

QUARTERLY STATEMENT

AS OF SEPTEMBER 30, 2022 OF THE CONDITION AND AFFAIRS OF THE

ASSURED GUARANTY CORP.

NAIC Group Code 0194 (Current Period)	, 0194 NAIC Compar	ny Code30180	Employer's ID Nur	mber 52-1533088
Organized under the Laws of	Maryland	, State of Domicile or F	Port of Entry	Maryland
Country of Domicile		United States	,	
Incorporated/Organized	10/25/1985	Commenced Business	;	01/28/1988
Statutory Home Office	1633 Broadway		=	
•	(Street and Number)		New York, NY (City or Town, State, Co	untry and Zin Code)
Main Administrative Office	1633 Broadway	New York, NY,		212-974-0100
	(Street and Number)	(City or Town, State, Cou		(Area Code) (Telephone Number
Mail Address	1633 Broadway	(=:,, =: :=:::, =:::::, =:::::	New York, NY, US	
	Street and Number or P.O. Box)	_ '(C	ity or Town, State, Country	and Zip Code)
Primary Location of Books and Reco	ords 1633 Broadway		NY, US 10019	212-974-0100
•	(Street and Number)		Country and Zip Code)	(Area Code) (Telephone Number
nternet Web Site Address		www.assuredguaranty.com	n	
Statutory Statement Contact	John Mahlon Ringler		212-974-	
jringler@a	(Name)		(Area Code) (Telephone I	Number) (Extension)
jringier@a (E-Mail A			212-581-3268 (Fax Number)	
(L-Mail A	nuuress)		(Fax Number)	
	OFFI	CERS		
Name	Title	Name		T141 -
				Title
Dominic John Frederico	, President & Chief Executive Officer	Gon Ling Cho	w, Ge	neral Counsel & Secretary
Alfonso John Pisani	,Treasurer	-		
	OTHER C	FFICERS		
Howard Wayne Albert	. Chief Risk Officer	Robert Adam Baile	ncon	Chief Financial Officer
Howard Wayne / libert	Chief Accounting Officer and	Nobelt Adam Balle		Chief Financial Officer
Laura Ann Bieling	Controller	David Allan Buz		Investment Officer and Head
Stephen Donnarumma	Chief Credit Officer	Jorge Augusto G		of Asset Mgmt
Holly Larie Horn	Chief Surveillance Officer	John Mahlon Rin		eputy Chief Risk Officer
Benjamin Gad Rosenblum	, Chief Actuary	John Marilon Kill	gier , Dire	ector Regulatory Reporting
	DIRECTORS O	OR TRUSTEES		
Howard Wayne Albert	Robert Adam Bailenson	Laura Ann Bieli	ng	David Allan Buzen
Gon Ling Chow	Stephen Donnarumma	Dominic John Fred	erico	Jorge Augusto Gana
Holly Larie Horn	Alfonso John Pisani	Benjamin Gad Rose		
State ofNew				
County ofNew	Y OFKSS			
above, all of the herein described ass that this statement, together with rela liabilities and of the condition and affa and have been completed in accordal law may differ; or, (2) that state rule information, knowledge and belief, res	rico Gon L	orting entity, free and clear from ein contained, annexed or refe ge period stated above, and of one and Accounting Practices aring not related to accounting attion by the described officers are to electronic filing) of the encleance of the contained of the encleance of the enc	any liens or claims ther rred to, is a full and tru its income and deduction of Procedures manual expractices and procedure lso includes the related cosed statement. The elections of the procedure laboratory of the lection of the laboratory of th	eon, except as herein stated, and e statement of all the assets and is therefrom for the period ended xcept to the extent that: (1) state is, according to the best of their corresponding electronic filing with
Subscribed and sworn to before me	this	b. If n	o:	
day of	overabe, 2022		o. State the amendment nun	nber
/) ,	-1		Date filed	
10		3. N	lumber of pages attached	t e

EILEEN M. LANZISERA Notary Public, State of New York No. 01LA4728044 Qualified in Nassau County Commission Expires Jan. 31, 2023

ASSETS

			Current Statement Date	•	4
		1	2	3	·
				Net Admitted Assets	December 31 Prior Year Net
		Assets	Nonadmitted Assets	(Cols. 1 - 2)	Admitted Assets
1.	Bonds	2,052,124,739		2,052,124,739	2,118,089,141
2.	Stocks:				
	2.1 Preferred stocks				
	2.2 Common stocks	867,989		867 , 989	1 , 136 , 178
3.	Mortgage loans on real estate:				
	3.1 First liens				
	3.2 Other than first liens				
4.	Real estate:				
	4.1 Properties occupied by the company (less				
	\$ encumbrances)	1,433,219	1,433,219		
	4.2 Properties held for the production of income				
	(less \$ encumbrances)	22,408,285		22,408,285	23,684,4/3
	4.3 Properties held for sale (less				
	\$encumbrances)				
l	Cash (\$				
	cash equivalents (\$287, 285, 103)	000 040 040		220 040 240	004 400 470
ı	and short-term investments (\$		1		281,186,178
i	Contract loans (including \$premium notes)	i			
	Derivatives		i e	207 032 630	
i	Other invested assets Receivables for securities				
ı	Securities lending reinvested collateral assets				
	Aggregate write-ins for invested assets				
	Subtotals, cash and invested assets (Lines 1 to 11)				2 735 713 712
l	Title plants less \$	2,710,000,111	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,7 12,002,002	2,700,710,712
10.	only)				
14.	Investment income due and accrued			24,492,959	19.960.289
l	Premiums and considerations:	, , , , , , , , , , , , , , , , , , , ,		, , , , , , , , , , , , , , , , , , , ,	
	15.1 Uncollected premiums and agents' balances in the course of				
	collection	11,756,621	5,806,208	5,950,413	10,738,844
	15.2 Deferred premiums, agents' balances and installments booked but				
	deferred and not yet due (including \$earned				
	but unbilled premiums).				
	15.3 Accrued retrospective premiums (\$				
	contracts subject to redetermination (\$)				
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers	(6,129,985)		(6, 129, 985)	509,893
	16.2 Funds held by or deposited with reinsured companies			290,932	1,298,579
	16.3 Other amounts receivable under reinsurance contracts	31,802		31,802	
17.	Amounts receivable relating to uninsured plans				
	Current federal and foreign income tax recoverable and interest thereon				
18.2	Net deferred tax asset	49 , 107 , 011	24,274,680	24,832,331	46, 109, 639
	Guaranty funds receivable or on deposit				
l	Electronic data processing equipment and software	1,076,634	878,012	198,622	360,627
21.	Furniture and equipment, including health care delivery assets				
	(\$)				
	Net adjustment in assets and liabilities due to foreign exchange rates				
	Receivables from parent, subsidiaries and affiliates				545,529
	Health care (\$			1 368 283	58 560 625
l		J3,200,911	1,087,028	1,308,283	
ZU.	Total assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts (Lines 12 to 25)	2,800,240,163	35,496,950	2,764,743,213	2,873,797,737
27	From Separate Accounts, Segregated Accounts and Protected	2,000,240,103	55,430,330	2,104,143,213	۱۵۱, ۱۵۱, ۱۵۱
۷۱.	Cell Accounts				
28	Total (Lines 26 and 27)	2,800,240,163	35,496,950	2,764,743,213	2,873,797,737
20.	DETAILS OF WRITE-INS	2,000,270,103	50,750,500	2,107,170,210	2,010,101,101
1101.	DETAILS OF WRITE-INS				
i -		i			
l <u></u>					
i	Summary of remaining write-ins for Line 11 from overflow page	i .			
i	Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)				
	Other assets	087 101	602 712	293,781	523 333
i	Miscellaneous receivable	· '	i e		57 ,977 ,292
i	Prepaid expenses		i	1,074,302	
ı	Summary of remaining write-ins for Line 25 from overflow page		1,100,010		
l	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	3,255,911	1,887,628	1,368,283	58,560,625
	(Lines 200 , anough 2000 plac 2000) (Line 20 above)	0,200,011	1,007,020	1,000,200	55,555,020

LIABILITIES, SURPLUS AND OTHER FUNDS

	EIABIEITIEG, GORI EGO AIG OTTIERT	1 Current Statement Date	2 December 31, Prior Year
1.	Losses (current accident year \$)	72,039,911	(5,164,669)
2.	Reinsurance payable on paid losses and loss adjustment expenses	(203,704)	(474, 286)
3.	Loss adjustment expenses	2,322,672	12,236,622
4.	Commissions payable, contingent commissions and other similar charges	9	478
5.	Other expenses (excluding taxes, licenses and fees)	(303,230)	1,463,418
6.	Taxes, licenses and fees (excluding federal and foreign income taxes)	(461 , 106)	(51,963)
7.1	Current federal and foreign income taxes (including \$	3,481,408	710,854
7.2	2 Net deferred tax liability		
8.	Borrowed money \$ and interest thereon \$		
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)	306,826,698	336,011,300
10.	Advance premium		
11.	Dividends declared and unpaid:		
	11.1 Stockholders		
	11.2 Policyholders		
12.	Ceded reinsurance premiums payable (net of ceding commissions)	7 , 209 , 579	8,393,474
13.	Funds held by company under reinsurance treaties	8,808,204	45,201,874
14.	Amounts withheld or retained by company for account of others	(30,107)	112,992
15.	Remittances and items not allocated		
16.	Provision for reinsurance (including \$ certified)		
17.	Net adjustments in assets and liabilities due to foreign exchange rates		
18.	Drafts outstanding		
19.	Payable to parent, subsidiaries and affiliates	13,992,450	22,519,219
20.	Derivatives		
21.	Payable for securities	1,000,000	
	Payable for securities lending		
	Liability for amounts held under uninsured plans.		
24.	Capital notes \$and interest thereon \$		
25.	Aggregate write-ins for liabilities	385,954,459	383,011,348
	Total liabilities excluding protected cell liabilities (Lines 1 through 25)		
	Protected cell liabilities		
	Total liabilities (Lines 26 and 27)		
29.	Aggregate write-ins for special surplus funds		
	Common capital stock		15,000,480
31.	Preferred capital stock		
32.	Aggregate write-ins for other than special surplus funds		
33.	Surplus notes	300,000,000	300,000,000
	Gross paid in and contributed surplus		
35.	Unassigned funds (surplus)	1,025,799,820	1,131,520,926
36.	Less treasury stock, at cost:		
	36.1 shares common (value included in Line 30 \$		
	36.2shares preferred (value included in Line 31 \$		
37.	Surplus as regards policyholders (Lines 29 to 35, less 36)	1,964,105,970	2,069,827,076
	Totals (Page 2, Line 28, Col. 3)	2,764,743,213	2,873,797,737
	DETAILS OF WRITE-INS	_,,,,,	-, -, -, -, -, -, -, -, -, -, -, -, -, -
2501.	Contingency reserves	348,085,054	348,061,525
	Deferred investment gain		4,743,654
2503.	Miscellaneous liability	33,546,829	30,206,169
	Summary of remaining write-ins for Line 25 from overflow page		
	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	385,954,459	383,011,348
	Summary of remaining write-ins for Line 29 from overflow page		
	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)		
	Totals (Lines 2301 tillough 2300 plus 2330) (Line 23 above)		
	Summary of remaining write-ins for Line 32 from overflow page		
	Totals (Lines 3201 through 3203 plus 3298) (Line 32 above)		
JZ99.	Totalo (Lines ozu i tinough ozuo pius ozoo) (Line oz abuve)		

STATEMENT OF INCOME

	STATEMENT OF INC	OWIL		
		1 Current Year	2 Prior Year	3 Prior Year Ended
		to Date	to Date	December 31
	UNDERWRITING INCOME	10 2 410	to Duto	2000111201 01
1 1.	Premiums earned:			
	1.1 Direct (written \$16,978,386)		35,841,734	53,659,273
	1.2 Assumed (written \$21,270,856)	16,869,407	17 , 150 , 552	24,825,080
	1.3 Ceded (written \$11,829,452)		16,998,227	23,984,720
	1.4 Net (written \$26,419,790)	48,380,314	35,994,059	54 , 499 , 633
	DEDUCTIONS:			
2.	Losses incurred (current accident year \$):	/		
	2.1 Direct			(43,479,257)
	2.2 Assumed	8,345,593		(7,125,309)
	2.3 Ceded			23,070,829
	2.4 Net		13,319,653	(73,675,395) 22,774,468
	Other underwriting expenses incurred			60 , 131 , 006
	Aggregate write-ins for underwriting deductions			
5.	Total underwriting deductions (Lines 2 through 5)	28 023 163	89 1/15 ///6	9,230,079
	Net income of protected cells			
	Net underwriting gain (loss) (Line 1 minus Line 6 + Line 7)		(53 151 387)	45 269 554
0.	The underwriting gain (1035) (Line 1 minus Line 0 1 Line 1)	20,007,101	(00, 101,001)	
	INVESTMENT INCOME			
9.	Net investment income earned	80.692.911	199,679,378	211,219,988
10.	Net realized capital gains (losses) less capital gains tax of \$(768,262)	(13,595,832)	13,379,045	14,067,614
11.	Net investment gain (loss) (Lines 9 + 10)	67.097.079	213,058,423	225,287,602
	100 m out 10			
	OTHER INCOME			
12.	Net gain or (loss) from agents' or premium balances charged off			
İ	(amount recovered \$ amount charged off \$)			
13.	Finance and service charges not included in premiums			
14.	Aggregate write-ins for miscellaneous income	1,390,771	6,144,054	10,140,462
	Total other income (Lines 12 through 14)		6,144,054	10,140,462
	Net income before dividends to policyholders, after capital gains tax and before all other federal			
	and foreign income taxes (Lines 8 + 11 + 15)	88,845,001	166,051,090	280 , 697 , 618
1	Dividends to policyholders			
18.	Net income, after dividends to policyholders, after capital gains tax and before all other federal	00 045 004	400 054 000	000 007 040
1	and foreign income taxes (Line 16 minus Line 17)	88,845,001	166,051,090	280,697,618
1	Federal and foreign income taxes incurred		(3,292,666)	(1,257,306)
20.	Net income (Line 18 minus Line 19)(to Line 22)	85,306,636	169,343,756	281,954,924
	CAPITAL AND SURPLUS ACCOUNT	0 000 007 070	4 740 777 000	4 740 777 000
	Surplus as regards policyholders, December 31 prior year			1,716,777,369
	Net income (from Line 20)			281,954,924
	Net transfers (to) from Protected Cell accounts			
24.	\$	(16 /132 181)	(31 845 000)	(26 481 446)
25	Change in net unrealized foreign exchange capital gain (loss)	7 224 457	950 246	878 23/
26	Change in net deferred income tax	(12 681 133)	(10, 536, 638)	(29 490 096)
	Change in nonadmitted assets			
	Change in provision for reinsurance			
1	Change in surplus notes			
	Surplus (contributed to) withdrawn from protected cells			
1	Cumulative effect of changes in accounting principles	i i		
1	Capital changes:			
	32.1 Paid in			
	32.2 Transferred from surplus (Stock Dividend)			
	32.3 Transferred to surplus			
33.	Surplus adjustments:			
	33.1 Paid in			
	33.2 Transferred to capital (Stock Dividend)			
	33.3 Transferred from capital			
34.	Net remittances from or (to) Home Office	(404,000,000)	/50 000 000	/04 /00 005
	Dividends to stockholders			
	Change in treasury stock			
	Aggregate write-ins for gains and losses in surplus		(48,381,847)	197,379,147
1	Change in surplus as regards policyholders (Lines 22 through 37)	(105,721,106)	41,532,810	353,049,707
39.	Surplus as regards policyholders, as of statement date (Lines 21 plus 38)	1,964,105,970	1,758,310,179	2,069,827,076
	DETAILS OF WRITE-INS			
1				
1				
1	Summers of remaining write ine for Line E from querflow nage			
	Summary of remaining write-ins for Line 5 from overflow page			
		1 200 771	C 144 OF4	10 140 460
	Other income			
1402.				
1	Summary of remaining write-ins for Line 14 from overflow page			
		1,390,771	6,144,054	10,140,462
3704	TOTALS (Lines 1401 through 1403 plus 1498) (Line 14 above) Change in contingency reserve	(22 520)		
3707	Change in business unit	(23,329)	(40, 301, 04/)	
	Change III business unit			
1	Summary of remaining write-ins for Line 37 from overflow page			
1	TOTALS (Lines 3701 through 3703 plus 3798) (Line 37 above)	(23,529)	(48,381,847)	
		(20,020)	, .0,001,011/	.5.,5/5,1//

CASH FLOW

		1 Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
	Cash from Operations			
1.	Premiums collected net of reinsurance.	29,851,917	39,394,298	54,811,72
	Net investment income		58,790,141	73,534,99
3.	Miscellaneous income	(2,353,839)	7,234,772	6,889,42
	Total (Lines 1 to 3)	97,635,290	105,419,211	135,236,13
	Benefit and loss related payments	604.780	76,124,928	(43.843.06
	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts.			
7.	Commissions, expenses paid and aggregate write-ins for deductions	61,895,269	56,574,661	80,569,16
	Dividends paid to policyholders			
	Federal and foreign income taxes paid (recovered) net of \$tax on capital			
	gains (losses)	(452)		99,84
10.	Total (Lines 5 through 9)	62,499,597	132,699,589	36,825,94
	Net cash from operations (Line 4 minus Line 10)	35,135,693	(27,280,378)	98,410,19
	Cash from Investments		(=: ,=== ,=: =)	,,
12	Proceeds from investments sold, matured or repaid:			
	12.1 Bonds	193 683 474	155 305 348	276 032 80
	12.2 Stocks			
	12.3 Mortgage loans			
	12.4 Real estate	i i		
	12.5 Other invested assets			
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments	1 ' '		· · · · · · · · · · · · · · · · · · ·
	12.7 Miscellaneous proceeds	1		
	12.8 Total investment proceeds (Lines 12.1 to 12.7)		222,199,889	342,927,34
13	Cost of investments acquired (long-term only):	201,000,010		
	13.1 Bonds	13 275 795	169 855 663	169 861 08
	13.2 Stocks		, ,	
	13.3 Mortgage loans			
	13.4 Real estate		587,826	
	13.5 Other invested assets	i i		
	13.6 Miscellaneous applications	1		
	13.7 Total investments acquired (Lines 13.1 to 13.6)		170,443,489	170,597,42
14	Net increase (or decrease) in contract loans and premium notes	· · · · · · · · · · · · · · · · · · ·	,,	,,
	, ,	188,319,264	51,756,400	172,329,92
10.	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	100,313,204	31,730,400	172,323,32
16	Cash provided (applied):			
10.	Cash provided (applied):			
	16.1 Surplus notes, capital notes			
	, , , , ,	1		
	16.4 Net deposits on deposit-type contracts and other insurance liabilities	1	i	
	16.5 Dividends to stockholders			94 , 100 , 00
	16.6 Other cash provided (applied)			94, 100,00
17	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5	(221,193)		
17.	plus Line 16.6)	(165,021,795)	(52,000,000)	(94, 100, 00
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS	(.55,021,755)	(52,000,000)	(01,100,00
18	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	58 433 162	(27,523,978)	176,640,12
	Cash, cash equivalents and short-term investments:	, 102	(21,020,010)	170,040,12
10.	19.1 Beginning of year.	281,186,178	104,546,057	104 , 546 , 05
	19.2 End of period (Line 18 plus Line 19.1)	339,619,340	77,022,078	281, 186, 17
	13.2 End of period (Line 10 plus Line 13.1)	000,010,040	11,022,010	201,100,11

Note:	Supplemental disclosures of cash flow information for non-cash transactions:			
20 0001	Bonds received for dividends.		130 475 084	130.475.084
20.0002.	Bonds received for premiums written		29,971,012	29,971,012
	Bonds received for return of capital Bonds received for benefit and loss related recoveries		7,266,995	7 , 266 , 995
20.0004.	boilds received for benefit and ross related recoveries.	127 ,000 ,929		
i				

1. Summary of Significant Accounting Policies and Going Concern

A. Accounting Practices

The financial statements of Assured Guaranty Corp. (the "Company" or "AGC") are presented on the basis of accounting practices prescribed or permitted by the Maryland Insurance Administration ("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 the Maryland 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 Commissioner of Insurance has the right to permit other specific practices that deviate from prescribed practices.

A reconciliation of the Company's net income and capital and surplus between practices prescribed and permitted by the Maryland Insurance Commissioner and NAIC SAP is shown below:

	SSAP#	F/S Page	F/S Line #	Nine Months Ended September 30, 2022	Year Ended December 31, 2021
NET INCOME					
(1) Company state basis (Page 4, Line 20, Columns 1 & 2)				\$ 85,306,636	\$ 281,954,924
(2) State Prescribed Practices that increase/(decrease) NAIC SAP:					
None				_	_
(3) State Permitted Practices that increase/(decrease) NAIC SAP:					
None				_	_
(4) NAIC SAP (1-2-3=4)				\$ 85,306,636	\$ 281,954,924
SURPLUS					
(5) Company state basis (Page 3, Line 37, Columns 1 & 2)				\$1,964,105,970	\$2,069,827,076
(6) State Prescribed Practices that increase/(decrease) NAIC SAP:					
None				_	_
(7) State Permitted Practices that increase/(decrease) NAIC SAP:					
None				_	_
(8) NAIC SAP (5-6-7=8)				\$1,964,105,970	\$2,069,827,076

B. Use of Estimates in the Preparation of the Financial Statements

There has been no significant change since the 2021 Annual Statement in the types of estimates and assumptions and estimation process inherent in the preparation of the financial statements.

C. Accounting Policies

There has been no significant change since the 2021 Annual Statement.

D. Going Concern

There are currently no conditions or events to cause management to have any substantial doubt about the Company's ability to continue as a going concern.

2. Accounting Changes and Corrections of Errors

There has been no change since the 2021 Annual Statement.

3. Business Combinations and Goodwill

- A. Statutory Purchase Method. There has been no change since the 2021 Annual Statement.
- B. Statutory Merger. There has been no change since the 2021 Annual Statement.
- C. Impairment Loss. There has been no change since the 2021 Annual Statement.

4. Discontinued Operations

There has been no change since the 2021 Annual Statement.

5. Investments

- A. Mortgage Loans, including Mezzanine Real Estate Loans The Company did not hold investments in mortgage loans at September 30, 2022.
- B. Debt Restructuring The Company has no investments in restructured debt in which the Company is a creditor at September 30, 2022.
- C. Reverse Mortgages The Company did not hold reverse mortgages as investments at September 30, 2022.

D. Loan-Backed and Structured Securities

- Prepayment assumptions for loan backed and structured securities were obtained from publicly available sources and internal models.
- The Company had no loan-backed or structured securities with current year other-than-temporary impairments ("OTTI") due to either the intent to sell the securities or the inability or lack of intent to retain for the time sufficient to recover the amortized cost basis.
- 3. The following table summarizes other-than-temporary-impairments recorded for loan-backed securities which the Company still owns at the end of the respective quarters recorded, based on the fact that the present value of projected cash flows expected to be collected was less than the amortized cost of the securities:

CUSIP	Amortized Cost Before Other- Than-Temporary CUSIP Impairment Present Value Projected Ca Flows		Other-Than- Temporary Impairment	Amortized Cost After Other- Than-Temporary Impairment	Fair Value @ Time of OTTI	Date of Financial Statement Where Reported
68401N-AE-1	\$ 1,929,874	\$ 1,846,778	\$ 83,096	\$ 1,846,778	\$ 1,239,134	03/31/2022
000759-DG-2	615,811	611,511	4,300	611,511	540,786	03/31/2022
68401N-AE-1	1,860,142	1,779,475	80,667	1,779,475	1,076,492	06/30/2022
68401N-AE-1	1,786,680	1,646,722	139,958	1,646,722	869,350	09/30/2022
			\$ 308 021			

The Company also had five structured securities whose carrying value was written down to market value as they had NAIC designations of 3 through 6. The amount that was written down in the first nine months of 2022 was approximately \$11.8 million.

- 4. The following summarizes gross unrealized investment losses on loan-backed and structured securities for which OTTI has not been recognized as a realized loss by the length of time that securities have continuously been in an unrealized loss position.
 - a. The aggregate amount of unrealized losses:

	Less than 12 months 12 Months or Mo			nths or More
Residential mortgage-backed securities	\$	(538,495)	\$	(1,030,633)
Commercial mortgage-backed securities		(1,752,138)		_
Other loan backed & structured securities		(2,475,039)		(1,430,660)
Total	1. \$	(4,765,672)	2. \$	(2,461,293)

b. The aggregate related fair value of securities with unrealized losses:

		Le	ss than 12 months		12	2 Months or More
Residential mortgage-backed securities		\$	5,698,149		\$	2,541,358
Commercial mortgage-backed securities			26,074,625			_
Other loan backed & structured securities			54,923,581			13,159,777
Total	1.	\$	86,696,355	2.	\$	15,701,135

- 5. All loan-backed and structured securities in an unrealized loss position were reviewed to determine whether an other-than-temporary impairment should be recognized. For those securities in an unrealized loss position at September 30, 2022, the Company has not made a decision to sell any such securities and does not intend to sell such securities. The Company has evaluated its cash flow requirements and believes that its liquidity is adequate and it will not be required to sell these securities before recovery of their cost basis. The Company has determined that the unrealized losses recorded were not related to credit quality.
- E. Dollar Repurchase Agreements and/or Securities Lending Transactions The Company did not enter into dollar repurchase agreements or securities lending transactions at September 30, 2022.
- F. Repurchase Agreements Transactions Accounted for as Secured Borrowing The Company did not enter into repurchase agreements accounted for as secured borrowings at September 30, 2022.
- G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing The Company did not enter into reverse repurchase agreements accounted for as secured borrowings at September 30, 2022.
- H. Repurchase Agreements Transactions Accounted for as a Sale The Company did not enter into repurchase agreements accounted for as a sale at September 30, 2022.
- Reverse Repurchase Agreements Transactions Accounted for as a Sale The Company did not enter into reverse repurchase agreements accounted for as a sale in the first nine months of 2022.
- J. Real Estate At September 30, 2022, the Company did not have any real estate held for sale. The Company has one investment in real estate, which is an office building at 400 Main Street in Stockton, California.
 - 1. The Company did not recognize any impairment losses in the first nine months of 2022.
 - 2. The Company did not recognize any realized gains or losses on the disposition of real estate held for sale in the first nine months of 2022.
 - 3. The Company has not changed plans for the sale of investments in real estate in the first nine months of 2022.
 - The Company does not engage in any land sale operations.
 - 5. The Company does not hold real estate investments with participating mortgage loan features.
- K. Low Income Housing Tax Credits ("LIHTC") The Company did not hold investments in LIHTC at September 30, 2022.
- L. Restricted Assets
 - (1) Restricted assets (including pledged) summarized by restricted asset category

Gross (Admitted & Nonadmitted) Restricted					d				Perce	entage		
				Current Year]			
		1	2	3	4	5	6	7	8	9	10	11
1	Restricted Asset Category	Total General Account (G/ A)	G/A Support- ing Protected Cell Acct Activity (a)	Total Protected Cell Acct. Restricted Assets	Protected Cell Acct. Assets Support G/ A Activity (b)	Total (1 plus 3)	Total From Prior Year	Increase/ (Decrease) (5 minus 6)	Total Non- admitted Restricted	Total Admitted Restricted (5 minus 8)	Gross (Admitted & Non- admitted) Restric-ted to Total Assets (c)	Admitted Restricted to Total Admitted Assets (d)
(a)	Subj to contractual oblig by which liability is not shown	s –	s –	s –	s —	s –	s –	s –	s –	s –	- %	- %
(b)	Collateral held under sec. lending arrangements					_		_			- %	-%
(c)	Subject to repurchase agreements					_		_			- %	-%
(d)	Subject to reverse repurchase agreements					_		_			- %	-%
(e)	Subject to dollar repurchase agreement					_		_			— %	-%
(f)	Subject to dollar reverse repurchase agreement					_		_			- %	- %
(g)	Placed under option contracts					_		_			- %	- %
(h)	Letter stock or securities restricted as to sale - excl. FHLB capital stock					_	_	_			— %	- %
(i)	FHLB capital stock					_		_			- %	- %
(j)	On deposit with state	5,917,869				5,917,869	5,875,798	42,071	_	5,917,869	0.2 %	0.2 %
(k)	On deposit with other regulatory bodies					_		_			— %	— %
(1)	Pledged as collateral to FHLB (incl. assets backing funding agreement)					_		_			- %	- %
(m)	Pledged as collateral not captured in other categories	311,095,886				311,095,886	310,613,469	482,417	_	311,095,886	11.1 %	11.3 %
(n)	Other restricted assets					_		_			- %	- %
(o)	Total restricted assets	\$ 317,013,755	s –	s –	\$ —	\$ 317,013,755	\$ 316,489,267	\$ 524,488	s –	\$ 317,013,755	11.3 %	11.5 %

- (a) Subset of Column 1
- (b) Subset of Column 3
- (c) Column 5 divided by Asset Page, Column 1, Line 28
- (d) Column 9 divided by Asset Page, Column 3, Line 28

(2) Detail of assets pledged as collateral not captured in other categories (reported on line m above)

			Gross (Admit	ted & Nonadm	itted) Restricted				Perce	Percentage	
			Current Year								
	1	2	3	4	5	6	7	8	9	10	
Collateral Agreement	Total General Account (G/A)	G/A Supporting Protected Cell Acct Activity (a)	Total Protected Cell Acct. Restricted Assets	Protected Cell Acct. Assets Support G/ A Activity (b)	Total (1 plus 3)	Total From Prior Year	Increase/ (Decrease) (5 minus 6)	Total Current Year Admitted Restricted	Gross (Admitted & Non- admitted) Restricted to Total Assets	Admitted Restricted to Total Admitted Assets	
Collateral pledged for reinsurance	\$ 311,095,886	s —	s –	s –	\$ 311,095,886	\$ 310,613,469	\$ 482,417	\$ 311,095,886	11.1 %	11.3 %	
Total (c)	\$ 311,095,886	\$ —	\$ —	\$ —	\$ 311,095,886	\$ 310,613,469	\$ 482,417	\$ 311,095,886	11.1 %	11.3 %	

- (a) Subset of Column 1
- (b) Subset of Column 3
- (c) Total Line for Columns 1 through 7 should equal 5L(1)m Columns 1 through 7 respectively and Total Line for Columns 8 through 10 should equal 5L(1)m Columns 9 through 11 respectively

The Company is required to post eligible securities to secure its reinsurance obligations to certain of its affiliates. The fair value of the Company's pledged securities totaled \$314 million as of September 30, 2022, with corresponding book/adjusted carrying value of \$311 million.

(3) Detail of other restricted assets (reported on line n above)

			Gross (Admitte	ed & Nonadmit	ted) Restricted				Perce	ntage
			Current Year							
	1	2	3	4	5	6	7	8	9	10
Other Restricted Assets	Total General Account (G/ A)	G/A Supporting Protected Cell Acct Activity (a)	Total Protected Cell Acct. Restricted Assets	Protected Cell Acct. Assets Support G/A Activity (b)	Total (1 plus 3)	Total From Prior Year	Increase/ (Decrease) (5 minus 6)	Total Current Year Admitted Restricted	Gross (Admitted & Non- admitted) Restricted to Total Assets	Admitted Restricted to Total Admitted Assets
					_		-		-%	- %
				NONE	_		-		- %	- %
Total (c)	_	_	_	_	_	_	_	_	—%	— %

- (a) Subset of Column 1
- (b) Subset of Column 3
- (c) Total Line for Columns 1 through 7 should equal 5L(1)n Columns 1 through 7 respectively and Total Line for Columns 8 through 10 should equal 5L(1)n Columns 9 through 11 respectively
- (4) The Company does not have collateral received and reflected as invested assets within its financial statements.
- M. Working Capital Finance Investments ("WCFI") The Company did not hold investments for WCFI at September 30, 2022.

- N. Offsetting and Netting of Assets and Liabilities The Company has no derivative, repurchase and reverse repurchase, and securities borrowing and securities lending assets and liabilities that are offset and reported net in accordance to SSAP No. 64 at September 30, 2022.
- O. 5GI Securities (unrated, but current on principal and interest) The Company did not hold investments in 5GI investments at September 30, 2022.
- P. Short Sales The Company did not sell any securities short in the first nine months of 2022.
- Q. Prepayment Penalty and Acceleration Fees The Company had no prepayment penalties income in the first nine months of 2022.
- R. Cash Pool The Company did not participate in any cash pools at September 30, 2022.

6. Joint Ventures, Partnerships and Limited Liability Companies

As of September 30, 2022, the book value of the Company's investments in limited partnerships and limited liability companies was \$211.6 million. There were realized gains of \$7.2 million recognized in net income and unrealized losses of \$16.2 million recognized in surplus during the nine months ended September 30, 2022.

7. Investment Income

A. Accrued Investment Income

Accrued investment income was \$24,492,959 and \$19,960,289 as of September 30, 2022 and December 31, 2021, respectively. There are no amounts due and accrued over 90 days included in these balances.

B. The Company does not admit investment income due and accrued if amounts are over 90 days past due.

8. Derivative Instruments

There has been no change since the 2021 Annual Statement.

9. Income Taxes

There has been no significant change since the 2021 Annual Statement.

10. Information Concerning Parent, Subsidiaries and Affiliates

A, C through O. There has been no significant change since the 2021 Annual Statement.

B. Transactions with Affiliates

The Company engaged in the following non-insurance transactions (generally representing greater than 0.5% of admitted assets) with affiliates:

 The Company made dividend payments of \$164.8 million in the first nine months of 2022 to Assured Guaranty US Holdings Inc. (the "Parent" or "AGUS").

11. <u>Debt</u>

The Company entered into a secured short-term loan facility with a major financial institution to partially fund gross payments in connection with the possible resolution of a portion of its Puerto Rico exposures. See Note 21, Other Items. The short-term loan facility permitted the Company to borrow up to \$80 million for up to thirty days and would have borne interest at 1.10% per annum. There were no drawings under this facility. The ability of the Company to borrow under the facility has expired.

12. <u>Retirement Plans, Deferred Compensation, Post-employment Benefits and Compensated Absences and Other Post-retirement Benefit Plans</u>

There has been no significant change since the 2021 Annual Statement.

13. Capital and Surplus, Dividend Restrictions and Quasi-Reorganizations

A through C, F through I, K through M. There has been no significant change since the 2021 Annual Statement.

- D. The Company paid dividends to AGUS of \$125 million on March 24, 2022, \$24 million on June 28, 2022, and \$15.8 million on September 30, 2022.
- E. Under Maryland's insurance law, AGC may, with prior notice to the Maryland Insurance Commissioner, pay an ordinary dividend that, together with all dividends paid in the prior 12 months, does not exceed the lesser of 10% of its policyholders' surplus (as of the prior December 31) or 100% of its adjusted net investment income during that period. The maximum amount available during 2022 for AGC to distribute as ordinary dividends is approximately \$207 million. Of such \$207 million, \$164.8 million was distributed by AGC to AGUS in the first nine months of 2022, and approximately \$42 million is available for distribution in the fourth quarter of 2022.
- J. The portion of unassigned funds (surplus) represented by cumulative unrealized gains is \$19,467,396.

14. Liabilities, Contingencies and Assessments

A through F. There has been no change since the 2021 Annual Statement.

G. All Other Contingencies:

Uncollected Premiums

As of September 30, 2022, the Company had uncollected premiums of \$11,756,621. Uncollected premiums more than 90 days past due were \$5,806,208.

Legal Proceedings

Lawsuits arise in the ordinary course of the Company's business. It is the opinion of the Company's management, based upon the information available, that the expected outcome of litigation against the Company, individually or in the aggregate, will not have a material adverse effect on the Company's financial position or liquidity, although an adverse resolution of litigation against the Company in a fiscal quarter or year could have a material adverse effect on the Company's results of operations in a particular quarter or year.

In addition, in the ordinary course of its business, the Company is involved in litigation with third parties to recover insurance losses paid in prior periods or prevent or reduce losses in the future. The impact, if any, of these and other proceedings on the amount of recoveries the Company receives and losses it pays in the future is uncertain, and the impact of any one or more of these proceedings during any quarter or year could be material to the Company's results of operations in that particular quarter or year.

The Company also receives subpoenas and interrogatories from regulators from time to time.

Litigation

On November 28, 2011, Lehman Brothers International (Europe) (in administration) ("LBIE") sued AG Financial Products Inc. ("AGFP"), an affiliate of AGC which in the past had provided credit protection to counterparties under CDS. AGC acts as the credit support provider of AGFP under these CDS. LBIE's complaint, which was filed in the Supreme Court of the State of New York (the "Supreme Court"), asserted a claim for breach of the implied covenant of good faith and fair dealing based on AGFP's termination in December 2008 of nine credit derivative transactions between LBIE and AGFP and asserted claims for breach of contract and breach of the implied covenant of good faith and fair dealing based on AGFP's termination in July 2008 of 28 other credit derivative transactions between LBIE and AGFP and AGFP's calculation of the termination payment in connection with those 28 other credit derivative transactions. Following defaults by LBIE, AGFP properly terminated the transactions in question in compliance with the agreement between AGFP and LBIE, and calculated the termination payment properly. AGFP has calculated that LBIE owes AGFP approximately \$4 million for the claims which were dismissed and approximately \$21 million in connection with the termination of the other credit derivative transactions, whereas LBIE asserted in the complaint that AGFP owes LBIE a termination payment of approximately \$1.4 billion. AGFP filed a motion to dismiss the claims for breach of the implied covenant of good faith in LBIE's complaint, and on March 15, 2013, the court granted AGFP's motion to dismiss in respect of the count relating to the nine credit derivative transactions and narrowed LBIE's claim with respect to the 28 other credit derivative transactions. LBIE's administrators disclosed in an April 10, 2015 report to LBIE's unsecured creditors that LBIE's valuation expert has calculated LBIE's claim for damages in aggregate for the 28 transactions to range between a minimum of approximately \$200 million and a maximum of approximately \$500 million, depending on what adjustment, if any, is made for AGFP's credit risk. In addition, LBIE seeks prejudement interest from the time of termination onwards. AGFP filed a motion for summary judgment on the remaining causes of action asserted by LBIE and on AGFP's counterclaims, and on July 2, 2018, the court granted in part and denied in part AGFP's motion. The court dismissed, in its entirety, LBIE's remaining claim for breach of the implied covenant of good faith and fair dealing and also dismissed LBIE's claim for breach of contract solely to the extent that it is based upon AGFP's conduct in connection with the auction. With respect to LBIE's claim for breach of contract, the court held that there are triable issues of fact regarding whether AGFP calculated its loss reasonably and in good faith. On October 1, 2018, AGFP filed an appeal with the Appellate Division of the Supreme Court of the State of New York, First Judicial Department, seeking reversal of the portions of the lower court's ruling denying AGFP's motion for summary judgment with respect to LBIE's sole remaining claim for breach of contract. On January 17, 2019, the Appellate Division affirmed the Supreme Court's decision, holding that the lower court correctly determined that there are triable issues of fact regarding whether AGFP calculated its loss reasonably and in good faith. A bench trial was held before Justice Melissa A. Crane of the New York Supreme Court from October 18 through November 19, 2021. Post-trial briefing was completed on June 21, 2022, and a decision is anticipated in the fourth quarter of 2022.

Puerto Rico Litigation

Currently, there are numerous legal actions relating to the default by the Commonwealth of Puerto Rico ("Puerto Rico" or the "Commonwealth") and certain of its instrumentalities on debt service payments, and related matters, and the Company is a party to a number of them. The Company has taken legal action, and may take additional legal action in the future, to enforce its rights with respect to Puerto Rico obligations the Company insures. In addition, Puerto Rico, the financial oversight and management board ("FOMB") and others have taken legal action naming the Company as party.

A number of legal actions involving the Company, as well as claims related to the clawback of certain excise taxes and revenues pledged to secure bonds issued by the Puerto Rico Highways and Transportation Authority ("PRHTA"), were resolved on March 15, 2022, in connection with the consummation of the March Puerto Rico Resolutions. All other proceedings remain stayed pending the Court's determination on plans of adjustment or other proceedings related to PRHTA and the Puerto Rico Electric Power Authority ("PREPA").

Remaining Stayed Proceedings. The following Puerto Rico proceedings in which the Company is involved remain stayed:

- On June 26, 2017, Assured Guaranty Municipal Corp. ("AGM") and AGC filed a complaint in the United States
 District Court of the District of Puerto Rico ("Federal District Court of Puerto Rico") to compel the FOMB to certify
 the PREPA RSA for implementation under Title VI of the Puerto Rico Oversight, Management, and Economic
 Stability Act ("PROMESA"). On July 21, 2017, considering its PREPA Title III petition on July 2, 2017, the FOMB
 filed a notice of stay under PROMESA.
- On July 18, 2017, AGM and AGC filed a motion for relief in the Federal District Court of Puerto Rico from the automatic stay filed in the PREPA Title III Bankruptcy proceeding. The court denied the motion on September 14,

2017, but on August 8, 2018, the United States Court of Appeals for the First Circuit vacated and remanded the court's decision. On October 3, 2018, AGM and AGC, together with other bond insurers, filed a motion with the court to lift the automatic stay to commence an action against PREPA for the appointment of a receiver.

- On May 20, 2019, the FOMB and the Official Committee of Unsecured Creditors filed an adversary complaint in the Federal District Court of Puerto Rico challenging the validity, enforceability, and extent of security interests in PRHTA revenues. On July 24, 2019, Judge Swain announced a court-imposed stay of a series of adversary proceedings and contested matters, which include this proceeding, through November 30, 2019, with a mandatory mediation element; Judge Swain extended the stay through December 31, 2019, and subsequently extended the stay again pending further order of the court on the understanding that these issues will be resolved in other proceedings.
- On September 30, 2019, certain parties that either had advanced funds to PREPA for the purchase of fuel or had succeeded to such claims ("Fuel Line Lenders") filed an amended adversary complaint against the FOMB and other parties, including AGC and AGM, seeking subordination of PREPA bondholder claims to Fuel Line Lenders' claims. On November 12, 2019, AGC and AGM filed a motion to dismiss the amended adversary complaint. The FOMB filed a status report on May 15, 2020, regarding PREPA's financial condition and its request for approval of the PREPA RSA settlement, in which it requested that it be permitted to file an updated report by July 31, 2020, that all proceedings related to the approval of the PREPA RSA settlement continue to be adjourned, and that the hearing in this adversary proceeding scheduled for June 3, 2020, be adjourned. On May 22, 2020, the Federal District Court of Puerto Rico issued an order to that effect. On September 29, 2022, the court entered an order terminating the motion to dismiss without prejudice, and indicating that the issues in the adversary proceeding will only be addressed, if necessary, after issues related to security and recourse of the PREPA bonds have been resolved or, if necessary, in connection with the confirmation of a plan of adjustment for PREPA.
- On October 30, 2019, the retirement system for PREPA employees ("SREAEE") filed an amended adversary complaint in the Federal District Court of Puerto Rico against the FOMB and other parties, seeking subordination of PREPA bondholder claims to SREAEE claims. On November 7, 2019, the court granted a motion to intervene by AGC and AGM. On November 13, 2019, AGC and AGM filed a motion to dismiss the amended adversary complaint. The FOMB filed a status report on May 15, 2020, regarding PREPA's financial condition and its request for approval of the PREPA RSA settlement, in which it requested that it be permitted to file an updated report by July 31, 2020, that all proceedings related to the approval of the PREPA RSA settlement continue to be adjourned, and that the hearing in this adversary proceeding scheduled for June 3, 2020, be adjourned. On May 22, 2020, the Federal District Court of Puerto Rico issued an order to that effect. On September 29, 2022, the court entered an order terminating the motion to dismiss without prejudice, and indicating that the issues in the adversary proceeding will only be addressed, if necessary, after issues related to security and recourse of the PREPA bonds have been resolved or, if necessary, in connection with the confirmation of a plan of adjustment for PREPA.
- On January 16, 2020, the FOMB, on behalf of the PRHTA, brought an adversary proceeding in the Federal District Court of Puerto Rico against AGM and AGC and other insurers of PRHTA bonds, objecting to the bond insurers claims in the PRHTA Title III proceedings and seeking to disallow such claims. Considering the PSA, on May 25, 2021, Judge Swain stayed the participation of AGM and AGC.
- On July 1, 2019, the FOMB initiated an adversary proceeding against U.S. Bank National Association, as trustee for PREPA's bonds, objecting to and challenging the validity, enforceability, and extent of prepetition security interests securing those bonds and seeking other relief. On September 30, 2022, the FOMB filed an amended complaint against the trustee (i) objecting to and challenging the validity, enforceability, and extent of prepetition security interests securing PREPA's bonds and (ii) arguing that PREPA bondholders' recourse was limited to certain deposit accounts held by the trustee. On October 7, 2022, the court approved a stipulation permitting AGM and AGC to intervene as defendants.

For a discussion of the Company's exposure to Puerto Rico related to the litigation described above, please see Note 21, Other Items - Underwriting Exposure.

15. Leases

There has been no material changes since the 2021 Annual Statement.

16. <u>Information About Financial Instruments With Off-Balance Sheet Risk and Financial Instruments with Concentrations</u> of Credit Risk

The Company provides insurance for public finance and structured finance obligations. Total net principal and interest exposure at September 30, 2022 was \$31.1 billion (\$27.0 billion for public finance and \$4.1 billion for structured finance exposures).

17. Sale, Transfer and Servicing of Financial Assets and Extinguishments of Liabilities

- A. The Company has not sold or transferred any premium receivables during the first nine months of 2022.
- B. The Company has not transferred or serviced any financial assets during the first nine months of 2022.
- C. The Company did not engage in any wash sale transactions during the first nine months of 2022.

18. Gain or Loss to the Reporting Entity from Uninsured Plans and the Uninsured Portion of Partially Insured Plans There has been no always since the 2001 Approach.

There has been no change since the 2021 Annual Statement.

19. <u>Direct Premium Written/Produced by Managing General Agents/Third Party Administrators</u>

There has been no change since the 2021 Annual Statement.

20. <u>Fair Value</u>

- A. Inputs Used for Assets and Liabilities Measured and Reported at Fair Value
 - 1. Items Measured and Reported at Fair Value by Levels 1, 2 and 3

The categorization within the fair value hierarchy is determined based on whether the inputs to valuation techniques used to measure fair value are observable or unobservable. Observable inputs reflect market data obtained from

independent sources, while unobservable inputs reflect Company estimates of market assumptions. The fair value hierarchy prioritizes model inputs into three broad levels as follows, with Level 1 being the highest and Level 3 the lowest. An asset's or liability's categorization is based on the lowest level of significant input to its valuation.

- Level 1 Quoted prices for identical instruments in active markets. The Company generally defines an
 active market as a market in which trading occurs at significant volumes. Active markets generally are
 more liquid and have a lower bid-ask spread than an inactive market.
- Level 2 Quoted prices for similar instruments in active markets; quoted prices for identical or similar
 instruments in markets that are not active; and observable inputs other than quoted prices, such as interest
 rates or yield curves and other inputs derived from or corroborated by observable market inputs.
- Level 3 Model derived valuations in which one or more significant inputs or significant value drivers are unobservable. Financial instruments are considered Level 3 when their values are determined using pricing models, discounted cash flow methodologies or similar techniques and at least one significant model assumption or input is unobservable. Level 3 financial instruments also include those for which the determination of fair value requires significant management judgment or estimation.

The following fair value hierarchy table presents information about the Company's asset measured at fair value as of September 30, 2022.

Description for each class of asset or liability	Level 1	Level 2	Level 3	Net Asset Value	TOTAL
a. Assets at fair value					
Industrial & miscellaneous bonds	\$ — \$	— \$	253,855	\$ - \$	253,855
Political subdivision bonds	_	12,267,460	_	_	12,267,460
Special revenue bonds	_	626,343	2,455,513	_	3,081,856
Money market mutual funds	_	287,285,103	_	_	287,285,103
Total assets at fair value	\$ — \$	300,178,906 \$	2,709,368	\$ - \$	302,888,274

Bonds

Bonds with an NAIC designation of 1 and 2 are carried at amortized cost while bonds with an NAIC designation of 3 through 6 are carried at the lower of cost or fair value.

The fair value of bonds in the investment portfolio is generally based on prices received from third-party pricing services or alternative pricing sources with reasonable levels of price transparency. The pricing services prepare estimates of fair value using their pricing models, which take into account: benchmark yields, reported trades, broker/dealer quotes, issuer spreads, two-sided markets, benchmark securities, bids, offers, reference data, industry and economic events, and sector groupings. Additional valuation factors that can be taken into account are nominal spreads and liquidity adjustments. The pricing services evaluate each asset class based on relevant market and credit information, perceived market movements, and sector news.

Benchmark yields have in many cases taken priority over reported trades for securities that trade less frequently or those that are distressed trades, and therefore may not be indicative of the market. The extent of the use of each input is dependent on the asset class and the market conditions. The valuation of fixed-maturity investments is more subjective when markets are less liquid due to the lack of market based inputs.

Stocks

The Company's stocks are primarily comprised of investments in subsidiaries. Investments in subsidiaries are carried on the equity basis, to the extent admissable.

Cash and Short-Term Investments

Cash equivalents and short-term investments, with the exception of money market mutual funds, are stated at amortized cost and have maturities within one year of purchase date. Money market mutual funds are accounted for at fair value, which approximates amortized cost.

Other Invested Assets

The carrying amounts reported in the statement of admitted assets, liabilities and surplus for these instruments are at amortized cost. Investments in limited liability company interests are carried on the equity basis, to the extent admissable.

Rollforward of Level 3 Items

For fair value measurements categorized within Level 3 of the fair value hierarchy, the following table is a reconciliation from the opening balance to the closing balances during the quarter:

Description:	Beginning Balance at July 1, 2022	Transfers Into Level 3	Transfers Out of Level 3	Total Gains & Losses incl in Net Income	Total Gains & Losses incl in Surplus	Purchases	Issuances	Sales	Settle- ments	Ending Balance at September 30, 2022	
Bonds - industrial & miscellaneous	\$ 324,398,925	\$ 253,855	\$333,078,078	\$ 4,857,169	\$3,821,981	s —	s –	s —	s –	\$ 253,852	
Bonds - special revenue	2,677,684	_		(222,171)	_	_	-	_	_	2,455,513	
TOTAL	\$ 327,076,609	\$ 253,855	\$333,078,078	\$ 4,634,998	\$3,821,981	s –	s —	s –	s –	\$ 2,709,365	

3. Policy on Transfers Into and Out of Level 3

Transfers in and out of Level 3 are recognized when the Company evaluates whether securities with unobservable inputs need to be carried at fair value.

• During the three months ended September 30, 2022, two industrial and miscellaneous bonds were transferred into Level 3 of the fair value hierarchy because they had an NAIC designation of 3 through 6, and therefore were carried at fair value at September 30, 2022. Two industrial and miscellaneous bonds were transferred out of Level 3 of the fair value hierarchy because the carrying value was lower than the fair value as of September 30, 2022.

4. Inputs and Techniques Used for Level 3 Fair Values

All Level 3 securities were priced with the assistance of independent third parties. The pricing is based on a discounted cash flow approach using the third party's proprietary pricing models. The models use inputs such as projected prepayment speeds; severity assumptions; recovery lag assumptions; estimated default rates (determined on the basis of an analysis of collateral attributes, historical collateral performance, borrower profiles and other features relevant to the evaluation of collateral credit quality); home price appreciation/depreciation rates based on macroeconomic forecasts and recent trading activity. The yield used to discount the projected cash flows is determined by reviewing various attributes of the security including collateral type, weighted average life, sensitivity to losses, vintage, and convexity, in conjunction with market data on comparable securities. Significant changes to any of these inputs could have materially changed the expected timing of cash flows within these securities which is a significant factor in determining the fair value of the securities.

Derivative Fair Values

The Company has not entered into any derivative contracts at September 30, 2022.

B. Other Fair Value Disclosures

The fair value of the Company's financial guaranty insurance contracts accounted for as insurance was approximately \$739.9 million at September 30, 2022 and was based on management's estimate of what a similarly rated financial guaranty insurance company would demand to acquire the Company's in-force book of financial guaranty insurance business. It is based on a variety of factors that may include pricing assumptions management has observed for portfolio transfers and acquisitions that have occurred in the financial guaranty market and also includes adjustments to the carrying value of unearned premium reserve for stressed losses, ceding commissions and return on capital. The Company classified the fair value of financial guaranty insurance contracts as Level 3.

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

The table below reflects the fair values and admitted values of all admitted assets and liabilities that are financial instruments excluding those accounted for under the equity method. The fair values are also categorized into the three-level fair value hierarchy as described in Note 20A.

Type of Financial Instrument	Fair Value	Admitted Value	Level 1	Level 2	Level 3	Net Asset Value	Not Practicable (Carrying Value)
Bonds	\$1,983,657,055	\$2,052,124,739	\$ _	\$1,506,891,077	\$ 476,765,978	s –	- \$ —
Cash, cash equivalents and short-term investments	339,619,340	339,613,340	52,334,237	287,285,103	_	_	_
Other invested assets	87,500,000	87,500,000	_	_	87,500,000	_	
Total assets	\$2,410,776,395	\$2,479,238,079	\$ 52,334,237	\$1,794,176,180	\$ 564,265,978	\$ -	- \$ —

- D. Financial Instruments for Which it is Not Practical to Estimate Fair Values Not applicable
- E. Instruments Measured Using NAV Practical Expedient Not applicable

21. Other Items

B, C, D, E, G, H. There has been no change since the 2021 Annual Statement.

A. Unusual or Infrequent Items

Russia's Invasion of Ukraine

Russia's invasion of Ukraine has led to the imposition of economic sanctions by many western countries against Russia and certain Russian individuals, dislocation in global energy markets, massive refugee movements, and payment default by certain Russian credits. The economic sanctions imposed by western governments, along with decisions by private companies regarding their presence in Russia, continue to reduce western economic ties to Russia and to reshape global economic and political ties more generally, and the Company cannot predict all of the potential effects of the conflict on the world or on the Company.

The Company's surveillance and treasury functions have reviewed the Company's insurance and investment portfolios, respectively, and have identified no material direct exposure to Ukraine or Russia. In fact, the Company's direct insurance exposure to eastern Europe generally is limited to approximately \$5 million in net par outstanding as of September 30, 2022, comprising \$2 million net par exposure to the sovereign debt of Poland and \$3 million net par exposure to a toll road in Hungary. The Company rates the toll road exposure below investment grade ("BIG").

Inflation

By some key measures, consumer inflation in the U.S. and the U.K. has been higher in the last few months than it has been in decades, and interest rates generally have increased. The Federal Reserve Board has raised interest rates a few times and communicated its intention to further raise them in the future. Concerns have been expressed in the financial press about inflation taking hold in the economy. Increases in the consumer price index ("CPI") impacts the Company's primary businesses directly by increasing exposure and future installment premium for certain periodic paying insured debt. CPI may also impact the Company indirectly to the extent it makes it more difficult for obligors to make their debt payments, and accompanying higher interest rates could impact the Company in several ways. For example, higher interest rates might make the Company's credit enhancement products more attractive in the market and increase the level of premiums it can

charge for those products, and, over time, also increase the amount the Company can earn on its largely fixed-maturity investment portfolio. On the other hand, high interest rates decrease the amount of excess spread available to support the distressed residential mortgage-backed securities ("RMBS") the Company insures and reduce the market value of its largely fixed-rate fixed-maturity investment portfolios.

Impact of COVID-19 Pandemic

The emergence and continuation of COVID-19 and reactions to it, including various intermittent closures and capacity and travel restrictions, have had a profound effect on the global economy and financial markets. The ultimate size, depth, course and duration of the pandemic, and the effectiveness, acceptance, and distribution of vaccines and therapeutics for it, remain unknown, and the governmental and private responses to the pandemic continue to evolve. Due to the nature of the Company's business, COVID-19 and its global impact, directly and indirectly affected certain sectors in the insured portfolio.

Shortly after the pandemic reached the U.S. through early 2021 the Company's surveillance department conducted supplemental periodic surveillance procedures to monitor the impact on its insured portfolio of COVID-19 and governmental and private responses to COVID-19, with emphasis on state and local governments and entities that were already experiencing significant budget deficits and pension funding and revenue shortfalls, as well as obligations supported by revenue streams most impacted by various intermittent closures and capacity and travel restrictions or an economic downturn. Given significant federal funding to state and local governments in 2021 and the performance it observed, the Company's surveillance department has reduced these supplemental procedures. However, the Company is still monitoring those sectors it identified as most at risk for any developments related to COVID-19. The Company has paid only relatively small insurance claims it believes are due at least in part to credit stress arising specifically from COVID-19, and projects nearly full reimbursement of these claims.

F. Subprime Mortgage-Related Risk Exposure

(1) through (3)

The Company purchased securities with subprime mortgage related exposures that it has insured, and for which it had loss reserves, in order to mitigate the economic effect of insured losses ("loss mitigation bonds"). These securities were purchased at a discount and are accounted for excluding the effects of the Company's insurance on the securities. As of September 30, 2022, the majority of the investment portfolio is managed by three outside managers. The Company has established detailed guidelines regarding credit quality, exposure to a particular sector and exposure to a particular obligor within a sector. The externally managed portfolio must maintain a minimum average rating of A+ by S&P or A1 by Moody's.

As of September 30, 2022		Actual Cost	Book Value	Fair Value		OTTI Losses Recognized
Residential mortgage-backed securities	\$	4,506,910	\$ 4,507,131	\$ 4,025,552	\$	(1,885,947)
	H				1	(1)
Total	\$	4,506,910	\$ 4,507,131	\$ 4,025,552	\$	(1,885,947)

(4) Underwriting Exposure

Selected U.S. Public Finance Transactions

Exposure to Puerto Rico

The Company had insured exposure to general obligation bonds of the Puerto Rico and various obligations of its related authorities and public corporations aggregating \$605 million net par outstanding as of September 30, 2022, a decrease of \$460 million from the \$1.1 billion net par outstanding as of December 31, 2021. All of the Company's insured exposure to Puerto Rico was rated BIG. The Company has paid claims as a result of payment defaults on all of its outstanding Puerto Rico exposures except the Municipal Finance Agency ("MFA"), the Puerto Rico Aqueduct and Sewer Authority ("PRASA") and the University of Puerto Rico ("U of PR").

On June 30, 2016, PROMESA was signed into law. PROMESA established the seven-member FOMB with authority to require that balanced budgets and fiscal plans be adopted and implemented by Puerto Rico. Title III of PROMESA provides for a process analogous to a voluntary bankruptcy process under Chapter 9 of the United States Bankruptcy Code ("Bankruptcy Code").

Currently there are numerous legal actions relating to the default by the Commonwealth and certain of its entities on debt service payments, and related matters, and the Company is a party to a number of them. See Note 14, Liabilities, Contingencies and Assessments.

After over five years of negotiations, on March 15, 2022, a substantial portion of the Company's Puerto Rico exposure was resolved in accordance with three orders entered by the Federal District Court of Puerto Rico:

• On January 18, 2022, the Federal District Court of Puerto Rico, acting under Title III of PROMESA, entered an order and judgment confirming the Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority ("GO/PBA Plan"). The GO/PBA Plan restructured approximately \$35 billion of debt (including the Puerto Rico General Obligation ("GO") and Public Buildings Authority ("PBA") bonds insured by the Company) and other claims against the government of Puerto Rico and certain entities as well as \$50 billion in pension obligations (none of the pension obligations are insured by the Company), and the Company believes its terms are consistent with the terms of the settlement embodied in a revised plan support agreement ("PSA") for GO and PBA entered into by AGM and AGC on February 22, 2021, with certain other stakeholders, the Commonwealth, and the FOMB ("GO/PBA PSA").

- On January 20, 2022, the Federal District Court of Puerto Rico, acting under Title VI of PROMESA, entered an
 order under Title VI of PROMESA ("PRCCDA Modification") modifying the debt of the Puerto Rico Convention
 Center District Authority ("PRCCDA").
- On January 20, 2022, the Federal District Court of Puerto Rico, acting under Title VI of PROMESA, entered another
 order under Title VI of PROMESA ("PRIFA Modification") modifying certain debt of the Puerto Rico Infrastructure
 Financing Authority ("PRIFA").

As a result of the consummation on March 15, 2022, of each of the GO/PBA Plan, PRCCDA Modification and PRIFA Modification (together, the "March Puerto Rico Resolutions"), including claim payments made by the Company under the March Puerto Rico Resolutions, the Company's obligations under its insurance policies covering debt of the PRCCDA and PRIFA were extinguished, and its insurance exposure to Puerto Rico GO and PBA was greatly reduced.

On October 12, 2022, the Federal District Court of Puerto Rico, acting under Title III of PROMESA, entered an order and judgment confirming the amended plan of adjustment for PRHTA filed by the FOMB with the Federal District Court of Puerto Rico on September 6, 2022 ("HTA Plan"). The HTA Plan restructures approximately \$6.4 billion of debt (including the PRHTA bonds insured by the Company), and the Company believes its terms are consistent with the terms of the settlement embodied in the PRHTA PSA entered into on May 5, 2021, by AGM and AGC and certain other stakeholders, the Commonwealth, and the FOMB (the "HTA PSA"). The FOMB will set the effective date of the HTA Plan ("HTA Effective Date") and, as of November 14, 2022, the expected HTA Effective Date had not yet been announced.

The Company is continuing its efforts to resolve the one remaining Puerto Rico insured exposure that is in payment default, PREPA. Economic, political and legal developments, including inflation, increases in the cost of petroleum products and developments related to the COVID-19 pandemic, may impact any resolution of the Company's PREPA insured exposure and the value of the consideration the Company has received in connection with the March Puerto Rico Resolutions or has received or may receive in the future in connection with the HTA PSA or HTA Plan or any future resolutions of the Company's PREPA insured exposures. The impact of developments relating to Puerto Rico during any quarter or year could be material to the Company's results of operations and shareholders' equity.

Puerto Rico GO and PBA

As of September 30, 2022, the Company had remaining \$19 million of insured net par outstanding of GO bonds and \$4 million of insured net par outstanding of PBA bonds.

Under the GO/PBA Plan and in connection with its direct exposure the Company received (excluding amounts received in connection with the second election described further below and amounts received in connection with second-to-pay exposures):

- · \$144 million in cash, net of ceded reinsurance,
- \$130 million of new recovery bonds, which represents the face value of current interest bonds and the maturity value of capital appreciation bonds, net of ceded reinsurance, and
- \$62 million of contingent value instruments ("CVI"), which represents the original notional value, net of ceded reinsurance.

The CVIs are intended to provide creditors with additional recoveries tied to the outperformance of the Puerto Rico 5.5% Sales and Use Tax ("SUT") receipts against May 2020 certified fiscal plan projections, subject to annual and lifetime caps. The CVIs are reported as a component of salvage recoverable. The notional amount of a CVI represents the sum of the maximum distributions the holder could receive under the CVI, subject to the cumulative and annual caps, if the SUT sufficiently exceeds 2020 certified fiscal plan projections, without any discount for time.

The Company has sold most of the new recovery bonds and CVIs it received on March 15, 2022, and may sell in the future any new recovery bonds or CVIs it continues to hold. The fair value of any new recovery bonds the Company retains will fluctuate. Any gains or losses on sales of new recovery bonds relative to their values on March 15, 2022, were and will be reported as realized gains and losses on investments and other income (loss) rather than incurred loss and loss adjustment expense ("LAE"). Any changes in value of CVIs will be reported as losses incurred rather than realized gains and losses on investments.

In August 2021, the Company exercised certain elections under the GO/PBA Plan that impact the timing of payments under its insurance policies. In accordance with the terms of the GO/PBA Plan, the payment of the principal of all GO bonds and PBA bonds insured by the Company was accelerated against the Commonwealth and became due and payable as of March 15, 2022. Insured holders of noncallable insured bonds covered by the GO/PBA Plan (representing \$65 million net par outstanding as of December 31, 2021), were permitted to elect either: (i) to receive on March 15, 2022, 100% of the then outstanding principal amount of insured bonds plus accrued interest; or (ii) to receive custody receipts that represent an interest in the legacy insurance policy plus cash, new recovery bonds and CVIs (in aggregate, "Plan Consideration") that constitute distributions under the GO/PBA Plan. For those who made the second election, distributions of Plan Consideration are immediately passed through to insured bondholders under the custody receipts to the extent of any cash or proceeds of new securities held in the custodial trust and are applied to make payments and/or prepayments of amounts due under the legacy insured bonds. The Company's insurance policy continues to guarantee principal and interest coming due on the legacy insured bonds in accordance with the terms of such insurance policy on the originally scheduled legacy bond interest and principal payment dates to the extent that distributions of Plan Consideration are insufficient to pay such amounts after giving effect to the distributions described in the immediately preceding sentence. In the case of insured bondholders who elected to receive custody receipts, the Company retains the right to satisfy its obligations under the insurance policy with respect to the related legacy insured bonds at any time thereafter, with 30 days' notice, by paying 100% of the then outstanding principal amount of insured bonds plus accrued interest. As of September 30, 2022, the net insured par outstanding under the legacy GO and PBA insurance policies was \$23 million, and constituted all of the Company's remaining net par exposure to the GO and PBA bonds it had insured.

PRCCDA and PRIFA

As of September 30, 2022, the Company had no insured net par outstanding of PRCCDA or PRIFA obligations remaining. Under the PRCCDA Modification and the PRIFA Modification, on March 15, 2022, the Company received an aggregate of \$47 million in cash (net of ceded reinsurance) and \$98 million in notional amount of CVIs (net of ceded reinsurance).

PRHTA

As of September 30, 2022, the Company had \$505 million of insured net par outstanding that is covered by the HTA PSA: \$454 million insured net par outstanding of PRHTA (transportation revenue) bonds and \$51 million insured net par outstanding of PRHTA (highway revenue) bonds. The transportation revenue bonds are secured by a subordinate gross lien on gasoline and gas oil and diesel oil taxes, motor vehicle license fees and certain tolls, plus a first lien on taxes on crude oil, unfinished oil and derivative products. The highway revenue bonds are secured by a gross lien on gasoline and gas oil and diesel oil taxes, motor vehicle license fees and certain tolls.

The HTA PSA provides for payments to AGM and AGC consisting of: (i) cash; (ii) new bonds expected to be backed by toll revenue ("Toll Bonds"); and (iii) a CVI. The HTA PSA contemplates a Title III proceeding requiring court approval of a disclosure statement, solicitation and voting process, and a plan confirmation hearing. On September 6, 2022, the FOMB filed an amended HTA Plan with the Federal District Court of Puerto Rico, which the Company believes to be consistent with the HTA PSA, and on October 12, 2022, the court approved the amended HTA Plan. The HTA Plan, similar to the GO/PBA Plan, provides an option for holders of noncallable bonds insured by the Company (representing \$385 million net par outstanding as of September 30, 2022) to elect to receive custody receipts that represent an interest in the legacy insurance policy plus Toll Bonds, and insured bondholders representing \$212 million net par outstanding as of September 30, 2022 have elected this option. The FOMB will set the effective date of the HTA Plan ("HTA Effective Date") and, as of November 14, 2022, the expected HTA Effective Date had not yet been announced.

During the third quarter of 2022, the Company received, pursuant to the GO/PBA Plan and the terms of the HTA PSA, \$37 million of cash (\$33 million net of ceded reinsurance) and \$417 million original notional of CVI (\$332 million net of ceded reinsurance). The Company has sold a portion of those CVIs. On the HTA Effective Date, the Company also expects to receive additional recoveries in the form of cash and Toll Bonds.

PREPA

As of September 30, 2022, the Company had \$69 million insured net par outstanding of PREPA obligations. The PREPA obligations are secured by a lien on the revenues of the electric system. On May 3, 2019, AGM and AGC entered into a restructuring support agreement with PREPA and other stakeholders, including a group of uninsured PREPA bondholders, the Commonwealth and the FOMB ("PREPA RSA"). This agreement was terminated by Puerto Rico on March 8, 2022.

On April 8, 2022, Judge Laura Taylor Swain of the Federal District Court of Puerto Rico issued an order appointing as members of a PREPA mediation team U.S. Bankruptcy Judges Shelley Chapman (lead mediator), Robert Drain and Brendan Shannon. Judge Swain also entered a separate order establishing the terms and conditions of mediation, including that the mediation would terminate on June 1, 2022. Judge Swain has since extended the term of such mediation several times, most recently on September 8, 2022, extending the term to September 16, 2022. After mediation terminated, Judge Swain issued an order on September 29, 2022, that (i) directs the FOMB to file a plan of adjustment and disclosure statement by December 1, 2022, (ii) sets a schedule for litigating bondholders' lien status, and (iii) directs a new round of mediation that would terminate on December 31, 2022, but granting discretion to the mediation team to further extend the mediation deadline to January 31, 2023, based on its assessment of the progress of the mediation process.

The last revised fiscal plan for PREPA was certified by the FOMB on May 27, 2021.

Other Puerto Rico Exposures

All debt service payments for the Company's remaining Puerto Rico exposures have been made in full by the obligors as of the date of this filing. Such exposures comprise:

- MFA. As of September 30, 2022, the Company had \$6 million insured net par outstanding of bonds issued by MFA secured by a lien on local property tax revenues.
- U of PR. As of September 30, 2022, the Company had \$1 million insured net par outstanding of U of PR bonds, which
 are general obligations of the university and are secured by a subordinate lien on the proceeds, profits and other income
 of the university, subject to a senior pledge and lien for the benefit of outstanding university system revenue bonds.
- PRASA. As of September 30, 2022, the Company had \$1 million insured net par outstanding of PRASA obligations.
 The Company's insured PRASA obligations are secured by a lien on the gross revenues of the water and sewer system.

Exposure to the U.S. Virgin Islands

As of September 30, 2022, the Company had \$11 million insured net par outstanding to the U.S. Virgin Islands and its related authorities ("USVI"), of which it rated \$9 million BIG. The \$9 million BIG USVI net par outstanding consisted of bonds of the Virgin Islands Water and Power Authority secured by a net revenue pledge of the electric system. The USVI continues to benefit from the federal response to the 2017 hurricanes and COVID-19, has seen improvement in the tourism sector, recently took actions to address its pension shortfalls, and has made its debt service payments to date.

U.S. Public Finance Loss and LAE

The Company had loss and LAE reserves across its troubled U.S. public finance exposures as of September 30, 2022, including those mentioned above, of \$172.0 million compared to \$99.2 million as of December 31, 2021. The Company's loss and LAE reserves incorporate management's probability weighted estimates of possible scenarios. Each quarter, the Company may revise its scenarios, update assumptions and/or shift probability weightings of its scenarios based on public information as well as nonpublic information obtained through its surveillance and loss mitigation activities. Management assesses the possible implications of such information on each insured obligation, considering the unique characteristics of each transaction.

The increase was attributable to loss and LAE recoveries of \$74.8 million offset by a loss and LAE benefit of \$1.9 million (both of which are primarily due to Puerto Rico exposures). The loss development attributable to the Company's Puerto Rico exposures reflects adjustments the Company made to the assumptions and weightings it uses in its scenarios based on the public information summarized in Note 14, Liabilities, Contingencies and Assessments, as well as nonpublic information related to its loss mitigation activities during the periods presented.

U.S. RMBS Loss Projections

The Company projects losses on its insured U.S. RMBS on a transaction-by-transaction basis by projecting the performance of the underlying pool of mortgages over time and then applying the structural features (i.e., payment priorities and tranching) of the RMBS and any expected representation and warranty ("R&W") recoveries/payables to the projected performance of the collateral over time. The resulting projected claim payments or reimbursements are then discounted using a rate of 4.0%, the approximate taxable equivalent yield on the Company's investment portfolio.

Each period the Company makes a judgment as to whether to change the assumptions it uses to make RMBS loss projections based on its observation during the period of the performance of its insured transactions (including early stage delinquencies, late stage delinquencies and loss severity) as well as the residential property market and economy in general, and, to the extent it observes changes, it makes a judgment as to whether those changes are normal fluctuations or part of a trend. In the first nine months of 2022, there was an economic loss of \$16 million for first lien U.S. RMBS and an economic benefit of \$14 million for second lien U.S. RMBS. The assumptions that the Company uses to project RMBS losses are shown in the sections below.

First Lien U.S. RMBS Loss Projections: Alt-A, Prime, Option ARM and Subprime

The majority of projected losses in first lien U.S. RMBS transactions are expected to come from non-performing mortgage loans (those that are or have recently been two or more payments behind, have been modified, are in foreclosure, or have been foreclosed upon). Changes in the amount of non-performing loans from the amount projected in the previous period are one of the primary drivers of loss projections in this portfolio. In order to determine the number of defaults resulting from these delinquent and foreclosed loans, the Company applies a liquidation rate assumption to loans in each of various non-performing categories. The Company arrived at its liquidation rates based on data purchased from a third-party provider and assumptions about how delays in the foreclosure process and loan modifications may ultimately affect the rate at which loans are liquidated. Each quarter the Company reviews recent data and (if necessary) adjusts its liquidation rates based on its observations. The following table shows liquidation assumptions for various non-performing and re-performing categories.

First Lien U.S. RMBS Liquidation Rates

As of September 30, 2022	As of December 31, 2021
20%	20%
35	35
35	35
30	30
40	40
45	45
40	40
55	55
60	60
45	45
45	45
50	50
40	40
60	60
65	65
55	55
100	100
	20% 35 35 30 40 45 40 45 40 55 60 45 40 60 65 55

While the Company uses the liquidation rates above to project defaults of non-performing loans (including current loans that were recently modified or delinquent), it projects defaults on presently current loans by applying a conditional default rate ("CDR") curve. The start of that CDR curve is based on the defaults the Company projects will emerge from currently nonperforming, recently nonperforming and modified loans. The total amount of expected defaults from the non-performing loans is translated into a constant CDR (i.e., the CDR plateau), which, if applied for each of the next 36 months, would be sufficient to produce approximately the amount of defaults that were calculated to emerge from the various delinquency

categories. The CDR thus calculated individually on the delinquent collateral pool for each RMBS is then used as the starting point for the CDR curve used to project defaults of the presently performing loans.

In the most heavily weighted scenario (the "base scenario"), after the 36-month CDR plateau period, each transaction's CDR is projected to improve over 12 months to a final CDR of 5% of the plateau CDR. In the base scenario, the Company assumes the final CDR will be reached 1.00 year after the 36-month CDR plateau period. Under the Company's methodology, defaults projected to occur in the first 36 months represent defaults that can be attributed to loans that were recently modified or delinquent, or that are currently delinquent or in foreclosure, while the defaults projected to occur using the projected CDR trend after the first 36-month period represent defaults attributable to borrowers that are currently performing or are projected to re-perform.

Another important driver of loss projections is loss severity, which is the amount of loss the transaction incurs on a loan after the application of net proceeds from the disposal of the underlying property. The Company assumes in the base scenario that recent (still historically elevated) loss severities will improve after loans with accumulated delinquencies and foreclosure cost are liquidated. The Company is assuming in the base scenario that the recent levels generally will continue for another 18 months. The Company determines its initial loss severity based on actual recent experience. Each quarter the Company reviews available data and (if necessary) adjusts its severities based on its observations. The Company then assumes that loss severities begin returning to levels consistent with underwriting assumptions beginning after the initial 18-month period, declining to 40% in the base scenario over 2.5 years.

The following table shows the range as well as the average, weighted by outstanding net insured par, for key assumptions used in the calculation of loss reserves for individual transactions for vintage 2004 - 2008 first lien U.S. RMBS.

Key Assumptions in Base Scenario Loss Reserve Estimates First Lien U.S. RMBS

	As of Septembe	er 30, 2022	As of December 31, 2021		
	Range	Weighted Average	Range	Weighted Average	
Alt A and Prime					
Plateau CDR	1.3% -10.1%	5.0%	0.9% -10.6%	5.5%	
Final CDR	0.1% - 0.5%	0.2%	0.0% - 0.5%	0.3%	
Initial loss severity:					
2005 and prior	50.0%		60.0%		
2006	50.0%		60.0%		
2007+	50.0%		60.0%		
Option ARM					
Plateau CDR	1.8% - 9.5%	6.7%	1.8% - 11.9%	8.3%	
Final CDR	0.1% - 0.5%	0.3%	0.1% - 0.6%	0.4%	
Initial loss severity:					
2005 and prior	50.0%		60.0%		
2006	50.0%		60.0%		
2007+	50.0%		60.0%		
Subprime					
Plateau CDR	2.8% - 9.0%	4.8%	2.9% - 10.0%	4.9%	
Final CDR	0.1% - 0.4%	0.2%	0.1% - 0.5%	0.2%	
Initial loss severity:					
2005 and prior	50.0%		60.0%		
2006	50.0%		60.0%		
2007+	50.0%		60.0%		

The rate at which the principal amount of loans is voluntarily prepaid may impact both the amount of losses projected (since that amount is a function of the CDR, the loss severity and the loan balance over time) as well as the amount of excess spread (the amount by which the interest paid by the borrowers on the underlying loan exceeds the amount of interest owed on the insured obligations). The assumption for the voluntary conditional prepayment rate ("CPR") follows a pattern similar to that of the CDR. The current level of voluntary prepayments is assumed to continue for the plateau period before gradually increasing over 12 months to the final CPR, which is assumed to be 15% in the base scenario. For transactions where the initial CPR is higher than the final CPR, the initial CPR is held constant, and the final CPR is not used. These CPR assumptions are the same as those the Company used for December 31, 2021.

The Company incorporates a recovery assumption into its reserving model to reflect observed trends in recoveries of deferred principal balances of modified first lien loans that had been previously written off. For transactions where the Company has detailed loan information, the Company assumes that 20% of the deferred loan balances will eventually be recovered upon sale of the collateral or refinancing of the loans.

In estimating loss reserves, the Company modeled and probability weighted sensitivities for first lien U.S. RMBS transactions by varying its assumptions of how fast a recovery is expected to occur. One of the variables used to model sensitivities was how quickly the CDR returned to its modeled equilibrium, which was defined as 5% of the plateau CDR. The Company also stressed CPR and the speed of recovery of loss severity rates. The Company probability weighted a total of five scenarios as of September 30, 2022, and December 31, 2021.

Total loss and LAE reserves on all first lien U.S. RMBS were \$84 million and \$61 million as of September 30, 2022, and December 31, 2021, respectively. The increase was primarily attributable to lower excess spread stemming from an increase in forward London Interbank Offered Rate ("LIBOR").

Certain transactions benefit from excess spread when they are supported by large portions of fixed rate assets (either originally fixed or modified to be fixed) but have insured floating rate debt linked to LIBOR. LIBOR increased in the first nine months of 2022, and so decreased excess spread. The ICE Benchmark Administration ("IBA") and the Financial Conduct Authority ("FCA") have announced that LIBOR will be discontinued after June 30, 2023. The Company believes

that the reference to LIBOR in such floating rate RMBS debt will be replaced, by operation of law in accordance with federal legislation enacted in March 2022, with a rate based on the Secured Overnight Finance Rate ("SOFR").

The Company used a similar approach to establish its pessimistic and optimistic scenarios as of September 30, 2022, as it used as of December 31, 2021, increasing and decreasing the periods of stress from those used in the base scenario. In the Company's most stressful scenario where loss severities were assumed to rise and then recover over nine years and the initial ramp-down of the CDR was assumed to occur over 16 months, loss reserves would increase from current projections by approximately \$3.4 million for all first lien U.S. RMBS transactions. In the Company's least stressful scenario where the CDR plateau was six months shorter (30 months, effectively assuming that liquidation rates would improve) and the CDR recovery was more pronounced (including an initial ramp-down of the CDR over eight months), loss reserves would decrease from current projections by approximately \$0.4 million for all first lien U.S. RMBS transactions.

U.S. Second Lien RMBS Loss Projections

Second lien U.S. RMBS transactions include both home equity lines of credit ("HELOC") and closed end second lien mortgages. The Company believes the primary variable affecting its loss reserves in second lien RMBS transactions is the amount and timing of future losses or recoveries in the collateral pool supporting the transactions (including recoveries from previously charged-off loans). Loss reserves are also a function of the structure of the transaction, the prepayment speeds of the collateral, the interest rate environment, and assumptions about loss severity.

The Company estimates the amount of loans that will default over the next several years by first calculating expected liquidation rates for delinquent loans, and applying liquidation rates to currently delinquent loans in order to arrive at an expected dollar amount of defaults from currently delinquent collateral (plateau period defaults).

Similar to first lien U.S. RMBS transactions, the Company then calculates a CDR that will cause the targeted amount of liquidations to occur during the plateau period.

Prior to the third quarter of 2022, for the base scenario, the CDR (the plateau CDR) was held constant for six months. Once the plateau period had ended, the CDR was assumed to gradually trend down in uniform increments to its final long-term steady state CDR. (The long-term steady state CDR was calculated as the constant CDR that would have yielded the amount of losses originally expected at underwriting, subject to a floor.) In the base scenario, the time over which the CDR trended down to its final CDR was 28 months. Therefore, the total stress period for second lien transactions was 34 months.

The Company has observed lower than expected default rates and longer liquidation timelines due to significant home price appreciation and special servicing activity which now favors modifications and foreclosure actions rather than charge-offs at 180 days delinquent. In the third quarter of 2022, the Company extended the time over which a portion of the delinquent loans default from six months to 36 months in the base scenario (conforming to the methodology used for first lien U.S. RMBS transactions). After the plateau period, as with first lien U.S. RMBS transactions, the CDR trends down over one year to 5% of the plateau CDR. These changes in the shape of the CDR curve result in a longer period of stress defaults (48 months in the base scenario), but at lower default levels leading to lower overall levels of expected losses.

HELOC loans generally permitted the borrower to pay only interest for an initial period (often ten years) and, after that period, require the borrower to make both the monthly interest payment and a monthly principal payment. This causes the borrower's total monthly payment to increase, sometimes substantially, at the end of the initial interest-only period. A substantial number of loans in the Company's insured transactions had been modified to extend the interest-only period to 15 years (mostly to 2022-2023), and there was uncertainty regarding the performance of these loans as they reset to full amortization.

Recently, the Company has observed the performance of the modified loans that have finally reset to full amortization (which represent the majority of extended loans), and noted low levels of delinquency, even with substantial increases in monthly payments. This observed performance lowers the level of uncertainty regarding this modified cohort as the remainder continue to reset.

When a second lien loan defaults, there is generally a low recovery. The Company assumed, as of September 30, 2022, and December 31, 2021, that it will generally recover 2% of future defaulting collateral at the time of charge-off, with additional amounts of post charge-off recoveries projected to come in over time. A second lien on the borrower's home may be retained in the Company's second lien transactions after the loan is charged off and the loss applied to the transaction, particularly in cases where the holder of the first lien has not foreclosed. If the second lien is retained and the value of the home increases, the servicer may be able to use the second lien to increase recoveries, either by arranging for the borrower to resume payments or by realizing value upon the sale of the underlying real estate. The Company evaluates its assumptions quarterly based on actual recoveries of charged-off loans observed from period to period and reasonable expectations of future recoveries. In instances where the Company is able to obtain information on the lien status of charged-off loans, it assumes there will be a certain level of future recoveries of the balance of the charged-off loans where the second lien is still intact. The Company's recovery assumption for charged-off loans is 30%, as shown in the table below, based on observed trends and reasonable expectations of future recoveries. Such recoveries are assumed to be received evenly over the next five years. If the recovery rate decreases to 20%, loss reserves would increase from current projections by approximately \$9 million. If the recovery rate increases to 40%, loss reserves would decrease from current projections by approximately \$9 million.

The rate at which the principal amount of loans is prepaid may impact both the amount of losses projected as well as the amount of excess spread. In the base scenario, an average CPR (based on experience of the past year) is assumed to continue until the end of the plateau before gradually increasing to the final CPR over the same period the CDR decreases. The final CPR is assumed to be 15% for second lien U.S. RMBS transactions (in the base scenario), which is lower than the historical average but reflects the Company's continued uncertainty about the projected performance of the borrowers in these transactions. For transactions where the initial CPR is higher than the final CPR, the initial CPR is held constant and the final CPR is not used. This pattern is consistent with how the Company modeled the CPR as of December 31, 2021. To the extent that prepayments differ from projected levels it could materially change the Company's projected excess spread and losses.

In estimating loss reserves, the Company modeled and probability weighted five scenarios, each with a different CDR curve applicable to the period preceding the return to the long-term steady state CDR. The Company believes that the level of the elevated CDR and the length of time it will persist and the ultimate prepayment rate are the primary drivers behind the amount of losses the collateral will likely suffer.

The following table shows the range as well as the average, weighted by net par outstanding, for key assumptions used in the calculation of loss reserves for individual transactions for vintage 2004 - 2008 HELOCs.

Key Assumptions in Base Scenario Loss Reserve Estimates HELOCs

	As of September	r 30, 2022	As of December	r 31, 2021
	Range	Weighted Average	Range	Weighted Average
Plateau CDR	0.4% - 7.6%	4.2%	6.5% - 28.9%	15.1%
Final CDR trended down to	0.0% - 0.4%	0.2%	1.0%	
Liquidation rates:				
Current but recently delinquent	20%		20%	
30 - 59 Days Delinquent	30		30	
60 - 89 Days Delinquent	40		40	
90+ Days Delinquent	60		60	
Bankruptcy	55		55	
Foreclosure	55		55	
Real Estate Owned	100		100	
Loss severity on future defaults	98%		98%	
Projected future recoveries on previously charged-off loans	30%		30%	

The Company continues to evaluate the assumptions affecting its modeling results. The Company believes the most important driver of its projected second lien RMBS losses is the performance of its HELOC transactions. Total net expected recoverables for all second lien U.S. RMBS were \$26 million as of September 30, 2022, and \$20 million as of December 31, 2021. After giving effect to recoveries received of \$8 million in the first nine months of 2022, the economic benefit was primarily attributable to improved performance in certain transactions, updated assumptions related to the CDR curve and higher recoveries for charged-off loans.

The Company updated its assumptions related to the CDR plateau and ramp-down during the third quarter of 2022. The Company's base scenario assumed a 36-month CDR plateau and a 12-month ramp-down (for a total stress period of 48 months), compared to a six-month CDR plateau and a 28-month ramp-down (for a total stress period of 34 months) as of December 31, 2021. The Company modeled scenarios with a longer period of elevated defaults and others with a shorter period of elevated defaults. In the Company's most stressful scenario, increasing the CDR plateau to 42 months and increasing the ramp-down by four months to 16 months (for a total stress period of 58 months) would decrease the expected recovery by approximately \$0.3 million for HELOC transactions. On the other hand, in the Company's least stressful scenario, reducing the CDR plateau to 30 months and decreasing the length of the CDR ramp-down to eight months (for a total stress period of 38 months), and lowering the ultimate prepayment rate to 10% would increase the expected recovery by approximately \$0.4 million for HELOC transactions.

Life Insurance Transactions

The Company also had exposure to troubled life insurance transactions with BIG net par of \$86 million as of September 30, 2022

Underwriting exposure to subprime mortgage risk through Financial Guaranty insurance coverage.

The following table summarizes U.S. subprime loss activity at September 30, 2022:

	Losses Paid in the Current Year	Losses Incurred in the Current Year	Case Reserves at the End of Current Period	IBNR Reserves at the End of Current Period		
a. Mortgage Guaranty coverage	\$ —	\$ —	\$	\$		
b. Financial Guaranty coverage	(2,785,026)	13,813,937	79,968,893			
c. Other lines (specify):	_	_	_	_		
d. Total	\$ (2,785,026)	\$ 13,813,937	\$ 79,968,893	\$		

22. Events Subsequent

Subsequent events have been considered through November 14, 2022 for these statutory financial statements which are to be issued on November 14, 2022. There were no material events occurring subsequent to September 30, 2022 that have not already been disclosed in these financial statements.

23. Reinsurance

- A. The Company has no unsecured reinsurance recoverable that exceeds 3% of policyholder surplus at September 30, 2022.
- B. The Company has no reinsurance recoverable in dispute at September 30, 2022.
- C. Reinsurance Assumed and Ceded

The following table summarizes ceded and assumed unearned premiums and the related commission equity at September 30, 2022:

	Assu Reins		Ceded Reinsurance					NET			
	Premium Reserve		Commission Equity		Premium Reserve		Commission Equity		Premium Reserve	Commission Equity	
a. AFFILIATES	\$ 52,235,134	\$	13,404,914	\$	64,075,653	\$	18,434,629	\$	(11,840,519) \$	(5,029,715)	
b. ALL OTHER	149,721,424		2,531,187		2,137,125		320,569		147,584,299	2,210,618	
c. TOTAL	\$ 201,956,558	\$	15,936,101	\$	66,212,778	\$	18,755,198	\$	135,743,780 \$	(2,819,097)	
d. Direct Unearned Premium Reserve				\$	171,082,918						

- D. The Company has no uncollectible reinsurance at September 30, 2022.
- E. There is no effect from commutation and reassumption of ceded and assumed business for the three months ended September 30, 2022.
- F. The Company has no retroactive reinsurance in effect at September 30, 2022.
- G. The Company does not utilize the deposit method to account for any of its reinsurance transactions.
- H. The Company has one run-off agreement in effect as of September 30, 2022.
- The Company has no certified reinsurance downgraded or status subject to revocation at September 30, 2022.
- J. The Company has no reinsurance agreements qualifying for reinsurer aggregation at September 30, 2022.

24. Retrospectively Rated Contracts and Contracts Subject to Redetermination

There has been no change since the 2021 Annual Statement.

25. Changes in Incurred Losses and Loss Adjustment Expenses

Incurred losses and loss expenses (benefits) attributable to insured events of prior years were \$(16,750,237) for the first nine months of 2022. The current year decrease is a result of ongoing analysis of recent loss development trends. Original estimates are increased or decreased as additional information becomes known regarding individual claims.

26. Intercompany Pooling Arrangements

There has been no change since the 2021 Annual Statement.

27. Structured Settlements

There has been no change since the 2021 Annual Statement.

28. Health Care Receivables

There has been no change since the 2021 Annual Statement.

29. Participating Policies

There has been no change since the 2021 Annual Statement.

30. Premium Deficiency Reserves

There has been no change since the 2021 Annual Statement.

31. High Deductibles

There has been no change since the 2021 Annual Statement.

32. <u>Discounting of Liabilities for Unpaid Losses and Unpaid Loss Adjustment Expenses</u>

The net loss and LAE reserves of \$74,362,584 are discounted at a rate of 4.0%, the approximate taxable equivalent yield on the Company's investment portfolio, amounting to a total discount of \$94,060,510.

Nontabular Discount:	Case	IBNR	Defense & Cost Containment Expense	Adjusting & Other Expense
21 Financial Guaranty	\$ 94.060.510 \$	_	\$ —	s —

33. Asbestos and Environmental Reserves

There has been no change since the 2021 Annual Statement.

34. Subscriber Savings Accounts

There has been no change since the 2021 Annual Statement.

35. Multiple Peril Crop Insurance

There has been no change since the 2021 Annual Statement.

36. Financial Guaranty Insurance

A. There has been no significant change since the 2021 Annual Statement.

B. Schedule of BIG insured financial obligations as of September 30, 2022:

	Surveillance Categories							
		BIG 1	BIG 2	BIG 3	Total			
			(Dollars in Th	nousands)				
1. Number of risks		51	15	106	172			
2. Remaining weighted-average contract period (in years)		7.7	7.8	9.6	9.2			
Insured contractual payments outstanding:								
3a. Principal	\$	220,664 \$	142,595 \$	1,872,187 \$	2,235,446			
3b. Interest		100,136	35,318	756,725	892,179			
3c. Total	\$	320,800 \$	177,913 \$	2,628,912 \$	3,127,625			
4. Gross claim liability	\$	8,437 \$	31,019 \$	1,466,593 \$	1,506,049			
Less:								
5a1. Gross potential recoveries - subrogation		256,198	11,171	897,659	1,165,028			
5a2. Ceded claim liability		(10,833)	2,518	181,217	172,902			
5a. Total gross potential recoveries	\$	245,365 \$	13,689 \$	1,078,876 \$	1,337,930			
5b. Discount, net		(6,055)	4,628	95,488	94,061			
6. Net claim liability	\$	(230,873) \$	12,702 \$	292,229 \$	74,058			
7. Unearned premium revenue	\$	5,682 \$	1,293 \$	45,627 \$	52,602			
			_					
8. Reinsurance recoverables	\$	(2,136) \$	— \$	(3,813) \$	(5,949)			

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES

GENERAL

1.1	Did the reporting entity experience any material tra Domicile, as required by the Model Act?	ansactions requiring the filing of Disclosure	of Material Transaction	ns with the Sta	ate of	Υ	/es []	No [X]
1.2	If yes, has the report been filed with the domiciliary					Υ	/es []	No []
2.1	Has any change been made during the year of this reporting entity?	s statement in the charter, by-laws, articles	of incorporation, or de	ed of settleme	ent of the	γ	/es []	No [X]
2.2	If yes, date of change:							
3.1	Is the reporting entity a member of an Insurance H which is an insurer?					Υ	/es [X]	No []
	If yes, complete Schedule Y, Parts 1 and 1A.							
3.2	Have there been any substantial changes in the or	ganizational chart since the prior quarter	end?			Υ	/es []	No [X]
3.3	If the response to 3.2 is yes, provide a brief descri							
3.4	Is the reporting entity publicly traded or a member	of a publicly traded group?				Υ	es [X]	No []
3.5	If the response to 3.4 is yes, provide the CIK (Cen	tral Index Key) code issued by the SEC fo	r the entity/group					
4.1	Has the reporting entity been a party to a merger of	or consolidation during the period covered	by this statement?			Υ	/es []	No [X]
4.2	If yes, provide the name of entity, NAIC Company ceased to exist as a result of the merger or consol				t has			
		1 Name of Entity	2 NAIC Company Code	3 State of D	omicile			
5.	If the reporting entity is subject to a management a fact, or similar agreement, have there been any significant of the second o					Yes []	No []	NA [X]
6.1	State as of what date the latest financial examination	on of the reporting entity was made or is t	eing made				12/3	31/2021
6.2	State the as of date that the latest financial examir This date should be the date of the examined bala	nation report became available from either nce sheet and not the date the report was	the state of domicile or completed or released	the reporting	entity.		12/3	31/2016
6.3	State as of what date the latest financial examination the reporting entity. This is the release date or c sheet date).	completion date of the examination report	and not the date of the	examination (oalance		05/	30/2018
6.4	By what department or departments? Maryland Insurance Administration							
6.5	Have all financial statement adjustments within the	e latest financial examination report been a	accounted for in a subse	equent financi	al	v		
6.6	statement filed with Departments?					Yes [] Yes []		
7.1	Has this reporting entity had any Certificates of Au suspended or revoked by any governmental entity	thority, licenses or registrations (including	corporate registration,	if applicable)				. ,
7.2	If yes, give full information:	during the reporting period?				'	/es []	NO [X]
8.1	Is the company a subsidiary of a bank holding com	npany regulated by the Federal Reserve B	oard?			Υ	/es []	No [X]
8.2	If response to 8.1 is yes, please identify the name	of the bank holding company.						
8.3	Is the company affiliated with one or more banks, t					Υ	/es []	No [X]
8.4	If response to 8.3 is yes, please provide below the federal regulatory services agency [i.e. the Federa Deposit Insurance Corporation (FDIC) and the Secregulator.]	I Reserve Board (FRB), the Office of the O	Comptroller of the Curre	ncy (OCC), th	e Federal			
	1	2	3	4	5	6		
	Affiliate Name	Location (City, State)	FRB	осс	FDIC	SEC		
9.1	Are the senior officers (principal executive officer,							N
	similar functions) of the reporting entity subject to a (a) Honest and ethical conduct, including the ethic (b) Full, fair, accurate, timely and understandable (c) Compliance with applicable governmental laws (d) The prompt internal reporting of violations to a (e) Accountability for adherence to the code.	cal handling of actual or apparent conflicts disclosure in the periodic reports required s, rules and regulations;	of interest between per to be filed by the repor	sonal and pro			/es [X]	NO []
9.11	If the response to 9.1 is No, please explain:							
9.2	Has the code of ethics for senior managers been a	amended?				Υ	/es []	No [X]
9.21	If the response to 9.2 is Yes, provide information re	elated to amendment(s).						
9.3	Have any provisions of the code of ethics been wa					Υ	/es []	No [X]
9.31	If the response to 9.3 is Yes, provide the nature of	any waiver(s).						
10 1	Does the reporting entity report any amounts due to	FINANCIA				\	es [X]	No 1 1
		•	ago z or imo sidlement!			ı		
10.2	If ves, indicate any amounts receivable from paren	it included in the Page 2 amount.			\$			6.657

GENERAL INTERROGATORIES

INVESTMENT

	for use by another person	•	ander securities ien	ung agreement	5.)				Yes []	110 [//
13. 14.1										
14.1	Amount of real estate and									
	Amount of real estate and	mortgages held in sh	ort-term investment	ts:				\$		
14.2	Does the reporting entity	have any investments	in parent, subsidia	ries and affiliate	es?				Yes [X]	No []
	If yes, please complete th	he following:								
	14 21 Ronds				Book Carry	1 Year-End :/Adjusted ring Value	Boo Carr	2 ent Quarter k/Adjusted ying Value		
	14.22 Preferre	d Stock			\$		\$			
	14.24 Short-Te	n Stock erm Investments					\$			
		je Loans on Real Esta r				307,829,789		.299,149,841		
	14.27 Total Inv	vestment in Parent, Su	bsidiaries and Affili	iates	•		•			
	(Subtota 14.28 Total Inv	al Lines 14.21 to 14.26 vestment in Parent inc) luded in Lines 14.2	1 to 14.26		307,829,789	·	.299,149,841		
	above				\$	87,500,000	\$	87,500,000		
15.1	Has the reporting entity er	ntered into any hedgin	g transactions repo	rted on Schedul	e DB?				Yes []	No [X]
15.2	If yes, has a comprehension of the street of	•	edging program be	en made availal	ble to the domici	liary state?		Yes	[] No []	NA [X]
16.	16.2 Total book adjuste	security lending progra reinvested collateral a ed/carrying value of rei securities lending repo	ssets reported on S nvested collateral a	Schedule DL, Pa assets reported	irts 1 and 2		te:	\$		
17.	Excluding items in Schedu entity's offices, vaults or sa pursuant to a custodial ag Considerations, F. Outsou Handbook?	afety deposit boxes, was reement with a qualificure of Critical Funct	vere all stocks, bond ed bank or trust cor ions, Custodial or S	ds and other sec npany in accord afekeeping Agre	curities, owned the ance with Section eements of the N	hroughout the cu on 1, III – Genera NAIC <i>Financial</i> (ırrent year held al Examination Condition Examine	rs	Yes [X]	No []
17.1	For all agreements that co	omply with the requirer	ments of the NAIC I	Financial Condit	ion Examiners H	<i>landbook</i> , comp	lete the following:			
		Name	1 of Custodian(s)			2 Custodian Add	roce			
	CAC	Bank of New York Me EIS Bankmington Trust	ellon		-3 Place Valhub	New York, NY ert - 75013 Pa	10286ris			
17.2	For all agreements that do location and a complete ex		equirements of the	NAIC Financial	Condition Exam	niners Handbook	, provide the name	 ,		
		1 Name(s)		2 Location(s)			3 xplanation(s)			
		riamo(6)		Location(o)		Complete L	хріанацон(о)			
17.3	Have there been any char	nges, including name o	changes, in the cus	todian(s) identifi	ied in 17.1 durin	g the current qua	arter?		Yes []	No [X]
17.4	If yes, give full and comple	ete information relatino 1	thereto:		3	1	4			
		Old Custodian	New Custo	dian Da	ate of Change		Reason			
17.5	Investment management - authority to make investme reporting entity, note as su	ent decisions on beha	If of the reporting e	ntity. For assets	that are manag handle securitie	ed internally by es"]				
		of Firm or Individual			Affilia					
	Assured Investment Mana Wellington Management (agement LLC Company LLP		A ! J						
	IGoldman Sachs Asset Mai	nagement. L.P.		U						
	Mackay Shields LLC			U						
	, '									
	97 For those firms/individuals (i.e., designated with a "U	J") manage more than	10% of the reporting	g entity's invest	ed assets?				Yes [X]	No []
	98 For firms/individuals unaff does the total assets und	er management aggre	gate to more than	50% of the repo	rting entity's inve	ested assets?		,, ,, ,,	Yes [X]	No []
17.6	For those firms or individu	ials listed in the table f	or 17.5 with an affil	iation code of "A	A" (affiliated) or " 3	∪ (una⊞iliated),	provide the inform	nation for the ta	ible below. 5	

1	2	3	4	5
Central Registration	Name of Firm or	Legal Entity		Investment Management
Depository Number	Individual	Identifier (LEI)	Registered With	Agreement (IMA) Filed
	Assured Investment Management		Securities and Exchange	
128-132			Commission	DS
	Wellington Management Company		Securities and Exchange	
106-595	LLP	549300YHP12TEZNLCX41	Commission	NO
	Goldman Sachs Asset		Securities and Exchange	
107 - 738	Management, L.P	CF5M58QA35CFPUX70H17	Commission	NO
			Securities and Exchange	
107-717	Mackay Shields LLC	549300Y7LLC0FU7R8H16	Commission.	NO
	1			

Yes [X] No []

GENERAL INTERROGATORIES

9.	By self-designating 5GI securities, the reporting entity is certifying the following elements for each self-designated 5GI security:	
	Documentation necessary to permit a full credit analysis of the security does not exist or an NAIC CRP credit rating for an FE or a. PL security is not available. b. Issuer or obligor is current on all contracted interest and principal payments.	
	c. The insurer has an actual expectation of ultimate payment of all contracted interest and principal.	
	Has the reporting entity self-designated 5GI securities?	Yes [] No [X]
0.	By self-designating PLGI securities, the reporting entity is certifying the following elements of each self-designated PLGI security:	
	a. The security was purchased prior to January 1, 2018.	
	 The reporting entity is holding capital commensurate with the NAIC Designation reported for the security. The NAIC Designation was derived from the credit rating assigned by an NAIC CRP in its legal capacity as a NRSRO which is 	
	c. shown on a current private letter rating held by the insurer and available for examination by state insurance regulators. d. The reporting entity is not permitted to share this credit rating of the PL security with the SVO.	
	Has the reporting entity self-designated PLGI securities?	Yes [] No [X]
1.	By assigning FE to a Schedule BA non-registered private fund, the reporting entity is certifying the following elements of each self- designated FE fund:	
	a. The shares were purchased prior to January 1, 2019.	
	b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.	
	c. The security had a public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO prior to January 1, 2019.	
	d. The fund only or predominantly holds bonds in its portfolio.	
	e. The current reported NAIC Designation was derived from the public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO.	
	f. The public credit rating(s) with annual surveillance assigned by an NAIC CRP has not lapsed.	
	Has the reporting entity assigned FE to Schedule BA non-registered private funds that complied with the above criteria?	Yes [] No [X]

GENERAL INTERROGATORIES PART 2 - PROPERTY & CASUALTY INTERROGATORIES

1.	If the reporting en	ntity is a member	r of a pooling ar	rangement, did	the agreement	or the reporti	ng entity's partic	ipation change?		Yes []	No []	NA [X]
	If yes, attach an e	explanation.										
2.	Has the reporting from any loss that										Yes []	No [X]
	If yes, attach an e	explanation.										
3.1	Have any of the re	eporting entity's	primary reinsur	ance contracts	been canceled	?					Yes []	No [X]
3.2	If yes, give full an	d complete infor	mation thereto.									
4.1	Are any of the liab	bilities for unpaid	d losses and los	s adjustment ex	xpenses other t	han certain w	orkers' compens	sation tabular res	erves (see			
	greater than zero										Yes [X]	No []
12	If yes, complete the	he following sch	edule:									
7.2	ii yes, complete ti	ne ronowing son	cadic.									
					TOTAL DI	SCOUNT		DISC	OUNT TAKE	N DURING PE	ERIOD	
	1	2 Maximum	3 Discount	4 Unpaid	5 Unpaid	6	7	8 Unpaid	9 Unpaid	10	'	11
Li	ine of Business	Interest	Rate	Losses	LÄE	IBNR	TOTAL	Losses	LÄE	IBNR	TO	TAL
inanc	cial guaranty		4.000	94,060,510			94,060,510	(34,848,135)			(34,8	348 , 135)
			TOTAL	94,060,510			94,060,510	(34,848,135)			(34,8	348 , 135)
5.	Operating Percen	ntages:										
	5.1 A&H lo	oss percent										%
	5.2 A&H c	ost containment	percent									%
	5.3 A&H e	xpense percent	excluding cost	containment ex	penses							%
6.1	Do you act as a c	ustodian for hea	alth savings acc	ounts?							Yes []	No [X]
6.2	If yes, please pro	vide the amount	of custodial fur	nds held as of th	ne reporting dat	e				\$		
6.3	Do you act as an	administrator fo	r health savings	accounts?							Yes []	No [X]
6.4	If yes, please pro	vide the balance	of the funds a	dministered as o	of the reporting	date				\$		
7.	Is the reporting er	ntity licensed or	chartered, regis	stered, qualified	, eligible or writ	ing business i	n at least two sta	ates?			Yes [X]	No []
7.1	If no, does the re						least one state o				Yes []	No []

SCHEDULE F - CEDED REINSURANCE

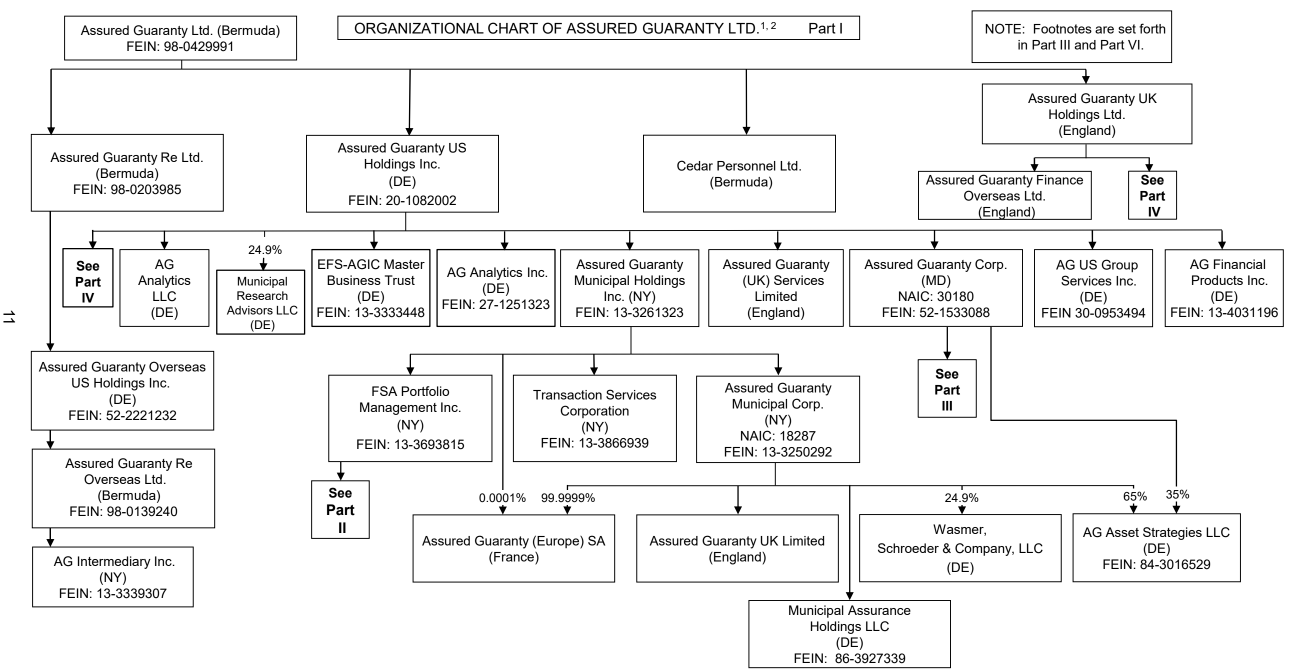
Chaurina	All Nous	Dainaurara	Current	Year to Date	
SHOWING	All New	Remourers	- Current	rear to Date	

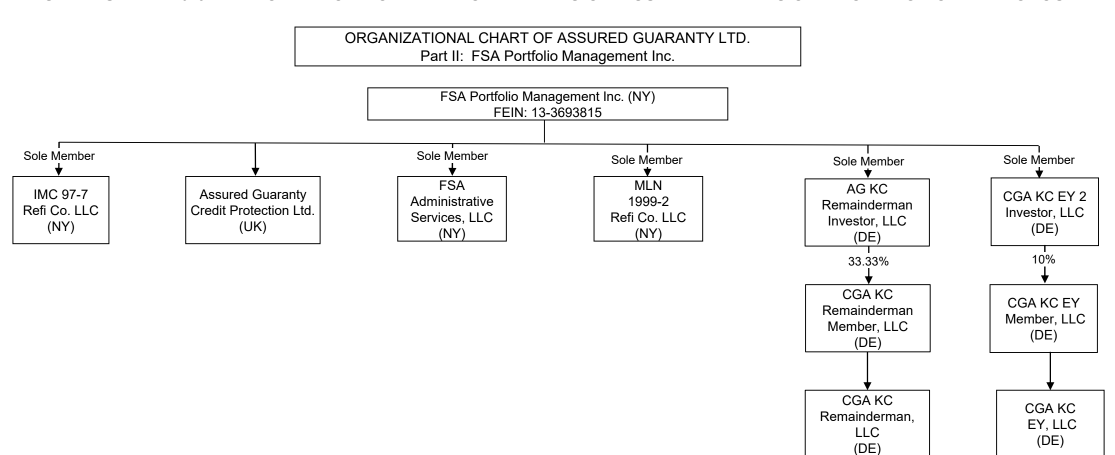
Showing All New Reinsurers - Current Year to Date												
1 NAIC Company Code	2 ID Number	3 Name of Reinsurer	4 Domiciliary Jurisdiction	5 Type of Reinsurer	6 Certified Reinsurer Rating (1 through 6)	7 Effective Date of Certified Reinsurer Rating						
Company Code	ib Number	Name of Remsuler	Domiciliary Jurisdiction	Type of Reinsurer	(1 through 6)	Reinsurer Raung						
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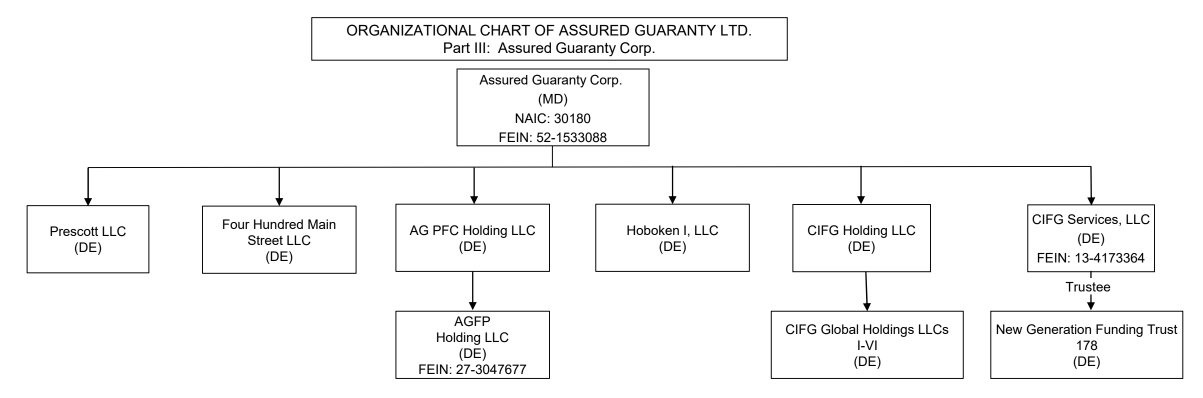
SCHEDULE T - EXHIBIT OF PREMIUMS WRITTEN

						y States and Territor		5:	
			1	Direct Premiu	ums Written 3	Direct Losses Paid (E	Deducting Salvage) 5	Direct Losse	es Unpaid 7
	States, etc.		Active Status (a)	Current Year To Date	Prior Year To Date	Current Year To Date	Prior Year To Date	Current Year To Date	Prior Year To Date
1.	Alabama	AL	L						
2.	Alaska	AK	L	96,806	98,687				
	Arizona		L						
	Arkansas		L	8,835	16,031				1,860,865
	California		L	237 ,632	244,272	(25,059)	(155,927)	3,656,299	3,371,484
	Colorado		L						
	Connecticut Delaware		L	1,250,000 L	8 , 357 , 094	1 ,773 ,447	(26,328)	(7,757,121)	(5.474.016)
	Dist. Columbia		L		8,357,094		(20,320)	(1,131,121)	(3,474,010)
	Florida		L			(12,261,722)	1,502,762	2,737,887	(6,110,483)
	Georgia		<u>-</u>					2,707,007	(0,110,400)
	Hawaii		L		97,916				
	Idaho	- 1	L						
14.	Illinois	IL	L	121,437	123,050	20,803	34,408	3,370,448	275,532
15.	Indiana	IN	L						
	lowa		L						
	Kansas		L						
	Kentucky		L						
	Louisiana		L	37,073	96,702				
	Maine Maryland		L		96,702	1,267	(22,217)	797,895	785,491
	Massachusetts		L	3.816	5,042		(1,602,014)		(1,245,901)
	Michigan		L				(1,002,014)	(1,112,011)	(1,270,001)
	Minnesota		L						
	Mississippi		L						
	Missouri		L	1,642,500	2,250,000				
	Montana		L						
	Nebraska		L	155 , 533	157 , 837				
	Nevada		L						
	New Hampshire		L						
	New Jersey		L			16,027	25,000	(9,141)	52,467
	New Mexico		L		7 004 000	(99.331.977)	47 000 405	(40, 700, 000)	(400, 242, C40)
	New York		L	4,273,097	7 , 604 , 203	(99,331,977)	17 , 238 , 135	(43,722,929)	(120,313,619)
1	No. Carolina No. Dakota		L						
l	Ohio		<u>-</u>						
i	Oklahoma	-	<u>-</u>						
i	Oregon		L						
	Pennsylvania		L		375,000	(20,774)	532,700	8,326,053	10,899,221
ı	Rhode Island		L						
41.	So. Carolina	SC	L						
	So. Dakota		L						
	Tennessee		L						
i	Texas	1	L		14,262				
	Utah		L	50,974	51,919				
ı	Vermont		L						
	Virginia		L						
	Washington West Virginia		L						
	Wisconsin		<u>-</u>						
	Wyoming		L						
	American Samoa		N						
	Guam		N			i			
54.	Puerto Rico	PR	L			75,495,664	32,668,100	189,014,520	171,287,811
55.	U.S. Virgin Islands	VI	N						
i	Northern Mariana Islands	i	N						
	Canada		N		0.000.070				
	Aggregate Other Alien	OT	XXX		2,088,673	(04.004.050)	EO 040 400	150 204 040	FF 000 0F0
59.	Totals DETAILS OF WRITE-INS		XXX	16,978,386	21,741,381	(34,661,258)	50,046,129	156,364,940	55,388,852
58001.	CYM Cayman Islands		XXX	91,745	451,891				
58002. 58003.	GBR United Kingdom		XXX	1,691,176	1,636,782				
	Summary of remaining wi		XXX						
	ins for Line 58 from overfl	low	VVV						
58999.	TOTALS (Lines 58001 the 58003 plus 58998) (Lines	rough	XXX						
	above) ive Status Counts		XXX	1,782,921	2,088,673				

(a) Active Status Counts



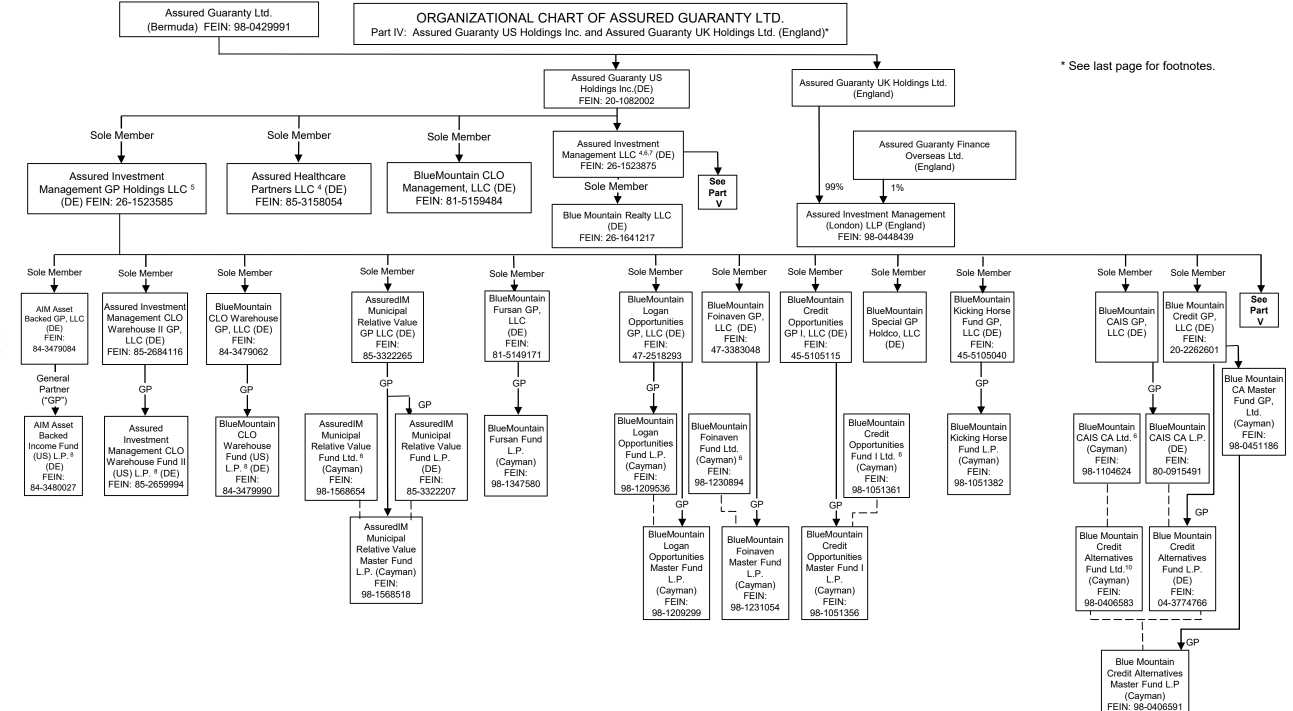


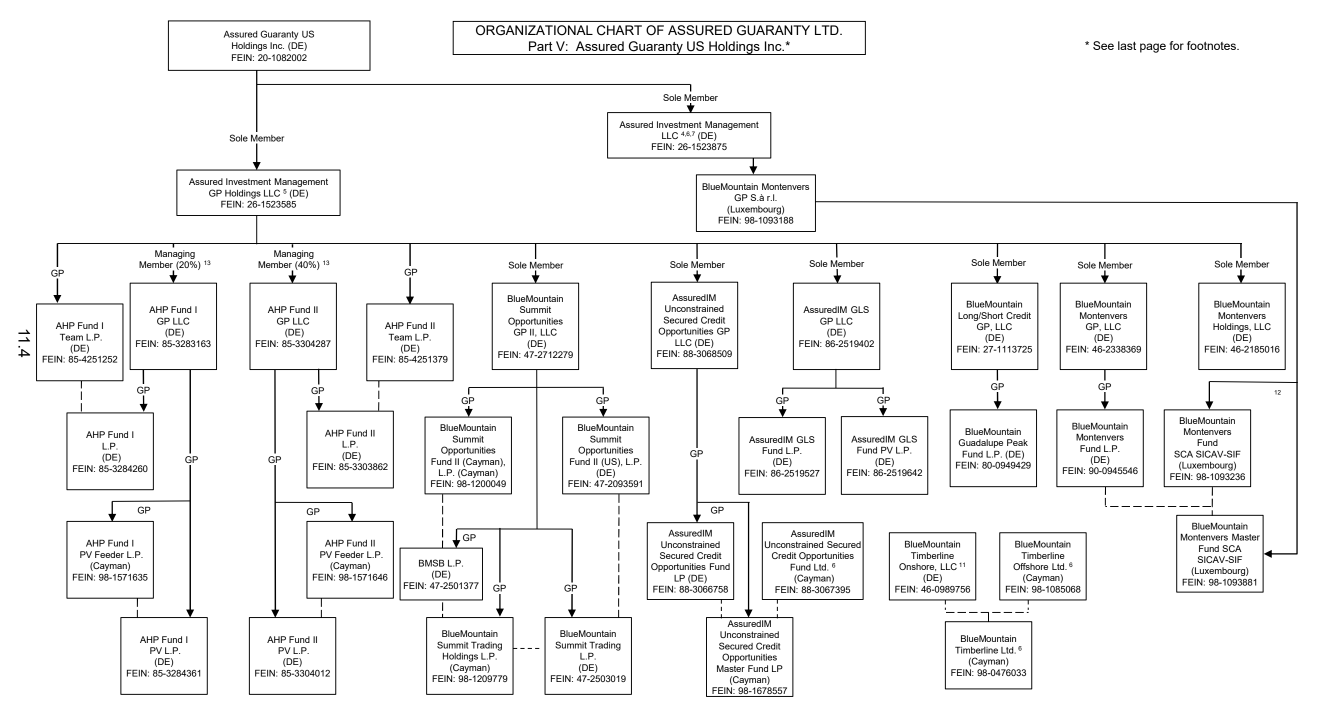


Mogador Limited ³ (Jersey, Channel Islands)

Footnotes for Parts I through III:

- 1. Unless otherwise indicated by percentage ownership or other relationship, the ownership interest is 100%.
- 2. All companies listed are corporations, except for (i) limited liability companies (designated as LLCs) and (ii) EFS-AGIC Master Business Trust and New Generation Funding Trust 178 (which are both Delaware trusts).
- 3. Mogador Limited is wholly owned by Sanne Nominees Limited and Sanne Nominees 2 Limited, which companies are organized under the laws of Jersey, Channel Islands and are not owned or controlled by Assured Guaranty Ltd. Mogador Limited is (i) the depositor of New Generation Funding Trust 178 and (ii) the seller of protection on derivatives guaranteed by Assured Guaranty UK Limited (as successor to CIFG Europe S.A.) and Assured Guaranty Corp. (as successor to CIFG Assurance North America, Inc.).





ORGANIZATIONAL CHART OF ASSURED GUARANTY LTD. Footnotes for Part IV and Part V

Footnotes for Part IV and Part V:

- 4. Assured Investment Management LLC is an investment adviser registered with the U.S. Securities and Exchange Commission ("SEC") that manages the various funds set forth in Part IV and Part V. Assured Healthcare Partners LLC is also an investment adviser registered with the SEC in reliance on the registration of Assured Investment Management LLC. Assured Healthcare Partners LLC manages the "AHP" funds set forth on Part V.
- 5. Assured Investment Management GP Holdings LLC is the sole member of various limited liabilities companies that, in turn, act as the general partner of, and thereby control, various funds established as "LP" entities, as indicated in Part IV and Part V. Such funds pursue a diversified set of alternative investment strategies. Certain of the funds have established special purpose vehicles to hold a particular investment of the relevant fund. In addition, certain of the funds may hold controlling interests in underlying investments, whether through ownership of a controlling equity stake, board membership or otherwise. Unless otherwise noted, the substantial majority of the limited partnership interests of each fund is held by third parties. Certain affiliated entities and Assured Investment Management LLC employees may also invest in the limited partnership interests of the various funds
- 6. Assured Investment Management LLC controls various funds established as "Ltd." entities, as noted in Part IV and Part V, through 100% ownership of each fund's voting shares. Such funds pursue a diversified set of alternative investment strategies. Certain of the funds may have a need to establish special purpose vehicles to hold a particular investment of the relevant fund. In addition, certain of the funds may hold controlling interests in underlying investments, whether through ownership of a controlling equity stake, board membership or otherwise. Unless otherwise noted, the substantial majority of the limited partnership interests of each fund is held by third parties. Certain affiliated entities and Assured Investment Management LLC employees may also invest in the limited partnership interests of the various funds.
- 7. Assured Investment Management LLC has established entities to issue collateralized loan obligations ("CLOs") sponsored and managed by Assured Investment Management LLC ("CLO Entities"). The CLO Entities are each controlled by an independent board of directors, but Assured Investment Management LLC exercises voting and investment control over the assets of each CLO Entity backing its CLOs.
- 8. The substantial majority of the fund's limited partnership interests is held by AG Asset Strategies LLC (shown on Part I).
- 9. The dotted line (- -) represents a limited partnership interest. Certain of the funds controlled by Assured Investment Management LLC and Assured Investment Management GP Holdings LLC act as "feeder funds" that aggregate the investments of third-party investors into the downstream "master funds" controlled by Assured Investment Management GP Holdings LLC. Such feeder funds hold limited partnership interests in the downstream master funds.
- 10. The investors of Blue Mountain Credit Alternatives Fund Ltd., which investors include third parties, BlueMountain CAIS CA Ltd. and certain Assured Investment Management LLC employees, hold collectively 100% of the voting shares of such fund.
- 11. Assured Investment Management LLC is the manager of Timberline Onshore, LLC, which has certain current and former employees as members.
- 12. BlueMountain Montenvers GP S.à r.l. controls each of BlueMountain Montenvers Fund SCA SICAV-SIF and BlueMountain Montenvers Master Fund SCA SICAV-SIF through a management agreement and the control relationship is akin to a general partnership interest.
- 13. Certain Assured Investment Management LLC employees hold collectively approximately 80% of the limited liability company membership interests of AHP Fund I GP LLC and approximately 60% of the limited liability company membership interests of AHP Fund II GP LLC.

7

SCHEDULE Y PART 1A – DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

Part		0	1 2 1	4			7	1 0	1 0	1 40	I 44	10	10	T 44	1 45 1	40
Crop	1	2	3	4	5	6	/ Name of	8	9	10	11	12	13	14	15	16
Comparison Com																
Possible Possible										Relationship			If Control is		Is an SCA	
Cough Coug			NAIC					Names of								
	Group			ID	Federal			Parent, Subsidiaries	Domiciliary	Reporting		Attorney-in-Fact,				
Asserted Guaranty Liel	Code	Group Name	Code	Number	RSSD	CIK	International)	or Affiliates		Entity	(Name of Entity/Person)	Influence, Other)	Percentage	Entity(ies)/Person(s)	(Yes/No)	*
10994	00194	Assured Guaranty Ltd	00000 9	98-0429991		0001273813	NYSE		BMU	UIP					NO	
Assured Guaranty Ltd								Assured Guaranty US Holdings						Assured Guaranty		
March Marc	00194	Assured Guaranty Ltd	00000 2	20 - 1082002		0001289244		Inc.	DE	UDP	Assured Guaranty Ltd	Ownership	100.0	Ltd	NO	
Assured Garanty Ltd S8287 13-2500722 Corp. Assured Garanty Manicipal Corp. Assured Garanty Ltd Corp. Assured	00404	Assurant Customatic Ltd	00000	10 0004000		4444040057			NIV/	NII A	1.	O	100 0		NO	
Seared Guaranty Lot	00 194	ASSURED GUARANTY LTD		13-3201323	-	1111913337		Accured Guaranty Municipal	NT	N I A	Accured Guaranty Municipal	ownership	100.0	Accured Guaranty	INU	
Assured Guaranty List 0,000 13-368689 FAR Part folio Management Inc. NV NA Not display inc. Not compared to the property of th	00194	Assured Guaranty Ltd	18287	13.3250202					NV	Ι Δ		Ownershin	100 0		NO	
Description Description	00134	ASSUICE CHAIRTY LTG	10207	10-0200202				1		I /\		O#1101 3111 p	100.0			
	00194	Assured Guaranty Ltd.	00000	13-3693815				FSA Portfolio Management Inc.	NY	NIA	Holdings Inc.	Ownership	100.0	Ltd.	NO	
Assured Surrenty Ltd.		· · · · · · · · · · · · · · · · · · ·									Assured Guaranty Municipal			Assured Guaranty		
Manual M	00194	Assured Guaranty Ltd	00000 1	13-3866939					NY	NIA	Holdings Inc	Ownership	100.0	Ltd	NO	
Assured Guaranty Ltd Corp. Assured Guaranty Ltd Corp.		[<u></u>						Municipal Assurance Holdings			Assured Guaranty Municipal	l				
Assured Guaranty Ltd.	00194	Assured Guaranty Ltd	00000 8	36 - 3927339				LLC	. DE	N I A	Corp	Ownership	100 . 0	Ltd	NO	
Assured Guaranty Ltd. 00000 98-020985 Assured Guaranty Re Ltd. BNU JA Assured Guaranty Ltd. 00000 Assured Guaranty Ltd. 00000 Code? Personnel Ltd. BNU JA Assured Guaranty Ltd. 00000 Code? Personnel Ltd. BNU JA Assured Guaranty Ltd. 00000 Code? Personnel Ltd. BNU JA Assured Guaranty Ltd. 00000 00000 Code? Personnel Ltd. BNU JA Assured Guaranty Ltd. 00000 00000 Code? Personnel Ltd. BNU JA Assured Guaranty Ltd. 00000 00000 Code? Personnel Ltd. BNU JA Assured Guaranty Ltd. 00000 00000 Code? Personnel Ltd. BNU JA Assured Guaranty Ltd. 000000 Code? Personnel Ltd. Holdings Inc. JA Assured Guaranty Ltd. 00000 Code? Personnel Ltd. Holdings Inc. JA Assured Guaranty Ltd. 00000 Code? Personnel Ltd. Holdings Inc. Jack Ltd.	00404	Assurant Customatic Ltd	00000	1400000				Assumed Consents III/ Limited	CDD	1.4		O	100 0	Assured Guaranty	NO	
Assured Guaranty Ltd. 000000 98-2029385 Assured Guaranty Ltd. Assured Guaranty Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ltd. Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Ownership 100 0 Owners	00 194	ASSURED GUARANTY LTD	100000 /	AA - 1 120202	-			ASSURED GUARANTY OK LIMITED	BK	I A	Corp	ownership	100.0	Accuracy Cuaranty	INU	
Assured Quaranty Ltd. 00000. Codar Personnel Ltd. BMU NIA Assured Quaranty Ltd. 00000. Codar Personnel Ltd. BMU NIA Assured Quaranty Ltd. 00000. Codar Personnel Ltd. BMU NIA Assured Quaranty Ltd. 00000. Codar Personnel Ltd. BMU NIA Assured Quaranty Ltd. 00000. Codar Personnel Ltd. BMU NIA Assured Quaranty Ltd. 00000. Codar Personnel Ltd. BMU NIA Assured Quaranty Ltd. 00000. Codar Personnel Ltd. BMU NIA Assured Quaranty Ltd. 00000. Codar Personnel Ltd. BMU NIA Assured Quaranty Re Ltd. 00000. Codar Personnel Ltd. Dec. NIA Assured Quaranty Re Ltd. 00000. Codar Personnel Ltd. Dec. Dec. NIA Assured Quaranty Re Ltd. 00000. Codar Personnel Ltd. Dec. Dec. Dec. Dec. December 200.	00194	Assured Guaranty Ltd		08_0203085				Assured Guaranty Re Ltd	RMII	ΙΔ	Assured Guaranty Ltd	Ownershin	100 0		NO	
	00104	Assured oddranty Etd.		00-0200000						I //	Assured Guaranty UK Holdings	Owner 3111p	100.0	Assured Guaranty		
Description Description	00194	Assured Guaranty Ltd.	00000						GBR	NIA		Ownership	100.0	Ltd.	NO	
One can be compared from the compared of the														Assured Guaranty		
Modified Assured Guaranty Ed. Court Co	00194	Assured Guaranty Ltd	00000						BMU	NIA	Assured Guaranty Ltd	Ownership	100.0	Ltd.	NO	
Assured Guaranty Ltd. 00000 98-0139240		-														
Description Description	00194	Assured Guaranty Ltd	00000 5	52-2221232					. DE	NIA	Assured Guaranty Re Ltd	Ownership	100.0	Ltd	N0	
Assured Guaranty Ltd. 00000 13-3339307. A6 Intermediary Inc. NY NIA Ltd. Ltd. NO Assured Guaranty US Holdings No No No No No No No N	00404	A	00000	00.0400040					DMII	1.4		0	400.0	Assured Guaranty	NO	
Assured Guaranty Ltd 00000	00 194	ASSURED GUARANTY LTD	00000 8	98-0139240	-			Lla.	BIWIU	I A	Accured Currenty Po Oversees	ownership	100.0			
Assured Guaranty Ltd. 00000	00104	Assured Guaranty Ltd	00000	13-3330307				AG Intermediary Inc	NV	NIA		Ownerchin	100.0		NO	
O0194	00134	Assured Oddranty Ltd		10-000001	-			The intermedially inc			Assured Guaranty US Holdings	Owner 3111 p	100.0			
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O0194		· · · · · · · · · · · · · · · · · · ·	i								Assured Guaranty US Holdings	İ '				
Double Assured Guaranty Ltd. Double Decay De	00194	Assured Guaranty Ltd	00000 2	27 - 1251323				AG Analytics Inc	DE	NIA	Inc	Ownership	100.0		NO	
O0194 Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ush Holdings Inc. DE NIA Inc. 30180 Savered Guaranty Ltd. 30180 52-1533088. Assured Guaranty Ush Holdings Inc. 30180 Savered Guaranty Ltd. 30180 Savered Guaranty Savered G									488	l	Assured Guaranty US Holdings		400 -			
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O0194. Assured Guaranty Ltd. O0000 13-4031196. Assured Guaranty Ltd. O0000 13-4031196. DE DS. Assured Guaranty Corp. Ownership 100.0 Assured Guaranty Ltd. O0000 00194. Assured Guaranty Ltd. O00000 00194. Assured Guaranty Ltd. O0000 00194. Assured Guaranty Ltd.	00104	Assured Cuaranty Ltd	20100	2 1522000]		Accurad Cuaranty Cara	MD	DE	ASSURED GUARANTY US HOLDINGS	Ownorchin	100.0		NO	
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O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. Assured Guaranty Ltd. O0000. O0194. O0195. O019	00194	Assured Guaranty Ltd	00000	13-4031196				AG Financial Products Inc	DF	NIA		Ownership	100 0		NO	
00194. Assured Guaranty Ltd. 00000. Prescott LLC. DE DS. Assured Guaranty Corp. Ownership. 100.0 Ltd. NO Assured Guaranty Corp. Ownership. 100.0 Ltd. NO Assured Guaranty Ltd. 00000. Assured Guaranty Ltd. 00000. 27-3047677. AGFP Holding LLC. DE DS. AG PFC Holding LLC. Ownership. 100.0 Ltd. NO Assured Guaranty Credit Protection Ltd. GBR NIA FSA Portfolio Management Inc. Ownership. 100.0 Ltd. NO Assured Guaranty Credit Protection Ltd. NO Assured Guaranty Credit Protection Ltd. NO Assured Guaranty Credit Protection Ltd. NO Assured Guaranty Credit Protection Ltd. Services. Assured Guaranty Ltd. NO Assured Guaranty Ltd.	30107				1			Thanstar Froducts mo		1,		5				
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Assured Guaranty Ltd. 00000 Assured Guaranty Ltd. 00000 FSA Administrative Services. Assured Guaranty Ltd. Ownership. 100.0 Ltd. No Assured Guaranty Assured Guaranty Ltd. Assured Guaranty Assured Guaranty Ltd. Assured Guaranty Ltd. Assured Guaranty Ltd. No Assured Guara	00404			7 00 17077]		1050 11 11: 110	DE		10 BEO 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		400 0			
00194. Assured Guaranty Ltd. 00000. Protection Ltd. GBR. NIA. FSA Portfolio Management Inc. Ownership. 100.0 Ltd. NO Assured Guaranty	00194	Assured Guaranty Ltd	00000 2	27-304/6/7	-				DE	DS	AG PEC Holding LLC	Ownership	100.0	Ltd.	NO	
FSA Administrative Services. Assured Guaranty	00104	Assured Guaranty Ltd	00000]			CRD	NIIA	ESA Portfolio Management Inc	Ownerchin	100.0	ASSURED GUARANTY	NO	
O0194. Assured Guaranty Ltd. O0000 FSA Administrative Services, NY NIA FSA Portfolio Management Inc. Ownership 100.0 Ltd. NO	00 194	ASSUITU UUATAIILY LIU			1			FIOLEGITOH LIU	חסט	N I A		Ownersinp	100.0	L (U		
00194. Assured Guaranty Ltd. 100000 100.0 Ltd. NV NIA FSA Portfolio Management Inc. Ownership 100.0 Ltd. NO					1			FSA Administrative Services		1				Assured Guaranty	1	
	00194	Assured Guaranty Ltd	00000		1			LLC	NY	NIA	FSA Portfolio Management Inc.	Ownership	100.0		NO	

12.1

SCHEDULE Y PART 1A – DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	T 5	6	7	8	9	10	11	12	13	14	15	16
	_		•			Name of					Type of Control	10			
						Securities Exchange if			Relationship		(Ownership, Board,	If Control is		Is an SCA	
		NAIC				Publicly	Names of		to		Management,	Ownership		Filing	
Group		Company	ID	Federal		Traded (U.S. or	Parent, Subsidiaries	Domiciliary	Reporting	Directly Controlled by	Attorney-in-Fact,	Provide	Ultimate Controlling	Required?	
Code	Group Name	Code	Number	RSSD	CIK	International)	or Affiliates	Location	Entity	(Name of Entity/Person)	Influence, Other)	Percentage	Entity(ies)/Person(s Assured Guaranty) (Yes/No)	*
00194	Assured Guaranty Ltd.	00000					MLN 1999-2 Refi Co. LLC	NY	NIA	FSA Portfolio Management Inc.	Ownership	100.0		NO	
	, , , , , , , , , , , , , , , , , , , ,														
				-									Assured Guaranty		
00194	Assured Guaranty Ltd	00000					IMC 97-7 Refi Co. LLC	NY	NIA	FSA Portfolio Management Inc	Ownership	100.0	I td	NO	
00404		00000	40.0000440				FF0 4040 M 4 B 5 T 4	DE		Assured Guaranty UŠ Holdings,		400.0	Assured Guaranty	No	
00194	Assured Guaranty Ltd	00000	13-3333448				EFS-AGIC Master Business Trust	DE	NIA	Inc	Ownership	100.0	LtdAssured Guaranty	NU	
00194	Assured Guaranty Ltd.	00000					Four Hundred Main Street LLC	DE	DS	Assured Guaranty Corp	Ownership	100.0	Ltd	NO	
													Assured Guaranty		
00194	Assured Guaranty Ltd	00000					Hoboken I. LLC	DF	DS	Assured Guaranty Corp	Ownership	100.0		NO.	
	ĺ						,			, ,			Assured Guaranty		
00194	Assured Guaranty Ltd	00000	13-4173364				CIFG Services, LLC	DE	DS	Assured Guaranty Corp	Ownership	100.0	Assured Guaranty	NO	
00194	Assured Guaranty Ltd.	00000					CIFG Holding LLC	DE	DS	Assured Guaranty Corp	Ownership	100.0	Ltd.	NO	
00404		00000						DE		0150 0			Assured Guaranty	NO	
00194	Assured Guaranty Ltd	00000					New Generation Funding Trust	DE	NIA	CIFG Services, LLC	0ther		LtdSanne Nominees	N0	
										Sanne Nominees Limited and			Limited and Sanne		
00194	Assured Guaranty Ltd	00000					Mogador Limited	JEY	0TH	Sanne Nominees 2 Limited	Ownership	100.0	Nominees 2 Limited	NO	(1)
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings I, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Assured Guaranty	NO.	
	,										·		Assured Guaranty		
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings II, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Ltd Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings III, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Ltd.	NO	
	,							5-	20		·		Assured Guaranty		
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings IV, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings V, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Ltd.	NO	
00194	Assured Guaranty Ltd.	00000					CIFG Global Holdings VI, LLC	DF	DS	CIFG Holding LLC	Ownership	100.0	Assured Guaranty	NO.	
00194	lassured Guaranty Ltd						Torre Grobal Hordings VI, LLC	DE	ยง	Assured Guaranty US Holdings	ownership	100.0	Assured Guaranty	NU	
00194	Assured Guaranty Ltd	00000 3	30-0953494				AG US Group Services Inc	DE	NIA	Inc	Ownership	100.0	Ltd.	NO	
00194	Assured Guaranty Ltd	00000					AG KC Remainderman Investor,	DE	NIA	FSA Portfolio Management Inc.	Ownership.	100.0	Assured Guaranty	NIO	
	,			1			LLV		NIA	AG KC Remainderman Investor,	οπιστοιτιμ		Assured Guaranty		
00194	Assured Guaranty Ltd	00000					CGA KC Remainderman Member, LLC	DE	NIA	LLC.	Ownership	33.3	Ltd.	N0	
00194	Assured Guaranty Ltd	00000					ICGA KC Remainderman, LLC	DE	NIA	CGA KC Remainderman Member,	Ownership	100.0	Assured Guaranty	NO	
	,			1		1	Wasmer, Schroeder & Company,			Assured Guaranty Municipal	· '		Assured Guaranty		
00194	Assured Guaranty Ltd	00000		-			LLC	DE	NIA	Corp.	Ownership	24.9	LtdAssured Guaranty	NO	
00194	Assured Guaranty Ltd	00000					CGA KC EY 2 Investor. LLC	DE	NIA	FSA Portfolio Management Inc.	Ownership	100.0	Ltd.	NO	
	,					1	,				i i		Assured Guaranty		
00194	Assured Guaranty Ltd.	00000					CGA KC EY Member, LLC	DE	NIA	CGA KC EY 2 Investor, LLC	Ownership	10.0	Ltd	NO	

SCHEDULE Y PART 1A – DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7 Name of Securities	8	9	10	11	12 Type of Control (Ownership,	13	14	15	16
		NAIC	ID			Exchange if Publicly	Names of		Relationship to		Board, Management,	If Control is Ownership	Ultimate Controlling	Is an SCA Filing	
Group Code	Group Name	Company Code	טו Number	Federal RSSD	CIK	Traded (U.S. or International)	Parent, Subsidiaries or Affiliates	Domiciliary Location	Reporting Entity	Directly Controlled by (Name of Entity/Person)	Attorney-in-Fact, Influence, Other)	Provide Percentage	Entity(ies)/Person(s)	Required? (Yes/No)	*
00194	Assured Guaranty Ltd	00000					CGA KC EY, LLC	DE	NIA	CGA KC EY Member, LLC	Ownership	100.0	Assured Guaranty LtdAssured Guaranty	N0	
00194	Assured Guaranty Ltd	00000	AA - 1320159	-			Assured Guaranty (Europe) SA	FRA	IA	Assured Guaranty Municipal CorpAssured Guaranty Municipal	Ownership	100.0		N0	(2)
00194	Assured Guaranty Ltd	00000	84-3016529				AG Asset Strategies LLC	DE	DS	CorpAssured Guaranty US Holdings	Ownership	65.0	LtdAssured Guaranty	N0	(3)
00194	Assured Guaranty Ltd	00000					Municipal Research Advisors LLC Assured Investment Management	DE	NIA	IncAssured Guaranty US Holdings	Ownership	24.9	LtdAssured Guaranty	N0	
00194	Assured Guaranty Ltd		26 - 1523585	-			GP Holdings LLCBlueMountain CLO Management,	DE	NIA	IncAssured Guaranty US Holdings	Ownership	100.0	Assured Guaranty	N0	
00194	Assured Guaranty Ltd		81-5159484	-			LLC. Assured Investment Management	DE	NIA	Assured Guaranty US Holdings	Ownership	100.0	Assured Guaranty	N0	
00194	Assured Guaranty Ltd		26 - 1523875 26 - 1641217				Plus Mountain Posity IIC	DE DE	NIA NIA	Assured Investment Management	Ownership	100.0	Assured Guaranty	NO	
00194	Assured Guaranty Ltd		26 - 104 12 17 98 - 0448439	-			Blue Mountain Realty LLCAssured Investment Management (London) LLP	GBR	NIA	Assured Guaranty UK Holdings Ltd.	Ownership	99.0	Assured Guaranty	NU	(4)
00194	Assured Guaranty Ltd		98 - 1093188	-			BlueMountain Montenvers GP S.	LUX	NIA	Assured Investment Management	Ownership	100.0	Assured Guaranty	NO.	(4)
00194	Assured Guaranty Ltd.		84-3479084				AIM Asset Backed GP, LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership.	100.0	Assured Guaranty	NO NO	
00194	Assured Guaranty Ltd		84-3479062				BlueMountain CLO Warehouse GP, LLC.	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0	Assured Guaranty Ltd.	N0	
00194	Assured Guaranty Ltd	00000	98-0451186				Blue Mountain CA Master Fund GP, Ltd	CYM	NIA	Blue Mountain Credit GP. LLC	Ownership	100.0		N0	
00194	Assured Guaranty Ltd	00000	20-2262601				Blue Mountain Credit GP, LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0	Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000	26 - 1523585				BlueMountain CAIS GP, LLCBlueMountain Long/Short Credit	DE	NIA	Assured Investment Management GP Holdings LLC Assured Investment Management	Ownership	100.0	Assured Guaranty Ltd Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000	27 - 1113725				GP, LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd	N0	
00194	Assured Guaranty Ltd	00000	81 - 5149171				BlueMountain Fursan GP, LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0		N0	
00194	Assured Guaranty Ltd	00000	47 - 25 18 29 3				BlueMountain Logan Opportunities GP, LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0	Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000	47 - 3383048	-			BlueMountain Foinaven GP, LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0	Assured Guaranty Ltd Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000	45-5105115				BlueMountain Credit Opportunities GP I, LLCBlueMountain Special GP Holdco.	DE	NIA	Assured Investment Management GP Holdings LLCAssured Investment Management	Ownership	100.0	LtdAssured Guaranty Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000					LLC	DE	NIA	GP Holdings LLC	Ownership	100.0		N0	
00194	Assured Guaranty Ltd	00000	45-5105040				BlueMountain Kicking Horse Fund GP, LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0	Assured Guaranty Ltd.		
	Assured Guaranty Ltd	00000	47 - 27 12279				BlueMountain Summit Opportunities GP II, LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0	Assured Guaranty Ltd.	N0	

12.3

SCHEDULE Y PART 1A – DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7	8	9	10		12	13	14	15	16
	_					Name of Securities Exchange if			Relationship		Type of Control (Ownership, Board,	If Control is		Is an SCA	
0		NAIC	ID	Fadanal		Publicly	Names of	Di-::	to	Discretice Occupant lies of here	Management,	Ownership		Filing	
Group Code	Group Name	Company Code	Number	Federal RSSD	CIK	Traded (U.S. or International)	Parent, Subsidiaries or Affiliates	Domiciliary Location	Reporting Entity	Directly Controlled by (Name of Entity/Person)	Attorney-in-Fact,	Provide Percentage	Ultimate Controlling Entity(ies)/Person(s)	Required? (Yes/No)	*
0000	Croup Harris	0000	rtuniboi	TROOP	Ont	internationaly	or 7 minutes	Location	Lindey	(Name of Ematy) Green)	mindonoo, otnor)	r creentage	Entity (100)/1 Groom(0)	(100/110)	
										Assured Investment Management			Assured Guaranty		
00194	Assured Guaranty Ltd	00000	46 - 2338369				.BlueMountain Montenvers GP, LLC. BlueMountain Montenvers	DE	NIA	GP Holdings LLCAssured Investment Management	Ownership	100.0	Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000	46-2185016				Holdings, LLC	DE	NIA	GP Holdings LLC	.Ownership	100.0		NO	
00104	7.000100 Oddranty Eta						AIM Asset Backed Income Fund			l or morarings ELo	1 0 WINO 1 3111 P		Assured Guaranty		
00194	Assured Guaranty Ltd	00000	84-3480027				(US) L.P	DE	NIA	AIM Asset Backed GP, LLC	Management	100.0		NO	
00194	Assured Guaranty Ltd	00000	84-3479990				BlueMountain CLO Warehouse Fund	DE	NIA	BlueMountain CLO Warehouse	Management	100.0	Assured Guaranty	NO	
00 194	ASSURED GUARANTY LTD		04-34/9990				. (05) L.F	DE	NIA	Assured Investment Management	. Management	100.0	Assured Guaranty	INU	
00194	Assured Guaranty Ltd		98 - 1104624				BlueMountain CAIS CA Ltd	CYM	NIA	LLC	Ownership	100.0	Ltd.	NO	
	Í										l '		Assured Guaranty		
00194	Assured Guaranty Ltd	00000	80-0915491				BlueMountain CAIS CA L.P	DE	NIA	BlueMountain CAIS GP, LLC	Management	100.0	Ltd	N0	
								·		-					
							BlueMountain Logan			BlueMountain Logan			Assured Guaranty		
00194	Assured Guaranty Ltd	00000!	98 - 1209536				Opportunities Fund L.P	CYM	NIA	Opportunities GP, LLC	Management	100.0	Ltd.	NO	
00404	Assured Oversety I tel	00000	00 4000004				DivaMenustain Fairences Fund Ltd	CVM	NII A	Assured Investment Management	O	100.0	Assured Guaranty	NO	
00194	Assured Guaranty Ltd	00000!	98 - 1230894				BlueMountain Foinaven Fund Ltd	CYM	NIA	LLC	.Ownership	100.0	L10		
							BlueMountain Credit			Assured Investment Management			Assured Guaranty		
00194	Assured Guaranty Ltd	00000	98 - 1051361				Opportunities Fund Ltd	CYM	NIA	LLC	Ownership	100.0	Ltd	NO	
								·			-				
				1			BlueMountain Summit			-					
							Opportunities Fund II (Cayman),			BlueMountain Summit			Assured Guaranty		
00194	Assured Guaranty Ltd	00000!	98 - 1200049				L.P	CYM	NIA	Opportunities GP II, LLC	Management	100.0	Ltd	NO	
							BlueMountain Summit Opportunities Fund II (US).			BlueMountain Summit			Assured Guaranty		
00194	Assured Guaranty Ltd.	00000	47 - 2093591				II P	DE	NIA	Opportunities GP II, LLC	Management	100 0	Ltd.	NO	
											l maragonor t				
00404		00000	00 0045540				BlueMountain Montenvers Fund	DE		BlueMountain Montenvers GP,		400.0	Assured Guaranty	NO.	
00194	Assured Guaranty Ltd	00000!	90-0945546				L.PBlueMountain Montenvers Fund	DE	NIA	BlueMountain Montenvers GP S.	Management	100.0	LtdAssured Guaranty	NU	
00194	Assured Guaranty Ltd	00000	98 - 1093236				SCA SICAV-SIF	LUX	NIA	r.l.		100.0	Ltd	NO	
	ĺ	i					BlueMountain Timberline			Assured Investment Management]		Assured Guaranty		
00194	Assured Guaranty Ltd	00000	46 - 0989756				Onshore, LLC.	DE	NIA	LLC	.Management	100.0	Ltd	NO	
00194	Assured Guaranty Ltd.	00000	98 - 1085068				BlueMountain Timberline Offshore, Ltd.	CYM	NIA	Assured Investment Management	Ownership.	100.0	Assured Guaranty Ltd.	NO	
00134	Assured duaranty Ltd		30-1003000							Assured Investment Management	. Owner sirrp	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd	00000!	98-0476033				BlueMountain Timberline Ltd	CYM	NIA	LLC	Ownership	100.0	Ltd.	N0	
00404			00 0400500				Blue Mountain Credit	0./44		Various investors (see note		400 0	Assured Guaranty		(5)
00194	Assured Guaranty Ltd	00000!	98-0406583	-			Alternatives Fund Ltd Blue Mountain Credit	CYM	NIA	- ′)	.Ownership	100.0	LtdAssured Guaranty	NO	(5)
00194	Assured Guaranty Ltd.	00000	04-3774766				Alternatives Fund L.P.	DE	NIA	BlueMountain Credit GP, LLC	Management	100.0	Ltd.	NO	
	ĺ						Blue Mountain Credit			BlueMountain CA Master Fund			Assured Guaranty	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
00194	Assured Guaranty Ltd	00000 !	98-0406591				Alternatives Master Fund L.P	CYM	NIA	GP, Ltd.	Management	100.0	Ltd.	NO	
00104	Assured Cuerosty 1 td	00000	80-0949429				BlueMountain Guadalupe Peak	DE	NIA	BlueMountain Long/Short	Managament	100.0	Assured Guaranty Ltd	NO	
00194	Assured Guaranty Ltd	00000	ou •U949429			·	Fund L.P.	.ן	NIA	Credit GP, LLC	Management	. 100.0	L(U	INU	

12.4

SCHEDULE Y PART 1A – DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

						_	T								
1	2	3	4	5	6	7 Name of Securities	8	9	10	11	12 Type of Control (Ownership,	13	14	15	16
Group Code	Group Name	NAIC Company Code	ID Number	Federal RSSD	CIK	Exchange if Publicly Traded (U.S. or International)	Names of Parent, Subsidiaries or Affiliates	Domiciliary Location	Relationship to Reporting Entity	Directly Controlled by (Name of Entity/Person)	Board, Management, Attorney-in-Fact, Influence, Other)	If Control is Ownership Provide	Ultimate Controlling Entity(ies)/Person(s)	Is an SCA Filing Required? (Yes/No)	*
Code	Group Name	Code	Number	KOOD	CIK	international)	Of Affiliates	Location	Entity	(Name of Emity/Ferson)	inilidence, Other)	reiceillage	Emily(les)/Ferson(s)	(Tes/NO)	
00194	Assured Guaranty Ltd	00000	98 - 1347580				BlueMountain Fursan Fund L.P	CYM	NIA	BlueMountain Fursan GP, LLC	.Management	100.0	Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000	98 - 1209299				BlueMountain Logan Opportunities Master Fund L.P BlueMountain Foinaven Master	CYM	NIA	BlueMountain Logan Opportunities GP, LLC	Management	100.0	Assured Guaranty LtdAssured Guaranty	NO	
00194	Assured Guaranty Ltd	00000	98 - 1231054				Fund L.P	CYM	NIA	BlueMountain Foinaven GP, LLC	Management	100.0		NO	
00194	Assured Guaranty Ltd		98-1051356				BlueMountain Credit Opportunities Master Fund I L.P.	CYM		BlueMountain Credit	Management	100.0	Assured Guaranty	NO	
	,														
00194	Assured Guaranty Ltd	00000	98 - 1051382				BlueMountain Kicking Horse Fund L.P	CYM	NIA	BlueMountain Kicking Horse Fund GP, LLCBlueMountain Summit	Management	100.0	Assured Guaranty Ltd Assured Guaranty	NO	
00194	Assured Guaranty Ltd	00000	47 - 2501377				BMSB L.P.	DE	NIA	Opportunities GP II, LLC	Management	100.0	l td	N0	
00194	Assured Guaranty Ltd	00000	98 - 1209779				BlueMountain Summit Trading	CYM	NIA	BlueMountain Summit Opportunities GP II, LLC	Management	100.0		N0	
00194	Assured Guaranty Ltd	00000	47 - 2503019				BlueMountain Summit Trading L.P	DE	NIA	BlueMountain Summit Opportunities GP II, LLC	Management	100.0	Assured Guaranty Ltd	N0	
00194	Assured Guaranty Ltd	00000	98-1093881				BlueMountain Montenvers Master Fund SCA SICAV-SIF	LUX	NIA	BlueMountain Montenvers GP S.r.l.	Management	100.0		NO	
00194	Assured Guaranty Ltd	00000					Assured Guaranty UK Holdings Ltd	GBR	NIA	Assured Guaranty Ltd	Ownership	100.0	Assured Guaranty Ltd	NO	
00194	Assured Guaranty Ltd	00000	85-2684116				Assured Investment Management CLO Warehouse II GP, LLC Assured Investment Management	DE	NIA	Assured Investment Management GP Holdings LLC Assured Investment Management	Ownership	100.0	Assured Guaranty Ltd Assured Guaranty	N0	
00194	Assured Guaranty Ltd	00000	85-2659994				CLO Warehouse Fund II (US) L.P	DE	NIA	CLO Warehouse II GP, LLC Assured Guaranty US Holdings	Management	100.0	LtdAssured Guaranty Assured Guaranty	NO	
00194	Assured Guaranty Ltd		85-3158054				Assured Healthcare Partners LLC AssuredIM Municipal Relative	DE	NIA	IncAssured Investment Management	Ownership	100.0	Ltd Assured Guaranty	N0	
	Assured Guaranty Ltd		85-3322265 85-3322207				Value GP LLC	DE	NIA NIA	GP Holdings LLC AssuredIM Municipal Relative Value GP LLC	Ownership	100.0	Assured Guaranty	NO	
00194	Assured Guaranty Ltd		oo-sszzzur 98-1568654				AssuredIM Municipal Relative Value Fund Ltd.	CYM	NIA	Assured Investment Management	Ownership	100.0	Assured Guaranty	 NO	
	Assured Guaranty Ltd		98 - 1568518				AssuredIM Municipal Relative Value Master Fund L.P.	CYM	NIA	AssuredIM Municipal Relative Value GP LLC	Management	100.0	Assured Guaranty Ltd.		
00194	Assured Guaranty Ltd	00000	85 - 3283163				AHP Fund GP LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	20.0	Assured Guaranty	N0	(6)
00194	Assured Guaranty Ltd	00000	85-3304287				AHP Fund II GP LLC	DE	NIA	Assured Investment Management GP Holdings LLC Assured Investment Management	Ownership	40.0	Assured Guaranty LtdAssured Guaranty	NO	(6)
00194	Assured Guaranty Ltd	00000	85-4251252				AHP Fund I Team L.P	DE	NIA	GP Holdings LLCAssured Investment Management	.Management	100.0		NO	
00194	Assured Guaranty Ltd.	00000	85 - 4251379				AHP Fund II Team L.P.	DE	NIA		Management	100.0	Ltd.	N0	

SCHEDULE Y PART 1A – DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7 Name of Securities	8	9	10	11	12 Type of Control (Ownership,	13	14	15	16
Group		NAIC Company	ID	Federal		Exchange if Publicly Traded (U.S. or	Names of Parent, Subsidiaries	Domiciliary	Relationship to Reporting	Directly Controlled by	Board, Management, Attorney-in-Fact,	If Control is Ownership Provide	Ultimate Controlling	Is an SCA Filing Required?	
Code	Group Name	Code	Number	RSSD	CIK	International)	or Affiliates	Location	Entity	(Name of Entity/Person)	Influence, Other)	Percentage	Entity(ies)/Person(s)	(Yes/No)	*
00194	Assured Guaranty Ltd	00000	85-3284260				AHP Fund L.P	DE	NIA	AHP Fund GP LLC	Management	100.0	Assured Guaranty Ltd Assured Guaranty	NO .	
00194	Assured Guaranty Ltd.	00000	85-3303862				AHP Fund II L.P.	DE	NIA	AHP Fund II GP LLC	Management	100.0	LtdAssured Guaranty	N0 .	
00194	Assured Guaranty Ltd	00000	98 - 1571635				AHP Fund I PV Feeder L.P	CYM	NIA	AHP Fund I GP LLC	Management	100.0		NO .	
00194	Assured Guaranty Ltd	00000	85-3284361				AHP Fund PV L.P	DE	NIA	AHP Fund GP LLC	Management	100.0		N0 .	
	, , , , , , , , , , , , , , , , , , , ,		98 - 1571646				AHP Fund II PV Feeder L.P	CYM		AHP Fund II GP LLC	Management		Ltd Assured Guaranty	NO .	
	· · · · · · · · · · · · · · · · · · ·		85-3304012				AHP Fund II PV L.P	DE		AHP Fund II GP LLCAssured Investment Management	Management		LtdAssured Guaranty	NO .	
	· · · · · · · · · · · · · · · · · · ·		86-2519402				AssuredIM GLS GP LLC	DE		GP Holdings LLC	Ownership	100.0	Assured Guaranty	N0	
	·		86 - 25 19 5 2 7 86 - 25 19 6 4 2				AssuredIM GLS Fund L.P	DE		AssuredIM GLS GP LLCAssuredIM GLS GP LLC	Management	100.0	Assured Guaranty	NO	
			88-3068509				AssuredIM GLS Fund PV L.PAssuredIM Unconstrained Secured Credit Opportunities GP LLC	DE		Assured Investment Management GP Holdings LLC	Management Ownership		Assured Guaranty Ltd		
00194	Assured Guaranty Ltd	00000	88-3066758				AssuredIM Unconstrained Secured Credit Opportunities Fund LP	DE		AssuredIM Unconstrained Secured Credit Opportunities GP LLC	Management		Assured Guaranty	NO	
	,		88-3067395				AssuredIM Unconstrained Secured Credit Opportunities Fund Ltd	CYM	NIA	Assured Investment Management LLC	Ownership	100.0	Assured Guaranty		
							AssuredIM Unconstrained Secured Credit Opportunities Master			AssuredIM Unconstrained Secured Credit Opportunities			Assured Guaranty		
00194	Assured Guaranty Ltd	00000	98 - 1678557				Fund LP	CYM	NIA	GP LLC	Management	100.0	Ltd	N0 .	

Asterisk Explanation

- (6) Certain Assured Investment Management LLC employees hold collectively approximately 80% of the limited liability company membership interests of AHP Fund I GP LLC and approximately 60% of the limited liability company membership interests of AHP Fund II GP LLC ...

PART 1 - LOSS EXPERIENCE

			Current Year to Date		4
		1 Direct Premiums	2 Direct Losses	3 Direct Loss	Prior Year to Date Direct Loss
	Line of Business	Earned	Incurred	Percentage	Percentage
1.	Fire				
2.1	Allied lines				
2.2	Multiple peril crop				
2.3	Federal flood				
2.4	Private crop				
2.5	Private flood				
3.	Farmowners multiple peril				
4.	Homeowners multiple peril				
5.	Commercial multiple peril				
6.	Mortgage guaranty				
8.	Ocean marine				
9.	Inland marine				
10.	Financial guaranty	48,487,289	(9,552,387)	(19.7)	150.6
11.1	Medical professional liability -occurrence				
11.2	Medical professional liability -claims made				
12.	Earthquake				
13.1	Comprehensive (hospital and medical) individual				
13.2	Comprehensive (hospital and medical) group				
14.	Credit accident and health				
15.1	Vision only				
15.1					
	Dental only				
15.3	Disability income				
15.4	Medicare supplement				
15.5	Medicaid Title XIX				
15.6	Medicare Title XVIII				
15.7	Long-term care				
15.8	Federal employees health benefits plan				
15.9	Other health				
16.	Workers' compensation				
17.1	Other liability occurrence				
17.2	Other liability-claims made				
17.3	Excess Workers' Compensation				
18.1	Products liability-occurrence				
18.2	Products liability-claims made				
19.1	Private passenger auto no-fault (personal injury protection)				
19.2	Other private passenger auto liability				
19.3	Commercial auto no-fault (personal injury protection)				
19.4	Other commercial auto liability				
	Drivete a commercial auto liability				
21.1	Private passenger auto physical damage				
21.2	Commercial auto physical damage				
22.	Aircraft (all perils)				
23.	Fidelity				
24.	Surety				
26.	Burglary and theft				
27.	Boiler and machinery				
28.	Credit				
29.	International				
30.	Warranty				
31.	Reinsurance - Nonproportional Assumed Property	XXX	XXX	ХХХ	XXX
32.	Reinsurance - Nonproportional Assumed Liability	XXX	XXX	ХХХ	XXX
33.	Reinsurance - Nonproportional Assumed Financial Lines	XXX	ХХХ	XXX	XXX
34.	Aggregate write-ins for other lines of business				
35.	TOTALS	48,487,289	(9,552,387)	(19.7)	150.6
	TAILS OF WRITE-INS	70,707,209	(0,002,001)	(10.1)	100.0
3402					
3403					
	m. of remaining write-ins for Line 34 from overflow page				
3499. Tot	tals (Lines 3401 through 3403 plus 3498) (Line 34)				

PART 2 - DIRECT PREMIUMS WRITTEN

		1 Current	2 Current	3 Prior Year
	Line of Business	Quarter	Year to Date	Year to Date
1.	Fire			
2.1	Allied lines	I I		
2.2	Multiple peril crop			
2.3	Federal flood			
2.4	Private crop			
2.5	Private flood			
3.	Farmowners multiple peril			
4.	Homeowners multiple peril			
5.	Commercial multiple peril			
6.	Mortgage guaranty		T	
8.	Ocean marine			
9.				
	Inland marine	E EO7 174	16 070 206	24 744 20
10.	Financial guaranty			
11.1	Medical professional liability-occurrence			
11.2	Medical professional liability-claims made			
12.	Earthquake			
13.1	Comprehensive (hospital and medical) individual			
13.2	Comprehensive (hospital and medical) group			
14.	Credit accident and health			
15.1	Vision only			
15.2	Dental only			
15.3				
	Disability income			
15.4	Medicare supplement			
15.5	Medicaid Title XIX			
15.6	Medicare Title XVIII			
15.7	Long-term care			
15.8	Federal employee health benefits plan			
15.9	Other health			
16.	Workers' compensation			
17.1	Other liability occurrence.			
17.2	Other liability-claims made.			
17.3	Excess Workers' Compensation.			
	Draduata liability assurrance			
18.1	Products liability-occurrence			
18.2	Products liability-claims made			
19.1	Private passenger auto no-fault (personal injury protection)			
19.2	Other private passenger auto liability			
19.3	Commercial auto no-fault (personal injury protection)			
19.4	Other commercial auto liability			
21.1	Private passenger auto physical damage			
21.2	Commercial auto physical damage			
22.	Aircraft (all perils)			
23.	Fidelity			
24.	Surety			
26.				
20. 27.	Burglary and theft			
	Boiler and machinery			
28.	Credit			
29.	International			
30.	Warranty			
31.	Reinsurance - Nonproportional Assumed Property	XXX	XXX	XXX
32.	Reinsurance - Nonproportional Assumed Liability	XXX	ХХХ	XXX
33.	Reinsurance - Nonproportional Assumed Financial Lines		XXX	XXX
34.	Aggregate write-ins for other lines of business			
35.	TOTALS	5,597,174	16,978,386	21,741,38
	TAILS OF WRITE-INS	5,007,174	10,010,000	۵۱,۱۳۱,۵۵
DE 401.	TAILS OF WATERINS			
400				
	m. of remaining write-ins for Line 34 from overflow page			
400 To	tals (Lines 3401 through 3403 plus 3498) (Line 34)			

PART 3 (000 omitted)

LOSS AND LOSS ADJUSTMENT EXPENSE RESERVES SCHEDULE

				LOSS AND I	∟OSS ADJU	SIMENIE	XPENSE RE	SERVES SO	CHEDULE				
	1	2	3	4	5	6	7	8 Q.S. Date Known	9	10	11 Prior Year-End Known Case Loss	12 Prior Year-End IBNR Loss and	13 Prior Year-End
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)	2022 Loss and LAE Payments on Claims Reported as of Prior Year-End	2022 Loss and LAE Payments on Claims Unreported as of Prior Year-End	Total 2022 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	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)	and LAE Reserves Developed (Savings)/ Deficiency (Cols. 4 + 7 minus Col. 1)	LAE Reserves Developed (Savings)/ Deficiency (Cols. 5 + 8 + 9 minus Col. 2)	Total Loss and LAE Reserve Developed (Savings)/ Deficiency (Cols. 11 + 12)
1. 2019 + Prior	2,380	150	2,530	(84,039)		(84,039)	70,846		150	70,996	(15,573)		(15,573
2. 2020	4,504		4,504				3,358			3,358	(1,146)		(1,146
3. Subtotals 2020 + prior	6,884 .	150	7,034	(84,039)		(84,039)	74,204		150	74,354	(16,719)		(16,719
4. 2021	38		38	6		6					(32)		(32
5. Subtotals 2021 + prior	6,922	150	7,072	(84,033)		(84,033)	74,204		150	74,354	(16,751)		(16,75
3. 2022	xxx	XXX	xxx	xxx			xxx	9		9	xxx	xxx	xxx
7. Totals	6,922	150	7,072	(84,033)		(84,033)	74,204	9	150	74,363	(16,751)		(16,751
 Prior Year-End Surplus As Regards Policy- holders 	2,069,827										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. (242.0)	2.	3. (236.9 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?	NO
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
5.	AUGUST FILING Will the regulator-only (non-public) Communication of Internal Control Related Matters Noted in Audit be filed with the state of domicile and electronically with the NAIC (as a regulator-only non-public document) by August 1? The response for 1st and 3rd quarters should be N/A. A NO response resulting with a bar code is only appropriate in the 2nd quarter.	N/A
xpla	nation:	
ar C	ode:	
-		

3

OVERFLOW PAGE FOR WRITE-INS

SCHEDULE A – VERIFICATION

Real Estate

	Real Estate		
		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value, December 31 of prior year	25,208,760	26,328,920
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition		
İ	2.2 Additional investment made after acquisition	65,919	736,338
3.	Current year change in encumbrances		
4.	Total gain (loss) on disposals		
5.	Deduct amounts received on disposals		
6.	Total foreign exchange change in book/adjusted carrying value		
7.	Deduct current year's other-than-temporary impairment recognized Deduct current year's depreciation		
8.	Deduct current year's depreciation.	1,433,176	1,856,498
9.	Book/adjusted carrying value at the end of current period (Lines 1+2+3+4-5+6-7-8)	23,841,504	25,208,760
10.	Deduct total nonadmitted amounts		1,524,288
11.	Statement value at end of current period (Line 9 minus Line 10)	22,408,285	23,684,472

SCHEDULE B - VERIFICATION

Mortgage Loans Prior Year Ended Year To Date December 31 Book value/recorded investment excluding accrued interest, December 31 of prior year. Cost of acquired: 2.1 Actual cost at time of acquisition 2.2 Additional investment made after acquisition Capitalized deferred interest and other... Accrual of discount. Unrealized valuation increase (decrease)... Total gain (loss) on disposals.

Deduct amounts received on disposals. 6. 8. 10. Deduct current year's other-than-temporary impairment recognized. Book value/recorded investment excluding accrued interest at end of current period (Lines 1+2+3+4+5+6-7-8+9-10) 12 14 Deduct total nonadmitted amounts Statement value at end of current period (Line 13 minus Line 14)

SCHEDULE BA – VERIFICATION

Other Long-Term Invested Assets Prior Year Ended Year To Date December 31 .316,097,765 284,930,901 Book/adjusted carrying value, December 31 of prior year. Cost of acquired: 2.1 Actual cost at time of acquisition 2.2 Additional investment made after acquisition Capitalized deferred interest and other. Accrual of discount. (16, 163, 979) .31,522,363 Unrealized valuation increase (decrease). Total gain (loss) on disposals.....

Deduct amounts received on disposals. 7,193,560 7,977,504 (353,725) 8 10. 299,149,8421,217,203 .316 ,097 ,7654 ,505 ,023 12. Deduct total nonadmitted amounts. Statement value at end of current period (Line 11 minus Line 12) 297,932,639 311,592,742

SCHEDULE D - VERIFICATION

Bonds and Stocks

Bollus allu Stocks		
	1	2
		Prior Year Ended
	Year To Date	December 31
Book/adjusted carrying value of bonds and stocks, December 31 of prior year	2,119,225,319	2,163,204,606
Cost of bonds and stocks acquired Accrual of discount	138,849,204	
3. Accrual of discount	19,512,826	30,728,571
4. Unrealized valuation increase (decrease)	(268.204)	(58.058.346)
5. Total gain (loss) on disposals	(3,658,391)	15 , 124 , 686
Deduct consideration for bonds and stocks disposed of	193,950,783	350,700,675
7. Deduct amortization of premium	8,817,980	16,983,307
8. Total foreign exchange change in book/adjusted carrying value		
Deduct current year's other-than-temporary impairment recognized	17,899,263	476,078
10. Total investment income recognized as a result of prepayment penalties and/or acceleration fees		483,107
11. Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9+10)	2,052,992,728	2,119,225,319
12. Deduct total nonadmitted amounts		
13. Statement value at end of current period (Line 11 minus Line 12)	2.052.992.728	2.119.225.319

SCHEDULE D - PART 1B

Showing the Acquisitions, Dispositions and Non-Trading Activity

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

		During the Current Qua	rter for all Bonds and Pre	ferred Stock by NAIC Design	gnation	<u>_</u>		
	1 Book/Adjusted Carrying Value	2 Acquisitions	3 Dispositions	4 Non-Trading Activity	5 Book/Adjusted Carrying Value	6 Book/Adjusted Carrying Value	7 Book/Adjusted Carrying Value	8 Book/Adjusted Carrying Value
	Beginning of	During	During	During	End of	End of	End of	December 31
NAIC Designation	Current Quarter	Current Quarter	Current Quarter	Current Quarter	First Quarter	Second Quarter	Third Quarter	Prior Year
BONDS								
1. NAIC 1 (a)	1,465,194,762	2,228,450	16,142,220	(2,063,096)	1,589,469,786	1,465,194,762	1,449,217,896	1,489,254,479
2. NAIC 2 (a)	223,340,345		116 , 125	(1,076,370)	235,468,212	223,340,345	222 , 147 , 850	245 , 357 , 779
3. NAIC 3 (a)								
4. NAIC 4 (a)								
5. NAIC 5 (a)			4,337,807	19,869,163	347 , 494 , 320	334 , 442 , 564	349,973,920	344 , 166 , 530
6. NAIC 6 (a)	80,775,277	1,390,936	37,874,089	(13,507,051)	39,656,867	80,775,277	30,785,073	39,310,353
7. Total Bonds	2,103,752,948	3,619,386	58,470,241	3,222,646	2,212,089,185	2,103,752,948	2,052,124,739	2,118,089,141
PREFERRED STOCK								
8. NAIC 1								
9. NAIC 2								
10. NAIC 3								
11. NAIC 4								
12. NAIC 5								
13. NAIC 6								
14. Total Preferred Stock								
15. Total Bonds & Preferred Stock	2,103,752,948	3,619,386	58,470,241	3,222,646	2,212,089,185	2,103,752,948	2,052,124,739	2,118,089,141

(a) Book/A	djusted Carrying Value column for the end of the current reporting period includes the following amount of 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 NONE

Schedule DA - Verification NONE

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 - PART 2 - VERIFICATION (Cash Equivalents)

	1 Year To Date	2 Prior Year Ended December 31
Book/adjusted carrying value, December 31 of prior year	231,133,826	58 ,747 ,706
Cost of cash equivalents acquired	254,346,257	196,543,050
3. Accrual of discount		
Unrealized valuation increase (decrease)		
5. Total gain (loss) on disposals		(24, 156, 930)
Deduct consideration received on disposals	198, 194, 980	
7. Deduct amortization of premium		
Total foreign exchange change in book/adjusted carrying value		
Deduct current year's other-than-temporary impairment recognized		
10. Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)	287,285,103	231,133,826
11. Deduct total nonadmitted amounts		
12. Statement value at end of current period (Line 10 minus Line 11)	287,285,103	231,133,826

Schedule A - Part 2

NONE

Schedule A - Part 3

NONE

Schedule B - Part 2

NONE

Schedule B - Part 3

NONE

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

			Show	All Long-Term Bonds and Stock Acquired During the Cur	rent Quarter				
1	2	3	4	5	6	7	8	9	10
									NAIC Designation,
									NAIC Designation
OLIOID.					, , , ,			5.16	Modifier and SVO
CUSIP Identification	Description	Faraign	Data Assuired	Name of Vendor	Number of Shares of Stock	Actual	Dor Value	Paid for Accrued Interest and Dividends	Administrative
Bonds - U.S. Gover		Foreign	Date Acquired	Name of Vendor	Shares of Stock	Cost	Par Value	interest and Dividends	Symbol
Bonds - O.S. Gover									
	s, Territories and Possessions								
	cal Subdivisions of States, Territories and Possession	e							
			of Agencies and Auth	norities of Governments and Their Political Subdivisions					
	IPR GO SER A (2022) CUSTODIAL TR	aranteed Obligations		Direct	XXX	1,146,920	1,267,903		6. Z
69376T-AA-5	PR GO Series A-1 (2022) CUSTODIAL TRUST		07/15/2022	Direct	XXX	244,016	269,756		6. Z
88285A-BB-3	TEXAS WATER DEVELÒPMENT BOARD.		09/29/20220	CITIGROUP GLOBAL	XXX	1,000,000	1,000,000		1.A FE
0909999999 - 1	Bonds - U.S. Special Revenue and Special Assessme	ent and all Non-Guara	nteed Obligations of	Agencies and Authorities of Governments and Their Political	Subdivisions	2,390,936	2,537,660		XXX
	and Miscellaneous (Unaffiliated)		-	-	•	·			•
14686A-AS-8	CARVL II BR - CDO		08/05/20220	Citigroup (SSB)	XXX	517,825	550,000	1,286	
26243E-AB-7	DRSLF 53 B - CDO.		07/22/2022 F	RBC ČAPÍTAL MARKETS	XXX	476,250	500,000	598	
48251M-AW-6	KKR 15R CR - CDO.	C	08/30/2022N	MORGAN STANLEY & COMPANY	XXX	234,375	250,000	1,544	
	Bonds - Industrial and Miscellaneous (Unaffiliated)					1,228,450	1,300,000	3,428	XXX
Bonds - Hybrid Sec									
	bsidiaries and Affiliates								
Bonds - SVO Identi									
Bonds - Unaffiliated									
	d Certificates of Deposit					<u>.</u>			
	Bonds - Subtotals - Bonds - Part 3					3,619,386	3,837,660	3,428	
	Bonds - Subtotals - Bonds					3,619,386	3,837,660	3,428	XXX
	Industrial and Miscellaneous (Unaffiliated) Perpetual								
	Industrial and Miscellaneous (Unaffiliated) - Redeema								
	Parent, Subsidiaries and Affiliates - Perpetual Preferr								
	Parent, Subsidiaries and Affiliates - Redeemable Pref								
	Industrial and Miscellaneous (Unaffiliated) Publicly Tra	aded							
	Industrial and Miscellaneous (Unaffiliated) Other								
Common Stocks - I	Mutual Funds - Designations Assigned by the SVO								
	Mutual Funds - Designations Not Assigned by the SV								
	Unit Investment Trusts - Designations Assigned by the								
	Unit Investment Trusts - Designations Not Assigned b								
	Closed-End Funds - Designations Assigned by the S\								
	Closed-End Funds - Designations Not Assigned by th	e SVO				·			
	Exchange Traded Funds					<u> </u>	<u> </u>		
	Parent, Subsidiaries and Affiliates - Publicly Traded					<u> </u>			
	Parent, Subsidiaries and Affiliates - Other								
6009999999 Tota	als					3,619,386	XXX	3,428	XXX

SCHEDULE D - PART 4

											71									
					Sho	w All Long-T	erm Bonds a	nd Stock Sol	d, Redeemed	or Otherwise	Disposed of	During the C	urrent Quarte	er						
1	2 3	3 4	5	6	7	8	9	10		Change in B	ook/Adjusted Ca	arrying Value		16	17	18	19	20	21	22
	i le	:							11	12	13	14	15				i .			NAIC
		,									-									Designation,
	r										Current Year's			Book/				Bond		NAIC Desig.
	e)							Unrealized		Other Than	Total Change	Total Foreign	Adjusted	Foreign			Interest/Stock	Stated	Modifier and
CUSIP	l li	i		Number of				Prior Year	Valuation	Current Year's	Temporary	in	Exchange	Carrying Value	Exchange Gain	Realized Gain	Total Gain	Dividends	Contractual	SVO
Identi-	l g	Disposal		Shares of				Book/Adjusted	Increase/	(Amortization)/	Impairment	B./A.C.V.	Change in	at	(Loss) on	(Loss) on	(Loss) on	Received	Maturity	Administrative
fication	Description n	Date	Name of Purchaser	Stock	Consideration	Par Value	Actual Cost	Carrying Value	(Decrease)	Accretion	Recognized	(11+12-13)	B./A.C.V.	Disposal Date	Disposal	Disposal	Disposal	During Year	Date	Symbol
Bonds - U.S	S. Governments																			
36178E-DE-6	G. GN AA6401 - RMBS	09/01/2022	Paydown	XXX	30,689	30,689	32,628	32,659		111		111		32,770		(2,082)	(2,082)	610	05/15/2043	1.A
36179N-MM-7	7. G2 MA1264 - RMBS	09/01/2022	Paydown	XXX	52,915	52,915	55,072	55,024		(74)		(74)		54,950		(2,036)	(2,036)	867	09/20/2028	1.A
36179N-TD-0) G2 MA1448 - RMBS	09/01/2022	Paydown	XXX	6,355	6,355	6,892	6,963		30		30		6,992		(638)	(638)	149	11/20/2043	1.A
36179Q-PF-2	2. G2 MA2222 - RMBS	09/01/2022	Paydown	XXX	20,857	20,857	22,110	22,335		94		94		22,429		(1,571)	(1,571)	426	09/20/2044	1.A
36179U-CB-6	6. G2 MA5466 - RMBS	09/01/2022	Paydown	XXX	19 , 165	19,165	19,494	19,546		289		289		19,835		(670)	(670)	508	09/20/2048	1.A
36202E-Q2-8	3. G2 004073 - RMBS	09/01/2022	Paydown	XXX	677	677	742	738		22		22				(83)	(83)	28	01/20/2038	1.A
36202E - RE - 1	I. G2 004085 - RMBS	09/01/2022	Paydown	XXX	1,126	1,126	1,235	1,225		36		36		1,262		(135)	(135)	44	02/20/2038	1.A
36202E-TA-7	7. G2 004145 - RMBS	09/01/2022	Paydown	XXX	1,131	1,131	1,240	1,231		35		35		1,266		(135)	(135)	47	05/20/2038	1.A
36202E - WE - 5		09/01/2022	Paydown	XXX	595	595	652	654		21		21		675		(81)	(81)	24	09/20/2038	1.A
3620A3-SN-5		09/01/2022	Paydown	XXX	1,254	1,254	1,254	1,253						1,253		1	1	38	09/15/2024	1.A
3620A5-MN-6		09/01/2022	Paydown	XXX	818	818	848			(2)		(2)		829		(11)	(11)	25	09/15/2024	1.A
3620AA - R6 - 7		09/01/2022	Paydown	XXX	430	430	444	436		(1)		(1)	ļ	435		(5)	(5)	12	08/15/2024	1.A
	6. GN 726283 - RMBS	09/01/2022	Paydown	XXX	1,186	1, 186	1,245	1,207	ļ	(4)		(4)	ļ	1,202		(17)	(17)	36	09/15/2024	1.A
	3. GN 726108 - RMBS	09/01/2022	Paydown	XXX	1,647	1,647	1,697	1,674	ļ	(6)		(6)	ļ	1,668		(21)	(21)	49	12/15/2024	1.A
	6. GN 726411 - RMBS	09/01/2022	Paydown	XXX	3,153	3,153	3,245	3,191	ļ	(5)		L(5)	ļ	3,186		(33)	(33)	87	10/15/2024	1.A
	5. GN 728930 - RMBS	09/01/2022	Paydown	XXX	1,500	1,500	1,542	1,518		(3)		(3)	ļ	1,515		(15)	(15)	42	12/15/2024	1.A
	4. GN 614308 - RMBS	09/01/2022	Paydown	XXX	7,488	7,488	8,116	8,113		15		15		8,127		(639)	(639)	175	12/15/2042	1.A
36295N-NT-0		09/01/2022_	Paydown	XXX		586	611	593		(4)		(4)		589		(3)	(3)	18	06/15/2023	1.A
36296J-M3-6		09/01/2022	Paydown	XXX	472	472	515	509		4		4		513		(41)	(41)	1/	05/15/2039	1.A
36296K -P4 - 8		09/01/2022_	Paydown	XXX	1,051	1,051	1,096	1,066		(5)		(5)		1,060		(10)	(10)	32	07/15/2023	1.A
	2. GN 701953 - RMBS	09/01/2022	Paydown	XXX	146	146	152	148		000			 			(2)	(2)	4	06/15/2024	1.A
	S. GNR 2011-006 C - CMBS D. UNITED STATES TREASURY	09/01/2022	Paydown	XXX	162,140	162,140	151,069	154,489		893				155,381			6,759	3,299	02/16/2052	1.A
			Maturity @ 100.00	XXX	125,000 440,379	440.379	436,498	440,338		1,506		1,506		441.845		(1.466)	(1,466)	2,344 8.878	XXX XXX	1 . A XXX
	999 - Bonds - U.S. Governmen	ils			440,379	440,379	430,490	440,330		1,000		1,300		441,040		(1,400)	(1,400)	0,0/0	۸۸۸	۸۸۸
	Other Governments																			
	S. States, Territories and Posse		To o o							/// ***										
		07/26/2022		XXX	1,000,000	1,000,000		1,018,662		(18,662)		(18,662)		1,000,000				50,000	08/01/2026	1.B FE
	999 - Bonds - U.S. States, Terr				1,000,000	1,000,000	1,109,650	1,018,662		(18,662)		(18,662)		1,000,000				50,000	XXX	XXX
	Political Subdivisions of Stat								1	T										
	5. PUERTO RICO COMWLTH	07/19/2022	Various	XXX	11,000,435	10,898,267	11, 169, 448			(78,732)	67,537	(146,268)		11,090,717		(90,282)	(90,282)	583,627	07/01/2023	6. Z
74514L-3F-2	PUERTO RICO COMWLTH	07/22/2022_	Various	XXX	3,390,757	3,249,377	3,394,568	ļ		(22,059)	109,105	(131, 164)	ļ	3,372,509		18,248	18,248	179,249	07/01/2025	6. Z
74514L -3G-0). PUERTO RICO COMWLTH.	08/04/2022	MERRILL LYNCH PIERCE FENNER & SMITH INC	XXX	2,235,649	2,059,007	2,203,181			(15,337)	119,522	(134,859)		2 . 187 . 845		47 . 805	47 .805	127 .005	07/01/2027	6. Z
74514L-3H-8		07/29/2022	Various	XXX	2,603,079	2,358,530	2,544,848			(14, 125)	176,470	(190,595)		2,530,723		72,356	72,356	142,811	07/01/2027	6. Z
74514L-3J-4		07/27/2022	MORGAN STANLEY & COMPANY	XXX	6,191,021	5,576,393	6,116,531			(29,449)	495,224	(524,673)		6,087,083		103.939	103,939	337.333	07/01/2023	6. Z
74514L -3L -9		08/01/2022	Various	XXX	2.692.003	2.848.484	2,552,382			(31)	386,473	(386,504)		2,552,351		139.652	139.652	122,683	07/01/2035	6. 7
	PUERTO RICO COMWLTH	08/02/2022	Various	XXX	3,775,840	4,069,265	3,601,149			719	546,841	(546, 122)		3,601,867		173,973	173,973	174,422	07/01/2037	6. Z
	B. PUERTO RICO COMWLTH - ABS	07/15/2022	Various	XXX	4,601,166	5,019,517	4,609,030			(15,826)	30,424	(46,250)		4,593,203		7,963	7.963		07/01/2024	6. Z
	999 - Bonds - U.S. Political Sub			essions	36,489,951	36.078.840				(174,840)	1,931,596			36,016,297		473,654	473,654	1,667,130	XXX	XXX
	S. Special Revenue and Special					, ,		eir Political Subd	ivisions	(,)	.,,	(=,:==,:==)	1	***************************************		,	,	.,,,		
	ARIZONA BRD REGENTS ARIZ				Ĭ							1								
04048R-UB-0		07/01/2022	Call @ 100.00	XXX	1,105,000	1,105,000	1,240,838	1,112,834		(7,834)		(7,834)	ļ	1,105,000				55,250	07/01/2031	1.A
	ARIZONA BRD REGENTS ARIZ		1 1									l								
04048R - UG - 9	O. ST UNIV SYS REV	07/01/2022	Call @ 100.00	XXX	1,110,000	1,110,000	1,240,414	1,117,541		(7,541)		(7,541)	ļ	1,110,000				55,500	07/01/2032	1.A
04048R-UR-5	TARIZUNA BRII REGENIS ARIZ						1	1				1	1				l			1.C FE
		07/04/2022	0011 0 100 00	VVV	145 000	145 000	100 005	146 000		(4 000)		(4 000)	1				1	7 250	07/04/2024	
	S. ST UNIV SYS REV	07/01/2022.	Call @ 100.00	XXX	145,000	145,000	162,825	146,028		(1,028)		(1,028)		145,000				7,250	07/01/2031	
04048R-UW-4	5. ST UNIV SYS REVARIZONA BRD REGENTS ARIZ		Call @ 100.00	XXX			162,825 156,449	140 .951				, , ,		· ·				7,250		
	5. ST UNIV SYS REVARIZONA BRD REGENTS ARIZ 1. ST UNIV SYS REV	07/01/2022	Call @ 100.00		145,000 140,000 15,656	145,000 140,000 15,656	156,449	140,951		(1,028) (951) 457		(1,028) (951) 457		140,000		(1,257)	(1,257)		07/01/2032	1.C FE
04048R-UW-4	5. ST UNIV SYS REVARIZONA BRD REGENTS ARIZ 4. ST UNIV SYS REV		Ŭ.	XXX	140,000	140,000				(951)		(951)		· ·		(1,257)	(1,257)			1.C FE
04048R-UW-4 3128MJ-4C-1	5. ST UNIV SYS REV	07/01/2022.	Call @ 100.00 Paydown	XXX	140,000 15,656	140,000 15,656	156,449	140,951 16,456		(951) 457		(951) 457		140,000 16,914		(708)		7,000 463	07/01/2032	1.C FE
04048R - UW - 4 3128MJ - 4C - 1 3128MJ - 4M - 9	5. ST UNIV SYS REV ARIZONA BRD REGENTS ARIZ 1. ST UNIV SYS REV 1. FH GO8818 - RNBS. 3. FH GO8827 - RNBS. 3. FH GO8832 - RNBS.	07/01/202209/01/202209/01/2022	Call @ 100.00 Paydown Paydown	XXX XXX XXX	140,000 15,656 8,784	140,000 15,656 8,784	156,449 16,236 9,109	140,951 16,456 9,231		(951) 457 261		(951) 457 261		140,000 16,914 9,491			(708)	7,000 463 258	07/01/2032 06/01/2048 07/01/2048	1.C FE 1.A
04048R-UW-4 3128MJ-4C-1 3128MJ-4M-9 3128MJ-4S-6	5. ST UNIV SYS REV. ARIZONA BRD REGENTS ARIZ 1. ST UNIV SYS REV. 1. FH 608818 - RNBS. 2. FH 608827 - RNBS. 3. FH 608832 - RNBS. 5. FNA 2017-M14 A2 - CMBS.	07/01/2022 09/01/2022 09/01/2022 09/01/2022	Call @ 100.00 PaydownPaydown	XXX XXX XXX XXX	140,000 15,656 8,784 15,295	140,000 15,656 8,784 15,295	156,449 16,236 9,109 15,871	140,951 16,456 9,231 16,095		(951) 457 261		(951) 457 261		140,000 16,914 9,491 16,551		(708)	(708) (1,256)	7,000 463 258 451	07/01/2032 06/01/2048 07/01/2048 08/01/2048	1.C FE 1.A 1.A
04048R-UW-4 3128MJ-4C-1 3128MJ-4M-9 3128MJ-4S-6 3136AY-2H-5	S ST UNIV SYS REV. ARIZONA BRD REGENTS ARIZ L ST UNIV SYS REV. L FH GO8818 - RMBS. J FH GO8827 - RMBS. J FH GO8832 - RMBS. J FH GO8832 - RMBS. J FNA 2017-M14 A2 - CMBS. L FNA 2017-M14 A2 - CMS.	07/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022	Call © 100.00 Paydown Paydown Paydown Paydown	XXX XXX XXX XXX	140,000 15,656 8,784 15,295 3,580	140,000 15,656 8,784 15,295 3,580		140,951 16,456 9,231 16,095 3,492		(951) 		(951) 457 261 456		140,000 16,914 9,491 16,551 3,501		(708) (1,256) 79	(708) (1,256) 79	7,000 463 258 451 69	07/01/2032 06/01/2048 07/01/2048 08/01/2048 11/25/2027	1.C FE 1.A 1.A 1.A
04048R-UW-4 3128MJ-4C-1 3128MJ-4M-9 3128MJ-4S-6 3136AY-2H-5 3136B1-FP-4	S. ST UNIV SYS REV. ARIZONA BRD REGENTS ARIZ ST UNIV SYS REV. FH 600818 - RIMBS. J. FH 600827 - RIMBS. J. FH 600832 - RIMBS. J. FH 600832 - RIMBS. J. FH 600832 - RIMBS. J. FN 2017-IN14 A2 - CIMBS. J. FNA 2018-14 PA - CMO/RIMBS. J. FNA 17489 - RIMBS.	07/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022	Call @ 100.00 Paydown Paydown Paydown Paydown Paydown	XXX XXX XXX XXX XXX						(951) 		(951) 457 261 456 9				(708) (1,256) 79 (1,310)	(708) (1,256) 79 (1,310)	7,000 463 258 451 69	07/01/2032 06/01/2048 07/01/2048 08/01/2048 11/25/2027 04/25/2047	1.C FE 1.A 1.A 1.A 1.A
04048R-UW-4 3128MJ-4C-1. 3128MJ-4M-9 3128MJ-4S-6. 3136AV-2H-5 3136B1-FP-4. 3138EQ-KB-7.	S. ST UNIV SYS REV. ARIZONA BRD REGENTS ARIZ I. ST UNIV SYS REV. I. FH GO8818 - RIMBS. J. FH GO8827 - RIMBS. J. FH GO8832 - RIMBS. J. FH GO8832 - RIMBS. J. FHA 2017-M14 A2 - CMBS. I. FNA 2018-14 PA - CMO/RMBS. J. FNA 2018 - RIMBS. J. FNA M2749 - RIMBS. J. FNA M2749 - RIMBS.	07/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022	Call @ 100.00	XXX XXX XXX XXX XXX XXX XXX		140,000 		140,951 		(951) 		(951) 457 261 456 9 134 (4)		140,000 16,914 9,491 16,551 3,501 155,841		(708) (1,256) 79 (1,310) (54)	(708) (1,256) 79 (1,310) (54)	7,000 463 258 451 		1.C FE 1.A 1.A 1.A 1.A 1.A 1.A
04048R-UW-4 3128MJ-4C-1 3128MJ-4M-9 3128MJ-4S-6 3136AY-2H-5 3136B1-FP-4 3138E0-KB-7 3140J7-6B-6	S ST UNIV SYS REV. ARIZONA BRD REGENTS ARIZ L ST UNIV SYS REV. FH GO88218 - RMBS. J FH GO8827 - RMBS. J FH GO8832 - RMBS. J FHA 2017-M14 A2 - CMBS. L FNA 2017-M14 A2 - CMO/RMBS. J FNA 218-78 - RMBS. J FN ABSS - RMBS.		Call ® 100.00. Paydown. Paydown. Paydown. Paydown. Paydown. Paydown. Paydown. Paydown. Paydown. Paydown.	XXX XXX XXX XXX XXX XXX XXX XXX	140,000 15,656 8,784 15,295 3,580 154,531 1,557 53,095	140,000 15,656 8,784 15,295 3,580 154,531 1,557 53,095		140,951 		(951) 		(951) 457 261 456 9 134 (4) (288)		140,000 16,914 .9,491 .16,551 .3,501 .155,841 .1,610 .51,292			(708) (1,256) 79 (1,310) (54) 1,803	7,000 463 258 451 69 3,644 31		1.C FE 1.A 1.A 1.A 1.A 1.A 1.A 1.A 1.A
04048R-UW-4 3128MJ-4C-1 3128MJ-4M-9 3128MJ-4S-6 3136AY-2H-5 3136B1-FP-4 3140J7-6B-6 31417F-3E-6 31418C-XN-9	S ST UNIV SYS REV. ARIZONA BRD REGENTS ARIZ L ST UNIV SYS REV. FH GO88218 - RMBS. J FH GO8827 - RMBS. J FH GO8832 - RMBS. J FHA 2017-M14 A2 - CMBS. L FNA 2017-M14 A2 - CMO/RMBS. J FNA 218-78 - RMBS. J FN ABSS - RMBS.		Call ® 100.00 Paydown. Paydown. Paydown. Paydown. Paydown. Paydown. Paydown. Paydown. Paydown.	XXX XXX XXX XXX XXX XXX XXX XXX XXX XX	140,000 15,656 8,784 15,295 3,580 154,531 1,557 53,095 1,636	140,000 15,656 8,784 15,295 3,580 154,531 1,557 53,095		140,951 16,456 9,231 16,095 3,492 155,707 1,614 51,580 1,592		(951) 457 261 456 9 134 (4) (288) (6)		(951) 457 261 456 9 134 (4) (288) (6)		140,000 16,914 9,491 16,551 3,501 155,841 1,610 51,292		(708) (1,256) 	(708) (1,256) 79 (1,310) (54) 1,803	7,000 463 258 451 69 3,644 31 1,046	07/01/2032 06/01/2048 07/01/2048 08/01/2048 11/25/2027 04/25/2047 04/01/2044 10/01/2043	1.C FE
04048R-UW-4 3128MJ-4C-1 3128MJ-4M-9 3128MJ-4S-6 31368Y-2H-5 313681-FP-4 3148C-KB-7 3140J7-6B-6 31418C-XN-9 31418C-YM-0	S ST UNIV SYS REV. ARIZONA BRD REGENTS ARIZ JST UNIV SYS REV. JFH GO88218 - RMBS. JFH GO8827 - RMBS. JFH GO8832 - RMBS. JFH GO8832 - RMBS. JFH GO8834 - RMBS. JFN AB03565 - RMBS. JFN BM3565 - RMBS. JFN BM3565 - RMBS. JFN AB3886 - RMBS. JFN AM3384 - RMBS.		Call ® 100.00 Paydown Paydown Paydown Paydown Paydown Paydown Paydown Paydown Paydown Paydown	XXX XXX XXX XXX XXX XXX XXX XXX	140,000 15,656 8,784 15,295 3,580 154,531 1,557 53,095 1,636 13,793	140,000 15,656 8,784 15,295 3,580 154,531 1,557 53,095 1,636 13,793	156,449 16,236 9,109 15,871 3,402 156,704 1,605 51,488 1,597	140,951 16,456 9,231 16,095 3,492 155,707 1,614 51,580 1,592		(951) 457 261 456 9 134 (44) (288) (6) 218		(951) 457 261 456 9 134 (4) (288) (6) 218		140,000 16,914 .9,491 .16,551 .3,501 .155,841 .1,610 .51,292 .1,586 .14,274		(708) (1,256) 		7,000 463 258 451 69 3,644 31 1,046 32 364	07/01/2032 06/01/2048 07/01/2048 08/01/2048 11/25/2027 04/25/2047 04/01/2044 04/01/2044 04/01/2043 06/01/2048	1.C FE

SCHEDULE D - PART 4

									DULL											
					Sho	w All Long-T	erm Bonds a	nd Stock Sol	d, Redeemed	or Otherwise			Current Quart							
1	2	3 4	5	6	7	8	9	10			ook/Adjusted C	, , , , , , , , , , , , , , , , , , , 		16	17	18	19	20	21	22
		F o r e							11 Unrealized	12	13 Current Year's Other Than	14 Total Change	15 Total Foreign	Book/ Adjusted	Foreign			Bond Interest/Stock	Stated	NAIC Designation, NAIC Desig. Modifier and
CUSIP Identi-		i g Disposal		Number of Shares of				Prior Year Book/Adjusted	Valuation Increase/	(Amortization)/	Temporary Impairment	in B./A.C.V.	Exchange Change in	Carrying Value at	Exchange Gain (Loss) on	Realized Gain (Loss) on	Total Gain (Loss) on	Dividends Received	Contractual Maturity	SVO Administrative
fication	Description	n Date	Name of Purchaser	Stock	Consideration	Par Value	Actual Cost	Carrying Value	(Decrease)	Accretion	Recognized	(11+12-13)	B./A.C.V.	Disposal Date	Disposal	Disposal	Disposal	During Year	Date	Symbol
36829Q-AA-3.	GDB DEBT RECOVERY AUTH OF COMWLTH PUERTO.	08/23/2022	Call @ 100.00	XXX	9,464	9.464		9.463		1		1		9.464				435	08/20/2040	5.C
45203H-PS-5.	ILLINOIS FIN AUTH REV	08/09/2022	Call @ 100.00	XXX	3,300,000	3,300,000	3,724,281	3,332,172		(32, 172)		(32,172)		3,300,000			†	165,000	08/15/2037	1.C FE
499746-ZF-5.	KNOXVILLE TENN ELEC REV	07/01/2022	Call @ 100.00	XXX	1,250,000	1,250,000	1,250,000	1,250,000		(52, 172)		(32,172)		1,250,000		1	1	50,000	07/01/2045	1.D FE
	LOS ANGELES CALIF DEPT WTR							,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,												
544525-G8-5.	& PWR WTRWKS LOS ANGELES CALIF DEPT WTR	07/01/2022	Call @ 100.00	XXX	1,125,000	1,125,000	1,128,910			(3,910)		(3,910)		1,125,000				56,250	07/01/2036	1.B FE
544525-H5-0.	& PWR WTRWKS	07/01/2022	Call @ 100.00	XXX	1,125,000	1,125,000	1,128,910			(3,910)		(3,910)		1,125,000				28 , 125	07/01/2036	1.B FE
60416Q-GW-8.	. HOMEOWNERSHIP F	09/01/2022	Redemption @ 100.00	XXX	23,649	23,649	23,354	23,382		4		4		23,386		263	263	418	10/01/2047	1.A FE
650117-AA-2.	NEW YORK TRANSN DEV CORP LEASE REV	08/05/2022	Call @ 100.00	XXX	290,000	290,000	290,000	290,000						290,000				6,792	09/01/2035	1.E FE
69373S-AA-0.	PR GO SER A (2020) CUSTODIAL TR.	07/22/2022	Paydown	XXX	137 , 433	250,334	121,587			15,846	15.846			137 . 433					03/15/2049	6. Z
69375S-AA-8.	PR GO SER A (2022) CUSTODIAL TR	08/11/2022	Paydown	XXX	1,027,974	1,053,684	953 , 142			74,833		74.833		1,027,974					03/15/2049	6 7
69376T-AA-5.	PR GO Series A-1 (2022) CUSTODIAL TRUST	08/11/2022	Paydown.	XXX	213,258	218,592	197,734			15,524		15.524		213,258					03/15/2049	6 7
	PUERTO RICO COMWLTH HWY &		1		i .	·	· ·							· ·						D. Z
745190 - MK - 1.	TRANSN AUTH TR PUERTO RICO COMWLTH HWY &	07/08/2022	Paydown	XXX	52,669	52,669	52,669	52,669					ļ	52,669					01/01/2035	5.B FE
745190-ML-9.	TRANSN AUTH TRPUERTO RICO COMWLTH HWY &	07/08/2022	Paydown	XXX	12,417	12,417	12,417	12,417					ļ	12,417					01/01/2035	5.B FE
745190-MM-7	TRANSN AUTH TRPUERTO RICO COMWLTH HWY &	07/08/2022	Paydown	XXX	38,809	38,809	38,809	38,809						38,809					01/01/2035	5.B FE
745190-MX-3	TRANSN AUTH TR	07/08/2022	Paydown	XXX	56,025	56,025	56,025	56,025						56,025			ļ		01/01/2035	5.B FE
745190 - NN - 4.	TRANSN AUTH TR	07/08/2022	Paydown	XXX	87,337	87,337	87,337	87,337						87,337					01/01/2035	5.B FE
91802R-AQ-2	SECURITIZATION AUTH N Y	09/29/2022	Call @ 105.11	XXX	2,785,309	2,650,000	2,773,040	2,688,814		(14,411)		(14,411)		2,674,403		110,906	110,906	104,528	12/15/2041	1.A FE
09099999	99 - Bonds - U.S. Special Re																			
	Guaranteed Obligations o Political Subdivisions	i Agencies and	Authornies of Governmen	its and Their	14,331,316	14,339,951	14,938,194	10,657,874		36,193	15,846	20,347		14,224,349		106,967	106,967	543,679	XXX	XXX
Bonds - Indu	ustrial and Miscellaneous (Un	affiliated)			,,,,,,,,,	,,,,,,,,,	,,	,,,,,,,,,		331.00	19,919	,				,	,			
000292-AB-8.	AAA 2007-2 A2 - RMBS	09/26/2022	Paydown	XXX	1,987	2,033	1,556	1,887		101		101		1,987					01/25/2046	1.A FM
000759-DG-2.		09/15/2022	Paydown	XXX	51,190	48,928	43,887	50,387		1,111	309	803		51,190					08/15/2033	1.A FM
000759-DM-9.		08/25/2022	Paydown	XXX	123,157	113,415	97,172	120,252		2,905		2,905		123 , 157			ļ	ļ	04/25/2034	1.A FM
000759-DM-9.	ABFS 2003-2 M - RMBS	09/26/2022	Paydown	XXX	11 , 127	5,636	4,829	10,954		172		172		11,127					04/25/2034	1.A FM
01450B-AA-6.	ALESC XV A1 - CDO	09/23/2022	Paydown	XXX	4,697	4,697	2,636	2,431		2,265		2,265		4,697				50	12/23/2037	1.C FE
01450D-AB-0.	ALESC XII A1 - CDO	07/15/2022	Paydown	XXX	551	551	309	321		230		230		551					07/15/2037	1.A FE
02660Y - AA - 0.	AHM 2006-2 5A - RMBS	09/26/2022	Paydown	XXX	25,163	23,173	15,742	23,061		2,103	0.40	2,103		25,163			 		05/25/2031	1.A FM
05950C-AA-0.	BAFC 2006-R1 A1 - CMO/RMBS	09/27/2022	Paydown		3,831	8,035	6,336	4,093		81	343	(262)		3,831					02/25/2036	1.D FE
	BAFC 2006-R1 A2 - CMO/RMBS BLADE 2006-1 1A1 - ABS	09/27/2022 C09/16/2022	Paydown	XXX		165,771	1.543,859	105,365		(19,239)	7,088	(26,327)					·····		02/25/2036	1.D FE 5.B FE
	BLADE 2006-1 1A1 - ABS	C 09/15/2022	Paydown Paydown		1,224,326	1.165.935	687 . 193	1,203,729		20.595	(2)	20.596		1,224,326					09/15/2041	5.B FE
1248MK - AB - 1	CBASS 2007-SL1 A2 - RMBS	09/26/2022	Pavdown	XXX	5.474	5.474	3,156	3,672		2,113	311	1,802		5.474				48	02/25/2037	6. FE
12550M-AJ-9		07/19/2022.	Paydown	XXX	13.143	13.143	12,966	13,070		7		7		13,077		65	65	134	04/19/2029	1.A FE
126673-MY-5	CWHEL 2004-Q 2A - RMBS	09/15/2022	Paydown	XXX	4.760	4,760	3,672	4,284		476		476		4,760		00	00	33	12/15/2033	1.D FM
126673-QB-1.	CWHEL 2004-R 2A - RMBS	09/15/2022	Paydown	XXX	18,210	18,211	13.458	16.719		1,492		1.492		18,210		†	·····	983	03/15/2030	1.A FM
126685-DT-0.	CWHEL 2006-D 2A - RMBS		,	XXX	6,174	6,174	4,933	5,292				882		6,174			†	36		1.A FM
	CARVL II BR - CDO	09/15/2022	Paydown	XXX		550,000	517 ,825					362		518, 187		9,813	9,813	2,766	05/15/2036	1.C FE
İ	CSFB 2002-AR25 CB2 -				i .	·	· ·							· ·		9,813	9,813			İ
22541N-EP-0. 36185H-EC-3.	CMO/RMBS	09/01/2022	Paydown	XXXXXX	1,949 16,296		59 16,296	1,057 16,296		893			ļ	1,949 16,296					09/25/2032	1.A FM 1.B FE
362246-AA-8,	GSAA 2007-S1 A1 - RMBS	09/26/2022	Paydown.	XXX	129,440	129,440	4,392			129,440		129,440		129,440		1			02/25/2037	1.D FM
44931A-AJ-8,		07/19/2022	Paydown.	XXX	270,794	270,794	270,794	270.794		1				270,794		1		3,309	10/19/2028	1.A FE
59066R-AE-7.		09/19/2022	Paydown.	XXX	6,000	6,000	4,957	5,365		635		635	I	6,000		I	I	204	02/18/2033	1.A FM
68401N-AE-1,	00WLT 2004-1 M - RMBS	09/26/2022	Paydown.	XXX		166,949	67,399	21,467		4,258	12.397	(8,139)		13,328		I	I	I	02/27/2034	1.A FM
85208N-AD-2.	SPRNTS 1A1 - RMBS	09/20/2022	Paydown	XXX	109,375	109.378	108,831	109 , 168		I41	,,	41		109,209		166	166	3.887	09/20/2029	2.A FE
872227 - AH - 6		09/26/2022	Paydown	XXX	269,233	233,635	70,276	265,526		3,707		3,707		269,233		T		[12/25/2037	1.A FM
88158A - AA - O	TMTS 2007-9SL A1 - RMBS	09/25/2022	Paydown	XXX	145 . 578	145,578	6,211	(2)		145,580		145.580		145,578		T	I	I	06/25/2038	1.A FM
88158A-AJ-1.	TERWIN MORTGAGE TRUST 2007-9SL - MBS.		'	XXX		·	6,858	(2)		227 .466		227 . 466		227 . 466					06/25/2038	1.D FM
	TROPC 5 AL2 - CD0	09/25/2022 C07/15/2022	Paydown	XXX	227 , 466	227,466		2.387		1.750		1.750		4.137		t	†	25		1.D FM
00100D-VD-9	4 O O NEE ODO	~-, ∪1111012022	1 · 4 / 40 mil			p	1	L												

SCHEDULE D - PART 4

					Sho	w All Long-T	erm Bonds a	and Stock Solo	d, Redeemed	or Otherwise	Disposed of	During the C	urrent Quart	er						
1	2	3 4	5	6	7	8	9	10		Change in E	look/Adjusted Ca	arrying Value		16	17	18	19	20	21	22
	_	F o r			·	-	-		11 Unrealized	12	13 Current Year's Other Than	14 Total Change	15	Book/	Faucien			Bond Interest/Stock	Stated	NAIC Designation, NAIC Desig. Modifier and
OLIOID		e :		Ni b e				Duit - W	Valuation	0				Adjusted	Foreign	D1: 1 O - :	T-4-1 O-:			SVO
CUSIP Identi-		Diamagal		Number of Shares of				Prior Year Book/Adjusted	Increase/	Current Year's (Amortization)/	Temporary Impairment	in B./A.C.V.	Exchange Change in	carrying value		Realized Gain	Total Gain	Dividends Received	Contractual Maturity	Administrative
fication	Description	g Disposal n Date	Name of Purchaser	Stock	Consideration	Par Value	Actual Cost	Carrying Value		Accretion	Recognized	(11+12-13)	B./A.C.V.	Disposal Date	(Loss) on Disposal	(Loss) on Disposal	(Loss) on Disposal	During Year	,	
	WEN 2018-1 A22 - RMBS	09/15/2022		XXX	6,750	6.750	6,805		(Decrease)	Accretion	Recognized	(11+12-13)	B./A.C.V.	6.787	Disposai	Disposai (37)	(37)	During Year 197	Date 03/16/2048	Symbol 2.B FE.
	WOART 2019-A A3 - ABS	09/15/2022		XXX	41,464	41,464	41,457			(2)		(2)		41,465		(1)	(37)	839	05/15/2024	1.A FE
G9301N-AA-7.	USCAP V A1 - CDO	07/11/2022	Paydown	XXX	9, 197	9,197	5,058	6,142				3,055		9,197				51	10/10/2040	1.C FE
110999999	99 - Bonds - Industrial and M	liscellaneous (L	Jnaffiliated)	•	6,208,596	6,225,676	3,701,921	5,113,870		587,341	20,446	566,895		6,198,591		10,005	10,005	12,564	XXX	XXX
	orid Securities																			
	ent, Subsidiaries, and Affiliat	es																		
	O Identified Funds																			
	affiliated Bank Loans																			
	affiliated Certificates of Depos																			
	97 - Bonds - Subtotals - Bon				58,470,243	58,084,847	56,377,400	1 1 1 1		431,539	1,967,888	(1,536,350)		57,881,082		589,161	589,161	2,282,251	XXX	XXX
	99 - Bonds - Subtotals - Bon				58,470,243	58,084,847	56,377,400	17,230,744		431,539	1,967,888	(1,536,350)		57,881,082		589,161	589,161	2,282,251	XXX	XXX
	tocks - Industrial and Miscella																			
	tocks - Industrial and Miscella			red																
	tocks - Parent, Subsidiaries a																			
	tocks - Parent, Subsidiaries a																			
	ocks - Industrial and Miscella																			
	ocks - Industrial and Miscella																			
	ocks - Mutual Funds - Desigr																			
	ocks - Mutual Funds - Desigr																			
	ocks - Unit Investment Trusts																			
	ocks - Unit Investment Trusts																			
	ocks - Closed-End Funds - D																			
	ocks - Closed-End Funds - D		t Assigned by the SVO																	
	ocks - Exchange Traded Fun		101 - 11																	
	ocks - Parent, Subsidiaries a ocks - Parent, Subsidiaries a																			
Common St	ocks - Parent, Subsidiaries a	nd Amiliates - O	T	1	1	ı		1		1	ı	T	1		ı					
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431,539

1,967,888

17,230,744

56,377,400

58,470,243

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 DB - Part E

NONE

Schedule DL - Part 1

Schedule DL - Part 2

NONE

SCHEDULE E - PART 1 - CASH

	Mont	th End De	ository Baland	ces				
1	2	3	4	5		Balance at End o		9
		Rate of	Amount of Interest Received During Current	Amount of Interest Accrued at Current Statement	6	During Current (8	
Depository	Code	Interest	Quarter	Date	First Month	Second Month	Third Month	*
Open Depositories JP MORGAN CHASENEW YORK, NY				I	30,941,130	44,804,291	46,415,275	XXX
JP MORGANI CHASE NEW TORK NT JP MORGANI CHASE LONDON, UK NATIONAL AUSTRALIA BANK SYDNEY AUSTRALIA BNYMELLON NEW YORK NY WELLS FARGO BANK SAN FRANCISCO CA Caceis PARIS FRANCE					977,628 977,628 119,471 90,594 3,761,284 136,273	1,119,747 119,471		XXX XXX XXX XXX XXX
0199998 Deposits in depositories that do not exceed the allowable limit in any one depository (See Instructions) - Open Depositories	XXX	XXX				200,002	201,001	XXX
0199999 Total Open Depositories	XXX	XXX			36,026,380	50,133,191	52,333,700	XXX
0.00000 10.00 0001 000001.01100	7001	70.07			00,020,000	00,100,101	02,000,100	7001
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0399999 Total Cash on Deposit	XXX	XXX			36,026,380	50,133,191	52,333,700	XXX
0499999 Cash in Company's Office	XXX	XXX	XXX	XXX	537 36,026,917	537 50,133,728	537 52,334,237	XXX
0599999 Total		. YYY				FU 133 /38		

SCHEDULE E - PART 2 - CASH EQUIVALENTS

Show Inve	4	A	F	A	A
Show inve	etmonte	เวพทอก	⊢na ot	CHIPPANT	Ollartor

		Sr	now investments Ow	ned End of Current Quarter	r			
1	2	3	4	5	6	7	8	9
			Date	Rate of	Maturity	Book/Adjusted	Amount of Interest	Amount Received
CUSIP	Description	Code	Acquired	Interest	Date	Carrying Value	Due & Accrued	During Year
	nments - Issuer Obligations					J === J === == =		
	nments - Residential Mortgage-Backed Securities							
Bonds - U.S. Govern	nments - Commercial Mortgage-Backed Securities							
Bonds - II S Govern	nments - Other Loan-Backed and Structured Securities							
	Governments - Issuer Obligations							
	Governments - Residential Mortgage-Backed Securities							
Donus - ATT OTHER C	bovernments - Restuential mortgage-backed decurrents							
Ronds - All Other G	Governments – Commercial Mortgage-Backed Securities							
	Governments – Commercial mortgage-backed occurrities Governments – Other Loan-Backed and Structured Securities							
	s, Territories and Possessions (Direct and Guaranteed) - Issuer Obligations							
	s, Territories and Possessions (Direct and Guaranteed) - Residential Mortgage-Backed Securi	tion						
	s, refritories and Possessions (Direct and Guaranteed) – Residential mortgage-Backed Securiti , Territories and Possessions (Direct and Guaranteed) – Commercial Mortgage-Backed Securiti							
	, Territories and Possessions (Direct and Guaranteed) – Commercial Mortgage-Backed Securiti s. Territories and Possessions (Direct and Guaranteed) – Other Loan-Backed and Structured S							
	ical Subdivisions of States, Territories and Possessions (Direct and Guaranteed) - Issuer (1 0:					
	ical Subdivisions of States, Territories and Possessions (Direct and Guaranteed) - Resident							
	ical Subdivisions of States, Territories and Possessions (Direct and Guaranteed) - Commerci							
	ical Subdivisions of States, Territories and Possessions (Direct and Guaranteed) – Other Lo							
	al Revenue and Special Assessment Obligations and all Non-Guaranteed Obligations of Agencie							
	al Revenue and Special Assessment Obligations and all Non-Guaranteed Obligations of Agencie							
	al Revenue and Special Assessment Obligations and all Non-Guaranteed Obligations of Agencie							
	al Revenue and Special Assessment Obligations and all Non-Guaranteed Obligations of Agencie	s and Authorities o	of Governments and Thei	<u>r Political Subdivisions – Oth</u>	er Loan-Backed and	Structured Securities		
	and Miscellaneous (Unaffiliated) - Issuer Obligations							
Bonds - Industrial	and Miscellaneous (Unaffiliated) - Residential Mortgage-Backed Securities							
Bonds - Industrial	and Miscellaneous (Unaffiliated) - Commercial Mortgage-Backed Securities							
Bonds - Industrial	and Miscellaneous (Unaffiliated) - Other Loan-Backed and Structured Securities							
Bonds - Hybrid Secu	urities – Issuer Obligations							
Bonds - Hybrid Secu	urities – Residential Mortgage-Backed Securities							
Bonds - Hybrid Secu	urities – Commercial Mortgage-Backed Securities							
Bonds - Hybrid Secu	urities - Other Loan-Backed and Structured Securities							
Bonds - Parent, Sub	bsidiaries and Affiliates Bonds – Issuer Obligations							
	bsidiaries and Affiliates Bonds - Residential Mortgage-Backed Securities							
	bsidiaries and Affiliates Bonds – Commercial Mortgage-Backed Securities							
	bsidiaries and Affiliates Bonds – Other Loan-Backed and Structured Securities							
	bsidiaries and Affiliates Bonds - Affiliated Bank Loans - Issued							
	bsidiaries and Affiliates Bonds - Affiliated Bank Loans - Acquired							
	fied Funds - Exchange Traded Funds - as Identified by the SVO							
	ed Bank Loans - Unaffiliated Bank Loans - Issued							
	ed Bank Loans - Unaffiliated Bank Loans - Acquired							
Sweep Accounts	Ed Bank Loans - Onart I trated Bank Loans - Acquired							
	BNY MELLON CASH RESERVE		09/02/2022	3.000			1	2,615
8109999999 - Swe						361,548		2,615
	t Mutual Funds — as Identified by SVO					301,340		2,010
		0.0	1 00/00/0000	0.750	I VVV	05.000	041	045
94975H-29-6	ALLSPRING:TRS+ MM I	SD	09/02/2022	2.750	ХХХ	35,000	64	215
	empt Money Market Mutual Funds — as Identified by SVO					35,000	64	215
All Other Money Mar			1 00 100 10000					
000000-00-0	DREY INST PREF GOV MM INST 6546.		09/02/2022		XXX	6,994,232	906	314,499
26200X - 10 - 0	DREYFUS INST PGV MM INST.		09/30/2022	3.000		279,792,313	27,625	
000000-00-0	STATE STREET ILR TRUST CLASS.	SD	11/27/2020		XXX	97,993	ļ	
97181C-70-4	WILMINGTON:US G MM SEL			2.620		244		
97181C-70-4	WILMINGTON:US G MM SEL	SD	09/01/2022	2.620	XXX	3,773		14
	Other Money Market Mutual Funds					286,888,555	28,532	1,053,512
	Is Under SSAP No. 2R							
Other Cash Equivale								
8609999999 Tot	tal Cash Equivalents					287,285,103	28,596	1,056,342
•	·							