

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2005-012986

08/01/2006

HONORABLE PAUL J. MCMURDIE

CLERK OF THE COURT
C.I. Miller
Deputy

NORTH CANYON RANCH OWNERS
ASSOCIATION

STEPHEN L TUNNEY

v.

GRO INDUSTRIES INC

VINCENT R MAYR

COURT ADMIN-CIVIL-ARB DESK
DEPUTY CT ADMINISTRATOR,
COURTWIDE SERVICES
DOCKET-CIVIL-CCC
E-FILE CASE MANAGEMENT
FILE ROOM-CSC
FINANCIAL SERVICES-BILLING-CCC

CASE DESIGNATED FOR PARTICIPATION IN THE COURT'S E-FILING PILOT

The Superior Court is transitioning civil cases to an electronic filing system in phases. Pursuant to Administrative Order 2005-091,

IT IS ORDERED that all pleadings in this case be electronically filed.

The electronic filing system will be available for use on **August 7, 2006** and mandatory e-filing will commence on **August 22, 2006**. Filing by conventional means may continue until this mandatory date.

To assist in the transition to e-filing, the Office of the Clerk of the Superior Court has prepared instruction and training concerning the E-Filing system. All attorneys of record in this

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2005-012986

08/01/2006

case are strongly encouraged to study this material before the mandatory e-filing date. The web site address for training materials is: <http://eventures.clerkofcourt.maricopa.gov/training.asp>. The Clerk's Office shall be available for instruction and training as needed.

The e-filing system web site address is <https://efiling.clerkofcourt.maricopa.gov>. The site contains supplemental training and other reference materials, including contact names and phone numbers, to assist with any questions.

Where filing fees may incur on an electronic filing, the filing party will be billed by the Billing Unit of the Clerk of the Superior Court.

Motion practice: The movant determines the caption of the filing and all captions on subsequent related filings shall bear the same designation. For example, the filing of a motion captioned "Defendant's Motion for Summary Judgment on Negligence" shall result in any subsequent related filings referring to that title in the caption: "Plaintiff's Response to Defendant's Motion for Summary Judgment on Negligence." No response to a motion shall contain a separate motion, except in the case a cross-motion bearing the same designation.