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	5	Facsimile: (310) 788-1200
	6	Counsel for the Reorganized California Power Exchange Corporation
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	8	UNITED STATES BANKRUPTCY COURT
	9	NORTHERN DISTRICT OF CALIFORNIA
	10-	SAN FRANCISCO DIVISION
ዲ	11	In re) Case No. SF 01-30923 DM
Ru	12	PACIFIC GAS AND ELECTRIC) Chapter 11
KAYE SCHOLER	13	COMPANY, a California corporation,)) [No hearing required]
	14	Debtor.
	15	Federal I.D. No. 94-0742640
	16)
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	18	NOTICE OF NEW COUNSEL FOR REORGANIZED
	19	CALIFORNIA POWER EXCHANGE CORPORATION AND REQUEST FOR SPECIAL NOTICE
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		23104374.WPD NOTICE OF NEW COUNSEL AND REQUEST FOR SPECIAL NOTICE CASE NO. 01-30923 DM

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PLEASE TAKE NOTICE THAT the Chapter 11 plan of California Power Exchange
Corporation became effective on April 1, 2003. The Reorganized California Power Exchange
Corporation ("Reorganized CalPX") has retained Kaye Scholer LLP to be its counsel in this matter.
Kaye Scholer LLP formerly represented the Official Committee of Participant Creditors in California
Power Exchange Corporation's Chapter 11 case.
PLEASE TAKE FURTHER NOTICE that the Reorganized CalPX hereby requests.

pursuant to Bankruptcy Rules 2002 and 9007, that special notice of all matters which may come before the Court concerning the above-captioned Debtor be given to it as follows:

This request includes, without limitation, the notices and papers referred to in Bankruptcy El Rules 2002, 4001, 6004, 6006, 6007, and 9007 and also includes, without limitation, notices of any-it orders, applications, complaints, demands, hearings, motions, petitions, pleadings, or requests, and the most arrow better the court in this case, whether formal or informal, whether written or oral, and whether transmitted or conveyed by mail, delivery, telephone, telegraph, telex, or otherwise.

Neither this request for special notice nor any subsequent appearance, pleading, claim, proof of claim, document, suit, motion, nor any other writing or conduct, shall constitute a waiver of Reorganized CalPX's:

1. Right to have any and all final orders in any and all non-core matters entered only after *de novo* review by a United States District Court Judge;

2. Right to a trial by jury in any proceeding as to any and all matters so triable herein, whether the same be designated legal or private rights, or in any case, controversy or proceeding related hereto, notwithstanding the designation of such matter as a "core proceeding" pursuant to 28 x U.S.C. §157(b)(2), and whether such jury trial right is pursuant to statute or the United States

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KAYE SCHOLER

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	1	Constitution; and the same in structure of the structure	•	
	2	3. Right to have the reference of this matter withdrawn by the United States District		
1	3 😅	Court in any matter or proceeding subject to mandatory or discretionary withdrawal; and	ŝ,	
	₂ 4	4. Other rights, claims, actions, defenses, setoffs, recoupments or other matters to wh	ich	
	5	Reorganized CalPX is entitled under any agreement or at law or in equity or under the United Sta	teŝ	
	6	Constitution.		
•	7	All of the above rights are expressly reserved and preserved without exception and with n	0	
	8	purpose of confessing or conceding jurisdiction in any way by this filing or by any other		
	9	participation in these matters.		
:	10 ⁻			
_	11	DATED: May 23, 2003 KAYE SCHOLER LLP		
	12	MARC S. COHEN RONALD L. LEIBOW	· · ·	
	13	STEVEN F. WERTH	٤!	
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- - -	16	Counsel for the Reorganized California Power		.
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