

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

APR 17 2002

Michael N. Milby, Clerk of Court

MARK NEWBY, ET AL., §
Plaintiffs §
VS. § CIVIL ACTION NO. H-01-3624
ENRON CORPORATION, ET AL., § AND CONSOLIDATED CASES
Defendants §

PIRRELLI ARMSTRONG TIRE §
CORPORATION RETIREE MEDICAL §
BENEFITS TRUST, Derivatively On §
Behalf of ENRON CORPORATION, §
ET. AL., §
Plaintiffs §
VS. § CIVIL ACTION NO. H-01-3645
AND CONSOLIDATED CASES
KENNETH LAY, 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
AND CONSOLIDATED CASES
ENRON CORP., an Oregon §
Corporation, ET AL., §
Defendants. §

ORDER

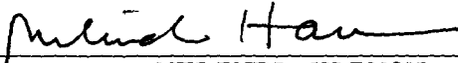
Pending before the Court in the Newby and Tittle cases are Defendants Bank of America Corporation, Credit Suisse First Boston Corporation, Barclays PLC, Canadian Imperial Bank of Commerce, Citigroup, Inc., Deutsche Bank AG, Merrill Lynch & Co., Inc. and J.P. Morgan Chase & Co.'s motion to amend Court's March

491

22, 2002 scheduling order and extend their time to respond to the newly filed consolidated complaints by thirty days and motion for expedited consideration. The Certificate of Conference to the former indicates that the Newby and Tittle Plaintiffs are opposed to an extension. Accordingly, the Court

ORDERS that Lead Counsel in both cases shall file a response by April 24, 2002.

SIGNED at Houston, Texas, this 16th day of April, 2002.



MELINDA HARMON
UNITED STATES DISTRICT JUDGE