50-275/323 RICHARD W. ESTERKIN (70769) 1 MORGAN, LEWIS & BOCKIUS LLP 300 South Grand Avenue 2 Twenty-Second Floor Los Angeles, CA 90071-3132 3 Tel.: 213.612.2500 213.612.2554 4 Fax: Attorneys for 5 RABOBANK NEDERLAND 6 7 UNITED STATES BANKRUPTCY COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 SAN FRANCISCO DIVISION 10 Case No. 01-30923 In re 11 Chapter 11 PACIFIC GAS AND ELECTRIC CO., 12 RABOBANK NEDERLAND'S OBJECTIONS TO DISCLOSURE STATEMENT; AND Debtor. 13 MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT THEREOF 14 December 19, 2001 Date: 15 9:30 a.m. Time: Place: 235 Pine Street 16 22nd Floor San Francisco, CA 17 Judge: Hon. Dennis Montali 18 19 1111 20 1111 21 1111 22 1111 23 1111 24 1111 25 1111 26 1111 27 1-LA/592356.2 AUD Adul Ruch Operail Center 1111 28

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Cooperative Centrale Raiffeisen-Boerenleenbank B.A., 1 "Rabobank Nederland" ("Rabobank") hereby objects to the 2 "Disclosure Statement for Plan of Reorganization Under Chapter 3 11 of the Bankruptcy Code for Pacific Gas and Electric Company 4 proposed by Pacific Gas and Electric Company and PG&E 5 Corporation" (the "Disclosure Statement") as follows: 6 I. 7 RABOBANK'S CLAIM 8 Rabobank is an unsecured creditor of Pacific Gas and 9 Electric Company, holding a claim in the amount of 10 \$160,834,630.14, plus interest, fees and expenses as described 11 in Rabobank's proof of claim filed herein. 12 Rabobank's claim arises as a result of its issuance of 13 a standby letter of credit in connection with the 1996 Series B 14 Pollution Control Bonds issued by the California Pollution 15 Control Financing Authority at the behest of Pacific Gas and 16 Electric Company (the "Debtor"). That letter of credit was paid 17 by Rabobank to the beneficiaries thereof on May 3, 2001. The 18 Debtor has defaulted on its obligation to reimburse Rabobank for 19 the amount advanced under its letter of credit, plus interest 20 fees and expenses due thereunder. 21 II. 22 THE PROPOSED PLAN'S TREATMENT OF RABOBANK'S CLAIM 23 Pursuant to the terms of the Plan of Reorganization 24 Under Chapter 11 of the Bankruptcy Code for Pacific Gas and 25 Electric Company dated September 20, 2001 (the "Plan"), 26 Rabobank's claim is classified as a Class 4f claim (Prior Bond 27 //// 28 1-LA/592356.2 1

Claims). See Plan at Article 1.1 (definition of "Prior Bond
 Claims,") and Article III.

Pursuant to the terms of the Plan, unless the holders of Prior Bond claims issue a new letter of credit to support the Debtor's issuance of Refunding Bonds¹, holders of Class 4f claims are to receive the following distributions on account of their claim:

8 a. Payment of all interest and other sums due to the
9 holder of such claims in accordance with the terms of the
10 applicable Reimbursement Agreement;

b. Payment of 60% of the principal amount due under
the Reimbursement Agreement; and

As to the remaining 40% of the principal amount c. 13 due under the Reimbursement Agreement, the Reimbursement 14 Agreement is to be modified such that "the Reorganized Debtor 15 shall remain solely liable thereunder for the remaining forty 16 percent (40%) of the respective Reimbursement Obligation which 17 shall be payable in ten (10) years and bear interest at the same 18 rate as the Reorganized Debtor's notes with a ten (10) year 19 maturity . . . " Plan at § 4.12(b). 20

As a result of the foregoing plan treatment, the holders of claims in Class 4f are exposed to the risk that the Debtor will be unable to repay the deferred 40% of the principal amounts of their claims at the end of the ten year restructure period contemplated by the Plan. In the case of Rabobank, this obligation amounts to approximately \$64,000,000.

 $\frac{1}{2}$ Capitalized terms not defined herein have the meanings ascribed to them in the Disclosure Statement and Plan.

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| 1 | III. |
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| 2 | OBJECTIONS TO DISCLOSURE STATEMENT |
| 3 | A. Introduction |
| 4 | The Bankruptcy Code requires that this Court approve |
| 5 | the Disclosure Statement as containing "adequate information" |
| 6 | prior to it being utilized to solicit acceptances of the Plan. |
| 7 | 11 U.S.C. § 1125(b). The standard applicable to this Court's |
| 8 | determination as to whether or not the Disclosure Statement |
| 9 - | contains "adequate information" is clearly articulated by the |
| 10 | Bankruptcy Code: |
| 11 | "[A]dequate information means information of a kind, and in sufficient detail as far as is |
| 12 | reasonably practical in light of the nature and history of the debtor and the condition |
| 13 | of the debtor's books and records, that would enable a hypothetical reasonable investor |
| 14 | typical of holders of claims or interests of the relevant class to make an informed |
| 15 | judgment about the plan |
| 16 | 11 U.S.C. § 1125(a)(1). |
| 17 | The Disclosure Statement is materially defective as it |
| 18 | pertains to the holders of Class 4f claims in at least four |
| 19 | respects. First, the Disclosure Statement does not contain |
| 20 | sufficient information to enable any holder of a Class 4f claim |
| 21 | to evaluate the credit risk that the Plan proposes to impose |
| 22 | upon holders of Class 4f claims. Second, the Disclosure |
| 23 | Statement's description of the proposed treatment of Class 4f |
| 24 | claims is ambiguous and incomplete. $^{2/}$ Third, the Disclosure |
| 25 | Statement fails to provide adequate information pertaining to |
| 26 | the Plan's proposed "sale" of what appears to be a substantial |
| 27 | 2/ The Plan's description of the treatment accorded to Class 4f |
| 28 | claims is similarly ambiguous and incomplete. |
| | |

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portion of the Debtor's assets to entities controlled by its parent. Fourth, the Disclosure Statement's discussion of the release to be provided to PG&E Corporation is ambiguous and the Disclosure Statement fails to describe the claims being released with sufficient particularity so that creditors can determine whether or not they wish to release those claims in exchange for the treatment proposed under the Plan.^{3/}

B. The Disclosure Statement Fails to Provide Sufficient Information so as to Enable Creditors to Evaluate the Credit Risks Inherent in the Plan.

10

1. Introduction.

In order to permit the holder of a claim in Class 4f 11 to evaluate the credit risk that the Plan proposes to impose 12 upon that creditor, the creditor would require information 13 concerning (a) the assets of the Reorganized Debtor (as only the 14 Reorganized Debtor is to remain liable for the deferred portion 15 of the distribution to be received by Class 4f creditors), (b) 16 the liabilities that the Reorganized Debtor will be assuming 17 under the Plan and (c) information regarding the Reorganized 18 Debtor's anticipated post-confirmation operations. As stated in 19 In re Ligon, 50 B.R. 127, 130 (Bankr. M.D. Tenn. 1985): 20

Knowledge of the debtor's financial condition is essential before any informed decision concerning the merits of a plan can be made. A description of available assets and their value is a vital element of necessary disclosure.

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Rabobank reserves its right to object to the Plan's proposed
 releases of non-debtors at the plan confirmation hearing. In re
 American Hardwoods, 885 F.2d 621 (9th Cir. 1989).

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| 1 | See also <u>In re Dakota Rail, Inc.</u> , 104 B.R. 138, 147 (Bankr. | |
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| 2 | Minn. 1989) and In re Adana Mortgage Bankers, Inc., 14 B.R. 29 | |
| 3 | (Bankr. N.D. Ga. 1981). The Disclosure Statement is woefully | |
| 4 | deficient in all three respects. | |
| 5 | 2. The Disclosure Statement Fails to Provide Sufficient | |
| 6 | Information Regarding the Assets to be Retained by the | |
| 7 | Reorganized Debtor. | |
| 8 | According to the Disclosure Statement, the "majority" | |
| 9 | of the Debtor's assets and liabilities associated with its | |
| 10 | electric transmission, gas transmission and power generation | |
| 11 | businesses (the "Transferred Assets" and "Transferred | |
| 12 | Liabilities") will be transferred to newly formed limited | |
| 13 | liability companies, ETrans LLC, GTRans LLC and Gen LLC | |
| 14 | (collectively, the "LLCs"). Disclosure Statement § VI(A). The | |
| 15 | membership interests in these entities will be held by a newly | |
| 16 | formed corporation, Newco, whose shares will be distributed to | |
| 17 | PG&E Corporation, the Debtor's parent company. Id. Therefore, | |
| 18 | effectively, the Plan contemplates that the Debtor will transfer | |
| 19 | the Transferred Assets beyond the reach of the Reorganized | |
| 20 | Debtor's creditors, including the holders of Class 4f claims. $^{4/}$ | |
| 21 | While the Disclosure Statement generically describes | |
| 22 | the Transferred Assets, the actual assets to be transferred are | |
| 23 | | |
| 24 | 4/ It would appear, based upon this provision of the Plan, that the Debtor's shareholder is receiving property on account of its interest | |
| 25 | in the Debtor and that, therefore, the Plan could not be confirmed absent the consent of all classes of unsecured creditors. 11 U.S.C. § 1129(b)(2)(B)(ii); Bank of America v. 203 North LaSalle Street Partnership (In re 203 North LaSalle Partnership), 526 U.S. 434, 119 | |
| 26 | | |
| 27 | S.Ct. 1411 (1999). Rabobank reserves the right to object to the confirmation of the Plan at the plan confirmation hearing on this | |
| 28 | basis. | |
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to be enumerated in a "Plan Supplement" that the Debtor proposes 1 to file ten days prior to the deadline for voting on the Plan. 2 Disclosure Statement §§ VI(B)(1), VI(C)(1) and VI(D)(1); and 3 §§ VI(B)(2), VI(C)(2) and V(D)(2). Therefore, the Disclosure 4 Statement fails to specifically describe the Transferred Assets. 5 That defect is not cured by the filing of the Plan Supplement as 6 that document is not subject to the approval of this Court and 7 is not proposed to be disseminated to creditors. Further, the 8 provision of required information by reference to extrinsic 9 documents, rather than including that information in the 10 Disclosure Statement itself, is strongly disfavored. In re 11 Joseph A. Ferretti, 128 B.R. 16, 20 (Bankr. N.H. 1991) (If 12 information in extrinsic documents is referenced in a disclosure 13 statement "it should be specifically disclosed in the disclosure 14 statement, with annexed exhibits only if absolutely 15 necessary."). 16

Finally, although the Disclosure Statement does 17 include a projected balance sheet for the Reorganized Debtor as 18 of the anticipated effective date of the Plan, the Disclosure 19 Statement fails to contain any specification of the assets that 20 the Reorganized Debtor is to retain, other than a brief 21 reference to the fact that the Reorganized Debtor will retain 22 "substantially all of the Debtor's distribution assets . . . 23 that are not transferred or sold pursuant to the Plan. 24 Disclosure Statement at § VI(E)(1). In short, a reading of the 25 Disclosure Statement omits material information as to the 26 identity and value of the Transferred Assets and the identity of 27 the assets to be retained by the Reorganized Debtor. Therefore, 28

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creditors, such as holders of Class 4f claims, who the Plan
 proposes to expose to a future credit risk lack material
 information required to enable them to make an informed judgment
 on the Plan. As a result, the Disclosure Statement should not
 be approved.

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3. <u>The Disclosure Statement Fails to Provide Sufficient</u> <u>Information Regarding the Debtor's Liabilities to be</u> Assumed by the LLCs.

The Disclosure Statement states that, as a part of the 9 Debtor's restructuring of its businesses, each of the LLCs is to 10 assume "certain liabilities and obligations of the Debtor, all 11 as set forth on Schedule 7.2(b) to the Plan Supplement." 12 Disclosure Statement at §§ VI(B)(2), VI(C)(2) and VI(D)(2). The 13 Disclosure Statement fails to identify, either in the aggregate 14 or as to each of the LLCs, the liabilities to be assumed or the 15 amount thereof. The Plan does provide that certain classes of 16 liabilities are to be paid "in full in the ordinary course of 17 business at such time and in such manner as ETrans, GTrans, Gen 18 or the Reorganized Debtor, as the case may be, is obligated to 19 satisfy such Allowed Claim under applicable law." Plan at 20 §§ 4.17 (Environmental and Tort Claims for Actual Damages) and 21 4.18 (Environmental and Tort Claims for Punitive Damages). The 22 Plan also provides that each of the LLCs is to be liable for 23 specified portions of the Debtor's obligations to holders of 24 Chromium Litigation Claims. Plan at §§ 4.19 and 4.20. Although 25 the Disclosure Statement indicates that these liabilities are to 26 be assumed (Disclosure Statement at §§ VI(H)(2) and VI(J)), 27 there is nothing in either the Disclosure Statement or the Plan 28

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1 that indicates the amount of these liabilities or that these are 2 the only liabilities to be assumed.

Disclosure of the nature and amount of the Transferred 3 Liabilities is required in order to allow creditors to assess 4 the feasibility of the Plan. Absent disclosure of the nature 5 and amount of the Transferred Liabilities, creditors cannot 6 determine the Reorganized Debtor's remaining exposure on those 7 liabilities and, hence, the feasibility of the Debtor's 8 projected operations. Further, in light of the interdependence 9 of the Reorganized Debtor and the LLCs, the Disclosure Statement 10 must contain information sufficient to enable creditors to 11 assess the feasibility of the LLCs' future operations, such as 12 the nature and amount of the Transferred Liabilities that they 13 are assuming. Accordingly, the Disclosure Statement should not 14 be approved absent specific disclosure of the nature and amount 15 of the Transferred Liabilities. 16

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The Disclosure Statement Fails to Provide Sufficient Information Regarding the Debtor's Post-Confirmation Operations.

The only information provided regarding the 20 Reorganized Debtor's post-confirmation operations consists of 21 the summary projected income statement included in Exhibit "C" 22 to the Disclosure Statement. This projection extends through 23 December 31, 2005, or between three and four years post-24 confirmation. Since the holders of Class 4f claims are being 25 asked to extend credit for ten years post-confirmation, they 26 have no financial information upon which to base their 27 assessment of the credit risk that they are being asked to 28

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assume for the last six and one-half years of the term of that
 credit. Even ignoring the summary nature of the Debtor's
 projections, the absence of such information renders the
 Disclosure Statement inadequate.

The Disclosure Statement states that the Reorganized Debtor will enter into a host of contracts with the LLCs. These include the following:

a. A contract with ETrans to enable the Reorganized
9 Debtor to continue to provide certain interconnection and
10 transmission services (Disclosure Statement § VI(B)(1));

b. A contract with GTrans "related to gas
transmission and storage rights (Disclosure Statement
§ VI(C)(1)); and

c. A contract with Gen pursuant to which the
Reorganized Debtor will purchase the power generated by the
Debtor's former power generation facilities being transferred to
Gen (Disclosure Statement § VI(D)(2).

The Disclosure Statement does not describe any of the terms of 18 the Reorganized Debtor's proposed contracts with ETrans or 19 GTrans, but states that the GTrans contract is to be included in 20 the Plan Supplement filed ten days prior to the deadline for 21 voting on the Plan. Disclosure Statement at § VI(F)(2). As 22 noted above, that proposed filing will not cure the infirmities 23 in the Disclosure Statement as it is not proposed that the 24 documents to be filed will be approved by this Court as 25 adequately disclosing the information required by creditors to 26 vote on the Plan, and will not be disseminated to creditors. 27 The only information provided in the Disclosure Statement 28

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1 regarding the proposed Gen contract is that it will be for a 2 period of twelve years and "will be toward the low end of a 3 range of current wholesale benchmark prices."

It is obvious that the Reorganized Debtor's proposed 4 contracts with the LLCs are highly material to the Reorganized 5 Debtor's post-confirmation business as those contracts will 6 provide the Reorganized Debtor with access to the power and 7 facilities required to operate its business. It is also obvious 8 that the Debtor must know the material financial terms of those 9 contracts because those financial terms had to have been 10 factored into the projections of the Reorganized Debtor's and 11 LLCs' operations appended to the Disclosure Statement. There is 12 not, therefore, any excuse for the Debtor not disclosing the 13 material terms of those critical contracts in the Disclosure 14 Statement. 15

16 C. The Disclosure Statement's Description of the Plan's Treatment of the Class 4f Claims is Inadequate and Ambiguous.

The Disclosure Statement states that the holders of claims in Class 4f will receive certain cash payments on the Effective Date, or as soon as is practicable thereafter. The Disclosure Statement then states that:

Each Prior Reimbursement Agreement between 22 the Debtor and a Prior Letter of Credit Issuing Bank will be modified on the 23 Effective Date to provide that the Reorganized Debtor shall remain solely liable 24 thereunder for the remaining forty percent (40%) of the respective Reimbursement 25 Obligation which shall be payable in ten years and shall bear interest at the same 26 rate as the Reorganized Debtor notes with a ten year maturity, unless and until, with 27 respect to each series of Prior Bonds, (a) the Issuer (or other authorized governmental 28

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entity) issues a new series of revenue 1 refunding bonds for the benefit of the Reorganized Debtor ("Refunding Bonds") in an 2 aggregate principal amount equal to the outstanding Refunding Obligation, and (b) the З terms and conditions relating to the issuance of Refunding Bonds set forth below are 4 satisfied. . . . " 5 Disclosure Statement § VI(L)(13). The foregoing language is 6 ambiguous in three material respects. 7 First, the Disclosure Statement does not state the 8 amount of the new revenue refunding bonds that must be issued in 9 order to accelerate the maturity of the restructured 10 Reimbursement Obligation. According to the express language of 11 the Disclosure Statement, the amount of such bonds is to be 12 equal to the "outstanding Refunding Obligation." However, the 13 term "Refunding Obligation" is not defined in either the Plan or 14 the Disclosure Statement. The fact that this portion of the 15 Disclosure Statement refers to the 40% portion of the principal 16 amount of the Prior Bonds suggests that the amount of the 17 "Refunding Obligation" is equal to that sum. However the quoted 18 portion of the Disclosure Statement also refers to the 19 "Refunding Bonds," which are defined in the Plan as meaning: 20 with respect to each series of Prior Bonds, a 21 new series of revenue bonds to be issued by the Issuer (or other authorized governmental 22 entity) for the benefit of the Reorganized Debtor, the proceeds of the sale of which 23 shall be loaned by the Issuer to the Reorganized Debtor for the purpose of paying 24 the principal portion of the redemption price of such series of Prior Bonds by paying the 25 related Reimbursement Obligation. 26 Plan at Article 1.1 (emphasis added). In turn, the Plan defines 27 the term "Reimbursement Obligation" as meaning:

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with respect to each series of Prior Bonds, that portion of the reimbursement obligation of the Debtor under the Prior Reimbursement Agreement arising with respect to the portion of the final drawing made under the related Prior Letter of Credit for the payment of the principal portion of the redemption price of the related series of Prior Bonds.

Plan at Article 1.1. Since the term "Reimbursement Obligation" 6 refers to the entire principal amount of the Prior Letter of 7 Credit (in Rabobank's case, approximately \$160 million) and the 8 term "Refunding Bonds" refers to the entire amount of the 9 "Reimbursement Obligation," the reference in the Disclosure 10 Statement to the Refunding Bonds makes it appear as though, in 11 the case of Rabobank, new bonds in the principal sum of 12 approximately \$160 million must be issued in order to accelerate 13 the maturity of the restructured Reimbursement Obligation. This 14 ambiguity ought to be clarified in an amended disclosure 15 statement (and an amended plan). 16

Second, the Disclosure Statement does not state when 17 payments are to be made under the restructured Reimbursement 18 Obligation. According to the Disclosure Statement, the 19 restructured Reimbursement Obligation "shall be payable in ten 20 years and shall bear interest at the same rate as the 21 Reorganized Debtor notes with a ten year maturity." It is 22 unclear, therefore, whether the interest accruing on that 23 obligation is payable only at the maturity of the obligation or 24 at some interval prior to maturity. 25

Third, the interest rate on the restructured
Reimbursement Obligation cannot be determined from either the
Disclosure Statement or the Plan. As noted above, that interest

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rate is to be equal to "the Reorganized Debtor notes with a ten
 year maturity." Neither the Disclosure Statement nor the Plan
 prescribe the interest rate of such notes.

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D. The Disclosure Statement Fails to Adequately Describe the Terms of the Proposed "Sale" of the Debtor's Assets to its Parent.

As noted above, the Plan provides for the Debtor's 6 transfer of the "majority" of the Debtor's assets and 7 liabilities associated with its electric transmission, gas 8 transmission and power generation businesses to the LLCs. The 9 membership interests in the LLCs are to be held by a newly 10 formed corporation, whose shares are to be distributed to the 11 Debtor's parent corporation, PG&E Corporation, ("PG&E"). 12 Therefore, in substance, the Plan proposes to sell the 13 Transferred Assets to PG&E. 14

Caselaw is divided on the question of whether or not 15 there is an absolute prohibition upon sales to "insiders," such 16 Some courts have imposed absolute bans on such 17 as PG&E. transfers. Donovan & Schuenke v. Sampsell, 226 F.2d 804, 811 18 (9th Cir. 1955) (Holding that, under the former Bankruptcy Act, 19 "The prohibition is absolute in the public interest.") and In re 20 Allied Gaming Management, Inc., 209 B.R. 201, 203 (Bankr. W.D. 21 La. 1997) (fact that fiduciary of the debtor's estate was also a 22 major shareholder of a plan proponent disqualified the plan 23 proponent from purchasing assets of the estate). Other courts 24 have permitted such sales, but subjected the sales to a higher 25 degree of scrutiny. In re Andy Frain Servs., Inc., 798 F.2d 26 1113, 1125 (7th Cir. 1986); In re W.A. Mallory Co., Inc., 214 27 B.R. 834, 837 (Bankr. E.D. Va. 1997) and In re Apex Oil Co., 92 28

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B.R. 847, 869-70 (Bankr. E.D. Mo. 1988). Even if this Court determines that an outright ban on such sales in not appropriate in the present circumstances, the Disclosure Statement falls woefully short of providing the sort of disclosure that should be required as a prerequisite to creditors' consideration of the merits of the proposed insider sale.

First, the Disclosure Statement fails to state in a 7 concise summary the terms and conditions of the proposed 8 Thus, in order to understand the consideration being 9 transfer. provided to the Debtor for the Transferred Assets, creditors are 10 forced to review the entire Disclosure Statement and compile 11 their own list of the cash and notes being received by the 12 Debtor for the Transferred Assets and, to the extent disclosed 13 by the Disclosure Statement, the Transferred Liabilities being 14 assumed by the LLCs. All of the terms and conditions of the 15 proposed transfers ought to be summarized in a single section of 16 the Disclosure Statement so that creditors can evaluate the 17 proposed transaction without having to parse through the 18 entirety of the voluminous Disclosure Statement. 19

Second, as noted above the Disclosure Statement's 20 description of the Transferred Assets is inadequate to enable 21 creditors to determine what assets are being transferred. The 22 Disclosure Statement is also deficient in that it omits any 23 information as to either the value of the transferred assets or 24 the manner in which those assets were valued for purposes of the 25 sale. In re Metrocraft Publishing Services, Inc., 39 B.R. 567 26 (Bankr. N.D. Ga. 1984) 27

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Third, as noted above, the Disclosure Statement fails to clearly state what liabilities the LLCs are assuming in exchange for the Transferred Assets or provide any estimate of the magnitude of those liabilities.

Fourth, the Disclosure Statement notes that the Debtor 5 is engaged in certain litigation to recover monies allegedly 6 owed to the Debtor and that a significant percentage of any 7 recovery as a result of that litigation is to be assigned to 8 Newco. Disclosure Statement at §§ VI(H)(1), VI(H)(3) and 9 VI(H)(4). Although the Disclosure Statement describes that 10 litigation, it does not include any description as to the amount 11 that the Debtor seeks to recover, the Debtor's views as to the 12 probability of its recovering anything from the litigation or 13 the timing of such recovery. As a result, creditors are unable 14 to assess the value of the rights that the Debtor proposes to 15 assign to Newco and, derivatively, to PG&E. 16

Finally, a significant portion of the consideration to be received by the Debtor for the Transferred Assets consists of notes from the LLCs. The only description of those notes appears to be in Exhibit D to the Disclosure Statement. That exhibit fails to indicate:

a. The term of the notes in the case of the LongTerm Notes (10, 20 or 30 years),

b. The interest rate of the notes ("market rate"),
c. Whether or not any principal will be paid on the
notes prior to their maturity, and

d. In the case of the Chromium Long-TermSubordinated Notes, even the amount of the notes.

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In short, it is impossible for creditors to evaluate the value
 of the notes to be received by the Debtor in exchange for the
 Transferred Assets from the information provided in the
 Disclosure Statement.

5 In summary, even assuming that this Court agrees with 6 those Courts permitting asset sales to insiders, the Disclosure 7 Statement lacks even the most basic information required to 8 enable creditors to evaluate the proposed sale. As a result, 9 the Disclosure Statement should not be approved in its present 10 form.

11 12

Ε.

The Disclosure Statement's Description of the Third Party Releases to be Provided Under the Plan is Incomplete and Ambiguous.

The Disclosure Statement states that the Plan 13 constitutes a release by the Debtor of any claims that could 14 have been asserted against its parent, PG&E Corporation, 15 including, but not limited to avoidance claims. Disclosure 16 Statement § VI(W)(7). The Disclosure Statement fails to 17 identify the consideration being provided to the estate for the 18 release of those claims or any description of any facts related 19 to the released claims so that creditors can evaluate the merits 20 of such claims. The Debtor should be required to either provide 21 the foregoing disclosures or to eliminate the release in favor 22 of its parent, and co-proponent of the Plan. 23

The provisions of the Plan and the Disclosure Statement appear to be inconsistent with respect to the timing of the releases in favor of PG&E Corporation. The Disclosure Statement states that:

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In partial consideration for the terms of the 1 Plan, including, but not limited to, the complete satisfaction of all Allowed Claims 2 against the Debtor and the Reorganized Debtor Spin-Off, the confirmation of the Plan shall 3 constitute a full waiver and release by the Debtor . . 4 Disclosure Statement at § VI(W)(7) (emphasis added). The 5 foregoing language suggests that the releases to be provided by 6 the Debtor and others become effective upon the satisfaction of 7 all Allowed Claims, in the case of Class 4f claims, after 8 payment of the deferred portion of the Debtor's obligation under 9 the applicable Reimbursement Agreement, ten years after the 10 Effective Date of the Plan. The Plan states that: 11 As of the Effective Date, the Debtor releases 12 the Parent from any and all Causes of Action held by, or assertable on behalf of, or 13 derivative from, the Debtor . . . 14 Plan at § 11.5(b). The foregoing language states that the 15 Debtor's release of PG&E Corporation becomes effective upon the 16 Effective Date of the Plan. Creditors, such as the holders of 17 Class 4f claims, whose claims are not being paid on the 18 Effective Date of the Plan, should be clearly and unambiguously 19 informed whether or not the Debtor's release of PG&E Corporation 20 is to become effective on the Effective Date, or only when the 21 Reorganized Debtor completes its performance of the Plan. 22 Further, creditors, such as the holders of Class 4f claims, who 23 are unlikely to be paid prior to the expiration of the statute 24 of limitations on the claims being released, should be informed 25 about the relevant statute of limitations and its effect upon 26 their rights, unless PG&E Corporation waives any applicable 27 statue of limitations. 28

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| 1 | IV. |
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| · 2 | CONCLUSION |
| 3 | For the foregoing reasons, it is respectfully |
| 4 | submitted that the Court should deny approval of the Disclosure |
| 5 | Statement in its present form. |
| 6 | Dated: November 26, 2001 MORGAN, LEWIS & BOCKIUS LLP |
| 7 | |
| 8 | By |
| 9 | Richard W. Esterkin Attorneys for RABOBANK NEDERLAND |
| 10 | RABUBANK NEDERLAND |
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| 1 | PROOF OF SERVICE BY MAIL |
|----|--|
| 2 | I am a citizen of the United States and employed in |
| 3 | Los Angeles County, California. I am over the age of eighteen |
| 4 | years and not a party to the within-entitled action. My |
| 5 | business address is 300 South Grand Avenue, Twenty-Second Floor, |
| 6 | Los Angeles, CA 90071-3132. I am readily familiar with this |
| 7 | firm's practice for collection and processing of correspondence |
| 8 | for mailing with the United States Postal Service. On November |
| 9 | 26, 2001 I placed with this firm at the above address for |
| 10 | deposit with the United States Postal Service a true and correct |
| 11 | copy of the within documents: |
| 12 | RABOBANK NEDERLAND'S OBJECTIONS TO DISCLOSURE STATEMENT; AND MEMORANDUM OF POINTS AND |
| 13 | AUTHORITIES IN SUPPORT THEREOF |
| 14 | in a sealed envelope, postage fully paid, addressed as follows: |
| 15 | Please see attached Service List |
| 16 | Following ordinary business practices, the envelope |
| 17 | was sealed and placed for collection and mailing on this date, |
| 18 | and would, in the ordinary course of business, be deposited with |
| 19 | the United States Postal Service on this date. |
| 20 | I declare that I am employed in the office of a member |
| 21 | of the bar of this court at whose direction the service was |
| 22 | made. |
| 23 | Executed on November 26, 2001 at Los Angeles, |
| 24 | California. |
| 25 | |
| 26 | Justacol |
| 27 | Jill Jacobs |
| 28 | \cup \cup |
| | 1-LA/592356.2 |

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