Mark Armstrong Chief Executive Officer GC Palomar Holdings 7979 Ivanhoe Avenue, Suite 500 La Jolla, California 92037

Re: GC Palomar Holdings
Draft Registration Statement on Form S-1
Submitted December 14, 2018
CIK No. 0001761312

Dear Mr. Armstrong:

We have reviewed your draft registration statement and have the following comments. In

some of our comments, we may ask you to provide us with information so we may better

understand your disclosure.

Please respond to this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on $\ensuremath{\mathsf{S}}$

 ${\tt EDGAR.}$ If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

After reviewing the information you provide in response to these comments and your $\ensuremath{\mathsf{N}}$

amended draft registration statement or filed registration statement, we may have additional comments.

Draft Registration Statement on Form S-1

Prospectus Summary

Our Competitive Strengths, page 5

1. You state in the last paragraph on page 6 that your hypothetical net loss in the event of a $\,$

historically significant catastrophe such as the 1906 San Francisco or the 1994 Northridge

earthquake would be capped at \$6.15 million. Please clarify to the extent true that you

 $% \left(1\right) =\left(1\right) \left(1\right)$ remain ultimately liable for your policies in the event that the reinsurers are unable to pay

any claims, and that the amount of reinsurance you are able to obtain may change from $\,$

time to time. Additionally, if you also have exposure from your earthquake policies for $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

attritional losses arising from fire damage, please disclose this fact.

Mark Armstrong

 ${\tt FirstName\ LastNameMark\ Armstrong}$

GC Palomar Holdings

Comapany NameGC Palomar Holdings

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FirstName LastName

Summary Risk Factors, page 9

2. Please add a bullet discussing the control Genstar Capital will have after the offering,

including its affiliation with board members, and a separate bullet discussing material $\ensuremath{\mathsf{L}}$

terms of your debt.

3. Please expand the eighth bullet to specify that over 70% of your gross written premiums

for the year ended December 31, 2017 were distributed through two program

administrators, as you more fully explain in your risk factor on page 20.

Corporate Information, page 10

4. You state on page 10 that you are majority owned by Genstar Capital, but you also

state here that your current sole shareholder is GC Palomar Investor LP , which currently

holds one share. Please expand your disclosure to more clearly explain

your current structure and the transactions you reference as "domestication"

transactions."

Implications of Being an Emerging Growth Company, page 10

5. Please supplementally provide us with copies of all written communications, as defined

in Rule 405 under the Securities Act, that you, or anyone authorized to do so on your

behalf, present to potential investors in reliance on Section $5\left(d\right)$ of the Securities Act,

whether or not they retain copies of the communications.

Our certificate of incorporation will provide that the Court of Chancery of the State of Delaware

will be the exclusive forum. . ., page 39

6. We note that your forum selection provision identifies federal district courts of the United

States as the exclusive forum for the resolution of any complaint asserting a cause of

action arising under the Securities Act. Please disclose that there is uncertainty as to

whether a court would enforce such provision.

Use of Proceeds, page 44

7. To the extent known, please revise to state the approximate amount of proceeds intended

to be contributed to your insurance subsidiaries.

Capitalization, page 46

8. We note your domestication transactions and Genstar Capital Stockholders Agreement

that will be executed prior to the offering and impact your net tangible book value per $\,$

share. Please tell us your consideration of disclosing unaudited proforma financial

information to give effect to the consummation of these probable events, including the $\,$

conversion of outstanding securities.

Mark Armstrong

GC Palomar Holdings

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Industry

Specialty Property Industry, page 75

9. Please expand on your disclosure in the last sentence of the first full paragraph on page 77

to explain why you believe you have a unique opportunity.

Business

Technology, page 98

10. Please clarify the extent to which your proprietary technology platform is licensed rather

than developed in-house, and disclose any material license agreements. Consolidated Financial Statements, page F-1

11. You have only included two years of audited financial statements when comparative

interim unaudited financial statements are also required. Please advise if you are omitting

required financial statements under Section 71003 of the FAST Act and will amend to

include all financial statements required by Regulation S-X at the date of such amendment

prior to requesting effectiveness.

Note 11. Capital Stock, page F-31

12. Once you have an estimated offering price or range, please explain to us the reasons for

any differences between the recent valuations of your common share leading up to the $\,$

initial public offer and the estimated offering price. This information will help facilitate $% \left(1\right) =\left(1\right) +\left(1\right$

our review of your accounting for equity issuances including stock compensation.

General

13. Please provide us proofs of all graphics, visual, or photographic information you

will provide in the printed prospectus prior to its use, for example in a

preliminary

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

You may contact Bonnie Baynes at 202-551-4924 or Lisa Vanjoske at 202-551-3614 if

you have questions regarding comments on the financial statements and related matters. Please $\,$

contact Dorrie Yale at 202-551-8776 or Mary Beth Breslin at 202-551-3625 with any other

questions.

Sincerely,

FirstName LastNameMark Armstrong

Division of

Corporation Finance Comapany NameGC Palomar Holdings

Office of

Healthcare & Insurance
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cc: Michael S. Kagnoff, Esq.
FirstName LastName