

AMENDMENT TO THAT AGENCY  
AGREEMENT DATED FEBRUARY 24, 1992  
BY AND BETWEEN TEXAS-OHIO POWER, INC.  
AND SUN KING TRADING COMPANY, INC.

Whereas Principal no longer desires to retain the services of Agent:

Now therefore:

(1) Paragraphs 1 through 6 of that agreement are hereby revoked and are of no further force and effect, as of the date hereof.

(2) Agent, as of the date hereof is no longer empowered to act, in any manner, on behalf of Principal, and shall indemnify, save and hold harmless Principal against any claims against Agent or Principal arising from any acts or omissions of Agent in connection with that Agreement to which this amendment is made a part..

(3) Principal shall pay Agent each month an amount equal to 6.0% of the gross revenues generated by the sales of electricity and payment for contract capacity under the contract dated January 13, 1992, by and between Texas-Ohio Power, Inc. and Empresa Electrica de Guatemala, S.A. and assigned to Enron Power Development Corporation, a Delaware Corporation, and incorporated herein by reference as if fully set forth herein. Principal does hereby assign to Agent the right to receive the payment set forth

Senate Finance Committee

EXHIBIT 15

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in paragraph 1, (d) of Exhibit "A", directly from Enron Power Development Corporation for which the obligation of payment is subject to that Agreement attached hereto as Exhibit "A" and incorporated herein by reference, and such assignment shall relieve Principal of the obligation in the first sentence of this paragraph.

SUN KING TRADING COMPANY, INC



Osvaldo Méndez Herbruger  
President

Dated March 12, 1992

TEXAS-OHIO POWER,



J. Patrick La Strapes  
President

Dated March 12, 1992

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