KELLER BENVENUTTI KIM LLP WEIL, GOTSHAL & MANGES LLP 1 Jane Kim (#298192) Richard W. Slack (pro hac vice) (jkim@kbkllp.com) (richard.slack@weil.com) 2 David A. Taylor (#247433) Jessica Liou (pro hac vice) (dtaylor@kbkllp.com) (jessica.liou@weil.com) 3 Thomas B. Rupp (#278041) Matthew Goren (pro hac vice) (trupp@kbkllp.com) 4 (matthew.goren@weil.com) 425 Market Street, 26th Floor 767 Fifth Avenue San Francisco, CA 94105 5 New York, NY 10153-0119 Tel: (415) 496-6723 Tel: 212 310 8000 Fax: (650) 636 9251 6 Fax: 212 310 8007 7 Attorneys for Debtors and Reorganized Debtors 8 UNITED STATES BANKRUPTCY COURT 9 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 10 11 Bankruptcy Case No. 19-30088 (DM) In re: 12 Chapter 11 **PG&E CORPORATION,** 13 (Lead Case) (Jointly Administered) - and -14 DECLARATION OF CRAIG E. JOHNSON IN PACIFIC GAS AND ELECTRIC SUPPORT OF REORGANIZED DEBTORS' 15 THIRTY-SECOND SECURITIES CLAIMS COMPANY, OMNIBUS OBJECTION (INSUFFICIENT 16 SUBSTANTIVE ALLEGATIONS AND Debtors. **VOLUNTARY RELEASE CLAIMS)** 17 ☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company Date: February 27, 2023 18 **☒** Affects both Debtors Time: 10:00 a.m. (Pacific Time) (Tele/Videoconference Appearances Place: 19 Only) \* All papers shall be filed in the Lead Case, No. United States Bankruptcy Court 19-30088 (DM). 20 Courtroom 17, 16th Floor San Francisco, CA 94102 21 22 23 24 25 26 27 28

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- I, Craig E. Johnson, hereby declare that the following is true and correct to the best of my knowledge:
- 1. I am a Senior Director of Solicitation and Issuer Services at Kroll Restructuring Administration LLC (formerly known as Prime Clerk) (for purposes of this Declaration, "**Kroll**").
- 2. I am providing this Declaration in support of the Reorganized Debtors' Thirty-Second Securities Claims Omnibus Objection (Insufficient Substantive Allegations And Voluntary Release Claims) (the "Omnibus Objection").<sup>1</sup>
- 3. Kroll has been asked by PG&E Corporation and Pacific Gas and Electric Company, as debtors and reorganized debtors (collectively, the "**Debtors**" or the "**Reorganized Debtors**," as applicable) and their counsel to assist with reviewing and analyzing the securities claims filed in the Chapter 11 Cases.
- 4. Except as otherwise indicated herein, all facts set forth in this Declaration are based upon my personal knowledge, the knowledge of other employees working under and alongside me on this matter, my discussions with the Reorganized Debtors' personnel and the Reorganized Debtors' various advisors and counsel, and my review of relevant documents and information. If called upon to testify, I would testify competently to the facts set forth in this Declaration. I am authorized to submit this Declaration on behalf of the Reorganized Debtors.

## Identification of Claims Subject to the Plan Release

- 5. In accordance with the Plan Solicitation Order, entered by the Court on March 17, 2020, Kroll distributed copies of the Disclosure Statement and Solicitation Procedures, applicable ballots, confirmation hearing notices, and other applicable notices and materials that were included in the solicitation packages to creditors and interest holders. The ballot process commenced on March 30, 2020, and was substantially completed on or about April 8, 2020.
- 6. The distribution included ballots directed to different classes of claimants and each titled "Optional Release Election" (the "Optional Release Election Ballot"). The Optional

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<sup>&</sup>lt;sup>1</sup> Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Omnibus Objection.

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Release Election Ballot offered claimants the opportunity to opt into the releases contained in Section 10.9(b) of the Plan.

- 7. Pursuant to the vote tabulation process set forth in detail in the *Declaration Of Christina Pullo Of Prime Clerk LLC Regarding Solicitation Of Votes And Tabulation Of Ballots Cast With Respect To the Debtors' And Shareholder Proponents' Joint Chapter 11 Plan Of Reorganization* [Dkt. No. 7507], the Kroll team, of which I was a senior member at the time and under my general supervision, solicited votes from, and validated and tabulated ballots returned by, claimants in connection with the Plan balloting process described above.
- 8. Based on this process, we identified that the Claimants listed in **Exhibit 1** to the Omnibus Objection voted to affirmatively and voluntarily opt into the releases contained in Section 10.9(b) of the Plan. Those ballots can be submitted at the request of the Court.

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Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief. Executed December 13, 2023 in New York. /s/ Craig E. Johnson Craig E. Johnson Senior Director of Solicitation and Issuer Services 

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