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September 9, 2004

VIA COURIER AND EMAIL

Deborah A. Swanstrom, Esq.
Patton Boggs LLP
2550 M Street, N.W.
Washington, D.C. 20037

Re: Enron's Responses to the Eighth Set of Data Requests of Snohomish Public
Utility District No. 1, Docket No. EL03-180-000

Dear Ms. Swanstrom:

Attached please find Enron's Responses to the Eighth Set of Data Requests of Snohomish Public Utility District No. 1 ("Snohomish") in the above-referenced proceeding. As indicated in Enron's Objections to the Eighth Set of Data Requests of Snohomish, dated September 1, 2004, and in a September 7, 2004 meeting with Snohomish counsel, it was not possible for Enron to respond to all of these data requests by today. Enron has identified some responsive documents and is in the process of preparing further responses to these data requests. Copies of these responses are being served upon each party who has requested to be served with copies of discovery responses.

Ms. Deborah Swanstrom
September 9, 2004
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If you have any questions regarding the attached document do not hesitate to contact us.

Sincerely,

/s/

Samuel G. Backfield
William P. Rayel

cc: Romakaew P. Broehm (The Brattle Group)
Kevin McKeon (Counsel for California)
Eric L. Christensen (Snohomish)
Linda Lee (FERC Trial Staff)
Arnie Meltz (FERC Trial Staff)
Daniel Simon (FERC Trial Staff)
John R. Stickman (Counsel for Glendale)
Lyle Larson (Counsel for Nevada Companies)
Kevin M. Downey, Esq. (Counsel for PMN)

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

Enron Power Marketing, Inc.)	Docket No. EL03-180-000
and Enron Energy Services Inc.)	
Colorado River Commission)	Docket No. EL03-184-000
Public Service Company of New Mexico)	Docket No. EL03-200-000
El Paso Electric Company, Enron Power)	Docket No. EL02-113-000
Marketing, Inc., and Enron Capital and)	
Trade Resources Corporation)	
)	
Enron Power Marketing, Inc.)	Docket No. EL03-154-000
and Enron Energy Services Inc.)	
Portland General Electric Company)	Docket No. EL02-114-007
Enron Power Marketing, Inc.)	Docket No. EL02-115-008

**RESPONSES OF ENRON POWER MARKETING, INC. AND ENRON ENERGY
SERVICES INC. TO THE EIGHTH SET OF DATA REQUESTS AND
INTERROGATORIES OF PUBLIC UTILITY DISTRICT NO. 1 OF SNOHOMISH
COUNTY, WASHINGTON TO ENRON**

September 9, 2004

Pursuant to Rule 406 of the Commission's Rules of Practice and Procedure, 18 C.F.R. § 385.406 (2003), Enron Power Marketing, Inc. and Enron Energy Services Inc. (collectively, "Enron") herewith submit their responses to the Eighth Set of Data Requests propounded by Public Utility District No. 1 of Snohomish County, Washington in the above-captioned proceeding. Enron does not waive any objections as to relevance or materiality in this or any other proceeding. Notwithstanding the general and specific objections previously asserted, and without waiving any objections, Enron provides the following.

Enron Power Marketing, Inc.)	Docket No. EL03-180-000
and Enron Energy Services Inc.)	
Colorado River Commission)	Docket No. EL03-184-000
Public Service Company of New Mexico)	Docket No. EL03-200-000
El Paso Electric Company, Enron Power)	Docket No. EL02-113-000
Marketing, Inc., and Enron Capital and)	
Trade Resources Corporation)	
)	
Enron Power Marketing, Inc.)	Docket No. EL03-154-000
and Enron Energy Services Inc.)	
Portland General Electric Company)	Docket No. EL02-114-007
Enron Power Marketing, Inc.)	Docket No. EL02-115-008

**RESPONSES OF ENRON TO THE EIGHTH SET OF DATA REQUESTS FROM
PUBLIC UTILITY DISTRICT NO. 1 OF SNOHOMISH COUNTY, WASHINGTON**

SNO-ENR-124: **Please provide, in electronic format, a copy of**

- (c) **Enron’s Real Time Inc sheets that cover the period January 16, 1997 through June 25, 2003, and the corresponding excel daily sheets for (i) California transactions, (ii) EES transactions, (iii) for services, and (iv) any other Excel materials that were designed to provide deal information to the West power desk and volume management group on a daily basis.**

Response to SNO-ENR-124(c):

On September 1, 2004, Enron objected to this data request as unduly burdensome, and stated that it would apprise Snohomish of the burden of responding to this request as soon as it had determined the extent of the burden and would provide a response to the extent not unduly burdensome. Enron reasserts and incorporates by reference its September 1, 2004 objections to SNO-ENR-124(c). Without waiving these objections, Enron states that it produced materials responsive to this request covering the time period 2000-2001 previously, and is in the process of providing responsive materials covering the time periods 1997-2000 and 2001-2003.