

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

United States Courts
Southern District of Texas
ENTERED

DEC 18 2002

In Re ENRON CORPORATION
SECURITIES, DERIVATIVE &
"ERISA" LITIGATION,

§
§
§

MDL 1446

Michael N. Milby, Clerk of Court

MARK NEWBY, ET AL.,
Plaintiffs

§
§
§

VS.

CIVIL ACTION NO. H-01-3624 ✓
AND CONSOLIDATED CASES

ENRON CORPORATION, ET AL.,
Defendants

§
§
§

PAMELA M. TITTLE, on behalf of
herself and a class of persons
similarly situated, ET AL.,
Plaintiffs

§
§
§
§

VS.

CIVIL ACTION NO. H-01-3913
CONSOLIDATED CASES

ENRON CORP., an Oregon
Corporation, ET AL.,
Defendants.

§
§
§
§

ORDER

Pending before the Court in Newby is the Regents of the University of California's motion to modify pretrial scheduling order with request for expedited consideration (instrument # 1189). Because of the automatic stay on discovery imposed by the PSLRA, Lead Plaintiff is concerned that the original deadlines imposed by the Court cannot be met and is uncertain whether the Court's previous order stating that a new schedule would be established for class discovery referred to other deadlines also. Lead Plaintiff is concerned that it will have insufficient formal

#1190

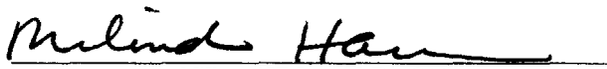
discover to meet the January 2, 2003 deadline for joining new parties.

To reassure all parties and to clarify the Court's previous order, the Court

ORDERS that the motion to modify is GRANTED. The Court further

ORDERS the docket control schedules originally entered in *Newby* and *Tittle* are hereby VACATED. The Court is working vigorously on the motions to dismiss in *Newby* and once it has issued its rulings, it will establish new schedules, with new deadlines for all remaining stages of the litigation in both consolidated cases.

SIGNED at Houston, Texas, this 17th day of December, 2002.


MELINDA HARMON
UNITED STATES DISTRICT JUDGE