

**IN THE MATTER OF THE LIQUIDATION OF
ATLANTIC AMERICAN HEALTH INSURANCE COMPANY, AUSTIN LIBERTY
INSURANCE COMPANY, AXEL INSURANCE COMPANY OF NEW YORK,
MAJESTIC INSURANCE COMPANY OF NEW YORK, MBL PROPERTY AND
CASUALTY INSURANCE COMPANY, AND NATIONAL HERITAGE TITLE
INSURANCE COMPANY, INC.**

New York Supreme Court, Index No.: 401643/11

Notice is Hereby Given:

I. James J. Wrynn, Superintendent of Insurance of the State of New York, has been appointed by an order of the Supreme Court of the State of New York, New York County, filed on July 20, 2011 (“Liquidation Order”), as the liquidator (“Liquidator”) of Atlantic American Health Insurance Company, Austin Liberty Insurance Company, Axel Insurance Company of New York, Majestic Insurance Company of New York, MBL Property and Casualty Insurance Company, and National Heritage Title Insurance Company, Inc. (collectively, the “Companies and, as such, has been: (i) vested with all powers and authority expressed or implied under New York Insurance Law (“Insurance Law”) Article 74, in addition to the powers and authority set forth in this Order; (ii) authorized and directed to immediately take possession of the Companies’ respective property, liquidate the Companies’ respective business and affairs, and dissolve the Companies’ corporate charters in accordance with Insurance Law Article 74, (iii) vested with title to the Companies’ respective property, contracts, rights of action; (iv) authorized and directed to take possession of the Companies’ books, files, records and other property, wherever located, as of the date of entry of this Order; and (v) authorized and directed, without further notice of this Court, to destroy or otherwise dispose of any and all of the Companies’ books, files, records and other property in the Liquidator’s possession when he deems them to be no longer required in connection with the dissolution of the Companies.

II. In accordance with Insurance Law Section 7432(b), all claims against the Companies must be presented to the Liquidator by November 20, 2011. Claims presented after November 20, 2011, will not share in the distribution of assets until all allowed claims that were filed on or before November 20, 2011 have been paid in full with interest. All claimants who appear on the Companies’ books and records as of the date of entry of the Liquidation Order are deemed to have duly filed proofs of claim prior to November 20, 2011.

III. The officers, directors, shareholders, members, depositories, trustees, policyholders, agents, servants, employees, attorneys, managers and affiliates of the Companies and all other persons other than the Liquidator and his agents are permanently enjoined and restrained from: (i) wasting or permitting to be done any act or thing that might waste the Companies’ properties; (ii) transacting the Companies’ business or disposing of the Companies’ property, except as authorized by the Liquidator; (iii) interfering with the Liquidator in the possession, control or management of the Companies’ properties or in the discharge of his duties, and (iv) disclosing any information that is proprietary to the Companies or not in the public domain, except as authorized by the Liquidator.

IV. All persons are enjoined and restrained from commencing or prosecuting any actions or proceedings against the Companies, the Liquidator or the New York Liquidation Bureau, their present or former employees, attorneys or agents with respect to any claims against the Companies.

V. All persons are enjoined and restrained from obtaining preferences, judgments, attachments or other liens, or making any levy against the Companies' assets or any part thereof.

VI. The Liquidator is authorized, permitted and allowed to sell, assign or transfer any and stocks, bonds or securities, and any real or other property of the Companies at market price or better, or if there is no market price, at the best price obtainable at private sale at such times and upon such terms and conditions as, in his discretion, he deems is in the best interest of the creditors of the Companies, and he is further authorized to take such steps and to make and execute such agreements and other papers as may be necessary to effect and carry out such sales, transfers and assignments.

VII. In accordance with Insurance Law Section 7405, all in-force contracts, leases, tax sharing agreements, employment contracts, and obligations of the Companies, however described, shall terminate and all liability thereunder shall cease and be fixed as of the date of entry of this Order unless expressly ratified in writing by the Liquidator.

VIII. The Companies, their officers, directors, shareholders, members, depositories, policyholders, trustees, agents, servants, employees, attorneys, managers and affiliates, and all firms, corporations, associations, and other persons or entities having any property and/or information, including, but not limited to, business records, insurance policies, claims files (electronic or paper), software programs, bank records and/or any tangible or intangible items of value, belonging or relating to the Companies, shall preserve such property and/or information and immediately, upon the Liquidator's request and direction, assign, transfer, turn over and deliver such property and/or information to the Liquidator or his designees.

IX. Any person or entity providing claims processing services, data processing services, electronic records retention services or other information technology services to the Companies shall maintain and preserve all information in its possession relating in any way to the Companies, wherever located, including but not limited to all documents, data, electronic files and records, computer equipment (*i.e.*, servers and printers), software programs and software licenses owned by the Companies, and are directed, upon the Liquidator's request, to promptly submit all such information to the Liquidator or his designees.

X. Any bank, savings and loan association, other financial institution or any other entity or person, which has on deposit or in its possession, custody or control of any of the Companies' funds, accounts or assets shall immediately, upon the Liquidator's request and direction: (i) turn over custody and control of such funds, accounts or assets to the Liquidator; (ii) transfer title of such funds, accounts or assets to the Liquidator; (iii) change the name of such accounts to the name of the Liquidator; (iv) transfer funds from such bank, savings and loan association or other financial institution; or (v) take any other action necessary for the proper conduct of the liquidation proceeding.

XI. Any distribution of assets shall be in accordance with the priorities set forth in Insurance Law Article 74.

XII. The corporate charters of the Companies are relinquished, forfeited, surrendered and annulled, and the Companies are dissolved.

XIII. All communications relating to the Companies and to the liquidation thereof should be addressed to:

New York Liquidation Bureau
110 William Street
New York, New York 10038
(212) 341-6218

JAMES J. WRYNN
Superintendent of Insurance of
the State of New York as Liquidator
of Atlantic American Health Insurance
Company, Austin Liberty Insurance
Company, Axel Insurance Company of New
York, Majestic Insurance Company of New
York, MBL Property and Casualty
Insurance Company, and National Heritage
Title Insurance Company, Inc.