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5 Counsel for Official Committee of Unsecured  
Creditors  
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8 UNITED STATES BANKRUPTCY COURT  
9 CENTRAL DISTRICT OF CALIFORNIA

10 In re

11 PPA HOLDINGS, LLC, a California  
12 limited liability company, et al.,

13 Debtor,  
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Case No. 8:09-bk-16353-ES

Jointly Administered with Case Nos. 8:0916355  
ES; 8:09-16358; 8:09-16361 ES; 8:09-16363 ES;  
8:09-16367 ES; 8:09-16369 ES; 8:09-16371 ES;  
8:09-16372 ES; 8:0916378 ES; 8:09-16380 ES;  
8:09-16383 ES; 8:09-16385 ES; 8:09-16386 ES;  
8:09-16388 ES; 8:09-16390 ES; 8:09-16393 ES;  
8:0916395 ES; 8:09-16396 ES; 8:09-16399 ES;  
8:09-16402 ES; 8:09-16404 ES

Chapter Number: 7

**FINAL APPLICATION FOR ALLOWANCE  
OF FEES AND REIMBURSEMENT OF  
EXPENSES OF PGP VALUATION INC  
APPRAISERS; AND DECLARATION OF  
PHILIP STEFFEN IN SUPPORT THEREOF**

**Date: January 20, 2011**  
**Time: 10:30 a.m.**  
**Place: Courtroom 5A**  
**411 West Fourth Street**  
**Santa Ana, CA 92614**  
**Judge: The Honorable Erithe A. Smith**

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24  Affects All Debtors  
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1 **TO THE HONORABLE JUDGE ERITHE A. SMITH, UNITED STATES BANKRUPTCY**  
2 **JUDGE, THE UNITED STATES TRUSTEE, AND PARTIES IN INTEREST:**

3 PGP Valuation Inc Appraisers (“**PGP**”), appraisers for the Official Committee of  
4 Unsecured Creditors (the “**Committee**”) appointed in the Chapter 11 case of PPA Holdings, LLC  
5 (“**PPA**”) and in the twenty-one related and jointly administered Chapter 11 debtor cases<sup>1</sup>  
6 involving PPA-related entities<sup>2</sup> (collectively the “**Debtors**”), hereby submits this Final  
7 Application (the “**Final Application**”) for Allowance of Fees and Reimbursement of Expenses  
8 for the Period of October 27, 2009 to January 11, 2011 (the “**Final Application Period**”),  
9 pursuant to Bankruptcy Code section 328(a), Bankruptcy Rule 2016, Local Rule 2016-1(c) of the  
10 United States Bankruptcy Court for the Central District of California, and the United States  
11 Trustee Guidelines.

12 By this Final Application, PGP seeks (a) allowance of fees in the amount of \$110,500 and  
13 no expenses incurred during the Final Application Period; (b) payment from the Debtors of any  
14 amounts that have been allowed, but not yet paid, with respect to the Final Application Period.  
15 The amount of fees requested in this Final Application was already approved by the Court in  
16 PGP’s First Interim Fee Application. No additional fees or expenses have been incurred since the  
17 filing and approval of PGP’s First Interim Fee Application.

18 The Declaration of Philip Steffen (“**Steffen Declaration**”), filed concurrently herewith,  
19 supports this Application. In further support of this Application, PGP represents as follows:

20 **I. FACTUAL BACKGROUND**

21 On June 29, 2009 (the “**Petition Date**”), the Debtors filed voluntary petitions for relief  
22 under chapter 11 of the Bankruptcy Code. The Debtors were initially managing their affairs and  
23 property as debtors in possession pursuant to Bankruptcy Code sections 1107 and 1108. On

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24 <sup>1</sup> On September 13, 2010, the Court entered an order converting all of the Debtors’ cases from chapter 11 to  
chapter 7.

25 <sup>2</sup> The twenty-one related Chapter 11 debtor entities are: (1) Pacific Property Assets, LLC; (2) PPA Riverside  
26 Apartments; (3) Pacific Property Assets II, LLC; (4) Bell Cove, LLC; (5) Country Club Greens, LLC; (6)  
27 Sycamore Shadows, LLC; (7) PPA Arizona I, LLC; (8) PPA Arizona II, LLC; (9) PPA Vista Village, LLC; (10)  
PPA Towne Center, LLC; (11) Sundancer Apartments, LLC; (12) Dobson Springs, LLC; (13) Villa Rosa Avenue,  
28 LLC; (14) Harbor View Condominiums, LLC; (15) PPA Opportunity Fund, LLC; (16) PPA Equities, LLC; (17)  
PPA Desert View, LLC; (18) Ridgemont Condominiums, LLC; (19) Villa Las Brisas Condominiums, LLC; (20)  
2130 Partnership Group, LLC; and (21) AAA Investment Properties, LLC.

1 April 2, 2010, the Court entered an order approving and granting the Stipulation Directing U.S.  
2 Trustee to Appoint Chapter 11 Trustee, entered into between the Debtors and the Office of the  
3 United States Trustee, and the Court directed the U.S. Trustee to appoint a trustee to serve as the  
4 chapter 11 trustee in the bankruptcy cases filed by ten (10) of the twenty-one (21) Debtor entities  
5 (Docket No. 708).<sup>3</sup> On April 6, 2010, Thomas W. Casey (the “**Trustee**”) was appointed chapter  
6 11 trustee in the ten (10) cases (Docket No. 714). Thereafter, on May 12, 2010, Mr. Casey was  
7 appointed chapter 11 trustee in the remaining Debtor cases (Docket No. 792).

8 On September 13, 2010, the Court issued an order converting the Debtors’ cases from  
9 chapter 11 to chapter 7 (Docket No. 1011).

10 **A. The Committee**

11 The Committee was appointed by the Office of the United States Trustee on July 16,  
12 2009. The Committee retained counsel and held its first substantive meeting on July 22, 2009  
13 (the “**Retention Date**”). The original Committee members were as follows:

Kamal Rajkanan – Committee Chair	Michael Keene– Vice Chair
John Biber	Bart Hackley
John Paul Jones	James Brawner
Carlos Navarro	Randy Roach
Michael Warren	

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20 Prior to May 28, 2010, Kamal Rajkanan, John Biber, John Paul Jones, Carlos Navarro, Michael  
21 Warren, Michael Keene, and Bart Hackley resigned from the Committee.

22 On May 28 2010, the Office of the United States Trustee appointed five (5) new members  
23 to the Committee (Docket 858) and as of the date of this Final Fee Application, the Committee  
24 members are as follows:

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27 <sup>3</sup> The ten (10) debtor entities were: (1) PPA Holdings, LLC; (2) Pacific Property Assets, LLC; (3) Villa Rose  
28 Avenue Condominiums, LLC; (iv) Dobson Springs, LLC; (v) PPA Town Center, LLC; (vi) Ridgemont  
Condominiums, LLC; (vii) Pacific Property Assets II; (viii) Sycamore Shadows, LLC; (ix) PPA Arizona I; and  
(x) PPA Arizona II.

1	Randy Roach – Committee Chair	James Brawner
2	Jay Stiehl	Joseph R. Whitaker
3	George O. Sandoval	Rose E. Miller
4	Robert Klotz	

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6 **II. RETENTION**

7 Two separate Application[s] of the Unsecured Creditors’ Committee for the Employment  
8 of PGP Valuation Inc Appraisers were submitted to the Court, the first on October 27, 2009, (the  
9 “**First Employment Application**”), (Docket No. 282) and the second on November 13, 2009,  
10 (the “**Second Employment Application**”), (Docket No. 343). On, December 16, 2009, the Court  
11 entered an *Order Granting the Application to Employ PGP Valuation Inc as Appraisers for the*  
12 *Official Committee of Unsecured Creditors* (the “Order”) (Docket No. 469), relating to the First  
13 Employment Application. The Order authorized the employment of PGP on a fixed fee basis.  
14 On February 5, 2010, the Court entered an *Order Granting the Application to Employ PGP*  
15 *Valuation Inc. as Appraisers for the Official Committee of Unsecured Creditors* (the “Second  
16 Order”) (Docket No. 617), relating to the Second Employment Application. The Second Order  
17 also authorized the employment of PGP on a fixed fee basis.

18 Both the First and Second Employment Applications proposed the employment of PGP to  
19 perform appraisal services on certain real estate assets owned by the Debtors. The Applications  
20 stated that in the event some of the real estate assets need not be appraised, the fees sought were  
21 to be reduced according to the per property appraisal costs. As discussed more specifically in  
22 Section III, below, PGP did not perform appraisals on certain of the Debtors’ assets that were  
23 included in the First and Second Employment Applications, thereby reducing the total fee sought  
24 by this Application by \$9,000.

25 **III. SUMMARY OF COMPENSATION REQUEST**

26 **A. Period Covered By This Application**

27 This Final Application covers the period from October 27, 2009 (the date of PGP’s  
28 employment) to January 20, 2011 (the hearing date of this Final Application), inclusive.

1 **B. Total Amount of Fees and Expenses Requested By This Application**

2 1. Fees for Services Rendered: \$110,500

3 2. Expenses Paid: \$0

4 **C. Prior Fee Applications**

5 1. Number of Prior Applications: 1  
(First Interim Fee Application)

6 2. Fees Requested in Prior Application \$110,500

7 3. Expenses Requested in Prior Application: \$0

8 **D. Prior Orders and Allowances on Fee Applications**

9 1. Date of Prior Court Orders: March 17, 2010  
(Docket No. 668)

10 2. Fees Awarded Per 3/17/10 Order \$110,500

11 3. Expenses Awarded Per 3/17/10 Order: \$0

12 **E. Total Amount Already Paid to PGP**

13 1. Fees: \$0

14 2. Expenses: \$0

15 **F. The Present Application – Services Rendered and Basis for Compensation**  
16 **Thereof**

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18 In response to a request by Morgan, Lewis & Bockius, counsel to the Committee, on  
19 October 9 and October 30, 2009, PGP submitted Professional Service Agreements under which it  
20 proposed to provide appraisal services in relation to certain real property assets owned by the  
21 Debtors.

22 As explained in the Steffen Declaration, PGP’s MAI (Member of the Appraisal Institute)  
23 appraisers average more than 20 years of hands-on experience, including backgrounds as  
24 reviewers-appraisers for national institutions and CMBS (commercial mortgage-backed  
25 securities) lenders. PGP has expertise in multi-family developments, such as those owned by the  
26 Debtors, as well as other types of real property.

27 PGP’s services in this case are described in detail in the billing statements attached hereto  
28 as **Exhibit 1**. PGP has not incurred any additional fees or expenses since the filing and approval

1 of its First Interim Fee Application. A narrative summary of the services provided by PGP is as  
2 follows:

3 **The Appraisal Reports:** PGP provided appraisal services, and produced appraisal  
4 reports, to value certain of the Debtors' real property assets, as described below. The appraisal  
5 reports were prepared in accordance with Appraisal Institute, FIRREA and the Uniform Standards  
6 of Professional Appraisal Practice. The scope of the reports includes a market analysis to  
7 determine the competitive position within the immediate market, a discussion of the highest and  
8 best use of the properties, a fully documented income approach, and a sales comparison approach.  
9 Each appraisal report presents the "As Is" value.

10 **The Arizona Properties:** PGP provided appraisal reports valuing 12 of the Debtors' real  
11 property assets in Arizona (the "Arizona Properties"). The Arizona Properties consist of  
12 apartment buildings and residential condominiums. The apartment properties range in size from  
13 38 to 348 units. The First Employment Application included a 72 unit apartment building located  
14 at 2130 West Indian School Road in Phoenix, Arizona that was not appraised. Therefore, the fees  
15 sought by this Application in connection with the Arizona Properties are \$4,500 less than were  
16 sought by the First Employment Application.

17 **The Riverside Properties:** PGP provided appraisal reports to value 17 of the Debtors'  
18 real property assets in Riverside (the "Riverside Properties"). The Riverside Properties consist of  
19 apartment properties and one commercial property. The apartment properties range in size from  
20 12 to 72 units. PGP appraised all of the Riverside Properties proposed by the Second  
21 Employment Application.

22 **The Long Beach Properties:** PGP provided appraisal reports on 22 of the Debtors' real  
23 property assets in Long Beach (the "Long Beach Properties"). The Long Beach Properties consist  
24 of 20 apartment properties and 2 commercial properties. The apartment properties range in size  
25 from 6 to 38 units. The Second Employment Application included a 3 story office building  
26 (approximately 13,800 square feet) located at 125 East 8th Street in Long Beach, California that  
27 was not appraised. Therefore, the fees sought by this Application in connection with the Long  
28 Beach Properties are \$4,500 less than were sought by the Second Employment Application.



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**DECLARATION OF PHILIP STEFFEN**

I, Philip Steffen, declare:

1. I am a Member of the Appraisal Institute. I am a Senior Managing Director of PGP Valuation Inc. I make this declaration in support of the First Interim Fee Application for the Allowance of Fees for PGP Valuation Inc Appraisers.

2. On October 9, 2009, I submitted a Professional Service Agreement, and on October 30, 2009, I submitted two Professional Service Agreements, to Morgan, Lewis & Bockius LLP, as counsel to the Official Creditor’s Committee for PPA Holdings, LLC, *et al.* (the “Committee”). The Professional Service Agreements are agreements to provide appraisal reports on certain of the real property interests held by the debtors in these jointly administered cases.

3. Attached hereto as **Exhibit 1** are true and correct copies of the bills for appraisal services provided to the Committee. Since the filing of PGP’s First Interim Fee Application, PGP has not incurred any additional fees or expenses.

4. PGP provided appraisal services, and produced appraisal reports, to value certain of the Debtors’ real property assets. The appraisal reports were prepared in accordance with Appraisal Institute, FIRREA and the Uniform Standards of Professional Appraisal Practice. The scope of the reports includes a market analysis to determine the competitive position within the immediate market, a discussion of the highest and best use of the properties, a fully documented income approach, and a sales comparison approach. Each appraisal report presents the “As Is” value.

5. PGP’s MAI (Member of the Appraisal Institute) appraisers average more than 20 years of hands-on experience, including backgrounds as reviewers-appraisers for national institutions and CMBS (commercial mortgage-backed securities) lenders. PGP has expertise in

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1 multi-family developments, such as those owned by the Debtors, as well as other types of real  
2 property.

3 I declare under penalty of perjury of the laws of the State of California that the foregoing  
4 is true and correct and that this declaration was executed on November 30, 2010.

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Philip Steffen

# **EXHIBIT 1**



## Invoice for Services Rendered

Real Estate Appraisers & Consultants  
Suite 210 • 5796 Armada Drive • Carlsbad, CA 92008  
877.720.2525 • Phone • www.firstservicepgp.com • Fax • 760.730.3372

Morgan, Lewis & Bockius LLP  
ATTN: L. Bruce Fischer  
5 Park Plaza, Suite 1750  
Irvine, CA 92614-3508

Please reference PGP Portfolio Number  
09089 when remitting -- Thank You

### Subject Properties – Long Beach

#### **22 Summary Appraisal Reports:**

709 E. 3rd Avenue, Long Beach, CA  
1121; 1164-1170 Daisy Avenue Long Beach, CA  
1959 Chestnut Avenue, Long Beach, CA  
1349 Ohio Avenue, Long Beach, CA  
125 E. 8th Street, Long Beach, CA  
758 Rose Avenue, Long Beach, CA  
1705-11 E. 10th Street, Long Beach, CA  
1765 Cedar Avenue, Long Beach, CA  
761 Rose Avenue, Long Beach, CA  
612-622 Nebraska Avenue, Long Beach, CA  
630 Nebraska Avenue, Long Beach, CA  
638 Nebraska Avenue, Long Beach, CA  
709 Elm Avenue, Long Beach, CA  
1725 Sherman Way, Long Beach, CA  
1365 Ohio Avenue, Long Beach, CA  
2225-2233 Pine Avenue, Long Beach, CA  
1525 Pine Avenue, Long Beach, CA  
1742 Cherry Avenue, Long Beach, CA  
1610 Cherry Avenue, Long Beach, CA  
924 Gaviota, Long Beach, CA  
1352 Molino Avenue, Long Beach, CA  
3626 Pacific Coast Highway, Long Beach, CA

### Job Information

PGP Portfolio Number: 09089  
Invoice Date: 12/15/2009  
Federal Tax ID: 93-1114929  
PGP Office: Phoenix

### Invoice Amount

Contracted Flat Fee: \$45,000  
Expenses: \$0.00  
Invoice Total: \$45,000

Payments: \$0.00  
Balance Due: \$45,000

### Payments Received

No payments on record.

#### Please remit all payments to:

FirstService PGP Valuation  
ATTN: Payment Processing Dept.  
5796 Armada Drive, Suite 210  
Carlsbad, CA 92008

#### For any questions about this invoice:

FirstService PGP Valuation  
Accounts Receivable Department  
760-444-8033 - Phone  
760-444-8133 - Fax  
AR@firstservicepgp.com - Email

Late Charges: at the option of PGP, any amount past due shall bear simple interest at the annual rate of eighteen percent (18%), or 1.5%

monthly, provided that in no event shall such interest rate exceed the highest legal interest rate for business loans. Further, to partially compensate PGP for banking, administrative and accounting costs, Client shall pay to PGP a fee of \$50.00 (which may be increased from time to time) per occurrence for any check received for payments under this Statement that is not immediately honored for any reason whatsoever (including, without limitation, insufficient funds), which fee shall be in addition and without limitation to any other amounts claimed by PGP.



## Invoice for Services Rendered

Real Estate Appraisers & Consultants  
Suite 210 • 5796 Armada Drive • Carlsbad, CA 92008  
877.720.2525 • Phone • www.firstservicepgp.com • Fax • 760.730.3372

Morgan, Lewis & Bockius LLP  
ATTN: L. Bruce Fischer  
5 Park Plaza, Suite 1750  
Irvine, CA 92614-3508

Please reference PGP Portfolio Number  
09089 when remitting -- Thank You

### Subject Properties – Phoenix

#### **12 Summary Appraisal Reports:**

- 151 E. 1st Street, Mesa, AZ
- 1415 N. Country Club Drive, Mesa, AZ
- 1325 W. Guadalupe Road, Mesa, AZ
- 350 W. 13th Place, Mesa, AZ
- 400 N. 96th Avenue, Tolleson, AZ
- 17239 N. 19th Avenue, Phoenix, AZ
- 1805 W. Cortez Street, Phoenix, AZ
- 1222 E. Mountain View Rd, Phoenix, AZ
- 65 East Olive, Gilbert, AZ
- 1120 S. Sycamore Street, Mesa, AZ
- 650 S. Country Club Drive, Mesa, AZ
- 2211 E. Camelback Road, Phoenix, AZ

### Job Information

PGP Portfolio Number:	09089
Invoice Date:	12/15/2009
Federal Tax ID:	93-1114929
PGP Office:	Phoenix

### Invoice Amount

Contracted Flat Fee:	\$30,500
Expenses:	\$0.00
Invoice Total:	\$30,500
Payments:	\$0.00
Balance Due:	<u>\$30,500</u>

### Payments Received

No payments on record.

### Please remit all payments to:

FirstService PGP Valuation  
ATTN: Payment Processing Dept.  
5796 Armada Drive, Suite 210  
Carlsbad, CA 92008

### For any questions about this invoice:

FirstService PGP Valuation  
Accounts Receivable Department  
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AR@firstservicepgp.com - Email

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877.720.2525 • Phone • www.firstservicepgp.com • Fax • 760.730.3372

Morgan, Lewis & Bockius LLP  
ATTN: L. Bruce Fischer  
5 Park Plaza, Suite 1750  
Irvine, CA 92614-3508

Please reference PGP Portfolio Number  
09089 when remitting -- Thank You

### Subject Properties – Riverside

#### **17 Summary Appraisal Reports:**

2065 W. Linden Street, Riverside, CA  
2045 W. Linden Street, Riverside, CA  
2032-2052 W. Linden Avenue, Riverside, CA  
2005 W. Linden Street, Riverside, CA  
1754-66 Loma Vista, Riverside, CA  
1740 Loma Vista, Riverside, CA  
1856 Loma Vista, Riverside, CA  
3552-3574 Lou Ella Lane, Riverside, CA  
3553 Lou Ella Lane, Riverside, CA  
3735 Kansas Avenue, Riverside, CA  
3660-3672 Kansas Avenue, Riverside, CA  
3460-3472 Anderson Avenue, Riverside, CA  
3439 Anderson Avenue, Riverside, CA  
3486 Anderson Avenue, Riverside, CA  
1436 7th Street, Riverside, CA  
1480 7th Street, Riverside, CA  
1491 Massachusetts, Riverside, CA

### Job Information

PGP Portfolio Number: 09089  
Invoice Date: 12/15/2009  
Federal Tax ID: 93-1114929  
PGP Office: Phoenix

### Invoice Amount

Contracted Flat Fee:	\$35,000
Expenses:	\$0.00
Invoice Total:	\$35,000
Payments:	\$0.00
Balance Due:	<u>\$35,000</u>

### Payments Received

No payments on record.

### Please remit all payments to:

FirstService PGP Valuation  
ATTN: Payment Processing Dept.  
5796 Armada Drive, Suite 210  
Carlsbad, CA 92008

### For any questions about this invoice:

FirstService PGP Valuation  
Accounts Receivable Department  
760-444-8033 - Phone  
760-444-8133 - Fax  
AR@firstservicepgp.com - Email

Late Charges: at the option of PGP, any amount past due shall bear simple interest at the annual rate of eighteen percent (18%), or 1.5% monthly, provided that in no event shall such interest rate exceed the highest legal interest rate for business loans. Further, to partially compensate PGP for banking, administrative and accounting costs, Client shall pay to PGP a fee of \$50.00 (which may be increased from time to time) per occurrence for any check received for payments under this Statement that is not immediately honored for any reason whatsoever (including, without limitation, insufficient funds), which fee shall be in addition and without limitation to any other amounts claimed by PGP.

In re: PPA HOLDINGS, LLC, a California Limited Liability Company	Debtor(s).	CHAPTER 11 CASE NUMBER 8:09-bk-16353-ES
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**NOTE:** When using this form to indicate service of a proposed order, **DO NOT** list any person or entity in Category I. Proposed orders do not generate an NEF because only orders that have been entered are placed on the CM/ECF docket.

## PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:  
300 South Grand Avenue, 22nd Floor, Los Angeles, CA 90071

A true and correct copy of the foregoing document described FINAL APPLICATION FOR ALLOWANCE OF FEES AND REIMBURSEMENT OF EXPENSES OF PGP VALUATION INC APPRAISERS; AND DECLARATION OF PHILIP STEFFEN IN SUPPORT THEREOF will be served or was served **(a)** on the judge in chambers in the form and manner required by LBR 5005-2(d); and **(b)** in the manner indicated below:

I. **TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING ("NEF")** – Pursuant to controlling General Order(s) and Local Bankruptcy Rule(s) ("LBR"), the foregoing document will be served by the court via NEF and hyperlink to the document. On December 8, 2010 I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following person(s) are on the Electronic Mail Notice List to receive NEF transmission at the email address(es) indicated below:

Service information continued on attached page

### II. **SERVED BY U.S. MAIL OR OVERNIGHT MAIL** (indicate method for each person or entity served):

On December 8, 2010, I served the following person(s) and/or entity(ies) at the last known address(es) in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States Mail, first class, postage prepaid, and/or with an overnight mail service addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

VIA U.S. MAIL

Honorable Erithe A. Smith  
Ronald Reagan Federal Building  
411 West Fourth Street, Suite 5041  
Santa Ana, CA 982701-4593

Service information continued on attached page


III. **SERVED BY PERSONAL DELIVERY, FACSIMILE TRANSMISSION OR EMAIL** (indicate method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on \_\_\_\_\_ I served the following person(s) and/or entity(ies) by personal delivery, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on the judge will be completed no later than 24 hours after the document is filed.

Service information continued on attached page

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

December 8, 2010  
Date

Victoria L. Rader  
Type Name

  
Signature

In re: PPA HOLDINGS, LLC, a California Limited Liability Company	Debtor(s).	CHAPTER 11 CASE NUMBER 8:09-bk-16353-ES
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**I. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (“NEF”)**

- Raymond G Alvarado ralvarado@adorno.com
- Melody G Anderson manderson@hemar.com
- John A Boyd fednotice@tclaw.net
- Brendt C Butler BButler@rutan.com
- Frank Cadigan frank.cadigan@usdoj.gov
- Robert J Campo rcampo@robertcampolaw.com
- Thomas H Casey (TR) msalustro@tomcaseylaw.com, tcasey@ecf.epiqsystems.com
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- Nanette D Sanders becky@ringstadlaw.com
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