

ORIGINAL



0000050693

1 Timothy M. Hogan (004567)
2 ARIZONA CENTER FOR LAW
3 IN THE PUBLIC INTEREST
4 202 E. McDowell Rd., Ste. 153
5 Phoenix, Arizona 85004
6 (602) 258-8850
7 thogan@aclpi.org

RECEIVED

19

2006 MAY 23 P 12: 51

AZ CORP COMMISSION
DOCUMENT CONTROL

8 Attorneys for Sierra Club – Grand Canyon Chapter

9 BEFORE THE
10 ARIZONA POWER PLANT AND TRANSMISSION LINE SITING COMMITTEE

11 In the matter of the Application of Southern)
12 California Edison Company and its assignees)
13 in conformance with the requirements of)
14 Arizona Revised Statutes Sections 40-360.03)
15 and 40-360.06 for a certificate of)
16 environmental compatibility authorizing)
17 construction of a 500k alternating current)
18 transmission line and related facilities in)
19 Maricopa and La Paz Counties in Arizona)
20 originating at the Harquahala Switchyard west)
21 of Phoenix, Arizona and terminating at the)
22 Devers Substation in Riverside County,)
23 California.)
24)
25)

Case No. L-00000A-06-0295-00130

REQUEST FOR DESIGNATION
AS PARTY

26 Pursuant to A.R.S. § 40-360.05, the Sierra Club-Grand Canyon Chapter requests that it be
27 designated a party in the above-captioned certification proceeding.

28 The Sierra Club is America's oldest, largest and most influential grassroots
29 environmental organization. The Sierra Club has nearly 800,000 members and 60 chapters,
30 including the Grand Canyon Chapter and its more than 13,000 members in Arizona. The Sierra
31 Club's purpose is to explore, enjoy and protect the wild places of the earth; to practice and

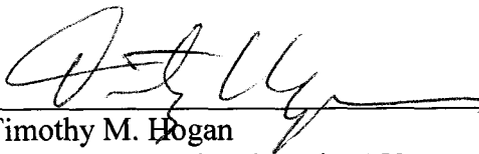
1 promote the responsible use of the earth's ecosystems and resources; and to educate and enlist
2 humanity to protect and restore the quality of the natural and human environments.

3 The Sierra Club is incorporated under the laws of California and is authorized to do
4 business in Arizona. Its interest in this proceeding is the impact that the proposed transmission
5 line will have on the Arizona environment although the expression of that interest is not intended
6 to limit its participation in these proceedings to other matters that are appropriate for
7 consideration by the Committee and the Arizona Corporation Commission.

8 Based on the foregoing, Sierra Club-Grand Canyon Chapter requests that it be designated
9 as a party to these proceedings.

10 DATED this 23rd day of May, 2006.

11
12 ARIZONA CENTER FOR LAW IN
13 THE PUBLIC INTEREST

14 By 
15 Timothy M. Hogan
16 202 E. McDowell Rd., Suite 153
17 Phoenix, Arizona 85004
18 Attorneys for the Sierra Club - Grand
19 Canyon Chapter

20 ORIGINAL and 25 COPIES of
21 the foregoing filed this 23rd day
22 of May, 2006, with:

23 Docketing Supervisor
24 Docket Control
25 Arizona Corporation Commission
1200 W. Washington
Phoenix, AZ 85007

COPY of the foregoing
mailed this 23rd day of
May, 2006 to:

1 Christopher Kempley, Chief Counsel
2 Legal Division
3 Arizona Corporation Commission
4 1200 W. Washington Street
5 Phoenix, AZ 85007

6 Scott S. Wakefield
7 RUCO
8 1110 W. Washington, Suite 220
9 Phoenix, AZ 85007

10 Laurie Woodall
11 Assistant Attorney General
12 1275 W. Washington
13 Phoenix, AZ 85007-2997

14 Thomas H. Campbell
15 Lewis and Roca LLP
16 40 N. Central Avenue
17 Phoenix, AZ 85004-4429
18 Attorneys for Applicant

19
20
21
22
23
24
25
