1 2 3 4 5 6 7	MARY ANN SMITH Deputy Commissioner DOUGLAS M. GOODING Assistant Chief Counsel ERIK BRUNKAL (State Bar No.: 166086) Senior Counsel DEPARTMENT OF BUSINESS OVERSIGHT 1515 K Street, Ste. 200 Sacramento, California 95814 Telephone: (916) 322-8782 Facsimile: (916) 445-6985		
8 9	Attorneys for Complainant		
10	BEFORE THE DEPARTMEN'	T OF BUSINESS OVERISGHT	
10		OF CALIFORNIA	
11	In the Matter of) CRD NO. 148225	
12 13 14 15 16 17 18 19 20	THE COMMISSIONER OF BUSINESS OVERSIGHT, Complainant, v. A.T. Lloyd's, Inc., Respondent.	 1. DESIST AND REFRAIN ORDER; 2. ORDER LEVYING ADMINISTRATIVE PENALTIES 3. ORDER FOR ANCILLIARY RELIEF 	
21	The Commissioner of Business Oversight ("Commissioner") of the Department of Business Oversight ("Department") alleges and charges as follows:		
22		FION AND VENUE	
 23 24 25 26 27 28 	 The Commissioner brings this action pursusections 25252, subdivision (a) and 25532, subdivipromulgated thereunder. The Commissioner is authorized to administ Corporate Securities Law of 1968, Corporations Corporations Corporations Corporate Securities Law of 1968, Corporations Corpo	sioner brings this action pursuant to the provisions of Corporations Code ivision (a) and 25532, subdivision (b), and the rules and regulations	
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	ORDER FOR ANO	CILLARY RELIEF	

State of California - Department of Business Oversight

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II. STATEMENT OF FACTS

3. This action is brought to order Respondent A.T. Lloyd's, Inc. to:

(a) desist and refrain from unlicensed investment adviser activities pursuant to Corporations Code section 25532, subdivision (b);

(b) pay penalties to the Department for conducting unlicensed investment adviser activities pursuant to Corporations Code section 25252, subdivision (a), of forty-five thousand dollars (\$45,000.00) for all violations of section 25230, subdivision (a) and additional penalties of threehundred seventy-five dollars (\$375) representing renewal fees A.T. Lloyd's, Inc., avoided paying to the Department during the unlicensed period;

(c) pay restitution to affected California clients, pursuant to Corporations Code section
25254, subdivision (a), in the amount of ten-thousand eight-hundred sixty-nine and 52 cents
(\$10,869.52), by reimbursing, to their custodial accounts, any and all investment advisory fees
charged by A.T. Lloyd's during the unlicensed period.

4. A.T. Lloyd's, Inc., a corporation, has its principal place of business at 348 W. Olympic Place, Suite 103, Seattle, Washington 98119.

5. On May 20, 2015, Lloyd's applied as an investment advisory firm with the Department by submitting a Form ADV through the IARD system.

18 6. On the application form, Lloyd's stated it managed 456 discretionary accounts with \$51,
19 174,743 under management.

20 7. The form also showed Lloyd's managed discretionary accounts for 12 California residents
21 with assets under management totaling \$3,391,153.78.

8. At the beginning of October, 2013, Lloyd's had only three California clients and was,
therefore, exempted from licensing requirements by the deminimus rule exemption. However,
during October, 2013, five of Lloyd's clients moved from Washington to California, putting
Lloyd's beyond deminimus limits of five resident clients. (Corporations Code section 25230.1,
subd. (a).)

27 9. Then, during the first half of 2014, three more Lloyd's clients moved from Washington to
28 California and Lloyd's opened a new client account in California, bringing the total number of

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1	Lloyd's California clients to 12.		
2	10. Lloyd's has been providing unlicensed investment advice since October, 2013.		
3	11. A.T. Lloyd's, Inc.'s application is still pending the outcome of this litigation.		
4	III. DESIST AND REFRAIN ORDER		
5	12. Corporations Code section 25230, subdivision (a) provides, in pertinent part:		
6	It is unlawful for any investment adviser to conduct business as an		
7	and secured from the commissioner a certificate, then in effect, authorizing the		
8			
9	13. Corporations Code section 25532, subdivision (b) provides, in pertinent part:		
10	If, in the opinion of the commissioner, a person has been or is acting as a		
11	broker-dealer or investment adviser, or has been or is engaging in broker-dealer or investment adviser activities, in violation of Section 25210, 25230, or 25230.1,		
12	the commissioner may order that person to desist and refrain from the activity		
13	until the person has been appropriately licensed or the required filing has been made under this law.		
14			
15	14. A.T. Lloyd's, Inc., has conducted business as an investment adviser in this state without first		
16	securing from the commissioner a certificate, then in effect, in violation of Corporations Code		
17	section 25230, subdivision (a).		
18	15. Accordingly, A.T. Lloyd's, Inc. is hereby ordered to desist and refrain from acting as an		
19	investment adviser in the State of California unless and until he has first applied for and secured		
20	from the commissioner a certificate authorizing it to act as an investment adviser, or unless exempt.		
21	This Order is necessary, in the public interest, for the protection of investors, and consistent		
22	with the purposes, policies, and provisions of the Corporate Securities Law.		
23	IV. ORDER LEVYING ADMINISTRATIVE PENALTIES		
24	16. A.T. Lloyd's, Inc., willfully violated the Corporate Securities Law by engaging in		
25	unlicensed investment adviser activity in violation of Corporations Code section 25230, subdivision		
26	(a).		
27	17. Corporations Code section 25252, subdivision (b) authorizes the Commissioner to issue an		
28	order levying administrative penalties against any investment adviser for willful violations of any		
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DESIST AND REFRAIN ORDER; ORDER LEVYING ADMINISTRATIVE PENALTIES; and, ORDER FOR ANCILLARY RELIEF

provisions of the California Securities Laws and any rules promulgated thereunder. 1 2 18. Corporations Code section 25252, subdivision (b) provides, in relevant part: /// 3 4 (b) Any broker-dealer or investment adviser that willfully violates any provision of this division to which it is subject, or that willfully 5 violates any rule or order adopted or issued pursuant to this division and to which it is subject, is liable for administrative penalties of not more than 6 five thousand dollars (\$5,000) for the first violation, not more than ten 7 thousand dollars (\$10,000) for the second violation, and not more than fifteen thousand dollars (\$15,000) for each subsequent violation. 8 19. 9 Pursuant to Corporations Code section 25252, subdivision (b), the commissioner hereby 10 levies administrative penalties against Respondent A.T. Lloyd's, Inc., in the amount of forty-five thousand (\$45,000.00) for violations of section 25230, subdivision (a) over the course of 11 12 approximately 18 months during which time A.T. Lloyd's advised clients and collected fees while 13 unlicensed. In addition, the Commissioner hereby levies penalties of three hundred seventy-five dollars (\$375.00) reflecting licensing fees A.T. Lloyd's, Inc. avoided paying the Department by 14 15 failing to become licensed in 2013. A.T. Lloyd's, Inc. shall pay these penalties to the 16 Commissioner within 10 days of the finality of the Order in a single check for \$45,375.00. Said 17 check will be made payable to the "California Department of Business Oversight" and will be sent to Erik Brunkal, Senior Counsel, 1515 K St., Suite 200, Sacramento, CA 95814. 18 19 This Order is necessary, in the public interest, for the protection of investors, and consistent 20 with the purposes, policies, and provisions of the Corporate Securities Law. 21 V. ORDER FOR ANCILLIARY RELIEF 22 20. Corporations Code section 25254, subdivision (a) authorizes the Commissioner to include claims of ancillary relief in her administrative actions. 23 21. Corporations Code section 25254, subdivision (a) provides, in relevant part: 24 (a) If the commissioner determines it is in the public interest, the 25 commissioner may include in any administrative action brought under this 26 part a claim for ancillary relief, including, but not limited to, a claim for restitution or disgorgement or damages on behalf of the persons injured by 27 the act or practice constituting the subject matter of the action 28 4

1	22. Pursuant to Corporations Code section 25254, subdivision (a), the commissioner hereby	
2	claims ancillary relief in the form of restitution in the amount of \$10,869.52 for the clients charged	
3	fees by Respondent during the relevant period in which A.T. Lloyd's, Inc. charged fees for	
4	unlicensed investment advisory services. Respondent A.T. Lloyd's, Inc., is hereby ordered to credit	
5	the accounts of the affected clients within 10 days of the finality of this Order.	
6	This Order is necessary, in the public interest, for the protection of investors, and consistent	
7	with the purposes, policies, and provisions of the Corporate Securities Law.	
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9	Dated: March 16, 2016Sacramento, CaliforniaJAN LYNN OWEN	
10	Commissioner of Business Oversight	
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12	By	
13	MARY ANN SMITH	
14	Deputy Commissioner Enforcement Division	
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