SWIDLER BERLIN SHEREFF FRIEDMAN, LLP

THE WASHINGTON HARBOUR, 3000 K STREET, NW, SUITE 300 WASHINGTON, DC 20007-5116 C2 JUL 26 PM 4:51 TELEPHONE (202) 424-7500 FAX (202) 424-7647 WWW SWIDLAW COM REGULATORY COMMISSION NEW YORK, NY 10174 WWW SWIDLAW COM

CONTAINS REDACTED MATERIALS

July 26, 2002

The Honorable Magalie Roman Salas Secretary Federal Energy Regulatory Commission 888 First Street, N.E. Washington, DC 20426

Re: San Diego Gas & Electric Co., et al. Docket Nos. EL00-95-045, et al.

Dear Secretary Salas:

£

Enclosed are an original and fourteen copies of the California Independent System Operator Corporation's Prepared Rebuttal Testimony and supporting exhibits in the above-captioned proceeding. This filing includes:

- Summary of the Prepared Rebuttal Testimony of Spence Gerber, Michael Epstein, and Michael McQuay
- Exhibits:

Ex. No. ISO-37	Prepared Rebuttal Testimony of Spence Gerber, Michael Epstein, and Michael McQuay
Ex. No. ISO-38	Transcript of Conversation Between ISO and WWP and Between ISO and SMUD
Ex No. ISO-39	Transcript of Conversation Between ISO and Powerex and Between ISO and SMUD

The Honorable Magalie Roman Salas July 26, 2002 Page 2

Ex. No. ISO-40	Transcript of Conversations Between ISO and Williams
Ex. No. ISO-41	Transcript of Conversation Between ISO and Southern
Ex. No. ISO-42	California ISO Market Clearing Statement
Ex. No. ISO-43	Table of Pre-Mitigation, Refund, Post-Mitigation, and Interest Amounts
Ex. No ISO-44	Letter from ISO to Duke Energy and PG&E

Please note that this testimony is being filed under seal pursuant to the Protective Order and Non-Disclosure Statement adopted by the Presiding Judge in this proceeding. Specifically, Exhibit Nos. ISO-42 and ISO-43 contain "Protected Materials and Not Available to Competitive Duty Personnel." Therefore, these Exhibits have been redacted in the public copies included with this filing. Additionally, although these Exhibits will be provided to all parties on the Restricted Service List compiled in this proceeding, any party receiving these Exhibits who has not signed the relevant Non-Disclosure Statement should immediately discard these Exhibits.

Also enclosed are two extra copies of the filing to be time/date stamped and returned to us by the messenger. Two courtesy copies of this filing are being provided to Presiding Judge Bruce L. Birchman. Please contact the undersigned if you have any questions regarding this filing. Thank you for your assistance. The Honorable Magalie Roman Salas July 26, 2002 Page 3

Sincerely,-2 J. Phillip Jordan/

Michael Kunselman (202) 295-8465

Counsel for the California Independent System Operator Corporation

Enclosures

۲

۲

cc: The Honorable Bruce L Birchman Restricted Service List