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 7 Employees of the City of Stockton, Shelley Green,
 8 Patricia Hernandez, Reed Hogan, Glenn E.
 Matthews, Patrick L. Samsell, Alfred J. Siebel,
 Brenda Jo Tubbs, and Teri Williams on Behalf of
 Themselves and Others Similarly Situated

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 10 **UNITED STATES BANKRUPTCY COURT**
 11 **EASTERN DISTRICT OF CALIFORNIA – SACRAMENTO DIVISION**

<p>12 In re: 13 CITY OF STOCKTON, CALIFORNIA, 14 Debtor.</p>	<p>Case No. 12-32118 Chapter 9</p>
<p>15 ASSOCIATION OF RETIRED EMPLOYEES 16 OF THE CITY OF STOCKTON, a nonprofit 17 California corporation, SHELLEY GREEN, 18 PATRICIA HERNANDEZ, REED HOGAN, 19 GLENN E. MATTHEWS, PATRICK L. SAMSELL, ALFRED J. SIEBEL, BRENDA JO TUBBS, TERI WILLIAMS, on Behalf of Themselves and Others Similarly Situated, 20 Plaintiffs, 21 vs. 22 CITY OF STOCKTON, CALIFORNIA, 23 Defendant.</p>	<p>Adv. No. DECLARATION OF KATHY GLICK IN SUPPORT OF APPLICATION FOR TEMPORARY RESTRAINING ORDER OR RELIEF FROM STAY</p>

1 I, Kathy Glick, declare:

2 1. I have personal knowledge of the facts set forth in this declaration and, if called as
3 a witness, I could and would testify competently to these facts under oath.

4 2. I was born on April 4, 1949 and am 63 years old. I live at 1704 Cortez Avenue,
5 Stockton, CA 95209.

6 3. I was hired by the City of Stockton in July of 1973 and retired in December 2008.
7 I was an Executive Assistant when I retired.

8 4. My spouse is my dependent on the City Plan, and receives Medicare. I have
9 enough quarters to be eligible for Medicare when we turn 65.

10 5. My monthly CALPERS gross check is \$4,750. Our total net household annual
11 income after taxes is approximately \$62,000.

12 6. I am informed and believe the City has adopted a monthly premium for retiree
13 health benefits. If required to pay this premium to receive City Health Plan benefits, even with
14 the \$450 subsidy the City is offering for one year only, my premium would be \$854.55

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1 per month, or \$10,254,60 annually. That would represent approximately 17% of my annual
2 income.

3 7. My spouse has Huntington's Disease, a serious neurological disease that breaks
4 down brain tissue. He has difficulty processing simple directions, speaking, and walking. I
5 have to bath him and provide other personal care. He is on medications to reduce the shaking,
6 has to see the neurologist three or four times a year, needs periodic physical therapy, and has
7 been hospitalized. Due to his illness, it is highly unlikely that I could get insurance in the
8 open market.

9 I declare under penalty of perjury under the law of the United States of America that the
10 foregoing is true and correct and that this declaration was executed in Stockton, California, on

11 June 26, 2012.

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14 KATHY GLICK

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