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Supreme Court of California

FRANK A. McGUIRE
COURT ADMINISTRATOR AND
CLERK OF THE SUPREME COURT

July 15, 2015

Gene Gordon Livingston
Greenberg Taurig LLP
1201 K Street, Street 1100
Sacramento, CA 95814-3938

**Re: S226529 - ASSOCIATION OF CALIFORNIA INSURANCE
COMPANIES et al. v. DAVE JONES**

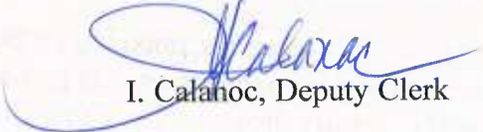
Dear Counsel:

We are enclosing a copy of this court's order granting review in the above referenced case. Your attention is directed to California Rules of Court, rule 8.520, for briefing requirements. Please insure that briefs submitted for filing reflect the case number, title and party designations appearing on the court's order.

Per our Internal Operating Practices and Procedures (§ IV, ¶ L), when review is granted each party must file a "Certification of Interested Entities or Persons" that lists any persons, associations of persons, firms, partnerships, corporations (including parent and subsidiary corporations) or other entities other than the parties themselves known by the party to have either (i) a financial interest in the subject matter of the controversy or in a party to the proceeding; or (ii) any other kind of interest that could be substantially affected by the outcome of the proceeding. For this purpose, we enclose a form for your use. This letter is the sole communication to all counsel for Plaintiff and Respondent. If other associated counsel are better situated to provide the required information, please reroute the enclosure to them. The completed form and eight copies should be returned to us within 15 days.

Very truly yours,

FRANK A. McGUIRE
Court Administrator and
Clerk of the Supreme Court


I. Calahoc, Deputy Clerk

Enclosure
Rec.

Court of Appeal, Second Appellate District, Division One - No. B248622

S226529

IN THE SUPREME COURT OF CALIFORNIA

En Banc

ASSOCIATION OF CALIFORNIA INSURANCE COMPANIES et al., Plaintiffs and
Respondents,

v.

DAVE JONES, as Commissioner, etc., Defendant and Appellant.

The petition for review is granted. The parties are also directed to brief and address the question whether the Commissioner has the statutory authority to promulgate a regulation specifying that the communication of a replacement cost estimate which omits one or more of the components in subdivisions (a)-(e) of section 2695.183 of title 10 of the California Code of Regulations is a “misleading” statement with respect to the business of insurance. (Cal. Code of Regs., tit. 10, § 2695.183, subd. (j).)

SUPREME COURT
FILED

JUL 15 2015

Frank A. McGuire Clerk

Deputy

Cantil-Sakauye

Chief Justice

Werdegar

Associate Justice

Chin

Associate Justice

Corrigan

Associate Justice

Liu

Associate Justice

Cuellar

Associate Justice

Kruger

Associate Justice

CERTIFICATION OF INTERESTED ENTITIES OR PERSONS

S226529 -ASSOCIATIONOFCALIFORNIAINSURANCECOMPANIESv.JONES

<u>Full Name of Interested Entity/Person</u>	<u>Party / Non-Party</u>		<u>Nature of Interest</u>
_____	[]	[]	_____
_____	[]	[]	_____
_____	[]	[]	_____
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_____	[]	[]	_____

Submitted by: Gene Gordon Livingston