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Without such guidance, key provisions of the FRCP, FRE, and other judicial principles will be increasingly ineffective and dysfunctional, and FRCP 26(b)(1) will continue to exacerbate the problem. The only way to achieve the necessary familiarity with how litigation funding impacts particular litigation is through review of the actual TPLF agreements. The Advisory Committee should undertake to draft and adopt a straightforward, uniform rule for TPLF disclosure—one that allows courts and parties to understand TPLF agreements—so courts, parties, and non-parties know what the procedure will be in all federal courts.