FIRST AMENDED

FORM A

STATEMENT REGARDING THE ACQUISITION OF CONTROL OF OR MERGER WITH A DOMESTIC INSURER (the "Statement")

Hartford Life Insurance Company (NAIC No. 88072);
Hartford Life and Annuity Insurance Company (NAIC No. 71153);
Hartford International Life Reassurance Corporation (NAIC No. 93505);
and
American Maturity Life Insurance Company (NAIC No. 81213);
(collectively, the "Domestic Insurers")

BY

Hopmeadow Acquisition, Inc. ("Buyer");

Whose Direct Controlling Person Is **Hopmeadow Holdings, LP** ("Hopmeadow Holdings");

Whose Direct Controlling Person Is **Hopmeadow Holdings GP LLC** ("<u>Hopmeadow Holdings GP</u>");

Whose Direct Controlling Person Is **Hopmeadow UK Holdings Ltd.** ("<u>Hopmeadow UK</u>");

Whose Direct Controlling Person Is **Hopmeadow Cayman GP LLC** ("Hopmeadow Cayman GP");

Whose Direct Controlling Persons are Cornell Capital GP III LP ("Cornell Capital GP III");

Whose Direct Controlling Person Is Cornell Capital GP III GP LLC ("Cornell Capital GP III GP");

Whose Direct Controlling Person Is **Henry Cornell**;

and

AMC Fund GP LP ("AMC Fund GP");

Whose Direct Controlling Persons Are

AMC Special MGP Ltd

("AMC Special MGP");

and

AMC Fund MGP LP ("AMC Fund MGP");

Whose Direct Controlling Person Is

AMC MGP GP Ltd

("AMC MGP GP");

Whose Direct Controlling Persons Are

Robert E. Diamond, Jr.;

and

David I. Schamis

as well as

Cornell Capital Partners III LP ("Cornell Capital Fund");

and

Atlas Merchant Capital Fund LP ("Atlas Merchant Capital Fund")

(collectively, the "Applicants")

Filed with the Insurance Department of Connecticut (the "Department")

Dated: January 26, 2018

Name, Title, Address and telephone number of Individual to Whom Notices and Correspondence Concerning This Statement Should Be Addressed:

> Atlas Merchant Capital LLC 375 Park Avenue, 21st Floor New York, NY 10152 Telephone: 212-883-4247

Email: tkacani@atlasmerchantcapital.com Attention: Timothy Kacani

> Cornell Capital LLC 499 Park Avenue, 21st Floor New York, NY 10022 Telephone: 212-818-8991 Email: Emily@cornellcapllc.com Attention: Emily Pollack

Debevoise & Plimpton LLP 919 Third Avenue New York, NY 10022 Telephone: 212-909-6000

Email: nfpotter@debevoise.com; mddevins@debevoise.com Attention: Nicholas F. Potter, Esq. and Michael D. Devins, Esq.

> Day Pitney LLP 242 Trumbull St. Hartford, CT 06103 Telephone: 860-275-0117

Email: wgoddard@daypitney.com; eretersdorf@daypitney.com Attention: William D. Goddard, Esq. and Elizabeth P. Retersdorf, Esq.

This Statement seeks the approval of the Connecticut Insurance Commissioner (the "<u>Commissioner</u>") pursuant to the requirements of Section 38a-130 of the Connecticut General Statutes for the acquisition of control of the Domestic Insurers by the Applicants.

ITEM 1. INSURER AND METHOD OF ACQUISITION

(a) The Domestic Insurers

The name and address of the Domestic Insurers to which this Statement relates are:

Hartford Life Insurance Company ("<u>HLIC</u>") One Hartford Plaza Hartford, Connecticut 06155 NAIC No. 88072

Hartford Life and Annuity Insurance Company ("<u>ILA</u>")

One Hartford Plaza Hartford, Connecticut 06155 NAIC No. 71153

Hartford International Life Reassurance Corporation ("<u>Hartford Reassurance</u>") One Hartford Plaza Hartford, Connecticut 06155 NAIC No. 93505

American Maturity Life Insurance Company ("<u>American Maturity</u>") One Hartford Plaza Hartford, Connecticut 06155 NAIC No. 81213

(b) Description of How Control is Acquired

The following is a summary of the proposed method of the acquisition of control of the Domestic Insurers by the Applicants (the "<u>Proposed Acquisition</u>").

The Domestic Insurers are all indirect, wholly owned subsidiaries of Hartford Holdings, Inc., a Delaware corporation (the "Seller"). The Hartford Financial Services Group, Inc. ("HFSG") is the parent of Seller.

In connection with the Proposed Acquisition, the Applicants formed the following entities: (a) Hopmeadow Holdings, a Delaware limited partnership, (b) Hopmeadow Holdings GP, a Delaware limited liability company, which is the general partner of Hopmeadow Holdings, (c) Buyer, a Delaware corporation, which is a wholly owned subsidiary of Hopmeadow Holdings, (d) Hopmeadow UK, a private limited company incorporated under the laws of England and Wales and (e) Hopmeadow Cayman GP, a Cayman Islands exempted company (Hopmeadow Holdings, Hopmeadow Holdings GP, Buyer, Hopmeadow UK and Hopmeadow Cayman GP, collectively, the "Acquisition Entities").

On December 3, 2017, Seller, HFSG (for certain limited purposes) and the Acquisition Entities entered into a Stock and Asset Purchase Agreement ("SAPA") pursuant to which, subject to satisfaction of all closing conditions (including approval by the Commissioner of the Proposed Acquisition), Seller intends to transfer, among other things, the capital stock of Hartford Life, Inc. the parent of the Domestic Insurers to Buyer. Buyer will pay to Seller for the shares of common stock of Hartford Life, Inc. and certain other acquired assets (as more fully described in the SAPA) \$2.05 billion *minus* certain adjustments described in § 2.02 of the SAPA (the "Purchase Price").

A copy of the SAPA is attached hereto as Exhibit 1.

Cornell Capital LLC, Atlas Merchant Capital, LLC, TRB Advisors LP, Commonwealth Annuity and Life Insurance Company, Mercury Mgmt. Ltd and Pine Brook Road Advisors, L.P. are the lead investors in the Acquisition Entities in connection with the Proposed Acquisition (collectively, the "Lead Investors"). All investors in the Acquisition Entities in connection with

the Proposed Acquisition (other than HFSG either directly or on behalf of investment funds or co-investment vehicles managed or advised by such investors, entered into an interim investors agreement (the "Interim Investors Agreement") pursuant to which each such investor has agreed to make an equity investment in Hopmeadow Holdings and/or Hopmeadow Cayman LP, a Cayman Islands limited partnership, at the Closing in an amount equal to such investor's commitment. With the prior written consent of the Lead Investors, an investor may assign its rights under the Interim Investors Agreement to an affiliate or, in the case of a Lead Investor, to a U.S. person who is a limited partner co-investor and has granted a voting proxy in favor of such Lead Investor, in each case, subject to the limitations set forth in the Interim Investors Agreement and compliance with the terms of the SAPA. As a result of the Proposed Acquisition, the Domestic Insurers will be wholly owned indirect subsidiaries of Buyer.

Each of the Lead Investors is entitled to designate one member of the eleven-member board of directors of Hopmeadow Holdings GP, with the exception of Cornell Capital LLC, which is entitled to two board seats or votes. The remaining four board seats are apportioned as follows: one director appointed by Hartford Holdings, Inc. (which is also receiving an equity interest in the Acquisition Entities in connection with the Proposed Acquisition), two independent directors and one member of the Domestic Insurers' management. For a more thorough description please see the Interim Investors Agreement.

A copy of the Interim Investors Agreement, with the signature pages redacted, is attached hereto as <u>Exhibit 2</u>. Any investor listed only on the signature pages to the Interim Investors Agreement and not otherwise referred to in the Interim Investors Agreement owns less than 10% of the voting interests in any Applicant.

This summary of the principal terms of the Proposed Acquisition is qualified in its entirety by reference to the SAPA and the Interim Investors Agreement.

ITEM 2. IDENTITY AND BACKGROUND OF THE APPLICANTS

(a) Name and Address of the Applicants

The name and business address of each of the Applicants are:

Hopmeadow Acquisition, Inc. c/o Cornell Capital LLC 499 Park Avenue, Floor 21 New York, NY 10022

Hopmeadow Holdings, LP c/o Cornell Capital LLC 499 Park Avenue, Floor 21 New York, NY 10022

Hopmeadow Holdings GP LLC c/o Cornell Capital LLC 499 Park Avenue, Floor 21

New York, NY 10022

Hopmeadow UK Holdings Ltd. c/o Cornell Capital LLC 499 Park Avenue, Floor 21 New York, NY 10022

Hopmeadow Cayman GP LLC c/o Cornell Capital LLC 499 Park Avenue, Floor 21 New York, NY 10022

Cornell Capital Partners III LP 499 Park Avenue, Floor 21 New York, NY 10022

Cornell Capital GP III LP 499 Park Avenue, Floor 21 New York, NY 10022

Cornell Capital GP III GP LLC 499 Park Avenue, Floor 21 New York, NY 10022

Henry Cornell c/o Cornell Capital LLC 499 Park Avenue, Floor 21 New York, NY 10022

Atlas Merchant Capital Fund LP c/o Atlas Merchant Capital LLC 375 Park Avenue, Floor 21 New York, NY 10152

AMC Fund GP LP c/o Atlas Merchant Capital LLC 375 Park Avenue, Floor 21 New York, NY 10152

AMC Special MGP Ltd c/o Atlas Merchant Capital LLC 375 Park Avenue, Floor 21 New York, NY 10152

AMC Fund MGP LP c/o Atlas Merchant Capital LLC

375 Park Avenue, Floor 21 New York, NY 10152

AMC MGP GP Ltd c/o Atlas Merchant Capital LLC 375 Park Avenue, Floor 21 New York, NY 10152

Robert E. Diamond, Jr. c/o Atlas Merchant Capital LLC 375 Park Avenue, Floor 21 New York, NY 10152

David I. Schamis c/o Atlas Merchant Capital LLC 375 Park Avenue, Floor 21 New York, NY 10152

(b) <u>Business Operations of the Applicants</u>

Buyer is a Delaware company that is a wholly owned subsidiary of Hopmeadow Holdings. Buyer was formed on November 21, 2017 for the purpose of entering into the Proposed Acquisition. At the Closing of the Proposed Acquisition, Buyer will acquire Hartford Life, Inc., the parent of the Domestic Insurers. Buyer conducts no other business.

Hopmeadow Holdings is a Delaware limited partnership. Hopmeadow Holdings was formed on November 21, 2017 for the purpose of entering into the Proposed Acquisition. Hopmeadow Holdings conducts no other business.

Hopmeadow Holdings GP is a Delaware limited liability company and is the general partner of Hopmeadow Holdings. Hopmeadow Holdings GP was formed on November 27, 2017 for the purpose of entering into the Proposed Acquisition. Hopmeadow Holdings GP conducts no other business.

Hopmeadow UK is a private limited company incorporated under the laws of England and Wales and is the owner of approximately 84.7% of the membership interests in Hopmeadow Holdings GP. Hopmeadow UK was formed on January 11, 2018 for the purpose of engaging in transactions and activities related to the Proposed Acquisition. Hopmeadow UK conducts no other business.

Hopmeadow Cayman GP is a Cayman Islands limited liability company and the owner of 100% of the voting stock of Hopmeadow UK. Hopmeadow Cayman GP was formed on December 21, 2017 for the purpose of engaging in transactions and activities related to the Proposed Acquisition. Hopmeadow Cayman GP conducts no other business.

Cornell Capital Fund is a Cayman Islands limited partnership and an investment fund that is focused on creating lasting value for its investors and portfolio companies by partnering with strong management teams to build businesses. Cornell Capital Fund was formed on August 26, 2016.

Cornell Capital GP III is a Cayman Islands limited partnership and is the general partner of Cornell Capital Fund and owner of 43.1% of the voting interests in Hopmeadow Cayman GP. Cornell Capital GP III was formed on August 26, 2016.

Cornell Capital GP III GP is a Cayman Islands limited liability company. Cornell Capital GP III GP is the general partner of Cornell Capital GP III and conducts no other business. Cornell Capital GP III GP was formed on August 18, 2016.

Henry Cornell is the general partner of Cornell Capital GP III GP and the ultimate sole beneficial owner of Cornell Capital GP III GP and Cornell Capital GP III. Mr. Cornell is the Founder, Senior Partner and Investment Committee Chair of Cornell Capital, where he is personally involved in the sourcing, evaluation, execution and ownership of each investment. Prior to founding Cornell Capital, Mr. Cornell was most recently the Vice Chairman of the Merchant Banking Division of Goldman Sachs. Mr. Cornell has over 30 years of experience across all aspects of private equity investing in a broad array of sectors. He began his career as an attorney with Davis Polk & Wardwell LLP before joining Goldman Sachs in 1984 in the Investment Banking Division. He moved to Tokyo in 1988 to head Goldman Sachs' real estate efforts in Asia. In 1992, he moved to Hong Kong to found Goldman Sachs' principal investment business in Asia. Under his leadership, the firm made numerous landmark investments in Asia, including in Ping An Insurance Company of China, Sanyo Corporation, Hana Bank and Industrial and Commercial Bank of China (ICBC). In 1999, Mr. Cornell was named to the global investment committee responsible for all debt and equity investments. He returned to New York in 2000 as Head of Private Equity Americas, where he played a key role in the success of the Goldman Sachs Capital Partners funds GSCP 2000, GSCP V and GSCP VI as a leader in the division, member of the global investment committee and active investor. He was named Vice Chairman of the Merchant Banking Division in 2012. Mr. Cornell was active across the United States and Asia, and his notable U.S. investments include Allied World, Barrett Energy, Kinder Morgan, USI, MRC Global and Cobalt. Mr. Cornell is a member of the Board of Trustees of Mt. Sinai, the Whitney Museum, The Asia Society and the Navy SEAL Foundation and is a member of the Council on Foreign Relations. Mr. Cornell received a B.A. from Grinnell College in 1976 and a J.D. from New York Law School in 1981.

Atlas Merchant Capital Fund is a Cayman Islands limited partnership and an investment fund. Atlas Merchant Capital Fund offers a unique and differentiated approach to financial services investments, believing that a long-term, merchant capital approach balanced with operating experience and regulatory expertise will best serve its partners and its investments. Atlas Merchant Capital Fund was formed on October 20, 2014.

AMC Fund GP is a Cayman Islands exempted limited partnership. AMC Fund GP is the general partner of Atlas Merchant Capital Fund and owner of 29.4% of the voting interests in Hopmeadow Cayman GP and conducts no other business. AMC Fund GP was formed on October 20, 2014.

AMC Special MGP is a Cayman Islands exempted company. AMC Special MGP is a general partner of AMC Fund GP and conducts no other business. AMC Special MGP was formed on October 17, 2014.

AMC Fund MGP is a Cayman Islands limited partnership. AMC Fund MGP is a general partner of AMC Fund GP and conducts no other business. AMC Fund MGP was formed on October 20, 2014.

AMC MGP GP is a Cayman Islands exempted company and is the general partner of AMC Fund MGP and conducts no other business. AMC MGP GP was formed on October 17, 2014.

Robert E. Diamond, Jr. is Founding Partner and Chief Executive Officer of Atlas Merchant Capital LLC and is based in New York. Mr. Diamond is also a founder and non-executive director of Atlas Mara Limited. Until 2012, Mr. Diamond was Chief Executive of Barclays, having previously held the position of President of Barclays and was responsible for Barclays Capital and Barclays Global Investors (BGI). He became an executive director of Barclays in 2005 and was a member of the Barclays Executive Committee since 1997.

David I. Schamis is Founding Partner and Chairman of the Investment Committee at Atlas Merchant Capital LLC, and is based in New York. Previously, Mr. Schamis worked at J.C. Flowers from 2000 to January 2014, most recently as a Managing Director and member of the Management Committee. Mr. Schamis joined J.C. Flowers at its inception and has had significant experience investing in North America, South America, Europe and Asia. His day-to-day responsibilities included transaction and sourcing execution, portfolio company monitoring and firm operations. Prior to J.C. Flowers, Mr. Schamis worked in the financial institutions investment banking group at Salomon Smith Barney LLC from 1995 to 2000.

Each of Mr. Diamond and Mr. Schamis owns greater than 10% of the shares of AMC MGP GP and, together, they own 100% of such shares.

(c) Applicants Organization Chart

Attached to this Statement as <u>Exhibit 3</u> and <u>Exhibit 4</u> are organizational charts presenting the identities and interrelationships among the Applicants and the Domestic Insurers immediately before and after the Proposed Acquisition. Such charts generally indicate the percentage of voting securities of each person that is owned or controlled by the Applicants (and the aggregate voting power represented by such shares) and the type of organization and the jurisdiction of domicile of each person specified therein. A list of all affiliates of the Applicants, other than Applicants who are individuals, is provided as <u>Exhibit 5</u>. No court proceedings involving a reorganization or liquidation are pending with respect to any of the Applicants or their affiliates listed on Exhibit 3, Exhibit 4 or Exhibit 5.

ITEM 3. IDENTITY AND BACKGROUND OF INDIVIDUALS ASSOCIATED WITH THE APPLICANTS

Two sets of all biographical affidavits are being filed in response to this Item 3 and for the proposed directors and executive officers of the Domestic Insurers. One set of affidavits is being filed with personal information, such as Social Security numbers, dates of birth, telephone

numbers and home addresses, redacted. A second, unredacted set of affidavits is being separately filed in a sealed envelope marked "Confidential." The Applicants request that (a) the redacted portions of the biographical affidavits be afforded confidential treatment, (b) the Applicants be notified in advance of any proposed disclosure of the redacted portions by the Department and (c) the Applicants be given a reasonable opportunity to seek a protective order or take other action to prevent or limit any such disclosure. The Applicants have requested the required background reports from an NAIC-approved vendor, which should be provided directly to the Department.

(a) Name and Business Address of Directors, Executive Officers and 10% Owners of the Applicants

(i) Buyer

Buyer does not have any directors or officers.

(ii) <u>Hopmeadow Holdings</u>

Hopmeadow Holdings does not have any directors or officers.

(iii) Hopmeadow Holdings GP

The business address of Hopmeadow UK, Hopmeadow Holdings GP's direct controlling person, is:

499 Park Avenue, Floor 21 New York, NY 10022.

The residence addresses and present principal business activity, occupation or employment including position and office held and the name, principal business and address of any corporation or other organization in which such employment is carried on of the directors and executive officers of Hopmeadow Holdings GP are stated in the biographical affidavits for such persons, which, as described above, have been filed in redacted versions as Exhibit 6 and in confidential, unredacted versions under separate cover.

The names and business addresses of the executive officers and directors of Hopmeadow Holdings GP are as follows:

Name	Position Held	Business Address
Richard Carbone	Director	c/o Cornell Capital LLC 499 Park Avenue, 21 st Floor New York, NY 10022
Henry Cornell	Director	c/o Cornell Capital LLC 499 Park Avenue, 21 st Floor New York, NY 10022

Gilles Dellaert	Director	c/o Global Atlantic Financial Company 4 World Trade Center 150 Greenwich Street New York, NY 10007
Oliver Goldstein	Director	c/o Pine Brook 60 East 42 nd Street, 50 th Floor New York, NY 10165
Brion Johnson	Director	c/o Hartford Life Insurance Company One Hartford Plaza Hartford, CT 06155
Emily Pollack Director		c/o Cornell Capital LLC 499 Park Ave, 21 st Floor New York, NY 10022
Michael Rubinoff	Director	c/o Safra Asset Management 546 Fifth Avenue New York, NY 10005
Peter F. Sannizzaro Director		c/o Hartford Life Insurance Company One Hartford Plaza Hartford, CT 06155
David I. Schamis Director		c/o Atlas Merchant Capital LLC 375 Park Avenue, 21 st Floor New York, NY 10152
Robert Stein Director		c/o Worldwide Reinsurance Ltd. 22 Victoria Street, PO BOX HM1179 Hamilton, Bermuda
Heath Watkin	Director	c/o TRB Advisors LP 767 Fifth Avenue, 12 th Floor New York, NY 10153

(iv) Hopmeadow UK

The business address of Hopmeadow Cayman GP, Hopmeadow UK's direct controlling person, is:

499 Park Avenue, Floor 21 New York, NY 10022.

The residence addresses and present principal business activity, occupation or employment including position and office held and the name, principal business and address of any corporation or other organization in which such employment is carried on of the directors and executive officers of Hopmeadow UK are stated in the biographical affidavits for such persons, which, as described above, have been filed in redacted versions as Exhibit 6 and in confidential, unredacted versions under separate cover.

The names and business addresses of the executive officers and directors of Hopmeadow UK are as follows:

Name	Position Held	Business Address				
Henry Cornell	Director	c/o Cornell Capital LLC 499 Park Avenue, 21 st Floor New York, NY 10022				

(v) <u>Hopmeadow Cayman GP</u>

Hopmeadow Cayman GP does not have any directors or officers.

(vi) Cornell Capital Fund

Cornell Capital Fund does not have any directors or officers.

(vii) Cornell Capital GP III

Cornell Capital GP III does not have any directors or officers.

(viii) Cornell Capital GP III GP

Cornell Capital GP III GP does not have any directors or officers.

(ix) Atlas Merchant Capital Fund

Atlas Merchant Capital Fund does not have any directors or officers.

(x) AMC Fund GP

AMC Fund GP does not have any directors or officers.

(xi) AMC Special MGP

There is no owner of 10% or more of the stock of AMC Special MGP.

The residence addresses and present principal business activity, occupation or employment including position and office held and the name, principal business and address of any corporation or other organization in which such employment is carried on of the directors and executive officers of AMC Special MGP are stated in the biographical affidavits for such persons, which, as described above, have been filed in redacted versions as Exhibit 6 and in confidential, unredacted versions under separate cover.

The names and business addresses of the executive officers and directors of AMC Special MGP are as follows:

Name	Position Held	Business Address
Robert E. Diamond, Jr.	Director	c/o Atlas Merchant Capital LLC 375 Park Avenue, 21 st Floor

		New York, NY 10152
David I. Schamis	Director	c/o Atlas Merchant Capital LLC 375 Park Avenue, 21 st Floor New York, NY 10152

(xii) AMC Fund MGP

AMC Fund MGP does not have any directors or officers.

(xiii) AMC MGP GP

The business addresses of Robert E. Diamond, Jr. and David I. Schamis, AMC MGP GP's direct controlling persons, are:

375 Park Avenue, 21st Floor New York, NY 10152.

The residence addresses and present principal business activity, occupation or employment including position and office held and the name, principal business and address of any corporation or other organization in which such employment is carried on of the directors and executive officers of AMC MGP GP are stated in the biographical affidavits for such persons, which, as described above, have been filed in redacted versions as <u>Exhibit 6</u> and in confidential, unredacted versions under separate cover.

The names and business addresses of the executive officers and directors of AMC MGP GP are as follows:

Name	Position Held	Business Address
Robert E. Diamond, Jr.	Director	c/o Atlas Merchant Capital LLC 375 Park Avenue, 21 st Floor New York, NY 10152
David I. Schamis	Director c/o Atlas Merchant Capital LLC 375 Park Avenue, 21 st Floor New York, NY 10152	

No person other than the Applicants listed in Item 3(a)(i) through (xiii) above directly or indirectly owns, controls, holds power to vote or holds proxies representing collectively ten percent or more of any Applicant.

(b) Present Principal Business Activity

The principal business activity, occupation, or employment of the directors and executive officers of the Applicants are stated in the biographical affidavits for such persons, which, as

described above, have been filed in redacted versions as <u>Exhibit 6</u> and in confidential, unredacted versions under separate cover.

(c) Material Occupations, Positions, Offices and Employment

The material occupations, positions, offices or employment during the last five years, including the starting and ending dates of each and the name, principal business and address of any business corporation or other organization in which each such occupation, position, office or employment was carried on, with respect to the directors and executive officers of the Applicants, are stated in the biographical affidavits for each such person, which, as described above, have been filed in redacted versions as Exhibit 6 and in confidential, unredacted versions under separate cover. Except as set forth in such biographical affidavits, no such occupation, position, office or employment required licensing by or registration with any federal, state or municipal government agency. The current status of any such licensing or registration, and an explanation of any surrender, revocation, suspension or disciplinary proceedings in connection therewith, are stated in such biographical affidavits.

(d) Criminal Proceedings Involving Item 3 Persons

To the best knowledge, information and belief of the Applicants, none of the persons listed in this Item 3 has ever been convicted in a criminal proceeding (excluding traffic violations) during the 10 years immediately preceding the date of this Statement.

(e) Bankruptcy Proceedings Involving Item 3 Persons

None of the persons listed in this Item 3 has been the subject of any proceeding under the Federal Bankruptcy Code (or, in the case of an alien person, such equivalent provision) during the last 10 years.

Other than as set forth in the biographical affidavits included as Exhibit 6 hereto, no business or organization in which the persons listed in this Item 3 was a director, officer, trustee, partner, owner, manager or other official has been subject to any proceeding under the Federal Bankruptcy Code (or, in the case of an alien person, such equivalent provision) during the last 10 years either during the time in which such person was a director, officer or trustee, if a corporation, or a partner, owner, manager, joint venturer, or the official, if not a corporation, or within 12 months thereafter.

(f) <u>Injunctions From Violating Laws Involving Item 3 Persons</u>

None of the persons listed in this Item 3 has been enjoined, either temporarily or permanently, by a court of competent jurisdiction from violating any federal or state law or in the case of an alien person, applicable law regulating the business of insurance, securities, or banking, during the last 10 years.

(g) Credit Reports

Credit reports on the persons listed in this Item 3 by an independent credit rating agency acceptable to the Commissioner will be submitted upon the request of the Commissioner.

ITEM 4. NATURE, SOURCE AND AMOUNT OF CONSIDERATION

(a) Nature, Source and Amount of Consideration

As described in Item 1, under the terms of the SAPA § 2.02, Buyer will pay Seller an amount of cash (the "<u>Purchase Price</u>") equal to \$2.05 billion *minus* each of the following (with defined terms having the meanings assigned to them in the SAPA): (i) the Pre-Closing Dividend amount, (ii) the amount of any Leakage at or prior to the Closing (other than the Acquired Companies' cash contribution to the Hartford Retirement Plan for U.S. Employees in 2017), (iii) the HLI Notes Payoff Amount, (iv) the Dividend Restriction Purchase Price Adjustment, (v) the Additional Adjustment and (vi) the Rollover Amount.

Buyer will acquire the funds necessary to pay the Purchase Price through equity capital contributions received in a series of transactions contemplated by the Interim Investors Agreement. For a more detailed description of the contributions being made to Buyer, please see the Interim Investors Agreement attached hereto as Exhibit 2.

(b) Criteria

The basis and terms of the SAPA, including the nature and amount of consideration paid for Hartford Life, Inc. and the Domestic Insurers, were determined by arms' length negotiation between unrelated parties with advice of their respective financial, legal and other advisors. The Purchase Price was determined in view of the financial position and results of operation of the Domestic Insurers, including the past and present business operations, historical and potential earnings, financial condition and prospects, assets and liabilities and such other factors and information as the Applicants considered relevant under the circumstances.

(c) Loans

None of the funds necessary to consummate the acquisition of the Domestic Insurers by Buyer will be borrowed from third party sources.

ITEM 5. FUTURE PLANS OF INSURER

Please see the Plan of Operation attached as Exhibit 7.

ITEM 6. VOTING SECURITIES TO BE ACQUIRED

As stated in Item 1(b), Seller currently controls, either directly or indirectly, all of the voting securities of the Domestic Insurers. As a result of the Proposed Acquisition, the Applicants will become controlling persons of the Domestic Insurers as a result of Buyer purchasing 100% of the issued and outstanding shares of Hartford Life, Inc., which is the parent of the Domestic Insurers, pursuant to the SAPA.

The terms and conditions of the transactions described in the prior paragraph are set forth in the SAPA attached hereto as <u>Exhibit 1</u> as discussed in Items 1 and 4 above. The terms and conditions of the SAPA were agreed upon in an arms' length negotiation.

ITEM 7. OWNERSHIP OF VOTING SECURITIES

Except for rights to acquire voting securities provided for or referenced in the SAPA or the Interim Investors Agreement, none of the Applicants, their affiliates or the persons listed in Item 3 currently intends to acquire any voting securities issued by the Domestic Insurers or any of its controlling persons.

None of the Applicants, their affiliates or any person listed in Item 3 has any interest in any other securities of the Domestic Insurers, including their notes, bonds and other corporate obligations.

ITEM 8. CONTRACTS, ARRANGEMENTS, OR UNDERSTANDINGS WITH RESPECT TO VOTING SECURITIES OF THE INSURER

Other than the transactions described in this Statement, including the SAPA and the Interim Investors Agreement, none of the Applicants, their affiliates or any person listed in Item 3 are involved in any contract, arrangement or understanding, whether oral or in writing, with respect to any voting security of the Domestic Insurers or any security convertible into or evidencing a right to acquire a voting security whether or not such right of conversion or acquisition is exercisable immediately or at some future time, including but not limited to, transfer of any of the securities, joint ventures, loan or option arrangements, puts or calls, guarantees of loans, guarantees against loss or guarantees of profits, division of losses or profits or the giving or withholding of proxies.

ITEM 9. RECENT PURCHASES OF VOTING SECURITIES

There have been no purchases of any voting securities of the Domestic Insurers by the Applicants, their affiliates or any person listed in Item 3 during the 12 calendar months preceding the filing of this Statement.

ITEM 10. RECENT RECOMMENDATIONS TO PURCHASE

None of the Applicants, their affiliates or any person listed in Item 3 has made any recommendations to purchase any voting security of the Domestic Insurers during the 12 calendar months preceding the date of this Statement. No one, based upon interviews with or at the suggestion of the Applicants, their affiliates or any person listed in Item 3, has made any recommendations to purchase any voting security of the Domestic Insurers during the 12 calendar months preceding the date of this Statement.

ITEM 11. AGREEMENTS WITH BROKER-DEALERS

No agreement, contract or understanding has been made by the Applicants, their affiliates or any person listed in Item 3 with any broker-dealer as to solicitation of voting securities of the Domestic Insurers for tender and no amount of fees, commissions or other compensation has been paid by the Applicants, their affiliates or any person listed in Item 3 to broker-dealers with regard to solicitation of voting securities of the Domestic Insurers for tender.

ITEM 12. FINANCIAL STATEMENTS AND EXHIBITS

(a) Listing of Exhibits

A list of exhibits to this Statement immediately follows the response to Item 12.

(b) Financial Statements

Certain of the Applicants request permission in writing to submit unaudited financial statements for the most recent fiscal years available, rather than audited financial statements with an opinion of an independent certified public accountant, on the grounds that such Applicant's financial statements have never been audited, and a requirement to have them audited for the Statement would be impractical and constitute a hardship on such Applicants.

Cornell Capital Fund and Atlas Merchant Capital Fund request permission in writing to submit unaudited summary financial statements for the most recent fiscal years available, rather than audited financial statements with an opinion of an independent certified public accountant on the grounds that audited financial statements would contain confidential and proprietary information reflecting Cornell Capital Fund's and Atlas Merchant Capital Fund's investment valuations, strategy and decisions and which derives independent economic value from not being generally known to other persons who can obtain economic value from its disclosure or use and which is treated as confidential by Cornell Capital Fund and Atlas Merchant Capital Fund.

Mr. Cornell, Mr. Schamis and Mr. Diamond request permission in writing to submit net worth affidavits certifying as to each of Mr. Cornell's, Mr. Schamis' and Mr. Diamond's personal net worth, rather than audited financial statements with a certification of an independent certified public accountant, on the grounds that submitting audited financial statements with a certification of an independent certified public accountant would constitute a hardship on Mr. Cornell, Mr. Schamis and Mr. Diamond as it would be difficult for such an accountant to perform audit services with respect to personal financial statements since generally accepted accounting standards require documentation of an internal control structure difficult to obtain and other procedures difficult to obtain given the nature of personal financial records, and as disclosure of such information would constitute an invasion of each of Mr. Cornell's, Mr. Schamis' and Mr. Diamond's personal privacy.

The financial statements of the Applicants and related descriptions are as follows:

(i) Buyer

Buyer's unaudited financial statements as of December 31, 2017, as well as an attestation statement from an authorized officer for such unaudited financial statements, are provided as part of Exhibit 8.

(ii) Hopmeadow Holdings

Hopmeadow Holdings' unaudited financial statements as of December 31, 2017, as well as an attestation statement from an authorized signatory for such unaudited financial statements, are provided as part of Exhibit 8.

(iii) <u>Hopmeadow Holdings GP</u>

Hopmeadow Holdings GP's unaudited financial statements as of December 31, 2017, as well as an attestation statement from an authorized officer for such unaudited financial statements, are provided as part of <u>Exhibit 8</u>.

(iv) Hopmeadow UK

Hopmeadow UK's unaudited financial statements as of January 12, 2018, as well as an attestation statement from an authorized officer for such unaudited financial statements, are provided as part of Exhibit 8.

(v) Hopmeadow Cayman GP

Hopmeadow Cayman GP's unaudited financial statements as of December 31, 2017, as well as an attestation statement from an authorized officer for such unaudited financial statements, are provided as part of <u>Exhibit 8</u>.

(vi) Cornell Capital GP III

Cornell Capital GP III's unaudited financial statements as of December 31, 2016 and September 30, 2017, as well as an attestation statement from an authorized officer for such unaudited financial statements, are provided as part of Exhibit 8.

(vii) Cornell Capital GP III GP

Cornell Capital GP III GP's unaudited financial statements as of December 31, 2016 and September 30, 2017, as well as an attestation statement from an authorized officer for such unaudited financial statements, are provided as part of Exhibit 8.

(viii) Cornell Capital Fund

Cornell Capital Fund's unaudited summary financial statements as of December 31, 2016 and September 30, 2017, as well as an attestation statement from an authorized officer for such unaudited summary financial statements, are provided as part of Exhibit 8.

(ix) Henry Cornell

Mr. Cornell's net worth affidavit is provided as part of Exhibit 8.

(x) AMC Fund GP; AMC Fund MGP

Audited consolidated financial statements, of AMC Fund GP and AMC Fund MGP, as of December 31, 2015 and December 31, 2016 are provided as part of Exhibit 8.

(xi) AMC Special MGP

AMC Special MGP's unaudited financial statements as of December 31, 2015 and December 31, 2016, as well as an attestation statement from an authorized officer for such unaudited financial statements, are provided as part of <u>Exhibit 8</u>.

(xii) AMC MGP GP

AMC MGP GP's unaudited financial statements as of December 31, 2015 and December 31, 2016, as well as an attestation statement from an authorized officer for such unaudited financial statements, are provided as part of <u>Exhibit 8</u>.

(xiii) Atlas Merchant Capital Fund

Atlas Merchant Capital Fund's unaudited summary financial statements as of December 31, 2015 and December 31, 2016, as well as an attestation statement from an authorized signatory for such unaudited summary financial statements, are provided as part of Exhibit 8.

(xiv) Robert E. Diamond, Jr.

Mr. Diamond's net worth affidavit is provided as part of Exhibit 8.

(xv) <u>David I. Schamis</u>

Mr. Schamis' net worth affidavit is provided as part of Exhibit 8.

(c) Tender Offers, Etc.

There have been no tender offers for, requests or invitations for tenders of, exchange offers for or agreements to acquire or exchange any voting securities of any of the Domestic Insurers. As of the date of this Statement, there are no proposed employment, consultation, advisory or management contracts concerning the Domestic Insurers. No annual reports to shareholders are available.

At or prior to the Closing of the Proposed Acquisition, Hartford Life, Inc. and Hartford Fire Insurance Company will enter into the Transition Services Agreement attached hereto as <u>Exhibit 9</u>.

A complete index to the Exhibits to this Statement follows:

Exhibit	Name of Exhibit
1	Stock and Asset Purchase Agreement
2	Redacted Interim Investors Agreement
3	Organizational Chart Prior to the Change of Control
4	Organizational Chart Following the Change of Control

Exhibit	Name of Exhibit
5	List of Affiliates of the Applicants
6 (confidential)	Biographical Affidavits for the directors and executive officers of the Applicants & proposed directors and executive officers of the Domestic Insurers (unredacted versions submitted confidentially under separate cover)
7	Plan of Operation and Three Year Pro Forma Financial Projections of the Domestic Insurers
8	Financial Statements and Net Worth Affidavits
9	Transition Services Agreement
10	Financial Statements of the Domestic Insurers and HFSG

ITEM 13. AGREEMENT REQUIREMENTS FOR ENTERPRISE RISK MANAGEMENT

The Applicants agree to provide, to the best of their knowledge and belief, the information required by Form F within fifteen (15) days after the end of the month in which the acquisition of control occurs.

Each Applicant acknowledges that such Applicant shall make a good faith effort to ensure the annual enterprise risk report required under subsection (f) of Section 38a-135 is filed in a timely manner for as long as such Applicant controls the Domestic Insurers.

Each Applicant acknowledges that such Applicant and all subsidiaries in the insurance holding company system within such Applicant's control will provide such information as the Commissioner may request as to the enterprise risk to the Domestic Insurers.

ITEM 14. OTHER INFORMATION

(a) Other Regulatory Filings

The Applicants have made no other U.S. regulatory filings in connection with the Proposed Acquisition of control other than (a) a notice to the Federal Trade Commission and the Antitrust Division of the U.S. Department of Justice in accordance with the U.S. Hart-Scott Rodino Antitrust Improvements Act of 1976 and (b) an application for approval of a change in ownership of Hartford Securities Distribution Company, Inc. to the Financial Industry Regulatory Authority, Inc. Copies of these filings are being submitted in camera.

The Applicants have made no other regulatory filings in international jurisdictions in connection with the Proposed Acquisition of control.

(b) Competitive Impact Analysis

The matters described in this Statement will not substantially lessen competition or tend to create a monopoly in insurance in Connecticut because the Applicants do not own or control any insurance companies that write business in the same lines of business as the Domestic Insurers.

Because the Applicants do not own or control any insurance companies that write business in the same lines of business as the Domestic Insurers, the Applicants are exempt from submitting a Form E Pre-Acquisition Notification Form Regarding the Potential Competitive Impact of a Proposed Merger or Acquisition by a Non-Domiciliary Insurer Doing Business in this State or by a Domestic Insurer pursuant to 38a-138-7b of the Regulations of Connecticut State Agencies.

(c) Financial Statements of the Domestic Insurers and Parent

Attached as part of Exhibit 10 are statutory financial statements of each of the Domestic Insurers for the years ended December 31, 2014 through December 31, 2016.

Attached as part of Exhibit 10 are the audited financial statements of HFSG for the years ended December 31, 2014 through December 31, 2016.

(d) Financial Strength and Debt Ratings

(i) Applicants

The Applicants do not have financial strength and debt ratings.

(ii) Domestic Insurers

The most recent financial strength and debt ratings for each of the Domestic Insurers are set forth in the table below:

Domestic Insurer	S&P Rating	Moody's Rating
HLIC	BBB (OS)	Baa3 (OS)
	Long-term rating of BBB	Senior unsecured debt rating of Ba1
ILA	BBB (OS)	Baa3 (OS)
Hartford Reassurance	N/A	N/A
American Maturity	N/A	N/A

(e) Material Litigation and Government Investigations

There is no material litigation or government investigation to which any of the Applicants is a party that would reasonably be expected to create any liabilities for any of the Domestic Insurers.

(f) Additional Information

Additional information will be submitted as requested by the Commissioner.

ITEM 15. SIGNATURE AND CERTIFICATION

[Signature and certification provided on the following pages.]

Acquisition Inc. has caused this application	on the <u>Over Lagran</u> on the <u>Dor</u> day of January, 2018.
(SEAL)	
	HOPMEADOW ACQUISITION, INC.
	By:Name: Henry Corplell Title: Authorized Signatory
Attest: Einily R-Poller	
(Signature of Officer)	
(Title)	
CI	ERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of Hopmeadow Acquisition, Inc.; that he is the Authorized Signatory of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

Name: Henry Cornell

Pursuant	to the	requ	iirement	s of S	Section 38a-	130	of t	he Co	nnecticu	it G	ener	al Statu	tes,	Hop	mead	ow
Holdings	, LP	has	caused	this	application	to	be	duly	signed	on	its	behalf	in	the	City	of
New	YOUK		and S	tate o	of New Yo	VK		0	on the $\frac{2}{}$	6 d	lay c	of Janua	ry, 2	2018		

(SEAL)

HOPMEADOW HOLDINGS, LP

By: Hopmeadow Holdings GP LLC, its general partner By: Hopmeadow UK Holdings Ltd., its Sole Member By: Hopmeadow Cayman LP, its Sole Shareholder By: Hopmeadow Cayman GP LLC, its General Partner By: Cornell Capital GP III LP, its Managing Member By: Cornell Capital GP III GP LLC, its General Partner

By: Kinly R. Pollen Name: Emily Pollack

Title: Authorized Signatory

Attest:

Officer) (Signature of

(Title)

CERTIFICATION

The undersigned deposes and says that she has duly executed the attached application dated January 26, 2018, for and on behalf of Hopmeadow Holdings, LP; that she is the Authorized Signatory of Cornell Capital GP III GP LLC which is the General Partner of Cornell Capital GP III LP which is the Managing Member of Hopmeadow Cayman GP LLC which is the General Partner of Hopmeadow Cayman LP which is the Sole Shareholder of Hopmeadow UK Holdings Ltd. which is the Sole Member of Hopmeadow Holdings GP LLC which is the General Partner of such company and that she is authorized to execute and file such instrument. Deponent further says that she is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of her knowledge, information and belief.

By: Every P. Poller Name: Emily Pollack

II 11' CD IIC has some	of Section 38a-130 of the Connecticut General Statutes, Hopmeadow ed this application to be duly signed on its behalf in the City of ate of New York on the 26th day of January, 2018.
(SEAL)	
	HOPMEADOW HOLDINGS GP LLC By: Hopmeadow UK Holdings Ltd., its Sole Member By: Hopmeadow Cayman LP, its Sole Shareholder By: Hopmeadow Cayman GP LLC, its General Partner By: Cornell Capital GP III LP, its Managing Member By: Cornell Capital GP III GP LLC, its General Partner By: Girly R Pollick Name: Emily Pollack Title: Authorized Signatory
Attest:	
(Signature of Officer)	

CERTIFICATION

The undersigned deposes and says that she has duly executed the attached application dated January 26, 2018, for and on behalf of Hopmeadow Holdings GP LLC; that she is the Authorized Signatory of Cornell Capital GP III GP LLC which is the General Partner of Cornell Capital GP III LP which is the Managing Member of Hopmeadow Cayman GP LLC which is the General Partner of Hopmeadow Cayman LP which is the Sole Shareholder of Hopmeadow UK Holdings Ltd. which is the Sole Member of such company and that she is authorized to execute and file such instrument. Deponent further says that she is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of her knowledge, information and belief.

By: Emily R. Poller.
Name: Emily Pollack

(SEAL)
HOPMEADOW UK HOLDINGS LTD.
By:
Name: Heyry Cornell Title: Authorized Signatory
Attest:
Endy R. Pollers
(Signature of Officer)
(Title)

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of Hopmeadow UK Holdings Ltd.; that he is the Authorized Signatory of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

Name: Henry Cornell

Pursuant to t	he req	uirement	s of S	ection 3	8a-130	of	the	Conn	ecticut	Gen	eral	Statute	s, Hop	mead	ow
Cayman GP	LLC	has cau	sed th	is appli	cation	to	be								of
New York		and S	State of	f New	York			on	the 26	day day	y of	January	, 2018		

(SEAL)

HOPMEADOW CAYMAN GP LLC

By: Cornell Capital GP III LP, its Managing Member By: Cornell Capital GP III GP LLC, its General Partner

By: Lindy R Pollon Name: Emily Pollack

Title: Authorized Signatory

Attest:

(Signature of Officer)

CERTIFICATION

The undersigned deposes and says that she has duly executed the attached application dated January 16, 2018, for and on behalf of Hopmeadow Cayman GP LLC; that she is the Authorized Signatory of Cornell Capital GP III GP LLC which is the General Partner of Cornell Capital GP III LP which is the Managing Member of such company and that she is authorized to execute and file such instrument. Deponent further says that she is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of her knowledge, information and belief.

By: Ginly R Poller Name: Emily Pollack

Capital GP III I P has caused this appli	38a-130 of the Connecticut General Statutes, Cornell cation to be duly signed on its behalf in the City of on the on the day of January, 2018.
(SEAL)	
	CORNELL CAPITAL GP III LP
	By: Cornell Capital GP III GP LLC, its General Partner
	By: Landy R Pollen Name: Emily Pollack
	Title: Authorized Signatory
Attest:	
(Signature of Officer)	

CERTIFICATION

The undersigned deposes and says that she has duly executed the attached application dated January 26, 2018, for and on behalf of Cornell Capital GP III LP; that she is the Authorized Signatory of Cornell Capital GP III GP LLC which is the General Partner of such company and that she is authorized to execute and file such instrument. Deponent further says that she is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of her knowledge, information and belief.

By: Linky R Poller Name: Emily Pollack

Pursuant to the	requirements	of Section	38a-130	of the	Connecticut	General	Statutes,	Cornell
Capital GP III C	GP LLC has ca	aused this a	application					
New York	and Stat	e of New	YOUR	C	on the 26th da	y of Janu	ary, 2018.	

CORNELL CAPITAL GP III GP LLC

By: Linky R. Poller Name: Emily Pollack

Title: Authorized Signatory

Attest:

(SEAL)

(Signature of Officer)

CERTIFICATION

The undersigned deposes and says that she has duly executed the attached application dated January 26, 2018, for and on behalf of Cornell Capital GP III GP LLC; that she is the Authorized Signatory of such company and that she is authorized to execute and file such instrument. Deponent further says that she is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of her knowledge, information and belief.

By: Emily Pollack
Name: Emily Pollack

	tion 38a-130 of the Connecticut General Statutes, Henry Cornell ly signed on his own behalf in the City of New York on the 26th day of January, 2018.
(SEAL)	HENRY CORNELL By: Name: Herry Cornell
Attest:	
(Signature of Witness)	
(Name)	

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of himself; and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

By: Name: Henry Correll

Pursua	ınt	to th	e require	ements	of Section	1 38a	-130	of the	Connec	ticut	Gei	neral Sta	atute	es, Al	MC Fu	und
GP L	\mathbf{P}	has	caused	this	applicatio	n to	be	duly	signed	on	its	behalf	in	the	City	of
New '	Yor	1		and St	tate of Ne	W Yo	nc		on the	26	_day	of Janu	ary,	, 2018	3.	

(SEAL)

AMC FUND GP LP

By: AMC Fund MGP LP, its General Partner By: AMC MGP GP Ltd, its General Partner

By:

Name: David I. Schamis

Title: Director

Attest:

(Signature of Authorized Signatory)

Timothy Kacani

(Name)

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of AMC Fund GP LP; that he is the Director of AMC MGP GP Ltd which is the General Partner of AMC Fund MGP LP which is the General Partner of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

By: _______Name: David I. Schamis

MGP Ltd has caused this application	to be duly signed on its behalf in the City of on the on the day of January, 2018.
(SEAL)	
	AMC SPECIAL MGP LTD
	Ву:
	Name: David I. Schamis

Title: Director

Attest:

(Signature of Authorized Signatory)

Timothy Kacani

(Name)

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of AMC Special MGP Ltd; that he is the Director of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

Pursua	nt to	the	requirem	ents	of Section 3	8a-1	30	of the	Connect	icut	Gen	eral Sta	tute	s, Al	MC Fu	ınd
MGP	LP	has	caused	this	application	to	be	duly	signed	on	its	behalf	in	the	City	of
Hew	Yor	K	an	d Sta	te of New	Yo	rK		on the	26th	day	of Janu	ary,	2018		

(SEAL)

AMC FUND MGP LP

By: AMC MGP GP Ltd, its General Partner

Name: David I. Schamis

Title: Director

Attest:

(Signature of Authorized Signatory)

Timothy Kacani

(Name)

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of AMC Fund MGP LP; that he is the Director of AMC MGP GP Ltd which is the General Partner of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

Purs	uant	to the	require	ments	of Section	38a-	130	of the	Connec	ticut	Ger	neral Sta	tute	s, AN	ис м	GP
GP	Ltd	has	caused	this	application	to	be									of
Ne	w Yo	re	8	and Sta	ate of Neu	you	K		on the	26	day	of Janu	ary,	2018	3.	

(SEAL)

AMC MGP GP LTD

By: Name: David I. Schamis.

Title: Director

Attest:

(Signature of Authorized Signatory)

Timothy Kacani

(Name)

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of AMC MGP GP Ltd; that he is the Director of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

Pursuant to the requirements of Section 3 Diamond, Jr. has caused this application New York and State of New	8a-130 of the Connecticut General Statutes, Robert E. to be duly signed on his own behalf in the City of on the 20th day of January, 2018.
(SEAL)	
	ROBERT E. DIAMOND, JR.
	By: Name: Robert E. Diamond, Jr.

Attest:

(Signature of Witness)

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of himself; and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

Schamis has caused this application to	be duly signed on his own behalf in the City of york— on the 20th day of January, 2018.
(SEAL)	
	DAVID I. SCHAMIS
	By:

Attest:

(Signature of Witness)

Timothy Kacani

(Name)

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of himself; and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

Pursuant to the	requirements of	Section	38a-130	of t	the Co	nnecticut	General	Statutes,	Cornell
Capital Partners	III LP has caused	d this ap	oplication	to b	e duly	signed o	n its beh	alf in the	City of
New York	and State of	New	York		on the	e <u>26</u> da	y of Janu	ary, 2018.	

(SEAL)

Cornell Capital Partners III LP

By: Cornell Capital GP III LP, its General Partner By: Cornell Capital GP III GP LLC, its General Partner

By: Guly Rolling Name: Emily Pollack

Title: Authorized Signatory

Attest:

(Signature of Officer)

The undersigned deposes and says that she has duly executed the attached application dated January 26, 2018, for and on behalf of Cornell Capital Partners III LP; that she is the Authorized Signatory of Cornell Capital GP III GP LLC which is the General Partner of Cornell Capital GP III LP which is the General Partner of such company and that she is authorized to execute and file such instrument. Deponent further says that she is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of her knowledge, information and belief.

CERTIFICATION

By: Grily R Poller Name: Emily Pollack

Pursuant to the	requirements o	f Section	38a-130	of th	e Connecticut	General	Statutes,	Atlas
Merchant Capital	Fund LP has ca	used this	application	n to be	e duly signed o	n its beha	lf in the C	City of
New York	and State o	of New	York	0	n the 26 day	of Januar	y, 2018.	
(SEAL)								

Atlas Merchant Capital Fund LP

By: AMC Fund GP LP, its General Partner By: AMC Fund MGP LP, its General Partner By: AMC MGP GP Ltd, its General Partner

By: Name: David I. Schamis

Title: Director

Attest:

(Signature of Authorized Signatory)

Timothy Kacani

(Name)

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated January 26, 2018, for and on behalf of Atlas Merchant Capital Fund LP; that he is the Director of AMC MGP GP Ltd which is the General Partner of AMC Fund MGP LP which is the General Partner of AMC Fund GP LP which is the General Partner of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.