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13		la	
14	Majestic Insurance Company		
15	SUPERIOR COURT OF TH	F STATE OF	ΓΟΑΙΙΕΟΡΝΙΔ
16	SUPERIOR COURT OF THE STATE OF CALIFORNIA CITY AND COUNTY OF SAN FRANCISCO		
17	CITT AND COUNTY	ANCISCO	
18	DAVE IONES, INSUDANCE	Casa Na	CDE 11 5110/1
19	DAVE JONES, INSURANCE COMMISSIONER OF THE STATE OF	Case No. CPF-11-511261 [PROPOSED] ORDER APPROVING REHABILITATION PLAN	
20	CALIFORNIA,		
21	Applicant,	Date:	June 2, 2011
22	v.	Time: Dept:	9:30 a.m. 301
23	MAJESTIC INSURANCE COMPANY, and DOES 1-50, inclusive,	Judge:	Hon. Peter J. Busch
24	Respondents.	EXEMP: § 6103	Γ from filing fees per Govt. Code
25		]	
26	This Court, having considered the Motion for an Order Approving Rehabilitation Plan for		
27	Majestic Insurance Company ("Majestic") <sup>1</sup> of Insurance Commissioner Dave Jones, as		
28	$\frac{1}{1}$ All capitalized terms, to the extent not defined in this Order, have the meanings set forth in the Motion.		
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1	Conservator of Majestic; having conducted a hearing on June 2, 2011, to consider the Motion for			
2	Order Approving the Rehabilitation Plan (the "Hearing"); having considered the pleadings, filings			
3	and evidence in this proceeding, including all matters and information adduced by the			
4	Conservator in support of the Rehabilitation Plan; having considered all objections and comments			
5	provided by persons interested in the Rehabilitation Plan, including the New York State Workers'			
6	Compensation Board's Objection to the Proposed Rehabilitation Plan for Majestic Insurance			
7	Company and the Plaintiffs Contractors' Objection to Rehabilitation Plan for Majestic Insurance			
8	Company; the matter having been fully argued, briefed and submitted and GOOD CAUSE			
9	appearing therefor:			
10	IT IS THEREFORE FOUND, DETERMINED AND ORDERED AS FOLLOWS:			
11	Notice, Opportunity to be Heard and Consent to Jurisdiction			
12	1. The Conservator has provided proper, timely and adequate notice of the Hearing,			
13	the Motion and all related matters to all parties entitled to such notice, including policyholders,			
14	contract holders, creditors, the shareholder of Majestic and all other interested parties entitled to			
15	notice.			
16	2. All interested persons had a full and fair opportunity to present any comments,			
17	suggestions, objections or other matters relating to the Rehabilitation Plan as detailed in the			
18	Conservator's Motion and the documents filed in support thereof.			
19	3. All persons and entities filing objections have consented to the exclusive			
20	jurisdiction of the Court on matters relating to Majestic and its assets.			
21	<b>Overruling of Objections and Approval of Rehabilitation Plan</b>			
22	4. All objections to the Rehabilitation Plan are hereby overruled.			
23	5. Based upon the Motion and the evidence adduced in support thereof, this Court			
24	finds that the Rehabilitation Plan, the Rehabilitation Agreement, and the accompanying			
25	Rehabilitation Transaction Agreements are fair, just and equitable to policyholders, creditors and			
26	the shareholder of Majestic, as well as other interested parties, and do not discriminate unfairly in			
27	favor of or against any class of policyholder, creditor or shareholder.			
28	///			
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	[PROPOSED] ORDER APPROVING REHABILITATION PLAN			

6. All provisions of the Rehabilitation Plan are within the sound discretion of the
 California Insurance Commissioner acting as Conservator of Majestic. No provision of the
 Rehabilitation Plan, Rehabilitation Agreement or Rehabilitation Transaction Agreements
 referenced therein violates any requirement of law and all requirements of due process have been
 met.

7. The Rehabilitation Plan and its accompanying Rehabilitation Transaction
Agreements are hereby fully and finally approved and enforceable in accordance with the
foregoing and in accordance with their provisions, said provisions being hereby incorporated into
this Order Approving Rehabilitation Plan.

10 8. All transactions contemplated by the Rehabilitation Plan, Rehabilitation 11 Agreement and Rehabilitation Transaction Agreements may be immediately consummated, 12 closed or performed upon entry of this Order. The Conservator and the respective parties to the 13 foregoing agreements are hereby authorized to do all acts and sign all ancillary agreements and 14 other documents reasonably necessary to close the transactions contemplated by such agreements, 15 including, but not limited to, the transfer of assets, the execution of bills of sale, execution of 16 documents of title, the entry into contracts and the payment of such fees and expenses as may be 17 necessary or appropriate to the closing of the contemplated transactions. The Conservator is 18 expressly authorized to take all actions, pay all expenses and execute all documents he deems 19 necessary or appropriate in order to effectuate the consummation of the transactions contemplated 20 by and approved in this Order without further approval of this Court. To the extent the 21 Conservator believes it to be necessary, he may negotiate and propose modifications to the Court 22 with respect to Rehabilitation Plan which are consistent with the intent and spirit of the 23 Rehabilitation Plan. 24 9. All other provisions of the Motion, to which reference is hereby made for further 25 detail, are hereby found to be reasonable and are in all things approved. 26 **Continuing Jurisdiction of the Court and Continuation of Injunctions** 

27 10. All executory portions of the Rehabilitation Transaction Agreements are also
28 hereby approved and made valid in the event of a future insolvency of Majestic.

- 11. This Court shall retain jurisdiction of this action to supervise the implementation
   of the Rehabilitation Plan, to resolve disputes in the manner provided for in the Rehabilitation
   Plan, to adjudicate all third party claims, to make any orders or findings necessary to implement
   this Order or the Rehabilitation Plan.
- All prior injunctions and other orders of this Court, except to the extent expressly
  modified herein, are reaffirmed and remain in full force and effect. All powers and authority
  granted to the Conservator by this Order are in addition to and not in limitation of the powers of
  the Conservator under the California Insurance Code and the applicable case law.
- 9 13. The Conservator is expressly authorized to do all things necessary or appropriate
  10 to carry out the provisions of the Rehabilitation Plan, Rehabilitation Agreement and
  11 Rehabilitation Transaction Agreements.
- 12 14. All third parties, including, without limitation, banks, savings and loan
  13 associations, depositories, custodians, securities issuers, third party lenders or mortgage holders,
  14 landlords and transfer agents, are instructed to use their best efforts and to cooperate with the
  15 Conservator to ensure that the asset transfers authorized herein are accomplished.
- 16

## **Provisions Regarding Majestic in Conservation**

- 17 15. This Order is not an order of liquidation for Majestic. The Conservator may seek
  an order to liquidate Majestic at such time as the Conservator determines such liquidation is
  advisable. Such application for an order of liquidation shall be made to this Court, and may be
  made on an *ex parte* basis, subject to subsequent notice and a hearing before this Court.
- 21 16. The California Insurance Guarantee Association's obligations and the obligations
  22 of similar guaranty associations in other states (which guaranty associations shall be collectively
  23 referred to as "CIGA") shall not be affected by this Order.
- The Conservator is authorized to use the assets of Majestic to satisfy liabilities of
  Majestic not assumed by AmTrust North America, Inc. ("AmTrust") or an affiliate of AmTrust
  pursuant to the Rehabilitation Agreement or Rehabilitation Transaction Agreements, in the order
  of priority established in Insurance Code Section 1033.
- 28 ////

1	18. Except for those liabilities expressly assumed by AmTrust or an affiliate of			
2	AmTrust under the Rehabilitation Agreement or the Rehabilitation Transaction Agreements, all			
3	liabilities of Majestic of any kind or nature shall be retained by Majestic ("Retained Liabilities").			
4	All persons are hereby expressly enjoined from asserting or prosecuting in any legal proceeding			
5	against AmTrust or its affiliates any claim arising out of the management or operations of			
6	Majestic Insurance Company or its affiliates prior to the closing of the transactions contemplated			
7	by the Rehabilitation Agreement and the Rehabilitation Transaction Agreements. Holders of			
8	claims based on any Retained Liabilities shall have recourse only to the assets of Majestic, in			
9	accordance with the statutory priorities under Section 1033.			
10	19. All claims against Majestic based on Retained Liabilities shall be presented after			
11	entry of this Order and closing of the Rehabilitation Plan in accordance with instructions to be			
12	provided by the Conservator and the Court.			
13	20. In the event a claim against Majestic is rejected, either in whole or in part, the			
14	claimant shall have recourse to this Court through an order to show cause proceeding as set forth			
15	in section 1032 of the California Insurance Code, subject to the time deadlines set forth therein.			
16	Service and Publication of Order			
17	21. This Order shall be served on all parties who have requested service herein and on			
18	such other persons as the Conservator deems appropriate, and shall be published in the same			
19	manner as prescribed for notice of this Hearing.			
20				
21	Data di Juna 2011 Davi			
22	Dated: June, 2011   By:     HON. PETER J. BUSCH   HUD OF OF THE SUPERIOR COUPT			
23	JUDGE OF THE SUPERIOR COURT			
24	OHS WEST:261129327.1			
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