

**UNITED STATES OF AMERICA
BEFORE THE
FEDERAL ENERGY REGULATORY COMMISSION**

Enron Power Marketing, Inc.)	Docket No. EL03-180-000
and Enron Energy Services Inc.)	
)	
Enron Power Marketing, Inc.)	Docket No. EL03-154-000
and Enron Energy Services Inc.)	
)	
Portland General Electric Company)	Docket No. EL02-114-007
and Enron Power Marketing, Inc.)	Docket No. EL02-115-008
)	
El Paso Electric Company)	Docket No. EL02-113-000
Enron Power Marketing, Inc., and)	
Enron Capital and Trade Resources Corp.)	

(CONSOLIDATED)



**FINAL AUDIO TAPE TESTIMONY
OF
PATRICK R. CROWLEY**

WITNESS FOR THE STAFF OF THE
FEDERAL ENERGY REGULATORY COMMISSION
OFFICE OF ADMINISTRATIVE LITIGATION

Washington, DC
April 1, 2005

**Final Audio Tape Testimony
of
Patrick R. Crowley**

Summary

Mr. Crowley describes the process by which the Commission Trial Staff conducted its targeted investigation of the Enron Power Marketing, Inc. (EPMI) energy trader audio tapes.

**United States of America
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Federal Energy Regulatory Commission**

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(CONSOLIDATED)

**Initial Audio Tape Testimony of
Patrick R. Crowley**
Witness for the Trial Staff of the
Federal Energy Regulatory Commission

- 1 **Q. Please state your name and business address.**
- 2 A. My name is Patrick R. Crowley. My business address is 888 First Street,
- 3 Northeast, Washington, D.C. 20426.
- 4 **Q. Are you the same Patrick Crowley who previously filed testimony in this**
- 5 **proceeding?**
- 6 A. Yes.

1

Preliminary Matters

2 **Q. What is the purpose of your testimony?**

3 A. The purpose of this testimony is to describe the process by which the Commission
4 Trial Staff examined Enron Power Marketing, Inc. (EPMI) energy trader audio
5 tapes (EPMI Audio Tapes)¹ and to describe the Trial Staff's targeted investigation
6 of the Enron Tapes that had not yet been examined at the time of Trial Staff's
7 March 1, 2005 Initial Audio Tape Testimony.

8 **Q. Did you previously file testimony in this proceeding?**

9 A. Yes. My Initial Audio Tape Testimony was files March 1, 2005.

10

Exhibits List

11 **Q. Are you sponsoring any exhibits in addition to this prepared testimony?**

12 A. Yes. I am sponsoring two additional exhibits in this proceeding. They are:

13 Exhibit No. S-142 – **[Protected]** Enron Tape Transcripts
14 Source: Generated by Trial Staff

15 Exhibit No. S-143 – **[Protected]** Enron Tapes Audio CD
16 Source: Generated by Trial Staff

17

¹ The EPMI Audio Tapes incorporates two sets of tape: the "Snohomish Tapes" and the "Enron Tapes."

1 that sampling phase were presented in Trial Staff March 1st Initial Tape Testimony.

2

3 The targeted phase of the investigation focused more closely on specific
4 personnel, specific channels, and specific dates.

5 **Q. Describe the audio channels that Trial Staff targeted.**

6 A. Trial Staff targeted .

7 **Q. How did you arrive at that estimate?**

8 A. As ing the import of g date.

9 **Q. did you arrive at that estimate?**

10 A. As ing the import of g date.

11 **Q. How did you arrive at that estimate?**

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7 **Q. Does this complete your prepared direct testimony?**

8 A. Yes, it does.