

UNITED STATES BANKRUPTCY COURT  
Northern District of California

*50-275/323*

In re:	)	Bankruptcy No.: 01-30923 SFM11
	)	R.S. No.: KDG1
PACIFIC GAS AND ELECTRIC	)	Hearing Date: Jan 3, 2002
COMPANY	)	Time: 1:30 pm
	)	
Debtor(s)	)	
_____	)	

Relief From Stay Cover Sheet

Instructions: Complete caption and Section A for all motions. Complete Section B for mobile homes, motor vehicles, and personal property. Complete Section C for real property. Utilize Section C as necessary. If moving party is not a secured creditor, briefly summarize the nature of the motion in Section D.

(A) Date Petition Filed: 4/6/01 Chapter: 11  
 Prior hearings on this obligation: None Last Day to File §523/§727 Complaints:

(B) Description of personal property collateral (e.g. 1983 Ford Taurus): Various pumps, pipes, tanks and fittings.

Secured Creditor [ ] or lessor [ x ]

Fair market value:	\$ _____	Source of value:	_____
Contract Balance:	\$ _____	Pre-Petition Default:	\$ _____
Monthly Payment:	\$ _____	No. of months:	_____
Insurance Advance:	\$ _____	Post-Petition Default:	\$ _____
		No. of months:	_____

(C) Description of real property collateral (e.g. Single family residence, Oakland, CA): N/A

Fair market value: \$ \_\_\_\_\_ Source of value: \_\_\_\_\_ If appraisal, date: \_\_\_\_\_

Moving Party's position (first trust deed, second, abstract, etc.):

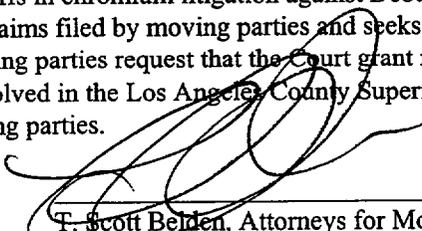
Approx. Bal.	\$ _____	Pre-Petition Default:	\$ _____
As of (date):	_____	No. of months:	_____
Mo. payment:	\$ _____	Post-Petition Default:	\$ _____
Notice of Default (date):	_____	No. of months:	_____
Notice of Trustee's Sale:	_____	Advances Senior Liens:	\$ _____

Specify name and status of other liens and encumbrances, if known (e.g. trust deeds, tax liens, etc.):

Position	Amount	Mo. Payment	Defaults
1 <sup>st</sup> Trust Deed: _____	\$ _____	\$ _____	\$ _____
2 <sup>nd</sup> Trust Deed: _____	\$ _____	\$ _____	\$ _____
_____			
_____			
_____			
(Total)	\$ _____	\$ _____	\$ _____

(D) Other pertinent information: Moving parties are about 232 plaintiffs in chromium litigation against Debtor pending in the Los Angeles County Superior Court. Debtor has objected to the claims filed by moving parties and seeks to transfer the resolution of their claims to the United States District Court. Moving parties request that the Court grant relief from the automatic stay so that the claims of the moving parties may be resolved in the Los Angeles County Superior Court for the reasons set forth in the Motion for Relief From Stay filed by moving parties.

Dated: December 18, 2001

  
T. Scott Belden, Attorneys for Moving Parties

*4001 Add Ride Ogo Mail Center*