

QUARTERLY STATEMENT

AS OF MARCH 31, 2021
OF THE CONDITION AND AFFAIRS OF THE

ASSURED GUARANTY CORP.

NAIC Group Code 0194		AIC Company Code	30180	Employer's ID Num	ber 52-1533088		
(Current Period)	(Prior Period) Maryland	State	e of Domicile or	Port of Entry	Maryland		
Organized under the Laws of	Maryland	·		POR OF LINEY	war ylarid		
Country of Domicile		Unite	d States				
Incorporated/Organized	10/25/1985	Comn	nenced Busines	ss 0	1/28/1988		
Statutory Home Office	1633 Broadwa		1		York, NY, US 10019		
M. I. A. I.	(Street and Number	r)	New York, NY	(City or Town, State, Cou	212-974-0100		
Main Administrative Office	1633 Broadway (Street and Number)	(Ci	y or Town, State, Co	ountry and Zip Code)	(Area Code) (Telephone Number)		
Mail Address	1633 Broadway	**************************************		New York, NY, US			
1.3	eet and Number or P.O. Box)			City or Town, State, Country a			
Primary Location of Books and Record	s 1633 Broad (Street and Nur			NY, US 10019 e, Country and Zip Code)	212-974-0100 (Area Code) (Telephone Number)		
Internet Web Site Address	(Ollege and Ha	3346333#S	uredguaranty.co		3 23 3		
Statutory Statement Contact	John Mahlo (Nar			212-974-0 (Area Code) (Telephone N			
jringler@ag	1,50	ne)		212-581-3268	umber) (Extension)		
(E-Mail Add				(Fax Number)			
		OFFICERS					
M	Title	OFFICERS	Name		Title		
Name	President & Chief Executi	vo Officer	Gon Ling Cho	Ger	eral Counsel & Secretary		
Dominic John Frederico , Alfonso John Pisani .	Treasurer	ve Officer	Gon Ling One	, <u>Ger</u>	crai Oburiser a Occidenty		
/ Morios serial Piedra		THER OFFICE	DC				
Howard Wayne Albert ,	Chief Risk Office		obert Adam Bai	lenson (Chief Financial Officer		
Laura Ann Bieling	Chief Accounting Offic	er and	ussell Brown Br	/	nief Surveillance Officer		
David Allan Buzen	Chief Investment Officer a of Asset Mgmt				Chief Credit Officer		
John Mahlon Ringler	Vice President Regul Reporting		njamin Gad Ros	senblum,	Chief Actuary		
				1	The same and the s		
		TORS OR TRI					
Howard Wayne Albert	Robert Adam Bailer		ussell Brown Br		David Allan Buzen		
Gon Ling Chow Benjamin Gad Rosenblum	Stephen Donnarum	ıma Do	minic John Fre	derico	Alfonso John Pisani		
Benjamin Gad Rosenblum	1		*				
State of New Yo	ork						
County of New Yo	ork ss						
The officer of this county of the below		any that they are the dea	anihad affiana af	:			
The officers of this reporting entity being above, all of the herein described asset							
that this statement, together with relate	ed exhibits, schedules and expl	lanations therein containe	ed, annexed or re	ferred to, is a full and true	statement of all the assets and		
liabilities and of the condition and affairs and have been completed in accordance							
law may differ; or, (2) that state rules							
information, knowledge and belief, respet the NAIC, when required, that is an exa							
various regulators in lieu of or in addition		intererices due to electror	inc filling) of the eff	closed statement. The elec	tronic filing may be requested by		
De Out De a	((and Or		K/ ll	11 11		
Dominic John Frederic	ones _	Gon Ling Chow		Alfons	so Jønn Pisani		
President & Chief Executive		General Counsel & Sec	cretary		Treasurer		
			a. Is	this an original filing?	Yes [X] No []		
Subscribed and sworn to before me to	his _		b. If	no:			
day of m	150G, YA		1.	State the amendment num	iber		
	1			Date filed			
Clevell L.			3.	Number of pages attached			
	1						

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

ASSETS

			4		
		1	2	3	
				Net Admitted Assets	December 31 Prior Year Net
		Assets	Nonadmitted Assets	(Cols. 1 - 2)	Admitted Assets
1.	Bonds	2,061,523,512		2,061,523,512	2,043,892,769
2.	Stocks:				
	2.1 Preferred stocks			0	0
	2.2 Common stocks	119,514,401	16,514	119,497,887	119,295,204
3.	Mortgage loans on real estate:				
	3.1 First liens			0	0
	3.2 Other than first liens			0	0
4.	Real estate:				
	4.1 Properties occupied by the company (less				
	\$ encumbrances)	1 ,615 ,357	1,615,357	0	0
	4.2 Properties held for the production of income				
	(less \$ encumbrances)	24,550,135		24,550,135	24,683,207
	4.3 Properties held for sale (less				
	\$encumbrances)			0	0
5.	Cash (\$14,211,817),				
1	cash equivalents (\$51,787,799)				
	and short-term investments (\$	65,999,615		65,999,615	104,546,057
i	Contract loans (including \$premium notes)		i	0	0
	Derivatives			0	0
	Other invested assets				
	Receivables for securities				
	Securities lending reinvested collateral assets.				0
	Aggregate write-ins for invested assets			0	0
	Subtotals, cash and invested assets (Lines 1 to 11)			I .	
l	Title plants less \$				
	only)			0	0
14.	Investment income due and accrued	23,050,858		23,050,858	21,150,209
l	Premiums and considerations:			, ,	, ,
	15.1 Uncollected premiums and agents' balances in the course of				
	collection	12,138,699	5,038,917	7,099,782	6,554,533
	15.2 Deferred premiums, agents' balances and installments booked but		, ,	, ,	, ,
	deferred and not yet due (including \$earned				
	but unbilled premiums)			0	0
	15.3 Accrued retrospective premiums (\$				
	contracts subject to redetermination (\$			0	0
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers	(1,398,031)		(1,398,031)	375,097
	16.2 Funds held by or deposited with reinsured companies				
	16.3 Other amounts receivable under reinsurance contracts				0
17.	Amounts receivable relating to uninsured plans		l .		0
	Current federal and foreign income tax recoverable and interest thereon				
	Net deferred tax asset				
ı	Guaranty funds receivable or on deposit				0
20.	Electronic data processing equipment and software				116,260
l	Furniture and equipment, including health care delivery assets				.,,,,
	(\$	0	0	0	0
22.	Net adjustment in assets and liabilities due to foreign exchange rates				0
	Receivables from parent, subsidiaries and affiliates			272,510	582,800
	Health care (\$) and other amounts receivable			0	· ·
25.	Aggregate write-ins for other-than-invested assets	7 ,054 ,056	3,113,825	3,940,231	3,151,265
l	Total assets excluding Separate Accounts, Segregated Accounts and				
	Protected Cell Accounts (Lines 12 to 25)	2,709,361,373	56,169,515	2,653,191,858	2,664,485,653
27.	From Separate Accounts, Segregated Accounts and Protected				
	Cell Accounts			<u> </u>	0
28.	Total (Lines 26 and 27)	2,709,361,373	56,169,515	2,653,191,858	2,664,485,653
	DETAILS OF WRITE-INS	, , , , , , , ,	,,	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , ,
1101.				0	0
i		i	i		
l					
l	Summary of remaining write-ins for Line 11 from overflow page		0	0	0
l	Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)	0	i	0	0
	Other Assets			1,424,405	
i	Miscellaneous Receivable	1 ' '	0	2,515,826	2,567,934
i	Prepaid expenses.	i		0	2,507,934
i	Summary of remaining write-ins for Line 25 from overflow page		0	0	n
i .	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	7,054,056		3,940,231	3,151,265
∠399.	rotais (Lines 2001 through 2003 plus 2090) (Line 25 above)	1,004,000	J,113,023	J, 340, Z3 I	5,101,200

LIABILITIES, SURPLUS AND OTHER FUNDS

	·	1 Current Statement Date	2 December 31, Prior Year
1.	Losses (current accident year \$0)		5,667,814
	Reinsurance payable on paid losses and loss adjustment expenses		
i	Loss adjustment expenses	` ' '	7 ,874 ,521
4.	Commissions payable, contingent commissions and other similar charges		1 , 127
5.	Other expenses (excluding taxes, licenses and fees)	2,802,775	3,225,010
	Taxes, licenses and fees (excluding federal and foreign income taxes)		(189,951)
l	Current federal and foreign income taxes (including \$		
7.2	Net deferred tax liability		
8.	Borrowed money \$ and interest thereon \$		0
9.	Unearned premiums (after deducting unearned premiums for ceded reinsurance of \$111,886,690 and		
	including warranty reserves of \$ and accrued accident and health experience rating refunds		
	including \$ for medical loss ratio rebate per the Public Health Service Act)	306,062,836	303,469,910
10.	Advance premium		0
11.	Dividends declared and unpaid:		
	11.1 Stockholders		0
	11.2 Policyholders		0
l	Ceded reinsurance premiums payable (net of ceding commissions)		
	Funds held by company under reinsurance treaties		
14.	Amounts withheld or retained by company for account of others	(16,878)	(10,589)
l	Remittances and items not allocated		
l	Provision for reinsurance (including \$ certified)		
17.	Net adjustments in assets and liabilities due to foreign exchange rates		0
i	Drafts outstanding		
19.	Payable to parent, subsidiaries and affiliates	4,226,596	21,379,320
l	Derivatives		0
21.	Payable for securities		0
22.	Payable for securities lending.		0
i	Liability for amounts held under uninsured plans.		
	Capital notes \$and interest thereon \$		
I	Aggregate write-ins for liabilities		
	Total liabilities excluding protected cell liabilities (Lines 1 through 25)		
i	Protected cell liabilities		
l	Total liabilities (Lines 26 and 27)		
I	Aggregate write-ins for special surplus funds		
	Common capital stock		
i	Preferred capital stock		0
l	Surplus notes		
i	Gross paid in and contributed surplus		623,305,670
l	Unassigned funds (surplus)		778,471,219
l	Less treasury stock, at cost:		
30.	36.1shares common (value included in Line 30 \$		0
27	36.2	1,672,175,347	· ·
	Surplus as regards policyholders (Lines 29 to 35, less 36)		1,716,777,369
აგ.	Totals (Page 2, Line 28, Col. 3) DETAILS OF WRITE-INS	2,653,191,858	2,664,485,653
2501	Contingency reserves	545 671 137	545,495,210
	Deferred Investment Gain.		8,043,380
i	Miscellaneous Liability		30,469,701
1	Summary of remaining write-ins for Line 25 from overflow page		0
	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	583,738,113	584,008,291
	Totals (Elited 2001 till dagit 2000 plad 2000) (Elite 20 above)	<i>'</i>	0
i			
1			
i	Summary of remaining write-ins for Line 29 from overflow page		0
	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)	0	0
			0
l			
i	Summary of remaining write-ins for Line 32 from overflow page	i	
	Totals (Lines 3201 through 3203 plus 3298) (Line 32 above)	0	0
3_00.	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	J	0

STATEMENT OF INCOME

	STATEMENT OF INC	OIVIE		
		1 Current Year	2 Prior Year	3 Prior Year Ended
		to Date	to Date	December 31
	UNDERWRITING INCOME			
1.	Premiums earned:	44 500 000	45 000 007	00 040 054
	1.1 Direct (written \$			90,048,051
	1.3 Ceded (written \$	6.144.938		41,951,766
	1.4 Net (written \$	11,225,452		76,692,133
	DEDUCTIONS:			
2.	Losses incurred (current accident year \$		0 400 445	04 450 744
	2.1 Direct		6,400,415	64,459,741 (29,349,582)
	2.3 Ceded			14,954,493
	2.4 Net			20 , 155 , 666
	Loss adjustment expenses incurred	1,009,864		5,350,120
	Other underwriting expenses incurred.	14,736,950		55,874,434
5.	Aggregate write-ins for underwriting deductions	76 400 275		01 200 220
	Total underwriting deductions (Lines 2 through 5) Net income of protected cells	70,400,373	20,304,745	01,300,220
8.	Net underwriting gain (loss) (Line 1 minus Line 6 + Line 7)	(65 174 923)	•	
	The time of the first time of	(00,171,020)	(0,002,011)	(1,000,001)
	INVESTMENT INCOME			
9.	Net investment income earned	24,972,635		
10.	Net realized capital gains (losses) less capital gains tax of \$	(11,755)	(31,873,448)	
11.	Net investment gain (loss) (Lines 9 + 10)	24,960,880	(6,009,092)	
	OTHER INCOME			
12.	Net gain or (loss) from agents' or premium balances charged off			
	(amount recovered \$ amount charged off \$)			0
	Finance and service charges not included in premiums			0
	Aggregate write-ins for miscellaneous income		1,636,921	5,793,012
	Total other income (Lines 12 through 14)	980,485	1,636,921	5,793,012
10.	and foreign income taxes (Lines 8 + 11 + 15)	(39.233.558)	(13.424.718)	70 . 113 . 940
17.	Dividends to policyholders		0	0
	Net income, after dividends to policyholders, after capital gains tax and before all other federal	(00, 000, 550)	(40, 404, 740)	70 440 040
10	and foreign income taxes (Line 16 minus Line 17)			
1	Federal and foreign income taxes incurred	218,572 (39,452,130)	(131,235)	(2,961,514) 73,075,454
20.	Net income (Line 18 minus Line 19)(to Line 22)	(33,432,130)	(10,290,400)	73,073,434
	CAPITAL AND SURPLUS ACCOUNT			
21.	Surplus as regards policyholders, December 31 prior year	1 ,716 ,777 ,369	1,775,111,430	1,775,111,430
22.	Net income (from Line 20)	(39,452,130)	(13,293,483)	73,075,454
	Net transfers (to) from Protected Cell accounts		0	0
24.	Change in net unrealized capital gains or (losses) less capital gains tax of \$	3 750 713	(3 281 266)	36 768 854
25.	Change in net unrealized foreign exchange capital gain (loss)	(78,865)	2.602.364	(1.752.973)
	Change in net deferred income tax			
	Change in nonadmitted assets			
	Change in provision for reinsurance			
	Change in surplus notes			0
	Surplus (contributed to) withdrawn from protected cells			0 0
	Capital changes:			
	32.1 Paid in		0	0
	32.2 Transferred from surplus (Stock Dividend)	i	0	0
	'		0	0
33.	Surplus adjustments: 33.1 Paid in		۸	0
	33.2 Transferred to capital (Stock Dividend)		υ	0
	33.3 Transferred from capital		0	0
	Net remittances from or (to) Home Office		0	0
	Dividends to stockholders			
i	Change in treasury stock			0
ı	Aggregate write-ins for gains and losses in surplus	(44,602,022)	(107,501,259)	113,878 (58,334,061)
1	Surplus as regards policyholders, as of statement date (Lines 21 plus 38)	1,672,175,347	1,667,610,171	1,716,777,369
	DETAILS OF WRITE-INS	.,012,110,011	.,501,510,111	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
0501.	527/125 61 THUILE III		0	0
l				
			Λ	^
	Summary of remaining write-ins for Line 5 from overflow page	0 0	0	
	TOTALS (Lines 0501 through 0503 plus 0598) (Line 5 above) 0ther income.		,	5,793,012
1401.	Other Hicolic.		0	0
1403.				
1498.	Summary of remaining write-ins for Line 14 from overflow page	0	0	0
	TOTALS (Lines 1401 through 1403 plus 1498) (Line 14 above)	980,485	1,636,921	5,793,012
i	Change in contingency reserve	, , , , ,	' ' '	
ı		l		0 0
ı	Summary of remaining write-ins for Line 37 from overflow page		0	0
i	TOTALS (Lines 3701 through 3703 plus 3798) (Line 37 above)	(175,928)	(157,625)	113,878

CASH FLOW

		1	2	3
		Current Year	Prior Year	Prior Year Ended
		To Date	To Date	December 31
	Cash from Operations			
	Premiums collected net of reinsurance		4,905,145	16,656,08
	Net investment income		18,969,686	79,968,10
3. N	Aiscellaneous income	188,351	5,086,376	6,033,18
4. T	Total (Lines 1 to 3)	33,122,915	28,961,207	102,657,3
5. E	Benefit and loss related payments	17 , 256 , 674	29,944,213	149 , 735 , 68
6. N	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts	0	0	
7. (Commissions, expenses paid and aggregate write-ins for deductions	32,498,059	27 , 166 , 646	61,630,4
8. E	Dividends paid to policyholders	0	0	
	ederal and foreign income taxes paid (recovered) net of \$tax on capital			
g	gains (losses)	0	0	29,6
10. T	Total (Lines 5 through 9)	49,754,733	57,110,859	211,395,8
	Net cash from operations (Line 4 minus Line 10)	(16,631,818)	(28, 149, 652)	(108,738,4
·	Cash from Investments	(1,11 ,1 1,1	(- , - , - , - ,	(, ,
12 F	Proceeds from investments sold, matured or repaid:			
	2.1 Bonds	48 259 375	78,201,809	446,250,1
	2.2 Stocks		0	
	2.3 Mortgage loans		0	
	2.4 Real estate			
			0	
	2.6 Net gains or (losses) on cash, cash equivalents and short-term investments		3.288	3.2
	2.0 Net gains of (losses) of cash, cash equivalents and short-term investments	ر		
		•	78,205,097	446,253,3
	2.8 Total investment proceeds (Lines 12.1 to 12.7)	40,209,373		440,200,3
	Cost of investments acquired (long-term only):	EG 000 100	1E 0E7 1E0	104 500 0
	3.1 Bonds		, ,	, , , , , , , , , , , , , , , , , , ,
	3.2 Stocks		0	
	3.3 Mortgage loans		0	4 040
			521,555	1,318,1
	3.5 Other invested assets		0	
	3.6 Miscellaneous applications	0	0	
1	3.7 Total investments acquired (Lines 13.1 to 13.6)	57,173,999	16,378,705	185,906,9
14. N	Net increase (or decrease) in contract loans and premium notes	0	0	
15. N	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	(8,914,624)	61,826,392	260,346,3
	Cash from Financing and Miscellaneous Sources			
16. C	Cash provided (applied):			
1	6.1 Surplus notes, capital notes	0	0	
1	6.2 Capital and paid in surplus, less treasury stock	0	0	
1	6.3 Borrowed funds	0	0	
	6.4 Net deposits on deposit-type contracts and other insurance liabilities		0	
1	6.5 Dividends to stockholders	13,000,000	85,000,000	166,000,0
	6.6 Other cash provided (applied)	0	(5,360)	(5,3
17. N	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5 blus Line 16.6)	(13,000,000)	(85,005,360)	,
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS		, , , , , , , , , , , , , , , , , , ,	
18. N	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	(38,546,442)	(51,328.620)	(14,397.4
	Cash, cash equivalents and short-term investments:			
	9.1 Beginning of year.	104 , 546 , 057	118,943,486	118.943.4
	9.2 End of period (Line 18 plus Line 19.1)	65,999,615	67,614,866	104,546,0

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	Three Months Ended March 31, 2021	Year Ended December 31, 2020
NET INCOME					
(1) Company state basis (Page 4, Line 20, Columns 1 & 2)				\$ (39,452,130)	\$ 73,075,454
(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)				\$ (39,452,130)	\$ 73,075,454
SURPLUS					
(5) Company state basis (Page 3, Line 37, Columns 1 & 2)				\$1,672,175,347	\$1,716,777,369
(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)				\$1,672,175,347	\$1,716,777,369

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

There has been no significant change since the 2020 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 2020 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 2020 Annual Statement.

3. Business Combinations and Goodwill

- A. Statutory Purchase Method. There has been no change since the 2020 Annual Statement.
- B. Statutory Merger. There has been no change since the 2020 Annual Statement.
- C. Impairment Loss. There has been no change since the 2020 Annual Statement.

4. <u>Discontinued Operations</u>

There has been no change since the 2020 Annual Statement.

5. Investments

- A. Mortgage Loans, including Mezzanine Real Estate Loans The Company did not hold investments in mortgage loans at March 31, 2021.
- B. Debt Restructuring The Company has no investments in restructured debt in which the Company is a creditor at March 31, 2021.
- C. Reverse Mortgages The Company did not hold reverse mortgages as investments at March 31, 2021.

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 Impairment	Present Value of Projected Cash Flows		Other-Than- Temporary Impairment	Amortized Cost After Other- han-Temporary Impairment	Fair Value @ Time of OTTI	Date of Financial Statement Where Reported
000759-DG-2	\$ 691,843	\$ 683,827	\$	8,016	\$ 683,827	\$ 656,441	03/31/2021
68401N-AE-1	2,130,022	2,104,258		25,764	2,104,258	1,563,537	03/31/2021
			s	33.780			

- 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 th	an 12 months	12 Months or More		
Residential mortgage-backed securities	\$	(32,400)	\$	(546,083)	
Commercial mortgage-backed securities		_		_	
Other loan backed & structured securities		(3,764)		(834)	
Total	1. \$	(36,164)	2. \$	(546,917)	

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

	Less than 12 months			12 Months or More		
Residential mortgage-backed securities	\$	1,203,376		\$	1,582,541	
Commercial mortgage-backed securities		_			_	
Other loan backed & structured securities		14,496,236			3,436,442	
Total	1. \$	15,699,612	2.	\$	5,018,983	

- 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 March 31, 2021, 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 March 31, 2021.
- F. Repurchase Agreements Transactions Accounted for as Secured Borrowing The Company did not enter into repurchase agreements accounted for as secured borrowings at March 31, 2021.
- 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 March 31, 2021.
- H. Repurchase Agreements Transactions Accounted for as a Sale The Company did not enter into repurchase agreements accounted for as a sale at March 31, 2021.
- 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 three months of 2021.
- J. Real Estate At March 31, 2021, 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 three months of 2021.
 - The Company did not recognize any realized gains or losses on the disposition of real estate held for sale in the first three months of 2021.
 - 3. The Company has not changed plans for the sale of investments in real estate in the first three months of 2021.
 - 4. 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 March 31, 2021.
- L. Restricted Assets
 - (1) Restricted assets (including pledged) summarized by restricted asset category

				Gross (Admi	tted & Nonad	mitted) Restricte	d				Perce	entage
				Current Year								
		1	2	3	4	5	6	7	8	9	10	11
1	Restricted Asset Category	Total General Account (G/	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 –	-%	-%
(ь)	Collateral held under sec. lending arrangements					_		_			-%	-%
(c)	Subject to repurchase agreements					1		_			-%	-%
(d)	Subject to reverse repurchase agreements					_		_			-%	-%
(0)	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					_	_	_			-%	-%
(1)	FHLB capital stock					_		_			-%	-%
(i)	On deposit with state	5,955,117				5,955,117	7,110,405	(1,155,288)	_	5,955,117	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	301,545,421				301,545,421	327,666,574	(26,121,153)	_	301,545,421	11.1 %	11.4 %
(n)	Other restricted assets					_		_			-%	-%
(0)	Total restricted assets	\$ 307,500,538	s —	s –	s –	\$ 307,500,538	\$ 334,776,979	\$ (27,276,441)	s –	\$ 307,500,538	11.3 %	11.6 %

- (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 (Admitt	ted & Nonadm	itted) Restricted				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	\$ 301,545,421	s –	s —	s –	\$ 301,545,421	\$ 327,666,574	\$ (26,121,153)	\$ 301,545,421	11.1 %	11.4 %
Total (c)	\$ 301,545,421	s –	s –	s –	\$ 301,545,421	\$ 327,666,574	\$ (26,121,153)	\$ 301,545,421	11.1 %	11.4 %

- (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

Under certain agreements, the Company is required to post eligible securities as collateral. The need to post collateral under these agreements is generally based on fair value assessments in excess of contractual thresholds. The portfolio includes securities held in trust to secure AGC's reinsurance obligations to certain of its affiliates. The fair value of the Company's pledged securities totaled \$326 million as of March 31, 2021, with corresponding book/adjusted carrying value of \$302 million.

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

		•	Gross (Admitt	ed & Nonadmit	ted) Restricted				Percentage	
			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 assets within its financial statements.

- M. Working Capital Finance Investments ("WCFI") The Company did not hold investments for WCFI at March 31, 2021.
- 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 March 31, 2021.
- 5GI Securities (unrated, but current on principal and interest) The Company did not hold investments in 5GI investments at March 31, 2021.
- P. Short Sales The Company did not sell any securities short in the first three months of 2021.
- Q. Prepayment Penalty and Acceleration Fees The Company had 8 securities redeemed during the first three months of 2021 as a result of of a callable feature or a tender offer feature. Of the 8 securities called, one had a call price above 100, which generated prepayment penalties and acceleration fee income of \$374 thousand.
- R. Cash Pool The Company did not participate in any cash pools at March 31, 2021.

6. Joint Ventures, Partnerships and Limited Liability Companies

There has been no significant change since the 2020 Annual Statement.

7. Investment Income

A. Accrued Investment Income

Accrued investment income was \$23,050,858 and \$21,150,209 as of March 31, 2021 and December 31, 2020, 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 2020 Annual Statement.

9. Income Taxes

There has been no significant change since the 2020 Annual Statement.

10. <u>Information Concerning Parent, Subsidiaries and Affiliates</u>

A, C through O. There has been no significant change since the 2020 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 \$13 million in the first quarter of 2021 to Assured Guaranty US Holdings Inc. (the "Parent" or "AGUS").
- 2. On March 11, 2021, AGC, Assured Guaranty Municipal Corp. ("AGM") and Municipal Assurance Corp. ("MAC" and, together with AGC and AGM, the "US Insurers") entered into a Subscription Agreement with their affiliate, AG Asset Strategies LLC ("AGAS"), pursuant to which the US Insurers will contribute to AGAS, in proportion to their existing ownership interests in AGAS, up to \$250 million in the aggregate (i.e. \$87.5 million (35%) by AGC, \$137.5 million (55%) by AGM and \$25 million (10%) by MAC), over a nearly two-year horizon (through December 31, 2022) rather than in a single contribution. Subsequently, on April 1, 2021, MAC merged with and into AGM, with AGM as the surviving company. Accordingly, AGM, as MAC's legal successor, acquired MAC's ownership interests in AGAS and succeeded to MAC's obligations under the Subscription Agreement. See Note 22, Events Subsequent.

11. Debt

There has been no change since the 2020 Annual Statement.

12. Retirement Plans, Deferred Compensation, Post-employment Benefits and Compensated Absences and Other Postretirement Benefit Plans

There has been no significant change since the 2020 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 2020 Annual Statement.

- D. The Company paid dividends to AGUS of \$13 million on March 24, 2021.
- 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 2021 for AGC to distribute as ordinary dividends is approximately \$94 million. Of such \$94 million, \$13 million was distributed by AGC to AGUS in the first quarter of 2021 and approximately \$24 million is available for distribution in the second quarter of 2021.
- J. The portion of unassigned funds (surplus) represented by cumulative unrealized gains is \$59,018,237.

14. <u>Liabilities, Contingencies and Assessments</u>

A through F. There has been no change since the 2020 Annual Statement.

G. All Other Contingencies:

Uncollected Premiums

As of March 31, 2021, the Company had uncollected premiums of \$12,138,699. Uncollected premiums more than 90 days past due were \$5.038.917.

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 losses paid in prior periods or prevent 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 duces tecum 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 credit default swaps. 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 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 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 and excluding any applicable interest. 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. The trial was originally scheduled for March 9, 2020, but was postponed due to COVID-19. On November 3, 2020, LBIE moved to reopen its Chapter 15 case in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") and remove this action to the United States District Court for the Southern District of New York for assignment to the Bankruptcy Court. On March 22, 2021, the Bankruptcy Court denied the motion and remanded the action to the Supreme Court. On March 29, 2021, the action was reassigned to Justice Melissa A. Crane. A pretrial hearing on certain evidentiary motions has been set for May 28, 2021, and trial is expected to be scheduled for the Fall of 2021.

Puerto Rico Litigation

In the ordinary course of its business, the Company asserts claims in legal proceedings against third parties to recover losses paid in prior periods or to prevent 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 believes that a number of the actions taken by the Commonwealth of Puerto Rico ("Puerto Rico" or the "Commonwealth"), the financial oversight and management board ("FOMB") and others with respect to obligations it insures are illegal or unconstitutional or both, and has taken legal action, and may take additional legal action in the future, to enforce its rights with respect to these matters. In addition, the Commonwealth, the FOMB and others have taken legal action naming the Company as a party.

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. On July 24, 2019, Judge Laura Taylor Swain of the United States District Court for the District of Puerto Rico ("Federal District Court for Puerto Rico") held an omnibus hearing on litigation matters relating to the Commonwealth. At that hearing, she imposed a stay through

November 30, 2019, on a series of adversary proceedings and contested matters amongst the stakeholders and imposed mandatory mediation on all parties through that date. On October 28, 2019, Judge Swain extended the stay until December 31, 2019, and has since stayed the proceedings pending the Court's determination on the Commonwealth's plan of adjustment.

The Company expects that the issues that remain relevant raised in several of the stayed proceedings commenced by the Company or the FOMB, either prior to or following the filing of petitions under Title III of the Puerto Rico Oversight, Management, and Economic Stability Act ("PROMESA"), to be addressed either in other subsequently filed adversary proceedings described below or in the proceedings to confirm the plans of adjustment for the Commonwealth, the Puerto Rico Highways and Transportation Authority ("PRHTA") or other instrumentalities of the Commonwealth. Issues that the Company believes remain relevant from these earlier proceedings include (i) whether the clawback of certain excise taxes and revenues pledged to secure payment of bonds issued by PRHTA, the Puerto Rico Convention Center District Authority ("PRCCDA") and the Puerto Rico Infrastructure Financing Agency ("PRIFA") should be invalidated, (ii) whether administrative rent claims of the Public Buildings Authority ("PBA") against the Commonwealth should be disallowed, (iii) whether certain later vintage Commonwealth general obligation bonds should be invalidated as having been issued in violation of the Puerto Rico constitutional debt limit, (iv) whether Commonwealth general obligation bonds are secured by consensual or statutory liens, and (v) the validity, enforceability and extent of security interests in PRHTA revenues securing PRHTA bonds. One of the stayed proceedings concerns a Puerto Rico Electric Power Authority ("PREPA") restructuring support agreement ("PREPA RSA"; together with the Puerto Rico General Obligation & Public Buildings Authority plan support agreement ("PSA") and the Clawback PSA, the "Support Agreements") entered in 2015 and is no longer relevant in light of the PREPA RSA entered in by the FOMB, the Company and other parties in 2019. For so long as the Company is a party to the Support Agreements, its participation as an adverse party to the FOMB in any PROMESA litigation is to be stayed, with the Company supporting the positions of the FOMB in seeking confirmation of the Commonwealth, PRCCDA and PRHTA plans of adjustment and the approval of the PREPA RSA so long as those plans of adjustment and the PREPA RSA conform to the respective requirements of the Support Agreements.

The Company is involved in three proceedings which have been adjourned indefinitely to permit the FOMB to assess the financial impact of the pandemic on PREPA and its request for approval of the PREPA RSA settlement. The court has required, and the FOMB has provided, periodic reports. Issues the Company believes remain relevant from these proceedings include (i) the approval of the PREPA RSA, (ii) whether certain parties that either had advanced funds to PREPA for the purchase of fuel or had succeeded to such claims can obtain declarations that the advances made by such parties are "current expenses" as defined in the trust agreement pursuant to which the PREPA bonds were issued ("Current Expenses") and there is no valid lien securing the PREPA bonds unless and until such parties are paid in full, as well as orders subordinating the PREPA bondholders' lien and claim to such parties' claims and declarations that amounts owed to SREAEE are Current Expenses, that there is no valid lien securing the PREPA bonds other than on amounts in the sinking funds and that SREAEE is a third-party beneficiary of certain trust agreement provisions, as well as orders subordinating the PREPA bondholders' lien and claim to the SREAEE claims. The Company believes these proceedings will resume at some point in the future and the relevant issues resolved in proceedings before the Title III court.

On May 23, 2018, AGM and AGC filed an adversary complaint in the Federal District Court for Puerto Rico seeking a judgment declaring that (i) the FOMB lacked authority to develop or approve the new fiscal plan for Puerto Rico which it certified on April 19, 2018 ("Revised Fiscal Plan"); (ii) the Revised Fiscal Plan and the Fiscal Plan Compliance Law ("Compliance Law") enacted by the Commonwealth to implement the original Commonwealth Fiscal Plan violate various sections of PROMESA; (iii) the Revised Fiscal Plan, the Compliance Law and various moratorium laws and executive orders enacted by the Commonwealth to prevent the payment of debt service (a) are unconstitutional and void because they violate the Contracts, Takings and Due Process Clauses of the U.S. Constitution and (b) are preempted by various sections of PROMESA; and (iv) no Title III plan of adjustment based on the Revised Fiscal Plan can be confirmed under PROMESA. On August 13, 2018, the court-appointed magistrate judge granted the Commonwealth's and the FOMB's motion to stay this adversary proceeding pending a decision by the United States Court of Appeals for the First Circuit ("First Circuit") in an appeal by Ambac Assurance Corporation of an unrelated adversary proceeding decision, which the First Circuit rendered on June 24, 2019. On July 24, 2019, Judge Swain announced a court-imposed stay of a series of adversary proceedings and contested matters through November 30, 2019, with a mandatory mediation element. Judge Swain extended the stay until December 31, 2019, and further extended the stay until March 11, 2020. Pursuant to the request of AGM, AGC and the defendants, Judge Swain ordered on September 6, 2019 that the claims in this complaint be addressed in the Commonwealth plan confirmation process and be subject to her July 24, 2019 stay and mandatory mediation order and be addressed in the Commonwealth plan confirmation process. Judge Swain postponed certain deadlines and hearings, including those related to the plan of adjustment, indefinitely as a result of the COVID-19 pandemic. Pursuant to the court's order, the FOMB filed an updated status report on September 9, 2020, as well as a subsequent update on October 25, 2020, regarding the effects of the pandemic on the Commonwealth. Subsequently, the court ordered the FOMB to file a further updated report by December 8, 2020 and, no later than February 10, 2021, an amended Commonwealth disclosure statement and plan of adjustment or, at a minimum, a term sheet outlining such amendments necessitated by the COVID-19 pandemic. On February 10, 2021, the FOMB filed a motion to extend the deadline to March 8, 2021 given a recent preliminary agreement with creditors. On March 8, 2021, the FOMB filed a disclosure statement and a second amended Commonwealth plan of adjustment intended to implement a Plan Support Agreement dated as of February 22, 2021, to which AGM and AGC had given their support conditioned on the Plan Support Agreement becoming part of a consensually negotiated and comprehensive solution that would include PRHTA and PRCCDA. On May 5, 2021, the FOMB announced the execution of the Plan Support Agreement that includes PRHTA and PRCCDA.

On January 16, 2020, AGM and AGC along with certain other monoline insurers filed in Federal District Court for Puerto Rico a motion (amending and superseding a motion filed by AGM and AGC on August 23, 2019) for relief from the automatic stay imposed pursuant to Title III of PROMESA to permit AGM, AGC and the other moving parties to enforce in another forum the application of the revenues securing the PRHTA Bonds (the "PRHTA Revenues") or, in the alternative, for adequate protection for their property interests in PRHTA Revenues. A preliminary hearing on the motion occurred on June 4, 2020. Pursuant to orders issued on July 2, 2020 and September 9, 2020, Judge Swain denied the motion to the extent it sought stay relief or adequate protection with respect to liens or other property interests in PRHTA Revenues that have not been deposited in the related bond resolution funds. On September 23, 2020, AGM and AGC filed a notice of appeal of this denial and the underlying determinations to the First Circuit, which held oral arguments on February 4, 2021. On March 3, 2021, the First Circuit issued an opinion, finding that the District Court had not abused its discretion in denying lift stay relief. The First Circuit did not rule on whether movants had a property interest, noting that issue was actively being

adjudicated before the District Court, which will eventually decide on a final basis, and on a more developed record, whether the insurers have a property interest.

On January 16, 2020, the FOMB brought an adversary proceeding in the Federal District Court for Puerto Rico against AGM, AGC and other insurers of PRHTA Bonds, objecting to the bond insurers claims in the Commonwealth Title III proceedings and seeking to disallow such claims, among other reasons, as being duplicative of the master claims filed by the trustee, for lack of standing and for any assertions of secured status or property interests with respect to PRHTA Revenues. Motions for partial summary judgment were filed on April 28, 2020, and a hearing was held on September 23, 2020. On January 20, 2021, Judge Swain ordered that certain discovery identified by the insurers was appropriate prior to a determination on the partial summary judgment motion.

On January 16, 2020, the FOMB, on behalf of the PRHTA, brought an adversary proceeding in the Federal District Court for Puerto Rico against AGM, 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, among other reasons, as being duplicative of the master claims filed by the trustee and for any assertions of secured status or property interests with respect to PRHTA Revenues. This matter is stayed pending further order of the court.

On January 16, 2020, AGM and AGC along with certain other monoline insurers and the trustee for the PRIFA Rum Tax Bonds filed in Federal District Court for Puerto Rico a motion concerning application of the automatic stay to the revenues securing the PRIFA Bonds (the "PRIFA Revenues"), seeking an order lifting the automatic stay so that AGM, AGC and the other moving parties can enforce rights respecting the PRIFA Revenues in another forum or, in the alternative, that the Commonwealth must provide adequate protection for such parties' lien on the PRIFA Revenues. A preliminary hearing on the motion occurred on June 4, 2020. Pursuant to orders issued on July 2, 2020 and September 9, 2020, Judge Swain denied the motion to the extent it sought stay relief or adequate protection with respect to PRIFA Revenues that have not been deposited in the related sinking fund. On September 23, 2020, AGM and AGC filed a notice of appeal of this denial and the underlying determinations to the First Circuit, which held oral arguments on February 4, 2021. On March 3, 2021, the First Circuit issued an opinion, finding that the District Court had not abused its discretion in denying lift stay relief. The First Circuit did not rule on whether movants had a property interest, noting that issue was actively being adjudicated before the District Court, which will eventually decide on a final basis, and on a more developed record, whether the insurers have a property interest.

On January 16, 2020, the FOMB brought an adversary proceeding in the Federal District Court for Puerto Rico against AGC and other insurers of PRIFA Bonds, objecting to the bond insurers claims and seeking to disallow such claims, among other reasons, as being duplicative of the master claims filed by the trustee, for lack of standing and for any assertions of secured status or ownership interests with respect to PRIFA Revenues. Motions for partial summary judgment were filed on April 28, 2020, and a hearing was held on September 23, 2020. On January 20, 2021, Judge Swain ordered that certain discovery identified by the insurers was appropriate prior to a determination on the partial summary judgment motion.

On January 16, 2020, AGM and AGC along with certain other monoline insurers and the trustee for the PRCCDA Bonds filed in Federal District Court for Puerto Rico a motion concerning application of the automatic stay to the revenues securing the PRCCDA Bonds (the "PRCCDA Revenues"), seeking an order that an action to enforce rights respecting the PRCCDA Revenues in another forum is not subject to the automatic stay associated with the Commonwealth's Title III proceeding or, in the alternative, if the court finds that the stay is applicable, lifting the automatic stay so that AGM, AGC and the other moving parties can enforce such rights in another forum or, in the further alternative, if the court finds the automatic stay applicable and does not lift it, that the Commonwealth must provide adequate protection for such parties' lien on the PRCCDA Revenues. A preliminary hearing on the motion occurred on June 4, 2020. On July 2, 2020, Judge Swain held that a proposed enforcement action by AGM, AGC and the other moving parties in another court would be subject to the automatic stay, that such parties have a colorable claim to a security interest in funds deposited in the "Transfer Account" and have shown a reasonable likelihood that a certain account held by Scotiabank is the Transfer Account, but denied the motion to the extent it sought stay relief or adequate protection with respect to PRCCDA Revenues that have not been deposited in the Transfer Account. Pursuant to a memorandum issued on September 9, 2020, Judge Swain held that the final hearing with respect to the Transfer Account shall be deemed to have occurred when the court issues its final decisions in the PRCCDA Adversary Proceeding concerning the identity of the Transfer Account and the parties' respective rights in the alleged Transfer Account monies. Following the final hearing with respect to the Transfer Account, AGM and AGC intend to appeal the portion of the opinion constituting a denial and the underlying determinations related to the denial to the First

On January 16, 2020, the FOMB brought an adversary proceeding in the Federal District Court for Puerto Rico against AGC and other insurers of PRCCDA Bonds, objecting to the bond insurers claims and seeking to disallow such claims, among other reasons, as being duplicative of the master claims filed by the trustee and for any assertions of secured status or property interests with respect to PRCCDA Revenues. Motions for partial summary judgment were filed on April 28, 2020, and a hearing was held on September 23, 2020. On January 20, 2021, Judge Swain ordered that certain discovery identified by the insurers was appropriate prior to a determination on the partial summary judgment motion.

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.

Leases

There has been no material changes since the 2020 Annual Statement.

16. Information About Financial Instruments With Off-Balance Sheet Risk and Financial Instruments with Concentrations

The Company provides insurance for public finance and structured finance obligations. Total net principal and interest exposure at March 31, 2021 was \$29.4 billion (\$25.0 billion for public finance and \$4.4 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 receivables during the first three months of 2021.

 B. The Company has not transferred or serviced any financial. The Company has not transferred or serviced any financial assets during the first three months of 2021.
- C. The Company did not engage in any wash sale transactions during the first three months of 2021.

18. Gain or Loss to the Reporting Entity from Uninsured Plans and the Uninsured Portion of Partially Insured Plans There has been no change since the 2021 Annual Statement.

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

There has been no change since the 2021 Annual Statement.

20. Fair Value

- 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 March 31, 2021.

Description for each class of asset or liability	Level 1	Level 2	Level 3	Net Asset Value	TOTAL
a. Assets at fair value					
Bonds					
Special Revenue	\$ _ \$	— \$	_	\$ - \$	_
U.S. States, Territories and Possessions	_	_	_	_	_
Industrial & Miscellaneous	_	_	_	_	_
Total Bonds	_	_	_	_	
Money market mutual funds	_	43,843,211	_	_	43,843,211
Total Assets at Fair Value	\$ - \$	43,843,211 \$	_	s — s	43,843,211

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 Not Applicable
- 3. Policy on Transfers Into and Out of Level 3

If applicable, transfers in and out of Level 3 are recognized at the end of the quarter when the Company evaluates whether securities with unobservable inputs need to be carried at fair value. There were no transfers between levels at March 31, 2021.

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.

5. Derivative Fair Values

The Company does not own derivatives at March 31, 2021.

B. Other Fair Value Disclosures

The fair value of the Company's financial guaranty insurance contracts accounted for as insurance was approximately \$1.1 billion at March 31, 2021 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	\$2,268,091,693	\$2,061,523,512	\$ _	\$1,734,220,724	\$ 533,870,969	\$ <u></u>	s <u> </u>
Cash, cash equivalents and short-term investments	65,999,615	65,999,615	22,156,405	43,843,210	_	_	_
Other invested assets	87,500,000	87,500,000	_	_	87,500,000	_	_
Total assets	\$2,421,591,308	\$2,215,023,127	\$ 22,156,405	\$1,778,063,934	\$ 621,370,969	\$ _	\$ <u></u>

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 2020 Annual Statement.

A. Unusual or Infrequent Items Impact of COVID-19

The novel coronavirus that emerged in Wuhan, China in late 2019 and which causes the coronavirus disease known as COVID-19 was declared a pandemic by the World Health Organization in early 2020 and continues to spread throughout the world. Several vaccines have been developed and approved by governments, and distribution of vaccines is proceeding unevenly across the globe. The emergence of COVID-19 and reactions to it, including various closures and capacity and travel restrictions, have had a profound effect on the global economy and financial markets. While the COVID-19 pandemic has been impacting the global economy and the Company for over a year now, its ultimate size, depth, course and duration, and the effectiveness, acceptance and distribution of vaccines for it, remain unknown, and the governmental and private responses to the pandemic continue to evolve. Consequently, and due to the nature of the Company's business, all of the direct and indirect consequences of COVID-19 on the Company are not yet fully known to the Company, and still may not emerge for some time.

Direct and indirect consequences of COVID-19 are causing financial distress to many of the obligors and assets underlying obligations guaranteed by the Company and may result in increases in claims and loss reserves. The Company believes that 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 closures and capacity and travel restrictions or an economic downtum, are most at risk for increased claims. The Company's surveillance department has established 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 closures and capacity and travel restrictions and related restrictions or an economic downtum. In addition, the Company's surveillance department has been in contact with certain of its credits that it believes may be more at risk from COVID-19 and governmental and private responses to COVID-19. The Company's internal ratings and loss projections reflect this augmented surveillance activity. Through May 13, 2021, the Company has paid only relatively small first-time insurance claims it believes are due at least in part to credit stress arising specifically from COVID-19. The Company currently projects nearly full reimbursement of these relatively small claims. For

information about how the COVID-19 pandemic has impacted the Company's loss projections, see Note 21.F.(4), Underwriting Exposure, below. The size and depth of the COVID-19 pandemic, its course and duration and the direct and indirect consequences of governmental and private responses to it are unknown, so the Company cannot predict the ultimate size of any increases in claims and loss reserves that eventually may result from the pandemic.

The Company, along with its affiliates, began operating remotely in accordance with its business continuity plan in March 2020, instituting mandatory work-from-home policies in the U.S., U.K. and Bermuda offices. The Company is providing the services and communications it normally would and continues to close new insurance transactions and make insurance claim payments. However, the Company's operations could be disrupted if key members of its senior management or a significant percentage of its workforce or the workforce of its vendors were unable to continue work because of illness, government directives, or otherwise. In addition, the Company's shift to working from home has made it more dependent on the Internet and communications access and capabilities and has heightened its risk of cybersecurity attacks.

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 has 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 March 31, 2021, 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 March 31, 2021	Actual Cost	Book Value	Fair Value	OTTI Losses Recognized
Residential Mortgage-Backed Securities	\$ 5,007,887	\$ 5,350,668	\$ 5,372,603	\$ (1,831,477)
Structured Securities	_	_	_	_
Total	\$ 5,007,887	\$ 5,350,668	\$ 5,372,603	\$ (1,831,477)

(4) Underwriting Exposure

Selected U.S. Public Finance Transactions

The Company had insured exposure to general obligation bonds of the Commonwealth of Puerto Rico ("Puerto Rico" or the "Commonwealth") and various obligations of its related authorities and public corporations aggregating \$1.1 billion net par as of March 31, 2021, all of which was rated below investment grade ("BIG"). Beginning on January 1, 2016, a number of Puerto Rico exposures have defaulted on bond payments, and the Company has now paid claims 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, the Puerto Rico Oversight, Management, and Economic Stability Act ("PROMESA") was signed into law. PROMESA established a seven-member financial oversight and management board ("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").

The Company believes that a number of the actions taken by the Commonwealth, the FOMB and others with respect to obligations the Company insures are illegal or unconstitutional or both, and has taken legal action, and may take additional legal action in the future, to enforce its rights with respect to these matters. In addition, the Commonwealth, the FOMB and others have taken legal action naming the Company as party.

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.

Despite these concerns, the Company has engaged in negotiations with the FOMB and other stakeholders in an attempt to reach a consensual resolution, with particular progress being made in the early part of 2021. On February 22, 2021, AGM and AGC agreed to support the revised Puerto Rico General Obligation ("GO") and Public Buildings Authority ("PBA") plan support agreement ("PSA") ("GO/PBA PSA") subject to reaching a satisfactory resolution with respect to the Puerto Rico Highways and Transportation Authority ("PRHTA") and the Puerto Rico Convention Center District Authority ("PRCCDA") bonds it insures. On May 5, 2021, AGM and AGC entered into a PSA ("HTA/CCDA PSA") with certain other stakeholders, the Commonwealth, and the FOMB with respect to the PRHTA and the PRCCDA bonds it insures. With the signing of the HTA/CCDA PSA and the expiration of the related withdrawal rights of AGM and AGC under the GO/PBA PSA, AGM and AGC became bound to the GO/PBA PSA. Previously, on May 3, 2019, AGM and AGC entered into a restructuring support agreement ("PREPA RSA"; together with the GO/PBA PSA and the HTA/CCDA PSA, the "Support Agreements") with the Puerto Rico Electric Power Authority ("PREPA") and other stakeholders, including a group of uninsured PREPA bondholders, the Commonwealth and FOMB, that is intended to, among other things, provide a framework for the consensual resolution of the treatment of the Company's insured PREPA revenue bonds.

With the signing of the HTA/CCDA PSA and with the GO/PBA PSA now binding the Company, \$1,078 million, or 96%, of the Company's insured net par outstanding of Puerto Rico exposures is covered by a Support Agreement. Each Support Agreement includes a number of conditions and the related debtor's plan of adjustment must be approved by the Title III court, so there can be no assurance that the consensual resolutions embodied in the Support Agreements will be achieved in their current form, or at all. Even if the consensual resolutions embodied in the Support Agreements are approved and documented as contemplated, they may be subject to further legal challenge or the parties to the legal documents may not live up to their obligations. Both economic and political developments, including those related to the COVID-19 pandemic, may impact implementation of the consensual resolutions contemplated by the Support Agreements and the amount the Company realizes under the Support Agreements and related debtors' plans of adjustment, as well as the performance or

resolution of the Puerto Rico exposures not subject to a Support Agreement. 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.

Support Agreements

GO/PBA PSA. As of March 31, 2021, the Company had \$319 million of insured net par outstanding that is now covered by the GO/PBA PSA: \$185 million insured net par outstanding of GOs and \$134 million insured net par outstanding of PBA bonds. The GO bonds are supported by the good faith, credit and taxing power of the Commonwealth, while the PBA bonds are supported by a pledge of the rents due under leases of government facilities to departments, agencies, instrumentalities and municipalities of the Commonwealth, and that benefit from a Commonwealth guaranty supported by a pledge of the Commonwealth's good faith, credit and taxing power. The Commonwealth and the PBA defaulted on their debt service payments due on July 1, 2016, and the Company has been making claim payments on these bonds since that date. The FOMB has filed a petition under Title III of PROMESA with respect to both the Commonwealth and the PBA.

On February 22, 2021, the FOMB entered into the GO/PBA PSA with certain GO and PBA bondholders and insurers (including AGM and AGC) representing approximately \$11.7 billion, or approximately 62% of the aggregate amount of general obligation and PBA bond claims. In general, the GO/PBA PSA provides for lower Commonwealth debt service payments per annum relative to the Plan Support Agreement signed in February 2020 ("February 2020 PSA"), extends the tenor of new recovery bonds, increases the amount of cash distributed to creditors, and provides additional consideration in the form of a contingent value instrument ("CVI"). This CVI is intended to provide creditors with additional returns tied to outperformance of the Puerto Rico 5.5% Sales and Use Tax receipts against May 2020 certified fiscal plan projections, subject to annual and lifetime caps. The GO/PBA PSA provides for different recoveries based on the bonds' vintage issuance date, with GO and PBA bonds issued before 2011 ("Vintage") receiving higher recoveries than GO and PBA bonds issued in 2011 and thereafter (except that, for purposes of the GO PSA, Series 2011A GO bonds would be treated as Vintage bonds).

On May 11, 2021, the FOMB filed with the Title III court a Third Amended Title III Joint Plan of Adjustment of the Commonwealth ("Amended POA") that seeks to restructure approximately \$35 billion of debt (including the GO bonds) and other claims against the government of Puerto Rico and certain entities and \$50 billion in pension obligations consistent with the terms of the settlements embodied in the GO/PBA PSA and the HTA/CCDA PSA.

HTA/CCDA PSA. As of March 31, 2021, the Company had \$688 million of insured net par outstanding that is now covered by the HTA/CCDA PSA: \$473 million insured net par outstanding of PRHTA (transportation revenue) bonds; \$63 million insured net par outstanding of PRHTA (highway revenue) bonds; and \$152 million insured net par outstanding of PRCCDA 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 up to \$120 million annually of 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 PRCCDA bonds are secured by certain hotel tax revenues. The PRHTA defaulted on the full July 1, 2017 insured debt service payment, and the Company has been making claim payments on these bonds since that date. The FOMB has filed a petition under Title III of PROMESA with respect to PRHTA. There were sufficient funds in the PRCCDA bond accounts to make only partial payments on these bonds since that date.

The HTA/CCDA PSA provides for payments to AGM and AGC consisting of (i) cash, (ii) in the case of PRHTA, new bonds expected to be backed by toll revenue ("Toll Bonds"); and (iii) a CVI. Under the HTA/CCDA PSA, bondholders and bond insurers of PRHTA will receive, in the aggregate, \$389 million of cash; \$1,245 million in Toll Bonds; and the CVI. Under the HTA/CCDA PSA, bondholders and bond insurers of PRCCDA will receive, in the aggregate, \$112 million in cash and the CVI.

On June 26, 2020, the FOMB certified a revised fiscal plan for PRHTA. The revised certified PRHTA fiscal plan will need to be further revised to be consistent with the HTA/CCDA PSA.

PREPA RSA. As of March 31, 2021, the Company had \$71 million insured net par outstanding of PREPA obligations subject to the PREPA RSA. The PREPA obligations are secured by a lien on the revenues of the electric system. The Company has been making claim payments on these bonds since July 1, 2017. On July 2, 2017, the FOMB commenced proceedings for PREPA under Title III of PROMESA.

The PREPA RSA contemplates the exchange of PREPA's existing revenue bonds for new securitization bonds issued by a special purpose corporation and secured by a segregated transition charge assessed on electricity bills. Under the PREPA RSA, the Company has the option to guarantee its allocated share of the securitization exchange bonds, which may then be offered and sold in the capital markets. The Company believes that the additive value created by attaching its guarantee to the securitization exchange bonds would materially improve its overall recovery under the transaction, as well as generate new insurance premiums; and therefore that its economic results could differ from those reflected in the PREPA RSA.

On June 29, 2020, the FOMB certified a revised fiscal plan for PREPA. The revised certified PREPA fiscal plan projects no capacity to pay debt service over the five-year forecast period without incurring rate increases.

Other Puerto Rico Exposures

MFA. As of March 31, 2021, the Company had \$23 million net par outstanding of bonds issued by MFA secured by a lien on local property tax revenues. The MFA bond accounts contained sufficient funds to make the MFA bond payments due through the date of this filing that were guaranteed by the Company, and those payments were made in full.

Puerto Rico Infrastructure Financing Agency ("PRIFA"). As of March 31, 2021, the Company had \$15 million insured net par outstanding of PRIFA bonds, which are secured primarily by the return to PRIFA and its bondholders of a portion of federal excise taxes paid on rum. The Company has been making claim payments on the PRIFA bonds since January 2016.

U of PR. As of March 31, 2021, 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. As of the date of this filing, all debt service payments on U of PR bonds insured by the Company have been made.

PRASA. In the fourth quarter of 2020, \$283 million of PRASA obligations insured by the Company were refunded, reducing the Company's exposure to such bonds. As of March 31, 2021, the Company had \$1 million of 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 March 31, 2021, 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 \$2 million USVI net par the Company rated investment grade consisted of Public Finance Authority bonds secured by a gross receipts tax and the general obligation, full faith and credit pledge of the USVI. The \$9 million BIG USVI net par consisted of bonds of the Virgin Islands Water and Power Authority secured by a net revenue pledge of the electric system.

In 2017, Hurricane Irma caused significant damage in St. John and St. Thomas, while Hurricane Maria made landfall on St. Croix as a Category 4 hurricane on the Saffir-Simpson scale, causing loss of life and substantial damage to St. Croix's businesses and infrastructure, including the power grid. More recently, the COVID-19 pandemic and evolving governmental and private responses to the pandemic have been impacting the USVI economy, especially the tourism sector. The USVI is benefiting from the federal response to the 2017 hurricanes and COVID-19 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 March 31, 2021, including those mentioned above, of \$135.0 million compared to \$102.7 million as of December 31, 2020. The increase is attributable to incurred losses and LAE of \$60.4 million offset by loss and LAE payments of \$28.1 million (both of which are primarily due to Puerto Rico exposures).

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 4.5%, the approximate taxable equivalent yield on the Company's investment portfolio.

The Company's RMBS loss projection methodology assumes that the housing and mortgage markets will improve. 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 three months of 2021, there was an economic loss of \$11 million for first lien U.S. RMBS and an economic benefit of \$3 million for second lien U.S. RMBS. The assumptions that the Company uses to project RMBS losses are shown in the sections below.

As of March 31, 2021, the Company had a net R&W receivable of \$4.2 million from R&W counterparties, compared with \$7.8 million as of December 31, 2020. The Company's agreements with providers of R&W generally provide for reimbursement to the Company as claim payments are made and, to the extent the Company later receives reimbursements of such claims from excess spread or other sources, for the Company to provide reimbursement to the R&W providers.

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

The majority of projected losses in first lien RMBS transactions are expected to come from non-performing mortgage loans (those that are or in the past twelve months have 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 the most recent twelve months of this data and (if necessary) adjusts its liquidation rates based on its observations. The following table shows liquidation assumptions for various non-performing categories.

First Lien Liquidation Rates

	March 31, 2021	December 31, 2020
Delinquent/Modified in the Previous 12 Months	20%	20%
30 - 59 Days Delinquent		
Alt-A and Prime	35	35
Option ARM	35	35
Subprime	30	30
60 - 89 Days Delinquent		
Alt-A and Prime	40	40
Option ARM	45	45
Subprime	40	40
90+ Days Delinquent		
Alt-A and Prime	55	55
Option ARM	60	60
Subprime	45	45
Bankruptey		
Alt-A and Prime	45	45
Option ARM	50	50
Subprime	40	40
Foreclosure		
Alt-A and Prime	60	60
Option ARM	65	65
Subprime	55	55
Real Estate Owned		
All	100	100

Towards the end of the first quarter of 2020, lenders began offering mortgage borrowers the option to forbear interest and principal payments of their loans due to the COVID-19 pandemic, and to repay such amounts at a later date. This resulted in an increase in early-stage delinquencies in RMBS transactions during the second quarter of 2020 and late-stage delinquencies during the second half of 2020. Early stage delinquencies have recovered to pre-pandemic levels, but late stage delinquencies continue to be elevated as many borrowers remain on COVID-19 forbearance plans. The Company's expected loss estimate assumes that a portion of delinquencies are due to COVID-19 related forbearances, and applies a liquidation rate of 20% to such loans. This is the same liquidation rate assumption used when estimating expected losses for current loans modified or delinquent within the last 12 months, as the Company believes this is the category that most resembles the population of new forbearance delinquencies.

While the Company uses liquidation rates as described above to project defaults of non-performing loans (including current loans modified or delinquent within the last 12 months), it projects defaults on presently current loans by applying a conditional default rate ("CDR") trend. The start of that CDR trend 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 case"), after the initial 36-month CDR plateau period, each transaction's CDR is projected to improve over 12 months to an intermediate CDR (calculated as 20% of its CDR plateau); that intermediate CDR is held constant and then steps to a final CDR of 5% of the CDR plateau. In the base case, the Company assumes the final CDR will be reached 2.25 years after the initial 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 modified or delinquent in the last 12 months 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 reperform.

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. Loss severities experienced in first lien transactions had reached historically high levels, and the Company is assuming in the base case that the still elevated 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 case 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 Case Loss Reserve Estimates First Lien RMBS

	As of March	31, 2021	As of December 31, 2020			
	Range	Weighted Average	Range	Weighted Average		
Alt A and Prime						
Plateau CDR	0.7% - 8.0%	4.6%	0.0% - 6.2%	4.7%		
Final CDR	0.0% - 0.4%	0.2%	0.0% - 0.3%	0.2%		
Initial loss severity:						
2005 and prior	60.0%		60.0%			
2006	70.0%		70.0%			
2007+	70.0%		70.0%			
Option ARM						
Plateau CDR	2.2% - 9.7%	7.5%	2.3% - 10.0%	7.3%		
Final CDR	0.1% - 0.5%	0.4%	0.1% - 0.5%	0.4%		
Initial loss severity:						
2005 and prior	60.0%		60.0%			
2006	60.0%		60.0%			
2007+	60.0%		60.0%			
Subprime						
Plateau CDR	2.5% - 8.7%	4.8%	2.7% - 10.2%	5.4%		
Final CDR	0.1% - 0.4%	0.2%	0.1% - 0.5%	0.3%		
Initial loss severity:						
2005 and prior	60.0%		60.0%			
2006	70.0%		70.0%			
2007+	70.0%		70.0%			

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 similar pattern 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 case. 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, 2020.

In estimating loss reserves, the Company modeled and probability weighted sensitivities for first lien 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 initial 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 March 31, 2021 and December 31, 2020.

Total loss and LAE reserves on all first lien U.S. RMBS was \$58 million and \$46 million as of March 31, 2021 and December 31, 2020, respectively. The increase was primarily attributable to lower excess spread stemming from an increase in forward LIBOR rates. 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 London Interbank Offered Rate ("LIBOR"). LIBOR increased in the first three months of 2021, and so decreased excess spread. The Company used a similar approach to establish its pessimistic and optimistic scenarios as of March 31, 2021 as it used as of December 31, 2020, increasing and decreasing the periods of stress from those used in the base case. LIBOR may be discontinued, and it is not yet clear how this will impact the calculation of the various interest rates in this portfolio referencing LIBOR.

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 15 months, loss reserves would increase from current projections by approximately \$6.7 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 nine months), loss reserves would decrease from current projections by approximately \$2.1 million for all first lien U.S. RMBS transactions.

U.S. Second Lien RMBS Loss Projections

Second lien 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. Loss reserves are also a function of the structure of the transaction, the CPR of the collateral, the interest rate environment, and assumptions about loss severity.

In second lien transactions the projection of near-term defaults from currently delinquent loans is relatively straightforward because loans in second lien transactions are generally "charged off" (treated as defaulted) by the securitization's servicer once the loan is 180 days past due. The Company estimates the amount of loans that will default over the next six months by calculating current representative liquidation rates. As in the case of first lien transactions, second lien transactions have seen an increase in delinquencies because of COVID-19 related forbearances. The Company applies a 20% liquidation rate to such forborn loans same as in first lien RMBS transactions.

Similar to first liens, the Company then calculates a CDR for six months, which is the period over which the currently delinquent collateral is expected to be liquidated. That CDR is then used as the basis for the plateau CDR period that follows the embedded plateau losses.

For the base case scenario, the CDR (the "plateau CDR") was held constant for six months. Once the plateau period has ended, the CDR is assumed to gradually trend down in uniform increments to its final long-term steady state CDR. (The long-term steady state CDR is calculated as the constant CDR that would have yielded the amount of losses originally expected at underwriting.) In the base case scenario, the time over which the CDR trends down to its final CDR is 28 months. Therefore, the total stress period for second lien transactions is 34 months, representing six months of delinquent loan liquidations followed by 28 months of decrease to the steady state CDR, the same as of December 31, 2020.

HELOC loans generally permit 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. In prior years, as the HELOC loans underlying the Company's insured HELOC transactions reached their principal amortization period, the Company incorporated an assumption that a percentage of loans reaching their principal amortization periods would default around the time of the payment increase.

The HELOC loans underlying the Company's insured HELOC transactions are now past their original interest-only reset date, although a significant number of HELOC loans were modified to extend the original interest-only period for another five years. As a result, the Company does not apply a CDR increase when such loans reach their principal amortization period. In addition, based on the average performance history, the Company applies a CDR floor of 2.5% for the future steady state CDR on all its HELOC transactions.

When a second lien loan defaults, there is generally a low recovery. The Company assumed, as of March 31, 2021 and December 31, 2020, 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. 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 projects future recoveries on these charged-off loans at the rate shown in the table below. Such recoveries are assumed to be received evenly over the next five years. Increasing the recovery rate to 30% would result in an economic benefit of \$8 million, while decreasing the recovery rate to 10% would result in an economic loss of \$8 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 case, 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 transactions (in the base case), 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, 2020. To the extent that prepayments differ from projected levels it could materially change the Company's projected excess spread and losses.

In estimating expected losses, 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 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 loss and LAE recoveries on all second lien U.S. RMBS was \$9 million as of March 31, 2021 and \$9 million as of December 31, 2020, respectively. After giving effect to recoveries received of \$3 million in the first three months of 2021, the economic benefit for second lien RMBS was primarily attributable to improved performance in certain transactions.

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

Key Assumptions in Base Case Loss Reserve Estimates

HELOCs

	As of March 3	31, 2021	As of December	r 31, 2020
	Range	Weighted Average	Range	Weighted Average
Plateau CDR	3.9% - 15.3%	12.1%	5.0% - 15.8%	12.5%
Final CDR trended down to	2.5% - 2.5%	2.5%	2.5% - 2.5%	2.5%
Liquidation rates:				
Delinquent/Modified in the Previous 12 Months	20%		20%	
30 - 59 Days Delinquent	30		30	
60 - 89 Days Delinquent	40		40	
90+ Days Delinquent	60		60	
Bankruptey	55		55	
Foreclosure	55		55	
Real Estate Owned	100		100	
Loss severities on future defaults	98		98	
Projected future recoveries on previously charged-off loans	20		20	

The Company's base case assumed a six-month CDR plateau and a 28 month ramp-down (for a total stress period of 34 months). The Company also modeled a scenario with a longer period of elevated defaults and another with a shorter period of elevated defaults. In the Company's most stressful scenario, increasing the CDR plateau to eight months and increasing the ramp-down by three months to 31 months (for a total stress period of 39 months) would increase the loss reserves by approximately \$1.1 million for HELOC transactions. On the other hand, in the Company's least stressful scenario, reducing the CDR plateau to four months and decreasing the length of the CDR ramp-down to 25 months (for a total stress period of 29 months), and lowering the ultimate prepayment rate to 10% would decrease the loss reserves by approximately \$1.2 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 March 31, 2021.

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

The following table summarizes U.S. subprime loss activity at March 31, 2021:

	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	s —	\$ <u> </u>	\$ <u> </u>	\$
b. Financial Guaranty coverage	(28,305)	9,332,665	60,637,376	_
c. Other lines (specify):	_	_	_	_
d. Total	\$ (28,305)	\$ 9,332,665	\$ 60,637,376	\$ —

22. Events Subsequent

Subsequent events have been considered through May 13, 2021 for these statutory financial statements which are to be issued on May 13, 2021. There were no material events occurring subsequent to March 31, 2021 that have not already been disclosed in these financial statements.

On April 1, 2021, the Company and its affiliates, MAC and AGM, executed a multi-step transaction to merge MAC with and into AGM, with AGM as the surviving company. The steps leading up to the merger of MAC with and into AGM, with AGM as the surviving company, were effective April 1, 2021, and included (i) the reassumption by AGM and AGC of their respective remaining cessions to MAC, (ii) distribution of MAC's earned surplus to AGM and AGC in accordance with their respective 60.7% and 39.3% direct ownership interests in MAC Holdings, and (iii) AGM's purchase of AGC's 39.3% interest in MAC Holdings. As a result, the Company will recognize the effects of the multi-step process to merge MAC with and into AGM in second quarter 2021, based on outstanding balances on April 1, 2021.

23. Reinsurance

- A. The Company has no unsecured reinsurance recoverable that exceeds 3% of policyholder surplus at March 31, 2021.
- B. The Company has no reinsurance recoverable in dispute at March 31, 2021.
- C. Reinsurance Assumed and Ceded

The following table summarizes ceded and assumed unearned premiums and the related commission equity at March 31,

	Assumed Reinsurance			Ceded Reinsurance				NET			
	Premium Reserve		Commission Equity	Premium Reserve		Commission Equity		Premium Reserve	Commission Equity		
a. AFFILIATES	\$ 31,480,165	s	8,295,910	\$ 109,749,565	\$	22,523,522	\$	(78,269,400) \$	(14,227,612)		
b. ALL OTHER	 177,320,703		3,986,781	2,137,125		320,569		175,183,578	3,666,212		
c. TOTAL	\$ 208,800,868	\$	12,282,691	\$ 111,886,690	\$	22,844,091	\$	96,914,178 \$	(10,561,400)		
d. Direct Uneamed Premium Reserve				\$ 209,148,658							

D. The Company has no uncollectible reinsurance at March 31, 2021.

- E. There is no effect from commutation and reassumption of ceded and assumed business for the three months ended March 31, 2021.
- F. The Company has no retroactive reinsurance in effect at March 31, 2021.
- 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 March 31, 2021.
- The Company has no certified reinsurance downgraded or status subject to revocation at March 31, 2021.
- J. The Company has no reinsurance agreements qualifying for reinsurer aggregation at March 31, 2021.

24. Retrospectively Rated Contracts and Contracts Subject to Redetermination

There has been no change since the 2020 Annual Statement.

25. Changes in Incurred Losses and Loss Adjustment Expenses

Incurred losses and loss expenses attributable to insured events of prior years were \$61,663,425 for the first three months of 2021. The current year increase 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 2020 Annual Statement.

27. Structured Settlements

There has been no change since the 2020 Annual Statement.

28. Health Care Receivables

There has been no change since the 2020 Annual Statement.

29. Participating Policies

There has been no change since the 2020 Annual Statement.

30. Premium Deficiency Reserves

There has been no change since the 2020 Annual Statement.

31. High Deductibles

There has been no change since the 2020 Annual Statement.

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

The net loss and LAE reserves of \$60,582,580 are discounted at a rate of 4.5%, the approximate taxable equivalent yield on the Company's investment portfolio, amounting to a total discount of \$128,777,297.

D.C.... & C...

Nontabular Discount:	Case	IBNR	Containment Expense	Adjusting & Other Expense
21. Financial Guaranty	\$ 128,777,297 \$	_	s —	\$ <u> </u>

33. Asbestos and Environmental Reserves

There has been no change since the 2020 Annual Statement.

34. Subscriber Savings Accounts

There has been no change since the 2020 Annual Statement.

35. Multiple Peril Crop Insurance

There has been no change since the 2020 Annual Statement.

36. Financial Guaranty Insurance

A. There has been no significant change since the 2020 Annual Statement.

B. Schedule of BIG insured financial obligations as of March 31, 2021:

	Surveillance Categories							
		BIG 1	BIG 2	BIG	3	Total		
			(Dollars in T	Thousands)			
1. Number of risks		66	16		109	191		
2. Remaining weighted-average contract period (in yrs)		7.8	10.8		10.7	10.2		
Insured contractual payments outstanding:								
3a. Principal	\$	519,230 \$	92,556	\$ 2,4	76,409 \$	3,088,195		
3b. Interest		160,809	15,276	8	43,299	1,019,384		
3c. Total	\$	680,039 \$	107,832	\$ 3,3	19,708 \$	4,107,579		
4. Gross claim liability	\$	20,498 \$	10,357	\$ 2,0	24,532 \$	2,055,387		
Less:								
5al. Gross potential recoveries - subrogation		455,755	65	1,2	40,471	1,696,291		
5a2. Ceded claim liability		(51,969)	1,300	2	20,843	170,174		
5a. Total gross potential recoveries	\$	403,786 \$	1,365	\$ 1,4	61,314 \$	1,866,465		
5b. Discount, net		(20,307)	3,895	1	45,189	128,777		
6. Net claim liability	\$	(362,981) \$	5,097	\$ 4	18,029 \$	60,145		
7. Unearned premium revenue	\$	6,036 \$	138	\$	58.461 \$	64,635		
	_	-,		-	,			
8. Reinsurance recoverables	\$	(2.145) \$	_	\$	749 \$	(1,396)		

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES GENERAL

1.1	Did the reporting entity	y experience any material tra	ansactions requiring the filing of Disclosure	of Material Transaction	ons with the S	tate of	Yes	[]	No [X]
1.2			y state?				Yes	; []	No []
2.1			s statement in the charter, by-laws, articles				Yes	; []	No [X]
2.2									
3.1	Is the reporting entity a which is an insurer?	a member of an Insurance F	Holding Company System consisting of two	or more affiliated pers	sons, one or r	nore of	Yes	; [X]	No []
	If yes, complete Scheo	dule Y, Parts 1 and 1A.							
3.2	Have there been any	substantial changes in the o	rganizational chart since the prior quarter e	end?			Yes	; []	No [X]
3.3	•	is yes, provide a brief descri	ption of those changes.						
3.4			of a publicly traded group?				Yes	; [X]	No []
3.5	If the response to 3.4	is yes, provide the CIK (Cen	tral Index Key) code issued by the SEC for	r the entity/group				000	1273813
4.1	Has the reporting entit	y been a party to a merger of	or consolidation during the period covered	by this statement?			Yes	; []	No [X]
	If yes, complete and fi	le the merger history data fil	e with the NAIC.						
4.2		ne of entity, NAIC Company esult of the merger or consol	Code, and state of domicile (use two letter lidation.	r state abbreviation) fo	r any entity th	at has			
			1	2	3				
			Name of Entity	NAIC Company Code	State of I	Domicile			
6.1	If yes, attach an expla	nation.	gnificant changes regarding the terms of the ion of the reporting entity was made or is be				Yes [] No		
6.2	State the as of date the	at the latest financial examine date of the examined bala	nation report became available from either ance sheet and not the date the report was	the state of domicile o	r the reportin	g entity.		12/	31/2016
6.3	State as of what date or the reporting entity.	the latest financial examinat This is the release date or o	ion report became available to other states completion date of the examination report	s or the public from eith	ner the state of examination	of domicile (balance			
6.4	By what department o	•							
6.5			e latest financial examination report been a						
	statement filed with De	epartments?					Yes [] No		
6.6 7.1			financial examination report been complied thority, licenses or registrations (including				Yes [] No	, []	NA [X]
	suspended or revoked	by any governmental entity	during the reporting period?				Yes	[]	No [X]
1.2	If yes, give full informa								
8.1	Is the company a subs	sidiary of a bank holding con	npany regulated by the Federal Reserve B	oard?			Yes	[]	No [X]
8.2	, ,		of the bank holding company.						
8.3			thrifts or securities firms?				Yes	; []	No [X]
8.4	federal regulatory serv	rices agency [i.e. the Federa	names and location (city and state of the al Reserve Board (FRB), the Office of the C curities Exchange Commission (SEC)] and	Comptroller of the Curre	ency (OCC),	the Federal			
		1	2	3	4	5	6]	
	Affili	ate Name	Location (City, State)	FRB	occ	FDIC	SEC		

1	2	3	4	5	6	
	Location					
Affiliate Name	(City, State)	FRB	occ	FDIC	SEC	

GENERAL INTERROGATORIES

9.1	Are the senior officers (principal executive officer, principal financial officer, principal similar functions) of the reporting entity subject to a code of ethics, which includes	•	,		Yes [Х]	No []
	(a) Honest and ethical conduct, including the ethical handling of actual or apparer	ent conflicts	of interest between pers	sonal and professional rela	ationships;		
	(b) Full, fair, accurate, timely and understandable disclosure in the periodic reports				•		
	(c) Compliance with applicable governmental laws, rules and regulations;						
	(d) The prompt internal reporting of violations to an appropriate person or persons	ns identified	in the code; and				
	(e) Accountability for adherence to the code.						
9.11	If the response to 9.1 is No, please explain:						
9.2	Has the code of ethics for senior managers been amended?				Yes []	No [X]
9.21	If the response to 9.2 is Yes, provide information related to amendment(s).						
9.3	Have any provisions of the code of ethics been waived for any of the specified office				Yes []	No [X]
9.31	If the response to 9.3 is Yes, provide the nature of any waiver(s).						
		ANCIA					
10.1	Does the reporting entity report any amounts due from parent, subsidiaries or affilia	liates on Pa	age 2 of this statement?.		Yes [X]	No []
10.2	If yes, indicate any amounts receivable from parent included in the Page 2 amount			\$		1	1,975
11.1	Were any of the stocks, bonds, or other assets of the reporting entity loaned, place for use by another person? (Exclude securities under securities lending agreement		ption agreement, or other		Yes []	No [X]
11.2	If yes, give full and complete information relating thereto:						
12.	Amount of real estate and mortgages held in other invested assets in Schedule BA						0
13.	Amount of real estate and mortgages held in short-term investments:			\$			0
14.1	Does the reporting entity have any investments in parent, subsidiaries and affiliate	ites?			Yes	[X]	No []
14.2	If yes, please complete the following:						
			1	2			
			Prior Year-End Book/Adjusted	Current Quart Book/Adjuste	d		
	14.21 Bonds	\$	Carrying Value	Carrying Valu			
	14.22 Preferred Stock		0	\$	0		
	14.23 Common Stock			\$118,192 \$			
	14.25 Mortgage Loans on Real Estate	\$	0	\$	0		
	14.26 All Other	\$	278,974,898	\$282,250	, 328		
	14.27 Total Investment in Parent, Subsidiaries and Affiliates (Subtotal Lines 14.21 to 14.26)	\$	396,908,175	\$400,443	086		
	14.28 Total Investment in Parent included in Lines 14.21 to 14.26 above		0	\$			
15.1	Has the reporting entity entered into any hedging transactions reported on Schedu			,	Yes []	No [X]
	If yes, has a comprehensive description of the hedging program been made availa				Yes [] No []	NA [X]
	If no, attach a description with this statement.						
16	For the reporting entity's security lending program, state the amount of the followin	ing as of the	e current statement date				
	16.1 Total fair value of reinvested collateral assets reported on Schedule DL, Pa	-					0
	16.2 Total book adjusted/carrying value of reinvested collateral assets reported	d on Sched	ule DL, Parts 1 and 2	\$			0

GENERAL INTERROGATORIES

17.	Excluding items in Schedule E – entity's offices, vaults or safety d pursuant to a custodial agreeme Considerations, F. Outsourcing of Handbook?	eposit boxes, were all st nt with a qualified bank of of Critical Functions, Cus	tocks, bonds or trust comp stodial or Sat	and other se pany in accord fekeeping Agi	curities, owr dance with S reements of	ned thro Section the NA	oughout the current year held 1, III – General Examination NC <i>Financial Condition Examin</i> e	ers	Yes [X]	No []
17.1	For all agreements that comply v	·	the NAIC Fir	nancial Condi	tion Examin	ers Ha		:		
	CACEIS Ba	Name of Custod of New York Mellon ank			-3 Place Va	eet, NaThuber	2 Custodian Address lew York, NY 10286 t - 75013 Paris vd, Baltimore, MD 21230			
17.2	For all agreements that do not collocation and a complete explana		ents of the N	AIC Financia	l Condition E	Examin	ers Handbook, provide the nam	ne,		
		1 Name(s)		2 Location(s)			3 Complete Explanation(s)			
17.3	Have there been any changes, in	ncluding name changes,	in the custo	dian(s) identit	fied in 17.1 (during t	the current quarter?		Yes []	No [X]
17.4	If yes, give full and complete info	ormation relating thereto:								
		1 stodian N	2 lew Custodia	an D	3 ate of Chan	ge	4 Reason			
17.5	Investment management – Ident authority to make investment de reporting entity, note as such. [".	cisions on behalf of the r	eporting enti	ity. For assets	s that are ma	anaged	I internally by employees of the	:		
	Name of Firr	1 n or Individual				2 Affiliati	on			
	Assured Investment Managemen	t LLC	A							
	Wellington Management Compan									
	Goldman Sachs Asset Manageme Mackay Shields LLC									
	Assured Guaranty Corp									
7.509	7 For those firms/individuals listed (i.e., designated with a "U") man 8 For firms/individuals unaffiliated does the total assets under man	age more than 10% of the with the reporting entity agement aggregate to n	he reporting (i.e., designation ore than 50	entity's inves ated with a "L 0% of the repo	ted assets? J") listed in the orting entity's	he table s inves	e for Question 17.5, led assets?	mation fo	Yes [X] No	
	1 Central Registration	2 Name of Firm			3 gal Entity		4		5 Investment Manageme	ent
	Depository Number	Individual	Managaman 4	Iden	tifier (LÉI)		Registered With		Agreement (IMA) File	
	128-132	Assured Investment I		TQGGX4406QN0	WG6KDA63		Securities and Exchange Commission	DS		
	106-595	Wellington Managemen		549300YHP12T	EZNLCX41		Securities and Exchange Commission] _{NO}		
	107-738	Goldman Sachs Asset Management, L.P		CF5M58QA35CF	PUX70H17		Securities and Exchange Commission			
	107-717	Mackay Shields LLC		549300Y7LLC0	FU7R8H16		Securities and Exchange Commission	NO		
18.1 18.2 19.	If no, list exceptions: By self-designating 5GI securitie Documentation necessal a. PL security is not availab b. Issuer or obligor is currer c. The insurer has an actual Has the reporting entity self-desi By self-designating PLGI securitie a. The security was purchat b. The reporting entity is hot The NAIC Designation was	s, the reporting entity is ry to permit a full credit a le. Int on all contracted internal expectation of ultimate gnated 5GI securities? It is, the reporting entity is sed prior to January 1, 2 lding capital commensuras derived from the cre	certifying the analysis of the est and prince payment of secretifying the 2018.	e following ele ne security do cipal payment all contracted he following e	ements for each exist s. If interest and the ements of each exist interest and the ements of each exist interest interest and the ements of each exist interest interest interest and the ements of each exist interest in	ach sel or an N d princ each se	f-designated 5GI security: NAIC CRP credit rating for an F ipal. Hf-designated PLGI security:	E or	Yes [X]	•

Yes [] No [X]

Has the reporting entity self-designated PLGI securities?....

GENERAL INTERROGATORIES

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 er	ntity is a member	r of a pooling a	rrangement, did	the agreement of	or the reporting	g entity's partic	ipation change?		Yes [] 1	No [] NA [X]
	If yes, attach an e	explanation.									
2.	Has the reporting from any loss that	t may occur on t								Υe	es [] No [X]
3.1	Have any of the r	eporting entity's	primary reinsu	rance contracts	been canceled?					Yo	es [] No [X]
3.2	If yes, give full an		•								
4.1	Are any of the lial Annual Statement greater than zero	t Instructions pe	rtaining to discl	losure of discou	nting for definitio	n of "tabular	reserves,") disc	counted at a rate	of interest	Ye	es [X] No []
4.2	If yes, complete t	he following sch	edule:								
					TOTAL DIS	COUNT		DISC	COUNT TAKEN	DURING PEF	RIOD
Li	1 ine of Business	2 Maximum Interest	3 Discount Rate	4 Unpaid Losses	5 Unpaid LAE	6 IBNR	7 TOTAL	8 Unpaid Losses	9 Unpaid LAE	10 IBNR	11 TOTAL
	cial Guaranty		4.500	128 ,777 ,297			128 ,777 ,297	(37,910,160)			(37,910,160)
			TOTAL	128,777,297	0	0	128,777,297	(37,910,160)	0	0	(37,910,160)
5.	Operating Percer	=									0.0 %
	5.2 A&H c	ost containment	percent								0.0 %
	5.3 A&H e	xpense percent	excluding cost	containment ex	penses						0.0 %
6.1	Do you act as a custodian for health savings accounts?										es [] No [X]
6.2	If yes, please pro	vide the amount	of custodial fu	nds held as of th	ne reporting date				\$		
6.3	Do you act as an	administrator for	r health saving	s accounts?						Ye	es [] No [X]
6.4	If yes, please pro	vide the balance	e of the funds a	dministered as	of the reporting d	late			\$		
7.	Is the reporting e	ntity licensed or	chartered, regis	stered, qualified	, eligible or writin	ng business in	at least two sta	ates?		Ye	es [X] No []
7.1	If no, does the re of the reportin				at covers risks re						es [] No []

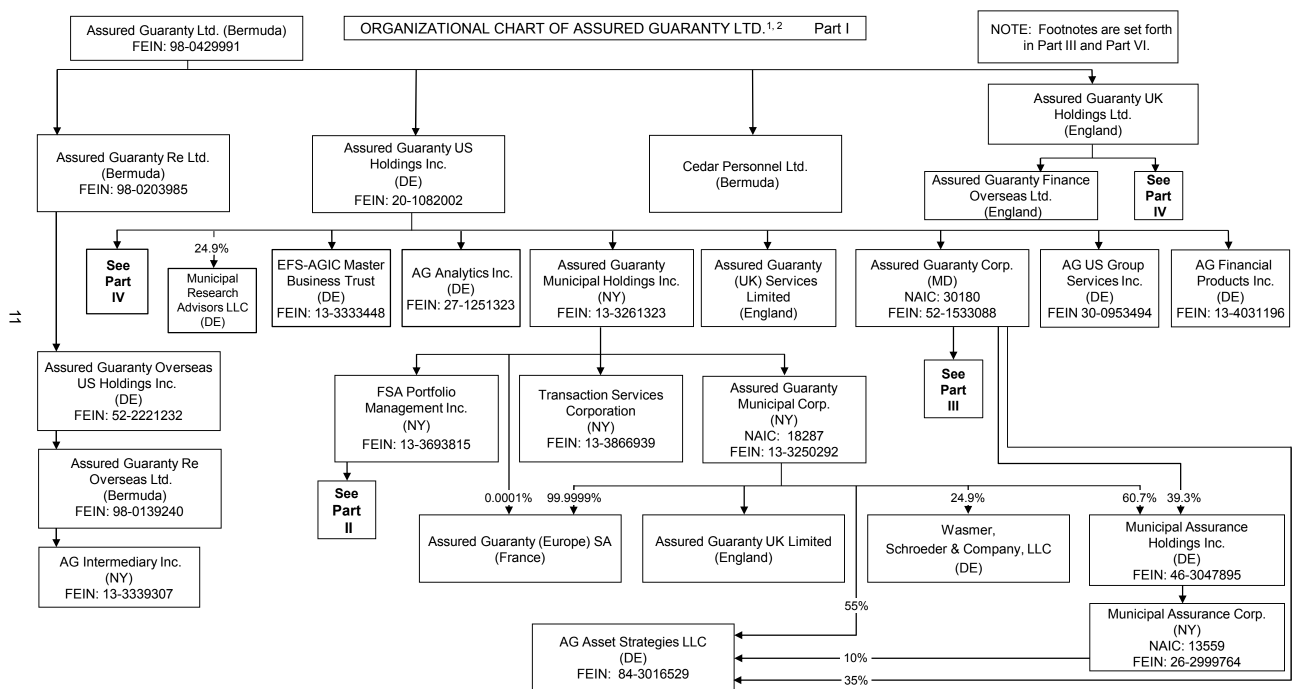
SCHEDULE F - CEDED REINSURANCE

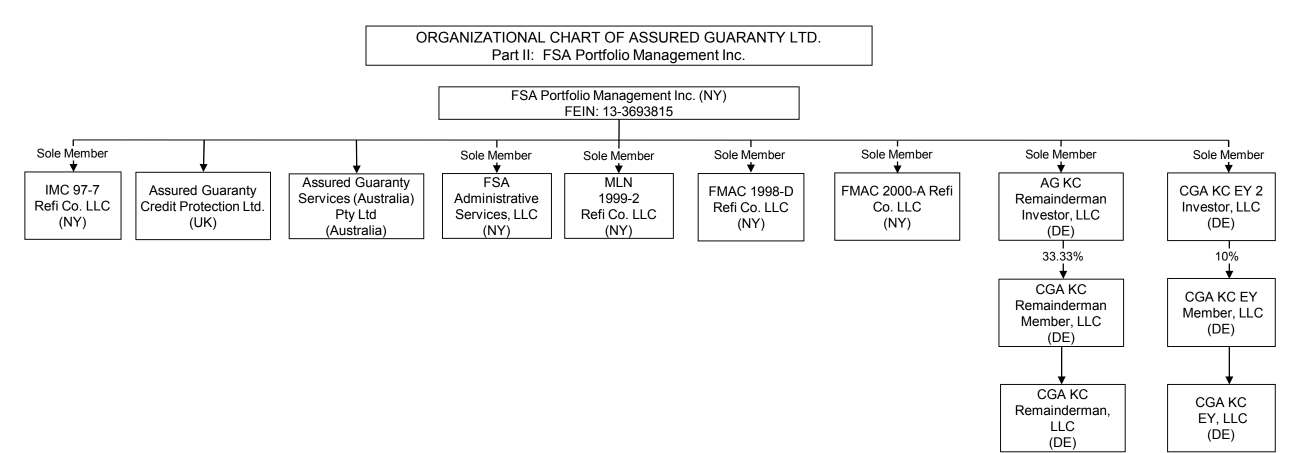
Showing	ΔΙΙ Νων	Raineurare	- Current	Year to Date	

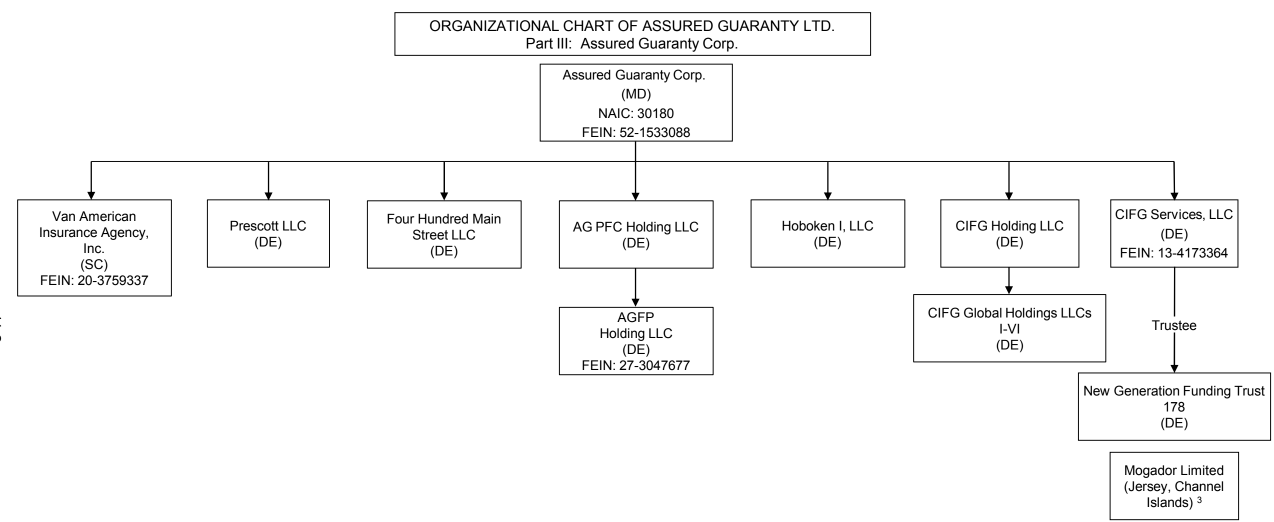
Showing All New Reinsurers - Current Year to Date										
1 NAIC Company Code	2 ID Number	3 Name of Reinsurer	4 Domiciliary Jurisdiction	5 Type of Reinsurer	6 Certified Reinsurer Rating (1 through 6)	7 Effective Date of Certified Reinsurer Rating				
Company Code	ID Number	Name of Remsuler	Domiciliary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

			1	Direct Premiu	ıms Written	Direct Losses Paid (D	Deducting Salvage)	Direct Losses Unpaid		
	States, etc.		Active Status (a)	2 Current Year To Date	3 Prior Year To Date	4 Current Year To Date	5 Prior Year To Date	6 Current Year To Date	7 Prior Year To Date	
l	Alabama		L		0		0		0	
l	Alaska	. AK AZ	L						Q	
l .	ArizonaArkansas		Ll	5,832	7 .956	(32,527)	(74,426)	2,650,113	2,547,342	
	California		L	400,004	124,381	\ ' ' '	\ ' '	' '	3,244,215	
l	Colorado			122,021	0	(20,000)	0		0,244,210	
l	Connecticut				0		0		0	
1	Delaware		L	3,253,940	1,282,864	(136,919)	(76,973)	(1,818,100)	(1,522,609)	
	Dist. Columbia		L		0	<u> </u>	0		0	
	Florida		L		0	751,381	751,381	(6, 125, 308)	(3,652,283)	
11.	Georgia	GA	L		0		0		0	
	Hawaii		L		0		0		0	
13.	Idaho	. ID	L		0		0		0	
l	Illinois		L	61,721	62,473	12,345	21,791	357 , 525	402 , 113	
15.	Indiana	. IN	L		0		0		0	
16.	lowa		L		0		0		0	
	Kansas	KS	L		0		0		0	
	Kentucky		<u>-</u>		0		0		0	
	Louisiana				0		0		0	
	Maine			F0 747	0	(05,000)	0	070 007	0	
	Maryland		L		48,080	\ ' '	(6,889)		1,073,519	
	Massachusetts		L	1,808	4,254	(207 , 192)	(11,181)	(1,331,385)	7,547,776	
	Michigan		L		U		0		U	
l	Minnesota Mississippi		L						U	
i	Mississippi Missouri	-	L	750.000	750,000				۷	
	Montana		L	7 50 ,000	7 50 ,000				U	
	Nebraska		L	52.697	53,419				٥	
	Nevada		I		00,419		0		٥	
	New Hampshire				0		0		0	
	New Jersey		1		0	12,500	12.500	65,478	82 . 656	
	New Mexico		ı		0		0		0	
	New York		L	2,504,910	2,739,258	(3,718,754)	7,472,161	(69,012,618)	(56,237,860)	
	No. Carolina		L	, ,	0	(, , , , , , , , , , , , , , , , , , ,	0	(, , , , , , , , , , , , , , , , , , ,	0	
	No. Dakota		L		0		0		0	
ı	Ohio		L		0		0		0	
37.	Oklahoma	. OK	L		0		0		0	
38.	Oregon	OR	L		0		0		0	
39.	Pennsylvania	PA	L	300,000	0	266,350	266,350	4,332,199	3,247,639	
40.	Rhode Island	RI	L		0		0		0	
41.	So. Carolina	. SC	L		0		0		0	
1	So. Dakota		L		0		0		0	
43.	Tennessee		L		0		0		0	
	Texas		L		11,932		0		0	
	Utah		L	· · · · · · · · · · · · · · · · · · ·	26,317		0		0	
	Vermont		L		0	-	0		0	
	Virginia		L		0		0		0	
	Washington		<u>L</u>		0	ļ -	0		0	
	West Virginia		L		0		0		0	
	Wisconsin				0	ļ -	0		0	
	Wyoming				0		0		0	
	American Samoa		N		0		0		0	
	Guam		N		0	16 224 050	0	102 440 070	120 204 400	
	Puerto Rico		LN		0		17,000,735	193 , 449 , 276	138,301,406	
l	U.S. Virgin Islands Northern Mariana Islands.		NN						U	
i	Canada		NNNNN							
l	Aggregate Other Alien		XXX		6,683,380	0	0	0	۰۰	
i	Totals	. 🗸 1	XXX	8,035,432	11,794,314	13,155,332	25,356,572	126,893,347	95,033,914	
J9.	DETAILS OF WRITE-INS	;		0,000,402	11,134,314	10, 100,002	20,000,012	120,000,041	55,005,514	
	CYM Cayman Islands				284,906		0		0	
	GBR United Kingdom		XXXXXX	710,090	6,398,474	ļ	0		0	
58003. 58998.	Summary of remaining wr	ite-	λλλ							
	ins for Line 58 from overfl		VVVV			_				
58000	pageTOTALS (Lines 58001 thr	Oliah	XXX	0	0	0	0	0	0	
JUJJJ.	58003 plus 58998) (Line 5									
	above)		XXX	886,565	6,683,380	0	0	0	0	
a) A ativ	ve Status Counts			,	, ,			-		





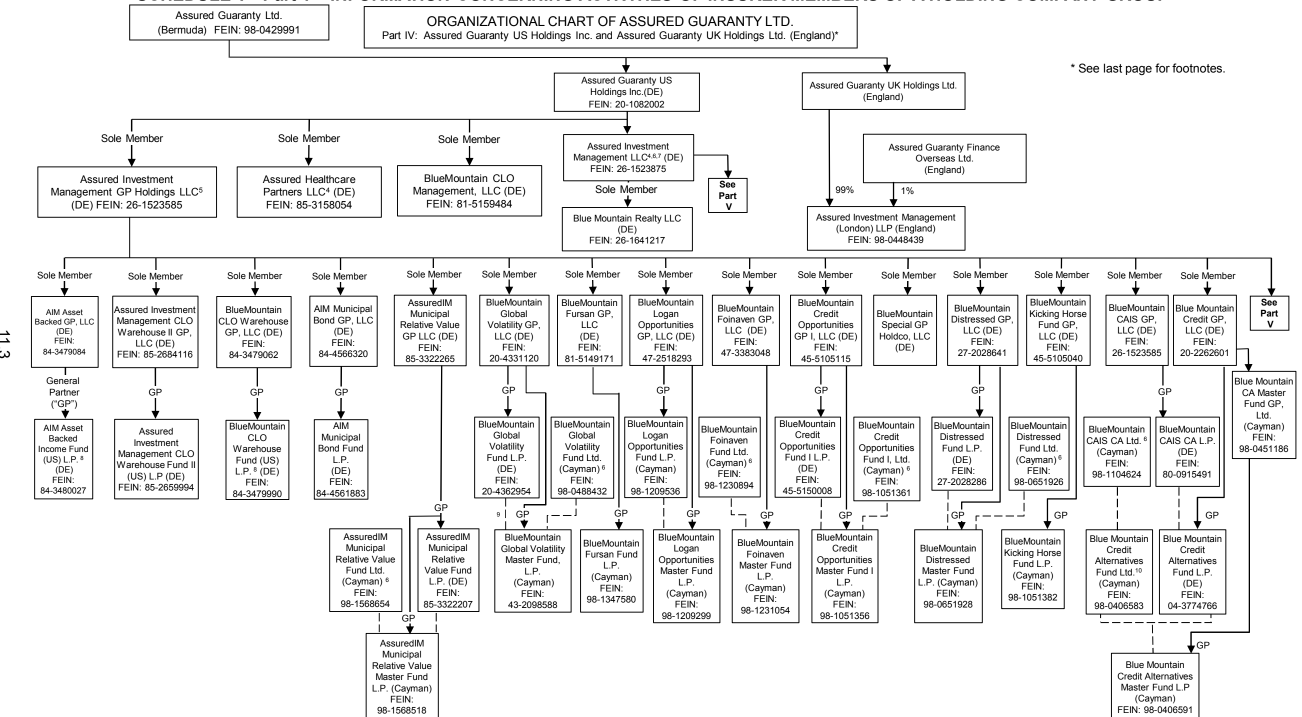


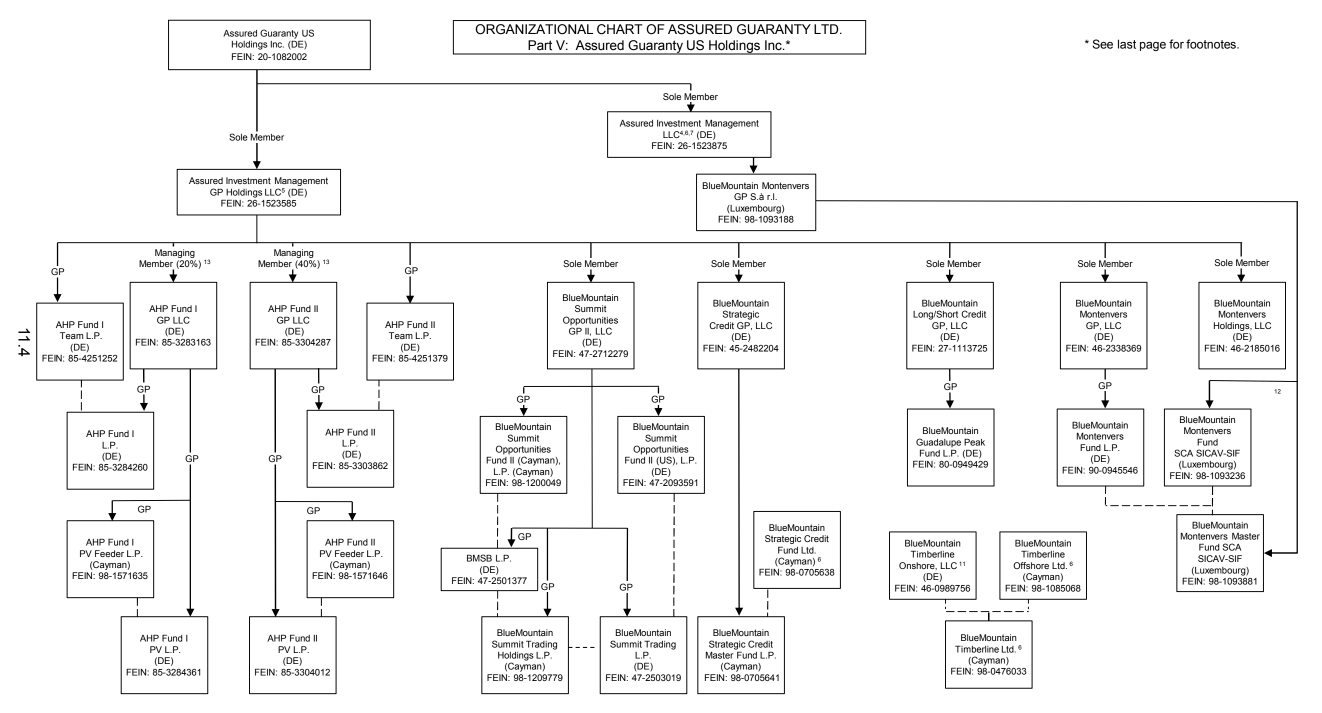
Footnotes for Parts I through III:

- 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.).

STATEMENT as of MARCH 31, 2021 of the ASSURED GUARANTY CORP.

SCHEDULE Y - Part 1 - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP





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 sole member of Timberline Onshore, LLC.
- 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

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
	-		•			Name of					Type of Control	.0		"	
						Securities			Relationship		(Ownership, Board.	If Control is		Is an SCA	
		NAIC				Exchange if 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)			Entity(ies)/Person(s)	(Y/N)	*
00194	Assured Guaranty Ltd	00000	98-0429991		0001273813	NYSE	Assured Guaranty Ltd	BMU	UIP			0.0		N	0
00404			00 4000000				Assured Guaranty US Holdings	25		l			Assured Guaranty	ll	
00194	Assured Guaranty Ltd.	00000	20 - 1082002		0001289244		Inc.	DE	<u>U</u> DP	Assured Guaranty Ltd.	Ownership	100.0	Ltd.	N	0
00104	Assured Guaranty Ltd	00000	13-3261323		1111913357		Assured Guaranty Municipal Holdings Inc.	NY	NIA	Assured Guaranty US Holdings	Ownership	100.0	Assured Guaranty	I , , I	0
00194	ASSURED GUARANTY LTD		13-3201323		1111913337		Assured Guaranty Municipal	Y V	NIA	Assured Guaranty Municipal	Ownership	100.0	Assured Guaranty	I	
00194	Assured Guaranty Ltd	18287	13-3250292				Corp.	NY	IA	Holdings Inc	Ownership	100.0		l N	0
00101		1.0201								Assured Guaranty Municipal			Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000	13-3693815				FSA Portfolio Management Inc	NY	NIA	Holdings Inc.	Ownership	100.0	Ltd.	N	0
							Transaction Services			Assured Guaranty Municipal			Assured Guaranty		
00194	Assured Guaranty Ltd	. 00000	13-3866939				Corporation	NY	NIA	Holdings Inc	Ownership	100.0	Ltd	N	0
00194	Assured Guaranty Ltd	00000	46-3047895				Municipal Assurance Holdings	DE	DS	Assured Guaranty Municipal	Ownership	60.7	Assured Guaranty		(1)
00 194	ASSURED GUARANTY LTD		40-304/093				I IIIG	DE	טע	CorpAssured Guaranty Municipal	ownership		Assured Guaranty	······································	(1)
00194	Assured Guaranty Ltd.	00000	AA-1120202				Assured Guaranty UK Limited	GBR	IA	Corp.	Ownership.	100.0	Ltd.	l N	0
00101	noodrod oddranty Eta	00000	701 1120202				l locar ou cauranty on Emirton		1	001 p	, o iiii o i o i i p		Assured Guaranty	1	
00194	Assured Guaranty Ltd.	00000	98-0203985				Assured Guaranty Re Ltd	BMU	I A	Assured Guaranty Ltd	Ownership	100.0	Ltd.	N	0
							Assured Guaranty Finance			Assured Guaranty UK Holdings			Assured Guaranty		
00194	Assured Guaranty Ltd	00000					Overseas Ltd	GBR	NIA	Ltd	Ownership	100.0	Ltd	N	0
00404	Assumed Comments Ltd	00000					Cadas Bassassa I I t d	DMII	NII A	Assured Customer Ltd	O	100 0	Assured Guaranty	l ,,	0
00194	Assured Guaranty Ltd	. 00000					Cedar Personnel Ltd Assured Guaranty Overseas US	BMU	NIA	Assured Guaranty Ltd	Ownership	100.0	LtdAssured Guaranty	I	
00194	Assured Guaranty Ltd	00000	52-2221232				Holdings Inc.	DE	NIA	Assured Guaranty Re Ltd	Ownership.	100.0		l M	٥
00101	noodrod oddranty Eta	i i					Assured Guaranty Re Overseas		1	Assured Guaranty Overseas US	0 11101 0111 p		Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000	98-0139240				Ltd.	BMU	I A	Holdings Inc.	Ownership	100.0	Ltd.	N	0
										Assured Guaranty Re Overseas			Assured Guaranty	l	
00194	Assured Guaranty Ltd	. 00000	13-3339307				AG Intermediary Inc	NY	NIA	Ltd	.Ownership	100.0	Ltd	N	0
00194	Assured Guaranty Ltd	13559	26-2999764				Municipal Assurance Corp	NY	DS.	Municipal Assurance Holdings	Ownership	100.0	Assured Guaranty	l M	0
00 194	ASSUI		20-2999704				Multicipal Assurance corp	IVT		Assured Guaranty US Holdings	. Owner Sirip	100.0	Assured Guaranty	I	
00194	Assured Guaranty Ltd	00000	27 - 1251323				AG Analytics Inc	DE	NIA	Inc.	Ownership	100.0		l N	0
	·						Assured Guaranty (UK) Services			Assured Guaranty US Holdings			Assured Guaranty]	
00194	Assured Guaranty Ltd	00000					Limited	GBR	NIA	Inc.	Ownership	100.0	Ltd.	N	0
00404		00400	50 4500000					WD.	DE.	Assured Guaranty US Holdings		400.0	Assured Guaranty	l ,]	
00194	Assured Guaranty Ltd	30180	52 - 1533088				Assured Guaranty Corp	MD	RE	Assured Guaranty US Holdings	Ownership	100.0	LtdAssured Guaranty	N	
00194	Assured Guaranty Ltd	00000	13-4031196				AG Financial Products Inc	DE	NIA	Inc.	Ownership	100.0	Ltd	l N	٥
00134	Light of the state		13-4031130				AO I IIIaliciai i loudets ilic	DL		1110	. Owner sirrp	100.0	Assured Guaranty	·······	
00194	Assured Guaranty Ltd.	00000					Prescott LLC	DE	DS	Assured Guaranty Corp.	Ownership	100.0	Ltd.	l N	0
	, , , , , , , , ,									, , , , , , , , , , , , , , , , , , , ,			Assured Guaranty]	
00194	Assured Guaranty Ltd	00000		ļ			AG PFC Holding LLC	DE	DS	Assured Guaranty Corp	Ownership	100.0	Ltd	N	0
00404			07 00 17077				1,050 11 11: 11:0	D.E.	D0	LO BEO II I I I I I I		400 0	Assured Guaranty]	
00194	Assured Guaranty Ltd	. 00000	27 - 3047677	-			AGFP Holding LLC	DE	DS	AG PFC Holding LLC	Ownership	100.0	LtdAssured Guaranty	N	0
00194	Assured Guaranty Ltd.	00000					Assured Guaranty Credit Protection Ltd.	GBR	NIA	FSA Portfolio Management Inc.	Ownershin	100.0	Assured Guaranty	N	١
00 134		., 00000					Assured Guaranty Services	VDI\		I on the tree in management life.	. omner anth	1100.0	Assured Guaranty	······	
00194	Assured Guaranty Ltd.	00000					(Australia) Pty Ltd	AUS	NIA	FSA Portfolio Management Inc.	Ownership	100.0	Ltd.	N	0
		1 - 2000		1	1		1 (.,	4	1. 2 2	1	1	1	1	

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1	2	3	4	5	6	7 Name of	8	9	10	11	12 Type of Control	13	14	15	16
						Securities					(Ownership,				
						Exchange if			Relationship		Board,	If Control is		Is an SCA	
Group		NAIC Company	, ID	Federal		Publicly Traded (U.S. or	Names of Parent, Subsidiaries	Domiciliary	to Reporting	Directly Controlled by	Management, Attorney-in-Fact,	Ownership Provide	Ultimate Controlling	Filing Required?	
Code	Group Name	Code	Number	RSSD	CIK	International)	or Affiliates	Location	Entity	(Name of Entity/Person)	Influence, Other)	Percentage		(Y/N)	*
0000			Hamber	ROOD	One	momationary	FSA Administrative Services.	Location	Linky	(Hame of Entry/Forcert)	miliacrico, Carory	reroemage	Assured Guaranty	(1/14)	
00194	Assured Guaranty Ltd	00000					LLC	NY	NIA	FSA Portfolio Management Inc.	Ownership	100.0	Ltd.	NN	0
											, and the second		Assured Guaranty		
00194	Assured Guaranty Ltd	00000					MLN 1999-2 Refi Co. LLC	NY	NIA	FSA Portfolio Management Inc.	Ownership	100.0	Ltd.	N	0
00194	Assured Guaranty Ltd	00000					FMAC 1998-D Refi Co. LLC	NY	NIA	FSA Portfolio Management Inc.,	Ownership	100.0	Assured Guaranty Ltd		0
00 194	ASSURED GUARANTY LTD	00000					FMAC 1990-D Rell CO. LLC	JN Y	N I A	FSA POLLTOTTO Management inc.,	ownership	100.0	Assured Guaranty	I	U
00194	Assured Guaranty Ltd.	00000					FMAC 2000-A Refi Co. LLC	NY	NIA	FSA Portfolio Management Inc.,	Ownership	100.0	Ltd.	l N	0
00.00			1							The state of the s	• · · · · · · · · · · · · · · · · · · ·		Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000					IMC 97-7 Refi Co. LLC	NY	NIA	FSA Portfolio Management Inc.	Ownership	100.0	Ltd.	N	0
00404	l						F50 1010 H	25		Assured Guaranty US Holdings,			Assured Guaranty	ll	
00194	Assured Guaranty Ltd	00000	. 13-3333448				EFS-AGIC Master Business Trust	DE	NIA	Inc	Ownership	100.0	LtdAssured Guaranty	N	0
00194	Assured Guaranty Ltd	00000					Four Hundred Main Street LLC	DE	DS	Assured Guaranty Corp	Ownership	100.0	Ltd.	N	0
00134	Assured Oddranty Ltd	00000					Van American Insurance Agency.	DL		Assured oddranty corp	Owner 3111 P	1100.0	Assured Guaranty		
00194	Assured Guaranty Ltd] 00000	20-3759337				Inc.	SC	DS	Assured Guaranty Corp	Ownership.	100.0	Ltd.	J	(3)
										, ,	'		Assured Guaranty		()
00194	Assured Guaranty Ltd	00000					Hoboken I, LLC	DE	DS	Assured Guaranty Corp	Ownership	100.0	Ltd	N	0
00404		00000	40 4470004				0.150 0	DE	DO.		0	400.0	Assured Guaranty		0
00194	Assured Guaranty Ltd	00000	. 13-4173364				CIFG Services, LLC	DE	DS	Assured Guaranty Corp	Ownership	100.0	LtdAssured Guaranty	N	0
00194	Assured Guaranty Ltd	00000					CIFG Holding LLC	DE	DS	Assured Guaranty Corp	Ownership	100.0	Ltd.	l N	0
00101	Thousand dual dirty Eta						Ton o norang Ezo			Theodrea dual diffy dorp	0 11101 0111 p		Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000					New Generation Funding Trust	DE	NIA	CIFG Services, LLC	Other	0.0	Ltd.	lN	0
	,												Sanne Nominees		
00404	l	00000					.	IEV/	0.711	Sanne Nominees Limited and		400 0	Limited and Sanne		(0)
00194	Assured Guaranty Ltd	00000					Mogador Limited	JEY	DTH	Sanne Nominees 2 Limited	Ownership	100.0	Nominees 2 Limited. Assured Guaranty	N	(2)
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings I, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Ltd	l M	0
00104	Assured duaranty Eta						Torro orobar norumga r, ELO	DL		Total of horaring ELO	Owner 3111p	1100.0	Assured Guaranty		
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings II, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Ltd.	N	0
	l												Assured Guaranty		
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings III, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Ltd.	ļN	0
00194	Assured Guaranty Ltd	00000					CIFG Global Holdings IV, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Assured Guaranty		0
00 194	ASSUITED GUATAIILY LLU	00000	1	1			iciro olobal molalligs IV, LLG		סע	CIFU HUIDING LLG	Ownership	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd	00000]	<u> </u>			CIFG Global Holdings V, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Ltd	J	0
	ĺ									l °	'		Assured Guaranty		
00194	Assured Guaranty Ltd	00000		ļ			CIFG Global Holdings VI, LLC	DE	DS	CIFG Holding LLC	Ownership	100.0	Ltd.	ļN	0
00404		00000	00 0050404				10 110 0	DE	ALL A	Assured Guaranty US Holdings	0	400 0	Assured Guaranty		•
00194	Assured Guaranty Ltd	00000	. 30-0953494	-			AG US Group Services Inc	DE	NIA	Inc	Ownership	100.0	LtdAssured Guaranty	N	0
00194	Assured Guaranty Ltd	00000					AG KC Remainderman Investor,	DE	NIA	FSA Portfolio Management Inc.,	Ownership	100.0	Ltd	l N	Λ
00107	Line Sur Su Sudi ant y Ltu									IAG KC Remainderman Investor.	o milot offip		Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000		l			CGA KC Remainderman Member, LLC.	DE	NIA	LLC	Ownership	33.3	Ltd.	N	0
	,						l '			CGA KC Remainderman Member,	'		Assured Guaranty		
00194	Assured Guaranty Ltd	00000	I	1			CGA KC Remainderman, LLC	DE	NIA	LLC	Ownership	100.0	Ltd	1N	0

									10				T		
1	2	3	4	5	6	7 Name of	8	9	10	11	12 Type of Control	13	14	15	16
						Securities					(Ownership,				
						Exchange if			Relationship		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)	(Y/N)	*
	·					•	Wasmer, Schroeder & Company,			Assured Guaranty Municipal			Assured Guaranty		
00194	Assured Guaranty Ltd	. 00000					LLC	DE	NIA	Corp	Ownership	24.9	Ltd.	N	0
	l												Assured Guaranty	ll	
00194	Assured Guaranty Ltd	. 00000					CGA KC EY 2 Investor, LLC	DE	NIA	FSA Portfolio Management Inc.	Ownership	100.0	Ltd	N	0
00404	Assumed Comments Ltd	00000					ICGA KC EY Member. LLC	DE	NIA	CGA KC EY 2 Investor. LLC	O	40.0	Assured Guaranty	ار	0
00194	Assured Guaranty Ltd	. 00000					ICGA KC EY Wember, LLC	DE	NIA	CGA KU EY Z INVESTOR, LLU	Ownership	10.0	Assured Guaranty		U
00194	Assured Guaranty Ltd.	00000					CGA KC EY. LLC	DE	NIA	CGA KC EY Member. LLC	Ownership	100.0	Ltd.	l N	٥
00134	Assured oddrainty Eta.	. 1 000000					TOOK NO ET, ELO	DL		Assured Guaranty Municipal	0 #1101 3111 P	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd	00000	AA-1320159				Assured Guaranty (Europe) SA	FRA	IA	Corp.	Ownership	100.0		l N	(4)
		1								Assured Guaranty Municipal			Assured Guaranty		
00194	Assured Guaranty Ltd	000008	34-3016529				AG Asset Strategies LLC	DE	DS	Corp	Ownership	55.0	Ltd.	N	(5)
	·									Assured Guaranty US Holdings			Assured Guaranty		, ,
00194	Assured Guaranty Ltd	. 00000					Municipal Research Advisors LLC.	DE	NIA	Inc	Ownership	24.9	Ltd	N	0
00101	l						Assured Investment Management			Assured Guaranty US Holdings			Assured Guaranty	ا.,	
00194	Assured Guaranty Ltd	. 00000 2	26 - 1523585				GP Holdings LLC	DE	NIA	Inc.	Ownership	100.0		N	0
00404	Assumed Comments Ltd		04 5450404				BlueMountain CLO Management,	DE	NII A	Assured Guaranty US Holdings	O	100.0	Assured Guaranty	ار	0
00194	Assured Guaranty Ltd	00000 8	31-5159484				Assured Investment Management	DE	NIA	IncAssured Guaranty US Holdings	Ownership	100 .0	LtdAssured Guaranty	N	U
00194	Assured Guaranty Ltd	00000	26 - 1523875				INSSURED THVESTINETT Management	DE	NIA	Inc	Ownership	100.0	Ltd.	l N	٥
00134	Light Suaranty Liu	. 1 000000 1 2	20-1020070				LLO	DL		Assured Investment Management	0 WIIGT SITTP	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd	00000	26 - 1641217				BlueMountain Realty LLC.	DE	NIA	III C	Ownership.	100.0	Ltd	l N	0
00.00		1					Assured Investment Management		1	Assured Guaranty UK Holdings	0 0 p		Assured Guaranty		
00194	Assured Guaranty Ltd	. 00000 9	98-0448439				(London) LLP	GBR	NIA	Ltd.	Ownership	99.0	Ltd.	N	(6)
							BlueMountain Montenvers GP S.			Assured Investment Management			Assured Guaranty		
00194	Assured Guaranty Ltd	. 00000 9	98 - 1093188				r.l	LUX	NIA	LLC	Ownership	100.0	Ltd	N	0
00404	l						l			Assured Investment Management			Assured Guaranty	ا.,	
00194	Assured Guaranty Ltd	00000	34 - 3479084				AIM Asset Backed GP, LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd.	N	0
00194	Assured Guaranty Ltd	00000	34-3479062				BlueMountain CLO Warehouse GP,	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0	Assured Guaranty	l M	0
00194	Lassured duaranty Ltd	. 1 00000 (04 - 0419002				Blue Mountain CA Master Fund		NIA	or norunigs LLG	. Ownersinp	100.0	Assured Guaranty	^{JN} -	
00194	Assured Guaranty Ltd.	00000	98-0451186				GP. Ltd.	CYM	NIA	Blue Mountain Credit GP. LLC.	Ownership	100.0		l N	0
00101							0., 2.0		1	Assured Investment Management	0 O		Assured Guaranty		
00194	Assured Guaranty Ltd.	. 00000 2	20-2262601				Blue Mountain Credit GP, LLC	DE	NIA	GP Holdings LLC.	Ownership	100.0	Ltd.	lN	0
	,]			Assured Investment Management			Assured Guaranty		
00194	Assured Guaranty Ltd	. 00000 2	26 - 1523585				BlueMountain CAIS GP, LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd	N	0
00404			27 4440705				BlueMountain Long/Short Credit		l	Assured Investment Management		400 -	Assured Guaranty		_
00194	Assured Guaranty Ltd	. 00000 2	27 - 1113725				GP, LLC	DE	NIA	GP Holdings LLC.	Ownership	100.0		N	0
00194	Assured Guaranty Ltd.	00000 2	20-4331120				BlueMountain Global Volatility GP. LLC	DE	NIA	Assured Investment Management GP Holdings LLC	Ownership	100.0	Assured Guaranty Ltd.	NI NI	_
00 194	NOOUTEU GUATAIILY LLU		۷ - 433 120				UF , LLU		NIA	Assured Investment Management	ownersiiip	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd	00000	31-5149171				BlueMountain Fursan GP, LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd	N	ا ۱
00104	Liounda duaranty Ltd)				BlueMountain Logan			Assured Investment Management	o milot offip		Assured Guaranty	¹	
00194	Assured Guaranty Ltd	00000	47 - 25 18 29 3				Opportunities GP, LLC	DE	NIA	GP Holdings LLC	Ownership.	100.0		l N	<u>0</u>
	, , , , , , , , , , , , , , , , , , ,	i i					, ===			Assured Investment Management	ļ		Assured Guaranty		
00194	Assured Guaranty Ltd	. 00000 4	47 - 3383048				BlueMountain Foinaven GP, LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd.	N	0
	-						BlueMountain Credit			Assured Investment Management			Assured Guaranty		
00194	Assured Guaranty Ltd	. 00000 4	45-5105115				Opportunities GP I, LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd	N	0

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
						Name of					Type of Control				
						Securities			D. L. C L		(Ownership,	15000000			
		NAIG				Exchange if	Names of		Relationship	1	Board,	If Control is		Is an SCA Filing	
Group		NAIC Company	ID	Federal		Publicly Traded (U.S. or	Names of Parent, Subsidiaries	Domiciliary	to Reporting	Directly Controlled by	Management, Attorney-in-Fact,	Ownership Provide	Ultimate Controlling	Required?	
Code	Group Name	Conpany	Number	RSSD	CIK	International)	or Affiliates	Location		(Name of Entity/Person)	Influence, Other)	Percentage		(Y/N)	*
Oode	Group rearrie	Oouc	Number	ROOD	Oiix	international)	BlueMountain Special GP Holdco.	Location	Littley	Assured Investment Management	milderice, Other)	Ĭ	Assured Guaranty	1771	
00194	Assured Guaranty Ltd.	00000					LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd.	l N	0
	,									Assured Investment Management			Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000	27 - 2028641				BlueMountain Distressed GP, LLC.	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd.	. N	0
							BlueMountain Kicking Horse Fund			Assured Investment Management			Assured Guaranty	1 1	
00194	Assured Guaranty Ltd	00000	45-5105040				GP, LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd	N	0
00404	A	00000	47 0740070				BlueMountain Summit	DE	NII A	Assured Investment Management	O	100.0	Assured Guaranty	l ,,	
00194	Assured Guaranty Ltd	00000	47 - 27 12279				Opportunities GP II, LLCBlueMountain Strategic Credit	DE	NIA	GP Holdings LLCAssured Investment Management	Ownership	100.0	Ltd Assured Guaranty		
00194	Assured Guaranty Ltd	00000	45-2482204				GP, LLC	DE	NIA	GP Holdings LLC	Ownership.	100.0	Ltd.	l N	٥
00194	ASSUIEU GUALAITTY LTU	00000	43-2402204				OF, LLC			Assured Investment Management	. Owner sirry	100.0	Assured Guaranty	- JN	
00194	Assured Guaranty Ltd	00000	46-2338369				BlueMountain Montenvers GP, LLC.	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd	l N	0
00101	Thousand dual dirty Eta	00000	10 2000000				BlueMountain Montenvers			Assured Investment Management	0 11101 0111 p	1	Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000	46-2185016				Holdings, LLC	DE	NIA	GP Holdings LLC.	Ownership	100.0	I td	.lN	0
							AIM Asset Backed Income Fund				,		Assured Guaranty	1 1	
00194	Assured Guaranty Ltd	00000	84-3480027				(US) L.P	DE	NIA	AIM Asset Backed GP, LLC	Management	100.0	Ltd.	. N	0
							BlueMountain CLO Warehouse Fund			BlueMountain CLO Warehouse			Assured Guaranty	l .l	
00194	Assured Guaranty Ltd	00000	84-3479990				(US) L.P	DE	NIA	GP, LLC	Management	100.0	Ltd		
00404	Assured Consession Ltd	00000	98 - 1104624				 BlueMountain CAIS CA Ltd	CYM	NIA	Assured Investment Management	O	100.0	Assured Guaranty		_
00194	Assured Guaranty Ltd	00000	98-1104024				Bruewountain Cais Ca Ltd		NIA	LLU	Ownership	100.0	LtdAssured Guaranty	.	l
00194	Assured Guaranty Ltd	00000	80-0915491				BlueMountain CAIS CA L.P.	DE	NIA	BlueMountain CAIS GP, LLC	Management	100.0	Ltd.	l N	٥
00134	Assured Oddranty Ltd	00000	. 00-03 1343 1				BlueMountain Global Volatility	DL		IBlueMountain Global	management	1100.0	Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000	20-4362954				Fund L.P.	DE	NIA	Volatility GP, LLC	Management	100.0	Ltd.	l N	0
							BlueMountain Global Volatility			Assured Investment Management			Assured Guaranty		
00194	Assured Guaranty Ltd	00000	98-0488432				Fund Ltd	CYM	NIA	LLC	Ownership	100.0	Ltd.	. N	0
	,						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		0
00404	A	00000	00.4000004				Dissertation Friedrich Found Ltd.	OVM	NII A	Assured Investment Management	0	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd	00000	98 - 1230894				BlueMountain Foinaven Fund Ltd BlueMountain Credit	CYM	NIA	LLCBlueMountain Credit	Ownership	100.0	LtdAssured Guaranty	.	l
00194	Assured Guaranty Ltd.	00000	45-5150008				Opportunities Fund I L.P.	DE	NIA	Opportunities GP I, LLC	Management	100.0	Ltd.	l N	٥
00 134	nooured oddrainty Ltd	00000	0 -0 100000				IBlueMountain Credit			Assured Investment Management	manayoniont	1100.0	Assured Guaranty	.	
00194	Assured Guaranty Ltd.	00000	98-1051361				Opportunities Fund Ltd.	CYM	NIA	LLC	Ownership	100.0	Ltd.	l N	o I
]]				BlueMountain Distressed Fund		1	BlueMountain Distressed GP,			Assured Guaranty]	
00194	Assured Guaranty Ltd	00000	27 - 2028286				L.P	DE	NIA	LLC	Management	100.0	Ltd.	.J	
							BlueMountain Distressed Fund			Assured Investment Management		1	Assured Guaranty		j
00194	Assured Guaranty Ltd	00000	98-0651923				Ltd.	CYM	NIA	LLC	Ownership	100.0	Ltd	. N	0
							BlueMountain Summit			ln					
00404		00000	00 4000040				Opportunities Fund II (Cayman),	OVM	I	BlueMountain Summit		100.0	Assured Guaranty		_ [
00194	Assured Guaranty Ltd	00000	98 - 1200049				L.Y.	CYM	NIA	Opportunities GP II, LLC	Management	100.0	Lta	N	0
							BlueMountain Summit Opportunities Fund II (US),			BlueMountain Summit			Assured Guaranty		
00194	Assured Guaranty Ltd.	00000	47 - 2093591				Topportumities rumu ii (05),	DE	NIA	Opportunities GP II, LLC	Management	100.0		N N	ا ۱
00104	noodrod oddranty Etd	00000					BlueMountain Strategic Credit			Assured Investment Management	managoniont	1	Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000	98-0705638				Fund Ltd.	CYM	NIA	LLC	Ownership.	100.0	Ltd.	N	0

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1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
	_		·			Name of					Type of Control			"	
						Securities			Dalatianahia		(Ownership,	 			
		NAIC				Exchange if Publicly	Names of		Relationship to		Board, Management,	If Control is Ownership		Is an SCA 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)	(Y/N)	*
	•					,	BlueMountain Montenvers Fund			BlueMountain Montenvers GP,	, , , , , , , , , , , , , , , , , , ,		Assured Guaranty		
00194	Assured Guaranty Ltd	000009	90-0945546				L.P	DE	NIA	LLC	Management	100.0	Ltd.	N	0
00404	l						BlueMountain Montenvers Fund			BlueMountain Montenvers GP S.			Assured Guaranty	ا ا	
00194	Assured Guaranty Ltd	000009	98 - 1093236				SCA SICAV-SIF	LUX	NIA	[7.1	.Management	100.0		N	0
00194	Assured Guaranty Ltd	00000	46 - 0989756				BlueMountain Timberline Onshore, LLC	DE	NIA	Assured Investment Management	.Management	100.0	Assured Guaranty	_N	٥
00 194	ASSURED GUALANTY LTD	100000	+0-0909730				BlueMountain Timberline		N I A	Assured Investment Management	. Manayellent	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd	00000	98 - 1085068				Offshore. Ltd.	CYM_	NIA	III.C.	Ownership	100.0	Ltd.	l N	0
00101	Thousand duaranty Eta.	l i					21101010, 210	1		Assured Investment Management	1 0 milor om p		Assured Guaranty	1	
00194	Assured Guaranty Ltd.	000009	98-0476033				BlueMountain Timberline Ltd	CYM	NIA	LLC	Ownership	100.0	Ltd.	N	0
	•						Blue Mountain Credit			Various investors (see note			Assured Guaranty		
00194	Assured Guaranty Ltd	000009	98 - 0406583				Alternatives Fund Ltd	CYM	NIA	7)	Ownership	100.0	Ltd		(7)
00404	A	00000	04 0774700				Blue Mountain Credit	DE	NII A	Dissipation of the Op. 110	M 4	400.0	Assured Guaranty	ا, ا	
00194	Assured Guaranty Ltd	00000	04-3774766				Alternatives Fund L.PBlue Mountain Credit	DE	NIA	BlueMountain Credit GP, LLC BlueMountain CA Master Fund	Management	100.0	LtdAssured Guaranty		
00194	Assured Guaranty Ltd	00000	98-0406591				Alternatives Master Fund L.P	CYM	NIA	GP, Ltd.	Management	100.0	Ltd.	l N	١
00134	Assured oddranty Etd	100000	JO-040000 I				BlueMountain Guadalupe Peak			BlueMountain Long/Short	. mariagomorit	100.0	Assured Guaranty	[/] \	
00194	Assured Guaranty Ltd	00000	80-0949429				Fund L.P.	DE	NIA	Credit GP. LLC	Management	100.0		l N	0
	, , , , , , , , , , , , , , , , , , , ,						BlueMountain Global Volatility			BlueMountain Global			Assured Guaranty		
00194	Assured Guaranty Ltd	000004	43-2098588				Master Fund L.P	CYM	NIA	Volatility GP, LLC	Management	100.0	Ltd		0
	l						L			L			Assured Guaranty	ll	
00194	Assured Guaranty Ltd	000009	98 - 1347580				BlueMountain Fursan Fund L.P	CYM	NIA	BlueMountain Fursan GP, LLC	Management	100.0	Ltd.	N	0
00194	Assured Guaranty Ltd.	000009	98 - 1209299				BlueMountain Logan Opportunities Master Fund L.P	CYM	NIA	BlueMountain Logan Opportunities GP, LLC	Management	100.0	Assured Guaranty Ltd.	_N	٥
00 194	ASSUI EU GUALAIILY LLU	100000	90-1209299				BlueMountain Foinaven Master	N I WI	NIA	Topportuitities or, LLo	. Manayement	100.0	Assured Guaranty	JN	
00194	Assured Guaranty Ltd	000009	98-1231054				Fund L.P.	CYM	NIA	BlueMountain Foinaven GP, LLC	Management	100.0		l N	0
00101		1					BlueMountain Credit				Imariagomorre				
							Opportunities Master Fund I			BlueMountain Credit			Assured Guaranty		
00194	Assured Guaranty Ltd	000009	98 - 1051356				L.P.	CYM	NIA	Opportunities GP I, LLC	Management	100.0		N	0
00404	l		00.0054000				BlueMountain Distressed Master	01/14		BlueMountain Distressed GP,		400.0	Assured Guaranty	ا,,	
00194	Assured Guaranty Ltd	00000	98 - 065 1928	-			Fund L.P. BlueMountain Kicking Horse Fund	CYM	NIA	LLCBlueMountain Kicking Horse	.Management	100.0	LtdAssured Guaranty	N	
00194	Assured Guaranty Ltd.	00000	98 - 1051382				P	CYM	NIA	Fund GP. LLC	Management	100.0	Ltd.	l N	ا ۱
00107	Library Ltd.	100000	JO 1001002						1117	BlueMountain Summit			Assured Guaranty	[
00194	Assured Guaranty Ltd	00000	47 - 2501377				BMSB L.P	DE	NIA	Opportunities GP II, LLC	Management	100.0]	0
	,	i i					BlueMountain Summit Trading			BlueMountain Summit			Assured Guaranty		
00194	Assured Guaranty Ltd	000009	98 - 1209779				Holdings L.P.	CYM	NIA	Opportunities GP II, LLC	Management	100.0	Ltd	N	0
00404	A	00000	47 0500040				BlueMountain Summit Trading	DE	AL! A	BlueMountain Summit	M	400 0	Assured Guaranty		_
00194	Assured Guaranty Ltd	000004	47 - 2503019	·			L.Y.	DE	NIA	Opportunities GP II, LLC BlueMountain Strategic Credit	Management	100.0	Ltd Assured Guaranty	{N	0
00194	Assured Guaranty Ltd	00000	98-0705641				BlueMountain Strategic Credit Master Fund L.P.	CYM	NIA	IBTUEMOUNTAIN STRATEGIC CREDIT	. Management	100.0		NI NI	ا ۱
00194	Noour Gu Guaranty Ltu		70 - 07 0004 1				BlueMountain Montenvers Master		N I M	BlueMountain Montenvers GP S.	. manayement		Assured Guaranty	^{IN} -	U
00194	Assured Guaranty Ltd	00000]	98 - 1093881				Fund SCA SICAV-SIF	LUX	NIA	r.l.	Management	100.0		l N	0
		1					Assured Guaranty UK Holdings]		Assured Guaranty]	
00194	Assured Guaranty Ltd	00000					Ltd.	GBR	NIA	Assured Guaranty Ltd	Ownership	100.0	Ltd.	N	0
	l	l l			İ		l			Assured Investment Management	L		Assured Guaranty		j
00194	Assured Guaranty Ltd	00000	34-4566320				AIM Municipal Bond GP, LLC	DE	NIA	GP Holdings LLC.	Ownership	100.0	Ltd.	1N	0

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									,						
1	2	3	4	5	6	7 Name of	8	9	10	11	12 Type of Control	13	14	15	16
						Securities Exchange if			Deletionship		(Ownership, Board.	If Control is		Is an SCA	
		NAIC				Publicly	Names of		Relationship to		Management,	Ownership		Filing	
Group		Company	ID	Federal		Traded (U.S. or	Parent, Subsidiaries	Domiciliary		Directly Controlled by	Attorney-in-Fact,	Provide	Ultimate Controlling		
Code	Group Name	Code	Number	RSSD	CIK	International)	or Affiliates	Location	Entity	(Name of Entity/Person)	Influence, Other)	Percentage	Entity(ies)/Person(s)	(Y/N)	*
00404	A	00000	0.4 4504000				Alm Monitored Board Found L. B.	DE	N11.4	AIM Marria in a Decel OD 110	Management	400.0	Assured Guaranty	,	0
00194	Assured Guaranty Ltd	00000	84-4561883				AIM Municipal Bond Fund L.P Assured Investment Management	DE	NIA	AIM Municipal Bond GP, LLC Assured Investment Management	Management	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd.	00000	85-2684116				CLO Warehouse II GP. LLC	DE	NIA	IGP Holdings LLC	Ownership	100.0	Ltd.	l N	0
	,						Assured Investment Management]	Assured Investment Management			Assured Guaranty]	
00194	Assured Guaranty Ltd	00000	85-2659994				CLO Warehouse Fund II (ÚS) L.P	DE	NIA	CLO Warehouse II GP, LLC	Management	100.0	Ltd.	N	0
00194	Assured Guaranty Ltd.	00000	85-3158054				Assured Healthcare Partners LLC	DE	NIA	Assured Guaranty US Holdings	Ownership.	100.0	Assured Guaranty		0
00 194	Assured Guaranty Ltd	00000	00-3100004				Assured Mearthcare Farthers LLG.	DE	NIA	Assured Investment Management	Towner Strip	100.0	Assured Guaranty		
00194	Assured Guaranty Ltd.	00000	85-3322265				Value GP LLC	DE	NIA	GP Holdings LLC	Ownership	100.0	Ltd.	N	0
							AssuredIM Municipal Relative			AssuredIM Municipal Relative			Assured Guaranty		
00194	Assured Guaranty Ltd	00000	85-3322207				Value Fund L.PAssuredIM Municipal Relative	DE	NIA	Value GP LLC	. Management	100.0	Assured Guaranty	N	0
00194	Assured Guaranty Ltd	00000	98 - 1568654				IValue Fund Ltd.	CYM	NIA	IIIC	Ownership.	100.0	I th	_N	0
00104	About ou outrainty Eta	00000	00 1000004				AssuredIM Municipal Relative			AssuredIM Municipal Relative	1 0 WINO 1 3111 P		Assured Guaranty	1	
00194	Assured Guaranty Ltd	00000	98 - 1568518				Value Master Fund L.P	CYM	NIA	Value GP LLC	Management	100.0	Ltd.		0
00404	A	00000	05 0000400				AUD Frank L OD LLO	DE	NII A	Assured Investment Management	O	00.0	Assured Guaranty	,	(0)
00194	Assured Guaranty Ltd	00000	85-3283163				AHP Fund I GP LLC	DE	NIA	GP Holdings LLCAssured Investment Management	.Ownership	20.0	LtdAssured Guaranty	N	(8)
00194	Assured Guaranty Ltd	00000	85-3304287				AHP Fund II GP LLC	DE	NIA	GP Holdings LLC	Ownership	40.0	Ltd.	l N	(8)
	· I									Assured Investment Management	İ '		Assured Guaranty		,
00194	Assured Guaranty Ltd	00000	85-4251252				AHP Fund I Team L.P	DE	NIA	GP Holdings LLC	Management	100.0	Ltd		0
00194	Assured Guaranty Ltd.	00000	85-4251379				AHP Fund II Team L.P	DE	NIA	Assured Investment Management GP Holdings LLC	Management	100.0	Assured Guaranty	N	0
00 194	Assured Guaranty Ltd	00000	00-42010/9				TAHE FUHU II TEAM E.F		NI M	or nordings LLo	. management	100.0	Assured Guaranty	JN .	
00194	Assured Guaranty Ltd	00000	85-3284260				AHP Fund L.P	DE	NIA	AHP Fund GP LLC	.Management	100.0	Ltd.		0
20101								25	l				Assured Guaranty		
00194	Assured Guaranty Ltd	00000	85-3303862				AHP Fund II L.P	DE	NIA	AHP Fund II GP LLC	. Management	100.0	Assured Guaranty		0
00194	Assured Guaranty Ltd	00000	98-1571635				AHP Fund PV Feeder L.P.	CYM	NIA	AHP Fund I GP LLC	Management	100.0	Ltd.	l N	0
00.00	•								İ		l maragomorre		Assured Guaranty		
00194	Assured Guaranty Ltd	00000	85-3284361				AHP Fund PV L.P	DE	NIA	AHP Fund GP LLC	Management	100.0	Ltd.	N.	0
00194	Assured Guaranty Ltd.	00000	98-1571646				AHP Fund II PV Feeder L.P.	CYM	N I A	AHP Fund II GP LLC	Management	100.0	Assured Guaranty		0
00 194	Assured Guaranty Ltd	00000	90-137 1040				TAME FUND IT EV FEEDET L.F		JN I A	AMP FUND IT OF LLC	I management	100.0	Assured Guaranty		U
00194	Assured Guaranty Ltd	00000	85-3304012				AHP Fund II PV L.P	DE	NIA	AHP Fund II GP LLC	.Management	100.0	Ltd		0
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1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
	_	_	•			Name of	_	,			Type of Control				
						Securities					Type of Control (Ownership,				
						Exchange if			Relationship		Board,	If Control is		Is an SCA	
		NAIC				Publicly	Names of		to		Management.	Ownership		Filing	
Group		Company	ID	Federal		Traded (U.S. or	Names of 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	Ultimate Controlling Entity(ies)/Person(s)	(Y/N)	*
									1						
									1						
														1	

Asterisk	Explanation
	(1) The remaining 39.3% of Municipal Assurance Holdings Inc. is directly owned by Assured Guaranty Corp
	(2) 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 (1) 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.)
	(3) AGC does not file a SUB-2 form in respect of Van American Insurance Agency, Inc. since AGC reports such subsidiary as a non-admitted asset on its statutory financial statements
	(4) Assured Guaranty Municipal Holdings Inc. owns 0.0001% of Assured Guaranty (Europe) SA
	(5) The remaining 45.0% of AG Asset Strategies LLC is directly owned 35.0% by Assured Guaranty Corp. and 10% by Municipal Assurance Corp.
	(6) The remaining 1.0% of Assured Investment Management (London) LLP is directly owned by Assured Guaranty Finance Overseas Ltd
	(7) 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
	(8) 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 GP LLC

PART 1 - LOSS EXPERIENCE

			Current Year to Date		4
		1	2	3	Prior Year to
	Line of Business	Direct Premiums	Direct Losses	Direct Loss	Date Direct Loss
4		Earned	Incurred	Percentage0.0	Percentage 0.0
1. 2.	Fire			0.0	0.0
	Allied lines			0.0	
3.	Farmowners multiple peril			0.0). 0). 0
4.	Homeowners multiple peril				
5.	Commercial multiple peril			0.0	
6.	Mortgage guaranty				00
8.	Ocean marine				0.0
9.	Inland marine				0
10.	Financial guaranty	11,532,992	88,608,839	/68.3	40
11.1	Medical professional liability -occurrence			0.0	0
11.2	Medical professional liability -claims made			0.0	0
12.	Earthquake			0.0	0.0
13.	Group accident and health			0.0	0
14.	Credit accident and health			<u>0</u> .0	0.0
15.	Other accident and health			0.0	0.0
16.	Workers' compensation			0.0	0.0
17.1	Other liability occurrence			0.0	0.0
17.2	Other liability-claims made			0.0	0
17.3	Excess Workers' Compensation		j	0.0	0.0
18.1	Products liability-occurrence			0.0	0.0
18.2	Products liability-claims made			0.0	0.0
19.1.19.2	Private passenger auto liability			0.0	0.0
19 3 19 4	Commercial auto liability			0.0	0.0
21.	Auto physical damage			0.0	0.0
22.	Aircraft (all perils)			0.0	0.0
23.	Fidelity			0.0	0.
24.	Surety			0.0	0.0
26.	Burglary and theft			0.0	0.0
27.	Boiler and machinery			0.0 0.0	0.
28.	Credit			0.0	0.
29.	International			0.0	0.0
	Memalional			0.0	0.1
30.	Warranty		vvv		XXX
31.	Reinsurance - Nonproportional Assumed Property				
32.	Reinsurance - Nonproportional Assumed Liability				XXX
33.	Reinsurance - Nonproportional Assumed Financial Lines		ХХХ		XXX
34.	Aggregate write-ins for other lines of business		0 00 000	0.0	0.0
35.	TOTALS	11,532,992	88,608,839	768.3	40.3
	TAILS OF WRITE-INS				
				0.0	0.0
3403					
3498. Sum	n. of remaining write-ins for Line 34 from overflow page		0		0
3499. Tota	als (Lines 3401 through 3403 plus 3498) (Line 34)	0	0	0.0	0.0

PART 2 - DIRECT PREMIUMS WRITTEN

	Line of Business	1 Current Quarter	2 Current Year to Date	3 Prior Year Year to Date
1.	Fire			0
2.	Allied lines			0
3.	Farmowners multiple peril	0		0
4.	Homeowners multiple peril			0
5.	Commercial multiple peril			0
6.	Mortgage guaranty	0		0
8.	Ocean marine			0
9.	Inland marine	0		0
10.	Financial guaranty	8,035,432 [8,035,432	11,794,314
11.1	Medical professional liability-occurrence	0		0
11.2	Medical professional liability-claims made	0		0
12.	Earthquake	0		0
13.	Group accident and health			0
14.	Credit accident and health	0		0
15.	Other accident and health	0		0
16.	Workers' compensation	0		0
17.1	Other liability occurrence	0		0
17.2	Other liability-claims made			0
17.3	Excess Workers' Compensation			0
18.1	Products liability-occurrence			0
18.2	Products liability-claims made			0
19.1.19.	2 Private passenger auto liability	0		0
19.3.19.	4 Commercial auto liability	0		0
21.	Auto physical damage	0		0
22.	Aircraft (all perils)			0
23.	Fidelity	0		0
24.	Surety			0
26.	Burglary and theft	0		 0
27.	Boiler and machinery			 N
28.	Credit			 N
29.	International			 N
30.	Warranty	0		0
31.	Reinsurance - Nonproportional Assumed Property	YYY	XXX	XXX
32.	Reinsurance - Nonproportional Assumed Liability			XXX
33.	Reinsurance - Nonproportional Assumed Financial Lines	YYY	XXX	XXX
33. 34.	Aggregate write-ins for other lines of business		ΛΛΛ	۸۸۸
35.	TOTALS	8,035,432	8,035,432	11,794,314
	TAILS OF WRITE-INS	0,033,432	0,030,432	11,134,314
	TAILS OF WRITE-INS	0		0
				0
3403				
	m. of remaining write-ins for Line 34 from overflow page	ñ		0
3499. Tot	als (Lines 3401 through 3403 plus 3498) (Line 34)	0	0	0

PART 3 (000 omitted)

LOSS AND LOSS ADJUSTMENT EXPENSE RESERVES SCHEDULE

			<u>-</u>	LOGO AND I	_033 AD30	STIVILIAT L	AF LINGE INL	SEKVES SU	JIILDULL				
	1	2	3	4	5	6	7	8	9	10	11	12	13
Years in Which Losses Occurred	Prior Year-End Known Case Loss and LAE Reserves	Prior Year-End IBNR Loss and LAE Reserves	Total Prior Year-End Loss and LAE Reserves (Cols. 1 + 2)	2021 Loss and LAE Payments on Claims Reported as of Prior Year-End	2021 Loss and LAE Payments on Claims Unreported as of Prior Year-End	Total 2021 Loss and LAE Payments (Cols. 4 + 5)	Q.S. Date Known Case Loss and LAE Reserves on Claims Reported and Open as of Prior Year End	Q.S. Date Known Case Loss and LAE Reserves on Claims Reported or Reopened Subsequent to Prior Year End	Q.S. Date IBNR Loss and LAE Reserves	Total Q.S. Loss and LAE Reserves (Cols.7 + 8 + 9)	Prior Year-End Known Case Loss and LAE Reserves Developed (Savings)/ Deficiency (Cols. 4 + 7 minus Col. 1)	Prior Year-End IBNR Loss and LAE Reserves Developed (Savings)/ Deficiency (Cols. 5 + 8 + 9 minus Col. 2)	Prior Year-End Total Loss and LAE Reserve Developed (Savings)/ Deficiency (Cols. 11 + 12)
1. 2018 + Prior	13,384	150	13,534	14,622		14,622	60,426		150	60,576	61,664	0	61,664
2. 2019	4		4			0	3			3	(1)	0	(1
3. Subtotals 2019 + prior	13,388	150	13,538	14,622	0	14,622	60,429	0	150	60,579	61,663	0	61,663
4. 2020	4		4	1		1	4			4	0	0	
5. Subtotals 2020 + prior	13,392	150	13,542	14,622	0	14,622	60,433	0	150	60,583	61,663	0	61,663
6. 2021	xxx	xxx	xxx	xxx		0	xxx			0	xxx	xxx	xxx
7. Totals	13,392	150	13,542	14,622	0	14,622	60,433	0	150	60,583	61,663	0	61,663
Prior Year-End 8. Surplus As Regards Policy- holders	1,716,777										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. 460.4	2. 0.0	3. 455.3 Col. 13, Line 7 Line 8

SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

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

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

Explanation:

Bar Code:









OVERFLOW PAGE FOR WRITE-INS

SCHEDULE A - VERIFICATION

Real Estate

Real Estate		
	1	2
		Prior Year Ended
	Year To Date	December 31
Book/adjusted carrying value, December 31 of prior year		26,918,613
2. Cost of acquired:		
2.1 Actual cost at time of acquisition	0	L0
2.2 Additional investment made after acquisition	285,891	1,318,112
3. Current year change in encumbrances	0	0
Total gain (loss) on disposals. Deduct amounts received on disposals.	0	0
5. Deduct amounts received on disposals	0	0
Total foreign exchange change in book/adjusted carrying value	0	0
Deduct current year's other-than-temporary impairment recognized. Deduct current year's depreciation	0	0
8. Deduct current year's depreciation.	449,319	1,907,805
Book/adjusted carrying value at the end of current period (Lines 1+2+3+4-5+6-7-8)	26,165,492	26,328,920
10. Deduct total nonadmitted amounts	1,615,357	1,645,713
11. Statement value at end of current period (Line 9 minus Line 10)	24,550,135	24,683,207

SCHEDULE B - VERIFICATION

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

SCHEDULE BA – VERIFICATION

	Other Long-Term Invested Assets		
	*	1	2
		Year To Date	Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year	284,930,901	263, 182, 883
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition	0	0
	2.1 Actual cost at time of acquisition 2.2 Additional investment made after acquisition Capitalized deferred interest and other Accrual of discount.	0	0
3.	Capitalized deferred interest and other	0	0
4.	Accrual of discount	0	0
5.	Unrealized valuation increase (decrease)	3 ,548 , 150	21,748,018
6.	Total gain (loss) on disposals	0	0
7.	Deduct amounts received on disposals	0	0
8.	Deduct amortization of premium and depreciation		0
9.	Total foreign exchange change in book/adjusted carrying value	0	0
10.	Deduct current year's other-than-temporary impairment recognized	LU	U
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5+6-7-8+9-10)	288,479,051	284,930,901
12.	Deduct total nonadmitted amounts	2,771,243	2,768,838
13.	Statement value at end of current period (Line 11 minus Line 12)	285,707,808	282,162,063

SCHEDULE D - VERIFICATION

Bonds	and	Stocks

	1	2
		Prior Year Ended
	Year To Date	December 31
Book/adjusted carrying value of bonds and stocks, December 31 of prior year	2,163,204,606	2,415,797,507
Cost of bonds and stocks acquired	61,538,108	182,363,850
3. Accrual of discount	8,400,576	
Unrealized valuation increase (decrease)		15,020,836
5. Total gain (loss) on disposals		9,990,169
Deduct consideration for bonds and stocks disposed of	48,941,416	444,413,543
7. Deduct amortization of premium	3,778,912	16,180,448
Total foreign exchange change in book/adjusted carrying value	0	L0
Deduct current year's other-than-temporary impairment recognized	200,570	33,022,326
10. Total investment income recognized as a result of prepayment penalties and/or acceleration fees	.L373,950	L0 I
11. Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9+10)	2, 181, 037, 913	2,163,204,606
12. Deduct total nonadmitted amounts		
13. Statement value at end of current period (Line 11 minus Line 12)	2,181,021,399	2,163,187,973

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

			arter for all Bonds and Pre	terred Stock by NAIC Desi	_			
NAIC Designation	1 Book/Adjusted Carrying Value Beginning of Current Quarter	2 Acquisitions During Current Quarter	3 Dispositions During Current Quarter	4 Non-Trading Activity During Current Quarter	5 Book/Adjusted Carrying Value End of First Quarter	6 Book/Adjusted Carrying Value End of Second Quarter	7 Book/Adjusted Carrying Value End of Third Quarter	8 Book/Adjusted Carrying Value December 31 Prior Year
BONDS								
1. NAIC 1 (a)	1,473,510,258	22,187,555	47 , 185 , 509	(836,567)	1,447,675,737	0	0	1,473,510,258
2. NAIC 2 (a)		39,350,553	25 , 521	(1,985,633)	232,990,902	0	0	195,651,503
3. NAIC 3 (a)		0	0	227 , 388	28,075,882	0	0	27 ,848 ,494
4. NAIC 4 (a)		0	25 , 112	(540,734)	0	0	0	565,846
5. NAIC 5 (a)		0	1,082,091	7,267,945	341,451,306	0	0	335 , 265 , 452
6. NAIC 6 (a)	11,051,216	0	10,228	288,697	11,329,685	0	0	11,051,216
7. Total Bonds	2,043,892,769	61,538,108	48,328,461	4,421,096	2,061,523,512	0	0	2,043,892,769
PREFERRED STOCK								
8. NAIC 1	0	0	0	0	0	0	0	0
9. NAIC 2	0	0	0	0	0	0	0	0
10. NAIC 3	0	0	0	0	0	0	0	0
11. NAIC 4	0	0	0	0	0	0	0	0
12. NAIC 5	0	0	0	0	0	0	0	0
13. NAIC 6	0	0	0	0	0	0	0	0
14. Total Preferred Stock	0	0	0	0	0	0	0	0
15. Total Bonds & Preferred Stock	2,043,892,769	61,538,108	48,328,461	4,421,096	2,061,523,512	0	0	2,043,892,769

		, ,				
(a) Book/Adjusted Carrying Value column for the end of the current repo	ting period includes the follow	wing amount of short-term a	and cash equivalent bonds by	NAIC designation: NAIC 1	\$ 0 ; NAIC 2 \$	0
NAIC 3 \$; NAIC 5 \$	0 ; NAIC 6 \$	0			

SCHEDULE DA - PART 1

Short-Term Investments

1 2 -	3	4	5
			Paid for Accrued
Blok/Adjuste		Interest Collected	Interest
Carrying falue ar Valle	Actual Cost	Year To Date	Year To Date
xxx			
			Carrying alue ar Va e Actual Cost Year To Date

SCHEDULE DA - VERIFICATION

Short-Term Investments

	1	2
	Year To Date	Prior Year Ended December 31
Book/adjusted carrying value, December 31 of prior year	0	4 ,739 ,268
Cost of short-term investments acquired	0	0
3. Accrual of discount	0	9,301
Unrealized valuation increase (decrease)	0	0
5. Total gain (loss) on disposals	0	1,102
Deduct consideration received on disposals	0	4,749,671
7. Deduct amortization of premium.	0	0
Total foreign exchange change in book/adjusted carrying value	0	0
Deduct current year's other-than-temporary impairment recognized	0	0
10. Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)		
11. Deduct total nonadmitted amounts	0	0
12. Statement value at end of current period (Line 10 minus Line 11)	0	0

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
1.	Book/adjusted carrying value, December 31 of prior year	58,747,706	69,793,655
	Cost of cash equivalents acquired		
3.	Accrual of discount	0	2,230
4.	Unrealized valuation increase (decrease)	0	0
5.	Total gain (loss) on disposals.	0	2,186
6.	Deduct consideration received on disposals	6,959,907	51,058,836
7.	Deduct amortization of premium	0	0
8.	Total foreign exchange change in book/adjusted carrying value	0	0
9.	Deduct current year's other-than-temporary impairment recognized	0	0
10.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)	51,787,799	58,747,706
11.	Deduct total nonadmitted amounts	0	0
12.	Statement value at end of current period (Line 10 minus Line 11)	51,787,799	58,747,706

SCHEDULE A - PART 2

Chausing All Deal Estate ACOLUDED AND	ADDITIONS MADE During the Current Quarter
SHOWING AN REAL ESTATE ACCOUNTED AND	ADDITIONS MADE DUTING the Current Quarter

1			4	5	6	7	8	9
	Location							
	2	3			Actual Cost			Additional Investment Made After Acquisition
	1				at		Book/Adjusted Carrying Value Less Encumbrances	Made After
Description of Property	City	State	Date Acquired	Name of Vendor	Time of Acquisition	Amount of Encumbrances	Less Encumbrances	Acquisition
Acquired by purchase Office Building at 400 Main Street								
Office Building at 400 Main Street.	Stockton	CA	02/25/2015			Ω	24,550,135	285,891
0199999 - Acquired by purchase					0	0	24,550,135	285,891
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0399999 Totals					0	0	24,550,135	285,891

SCHEDULE A - PART 3

Showing All Real Estate DISPOSED During the Quarter, Including Payments During the Final Year on "Sales Under Contract"

				31101	VIIIg All Iteal L	-state Dist Co	LD During the	Quarter, in	cluding r ay	ments Durin	g tile i illai	rear on Sai	es under con	uacı					
1	Loc	cation	4	5	6	7	8	Changes	in Book/Adjus	ted Carrying Va	alue Less Encu	mbrances	14	15	16	17	18	19	20
	2	3				Expended		9	10	11	12	13						0	
						for Additions, Permanent	Book/Adjusted		Current Year's Other				Book/Adjusted					Gross Income	
						Improvements	Carrying Value		Than			Total Foreign	Carrying Value		Foreign			Earned Less	
			Diamand			and Changes	Less	Current Year's	Temporary	Current Year's Change in	Total Change	Exchange	Less	A	Exchange Gain	Realized	Total Gain	Interest	Taxes, Repairs and Expenses
Description of Property	City	State	Disposal Date	Name of Purchaser	Actual Cost	in Encumbrances	Encumbrances Prior Year		Impairment Recognized	Encumbrances	(11-9-10)	Change in B./A. C. V.	on Disposal	Amounts Received During Year	(Loss) on Disposal	Gain(Loss) on Disposal	(Loss) on Disposal	Incurred on Encumbrances	Incurred
								<u> </u>	Ĭ		` ′		,	T T	<u> </u>	<u> </u>			'
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0399999 Totals																			

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															
1	2	3	4	5	6	7	8	9	10						
									NAIC Designation						
									NAIC Designation Modifier and SVO						
CUSIP					Number of	Actual		Paid for Accrued	Administrative						
Identification	Description	Foreign	Date Acquired	Name of Vendor	Shares of Stock	Cost	Par Value	Interest and Dividends	Symbol						
Bonds - U.S. States	s, Territories and Possessions				•	'									
	.ÍOR OREGON ST		03/17/2021	IMORGAN STANLEY CO.	XXX	910.144	745.000		1.B FE						
68609T-F3-7	OR OREGON ST		03/17/2021	MORGAN STANLEY CO	XXX	1,357,524	1,115,000		1.B FE						
1799999 - Bon	ds - U.S. States, Territories and Possessions				·	2,267,668	1,860,000	0	XXX						
	onds - U.S. Political Subdivisions of States, Territories and Possessions														
	ITN NASHVILLE DAVIDSON CO.		01/27/2021	TUBS WARBURG STAMFORD LLC.	I XXX	740.000	740.000		1.C FE						
	TN NASHVILLE DAVIDSON CO.			UBS WARBURG STAMFORD LLC	XXX				1.C FE						
2499999 - Bon	ds - U.S. Political Subdivisions of States. Territorie	es and Possessions				1,500,000	1.500.000	0	XXX						
			rencies and Au	thorities of Governments and Their Political Subdivisions		, ,	,,,,,,,,,								
	GDB DEBT RECOVERY AUTH 7.5 20AUG40	Succession of A		CORPORATE ACTIONS	L XXX	0 [12		6. FE						
914692-4T-2	NM UNIV OF NEW MEXICO NM		02/04/2021	RBC DOMINION	XXX				1.D FE						
914692-4U-9	NM UNIV OF NEW MEXICO NM.		02/04/2021	RBC DOMINION	XXX	615,000	615,000		1.D FE						
915183-S7-3	UT UNIV OF UTAH UT REVEN		01/22/2021	JP MORGAN SECURITIES.	XXX	451,592	370,000		1.B FE						
915183-S8-1	UT UNIV OF UTAH UT REVEN		01/22/2021	JP MORGAN SECURITIES.	XXX	488,452	370,000		1.B FE						
915183-U8-8	UT UNIV OF UTAH UT REVEN		01/22/2021	JP MORGAN SECURITIES.	XXX	265,282	200,000		1.B FE						
915183-V2-0	UT UNIV OF UTAH UT REVEN.		01/22/2021	JP MORGAN SECURITIES.	XXX	290,431	220,000		1.B FE						
	WA WA HLTHCARE FACS AUTH SEATTLE C			BARCLAYS CAPITAL	XXX	1,307,130	1,000,000	14,306							
		ent and all Non-Guaranteed C	bligations of A	gencies and Authorities of Governments and Their Politic	al Subdivisions	3,919,887	3,277,012	14,306	XXX						
	and Miscellaneous (Unaffiliated)														
19737L - AL -7 46653K - AA - 6	CLO.CECLO 2021-31A C		02/01/2021	JEFFERIES	XXX XXX	500,000	500,000 3.325,000	22.758	1.F FE 2.B FE						
40053K - AA - 0			03/11/2021	GOLDMAN SACHS.	XXX	3,185,151 3,635,000			1.A FE						
87154E-BE-9	SYMP 14-15A AR3 144A		02/22/2021	MITSUBISHI UFJ SECURITIES	XXX	5,715,000	5,715,000		1.A FE						
923260-AC-7	VENTURE CD0 LTD (144) 15 Apr 2034		03/15/2021	NOMURA SECURITIES INT'L INC	XXX	4,650,000	4.650.000		1.A FE						
00287Y-CA-5	ABBVIE INC 4.05% 21 NOV 2039-39 14		03/11/2021	HSBC SECURITIES, INC.	XXX	1,904,731	1,700,000	21,803							
031162-CR-9	AMGEN INC. 3.15% 21 FEB 2040-39		03/11/2021	RBC CAPITAL MARKETS	XXX	1,578,922	1,575,000	3.308							
035240-AS-9	JANHEUSER-BUSCH INBEV WORLDWID 4.35		01/14/2021	JANE STREET EXECUTION SERVICES, LLC.	XXX	1,517,575	1,250,000		2.A FE						
14448C-AR-5	CARRIER GLOBAL CORPORAT 3.377% 05		03/11/2021	JP MORGAN SECURITIES.	XXX	1,261,175	1,250,000	18,761	2.C FE						
22822V - AX - 9	CROWN CASTLE INTERNATIONAL COR 2.9			BARCLAYS CAPITAL	XXX	1,575,770	1,725,000	4,030	2.C FE						
26441Y-BF-3	DRE 1.75000 02/01/2031			RBC CAPITAL MARKETS	XXX	3,047,804	3,050,000		2.A FE						
285512-AE-9	ELECTRONIC ARTS INC. 1.85% 15 FEB.		03/11/2021	BANK OF AMERICA SECURITIES LLC.	XXX	3,169,815	3,300,000	5,766							
343498-AC-5 375558-BS-1	FLOWERS FOODS, INC. 2.4% 15 MAR 20.		03/11/2021 03/11/2021	BARCLAYS CAPITAL	XXX XXX	3,158,688 1,577,753	3,200,000	1,280 20,258							
45866F-AP-9	GILEAD SCIENCÉS, INC. 2.6% 01 OCT		03/11/2021	ISUSQUEHANNA FINANCIAL GROUP. LLLP	XXX	1,587,753	1,700,000	∠∪,∠38	2.A FE 2.A FE						
49271V-AN-0	KEURIG DR PEPPER INC. 2.25% 15 MAR.		03/11/2021	MUFG SECURITIES AMERICAS INC.	XXX	3,173,056	3,200,000		2.B FE						
501044-DQ-1	KROGER CO. (THE) 1.7% 15 JAN 2031-	·····	01/13/2021	CITIGROUP GLOBAL MARKETS	XXX	3,037,251	3.050.000	432							
68902V - AL - 1	OTIS WORLDWIDE CORPORAT 3.112% 15		03/11/2021	JP MORGAN SECURITIES.	XXX	2.221.173 L	2,225,000	5,770							
817826-AF-7	SVELEV PP 2.50000 02/10/2041		03/11/2021	VARIOUS	XXX	3,931,550	4,175,000	5,955	2.B FE						
879360 - AE - 5	TELEDYNE TECHNOLOGIES INCORPO 2.75		03/11/2021	CITIGROUP GLOBAL MARKETS	XXX	1,908,949	1,900,000		2.C FE						
92857W-BL-3	VODAFONE GROUP PUBLIC LIMITED.		01/14/2021	BNP PARISBAS SEC CORP.	XXX	1,515,362	1,175,000		2.B FE						
3899999 - Bon	ds - Industrial and Miscellaneous (Unaffiliated)					53,850,553	54,000,000	125,368	XXX						
8399997 - Bon	ds - Subtotals - Bonds - Part 3					61,538,108	60,637,012	139,674	XXX						
8399999 - Bone	ds - Subtotals - Bonds					61,538,108	60,637,012	139.674	XXX						
9999999 Totals						61,538,108	XXX	139.674							
JJJJJJJ TOLAIS						01,000,100	ΛΛΛ	100,014	۸۸۸						

SCHEDULE D - PART 4

					Sho	w All Long-1	Гerm Bonds a	ind Stock Sol	d, Redeemed	or Otherwise	Disposed of	During the C	urrent Quart	er						
1	2 3	3 4	5	6	7	8	9	10	ĺ	Change in E	Book/Adjusted Ca	arrying Value		16	17	18	19	20	21	22
	F	= 	, and the second		·				11	12	13 Current Year's	14	15	Book/				Bond		NAIC Designation, NAIC Desig.
CUSIP Identi-		e i g Disposal		Number of Shares of				Prior Year Book/Adjusted	Unrealized Valuation Increase/	Current Year's (Amortization)/	Other Than Temporary Impairment	Total Change in B./A.C.V.	Total Foreign Exchange Change in	Adjusted Carrying Value at	(Loss) on	(Loss) on	Total Gain (Loss) on	Interest/Stock Dividends Received	Stated Contractual Maturity	Modifier and SVO Administrative
fication	Description r	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
	S. Governments	02/20/2024	PRINCIPAL RECEIPT	VVV	111 500	111 500	100 000	104 404	I	(40,000)	I	(12,665)	1	111 500		1	Ι ο	045	04/00/0044	1 4 4
36202F - SE - 7		03/20/202103/15/2021	PRINCIPAL RECEIPT	XXX	111,520 1,382	111,520	123,926	124,184		(12,665)		(12,005)		111,520 1,382			ļ	815	04/20/2041 06/15/2023	1.A
3620A5-MN-6		03/15/2021	PRINCIPAL RECEIPT	XXX	2,172	2,172				(45)		(45)		2.172		·	ļ	16	09/15/2023	1.A
	GNMA PASSTHRU 004073	03/13/2021	PRINCIPAL RECEIPT	XXX	1, 151	1, 151	1,262			(98)		(98)		1.151			1	12	01/20/2038	1.A
	GNMA PASSTHRU 004085.	03/20/2021	PRINCIPAL RECEIPT.	XXX	1,858	1,858	2.038			(158)		(158)		1,858			0	18	02/20/2038	1.A
	GNMA PASSTHRU 004145	03/20/2021	PRINCIPAL RECEIPT	XXX	1,437	1,437	1,576			(120)		(120)		1,437			I	13	05/20/2038	1.A
	. GNMA PASSTHRU 004245	03/20/2021	PRINCIPAL RECEIPT	XXX	1,229	1,229	1,348			(114)		(114)		1,229			0	12	09/20/2038	1.A
36295B-5R-0		03/15/2021	PRINCIPAL RECEIPT	XXX	13,980	13,980	14,870			(441)		(441)		13,980			ļ0	151	03/15/2023	1.A
36296J-M3-6		03/15/2021	PRINCIPAL RECEIPT	XXX	505	505	550	559		(55)		(55)		505			0	5	05/15/2039	1.A
	3. GNMA PASSTHRU 693543	03/15/2021	PRINCIPAL RECEIPT	XXX	1,632	1,632				(38)		(38)		1,632			ļ0	12	07/15/2023	1.A
	B. GNMA PASSTHRU 696553	01/15/2021	PRINCIPAL RECEIPT	XXX	1,673	1,673			<u> </u>	(17)	·	(17)	····	1,673	·	 	łō	ğ	08/15/2023	1.A
36296U-2S-2 3620A3-SN-5	2. GNMA PASSTHRU 701953	03/15/2021	PRINCIPAL RECEIPT	XXX	414	414				†(/)	····	(7)			·	†	ļ	1	06/15/2024	1.A
3620AA-R6-7		03/15/2021	PRINCIPAL RECEIPT		304	304	314	310		(6)		(6)		304		 	†	2	08/15/2024	1.A
	GNMA PASSTHRU 726108	03/15/2021	PRINCIPAL RECEIPT	XXX	6.074	6.074	6.259			(121)		(121)		6.074		<u> </u>	0	33	12/15/2024.	1.A
	GNMA PASSTHRU 726283	03/15/2021	PRINCIPAL RECEIPT.	XXX	1,155	1,155	1,213			(27)		(27)		1,155			0	9	09/15/2024	1.A
3620AD-AL-6	6. GNMA PASSTHRU 726411	03/15/2021	PRINCIPAL RECEIPT	XXX	5,652	5,652	5,817	5,747		(96)		(96)		5,652			0	34	10/15/2024	1.A
	. GNMA PASSTHRU 728930	03/15/2021	PRINCIPAL RECEIPT	XXX	1,035	1,035				(19)		(19)		1,035			ļ0	8	12/15/2024	1.A
36179M-E4-8 36179T-Z5-7	B. GNMA PASSTHRU MAO155 GOVERNMENT NATL MTG ASSOC	03/20/2021	PRINCIPAL RECEIPT	XXXXXX	248,683	248,683	273,872	261,610		(12,926)		(12,926)		248,683			0	1,536	06/20/2042	1.A
301/91-23-7	GOVERNMENT NATL MTG ASSOC	03/20/2021	PRINCIPAL RECEIPT		281,246	281,246	201 ,093	288,970		(1,123)		(7,723)		281,246		+	ļ	1,041	00/20/2040	1.A
36179U-CB-6	6. II #MA54	03/20/2021	PRINCIPAL RECEIPT	XXX	151,435	151,435	154,037	154,725		(3,290)		(3,290)		151,435			0	977	09/20/2048	1.A
	UNITED STATES TREAS BDS	02/18/2021	MATURITY	XXX	6,000,000	6,000,000	7,653,066	6,022,299		(22,299)		(22,299)		6,000,000			0	236,161	02/15/2021	1.A
	- Bonds - U.S. Governments				6,836,462	6,836,462	8,538,586	6,896,760	0	(60, 294)	0	(60,294)	0	6,836,462	0	0	0	241,689	XXX	XXX
	S. Political Subdivisions of Sta			T					ı	1	ı					1				
414005-GV-4 213185-EF-4	I. HARRIS CNTY TEX	01/08/2021	CALLED @ 100.0000000	XXX	3,000,000	3,000,000	3,336,450	3,000,000		(967)				3,000,000			0	40,416	10/01/2023	1.A FE
592112-PS-9	TN Nashvil CO GO C20 S10A		CALLED @ 100.0000000	XXX	1,865,000	1,865,000	2,075,316	1,866,282		(1,282)		(1,282)		1,865,000			0	59,058	07/01/2026.	1.C FE
592112-PQ-3	TN Nashville GO C20 S10A	02/19/2021	CALLED @ 100.0000000	XXX	1,260,000	1,260,000	1,414,566	1,261,185		(1,185)		(1,185)		1,260,000			0	39,900	07/01/2024	1.0 FE
2499999	- Bonds - U.S. Political Subdiv	risions of States	s, Territories and Possessi	ions	11,125,000	11,125,000	12,084,782	11,128,434	0	(3,434)	0	(3,434)	0	11,125,000	0	0	0	202,569	XXX	XXX
Bonds - U.S	S. Special Revenue and Speci	al Assessment	and all Non-Guaranteed C	Obligations of A	Agencies and Au	thorities of Gove	ernments and Th	eir Political Subd	ivisions											
56682H-DA-4	AZ MARICOPA CNTY AZ INDL BANNER HE	01/08/2021	CITIGROUP GLOBAL MARKETS	XXX	1,151,312	970,000	1,096,963	1,094,694		(225)		(225)		1,094,469		56,843	56,843	7,868	01/01/2045	1.D FE
91412G-DT-9		03/10/2021	CALLED @ 100.0000000	XXX	6,395,000	6,395,000	7,223,025	6,402,968		(7,968)	ļ	(7,968)	ļ	6,395,000	ļ		†ō	102,141	05/15/2024	1.D FE
196558-RP-7		01/01/2021	CALLED @ 100.0000000	XXX	6,500,000 87,574	6,500,000 87,574	6,547,970 91,898	6,500,000	<u> </u>	+	 	ļ	·	6,500,000	·	(3.508)	10 500	162,500	01/01/2036	1.D FE
31306X-QS-5	FGLMC 15 YR	03/15/2021	PRINCIPAL RECEIPT	XXX		87,574	91,898	91,083 98,588		(3,747)	<u> </u>	(3.747)		91,083 94,841	l	(3,508)	(3,508)	383	09/01/2027 06/01/2048	1.A
3128MJ-4M-9		03/15/2021	PRINCIPAL RECEIPT	XXX		54,943	56,946	57 .082		(2,169)	l	(2,169)		54,913	ļ	1	†	376	07/01/2046	1.A
3128MJ-4S-6		03/15/2021	PRINCIPAL RECEIPT	XXX		84,741		88 , 190		(3,449)		(3,449)		84,741		1	T	607	08/01/2048	1.A
	FHR 4926 BP	03/25/2021	PRINCIPAL RECEIPT	XXX	43,676	43.676	45,409			(1,230)		(1,230)		43,676		1	1	328	10/25/2049	1.A
	FHR 4958 DL	03/25/2021	PRINCIPAL RECEIPT	XXX	53,504	53,504	57,322			(3,673)		(3,673)		53,504			I	356	01/25/2050	1.A
3138EQ-KB-7		03/25/2021	PRINCIPAL RECEIPT	XXX	1,876	1,876	1,935			(60)		(60)		1,876				9	04/01/2044	1.A
31418C-WU-4		03/25/2021	PRINCIPAL RECEIPT	XXX	95,601	95,601	99,201	99,351		(3,750)		(3,750)		95,601	ļ		0	708	05/01/2048	1.A
31418C-XN-9		03/25/2021	PRINCIPAL RECEIPT	XXX	148,398	148,398	150,534	150,432		(2,034)		(2,034)		148,398	ļ		0	944	06/01/2048	1.A
31418C-YM-0		03/25/2021	PRINCIPAL RECEIPT	XXX	142,281	142,281	144,393			(2,061)		(2,061)	ļ	142,281	ļ		ļ0	893	07/01/2048	1.A
31418C-ZH-0		03/25/2021	PRINCIPAL RECEIPT	XXX	133,649	133,649	135,633			(2,006)		(2,006)		133,649		+	łŏ	850	08/01/2048	1.A
31418C-Y1-5 3140J7-6B-6	5. FNJMCK PL#MA3421	03/25/2021_	PRINCIPAL RECEIPT	XXXXXX		91,248 133,006	91,790 128,980			(867)		2.744		91,248 133,006			ļ	678	07/01/2048 10/01/2047	1.A
314077-06-0 31417F-3E-6		03/25/2021	PRINCIPAL RECEIPT	ХХХ	7,239	7,239	7,064	7,085		154	····	154		7,239	ļ	†	1	36	04/01/2047	1.A
3136B1-FP-4		03/25/2021	PRINCIPAL RECEIPT	XXX	476,840	476 ,840	483,546	484,641		(7,801)		(7,801)		476,840		1	I	2.711	04/01/2043	1.A
60416Q-GW-8	B. MINNESOTA ST HSG FIN AGY NY DUTCHESS CNTY LOCAL-	03/01/2021	CALLED @ 100.0000000	XXX	101,548	101,548	100,279	100,369		2		2		100,371		1,177	1,177	427	10/01/2047	1.A FE
	MARIST COLL	01/07/2021	MUNICENTER	XXX	133,285	105,000	122,043	118,512		(27)		(27)		118,485	ļ	14,800	14,800	2,771	07/01/2031	1.F FE
	UNIV OK REVENUES REFUNDED		BARCLAYS CAPITAL	XXX	1,012,970	1,000,000				(2,775)		(2,775)		1,003,455	ļ	9,515	9,515	36,389	07/01/2037	1.E FE
91476P-CH-9	UNIV OK REVENUES REFUNDED	1 03/22/2021	BARCLAYS CAPITAL	XXX	1 266 212	1 250 000	1 350 788	1 257 232	I	(3 221)	I	(3.221)	1	1 254 012	1	12 201	12 201	I 45 486	07/01/2041	1 F FF

SCHEDULE D - PART 4

Chave All Lana Tarm Day	ada and Ctaal: Cald Dadaam	ad as Othersiaa Dianaaad .	of During the Current Quarter

					Sho	w All Long-T	erm Bonds a	ind 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 B	ook/Adjusted Ca	arrying Value		16	17	18	19	20	21	22
		F							11	12	13	14	15	1						NAIC
		0									-									Designation.
		r									Current Year's			Book/				Bond		NAIC Desig.
		е							Unrealized		Other Than	Total Change	Total Foreign	Adjusted	Foreign			Interest/Stock	Stated	Modifier and
CUSIP		i		Number of				Prior Year	Valuation	Current Year's	Temporary	l in	Exchange	Carrying Value	Exchange Gain	Realized Gain	Total Gain	Dividends	Contractual	SVO
Identi-		q Disposi	al	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
91412G-4E-2				XXX	971.562	965.000	1.011.638	967.224		(1,336)		(1,336)		965.888	-,	5,674	5,674	17.156	05/15/2041	1.A
3199999 -	Bonds - U.S. Special Reven	ue and Sne	cial Assessment and all Non-0	Guaranteed			7. 7. 7.			,,,,,								, , ,		
			es of Governments and Their																	1
	Subdivisions				19.181.276	18.935.936	20.220.733	19.130.074	0	(45, 499)	0	(45,499)	0	19.084.576	0	96.702	96.702	384.868	XXX	XXX
Bonds - Indu	ustrial and Miscellaneous (Ur	naffiliated)						.,,		, .,,										
01449T-AA-1	· · · · · · · · · · · · · · · · · · ·	D03/23/20	21. PRINCIPAL RECEIPT	XXX	2,740	2.740	1,537	1,972						2.740			0	4	06/23/2036	1.F FE
01449C-AB-6		D03/23/20		XXX	359	359	202	210		149		149		359			0	1	12/23/2035	1.C FE
01450D-AB-0.		D01/15/20		XXX		595		358		237		237					0	1	07/15/2037	1.F FE
	ALESCO PREFERRED FUNDING											T								
G0159X-AA-7.	LTD	D03/23/20	21. PRINCIPAL RECEIPT	XXX	10,208	10,208	5,728	6,386		3,822		3,822		10,208			٥	13	12/23/2037	1.C FE
09626Y - AN - 0.		D01/22/20	21. PRINCIPAL RECEIPT	XXX	22,711	22,711	22,796	22,751		(40)		(40)		22,711			0	81	10/22/2030	1.A FE
	CARLYLE GLOBAL MARKET	_		1								1					_			I
14311M-AN-6.		.D01/28/20	121. PRINCIPAL RECEIPT	XXX	40,248	40,248	39,041	39,384		864		864	ļ	40,248			J0	126	07/28/2028	1.A FE
44931A-AJ-8	ICG US CLO LTD (144) 19	D 01/10/20	121 PRINCIPAL RECEIPT	XXX	65 . 148	65.148	65.148	65.148				_		65.148			^	200	10/19/2028	1.A FE
83610C-AN-1.		.D01/19/20 .D01/20/20		XXX	2.500,000	2.500.000	2.500.000	2.500.000		†		ţ	·····	2.500.000		+	L		10/19/2028	1.A FE
88032W-AD-8.				XXX	1,513,596	1,400,000	1.394.638	1,396,529		24				1,396,553		117.043	117 .043	22,610	02/11/2025	1.A FE
892331-AB-5		D03/19/20		XXX	1,312,272	1,300,000	1,300,000	1,300,000		24		24		1,300,000		12,272	17,043	27,931	07/20/2021	1.E FE
092331-AD-3	TROPIC CDO CORP	טו ופון ועם.	121 ΓΕΝΟΠΙΝΌ & CU		1,312,212	1,300,000	1,300,000	1,300,000		†		ļ		1,300,000			12,212	21,931	0//20/2021	I.E FE
89708B-AB-9	OTHE.	D01/15/20	21. PRINCIPAL RECEIPT	XXX	2,171	2,171	1,194	1,332		839		839		2,171			0	3	07/15/2036	2.B FE
G9301N-AA-7.		D01/10/20		XXX	453	453	249	307		146		146		453			0	1	10/10/2040	1.E FE
000292-AB-8.		03/25/20		XXX	3.711	3.711	2.656	2.716		995		995		3.711			0		01/27/2046.	1.D FM
000759-DG-2.		03/15/20		XXX	14,387	14,387	12,673	12,597		1.790		1,790		14,387			0		08/15/2033	1.D FM
000700 00 2.	ABFS MORTGAGE LOAN TRUST		E III III III III III III III III III I									1								
000759-DM-9.		03/25/20	21. PRINCIPAL RECEIPT	XXX	131,696	131,696	119,155	116,059		15,637		15,637		131,696			Ω		04/25/2034	1.D FM
02660Y-AA-0.	AHM 2006-2 5A MTGE	03/25/20	21 PRINCIPAL RECEIPT	XXX	41,707	41,707	29,671	23,172				18,535		41,707			Ω		05/25/2031	1.D FM
	BANC OF AMERICA FUNDING																			1
05950C-AA-0.	. CORPORATIO	03/27/20	121 PRINCIPAL RECEIPT	XXX	1,163	1,163		770		393		393		1 , 163			0		02/27/2036	4.B FM
050500 40 0	BANC OF AMERICA FUNDING	00/07/00	DDINGIBAL DECELOT	VVV	00.040	00.040	45 074	45.054		0.005		0.005		00.040					00/07/0000	4.0.54
05950C-AB-8.		03/27/20		XXX	23,949	23,949	15,974	15,854		8,095		8,095		23,949					02/27/2036	4.B FM
092650 - AD - 2.		03/15/20		XXX	757,464	757 , 464	463,905	339,385		418,079		418,079		757 , 464					09/15/2041	5.D FE
092650 - AF - 7.	BLADE 2006-1AWA A1	03/15/20	121 PRINCIPAL RECEIPT		324,627	324,627	206,490	157,875		166,752		166,752		324,627					09/15/2041	5.D FE
1248MK - AB - 1.	SERVICNG.	03/25/20	21. PRINCIPAL RECEIPT	XXX		10,228	6.425	6,911		3.316		3.316		10,228			0	12	02/25/2037	6. FE
126673-MY-5.		03/15/20		XXX	4,365	4,365	3,367	3,889		I476				4.365			0	3	12/15/2033	1.D FM
126673-QB-1.		03/15/20		XXX	33,800		24,978	30,708		3.092		3.092		33,800			Λ	21	03/15/2030	1.D FM
126685-DT-0.	CWHEL 2006-D 2A	03/15/20		XXX	11,294	11,294	9.023	9.577		1.718		1.718		11,294			Λ	6	05/15/2036	1.D FM
24704D-AE-0.		03/13/20		XXX	159,050	159,050	159,026	159,046		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		F		159,050			Λ	909	10/22/2023	1.A FE
31393X-4A-2		03/22/20		XXX	1	1	1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1		n		1			n	544	06/25/2034	1.D FM
36185H-EC-3		03/25/20		XXX	16.600	16.600	7.246	10.591		6.009		6.009		16.600		· †	n		07/25/2035	2.D FE
362246 - AA - 8.		03/25/20		XXX	203,891	203,891	102,109	108,178		95,713		95,713	İ	203,891		†	n		02/25/2037	1.D FM
	MESA 2002-1 B1	03/23/20		XXX	11.668	11.668	9,639	9.639		٠, ١٥٠ ا		n		9,639		2,029	2,029	114	02/18/2033	1.D FM
60700D-AC-2		03/10/20		XXX	50.892	50.892	50.956	50,902		(10)		(10)		50.892				273	09/12/2022.	1.A FE
68401N-AE-1.		03/10/20		XXX	7,706	7,706	5,832	5,832		1.874		1.874				+	۸	2/3	02/25/2034	1.D FM
74340X-BE-0.		03/23/20		XXX	3.373.950	3,000,000	2.994.360	2.996.000		141		141		2,996,139		3.859	3.859	413.638	11/01/2025	1.G FE
872227 - AH - 6.		03/06/20		XXX	342.478	342.478	252.330	2,990,000		74.061		74.061		342,478				410,000	07/25/2037	1.D FM
012221 -MT-0.	TERWIN MORTGAGE TRUST 07-		ZIII NINOTI AL NEGLII I				202,330	200,417		1		1		J42,470					0112312031	I.U IIII
88158A-AJ-1,		03/25/20	121. PRINCIPAL RECEIPT	XXX	282.830	282.830	46,283	49,869		232.961		232,961	L	282.830			0		06/25/2038	1.D FM
88158A-AA-0,		03/25/20	21. PRINCIPAL RECEIPT	XXX	126,685	126,685	29,141	27,990		98,695		98,695		126,685			0		06/25/2038	1.D FM
	WENDY'S FUNDING LLC	03/15/20		XXX	6,750	6.750	6,805	6,791		[41)		(41)	L	6,750	l		0		03/15/2048	2.B FE
İ			WELLS FARGO BROKER		1		1			, ,		` ′							İ	1 1
981464-HF-0.		03/31/20		XXX	307,723	300,000	300,973	300,726		(105)		(105)		300 , 621		7 , 102	7 , 102	2,026	07/15/2026	1.A FE
98162Y - AD - 5.	WOART 2019-A A3	03/15/20	21. PRINCIPAL RECEIPT	XXX	79,562	79,562	79,549	79,558		4		4	<u></u>	79,562		<u></u>	٥0	392	05/15/2024	1.A FE
3899999 -	Bonds - Industrial and Misce	ellaneous (U	naffiliated)		11,798,678	11,291,136	10,270,210	10,127,430	0	1,154,994	0	1,154,994	0	11,282,421	0	142,305	142,305	478,638	XXX	XXX
8399997 -	Bonds - Subtotals - Bonds -	Part 4	,		48,941,416	48,188,534	51,114,311	47,282,698	0	1,045,767	0	1,045,767	0	48,328,459	0	239,007	239,007	1,307,764	XXX	XXX
	Bonds - Subtotals - Bonds	-			48,941,416	48,188,534	51,114,311	47,282,698	0	1,045,767	0	1,045,767	0	48.328.459	0	,	239.007	1,307,764	XXX	XXX
9999999 7					48,941,416	XXX	51,114,311	47,282,698	n	1,045,767	0		n	48,328,459	0	239.007	239.007	1,307,764	XXX	XXX
0000000					10,071,710	7000	V.,117,011	,202,000		.,0-10,707		1,040,707		.0,020,700		200,007	200,007	.,007,704	7,7/1	7477

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 Month End Depository Balances

	Mont	th End Dep	pository Balanc	ces				
1	2	3	4	5	Book E	Balance at End c	of Each	9
						During Current (
			Amount of	Amount of	6	7	8	
			Interest	Interest				
			Received	Accrued at				
		Rate	During	Current				
		of	Current	Statement				
Depository	Code	Interest	Quarter	Date	First Month	Second Month	Third Month	*
Open Depositories						•		
JPMORGAN CHASENEW YORK, NY					21,689,765	(408,042)	10,227,444	XXX
JPMORGAN CHASE LONDON, UK	ļ	ļ			1,439,069	1,564,245	906,356	XXX
NATIONAL AUSTRALIA BANKSYDNEY, AUSTRALIA		ļ			133,364	133,364	131,676	XXX
BNYMELLONNEW YORK, NY					203,364	203,364	203,364	XXX
WELLS FARGO BANKSAN FRANCISCO, CA		ļ			2,260,315	2,525,234	2,619,668	XXX
CACEIS - CUSTODY OF CASH USDPARIS, FRANCE		ļ			1,375	1,375	1,375	XXX
CACEIS - CUSTODY OF CASH EUROPARIS, FRANCE					Ω	125,000	121,397	ХХХ
0199998 Deposits in depositories that do								
not exceed the allowable limit in any one depository	VVV							,,,,,,
(See Instructions) - Open Depositories	XXX	XXX						XXX
0199999 Total Open Depositories	XXX	XXX	0	0	25,727,252	4,144,540	14,211,280	XXX
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0399999 Total Cash on Deposit	XXX	XXX	0	0	25,727,252	4,144,540	14,211,280	XXX
0499999 Cash in Company's Office	XXX	XXX	XXX	XXX	537	537	537	XXX
0599999 Total	XXX	XXX	0	0	25,727,789	4,145,077	14,211,817	XXX
oooooo iotui	1 7///	1 ^///	·	·	20,121,100	1,170,011	11,211,01/	AAA

SCHEDULE E - PART 2 - CASH EQUIVALENTS

Show Investments	Owned End o	f Current Quarter

		Sno	ow investments (Jwned End of Current Quarter				
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
Sweep Accounts						, , , , , , , , , , , , , , , , , , , ,		9
XXX	BNY MELLON CASH RESERVE FUND		03/31/2021	0.010	04/01/2021	7,944,588	0	444
8499999 - Sweep	Accounts					7,944,588	0	444
All Other Money Mar								
97181C-70-4	JWILMINGTON US GOVT MMK-SE	L SD	03/31/2021	0.010	XXX	4,327,666	0	242
857490-45-5	STATE STREET ILR TRUST.		03/31/2021	0.020	ХХХ	97.993	0	5
26200X - 10 - 0	DREYFUS INSTITUTIONAL PREFERRED GOV		03/31/2021	0.010	ХХХ		0	2,156
999990-80-7	REGIONS TRUST CASH SWEEP - INSTITUTIONAL	SD	03/31/2021	0.000	ХХХ	200,000	0	0
990220-47-7	CITIZENS BANK NA CASH SWEEP ACCT A	SD	03/31/2021	0.000	XXX	500,000	L0	
94975H-29-6. 996085-25-4.	WELLS FARGO TREASURY PLUS MM INST	SD	03/31/2021	0.000	XXX	35,000	0	0
	CONDUENTSTATE.	SD	03/31/2021	0.000	ХХХ	100,000	0	0
8699999 - All Oti	her Money Market Mutual Funds					43,843,211	0	2,403
								
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9999999 Total C	Cook Equivalents	ļ	 	<u> </u>	ļ	51,787,799	Λ	2,847
9999999 Total C	asii Equivalents					51,707,199	U	Z,041