1550 CALIFORNIA AVENUE, SECOND FLOOR COOPER. ROSENLIEB & KIMBALL, LLP 3AKERSFIELD, CALIFORNIA 93389-1172 KLEIN, DENATALE, GOLDNER POST OFFICE BOX 11172

50-275/323 T. SCOTT BELDEN, State Bar No. 184387 1 KLEIN, DeNATALE, GOLDNER, COOPER, ROSENLIEB & KIMBALL, LLP 2 4550 California Avenue, Second Floor 3 Bakersfield, California 93309 P.O. Box 11172 Bakersfield, California 93389-1172 4 Telephone: (661) 395-1000 5 Facsimile: (661) 326-0418 **Bankruptcy** Counsel 6 for Chromium Claimants 7 UNITED STATES BANKRUPTCY COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 10 Bankruptcy Case No. 11 In re 01-30923 SFM11-Chapter 11 PACIFIC GAS AND ELECTRIC COMPANY, [Assigned to: Judge Dennis Montali] 12 a California corporation, KDG-1 13 Debtor, NOTICE OF MOTION AND 14 **MOTION FOR RELIEF FROM** THE AUTOMATIC STAY Federal I.D. No. 94-0742640 15 PRELIMINARY HEARING: 16 DATE: January 3, 2002 TIME: 1:30 a.m.. 17 PLACE: 235 Pine Street, 22nd Floor San Francisco, CA 18 TO THE HONORABLE DENNIS MONTALI, UNITED STATES BANKRUPTCY JUDGE, THE 19 UNITED STATES TRUSTEE, THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS, 20 THE DEBTOR AND DEBTOR-IN-POSSESSION, AND OTHER INTERESTED PARTIES AND 21 THEIR ATTORNEYS OF RECORD: 22 NOTICE IS HEREBY GIVEN that the Chromium Claimants' Motion for Relief from the 23 Automatic Stay to allow the pending personal injury and wrongful death claims filed against the 24 Debtor, Pacific Gas & Electric Company, to proceed in the Los Angeles Superior Court instead of 25 this Court or the United States District Court for the Eastern District of California will be heard by 26 the Honorable Dennis Montali on January 3, 2002 at 1:30 p.m. in the Bankruptcy Court located at 27 235 Pine Street, 22nd Floor, San Francisco, California. 28

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

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The Chromium Claimants in the above-captioned Chapter 11 case hereby move the Court to modify the automatic stay under 11 USC §362(d) to allow the pending claims filed against the Debtor. Pacific Gas & Electric Company to proceed in the Los Angeles Superior Court for cause.

The Chromium Claimants believe that relief from the automatic stay is warranted under 11 U.S.C. Section 362(d)(1) because the interests of judicial economy, comity, and efficiency require the claims to be liquidated in the fora in which they were pending on the date that Debtor commenced its Chapter 11 case.

This Motion is also based upon the following grounds:

1. Neither the District Court nor the Bankruptcy Court should exercise jurisdiction over the Claimants' personal injury and wrongful death claims since these cases are capable of being 10 timely adjudicated in the Los Angeles Superior Court:

12 2. The ends of justice will not be served because complete relief cannot be afforded in 13 the Bankruptcy Court due to the presence of a non-bankrupt defendant in the pending actions;

14 3. Judicial economy will be better served by litigating the personal injury and wrongful 15 death claims in the Los Angeles Superior Court because these cases deal exclusively with state law 16 issues; and

17 4. The Claimants and witnesses are located primarily in Southern California and, 18 therefore, they will suffer great hardship if the actions are heard in the Bankruptcy Court or the 19 District Court.

20 This Motion is further based upon the attached Memorandum of Points and Authorities, the 21 accompanying Declaration of Michael Dolan and the exhibits attached thereto, the Request for 22 Judicial Notice, the papers and pleadings on file herein, and upon any further oral and documentary 23 evidence that may be presented at the hearing of this Motion.

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WHEREFORE, the Chromium Claimants request that the Court enter as order as follows: 1. Modifying the automatic stay to allow the proceedings pending before the Los Angeles Superior on behalf of the Chromium Claimants and the Additional Chromium Claimants

(as defined in the Memorandum of Points and Authorities attached hereto) to proceed to judgment;

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For such other and further relief as is just and proper.

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Local Bankruptcy Rule 4001-1 provides that written response to this motion may, but need not be filed. However, Debtor and/or Debtor's counsel must appear at the preliminary hearing at the time and date set forth above if Debtor wishes to oppose the granting of the relief set forth in the motion.

5 DATED: December 9, 2001

KLEIN, DeNATALE, GOLDNER, COOPER, ROSENLIEB & KIMBALL, LLP

By: T. Scott Belden, Bankruptcy Counsel for Chromium Claimants

KLEIN, DENATALE, GOLDNER, COOPER, ROSENLIEB & KIMBALL, LUP 4550 CALIFORNIA AVENUE, SECOND FLOOR POST OFFICE BOX 11172 BAKERSFIELD, CALIFORNIA 93389-1172 6

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