

**AKIN GUMP STRAUSS HAUER & FELD LLP**

REGINALD D. STEER (SBN 56324)

rsteer@akingump.com

580 California Street

Suite 1500

San Francisco, CA 94104

Telephone: 415-765-9500

Facsimile: 415-765-9510

JULIA I. DE BEERS (SBN 233811)

jdebeers@akingump.com

2029 Century Park East

Suite 2400

Los Angeles, CA 90067

Telephone: 310-229-1000

Facsimile: 310-229-1001

DAVID M. ZENSKY (admitted *pro hac vice*)

dzensky@akingump.com

STEPHEN M. BALDINI (admitted *pro hac vice*)

sbaldini@akingump.com

MITCHELL HURLEY (admitted *pro hac vice*)

mhurley@akingump.com

JAMES P. CHOU (admitted *pro hac vice*)

jchou@akingump.com

JASON L. GOLDSMITH (admitted *pro hac vice*)

jgoldsmith@akingump.com

KATHERINE P. SCULLY (admitted *pro hac vice*)

kscully@akingump.com

One Bryant Park

New York, NY 10036-6745

Telephone: 212-872-1000

Facsimile: 212-872-1002

Attorneys for Plaintiffs

DEUTSCHE BANK TRUST COMPANY AMERICAS,

LAW DEBENTURE TRUST COMPANY OF NEW

YORK, AND WILMINGTON TRUST COMPANY

except with respect to claims asserted against Shareholder

Defendants: Catholic Healthcare West CHW; Catholic

Health West CHW (Catholic Healthcare West CHW); City

National Bank; Union Bank of California N.A.; PG&amp;E

PostRet Medical Plan TR

FRIEDMAN KAPLAN SEILER &amp; ADELMAN LLP

Robert J. Lack

rlack@fklaw.com

Hal Neier (pro hac vice pending)

Amy C. Brown (pro hac vice pending)

Ricardo Solano Jr. (pro hac vice pending)

7 Times Square

New York, NY 10036-6516

Telephone: 212-833-1100

Facsimile: 212-833-1250

1 Attorneys for Plaintiffs with respect to claims asserted  
2 against Shareholder Defendants: Catholic Healthcare  
3 West CHW; Catholic Health West CHW (Catholic  
4 Healthcare West CHW); City National Bank; Union Bank  
of California N.A.; PG&E PostRet Medical Plan TR;  
SDG&E Qualified Nuclear Decom and SDG&E Qualified  
Nuclear Decommissioning Trust Partnership

5 UNITED STATES DISTRICT COURT  
6 NORTHERN DISTRICT OF CALIFORNIA  
7 OAKLAND DIVISION

8 DEUTSCHE BANK TRUST COMPANY  
9 AMERICAS, et al.

10 Plaintiffs,

11 v.

12 FIRST REPUBLIC BANK, et al.

13 Defendants.

**CLASS ACTION**

Case No. CV 11-2634 PJH

**NOTICE OF CHANGE IN PLAINTIFFS'  
COUNSEL AS AGAINST DEFENDANTS  
SDG&E QUALIFIED NUCLEAR  
DECOM AND SDG&E QUALIFIED  
NUCLEAR DECOMMISSIONING  
TRUST PARTNERSHIP AND  
[PROPOSED] ORDER**

1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD, PLEASE TAKE NOTICE:

2 Plaintiffs Deutsche Bank Trust Company Americas, in its capacity as successor indenture  
3 trustee for a certain series of Senior Notes (“DBTCA”), Law Debenture Trust Company of New York,  
4 in its capacity as successor indenture trustee for a certain series of Senior Notes (“Law Debenture”),  
5 and Wilmington Trust Company, in its capacity as successor indenture trustee for the PHONES Notes  
6 (“Wilmington Trust” and, together with DBTCA and Law Debenture, “Plaintiffs”), by and through  
7 their counsel, respectfully move the Court for an order substituting Robert J. Lack, Hal Neier, Amy C.  
8 Brown and Richard Solano Jr. of Friedman Kaplan Seiler & Adelman LLP for Daniel Golden, David  
9 M. Zensky, Stephen M. Baldini, Mitchell P. Hurley, Reginald D. Steer, James P. Chou, Julia I. De  
10 Beers, Jason L. Goldsmith and Katherine P. Scully of Akin Gump Strauss Hauer & Feld, LLP **only as**  
11 **to defendants SDG&E Qualified Nuclear Decom and SDG&E Qualified Nuclear**  
12 **Decommissioning Trust Partnership.**

13 On behalf of myself, Daniel Golden, David M. Zensky, Stephen M. Baldini, Mitchell P. Hurley,  
14 Reginald D. Steer, James P. Chou, Jason L. Goldsmith and Katherine P. Scully of Akin Gump Strauss  
15 Hauer & Feld, LLP, we consent to the above substitution as to defendants SDG&E Qualified Nuclear  
16 Decom and SDG&E Qualified Nuclear Decommissioning Trust Partnership. We remain counsel for  
17 Plaintiffs as to the other defendants in this action, except as noted below.

18 In accordance with N.D. Cal. General Order No. 45, Section X, the filer of this document  
19 hereby attests that the concurrence to the filing of this document has been obtained from the other  
20 signatory hereto.

21 Dated: September 27, 2011

AKIN GUMP STRAUSS HAUER & FELD LLP

22 By \_\_\_\_\_ /s/ Julia I. De Beers

23 Julia I. De Beers

24 Attorneys for Plaintiffs

25 DEUTSCHE BANK TRUST COMPANY AMERICAS  
26 LAW DEBENTURE TRUST COMPANY OF NEW  
27 YORK AND WILMINGTON TRUST COMPANY  
28 except with respect to claims asserted against  
Shareholder Defendants: Catholic Healthcare West  
CHW; Catholic Health West CHW (Catholic  
Healthcare West CHW); City National Bank; Union  
Bank of California N.A.; PG&E PostRet Medical Plan

1 TR; SDG&E Qualified Nuclear Decom; and SDG&E  
2 Qualified Nuclear Decommissioning Trust Partnership

3 I accept this substitution, and am duly admitted to practice in this district.<sup>1</sup>

4 Dated: September 27, 2011

FRIEDMAN KAPLAN SEILER & ADELMAN LLP

5 By \_\_\_\_\_ /s/ Robert J. Lack  
6 Robert J. Lack

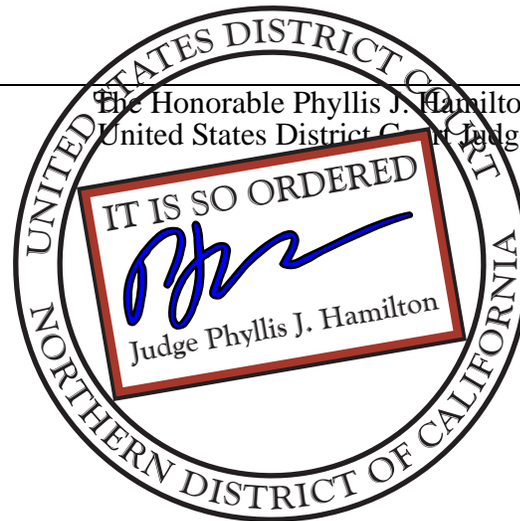
7 Attorneys for Plaintiffs

8 DEUTSCHE BANK TRUST COMPANY AMERICAS  
9 LAW DEBENTURE TRUST COMPANY OF NEW  
10 YORK AND WILMINGTON TRUST COMPANY  
11 with respect to claims asserted against Shareholder  
12 Defendants: Catholic Healthcare West CHW; Catholic  
13 Health West CHW (Catholic Healthcare West CHW);  
14 City National Bank; Union Bank of California N.A.;  
15 PG&E PostRet Medical Plan TR; SDG&E Qualified  
16 Nuclear Decom and SDG&E Qualified Nuclear  
17 Decommissioning Trust Partnership

18 **IT IS SO ORDERED:**

19 Dated: September 30 \_\_\_\_\_, 2011

20 The Honorable Phyllis J. Hamilton  
21 United States District Court Judge



22  
23  
24  
25 <sup>1</sup> Robert J. Lack is a member in good standing of the bar of this Court who was admitted to  
26 practice in the Northern District of California on December 15, 1988. Mr. Lack is not a member of the  
27 California bar, but he is a member of good standing in the Northern District of California because he  
28 was admitted before the effective date of Northern District's Local Rules, September 1, 1995. N.D.  
Cal. L.R. 11-1(a); see also L.R. 11-1(b) (providing that attorneys admitted after the effective date of the  
Northern District Local Rules must be members of the California State Bar).