UNITED STATES OF AMERICA BEFORE THE FEDERAL ENERGY REGULATORY COMMISSION

California Power Exchange) Docket No. ER00-951-000
Corporation	

MOTION TO INTERVENE OF THE CALIFORNIA INDEPENDENT SYSTEM OPERATOR CORPORATION

Pursuant to Rule 214 of the Rules of Practice and Procedure of the Federal Energy Regulatory Commission ("Commission"), 18 C.F.R. § 385.214, and the Commission's January 6, 2000 Notice of Filing, the California Independent System Operator Corporation ("ISO") hereby moves to intervene in the above-captioned proceeding. In support thereof, the ISO states as follows:

I. COMMUNICATIONS

Please address communications concerning this filing to the following persons:

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II. BACKGROUND

On December 30, 1999, California Power Exchange Corporation ("CalPX") tendered for filing proposed amendments to its tariff to accommodate the scheduling of Firm Transmission Rights ("FTRs"), and the new scheduling templates adopted by the ISO for scheduling FTRs, Existing Transmission Rights ("ETCs"), and other contract usage rights.

III. BASIS FOR MOTION TO INTERVENE

The ISO is a non-profit public benefit corporation organized under the laws of the State of California and responsible for the reliable operation of a grid comprising the transmission systems of Pacific Gas and Electric Company, San Diego Gas & Electric Company, and Southern California Edison Company, as well as for the coordination of the competitive electricity market in California. CalPX states that the purpose of the amendments is as described above; that CalPX is a Scheduling Coordinator under the ISO's Tariff; that the ISO plans to accommodate the scheduling of FTRs in the first quarter of 2000; that the ISO has developed new scheduling templates for FTRs and revised templates for ETCs; and that CalPX proposes to make its corresponding tariff changes effective concurrently with the ISO's commencement date for scheduling FTRs or such later date as all necessary CalPX software changes are operational. See CalPX Transmittal Letter at 1-3. Based on these statements, the ISO believes that it has a unique interest in any Commission proceeding concerning the proposed amendments. Accordingly, the ISO requests that it be permitted to intervene herein with full rights as a party.

The ISO raises no substantive issues at the present time but reserves the

right to do so in any further aspects of the proceeding ordered by the

Commission. The ISO also reserves the right to file supplemental comments if

warranted.

IV. CONCLUSION

Wherefore, for the foregoing reasons, the ISO respectfully requests that

the Commission permit it to intervene, and that it be accorded full party status in

this proceeding.

Respectfully submitted,

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Date: January 19, 2000

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