

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**



FILED
12-04-09
04:59 PM

In the Matter of the Application of SOUTHERN) Application No. 07-06-031
CALIFORNIA EDISON COMPANY (U-338-E)) Filed June 29, 2007
for a Certificate of Public Convenience and)
Necessity Concerning the Tehachapi Renewable)
Transmission Project (Segments 4 through 11))
_____)

**NOTICE OF EX PARTE COMMUNICATION
BY THE CALIFORNIA STATE PARKS FOUNDATION**

California State Parks Foundation
Sara Feldman
Vice President for Programs
714 W. Olympic Blvd., Suite 717
Los Angeles, CA 90015
213.748.7458
213.748.7495 (fax)
sara@calparks.org

Date: December 4, 2009

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**

In the Matter of the Application of SOUTHERN)	Application No. 07-06-031
CALIFORNIA EDISON COMPANY (U-338-E))	Filed June 29, 2007
for a Certificate of Public Convenience and)	
Necessity Concerning the Tehachapi Renewable)	
Transmission Project (Segments 4 through 11))	
_____)	

**NOTICE OF EX PARTE COMMUNICATION
BY THE CALIFORNIA STATE PARKS FOUNDATION**

Pursuant to Rule 8.3 of the Commission’s Rules of Practice and Procedure, the California State Parks Foundation (‘CSPF’) submits this Notice of Ex Parte Communication.

On December 2, 2009, at 11:30 am on the 5th floor of the CPUC building in San Francisco, Elizabeth Goldstein, President, CSPF and Sara Feldman, Vice President for Programs, CSPF, met with Matthew Deal, Advisor to Commissioner Peevey. Communication was oral and written. The meeting lasted approximately 30 minutes.

Ms. Goldstein delivered a letter dated December 1, 2009 (the ‘Letter’), from CSPF to Mr. Deal, a copy of which is attached hereto. Ms. Goldstein and Ms. Feldman discussed the contents of the Letter with Mr. Deal. Specifically, Ms. Goldstein and Ms. Feldman reiterated that CSPF is concerned with the California State Parks system as a whole, and is therefore troubled about the precedent that would be set by moving a transmission line from an existing right-of-way into a state park. They explained the

different levels of protection between state and national parks and other multi-use land, such as national forests. Ms. Goldstein and Ms. Feldman also expressed concern for future CPUC siting decisions should the Garamendi principles be bypassed in this case.

Next, Ms. Goldstein and Ms. Feldman discussed the issue of mitigation. They again reiterated that it is CSPF's position that no level of CEQA mitigation could adequately compensate for the harm to Chino Hills State Park ("CHSP") that would be created from setting such a negative precedent. They also discussed the high level of existing threats to state parks.

Last, Ms. Goldstein and Ms. Feldman discussed the removal of old lines pursuant to the "1982 Settlement Agreement." Since these lines will now be removed by SCE regardless of the CPUC's decision on the location of Segment 8A in this case, the elimination of the old lines should not be part of the calculus of whether Alternate 4CM will result in a net benefit to CHSP.

For a copy of this notice please contact:

Ms. Marygrace Lopez
Field Office Coordinator
California State Parks Foundation
714 W. Olympic Blvd. Suite #717
Los Angeles, CA 90015
Tel: (213) 748-7458
Fax: (213) 748-7495
E-mail: marygrace@calparks.org

Respectfully submitted,

/s/ Sara Feldman
Sara Feldman
Vice President for Programs
California State Parks Foundation

Date: December 4, 2009



CALIFORNIA
STATE PARKS
FOUNDATION

December 1, 2009

President Michael R. Peevey
Assigned Commissioner Dian M. Grueneich
Commissioner John A. Bohn
Commissioner Rachelle Chong
Commissioner Timothy Alan Simon
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Re: Tehachapi Renewable Transmission Project, A.07-06-031

Dear President Peevey and Commissioners,

The California State Parks Foundation (CSPF) would like to follow up on questions asked of CSPF during oral argument on Friday, November 20, 2009. In deference to the Commissioners' time, we will not repeat arguments already made in our Reply Brief (submitted on September 15, 2009), at the En Banc hearing on November 20th, or at Oral Argument on the same date. The purpose of this letter is to highlight some significant nuances of our argument that time did not allow for on November 20th, and that we feel are important to the Commissioners' considerations in deciding on the final route for Segment 8A of the Tehachapi Renewable Transmission Project (TRTP).

Routing the Line Through Chino Hills State Park (CHSP) Would Set a Dangerous Statewide Precedent

CSPF acknowledges the commitment and hard work on the part of Hills For Everyone and other groups that have labored for years to protect CHSP. However, CSPF's concerns are different from those of the local groups. It is our mission to protect, enhance and advocate for California State Parks, which means the entire system of 278 parks is our focus. We do not take each park issue in isolation, ignoring the implications and far-reaching impacts of individual decisions.

That is the heart of the issue at stake here. A decision to route the TRTP line through CHSP, when an existing, valid ROW exists, will endanger the entire park system by sending a strong message that parks are merely holding grounds for future infrastructure projects. California State Parks are used by millions of visitors and contain highly protected natural, historic and cultural

Headquarters
50 Francisco Street
Suite 110
San Francisco, CA 94133
OFFICE 415-262-4400
FAX 415-772-8969
EMAIL members@calparks.org

Southern California Office
714 W. Olympic Boulevard
Suite 717
Los Angeles, CA 90015
OFFICE 213-748-7458
FAX 213-748-7495

Sacramento Office
1510 J Street
Suite 120
Sacramento, CA 95814
OFFICE 916-442-2119
FAX 916-442-2809

www.calparks.org



Your Voice for **Parks**

resources. In fact, National and State Parks throughout the United States have the highest level of protection of any open space. For instance, National Forests, while still protected, do allow multiple uses within their boundaries, such as logging. No such activities are allowed in National and State Parks.

At the present time, the pressure on state parks has never been greater. CSPF's most recent annual survey shows that as of 2007, 122 threats to 74 state parks had been identified. California's response to these many threats is critical to the future of the whole system.

We also hope that the Commission will thoroughly consider the consequences of undermining its own precedents. As explained by ALJ Kolakowski in her Proposed Decision, one of the key siting criteria used for determining potential routes for the TRTP was "to maximize use existing rights-of-way (ROW) that already contain transmission lines, to minimize such impacts, consistent with statutory state policies known as the "Garamendi Principles."¹ We agree with ALJ Kolakowski that Alternative 2, as proposed by Southern California Edison (SCE), is aligned with the Garamendi Principles and there is no compelling reason to violate those principles.² Doing so will only open the door wide for multiple fights throughout the state that will delay other projects and make siting decisions much more difficult.

Mitigation Will Not, and Cannot Adequately Compensate for the Harm That will be Caused by Routing the TRTP Line Through CHSP

The other critical issue that has caused much controversy is the mitigation package originally proposed by the City of Chino Hills in its "21st Century Green Partnership." It is undisputed that this proposal originally envisioned the use of EMF mitigation policies to generate \$50 million in funding for CHSP. This funding source has been thoroughly rejected by ALJ Kolakowski,³ as well as the City of Chino Hills, which has now conceded that only CEQA mitigation would be appropriate.⁴ Hills For Everyone has also ceded this point.⁵

¹ Proposed Decision of ALJ Kolakowski, mailed November 3, 2009, p. 19.

² Ibid, p. 77

³ Ibid, p. 48

⁴ Reply Brief of the City of Chino Hills, submitted September 15, 2009, p. 68

⁵ Hills For Everyone's Reply to Comments on the Proposed Decision, submitted November 30, 2009, pp. 4-5, for instance.

Therefore, as all the relevant parties acknowledge, the only remaining issue is the applicability and scope of CEQA mitigation. CSPF's position on the issue of mitigation is straightforward: CEQA mitigation, of whatever size and configuration, will perhaps neutralize some of the impacts of construction and maintenance of these transmission lines, but it does not, and never will be capable of compensating for the impact of setting such a disastrous statewide precedent.

Reliance on the Removal of Lines to Show a Net Gain to CHSP from Alternative 4CM is Misplaced.

CSPF feels that the final arbiter of whether the net environmental impact to CHSP to the good or negative rests in the hands of the California Department of Parks and Recreation.

However, we do think it is worth refuting the underlying assumption that removal of old transmission lines pursuant to the "Order Dismissing Application for Rehearing" dated July 21, 1982, should not be part of the calculation of net benefit to CHSP. While SCE has undoubtedly been remiss in not removing those lines sooner, it has now pledged to do so on an expedited basis, as is its legal obligation. It is clear that the old lines will now be removed regardless of the CPUC's decision as to where to site Segment 8A. Therefore, the removal of a significant portion of existing 220 kV lines to a location outside of the park is irrelevant to the current considerations of whether there is environmental net positive benefit to CHSP.

In conclusion, CSPF believes that its position is perhaps not as well understood as it would prefer, and as it intended. Our organization, and its 115,000 members, is profoundly concerned with the integrity of the entire state park system, and that concern is backed up by many decades of investment, both financial and legal, in state parks by California's citizens. In this particular case, however, CSPF is not standing on principle alone. Simply put, we do not believe that siting these transmission lines in a state park will work on the ground or on a statewide level, and thus we strongly oppose Alternative 4CM, or any alternative that will run through CHSP.

Sincerely,



Elizabeth Goldstein
President

CERTIFICATE OF SERVICE

I hereby certify that, pursuant to the California Public Utilities Commission's Rules of Practice and Procedure, I have this day caused a copy of the following to be served:

NOTICE OF EX PARTE COMMUNICATION BY THE CALIFORNIA STATE PARKS FOUNDATION

via electronic mail to all parties on the service list for Application 07-06-031 who have provided the Commission with an electronic mail address and by U.S. first class mail on the parties listed as "Appearance" and "State Service" on the attached service list who have not provided an electronic mail address.

Executed this 4th day of December, 2009, at Los Angeles, California.

/s/ Marygrace Lopez
Ms. Marygrace Lopez
Field Office Coordinator
California State Parks Foundation
714 W. Olympic Blvd. Suite #717
Los Angeles, CA 90015
Tel: (213) 748-7458
Fax: (213) 748-7495
E-mail: marygrace@calparks.org

CALIFORNIA PUBLIC UTILITIES COMMISSION

Service Lists

Proceeding: A0706031

Filer: Southern California Edison Company

List Name: LIST

Last changed: November 23, 2009

Parties

T. ALANA STEELE
ATTORNEY AT LAW
HANNA AND MORTON, LLP
444 S. FLOWER STREET, STE.1500
LOS ANGELES, CA 90071
FOR: AERO ENERGY

CHARLES E. COE
DIRECTOR OF COMMUNITY DEVELOPMENT
CITY OF CHINO
PO BOX 667
CHINO, CA 91708-0667
FOR: CITY OF CHINO

KEVIN K. JOHNSON
JOHNSON & HANSON LLP
600 WEST BROADWAY, SUITE 225
SAN DIEGO, CA 92101
FOR: PUENTE HILLS LANDFILL HABITAT
PRESERVATION AUTHORITY

LAURA GODFREY
LATHAM & WATKINS
600 WEST BROADWAY, STE. 1800
SAN DIEGO, CA 92101-3375
FOR: SOUTHERN CALIFORNIA EDISON COMPANY

JACQUELINE AYER
2010 WEST AVENUE K, NO. 701
LANCASTER, CA 93536
FOR: ON BEHALF OF THE ACTON TOWN COUNCIL

RACHEL B. HOOPER
SHUTE, MIHALY & WEINBERGER LLP
396 HAYES STREET
SAN FRANCISCO, CA 94102
FOR: HILLS FOR EVERYONE

MARCELO POIRIER
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
ROOM 5025
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214
FOR: DRA

THOMAS DONNELLY
JONES DAY
555 CALIFORNIA ST, 26TH FLOOR
SAN FRANCISCO, CA 94104
FOR: AEROJET GENERAL CORP

BRIAN CRAGG
ATTORNEY AT LAW
GOODIN, MACBRIDE, SQUERI, DAY & LAMPREY
505 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94111
FOR: ALTA WINDPOWER DEVELOPMENT, LLC

JAMES D. SQUERI
ATTORNEY AT LAW
GOODIN, MACBRIDE, SQUERI, DAY & LAMPREY
505 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94111
FOR: STG COMMUNITIES II, LLC AND
RICHLAND COMMUNITIES, INC.

JEANNE B. ARMSTRONG
ATTORNEY AT LAW
GOODIN MACBRIDE SQUERI DAY & LAMPREY LLP
505 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94111
FOR: CITY OF CHINO HILLS

WILLIAM F. DIETRICH
ATTORNEY AT LAW
DIETRICH LAW
2977 YGNACIO VALLEY ROAD, NO. 613
WALNUT CREEK, CA 94598-3535
FOR: CALIFORNIA STATE PARKS FOUNDATION

MICHAEL E. BOYD
PRESIDENT
CALIFORNIANS FOR RENEWABLE ENERGY, INC.
5439 SOQUEL DRIVE
SOQUEL, CA 95073-2659
FOR: CALIFORNIANS FOR RENEWABLE ENERGY,
INC.

BILL YEATES
KENYON YEATES LLP
2001 N STREET, STE. 100
SACRAMENTO, CA 95811-4237
FOR: WATERSHED CONSERVATION AUTHORITY
(WCA)

Information Only

JANICE SCHNEIDER
LATHAM & WATKINS, LLP
555 11TH STREET NW, STE 1000
WASHINGTON, DC 20004-1304

LORRAINE A. PASKETT
VICE PRES., POLICY & MARKET DEVELOPMENT
FIRST SOLAR, INC.
350 WEST WASHINGTON STREET, SUITE 600
TEMPE, AZ 85281

DEAN A. KINPORTS
SEMPRA ENERGY UTILITIES
555 W. 5TH STREET, GT-14D6
LOS ANGELES, CA 90013-1011

MARYGRACE D. LOPEZ
CALIFORNIA STATE PARKS FOUNDATION
714 WEST OLYMPIC BLVD. STE. 717
LOS ANGELES, CA 90015
FOR: CALIFORNIA STATE PARKS FOUNDATION

BRADLY TORGAN
TRUMAN ELLIOTT LLP
626 WILSHIRE BLVD. SUITE 550
LOS ANGELES, CA 90017
FOR: TRUMAN ELLIOTT LLP

JUDI TAMASI
MTNS. RECREATION & CONSERVATION AUTH.
5810 RAMIREZ CANYON ROAD
MALIBU, CA 90265

BOB HOFFMAN
ENERGY DYNAMIX CORPORATION
306 VISTA DEL MAR, SUITE B
REDONDO BEACH, CA 90277

ANDREA GULLO
PRESERVATION AUTHORITY
PUENTE HILLS LANDFILL NATIVE HABITAT
7702 WASHINGTON AVENUE, SUITE C
WHITTIER, CA 90602
FOR: PUENTE HILLS LANDFILL NATIVE
HABITAT PRESERVATION AUTHORITY.

DANIEL HASTE
15 E. FOREST AVENUE
ARCADIA, CA 91006-2345

JON DAVIDSON
VICE PRESIDENT
ASPEN ENVIRONMENTAL GROUP
30423 CANWOOD STREET, SUITE 215
AGOURA HILLS, CA 91301

ALBERT CHAN
2669 PASEO DEL PALACIO
CHINO HILLS, CA 91709

DEBRA HERNANDEZ
CITIZENS FOR ALTERNATE ROUTING OF ELECT
2597 PASEO TORTUGA
CHINO HILLS, CA 91709

JAMES B. PRINDIVILLE
2444 PASEO DEL PALACIO
CHINO HILLS, CA 91709

JEANETTE SHORT
CITIZENS FOR ALTERNATE ROUTING OF ELECT
3674 GARDEN COURT
CHINO HILLS, CA 91709

JOANNE GENIS
CITIZENS FOR ALTERNATE ROUTING OF ELECT
3766 GARDEN COURT
CHINO HILLS, CA 91709

LOUIS BOUWER
3661 GARDEN COURT
CHINO HILLS, CA 91709

MAGDI DEMIAN
PROJECT CONTROLS
TECHNIP LOS ANGELES USA
3551 GARDEN COURT
CHINO HILLS, CA 91709

SCOTT GUIOU
3523 GARDEN COURT
CHINO HILLS, CA 91709

MATT STRATHMAN
C/O EMPIRE COMPANIES
1809 EXCISE AVE., STE.208
ONTARIO, CA 91761-8560

GREGORY C. DEVEREAUX
CITY OF ONTARIO
CIVIC CENTER
303 EAST B STREET
ONTARIO, CA 91764-4105

ANGELA WHATLEY
ATTORNEY
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVE.
ROSEMEAD, CA 91770

CASE ADMINISTRATION
SOUTHERN CALIFORNIA EDISON COMPANY
LAW DEPARTMENT, ROOM 370
2244 WALNUT GROVE AVENUE, ROOM 370
ROSEMEAD, CA 91770

DANIELLE R. PADULA
SOUTHERN CALIFORNIA EDISON COMPANY
PO BOX 800
2244 WALNUT GROVE AVENUE
ROSEMEAD, CA 91770

DEANA NG
ATTORNEY
SOUTHERN CALIFORNIA EDISON CO.
2244 WALNUT GROVE AVE.
ROSEMEAD, CA 91770

RICHARD TOM
ATTORNEY
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVE., PO BOX 800
ROSEMEAD, CA 91770

BELINDA V. FAUSTINOS
IRVERS AND MOUNTAINS CONSERVANCY
PO BOX 1460
900 S. FREMONT AVE., ANNEX, 2ND FLOOR
ALHAMBRA, CA 91802-1460

ADRIANNA KRIPKE
LANTHAM & WATKINS
600 WEST BROADWAY, SUTE. 1800
SAN DIEGO, CA 92101-3375

ANNE B. BEAUMONT
LATHAM & WATKINS
600 WEST BROADWAY, SUITE 1800
SAN DIEGO, CA 92101-3375

ELIZABETH GOBESKI
LATHAM & WATKINS
600 WEST BROADWAY, STE. 1800
SAN DIEGO, CA 92101-3375

DONALD C. LIDDELL, PC
DOUGLASS & LIDDELL
2928 2ND AVENUE
SAN DIEGO, CA 92103

CARL C. LOWER
UTILITY SPECIALISTS
717 LAW STREET
SAN DIEGO, CA 92109-2436
FOR: STG COMMUNITIES & RICHLAND
COMMUNITIES

WILLIAM E. POWERS
POWERS ENGINEERING
4452 PARK BLVD., STE. 209
SAN DIEGO, CA 92116

KEVIN O'BEIRNE
REGULATORY CASE MANAGER
SAN DIEGO GAS & ELECTRIC COMPANY
8330 CENTURY PARK COURT, CP32D
SAN DIEGO, CA 92123

M. STEPHEN COONTZ
COONTZ & MATTHEWS LLP
30448 RANCHO VIEJO ROAD, SUITE 120
SAN JUAN CAPISTRANO, CA 92675

KATHERINE SKY TUCKER
VINCENT HILL COMMUNITY ALLIANCE
32239 ANGELES FOREST HWY.
PALMDALE, CA 93550

KAREN BRYAN
10715 LEONA AVENUE
LEONA VALLEY, CA 93551

RODNEY L. DEES
AERO ENERGY LLC, VP OF CONSTRUCTION
785 TUCKER ROAD, SUITE G, PMB 422
TEHACHAPI, CA 93561

BRUCE FOSTER
SENIOR VICE PRESIDENT
SOUTHERN CALIFORNIA EDISON COMPANY
601 VAN NESS AVENUE, STE. 2040
SAN FRANCISCO, CA 94102

DIANE I. FELLMAN
NEXTERA ENERGY RESOURCES, LLC.
234 VAN NESS AVENUE
SAN FRANCISCO, CA 94102

GABRIEL M.B. ROSS
SHUTE, MIHALY & WEINBERGER LLP
396 HAYES STREET
SAN FRANCISCO, CA 94102
FOR: HILLS FOR EVERYONE

KATARZYNA M. SMOLEN
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE STREET, MC B10A
SAN FRANCISCO, CA 94105

MICHAEL B. DAY
ATTORNEY AT LAW
GOODIN MACBRIDE SQUERI DAY & LAMPREY LLP
505 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94111-3133
FOR: CITY OF CHINO HILLS

HILARY CORRIGAN
CALIFORNIA ENERGY MARKETS
425 DIVISADERO ST. SUITE 303
SAN FRANCISCO, CA 94117-2242

CASE COORDINATION
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 770000; MC B9A
SAN FRANCISCO, CA 94177

CAROLYN LUMAKANG-GO
33288 ALVARADO NILES ROAD
UNION CITY, CA 94587

MRW & ASSOCIATES, INC.
1814 FRANKLIN STREET, SUITE 720
OAKLAND, CA 94612
FOR: MRW & ASSOCIATES, INC.

NANCY RADER
EXECUTIVE DIRECTOR
CALIFORNIA WIND ENERGY ASSOCIATION
2560 NINTH STREET, SUITE 213A
BERKELEY, CA 94710

ROBERT SARVEY
501 W. GRANTLINE RD
TRACY, CA 95376

SHAWN SMALLWOOD, PH.D.
3108 FINCH STREET
DAVIS, CA 95616

MARTIN HOMECH
ATTORNEY AT LAW
CALIFORNIANS FOR RENEWABLE ENERGY, INC.
PO BOX 4471
DAVIS, CA 95617
FOR: CALIFORNIANS FOR RENEWABLE ENERGY,
INC

MARTIN HOMECH
PO BOX 4471
DAVIS, CA 95617

JULIANA GERBER-MILLER
EDGAR & ASSOCIATES, INC.
1822 21ST STREET
SACRAMENTO, CA 95811

C. SCOTT GOULART
AEROJER GENERAL CORP.
PO BOX 13222
SACRAMENTO, CA 95813-6000
FOR: AEROJER GENERAL CORP.

KATHRYN J. TOBIAS
LEGAL OFFICE
DEPARTMENT OF PARKS AND RECREATION
1416 9TH STREET, ROOM 1404-6
SACRAMENTO, CA 95814

State Service

RON KRUEPER
CALIFORNIA STATE PARKS
INLAND EMPIRE DISTRICT
17801 LAKE PERRIS DRIVE
PERRIS, CA 92571

DAVID PECK
CALIF PUBLIC UTILITIES COMMISSION
ELECTRICITY PLANNING & POLICY BRANCH
ROOM 4103
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

DONALD R. SMITH
CALIF PUBLIC UTILITIES COMMISSION
ELECTRICITY PLANNING & POLICY BRANCH
ROOM 4209
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214
FOR: DRA

GREGORY HEIDEN
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
ROOM 5039
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

JOHN BOCCIO
CALIF PUBLIC UTILITIES COMMISSION
ENERGY DIVISION
AREA 4-A
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

LAURENCE CHASET
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
ROOM 5131
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

RAHMOM MOMOH
CALIF PUBLIC UTILITIES COMMISSION
ELECTRICITY PLANNING & POLICY BRANCH
ROOM 4102
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

SCOTT LOGAN
CALIF PUBLIC UTILITIES COMMISSION
ELECTRICITY PLANNING & POLICY BRANCH
ROOM 4209
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

TRACI BONE
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
ROOM 5031
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

VICTORIA S KOLAKOWSKI
CALIF PUBLIC UTILITIES COMMISSION
DIVISION OF ADMINISTRATIVE LAW JUDGES
ROOM 5117
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

HARRISON M. POLLAK
OFFICE OF THE ATTORNEY GENERAL
1515 CLAY STREET, 20TH FLOOR
PO BOX 70550
OAKLAND, CA 94612-0550

ENRIQUE ARROYO
CALIFORNIA STATE PARKS
INLAND EMPIRE DISTRICT
17801 LAKE PERRIS DRIVE
PERRIS, CA 95271

CLARE LAUFENBERG
STRATEGIC TRANSMISSION INVESTMNT PROGRAM
CALIFORNIA ENERGY COMMISSION
1516 NINTH STREET, MS 46
SACRAMENTO, CA 95814