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16 **UNITED STATES BANKRUPTCY COURT**
17 **NORTHERN DISTRICT OF CALIFORNIA**
18 **SAN FRANCISCO DIVISION**

19 **In re:**

20 **PG&E CORPORATION,**

21 **- and -**

22 **PACIFIC GAS AND ELECTRIC**
23 **COMPANY,**

24 **Debtors.**

25 Affects PG&E Corporation
26 Affects Pacific Gas and Electric Company
27 Affects both Debtors
* All papers shall be filed in the Lead Case,
No. 19-30088 (DM).

Bankruptcy Case
No. 19-30088 (DM)

Chapter 11

(Lead Case)
(Jointly Administered)

**NOTICE OF FILING OF PLAN
SUPPLEMENT IN CONNECTION WITH
DEBTORS' AND SHAREHOLDER
PROONENTS' JOINT CHAPTER 11
PLAN OF REORGANIZATION DATED
MARCH 16, 2020**

Related Docket No. 6320

- 1 • Exhibit H-9 – Utility Exit Term Facility Term Sheet
- 2 • Exhibit I – Amended and Restated Organizational Documents of PG&E Corp.
- 3 • Exhibit I-1 – Amended and Restated Articles of Incorporation of PG&E
- 4 Corp.
- 5 • Exhibit I-2 – Amended and Restated Bylaws of PG&E Corp.
- 6 • Exhibit J – Amended and Restated Organizational Documents of the Utility
- 7 • Exhibit J-1 – Amended and Restated Articles of Incorporation of the Utility
- 8 • Exhibit J-2 – Amended and Restated Bylaws of the Utility
- 9 • Exhibit K – Amendment to the PG&E Corp. 2014 Long-Term Incentive Plan

10 **PLEASE TAKE FURTHER NOTICE** that the Plan Supplement documents attached
11 hereto remain subject to (a) further review, negotiations, and modifications, and (b) final
12 documentation in a manner consistent with the Plan, the Subrogation Claims RSA, the Tort
13 Claimants RSA, the Noteholder RSA, the Backstop Commitment Letters, and the other Plan
14 Documents, as applicable.

15 **PLEASE TAKE FURTHER NOTICE** that the Debtors and Shareholder Proponents
16 reserve the right to amend the documents contained in the Plan Supplement before the Effective
17 Date in accordance with the terms of the Plan, the Subrogation Claims RSA, the Tort Claimants
18 RSA, the Noteholder RSA, the Backstop Commitment Letters, and the other Plan Documents, as
19 applicable.

20 **PLEASE TAKE FURTHER NOTICE** that a hearing to consider confirmation of the Plan
21 is scheduled to be held on **May 27, 2020, at 10:00 a.m. (Prevailing Pacific Time)** (the
22 “**Confirmation Hearing**”), before the Honorable Dennis Montali, United States Bankruptcy
23 Judge, in Courtroom 17 of the Bankruptcy Court, 450 Golden Gate Avenue, 18th Floor, San
24 Francisco, California 94102.¹

25
26 ¹ Pursuant to the *Order re: Coronavirus Disease Public Health Emergency*, General Order 38
27 (N.D. Cal. Mar. 18, 2020), **all hearings through May 1, 2020 will be conducted telephonically**
28 **and the courtroom will be closed.** Although the Confirmation Hearing is scheduled for May 27,
2020, parties are encouraged to check back as to the status of the Confirmation Hearing or the
manner in which the Confirmation Hearing will be conducted with the Clerk of the Bankruptcy
Court (the “**Clerk**”) by visiting at <http://www.canb.uscourts.gov/> or with Prime Clerk, LLC

1 **PLEASE TAKE FURTHER NOTICE** that the Plan Supplement can be viewed and/or
2 obtained: (i) by accessing the Court’s website at <http://www.canb.uscourts.gov>, (ii) by contacting
3 the Office of the Clerk of the Court at 450 Golden Gate Avenue, San Francisco, CA 94102, or (iii)
4 from the Debtors’ notice and claims agent, Prime Clerk, at
5 <https://restructuring.primeclerk.com/pge> or by calling (844) 339-4217 (toll free) for U.S.-based
6 parties; or +1 (929) 333-8977 for International parties or by e-mail at: pgeinfo@primclerk.com.
7 Note that a PACER password is needed to access documents on the Bankruptcy Court’s website.

8 Dated: May 1, 2020

WEIL, GOTSHAL & MANGES LLP
KELLER BENVENUTTI KIM LLP

/s/ Thomas B. Rupp

Thomas B. Rupp

Attorneys for Debtors and Debtors in Possession

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26 (“**Prime Clerk**”) by visiting the case website at <https://restructuring.primeclerk.com/pge> (the
27 “**Case Website**”). All parties who wish to appear at hearings must make arrangements to appear
28 telephonically with CourtCall at 1-866-582-6878 no later than 4:00 p.m. (Pacific Time) on the
day before the hearing. Further information regarding telephonic appearances via CourtCall can
be found on the court’s website, at the following location:
<http://www.canb.uscourts.gov/procedure/district-oakland-san-jose-san-francisco/policy-and-procedure-appearances-telephone>.

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Exhibit D

Fire Victim Trust Agreement (with all Exhibits, including the Fire Victim Claims Resolution Procedures)

PG&E FIRE VICTIM TRUST AGREEMENT¹

Dated as of [●], 2020

***Pursuant to the Debtors' and Shareholder Proponents'
Joint Chapter 11 Plan of Reorganization Dated March 16, 2020***

¹ The proposed draft Fire Victim Trust Agreement and proposed draft Fire Victim Claims Resolution Procedures, and all proposed draft exhibits attached thereto, remain subject to the review and consent of the Plan Proponents, and the Plan Proponents reserve all rights with respect thereto. Neither the filing of the proposed draft Fire Victim Trust Agreement and proposed draft Fire Victim Claims Resolution Procedures, nor anything contained therein, shall constitute or be deemed to constitute consent to the terms thereof, or an admission or waiver of any rights of the Plan Proponents thereto in any respect. The proposed draft Fire Victim Trust Agreement and proposed draft Fire Victim Claims Resolution Procedures, and all proposed draft exhibits attached thereto, also remain subject to final approval from the TCC and Consenting Fire Claimant Professional Group, as defined in the Tort Claimants RSA.

PG&E FIRE VICTIM TRUST AGREEMENT

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PG&E FIRE VICTIM TRUST AGREEMENT

This PG&E Fire Victim Trust Agreement (this “**Trust Agreement**”), dated as of [●], 2020 and effective as of the Effective Date, is in accordance with the Debtors’ and Shareholder Proponents’ Joint Chapter 11 Plan of Reorganization Dated March 16, 2020 (as it may be amended, modified, or supplemented, the “**Plan**”) and effectuates certain agreements made by PG&E Corporation (“**PG&E Corp**”) and Pacific Gas and Electric Company (the “**Utility**”) (collectively, the “**Debtors**,” “**PG&E**,” or the “**Settlers**”), the debtors and debtors-in-possession whose Chapter 11 cases are jointly administered under Case No. 19-30088 in the United States Bankruptcy Court for the Northern District of California (the “**Bankruptcy Court**”), with the approval of the Bankruptcy Court, the Trustee of the Fire Victim Trust (the “**Trustee**”), the Delaware Trustee pursuant to this Trust Agreement and any successor Delaware Trustee serving in such capacity (the “**Delaware Trustee**”), and the members of the Fire Victim Trust Oversight Committee (the “**TOC**”) who are identified on the signature pages hereof.

RECITALS

A. The Debtors have reorganized under the provisions of Chapter 11 of the Bankruptcy Code in cases filed in the United States Bankruptcy Court for the Northern District of California known as *In re PG&E Corporation et al*, Debtors, Jointly Administered Case No. 19-30088 (collectively, the “**Bankruptcy Cases**”).

B. Requisite approval for the entry into this Trust Agreement in accordance with the Restructuring Support Agreement, dated December 6, 2019 (as amended on December 16, 2019), among the Debtors, the TCC, the Consenting Fire Claimants Professionals (as defined therein) has been sought and received.

C. The Confirmation Order has been entered by the Bankruptcy Court and has become final and non-appealable, or such requirements have been waived in accordance with the Plan.

D. As of the December 31, 2019 deadline for submission of claims against the Debtors relating to the wildfires in 2015, 2017, and 2018 listed on **Exhibit 1** attached hereto that were caused by Debtors’ equipment and operations, tens of thousands of claims were filed by persons and entities damaged or who purport to have been damaged in various ways by those wildfires (“**Fire Victims**”).

E. The Plan provides, among other things, for the creation of the PG&E Fire Victim Trust (the “**Fire Victim Trust**” or the “**Trust**”) to evaluate, administer, process, settle, expunge, and resolve all claims of Fire Victims against the Debtors (“**Fire Victim Claims**”), and, to the extent approved and liquidated pursuant to the Fire Victim Claims Resolution Procedures (**the “CRP”**) attached hereto as **Exhibit 2 (“Approved”)**, satisfy and pay all Approved Fire Victim Claims in accordance with the Plan, the Confirmation Order, the Trust Agreement, the CRP and the Registration Rights Agreement, including all related exhibits (collectively, the “**Trust Documents**”), and to prosecute or settle the Assigned Rights and Causes of Action.

F. The Plan provides that, on the Effective Date and continuing thereafter until fully funded by Debtors, the Aggregate Fire Victim Consideration shall be transferred to, vested in, and assumed by the Trustee.

G. Pursuant to the Trust Documents, the Trustee is to use the Trust Assets to satisfy and pay, on a *pro rata basis*, Approved Fire Victim Claims against the Debtors.

H. It is the intent of the Debtors, the Trustee and the TOC that the Trust be administered, maintained, and operated at all times through mechanisms that provide reasonable assurance that the Trust will evaluate, administer, process, settle, expunge, resolve, and, to the extent Approved, compensate Fire Victim Claims pursuant to the CRP in a fair, consistent, equitable manner, and *pro rata basis*, in compliance with the terms of this Trust Agreement and the CPR, and to the extent of available Trust Assets.

I. Pursuant to the Plan, the Trust is intended to qualify as a “qualified settlement fund” within the meaning of section 1.468B-1 *et seq.* of the Treasury Regulations promulgated under section 468B of the Internal Revenue Code of 1986, as amended (the “**QSF Regulations**”), and, to the extent permitted under applicable law, for state and local income tax purposes.

J. The Bankruptcy Court has determined that the Trust and the Plan satisfy all the prerequisites for an injunction pursuant to section 105(a) of the Bankruptcy Code with respect to any and all Fire Victim Claims against the Debtors, with such claims being channeled to the Fire Victim Trust, and such Channeling Injunction has been entered in connection with the Confirmation Order.

NOW, THEREFORE, it is hereby agreed as follows:

SECTION I. AGREEMENT OF TRUST

1.1 Creation and Name. The Debtors as Settlers hereby create a trust known as the “PG&E Fire Victim Trust,” which is the Trust provided for and referred to in the Plan. The Trustee may transact the business and affairs of the Trust in the name of the Trust, and references herein to the Trust shall include the Trustee acting on behalf of the Trust. It is the intention of the parties hereto that the PG&E Fire Victim Trust created hereby constitutes a statutory trust under Chapter 38 of title 12 of the Delaware Code, 12 Del. C. Section 3801 *et seq.* (the “Act”) and that this document, along with the other Trust Documents, constitute the governing instruments of the PG&E Fire Victim Trust. The Trustee and the Delaware Trustee are hereby authorized and directed to execute and file a Certificate of Trust with the Delaware Secretary of State in the form attached hereto as Exhibit 3.

1.2 Purpose. The purposes of the Trust are to (i) assume the liability for all Class 5A-III and Class 5B-III Claims against the Debtors, (ii) evaluate, administer, process, settle, defend, expunge, resolve, liquidate Fire Victim Claims, and satisfy and pay all Approved Fire Victim Claims and all Trust Expenses (as defined in Section 1.4(b) below) of the Trust from the Trust Assets (as defined in Section 1.3(a), below) in a fair, consistent, and equitable manner

without regard to the asserted amount of the claim (and in respect of Approved Fire Victim Claims, on a *pro rata* basis), , (iii) prosecute or settle all Assigned Rights and Causes of Action, (iv) preserve, hold, manage, monetize and maximize the Trust Assets for use in paying and satisfying Approved Fire Victim Claims on a *pro rata basis* and for use in paying all Trust Expenses, all in accordance with the terms of the Trust Documents, and (iv) otherwise comply in all respects with the Trust Documents. In order to be able to effectuate these purposes, the Trustee, Delaware Trustee, Claims Administrator, Claims Processor, Neutrals, and their agents, shall have no interest in and at all times shall be independent of the Debtors, the Fire Victim Claimants, the TOC, and their agents. Pre-Effective Date appointments, retentions and/or applications of the Trustee, Claims Administrator or any Professional in the Bankruptcy Cases shall not prevent the Trustee, Claims Administrator or any Professional from being deemed independent.

1.3 Transfer of Assets.

(a) Pursuant to, and in accordance with Section 6.7 of the Plan, beginning upon the Effective Date and continuing thereafter until fully funded by Debtors, the Trustee will receive the Aggregate Fire Victim Consideration to fund the Trust and use the Aggregate Fire Victim Consideration, any other assets transferred to the Fire Victim Trust pursuant to the Plan, and any income earned or proceeds derived from all such assets (collectively, the “**Trust Assets**”) to resolve all Fire Victim Claims against the Debtors, satisfy the terms of any court-approved settlement agreements entered into pursuant to the Plan that provide for Trust payment obligations, if any, and pay all Trust Expenses. The Trust Assets will be transferred free and clear of any liens, encumbrances, charges, claims, interests or other liabilities of any kind by the Debtors, any creditor, or other entity except as provided in the Plan and this Trust Agreement. To the extent certain assets comprising the Trust Assets, because of their nature or because such assets will accrue or become transferable subsequent to the Effective Date, and cannot be transferred to, vested in, and assumed by the Trust on such date, such assets shall be automatically, and without further act or deed, transferred to, vested in, or assumed by the Trust as soon as reasonably practicable after such date. The Debtors shall execute and deliver such documents as the Trustee reasonably requests to transfer and assign any assets to fund the Trust and the Trustee on behalf of the Trust, is authorized, to the extent necessary, such documents. No monies, choses in action, and/or assets comprising the Trust Assets that have been transferred, granted, assigned, or otherwise delivered to the Trustee shall be used for any other purpose other than for the payment, defense, or administration of the Fire Victim Claims and the payment of Trust Expenses.

(b) In furtherance of, and without limiting, the foregoing:

(i) On the Effective Date, the Debtors shall irrevocably, grant, and assign to the Trust, and the Trust shall receive and accept, any and all of the rights in the 2015 Insurance Policies that constitute part of the Aggregate Fire Victim Consideration, including the right to enforce obligations of the insurance companies under the 2015 Insurance Policies (the “Insurance Companies”) to pay any Fire Victim Claims or to reimburse the Debtors for such Fire Victim Claims (the “Insurance Rights Transfer”).

(ii) The Insurance Rights Transfer is made free and clear of all Claims, Liens, encumbrances, or Causes of Action of any nature whatsoever, except available limits of liability for coverage of certain types of Claims under one or more Insurance Policies that may have been reduced by certain prepetition payments made by an Insurance Company to, or on behalf of, one or more of the Debtors.

(iii) The Trust shall become liable for and shall satisfy, solely from the Trust Assets and to the extent required under applicable law, any premiums, deductibles, self-insured retentions, and any other amounts arising in any way out of the receipt of any payment from an Insurance Company.

(iv) The Insurance Rights Transfer is made to the maximum extent possible under applicable law.

(v) The Insurance Rights Transfer is absolute and does not require any further action by the Debtors, the Reorganized Debtors, the Trust, the Bankruptcy Court, or any other Entity.

(vi) The Parties hereto intend that the Insurance Rights Transfer shall be governed by, and construed in accordance with, the Bankruptcy Code and other applicable laws governing the Insurance Policies.

(c) The income of the Trust (after payment of all taxes thereon) shall be added to the Trust Assets and used in accordance with the purposes of the Trust as set forth in Section 1.2 hereof.

1.4 Acceptance of Assets and Assumption of Liabilities.

(a) In furtherance of the purposes of the Trust, the Trustee hereby expressly accepts the transfer to the Trust of the Trust Assets and any other transfers in the time and manner and subject to the terms contemplated in the Trust Documents. For the avoidance of doubt, the Trust Assets shall include all claims and Causes of Action of the Debtors that were not waived, exculpated, or released in accordance with the provisions of the Plan, the Confirmation Order, or a Final Order of the Bankruptcy Court, and all of the Debtors' rights with respect to the Trust Assets, including attorney-client privilege and work product. The Trustee shall succeed to all of the Debtors' respective right, title, and interest in the Trust Assets, including but not limited to standing to commence, pursue, abandon, or settle Causes of Action, and the Debtors will have no further equitable or legal interest in, or with respect to, the Trust Assets or the Trust.

(b) In furtherance of the purposes of the Trust, and subject to the terms of the Trust Documents, the Trustee expressly assumes (i) all liabilities and responsibility for all Fire Victim Claims against the Debtors, and (ii) all reasonable fees and expenses incurred in pursuing the Trust Assets, administering the Trust, managing the Trust Assets, and making distributions in accordance with the Trust Documents, (the "**Trust Expenses**"), all of which items under clauses (i) and (ii) shall be paid from the Trust Assets, such that the Reorganized Debtors shall not have any further financial or other responsibility or liability therefor, except as otherwise expressly set forth in the Trust Documents. Except as otherwise provided in the Trust Documents, the Trust

shall have all defenses, cross-claims, offsets, and recoupments, as well as rights of insurance, indemnification, contribution, subrogation, and similar rights, regarding such claims that the Debtors or Reorganized Debtors have or would have had under applicable law.

(c) The parties hereto intend that the Trust be classified as a “qualified settlement fund” under the QSF Regulations (and corresponding or similar provisions of state, local, or foreign law, as applicable). No provision herein or in the CRP shall be construed or implemented in a manner that would cause the Trust to fail to qualify as a “qualified settlement fund” under the QSF Regulations, and, to the extent permitted under applicable law, the Trust shall be treated consistently for state and local tax purposes.

(d) Nothing in this Trust Agreement shall be construed in any way to (i) limit the scope, enforceability, or effectiveness of the Channeling Injunction or any other injunction or release issued or granted in connection with the Plan or (ii) subject to the provisions of Section 1.4(b) above, limit the Trust’s assumption of all liability for Fire Victim Claims against the Debtors.

(e) **Claimant Release.** As further described in the CRP, the Trust shall require all holders of Approved Fire Victim Claims to execute a release in substantially the same form and content as either the Claimant Release and Indemnification in Connection With the Fire Victim Trust Awards or the Entity Claimant Release and Indemnification in Connection With the Fire Victim Trust Awards attached hereto as **Exhibit 4** (the “**Claimant Release**”) as a precondition to receiving any payment on account of their Fire Victim Claims from the Trust.

(f) **Made Whole Release.** Pursuant to and subject to Section 4.25(f)(ii) of the Plan and the Confirmation Order, and as further described in the CRP, and except with respect to any settlement or other agreement regarding the Fire Victim Claims asserted by Adventist Health System/West and Feather River Hospital d/b/a Adventist Health Feather River, the Trust shall require all Claimants who hold Approved Fire Victim Claims to execute a release in substantially the same form and content as and the Mutual Made Whole Release attached hereto as **Exhibit 5** (the “**Mutual Made Whole Release**”) upon the Claimant’s acceptance of the Claimant’s Total Allocation Award. A Claimant’s acceptance of the Total Allocation Award does not establish that the Claimant has been fully compensated under California law for their compensable damages as a result of the fire to the extent those damages are covered by insurance, and the Claimant is not agreeing as a factual matter that the Claimant has been fully compensated for each and every category of their damages under California law.

1.5 Beneficial Owners.

(a) To the extent required by the Act, the beneficial owners (within the meaning of the Act) of the PG&E Fire Victim Trust (the “**Beneficial Owners**”) shall be the holders of the Class 5A-III and Class 5B-III Claims against the Debtors, provided that, (i) the holders of such Class 5A-III and Class 5B-III Claims, as Beneficial Owners, shall have only such rights with respect to the Fire Victim Trust and its assets as are set forth in the Trust Documents, and (ii) no greater or other rights, including upon dissolution, liquidation or winding up of the Fire Victim Trust, shall be deemed to apply to the holders of such Class 5A-III and Class 5B-III Claims in their capacity as Beneficial Owners.

(b) No Beneficial Owner shall be entitled to (i) hold any title in or to the Trust Assets (which title shall be vested in the Trust) or (ii) any right to call for a partition or division of the Trust Assets or to require an accounting. For the avoidance of doubt, Beneficial Owners shall not have rights comparable to shareholders of a corporation (other than limited liability, as provided in Section 3803(a) of the Act).

(c) Subject to giving reasonable notice, a Beneficial Owner may request information and documents relating to their claim from the Claims Administrator, but shall have no right to request information relating to claims of other Beneficial Owners.

1.6 Jurisdiction. The Bankruptcy Court shall have exclusive jurisdiction with respect to any action relating to or arising out of the Trust. Only in the event that the Bankruptcy Court does not have subject matter jurisdiction, then the Superior Court of California for the County of San Francisco shall have exclusive jurisdiction of all matters relating to or arising out of the Trust. The court having exclusive jurisdiction pursuant to this Section 1.6 shall be referred to hereinafter as the “Court of Exclusive Jurisdiction.” For the avoidance of doubt, nothing in this Section 1.6 shall affect, impair, alter, modify or supersede the procedures contained in the CRP or the authority granted to the Trustee under the Trust Documents to, *inter alia*, evaluate, administer, process, settle, expunge, and resolve all Fire Victim Claims under the CRP in the manner and to the effect set forth therein.

SECTION II.

POWERS AND TRUST ADMINISTRATION

2.1 Powers.

(a) The Trustee is and shall act as the fiduciary to the Trust in accordance with the provisions of this Trust Agreement. The Trustee shall administer the Trust, the Trust Assets, and any other amounts to be received under the terms of the Trust Documents in accordance with the purposes set forth in Section 1.2 above and in the manner prescribed by the Trust Documents. Subject to the limitations set forth in the Trust Documents, the Trustee shall have the power to take any and all actions that in the judgment of the Trustee are necessary or proper to fulfill the purposes of the Trust, including, without limitation, each power expressly granted in this Section 2.1, any power reasonably incidental thereto and any trust power now or hereafter permitted under the laws of the State of Delaware. Nothing in this Trust Agreement, the Plan, any Trust Document or any related document shall require the Trustee to take any action if the Trustee reasonably believes that such action is contrary to law. In addition to all powers enumerated in the Trust Documents, from and after the Effective Date, the Trust shall succeed to all of the rights and standing of the Debtors with respect to the Assigned Rights and Causes of Action in its capacity as a trust administering assets for the benefit of the Fire Victims. In the event of any ambiguity or conflict between the terms of this Trust Agreement and the Plan, any other Trust Document, or any related document required or provided for under the Trust Documents, the Trustee shall be permitted to act in accordance with his reasonable belief, with or without advice of counsel, as he determines in his sole discretion, as to what action (or inaction) is required or permitted pursuant to this Trust Agreement, provided that, for the avoidance of doubt, the Trustee shall be required to consult on, or obtain consent with respect to,

only those certain matters as expressly provided for in this Trust Agreement, the CRP and any other Trust Documents.

(b) The Trustee will be appointed as the representative of each of the Debtors' estates pursuant to sections 1123(a)(5), (a)(7), and (b)(3)(B) of the Bankruptcy Code and as such will be vested with the authority and power (subject to this Trust Agreement) to, among other things, prosecute and settle all Assigned Rights and Causes of Action in his capacity as a trustee for the benefit of the Fire Victims. As the representative of the Debtors' estates, and in his or her capacity as a trustee for the benefit of the Fire Victims, the Trustee will succeed to the standing and all of the rights and powers of the Debtors and their estates with respect to all Assigned Rights and Causes of Action assigned and transferred to the Trust whether or not such claims are pending in filed litigation. The Trustee will be substituted for and will replace the Debtors, their estates, and/or any official committee appointed in any related action, and is authorized to appear before any court or tribunal in any proceeding that related to or affects to the Trust or Trust Assets.

(c) Unless otherwise expressly provided for under the Plan or the Confirmation Order, on the Effective Date all Assigned Rights and Causes of Action will vest in the Trustee free and clear of all claims, liens, encumbrances, charges, and other interests, subject to the provisions of the Trust Documents. On and after the Effective Date, the transfer of the Assigned Rights and Causes of Action to the Trust will be deemed final and irrevocable and distributions may be made from the Trust.

(d) Except as required by applicable law or the Trust Documents, the Trustee need not obtain the order or approval of any court in the exercise of any power or discretion conferred hereunder.

(e) Without limiting the generality of Section 2.1(a) above, and except as limited in this Trust Agreement and by applicable law, the Trustee shall have the power to:

(i) receive and hold the Trust Assets and exercise all rights with respect thereto, including the right to sell any securities that are included in the Trust Assets and purchase securities and other assets that are to be included in the Trust Assets, all of which shall be subject to the limitations set forth in Sections 3.2 and 3.3 below;

(ii) subject to the terms of any agreements entered into pursuant to the Plan that provide otherwise, exercise the right to vote given to owners of New HoldCo Common Stock that are included in the Trust Assets, except that in exercising the right to vote for the election of members of the Board of Directors of New HoldCo, to the extent applicable, the Trustee shall do so only after obtaining the consent of the TOC;

(iii) invest the monies and other assets held from time to time by the Trust, subject to the limitations set forth in Sections 3.2 and 3.3 below;

(iv) sell, transfer, or exchange any or all of the Trust Assets at such prices and upon such terms as the Trustee may determine proper in consultation with the Investment Advisor and consistent with the other terms of the Trust Documents;

(v) enter into leasing and financing agreements with third parties to the extent such agreements are reasonably necessary to permit the Trust to operate;

(vi) determine and pay liabilities and expenses created, incurred, or assumed by the Trust, except that the Claims Administrator (as defined in Section 2.3, below) shall have all rights, responsibilities, and powers related to the resolution of any Fire Victim Claims in accordance with the Trust Documents;

(vii) prepare analyses and budget(s), both of which may be updated from time to time, of all Fire Victim Claims (“Claims Budget”) in order to determine the fair and appropriate amount to be distributed on Approved Fire Victim Claims as such claims become Approved, which takes into account the existence of the Approved Fire Victim Claims that have not yet been paid and Fire Victim Claims that have not yet become Approved Fire Victim Claims, including by maintaining sufficient Trust Assets on hand as deemed by the Trustee, in his or her sole discretion (based on, among other things, the Claims Budget), to be necessary and prudent in carrying out the purposes of the Trust, including, but not limited to, to ensure that all Approved Fire Victim Claims receive a *pro rata* distribution or as close thereto as possible, regardless of when such claim is fully administered under the terms of the Trust and CRP such that it becomes an Approved Fire Victim Claim;

(viii) establish such funds, reserves, and accounts within the Trust, as deemed by the Trustee, in his or her sole discretion, to be useful in carrying out the purposes of the Trust;

(ix) assign Neutrals (as defined in Section 7.1 of this Trust Agreement), to serve on the Complex Panel (as defined in Section 7.1 of this Trust Agreement). Neutrals shall be randomly assigned from the Panels to the specific tasks enumerated in the CRP;

(x) appoint an independent appeals officer (the “**Appeals Officer**”) to determine whether an appeal from a Determination of the Claims Administrator should be heard by a Neutral from the General Panel or by a Neutral from the Complex Panel;

(xi) sue, be sued, and participate as a party or otherwise in any judicial, administrative, arbitral, or other proceeding;

(xii) supervise and administer the Trust in accordance with this Trust Agreement and the CRP;

(xiii) appoint such officers and retain such employees, consultants, advisors, independent contractors, experts, and agents and engage in such legal, financial, accounting, investment, auditing, forecasting, and alternative dispute resolution services and activities as the business of the Trust requires, and delegate to such persons such powers and authorities as the fiduciary duties of the Trustee permit and as the Trustee, in his or her discretion, deems advisable or necessary in order to carry out the terms of this Trust Agreement;

(xiv) subject to the Budget (as defined in Section 2.2(d)(i), below) and Sections 5.6(b) and 5.8 below, reimburse the Trustee and pay reasonable compensation to any

employees, consultants, advisors, independent contractors, experts, and agents for legal, financial, accounting, investment, auditing, forecasting, and alternative dispute resolution services and activities;

(xv) subject to the Budget and Sections 2.3(c), 5.6(b), 5.7, 5.8, and 6.6 below, reimburse the Trustee, Delaware Trustee, Claims Administrator, TOC and other employees, consultants, advisors, independent contractors, experts, and agents for all reasonable out-of-pocket costs and expenses incurred by such persons in connection with the performance of their duties hereunder;

(xvi) execute and deliver such instruments as the Trustee considers proper in administering the Trust;

(xvii) enter into such other arrangements with third parties as are deemed by the Trustee to be useful in carrying out the purposes of the Trust, provided such arrangements do not conflict with any other provision of this Trust Agreement;

(xviii) in accordance with Section 5.7 below, defend, indemnify, and hold harmless (and purchase insurance indemnifying) the Trust Indemnified Parties (as defined below) solely from the Trust Assets and to the fullest extent permitted by law, however, notwithstanding anything to the contrary herein, no party shall be indemnified or defended in any way for any liability, expense, claim, damage, or loss for which he or she is ultimately liable under Section 5.4 below;

(xix) delegate any or all of the authority herein conferred with respect to the investment of all or any portion of the Trust Assets to any one or more reputable institutional investment advisors or investment managers without liability for any action taken or omission made because of any such delegation, except as provided in Section 5.4 below;

(xx) consult with the TOC at such times and with respect to such issues relating to the conduct of the Trust as set forth herein;

(xxi) make, pursue (by litigation or otherwise), abandon, collect, compromise, or settle for the benefit of the Trust any claim, right, action, or cause of action included in the Trust Assets, including, but not limited to, insurance recoveries and claims against third parties before any court of competent jurisdiction, which power shall, for the avoidance of doubt, be exercised in the Trustee's sole and absolute discretion;

(xxii) purchase such insurance and performance bonds as the Trustee deems appropriate or as required under the Trust Documents, including with respect to any indemnification obligations of the Trust;

(xxiii) take any and all actions required by the Trust Documents;

(xxiv) require, in respect of any distribution of Trust Assets, the Trustee's timely receipt of properly executed documentation (including, without limitation, Form W-8BEN, Form W-8BEN-E, or Form W-9, as applicable) as the Trustee determines in his or her

sole discretion is necessary or appropriate to comply with United States federal, state, local or foreign tax laws then in effect;

(xxv) petition the Superior Court of California for the County of San Francisco to appoint a special master (the “**Special Master**”) to approve any and all minors’ compromises in conjunction with the evaluation, disallowance, resolution, settlement, and approval of any and all Fire Victim Claims in accordance with the CRP;

(xxvi) contract for the establishment of a website (the “**Trust Website**”) as soon as reasonably practicable after the Effective Date to aid in communicating information to Fire Victims and in making the activities of the Trust as transparent as possible; and

(xxvii) engage in any transactions necessary or appropriate to the foregoing or to facilitate implementation of the Plan, including but not limited to, entering into, performing, and exercising rights under contracts and leases on behalf of the Trust.

(f) The Trustee shall not have the power to guarantee any debt of other persons

(g) The Trustee agrees to take the actions of the Trust required hereunder.

(h) The Trustee shall give the TOC prompt notice of any act proposed to be performed or that requires consultation with, or the consent of, the TOC, including but not limited to Sections 2.1(e)(ii), 2.2(a) 2.2(f), 2.3(d), 3.2(c), 6.5, and 6.6.

(i) Except as otherwise set forth in the Trust Documents, and subject to any retention of jurisdiction by the Bankruptcy Court as provided in the Plan, but without prior or further authorization, the Trustee may control and exercise authority over the Trust Assets and over the protection, conservation, and disposition thereof. No person dealing with the Trust shall be obligated to inquire into the authority of the Trustee in connection with the protection, conservation, or disposition of the Trust Assets. It is intended that a signed copy of this Agreement shall serve as adequate proof of the Trustee’s authority to act if such proof is required for any reason by any third party.

2.2 General Administration. The Trustee shall act in accordance with this Trust Agreement.

(a) The timeframes and deadlines related to the administration of the Trust as set forth in this Trust Agreement and the CRP are subject to adjustment and extension by: (i) the Trustee, in his or her reasonable discretion; and (ii) upon request of the TOC, for good cause and in consultation with the Trustee. The Trustee, in consultation with the TOC, may promulgate and adopt trust bylaws that are consistent with the terms of the Trust Agreement (“**Trust Bylaws**”). In the event Trust Bylaws are adopted, then the Trust Bylaws, if any, shall govern the affairs of the Trust. In the event of any inconsistency between the Trust Bylaws (if any) and this Trust Agreement, this Trust Agreement shall govern.

(b) The Trustee shall be the “administrator” of the Trust within the meaning of Treasury Regulations section 1.468B-2(k)(3) and, in such capacity, shall (i) timely file such income tax and other returns and statements required to be filed and shall timely pay all taxes required to be paid by the Trust out of the Trust Assets, which assets may be sold by the Trustee to the extent necessary to satisfy tax liabilities of the Trust and (ii) comply with all applicable reporting and withholding obligations.

(c) The Trustee shall timely account to the Bankruptcy Court as follows:

(i) The Trustee shall engage a firm of independent certified public accountants (the “Trust Accountants”) selected by the Trustee, to audit, and the Trustee shall file with the Bankruptcy Court, within one hundred and twenty (120) days following the end of each fiscal year, an annual report (the “**Annual Report**”) containing special-purpose financial statements of the Trust (including, without limitation, the assets and liabilities of the Trust as of the end of such fiscal year and the additions, deductions and cash flows for such fiscal year) audited by the Trust Accountants and accompanied by an opinion of such firm as to the fairness in all material respects of the special-purpose financial statements. The Trustee shall provide a copy of such Annual Report to the Claims Administrator and the TOC, and shall publish it on the Trust Website when such report is filed with the Bankruptcy Court.

(ii) In connection with the filing of the Annual Report, the Trustee shall cause to be prepared and filed with the Bankruptcy Court a report containing a summary regarding the number and type of claims disposed of during the period covered by the financial statements (the “**Claims Report**”). The Trustee shall provide a copy of the Claims Report to the Claims Administrator and the TOC, and shall publish it on the Trust Website when such report is filed with the Bankruptcy Court.

(iii) All materials filed with the Bankruptcy Court by this Section 2.2(c) need not be served on any parties in the Bankruptcy Cases but shall be available for inspection by the public in accordance with procedures established by the Bankruptcy Court.

(d) The Budget

(i) The Trustee shall cause to be prepared, as soon as practicable prior to the commencement of each fiscal year, a budget (the “**Budget**”) covering the administrative costs and expenses of the Trust (including: (a) compensation for the Trustee and the Trustee’s consultants, professionals, advisors, independent contractors, experts, and agents; (b) compensation for the Claims Administrator and the Claims Administrator’s professionals; and (c) compensation for the Delaware Trustee) for such fiscal year and the succeeding four fiscal years. Prior to the Trustee preparing the Budget for each year, the TOC shall provide the Trustee with its reasonable estimates of necessary expenses to be incorporated into the Budget. The Trustee shall provide a copy of each Budget to the TOC. The Trustee shall cause the initial Budget to be prepared promptly following the Effective Date.

(ii) The Trustee shall undertake to manage the expenses of the Trust in accordance with the Budget, with the goal of not exceeding the aggregate amount of 120% of the Budget for any fiscal year, absent reasonably unforeseen circumstances.

(e) The Trustee shall consult with the TOC (i) on matters not contemplated by this Trust Agreement regarding the general implementation and administration of the Trust, (ii) on matters not contemplated by this Trust Agreement regarding the general implementation and administration of the CRP and (iii) on such other matters as may be required under this Trust Agreement and the CRP.

(f) The Trustee shall be required to obtain the consent by vote of a simple majority of the TOC pursuant to the notice and quorum requirements set forth in Section 6.6 herein to:

(i) amend, supplement, modify, terminate or extend the term of the Trust in any respect;

(ii) amend, supplement or modify the Trust Agreement in any respect;

(iii) amend, supplement or modify the CRP in a manner that the Trustee determines, in his or her reasonable discretion, materially affects: (x) the process or processes for submitting Fire Victims Claims for evaluation under the CRP; or (y) the process or processes for evaluating and administering Fire Victims Claims under the CRP. For the avoidance of doubt, and in no way expanding the limitations provided in the foregoing, the TOC shall have no consent right or rights over any amendment, supplement, or modification to the CRP in any other respect, including in respect of valuation, estimation, or budgeting under the CRP including any valuation, estimation, determination or budgeting of any Fire Victim Claim, group of Fire Victim Claims or category of Fire Victim Claims, *provided that* the Trustee may determine, in his or her sole discretion to consult the TOC on such and all other matters related to the CRP;

(iv) change the form of the Claimant Release to be provided pursuant to the CRP or this Trust Agreement (for the avoidance of doubt, the form of Mutual Made Whole Release shall be in the form attached to the Plan, and shall not be amended absent an amendment to the Plan);

(v) subject to the terms of any agreements entered into pursuant to the Plan that provide otherwise, exercise the right to vote for the election of members of the Board of Directors of New HoldCo, to the extent applicable;

(vi) settle any litigation involving Trust Assets or rights relating to Trust Documents, except that the Trustee shall not be required to obtain the consent of the TOC to the extent that such settlements involve Trust Assets below a minimum threshold set by the Trustee in consultation with the TOC;

(vii) make Trust expenditures in excess of 120% of the Budget;

(viii) approve the Budget;

(ix) sell, transfer, or exchange any or all of the Trust Assets at such prices and upon such terms as the Trustee may determine proper in consultation with the

Investment Advisor and consistent with the other terms of this Trust Agreement, except that the Trustee shall not be required to obtain the consent of the TOC to the extent that such dispositions involve Trust Assets below a minimum threshold set by the Trustee in consultation with the TOC; or

(x) adopt, upon the advice of an Investment Advisor (as defined in Section 3.3(c) below), a Sell-Down Plan (as defined in Section 3.3(b) below) for New HoldCo Common Stock held by the Trust as part of the Trust Assets;

(g) Trust Website. The Trustee shall publish information on the Trust Website as he deems prudent in his or her sole discretion. The Trustee has no obligation to provide, and Beneficial Owners have no right to receive, information regarding the operation of the trust except as provided in Section 2.2(c) above.

2.3 Claims Administration. Cathy Yanni shall serve as claims administrator whose role it is to assist the Trustee in the resolution of the Fire Victim Claims in accordance with the CRP and provide such information necessary for the Trustee to implement the CRP (the “Claims Administrator”). The Claims Administrator shall have reasonable discretion in the means and methods in carrying out the duty of resolving Fire Victim Claims consistently with the CRP.

(a) The Claims Administrator shall serve from the date of retention until the termination of the Trust. Prior to the termination of the Trust, the Claims Administrator shall be removable by agreement of the Trustee and the vote of at least two-thirds of the members (the “**Supermajority Vote**”) of the TOC for cause, which shall be defined as the substantial, repeated, or prolonged failure to carry out the duties and obligations defined in Section 2.3(b) below. If a Claims Administrator is removed or if there is a vacancy for any other reason, the Trustee and a majority of members of the TOC shall appoint the successor Claims Administrator, provided however, that if the Trustee and a majority of the members of the TOC cannot agree on the successor Claims Administrator, the Bankruptcy Court shall make the appointment.

(b) Without limiting the generality of Section 2.3 above, and except as limited below, the Claims Administrator, in conjunction with the Trustee, shall have the power and obligation to:

(i) evaluate, disallow, resolve, settle, and approve any and all Fire Victim Claims in accordance with the CRP without the need to seek the approval of the Bankruptcy Court for any actions taken with respect to the determination of Fire Victim Claims;

(ii) authorize payment of any and all Approved Fire Victim Claims in accordance with the CRP;

(iii) propose changes to the CRP;

(iv) hire such professionals, including: (i) professionals retained by the Trustee; and (ii) entities affiliated with the Claims Administrator and employees, officers, and directors of such entities as necessary to perform its duties hereunder to resolve the Fire Victim Claims subject to approval by the Trustee;

- (v) act as liaison between the Trustee and the Neutrals; and
- (vi) serve as chair of any joint meeting of the Neutrals.

(c) The Claims Administrator will be compensated at the hourly rate of \$1,250.00. The Trust will promptly reimburse the Claims Administrator for all reasonable out-of-pocket costs and expenses incurred by the Claims Administrator in connection with the performance of the duties set forth in the Trust Documents.

(d) The Claims Administrator shall retain BrownGreer PLC, which shall assist the Claims Administrator in the calculation and processing of claims (the “**Claims Processor**”) and such other professionals as the Claims Administrator determines is necessary and appropriate for the calculation and processing of claims. The Claims Administrator shall have the power to replace the Claims Processor if at any time the Claims Administrator and Trustee determine, in consultation with the TOC, that the replacement of the Claims Processor is prudent and necessary to continue the efficient processing of claims pursuant to the CRP.

2.4 Claim Approval and Denial.

(a) The CRP shall govern the process by which, each Fire Victim Claim shall be evaluated, administered, processed, settled, expunged, determined and resolved on a final basis. At all times, the Trustee, the Claims Administrator, Claims Processor, and/or one or more members of the Panel of Neutrals described herein shall act in accordance with and consistent with the CRP. Only Approved Claims, which are approved in accordance with the CRP, shall be entitled to payments from the Trust, and any Fire Victim Claim determined to be ineligible on a final basis under the CRP shall have no entitlement to payments from the Trust and shall forever be denied, disallowed and expunged. Any objections to Fire Victim Claims with respect to their eligibility or valuation shall be resolved consistently with the CRP.

(b) In furtherance of, and consistent with, the purpose of the Trust Documents, the Claims Administrator, in conjunction with the Trustee, shall have the power and authority to determine the eligibility, amount, and allowance of Fire Victim Claims, at all times subject to the CRP (as may be amended, modified or supplemented), which was filed with the Plan Supplement and incorporated into the Confirmation Order. The Claims Administrator, in conjunction with the Trustee shall evaluate proofs of claim and other claims materials submitted by each holder of a Fire Victim Claim for determination of eligibility, amount, and allowance of such Claim in accordance with the procedures set forth in the CRP.

(c) Notwithstanding anything herein, the Trustee reserves all powers expressly granted to him by the Trust Documents with respect to the administration of claims.

(d) The Claims Administrator’s determination, as confirmed by the Trustee, of eligibility, amount, and allowance of each Fire Victim Claim shall be final and binding, and shall not be subject to any challenge or review of any kind, by any court or other person or entity, except as set forth in the CRP.

2.5 Confidentiality. All facts and documents submitted in support of any Fire Victim Claim will be used and disclosed only for the following purposes: (a) processing the Claim, (b) legitimate business uses associated with administering the Trust, including the prevention of fraud and/or the resolution of liens, and (c) other necessary legal and judicial requirements or processes. Otherwise, the information submitted by Fire Victims shall be kept confidential and shall only be disclosed to the Trustee, the Claims Administrator, Claims Processor, the Neutrals, and in respect of the preceding entities, their employees, agents, professionals and advisors, the Fire Victim, the Fire Victim's authorized agent, or to any court of competent jurisdiction, and, in the latter case, only then in a document filed with the court under seal. To the extent possible, any reference to the identity of any Fire Victim in a publicly available document shall be made by the use of a unique numerical identifier, and any information contained in such a document that could lead to the discovery of the claimant's identity such as property address, APN, telephone number, email address, and the like shall be redacted before such a document is filed or circulated to persons or entities other than the claimant, counsel for the claimant, or other persons or entities who are authorized by the claimant in writing to receive an unredacted copy of the specific document. Similarly, the amount of any Fire Victim Claim that is approved, accepted, or disallowed in whole or in part shall be kept confidential and shall only be disclosed to the Trustee, the Claims Administrator, Claims Processor, the Neutrals, and in respect of the preceding entities, their employees, agents, professionals and advisors, the Fire Victim, the Fire Victim's authorized agent, or to any court of competent jurisdiction, and, in the latter case, only then in a document filed with the court under seal.

2.6 Credits for Amounts Covered by Insurance. To the extent a Fire Victim Claim represents damages or losses covered, in full or in part, by a policy of insurance ("Covered Fire Victim Claim"), the amount in which such Covered Fire Victim Claim may be Approved pursuant to the CRP shall be reduced on a dollar-for-dollar basis by all insurance recoveries available to the Fire Victim on account of such damages or losses ("Available Insurance Recoveries"), whether or not the Fire Victim actually made a claim against a policy of insurance for such damages or losses. Available Insurance Recoveries shall include (i) any amount actually paid to the Fire Victim for damages or losses arising from or attributable to a Wildfire by an insurer under a policy of insurance, and (ii) any amount to be paid, payable, or otherwise owed to the Fire Victim for damages or losses arising from or attributable to a Wildfire by an insurer under a policy of insurance. For the avoidance of doubt, Available Insurance Recoveries shall not include any policy of insurance that cannot be reasonably construed to provide coverage for damages or losses arising from or attributable to a Wildfire. In determining the amount of Available Insurance Recoveries, the Trustee shall consider, as applicable, (i) the terms of any available policy of insurance and whether such policy or any other existing insurance policies can be reasonably interpreted to provide coverage, in full or in part, for the damages or losses that the holder of the Covered Fire Victim Claim seeks to recover from the Trust, (ii) the available policy limits of any available policy of insurance that can reasonably be construed to provide insurance coverage for each applicable category of damages that the holder of the Covered Fire Victim Claim seeks to recover from the Trust, (iii) whether the Fire Victim has exercised reasonable efforts to obtain all recoveries available under policies of insurance for damages or losses arising from or attributable to a Wildfire, and (iv) the amounts that could or should have been paid under a policy of insurance to the Fire Victim for damages or losses

arising from or attributable to a Wildfire had the Fire Victim taken reasonable efforts to obtain an insurance recovery for such damages or losses.

(c) A Fire Victim shall be deemed to have exercised reasonable efforts with respect to a category of damages or losses arising from or attributable to a Wildfire that is covered by a policy of insurance if such Fire Victim receives payments from an insurer pursuant to such policy that are equivalent to or greater than (i) the full amount of such damages or losses or (ii) the available policy limits for claims made for such damages or losses. If a Fire Victim is unsuccessful in obtaining payment of the available policy limits from an insurer after exercising reasonable efforts in making claims for damages or losses arising from or attributable to a Wildfire, the Trustee may, in his or her sole and absolute discretion, accept an assignment of his or her rights against the insurance company (the “Claimant Insurance Rights”) to the Trustee, in which event the Fire Victim shall be deemed to have exercised reasonable efforts with respect to the recoveries available from such insurer for such damages or losses. For the avoidance of doubt, nothing in this Section shall require the Trustee to accept any assignment of a Fire Victim’s insurance rights.

(d) The Trustee shall establish procedures to assist Claimants to recover the full amount due to the Claimant under the applicable insurance policy, where the Claimant requests this assistance.

(e) The purpose of this provision is to (i) encourage all Fire Victims to fully pursue all rights and remedies available under their policies of insurance prior to asserting a claim against the Trust, and (ii) ensure that insurance companies do not pass their coverage obligations on to the Trust. Consistent with these policies, the Trustee may, in his or her sole and absolute discretion, grant exceptions to Section 2.6(a) for good cause.

(f) Any amount that any holder of a Fire Victim Claim, its predecessor, successor, or assignee received or shall receive from any insurance company under and pursuant to the terms and coverage provisions of any insurance policy for losses resulting from a Wildfire and any funds received by any holder of a Fire Victim Claim, net of attorney’s fees, shall satisfy, to the extent applicable, any amounts of restitution the Debtors or Reorganized Debtors might be subject to under California Penal Code § 1202.4.

2.7 Deduction for Payment Received from Wildfire Assistance Fund. Pursuant to the Supplemental Order (A) Approving Appointment of Administrator and Establishing Guidelines for the Wildfire Assistance Program and (B) Granting Related Relief entered on June 5, 2019, to the extent a Fire Victim Claim has received a payment from the Wildfire Assistance Fund, the amount in which such Fire Victim Claim may be Approved pursuant to the CRP shall be reduced on a dollar-for-dollar basis by the amount of such payment received from the Wildfire Assistance Fund.

2.8 Deduction for Payment Received From FEMA. To the extent a Fire Victim Claim represents damages or losses for which the Fire Victim has received a payment from the Federal Emergency Management Agency (“FEMA”), the amount in which such Fire Victim Claim may be Approved pursuant to the CRP shall be reduced on a dollar-for-dollar basis by the amount of such payment received from FEMA on account of the same damages or losses.

SECTION III.
ACCOUNTS, INVESTMENTS, AND PAYMENTS

3.1 Accounts.

(a) The Trustee may, from time to time, create such accounts and reserves within the Trust estate as authorized in this Section 3.1 and as he may deem necessary, prudent, or useful in order to provide for the payment of expenses and payment of Fire Victim Claims, and may, with respect to any such account or reserve, restrict the use of money therein (the “**Trust Accounts**”). Any such reserve established by the Trustee shall be held as Trust Assets and shall not be subject to separate entity tax treatment as a “disputed claims reserve” or a “disputed ownership fund” within the meaning of the Internal Revenue Code or Treasury Regulations. The Claims Administrator and TOC shall provide information as necessary for the Trustee to establish such accounts and reserves.

(b) The Trustee shall include a reasonably detailed description of the creation of any account or reserve in accordance with this Section 3.1 and, with respect to any such Trust Account, the transfers made to such account, the proceeds of or earnings on the assets held in each such account and the payments from each such account in the accounts to be filed with the Bankruptcy Court and provided to the TOC pursuant to Section 2.2(c)(i) above.

(c) The Trustee, on behalf of the Trust, may retain one or more depository institution(s) to serve as the Financial Institution of the Trust (the “**Financial Institution**”). Candidates for the position of Financial Institution shall fully disclose to the Trustee any interest in or relationship with the Debtors or the Reorganized Debtors. Any such interest or relationship shall not be an automatic disqualification for the position, but the Trustee shall take any such interest or relationship into account in selecting the Financial Institution.

(d) The Trustee shall direct the disbursement of funds from Trust Accounts as set forth in this Trust Agreement and the CRP.

(e) The Trustee may remove the Financial Institution at any time and may retain a successor Financial Institution.

(f) The Trustee may retain additional financial services firms and/or banking or depository institution(s) as he or she reasonably determines appropriate or advisable in connection with the efficient operation and administration of the Trust.

3.2 Investment Guidelines.

(a) The Trustee shall establish written Investment Guidelines, attached hereto as Exhibit 6, (the “**Investment Guidelines**”) for the Trust Assets and may modify such Investment Guidelines in his or her discretion, consistent with the requirements of this Section 3. The Trustee shall provide copies of the Investment Guidelines to the TOC, shall review the Investment Guidelines with the TOC at least bi-annually, and shall promptly advise the TOC of modifications made thereto.

(b) Pursuant to the Debtors' Plan of Reorganization, the Trustee shall accept and hold \$6.75 billion in New HoldCo Common Stock in trust for the Fire Victims, and shall hold that stock in the name of the PG&E Fire Victim Trust and not individually. The Trust shall continue to hold all such stock until such time as the Trustee determines, in consultation with an Investment Advisor (as defined below), that it is in the best interests of the beneficiaries of the Trust to liquidate some or all of the stock, consistent with the terms of the Registration Rights Agreement (the "**Sell-Down Plan**"). This provision is intended to modify the "prudent person" rule, "prudent investor" rule, or any other rule of law that would require the Trustee to diversify this stock portfolio. The Trustee shall execute the Sell-Down Plan from time to time in consultation with the TOC.

(c) The Trust shall not acquire or hold any options other than options or other derivative securities (including, without limitation, any forward contract, equity swap, put or call, put or call equivalent position, collar, non-recourse loan, sale of an exchangeable security or similar transaction) acquired or held in connection with bona fide hedging transactions with respect to the New HoldCo Common Stock, and in connection therewith, notwithstanding any restriction to the contrary set forth herein, the Trust shall be permitted to assign, transfer, pledge, grant a lien, security interest or other encumbrance in such New HoldCo Common Stock.

(d) After a reasonable investigation and after consultation with the TOC, the Trustee shall retain such professional advisors as he or she determined necessary and appropriate to act as investment and financial advisor (each an "**Investment Advisor**") who shall assist the Trustee in assessing acceptable levels of investment risks, making investment decisions based on budgetary considerations and market conditions, and taking reasonable steps to protect, and reinvest and dispose of Trust Assets in accordance with the purposes of the Trust as set forth in Section 1.2 above. Candidates for the position of Investment Advisor shall fully disclose to the Trustee any interest in or relationship with the Debtors or the Reorganized Debtors. Any such interest or relationship shall not be an automatic disqualification for the position, but the Trustee shall take any such interest or relationship into account in selecting the Investment Advisor.

(e) Notwithstanding the foregoing, if the Trustee takes possession of property as part of the enforcement of any rights and such property is in a form other than cash, the Trustee may retain such property and shall take reasonable steps to monetize such property in accordance with the purposes of the Trust as set forth in Section 1.2 above. However, if the Trustee chooses to sell or exchange such property, any cash proceeds received in connection with such sale or exchange shall be invested and reinvested as outlined in Sections 3.3(b) and (c) above in accordance with the Investment Guidelines until necessary for the purposes of the Trust as set forth in Section 1.2 above.

3.3 Payments.

(a) **Payment of Trust Expenses.** All Trust Expenses shall be, subject to the Budget, payable by the Trustee out of the Trust Assets. None of the Trustee, Delaware Trustee, Claims Administrator, Claims Processor, Neutrals, TOC, nor any of their officers, agents, advisors, professionals or employees shall be personally liable for the payment of any Trust Expense or any other liability of the Trust.

(b) **Payment of Fire Victim Claims.** The Trustee will pay Approved Fire Victim Claims against the Debtors and the Reorganized Debtors on a *pro rata* basis, from the Trust Assets up to the full amount of such Claims, in a fair, consistent, and equitable manner in accordance with this Trust Agreement and the CRP.

(c) **Allocation of Insurance Proceeds.** All proceeds recovered under any insurance policies providing coverage for Fire Victim Claims shall be received and held by the Trustee as assets of the Trust to be used for payment of Fire Victim Claims and Trust Expenses.

(d) **Inclusion in Annual Report.** The Trustee shall include a description of any payments made in accordance with this Section 3.3 in the Annual Report consistent with special-purpose financial statement reporting, as determined by the Trustee in consultation with the Trust's independent certified public accountants. However, any names of any Fire Victim recipient of any such payment and any information that could lead to the discovery of any recipient's identity such as property address, APN, telephone number, email address, and the like shall not be disclosed in the Annual Report, but shall be kept confidential by the Trustee, Delaware Trustee, the Claims Administrator, Claims Processor, Neutrals, the TOC, and each of the preceding person's and entity's officers, agents, advisors, professionals, or employees.

SECTION IV. DISTRIBUTIONS

4.1 Distributions. The Trustee shall distribute all Trust Assets on behalf of the Trust in accordance with the Trust Documents at such time or times as the Trustee may determine.

4.2 Manner of Payment or Distribution.

(a) All distributions made by the Trustee on behalf of the Trust to Beneficial Owners (or by a disbursing agent (the "**Disbursing Agent**") retained by the Trust to make distributions on behalf of the Trust) shall be payable to the Beneficial Owner of record or to counsel for the Beneficial Owner as set forth at Section 4.3(a) below on the date scheduled for the distribution (the "**Distribution Date**"), unless such day is not a Business Day, then such date for the distribution shall be the following Business Day, but such distribution shall be deemed to have been completed as of the required date. The Trustee shall direct the Disbursing Agent to effect an orderly and efficient disbursement of funds with respect to Approved Claims, after the Trust has satisfied any release, tax information or tax reporting, and other documents or requirements (including without limitation tax withholding, if necessary), in accordance with the Trust Documents.

(b) The Disbursing Agent may enter into arrangements with one or more banks with branch networks located in Northern California so as to expedite Beneficial Owner access to such funds.

(c) All Trust Assets shall be distributed in accordance with the Trust Documents.

4.3 Delivery of distributions.

(a) All distributions under this Trust Agreement and CRP on behalf of the Trust to any Beneficial Owner shall be made to such Beneficial Owner's counsel, if any, as identified on the claims materials submitted to and maintained by the Claims Processor, including on any proof of claim, *provided however*, if the Beneficial Owner is not represented by counsel, then all distributions shall be made by check at the address of such Beneficial Owner as identified set forth in on the claims materials submitted to and maintained by the Claims Processor, including on any proof of claim, or by electronic transfer as directed by such Beneficial Owner as set forth in the claims materials submitted to and maintained by the Claims Processor, *provided further*, distributions shall be made in accordance with the above unless the Trustee has been notified pursuant to Section 8.12 below of a change of address, with such change of address provided at least twenty (20) days prior to such distribution Date, and *provided further*, that the Trustee, Claims Administrator, and Claims Processor, as applicable, shall have the authority, in their discretion, to seek further direction and information from Beneficial Owners or their counsel, if applicable, regarding the direction of distributions under this Trust Agreement and CRP.

(b) In the event that any distribution to a Beneficial Owner is returned as undeliverable, no further distribution to such Beneficial Owner shall be made unless and until the Trustee has been notified of the then current address of such Beneficial Owner, at which time such distribution shall be made to such Beneficial Owner without interest; provided, however, that all distributions shall be deemed unclaimed property under section 347(b) of the Bankruptcy Code at the expiration of six (6) months from the applicable Distribution Date. After such date, all unclaimed property or interests in property (i) shall revert to the Trust (notwithstanding any applicable federal or state escheat, abandoned, or unclaimed property laws to the contrary), (ii) the Claim of any Beneficial Owner to such property or interest in property shall be released, settled, compromised, and forever barred, and (iii) such unclaimed property interests shall be distributed to other holders of Class 5A-III and Class 5B-III Claims in accordance with the Trust Documents, as if the Claim of such Beneficial Owner had been disallowed as of the date the undeliverable distribution was first made. The Trustee shall take reasonable efforts to obtain a current address for any Beneficial Owner with respect to which any distribution is returned as undeliverable. In the event the Trust holds Cash after paying all Trust Expenses and all distributions contemplated under the Trust Documents, such remaining cash shall be distributed to a national recognized charitable organization of the Trustee's choice to the extent economically feasible. No Trust Asset or any unclaimed property shall escheat to any federal, state, or local government or any other entity.

4.4 Cash distributions. Distributions of Cash shall be distributed as provided in the CRP, and the Trustee is entitled to setoff and recoupment to the extent permissible under the Plan.

4.5 No De Minimis Distribution. Notwithstanding any provision in the Trust Documents to the contrary, no payment shall be made to any Beneficial Owner on account of any Approved Claim if the Trustee determines that the cost of making such distribution is greater than the amount of the distribution to be made.

4.6 Reimbursement and Reporting Obligations Under Medicare Secondary Payer Act.

(a) In connection with the distribution of Trust Assets as provided in this Section IV, and except as provided below, the Trust shall be responsible for all reimbursement and reporting obligations imposed by the Medicare Secondary Payer Act, 42 USC §§ 1395y(b)(2),(8), for the repayment of any Fire Victim Claim-related conditional payments made under Medicare Parts A and B (“Conditional Payment”). Before disbursing any Trust Assets to any Beneficial Owner, the Trustee may enter into a global resolution with the Centers for Medicare & Medicaid Services (“CMS”) to reimburse all Medicare Parts A and B Conditional Payments, and to resolve Medicare reporting obligations pursuant to 42 USC § 1395y(b)(8). The Trustee will address recovery obligations as to Medicare Part C and D Conditional Payments directly with those plans and separately from any global resolution that might be reached.

(b) Pursuant to 42 USC § 1395y(b)(8), defined Responsible Reporting Entities (“RREs”) must report claims to CMS in the manner and time established in accordance with the statute. If a global resolution with CMS cannot be reached, the Trustee is authorized to enter into a separate agreement with each RRE to report on their behalf and if a separate agreement with an RRE is not reached, the Trustee shall provide all of the information required for proper reporting under 42 USC § 1395y(b)(8) to the appropriate RRE(s) or their authorized agent before disbursing any funds to any Beneficial Owner. If a global resolution is not reached and the Trustee does not enter into an agency agreement with an appropriate RRE(s) before disbursing any funds to any Beneficial Owner (i) the Trustee will collect the Beneficial Owner’s first name, last name, date of birth, gender, social security number and any other information required for proper reporting of the claim to CMS pursuant to 42 USC § 1395y(b)(8) and the Medicare Mandatory Insurer Reporting User Guide; and (ii) the Trustee will provide all of the required reporting information to the RREs within five (5) days of any Claims Determination (as that term is defined in the CRP) of any claim.

(c) If a global resolution with CMS cannot be reached, before disbursing any funds to any Beneficial Owner, (i) the Trustee shall determine whether any Conditional Payment has been made to or on behalf of the Beneficial Owner to whom a distribution of Trust Assets will be made, and if any Conditional Payment has been made to or on behalf of such a Beneficial Owner, the Trustee shall, within the time period called for by the Medicare Act, (a) reimburse the Medicare Trust fund, or the appropriate Medicare plan or their authorized contractor for the appropriate amount and (b) submit the required information for the Beneficial Owner to CMS. Prior to the Trustee reimbursing any Medicare Part A or B plan requiring repayment, the Trustee shall provide notice of the existence of any Conditional Payment(s) to the Beneficial Owner and, if applicable, his or her attorney. The Beneficial Owner and/or his or her attorney may elect to negotiate the amount of the alleged Conditional Payments within 120 days of notice from the Trustee, but no later than any deadline imposed by Medicare Parts A and B. If the Beneficial Owner or his or her attorney elects not to negotiate the alleged Conditional Payment amounts, with the Beneficial Owner’s consent, the Trustee may utilize a firm with experience in resolving liens to satisfy the Beneficial Owner’s obligations represented by the Conditional Payment(s). Upon receiving confirmation of the final Medicare Part A or B amount(s) requiring repayment, the Trustee will reimburse the appropriate Medicare Part A or B plan or their authorized contractor. Any payments made to resolve such obligations of the Beneficial Owner shall be

deducted from the Beneficial Owner's distribution of the Trust Assets prior to disbursement of the balance to the Beneficial Owner or his or her counsel.

(d) The Trustee also shall otherwise comply with any requirements (including, but not limited to, any reporting or payment requirements) of any other federal or state governmental health insurance programs and any state's Medicaid or Workers Compensation statute. Prior to the Trustee reimbursing any other federal or state governmental health insurance program, including any state's Medicaid or Workers Compensation statute, the Trustee shall provide notice of the existence of such payments to the Beneficial Owner and, if applicable, his or her attorney. Any payments made to resolve such obligations of the Beneficial Owner shall be deducted from the Beneficial Owner's distribution of the Trust Assets prior to disbursement of the balance to the Beneficial Owner or his or her counsel.

SECTION V. TRUSTEE AND DELAWARE TRUSTEE

5.1 Number. In addition to the Delaware Trustee appointed pursuant to Section 5.11 hereof, there shall be one (1) Trustee. The initial Trustee shall be Hon. John K. Trotter (Ret.). For the avoidance of doubt, there shall be at least one (1) Trustee serving at all times (in addition to the Delaware Trustee).

5.2 Term of Service and Successor Trustee.

(a) Subject to the other provisions of this Section 4, the Trustee shall serve from the Effective Date until the earlier of (i) his or her death, (ii) his or her resignation pursuant to Section 4.2(b) below, (iii) his or her removal pursuant to Section 4.2(c) below, or (iv) the termination of the Trust pursuant to Section 8.2 below.

(b) The Trustee may resign at any time before the end of his or her term by written notice to the TOC. Such notice shall specify a date when such resignation shall take effect, which shall not be less than ninety (90) days after the date such notice is given, where practicable.

(c) The Trustee may be removed on application to the Court of Exclusive Jurisdiction, preceded by the Supermajority Vote of the TOC, in the event that the Trustee becomes unable to discharge his or her duties hereunder due to accident, physical deterioration, mental incompetence, or for other good cause. Such good cause shall mean fraud, self-dealing, intentional misrepresentation, or willful misconduct.

(d) If for any reason John Trotter is unable to serve as Trustee, Cathy Yannì shall become the Successor Trustee. If for any reason Cathy Yannì is unable to serve as trustee, the TOC shall promptly designate a new Successor Trustee by a Supermajority Vote, which Successor Trustee shall succeed to all of the rights, powers, and duties of the prior Trustee following confirmation by the Bankruptcy Court. If the TOC cannot agree on the Successor Trustee by a Supermajority Vote, the Bankruptcy Court shall make the appointment.

5.3 Reliance; No Personal Obligation.

Except as otherwise provided herein:

(a) The Trustee, Delaware Trustee, TOC and Claims Administrator may rely upon, and, except as otherwise provided in this Trust Agreement, shall be indemnified by the Trust in acting upon, any resolution, certificate, statement, instrument, opinion, report, notice, request, consent, order, or other paper or document believed by the them to be genuine and to have been signed or presented by the proper party or parties.

(b) Persons dealing with the Trustee, Delaware Trustee, Claims Administrator, Claims Processor, Neutrals and TOC shall look only to the Trust Assets to satisfy any liability incurred by the Trustee to such Person in carrying out the terms of this Trust Agreement, and neither the Trustee, Neutrals, Claims Administrator, Claims Processor, nor any member of the TOC or any professionals, advisors, officers, agents, consultants, lawyer shall have any personal obligation to satisfy any such liability.

5.4 Standard of Care; Exculpation.

(a) None of the Trustee, Delaware Trustee, TOC, Claims Administrator, Special Master or their respective members, officers, employees, agents, consultants, lawyers, advisors, or professionals (collectively, the “**Trust Indemnified Parties**” with each being a “**Trust Indemnified Party**”) shall be liable for any damages arising out of the creation, operation, administration, enforcement, or termination of the Trust, except in the case of such Trust Indemnified Party’s willful misconduct, bad faith or fraud as established by a Final Order. To the fullest extent permitted by applicable law, the Trust Indemnified Parties shall have no liability for any action in performance of their duties under this Trust Agreement taken in good faith with or without the advice of counsel, accountants, appraisers, and other professionals retained by the Trust Indemnified Parties. None of the provisions of this Trust Agreement shall require the Trust Indemnified Parties to expend or risk their own funds or otherwise incur personal financial liability in the performance of any of their duties hereunder or in the exercise of any of their respective rights and powers. Any Trust Indemnified Party may rely, without inquiry, upon writings delivered to it under any of the Trust Documents, which the Trust Indemnified Party reasonably believes to be genuine and to have been given by a proper person. Notwithstanding the foregoing, nothing in this Section 5.4 shall relieve the Trust Indemnified Parties from any liability for any actions or omissions arising out of the willful misconduct, bad faith or fraud as determined by a Final Order; provided that in no event will any such person be liable for punitive, exemplary, consequential, or special damages under any circumstances. Any action taken or omitted by the Trust Indemnified Parties with the approval of any of the Bankruptcy Court, the District Court, or the Superior Court of California for the County of San Francisco and, in the case of the Trustee, with the express approval of the TOC, will conclusively be deemed not to constitute willful misconduct, bad faith or fraud.

(b) The Trust Indemnified Parties shall not be subject to any personal liability whatsoever, whether in tort, contract, or otherwise, to any person in connection with the affairs of the Trust or for any liabilities or obligations of the Trust except for its own willful misconduct, bad faith, or fraud, and all Persons claiming against the Trust Indemnified Parties, or otherwise asserting claims of any nature in connection with affairs of the Trust, shall look solely to the Trust Assets for satisfaction of any such claims.

(c) To the extent that, at law or in equity, the Trust Indemnified Parties have duties (including fiduciary duties) or liability related thereto, to the Trust or the Beneficiaries, it is hereby understood and agreed by the parties hereto and the Beneficiaries that such duties and liabilities are eliminated to the fullest extent permitted by applicable law, and replaced by the duties and liabilities expressly set forth in this Trust Agreement with respect to the Trust Indemnified Parties, *provided however*, that the duties of care and loyalty are not eliminated but are limited and subject to the terms of the Trust Agreement, including but not limited to this Section 5.4 and its subparts.

(d) The Trust Indemnified Parties shall be indemnified to the fullest extent permitted by law by the Trust against all liabilities arising out of the creation, operation, administration, enforcement, or termination of the Trust, including actions taken or omitted in fulfillment of their duties with respect to the Trust, except for those acts that those acts that are determined by Final Order to have arisen out of their own willful misconduct, bad faith or fraud.

(e) The Trust will maintain appropriate insurance coverage for the protection of the Trust Indemnified Parties, as determined by the Trustee in his or her sole discretion.

5.5 Protective Provisions.

(a) Every provision of this Trust Agreement relating to the conduct or affecting the liability of or affording protection to Trust Indemnified Parties shall be subject to the provisions of this Section 5.5.

(b) In the event the Trustee and/or the Claims Administrator retains counsel (including, at the expense of the Trust), the Trustee and/or Claims Administrator, as applicable, shall be afforded the benefit of the attorney-client privilege with respect to all communications with such counsel, and in no event shall the Trustee and/or the Claims Administrator, as applicable, be deemed to have waived any right or privilege including, without limitation, the attorney-client privilege even if the communications with counsel had the effect of guiding the Trustee and/or the Claims Administrator in the performance of duties hereunder. A successor to either of the Trustee or the Claims Administrator shall succeed to and hold the same respective rights and benefits of the predecessor for purposes of privilege, including the attorney-client privilege. No Beneficial Owner or other party may raise any exception to the attorney-client privilege discussed herein as any such exceptions are hereby waived by all parties.

(c) To the extent that, at law or in equity, the Trustee has duties (including fiduciary duties) and liabilities relating hereto, to the Trust or to the Trust Beneficiaries, it is hereby understood and agreed by the Parties and the Trust Beneficiaries that such duties and liabilities are eliminated to the fullest extent permitted by applicable law, including Section 3806 of the Delaware Statutory Trust Act, and replaced by the duties and liabilities expressly set forth in this Trust Agreement with respect to the Trustee, *provided however*, that the duties of care and loyalty are not eliminated but are limited and subject to the terms of the Trust Agreement, including but not limited to Section 5.4 herein.

(d) No Trust Indemnified Party shall be personally liable under any circumstances, except for their own willful misconduct, bad faith or fraud as determined by a Final Order.

(e) No provision of this Trust Agreement shall require the Trust Indemnified Parties to expend or risk their own personal funds or otherwise incur financial liability in the performance of their rights, duties, and powers hereunder.

(f) In the exercise or administration of the Trust hereunder, the Trust Indemnified Parties (i) may act directly or through their respective agents or attorneys pursuant to agreements entered into with any of them, and the Trust Indemnified Parties shall not be liable for the default or misconduct of such agents or attorneys if such agents or attorneys have been selected by the Trust Indemnified Parties in good faith and with due care, and (ii) may consult with counsel, accountants, and other professions Persons to be selected by them in good faith and with due care and employed by them, and shall not be liable for anything done, suffered, or omitted in good faith by them in accordance with the advice or opinion of any such counsel, accountants, or other professionals.

5.6 Compensation and Expenses of the Trustee.

(a) The Trustee will be compensated at the flat rate of \$125,000 per month for the six months beginning on the Effective Date. The Trustee will review with the TOC the work he has done against the flat rate at the conclusion of the initial six month period. The flat rate going forward will be adjusted accordingly, subject to the provisions of the Trust Documents. Following the initial six month review, the Trustee will review his compensation with the TOC as provided herein on an annual basis.

(b) The Trust will promptly reimburse the Trustee for all reasonable out-of-pocket costs and expenses incurred by the Trustee in connection with the performance of the duties hereunder.

(c) The Trustee shall include a description of the amounts paid under this Section 5.6 in the Annual Report.

5.7 Indemnification.

(a) Without the need for further court approval, the Trust hereby indemnifies, holds harmless, and defends the Trust Indemnified Parties in the performance of their duties hereunder to the fullest extent that a trust is entitled to indemnify, hold harmless, and defend such persons against any and all liabilities, expenses, claims, damages, or losses (including attorney's fees and costs) incurred by them in the performance of their duties hereunder or in connection with activities undertaken by them prior to or after the Effective Date in connection with the formation, establishment, funding, or operations of the Trust.

(b) Reasonable expenses, costs and fees (including attorneys' fees and costs) incurred by or on behalf of the Trust Indemnified Parties in connection with any action, suit, or proceeding, whether civil, administrative, or arbitative, from which they are indemnified by the

Trust shall be paid by the Trustee in advance of the final disposition thereof upon receipt of an undertaking, by or on behalf of the Trust Indemnified Party, to repay such amount in the event that it shall be determined ultimately by final order of the Bankruptcy Court that the Trust Indemnified Party or any other potential indemnitee is not entitled to be indemnified by the Trust.

(c) The Trustee shall purchase and maintain appropriate amounts and types of insurance on behalf of the Trust Indemnified Parties, as determined by the Trustee, which may include liability asserted against or incurred by such individual in that capacity or arising from his or her status as a Trust Indemnified Party, and/or as an employee, agent, lawyer, advisor, or consultant of any such person.

(d) The indemnification provisions of this Trust Agreement with respect to any Trust Indemnified Party shall survive the termination of such Trust Indemnified Party from the capacity for which such Trust Indemnified Party is indemnified. Termination or modification of the Trust Agreement shall not affect any indemnification rights or obligations in existence at such time. In making a determination with respect to entitlement to indemnification of any Trust Indemnified Party hereunder, the person, persons, or entity making such determination shall presume that such Trust Indemnified Party is entitled to indemnification under the Trust Agreement, and any person seeking to overcome such presumption shall have the burden of proof to overcome the presumption.

(e) The rights to indemnification hereunder are not exclusive of other rights which any Trust Indemnified Party may otherwise have at law or in equity, including common law rights to indemnification or contribution.

5.8 Trustee's Employment of Professionals and Experts.

(a) The Trustee may, but shall not be required to, retain and/or consult with legal counsel, accountants, appraisers, auditors, forecasters, experts, financial and investment advisors, and such other parties deemed by the Trustee to be qualified as experts on relevant matters (the "**Trust Professionals**"), the cost of which shall be paid as a Trust Expense, and in the absence of willful misconduct, bad faith or fraud, the written opinion of or information provided by any such party deemed by the Trustee to be an expert on the particular matter submitted to such party shall be full and complete authorization and protection in respect of any action taken or not taken by the Trustee hereunder in good faith and in accordance with the written opinion of or information provided by any such party.

(b) The Trustee may retain and reasonably compensate the Trust Professionals, the cost of which shall be paid as a Trust Expense, subject to the terms of this Trust Agreement, including the Budget. To the extent that any Trust Professionals provided services to the Trustee prior to the Effective Date and have not been compensated for such services, the Trustee is authorized to pay such fees and expenses. All fees and expenses of the Trust Professionals incurred in connection with the foregoing shall be payable from the Trust Assets.

5.9 Trustee's Independence. Except as otherwise contemplated and disclosed in the Trust Documents or to the TOC after Effective Date of this Trust, the Trustee shall not, during the term of his or her service, hold a financial interest in, act as attorney or agent for, or serve as any other professional for any entity with a financial interest in the Trust, *provided that* any passive investment held by the Trustee shall not constitute a conflict of interest under this Section 5.9. Any violation of this Section 5.9 shall be cause for removal of the Trustee. For the avoidance of doubt, this Section shall not be applicable to the Delaware Trustee.

5.10 Bond. The Trustee and the Delaware Trustee shall not be required to post any bond or other form of surety or security unless otherwise ordered by the Bankruptcy Court.

5.11 Delaware Trustee.

(a) There shall at all times be a Delaware Trustee. The Delaware Trustee shall either be (i) a natural person who is at least 21 years of age and a resident of the State of Delaware or (ii) a legal entity that has its principal place of business in the State of Delaware, otherwise meets the requirements of applicable Delaware law to be eligible to serve as the Delaware Trustee, and shall act through one or more persons authorized to bind such entity. If at any time the Delaware Trustee shall cease to be eligible in accordance with the provisions of this Section 5.11, it shall resign immediately in the manner and with the effect hereinafter specified in Section 5.11(c) below. For the avoidance of doubt, the Delaware Trustee will only have such rights, duties and obligations as expressly provided by reference to the Delaware Trustee hereunder. The Trustee shall have no liability for the acts or omissions of any Delaware Trustee.

(b) The Delaware Trustee shall not be entitled to exercise any powers, nor shall the Delaware Trustee have any of the duties and responsibilities of the Trustee set forth herein. The Delaware Trustee shall be a trustee of the PG&E Fire Victim Trust for the sole and limited purpose of fulfilling the requirements of Section 3807(a) of the Act and for taking such actions as are required to be taken by a Delaware Trustee under the Act. The duties (including fiduciary duties), liabilities, and obligations of the Delaware Trustee shall be limited to (i) accepting legal process served on the PG&E Fire Victim Trust in the State of Delaware and (ii) the execution of any certificates required to be filed with the Secretary of State of the State of Delaware that the Delaware Trustee is required to execute under Section 3811 of the Act. There shall be no other duties (including fiduciary duties) or obligations, express or implied, at law or in equity, of the Delaware Trustee. To the extent that, at law or in equity, the Delaware Trustee has duties (including fiduciary duties) and liabilities relating to the PG&E Fire Victim Trust or the Beneficial Owners, such duties and liabilities are replaced by the duties and liabilities of the Delaware Trustee expressly set forth in this Trust Agreement. The Delaware Trustee shall have no liability for the acts or omissions of any Trustee. Any permissive rights of the Delaware Trustee to do things enumerated in this Trust Agreement shall not be construed as a duty and, with respect to any such permissive rights the Delaware Trustee shall not be answerable for other than its willful misconduct, bad faith or fraud. The Delaware Trustee shall be under no obligation to exercise any of the rights or powers vested in it by this Trust Agreement at the request or direction of the Trustee or any other person pursuant to the provisions of this Trust Agreement unless the Trustee or such other person shall have offered to the Delaware Trustee security or indemnity (satisfactory to the Delaware Trustee in its sole discretion) against the costs, expenses and liabilities that may be incurred by it in compliance with such request or direction. The

Delaware Trustee shall be entitled to request and receive written instructions from the Trustee and shall have no responsibility or liability for any losses or damages of any nature that may arise from any action taken or not taken by the Delaware Trustee in accordance with the written direction of the Trustee. The Delaware Trustee may, at the expense of the Trust, request, rely on and act in accordance with officer's certificates and/or opinions of counsel, and shall incur no liability and shall be fully protected in acting or refraining from acting in accordance with such officer's certificates and opinions of counsel.

(c) The Delaware Trustee shall serve until such time as the Trustee removes the Delaware Trustee or the Delaware Trustee resigns and a successor Delaware Trustee is appointed by the Trustee in accordance with the terms of Section 5.11(d) below. The Delaware Trustee may resign at any time upon the giving of at least sixty (60) days' advance written notice to the Trustee, provided that such resignation shall not become effective unless and until a successor Delaware Trustee shall have been appointed by the Trustee in accordance with Section 5.11(d) below, provided, further that if any amounts due and owing to the Delaware Trustee hereunder remain unpaid for more than ninety (90) days, the Delaware Trustee shall be entitled to resign immediately by giving written notice to the Trustee. If the Trustee does not act within such 60-day period, the Delaware Trustee, at the expense of the PG&E Fire Victim Trust, may apply to the Court of Chancery of the State of Delaware or any other court of competent jurisdiction for the appointment of a successor Delaware Trustee.

(d) Upon the resignation or removal of the Delaware Trustee, the Trustee shall appoint a successor Delaware Trustee by delivering a written instrument to the outgoing Delaware Trustee. Any successor Delaware Trustee must satisfy the requirements of Section 3807 of the Act. Any resignation or removal of the Delaware Trustee and appointment of a successor Delaware Trustee shall not become effective until a written acceptance of appointment is delivered by the successor Delaware Trustee to the outgoing Delaware Trustee and the Trustee, and any fees and expenses due to the outgoing Delaware Trustee are paid. Following compliance with the preceding sentence, the successor Delaware Trustee shall become fully vested with all of the rights, powers, duties and obligations of the outgoing Delaware Trustee under this Trust Agreement, with like effect as if originally named as Delaware Trustee, and the outgoing Delaware Trustee shall be discharged of his or her duties and obligations under this Trust Agreement. The successor Delaware Trustee shall make any related filings required under the Act, including filing a Certificate of Amendment to the Certificate of Trust of the PG&E Fire Victim Trust in accordance with Section 3810 of the Act.

(e) Notwithstanding anything herein to the contrary, any business entity into which the Delaware Trustee may be merged or converted or with which it may be consolidated or any entity resulting from any merger, conversion or consolidation to which the Delaware Trustee shall be a party, or any entity succeeding to all or substantially all of the corporate trust business of the Delaware Trustee, shall be the successor of the Delaware Trustee hereunder, without the execution or filing of any paper or any further act on the part of any of the parties hereto.

(f) The Delaware Trustee shall be entitled to compensation for its services as agreed pursuant to a separate fee agreement between the Trust and the Delaware Trustee, which compensation shall be paid by the Trust. Such compensation is intended for the Delaware

Trustee's services as contemplated by this Trust Agreement. The terms of this paragraph shall survive termination of this Trust Agreement and/or the earlier resignation or removal of the Delaware Trustee.

(g) The Delaware Trustee shall neither be responsible for, nor chargeable with, knowledge of the terms and conditions of any other agreement, instrument, or document, other than this Trust Agreement, whether or not, an original or a copy of such agreement has been provided to the Delaware Trustee. The Delaware Trustee shall have no duty to know or inquire as to the performance or nonperformance of any provision of any other agreement, instrument, or document, other than this Trust Agreement. Neither the Delaware Trustee nor any of its directors, officers, employees, agents or affiliates shall be responsible for nor have any duty to monitor the performance or any action of the Trust, the Trustee or any other person, or any of their directors, members, officers, agents, affiliates or employee, nor shall it. have any liability in connection with the malfeasance or nonfeasance by such party. The Delaware Trustee may assume performance by all such persons of their respective obligations. The Delaware Trustee shall have no enforcement or notification obligations relating to breaches of representations or warranties of any other person. The Delaware Trustee shall have no responsibilities (except as expressly set, forth herein) as to the validity, sufficiency, value, genuineness, ownership or transferability of any Trust Asset, written instructions, or any other documents in connection therewith, and will not, be regarded as making nor be required to make, any representations thereto.

(h) The Delaware Trustee shall not, be responsible or liable for any failure or delay in the performance of its obligations under this Trust Agreement arising out, of or caused, directly or indirectly, by circumstances beyond its control, including without limitation, any act or provision of any present or future law or regulation or governmental authority: acts of God; earthquakes; fires; floods: wars; terrorism; civil or military disturbances; sabotage; epidemics; riots; interruptions, loss or malfunctions of utilities, computer (hardware or software) or communications service; accidents; labor disputes; acts of civil or military authority or governmental actions; or the unavailability of the Federal Reserve Bank wire or telex or other wire or communication facility.

SECTION VI.

TRUST OVERSIGHT COMMITTEE

6.1 Members of the TOC. The TOC shall be comprised of [seven (7)] members who will represent the interests of holders of Fire Victim Claims in the administration of the Trust . The members of the TOC shall be appointed in accordance with the Plan.

6.2 Duties of the Members of the TOC. The members of the TOC shall serve in a fiduciary capacity representing current holders of Fire Victim Claims in the administration of the Trust. The TOC shall not have any fiduciary duties or responsibilities to any party other than holders of Fire Victim Claims, provided that the TOC shall be entitled to the protections and limitations of duties provided for herein even with respect to the holders of Fire Victim Claims. The Trustee must obtain the consent of the TOC on matters identified in Section 2.2(f) above and consult with the TOC in accordance with other provisions herein. Where provided elsewhere in

the Trust Agreement or in the CRP, certain other actions by the Trustee may also be subject to the consent of the TOC.

6.3 Term of Office of the TOC Members.

(a) Members of the TOC shall serve until the earlier of (i) his or her death, (ii) his or her resignation pursuant to Section 6.3(b) below, (iii) his or her removal pursuant to Section 6.3(c) below, or (iv) the termination of the Trust pursuant to Section 8.2 below.

(b) A member of the TOC may resign at any time by written notice to the other members of the TOC and the Trustee. Such notice shall specify a date when such resignation shall take effect, which shall not be less than thirty (30) days after the date such notice is given, where practicable.

(c) A member of the TOC may be removed in the event that he or she becomes unable to discharge his or her duties hereunder due to accident, physical deterioration, mental incompetence, or a consistent pattern of neglect and failure to perform or to participate in performing the duties of such member hereunder, such as repeated non-attendance at scheduled meetings, or for other good cause. Such removal shall be made at the recommendation of the majority of the remaining members of the TOC and with the approval of the Trustee.

6.4 Appointment of Successor Members of the TOC.

(a) If member of the TOC dies, resigns pursuant to Section 6.3(b) above, or is removed pursuant to Section 6.3(c) above, the vacancy shall be filled with an individual selected by and agreed to by a majority of the remaining members of the TOC; provided however, that if such members cannot agree on the successor, the Bankruptcy Court shall make the appointment.

(b) Each successor or replacement member of the TOC shall serve under the same terms and conditions as the original members of the TOC.

6.5 Compensation and Expenses of the TOC. The members of the TOC shall not be entitled to compensation for their services but shall be reimbursed promptly for all reasonable out-of-pocket costs and expenses incurred in connection with the performance of their duties hereunder. The TOC shall, in its discretion, be permitted to procure and maintain appropriate insurance coverage (as determined by the TOC with the consent of the Trustee) as a Trust Expense. The Trustee shall include a description of the amounts paid under this Section 6.6 in the Annual Report to be filed with the Bankruptcy Court and provided to the TOC pursuant to Section 2.2(c)(i).

6.6 Procedures for Consultation with and Obtaining the Consent of the TOC.

(a) **Quorum; Simple Majority for Consent.** A quorum will be declared if at least [four (4)] of the [seven (7)] members of the TOC Members are present. Except as provided elsewhere in this Trust Agreement, all votes or determinations will require an affirmative vote of a majority of those present.

(b) **Consultation Process.**

(i) In the event the Trustee is required to consult with the TOC pursuant to Section 2.2(e) above or on other matters as provided herein, the Trustee shall provide the TOC with written advance notice, which notice shall be deemed given if delivered by electronic mail, of the matter under consideration, and with all relevant information concerning the matter as is reasonably practicable under the circumstances. The Trustee shall also provide the TOC with such reasonable access to the Trust Professionals and other experts retained by the Trustee and the Claims Administrator as the TOC may reasonably request during the time that the Trustee is considering such matter, and shall also provide the TOC the opportunity, at reasonable times and for reasonable periods of time, to discuss and comment on such matter with the Trustee and the Claims Administrator.

(ii) In determining when to take definitive action on any matter subject to the consultation procedures set forth in Section 6.6, the Trustee shall take into consideration the time required for the TOC, if its members so wish, to engage and consult with its own independent advisors as to such matter. Except for the Emergency Consultation Matters and Emergency Consultation Procedures, the Trustee shall not take definitive action on any such matter until at least three (3) business days after providing the TOC with the initial written notice that such matter is under consideration by the Trustee, unless (a) such time period is waived in writing by the TOC or at a meeting where the TOC and Trustee are present, or (b) the Trustee believes that the matter must be considered on less than three (3) business days' notice. If the Trustee believes that the matter must be considered on less than three (3) business days' notice (an "**Emergency Consultation Matter**"), the Trustee shall so advise the TOC and provide a consultation deadline and information that is reasonable under the circumstances, after which the Trustee shall be deemed to have consulted with the TOC (the "**Emergency Consultation Procedures**").

(c) **Consent Process.**

(i) In the event the Trustee is required to obtain the consent of the TOC pursuant to any provision in the Trust Documents, the Trustee shall provide the TOC with a written notice stating that its consent is being sought, describing in detail the nature and scope of the action the Trustee proposes to take. The Trustee shall provide the TOC as much relevant additional information concerning the proposed action as is reasonably practicable under the circumstances. The Trustee shall also provide the TOC with such reasonable access to the Trust Professionals and other experts retained by the Trustee and the Claims Administrator as the TOC may reasonably request during the time that the Trustee is considering such action, and shall also provide the TOC the opportunity, at reasonable times and for reasonable periods of time, to discuss and comment on such action with the Trustee.

(ii) The TOC must consider in good faith and in a timely fashion any request for its consent by the Trustee, and must in any event advise the Trustee, in writing, of its consent or its objection to the proposed action within three (3) business days of receiving the original request for consent from the Trustee. The TOC may not withhold its consent unreasonably. If the TOC decides to withhold its consent, it must explain in detail its objections to the proposed action. If the TOC does not advise the Trustee, in writing, of its consent or its objections to the action within three (3) business days of receiving notice regarding such request, the TOC's consent to the proposed actions shall be deemed to have been affirmatively granted.

If, the TOC does not consent to the Trustee's proposed action, the Trustee and the TOC shall resolve their dispute pursuant to Section 8.18 below, however, in that event the TOC shall have the burden of proof to show the validity of the TOC's objection.

(iii) If the Trustee believes that the matter must be considered on less than three (3) business days' notice (the "**Emergency Consent Matter**"), the Trustee shall so advise the TOC of the Trustee's proposed action and provide a response deadline and information that is reasonable under the circumstances. The TOC shall be deemed to have consented if the TOC does not respond within the shortened response deadline. If the TOC does not consent to the Emergency Consent Matter, the Trustee may immediately seek the Bankruptcy Court's intervention.

SECTION VII. **NEUTRALS**

7.1 Panel of Neutrals. The Trustee, Claims Administrator, Claims Processor, and TOC shall work with a neutrals experienced in resolution of wildfire claims and related matters in resolving issues relating to the liquidation and settlement of claims against the Trust . Only those neutrals with the requisite experience who attend all training or other preparatory meetings held by the Trustee will be eligible for approval by the Trustee as a neutral (the "**Neutrals**"). The Trustee shall, in his or her sole and absolute discretion, designate certain Neutrals who he or she deems specially qualified to serve exclusively on a panel of Neutrals charged with considering with [large, complex and/or sensitive] Fire Victim Claims (the "**Complex Panel**"). All other Neutrals shall serve on a panel that shall consider all other Fire Victim Claims (the "**General Panel**," and, together with the Complex Panel, the "**Panels**").

7.2 Duties of the Neutrals. The duties of the Neutrals shall be as enumerated in the CRP.

7.3 Random Assignment of Neutrals. Neutrals shall be randomly assigned from the Panels to resolve Fire Victim Claims. Neither the Trustee nor the Claims Administrator shall have any power to assign any Neutral to consider any Fire Victim Claim.

7.4 Meetings with Neutrals. The Trustee shall hold meetings with the Neutrals, Claims Administrator, Claims Processor and TOC on such schedule as the Trustee deems appropriate in his sole discretion (either in person or via conference call) to discuss, refine, or devise methods of liquidating Fire Victim Claims in a fair, consistent, and equitable manner. The Trustee shall meet with some or all of the Neutrals at various times. At all such meetings the Trustee and the Claims Administrator shall serve as co-chairs of the meeting.

7.5 Indemnification. Without the need for further court approval, the Trust hereby indemnifies, holds harmless, and defends the Neutrals in the performance of their duties hereunder to the fullest extent that a trust is entitled to indemnify, hold harmless, and defend such persons against any and all liabilities, expenses, claims, damages, or losses (including attorney's fees and costs) incurred by them in the performance of their duties hereunder.

SECTION VIII.
GENERAL PROVISIONS

8.1 Irrevocability. To the fullest extent permitted by applicable law, the Trust is irrevocable.

8.2 Term; Termination.

(a) The term for which the Trust is to exist shall commence on the date of the filing of the Certificate of Trust and shall terminate pursuant to the following provisions.

(b) The Trust shall automatically dissolve on the date (the “**Trust Termination Date**”) ninety (90) days after the first to occur of the following events:

(i) the date on which the Bankruptcy Court approves dissolution of the Trust because (1) all Claims duly filed with the Trust have been liquidated, approved or disallowed, accepted, and paid to the extent possible based upon funds available through the Plan and as provided in this Trust Agreement and the CRP or have been disallowed by a final non-appealable order, (2) all known claims against third parties have been pursued and all reasonably expected recoveries from those claims have been collected, and (3) a final accounting has been filed with and approved by the Bankruptcy Court; or

(ii) to the extent that any rule against perpetuities shall be deemed applicable to the Trust, the date on which twenty-one (21) years less ninety-one (91) days pass after the death of the last survivor of all of the descendants of the late Joseph P. Kennedy, Sr., father of the late President John F. Kennedy, living on the date hereof.

(c) On the Trust Termination Date or as soon as reasonably practicable thereafter, after the wind-up of the Trust’s affairs by the Trustee and payment of all of the Trust’s liabilities have been provided for as required by applicable law, all monies remaining in the Trust estate shall be distributed to the Fire Victims on a *pro rata* basis according to the percentage value of each Approved Claim relative to the total amount of Approved Claims, provided, however, that, notwithstanding any provision in the Trust Documents to the contrary, no payment in the aggregate of less than twenty-five dollars (\$25.00) in Cash shall be made to any Beneficial Owner on account of any Approved Claim.

(d) Following the dissolution and distribution of the assets of the Trust, the Trust shall terminate, and the Trustee (acting alone) shall perform all acts and duties necessary to complete the termination and winding up of the affairs of the Trust and shall execute and cause a Certificate of Cancellation of the Certificate of Trust of the PG&E Fire Victim Trust to be filed in accordance with the Act. Notwithstanding anything to the contrary contained in this Trust Agreement, the existence of the PG&E Fire Victim Trust as a separate legal entity shall continue until the filing of such Certificate of Cancellation. The Trustee shall provide to the Delaware Trustee a certified copy of the Certificate of Cancellation within a reasonable time after the filing of such Certificate of Cancellation. The Certificate of Cancellation need not be signed by the Delaware Trustee.

8.3 Amendments. Any modification or amendment made pursuant to this Section 8.3 must be done in writing. Notwithstanding anything contained in this Trust Agreement or the CRP to the contrary, neither this Trust Agreement, the CRP, nor any document annexed to the foregoing shall be modified or amended in any way that could jeopardize, impair, or modify (i) the applicability of section 105 of the Bankruptcy Code to the Plan and the Confirmation Order, (ii) the efficacy or enforceability of the Channeling Injunction or any other injunction or release issued or granted in connection with the Plan, (iii) the Trust's qualified settlement fund status under the QSF Regulations, or (iv) the rights, duties, liabilities and obligations of the Delaware Trustee without the written consent of the Delaware Trustee. Further, without the written consent of the TOC there shall be no modification of (i) Section 5.7 hereof or any rights, benefits or protections provided to the Trust Indemnified Parties, or (ii) the terms of the Claimant Release or the obligation of the Trust to obtain a properly executed Claimant Release as a pre-condition to a claimant receiving a distribution from the Trust.

8.4 Meetings.

(a) The Trustee and the Claims Administrator will hold regularly scheduled, periodic meetings with the TOC, either in person or via telephone or videoconference, which shall occur at least quarterly. The Delaware Trustee shall not be required nor permitted to attend such meetings.

(b) The TOC shall meet as needed, either in person or via telephone or videoconference. The Trustee may participate in such meeting as requested by the TOC. Minutes will be maintained at meetings of the TOC and the TOC shall provide such minutes to the Trustee within ten (10) days following such meeting.

8.5 Severability. Should any provision in this Trust Agreement be determined to be unenforceable, such determination shall in no way limit or affect the enforceability and operative effect of any and all other provisions of this Trust Agreement.

8.6 Notices.

(a) Notices to persons asserting claims shall be given by e-mail as provided on such person's claim form submitted to the Trust with respect to his or her Fire Victim Claim.

(b) Any notices or other communications required or permitted hereunder to the following parties shall be in writing and delivered at the addresses designated below, or sent by email or facsimile pursuant to the instructions listed below, or mailed by first class mail, postage prepaid, addressed as follows, or to such other address or addresses as may hereafter be furnished in writing to each of the other parties listed below in compliance with the terms hereof.

To the Trustee:

[TBD]

To the Claims Administrator:

[TBD]

To the Claims Processor:

[TBD]

To the TOC:

[TBD]

To the Delaware Trustee:

[TBD]

To the Debtors:

[TBD]

With a copy (which shall not constitute notice) to:

[TBD]

(c) All such notices and communications shall be sent by First Class Mail, fax, or email. If mailed, the notices shall be effective when physically delivered at the designated addresses. If sent by fax or email, the notices shall be effective upon transmission.

8.7 Successors and Assigns. The provisions of this Trust Agreement shall be binding upon and inure to the benefit of the Trust, the Trustee, the Delaware Trustee, the TOC, and their respective successors and assigns, except that none of such persons may assign or otherwise transfer any of its rights or obligations, if any, under this Trust Agreement except, in the case of the Trust and the Trustee, as contemplated by Section 2.1 above, and in the case of the Delaware Trustee, as contemplated by section 5.11.

8.8 Limitation on Claim Interests for Securities Laws Purposes. Fire Victim Claims, and any interests therein (a) shall not be assigned, conveyed, hypothecated, pledged, or otherwise transferred, voluntarily or involuntarily, directly or indirectly, except by will or under the laws of descent and distribution; (b) shall not be evidenced by a certificate or other instrument; (c) shall not possess any voting rights; and (d) shall not be entitled to receive any dividends or interest.

8.9 Evidence of Beneficial Interests. Ownership of a beneficial interest in the Trust Assets by the Beneficial Owners shall not be evidenced by any certificate, security or receipt or in any other form or manner whatsoever, except as maintained on the books and records of the Trust by the Trustee.

8.10 Exemption from Registration. The Parties hereto intend that the rights of the Beneficial Owners arising under this Trust Agreement shall not be “securities” under applicable laws, but none of the Parties hereto represent or warrant that such rights shall not be securities or shall be entitled to exemption from registration under applicable securities laws. If it should be determined that any such interests constitute “securities,” the Parties hereto intend that the

exemption provisions of section 1145 of the Bankruptcy Code will be satisfied and the offer and sale under the Plan of the beneficial interests in the Trust will be exempt from registration under the Securities Act, all rules and regulations promulgated thereunder, and all applicable state and local securities laws and regulations.

8.11 Transfer and Exchange. The beneficial interests held by Beneficial Owners are not negotiable and shall be non-transferable other than if transferred by will, intestate succession, or otherwise by operation of law, and shall be subject to certain other restrictions. Moreover, any and all Trust Interests shall not be listed for trading on any national securities exchange and the Trustee shall not take any action the purpose of which is, or which would be in support of, the establishment of an active trading market in the beneficial interests in the Trust. No voluntary transfer of a beneficial interest in the Trust shall be effective or binding upon the Trust or the Trustee for any purpose. In the case of a deceased individual Beneficial Owner, his or her executor or administrator shall provide written notice to the Trustee and deliver to the Trustee such documentation necessary to evidence the transfer by operation of law and identify the proper Person to succeed to such decedent's interests. The Trustee may fully rely on any such evidence provided by a purported executor or administrator and shall have no duty to investigate.

8.12 Change of Address. A Beneficial Owner may, after the Effective Date, select an alternative distribution address or provide wire transfer instructions for any distribution by providing notice to the Trustee (or to another Person as directed by the Trustee) including such address or instructions. Such notification will be effective only upon receipt by the Trustee or other Person in accordance with this Section 8.12. Absent receipt of such notice, the Trustee shall not recognize any such change of distribution address.

8.13 Entire Agreement; No Waiver. The entire agreement of the parties relating to the subject matter of this Trust Agreement is contained herein and in the documents referred to herein, and this Trust Agreement and such documents supersede any prior oral or written agreements concerning the subject matter hereof. No failure to exercise or delay in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege hereunder preclude any further exercise thereof or of any other right, power, or privilege. The rights and remedies herein provided are cumulative and are not exclusive of rights under law or in equity.

8.14 Headings. The headings used in this Trust Agreement are inserted for convenience only and do not in any manner affect the construction of the provisions of this Trust Agreement.

8.15 Compliance with Laws. Any and all distributions of Trust Assets shall be in compliance with applicable laws, including applicable federal and state tax and securities laws.

8.16 Governing Law. The validity and construction of this Trust Agreement and all amendments hereto and thereto shall be governed by the laws of the State of Delaware, and the rights of all parties hereto and the effect of every provision hereof shall be subject to and construed according to the laws of the State of Delaware without regard to the conflicts of law provisions thereof which would purport to apply the law of any other jurisdiction; provided, however, that the laws of the State of California shall govern: (x) any issue of privilege between

any holder of a Fire Victim Claim and his or her counsel; and (y) any issue of privilege between the Trust, the Trustee, and their professionals; provided, further, and for the avoidance of doubt, that all Fire Victim Claims administered under the CRP and this Trust Agreement shall be evaluated under the laws of the State of California; provided, further, that the parties hereto intend that the provisions hereof shall control and there shall not be applicable to the Trust, the Trustee, the Delaware Trustee, the Claims Administrator, the TOC, or this Trust Agreement, any provision of the laws (statutory or common) of the State of Delaware pertaining to trusts that relate to or regulate in a manner inconsistent with the terms hereof: (a) the filing with any court or governmental body or agency of trustee accounts or schedules of trustee fees and charges, (b) affirmative requirements to post bonds for trustees, officers, agents, or employees of a trust, (c) the necessity for obtaining court or other governmental approval concerning the acquisition, holding, or disposition of real or personal property, (d) fees or other sums payable to trustees, officers, agents, or employees of a trust, (e) the allocation of receipts and expenditures to income or principal, (f) restrictions or limitations on the permissible nature, amount or concentration of trust investments or requirements relating to the titling, storage, or other manner of holding of trust assets, (g) the existence of rights or interests (beneficial or otherwise) in trust assets, (h) the ability of beneficial owners or other persons to terminate or dissolve a trust, or (i) the establishment of fiduciary or other standards or responsibilities or limitations on the acts or powers of trustees or beneficial owners that are inconsistent with the limitations on liability or authorities and powers of the Trustee, the Delaware Trustee, the Claims Administrator, or the TOC, as set forth or referenced in this Trust Agreement. Section 3540 of Title 12 of the Delaware Code shall not apply to the Trust.

8.17 Settlers' Representative and Cooperation. The Debtors are hereby irrevocably designated as the Settlers and are hereby authorized to take any action required of the Settlers by the Trustee in connection with this Trust Agreement. The Reorganized Debtors agree to cooperate in implementing the goals and objectives of this Trust Agreement.

8.18 Dispute Resolution. Any disputes that arise under this Trust Agreement or under the CRP among the parties hereto shall be resolved by an alternative dispute resolution (the "ADR") process mutually agreeable to the parties involved. The parties involved agree to meet and confer in good faith in an effort to agree upon a mutually acceptable ADR process. Any party to the ADR process that is dissatisfied with the final outcome of the ADR process may apply to the Bankruptcy Court, and after the close of the Debtors' chapter 11 cases, the District Court, for a judicial determination of the matter, which shall be final. Any review conducted by the Bankruptcy Court (or District Court, as applicable) shall be de novo. In any case, if the dispute arose pursuant to the consent provision set forth in Section 6.7, the burden of proof shall be on the party or parties who withheld consent to show by a preponderance of the evidence that consent was not unreasonably withheld. If after thirty (30) days following notification to all involved parties that there is a matter in dispute, an ADR process has not been agreed upon by the parties or the dispute has not been resolved by an ADR process, the parties are relieved of the requirement to pursue ADR prior to application to the Bankruptcy Court (or District Court, as applicable). If the Trustee determines that the matter in dispute is exigent and cannot await the completion of the ADR process, the Trustee shall have the discretion to elect out of the ADR process at any stage of the process and seek resolution of the dispute in the Court of Exclusive Jurisdiction.

8.19 Enforcement and Administration. The provisions of this Trust Agreement, the CRP, and the other Trust Documents shall be enforced by the Court of Exclusive Jurisdiction. The parties also acknowledge and agree that the Court of Exclusive Jurisdiction (1) shall have exclusive continuing jurisdiction over the settlement of accounts of the Trustee, those matters set forth in Section 1.6 above, and the determination that the Trust is terminated pursuant to Section 8.2 above, and (2) shall have exclusive continuing jurisdiction over all other matters relating to the Trust and its administration.

8.20 Joinder. The Trustee, the Delaware Trustee, the Claims Administrator, [the Special Master] and each member of the TOC shall execute this Trust Agreement (or a Joinder hereto, as applicable) thereby acknowledging their respective obligations and rights created by the Trust, and agreeing to perform the duties set forth in the Trust Agreement.

8.21 Capitalized Terms. All capitalized terms not otherwise defined herein shall have their respective meanings as set forth in the Plan, and such definitions are incorporated herein by reference. All capitalized terms not defined herein or defined in the Plan, but defined in the Bankruptcy Code or Rules, shall have the meanings ascribed to them by the Bankruptcy Code and Rules, and such definitions are incorporated herein by reference.

8.22 Effectiveness. This Trust Agreement shall not become effective until it has been executed and delivered by all the parties hereto.

8.23 Counterpart Signatures. This Trust Agreement may be executed in any number of counterparts, each of which shall constitute an original, but such counterparts shall together constitute but one and the same instrument. Delivery of a counterpart hereof by facsimile or email transmission of a PDF file shall be effective as delivery of a manually executed counterpart hereof.

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IN WITNESS WHEREOF, the parties have executed this Trust Agreement as of the date first set forth above to be effective as of the Effective Date.

[SIGNATORY NAME]

By: _____

Title: _____

Date: _____

EXHIBIT 1

2015, 2017, AND 2018 WILDFIRES

The Trust is established to administer Claims related to the following Fires:

- (a) Butte Fire (2015)
- (b) North Bay Wildfires (2017)
 - A. 37
 - B. Adobe
 - C. Atlas
 - D. Blue
 - E. Cascade
 - F. Cherokee
 - G. Honey
 - H. LaPorte
 - I. Lobo
 - J. Maacama/Youngs
 - K. McCourtney
 - L. Norrbom
 - M. Nuns
 - N. Partrick
 - O. Pocket
 - P. Point
 - Q. Pressley
 - R. Pythian/Oakmont
 - S. Redwood/Potter Valley
 - T. Sullivan
 - U. Sulphur
 - V. Tubbs
- (c) Camp Fire (2018)

EXHIBIT 2

FIRE VICTIM CLAIMS RESOLUTION PROCEDURES

FIRE VICTIM CLAIMS RESOLUTION PROCEDURES

PREAMBLE

The goal of the Fire Victim Trust¹ is to provide an efficient process to fairly compensate the holders of timely filed Fire Victim Claims (respectively, “Claimants” and “Claims”) in an equitable manner and on a *pro rata* basis consistent with the terms of the Trust Agreement, Plan, and California and federal law. These Fire Victim Claims Resolution Procedures (“CRP”) apply to all Claims. The Claims Administrator shall implement and administer the CRP in consultation with the Trustee, Claims Processor, Neutrals, and Trust Professionals with the goal of securing the just, speedy, and cost-efficient determination of every Claim. Those entrusted with the consideration and determination of Claims shall treat all Claimants with abiding respect and shall strive to balance the prudent stewardship of the Trust with care in its administration, allocation, and distribution.

The speed of any distribution in a program involving thousands of claimants relies on multiple variables impacting administrative expediency. To achieve maximum fairness and efficiency, the CRP is founded on the following principles:

1. Objective eligibility criteria;
2. Clear and reliable proof requirements;
3. Administrative transparency;
4. Rigorous review processes that generate consistent outcomes regardless of the asserted amount of the claim; and
5. Independence of the Trustee, Claims Administrator, Claims Processor, Neutrals, and Trust Professionals.

The Trustee and Claims Administrator will consult with the Claims Processor and other Trust Professionals to develop claims valuation processes that result in fair and reasonable compensation of eligible Claims in accordance with the Trust Agreement and CRP.

I. CLAIMANT ELIGIBILITY

To be eligible to receive compensation from the Trust, a Claimant must: (1) have a Claim related to an Included Fire; (2) have timely filed a Proof of Claim; and (3) submit supporting documentation outlined in Section II of this CRP or required by the Claims Administrator (“Supporting Documents”). Upon submission of the Supporting Documents, the Trust will review each Claim and consider all damages and costs recoverable under California law or, if applicable, other non-bankruptcy law.

A. Included Fires. The Trust is established to administer Claims related to the fires identified in Exhibit 1 (each a “Fire” and collectively the “Fires”). Any Claims unrelated to the Fires are ineligible for payment by the Trust and, pursuant to the process described

¹ All capitalized terms not otherwise defined herein shall have their respective meanings as set forth in the PG&E Fire Victim Trust Agreement (the “Trust Agreement”) and the Debtors’ Amended Joint Chapter 11 Plan of Reorganization dated March 16, 2020 (as it may be amended, modified, or supplemented, the “Plan”).

herein, shall be held to be ineligible on a final basis. For the purposes of the CRP, all Fires set forth in Exhibit 1 are deemed to have been caused by PG&E's equipment and as a result of PG&E's negligence.

B. Proof of Claim. All Claimants must have filed a Proof of Claim for their claims or those of their family in the Bankruptcy Cases on or before December 31, 2019, and as amended, which was the extended Bar Date for Fire Claimants. Claims that were not timely submitted to the Bankruptcy Cases are ineligible for payment by the Trust, unless the claimant obtains relief from the Bankruptcy Court to file a late Claim and submits the Claim to the Bankruptcy Cases and Trust within 30 days after the Bankruptcy Court order allowing such late filing. Claims that have been disallowed or that have been withdrawn from the official claims registry in the Bankruptcy Cases are ineligible for payment by the Trust.

C. Supporting Documents. Section II sets forth each Claim Type the Trust will consider and the Supporting Documents that may be submitted for each. In addition to the Supporting Documents outlined in Section II, Claimants will be required to submit a Claims Questionnaire, as explained in Section V.

II. CLAIM TYPES AND SUPPORTING DOCUMENTS

The Trust will use all information that assists in objectively valuing Claims and alleviates the burden on Claimants. This includes, but is not limited to, data from a Claimant's (a) Bankruptcy Proof of Claim Form; (b) Wildfire Assistance Program Claim Form; (c) Damages Questionnaire established under Case Management Order 5 in the California North Bay Fire Cases (JCCP 4955); and (d) other reasonably ascertainable and reliable information. Claimants may be required to submit additional facts and documents to support their Claims for each of the following Claim Types:

A. Real Property.

1. ***Description of Real Property Claim.*** Real Property Claims include claims for damage to structures on residential or commercial real property, landscaping, forestry, and other real property improvements (*e.g.*, hardscape, fencing, retaining walls, pools, and solar panels) as a result of the Fires. Real Property damages may be measured in one of two ways: (1) the loss in fair market value to the property ("Diminution in Value"); or (2) the reasonable costs to rebuild or repair the property ("Cost of Repair"). Whether Diminution in Value or Cost of Repair is awarded will depend on the facts of each Claim.

(a) ***Diminution in Value.*** Diminution in Value will be calculated by subtracting the fair market value of the property immediately after the Fire from the fair market value of the property immediately before the Fire.

- (b) **Cost of Repair.** The reasonable costs to rebuild or repair the property will be determined based on: (1) the use of the structure(s) and other improvement(s); (2) the extent of damage to the structure(s) [e.g., burn damage versus smoke and soot damage]; (3) the square footage of structure(s); (4) the geographic location of the property; (5) the size of the vegetation on the property immediately before the Fire; (6) the extent of damage to vegetation; (7) the type of vegetation damaged; and (8) the fair market value of the property immediately before the Fire. In addition, the Claimant may claim the value of trees lost.
- (c) **Consequential Damages.** Claimants also may make a claim for other reasonably foreseeable economic losses directly caused by destruction of or damage to real property.

2. **Types of Supporting Documents.** Claimants may provide the following documents to support a Real Property Claim:

- (a) Verification of ownership;
- (b) Appraisals;
- (c) Tax records;
- (d) Purchase records;
- (e) Mortgage or loan documentation showing the pre-Fire condition or value of the property;
- (f) Pre-Fire and post-Fire photos or videos of the structures (interior or exterior) or other damaged areas of the property;
- (g) Architectural or engineering drawings;
- (h) Permits;
- (i) Contractor rebuild or repair estimates or invoices;
- (j) Arborist reports, timber surveys, or documents relating to landscaping; and
- (k) Other supporting documents within the Claimant's possession.

B. Personal Property.

1. **Description of Personal Property Claim.** Personal Property Claims include claims for loss of or damages to personal property, such as household items (e.g., clothes, furniture, or tools) and automobiles, as a result of the Fires.

2. **Types of Supporting Documents.** Claimants may provide the following documents to support a Personal Property Claim:

- (a) List of items destroyed or damaged in the residency;
- (b) Proofs of purchase;
- (c) Pre-Fire and post-Fire photos;

- (d) Appraisals; and
- (e) Other supporting documents within the Claimant's possession.

C. Personal Income Loss.

1. **Description of Personal Income Loss Claim.** Personal Income Loss Claims include claims of individuals who lost income because (a) they were displaced by the Fires; (b) their employer suffered Business Losses and reduced or stopped paying wages to the Claimant as a result of the Fires; or (c) the Fires or resulting injuries or conditions otherwise interfered with their ability to earn income.
2. **Loss of Rental Income.** Personal Income Loss Claims also include loss of income from rental of a damaged or destroyed property.
3. **Types of Supporting Documents.** Claimants may provide the following documents to support a Personal Income Loss Claim:
 - (a) Tax returns, including all schedules and attachments;
 - (b) W-2 Forms;
 - (c) 1099 Forms;
 - (d) Lease agreements or canceled rent checks;
 - (e) Bank account statements identifying earnings;
 - (f) Paycheck stubs or payroll records; and
 - (g) Other supporting documents within the Claimant's possession.

D. Business Loss.

1. **Description of Business Loss Claim.** Business Loss Claims include claims for economic losses suffered by a business as a result of the Fires, including loss of business property or inventory used to conduct business and lost profits or revenue.
2. **Types of Supporting Documents.** Claimants may provide the following documents to support a Business Loss Claim:
 - (a) Description of the business, including its mission statement;
 - (b) Tax returns, including all schedules or attachments;
 - (c) Financial statements, including profit and loss statements;
 - (d) Articles of Incorporation, bylaws, shareholder lists, or partnership or limited partnership agreements;
 - (e) Leases, deeds, titles, or other documents identifying the property owned or occupied by the business;
 - (f) Canceled contracts;
 - (g) Photos, videos, or other documentary evidence of fire damage to the Claimant's home or business; and

- (h) Other supporting documents within the Claimant's possession.

E. Other Out of Pocket Expenses.

1. **Description of Other Out of Pocket Loss Claim.** Other Out of Pocket Loss Claims include claims for out of pocket expenses that are not considered in any other claim type. These may include additional living expenses, medical and counseling expenses, and other out of pocket expenses as a result of the Fires.
2. **Types of Supporting Documents.** Claimants may provide the following documents to support an Other Out of Pocket Loss Claim:
 - (a) Documentation supporting a claim for additional living expenses;
 - (b) Medical bills;
 - (c) Counseling bills; and
 - (d) Other supporting documents within the Claimant's possession.

F. Wrongful Death and Serious Personal Injury.

1. **Description of Wrongful Death and Serious Personal Injury Claim.** Wrongful Death and Serious Personal Injury Claims include claims relating to individuals who died or suffered serious personal injury as a result of the Fires. The Trustee and Claims Administrator will devise procedures ensuring a streamlined and sensitive process providing Claimants and their family members the dignity that is critical to successfully resolving Claims relating to these extraordinary losses.
2. **Types of Supporting Documents.** Claimants may provide medical records and other documents supporting a Wrongful Death or Serious Personal Injury Claim, as well as documents supporting a claim for loss of relationship, love, support, and companionship.

G. Emotional Distress.

1. **Description of Emotional Distress Claim.** Emotional Distress Claims include claims arising from: (a) zone of danger evacuation from the Fires; (b) physical injury as a result of the Fires; and (c) substantial interference with the use and enjoyment of or invasion of property occupied by the Claimant, as well as the impact of the loss of the community.
2. **Types of Supporting Documents.** Claimants may provide the following documents to support an Emotional Distress Claim:

- (a) A written narrative or an audio or video recording detailing the Claimant's evacuation and impact of the Fire on the Claimant and his or her family, including impact related to the loss of property and any sentimental items in the home;
- (b) Texts, emails, or social media content the Claimant created during the evacuation;
- (c) Photos or videos taken during the evacuation;
- (d) Pre-Fire and post-Fire photos and videos of the Claimant's property;
- (e) Records describing bodily injury or mental health counseling or treatment;
- (f) Documentation of medical and counseling expenses; and
- (g) Other supporting documents in the Claimant's possession.

III. OTHER DAMAGES

The Trustee and Claims Administrator will devise procedures to evaluate any additional categories of recoverable damages.

IV. CLAIMS SUBMISSION

The Claims Processor will maintain a secure, web-based portal (a "Portal") for Claimants to submit Claims Questionnaires, Supporting Documents, Releases, and any other relevant information or documents. After submitting a Claim, Claimants will be able to use the Portal check their Claim status, receive and respond to determination notices, submit supplementary materials, and update contact information and other demographic information, if necessary.

V. CLAIMS QUESTIONNAIRE

In addition to the Claim-specific Supporting Documents identified in Section II, the Claims Administrator will require Claimants to complete a Claims Questionnaire that provides sufficient information to: (1) verify the Claimant's identity; (2) identify and support the claimed damages; and (3) demonstrate the Claimant's authority to assert the Claims.

Individual Claimants may submit Claims Questionnaires by household. The Claims Processor will pre-populate Claims Questionnaires with information already in its possession, including but not limited to data from a Claimant's (a) Bankruptcy Claim Proof of Claim Form; (b) Wildfire Assistance Program Claim Form; (c) Damages Questionnaire established under Case Management Order 5 in the California North Bay Fire Cases (JCCP 4955); and (d) information that is otherwise reasonably ascertainable and reliable.

The Trustee will use reasonable efforts to obtain insurance claim files directly from a Claimant's insurance carrier but may require certain insurance information directly from the Claimant in support of their Claim. The Claim Questionnaire may include a consent by the Claimant to the Trust obtaining any and all information related to the Claim from Claimant's

insurer. The Plan does not absolve the insurance carriers of their duty to fulfill their coverage obligations under their policies of insurance with a Claimant.

VI. RELEASE

Before receiving payment from the Trust, Claimants must submit signed releases in substantially the same form and content as the Claimant Release and Mutual Made Whole Release, attached to the Trust Agreement as Exhibits 4 and 5, respectively.

By signing the Claimant Release, the Claimant will agree to release Trust, the Trustee, Delaware Trustee, TOC, Claims Administrator and Special Master (the “Released Parties”) from any and all past, present and future claims, counterclaims, actions, rights or causes of action, liabilities, suits, demands, damages, losses, payments, judgments, debts, dues, sums of money, costs and expenses (including, without limitation, attorneys’ fees and costs), accounts, reckonings, bills, covenants, contracts, controversies, agreements, obligations, or promises, in law or in equity, contingent or non-contingent, known or unknown, suspected or unsuspected, foreseen or unforeseen, matured or unmatured, accrued or unaccrued, liquidated or unliquidated, whether direct, representative, class or individual in nature, in any forum that an applicant had, have, or may have in the future (“Released Claims”) arising from, relating to, resulting from or in any way connected to, in whole or in part, the discharge of the Released Parties’ duties and responsibilities under the Retention Order, the Trust Agreement, including any agreement, document, instrument or certification contemplated by the Trust Agreement, the CRP, the Chapter 11 Plan, the formulation, preparation, negotiation, execution or consummation of the Trust Agreement, the CRP and the Chapter 11 Plan, and any and all other orders of the District Court or Bankruptcy Court relating to the Released Parties and/or their duties and responsibilities.

The Release will also require the Claimant to (i) acknowledge and agree that the Claimant remains solely responsible for resolving all open Government Payors²’ and Non-Government Payors’ liens, rights of reimbursement, and other claims (collectively, “Liens”); (ii) use best efforts to resolve all known Liens; (iii) agree to indemnify and hold harmless the Trust in connection with all known Liens and any future Liens; (iv) agree that the Trust will not be liable for any act, or failure to act, of the lien resolution administrator retained in connection with the Fire Victim Trust; and (v) assign the Trust the right to pursue the 2015 Insurance Rights, if any, and the Claimant Insurance Rights (as defined in the Trust Agreement), if applicable, for the full value of the Fire Victim Claim.

VII. NOTICE OF CLAIMS DETERMINATION

The CRP will govern the process by which each Claim is reviewed, including whether the Claim is eligible or ineligible for payment and, if eligible, the amount approved for payment

² “Governmental Payor” means any federal, state, or other governmental body, agency, department, plan, program, or entity that administers, funds, pays, contracts for, or provides medical items, services, and/or prescription drugs, including, but not limited to, the Medicare Program, the Medicaid Program, Tricare, the Department of Veterans Affairs, and the Department of Indian Health Services.

(“Claims Determination”). After the Trust has fully evaluated a Claim, the Claims Processor will issue a notice to the Claimant explaining the review result (“Determination Notice”). If the Claim has been approved and is eligible for payment (“Approved Claim”), the notice will include the specific amount that the Trust has approved for payment (“Approved Claim Amount”) and the stages in which payment may occur. If the Claim is missing documents or information required for the Trust to fully evaluate the Claim (“Deficient Claim”), the notice will explain what is required and provide a timeline within which the Claimant may resolve the deficiencies. If the Claim is ineligible for payment from the Trust pursuant to the CRP (“Disallowed Claim”), the notice will explain the reason(s) that the Claim is ineligible.

VIII. DISPUTE RESOLUTION

Claimants dissatisfied with their Claims Determination will have the opportunity to dispute the determination and to provide supplemental information or documents to support their dispute. The Trust will implement the following three-tiered process:

1. ***Reconsideration.*** If a Claimant contests a Claims Determination, the Claims Administrator and Claims Processor will review the Claim again and will consider any newly submitted information and documents and all previously submitted information. Afterwards, the Claims Processor will issue a Reconsideration Determination. The Claimant may accept the Reconsideration Determination or may appeal to a Neutral.

2. ***Appeal.*** If a Claimant appeals a Reconsideration Determination, the Claimant shall submit a Notice of Appeal to the Claims Administrator. The Claims Administrator shall submit the Claim to the Appeals Officer³ for further consideration de novo in accordance with the procedure set forth herein.
 - (a) The Claims Administrator shall submit the following:
 - (i) The Notice of Appeal;
 - (ii) The record from the Claims Administrator and Claims Processor resulting in the Claims Determination;
 - (iii) The record from the Claims Administrator and Claims Processor resulting in the Reconsideration Determination;
 - (b) Claimant may submit the following:
 - (i) Any additional information and/or documents not included in the record from either the Claims or Reconsideration Determination;

³ The Appeals Officer shall be an individual appointed for the sole purpose of determining whether an appeal from a Determination of the Claims Administrator should be heard by a Neutral from the General Panel or by a Neutral from the Complex Panel. Such determination shall be at the sole and exclusive discretion of the Appeals Officer, who shall at all times remain independent of the Trustee and the Claims Administrator.

- (ii) A brief not to exceed twenty (20) pages setting forth the issues on appeal and the basis for appeal as to each such issue.
- (c) Claimant shall designate the type of review sought:
 - (i) Document review only;
 - (ii) Document review followed by telephonic hearing;
 - (iii) Document review followed by virtual hearing
 - (iv) Document review followed by in-person hearing.
- (d) The Appeals Officer shall determine whether the appeal shall be considered by a Neutral from the Complex Panel. The Claimant may request that the appeal be considered by a Neutral from the Complex Panel, subject to a determination by the Appeals Officer.
 - (i) The determination of whether an appeal should be considered by a Neutral from the Complex Panel shall be made by the Appeals Officer in his sole discretion.
 - (ii) The Appeals Officer may consider the type, amount and complexity of a Claim and the type of review requested when determining whether an appeal should be considered by a Neutral from the Complex Panel the Claim
 - (iii) The Appeals Officer's determination of whether an appeal should be considered by a Neutral from the Complex Panel shall be final, binding and non-appealable and is not subject to review by any Court.
- (e) A Neutral shall be chosen at random from the General Panel or from the Complex Panel, as determined by the Appeals Officer, to consider the Claim de novo in accordance with the type of review requested by Claimant;
- (f) The Neutral shall consider the appeal based on all items submitted by Claimant through the close of the review and/or hearing.
- (g) Within thirty (30) days of the close of the hearing, the Neutral shall issue an Appeals Determination, increasing, decreasing, or confirming the Reconsideration Determination.

3. ***Trustee Determination.*** The Neutral shall submit to the Trustee the Appeals Determination, increasing, decreasing, or confirming the Reconsideration Determination. The Trustee may accept, reject, or revise the Appeals Determination and then will issue a Trustee Determination to the Claimant. The Trustee Determination is the final Claims

Determination regarding both eligibility and payment amount, if any. The Trustee Determination will be final, binding, and non-appealable and is not subject to review by any Court, **including right to trial by jury.**⁴

IX. HOLD-BACK FOR ATTORNEY LIENS

Prior to receiving any award in respect of any Claim Determination, any Claimant who was represented by an attorney (“**Claimant Attorney**”) at the time of filing its Proof of Claim in the Chapter 11 Cases or at any time thereafter, shall: (1) agree to receive their award through their Claimant Attorney; or (2) provide evidence to the satisfaction of the Claims Administrator and Trustee that there is no lien or potential lien on their Claims Determination asserted or assertable by a Claimant Attorney (an “**Attorney Lien**”), including by providing written confirmation from such Claimant Attorney that no Attorney Lien exists. If an Attorney Lien exists, is asserted or assertable, then only the undisputed portion of the award shall be provided to the Claimant. The disputed portion shall be held back until the Claims Administrator receives satisfactory notice in his or her sole determination, that such dispute and Attorney Lien has been resolved. The payment of attorney’s fees incurred by Claimant and the satisfaction of any Attorney Lien is the sole obligation of Claimant. Neither the Trustee nor the Trust is responsible for the payment of any attorney’s fees or the resolution of any Attorney Lien incurred in connection with a Claim.

X. CREDITS AND DEDUCTIONS

A. Credits for Amounts Covered By Insurance. In determining all award amounts, the Trustee will take into account all insurance recoveries available to the Claimant as provided in the Trust Agreement.

B. Deduction for Payment Received from Wildfire Assistance Fund. In determining all award amounts, the Trustee will take into account any payment Claimant has received from the Wildfire Assistance Fund as provided in the Trust Agreement.

C. Deduction for Payment Received from FEMA. In determining all award amounts, the Trustee will take into account any payment Claimant has received from the Federal Emergency Management Agency (“FEMA”) on account of the same damages or losses, as provided in the Trust Agreement.

D. Medical Liens. In determining all award amounts, the Trustee will take into account all known outstanding governmental medical liens, if any, currently owed by the Claimant. Claimants shall be responsible for the payment of all medical or other applicable liens. The Claimant will undertake to resolve such liens, and if not done, the Trustee will take over the process, solely with respect to governmental liens. The Trustee will retain the services of a Lien Resolution Administrator to identify, resolve, and satisfy, in accordance with applicable law, certain Claimant governmental repayment obligations, including, but not limited to, Medicare (Parts A and B), Medicaid, and other governmental liens.

⁴ As of the Effective Date, all Fire Victim Claims against PG&E are discharged and channeled into this Trust. Any trial would be against the Trust and against the interests of fellow Fire Victims, not against PG&E. As such, the procedures in this Trust are set up to protect Fire Victims’ due process rights and create fair, just, and expedient results.

E. Taxes. In connection with their duties hereunder, the Trustee and Claims Administrator will make every effort to ensure that the Trust complies with all applicable laws, including without limitation all tax return filings and information reporting requirements set forth in applicable laws.

XI. CONFIDENTIALITY OF CLAIMS INFORMATION

All personal information, facts, and documents submitted to the Trust by or regarding any Claimant or Claim shall be kept confidential and shall only be disclosed: (1) to the Trustee, Claims Administrator, Claims Processor, Neutrals, and Trust Professionals to the extent necessary to process and pay Claims; or (2) as may be required by applicable law, ethical requirements, or legitimate business uses associated with administering the Trust.

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EXHIBIT 3

**FORM OF CERTIFICATE OF TRUST
OF THE
PG&E FIRE VICTIM TRUST**

This Certificate of Trust of the **PG&E FIRE VICTIM TRUST** (the “*Trust*”) is being duly executed and filed by the undersigned trustees of the Trust, to form a statutory trust under the Delaware Statutory Trust Act (12 Del. Code § 3801 *et seq.*) (the “*Act*”).

1. **Name.** The name of the statutory trust formed hereby is:

PG&E Fire Victim Trust

2. **Delaware Trustee.** The name and business address of the Delaware Trustee of the Trust in the State of Delaware is:
[_____]

3. **Effective Date.** This Certificate of Trust shall be effective upon filing.

IN WITNESS WHEREOF, the undersigned, being all of the trustees of the Trust, have duly executed this Certificate of Trust in accordance with Section 3811(a) of the Act.

| | |
|---|--|
| <p>TRUSTEE:</p> <hr/> <p>Hon. John K. Trotter (Ret.), in his capacity as Trustee and not individually</p> | <p>DELAWARE TRUSTEE:</p> <p>By: _____ Name: _____ Title: _____</p> |
|---|--|

EXHIBIT 4

**CLAIMANT RELEASE AND INDEMNIFICATION
IN CONNECTION WITH THE FIRE VICTIM TRUST AWARDS**

**ENTITY CLAIMANT RELEASE AND INDEMNIFICATION
IN CONNECTION WITH THE FIRE VICTIM TRUST AWARDS**

**CLAIMANT RELEASE AND INDEMNIFICATION
IN CONNECTION WITH THE FIRE VICTIM TRUST AWARDS**

To receive payment of an Award (as defined below) from the PG&E Fire Victim Trust (the “Trust”), an eligible Claimant must execute and submit to the Trustee (as defined below) this Release and Indemnification (the “Release”). **This Release must be signed by the Claimant or the Claimant’s Legal Representative (as defined below). A signature by an attorney for the Claimant or by an attorney for the Claimant’s Legal Representative is not sufficient.**

If you need assistance, please contact the Claims Administrator by email at _____@____.com or by phone toll-free at (____) ____-____. You may also visit the Fire Victim Trust Website for additional information.

DEFINITIONS

The definitions set forth above for the terms “Trust” and “Release” are specifically incorporated herein by reference as if fully set forth in this section.

All capitalized terms not otherwise defined herein shall have the same meaning ascribed to them in the Chapter 11 Plan (as defined below).

“**2015 Insurance Policies**” means any insurance policy issued to any of the Debtors or under which the Debtors have sought or may seek coverage for the 2015 policy year.

“**2015 Insurance Rights**” means any and all rights, titles, privileges, interests, claims, demands, or entitlements of the Debtors to resolve any claims related to Fires under the 2015 Insurance Policies, other than the rights of the Debtors to be reimbursed for claims submitted to and paid by the Debtors prior to January 29, 2019.

“**Award**” means the compensation a Claimant receives on behalf of the Claimant’s Fire Claim.

“**Bankruptcy Court**” means the United States Bankruptcy Court for the Northern District of California San Francisco Division, having subject matter jurisdiction over the Chapter 11 Cases and, to the extent of any reference withdrawal made under section 157(d) of title 28 of the United States Code, the District Court.

“**Channeling Injunction**” means the permanent injunction provided for in Section 10.7 of the Chapter 11 Plan with respect to Fire Victim Claims that was issued pursuant to, and included in, the order confirming the Chapter 11 Plan.

“**Chapter 11 Cases**” means the jointly administered cases under chapter 11 of the Bankruptcy Code commenced by the Debtors on the Petition Date in the Bankruptcy Court and currently

styled *In re PG&E Corporation and Pacific Gas and Electric Company*, Bankruptcy Case No. 19-30088 (DM) (Lead Case) (Jointly Administered).

“**Chapter 11 Plan**” means the Debtors’ and Shareholder Proponents’ Joint Chapter 11 Plan of Reorganization Dated March 16, 2020, filed in the Chapter 11 Cases and confirmed by the Bankruptcy Court.

“**Claim**” or “**Claims**” has the meaning set forth in section A of this Release.

“**Claimant**” means a Fire Victim who (i) has timely filed a proof of claim in the Chapter 11 Cases, (ii) has had his or her Claim channeled to the Trust for evaluation, resolution, and payment pursuant to the Plan and the Channeling Injunction; and (iii) who is signing and executing this Release (or on whose behalf this Release is being signed and executed by a Legal Representative).

“**Claimant Insurance Company**” means any insurance company that issued or allegedly issued a Claimant Insurance Policy.

“**Claimant Insurance Policy**” means any insurance policy that was issued or allegedly issued that does or may afford the Claimant rights, benefits, indemnity, or insurance coverage with respect to any claims and that has been assigned to the Trustee by Claimant and accepted by the Trustee pursuant to Section 2.6(c) of the Trust Agreement.

“**Claimant Insurance Rights**” means any and all rights, titles, privileges, interests, claims, demands, or entitlements of the Claimant to any proceeds, payments, benefits, causes of action, choses in action, defense or indemnity arising under or attributable to any and all Claimant Insurance Policies, now existing or hereafter arising, accrued or unaccrued, liquidated or unliquidated, matured or unmatured, disputed or undisputed, fixed or contingent.

“**Claims Questionnaire**” means the claims questionnaire and supporting documents required by the CRP in support of Fire Victim Claims.

“**CRP**” means the Fire Victim Claims Resolution Procedures for the resolution, liquidation, and payment of Fire Victim Claims by the Trust, substantially in the form included in the Plan Supplement filed in the Chapter 11 Cases on May 1, 2020 and as may be amended and supplemented thereafter from time to time.

“**Debtors**” means PG&E Corporation and Pacific Gas and Electric Company, the debtors and debtors-in-possession in the Chapter 11 cases.

“**District Court**” means the United States District Court for the Northern District of California, having jurisdiction in the Chapter 11 Cases.

“**Fires**” means the Butte Fire (2015), the North Bay Fires (2017) (consisting of the following fires: LaPorte, McCourtney, Lobo, Honey, Redwood/Potter Valley, Sulphur, Cherokee, 37, Blue, Pocket, Atlas, Cascade, Nuns, Adobe, Norrbom, Pressley, Partrick, Pythian/Oakmont, Maacama, Tubbs, Point, and Sullivan) and the Camp Fire (2018).

“**Fire Victim**” means a person or entity damaged, or who purports to have been damaged, in various ways by the Fires.

“**Fire Victim Claim**” means any claim against the Debtors in any way arising out of the Fires that was channeled to the Trust by the Channeling Injunction and the Plan.

“**Governmental Payor**” means any federal, state, or other governmental body, agency, department, plan, program, or entity that administers, funds, pays, contracts for, or provides medical items, services, and/or prescription drugs, including, but not limited to, the Medicare Program, the Medicaid Program, Tricare, the Department of Veterans Affairs, and the Department of Indian Health Services.

“**Legal Representative**” means a personal representative, guardian, conservator, parent (on behalf of a minor), executor of an estate or a similar representative who has been appointed by a court (including the Special Master) or has other legal authorization to file a proof of claim and/or a Fire Victim Claim on behalf of the Claimant.

“**Lien**” or “**Liens**” means (i) any statutory lien of a Governmental Payor or Medicare Part C or Part D Program sponsor, or (ii) any mortgage, lien, pledge, charge, security interest, or legal encumbrance, of any nature whatsoever, held by any Other Payer or Provider, where there is a legal obligation to withhold payment of an Award, or some portion thereof, to a Claimant under applicable federal or state law or for the Claimant to reimburse the Government Payor, Other Payer or Provider for amounts paid on the Claimant’s behalf in connection with the Claimant’s Fire Victim Claims.

“**Lien Resolution Administrator**” means that person or entity, retained by the Trustee to resolve Medicare Program Part A and B liens, Medicaid Program liens, and Medicare Part C Program liens, using the information provided by the Claimant in the Claims Questionnaire.

“**Medicaid Program**” means the federal program administered by the states under which certain medical items, services, and/or prescription drugs are furnished to Medicaid beneficiaries under Title XIX of the Social Security Act, 42 U.S.C. § 1396-1, *et seq.*

“**Medicare Part C or Part D Program**” means the program(s) under which Medicare Advantage, Medicare cost, and Medicare health care prepayment plan benefits and Medicare Part D prescription drug plan benefits are administered by private entities that contract with Centers For Medicare & Medicaid Services (“**CMS**”).

“**Medicare Program**” means the Medicare Parts A and B federal program administered by CMS under which certain medical items, services, and/or prescription drugs are furnished to Medicare beneficiaries under Title XVIII of the Social Security Act, 42 U.S.C. § 1395, *et seq.*

“**Released Parties**” means the Trust, the Trustee, Delaware Trustee, TOC, Claims Administrator, Special Master and each of their respective predecessors, successors, assigns, assignors, representatives, members, officers, employees, agents, consultants, lawyers, advisors, professionals, agents, trustees, insurers, beneficiaries, administrators, and any natural, legal, or juridical person or entity acting on behalf of or having liability in respect of the Trust, the Trustee, Delaware Trustee, TOC, Claims Administrator or Special Master.

“**Retention Orders**” means the Order Granting Application of The Official Committee of Tort Claimants Pursuant to 11 U.S.C. §§ 1103 and 363 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee *Nunc Pro Tunc* to January 13, 2020 [Docket No. 6760] and the Order Granting Application of The Official Committee of Tort Claimants Pursuant to 11 U.S.C. §§ 1103 and 363 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Cathy Yanni as Claims Administrator *Nunc Pro Tunc* to January 13, 2020 [Docket No. 6759], entered by the Bankruptcy Court on April 14, 2020 in the Chapter 11 Cases.

“**Special Master**” means the special master appointed by the Superior Court of California for the County of San Francisco to approve any and all minors’ compromises in conjunction with the evaluation, disallowance, resolution, settlement, and approval of any and all Fire Victim Claims in accordance with the CRP.

“**TOC**” means the members of Trust Oversight Committee appointed by the Consenting Fire Claimant Professionals and the Tort Claimants Committee to oversee the Trust in accordance with the Chapter 11 Plan and the Trust Agreement.

“**Trust Agreement**” means the PG&E Fire Victim Trust Agreement dated as of [●], 2020, substantially in the form included in the Plan Supplement filed in the Chapter 11 Cases on May 1, 2020.

“**Trustee**” means Hon. John K. Trotter (Ret.) or any other person appointed to serve as trustee under and in accordance with the Trust Agreement.

RELEASE AND INDEMNIFICATION

A. In consideration of the benefit of an Award from the Trust, I, on my own behalf and on behalf of my respective predecessors, successors, assigns, assignors, representatives, attorneys, agents, trustees, insurers, heirs, next of kin, estates, beneficiaries, executors, administrators, and any natural, legal, or juridical person or entity to the extent he, she, or it is entitled to assert any claim on my behalf, including, but not limited to, a Legal Representative, (hereafter “I”, “My” or “Me”), do hereby voluntarily, intentionally, knowingly, absolutely,

unconditionally and irrevocably waive, release, remit, acquit, forever discharge, covenant not to sue, and hold harmless the Released Parties from and with respect to any and all claims, including, but not limited to, all claims as defined in section 101(5) of the Bankruptcy Code, charges, complaints, demands, obligations, causes of action, losses, expenses, suits, awards, promises, agreements, rights to payment, right to any equitable remedy, rights of any contribution, indemnification, reimbursement, subrogation or similar rights, demands, debts, liabilities, express or implied contracts, obligations of payment of performances, rights of offset or recoupment, costs, expenses, attorneys' and other professional fees and expenses, compensation or other relief, and liabilities of any nature whatsoever whether present or future, known or unknown, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, absolute or contingent, direct or derivative and whether based on contract, tort, statutory, or other legal or equitable theory of recovery (collectively, "**Released Claims**") arising from, relating to, resulting from or in any way connected to, in whole or in part, the discharge of the Released Parties' duties and responsibilities under the Retention Order, the Trust Agreement, including any agreement, document, instrument or certification contemplated by the Trust Agreement, the CRP, the Chapter 11 Plan, the formulation, preparation, negotiation, execution or consummation of the Trust Agreement, the CRP and the Chapter 11 Plan, and any and all other orders of the District Court or Bankruptcy Court relating to the Released Parties and/or their duties and responsibilities. I covenant and agree that I will honor the release as set forth in the preceding sentence and, further, that I will not (i) institute a lawsuit or other action based upon, arising out of, or relating to any Released Claim released hereby, (ii) participate, assist, or cooperate in any such action, or (iii) encourage, assist and/or solicit any third party to institute any such action.

B. I hereby acknowledge that pursuant to the Chapter 11 Plan, the Channeling Injunction and the order confirming the Chapter 11 Plan, the Debtors have been fully and completely discharged and released and their respective property and successors and assigns from any and all liability arising from or related to any Fire Victim Claim asserted.

C. I hereby acknowledge that I am solely and ultimately responsible for the satisfaction and discharge of all Liens. I shall use best efforts to resolve all known Liens.

D. Notwithstanding my responsibilities to resolve all known Liens, I hereby authorize the Lien Resolution Administrator to resolve any and all Medicare Program liens, Medicaid Program liens, and Medicare Part C Program liens, as set forth in the definition of Lien Resolution Administrator above. The Lien Resolution Administrator shall use best efforts to resolve the Medicare Program liens, Medicaid Program liens, and Medicare Part C Program liens on my behalf.

E. In further consideration of the benefit of an Award, I do hereby release, forever discharge, hold harmless, and covenant not to sue the Released Parties from any and all Claims arising from, relating to, resulting from or in any way connected t, in whole or in part, any act, or failure to act, of the Lien Resolution Administrator. I covenant and agree that I will honor the release as set forth in the preceding sentence and, further, that I will not (i) institute a lawsuit or other action based upon, arising out of, or relating to any Claim released hereby, (ii) participate,

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assist, or cooperate in any such action, or (iii) encourage, assist and/or solicit any third party to institute any such action.

F. I hereby acknowledge and agree that to the extent my information is incorrect or incomplete to any substantial degree, after reasonable diligence by the Lien Resolution Administrator, which results in the Lien Resolution Administrator being unable to properly verify coverage or identify Liens for which the Lien Resolution Administrator is responsible, then the Lien Resolution Administrator shall have no further responsibility for such unknown/unresolved Liens.

G. In further consideration of the benefit of an Award, I shall indemnify and forever hold harmless, and pay all final judgments, damages, costs, expenses, fines, penalties, interest, multipliers, or liabilities in whatsoever nature, including the costs of defense and attorneys' fees of, the Released Parties against any and all Claims.

H. I, as assignor, hereby irrevocably and unconditionally transfer and assign to the Trust, as assignee, any and all rights to pursue and release 2015 Insurance Rights for my Claim for the full amount of the liability that either of the Debtors may have or have had for my Claim.

I. [I, as assignor, hereby irrevocably and unconditionally transfer and assign to the Trust, as assignee, any and all rights to pursue and release Claimant Insurance Rights for my Fire Victim Claim for the full amount of the liability any Claimant Insurance Company may have or has had for my Fire Victim Claim and has not previously paid.]¹

J. I acknowledge that the Trust is not providing any tax advice with regard to the receipt of the Award or any component thereof, and I understand and agree that I shall be solely responsible for compliance with all tax laws with respect to the Award, to the extent applicable.

K. [If I am awarded compensation for any loss of consortium or bystander claims, I acknowledge and agree that all beneficiaries of such claims (each, a "Beneficiary") must execute and be bound by this Release. Each Beneficiary waives all rights and interests in those indirect or third-party claims and is barred from the assertion of those indirect or third-party claims in the tort system or otherwise.]

¹ This provision will be included only if an assignment pursuant to Trust Agreement Section 2.6(c) is contemplated.

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Claimant or Legal Representative Printed Name: _____

Claimant or Legal Representative Signature: _____

Date: _____

Beneficiary Printed Name (if applicable): _____

Beneficiary Signature (if applicable): _____

Date: _____

**ENTITY CLAIMANT RELEASE AND INDEMNIFICATION
IN CONNECTION WITH THE FIRE VICTIM TRUST AWARDS**

To receive payment of an Award (as defined below) from the PG&E Fire Victim Trust (the “Trust”), an eligible Claimant must execute and submit to the Trustee (as defined below) this Release and Indemnification (the “Release”). **This Release must be signed by an authorized signatory of the Claimant. A signature by an attorney for the Claimant, unless such attorney is an authorized signatory of the Claimant, is not sufficient.**

If you need assistance, please contact the Claims Administrator by email at _____@____.com or by phone toll-free at (____) ____-____. You may also visit the Fire Victim Trust Website for additional information.

DEFINITIONS

The definitions set forth above for the terms “Trust” and “Release” are specifically incorporated herein by reference as if fully set forth in this section.

All capitalized terms not otherwise defined herein shall have the same meaning ascribed to them in the Chapter 11 Plan (as defined below).

“**2015 Insurance Policies**” means any insurance policy issued to any of the Debtors or under which the Debtors have sought or may seek coverage for the 2015 policy year.

“**2015 Insurance Rights**” means any and all rights, titles, privileges, interests, claims, demands, or entitlements of the Debtors to resolve any claims related to Fires under the 2015 Insurance Policies, other than the rights of the Debtors to be reimbursed for claims submitted to and paid by the Debtors prior to January 29, 2019.

“**Award**” means the compensation a Claimant receives on behalf of the Claimant’s Fire Claim.

“**Bankruptcy Court**” means the United States Bankruptcy Court for the Northern District of California San Francisco Division, having subject matter jurisdiction over the Chapter 11 Cases and, to the extent of any reference withdrawal made under section 157(d) of title 28 of the United States Code, the District Court.

“**Channeling Injunction**” means the permanent injunction provided for in Section 10.7 of the Chapter 11 Plan with respect to Fire Victim Claims that was issued pursuant to, and included in, the order confirming the Chapter 11 Plan.

“**Chapter 11 Cases**” means the jointly administered cases under chapter 11 of the Bankruptcy Code commenced by the Debtors on the Petition Date in the Bankruptcy Court and currently

DRAFT – SUBJECT TO REVISION AS CLAIMS ARE REVIEWED

styled *In re PG&E Corporation and Pacific Gas and Electric Company*, Bankruptcy Case No. 19-30088 (DM) (Lead Case) (Jointly Administered).

“**Chapter 11 Plan**” means the Debtors’ and Shareholder Proponents’ Joint Chapter 11 Plan of Reorganization Dated March 16, 2020, filed in the Chapter 11 Cases and confirmed by the Bankruptcy Court.

“**Claim**” or “**Claims**” has the meaning set forth in section A of this Release.

“**Claimant**” means a Fire Victim that (i) has timely filed a proof of claim in the Chapter 11 Cases, (ii) has had its Claim channeled to the Trust for evaluation, resolution, and payment pursuant to the Plan and the Channeling Injunction; and (iii) on whose behalf this Release is being signed and executed by an authorized signatory. The term Claimant includes all predecessors, successors, assigns, assignors, representatives, members, officers, agents, affiliates, general partners, limited partners, members, managers, direct and indirect equity holders in their capacity as equity holders, subsidiaries, managed accounts or funds, controlling persons, employees, fund advisors, agents, and other representatives.

“**Claimant Insurance Company**” means any insurance company that issued or allegedly issued a Claimant Insurance Policy.

“**Claimant Insurance Policy**” means any insurance policy that was issued or allegedly issued that does or may afford the Claimant rights, benefits, indemnity, or insurance coverage with respect to any claims and that has been assigned to the Trustee by Claimant and accepted by the Trustee pursuant to Section 2.6(c) of the Trust Agreement.

“**Claimant Insurance Rights**” means any and all rights, titles, privileges, interests, claims, demands, or entitlements of the Claimant to any proceeds, payments, benefits, causes of action, choses in action, defense or indemnity arising under or attributable to any and all Claimant Insurance Policies, now existing or hereafter arising, accrued or unaccrued, liquidated or unliquidated, matured or unmatured, disputed or undisputed, fixed or contingent.

“**Claims Questionnaire**” means the claims questionnaire and supporting documents required by the CRP in support of Fire Victim Claims.

“**CRP**” means the Fire Victim Claims Resolution Procedures for the resolution, liquidation, and payment of Fire Victim Claims by the Trust, substantially in the form included in the Plan Supplement filed in the Chapter 11 Cases on May 1, 2020 and as may be amended and supplemented thereafter from time to time.

“**Debtors**” means PG&E Corporation and Pacific Gas and Electric Company, the debtors and debtors-in-possession in the Chapter 11 cases.

“**District Court**” means the United States District Court for the Northern District of California, having jurisdiction in the Chapter 11 Cases.

DRAFT – SUBJECT TO REVISION AS CLAIMS ARE REVIEWED

“**Fires**” means the Butte Fire (2015), the North Bay Fires (2017) (consisting of the following fires: LaPorte, McCourtney, Lobo, Honey, Redwood/Potter Valley, Sulphur, Cherokee, 37, Blue, Pocket, Atlas, Cascade, Nuns, Adobe, Norrbom, Pressley, Partrick, Pythian/Oakmont, Maacama, Tubbs, Point, and Sullivan) and the Camp Fire (2018).

“**Fire Victim**” means a person or entity damaged, or who purports to have been damaged, in various ways by the Fires.

“**Fire Victim Claim**” means any claim against the Debtors in any way arising out of the Fires that was channeled to the Trust by the Channeling Injunction and the Plan.

“**Lien**” or “**Liens**” means (i) any statutory lien of a Governmental Payor or Medicare Part C or Part D Program sponsor, or (ii) any mortgage, lien, pledge, charge, security interest, or legal encumbrance, of any nature whatsoever, held by any Other Payer or Provider, where there is a legal obligation to withhold payment of an Award, or some portion thereof, to a Claimant under applicable federal or state law or for the Claimant to reimburse the Government Payor, Other Payer or Provider for amounts paid on the Claimant’s behalf in connection with the Claimant’s Fire Victim Claims.

“**Released Parties**” means the Trust, the Trustee, Delaware Trustee, TOC, Claims Administrator, Special Master and each of their respective predecessors, successors, assigns, assignors, representatives, members, officers, employees, agents, consultants, lawyers, advisors, professionals, agents, trustees, insurers, beneficiaries, administrators, and any natural, legal, or juridical person or entity acting on behalf of or having liability in respect of the Trust, the Trustee, Delaware Trustee, TOC, Claims Administrator or Special Master.

“**Retention Orders**” means the Order Granting Application of The Official Committee of Tort Claimants Pursuant to 11 U.S.C. §§ 1103 and 363 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee *Nunc Pro Tunc* to January 13, 2020 [Docket No. 6760] and the Order Granting Application of The Official Committee of Tort Claimants Pursuant to 11 U.S.C. §§ 1103 and 363 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Cathy Yanni as Claims Administrator *Nunc Pro Tunc* to January 13, 2020 [Docket No. 6759], entered by the Bankruptcy Court on April 14, 2020 in the Chapter 11 Cases.

“**Special Master**” means the special master appointed by the Superior Court of California for the County of San Francisco to approve any and all minors’ compromises in conjunction with the evaluation, disallowance, resolution, settlement, and approval of any and all Fire Victim Claims in accordance with the CRP.

“**TOC**” means the members of Trust Oversight Committee appointed by the Consenting Fire Claimant Professionals and the Tort Claimants Committee to oversee the Trust in accordance with the Chapter 11 Plan and the Trust Agreement.

“**Trust Agreement**” means the PG&E Fire Victim Trust Agreement dated as of [●], 2020, substantially in the form included in the Plan Supplement filed in the Chapter 11 Cases on May 1, 2020.

“**Trustee**” means Hon. John K. Trotter (Ret.) or any other person appointed to serve as trustee under and in accordance with the Trust Agreement.

RELEASE AND INDEMNIFICATION

A. In consideration of the benefit of an Award from the Trust, Claimant, on its own behalf and on behalf of its predecessors, successors, assigns, assignors, representatives, members, officers, agents, affiliates, general partners, limited partners, members, managers, direct and indirect equity holders in their capacity as equity holders, subsidiaries, managed accounts or funds, controlling persons, employees, fund advisors, agents, and other representatives, trustees, insurers, estates, beneficiaries, executors, administrators, does hereby voluntarily, intentionally, knowingly, absolutely, unconditionally and irrevocably waive, release, remit, acquit, forever discharge, covenant not to sue, and hold harmless the Released Parties from and with respect to any and all claims, including, but not limited to, all claims as defined in section 101(5) of the Bankruptcy Code, charges, complaints, demands, obligations, causes of action, losses, expenses, suits, awards, promises, agreements, rights to payment, right to any equitable remedy, rights of any contribution, indemnification, reimbursement, subrogation or similar rights, demands, debts, liabilities, express or implied contracts, obligations of payment of performances, rights of offset or recoupment, costs, expenses, attorneys’ and other professional fees and expenses, compensation or other relief, and liabilities of any nature whatsoever whether present or future, known or unknown, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, absolute or contingent, direct or derivative and whether based on contract, tort, statutory, or other legal or equitable theory of recovery (collectively, “**Released Claims**”) arising from, relating to, resulting from or in any way connected to, in whole or in part, the discharge of the Released Parties’ duties and responsibilities under the Retention Order, the Trust Agreement, including any agreement, document, instrument or certification contemplated by the Trust Agreement, the CRP, the Chapter 11 Plan, the formulation, preparation, negotiation, execution or consummation of the Trust Agreement, the CRP and the Chapter 11 Plan, and any and all other orders of the District Court or Bankruptcy Court relating to the Released Parties and/or their duties and responsibilities. Claimant covenants and agree that it will honor the release as set forth in the preceding sentence and, further, that it will not (i) institute a lawsuit or other action based upon, arising out of, or relating to any Released Claim released hereby, (ii) participate, assist, or cooperate in any such action, or (iii) encourage, assist and/or solicit any third party to institute any such action.

B. Claimant hereby acknowledges that pursuant to the Chapter 11 Plan, the Channeling Injunction and the order confirming the Chapter 11 Plan, the Debtors have been fully and completely discharged and released and their respective property and successors and assigns from any and all liability arising from or related to any Fire Victim Claim asserted.

DRAFT – SUBJECT TO REVISION AS CLAIMS ARE REVIEWED

C. Claimant hereby acknowledges that it is solely and ultimately responsible for the satisfaction and discharge of all Liens. Claimant shall use best efforts to resolve all known Liens.

D. In further consideration of the benefit of an Award, Claimant shall indemnify and forever hold harmless, and pay all final judgments, damages, costs, expenses, fines, penalties, interest, multipliers, or liabilities in whatsoever nature, including the costs of defense and attorneys' fees of, the Released Parties against any and all Claims.

E. Claimant, as assignor, hereby irrevocably and unconditionally transfers and assigns to the Trust, as assignee, any and all rights to pursue and release 2015 Insurance Rights for its Claim for the full amount of the liability that either of the Debtors may have or have had for its Claim.

F. [Claimant, as assignor, hereby irrevocably and unconditionally transfers and assigns to the Trust, as assignee, any and all rights to pursue and release Claimant Insurance Rights for its Fire Victim Claim for the full amount of the liability any Claimant Insurance Company may have or has had for its Fire Victim Claim and has not previously paid.]¹

G. Claimant acknowledges that the Trust is not providing any tax advice with regard to the receipt of the Award or any component thereof, and understands and agrees that it shall be solely responsible for compliance with all tax laws with respect to the Award, to the extent applicable.

Claimant Name: _____

By: _____

Authorized Signature: _____

Title: _____

Date: _____

¹ This provision will be included only if an assignment pursuant to Trust Agreement Section 2.6(c) is contemplated.

EXHIBIT 5

MUTUAL MADE WHOLE RELEASE

The terms “Claimant” and “Insurer,” are defined in Paragraph G. below.

_____, Trustee of the Fire Victim Trust, the undersigned party or personal representative (referred to herein as “Claimant”), individually and on behalf of the estate of the Claimant, and the Insurer (collectively, the “Parties” or “Releasees”) agree as follows:

A. Whereas, the Debtors’ and Shareholder Proponents’ Joint Chapter 11 Plan of Reorganization dated _____ (the “Plan”), was confirmed by an order of the United States Bankruptcy Court for the Northern District of California entered on _____, 2020, and the Plan became effective on _____, 2020.

B. Whereas the Plan provides for the treatment of all allowed Fire Victim Claims (as defined in the Plan) against the Debtors through the Fire Victim Trust (as defined in the Plan) and for the discharge of the Debtors from any further or other liability on account of all Fire Victim Claims.

C. Whereas the Plan provides for the treatment of all allowed Subrogation Wildfire Claims (as defined in the Plan) against the Debtors through the Subrogation Wildfire Trust (as defined in the Plan) and for the discharge of the Debtors from any further or other liability on account of all Subrogation Wildfire Claims.

D. Whereas, the Plan provides that the Fire Victim Claims are administered by a Fire Victim Trust and a Fire Victim Trustee who operates independent from the Debtors, holders of the Fire Subrogation Claims, and the Insurer. Neither the Debtors, holders of the Fire Subrogation Claims, nor the Insurer shall have any right to participate in the administration of the Fire Victim Trust, review any allocation or distribution decision of the Trustee or Trust Oversight Committee, including that of the Claimant, or make any claim for money against the Trust or the Trustee in any way or at any time.

E. Whereas, the Trustee and Fire Victim Trust Oversight Committee have reviewed and advised the Claimant of (a) the total amount paid into the Fire Victim Trust available for compensation to the Fire Victims, (b) the total number of claims made against the Fire Victim Trust, (c) the process by which trust funds will be allocated and distributed, and (d) the total allocated amount from the Fire Victim Trust to the Claimant (“Total Allocation Award”).

F. Whereas, the Claimant has reviewed the Total Allocation Award.

G. Whereas, the Plan provides the Claimant and the Insurer execute a mutual limited release after the Claimant has reviewed the Total Allocation Award wherein the Claimant agrees to release only their claim against the Insurer under the Made Whole Doctrine (see Paragraph 1) and no other claim, cause of action, defense or remedy against the Insurer, and the Insurer agrees to release the Claimant as described herein in Paragraph 3. For the purpose of this Release, “Claimant” includes the Claimant’s heirs, legal representatives, successor or assigns and

“Insurer” includes the Claimants’ insurance carriers, their past and present holders of insurance subrogation claims against the Debtors (and their direct and indirect assignors or assignees), and each of their directors, officers, agents, consultants, financial advisers, employees, attorneys, predecessors, successors and assigns.

H. Whereas, nothing in this Release is an affirmation, representation, or an acknowledgment that the Claimant has in fact been fully compensated for their damages covered by the contract of insurance between the Insurer and the Claimant. The parties agree that Court’s approval of the Plan and the Claimants’ acceptance of the Total Allocation Award does not establish that the Claimant has been fully compensated under California law for their compensable damages as a result of the fire to the extent those damages are covered by insurance.

I. Whereas, the Insurer has agreed to the terms, provisions, and agreements of this Mutual Release in a separate agreement dated _____, 20__, affirming, adopting, and attaching a copy of this Mutual Release (“Insurer Adoption Agreement”). This Mutual Release is conditioned upon the Insurer, or the Insurer’s successor on behalf of the Insurer, filing in the Chapter 11 case the Insurer Adoption Agreement, which states the Insurer releases, as to the Made Whole Doctrine only, each Claimant who signs and agrees to the terms of this Mutual Release. The terms, provisions, and agreements of the Insurer Adoption Agreement are incorporated herein by reference. Insurer’s consent and agreement to the terms, provisions, and agreements of this Mutual Release shall be effective upon the signature of the Claimant.

J. Whereas, this release is not required for the Trustee to allocate and distribute preliminary awards to individuals on a case by case basis for humanitarian or urgent needs.

NOW, THEREFORE, in consideration for the agreements described in this Release and other good and valuable consideration, the Claimant and the Insurer agree as follows:

1. By accepting the Total Allocation Award, the Claimant hereby waives and releases their rights, known or unknown, to assert the Made Whole Doctrine against the Insurer. Claimant is not waiving or releasing any other claim, cause of action, defense, or remedy against Insurer. Also, by signing this agreement, the Claimant is not agreeing as a factual matter that the Claimant has been fully compensated for each and every category of their damages under California law.

2. The Claimant is not releasing any claims the Claimant may have against the Insurer other than the Claimant’s foregoing waiver set forth in Paragraph 1. The Parties to this Release further agree and acknowledge that the Claimant is not releasing any claims, except and only to the extent set forth above, they might have against the Insurer, including but not limited to those claims or causes of action related to: (1) the policy of insurance and what is still owed or to be paid under the policy terms and conditions; (2) the right to pursue claims already made or to make new or continued claims under the policy; (3) claims handling issues; (4) delay in paying claims under the policy; (5) inadequate or untimely communication relating to the claim; (6) unreasonable positions taken relating to coverage, payment of the claim, acknowledging coverage, or day-to-day claims decisions; (7) actions or inactions of insurance agents or brokers in underwriting, securing, adjusting, calculating or recommending coverage; (8) coverage issues

over policy language; (9) any action for bad faith or breach of the covenant of good faith and fair dealing; (10) any claims to reform or modify the terms of any policy; (12) any rights to recover damages for breach of contract or tort (including punitive damages), penalties or equitable relief; (13) any claims of violations of statutory or regulatory obligations; or (14) any claim for unfair business acts or practices.

3. The Insurer agrees to release and waive any right to make claim for any amount paid to the Claimant pursuant to the Fire Victim Trust or to assert as a defense, offset or reduction, the money paid to the Claimant from the Fire Victim Trust, which belongs solely to the Claimant. The Claimant agrees to make no claim on the money paid to the Insurer from the Subrogation Wildfire Trust. In agreeing to this limited release, Insurer is not releasing any claim, cause of action, defense, or remedy it may have against the Claimant other than Claimant's foregoing release of any Made Whole Doctrine claim.

4. The Insurer is not releasing any claims the Insurer may have against Claimant other than the Insurer's foregoing waiver set forth in Paragraph 3. The Parties to this Release further agree and acknowledge that the Insurer is not releasing any claims, except and only to the extent set forth above, it might have against the Claimant, including but not limited to those claims related to: (1) the policy of insurance and what is still owed or to be paid under the policy terms and conditions; (2) defenses to garden variety claims handling issues unrelated to the Made Whole Doctrine; (3) defenses related to delay in paying claims under the policy; (4) defenses to alleged inadequate or untimely communication relating to the claim; (5) defenses to alleged unreasonable positions taken relating to coverage, payment of the claim, acknowledging coverage, or day-to-day claims decisions; (6) defenses to actions or inactions of insurance agents or brokers in securing coverage; (7) coverage issues over policy language unrelated to Made Whole Doctrine; or (8) defenses to any common law action for bad faith unrelated to Made Whole Doctrine.

5. The Insurer further agrees that the Total Allocation Award shall not be the subject of discovery or mentioned in any pleadings in any state or federal court action or admissible in evidence in any state or federal court action for any of the causes of action or claims for relief identified in Paragraphs 2 or 4. Claimant agrees that the amount paid to Insurer from the Subrogation Wildfire Trust shall not be the subject of discovery or mentioned in any pleadings in any state or federal court action or admissible in evidence in any state or federal court action.

6. To the extent that the Claimant brings a claim for breach of contract, wrongful denial of coverage and/or bad faith against the Insurer, the Insurer shall not assert in any way or at any time that the Claimant should have or could have pursued that claim against the Debtors, the Fire Victim Trust, or any other party. The Insurer agrees that that it will not assert in any action or proceeding covered under Paragraph 2 or 4 that the Claimant has been compensated as a result of the Claimant's settlement with the Debtors.

7. Both the Claimant and the Insurer agree that this Release gives the parties released the status of third-party beneficiary of the Release, and such Releasees may enforce this Release and any rights or remedies set forth herein.

8. This Release contains the entire agreement between the parties as to the subject matter hereof and is effective immediately upon signing. Likewise, the release in Paragraph 1 is effective immediately upon signing. If there is a conflict between this Release and any other prior or contemporaneous agreement between the parties concerning the subject matter of the Release, the Release controls.

9. The law of the State of California shall govern the interpretation of this Release. The Bankruptcy Court has jurisdiction to resolve any disputes under this agreement.

10. Each Releasor states that he, she, or it is of legal age, with no mental disability of any kind, is fully and completely competent, and is duly authorized to execute this Release on Releasor's own behalf. Releasor further states that this Release has been explained to Releasor and that Releasor knows the contents as well as the effect thereof. Releasor further acknowledges that Releasor executed this Release after consulting with Releasor's attorney or the opportunity to consult with an attorney.

11. For avoidance of doubt, the Made Whole Doctrine is described herein. Subrogation is a doctrine that permits an insurance company, or its assignees, to assert the rights and remedies of an insured against a third-party tortfeasor. The Made Whole Doctrine is a common law exception to insurer's right of subrogation. The Made Whole Doctrine, under certain circumstances, could preclude an insurer from recovering any third-party funds unless and until the insured has been made whole for the loss. Both the Claimant and Insurer agree that this Release does not modify, abrogate or affect any prior release or waiver between the Parties arising from the Fire.

12. Consistent with the foregoing, it is expressly understood and agreed by claimant that claimant is waiving and releasing all known or unknown claims under the Made Whole Doctrine. It is expressly understood and agreed by insurer that insurer is waiving and releasing all known or unknown claims under the Made Whole Doctrine as to claimant.

Executed on this [●] day of [●], 20[●].

BY CLAIMANT [Add Name]:

Signature of Claimant or Representative

Printed Name of Signatory

Capacity of Signatory

EXHIBIT 6**PG&E FIRE VICTIM TRUST AGREEMENT INVESTMENT GUIDELINES**

In General. As set forth in Section 3.2 of the PG&E Fire Victim Trust Agreement (the “Trust Agreement”), the following written Investment Guidelines shall apply unless and until modified in writing in accordance with the terms of the Trust Agreement. Only the following investments will be permitted, provided that maturities on the following securities do not exceed thirty six (36) months, all investments are U.S. dollar denominated, and all rating requirements are satisfied at the time of purchase:

- (i) marketable securities issued by the U.S. Government and supported by the full faith and credit of the U.S. Treasury, either by statute or an opinion of the Attorney General of the United States;
- (ii) marketable debt securities, rated AAA by Moody’s and/or AAA by S&P (to be reconfirmed on a quarterly basis) and issued by U.S. Government-sponsored enterprises, U.S. federal agencies, U.S. federal financial banks, or international institutions whose capital stock has been subscribed for by the United States; and
- (iii) certificates of deposit, time deposits, and bankers acceptances of any bank or trust company incorporated under the laws of the United States or any state, provided that, at the date of acquisition, such investment and/or the commercial paper or other short term debt obligation of such bank or trust company has a short-term credit rating or ratings from Moody’s and/or S&P, each at least P-1 or A-1.

Except as may be determined by the Trustee in consultation with the Trust’s Investment Advisors with respect to New HoldCo Common Stock, as set forth herein, the borrowing of funds or securities for the purpose of purchasing and the lending of any investments held in the Trust is prohibited.

Notwithstanding the foregoing, it is acknowledged and agreed that the Trustee may liquidate investments and deposit and maintain funds in or with banks, trust companies, savings and loan associations, money market organizations and other depositories or issuers of depository-type accounts at such times as the Trustee determines to be necessary or appropriate to have cash available to satisfy payment obligations and other cash requirements of the Trust.

New HoldCo Common Stock. The foregoing Investment Guidelines shall not apply to the New HoldCo Common Stock transferred to the Trust. The Trustee, as he or she determines to be in the best interest of the Trust and its Beneficial Owners in consultation with the Trust’s Investment Advisors, and to the extent permitted by applicable laws, may:

- (i) implement the Sell-Down Plan;
- (ii) enter into contracts constituting options or other derivative securities (including without limitation any forward contract, equity swap, put or call, put or call equivalent position, collar, non-recourse loan, sale of an exchangeable security or similar transaction) in

- connection with bona fide hedging transactions with respect to the New HoldCo Common Stock;
- (iii) form one or more holding entities (corporation, limited liability company, subsidiary trust or other entity) to hold the New HoldCo Common Stock; and
 - (iv) assign, transfer, pledge, grant a lien, security interest or other encumbrance in New HoldCo Common Stock, any interest in any holding entity formed by the Trust to hold New HoldCo Common Stock or any interest in any direct or indirect parent (other than the Trust) of any such holding entity.

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Exhibit E

Schedule of Assigned Rights and Causes of Action

SCHEDULE OF ASSIGNED RIGHTS AND CAUSES OF ACTION¹

The Assigned Rights and Causes of Action assigned to the Fire Victim Trust, subject to any future amendments to this document, include:

- (1) any and all rights, claims, causes of action, and defenses related thereto that arose prior to the Petition Date relating to the cause of any of the Fires that the Debtors may have against vendors, suppliers, third party contractors and consultants who performed services before the allegedly relevant fire and where such claims relate to an alleged failure of the vendor, supplier, third party contractor or consultant to provide the contracted services in the manner required by the applicable contract (“Persons”); including but not limited to the claims listed below. For the avoidance of doubt, the below list is not intended to, nor shall it be deemed to, expand the scope of this paragraph (1), and the Debtors make no representations as to the validity or existence of the rights, claims, causes of action, and defenses described herein: The Fire Victim Trust shall not be entitled to recover any amount for any of the Assigned Rights and Causes of Actions that exceeds the amount of insurance coverage available to each Person in connection with each such claim.
 - (a) Persons that provided services, to either of the Debtors in connection with pre-inspection, inspection, review and/or examination of potential hazard trees near electrical transmission or distribution lines to the extent those services related to the cause of any of the Fires;
 - (b) Persons that provided services to either of the Debtors in connection with tree trimming, and/or the maintenance, pruning, or removal of trees near electrical transmission or distribution lines to the extent those services related to the cause of any of the Fires;
 - (c) Persons that provided services to either of the Debtors in connection with quality control, including the ability of pre-inspection and tree trimming contractors to correctly identify and maintain potential or incipient hazard trees to the extent those services related to the cause of any of the Fires;
 - (d) Persons that provided services to either of the Debtors in connection with quality assurance, including the overall ability of the vegetation management program to reduce the risk to the electrical system to the extent those services related to the cause of any of the Fires;
 - (e) Persons that provided services to either of the Debtors in connection with pole maintenance, including the removal and maintenance of vegetation and other potential hazards from or near utility poles to the extent those services related to the cause of any of the Fires;

¹ Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the *Debtors’ and Shareholder Proponents’ Joint Chapter 11 Plan of Reorganization Dated March 16, 2020* [Docket No. 6320] (the “**Plan**”).

- (f) Persons that provided services to either of the Debtors in connection with LiDAR, and/or in developing LiDAR technology and services for vegetation management purposes to the extent those services related to the cause of any of the Fires;
- (g) Persons that provided services, to either of the Debtors in connection with forestry, logging, arborist services, or duties involving inventorying, maintaining, trimming, or removing trees near electrical transmission or distribution lines to the extent those services related to the cause of any of the Fires;
- (h) Persons that provided services to either of the Debtors in connection with utility tree service to the extent those services related to the cause of any of the Fires;
- (i) Persons that provided services to either of the Debtors in connection with vegetation management programs, and/or guidance on vegetation management protocol, practice, or procedures to the extent those services related to the cause any of the Fires;
- (j) Persons that provided services to either of the Debtors in connection with distribution or transmission cost reduction measures to the extent those services related to the cause of any of the Fires;
- (k) Persons that provided services to either of the Debtors in connection with personnel training to the extent those services related to the cause of any of the Fires;
- (l) Persons that provided services to either of the Debtors in connection with compliance with laws, rules, or regulations governing distribution or transmission operations to the extent those services related to the cause of any of the Fires;
- (m) Persons that provided services to either of the Debtors in connection with the hiring, supervision, or management of other third parties who provided services, directly or indirectly, to either of the Debtors to the extent those services related to the cause of any of the Fires;
- (n) Persons that provided services to either of the Debtors in connection with wildfire preparedness, prevention, response, or mitigation to the extent those services related to the cause of any of the Fires;
- (o) Persons that provided services to either of the Debtors in connection with any testing, investigation, analysis, evaluation, or examination of distribution or transmission line towers or components to the extent those services related to the cause of any of the Fires;
- (p) Persons that provided services to either of the Debtors in connection with asset management, maintenance, inspection, repair, or replacement on the Caribou-Palermo 115kv Transmission Line to the extent those services related to the cause of the Camp Fire;

- (q) Persons that provided any other services to either of the Debtors that related to the maintenance practices on, or operation of, the Caribou-Palermo 115kv Transmission Line to the extent those services related to any of the cause of the Camp Fire;
 - (r) Persons that delivered, underwrote, sold, or issued insurance policies to any person or entity subject to subparts (1)(a)-(u) in which either of the Debtors is identified as an additional insured; and
 - (s) Persons that provided services to the Debtors that were related to the cause of any of the Fires and that, as a result of or in connection with Fire-related damages, did not provide the Debtors with reasonably equivalent value for the fees paid, pursuant to 11 U.S.C. §§ 544, 548, and/or 550.
- (2) any and all rights, claims, causes of action, and defenses related thereto, relating directly or indirectly to any of the Fires that the Debtors may have against any former directors and officers of the Debtors, solely to the extent of any directors and officers' Side B Insurance Coverage,² including but not limited to the following pending actions:
- (a) *In re California North Bay Fire Derivative Litigation*, Case No. CGC-17-562591, consolidated litigation pending in the Superior Court of the State of California, County of San Francisco. This consolidated litigation includes, but is not limited to, the following pending actions:
 - Consolidated Actions:
 - i. *Lentine, derivatively on behalf of PG&E Corporation, v. Williams, et al*, Case No. CGC-17-562553; and
 - ii. *Firemen's Retirement Systems of St. Louis, derivatively on behalf of PG&E Corporation and Pacific Gas & Electric Company, v. Williams, et al.*, Case No. CGC-17-562591.
 - (b) *Blackburn, derivatively on behalf of PG&E Corporation, v. Meserve, et al.*, Case No. 3:19-cv-00501, pending in the United States District Court for the Northern District of California.
 - (c) *Bowlinger, derivatively on behalf of PG&E Corporation and Pacific Gas & Electric Company, v. Chew, et al.*, Case No. CGC-18-572326, pending in the Superior Court of the State of California, County of San Francisco.

² "Side B Insurance Coverage" means all director and officer insurance proceeds paid by any insurance carrier to reimburse the Debtors for amounts paid pursuant to their indemnification obligations to their former directors and officers in connection with the Assigned Rights and Causes of Action identified herein.

- (d) *Hagberg, derivatively on behalf of PG&E Corporation and Pacific Gas & Electric Company, v. Chew, et al.*, Case No. CGC-19-573190, pending in the Superior Court of the State of California, County of San Francisco.
 - (e) *Oklahoma Firefighters Pension and Retirement System, derivatively on behalf of PG&E Corporation, v. Chew, et al.*, Case No. 3:18-cv-04698, pending in the United States District Court for the Northern District of California.
 - (f) *Williams, derivatively on behalf of PG&E Corporation and Pacific Gas & Electric Company, v. Earley, et al.*, Case No. 3:18-cv-07128, pending in the United States District Court for the Northern District of California.
- (3) all rights, other than the rights of the Debtors to be reimbursed under the 2015 Insurance Policies for claims submitted prior to the Petition Date, under the Debtors' 2015 Insurance Policies to resolve any claims related to Fires in those policy years; and
- (4) any other rights, claims, causes of action, and defenses, as mutually agreed upon by the Plan Proponents and to be identified in any amended Schedule of Assigned Rights and Causes of Action.

The Tort Claimants Committee is presently conducting discovery to identify individuals and entities who may fall within the above-listed categories, as possible defendants in litigation to be pursued by the Fire Victim Trust for the benefit of holders of Fire Victim Claims. The Plan Proponents and the Tort Claimants Committee reserve their rights to further amend or supplement this Schedule of Assigned Rights and Causes of Action prior to Plan confirmation.

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Exhibit F

Schedule of Retained Rights and Causes of Action

1 **Global Notes and Disclaimers Regarding Schedule of Retained Rights and Causes of Action**

2 **I. Background**

3 On January 28, 2019, PG&E Corporation and Pacific Gas and Electric Company (the “**Debtors**”),
4 as debtors and debtors-in-possession commenced voluntary cases (the “**Chapter 11 Cases**”) filed
5 voluntary cases under chapter 11 of title 11 of the United States Code (the “**Bankruptcy Code**”) in the
6 United States Bankruptcy Court for the Northern District of California (the “**Bankruptcy Court**”).

7 On March 16, 2020, the Debtors filed the *Debtors’ and Shareholder Proponents’ Joint Chapter*
8 *11 Plan of Reorganization dated March 16, 2020* [Docket No. 6320] (together with all exhibits and
9 schedules thereto and as it may be amended, modified, or supplemented from time to time, the “**Plan**”).¹

10 **II. Retention of Causes of Action under the Plan.**

11 Pursuant to Section 10.11(a) of the Plan, and except as otherwise provided in Section 10.9
12 thereof, nothing in the Plan or in the Confirmation Order shall be deemed to be a waiver or the
13 relinquishment of any rights or Causes of Action² that the Debtors or the Reorganized Debtors may have
14 or which the Reorganized Debtors may choose to assert on behalf of their respective estates under any
15 provision of the Bankruptcy Code or any applicable nonbankruptcy law, including (i) any and all Claims
16 against any Person or Entity, to the extent such Person or Entity asserts a crossclaim, counterclaim,
17 and/or Claim for setoff which seeks affirmative relief against the Debtors, the Reorganized Debtors, or
18 their officers, directors, or representatives and (ii) for the turnover of any property of the Debtors’ estates.

19 _____
20 ¹ Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in
21 the Plan.

22 ² Pursuant to the Plan, “**Cause of Action**” means, without limitation, any and all actions, class actions,
23 proceedings, causes of action, controversies, liabilities, obligations, rights, rights of setoff, recoupment
24 rights, suits, damages, judgments, accounts, defenses, offsets, powers, privileges, licenses, franchises,
25 Claims, Avoidance Actions, counterclaims, cross-claims, affirmative defenses, third-party claims, Liens,
26 indemnity, contribution, guaranty, and demands of any kind or character whatsoever, whether known or
27 unknown, asserted or unasserted, reduced to judgment or otherwise, liquidated or unliquidated, fixed or
28 contingent, matured or unmatured, disputed or undisputed, suspected or unsuspected, foreseen or
unforeseen, direct or indirect, choate or inchoate, secured or unsecured, assertable directly or
derivatively, existing or hereafter arising, in contract or in tort, in law, in equity, or otherwise, whether
arising under the Bankruptcy Code or any applicable nonbankruptcy law, based in whole or in part upon
any act or omission or other event occurring on or prior to the Petition Date or during the course of the
Chapter 11 Cases, including through the Effective Date. Without limiting the generality of the foregoing,
when referring to Causes of Action of the Debtors or their estates, Causes of Action shall include (a) all
rights of setoff, counterclaim, or recoupment and Claims for breach of contracts or for breaches of duties
imposed by law or equity; (b) the right to object to any Claim or Interest; (c) Claims (including
Avoidance Actions) pursuant to section 362 and chapter 5 of the Bankruptcy Code, including sections
510, 542, 543, 544 through 550, or 553; (d) Claims and defenses such as fraud, mistake, duress, usury,
and any other defenses set forth in section 558 of the Bankruptcy Code; and (e) any Claims under any
state or foreign law, including any fraudulent transfer or similar claims.

1 Pursuant to Section 10.11(b) of the Plan, nothing therein or in the Confirmation Order shall be
2 deemed to be a waiver or relinquishment of any rights or Causes of Action, right of setoff, or other legal
3 or equitable defense that the Debtors had immediately prior to the Petition Date, against or with respect
4 to any Claim left unimpaired by the Plan. The Reorganized Debtors shall have, retain, reserve, and be
5 entitled to assert all such claims, Causes of Action, rights of setoff, and other legal or equitable defenses
6 that they had immediately prior to the Petition Date fully as if the Chapter 11 Cases had not been
commenced, and all of the Reorganized Debtors' legal and equitable rights with respect to any Claim
left unimpaired by the Plan may be asserted after the Confirmation Date to the same extent as if the
Chapter 11 Cases had not been commenced.

7 Pursuant to Section 10.11(c) of the Plan, the Reorganized Debtors reserve and shall retain the
8 applicable Causes of Action notwithstanding the rejection of any executory contract or unexpired lease
9 during the Chapter 11 Cases or pursuant to the Plan. In accordance with section 1123(b)(3) of the
10 Bankruptcy Code, any Causes of Action that a Debtor may hold against any Entity shall vest in the
11 Reorganized Debtors in accordance with the terms hereof. The Reorganized Debtors shall have the
12 exclusive right, authority, and discretion to determine and to initiate, file, prosecute, enforce, abandon,
settle, compromise, release, withdraw, or litigate to judgment any such Causes of Action and to decline
to do any of the foregoing without the consent or approval of any third party or further notice to or action,
order, or approval of the Bankruptcy Court.

13 **III. Scheduled of Retained Rights and Causes of Action and Global Notes**

14 Attached hereto is the Debtors' *Schedule of Retained Rights and Causes of Action* (the "**Schedule
15 of Retained Causes of Action**"), which sets forth certain rights, Claims, or other Causes of Action that
16 are retained and reserved pursuant to the Plan, and may be asserted by the Reorganized Debtors after the
Confirmation Date to the same extent as if the Chapter 11 Cases had not been commenced.

17 These Global Notes pertain to, are incorporated by reference in, and comprise an integral part of,
18 the Schedule of Retained Causes of Action and should be referred to and considered in connection with
19 any review of the Schedule of Retained Causes of Action. The Global Notes are in addition to any
specific notes contained in the Schedule of Retained Causes of Action.

20 **The Schedule of Retained Causes of Action does not include all Causes of Action of the
21 Debtors and the Reorganized Debtors and the identification of any specific Claims or Causes of
22 Action therein shall in no way be deemed to limit or otherwise impair the generally applicability
23 of the provisions of the Plan governing the rights, Claims, and Causes of Action that are to be
24 retained and reserved by the Debtors under the Plan, including those provisions set forth above.
25 No Entity may rely on the absence of a specific reference in the Plan, the Plan Supplement, the
Disclosure Statement, or the Schedule of Retained Causes of Action to any Cause of Action against
them as any indication that the Debtors or the Reorganized Debtors will not pursue any and all
available Causes of Action against them. The Debtors reserve the right to amend, modified, or
supplement this Schedule of Retained Causes of Action up to the Effective Date of the Plan.**

26 **Amounts.** Due to the nature of the Claims listed in the Schedule of Retained Causes of Action,
27 the amounts of many of the Claims are unknown. The description of an amount as "unknown" is not
28 intended to reflect upon the materiality of the amount.

1 **Attorneys' Fees.** For the avoidance of doubt, all such Claims include any right or amounts the
2 Debtors or Reorganized Debtors may be entitled to recover for attorneys' fees and expenses to the extent
3 provided for under the controlling agreements or applicable law.

4 **Miscellaneous Claims and Causes of Action.** For the avoidance of doubt, and without limiting
5 the scope of Sections 10.11 and 10.12 of the Plan, in addition to the specific Causes of Action set forth
6 in the Schedule of Retained Causes of Action, the Debtors and Reorganized Debtors reserve and shall
7 retain the following categories of Claims and Causes of Action and, to the extent not otherwise settled,
8 released, or otherwise resolved pursuant to the Plan, all of the Reorganized Debtors rights with respect
9 thereto are retained and reserved pursuant to the Plan, and may be asserted by the Reorganized Debtors
10 after the Confirmation Date to the same extent as if the Chapter 11 Cases had not been commenced:

- 11 • **Contract Claims.** Causes of Action of the Debtors arising from or relating to contracts
12 and leases with various non-Debtor counterparties, notwithstanding the rejection of any
13 executory contract or unexpired lease during the Chapter 11 Cases or pursuant to the Plan.
- 14 • **Credit Claims.** Causes of Action of the Debtors arising from or relating to amounts
15 owed to the Debtors on account of or relating to utility services provided by the Debtors.
- 16 • **Employment Claims.** Causes of Action of the Debtors arising from or relating to
17 employee code of conduct violations.
- 18 • **Environmental Claims.**
 - 19 ○ Insurance Claims: The Debtors have affirmative environmental insurance
20 coverage Claims for defense and indemnity obligations under insurance policies
21 with several insurance carriers. The Claim with each insurance carrier involves a
22 large number of individual Claims by the Debtors against the insurance carrier.
23 Each insurance carrier is listed once in this Schedule of Retained Causes of
24 Action, since a final resolution in each Claim involves a single settlement
25 encompassing all Claims against the carrier.
 - 26 ○ Claims Under Executory Contracts: There may be affirmative Claims against
27 others for environmental remediation and indemnity obligations, associated with
28 Debtor-owned and non-owned property, performed in accordance with orders and
consent decrees issued by governmental agencies, and with settlements and cost
sharing agreements, all of which are considered executory contracts. This
Schedule of Retained Causes of Action is not an inclusive list of all such Claims.
 - Divested Power Plants: Causes of Action of the Debtors arising out of agreements
relating to contractual liability for environmental contamination at divested power
plants, including, but not limited to, the former Potrero, Moss Landing, and
Morrow Bay Power Plant sites.
 - Multiple-Party Sites and Historic Manufactured Gas Plant Sites:
 - *Multiple-Party Sites:* Throughout their years of operation, the Debtors
disposed of hazardous substances at a number of hazardous waste disposal
sites; including, but not limited to, those sites listed below. For these sites,

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the Debtors are one of many disposers, and the Debtors consider each of the other disposers as a co-defendant for remedial clean-up costs.

- Casmalia Resources
- Geothermal Landfill
- IT Landfills
- Ultra Chem. Cleanup Site
- Yosemite Slough/Bay Area Drum

- *Historic Manufactured Gas Plant Sites:* The Debtors are involved in over 75 historic manufactured gas plant (“MGP”) sites, located throughout the Debtors’ service territory (the Debtors have not listed each site in this Schedule of Retained Causes of Action). Many of these properties may be subject to remediation under the direction of environmental agencies or are the subject of third party Claims. For these sites, the Debtors may have Claims against other parties for a share of the remedial clean-up costs.

- The Debtors assert there is the potential, at some point in time in the future, that they could have Claims against one or more of the other parties associated with the sites covered above, thus each of those other parties would be listed in the Schedule of Retained Causes of Action as a party against whom the Debtors have Claims. However, because the number of parties associated with all of these sites can be quite voluminous (in some cases over 10,000 entries), the Debtors are not listing each party here.

- **Litigation Claims.** Causes of Action of the Debtors arising out of or relating to pending legal proceedings commenced by or against either of the Debtors.
- **Property and Equipment Damage Claims.** Causes of Action of the Debtors arising out of or relating to damages or losses caused to the Debtors’ property or utility equipment.
- **Regulatory Proceedings.** Causes of Action of the Debtors arising out of or relating to the numerous regulatory proceedings the Debtors are involved in in the ordinary course, including, but not limited to, those pending before the California Public Utilities Commission and the Federal Energy Regulatory Commission, which are a matter of public record.
- **Tax Claims.** Causes of Action of the Debtors arising out of or relating to amounts owed to the Debtors for tax overpayments.
- **Warranty Claims.** Causes of Action of the Debtors arising out of or relating to amounts owed to the Debtors from various manufacturers and distributors for defective utility equipment.
- **2001 Chapter 11 Proceeding Claims.** Causes of Action of the Debtors arising out of or relating to claims filed against the Utility in its 2001 chapter 11 proceeding that remain pending and unresolved.

| Counterparty | Claim/Cause of Action Description | Amount |
|--|---|---------|
| 2121 ARG Lloyd's Syndicate | Claims for damage to Utility equipment and facilities occurring during February 2017 storms and the Tubbs Fire. | Unknown |
| ABB Inc. | Claims for construction defects related to work performed at the Embarcadero Substation and Potrero Substation; claims related to work performed on the Hunters Point project. | Unknown |
| Accurate Corrosion Control Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| ACE American (Chubb) | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| Ace American Insurance Company | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| ACE USA | Claims for recovery of covered environmental cleanup costs and attorneys' fees against counterparty providing coverage under legacy insurance policies. | Unknown |
| Aclara Technologies LLC | Claims related to performance of smart meter supply obligations. | Unknown |
| AECOM | Indemnification, mechanics' lien, and other claims arising from contractual agreements with counterparty. | Unknown |
| AEGIS (Associated Electric & Gas Insurance Services Limited) | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty; claims for recovery of liability insurance proceeds under policies with counterparty; claims for recovery of covered environmental cleanup costs and attorneys' fees against counterparty providing coverage under legacy insurance policies. | Unknown |
| AgileOne | Indemnification for claim for wages of contractor placement. | Unknown |
| AIG (Bermuda) | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| AJW Construction | Claims for volume rebates under MSA with counterparty. | Unknown |
| Alameda Contra Costa Transit District | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
|---|---|---------|
| Alameda County Transportation Commission | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Alisto Engineering Group Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| Allianz Global Corporate & Specialty Se | Claims for recovery of liability insurance proceeds under policies with counterparty; claims for damage to Utility equipment and facilities occurring during February 2017 storms and the Tubbs Fire. | Unknown |
| Allianz Global Risk US Insurance Company | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty; claims for damage to Utility equipment and facilities occurring during the Camp Fire. | Unknown |
| Allied World Assurance Co. | Claims for recovery of liability insurance proceeds under policies with counterparty; claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| American Alternative Ins Corp | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| American International Reinsurance Co. Ltd. | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Amijot Trucking (d/b/a Economy Trucking) | Claims arising from contracts with counterparty and the work performed thereunder, including, but not limited to, work performed in connection with the Butte Program. | Unknown |
| Apollo 1969 at Lloyd's | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Arch Insurance (Bermuda) | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Arch Insurance Company (Europe) Limited | Claims for damage to Utility equipment and facilities occurring during February 2017 storms and the Tubbs Fire. | Unknown |
| Argo Re Ltd. | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Argo Re Ltd. (Bermuda) | Claim for damage to Utility equipment and facilities occurring during the Camp Fire. | Unknown |
| Arrow Drillers Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
|--|---|---------|
| Aspen Specialty Insurance Company | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Associated Electric & Gas Insurance Services Limited | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| AT&T Corporation | Claims for nonpayment of fees for work on joint poles; claims for Unresolved Unauthorized Attachments. | Unknown |
| AT&T Wireless Services of California, Inc. | Claims related to non-tariffed products and services (Wireless - Rent; PT-SLA - Rent). | Unknown |
| Atlas Field Services LLC | Claims for overbilling pursuant to contract with counterparty. | Unknown |
| Auto Parts Settlements (c/o GCG) | Claims, counterclaims and cross claims related to lawsuits alleging that defendants fixed the price of auto parts, causing millions of consumers and businesses from around the country to pay more for certain new or leased vehicles and replacement parts (Claim ID No. 10070887). | Unknown |
| Axis Surplus Insurance Co. | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Bay Area Concrete LLC | Claims arising from contract with counterparty. | Unknown |
| Bay Area Hydrovac LLC | Claims arising from contract with counterparty. | Unknown |
| Bay Area Toll Authority | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Bedivere Insurance Company | Claims for recovery of covered environmental cleanup costs and attorneys' fees against counterparty providing coverage under legacy insurance policies. | Unknown |
| Berkley Insurance Company | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty providing coverage under legacy insurance policies. | Unknown |
| Betz Laboratories Inc. | Potential unasserted crossclaim in pending or threatened toxic tort litigation (Chromium litigation). | Unknown |
| Beyrouti, Gary, et al. | Claim for construction delay damages related to refusal to permit system hardening project on an electric transmission line on counterparty's property. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
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| California Department of Transportation | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility, cost-sharing, and other agreements; claims related to disputed project overrun costs. | Unknown |
| California Department of Water Resources | Claim for reimbursement related to electric facility relocation from Oroville Dam vicinity in February 2017. | Unknown |
| California Department of Tax and Fee Administration (formerly known as CA State Board of Equalization) | Claim for diesel off road fuel tax refund -filed with the California Department of Tax and Fee Administration (CDTFA) to recover a portion of the clear (undyed) diesel fuel tax costs for vehicles and equipment operated off-road or in Power Take Off (PTO) mode. | Unknown |
| California Department of Water Resources | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| California State Controller's Office - Tax Administration Section | Claim for gasoline off-road fuel tax refund - filed with the California State Controller's Office to recover a portion of the gasoline fuel tax costs for vehicles and equipment operated off-road or in Power Take Off (PTO) mode. | Unknown |
| Campos EPC LLC | Claims for volume rebates under MSA with counterparty. | Unknown |
| CCI Management | Claims for fraud; claims arising from contract with counterparty. | |
| Charter Communications Inc. | Claims for unpaid tenant application fees and tenant engineering fees. | Unknown |
| Chriso's Tree Trimming, Inc. | Claims arising from contract with counterparty and acts and/or omissions of counterparty, including, but not limited to, claims for breach of contract, negligence, contractual indemnity, and equitable indemnity. | Unknown |
| Chubb Bermuda Insurance Ltd | Claims for recovery of liability insurance proceeds under policies with counterparty; claims for damage to Utility equipment and facilities occurring during the Tubbs Fire and the Camp Fire. | Unknown |
| City and County of San Francisco | Claims for nonpayment of fees for work on joint poles. | Unknown |
| City of Bakersfield | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
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| | cost-sharing agreements; claims related to disputed project overrun costs. | |
| City of Fresno | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| City of Healdsburg | Claim for unpaid tenant application fees. | Unknown |
| City of Jackson | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| City of Napa | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| City of San Jose | Claim for 2019 Electricity Franchise overpayment. | Unknown |
| City of Yuba | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements; claims related to disputed project overrun costs. | Unknown |
| City of Yuba | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements; claims related to disputed project overrun costs. | Unknown |
| Comcast Corporation | Claims for unpaid tenant application fees and tenant engineering fees; claims related to Unresolved Unauthorized Attachments. | Unknown |
| Concrete Recycling (BAC) | Any and all claims arising from contracts with counterparty and the work performed thereunder, including, but not limited to, work performed in connection with the Butte Program. | Unknown |
| Consolidated Communications Holding (d/b/a Consolidated Communications) | Claims for nonpayment of fees for work on joint poles. | Unknown |
| Continental Casualty Company | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| Contra Costa County | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
|--|---|---------|
| Contra Costa County Transportation Authority | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Corralitos Creek LLC | Claims resulting from enforcement of easement rights and costs resulting from counterparty's removal of necessary support for gas pipeline. | Unknown |
| County of El Dorado | Claims for reimbursement related to utility relocation and/or installation and related work pursuant to utility and cost-sharing agreements. | Unknown |
| County of Fresno | Claims for indemnity, contribution, trespass, negligence and strict liability; claims related to ongoing litigation arising out of the Line 118B explosion (Lead Case No. 15CECG01274). | Unknown |
| County of Nevada | Claims for reimbursement related to utility relocation and/or installation and related work pursuant to utility and cost-sharing agreements. | Unknown |
| County of Plumas | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| County of Tehama | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Crosswhite, Sharon (Plaintiff in existing lawsuit) | Potential cross-complaint against any/all of the co-defendants and/or DOE cross-defendants. | Unknown |
| Crown Castle (f/k/a Quanta Fiber Networks, Inc. "Sunesys") | Claim for unpaid tenant application fees. | Unknown |
| Cupertino Electric Inc (CEI) | Claims related to change orders. | Unknown |
| CVIN, LLC d/b/a Vast Networks | Claim for unpaid tenant application fees. | Unknown |
| Danko, Michael and Mary | Claim for interference with easement, declaratory relief. | Unknown |
| Dishiell Inc. | Claim for damages related to a failed trench at the Gates Facility. | Unknown |
| Dublin Crossings | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| E2 Consulting Engineers Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
|--|---|---------|
| Eaton Corporation | Claims for products liability. | Unknown |
| Economy Trucking Inc. (Amijot Trucking) | Claims arising from contract with counterparty. | Unknown |
| EFACEC Energia Maquinas | Potential contract claim related to breach of contract, and counterparty's failure to perform, including the failure to provide transformers. | Unknown |
| Electric Power Research Institute | Claims related to non-tariffed products and services (ATS - Project Costs). | Unknown |
| Elements Plus, Inc., a California Corporation | Contract claims for past due rent owing under lease. | Unknown |
| Elkhorn Dairy, LLC, (Cornelia Jan de Jong and Bert de Jong) | Claim for damage to electric system and breach of contract. | Unknown |
| EN Engineering LLC | Claims for volume rebates under MSA with counterparty. | Unknown |
| Endurance Risk Solutions Assurance Co. (Sompo Intl.) | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| Energy Experts International | Claims for volume rebates under MSA with counterparty. | Unknown |
| Energy Insurance Mutual Ltd. | Claims for recovery of liability insurance proceeds under policies with counterparty; claims for director, officer, and Debtor insurance coverage under various policies with counterparty; claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Energy Insurance Services Inc. | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Energy Insurance Specialty (Cal Phoenix Re Ltd.) | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| EOS Energy Storage, LLC | Claims related to non-tariffed products and services (ATS - Project Costs). | Unknown |
| ERM-West Inc | Claims for volume rebates under MSA with counterparty. | Unknown |
| Extentet Systems (CA), LLC. | Claim for unpaid tenant application fees. | Unknown |
| Farwest Corrosion Control Co. | Claims for volume rebates under MSA with counterparty. | Unknown |
| Fidelis Insurance Bermuda Ltd. | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
|--|---|---------|
| FilterFab Manufacturing Corporation | Contract claims related to counterparty's failure to comply with contract terms. | Unknown |
| Fort Mojave Indian Tribes | Executory Settlement Agreements - any claims arising out of settlements of CEQA litigation relating to Topock Chromium Remediation. | Unknown |
| Fresno County Peace Officers Association, Inc. | Claims for indemnity, contribution, trespass, negligence and strict liability; claims related to ongoing litigation arising out of the Line 118B explosion (Lead Case No. 15CECG01274). | Unknown |
| Frontier Communications of America, Inc. | Claims for nonpayment of fees for work on joint poles. | Unknown |
| Fry's Electronics, Inc. | Claims resulting from enforcement of easement rights and costs resulting from counterparty's removal of necessary support for gas pipeline. | Unknown |
| Gas Transmission Systems Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| General Security Indemnity Company of Arizona | Claims for recovery of liability insurance proceeds under policies with counterparty; claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Global Ampersand, LLC | Claims arising under PPAs with counterparty, including, but not limited to, disputes arising under the El Nido and Chowcilla PPAs. | Unknown |
| Golder Associates Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| Great Lakes Insurance SE | Claims for recovery of liability insurance proceeds under policies with counterparty; claim for damage to Utility equipment and facilities occurring during the Camp Fire. | Unknown |
| Great Lakes Insurance SE (Munich) | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| GTE Mobilnet of California | Claims related to non-tariffed products and services (Wireless and PT-SLA - Rent). | Unknown |
| Gulf Interstate Field Services Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| Hamilton Re | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Hannover Re Bermuda | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| HDI Global Insurance Company | Claim for damage to Utility equipment and facilities occurring during the Camp Fire. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
|---|---|---------|
| Helvetia Swiss Insurance Ltd. | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Henkels & McCoy Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| Henrietta D. Energy Storage LLC | All claims related to disputes arising under the PPA with counterparty, including, but not limited to, disputes regarding defaults, termination rights, and the Project Development Security (PDS). | Unknown |
| Houston Casualty (Tokio Marine) | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| Hubbell Power Systems Inc. | Potential guaranty claims related to performance of smart meter supply obligations. | Unknown |
| Imerys Minerals California, Inc. | Claim for nonpayment of costs to cancel a planned outage. | Unknown |
| Insight Global, LLC | Claims for volume rebates under MSA with counterparty. | Unknown |
| Interstate Fire & Casualty Co. | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Iron-Starr Excess Agency Ltd./Liberty Specialty Markets | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Irvine Company | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| J.H. Kelly | Indemnification, mechanics' lien, and other claims arising from contractual indemnification. | Unknown |
| John C. Garcia d/b/a Garcia and Associates | Claims arising from contractual agreements with counterparty. | Unknown |
| Joint Power Board (Caltrain) | Claim for late fee penalty for overdue invoices. | Unknown |
| Kerotest Manufacturing Corp | Claim for breach of warranty. | Unknown |
| Lexington Insurance | Claims for recovery of covered environmental cleanup costs and attorneys' fees against insurance company providing coverage under legacy insurance policies. | Unknown |
| Liberty International Underwriters, Inc. | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| Liberty Mutual Insurance Europe Ltd. | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Liberty Specialty Insurance (f/k/a Ironshore) | Claim for damage to Utility equipment and facilities occurring during February 2017 storms. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
|--|---|---------|
| Liberty Surplus Insurance Company | Claims for recovery of liability insurance proceeds under policies with counterparty; claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Livermore Valley Preserve LLC | Breach of contract claim for failure to provide environmental mitigation services as described in the contract with the Utility. | Unknown |
| Lloyd's of London | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| Lloyd's of London Limited | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Mapfre Global Risks Compañia Internacional De Seguros Y Reaseguros Sa | Claims for damage to Utility equipment and facilities occurring during February 2017 storms and the Tubbs Fire. | Unknown |
| Mastec Services Company, Inc; Mastec Renewables Construction Company, Inc. | Claims for property damage and disruption of service. | Unknown |
| McDermott (CB&I) | Contract and commercial claims for failure to perform pursuant to contract with Utility. | Unknown |
| McLarens Inc. | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Mears Group Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| Merced County Public Works | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Miller, Judy (Plaintiff in existing lawsuit) | Potential cross-complaint against the other cross-defendants and/or DOE cross-defendants. | Unknown |
| Monterey County Public Works | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Mountain F. Enterprises, Inc. | Claims arising from contract with counterparty and acts and/or omissions of counterparty, including, but not limited to, claims for breach of contract, negligence, contractual indemnity, and equitable indemnity. | Unknown |
| MS Amlin | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
|---|--|---------|
| Munich Reinsurance Company | Claims for damage to Utility equipment and facilities occurring during February 2017 storms and the Tubbs Fire. | Unknown |
| National Fire and Marine Insurance Company | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Navigators Management Company, Inc. | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Navistar (i.e. International Trucks) | Claim related to Order of the US District Court for the Northern District of Illinois granting preliminary approval to a proposed settlement of multidistrict litigation brought on behalf of plaintiff truck owners and lessees alleging that Navistar, Inc. and Navistar International, Inc. sold or leased 2011-2014 model year vehicles equipped with certain MaxxForce 11- or 13-liter diesel engines equipped with a defective EGR emissions system. | Unknown |
| North American Specialty (Swiss Re) Insurance | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| Oil Casualty Insurance Ltd. | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Pacho Limited Partnership and San Luis Bay Limited Partnership. | Claim for declaratory relief related to lease with counterparties. | Unknown |
| Pacific Gold Marketing | Claim for damages related to a failed trench at the Gates Facility. | Unknown |
| Panoche Energy Center, LLC | Claims arising from PPA with counterparty. | Unknown |
| Pelley, Kathleen and Allen | Claim for interference with easement, abatement of nuisance, and declaratory relief. | Unknown |
| Peninsula Corridor Joint Powers Board | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Pinnacle Pipeline Inspection Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| Placer County | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Placido, Kendall (Plaintiff in existing lawsuit) | Potential cross-complaint against an unidentified Utility contractor and/or DOE cross-defendants. | Unknown |
| PMK Contractors LLC | Claims arising from contract with counterparty. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
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| Port Of Oakland | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements; claims for non-bypassable charges associated with counterparty's conversion from retail to wholesale service at Cuthbertson Substation. | Unknown |
| Quanta Energy Services LLC | Any claims related to work performed in 2019, following audit of work; claim for damages related to a failed trench at the Gates Facility. | Unknown |
| Race Telecommunications, Inc. | Claim for unpaid tenant application fees. | Unknown |
| Reclamation District No. 2140 | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Royal & Sun Alliance (Global) | Claims for damage to Utility equipment and facilities occurring during February 2017 storms and the Tubbs Fire. | Unknown |
| Ruby Pipeline, LLC | All claims and causes of action related to contractual dispute regarding the amount of collateral to be posted by the Utility under its contracts with the counterparty. | Unknown |
| Rumsey Band of Wintun Indians (Cache Creek Casino) | Claims for departing load changes. | Unknown |
| San Francisco Bay Area Rapid Transit District (BART) | Claims for past due balances and Monthly Cost of Ownership (MCOO) associated with Utility-financed transmission assets related to BART's receipt of Transmission Voltage discount or qualification for transmission rates for its accounts. | Unknown |
| San Francisquito Creek Joint Powers Authority | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| San Joaquin Council of Govts | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| San Mateo County Transportation Authority | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Santa Clara Valley Transportation Authority | Any and all claims arising out of three Master Agreements with counterparty related to the BART | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
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| | expansion project; claims for refunds due under various contractual projects with the counterparty. | |
| Santana Ranch Quit Claim - Property Owner Notification | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Schweizerische Rückversicherungs-Gesellschaft AG | Claims for damage to Utility equipment and facilities occurring during February 2017 storms and the Tubbs Fire. | Unknown |
| Sheriff's Foundation for Public Safety | Claims for indemnity, contribution, trespass, negligence and strict liability; claims related to ongoing litigation arising out of the Line 118B explosion (Lead Case No. 15CECG01274). | Unknown |
| Slurry Waste Solutions | Any and all claims arising from contracts with counterparty and the work performed thereunder, including, but not limited to, work performed in connection with the Butte Program. | Unknown |
| SMB Industries, Inc. d/b/a MetalWorks | Any claims for repairs or replacement of warped Gates due to excessive weld heat. | Unknown |
| Solano County Transportation Authority | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Sonic Telecom, LLC | Claim for unpaid tenant application fees. | Unknown |
| Southern California Gas Company | Claim for refund for Utility over-providing gas at Kern River Station meter. | Unknown |
| Sprint Spectrum, L.P. | Claims for tenant engineering fees; claims related to non-tariffed products and services (Wireless - Rent). | Unknown |
| Starr Indemnity & Liability Company | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| State Farm General Insurance Co. | Claims for declaratory relief and breach of contract. | Unknown |
| Suddenlink Communications | Claim for unpaid tenant application fees. | Unknown |
| Swiss Re International SE | Claims for recovery of liability insurance proceeds under policies with counterparty. | Unknown |
| Swiss Reinsurance Co (UK) Ltd. | Claim for damage to Utility equipment and facilities occurring during the Camp Fire. | Unknown |
| Tesoro Refining & Marketing | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Tesson Vineyards, Inc. | Potential claim related to metering dispute. | Unknown |

| Counterparty | Claim/Cause of Action Description | Amount |
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| The Hartford Insurance Co. | Claims for director, officer, and Debtor insurance coverage under various policies with counterparty. | Unknown |
| TIO Networks USA, Inc. and PayPal | Breach of contract claim for failure to provide bill payment services and resulting costs of terminating the services, including, but not limited to, removal of software and physical removal of the free-standing kiosks and installed kiosks from the Utility's local customer service offices. | Unknown |
| T-Mobile West LLC and MetroPCS California LLC | Claims related to non-tariffed products and services (Wireless - Project Costs and Rent; PT-SLA - Rent). | Unknown |
| Trinity County | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| Tri-Pacific Supply, Inc. | Claims arising from contracts with counterparties, including, but not limited to, breach of contract claims and breach of warranty claims. | Unknown |
| Underwriters at Lloyd's (Talbot) Syndicate No. 1183 (Validus Underwriting Risk Services) | Claims for damage to Utility equipment and facilities occurring during February 2017 storms and the Tubbs Fire. | Unknown |
| United Rentals (North America) Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| United States Department of Justice: Federal Bureau of Investigation | Potential claim for rent owed for 2018 and 2019 lease of Utility's Fremont Peak site facility. | Unknown |
| University of California Davis | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| US Army Corp of Engineers | Claims for reimbursement related to utility relocation and/or installation and related work requested by the counterparty pursuant to utility and cost-sharing agreements. | Unknown |
| US Auctions | Claim for proceeds of public auction of Utility vehicles and other equipment. | Unknown |
| Utility Data Contractors Inc. | Claims for volume rebates under MSA with counterparty. | Unknown |
| Vantage Wind Energy LLC | Potential contract claim for overpayments with respect to the Vantage Winds PPA and the cost-sharing mechanism thereunder. | Unknown |

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| Counterparty | Claim/Cause of Action Description | Amount |
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| Verizon Wireless | Claim for unpaid tenant application fees and tenant engineering fees. | Unknown |
| Vinculums Services LLC | Claims related to non-tariffed products and services (Wireless - Project Costs). | Unknown |
| Vlazakis, George, et al. | Claim for construction delay damages related to trespass and interference with construction of a gas project on Debtor property. | Unknown |
| Voith Hydro Inc. | Claims related to delayed repairs to HELMS U2 Stator and resulting core damage. | Unknown |
| Wavedivision Holdings LLC (f/k/a Astound Broadband) | Claim for unpaid tenant application fees and joint utility intents. | Unknown |
| WK McLellan Co. | Claims for volume rebates under MSA with counterparty. | Unknown |
| XI Insurance America Inc. | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |
| Zurich American Insurance Company | Claims for damage to Utility equipment and facilities occurring during February 2017 storms, the Tubbs Fire, and the Camp Fire. | Unknown |