



43 **WHEREAS**, the BLM has prepared a draft Historic Properties Treatment Plan (HPTP) for the  
44 DSSF Project describing the measures that Sunlight and SCE will take to resolve adverse effects  
45 to historic properties during construction of the DSSF; and

46  
47 **WHEREAS**, the BLM has notified the Advisory Council on Historic Preservation (ACHP) to  
48 the adverse effect, pursuant to 36 CFR 800.6(a)(1) and the ACHP has agreed to participate in the  
49 consultations and is a Signatory to this MOA; and

50  
51 **WHEREAS**, the U.S. Department of Energy (DOE) may have Section 106 responsibilities  
52 because it may issue a loan guarantee (proposed Federal action) for the undertaking under Title  
53 XVII of Energy Policy Act of 2005 as amended by Section 406 of the American Recovery and  
54 Reinvestment Act of 2009 and, therefore, has participated in this consultation and is a Signatory  
55 to this MOA; and

56  
57 **WHEREAS**, Sunlight and SCE have participated in the consultation for the Undertaking, will  
58 implement the treatment measures in Stipulation III below, and have been invited to participate  
59 in this MOA as Invited Signatories; and

60 **WHEREAS**, the California Public Utilities Commission (CPUC) has discretionary authority to  
61 issue a Permit to Construct for SCE's Red Bluff Substation, evaluated as part of the DSSF  
62 Project, and has agreed to participate in the consultations and has been invited to participate in  
63 this MOA as a Concurring Party; and

64  
65 **WHEREAS**, portions of the DSSF Project would cross unincorporated privately-owned land and  
66 the County of Riverside, California-owned land within the jurisdiction of Riverside County, the  
67 County has authority to issue a Public Use Permit for the DSSF Project and has authority to issue  
68 an Encroachment Permit for access to the County road right-of-way, the County has been invited  
69 to participate in this MOA as a Concurring Party, and has declined to participate; and

70  
71 **WHEREAS**, pursuant to 36 C.F.R. 800.2(c)(2)(ii) and Executive Order 13175, the BLM is  
72 responsible for government-to-government consultation with federally recognized Indian Tribes  
73 and is the lead federal agency for all Tribal consultation and coordination; and

74  
75 **WHEREAS**, the BLM has formally notified and invited Federally recognized Tribes to  
76 participate in the consultations and in this MOA as Concurring Parties, including the Agua  
77 Caliente Band of Cahuilla Indians, Augustine Band of Cahuilla Indians, Cabazon Band of  
78 Mission Indians, Chemehuevi Tribal Council, Cocopah Tribal Council, Colorado River Tribal  
79 Council, Fernandeano Tataviam Band of Mission Indians, Fort Mojave Tribal Council, Fort Yuma  
80 Quechan Tribe, Morongo Band of Mission Indians, Ramona Band of Mission Indians, Rincon  
81 Band of Luiseño Mission Indians, San Manuel Band of Mission Indians, Soboba Band of  
82 Mission Indians, Torres-Martinez Desert Cahuilla Indians, and the Twentynine Palms Band of  
83 Mission Indians; and

84  
85 **WHEREAS**, the BLM shall continue to consult with the Tribes throughout the implementation  
86 of this MOA regarding effects to Historic Properties to which they attach religious and cultural  
87 significance.

88  
89 **NOW, THEREFORE**, the BLM, the DOE, the SHPO, and the ACHP agree that the  
90 Undertaking shall be implemented in accordance with the following stipulations in order to take  
91 into account the effects of the Undertaking on the Historic Properties and further agrees that  
92 these stipulations shall govern the Undertaking and all of its parts until this MOA sunsets or is  
93 terminated.  
94

95  
96 **STIPULATIONS**

97 The BLM shall ensure that the following measures are carried out:

98 **I. AREA OF POTENTIAL EFFECT (APE)**

99 a. For the DSSF Project, the APE has been defined as all areas where physical activities  
100 associated with the proposed project will occur including the location of Historic  
101 Properties or cultural resources that are not within the proposed project area, but  
102 could sustain direct or indirect effects. The Project APE is depicted in Attachment A  
103 and described as follows:

104 1. Direct Effects: All areas where physical activities will occur associated with the  
105 proposed action alternative, including the full extent of all project components  
106 and alternatives (4,167 acres total). These include:

- 107 ■ Solar Farm Area B (approximately 3,912 acres);
- 108 ■ Gen-Tie Line Alternatives A-1 or A-2, 12 and 10.5 miles long,  
109 respectively; each corridor is 160-feet wide with 450-foot-radius fan-  
110 shaped stringing areas at each turn (approximately 92 acres and 86 acres  
111 total, respectively);
- 112 ■ Red Bluff Substation Alternative A to include the substation (76 acres),  
113 drainage features (14 acres), electrical lines to connect to existing  
114 transmission lines (33 acres), upgrades to the existing Desert Center 12kV  
115 distribution line (8 acres), a remotely located telecommunications site  
116 (less than 1 acre), and Access Road 2 (approximately 5 miles long; 31  
117 acres);

118 2. Indirect Effects: Individual Historic Properties not within the areas described  
119 above in Stipulation I(a)(1) could sustain non-physical effects, including visual,  
120 auditory, and atmospheric effects, as a result of the Undertaking (the DSSF  
121 Project). These include elements of the built environment, historic districts,  
122 cultural landscapes, and resources having religious or cultural significance to an  
123 Indian Tribe or Tribal organization. Historic Properties subject to indirect  
124 effects from the DSSF Project include the North Chuckwalla Mountains  
125 Petroglyph District; the Colorado River Aqueduct Transmission Line; portions  
126 of U.S. Routes 60/70; the Desert Training Center Cultural Landscape  
127 (DTCCCL), and the Chuckwalla Valley Prehistoric Trails Network Cultural  
128 Landscape (PTNCL), including segments of CA-RIV-53T.

129 3. Cumulative Effects: The area considered for cumulative effects includes the  
130 eastern portion of Riverside County along what is known as the Interstate 10 (I-  
131 10) corridor, lying between the City of Blythe to the east and the Cities of  
132 Coachella and Indio to the west, and extending north to the Riverside/San  
133 Bernardino County Line and south to the Riverside/Imperial County Line.

134

135 **II. HISTORIC PROPERTIES IDENTIFIED WITHIN APE**

136 a. The BLM has identified thirteen (13) cultural resources within the APE that are  
137 considered to be Historic Properties (i.e., listed on or eligible for listing on the  
138 National Register of Historic Places (NRHP) (Attachment B). Of those thirteen (13)  
139 properties, one (1) is the NRHP-listed North Chuckwalla Mountains Petroglyph  
140 District (P33-001383), one (1) is the Colorado River Aqueduct Transmission Line,  
141 one (1) is a portion of the original U.S. Route 60/70 (P33-17766), one (1) is an  
142 historic community dump (P33-015095), and nine (9) are World War II-era Desert  
143 Training Center/California-Arizona Maneuver Area (DTC/C-AMA) related resources  
144 (P33-018233, 018235, 018236, 018238, 018241, 018334, 018338, 18340, and  
145 018392).

146 b. BLM has determined that all thirteen (13) properties would be subject to effects from  
147 the Undertaking; however, two (2) properties, the Colorado River Aqueduct  
148 Transmission Line and the portion of the original U.S. Route 60/70 would not be  
149 adversely affected.

150 c. Ten (10) of the Historic Properties are subject to direct adverse effects from the  
151 Undertaking. These are the historic community dump and the nine (9) DTC/C-AMA-  
152 related resources.

153 d. The BLM has also determined that the Undertaking will also result in indirect adverse  
154 effects to the setting of the NRHP-listed North Chuckwalla Mountains Petroglyph  
155 District (NCMPD) and to the setting of the two cultural landscapes: the DTCCL and  
156 the PTNCL, including trail segments recorded as CA-RIV-53T.

157

158 **III. TREATMENT OF HISTORIC PROPERTIES**

159 a. The resolution of effects to Historic Properties is described in the Draft Desert  
160 Sunlight Historic Property Treatment Plan (HPTP), which will become Attachment C  
161 to this MOA once the HPTP is finalized. The BLM, in consultation with the  
162 Signatories, Invited Signatories, Concurring Parties, and the Tribes (hereafter referred  
163 to as reviewing parties), shall continue to develop the Draft HPTP to establish a  
164 framework and consensus on the general treatment measures for adversely affected  
165 Historic Properties.

166 b. The HPTP will specify that the project proponent pay into funds that will be used to  
167 continue the ongoing work of Principal Investigators (PIs) and support staff to study  
168 the PTNCL Study and the DTCCL Study, to address effects to the two cultural  
169 landscapes. Specific amounts to be paid are specified in the HPTP. The BLM will  
170 consult with Tribes on the development and documentation of the PTNCL Study.

171 Additional resolution measures, such as detailed, improved documentation to modern  
172 standards and/or data recovery, to resolve adverse effects to the NRHP-listed  
173 NCMPD, the historic community dump, and the nine (9) DTC/C-AMA related  
174 resources will be fully developed in the HPTP. Due to the sites' scientific and  
175 historical value, at a minimum, detailed documentation and archival studies are  
176 prescribed at any adversely affected eligible sites, with the addition of data recovery  
177 at any archaeological site.

178 c. The BLM has submitted the Draft HPTP to the reviewing parties for a 30-day review  
179 period and shall consult with the reviewing parties regarding its content. Absent  
180 comments within this time frame, the BLM may finalize the HPTP. The BLM will  
181 provide the parties with written documentation indicating whether and how the Draft  
182 HPTP will be modified in response to any timely comments received. If the Draft  
183 HPTP is revised in response to comments, the BLM shall submit the Revised Draft  
184 HPTP to all parties for a 15-day review period and shall consult with the reviewing  
185 parties upon request from the group. Absent comments within this time frame, the  
186 BLM will finalize the HPTP. The BLM will provide the reviewing parties with a  
187 copy of the final HPTP.

188 d. Amendment of the HPTP as set forth herein will not require amendment of this MOA  
189 if all Signatories agree in writing. If the Signatories do not agree to the amendment of  
190 the HPTP, the disagreement will be resolved pursuant to the procedures in Section  
191 VII(c) of this MOA.

192 e. The BLM through internal funding will ensure that adequate funds and trained  
193 personnel are directed to the historical/archaeological study to ensure that the HPTP  
194 is implemented according to its guidance.

195 f. The BLM shall ensure that the HPTP is finalized prior to issuance of a Notice to  
196 Proceed (NTP). Following finalization of the HPTP, the BLM may issue NTPs to  
197 Sunlight and/or SCE for individual construction phases as defined by Sunlight and/or  
198 SCE in their construction plans, under the following conditions:

199 1. Sunlight and/or SCE has posted financial assurances as set forth in the ROD  
200 sufficient to fund all post-fieldwork costs for that phase as required by the  
201 HPTP; and

202 2. The BLM may issue NTPs for construction phases when the BLM confirms that  
203 the requirements of the HPTP have been met for the area covered by the NTP  
204 prior to the issuance of the NTP.

205 g. The BLM, in coordination with all reviewing parties, will develop measures to  
206 address indirect effects to historic properties and cultural landscapes resulting from  
207 the DSSF Project. The measures will be detailed in the HPTP.

208 h. The BLM, in coordination with all reviewing parties, will develop measures to  
209 address cumulative effects to cultural resources in the I-10 Corridor resulting from the  
210 DSSF Project when combined with other current and planned solar, infrastructure,  
211 and development projects. The measures will be detailed in the HPTP.

212

213

214 **IV. REPORTING REQUIREMENTS AND RELATED REVIEWS**

- 215
- 216 a. Within twelve (12) months after the BLM has determined that all fieldwork required  
217 by Stipulation III for all NTPs issued for the DSSF Project has been completed, the  
218 BLM will ensure preparation, and concurrent distribution to the reviewing parties of a  
219 written draft report that documents the results of implementing the requirements of  
220 Stipulation III. The reviewing parties will be afforded 45 days following receipt of  
221 the draft report to submit any written comments to the BLM. Failure of these parties  
222 to respond within this time frame means that the BLM can assume that the party  
223 accepts the report and the BLM can move forward. However, nothing shall preclude  
224 the BLM from authorizing revisions to the draft report based on late comments as the  
225 BLM may deem appropriate. The BLM will provide the reviewing parties with  
226 written documentation indicating whether and how the draft report will be modified  
227 in accordance with any reviewing party comments. Unless the reviewing parties  
228 object to this documentation in writing to the BLM within 14 days following receipt,  
229 the BLM may modify the draft report as the BLM may deem appropriate. All  
230 objections shall be resolved pursuant to Stipulation VII c. Thereafter, the BLM may  
231 issue the report in final form (hard and/or electronic copies upon request) and  
232 distribute these documents in accordance with Stipulation IV(b).
- 233 b. Unless otherwise requested, one paper copy of the final report documenting the  
234 results of implementing the requirements of Stipulation III will be distributed by the  
235 BLM to all reviewing parties and to the California Historical Resources Information  
236 System (CHRIS) Regional Information Center.

237

238 **V. DISCOVERIES AND UNANTICIPATED EFFECTS**

- 239
- 240 a. If the BLM determines during implementation of the HPTP that either the Treatment  
241 Plan or the Undertaking will affect a previously unidentified property that may be  
242 eligible for the NRHP, or affect a known Historic Property in an unanticipated  
243 manner, the BLM will address the discovery or unanticipated effect in accordance  
244 with those provisions of the HPTP that relate to the treatment of discoveries and  
245 unanticipated effects. The BLM at its discretion may hereunder assume any  
246 discovered property to be eligible for inclusion in the National Register. The HPTP  
247 includes a Plan for Discovery, which will specify procedures for the documentation,  
248 evaluation, and treatment of new discoveries. The BLM compliance with this  
249 stipulation shall satisfy the requirements of 36 CFR § 800.13(a)(2).

250

251 **VI. TREATMENT OF HUMAN REMAINS OF NATIVE AMERICAN ORIGIN**

- 252
- 253 a. The parties to this MOA agree that Native American burials and related items  
254 discovered on BLM administered lands during implementation of the terms of the  
255 MOA will be treated in accordance with the requirements of the Native American

256 Graves Protection and Repatriation Act (NAGPRA). The BLM will consult with  
257 concerned Indian Tribes, Tribal Organizations, or individuals in accordance with the  
258 requirements of §§ 3(c) and 3(d) of the NAGPRA and implementing regulations  
259 found at 43 CFR Part 10 to address the treatment of Native American burials and  
260 related cultural items that may be discovered during implementation of this MOA.

261 b. In consultation with the Tribes, the BLM shall seek to develop a NAGPRA Plan as  
262 part of the HPTP pursuant to 43 CFR 10.5(f) to manage the inadvertent discovery of  
263 human remains, funerary objects, sacred objects, or objects of cultural patrimony.

264 c. The BLM shall ensure that Native American burials and related cultural items on  
265 private lands are treated in accordance with the requirements of §§ 5097.98 and  
266 5097.991 of the California Public Resources Code, and § 7050.5(c) of the California  
267 Health and Human Safety Code.

268

## 269 VII. ADMINISTRATIVE STIPULATIONS

270

### 271 a. STANDARDS

272

273 1. Professional Qualifications. All activities prescribed by Stipulations II, III, and IV  
274 of this MOA shall be carried out under the authority of the BLM by or under the  
275 direct supervision of a person or persons meeting, at a minimum, the Secretary of  
276 the Interior's Standards: *Professional Qualifications Standards* (PQS) (48 FR  
277 44738-39) in the appropriate disciplines. However, nothing in this stipulation may  
278 be interpreted to preclude the BLM or any agent or contractor thereof from using  
279 the properly supervised services of persons who do not meet the PQS.

280

281 2. Historic Preservation Standards. All activities prescribed by stipulations I, II, III  
282 and IV of this MOA shall reasonably conform to the BLM 8100 Manual System  
283 as well as to applicable standards and guidelines established by the *Secretary of*  
284 *Interior's Standards and Guidelines for Archaeology and Historic Preservation*  
285 (48 FR 44716-44740) and SHPO.

286

287 3. Curation and Curation Standards. The BLM shall ensure that, to the extent  
288 permitted by applicable federal law, that the materials and records resulting from  
289 the activities prescribed by Stipulations II, III, and IV of this MOA are curated in  
290 accordance with 36 CFR Part 79.

291

### 292 b. CONFIDENTIALITY

293

294 1. The parties to this MOA acknowledge that Historic Properties covered by this  
295 MOA are subject to the provisions of § 304 of the National Historic Preservation

296 Act of 1966 relating to the nondisclosure of information about the location,  
297 character, or ownership of a historic resource and having so acknowledged, will  
298 ensure that all actions and documentation prescribed by this MOA are consistent  
299 with the Act.

300

301 c. RESOLVING OBJECTIONS

302

303 1. Should a Signatory, Invited Signatory, or Concurring Party to this MOA  
304 reasonably object at any time to the manner in which the terms of this MOA are  
305 implemented, or to any action carried out or proposed with respect to  
306 implementation of the MOA (other than the Undertaking itself) or to any  
307 documentation prepared in accordance with and subject to the terms of this MOA,  
308 the BLM or the SHPO shall immediately notify the other parties to this MOA of an  
309 objection and the BLM shall then consult with the objecting group/agency/Tribe  
310 for no more than fourteen (14) days to resolve the objection. The BLM shall  
311 reasonably determine when this consultation will commence. If the objection is  
312 resolved through such consultation, the BLM will notify all parties of the  
313 resolution and the action in dispute may proceed in accordance with the terms of  
314 that resolution. If, after initiating such consultation, the BLM determines that the  
315 objection cannot be resolved through consultation, then the BLM shall forward all  
316 documentation relevant to the objection to the ACHP, including the BLM's  
317 proposed response to the objection, with the expectation that the ACHP will,  
318 within thirty (30) days after receipt of such documentation:

319

320 (a) Advise the BLM that the ACHP concurs in the BLM's proposed response to  
321 the objection, whereupon the BLM will respond to the objection  
322 accordingly; or

323 (b) Provide the BLM with recommendations, which the BLM will take into  
324 account in reaching a final decision regarding its response to the objection;  
325 or

326 (c) Notify the BLM that the ACHP will provide an opportunity for the BLM, all  
327 consulting parties, and the public to provide their views within a specific  
328 timeframe for developing its comments, pursuant to 36 CFR § 800.7(c); and  
329 subsequent to such review, provide their comments to BLM. The BLM shall  
330 take the resulting comments into account in accordance with 36 CFR §  
331 800.7(c)(4).

332

333 2. Should the ACHP not exercise one of the above-stated options within thirty (30)  
334 days after receipt of all pertinent documentation, the BLM may assume the  
335 ACHP's concurrence in its proposed response to the objection.

336 3. The BLM shall take into account any ACHP recommendation or comment  
337 provided in accordance with this stipulation with reference only to the subject of

338 the objection. The BLM's responsibility to carry out all other actions under this  
339 MOA that are not the subject of the objection will remain unchanged.

- 340
- 341 4. The BLM shall provide the SHPO, the ACHP, and all parties when the ACHP has  
342 issued comments hereunder, with a copy of its final written decision regarding any  
343 objection addressed pursuant to this stipulation.
- 344
- 345 5. The BLM may authorize any action subject to objection under this stipulation to  
346 proceed after the objection has been resolved in accordance with the terms of this  
347 stipulation.
- 348
- 349 6. At any time during implementation of the measures stipulated in this MOA, should  
350 an objection pertaining to such implementation be raised by a member of the  
351 public or a group or organization that is not a Signatory, Invited Signatory, or  
352 Concurring Party to this MOA, the BLM shall notify the SHPO in writing of the  
353 objection and take the objection into consideration. The BLM shall consult with  
354 the objecting party and, if the objecting party so requests, with the SHPO for no  
355 more than fifteen (15) days. Within ten (10) days following closure of this  
356 consultation period, the BLM shall render a decision regarding the objection and  
357 notify the objecting party, the SHPO, and all consulting parties of its decision in  
358 writing. In reaching its decision, the BLM will take into account any comments  
359 from the SHPO and the objecting party. The BLM's decision regarding the  
360 resolution of the objection will be final. The BLM may authorize any action  
361 subject to objection under this paragraph to proceed after the objection has been  
362 resolved in accordance with the terms of this paragraph.

363

364 **VIII. AMENDMENTS**

- 365
- 366 a. Any party to this MOA may propose that this MOA be amended, whereupon the  
367 parties to this MOA will consult for no more than thirty (30) days to consider such  
368 amendment. The amendment process shall comply with 36 CFR §§ 800.6(c)(1) and  
369 800.6(c)(7). This MOA may be amended only upon the written agreement of the  
370 signatory parties. If it is not amended, this MOA may be terminated by any signatory  
371 party in accordance with Stipulation VII.
- 372
- 373 b. Attachments may be amended through consultation among the parties without  
374 amending the MOA.

375

376 **IX. TERMINATION**

- 377 a. If this MOA is not amended as provided for in Stipulation VI, or if any signatory party  
378 proposes termination of this MOA for other reasons, the signatory party proposing  
379 termination shall, in writing, notify the other parties to this MOA, explain the reasons  
380 for proposing termination, and consult with the other parties for at least thirty (30)

381 days to seek alternatives to termination. Such consultation shall not be required if the  
382 BLM proposes termination because the Undertaking no longer meets the definition set  
383 forth in 36 CFR § 800.16(y).

- 384
- 385 b. Should such consultation result in an agreement on an alternative to termination, then  
386 the Parties shall proceed in accordance with the terms of that agreement.  
387
- 388 c. Should such consultation fail, the signatory party proposing termination may terminate  
389 this MOA by promptly notifying the other parties to this MOA, in writing.  
390 Termination hereunder shall render this MOA without further force or effect.  
391
- 392 d. If this MOA is terminated hereunder, and if the BLM determines that the Undertaking  
393 will nonetheless proceed, then the BLM shall either consult in accordance with 36  
394 CFR § 800.6 to develop a new MOA or request the comments of the ACHP pursuant  
395 to 36 CFR Part 800.

396

397 **X. DURATION OF THE MOA**

- 398
- 399 a. Unless terminated pursuant to Stipulation VII, or unless it is superseded by an  
400 amended MOA, this MOA will be in effect for five (5) years following execution by  
401 the signatory parties or until the BLM, in consultation with the SHPO, determines that  
402 all of its stipulations have been satisfactorily fulfilled. This MOA will then terminate  
403 and have no further force or effect.  
404
- 405 b. The terms of this MOA shall be satisfactorily fulfilled within three (3) years following  
406 the date of execution by SHPO. If the BLM determines that this requirement cannot be  
407 met, the parties to this MOA will consult to reconsider its terms. Reconsideration may  
408 include continuation of the MOA as originally executed, amendment or termination. In  
409 the event of termination, the BLM will comply with Stipulation V if it determines that  
410 the Undertaking will proceed notwithstanding termination of this MOA.  
411
- 412 c. If the Undertaking has not been implemented within two (2) years following execution  
413 of this MOA by the SHPO, this MOA shall automatically terminate and have no  
414 further force or effect. In such event, the BLM shall notify the other parties in writing  
415 and, if it chooses to continue with the Undertaking, shall reinitiate review of the  
416 Undertaking in accordance with 36 CFR Part 800.

417

418 **XI. EFFECTIVE DATE**

- 419 a. This MOA will take effect on the date that it has been executed by the BLM, the DOE,  
420 the SHPO, and the ACHP.

421 **XII. EXECUTION**

422 a. Execution of this MOA by the BLM, the DOE, the SHPO, and the ACHP and  
423 subsequent implementation of its terms, shall evidence that the BLM has afforded the  
424 ACHP an opportunity to comment on the Undertaking and that the BLM has taken  
425 into account the effects of the Undertaking on Historic Properties.

426

427 **SIGNATORY PARTIES:**

428

429 The Bureau of Land Management

430

431

432 By John R. Kalish 6/16/2011  
433 John R. Kalish Date

434 Palm Springs Field Office Manager

435

436

440 California State Historic Preservation Officer

441

442

443 By Milford Wayne Donaldson 20 JUN 2011

444 Milford Wayne Donaldson, FAIA Date

445 State Historic Preservation Officer

446

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DIVISION OF LAND MANAGEMENT  
11 JUN 22 AM 11: 21  
214 STANISLAUS COUNTY  
RESIDENT AREA

447 Advisory Council on Historic Preservation

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450 By John M. Fowler 6/21/11

451 John M. Fowler

Date

452 Executive Director

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449 U.S. Department of Energy

450

451

452

for  
By 

JUN 17 2011

453 Matthew C. McMillen

Date

454 Director, Environmental Compliance, Office of Loan Programs

455

456

457

458 **INVITED SIGNATORIES:**

459

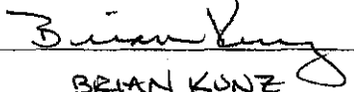
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461 Desert Sunlight Holdings, LLC

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464 By



7-12-11

465 Kim Oster

BRIAN KUNZ

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VICE PRESIDENT

474 Southern California Edison

475

476

477 By Paul Multari 7-7-2011

478 Paul Multari

Date

479 Vice President, Major Projects

480

481

482

483

476 **CONCURRING PARTIES:**

477

478 California Public Utilities Commission

479

480

481

By Mary Jo Borak

June 30, 2011

482

Date

483 Mary Jo Borak Program and Project Supervisor, Infrastructure Permitting and CEQA

484

485 Name and Title

486

487

497 Agua Caliente Band of Cahuilla Indians

498

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By Pin 6-22

6/30/11

501

Date

502

503

Patricia Garcia-Tuac, Director of Historic Preservation

504

Name and Title

505