

HEALTH ANNUAL STATEMENT

FOR THE YEAR ENDED DECEMBER 31, 2022 OF THE CONDITION AND AFFAIRS OF THE

UnitedHealthcare of New England, Inc.

NAIC Group		npany Code <u>95149</u>	Employer's ID Number	05-0413469
Organized under the Laws of	(Current) (Prior) Rhode Island	, State of Domicile	e or Port of Entry	RI
Country of Domicile	Uni	ted States of America		
Licensed as business type:	Health 8	Maintenance Organization		
Is HMO Federally Qualified? Yes [] No[X]			
Incorporated/Organized	11/14/1984	Commenced	Business	12/27/1984
Statutory Home Office	475 Kilvert Street, Suite 310			, US 02886-1392
	(Street and Number)		(City or Town, State	e, Country and Zip Code)
Main Administrative Office		th Care Lane, MN006-W50 Street and Number)	00	
	onka, MN, US 55343 State, Country and Zip Code)			979-6169 Telephone Number)
• •	A LIVE COME A COME A STANCE OF THE COME		, , , ,	a, MN, US 55343
	O Health Care Lane, MN006-W500 Street and Number or P.O. Box)			e, Country and Zip Code)
Primary Location of Books and Reco	ds 9800 Hea	Ith Care Lane, MN006-W5	600	
Minnet	onka, MN, US 55343	Street and Number)	952	979-6169
	State, Country and Zip Code)			Telephone Number)
Internet Website Address	wwv	v.unitedhealthcare.com		
Statutory Statement Contact	Andrew J Heitzman	,,		952-931-4352
andrew	(Name) _heitzman@uhc.com	,		de) (Telephone Number) -931-4651
	E-mail Address)		(FA)	(Number)
		OFFICERS	0	Nichalas Dahad Ohiasa #
Chief Executive Officer President			Secretary Treasurer	
Nyle Brent Cottington, Vic Heather Anastasia Lang, Ass	istant Secretary Jessica Le	Operations eigh Zuba, Assistant Secre	tary	Stephen Gossner #, Chief Financial Officer
Michael Alexander Fl		TORS OR TRUSTEES Mary Rachel Snyder		Elizabeth Corkum Winsor
State of Minnesot	State of		Sta	te of <u>PEANGY</u> IVANIA
County of Manage			Col	anty of Montgomery
above, all of the herein described as: this statement, together with related of the condition and affairs of the sai completed in accordance with the NA that state rules or regulations require respectively. Furthermore, the scop	sets were the absolute property of the said exhibits, schedules and explanations thereid d reporting entity as of the reporting perior IC Annual Statement Instructions and Accordifferences in reporting not related to accord of this attestation by the described officer	reporting entity, free and on contained, annexed or red stated above, and of its including Practices and Procopunting practices and process also includes the related	clear from any liens or cla eferred to, is a full and tru income and deductions ti sedures manual except to edures, according to the b I corresponding electronic	entity, and that on the reporting period stated ims thereon, except as herein stated, and that e statement of all the assets and liabilities and herefrom for the period ended, and have been the extent that: (1) state law may differ, or, (2) sest of their information, knowledge and belief, ifiling with the NAIC, when required, that is an quested by various regulators in lieu of or in
mag	_		n	ven Styren Gossen
Nicholas Robert Shjerve Secretary	Eliz	abeth Corkum Winsor President		Michael Stephen Gossner Chief Financial Officer
Subscribed and swom to before	ne this Subscrib	ed and sworn to before me th	is	Subscribed and sworn to before me this
BRENDA OUI Notary P Minness My Commissio Jan 31, 2	SE RYAN iblic vita n Expires	a. Is thi b. If no 1. S 2. E	is an original filing? tate the amendment number Date filed	Yes [X] No []

Commonwealth of Pennsylvania - Notary Seal NICOLE HAYS - Notary Public Montgomery County My Commission Expires July 27, 2025 Commission Number 1250845

ASSETS

			Current Year		Prior Year
		1 Assets	2 Nonadmitted Assets	3 Net Admitted Assets (Cols. 1 - 2)	4 Net Admitted Assets
1.	Bonds (Schedule D)	256,600,661	0	256,600,661	252,228,035
2.	Stocks (Schedule D):				
	2.1 Preferred stocks	0	0	0	0
	2.2 Common stocks	0	0	0	0
3.	Mortgage loans on real estate (Schedule B):				
	3.1 First liens	0	0	0	0
	3.2 Other than first liens	0	0	0	0
4.	Real estate (Schedule A):				
	4.1 Properties occupied by the company (less \$				
	encumbrances)	0	0	0	0
	4.2 Properties held for the production of income (less				
	\$0 encumbrances)	0	0	0	0
	4.3 Properties held for sale (less \$0 encumbrances)	0	0	0	0
5.	Cash (\$(108,505), Schedule E - Part 1), cash equivalents				
	(\$142,684,310 , Schedule E - Part 2) and short-term				
	investments (\$0 , Schedule DA)				
	Contract loans, (including \$0 premium notes)				
7.	Derivatives (Schedule DB)				
8.	Other invested assets (Schedule BA)				
9.	Receivables for securities				
	Securities lending reinvested collateral assets (Schedule DL)				
	Aggregate write-ins for invested assets				
12.	Subtotals, cash and invested assets (Lines 1 to 11)	399, 176, 466	0	399, 176, 466	363, 195, 784
	Title plants less \$0 charged off (for Title insurers				
	only)				
14.	Investment income due and accrued	1,750,862	0	1,750,862	1,456,210
	Premiums and considerations:				
	15.1 Uncollected premiums and agents' balances in the course of collection	13,903,483	9,401	13,894,082	23,691,367
	15.2 Deferred premiums, agents' balances and installments booked but				
	deferred and not yet due (including \$0	0			
	earned but unbilled premiums)	0	J0	J	J
	15.3 Accrued retrospective premiums (\$	6 704 601	0	6 704 601	47 046 660
16		0,724,021	0	6,724,621	47,046,668
	Reinsurance: 16.1 Amounts recoverable from reinsurers	220 126		220 126	170 577
	16.2 Funds held by or deposited with reinsured companies			0	
	16.3 Other amounts receivable under reinsurance contracts	75 701	0		
	Amounts receivable relating to uninsured plans				
	Current federal and foreign income tax recoverable and interest thereon			918,497	
	Net deferred tax asset				
	Guaranty funds receivable or on deposit				
	Electronic data processing equipment and software				
21.	Furniture and equipment, including health care delivery assets				
	(\$)	0	0	0	0
	Net adjustment in assets and liabilities due to foreign exchange rates	0	0	0	0
	Receivables from parent, subsidiaries and affiliates				
	Health care (\$3,242,336) and other amounts receivable				
25.	Aggregate write-ins for other than invested assets	1,738,397	699	1,737,698	0
26.	Total assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts (Lines 12 to 25)	453,901,881	3,261,329	450,640,552	492,033,121
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts	0	0	0	0
28.	Total (Lines 26 and 27)	453,901,881	3,261,329	450,640,552	492,033,121
	DETAILS OF WRITE-INS				
1101.					
1102.					
1103.					
1198.	Summary of remaining write-ins for Line 11 from overflow page			0	0
	Totals (Lines 1101 thru 1103 plus 1198)(Line 11 above)	0		0	0
	State Taxes Receivable				
2502.	Prepaid Expenses	699	699	0	0
2503.					
	Summary of remaining write-ins for Line 25 from overflow page				
2599.	Totals (Lines 2501 thru 2503 plus 2598)(Line 25 above)	1,738,397	699	1,737,698	0

LIABILITIES, CAPITAL AND SURPLUS

	LIADILITIES, CAF		Current Year		Prior Year
	-	1	2	3	4
		·	_	· ·	
		Covered	Uncovered	Total	Total
1.	Claims unpaid (less \$111,717 reinsurance ceded)		0	39,553,757	130,407,742
2.	Accrued medical incentive pool and bonus amounts	11,816,001	0	11,816,001	11,079,618
3.	Unpaid claims adjustment expenses				
4.	Aggregate health policy reserves, including the liability of	,		,	, ,
	\$22,700 for medical loss ratio rebate per the Public				
		110 004 017	0	110 004 017	70 004 470
	Health Service Act				
5.	Aggregate life policy reserves				
6.	Property/casualty unearned premium reserves				
7.	Aggregate health claim reserves	758,423	0	758,423	725,993
8.	Premiums received in advance	59,938,787	0	59,938,787	56,309,747
9.	General expenses due or accrued				
		1,200,000		1,200,000	
10.1	, ,		0	٥	0
	(including \$0 on realized capital gains (losses))				
10.2	Net deferred tax liability				
11.	Ceded reinsurance premiums payable	390,595	0	390,595	485,363
12.	Amounts withheld or retained for the account of others	0	0	0	153,350
13.	Remittances and items not allocated	1.567	0	1.567	29.964
14.	Borrowed money (including \$0 current) and	,-		, -	- , -
14.	interest thereon \$				
	\$0 current)				
15.	Amounts due to parent, subsidiaries and affiliates				
16.	Derivatives	0	0 .	0	0
17.	Payable for securities	889,781	0	889,781	0
18.	Payable for securities lending				
19.	Funds held under reinsurance treaties (with \$0				
19.	•				
	authorized reinsurers, \$0 unauthorized				
	reinsurers and \$0 certified reinsurers)	0	0	0	0
20.	Reinsurance in unauthorized and certified (\$0)				
	companies	0	0	0	0
21.	Net adjustments in assets and liabilities due to foreign exchange rates	0	0	0	0
22.	Liability for amounts held under uninsured plans			1 461 819	7 302 672
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
23.	Aggregate write-ins for other liabilities (including \$	40.044		10.014	0.700
	current)				
24.	Total liabilities (Lines 1 to 23)	227,026,792	0	227,026,792	285,848,677
25.	Aggregate write-ins for special surplus funds	XXX	XXX	0	0
26.	Common capital stock	XXX	XXX	5,862,835	5,862,835
27.	Preferred capital stock	XXX	XXX	0	0
28.	Gross paid in and contributed surplus				
	Surplus notes				
29.	·				
30.	Aggregate write-ins for other than special surplus funds				
31.	Unassigned funds (surplus)	XXX	XXX	205,750,925	188,321,609
32.	Less treasury stock, at cost:				
	32.10 shares common (value included in Line 26				
	\$0 <u>)</u>	XXX	XXX	0	0
	32.20 shares preferred (value included in Line 27				
		2007	2007	0	0
	\$0)				
33.	Total capital and surplus (Lines 25 to 31 minus Line 32)	XXX	XXX		206 , 184 , 444
34.	Total liabilities, capital and surplus (Lines 24 and 33)	XXX	XXX	450,640,552	492,033,121
	DETAILS OF WRITE-INS				
2301.	Unclaimed Property	12,214	0	12,214	9,792
2302.	' '				
2303.					
	Summary of remaining write-ins for Line 23 from overflow page				
2399.	Totals (Lines 2301 thru 2303 plus 2398)(Line 23 above)	12,214	0	12,214	9,792
2501.		XXX	XXX		
2502.		xxx	XXX		
	Summary of remaining write-ins for Line 25 from overflow page				
	Totals (Lines 2501 thru 2503 plus 2598)(Line 25 above)	XXX	XXX	0	0
3002.		xxx	XXX		
3003.		xxx	XXX		
	Summary of remaining write-ins for Line 30 from overflow page				
	Totals (Lines 3001 thru 3003 plus 3098)(Line 30 above)	XXX	XXX	0	0
JU33.	Totals (Lines 300 Linu 3003 bias 3030)(Fine 30 apove)	^^^	^^^	U	U

STATEMENT OF REVENUE AND EXPENSES

		Currer	nt Year	Prior Year
		1 Uncovered	2 Total	3 Total
1.	Member Months		1, 198,845	
	WORLD WORLD			2,111,700
2.	Net premium income (including \$ non-health premium income)	xxx	693,793,695	1,634,306,387
3.	Change in unearned premium reserves and reserve for rate credits	xxx	(37,231,722)	(49,918,114)
4.	Fee-for-service (net of \$0 medical expenses)	xxx	0	0
5.	Risk revenue	xxx	0	0
6.	Aggregate write-ins for other health care related revenues			
7.	Aggregate write-ins for other non-health revenues			
8.	Total revenues (Lines 2 to 7)			
	Hospital and Medical:			
9.	Hospital/medical benefits	0	413,547,611	1, 163, 786, 347
10.	Other professional services	0	216,291	11,853,665
11.	Outside referrals	0	0	0
12.	Emergency room and out-of-area	0	0	0
13.	Prescription drugs	0	133,336,944	162,516,582
14.	Aggregate write-ins for other hospital and medical	0	0	0
15.	Incentive pool, withhold adjustments and bonus amounts	0	22,694,029	15,074,979
16.	Subtotal (Lines 9 to 15)			
	Less:			
17.	Net reinsurance recoveries	0	5,909,362	2,956,757
18.	Total hospital and medical (Lines 16 minus 17)	0	563,885,513	1,350,274,816
19.	Non-health claims (net)	0	0	0
20.	Claims adjustment expenses, including \$ 13,230,056 cost containment expenses	0	16,616,318	55,244,420
21.	General administrative expenses	0	34 , 440 , 176	100,187,979
22.	Increase in reserves for life and accident and health contracts (including \$0			
	increase in reserves for life only)	0	0	0
23.	Total underwriting deductions (Lines 18 through 22)	0	614,942,007	1,505,707,215
24.	Net underwriting gain or (loss) (Lines 8 minus 23)			
25.	Net investment income earned (Exhibit of Net Investment Income, Line 17)			
26.	Net realized capital gains (losses) less capital gains tax of \$			
27.	Net investment gains (losses) (Lines 25 plus 26)			
28.	Net gain or (loss) from agents' or premium balances charged off [(amount recovered			
	\$(224,517))](224,517)	0	(98,526)	(312,281)
29.	Aggregate write-ins for other income or expenses			0
30.	Net income or (loss) after capital gains tax and before all other federal income taxes (Lines 24 plus			
	27 plus 28 plus 29)	XXX	49,736,535	84,965,404
31.	Federal and foreign income taxes incurred	XXX	10,061,523	17,793,162
32.	Net income (loss) (Lines 30 minus 31)	XXX	39,675,012	67,172,242
	DETAILS OF WRITE-INS			
0601.		XXX		
0602.				
0603				
0698.	Summary of remaining write-ins for Line 6 from overflow page			
0699.	Totals (Lines 0601 thru 0603 plus 0698)(Line 6 above)	XXX	0	0
0701.				
0702.				
0703				_
0798.	Summary of remaining write-ins for Line 7 from overflow page			
0799.	Totals (Lines 0701 thru 0703 plus 0798)(Line 7 above)	XXX	0	0
1401.				
1402.				
1403. 1498.	Summary of remaining write-ins for Line 14 from overflow page			n .
1498.	Totals (Lines 1401 thru 1403 plus 1498)(Line 14 above)	0	0	0
2901.	Totals (Lines 1401 tritu 1403 pius 1496)(Line 14 above)	0	0	0
2901.				
2902.				
2998.	Summary of remaining write-ins for Line 29 from overflow page			0
2999.	Totals (Lines 2901 thru 2903 plus 2998)(Line 29 above)	0	0	0
	, , , , , , , , , , , , , , , , , , , ,	·		

STATEMENT OF REVENUE AND EXPENSES (Continued)

	,	1 Current Year	2 Prior Year
	CAPITAL AND SURPLUS ACCOUNT		
33.	Capital and surplus prior reporting year		
34.	Net income or (loss) from Line 32		
35.	Change in valuation basis of aggregate policy and claim reserves	0	0
36.	Change in net unrealized capital gains (losses) less capital gains tax of \$	(110,811)	28,083
37.	Change in net unrealized foreign exchange capital gain or (loss)	0	0
38.	Change in net deferred income tax	203,665	280,048
39.	Change in nonadmitted assets	(1,738,550)	493, 166
40	Change in unauthorized and certified reinsurance	0	0
41.	Change in treasury stock	0	0
42.	Change in surplus notes	0	0
43.	Cumulative effect of changes in accounting principles	0	0
44.	Capital Changes:		
	44.1 Paid in	0	0
	44.2 Transferred from surplus (Stock Dividend)	0	0
	44.3 Transferred to surplus	0	0
45.	Surplus adjustments:		
	45.1 Paid in	0	0
	45.2 Transferred to capital (Stock Dividend)	0	0
	45.3 Transferred from capital	0	0
46.	Dividends to stockholders	(20,600,000)	(66,200,733)
47.	Aggregate write-ins for gains or (losses) in surplus	0	0
48.	Net change in capital and surplus (Lines 34 to 47)	17,429,316	1,772,806
49.	Capital and surplus end of reporting period (Line 33 plus 48)	223,613,760	206,184,444
	DETAILS OF WRITE-INS		
4701.			
4702.			
4703.			
4798.	Summary of remaining write-ins for Line 47 from overflow page	0	0
4799.	Totals (Lines 4701 thru 4703 plus 4798)(Line 47 above)	0	0

CASH FLOW

	0,10111 2011		
		1	2
		Current Year	Prior Year
	Cash from Operations		
1.	Premiums collected net of reinsurance		
2.	Net investment income	9,280,155	7,539,001
3.	Miscellaneous income	0	0
4.	Total (Lines 1 through 3)	757,519,082	1,650,384,613
5.	Benefit and loss related payments	628,887,420	1,388,838,485
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts	0	0
7.	Commissions, expenses paid and aggregate write-ins for deductions	46,572,746	162,339,034
8.	Dividends paid to policyholders	0	0
9.	Federal and foreign income taxes paid (recovered) net of \$0 tax on capital gains (losses)	10,124,630	16,425,909
10.	Total (Lines 5 through 9)	685,584,796	1,567,603,428
11.	Net cash from operations (Line 4 minus Line 10)	71,934,286	82,781,185
	Cash from Investments		
12.	Proceeds from investments sold, matured or repaid:		
	12.1 Bonds	29 136 239	64 862 194
	12.2 Stocks		, ,
	12.3 Mortgage loans		0
	12.4 Real estate		0
	12.5 Other invested assets		0
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments		
	12.7 Miscellaneous proceeds		
	·		04 000 404
	12.8 Total investment proceeds (Lines 12.1 to 12.7)	30,026,020	64,862,194
13.	Cost of investments acquired (long-term only):	04 040 470	50 110 100
	13.1 Bonds		
	13.2 Stocks		0
	13.3 Mortgage loans		0
	13.4 Real estate		0
	13.5 Other invested assets		
	13.6 Miscellaneous applications		710,000
	13.7 Total investments acquired (Lines 13.1 to 13.6)	34,949,178	53,823,133
14.	Net increase (decrease) in contract loans and premium notes		0
15.	Net cash from investments (Line 12.8 minus Line 13.7 minus Line 14)	(4,923,158)	11,039,061
	Cash from Financing and Miscellaneous Sources		
16.	Cash provided (applied):		
	16.1 Surplus notes, capital notes		0
	16.2 Capital and paid in surplus, less treasury stock	0	0
	16.3 Borrowed funds	0	0
	16.4 Net deposits on deposit-type contracts and other insurance liabilities	0	0
	16.5 Dividends to stockholders	20,600,000	66,200,733
	16.6 Other cash provided (applied)	(14,803,072)	(5,203,703)
17.	Net cash from financing and miscellaneous sources (Lines 16.1 to 16.4 minus Line 16.5 plus Line 16.6)	(35,403,072)	(71,404,436)
	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)	31,608,056	22,415,810
19.	Cash, cash equivalents and short-term investments:	2.,300,000	, 110,010
13.	19.1 Beginning of year	110,967,749	
		142,575,805	110,967,749
	19.2 End of year (Line 18 plus Line 19.1)	142,070,000	110,907,749

Note: Supplemental disclosures of cash flow information for non-cash transactions:		

ANALYSIS OF OPERATIONS BY LINES OF BUSINESS

		, v.		JI OF LIVE	TIONS L		N DUSINE	.00			
		1	2	3	4	5	6	7	8	9	10
							Federal				
							Employees	Title	Title		
			Comprehensive	Medicare	Dental	Vision	Health	XVIII	XIX		Other
		Total	(Hospital & Medical)	Supplement	Only	Only	Benefits Plan	Medicare	Medicaid	Other Health	Non-Health
	Net premium income	693,793,695	2,227,435	0		00	0	(22,481,637)	714,047,897	0	0
2.	Change in unearned premium reserves and reserve for										
	rate credit	(37,231,722)	(22,414)	0		0 0	0	24,453,174	(61,662,482)	0	0
3.	Fee-for-service (net of \$0										
	medical expenses)	0	0	0		00	0	0	0	0	XXX
	Risk revenue	0	0	0		00	0	0	0	0	XXX
5.	Aggregate write-ins for other health care related										
	revenues	0	0	0		00	0	0	0	0	XXX
6.	Aggregate write-ins for other non-health care related										
	revenues	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	0
7.	Total revenues (Lines 1 to 6)	656,561,973	2,205,021	0		00	0	1,971,537	652,385,415	0	0
8.	Hospital/medical benefits	413,547,611	2,654,763	0		00	0	(8, 175, 699)	419,068,547	0	XXX
9.	Other professional services	216,291	5,391	0		00	0	206,702	4,198	0	XXX
10.	Outside referrals	0	0	0		0 0	0	0	0	0	XXX
11.	Emergency room and out-of-area	0	0	0		0 0	0	0	0	0	XXX
12.	Prescription drugs		476,001	0		0 0	0	503,896		0	XXX
13.	Aggregate write-ins for other hospital and medical	0	0	0		00	0	0	0	0	XXX
14.	Incentive pool, withhold adjustments and bonus amounts	22,694,029	(65.848)	0		0 0	0	1.015.049	21,744,828	0	XXX
15.	Subtotal (Lines 8 to 14)	569.794.875	3.070.307	0		0	0	(6,450,052)	573, 174, 620	0	XXX
16.	Net reinsurance recoveries	5,909,362		0		0	0	0	4.067.815	0	XXX
17.	Total medical and hospital (Lines 15 minus 16)	563,885,513	1,228,760	0		0	0	(6,450,052)	569, 106, 805	0	XXX
18.	Non-health claims (net)	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	
_	Claims adjustment expenses including					7000					
10.	\$13,230,056 cost containment expenses	16,616,318	268 .422	0		ا ۱	0	603,231	15,744,665	0	0
	General administrative expenses	34 . 440 . 176	(9.823)			0			32.120.964	Λ	٥
21.	Increase in reserves for accident and health contracts	0	0			0		0	0	۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰	XXX
22.	Increase in reserves for life contracts	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	
23.	Total underwriting deductions (Lines 17 to 22)	614,942,007	1.487.359					(3,517,786)			
-		41.619.966	717.662			0		5.489.323	35,412,981	0	
24.	Total underwriting gain or (loss) (Line 7 minus Line 23)	41,019,900	/ 1/ ,002	U		0	U	3,469,323	33,412,981	U	U
	DETAILS OF WRITE-INS										1001
0501.											XXX
0502.								······	······		XXX
0503.								······	······		XXX
0598.	Summary of remaining write-ins for Line 5 from overflow					ا ا					100/
0500	page	0	0	0		u 0	0	0 h.	0	0	XXX
	Totals (Lines 0501 thru 0503 plus 0598) (Line 5 above)	0	0	0		0	0	0	0	0	XXX
0601.			XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	
0602.			XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	
0603.			XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	
0698.	Summary of remaining write-ins for Line 6 from overflow										
	page	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	0
0699.	Totals (Lines 0601 thru 0603 plus 0698) (Line 6 above)	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	0
1301.											XXX
1302.											XXX
1303.											XXX
1398.	Summary of remaining write-ins for Line 13 from										
	overflow page	0	0	0		0 0	0	0	0 .	0	XXX
1399.	Totals (Lines 1301 thru 1303 plus 1398) (Line 13 above)	0	0	0		0	0	0	0	0	XXX

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ANNUAL STATEMENT FOR THE YEAR 2022 OF THE UnitedHealthcare of New England, Inc.

UNDERWRITING AND INVESTMENT EXHIBIT

PART 1 - PREMILIMS

PART 1 - PREMIUMS	1	2	3	4
Line of Business	Direct Business	Reinsurance Assumed	Reinsurance Ceded	Net Premium Income (Cols. 1 + 2 - 3)
1. Comprehensive (hospital and medical) individual		0	60,378	39,751
Comprehensive (hospital and medical) group	5,503,851	0	3,316,167	2,187,684
3. Medicare Supplement	0	0	0	0
4. Dental only	0	0	0	0
5. Vision only	0	0	0	0
6. Federal Employees Health Benefits Plan	0	0	0	0
7. Title XVIII - Medicare	(22,479,664)	0	1,973	(22,481,637)
8. Title XIX - Medicaid	716,195,709	0	2,147,812	714,047,897
9. Credit A&H	0	0	0	0
10. Disability Income	0	0	0	0
11. Long-Term Care	0	0	0	0
12. Other health	0	0	0	0
13. Health subtotal (Lines 1 through 12)	699,320,025	0	5,526,330	693,793,695
14. Life	0	0	0	0
15. Property/casualty	0	0	0	0
16. Totals (Lines 13 to 15)	699,320,025	0	5,526,330	693,793,695

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2 - CLAIMS INCURRED DURING THE YEAR

					P	PART 2 - CLAIM	SINCURRED	DURING THE Y	EAR						
		1		ehensive & Medical)	4	5	6	7	8	9	10	11	12	13	14
			2	3	Medicare		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Federal Employees Health	Title XVIII	Title XIX	0 111 1 0 1 1	Disability	Long-Term		Other
		Total	Individual	Group	Supplement	Dental Only	Vision Only	Benefits Plan	Medicare	Medicaid	Credit A&H	Income	Care	Other Health	Non-Health
1.	Payments during the year:	040 404 000	•	0.050.507			0		05 004 005	E44 000 007					
	1.1 Direct	613,484,989	0	3,352,597	0	0	0	J0	65,224,305	544,908,087	0	0	0	0	J
	1.2 Reinsurance assumed	U		001.044	0	0		0	0	U	0	0	0	0	J
	1.3 Reinsurance ceded	6,594,723 606.890.266	0	1,961,244 1,391,353	0	0	0	0	65,224,305	4,633,479 540,274,608	0	0	0	0	J0
•	1.4 Net	606,890,266	0	1,391,353	0	0	0	u	65,224,305	540,274,608	J	0	u	0	u
2.	Paid medical incentive pools and bonuses	21,997,154	0	3,628	0	0	0	0	6,673,548	15,319,978	١	0	1	0	0
3.	Claim liability December 31, current year from Part 2A:	21,007,104	0						0,070,340	10,010,010					
	3.1 Direct	39,665,474	0	471,069	0	0	0	0	913,547	38,280,858	0	0	0	0	0
	3.2 Reinsurance assumed	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	3.3 Reinsurance ceded	111,717	0	111,647	0	0	0	0	70	0	0	0	0	0	0
	3.4 Net	39,553,757	0	359,422	0	0	0	0	913,477	38,280,858	0	0	0	0	0
4.	Claim reserve December 31, current year from Part 2D:				_		_				_				
	4.1 Direct	760,861	0	4,063	0	0	0	0	206,684	550,114]0	0	0	0	0
	4.2 Reinsurance assumed	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	4.3 Reinsurance ceded	2,438	0	2,438	0	0	0	0	0	0	0	0	0	0	0
	4.4 Net	758,423	0	1,625	0	0	0	0	206,684	550,114	0	0	0	0	0
	Accrued medical incentive pools and bonuses, current year	11,816,001	0	14,559	0	0	0	0	129,819	11,671,623	0	0	0	0	0
	Net health care receivables (a)	(25,140,825)	0	184,552	0	0	0	0	(26,559,023)	1,233,646	0	0	0	0	0
7.	Amounts recoverable from reinsurers	000 400	•	000 000			0		(70)						
8.	December 31, current year	228 , 136	U	228,206	U				,	U		0		0	0
	8.1 Direct	131,218,433	0	495,559	0	0	0	0	100,161,976	30,560,898]0	0	0	0	0
	8.2 Reinsurance assumed	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	8.3 Reinsurance ceded	810,690	0	244,957	0	0	0	0	70	565,663	0	0	0	0	0
9.	8.4 Net	130 , 407 , 743	0	250,602	0	0	0	0	100,161,906	29,995,235	0	0	0	0	0
	9.1 Direct	732,870	0	11,462	0	0	0	0	206,684	514,724	0	0	0	0	0
	9.2 Reinsurance assumed	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	9.3 Reinsurance ceded	6,877	0	6,877	0	0	0	J0	0	0	0	0	J0	0	J0
	9.4 Net	725,993	0	4,585	0	0	0	J0	206,684	514,724	J0	0	0	0	J0
	Accrued medical incentive pools and bonuses, prior year	11,079,616	0	44,525	0	0	0	0	5,788,319	5,246,772	0	0	0	0	0
	Amounts recoverable from reinsurers December 31, prior year	170,577	0	170,647	0	0	0	0	(70)	0	0	0	0	0	0
12.	Incurred Benefits: 12.1 Direct	547,100,846	0	3 , 136 , 156	0	0	0	0	(7,465,101)	551,429,791	0		0	0	0
	12.2 Reinsurance assumed	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	12.3 Reinsurance ceded	5,948,870	0	1,881,054	0	0	0	0	0	4,067,816	0	0	0	0	0
	12.4 Net	541,151,976	0	1,255,102	0	0	0	0	(7,465,101)	547,361,975	0	0	0	0	0
13.	Incurred medical incentive pools and bonuses	22,733,539	0	(26,338)	0	0	0	0	1,015,048	21,744,829	0	0	0	0	0

⁽a) Excludes \$0 loans or advances to providers not yet expensed.

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2A - CLAIMS LIABILITY END OF CURRENT YEAR

PART 2A - CLAIMS LIABILITY END OF CURRENT YEAR 1 Comprehensive 4 5 6 7 8 9 10 11 12 13 14														
	1			4	5	6	7	8	9	10	11	12	13	14
		(Hospital 8												
		2	3				Federal							
				Medicare			Employees Health	Title XVIII	Title XIX		Disability	Long-Term		Other
	Total	Individual	Group	Supplement	Dental Only	Vision Only	Benefits Plan	Medicare	Medicaid	Credit A&H	Income	Care	Other Health	Non-Health
			O.oup	о презолителя:	20	V.0.0 0y	Donomo : mai:		Wo allowing	0.041.7.61.1			Outer Freditir	1101111001111
Reported in Process of Adjustment:														
1.1 Direct	10,812,606	0	63,643	0	0	0	0	479,577	10,269,386	0	0	0	0	0
1.2 Reinsurance assumed	0	0	0			0	0	0	0	0	0	0	0	0
1.3 Reinsurance ceded	(132.922)	0	(132,992)				0		0	0	0	0	0	0
	, , , ,								40.000.000					
1.4 Net	10,945,528	0	196,635	0	0	0	0	479,507	10,269,386	0	0	0	0	0
Incurred but Unreported:														
2.1 Direct	28.852.868	0	407.426	0	0	0	0	433,970	28,011,472	0	0	0	0	٥
	, , ,			0		U				0	0		u	u
2.2 Reinsurance assumed	. 0 .	0	0	0	0	0	0	0	0	0	0	0	0	0
2.3 Reinsurance ceded	244,639	0	244,639	0	0	0	0	0	0	0	0	0	0	0
2.4 Net	28,608,229	0		0		0					0	0	0	0
	, ,		,						, ,					
3. Amounts Withheld from Paid Claims														
and Capitations:														
3.1 Direct	0	0	0	0	0	0	0	0	0	0	0	0	0	0
3.2 Reinsurance assumed	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	0		0	0		0	0		0	0		0	0	0
3.3 Reinsurance ceded		0	0	0	0	0	0	0	0	0	U	0	U	0
3.4 Net	0	0	0	0	0	0	0	0	0	0	0	0	0	0
4. TOTALS:														
		_		_	_	_				_	_		_	_
4.1 Direct	39,665,474	0			0			913,547	38,280,858	0	0	0	0	0
4.2 Reinsurance assumed	. 0 .	0	0	0	0	0	0	0	0	0	0	0	0	0
4.3 Reinsurance ceded	111,717	0	111,647	0		0	0	70	0	0	0	0	0	0
4.4 Net	39,553,757	0	359,422	0	0	0	0	913,477	38,280,858	0	0	0	0	0
7.7 1161	00,000,707	0	000, TZZ	U U	0	U	ı	010,477	00,200,000	U	0		ı	

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2B - ANALYSIS OF CLAIMS UNPAID - PRIOR YEAR - NET OF REINSURANCE

PART 2B - ANALYSIS OF CLAIMS UNPAID - PRIC			Claim Reserve a		5	6
	Claims Paid D		December 31 o	of Current Year		Estimated Claim
	1	2	3	4		Reserve and Claim
	On Claims Incurred		On Claims Unpaid		Claims Incurred	Liability
	Prior to January 1	On Claims Incurred	December 31 of	On Claims Incurred	In Prior Years	December 31 of
Line of Business	of Current Year	During the Year	Prior Year	During the Year	(Columns 1 + 3)	Prior Year
				-		
Comprehensive (hospital and medical) individual	0	0	0	0	0	0
Comprehensive (hospital and medical) group	93,297	1,240,497	1,749	359,297	95,046	255 , 187
Medicare Supplement	0	0	0		0	0
3. Medicare Supplement		0		0		0
4. Dental Only	0	0	0	0	0	0
5. Vision Only	0	0	0	0	0	0
6. Federal Employees Health Benefits Plan	0	0	0	0	0	0
7. Title XVIII - Medicare			1, 120, 162	0	66 344 467	100,368,591
			, ,			
8 Title XIX - Medicaid	18,479,481			38,159,662		30,509,957
9. Credit A&H	0	0	0	0	0	0
10. Disability Income	0	0	0	0	0	0
11. Long-Term Care	0	0	0	0	0	0
12. Other health			0	0	0	0
				38,518,959		131, 133, 735
13. Health subtotal (Lines 1 to 12)						
14. Health care receivables (a)	1,042,857	5,214,207		236,500	1,042,857	31,634,388
15. Other non-health	0	0	0	0	0	0
16. Medical incentive pools and bonus amounts	21,441,234	555,920	3,773,691	8,042,310	25,214,925	11,079,618
17. Totals (Lines 13 - 14 + 15 + 16)	104, 195, 460	518,377,336	5,566,912	46,324,769	109,762,372	110,578,965

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2C - DEVELOPMENT OF PAID AND INCURRED HEALTH CLAIMS (\$000 Omitted)

Section A - Paid Health Claims - Comprehensive (Hospital & Medical)

		•	Cum	ulative Net Amounts F	Paid	
		1	2	3	4	5
	Year in Which Losses Were Incurred	2018	2019	2020	2021	2022
1.	Prior	(342)	(341)	(330)	(326)	(327)
2.	2018	3,311	3,200	3,200	3,189	3,189
3.	2019	XXX	1,934	1,821	1,820	1,820
4.	2020	XXX	XXX	1,817	1,637	1,637
5.	2021	XXX	XXX	XXX	1,564	1,495
6.	2022	XXX	XXX	XXX	XXX	1,462

Section B - Incurred Health Claims - Comprehensive (Hospital & Medical)

	Sum of Cumulative N	et Amount Paid and Claim Outs	Liability, Claim Rese standing at End of Ye	erve and Medical Incentivar	ve Pool and Bonuses
Year in Which Losses Were Incurred	1 2018	5 2022			
1. Prior	(319)	(341)	(330)	(326)	(327)
2. 2018	4,033	3,212	3,200	3,189	3, 189
3. 2019	xxx	2,319	1,842	1,820	1,820
4. 2020	xxx	XXX	2,114	1,660	1,637
5. 2021	xxx	XXX	XXX	1,840	1,502
6. 2022	xxx	XXX	XXX	XXX	1,830

Section C - Incurred Year Health Claims and Claims Adjustment Expense Ratio - Comprehensive (Hospital & Medical)

		1	2	3	4	5	6	7	8	9	10
						Claim and Claim				Total Claims and	
	Years in which					Adjustment Expense			Unpaid Claims	Claims Adjustment	
	Premiums were Earned and Claims			Claim Adjustment	(Col. 3/2)	Payments	(Col. 5/1)		Adjustment	Expense Incurred	(Col. 9/1)
	were Incurred	Premiums Earned	Claims Payment	Expense Payments	Percent	(Col. 2 + 3)	Percent	Claims Unpaid	Expenses	(Col. 5+7+8)	Percent
1.	2018	3,997	3, 189	329	10.3	3,518	88.0	0	0	3,518	880
2.	2019	2,545	1,820	317	17.4	2,137	84.0	0	0	2,137	84.0
3.	2020	2.515	1.637	298	18.2	1.935	76.9	0	0	1.935	76.9
4	2021	2.075	1.495	402	26.9	1.897	91.4	8	0	1.905	91.8
5	2022	2 205	1 462	242	16.6	1 704	77 3	368	(3)	2 069	93.8

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2C - DEVELOPMENT OF PAID AND INCURRED HEALTH CLAIMS (\$000 Omitted)

Section A - Paid Health Claims - Title XVIII

			Cur	mulative Net Amounts F	Paid	
		1	2	3	4	5
	Year in Which Losses Were Incurred	2018	2019	2020	2021	2022
1.	Prior	46,250	46,554	45,639	45,512	45,498
2.	2018	464,092	518,853	519,062	518,948	518,934
3.	2019	XXX	579,095	643,632	643,636	643,486
4.	2020	XXX	XXX	605, 101	683,687	684,026
5.	2021	XXX	XXX	XXX	728,243	799,980
6.	2022	XXX	XXX	XXX	XXX	0

Section B - Incurred Health Claims - Title XVIII

	Sum of Cumulative Net A	Amount Paid and Claim Outs	Liability, Claim Rese standing at End of Ye	erve and Medical Incenti ar	ve Pool and Bonuses
	1	4	5		
Year in Which Losses Were Incurred	2018	2019	2020	2021	2022
1. Prior	48 , 192	46,554	45,638	45,512	45,498
2. 2018	540,720	520,896	519,061	518,948	518,934
3. 2019	XXX	669,533	643,852	643,636	643,486
4. 2020	XXX	XXX	716,927	683,693	684,026
5. 2021	XXX	XXX	XXX	834,393	801,230
6. 2022	XXX	XXX	XXX	XXX	0

Section C - Incurred Year Health Claims and Claims Adjustment Expense Ratio - Title XVIII

		1	2	3	4	5	6	7	8	9	10
						Claim and Claim				Total Claims and	
	Years in which					Adjustment Expense			Unpaid Claims	Claims Adjustment	
	Premiums were Earned and Claims			Claim Adjustment	(Col. 3/2)	Payments	(Col. 5/1)		Adjustment	Expense Incurred	(Col. 9/1)
	were Incurred	Premiums Earned	Claims Payment	Expense Payments	Percent	(Col. 2 + 3)	Percent	Claims Unpaid	Expenses	(Col. 5+7+8)	Percent
1.	2018	631,597	518,934	27,742	5.3	546,676	86.6	0	0	546,676	86.6
2.	2019	788,396	643,486		5.2	676,926	85.9	0	0	676,926	85.9
3.	2020	877,530	684,026	32,390	4.7	716,416	81.6	0	0	716,416	81.6
4.	2021	949,219	799,980	30,658	3.8	830,638	87.5	1,250	6	831,894	87.6
5.	2022	1,972	0	694	0.0	694	35.2	0	0	694	35.2

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2C - DEVELOPMENT OF PAID AND INCURRED HEALTH CLAIMS (\$000 Omitted)

Section A - Paid Health Claims - Title XIX

			Cun	nulative Net Amounts P	aid	
		1	2	3	4	5
	Year in Which Losses Were Incurred	2018	2019	2020	2021	2022
1.	Prior	36,269	36,036	35,643	35,631	35,605
2.	2018	417,471	442,639	443 , 156	443, 106	442,973
3.	2019	XXX	428, 148	470,465	477,378	477,322
4.	2020	XXX	XXX	437 , 128	489,716	481,235
5.	2021	XXX	XXX	XXX	521,429	563,368
6.	2022	XXX	XXX	XXX	XXX	522,351

Section B - Incurred Health Claims - Title XIX

	Sum of Cumulative Net A	Amount Paid and Claim Outs	Liability, Claim Rese standing at End of Ye	erve and Medical Incenti ar	ve Pool and Bonuses
	1	4	5		
Year in Which Losses Were Incurred	2018	2019	2020	2021	2022
1. Prior	36,884	36,036	35,643	35,631	35,605
2. 2018	456,209	449,238	443, 156	443, 106	442,973
3. 2019	XXX	480,043	478,877	477,378	477,322
4. 2020	XXX	XXX	492,766	492,841	481,235
5. 2021	XXX	XXX	XXX	554,060	567,677
6. 2022	XXX	XXX	XXX	XXX	568,544

Section C - Incurred Year Health Claims and Claims Adjustment Expense Ratio - Title XIX

		1	2	3	4	5	6	7	8	9	10
						Claim and Claim				Total Claims and	
Y	ears in which					Adjustment Expense			Unpaid Claims	Claims Adjustment	
Premiums v	vere Earned and Claims			Claim Adjustment	(Col. 3/2)	Payments	(Col. 5/1)		Adjustment	Expense Incurred	(Col. 9/1)
,	vere Incurred	Premiums Earned	Claims Payment	Expense Payments	Percent	(Col. 2 + 3)	Percent	Claims Unpaid	Expenses	(Col. 5+7+8)	Percent
1. 2018		525,249	442,973	22,613	5.1	465,586	88.6	0	0		88.6
2. 2019		514.288	477 .322	22.921	4.8	500 . 243	97.3	0	0	500.243	97.3
3. 2020		553,607	481,235	19, 199	4.0	500,434	90.4	0	0	500,434	90.4
4. 2021		633,094	563,368	19,572	3.5	582,940	92.1	4,309	31	587,280	92.8
5. 2022		652,385	522,351	13,384	2.6	535,735	82.1	46,193	309	582,237	89.2

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2C - DEVELOPMENT OF PAID AND INCURRED HEALTH CLAIMS (\$000 Omitted)

Section A - Paid Health Claims - Grand Total

			Cum	nulative Net Amounts P	Paid	
		1	2	3	4	5
	Year in Which Losses Were Incurred	2018	2019	2020	2021	2022
1.	Prior	82 , 177	82,249	80,952	80,817	80,776
2.	2018	884,874	964,692	965,418	965,243	965,096
3.	2019	XXX	1,009,177	1,115,918	1,122,834	1,122,628
4.	2020	XXX	XXX	1,044,046	1,175,040	1,166,898
5.	2021	XXX	XXX	XXX	1,251,236	1,364,843
6.	2022	XXX	XXX	XXX	XXX	523,813

Section B - Incurred Health Claims - Grand Total

	Sum of Cumulative Net A	Amount Paid and Claim Outs	Liability, Claim Rese standing at End of Ye	erve and Medical Incenti ar	ve Pool and Bonuses		
	1 2 3 4						
Year in Which Losses Were Incurred	2018	2019	2020	2021	2022		
1. Prior	84,757	82,249	80,951	80,817	80,776		
2. 2018	1,000,962	973,346	965,417	965,243	965,096		
3. 2019	XXX	1, 151,895	1, 124, 571	1, 122, 834	1,122,628		
4. 2020	XXX	XXX	1,211,807	1, 178, 194	1,166,898		
5. 2021	XXX	XXX	XXX	1,390,293	1,370,409		
6. 2022	XXX	XXX	XXX	XXX	570,374		

Section C - Incurred Year Health Claims and Claims Adjustment Expense Ratio - Grand Total

		1	2	3	4	5	6	7	8	9	10
						Claim and Claim				Total Claims and	
	Years in which					Adjustment Expense			Unpaid Claims	Claims Adjustment	
	Premiums were Earned and Claims			Claim Adjustment	(Col. 3/2)	Payments	(Col. 5/1)		Adjustment	Expense Incurred	(Col. 9/1)
	were Incurred	Premiums Earned	Claims Payment	Expense Payments	Percent	(Col. 2 + 3)	Percent	Claims Unpaid	Expenses	(Col. 5+7+8)	Percent
1.	2018	1,160,843	965,096	50,684	5.3	1,015,780	87.5	0	0	1,015,780	87.5
2.	2019	1,305,229	1,122,628	56,678	5.0	1,179,306	90.4	0	0	1, 179, 306	90.4
3.	2020	1,433,652	1,166,898	51,887	4.4	1,218,785	85.0	0	0	1,218,785	85.0
4.	2021	1,584,388	1,364,843	50,632	3.7	1,415,475	89.3	5,567	37	1,421,079	89.7
5.	2022	656,562	523,813	14,320	2.7	538, 133	82.0	46,561	306	585,000	89.1

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2D - AGGREGATE RESERVE FOR ACCIDENT AND HEALTH CONTRACTS ONLY

PART 2D - AGGREGATE RESERVE FOR ACCIDENT AND HEALTH CONTRACTS ONLY 1 Comprehensive 4 5 6 7 8 9 10 11 12 13														40
		(Hospital & Medical)		5	б	0 /		9	10	11	12	13		
			2	3	-			Federal						
					Medicare			Employees Health	Title XVIII	Title XIX		Disability	Long-Term	
		Total	Individual	Group	Supplement	Dental Only	Vision Only	Benefits Plan	Medicare	Medicaid	Credit A&H	Income	Care	Other
1.	Unearned premium reserves	0	0	0	0	0	0	0	0	0	0	0	0	0
2.	Additional policy reserves (a)	0	0	0	0	0	0	0	0	0	0	0	0	0
3.	Reserve for future contingent benefits	0	0	0	0	0	0	0	0	0	0	0	0	0
4.	Reserve for rate credits or experience rating refunds													
	(including \$0 for investment income)	109 , 160 , 527	0	56,751	0	0	0	0	(393,745)	109,497,521	0	0	0	0
5.	Aggregate write-ins for other policy reserves	1,497,541	0	90,072	0	0	0	0	492,356	915,113	0	0	0	0
6.	Totals (gross)	110,658,068	0	146,823	0	0	0	0	98,611	110,412,634	0	0	0	0
7.	Reinsurance ceded	34,051	0	34,051	0	0	0	0	0	0	0	0	0	0
8.	Totals (Net)(Page 3, Line 4)	110,624,017	0	112,772	0	0	0	0	98,611	110,412,634	0	0	0	0
9.	Present value of amounts not yet due on claims		0	0	0	0	0	0	0	0	0	0	0	0
10.	Reserve for future contingent benefits	760,861	0	4,063	0	0	0	0	206,684	550,114	0	0	0	0
11.	Aggregate write-ins for other claim reserves	0	0	0	0	0	0	0	0	0	0	0	0	0
12.	Totals (gross)	760,861	0	4,063	0	0	0	0	206,684	550,114	0	0	0	0
13.	Reinsurance ceded	2,438	0	2,438	0	0	0	0	0	0	0	0	0	0
14.	Totals (Net)(Page 3, Line 7)	758,423	0	1,625	0	0	0	0	206,684	550,114	0	0	0	0
	DETAILS OF WRITE-INS													
0501.	CMS Risk Adjustment Factor Payable	1,407,469	0	0	0	0	0	0	492,356	915,113	0	0	0	0
0502.	Risk Adjustment Data Validation Payable	65,319	0	65,319	0	0	0	0	0	0	0	0	0	0
0503.	High-Cost Risk Pool Payable	24,753	0	24,753	0	0	0	0	0	0	0	0	0	0
0598.	Summary of remaining write-ins for Line 5 from overflow page	0	0	0	0	0	0	0	0	0	0	0	0	0
0599.	Totals (Lines 0501 thru 0503 plus 0598) (Line 5 above)	1,497,541	0	90,072	0	0	0	0	492,356	915,113	0	0	0	0
1101.	, , , , , ,	1, 101,011		00,012			ľ		102,000	010,110			Ů	
1102.														
1103.														
	Summary of remaining write-ins for Line 11 from overflow page	0	0	0	0	0	0	0	0	0	0	0	0	0
1199.	Totals (Lines 1101 thru 1103 plus 1198) (Line 11 above)	0	0	0	0	0	0	0	0	0	0	0	0	0

(a) Includes \$ 0 premium deficiency reserve.

UNDERWRITING AND INVESTMENT EXHIBIT

PART 3 - ANALYSIS OF EXPENSES

		PARI 3 - ANAL	YSIS OF EXPENSE	:5		
-		Claim Adjustme	ent Expenses	3	4	5
		1 Cost Containment Expenses	Other Claim Adjustment Expenses	General Administrative Expenses	Investment Expenses	Total
1.	Rent (\$0 for occupancy of					
	own building)	352 , 168	63,622	570,637	0	986,427
2.	Salary, wages and other benefits	6,497,677	1,173,857	10,528,543	0	18,200,077
3.	Commissions (less \$0					
	ceded plus \$0 assumed)	0	0	328,229	0	328,229
4.	Legal fees and expenses	92,060	16,631	149,170	0	257,861
5.	Certifications and accreditation fees	0	0	0	0	0
6.	Auditing, actuarial and other consulting services	730,713	132,009	1,206,297	0	2,069,019
7.	Traveling expenses	108,547	19,610	175,885	0	304,042
8.	Marketing and advertising	386,876	69,892	626,877	0	1,083,645
9.	Postage, express and telephone	269,971	48,772	437,448	0	756, 191
10.	Printing and office supplies	428,743	77,456	694,716	0	1,200,915
11.	Occupancy, depreciation and amortization	162,481	29,353	263,277	0	455 , 111
12.	Equipment	51,361	9,279	83,224	0	143,864
13.	Cost or depreciation of EDP equipment and software	700,272	126,510	1,134,690	0	1,961,472
14.	Outsourced services including EDP, claims, and other services	1,274,333	1,169,529	1,119,948	0	3,563,810
15.	Boards, bureaus and association fees	9,279	1,676	15,035	0	25,990
16.	Insurance, except on real estate	121,035	21,866	196,119	0	339,020
17.	Collection and bank service charges		6,398	57,388	0	99,203
18.	Group service and administration fees	136,430	24,647	85,486	0	246,563
19.	Reimbursements by uninsured plans	0	0	(175,432)	0	(175,432
20.	Reimbursements from fiscal intermediaries	0	0	0	0	0
21.	Real estate expenses	0	0	0	0	0
22.	Real estate taxes	16,113	5,527	25,899	0	47,539
23.	Taxes, licenses and fees:					
	23.1 State and local insurance taxes	0	0	(188,795)	0	(188,795
	23.2 State premium taxes	0	0	14,422,312	0	14,422,312
	23.3 Regulatory authority licenses and fees	0	0	179,333	0	179,333
	23.4 Payroll taxes					
	23.5 Other (excluding federal income and real estate taxes)					
24.	Investment expenses not included elsewhere	0	0	0	163,608	163,608
25.	Aggregate write-ins for expenses	1,534,141	279,002	1,985,565	0	3,798,708
26.	Total expenses incurred (Lines 1 to 25)		3,386,262	34,440,176	163,608	
27.	Less expenses unpaid December 31, current year	273,205	69,928	1,150,064	86,634	1,579,831
28.				5,293,513		
29.	Amounts receivable relating to uninsured plans,			18,389,215		
30.	Amounts receivable relating to uninsured plans, current year	0	0	3,112,576	0	3,112,576
31.	Total expenses paid (Lines 26 minus 27 plus 28 minus 29 plus 30)	13,722,197	3,557,374	23,306,986	190,035	40,776,592
	DETAILS OF WRITE-INS					
2501.	Sundry General Expenses	1,278,052	232,163	2,080,399	0	3,590,614
2502.	Professional Fees/Consulting	167,313	30,226	271,107	0	468,646
2503.	Information Technology	71,450	12,908	115,774	0	200 , 132
2598.	Summary of remaining write-ins for Line 25 from overflow page	17,326	3,705	(481,715)	0	(460,684

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EXHIBIT OF NET INVESTMENT INCOME

		1	2
		Collected During Year	Earned During Year
1.	U.S. government bonds	(a)295,458	300,635
1.1	Bonds exempt from U.S. tax	(a)0	0
1.2	Other bonds (unaffiliated)		
1.3	Bonds of affiliates		
2.1	Preferred stocks (unaffiliated)	(b) 0	0
2.11	Preferred stocks of affiliates		
2.2	Common stocks (unaffiliated)	` '	
2.21	Common stocks of affiliates		
3.	Mortgage loans		
4.	Real estate		
5	Contract Loans		
6	Cash, cash equivalents and short-term investments		
7	Derivative instruments		
8.	Other invested assets	0	0
9.	Aggregate write-ins for investment income	0	0
10.	Total gross investment income	7 933 641	8,165,639
11.	Investment expenses		
12.	Investment taxes, licenses and fees, excluding federal income taxes		
13.	Interest expense		,
14.	Depreciation on real estate and other invested assets		· '
15.	Aggregate write-ins for deductions from investment income		\ /
16.	Total deductions (Lines 11 through 15)		
17.	N. (1) (1) (1) (1) (1) (1) (1)		8.002.031
	DETAILS OF WRITE-INS		5,552,551
0901.	DETAILS OF WAIT-110		
0902.			
0903.			
0998.	Summary of remaining write-ins for Line 9 from overflow page		
0999.	Totals (Lines 0901 thru 0903 plus 0998) (Line 9, above)		0
1501.	Totals (Lines 500 T till 5000 ptus 5000) (Line 5, above)		0
1501.			
1502.			
1598.			
1599.	Totals (Lines 1501 thru 1503 plus 1598) (Line 15, above)		0
1000.	Totals (Lines 1501 tint 1505 pius 1550) (Line 15, above)		U
	49.050	F0	
(a) Inclu	ides \$	53 paid for accrued inf	terest on purchases.
(b) Inclu	ides\$0 accrual of discount less\$0 amortization of premium and less\$. 0 paid for accrued div	vidends on purchases.
(c) Inclu	ides \$. 0 paid for accrued int	terest on purchases.
(d) Inclu	ides\$0 for company's occupancy of its own buildings; and excludes\$0 interest on er	cumbrances.	
(e) Inclu	ides\$0 accrual of discount less\$0 amortization of premium and less\$. 0 paid for accrued int	terest on purchases.
(f) Inclu	des\$0 accrual of discount less\$0 amortization of premium.		
	·		
	ides \$	ederal income taxes, at	ributable to

EXHIBIT OF CAPITAL GAINS (LOSSES)

segregated and Separate Accounts.

(i) Includes \$ _____0 depreciation on real estate and \$ _____0 depreciation on other invested assets.

	<u> </u>		·	0 (10001	/	_
		1	2	3	4	5
				Total Realized Capital	Change in	Change in Unrealized
		Realized Gain (Loss)	Other Realized	Gain (Loss)	Unrealized Capital	Foreign Exchange
		On Sales or Maturity	Adjustments	(Columns 1 + 2)	Gain (Loss)	Capital Gain (Loss)
1.	U.S. Government bonds	269,600	0	269,600	(264, 162)	0
1.1	Bonds exempt from U.S. tax	0	0	0	0	0
1.2	Other bonds (unaffiliated)	102	0	102	0	0
1.3	Bonds of affiliates	0	0	0	0	0
2.1	Preferred stocks (unaffiliated)	0	0	0	0	0
2.11	Preferred stocks of affiliates	0	0	0	0	0
2.2	Common stocks (unaffiliated)	0	0	0	0	0
2.21	Common stocks of affiliates				0	0
3.	Mortgage loans	0	0	0	0	0
4.	Real estate				0	0
5.	Contract loans	0	0	0	0	0
6.	Cash, cash equivalents and short-term investments	0	0	0	0	0
7.	Derivative instruments				0	0
8.	Other invested assets	0	0	0	0	0
9.	Aggregate write-ins for capital gains (losses)	0	0	0	153,350	0
10.	Total capital gains (losses)	269,702	0	269,702	(110,812)	0
	DETAILS OF WRITE-INS					
0901.	Others	0	0	0	153,350	0
0902.						
0903.						
0998.	Summary of remaining write-ins for Line 9 from					
	overflow page	0	0	0	0	0
0999.	Totals (Lines 0901 thru 0903 plus 0998) (Line 9,					
	above)	0	0	0	153,350	0

EXHIBIT OF NON-ADMITTED ASSETS

	EXHIBIT OF NON-ADMITTE	D ASSE 15	1	ı
		1	2	3 Change in Total
		Current Year Total	Prior Year Total	Nonadmitted Assets
		Nonadmitted Assets	Nonadmitted Assets	(Col. 2 - Col. 1)
1.	Bonds (Schedule D)	0	0	0
2.	Stocks (Schedule D):			
	2.1 Preferred stocks			
	2.2 Common stocks	0	0	0
3.	Mortgage loans on real estate (Schedule B):			
	3.1 First liens	0	0	0
	3.2 Other than first liens	0	0	0
4.	Real estate (Schedule A):			
	4.1 Properties occupied by the company	0	0	0
	4.2 Properties held for the production of income			
	4.3 Properties held for sale			
5.	Cash (Schedule F - Part 1) cash equivalents (Schedule F - Part 2) and short-term investments			
0.	(Schedule DA)	0	0	0
6.	Contract loans	0	0	0
7.	Derivatives (Schedule DB)	0	0	0
8.	Other invested assets (Schedule BA)	0	0	0
9.	Receivables for securities	0	0	0
10.	Securities lending reinvested collateral assets (Schedule DL)			
11.	Aggregate write-ins for invested assets			
12.	Subtotals, cash and invested assets (Lines 1 to 11)			
13.	Title plants (for Title insurers only)			
14.	Investment income due and accrued			
15.	Premiums and considerations:			
15.	15.1 Uncollected premiums and agents' balances in the course of collection	0.401	202 610	274 217
	15.2 Deferred premiums, agents' balances and installments booked but deferred and not yet due			
	15.3 Accrued retrospective premiums and contracts subject to redetermination	0	0	0
16.	Reinsurance:			
	16.1 Amounts recoverable from reinsurers			
	16.2 Funds held by or deposited with reinsured companies			
	16.3 Other amounts receivable under reinsurance contracts			
17.	Amounts receivable relating to uninsured plans	0	28,891	28,891
	Current federal and foreign income tax recoverable and interest thereon		0	0
18.2	Net deferred tax asset			0
19.	Guaranty funds receivable or on deposit	0	0	0
20.	Electronic data processing equipment and software			
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	0	0
23.	Receivable from parent, subsidiaries and affiliates	0	0	0
24.	Health care and other amounts receivable			(2,041,084)
25.	Aggregate write-ins for other than invested assets	699	125	(574)
26.	Total assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts			
	(Lines 12 to 25)			
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts	0	0	0
28.	Total (Lines 26 and 27)	3,261,329	1,522,779	(1,738,550)
	DETAILS OF WRITE-INS			
1101.				
1102.				
1103.				
1198.	Summary of remaining write-ins for Line 11 from overflow page	0	0	0
1199.	Totals (Lines 1101 thru 1103 plus 1198)(Line 11 above)	0	0	0
2501.	Prepaid Expenses	699	125	(574)
2502.	11 July 2 April 2 Apri			, ,
2502.				
	Summary of remaining write-ins for Line 25 from overflow page			
2598.				
2599.	Totals (Lines 2501 thru 2503 plus 2598)(Line 25 above)	699	125	(574)

EXHIBIT 1 - ENROLLMENT BY PRODUCT TYPE FOR HEALTH BUSINESS ONLY

EXHIBIT 1 - ENTOLLINENT BY I NODGOT		Total Members at End of								
	1	2	otal Mellibers at ENG of	4	E	ნ Current Year				
Source of Enrollment	Prior Year	First Quarter	Second Quarter	Third Quarter	Current Year	Member Months				
Source of Enformment	1 Hor rear	i iist Quarter	Second Quarter	Tilla Quarter	Ourient real	Wellibel Working				
Health Maintenance Organizations	180,005	99,358	99,550	100,161	100,989	1, 198,845				
Provider Service Organizations	0	0	0	0	0	0				
Preferred Provider Organizations	0	0	0	0	0	0				
4. Point of Service	0	0	0	0	0	0				
5. Indemnity Only	0	0	0	0	0	0				
Aggregate write-ins for other lines of business	0	0	0	0	0	0				
7. Total	180,005	99,358	99,550	100,161	100,989	1,198,845				
DETAILS OF WRITE-INS										
0601.										
0602.										
0603.										
0698. Summary of remaining write-ins for Line 6 from overflow page	0	0	0	0	0	0				
0699. Totals (Lines 0601 thru 0603 plus 0698) (Line 6 above)	0	0	0	0	0	0				

UNITEDHEALTHCARE OF NEW ENGLAND, INC.

NOTES TO STATUTORY BASIS FINANCIAL STATEMENTS AS OF AND FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND GOING CONCERN

Organization and Operation

UnitedHealthcare of New England, Inc. (the "Company"), licensed as a health maintenance organization ("HMO"), offers its enrollees a variety of managed care programs and products through contractual arrangements with health care providers. The Company is a wholly owned subsidiary of United HealthCare Services, Inc. ("UHS"), a management corporation that provides services to the Company under the terms of a management agreement (the "Agreement"). UHS is a wholly owned subsidiary of UnitedHealth Group Incorporated ("UnitedHealth Group"). UnitedHealth Group is a publicly held company trading on the New York Stock Exchange.

The Company was incorporated on November 14, 1984, as an HMO and operations commenced in December, 1984. The Company is certified as an HMO in six states. The Company has entered into contracts with physicians, hospitals, and other health care provider organizations to deliver health care services for all enrollees.

The Company offers comprehensive commercial products to individual and employer groups. Each contract outlines the coverage provided and renewal provisions.

The Company serves as a plan sponsor offering Medicare Parts A & B, along with Medicare Part D prescription drug insurance coverage, (collectively "Medicare Plans") under contracts with the Centers for Medicare and Medicaid Services ("CMS").

Effective January 1, 2022, the Company novated its CMS contracts to affiliate, UnitedHealthcare of Wisconsin, Inc. ("UHC WI"). The Medicare revenue associated with this novation represents 58% of total direct premiums written as of December 31, 2021. The novation agreement resulted in full control of the contracts being transferred to UHC WI at \$0 net book value for dates of service on or after January 1, 2022. Approval for this novation was received from CMS. Approval for the asset transfers related to the novation was received from the State of Rhode Island Department of Business Regulation (the "Department").

Effective January 1, 2022, the Company began offering comprehensive commercial products in the state of Maine.

The Company has a contract with the State of Rhode Island and Providence Plantations, Department of Human Services, to provide health care services to Medicaid eligible beneficiaries in Rhode Island. The current contract is effective through June 30, 2023, and is subject to annual renewal provisions thereafter.

A. Accounting Practices

The statutory basis financial statements (herein referred to as "financial statements") are presented on the basis of accounting practices prescribed or permitted by the Department.

The Department recognizes only statutory accounting practices, prescribed or permitted by the State of Rhode Island (the "State"), for determining and reporting the financial condition and results of operations of an HMO, for determining its solvency under Rhode Island Insurance Law. The State prescribes the use of the National Association of Insurance Commissioners' ("NAIC") Accounting Practices and Procedures manual ("NAIC SAP") in effect for the accounting periods covered in the financial statements.

No significant differences exist between the practices prescribed or permitted by the State and the NAIC SAP which materially affect the statutory basis net income and capital and surplus, as illustrated in the table below:

		SSAP#	F/S Page #	F/S Line #		December 31, 2022	C	ecember 31, 2021
Net	Income							
(1)	Company state basis (Page 4, Line 32, Columns 2 & 3)	XXX	XXX	XXX	\$	39,675,012	\$	67,172,242
(2)	State prescribed practices that are an increase/(decrease) from NAIC SAP: Not applicable					-		_
(3)	State permitted practices that are an increase/(decrease) from NAIC SAP: Not applicable					_		_
(4)	NAIC SAP (1 - 2 - 3 = 4)	XXX	XXX	XXX	\$	39,675,012	\$	67,172,242
Сар	ital and Surplus							
(5)	Company state basis (Page 3, Line 33, Columns 3 & 4)	XXX	XXX	XXX	\$	223,613,760	\$	206,184,444
(6)	State prescribed practices that are an increase/(decrease) from NAIC SAP:				·	, ,	·	, ,
	Not applicable					-		-
(7)	State permitted practices that are an increase/(decrease) from NAIC SAP:					_		_
(8)	Not applicable NAIC SAP (5 - 6 - 7 = 8)	XXX	XXX	XXX	\$	223,613,760	\$	206,184,444

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

The preparation of these financial statements in conformity with the NAIC Annual Statement Instructions and the NAIC SAP include certain amounts that are based on the Company's estimates and judgments. These estimates require the Company to apply complex assumptions and judgments, often because the Company must make estimates about the effects of matters that are inherently uncertain and will change in subsequent periods. The most significant estimates relate to hospital and medical benefits, claims unpaid, aggregate health policy reserves (including medical loss ratio ("MLR") rebates, aggregate health claim reserves, risk corridor, and risk adjustment estimates. The Company adjusts these estimates each period as more current information becomes available. The impact of any changes in estimates is included in the determination of net income in the period in which the estimate is adjusted.

C. Accounting Policy

Basis of Presentation — The Company prepares its financial statements on the basis of accounting practices prescribed or permitted by the Department. These statutory practices differ from accounting principles generally accepted in the United States of America ("GAAP").

Accounting policy disclosures that are required by the NAIC Annual Statement instructions are as follows:

- (1–2) Bonds are stated at book/adjusted carrying value if they meet NAIC designation of one or two and stated at the lower of book/adjusted carrying value or fair value if they meet an NAIC designation of three or higher. The Company does not have any mandatory convertible securities or Investment Analysis Office of the NAIC ("IAO") identified funds (i.e.: exchange traded funds or bond mutual funds) in its bond portfolio. Amortization of bond premium or accretion of discount is calculated using the constant yield interest method. Bonds are valued and reported using market prices published by the IAO in accordance with the NAIC Valuation of Securities manual prepared by the IAO or an external pricing service;
- (3–4) The Company holds no common or preferred stock;
- (5) The Company holds no mortgage loans on real estate;

- (6) U.S. government and agency securities and corporate debt securities include loan-backed securities (mortgage-backed securities and asset-backed securities), which are valued using the retrospective adjustment methodology. Prepayment assumptions for the determination of the book/adjusted carrying value, commonly referred to as amortized cost, of loan-backed securities are based on a three-month constant prepayment rate history obtained from external data source vendors. The Company's investment policy limits investments in nonagency residential mortgage-backed securities, including home equity and sub-prime mortgages, to 10% of total cash and invested assets. Total combined investments in mortgage-backed securities and asset-backed securities cannot exceed more than 30% of total cash and invested assets;
- (7) The Company holds no investments in subsidiaries, controlled, or affiliated entities;
- (8) The Company has no investment interests with respect to joint ventures, partnerships, or limited liability companies;
- (9) The Company holds no derivatives;
- Premium Deficiency Reserves ("PDR") (inclusive of conversion reserves) and the related (10)expenses are recognized when it is probable that expected future health care expenses, claims adjustment expenses ("CAE"), direct administration costs, and an allocation of indirect administration costs under a group of existing contracts will exceed anticipated future premiums and reinsurance recoveries considered over the remaining lives of the contracts, and are recorded as aggregate health policy reserves in the financial statements. Indirect administration costs arise from activities that are not specifically identifiable to a specific group of existing contracts, and therefore, those costs are fully allocated among the various contract groupings. The allocation of indirect administration costs to each contract grouping is made proportionately to the expected margins remaining in the premiums after future health care expenses, CAE and direct administration costs are considered. The data and assumptions underlying such estimates and the resulting reserves are periodically updated, and any adjustments are reflected as an increase or decrease in reserves for life, accident, and health contracts in the financial statements in the period in which the change in estimate is identified. The Company does anticipate investment income as a factor in the PDR calculation (see Note 30);
- (11) CAE are those costs expected to be incurred in connection with the adjustment and recording of accident and health claims. Pursuant to the terms of the Agreement (see Note 10), the Company pays a management fee to its affiliate, UHS, in exchange for administrative and management services. A detailed review of the administrative expenses of the Company and UHS is performed to determine the allocation between CAE and general administrative expenses ("GAE") to be reported in the financial statements. It is the responsibility of UHS to pay CAE in the event the Company ceases operations. The Company has recorded an estimate of unpaid CAE associated with incurred but unpaid claims, which is included in unpaid CAE in the financial statements. Management believes the amount of the liability for unpaid CAE as of December 31, 2022 is adequate to cover the Company's cost for the adjustment and recording of unpaid claims; however, actual expenses may differ from those established estimates. Adjustments to the estimates for unpaid CAE are reflected in operating results in the period in which the change in estimate is identified:
- (12) The Company does not carry any fixed assets in the financial statements;
- (13) Health care and other amounts receivable consist of pharmacy rebates receivable estimated based on the most currently available data from the Company's claims processing systems and from data provided by the Company's affiliated pharmaceutical benefit manager, OptumRx, Inc. ("OptumRx"). Health care and other amounts receivable also include receivables for capitation arrangements, amounts due to the Company for provider advances and claim overpayments to providers, hospitals and other health care organizations risk share receivables, and State stop loss receivables. Health care and other amounts receivable are considered nonadmitted assets under the NAIC SAP if they do not meet admissibility requirements. Accordingly, the Company has excluded receivables that do not meet the admissibility criteria from the financial statements (see Note 28).

The Company has also deemed the following to be significant accounting policies:

ASSETS

Cash and Invested Assets

- Bonds include securities with a maturity of greater than one year at the time of purchase;
- Cash equivalents include securities that have original maturity dates of three months or less from the date of acquisition. Cash equivalents also consist of the Company's share of a qualified cash pool sponsored and administered by UHS. The investment pool is recorded at cost or book/adjusted carrying value depending on the composition of the underlying securities. Interest income from the pool accrues daily to participating members based upon ownership percentage. Cash equivalents, excluding money-market funds, are reported at cost or book/adjusted carrying value depending on the nature of the underlying security, which approximates fair value. Money-market funds are reported at fair value or net asset value ("NAV") as a practical expedient;
- Realized capital gains and losses on sales of investments are calculated based upon specific identification of the investments sold. These gains and losses are reported as net realized capital gains and losses less capital gains tax in the financial statements;
- The Company continually monitors the difference between amortized cost and estimated fair value of its investments. If any of the Company's investments experience a decline in value that the Company has determined is other-than-temporary, or if the Company has determined it will sell a security that is in an impaired status, the Company will record a realized loss in net realized capital gains and losses less taxes in the financial statements. The new cost basis is not changed for subsequent recoveries in fair value. The prospective adjustment method is utilized for loan-backed securities for periods subsequent to the loss recognition (see Note 5).

Other Assets

• Premiums and Considerations — The Company reports uncollected premium balances from its insured members, groups, CMS, and state Medicaid agency as premiums and considerations in the financial statements. Uncollected premium balances that are over 90 days past due, with the exception of amounts due from government insured plans, are considered nonadmitted assets. In addition to those balances, current balances are also considered nonadmitted if the corresponding balance greater than 90 days past due is deemed more than inconsequential. Premiums and considerations also include amounts for commercial risk corridor receivables as defined in Section 1342 of the Affordable Care Act ("ACA"), commercial risk adjustment receivables as defined in Section 1343 of the ACA, CMS risk corridor receivables, CMS risk adjustment receivables for the Medicare Plans, Medicaid performance guarantee receivables, and the Rhode Island risk share program's estimated accrued retrospective premiums. The Company has a risk share arrangement with the Rhode Island Executive Office of Health and Human Services ("EOHHS");

Premium adjustments for the CMS risk corridor, and Rhode Island risk share programs are accounted for as premium adjustments subject to retrospectively rated features (see Note 24). Premium adjustments for the commercial ACA Section 1343 risk adjustment, CMS risk adjustment, and Medicaid pay for performance programs are accounted for as premium adjustments subject to redetermination (see Note 24).

LIABILITIES

Claims Unpaid and Aggregate Health Claim Reserves — Claims unpaid and aggregate
health claim reserves include claims processed but not yet paid, estimates for claims
received but not yet processed, estimates for the costs of health care services enrollees
have received but for which claims have not yet been submitted, and payments and
liabilities for physician, hospital, and other medical costs disputes.

The estimates for incurred but not yet reported claims are developed using an actuarial process that is consistently applied, centrally controlled, and automated. The actuarial models consider factors such as historical submission and payment data, cost trends, customer and product mix, seasonality, utilization of health care services, contracted service rates, and other relevant factors. The Company estimates such liabilities for physician, hospital, and other medical cost disputes based upon an analysis of potential outcomes, assuming a combination of litigation and settlement strategies. These estimates may change as actuarial methods change or as underlying facts upon which estimates are based change. The Company did not change actuarial methods during 2022 and 2021. Management believes the amount of claims unpaid and aggregate health claim reserves is a best estimate of the Company's liability for unpaid claims and aggregate health claim reserves as of December 31, 2022; however, actual payments may differ from those established estimates.

The Company contracts with hospitals, physicians, and other providers of health care under capitated or discounted fee for service arrangements, including a hospital per diem to provide medical care services to enrollees. Some of these contracts are with related parties (see Note 10). Capitated providers are at risk for the cost of medical care services provided to the Company's enrollees; however, the Company is ultimately responsible for the provision of services to its enrollees should the capitated provider be unable to provide the contracted services.

• Aggregate Health Policy Reserves —The Company establishes a liability, net of ceded reinsurance, for estimated accrued retrospective and redetermination premiums due from the Company based on the actuarial method and assumptions for each respective contract. Aggregate health policy reserves includes commercial risk adjustment payables as defined in Section 1343 of the ACA, CMS risk corridor payables, CMS risk adjustment payables for the Medicare Plans, estimated MLR rebates payable on the comprehensive commercial and Medicare Plans, and the Rhode Island risk share program's with EOHHS. Premium adjustments for the estimated MLR rebates are accounted for as premium adjustments subject to retrospectively rated features (see Note 24).

Premium adjustments for the commercial ACA Section 1343 risk adjustment, CMS risk adjustment, and EOHHS risk adjustment are accounted for as premium adjustments subject to redetermination (see Note 24). PDR is specifically outlined in Note 30.

• **Premiums Received in Advance** — Premiums received in full for the policies processed during the current period, but prior to the commencement of the service period, are recorded as premiums received in advance in the financial statements.

CAPITAL AND SURPLUS AND MINIMUM STATUTORY REQUIREMENTS

- Restricted Cash Reserves The Company is in compliance with the various states regulatory deposit requirements as of December 31, 2022 and 2021, respectively, for qualification purposes as a domestic and foreign insurer. These restricted cash reserves are stated at book/adjusted carrying value, which approximates fair value. These restricted deposits are included in bonds in the financial statements. Interest earned on these deposits accrues to the Company (see Note 5).
- **Minimum Capital and Surplus** Under the laws of the State of Rhode Island, the Company's domicilary state, the Department requires the Company to maintain a minimum capital and surplus equal to \$2,500,000.

Risk-based capital ("RBC") is a regulatory tool for measuring the minimum amount of capital appropriate for a managed care organization to support its overall business operations in consideration of its size and risk profile. The Company has an arrangement with the State to maintain above 275% of the RBC Authorized Control Level. Under the laws of the State of Massachusetts, the Division of Insurance requires the company to maintain a minimum capital and surplus equal to \$1,000,000 or 2% of the first \$150,000,000 annual premium revenue and 1% of annual premium revenue in excess of \$150,000,000 or an amount equal to the sum of 3 months uncovered health care expenditures as reported on the most recent financial statement filed with the commissioner or an amount equal to the sum of 8 percent of annual health care expenditures except those paid on a capitated basis or managed hospital payment basis as reported on the most recent financial statement filed with the commissioner; and 4 percent of annual hospital expenditures paid on a managed hospital payment basis as reported on the most recent financial statement filed with the commissioner.

The Company is also subject to minimum capital and surplus requirements in other states where it is licensed to do business.

The Company is in compliance with the minimum required capital and surplus amounts where it is licensed to do business, as of December 31, 2022 and 2021.

STATEMENTS OF OPERATIONS

• Net Premium Income and Change in Unearned Premium Reserves and Reserve for Rate Credits — Revenues consist of net premium income that is recognized in the period in which enrollees are entitled to receive health care services. Net premium income is shown net of reinsurance premiums paid and reinsurance premiums incurred but not paid in the financial statements. The corresponding change in unearned premium from year to year is reflected as a change in unearned premium reserves and reserve for rate credits in the financial statements.

Comprehensive commercial health plans with MLRs on fully insured products, as calculated under the definitions in the ACA and implementing regulations, that fall below certain targets are required to rebate ratable portions of premiums annually. The Company classifies changes to the estimated rebates and retrospective premium adjustments as change in unearned premium reserves and reserve for rate credits in the financial statements (see Note 24). In addition, pursuant to Section 1343 of the ACA, the Company records premium adjustments for changes to the commercial risk corridor and commercial risk adjustment balances which are reflected in change in unearned premium reserves and reserve for rate credits and net premium income, respectively, in the financial statements (see Note 24).

Medicare Plans with MLRs on fully insured products, as calculated under the definitions in the ACA and implementing regulations, that fall below certain targets are required to rebate ratable portions of premiums annually. In addition, the Company records premium adjustments for changes to the CMS Medicare Plans risk corridor program. Changes to these estimates are reflected in change in unearned premium reserves and reserve for rate credits in the financial statements (see Note 24). Net premium income also includes premium under the Medicare Plans which includes CMS premiums, including amounts pursuant to the CMS risk adjustment program (see Note 24), and member premiums.

The Medicaid plan is subject to experience rated rebates, including MLRs and risk corridor programs, risk adjustment program, and performance guarantees based on various utilization measures. The Company records premium adjustments for the changes to the estimates for experience rated rebates and risk corridor programs which are reflected in change in unearned premium reserves and reserve for rate credits and for the risk adjustment program and performance guarantees which are reflected in net premium income in the financial statements (see Note 24). Net premium income also includes amounts paid by state and federal governments on a per member basis in exchange for the provision and administration of medical benefits under the Medicaid, home nursing risk-sharing payments, high-dollar risk pool payments, and maternity payments. Premiums are contractual and are recognized in the coverage period in which members are entitled to receive services, except in the case of maternity payments. Maternity income is billed on contractual rates and recognized as income as each birth case is identified by the Company.

 Total Hospital and Medical Expenses — Total hospital and medical expenses include claims paid, claims processed but not yet paid, estimates for claims received but not yet processed, estimates for the costs of health care services enrollees have received but for which claims have not yet been submitted, and payments and liabilities for physician, hospital, and other medical costs disputes.

Total hospital and medical expenses also include amounts incurred for incentive pool, withhold adjustments, and bonus amounts that are based on the underlying contractual provisions with the respective providers. In addition, adjustments to claims unpaid estimates and aggregate health claim reserves are reflected in the period once the change in estimate is identified and included in total hospital and medical expenses in the financial statements.

• General Administrative Expenses — General expenses that have been paid as of the reporting date in addition to general expenses that have been incurred but are not due until a subsequent period are reported as general administrative expenses. Pursuant to the terms of the Agreement (see Note 10), the Company pays a management fee to UHS in exchange for administrative and management services. Costs for items not included within the scope of the Agreement are directly expensed as incurred. State income taxes are also a component of GAE. A detailed review of the administrative expenses of the Company and UHS is performed to determine the allocation between CAE and GAE to be reported in the financial statements.

OTHER

• **Vulnerability Due to Certain Concentrations** — The Company is subject to substantial federal and state government regulation, including licensing and other requirements relating to the offering of the Company's existing products in new markets and offerings of new products, both of which may restrict the Company's ability to expand its business.

The Company has no commercial customers that individually exceed 10% of total direct premiums written and uncollected premiums, including receivables for contracts subject to redetermination, for the years ended December 31, 2022 and 2021.

Direct premiums written and uncollected premiums, including receivables for contracts subject to redetermination, from members and CMS related to the Medicare Plans as a percentage of total direct premiums written and total uncollected premiums, including receivables for contracts subject to redetermination, are (3)% and (9)% as of December 31, 2022 and 58% and 65% as of December 31, 2021, respectively.

Direct premiums written and uncollected premiums, including receivables for contracts subject to redetermination, from the State of Rhode Island, Department of Human Services, as a percentage of total direct premiums written and total uncollected premiums, including receivables for contracts subject to redetermination, are 102% and 66% as of December 31, 2022 and 42% and 34% as of December 31, 2021, respectively.

Recently Issued Accounting Standards —The Company reviewed all recently issued guidance in 2022 and 2021 that has been adopted for 2022 or subsequent years' implementation and has determined that none of the items would have a significant impact to the financial statements.

D. Going Concern

The Company has the ability and will continue to operate for a period of time sufficient to carry out its commitments, obligations and business objectives.

2. ACCOUNTING CHANGES AND CORRECTIONS OF ERRORS

No changes in accounting principles or corrections of errors have been recorded during the years ended December 31, 2022 and 2021.

3. BUSINESS COMBINATIONS AND GOODWILL

A–E. The Company was not party to a business combination during the years ended December 31, 2022 and 2021, and does not carry goodwill in its financial statements.

4. DISCONTINUED OPERATIONS

- A. Discontinued Operation Disposed of or Classified as Held for Sale
 - (1–4) The Company did not have any discontinued operations disposed of or classified as held for sale during 2022 and 2021.
- B. Change in Plan of Sale of Discontinued Operation Not applicable.
- C. Nature of any Significant Continuing Involvement with Discontinued Operations after Disposal Not applicable.
- **D.** Equity Interest Retained in the Discontinued Operation after Disposal Not applicable.

5. INVESTMENTS

For purposes of calculating gross realized gains and losses on sales of investments, the amortized cost of each investment sold is used. The gross realized gains and losses on sales of long-term investments were \$0 and \$0, respectively, for 2022 and \$1,463,092 and \$0, respectively, for 2021. The net realized gain is included in net realized capital gains and losses less taxes in the financial statements. Total proceeds on the sale of long-term investments were \$0 and \$24,358,287 in 2022 and 2021, respectively.

As of December 31, 2022 and 2021, the book/adjusted carrying value, fair value, and gross unrecognized unrealized gains and losses of the Company's investments, excluding cash and cash equivalents of \$142,575,805 and \$110,967,749 respectively, are disclosed in the table below:

						2022				
				Gross		Gross		Gross		
				Unrecognized		Jnrecognized	Unrecognized			
		Book/Adjusted		Unrealized	Un	realized Losses	Un	realized Losses		Fair
		Carrying Value		Gains		< 1 Year		> 1 Year		Value
U.S. government and agency securities	\$	57,637,585	\$	40,555	\$	2,956,266	\$	2,608,217	\$	52,113,657
State and agency municipal securities		29,244,641		116,023		581,123		99,334		28,680,207
City and county municipal securities		23,567,962		36,833		406,187		664,411		22,534,197
Corporate debt securities	_	146,150,473	_	46,948		4,691,684		12,942,928	_	128,562,809
Total bonds	<u>\$</u>	256,600,661	\$	240,359	\$	8,635,260	\$	16,314,890	\$	231,890,870
		2022								
				Gross		Gross		Gross		
				Unrecognized		Jnrecognized		Unrecognized		
		Book/Adjusted		Unrealized		Unrealized Losses		realized Losses		Fair
		Carrying Value		Gains		< 1 Year		> 1 Year		Value
Less than one year	\$	14,792,342	\$	-	\$	73,245	\$	170,526	\$	14,548,571
One to five years		57,956,147		11,253		1,292,264		2,190,220		54,484,916
Five to ten years		107,877,086		55,051		3,717,292		9,004,689		95,210,156
Over ten years	_	75,975,086	_	174,055		3,552,459		4,949,455	_	67,647,227
Total bonds	\$	256,600,661	\$	240,359	\$	8,635,260	\$	16,314,890	\$	231,890,870
						2021				
				Gross		Gross		Gross		
				Unrecognized		Unrecognized		Unrecognized		
		Book/Adjusted Carrying Value		Unrealized Gains	ι	Inrealized Losses < 1 Year	Ur	realized Losses		Fair Value
		Carrying value		Gailla		\ I I eai		> i ieai		Value
U.S. government and agency securities	\$	54,623,52	22	\$ 1,103,737	\$	303,860	\$	14,370	\$	55,409,029
State and agency municipal securities		27,345,79	9	1,481,513		13,728		-		28,813,584
City and county municipal securities		20,886,47	' 5	1,097,572	75,387		-			21,908,660
Corporate debt securities	149,372,239		2,045,603		1,690,124	_	771,799	_	148,955,919	
Total bonds	\$ 252,228,035		<u> 85</u>	\$ 5,728,425	\$	2,083,099	\$	786,169	\$	255,087,192

Included in U.S. government and agency securities and corporate debt securities in the tables above are mortgage-related loan-backed securities, which do not have a single maturity date. For the years to maturity table above, these securities have been presented in the maturity group based on the securities' final maturity date and at a book/adjusted carrying value of \$78,774,639 and fair value of \$70,497,402.

th of time that	the individua	l securities h	ave been in a		ed by
		2	2022		
< 1 Y	/ear	>1	Year	To	tal
Fair Value	Gross Unrecognized Unrealized Losses	Fair Value	Gross Unrecognized Unrealized Losses	Fair Value	Gross Unrecognized Unrealized Losses
\$ 34,028,147 19,347,542 12,459,708 60,030,595	\$ 2,956,266 581,123 406,187 4,691,684	\$ 16,432,989 300,666 2,496,126 66,683,138	\$ 2,608,217 99,334 664,411 12,942,928	\$ 50,461,136 19,648,208 14,955,834 126,713,733	\$ 5,564,483 680,457 1,070,598 17,634,612
\$ 125,865,992	\$8,635,260	\$85,912,919	\$ 16,314,890	\$211,778,911	\$24,950,150
<1 Y		>1		To	tal
Fair Value	Gross Unrecognized Unrealized Losses	Fair Value	Gross Unrecognized Unrealized Losses	Fair Value	Gross Unrecognized Unrealized Losses
\$ 20,429,708 386,272 3,084,684 65,492,938 \$ 89,393,602	\$ 303,860 13,728 75,387 1,690,124 \$2,083,099	\$ 943,494 - - - 14,179,476	\$ 14,370 - - - - - 771,799	\$ 21,373,202 386,272 3,084,684 79,672,414	\$ 318,230 13,728 75,387 2,461,923 \$ 2,869,268
ı	Fair Value \$ 34,028,147	Tyear Gross Unrecognized	The fire that the individual securities had position as of December 31, 2022 and 2	The fire that the individual securities have been in a position as of December 31, 2022	Second Part Second Part

The unrecognized unrealized losses on investments in U.S. government and agency securities, state and agency municipal securities, city and county municipal securities, and corporate debt securities at December 31, 2022 and 2021, were mainly caused by interest rate fluctuations and not by unfavorable changes in the credit ratings associated with these securities. The Company evaluates impairment at each reporting period for each of the securities whereby the fair value of the investment is less than its book/adjusted carrying value. The contractual cash flows of the U.S. government and agency securities are guaranteed either by the U.S. government or an agency of the U.S. government. It is expected that the securities would not be settled at a price less than the cost of the investment, and the Company does not intend to sell the investment until the unrealized loss is fully recovered. The Company assessed the credit quality of the state and agency municipal securities, city and county municipal securities and corporate debt securities, noting whether a significant deterioration since purchase or other factors that may indicate an other-than temporary impairment ("OTTI"), such as the length of time and extent to which fair value has been less than cost, the financial condition, and near term prospects of the issuer as well as specific events or circumstances that may influence the operations of the issuer and the Company's intent to sell the investment. Additionally, the Company evaluated its intent and ability to retain loan-backed securities for a period of time sufficient to recover the amortized cost. As a result of these reviews, the Company recorded no OTTI as of December 31, 2022 and 2021 respectively.

A–C. The Company has no mortgage loans, real estate loans, restructured debt, or reverse mortgages. The Company also has no real estate property occupied by the Company, real estate property held for the production of income, or real estate property held for sale.

D. Loan-Backed Securities

- (1) U.S. government and agency securities and corporate debt securities include loan-backed securities (mortgage-backed securities and asset-backed securities), which are valued using the retrospective adjustment methodology. Prepayment assumptions for the determination of the book/adjusted carrying value, commonly referred to as amortized cost, of loan-backed securities are based on a three-month constant prepayment rate history obtained from external data source vendors.
- (2) The Company did not recognize any OTTIs on loan-backed securities as of December 31, 2022.
- (3) The Company did not have any loan-backed securities with OTTIs to report by CUSIP as of December 31, 2022 or 2021.
- (4) The following table illustrates the fair value, gross unrecognized unrealized losses, and length of time that the loan-backed securities have been in a continuous unrecognized unrealized loss position as of December 31, 2022 and 2021:

	2022
The aggregate amount of unrealized losses:	
1. Less than 12 months	\$ 3,426,118
2. 12 months or longer	4,898,154
The aggregate related fair value of securities with unrealized losses:	
1. Less than 12 months	41,903,559
2. 12 months or longer	26,161,939
	2021
The aggregate amount of unrealized losses:	2021
The aggregate amount of unrealized losses: 1. Less than 12 months	\$ 2021 553,357
	\$
1. Less than 12 months	\$ 553,357
Less than 12 months 2. 12 months or longer	\$ 553,357

- (5) The Company believes that it will continue to collect timely the principal and interest due on its loan-backed securities that have an amortized cost in excess of fair value. The unrealized losses were primarily caused by interest rate changes and not by unfavorable changes in the credit quality associated with these securities that impacted the assessment on collectability of principal and interest. At each reporting period, the Company evaluates available-for-sale debt securities for any credit-related impairment when the fair value of the investment is less than its amortized cost. The Company evaluated the expected cash flows and the underlying credit quality and credit ratings of the issuers, noting no significant credit deterioration since purchase. As of December 31, 2022, the unrealized loss on any security that the Company classified as available for sale was not material to the Company's investment portfolio. Any other securities in an unrealized loss position as of December 31, 2022, the Company considers to be temporary.
- E. **Dollar Repurchase Agreements and/or Securities Lending Transactions** — Not applicable.
- F. Repurchase Agreements Transactions Accounted for as Secured Borrowing — Not applicable.
- G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing — Not applicable.
- H. Repurchase Agreements Transactions Accounted for as a Sale — Not applicable.
- I. Reverse Repurchase Agreements Transactions Accounted for as a Sale — Not applicable.
- .I **Real Estate** — Not applicable.
- K. **Low-Income Housing Tax Credits** — Not applicable.

L. **Restricted Assets**

(1) Restricted assets, including pledged securities as of December 31, 2022 and 2021, are presented below:

			1		2		3		4		5	6 Gross	7
	Restricted Asset Category	(A No Res	otal Gross Admitted & onadmitted) stricted From urrent Year	(A No Res	otal Gross Admitted & onadmitted) stricted From Prior Year		Increase/ (Decrease) (1 Minus 2)		Total Current Year Nonadmitted Restricted	Ye	otal Current ear Admitted Restricted 1 minus 4)	(Admitted & Nonadmitted) Restricted to Total Assets (a)	Admitted Restricted to Total Admitted Assets (b)
a.	Subject to contractual obligation for which												
b.	liability is not shown Collateral held under security lending	\$	-	\$	-	\$	-	\$	-	\$	-	0 %	0 %
	agreements		-		-		-		-		-	0 %	0 %
C.	Subject to repurchase agreements											0 %	0 %
d.	Subject to reverse		•		•		•		-		•	0 70	0 70
	repurchase agreements		-		-		-		-		-	0 %	0 %
e.	Subject to dollar											0 %	0 %
f	repurchase agreements Subject to dollar reverse		-		-		•		-		-	U 76	U 70
	repurchase agreements		-		-				-		-	0 %	0 %
g.	Placed under option												
h	contracts Letter stock or securities		-		-		-		-		-	0 %	0 %
11.	restricted as to sale—												
	excluding FHLB capital												
	stock		-		-		-		-		-	0 %	0 %
i.	FHLB capital stock On deposit with states		3,382,338		3,436,068		(53,730)		-		3,382,338	0 % <1 %	0 % <1 %
J. k.	On deposit with other		3,302,330		3,430,000		(33,730)		-		3,302,330	\1 /0	\1 /0
	regulatory bodies		-		-		-		-		-	0 %	0 %
I.	Pledged as collateral to FHLB (including												
	assets backing funding agreements)											0 %	0 %
m.	Pledged as collateral not		-		-				-		-	0 70	0 70
	captured in other												
	categories		-		-		-		-		-	0 %	0 %
n.	Other restricted assets		-	_	-	_	-	_	-	_	-	<u>0 %</u>	<u>0 %</u>
0.	Total restricted assets	\$	3,382,338	\$	3,436,068	\$	(53,730)	\$		\$	3,382,338	<u><1 %</u>	<u><1 %</u>

⁽a) Column 1 divided by Asset Page, Column 1, Line 28 (b) Column 5 divided by Asset Page, Column 3, Line 28

⁽²⁻⁴⁾ The Company has no assets pledged as collateral not captured in other categories and no other restricted assets as of December 31, 2022 or 2021.

M. Working Capital Finance Investments — Not applicable.

N. Offsetting and Netting of Assets and Liabilities

The Company does not have any offsetting or netting of assets and liabilities as it relates to derivatives, repurchase and reverse repurchase agreements, and securities borrowing and securities lending activities.

O. 5GI Securities

The Company does not have any investments with an NAIC designation of 5GI as of December 31, 2022 and 2021.

P. Short Sales — Not applicable.

Q. Prepayment Penalty and Acceleration Fees

The following table illustrates prepayment penalty and acceleration fees as of December 31, 2022:

	Gen	eral Account
1. Number of CUSIPs		1
2. Aggregate Amount of Investment Income	\$	4,230

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

The Company's investment in the qualified cash pool is reported in cash equivalents. The Company's investment in the qualified cash pool is \$126,425,395 and \$97,016,876 as of December 31, 2022 and December 31, 2021, respectively. The following table presents the percent share distribution by underlying asset type of the total qualified cash pool balance as of December 31, 2022:

Asset Type	Percent Share
(1) Cash	0%
(2) Cash Equivalents	63%
(3) Short-Term Investments	37%
(4) Total	100%

6. JOINT VENTURES, PARTNERSHIPS, AND LIMITED LIABILITY COMPANIES

A–B. The Company has no investments in joint ventures, partnerships, or limited liability companies that exceed 10% of admitted assets and did not recognize any impairment write-down for its investments in joint ventures, partnerships, and limited liability companies during the statement periods.

7. INVESTMENT INCOME

- **A.** The Company excludes all investment income due and accrued amounts that are over 90 days past due from the financial statements.
- B. There were no investment income amounts excluded from the financial statements.

8. DERIVATIVE INSTRUMENTS

A–B. The Company has no derivative instruments.

9. INCOME TAXES

The Company is included in the consolidated federal income tax return with its ultimate parent, UnitedHealth Group. The Company does not expect to be liable for the Corporate Alternative Minimum Tax in 2023.

A. Deferred Tax Asset/Liability

(1) The components of the net deferred tax asset at December 31, 2022 and 2021 are as follows:

		2022		2021					
•	1	2	3	4	5	6	7	8	9
			(Col 1+2)			(Col 4+5)	(Col 1 - 4)	(Col 2 - 5)	(Col 7+8)
	Ordinary	Capital	Total	Ordinary	Capital	Total	Ordinary	Capital	Total
(a) Gross deferred tax assets (b) Statutory valuation	\$3,347,449	\$ -	\$3,347,449	\$ 3,163,356	\$ -	\$3,163,356	\$ 184,093	\$ -	\$ 184,093
allowance adjustments									
(c) Adjusted gross deferred tax assets (1a - 1b)	3,347,449	-	3,347,449	3,163,356	-	3,163,356	184,093	-	184,093
(d) Deferred tax assets nonadmitted									
(e) Subtotal net admitted deferred tax asset (1c - 1d)	3,347,449	-	3,347,449	3,163,356		3,163,356	184,093		184,093
(f) Deferred tax liabilities	58,716		58,716	78,288		78,288	(19,572)		(19,572)
(g) Net admitted deferred tax asset/(net deferred tax liability) (1e - 1f)	\$3,288,733	\$ -	\$3,288,733	\$ 3,085,068	\$ -	\$3,085,068	\$ 203,665	<u>\$</u>	\$ 203,665

(2) The components of the adjusted gross deferred tax assets admissibility calculation under SSAP No. 101, *Income Taxes*, are as follows:

	2022 2021				Change				
	1	2	3	4	5	6	7	8	9
Admission Calculation			(Col 1 + 2)			(Col 4 + 5)	(Col 1 - 4)	(Col 2 - 5)	(Col 7 + 8)
Components SSAP No. 101	Ordinary	Capital	Total	Ordinary	Capital	Total	Ordinary	Capital	Total
(a) Federal income taxes paid in prior years recoverable through loss carrybacks	\$ 3,347,449	\$ -	\$ 3,347,449	\$ 3,163,356	\$ -	\$ 3,163,356	\$ 184,093	\$ -	\$ 184,093
(b) Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets from 2(a) above) after application of the threshold limitation. (The lesser of 2(b)1 and 2(b)2 below) 1. Adjusted gross deferred tax assets expected to be realized following the balance sheet date 2. Adjusted gross deferred tax assets allowed per	-	-	-			-	-	-	-
limitation threshold	XXX	XXX	33,048,754	XXX	XXX	30,464,906	XXX	XXX	2,583,848
(c) Adjusted gross deferred tax assets (excluding the amount of deferred tax assets from 2(a) and 2(b) above) offset by gross deferred tax liabilities	<u>-</u> _			-				<u> </u>	
(d) Deferred tax assets admitted as the result of application of SSAP No. 101									
Total (2(a) + 2(b) + 2(c))	\$ 3,347,449	\$ -	\$ 3,347,449	\$ 3,163,356	\$ -	\$ 3,163,356	\$ 184,093	\$ -	\$ 184,093

(3) The ratio percentage and adjusted capital and surplus used to determine the recovery period and threshold limitations for the admissibility calculation are presented below:

	2022	2021
(a) Ratio percentage used to determine recovery period		
and threshold limitation amount	>300%	>300%
(b) Amount of adjusted capital and surplus used to		
determine recovery period and threshold limitation		
in 2(b)(2) above	\$ 220,325,027	\$ 203,099,376

(4) The impact to the gross deferred tax assets balances as a result of tax-planning strategies as of December 31, 2022 and 2021 is presented below:

	202	2	202	1	Chang	e
	1	2	3	4	5	6
Impact of Tax-Planning					(Col 1 - 3)	(Col 2 - 4)
Strategies	Ordinary	Capital	Ordinary	Capital	Ordinary	Capital
(a) Determination of adjusted gross deferred tax assets and net admitted deferred tax assets by tax character as a percentage. 1. Adjusted gross DTAs amount from						
Note 9A1(c) 2. Percentage of adjusted gross DTAs by tax character attributable to the impact	\$ 3,347,449	\$ -	\$ 3,163,356	\$ -	\$ 184,093	\$ -
of tax-planning strategies 3. Net admitted adjusted gross DTAs	- %	- %	- %	- %	- %	- %
amount from Note 9A1(e) 4. Percentage of net admitted adjusted gross DTAs by tax character admitted	\$ 3,347,449	\$ -	\$ 3,163,356	\$ -	\$ 184,093	\$ -
because of the impact of tax-planning strategies (b) Does the Company's tax-planning	- %	- %	- %	- %	- %	- %
strategies include the use of reinsurance?			Yes		No	Χ

B. Unrecognized Deferred Tax Liabilities

(1–4) There are no unrecognized deferred tax liabilities for the years ended December 31, 2022 and 2021.

C. Significant Components of Income Taxes

(1) The current federal income taxes incurred for the years ended December 31, 2022 and 2021 are as follows:

	1	2	3 (Col 1 - 2) Change	
	2022	2021		
1. Current income tax				
(a) Federal	\$ 10,061,523	\$ 17,793,162	\$ (7,731,639)	
(b) Foreign			-	
(c) Subtotal (1a+1b)	10,061,523	17,793,162	(7,731,639)	
(d) Federal income tax on net capital gains	56,637	334,811	(278,174)	
(e) Utilization of capital loss carryforwards	-	-	-	
(f) Other	-			
(g) Federal income taxes incurred (1c+1d+1e+1f)	\$ 10,118,160	\$ 18,127,973	\$ (8,009,813)	

(2–4) The tax effects of temporary differences that give rise to significant portions of the deferred tax assets and liabilities as of December 31, 2022 and 2021, are as follows:

	1	2	3 (Col 1 - 2)
	2022	2021	Change
2 Deferred tax assets:			
(a) Ordinary:			
(1) Discounting of unpaid losses	\$ 145,164	\$ 453,439	\$ (308,275)
(2) Unearned premium reserve (3) Policyholder reserves	2,517,429	2,365,021	152,408
(4) Investments	-	-	-
(5) Deferred acquisition costs	_	-	-
(6) Policyholder dividends accrual	-	-	-
(7) Fixed assets	-	-	-
(8) Compensation and benefits accrual	-	-	-
(9) Pension accrual	- 684.733	- 319.758	204.075
(10) Receivables — nonadmitted (11) Net operating loss carryforward	004,733	319,756	364,975
(12) Tax credit carryforward	-	-	-
(13) Other	123	25,138	(25,015)
(99) Subtotal (sum of 2a1 through 2a13)	3,347,449	3,163,356	184,093
(b) Statutory valuation allowance adjustment (c) Nonadmitted		<u> </u>	<u> </u>
(d) Admitted ordinary deferred tax assets (2a99 - 2b - 2c)	3,347,449	3,163,356	184,093
(e) Capital:			
(1) Investments	-	-	-
(2) Net capital loss carryforward	-	-	-
(3) Real estate	-	-	-
(4) Other			
(99) Subtotal (2e1+2e2+2e3+2e4)	-	-	-
(f) Statutory valuation allowance adjustment	-	-	-
(g) Nonadmitted			
(h) Admitted capital deferred tax assets (2e99 - 2f - 2g)			
(i) Admitted deferred tax assets (2d + 2h)	3,347,449	3,163,356	184,093
3 Deferred tax liabilities:			
(a) Ordinary:			
(1) Investments	-	-	-
(2) Fixed assets (3) Deferred and uncollected premium	-	-	-
(4) Policyholder reserves		-	-
(5) Other	58,716	78,288	(19,572)
(99) Subtotal (3a1+3a2+3a3+3a4+3a5)	58,716	78,288	(19,572)
(b) Capital:			
(1) Investments (2) Real estate	-	-	-
(3) Other	-	-	-
(6) 5 5		-	
(99) Subtotal (3b1+3b2+3b3)			
(c) Deferred tax liabilities (3a99 + 3b99)	58,716	78,288	(19,572)
4 Net deferred tax assets/liabilities (2i - 3c)	\$ 3,288,733	\$ 3,085,068	\$ 203,665

The Company assessed the potential realization of the gross deferred tax asset and as a result no statutory valuation allowance was required and no allowance was established as of December 31, 2022 and 2021.

D. The provision for federal income taxes incurred is different from that which would be obtained by applying the statutory federal income tax rate of 21% to net income before federal income taxes incurred, plus capital gains tax. A summarization of the significant items causing this difference as of December 31, 2022 and 2021 is as follows:

	2022			202		
		Effective			Effective	
	Amount	Tax Rate	Am	ount	Tax Rate	
Tax provision at the federal statutory rate	\$ 10,456,566	21%	\$	17,913,045	21%	
Tax-exempt interest	(176,976)	-		(168,685)	(1)	
Tax effect of nonadmitted assets	(365,095)			103,565	1	
Total statutory income taxes	\$ 9,914,495	21%	\$	17,847,925	21%	
Federal income taxes incurred	\$ 10,061,523	21%	\$	17,793,162	21%	
Capital gains tax	56,637	-		334,811	1	
Change in net deferred income tax	(203,665)			(280,048)	(1)	
Total statutory income taxes	\$ 9,914,495	21%	\$	17,847,925	21%	

E. At December 31, 2022, the Company had no net operating loss carryforwards.

Current federal income taxes recoverable of \$918,497 and \$912,028 as of December 31, 2022 and 2021, respectively, are included in the financial statements. Federal income taxes paid, net of refunds, were \$10,124,630 and \$16,425,909 in 2022 and 2021, respectively.

Federal income taxes incurred of \$10,150,504 and \$18,095,630 for 2022 and 2021, respectively, are available for recoupment in the event of future net losses.

The Company has not admitted any aggregate amounts of deposits that are included within Section 6603 ("Deposits made to suspend running of interest on potential underpayments, etc.") of the Internal Revenue Service ("IRS") Code.

- F. The Company is included in the consolidated federal income tax return with its ultimate parent, UnitedHealth Group. The entities included within the consolidated return are included in the NAIC Statutory Statement Schedule Y - Information Concerning Activities of Insurer Members Of A Holding Company Group. Federal income taxes are paid to or refunded by UnitedHealth Group pursuant to the terms of a tax-sharing agreement, approved by the Board of Directors, under which taxes approximate the amount that would have been computed on a separate company basis, with the exception of net operating losses and capital losses. For these losses the Company receives a benefit at the federal rate in the current year for current taxable losses incurred in that year to the extent losses can be utilized in the consolidated federal return of UnitedHealth Group. UnitedHealth Group currently files income tax returns in the U.S. federal jurisdiction, various states, and foreign jurisdictions. The U.S. IRS has completed exams on UnitedHealth Group's consolidated income tax returns for fiscal years 2016 and prior. UnitedHealth Group's 2017 through 2020 tax returns are under review by the IRS under its Compliance Assurance Program. With the exception of a few states, UnitedHealth Group is no longer subject to income tax examinations prior to the 2014 tax year. In general, the Company is subject to examination in non-U.S. jurisdictions for years 2015 and forward. The Company does not believe any adjustments that may result from these examinations will be material to the Company.
- **G.** Tax Contingencies Not applicable.
- **H.** Repatriation Transition Tax Not applicable.
- I. Alternative Minimum Tax Credit Not applicable.

10. INFORMATION CONCERNING PARENT, SUBSIDIARIES, AND AFFILIATES

A–B. In the ordinary course of business, the Company contracts with several affiliates to provide a wide variety of services to the Company's members. These agreements are filed with and approved by the Department according to Management's understanding of the current requirements and standards. Within the confines of the applicable filed and approved agreements (including subsequent amendments thereto), the amount and types of services provided by these affiliated entities can change year over year.

UHS maintains a private short-term investment pool in which affiliated companies may participate (see Note 1). At December 31, 2022 and 2021, the Company's portion was \$126,425,395 and \$97,016,876, respectively and is included in cash equivalents in the financial statements.

The Company has a tax-sharing agreement with UnitedHealth Group (see Note 9).

The Company paid dividends of \$20,600,000 and \$66,200,733 in 2022 and 2021, respectively, to its parent (see Note 13).

The Company holds a \$50,000,000 subordinated revolving credit agreement with UnitedHealth Group at an interest rate of London InterBank Offered Rate plus a margin of 0.50%. This credit agreement is subordinate to the extent it does not conflict with any credit facility held by either party. The agreement was terminated effective December 31, 2022. Due to the elimination of LIBOR as an interest rate benchmark in 2023, this agreement will be modified in 2023. No amounts were outstanding under the line of credit as of December 31, 2022 and 2021.

The Company has entered into reinsurance agreements with an affiliated entity (see Note 23).

C. Transactions With Related Parties Who Are Not Reported On Schedule Y

The Company has no material related party transactions that meet the disclosure requirements pursuant to SSAP No. 25, *Affiliates and Other Related Parties* ("SSAP No. 25") that are not included in NAIC Statutory Statement Schedule Y—Part 2 Summary Of Insurer's Transactions With Any Affiliates.

- **D.** At December 31, 2022 and 2021, the Company reported \$16,490,844 and \$3,605,369, respectively, as receivables from parent, subsidiaries and affiliates, which are included in the financial statements. These balances are generally settled within 90 days from the incurred date. Any balances due to the Company that are not settled within 90 days are considered nonadmitted assets.
- E. The administrative services, access fees, and cost of care services provided by affiliates are calculated using one or more of the following methods: (1) a percentage of premiums; (2) use of assets; (3) direct pass-through of charges; (4) per member per month; (5) per employee per month; (6) per claim; or (7) a combination thereof consistent with the provisions contained in each contract. These amounts are included in GAE, CAE, and hospital and medical expenses in the financial statements. The following table identifies the amounts reported for the administrative services, access fees, and cost of care services provided by related parties for the years ended December 31, 2022 and 2021, which meet the disclosure requirements pursuant to SSAP No. 25, regardless of the effective date of the contract:

	2022	2021
OptumRx	\$ 138,262,350	\$ 181,712,253
United Behavioral Health	107,418,076	126,339,260
UHS	29,921,034	108,377,377
Optumlnsight, Inc.	1,121,148	3,888,143
naviHealth, Inc.	512,812	14,855,896
XLHome, P.C.	(1,254)	2,669,022

OptumRx provides services that may include, but are not limited to, administrative services related to pharmacy management and pharmacy claims processing for enrollees, manufacturer rebate administration, pharmacy incentive services, specialty drug pharmacy services, durable medical equipment services including orthotics and prosthetics and personal health products catalogues showing the healthcare products and benefit credits enrollees needed to redeem the respective products.

United Behavioral Health provides services related to mental health and substance abuse treatment.

UHS provides, or arranges for the provision of, management, administrative, and other services deemed necessary or appropriate for UHS to provide management and operational support to the Company. The services can include, but are not limited to, the categories of management and operational services outlined in the Agreement, such as human resources, legal, facilities, general administration, treasury and investment functions, claims adjudication and payment, benefit administration, disease management, health care decision support, medical management, credentialing, preventative health services, utilization management reporting and expenses incurred for new business that will be effective in the subsequent year.

OptumInsight, Inc. provides services that may include, but are not limited to, coordination of benefits and data mining, Retrospective Fraud and Waste Abuse, subrogation and audit services. All recoveries are returned to the Company by OptumInsight, Inc. on a monthly basis.

naviHealth, Inc. provides comprehensive post-acute services and care delivery.

XLHome, P.C. provides house call services to the Company's members.

The Company has premium payments that are received and claim payments and direct expenses such as broker commissions, Department exam fees, ACA assessments and premium taxes that are processed and paid by an affiliated UnitedHealth Group entity. Premiums, claims, and direct expenses applicable to the Company are settled at regular intervals throughout the month via the intercompany settlement process and any amounts outstanding are reflected in receivables from parent, subsidiaries, and affiliates and payable amounts due to parent, subsidiaries, and affiliates, in the financial statements.

- **F.** The Company's parent provides a guarantee to the Company to provide the necessary capital contributions so the Company does not fall below the 275% RBC Authorized Control Level as required by the State.
- **G.** The Company is part of an insurance holding company system with UnitedHealth Group as the ultimate parent. Management believes that the Company's transactions with affiliates are fair and reasonable; however, operations of the Company may not be indicative of those that would have occurred if it had operated as an independent company.
- **H.** The Company does not have any amount deducted from the value of an upstream intermediate entity or ultimate parent owned, either directly or indirectly, via a downstream subsidiary, controlled, or affiliated entity.
- I. The Company does not have any investments in a subsidiary, controlled, or affiliated entity that exceeds 10% of admitted assets.
- J. The Company does not have any investments in impaired subsidiaries, controlled, or affiliated entities
- **K.** The Company does not have any investments in foreign insurance subsidiaries.
- L. The Company does not hold any investments in a downstream noninsurance holding company.
- **M.** The Company does not have any investments in noninsurance subsidiaries, controlled, or affiliated entities.
- **N.** The Company does not have any investments in insurance subsidiaries, controlled, or affiliated entities.
- **O.** The Company does not have any investments in subsidiary, controlled, or affiliated entities or joint ventures, partnerships and limited liability companies in which the Company's share of losses exceeds the investment.

11. DEBT

A–B. The Company had no outstanding debt with third-parties or outstanding Federal Home Loan Bank agreements during 2022 and 2021.

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

A–I. The Company has no defined benefit plans, defined contribution plans, multiemployer plans, consolidated/holding company plans, postemployment benefits, or compensated absences plans and is not impacted by the Medicare Modernization Act on postretirement benefits, since all personnel are employees of UHS, which provides services to the Company under the terms of the Agreement (see Note 10).

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

- **A–B.** The Company has 100 shares authorized and 10 shares issued and outstanding of no par value common stock. The Company has no preferred stock outstanding. All issued and outstanding shares of common stock are held by the Company's parent, UHS.
- **C.** Dividend payment requirements are outlined in the domiciliary state statutes and may be further restricted by the Department.
- **D.** The Company paid an ordinary cash dividend to UHS of \$20,600,000 on December 30, 2022, which required no approval and was recorded as a reduction to unassigned surplus in the financial statements.

The Company paid an ordinary cash dividend to UHS of \$20,400,000 on December 30, 2021, which required no approval and was recorded as a reduction to unassigned surplus in the financial statements. The Company paid an extraordinary cash dividend to UHS of \$45,800,733 on December 30, 2021, which was approved by the Department and recorded as a reduction to unassigned surplus in the financial statements.

- **E.** The amount of ordinary dividends that may be paid out during any given period is subject to certain restrictions as specified by state statute.
- **F.** There are no restrictions placed on the Company's unassigned surplus.
- **G.** The Company is not a mutual reciprocal or a similarly organized entity and does not have advances to surplus not repaid.
- **H.** The Company does not hold any stock, including stock of affiliated companies for special purposes, such as conversion of preferred stock, employee stock options, or stock purchase warrants.
- I. The Company does not have any special surplus funds.
- **J.** The portion of unassigned surplus, excluding net income, and dividends, represented (or reduced) by each item below is as follows:

	2022	2021
Unrealized capital gains on investments	\$ 153,352	\$ 264,162
Net deferred income taxes	3,288,733	3,085,068
Nonadmitted assets	 (3,261,329)	 (1,522,779)
Total	\$ 180,756	\$ 1,826,451

K-M. The Company does not have any outstanding surplus notes and has never been a party to a quasi-reorganization.

14. LIABILITIES, CONTINGENCIES AND ASSESSMENTS

A. Contingent Commitments

The Company has no contingent commitments.

B. Assessments

The Company is not aware of any guaranty fund assessments or premium tax offsets, potential or accrued, that could have a material financial effect on the operations of the entity.

C. Gain Contingencies

The Company is not aware of any gain contingencies that should be disclosed in the financial statements.

- D. Claims Related Extra Contractual Obligation and Bad Faith Losses Stemming from Lawsuits Not applicable.
- E. Joint and Several Liabilities Not applicable.

F. All Other Contingencies

The Company's business is regulated at the federal, state, and local levels. The laws and rules governing the Company's business and interpretations of those laws and rules are subject to frequent change. Broad latitude is given to the agencies administering those regulations. Further, the Company must obtain and maintain regulatory approvals to market and sell many of its products.

The Company has been, or is currently involved, in various governmental investigations, audits and reviews. These include routine, regular and special investigations, audits and reviews by CMS, state insurance and health and welfare departments and other governmental authorities. The Company cannot reasonably estimate the range of loss, if any, that may result from any material government investigations, audits and reviews in which it is currently involved given the inherent difficulty in predicting regulatory action, fines and penalties, if any, and the various remedies and levels of judicial review available to the Company in the event of an adverse finding.

Because of the nature of its businesses, the Company is frequently made party to a variety of legal actions and regulatory inquiries, including class actions and suits brought by members, care providers, consumer advocacy organizations, customers and regulators, relating to the Company's businesses, including management and administration of health benefit plans and other services.

The Company records liabilities for its estimates of probable costs resulting from these matters where appropriate. Estimates of costs resulting from legal and regulatory matters involving the Company are inherently difficult to predict, particularly where the matters involve: indeterminate claims for monetary damages or may involve fines, penalties or punitive damages; present novel legal theories or represent a shift in regulatory policy; involve a large number of claimants or regulatory bodies; are in the early stages of the proceedings; or could result in a change in business practices. Accordingly, the Company is often unable to estimate the losses or ranges of losses for those matters where there is a reasonable possibility, or it is probable that a loss may be incurred. Although the outcomes of any such legal actions cannot be predicted, in the opinion of management, the resolution of any currently pending or threatened actions will not have a material adverse effect on the financial statements of the Company.

The Company routinely evaluates the collectability of all receivable amounts included in the financial statements. Impairment reserves are established for those amounts where collectability is uncertain. Based on the Company's past experience, exposure related to uncollectible balances and the potential of loss for those balances not currently reserved for is not material to the Company's statutory basis financial condition.

There are no other assets that the Company considers to be impaired at December 31, 2022 and 2021, except as disclosed in Note 5.

15. LEASES

A–B. According to the Agreement between the Company and UHS (see Note 10), operating leases for the rental of office facilities and equipment are the responsibility of UHS. Fees associated with the lease agreements are included as a component of the Company's management fee.

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

(1–4) The Company does not hold any financial instruments with off-balance-sheet risk or have any concentrations of credit risk.

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

A–C. The Company did not participate in any transfer of receivables, financial assets or wash sales.

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

A–B. The Company has no operations from Administrative Services Only Contracts or Administrative Services Contracts in 2022 and 2021.

C. Medicare or Other Similarly Structured Cost Based Reimbursement Contract

The Medicare Part D program is a partially insured plan. The Company recorded a receivable of \$2,518,735 and \$10,203,708 at December 31, 2022 and 2021, respectively, for cost reimbursement under the Medicare Part D program for the catastrophic reinsurance and low-income member cost-sharing subsidies. The Company also recorded a receivable of \$0 and \$7,550,587 and also a payable of \$536,619 and \$6,042,526 at December 31, 2022 and 2021, respectively, for the Medicare Part D coverage gap discount program. The receivables and payables are recorded in amounts receivable relating to uninsured plans and liability for amounts held under uninsured plans, respectively, in the financial statements.

The Company's Medicaid contract with the State includes provisions for various types of enhanced payments to participating providers. Funds are received from the State and the Company subsequently disburses these funds to providers as directed by the State. There is no risk to the Company as a result of these pass-through payments. The Company recorded a receivable of \$593,841 and \$634,920 as of December 31, 2022 and December 31, 2021, respectively and also a payable of \$925,200 and \$1,260,146 as of December 31, 2022 and 2021, respectively. The receivables and payables are recorded in amounts receivable relating to uninsured plans and liability for amounts held under uninsured plans in the financial statements for the additional pass-through payments to be made to providers.

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

The Company did not have any direct premiums written or produced by managing general agents or third-party administrators in 2022 and 2021.

20. FAIR VALUE MEASUREMENTS

The NAIC SAP defines fair value, establishes a framework for measuring fair value, and outlines the disclosure requirements related to fair value measurements. The fair value hierarchy is as follows:

Level 1 — Quoted (unadjusted) prices for identical assets in active markets.

Level 2 — Other observable inputs, either directly or indirectly, including:

- Quoted prices for similar assets in active markets;
- Quoted prices for identical or similar assets in nonactive markets (few transactions, limited information, noncurrent prices, high variability over time, etc.);
- Inputs other than quoted prices that are observable for the asset (interest rates, yield curves, volatilities, default rates, etc.);
- Inputs that are derived principally from or corroborated by other observable market data.

Level 3 — Unobservable inputs that cannot be corroborated by observable market data.

The estimated fair values of bonds and cash equivalents are based on quoted market prices, where available. The Company obtains one price for each security primarily from a third-party pricing service ("pricing service"), which generally uses quoted prices or other observable inputs for the determination of fair value. The pricing service normally derives the security prices through recently reported trades for identical or similar securities, making adjustments through the reporting date based upon available observable market information. For securities not actively traded, the pricing service may use quoted market prices of comparable instruments or discounted cash flow analyses, incorporating inputs that are currently observable in the markets for similar securities. Inputs that are often used in the valuation methodologies include, but are not limited to, non-binding broker quotes, benchmark yields, credit spreads, default rates, and prepayment speeds. As the Company is responsible for the determination of fair value, it performs quarterly analyses on the prices received from the pricing service to determine whether the prices are reasonable estimates of fair value. Specifically, the Company compares the prices received from the pricing service to a secondary pricing source, prices reported by its custodian, its investment consultant, and third-party investment advisors. Additionally, the Company compares changes in the reported market values and returns to relevant market indices to test the reasonableness of the reported prices. The Company's internal price verification procedures and review of fair value methodology documentation provided by independent pricing services have not historically resulted in an adjustment in the prices obtained from the pricing service.

In instances in which the inputs used to measure fair value fall into different levels of the fair value hierarchy, the fair value measurement has been determined based on the lowest-level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular item to the fair value measurement in its entirety requires judgment, including the consideration of inputs specific to the asset or liability.

A. Fair Value

(1) Fair Value Measurements at Reporting Date

The following tables present information about the Company's financial assets that are measured and reported at fair value at December 31, 2022 and 2021, in the financial statements according to the valuation techniques the Company used to determine their fair values:

					Decer	mber 31,	2022			
Description for Each Class of Asset or Liability	(L	evel 1)	<u>(L</u>	evel 2)	<u>(L</u>	evel 3)		sset Valu	e	Total
Assets at fair value: Perpetual preferred stock: Industrial and misc Parent, subsidiaries, and affiliates	\$	- -	\$		\$:	\$	-	\$	- -
Total perpetual preferred stocks						-				
Bonds: U.S. governments Industrial and misc Hybrid securities Parent, subsidiaries, and affiliates		- - - -		- - - -		- - - -		- - -		- - -
Total bonds			-							
Common stock: Industrial and misc Parent, subsidiaries, and affiliates		<u>-</u>		- -		- -		-		<u>-</u>
Total common stocks										
Derivative assets: Interest rate contracts Foreign exchange contracts Credit contracts Commodity futures contracts Commodity forward contracts		- - - -		- - - -		- - - -		- - - -		- - - -
Total derivatives		-		-		-		-		-
Money-market funds Qualified cash pool		6,258,915 6,425,395		-		-		-		16,258,915 126,425,395
Separate account assets						-		-		
Total assets at fair value/NAV	<u>\$ 14</u>	2,684,310	\$		\$		\$		\$	142,684,310
b. Liabilities at fair value: Derivative liabilities	\$		\$		\$		\$		\$	<u>-</u>
Total liabilities at fair value	\$		\$	-	\$		\$	-	\$	

		De	ecember 31, 2	021	
Description for Each		4. 10	(1 10)	Net Asset Value	
Class of Asset or Liability	(Level 1)	(Level 2)	(Level 3)	(NAV)	Total
Assets at fair value: Perpetual preferred stock: Industrial and misc Parent, subsidiaries, and affiliates	\$ - 	\$ - 	\$ - 	\$ - 	\$ -
Total perpetual preferred stocks					
Bonds: U.S. governments Industrial and misc Hybrid securities Parent, subsidiaries, and affiliates	2,443,911 - - - 	- - - -	- - - -	- - - -	2,443,911 - - -
Total bonds	2,443,911				2,443,911
Common stock: Industrial and misc Parent, subsidiaries, and affiliates	<u>.</u>	<u>-</u>	-	<u>-</u>	<u> </u>
Total common stocks					
Derivative assets: Interest rate contracts Foreign exchange contracts Credit contracts Commodity futures contracts Commodity forward contracts		- - - - -	- - - -	- - - - -	
Total derivatives	-	-	-	-	-
Money-market funds Qualified cash pool Separate account assets	14,390,338 97,016,876 -	- - -	- - -	- - -	14,390,338 97,016,876 -
Total assets at fair value/NAV	<u>\$ 113,851,125</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ 113,851,125</u>
b. Liabilities at fair value:					
Derivative liabilities	<u>\$</u>	<u>\$ -</u>	\$ -	<u>\$ -</u>	\$ -
Total liabilities at fair value	<u>\$</u>	<u>\$ - </u>	\$ -	<u>\$ - </u>	<u> - </u>

- (2) The Company does not have any financial assets with a fair value hierarchy of Level 3 that were measured and reported at fair value.
- (3) Transfers between fair value hierarchy levels, if any, are recorded as of the beginning of the reporting period in which the transfer occurs. There were no transfers between Levels 1, 2 or 3 of any financial assets or liabilities during the years ended December 31, 2022 or 2021.
- (4) The Company has no investments reported with a fair value hierarchy of Level 2 or Level 3 and therefore has no valuation technique to disclose.
- (5) The Company has no derivative assets and liabilities to disclose.
- **B.** Fair Value Combination Not applicable.

C. Aggregate Fair Value Hierarchy

The aggregate fair value by hierarchy of all financial instruments as of December 31, 2022 and 2021 is presented in the table below:

				Dec	embe	r 31, 2022					
Type of	Aggregate		Admitted					Net	Asset Value	Not P	racticable
Financial Instrument	Fair Value		Assets	(Level 1)		(Level 2)	(Level 3)		(NAV)	(Carry	ring Value)
U.S. government and agency securities	\$ 52,113,657	\$	57,637,585	\$ 11,633,824	\$	40,479,833	\$ -	\$	-	\$	
State and agency municipal securities	28,680,207		29,244,641	-		28,680,207	-		-		-
City and county municipal securities	22,534,197		23,567,962	-		22,534,197	-		-		-
Corporate debt securities	128,562,809		146,150,473	-		128,562,809	-		-		-
Cash equivalents	142,684,310	_	142,684,310	 142,684,310		-					
Total bonds and cash equivalents	\$ 374,575,180	\$	399,284,971	\$ 154,318,134	\$	220,257,046	<u>\$ - </u>	\$	-	\$	-

				Dec	embe	r 31, 2021					
Type of Financial Instrument	Aggregate		Admitted	(Level 4)		(Level 2)	//	aval 2\	 Asset Value		racticable
rinanciai instrument	Fair Value		Assets	(Level 1)		(Level 2)	(L	evel 3)	(NAV)	(Carry	ring Value)
U.S. government and agency securities	\$ 55,409,029	\$	54,623,522	\$ 14,021,401	\$	41,387,628	\$	-	\$ -	\$	-
State and agency municipal securities	28,813,584		27,345,799	-		28,813,584		-	-		-
City and county municipal securities	21,908,660		20,886,475	-		21,908,660		-	-		-
Corporate debt securities	148,955,919		149,372,239	-		148,955,919		-	-		-
Cash equivalents	 111,407,214	_	111,407,214	 111,407,214	_				 		
Total bonds and cash equivalents	\$ 366,494,406	\$	363,635,249	\$ 125,428,615	\$	241,065,791	\$	-	\$ -	\$	-

- D. Not Practicable to Estimate Fair Value Not applicable.
- E. Investments Measured Using the NAV Practical Expedient Not applicable.

21. OTHER ITEMS

A. Unusual or Infrequent Items

The Company did not encounter any unusual or infrequent items for the years ended December 31, 2022 and 2021.

B. Troubled Debt Restructuring: Debtors

The Company has no troubled debt restructurings as of December 31, 2022 and 2021.

C. Other Disclosures

The Company does not have any amounts not recorded in the financial statements that represent segregated funds held for others. The Company also does not have any exposures related to forward commitments that are not derivative instruments.

D. Business Interruption Insurance Recoveries

The Company has not received any business interruption insurance recoveries during 2022 and 2021.

E. State Transferable and Non-transferable Tax Credits

The Company has no transferable or non-transferable state tax credits.

F. Sub-Prime Mortgage-Related Risk Exposure

- (1) The investment policy for the Company limits investments in loan backed securities, which includes subprime issuers. Further, the policy limits investments in private issuer mortgage securities to 10% of the portfolio, which also includes subprime issuers. The exposure to unrealized losses on subprime issuers is due to changes in market prices. There are no realized losses due to not receiving anticipated cash flows. The investments covered have an NAIC designation of 1 or 2.
- (2) The Company has no direct exposure through investments in sub-prime mortgage loans.
- (3) The Company has no direct exposure through other investments.
- (4) The Company has no underwriting exposure to sub-prime mortgage risk through mortgage guaranty or financial guaranty insurance coverage.

G. Retained Assets

The Company does not have any retained asset accounts for beneficiaries.

H. Insurance-Linked Securities Contracts

As of December 31, 2022, the Company is not aware of any possible proceeds of insurance-linked securities.

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 — Not applicable.

22. EVENTS SUBSEQUENT

Subsequent events have been evaluated through March 1, 2023, which is the date these financial statements were available for issuance.

<u>TYPE I — Recognized Subsequent Events</u>

Any material Type I events subsequent to December 31, 2022, have been recognized in the financial statements and corresponding disclosures.

TYPE II — Non-Recognized Subsequent Events

There are no material non-recognized Type II events that require disclosure.

23. REINSURANCE

Reinsurance Agreements — In the normal course of business, the Company seeks to reduce potential losses that may arise from catastrophic events that cause unfavorable underwriting results by reinsuring certain levels of such risk with affiliated and other nonaffiliated reinsurers. The Company remains primarily liable as the direct insurer on all risks reinsured.

The Company has a reinsurance agreement with UHIC, an affiliate of the Company, through which 60% of earned comprehensive commercial member premiums, hospital and medical expenses, and operating expenses are transferred to UHIC. Reinsurance premiums of \$3,371,883 and \$3,145,247 for the years ended December 31, 2022 and 2021, respectively, were netted against net premium income in the financial statements. Reinsurance recoveries of \$1,841,547 and \$2,342,222 for the years ended December 31, 2022 and 2021, respectively, are included in net reinsurance recoveries in the financial statements. The Company transferred GAE and CAE of \$426,573 and \$638,438 in 2022 and 2021, respectively, to UHIC under this agreement. The Company recorded receivables related to changes in reserve estimates that includes changes related to medical loss ratio rebates of \$114,155 and \$251,904 in 2022 and 2021, respectively, which are netted against claims unpaid and aggregate health policy reserves within the financial statements. The Company recorded paid claim receivables related to this agreement, including payments made for the medical loss ratio rebates of \$228,136 and \$170,577 in 2022 and 2021, respectively, which are included in amounts recoverable from reinsurers within the financial statements. The Company recorded ceded reserves for provider incentives of \$21,839 and \$66,787 in 2022 and 2021, respectively, which is included in accrued medical incentive pool and bonus amounts in the financial statements. The agreement also provides insolvency-only protection for its enrollees. Fees related to this agreement, which are calculated based on a percentage of earned premiums, of \$666,433 and \$1,598,829 in 2022 and 2021, respectively, are netted against net premium income in the financial statements. This agreement also provides for reserve cap protection. Reinsurance contracts do not relieve the Company from its obligations to policyholders. Failure of reinsurers to honor their obligations could result in losses to the Company.

The Company also has a reinsurance agreement for its Medicaid product with UHIC. Under the provisions of the contract, the reinsurer indemnifies the Company for 80% of all eligible inpatient services in excess of \$300,000 per Medicaid member during each contract year. The Company ceded premiums of \$1,488,014 in 2022 and \$1,167,635 in 2021 to UHIC under this agreement. Reinsurance recoveries of \$4,067,815 and \$614,535 as of December 31, 2022 and 2021, respectively, are included in net reinsurance recoveries in the financial statements.

The effect of both internal and external reinsurance agreements outlined above on net premium income, hospital and medical expenses, GAE and CAE is presented below:

	2022	2021
Premiums:		
Direct	\$ 699,320,025	\$ 1,640,218,097
Ceded: Affiliate	 5,526,330	 5,911,710
Net premium income	\$ 693,793,695	\$ 1,634,306,387
Hospital and medical expenses:		
Direct	\$ 569,794,875	\$ 1,353,231,573
Ceded:		
Affiliate	 5,909,362	 2,956,757
Net hospital and medical expenses	\$ 563,885,513	\$ 1,350,274,816
General Administrative Expenses and Claims Adjustment Expenses:		
Direct	\$ 51,483,067	\$ 156,070,837
Ceded:	400 570	000 400
Affiliate	 426,573	 638,438
Net General Administrative Expenses and Claims		
Adjustment Expenses	\$ 51,056,494	\$ 155,432,399

The Company recognized reinsurance recoveries related to internal and external reinsurance agreements of \$5,909,362 and \$2,956,757 in 2022 and 2021, respectively, which are recorded as net reinsurance recoveries in the financial statements. In addition, reinsurance recoverables related to internal reinsurance agreements of \$228,136 and \$170,577 for paid losses are recorded as amounts recoverable from reinsurers and \$111,717 and \$810,690 for unpaid losses are recorded as a reduction to claims unpaid in 2022 and 2021, respectively, in the financial statements.

A. Ceded Reinsurance Report

Section 1 — General Interrogatories

(1) Are any of the reinsurers, listed in Schedule S as non-affiliated, owned in excess of 10% or controlled, either directly or indirectly, by the Company or by any representative, officer, trustee, or director of the Company?

Yes () No (X)

(2) Have any policies issued by the Company been reinsured with a company chartered in a country other than the United States (excluding U.S. branches of such companies) that is owned in excess of 10% or controlled directly or indirectly by an insured, a beneficiary, a creditor, or any other person not primarily engaged in the insurance business?

Yes () No (X)

Section 2 — Ceded Reinsurance Report — Part A

(1) Does the Company have any reinsurance agreements in effect under which the reinsurer may unilaterally cancel any reinsurance for reasons other than for nonpayment of premium or other similar credit?

Yes () No (X)

(2) Does the reporting entity have any reinsurance agreements in effect that the amount of losses paid or accrued through the statement date may result in a payment to the reinsurer of amounts that, in aggregate and allowing for offset of mutual credits from other reinsurance agreements with the same reinsurer, exceed the total direct premium collected under the reinsured policies?

Yes () No (X)

Section 3 — Ceded Reinsurance Report — Part B

(1) What is the estimated amount of the aggregate reduction in surplus (for agreements other than those under which the reinsurer may unilaterally cancel for reasons other than for nonpayment of premium or other similar credits that are reflected in Section 2 above) of termination of all reinsurance agreements, by either party, as of the date of this statement? Where necessary, the Company may consider the current or anticipated experience of the business reinsured in making this estimate.

The Company estimates there should be no aggregate reduction in surplus for termination of all reinsurance agreements as of December 31, 2022.

(2) Have any new agreements been executed or existing agreements amended, since January 1 of the year of this statement, to include policies or contracts that were in force or which had existing reserves established by the Company as of the effective date of the agreement?

Yes () No (X)

- B. Uncollectible Reinsurance During 2022 and 2021, there were no uncollectible reinsurance recoverables
- C. Commutation of Ceded Reinsurance There was no commutation of reinsurance in 2022 or 2021.
- D. Certified Reinsurer Rating Downgraded or Status Subject to Revocation Not applicable.

E. Reinsurance Credit

- (1) The Company has no ceding reinsurance contracts subject to Appendix A-791 *Life and Health Reinsurance Agreements* ("A-791") that includes a provision which limits the reinsurer's assumption of significant risk.
- (2) The Company has no ceding reinsurance contracts not subject to A-791, for which reinsurance accounting was applied and which include a provision that limits the reinsurer's assumption of risk.
- (3) The Company's reinsurance contracts do not contain features which result in delays in payment in form or in fact.
- (4) The Company has not reflected a reinsurance accounting credit for any assumption reinsurance contracts not subject to Appendix A-791 and not yearly renewable term, which meet the risk transfer requirements of SSAP No. 61R, *Life, Deposit-Type, and Accident and Health Reinsurance* ("SSAP No. 61R").
- (5) The Company did not cede any risk which is not subject to A-791 and not yearly renewable term reinsurance, under any reinsurance contract during the period covered by these financial statements, for which the statutory accounting treatment and GAAP accounting treatment were not the same.
- (6) The Company's ceded reinsurance contracts which are not subject to A-791 and not yearly renewable term reinsurance, are treated the same for GAAP and statutory accounting principles.

24. RETROSPECTIVELY RATED CONTRACTS AND CONTRACTS SUBJECT TO REDETERMINATION

- **A**. The Company estimates accrued retrospective premium adjustments for its group health insurance business based on mathematical calculations in accordance with contractual terms.
- **B**. Estimated accrued retrospective premiums due to (from) the Company are recorded in premiums and considerations and aggregate health policy reserves in the financial statements and as an adjustment to change in unearned premium reserves and reserve for rate credits in the financial statements.
- C. Pursuant to the ACA, the Company's commercial and Medicare business is subject to retrospectively rated features based on the actual MLR experienced on the commercial and Medicare lines of business and redetermination features for premium adjustments for changes to each member's health scores based on guidelines determined by the ACA. The total amount of direct premiums written for which a portion is subject to the retrospectively rated and redetermination are \$5,603,980 and \$5,225,015 for commercial, and \$(22,479,664) and \$947,904,610 for Medicare, representing <1% and <1% for commercial, and (3)% and 58% for Medicare of total direct premiums written as of December 31, 2022 and December 31, 2021, respectively.

The Company has Medicare Part D risk-corridor amounts from CMS which are subject to a retrospectively rated feature. The Company has estimated accrued retrospective premiums related to certain Part D premiums based on guidelines determined by CMS. The formula is tiered and based on the bid MLR. The amount of Medicare Part D direct premiums written subject to the retrospectively rated feature was \$0 and \$30,658,390, representing 0% and 2% of total direct premiums written as of December 31, 2022 and December 31, 2021, respectively.

CMS has released the final Medicaid Managed Care Rule which is subject to each State's administration elections. This rule is the first major update to the Medicaid Managed Care regulations in more than a decade, which includes a minimum loss ratio requirement. Pursuant to the regulations, premiums associated with the Company's Medicaid line of business is subject to retrospectively rated features based on the actual MLR experienced on this product. The calculation is pursuant to the Medicaid Managed Care guidance. The total amount of direct premiums written for the Medicaid line of business for which a portion is subject to the retrospectively rated and redetermination features was \$716,195,709 and \$687,088,473, representing 102% and 42% of total direct premiums written as of December 31, 2022 and December 31, 2021, respectively.

D. The Company is required to maintain specific minimum loss ratios on the comprehensive commercial lines of business. Effective January 1, 2022, the Company novated its Medicare contract (see Note 1) and is no longer subject to minimum loss ratios requirements. Prior to the novation, the Company was required to maintain specific minimum loss ratios on the Medicare line of business.

The following table discloses the minimum MLR rebate liability for the comprehensive commercial and Medicare lines of business which is included in aggregate health policy reserves in the financial statements for the years ended December 31, 2022 and 2021:

	1	2 Small Group	3 Large Group	4 Other Categories	5
	Individual	Employer	Employer	with Rebates	Total
Prior reporting year					
(1) Medical loss ratio rebates incurred	\$ -	\$ -	\$ -	\$ (2,098,589)	\$ (2,098,589)
(2) Medical loss ratio rebates paid	-	-	-	-	-
(3) Medical loss rebates unpaid	-	-	-	25,373,835	25,373,835
(4) Plus reinsurance assumed amounts	XXX	XXX	XXX	XXX	-
(5) Less reinsurance ceded amounts	XXX	XXX	XXX	XXX	-
(6) Rebates unpaid net of reinsurance	XXX	XXX	XXX	XXX	25,373,835
Current reporting year-to-date					
(7) Medical loss ratio rebates incurred	-	56,751	-	-	56,751
(8) Medical loss ratio rebates paid	-	-	-	25,373,835	25,373,835
(9) Medical loss rebates unpaid	-	56,751	-	-	56,751
(10) Plus reinsurance assumed amounts	XXX	XXX	XXX	XXX	-
(11) Less reinsurance ceded amounts	XXX	XXX	XXX	XXX	34,051
(12) Rebates unpaid net of reinsurance	XXX	XXX	XXX	XXX	22,700

E. Risk-Sharing Provisions of the Affordable Care Act

(1) The Company has accident and health insurance premiums in 2022 and 2021 subject to the risk-sharing provisions of the ACA.

The ACA imposed fees and premium stabilization provisions on health insurance issuers offering comprehensive commercial health insurance. The three premium stabilization programs are commonly referred to as the 3Rs — risk adjustment, reinsurance, and risk corridors.

Risk Adjustment — The risk adjustment program is a permanent program designed to mitigate the potential impact of adverse selection that generally applies to nongrandfathered individual and small group plans inside and outside of exchanges. The program helps to stabilize market premiums by transferring funds from plans with relatively low-risk enrollees to plans with relatively high-risk enrollees. The data used by CMS to determine the risk adjustment transfer amount is subject to audits along with the true-up to the final CMS report, which may result in a material change to arrive at the final risk adjustment amount from the initial risk adjustment estimate recorded. Premium adjustments pursuant to the risk adjustment program are accounted for as premium subject to redetermination and user fees are accounted for as assessments.

Reinsurance and Risk Corridors — The transitional reinsurance program and risk corridors program were temporary programs which expired at the end of 2016. The Company received \$763 from CMS for the settlement of the temporary ACA risk corridor program and the amounts were received in 2020. The details of the years impacted and the amounts received are included in Note 24E(4) and Note 24E(5) below.

(2) The following table presents the current year impact of risk-sharing provisions of the ACA on assets, liabilities, and operations:

a. Permanent ACA Risk Adjustment Program	Dece	mber 31, 2022
<u>Assets</u>		
 Premium adjustments receivable due to ACA Risk Adjustment (including high-risk pool payments) 	\$	1,133,110
<u>Liabilities</u>		
Risk adjustment user fees payable for ACA Risk Adjustment Premium adjustments payable due to ACA Risk Adjustment (including high-risk pool		2,017
premium)		90,071
Operations (Revenue & Expense)		
 Reported as revenue in premium for accident and health contracts (written/collected) due to ACA Risk Adjustment Reported in expenses as ACA Risk Adjustment user fees 		942,396
(incurred/paid)		2,697
b. Transitional ACA Reinsurance Program		
<u>Assets</u>		
Amounts recoverable for claims paid due to ACA Reinsurance Amounts recoverable for claims unpaid due to ACA Reinsurance (Contra Liability)	\$	-
Amounts receivable relating to uninsured plans for contributions for ACA Reinsurance		-
<u>Liabilities</u>		
 Liabilities for contributions payable due to ACA Reinsurance not reported as ceded premium 		-
5. Ceded reinsurance premiums payable due to ACA Reinsurance		-
Liabilities for amounts held under uninsured plans contributions for ACA Reinsurance		-
Operations (Revenue & Expense)		
7. Ceded reinsurance premiums due to ACA Reinsurance8. Reinsurance recoveries (income statement) due to ACA		-
reinsurance payments or expected payments 9. ACA Reinsurance contributions - not reported as ceded premium		-
c. Temporary ACA Risk Corridors Program		
<u>Assets</u>		
1. Accrued retrospective premium due to ACA Risk Corridors	\$	-
<u>Liabilities</u>		
Reserve for rate credits or policy experience rating refunds due to ACA Risk Corridors		-
Operations (Revenue & Expense)		
3. Effect of ACA Risk Corridors on net premium income (paid/received)4. Effect of ACA Risk Corridors on change in reserves for rate credits		-

The following table is a rollforward of the prior year ACA risk-sharing provisions for asset (3) and liability balances, along with reasons for adjustments to prior year balances:

							Differe	ences	Adjus	tments			alances as of rting Date
		Accrued the Prior on Business before Dece of the Prior	r Year s Written ember 31 or Year		Received or the Curro on Busines before Dec of the Pr	ent Year ss Written cember 31 ior Year	Prior Year Accrued Less Payments (Col 1 - 3)	Prior Year Accrued Less Payments (Col 2 - 4)	To Prior Year Balances	To Prior Year Balances	_	Cumulative Balance from Prior Years (Col 1 - 3 + 7)	Cumulative Balance from Prior Years (Col 2 - 4 + 8)
	Re	1 ceivable	2 (Payable)	R	3 Receivable	4 (Payable)	5 Receivable	6 (Payable)	7 Receivable	8 (Payable)	Ref	9 Receivable	10 (Payable)
Permanent ACA Risk Adjustment Program Premium adjustment receivable (including high-risk pool payments)	\$	314,714	\$ -	\$	218,471	\$ -	\$ 96,243	\$ -	\$ 493,723	\$ -	А	\$ 589,966	\$ -
Premium adjustment (payable) (including high-risk pool premium)			(20,280)	_	<u>-</u>	(24,734)		4,454		(4,454)	В		
Subtotal ACA Permanent Risk Adjustment Program		314,714	(20,280)		218,471	(24,734)	96,243	4,454	493,723	(4,454)		589,966	
Transitional ACA Reinsurance Program Amounts recoverable for claims paid Amounts recoverable for claims		-	-		-	-	-	-	-	-	С	-	-
unpaid (contra liability) 3. Amounts receivable relating to		-	-		-	-	-	-	-	-	D	-	-
uninsured plans 4. Liabilities for contributions payable due to ACA Reinsurance—not		-	-		-	-	-	-	-	-	E	-	-
reported as ceded premium 5. Ceded reinsurance premiums payable 6. Liability for amounts held under		-	-		-	-	-	-	-	-	F G	-	-
uninsured plans		<u>-</u>		_							Н		
Subtotal ACA Transitional Reinsurance Program				_									
c. Temporary ACA Risk Corridors Program 1. Accrued retrospective premium 2. Reserve for rate credits or policy experience rating refunds		-	-		-		-	-	-	-	I J	-	-
Subtotal ACA Risk Corridors Program		-			-								
d. Total for ACA Risk-Sharing Provisions	\$	314,714	\$ (20,280)	\$	218,471	\$ (24,734)	\$ 96,243	\$ 4,454	\$ 493,723	\$ (4,454)		\$ 589,966	\$ -

Explanation of Adjustments

C. N/A D. N/A E. N/A F. N/A G. N/A H. N/A

I. N/A

The Company does not have any risk corridor receivables or payables to present in the (4) table below.

	Accr	ued Du	ring t	he Prior	Red	eived o	r Pai	d as of		Differe	nces			Adju	ustmer	nts				nces as of the ng Date
	-		n Befo	ore	Busi		ritten		Accr Payn	ior Year rued Less nents (Col 1–3)	Ac L Pay	or Year crued ess ments ol 2–4)	Υ	Prior ear ances	Y	Prior ear nces		Cumulative Balance fro Prior Years (Col 1–3+7	m s	Cumulative Balance from Prior Years (Col 2–4+8)
		1		2		3		4		5		6		7		8		9		10
Risk Corridors Program Year:	Rec	eivable	(Pa	yable)	Rec	eivable	(Pa	yable)	Red	ceivable	(Pa	yable)	Rece	ivable	(Pay	able)	Ref	Receivable	е	(Payable)
a. 2014																				
1. Accrued retrospective premium	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	Α	\$ -		\$ -
Reserve for rate credits or policy experience rating refunds		-		-		-		-		-		-		-		-	В	-		-
b. 2015																				
1. Accrued retrospective premium		-		-		-		-		-		-		-		-	С	-		-
Reserve for rate credits or policy experience rating refunds		-		-		-		-		-		-		-		-	D	-		-
c. 2016																				
1. Accrued retrospective premium		-		-		-		-		-		-		-		-	Е	-		-
Reserve for rate credits or policy experience rating refunds		-		-		-		-		-		-		-		-	F	-		-
d. Total for Risk Corridors	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	_	\$ -		\$ -

Explanation of Adjustments

A. N/A

B. N/A

C. N/A

D. N/A E. N/A

F. N/A

A The risk adjustment receivable as of December 31, 2021 utilized paid claims through October 31, 2021. As of the Reporting Date, the risk adjustment receivable related to prior periods was adjusted based on CMS' Summary Report on Permanent Risk Adjustment Transfers for the 2021 Benefit Year as revised on July 19, 2022. The risk adjustment receivable was further adjusted based on CMS' Final Rule amending Risk Adjustment Data Validation beginning with the 2019 Benefit Year, and Benefit Year 2019 and 2020 Risk Adjustment Data Validation Indigentation Adjustment Boats Validation Adjustment Boats Validation Adjustment Data Validation Data Valid

B. The risk adjustment payable as of December 31, 2021 utilized paid claims through October 31, 2021. As of the Reporting Date, the risk adjustment payable related to prior periods was adjusted based on CMS' Summary Report on Permanent Risk Adjustment Transfers for the 2021 Benefit Year as revised on July 19, 2022. The risk adjustment payable was further adjusted based on CMS' Final Rule amending Risk Adjustment Data Validation beginning with the 2019 Benefit Year, and Benefit Year Risk Adjustment Data Validation IVA results, as well as CMS' Updated Summary Report of 2018 Benefit Year Risk Adjustment Data Validation Adjustments to Risk Adjustment Transfers published January 20, 2022 and CMS' Reissued 2019 Benefit year Department of Health and Human Services Risk Adjustment Data Validation (HHS-RADV) Results and 2020 Benefit Year HHS-RADV Results published September 15, 2022.

The following table discloses ACA risk corridor receivable balances by risk corridor (5) program year:

	•	1		2	3		4	5		6
Risk Corridors Program Year:	to be File Amount I	iled with	Amo Impai	Accrued unts for rment or Reasons	nts received om CMS	(Asset Balance Gross of Non- admissions) (1-2-3)	n-admitted Amount	N	et Admitted Asset (4-5)
a. 2014	\$	763	\$	-	\$ 763	\$	-	\$ -	\$	-
b. 2015		-		-	-		-	-		-
c. 2016		-		-	-		-	-		-
d. Total (a+b+c)	\$	763	\$	-	\$ 763	\$	-	\$ -	\$	-

25. CHANGE IN INCURRED CLAIMS AND CLAIMS ADJUSTMENT EXPENSES

A. Changes in estimates related to the prior year incurred claims are included in total hospital and medical expenses in the current year in the financial statements. The following tables disclose paid claims, incurred claims, and the balance in claims unpaid, accrued medical incentive pool and bonus amounts, aggregate health claim reserves, health care and other amounts receivable and reinsurance recoverables for the years ended December 31, 2022 and 2021:

				2022		
		Current Year Incurred Claims		Prior Years Incurred Claims		Total
Beginning of year claim reserve	\$	-	\$	(142,213,353)	\$	(142,213,353)
Paid claims—net of health care receivables						
and reinsurance recoveries collected		523,812,584		105,074,836		628,887,420
End of year claim reserve	_	46,561,269		5,566,912		52,128,181
Incurred claims excluding the change in health care receivables and reinsurance						
recoverables as presented below		570,373,853		(31,571,605)		538,802,248
Beginning of year health care receivables						
and reinsurance recoverables		-		31,804,966		31,804,966
End of year health care receivables						
and reinsurance recoverables		(5,671,747)		(1,049,954)	_	(6,721,701)
Total incurred claims	\$	564,702,106	\$	(816,593)	\$	563,885,513
				2021		
		Current Year Incurred Claims		Prior Years Incurred Claims		Total
Beginning of year claim reserve Paid claims — net of health care receivables	\$	-	\$	(176,413,879)	\$	(176,413,879)
and reinsurance recoveries collected		1,251,235,342		137,603,143		1,388,838,485
End of year claim reserve		138,699,310	_	3,514,043	_	142,213,353
Incurred claims excluding the change in health care receivables and reinsurance						
recoverables as presented below		1 389 934 652		(35 296 693)		1 354 637 959

The liability for claims unpaid, accrued medical incentive pool and bonus amounts, aggregate health claim reserves, net of health care and other amounts receivable and reinsurance recoverables as of December 31, 2021 was \$110,408,387. As of December 31, 2022, \$105,074,836 has been paid for incurred claims attributable to insured events of prior years. Reserves remaining for prior years, health care and other amounts receivable and reinsurance recoverables are now \$4,516,958, as a result of re-estimation of unpaid claims. Therefore, there has been \$816,593 favorable prior year development since December 31, 2021 to December 31, 2022. The primary drivers consist of favorable development as a result of a change in the provision for adverse deviations in experience of \$7,740,349 and by favorable development of \$7,416,677 in retroactivity for inpatient, outpatient, physician, and pharmacy claims, offset by unfavorable change of \$14,210,301 in risk share activity.

At December 31, 2021, the Company recorded \$8,607,147 of favorable development. The primary drivers consist of favorable development as a result of a change in the provision for adverse deviations in experience of \$7,310,959 and favorable development of \$5,662,527 in retroactivity for inpatient, outpatient, physician, and pharmacy claims partially offset by unfavorable change of \$3,460,173 in risk share activity. Original estimates are increased or decreased, as additional information becomes known regarding individual claims, which could have an impact to the accruals for MLR rebates and retrospectively rated contracts. As a result of the prior year effects, on a regular basis, the Company adjusts revenue and the corresponding liability and/or receivable related to retrospectively rated policies and the impact of the change is included as a component of change in unearned premium reserves and reserve for rate credits in the financial statements.

The Company incurred CAE of \$16,616,318 and \$55,244,420 in 2022 and 2021, respectively. These costs are included in the management service fees paid by the Company to UHS as a part of the Agreement (see Note 10). The following table discloses paid CAE, incurred CAE, and the balance in unpaid CAE reserve for 2022 and 2021:

	2022	2021
Total claims adjustment expenses Less: current year unpaid claims adjustment expenses Add: prior year unpaid claims adjustment expenses	\$ 16,616,318 (343,133) 1,006,386	\$ 55,244,420 (1,006,386) 1,156,247
Total claims adjustment expenses paid	<u>\$ 17,279,571</u>	\$ 55,394,281

B. The Company did not make any significant changes in methodologies and assumptions used in the calculation of the liability for claims unpaid and unpaid CAE in 2022.

26. INTERCOMPANY POOLING ARRANGEMENTS

A-G. The Company did not have any intercompany pooling arrangements in 2022 or 2021.

27. STRUCTURED SETTLEMENTS

A-B. The Company did not have structured settlements in 2022 or 2021.

28. HEALTH CARE AND OTHER AMOUNTS RECEIVABLE

A. Pharmacy rebates receivable are recorded when reasonably estimated or billed by the affiliated pharmaceutical benefit manager in accordance with pharmaceutical rebate contract provisions. Information used to support rebates billed to the manufacturer is based on utilization information gathered by the pharmaceutical benefit manager and adjusted for significant changes in pharmaceutical contract provisions.

The Company evaluates the admissibility of all pharmacy rebates receivable based on the administration of each underlying pharmaceutical benefit management agreement. The Company has nonadmitted and excluded all pharmacy rebates receivable that do not meet the admissibility criteria of SSAP No. 84, *Health Care and Government Insured Plan Receivables* ("SSAP No. 84") from the financial statements.

For each pharmaceutical management agreement for which a portion of the total pharmacy rebates receivable can be admitted based on the admissibility criteria of SSAP No. 84, the pharmacy rebate transaction history is summarized as follows:

	Estimated		Actual	Actual	Actual
	Pharmacy	Pharmacy	Rebates	Rebates	Rebates
	Rebates as	Rebates as	Received	Received	Received
	Reported on	Billed or	within 90	within 91 to	More than
	Financial	Otherwise	Days of	180 Days of	180 Days
Quarter	Statements	Confirmed	Billing	Billing	after Billing
12/31/2022	\$ 1,790,090	\$ 594,759	\$ -	\$ -	\$ -
9/30/2022	1,790,092	1,765,757	769,578	-	-
6/30/2022	1,723,360	1,726,256	961,451	743,642	-
3/31/2022	1,516,792	1,586,877	628,585	735,128	173,008
12/31/2021	20,706,827	20,263,416	16,906,528	2,980,550	137,766
9/30/2021	20,335,866	20,294,698	18,595,084	1,173,350	439,969
6/30/2021	20,430,061	20,136,066	17,829,519	2,026,728	167,204
3/31/2021	20,367,318	19,894,854	15,853,091	3,217,838	729,955
12/31/2020	17,188,497	16,657,972	13,469,974	2,890,964	294,319
9/30/2020	16,857,695	16,810,926	13,841,799	2,368,500	590,001
6/30/2020	16,884,654	16,334,681	13,566,548	2,525,664	315,935
3/31/2020	17,052,463	16,522,533	6,371,604	10,225,103	198,762

Of the amount reported as health care and other amounts receivable, \$2,761,671 and \$28,229,001 relates to pharmacy rebates receivable as of December 31, 2022 and 2021, respectively. This change is primarily due to decreased membership.

B. The Company has nonadmitted all risk-sharing receivables from the financial statements.

The Company also admitted \$480,665 and \$1,154,534 of provider receivables resulting from claim overpayments and capitation arrangements and \$0 and \$1,040,709 for receivables from the State of Rhode Island for the stop loss program as of December 31, 2022 and December 31, 2021, respectively, which are included in health care and other amounts receivable in the financial statements.

29. PARTICIPATING POLICIES

The Company did not have any participating contracts in 2022 or 2021.

30. PREMIUM DEFICIENCY RESERVES

The Company has not recorded any PDR as of December 31, 2022 or 2021. The analysis of PDR was completed as of December 31, 2022 and 2021. The Company did consider anticipated investment income when calculating the PDR.

2022

The following table summarizes the Company's PDR as of December 31, 2022 and 2021:

Liability carried for premium deficiency reserves	\$	-	
2. Date of the most recent evaluation of this liability	12/31/2022		
3. Was anticipated investment income utilized in this calculation?	Yes X No		
	2021		
Liability carried for premium deficiency reserves	\$	-	
2. Date of the most recent evaluation of this liability	12/31/2021		
3. Was anticipated investment income utilized in this calculation?	Yes X	No	

31. ANTICIPATED SALVAGE AND SUBROGATION

Due to the type of business being written, the Company has no salvage. As of December 31, 2022 and 2021, the Company had no specific accruals established for outstanding subrogation, as it is considered a component of the actuarial calculations used to develop the estimates of claims unpaid and aggregate health claim reserves.

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES GENERAL

1.1 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, 1A, 2 and 3.] No []	
1.2	If yes, did the reporting entity register and file with its domiciliary State Insurance Commissioner, such regulatory official of the state of domicile of the principal insurer in the Holding Company S providing disclosure substantially similar to the standards adopted by the National Association o its Model Insurance Holding Company System Regulatory Act and model regulations pertaining subject to standards and disclosure requirements substantially similar to those required by such	ystem, a regist f Insurance Co thereto, or is tl	ration statement immissioners (NAIC) in the reporting entity	Yes []	(] No [] N/A []
1.3	State Regulating?				Rhode I	sland	
1.4	Is the reporting entity publicly traded or a member of a publicly traded group?				Yes [X] No []	
1.5	If the response to 1.4 is yes, provide the CIK (Central Index Key) code issued by the SEC for the	e entity/group.			000073	31766	
2.1	Has any change been made during the year of this statement in the charter, by-laws, articles of i reporting entity?				Yes [] No [X]	
2.2	If yes, date of change:						
3.1	State as of what date the latest financial examination of the reporting entity was made or is being	g made			12/31/	2018	
3.2	State the as of date that the latest financial examination report became available from either the entity. This date should be the date of the examined balance sheet and not the date the report w				12/31/	2018	
3.3	State as of what date the latest financial examination report became available to other states or domicile or the reporting entity. This is the release date or completion date of the examination re examination (balance sheet date).	port and not th	ne date of the		06/11/	2020	
3.4	By what department or departments? Rhode Island Department of Business Regulation						
3.5	Have all financial statement adjustments within the latest financial examination report been accostatement filed with Departments?			Yes [] No [] N/A [X]
3.6	Have all of the recommendations within the latest financial examination report been complied wi	ith?		Yes [] No [] N/A [X]
4.1	During the period covered by this statement, did any agent, broker, sales representative, non-aft combination thereof under common control (other than salaried employees of the reporting entity a substantial part (more than 20 percent of any major line of business measured on direct premion 4.11 sales of new business?	y), receive cred iums) of:	dit or commissions for or	control] No [X]	
4.2	During the period covered by this statement, did any sales/service organization owned in whole receive credit or commissions for or control a substantial part (more than 20 percent of any majo premiums) of:	or in part by th	e reporting entity or an a		res [] No [X]	
	4.21 sales of new business? 4.22 renewals?] No [X]] No [X]	
5.1	Has the reporting entity been a party to a merger or consolidation during the period covered by t If yes, complete and file the merger history data file with the NAIC.						
5.2	If yes, provide the name of the entity, NAIC Company Code, and state of domicile (use two letter ceased to exist as a result of the merger or consolidation.	r state abbrevia	ation) for any entity that h	ıas			
	Name of Entity NAIC Con	2 mpany Code	3 State of Domicile				
6.1	Has the reporting entity had any Certificates of Authority, licenses or registrations (including corr revoked by any governmental entity during the reporting period?				Yes [] No [X]	
6.2	If yes, give full information:						
7.1	Does any foreign (non-United States) person or entity directly or indirectly control 10% or more of	of the reporting	entity?		Yes [] No [X]	
7.2	If yes, 7.21 State the percentage of foreign control;	iprocal, the nat	tionality of its manager o		(0.0	- %
	1 Nationality	2 Type of En	tity				

8.1 8.2	3.2 If the response to 8.1 is yes, please identify the name of the DIHC.					Yes []	No [Х]
8.3 8.4								No []
	1	2	3	4	5	6			
	Affiliate Name Optum Bank, Inc.	Location (City, State)	N∪ FKR	OCC N0	FDIC YES	SECN0			
	Optum Bank, mc.						•		
8.5 8.6	Is the reporting entity a depository institution holding company with si Federal Reserve System or a subsidiary of the depository institution I If response to 8.5 is no, is the reporting entity a company or subsidiar	holding company?y of a company that has otherwise been made subje	ct to the)		Yes [_
•	Federal Reserve Board's capital rule?				Yes [] No [Χ]	N/A	. []
9.	What is the name and address of the independent certified public acc Deloitte & Touche LLP, Minneapolis, MN	5							
10.1	Has the insurer been granted any exemptions to the prohibited non-a requirements as allowed in Section 7H of the Annual Financial Repoil law or regulation?	udit services provided by the certified independent prting Model Regulation (Model Audit Rule), or substa	ublic ac ntially si	countan milar sta	t ite	Yes []	No [Х]
10.2	If the response to 10.1 is yes, provide information related to this exer	•							
10.3 10.4	allowed for in Section 18A of the Model Regulation, or substantially similar state law or regulation?]	No [Х]
10 E	Lies the reporting optity established on Audit Committee in sempling								
10.5 10.6	Has the reporting entity established an Audit Committee in compliant of the response to 10.5 is no or n/a, please explain				-] No [J	N/A	l J
11.	What is the name, address and affiliation (officer/employee of the repfirm) of the individual providing the statement of actuarial opinion/cerd Gary A. lannone, Vice President of Actuarial Services of United Healinc., 185 Asylum Street, Hartford, CT 06103	oorting entity or actuary/consultant associated with ar tification? thCare Services Inc., an affiliate of UnitedHealthcare	actuari	al consu	ılting d,				
12.1	Does the reporting entity own any securities of a real estate holding of					Yes []	No [Χ]
	12.11 Name of real estate holding company								
		arcels involved							
40.0		djusted carrying value				\$			0
12.2	If, yes provide explanation:								
13. 13.1	FOR UNITED STATES BRANCHES OF ALIEN REPORTING ENTITY What changes have been made during the year in the United States	FIES ONLY: manager or the United States trustees of the reportir	ng entity	?					
13.2						Yes [1	No ſ	1
13.3	Have there been any changes made to any of the trust indentures du					Yes [-	_	_
13.4	If answer to (13.3) is yes, has the domiciliary or entry state approved] No [-	_	_
14.1	Are the senior officers (principal executive officer, principal financial of similar functions) of the reporting entity subject to a code of ethics, where any ethical conduct, including the ethical handling of actual relationships;	hich includes the following standards? Il or apparent conflicts of interest between personal a	ınd profe			Yes [X]	No []
	 b. Full, fair, accurate, timely and understandable disclosure in the per c. Compliance with applicable governmental laws, rules and regulation d. The prompt internal reporting of violations to an appropriate person 	ons;	ity;						
	e. Accountability for adherence to the code.								
14.11	If the response to 14.1 is No, please explain:								
14.2	Has the code of ethics for senior managers been amended?					Yes [1	No [χ 1
	If the response to 14.2 is yes, provide information related to amendm	ent(s).				100 [,	[v. 1
14.3 14.31	Have any provisions of the code of ethics been waived for any of the If the response to 14.3 is yes, provide the nature of any waiver(s).					Yes []	No [Х]
	7 77								

	1	2		3	,	4	
	American Bankers Association						
	(ABA) Routing Number Issuing	or Confirming Bank Name	Circumstances	That Can Trigger the Letter of Credit	Am-	ount	
				_			
		stments of the reporting entity passe		of directors or a subordinate committee	Yes [X	1 1	l ol
-	Does the reporting entity keep a c	complete permanent record of the pro-	oceedings of its board of di	rectors and all subordinate committees	Yes [X		·
	Has the reporting entity an establi part of any of its officers, directors	shed procedure for disclosure to its s, trustees or responsible employees	board of directors or trustee that is in conflict or is likely	es of any material interest or affiliation on the to conflict with the official duties of such	Yes [X		
	Jerson?				163 [A	1 '	NO [
			FINANCIAL				
ı	Has this statement been prepared	dusing a basis of accounting other the	han Statutory Accounting P	rinciples (e.g., Generally Accepted	V [1 1	ı. r
	Accounting Principles)? Fotal amount loaned during the ve	ear (inclusive of Separate Accounts.	exclusive of policy loans):	20.11 To directors or other officers	Yes [\$] [1 ON
	3 ,	,	, , ,	20.12 To stockholders not officers			
				20.13 Trustees, supreme or grand (Fraternal Only)			
		g at the end of year (inclusive of Sep	parate Accounts, exclusive of	nf			
	policy loans):			20.21 To directors or other officers			
				20.23 Trustees, supreme or grand (Fraternal Only)			
(obligation being reported in the st	atement?		er party without the liability for such	Yes [] N	No [
-	f yes, state the amount thereof at	December 31 of the current year:		21.21 Rented from others			
				21.22 Borrowed from others			
				21.23 Leased from others			
	Ones this statement include navm	nents for assessments as described	in the Δnnual Statement Inc	21.24 Otherstructions other than guaranty fund or	Þ		
	guaranty association assessment	s?		guarany rana or	Yes [X] 1	lo [
	f answer is yes:		2	2.21 Amount paid as losses or risk adjustmen	nt \$		
			2	2.22 Amount paid as expenses	\$		
			2	2.23 Other amounts paid	\$		
				? of this statement?			
2 If yes, indicate any amounts receivable from parent included in the Page 2 amount:					\$ Yes [
		ntify the third-party that pays the age			100 [, .	[
ı			Is the				
			Third-Party Ag				
	Nan	ne of Third-Party	a Related Pai (Yes/No)	nty			

25.02	5.02 If no, give full and complete information relating thereto						
25.03		gram including value for collateral and amount of loaned securities, and ive is to reference Note 17 where this information is also provided)					
25.04	For the reporting entity's securities lending program, report amount instructions.	unt of collateral for conforming programs as outlined in the Risk-Based Capital	\$		0		
25.05	For the reporting entity's securities lending program, report amount	unt of collateral for other programs.	\$		0		
25.06		ecurities) and 105% (foreign securities) from the counterparty at the] No [[] N//	A [X]		
25.07	Does the reporting entity non-admit when the collateral received	from the counterparty falls below 100%?] No I	[] N/ <i>l</i>	A [X]		
25.08	Does the reporting entity or the reporting entity 's securities lend conduct securities lending?	ing agent utilize the Master Securities lending Agreement (MSLA) to Yes [] No [[] N/ <i>l</i>	A [X]		
25.09	For the reporting entity's securities lending program state the am	nount of the following as of December 31 of the current year:					
	25.092 Total book adjusted/carrying value of rei	ssets reported on Schedule DL, Parts 1 and 2 nvested collateral assets reported on Schedule DL, Parts 1 and 2 rted on the liability page	\$		0		
26.1	control of the reporting entity or has the reporting entity sold or tr	ntity owned at December 31 of the current year not exclusively under the cansferred any assets subject to a put option contract that is currently in 03).	Yes [X] No [[]		
26.2	If yes, state the amount thereof at December 31 of the current ye	, , ,					
		26.22 Subject to reverse repurchase agreements					
		26.24 Subject to reverse dollar repurchase agreements					
		26.25 Placed under option agreements	\$		0		
		26.26 Letter stock or securities restricted as to sale - excluding FHLB Capital Stock	\$		0		
		26.27 FHLB Capital Stock	\$		0		
		26.28 On deposit with states	\$	3,3	382,338		
		26.29 On deposit with other regulatory bodies	\$		0		
		26.30 Pledged as collateral - excluding collateral pledged to an FHLB	ю \$		0		
		26.31 Pledged as collateral to FHLB - including assets backing funding agreements					
		backing funding agreements	\$ ¢		ںں 0		
		20.02 00101	ψ				
26.3	For category (26.26) provide the following:						
	Nature of Restriction	2 Description		3 nount			
27.1		d on Schedule DB?	-				
27.2	If yes, has a comprehensive description of the hedging program If no, attach a description with this statement.	been made available to the domiciliary state?] No [] N/A	A []		
NES 2	7.3 through 27.5: FOR LIFE/FRATERNAL REPORTING ENTITI	ES ONLY:					
27.3	Does the reporting entity utilize derivatives to hedge variable and	nuity guarantees subject to fluctuations as a result of interest rate sensitivity? .	Yes [] No [[]		
27.4	If the response to 27.3 is YES, does the reporting entity utilize: 27.	41 Special accounting provision of SSAP No. 108	Yes [] No [[]		
	27.	Yes [] No [į			
07.5		43 Other accounting guidance	163 [] 140 [L J		
27.5	following: The reporting entity has obtained explicit approval from Hedging strategy subject to the special accounting prov		Yes [] No [[]		
	 Financial Officer Certification has been obtained which 	gy within the Actuarial Guideline Conditional Tail Expectation Amount. indicates that the hedging strategy meets the definition of a Clearly Defined ined Hedging Strategy is the hedging strategy being used by the company in					
28.1	.1 Were any preferred stocks or bonds owned as of December 31 of the current year mandatorily convertible into equity, or, at the option of the issuer, convertible into equity?				[X]		
28.2	If yes, state the amount thereof at December 31 of the current ye	ear	\$		0		
29.	offices, vaults or safety deposit boxes, were all stocks, bonds an custodial agreement with a qualified bank or trust company in ac	estate, mortgage loans and investments held physically in the reporting entity's dother securities, owned throughout the current year held pursuant to a ecordance with Section 1, III - General Examination Considerations, F. seements of the NAIC Financial Condition Examiners Handbook?	Yes [X] No[[]		
29.01	For agreements that comply with the requirements of the NAIC F	Financial Condition Examiners Handbook, complete the following:					
	1 Name of Custodian(s)	2 Custadianla Address					
	iname of Custodian(s)	Custodian's Address			-		
	Bank of New York Mellon	bal Liquidity Services, 1 Wall St. 14th Floor, New York NY 10286			.		
	Bank of New York Mellon	bal Liquidity Services, 1 Wall St, 14th Floor, New York NY 10286 S. LaSalle, Chicago, IL 60675					

GENERAL INTERROGATORIES

		1 Name(s)	2 Locati	ion(s)		3 Complete Explana		
	•	nanges, including name chan plete information relating the	•	ied in 29.01 during the current ye	ar?		Yes	[] No [)
	Old Cu		2 New Custodian	3 Date of Change		4 Reaso	n	
1	make investment decis		g entity. For assets that are ma	broker/dealers, including individu anaged internally by employees o				
		1		2				
	Internally Managed	Name of Firm or Individua	ıl	Affiliation				
			U					
	BlackRock Financial M	anagement, Inc	U					
	designated wit 29.0598 For firms/indiv	n a "U") manage more than 1 duals unaffiliated with the rep	0% of the reporting entity's invocating entity (i.e. designated w	rms/individuals unaffiliated with the vested assets?with a "U") listed in the table for Q ting entity's invested assets?	uestion 2	9.05, does the		[X] No [
	For those firms or indivi the table below.	duals listed in the table for 29	9.05 with an affiliation code of	"A" (affiliated) or "U" (unaffiliated)	, provide	the information fo	r	
	1		2	3		4		5 Investment Managemen
	Central Registration	Name of E	: Idi-idI	F-#+ #6 / F	,	D:		Agreement
	Depository Number	Name of F NackBock Financial Managem	irm or Individual	Legal Entity Identifier (LEI 549300LVXY1VJKE13M84	SEC.	Registered With		(IMA) Filed N0
	104518	DWS Investment Management A	mericas Inc	CZ83K4EEEX8QVCT3B128	. SEC			N0
	······				.		<u></u>	
- 1		(SEC) in the Investment Cor		b), Part 2 (diversified according to b)(1)])?			Yes	[] No [)
	1		2				Book	3 Adjusted

30.3	To each mutual fund listed in the table above, complete the following	ing soriedule.	
	1	2	3

CUSIP # 30.2999 - Total

1	2	3	4
		Amount of Mutual	
		Fund's Book/Adjusted	
		Carrying Value	
	Name of Significant Holding of the	Attributable to the	Date of
Name of Mutual Fund (from above table)	Mutual Fund	Holding	Valuation

GENERAL INTERROGATORIES

31. Provide the following information for all short-term and long-term bonds and all preferred stocks. Do not substitute amortized value or statement value for fair value.

	1	2	3
			Excess of Statement
			over Fair Value (-), or
	Statement (Admitted)		Fair Value over
	Value	Fair Value	Statement (+)
31.1 Bonds	256,600,661	231,890,870	(24,709,791)
31.2 Preferred stocks	0	0	0
31.3 Totals	256,600,661	231,890,870	(24,709,791)

31.4	Describe the sources or methods utilized in determining the fair values: For those securities that had prices in the NAIC SVO ISIS database, those prices were used; for those securities that did not have prices in the NAIC SVO ISIS database, pricing was obtained from Hub which is an external data sources vendor. Hub utilizes various pricing sources.					
32.1	Was the rate used to calculate fair value determined by a broker or custodian for any of the securities in Schedule D?	Yes	[]	No [X]	
32.2	If the answer to 32.1 is yes, does the reporting entity have a copy of the broker's or custodian's pricing policy (hard copy or electronic copy) for all brokers or custodians used as a pricing source?	Yes	[]	No []	
32.3	If the answer to 32.2 is no, describe the reporting entity's process for determining a reliable pricing source for purposes of disclosure of fair value for Schedule D: N/A					
33.1 33.2	Have all the filing requirements of the Purposes and Procedures Manual of the NAIC Investment Analysis Office been followed?	Yes	[X]	No []	
34.	By self-designating 5GI securities, the reporting entity is certifying the following elements of each self-designated 5GI security: a. Documentation necessary to permit a full credit analysis of the security does not exist or an NAIC CRP credit rating for an FE or PL security is not available. b. Issuer or obligor is current on all contracted interest and principal payments. c. The insurer has an actual expectation of ultimate payment of all contracted interest and principal.					
	Has the reporting entity self-designated 5GI securities?	Yes	[]	No [X]	
35.	By self-designating PLGI securities, the reporting entity is certifying the following elements of each self-designated PLGI security: a. The security was purchased prior to January 1, 2018. b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security. c. The NAIC Designation was derived from the credit rating assigned by an NAIC CRP in its legal capacity as a NRSRO which is shown on a current private letter rating held by the insurer and available for examination by state insurance regulators. d. The reporting entity is not permitted to share this credit rating of the PL security with the SVO. Has the reporting entity self-designated PLGI securities?	Yes	[]	No [X]	
36.	By assigning FE to a Schedule BA non-registered private fund, the reporting entity is certifying the following elements of each self-designated FE fund: a. The shares were purchased prior to January 1, 2019. b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security. c. The security had a public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO prior to January 1, 2019. d. The fund only or predominantly holds bonds in its portfolio. e. The current reported NAIC Designation was derived from the public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO. f. The public credit rating(s) with annual surveillance assigned by an NAIC CRP has not lapsed. Has the reporting entity assigned FE to Schedule BA non-registered private funds that complied with the above criteria?	Yes	[]	No [X]	
37.	By rolling/renewing short-term or cash equivalent investments with continued reporting on Schedule DA, Part 1 or Schedule E Part 2 (identified through a code (%) in those investment schedules), the reporting entity is certifying to the following: a. The investment is a liquid asset that can be terminated by the reporting entity on the current maturity date. b. If the investment is with a nonrelated party or nonaffiliate, then it reflects an arms-length transaction with renewal completed at the discretion of all involved parties. c. If the investment is with a related party or affiliate, then the reporting entity has completed robust re-underwriting of the transaction for which documentation is available for regulator review. d. Short-term and cash equivalent investments that have been renewed/rolled from the prior period that do not meet the criteria in 37.a - 37.c are reported as long-term investments. Has the reporting entity rolled/renewed short-term or cash equivalent investments in accordance with these criteria?] No) (1	N/A [X	

38.1	Does the reporting entity directly hold cryptocurrencies?	Yes [] No [X]		
38.2	If the response to 38.1 is yes, on what schedule are they reported?				
39.1	Does the reporting entity directly or indirectly accept cryptocurrencies as payments for	r premiums on policies?		Yes [] No [X]
39.2	If the response to 39.1 is yes, are the cryptocurrencies held directly or are they immed 39.21 Held directly 39.22 Immediately conv] No [X]] No [X]		
39.3	If the response to 38.1 or 39.1 is yes, list all cryptocurrencies accepted for payments	ly.			
	1 Name of Cryptocurrency	2 Immediately Converted to USD, Directly Held, or Both	3 Accepted for Payment of Premiums		
	Name of Cryptocurrency	• '			
40.1 40.2	Amount of payments to trade associations, service organizations and statistical or rat List the name of the organization and the amount paid if any such payment represent service organizations and statistical or rating bureaus during the period covered by the		22,343		
	1		2		
	Gorman Actuarial Inc.		unt Paid 22,283		
41.1	Amount of payments for legal expenses, if any?			\$	0
41.2	List the name of the firm and the amount paid if any such payment represented 25% during the period covered by this statement.	or more of the total payments for le	gal expenses		
	1 Name	2 upt Doid			
	Name		unt Paid		
42.1	Amount of payments for expenditures in connection with matters before legislative bo	odies, officers or departments of go	vernment, if any?	\$	0
42.2	List the name of the firm and the amount paid if any such payment represented 25% connection with matters before legislative bodies, officers, or departments of governments of governments.				
	1 Name		2 unt Paid		

GENERAL INTERROGATORIES

PART 2 - HEALTH INTERROGATORIES

1.1	Does the reporting entity have any direct Medicare Supplement Insurance in fo				
1.2	If yes, indicate premium earned on U.S. business only.				
1.3	What portion of Item (1.2) is not reported on the Medicare Supplement Insurar	.\$		0	
	1.31 Reason for excluding				
	In disease and a second of a second one actions at the base of a second of a s		Φ.		٥
1.4 1.5	Indicate amount of earned premium attributable to Canadian and/or Other Alie Indicate total incurred claims on all Medicare Supplement Insurance				
1.6	Individual policies:	Most current three years:	Ψ		
1.0	muridaai policies.	1.61 Total premium earned	\$		0
		1.62 Total incurred claims			
		1.63 Number of covered lives			
		All years prior to most current three years:			
		1.64 Total premium earned			0
		1.65 Total incurred claims	\$		0
		1.66 Number of covered lives			
1.7	Group policies:	Most current three years:			
		1.71 Total premium earned			
		1.72 Total incurred claims			
		1.73 Number of covered lives			0
		All years prior to most current three years:			
		1.74 Total premium earned			
		1.75 Total incurred claims			
		1.76 Number of covered lives			0
2	Lloolth Toots				
2.	Health Test:	1 2			
		Current Year Prior Year			
	2.1 Premium Numerator				
	2.2 Premium Denominator				
	2.3 Premium Ratio (2.1/2.2)				
	2.4 Reserve Numerator				
	2.5 Reserve Denominator				
	2.6 Reserve Ratio (2.4/2.5)	1.0001.000			
3.1	Has the reporting entity received any endowment or gift from contracting hospi returned when, as and if the earnings of the reporting entity permits?	itals, physicians, dentists, or others that is agreed will be	Yes [] No [Х]
4.1	Have copies of all agreements stating the period and nature of hospitals', phys	sicians', and dentists' care offered to subscribers and	V [V	1 No [
	dependents been filed with the appropriate regulatory agency?		Yes [X		
4.2	If not previously filed, furnish herewith a copy(ies) of such agreement(s). Do the	_	Yes [
5.1	Does the reporting entity have stop-loss reinsurance?		Yes [X] No []
5.2	If no, explain:				
5.3	Maximum retained risk (see instructions)	5.31 Comprehensive Medical	. \$		0
	•	5.32 Medical Only			
		5.33 Medicare Supplement	.\$		0
		5.34 Dental & Vision			
		5.35 Other Limited Benefit Plan	.\$		0
		5.36 Other	.\$		0
6.	Describe arrangement which the reporting entity may have to protect subscribe hold harmless provisions, conversion privileges with other carriers, agreement agreements: Hold harmless clauses in provider agreements and continuation of coverage e	ts with providers to continue rendering services, and any other			
7.1	Does the reporting entity set up its claim liability for provider services on a serv	vice date basis?	Yes [X] No []
7.2	If no, give details				
8.	Provide the following information regarding participating providers:	8.1 Number of providers at start of reporting year			
9.1	Does the reporting entity have business subject to premium rate guarantees?		Yes [] No [Х]
0.0	If you divest promises comed-	0.04 Dusiness with antermoters 1 1 45.00 "	r.		^
9.2	If yes, direct premium earned:	9.21 Business with rate guarantees between 15-36 months. 9.22 Business with rate guarantees over 36 months			

10.1	Does the reporting entity have Incentive Pool, V	Vithhold or Bonus Arr	angements in its p	orovider contracts?	'		Yes [X] No []
10.2	If yes: 10.21 Maximum amount payable bonuses							22,00	02,595
			1	0.24 Amount actua	ally paid for year wit	nnoids	\$	1,69	30,000
11.1	Is the reporting entity organized as:			11.13 An Indivi	al Group/Staff Mode dual Practice Assoc Model (combination	ciation (IPA), or,	Yes [] No [] No [] No [Χ]
11.2	Is the reporting entity subject to Statutory Minim]
11.3 11.4	If yes, show the name of the state requiring suc If yes, show the amount required							Rhode I 61,52	27,012
11.5 11.6	Is this amount included as part of a contingency If the amount is calculated, show the calculation The Rhode Island Department of Business Reg	n] No [X]
12.	List service areas in which reporting entity is lic	ensed to operate:							
			1 Name of Service	- Δrea					
	Massa Medic Brist count Unit Islar	edHealthcare of New ichusetts for the colure and Retirement ol, Essex, Hampden, iesedHealthcare of New id for all lines of New ichusetts.							
	Coos, in Ne Unit Berks Greer Warre Medic Unit Benni and W busir Unit the c	edHealthcare of New Grafton, Hillsborou W Hampshire for Med edHealthcare of New L, Bucks, Butler, Che e, Jefferson, Lawren M Washington, Westr are and Retirement edHealthcare of New Indoor Counties in New Healthcare of New Healt	ugh, Rockingham, icare and Retirem England, Inc. is ester, Clarion, Coce, Lehigh, Mercinoreland and York line of business. England, Inc. is amoille, Orange, Vermont for Medic England, Inc. is usiness.	Strafford and Sulent line of busine licensed in Alleg rawford, Erie, Fayer, Northampton, Counties in Penns licensed in Addis Rutland, Washing are and Retiremen licensed statewic	livan Counties ess				
13.1	Do you act as a custodian for health savings ac	counts?					Yes [] No [Х]
13.2	If yes, please provide the amount of custodial fu	unds held as of the re	porting date				\$		0
13.3	Do you act as an administrator for health saving	gs accounts?					Yes [] No [X]
13.4	If yes, please provide the balance of funds adm	inistered as of the rea	porting date				\$		0
14.1	Are any of the captive affiliates reported on Sch If the answer to 14.1 is yes, please provide the	edule S, Part 3, auth	· ·					X] N/A	
	1	2	3	4	Assets	Supporting Reserv	ve Credit		
	Company Name	NAIC Company Code	Domiciliary Jurisdiction	Reserve Credit	5 Letters of Credit	6 Trust Agreements	7 Othe	er	
15.	Provide the following for individual ordinary life ceded):	1	J.S. business only	, 15.1 E	ar (prior to reinsura Direct Premium Wri	nce assumed or	\$		
				15.3 N	lumber of Covered	Lives			0
	*Ordinary Life Insurance Includes Term(whether full underwriting, limited underwriting, jet issue, "short form app")								
	Whole Life (whether full underwriting, limited underwriting, jet issue, "short form app") Variable Life (with or without secondary gurarantee)								
	Universal Life (w	h or without seconda ith or without second al Life (with or withou	ary gurarantee)	antee)					
16.	Is the reporting entity licensed or chartered, reg	·		•	o states?		Yes [X]	No []	
16.1	If no, does the reporting entity assume reinsura domicile of the reporting entity?						Yes []	No []	

FIVE-YEAR HISTORICAL DATA

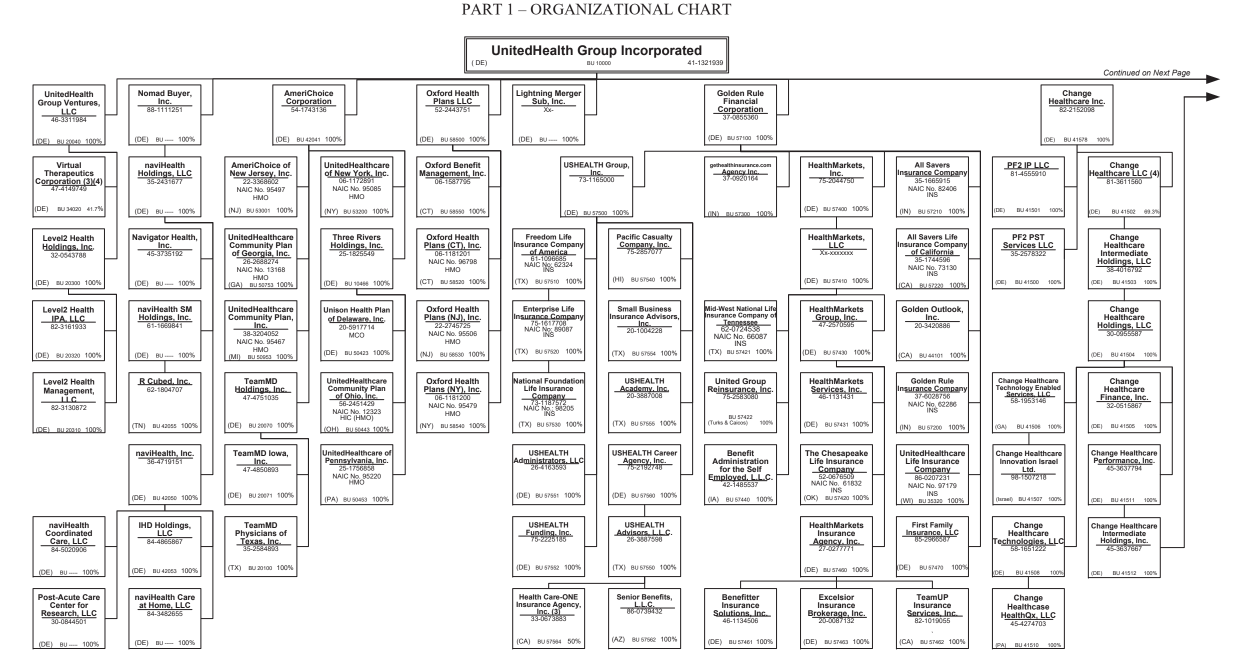
		1 2022	2 2021	3 2020	4 2019	5 2018
	Balance Sheet (Pages 2 and 3)				==	
1.	Total admitted assets (Page 2, Line 28)		492.033.121	473.586.044	374 . 470 . 564	330,975,171
2.	Total liabilities (Page 3, Line 24)					
3.	Statutory minimum capital and surplus requirement					
4.	Total capital and surplus (Page 3, Line 33)				163, 161,782	
••	Income Statement (Page 4)	,,	,,	,		
5.	Total revenues (Line 8)	656 561 973	1 584 388 273	1 433 651 095	1 305 229 228	1 160 842 788
6.	Total medical and hospital expenses (Line 18)					
7.	Claims adjustment expenses (Line 20)					
8.	Total administrative expenses (Line 21)					
9.	Net underwriting gain (loss) (Line 24)					
10.	Net investment gain (loss) (Line 27)					
11.	Total other income (Lines 28 plus 29)					
12.	Net income or (loss) (Line 32)					
12.	Cash Flow (Page 6)	30,070,012			33, 101, 333	
13.	Net cash from operations (Line 11)	71 934 286	82 781 185	112 070 371	28 603 208	(29 717 952
10.	Risk-Based Capital Analysis	7 1,001,200	52,751,100		20,000,200	(20,117,002
14.	Total adjusted capital	223 613 760	206 184 444	204 411 638	163 161 782	132 604 785
15.	Authorized control level risk-based capital					
10.	Enrollment (Exhibit 1)		00, 102,000		10,001,002	
16.	Total members at end of period (Column 5, Line 7)	100 989	180 005	172 670	155 497	153 749
17.	Total members months (Column 6, Line 7)				1,895,030	
.,.	Operating Percentage (Page 4) (Item divided by Page 4, sum of Lines 2, 3 and 5) x 100.0			1,001,000		1,010,20
18.	Premiums earned plus risk revenue (Line 2 plus Lines 3 and 5)	100.0	100.0	100.0	100.0	100.0
19.	Total hospital and medical plus other non-health (Lines 18 plus Line 19)	85.9	85.2	82.8	85.4	84 . 1
20.	Cost containment expenses				3.0	
21.	Other claims adjustment expenses	0.5	0.8	0.9	1.4	1.8
22.	Total underwriting deductions (Line 23)	93.7	95.0	95.5	97.1	98.1
23.	Total underwriting gain (loss) (Line 24)	6.3	5.0	4.5	2.9	1.9
	Unpaid Claims Analysis (U&I Exhibit, Part 2B)					
24.	Total claims incurred for prior years (Line 17, Col. 5)	109,762,372	140,651,686	113,554,421	80,304,218	
25.	Estimated liability of unpaid claims-[prior year (Line 17, Col. 6)]	110,578,965	149,258,834	111,880,618	87,241,400	77,638,998
	Investments In Parent, Subsidiaries and Affiliates					
26.	Affiliated bonds (Sch. D Summary, Line 12, Col. 1)	0	0	0	0	0
27.	Affiliated preferred stocks (Sch. D Summary, Line 18, Col. 1)	0	0	0	0	0
28.	Affiliated common stocks (Sch. D Summary, Line 24, Col. 1)	0	0	0	0	0
29.	Affiliated short-term investments (subtotal included in Schedule DA Verification, Col. 5, Line 10)	0	0	0	0	0
30.	Affiliated mortgage loans on real estate					
31.	All other affiliated					
32.	Total of above Lines 26 to 31					
33.	Total investment in parent included in Lines 26 to	0	0	0		

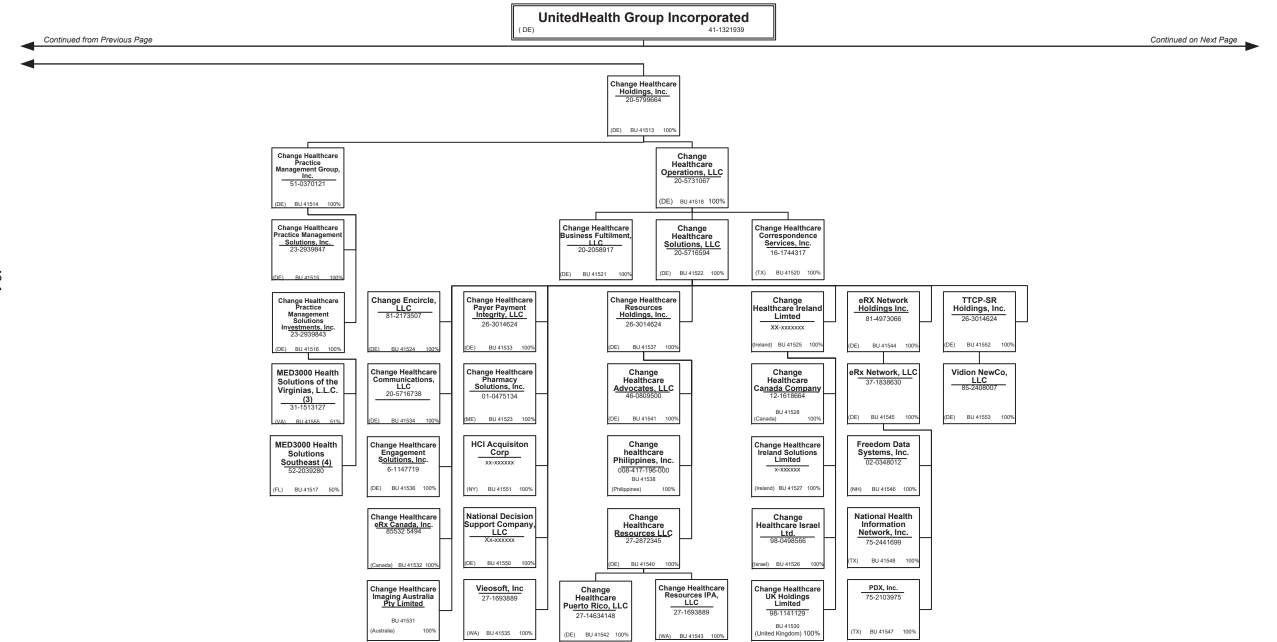
SCHEDULE T PREMIUMS AND OTHER CONSIDERATIONS

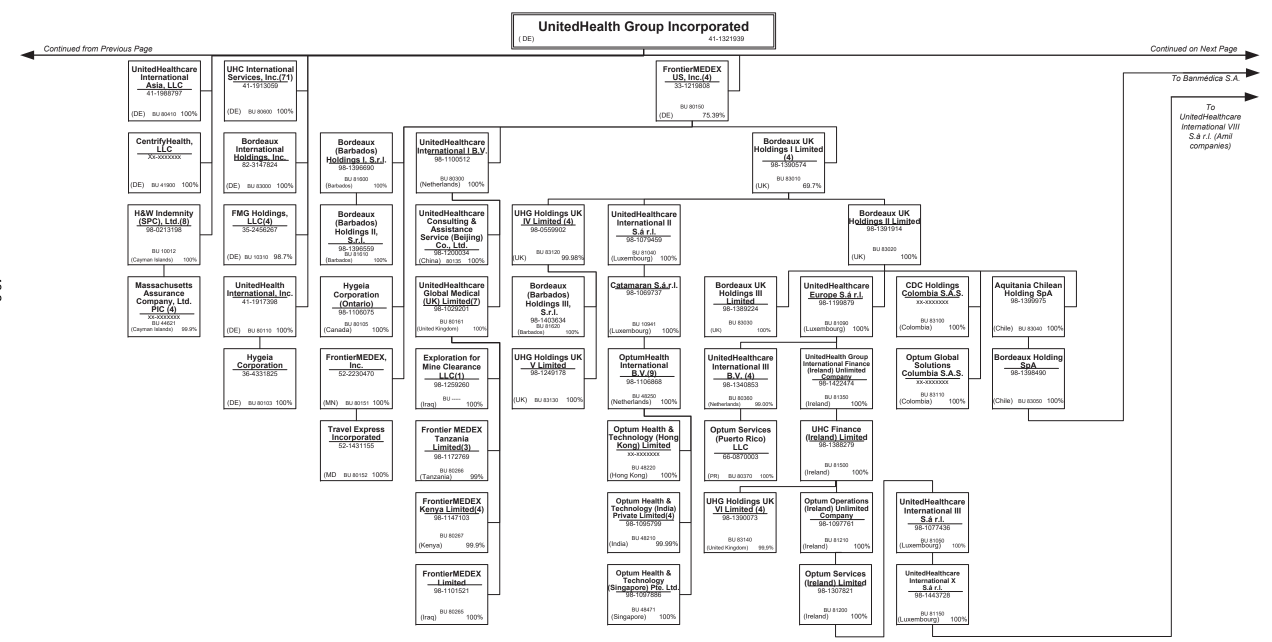
Allocated by States and Territories

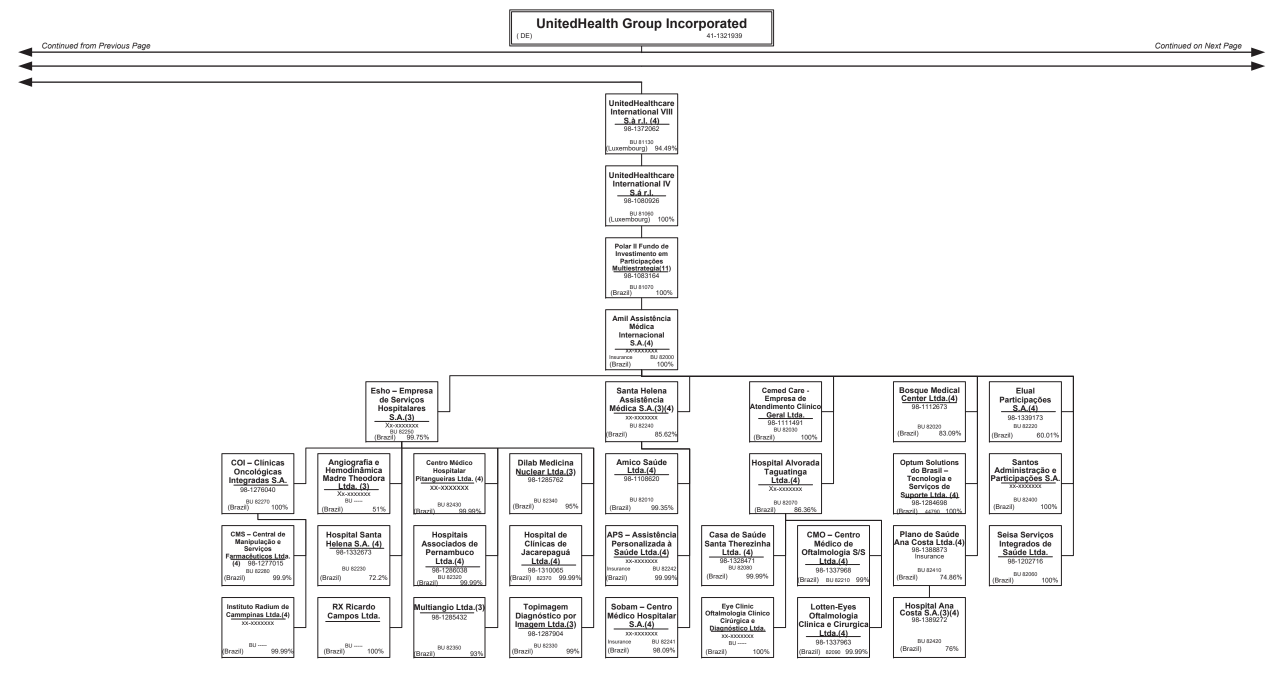
	Allocated by States and Territories								- 1			
			1	2	3	4	5	6 Federal Employees	7 Life and	8	9	10
	States, etc.		Active Status (a)	Accident and Health Premiums	Medicare Title XVIII	Medicaid Title XIX	CHIP Title	Health Benefits Program Premiums	Annuity Premiums & Other Considerations	Property/ Casualty Premiums	Total Columns 2 Through 8	Deposit-Type Contracts
1.		AL	N	0	0	0	0	0	0	0	0	Contracts
2.		AK	N	0	0	0	0	0	0	0	0	0
3.		AZ	N	0	0	0	0	0	0	0	0	0
4.		AR	N	0	0	0	0	0	0	0	0	0
5.		CA	N	0	0	0	0	0	0	0	0	0
6.		CO	N	0	0	0	0	0	0	0	0	0
7.		CT	N	0	0	0	0	0	0	0	0	0
8.	Delaware	DE	N	0	0	0	0	0	0	0	0	0
9.	District of Columbia	DC	N	0	0	0	0	0	0	0	0	0
10.	Florida	FL	N	0	0	0	0	0	0	0	0	0
11.	Georgia	GA	N	0	0	0	0	0	0	0	0	0
12.	Hawaii	HI	N	0	0	0	0	0	0	0	0	0
13.	Idaho	ID	N	0	0	0	0	0	0	0	0	0
14.	Illinois	IL	N	0	0	0	0	0	0	0	0	0
15.	Indiana	IN	N	0	0	0	0	0	0	0	0	0
16.	lowa	IA	N	0	0	0	0	0	0	0	0	0
17.	Kansas	KS	N	0	0	0	0	0	0	0	0	0
18.	Kentucky	KY	N	0	0	0	0	0	0	0	0	0
19.		LA	N	0	0	0	0	0	0	0	0	0
20.		ME	L	991, 193	0	0	0	0	0	0	991, 193	0
21.	-	MD	N	0	0	0	0	0	0	0	0	0
22.	Massachusetts	MA	L	0	761,904	0	0	0	0	0	761,904	0
23.	•	MI	N	0	0	0	0	0	0	0	0	0
24.		MN	N	0	0	0	0	0	0	0	0	0
25.		MS	N	0	0	0	0	0	0	0	0	0
26.		MO	N	0	0	0	0	0	0	0	0	0
27.		MT	N	0	0	0	0	0	0	0	0	0
28.		NE	N	0	0	0	0	0	0	0	0	0
29.		NV	N	0	0	0	0	0	0	0	0	0
30.	·	NH	L	0	558,087	0	0	0	0	0	558,087	0
31.	-	NJ	N	0	0	0	0	0	0	0	0	0
32.		NM	N	0	0	0	0	0	0	0	0	0
33.		NY	N	0	0	0	0	0	0	0	0	0
34.		NC	N	0	0	0	0	0	0	0	0	0
35.		ND	N	0	0	0	0	0	0	0	0	0
36.		OH	N	0	0	0	0	0	0	0	0	0
37.		OK	N	0	0	0	0	0	0	0	0	0
38.	_	OR	N	0	0	0	0	0	0	0	0	0
39.	-	PA	L	0	464, 189	0	0	0	0	0	464 , 189	0
40.	Rhode Island	RI	L	4,612,787	(25,251,709)		0	0	0	0	695,556,787	0
I	South Carolina		N	0	0	0	0	0	0	0	0	0
42.		SD			_			0	0	0	0	0
43.		TN	N	0	0	0	0	0	0	0	0	0
44.		TX	N	0	0	0	0	0	0	0	0	0
45. 46.		UT VT	N	0		0	0		0	0	0 987 . 865	0
			L N	0	0	0	0	0	0		- , -	
47. 48.	•	VA WA	N N	0	0	0	0	0	0	0	0	0
48. 49.	West Virginia	WA	N N	0	0	0	0	0	0	_	0	0
49. 50.	_	WI	N N	0	_	_	_	0	0	0	0	0
50. 51.	Wyoming		N	0	0	0	0	0	0	0	0	0
51. 52.	American Samoa		N	0	0	0	0	0	0	0	0	0
52. 53.		GU	N N	0	0	0	0	0	0	0	0	0
53. 54.		PR	N	0	0	0	0	0	0	0	0	0
	U.S. Virgin Islands		N	0	0	0	0	0	0	0	0	0
	Northern Mariana	V 1									u	
00.		MP	N	0	0	0	0	0	0	0	0	0
57.		CAN	N	0	0	0	0	0	0	0	0	0
58.	Aggregate Other											
	Aliens		XXX	0	0	0	0	0	0	0	0	0
59. 60.	Subtotal Reporting Entity Contributions for Em	nployee	XXX	5,603,980		716, 195, 709	0		0	0	699,320,025	0
	Benefit Plans		XXX	0	0	0	0	0	0	0	0	0
61.	Totals (Direct Busines		XXX	5,603,980	(22,479,664)	716, 195, 709	0	0	0	0	699,320,025	0
E0004	DETAILS OF WRITE		1001									
58001. 58002.			XXX									
58002. 58003.			XXX									
	Summary of remaining write-ins for Line 58 for	ng rom										
58999.	overflow page Totals (Lines 58001 to 58003 plus 58998)(Li	hrough	XXX	0	0		0		0		0	0
(-) A -4:	above) e Status Counts:		XXX	0	0	0	0	0	0	0	0	0

(a) Active	Status	Counts

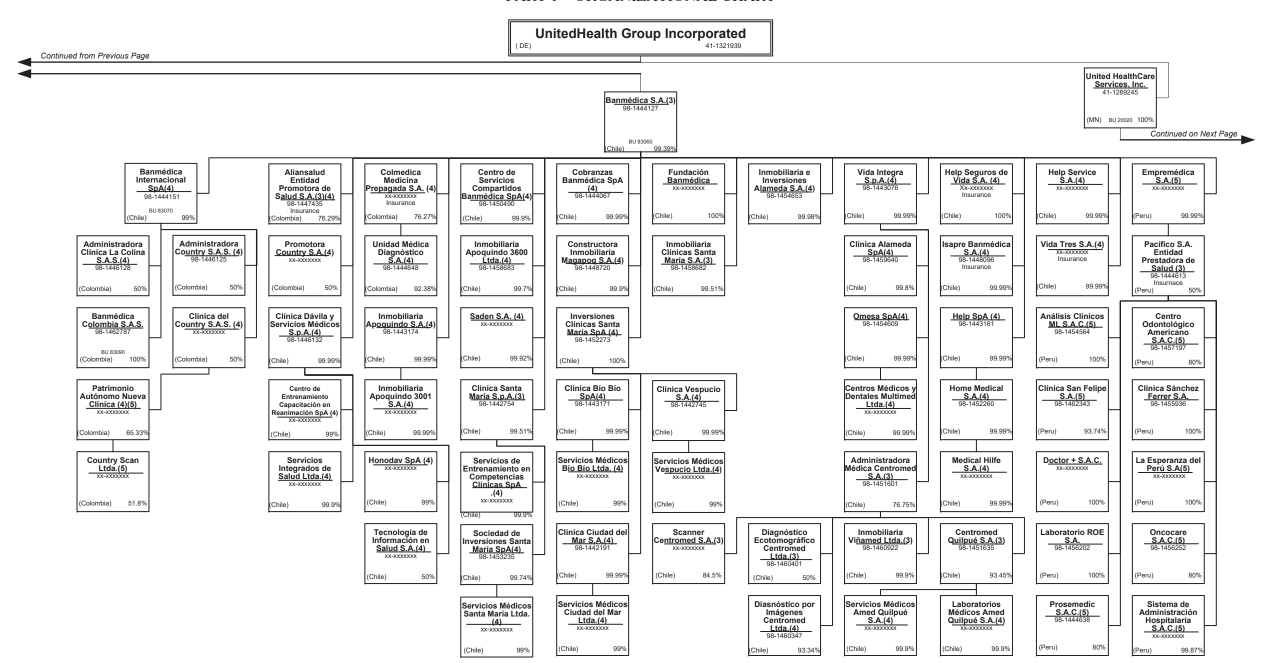


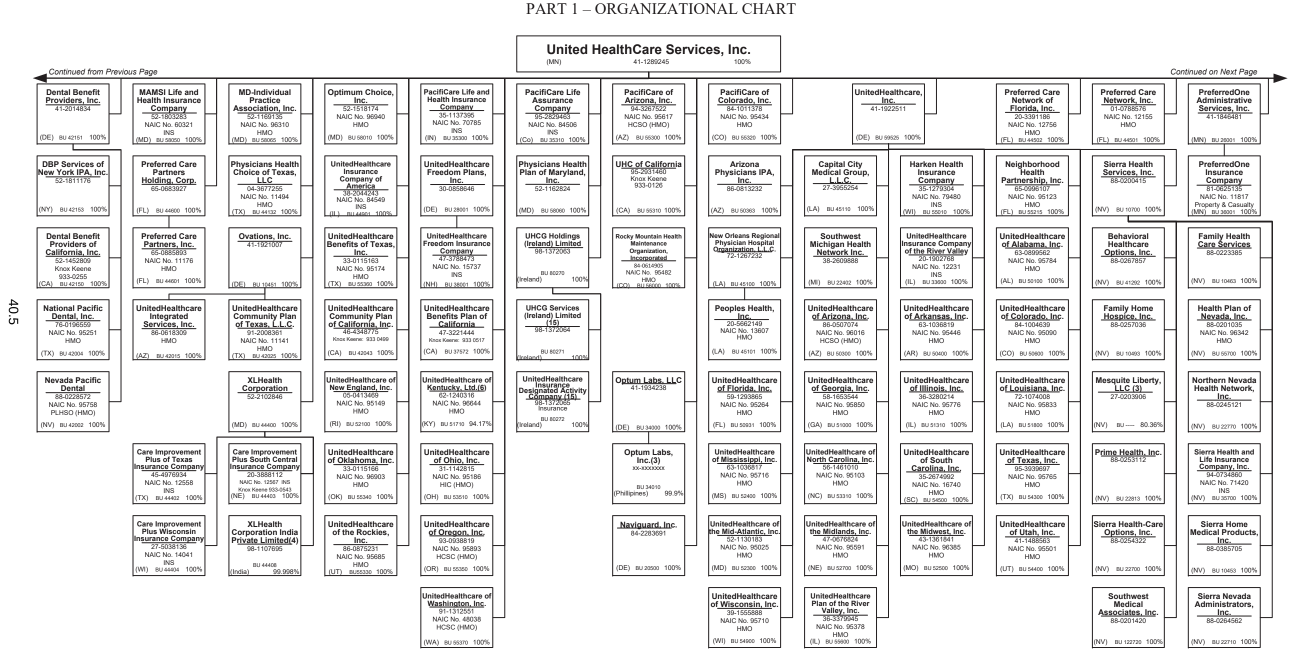


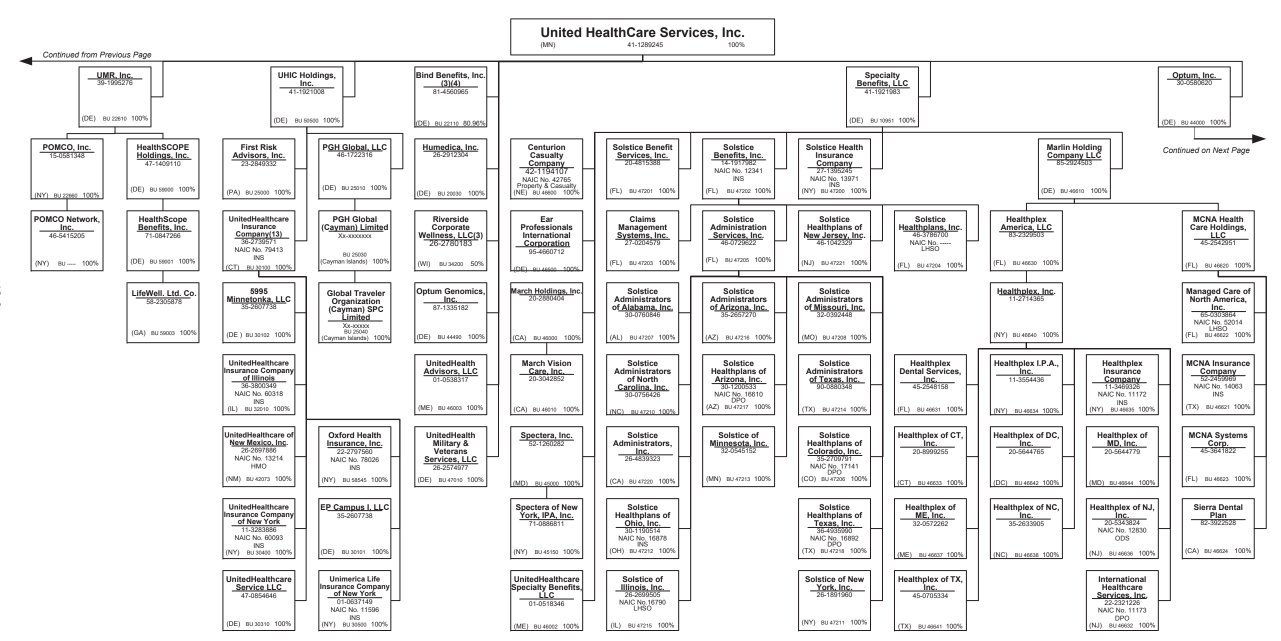




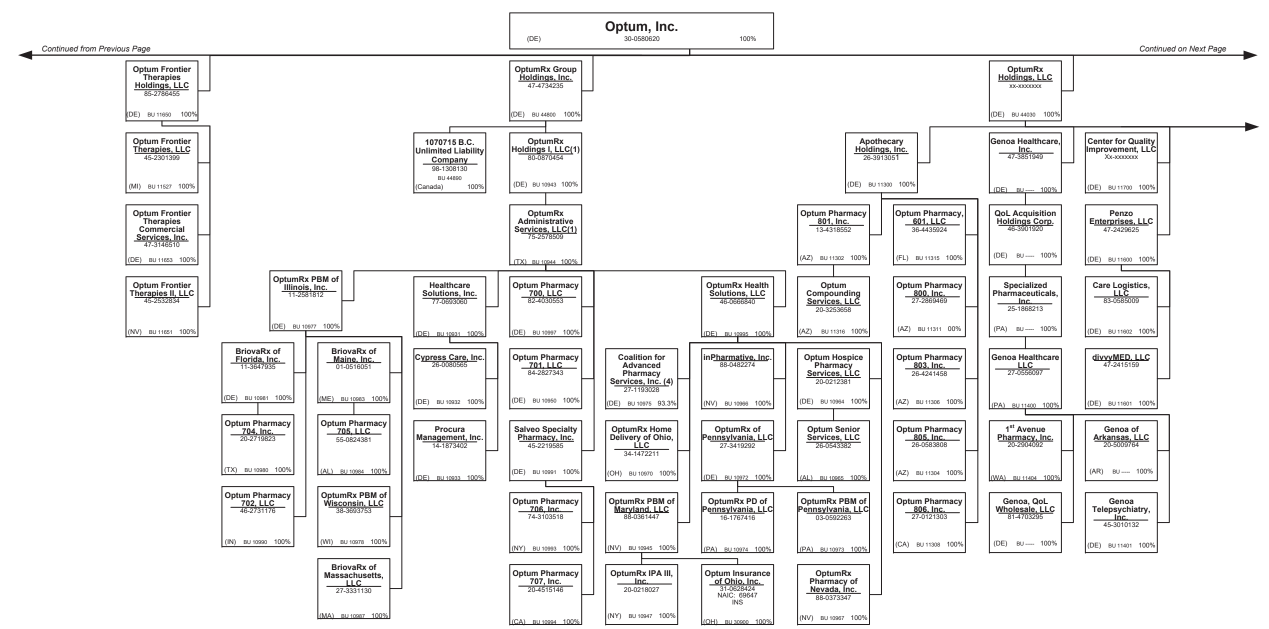
SCHEDULE Y – INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 – ORGANIZATIONAL CHART

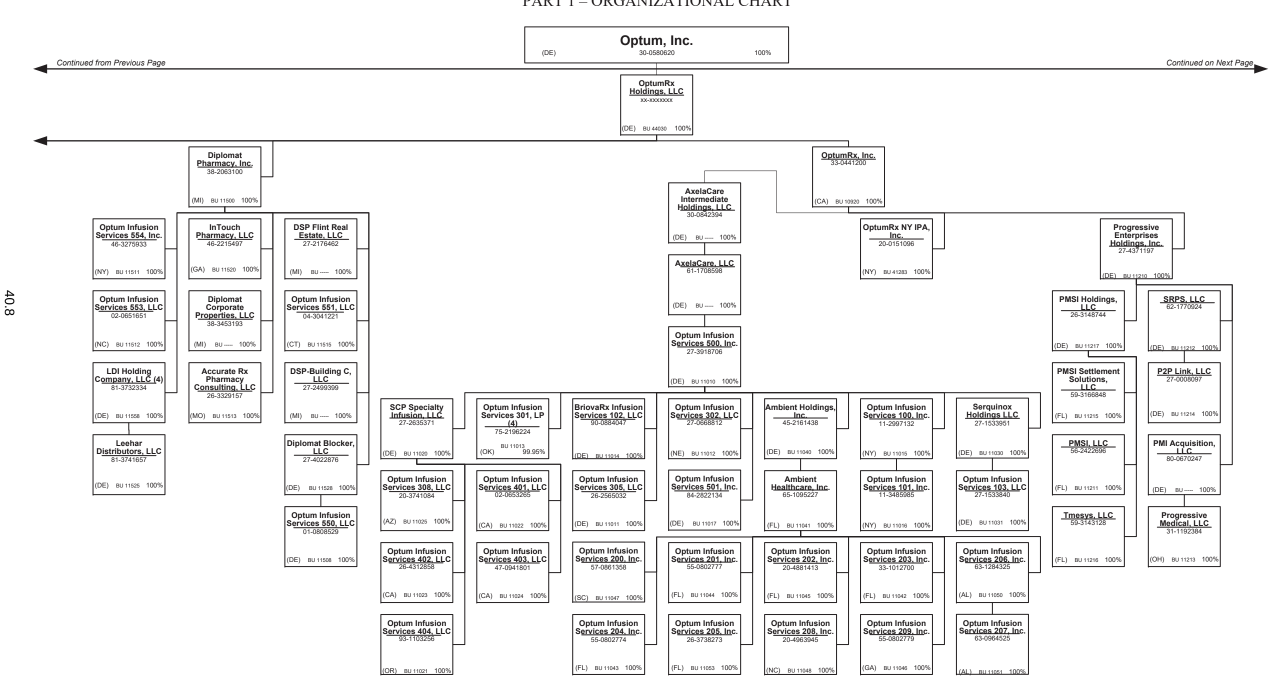


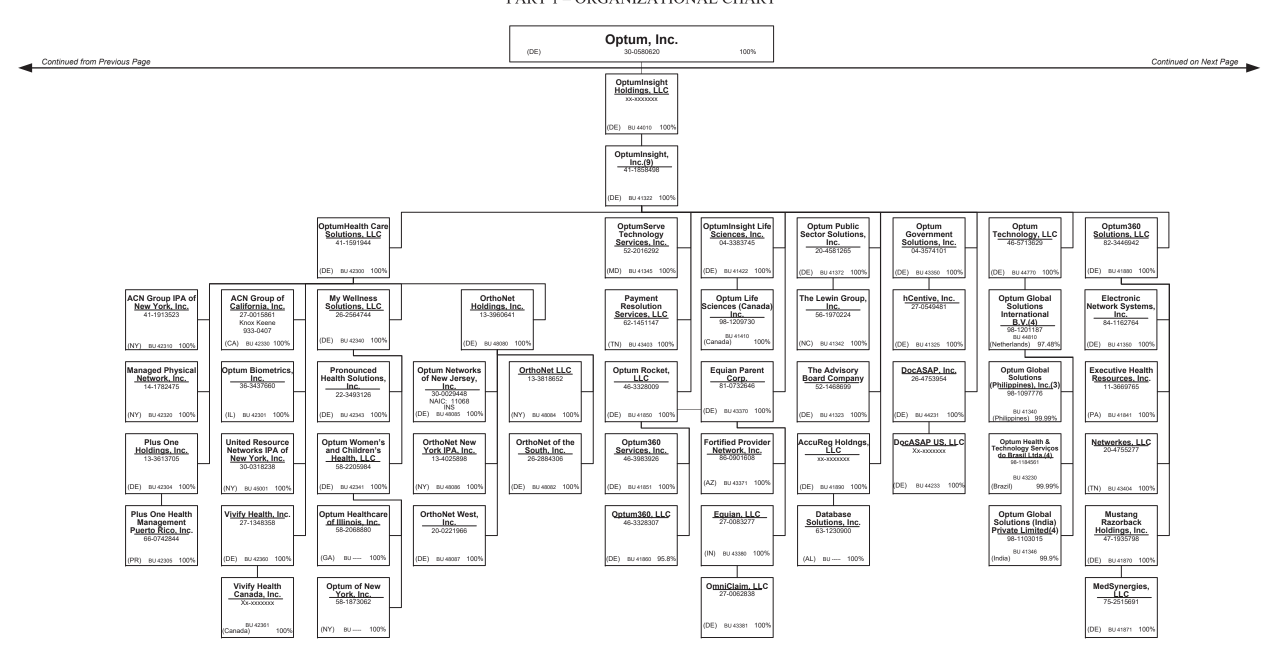


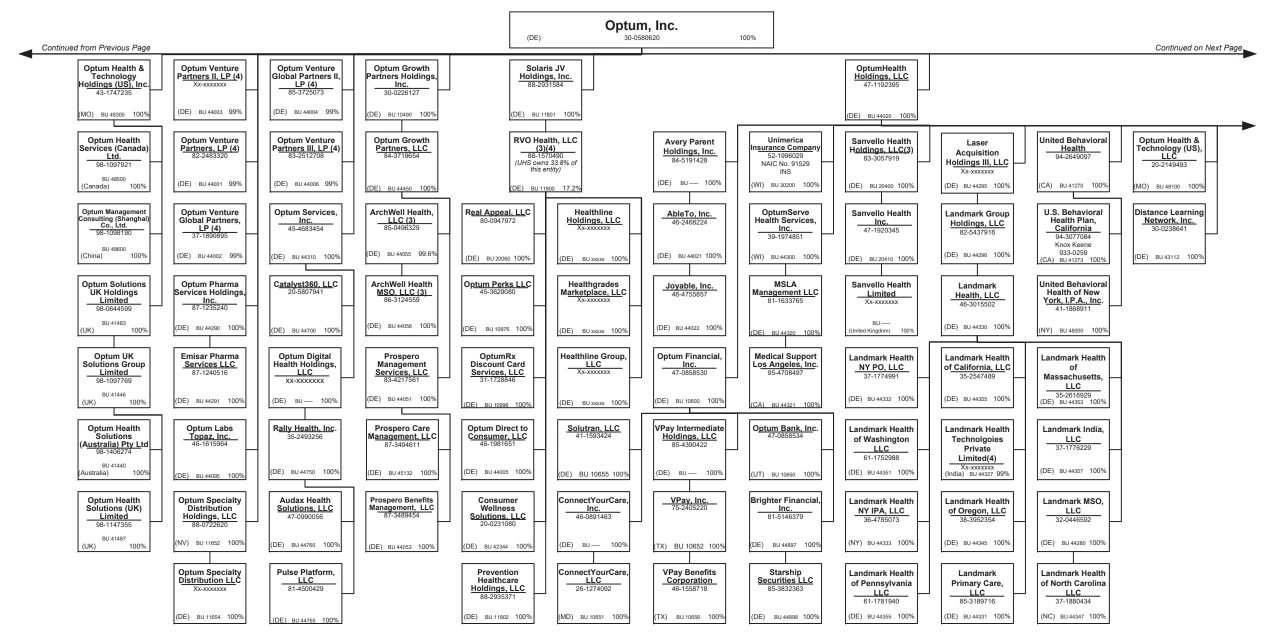


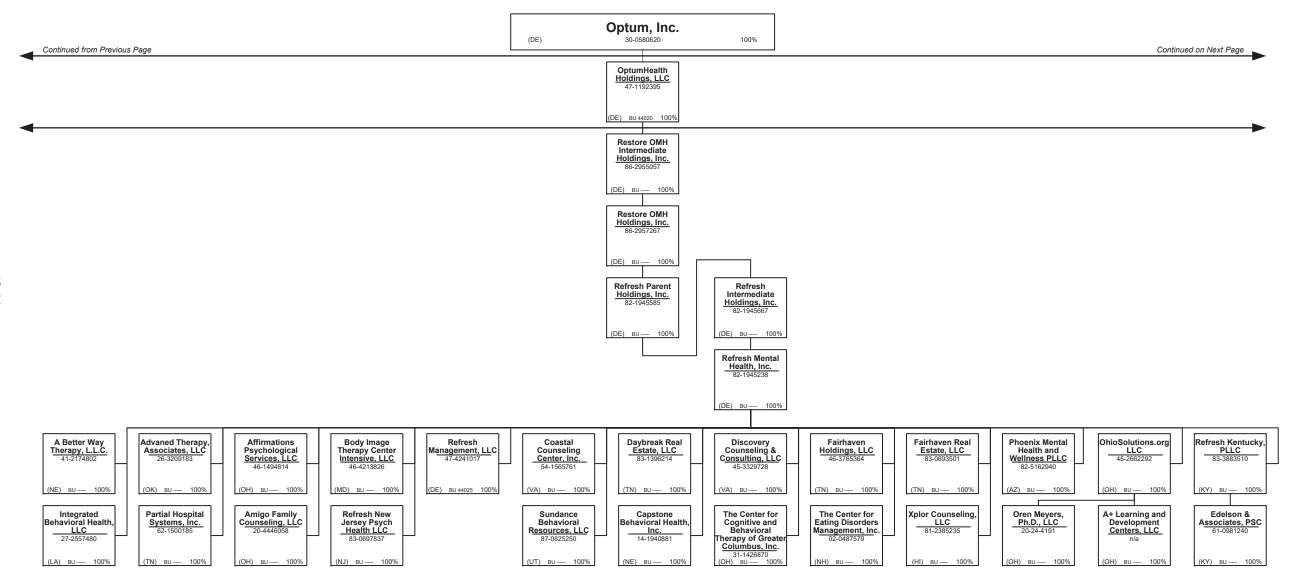
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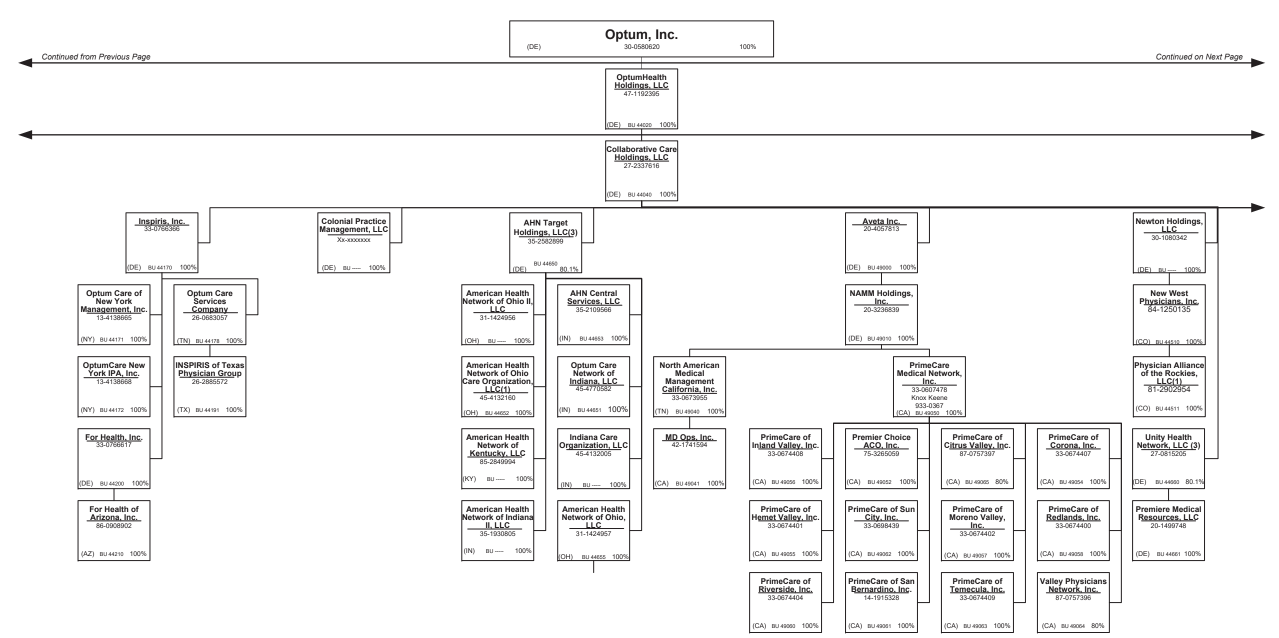


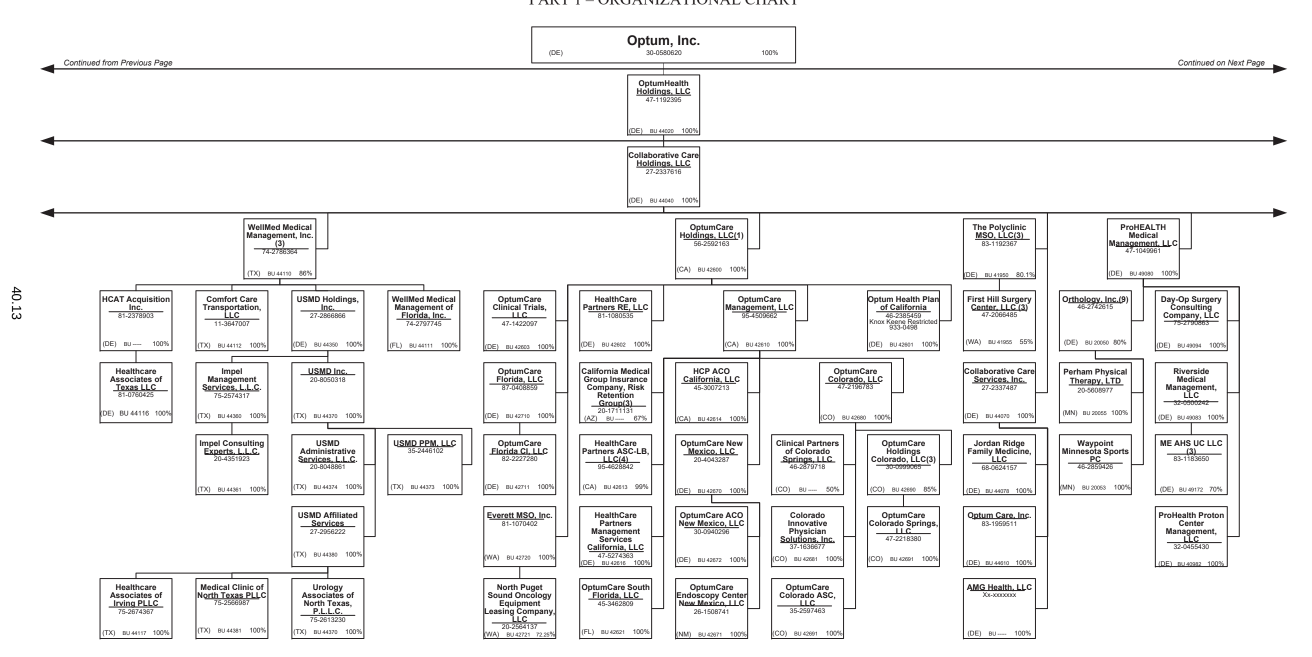


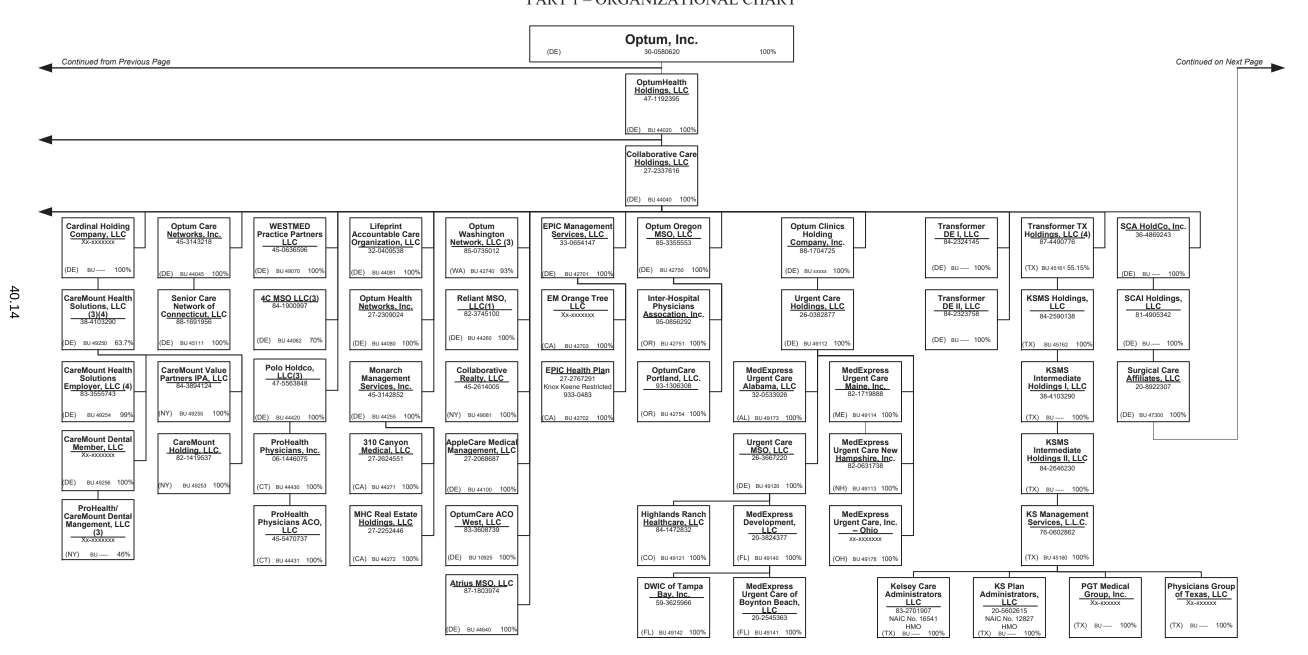


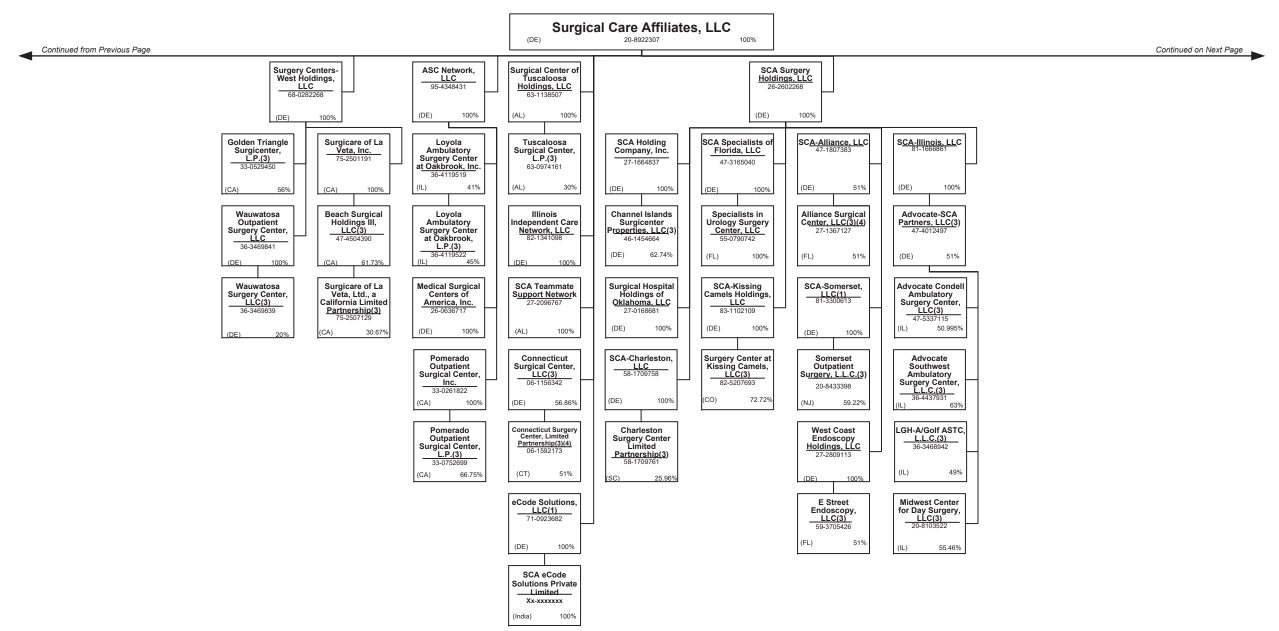






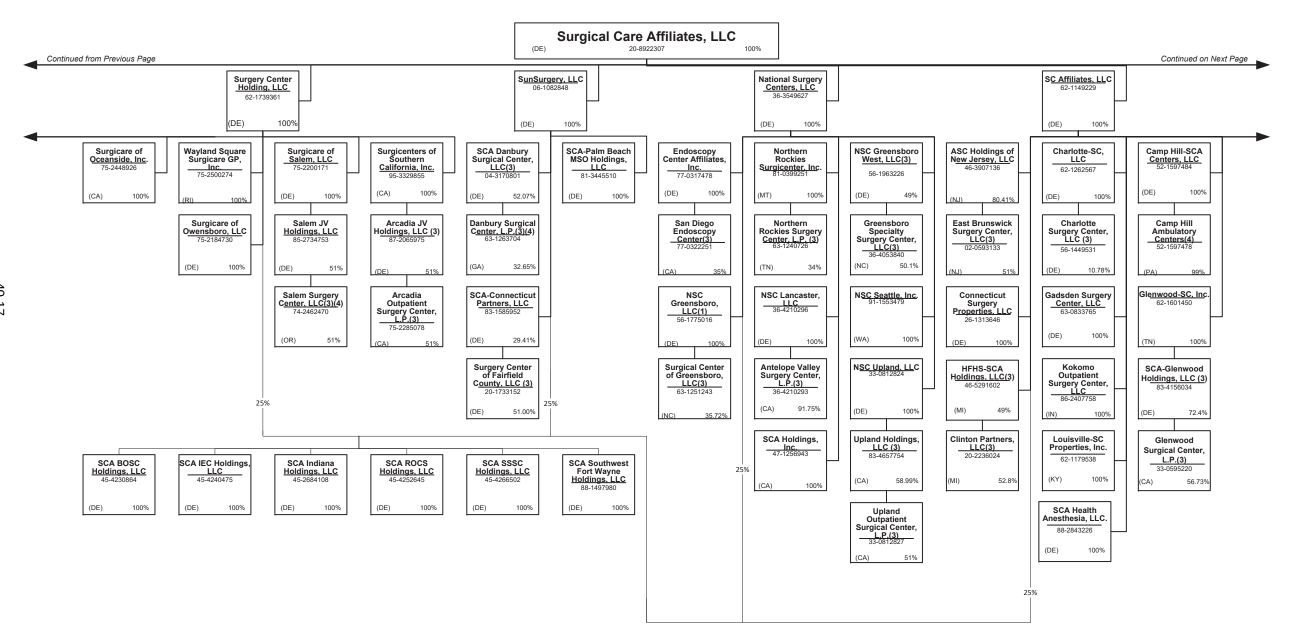




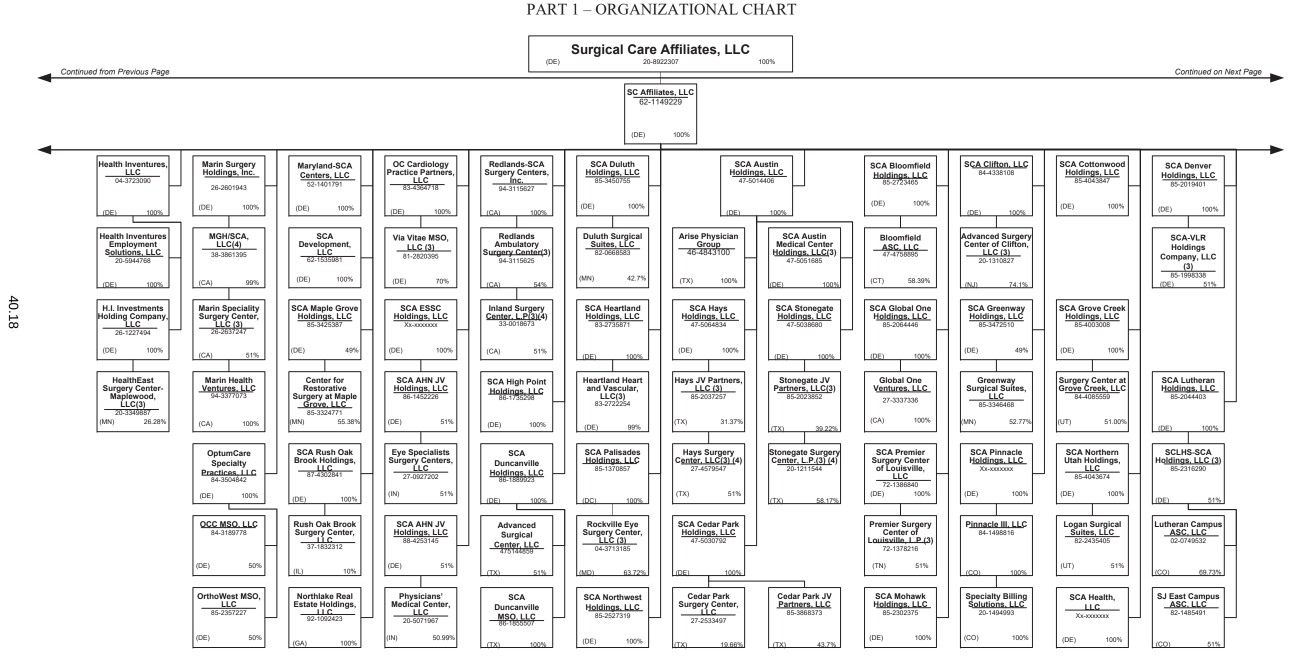


Surgical Care Affiliates, LLC (DE) 20-8922307 100% Continued from Previous Page Continued on Next Page Surgical Health, Surgery Center Holding, LLC LLC 58-1941168 62-1739361 (DE) 100% (DE) 100% SCA Surgicare of Laguna Hills, LLC SHC Melbourne, B.R.A.S.S. Northwest Birmingham Johnston SHC Atlanta, LLC SHC Hawthorn, **Surgery Center** Surgicare, LLC 37-1007387 Inc. 58-2062812 of Boca Raton, Partnership in Outpatient Surgicare L.P. (4) Commendam(3) Surgical Center, 58-2101924 75-2501088 LLC 63-0847380 62-1509341 100% (LA) 71.19% (FL) (DE) 100% 100% 100% (GA) 100% 100% (GA) 100% (DE) 100% Beach Surgical Holdings II, LLC(3 Surgical Care Beach Surgical Holdings LLC(3) Birmingham Northwest Perimeter Center **Hawthorn Place Boca Raton** Outpatient Surgery Center, Ltd. (3) Partners of Surgicare, Ltd. Pennsylvania for Outpatient Outpatient Outpatient lelbourne, LLC(3) 47-2083076 Holdings, LLC an Illinois limited Surgery, L.P.(3) Surgery & Laser Surgery Center, Partnership(3)(4) L.P.(3) Center, Ltd.(3) 58-2065044 65-0241934 (DE) 76.169 31.97% 46.83% (CA) 49% (AL) (GA) SCA-Encinitas, SCA-San Diego, Melbourne Digestive Disease Center, L.P.(3) Surgicare of Jackson, LLC St. Cloud Surgery Center of Des Moines, Surgery Center of Southern Pines, LLC SCA-St. Louis, SHC Austin, Inc. Surgery Center, LLC 58-2101921 Inc. 81-3301305 LLC Inc. Surgical Center, LLC 41-1348916 47-4106989 42-1166764 63-1212214 (CA) 51% (GA) (GA) (DE) 100% (DE) 100% (DE) 100% 100% 100% (DE) 100% (DE) 100% (DE) 100% GLBESC, LLC(3) UCSD-SCA SCA-San Diego Holdings, LLC Treasure Valley Surgicare of St. Cloud Surgery Centers of Des Moines, Ltd., an The Eye Surgery Hospital Limited Jackson, Ltd., a Outpatient Center of the Holdings I, lowa Limited Partnership(3) Partnership(3) Mississippi Surgery, Ltd., a Carolinas, L.P.(3) LLC(3) 81-3287291 85-2811475 Limited linnesota Limited 20-5562797 Partnership(3) Partnership(3) 75-2201400 75-2162993 (NC) 20% 52.27% (DE) 49% (DE) 100% 59.96% MemorialCare Surgical Center at Orange Coast, LLC(3) 26-1394069 UCSD Center for Surgicare of Minneapolis, LLC 41-1437636 **Treasure Valley** Surgicare of Joliet, Inc. 75-2287141 Surgicare of Mobile, LLC Surgery of Fmerald Properties, LLC Encinitas, L.P.(3) (DE) 100% (DE) (CA) 60.38% CA) 51.99% 100% 100% (DE) 100% MemorialCare Surgical Center at Saddleback, LLC(3) 20-3678259 Surgicare of Minneapolis, Ltd., a **UCSD Surgical** UCSD-SCA **Surgical Center** Joliet Surgery Surgicare of Holdings II, of TVH, LLC (3) Mobile, Ltd.(3) Center of San Minnesota Limited Partnership(3) Partnership(3) Diego, LLC (3) 82-2218664 LLC(3) 81-3144140 41-1624905 (ID) 100% (MN) 55.349 27.14% 20.65% (DE) (AL) 52% 20% (CA) UCSD Ambulatory Surgery Center,

LLC (3) 26-1232189 PART 1 – ORGANIZATIONAL CHART

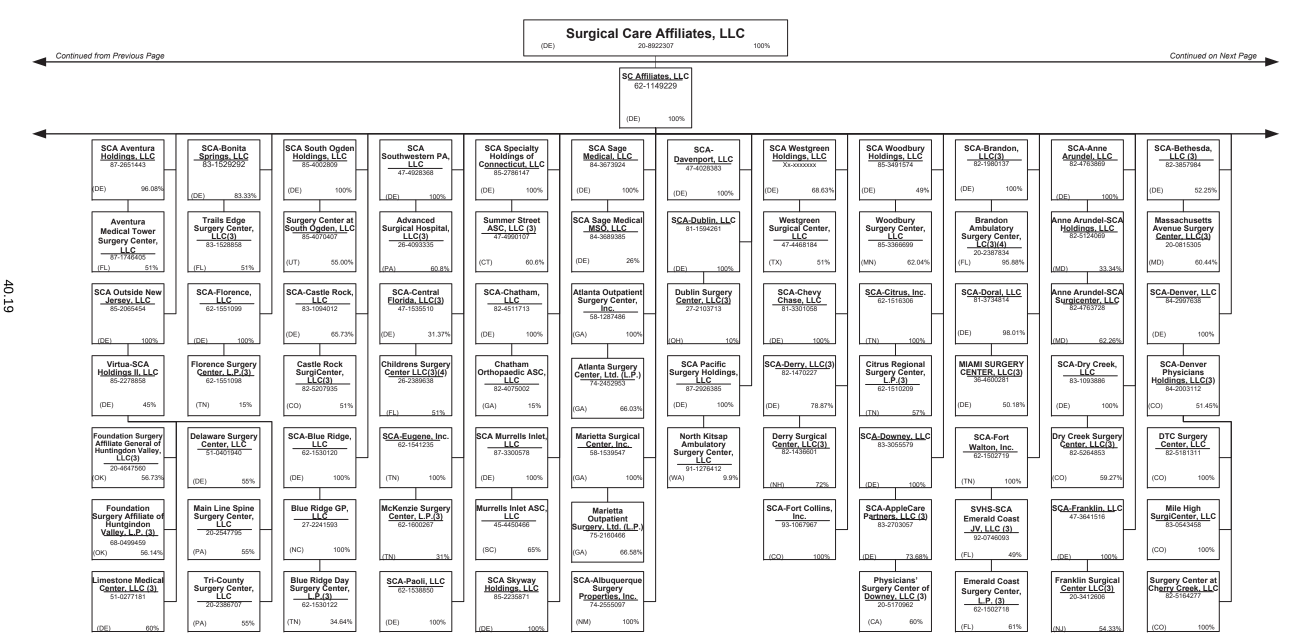


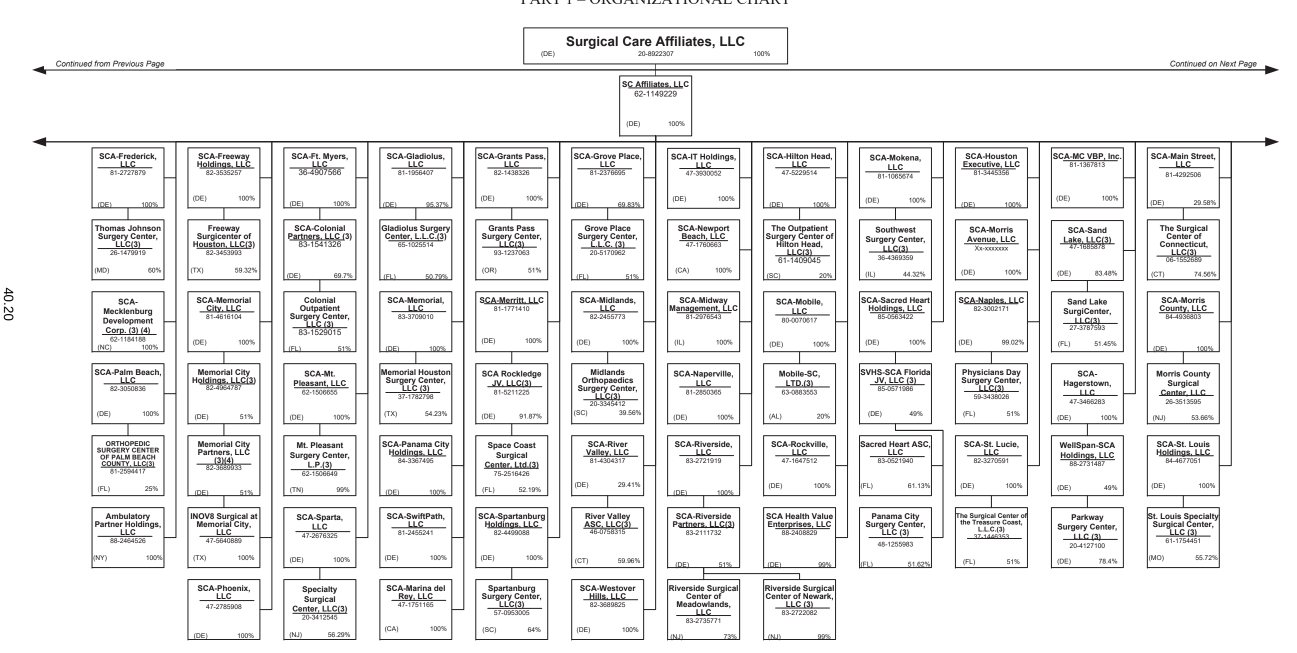
SCHEDULE Y – INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP



SCHEDULE Y – INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP

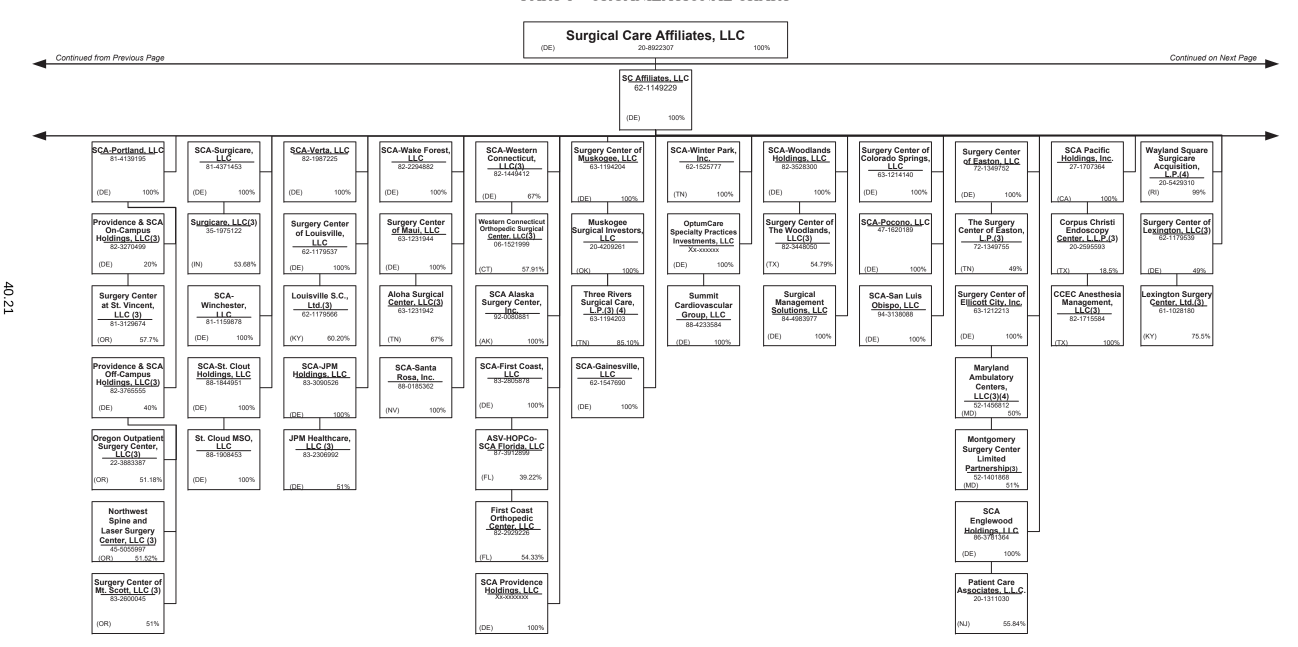
PART 1 – ORGANIZATIONAL CHART

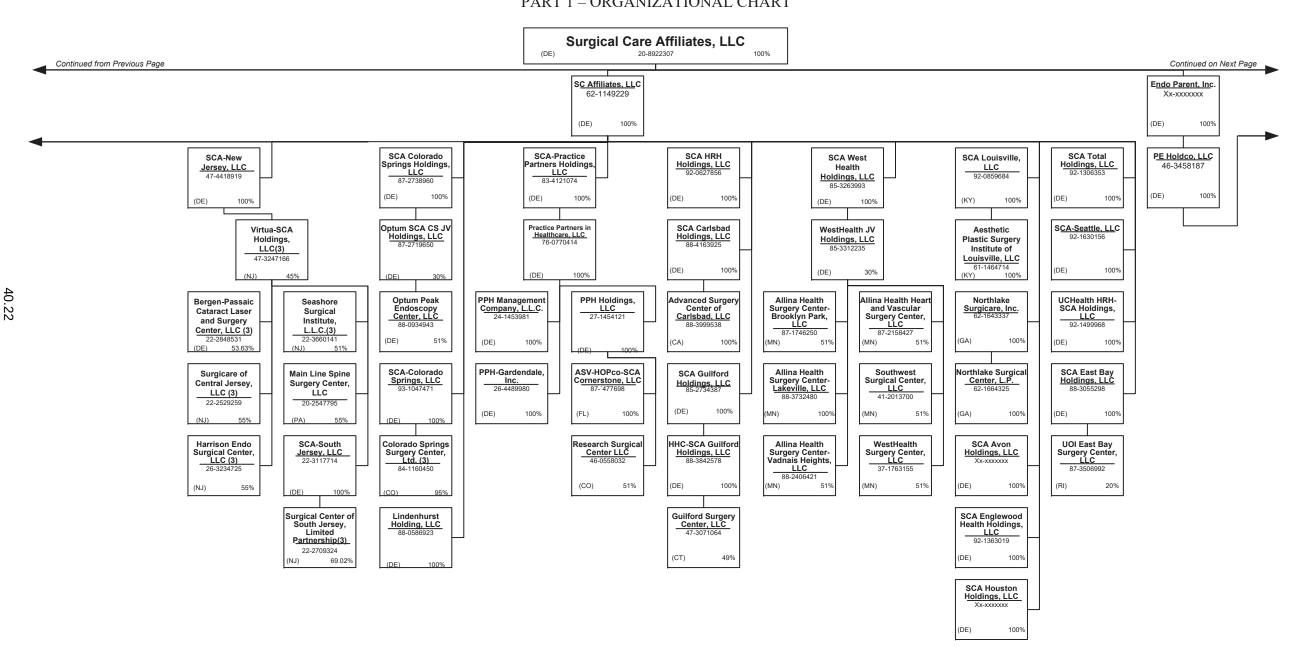


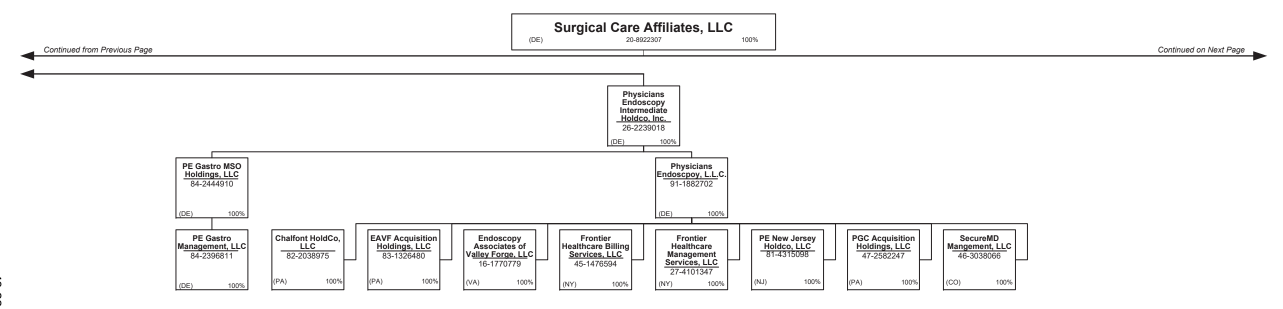


SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP

PART 1 – ORGANIZATIONAL CHART







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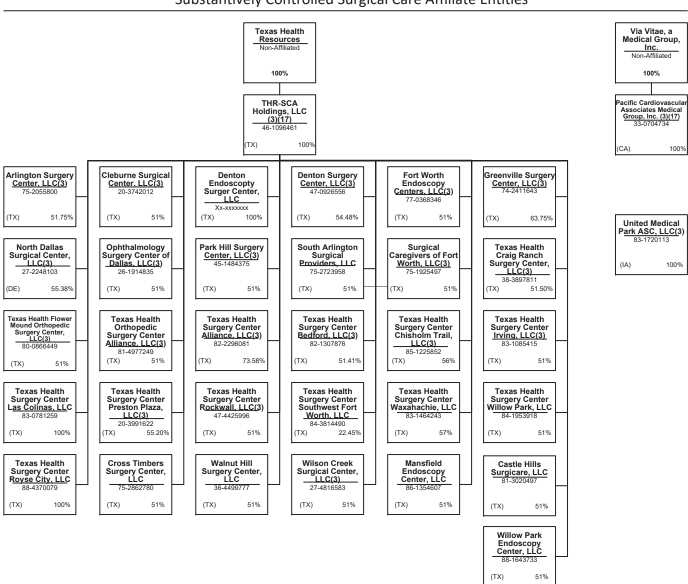
SCHEDULE Y – INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP

PART 1 – ORGANIZATIONAL CHART

Surgical Care Affiliates, LLC

20-8922307 100%

Substantively Controlled Surgical Care Affiliate Entities



Entity Name	Juris.	Federal Tax ID	Entity Name	Juris.	Federal Tax ID
4C Medical Group, PLC	AZ	45-2402948	-2402948 Carbondale Counseling Associates LLC		47-1130641
A.G. Dikengil, Inc.	NJ	22-3149900	CareMount Health Solutions ACO, LLC	NY	n/a
AbleTo Behavioral Health Services of Michigan, P.C.	MI	85-4328419	Carolina Behavioral Care, P.A.	NC	56-1780933
AbleTo Behavioral Health Services of New Jersey, P.C.	NJ	85-4306375	Carroll Counseling Center LLC	MD	52-2072546
AbleTo Behavioral Health Services, PC	CT	47-5519672	Centers for Family Medicine, GP	CA	33-0483510
AbleTo Licensed Clinical Social Worker Services, P.C.	CA	85-0739865	Christopher Stalberg, M.D., PLLC	AZ	n/a
AbleTo Psychiatry Health Services, P.C.	MA	88-2290313	Cielo House, Inc.	CA	87-2440218
AHN Accountable Care Organization, LLC	IN	45-4171713	Cognitive-Behavioral Therapy Center of Western North Carolina, P.A.	NC	20-3056794
Aleph Psychological Services Inc.	CA	46-3477124	Colonial Family Practice, L.L.C.	SC	
American Health Network of Indiana, LLC	IN	35-2108729	Columbia Counseling Center P.A.	MD	52-2052733
Angie Coil FNP, PLLC	AZ	81-2112951	Connect Medical, P.C.	NY	32-0551188
AppleCare Hospitalists Medical Group, Inc.	CA	14-1890491	David C. Anderholm, M.D., P.A.	MN	41-1879063
AppleCare Medical ACO, LLC	CA	45-2852872	David Moen, M.D. P.C.	NY	81-5101448
AppleCare Medical Group St. Francis, Inc.	CA	33-0845269	David R. Ferrell, M.D., P.C.	NV	45-2380022
AppleCare Medical Group, Inc.	CA	33-0898174	Day-OP Center Of Long Island Inc.	NY	11-2811353
ArchWell Health Professional Services Holding Co.	DE	86-3278602	DBT and EMDR Specialists, P.A.		47-3322541
ArchWell Health Professional Services of Alabama, LLC	AL	86-3152173	Doc Martins, PLLC	AZ	20-0419099
ArchWell Health Professional Services of Arizona, LLC	AZ	87-2986923	Durable Medical Equipment, Inc.	MA	04-3106404
ArchWell Health Professional Services of Florida, P.A.	FL	88-3481216	Elite Focus Clinic, Inc., a Professional Corporation	CA	47-3861802
ArchWell Health Professional Services of Kansas, P.A.	KS	86-3241870	Empire Physicians' Medical Group, Inc.	CA	33-0181426
ArchWell Health Professional Services of Nebraska, LLC	NE	87-3065955	Eugene Center of Anxiety and Stress, LLC	OR	83-2740282
ArchWell Health Professional Services of Nevada, P.C.	NV	88-1285211	Eugene Therapy, LLC	OR	90-0624377
ArchWell Health Professional Services of North Carolina, P.C.	NC	86-3222071	Everett Physicians, Inc. P.S.	WA	81-1625636
ArchWell Health Professional Services of Oklahoma, LLC	OK	86-3190019	Evolve, LLC	WI	61-1752488
ARTA Western California, Inc.	CA	33-0658815	Family Counseling Associates of Salem Andover LLC	NH	27-0820363
Aspectus, Inc.	MA	04-3403101	Ferrell Physician Services, P.C.	NY	87-4007730
Astra Medical Clinic, PLLC	AZ	86-0882561	First Hill Surgery Center, LLC	WA	47-2066485
Atrius Health, Inc.	MA	n/a	First Step Services, LLC	NC	51-0484581
Beaver Medical Group, P.C.	CA	33-0645967	Flagstaff Family Physicians, PLLC	AZ	86-0959327
Behavioral Solutions, P.C.	MA	04-3316367	Good Samaritan Medical Practice Association, Inc., A Medical Group	CA	95-3969271
Better Health Value Network, LLC	WA	47-4349079	Greater Phoenix Collaborative Care, P.C.	AZ	27-2337725
Bexar Imaging Center, LLC	TX	22-3858211	HealthCare Partners Affiliates Medical Group	CA	95-4526112
California Spring Holdings, PC	CA	81-0881243	HealthCare Partners ASC-HB, LLC	CA	26-4247365

Entity Name	Juris.	Federal Tax ID	Entity Name	Juris.	Federal Tax ID
HealthCare Partners Associates Medical Group, P.C.	CA	45-5273760	Landmark Medical of Pennsylvania, PC	PA	81-1605378
HealthCare Partners Medical Group, P.C.	CA	95-4340584	Landmark Medical of Rhode Island, PC	RI	84-2830065
Heron Ridge Assoc., P.L.C.	MI	80-0020865	Landmark Medical of Tennessee, PC	TN	30-1288593
Homecare Dimensions of Florida, Inc.	TX	81-0884465	Landmark Medical of Texas, PA	TX	83-2296389
Homecare Dimensions, Inc.	TX	74-2758644	Landmark Medical of Utah, PC	UT	84-2660339
IN Style OPTICAL, LLC	MA	27-3296953	Landmark Medical of Virginia, P.C.	VA	85-0839774
Inland Faculty Medical Group, Inc.	CA	33-0618077	Landmark Medical of Washington, PC	WA	47-3028655
Inspiris Medical Services of New Jersey, P.C.	NJ	45-2563134	Landmark Medical, P.C.	NY	47-1588943
INSPIRIS of Michigan Medical Services, P.C.	MI	27-1561674	Level2 Medical Services, P.A.	DE	84-5003916
INSPIRIS of New York Medical Services, P.C.	NY	13-4168739	Level2 Medical Services, P.A. New Jersey	NJ	87-2684015
INSPIRIS of Pennsylvania Medical Services, P.C.	PA	26-2895670	Level2 Medical Services, P.C. Alaska	AK	87-2600511
Jonathan E. Goldberg, Ph.D., Inc.	MA	26-3013277	Level2 Medical Services, P.C. California	CA	92-1153396
Joyce Marter & Associates, P.C.	IL	26-3478896	Level2 Medical Services, P.C. Utah	UT	87-0989804
K.P. Counseling, Ltd.	IL	30-0089259	Life Strategies Counseling, Inc.	AR	20-0468524
Kelsey-Seybold Medical Group, PLLC	TX	76-0386391	LifeSolutions Counseling Associates, P.C.	IN	26-3292877
KS Pharm, LLC	TX	84-2355006	March Vision Care Group, Incorporated	CA	95-4874334
KS SC, LLC	TX	84-2241460	March Vision Care IPA, Inc.	NY	27-3115058
Landmark Medical of Arkansas, P.A.	AR	85-0997438	March Vision Care of Texas, Inc.	TX	45-4227915
Landmark Medical of California, PC	CA	47-4553619	MAT-RX DEVELOPMENT, L.L.C.	TX	43-1967820
Landmark Medical of Connecticut, PC	CT	83-2295301	Mat-Rx Fort Worth GP, L.L.C.	TX	35-2262695
Landmark Medical of Florida, P.A.	FL	85-0838149	ME Urgent Care Nebraska, Inc.	NE	81-0936574
Landmark Medical of Idaho, PC	ID	92-0496439	MedExpress Employed Services, Inc.	DE	81-1265129
Landmark Medical of Kansas, P.A.	KS	82-4633545	MedExpress Primary Care Arizona, P.C.	AZ	81-4550969
Landmark Medical of Kentucky, PSC	KY	82-4881602	MedExpress Primary Care Arkansas, P.A.	AR	84-4234388
Landmark Medical of Louisiana, a Professional Corporation	LA	82-4881732	MedExpress Primary Care Kansas, P.A.	KS	81-4605885
Landmark Medical of Massachusetts, PLLC	MA	81-5364097	MedExpress Primary Care Maryland, P.C.	MD	82-3384324
Landmark Medical of Michigan, P.C.	MI	86-3599871	MedExpress Primary Care Massachusetts, P.C.	MA	82-1096099
Landmark Medical of Mississippi, P.C.	MS	82-5084178	MedExpress Primary Care Minnesota P.C.	MN	81-4396738
Landmark Medical of Missouri, P.C.	MO	82-4857713	MedExpress Primary Care Oklahoma, P.C.	OK	83-1077265
Landmark Medical of New Hampshire, P.C.	NH	85-1174070	MedExpress Primary Care South Carolina, P.C.	SC	83-0764858
Landmark Medical of North Carolina, P.C.	NC	82-4256752	MedExpress Primary Care Texas, P.A.	TX	84-2500750
Landmark Medical of Ohio, Professional Corporation	OH	82-4864947	MedExpress Primary Care Virginia, P.C.	VA	82-3395792
Landmark Medical of Oregon, PC	OR	47-2926188	MedExpress Primary Care West Virginia, Inc.	WV	82-4401181

Entity Name	Juris.	Federal Tax ID	Entity Name	Juris.	Federal Tax ID
MedExpress Primary Care Wisconsin, S.C.	WI	81-4563448	Mental Health Resources, PLLC	TN	62-1396317
MedExpress Urgent Care – New Jersey, P.C.	NJ	45-5388778	MH Physician Three Holdco, a Medical Corporation	CA	27-4691544
MedExpress Urgent Care - Northern New Jersey PC	NJ	83-2089623	MHCH, Inc.	CA	80-0507474
MedExpress Urgent Care Arizona, P.C.	AZ	81-4030280	MHIPA Physician Two Holdco, a Medical Corporation	CA	27-4691508
MedExpress Urgent Care Arkansas, P.A.	AR	46-4348120	Mindscapes Counseling, LLC	CT	47-2117693
MedExpress Urgent Care California, P.C.	CA	82-0930142	Mobile Medical Services of New Jersey, PC	NJ	81-2977678
MedExpress Urgent Care Connecticut, P.C.	CT	81-1956812	Mobile Medical Services, P.C.	NY	30-0445773
MedExpress Urgent Care Idaho, P.C.	ID	82-1135336	Moen, M.D., P.C.	CA	85-3287029
MedExpress Urgent Care Illinois, P.C.	IL	47-4308614	Monarch Health Plan, Inc.	CA	22-3935634
MedExpress Urgent Care Iowa, P.C.	IA	81-5353472	Monarch HealthCare, A Medical Group, Inc.	CA	33-0587660
MedExpress Urgent Care Kansas, P.A.	KS	47-1919283	Monika Roots, M.D., P.C.	CA	84-4887072
MedExpress Urgent Care Minnesota P.C.	MN	81-1125396	NAMM Medical Group Holdings, Inc.	CA	56-2627070
MedExpress Urgent Care Missouri P.C.	MO	47-3132625	naviHealth Michigan HBPC, P.C.	MI	84-3469040
MedExpress Urgent Care North Carolina, P.C.	NC	81-5138747	NC Center For Resiliency, PLLC	NC	47-2693055
MedExpress Urgent Care Oregon, P.C.	OR	82-1919436	New Perspectives Center for Counseling & Therapy, L.L.C.	OR	93-1173779
MedExpress Urgent Care Rhode Island, P.C.	RI	81-5362765	New York Licensed Clinical Social Work, P.C.	NY	86-3891057
MedExpress Urgent Care South Carolina, P.C.	SC	81-5380706	Northlight Counseling Associates, Inc.	AZ	86-0646417
MedExpress Urgent Care Texas, P.A.	TX	47-5147441	Northwest Medical Group Alliance, LLC	WA	91-1699944
MedExpress Urgent Care Washington, P.C.	WA	82-2443118	NPN IPA Washington, PLLC	WA	61-1855159
MedExpress Urgent Care Wisconsin, S.C.	WI	81-4281678	Oakland Psychological Clinic, P.C.	MI	38-2481929
MedExpress Urgent Care, Inc West Virginia	WV	26-4546400	OHR Physician Group, P.C.	OR	93-0979031
MedExpress Urgent Care, P.C. – Georgia	GA	47-1804667	Optum Clinic, P.A.	TX	75-2778455
MedExpress Urgent Care, P.C. – Indiana	IN	90-0929572	Optum Medical Care of New Jersey, P.C.	NJ	22-3624559
MedExpress Urgent Care, P.C. – Maryland	MD	45-3461101	Optum Medical Care, P.C.	NY	13-3544120
MedExpress Urgent Care, P.C. – Massachusetts	MA	47-1857908	Optum Medical Services of California, P.C.	CA	30-0826311
MedExpress Urgent Care, P.C. – Michigan	MI	46-4793937	Optum Medical Services of Colorado, P.C.	CO	45-5424191
MedExpress Urgent Care, P.C. – Oklahoma	OK	47-1824365	Optum Medical Services, P.C.	NC	45-3866363
MedExpress Urgent Care, P.C. – Pennsylvania	PA	26-3750502	OptumCare Portland, LLC	OR	93-1306308
MedExpress Urgent Care, P.C. – Tennessee	TN	45-4973138	Oregon Healthcare Resources, LLC	OR	27-3674492
MedExpress Urgent Care, P.C. – Virginia	VA	45-3123110	PE Healthcare Associates, LLC	NY	27-4496894
MedExpress Urgent Care, P.S.C Kentucky	KY	83-1565124	Peninsula Psychological Center, Inc., P.S.	WA	91-1885912
MedExpress, Inc. – Delaware	DE	45-5436856	Perspectives of Troy, P.C.	MI	38-2592367
Memorial Healthcare IPA, GP	CA	95-4688463	Physician Partners Medical Group, Inc.	CA	30-0516435

Entity Name	Juris.	Federal Tax ID	Entity Name	Juris.	Federal Tax ID
Physician United PLLC	AZ	84-3476733	Refresh In-Home Counseling LLC	IL	82-5351068
Physicians Care Network, L.L.C.	WA	91-1822767	Refresh Pennsylvania, LLC	PA	84-1756547
Physicians Medical Group of San Jose, Inc.	CA	94-2722082	Reliant Medical Group The Endoscopy Center, LLC	MA	20-5251393
Physicians Medical Health Plan	CA	84-3715606	Reliant Medical Group, Inc.	MA	04-2472266
Physicians Medical Holdings	CA	86-2631012	Riverside Community Healthplan Medical Group, Inc.	CA	33-0055097
Pilot Holdings, P.C.	CA	87-3931756	Riverside Electronic Healthcare Resources, Inc.	CA	20-3420379
Pinnacle Medical Group, Inc.	CA	33-0795271	Robert B. McBeath, M.D. II, P.C.	NV	86-0857176
Polyclinic Holdings, P.C.	WA	83-3042027	Robert B. McBeath, M.D. III, P.C.	NV	46-2662506
POLYCLINIC MANAGEMENT SERVICES COMPANY, LLC	WA	46-0508606	Robert B. McBeath, M.D., Professional Corporation	NV	88-0310956
Primary Care Associated Medical Group, Inc.	CA	33-0527335	Saad A. Shakir, M.D., Inc.	CA	77-0398259
ProHEALTH Accountable Care Medical Group, PLLC	NY	45-4469117	San Bernardino Medical Group, Inc.	CA	
ProHEALTH Ambulatory Surgery Center, Inc.	NY	11-3447394	Sanvello Behavioral Health Services of New Jersey, P.C.	NJ	85-0666386
ProHEALTH Care Associates of New Jersey LLP	NJ	47-5656253	Sanvello Behavioral Health Services of North Carolina, P.C.	NC	85-1959641
ProHEALTH Care Associates, L.L.P.	NY	11-3355604	Sanvello Behavioral Health Services of Texas, P.A.	TX	84-3152209
ProHEALTH Medical NY, P.C.	NY	47-1388406	Sanvello Behavioral Health Services, P.A.	DE	84-1754732
ProHealth Physicians, P.C.	CT	06-1469068	Saris Counseling, LLC	WI	n/a
ProHEALTH Urgent Care Medicine of New Jersey LLP	NJ	47-5661535	Seattle Psychology, P.L.L.C.	WA	46-3238571
ProHEALTH Urgent Care Medicine, PLLC	NY	46-1883579	SecureMD Professionals - California, PC	CA	46-3057015
Prospero Health Partners Florida, Inc.	FL	85-0775386	Serenity Family and Psychological Counseling Center, P.C.	CA	45-3802527
Prospero Health Partners New York, P.C.	NY	82-2400620	Shark Holdings, P.C.	CA	87-3142148
Prospero Health Partners North Carolina, P.C.	NC	84-4569314	Sherman Counseling Management, S.C.	WI	47-5082677
Prospero Health Partners, P.C.	MN	84-3234753	Silicon Valley TMS of Monterey Bay, GP	CA	81-3200297
Prospero Medical Services New Jersey, P.C.	NJ	84-3844362	Southwest Internal Medicine Group, Robert Ruiz, M.D., PLLC	AZ	86-0516447
Prospero Medical Services, P.A.	FL	87-2406404	Spring Behavioral Health of New Jersey, LLC	NJ	82-3087236
Psychiatry Services of New York, P.C.	NY	85-0921665	Springfield Psychological, P.C.	PA	23-2833266
Psychiatry Specialists Inc.	IL	27-3409538	Surgical Eye Experts, LLC	MA	65-1321064
Psychological Healthcare, PLLC	NY	16-1484552	Surprise Health Center, PLLC	AZ	86-1047772
Red Oak Counseling, Ltd.	WI	20-0785644	Susan Albright P.L.C.	AZ	20-5176158
Redlands Family Practice Medical Group, Inc.	CA	56-2627067	Talbert Medical Group, P.C.	CA	93-1172065
Refresh Canopy Cove, Inc.	FL	82-3603285	The Everett Clinic, PLLC	WA	91-0214500
Refresh Centers, Inc.	IN	30-0358493	The Polyclinic, PLLC	WA	91-0369070
Refresh Connecticut LLC	CT	84-2663780	The Potter's House Family & Children Treatment Center, LLC	GA	20-8357849
Refresh Evolve, LLC	WI	83-4507157	The Tabor Therapy Group, Inc.	IL	46-5461304

ANNUAL STATEMENT FOR THE YEAR 2022 OF THE UnitedHealthcare of New England, Inc.

SCHEDULE Y – INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 – ORGANIZATIONAL CHART

Entity Name	Juris.	Federal Tax ID	Entity Name	_Juris	Fed
Triangle Counseling Agency, Inc.	NC	26-2552129			
USMD Diagnostic Services, LLC	TX	27-2803133			
JSMD Hospital at Arlington, L.P.	TX	73-1662763			
JSMD Hospital at Fort Worth, L.P.	TX	20-3571243			
JSMD of Arlington GP, L.L.C.	TX	73-1662757			
/itucci, LCSW, P.C.	IL	85-1453387			
Varner Family Practice, P.C.	AZ	86-0462952			
Vaypoint Minnesota PC	MN	46-2854394			
VellMed Florida Medicare ACO, LLC	TX	84-2233329			
VellMed Florida Services, PLLC	TX	45-2158334			
VellMed Greater Texas Medicare ACO, LLC	TX	84-2178104			
/ellMed Medical Group, P.A.	TX	74-2574229			
/ellMed Network of Florida, Inc.	TX	35-2314192			
/ellMed Networks - DFW, Inc.	TX	41-2250215			
/ellMed Networks, Inc.	TX	74-2889447			
VellMed of Las Cruces, Inc.	TX	92-0183013			
/ellMed Tampa/Orlando Medicare ACO, LLC	TX	84-2193803			
VellMed Texas Medicare ACO, LLC	TX	84-2219968			
LHome Michigan, P.C.	MI	46-3537245			
LHome Northeast, P.C.	NJ	45-5530241			
LHome Oklahoma, Inc.	OK	46-2931689			
(LHome, P.C.	MD	27-3543997			

Organizational Chart Footnotes

- (1) Entity is owned in full or in part by a UnitedHealth Group Incorporated friendly physician.
- (2) Control of the Foundation is based on sole membership, not the ownership of voting securities.
- (3) The remaining percentage is owned either by a non-affiliated entity, outside investor(s), current/former company officer(s), or third party shareholder(s).
- (4) The minority percentage is owned by one or more affiliated UnitedHealth Group Incorporated subsidiaries. Voting rights do vary.
- (5) No information of the other shareholder(s) has been provided
- (6) General partnership interests are held by United HealthCare Services, Inc. (89.77%) and by UnitedHealthcare, Inc. (10.23%). United HealthCare Services, Inc. also holds 100% of the limited partnership interests. When combining general and limited partner interests, United HealthCare Services, Inc. owns 94.18% and UnitedHealthcare, Inc. owns 5.83%.
- (7) Branch offices in Iraq and Uganda.
- (8) H&W Indemnity (SPC), Ltd. is an exempted segregated portfolio company organized under the laws of the Cayman Islands and holds a Cayman insurance license.
- (9) Registered as a foreign shareholder in Brazil.
- (10) Open
- (11) Polar II Fundo de Investimento em Participações is a Brazilian private equity investment fund incorporated in the form of a closed-end condominium.
- (12) N/A
- (13) Entity has a representative office in Beijing, China.
- (14) Open
- (15) Registered branch in the United Kingdom.
- (16) Open
- (17) Entity is not directly owned by the parent. However, the parent does have a viable economic interest as well as control over the entity through contractual agreements.

ANNUAL STATEMENT FOR THE YEAR 2022 OF THE UnitedHealthcare of New England, Inc.

OVERFLOW PAGE FOR WRITE-INS

Additional Write-ins for Underwriting and Investment Exhibit Part 3 Line 25

Additional Write-ins for Underwriting and Investment Exhibit Part 3 Line 25									
		Claim Adjustm	ent Expenses	3	4	5			
		1	2						
		Cost	Other Claim	General					
		Containment	Adjustment	Administrative	Investment				
		Expenses	Expenses	Expenses	Expenses	Total			
2504.	Interest	6,616	1,973	48,275	0	56,864			
2505.	Managed Care & Network Access	7,846	1,215	10,960	0	20,021			
2506.	Miscellaneous Losses	2,864	517	(114,377)	0	(110,996)			
2507.	Reimbursement of Expenses from Reinsurers	0	0	(426,573)	0	(426,573)			
2597.	Summary of remaining write-ins for Line 25 from			, , ,		, , ,			
	overflow page	17,326	3,705	(481,715)	0	(460,684)			