

In the
Supreme Court of the United States

JOHN LASCHKEWITSCH,

Petitioner,

v.

RELIASTAR LIFE INSURANCE COMPANY

Respondent.

**PETITIONER'S CERTIFICATE IN SUPPORT OF A REHEARING IN
GOOD FAITH, FOR NO PURPOSE OF DELAY, AND INCLUDING
SUBSTANTIAL GROUNDS AND CONTROLLING EFFECTS**

Petitioner files this petition for rehearing in good faith, with no purpose of delay, and with the following substantial grounds and controlling effects: (1) this Court, the NC Supreme Court, all Circuit Courts of Appeals and N.C. law required ReliaStar to file its contest by February 16, 2012; (2) Insured Ben first consulted with a specialist "for possible ALS..." on March 23, 2010; (3) no Producer Agreement exists; and ReliaStar (4) filed its fee motion two days untimely; (5) breached such Agreement multiple times; (6) filed its first contest beyond NC applicable statutes of limitation; (7) did not prove or plead Rule 9(b) particularity; (8) failed to inquire of received statements; (9) accepted premium after notice and alleged knowledge; and (10) committed unfair claim settlement and unfair and deceptive trade practices.

Petitioner herein provides evidence not yet heard or reviewed, all of which is of a substantial and controlling effect. Petitioner requests that this Court rehear the case law, deposition excerpts, affidavits and full content of appendices A through Z, which are attached to this petition, and all appendices 3-58 and page numbers cited from petitioner's petition for a writ of certiorari within this petition for rehearing.

This the 10th day of January, 2019

Respectfully submitted,



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