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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Southern California Edison Company (U338E) for a Certificate of Public Convenience and Necessity for the Eldorado-Ivanpah Transmission Project.

Application 09-05-027
(Filed May 28, 2009)

ADMINISTRATIVE LAW JUDGE'S RULING DENYING MOTIONS FOR PARTY-STATUS FILED BY THE LARGE-SCALE SOLAR ASSOCIATION, GREEN POWER INSTITUTE, AND THE CALIFORNIA WIND ENERGY ASSOCIATION.

This ruling addresses the motions for party-status filed by the Large-Scale Solar Association, Green Power Institute, and the California Wind Energy Association. On December 6, 2010, the Large-Scale Solar Association and the Green Power Institute filed a joint motion seeking party-status. On the same date, California Wind Energy Association filed a motion seeking party-status. As indicated below, these motions are denied.

According to these motions, Large-Scale Solar Association is a non-partisan, solar advocacy association whose purpose is to support market penetration of utility-scale solar technologies through appropriate policy mechanisms. Member companies in the association represent leaders in the utility-scale solar industry, and share a common understanding of and concern in the issues facing development of the solar industry. Green Power Institute is a program of the Pacific Institute for Studies in Development, Environment, and Security (Pacific Institute). The Pacific Institute is a non-profit, public-purpose

environmental research organization founded to engage in scientific research and provide public education about complex problems threatening the well-being of human society. The Pacific Institute has more than 90 members. The California Wind Energy Association is a non-profit corporation supported by over 25 members of the wind energy industry involved in developing wind projects to help meet California's Renewables Portfolio Standard program. The California Wind Energy Association seeks to encourage and support the production of electricity through the use of wind generators, and actively represents the interests of its members in various proceedings before regulatory agencies.

The December 6, 2010 motions were filed 20 days after a proposed decision and an alternate proposed decision issued in this proceeding. The proceeding has been on-going and noticed to the public since May 2009. The proposed decision and alternate have been placed on the Commission's voting agenda for December 16, 2010. The granting of these motions will result in unreasonable delay in the proceeding. For these reasons, these motions are denied.

IT IS RULED that:

1. The December 6, 2010 joint motion by the Large-Scale Solar Association and Green Power Institute for party-status is denied.
2. The December 6, 2010 motion by the California Wind Energy Association for party-status is denied.

3. Pursuant to Rule 14.3(a) of the Commission's Rules of Practice and Procedure, the comments to proposed decision and the alternate filed by the Large-Scale Solar Association, Green Power Institute, and the California Wind Energy Association will not be accepted for filing in this proceeding but instead will be placed in the correspondence file.

Dated December 13, 2010, at San Francisco, California.

/s/ REGINA M. DEANGELIS
Regina M. DeAngelis
Administrative Law Judge

INFORMATION REGARDING SERVICE

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Dated December 13, 2010, at San Francisco, California.

/s/ LILLIAN LI

Lillian Li

N O T I C E

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