

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

San Diego Gas & Electric Company,  
Complainant,

v.

Docket No. EL00-95-045

Sellers of Energy and Ancillary Service Into  
Markets Operated by the California  
Independent System Operator Corporation  
and the California Power Exchange,  
Respondents.

Investigation of Practices of the California  
Independent System Operator and the  
California Power Exchange

Docket No. EL00-98-042

**ORDER OF CHIEF JUDGE GRANTING VARIOUS MOTIONS**

(Issued July 18, 2002)

1. On July 8, 2002, counsel for the Public Utility District No. 2 of Grant County, Washington ("Grant PUD") filed a motion requesting leave to file An Exhibit to Testimony in the above-captioned proceeding out of time, in accordance with 18 C.F.R. § 385.212 (2002). Grant PUD inadvertently omitted an exhibit with the testimony it filed on July 3, 2002. Noticing the error subsequent to filing, counsel for Grant PUD provided copies of all its exhibits to all parties on Listserv on July 3, 2002. Counsel for Grant PUD represented that no party will be adversely affected by this late filing.
2. On July 10, 2002, counsel for TransAlta Energy Marketing (U.S.) Inc. and TransAlta Energy Marketing (California) Inc. ("TransAlta") filed a motion requesting leave to file The Summary of the Responsive Testimony of Ian Bourne in the above-captioned proceeding out of time, in accordance with 18 C.F.R. §§ 385.212 and 385.215 (2002). TransAlta inadvertently omitted the summary with the testimony it filed on July 3, 2002. Counsel for TransAlta represented that no party will be adversely affected by this late filing.
3. On July 10, 2002, counsel for the Northern California Power Agency ("NCPA") filed a motion requesting leave to file An Errata to the Testimony of Dean Park in the above-captioned proceeding out of time. NCPA inadvertently omitted one page from Exhibit No. NCP-11 which was filed on July 3, 2002.

Discovering the omitted page after filing the exhibit, counsel for NCPA distributed the omitted page and a reformulated version of the testimony with the omitted page to Listserv on July 8, 2002. Counsel for NCPA represented that this late filing will not prejudice any parties to this proceeding.

4. On July 11, 2002, counsel for Automated Power Exchange, Inc. (“APX”) filed a motion requesting leave to file an Executed Certification in the above-captioned proceeding out of time, in accordance with 18 C.F.R. § 385.212 (2002). APX’s July 3, 2002 filing contained an unexecuted certification of Maxwell Bulk. Counsel for APX requests that the executed certification of Mr. Bulk be included in his July 3 testimony.

5. For good cause shown, the Chief Judge, in the absence of Presiding Judge Birchman, hereby grants the foregoing motions.

**Curtis L. Wagner, Jr.**  
**Chief Administrative Law Judge**