

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

Nevada Power Company
and Sierra Pacific Company

v.

Docket No. EL04-1-000

Enron Power Marketing Company, Inc.

ORDER OF CHIEF JUDGE SUSPENDING PROCEDURAL SCHEDULE

(Issued December 3, 2004)

1. By motion filed this date, Nevada Power Company and Sierra Pacific Power Company (collectively the Nevada Companies) filed a Motion to suspend the procedural schedule in this proceeding. As grounds for the request the Nevada Companies state that on December 2, 2004, United States Bankruptcy Judge Arthur Gonzalez announced that he was enjoining the Nevada Companies and others from prosecuting the issues presently set for hearing in this case.¹ The Nevada Companies state that neither Enron nor counsel for the Commission Trial Staff oppose the instant motion.
2. In order to allow an opportunity for the agency to study the implication of Judge Gonzalez' ruling, the Chief Judge suspends the currently established procedural schedule in this case, including the hearing scheduled to convene on December 13, 2004, and the February 14, 2005, initial decision deadline.
3. The Nevada Companies are directed to report to the Chief Judge any change in the Bankruptcy proceeding which may impact the procedural posture of this proceeding.

William J. Cowan
Acting Chief Administrative Law Judge

¹ This proceeding is styled *In Re Enron Corp., et al.*, Case No. 01 B 16034 (*Enron Power Marketing, Inc. v. Nevada Power Company; Sierra Pacific Power Company* (Adv. Pro. No. 02-2520 (AJG))).