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12	Attorneys for Applicant Dave Jones, Insurance Commissioner of the State of Californ	nia EXI	EMPT from filing fees per Govt.	
13	in his Capacity as Conservator of CastlePoint National Insurance Company	Code § 6103		
14				
15	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
16	CITY AND COUNTY OF SAN FRANCISCO			
17				
18	DAVE JONES, INSURANCE COMMISSIONER OF THE STATE OF	Case No.	CPF-16-515183	
19	CALIFORNIA,	NOTICE OF APPLICATION AND APPLICATION FOR ORDER OF LIQUIDATION FOR CASTLEPOINT NATIONAL INSURANCE COMPANY		
20	Applicant,			
21	v.	(Insurance Code § 1016)		
22	CASTLEPOINT NATIONAL INSURANCE COMPANY, and DOES 1-50, inclusive,	[Hearing date and time set by Court Order of January 26, 2017]		
23	Respondents.			
24		Date: Time:	March 30, 2017 2:00 p.m.	
25		Dept: Judge:	302 Hon. Harold E. Kahn	
26				
27				

## TO ALL INTERESTED PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on March 30, 2017, at 2:00 p.m., or as soon thereafter as
the matter may be heard in Department 302 of the Superior Court of the State of California, San
Francisco County, located at 400 McAllister Street, San Francisco, CA 94103 (the "Hearing"),
California Insurance Commissioner Dave Jones, in his capacity as the statutory Conservator of
CastlePoint National Insurance Company ("CastlePoint"), will and hereby does apply to the Court
for an Order Of Liquidation For CastlePoint National Insurance Company pursuant to Insurance
Code section 1016. By this Application, the Conservator seeks an order finding that the
CastlePoint estate is insolvent, ordering CastlePoint into statutory liquidation with the
Commissioner appointed as Liquidator, authorizing the Commissioner to liquidate and wind up
CastlePoint's business, establishing a Claims Bar Date, and continuing and/or issuing certain
injunctions as authorized under Insurance Code section 1020 in aid of liquidation.

CastlePoint was placed into conservation on July 28, 2016, pursuant to the Court's Order Appointing Insurance Commissioner as Conservator and Restraining Orders. Since that time, the Conservator has taken over the management of CastlePoint, closed all of the transactions provided for in the Conservator's Plan of Conservation & Liquidation For CastlePoint National Insurance Company approved by the Court ("Plan"), and overseen the administration and payment of policy claims pursuant to the Conservator's "Procedures For Claims Administration and Payments During Conservation." As described in the Plan and the Conservator's Report To The Court Concerning The Conservation Of CastlePoint National Insurance Company, the Conservator estimated that the estate would exhaust its liquidity shortly after the end of the first quarter of 2017, and has used the conservation period to prepare for the transition of the estate into liquidation, including the collection of all insurance claims related data and documents that will need to be transferred to state insurance guaranty associations ("IGAs") on or before the effective date of entry of a Liquidation Order so that the IGAs are in a position to discharge their obligations to handle claims administration duties and pay CastlePoint's insurance claims pursuant to their respective enabling statutes.

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As is demonstrated in the materials filed in support of this Application, CastlePoint is insolvent. The Conservator has determined that as of December 31, 2016, CastlePoint's capital and surplus was negative \$281 million. Pursuant to Insurance Code sections 11600 and 700.01-700.05, CastlePoint is required to have capital and surplus of not less than \$5,000,000. Pursuant to Insurance Code section 985, CastlePoint is statutorily insolvent because (1) its minimum paidin capital, as required by the Insurance Code, has been impaired, and (2) it is unable to meet its financial obligations when they are due. (Ins. Code § 985.) CastlePoint's liquid assets are not adequate to permit the company to continue to meet its insurance claim payment obligations on a timely basis, as and when they come due for payment. The Conservator has therefore determined that it would be futile to proceed with the conduct of CastlePoint's business in conservation beyond March 31, 2017, and has and does apply to the court for the entry of a Liquidation Order.

The Conservator's Application for Entry of Liquidation Order for CastlePoint National Insurance Company is based on the content of this Application, on the Declaration of David E. Wilson and the Conservator's Memorandum of Points and Authorities in support of the Application, on all other pleadings and documents filled by the Conservator in this action, and on the evidence and arguments to be presented at the Hearing.

Dated: February 17, 2017

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XAVIER BECERRA

Attorney General of California

Deputy Attorney General

Attorneys for Applicant Dave Jones, Insurance Commissioner of the State of California

1	Dated: February 17, 2017	THOMAS J. WELSH PATRICK B. BOCASH
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7		State of California
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