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SEP 24 2003

Michael N. Milby, Clerk

1 Lawrence W. Schonbrun, Esq. (CSB No. 054519)
2 Law Offices of Lawrence W. Schonbrun
3 86 Eucalyptus Road
4 Berkeley, CA 94705
5 Tel: (510) 547-8070

6 Attorney for Plaintiff Class
7 Member Brian Dabrowski

8 UNITED STATES DISTRICT COURT
9 SOUTHERN DISTRICT OF TEXAS
10 HOUSTON DIVISION

11 In re ENRON CORPORATION SECURITIES) Class Action
12 LITIGATION)

13) Case No.: H-01-3624
14) (Consolidated)

15 This Document Relates To:

16 MARK NEWBY, et al.,
17 Plaintiffs,

18 vs.

19 ENRON CORP., et al.,
20 Defendants.

21) NOTICE OF OBJECTION AND OF
22) INTENTION TO APPEAR THROUGH
23) COUNSEL AT FAIRNESS HEARING
24) ON PROPOSED PARTIAL
25) SETTLEMENT

26 THE REGENTS OF THE UNIVERSITY OF
27 CALIFORNIA, et al.,
28 Plaintiffs,

29 vs.

30 KENNETH L. LAY, et al.,
31 Defendants.

32) Date: Oct. 23, 2003
33) Time: 10:00 a.m.
34) Dept: Hon. Melinda Harmon

35 WASHINGTON STATE INVESTMENT BOARD
36 and EMPLOYER-TEAMSTERS LOCAL NOS.
37 175 and 505 PENSION TRUST FUND, et
38 al.,

39 Plaintiffs,

40 vs.

41 KENNETH L. LAY, et al.,
42 Defendants.

43 PAMELA M. TITTLE, et al.,
44 Plaintiffs,

45 vs.

46 ENRON CORP., an Oregon
47 corporation, et al.,
48 Defendants.

1705

1 TO: THE CLERK OF THE ABOVE-ENTITLED COURT AND TO ALL
2 PLAINTIFFS AND DEFENDANTS AND THEIR RESPECTIVE
3 ATTORNEYS OF RECORD:

4 PLEASE TAKE NOTICE that pursuant to the "Notice of
5 Pendency and Partial Settlement of Class Action" of this Court,
6 dated July 24, 2003, Brian Dabrowski, who is a member of the
7 above-denominated plaintiff class (see Exhibit A), files the
8 following written objections regarding this proposed
9 settlement.

10 OBJECTIONS

11 Plaintiff class member/objector objects as follows:

12 1. Class member conditionally objects to class counsel's
13 request to allocate \$15 million from the settlement fund for
14 reimbursement of class counsel's expenses, unless class counsel
15 file a declaration explaining how they arrived at the \$15
16 million figure.

17 2. Class member objects to class counsel's request that
18 \$15 million from the class's settlement fund be used to cover
19 their litigation expenses without any oversight. Class member
20 requests that the Court appoint someone with the knowledge,
21 background and experience to oversee payments from this fund to
22 ensure that said payments are necessary and reasonable.

23 3. Class member objects to class counsel's request that
24 \$15 million from the settlement fund be used for class
25 counsel's expenses in the litigation unless class counsel agree
26 on the record that any future attorneys' fee award in this case
27 will be reduced as a result of the class's agreement to finance
28 the continued litigation of this case through a \$15 million
payment from the class's recovery.

1 **PROOF OF SERVICE**

2 I declare that:

3 I am employed in the County of Alameda, California. I am
4 over the age of 18 years and not party to the within action; my
5 business address is 86 Eucalyptus Road, Berkeley, California
94705.

6 On September 23, 2003, I served the attached

7
8 NOTICE OF OBJECTION AND OF INTENTION TO APPEAR THROUGH COUNSEL
AT FAIRNESS HEARING ON PROPOSED PARTIAL SETTLEMENT

9 X By mail on the below-named parties in said action
10 by placing a true and accurate copy thereof in a
11 sealed envelope, with postage thereon fully prepaid,
12 and depositing the same in the United States Mail at
the addresses set forth below:

13 William S. Lerach, Esq.
14 Keith F. Park, Esq.
15 Milberg, Weiss, Bershad, Hynes
& Lerach LLP
16 401 B Street, Ste. 1700
San Diego, CA 92101-4297

Steve W. Berman, Esq.
Clyde A. Platt, Esq.
Hagens Berman LLP
1301 Fifth Avenue, Ste. 2900
Seattle, WA 98101

17 Lynn Lincoln Sarko, Esq.
18 Britt L. Tinglum, Esq.
Keller Rohrback LLP
1201 Third Ave., Ste. 3200
19 Seattle, WA 98101-3052

William F. Lloyd, Esq.
Sidley Austin Brown & Wood
Bank One Plaza
10 South Dearborn St.
Chicago, IL 60603

20 William E. Matthews, Esq.
21 Gardere Wynne Sewell LLP
1000 Louisiana, Ste. 3400
22 Houston, TX 77002-5007

23
24 I declare under penalty of perjury that the foregoing is
25 true and correct. Executed on September 23, 2003, at Berkeley,
California.

26 
27 _____
Sandra Norris

1 Lawrence W. Schonbrun, Esq. (CSB No. 054519)
2 Law Offices of Lawrence W. Schonbrun
3 86 Eucalyptus Road
4 Berkeley, CA 94705
5 Tel: (510) 547-8070

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7 Member Brian Dabrowski

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9 SOUTHERN DISTRICT OF TEXAS
10 HOUSTON DIVISION

11 In re ENRON CORPORATION SECURITIES) Class Action
12 LITIGATION)

13) Case No.: H-01-3624
14) (Consolidated)

15 This Document Relates To:)

16 MARK NEWBY, et al.,)
17 Plaintiffs,)

18) DECLARATION OF CLASS
19) MEMBERSHIP OF BRIAN
20) DABROWSKI

21 vs.)

22 ENRON CORP., et al.,)
23 Defendants.)

24 THE REGENTS OF THE UNIVERSITY OF)
25 CALIFORNIA, et al.,)
26 Plaintiffs,)

27 vs.)

28 KENNETH L. LAY, et al.,)
29 Defendants.)

30 WASHINGTON STATE INVESTMENT BOARD)
31 and EMPLOYER-TEAMSTERS LOCAL NOS.)
32 175 and 505 PENSION TRUST FUND, et)
33 al.,)

34 Plaintiffs,)

35 vs.)

36 KENNETH L. LAY, et al.,)
37 Defendants.)

38 PAMELA M. TITTLE, et al.,)
39 Plaintiffs,)

40 vs.)

41 ENRON CORP., an Oregon)
42 corporation, et al.,)
43 Defendants.)

1 My name is Brian Dabrowski.

2 1. On August 29, 2001, I purchased 75 shares of Enron
3 Corporation stock for \$2,838.75, on behalf of my son, Daniel
4 Alan Dabrowski.

5 2. As a result of this purchase (see attached), I
6 understand I am a member of a class defined as "(1) all persons
7 who purchased publicly traded securities or Enron Corporation
8 (or securities issued by Enron-related entities, the value or
9 repayment of which was dependent on the credit, financial
10 condition, or ability to pay of Enron) during the period from
11 September 9, 1997, through and including November 27, 2001, and
12 (2) all participants in the Enron Corporation Savings Plan, the
13 Enron ESOP Plan, the Enron Cash Balance Plan, and such plans
14 themselves, and all recipients of any "phantom stock" that
15 employees of Enron received as compensation, during the period
16 from November 27, 1995, through and including November 26,
17 2001."

18 3. I have retained Lawrence W. Schonbrun as additional
19 counsel to represent my interests in the further proceedings in
20 this action.

21 4. I am aware of the efforts of Mr. Schonbrun to protect
22 the interests of unnamed class members in proposed class action
23 settlements, including awards of excessive attorneys' fees.

24 5. As an unnamed class member in the pending class
25 action, I want him to appear on my behalf and represent me. I
26 authorize him to take all steps which he deems necessary to
27 protect and promote my interests in this litigation, including
28 but not limited to filing an objection on my behalf.

1 I declare under penalty of perjury that the foregoing is
2 true and correct. Executed at Collierville, Tennessee, on this
3 30th day of AUGUST, 2003.

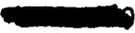
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5 Brian Dabrowski

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Account Number: 

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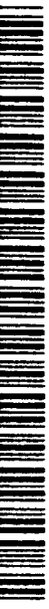
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BRIAN DAVID DABROWSKI CUST FOR
DANIEL ALAN DABROWSKI UTNUTMA
UNTIL AGE 21
1089 BELLEWOOD CV
COLLIERVILLE TN 38017



Security Description

		<i>Action</i>	<i>BOUGHT</i>		
ENRON CORP		Symbol:	ENE	Trade Date:	8/29/01
Dividends reinvested		Security No./Cusip:	293561-10-6	Settlement Date:	9/04/01
		Branch Code:	MSYY	Type:	Cash
<i>Quantity</i>	<i>Price</i>	<i>Principal</i>	<i>Fees & Charges</i>	<i>Total Amount</i>	
75	\$37.85	\$2,838.75	Commission: \$29.95	\$2,868.70	

For all of the above:
Unless you have already instructed us differently, we will: hold this security in your account.
Executed Over The Counter
Unsolicited trade
Capacity code A



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Thank you for investing with Charles Schwab.

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