50-275/323

1 2 3 4 5	T. SCOTT BELDEN, State Bar No. 184387 KLEIN, DENATALE, GOLDNER, COOPER, ROSENLIEB & KIMBALL, LLP 4550 California Avenue, Second Floor Bakersfield, California 93309 P.O. Box 11172 Bakersfield, California 93389-1172 Telephone: (661) 395-1000 Facsimile: (661) 326-0418	50-275/323				
6 7	Bankruptcy Counsel for Chromium Claimants					
8	UNITED STATES BA	NKRUPTCY COURT				
9	NORTHERN DISTRICT OF CALIFORNIA					
10						
11	In re	Bankruptcy Case No. 01-30923 SFM11-Chapter 11 [Assigned to: Judge Dennis Montali]				
12	PACIFIC GAS AND ELECTRIC COMPANY, a California corporation,	KDG-1				
13 14	Debtor,	DECLARATION OF MICHAEL P.				
14	Federal I.D. No. 94-0742640	DOLAN IN SUPPORT OF MOTION FOR RELIEF FROM THE AUTOMATIC STAY				
16		AUTOMATIC STAT				
17		PRELIMINARY HEARING: DATE: January 3, 2002				
18		TIME: 1:30 a.m PLACE: 235 Pine Street, 22 nd Floor				
19		San Francisco, CA				
20						
21	I. Michael P. Delan, horeby state	the following:				
22 23	I, Michael P. Dolan, hereby state the following:I am an attorney licensed to practice law in all courts of the State of					
23 24						
25	lawsuits and claims against Pacific Gas & Electric Company, the Debtor in the above-entitled					
26	Chapter 11 proceeding ("Debtor"), arising out of their exposure to Chromium 6 (the Chromium					
27	Claimants"). I have personal knowledge of the claims being asserted by the Chromium Claimants					
28	in that I have been actively involved in prosecuting the actions brought on their behalf in the Los					
	00165472.DOC 1	Add: Rids Oge Mail Center				

KLEIN, DENATALE, GOLDNER, COOPER, ROSENLIEB & KIMBALL, LLP 4550 CALIFORNIA AVENUE, SECOND FLOOR POST OFFICE BOX 11172 BAKERSFIELD, CALIFORNIA 93389-1172

Ç

Angeles Superior Court. Therefore, I have personal knowledge of the information set forth below and could and would testify thereto if called as a witness. I am submitting this Declaration in Support of the Motion for Relief From Automatic Stay filed by the Chromium Claimants.

2. The Law Offices of Thomas Anton & Associates and I have filed three lawsuits against Debtor on behalf of the Chromium Claimants. 222 of these individuals seek damages for personal injuries and fraud and ten of these claims are for wrongful death caused by exposure to Chromium 6. Each of these claimants has timely filed a proof of claim in Debtor's Chapter 11 case.

9 3. The lead case that I have brought is Adams v. Pacific Gas & Electric Company, et. al., BC 233962; the two other cases are Alderson v. PG&E, BC 248532 and Kearney 10 v. PG&E, BC 262031. The defendants in the Alderson, Adams, and Kearney cases are Pacific Gas & Electric Company ("Debtor") and BetzDearborn, Inc. ("Betz"). A true and correct copy of the Second Amended Complaint in the Adams matter is attached hereto as Exhibit "A".1 This Complaint is illustrataive of the claims brought in all three cases by the Chromium Claimants.

15 Both the Adams case and the Alderson case have been assigned to Judge 4. Mohr of the Los Angeles-Central District Civil West complex litigation division. The Adams case 16 17 was filed in July of 2000 and the Alderson case shortly thereafter. Kearney was just recently filed and, while the claims are substantially the same as the claims asserted by the Plaintiffs in Adams 18 19 and Alderson, the majority of Plaintiffs in the Kearney case are minors. Judge Mohr has placed a hold on the Alderson case, while Adams has gone forward. Currently in the Adams case, the 20 21 Plaintiffs have until January 17, 2002, to file their Third Amended Complaint. Plaintiffs in this action have received approximately 3,500,000 pages of documents that have been produced by 22 23 Debtor's co-defendant, Betz.

- 24 I I I
- 25 I I I

. ².

1

2

3

4

5

6

7

8

11

12

13

14

FORNIA AVENUE, SECOND FLOOR

4550 CALIFORNIA AVENUE, SECOND FL POST OFFICE BOX 11172 BAKERSFIELD, CALIFORNIA 93389-1172

COOPER, ROSENLIEB & KIMBALL, LLP

CLEIN, DENATALE, GOLDNER.

- 26
- 27

28

¹The complaint is voluminous. Pursuant to the Court's Case Management Order, a copy of the Complaint is not provided, but is available upon request and will be available on the Court's website.

2

KLEIN, DENATALE, GOLDNER, COOPER, ROSENLIEB & KIMBALL, LLP 4550 CALIFORNIA AVENUE, SECOND FLOOR POST OFFICE BOX 11172 BAKERSFIELD, CALIFORNIA 93389-1172

î -

1

2

3

4

5

6

7

8

9

5. Since the commencement of Debtor's Chapter 11 case, Plaintiffs have continued with discovery against defendant Betz and have copied over 60,000 pages of documents. Most of the documents were produced in other litigation alleging exposure to Chromium 6. Plaintiffs estimate that their review of documents produced by defendant Betz will be completed by the end of January 2002. Plaintiffs have been served with requests for production, requests for admissions, and interrogatories by Betz. Plaintiffs in the <u>Adams</u> case have filled out questionnaires for Betz that are approximately 50 pages and go into great detail regarding the claims of Plaintiffs. These questionnaires were used in previous litigation involving claims of exposure to Chromium 6 in which Debtor was a defendant.

Plaintiffs' attorneys have spent thousands of hours working on the Adams 6. 10 case in preparation of proceeding to trial in the near future. Plaintiffs have retained experts located 11 in Los Angeles who have agreed to aid in the case. The majority of all witnesses for Plaintiffs are 12 from Southern California. Defendant Betz has its California offices in Los Angeles. Moreover, the 13 injuries suffered by the Plaintiffs occurred in Southern California. Several of the Plaintiffs have 14 died during the pendency of their cases. Finally, at least ten cases similar to the present case have 15 been filed and/or litigated in the Los Angeles courts, including the cases that are referenced in the 16 Motion for Abstention. 17

There have been several status conferences held by Judge Mohr, who has
indicated at these status conferences that he would like the stay lifted against Debtor so that Debtor
could be joined in the litigation, which involve substantially the same issues as the litigation being
pursued against Betz. In addition, notwithstanding its bankruptcy petition, Debtor has had counsel
present to observe the proceedings at all of the hearings that have taken place since the
commencement of its Chapter 11 case.

8. At the present time, Plaintiffs will be ready for trial of test cases in <u>Adams</u> no later than the Summer of 2002. It is unlikely this would be the case should the matter be transferred to federal court. PG&E has been litigating these type of claims since 1993, and is well aware of the evidence and issues involved. Defendant Betz has been litigating these types of claims since 1994 and is also well aware of the issues and the evidence involved in these matters. KLEIN, DENATALE, GOLDNER, COOPER, ROSENLIEB & KIMBALL, LLP 4550 CALIFORNIA AVENUE, SECOND FLOOR POST OFFICE BOX 11172 BAKERSFIELD, CALIFORNIA 93389-1172 1

1				
2	f	or	inj	urie
3	0	fd	loc	um
4	s	ev	era	l ex
5	A	11	of	Pla
6	1	1	/	
7	1	1	1	
8	1	1	1	
9	1	1	/	
10	1	1	1	
11	1	/	/	
12	1	/	1	
13	/	/	/	
14	1	1	/	
15	1	/	/	
16	1	/	/	
17	1	/	/	
18	1	1	1	
19	1	/	/	
20	1	/	/	
21	1	/	/	
22	1	/	1	
23	1	/	/	
24	1	/	/	
25	1	/	/	
26	/	/	/	
27	/	/	/	
28	1	/	/	
	001	654	·72.I	DOC

9. I have reviewed <u>all of the public records</u> regarding cases filed against PG&E for injuries sustained as a result of exposure to chromium 6 and have reviewed millions of pages of documents produced by Betz in the <u>Adams</u> case BC 233964. Additionally, I have spoken with several experts who have agreed to act on Plaintiffs' behalf for the purposes of testifying as experts. All of Plaintiffs' experts are from Southern California.

DEC-18-2001	i 04:16 14:00	SPM FROM-THOMAS ANTON & ASSOCIATES + T-381 P.005/005 F-266	
£ +			
:	1	I declare under penalty of perjury that the foregoing is true and correct under the laws	
	2 0	a second of California.	
	ų	of the United States of America and of Camercana Executed this <u>19</u> th day of December, 2001, at Bakerstield, California	
	3		
	4	Manhad Plach	
	5	Michael P. Dolan	
	6		
ž	7		
11100 177	8		
R, BALL, ECONE RUB-1	9		
E KIM	10		
MARTIN STATE	11		
KLEIN, DLNY ALJ, GULINLH, KOOPLN, ROSENLIEJA KIMBALL, UZ 4550 CALIFORNIA AVENUE, JECOND FLOOR POS) OFFICE JON 11172 BAKERSTIELJ, CALLI URMAA FA189-1172	12		
N, DLN PLN, R C AL JF OFFIC OFFIC	13		
KLE KVOI ASU POSI POSI BANI	14		
	15		
	16		
	17		
	18		
	19		
	20		
	21		
	22		
	23		
	24		
	25		
	26		
	27		
	28		
		00165472.DOC 5	