UNITED STATES BANKRUPTCY COURT Northern District of California

In re: In re PACIFIC GAS AND ELECTRIC) COMPANY, a California corporation) Debtor(s))		R.S. No.:	: 01-30923 DM November 26, 2003			
		Time:	1:30 p.m.			
		Relief From Stay Cover S	Sheet			
proper	tions: Complete caption and Section A for all ty. Complete Section C for real property. Ut trize the nature of the motion in Section D.					
(1)	Date Petition Filed: April 6, 2001 Prior hearings on this obligation:	-	Chapter: 11 Last Day to File §523	3/§727 Complaints:		
(B)	Description of personal property collateral (e.g. 1983 Ford Taurus):					
	Secured Creditor [] or lessor [] Fair market value: \$ Contract Balance: \$ Monthly Payment: \$ Insurance Advance: \$	Pre-Petition De No. of Post-Petition D	fault: \$			
(C)	(C) Description of real property collateral (e.g. Single family residence, Oakland, CA):					
	Fair market value: \$	Source of value:	If appraisal, o	late:		
	Moving Party's position (first trust deed, se	oving Party's position (first trust deed, second, abstract, etc.):				
	Approx. Bal. \$ As of (date): Mo. payment: \$ Notice of Default (date): Notice of Trustee's Sale:	No. of Post-Petition D	months: efault:			
	Specify name and status of other liens and encumbrances, if known (e.g. trust deeds, tax liens, etc.):					
	Position	Amount	Mo. Payment	Defaults		
	1st Trust Deed:	\$ \$	\$ \$	\$ \$		
		s	s	\$		
(4) Dated:	Other pertinent information: Movants CITY Brotherhood of Teamsters And Auto Truck County Superior Court, Case no. 2001-023 indemnity and declaratory relief. 10.23.03 Signate Jennifer A. Becker	Drivers Local No. 70 v. (981. Movants seek relief	City of Oakland et al. cur	rently pending in Alameda		
		Type Name		BKRP		

BKRPOI

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1	JENNIFER A. BECKER State Bar #121319 JUAN C. ARANEDA State Bar #213041 LONG & LEVIT LLP 601 Montgomery, Suite 900					
2						
3	San Francisco, CA 94111 TEL: (415) 397-2222 FAX: (415) 397-6392					
4	Attorneys for Movants					
5	CITY OF OAKLAND and PORT OF OAKLAND					
6						
7						
8	UNITED STATES BANKRUPTCY COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10	SAN FRANCISCO DIVISION					
11	In re	CASE No. 01-30923 DM				
12	PACIFIC GAS AND ELECTRIC COMPANY, a California Corporation,	Chapter 11 Case				
13	Debtor.	Judge: Hon. Dennis Montali				
14		CITY OF OAKLAND AND PORT OF				
15		OAKLAND'S NOTICE OF MOTION AND MOTION FOR RELIEF FROM				
16		AUTOMATIC STAY				
17		Date: November 26, 2003 Time: 1:30 p.m.				
18		Dept: 22				
19	PLEASE TAKE NOTICE that on the above-indicated date and time, or as soon thereafter as the matter may be heard, in Courtroom 22 of the above-referenced Court located at 235 Pine Street, San Francisco, California, City of Oakland and Port of Oakland ("Movants" and/or "Oakland"), will and hereby do move this Court, pursuant to 11U.S.C. §§105(a), 362(d)(1), 28 U.S.C. §1334(c), Federal Rules of Bankruptcy Procedure, Rule 4001 and Local Bankruptcy Rules, Rule 4001-1, for an order granting Movants relief from the automatic stay in the above-captioned bankruptcy case in order to proceed with their state court indemnity cross-					
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27	complaint, which is presently pending in the Superior Court of California, County of Alameda					
28	(Case No. 2001-023981); for an order abstaining from hearing any matter on the merits of the					
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1	underlying state court proceeding to which the debtor and Oakland are parties, in the interest of				
2	justice, comity and respect for state law, and because the state court matter could not have been				
3	commenced in a court of the United States. The state court action is captioned Brotherhood of				
4	Teamsters v. City of Oakland, et al. and a cross-complaint was filed against the debtor on				
5	October 9, 2003.				
6	This Motion is based on the Notice and Motion, the attached Memorandum of				
7	points and Authorities, the Declaration of Jennifer A. Becker and such other additional evidence				
8	as the Court may properly consider prior to or at the hearing on this matter.				
9	PLEASE TAKE FURTHER NOTICE that pursuant to Local Rule 4001-1(f)				
10	respondent is not required to, but may, file objections to this motion. Any objections filed must				
11	be serve on counsel for Movants at the address listed at the top left-hand corner of this Notice.				
12	the respondent is advised to appear personally or by counsel at the hearing.				
13	Dated: October 23, 2003 LONG & LEVIT LLP				
14					
15	By Jungalls				
16	JENMFER A. BECKER Attorneys for Movants				
17	CITY OF OAKLAND and PORT OF OAKLAND				
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