

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION

In re ENRON CORPORATION SECURITIES  
AND ERISA LITIGATIONS

Civil Action No. H-01-3624  
**(Consolidated)**

This Document Relates To:

CLASS ACTION

MARK NEWBY, et al., Individually and On  
Behalf of All Others Similarly Situated,

Plaintiffs,

vs.

ENRON CORP., et al.,

Defendants.

THE REGENTS OF THE UNIVERSITY OF  
CALIFORNIA, et al., Individually and On  
Behalf of All Others Similarly Situated,

Plaintiffs,

vs.

KENNETH L. LAY, et al.,

Defendants.

DATE: December 11, 2003

TIME: 2:00 p.m.

COURTROOM: The Honorable  
Melinda Harmon

Michael M. ...  
Michael M. ...

**DECLARATION OF ROGER B. GREENBERG IN SUPPORT OF PARTIAL  
REIMBURSEMENT OF EXPENSES**

1849

I, ROGER B. GREENBERG, declare as follows:

1. I am an attorney, duly licensed by the State of Texas. I am a partner of the firm of Schwartz, Junell, Greenberg & Oathout, LLP (“SJGO”), liaison counsel to the Court-appointed Lead Plaintiff in the *Newby* and *WSIB* Actions, The Regents of the University of California. I make this declaration in support of final approval of the settlement entered into with Andersen Worldwide Societe Cooperative (“AWSC”), Arthur Andersen (United Kingdom), Arthur Andersen-Brazil, and Andersen Co. (India) (the “Settling Defendants”).

2. My firm seeks partial reimbursement of its expenses in the amount of \$ 10,521.99. The Regents have reviewed these expenses and support their reimbursement. These expenses consist of the following:

**Filing, Witness & Other Fees**

3. SJGO seeks reimbursement of filing, service of process and witness fees in the amount of \$600.00.

**Court Reporter Fees**

4. Counsel has paid fees in the amount of \$927.00 to the Court’s Reporter for case proceedings transcripts.

**Messenger Services, Overnight Delivery**

5. \$6,647.38 has been expended by SJGO for courthouse messenger and overnight delivery services (such as Federal Express and UPS).

**Computerized Legal Research**

6. SJGO seeks \$318.03 in reimbursement for computerized legal research for such services as LEXIS, Westlaw, and online library research.

**Record Searches**

7. Counsel seeks \$52.43 in reimbursement for court record searches in this matter.

**Meals, Hotels, Transportation**

8. SJGO has expended \$226.38 in travel expenses for this case and seeks reimbursement thereof.

**Photocopies**

9. \$566.29 has been paid by SJGO to outside copy services for reproduction costs related to this matter. No in-house copy charges are being sought at this time.

**Telephone and Facsimile Charges**

10. Counsel has incurred \$931.20 for case-related telephone and facsimile charges.

**Postage**

11. SJGO seeks reimbursement in the amount of \$253.28 for postage, primarily incurred before the Court's entry of an Order for website service.

I declare under penalty of perjury under the laws of the State of Texas that the foregoing is true and correct. Executed on this 6<sup>th</sup> day of November, 2003, at Houston, Texas.

  
\_\_\_\_\_  
ROGER B. GREENBERG

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document entitled, DECLARATION OF ROGER B. GREENBERG IN SUPPORT OF PARTIAL REIMBURSEMENT OF EXPENSES has been served by sending a copy via electronic mail to [serve@ESL3624.com](mailto:serve@ESL3624.com) on this 20th day of November, 2003.

I further certify that a copy of the above-mentioned document has been served via overnight mail on the following parties, who do not accept service by electronic mail on this 20th day of November, 2003.

Carolyn S. Schwartz  
United States Trustee, Region 2  
33 Whitehall Street, 21st Floor  
New York, NY 10004

I also certify that a copy of the above-mentioned document has been served via overnight mail on the parties listed on the attached "Objector Service List" on November 20, 2003.

*Deborah S. Granger*

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DEBORAH S. GRANGER

**OBJECTOR SERVICE LIST**

November 20, 2003

<p>Stuart Yoes THE YOES LAW FIRM, LLP 3535 Calder Avenue, Suite 235 Beaumont, TX 77726-7584 409/833-2352 409/828-5577 (fax)</p> <p>Attorneys for Objectors RINIS</p>	<p>Frank H. Tomlinson PRITCHARD, McCALL; &amp; JONES, LLC 505 N. 20th Street, Suite 800 Birmingham, AL 35203 205/328-9190 205/458-0035 (fax)</p> <p>Attorneys for Objectors RINIS</p>
<p>Edward W. Cochran 2872 Broxton Road Shaker Heights, OH 44120 216/751-5546 216/751-6630 (fax)</p> <p>Attorney for Objectors RINIS</p>	<p>N. Albert Bacharach Jr. 115 N.E. Sixth Avenue Gainesville, FL 32601-6592 352/378-9859 352/338-1858 (fax)</p> <p>Attorney for Objectors RINIS</p>
<p>Paul S. Rothstein 626 N.E. First Street Gainesville, FL 32601 352/376-7650 352/374-7133 (fax)</p> <p>Attorney for Objectors RINIS</p>	<p>Maureen McGuirl FENSTERSTOCK &amp; PARTNERS LLP 30 Wall Street, 9th Floor New York, NY 10005 212/785-4100 212/785-4040 (fax)</p> <p>Attorneys for Objectors James H. Allen, Jr., Burton W. Carlson, Jr., Michael T. DeFreece, Marcia A. DeFreece, Andrew E. Krinock, Phyllis A. Krinock, Partcom Limited Partnership, Reed Partners, L.P., formerly known as Reed Family Ltd. Partnership, F. Walker Tucei, June P. Tucei, Romand H. Uhing, Alvera A. Uhing and Viets Family Associates, LLP</p>
<p>Lawrence W. Schonbrun LAW OFFICES OF LAWRENCE W. SCHONBRUN 86 Eucalyptus Road Berkeley, CA 94705 510/547-8070</p> <p>Attorneys for Objector Brian Dabrowski</p>	<p>Richard C. Bauerle 30 Greenbriar Lane Ottumwa, IA 52501-9061</p> <p>Objector</p>
<p>Arnold Gregg 4445 Forest Glen Road Anaheim Hills, CA 92807</p> <p>Objector</p>	