



# QUARTERLY STATEMENT

AS OF MARCH 31, 2016
OF THE CONDITION AND AFFAIRS OF THE

ACA Financial Guaranty Corporation NAIC Group Code 0000 0000 NAIC Company Code 22896 Employer's ID Number 52-1474358 Organized under the Laws of Maryland , State of Domicile or Port of Entry Maryland Country of Domicile **United States** Incorporated/Organized 06/25/1986 Commenced Business 10/31/1986 Statutory Home Office 7 Saint Paul Street, Suite 1660 Baltimore, MD, USA 21202 (City or Town, State, Country and Zip Code) 600 Fifth Avenue, 2nd Floor Main Administrative Office New York, NY, USA 10020 212-375-2000 (Street and N ntry and Zip Code) (Area Code) (Telephone Number) 600 Fifth Avenue, 2nd Floor Mail Address New York, NY, USA 10020 (Street and Number or P.O. Box) (City or Town, State, Country and Zip Code) Primary Location of Books and Records 600 Fifth Avenue, 2nd Floor New York, NY, USA 10020 212-375-2000 (City or Town, State, Country and Zip Code) (Street and Number) (Area Code) (Telephone Number) Internet Web Site Address http://www.aca.com Statutory Statement Contact Eugene Thomas Carew 212-375-2041 (Area Code) (Telepho 212-375-2100 (Name) ber) (Extension) ecarew@aca.com **OFFICERS** Name Title Name Title Steven Joseph Berkowitz President and CEO Carl Benedict McCarthy Secretary and General Counsel Sean Thomas Leonard Treasurer and CFO OTHER OFFICERS **DIRECTORS OR TRUSTEES** Steven Joseph Berkowitz John Raymond Brecker Richard Joseph Caplan Roger Dale Cunningham **Bradley Irving Dietz** Sharon Faybelle Manewitz Charles Richard Schuler Anne Gram Shean State of New York County of ...New York The officers of this reporting entity being duly sworn, each depose and say that they are the described officers of said reporting entity, and that on the reporting period stated above, all of the herein described assets were the absolute property of the said reporting entity, free and clear from any liens or claims thereon, except as herein stated, and that this statement, together with related exhibits, schedules and explanations therein contained, annexed or referred to, is a full and true statement of all the assets and liabilities and of the condition and affairs of the said reporting entity as of the reporting period stated above, and of its income and deductions therefrom for the period ended, and have been completed in accordance with the NAIC Annual Statement Instructions and Accounting Practices and Procedures manual except to the extent that: (1) state law may differ; or, (2) that state rules or regulations require differences in reporting not related to accounting practices and procedures, according to the best of their information, knowledge and belief, respectively. Furthermore, the scope of this attestation by the described officers also includes the related corresponding electronic filing with the NAIC, when required, that is an exact copy (except for formatting differences due to electronic filing) of the enclosed statement. The electronic filing may be requested by regulators in lieu of or in addition to the enclosed statement. various Steven Joseph Berkowitz Carl Benedict McCarthy Sean Thomas Leonard President and GEO Secretary and General Counsel Treasurer and CFO Yes [X] No [ ] a. Is this an original filing?

b. If no:

2. Date filed

1. State the amendment number

3. Number of pages attached

Luis Lozada, Notary Public 1/14/2017

Subscribed and sy

LUIS LOZADA
Notary Public - State of New York
No. 01L06274617
Qualified in Rockland County
My Commission Expires 1/14/13-

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day o

May, 2016

# **ASSETS**

			Current Statement Date	e	4
		1	2	3	·
				Net Admitted Assets	December 31 Prior Year Net
		Assets	Nonadmitted Assets	(Cols. 1 - 2)	Admitted Assets
1.	Bonds	312,854,504		312,854,504	320,613,543
2.	Stocks:				
	2.1 Preferred stocks		<b> </b>	0	0
	2.2 Common stocks				0
3.	Mortgage loans on real estate:				
	3.1 First liens			0	0
	3.2 Other than first liens			0	0
4.	Real estate:				
	4.1 Properties occupied by the company (less				
	\$ encumbrances)			0	0
	4.2 Properties held for the production of income				
	(less \$ encumbrances)			0	0
	4.3 Properties held for sale (less				
	\$ encumbrances)			0	0
5.	Cash (\$3,395,484 ),				
	cash equivalents (\$	0.700.004		0.700.004	0.000.400
_	and short-term investments (\$				
	Contract loans (including \$premium notes)  Derivatives			0	0
	Other invested assets				0
i	Other invested assets  Receivables for securities	i	i e		19.156
1	Receivables for securities  Securities lending reinvested collateral assets	1			
	Aggregate write-ins for invested assets				0
	Subtotals, cash and invested assets (Lines 1 to 11)				
1	Title plants less \$				
10.	only)			0	0
14.	Investment income due and accrued	i		1,948,921	
ı	Premiums and considerations:	, , , ,			, , , , , , ,
	15.1 Uncollected premiums and agents' balances in the course of				
	collection			0	0
	15.2 Deferred premiums, agents' balances and installments booked but				
	deferred and not yet due (including \$earned				
	but unbilled premiums)			0	0
	15.3 Accrued retrospective premiums (\$) and				
	contracts subject to redetermination (\$)			0	0
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers	i	i	i .	0
	16.2 Funds held by or deposited with reinsured companies				0
	16.3 Other amounts receivable under reinsurance contracts				0
	Amounts receivable relating to uninsured plans				0
	Current federal and foreign income tax recoverable and interest thereon				0
1	2 Net deferred tax asset.				0
i	Guaranty funds receivable or on deposit				
20.	Electronic data processing equipment and software  Furniture and equipment, including health care delivery assets			0	U
	(\$)	3 927	3 927	n	
22	Net adjustment in assets and liabilities due to foreign exchange rates	I			n l
1	Receivables from parent, subsidiaries and affiliates	1			0
	Health care (\$				0
	Aggregate write-ins for other-than-invested assets				
l	Total assets excluding Separate Accounts, Segregated Accounts and				
	Protected Cell Accounts (Lines 12 to 25)	357,243,075	33,640,448	323,602,627	330,017,630
27.	From Separate Accounts, Segregated Accounts and Protected				
	Cell Accounts			0	0
28.	Total (Lines 26 and 27)	357,243,075	33,640,448	323,602,627	330,017,630
	DETAILS OF WRITE-INS				
1101.				0	0
1102.				0	0
1103.				0	0
1198.	Summary of remaining write-ins for Line 11 from overflow page	0	0	0	0
	Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)	0	0	0	0
i	Salvage Recoverable	i		0	0
	Prepaid Expenses		257 , 487	0	1,292,754
	Security Deposit	I	53,267	0	0
1	Summary of remaining write-ins for Line 25 from overflow page			10,241	1,369
2599.	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	1,320,995	1,310,754	10,241	1,294,123

# LIABILITIES, SURPLUS AND OTHER FUNDS

	,	1 Current Statement Date	2 December 31, Prior Year
1.	Losses (current accident year \$)		110,964,787
	Reinsurance payable on paid losses and loss adjustment expenses		0
i	Loss adjustment expenses		
	Commissions payable, contingent commissions and other similar charges		
i	Other expenses (excluding taxes, licenses and fees)		
	Taxes, licenses and fees (excluding federal and foreign income taxes)		
	Current federal and foreign income taxes (including \$		
7.2	2 Net deferred tax liability		0
8.	Borrowed money \$ and interest thereon \$		0
9.	Unearned premiums (after deducting unearned premiums for ceded reinsurance of \$		
	including warranty reserves of \$ and accrued accident and health experience rating refunds		
	including \$ for medical loss ratio rebate per the Public Health Service Act)	68 , 839 , 522	74,262,678
10.	Advance premium		0
11.	Dividends declared and unpaid:		
	11.1 Stockholders		0
	11.2 Policyholders		0
12.	Ceded reinsurance premiums payable (net of ceding commissions)		0
13.	Funds held by company under reinsurance treaties		0
14.	Amounts withheld or retained by company for account of others		0
15.	Remittances and items not allocated		0
16.	Provision for reinsurance (including \$ certified)		0
17.	Net adjustments in assets and liabilities due to foreign exchange rates		0
18.	Drafts outstanding		0
19.	Payable to parent, subsidiaries and affiliates	82,782	82,783
20.	Derivatives	0	0
21.	Payable for securities		0
22.	Payable for securities lending.		0
23.	Liability for amounts held under uninsured plans		0
24.	Capital notes \$and interest thereon \$		0
25.	Aggregate write-ins for liabilities	96 , 769 , 267	96 , 769 , 092
26.	Total liabilities excluding protected cell liabilities (Lines 1 through 25)	278,003,206	288,851,981
27.	Protected cell liabilities		0
	Total liabilities (Lines 26 and 27)		
	Aggregate write-ins for special surplus funds		0
30.	Common capital stock	15,000,000	15,000,000
i	Preferred capital stock		0
32.	Aggregate write-ins for other than special surplus funds	0	0
i	Surplus notes		
	Gross paid in and contributed surplus		
1	Unassigned funds (surplus)	(333,374,579)	(337,808,351)
36.	Less treasury stock, at cost:		
	36.1		
	36.2 shares preferred (value included in Line 31 \$		0
37.	Surplus as regards policyholders (Lines 29 to 35, less 36)	45,599,421	41,165,649
38.	Totals (Page 2, Line 28, Col. 3)	323,602,627	330,017,630
	DETAILS OF WRITE-INS	05 005 55	05 005 55:
	Contingency Reserve.		95,925,559
i	Collateral Deposit		842,000
1	Other Payables		1,533
1	Summary of remaining write-ins for Line 25 from overflow page		0
	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	96,769,267	96,769,092
i			0
i			0
i			
	Summary of remaining write-ins for Line 29 from overflow page		0
	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)	0	0
l			
i			
	Summary of remaining write-ins for Line 32 from overflow page		0
3299.	Totals (Lines 3201 through 3203 plus 3298) (Line 32 above)	0	0

# **STATEMENT OF INCOME**

	STATEMENT OF THE	OIVIL		
		1 Current Year	2 Prior Year	3 Prior Year Ended
		to Date	to Date	December 31
	UNDERWRITING INCOME	to Bute	to Buto	Becomber of
1	Premiums earned:			
	1.1 Direct (written \$	5 , 251 , 155	3,281,648	18,089,546
	1.2 Assumed (written \$)		43,827	353,959
	1.3 Ceded (written \$		0	0
	1.4 Net (written \$	5,427,125	3,325,475	18,443,505
	DEDUCTIONS:			
2.	Losses incurred (current accident year \$	4 075 040	0 400 400	47 004 000
	2.1 Direct			
	2.2 Assumed			0
	2.3 Ceded			
3	Loss adjustment expenses incurred			1,322,956
4.	Other underwriting expenses incurred	2.143.150	2,927,797	9,556,264
5.	Aggregate write-ins for underwriting deductions		0	0
6.	Total underwriting deductions (Lines 2 through 5)	3,934,774	5,226,014	58,781,159
7.	Net income of protected cells		0	0
8.	Net underwriting gain (loss) (Line 1 minus Line 6 + Line 7)	1,492,351	(1,900,539)	(40, 337, 654)
	INVESTMENT INCOME	0.744.000	0 404 040	40, 050, 000
9.	Net investment income earned	2,711,839		12,659,628
10.	Net realized capital gains (losses) less capital gains tax of \$	145,651	677,867	2,203,449
11.	Net investment gain (loss) (Lines 9 + 10)	2,857,49U	4,082,816	14,863,0//
	OTHER INCOME			
12.	Net gain or (loss) from agents' or premium balances charged off			
	(amount recovered \$ amount charged off \$)			0
13.	Finance and service charges not included in premiums		0	0
	Aggregate write-ins for miscellaneous income	0	0	0
	Total other income (Lines 12 through 14)	0	0	0
16.	Net income before dividends to policyholders, after capital gains tax and before all other federal	4 240 044	0 400 077	(05 474 577)
17	and foreign income taxes (Lines 8 + 11 + 15)		2, 182,277	(25,474,577)
	Dividends to policyholders		U	0
10.	and foreign income taxes (Line 16 minus Line 17)	4,349,841	2,182,277	(25,474,577)
19.	Federal and foreign income taxes incurred		0	0
20.	Net income (Line 18 minus Line 19)(to Line 22)	4,349,841	2,182,277	(25,474,577)
	CAPITAL AND SURPLUS ACCOUNT			
	Surplus as regards policyholders, December 31 prior year		66,902,126	66,902,126
22.	Net income (from Line 20)	4,349,841		(25 , 474 , 577)
	Net transfers (to) from Protected Cell accounts			0
24.	Change in net unrealized capital gains or (losses) less capital gains tax of \$	(27, 610)	(10, 900)	(04 695)
25	Change in net unrealized foreign exchange capital gain (loss)	(37,010)		(94,003) N
26	Change in net deferred income tax	0	(5 117)	(232 170)
	Change in nonadmitted assets			
	Change in provision for reinsurance		,	0
	Change in surplus notes			0
30.	Surplus (contributed to) withdrawn from protected cells		0	0
31.	Cumulative effect of changes in accounting principles		0	0
32.	Capital changes:			
	32.1 Paid in		0	0
	32.2 Transferred from surplus (Stock Dividend)		U	
33	32.3 Transferred to surplus			U
55.	33.1 Paid in		n	0
	33.2 Transferred to capital (Stock Dividend)			0
	33.3 Transferred from capital			0
ı	Net remittances from or (to) Home Office		0	0
i	Dividends to stockholders	i i	0	0
	Change in treasury stock		0	0
	Aggregate write-ins for gains and losses in surplus		2 222 222	(28,396)
1	Change in surplus as regards policyholders (Lines 22 through 37)	4,433,772 45,599,421	2,232,022	
ა9.	Surplus as regards policyholders, as of statement date (Lines 21 plus 38)  DETAILS OF WRITE-INS	45, 589, 421	69 , 134 , 148	41,165,649
0501	DETAILS OF WRITE-INS			
i				
l .				
l	Summary of remaining write-ins for Line 5 from overflow page		0	0
	TOTALS (Lines 0501 through 0503 plus 0598) (Line 5 above)	0	0	0
				0
			0	
	Cummony of remaining write ine for Line 44 from everflow need		0	0
	Summary of remaining write-ins for Line 14 from overflow page  TOTALS (Lines 1401 through 1403 plus 1498) (Line 14 above)		0	 n
	Prior Period Adjustment	U	0	(28,396)
	FITOL FELLOW AUGUSTINGIT.		0	
	Summary of remaining write-ins for Line 37 from overflow page			0
	TOTALS (Lines 3701 through 3703 plus 3798) (Line 37 above)	0	0	(28,396)

# **CASH FLOW**

	CASITI LOVV		2	
		1 Current Year	2 Prior Year	3 Prior Year Ended
		To Date	To Date	December 31
	Cash from Operations		10 24.0	2000111201101
1	Premiums collected net of reinsurance	3 969	3,989	62,440
	Net investment income	3,190,654	4,028,234	14,452,140
	Miscellaneous income	0	0	0
	Total (Lines 1 to 3)	3.194.623	4.032.223	14.514.580
	Benefit and loss related payments	- / - /	1,957,330	42,488,693
	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts.	' ' I	0	0
	Commissions, expenses paid and aggregate write-ins for deductions		5,536,240	12,767,383
	Dividends paid to policyholders		0	
	Federal and foreign income taxes paid (recovered) net of \$			
٥.	gains (losses).	0	0	196.144
10	Total (Lines 5 through 9)	9,355,934	7,493,570	55.452.220
	Net cash from operations (Line 4 minus Line 10)	(6,161,311)	(3,461,347)	(40,937,640
	. ,	(0,101,311)	(3,401,347)	(40,337,040
10	Cash from Investments Proceeds from investments sold, matured or repaid:			
12.	12.1 Bonds	37 9/17 571	34,924,985	170 711 116
	12.2 Stocks	0	0	
	12.3 Mortgage loans			(
	12.4 Real estate	0		(
	12.5 Other invested assets		0	(
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments		0	(
	12.7 Miscellaneous proceeds	19,156	0	
	12.8 Total investment proceeds (Lines 12.1 to 12.7)		•	179,711,116
13	Cost of investments acquired (long-term only):			
10.	13.1 Bonds	30 501 932	26,480,512	135 237 954
	13.2 Stocks		0	
	13.3 Mortgage loans		0	(
	13.4 Real estate		0	(
	13.5 Other invested assets	0	0	(
	13.6 Miscellaneous applications	0	0	19.634
	13.7 Total investments acquired (Lines 13.1 to 13.6)	30,501,932	26.480.512	135.257.588
14.	Net increase (or decrease) in contract loans and premium notes	0	0	(
	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	7.464.795	8.444.473	44,453,528
	Cash from Financing and Miscellaneous Sources	7,101,700	0,111,110	11,100,020
16	Cash provided (applied):			
	16.1 Surplus notes, capital notes	0	0	(
	16.2 Capital and paid in surplus, less treasury stock.		0	(
	16.3 Borrowed funds		0	(
	16.4 Net deposits on deposit-type contracts and other insurance liabilities		0	(
	16.5 Dividends to stockholders		0	(
	16.6 Other cash provided (applied)		43,765	(1,473,739
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5 plus Line 16.6)	1,403,311	43,765	(1,473,739
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS	, , ,	,	( , , , , , ,
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	2.706.795	5.026.891	2.042.149
	Cash, cash equivalents and short-term investments:			
	19.1 Beginning of year	6,082,166	4,040,017	4,040,017
	19.2 End of period (Line 18 plus Line 19.1)	8,788,961	9,066,908	6,082,166

## **NOTES TO FINANCIAL STATEMENTS**

#### 1. Basis of Accounting, Use of Estimates, and Summary of Significant Accounting Policies:

#### A. Basis of Accounting

ACA Financial Guaranty Corporation ("ACA" or the "Company", a Maryland domiciled financial guaranty insurance company – see Note 21.C.(4) for a description of financial guaranty insurance) prepares its statutory basis financial statements in accordance with accounting practices prescribed or permitted by the Maryland Insurance Administration (the "MIA"). The MIA recognizes only statutory accounting practices prescribed or permitted by the State of Maryland for determining and reporting the financial condition and results of operations of an insurance company and for determining its solvency under insurance law. The National Association of Insurance Commissioners ("NAIC") Accounting Practices and Procedures manual ("NAIC SAP") has been adopted as a component of prescribed or permitted practices by the State of Maryland. The state has adopted certain prescribed accounting practices that differ with those found in NAIC SAP. The Maryland Insurance Commissioner has the right to permit other specific practices which deviate from prescribed practices.

There are no differences between amounts reported in the accompanying financial statements, which are prepared as prescribed or permitted by the MIA, and NAIC SAP.

In connection with ACA's Restructuring Transactions and Global Settlement Agreement in 2008 (see Note 21.C.(2)), the Company made a cash payment and issued non-interest bearing surplus notes with a principal amount of \$1 billion to settle counterparty claims. Due to the unique nature of the transaction, and in consultation with the MIA, the Company recorded the issuance of surplus notes with a fully offsetting contra account. This accounting treatment has resulted in a net balance of \$0 reported as surplus notes. Payment of principal, or any other distributions, on the surplus notes may not be recognized until approved by the MIA. Upon the MIA's approval, unassigned funds (surplus) and the contra account will be adjusted to reflect the amount approved. Upon payment, the principal amount of the surplus notes would be reduced by the amount of such payment. No payments have been made under the surplus notes.

#### B. Use of Estimates

The preparation of financial statements in conformity with accounting practices prescribed or permitted by the MIA requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities. It also requires disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results may differ from estimates and those differences may be material.

#### C. Summary of Significant Accounting Policies

(1) Premiums charged in connection with the issuance of the Company's guaranties are received either upfront or in installments. Such premiums are recognized as written when due. Installment premiums written are earned ratably over the installment period, generally one year or less, which is consistent with the expiration of the underlying risk or amortization of the underlying insured principal. Upfront premiums written are earned based on the proportion of principal and interest scheduled to be paid on the underlying insured obligation during the period, as compared to the total amount of principal and interest to be paid over the contractual life of the insured debt obligation. When a full loss on a guaranteed obligation is reflected in the financial statements and no further variability exists as to the measurement of the loss, the remaining unearned premiums are recognized as earned since the Company is no longer exposed to insurance risk. Unearned premiums, net of prepaid reinsurance premiums, represent the unearned portion of upfront and installment premiums written

In addition, when an insured issue is retired early, is called by the issuer or is, in substance, paid in advance through a refunding accomplished by placing U.S. Government securities in escrow (hereafter referred to collectively as "Refundings"), the remaining unearned premium revenue relating to such insured issue is earned at that time since there is no longer risk to the Company. For the three month periods ended March 31, 2016 and 2015, the Company recorded earned premiums of \$4.4 million and 2.5 million, respectively, related to Refundings.

- (2) Short-term investments are stated at amortized cost.
- (3) Bonds and loan-backed securities assigned an NAIC Designation of 1 or 2 are valued at cost, adjusted for amortization of any premium, or accretion of any discount, which is calculated using the constant yield method. Bonds and loan-backed securities assigned an NAIC rating of 3 or lower are valued at the lower of amortized cost (adjusted for amortization of any premium, or accretion of any discount, which is calculated using the constant yield method) or fair value. The prospective method is used to value loan-backed securities. Commencing January 1, 2013, the Company employs Clearwater Analytics, LLC ("Clearwater") as its third party investment accounting service provider. Clearwater uses Bloomberg L.P. as the source to determine prepayment assumptions. Prior to January 1, 2013, the Company employed State Street Global Services as its third party investment accounting service provider. The following table summarizes the carrying amount of the Company's long-term and short-term bonds and loan-backed securities by NAIC Designation at March 31, 2016.

Total	\$ 318,247,981
NAIC Designation 6	1,664,020
NAIC Designation 5	9,574,300
NAIC Designation 4	-
NAIC Designation 3	691,875
NAIC Designation 2	72,473,458
NAIC Designation 1	\$ 233,844,328

Realized capital gains and losses on the sale of investments are determined on the basis of specific identification and are included in net income. Decreases in the fair value of bond and stock investments below their carrying value which are determined to be "other than temporary" are reflected as realized capital losses and are recorded in the Statement of Income. Factors considered in evaluating whether a decline in value is other than temporary include: 1) whether the decline is attributable to credit related or interest rate related factors, 2) whether the decline is substantial; 3) the amount of time that the fair value has been continuously less than cost; 4) the financial condition and near-term prospects of the issuer; and 5) the Company's ability and intent to retain the investment for a period of time sufficient to allow for an anticipated recovery in value. For the three month periods ended March 31, 2016 and 2015, the Company recorded "other than temporary" adjustments of \$0 million and \$0 million, respectively.

## **NOTES TO FINANCIAL STATEMENTS**

Net investment income includes interest and dividends received and accrued on investments. It also includes amortization of any purchase premium or discount using the constant yield method, adjusted prospectively for any change in estimated yield to maturity. Investment income is recognized when earned. Investment income due and accrued that is deemed uncollectible is charged against net investment income in the period such determination is made, while investment income greater than 90 days past due is non-admitted and charged directly to surplus. Net investment income is reduced by investment management expenses.

- (4) The Company has no investments in common stock or other similar equity interests, other than the common stock or other similar equity interests of subsidiary, controlled or affiliated insurance and non-insurance entities. See (7) below.
- (5) The Company has two preferred stock holdings with a carrying value of zero at March 31, 2016.
- (6) The Company has no investments in mortgage loans.
- (7) Investments in the common stocks or other similar equity interests of its subsidiary, controlled or affiliated insurance or non-insurance entities are accounted for and reported in accordance with the equity method as prescribed by SSAP No. 97, "Investments in Subsidiary, Controlled and Affiliated Entities", and valued in accordance with section 3(ii)(D) of the NAIC Valuations Securities manual. Changes in the carrying value of such investments are reflected as unrealized capital gains or losses in capital and surplus. Dividends received from such investments are reported in investment income. ACA Services derives its earnings from its wholly owned subsidiary, ACA Management. ACA Management receives management fees on asset management contracts which were sold on a forward revenue sharing basis in connection with the termination of the company's prior CDO/CLO asset management business. Management fees have declined substantially and will continue to decrease as the assets underlying managed deals run-off or are called and terminated. For the three month periods ended March 31, 2016 and 2015, investment income includes dividends received from ACA Service, L.L.C. relating to its share of fees from certain managed CDO's of \$0.4 million and \$0.7 million, respectively. See Note 6 below.
- (8) The Company has no investments in joint ventures.
- (9) The Company has no investments in derivatives.
- (10) The Company has no premium deficiencies.
- (11) The Company records a loss with respect to an insurance guaranty upon a payment default by the issuer of the insured obligation (a payment default is generally considered the incident which gives rise to a claim under the Company's insurance policies and triggers loss recognition relating to the incident). The Company's liability for losses (also known as "loss reserves" "reserves for unpaid losses", "case reserves", or "case basis reserves"), reported on the accompanying Statement of Assets, Liabilities, Surplus and Other Funds, represents the best estimate of the present value of the Company's ultimate claim payments under the policy, net of its best estimate of the present value of any recoveries from salvage and subrogation rights under the policy, remaining unpaid at the balance sheet date. Loss adjustment expenses ("LAE") are recorded by the Company in regard to insurance guaranties when costs are incurred or expected to be incurred to remediate probable losses under its policies. Accordingly, LAE may be recorded on policies for which claims have been paid or losses have been recognized, as well as on policies where no claim payments have been made or losses have been recorded but may be incurred in the future. LAE represents the estimated ultimate cost of remediating losses or potential losses under policies. The Company does not discount LAE.

Losses on the Company's insurance guaranties and related case reserves are determined using cash flow models to estimate the net present value of the anticipated shortfall between (i) scheduled payments on the insured obligation and (ii) anticipated cash flow from the obligor or the collateral supporting the obligation and other anticipated recoveries or cash flows. A number of quantitative and qualitative factors are considered when determining whether the Company will incur a loss and the amount of any case reserve. These factors may include the creditworthiness of the underlying issuer of the insured obligation, whether the obligation is secured or unsecured, the projected cash flow or market value of any assets that collateralize or secure the insured obligation, and the historical and projected recoveries from such assets. Other factors that may affect the actual ultimate loss include the state of the economy, market conditions for municipal bond issuance, changes in interest rates, rates of inflation, willingness of the obligor or sponsor to honor its commitments and the salvage values of specific collateral. Such factors and management's assessment thereof will be subject to the specific facts and circumstances associated with the specific insured transaction being considered for loss recognition. Losses and related case reserves are discounted at a rate reflecting the average rate of return on the Company's admitted assets. Recognition of losses and related case reserves requires the use and exercise of significant judgment by management, including estimates regarding the amount and timing of a loss on an insured obligation. Actual experience may, and likely will, differ from those estimates and such difference may be material due to the fact that the ultimate dispositions of claims are subject to the outcome of events that have not yet occurred, are difficult to predict, and, in certain cases, will occur over many years in the future. Examples of these events include changes in the level of interest rates, credit deterioration of guaranteed obligations, changes in the value of specific assets supporting guaranteed obligations, and changes in the expected timing of claims payments and recoveries, and the amounts of expected claims payments and recoveries. Any estimate of future costs is subject to the inherent limitation on the Company's ability to predict the aggregate course of future events. It should therefore be expected that the actual emergence of losses and LAE will vary, perhaps materially,

Reference should be made to Note 21.C.(1) for further information regarding the Company's accounting policy for loss recognition on its in-force insurance guaranties, as well as in regard to losses expected to be incurred by the Company on its insurance guaranties which have not yet been recorded in the accompanying Statement of Assets, Liabilities, Surplus and Other Funds because a payment default by the issuer of the insured obligation has not yet occurred.

(12) A statutorily mandated contingency reserve is established net of reinsurance by an appropriation of unassigned surplus and is reflected in "Aggregate write-ins for liabilities" in the Statement of Assets, Liabilities, Surplus and Other Funds. This reserve is calculated as the greater of a prescribed percentage applied to original insured principal or 50% of premiums written, net of ceded reinsurance. The prescribed percentage varies by the type of business. Once the reserve is calculated, as described above, it is incrementally recognized in the financial statements over a prescribed time period based on type of business. Under SSAP 60, contributions to the contingency reserve may be discontinued if the total contingency reserve already recorded exceeds a calculated amount based upon unpaid principal guaranteed and prescribed percentages by bond category. The Company's established contingency reserve is in excess of this calculated amount. The Company has

# **NOTES TO FINANCIAL STATEMENTS**

discontinued its contributions in the fourth quarter of 2014. Reductions in the contingency reserve may be recognized under certain stipulated conditions, subject to the approval of the MIA. In May 2015, the Company requested the MIA's approval to release contingency reserve equal to the amount in excess of the calculated maximum amount at December 31, 2014. The MIA denied the request in November 2015.

- (13) There has been no change to the Company's capitalization policy.
- (14) The Company has no pharmaceutical rebate receivables.

#### 2. ACCOUNTING CHANGES AND CORRECTION OF ERRORS

Not applicable.

#### 3. BUSINESS COMBINATION AND GOODWILL

The Company was not party to any business combinations and has not recorded any goodwill.

#### 4. DISCONTINUED OPERATIONS

The Company had no discontinued operations.

#### 5. INVESTMENTS

#### A. Mortgage Loans

The Company had no investments in mortgage loans or mezzanine real estate loans as of March 31, 2016 and December 31, 2015.

#### B. Debt Restructuring

As a result of claims paid under certain of its insurance policies, the Company has received salvage in the form of investment securities. Such investment securities represent restructured debt issued in place of that originally guaranteed by the Company. The Company has recorded such investment securities at fair value at the date received. The aggregate carrying value of such restructured debt at March 31, 2016 and December 31, 2015 was \$1.6 million and \$1.6 million, respectively. The Company has no other restructured debt and has not been a party to a troubled debt restructuring by virtue of its ownership of its invested assets.

#### C. Reverse Mortgages

The Company does not invest in reverse mortgages.

#### D. Loan-Backed Securities

- (1) Prepayment assumptions are derived from an average of those forecast by a number of Wall Street dealers as tabulated by Bloomberg L.P. and referred to as Bloomberg consensus estimates.
- (2) During the three month period ended March 31, 2016, the Company did not recognize any other than temporary impairment charges on loan-backed securities.
- (3) N/A
- (4) The fair value and gross unrealized losses related to loan-backed and structured securities, where impairments have not been recognized, that have been in a continuous loss position for 12 months or longer at March 31, 2016 is \$10.5 million and \$0.1 million, respectively. The fair value and gross unrealized losses related to loan-backed and structured securities, where impairments have not been recognized, that have been in a continuous unrealized loss position for less than 12 months at March 31, 2016 is \$32.4 million and \$0.2 million, respectively. All of the securities discussed above are rated investment grade by at least one nationally recognized statistical ratings organization and have excess credit coverage within each structure and projected cash flows from the underlying collateral that are expected to be sufficient to pay principal and interest.
- (5) None
- E. Repurchase Agreements and/or Securities Lending Transactions

The Company has not used repurchase agreements and has not engaged in any securities lending transactions.

### F. Real Estate

The Company has no real estate investments.

#### G. Investments in Low-Income Housing Tax Credits

The Company has no low-income housing tax credit investments.

#### H. Restricted Assets

The following table summarizes the Company's restricted assets:

## **NOTES TO FINANCIAL STATEMENTS**

				Percentage						
	Current Year									
	1	2	3	4	5	6	7	8	9	10
Restricted Asset Category	Total General Account (G/A)	G/A Supporting S/A Activity (a)	Total Separate Account (S/A) Restricted Assets	S/A Assets Supporting G/A Activity (b)	Total (1 plus 3)	Total From Prior Year	Increase/ (Decrease) (5 minus 6)	Total Current Year Admitted Restricted	Gross Restricted to Total Assets	Admitted Restricted to Total Admitted Assets
j. On deposit with states	\$ 4,811,823	S -	\$ -	\$ -	\$ 4,811,823	\$ 4,817,907	\$ (6,084)	\$ 4,811,823	1.35%	1.49%
n. Other restricted assets	53,267	-	-	-	53,267	53,267	-	-	0.00%	0.00%
o. Total restricted assets	\$ 4,865,090	s -	\$ -	\$ -	\$ 4,865,090	\$ 4,871,174	\$ (6,084)	\$ 4,811,823	1.35%	1.49%

#### I. Working Capital Finance Investments

The Company has no working capital investments.

#### J. Offsetting and Netting of Assets and Liabilities

The Company has no offsetting or netting of assets and liabilities related to derivatives, repurchases, reverse repurchases, and securities borrowing or securities lending.

#### K. Structured Notes

The following table summarizes the Company's structured notes:

					Mortgage-
					Referenced
CUSIP			]	Book/Adjusted	Security
Identification	Actual Cost	Fair Value		Carrying Value	(YES/NO)
1248MBAJ4	\$ 922,501	\$ 1,126,734	\$	922,501	YES
31359S2G4	84,286	97,807		80,859	YES
Total	\$ 1,006,787	\$ 1,224,541	\$	1,003,360	

### 6. JOINT VENTURES, PARTNERSHIPS AND LIMITED LIABILITY COMPANIES

As of March 31, 2016 and December 31, 2015, the Company held an investment in ACA Service L.L.C., ("ACA Service"). The carrying value of such investment as of March 31, 2016 and December 31, 2015 was zero.

On April 1, 2011, the Company formed Tactical Risk Management LLC ("TRM") a wholly owned subsidiary. The Company has committed to capitalize TRM with up to \$100 thousand. The Company's equity in TRM has been non-admitted as of March 31, 2016 and December 31, 2015.

#### 7. INVESTMENT INCOME

See Note 1.C. (3) above.

#### 8. DERIVATIVE INSTRUMENTS

The Company has not purchased or sold any derivative financial instruments for hedging or other purposes.

# 9. INCOME TAXES

A. Components of deferred tax assets (DTAs) and deferred tax liabilities (DTLs):

(1)	DTA/DTL Components			20	016				2015					Change	
	Description	Ordi	linary	Ca	pital	Total		Ordinary	Capital		Total		Ordinary	Capital	Total
(a)	Gross deferred tax assets	\$ 124	4,070,219	\$	- S	124,070,219	S	118,247,501 \$	-	S	118,247,502	S	5,822,718 \$	-	\$ 5,822,718
(b)	Statutory valuation allowance adjustment	(9)	0,496,273)		-	(90,496,273)		(84,673,557)	-		(84,673,557)		(5,822,716)	-	(5,822,716)
(c)	Adjusted gross deferred tax assets	3:	3,573,946		-	33,573,946		33,573,944	-		33,573,945		1	-	1
(d)	Adjusted gross deferred tax assets nonadmitted		2,242,986)		-	(32,242,986)		(32,242,985)	-		(32,242,985)		(1)	-	(1)
(e)	Sub-total admitted adjusted gross deferred tax asset		1,330,960		-	1,330,960		1,330,959	-		1,330,960		1	-	1
(f)	Gross deferred tax liabilities		(157,148)		(1,173,812)	(1,330,960)		(1,330,959)	-		(1,330,959)		1,173,811	(1,173,812	
(g)	Net admitted deferred tax asset	S	1.173.812	S (	(1,173,812) \$	-	S	- \$	-	S	-	S	1,173,812 \$	(1,173,812	· \$ -
	·		, , .												
(2)	Admission calculation components:		, ,	•											
(2)	Admission calculation components:				016				2015					Change	
(2)	Admission calculation components:  Description	Ordi	linary	20		Total		Ordinary	2015 Capital		Total		Ordinary	Change Capital	Total
(2)	Description Admission calculation under §11.a§11.c.	Ordi	linary	20	016	Total		Ordinary			Total		Ordinary		Total
(2) (a)	Description  Admission calculation under ¶11.a.¶11.c.  Federal income taxes paid in prior years recoverable through loss carrybacks.	Ordi \$	linary -	20	016	Total .	s	Ordinary - \$		s	Total -	s	Ordinary - \$		Total
	Description  Admission calculation under ¶11.a. ¶11.c.  Federal income taxes paid in prior years recoverable through loss carrybacks.  Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets)	Ordi S	linary -	20	016	Total -	s	Ordinary - \$		s	Total -	s	Ordinary - \$		Total
(a)	Description  Admission calculation under ¶11.a.¶11.c.  Federal income taxes paid in prior years recoverable through loss carrybacks.	Ordi \$	linary - -	20	016	Total - -	s	Ordinary - \$		s	Total -	s	Ordinary - \$		Total
(a)	Description  Admission calculation under ¶11.a. ¶11.c.  Federal income taxes paid in prior years recoverable through loss carrybacks.  Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets)	Ordi \$	linary - - -	20	016 apital - \$	Total - - -	s	Ordinary - \$ -	Capital -	s I	Total -	s	Ordinary - \$	Capital -	Total  \$ -
(a) (b)	Description  Admission calculation under ¶11.a.¶11.c. Federal income taxes paid in prior years recoverable through loss carrybacks. Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets from a, above) after app lication of the threshold limitation. (the lesser of b.i. and b.ii. below.)  Adjusted gross deferred tax assets expected to be realized following the balance sheet date.  Adjusted gross deferred tax assets allowed per limitation in threshold.	s	- - - - - -	20 Ca	016 apital - \$	-	s	Ordinary - \$	Capital -	s	-	s	Ordinary - \$ N/A	Capital -	Total  \$
(a) (b) (i)	Description  Admission calculation under ¶11.a. ¶11.c. Federal income taxes paid in prior years recoverable through loss carrybacks.  Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets from a, above) after application of the threshold limitation. (the lesser of b.i. and b.ii. below.)  Adjusted gross deferred tax assets expected to be realized following the balance sheet date.	s	-	20 Ca	.016 apital - \$	-	s	- \$ - -	Capital -	s	-	s	- \$	Capital -	Total  \$
(a) (b) (i) (ii)	Description  Admission calculation under ¶11.a.¶11.c. Federal income taxes paid in prior years recoverable through loss carrybacks. Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets from a, above) after app lication of the threshold limitation. (the lesser of b.i. and b.ii. below.)  Adjusted gross deferred tax assets expected to be realized following the balance sheet date.  Adjusted gross deferred tax assets allowed per limitation in threshold.	\$ N	-	20 Ca	.016 apital - \$	-	s	- \$ - -	Capital -	s	-	s	- \$	Capital -	Total  S
(a) (b) (i) (ii) (c)	Description  Admission calculation under ¶11.a.¶11.c. Federal income taxes paid in prior years recoverable through loss carrybacks. Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets from a, above) after application of the threshold limitation (the lesser of b.i and b.ii. below.) Adjusted gross deferred tax assets expected to be realized following the balance sheet date. Adjusted gross deferred thax assets allowed per limitation threshold. Adjusted gross deferred thax assets (excluding the amount of deferred tax assets from a, and b, above)	\$ N	- - - I/A	20 Ca	016 - \$ 	- - - -	s	- \$ - - N/A	Capital -	s T	- - - -	s	- \$	Capital -	Total  \$ -

<sup>(3)</sup> Used in ¶11.b. (Adjusted Gross Deferred Tax Assets Expected To Be Realized (Excluding The Amount Of Deferred Tax Assets From a, above) After Application of the Threshold Limitation. (The Lesser of b.i. and b.ii.) b.i. Adjusted Gross Deferred Tax Assets Expected to be Realized Following the Balance Sheet Date. b.ii. Adjusted Gross Deferred Tax Assets Allowed per Limitation Threshold.)

(a) Applicable ratio for realization limitation threshold table 22.03% 65.05%

(4) Impact of tax planning strategies (TPS) on adjusted gross DTAs and net admitted DTAs:

			2016			2015	
	Description	Ordinary	Capital	Total	Ordinary	Capital	Total
(a)	Adjusted gross DTAs - Percentage	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
(b)	Admitted adjusted gross DTAs - Percentage	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%

(c) Do TPS include a reinsurance strategy? Yes or No.

# **NOTES TO FINANCIAL STATEMENTS**

### B. Temporary differences for which a DTL has not been established:

There are no temporary differences for which deferred tax liabilities are not recognized.

### C. Significant components of income taxes incurred.

(1) Current income taxes incurred consist of the following major components:

	Description		2016	2015	
(a)	Current federal income tax expense	s	_	s	
(b)	Foreign Income tax expense		-	Ψ	
(c)	Subtotal		-		-
(d)	Tax expense on realized capital gains		-		524,452
(e)	Utilization of capital loss carry forwards		-		(524,452)
<b>(f)</b>	Other, including prior year underaccrual		-		164,748
(g)	Federal and foreign income taxes incurred	\$	-	\$	164,748

The tax effects of temporary differences that give rise to significant portions of the deferred tax assets and liabilities are as follows:

10   10   10   10   10   10   10   10	(2) DTAs Resulting From Book/Tax Differences In	De	cember 31, 2016	D	2015		Change
20   Incestment promiums							
10		\$		\$	5,537,510	\$	1,175,264
10   Investments   1   1   1   1   1   1   1   1   1			2,115,914		2,530,298		(414,384
1			-		-		-
10   10   10   10   10   10   10   10	· /		-		-		-
10	•		-		-		-
1	• •		-		-		-
Position accurals			-		- ,		-
100   Nonadmitted assets			165,563		1		165,563
11   Net operating loss carry/forward   \$0,22,062   75,825,788   4,896,27     12   Trac credit curry/forward   779,960   779,960   33,573,945   33,573,945   33,573,945     13   Other (separately disclose items >5%)			-		-		-
12   Tax ceedit carry forward   779,960   77					75.025.700		4 907 27
13   Contingmeny Reserve   33,573,946   33,573,945							4,896,274
Other (separately disclose items >5%)	•						- ,
99   Subtotal - Gross ordinary DTAS   124,070,219   118,247,502   5,822,718   50   Statutory valuation adjustment adjustment ordinary   (90,496,273)   (84,673,557)   (5,822,718   (10,400)   (10,40							
	14) Other (separately disclose items >5%)		-		-		-
Nonadmitted ordinary DTAs	99) Subtotal - Gross ordinary DTAs						5,822,718
	(c) Nonadmitted ordinary DTAs		(32,242,986)		(32,242,985)		(1
	d) Admitted ordinary DTAs	\$	1,330,960	\$	1,330,960	\$	
Net capital loss carry forward	(e) Capital						
Real estate	(1) Investments	\$	-	\$	-	\$	-
Other (separately disclose items > 5%)   Other (separately disclose items >	2) Net capital loss carry forward		-		-		-
	3) Real estate		-		-		-
Second   S	4) Other (separately disclose items >5%)		-		-		-
Statutory valuation adjustment adjustment - capital	(5) Unrealized capital losses		-		-		-
Nonadmitted capital DTAs   S	(99) Gross capital DTAs		-		-		-
Admitted capital DTAs   S			-		-		-
	g) Nonadmitted capital DTAs		-		-		-
December 31,   December 31,   2015   Change     December 31,   2015     December 31,   2015   Change     December 31,   2015   Cha	h) Admitted capital DTAs	\$	-	\$	-	\$	
Note	i) Admitted DTAs	\$	1,330,960	\$	1,330,960	\$	-
Investments	. ,	De		De			Change
Investments	a) Ordinary						
Fixed assets   (157,148   (157,148   - )   -		\$	-	\$	-	\$	-
Deferred and uncollected premiums		*	(157,148)	-	(157,148)	•	-
Policy holder reserves/salvage and subrogation			-		-		-
55       Other (separately disclose items >5%)       -       -       -       -       -       -         99       Ordinary DTLs       \$ (157,148) \$ (157,148) \$       -         b) Capital       Capital       \$ (1,173,812) \$ (1,173,812) \$       -         1) Investments       \$ (1,173,812) \$ (1,173,812) \$       -         2) Real estate       -       -       -       -         3) Other (separately disclose items >5%)       -       -       -       -       -         4) Unrealized capital gains       \$ (1,173,812) \$ (1,173,812) \$       -       -         c) DTLs       \$ (1,330,960) \$ (1,330,960) \$       -       -			-		-		-
Capital			-		-		-
Investments   \$ (1,173,812) \$ (1,173,812) \$ -     Real estate       Other (separately disclose items > 5%)   -     Unrealized capital gains       Other (separately disclose items > 5%)   -     Ot	99) Ordinary DTLs	\$	(157,148)	\$	(157,148)	\$	-
Investments	b) Capital						
3) Other (separately disclose items > 5%) 4) Unrealized capital gains		\$	(1,173,812)	\$	(1,173,812)	\$	-
4) Unrealized capital gains	1) Investments		-		-		-
4) Unrealized capital gains					_		-
s (1,330,960) \$ (1,330,960) \$ -	Real estate		-				
	<ul><li>Real estate</li><li>Other (separately disclose items &gt;5%)</li></ul>		-		-		-
4) Net deferred tax assets/liabilities\$\$	<ul><li>Real estate</li><li>Other (separately disclose items &gt;5%)</li></ul>	\$		\$		\$	-
	2) Real estate 3) Other (separately disclose items >5%) 4) Unrealized capital gains  99) Capital DTLs		(1,173,812)		(1,173,812)		- -

## **NOTES TO FINANCIAL STATEMENTS**

The change in net deferred income taxes is comprised of the following (this analysis is exclusive of nonadmitted assets as the Change in Nonadmitted Assets is reported separately from the Change in Net Deferred Income Taxes in the surplus section of the Annual S tatement):

	D	ecember 31, 2016	December 31, 2015	Bal. Sheet Change
Total deferred tax assets	\$	124,070,219	\$ 118,247,502	\$ 5,822,717
Total deferred tax liabilities		(1,330,960)	(1,330,959)	(1)
Net deferred tax assets/liabilities		122,739,259	116,916,542	5,822,717
Statutory valuation allowance adjustment (*see explanation below)		(90,496,273)	(84,673,557)	(5,822,716)
Net deferred tax assets/liabilities after SVA	\$	32,242,986	\$ 32,242,985	1
Tax effect of unrealized gains/(losses)				-
Statutory valuation allowance adjustment allocated to unrealized (+)				-
Change in net deferred income tax charge				\$ 1

#### \*Statutory valuation allowance

The Company does not forecast enough taxable income in future tax years in order to recover the deferred tax assets. As a result, a full valuation allowance is being utilized against deferred tax assets.

#### D. Reconciliation of federal income tax rate to actual effective rate:

The provision for federal income taxes incurred is different from that which would be obtained by applying the statutory federal income tax rate to income before income taxes including realized capital gains / losses.

The significant items causing this difference are as follows:	Statutory Rate									
Description		Amount	35.00% Tax Effect	Effective Tax Rate						
Income Before Taxes (including all realized capital losses)	\$	(16,061,000) \$	(5,621,350)	35.00%						
Tax-Exempt Interest		(1,165,821)	(408,037)	2.54%						
Equity in Affiliates		1,276	447	0.00%						
Proration		174,873	61,206	-0.38%						
Meals & Entertainment, Lobbying Expenses, Etc.		-	-	0.00%						
Statutory Valuation Allowance Adjustment		16,636,332	5,822,717	-36.25%						
Change in Contingency Reserve		(2)	(1)	0.00%						
Prior Year True-up		414,335	145,017	-0.90%						
Total	\$	(7) \$	(1)	0.00%						
Federal income taxed incurred expense			-	0.00%						
Change in net deferred income tax benefit			(1)	0.00%						
Total statutory income taxes		\$	(1)	0.00%						

#### E. Carryforwards, recoverable taxes, and IRC §6603 deposits:

The Company has net operating loss carry forwards of: \$ 230,634,464 expiring through the calendar year 2036

The Company had capital loss carry forwards of:

The Company has an AMT credit carry forward of: \$ 779,960 which does not expire.

The Company's net operating and capital loss carryforwards are limited in its aggregate under Section 382 of the Internal Revenue Code. See Note 21C. This limitation is reflected in the statutory valuation allowance determination.

Income taxes, ordinary and capital, available for recoupment in the event of future losses include:

Available from tax year	Ordi	nary	C	apital	Total
2014	\$	-	\$	-	\$ -
2015		-		-	-
2016		-		-	-
Total	\$	-	\$	-	\$ -

Deposits admitted under IRC § 6603

None

The Company's Net operating and capital loss carry forwards are limited in its aggregate under Section 382 of the Internal Revenue Code. See Notes 21C. This limitation is reflected in the statutory valuation allowance determination.

### F. Income tax loss contingencies

N/A

#### G. The Company's federal income tax return is consolidated with the following entities:

In November 2015, the Internal Revenue Service ("IRS") concluded its examination of income tax returns for ACA through 2008 tax year. No material adjustments arose as a result of the audit in relation to the financial position or results of operations of the Company for the tax years that were examined. As of March 31, 2016, no material adjustments are expected for tax years for which the statute of limitations remains open.

#### 10. INFORMATION CONCERNING PARENT, SUBSIDIARIES, AFFILIATES AND OTHER RELATED PARTIES

- A. & B. There were no material transactions with parent, affiliates or other related parties in 2016 or 2015. The Company purchased ACA insured bonds from a surplus note holder. See Footnote 25.
- C. Not applicable.
- D. The Company has \$83 thousand net payable to subsidiaries at March 31, 2016 and December 31, 2015.
- E. Except as discussed in Note 6, the Company has no guaranties or undertakings for the benefit of an affiliate or related party.
- F. The Company has no material management or service contract with any related parties.

## **NOTES TO FINANCIAL STATEMENTS**

- G. The Company's common stock is owned 100% by Manifold Capital, LLC (ACACH), a Delaware limited liability company, legal successor to Manifold Capital Corp. (formerly ACA Capital Holdings, Inc.), a Delaware corporation. As of April 7, 2016, ACACH is a wholly owned subsidiary of Broadside Financial Ltd., a British Virgin Island limited company that is also ACACH's sole member. Effective at the closing of the restructuring transaction entered into on August 8, 2008, ACACH and its wholly owned subsidiaries disclaimed control over the Company. This disclaimer of control was approved by the MIA. See Note 21.C.(2) for a discussion of the restructuring transaction.
- H. The Company's majority common shareholder and ultimate parent, ACACH, is not owned directly or indirectly via any of the Company's downstream subsidiaries or controlled or affiliated entities. See Note 21.C.(2) for information regarding the ownership structure of the Company following the closing of its restructuring transaction that took place on August 8, 2008. See Note 21.C.(2) for a discussion of the restructuring transaction.
- I. The Company holds no investment in any subsidiary, controlled or affiliated entity that exceeds 10% of its admitted assets.
- J. The Company did not impair any subsidiary, controlled or affiliated entity in 2016 or 2015.
- K. Not applicable.
- L. The Company does not hold an investment in a downstream noninsurance holding company.
- M. Not applicable.
- N. Not applicable.

#### 11. DEBT

- A. As of March 31, 2016 and December 31, 2015, the Company had no capital notes or other debt.
- B. As of March 31, 2016 and December 31, 2015, the Company had no Federal Home Loan Bank (FHLB) Agreements.

# 12. RETIREMENT PLANS, DEFERRED COMPENSATION, POSTEMPLOYMENT BENEFITS AND COMPENSATED ABSENCES AND OTHER POSTRETIREMENT BENEFIT PLANS

- A. The Company has no Defined Benefit Plan.
- B. The Company sponsors a qualified defined contribution plan, which covers all full-time employees of the Company as of their start date with the Company. Eligible participants may contribute a percentage of their salary, subject to IRS limitations. The Company's contributions to the plan are based on a fixed percentage of employees' contributions subject to IRS limitations. For the three month periods ended March 31, 2016 and 2015, the Company recognized expense in the amount of \$90.0 thousand and \$122.9 thousand for the defined contribution plan, respectively.
- C. The Company has no Multi-employer Plan.
- D. The Company has no Consolidated/Holding Company Plan.
- E. & F. The Company provides postemployment benefits to its employees. The benefits include severance and continuation of benefits, such as healthcare, for terminated employees. Amounts are reflected in the financial statements, as Employee Relations and Welfare expenses, when it is probable that the employee will be entitled to the benefit and the amount can be reasonably estimated.

#### 13. CAPITAL AND SURPLUS, DIVIDEND RESTRICTIONS AND QUASI-REORGANIZATION

- (1) The Company has 1,000,000 shares of common stock authorized, issued and outstanding with a par value of \$15.00 per share. See Note 10.G.
- (2) The Company has no preferred stock outstanding.
- (3) As part of the Company's restructuring discussed in Note 21.C.(2) below, the MIA Order restricts the Company from paying dividends without the prior approval of the Commissioner.
- (4) No dividends were paid in 2016 or 2015.
- (5) The Company had negative earned surplus at March 31, 2016 and December 31, 2015; therefore no dividends can be paid in 2016 pursuant to Maryland Insurance Law. Negative earned surplus represents the amount reported in the Statement of "Assets, Liabilities, Surplus and Other Funds" under the line item entitled, "Unassigned funds (surplus)".
- (6) There are no restrictions on unassigned surplus.
- (7) The Company is not a mutual company.
- (8) The Company holds no stock for special purposes.
- (9) The Company holds no special surplus funds.
- $(10) \ The \ portion \ of \ unassigned \ surplus \ represented \ by \ cumulative \ unrealized \ capital \ losses \ is \ \$158,386$
- (11) The following table sets forth certain information regarding the Company's surplus notes:

## **NOTES TO FINANCIAL STATEMENTS**

Date Issued	Interest Rate	Par Value (Face Value of Notes)	Carrying Value	Principal and/or Interest Paid Current Year	Total Principal and/or Interest Paid	Unapproved Principal and/or Interest	Date of Maturity
8/8/2008	no stated rate	\$1,000,000,000	-	-	-	-	Within 30 days after the expiration, commutation or bulk reinsurance of the last insurance policy issued by the Company

As part of the restructuring transaction which took place on August 8, 2008, surplus notes with a face amount of \$1 billion were issued. See Note 21.C.(2) for a description of the notes. These notes were recorded in the surplus notes section of the balance sheet along with an offsetting entry to a contra account (see Note 1.A.). All payments made under the surplus notes require advance approval of the MIA.

The Surplus Notes provide that, on or before July 15, 2013 and on every anniversary thereafter, ACA, as obligor, shall seek regulatory approval from the MIA to make a payment on the Surplus Notes to the holders thereof. On July 10, 2014, ACA made the aforementioned request to the MIA. On July 21, 2014, the Company was advised by the MIA that it had denied the Company's request.

(12) & (13) The Company has not gone through any quasi-reorganization.

#### 14. CONTINGENCIES

A. Contingency Commitments

The Company has no contingent commitments.

B. Assessments

The Company has no assessments other than those arising in the normal course of business. Such assessments are not material.

C. Gain Contingencies

Except for that discussed below, the Company has no gain contingencies.

- On January 6, 2011, the Company commenced a lawsuit against Goldman, Sachs & Co. ("Goldman") in the Supreme Court of the State of New York, County of New York (the "Lawsuit"). The Lawsuit seeks compensatory damages against Goldman in the amount of at least \$30 million and punitive damages in the amount of at least \$90 million in connection with the development of a structured finance product, a synthetic collateralized debt obligation called ABACUS 2007-AC1 ("ABACUS"). On April 25, 2011, the Company filed its First Amended Complaint. On June 3, 2011, Goldman moved to dismiss the First Amended Complaint. On April 23, 2012, the Court issued an order denying Goldman's motion to dismiss ACA's fraud claims and granting Goldman's motion to dismiss ACA's unjust enrichment claim (the "Order"). On May 29, 2012, Goldman served notice of its intent to appeal the Order. Also on May 29, 2012, Goldman served its answer, asserting counterclaims for breach of contract and fraudulent inducement, together with a third-party complaint against ACA Management LLC ("ACAM"), asserting claims for breach of contract, unjust enrichment and indemnification. Goldman does not specify the amount of damages it seeks. Oral arguments were heard on Goldman's appeal of the Order on January 2, 2013. Also on January 2, 2013, the Company filed for leave to amend its First Amended Complaint to add Paulson & Co. ("Paulson") as an additional defendant, incorporating new allegations of fraud against both parties. On January 30, 2013 the Court granted ACA's motion for leave to file a second amended complaint. On January 31, 2013 the Company filed its Second Amended Complaint. The Second Amended Complaint adds Paulson as an additional defendant and alleges that Paulson and Goldman conspired to fraudulently induce the Company to provide financial guaranty insurance for ABACUS by deceiving ACA into believing that Paulson was to be the equity investor in the product. On March 18, 2013 Paulson moved to dismiss the Second Amended Complaint. On April 17, 2013 Goldman answered the Second Amended Complaint. On May 14, 2013, the Appellate Division of the Supreme Court of the State of New York ordered the dismissal of ACA's legal action against Goldman. The decision reversed the lower court's order of April 23, 2012 denying Goldman's motion to dismiss. Following a motion for reargument with the Supreme Court that was denied December 17, 2013, ACA filed a motion for leave to appeal the decision to the Court of Appeals, which motion was fully briefed as of February 14, 2014. All lower court action was stayed pending that motion. On May 2, 2014, the Appellate Division granted ACA's motion for leave to appeal. Briefing began in July 2014 and oral arguments took place on March 26, 2015. On May 7, 2015, the Court of Appeals issued its decision reversing the dismissal by the Appellate Division. On August 18, 2015 the Appellate Division remanded the case to the Supreme Court. ACA's motion to dismiss Goldman's counterclaims against it and its third-party complaint against ACAM has been briefed, as has Paulson's motion to dismiss the ACA's claims against it. Oral argument on such motions was scheduled for March 2016 and had been postponed until late May 2016. The various parties continue to seek discovery to the extent not yet obtained. The Company intends to vigorously pursue its claims, and defend those asserted against it, in this case.
- As a result of actions taken by the trustee in one particular ACA insured transaction, ACA expects to ultimately recognize salvage and subrogation recoveries in excess of its expected aggregate claim payments on the transaction. As a result, as of March 31, 2016, ACA expects to recognize a gain aggregating approximately \$13.3 million on a net present value basis, with recoveries expected to begin decades in the future. Pursuant to ACA's accounting policy, any estimated gains must be deferred and recognized only when the actual receipts of such recoveries occur, or in the case of losses related to ACA's own insurance policies, they exceed the cumulative amounts paid out pursuant to claims. Accordingly, no assurance can be given that any or all expected recoveries will be received or that the amount of actual recoveries will not differ materially from that expected.
- D. Claims Related Extra-Contractual Obligations and Bad Faith Contingency Losses Stemming from Lawsuits

No losses were paid or incurred on claims related extra-contractual obligations and bad faith contingency losses stemming from lawsuits during the period of this statement.

## **NOTES TO FINANCIAL STATEMENTS**

Set forth below are descriptions of lawsuits where the Company is currently defending itself which could possibly result in loss payments.

The Company was one of several defendants in a lawsuit in the Superior Court of the State of California (Los Angeles County) brought in December 2008 by Retirement Housing Foundation and several affiliates relating to the plaintiffs' issuance of auction-rate securities insured by the Company. The plaintiffs allege that the Company's insurance of securities backed by sub-prime mortgages was not financially responsible and was contrary to the Company's statement about its investment practices, and that when the Company's credit rating was downgraded from "A" to "CCC" after the collapse of the sub-prime market in December 2007, the plaintiffs were forced to refinance their securities. On December 18, 2014, the court granted summary judgment in favor of the Company. Plaintiffs filed notice of appeal on March 19, 2015 and filed their opening appellate brief on October 6, 2015. The appeal was fully briefed as of February 2016 and oral arguments are expected by the end of 2016. The other defendants reached confidential settlements with Retirement Housing Foundation. The Company believes that the issues raised in Plaintiffs' appeal are without merit and intends to defend itself vigorously.

The Company (specifically, ACA Management, LLC) is one of many defendants in an action pending in New Mexico First Judicial District Court, in Santa Fe, filed in 2008 by Frank Foy on behalf of the State of New Mexico. The complaint alleges that Vanderbilt Capital Advisors (and certain affiliates) engaged in an unlawful "pay to play" scheme with various New Mexico state officials, causing two New Mexico state agencies to purchase certain worthless CDO investments, including some with which the Company was allegedly connected. The complaint seeks compensatory damages in excess of \$90 million, plus interest and civil penalties which the plaintiffs assert raise the claim to several hundred million dollars under certain New Mexico statutes, including the Fraud Against Taxpayers Act ("FATA"). Further, the complaint seeks to impose joint and several liability on all defendants. In April 2010, the then-presiding judge ruled that the retroactive nature of FATA was unconstitutional. The ruling was affirmed by the New Mexico Court of Appeals. However, on June 25, 2015, the Supreme Court of the State of New Mexico reversed and held that FATA is constitutional. The New Mexico Supreme Court also consolidated multiple related cases and reassigned the consolidated proceeding to a new district judge. Briefing by the various parties currently is focused on the New Mexico Attorney General's motion to dismiss and Vanderbilt's motion to confirm its settlement with the Attorney General. If either motion is granted, it is likely the Company will be dismissed from the suit. Early in the proceeding, ACA moved to dismiss the complaint for lack of personal jurisdiction and the then-presiding judge deferred ruling on the Company's jurisdictional motion pending jurisdictional discovery. The Company's jurisdictional motion remains pending while the other motions are adjudicated. To the extent activity directly involving the Company resumes in the case, the Company intends to continue to defend itself vigorously.

Various lawsuits against the Company have arisen in the course of the Company's business. Contingent liabilities arising from litigation, income taxes and other matters are not considered material in relation to the financial position or the results of operations of the Company.

Also, see Note 14.C. discussion of the Goldman Lawsuit for a description of the potential loss related to the counter-claims filed by Goldman.

E. Product Warranties

Not applicable.

F. Joint and Several Liabilities

Not applicable.

G. All Other Contingencies

Not applicable.

#### 15. LEASES

- A. Lessee Operating Lease
  - (1) ACA subleases office space at 600 Fifth Avenue with a lease termination date of September 29, 2016. The Company's rental expense for the three month periods ended March 31, 2016 and 2015 was \$136.7 thousand. The Company is currently negotiating a lease for office space beyond September 2016. The lease term and annual amounts are anticipated to be approximately 5 years and \$123,000 per year, respectively.
  - (2) At April 1, 2016, the minimum future lease payments under the lease are as follows (dollars in thousands):

Year Ending	Operating			
December 31,	Lease	es		
2016		320		
Total	\$	320		

B. Lessor Leases

Not applicable.

# 16. INFORMATION ABOUT FINANCIAL INSTRUMENTS WITH OFF-BALANCE SHEET RISK AND FINANCIAL INSTRUMENT WITH CONCENTRATION OF CREDIT RISK

Except for that discussed below, the Company has no financial instruments with off-balance sheet risk.

While the Company establishes reserves for losses on obligations which are in default as to payment (see Note 1.C.(11) and Note 21.C.(1)), the risk of loss under the Company's guaranties extends to the full amount of unpaid principal and interest on all debt obligations it has guaranteed (see description of financial guaranty insurance in Note 21.C.(4)). The tables below reflect certain information regarding the Company's in-force par exposure at March 31, 2016 and December 31, 2015:

## **NOTES TO FINANCIAL STATEMENTS**

		March 3	1, 2016	December 31, 2015						
	N	et Par	% of Net Par	Ne	et Par	% of Net Par				
(\$ in millions)	Out	<u>standing</u>	<b>Outstanding</b>	Outs	tanding	Outstanding				
Tax-exempt obligations:										
Healthcare	\$	171	8.5%	\$	172	7.7%				
Tax backed		206	10.2%		210	9.4%				
Higher education		417	20.7%		468	20.9%				
Long-term care		115	5.7%		116	5.2%				
General obligations		540	26.8%		624	27.9%				
Utilities		52	2.6%		55	2.5%				
Transportation		185	9.2%		185	8.3%				
Housing		61	3.0%		64	2.9%				
Not for Profit		121	6.0%		194	8.7%				
Other		145	7.2%		146	6.5%				
Total municipal obligations		2,014	99.7%		2,234	99.7%				
Taxable obligations										
Other		6	0.3%		6	0.3%				
Total	\$	2,020	100.0%	\$	2,240	100.0%				

For the three month period ended March 31, 2016, the Company reported a decrease in insured net par outstanding of \$220 million, of which \$183 million was attributable to Refundings, including early retirement due to cancellation (See Note 1.C.(1)).

			March	31, 2016		December 31, 2015				
	PAR EXPOSURE BY STATE	I	Net Par	% of Net Par	]	Net Par	% of Net Par			
(\$ in millions)		Outst	anding	Outstanding	Outs	anding	Outstanding			
New York		\$	506	25.1%	\$	510	22.8%			
California			400	19.9%		403	18.0%			
Washington			92	4.6%		92	4.1%			
Florida			90	4.5%		109	4.9%			
Pennsylvania			89	4.4%		89	4.0%			
Other states		-	836	41.5%		1,032	46.2%			
	Total municipal obligations	\$	2,014	100.0%	\$	2,234	100.0%			

#### NET PAR OUTS TANDING BY MATURITY

(\$ in millions)	31, 2016 et Par
Terms of Maturity	tanding
·	9
0 to 5 years	\$ 410
5 to 10 years	601
10 to 15 years	478
15 to 20 years	420
20 and above	 110
Total	\$ 2.019

#### 17. SALES, TRANSFER AND SERVICING OF FINANCIAL ASSETS AND EXTINGUISHMENTS OF LIABILITIES

- A. The Company had no transfer of receivables reported as sales.
- B. The Company had no transfer and servicing of financial assets.
- C. The Company had no wash sales.

# 18. GAIN OR LOSS TO THE REPORTING ENTITY FROM UNINSURED A&H PLANS AND THE UNINSURED PORTION OF PARTIALLY INSURED PLANS

- A. The Company has no Administrative Services Only (ASO) plan.
- B. The Company has no Administrative Services Contract (ASC) plan.
- $C. \quad \text{The Company has no Medicare or other similarly structured cost based retirement contract.} \\$

# 19. DIRECT PREMIUM WRITTEN/PRODUCED BY MANAGING GENERAL AGENTS/THIRD PARTY ADMINISTRATORS

The Company has no direct premium written through or produced by managing general agents or third party administrators.

#### 20. FAIR VALUE MEASUREMENT

- A. Inputs used for Assets and Liabilities Measured at Fair Value
  - (1) Assets measured at fair value on a non-recurring basis:

## **NOTES TO FINANCIAL STATEMENTS**

March 31, 2016											
Security Type	Level 1	Level 2	Level 3	Grand Total							
Bonds	\$ -	\$ 1,229,594	\$ -	\$ 1,229,594							
Total	\$ -	\$ 1,229,594	\$ -	\$ 1,229,594							

	December 31, 2015											
Security Type		Level 1	evel 1 Level 2			Level 3	Grand Total					
Bonds	\$	-	\$	3,287,902	\$	-	\$	3,287,902				
Total	\$	-	\$	3,287,902	\$	-	\$	3,287,902				

(2) Assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3):

Not applicable

- (3) The Company's policy is to recognize transfers in and out at the end of the reporting period, consistent with the date of the determination of fair value.
- (4) In accordance with SSAP 100, the valuation techniques used in measuring fair values are based on the following:
  - Level 1: Fair value measurements that are quoted prices (unadjusted) in active markets that the Company has the ability to access for identical assets or liabilities.
  - Level 2: Fair value measurements, based on inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs include quoted prices for similar assets and liabilities in active markets, and inputs other than quoted prices that are observable at commonly quoted intervals.
  - Level 3: Fair value measurements, based on certain inputs which are unobservable (supported by little or no market activity) and significant to the fair value measurement. Unobservable inputs reflect the Company's best estimate of what hypothetical market participants would use to determine a transaction price for the asset or liability at the reporting date.
- (5) Derivative Fair Value

Not applicable

B. Other Fair Value Disclosures

Not applicable

C. Fair Values for All Financial Instruments by Levels 1, 2 and 3

The tables below reflect the fair values and admitted values of all admitted assets and liabilities that are financial instruments excluding those accounted for under the equity method (subsidiaries). The fair values are also categorized into the three-level fair value hierarchy as described above.

	March 31, 2016												
Type of Financial Instrument		Fair Value	Admitted Value Level 1		Level 1 Level 2		Level 2		Level 3		Not Practicable (Carrying		
Bonds	\$	319,777,051	\$	312,854,504	\$	-	\$	319,777,051	\$	-	\$	-	
Cash & Short-Term Investments		8,788,961		8,788,961		3,395,484		5,393,477		-		-	
Total	\$	328,566,012	\$	321,643,465	\$	3,395,484	\$	325,170,528	\$	-	\$	-	

	December 31, 2015													
Type of Financial Instrument	]	Fair Value	Ad	mitted Value		Level 1	Level 2 Level 3		Level 2			racticable arrying		
Bonds	\$	323,515,344	\$	320,613,543	\$	-	\$	323,515,344	\$	-	\$	-		
Cash & Short-Term Investments		6,082,166		6,082,166		2,167,843		3,914,323		-		-		
Total	\$	329,597,510	\$	326,695,708	\$	2,167,843	\$	327,429,667	\$	-	\$	-		

D. Financial Instruments for which Not Practicable to Estimate Fair Values

Not applicable

### 21. OTHER ITEMS

A. Extraordinary items

The Company had no extraordinary items during 2016 and 2015.

B. Troubled Debt Restructurings: Debtors

The Company had no troubled debt restructurings during 2016 and 2015. See also Note 5.B.

## **NOTES TO FINANCIAL STATEMENTS**

#### C. Other Disclosures

- (1) Description of Significant Risks and Uncertainties
- As discussed in Note 1.C. (11), ACA recognizes losses and establishes related loss reserves on bond obligations it has insured upon the initial payment default by the issuer of such bond obligations (under the Company's accounting policy, the initial payment default is generally considered the incident which gives rise to a claim and triggers loss recognition relating to the incident). The loss recognized by ACA upon a payment default represents the Company's best estimate of its ultimate loss over the life of the policy, discounted to reflect the time value of money. However, ACA has policies inforce upon which it believes that it is probable that payment defaults will occur in the future. Such expected future losses (hereafter referred to as "Off-Balance Sheet Losses") are not recorded by the Company in the accompanying Statement of Assets, Liabilities, Surplus and Other Funds at March 31, 2016 and December 31, 2015 because a payment default has not yet occurred. With consideration of the inherent uncertainty of estimating losses discussed further below, the Company's estimate of its ultimate Off-Balance Sheet Losses ranged from \$45 million to \$65 million at March 31, 2016, on a discounted basis (see also Note 25). Accordingly, the Company believes it will incur material losses in the future which will materially adversely affect its policyholders' surplus. Notwithstanding the de-recognition of contingency reserves that may be approved by the Maryland Insurance Commissioner in the future, no assurance can be given that the recognition of such losses in the future will not cause the Company to fail to comply with its regulatory required minimum policyholders' surplus requirement of \$750,000. However, the Company believes that its policyholders' surplus will be in excess of Maryland's required minimum policyholders' surplus over the twelve months succeeding the date of the accompanying statement of Assets, Liabilities, Surplus and Other Funds and, that it has sufficient liquidity resources to satisfy its financial obligations as they come due for the foreseeable future.
- The Company is materially exposed to risks associated with deterioration in the tax exempt bond market through its insurance guaranties (see Note 16), as well as to the economy generally. The extent and duration of any future deterioration in the tax exempt bond market is unknown, as is the effect, if any, on potential claim payments and the ultimate amount of losses the Company may incur on obligations it has guaranteed. As discussed in Note 36, the Company classifies its insured in-force portfolio in one of four credit quality categories. As noted therein, as of March 31, 2016, the Company had insured obligations with outstanding principal totaling \$370.5 million classified in Category 4, which means that it either has paid claims on such exposures or expects to pay claims on such exposures in the future. In addition, as of such date, the Company had insured obligations with outstanding principal totaling \$206.2 million classified in Category 3, which means those credits have materially violated financial and operational covenants and require remedial action to avoid further performance deterioration. As discussed in Note 16, the risk of loss under the Company's guaranties extends to the full amount of unpaid principal and interest on all debt obligations it has guaranteed. No assurance can be provided that further deterioration in ACA's insured guaranties will not occur resulting in a further migration of insured exposure to categories 3 and 4 or that ACA will not incur losses that may be materially in excess of what it currently estimates.
- Losses incurred and reserves for losses are reported by the Company net of estimated recoveries from salvage and subrogation. Estimated salvage and subrogation are a material component of the Company's incurred losses and reserves for losses (both on-balance sheet and off-balance sheet). Pursuant to the Company's policies of insurance, should the Company pay a claim under a policy, subrogation rights enable the Company to pursue the obligor for recovery of all claims paid or losses incurred. In other cases, the Company may be assigned the rights to certain salvage as reimbursement for any claims paid or losses incurred. An important characteristic to recognize with respect to estimated salvage and subrogation recoveries is that such estimates are subject to both timing and credit risk. In many instances the timing of such recoveries is expected to occur significantly later than the associated claim payments the Company is trying to recover. In addition, in regard to subrogation, credit risk exists with respect to the obligor's ability to ultimately honor the insurer's claim for recoveries, and in respect of salvage, risk exists as to whether such salvage will ultimately be sufficient to recover all of the insurer's claims for recoveries. No assurance can be provided that estimated salvage and subrogation recoveries will be fully collected and any uncollected amount may be material to the Company's financial position and results of operations.
- Establishment of case basis reserves for unpaid losses and loss adjustment expenses on the Company's insured guaranties requires the use and exercise of significant judgment by management, including estimates regarding the severity of loss and the amount and timing of claim payments and recoveries on a guaranteed obligation. Case basis reserves reflect management's best estimate of the present value of the Company's ultimate loss and not the worst possible outcome. Actual experience may, and likely will, differ from those estimates and such difference may be material due to the fact that the ultimate dispositions of claims are subject to the outcome of events that have not yet occurred and, in certain cases, will occur over many years in the future. Examples of these events include changes in the level of interest rates, credit deterioration of guaranteed obligations, changes in the value of specific assets supporting guaranteed obligations, willingness of the obligor or sponsor to honor its commitments, changes in the expected timing of claims payments and recoveries, and changes in the amounts of expected claims payments and recoveries. Both qualitative and quantitative factors are used in making such estimates. Each quarter, in connection with the preparation of its financial statements, the Company reevaluates all such estimates. Changes in these estimates may be material and may result in material changes in the Company's policyholders' surplus. Any estimate of future costs is subject to the inherent limitation on management's ability to predict the aggregate course of future events. It should, therefore, be expected that the actual emergence of losses and claims will vary, perhaps materially, from any estimate. The risk of loss under the Company's guaranties extends to the full amount of unpaid principal and interest on all debt obligations it has guaranteed (see Note 16).
- The Company is involved in a number of legal proceedings, both as plaintiff and defendant, as well as regulatory inquiries and investigations. Management cannot predict the outcomes of these proceedings and other contingencies with certainty. In addition, it is not possible to predict whether additional suits will be filed or whether additional inquiries or investigations will be commenced. The outcome of some of these proceedings and other contingencies could require the Company to take or refrain from taking actions which could have a material adverse effect on its business, financial position or cash flows or could require the Company to pay (or fail to receive) substantial amounts of money. Additionally, prosecuting and defending these lawsuits and proceedings has caused the Company to incur significant expenses. The Company expects to continue to incur significant expenses in this regard in the near term. In addition, such expenses may continue to be significant beyond the near term and may cause diversion of resources from other matters. See Notes 14.C. and 14.D.
- ACA has experienced and likely will continue to experience substantial tax losses in the conduct of its business.

Section 382 of the Internal Revenue Code ("Section 382") contains rules that limit the ability of a corporation that experiences an "ownership change" to utilize its net operating loss carryforwards ("NOLs") and certain built-in losses

## **NOTES TO FINANCIAL STATEMENTS**

recognized in periods following the ownership change. An ownership change is generally any change in ownership of more than 50 percentage points of a corporation's stock over a rolling 3-year period. Accordingly, the aggregate ownership change ("Aggregate Ownership Change") at any particular date represents the summation of the amount of ownership change resulting from all transactions in a corporation's stock occurring during the three year period ended on such date. These rules generally operate by focusing on ownership changes among shareholders owning directly or indirectly 5% or more of the stock of a corporation or any change in ownership arising from a new issuance of stock by the corporation. For purposes of the aforementioned test, ACA's surplus notes are considered stock and ACA's surplus note holders are considered shareholders.

Under Section 382, the transfer of ACA's surplus notes can cause an ownership change that would limit ACA's ability to utilize its NOLs and recognize certain built-in losses. Depending on the resulting limitation, a significant portion of ACA's NOLs could be deferred or could expire before ACA would be able to use them to offset positive taxable income in current or future tax periods.

ACA experienced an ownership change for purposes of Section 382 in 2014. As a consequence of the ownership change, ACA's ability to use its NOLs will be limited to approximately \$5.3 million on an annual basis.

Since the ownership change mentioned above, the Company has generated significant net operating losses in 2014 and 2015. As a result of continuing transfers of surplus notes since the previous ownership change, ACA's current aggregate percentage is again approaching a significant amount which may result in a subsequent ownership change. Another ownership change may further limit the initial NOL limitation and could impact the ability to fully utilize NOLs generated in 2014 and 2015.

#### (2) Restructuring Transaction

As a result of adverse developments in the credit markets generally and the mortgage market specifically that began in the second half of 2007 and continued to deepen in 2008 and thereafter, the Company experienced material adverse effects on its business, results of operations, and financial condition, which resulted in significant downgrades of the Company's financial strength ratings by Standard & Poor's Ratings Services ("S&P") and, ultimately, a restructuring of the Company to avoid a regulatory proceeding (the "Restructuring Transaction"). The Restructuring Transaction, which was consummated on August 8, 2008, was comprised of three main components (see also Note 10.G.).

The first component of the Restructuring Transaction consisted of a Global Settlement Agreement whereby insured credit swap counterparties' claims were settled in consideration for a cash payment of approximately \$209 million and surplus notes with a face value of approximately \$950 million. In the aggregate \$1 billion face amount of surplus notes were issued in connection with the Restructuring Transaction. Of such amount, the aforementioned insured credit swap counterparties' received \$950 million as previously discussed and the balance of \$50 million was issued to ACACH. While certain of the surplus notes issued to the insured credit swap counterparties were issued to be non-voting at the request of certain of such counterparties, the surplus notes issued to the counterparties, in the aggregate, represent a 100% voting interest in the Company. The surplus notes issued to ACACH are all non-voting.

The second component of the Restructuring Transaction provided for the settlement of a \$100 million medium term note guaranteed by the Company. This obligation was settled by a cash payment of approximately \$48 million to the note holders in 2008 and the relinquishment by the Company of investments in CDO equity with an estimated value of \$2.5 million. Of the total cash settlement, approximately \$32 million was paid out of a cash collateral account supporting the issued note while the remaining amount of approximately \$16 million was funded by cash from the Company and its other subsidiaries.

The third component of the Restructuring Transaction centered on the Intercompany Agreement which treated ACACH and its non-ACA FG subsidiaries as one sub-group and ACA FG and its subsidiary as a separate sub-group. By its terms, the Intercompany Agreement provided for the cancellation of a previously issued intercompany surplus note as well as intercompany balances between the Company's sub-group and the ACACH sub-group. It also provided for a global release of liability among the two sub-groups. In general, the release discharges the entities from any and all actions, cause of action, suits, debts, liens, contracts, rights and other legal obligations against each other, except those provided for in the Intercompany Agreement.

Subsequent to the closing of the Restructuring Transaction, the Company is required to and has operated under an order issued by the MIA, Case No.: MIA: 2008-08-011 dated August 7, 2008 (the "Order"). The Order provides, among other things, that the Company operate as a run-off company. In connection with the Order, following the Restructuring Transaction, the Company wound down all subsidiaries no longer necessary for the conduct of its ongoing business, including 73 special purpose entities created for the insured credit swap and CDO asset management businesses.

#### (3) Description of the Company's On-Going Strategic Plan

Management is actively seeking to (i) remediate deteriorated insured exposures to minimize claim payments, maximize recoveries and mitigate ultimate losses, (ii) increase the Company's capital, surplus, liquidity and claims paying resources, (iii) realize maximum value from various legal proceedings described in Note 14.C. and from any other rights and remedies the Company may have, and (iv) take other actions to enhance its financial position (hereafter collectively referred to as "Strategic Actions"). In regard to the Strategic Actions, the Company is actively pursuing or exploring a number of options available to it to enhance the Company's policyholders' surplus or liquidity position or address other challenges that the Company faces. The Company has taken steps to reduce operating expenses and expects to take further steps in the future as the insured portfolio and remediation activities decrease. ACA's Board conducted a strategic review of the Company's finances and operations in 2014, including exploration of a sale or reinsurance assumption and outsourcing management of the Company's operations. The sale and reinsurance assumption efforts were not successful and there are no present efforts to sell the Company. Although competitive outsourcing proposals were received from other financial guaranty companies and other third parties, the Company ultimately decided that the expense reduction plan developed in late 2014 was the most optimal path forward. No assurances can be given that the Company will be successful in completing any of the aforementioned actions. Furthermore, certain of the Strategic Actions contemplated by the Company may be outside the ordinary course of the Company's operations or its control and may require consents or approvals of parties outside of the Company, including the MIA.

#### (4) Description of Financial Guaranty Insurance

## **NOTES TO FINANCIAL STATEMENTS**

Financial guaranty insurance provides an unconditional and irrevocable guaranty to the holder of a valid debt obligation with an enforceable guaranty of full and timely payment of the guaranteed principal and interest thereon when due. Financial guaranty insurance adds another potential source of repayment of principal and interest for an investor, namely the credit quality of the financial guarantor. Generally, in the event of any default on an insured debt obligation, payments made pursuant to the applicable insurance policy may not be accelerated by the holder of the insured debt obligation without the approval of the insurer. While the holder of such an insured debt obligation continues to receive guaranteed payments of principal and interest on schedule, as if no default had occurred, and each subsequent purchaser of the obligation generally receives the benefit of such guaranty, the insurer normally retains the option to pay the debt obligation in full at any time. Also, the insurer generally has recourse against the issuer of the defaulted obligation and/or any related collateral for amounts paid under the terms of the insurance policy as well as pursuant to general rights of subrogation. The issuer of an insured debt obligation generally pays the premium for financial guaranty insurance, either in full at the inception of the policy, as is the case in most public finance transactions, or in periodic installments funded by the cash flow generated by related pledged collateral, as is the case in most structured finance and international transactions. Typically, premium rates paid by an issuer are stated as a percentage of the total principal (in the case of structured finance and international transactions) or principal and interest (in the case of public finance transactions) of the insured obligation. Premiums are almost always non-refundable and are invested upon receipt. See Note 1.C.(1) for a description of NAIC SAP for premium revenue recognition.

D. Business Interruption Insurance Recoveries

Not applicable.

E. State Transferable Tax Credits

The Company had no state transferable credits.

- F. Subprime Exposure Related Risk
  - (1) Except for one insured securitization of manufactured housing mortgages, as of March 31, 2016 and December 31, 2015, the Company had no exposure to subprime mortgages among its in-force guaranties. With the exception of the aforementioned securitization, all other subprime mortgage exposure of the Company was extinguished in the Global Settlement Agreement described in Note 21.C.(2). The remaining par exposure relating to the manufactured housing mortgage securitization was \$4.3 million and \$4.4 million at March 31, 2016 and December 31, 2015, respectively. The Company has a loss reserve against this exposure in the amount of \$1.6 million and \$1.5 million at March 31, 2016 and December 31, 2015, respectively.
  - (2) The Company has no investments consisting of direct exposure to subprime-mortgages.
  - (3) The Company has the following indirect exposures to sub-prime mortgages included in its investment portfolio at March 31, 2016:

	1	2	3		4
	Actual Cost	Book/Adjusted	Fair Value		Other Than
		Carrying Value			Temporary
		(excluding		In	npairment Losses
		interest)			Recognized
a. Residential mortgage backed securities	\$ 13,095,738	\$ 13,349,425	\$ 13,603,837	\$	-
b. Commercial mortgage backed securities					
c. Collateralized debt obligations					
d. Structured securities	20,344,029	20,329,178	20,339,421		-
e. Equity investment in SCAs					
f. Other assets					
g. Total	\$ 33,439,767	\$ 33,678,603	\$ 33,943,257	\$	-

(4) As stated in F. (1) above, the Company has an outstanding loss reserve in the amount of \$1.6 million:

	Losses Paid in the Current Year	Losses Incurred in the Current Year	Case Reserves at End of Current Period	IBNR Reserves at End of Current Period
a. Mortgage guaranty coverage	\$ -	\$ -	\$ -	\$ -
b. Financial guaranty coverage	-	112,948	1,601,811	-
c. Other lines	-	-	-	-
d. Total	\$ -	\$ 112,948	\$ 1,601,811	\$ -

G. Insurance-linked Securities

Not applicable.

### 22. EVENTS SUBSEQUENT

The Company reviewed all transactions and other matters that have occurred from April 1, 2016 through May 11, 2016 (the date the financial statements were available to be issued) to assess whether such transactions and matters qualify as "subsequent events" and require adjustment to or disclosure in the financial statements as of and for the period ended March 31, 2016. Based on the aforementioned review, no matters came to management's attention that would require adjustment to or disclosure in the financial statements.

### 23. REINSURANCE

A. Unsecured Reinsurance Recoverables

### **NOTES TO FINANCIAL STATEMENTS**

The Company does not have an unsecured aggregate recoverable for losses paid and unpaid, including IBNR, loss adjustment expenses and unearned premium with any individual reinsurers, authorized or unauthorized, that exceed 3% of the Company's policyholder surplus.

#### B. Reinsurance Recoverable in Dispute

The Company has no reinsurance recoverable in dispute.

#### C. Reinsurance Assumed and Ceded

	Assu	med	Ce	de d	Net		
	Reinst	ırance	Reinst	ırance			
	Premium	Commission	Premium	Commission	Premium	Commission	
	Reserve	Equity	Reserve	Equity	Reserve	Equity	
Affiliates	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	
All other	3,905,930	-	-	-	3,905,930	-	
Total	\$ 3,905,930	\$ -	\$ -	\$ -	\$ 3,905,930	\$ -	

Direct Unearned Premium Reserve: \$64,933,592

There are no contingent commission or profit sharing arrangements.

#### D. Uncollectible Reinsurance

The Company has no uncollectible reinsurance balances.

#### E. Commutation of Ceded Reinsurance

The Company had no commutations of ceded reinsurance in 2016.

#### F. Retroactive Reinsurance

The Company has no retroactive reinsurance contracts.

#### G. Reinsurance Accounted for as a Deposit

The Company did not account for any reinsurance as deposits.

- H. Not applicable.
- I. Not applicable.
- J. Not applicable.

### 24. RETROSPECTIVELY RATED CONTRACTS AND CONTRACTS SUBJECT TO REDETERMINATION

The Company has not entered into any retrospectively rated contracts or contracts subject to redetermination, including any provisions of the Affordable Care Act

### 25. CHANGE IN INCURRED LOSSES AND LOSS ADJUSTMENT EXPENSES

For the three month period ended March 31, 2016, the Company recorded a net provision for losses incurred of \$1.7 million, which was all related to net adverse loss development on accident years prior to 2016 ("prior accident year claims"). The Company reflects loss remediation bond buybacks as loss payments and reflects a corresponding modeled reduction to estimated future losses. Loss remediation bond purchases may relate to policies where case basis reserves have already been established in the statutory financial statements or for policies related to Off-Balance Sheet Losses. See footnote 21C(1). During the first quarter 2016, the Company purchased bonds for loss remediation purposes in the amount of \$3.6 million. As of March 31, 2016, the Company's liability for unpaid losses was \$107.3 million, which related to twenty-six insured transactions, with a remaining aggregate in-force par outstanding of \$144.0 million, excluding the aforementioned case reserves. The aggregate in-force par outstanding of \$144.0 million represents the remaining maximum amount of par exposure subject to loss in regard to these twenty-six insured transactions. See Note 36A.(3) b for additional information regarding the Company's reserves for losses and loss adjustment expenses.

As discussed in Note 21.C.(1), the Company's estimate of its ultimate Off-Balance Sheet Losses at March 31, 2016 ranged from \$45 million to \$65 million. This range of Off-Balance Sheet Losses related to fourteen insured transactions, with a remaining aggregate in-force par outstanding of approximately \$72.4 million, excluding the aforementioned Off-Balance Sheet Losses.

For the three month period ended March 31, 2015, the Company recorded a net provision for losses incurred of \$2.2 million, which was all related to net adverse loss development on accident years prior to 2015. As of March 31, 2015, the Company's liability for unpaid losses was \$105.8 million, which related to twenty-four insured transactions, with a remaining aggregate inforce par outstanding of \$133.1 million, excluding the aforementioned case reserves. The aggregate inforce par outstanding of \$133.1 million represents the remaining maximum amount of par exposure subject to loss in regard to these twenty-four insured transactions. See Note 36A.(3) b for additional information regarding the Company's reserves for losses and loss adjustment expenses.

Refer to Note 1.C.(11) and Note 21.C.(1) for further information regarding the Company's reserves for losses and loss adjustment expenses.

#### 26. INTERCOMPANY POOLING ARRANGEMENTS

The Company has no intercompany pooling arrangements.

### **NOTES TO FINANCIAL STATEMENTS**

#### 27. STRUCTURED SETTLEMENTS

- A. The Company has not entered into any structured settlements for reserves no longer being carried.
- B. The Company does not hold any annuities under which the Company is the payee and the recorded asset balance due exceeds 1% of surplus.

#### 28. HEALTH CARE RECEIVABLE

- A. The Company has no pharmaceutical rebate receivables as of March 31, 2016 and December 31, 2015.
- B. The Company has no risk sharing receivables as of March 31, 2016 and December 31, 2015.

#### 29. PARTICIPATING POLICIES

The Company never issued participating policies.

#### 30. PREMIUM DEFICIENCY RESERVE

The Company has no premium deficiency reserves. The Company includes anticipated investment income as a factor in the premium deficiency calculation.

#### 31. HIGH DEDUCTIBLES ON UNPAID CLAIMS

The Company has no high deductibles on unpaid claims.

#### 32. DISCOUNTING OF LIABILITIES FOR UNPAID LOSSES OR UNPAID LOSS ADJUSTMENT EXPENSES

The Company's case reserves for unpaid losses are discounted on a non-tabular basis. The discount rate used at March 31, 2016 and December 31, 2015 was 3.07%. The discount rate is based on the average rate of return on the Company's admitted assets determined at the end of each year. The net amount of discount associated with the Company's loss reserves at March 31, 2016 was \$(2.5) million. Loss adjustment expenses are not discounted.

#### 33. ASBESTOS/ENVIRONMENTAL RESERVES

The Company does not write this line of business and therefore has no asbestos/environmental reserves.

#### 34. SUBSCRIBER SAVINGS ACCOUNTS

The Company has no subscriber savings accounts.

#### 35. MULTIPLE PERIL CROP INSURANCE

The Company has never written this line of business.

#### 36. FINANCIAL GUARANTY INSURANCE

A.

(1) a. The Company has not recorded unearned premiums related to installment payments.

Premiums charged in connection with the issuance of financial guaranty insurance are received either upfront at the inception of an insurance contract or in installments (usually monthly, quarterly, semi-annually or annually) over the life of the underlying insured obligation. All of the Company's remaining in-force business was written on an upfront basis with the exception of a de minimis amount of business written on an installment basis.

- b. + c. The Company has not recorded premiums receivable on installment contracts.
- (2) a. The amount of premium revenue that has been accelerated during the three month periods ended March 31, 2016 and 2015 was \$4.4 million and \$2.5 million, respectively.
  - b. Schedule of the future expected earned premium revenue on contracts written on an upfront basis as of March 31, 2016:

1.

	2nd Quarter 2016	\$ 835,473
	3rd Quarter 2016	1,234,664
	4th Quarter 2016	1,218,826
	Year 2017	4,298,302
	Year 2018	3,872,041
	Year 2019	3,972,996
	Year 2020	4,328,540
	Subtotal	19,760,843
2	2021 through 2025	19,650,686
2	2026 through 2030	15,315,410
2	2031 through 2035	11,251,781
2	2036 through 2039	2,860,801
,	Total	\$ 68.839.521

2.

## **NOTES TO FINANCIAL STATEMENTS**

#### (3) Claim liability:

- a. The Company used a rate of 3.07% to discount the claim liability.
- b. Significant components of the change in the claim liability for the period:

Reserves for losses at December 31, 2015	\$ 110,96	64,788
Accretion of the discount	8-	48,411
New reserves for defaults of insured contracts		- (1)
Development on prior accident years reserves	(4,4	79,412) (2)
Change in deficiency reserves		-
Change in incurred but not reported claims		
Total change in reserves	(3,6	31,001)
Reserves for losses at M arch 31, 2016	\$ 107,3	33,787

 $<sup>^{(1)}~</sup>$  Represents 2016 accident year loss development of \$0, less claim payments of \$ 0.

#### (4) The Company's credit quality classifications are:

### a. Category 1: Fully Performing

Credits are fully performing. Covenants have been met, financial reporting is timely and complete, and there have been no significant negative deviations from expected performance.

#### Category 2: Watch

Credits are performing below expected levels. Some covenants have been violated, projected budget and/or cash flow has not been achieved, operating performance or financial position is weakened. Although operating results are below underwriting expectations, current and projected revenues are adequate to service debt.

#### Category 3: Deteriorating

Credits show significant performance declines. Covenant violations are recurring and material; cashflow is significantly below projections, operating results are materially impaired. Corrective action is required to arrest credit deterioration and avert a longer-term risk of payment default.

#### Category 4: Paid or Expected Claim

Credits show material decline in creditworthiness and ability to pay. Operating results are increasingly negative, unreimbursed draws on debt service reserves have been made; payment defaults have occurred or are expected, and loss reserves have been established or are expected to be established in the financial statements.

b. Risk management activities are performed by ACA's portfolio management department. Portfolio analysts monitor all insured transactions in the portfolio to determine whether their financial performance is consistent with underwriting expectations and to identify any deterioration in the obligor's ability or willingness to pay insured debt service. Portfolio management staff are also responsible for recommending and undertaking remedial actions to prevent or mitigate losses

All transactions in the insured portfolio are assigned one of four internal credit quality classifications that reflect the current and expected performance of the obligor. Credit quality classifications of insured transactions are reviewed and updated on a regular basis as analysts obtain more current financial and market information from the obligor, the trustee, or from public sources such as rating agencies and fixed income analysts. The frequency with which individual obligors are reviewed is based on ACA's judgment of potential performance volatility and varies according to credit classification, sector, geography, size of exposure, and exogenous events.

B. Schedule of insured financial obligations at the end of the period:

		Credit Q	ualit	y Categories		
	 1	 2		3	 4	 Total
Number of policies	112	37		16	36	201
Remaining weighted-average contract period (in years)	11	8		9	11	10
Insured contractual payments outstanding:						
Principal	\$ 1,188,892,270	\$ 253,716,374	\$	206,169,735	\$ 370,530,625	\$ 2,019,309,004
Interest	706,912,880	124,285,948		159,762,018	330,639,166	1,321,600,012
Total	\$ 1,895,805,150	\$ 378,002,322	\$	365,931,753	\$ 701,169,791	\$ 3,340,909,016
Gross claim and LAE liability	\$ -	\$ 31,000	\$	379,000	\$ 165,928,861	\$ 166,338,861
Less:						
Gross potential recoveries	-	-		-	57,785,426	57,785,426
Discount, net	-	-		-	(2,529,143)	(2,529,143)
Net claim and LAE liability	\$ -	\$ 31,000	\$	379,000	\$ 110,672,578	\$ 111,082,578
Unearned premium revenue	\$ 26,054,659	\$ 10,566,762	\$	9,325,095	\$ 22,893,006	\$ 68,839,521
Claim and LAE liability reported in the balance sheet	\$ -	\$ 31,000	\$	379,000	\$ 110,672,578	\$ 111,082,578
Reinsurance recoverables	\$ -	\$ -	\$	-	\$ -	\$ -

<sup>(2)</sup> Represents favorable loss development of \$827,208 and claim payments of \$5,306,620.

# **GENERAL INTERROGATORIES**

# PART 1 - COMMON INTERROGATORIES GENERAL

1.1			ansactions requiring the filing of Disclosur					١	Yes [	] No	o [X]
1.2	If yes, has the report b	peen filed with the domiciliary	y state?					١	Yes [	] No	0 [ ]
2.1			s statement in the charter, by-laws, article					,	Yes [	] No	o [X]
2.2	If yes, date of change:										
3.1			Holding Company System consisting of two					,	Yes [	] No	o [X]
	If yes, complete Scheo	dule Y, Parts 1 and 1A.									
3.2	Have there been any s	substantial changes in the o	rganizational chart since the prior quarter	end?				١	Yes [	] No	o [X]
3.3	If the response to 3.2	is yes, provide a brief descri	ption of those changes.								
4.1	Has the reporting entit	ty been a party to a merger o	or consolidation during the period covered	by this st	atement?			,	Yes [	] No	o [X]
4.2		ne of entity, NAIC Company esult of the merger or consol	Code, and state of domicile (use two lette idation.	r state ab	breviation) for	any entity th	at has				
			1 Name of Entity	NAIC Co	2 ompany Code	State of I					
				I							
5.		nent, have there been any si	agreement, including third-party administr gnificant changes regarding the terms of t					Yes [ ]	No [X	] N/	A [ ]
6.1	State as of what date	the latest financial examinat	ion of the reporting entity was made or is	being mad	le				12	/31/	2012
6.2	State the as of date th This date should be th	at the latest financial examine date of the examined bala	nation report became available from either	the state	of domicile o	r the reporting	g entity.		12	:/31/	/2012
6.3	or the reporting entity.	This is the release date or o	ion report became available to other state completion date of the examination report	and not th	e date of the	examination	(balance		0€	/18/	/2014
6.4	By what department o	r departments?									
	Maryland Insurance A	dministration									
6.5			e latest financial examination report been					Yes [ ]	No [	] N/	A [X]
6.6	Have all of the recomr	mendations within the latest	financial examination report been complie	d with?				Yes [ ]	No [	] N/	A [X]
7.1			nthority, licenses or registrations (including during the reporting period?					,	Yes [	] No	o [X]
7.2	If yes, give full informa	ation:									
8.1	Is the company a subs	sidiary of a bank holding con	npany regulated by the Federal Reserve E	Board?				,	Yes [	] No	o [X]
8.2	If response to 8.1 is ye	es, please identify the name	of the bank holding company.								
8.3	Is the company affiliate	ed with one or more banks,	thrifts or securities firms?					,	Yes [	] No	o [X]
8.4	federal regulatory serv	vices agency [i.e. the Federa	e names and location (city and state of the all Reserve Board (FRB), the Office of the curities Exchange Commission (SEC)] and	Comptrolle	er of the Curre	ency (OCC), t	the Federal				
		1	2 Location		3	4	5	6			
	Affili	ate Name	(City, State)		FRB	occ	FDIC	SEC			

# GENERAL INTERROGATORIES

9.1	similar functions) of the reporting entity subject to a code of ethics, which includes the following standards?			Yes [X]	No [ ]
	(a) Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between	n personal a	nd professional relationship	s;	
	(b) Full, fair, accurate, timely and understandable disclosure in the periodic reports required to be filed by the re	eporting enti	ity;		
	(c) Compliance with applicable governmental laws, rules and regulations;				
	(d) The prompt internal reporting of violations to an appropriate person or persons identified in the code; and				
	(e) Accountability for adherence to the code.				
9.11	1 If the response to 9.1 is No, please explain:				
9.2				Yes [ ]	No [X]
9.21	1 If the response to 9.2 is Yes, provide information related to amendment(s).				
9.3	Have any provisions of the code of ethics been waived for any of the specified officers?			Yes [ ]	No [X]
9.31	1 If the response to 9.3 is Yes, provide the nature of any waiver(s).				
	FINANCIAL				
10.1	1 Does the reporting entity report any amounts due from parent, subsidiaries or affiliates on Page 2 of this statem	nent?		Yes [ ]	No [X]
10.2	2 If yes, indicate any amounts receivable from parent included in the Page 2 amount:		\$		
11.1	INVESTMENT  1 Were any of the stocks, bonds, or other assets of the reporting entity loaned, placed under option agreement, o for use by another person? (Exclude securities under securities lending agreements.)			Yes [ ]	No [X]
11.2	2 If yes, give full and complete information relating thereto:				
12.	. Amount of real estate and mortgages held in other invested assets in Schedule BA:				
13.	. Amount of real estate and mortgages held in short-term investments:		\$		
14.1	.1 Does the reporting entity have any investments in parent, subsidiaries and affiliates?			Yes [X]	] No [ ]
14.2	.2 If yes, please complete the following:				
	1 Prior Year-End Book/Adjusted Carrying Value		2 Current Quarter Book/Adjusted Carrying Value		
	14.21 Bonds				
	14.23 Common Stock\$	\$	0		
	14.24 Short-Term Investments\$				
	14.25 Mortgage Loans on Real Estate \$				
	14.27 Total Investment in Parent, Subsidiaries and Affiliates				
	(Subtotal Lines 14.21 to 14.26)\$	\$	0		
	above\$	\$			
15.1	Has the reporting entity entered into any hedging transactions reported on Schedule DB?			Yes [ ]	No [X]
15.2	2 If yes, has a comprehensive description of the hedging program been made available to the domiciliary state? .			Yes [ ]	No [ ]

If no, attach a description with this statement.

# **GENERAL INTERROGATORIES**

16	For the reporting entity's security let 16.1 Total fair value of reinvester 16.2 Total book adjusted/carrying 16.3 Total payable for securities	d collateral assets rep g value of reinvested o	orted on Schedule D collateral assets repo	L, Parts 1 and	2	\$		0 0
17.	Excluding items in Schedule E – Pa entity's offices, vaults or safety depursuant to a custodial agreement of Considerations, F. Outsourcing of Chandbook?	osit boxes, were all sto with a qualified bank o Critical Functions, Cus	ocks, bonds and other r trust company in act todial or Safekeeping	er securities, ow ccordance with g Agreements o	ned throughout the currer Section 1, III – General Ex	nt year held kamination	Yes [X]	No [ ]
17.1	For all agreements that comply with	the requirements of t	he NAIC <i>Financial</i> C	ondition Exami	ners Handbook, complete	the following:		
		1 Name of Custodi	an(s)	1025 Connec	2 Custodian Address			
	US Bank, Na	tional Association		20036		asimigton , bo		
17.2	For all agreements that do not complecation and a complete explanation		nts of the NAIC <i>Fina</i>	ncial Condition	Examiners Handbook, pro	ovide the name,		
		1 Name(s)	2 Location	(s)	3 Complete Expla	anation(s)		
	Have there been any changes, including liftyes, give full and complete inform	3 ,	( )				Yes [ ]	No [X]
	Old Custo	odian N	2 ew Custodian	3 Date of Cha		4 ason		
17.5			tory N		g entity:	investment  3 ddress York, NY 10167		
	Have all the filing requirements of the If no, list exceptions:	ne Purposes and Proc	edures Manual of th	e NAIC Investm	nent Analysis Office been f	followed?	Yes [X]	No [ ]

# GENERAL INTERROGATORIES PART 2 - PROPERTY & CASUALTY INTERROGATORIES

1.	If the reporting en	tity is a member	of a pooling a	rangement, did	the agreement of	or the reporting	g entity's partici	pation change?		Yes [ ] 1	No [X]	NA [ ]
	If yes, attach an e	explanation.										
2.	Has the reporting from any loss that	may occur on the									es [ ]	No [X]
3.1	Have any of the re	eporting entity's	primary reinsui	ance contracts	been canceled?					Yo	es [ ]	No [X]
3.2	If yes, give full and	d complete infor	mation thereto									
4.1	Are any of the liab Annual Statement greater than zero'	t Instructions per?	taining to disc	osure of discour	nting for definitio	n of "tabular ı	eserves,") disc	ounted at a rate	of interest	Yı	es [X]	No [ ]
					TOTAL DIS	COUNT			COUNT TAKE	N DURING PER		
Li	1 ine of Business	2 Maximum Interest	3 Discount Rate	4 Unpaid Losses	5 Unpaid LAE	6 IBNR	7 TOTAL	8 Unpaid Losses	9 Unpaid LAE	10 IBNR		11 OTAL
	cial Guaranty		3.070	(2,529,141)			(2,529,141)	2,216,769				216,769
			TOTAL	(2,529,141)	0	0	(2,529,141)	2,216,769	0	0	2.	216,769
5.	5.2 A&H co	ss percent	percent								0.0	) %
61			_		oenses							
6.1	Do you act as a country of the second of the		· ·							Y6 \$	38 [ ]	No [X]
6.3	Do you act as an									. Ye	 es [ ]	No [X]
6.4	If yes, please prov		_							\$	. ,	

#### g

# **SCHEDULE F - CEDED REINSURANCE**

Showing All New Reinsurers - Current Year to Date           1         2         3         4         5         6         7									
1 NAIC Company Code	2 ID Number	3  Name of Reinsurer	4  Domiciliary Jurisdiction	5 Type of Reinsurer	6 Certified Reinsurer Rating (1 through 6)	7 Effective Date of Certified Reinsurer Rating			
			, , , , , , , , , , , , , , , , , , , ,		( 1 1 3 1 )	<u> </u>			
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# **SCHEDULE T - EXHIBIT OF PREMIUMS WRITTEN**

Current Year to Date - Allocated by States and Territories

		1	Direct Premi	o Date - Allocated b ums Written	Direct Losses Paid (		Direct Loss	es Unpaid
			2	3	4	5	6	7
		Active	Current Year	Prior Year	Current Year	Prior Year	Current Year	Prior Year
	States, etc.	Status	To Date	To Date	To Date	To Date	To Date	To Date
	Alabama AL	LL		0		0		0
	AlaskaAK	L		0		0		0
	Arizona AZ	LL		0		0	47 075 050	U
	Arkansas AR California CA	L			396,590		17 ,275 ,656 38 ,269 ,476	13 ,730 ,296 22 ,254 ,151
	Colorado CO	L				009,200	38,209,476	254 , 151 , 254 , 254
	Connecticut CT							رر ۱
	Delaware DE	L		0		0		0
	Dist. Columbia DC.	L		0		0		0
	FloridaFL	LL		0	317 ,041	449,097	(3,694,184)	(2,942,392
	Georgia GA.	ļL		0	531,927	301,999	8,488,231	10,086,039
12.	Hawaii HI	L		0		0		0
13.	IdahoID	L		0		0		0
	IllinoisIL	L		0	954 , 111	0	11,726,810	23,278,626
15.	IndianaIN	L		0		0		0
	lowa IA	L		0		0		0
	KansasKS	ļL		0		0		
	KentuckyKY	LL		0	4 007 054	0		U
	Louisiana LA Maine ME	LL	3,969	3,316	1,897,051 0	233,238	5,291,509 0	5,909,193
	Maryland MD.	L		0	υ	0	υ	
	Massachusetts MA.	ļ		0	55,781	13.438	458.641	529 , 273
	Michigan MI			0		0	400,041	020 , 27 0
	Minnesota MN.	L		672	(8,364)	52.230	5,270,168	5,452,462
i e	Mississippi MS	L		0	616,807	0	7,807,993	10 , 124 , 466
	Missouri MO.	LL		0		0	1,014,695	1 , 198 , 194
27.	Montana MT	LL		0		0		
	Nebraska NE	L		0		0		C
	Nevada NV	L		0		0		0
	New HampshireNH	LL		0		0		0
	New Jersey NJ	L		0		0		Ω
	New Mexico NM	ļL		0		0		0
	New York NY	ļL.		0		0	1,829,827	1,955,444
	No. Carolina NC	L				0		
	No. Dakota ND Ohio OH	L		Q		0		
	Oklahoma OK.	L				 O		۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰
	OregonOR.	L		0				
	PennsylvaniaPA	L		0		0		(
	Rhode IslandRl	L		0		0		
	So. Carolina SC.	L		0	17 , 487	26,788	930,576	1 , 065 , 619
42.	So. Dakota SD	LL		0		0		
43.	Tennessee TN	LL		0		0		
44.	Texas TX	L		0	50 , 554	(9,128)	4,658,717	4,485,522
	Utah UT	L		0		0		0
	VermontVT	L		0		0		
	VirginiaVA	L		0	477 ,636	220 , 419	8,005,670	8 , 633 , 488
	Washington WA.	LL		0		0		
	West VirginiaWV.	IL		0		0		0
	Wisconsin WI	ļL.		0		0		ى
	Wyoming WY American Samoa AS	N		0		0		ل م
	Guam GU.	JNL		0		0		ل
	Puerto Rico PR	L				0		
	U.S. Virgin IslandsVI	i , i		0		0		
	Northern Mariana IslandsMP	N		0		0		
	Canada CAN	1		0		0		
58.	Aggregate Other Alien OT	XXX	0	0	0	0	0	(
	Totals	(a) 54	3,969	3,988	5,306,621	1,957,331	107,333,785	105,760,38
	DETAILS OF WRITE-INS							
		XXX						
58002.		XXX						
	Summary of romaining write	XXX						
ე <u>გ</u> ყგგ.	Summary of remaining write- ins for Line 58 from overflow							
	page	XXX	0	0	0	0	0	
58999.	TOTALS (Lines 58001 through							
	58003 plus 58998) (Line 58 above)	XXX	0	0	0	0	0	(
	above,	VVV	0	U	0	U	0	

<sup>(</sup>L) Licensed or Chartered - Licensed Insurance Carrier or Domiciled RRG; (R) Registered - Non-domiciled RRGs; (Q) Qualified - Qualified or Accredited Reinsurer; (E) Eligible - Reporting Entities eligible or approved to write Surplus Lines in the state; (N) None of the above - Not allowed to write business in the state.

<sup>(</sup>a) Insert the number of L responses except for Canada and Other Alien.

Schedule Y - Part 1

Schedule Y - Part 1A NONE

# **PART 1 - LOSS EXPERIENCE**

			Current Year to Date		4
	Line of Business	1 Direct Premiums Earned	2 Direct Losses Incurred	3 Direct Loss Percentage	Prior Year to Date Direct Loss Percentage
1.	Fire			0.0	().(
2.	Allied lines			0.0	0.0
3.	Farmowners multiple peril		<u> </u>	0.0	0.
4.	Homeowners multiple peril			0.0	0.
5.	Commercial multiple peril				0.
6.	Mortgage guaranty			0.0	0.
8.	Ocean marine			0.0	
9.	Inland marine			0.0	
10.	Inland marineFinancial guaranty	5 251 155	1 675 619	31 0	66 .
11.1	Medical professional liability -occurrence		1,070,010	0.0	0.
11.1	Medical professional liability -occurrence			0.0	
12.	Earthquake			n n	
12.	Group accident and health			0.0	
14.	Credit accident and health			0.0	
15.				0.0	
15. 16.	Other accident and health			0.0	
16. 17.1	Other liability occurrence				
17.1	Other liability occurrence			0.0	0.
17.2	Cycee Werkers' Componentian			0.0	
	Excess Workers' Compensation			0.0	
18.1	Products liability-occurrence				
18.2	Products liability-claims made			0.0	
19.1,19.2	2 Private passenger auto liability			0.0	
	4 Commercial auto liability				
21.	Auto physical damage				
22.	Aircraft (all perils)				0.
23.	Fidelity				0.
24.	Surety				
26.	Burglary and theft				0
27.	Boiler and machinery			0.0	
28.	Credit			0.0	
29.	International			0.0	0.
30.	Warranty			0.0	0.
31.	Reinsurance - Nonproportional Assumed Property	XXX	XXX	XXX	XXX
32.	Reinsurance - Nonproportional Assumed Liability	XXX	XXX	XXX	XXX
33.	Reinsurance - Nonproportional Assumed Financial Lines	XXX	ХХХ	XXX	XXX
34.	Aggregate write-ins for other lines of business		0	0.0	0.
35.	TOTALS	5,251,155	1,675,619	31.9	66.
	TAILS OF WRITE-INS				
3403					
3498. Sum	n. of remaining write-ins for Line 34 from overflow page				0.
3499. Tota	als (Lines 3401 through 3403 plus 3498) (Line 34)	0	0	0.0	0.

# PART 2 - DIRECT PREMIUMS WRITTEN

	Line of Business	1 Current Quarter	2 Current Year to Date	3 Prior Year Year to Date
1.	Fire			0
2.	Allied lines	0		0
3.	Farmowners multiple peril	0		0
4.	Homeowners multiple peril			0
5.	Commercial multiple peril			0
6.	Mortgage guaranty			0
8.	Ocean marine	0		0
9.	Inland marine	0		0
10.	Financial guaranty	3,969	3,969	3,989
11.1	Medical professional liability-occurrence			0
11.2	Medical professional liability-claims made			0
12.	Earthquake			0
13.	Group accident and health	0		0
14.	Credit accident and health		<u> </u>	 N
15.	Other accident and health			 N
16.	Workers' compensation			
17.1	Other liability occurrence.			 0
17.1				 0
	Other liability-claims made			
17.3	Excess Workers' Compensation			U
18.1	Products liability-occurrence			D
18.2	Products liability-claims made			0
	2 Private passenger auto liability			0
	4 Commercial auto liability	0		0
21.	Auto physical damage			0
22.	Aircraft (all perils)			0
23.	Fidelity	0		0
24.	Surety	0		0
26.	Burglary and theft	0		0
27.	Boiler and machinery			0
28.	Credit			0
29.	International			0
30.	Warranty			0
31.	Reinsurance - Nonproportional Assumed Property		XXX	
32.	Reinsurance - Nonproportional Assumed Froperty  Reinsurance - Nonproportional Assumed Liability			
33.	Reinsurance - Nonproportional Assumed Financial Lines	YYY	XXX	XXX
34.	Aggregate write-ins for other lines of business			
		3.969	3,969	3.989
35.	TOTALS	3,909	3,909	3,989
	TAILS OF WRITE-INS			
3403				
	n. of remaining write-ins for Line 34 from overflow page		0	0
	als (Lines 3401 through 3403 plus 3498) (Line 34)	0	0	0

# PART 3 (000 omitted)

#### LOSS AND LOSS ADJUSTMENT EXPENSE RESERVES SCHEDULE

	1	2	3	4	5	6	7	8	9	10	11	12	13
Years in Which Losses Occurred	Prior Year-End Known Case Loss and LAE Reserves	Prior Year-End IBNR Loss and LAE Reserves	Total Prior Year-End Loss and LAE Reserves (Cols. 1 + 2)	2016 Loss and LAE Payments on Claims Reported as of Prior Year-End	2016 Loss and LAE Payments on Claims Unreported as of Prior Year-End	Total 2016 Loss and LAE Payments (Cols. 4 + 5)	Q.S. Date Known Case Loss and LAE Reserves on Claims Reported and Open as of Prior Year End	Q.S. Date Known Case Loss and LAE Reserves on Claims Reported or Reopened Subsequent to Prior Year End	Q.S. Date IBNR Loss and LAE Reserves	Total Q.S. Loss and LAE Reserves (Cols.7 + 8 + 9)	Prior Year-End Known Case Loss and LAE Reserves Developed (Savings)/ Deficiency (Cols. 4 + 7 minus Col. 1)	Prior Year-End IBNR Loss and LAE Reserves Developed (Savings)/ Deficiency (Cols. 5 + 8 + 9 minus Col. 2)	Prior Year-End Total Loss and LAE Reserve Developed (Savings)/ Deficiency (Cols. 11 + 12)
1. 2013 + Prior	77 ,010		77 ,010	4,121	(16)	4 , 105	74,903			74,903	2,014	(16)	1,99
2. 2014	8,443		8,443	829	1	830	9,840			9,840	2,226	1	2,22
3. Subtotals 2014 + prior	85,454	0	85,454	4,951	(15)	4,935	84,743	0	0	84,743	4,240	(15)	4,22
4. 2015	29,377		29,377	605		605	26,340			26,340	(2,433)	0	(2,43
5. Subtotals 2015 + prior	114,831	0	114,831	5,555	(15)	5,540	111,083	0	0	111,083	1,807	(15)	1,79
6. 2016	xxx	xxx	xxx	xxx		0	xxx			0	xxx	xxx	xxx
7. Totals	. 114,831	0	114,831	5,555	(15)	5,540	111,083	0	0	111,083	1,807	(15)	1,792
Prior Year-End 8. Surplus As Regards Policy- holders	41,166										Col. 11, Line 7 As % of Col. 1, Line 7	Col. 12, Line 7 As % of Col. 2, Line 7	Col. 13, Line 7 As % of Col. 3, Line 7
											1. 1.6	2. 0.0	3. 1.
											·	·	Col. 13, Line 7

Line 8

# SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

The following supplemental reports are required to be filed as part of your statement filing. However, in the event that your company does not transact the type of business for which the special report must be filed, your response of **NO** to the specific interrogatory will be accepted in lieu of filing a "NONE" report and a bar code will be printed below. If the supplement is required of your company but is not being filed for whatever reason enter **SEE EXPLANATION** and provide an explanation following the interrogatory questions.

		Response
1.	Will the Trusteed Surplus Statement be filed with the state of domicile and the NAIC with this statement?	N0
2.	Will Supplement A to Schedule T (Medical Professional Liability Supplement) be filed with this statement?	NO
3.	Will the Medicare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	NO
4.	Will the Director and Officer Insurance Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	NO
xpla	nation:	
•		
•		
ar C	ode:	

# **OVERFLOW PAGE FOR WRITE-INS**

PQ002 Additional Aggregate Lines for Page 02 Line 25. \*ASSETS

	1	2	3	4
				December 31 Prior
			Net Admitted Assets	Year Net Admitted
	Assets	Nonadmitted Assets	(Cols. 1 - 2)	Assets
2504. Other Assets.	10,241		10,241	1,369
2597. Summary of remaining write-ins for Line 25 from Page 02	10,241	0	10,241	1,369

# SCHEDULE A - VERIFICATION

Real Estate		
	1	2
	Year To Date	Prior Year Ended December 31
Book/adjusted carrying value, December 31 of prior year	0	L0
2. Cost of acquired:		
2.1 Actual cost at time of acquisition 2.2 Additional investment made after acquisition 3. Current year change in encumbrances		L0
2.2 Additional investment made after acquisition		0
3. Current year change in encumbrances		0
4. Total gain (loss) on disposals		0
5. Deduct amounts received on disposals		0
Total foreign exchange change in book/adjusted carrying value		
7. Deduct current year's other-than-temporary impairment recognized		L0
Deduct current year's depreciation		L0
Book/adjusted carrying value at the end of current period (Lines 1+2+3+4-5+6-7-8)	0	0
10. Deduct total nonadmitted amounts	0	L0
11. Statement value at end of current period (Line 9 minus Line 10)	0	0

# **SCHEDULE B – VERIFICATION**

	Mortgage Loans		
		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book value/recorded investment excluding accrued interest, December 31 of prior year	0	0
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition		0
	2.2 Additional investment made after acquisition		() [
3.	Capitalized deferred interest and other		L0
4.	Accrual of discount		0
5.	Capitalized deferred interest and other  Accrual of discount.  Unrealized valuation increase (decrease).  Total gain (loss) on disposals.  Deduct amounts received on disposals		0
6.	Total gain (loss) on disposals		0
7.			
8.	Deduct amortization of premium and mortgage interest points and commitment fees Total foreign exchange change in book value/recorded investment excluding accrued interest		0
9.	Total foreign exchange change in book value/recorded investment excluding accrued interest		0
10.	Deduct current year's other-than-temporary impairment recognized		0
11.	Book value/recorded investment excluding accrued interest at end of current period (Lines 1+2+3+4+5+6-7-		
	8+9-10)		0
12.	Total valuation allowance		0
13.	Subtotal (Line 11 plus Line 12)	0	0
14.	Deduct total nonadmitted amounts	<b>0</b>	0
15.	Statement value at end of current period (Line 13 minus Line 14)	0	0

# **SCHEDULE BA – VERIFICATION**

	Other Long-Term Invested Assets		
	*	1	2
		Year To Date	Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year	82,782	83,260
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition		0
	2.1 Actual cost at time of acquisition     2.2 Additional investment made after acquisition     Capitalized deferred interest and other.     Accrual of discount.		0
3.	Capitalized deferred interest and other		0
4.	Accrual of discount		0
5.	I Inrealized valuation increase (decrease)		(4/X)
6.	Total gain (loss) on disposals.  Deduct amounts received on disposals.  Deduct amortization of premium and depreciation.  Total foreign exchange change in book/adjusted carrying value.		0
7.	Deduct amounts received on disposals		0
8.	Deduct amortization of premium and depreciation		0
9.	Total foreign exchange change in book/adjusted carrying value		0
10.	Deduct current year's other-than-temporary impairment recognized		0
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5+6-7-8+9-10)	82,782	82,782
12.	Deduct total nonadmitted amounts		82,782
13.	Statement value at end of current period (Line 11 minus Line 12)	0	0

# **SCHEDULE D - VERIFICATION**

	Bonds and Stocks		
		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value of bonds and stocks, December 31 of prior year	320,613,543	364,588,427
2.	Cost of bonds and stocks acquired	30,501,932	135,237,954
3.	Accrual of discount	176,563	879,050
4.	Unrealized valuation increase (decrease)	(37,610)	(94,207)
5.	Total gain (loss) on disposals	145,651	2,203,449
6.	Deduct consideration for bonds and stocks disposed of	37,947,571	179,711,116
7.	Deduct amortization of premium	598,004	2,490,016
8.	Total foreign exchange change in book/adjusted carrying value		0
9.	Deduct current year's other-than-temporary impairment recognized		0
10.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)	312,854,504	320,613,543
11.	Deduct total nonadmitted amounts	0	0
12.	Statement value at end of current period (Line 10 minus Line 11)	312,854,504	320,613,543

# **SCHEDULE D - PART 1B**

Showing the Acquisitions, Dispositions and Non-Trading Activity

During the Current Quarter for all Bonds and Preferred Stock by NAIC Designation

				ferred Stock by NAIC Design		Г		
NAIC Designation	1 Book/Adjusted Carrying Value Beginning of Current Quarter	2 Acquisitions During Current Quarter	3 Dispositions During Current Quarter	4 Non-Trading Activity During Current Quarter	5 Book/Adjusted Carrying Value End of First Quarter	6 Book/Adjusted Carrying Value End of Second Quarter	7 Book/Adjusted Carrying Value End of Third Quarter	8 Book/Adjusted Carrying Value December 31 Prior Year
BONDS								
1. NAIC 1 (a)	232,549,664	54 , 168 , 147	50,951,919	(1,921,565)	233,844,328	0	0	232,549,664
2. NAIC 2 (a)	77,952,127	6,960,950	13,136,295	696,675	72,473,458	0	0	77 ,952 , 127
3. NAIC 3 (a)	2,609,774		2,640,000	722,101	691,875	0	0	2,609,774
4. NAIC 4 (a)	0				0	0	0	0
5. NAIC 5 (a)	9,714,936		148,500	7,864	9,574,300	0	0	9,714,936
6. NAIC 6 (a)	1,701,365		73,218	35,873	1,664,020	0	0	1,701,365
7. Total Bonds	324,527,866	61,129,097	66,949,931	(459,051)	318,247,981	0	0	324,527,866
PREFERRED STOCK								
8. NAIC 1	0				0	0	0	0
9. NAIC 2	0				0	0	0	0
10. NAIC 3	0				0	0	0	0
11. NAIC 4	0				0	0	0	0
12. NAIC 5	0				0	0	0	0
13. NAIC 6	0				0	0	0	0
14. Total Preferred Stock	0	0	0	0	0	0	0	0
15. Total Bonds & Preferred Stock	324,527,866	61,129,097	66,949,931	(459,051)	318,247,981	0	0	324,527,866

(a) Book/Adjusted Carrying Value column for the end of the current reporting period includes the following amount of non-rated short-term and cash equivalent bonds by NAIC designation: NAIC 1 \$	; NAIC 2 \$

NAIC 3 \$ .....; NAIC 4 \$ ......; NAIC 5 \$ .....; NAIC 6 \$ ......

# **SCHEDULE DA - PART 1**

Short-Term Investments

	1	2	3	4	5
					Paid for Accrued
	Book/Adjusted			Interest Collected	Interest
	Carrying Value	Par Value	Actual Cost	Year To Date	Year To Date
9199999	5.393.477	XXX	5,393,477	0	

# **SCHEDULE DA - VERIFICATION**

Short-Term Investments

	1	2
	Year To Date	Prior Year Ended December 31
Book/adjusted carrying value, December 31 of prior year	3,914,323	1,631,093
Cost of short-term investments acquired	30,627,166	171,186,271
3. Accrual of discount		0
Unrealized valuation increase (decrease)		0
5. Total gain (loss) on disposals		0
Deduct consideration received on disposals		168,903,041
7. Deduct amortization of premium.		0
Total foreign exchange change in book/adjusted carrying value		0
Deduct current year's other-than-temporary impairment recognized		0
10. Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)	5,393,477	3,914,323
11. Deduct total nonadmitted amounts		0
12. Statement value at end of current period (Line 10 minus Line 11)	5,393,477	3,914,323

Schedule DB - Part A - Verification NONE

Schedule DB - Part B - Verification NONE

Schedule DB - Part C - Section 1

NONE

Schedule DB - Part C - Section 2

NONE

Schedule DB - Verification NONE

Schedule E - Verification NONE

Schedule A - Part 2

NONE

Schedule A - Part 3

NONE

Schedule B - Part 2

NONE

Schedule B - Part 3

Schedule BA - Part 2

NONE

# Schedule BA - Part 3 NONE

# **SCHEDULE D - PART 3**

Show All Long-Term Bonds and Stock Acquired During the Current Quarter

			31104	All Long-Term Bonds and Stock Acquired During the Currer					
1	2	3	4	5	6	7	8	9	10
									NAIC
									Designation or
CUSIP					Number of	Actual		Paid for Accrued	Market
Identification	Description	Foreian	Date Acquired	Name of Vendor	Shares of Stock	Cost	Par Value	Interest and Dividends	Indicator (a)
Bonds - U.S. Govern	nments								
	UNITED STATES TREASURY.		02/05/2016	DEUTSCHE BANK SECURITIES, INC.		4.141.563	4.000.000		1
	s - U.S. Governments					4.141.563	4,000,000	18.169	XXX
Bonds - U.S. Specia						.,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,	
	ATL GA STD HSG REV ADA/CAU.		.02/23/2016	VARIOUS			585.000		6Z
11943D-AC-2	BUENA VISTA VA PUB REC FACS AUTH LEASE		02/01/2016	VARIOUS			285.000	566	6Z
	CA INFRA ECON CABS SERIES A		03/02/2016	VARIOUS			50.000		67
13033W-B9-3	CA INFRA ECON CABS SERIES A		02/18/2016	VARIOUS			1.050.000		67
	FHLMC GOLD POOL FH G08698		03/30/2016	RBC CAPITAL MARKETS		4.499.379	4.300.000	12.542	1
	LA GOV BATON RGE ST HSG-SER A		03/04/2016	VARIOUS		, , , , , , , , , , , , , , , , ,	460.000		6*
	LA GOV BATON RGE ST HSG-SER A		01/20/2016	VARIOUS			1.315.000		6*
57583U-QU-5	MA DEV FIN AGY - N BERKSHIRE.		03/23/2016	VARIOUS.			25,000		6Z
	MA DEV FIN AGY - N BERKSHIRE		03/23/2016	VARIOUS			25,000		6Z
	MS HOME MS VALLEY ST HSG 8A.		01/19/2016	VARIOUS.					6*
	MS HOME MS VALLEY ST HSG 8A		03/01/2016	MS HOWELLS & CO			90,000	1,210	6*
800767-AW-5	SANGAMON CNTY IL SCH DIS 186 SPRINGFIELD.		02/12/2016	VARIOUS			185,000	,	6Z*
3199999 - Bond	s - U.S. Special Revenue and Special Assessment and	all Non-Guarantee	d Obligations of A	gencies and Authorities of Governments and Their Political Subdiv	/isions	4,499,379	8,945,000	14,318	XXX
Bonds - Industrial ar	nd Miscellaneous (Unaffiliated)							-	•
00206R-DB-5	AT&T, INC.		03/21/2016	TVARIOUS		4,092,480	4.000.000	2,533	2FE
02376U-AA-3	AMERÍCAN AIRLINES. INC.		01/12/2016	GOLDMAN. SACHS & CO.		.625,000	625,000	, , , , , , , , , , , , , , , , , , , ,	1FE
126281-BD-5	CSAIL 2015-C1 CMT		03/15/2016	BANC OF AMERICA SECURITIES LLC		2.026.535	1.975.000	3.536	1FM
20047E - AH - 5	COMM 2006-C8 MORT TRUST.		01/20/2016	BANC OF AMERICA SECURITIES LLC.		3,061,523	3,000,000		1FM
26207Y - AE - 1	DRIVE AUTO REC TRUST 2016-A		01/21/2016	DEUTSCHE BANK SECURITIES, INC.		2,199,858	2,200,000	, , , , , , , , , , , , , , , , , , , ,	1FE
53944Y - AB - 9	LLOYD'S BANKING GROUP PLC.	R	03/17/2016	BANC OF AMERICA SECURITIÉS LLC.		1,496,550	1,500,000		2FE
780082-AD-5	ROYAL BANK OF CANADA	l	01/22/2016	RBC CAPITAL MARKETS.		1,995,720	2,000,000		1FE
80285E-AE-7	SANTANDER DRIVE AUTO REC TRUST 2016-1.		02/10/2016	CITIGROUP GLOBAL MARKETS INC.		1,999,894	2,000,000		1FE
891906-AD-1	TOTAL SYSTEM SERVICES, INC.		03/14/2016	BANC OF AMERICA SECURITIES LLC.		1,371,920	1,375,000		2FE
89352H-AS-8	TRANSCANADA PIPELINES LIMITED.	<u></u>	01/22/2016	DEUTSCHE BANK SECURITIES, INC		2,991,510	3,000,000		1FE
3899999 - Bond	s - Industrial and Miscellaneous (Unaffiliated)					21,860,990	21,675,000	16,763	XXX
8399997 - Subto	otals - Bonds - Part 3					30,501,932	34,620,000	49,250	XXX
8399999 - Subto	otals - Bonds					30,501,932	34,620,000	49,250	XXX
9999999 Totals						30,501,932	XXX	49,250	XXX

<sup>(</sup>a) For all common stock bearing the NAIC market indicator "U" provide: the number of such issues ...

# **SCHEDULE D - PART 4**

	SCHEDULE D - PART 4  Show All Long-Term Bonds and Stock Sold, Redeemed or Otherwise Disposed of During the Current Quarter																			
	2	0 4	-	1 0	Shov	w All Long-	Term Bonds		old, Redeeme		e Disposed of Book/Adjusted Ca		urrent Quarte		1 47	10	10	T 00	I 04	T 00
1	2	3 4	5	6	'	8	9	10		Change in E	BOOK/Adjusted Ca	arrying value		16	17	18	19	20	21	22
		F o							11	12	13	14	15							NAIC Desig-
		r e						Prior Year	Unrealized		Current Year's Other Than		Total Foreign	Book/ Adjusted	Foreign			Bond Interest/Stock	Stated	nation
CUSIP		i		Number of				Book/Adjusted	Valuation	Current Year's	Temporary	Total Change in	Exchange	Carrying Value	Exchange Gain	Realized Gain	Total Gain	Dividends	Contractual	
Identi- fication	Description	g Disposal n Date	Name of Purchaser	Shares of Stock	Consideration	Par Value	Actual Cost	Carrying Value	Increase/ (Decrease)	(Amortization)/ Accretion	Impairment Recognized	B./A.C.V. (11+12-13)	Change in B./A.C.V.	at Disposal Date	(Loss) on Disposal	(Loss) on Disposal	(Loss) on Disposal	Received During Year	Maturity Date	Indicator (a)
Bonds - U.S	. Governments	į						•												
36179M-K8-2 36179Q-6P-1	GNMA POOL II MAO319 GNMA POOL II MA2678	03/21/2016	Direct		54,742	54,742	58,788	58,894		(4, 152)		(4, 152) (20, 145)		54,742			0		08/20/2042	
36179R-BX-6 36179R-NX-3	GNMA POOL II MA2754 GNMA POOL II MA3106.	03/21/2016 03/21/2016.	Direct			440,399 410,429	465,103 436,787	463,865		(23,466)		(23,466)				0		2,612 2,849	04/20/2045	1
36200A-BE-8	GNMA POOL 595037	03/15/2016	Direct		21	21	22	22		0				21				0	10/15/2032	11
36200A-CW-7 36200E-TY-7	GNMA POOL 595085 GNMA POOL 599167	03/15/2016	Direct Direct		612 56.891		630 58.580	627 57 . 777		(16)		(16) (886)	ļ		ļ	ł	ļ	6	10/15/2032	
36200M-AT-0	GNMA POOL 604018	03/15/2016	Direct		9,891	9.891	10,177	10,094		(204)		(204)						90	02/15/2033	
36200M-EN-9 36200Q-2R-4	GNMA POOL 604141 GNMA POOL 569684	03/15/201603/15/2016	Direct	-	923	923	950 415	949		(26)		(26)				0	0	4	03/15/2033	
36200R-LX-8 36200R-XT-4	GNMA POOL 570142	03/15/201603/15/2016	Direct Direct				868	863		(20)		(20)				ļ	ļ	8	12/15/2031.	
36200S-US-7	GNMA POOL 571293	03/15/2016	Direct		9	9	9	10				0		9		0		0	11/15/2031	1
36201A-PF-9 36201D-AX-0	GNMA POOL 577422 GNMA POOL 579722	03/15/2016	Direct		45 4,386	45	47 4,516	46 4,473		(1)		(1) (87)		45 4,386		0	<u>0</u>	0	01/15/2032	11
36201E-AG-5	GNMA POOL 580607	03/15/2016	Direct		126	126	129	128		(3)		(3)		126			ļ	1	02/15/2033	
36201F - AF - 4 36201Y - FD - 3	GNMA POOL 581506 GNMA POOL 606864	03/15/2016	Direct		293	293	302	303		(9)		(9)				0	10	4	04/15/2033	11
36207E-ND-2 36210J-HW-1	GNMA POOL 429788 GNMA POOL 493545	03/15/2016	Direct Direct		2,423	2,423	2,495	2,496 28		(73)		(73)		2,423		0		35	12/15/2033	1
36213F-U4-3	GNMA POOL 553303.	03/15/2016 03/15/2016	Direct		12	27 12	28	12		.0		0						0	06/15/2033	1
36213R-2A-4 36213R-ZF-7	GNMA POOL 562469	03/15/2016	Direct		2,450 1,263	2,450	2,463 1,297	2,455		(5)		(5)		2,450 1,263			0	21	02/15/2034	
36213T-GW-7	GNMA POOL 563713	03/15/2016	Direct		1,059	1,263 1,059	1,091	1,081		(22)		(22)		1,059				8	01/15/2033	1
36213U-EZ-9 36213V-GN-2	GNMA POOL 564552	03/15/2016	Direct		19	19 147	20	19		0		0				0	0	0	12/15/2031 09/15/2032	11
36290X-PM-6	GNMA POOL 620628	03/15/2016	Direct		1,590	1,590	1,637	1,644		(54)		(54)		1,590				9	09/15/2033	1
36290X-PT-1 36290Y-TN-8	GNMA POOL 620634	03/15/2016	Direct	-	313	313	322	317		(5)							0	0	12/15/2033.	11
36291C-PV-1	GNMA POOL 624236 GNMA POOL 625604	03/15/2016	Direct Direct		950	950 .85	979	969		(19)		(19)		950 85		ļ	ļ	8	12/15/2033	
36291E-AV-3	GNMA POOL 625620	03/15/2016	Direct		229	229	236	234		(5)		(5)		229			0	2	12/15/2033	1
36296X-H8-0 38376W-6C-4	GNMA POOL 704155	03/15/2016 03/21/2016	Direct	-	201,971 44,968	201,971 44,968	208,219	207,941 47,191		(5,970) (2,224)		(5,970) (2,224)	ļ	201,971 44,968		ł	0 0	1,773 327	01/15/2039	
	Bonds - U.S. Government		D11000		1,608,376	1,608,375	1,695,935	1,691,117	0	(82,742)	0	(82,742)	0	1,608,375	0	0	0			XXX
Bonds - U.S		ecial Assessmer	nt and all Non-Guaranteed	Obligations of A	Agencies and Au	thorities of Go	vernments and	Their Political S	Subdivisions											
13078S-AG-3	CA HLTH MTN SHADOWS SERIES B	02/01/2016	Redemption		110,000	110,000		98,496		4		4		98,500		11,500	11,500	2,750	07/01/2031	5*
20786L-DD-0 20786L-DV-0	CONNECTOR 2000 CABS A CONNECTOR 2000 CABS B1	01/01/2016	Maturity		71,904 16,608	71,904	53,925	71,358	546			546		71,904 1,314	ļ				01/01/2016	6*
i	DC REV - FRIENDSHIP ACAD	İ			i i			İ		İ		İ'					15,294		l	ı
254839-P8-0	PCS DC REV - FRIENDSHIP ACAD	03/30/2016	Redemption	·	140,000	140,000	140,000	139 , 565	435			435		140,000			<del> </del>	2,649	05/01/2017	3FE
254839-P9-8	PCSDC REV - FRIENDSHIP ACAD	03/30/2016	Redemption		950,000	950,000	950,000	946,761	3,240			3,240		950,000		ļ	0	19,664	05/01/2027	3FE
254839-Q2-2	PCS.	03/30/2016	Redemption		1,550,000	1,550,000	1,550,000	1,523,449	26.552			26.552		1,550,000			L	32.885	05/01/2037	3FE
	CONNECTICUT AVE 2014-C01		·		' '			i									_		l	
30711X-AC-8 3128MJ-XF-2	M1. FHLMC G08677	03/25/201603/15/2016	Direct			130 , 171	130 , 171 71 , 107	130 , 171 71 , 116		(3,756)		(3,756)		130 , 171 67 , 360			0	424	01/25/202411/01/2045	11
31359S-2G-4_	FNMA WHOLE LOAN NW 2001- W1 AF6		Direct		2,459	2,459	2,553	2,453		6				2,459			_	16	07/25/2031.	1
	FNMA WHOLE LOAN NW 2001-									1		1				İ	1	,,,,		1
31359S-2G-4 31387C-M3-2	W1 AF6 FNMA POOL 580078	03/25/2016 03/25/2016	Direct		1,654	1,654 92	1,717 95	1,650		4		4	ļ	1,654	ļ	<del> </del>	ļ0	29	07/25/2031	
3138WD-T4-3	FNMA POOL AS4170	03/25/2016	Direct		317,064	317,064	338,825	338,021		(20,957)		(20,957)		317.064		0		1,931	12/01/2044	
3138Y6-MM-3 31393W-K4-0	FNMA POOL AX4863FHLMC 2643 OH.	03/25/2016	Direct		394,996 259,728	394,996 259,728	422,831	420,872	l	(25,876)		(25,876)	l	394,996 259,728	l	<u> </u>	1 0	2,217	12/01/2044	1111
31394D-JJ-0	FNMA 2005-29 QE	03/25/2016	Direct		251,027	251,027	225,807	241,451		9,576		9,576		251,027			ļ	2,017	04/25/2035	11
31394Y-KX-1 31395J-W5-1	FHLMC 2791 UG FHLMC 2888 HG	03/15/2016	Direct		100,796 161,894	100 , 796	99,914	100 , 440				2,700		100,796 161,894			0	1,358	05/15/2019 11/15/2034.	11
31402D-F7-0 31405R-AR-7	FNMA POOL 725690 FNMA POOL 796616	03/25/2016	Direct		130,724 26,657	130 , 724 26 , 657	135,085 27,067	134,930		(4,206)		(4,206)		130,724 26,657			0	1,271	08/01/2034	
31407U-EK-9	FNMA POOL 840838	03/25/2016	Direct		1,664	1.664	1,643	1,634		30		30′		1,664		0		15	11/01/2035	1
31418B-VG-8	FNMA POOL 2414	03/25/2016	Direct		54,227	54 , 227	56,508	56,458		(2,231)		(2,231)	<u> </u>	54,227	<u> </u>	ļ	0	370	10/01/2045	1

# **SCHEDULE D - PART 4**

										E D - P										
1	2	3 4	5	T 6	Shov	w All Long-	Term Bonds  α	and Stock S	old, Redeeme		e Disposed o	of During the C	urrent Quarte	e <b>r</b> 16	17	18	19	20	21	22
'	2	3  4	3	0	'	0	9	10				1		1 "	''	10	19	20	21	22
		F o r e						Prior Year	11 Unrealized	12	13 Current Year's Other Than		15 Total Foreign	Book/ Adjusted	Foreign			Bond Interest/Stock	Stated	NAIC Desig- nation or
CUSIP Identi-		g Disposal		Number of Shares of				Book/Adjusted Carrying	Valuation Increase/	Current Year's (Amortization)/	Temporary Impairment	Total Change in B./A.C.V.	Change in	Carrying Value at	(Loss) on	Realized Gain (Loss) on	Total Gain (Loss) on	Dividends Received	Contractual Maturity	Market Indicator
fication	Description LEHIGH GEN KIDSPEACE	n Date	Name of Purchaser	Stock	Consideration	Par Value	Actual Cost	Value	(Decrease)	Accretion	Recognized	(11+12-13)	B./A.C.V.	Disposal Date	Disposal	Disposal	Disposal	During Year	Date	(a)
52480R-CG-3		03/01/201	6 Adjustment	-						(2,432)		(2,432)					0		02/01/2044	6Z
57585K-JG-4.	A MS HOME MS VALLEY ST HSG	03/01/201	6 Redemption		50,000	50,000	50,000	50,000				0		50,000			0	1,613	03/01/2020	5Z
60535R-AJ-7_	8A	03/30/201				90,000						0					0	1,636	12/01/2035	6*
3199999			cial Assessment and all Non- ies of Governments and Thei																	
	Subdivisions				4,789,026	4,923,681	4,743,326	4,766,973	30,773	(37,945)	0	(7,172)	0	4,762,232	0	26,794	26,794	74,050	XXX	XXX
009090-AB-7	dustrial and Miscellaneous  ALR CANADA 2015-1B PTT.	(Unaffiliated)	6. I DIRECT		29.941	29.941	29,941	29,941	I	1		1 0		29.941	ı	ı	n	580	09/15/2024	2FE
0258M0-DH-9	AMERICAN EXPRESS CREDIT	01/20/201			1,000,035	1,000,000	1,000,000	1,000,000				0		1,000,000		35	35	2,038	07/29/2016	1FE
03063X-AF-2	AMERICREDIT AUTO REC	03/08/201			28,816	28,816	28,803	28,813		3		3		28,816			0	139	08/08/2018	1FE
038222-AH-8_	APPLIED MATERIALS INC	01/22/201			2,521,275	2,500,000	2,498,250	2,498,340		24		24		2,498,363		22,912	22,912	22,422	10/01/2020	1FE
05578D-AA-0_			6. DEUTSCHE BANK SECURITIES, INC		501,150	500,000	505,370	500,664		(139)		(139)		500,525		625	625	1,984	04/25/2016	1FE
06052Y-AE-9	BANK OF AMERICA AUTO 2012-1 B. BEAR STERNS ARM TR 2005-	02/16/201	6. DIRECT		820,000	820,000	826,887	820,350		(350)		(350)		820,000			0	1,641	02/15/2017	1FE
07384M-7C-0	A1BEAR STEARNS ABS 2004-SD	03/25/201	6 DIRECT		30,519	30 , 519	30,614	30,627		(108)		(108)		30,519		0	0	65	03/25/2035	1FM
073879-MC-9	A1BRITISH	03/25/201	6. DIRECT		66,876	66 , 876	64,369	64,810		2,067		2,067				0	0	217	08/25/2044	1FM
11102A-AA-9 1248MB-AJ-4	TELECOMMUNICATIONS	R03/17/201 02/25/201	6. (USA)		1,074,580	1,000,000	1,091,730 11,622	1,033,285		(3,505)		(3,505)		1,029,779 20,278		44,801	44,801 0	40,824 125	01/15/2018	2FE 1FM
1248MB-AJ-4 126671-R4-0		03/25/201 F02/25/201	6 DIRECT		9,741 5,389	9,741 5,389	5,583 3,539	5,583 3,539		4,158 1,850		4, 158 1,850		9,741 5,389			0	111	02/25/2037	1FM
126671-R4-0.	COUNTRYWIDE ABC 2003-5 M	F03/25/201	6. DIRECT		1,920	1,920	1,260	1,260		659		659		1,920				26	01/25/2034	1FM
126671-UU-8_ 126671-UU-8_		02/25/201			13,065	13,065 17,480	10,178	11,193		1,873 2,506	ļ	1,873 2,506	ļ	13,065		0	0	26	03/25/2033	1FM
172967-HX-2_	CITIGROUP INC	02/25/201	6. WELLS FARGO		495,595	500,000	500,000	500,000				0		500,000		(4,405)	(4,405)	1,242	08/14/2017	2FE
17307G-CU-0 205887-BR-2	CITIGROUP MLT 2003-HE3 A CONAGRA FOODS INC.	03/25/201					62,165	64,673		3,683						0 (5,781)		92	12/25/2033 01/25/2023	1FM 2FE
25459H-BF-1_	DIRECTV HOLDINGS LLC	03/21/201	6. US BANK		4,096,480	4,000,000	4,053,700	4,037,335		(1, 190)		(1,190)		4,036,145		60,335	60,335		03/15/2022	2FE
268317-AN-4.	ELECTRICITE DE FRANCE SA FIRST NATL MASTER NT	.L.R03/03/201	6 GOLDMAN, SACHS & CO		498,760	500,000	495,775	495,949		146	ļ	146	ļ	496,096		2,665	2,665	4,733	10/13/2020	1FE
32113C-BH-2.		01/06/201	6. RBC CAPITAL MARKETS DEUTSCHE BANK SECURITIES.	-	1,500,703	1,500,000	1,500,000	1,500,000				0		1,500,000		703	703	1,055	09/15/2020	1FE
35671D-BD-6.	FREEPORT-MCMORAN INC GSR MORT LOAN TR 2005-AR	03/03/201			1,293,750	1,500,000	1,464,060	1,473,919		2,101		2,101		1,476,020		(182,270)	(182,270)	17 , 120	03/15/2018	2FE
362341-RX-9.	2A1	03/25/201			40,789	40,789	40,914	40,936		(147)		(147)		40,789			0	87	09/25/2035	1FM
38141G-EG-5 40414L-AC-3	GOLDMAN SACHS GROUP INC.	03/22/201			2,000,000	2,000,000 2,000,000	1,857,800 1,992,020	1,994,144		5,856	ļ	5,856	ļ	2,000,000				5,235 37,500	03/22/2016	1FE 2FE
413875-AQ-8_	HARRIS CORP.	02/25/201			349,486	350,000	350,000	350,000		170				350,000		(515)	(515)	3,124	04/27/2020	2FE
45254N-JG-3_	1A1	03/25/201	6. DIRECT		45,725	45 , 725	41,381	42,759		2,966		2,966		45,725		0	0	98	10/25/2034	1FM
46625Y-P6-4_	LDP6 A4 MERRILL LYNCH MLCC 2003-	01/15/201 E			472,097	472,097	487 , 146	474,253		(2,155)	ļ	(2,155)	ļ	472,097		0	0	2,154	04/15/2043	1FM
589929-Y3-6 61746B-DC-7	A1 MORGAN STANLEY	03/25/201	6. MORGAN STANLEY		5,857	5,857 1,000,000	5,582 967,370	5,592						5,857 993,604		4,400			10/25/2028	1FM
61747Y-DT-9.		02/17/201	6. KEYBANK CAPITAL MARKETS	ļ	620,256	600,000	655,012	623,220		(2,429)		(2,429)		620,791		(535)	(535)	11,479	03/22/2017	1FE
61750W-AX-1	MORGAN STANLEY CAP 2006 IQ12 A. OPT ONE MORT LOAN 003-3	03/15/201	6. DIRECT		10,283	10,283	10,339	10,267		16		16		10,283			0	69	12/15/2043	1FM
68400X-BH-2	A1PEOPLES CHOICE HOME 2005	03/25/201	6. DIRECT	.	19,145	19 , 145	18,069	18,090		1,055		1,055		19,145		0	0	28	06/25/2033	1FM
71085P-BM-4_	1 M3	02/25/201	6. DIRECT		108,465	108,465	106,838	108,030				436		108,465		0	0	181	01/25/2035	1FM
71085P-BM-4_	PEOPLES CHOICE HOME 2005 1 M3	03/25/201	6. DIRECT.		21,704	21,704	21,378	21,617		87				21,704		0	0	69	01/25/2035	1FM
750050 00 0	RENAISSANCE HOME EQ 2003	1 001051004	o Interes	1	1 00		I	1	l	1 45	I	1 45	I	1	I	Ι .	l ,	Ι .	I	45

# **SCHEDULE D - PART 4**

Show All Long-Term Bonds and Stock Sold, Redeemed or Otherwise Disposed of During the Current Quarter

						Sno	W All Long-I	erm Bonas	and Stock So	ola, Redeeme			f During the C	urrent Quarte	er						
1	2	3	4	5	6	7	8	9	10		Change in E	Book/Adjusted Ca	arrying Value		16	17	18	19	20	21	22
										11	12	13	14	15							
		F																			NAIC
		0																			Desig-
		r										Current Year's			Book/				Bond		nation
		е							Prior Year	Unrealized		Other Than		Total Foreign	Adjusted	Foreign			Interest/Stock	Stated	or
CUSIP		i			Number of				Book/Adjusted	Valuation	Current Year's	Temporary	Total Change in		Carrying Value	Exchange Gain			Dividends	Contractual	Market
Identi-		g	Disposal		Shares of				Carrying	Increase/	(Amortization)/	Impairment	B./A.C.V.	Change in	at	(Loss) on	(Loss) on	(Loss) on	Received	Maturity	Indicator
fication	Description	n	Date	Name of Purchaser	Stock	Consideration	Par Value	Actual Cost	Value	(Decrease)	Accretion	Recognized	(11+12-13)	B./A.C.V.	Disposal Date	Disposal	Disposal	Disposal	During Year	Date	(a)
047447 44 4	SEQUOIA MORTGAGE 2013-4		00/05/0040	DIDECT		70 704	70 704	70 000	72,429		4 004		4 004		70 704				075	04/07/0040	450
81744Y-AA-4	SOUNDVIEW HOME 2005-0PT3		03/25/2016	DIKEGI		73,721	73,721	72,292			1,291		1,291					J	275	04/27/2043	1FM
83611M-GS-1	AA		02/25/2016	DIRECT		84 . 381	84.381	80.279	84,285		07		07		84.381			l 0	54	11/25/2035	1FM
00011111 00 1	SOUNDVIEW HOME 2005-0PT3		02/20/2010	J INCOT							1				J		1				
83611M-GS-1	A4	ll	03/25/2016	DIRECT		37,387	37 , 387	35,570 400,000	37,345		42		42				<u> </u>	0	67 976	11/25/2035	1FM 2FE
92343V-BL-7	VERIZON COMMUNICATIONS	-	01/22/2016	WELLS FARGO SECURITIES LLC.		402,544	400,000	400,000	400,000		ļ		0		400,000		2,544	2,544	976	09/15/2016	2FE
92936M-AC-1	WPP FINANCE 2010	.R	03/17/2016	PIERPONT SECURITIES		504 , 185	500,000	497 , 860	498,443		46		46		498,489		5,696	5,696	9,818	09/07/2022	2FE
0007CD DV 7	WACHOVIA BANK CMT 2006		04/45/2040	DIRECT		0 540 500	0 540 500	2 622 252	0 540 000		(E 770)		(5.770)	J	0 540 500				11 550	04/45/2045	4511
92976B-DX-7	WACHOVIA BANK CMT 2006	<del>-</del> -	01/15/2016	DIKECI		2,513,560	2,513,560	2,622,350	2,519,336		(5,776)		(5,776)	'l	2,513,560		t <sup>0</sup>	l0	11,552	01/15/2045	1FM
92978P-AE-9			03/17/2016	DIRECT		1,750	1,750	1,759	1.748		1		1		1.750			0	16	11/15/2048	1FM
İ		i i		JEFFERIES LLC.			·				I						T				
942683-AF-0				[GOVT/EQUITY]		1,387,980	1,375,000	1,363,519	1,366,841		224		224		1,367,065		20,915	20,915	20,606	10/01/2022_	2FE
	Bonds - Industrial and Mi	scella	aneous (Una	iffiliated)		27,235,169	27,219,313	27,274,550	27,237,990	0	25,061	0	25,061	0	27,263,046	0	(27,876)	(27,876)	305,535	XXX	XXX
Bonds - Hyb	rid Securities																				
	GENERAL ELECTRIC CAPITAL		0010010010	TEMPER (RUDOLILOE OFFER		4 045 000	4 000 000	4 005 000	4 470 575		(0.000)		(0.000)		4 400 007		440 700	440 700	55.050	44.45.0007	455
36962G-3M-4			02/02/2016	TENDER/PURCHASE OFFER		4,315,000	4,000,000	4,335,000	4,176,575		(8,308)		(8,308)	·····	4,168,267		146,733	146,733	55,250	11/15/2067	1FE
	Bonds - Hybrid Securities					4,315,000	4,000,000	4,335,000	4,176,575	0	(8,308)	0	(0,000)	0	4,168,267	0	,	146,733	55,250	XXX	XXX
	Subtotals - Bonds - Part 4	4				37,947,571	37,751,369	38,048,811	37,872,655	30,773	(103,934)	0	(,)	0	37,801,920	0	,	145,651	445,753	XXX	XXX
8399999 -	Subtotals - Bonds					37,947,571	37,751,369	38,048,811	37,872,655	30,773	(103,934)	0	(73,161)	0	37,801,920	0	145,651	145,651	445,753	XXX	XXX
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		·									<b>†</b>		1	1	1	l	1	l	l		1
9999999 T	otals					37,947,571	XXX	38,048,811	37,872,655	30,773	(103,934)	0	(73, 161)	0	37,801,920	0	145,651	145,651	445,753	XXX	XXX

(a) For all common stock bearing the NAIC market indicator "U" provide: the number of such issues

Schedule DB - Part A - Section 1

**NONE** 

Schedule DB - Part B - Section 1

**NONE** 

Schedule DB - Part D - Section 1

NONE

Schedule DB - Part D - Section 2

**NONE** 

Schedule DL - Part 1

**NONE** 

Schedule DL - Part 2

**NONE** 

# SCHEDULE E - PART 1 - CASH Month End Depository Balances

1				3	ository Balance	ii Liiu Dej	IVIOII				
Amount of Interest Received Accrued at Current Statement Depositories  US Bank	of Each Quarter	Balance at End of I During Current Qu	Book E Month	5				1			
Open Depositories       US Bank.     Washington, DC.     1,1       JPMorganChase     New York, NY.     2,309,112     1,673,0       0199998     Deposits in depositories that do not exceed the allowable limit in any one depository (See Instructions) - Open Depositories     XXX     XXX     XXX	8	7	6	Interest Accrued at Current Statement	Interest Received During Current	of	0.1	Power to a			
US Bank	h Third Month	Second Month	FIRST MONTH	Date	Quarter	Interest	Code	Onen Denositories			
0199998 Deposits in	3 1	1.013						US Bank Washington, DC			
(See Instructions) – Open Depositories XXX XXX XXX	3	1,673,027	2,309,112					JPMorganChaseNew York, NY			
0199999 Total Open Depositories						XXX	XXX	(See Instructions) - Open Depositories			
	0 3,395,187	1,674,040	2,309,112	0	0	XXX	XXX	0199999 Total Open Depositories			
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0399999 Total Cash on Deposit         XXX         XXX         VXX         0         0         2,309,112         1,674,0           0499999 Cash in Company's Office         XXX         XXX         XXX         XXX         XXX         XXX         297         2	0 3,395,187 . 7 297 .	1,674,040 297	2,309,112 207			XXX YYY		ווצא ווונא נאטרו סח שפטטגון מאטרייט ווואט ווועט ווועט פאפטטע מאטרייט מאטרייט פאפטטען מאטרייט פאפטטען מאטרייט פא			
0599999 Total	7 3,395,484	1,674,337						0599999 Total			

# E13

8699999 Total Cash Equivalents

# **SCHEDULE E - PART 2 - CASH EQUIVALENTS**

Show Investments Owned End of Current Quarter													
1 Description	2 Code	3 Date Acquired	4 Rate of Interest	5 Maturity Date	6 Book/Adjusted Carrying Value	7 Amount of Interest Due & Accrued	8 Amount Received During Year						
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