

LIFE AND ACCIDENT AND HEALTH

2021



LIFE, ACCIDENT AND HEALTH COMPANIES/FRATERNAL BENEFIT SOCIETIES - ASSOCIATION EDITION

QUARTERLY STATEMENT

AS OF MARCH 31, 2021

OF THE CONDITION AND AFFAIRS OF THE

Standard Life Insurance Company of New York

Organized under the Laws of	NA	IC Group Code 1348 (Current)	1348 NAIC Company C (Prior)	ode 89009 Employer's	ID Number13-4119477
Licened as business type: Life, Accident and Health [X] Fratemal Benefit Societies [] Incorporated/Oganized 04/24/2000 Commenced Business 01/01/2001 Statutory Home Office 333 Westchester Avenue, Sulte 300, West Building (City or Town, State, Country and Zip Code) Main Administrative Office 333 Westchester Avenue, Sulte 300, West Building (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (City or Town, State, Country and Zip Code) Mail Address PO Box 5031 (Street and Number or P.O. Box) (City or Town, State, Country and Zip Code) Primary Location of Books and Records 333 Westchester Avenue, Suite 300, West Building (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) White Plains, NY, US 10604-2911 (Street and Number) 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact (Name) (Area Code) (Telephone Number) Will Fundak@atandard.com Statutory Statement Contact (Name) (FAX Number) (E-mail Address) (FAX Number) CFICERS President and Chief Daniel James McMillan # News standard.com Statutory Statement Contact (Name) (City or Town, State, Country and Zip Code) Great Address) (Street and Chief Acounting Officer and Acounting Officer and Acounting Officer and Acounting Officer and Chief Corporate Actuary and Chief Internation Technology Allan Tonia Stumbo JD (Stort Allen Hibbs, Vice President, Chief Acounting Officer and Chief Internation Technology Allan Chandler, Vice President, Special Address (New President, Employee Officer State Standard State Karen Alles Ferguson Chief Acounting Officer and Chief Internation Technology Allan President and Chief Internation Technology Allan President and Chief Internation	Organized under the Laws of			, State of Domicile or Port of I	EntryNY
Incorporated/Organized 04/24/2000 Commenced Business 01/01/2001 Statutory Home Office 333 Westchester Avenue, Suite 300, West Building (City or Town, State, Country and Zip Code) Main Administrative Office 333 Westchester Avenue, Suite 300, West Building (Street and Number) 914-89-4400 (Street and Number) 914-89-4400 (City or Town, State, Country and Zip Code) Main Administrative Office 70 No. State, Country and Zip Code) (Street and Number) 914-89-4400 (City or Town, State, Country and Zip Code) (City or Town, State, Country and Zip Code) (City or Town, State, Country and Zip Code) (Street and Number or P. O. Box) (City or Town, State, Country and Zip Code) (Street and Number or P. O. Box) (City or Town, State, Country and Zip Code) (Street and Number or P. O. Box) (City or Town, State, Country and Zip Code) (Street and Number or P. O. Box) (City or Town, State, Country and Zip Code) (Street and Number) 914-889-4400 (City or Town, State, Country and Zip Code) (Street and Number) 914-889-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (Street and Number) 914-389-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (Street and Number) 914-389-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (Nite Plains, NY, US 10604-2911 (Name) (Area Code) (Telephone Number) (Nite Plains, NY, US 10604-2911 (Name) (Street and Number) (Street and Number) (Street and Number) (Nite Fundak (Bastandard.com 971-321-7540 (FAX Number)) (FAX Number) (Street and Number) (Street a	Country of Domicile		United States	of America	
Statutory Home Office 333 Westchester Avenue, Suite 300, West Building (Street and Number) White Plains, NY, US 10604-2911 Main Administrative Office 333 Westchester Avenue, Suite 300, West Building (City or Town, State, Country and Zip Code) White Plains, NY, US 10604-2911 914-989-4400 White Plains, NY, US 10604-2911 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Mail Address PD Box 5031 (City or Town, State, Country and Zip Code) Primary Location of Books and Records 333 Westchester Avenue, Suite 300, West Building 914-989-4400 White Plains, NY, US 10604-2911 914-989-4400 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) White Plains, NY, US 10604-2911 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (Vito Prasident, Contact Will Fundak Questandard.com Statutory Statement Contact Will Fundak 971-321-7550 (FAX Number) (FAX Number) (FAX Number) OFFICERS Vice President, Chief Saly Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Chief Risk	Licensed as business type:	Li	fe, Accident and Health [X] F	Fraternal Benefit Societies []	
(Street and Number) (City or Town, State, Country and Zip Code) Main Administrative Office 333 Westchester Avenue, Suite 300, West Building (Street and Number) 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Mail Address P Dex 5031 (Street and Number or P.O. Box) (City or Town, State, Country and Zip Code) White Plains, NY, US 10604-2911 (Street and Number) White Plains, NY, US 10604-2911 (Street and Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) White Plains, NY, US 10604-2911 (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) White Plains, NY, US 10604-2911 (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (Unter the Website Address www.standard.com Statutory Statement Contact Will Fundak@standard.com (E-mail Address) (FFICERS Vice President, Chief Accounting Officer and Operating Officer Daniel James McMillan # Technoloy Officer Foederick William Buckman Soct Allen H	Incorporated/Organized	04/24/2000		Commenced Business	01/01/2001
(Street and Number) (City or Town, State, Country and Zip Code) Main Administrative Office 333 Westchester Avenue, Suite 300, West Building (Street and Number) 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Mail Address P Dex 5031 (Street and Number or P.O. Box) (City or Town, State, Country and Zip Code) White Plains, NY, US 10604-2911 (Street and Number) White Plains, NY, US 10604-2911 (Street and Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) White Plains, NY, US 10604-2911 (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) White Plains, NY, US 10604-2911 (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (Unter the Website Address www.standard.com Statutory Statement Contact Will Fundak@standard.com (E-mail Address) (FFICERS Vice President, Chief Accounting Officer and Operating Officer Daniel James McMillan # Technoloy Officer Foederick William Buckman Soct Allen H	Statutory Home Office	333 Westchester Avenue, Si	uite 300. West Building	W/	hite Plains NY US 10604-2911
Main Administrative Office					
(Street and Number) 914-898-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Mail Address PO Box 5031 (City or Town, State, Country and Zip Code) Mail Address PO Box 5031 (City or Town, State, Country and Zip Code) Primary Location of Books and Records 333 Westchester Avenue, Suite 300, West Building (City or Town, State, Country and Zip Code) White Plains, NY, US 10604-2911 914-899-4400 (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (Area Code) (Telephone Number) Internet Website Address www.standard.com 914-393-4400 (Area Code) (Telephone Number) Statutory Statement Contact Will Fundak 971-321-7550 (Area Code) (Telephone Number) Will, Fundak@astandard.com (PFICERS (FAX Number) 971-321-7540 Vice President, Chief Accounting Officer and Tories Statubory Officer Robert Michael Erickson CMA (FAX Number) Officer Daniel James McMillan # Accounting Officer and Tories Statub Job Officer Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President, Employee		(0.0000.0000		·····	······································
White Plains, NY, US 10604-2911 914-889-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Mail Address PO Box 5031 White Plains, NY, US 10602-5031 (Street and Number or P.O. Box) (City or Town, State, Country and Zip Code) Primary Location of Books and Records 333 Westchester Avenue, Suite 300, West Building (City or Town, State, Country and Zip Code) (Street and Number) White Plains, NY, US 10604-2911 914-889-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact Will Fundak 971-321-7550 Vill, Fundak@atandard.com 971-321-7540 (FAX Number) Will, Fundak@atandard.com 971-321-7540 (FAX Number) OFFICERS Vice President, Chief Accounting Officer and Treasurer Operating Officer Daniel James McMillan # Vice President, Chief Accounting Officer and Secretary Allison Tonia Stumbo JD Officer Saily Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President, Employee	Main Administrative Office				
(City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Mail Address PO Box 5031 (City or Town, State, Country and Zip Code) Primary Location of Books and Records 333 Westchester Avenue, Sulte 300, West Building (Street and Number) (City or Town, State, Country and Zip Code) Primary Location of Books and Records 333 Westchester Avenue, Sulte 300, West Building (Street and Number) 914-989-4400 White Plains, NY, US 10604-2911 914-989-4400 (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact Will Fundak@standard.com 971-321-7550 Will. Fundak@standard.com (PAR Code) (Telephone Number) (FAX Number) Will. Fundak@standard.com 971-321-7540 (FAX Number) Will. Fundak@standard.com 971-321-7540 (FAX Number) Vice President, Chief Accounting Officer Robert Michael Erickson CMA Operating Officer Daniel James McMillan # Treasurer Robert Michael Erickson CMA Secretary Allison Tonia Stumbo JD OTHER Satury and Chief Risk Acturary and Chief Risk Statury and Chief Risk Statut Vice President, Information Technology Sc				Number)	014 000 4400
Mail Address PO Box 5031					
(Street and Number or P.O. Box) (City or Town, State, Country and Zip Code) Primary Location of Books and Records 333 Westchester Avenue, Suite 300, West Building (Street and Number) 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact Will Fundak 971-321-7550 (Kare) (Area Code) (Telephone Number) Will, Fundak@standard.com 971-321-7540 Will, Fundak@standard.com (FAX Number) Will, Fundak@standard.com (FAX Number) (E-mail Address) (FAX Number) OFFICERS Vice President, Chief Accounting Officer Robert Michael Erickson CMA Operating Officer Daniel James McMillan # Treasure Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President and Chief Investment Jeremy Spencer Horner, Assistant Vice President, Chief Information Christopher David Payne #, Vice President and Chief Executive Officer John Gregory Ness Gregory Alan Chandler, Vice President, Special Officer Individual Disability	(City or	Town, State, Country and Zip	Jode)	(A	rea Code) (Telephone Number)
Primary Location of Books and Records 333 Westchester Avenue, Suite 300, West Building (Street and Number) White Plains, NY, US 10604-2911 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact Will Fundak@standard.com Will Fundak@standard.com 971-321-7550 Will Fundak@standard.com 971-321-7540 (E-mail Address) (FAX Number) OFFICERS Vice President, Chief Accounting Officer and Operating Officer Daniel James McMillan # Treasurer Vice President, Corporate Actuary and Chief Risk Secretary Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President, Employee Jeremy Spencer Horner, Assistant Vice President, Chief Foon Wei Lew, Vice President and Group Actuary Scott Allen Hibbs, Vice President, Employee Jeremy Spencer Horner, Assistant Vice President, Employee Claire Elizabeth Sloan, Assistant Vice President, Special DIRECTORS OR TRUSTEES Jeremy Spencer Horner, Assistant Vice President, Special Freederick William Buckman Eirabeth Elien Flynn Debora Dyer Horvath Akra Kumabe James Fay Lobdell <td>Mail Address</td> <td>PO Box 5031</td> <td></td> <td>W</td> <td>hite Plains, NY, US 10602-5031</td>	Mail Address	PO Box 5031		W	hite Plains, NY, US 10602-5031
(Street and Number) 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact Will Fundak (Name) (Area Code) (Telephone Number) Will Fundak@standard.com 971-321-7550 (Rame) (Area Code) (Telephone Number) Will Fundak@standard.com 971-321-7540 (E-mail Address) (FAX Number) OFFICERS Vice President and Chief Daniel James McMillan # Vice President, Chief Accounting Officer and Operating Officer Daniel James McMillan # Vice President, Corporate Actuary and Chief Risk Allison Tonia Stumbo JD Officer Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President, Employee Jeremy Spencer Horner, Assistant Vice President, Information Feodrick William Buckman Scott Allen Hibbs, Vice President, Employee John Gregory Ness #, Chailman and Chief Executive Officer Officer Individual Disability Insurance John Gregory Ness #, Chailman and Chief Executive		(Street and Number or P	.O. Box)	(City or	Town, State, Country and Zip Code)
(Street and Number) 914-989-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact Will Fundak (Name) (Area Code) (Telephone Number) Will Fundak@standard.com 971-321-7550 (Rame) (Area Code) (Telephone Number) Will Fundak@standard.com 971-321-7540 (E-mail Address) (FAX Number) OFFICERS Vice President and Chief Daniel James McMillan # Vice President, Chief Accounting Officer and Operating Officer Daniel James McMillan # Vice President, Corporate Actuary and Chief Risk Allison Tonia Stumbo JD Officer Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President, Employee Jeremy Spencer Horner, Assistant Vice President, Information Feodrick William Buckman Scott Allen Hibbs, Vice President, Employee John Gregory Ness #, Chailman and Chief Executive Officer Officer Individual Disability Insurance John Gregory Ness #, Chailman and Chief Executive					
White Plains, NY, US 10604-2911 914-889-4400 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact Will Fundak 971-321-7550 (Name) (Area Code) (Telephone Number) Will.Fundak@standard.com 971-321-7550 Will.Fundak@standard.com 971-321-7540 (E-mail Address) (FAX Number) OFFICERS Vice President, Corporate Accounting Officer Operating Officer Daniel James McMillan # Vice President, Corporate Actuary and Chief Risk Sally Ann Manafi FSA Secretary Allison Tonia Stumbo JD Officer Scott Allen Hibbs, Vice President and Chief Investment Technology Scott Allen Hibbs, Vice President, Employee Benefits Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Christopher David Payne #, Vice President, Employee Benefits Officer John Gregory Ness #, Chairman and Chief Executive Officer Chaire Elizabeth Silon, Assistant Vice President, Special BitRECTORS OR TRUSTEES Ranjana Bhattacharya Clark Karen Alice Ferguson Frederick William Buckman Elizabeth Ellen Flynn Debora Dyer Horvath John Gregory Ness Mar/France Sammons </td <td>Primary Location of Books and</td> <td>d Records</td> <td></td> <td></td> <td></td>	Primary Location of Books and	d Records			
(City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) Internet Website Address www.standard.com Statutory Statement Contact Will Fundak (Name) (Area Code) (Telephone Number) Will.Fundak@standard.com 971-321-7550 (Name) (Area Code) (Telephone Number) Will.Fundak@standard.com 971-321-7540 (E-mail Address) (FAX Number) OFFICERS Vice President, Chief Operating Officer Daniel James McMillan # Vice President, Corporate Actuary and Chief Risk Operating Officer Allison Tonia Stumbo JD OTHER Scott Allen Hibs, Vice President, Chief Risk Secretary Allison Tonia Stumbo JD Officer Sally Ann Manafi FSA Officer Sally Ann Manafi FSA Officer Christopher David Payne #, Vice President, Employee Benefits Jeremy Spencer Homer, Assistant Vice President, Information Christopher David Payne #, Vice President, Employee John Gregory Ness #, Chairman and Chief Executive Markets Operations DIRECTORS OR TRUSTEES John Gregory Ness #, Chairman and Chief Executive Markets Operations Din Gregory Ness </td <td>10/</td> <td>hite Plains NY LIS 10604-201</td> <td>A</td> <td>Number)</td> <td>914-989-4400</td>	10/	hite Plains NY LIS 10604-201	A	Number)	914-989-4400
Internet Website Address www.standard.com Statutory Statement Contact Will Fundak (Name) (Name) (Area Code) (Telephone Number) 971-321-7550 (Area Code) (Telephone Number) 971-321-7540 (FAX Number) OFFICERS Vice President, Chief Accounting Officer and Treasurer Robert Michael Erickson CMA Vice President, Chief Accounting Officer Sally Ann Manafi FSA OTHER Gregory Alan Chandler, Vice President, Information Technology Claire Elizabeth Sioan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Frederick William Buckman Elizabeth Elien Flynn Debora Dyer Horvath Autory Name Sally Ann Manafi FSA DIRECTORS OR TRUSTEES Ranjana Bhattacharya Clark Karen Alice Ferguson Mary Fraces Sammons				(A	
Statutory Statement Contact Will Fundak 971-321-7550 (Name) (Area Code) (Telephone Number) 971-321-7540 Will, Fundak@standard.com 971-321-7540 (FAX Number) Vice President, Chief (FAX Number) 971-321-7540 Operating Officer Daniel James McMillan # Treasurer Robert Michael Erickson CMA Vice President, Corporate Accounting Officer and Robert Michael Erickson CMA Secretary Allison Tonia Stumbo JD OTHER Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President, and Chief Risk Jeremy Spencer Horner, Assistant Vice President, Information Officer Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee Jeremy Spencer Horner, Assistant Vice President, Information Officer Markets Operations DIRECTORS OR TRUSTEES John Gregory Ness #, Chairman and Chief Executive Officer James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Kichell John Gregory Ness Mary Frances Sammons	(ony of			¢.	
(Name) (Area Code) (Telephone Number) Will.Fundak@standard.com 971-321-7540 (E-mail Address) (FAX Number) OFFICERS Vice President, Chief Accounting Officer and Coperating Officer Robert Michael Erickson CMA Operating Officer Daniel James McMillan # Treasurer Robert Michael Erickson CMA Secretary Allison Tonia Stumbo JD Officer Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President, Employee Jeremy Spencer Homer, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee John Gregory Ness #, Chairman and Chief Executive Markets Operations DIRECTORS OR TRUSTEES Karen Alice Ferguson Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Lizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Bilen Flynn John Gregory Ness Mary Frances Sammons	Internet Website Address		www.stand	lard.com	
(Name) (Area Code) (Telephone Number) Will.Fundak@standard.com 971-321-7540 (E-mail Address) (FAX Number) OFFICERS Vice President, Chief Accounting Officer and Coperating Officer Robert Michael Erickson CMA Operating Officer Daniel James McMillan # Treasurer Robert Michael Erickson CMA Secretary Allison Tonia Stumbo JD Officer Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President, Employee Jeremy Spencer Homer, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee John Gregory Ness #, Chairman and Chief Executive Markets Operations DIRECTORS OR TRUSTEES Karen Alice Ferguson Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Lizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Bilen Flynn John Gregory Ness Mary Frances Sammons	Statutory Statement Contact	Wil	I Fundak		971-321-7550
(E-mail Address) (FAX Number) OFFICERS President and Chief Daniel James McMillan # Vice President, Chief Operating Officer Daniel James McMillan # Treasurer Vice President, Corporate Actuary and Chief Risk Robert Michael Erickson CMA Secretary Allison Tonia Stumbo JD Officer Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President and Chief Investment Jeremy Spencer Horner, Assistant Vice President, Information Foon Wei Lew, Vice President and Group Actuary Scott Allen Hibbs, Vice President, Employee John Gregory Ness #, Chairman and Chief Executive Claire Elizabeth Sloan, Assistant Vice President, Special DIRECTORS OR TRUSTEES Karen Alice Ferguson Elizabeth Ellen Flynn Dehora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons	•				(Area Code) (Telephone Number)
OFFICERS Vice President, Chief Accounting Officer and Robert Michael Erickson CMA Operating Officer Daniel James McMillan # Treasurer Robert Michael Erickson CMA Vice President, Corporate Actuary and Chief Risk Sally Ann Manafi FSA Secretary Allison Tonia Stumbo JD Officer Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Scott Allen Hibbs, Vice President and Chief Investment Jeremy Spencer Horner, Assistant Vice President, Information Technology Scott Allen Hibbs, Vice President, Employee Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee John Gregory Ness #, Chairman and Chief Executive Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Elien Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons					
President and Chief Operating Officer Daniel James McMillan # Vice President, Chief Accounting Officer and Treasurer Robert Michael Erickson CMA Secretary Allison Tonia Stumbo JD Vice President, Corporate Actuary and Chief Risk Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Technology Scott Allen Hibbs, Vice President and Chief Investment Officer Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES John Gregory Ness #, Chairman and Chief Executive Officer Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell John Gregory Ness Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons		(E-mail Address)	(FAX Number)		
President and Chief Daniel James McMillan # Accounting Officer and Treasurer Robert Michael Erickson CMA Operating Officer Daniel James McMillan # Treasurer Robert Michael Erickson CMA Secretary Allison Tonia Stumbo JD Officer Sally Ann Manafi FSA OrtHER Scott Allen Hibbs, Vice President and Chief Investment Technology Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Scott Allen Hibbs, Vice President, Employee Benefits Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Karen Alice Ferguson Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons			OFFIC	ERS	
Operating Officer Daniel James McMillan # Treasurer Robert Michael Erickson CMA Vice President, Corporate Actuary and Chief Risk Vice President, Corporate Actuary and Chief Risk Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Technology Soctt Allen Hibbs, Vice President and Chief Investment Officer Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee Benefits Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Vice Eresident Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Ranjana Bhattacharya Clark Karen Alice Ferguson Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Liizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons				Vice President, Chief	
Vice President, Corporate Actuary and Chief Risk Officer Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Technology Scott Allen Hibbs, Vice President and Chief Investment Officer Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee Benefits Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Ranjana Bhattacharya Clark Karen Alice Ferguson Frederick William Buckman Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons					
Actuary and Chief Risk Secretary Allison Tonia Stumbo JD Actuary and Chief Risk Officer Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information Technology Scott Allen Hibbs, Vice President and Chief Investment Officer Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee Benefits Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons	Operating Officer	Daniel James	McMillan #	/	Robert Michael Erickson CMA
Secretary Allison Tonia Stumbo JD Officer Sally Ann Manafi FSA Gregory Alan Chandler, Vice President, Information OTHER Jeremy Spencer Horner, Assistant Vice President, Information Technology Scott Allen Hibbs, Vice President and Chief Investment Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee John Gregory Ness #, Chairman and Chief Executive Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons					
OTHER OTHER Jeremy Spencer Horner, Assistant Vice President, Information Technology Scott Allen Hibbs, Vice President and Chief Investment Technology Scott Allen Hibbs, Vice President and Chief Investment Officer Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee Benefits John Gregory Ness #, Chairman and Chief Executive Officer Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Officer Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons	Secretary	Allison Tonia	Stumbo JD		Sally Ann Manafi FSA
Gregory Alan Chandler, Vice President, Information Technology Scott Allen Hibbs, Vice President and Chief Investment Officer Jeremy Spencer Horner, Assistant Vice President, Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee Benefits John Gregory Ness #, Chairman and Chief Executive Officer Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES John Gregory Ness Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons					
Technology Officer Individual Disability Insurance Foon Wei Lew, Vice President and Group Actuary Christopher David Payne #, Vice President, Employee John Gregory Ness #, Chairman and Chief Executive Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Officer Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons					
Christopher David Payne #, Vice President, Employee John Gregory Ness #, Chairman and Chief Executive Foon Wei Lew, Vice President and Group Actuary Benefits Officer Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Officer Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons					
Foon Wei Lew, Vice President and Group Actuary Benefits Officer Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES State Alice Ferguson Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons	lech	nology			
Claire Elizabeth Sloan, Assistant Vice President, Special Markets Operations DIRECTORS OR TRUSTEES Frederick William Buckman Ranjana Bhattacharya Clark Karen Alice Ferguson Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons	Foon Wei Lew, Vice Pre	sident and Group Actuary			
DIRECTORS OR TRUSTEESFrederick William BuckmanRanjana Bhattacharya ClarkKaren Alice FergusonElizabeth Ellen FlynnDebora Dyer HorvathAkira KumabeJames Fay LobdellYoshiaki MaebayashiDuane Charles McDougallHelen Elizabeth MitchellJohn Gregory NessMary Frances Sammons					
Frederick William BuckmanRanjana Bhattacharya ClarkKaren Alice FergusonElizabeth Ellen FlynnDebora Dyer HorvathAkira KumabeJames Fay LobdellYoshiaki MaebayashiDuane Charles McDougallHelen Elizabeth MitchellJohn Gregory NessMary Frances Sammons	Markets (Operations	<u>.</u>		
Frederick William BuckmanRanjana Bhattacharya ClarkKaren Alice FergusonElizabeth Ellen FlynnDebora Dyer HorvathAkira KumabeJames Fay LobdellYoshiaki MaebayashiDuane Charles McDougallHelen Elizabeth MitchellJohn Gregory NessMary Frances Sammons			DIRECTORS OF	RTRUSTEES	
Elizabeth Ellen Flynn Debora Dyer Horvath Akira Kumabe James Fay Lobdell Yoshiaki Maebayashi Duane Charles McDougall Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons	Frederick Wil	lliam Buckman			Karen Alice Ferguson
Helen Elizabeth Mitchell John Gregory Ness Mary Frances Sammons	Elizabeth		Debora Dy	er Horvath	Akira Kumabe
Masaharu Shiraishi			John Greg	Jory Ness	Mary Frances Sammons
	Masahar	u Shiraishi			
Chala af					

SS: Jrego County of Multnomah

The officers of this reporting entity being duly sworn, each depose and say that they are the described officers of said reporting entity, and that on the reporting period stated above, all of the herein described assets were the absolute property of the said reporting entity, free and clear from any liens or claims thereon, except as herein stated, and that this statement, together with related exhibits, schedules and explanations therein contained, annexed or referred to, is a full and true statement of all the assets and liabilities and of the condition and affairs of the said reporting entity as of the reporting period stated above, and of its income and deductions thereform for the period ended, and have been completed in accordance with the NAIC Annual Statement Instructions and Accounting Practices and Procedures manual except to the extent that: (1) state law may differ; or, (2) that state rules or regulations require differences in reporting not related to accounting practices and procedures, according to the best of their information, knowledge and belief, respectively. Furthermore, the scope of this attestation by the described officers also includes the related corresponding electronic filing with the NAIC, when required, that is an exact core (excent for formating differences to the electronic filing may be requested by various required, that is an exact core (excent for formating differences in lieu of or in addition) of the enclosed statement. The electronic filing may be requested by various required to a score in addition. to the enclosed statement.

Mu W

Daniel James McMillan President and Chief Operating Officer

Robert Michael Erickson Vice President, Chief Accounting Officer and Treasurer

a. Is this an original filing?

- 1. State the amendment number...
- 2. Date filed
- 3. Number of pages attached.

Allison Tonia Stumbo Secretary

Yes[X]No[]

Subscribed and sworn to before me this TH day of



b. If no.

	ASSETS						
			Current Statement Date		4		
		1 Assets	2 Nonadmitted Assets	3 Net Admitted Assets (Cols. 1 - 2)	December 31 Prior Year Net Admitted Assets		
4	Bonds						
		143,707,731	0				
2.	Stocks:	0		0	0		
	2.1 Preferred stocks				0		
	2.2 Common stocks	0	0	0	0		
3.	Mortgage loans on real estate:						
	3.1 First liens						
	3.2 Other than first liens	0	0	0	0		
4.	Real estate:						
	4.1 Properties occupied by the company (less \$0						
	encumbrances)	0	0	0	0		
	4.2 Properties held for the production of income (less						
	\$	0	0	0	0		
	4.3 Properties held for sale (less \$0						
	encumbrances)	0	0	0	0		
5	Cash (\$						
0.	(\$0) and short-term						
	investments (\$0) and short-term	00 000 E00	0	00,000,500	21 750 000		
	Contract loans (including \$						
7.	Derivatives			0	0		
8.	Other invested assets				0		
9.	Receivables for securities				0		
10.	Securities lending reinvested collateral assets				0		
11.	Aggregate write-ins for invested assets				0		
12.	Subtotals, cash and invested assets (Lines 1 to 11)		0				
13.	Title plants less \$0 charged off (for Title insurers						
	only)	0	0	0	0		
14.	Investment income due and accrued		0	1,780,662			
15.	Premiums and considerations:						
	15.1 Uncollected premiums and agents' balances in the course of collection	10 667 134	803 718	9 863 416	10 192 435		
	15.2 Deferred premiums, agents' balances and installments booked but						
	deferred and not yet due (including \$0						
	earned but unbilled premiums)	50 511	0	50 511	72 /52		
			0				
	15.3 Accrued retrospective premiums (\$0) and						
		0	0	0	0		
16.	Reinsurance:						
	16.1 Amounts recoverable from reinsurers						
	16.2 Funds held by or deposited with reinsured companies				0		
	16.3 Other amounts receivable under reinsurance contracts						
	Amounts receivable relating to uninsured plans						
18.1	Current federal and foreign income tax recoverable and interest thereon	0	0	0	0		
18.2	Net deferred tax asset		3, 194, 915	2,462,118	3,323,571		
19.	Guaranty funds receivable or on deposit		0				
20.	Electronic data processing equipment and software	0	0	0	0		
21.	Furniture and equipment, including health care delivery assets						
	(\$0)			0	0		
22.	Net adjustment in assets and liabilities due to foreign exchange rates				0		
23.	Receivables from parent, subsidiaries and affiliates						
23. 24.	Health care (\$0) and other amounts receivable						
24. 25.	Aggregate write-ins for other than invested assets						
	Total assets excluding Separate Accounts, Segregated Accounts and	2,010,700	2,000,040				
26.	Protected Cell Accounts (Lines 12 to 25)						
27.	From Separate Accounts, Segregated Accounts and Protected Cell						
	Accounts	0	0	0	0		
28.	Total (Lines 26 and 27)	325,450,125	7,490,934	317,959,191	316,594,886		
	DETAILS OF WRITE-INS						
1101.							
1102.							
1103.							
1198.	Summary of remaining write-ins for Line 11 from overflow page				.0		
	Totals (Lines 1101 through 1103 plus 1198)(Line 11 above)	0		0	0		
1199.			-				
2501.	Other assets						
2502.							
2503.							
2598.	Summary of remaining write-ins for Line 25 from overflow page				0		
2599.	Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	2,610,753	2,530,845	79,908	79,908		

ASSETS

LIABILITIES, SURPLUS AND OTHER FUNDS

		1 Current Statement Date	2 December 31 Prior Year
1.	Aggregate reserve for life contracts \$	00,000,000	00 007 000
•	(including \$		
	Aggregate reserve for accident and health contracts (including \$		1 705 002
3. ⊿	Contract claims:		
4.	4.1 Life	5 375 790	6 464 613
	4.2 Accident and health		
5.	Policyholders' dividends/refunds to members \$0 and coupons \$0 due		
0.	and unpaid	0	(
6.	Provision for policyholders' dividends, refunds to members and coupons payable in following calendar year - estimated		
0.	amounts:		
	6.1 Policyholders' dividends and refunds to members apportioned for payment (including \$0		
	Modco)	0	
	6.2 Policyholders' dividends and refunds to members not yet apportioned (including \$	0	
	6.3 Coupons and similar benefits (including \$		
7.	Amount provisionally held for deferred dividend policies not included in Line 6	0	
8.	Premiums and annuity considerations for life and accident and health contracts received in advance less		
	 \$0 discount; including \$	1,319,170	1,091,79
9.	Contract liabilities not included elsewhere:		
	9.1 Surrender values on canceled contracts		
	9.2 Provision for experience rating refunds, including the liability of \$		
	experience rating refunds of which \$		
	Service Act	588.512	193.74
	9.3 Other amounts payable on reinsurance, including \$0 assumed and \$		
	ceded	307 699	312 54
	9.4 Interest Maintenance Reserve	3 912	1 50
10.			
10.	\$	1 112 027	1 /22 01
11.	Commissions and expense allowances payable on reinsurance assumed		
	Commissions and expense allowances payable on reinsurance assumed	U	0 606 000
12.	General expenses due or accrued	8,302,123	
13.	Transfers to Separate Accounts due or accrued (net) (including \$0 accrued for expense allowances recognized in reserves, net of reinsured allowances)		
	allowances recognized in reserves, net of reinsured allowances)	U	01 000 F
14.	Taxes, licenses and fees due or accrued, excluding federal income taxes		
	Current federal and foreign income taxes, including \$		
	Net deferred tax liability		
16.	Unearned investment income		
17.	Amounts withheld or retained by reporting entity as agent or trustee	1,004,329	
18.	Amounts held for agents' account, including \$0 agents' credit balances		
19.	Remittances and items not allocated		
20.	Net adjustment in assets and liabilities due to foreign exchange rates	0	(
21.	Liability for benefits for employees and agents if not included above	0	(
22.	Borrowed money \$0 and interest thereon \$0		
23.	Dividends to stockholders declared and unpaid	0	
24.	Miscellaneous liabilities:		
	24.01 Asset valuation reserve		
	24.02 Reinsurance in unauthorized and certified (\$0) companies	0	(
	24.03 Funds held under reinsurance treaties with unauthorized and certified (\$0) reinsurers	0	(
	24.04 Payable to parent, subsidiaries and affiliates		
	24.05 Drafts outstanding	0	(
	24.06 Liability for amounts held under uninsured plans	0	
	24.07 Funds held under coinsurance	0	
	24.08 Derivatives		
	24.09 Payable for securities		
	24.10 Payable for securities lending	0	
	24.11 Capital notes \$0 and interest thereon \$0	0	
25.	Aggregate write-ins for liabilities	233,772	145,57
26.	Total liabilities excluding Separate Accounts business (Lines 1 to 25)	187,147,786	187,867,72
27.	From Separate Accounts Statement	0	
28.	Total liabilities (Lines 26 and 27)		187,867,72
29.	Common capital stock	2,000,000	, ,
30.	Preferred capital stock		_,,
31.	Aggregate write-ins for other than special surplus funds		
32.	Surplus notes	0	
33.	Gross paid in and contributed surplus		
34.	Aggregate write-ins for special surplus funds		
35.	Unassigned funds (surplus)		
36.	Less treasury stock, at cost:		
	36.10 shares common (value included in Line 29 \$	0	
	36.20 shares common (value included in Line 29.9	n	
37.	Surplus (Total Lines 31+32+33+34+35-36) (including \$	128,811,405	126,727,16
37. 38.	Totals of Lines 29, 30 and 37	130,811,405	128,727,16
30. 39.		317,959,191	316,594,88
39.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)	517,553,191	510,394,88
0504	DETAILS OF WRITE-INS Accrued interest and other liabilities	06.000	00.00
2501.			
2502.	Funds held for escheatment		
2503.	Cummon of remaining write inc for Line 2E from everflow page		
2598.	Summary of remaining write-ins for Line 25 from overflow page		
2599.	Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	,	145,57
8101.			
3102.			
3103.			
	Summary of remaining write-ins for Line 31 from overflow page	0	
8198.	Totals (Lines 3101 through 3103 plus 3198)(Line 31 above)	0	
3198. 3199.			
8198. 8 <u>199.</u> 8401.			
8198. 8 <u>199.</u> 8401. 8402.			
3198. 3199. 3401. 3402. 3403.			
8198. 8 <u>199.</u> 8401. 8402.			

SUMMARY OF OPERATIONS

		1 Current Year	2 Prior Year	3 Prior Year Ended
1.	Premiums and annuity considerations for life and accident and health contracts	To Date 28.358.001	To Date 30.085.370	December 31
2.	Considerations for supplementary contracts with life contingencies	0	0	0
3. 4.	Net investment income Amortization of Interest Maintenance Reserve (IMR)		2,989,469	
4. 5.	Separate Accounts net gain from operations excluding unrealized gains or losses	0	0	
6.	Commissions and expense allowances on reinsurance ceded			
7. 8.	Reserve adjustments on reinsurance ceded Miscellaneous Income:	0	0	0
0.	8.1 Income from fees associated with investment management, administration and contract			
	guarantees from Separate Accounts	0		0
	8.2 Charges and fees for deposit-type contracts	63,406	0 132,149	0 581,160
9.	Totals (Lines 1 to 8.3)	31,327,089	33,327,771	126,658,560
10.	Death benefits			
11. 12.	Matured endowments (excluding guaranteed annual pure endowments) Annuity benefits	0		0 0
12.	Disability benefits and benefits under accident and health contracts	12,299,482		
14.	Coupons, guaranteed annual pure endowments and similar benefits	0	0	0
15.	Surrender benefits and withdrawals for life contracts			
16. 17.	Group conversions Interest and adjustments on contract or deposit-type contract funds	21.311	0 20.499	0 69.191
18.	Payments on supplementary contracts with life contingencies	0	0	0
19.	Increase in aggregate reserves for life and accident and health contracts	2,564,293	(836,107)	
20. 21.	Totals (Lines 10 to 19) Commissions on premiums, annuity considerations, and deposit-type contract funds (direct			
۲۱.	business only)			
22.	Commissions and expense allowances on reinsurance assumed	0	0	0
23. 24.	General insurance expenses and fraternal expenses Insurance taxes, licenses and fees, excluding federal income taxes		4,189,932 971,907	
24. 25.	Increase in loading on deferred and uncollected premiums			
26.	Net transfers to or (from) Separate Accounts net of reinsurance	0	0	0
27.	Aggregate write-ins for deductions	0	72	(1,352)
28. 29.	Totals (Lines 20 to 27) Net gain from operations before dividends to policyholders and federal income taxes (Line 9 minus	31,858,520	31,584,013	101,967,678
23.	Line 28)	(531,431)		
30.	Dividends to policyholders and refunds to members	0	0	0
31.	Net gain from operations after dividends to policyholders, refunds to members and before federal income taxes (Line 29 minus Line 30)	(531 431)	1 743 758	
32.	Federal and foreign income taxes incurred (excluding tax on capital gains)	(94,839)	399,925	5,734,586
33.	Net gain from operations after dividends to policyholders, refunds to members and federal income	(400, 500)	1 040 000	10,050,000
34.	taxes and before realized capital gains or (losses) (Line 31 minus Line 32) Net realized capital gains (losses) (excluding gains (losses) transferred to the IMR) less capital	(436,592)	1,343,833	
04.	gains tax of \$			
	transferred to the IMR)	(27,818)	(3,924)	(67,778)
35.	Net income (Line 33 plus Line 34)	(464,410)	1,339,909	18,888,518
36.	CAPITAL AND SURPLUS ACCOUNT Capital and surplus, December 31, prior year	128,727,163	123,178,666	123, 178, 666
37.	Net income (Line 35)			
38.	Change in net unrealized capital gains (losses) less capital gains tax of \$	(9,714)	0	(135,992)
39.	Change in net unrealized foreign exchange capital gain (loss)			0
40. 41.	Change in net deferred income tax Change in nonadmitted assets	. , ,	,	, ,
42.	Change in liability for reinsurance in unauthorized and certified companies	0	0	0
43.	Change in reserve on account of change in valuation basis, (increase) or decrease			0
44. 45.	Change in asset valuation reserve Change in treasury stock			
46.	Surplus (contributed to) withdrawn from Separate Accounts during period	0	0	0
47.	Other changes in surplus in Separate Accounts Statement			
48. 49.	Change in surplus notes Cumulative effect of changes in accounting principles		0 0	0
49. 50.	Capital changes:			0
	50.1 Paid in			0
	50.2 Transferred from surplus (Stock Dividend)			0
51.	50.3 Transferred to surplus Surplus adjustment:		0	0
51.		0	0	0
	51.1 Paid in	······································	••••••	0
	51.2 Transferred to capital (Stock Dividend)	0	0	
	51.2 Transferred to capital (Stock Dividend)		0 0	0
52.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance	0 	0 0 0	0 0
52. 53.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus	0 0 0 0 0	0 0 0 	0 0 (10,000,000) 0
53. 54.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53)			
53.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54)	0 0 0 0 0	0 0 0 	0 0 (10,000,000) 0
53. 54. 55.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS			
53. 54. 55. 08.301. 08.302	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel Ianeous income			
53. 54. 55. 08.301. 08.302. 08.303.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel Ianeous income	0 0 0 0 2,084,242 130,811,405 63,406		
53. 54. 55. 08.301 08.302 08.303 08.398	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel laneous income Summary of remaining write-ins for Line 8.3 from overflow page	0 0 0 0 2,084,242 130,811,405 63,406		
53. 54. 55. 08.301. 08.302. 08.303. 08.398. 08.399.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel laneous income Summary of remaining write-ins for Line 8.3 from overflow page Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above)			
53. 54. 55. 08.301. 08.302. 08.303. 08.303. 08.399. 2701.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel laneous income Summary of remaining write-ins for Line 8.3 from overflow page			
53. 54. 55. 08.301. 08.302. 08.303. 08.398. 08.399. 2701. 2702. 2703.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel laneous income Summary of remaining write-ins for Line 8.3 from overflow page Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above) Miscel laneous expenses			
53. 54. 55. 08.301 08.302 08.303 08.398 08.399 2701. 2702. 2703. 2798.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel laneous income Summary of remaining write-ins for Line 8.3 from overflow page Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above) Miscel laneous expenses Summary of remaining write-ins for Line 27 from overflow page			
53. 54. 55. 08.301 08.302 08.303 08.398 08.399 2701. 2702. 2703. 2798. 2799.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel laneous income Summary of remaining write-ins for Line 8.3 from overflow page. Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above) Miscel laneous expenses Summary of remaining write-ins for Line 27 from overflow page. Totals (Lines 2701 through 2703 plus 2798)(Line 27 above)			
53. 54. 55. 08.301. 08.302. 08.303. 08.399 2701. 2702. 2703. 2798. 2799. 5301.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel laneous income Summary of remaining write-ins for Line 8.3 from overflow page Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above) Miscel laneous expenses Summary of remaining write-ins for Line 27 from overflow page Totals (Lines 2701 through 2703 plus 2798)(Line 27 above)			
53. 54. 55. 08.301 08.302 08.303 08.399 2701. 2702. 2703. 2798. 2799. 5301. 5302. 5303.	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance Dividends to stockholders Aggregate write-ins for gains and losses in surplus Net change in capital and surplus for the year (Lines 37 through 53) Capital and surplus, as of statement date (Lines 36 + 54) DETAILS OF WRITE-INS Miscel laneous income Summary of remaining write-ins for Line 8.3 from overflow page Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above) Miscel laneous expenses Summary of remaining write-ins for Line 27 from overflow page Totals (Lines 2701 through 2703 plus 2798)(Line 27 above)			

CASH FLOW

	CASITILOW			
		1 Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
	Cash from Operations			
1.	Premiums collected net of reinsurance			
2.	Net investment income			
3.	Miscellaneous income	181,357	252,948	1,157,856
4.	Total (Lines 1 to 3)	32,856,380	29,619,674	123,475,122
5.	Benefit and loss related payments			
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts	0	0	0
7.	Commissions, expenses paid and aggregate write-ins for deductions			
8.	Dividends paid to policyholders	0	0	0
9.	Federal and foreign income taxes paid (recovered) net of \$0 tax on capital			
	gains (losses)	0	0	4,830,229
10.	Total (Lines 5 through 9)	30,856,089	30,676,333	108,976,205
11.	Net cash from operations (Line 4 minus Line 10)	2,000,291	(1,056,659)	14,498,916
10	Cash from Investments			
12.	Proceeds from investments sold, matured or repaid:	4 500 000	4 544 005	45 055 000
	12.1 Bonds			
	12.2 Stocks			
	12.3 Mortgage loans			
	12.4 Real estate			0
	12.5 Other invested assets			
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments			0
	12.7 Miscellaneous proceeds	3,500,000	0	0
	12.8 Total investment proceeds (Lines 12.1 to 12.7)		6,499,445	
13.	Cost of investments acquired (long-term only):			
	13.1 Bonds		0	
	13.2 Stocks	0	0	0
	13.3 Mortgage loans		0	
	13.4 Real estate	0	0	0
	13.5 Other invested assets	0	0	0
	13.6 Miscellaneous applications	0	0	0
	13.7 Total investments acquired (Lines 13.1 to 13.6)	20,454,225	0	20,130,784
14.	Net increase (or decrease) in contract loans and premium notes	1,362	0	19,255
15.	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	(9,866,380)	6,499,445	9,673,690
	Cash from Financing and Miscellaneous Sources			
16.	Cash provided (applied):			
	16.1 Surplus notes, capital notes	0	0	0
	16.2 Capital and paid in surplus, less treasury stock			
	16.3 Borrowed funds		0	
	16.4 Net deposits on deposit-type contracts and other insurance liabilities			
	16.5 Dividends to stockholders			
	16.6 Other cash provided (applied)	273,848	1,047,019	651,481
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5			
	plus Line 16.6)	(1,062,310)	(8,614,261)	(8,333,558)
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS			
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)		(3, 171, 475)	
19.	Cash, cash equivalents and short-term investments:			
	19.1 Beginning of year			
	19.2 End of period (Line 18 plus Line 19.1)	22,822,503	12,740,379	31,750,902
Note: ©	upplemental disclosures of cash flow information for non-cash transactions:			
	01. Mortgage loans capitalized interest	(13,855)	0	

EXHIBIT 1

DIRECT PREMIUMS AND DEPOSIT-TYPE CONTRACTS

			2	3
		Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
1.	Industrial life	0	0	0
2.	Ordinary life insurance			
3.	Ordinary individual annuities	0	0	0
4.	Credit life (group and individual)	0	0	0
5.	Group life insurance			
6.	Group annuities	0	0	0
7.	A & H - group		17,454,974	
8.	A & H - credit (group and individual)	0	0	0
9.	A & H - other	1,818,539	1,623,002	7,307,331
10.	Aggregate of all other lines of business	0	0	0
11.	Subtotal (Lines 1 through 10)		27, 386, 902	
12.	Fraternal (Fraternal Benefit Societies Only)	0	0	0
13.	Subtotal (Lines 11 through 12)		27,386,902	
14.	Deposit-type contracts	0	0	0
15.	Total (Lines 13 and 14)	28,513,912	27,386,902	117,681,991
	DETAILS OF WRITE-INS			
1001.				
1002.				
1003.				
1098.	Summary of remaining write-ins for Line 10 from overflow page	0	0	0
1099.	Totals (Lines 1001 through 1003 plus 1098)(Line 10 above)	0	0	0

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND GOING CONCERN

A. Accounting Practices

The Standard Life Insurance Company of New York (the "Company") was licensed in New York in 2000. The Company currently markets group life and accidental death and dismemberment insurance, group and individual disability insurance, group dental and vision insurance, group supplemental insurance, and family leave and absence management products in New York through brokers and its own representatives.

The accompanying statutory basis financial statements of the Company have been prepared in conformity with accounting practices prescribed or permitted by the New York State Department of Financial Services ("Department"). Only statutory accounting practices so prescribed or permitted by the Department can be used in determining and reporting the financial condition and results of operations of an insurance company and for determining its solvency under New York Insurance Law.

The National Association of Insurance Commissioners' ("NAIC") Accounting Practices and Procedures Manual, ("NAIC SAP"), including the Statements of Statutory Accounting Principles ("SSAP") as updated by the NAIC, has been adopted with some exceptions by the Department.

A reconciliation of the Company's net income and surplus between the NAIC SAP and practices prescribed and permitted by the State of New York is shown below:

			SSAP #	F/S Page	F/S Line #	March 31, 2021	December 31, 2020
NET INC	DME						
		Life Insurance Company of New Y age 4, Line 35, Columns 1 & 3)	ork XXX	XXX	XXX	\$ (464,410)	\$ 18,888,518
		bed Practices that are an rease from NAIC SAP:				-	-
(2) 2000		ed Practices that are an rease from NAIC SAP:				-	-
(4) NAIC	SAP	(1-2-3=4)	XXX	XXX	XXX	\$ (464,410)	\$ 18,888,518
SURPLUS							
		Life Insurance Company of New Y age 3, Line 38, Columns 1 & 2)	ork XXX	XXX	XXX	\$ 130,811,405	\$ 128,727,162
		bed Practices that are an rease from NAIC SAP:				-	-
		ed Practices that are an rease from NAIC SAP:				-	-
(8) NAIC	SAP	(5-6-7=8)	XXX	XXX	XXX	\$ 130,811,405	\$ 128,727,162

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

There was no significant change in the use of estimates for the first three months of 2021.

C. Accounting Policy

- (2) The Company did not have any SVO-Identified investments that are being reported at a different measurement from that used in a prior period.
- (6) Loan-backed and structured securities are carried at either amortized cost or the lower of amortized cost or fair value in accordance with the provisions of SSAP No. 43R *Loan-Backed and Structured Securities*. For loan-backed and structured securities, the effective yield is based on estimated cash flows, including prepayment assumptions based on data from widely accepted third-party data sources. Significant changes in estimated cash flows from the original purchase assumptions are accounted for using the prospective method.

D. Going Concern

Management does not have any substantial doubt about the Company's ability to continue as a going concern.

2. ACCOUNTING CHANGES AND CORRECTIONS OF ERRORS

Accounting Changes

There were no significant accounting changes for the first three months of 2021.

Corrections of Errors

There were no corrections of errors for the first three months of 2021.

3. BUSINESS COMBINATIONS AND GOODWILL

The Company was not a direct party to any business combinations and did not have any goodwill as of March 31, 2021.

4. DISCONTINUED OPERATIONS

The Company did not have any discontinued operations for the first three months of 2021.

5. INVESTMENTS

Fixed maturity securities represented 48.0% and commercial mortgage loans represented 44.4% of total cash and invested assets as of March 31, 2021

A. Mortgage Loans, including Mezzanine Real Estate Loans

The Company had no net realized losses attributable to the disposal of commercial mortgage loans for the first three months of 2021 and 2020.

B. Debt Restructuring

The Company held commercial mortgage loans in good standing with restructured terms of \$1.1 million as of March 31, 2021 and December 31, 2020, respectively.

C. Reverse Mortgages

The Company did not have any reverse mortgages as of March 31, 2021.

- D. Loan-Backed Securities
 - (1) The Company did not hold any loan-backed or structured securities as of March 31, 2021.
 - (2) a. The Company did not recognize any other-than-temporary impairments ("OTTI") for loan-backed and structured securities on the basis of the intent to sell for the first three months of 2021.

b. The Company did not recognize any OTTI on the basis of the inability or lack of intent to hold the loan-backed and structured securities for a period of time sufficient to recover the amortized cost basis for the first three months of 2021.

- (3) The Company did not recognize any OTTI on loan-backed and structured securities where the present value of cash flows expected to be collected was less than the amortized cost basis for the first three months of 2021.
- (4) As of March 31, 2021, all impaired securities (fair value is less than cost or amortized cost) for which an OTTI has not been recognized in earnings as a realized loss (including securities with a recognized OTTI for non-interest related declines when a non-recognized interest related impairment remains):

a.	The aggregate amount of unrealized losses:	
	1. Less than 12 months	\$ 638,391
	2. 12 months or longer	-
b.	The aggregate related fair value of securities with unrealized losses:	
	1. Less than 12 months	\$ 20,205,085
	2. 12 months or longer	-

(5) The Company expects the fair value of the fixed maturity securities above to recover as the fixed maturity securities approach their maturity dates or sooner if market yields for such fixed maturity securities decline. The Company does not believe that any of the fixed maturity securities are impaired due to credit quality or due to any company or industry specific event. Based on the Company's evaluation of the securities and intent to hold the securities, and as it is unlikely that the Company will be required to sell the securities, none of the unrealized losses summarized above are considered other-than-temporary.

E. Dollar Repurchase Agreements and/or Securities Lending Transactions

The Company did not have any dollar repurchase agreements or securities lending transactions for the first three months of 2021.

F. Repurchase Agreements Transactions Accounted for as Secured Borrowing

The Company did not have any repurchase agreements transactions accounted for as secured borrowing for the first three months of 2021.

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing

The Company did not have any reverse repurchase agreements transactions accounted for as secured borrowing for the first three months of 2021.

H. Repurchase Agreements Transactions Accounted for as a Sale

The Company did not have any repurchase agreements transactions accounted for as a sale for the first three months of 2021.

I. Reverse Repurchase Agreements Transactions Accounted for as a Sale

The Company did not have any reverse repurchase agreements transactions accounted for as a sale for the first three months of 2021.

J. Real Estate

The Company did not hold any real estate investments for the first three months of 2021.

K. Low-Income Housing Tax Credits ("LIHTC")

The Company did not have any LIHTC investments as of March 31, 2021.

L. Restricted Assets

There was no significant change in restricted assets for the first three months of 2021.

M. Working Capital Finance Investments

The Company did not have any working capital finance investments as of March 31, 2021.

N. Offsetting and Netting of Assets and Liabilities

The Company did not have offsetting and netting of assets and liabilities as of March 31, 2021.

O. 5GI Securities

The Company did not have any 5GI securities as of March 31, 2021.

P. Short Sales

The Company did not have any short sales of investments for the first three months of 2021.

Q. Prepayment Penalty and Acceleration Fees

During the first three months of 2021, the Company had fixed maturity securities disposed as a result of a callable feature. The following table sets forth the number of securities disposed and the amount recognized in investment income as a result of prepayment penalty and acceleration fees:

		General Account	<u>t</u>	Separate Account
(1)	Number of CUSIPs		2	-
(2)	Aggregate amount of investment income	\$ 132,40	59 5	\$-

R. Reporting Entity's Share of Cash Pool by Asset Type

The following table sets forth asset type as a percentage share of total cash pooled:

	Asset Type	Percent Share
(1)	Cash	100%
(2)	Cash Equivalents	0%
(3)	Short-Term Investments	0%
(4)	Total	100%

6. JOINT VENTURES, PARTNERSHIPS AND LIMITED LIABILITY COMPANIES

The Company did not have investments in joint ventures, partnerships or limited liability companies as of March 31, 2021.

7. INVESTMENT INCOME

There was no significant change in investment income for the first three months of 2021.

8. DERIVATIVE INSTRUMENTS

The Company did not have any derivative instruments as of March 31, 2021.

9. INCOME TAXES

There was no significant change in income taxes for the first three months of 2021.

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

- A., B., & C.
 - The Company purchases commercial mortgage loans from its affiliate, Standard Insurance Company ("Standard"), which are originated by the Company's affiliate StanCorp Mortgage Investors, LLC ("StanCorp Mortgage Investors"). Total commercial mortgage loans purchased from Standard at fair value for the first three months of 2021 were \$4.5 million. The Company did not purchase any commercial mortgage loans from Standard for the first three months of 2020.
- D. The Company reported the following net amounts due (to) from its affiliates:

	Ma	rch 31, 2021	1 31, 2021 December 31	
Standard	\$	(534,969)	\$	1,523,455
StanCorp Mortgage Investors	\$	64	\$	4,072
Total due (to) from affiliates	\$	(534,905)	\$	1,527,527

All amounts due from or due to the Company and its parent or affiliates are generally settled monthly and accrue interest if not settled within 30 days. For the intercompany tax agreement, accounts are generally settled within 90 days after the tax return is filed and accrue interest if not settled.

- E. The Company has made no guarantee or agreement for the benefit of an affiliate which results in material contingent exposure of the Company's assets or liabilities.
- F. All outstanding shares of the Company are owned by its parent, StanCorp, domiciled in the State of Oregon.
- G. The Company did not own any investments of its parent, StanCorp, or Meiji Yasuda Life Insurance Company, the ultimate holding company domiciled in Japan.
- H. The Company had no investments in its parent or affiliates that exceed 10% of its admitted assets.
- I. The Company did not hold investments in impaired subsidiary, controlled or affiliated companies.
- J. The Company did not hold an investment in a foreign insurance subsidiary.
- K. The Company did not hold an investment in a downstream noninsurance holding company.
- L. The Company did not hold investments in subsidiary, controlled or affiliated companies.
- M. The Company did not hold investments in insurance subsidiary, controlled or affiliated companies.

11. DEBT

- A. The Company had no outstanding debt as of March 31, 2021.
- B. Federal Home Loan Bank ("FHLB") Agreements

The Company is not a member of the FHLB program and therefore did not have any FHLB agreements outstanding as of March 31, 2021.

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

A. Defined Benefit Plans

There was no significant change in retirement plans, deferred compensation, postemployment benefits and compensated absences and other postretirement benefit plans as of March 31, 2021.

13. CAPITAL AND SURPLUS, SHAREHOLDERS' DIVIDEND RESTRICTIONS AND QUASI-REORGANIZATIONS

- A. The Company had 200,000 shares of common stock, with a par value of \$10 per share authorized, issued and outstanding as of March 31, 2021. All the shares are owned by its parent, StanCorp.
- B. The Company had no preferred stock issued and outstanding as of March 31, 2021.
- C. The New York State Insurance Law allows the Company, without prior regulatory clearance, to pay stockholder dividends to StanCorp in any calendar year based on either the "greater of" or "lessor of" standard. The Company is required to file notice not less than 30 days in advance with the Superintendent of Financial Services ("Superintendent) if it wants to distribute dividends in excess of the amount permitted under the standard selected and permits the Superintendent to disapprove the distribution if the Superintendent finds that the condition of the insurer does not warrant the distribution. Under New York State Insurance Law, the Superintendent has broad discretion in determining whether the financial condition of a stock life insurance company would support the payment of such dividends to its stockholders. Based on amounts for the year ended December 31, 2020, the Company could pay StanCorp a stockholder dividend of up to \$19.0 million in 2021 without prior approval of the Superintendent.
- D. Within the limitations of (3) above, there were no restrictions placed on the portion of the Company's profits that may be paid as ordinary dividends to shareholders as of March 31, 2021.
- E. There were no restrictions placed on the Company's surplus, including for whom the surplus is being held as of March 31, 2021.
- F. There were no advances to surplus not repaid as of March 31, 2021.
- G. The Company did not hold any of its own stock, including stock of affiliated companies, for special purposes as of March 31, 2021.
- H. There was no change in the balance in aggregate write-ins for special surplus funds for the first three months of 2021.
- I. The portion of unassigned funds (surplus) changed by cumulative unrealized gains and losses, net of federal income taxes, was \$10 thousand as of March 31, 2021.
- J. The Company did not have any surplus debentures or similar obligations as of March 31, 2021.
- K. Impact of quasi-reorganization
 - a. The Company has not been impacted by any restatement due to prior quasi-reorganizations.
- L. The effective date(s) of all quasi-reorganizations in the prior 10 years
 - a. The Company has not been a party to a quasi-reorganization in the 10 years from April 1, 2011 to March 31, 2021.

14. LIABILITIES, CONTINGENCIES AND ASSESSMENTS

In the normal course of business, the Company is involved in various legal actions and other state and Federal proceedings. A number of these actions or proceedings were pending as of March 31, 2021. In some instances, lawsuits include claims for punitive damages and similar types of relief in unspecified or substantial amounts, in addition to amounts for alleged contractual liability or other compensatory damages. In the opinion of management, the ultimate liability, if any, arising from these actions or proceedings is not expected to have a material effect on the Company's business, financial position, results of operations, or cash flows.

15. LEASES

There was no significant change regarding leases for the first three months of 2021.

16. INFORMATION ABOUT FINANCIAL INSTRUMENTS WITH OFF-BALANCE SHEET RISK AND FINANCIAL INSTRUMENTS WITH CONCENTRATIONS OF CREDIT RISK

There was no significant change regarding financial instruments with off-balance sheet risk or concentrations of credit risk for the first three months of 2021.

17. SALE, TRANSFER AND SERVICING OF FINANCIAL ASSETS AND EXTINGUISHMENTS OF LIABILITIES

A. Transfers of Receivables Reported as Sales

The Company did not have any transfers of receivables reported as sales for the first three months of 2021.

B. Transfers and Servicing of Financial Assets

The Company did not have transfers and servicing of financial assets for the first three months of 2021.

- C. Wash Sales
 - (1) In the course of the Company's asset management, fixed maturity securities may be sold and reacquired within 30 days of the sale date to enhance the Company's yield on its investment portfolio.
 - (2) There were no wash sales for the quarter ended March 31, 2021.
- 18. GAIN OR LOSS TO THE REPORTING ENTITY FROM UNINSURED PLANS AND THE UNINSURED PORTION OF PARTIALLY INSURED PLANS

There was no significant change in the gain or loss to the Company from uninsured plans and the uninsured portion of partially insured plans for the first three months of 2021.

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

There was no significant change in direct premium written/produced by managing general agents/third party administrators for the first three months of 2021.

20. FAIR VALUE MEASUREMENTS

- A. (1) The Company did not have any assets or liabilities reported at fair value on a recurring basis as of March 31, 2021.
 - (2) The Company did not have any assets or liabilities categorized within Level 3 of the fair value hierarchy on a recurring basis as of March 31, 2021.
 - (3) The Company did not have any assets or liabilities transferred into or out of Level 3 for the first three months of 2021.
 - (4) Valuation techniques and inputs used in the fair value measurement for assets and liabilities.

Assets and liabilities recorded at fair value are disclosed using a three-level hierarchy. The classification of assets and liabilities within the hierarchy is based on whether the inputs to the valuation methodology used for measurement are observable or unobservable. Observable inputs reflect market-derived or market-based information obtained from independent sources while unobservable inputs reflect the Company's estimates about market data.

The fair value hierarchy prioritizes the inputs to valuation techniques used to measure fair value into three broad levels: Level 1 inputs are based upon quoted prices in active markets for identical assets or liabilities that the Company can access at the measurement date. Level 2 inputs are based upon quoted prices for similar instruments in active markets, quoted prices for identical or similar instruments in markets that are not active and model-based valuation techniques for which all significant assumptions are observable in the market. Level 3 inputs are generated from model-based techniques that use significant assumptions not observable in the market. These unobservable assumptions reflect the Company's estimates of assumptions that market participants would use in pricing the asset or liability.

There are three types of valuation techniques used to measure assets and liabilities recorded at fair value:

- The market approach uses prices or other relevant information generated by market transactions involving identical or comparable assets or liabilities.
- The income approach uses the present value of cash flows or earnings.
- The cost approach, which uses replacement costs more readily adaptable for valuing physical assets.

The Company uses both the market and income approach in its fair value measurements. These measurements are discussed in more detail below.

Fixed Maturity Securities

Fixed maturity securities were comprised of the following bond classes:

- U.S. government.
- U.S. political subdivisions.
- U.S. special revenues.
- Industrial and miscellaneous (unaffiliated).

The fixed maturity securities were diversified across industries, issuers, and maturities. The Company calculates fair values for all fixed maturity securities using valuation techniques described below. They are placed into three levels depending on the valuation technique used to determine the fair value of the fixed maturity securities.

The Company uses independent pricing services to assist management in determining the fair value of these assets. The pricing services incorporate a variety of information observable in the market in its valuation techniques, including:

- Reported trading prices.
- Benchmark yields.
- Broker-dealer quotes.
- Benchmark securities.
- Bids and offers.
- Credit ratings.
- Relative credit information.
- Other reference data.

The pricing services also take into account perceived market movements and sector news, as well as a fixed maturity security's terms and conditions, including any features specific to that issue that may influence risk, and thus marketability. Depending on the security, the priority of the use of observable market inputs may change as some observable market inputs may not be relevant or additional inputs may be necessary.

The pricing services provide quoted market prices when available. Quoted prices are not always available due to fixed maturity security market inactivity. The pricing services obtain a broker quote when sufficient information, such as security structure or other market information, is not available to produce a valuation. Valuations and quotes obtained from third-party commercial pricing services are non-binding and do not represent quotes on which one may execute the disposition of the assets.

The significant unobservable inputs used in the fair value measurement of the reporting entity's fixed maturity securities are valuations and quotes received from analytical reviews and broker quotes. Significant increases or decreases in any of those inputs in isolation would result in a significantly lower or higher fair value measurement.

The Company performs control procedures over the external valuations at least quarterly through a combination of procedures that include an evaluation of methodologies used by the pricing services, analytical reviews, back testing of sales activity and maintenance of a securities watch list. As necessary, the Company compares prices received from the pricing services to prices independently estimated by the Company utilizing discounted cash flow models or through performing independent valuations of inputs and assumptions similar to those used by the pricing service in order to ensure prices represent a reasonable estimate of fair value. Although the Company does identify differences from time to time as a result of these validation procedures, the Company did not make any significant adjustments as of March 31, 2021 or December 31, 2020.

Commercial Mortgage Loans

For disclosure purposes, the fair values of commercial mortgage loans were estimated using a discounted cash flow valuation. The valuation includes both observable market inputs and estimated model parameters.

Significant observable inputs to the valuation include:

- Pricing for loans originated by StanCorp Mortgage Investors during the most recent quarter.
- U.S. Government treasury yields.
- The contractual terms of nearly every mortgage subject to valuation.

Significant estimated parameters include:

- The use of risk characteristics including stabilized debt coverage ratio and loan-to-value ratio.
- Variations in valuation spread between loans based on individual risk characteristics.

Valuations for commercial mortgage loans measured at fair value on a nonrecurring basis using significant unobservable Level 3 inputs are sensitive to a number of variables but are most sensitive to net operating income and the applied capitalization rate. Generally, an increase or decrease resulting from a change in the stabilized net operating income from the collateralized property would result in a directionally similar change in the fair value of the asset. An increase or decrease in the assumption for the capitalization rate would result in a directionally opposite change in the fair value of the asset.

- (5) The Company did not have any derivative assets or liabilities as of March 31, 2021.
- B. The Company does not provide additional fair value information in the notes.
- C. Estimated Fair Value of All Financial Instruments

As of March 31, 2021							Not
Type of Financial Instrument	Aggregate Fair Value	Admitted Assets	(Level 1)	(Level 2)	(Level 3)	Net Asset Value (NAV)	Practicable (Carrying Value)
Fixed maturity securities	\$ 153,753,792	\$ 145,767,731	\$-	\$ 153,753,792	\$-	\$ -	\$-
Commercial mortgage loans	147,292,176	134,908,162	-	-	147,292,176	-	-
Cash, cash equivalents, and							
short-term investments	22,822,503	22,822,503	22,822,503	-	-	-	-

STATEMENT AS OF MARCH 31, 2021 OF THE STANDARD LIFE INSURANCE COMPANY OF NEW YORK NOTES TO FINANCIAL STATEMENTS

As of December 31, 20 Type of Financial	20 Aggregate	Admitted				Net Asset Value	Not Practicable (Carrying
Instrument	Fair Value	Assets	(Level 1)	(Level 2)	(Level 3)	(NAV)	Value)
Fixed maturity securities	\$ 146,975,436	\$ 134,350,672	\$ - 5	\$ 146,975,436	\$ -	\$-	\$ -
Commercial mortgage loans	141,979,592	133,001,565	-	-	141,979,592	-	-
Cash, cash equivalents and							
short-term investments	31,750,902	31,750,902	31,750,902	-	-	-	-

D. Not Practicable to Estimate Fair Value

The Company did not have any investments where it was not practicable to estimate fair value as of March 31, 2021 or December 31, 2020.

E. Investments Measured Using the NAV Practical Expedient

The Company did not have any investments that were measured using the NAV practical expedient pursuant to SSAP No. 100 – *Fair Value* as of March 31, 2021.

21. OTHER ITEMS

A. Unusual or Infrequent Items

The Company did not have any unusual or infrequent items for the first three months of 2021.

B. Troubled Debt Restructuring

The Company did not have any troubled debt restructuring for the first three months of 2021.

C. Other Disclosures

The Company did not have any other disclosures for the first three months of 2021.

D. Business Interruption Insurance Recoveries

The Company did not have any business interruption insurance recoveries for the first three months of 2021.

E. State Transferable and Non-transferable Tax Credits

The Company did not have any state transferable and non-transferable tax credits as of March 31, 2021.

F. Subprime-Mortgage-Related Risk Exposure

There was no significant change in subprime-mortgage-related risk exposure for the first three months of 2021.

G. Retained Assets

The Company did not have any retained assets as of March 31, 2021.

H. Insurance-Linked Securities ("ILS") Contracts

The Company did not directly write or assume any ILS contracts for the first three months of 2021.

I. The Amount That Could Be Realized on Life Insurance Where the Reporting Entity is Owner and Beneficiary or Has Otherwise Obtained Rights to Control the Policy

The Company did not have any life insurance policies where it is the owner and beneficiary or has otherwise obtained rights to control the policy as of March 31, 2021.

22. EVENTS SUBSEQUENT

<u>Type I – Recognized Subsequent Events:</u>

Subsequent events have been considered through May 11, 2021 for the statutory statement issued on May 14, 2021.

There were no subsequent events to be reported.

Type II - Nonrecognized Subsequent Events:

Subsequent events have been considered through May 11, 2021 for the statutory statement issued on May 14, 2021.

There were no subsequent events to be reported.

In March 2020, the World Health Organization declared the outbreak of a novel coronavirus (COVID-19) as a pandemic, which continues to spread throughout the United States. StanCorp and its subsidiaries, including the Company, has a business continuity plan in place, which includes the ability to work remotely.

The Company is closely monitoring developments related to the COVID-19 pandemic to assess its impact on the business. The Company may incur increased costs, net of reinsurance, associated with claims under our insurance products. The investment portfolio may be adversely affected by potential market volatility, changes in interest rates, reduced liquidity and by a U.S. and global economic slowdown caused by the COVID-19 pandemic or the uncertainty of its outcome. Further, legal and regulatory responses to concerns about COVID-19 or other major public health issues may impact our business.

The extent to which COVID-19 impacts our business will depend on future developments which are highly uncertain and cannot be predicted, including new information which may emerge concerning the severity of COVID-19 and the actions taken to contain or treat its impact. The Company will continue to evaluate the potential impacts on its Assets, Liabilities, Surplus and Other Funds, Summary of Operations and Cash Flows.

23. REINSURANCE

There was no significant change in reinsurance for the first three months of 2021.

24. RETROSPECTIVELY RATED CONTRACTS & CONTRACTS SUBJECT TO REDETERMINATION

A. Accrued Retrospective Premium Adjustments

The Company did not have any significant change in its method of calculating accrued retrospective premium adjustments or contracts subject to redetermination for the first three months of 2021.

B. Accrued Retrospective Premium Adjustments to Earned Premium

The Company did not have any significant change in the accrued retrospective premium recorded as adjustments to earned premium or contracts subject to redetermination for the first three months of 2021.

C. Net Premiums Written Subject to Retrospective Rating Features

There was no significant change in the amount of net premiums written that were subject to retrospective rating features or redetermination for the first three months of 2021.

D. Medical Loss Ratio Rebates Required Pursuant to the Public Health Service Act

The Company did not have any medical loss ratio rebates required pursuant to the Public Health Service Act for the first three months of 2021.

E. Risk-Sharing Provisions of the Affordable Care Act ("ACA")

The Company did not write any accident and health insurance premium subject to the ACA risk-sharing provisions for the first three months of 2021. Per SSAP No. 107 - Risk-Sharing Provisions of the Affordable Care Act, the ACA risk-sharing provisions include health plans in the individual or small group markets. The Company writes group dental and vision plans. Per SSAP No. 107, group plans are required to contribute funding but are not eligible to receive distributions under the risk-sharing provisions of the ACA.

25. CHANGE IN INCURRED LOSSES AND LOSS ADJUSTMENT EXPENSES

Reserves as of January 1, 2021 were \$138.8 million. For the first three months of 2021, \$10.1 million had been paid for incurred losses and loss adjustment expenses attributable to insured events of prior years. Reserves remaining for prior years were \$132.0 million as of March 31, 2021, as a result of re-estimation of unpaid claims and claim adjustment expenses. There was a \$3.3 million increase of prior year development from January 1, 2021 to March 31, 2021. Original estimates are increased or decreased as additional information becomes known regarding individual claims. Prior years' effects are combined with current experience in determining retrospective premium, premium refunds, and renewal rates for the larger group contracts.

A. There were no significant changes in methodologies and assumptions used in calculating the liability for unpaid losses and loss adjustment expenses.

26. INTERCOMPANY POOLING ARRANGEMENTS

The Company did not have any intercompany pooling arrangements as of March 31, 2021.

27. STRUCTURED SETTLEMENTS

The Company did not purchase any structured settlements to fulfill obligations of claimants for the first three months of 2021.

28. HEALTH CARE RECEIVABLES

A. Pharmaceutical Rebate Receivables

The Company did not have any pharmaceutical rebate receivables as of March 31, 2021.

B. Risk-Sharing Receivables

The Company did not have any risk-sharing receivables as of March 31, 2021.

29. PARTICIPATING POLICIES

The Company did not have any participating policies for the first three months of 2021.

30. PREMIUM DEFICIENCY RESERVES

In accordance with SSAP No. 54R – *Individual and Group Accident and Health Contracts*, there was no premium deficiency reserve held as of March 31, 2021 for all individual and group accident and health contracts. Since premium deficiency reserves were unnecessary, no calculation involving anticipated investment income was performed as of March 31, 2021.

31. RESERVES FOR LIFE CONTRACTS AND ANNUITY CONTRACTS

There was no significant change in the practice or method of calculating reserves for life and annuity contracts for the first three months of 2021.

32 ANALYSIS OF ANNUITY ACTUARIAL RESERVES AND DEPOSIT – TYPE LIABILITIES BY WITHDRAWAL CHARACTERISTICS

There was no significant change in annuity actuarial reserves and deposit-type liabilities by withdrawal characteristics for the first three months of 2021.

33. ANALYSIS OF LIFE ACTUARIAL RESERVES BY WITHDRAWAL CHARACTERISTICS

There was no significant change in life actuarial reserves by withdrawal characteristics for the first three months of 2021.

34. PREMIUM AND ANNUITY CONSIDERATIONS DEFERRED AND UNCOLLECTED

There was no significant change in premium and annuity considerations deferred and uncollected for the first three months of 2021.

35. SEPARATE ACCOUNTS

The Company did not have any Separate Accounts as of March 31, 2021.

36. LOSS/CLAIM ADJUSTMENT EXPENSES

There was no significant change to the Company's loss/claim adjustment expenses for the first three months of 2021.

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES

GENERAL

1.1	Did the reporting entity experience any material transactions requiring the filing of Disclosure of Material Transactions with the State of Domicile, as required by the Model Act?	Yes [] No [X]								
1.2	If yes, has the report been filed with the domiciliary state?	Yes [] No []								
2.1	Has any change been made during the year of this statement in the charter, by-laws, articles of incorporation, or deed of settlement of the reporting entity?	Yes [] No [X]								
2.2	If yes, date of change:									
3.1	Is the reporting entity a member of an Insurance Holding Company System consisting of two or more affiliated persons, one or more of which is an insurer? If yes, complete Schedule Y, Parts 1 and 1A.									
3.2	Have there been any substantial changes in the organizational chart since the prior quarter end?	Yes [] No [X]								
3.3	If the response to 3.2 is yes, provide a brief description of those changes.									
3.4	Is the reporting entity publicly traded or a member of a publicly traded group?	Yes [] No [X]								
3.5	If the response to 3.4 is yes, provide the CIK (Central Index Key) code issued by the SEC for the entity/group.									
4.1	Has the reporting entity been a party to a merger or consolidation during the period covered by this statement? If yes, complete and file the merger history data file with the NAIC.	Yes [] No [X]								
4.2	If yes, provide the name of the entity, NAIC Company Code, and state of domicile (use two letter state abbreviation) for any entity that has ceased to exist as a result of the merger or consolidation.									
	1 2 3 Name of Entity NAIC Company Code State of Domicile									
5.	If the reporting entity is subject to a management agreement, including third-party administrator(s), managing general agent(s), attorney- in-fact, or similar agreement, have there been any significant changes regarding the terms of the agreement or principals involved?	[] No [X] N/A []								
6.1	State as of what date the latest financial examination of the reporting entity was made or is being made.	12/31/2015								
6.2	State the as of date that the latest financial examination report became available from either the state of domicile or the reporting entity. This date should be the date of the examined balance sheet and not the date the report was completed or released.	12/31/2015								
6.3	State as of what date the latest financial examination report became available to other states or the public from either the state of domicile or the reporting entity. This is the release date or completion date of the examination report and not the date of the examination (balance sheet date).	06/13/2018								
6.4	By what department or departments?									
6.5	New York State Department of Financial Services Have all financial statement adjustments within the latest financial examination report been accounted for in a subsequent financial statement filed with Departments?Yes	[] No [] N/A [X]								
6.6	6 Have all of the recommendations within the latest financial examination report been complied with?									
7.1	.1 Has this reporting entity had any Certificates of Authority, licenses or registrations (including corporate registration, if applicable) suspended or revoked by any governmental entity during the reporting period?									
7.2	If yes, give full information:									
8.1	3.1 Is the company a subsidiary of a bank holding company regulated by the Federal Reserve Board?									
8.2	If response to 8.1 is yes, please identify the name of the bank holding company.									
8.3	Is the company affiliated with one or more banks, thrifts or securities firms?	Yes [X] No []								

8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator.

1	2	3	4	5	6
Affiliate Name	Location (City, State)	FRB	000	FDIC	SEC
StanCorp Equities, Inc.	Portland, OR	NO	NO	NO	YES
StanCorp Investment Advisers, Inc.	Portland, OR	NO	NO	NO	YES
	,				

GENERAL INTERROGATORIES

9.1 9.11	 Are the senior officers (principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions) of the reporting entity subject to a code of ethics, which includes the following standards? (a) Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships; (b) Full, fair, accurate, timely and understandable disclosure in the periodic reports required to be filed by the reporting entity; (c) Compliance with applicable governmental laws, rules and regulations; (d) The prompt internal reporting of violations to an appropriate person or persons identified in the code; and (e) Accountability for adherence to the code. If the response to 9.1 is No, please explain: 	Yes [X] No []
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 officers?	Yes [] No [X]
9.31	If the response to 9.3 is Yes, provide the nature of any waiver(s).	
	FINANCIAL	
10.1	Does the reporting entity report any amounts due from parent, subsidiaries or affiliates on Page 2 of this statement?	Yes [X] No []
10.2	If yes, indicate any amounts receivable from parent included in the Page 2 amount:	0
	INVESTMENT	

11.1 11.2	Were any of the stocks, bonds, or other assets of the reporting entity loaned, placed under option agreement, use by another person? (Exclude securities under securities lending agreements.)			Yes [] No [X]
12.	Amount of real estate and mortgages held in other invested assets in Schedule BA:					
13.	Amount of real estate and mortgages held in short-term investments:					
14.1 14.2	Does the reporting entity have any investments in parent, subsidiaries and affiliates? If yes, please complete the following:			Yes [] No [X]
			1		2	
			Prior Year-End		irrent Qu	
			Book/Adjusted		ook/Adju	
1/ 21	Bonds	\$	Carrying Value	¢	arrying V	aiue
14.22	Preferred Stock	φ \$	0 0	φ \$		00
	Common Stock					
14.24	Short-Term Investments	\$	0			
14.25	Mortgage Loans on Real Estate	\$	0			
14.26	6 All Other	\$	0			
14.27	' Total Investment in Parent, Subsidiaries and Affiliates (Subtotal Lines 14.21 to 14.26)	\$	0	\$		0
14.28	Total Investment in Parent included in Lines 14.21 to 14.26 above	\$	0	\$		0
15.1	Has the reporting entity entered into any hedging transactions reported on Schedule DB?			Yes [1 No [XI
15.2			Yes [] No	[] N/	/A []
16.	For the reporting entity's security lending program, state the amount of the following as of the current statemen	nt date:				
	16.1 Total fair value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2					0
	16.2 Total book adjusted/carrying value of reinvested collateral assets reported on Schedule					
	16.3 Total payable for securities lending reported on the liability page.					

			GENERAL IN	NTERR	OGA1	ORIES	5				
17. 17.1	offices, vaults or safety custodial agreement w Outsourcing of Critical	y deposit boxes, v /ith a qualified ba Functions, Custo	- Special Deposits, real estate, n vere all stocks, bonds and other nk or trust company in accordar idial or Safekeeping Agreements requirements of the NAIC Finan	securities, owner the with Section s of the NAIC Fir	ed throughout f 1, III - Genera nancial Conditi	the current year I Examination C ion Examiners H	held pursuant to a onsiderations, F. landbook?	Yes	[X] No []
	BNY Mellon	1 Name of Cus	todian(s)	One Wall Str		2 Custodian Addr	ess New York, NY 10286 .				
17.2	For all agreements tha location and a complete		vith the requirements of the NAI	C Financial Cond	dition Examine	ers Handbook, pi	rovide the name,				
	1 Name(s)	2 Location(s)			3 Complete Expla	nation(s)				
17.3 17.4	Have there been any c If yes, give full informa		g name changes, in the custodia to:	n(s) identified in	17.1 during th	ne current quarte	r?	Yes	[]	No [X]
	1 Old Custo	odian	2 New Custodian	Date	3 of Change		4 Reason				
17.5	make investment decis	sions on behalf o	vestment advisors, investment i the reporting entity. For assets tment accounts"; "handle sec	that are manage							
	•	Inc	1 n or Individual		tion						
	17.5097 For those firm	ns/individuals liste	ed in the table for Question 17.5, more than 10% of the reporting	do any firms/inc	lividuals unaffi d assets?	liated with the re	eporting entity (i.e.	Yes	[] No []
	17.5098 For firms/indiv total assets u	viduals unaffiliate nder managemer	d with the reporting entity (i.e. de t aggregate to more than 50% c	esignated with a of the reporting e	"U") listed in t ntity's invested	he table for Que d assets?	stion 17.5, does the	Yes	[] No []
17.6	For those firms or individual table below.	viduals listed in th	e table for 17.5 with an affiliation	n code of "A" (af	filiated) or "U"	(unaffiliated), pr	ovide the information for t	ne			
	1		2			3	4			5 stment igemen	
	Central Registration Depository Number		Name of Firm or Individual		Legal Entity	Identifier (LEI)	Registered With Not a registered investi	ment	Agr	eement A) Filed	
		-	ment, Inc				advisor				
			urposes and Procedures Manua	I of the NAIC Inv	estment Anal	ysis Office been	followed?	Yes	[X] No []
19.	a. Documentation security is not a b. Issuer or obligo c. The insurer has	necessary to per available. r is current on all an actual expect	eporting entity is certifying the fo mit a full credit analysis of the se contracted interest and principal ation of ultimate payment of all o 5GI securities?	ecurity does not l payments. contracted intere	exist or an NA st and principa	IC CRP credit ra	ating for an FE or PL	Yes	[] No [X]
20.	a. The security was b. The reporting er c. The NAIC Desig on a current priv d. The reporting er	s purchased prior ntity is holding cap nation was derive rate letter rating h ntity is not permitt	reporting entity is certifying the to January 1, 2018. ital commensurate with the NAI dofrom the credit rating assigned eld by the insurer and available ed to share this credit rating of th PLGI securities?	C Designation re d by an NAIC CF for examination ne PL security wi	eported for the RP in its legal of by state insura th the SVO.	security. capacity as a NF ance regulators.	SRO which is shown	Yes	ſ] No [X 1
21.	By assigning FE to a S FE fund: a. The shares were b. The reporting er c. The security had January 1, 2019 d. The fund only or e. The current repo in its legal capad f. The public credit	Schedule BA non- tity is holding cap d a public credit ra predominantly h rted NAIC Desig city as an NRSRC rating(s) with and	registered private fund, the repo to January 1, 2019. bital commensurate with the NAI titing(s) with annual surveillance blds bonds in its portfolio. nation was derived from the pub	orting entity is ce C Designation re assigned by an I lic credit rating(s NAIC CRP has	rtifying the folle eported for the NAIC CRP in i) with annual s not lapsed.	owing elements security. ts legal capacity surveillance assi	of each self-designated as an NRSRO prior to igned by an NAIC CRP		-] NO [

GENERAL INTERROGATORIES

PART 2 - LIFE AND ACCIDENT AND HEALTH COMPANIES/FRATERNAL BENEFIT SOCIETIES

Life and 1.	d Accident Health Companies/Fraternal Benefit Societies: Report the statement value of mortgage loans at the end of this reporting period for the following categories:	1 Amount
	1.1 Long-Term Mortgages In Good Standing	Anount
	1.11 Farm Mortgages	.\$0
	1.12 Residential Mortgages	\$0
	1.13 Commercial Mortgages	.\$133,992,743
	1.14 Total Mortgages in Good Standing	\$133,992,743
	1.2 Long-Term Mortgages In Good Standing with Restructured Terms	
	1.21 Total Mortgages in Good Standing with Restructured Terms	.\$915,419
	1.3 Long-Term Mortgage Loans Upon which Interest is Overdue more than Three Months	
	1.31 Farm Mortgages	\$0
	1.32 Residential Mortgages	\$0
	1.33 Commercial Mortgages	.\$0
	1.34 Total Mortgages with Interest Overdue more than Three Months	\$0
	1.4 Long-Term Mortgage Loans in Process of Foreclosure	
	1.41 Farm Mortgages	\$0
	1.42 Residential Mortgages	\$0
	1.43 Commercial Mortgages	.\$0
	1.44 Total Mortgages in Process of Foreclosure	\$0
1.5	Total Mortgage Loans (Lines 1.14 + 1.21 + 1.34 + 1.44) (Page 2, Column 3, Lines 3.1 + 3.2)	
1.6	Long-Term Mortgages Foreclosed, Properties Transferred to Real Estate in Current Quarter	
	1.61 Farm Mortgages	<u>.</u> 0
	1.62 Residential Mortgages	
	1.63 Commercial Mortgages	
		.\$ 0
2.	Operating Percentages:	
	2.1 A&H loss percent	
	2.2 A&H cost containment percent	
	2.3 A&H expense percent excluding cost containment expenses	
3.1	Do you act as a custodian for health savings accounts?	
3.2	If yes, please provide the amount of custodial funds held as of the reporting date	
3.3	Do you act as an administrator for health savings accounts?	
3.4	If yes, please provide the balance of the funds administered as of the reporting date	
4.	Is the reporting entity licensed or chartered, registered, qualified, eligible or writing business in at least two states?	
4.1	If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other than the state of	
	domicile of the reporting entity?	Yes [] No [X]
Fratern 5.1	al Benefit Societies Only: In all cases where the reporting entity has assumed accident and health risks from another company, provisions should be made in this statement on account of such reinsurances for reserve equal to that which the original company would have been required to establish had it retained the risks. Has this been done?	Yes [] No [] N/A []
5.2	If no, explain:	
6.1	Does the reporting entity have outstanding assessments in the form of liens against policy benefits that have increased surplus?	
6.2	If yes, what is the date(s) of the original lien and the total outstanding balance of liens that remain in surplus?	

Date	Outstanding Lien Amount

SCHEDULE S - CEDED REINSURANCE

Showing All New Reinsurance Treaties - Current Year to Date

			Showing All New Reinsuran				-		
1	2	3	4	5	6	7	8	9 Certified	10 Effective Date of
NAIC Company Code	ID Number	Effective Date	Name of Reinsurer	Domiciliary Jurisdiction	Type of Reinsurance Ceded	Type of Business Ceded	Type of Reinsurer	Reinsurer Rating (1 through 6)	Certified Reinsurer Rating
								•••••	[
									1
							-		
									1
									L
								•••••	[
								•••••	1
									l
									k
								•••••	[
									1
									l
									·
									h
			NO		•••••				ſ
									1
									[
									1
									l
									r
									1
									1
									k
									ł
									ſ
									í
									+
					-				ſ
									í
									l
									·····
									L

STATEMENT AS OF MARCH 31, 2021 OF THE STANDARD LIFE INSURANCE COMPANY OF NEW YORK **SCHEDULE T - PREMIUMS AND ANNUITY CONSIDERATIONS**

		1	Life Co	ontracts	4	5	6	7
		1	2	3	Accident and	5	U	1
			-	Ĭ	Health Insurance			
					Premiums,			
		Active			Including Policy,	0.11	Total	
	States. Etc.	Status (a)	Life Insurance Premiums	Annuity Considerations	Membership and Other Fees	Other Considerations	Columns 2 Through 5	Deposit-Ty Contracts
1.	AlabamaAl	(a) N		Considerations		Considerations	2 Through 5	Contract
2.	,	N.		0		0		
	74	N		0		0	, ,	
	Arizona Az	N		0	5,903	0	6,330	
4.	Arkansas AF	N		0	4,347	0	6,285	
5.	California CA	N		0		0		
6.	Colorado Co	N		0	4,218	0		
7.	Connecticut	N		0		0		
8.	Delaware	N	50	0	1.576	0	1.626	
	District of Columbia		50	0	3,480	0		
	B	N.		0	,	0		
	Florida FL	N		0		0		
1.	Georgia G/	N		0	4,353	0	4,657	
2.	Hawaii HI	N	0	0		0		
3.	Idaho ID	N		0	0	0	0	
4.	Illinois	N	6.957	0		0		
5.	Indiana IN	N		0	2.094	0	2,094	
	Iowa IA	N	1.405	0	4.811	0		
		N	, ,			0		
	Kansas KS	N		0		0		
8.	Kentucky	N	0	0	0	0	0	
9.	Louisiana LA	N		0		0	4,489	l
0.	Maine M	N			1,893		1,893	
	MarylandM		449	0		0		
	Massachusetts			0		۰. م		
					,		, , ,	
	Michigan Mi	N		0	7,544	0		
	Minnesota MI			0		0	5, 116	
5.	Mississippi M	N	0	0	0	0	0	
6.	Missouri	N		0		0		
7.	Montana	N	٥.	0	0	n	∩	
7. 8.	Nebraska	N		0 ^		۰		
				······0		0		
9.	Nevada			0		0	2,743	
0.	New Hampshire NI	N		0	5,040	0	6,852	
1.	New Jersey No.	N		0		0		
2.	New Mexico N	N		0		0		
3.	New York	L	8.211.306	0	19.607.638	0	.27.818.944	
	North Carolina	N	10.182	0		0	32.047	
			,	0	,	0		
				0	0	0		
6.	Ohio Ol	N		0		0		
7.	Oklahoma Ol	N		0	4,878	0	6,457	
8.	Oregon Of	N		0		0		
9.	Pennsylvania	N	5,555	0		0		
	Rhode Island	N		0	6.600	۰. ۱		
1.		JV	2,943	······	5.890	0	8.826	
		N	,	0	, .	<u>0</u>		
2.	South Dakota	N	0	0	0	0	0	
	Tennessee Th	N		0	3, 113	0		
4.	Texas	N	5,260	0		0		
5.	Utah	N	0	0		0		l
	Vermont	N	0	0		0		
	Virginia			0	0.000			
					,.	0 -		
	Washington W			0	9,674	0		
	West Virginia W			0	0	0	1,026	
0.	Wisconsin W		0	0	2,447	0	2,447	
1.	WyomingW	/N	0	0	0	0	0	
	American Samoa			0	0	0	۵. ۱	
	Guam		0	0	0	0	0	
	Puerto Rico					0		
				0		0		
	U.S. Virgin Islands VI	N		0		0	0	
	Northern Mariana Islands MI		0	0	0	0	0	
7.	Canada CA			0		0	0	
	Aggregate Other Aliens		376	0	691	n	1.067	
9.	Subtotal					0		
9. 0.	Reporting entity contributions for employee bene		0, 340, 293	0		0		
υ.			0	^	0	0	0	
1.	plans Dividends or refunds applied to purchase paid up			0			U	
· ·	Dividends or refunds applied to purchase paid-up additions and annuities.		٥	0	0	0	٥	
2.	Dividends or refunds applied to shorten endowm			0	0		0	
<u> </u>	or premium paying period.		n	0	0	n	n	
3.	Premium or annuity considerations waived under			0	0	0	0	
υ.	disability or other contract provisions		n	0	0	•	^	
4.	Aggregate or other amounts not allocable by Sta			0	0		0	
						0		
	Totals (Direct Business)		, ,	0	20, 165, 615	0		
6.	Plus Reinsurance Assumed	XXX		0	0	0	0	
	Totals (All Business)			0		0		
8.	Less Reinsurance Ceded			0		0		
9.	Totals (All Business) less Reinsurance Ceded	XXX	8,319,867	0		0	27,794,288	
	DETAILS OF WRITE-INS	,,,,,,	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ľ	,,	Ť		
01	Other Alien 122	~~~~	376	^	691	0	1.067	
				0		0	1,00/	
02.		XXX		<u> </u>		<u> </u>		
03.						<u> </u>		
98.	Summary of remaining write-ins for Line 58 from							
	overflow page		0	0	0	0	0	
99.	Totals (Lines 58001 through 58003 plus							
	58998)(Line 58 above)	XXX	376	0	691	0	1,067	
)1.							,	
)2.				t				
				t		t		
)3.		XXX				+		
98.	Summary of remaining write-ins for Line 94 from		-	-	-	-	-	
	overflow page	XXX	0	0	0	0	0	
20		1	i i	1	1	Î.		1
99.	Totals (Lines 9401 through 9403 plus 9498)(Line 94 above)	XXX	0	0	0	0	0	

L - Licensed or Chartered - Licensed Insurance carrier or domiciled RRG.....
 E - Eligible - Reporting entities eligible or approved to write surplus lines in the state.....
N - None of the above - Not allowed to write business in the state.....

R - Registered - Non-domiciled RRGs......0 Q - Qualified - Qualified or accredited reinsurer......0 0 .56

Company	FEIN	NAIC	LOCATION	Ownership
Meiji Yasuda Life Insurance Company ("MY")			JPN	
StanCorp Financial Group, Inc. ("SFG")	93-1253576		OR	100.00% owned by MY
The Standard Life Insurance Company of New York	13-4119477	89009	NY	100.00% owned by SFG
Standard Insurance Company ("SIC")	93-0242990	69019	OR	100.00% owned by SFG
Standard QOZ Fund, LLC.	86-2941531		OR	99.00% owned by SIC, 1.00% by SFG
StanCap Insurance Company, Inc.	46-5761825		OR	100.00% owned by SFG
Standard Management, Inc.	93-0928203		OR	100.00% owned by SFG
StanCorp Equities, Inc.	93-0930972		OR	100.00% owned by SFG
StanCorp Investment Advisers, Inc.	93-1296382		OR	100.00% owned by SFG
Standard Retirement Services, Inc.	25-1838406		OR	100.00% owned by SFG
StanCorp Mortgage Investors, LLC ("SMI")	93-1191029		OR	100.00% owned by SFG
StanCorp Mortgage Investors Pass-Through, LLC	26-1758088		OR	100.00% owned by SMI
StanCorp Real Estate, LLC ("SRE")	93-1191030		OR	100.00% owned by SFG
1381-1399 Florin Road LLC	45-3789788		OR	100.00% owned by SRE
Standard Insurance Company Continuing Health & Welfare Benefits Trust	93-1097066		OR	100.00% owned by SFG
The Standard Charitable Foundation	20-3997125		OR	100.00% owned by SFG
Pacific Guardian Life Insurance Company, Limited	99-0108050	64343	HI	100.00% owned by MY
Meiji Yasuda America Incorporated	51-0383916		NY	100.00% owned by MY
Meiji Yasuda Europe Limited			GBR	100.00% owned by MY
Meiji Yasuda Asia Limited			HKG	100.00% owned by MY
Founder Meiji Yasuda Life Insurance Co., Ltd.			CHN	29.20% owned by MY
PT AVRIST Assurance			IDN	29.90% owned by MY
TU Europa S.A.			POL	33.50% owned by MY
TUiR Warta S.A.			POL	24.30% owned by MY
Thai Life Insurance Public Company Limited			THA	15.00% owned by MY
Meiji Yasuda General Insurance Co., Ltd.			JPN	100.00% owned by MY
Meiji Yasuda Insurance Service Company, Limited			JPN	100.00% owned by MY
Meiji Yasuda Asset Management Company Ltd.			JPN	92.90% owned by MY
Meiji Yasuda Real Estate Management Company Limited			JPN	100.00% owned by MY
Meiji Yasuda Life Planning Center Company, Limited			JPN	100.00% owned by MY
Meiji Yasuda System Technology Company Limited			JPN	100.00% owned by MY
Meiji Yasuda Payment Collection Business Services Company, Limited			JPN	100.00% owned by MY

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATION CHART

Company	FEIN	NAIC	LOCATION	Ownership
Meiji Yasuda Office Partners Co., Ltd.			JPN	100.00% owned by MY
Diamond Athletics, Ltd.			JPN	35.00% owned by MY
Meiji Yasuda Research Institute, Inc.			JPN	91.00% owned by MY
Sunvenus Tachikawa Company Limited			JPN	100.00% owned by MY
MST Insurance Service Co., Ltd.			JPN	16.10% owned by MY
The Mitsubishi Asset Brains Company, Limited			JPN	25.00% owned by MY
KSP COMMUNITY, Inc.			JPN	18.50% owned by MY
Japan Pension Service Co., Ltd.			JPN	39.70% owned by MY
Meiji Yasuda Business Plus Co., Ltd.			JPN	100.00% owned by MY
Meiji Yasuda Trading Company, Ltd.			JPN	100.00% owned by MY
RP Alpha Tokutei Mokuteki Kaisha			JPN	100.00% owned by MY
Meiji Yasuda Life Foundation of Health and Welfare			JPN	100.00% owned by MY
Meiji Yasuda Mental Health Foundation			JPN	100.00% owned by MY
The Meiji Yasuda Cultural Foundation			JPN	100.00% owned by MY
Meiji Yasuda Health Development Foundation			JPN	100.00% owned by MY
NB Investment, LLC.			JPN	100.00% owned by MY
DY Investment, LLC.			JPN	100.00% owned by MY
KC Investment, LLC.			JPN	100.00% owned by MY

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATION CHART

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

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15 16
											Туре	lf		
											of Control	Control		
											(Ownership,	is		ls an
						Name of Securities			Relation-		Board.	Owner-		SCA
						Exchange		Domi-			Management,	ship		Filing
		NAIC				if Publicly Traded	Names of	ciliary	to		Attorney-in-Fact,	Provide		Re-
Group		Company	ID	Federal		(U.S. or	Parent, Subsidiaries	Loca-		Directly Controlled by	Influence.	Percen-	Ultimate Controlling	quired?
	Oracina Marina													
Code	Group Name	Code	Number	RSSD	CIK	International)	Or Affiliates	tion	Entity	(Name of Entity/Person)	Other)	tage	Entity(ies)/Person(s)	(Y/N) *
		00000					Meiji Yasuda Life Insurance Company	JPN	UIP			0.000		N
1348	Meiji Yasuda Life Insurance Group	00000	93-1253576				StanCorp Financial Group, Inc.	0R	UDP	Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
							The Standard Life Insurance Company of New							
	Meiji Yasuda Life Insurance Group	69019	93-0242990				York	NY		StanCorp Financial Group, Inc	Ownership		. Meiji Yasuda Life Insurance Company	N
1348	Meiji Yasuda Life Insurance Group		13-4119477				Standard Insurance Company	0R		StanCorp Financial Group, Inc.	Ownership		. Meiji Yasuda Life Insurance Company	<u>N</u>
		00000	86-2941531				Standard QOZ Fund, LLC.	0R		Standard Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	86-2941531				Standard QOZ Fund, LLC.	0R		StanCorp Financial Group, Inc.	Influence		Meiji Yasuda Life Insurance Company	N
		00000	46-5761825				StanCap Insurance Company, Inc.	0R		StanCorp Financial Group, Inc.	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	93-0928203				Standard Management, Inc.	OR		StanCorp Financial Group, Inc.	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	93-0930972				StanCorp Equities, Inc.	0R		StanCorp Financial Group, Inc	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	93-1296382				StanCorp Investment Advisers, Inc.	OR		StanCorp Financial Group, Inc.	Ownership		. Meiji Yasuda Life Insurance Company	<u>N</u>
		00000	25-1838406				Standard Retirement Services, Inc.	0R	NIA	StanCorp Financial Group, Inc.	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	93-1191029				StanCorp Mortgage Investors, LLC	0R	NIA	StanCorp Financial Group, Inc	Ownership		. Meiji Yasuda Life Insurance Company	N
							StanCorp Mortgage Investors Pass-Through, LLC	-						
		00000	26-1758088					OR		StanCorp Mortgage Investors, LLC	Owner ship		. Meiji Yasuda Life Insurance Company	. N
		00000	93-1191030				StanCorp Real Estate, LLC	0R	NIA	StanCorp Financial Group, Inc	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	45-3789788				1381-1399 Florin Road LLC	0R	NIA	StanCorp Real Estate, LLC	Ownership		. Meiji Yasuda Life Insurance Company	N
							Standard Insurance Company Continuing Health							
		00000	93-1097066				& Welfare Benefits Trust	0R		StanCorp Financial Group, Inc.	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	20-3997125				The Standard Charitable Foundation	0R	NIA	StanCorp Financial Group, Inc	Ownership		. Meiji Yasuda Life Insurance Company	N
							Pacific Guardian Life Insurance Company,				l			
1348	Meiji Yasuda Life Insurance Group	64343	99-0108050				Limited	HI		Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	<u>N</u>
		00000	51-0383916				Meiji Yasuda America Incorporated	NY		Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000					Meiji Yasuda Europe Limited	GBR		Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	<u>N</u>
		00000					Meiji Yasuda Asia Limited	HKG	NIA	Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
							Founder Meiji Yasuda Life Insurance Co., Ltd.							
		00000						CHN		Meiji Yasuda Life Insurance Company	Influence		Meiji Yasuda Life Insurance Company	N
		00000					PT AVRIST Assurance	IDN		Meiji Yasuda Life Insurance Company	Influence		Meiji Yasuda Life Insurance Company	N
		00000					TU Europa S.A.	POL		Meiji Yasuda Life Insurance Company	Influence		Meiji Yasuda Life Insurance Company	N
		00000					TUIR Warta S.A.	POL		Meiji Yasuda Life Insurance Company	Influence		. Meiji Yasuda Life Insurance Company	N
		00000					Thai Life Insurance Public Company Limited	THA		Meiji Yasuda Life Insurance Company	Influence		Meiji Yasuda Life Insurance Company	N
		00000					Meiji Yasuda General Insurance Co., Ltd	JPN	IA	Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
							Meiji Yasuda Insurance Service Company,					100.000		
		00000					Limited	JPN		Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000					Meiji Yasuda Asset Management Company Ltd	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000					Meiji Yasuda Real Estate Management Company	1011				400,000		
		00000					Limited	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	1				Meiji Yasuda Life Planning Center Company,	ID41	NU A	Mailli Vasuda Life Isaa	0	100,000	Notes Variability 1	
		00000					Limited	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000	1				Meiji Yasuda System Technology Company	ID41	NU A	Mailli Vasuda Life Isaa	0	100,000	Notes Variability 1	
		00000					Limited	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000					Meiji Yasuda Payment Collection Business	1011				400,000		
		00000					Services Company, Limited	JPN		Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000					Meiji Yasuda Office Partners Co., Ltd	JPN		Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	. N
		00000					Diamond Athletics, Ltd.	JPN		Meiji Yasuda Life Insurance Company	Influence			N
		00000					Meiji Yasuda Research Institute, Inc	JPN		Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000					Sunvenus Tachikawa Company Limited	JPN		Meiji Yasuda Life Insurance Company	Ownership		. Meiji Yasuda Life Insurance Company	N
		00000					MST Insurance Service Co., Ltd.	JPN	NIA	Meiji Yasuda Life Insurance Company	Influence	0.00	Meiji Yasuda Life Insurance Company	. N
							The Mitsubishi Asset Brains Company, Limited				1			
		00000						JPN		Meiji Yasuda Life Insurance Company	Influence			. N
		00000					KSP COMMUNITY, Inc.	JPN		Meiji Yasuda Life Insurance Company	Influence		Meiji Yasuda Life Insurance Company	N
		00000					Japan Pension Service Co., Ltd.	JPN		Meiji Yasuda Life Insurance Company	Influence		. Meiji Yasuda Life Insurance Company	. N
						1	Meiji Yasuda Business Plus Co., Ltd.		NIA	Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N
		00000					Meiji Yasuda Trading Company, Ltd.	JPN JPN		Meiji Yasuda Life Insurance Company	Owner ship		Meiji Yasuda Life Insurance Company	

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

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
											Туре	lf			1
											of Control	Control			1
											(Ownership,	is		Is an	1
						Name of Securities			Relation-		Board.	Owner-		SCA	1
						Exchange		Domi-	ship		Management,	ship		Filina	1
		NAIC				if Publicly Traded	Names of	ciliary	to		Attorney-in-Fact,	Provide		Re-	
Group		Company	ID	Federal		(U.S. or	Parent, Subsidiaries	Loca-	Reporting	Directly Controlled by	Influence,	Percen-	Ultimate Controlling	quired?	1
Code	Group Name	Code	Number	RSSD	CIK	International)	Or Affiliates	tion	Entity	(Name of Entity/Person)	Other)	tage	Entity(ies)/Person(s)	(Y/N)	*
		00000					RP Alpha Tokutei Mokuteki Kaisha	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N	
							Meiji Yasuda Life Foundation of Health and								1
							Welfare	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N	
		00000					Meiji Yasuda Mental Health Foundation	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N	
		00000					The Meiji Yasuda Cultural Foundation	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N	
		00000					Meiji Yasuda Health Development Foundation	JPN		Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N	
		00000					NB Investment, LLC.	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N	
		00000					DY Investment, LLC.	JPN		Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N	
		00000					KC Investment, LLC.	JPN	NIA	Meiji Yasuda Life Insurance Company	Ownership		Meiji Yasuda Life Insurance Company	N	
															1

Asterisk	Explanation
1	Meiji Yasuda Life Insurance Company is a mutual insurance company owned by its policyholders.

SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

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

		Response
1.	Will the Trusteed Surplus Statement be filed with the state of domicile and the NAIC with this statement?	NO
2.	Will the Medicare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	NO
3.	Will the Reasonableness of Assumptions Certification required by Actuarial Guideline XXXV be filed with the state of domicile and electronically with the NAIC?	NO
4.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXV be filed with the state of domicile and electronically with the NAIC?	NO
5.	Will the Reasonableness of Assumptions Certification for Implied Guaranteed Rate Method required by Actuarial Guideline XXXVI be filed with the state of domicile and electronically with the NAIC?	NO
6.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Average Market Value) be filed with the state of domicile and electronically with the NAIC?	NO
7.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Market Value) be filed with the state of domicile and electronically with the NAIC?	NO
8.	Will the Life PBR Statement of Exemption be filed with the state of domicile by July 1st and electronically with the NAIC with the second quarterly filing per the Valuation Manual (by August 15)? (2nd Quarter Only) The response for 1st and 3rd quarters should be N/A. A NO response resulting with a bar code is only appropriate in the 2nd quarter.	N/A

Explanation:

- 2.
- 3.
- 4.
- 5.

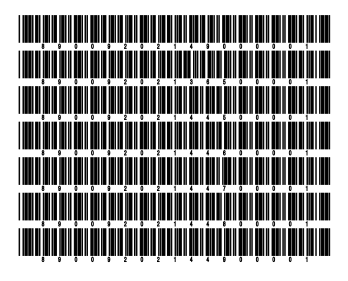
1.

- 6.
- 7.

Bar Code:

1. Trusteed Surplus Statement [Document Identifier 490]

- 2. Medicare Part D Coverage Supplement [Document Identifier 365]
- Reasonableness of Assumptions Certification required by Actuarial Guideline XXXV [Document Identifier 445]
- Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXV [Document Identifier 446]
- Reasonableness of Assumptions Certification for Implied Guaranteed Rate Method required by Actuarial Guideline XXXVI [Document Identifier 447]
- 6. Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI [Document Identifier 448]
- 7. Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Market Value) [Document Identifier 449]





SCHEDULE A - VERIFICATION Real Estate

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

SCHEDULE B - VERIFICATION

		1	2
			Prior Year Ended
		Year to Date	December 31
1.	Book value/recorded investment excluding accrued interest, December 31 of prior year		
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition	4,508,100	
	2.1 Actual cost at time of acquisition 2.2 Additional investment made after acquisition	0	0
3.	Capitalized deferred interest and other		
4.	Accrual of discount	0	0
5.	Unrealized valuation increase (decrease)	0	0
6.	Total gain (loss) on disposals	0	0
7.	Total gain (loss) on disposals		
8.	Deduct amortization of premium and mortgage interest points and commitment fees	0	0
9.	Total foreign exchange change in book value/recorded investment excluding accrued interest	0	0
10.	Deduct current year's other than temporary impairment recognized	0	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)		
12.	Total valuation allowance	(184,438)	(172,142)
13.	Subtotal (Line 11 plus Line 12)		
14.	Deduct total nonadmitted amounts	0	0
15.	Statement value at end of current period (Line 13 minus Line 14)	134,908,162	133,001,565

SCHEDULE BA - VERIFICATION

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

SCHEDULE D - VERIFICATION

Bonds and Stocks

		1	2
			Prior Year Ended
		Year to Date	December 31
1.	Book/adjusted carrying value of bonds and stocks, December 31 of prior year		
2.	Cost of bonds and stocks acquired		
3.	Accrual of discount		
4.	Unrealized valuation increase (decrease)	0	0
5.	Total gain (loss) on disposals	(511)	
6.	Deduct consideration for bonds and stocks disposed of	4,632,469	16, 177, 751
7.	Deduct amortization of premium		
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.	Total investment income recognized as a result of prepayment penalties and/or acceleration fees		
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9+10)		
12.	Deduct total nonadmitted amounts	0	0
13.	Statement value at end of current period (Line 11 minus Line 12)	145,767,731	134,350,672

SCHEDULE D - PART 1B

Showing the Acquisitions, Dispositions and Non-Trading Activity During the Current Quarter for all Bonds and Preferred Stock by NAIC Designation

	1	2	3	4	5	6	7	8
	Book/Adjusted	A i=iti=	Disassitisas	New Tradium Astivity	Book/Adjusted Carrying Value	Book/Adjusted	Book/Adjusted	Book/Adjusted
	Carrying Value Beginning	Acquisitions During	Dispositions During	Non-Trading Activity During	End of	Carrying Value End of	Carrying Value End of	Carrying Value December 31
NAIC Designation	of Current Quarter	Current Quarter	Current Quarter	Current Quarter	First Quarter	Second Quarter	Third Quarter	Prior Year
BONDS								
1. NAIC 1 (a)		1,986,570		(13,524)		0	0	
2. NAIC 2 (a)			4, 132, 469			0	0	
3. NAIC 3 (a)		0	0	(2,444)		0	0	
4. NAIC 4 (a)	0	0	0	0	0	0	0	0
5. NAIC 5 (a)	0	0	0	0	0	0	0	0
6. NAIC 6 (a)	0	0	0	0	0	0	0	0
7. Total Bonds	134,350,672	15,946,125	4,632,469	103,403	145,767,731	0	0	134,350,672
PREFERRED STOCK								
8. NAIC 1	0	0	0	0	0	0	0	0
9. NAIC 2		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
13. NAIC 6	0	0	0	0	0	0	0	0
14. Total Preferred Stock		0	0	0	0	0	0	0
15. Total Bonds and Preferred Stock	134,350,672	15,946,125	4,632,469	103,403	145,767,731	0	0	134,350,672

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

Schedule DA - Part 1 - Short-Term Investments

ΝΟΝΕ

Schedule DA - Verification - Short-Term Investments

ΝΟΝΕ

Schedule DB - Part A - Verification - Options, Caps, Floors, Collars, Swaps and Forwards **NONE**

Schedule DB - Part B - Verification - Futures Contracts

ΝΟΝΕ

Schedule DB - Part C - Section 1 - Replication (Synthetic Asset) Transactions (RSATs) Open **NONE**

Schedule DB-Part C-Section 2-Reconciliation of Replication (Synthetic Asset) Transactions Open **NONE**

Schedule DB - Verification - Book/Adjusted Carrying Value, Fair Value and Potential Exposure of Derivatives

ΝΟΝΕ

SCHEDULE E - PART 2 - VERIFICATION (Cash Equivalents)

	(Cash Equivalents)	1	2
		Year To Date	Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year	0	0
2.	Cost of cash equivalents acquired	1,253,193	
3.	Accrual of discount	0	0
4.	Unrealized valuation increase (decrease)	0	0
5.	Total gain (loss) on disposals		
6.	Deduct consideration received on disposals	1,253,193	
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)	0	0
11.	Deduct total nonadmitted amounts	0	0
12.	Statement value at end of current period (Line 10 minus Line 11)	0	0

Schedule A - Part 2 - Real Estate Acquired and Additions Made **NONE**

Schedule A - Part 3 - Real Estate Disposed **NONE**

SCHEDULE B - PART 2

Showing All Mortgage Loans ACQUIRED AND ADDITIONS MADE During the Current Quarter

1	Location		4	5	6	7	8	9
	2	3					Additional	
			Loan			Actual Cost at	Investment Made	Value of Land
Loan Number	City	State	Туре	Date Acquired	Rate of Interest	Time of Acquisition	After Acquisition	and Buildings
	LOS ANGELES	CA					0	
C0121801	BALTIMORE	MD		03/10/2021			0	
0599999. Mortgages in good star	nding - Commercial mortgages-all other					4,508,100	0	7,514,74
0899999. Total Mortgages in goo	d standing					4,508,100	0	7,514,74
1699999. Total - Restructured Mo	ortgages					0	0	
2499999. Total - Mortgages with	overdue interest over 90 days					0	0	
3299999. Total - Mortgages in the	e process of foreclosure					0	0	
	·							
1								
3399999 - Totals		I	•	•	+	4,508,100	0	7,514,74

SCHEDULE B - PART 3

				chowing /	an mongage i	Loans DISPU											
1	Location	1	4	5	6	7		Change	e in Book Value	e/Recorded Inv	restment		14	15	16	17	18
	2	3				Book Value/	8	9	10	11	12	13	Book Value/				
		-				Recorded		-	Current			-	Recorded				
						Investment			Year's Other-		Total		Investment		Foreign		
						Excluding	Unrealized	Current	Than-	Capitalized	Change	Total Foreign			Exchange	Realized	Total
						Accrued	Valuation						Accrued		Gain	Gain	Gain
				Data	D'			Year's	Temporary		in	Exchange					
			Loan	Date	Disposal	Interest	Increase	(Amortization)	Impairment	Interest and	Book Value		Interest on	Consid-	(Loss) on	(Loss) on	(Loss) on
Loan Number	City	State	Туре	Acquired	Date	Prior Year	(Decrease)	/Accretion	Recognized	Other	(8+9-10+11)	Book Value	Disposal	eration	Disposal	Disposal	Disposal
A9030418	ONTARIO	CA		06/01/2009	02/05/2021		0	0	0	0	0	0			0	0	0
B0072005	TARZANA	CA		10/07/2010	01/06/2021		0	0	0	0	0	0			0	0	0
B6111012	. BALTIMORE	MD		03/10/2017	03/19/2021		0	0	0	0	0	0			0	0	0
A5102602	HOUSTON	ТХ		02/17/2006	02/01/2021		0	0	0	0	0	0	13,016		0	0	0
B0120811	EDMONDS	WA		04/11/2011	01/06/2021		0	0	0	0	0	0			0	0	0
0199999. Mortgages clo	osed by repayment					1,171,069	0	0	0	0	0	0	1,171,069	1,171,069	0	0	0
B1112903	MOBILE	AL		05/10/2012			0	0	0	0	0	0			0	0	0
A9042402	CHANDLER	AZ					0	0	0	0	0	0	5,524	5,524	0	0	0
A4121502	GILBERT	AZ		03/16/2005			0	0	0	0	0	0	8,480		0	0	0
B6061003	. MESA	AZ		09/13/2016			0	0	0	0	0	0		8,216	0	0	0
C0031211	MESA	AZ		07/10/2020			0	0	0	0	0	0		7,899	0	0	0
B7102501	PHOENIX	AZ		12/12/2017			0	0	0	0	0	0			0	0	0
B5120202	SCOTTSDALE	AZ		04/12/2016			0	0	0	0	0	0			0	0	0
B8071201	. SURPRISE	AZ		10/10/2018			0	0	0	0	0	0			0	0	0
B6120504	TEMPE	AZ					0	0	0	0	0	0	3,419	3,419	0	0	0
B2031306	TUCSON	AZ		07/11/2012			0	0	0	0	0	0			0	0	0
B3102306	ALHAMBRA	CA		02/11/2014			0	0	0	0	0	0	1 , 160	1 , 160	0	0	0
A9030422	APPLE VALLEY	CA		06/01/2009			0	0	0	0	0	0			0	0	0
A6011101	AUBURN	CA		03/17/2006			0	0	0	0	0	0	5,650		0	0	0
B0031003	BAKERSFIELD	CA					0	0	0	0	0	0	5,563	5,563	0	0	0
B0040803	BAKERSFIELD	CA					0	0	0	0	0	0			0	0	0
B3101004	BAKERSFIELD	CA		02/11/2014			0	0	0	0	0	0			0	0	0
B1010501	BELL GARDENS	CA		04/11/2011			0	0	0	0	0	0	7, 119		0	0	0

SCHEDULE B - PART 3

1	Location		4	5	All Mortgage L 6				e in Book Value				14	15	16	17	18
I	2	3	4	5	0	/ Book Value/	8	9 Griang	10		12	13	Book Value/	15	10	17	10
	2	5				Recorded	0	3	Current		12	15	Recorded				
						Investment			Year's Other-		Total		Investment		Foreign		
						Excluding	Unrealized	Current	Than-	Capitalized	Change	Total Foreign			Exchange	Realized	Total
						Accrued	Valuation	Year's	Temporary	Deferred	in	Exchange	Accrued		Gain	Gain	Gain
			Loan	Date	Disposal	Interest	Increase	(Amortization)		Interest and	Book Value	Change in	Interest on	Consid-	(Loss) on	(Loss) on	(Loss) on
Loan Number	City	State	Type	Acquired	Date	Prior Year	(Decrease)	/Accretion	Recognized	Other	(8+9-10+11)		Disposal	eration	Disposal	Disposal	Disposal
B4082603	CAMABILLO	CA	1300	12/10/2014	Duto		(Deciease)	0	n coognized	0	(0.0.10.11)		4,345		0	0	C C
B7110902	CARMEL	CA					0	0	0	0	0	0		4,245	0	0	0
A6121302	CARMICHAEL	CA		04/16/2007			0	0	0	0	0	0	3,223		0	0	0
B8050402	CHULA VISTA	CA		07/10/2018			0	0	0	0	0	0	4,912		0	0	0
B2121402 B2102603	CONCORD	CA CA.		03/12/2013 02/12/2013			0	0	0	0	0	0			0	0	0
B2102003 B7072501	DUBLIN	CA				1,902,684	0	0	0	0	0	0			0	0	
B3030106	EL CAJON	CA.					0	0	0	0	0	0			0	0	0
B4111304	EL CAJON	CA					0	0	0	0	0	0			0	0	0
B8012202	ENCINITAS	CA		07/10/2018		1, 152,699	0	0	0	0	0	0	5,201		0	0	0
B8100407	FAIR OAKS	CA	.	02/12/2019			0	0	0	0	0	0			0	0	0
B0042104 B2091106	FRESNO	CA	-	07/08/2010 01/18/2013			0	0	0	0	0	0			0	0	0
B3121201	GARDENA	CA CA		01/18/2013			U	0	0	0 N	0	0			0	U	
A8021307	HUNTINGTON BEACH	CA						0	0	0	0	0			0	0	
B0110302	HUNTINGTON BEACH	CA					0	0	0	0	0	0	1,841	1,841	0	0	0
B2042601	INGLEWOOD	CA	.	07/11/2012			0	0	0	0	0	0			0	0	0
B2051405		CA					0	0	0	0	0	0			0	0	
B6062105 B6062106	LAGUNA HILLS	CA		09/13/2016 09/13/2016			0	0	0	0	0	0	4,625		0	0	0
B2100401	LOS ANGELES	CA					0	0	0	0	0	0			0	0	0
B3031305	LOS ANGELES	CA				.913.899	0	0	0	0	0	0			0	0	0
B2121401	MALIBU	CA					0	0	0	0	0	0			0	0	0
B1082301	MENLO PARK	CA		12/08/2011			0	0	0	0	0	0		5,438	0	0	0
B1082301-1	MENLO PARK	CA		02/12/2019			0	0	0	0	0	0	1,780	1,780	0	0	0
B0112201 B0112202	NIPOMO	CA CA		03/09/2011 			0	0	0	0	0	0			0	0	0
BUT12202 B1110903	NORTH HOLLYWOOD	CA CA					0	0	0	0	0	0	1,946 4,706		0	0	
C0041301	OAKLAND	CA				2,232,717	0	0	0	0	0	0			0	0	00
B0081802	ONTARIO	CA.					0	0	0	0	0	0			0	0	0
B1110403	OXNARD	CA		03/08/2012			0	0	0	0	0	0		4,090	0	0	0
B1062203	PANORAMA CITY	CA		10/11/2011		115,450	0	0	0	0	0	0			0	0	0
B7072403 B6012806	PARAMOUNT	CA CA		10/10/2017 			0	0	0	0	0	0	2, 179		0	0	0
B81012806	PASO ROBLES	CA					0	0	0	0	0	0			0	0	U
A5120209	POMONA	CA					0	0	0	0	0	0			0	0	0
A6070706	RANCHO CORDOVA	CA					0	0	0	0	0	0			0	0	0
B0080602	ROCKLIN	CA		11/09/2010			0	0	0	0	0	0	3,210		0	0	0
B3032102	ROSEVILLE	CA		07/11/2013			0	0	0	0	0	0			0	0	
A9060501 B2091405	SAN DIEGO SAN DIEGO	CA CA	•	08/03/2009 01/18/2013			0	0	0	0	0	0	2, 114		0	0	0
B3031302	SAN DIEGO	CA	• [07/11/2013			U	0 N	0	0 N	0	0			0	0	
B3041706	SAN DIEGO						0	0	0	0	0	0			0	0	
B6052006	SAN FERNANDO	CA		09/13/2016			0	0	0	0	0	0			0	0	0
B5100901	SAN FRANCISCO	CA	.	01/26/2016			0	0	0	0	0	0			0	0	0
A6011002	SAN JOSE	CA	-	03/17/2006			0	0	0	0	0	0			0	0	0
A6082803 A8062001	SAN JOSE	CA CA	•	12/11/2006 .09/11/2008			0	0	0	0	0	0			0	0	
B0031201	SAN JUSE	UA CA	•	09/11/2008			U	0 N	0	U	0	0			0 N	U	U
C0031209	SAN MARCOS						0		0	0	0	0			0		0
A9101603	SANTA ANA	CA		12/03/2009			0	0	0	0	0	0	4,458	4,458	0	0	0
A9101603-1	SANTA ANA	CA		09/10/2015			0	0	0	0	0	0	1,997		0	0	0
B5010801	SANTA ANA	CA	.	04/10/2015			0	0	0	0	0	0			0	0	0
B6082202 B8092502	SANTA CLARITA SANTA MONICA	CA		02/10/2017 01/10/2019			0	0	0	0	0	0	6, 144 3, 791		0	0	
B8092502 C0042802	SANTA MONICA SANTA ROSA	CA CA	•	01/10/2019 			0 ^	0	0	0 ^	0	0			0 ^	0 n	0
A8063001	STOCKTON	CA					0	0	0	0	0	0			0	0	0
B2072501	TEMECULA	CA		11/09/2012			0	0	0	0	0	0			0	0	0
B3121102-1	TEMECULA	CA		12/11/2018			0	0	0	0	0	0			0	0	0
B2111903	TUST IN	CA					0	0	0	0	0	0	8, 135		0	0	0

SCHEDULE B - PART 3

1	Location	1	4	5	All Mortgage L		SED, Halisi			e/Recorded Inv			14	15	16	17	18
	2	3		5	0	, Book Value/	8	9	10	11	12	13	Book Value/	10	10	.,	10
	_					Recorded		-	Current				Recorded				
						Investment			Year's Other-		Total		Investment		Foreign		
						Excluding	Unrealized	Current	Than-	Capitalized	Change	Total Foreign	Excluding		Exchange	Realized	Total
						Accrued	Valuation	Year's	Temporary	Deferred	in	Exchange	Accrued		Gain	Gain	Gain
			Loan	Date	Disposal	Interest	Increase	(Amortization)		Interest and	Book Value	Change in	Interest on	Consid-	(Loss) on	(Loss) on	(Loss) on
Loan Number	City	State	Туре	Acquired	Date	Prior Year	(Decrease)	/Accretion	Recognized	Other	(8+9-10+11)	Book Value	Disposal	eration	Disposal	Disposal	Disposal
B1113001	VENTURA	CA		03/08/2012			0	0	0	0	0	0	1,826		0	0	0
B6040804	WEST SACRAMENTO	CA				1,324,582	0	0	0	0	0	0			0	0	0
B8100414	CLIFTON			01/10/2019			0	0	0	0	0	0	1,774		0	0	0
B2042302 B1071202	COMMERCE CITY			08/09/2012			0	0	0	0	0	0	7, 192	7, 192 6,767	0	0	0
B1071202 B4091201	DENVER						0	0	0	0	0	0			0	0	
B4091201-1	DENVER	CO					0	0	0	0	0	0	4,268	4,268	0	0	
B8070602	DENVER			10/10/2018			0	0	0	0	0	0		1,698	0	0	C
B8070603	DENVER	CO		10/10/2018		454,371	0	0	0	0	0	0	2,505	2,505	0	0	C
A7110502	ESTES PARK						0	0	0	0	0	0			0	0	0
A8080805 B8100410	PLATTEVILLE PUEBLO	C0 C0					0	0	0	0	0	0	7,491	7,491 5,267	0	0	0
B8 1004 10 B0080612	STRATEORD	CT					U	0	0		0	0		5,267	U	0	u
B8091201	WASHINGTON	UIUI	• • • • • • • • • • • • • • • • • • • •				0 N	0 N	0 N	0 N	0	U			U	0	u
A6020903	BARTOW						0	0			0	0			0	0	
B8102502	BRADENTON			01/10/2019			0	0	0	0	0	0		5,504	0	0	C
A6121506	FORT MYERS	FL	.	03/19/2007			0	0	0	0	0	0	8,622	8,622	0	0	0
B6090801	FORT MYERS	FL					0	0	0	0	0	0			Ô	0	l
A5071903 B8070301	FT LAUDERDALE	HL					0	0	0	0	0	0			0	0	C
B8070301	JACKSONVILLE	rL Г	-	01/18/2013			U	U	0	0	0	U			U	0	u
B2033002 B5120302	ORLANDO	FL					0	0	0 	0	0	0			0 0	0	
A9070101	PORT ORANGE						0	0	0	0	0	0			0	0	
A7073103	ST AUGUSTINE	FL		11/15/2007			0	0	0	0	0	0			0	0	C
A8082204	TAMPA	FL	.	12/11/2008			0	0	0	0	0	0	8,493		0	0	0
A6042901	ACWORTH	GA					<u>0</u>	0	0	0	0	0	6,422		0	0	0
B8103103	ALPHARETTA ATLANTA	GA GA		02/12/2019 07/17/2006			0	0	0	0	0	0			0	0	C
A6042902	ATLANTA	GA		07/17/2006		146,859	0 ^	0 ^	0 N	0	0	U			u	0	u
A8072803	ATLANTA	GA.		10/10/2008			0	0	0	0	0	0			0	0	
A9081801	ATLANTA	GA					0	0	0	0	0	0			0	0	
C0050102	ATLANTA	GA				739, 116	0	0	0	0	0	0			0	0	0
B6020202	BUFORD	GA	.				0	0	0	0	0	0			0	0	Q
A7121205 A6042908	CALHOUN	GA GA					0	0	0	0	0	0	4,985 4,694	4,985 	0	0	C
A6042908 A9081803		GA GA					0 ^	0	0	0	0	0			0 ^	0	U
A9081809	DECATUR	GA					0	0	0	0	0	0			0 0	0	0
A6042904	EAST POINT					149,791	0	0	0	0	0	0			0	0	
A8030712	GARDEN CITY	GA		07/14/2008			0	0	0	0	0	0		6,367	0	0	C
A9081804	JONESBORO	GA					0	0	0	0	0	0	4,967	4,967	0	0	0
B6071101	KENNESAW	GA				1,608,298	0	0	0	0	0	0			0	0	0
A9081808 B6071502	LITHONIA	GA GA					0	0	0	0	0	0		4,015 9,286	0	0	C
A7100103	MACON MARIETTA	GAGA.					0 0	0 N	0 N	0 N	0	U			U	0	u
A6042924	MCDONOUGH						0	0		0		0	4,385	4,385	0	0	
B3070301	NORCROSS	GA		10/10/2013		1,049,599	0	0	0			0	0	0	0	0	0
A9081807	RIVERDALE	GA				61,955	0	0	0	0	0	0			0	0	0
A9081806	STONE MOUNTAIN	GA					<u>0</u>	0	0	0	0	0	4,564		0	0	0
B6022203	WOODSTOCK	GA		05/10/2016			0	0	0	0	0	0			0	0	0
B1070609	CHICAGO	IL II		01/25/2012			0 ^	U	U	0	0	U	1,806		U ۱	0 ^	u
B2061805	CHICAGO	IL				1.076.335	0	0	0	0	0	0			0	0	
A7111403	CICERO	IL					0	0	0	0	0	0			0	0	
A8020806	DES PLAINES	IL		07/14/2008			0	0	0	0	0	0			0	0	C
B6052703	EDWARDSVILLE	IL		09/13/2016		1,620,218	0	0	0	0	0	0	23,079	23,079	0	0	0
A9071401	GENEVA	IL					0	Ô	0	0	0	0			<u>0</u>	0	[0
B1082207 B3080701	GENEVA	IL		07/11/2012			0	0	0	0	0	·····.0	4,439 4,073		0	0	l0
B3080701-1	SOUTH HOLLAND	IL II					0	0	0	0	0	0			0	0	U
B6010801	INDIANAPOLIS	IL IN					0 0	0 N	0 N	0	0	0	5.422		U	0	
00010001								0	0	U		U	J,422	JJ,422		U	J

SCHEDULE B - PART 3

1	Location	1	4	5	All Mortgage L					e/Recorded Inv			14	15	16	17	18
1	2	3		5	0	, Book Value/	8	9	10	11	12	13	Book Value/	15	10	17	10
	_	-				Recorded	-	-	Current				Recorded				
						Investment			Year's Other-		Total		Investment		Foreign		
						Excluding	Unrealized	Current	Than-	Capitalized	Change	Total Foreign			Exchange	Realized	Total
						Accrued	Valuation	Year's	Temporary	Deferred	in	Exchange	Accrued		Gain	Gain	Gain
			Loan	Date	Disposal	Interest	Increase	(Amortization)		Interest and	Book Value	Change in	Interest on	Consid-	(Loss) on	(Loss) on	(Loss) on
Loan Number	City	State	Type	Acquired	Date	Prior Year	(Decrease)	/Accretion	Recognized	Other	(8+9-10+11)	Book Value	Disposal	eration	Disposal	Disposal	Disposal
B8103104	INDIANAPOLIS	IN	71.5						0							0	0
C0050104	INDIANAPOLIS	IN				1, 135, 276	0	0	0	0	0	0		7, 195	0	0	0
A6032707	KANSAS CITY	KS		07/17/2006			0	0	0	0	0	0	6,511	6,511	0	0	0
B8081001	OLATHE	KS		10/10/2018			0	0	0	0	0	0			0	0	0
B7090603 B2041206	BRENTWOOD	MD MD					0	0	0	0	0	0		2,844 4,624	0	0	0
B6081802	AUBURN HILLS			12/13/2016		576,422	0	0	0	0	0	0	6.218	6.218	0	0	0 0
	BIRMINGHAM	MI				1.541.920	0	0	0	0	0	0			0	0	0
B5030901	DETROIT	MI					0	0	0	0	0	0			0	0	0
	SHER I DAN	MI					0	0	0	0	0	0	6,707	6,707	0	0	0
A7071105 B6052303	WASHINGTON TOWNSHIP KANSAS CITY	MI		10/16/2007			0	0	0	0	0	0		5,497 15,862	0	0	0
	KANSAS CITY ST PETERS	MO MO		09/13/2016 12/13/2016		1,398,965 237,971	0	0	0	0	0	0			0	0	0
B8092802	CARY	NC	-	01/10/2019			U N	0 N	U	0 N	0	0		4,298	U	0	0 n
B1120901	CHARLOTTE	NC		03/08/2012			0	0		0	0	0	5,341	5,341	0	0	
B7080301	CHARLOTTE	NC					0	0	0	0	0	0			0	0	0
	FAYETTEVILLE	NC	.	01/25/2012			0	0	0	0	0	0	5,530	5,530	0	0	0
	GREENSBORD	NC NC	-				0	0	0	0	0	0			0	0	0
	RAEFORD	NC NC	•	02/10/2016 03/10/2017		2,024,105 1,916,622	0	0	0	0	0	0			0	0	0
	MATAWAN	NU	•	10/16/2007			U	0 N	U	0	0	0			U N	0	U
	MILLVILLE						0	0	0	0	0	0			0	0	0
B4060901	RIO RANCHO	NM					0	0	0	0	0	0	4, 169	4, 169	0	0	0
	SANTA FE	NI		09/13/2016		2,312,772	0	0	0	0	0	0			0	0	0
B7090504	HENDERSON	NV	-			1,429,216	0	0	0	0	0	0			0	0	0
B8091102 B8110202	LAS VEGAS LAS VEGAS	NV		01/10/2019 			0	0	0	0	0	0		2,511 	0	0	0 _
C0051809	LAS VEGAS	NV					0	0	0	0	0	0			0 0	0	0
	NORTH LAS VEGAS	NV					0	0	0	0	0	0			0	0	0
B6071901	BRONX	NY		10/11/2016			0	0	0	0	0	0	6,918	6,918	0	0	0
A7011701	CHEEKTOWAGA	NY					0	0	0	0	0	0			0	0	0
A9040802	LATHAM	NY		07/01/2009			0	0	0	0	0	0	4,832		0	0	0
B4040701 B6102405	YONKERS	NY		08/11/2014 04/11/2017		1,367,250 	0	0	0	0	0	0		10,867 5,124	0	0	0
	EATON	OH					0	0	0	0	0	0			0	0	0
B2100204	LYNDHURST	OH		01/18/2013			0	0	0	0	0	0			0	0	0
	OREGON	OH	.				0	0	0	0	0	0	6,004	6,004	0	0	0
	STRONGSVILLE	OH					0	0	0	0	0	0			0	0	0
	WESTLAKE	OH 0R		07/10/2018 		647,213 199,644	0	0	0	0	0	0		5,545 	0	0	0
	KEIZER	UR OR					U	U	U	U	0	0			U ^	0	ບ ດ
	PORTLAND			09/11/2018			0	0	0	0		0			0	0	
B8101202	PORTLAND	OR		01/10/2019			0	0	0	0	0	0			0	0	0
	THE DALLES	OR					0	0	0	0	0	0	5,570	5,570	0	0	0
B5052602	TIGARD	OR	-	10/13/2015		1,537,827	0	0	0	0	0	0			0	0	0
	BETHLEHEM	РА РА	·				0	0	0	0	0	0			0	0	0
A5080202 A7031301	WEST CHESTER	РА РА		10/14/2005 .06/18/2007			U	0 ^	U	U	0	0	4,937 4,944		U ^	0	ບ ດ
	MT PLEASANT						0	0	0		0	0			0	0	0
B6061402	ROCK HILL	SC	.	10/11/2016		610,463	0	0	0	0	0	0	4,519	4,519	0	0	0
	KNOXVILLE	TN					0	0	0	0	0	0			0	0	0
	MEMPHIS	TN					0	0	0	0	0	0			<u>0</u>	0	0
	NASHVILLE	TN		02/12/2013			0	0	0	0	0	0			0	0	0
	ARLINGTON	TX	-	12/13/2016			U	0 ^	U	U	0	0			U ۱	0 ^	U
B0052102	AUSTIN	TX.						0	0	0	0	0				0	0
B4101010	AUST IN	TX					0	0	0	0	0	0			0	0	0
	BAYTOWN	TX	.	07/10/2020		5,430,747	0	0	0	0	0	0			0	0	0
	BOERNE	TX		10/10/2012			0	0	0	0	0	0	4,712		<u>0</u>	0	0
B8100412	BROWNSVILLE	ΤΧ		01/10/2019			0	0	0	0	0	0	2,661	2,661	0	0	<u> </u>

SCHEDULE B - PART 3

	1	Location		4	5	6					e/Recorded Inv			14	15	16	17	18
		2	3	•	Ũ	Ũ	Book Value/	8	9	10	11	12	13	Book Value/	10	10		10
		-	Ũ				Recorded	Ũ	Ũ	Current			10	Recorded				
							Investment			Year's Other-		Total		Investment		Foreign		
							Excluding	Linna alima d	Ourset		O a si ta li a a d		Total Canalana			Exchange	Realized	Total
								Unrealized	Current	Than-	Capitalized	Change	Total Foreign					
							Accrued	Valuation	Year's	Temporary	Deferred	in	Exchange	Accrued		Gain	Gain	Gain
				Loan	Date	Disposal	Interest	Increase	(Amortization)		Interest and			Interest on	Consid-	(Loss) on	(Loss) on	(Loss) on
_	oan Number	City	State	Туре	Acquired	Date	Prior Year	(Decrease)	/Accretion	Recognized	Other	(8+9-10+11)	Book Value	Disposal	eration	Disposal	Disposal	Disposal
B0061002		CEDAR HILL	ТХ		09/07/2010			0	0	0	0	0	0	4, 195	4 , 195	0	0	0
B8100417		COPPERAS COVE	TX		01/10/2019			0	0	0	0	0	0	4,942	4,942	0	0	0
B6012002		DALLAS	TX		04/12/2016			0	0	0	0	0	0	5,864	5,864	0	0	0
B2112601		EL PASO	TX		03/12/2013			0	0	0	0	0	0			0	0	0
B4090901		EL PASO FORT WORTH	ТХ ТХ					0	0	0	0	0	0		2,934 .3,870	0	0	0
A6030905 B6111601		FORT WORTH	IX ТХ	•••••	06/19/2006 03/10/2017			0	0	0	0	0	0			0	0	0
B6111601 B8092601		FORT WORTH	IX TX	••••••	03/10/2017			0	0	0	0	0	0			0	0	0
A6090801		HEATH	Ιλ ΤΧ		12/11/2006			0	0	0	0	0	0			0	L0	0 C
B3112204		HOUSTON	Τλ ΤΧ					0 N	U n	0 ^	0	U	U			0 ^	0 N	U
B4122901		HOUSTON	ΤΧ				2,533,958	0 N	0 N	0	0	0 0	0 N			0	0	r
B6120701		HOUSTON	ТХ				1,434,925	0	0	0	0	0	0			0	0	0
B7092901		HOUSTON	ТХ					0	0	0	0	0	0			0	0	0
B0032510		PFLUGERVILLE	ТΧ					0	0	0	0	0	0			0	0	0
B3102101		ROUND ROCK	TX					0	0	0	0	0	0			0	0	0
A6110704		SAN ANTONIO	TX.		02/20/2007		432,299	0	0	0	0	0	0		7,608	0	0	0
B0080607		SAN ANTONIO	ТХ		11/09/2010			0	0	0	0	0	0			0	0	0
B2042402		SAN ANTONIO	TX		08/09/2012			0	0	0	0	0	0			0	0	0
B8030903		SAN ANTONIO	TX		07/10/2018			0	0	0	0	0	0			0	0	0
B8072001		SAN ANTONIO	ТХ		10/10/2018			0	0	0	0	0	0			0	0	0
B0061005		SAN MARCOS	ТХ		09/07/2010			0	0	0	0	0	0			0	0	0
B8100403		SAN MARCOS	ТХ		01/10/2019			0	0	0	0	0	0	2,425	2,425	0	0	0
B7051204		WICHITA FALLS	ТХ		08/10/2017		2,224,066	0	0	0	0	0	0			0	0	0
A8081905		LOGAN	UT		11/13/2008			0	0	0	0	0	0		5,908	0	0	0
A8082901		TAYLORSVILLE	UT		11/13/2008			0	0	0	0	0	0			0	0	0
A8122302		CHESAPEAKE HARR I SONBURG	VA VA		03/12/2009			0	0	0	0	0	0			0	0	0
B9062402 B9062401		HARR I SONBURG	VA VA	•••••				0	0	0	0	0	0			0	0	0
B9062401 B8050201		NOHFOLK POUNDING MILL	VA VA		09/10/2019 09/11/2018			0	0	0	0	0	0	5,475	5,4/5	0	0	0
B8050201 B1082501		POUNDING MILL	VA WA		09/11/2018			0	0	0	0	0	0	2,477 4,505		0	0	0
B1082501 B3121702		EVERETT MERCER ISLAND	WA WA	•••••	01/25/2012			0	0	0	0	0	0			0	0	0
A8052801		MUKILTEO	WA.					0 N	U	0 N	0 0	0 N	0 N			0 N	0 N	0 n
A8011103		RICHLAND	WA					0 ^	0 N	0 N	0 N	0 N	0 N			0 N	0 N	0 n
B0061103		SEATTLE	WA					0 N	0 N	0 N	0	0 N	0 N			0 N	0	r
A8061209		SHORELINE	WA					0 0	0	0	0	0	0			0	0	0
B7072103		TACOMA	WA					0	0	0	0	0	0	1,992	1,992	0	0	0
B8112701		UNION GAP	WA		02/12/2019		.475,021	0	0	0			0	2,693	2,693	0	0	0
B3050703		UNIVERSITY PLACE	WA		08/09/2013			0	0	0	0	0	0		6,422	0	0	0
A7022004		VANCOUVER	WA		06/18/2007			0	0	0	0	0	0			0	0	0
B6111802		MILWAUKEE	WI		02/10/2017			0	0	0	0	0	0	6,832		0	0	0
02999	999. Mortgages with	n partial repayments					131,000,375	0	0	0	13,855	13,855	0	1,431,993	1,431,993	0	0	0
	999 - Totals						132, 171, 444	0	0	0	13.855				2,603,062	0	0	0
00000							102, 171, 444	0	U	Ų	10,000	10,000	U	2,000,002	2,000,002	Ų	0	<u> </u>

Schedule BA - Part 2 - Other Long-Term Invested Assets Acquired and Additions Made **NONE**

Schedule BA - Part 3 - Other Long-Term Invested Assets Disposed, Transferred or Repaid **NONE**

SCHEDULE D - PART 3

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

			01101171	Long-Term Bonds and Stock Acquired During the Current Quarter					T1
1	2	3	4	5	6	7	8	9	10
									NAIC
									Designation,
									NAIC
									Designation
									Modifier
									and
									SVO
					Number of			Paid for Accrued	Admini-
			Data						
CUSIP		– .	Date		Shares of		5. 14.1	Interest and	strative
Identification	Description	Foreign	Acquired	Name of Vendor	Stock	Actual Cost	Par Value	Dividends	Symbol
	SAN JOSE-C-REF-REV		03/25/2021	MORGAN STANLEY & COMPANY				0	1.G FE
	otal - Bonds - U.S. Special Revenues					1,000,000	1,000,000	0	XXX
	CBRE SERVICES INC		03/15/2021	GOLDMAN SACHS & COMPANY					2.A FE
	FIDELITY NATL INFO SERV			KEYBANC CAPITAL MARKETS/MCD INVESTMENTS					2.B FE
	NATURE CONSERVANCY (THE)		02/08/2021 .03/15/2021	NESIROW CAPITAL MARKETS					1.C FE 2.A FE
	VERIZON COMMUNICATIONS			MORGAN STANLEY & COMPANY		2,498,875			2.A FE
	ING GROEP NV	D	03/24/2021	GOLDMAN SACHS & COMPANY		2,500,000	2,500,000		2 A FF
	SMITH & NEPHEW PLC	D		TRUIST SECURITIES		2,003,580	2,000,000	13.208	2.B FE
3899999. Subto	otal - Bonds - Industrial and Miscellaneous (Unaffiliated)					14,946,125	15,000,000	13,661	XXX
8399997. Total	- Bonds - Part 3					15,946,125	16,000,000	13,661	XXX
8399998. Total	- Bonds - Part 5					XXX	XXX	XXX	XXX
8399999. Total	- Bonds					15,946,125	16,000,000	13,661	XXX
8999997. Total	- Preferred Stocks - Part 3					0	XXX	0	XXX
8999998. Total	- Preferred Stocks - Part 5					XXX	XXX	XXX	XXX
8999999. Total	- Preferred Stocks					0	XXX	0	XXX
9799997. Total	- Common Stocks - Part 3					0	XXX	0	XXX
	- Common Stocks - Part 5					XXX	XXX	XXX	XXX
	- Common Stocks					0	XXX	0	XXX
	- Preferred and Common Stocks					0	XXX	0	XXX
9999999 - Tota	ls					15,946,125	XXX	13,661	XXX

SCHEDULE D - PART 4

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

	-	r -	1		SHOW ALL LO	ing renni be						Ű.									
1	2	3	4	5	6	7	8	9	10	-		ok/Adjusted	Carrying Va		16	17	18	19	20	21	22
										11	12	13	14	15							NAIC
																					Desig-
																					nation,
																					NAIC
													Total	Total							Desig-
												Current	Change in	Foreign					Bond		nation
												Year's	Book/	Exchange	Book/				Interest/		Modifier
									Prior Year		Current	Other Than	Adjusted	Change in	Adjusted	Foreign			Stock	Stated	and
									Book/	Unrealized	Year's	Temporary	Carrying	Book	Carrying	Exchange	Realized		Dividends	Con-	SVO
CUSIP					Number of				Adjusted	Valuation	(Amor-	Impairment	Value	/Adjusted	Value at	Gain	Gain	Total Gain	Received	tractual	Admini-
Ident-		For-	Disposal	Name	Shares of	Consid-		Actual	Carrying	Increase/	tization)/	Recog-	(11 + 12 -	Carrying	Disposal	(Loss) on	(Loss) on	(Loss) on	During	Maturity	strative
ification	Description	eign	Date	of Purchaser	Stock	eration	Par Value	Cost	Value	(Decrease)	Accretion	nized	13)	Value	Date	Disposal	Disposal	Disposal	Year	Date	Symbol
	FORT WORTH TX SPL TAX REVENUE		03/01/2021 .	. MATURITY						0	0	0	0	0		0	0	0	5,775		1.E FE
3199999.	Subtotal - Bonds - U.S. Special Reven	ues				500,000	500,000	500,000	500,000	0	0	0	0	0	500,000	0	0	0	5,775	XXX	XXX
				CALLED BY ISSUER at																	
25470D-AE-9	DISCOVERY COMMUNICATIONS, MW025		03/22/2021 .	. 100.960 CALLED BY ISSUER at		2,019,209	2,000,000	2, 163, 560	2,011,792	0	(5,824)	0	(5,824)	0	2,005,968	0	(5,968)	(5,968)		06/15/2021	2.C FE
92553P-AR-3	VIACOMCBS INC		03/29/2021 .	105.663		2, 113,260		1,975,960		0	653	0		0	1,994,543	0	5,457			03/15/2023	2.B FE
3899999.	Subtotal - Bonds - Industrial and Misce	ellane	ous (Unaffil	iated)		4,132,469	4,000,000	4,139,520	4,005,682	0	(5,171)	0	(5,171)	0	4,000,511	0	(511)	(511)	190,830	XXX	XXX
8399997.	Total - Bonds - Part 4					4,632,469	4,500,000	4,639,520	4,505,682	0	(5,171)	0	(5,171)	0	4,500,511	0	(511)	(511)	196,605	XXX	XXX
8399998.	Total - Bonds - Part 5					XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX
	Total - Bonds					4,632,469	4,500,000	4,639,520	4,505,682	0	(5,171)	0	(5,171)	0	4,500,511	0	(511)	(511)	196,605	XXX	XXX
	Total - Preferred Stocks - Part 4					0	XXX	0	0	0	0	0	0	0	0	0	0	0	0	XXX	XXX
8999998.	Total - Preferred Stocks - Part 5					XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX
8999999.	Total - Preferred Stocks					0	XXX	0	0	0	0	0	0	0	0	0	0	0	0	XXX	XXX
9799997.	Total - Common Stocks - Part 4					0	XXX	0	0	0	0	0	0	0	0	0	0	0	0	XXX	XXX
9799998.	Total - Common Stocks - Part 5					XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX
9799999.	Total - Common Stocks					0	XXX	0	0	0	0	0	0	0	0	0	0	0	0	XXX	XXX
9899999.	Total - Preferred and Common Stocks					0	XXX	0	0	0	0	0	0	0	0	0	0	0	0	XXX	XXX
			•									+									
												-									
9999999 -	Totals					4,632,469	XXX	4,639,520	4,505,682	0	(5,171)	0	(5,171)	0	4,500,511	0	(511)	(511)	196,605	XXX	XXX

Schedule DB - Part A - Section 1 - Options, Caps, Floors, Collars, Swaps and Forwards Open **NONE**

> Schedule DB - Part B - Section 1 - Futures Contracts Open **NONE**

Schedule DB - Part B - Section 1B - Brokers with whom cash deposits have been made **NONE**

Schedule DB - Part D - Section 1 - Counterparty Exposure for Derivative Instruments Open **NONE**

Schedule DB - Part D-Section 2 - Collateral for Derivative Instruments Open - Pledged By **NONE**

Schedule DB - Part D-Section 2 - Collateral for Derivative Instruments Open - Pledged To **NONE**

Schedule DB - Part E - Derivatives Hedging Variable Annuity Guarantees **NONE**

Schedule DL - Part 1 - Reinvested Collateral Assets Owned **NONE**

Schedule DL - Part 2 - Reinvested Collateral Assets Owned **NONE**

STATEMENT AS OF MARCH 31, 2021 OF THE STANDARD LIFE INSURANCE COMPANY OF NEW YORK SCHEDULE E - PART 1 - CASH

••••		Month	End Depository					
1	2	3	4	5		lance at End of Eac uring Current Quart		9
		Rate of	Amount of Interest Received During Current	Amount of Interest Accrued at Current	6	7	8	
Depository	Code	Interest	Quarter	Statement Date	First Month	Second Month	Third Month	*
US Bank Portland, OR		0.000	0	0				XXX
Wells Fargo Bank Portland, OR		0.000	0	0		7,762,216		XXX
JP Morgan Chase New York, NY		0.000	0	0				XXX
Regions Bank Birmingham, AL		0.000	0	0				XXX
0199998. Deposits in 1 depositories that do not exceed the allowable limit in any one depository (See instructions) - Open Depositories	xxx	xxx	0	0	(261,206)	(261,206)	0	xxx
0199999. Totals - Open Depositories	XXX	XXX	0	0	35,254,631	30,625,360	22,822,503	XXX
0299998. Deposits in 0 depositories that do not exceed the allowable limit in any one depository (See instructions) - Suspended Depositories	xxx	xxx	0	0	0	0	0	xxx
0299999. Totals - Suspended Depositories	XXX	XXX	0	0	0	0	0	XXX
0399999. Total Cash on Deposit	XXX	XXX	0	0	35,254,631	30,625,360	22,822,503	XXX
0499999. Cash in Company's Office	XXX	XXX	XXX	XXX	0	0	0	XXX
0599999. Total - Cash	XXX	XXX	0	0	35,254,631	30,625,360	22,822,503	XXX

SCHEDULE E - PART 2 - CASH EQUIVALENTS

Show Investments Owned End of Current Quarter

1	2	3	4	5	6	7 Book/Adjusted	8 Amount of Interest	9 Amount Received
CUSIP	Description	Code	Date Acquired	Rate of Interest	Maturity Date	Book/Adjusted Carrying Value	Due and Accrued	During Year
				•••••				
		···· ··· ··· ··· ··· ··· ··· ··· ··· ·						
			···· \ \					
							+	
9999999 - Total Cash Equivalents								
							L	