1 2 3 4	MARY ANN SMITH Deputy Commissioner SEAN M. ROONEY Assistant Chief Counsel SOPHIA C. KIM (State Bar No. 265649) Senior Counsel Department of Business Oversight 320 West 4th Street, Suite 750	
5	320 West 4th Street, Suite 750 Los Angeles, California 90013 Telephone: (213) 576-7594 Facsimile: (213) 576-7181	
7	Attorneys for Complainant	
8	BEFORE THE DEPARTMENT OF BUSINESS OVERSIGHT	
9	OF THE STATE OF CALIFORNIA	
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11	In the Matter of:) CFL LICENSE NO.: 60DBO-81314
12	THE COMMISSIONER OF BUSINESS	ORDER DENYING APPLICATION FOR
13	OVERSIGHT,	CALIFORNIA FINANCE LENDER AND BROKER LICENSE
14	Complainant,)
15	v.)
16	DBA ASSURANCE PARTNERS LLC a.k.a.	
17	TRUST CAPITAL LLC,)
18	Respondent.))
19		_)
20		
21	The Complainant, the Commissioner of Business Oversight (Commissioner) of the	
22	Department of Business Oversight (Department), finds that:	
23	1. At all relevant times, DBA Assurance Partners LLC a.k.a. Trust Capital LLC (DBA	
24	Assurance) is a Wyoming limited liability company formed on November 21, 2013 and initially	
25	registered to do business in California on October 30, 2015. As of August 27, 2018, the California	
26	Secretary of State's website reflects DBA Assurance's status as being "SOS Forfeited."	
27	2. At all relevant times, DBA Assurance's principal place of business is located at 203	
28	Hornblend Street, Suite B, San Diego, California 92109.	
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- At all relevant times, Paul Daniel Kendall (Kendall) is the President / CEO, Secretary, Director, and 100% owner of DBA Assurance, with a principal place of business located at 2036 Hornblend Street, Suite B, San Diego, California 92109.
- On or around October 6, 2017, DBA Assurance filed its initial application to the Commissioner for a finance lender and broker license (file number 60DBO-77077) (Initial Application). Kendall, as CEO and Director of the applicant, signed the declaration section of the Initial Application and also submitted Exhibit C, "Statement of Identity Questionnaire," (SIQ) as required pursuant to California Code of Regulations, title 10, section 1422, declaring under penalty of perjury that the statements made in the Initial Application and SIQ were true and correct.
 - 5. Item #5 of the SIQ stated, in pertinent part:
 - Have you ever been convicted of or pleaded nolo contendere to a misdemeanor or felony other than minor traffic citations that do not constitute a misdemeanor or felony offense? "Convicted" includes a verdict of guilty by judge or jury, a plea of guilty or of nolo contendere or a forfeiture of bail. All convictions must be disclosed even if the plea or verdict was thereafter set aside and the charges against you dismissed or expunged or if you have been pardoned. ... If the answer is 'Yes', give details ... Attach a copy of any order, judgment or decree
- 6. Kendall answered "Yes" to Item #5 and provided the following details: "DUI in 2007." He provided a printed "Case Summary" for Case Number 08HM04596 from Orange County Superior Court, Harbor – Newport Beach, disclosing that on May 1, 2008, he was charged with three criminal misdemeanor offenses: Count 1, "Driving Under the influence of Drugs," Count 2, "Drive while blood alcohol level is 0.08% or more," and Count 3, "False report of criminal offense." On June 22, 2009, Counts 1 and 2 were dismissed, and Kendall pleaded guilty to Count 3, "False report of criminal offense," in violation of Penal Code section 148.5(a). The Case Summary provided dates from the date of the alleged violation on May 1, 2008 through the end date of his informal three year-probation on June 21, 2012.
- 7. On or around January 17, 2018, DBA Assurance withdrew its Initial Application and submitted a new application (file no. 60DBO-81314) (New Application). Kendall again signed the

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declaration section of the New Application and the SIQ under penalty of perjury, making no changes to his answer to Item #5.

- 8. During the application review process a criminal history background check confirmed that on June 22, 2009, Kendall pleaded guilty to a misdemeanor count of filing a false police report of a criminal offense, in violation of Penal Code section 148.5(a). This contradicted his statements in his SIQ's submitted in connection with both his Initial Application and his New Application, wherein he stated that he had been convicted of a "DUI in 2007."
 - 9. Penal Code section 148.5(a) provides:

Every person who reports to any peace officer listed in Section 830.1 or 830.2, or subdivision (a) of Section 830.33, the Attorney General, or a deputy attorney general, or a district attorney, or a deputy district attorney that a felony or misdemeanor has been committed, knowing the report to be false, is guilty of a misdemeanor.

- 10. On or around March 2, 2018, the Department received further information from Kendall dated February 22, 2018 regarding the circumstances of his arrest on May 1, 2008, contradicting his statement of having been convicted of a "DUI in 2007." He did not provide any supporting documentation to justify stating in his Initial Application and New Application that he had been convicted of a "DUI in 2007" rather than the fact that he had pleaded guilty to Penal Code section 148.5(a) on June 22, 2009.
 - 11. Financial Code section 22109, subdivision (a) provides, in relevant part:
 - (a) Upon reasonable notice and opportunity to be heard, the commissioner may deny the application for a finance lender or broker license for any of the following reasons:
 - (1) A false statement of a material fact has been made in the application.
 - (2) The applicant or an officer, director, general partner, person responsible for the applicant's lending activities in this state, or person owning or controlling, directly or indirectly, 10 percent or more of the outstanding interests or equity securities of the applicant has, within the last 10 years, been *convicted* of or pleaded nolo contendere to a crime, *or committed an act involving dishonesty*, fraud, or deceit, if the *crime or act* is substantially related to the qualifications, functions, or duties of a person engaged in business in accordance with this division (Emphasis added.)

12. The Commissioner finds, by reason of the foregoing, that DBA Assurance's New Application contains a false statement of a material fact made by Paul Daniel Kendall, its President / CEO, Secretary, Director, and 100% owner, which is grounds under Financial Code section 22109, subdivision (a)(1) to deny the application of DBA Assurance for a finance lender and broker license.

- Assurance's President / CEO, Secretary, Director, and 100% owner has, within the last 10 years, i.e. approximately eight years and six months prior to filing the New Application, been convicted of a crime involving dishonesty, specifically filing a false police report, which is an act involving dishonesty toward a law enforcement officer and is inconsistent with the qualifications, functions, and duties of a mortgage loan originator regulated under the CFL. Also, misrepresenting the nature of the misdemeanor conviction and the date of occurrence under penalty of perjury in both his Initial Application and his New Application, as recently as October 6, 2017 and January 7, 2018, respectively, each constitutes a recent act that is within the ten year-period referenced in Financial Code section 22109.
- 14. Kendall's false statements made under penalty of perjury in his Initial Application and New Application and guilty conviction on June 22, 2009 each constitute grounds under Financial Code section 22109, subdivisions (a)(1) and (a)(2) to deny the application of DBA Assurance for a finance lender and broker license.
- 15. On August 29, 2018, the Commissioner issued to DBA Assurance a Notice of Intention to Issue Order Denying Application for California Finance Lender and Broker License, Statement of Issues, and accompanying documents (Notice of Intention to Deny) based on the above findings. On August 29, 2018, the Commissioner served DBA Assurance with the Notice of Intention to Deny via certified mail, return receipt requested, which was signed by Kendall on September 4, 2018. DBA Assurance did not request a hearing and the time to request a hearing has expired.

¹ Kendall pleaded guilty on June 22, 2009. Approximately eight years and three months later, on October 6, 2017, DBA Assurance filed its Initial Application. Approximately three months thereafter, on January 17, 2018, DBA Assurance filed its New Application.

1	NOW GOOD CAUSE APPEARING THEREFOR, it is hereby ordered that the application
2	filed by DBA Assurance Partners LLC a.k.a. Trust Capital LLC on January 17, 2018, file number
3	60DBO-81314 be denied.
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5	Dated: October 3, 2018
6	Los Angeles, California
7	JAN LYNN OWEN Commissioner of Business Oversight
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10	By MARY ANN SMITH
11	Deputy Commissioner Enforcement Division
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