

**UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION**

Enron Power Marketing, Inc. and Enron Energy Services, Inc.	Docket No. EL03-180-000
Aquila, Inc.	Docket No. EL03-181-000
City of Glendale, California	Docket No. EL03-183-000
City of Redding, California	Docket No. EL03-182-000
Colorado River Commission	Docket No. EL03-184-000
Constellation Power Source, Inc.	Docket No. EL03-185-000
Coral Power, L.L.C.	Docket No. EL03-186-000
El Paso Merchant Energy, L.P.	Docket No. EL03-187-000
Eugene Water and Electricity Board	Docket No. EL03-188-000
Idaho Power Company	Docket No. EL03-189-000
Koch Energy Trading, Inc.	Docket No. EL03-190-000
Las Vegas Cogeneration, L.P.	Docket No. EL03-191-000
MIECO Inc.	Docket No. EL03-192-000
Modesto Irrigation District	Docket No. EL03-193-000
Montana Power Company	Docket No. EL03-194-000
Morgan Stanley Capital Group	Docket No. EL03-195-000
Northern California Power Agency	Docket No. EL03-196-000
PacifiCorp	Docket No. EL03-197-000
PECO Energy Company	Docket No. EL03-198-000
Powerex Corporation (f/k/a British Columbia Power Exchange Corporation)	Docket No. EL03-199-000
Public Service Company of New Mexico	Docket No. EL03-200-000
Sempra Energy Trading Corporation	Docket No. EL03-201-000
TransAlta Energy Marketing (U.S.) Inc. and TransAlta Energy Marketing (California) Inc.	Docket No. EL03-202-000
Valley Electric Association, Inc.	Docket No. EL03-203-000 (Consolidated)

**PRESIDING ADMINISTRATIVE LAW JUDGE'S ORDER
SHORTENING TIME TO FILE ANSWERS TO
MOTION TO COMPEL PRODUCTION**

(Issued October 30, 2003)

1. On October 29, 2003, certain intervenors styling themselves "The California Parties" filed a motion asking me to issue an order compelling certain named respondents

to file tapes and related material as specified in Paragraph 47 of the Commission's order of June 25, 2003.

2. It is important that issues of the kind raised by the pending motion be disposed of as promptly as possible, so that the participants can prepare for the hearing in an orderly manner. For this reason, I am shortening the time allowed under the Rules of Practice and Procedure for filing answers to the intervenors' motion. All such answers must be filed before the close of business on November 7, 2003.

3. The Commission Trial Staff is requested to file an answer expressing its views on the merits of the motion and the sanctions, if any, that may be appropriate in case a respondent is found to have wrongfully and willfully failed to comply with the provisions of Paragraph 47 of the June 25 order.

Isaac D. Benkin
Presiding Administrative Law Judge