6.	Type of dek	otor	⊠ Corporatio	on (including Limited Liabi	ity Company (LLC) and Lim	nited Liability Partnership (LLF	P))
5.	Debtor's we	ebsite (URL)	http://www.po	gecorp.com			
					City	State ZIF	² Code
		County			Number	Street	
		San Francisco			of business		Promise Piggo
		Oity	Glate	Zii Oode	•	ipal assets, if different from	
		San Francisco	California State	94177 ZIP Code	City	State ZIF	P Code
					P.O. Box		
		P.O. Box 770000					
		77 Number	Beale Stree Street	et	Number	Street	
4.	Debtor's Principal place of address				Mailing address, i	f different from principal pla	nce of business
3.		deral Employer on Number (EIN)	94-3234914	·			
		ssumed names, trade loing business as					
	in the last 8	3 years					
2.	All other na	ames debtor used					
1.	Debtor's na	ime	PG&E Corp	oration			
lf n	nore space is n	needed, attach a separ	ate sheet to th	is form. On the top of an		he debtor's name and the ca	
_	fficial Fo		for No	n-Individua	ls Filing for	Rankruntov	04/16
						□ an an	Check if this is nended filing
Case	number (<i>If kno</i> v	wn):	Chap	pter11			
North	ern District of	California					
Unite	d States Bank	kruptcy Court for the	:				
-	this information	on to identify the case	<u> </u>				

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

Page 1

Debto	or PG&E Corporation					Case number (if I	known)		
	Name					,	,		
_		A. Cl	neck one:						
7.	Describe debtor's business								
		□Н	ealth Care Busi	ness (as defined i	n 11 U.S.0	C. § 101(27A))			
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))							
		□R	☐ Railroad (as defined in 11 U.S.C. § 101(44))						
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))							
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))							
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))							
		None of the above <u>Holding company</u>							
		B. Cl	B. Check all that apply:						
		☐ Tax- entity (as described in 26 U.S.C. § 501)							
			• •		- ,	r pooled investment	vehicle (as defined in 15 U.S.C. § 80a-3)		
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))							
						n System) 4-digit cod	de that best describes debtor. See		
		<u>2</u> :	211 – Electric I	Power Generation	n, Transn	nission, and Distrib	<u>ution</u>		
		Chec	:k one:						
8.	Under which chapter of the		hantar 7						
	Bankruptcy Code is the		hapter 7						
	debtor filing?		hapter 9						
		⊠ C	hapter 11. Ched	ck all that apply:					
☐ Debtor's aggregate noncontingent liquidated det insiders or affiliates) are less than \$2,566,050 (a on 4/01/19 and every 3 years after that).									
		☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the							
		• : :	debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. §						
		1116(1)(B).							
		\square A plan is being filed with this petition.							
		 Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). 							
			□ The debtor is required to file periodic reports (for example, 10K and 10Q) with						
			;	Securities Exchar	nge Act of	1934. File the Attacl	ding to § 13 or 15(d) of the nment to Voluntary Petition for opter 11 (Official Form 201A)		
				with this form.	iing ioi b	ankrapicy ander one	ptor Tr (Official Form 201A)		
				The debtor is a sh 1934 Rule 12b-2.	ell compa	iny as defined in the	Securities Exchange Act of		
			Chapter 12	1934 Rule 120-2.					
9.	Were prior bankruptcy cases	⊠ N	lo.						
٥.	filed by or against the debtor								
	within the last 8 years?	□ Y	es District		When		Case number		
	If more than 2 cases, attach a					MM/ DD/ YYYY			
	separate list.		District		When		Case number		
						MM / DD/ YYYY			
10.	Are any bankruptcy cases	□ N	lo						
	pending or being filed by a		/00 Dabta	Coo Cabadal	. 1		Deletionship		
	business partner or an affiliate of the debtor?	⊠ Y	es Debtor District	See Schedul	८		Relationship When		
	List all cases. If more than 1,			umber, if known					
	attach a separate list.		- 500 110	,			-		

ebtor	PG&E Corporation				Case number (i	f known)	
	Name						
11.	Why is the case filed in this district?	Check a	all that apply:				
			btor has had its domicile, pr			•	n this district for 180 days 30 days than in any other district.
							hip is pending in this district.
	Does the debtor own or have possession of any real	⊠ No					
	property or personal property	□ Yes	. Answer below for each pro	operty	y that needs immediate att	ention. Attach	additional sheets if needed.
	that needs immediate		Why does the property r				
	attention?		 It poses or is alleged health or safety. 	to pos	se a threat of imminent an	d identifiable h	azard to public
			What is the hazard?				
			☐ It needs to be physica	ally se	ecured or protected from the	ne weather.	
				exam	ds or assets that could qui pple, livestock, seasonal g r other options).		
			□ Other				
			Where is the property?				
				Nu	mber Street		_
				City	<u>/</u>	State	ZIP Code
			Is the property insured?				
					No		
					Yes. Insurance agency		
					Contact Name		
					Phone		
					THORE		
	Statistical and admini	strative in	nformation				
13.	Debtor's estimation of	Check one:					
	available funds		will be available for distribut	tion to	unsecured creditors.		
		☐ After a	ny administrative expenses	are p	aid, no funds will be availa	able for distrib	ution to unsecured creditors.
11	Estimated number of				1 000 F 000		25 004 50 000
14.	creditors	□ 1-49□ 50-99			1,000-5,000 5,001-10,000		25,001-50,000 50,001-100,000
	(on a consolidated basis)	☐ 100-19	20		10,001-25,000		More than 100,000
	(on a consolidated basis)	200-99			10,001-23,000		Wore than 100,000
15.	Estimated assets	□ \$0-\$50),000		\$1,000,001-\$10 million		\$500,000,001-\$1 billion
	(on a consolidated net	□ \$50,00)1-\$100,000		\$10,000,001-\$50 million		\$1,000,000,001-\$10 billion
	book value basis)		001-\$500,000		\$50,000,001-\$100 millio	n	\$10,000,000,001-\$50 billion
		□ \$500,0	001-\$1 million		\$100,000,001-\$500 milli	\boxtimes	More than \$50 billion
						011	
16.	Estimated liabilities	□ \$0-\$50			\$1,000,001-\$10 million		\$500,000,001-\$1 billion
	(on a consolidated net		01-\$100,000		\$10,000,001-\$50 million	_	\$1,000,000,001-\$10 billion
	book value basis)		001-\$500,000		\$50,000,001-\$100 millio	n \square	\$10,000,000,001-\$50 billion
		□ \$500,0	001-\$1 million		\$100,000,001-\$500 milli	on	More than \$50 billion

2 of 1.4

Page 3

Request for Relief, Declaration, and Signatures

WARNING — Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

- 17. Declaration and signature of authorized representative of debtor
- The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.
- I have been authorized to file this petition on behalf of the debtor.
- I have examined the information in this petition and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

se Dasuf Will

Signature of authorized representative of debtor

Jason P. Wells

Printed name

Senior Vice President and Chief Financial Officer

Title

18. Signature of attorney

se	Lehras J. Levi				
	Signature of attorney for debtor				

Date 01/29/19

MM / DD / YYYY

Tobias S. Keller

Printed Name

Keller & Benvenutti LLP

Firm Name

650 California Street, Suite 1900

Number

City

Street

San Francisco

California

State

94108 ZIP Code

(415) 496-6723

Contact phone

tkeller@kellerbenvenutti.com

Email address

#151445

California

Bar Number

State

Debtor	PG&E Corporation
Deptoi	FUCE COIPOIATION

Name

Case number (if known)	
------------------------	--

Fill in this information to identify the case:					
Debtor name: PG&E Corporation					
United States Bankruptcy Court for the: Northern District of California					
Case number (If known):					

Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11

1. of 1934, t	If any of the debtor's securities are notes SEC file number is 1-12609	registered under Section 12 of the Securities Exchange Act
	_	atest available information and refers to the debtor's rember 30, 2018 as reflected in the debtor's Form 10-Q for
a.	Total assets	\$ <u>71,385,000,000</u>
b.	Total debts (including debts listed in 2.c., below)	\$ <u>51,689,000,000</u>
c.	Debt securities held by more than 500 holders	
		Approximate number of holder
	secured unsecured subordinated secured unsecured subordinated unsecured subordinated unsecured subordinated unsecured subordinated subordinated	\$ <u>See Schedule 2</u> \$ \$ \$
d. e.	Number of shares of preferred stock Number of shares common stock	No shares outstanding 518,674,276 shares
Co	mments, if any:	

3. Brief description of debtor's business: <u>Holding company whose primary operating subsidiary's business is electric power generation, transmission, and distribution.</u>

4. List the names of any person who directly or indirectly owns, controls, or holds, with power to vote, 5% or more of the voting securities of debtor: Based on publicly filed and available information, the debtor understands that the following persons directly or indirectly own, control, or hold, with power to vote, 5% or more of the voting securities of the debtor: Blackrock, Inc., T. Rowe Price Associates, and The Vanguard Group.

Page

Schedule 1 – Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On April 6, 2001, Pacific Gas and Electric Company (the "Utility") filed a voluntary case under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Northern District of California (the "Court") which was assigned Case No. 01-30923 DM (the "2001 Case"). As of the date hereof, the 2001 Case remains open and pending before the Court.

In addition, on the date hereof, the Utility and PG&E Corporation ("PG&E Corp." and, together with the Utility, the "Debtors") each filed with the Court a voluntary petition for relief under chapter 11 of the Bankruptcy Code. A motion will be filed with the Court requesting that the chapter 11 cases of the Utility and PG&E Corp. be consolidated for procedural purposes only and jointly administered, pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

Case: 19-30088 Doc# 1 Filed: 01/29/19 Entered: 01/29/19 00:06:32 Page 6 of 14

Schedule 2 – Debtor's Debt Securities

The following financial data is the latest available information and refers to the Debtor's financial condition as of December 30, 2018:

Туре	Maturity	Principal Amount Outstanding	Approximate Number of Holders
Revolving Credit Facility	April 27, 2022	\$300,000,000	16
Term Loan	April 16, 2020	\$350,000,000	3

PG&E CORPORATION

CERTIFICATE OF CORPORATE SECRETARY

JANUARY 26 , 2019

I, Linda Y. H. Cheng, being a duly elected and authorized officer of PG&E Corporation (the "Company"), hereby certify as follows:

- A. I am a duly qualified and elected officer of the Company and, as such, I am familiar with the facts herein certified and I am duly authorized to certify the same on behalf of the Company;
- B. Attached hereto is a true, correct, and complete copy of the resolutions of the board of directors, duly adopted and approved on January 12, 2019, in accordance with the Company's bylaws; and
- C. Such resolutions have not been amended, altered, annulled, rescinded, modified, or revoked since their adoption and remain in full force and effect as of the date hereof. There exist no subsequent resolutions relating to the matters set forth in the resolutions attached here.

IN WITNESS WHEREOF, the undersigned has executed this certificate as of January 26_, 2019.

Name: Linda Y. H. Cheng

Title: Vice President, Corporate Governance and Corporate

Secretary

Chapter 11 Case; Senate Bill 901 Notice; Debtor-in-Possession Financing

RESOLUTION OF THE BOARD OF DIRECTORS OF PG&E CORPORATION

January 12, 2019

WHEREAS, the Board of Directors (the "Board") of PG&E Corporation, a California corporation (the "Corporation"), has reviewed, discussed, and had the opportunity to ask questions about the materials presented by management and the legal and financial advisors of the Corporation regarding, among other matters, the actual and potential liabilities of the Corporation, its liquidity, the strategic alternatives available to it, and the impact of the foregoing on the Corporation's business;

WHEREAS, the Board has had the opportunity to consult with management and the legal and financial advisors of the Corporation to fully consider each of the strategic alternatives available to the Corporation;

WHEREAS, pursuant to State Senate Bill 901, effective as of January 1, 2019, California Public Utilities Code Section 854.2(d) appears on its face to purportedly require at least 15 days' advance notice ("SB 901 Notice") to covered employees prior to a "change in control" of a utility, which is defined to include any filing seeking bankruptcy protection; and

WHEREAS, the Board desires to approve this resolution;

I. Commencement of the Chapter 11 Case

NOW, THEREFORE, BE IT RESOLVED that the Board has determined, after consultation with management and the legal and financial advisors of the Corporation, that it is desirable and in the best interests of the Corporation, its creditors, and other parties in interest that a petition be filed by the Corporation seeking relief under the provisions of chapter 11 of title 11 of the United States Code 15 days after delivery of a proper SB 901 Notice; and

BE IT FURTHER RESOLVED that any officer of the Corporation (each, an "Authorized Officer"), acting singly or jointly, be, and each hereby is, authorized and

Case: 19-30088 Doc# 1 Filed: 01/29/19 Entered: 01/29/19 00:06:32 Page 9 of 14

empowered, with full power of delegation, to negotiate, execute, deliver, and file in the name and on behalf of the Corporation, and under its seal or otherwise, all plans, petitions, schedules, statements, motions, lists, applications, pleadings, papers, affidavits, declarations, orders, and other documents in the United States Bankruptcy Court for the Northern District of California (the "Bankruptcy Court"), and, in connection therewith, to take and perform any and all further acts and deeds which such Authorized Officer deems necessary, appropriate, desirable, or advisable in connection with the Corporation's chapter 11 case (the "Chapter 11 Case"), including, without limitation, (a) the payment of any fees, expenses, and taxes such Authorized Officer deems necessary, appropriate, desirable, or advisable, and (b) negotiating, executing, delivering, performing, and filing any and all additional documents, schedules, statements, lists, papers, agreements, certificates, or instruments (or any amendments or modifications thereto) in connection with, or in furtherance of, the Chapter 11 Case with a view to the successful prosecution of the Chapter 11 Case (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and

II. SB 901 Notice

BE IT FURTHER RESOLVED that the Board has determined, after consultation with management and the legal advisors of the Corporation, and in an abundance of caution, that applicable state law on its face purports to require the Corporation to provide proper SB 901 Notice to covered employees at least 15 days in advance of the commencement of the Chapter 11 Case; and

BE IT FURTHER RESOLVED that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized and empowered, in the name and on behalf of the Corporation, to (a) provide such SB 901 Notice, and (b) file with the U.S. Securities and Exchange Commission a related Form 8-K Report, in each case substantially in the form discussed with the Board, with such changes therein and additions thereto as any such Authorized Officer, in his or her sole discretion, may deem necessary, appropriate, desirable, or advisable; and

III. <u>Debtor-in-Possession Financing</u>

BE IT FURTHER RESOLVED that in connection with the Chapter 11 Case, the Board has determined, after consultation with management and the legal and financial advisors of the Corporation, that it is desirable and in the best interests of the Corporation, its creditors,

and other parties in interest to obtain, and the Corporation will benefit under, a senior secured superpriority debtor-in-possession credit facility in an aggregate principal amount of up to \$5.5 billion, consisting of a term loan and a revolving credit facility (including a letter of credit sub-facility) (with the ability to incur additional incremental facilities or commitments up to an amount to be agreed between any Authorized Officer and the applicable lenders in respect of such facilities or commitments), to be evidenced by a Senior Secured Superpriority Debtor-in-Possession Credit, Guaranty and Security Agreement (including any commitment letters and term sheets related to such term loan or revolving credit facility, the "DIP Credit Agreement"), to be entered into by and among Pacific Gas and Electric Company (as borrower), the Corporation (as guarantor), an administrative agent (the "Administrative Agent"), and certain institutional and other lenders (the "Lenders"), subject to approval by the Bankruptcy Court, which is necessary, appropriate, desirable, or advisable to the conduct, promotion, and attainment of the business of the Corporation (the "Debtor-in-Possession Financing"); and

BE IT FURTHER RESOLVED that the execution and delivery of the DIP Credit Agreement and any DIP Financing Documents (as defined below) to which the Corporation is a party, the consummation by the Corporation of the transactions contemplated thereunder, including the borrowing and reborrowing of loans thereunder, the guarantee of the obligations thereunder as provided in any DIP Financing Document, the grant of a security interest in and liens upon any or all of the Corporation's assets in favor of the secured parties (including the authorization of financing statements and other security documentation in connection with liens), and the execution, delivery, and performance of all other agreements, guarantees, letters (including fee letters), instruments, documents, notices, or certificates constituting exhibits to the DIP Credit Agreement or that may be necessary, appropriate, desirable, or advisable to be executed or delivered pursuant to the DIP Credit Agreement or otherwise related thereto (each, including the DIP Credit Agreement, a "DIP Financing Document" and collectively, the "DIP Financing Documents"), the making of the representations and warranties and compliance with the covenants thereunder, and the assumption of any obligations under and in respect of any of the foregoing, are hereby authorized and approved in all respects, and that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized and empowered, in the name and on behalf of the Corporation, to execute and deliver the DIP Credit Agreement and any other DIP Financing Document to which the Corporation is a party, with such changes therein and additions thereto as any such Authorized Officer, in his or her sole discretion, may deem necessary, appropriate, desirable, or advisable, the execution and delivery of the DIP Credit Agreement and any such DIP Financing Document with any changes thereto by the relevant

Authorized Officer to be conclusive evidence that such Authorized Officer deemed the same or any such changes to meet such standard; and

BE IT FURTHER RESOLVED that (i) the form, terms, and provisions of (a) the DIP Credit Agreement and (b) any and all of the other DIP Financing Documents, in each case substantially on the terms discussed with the Board, (ii) the extensions of credit contemplated by the DIP Credit Agreement and the other DIP Financing Documents, including the borrowing of funds under the DIP Credit Agreement, the use of proceeds of such borrowings to, among other things, provide liquidity for the Corporation throughout the Chapter 11 Case, and the issuance of letters of credit to support the Corporation's operations and financing activities throughout the Chapter 11 Case, and (iii) the performance of obligations under the DIP Credit Agreement and the other DIP Financing Documents, including the guarantees and the payment of all fees and expenses contemplated thereunder, are in each case hereby, in all respects confirmed, ratified, and approved; and

BE IT FURTHER RESOLVED that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized and empowered, in the name and on behalf of the Corporation, to cause the Corporation to negotiate and approve the terms, provisions, and performance of, and to prepare, execute, and deliver the DIP Credit Agreement and any other DIP Financing Document, in the name and on behalf of the Corporation under its corporate seal or otherwise, and such other documents, agreements, instruments, and certificates as may be required by the Administrative Agent thereunder or required by the DIP Credit Agreement or any other DIP Financing Document; and

BE IT FURTHER RESOLVED that the Corporation be, and hereby is, authorized to incur the obligations and to undertake any and all related transactions contemplated under the DIP Credit Agreement and any other DIP Financing Document, including the borrowing and reborrowing of loans, guaranteeing of obligations, granting of security thereunder, and the pledging of collateral; and

BE IT FURTHER RESOLVED that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized and empowered, in the name and on behalf of the Corporation, to grant security interests in, and liens on, any and all property (including real property) of the Corporation as collateral pursuant to the DIP Credit Agreement and any other DIP Financing Document to secure all of the obligations and liabilities of the Corporation thereunder to the Lenders and the Administrative Agent thereunder, and to authorize, execute,

verify, file, or deliver to such Administrative Agent, on behalf of the Corporation, all agreements, documents, and instruments required by such Administrative Agent or such Lenders in connection with the foregoing; and

BE IT FURTHER RESOLVED that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized and empowered, in the name and on behalf of the Corporation, to take all such further actions, including, without limitation, to pay all fees and expenses in accordance with the terms of the DIP Credit Agreement and any other DIP Financing Document, which shall, in such Authorized Officer's sole judgment, be necessary, appropriate, desirable, or advisable to perform the Corporation's obligations under or in connection with the DIP Credit Agreement or any other DIP Financing Document and the transactions contemplated therein and to carry out fully the intent of the foregoing paragraphs of this resolution; and

BE IT FURTHER RESOLVED that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized and empowered, in the name and on behalf of the Corporation, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the DIP Credit Agreement or any of the DIP Financing Documents, subject to any required approval of the Bankruptcy Court, which shall, in such Authorized Officer's sole judgment, be necessary, appropriate, desirable, or advisable (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and

IV. Retention of Advisors

BE IT FURTHER RESOLVED that, in connection with the Corporation's Chapter 11 Case, any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized and empowered, with full power of delegation, in the name and on behalf of the Corporation and the Board, to employ and retain all assistance, in the name and on behalf of the Corporation and the Board, by legal counsel, accountants, financial advisors, investment bankers, and other professionals that such Authorized Officer deems necessary, appropriate, desirable, or advisable in connection with such employment and retention of professionals, with the view to the successful prosecution of the Chapter 11 Case (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and

V. General Authorization and Ratification

BE IT FURTHER RESOLVED that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized and empowered, in the name and on behalf of the Corporation, to cause the Corporation to enter into, execute, deliver, certify, file or record, and perform, such agreements, instruments, motions, affidavits, rulings of governmental or regulatory authorities, certificates, or other documents, and to take such other actions that in the judgment of the Authorized Officer shall be or become necessary, appropriate, desirable, or advisable in connection with the Chapter 11 Case; and

BE IT FURTHER RESOLVED that any and all past actions heretofore taken by any Authorized Officer in the name and on behalf of the Corporation in furtherance of any or all of the preceding paragraphs of this resolution be, and the same hereby are, ratified, confirmed, and approved in all respects; and

VI. Designation of Responsible Individual

BE IT FURTHER RESOLVED that Jason P. Wells is designated and authorized to act as the "Responsible Individual" for the Corporation as may be required by the Bankruptcy Local Rules for the Northern District of California.