



FILED

09-26-06

04:59 PM

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of San Diego Gas & Electric Company (U902E) for a Certificate Of Public Convenience and Necessity for the Sunrise Powerlink Transmission Project

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

Application No. 05-12-014
(Filed December 14, 2005)

**WEST CHASE HOMEOWNERS ASSOCIATION
NOTICE OF INTENT TO CLAIM INTERVENOR COMPENSATION**

Pursuant to Public Utilities Code section 1804(a)(1), West Chase Homeowners Association (“WCHOA”) hereby notifies the California Public Utilities Commission (“CPUC”) and all parties that it intends to claim compensation for its participation in the above-captioned proceeding. WCHOA requests: (1) a finding that it is a customer as defined in Public Utilities Code section 1802(b); (2) a finding of significant financial hardship as defined in Public Utilities Code section 1802(g); (3) a finding that it has met the requirements of Public Utilities Code section 1804(a) for eligibility for compensation; and (4) a ruling that it is eligible for compensation in this proceeding.

WCHOA is a California Non-Profit Mutual Benefit Corporation and its Articles of Incorporation were filed with the Secretary of State of the State of California on July 19, 1985. A copy of the Bylaws of West Chase Homeowners Association is attached hereto as Exhibit 1. WCHOA’s membership is comprised of the owners of 269 homes situated in the Park Village section of the Rancho Peñasquitos community of San Diego. This proceeding before the CPUC relates to the application of San Diego Gas & Electric

("SDG&E") to construct a 500/230 kilovolt ("kV") transmission line from the Imperial Valley to the Peñasquitos substation in San Diego. WCHOA is particularly concerned with the portion of the 230 kV line at the western end of SDG&E's Preferred Route between the Sycamore Canyon and Peñasquitos substations. This portion of the route would drastically affect the West Chase Development in particular, as it would run directly through the WCHOA privately owned and maintained park, known as Greenbelt Park, that has been used and enjoyed by thousands of people for more than 20 years.

The WCHOA Community's Greenbelt Park is a landscaped strip of land approximately 150 feet wide and 1,550 feet long that dissects the West Chase Development. It is a park and it is an extension of many of the WCHOA homeowner's backyards. Twenty-nine of the homes are immediately adjacent to the Greenbelt Park and lie only 5 to 15 feet from the fence which is shared by the park. In fact, many adjacent homes have gates from their small backyards directly into the park. The closest homes sit only four-and-a-half feet from the fence that is shared with the Greenbelt Park and WCHOA families, many with young children, eat and play in the park. The entire West Chase Development lies within one-quarter mile of the Greenbelt Park and the park is regularly used and held dear by WCHOA homeowners.

I. Timeliness of Filing.

Public Utilities Code section 1804(a)(1) requires parties to file a notice of intent to claim compensation ("NOI") within 30 days of the prehearing conference. The prehearing conference ("PHC") for this proceeding was held September 13, 2006. The thirtieth day following the PHC will be October 13, 2006. This NOI is timely filed.

II. WCHOA is a Customer for the Purposes of Public Utilities Code Section 1802(b).

The CPUC's 1998 decision concerning the Intervenor Compensation Program (D. 98-04-059) requires that participants state how they meet the definition of a "customer" when filing an NOI.

WCHOA meets the definition of a customer because it is "a group or organization authorized pursuant to its articles of incorporation or bylaws to represent the interests of residential customers." Pub. Util. Code §1802(b). WCHOA is a California Non-Profit Mutual Benefit Corporation and its Articles of Incorporation were filed with the Secretary of State of the State. WCHOA is itself a customer of electric utilities in San Diego County as it maintains landscaping and lighting within the development and in doing so purchases electricity from SDG&E. WCHOA also represents at least 269 residential customers of electric utilities in San Diego County, specifically of SDG&E.

The CPUC's rules also require that the group indicate the percentage of their membership that are residential utility customers. Since WCHOA's membership is comprised entirely of homeowners, one-hundred-percent of its members are individual residential customers. None of Directors are, and WCHOA is unaware of any of its members that are, representing anybody other than themselves as individual utility customers or that have a business interest in this proceeding. WCHOA is not a governmental entity pursuant to section 1802(b)(2), and none of WCHOA's Members or Directors is such an entity.

WCHOA represents residential utility customers concerned about the impacts of new transmission lines, including economic impacts, impacts on public health and

safety, property values and scenic quality in the region. WCHOA's interests in the proceeding are in preventing unnecessary transmission lines and facilities and promoting alternatives and alternate routing that are consistent with community values. WCHOA's interests in this proceeding arise directly from its representation of customers and clearly qualify as customer interests. A review of filings with the CPUC reflects that WCHOA is participating and acting in this proceeding in the same way as other groups whom the CPUC has determined to be acting in the direct interest of ratepayers, and consequently eligible for compensation.

III. Participation by WCHOA in this Proceeding Imposes Significant Financial Hardship.

Public Utilities Code section 1804(a)(2)(B) allows a customer to include in its NOI a showing that participation in the proceeding will pose a significant financial hardship. "Significant financial hardship" means, in the case of a group or organization, that "the economic interest of the individual members of the group or organization is small in comparison to the costs of effective participation in the proceeding." Pub. Util. Code §1802(g).

WCHOA gains no economic benefit from participation in this proceeding, and the cost of effective participation is great. WCHOA's interest in the proceeding is in maintaining the status quo and discouraging unnecessary and/or poorly routed new transmission facilities that are expensive and damaging to community values.¹ WCHOA

¹ In the Tri Valley CPCN proceeding before the CPUC, the ALJ considered the economic interests of a homeowners group (KRHA) similar to WCHOA and stated "the potential gain to an individual homeowner from participation in [the] proceeding is limited since KRHA's position would serve only to maintain the status quo." KRHA Eligibility Ruling, A.99-11-025 (June 16, 2000). The potential gain to an individual WCHOA member is similarly limited because WCHOA's position is also to maintain the status quo by discouraging unnecessary new transmission facilities and promoting consideration of transmission alternatives outside of more populated areas and alternate routing with less adverse impact on the community.

estimates that the cost of participation in this proceeding will be \$50,000 (see detailed table below). The expense of effective participation in this proceeding is great because WCHOA must employ consultants and/or attorney's to properly represent and protect its interests.² In summary, the economic interests of individual members of WCHOA is small in comparison to the costs of participation because each individual member's residential electric bill is on the order of \$1,800 annually, which is much less than the estimated costs of participation.³

Therefore, WCHOA satisfies the showing of significant financial hardship pursuant to Public Utilities Code section 1802(g). WCHOA recognizes, however, that a finding of significant financial hardship does not ensure eventual compensation.

IV. Planned Participation.

Public Utilities Code section 1804(a)(2)(A)(i) requires that this NOI include a statement of the nature and extent of WCHOA's planned participation as far as it is possible to set forth at the time the NOI is filed. WCHOA has already actively participated in this proceeding by attending the Pre-hearing Conference. WCHOA plans to present scoping and route alternatives, conduct discovery, prepare testimony, and cross-examine witnesses of other parties in the proceeding. WCHOA may retain consultants and/or attorneys to represent WCHOA's interests within this proceeding. WCHOA intends to participate actively, as appropriate, by defending its testimony in hearings and by filing briefs, comments, and other documents. To the extent possible,

²WCHOA does not desire to nor have the financial and other resources available to conduct a thorough review of the entire 1.4 billion dollar project. It therefore anticipates focusing on that portion of the transmission line that runs from Sycamore Canyon substation to Peñasquitos substation.

³ WCHOA has modest quarterly homeowner's dues. WCHOA has a limited operating budget and has no current plans to raise dues to fund a more far-reaching and aggressive opposition to this project.

WCHOA will coordinate its participation with Rancho Peñasquitos Concerned Citizens (“RPCC”), the Office of Ratepayer Advocates (“ORA”) and other parties to the proceeding, so as to avoid a duplication of efforts.

V. WCHOA Represents Interests that Would Otherwise Be Under-Represented in this Proceeding.

The CPUC’s Decision No. 98-04-059 indicates that participants should state in the NOIs whether the interests they will be representing would otherwise be under-represented in the proceeding. The Sunrise Powerlink is a massive project. The proposed transmission lines, over their 100-mile course, through two large counties, will impact a large group of diverse customers. While each of the impacted communities share some things in common, each community will have issues distinct to itself. WCHOA is in a unique position in this proceeding to represent its interests, those of its members and those of the general Rancho Peñasquitos area of San Diego. For example, the ORA’s and the Utility Consumers’ Action Network’s (“UCAN”) participation is likely to focus on the interests of California utility customers generally, not the particular concerns of the ratepayers of West Chase and Rancho Peñasquitos. ORA and UCAN’s analysis is expected to be a macro analysis of the entire project while WCHOA’s focus will be limited, necessarily so, to a more detailed micro analysis of a portion of this proposed massive transmission line.

Further, to date no party to this action has presented alternate routes through the Rancho Peñasquitos area that have less impact on the community than SDG&E’s Preferred Route does. SDG&E has not done so and no other party to the action has. Only WCHOA is proposing such alternates and it plans to document those routes in a concurrent or subsequent filing in this case.

VI. Estimated Compensation Request.

Public Utilities Code section 1804(a)(2)(A)(ii) requires that this NOI include an itemized estimate of the compensation that WCHOA expects to request, given the likely scope and duration of the proceeding. There is considerable margin for error in WCHOA's estimate because the scope and duration of the proceeding is unclear. However, WCHOA expects that the proceeding will not conclude before the end of 2007, and significant effort will be required to properly represent the WCHOA members and other similarly situated. At this time, WCHOA is informed and believes and therefore estimates that it will request compensation in the amount of approximately \$52,000 as shown in the table below.

Table of Estimated Costs

Time	250 hours of Attorney and/or Consultant time at \$200 per hour
Misc. Other Costs:	Copies (\$1,000), Postage (\$500), Telephone and facsimile (\$500)
Total	\$52,000.00

VII. CONCLUSION

WCHOA respectfully requests that the CPUC rule that WCHOA is eligible for compensation in the proceeding. Specifically, WCHOA requests that the CPUC issue a preliminary ruling in which it finds that: (1) WCHOA is a customer as defined in Public Utilities Code section 1802(b); (2) WCHOA has made an adequate showing of significant financial hardship as defined in Public Utilities Code section 1802(g); and (3) WCHOA has met the requirements of Public Utilities Code section 1804(a) for eligibility for compensation. WCHOA does not anticipate any challenge to its eligibility for compensation in this proceeding. If any party does challenge WCHOA's eligibility,

EXHIBIT 1

BYLAWS OF
WEST CHASE HOMEOWNERS ASSOCIATION

I N D E X

ARTICLE I - Definitions	1
ARTICLE II - Office	1
ARTICLE III - Members	1
ARTICLE IV - Meetings of Members.	4
ARTICLE V - Directors	6
ARTICLE VI - Officers	13
ARTICLE VII - Miscellaneous	16
ARTICLE VIII - Amendments	19

Prepared By:

DONALD L. BOORTZ
Heffernan & Boortz
Suite 300
610 Newport Center Drive
Newport Beach, CA 92660

BYLAWS OF
WEST CHASE HOMEOWNERS ASSOCIATION

ARTICLE I

DEFINITIONS

All terms as used in these Bylaws shall, unless stated otherwise, be defined as set forth in that certain Declaration of Covenants, Conditions and Restrictions recorded on July 24, 1985, as File No. 85-263189 of the Official Records of San Diego County (the "County"), California, (the "Declaration"), and any amendments thereto. All of the terms and provisions of said Declaration and any amendments thereto are hereby incorporated herein by this reference.

ARTICLE II

OFFICE

Principal Office: The principal office for the transaction of the business of the Association is hereby fixed and located within the Project, or as close thereto as practicable in the County. The Board of Directors is hereby granted full power and authority to change said principal office from one location to another within the County.

ARTICLE III

MEMBERS

Section 1 - Membership: Every person or entity who is an Owner of a Lot shall be a Member of the Association as provided in the Declaration. Such ownership shall be the sole qualification for Membership. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. Membership shall be appurtenant to and may not be separated from the ownership of any Lot which is subject to assessment by the Association. The provisions of these Bylaws, which are binding upon all Members, are not exclusive, as Members shall also be subject to the terms and provisions of the Articles and the Declaration.

Section 2 - Transfer: The Membership held by any Owner shall not be transferred, pledged, or alienated in any way, except upon the sale or encumbrance of such Condominium and then only to the purchaser or deed of trust holder of such Condominium. Any attempt to make a prohibited transfer is void, and will not be reflected upon the books and records of the Association. In the event the Owner of any Condominium should fail or refuse to transfer the Membership registered in his name to the purchaser of the Condominium, the Association shall have the right to record the transfer upon the books of the Association.

Section 3 - Termination of Membership: Membership in the Association shall automatically terminate when such Member sells and transfers his Condominium.

Section 4 - Voting Classes: The Association shall have two (2) classes of voting memberships as set forth in the Declaration.

Section 5 - Membership Certificates: In its discretion, the Board may, but need not, issue appropriate membership certificates evidencing membership in the Association.

Section 6 - Plural Memberships: A Member may own more than one membership in this Association by complying with the qualifications of Membership as set forth in Section 1 of this Article.

Section 7 - Assessments: The Members of the Association shall be jointly, severally, and personally liable for the payment of such Assessments as may from time to time be fixed and levied by the Board pursuant to the provisions of the Declaration and these Bylaws.

Section 8 - Enforcement of Payment of Assessments: Should any Member fail to pay his Assessments before delinquency, the Association, in the discretion of the Board, shall have the right to enforce payment of such delinquent Assessments pursuant to the Declaration.

Section 9 - Association Rules; Enforcement: The following provisions shall govern the promulgation of the Association Rules authorized by the Declaration which shall include the establishment of a system of fines and penalties:

(a) The Board in its discretion shall create such rules and regulations as are consistent with and in furtherance of existing law, the Declaration, the Articles and

Bylaws. Upon the vote or written consent of the majority of the voting power of each class of Membership, such rules and regulations shall take effect as the Association Rules.

(b) The Board in its discretion may recommend to the Association a list of specific fines and penalties for the violation by any Member of the provisions of the Declaration, the Articles, these Bylaws and the Association Rules. Upon the vote or written consent of the majority of the voting power of the Association, such fines and penalties shall be binding on all Members and shall be enforceable by the Board as a Special Assessment. Such a remedy shall not be deemed to be exclusive and the Board shall have such other remedies as are provided for by applicable law, the Declaration, the Articles, the Bylaws and the Association Rules.

(c) Any Association Rules promulgated pursuant to this Section shall provide that no fine or penalty shall be levied without the following procedural safeguards:

(i) A written statement of the alleged violations shall be provided to any Member against whom such charges are made, and such written statement shall provide a date on which the charges shall be heard:

(ii) No proceedings under this Section shall be brought against any Member unless such Member shall have received a written statement of charges at least thirty (30) days prior to that hearing;

(iii) No proceeding shall be brought against any Member more than sixty (60) days after such Member is provided a written statement of charges;

(iv) The Board shall appoint a panel of three (3) capable persons (one of whom shall be designated a chairman) who may or may not be Members, and who shall hear the charges and evaluate the evidence of the alleged violation;

(v) At such hearing, the Member so charged shall have the right to present oral and written evidence and to confront and cross-examine adverse witnesses;

(vi) The panel shall deliver to the Member so charged within seven (7) days after the hearing a written decision which specifies the fines or penalties levied, if any, and the reasons therefor.

(d) In the event that a Member shall correct an alleged violation prior to the hearing date, the Board shall discontinue the proceedings.

ARTICLE IV

MEETINGS OF MEMBERS

Section 1 - Place of Meeting: All meetings of Members shall be held within the Project or as close thereto as practicable, as may be fixed from time to time by resolution of the Board.

Section 2 - First Annual Meeting and Subsequent Annual Meetings: The first annual meeting of the Members shall be held within forty-five (45) days after fifty-one percent (51%) of the Condominiums have been sold, but in no event shall such meeting be held later than six (6) months after conveyance of the first Condominium. All directors shall be elected at the first annual meeting in accordance with Section 3 of Article V hereof. Each subsequent regular annual meeting of the Members shall be held on the same day of each year thereafter, at the hour set by the Board, provided, however, that the Board by resolution may fix a date for the meeting no more than thirty (30) days before or after said date. If the day for the annual meeting of the Members is a legal holiday, the meeting will be held at the same hour on the first day following which is not a legal holiday. Regular meetings of Members shall be held not less frequently than once each calendar year and shall be at the time and place set forth in Sections 1 and 2 of this Article.

Section 3 - Special Meetings: Special meetings of the Members for any purpose may be called by the Board at any time upon the vote therefore by the Board or upon the written request of not less than five percent (5%) of the total voting power of the Association.

Section 4 - Notices of Meetings: Written notices of meetings, annual or special, shall be posted in a prominent place within the Project and shall be given by the Board to each Member entitled to vote, either personally or by sending a copy of the notice through the mail, postage prepaid, to his address appearing on the books of the Association, or

supplied by him to the Association for the purpose of such notice. All such notices shall be sent to each Member entitled thereto not less than ten (10) days nor more than ninety (90) days before such meeting, and shall specify the place, the day and the hour of such meeting, and in case of special meetings, the general nature of the business to be transacted.

When any meeting of the Members, either annual or special, is adjourned for thirty (30) days or more, notice of the time and place of the adjourned meeting shall be given as in the case of an original meeting. Except as aforesaid, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting, other than by announcement thereof at the meeting at which such adjournment is taken. If a time and place for the adjourned meeting is not fixed by those in attendance at the original meeting or if for any reason a new date is fixed for the adjourned meeting after adjournment, notice of the time and place of the adjourned meeting shall be given to the Members in the manner prescribed above.

Section 5 - Consent of Absentees: The transaction of any business at any meeting of Members, either annual or special, however, called and noticed, shall be as valid as though had at meeting duly held after regular call and notice if a quorum be present either in person or by proxy, and if, either before or after the meeting, each of the Members entitled to vote, not present in person or by proxy, signs a written waiver of notice, or a consent to the holding of such meeting, or approval of the minutes thereof. All such waivers, consents or approvals shall be filed with the records of the Association or made a part of the minutes of the meeting.

Section 6 - Quorum: The presence at the meeting of Members or proxies equal to fifty percent (50%) of the voting power shall constitute a quorum for any action except as otherwise provided in the Articles, the Declaration or these Bylaws. If any meeting cannot be held because a quorum is not present, the Members present, either in person or by proxy, may adjourn the meeting to a time not less than five (5) days nor more than thirty (30) days from the time the original meeting was called. The presence upon reconvening the adjourned meeting of Members or proxies representing at least twenty-five percent (25%) of the voting power of the Association shall constitute a quorum for purposes of such

meeting. Except where a greater portion of the voting power is required by the Articles, the Declaration or these Bylaws, a majority of the voting power present, in person or by proxy, shall prevail at all meetings.

Section 7 - Proxies: Every Member entitled to vote or execute consents shall have the right to do so either in person, or by agent or agents authorized by a written proxy executed by such Member or his duly authorized agent, and filed with the Secretary of the Association; provided, however that no such proxy shall be valid after the expiration of the eleven (11) months from the date of its execution.

Section 8 - Action Without Meeting: Any action which, under any provision of the Articles, these Bylaws or the Nonprofit Mutual Benefit Corporation Law of the State of California, may be taken at a meeting of Members, may be taken without a meeting, if done in compliance with the provisions of Section 7513 of the California Corporations Code.

Section 9 - Order of Business. The order of business at all meetings of the Members shall be as follows: (a) roll call to determine the voting power represented at the meeting; (b) proof of notice of meeting or waiver of notice; (c) reading of minutes of preceding meeting; (d) reports of officers; (e) reports of committees; (f) election of inspector of elections (at annual meetings or special meetings held for such purpose); (g) election of Directors (at annual meetings or special meetings held for such purpose); (h) unfinished business; and (i) new business.

ARTICLE V

DIRECTORS

Section 1 - Powers: In addition to the powers and duties of the Board as set forth in the Declaration and the Articles, and subject to the limitations of the Articles, the Declaration, or these Bylaws, and of the California Corporations Code as to action to be authorized or approved by the Members, and subject to the duties of the directors as prescribed by these Bylaws, all corporate powers shall be exercised by or under the authority of, and the business and affairs of the Association shall be controlled by, the Board. Without prejudice to such general powers but subject to the same limitations, the Board is vested with and shall have the following powers; to wit:

(a) To select, appoint, and remove all officers, agents and employees of the Association, to prescribe such

powers and duties for them as may be consistent with law, with the Articles, the Declaration and/or these Bylaws, to fix their compensation and to require from them security for faithful service when deemed advisable by the Board.

(b) To conduct, manage and control the affairs and business of the Association, and to enforce such rules and regulations therefor consistent with law, with the Articles, the Declaration and/or these Bylaws, as the Board may deem necessary or advisable.

(c) To fix, determine and name from time to time, if necessary or advisable, the nonprofit corporation, city or public agency which is then or there organized or operated for purposes similar to the purposes of this Association to which the assets of this Association shall be distributed upon liquidation or dissolution according to the Articles. The assets so distributed shall be those remaining after satisfaction of all just debts and obligations of the Association and after distribution of all property held or acquired by the Association under the terms of a specific trust or trusts.

(d) To adopt and use a corporate seal.

Section 2 - Number and Qualification of Directors: The Board shall consist of the number of directors named in the Articles until changed by amendment of the Articles, or by an amendment to this Section of these Bylaws, fixing or changing such number, but in no event shall there be less than three (3) directors. A person may serve as a director without being a Member of the Association.

Section 3 - Election and Term of Office: Until (i) the holding of the first meeting of the Members referred to in Article IV of these Bylaws entitled "Meetings of Members" or (ii) the earlier resignation from the board, the Board shall consist of those directors named in the Articles. All directors shall be elected by secret written ballot at each annual meeting of Members, but if any such annual meeting is not held, or if the directors are not elected thereat, the directors may be elected at any special meeting of Members held for that purpose. All directors shall hold office until their respective successors are elected.

Section 4 - Cumulative Voting; Secret Ballot: No member shall be entitled to cumulate votes for a candidate or candidates unless such candidate's name or candidates' names have been placed in nomination prior to the voting and the Member has given notice at the meeting prior to the voting of the Member's intention to cumulate votes. If any

one Member has given such notice, all Members may cumulate their votes for candidates in nomination. If votes are to be cumulated as herein provided, each member entitled to vote shall have the right to so cumulate his votes and give one (1) candidate a number of votes equal to the number of directors to be elected, multiplied by the number of votes to which he is entitled, or to distribute his votes on the same principle among as many candidates as he shall think fit. The candidates receiving the highest number of votes up to the number of directors to be elected shall be elected. The election of directors shall be conducted by secret written ballot.

Section 5 - Special Class A Voting Rights. From the first election of the directors and thereafter for so long as a majority of the voting power of the Association resides in the Declarant, or for so long as there are two outstanding classes of membership in the Association, not less than 20% of the incumbents on the Board shall be elected solely by the votes of the Class A Members other than the Declarant. Notwithstanding the provisions of the Section of this Article entitled, "Removal of Directors", any director so elected may not be removed without the vote of a majority of the voting power of the Class A Members other than the Declarant.

Section 6 - Election Committee. An Election Committee shall be appointed annually by the Board to make rules for and supervise nominations, voting procedures voting requirements and the orderly and fair election of directors. The Election Committee shall consist of a Chairman, who shall be a member of the Board, and two (2) or more persons who shall be Members; provided, however, so long as any Class B Membership are outstanding, the Board may appoint persons who are not Members to the Election Committee. The Nominating Committee shall make as many nominations for election to the Board as it shall in its discretion determine, but not less than the number of vacancies that are to be filled. Nominations to serve on the Board may also be made from the floor at any meeting of the Members at which directors are elected.

Section 7 - Removal of Directors: At any special meeting of the Members of which notice has been properly given as provided in these Bylaws, the entire Board or any individual director may be removed from office as hereinafter set forth, provided that the same notice of said special meeting has also been given to said entire Board or any individual director whose removal is to be considered at said special meeting. The entire Board or any individual director may be removed from office by a majority of the affirmative votes cast in the voting on any motion or reso-

lution for removal. However, unless the entire Board is removed, an individual director shall not be removed if the number of votes cast against the motion or resolution for his removal would be sufficient to elect the individual director if voted cumulatively at an election at which the same total number of votes were cast and all directors were then being elected. Upon any such motion or resolution for removal, every Member may cumulate his vote or votes, as the case may be, in the same manner as provided for the election of directors in these Bylaws. In the event that any or all directors are so removed, new directors may be elected at the same meeting.

Section 8 - Vacancies: A vacancy or vacancies shall be deemed to exist in case of the death, resignation or removal of any directors. If the Members shall increase the authorized number of directors but shall fail to elect the additional directors as provided for at the meeting at which such increase is authorized, or at an adjournment thereof, or in case the Members fail to at any time elect the full number of the authorized directors, a vacancy or vacancies shall be deemed to exist.

Vacancies on the Board other than vacancies created by the removal of a director may be filled by a vote of a majority of the remaining directors, though less than a quorum, and each director so elected shall hold office until his successor is elected at an annual meeting of Members or at a special meeting called for that purpose. The Members (i) shall elect directors to fill any vacancy created by the removal of a director and (ii) may at any time elect directors to fill any other vacancy not filled by the directors or elect the additional directors at the meeting at which an amendment of the Bylaws is voted authorizing an increase in the number of directors.

If any director tenders his resignation to the Board, the Board shall have power to elect a successor to take office at such time as the resignation shall become effective.

No reduction of the number of directors shall have the effect of removing any director prior to the expiration of his term of office.

Section 9 - Place of Meeting: All meetings of the Board shall be held at the principal office of the Association, or any other place or places within the County designated

at any time by resolution of the Board or by written consent of all Members of the Board.

Section 10 - Organization Meeting: Immediately following each annual meeting of the Members, the Board shall hold a regular meeting for the purpose of organization, election of officers and the transaction of other business. Notice of such meeting is hereby dispensed with.

Section 11 - Other Regular Meetings: Other regular meetings of the Board may be held without call at such place and day and hour as may be fixed from time to time by resolution of the Board provided, should said day fall upon a legal holiday, then the meeting which otherwise would be held on said day shall be held at the same time on the next day thereafter ensuing which is not a legal holiday. Notice of all such regular meetings of the Board shall be communicated to each director at least four (4) days prior to such meeting. Regular meetings of the Board may be held monthly or more frequently; provided however, in no event shall the regular meetings of the Board be held less than once every three (3) months. Notice of the time and place of regular meetings shall be posted in a prominent place within the Project.

Section 12 - Special Meetings; Notices: Special meetings of the Board for any purpose may be called at any time by the Chairman or by the President, or if they are unable or refuse to act, by the Vice-President or by any two (2) directors.

Written notice of the time, place and nature of the business to be conducted at any such special meetings shall be posted in the manner described for regular meetings and shall be delivered personally to the directors or sent to each director by letter or by telegram, postage or charges prepaid, addressed to him at his address as it is shown upon the records of the Association not less than seventy-two (72) hours prior to the scheduled time of the meeting. In case such notice is mailed or delivered to the telegraph company at or near the place in which the principal office of the Association is located at least forty-eight (48) hours prior to the time of the holding of the meeting, such mailing, telegraphing or delivery as provided herein shall be due, legal and personal notice to each such director.

Section 13 - Notice of Adjournment: Notice of adjournment of any Board meeting, either regular or special, need not be given to absent directors, if the time and place are fixed at the meeting adjourned.

Section 14 - Waiver of Notice: The transaction of any business at any meeting of the Board, however called and noticed, or wherever held, shall be as valid as though had at a meeting duly held after regular call and notice, if a quorum be present, and if, either before or after the meeting, each of the directors not present signs a written waiver of notice or a consent to holding such meeting or an approval of the minutes thereof. All such waivers, consents or approvals shall be filed with the records of the Association or made a part of the minutes of the meeting.

Section 15 - Quorum: A majority of the number of directors as fixed by the Articles or these Bylaws shall be necessary to constitute a quorum for the transaction of business, except to adjourn as hereinafter provided. Every act or decision made or done by a majority of the directors present at a meeting duly held at which a quorum is present shall be regarded as the act of the Board.

Section 16 - Adjournment: A quorum of the directors may adjourn any Board meeting to meet again at a stated day and hour; provided, however, that in the absence of a quorum, a majority of the directors present at any Board meeting, either regular or special, may adjourn from time to time until the time fixed for the next regular meeting of the Board.

Section 17 - Consent of Board Obviating Necessity of Meeting: Notwithstanding anything to the contrary contained in these Bylaws, any action required or permitted to be taken by the Board may be taken without a meeting if all members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the Minutes of the proceedings of the Board, and shall be posted in a prominent place within the Project not later than three (3) days after obtaining all necessary signatures. Such action by written consent shall have the same force and effect as a unanimous vote of such directors.

Section 18 - Fees and Compensations: No director or officer shall receive any salary for his services performed as such in the conduct of the Association's business.

Section 19 - Presiding Officer: The members of the Board shall elect one (1) of their number to act as Chairman and one (1) of their members to act as Secretary. The Chairman shall preside at all meetings and the Secretary shall record the Minutes of all meetings of the Board of Directors and of the Members.

Section 20 - Indemnification of Directors, Officers and Employees: Except to the extent prohibited by then applicable law, this corporation shall reimburse, indemnify and hold harmless each present and future director, officer and employee of this corporation and each person who, at the request of this corporation acts as a director, officer or employee of any other corporation in which this corporation has an interest, from and against all loss, cost, liability, and expense which may be imposed upon or reasonably incurred by him, including reasonable settlement payments in connection with any claim, action, suit or proceeding, or threat thereof, made or instituted, in which he may be involved or be made a party by reason of his being or having been a director, officer or employee of this corporation or such other corporation, or by reason of any action alleged to have been taken or omitted by him in such capacity, if a disinterested majority of the Board of this corporation (or, if a majority of the Board is not disinterested, then independent legal counsel) determines in good faith that such person was acting in good faith (a) within what he reasonably believed to be the scope of his authority or employment, and (b) for a purpose which he reasonably believed to be in the best interests of the corporation. Such determination shall be made within thirty (30) days after the date on which a written claim is submitted by such director, officer, or employee to the Board for any such loss, cost, liability or expense.

The right of indemnification provided in this Section shall inure to each person referred to in this Section, whether or not the claim asserted against him is based on matters which arose in whole or in part prior to the adoption of this Section, and in the event of his death shall extend to his legal representatives. The right of indemnification provided in this Section shall not be exclusive of any other rights which any such person, or any other individual, may be entitled as a matter of law or under any agreement, vote of directors or Members or otherwise.

Section 21 - Records. The Board shall cause to be kept a complete record of all its acts and corporate affairs and to present a statement thereof to the Members at annual meetings of Members or at any special meeting where such statement is requested in writing by one-fourth (1/4th) of the Members entitled to vote thereat.

Section 22 - Attendance of Board Meetings by Members. Regular and special board meetings shall be open to all Members; provided, however, no Member who is not an officer or director shall participate in any deliberation or discussion unless expressly authorized by a majority of a quorum of the Board. The Board may, upon the vote of a majority of the Board's quorum, adjourn a Board meeting and reconvene in executive session exclusive of all Members who are not directors to discuss and vote upon personnel matters, litigation in which the Association is involved and other similar matters, requiring confidentiality. The nature of any and all business to be so considered in executive session shall be announced in open session.

ARTICLE VI

OFFICERS

Section 1 - Officers: The officers shall be a President, a Vice-President, a Secretary and a Chief Financial Officer, which officers shall be elected by and hold office as determined by the Board. Each of the officers may, but need not, be a member of the Board of Directors. Any two (2) or more of such offices may be held by the same person. All offices may be held by someone who is not a member of the Board or Association.

Section 2 - Election: The officers of the Association, except such officers as may be appointed in accordance with the provisions of Section 3 or Section 5 of this Article, shall be chosen annually by the Board and each shall hold his office until he shall resign or shall be removed or otherwise be disqualified to serve, or until his successor shall be elected and qualified.

Section 3 - Subordinate Officers: The Board may appoint such other officers as the business of the Association may require, each of whom shall hold office for such period, have such authority and perform such duties as are provided in these Bylaws or as the Board may from time to time determine.

Section 4 - Removal and Resignation: Any officer may be removed, either with or without cause, by the vote of a majority of all of the directors then in office at any regular or special meeting of the Board at which a quorum is present.

Any officer may resign at any time by giving notice to the Board or to the President or to the Secretary of the Association. Any such resignation shall take effect as of the date of the receipt of such notice or at any later time specified therein; and, unless otherwise specified herein, the acceptance of such resignation shall not be necessary to make it effective.

Section 5 - Vacancies: A vacancy in any office because of death, resignation, removal, disqualification or any other cause shall be filled in the manner prescribed in these Bylaws for regular appointments to such office.

Section 6 - President: The President shall be the chief executive officer of the Association and shall, subject to the control of the Board, have general supervision, direction and control of the business and officers of the Association. The President may, but need not be, the Chairman of the Board. He shall be an ex-officio member of all standing committees, if any, and shall have the general powers and duties of management usually vested in the office of the President of a corporation, and shall have other powers and duties as may be prescribed by the Board or these Bylaws. The President shall sign all leases, mortgages, deeds and other written instruments and shall co-sign all checks and promissory notes of the Association.

Section 7 - Vice President: In the absence or disability of the President, the Vice-President shall perform all the duties of the President, and when so acting, shall have all the powers of and be subject to all the restrictions upon the office of President. The Vice-President shall have such other powers and perform such other duties

as from time to time may be prescribed for him by the Board or the Bylaws.

Section 8 - Secretary: The Secretary shall keep, or cause to be kept, a book of Minutes at the principal office or such other place as the Board may order, of all meetings of directors and Members, with the time and place of the holding of same, whether regular or special, and if special, how authorized, the notice thereof given, the names of those present or represented at Member's meetings and the proceedings thereof.

The Secretary shall keep, or cause to be kept, at the principal office, a membership register showing the following: (1) the names and addresses of all members of the Board, (2) the names of the Members and their addresses, (3) the property to which each membership relates, (4) the number of memberships held by each Member, (5) the number of votes represented by each Member, (6) the number and date of membership certificates issued, if any, and (7) the number and date of cancellation of membership certificates, if any.

The Secretary shall give, or cause to be given, notice of all meetings of the Members and of the Board required by the Bylaws or by law to be given, and shall keep the seal of the Association in safe custody, and shall have such other powers and perform such other duties as may be prescribed by the Board or by these Bylaws.

Section 9 - Chief Financial Officer: The Chief Financial Officer shall keep and maintain, or cause to be kept and maintained, adequate and correct accounts of the properties and business transactions of the Association. The books of account shall at all reasonable times be open to inspection by any director or by any Member.

The Chief Financial Officer shall deposit or cause to be deposited all monies and other valuables in the name and to the credit of the Association with such depositories as may be designated by the Board. He shall disburse the funds of the Association as may be ordered by the Board, shall render to the President and directors, whenever they request it, an account of all of his transactions as Chief Financial Officer and of the financial condition of the Association, and shall have such other powers and perform such other duties as may be prescribed by the Board or these Bylaws. The Chief Financial Officer shall sign all checks and promissory notes of the Association.

ARTICLE VII

MISCELLANEOUS

Section 1 - Record Date and Closing Membership

Register: The Board may fix a time, in the future, not exceeding fifteen (15) days preceding the date of any annual or special meeting of the Members, as a record date for the determination of the Members entitled to notice of and to vote at any such meeting, and in such case only Members of record on the date so fixed shall be entitled to notice of and to vote at such meeting, notwithstanding any transfer of any membership on the books of the Association, after any record date so fixed. For the purpose of determining such record date, the Board may close the books of the Association against any transfer of membership during the whole or any part of any such period.

Section 2 - Inspection of Association Records: The Membership register, the books of account and minutes of meetings of the Members, Board and Committees shall be open to the inspection of each Member or his duly appointed representative at reasonable times from time to time and in the manner provided in the Corporations Code of the State of California relating thereto. The Board shall establish reasonable rules with respect to the place of inspection, notice to be given to the custodian of such records by the Member desiring to so inspect, the time when such inspection can be made and the payment of reproduction costs of documents so requested by the Member. Every director shall have the absolute right at any reasonable time to inspect such records and properties owned or controlled by the Association. Such right includes the right to make extracts and copies of documents.

Section 3 - Checks and Drafts: All checks, drafts or other orders for payment of money, notes or other evidences of indebtedness, issued in the name of or payable to the Association, shall be signed or endorsed by the President and Chief Financial Officer or in such a manner as, from time to time, shall be determined by resolution of the Board.

Section 4 - Contracts, How Executed: The Board, except as in these Bylaws is otherwise provided, may authorize any officer or officers, agent or agents, to enter into any contract or execute any instrument in the name of and on

behalf of the Association, and such authority may be general or confined to specific instances; and unless so authorized by the Board, no officer, agent or employee shall have any power or authority to bind the Association by any contract or engagement or to pledge its credit or render it liable for any purpose or for any amount.

Section 5 - Statements and Reports: The Board shall cause the financial statements and information set forth below to be sent to each Member within the respective time limits as follows:

(a) A budget for each fiscal year consisting of at least the following information shall be distributed not less than forty-five (45) days and not more than sixty (60) days prior to the beginning of the fiscal year:

(1) Estimated revenues and expenses on an accrual basis.

(2) The amount of the total cash reserves of the Association currently available for replacement or major repair of Common Facilities and for contingencies.

(3) An itemized estimate of the remaining life of, and the methods of funding to defray repair, replacement or additions to, major components of the Common Areas and Common Facilities for which the Association is responsible.

(4) A general statement setting forth the procedures used by the Board in the calculation and establishment of reserves to defray the costs of repair, replacement or additions to major components of the Common Areas and Common Facilities for which the Association is responsible.

(b) A balance sheet as of an accounting date which is the last day of the month closest in time to six (6) months from the date of closing of the first sale of a Unit in the Project and an operating statement for the period from the date of the first closing to the said accounting date, shall be distributed within sixty (60) days after the accounting date. This operating statement shall include a schedule of assessments received and receivable identified by the number of the Unit and the name of the Member assessed.

(c) A report consisting of the following shall be distributed within one hundred twenty (120) days after the close of the fiscal year:

(1) A balance sheet as of the end of the fiscal year.

(2) An operating (income) statement for the fiscal year.

(3) A statement of changes in financial position for the fiscal year.

(4) For any fiscal year in which the gross income to the Association exceeds Seventy-Five Thousand Dollars (\$75,000), a copy of the review of the annual report prepared in accordance with generally accepted accounting principles by a licensee of the California State Board of Accountancy.

(d) If the report referred to in (c) above is not prepared by an independent accountant, it shall be accompanied by the certificate of an authorized officer of the Association that the statement was prepared from the books and records of the Association without independent audit or review.

(e) In addition to financial statements, the Board shall annually distribute within sixty (60) days prior to the beginning of the fiscal year a statement of the Association's policies and practices in enforcing its remedies against Members for defaults in the payment of Regular Assessments and Special Assessments including the recording and foreclosing of liens against Members' Units.

(f) Any information required to be reported under Section 8322 of the California Corporations Code.

Section 6 - Inspection of Bylaws: The Association shall keep in its principal office for the transaction of business the original or a copy of the Bylaws as amended, certified by the Secretary, which shall be open to inspection by all of the Members at all reasonable times.

Section 7 - Singular Includes Plural: Whenever the context of these Bylaws requires same, the singular shall include the plural and the masculine shall include the feminine.

Section 8 - Conflicts: In the case of any conflict between the Articles of Incorporation and these Bylaws, the Articles shall control; in the case of conflict between the Declaration and these Bylaws, the Declaration shall control.

ARTICLE VIII

AMENDMENTS

Section 1 - Powers of Members: The Bylaws of this Association may be adopted, amended, or repealed by (i) the vote or written assent of the Members entitled to exercise a majority of the voting power, or (ii) the vote of a majority of a quorum at a meeting of Members duly called for such purpose; provided, that the proposed amendment has been submitted to each Member together with the advance notice of said meeting. Notwithstanding the above, as long as there is a Class B Membership, the Bylaws may be amended or repealed only by the vote or written assent of Members entitled to exercise a majority of the voting power of each class of membership and after the conversion of the Class B Membership to Class A Membership as is provided for in the Declaration, these Bylaws may be amended or repealed only by the vote or written assent of the Class A Members entitled to exercise a majority of the voting power of such Class exclusive of the votes represented by the Class A Memberships which prior to such conversion were Class B Memberships.

Section 2 - Record of Amendments: Whenever an amendment or a new Bylaw is adopted it shall be placed in the book of Bylaws in the appropriate place. If any Bylaw is repealed, the fact of repeal, with the date of the meeting at which the repeal was enacted or written assent was filed, shall be stated in said book.

Section 3 - FHA/VA Approval. So long as there is a Class B membership, any amendment to these Bylaws shall require the prior approval of the Veterans Administration (the "VA") and the Federal Housing Authority (the "FHA"). A draft of any such amendment should be submitted to the VA and the FHA for approval prior to approval of the amendment by the membership of the Association.

UNANIMOUS WRITTEN CONSENT OF THE
BOARD OF DIRECTORS OF
WEST CHASE HOMEOWNERS ASSOCIATION
A California Non-Profit Mutual Benefit Corporation

The undersigned, constituting all of the initial Directors of West Chase Homeowners Association, a California Non-Profit Mutual Benefit Corporation (the "Corporation"), hereby adopt the following resolutions and consent to the taking of the actions described herein:

ARTICLES OF INCORPORATION

RESOLVED, that an endorsed copy of the Articles of Incorporation as filed with the Secretary of State on July 19, 1985, be filed in the appropriate section of the Book of Minutes for this Corporation.

BYLAWS

WHEREAS, the Members of this Corporation have not as yet adopted any Bylaws; and

WHEREAS, there has been presented to the Directors a form of Bylaws; and

WHEREAS, it is deemed to be to the best interests of this Corporation and its Members that said Bylaws be adopted by the Board of Directors as the Bylaws of this Corporation; and

NOW, THEREFORE, BE IT RESOLVED, that the Bylaws in the form presented to the Directors are adopted and approved as and for the Bylaws of this Corporation until amended or repealed in accordance with applicable laws; and

FURTHER RESOLVED, that the Secretary of this Corporation be and is hereby authorized and directed to execute a certificate of adoption of said Bylaws and to insert said Bylaws as so certified in the Book of Minutes of this Corporation and to see that a copy of said Bylaws, similarly certified, is kept at the principal place of business for the transaction

of business of this corporation as required by the California Corporations Code.

APPOINTMENT OF OFFICERS

RESOLVED, that the following individuals are duly nominated and elected to the office indicated after their names:

<u>Name</u>	<u>Office</u>
Marquis L. Cummings	President
Robert D. May	Vice President
Donald W. Fontana	Secretary
Robert D. May	Chief Financial Officer

CORPORATE SEAL

RESOLVED, that the corporate seal in the form, words and figures presented to the Directors be and the same hereby is adopted as the seal of this Corporation; and

RESOLVED FURTHER, that the Secretary of this Corporation is hereby instructed to impose a copy thereof in the space provided below.

[SEAL]

BANK RESOLUTION

RESOLVED, that this Corporation open an account or accounts with such bank or other financial institution as the President of this Corporation shall select; and

RESOLVED FURTHER, that the standard forms of resolution of said banks setting forth the authorized signatures of the officers of this Corporation are hereby approved and adopted as if set forth fully herein.

ACCOUNTING YEAR

RESOLVED, that this Corporation adopt an accounting year as follows:

Date Accounting Year Begins: January 1
Date Accounting Year Ends: December 31

PRINCIPAL OFFICE LOCATION

RESOLVED, that 17 Corporate Plaza Drive, Suite 101, Newport Beach, California 92660, and the same hereby is, designated and fixed as the principal office for the transaction of the business of this Corporation until changed by subsequent resolution of this Board.

AGENT FOR SERVICE OF PROCESS

RESOVLED, that the person named as the initial agent for service of process in the Articles of Incorporation of this Corporation is hereby confirmed as this Corporation's agent for service of process.

AUTHORITY TO FILE WITH VETERANS ADMINISTRATION

WHEREAS, it is deemed to be in the best interests of the Members of this Corporation to have obtained the approval of the Veterans Administration to facilitate the sale of condominium units; and

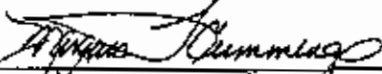
WHEREAS, in order to obtain such approval, it is necessary to file certain applications and other documents with the Veterans Administration; and

WHEREAS, the cooperation of this Corporation may be required in connection therewith;

NOW, THEREFORE, IT IS HEREBY RESOLVED THAT, each of the officers of this Corporation are hereby authorized and directed to cooperate with and assist in the filing of an application for approval with the Veterans Administration as contemplated herein; and

RESOLVED FURTHER, that each of the officers of this Corporation are hereby empowered, acting alone, to execute and deliver such applications and/or documents as may be required by the Veterans Administration for such purposes.

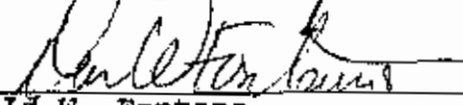
EXECUTED at Newport Beach, California, effective as of July, 1985.¹⁰



Marquis L. Cummings



Robert D. May



Donald W. Fontana

***** SERVICE LIST *****

Last Update on 20-SEP-2006 by
A0608010 & A0512014

***** APPEARANCES *****

dindsay@sunbeltpub.com; conniebull@cox.net; sara@calparks.org; david.lloyd@nrgenergy.com; btorgan@parks.ca.gov; kmills@cfbf.com; jsanders@caiso.com; dhogan@biologicaldiversity.org; mcalabrese@sandiego.gov; fortlieb@sandiego.gov; hikermomm1@yahoo.com; denis@vitalityweb.com; dj0conklin@earthlink.net; rcox@pacificenvironment.org; dkates@sonic.net; liddell@energyattorney.com; mdm@cpuc.ca.gov; jig@eslawfirm.com; norman.furuta@navy.mil; beragg@gmssr.com; cadowney@san.rr.com; jhfark@pacbell.net; jleslie@luce.com; scotmartin478@msn.com; dj0conklin@earthlink.net; dwood8@cox.net; oakhollowranch@wildblue.net; james.caldwell@ppmenergy.com; edwrdsgrfx@aol.com; hpayne@sdgllp.com; wblattner@semprautilities.com; ko'beirne@semprautilities.com; barbschnier@yahoo.com; wolff@smwlaw.com; sdenergy@sierraclubsandiego.org; thomas.burhenn@sce.com; nms@cpuc.ca.gov; mflorio@turn.org; mshames@ucan.org; gorhamedward@cox.net; pwhalen2@cox.net

Diana Lindsay ANZA-BORREGO FOUNDATION & INSTITUTE PO BOX 2001 BORREGO SPRINGS CA 92004 (760) 767-0446 dindsay@sunbeltpub.com For: Anza-Borrego Foundation & Institute	Connie Bull 24572 RUTHERFORD ROAD RAMONA CA 92065 conniebull@cox.net	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	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	Michael P. Calabrese CITY ATTORNEY'S OFFICE 1200 THIRD AVENUE, SUITE 1100 SAN DIEGO CA 92101 (619) 533-5872 mcalabrese@sandiego.gov For: City of San Diego
Frederick M. Ortlieb Office Of City Attorney CITY OF SAN DIEGO 1200 THIRD AVENUE, 11TH FLOOR SAN DIEGO CA 92101 (619) 533-5800 fortlieb@sandiego.gov For: City of San Diego	Mary Aldern COMMUNITY ALLIANCE FOR SENSIBLE ENERGY PO BOX 321 WARNER SPRINGS CA 92086 (760) 782-9036 hikermomm1@yahoo.com	Denis Trafecanty COMMUNITY OF SANTA YSABEL & RELATED COMM PO BOX 305 SANTA YSABEL CA 92070 (760) 703-1149 denis@vitalityweb.com For: Self
Diane Conklin MUSSEY GRADE ROAD RAMONA CA 92065 dj0conklin@earthlink.net	Rory Cox AARON QUINTANAR/BILL POWERS 311 CALIFORNIA STREET, SUITE 650 SAN FRANCISCO CA 94104 (415) 399-8850 rcox@pacificenvironment.org For: C/O Pacific Environment	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
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	Regina DeAngelis Legal Division RM. 4107 505 VAN NESS AVE San Francisco CA 94102 (415) 355-5530 rmd@cpuc.ca.gov For: DRA	Jedediah J. Gibson Attorney At Law ELLISON, SCHNEIDER & HARRIS LLP 2015 H STREET SACRAMENTO CA 95814 (916) 447-2166 jig@eslawfirm.com
Norman J. Furuta FEDERAL EXECUTIVE AGENCIES 10TH FLOOR, MS 1021A 333 MARKET STREET SAN FRANCISCO CA 94105-2195 (415) 977-8808 norman.furuta@navy.mil For: DEPARTMENT OF THE NAVY	Brian T. Cragg Attorney At Law GOODIN MACBRIDE SQUERI RITCHIE & DAY LLP 505 SANSOME STREET, SUITE 900 SAN FRANCISCO CA 94111 (415) 392-7900 bcragg@gmssr.com For: LS Power	Carrie Downey HORTON KNOX CARTER & FOOTE 895 BROADWAY ELCENTRO CA 92243 (760) 352-2821 cadowney@san.rr.com For: Imperial Irrigation District
Heidi Farkash JOHN & HEIDI FARKASH TRUST PO BOX 576 RANCHO SANTA FE CA 92067 (858) 756-3594 jhfark@pacbell.net For: Farkash Ranch in Santa Ysabel	John W. Leslie 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)	Scot Martin PO BOX 1549 BORREGO SPRINGS CA 92004 (760) 767-1045 scotmartin478@msn.com
Joetta Mihalovich 11705 ALDERCREST POINT SAN DIEGO CA 92131	Diane J. Conklin MUSSEY GRADE ROAD ALLIANCE PO BOX 683 RAMONA CA 92065 (760) 787-0794 dj0conklin@earthlink.net	Don Wood Sr. PACIFIC ENERGY POLICY CENTER 4539 LEE AVENUE LA MESA CA 91941 (619) 463-9035 dwood8@cox.net

***** SERVICE LIST *****

Last Update on 20-SEP-2006 by
A0608010 & A0512014

<p>Michael Page 17449 OAK HOLLOW ROAD RAMONA CA 92065-6758 (760) 788-9319 oakhollowranch@wildblue.net For: Starlight Mountain Estates Owners</p>	<p>James H. Caldwell Jr. PPM ENERGY, INC. 1650 E NAPA STREET SONOMA CA 95476 (503) 796-6988 james.caldwell@ppmenergy.com For: PPM ENERGY, INC.</p>	<p>Elizabeth Edwards RAMONA VALLEY VINEYARD ASSOCIATION 26502 HIGHWAY 78 RAMONA CA 92065 (760) 789-8673 edwrdsgrfx@aol.com For: Ramona Valley Vineyard Assoc.</p>
<p>Harvey Payne RANCHO PENASQUITOS CONCERNED CITIZENS 600 W. BROADWAY, STE. 400 SAN DIEGO CA 92101 (619) 702-4307 hpayne@sdgllp.com For: RANCHO PENASQUITOS CONCERNED CITIZENS</p>	<p>Billy Blattner 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</p>	<p>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</p>
<p>Patricia C. Schnier BARBARA E. SCHNIER, ESQ. 14575 FLATHEAD RD. APPLE VALLEY CA 92307 (760) 240-7668 barbschnier@yahoo.com For: Self</p>	<p>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</p>	<p>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</p>
<p>Thomas A. Burhenn SOUTHERN CALIFORNIA EDISON 2244 WALNUT GROVE AVENUE ROSEMEAD CA 91770 (626) 302-9652 thomas.burhenn@sce.com For: Southern California Edison</p>	<p>Nicholas Sher Legal Division RM. 4007 505 VAN NESS AVE San Francisco CA 94102 (415) 703-4232 nms@cpuc.ca.gov</p>	<p>Michel Peter Florio Attorney At Law The Utility Reform Network (TURN) 711 VAN NESS AVENUE, SUITE 350 SAN FRANCISCO CA 94102 (415) 929-8876 mflorio@turn.org For: TURN</p>
<p>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: UCAN</p>	<p>Edward Gorham WESTERNERS INCENSED BY WRECKLESS ELECTRI 4219 LOMA RIVIERA LANE SAN DIEGO CA 92110 (619) 990-3848 gorhamedward@cox.net For: Self</p>	<p>Pam Whalen 24444 RUTHERFORD ROAD RAMONA CA 92065 (760) 440-0202 pwhalen2@cox.net</p>

***** SERVICE LIST *****

Last Update on 20-SEP-2006 by
A0608010 & A0512014

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

slee@aspeneg.com; tmurphy@aspeneg.com; bcb@cpuc.ca.gov; tbo@cpuc.ca.gov; Claufenb@energy.state.ca.us; jgrau@energy.state.ca.us; mpryor@energy.state.ca.us; wsc@cpuc.ca.gov; rae@cpuc.ca.gov; trf@cpuc.ca.gov; ajo@cpuc.ca.gov; sjl@cpuc.ca.gov; mrj@cpuc.ca.gov; tdp@cpuc.ca.gov; saw@cpuc.ca.gov; kwh@cpuc.ca.gov

<p>Susan Lee ASPEN ENVIRONMENTAL GROUP 235 MONTGOMERY STREET, SUITE 935 SAN FRANCISCO CA 94104 (415) 955-4775 X 203 slee@aspeneg.com</p>	<p>Tom Murphy Vp., Sacramento Operations ASPEN ENVIRONMENTAL GROUP 8801 FOLSOM BLVD., SUITE 290 SACRAMENTO CA 95826 (916) 379-0350 tmurphy@aspeneg.com</p>	<p>Billie C. Blanchard Energy Division AREA 4-A 505 VAN NESS AVE San Francisco CA 94102 (415) 703-2068 bcb@cpuc.ca.gov</p>
<p>Traci Bone Legal Division RM. 5206 505 VAN NESS AVE San Francisco CA 94102 (415) 703-2048 tbo@cpuc.ca.gov</p>	<p>Clare Laufenberg CALIFORNIA ENERGY COMMISSION 1516 NINTH STREET, MS 46 SACRAMENTO CA 95814 (916) 654-4859 Claufenb@energy.state.ca.us</p>	<p>Judy Grau CALIFORNIA ENERGY COMMISSION 1516 NINTH STREET MS-46 SACRAMENTO CA 95814-5512 (916) 653-1610 jgrau@energy.state.ca.us</p>
<p>Marc Pryor CALIFORNIA ENERGY COMMISSION 1516 9TH ST, MS 20 SACRAMENTO CA 95814 (916) 653-0159 mpryor@energy.state.ca.us</p>	<p>Scott Cauchois Division of Ratepayer Advocates RM. 4209 505 VAN NESS AVE San Francisco CA 94102 (415) 703-1525 wsc@cpuc.ca.gov For: DRA</p>	<p>Robert Elliott Energy Division AREA 4-A 505 VAN NESS AVE San Francisco CA 94102 (415) 703-2527 rae@cpuc.ca.gov</p>
<p>Thomas Flynn Energy Division 770 L STREET, SUITE 1050 Sacramento CA 95814 (916) 324-8689 trf@cpuc.ca.gov</p>	<p>Aaron J. Johnson Division of Ratepayer Advocates RM. 4202 505 VAN NESS AVE San Francisco CA 94102 (415) 703-2495 ajo@cpuc.ca.gov</p>	<p>Scott Logan Division of Ratepayer Advocates RM. 4209 505 VAN NESS AVE San Francisco CA 94102 (415) 703-1418 sjl@cpuc.ca.gov For: DRA</p>
<p>Marcus Nixon Consumer Service & Information Division RM. 500 320 WEST 4TH STREET SUITE 500 Los Angeles CA 90013 (213) 576-7057 mrj@cpuc.ca.gov</p>	<p>Terrie D. Prosper Executive Division RM. 5301 505 VAN NESS AVE San Francisco CA 94102 (415) 703-2160 tdp@cpuc.ca.gov</p>	<p>Steven A. Weissman Administrative Law Judge Division RM. 5107 505 VAN NESS AVE San Francisco CA 94102 (415) 703-2195 saw@cpuc.ca.gov</p>
<p>Keith D White Energy Division AREA 4-A 505 VAN NESS AVE San Francisco CA 94102 (415) 355-5473 kwh@cpuc.ca.gov</p>		

***** SERVICE LIST *****

**Last Update on 20-SEP-2006 by
A0608010 &A0512014**

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

ecp@ixpres.com; jimbellelsi@cox.net; patricia_fallon@sbcglobal.net; sanrocky@aol.com; tgorton@cableusa.com; wolfmates@cox.net; alan.comnes@nrgenergy.com; mwells@parks.ca.gov; editorial@californiaenergycircuit.net; cem@newsdata.com; e-recipient@caiso.com; TBlair@sandiego.gov; jennifer.porter@sdenergy.org; gedrown@mindspring.com; abb@eslawfirm.com; perkydanp@yahoo.com; rebeccap@environmentalhealth.org; usdepic@gmail.com; cesposit@sdcoe.k12.ca.us; mkferwalt@yahoo.com; diane_fellman@fpl.com; k.d.fuller@sbcglobal.net; williegaters@earthlink.net; rlauchhart@globalenergy.com; Csmmarket@aol.com; celloinpines@sbcglobal.net; karlhiggins@adelphia.net; polo-player@cox.net; kimmerlys@yahoo.com; colobiker@gmail.com; juiile.greenisen@lw.com; michael.gergen@lw.com; Richard.Rauschenbush@lw.com; solviasmom@cox.net; ahartmann@lspower.com; mrw@mrwassoc.com; ddowney@nctimes.com; dk5@pge.com; jay2@pge.com; mspe@pge.com; nparinello@gmail.com; skyword@sbcglobal.net; carolyn.dorroh@cubic.com; maureen@ramonasantinel.com; joe@ranchitarealty.com; rcox@pacificenvironment.org; cpuc@92036.com; sfr@sandag.org; amabed@semprautilities.com; centralfiles@semprautilities.com; gbarnes@sempra.com; mjumper@sdihf.org; Irene.stillings@sdenergy.org; sephra.minow@sdenergy.org; gregschuett@mac.com; PGS@IEEE.org; wolff@smwlaw.com; case.admin@sce.com; cfaber@semprautilities.com; jaugustine@biologicaldiversity.org; craig.rose@uniontrib.com; scottanders@sandiego.edu; ymp@sbcglobal.net; kdw@woodruff-expert-services.com

<p>Bob & Margaret Barelmann 6510 FRANCISCAN ROAD CARLSBAD CA 92011 (760) 497-7777 ecp@ixpres.com</p>	<p>Jim Bell 4862 VOLTAIRE ST. SAN DIEGO CA 92107 (619) 758-9020 jimbellelsi@cox.net</p>	<p>Pat/Albert Biane 1223 ARMSTRONG CIRCLE ESCONDIDO CA 92027 patricia_fallon@sbcglobal.net</p>
<p>Eileen Bird 12430 DORMOUSE ROAD SAN DIEGO CA 92129 (858) 538-9595 sanrocky@aol.com</p>	<p>Tom Gorton BORREGO SUN PO BOX 249 BORREGO SPRINGS CA 92004 tgorton@cableusa.com</p>	<p>Phillip & Eliane Breedlove 1804 CEDAR STREET RAMONA CA 92065 (858) 618-5087 wolfmates@cox.net</p>
<p>G. Alan Comnes CABRILLO POWER I LLC 3934 SE ASH STREET PORTLAND OR 97214 (503) 239-6913 alan.comnes@nrgenergy.com</p>	<p>Michael L. Wells CALIFORNIA DEPARTMENT OF PARKS & RECREATION 200 PALM CANYON DRIVE BORREGO SPRINGS CA 92004 (760) 767-4037 mwells@parks.ca.gov</p>	<p>J.A. Savage CALIFORNIA ENERGY CIRCUIT 3006 SHEFFIELD AVE OAKLAND CA 94602 (510) 534-9109 editorial@californiaenergycircuit.net</p>
<p>CALIFORNIA ENERGY MARKETS 517 - B POTRERO AVENUE SAN FRANCISCO CA 94110 (415) 552-1764 cem@newsdata.com</p>	<p>Legal & Regulatory Department CALIFORNIA ISO 151 BLUE RAVINE ROAD FOLSOM CA 95630 e-recipient@caiso.com For: CALIFORNIA ISO</p>	<p>Tom Blair Energy Administrator CITY OF SAN DIEGO 9601 RIDGEHAVEN COURT, SUITE 120 SAN DIEGO CA 92123-1636 (858) 492-6001 TBlair@sandiego.gov</p>
<p>Jennifer Porter Policy Analyst DIEGO REGIONAL ENERGY OFFICE 8520 TECH WAY SUITE 110 SAN DIEGO CA 92123 (858) 244-1180 jennifer.porter@sdenergy.org</p>	<p>Glenn E. Drown PO BOX 330 SANTA YSABEL CA 92070 (760) 765-3381 gedrown@mindspring.com</p>	<p>Andrew B. Brown Attorney At Law ELLISON, SCHNEIDER & HARRIS, LLP 2015 H STREET SACRAMENTO CA 95814 (916) 447-2166 abb@eslawfirm.com</p>
<p>Dan Perkins ENERGY SMART HOMES 983 PHILLIPS ST. VISTA CA 92083 (760) 315-2055 perkydanp@yahoo.com</p>	<p>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</p>	<p>Epic Intern EPIC/USD SCHOOL OF LAW 5998 ALCALA PARK SAN DIEGO CA 92110 (619) 260-4806 usdepic@gmail.com</p>
<p>Steve/Carolyn Esposito 37784 MONTEZUMA VALLEY ROAD RANCHITA CA 92066 (760) 782-9011 cesposit@sdcoe.k12.ca.us</p>	<p>Mary Kay Ferwalt 24569 DEL AMO ROAD RAMONA CA 92065 (760) 789-9192 mkferwalt@yahoo.com</p>	<p>Diane I. Fellman Attorney At Law FPL ENERGY, LLC 234 VAN NESS AVENUE SAN FRANCISCO CA 94102 (415) 703-6000 diane_fellman@fpl.com</p>
<p>Kelly Fuller PO BOX 1993 ALPINE CA 91903 k.d.fuller@sbcglobal.net</p>	<p>Willie M. Gaters 1295 EAST VISTA WAY VISTA CA 92084 (858) 829-1983 williegaters@earthlink.net</p>	<p>Richard Lauckhart GLOBAL ENERGY 2379 GATEWAY OAKS DRIVE, SUITE 200 SACRAMENTO CA 95833 (916) 609-7769 rlauchhart@globalenergy.com</p>
<p>Carolyn Morrow GOLIGHTLY FARMS 36255 GRAPEVINE CANYON ROAD RANCHITA CA 92066 (619) 977-9961 Csmmarket@aol.com</p>	<p>Laurel Granquist PO BOX 2486 JULIAN CA 92036 celloinpines@sbcglobal.net</p>	<p>Karl Higgins President HIGGINS & ASSOCIATES 1517 ROMA DRIVE VISTA CA 92083 (760) 727-5227 karlhiggins@adelphia.net</p>
<p>Christopher P. Jeffers 24566 DEL AMO ROAD RAMONA CA 92065 polo-player@cox.net</p>	<p>Glenda Kimmerly PO BOX 305 SANTA YSABEL CA 92070 kimmerlys@yahoo.com</p>	<p>Brian Kramer PO BOX 516 JULIAN CA 92036-0516 (760) 765-3177 colobiker@gmail.com</p>

***** SERVICE LIST *****

Last Update on 20-SEP-2006 by
A0608010 &A0512014

<p>Juile B. Greenisen LATHAM & WATKINS LLP SUITE 1000 555 ELEVENTH STREET, NW WASHINGTON DC 20004-1304 (202) 637-2142 juile.greenisen@lw.com</p>	<p>Michael J. Gergen LATHAM & WATKINS LLP SUITE 1000 555 ELEVENTH STREET, NW WASHINGTON DC 20004-1304 (202) 637-2200 michael.gergen@lw.com</p>	<p>Richard W. Raushenbush Attorney At Law LATHAM & WATKINS LLP 505 MONTGOMERY STREET, SUITE 2000 SAN FRANCISCO CA 94111 (415) 391-0600 Richard.Raushenbush@lw.com</p>
<p>Lara Lopez 16828 OPEN VIEW RD RAMONA CA 92065 soliviasmom@cox.net</p>	<p>Audra Hartmann Regional Director, Gov'T Affairs LS POWER GENERATION 980 NINTH STREET, SUITE 1420 SACRAMENTO CA 95814 (916) 441-6242 ahartmann@lspower.com</p>	<p>MRW & ASSOCIATES, INC. 1999 HARRISON STREET, SUITE 1440 OAKLAND CA 94612 (510) 834-1999 mrw@mrwassoc.com</p>
<p>Dave Downey NORTH COUNTY TIMES 207 E. PENNSYLVANIA AVENUE ESCONDIDO CA 92025 (760) 740-5442 ddowney@nctimes.com</p>	<p>David T. Kraska Attorney At Law PACIFIC GAS AND ELECTRIC COMPANY PO BOX 7442 SAN FRANCISCO CA 94120 (415) 973-7503 dtk5@pge.com</p>	<p>Jason Yan PACIFIC GAS AND ELECTRIC COMPANY 77 BEALE STREET, MAIL CODE B13L SAN FRANCISCO CA 94105 jay2@pge.com</p>
<p>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</p>	<p>Nancy Parinello PO BOX 516 JULIAN CA 92036-0516 (760) 765-3177 nparinello@gmail.com</p>	<p>John Raifsnider PO BOX 121 JULIAN CA 92036-0121 (760) 765-2722 skyword@sbcglobal.net</p>
<p>Carolyn A. Dorroh RAMONA COMMUNITY PLANNING GROUP 17235 VOORHES LANE RAMONA CA 92065 (760) 789-4429 carolyn.dorroh@cubic.com</p>	<p>Maureen Robertson Editor RAMONA SENTINEL 611 MAIN STREET RAMONA CA 92065 (760) 789-1350 maureen@ramonasentinel.com</p>	<p>Joseph Rauh RANCHITA REALTY 37554 MONTEZUMA VALLEY RD RANCHITA CA 92066 (760) 782-3632 joe@ranchitarealty.com For: RANCHITA REALTY</p>
<p>Aaron Quintanar RATE PAYERS FOR AFFORDABLE CLEAN ENERGY 311 CALIFORNIA STREET, STE 650 SAN FRANCISCO CA 94104 (415) 399-8850 X302 rcox@pacificenvironment.org</p>	<p>Paul Ridgway 3027 LAKEVIEW DR. PO BOX 1435 JULIAN CA 92036-1435 cpuc@92036.com</p>	<p>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</p>
<p>Abbas M. Abed Electric And Gas Procurement SAN DIEGO GAS & ELECTRIC 8315 CENTURY PARK COURT,CP21D SAN DIEGO CA 92123 (858) 654-8253 amabed@semprautilities.com</p>	<p>Central Files SAN DIEGO GAS & ELECTRIC 8330 CENTURY PARK COURT, CP31E SAN DIEGO CA 92123 (858) 654-1766 centralfiles@semprautilities.com</p>	<p>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</p>
<p>Matthew Jumper SAN DIEGO INTERFAITH HOUSING FOUNDATION 7956 LESTER AVE LEMON GROVE CA 91945 mjumper@sdihf.org For: SAN DIEGO INTERFAITH HOUSING FOUNDATION</p>	<p>Irene Stillings Executive Director SAN DIEGO REGIONAL ENERGY 8520 TECH WAY, SUITE 110 SAN DIEGO CA 92123 Irene.stillings@sdenergy.org</p>	<p>Sephra A. Ninow Research Assistant SAN DIEGO REGIONAL ENERGY OFFICE 8520 TECH WAY, SUITE 110 SAN DIEGO CA 92123 sephra.minow@sdenergy.org</p>
<p>Greg Schuett PO BOX 1108 JULIAN CA 92036 gregschuett@mac.com</p>	<p>Paul G. Scheuerman SHEUERMAN CONSULTING 3915 RAWHIDE RD. ROCKLIN CA 95677 (916) 630-7073 PGS@IEEE.org</p>	<p>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</p>
<p>Case Administration SOUTHERN CALIFORNIA EDISON COMPANY ROOM 370 2244 WALNUT GROVE AVENUE ROSEMEAD CA 91770 (626) 302-4875 case.admin@sce.com</p>	<p>Clay E. Faber SOUTHERN CALIFORNIA GAS COMPANY 555 WEST FIFTH STREET, GT-14E7 LOS ANGELES CA 90013 (213) 244-5129 cfaber@semprautilities.com For: San Diego Gas & Electric Company</p>	<p>Wally Besuden President SPANGLER PEAK RANCH, INC PO BOX 1959 ESCONDIDO CA 92033 (702) 429-7525</p>
<p>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</p>	<p>Craig Rose THE SAN DIEGO UNION TRIBUNE PO Box 120191S SAN DIEGO CA 92112-0191 craig.rose@uniontrib.com</p>	<p>William Tulloch 28223 HIGHWAY 78 RAMONA CA 92065 (760) 789-3854</p>

***** SERVICE LIST *****

**Last Update on 20-SEP-2006 by
A0608010 &A0512014**

<p>Scott J. Anders Research/Administrative Center UNIVERSITY OF SAN DIEGO - LAW 5998 ALCALA PARK SAN DIEGO CA 92110 (619) 260-4589 scottanders@sandiego.edu</p>	<p>Martha Baker VOLCAN MOUNTAIN PRESERVE FOUNDATION PO BOX 1625 JULIAN CA 92036 (760) 765-2300 vmp@sbcglobal.net</p>	<p>Kevin Woodruff WOODRUFF EXPERT SERVICES, INC. 1100 K STREET, SUITE 204 SACRAMENTO CA 95814 (916) 442-4877 kdw@woodruff-expert-services.com</p>
---	---	---