1 2	BROWN RUDNICK LLP David J. Molton (SBN 262075) (DMolton@brownrudnick.com)				
3	Èric R. Goodman (admitted <i>pro hac vice</i>) (EGoodman@brownrudnick.com)				
	Seven Times Square				
4	New York, New York 10036 Telephone: (212) 209-4800				
5	Facsimile: (212) 209-4801				
6	BROWN RUDNICK LLP				
7	Joel S. Miliband (SBN 077438) (JMiliband@brownrudnick.com)				
8	2211 Michelson Drive, Seventh Floor Irvine, California 92612				
9	Telephone: (949) 752-7100 Facsimile: (949) 252-1514				
10	Counsel to the Fire Victim Trustee				
11					
12	UNITED STATES BA	NKRUPTCY COURT			
13	NORTHERN DISTRI	CT OF CALIFORNIA			
14	SAN FRANCISCO DIVISION				
15					
16	In re:	Bankruptcy Case			
17	PG&E CORPORATION	No. 19-30088 (DM)			
18	-and-	Chapter 11 Lead Case, Jointly Administered			
19	PACIFIC GAS AND ELECTRIC	NOTICE OF FILING OF ANNUAL			
	COMPANY,	REPORT OF FIRE VICTIM TRUST			
20	Debtors.	AND CLAIMS REPORT OF FIRE VICTIM TRUST PURSUANT TO			
21		FIRE VICTIM TRUST AGREEMENT			
22	□ Affects PG&E Corporation				
23	 Affects Pacific Gas and Electric Company Affects hath Debters 				
24	 Affects both Debtors 				
25	*All papers shall be filed in the Lead Case,				
23	No. 19-30088 (DM)				
]			
27					
28					
ີລຸດ	e: 19-30088 Doc# 12287 Filed: 04/29/22	Entered: 04/29/22 17:11:54 Page 1			

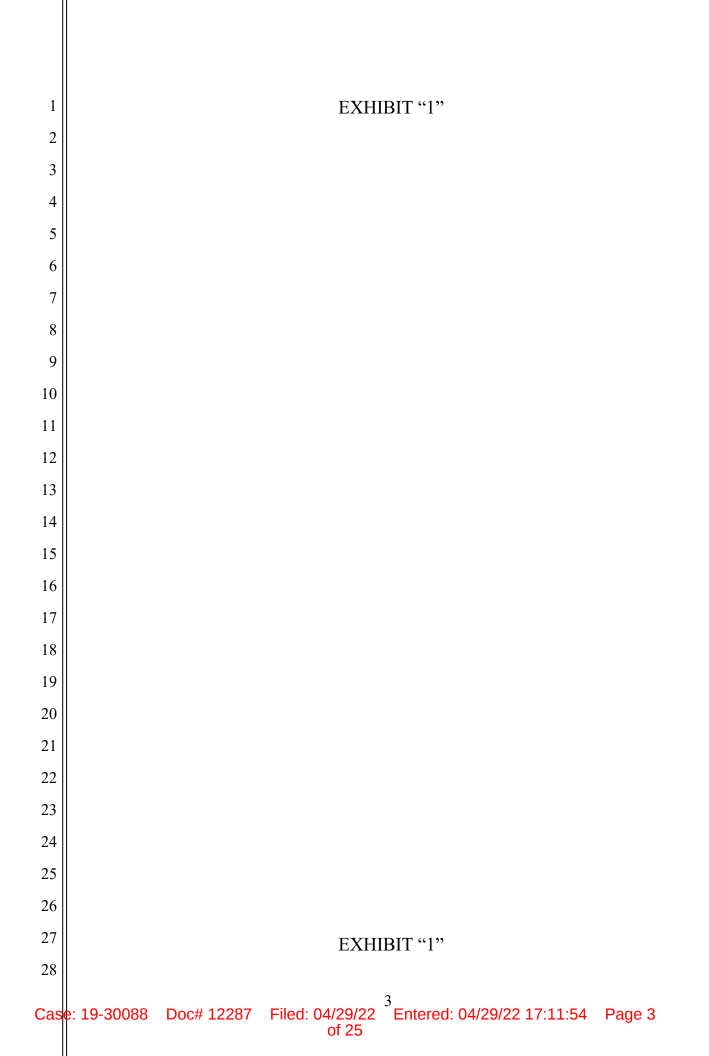
of 25

1 TO FIRE VICTIMS AND ALL OTHER INTERESTED PARTIES:

2 PLEASE TAKE NOTICE that, in accordance with Section 2.2 (c)(i) of the PG&E Fire Victim 3 Trust Agreement Dated as of July 1, 2020 (the "Trust Agreement"), The Honorable John K. Trotter 4 (Ret.) in his capacity as the Fire Victim Trustee (the "Trustee"), has filed an annual report (the 5 "Annual Report") audited by the Trust Accountants along with an opinion of the Trust Accountants 6 as to the fairness in all material respects of the special-purpose financial statements contained in the 7 Annual Report (the "Opinion"). A copy of the Annual Report and a copy of the Opinion are 8 attached hereto as Exhibit 1. As further required by Section 2.2 (c)(i) of the Trust Agreement, 9 the Trustee has provided a copy of the Annual Report and a copy of the Opinion to the Claims Administrator and the TOC and will post them on the Fire Victim Trust Website at 10 11 www.firevictimtrust.com.

PLEASE TAKE FURTHER NOTICE that in accordance with Section 2.2 (c)(ii) of the Trust Agreement, the Trustee caused to be prepared a report containing a summary regarding the number and type of claims disposed of during the period covered by the Annual Report (the "**Claims Report**"). A copy of the Claims Report is attached hereto as **Exhibit 2**. As further required by Section 2.2 (c)(ii) of the Trust Agreement, the Trustee has provided a copy of the Claims Report to the Claims Administrator and the TOC and will post it on the Fire Victim Trust Website at www.firevictimtrust.com.

19	DATED: April 2	29, 2022	BRO	WN RUDNICK LLP
20				
			By:	/s/ Eric R. Goodman
21			-	David J. Molton (SBN 262075)
22				(DMolton@brownrudnick.com)
				Eric R. Goodman (admitted pro hac vice)
23				(EGoodman@brownrudnick.com)
				Seven Times Square
24				New York, New York 10036
25				Telephone: (212) 209-4800
23				Facsimile: (212) 209-4801
26				
~				Counsel to the Fire Victim Trustee
27				
28				
Cas	e: 19-30088 D	oc# 12287	Filed: 04/29/22	² Entered: 04/29/22 17:11:54 Page 2



Special-Purpose Financial Statements with Supplementary Information For the Year Ended December 31, 2021 and For the Period from July 1, 2020 (Inception) through December 31, 2020





Entered: 04/29/22 17:11:54

9/22 25

Special-Purpose Financial Statements with Supplementary Information For the Year Ended December 31, 2021 and For the Period from July 1, 2020 (Inception) through December 31, 2020

Contents

Independent Auditor's Report	
Special-Purpose Financial Statements	
Special-Purpose Statements of Assets, Liabilities and Net Claimants' Equity	4
Special-Purpose Statements of Changes in Net Claimants' Equity	5
Special-Purpose Statements of Cash Flows	
Notes to the Special-Purpose Financial Statements	7-12
Supplementary Information	
Independent Auditor's Report on Supplementary Information	13
Supplementary Schedules of Operating Expenses	14



Tel: 703-893-0600 Fax: 703-893-2766 www.bdo.com 8401 Greensboro Drive Suite 800 McLean, VA 22102

Independent Auditor's Report

Trustee PG&E Fire Victim Trust San Francisco, California

Opinion

We have audited the accompanying special-purpose financial statements of the PG&E Fire Victim Trust (the Trust) (a statutory trust created under the laws of the State of Delaware), which comprise the special-purpose statement of assets, liabilities, and net claimants' equity as of December 31, 2021 and 2020, and the related special-purpose statement of changes in net claimants' equity and the special-purpose statement of cash flows for the year ended December 31, 2021 and for the period from July 1, 2020 (inception) through December 31, 2020, and the related notes to the special-purpose financial statements.

In our opinion, the accompanying special-purpose financial statements present fairly, in all material respects, the net claimants' equity of the Trust as of December 31, 2021 and 2020, and the results of its changes in net claimants' equity and its cash flows for the year ended December 31, 2021, and for the period from July 1, 2020 (inception) through December 31, 2020, in accordance with the basis of accounting described in Note 2 to the special-purpose financial statements.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Special-Purpose Financial Statements* section of our report. We are required to be independent of the Trust and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Emphasis of Matter - Basis of Accounting

We draw attention to Note 2 of the special-purpose financial statements which describes the basis of accounting. As described in Note 2, the accompanying special-purpose financial statements were prepared in order to account for the amount of claimants' equity presently available to fund current and future claims, which is a basis of accounting other than accounting principles generally accepted in the United States of America. As a result, the special-purpose financial statements may not be suitable for another purpose. Our opinion is not modified with respect to this matter.

BDO USA, LLP, a Delaware limited liability partnership, is the U.S. member of BDO International Limited, a UK company limited by guarantee, and forms part of the international BDO network of independent member firms.

Entered: 04/29/22 17:11:54 Page 7



Responsibilities of Management for the Special-Purpose Financial Statements

Management is responsible for the preparation and fair presentation of the special-purpose financial statements in accordance with the basis of accounting as described in Note 2 to the special-purpose financial statements. Management is also responsible for the design, implementation, and maintenance of internal controls relevant to the preparation and fair presentation of special-purpose financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the special-purpose financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Trust's ability to continue as a going concern within one year after the date that the special-purpose financial statements are issued or available to be issued.

Auditor's Responsibilities for the Audit of the Special-Purpose Financial Statements

Our objectives are to obtain reasonable assurance about whether the special-purpose financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the special-purpose financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the special-purpose financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the special-purpose financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Trust's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the special-purpose financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Trust's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.



Other Matter - Restriction of Use

Our report is intended solely for the information and use of the Trust and is not intended to be and should not be used by anyone other than the specified party.

BDO USA, LLP

McLean, Virginia April 26, 2022 Special-Purpose Financial Statements

Special-Purpose Statement of Assets, Liabilities and Net Claimants' Equity

December 31,	2021	2020
Assets		
Cash Investments Interest receivable Prepaid expense	\$ 314,959,634 9,803,927,665 15,618,747 -	
Total assets	10,134,506,046	11,304,551,544
Liabilities		
Accounts payable and accrued expenses	6,662,671	6,672,902
Total liabilities	6,662,671	6,672,902
Net claimants' equity	\$10,127,843,375	\$ 11,297,878,642

See accompanying notes to the special-purpose financial statements.

Special-Purpose Statement of Changes in Net Claimants' Equity

	Year Ended December 31, 2021	Period from July 1, 2020 (Inception) through December 31, 2020
Additions		
Trust funding Net (depreciation) appreciation in investment securities Interest income, net	\$ 758,470,286 (153,963,743) 5,020,806	\$ 9,701,352,988 1,638,898,850 3,565,368
Total additions	609,527,349	11,343,817,206
Deductions		
Approved claims Operating expenses	1,686,233,490 93,329,126	7,190,000 38,748,564
Total deductions	1,779,562,616	45,938,564
(Decrease) increase in net claimants' equity	(1,170,035,267)	11,297,878,642
Net claimants' equity at the beginning of the period	11,297,878,642	-
Net claimants' equity at the end of the period	\$ 10,127,843,375	

See accompanying notes to the special-purpose financial statements.

Special-Purpose Statement of Cash Flows

	Year Ended December 31, 2021	Period from July 1, 2020 (Inception) through December 31, 2020
Cash flows from operating activities:		
(Decrease) increase in net claimants' equity Adjustments to reconcile the increase in net claimants' equity to net cash provided by operating activities: Net depreciation (appreciation) in fair market value of	\$ (1,170,035,267)	\$ 11,297,878,642
investment securities	153,963,743	(1,638,898,850)
PG&E common stock contributed	-	(4,314,077,007)
Amortization of premiums on treasury bills, net Changes in operating assets and liabilities:	79,216,985	19,008,419
Interest receivable	242,232	(15,860,979)
Prepaid expenses	125,000	(125,000)
Accounts payable and accrued expenses	(10,231)	6,672,902
Net cash (used in) provided by operating activities	(936,497,538)	5,354,598,127
Cash flows from investing activities:		
Purchases of treasury bills	(9,243,202,150)	(24,832,546,715)
Maturities of treasury bills	10,454,602,500	19,518,005,410
Net cash provided by (used in) investing activities	1,211,400,350	(5,314,541,305)
Net increase in cash and cash equivalents	274,902,812	40,056,822
Cash and cash equivalents at the beginning of the period	40,056,822	
Cash and cash equivalents at the end of the period	\$ 314,959,634	\$ 40,056,822

See accompanying notes to the special-purpose financial statements.

Notes to the Special-Purpose Financial Statements

1. Description of the Trust

The PG&E Fire Victim Trust (the Trust) was established on July 1, 2020, as a statutory trust created under the laws of the State of Delaware pursuant to an order of the U.S. Bankruptcy Court for the Northern District of California (Bankruptcy Court) pursuant to the Debtors and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, filed June 19, 2020 (Plan). The Trust is governed by the provisions of the Trust Agreement dated as of July 1, 2020 (Trust Agreement), the Fire Victim Claims Resolution Procedures (CRP), and related Bankruptcy Court approved documents. The provisions of the Trust Agreement, the CRP, and the approved documents are enforceable by the Bankruptcy Court, and, after the close of the PG&E Corporation and Pacific Gas and Electric Company Chapter 11 case, by the U.S. District Court for the Northern District of California (District Court).

The purpose of the Trust is to administer, process, settle, resolve, liquidate and pay certain claims for persons that sustained damage in various ways as a result of the wildfires in the Butte Fire in 2015, the North Bay wildfires in 2017, and the Camp Fire in 2018, as set forth in the Trust Agreement and the CRP, and to preserve, hold and manage the Trust assets for use in paying such claims.

The Trust is administered by the Trustee, whose appointment was approved by the Bankruptcy Court. Justice John K. Trotter (Ret.) was appointed Trustee of the Trust by the Bankruptcy Court. Wilmington Trust, N.A. serves as Delaware Trustee to the Trust.

2. Summary of Significant Special-Purpose Accounting Policies

Basis of presentation

The Trust's special-purpose financial statements are prepared using special-purpose accounting methods adopted by the Trustee, which differs from accounting principles generally accepted in the United States of America (GAAP). The special-purpose accounting methods were adopted in order to communicate to the beneficiaries of the Trust the net claimants' equity available for the payment of claims and the operating expenses of the Trust. Since the accompanying special-purpose financial statements are not based upon GAAP, the accounting treatment by other parties for these same transactions may differ as to timing and amount. The special-purpose accounting methods include the following:

- Trust assets are generally recorded when they are received by the Trust and are available for the payment of claims and the operating expenses of the Trust. The trust has recorded a receivable for interest income earned but not received as of December 31, 2021.
- Certain assets of the Trust are restricted for the payment of certain claims and expenses related to such claims.
- Future fixed liabilities under contractual obligations and other agreements entered into by the Trust are recorded as deductions from net claimants' equity in the same period that such contractual obligations or agreements are signed. Under GAAP, liabilities and contractual obligations are recorded over the period that is benefited by the underlying contract or agreement.
- Income tax expense is estimated and recorded as incurred in the period in which certain income and expense items affect current federal income taxes payable. Under GAAP, the

Notes to the Special-Purpose Financial Statements

provision for income taxes is recorded based upon income reported for special-purpose financial statement purposes, and federal income taxes both currently payable and changes in deferred taxes due to differences between financial reporting and tax bases of assets and liabilities. Under GAAP, deferred taxes include a provision for taxes attributable to changes in unrealized gains and losses on investments.

- Under GAAP, for financial statement disclosure purposes all investments would be categorized based on the priority of inputs used to measure fair value. Under GAAP, inputs used in measuring fair value are categorized into three levels. Level 1 includes inputs that are based upon quoted prices for identical instruments traded in active markets. Level 2 includes inputs that are based upon quoted prices for similar instruments in active markets, quoted prices for identical or similar investments in markets that are not active, or models based on valuation techniques for which all significant assumptions are observable in the market or can be corroborated by observable market data for substantially the full term of the investment. Level 3 includes inputs that are generally unobservable and typically reflect management's estimates of assumptions that market participants would use in pricing the asset or liability. The fair values are therefore determined using model-based techniques. The accompanying special-purpose financial statements do not categorize investments into these levels.
- The full amount of claims are expensed in the period in which the approved and accepted claims are paid. Under GAAP, a liability would be recorded for an estimate of the amount to be paid for claims that have been incurred but not yet reported, and for those claims that have been submitted but not yet approved for payment by the Trust.

Use of estimates

The preparation of special-purpose financial statements in conformity with the special-purpose accounting methods described above requires the Trust to make estimates and assumptions that affect the reported amounts of certain assets and liabilities and the disclosures of contingent assets and liabilities at the date of the special-purpose financial statements, as well as the reported amounts of additions and deductions to the net claimants' equity during the reporting period. Actual results could differ from those estimates and such differences could have a material effect on the net assets available for the payment of claims.

Investments

Investment securities are stated at fair value. Investment securities include the investments that mature within three months. Fair value for investment securities is based on quoted market prices for identical or similar instruments traded in active markets as of the date of the special-purpose financial statements. The net appreciation or depreciation in fair value of investments in the accompanying special-purpose statement of changes in net claimants' equity consists of realized gains or losses on sales of investments and the changes in unrealized gains or losses on investments held. Investment income is recognized when earned. Interest income, net of investment expenses and amortization and accretion of treasury bills premiums or discounts, is included in interest income, net in the accompanying special-purpose statement of changes in net claimants' equity. Gains and losses on sales of investment securities are determined using the specific identification method.

Case: 19-30088 Doc# 12287 Filed: 04/29/22 Entered: 04/29/22 17:11:54 Page 15 of 25

Notes to the Special-Purpose Financial Statements

Accounts payable and accrued expenses

Accounts payable and accrued expenses consist of outstanding invoices and accruals associated with managing the Trust during the year ended December 31, 2021, and during the period from July 1, 2020 (inception) through December 31, 2020, that had not been paid as of December 31, 2021 and 2020, respectively.

Operating expenses

Operating expenses of the Trust are paid from the Trust's cash assets when invoices are received.

Income taxes

The Trust is filed as a trust using Form 1041 for federal income tax purposes. As such, the Trust is generally not subject to corporate income taxes and the income, deductions, credits and other tax attributes of the Trust flow directly to PG&E Corporation and Pacific Gas and Electric Company.

In accordance with authoritative guidance on accounting for uncertainty in income taxes issued by the Financial Accounting Standards Board (the FASB), management has evaluated the Trust's tax positions and has concluded that the Company has taken no uncertain tax positions that require adjustment to the financial statements to comply with the provisions of this guidance.

Risks and uncertainties

Certain of the Trust's assets that are exposed to credit risk. Cash and cash equivalents are maintained at various financial institutions and, at times, balances may exceed federally insured limits. The Trust has never experienced any losses related to these balances. Amounts on deposit in excess of federally insured limits at December 31, 2021 approximate \$166.6 million.

The Trust invests in a professionally managed portfolio that contains treasury bills and common stock. Such investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investments securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the Trust's account balance and the amounts reported in the special-purpose statement of assets, liabilities and net claimants' equity available for the payment of claims.

3. Trust Funding

At inception, the Trust was funded by PG&E Corporation and Pacific Gas and Electric Company with \$9,692,731,235 consisting of \$5,385,464,815 of cash and PG&E Common Stock with a then current market value of \$4,307,266,420. During the period from July 1, 2020 (inception) through December 31, 2020, the Trust was funded by PG&E Corporation and Pacific Gas and Electric Company with additional stock contributions of \$6,810,576 pursuant to the terms of the Debtors and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, filed June 19, 2020 (Plan) and additional cash contributions totaling \$1,811,166. During the year ended December 31, 2021, the Trust received cash contributions totaling \$758,470,286.

Notes to the Special-Purpose Financial Statements

4. Investments

Investment securities consist of the following at December 31, 2021:

Description	Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value
U.S. treasury bills	\$ 4,005,160,556	\$-	\$ (1,040,074) \$	4,004,120,482
PG&E Corporation common stock	4,314,077,007	1,485,730,176	-	5,799,807,183
	\$ 8,319,237,563	\$1,485,730,176	\$ (1,040,074) \$	9,803,927,665

Investment securities consist of the following at December 31, 2020:

Description	Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value
U.S. treasury bills	\$ 5,295,652,886	\$ 170,725	\$-\$	5,295,823,611
PG&E Corporation common stock	4,314,077,007	1,638,608,125	-	5,952,685,132
	\$ 9,609,729,893	\$1,638,778,850	ş <u>-</u> ş	5 11,248,508,743

Net (depreciation) appreciation in the fair value of investment securities of (\$153,963,743) and \$1,638,778,850 for the year ended December 31, 2021 and for the period from July 1, 2020 (inception) through December 31, 2020, respectively, consists of the net change in unrealized gains and net realized gains from investment sales.

Net unrealized gains

Net change in unrealized gains from investment market (depreciation) appreciation is comprised of the following investment securities:

	Year Ended December 31, 2021	Period from July 1, 2020 (inception) through December 31, 2020
U.S. treasury bills PG&E Corporation common stock	\$ (1,210,799) (152,877,949)	\$
	\$ (154,088,748)	\$ 1,638,778,850

Notes to the Special-Purpose Financial Statements

Net realized gains

Net realized gains from investment sales consist of the following:

		Period From July 1, 2020
	Year Ended December 31, 2021	(inception) through December 31, 2020
U.S. treasury bills Common stock	\$ 125,005	\$ 120,042
	\$ 125,005	\$ 120,042

5. Related Parties

Pursuant to Bankruptcy Court approved agreements, the Trustee performs his duties under the Trust Agreement, the CRP and the related documents. For the year ended December 31, 2021 and for the period from July 1, 2020 (inception) through December 31, 2020, the Trust incurred \$1,500,000 and \$750,000, respectively, for services performed by the Trustee. As of December 31, 2020, the Trust had prepaid \$125,000 to the Trustee for services to be performed in January 2021.

6. Contingent Liabilities

The Trust Agreement subjects the Trust to certain indemnification obligations that may result in future claims against the Trust. The probability of such claims cannot be reasonably determined. Accordingly, no associated liability has been recorded in the accompanying special-purpose financial statements. Such claims, if any, are not expected to be material. The Trust has obtained liability insurance with respect to its obligations to indemnify the Trustee, the Claims Administrator, the members of the Trust Oversight Committee, and certain service providers to the Trust.

7. Trust Liability Insurance

The Trust purchased liability insurance requiring premiums of \$6,181,128 in 2020 for the policy term through July 2023. The Trust's special-purpose accounting policy is to expense in the current period any amounts that will not be available to pay future claims or operating expenses of the Trust. Accordingly, insurance premiums paid were recorded as reductions in net claimants' equity during the period from July 1, 2020 (inception) through December 31, 2020.

8. Subsequent Events

The Trust has evaluated its December 31, 2021 special-purpose financial statements for subsequent events through April 26, 2022, the date the special-purpose financial statements were available to be issued. The Trust is not aware of any subsequent events which would require recognition or disclosure in the special-purpose financial statements, except as described below.

Notes to the Special-Purpose Financial Statements

On January 31, 2022 and April 14, 2022, the Trust sold 40,000,000 and 60,000,000 shares of PG&E Corporation common stock, respectively. The Trust realized aggregate net proceeds of approximately \$1.2 billion in connection with these sales. As of the date of this report, the Trust owns 377,743,590 shares of PG&E Corporation common stock.

Supplementary Information



Tel: 703-893-0600 Fax: 703-893-2766 www.bdo.com 8401 Greensboro Drive Suite 800 McLean, VA 22102

Independent Auditor's Report on Supplementary Information

Trustee PG&E Fire Victim Trust San Francisco, California

Our audit of the special-purpose financial statements included in the preceding section of this report was conducted for the purpose of forming an opinion on those special-purpose statements as a whole. The supplementary information presented in the following section of this report is presented for purposes of additional analysis and is not a required part of those special-purpose financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the special-purpose financial statements. The information has been subjected to the auditing procedures applied in the audit of the special-purpose financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the special-purpose financial statements or to the special-purpose financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the special-purpose financial statements as a whole.

BDO USA, LLP

April 26, 2022

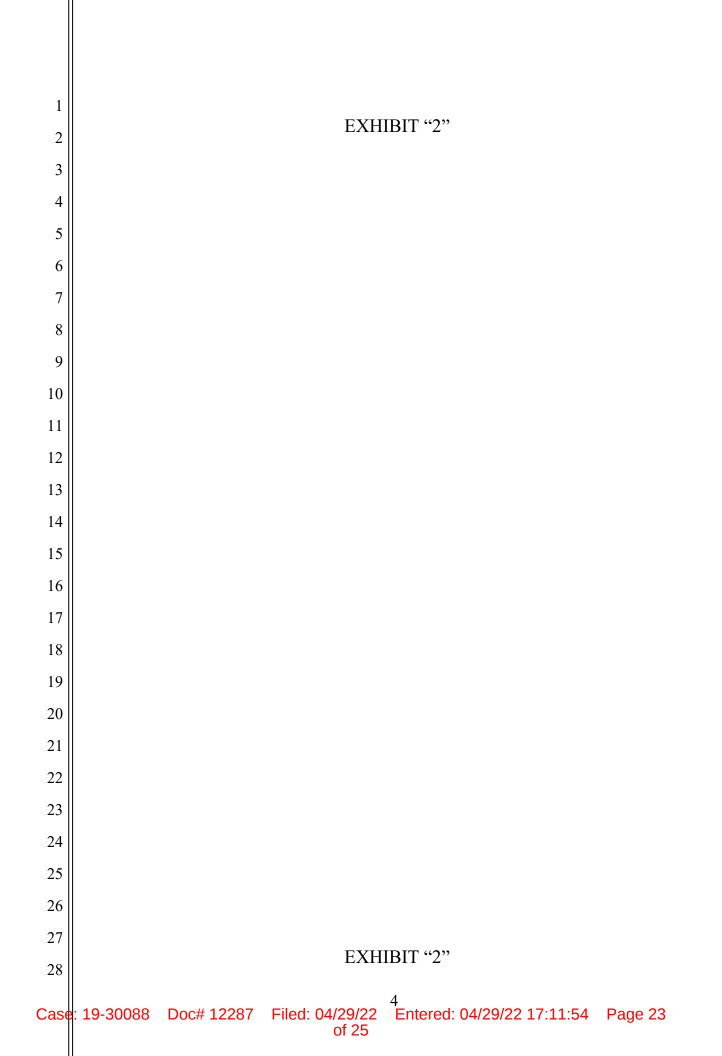
BDO USA, LLP, a Delaware limited liability partnership, is the U.S. member of BDO International Limited, a UK company limited by guarantee, and forms part of the international BDO network of independent member firms.

Entered: 04/29/22 17:11:54 Page 21

Supplementary Schedules of Operating Expenses

	C	Year ended December 31, 2021	C	Period from July 1, 2020 (Inception) through December 31, 2020
Claims processor fees and expenses Claims administration fees and expenses Legal fees and expenses Financial professional fees and expenses Trustee fees and expenses Insurance, evidence preservation, and other expenses Consultant fees and expenses	\$	62,918,772 12,118,867 9,817,800 4,963,759 1,500,000 1,227,079 782,849	\$	16,341,491 5,289,991 6,212,469 2,996,806 750,000 6,854,101 303,706
Total operating expenses	\$	93,329,126	\$	38,748,564

See independent auditor's report on supplementary information.



FIRE VICTIM TRUST CLAIMS REPORT For the Period from January 1, 2021 through December 31, 2021

Pursuant to the requirements of the Fire Victim Trust Agreement, and in connection with the filing of the Annual Report, the Claims Administrator provides the following Claims Report summarizing the number and type of Claims disposed of during the period ending on December 31, 2021.

A. Submission of Claims

Under the terms of the Claims Resolution Procedures attached as Exhibit 2 to the Trust Agreement, Claimants seeking compensation from the Trust must submit a Claims Questionnaire that provides sufficient information to identify and support the claimed damages. Claimants may assert multiple Claims in a single Claims Questionnaire, asserting a range of damages that may have resulted from a qualifying Fire. Additionally, multiple Claimants living in the same household are permitted to consolidate their Claims into a single Claims Questionnaire.

As of December 31, 2021, the Trust had received 37,455 Claims Questionnaires from 68,870 Claimants. These Claims Questionnaires asserted different Claims corresponding to the specific Claim Type damage categories described in the Claims Resolution Procedures, each of which will ultimately require adjudication by the Claims Administrator.

B. Disposition of Claims.

The Claims Administrator's work during the period ending December 31, 2021, was characterized by activities necessary to adjudicate and pay eligible Claims submitted by Fire Victims and their counsel. Accordingly, the Claims Administrator engaged in the evaluation of claims materials and the application of eligibility criteria necessary to determine the Approved Claim Amount for each submission. In February of 2021, in compliance with the Claims Resolution Procedures, the Trust began issuing Determination Notices to eligible Claimants. Each Determination Notice conveyed the Approved Claim Amount for the Claims included on the associated Claims Questionnaire. Claimants may accept the Approved Claim Amount and receive a payment or may request reconsideration of their Claim(s) by the Trust. During the reporting period, the Trust issued a total of 16,769 Determination Notices and Reconsideration Determination Notices to Claimants with aggregate awards of \$5.49 billion. In doing so, the Trust adjudicated 40% of all submitted Claims Questionnaires.

The Trust continued its practice of distributing Preliminary Payments to Claimants who had demonstrated eligibility on a submitted Claims Questionnaire but not yet received a Determination Notice. In March of 2021, the Claims Administrator also began issuing *pro rata* payments to eligible Claimants who had received a Determination Notice and accepted their Approved Claim Amount. The Trust issued initial *pro rata* distributions equaling 30% of each accepted Approved Claim Amount, with the understanding that additional *pro rata* distributions will follow until the fund is depleted. Over the course of this reporting period, the Claims Administrator issued Preliminary Payments and *pro rata* distributions to 32,332 Claimants in the total amount of \$1.67 billion. The Trust provides updated program statistics bimonthly on its public website (www.firevictimtrust.com).

1 2 3 4 5 6 7 8 9	BROWN RUDNICK LLP David J. Molton (SBN 262075) (DMolton@brownrudnick.com) Eric R. Goodman (admitted <i>pro hac vice</i>) (EGoodman@brownrudnick.com) Seven Times Square New York, New York 10036 Telephone: (212) 209-4800 Facsimile: (212) 209-4801 BROWN RUDNICK LLP Joel S. Miliband (SBN 077438) (JMiliband@brownrudnick.com) 2211 Michelson Drive, Seventh Floor Irvine, California 92612 Telephone: (949) 752-7100 Facsimile: (949) 252-1514			
10	Counsel to the Fire Victim Trustee	A NIZDURTOV COURT		
11 12		ANKRUPTCY COURT		
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
14				
15	In re:	Bankruptcy Case No. 3:19-bk-030088 DM		
16	PG&E CORPORATION,	Chapter 11		
17	-and-	(Lead Case)		
18	PACIFIC GAS AND ELECTRIC	(Jointly Administered)		
19	COMPANY, Debtors.	CERTIFICATE OF SERVICE		
20	Affects PG&E Corporation			
21	Affects Pacific Gas and Electric			
22	Company Company Affects both Debtors			
23	*All papers shall be filed in the Lead Case,			
24	<u>No. 19-30088 (DM).</u>			
25	///			
26	///			
27				
28	///			
Case	19-30088 Doc# 12287-1 Filed: 04/29/22 of 16	2 Entered: 04/29/22 17:11:54 Page 1		

1	STATE OF NEW YORK)						
2) COUNTY OF NASSAU						
3							
4	I am over the age of 18 and not a party to the above-entitled action. My business address						
5	is Brown Rudnick LLP, Seven Times Square, New York, New York 10036.						
6	On <u>April 29, 2022</u> , I served a true and correct copy of the following document(s): NOTICE OF FILING OF ANNUAL REPORT OF FIRE VICTIM TRUST AND CLAIMS						
7	REPORT OF FIRE VICTIM TRUST PURSUANT TO FIRE VICTIM TRUST AGREEMENT in the manner indicated below:						
8	■ BY ELECTRONIC FILING said document(s) and transmission of the Notification of Election Filing by the Clerk to a Registered Participant(s), addressed as follows:						
9	SEE ATTACHED SERVICE LIST						
10	□ SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE						
11	TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) I served the following persons and/or entities by						
12	personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a						
13	declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.						
14							
15	■ SERVED BY UNITED STATES MAIL - I served the following persons and/or entities at the last known addresses in this proceeding by placing a true and correct copy thereof in						
16	a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows:						
17							
18							
19	Dated: April 29, 2022 /s/ Nina Khalatova						
20	Nina Khalatova						
21							
22							
23							
24							
25							
26							
27							
28							
Case	19-30088 Doc# 12287-1 Filed: 04/29/22 Entered: 04/29/22 17:11:54 Page 2 of 16						

2		
2	Elliot Adler	eadler@theadlerfirm.com, bzummer@theadlerfirm.com
	Aaron L. Agenbroad	alagenbroad@jonesday.com, saltamirano@jonesday.com
3	Gabrielle L. Albert	galbert@kbkllp.com
	Annadel A. Almendras	annadel.almendras@doj.ca.gov
4	Destiny N. Almogue	Destiny.Almogue@skadden.com,
		wendy.lamanna@skadden.com
5	Monique D. Almy	malmy@crowell.com
	Anne Andrews	aa@andrewsthornton.com, aandrews@andrewsthornton.com
6	Philip Anker	philip.anker@wilmerhale.com,
		whdocketing@wilmerhale.com
7	Richard L. Antognini	rlalawyer@yahoo.com, hallonaegis@gmail.com
	Tyson Arbuthnot	tarbuthnot@rjo.com, jyeung@rjo.com
8	Lauren T. Attard	lattard@bakerlaw.com, agrosso@bakerlaw.com
	Herb Baer	
9		hbaer@primeclerk.com, ecf@primeclerk.com
_	Kathryn E. Barrett	keb@svlg.com, amt@svlg.com
10	Chris Bator	cbator@bakerlaw.com, jmcguigan@bakerlaw.com
10	Ronald S. Beacher	rbeacher@pryorcashman.com
11	Hagop T. Bedoyan	hbedoyan@kleinlaw.com, ecf@kleinlaw.com
11	Andrew David Behlmann	abehlmann@lowenstein.com, elawler@lowenstein.com
12	Tanya Behnam	tbehnam@polsinelli.com, ladocketing@polsinelli.com
12	James C. Behrens	jbehrens@milbank.com, mkoch@milbank.com
10	Jacob Taylor Beiswenger	jbeiswenger@omm.com, llattin@omm.com
13	Peter J. Benvenutti	pbenvenutti@kbkllp.com
	Robert Berens	rberens@smtdlaw.com, sr@smtdlaw.com
14	Ronald F. Berestka	rberestka@stonelawoffice.com,
		csepulveda@stonelawoffice.com
15	Heinz Binder	heinz@bindermalter.com
	Jared D. Bissell	jared.bissell@troutman.com
16	Neil Jon Bloomfield	njbloomfield@njblaw.com, gklump@njblaw.com
	Jason Blumberg	jason.blumberg@usdoj.gov, ustpregion17.sf.ecf@usdoj.gov
17	Richard Bodnar	rbodnar@rksllp.com
	Melissa Boey	melissa.boey@morganlewis.com
18	Paige Boldt	pboldt@wattsguerra.com, cwilson@wattsguerra.com
19	Jason Borg	jborg@jasonborglaw.com
	Evan C. Borges	eborges@ggtriallaw.com, cwinsten@ggtriallaw.com
20	Mark Bostick	mbostick@wendel.com, bankruptcy@wendel.com
20	James L. Bothwell	jbothwell@hugueninkahn.com,
21		jguzman@hugueninkahn.com
21	Peter R. Boutin	peter.boutin@kyl.com, lara.joel@kyl.com
22	Erin N. Brady	erin.brady@hoganlovells.com
	Lee Brand	lee.brand@pillsburylaw.com, docket@pillsburylaw.com
22	Gregory A. Bray	gbray@milbank.com
23	Michael D. Breslauer	mbreslauer@ecf.courtdrive.com, wyones@swsslaw.com
~ 1	W. Steven Bryant	, molly.batiste-debose@lockelord.com
24	Chane Buck	cbuck@jonesday.com
	Kathlene Burke	kathlene.burke@skadden.com, burke.kathlene@gmail.com
25	Frank Busch	busch@wvbrlaw.com, pallister@wvbrlaw.com
	Elizabeth J. Cabraser	ecabraser@lchb.com, awolf@lchb.com
26	Anthony P. Cali	anthony.cali@stinson.com, lindsay.petrowski@stinson.com
27		
28		
Case	19-30088 Doc# 12287-1	Filed: 04/29/22 Entered: 04/29/22 17:11:54 Page 3

of 16

2	
3	Peter C. Califano Steven M. Campora
4	Leah E. Capritta Nicholas A. Carlin
5	Katherine Rose Catanese Matthew Cave
6	Barry A. Chatz Karen J. Chedister
7	Christina Lin Chen
8	Richard A. Chesley
9	Kevin Chiu Jacquelyn H. Choi
10	Shawn M. Christianson Robert N.H. Christmas
11	Jae Angela Chun
12	Gerard T. Cicero
13	Louis J. Cisz Valerie E. Clemen
14	Alicia Clough Tiffany Strelow Cobb
15	John B. Coffman Kevin G. Collins
16	Brian S. Conlon Charles Cording
17	Manuel Corrales Anne Costin
18	Christopher J. Cox Donald H. Cram
19	Ashley Vinson Crawford
20	Douglas S. Crosno Andrea Crowl
21	J. Russell Cunningham Keith J. Cunningham
22	James D. Curran Tambra Curtis
23	Stacy A. Dasaro
24	James M. Davis Nicolas De Lancie
25	Judith A. Descalso Andrew G. Devore
26	Erin Elizabeth Dexter
27	Shounak S. Dharap

1

pcalifano@cwclaw.com scampora@dbbwc.com, nlechuga@dbbwc.com Leah.Capritta@hklaw.com, reena.kaur@hklaw.com nac@phillaw.com, rac@phillaw.com kcatanese@foley.com mcave@kfc.law barry.chatz@saul.com, barry.chatz@gmail.com kchedister@h-jlaw.com christina.chen@morganlewis.com, christina.lin.chen@gmail.com richard.chesley@dlapiper.com, bill.countryman@dlapiper.com kevin.chiu@bakerbotts.com, rory.fontenla@bakerbotts.com jacquelyn.choi@rimonlaw.com, docketing@rimonlaw.com schristianson@buchalter.com rchristmas@nixonpeabody.com, nyc.managing.clerk@nixonpeabody.com ajc@chun.law, teresa@tosdallaw.com GCicero@brownrudnick.com, NKhalatova@brownrudnick.com lcisz@nixonpeabody.com , mcarter@coombslaw.com aclough@loeb.com tscobb@vorys.com john@johncoffman.net kevin.collins@btlaw.com bsc@phillaw.com, rac@phillaw.com ccording@willkie.com, mao@willkie.com mannycorrales@yahoo.com, hcskanchy@hotmail.com anne@costinlawfirm.com chris.cox@hoganlovells.com dhc@severson.com avcrawford@akingump.com, dkrasa-berstell@akingump.com douglas.crosno@hoganlovells.com acrowl@dbbwc.com rcunningham@dnlc.net, emehr@dnlc.net , rkelley@pierceatwood.com jcurran@wolkincurran.com, dstorms@wolkincurran.com tambra.curtis@sonoma-county.org, Megan.Sweeley@sonoma-county.org sdasaro@goodwinlaw.com jdavis@cglaw.com ndelancie@jmbm.com , jad 9193@ecf.courtdrive.com andrew.devore@ropesgray.com, nova.alindogan@ropesgray.com edexter@milbank.com ssd@arnslaw.com, mec@arnslaw.com

2	
3	Kathryn S. Diemer Kathryn S. Diemer
4	John Þ. Dillman Caroline R. Djang
5	Krystal Dong
6	Jonathan R. Doolittle Jonathan R. Doolittle
7	Jennifer V. Doran Dustin M. Dow
8	Jamie P. Dreher Todd Dressel
9	Geoffrey B. Dryvynsyde
10	Jeffrey Aaron Dubbin Matthew Ducharme
11	Cecily Ann Dumas
12	Dennis F. Dunne Dennis F. Dunne
13	Huonganh Annie Duong
14	Luke N. Eaton Daniel G. Egan
15	Joseph A. Eisenberg
16	Michele Ellison David Emerzian
17	G. Larry Engel Krista M. Enns
18	Scott Esbin Joseph M. Esmont
19	Michael P. Esser
20	Richard W. Esterkin
21	Michael S. Etkin Jacob M. Faircloth
22	Brett D. Fallon Michael C. Fallon
23	Joana Fang Joseph Kyle Feist
24	David M. Feldman Matthew A. Feldman
25	Jennifer Feldsher Mark E. Felger
26	James J. Ficenec John D. Fiero
27	

1

kdiemer@diemerwei.com kdiemer@diemerwhitman.com houston bankruptcy@publicans.com caroline.djang@bbklaw.com, Laurie.Verstegen@bbklaw.com ykdong@gmail.com jonathan.doolittle@pillsburylaw.com jdoolittle@reedsmith.com jdoran@hinckleyallen.com ddow@bakerlaw.com, jmcguigan@bakerlaw.com jdreher@downeybrand.com tdressel@mcguirewoods.com, jtabisaura@mcguirewoods.com gbd@cpuc.ca.gov, geoffrey.dryvynsyde@cpuc.ca.gov jdubbin@labaton.com, echan-lee@labaton.com matthew.ducharme@hoganlovells.com, tracy.southwell@hoganlovells.com cdumas@bakerlaw.com, hhammonturano@bakerlaw.com cprice@milbank.com, jbrewster@milbank.com ddunne@milbank.com, jbrewster@milbank.com annie.duong@mccormickbarstow.com, dawn.houston@mccormickbarstow.com eatonl@pepperlaw.com, monugiac@pepperlaw.com daniel.egan@ropesgray.com, nova.alindogan@ropesgray.com JAE1900@yahoo.com mellison@gibbsgiden.com, lrochelle@gibbsgiden.com , Melany.Hertel@mccormickbarstow.com larry@engeladvice.com kenns@beneschlaw.com sesbin@esbinalter.com jesmont@bakerlaw.com michael.esser@kirkland.com, michael-esser-3293@ecf.pacerpro.com richard.esterkin@morganlewis.com, melissa.boey@morganlewis.com metkin@lowenstein.com jacob@bfolegal.com bfallon@morrisjames.com, wweller@morrisjames.com , manders@fallonlaw.net jf@kbklawyers.com, icd@kbklawyers.com jfeistesq@gmail.com, info@norcallawgroup.net DFeldman@gibsondunn.com mfeldman@willkie.com jennifer.feldsher@morganlewis.com mfelger@cozen.com James.Ficenec@ndlf.com jfiero@pszjlaw.com, ocarpio@pszjlaw.com

~	
3	Kimberly S. Fineman Stephen D. Finestone
4	Timothy M. Flaherty Daniel I. Forman
5	Matthew Hampton Foushee Carolyn Frederick
6	Peter Friedman Roger F. Friedman
7	Xiyi Fu Lars H. Fuller
8	Thomas M. Gaa Larry W. Gabriel
9	Gregg M. Galardi
10	Craig Solomon Ganz Jeffrey K. Garfinkle
11	Oscar Garza Lisa S. Gast
12	Paul R. Gaus Duane M. Geck
13	Evelina Gentry Janet D. Gertz
14	Christopher Gessner R. Dale Ginter
15	Jon T. Givens Barry S. Glaser
16	Paul R. Glassman Gabriel I. Glazer
17	Gabrielle Glemann Jaime Godin
18	Matthew A. Gold Eric D. Goldberg
19	Craig Goldblatt
20	Amy L. Goldman
21	Eric S. Goldstein Rhonda Stewart Goldstein
22	Richard H. Golubow Michael J. Gomez
23	Michael W. Goodin Eric R. Goodman
24	Michael R. Goodstein Mark A. Gorton
25	Mark A. Gorton Michael I. Gottfried
26	Louis Gottlieb Elizabeth Graham
27	

1

2

kfineman@fhlawllp.com sfinestone@fhlawllp.com tflaherty@mpplaw.com dforman@willkie.com hampton.foushee@hoganlovells.com, hfoushee@gmail.com cfrederick@prklaw.com pfriedman@omm.com rfriedman@rutan.com, csolorzano@rutan.com jackie.fu@lockelord.com, taylor.warren@lockelord.com lfuller@bakerlaw.com tgaa@bbslaw.com , nfields@bg.law gregg.galardi@ropesgray.com, nova.alindogan@ropesgray.com ganzc@ballardspahr.com, hartt@ballardspahr.com jgarfinkle@buchalter.com ogarza@thegarzafirm.com lsg@dwgp.com, lmk@dwgp.com pgaus@downeybrand.com dmg@severson.com evelina.gentry@akerman.com jgertz@btlaw.com cgessner@akingump.com, NYMCO@akingump.com dginter@downeybrand.com givensit@gmail.com, cwilson@wattsguerra.com bglaser@salvatoboufadel.com pglassman@sycr.com gglazer@pszjlaw.com gabrielle.glemann@stoel.com, rene.alvin@stoel.com Jtouchstone@fddcm.com courts@argopartners.net eric.goldberg@dlapiper.com, eric-goldberg-1103@ecf.pacerpro.com Craig.Goldblatt@wilmerhale.com, whdocketing@wilmerhale.com goldman@lbbslaw.com egoldstein@goodwin.com Rhonda.Goldstein@ucop.edu, Lissa.Ly@ucop.edu rgolubow@wcghlaw.com, jmartinez@WCGHLaw.com mgomez@frandzel.com, dmoore@frandzel.com mgoodin@clausen.com, mgenova@clausen.com egoodman@bakerlaw.com mgoodstein@baileycav.com mgorton@boutinjones.com, cdomingo@boutinjones.com mgorton@boutininc.com, cdomingo@boutinjones.com mgottfried@elkinskalt.com, AAburto@elkinskalt.com Lgottlieb@labaton.com, mpenrhyn@labaton.com egraham@gelaw.com

~	
3	Eric A. Grasberger Debra I. Grassgreen
4	Debra I. Grassgreen Eric A. Gravink
5	Elizabeth A. Green Tracy Green
6	Mitchell B. Greenberg Brian Gregory
7	Susan Sieger Grimm
8	Matthew W. Grimshaw
9	Stuart G. Gross
10	Carl L. Grumer Elizabeth M. Guffy
11	Lloyd C. Guintivano Cameron M. Gulden
12	Mirco J. Haag Laurie Hager
13	J. Noah Hagey Oren Buchanan Haker
14	Michael Hampson Kristopher M. Hansen
15	Joseph George Harraka Adam C. Harris
16	Robert G. Harris Christopher H. Hart
17	Bryan L. Hawkins Jennifer C. Hayes
18	Geoffrey A. Heaton Michael C. Hefter
19	Alaina R. Heine
20	Matthew Henderson
21	Stephen E. Hessler, P.C. Matthew Heyn
22	Sean T. Higgins
23	James P. Hill Morgan R. Hirst
24	Michael R. Hogue David Holtzman
25	Alexandra S. Horwitz Marsha Houston
26	Linda Wendell Hsu Shane Huang
27	
28	

eric.grasberger@stoel.com, docketclerk@stoel.com , hphan@pszjlaw.com dgrassgreen@pszjlaw.com, hphan@pszjlaw.com eric@rhrc.net egreen@bakerlaw.com, orlbankruptcy@bakerlaw.com tgreen@wendel.com, bankruptcy@wendel.com mgreenberg@abbeylaw.com, mmeroney@abbeylaw.com b.gregory@veenfirm.com, EL.Team@Veenfirm.com SSieger-Grimm@brownrudnick.com, NKhalatova@brownrudnick.com matt@grimshawlawgroup.com, ecfmarshackhays@gmail.com sgross@grosskleinlaw.com, iatkinsonyoung@grosskleinlaw.com cgrumer@manatt.com, mchung@manatt.com eguffy@lockelord.com, autodocket@lockelord.com anitag@co.lake.ca.us, lloydg@co.lake.ca.us cameron.m.gulden@usdoj.gov mhaag@buchalter.com, dcyrankowski@buchalter.com lhager@sussmanshank.com hagey@braunhagey.com, tong@braunhagey.com oren.haker@stoel.com, rene.alvin@stoel.com mhampson@rksllp.com dmohamed@stroock.com, mmagzamen@stroock.com jgharraka@becker.legal adam.harris@srz.com rob@bindermalter.com chart@nutihart.com, nwhite@nutihart.com bryan.hawkins@stoel.com, Sharon.witkin@stoel.com jhayes@fhlawllp.com gheaton@duanemorris.com, dmicros@duanemorris.com michael.hefter@hoganlovells.com, tracy.southwell@hoganlovells.com alaina.heine@dechert.com, brett.stone@dechert.com matthew.henderson@msrlegal.com, karen.wigylus@msrlegal.com , jozette.chong@kirkland.com matthew.heyn@doj.ca.gov aandrews@andrewsthornton.com, shiggins@andrewsthornton.com hill@sullivanhill.com, bkstaff@sullivanhill.com mhirst@jonesday.com, mmelvin@jonesday.com hoguem@gtlaw.com, navarrom@gtlaw.com david.holtzman@hklaw.com allie.horwitz@dinsmore.com mhouston@reedsmith.com, hvalencia@reedsmith.com lhsu@selmanlaw.com, psmith@selmanlaw.com shane.huang@usdoj.gov

28 |

2	
3	Brian D. Huben Kelly L. Huey
4	Christopher Hughes Jonathan Hughes
5	Edward R. Huguenin
6	Michael A. Isaacs Mark V. Isola
7	J. Eric Ivester J. Eric Ivester
8	Lawrence A. Jacobson Kizzy L. Jarashow
9	Ivan C. Jen
10	Amanda Jereige
11	Monique Jewett-Brewster James O. Johnston
12	Chris Johnstone
13	Andrew Jones Gregory K. Jones
14	John L. Jones Robert A. Julian
15	George H. Kalikman Roberto J. Kampfner
16	Bonnie E. Kane Eve H. Karasik
17	Michael G. Kasolas Elyssa S. Kates
18	Ori Katz William M. Kaufman
19	Jane G. Kearl Tobias S. Keller
20	Tobias S. Keller Lynette C. Kelly
21	Sarah Elisabeth Kelly-Kilgore Matthew K. Kelsey
22	Gerald P. Kennedy
23	Erica L. Kerman Samuel A. Khalil
24	Samuel M. Kidder Marc Kieselstein
25	Jane Kim Mary H. Kim
26	Susan E. Kirkgaard
27	
28	

1

hubenb@ballardspahr.com, carolod@ballardspahr.com khuey@burkeandkesslerlaw.com chughes@nossaman.com , jane.rustice@aporter.com ehuguenin@hugueninkahn.com, jguzman@hugueninkahn.com misaacs@rinconlawllp.com, aworthing@rinconlawllp.com misola@brotherssmithlaw.com Eric.Ivester@skadden.com, Andrea.Bates@skadden.com Andrea.Bates@skadden.com laj@cohenandjacobson.com, mcycle48@gmail.com KJarashow@goodwinlaw.com, AFraticelliLouallen@goodwinlaw.com ivan@icjenlaw.com AJereige@winston.com, amanda-jereige-5954@ecf.pacerpro.com mjb@hopkinscarley.com, eamaro@hopkinscarley.com jjohnston@jonesday.com chris.johnstone@wilmerhale.com, whdocketing@wilmerhale.com andrew@ajoneslaw.com GJones@dykema.com, cacossano@dykema.com JJones@chwlaw.us, JLJones2@outlook.com rjulian@bakerlaw.com, hhammonturano@bakerlaw.com , sdavenport@schnader.com rkampfner@whitecase.com, mco@whitecase.com bonnie@thekanelawfirm.com, skane@thekanelawfirm.com ehk@lnbyb.com trustee@kasolas.net, ecf.alert+Kasolas@titlexi.com ekates@bakerlaw.com okatz@sheppardmullin.com, LSegura@sheppardmullin.com wkaufman@smwb.com, eschneider@smwb.com jkearl@watttieder.com, jbenton@watttieder.com tkeller@kbkllp.com tkeller@kellerbenvenutti.com ustpregion17.oa.ecf@usdoj.gov skellykilgore@ggtriallaw.com, dvultaggio@ggtriallaw.com mkelsey@gibsondunn.com gerald.kennedy@procopio.com, kristina.terlaga@procopio.com ekerman@willkie.com skhalil@milbank.com, jbrewster@milbank.com skidder@ktbslaw.com , carrie.oppenheim@kirkland.com jkim@kbkllp.com Mary.Kim@dechert.com, brett.stone@dechert.com , carlyn.jorgensen@bullivant.com

Case 19-30088 Doc# 12287-1 Filed: 04/29/22 Entered: 04/29/22 17:11:54 Page 8 of 16

2 Kody D. L. Kleber 3 Matthew Ryan Klinger 4 Bradley C. Knapp Kelly V. Knight 5 Lydia Vanessa Ko Thomas F. Koegel 6 Katherine Kohn Andy S. Kong 7 Anna Kordas Alan W. Kornberg 8 Bernard Kornberg David I. Kornbluh 9 Lauren Kramer 10 Marc Kramer Jeffrey C. Krause 11 Thomas R. Kreller Lindsey E. Kress 12 Hannah C. Kreuser Kevin Kroll 13 Michael Thomas Krueger Marek P. Krzyzowski 14 Robert T. Kugler 15 Duane Kumagai 16 Brendan M. Kunkle Alisa C. Lacey 17 Timothy S. Laffredi Timothy S. Laffredi 18 Richard A. Lapping Omeed Latifi 19 John E. Lattin Paul J. Laurin 20Michael Lauter Kenneth T. Law 21 Francis J. Lawall Andrew Michael Leblanc 22 Erica Lee Scott Lee 23 Paul J. Leeds 24 Edward J. Leen Lisa Lenherr 25 Matthew A. Lesnick Bryn G. Letsch 26 27 28

1

kkleber@bakerlaw.com, dmartinez@bakerlaw.com mklinger@sheppardmullin.com, DGatmen@sheppardmullin.com bknapp@lockelord.com, Yamille.Harrison@lockelord.com kelly.knight@srz.com Lvko@stonelawoffice.com tkoegel@crowell.com kkohn@groom.com, ashahinllari@groom.com kong.andy@arentfox.com, Yvonne.Li@arentfox.com akordas@jonesday.com, mmelvin@jonesday.com , akornberg@paulweiss.com bernard.kornberg@practus.com dkombluh@venturahersey.com, jpatterson@venturahersey.com lkramer@rjo.com mkramer@rksllp.com jkrause@gibsondunn.com tkreller@milbank.com lkress@lockelord.com, autodocket@lockelord.com hkreuser@porterlaw.com, ooberg@porterlaw.com kkroll@kfc.law michael.krueger@ndlf.com, Havilyn.lee@ndlf.com MKrzyzowski@brownrudnick.com, SCalderon@brownrudnick.com robert.kugler@stinson.com dkumagai@maynardcooper.com, Mshabpareh@maynardcooper.com bkunkle@abbeylaw.com, lmeyer@abbeylaw.com alisa.lacey@stinson.com, karen.graves@stinson.com timothy.s.laffredi@usdoj.gov timothy.s.laffredi@usdoj.gov rich@trodellalapping.com olatifi@theadlerfirm.com, kdeubler@theadlerfirm.com jlattin@ostergar.com, cslovenec@ostergar.com plaurin@btlaw.com, slmoore@btlaw.com mlauter@sheppardmullin.com klaw@bbslaw.com francis.lawall@troutman.com, susan.henry@troutman.com ALeblanc@milbank.com Erica.Lee@doj.ca.gov scott.lee@lewisbrisbois.com, monique.talamante@lewisbrisbois.com leedsp@higgslaw.com eleen@mkbllp.com llenherr@wendel.com, bankruptcy@wendel.com matt@lesnickprince.com, jmack@lesnickprince.com bletsch@braytonlaw.com

Case 19-30088 Doc# 12287-1 Filed: 04/29/22 Entered: 04/29/22 17:11:54 Page 9 of 16

1

2		
3	David B. Levant	david.levant@stoel.com, rene.alvin@stoel.com
5	Andrew H. Levin	alevin@wcghlaw.com
4	David Levine Marc A. Levinson	dnl@groom.com Malevinson@orrick.com, casestream@ecf.courtdrive.com
	Dara Levinson Silveira	dsilveira@kbkllp.com, hrobertsdonnelly@kbkllp.com
5	Alexander James Demitro Lewicki	kdiemer@diemerwei.com
	Alexander James Demitro Lewicki	alewicki@diemerwei.com
6	Lauren Lifland	lauren.lifland@wilmerhale.com,
7		whdocketing@wilmerhale.com
7	William S. Lisa	, jcaruso@nixonpeabody.com
8	William S. Lisa	wlisa@nixonpeabody.com, jcaruso@nixonpeabody.com
0	Jonathan A. Loeb	jon.loeb@bingham.com
9	Michael B. Lubic John William Lucas	michael.lubic@klgates.com
_	Joseph R. Lucia	, ocarpio@pszjlaw.com PersonallnjuryGroup@RLSlawyers.com
10	Jane Luciano	jane-luciano@comcast.net
	Kerri Lyman	klyman@irell.com, #-FirmPSDocketing@Steptoe.com
11	John H. MacConaghy	macclaw@macbarlaw.com, smansour@macbarlaw.com;
		kmuller@macbarlaw.com
12	Iain A. Macdonald	imac@macfern.com, 6824376420@filings.docketbird.com
13	Malcolm A. Mackenzie	mmackenzie@coombslaw.com, vclemen@coombslaw.com
15	Tracy L. Mainguy	tmainguy@unioncounsel.net,
14	Course 1 D. Maine 1	bankruptcycourtnotices@unioncounsel.net
1.	Samuel R. Maizel Adam Malatesta	samuel.maizel@dentons.com, alicia.aguilar@dentons.com adam.malatesta@lw.com,
15	Adam Malatesta	adammalatesta-8393@ecf.pacerpro.com
	Katharine Malone	malonek@gtlaw.com
16	Liam K. Malone	malone@oles.com, shahin@oles.com
1.5	Michael W. Malter	michael@bindermalter.com
17	Ankur Mandhania	amandhania@mayerbrown.com
18	Craig Margulies	cmargulies@margulies-law.com,
10		lsalazar@margulies-law.com
19	Geoffrey E. Marr	gemarr59@hotmail.com
17	Richard A. Marshack	rmarshack@marshackhays.com, rmarshack@ecf.courtdrive.com
20	Catherine Martin	cmartin@simon.com, rtucker@simon.com;
		bankruptcy@simon.com
21	Laila Masud	lmasud@marshackhays.com, lmasud@ecf.courtdrive.com
	David P. Matthews	jrhoades@thematthewslawfirm.com,
22		aharrison@thematthewslawfirm.com
23	Patrick C. Maxcy	patrick.maxcy@snrdenton.com
23	Simon Richard Mayer	simon.mayer@lockelord.com, Rellis@lockelord.com
24	James J. Mazza	james.mazza@skadden.com, wendy.lamanna@skadden.com
27	Benjamin P. McCallen	bmccallen@willkie.com
25	C. Luckey McDowell Matthew D. McGill	Luckey.McDowell@Shearman.com MMcGill@gibsondunn.com
		www.com@giosondumi.com
26		
27		
28		
28		
Cas	e: 19-30088 Doc# 12287-1 Fi	led: 04/29/22 Entered: 04/29/22 17:11:54 Page

10 of 16

2 Melissa C. McLaughlin 3 Edward Joseph McNeilly 4 Scott H. McNutt Thomas Melone 5 Peter Meringolo 6 Frank A. Merola Jennifer L. Mersing 7 Joshua M. Mester Matthew D. Metzger 8 Merle C. Meyers Randy Michelson 9 Gerardo Mijares-Shafai 10 Joel S. Miliband Joseph G. Minias 11 M. David Minnick **Benjamin Mintz** 12 Nancy Mitchell 13 Thomas C. Mitchell 14 John A. Moe Aaron J. Mohamed 15 Kevin Montee Christopher D. Moon 16 David W. Moon Diane Marger Moore 17 Erika L. Morabito Candace J. Morey 18 Courtney L. Morgan **Richard Morin** 19 Kimberly S. Morris Rodney Allen Morris 20Joshua D. Morse Andrew H. Morton 21 Thomas G. Mouzes Thomas G. Mouzes 22 Peter S. Munoz John Leland Murphree 23 Bennett J. Murphy 24 Michael S. Myers David L. Neale 25 David Neier Brittany J. Nelson 26 27

1

28

mcmclaughlin@venable.com, ataylor@venable.com edward.mcneilly@hoganlovells.com, verbon.davenport@hoganlovells.com SMcNutt@ml-sf.com, csnell@ml-sf.com Thomas.Melone@gmail.com, Thomas.Melone@AllcoUS.com peter@pmrklaw.com lacalendar@stroock.com, mmagzamen@stroock.com jennifer.mersing@stoel.com, lisa.petras@stoel.com jmester@jonesday.com belvederelegalecf@gmail.com mmeyers@mlg-pc.com randy.michelson@michelsonlawgroup.com Gerardo.Mijares-Shafai@arnoldporter.com, kenneth.anderson@arnoldporter.com jmiliband@brownrudnick.com jminias@willkie.com dminnick@pillsburylaw.com, docket@pillsburylaw.com benjamin.mintz@arnoldporter.com, valerie.foley@arnoldporter.com nmitchell@omm.com tcmitchell@orrick.com, Dcmanagingattorneysoffice@ecf.courtdrive.com john.moe@dentons.com, glenda.spratt@dentons.com ajm@brereton.law, aaronmohamedlaw@gmail.com kmontee@monteeassociates.com chris@moonlawapc.com, kevin@moonlawapc.com lacalendar@stroock.com, mmagzamen@stroock.com dmargermoore@baumhedlundlaw.com emorabito@foley.com, hsiagiandraughn@foley.com cjm@cpuc.ca.gov morgan.courtney@pbgc.gov 6863427420@filings.docketbird.com kmorris@bakerlaw.com, hhammonturano@bakerlaw.com Rodney.Morris2@usdoj.gov Joshua.Morse@dlapiper.com, docket@pillsburylaw.com andrew.morton@stoel.com, lisa.petras@stoel.com tmouzes@boutininc.com tmouzes@boutinjones.com pmunoz@reedsmith.com, gsandoval@reedsmith.com LMurphree@maynardcooper.com, mshabpareh@maynardcooper.com bmurphy@bennettmurphylaw.com myersm@ballardspahr.com dln@lnbyg.com dneier@winston.com bnelson@foley.com, hsiagiandraughn@foley.com

3	Michael S. Neumeister Howard S. Nevins
4	Samuel A. Newman Melissa T. Ngo
5	Mario R. Nicholas Sean Nolan
6	Gregory C. Nuti Abigail O'Brient
7	Alicia D. O'Neill Julie E. Oelsner
8	Office of the U.S. Trustee / SF Aron M. Oliner
9	Matthew Jon Olson Scott Olson
10	Steven M. Olson Aram Ordubegian
11	Jose Antonio Ortiz Keith C. Owens
12	Gabriel Ozel Amy S. Park
13	Marissa Parker Donna Taylor Parkinson
14	Peter S. Partee Paul J. Pascuzzi
15	Kenneth Pasquale Dow Wakefield Patten
16	Larry Allan Peluso Valerie Bantner Peo
17	Yosef Peretz Christian A. Pereyda
18	Thomas R. Phinney
19	R. Alexander Pilmer
20	M. Ryan Pinkston Estela O. Pino
21	Gregory Plaskett Mark D. Plevin
22	Steven G. Polard Mark D. Poniatowski
23	Cara M. Porter Christopher E. Prince
24	Douglas B. Provencher Amy C. Quartarolo
25	Lary Alan Rappaport Justin E. Rawlins
26	Hugh M. Ray
27	

1

2

28

MNeumeister@gibsondunn.com hnevins@hsmlaw.com sam.newman@sidley.com, laefilingnotice@sidley.com ngo.melissa@pbgc.gov, efile@pbgc.gov mario.nicholas@stoel.com, ana.trask@stoel.com snolan@akingump.com, NYMCO@akingump.com chart@nutihart.com, nwhite@nutihart.com aobrient@mintz.com, docketing@mintz.com aoneill@wattsguerra.com, cwilson@wattsguerra.com joelsner@weintraub.com, bjennings@weintraub.com USTPRegion17.SF.ECF@usdoj.gov roliner@duanemorris.com, dmicros@duanemorris.com matt@macfern.com, stell.laura@dorsey.com scott.olson@bclplaw.com steve@bfolegal.com Ordubegian.Aram@ArentFox.com aortiz@jhwclaw.com kowens@foxrothschild.com, bclark@venable.com , gabeozel@gmail.com amy.park@skadden.com mparker@stradley.com donna@parkinsonphinney.com ppartee@huntonak.com, candonian@huntonak.com ppascuzzi@ffwplaw.com, docket@ffwplaw.com , mlaskowski@stroock.com dow@forthrightlaw.com pelusolaw@gmail.com, firm@pelusolaw.net vbantnerpeo@buchalter.com , skim@peretzlaw.com CPereyda@maynardcooper.com, mshabpareh@maynardcooper.com tom@parkinsonphinney.com alexander.pilmer@kirkland.com, keith.catuara@kirkland.com rpinkston@seyfarth.com, jmcdermott@seyfarth.com epino@epinolaw.com, rmahal@epinolaw.com GREGORY.PLASKETT@GMAIL.COM mplevin@crowell.com spolard@eisnerlaw.com, calendar-lao@ropers.com ponlaw@ponlaw.com cara.porter@doj.ca.gov, rachel.patu@doj.ca.gov cprince@lesnickprince.com dbp@provlaw.com amy.quartarolo@lw.com lrappaport@proskauer.com, PHays@proskauer.com justinrawlins@paulhastings.com hugh.ray@pillsburylaw.com, nancy.jones@pillsburylaw.com

Case: 19-30088 Doc# 12287-1 Filed: 04/29/22 Entered: 04/29/22 17:11:54 Page 12 of 16

2 Paul F. Ready 3 Caroline A. Reckler David M. Reeder 4 Steven J. Reisman Jeffrey M. Reisner 5 Jack A. Reitman Emily P. Rich 6 David J. Richardson 7 Christopher O. Rivas David B. Rivkin 8 John R. Rizzardi **Daniel Robertson** 9 Michael Rogers Lawrence M. Rolnick 10 Jorian L. Rose Laurence M. Rosen 11 Paul M. Rosenblatt 12 David A. Rosenzweig Jay M. Ross 13 Gregory A. Rougeau Jason C. Rubinstein 14 Nathan Q. Rugg Thomas B. Rupp 15 Steven B. Sacks Eric E. Sagerman 16 Robert Sahyan 17 Gregory M. Salvato 18 Jonathan C. Sanders Nanette D. Sanders 19 Natalie Kathleen Sanders Lovee Sarenas 20Brandy A. Sargent Patricia Savage 21 Caroline A.H. Sayers 22 Sblend A. Sblendorio Francis O. Scarpulla 23 Daren M Schlecter Bradley R. Schneider 24 Harvey S. Schochet Nathan A. Schultz 25 Lisa Schweitzer Eric J. Seiler 26 27

28

1

smeyer@farmerandready.com caroline.reckler@lw.com david@reederlaw.com, secretary@reederlaw.com sreisman@katten.com, nvc.bknotices@kattenlaw.com jreisner@irell.com, #-FirmPSDocketing@Steptoe.com , srichmond@lgbfirm.com erich@unioncounsel.net, bankruptcycourtnotices@unioncounsel.net drichardson@bakerlaw.com, aagonzalez@bakerlaw.com crivas@reedsmith.com, chris-rivas-8658@ecf.pacerpro.com drivkin@bakerlaw.com, jmeeks@bakerlaw.com kcoselman@cairncross.com, tnguyen@cairncross.com robertson.daniel@pbgc.gov, efile@pbgc.gov mrogers@lambertrogers.com, jan@lambertrogers.com lrolnick@rksllp.com jrose@bakerlaw.com lrosen@rosenlegal.com, zstanco@rosenlegal.com prosenblatt@kilpatricktownsend.com, mwilliams@kilpatricktownsend.com david.rosenzweig@nortonrosefulbright.com jross@hopkinscarley.com, eamaro@hopkinscarley.com grougeau@brlawsf.com jrubinstein@fklaw.com, mclerk@fklaw.com nathan.rugg@bfkn.com, jean.montgomery@bfkn.com trupp@kbkllp.com ssacks@sackslawoffice.com esagerman@bakerlaw.com rsahyan@sheppardmullin.com, lsegura@sheppardmullin.com gsalvato@salvatolawoffices.com, calendar@salvatolawoffices.com jsanders@stblaw.com nanette@ringstadlaw.com, becky@ringstadlaw.com natalie.sanders@bakerbotts.com Lovee.sarenas@lewisbrisbois.com brandy.sargent@klgates.com, docketclerk@stoel.com psavesq@gmail.com, jodi.savage@gmail.com caroline.sayers@lathropgpm.com, patricia.johnson@lathropgpm.com sas@hogefenton.com fos@scarpullalaw.com, cpc@scarpullalaw.com daren@schlecterlaw.com, info@schlecterlaw.com bradley.schneider@mto.com Harveyschochet@dwt.com nschultzesq@gmail.com, kjarashow@goodwinlaw.com lschweitzer@cgsh.com eseiler@fklaw.com, mclerk@fklaw.com

2		
	Leonard M. Shulman	lshulman@shbllp.com
3	Andrew I. Silfen	andrew.silfen@arentfox.com
	Wayne A. Silver	w_silver@sbcglobal.net, ws@waynesilverlaw.com
4	Brandt Silver-Korn	bsilverkorn@edelson.com, docket@edelson.com
_	Craig S. Simon	csimon@bergerkahn.com, aketcher@bergerkahn.com
5	Gerald Singleton	gerald@slffirm.com, BKECFCANB@SLFfirm.com
	Steven J. Skikos	sskikos@skikos.com, mmontoya@skikos.com
6	Michael K. Slattery	mslattery@lkfirm.com, rramirez@lkfirm.com
	Dania Slim	dania.slim@pillsburylaw.com,
7		melinda.hernandez@pillsburylaw.com
	Jennifer N. Slocum	jennifer.slocum@stoel.com, docketclerk@stoel.com
8	Aaron C. Smith	asmith@lockelord.com, autodocket@lockelord.com
	Alan D. Smith	adsmith@perkinscoie.com,
9		al-smith-9439@ecf.pacerpro.com
	Jan D. Sokol	jdsokol@lawssl.com
10	Daniel Solish	cocolaw@stancounty.com, solishd@stancounty.com
	Randye B. Soref	rsoref@polsinelli.com, ccripe@polsinelli.com
11	Joseph Sorkin	jsorkin@akingump.com, NYMCO@akingump.com
	Michael St. James	ecf@stjames-law.com
12	Diane C. Stanfield	diane.stanfield@alston.com, nelly.villaneda@alston.com
	Howard J. Steinberg	steinbergh@gtlaw.com, pearsallt@gtlaw.com
13	Harriet A. Steiner	harriet.steiner@bbklaw.com, claudia.peach@bbklaw.com
	Lillian G. Stenfeldt	lillian.stenfeldt@rimonlaw.com, docketing@rimonlaw.com
14	Cheryl L. Stengel	clstengel@outlook.com, stengelcheryl40@gmail.com
	David M. Stern	dstern@ktbslaw.com
15	Geoffrey S. Stewart	gstewart@jonesday.com, mmelvin@jonesday.com
	Alan J. Stone	AStone@milbank.com, DMcCracken@Milbank.com
16	Jason D. Strabo	jstrabo@mwe.com
-	Michael H. Strub	mstrub@ggtriallaw.com, mhstrub1@gmail.com
17	Rebecca Suarez	rsuarez@crowell.com
	Brad T. Summers	, docketing-pdx@lanepowell.com
18	Karin Swope	kswope@cpmlegal.com
	Kristine Theodesia Takvoryan	
19	Kesha Tanabe	ktakvoryan@ckrlaw.com kesha@tanabelaw.com
	Mary Ellmann Tang	
20	Dante Taylor	mtang@frenchlyontang.com, nfears@frenchlyontang.com
- Ŭ		dtaylor@lbbklaw.com
21	Elizabeth Lee Thompson John C. Thornton	ethompson@stites.com, docketclerk@stites.com
-		jct@andrewsthornton.com, aandrews@andrewsthornton.com
22	Elisa Tolentino	cao.main@sanjoseca.gov
	Meagan S. Tom	meagan.tom@lockelord.com, autodocket@lockelord.com
23	Edward J. Tredinnick	etredinnick@foxrothschild.com
	Matthew Jordan Troy	matthew.troy@usdoj.gov
24	Rocky C. Tsai	rocky.tsai@ropesgray.com, matthew.haut@ropesgray.com
- '	Michael Tye	Michael.Tye@usdoj.gov
25	Gary D. Underdahl	gunderdahl@askllp.com, lmiskowiec@askllp.com
	Andrew Van Ornum	avanornum@vlmglaw.com, hchea@vlmglaw.com
26		
-0		
27		
- '		
28		
-0		

1

h

Case: 19-30088 Doc# 12287-1 Filed: 04/29/22 Entered: 04/29/22 17:11:54 Page 14 of 16

- 4	
3	Shmuel Vasser Victor A. Vilaplana
4	Marta Villacorta Carol C. Villegas
5	John A. Vos
6	Bao M. Vu Nicholas Wagner
7	Jonathan D. Waisnor Rachel M. Walsh
8	Riley C. Walter Phillip K. Wang
9	Samuel M. Ward Philip S. Warden
10	Gregory P. Waters
11	Guy L. Watts Mikal C. Watts
12	Lindsi M. Weber Joseph M. Welch
13	Todd J. Wenzel Meredith Werner
14	David Walter Wessel Joseph West
15	Drew M. Widders Jason P. Williams
16	Eric R. Wilson
17	Kimberly S. Winick Rebecca J. Winthrop
18	David Wirt
19	Ryan A. Witthans Keith H. Wofford
20	Risa Lynn Wolf-Smith
21	Douglas Wolfe
22	Andrea Wong Christopher Kwan Shek
23	David A. Wood Kirsten A. Worley
24	Kinga Wright Antonio Yanez
25	Cathy Yanni Andrew Yaphe
26	Stephanie Yee
27	

1

shmuel.vasser@dechert.com, brett.stone@dechert.com vavilaplana@foley.com, rhurst@foley.com marta.villacorta@usdoj.gov cvillegas@labaton.com, NDonlon@labaton.com InvalidEMailECFonly@gmail.com, PrivateECFNotice@gmail.com bao.vu@stoel.com, sharon.witkin@stoel.com kschemen@wagnerjones.com, bwagner@wagnerjones.com jwaisnor@willkie.com, mao@willkie.com rwalsh@goodwinlaw.com, tsutton@goodwinlaw.com jalfaro@wjhattorneys.com phillip.wang@rimonlaw.com sward@barrack.com, cfessia@barrack.com philip.warden@pillsburylaw.com, kathy.stout@pillsburylaw.com gwaters@elllaw.com, gregorywatersesq@gmail.com gwatts@wattsguerra.com, cwilson@wattsguerra.com mcwatts@wattsguerra.com, cwilson@wattsguerra.com lweber@polsinelli.com, yderac@polsinelli.com jwelch@buchalter.com, dcyrankowski@buchalter.com todd@wenzellawoffices.com meredith.werner@clydeco.us DWessel@efronlawfirm.com, hporter@chdlawyers.com westjoseph@earthlink.net, josephw998@gmail.com dwidders@wilcoxenlaw.com, nina@wilcoxenlaw.com , maryanne@wplgattorneys.com kdwbankruptcydepartment@kelleydrye.com, ewilson@kelleydrye.com kwinick@clarktrev.com, knielsen@clarktrev.com rebecca.winthrop@nortonrosefulbright.com, diana.cardenas@nortonrosefulbright.com david.wirt@hklaw.com, denise.harmon@hklaw.com rwitthans@fhlawllp.com keith.wofford@ropesgray.com, nova.alindogan@ropesgray.com rwolf@hollandhart.com, lmlopezvelasquez@hollandhart.com asm@asmcapital.com wong.andrea@pbgc.gov, efile@pbgc.gov christopher.wong@arentfox.com dwood@marshackhays.com, lbuchanan@marshackhays.com worleyk@higgslaw.com, admin@wlawcorp.com kinga.wright@lockelord.com, autodocket@lockelord.com ayanez@willkie.com cathy@cathyyanni.com, pstrunk@browngreer.com andrew.yaphe@davispolk.com, pge.dpw.routing@davispolk.com syee@janglit.com, klockwood@janglit.com

28

Wong

1		<u>SERVED V</u>	IA ELECTRONI	<u>C SERVICE (ECF)(con't)</u>	
2					
3	Tacie H. Yoon Bennett G. Young		tyoon@crowe byoung@jmb	ell.com m.com, jb8@jmbm.com aw.com, Jackie@dcalaw.com on.com	
4	Bennett G. Young Eric G. Young Nicole M. Zeiss		eyoung@dcal nzeiss@labate	aw.com, Jackie@dcalaw.com	
5	Paul H. Zumbro		mao@cravath bzummer@th	com eadlerfirm.com. nfournier@thea	dlerfirm.com
6	Brittany Zummer Dario de Ghetaldi		deg@coreylav	eadlerfirm.com, nfournier@thea w.com, lf@coreylaw.com	
7					
8					
9					
10					
11					
12					
13					
14					
15					
16					
17					
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					
28					
Cas	e: 19-30088 Doc	# 12287-1	Filed: 04/29/22 16 of 16	Entered: 04/29/22 17:11:54	Page