QUARTERLY STATEMENT

OF THE

	DELTA DENTAL
	OF RHODE ISLAND
of	PROVIDENCE
in the state of	RHODE ISLAND

TO THE

Insurance Department

OF THE

STATE OF

STATE OF RHODE ISLAND

FOR THE QUARTER ENDED

June 30, 2019

HEALTH

2019



QUARTERLY STATEMENT

AS OF JUNE 30, 2019
OF THE CONDITION AND AFFAIRS OF THE

DELTA DENTAL OF RHODE ISLAND

	nt Period)	1571 (Prior Period)	NAIC Company (Code	55301	Employer's ID Number	05-0296998
Organized under the Laws of	•	DE ISLAND	,	Sta	ate of Domicile or Port of E	ntryRI	
Country of Domicile	USA						
Licensed as business type:		dent & Health rvice Corporation	[] Property/Casu [X] Vision Service			dical & Dental Service or Ind tenance Organization	emnity [] []
	Other	vice corporation	[] Is HMO Federa		Yes [] No [X]	enance Organization	1.1
Incorporated/Organized		Octobe	r 22, 1959		Commenced Business	April 1, 196	66
Statutory Home Office	10 CHARLES		and Month and		, PROVIDENCE, RI		
Main Administrative Office	10 CHAR	Street RLES STREET	and Number)		(City or	Town, State, Country and Zip Co	ode)
man / taninion and o moo	10 011/11			(Street and	d Number)		
	PROVIDI	- ,	2904 rate, Country and Zip Code)		401-752-6000 (Area Code) (Teleph	none Number)	
Mail Address 10 CH.	ARLES STREET	(Oity of Town, Of	ate, country and zip code;		, PROVIDENCE, RI	US 02904	
		(Street and Numbe			(City or	Town, State, Country and Zip Co	•
Primary Location of Books and	Records	10 CHARLE	ES STREET (Street and Number)	(Cit	PROVIDENCE, RI US (ity or Town, State, Country and		
Internet Website Address	www.delt	adentalri.com	(Olloct and Namber)	(0)	ity of Town, Olate, Country and	Zip Gode) (riida Gode) (reieļ	mone ramber)
Statutory Statement Contact	GEO	RGE J. BEDARD			401-752-6000		
	ahad	ard@deltadentalri.con	(Name)		(Area Code) (Teleph	none Number) (Extension) 401-752-6070	
	gueu		E-Mail Address)			(Fax Number)	
			OFFIC	FRS			
		Name	0,110	LING	Title		
1	JOSEPH R. PEF			PRESID	DENT		
2. –	MELISSA GEN				TANT SECRETARY		
3	RICHARD A. FR	RIIZ		TREAS	URER		
Name			VICE-PRE	SIDEN 19	Name	-	itle
RICHARD A. FRITZ		VP & CFO	Title	THOMAS CH		VP - CHIEF OPERAT	
BLAINE CARROLL		VP - STRATEGIC IN	IITIATIVES	WENDY DUN		VP - CHIEF MARKET	
						_	
						_	
						_	
						_	
			DIRECTORS O	R TRUSTEES	<u> </u>		
JULIE G. DUFFY		THOMAS P. ENRIG		FRANCIS J. F		JONATHAN W. HALL	
EDWARD O. HANDY III		PETER C. HAYES		JUNIOR JAB		COLIN P. KANE	
LINDA R. McGOLDRICK JOHN T. RUGGEIRI		MARK A. PAULHUS EDWIN J. SANTOS	<u>; </u>	MARK A. SHA		JAMES V. ROSATI	
JOHN 1. NOOOLINI		LDWIN J. JAN 100		WAINTA. OF	AVV		
-						-	
State of RHODE ISLAND							
County of PROVIDENCE	SS						
The officers of this reporting entity b	eing duly sworn, e	each depose and say	that they are the described of	fficers of said repo	orting entity, and that on the re	porting period stated above, all o	of the herein described
assets were the absolute property of		• •	•			. •	
explanations therein contained, anne and of its income and deductions the							• .
to the extent that: (1) state law may			•				•
knowledge and belief, respectively.	Furthermore, the s	cope of this attestation	n by the described officers als	o includes the relat	ted corresponding electronic fil	ing with the NAIC, when required	I, that is an exact copy
(except for formatting differences du	e to electronic filin	g) of the enclosed sta	tement. The electronic filing m	ay be requested b	y various regulators in lieu of o	or in addition to the enclosed stat	ement.
(Signatur	e)		(Sign	nature)		(Signature)	
JOSEPH R. PE	•			GENNARI		RICHARD A. FRIT	Z
(Printed Na				d Name)		(Printed Name)	
1.	-,		•	2.		3.	
PRESIDE	NT		ASSISTANT	SECRETARY		TREASURER	
(Title)			(T	itle)		(Title)	
. ,			,	•		, ,	
Subscribed and sworn to before me	this				a. Is this an or	iginal filing?	[X]Yes []No
13th day ofAUGUST		, 2019			b. If no: 1.	State the amendment number	
					2.	Date filed	
			_		3.	Number of pages attached	
KRISTEN MEIZOSO							
My commission expires 8/1/20							

ASSETS

		Current Statement Date			
		1	2	3	4
		Assets	Nonadmitted Assets	Net Admitted Assets (Cols. 1 - 2)	December 31 Prior Year Net Admitted Assets
1.	Bonds	61,431,696		61,431,696	60,592,303
2.	Stocks:				
	2.1 Preferred stocks				
	2.2 Common stocks	72,935,504		72,935,504	64,861,725
3.	Mortgage loans on real estate:		-		
	3.1 First liens				
	3.2 Other than first liens				
4.	Real estate:				
	4.1 Properties occupied by the company (less \$0 encumbrances)				
	4.2 Properties held for the production of income (less \$0 encumbrances)				
	4.3 Properties held for sale (less \$ 0 encumbrances)				
5.	Cash (\$ 2,426,343), cash equivalents (\$ 875,895), and short-term				
	investments (\$ 0)			3,302,239	5,185,218
6.	Contract loans (including \$ 0 premium notes)				
7.	Derivatives				
8.	Other invested assets	8,112,315		8,112,315	9,773,756
9.	Receivables for securities				
10.	Securities lending reinvested collateral assets				
11.	Aggregate write-ins for invested assets				
12.	Subtotals, cash and invested assets (Lines 1 to 11)	145,781,754		145,781,754	140,413,002
13.	Title plants less \$ 0 charged off (for Title insurers only)				
14.	Investment income due and accrued	564,445		564,445	575,043
15.	Premiums and considerations:				
	15.1 Uncollected premiums and agents' balances in the course of collection	644,299	34,637	609,662	900,565
	15.2 Deferred premiums, agents' balances and installments booked but deferred				
	and not yet due (including \$ 0 earned but unbilled premiums)				
	15.3 Accrued retrospective premiums (\$ 0) and contracts				
4.0	subject to redetermination (\$0)				
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers				
	16.2 Funds held by or deposited with reinsured companies				
47	16.3 Other amounts receivable under reinsurance contracts	0.505.574	70.055	0.400.540	0.004.404
17.	Amounts receivable relating to uninsured plans	3,505,571	79,055	3,426,516	2,884,464
18.1	Current federal and foreign income tax recoverable and interest thereon Net deferred tax asset				
18.2					
19.	Guaranty funds receivable or on deposit		66 260	300 003	225 107
20.	Electronic data processing equipment and software	375,462 167,977	66,369 167,977	309,093	235,197
21.	Furniture and equipment, including health care delivery assets (\$ 0)		107,977		
22. 23.	Net adjustment in assets and liabilities due to foreign exchange rates	7 048 031	6 704 102	2// 7/0	02 522
23. 24.	Receivables from parent, subsidiaries and affiliates Health care (\$ 0) and other amounts receivable	7,048,931	6,704,183	344,748	92,532
24. 25.	Assessment with the few others invested assets	644,743	644,280	463	463
25. 26.	Aggregate write-ins for other than invested assets Total assets excluding Separate Accounts, Segregated Accounts and	044,743	044,200	403	403
۷٠.	Protected Call Accounts (Lines 12 to 25)	158,733,182	7,696,501	151,036,681	145,101,266
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts	1,00,7,00,102	7,090,501	1, 1,0,0,0,001	1
28.	Total (Lines 26 and 27)	158,733,182	7,696,501	151,036,681	145,101,266
20.		100,100,102	1,000,001	101,000,001	170,101,200

DETAILS OF WRITE-IN LINES				
1101.				
1102.				
1103.	VH			
1198. Summary of remaining write-ins for Line 11 from overflow page				
1199. Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)				
2501. PREPAID EXPENSES AND OTHER ACCTS. REC.	643,072	643,072		
2502. RETROSPECTIVE PREMIUM ADJUSTMENTS	1,208	1,208		
2503. NET STATE AND FEDERAL TAX ADVANCES	463		463	463
2598. Summary of remaining write-ins for Line 25 from overflow page				
2599. Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	644,743	644,280	463	463

LIABILITIES, CAPITAL AND SURPLUS

			Current Period		Prior Year
		1	2	_ 3	4
		Covered	Uncovered	Total	Total
	Claims unpaid (less \$ 0 reinsurance ceded)	3,971,000		3,971,000	4,186,000
	Accrued medical incentive pool and bonus amounts				
	Unpaid claims adjustment expenses	380,981		380,981	396,539
4.	Aggregate health policy reserves, including the liability of \$ 0 for medical loss ratio rebate per the Public Health Service Act				
5.	Aggregate life policy reserves				
	Property/casualty unearned premium reserve				
7.	Aggregate health claim reserves				
8.	Premiums received in advance	1,116,227		1,116,227	1,775,584
9.	General expenses due or accrued	7,210,974		7,210,974	8,664,061
10.1	Current federal and foreign income tax payable and interest thereon				
	(including \$ 0 on realized gains (losses))				
10.2	Net deferred tax liability				
11.	Ceded reinsurance premiums payable				
12.	Amounts withheld or retained for the account of others				
13.					
14.	Remittances and items not allocated Borrowed money (including \$ 0 current) and interest				
	thereon \$ 0 (including \$ 0 current)				
15.	Amounts due to parent, subsidiaries and affiliates	1,555,746		1,555,746	1,242,037
	Derivatives				
	Payable for securities				
	Payable for securities lending				
19.	Funds held under reinsurance treaties (with \$ 0 authorized reinsurers,				
	\$ 0 unauthorized reinsurers, and \$ 0 certified reinsurers)				
	Reinsurance in unauthorized and certified (\$ 0) companies				
21.	Net adjustments in assets and liabilities due to foreign exchange rates			<u></u>	
22.	Liability for amounts held under uninsured plans	257,909		257,909	1,482,985
	Aggregate write-ins for other liabilities (including \$ 0 current)	526,646		526,646	469,046
	Total liabilities (Lines 1 to 23)	15,019,483		15,019,483	18,216,252
	Aggregate write-ins for special surplus funds	XXX	X X X		
	Common capital stock	XXX	XXX		
27.	Preferred capital stock	XXX	XXX		
28.	Gross paid in and contributed surplus	XXX	XXX		
	Surplus notes	XXX	XXX	64 200 020	
	Aggregate write-ins for other than special surplus funds	XXX	XXX	64,308,038	57,685,564
	Unassigned funds (surplus)	XXX	XXX	71,709,160	69,199,450
32.	Less treasury stock, at cost: 32.1 0 shares common (value included in Line 26 \$ 0)	v v v	V V V		
		XXX	XXX		
33	T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	XXX	XXX	136,017,198	126,885,014
	Total liabilities, capital and surplus (Lines 24 and 33)	XXX	XXX	151.036.681	145,101,266
J 4 .	Total nabilitios, capital and sulpids (Lines 24 dill 33)	^ ^ ^	^^^	101,000,001	140,101,200

DETAILS OF WRITE-IN LINES				
2301. ADVANCE DEPOSITS	526,646		526,646	469,046
2302.				
2303.				
2398. Summary of remaining write-ins for Line 23 from overflow page				
2399. Totals (Lines 2301 through 2303 plus 2398) (Line 23 above)	526,646		526,646	469,046
2501. RESTRICTED RESERVES ACA ASSESSMENT	XXX	XXX		
2502.	XXX	XXX		
2503.	XXX	XXX		
2598. Summary of remaining write-ins for Line 25 from overflow page	XXX	XXX		
2599. Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	XXX	XXX		
3001. RESERVES FROM WHOLLY OWNED SUBSIDIARIES	XXX	XXX	64,308,038	57,685,564
3002.	XXX	XXX		
3003.	XXX	XXX		
3098. Summary of remaining write-ins for Line 30 from overflow page	XXX	XXX		
3099. Totals (Lines 3001 through 3003 plus 3098) (Line 30 above)	XXX	XXX	64.308.038	57.685.564

STATEMENT OF REVENUE AND EXPENSES

		Curre	nt Year	Prior Year	Prior Year Ended	
		То	Date	To Date	December 31	
		1	2	3	4	
		Uncovered	Total	Total	Total	
1.	Member Months	XXX	1,905,264	1,926,514	3,854,929	
2.		xxx	58,444,446	59,380,640	118,505,348	
3.	Change in unearned premium reserves and reserve for rate credits	XXX				
4.	Fee-for-service (net of \$ 0 medical expenses)	XXX				
5.	Risk revenue	XXX				
6.	Aggregate write-ins for other health care related revenues	XXX				
7.		XXX				
8.	Total revenues (Lines 2 to 7)	XXX	58,444,446	59,380,640	118,505,348	
	ital and Medical:					
9.	Hospital/medical benefits					
10.	Other professional services		47,186,722	51,445,102	97,066,750	
11.						
12.	Emergency room and out-of-area					
13.	Prescription drugs					
14.	Aggregate write-ins for other hospital and medical					
15.	Incentive pool, withhold adjustments and bonus amounts					
16.			47,186,722	51,445,102	97,066,750	
Less						
17.	Net reinsurance recoveries					
18.			47,186,722	51,445,102	97,066,750	
19.	Non-health claims (net)		I			
20.	Claims adjustment expenses, including \$ 564,994 cost containment expenses		4,527,133	4,371,160	6,506,254	
21.			5,085,223	5,555,979	11,840,892	
22.						
	\$ 0 increase in reserves for life only)					
23.			56,799,078	61.372.241	115,413,896	
24.	Net underwriting gain or (loss) (Lines 8 minus 23)	xxx	1,645,368	(1,991,601)	3,091,452	
25.	Not investment income corned		903,041	1,014,503	2,092,477	
	Net realized capital gains (losses) less capital gains tax of \$ 0		9,425	19,574	702,617	
	Net investment gains (losses) (Lines 25 plus 26)		912,466	1,034,077	2,795,094	
	Net gain or (loss) from agents' or premium balances charged off [(amount		312,400	1,004,077	2,700,004	
20.	recovered \$ 0) (amount charged off \$ 0)]					
29.			(11,801)		173,109	
	Aggregate write-ins for other income or expenses Net income or (loss) after capital gains tax and before all other federal income taxes		(11,001)		173,109	
JU.	(1 in a 2 A plus 27 plus 20 plus 20)		2 546 022	(057 504)	6 050 655	
24	(Lines 24 plus 27 plus 28 plus 29)	XXX	2,546,033	(957,524)	6,059,655	
	Federal and foreign income taxes incurred	XXX	0.540.000	(057.504)	0.050.055	
32.	Net income (loss) (Lines 30 minus 31)	XXX	2,546,033	(957,524)	6,059,655	

	DETAILS OF WRITE-IN LINES				
0601.		XXX			
0602.	NIA	X X X X X			
0603.	N()	NE			
0698.	Summary of remaining write-ins for Line 06 from overflow page	XXX			
0699.	Totals (Lines 0601 through 0603 plus 0698) (Line 06 above)	XXX			
0701.		XXX			
0702.	NIA	XXX			
0703.	Summary of remaining write ine for Line 0.7 from overflow page	NE			
0798.	Summary of remaining write-ins for Line 07 from overflow page	XXX			
0799.	Totals (Lines 0701 through 0703 plus 0798) (Line 07 above)	XXX			
1401.					
1402.	NIA				
1403.	N	NE			
1498.	Summary of remaining write-ins for Line 14 from overflow page				
1499.	Totals (Lines 1401 through 1403 plus 1498) (Line 14 above)				
2901.	GAIN ON PURCHASE ON RHODE ISLAND TAX CREDITS				189,609
2902.	EXCISE TAX		(11,801)		(16,500)
2903.					
2998.	Summary of remaining write-ins for Line 29 from overflow page				
2999.	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)		(11,801)		173,109

STATEMENT OF REVENUE AND EXPENSES (Continued)

•		1	2	3
		Current Year To Date	Prior Year To Date	Prior Year Ended December 31
	CAPITAL & SURPLUS ACCOUNT			
33.	Capital and surplus prior reporting year	126,885,014	118,570,087	118,570,087
34.	Net income or (loss) from Line 32	2,546,033	(957,524)	6,059,655
35.	Change in valuation basis of aggregate policy and claim reserves			
36.	Change in net unrealized capital gains (losses) less capital gains tax of \$ 0			3,740,141
37.	Change in net unrealized foreign exchange capital gain or (loss)			
38.	Change in net deferred income tax			
39.	Change in nonadmitted assets	2,578,337	(595,430)	(1,456,775)
40.	Change in unauthorized and certified reinsurance			
41.	Change in treasury stock			
42.	Change in surplus notes			
43.	Cumulative effect of changes in accounting principles			
44.	Capital Changes:			
	44.1 Paid in			
	44.2 Transferred from surplus (Stock Dividend)			
	44.3 Transferred to surplus			
45.	Surplus adjustments:			
	45.1 Paid in			
	45.2 Transferred to capital (Stock Dividend)			
	45.3 Transferred from capital			
46.	Dividends to stockholders			
47.	Aggregate write-ins for gains or (losses) in surplus	14,420	4,249	(28,094)
48.	Net change in capital and surplus (Lines 34 to 47)	9,132,184	13,118	8,314,927
49.	Capital and surplus end of reporting period (Line 33 plus 48)	136,017,198	118,583,205	126,885,014

	DETAILS OF WRITE-IN LINES			
4701.	INCLUSION OF BAD DEBT RESERVE IN THE NON-ADMITTED ASSETS	14,420	4,249	(28,094)
4702.				
4703.				
4798.	Summary of remaining write-ins for Line 47 from overflow page			
4799.	Totals (Lines 4701 through 4703 plus 4798) (Line 47 above)	14,420	4,249	(28,094)

CASH FLOW

		1	2	3
	Cash from Operations	Current Year To Date	Prior Year To Date	Prior Year Ended December 31
1.	Premiums collected net of reinsurance	57,533,940	59,264,420	118,543,1
2.	Net investment income	923,064	1,001,163	2,795,3
3.	Miscellaneous income			189,6
4.	Total (Lines 1 to 3)	58,457,004	60,265,583	121,528,0
5.	Benefit and loss related payments	47,401,722	50,869,102	97,222,7
	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts			
7.	Commissions, expenses paid and aggregate write-ins for deductions	12,306,077	15,662,105	21,884,8
8.	Dividends paid to policyholders			
9.	Federal and foreign income taxes paid (recovered) net of \$ 0 tax on capital gains (losses)	11,801		16,
10.	Total (Lines 5 through 9)	59,719,600	66,531,207	119,124,0
11.	Net cash from operations (Line 4 minus Line 10)	(1,262,596)	(6,265,624)	2,403,
	Cash from Investments			
12.	Proceeds from investments sold, matured or repaid:			
	12.1 Bonds	9,556,884	6,285,443	12,276,
	12.2 Stocks	39,728	415,635	522,
	12.3 Mortgage loans			
	12.4 Real estate			
	12.5 Other invested assets	2,835,938	1,950,450	2,972,
	12.6 Net gains (or losses) on cash, cash equivalents and short-term investments			
	12.7 Miscellaneous proceeds			
	12.8 Total investment proceeds (Lines 12.1 to 12.7)	12,432,550	8,651,528	15,771,
13.	Cost of investments acquired (long-term only):			
	13.1 Bonds	10,634,752	7,109,581	8,913,
	13.2 Stocks	39,372	293,880	391,
	13.3 Mortgage loans			
	13.4 Real estate			
	13.5 Other invested assets	255,000	515,730	2,969,
	13.6 Miscellaneous applications			
	13.7 Total investments acquired (Lines 13.1 to 13.6)	10,929,124	7,919,191	12,274,
14. 15	Net increase (or decrease) in contract loans and premium notes Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	1,503,426	732,337	3,496,
IJ.		1,303,420	132,331	3,490,
16	Cash from Financing and Miscellaneous Sources Cash provided (applied):			
	16.1 Curplus notes conital notes			
	16.2 Capital and paid in surplus, less treasury stock			
	16.3 Borrowed funds			
	16.4 Net deposits on deposit-type contracts and other insurance liabilities			
	16.5 Dividends to stockholders			
	16.6 Other cash provided (applied)	(2,123,807)	179,579	(6,578,
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus	(, , , , , ,	.,	(2,1 2,
	Line 16.5 plus Line 16.6)	(2,123,807)	179,579	(6,578,
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS			
		(1,882,977)	(5,353,708)	(678,
18.	•		1 (-;;:/	
	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	(1,002,911)		
	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17) Cash, cash equivalents and short-term investments:		5.863.686	5.863
	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	5,185,216 3,302,239	5,863,686 509,978	5,863,6 5,185,

Note. Supplemental disclosures of cash flow information for non-cash transactions.	
20.0001	
20.0002	
20.0003	

EXHIBIT OF PREMIUMS, ENROLLMENT AND UTILIZATION

	1	Comprehensive	(Hospital & Medical)	4	5	6	7	8	9	10
		2	3							
				Medicare	Vision	Dental	Federal Employees	Title XVIII	Title XIX	
	Total	Individual	Group	Supplement	Only	Only	Health Benefit Plan	Medicare	Medicaid	Other
Total Members at end of:										
1. Prior Year	319,886					319,886				
2. First Quarter	317,736					317,736				
3. Second Quarter	321,497					321,497				
4. Third Quarter										
5. Current Year										
6. Current Year Member Months	1,905,264					1,905,264				
Total Member Ambulatory Encounters for Period: 7. Physician										
8. Non-Physician										
9. Totals										
10. Hospital Patient Days Incurred										
11. Number of Inpatient Admissions										
12. Health Premiums Written (a)	57,533,940					57,533,940				
13. Life Premiums Direct										
14. Property/Casualty Premiums Written										
15. Health Premiums Earned	58,444,446			1		58,444,446				
16. Property/Casualty Premiums Earned										1
17. Amount Paid for Provision of Health Care Services	47 401 722					47,401,722				1
18. Amount Incurred for Provision of Health Care Services	47,186,722			1		47,186,722				

CLAIMS UNPAID AND INCENTIVE POOL, WITHHOLD AND BONUS (Reported and Unreported)

Aging Analysis of Unpaid Claims

1	2	3	4	5	6	7
Account	1 - 30 Days	31 - 60 Days	61 - 90 Days	91 - 120 Days	Over 120 Days	Total
Claims unpaid (Reported)						
0199999 Individually listed claims unpaid						
0299999 Aggregate accounts not individually listed - uncovered						
	2 200 270	C00.44C	204 540	202.027	544.044	2.074.000
0399999 Aggregate accounts not individually listed - covered	2,299,376	629,146	324,510	203,027	514,941	3,971,000
0499999 Subtotals	2,299,376	629,146	324,510	203,027	514,941	3,971,000
0599999 Unreported claims and other claim reserves						
0699999 Total amounts withheld						
0799999 Total claims unpaid						3,971,000
	1					
	1					
	1					
	1					
0899999 Accrued medical incentive pool and bonus amounts						

UNDERWRITING AND INVESTMENT EXHIBIT

ANALYSIS OF CLAIMS UNPAID - PRIOR YEAR - NET OF REINSURANCE

	Claims Paid \	ear to Date	Liability End of 0	Current Quarter	5	6
	1	2	3	4		Estimated Claim
Line	On Claims Incurred	On Claims Incurred	On Claims Unpaid	On Claims Incurred	Claims Incurred in	Reserve and Claim
of	Prior to January 1	During the	Dec. 31 of	During the	Prior Years	Liability Dec. 31
Business	of Current Year	Year	Prior Year	Year	(Columns 1 + 3)	of Prior Year
Comprehensive (hospital and medical)						
Medicare Supplement						
3. Dental only		44,343,164	272,826	3,698,174	3,331,384	4,186,000
4. Vision only						
5. Federal Employees Health Benefits Plan						
6. Title XVIII - Medicare						
7. Title XIX - Medicaid						
8. Other health						
9. Health subtotal (Lines 1 to 8)	3,058,558	44,343,164	272,826	3,698,174	3,331,384	4,186,000
10. Health care receivables (a)						
11. Other non-health						
12. Medical incentive pools and bonus amounts						
13. Totals (Lines 9 - 10 + 11 + 12)	3,058,558	44,343,164	272,826	3,698,174	3,331,384	4,186,000

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

NOTE 1 - - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(A) Basis of Presentation

The Quarterly Statement of Delta Dental of Rhode Island for the two quarters ended June 30, 2019 has been completed in accordance with NAIC Annual Statement Instructions and the Accounting Practices and Procedures manual and are presented on the basis of accounting practices prescribed or permitted by the Rhode Island Department of Business Regulations. Management is not aware of any deviations from this NAIC guidance, as it relates to the 2019 and 2018 financial information contained in these statements.

NOTES TO FINANCIAL STATEMENTS

A.	Reconciliation of the Company's net inc. and capital & surplu	IS				
	between NAIC SAP and the state of Rhode Island is shown between NAIC SAP and the state	elow.				
NET IN	ICOME					
			F/S	F/S		
_		SSAP#	Page	Line #	2019	20
	DELTA DENTAL OF RHODE ISLAND state basis (Page 4,	XXX	XXX	XXX	2,546,033	6,0
02.	State Prescribed Practices that increase/(decrease) NAIC S	AP:				
	Demonstration of Fire differents	0045#	F/S	F/S	Net Income	Net In
	e.g. Depreciation of Fixed Assets	SSAP#	Page	Line #	2019	20
				ļ		
	Totals (Lines 01A0200 thru 01A0200					
	10tals (Ellies 017t0200 till 017t0200					
0 3.	State Permitted Practices that increase/(decrease) NAIC SA	P:				
	,		F/S	F/S	Net Income	Net In
	e.g.Depreciation of Home Office Property	SSAP#	Page	Line #	2019	20
	Totals (Lines 01A0300 thru 01A0300					
0 4.	NAIC SAP (1 - 2 - 3 =	XXX	XXX	XXX	2,546,033	6,0
SURPL	ue					
SURPL	-05		F/S	F/S		
		SSAP#	Page	Line#	2019	20
05	Company state basis (Page 3, Line 33, Columns 3 & 4)	XXX	XXX	XXX	136,017,198	126,8
	State Prescribed Practices that increase/(decrease) NAIC S		XXX	AAA	100,017,100	120,0
			F/S	F/S	Surplus	Sur
	e.g., Goodwill, net, Fixed Assets, net	SSAP#	Page	Line #	2019	20
			_			
	Totals (Lines 01A0600 thru 01A0600					
707	State Permitted Practices that increase/(decrease) NAIC SA	D.				
07.	State Fermitted Fractices that increase/(decrease) NAIC SA	ır.	F/S	F/S	Surplus	Sur
	e.g., Home Office Property	SSAP#	Page	Line #	2019	20
	G.g., 1.6 5 1.5ps.1.)	30,	. ~9~			

(B) Use of Estimates in the Preparation of the Financial Statements

The preparation of the financial statements in conformity with Statutory Accounting Principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities. It also requires disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

(C) Accounting Policy

Investment Income and Declines in Fair Value

The Company periodically reviews its bonds and common stocks to determine whether a decline in fair value below the amortized cost basis is other than temporary. The process for identifying declines in the fair value of investments that are other than temporary involves consideration of several factors. These factors include (1) the period in which there has been a significant decline in value; (2) an analysis of the liquidity, business prospects, and overall financial condition of the issuer; (3) the significance of the decline; and (4) our intent and ability to hold the investment for a sufficient period for the value to recover. When our analysis of the above factors results in the

conclusion that declines in fair values are other than temporary, the cost of the securities is written down to fair value and is reflected as a realized loss.

Bonds

Bond investments are stated at amortized cost and consist of government agency securities as well as "Investment Grade" corporate notes with fixed rates and maturities. Interest income is accrued as earned. The Company has both the intent and ability to hold these securities until maturity and, accordingly, has categorized these investments as "held-to-maturity" securities. As a result, unrealized gains and losses are excluded from net income.

Common Stocks - - Investments in Subsidiaries

The accompanying financial statements of Delta Dental of Rhode Island include the common stock investments of its wholly owned subsidiary, The Altus Group, Inc. Another subsidiary, Altus Realty, Inc. is a non-profit real estate holding company and is reported on Schedule BA. The values of these investments are reported using the equity method.

The income and expenses of Altus Realty Company and The Altus Group, Inc. are combined such that the net change for the year is included in "Net unrealized capital gains and losses" on line 36 in the Statement of Revenues and Expenses.

The Company contracts with an independent investment advisor to separately manage a portion of the Company's investment portfolio. As a result of this arrangement, common stocks of nonaffiliated companies were added to the Company's investment portfolio beginning in 2004. These common stocks, including investments in mutual funds, are valued at market as they are categorized as "available-for-sale" securities.

Claims and Claims Adjudication Expenses

The estimated liability for claims incurred but unpaid is actuarially determined based on an analysis of historical claims experience, modified for changes in enrollment, inflation and benefit coverage. The estimated liability for accrued claims adjudication expense represents the anticipated cost of processing claims incurred but unpaid at the balance sheet date. The estimates for claims and claims adjudication expenses may be more or less than the amount ultimately paid. Such changes in estimates are reflected in current period operations.

Additionally, in accordance with NAIC guidelines, the following accounting policies are either utilized or are not applicable to the company.

- 1. Short term investments are stated at cost.
- 2. Bonds are stated at amortized value using the constant yield / scientific method.
- 3. Common stocks in our investment portfolio are stated at market value. In accordance with NAIC guidelines starting at December 31, 2017, money market mutual funds are now reported as Cash on Schedule E and the Balance Sheet per the NAIC guidance.
- 4. The company does not own preferred stocks; hence this accounting policy is not applicable.
- 5. The company does not have mortgage loans directly; hence this accounting policy is not applicable. One of the company's subsidiaries, Altus Realty, owns the building and had mortgage debt associated with the company office facility. This debt was paid off in 2014.
- 6. Loan-backed securities are stated at amortized value using the constant yield / scientific method
- 7. Investments in subsidiaries, controlled and affiliated entities are reported using the equity method.
- 8. Investments in joint ventures, partnerships and limited liability companies are valued based on quarterly and annual reports supplied by the joint ventures.
- 9. The company does not own derivatives; hence this accounting policy is not applicable.
- 10. The company does utilize anticipated investment income as a factor in the premium deficiency calculation.
- 11. The company methodologies for estimating the liabilities for losses and loss/claim adjustment expenses are actuarially derived as described above.

- 12. The capitalization policy and the predefined thresholds did not change from the prior period.
- 13. The company does not use pharmaceutical rebate receivables; hence this accounting policy is not applicable.

D) Going Concerns

There are no conditions or events that raise substantial doubt about the Company's ability to continue as a going concern.

NOTE 2 - - ACCOUNTING CHANGES AND CORRECTION OF ERRORS

The financial statements included in this filing do not contain any items that resulted from corrections of errors. Beginning with the December 31, 2001 annual filing the Company implemented the Codification of the NAIC Accounting Practices and Procedures Manual. This included the adoption of the Statement on Statutory Accounting Principles (SSAP) # 47 "Uninsured Plans".

SSAP 47 requires the exclusion of uninsured plan business for both premiums earned and claims incurred in the Statement of Revenues and Expenses. The Company has identified its Administrative Service Business (ASC), where the account, not Delta Dental of Rhode Island, has assumed the overall risk for the claims incurred and removed these components from both premiums earned and claims incurred in these 2019 and 2018 financial statements and the associated supporting exhibits. The administrative expenses reimbursed from ASC business is reported in the Annual Statement as "reimbursements by uninsured accident and health plans" in the Underwriting and Investment Exhibit Part 3 - Analysis of Expenses.

NOTE 3 - - BUSINESS COMBINATIONS AND GOODWILL

During 2019, the Company had no business combinations, direct purchases or mergers with other companies. The related disclosures, specifically including 3A, are all not applicable.

NOTE 4 - - DISCONTINUED OPERATIONS

During 2019, the Company's financial results includes no gains or losses from discontinued operations. The related disclosures, specifically including 4A(1), 4A(3) and 4A(4), are all not applicable.

NOTE 5 - - INVESTMENTS

The Company's bond, common stock investments and Schedule BA investments described in Note 1 represent all of the Company's statutory recorded investments as of June 30, 2019 and December 31, 2018.

Additionally, in accordance with NAIC guidelines, the following accounting policies are either utilized or are not applicable to the company. The related note disclosures, specifically including 5A(3) through 5A(8), 5B(1) through 5B(3), 5D(2) through 5D(4), 5E(3)a, 5E(3)b, 5E(5)a, 5E(7), 5F, 5G, 5H, 5I, 5L(1) through 5L(4), 5M(1), 5M(2), 5N, 5O, 5P, 5Q and 5R, are, all not applicable.

- A. Mortgage Loans, including Mezzanine Real Estate Loans This is not applicable.
- B. Debt Restructuring This is not applicable.
- C. Reverse Mortgages This is not applicable.
- D. Loan Backed Securities Stated at amortized cost.

- E. Dollar Repurchase Agreements and/or Securities Lending Transactions This is not applicable.
- F. Repurchase Agreements Transactions Accounted for as Secured Borrowing This is not applicable.
- G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing This is not applicable.
- H. Repurchase Agreements Transactions Accounted for as a Sale This is not applicable.
- I. Reverse Repurchase Agreements Transactions Accounted for as a Sale This is not applicable.
- J. Real Estate One of the company's subsidiaries, Altus Realty, owns the building that functions as corporate headquarters for the parent and all subsidiaries. In December 2018, a new subsidiary was incorporated and capitalized, First Circle Realty, purchased an adjacent office building to the company's office facility.
- K. Low-Income Housing Tax Credits (LIHTC) The Company does utilize state tax credits, which may include low-income housing tax credits. See footnote number 21, where accounting for tax credits is addressed.
- L. Restricted Assets This is not applicable.
- M. Working Capital Finance Investments This is not applicable.
- N. Offsetting and Netting of Assets and Liabilities This is not applicable.
- O. Structured Notes This is not applicable.
- P. 5*GI Securities This is not applicable.
- Q. Short Sales This is not applicable.
- R. Prepayment Penalty and Acceleration Fees This is not applicable.

NOTE 6 - - JOINT VENTURES, PARTNERSHIPS and LIMITED LIABILITY COMPANIES

During 2019 and 2018, there has been \$5,000 and \$545,000 respectively of income from the company's three joint ventures. The Company participates in three separate joint ventures with other Delta Dental Plans. These joint ventures started January 1, 2014, and Delta Dental of RI has taken a 3.02% risk share. One of these ventures experienced startup costs in the first year and more importantly network recruiting efforts had fallen short of what was assumed in the priced contractual premiums for the largest of these three programs. A projected loss over the full five year contract period for this venture had been recorded in the amount of approximately \$1,900,000 in 2014, which reflected the general partners most conservative assumptions. In 2018, the loss reserve was reduced by \$333,000. The other two smaller joint ventures had reported the remaining \$5,000 and \$212,000 of profitability in 2019 and 2018 respectively.

In 2019 and 2018, there was an increase of approximately \$482,000 and \$1,197,000 in the value of the existing venture capital funds. In 2019, there was a sale of an investment within the Venture Capital Funds resulting in a distribution of approximately \$364,000, which included a realized gain of approximately \$222,000. In 2018, there was a sale of an investment within the Venture Capital Funds resulting in a distribution of approximately \$972,000, which included a realized gain of approximately \$727,000. In 2019 and 2018, the company made additional contributions which increased its investments in the existing venture funds. These investments are reported on Schedule BA.

NOTE 7 - - INVESTMENT INCOME

Interest income is accrued as earned. At June 30, 2019 and December 31, 2018, the Company had no income due or accrued that it considered a non-admitted asset, as collection on accrued interest is reasonably assured for all Company investments.

For the two quarters ended June 30, 2019 and the year ended December 31, 2018, the Company performed GAAP analyses to determine whether declines in fair value below amortized cost were other than temporary impairment ("OTTI") for the stock portfolio. Additionally, a statutory review of creditworthiness for the bond portfolio is performed.

The Company's common stocks are recorded at fair market values. For stocks that meet the GAAP OTTI criteria, required OTTI adjustments result in a reduction of <u>unrealized</u> losses and an equivalent increase in <u>realized</u> losses as a result of writing down the original cost amount to the current market value for these specific common stocks where market value has fallen below cost by a defined percentage and time frame that meets the Company's OTTI criteria. GAAP OTTI adjustments were not necessary in the two quarters ended June 30, 2019 and were recorded for the stock portfolio in the amount of \$69,000 for the year ended December 31, 2018.

In addition to this GAAP OTTI analysis, a separate statutory adjustment is required for bonds that fall to an NAIC #3 rating. These statutory analyses resulted in a statutory temporarily impaired adjustment, no adjustments were required for the two quarters ended June 30, 2019 and for the year ended December 31, 2018, which would have reduced bond investments and reserves.

NOTE 8 - - DERIVATIVE INSTRUMENTS

As disclosed in Note 1 above, all investments consist of United States government and government agency securities, corporate notes with fixed rates and maturities, common stocks and two investments in wholly owned subsidiaries. During the periods ended June 30, 2019 and December 31, 2018, the Company had not utilized any derivative financial instruments. The related disclosures, specifically 8H, are all not applicable.

NOTE 9 - - FEDERAL INCOME TAXES

Delta Dental of Rhode Island is a not-for-profit corporation pursuant to Section 501(C)(4) of the Internal Revenue Code (IRC) and is exempt from federal income taxes under Section 501(a) of the IRC and, accordingly, no provision for income taxes has been made in the accompanying statutory financial statements. Altus Realty Company is also a not-for-profit real estate holding corporation under Section 501(C) (2) of the IRC, and as such has made no provision for income taxes. An \$11,800 excise tax has been expensed for the two quarters ended June 30, 2019.

The Company's other wholly owned subsidiary, The Altus Group, Inc., and its subsidiaries are for profit corporations. The Altus Group, Inc., including its subsidiaries Altus Dental, Inc., Altus Systems, Inc., Altus Dental Insurance Company Inc., Altus Ventures, Inc., First Circle, Inc. and First Circle Realty, Inc. file consolidated federal and state tax returns. For the two quarters ended June 30, 2019 and the year ended December 31, 2018, the tax provision of the Altus Group was \$364,000 and \$1,520,000.

As the company is a nonprofit entity, the NAIC required tables or disclosures, specifically including 9A1, 9A2, 9A3, 9A4 and 9C, are all not applicable to the Company.

NOTE 10 - - INFORMATION CONCERNING PARENT, SUBSIDIARIES AND AFFILIATES

A. In December of 2018, a new entity within the Altus Group, First Circle Realty, Inc. was formed to purchase the land and building at 10 Orms Street in Providence. The purchase was capitalized with \$6,500,000 and recorded as an intercompany transfer from the ultimate parent Company, Delta Dental of Rhode Island.

Previously, in the fourth quarter of 2016, a new entity within the Altus Group, First Circle, Inc. was also established and was capitalized with \$10,000,000 in the first quarter of 2017. In March of 2019, additional capital in the amount of \$5,000,000 was transferred to this new company. These amounts were recorded as intercompany transfers, as these capitalizations were from the ultimate parent Company, Delta Dental of Rhode Island. First Circle, Inc., a for-profit subsidiary, remains in the development stage. The Company is a services company that connects consumers with dentists for services not payable by insurance, and assists dental offices in promoting and increasing the efficiency of their offerings of such services through its

proprietary Chewsi technological, transactional, payment processing and marketing services platform.

- B. See section A above.
- C. See section A above.
- D. At June 30, 2019 and December 31, 2018, the Company has intercompany payables with/to the Altus Group, Inc. and other affiliates. Some of these balances resulted from the fact that Altus Dental Insurance Company maintained a sweep banking arrangement for the Altus Group and its subsidiaries. The remainder of these balances are related to allocated expenses.

Management's cash flow projections for The Altus Group, Inc. and its subsidiaries are made based on a number of factors, which affect the changes in the intercompany balances over the period of time being analyzed. The most significant factors include: the relative and absolute growth in enrollment levels for Altus Dental Insurance Company, Inc.; the amount and rate of increase in operating and administrative expenses; the level of success Altus Dental, Inc. experiences in developing and maintaining its dental network; and the level of resources required by Altus Dental, Inc. for recruitment and marketing functions. Management's current cash flow projections for the dental operations of The Altus Group, Inc. and its subsidiaries projects profitability going forward and that the intercompany advances will be reduced gradually over time.

See Schedule Y of the 2018 Annual Statement – Part 2 – Summary of Insurers Transactions with any Affiliates.

DELTA DENTAL OF RHODE ISLAND INTERCOMPANY BALANCES JUNE 30, 2019

Assets (Page 2)

Line #	Account #		Description		Amount
23	1214-0000-002		A/R from Altus Dental, Inc.		\$5,065,119.38
	1214-0000-005		A/R from Altus Dental Insurance Co., Inc.	*	344,747.34
	1214-0000-006		A/R from Altus Realty Company Inc.		1,591,381.18
	1214-0000-008		A/R from Altus Ventures, Inc.		0.00
	1214-0000-009		A/R from First Circle, Inc.	-	47,682.72
			Total		\$7,048,930.62
		*	Settled within 90 days		

Liabilities (Page 3)

Line #	Account #	Description	Amount
15	1214-0000-001	A/P to Altus Systems, Inc.	\$697,568.63
	1214-0000-010	A/P to First Circle Realty, Inc.	858,177.43
		Total	\$1,555,746.06

- E. The requirements of section E specify that the company is required to disclose guarantees and undertakings in accordance with SSAP #5. Per this NAIC guidance, this information is disclosed in Note #14.
- F. Delta Dental of RI (DDRI) and Altus Dental Insurance Company are allocated expenses from Altus Systems, Inc., a subsidiary within the Altus Group. Altus Systems (AS) is the company that employs the operations staff necessary to administer the dental business of both

DDRI and Altus Dental Insurance Company. As a for-profit company, AS "sells" its dental related services to its sister and ultimate parent company at a 2% markup over its costs (to satisfy IRS requirements); therefore AS generates net income on its dental operations. The allocations from Altus Systems are based on the Company's member enrollment levels as a percentage of total consolidated dental member enrollment.

The Parent Company's one dental insurance subsidiary, Altus Dental Insurance Company, is allocated expenses from three affiliated Companies, the ultimate Parent, Delta Dental of RI and two sister companies (Altus Systems, Inc. and Altus Dental, Inc.) within the Altus Group. The allocations from Delta and Altus Systems are based on the Company's member enrollment levels as a percentage of total consolidated dental member enrollment. Expenses from Altus Dental are based on the number of subscribers under contract by the Company. The main allocated expenses from each source are as follows:

- Expenses are allocated from Delta Dental (DDRI), for costs associated with a portion of consolidated expenses incurred by DDRI that should be spread between the two insurance companies. The main costs in this category would be rent, depreciation and payroll and fringes benefit costs for the various departments that service both insurance Companies, such as Underwriting and Finance.
- Altus Systems (AS) is the company that employs the operations staff necessary to administer the dental business of both DDRI and this Company, such as claims processing and customer service.
- Altus Dental incurs costs related to: (1) advertising, (2) recruiting and servicing the provider network, and (3) sales and marketing activities. These costs are then allocated to the Company based on the volume of subscriber dental contracts.

Altus Realty Company, a wholly owned subsidiary of the Company, is a non-profit real estate holding company that holds title to and manages the building at 10 Charles Street in Providence, RI. The Company (Delta Dental of Rhode Island) presently rents approximately one half of the existing space within this building. For the two quarters ended June 30, 2019 and the year ended December 31, 2018, this entity reported total revenues of \$1,010,000 and \$1,988,000 and net income of \$224,000 and \$391,000.

The Altus Group, Inc. is a wholly owned subsidiary of the Company and was established as a for-profit entity in 1999 for the purpose of expanding the Company's offering of prepaid dental care coverage. For the two quarters ended June 30, 2019 and the year ended December 31, 2018, after elimination of intercompany transactions, The Altus Group, Inc., generated gains of \$1,368,000 and \$3,614,000.

- G. The nature of Delta Dental of Rhode Island's relationship with all subsidiaries is disclosed in Footnote #1 under the Common Stock Investments in Subsidiaries section.
- H. The consolidated holding company maintains no upstream intermediate entities. This type of structured entity is not applicable to the corporate structure of Delta Dental of Rhode Island and all subsidiaries.
- I. Section #1- name and percentage ownership of each SCA entity like G (above), the nature of Delta Dental of Rhode Island's relationship with all subsidiaries is disclosed in Footnote #1 under the Common Stock Investments in Subsidiaries section.
 - Section #2 The Altus Group has filed a Sub 1 and Sub 2 filing with the SVU. This entity reported a value of \$53,149,935 using the equity method as of December 31, 2018.
 - Section #3 The information required for this section for the Altus Group is disclosed in more detail in Footnote #6 of the Audited Statutory Financial Statements of Delta Dental of Rhode Island for the year ended December 31, 2018.
 - Section #4 material effects of possible conversions, exercises or contingent issuances is not applicable.
 - Section #5 changes in valuation methods and the reason for any recorded adjustments that must be disclosed is not applicable.
- J. SCA impairment is not applicable to the Delta Dental of Rhode Island and its subsidiaries as all are healthy and profitable. Additionally, when valuing these subsidiaries for Statutory

purposes, the GAAP book values of the entities are reduced for any non-admitted assets under the statutory guidance.

- K. Foreign Insurance Subsidiaries are not applicable to the operations of Delta Dental of Rhode Island and subsidiaries.
- L. Investments in a downstream noninsurance holding Company are not applicable to the operations of Delta Dental of Rhode Island and subsidiaries.

NOTES TO FINANCIAL STATEMENTS

 Information Concerning Parent, Subsidiaries, Affiliates and Othe M. All SCA Investments

(1) Balance Sheet Value (Admitted and Nonadmitted) All SCAs (Except 8bi Entities

(1)	Balance Sheet Value (Admitted and Nonadmitted) All SCAs (E	Except 8bi Enti	ties)		
		Percentage of SCA			
	SCA Entity	Ownership	Gross Amount	Admitted Amount	Ionadmitted Amount
	a. SSAP No. 97 8a Entities				
	Total SSAP No. 97 8A Entities	XXX			
	b. SSAP No. 97 8b(ii) Entities				***************************************
01.	The Altus Group, Inc.	100.000%	59,518,224	59,518,224	
	Total SSAP No. 97 8b(ii) Entities	XXX	59,518,224	59,518,224	
	c. SSAP No. 97 8b(iii) Entities				***************************************
	Total SSAP No. 97 8b(iii) Entities	XXX			
	d. SSAP No. 97 8b(iv) Entities				***************************************
	Total SSAP No. 97 8b(iv) Entities	XXX			
	e. Total SSAP No. 97 8b Entities (except 8bi entities) (b + c		59,518,224	59,518,224	
	f. Aggregate Total (a + e)	XXX	59,518,224	59,518,224	

(2)	NAIC	Filing	Response	Information

					NAIC Disallowed	
					Entities Valuation	
				NAIC	Method,	
	Type of			Response	Resubmission	
SCA Entity	NAIC	Date of Filing to	NAIC Valuation	Received	Required	
(Should be same entities as shown in M(1) above.)	Filing *	the NAIC	Amount	Y/N	Y/N	Code **
a. SSAP No. 97 8a Entities						
Total SSAP No. 97 8A Entities	XXX	XXX		XXX	XXX	XXX
b. SSAP No. 97 8b(ii) Entities						
The Altus Group, Inc.	S2	05/13/2019	53,149,935	Y	N	M
Total SSAP No. 97 8b(ii) Entities	XXX	XXX	53,149,935	XXX	xxx	XXX
c. SSAP No. 97 8b(iii) Entities						
Total SSAP No. 97 8b(iii) Entities	XXX	XXX		XXX	XXX	XXX
d. SSAP No. 97 8b(iv) Entities						
Total SSAP No. 97 8b(iv) Entities	XXX	XXX		XXX	XXX	XXX
e. Total SSAP No. 97 8b Entities (except 8bi entities) (b + c	XXX	XXX	53,149,935	XXX	XXX	XXX
f. Aggregate Total (a + e)	XXX	XXX	53,149,935	XXX	XXX	XXX

^{*} S1 - Sub-1, S2 - Sub 2 or RDF - Resubmission of Disallowed Filing

** I - Immaterial or M - Material

N. The NAIC guidance per this section relates to disclosing Insurance SCA investments where the statutory equity reflects a departure from the NAIC permitted or prescribed statutory accounting practices and procedures. This departure from NAIC entity valuation methodology is not applicable to the corporate structure of Delta Dental of Rhode Island and its subsidiaries, therefore the table disclosing an NAIC departure is not applicable.

N. Investment in Insurance SCAs

(2) The monetary effect on net income and surplus as a result of using an accounting practice that differed from N and Procedures (NAIC SAP), the amount of the investment in the insurance SCA per audited statutory equity a insurance SCA had completed statutory financial statements in accordance with the AP&P Manual.

		ry Effect on IC SAP		estment	
SCA Entity (Investments in Insurance SCA Entities)	Net Income Increase (Decrease)	Surplus Increase (Decrease)	Per Audited Statutory Equity	If the Insurance CA Had Completed Statutory nancial Statements	

Per AP&P Manual (without permitted or prescribed practices)

O. The company maintains an SCA investment disclosed above, there are no losses incurred that would exceed its investment reported value. No disclosure is needed.

O. SCA Loss Tracking

1	2	3	4	5	5
				Occupants	
			Reporting Entity's	Guarenteed Obligation/	
F	Reporting Entity			Commitment for	
	nare of SCA N	Share of SCA Net	Equity, Including	Financial Support	SCA
SCA Entity	ncome (Loss	Income (Losses)	Negative Equity	(Yes / No)	Reported Value

NOTE 11 - - DEBT

During the two quarters ended June 30, 2019 and the year ended December 31, 2018 the Company had no outstanding capital notes or any debt arrangements. The related note disclosures, specifically including 11B(2) through 11B(4), are all not applicable.

NOTE 12 - - EMPLOYEE RETIREMENT PLANS AND OTHER POSTRETIREMENT BENEFIT PLANS

A. Defined Contribution Retirement Plan

The Company maintains a noncontributory, defined contribution retirement plan. The plan covers all full time employees who are 21 years of age and have completed three months of service to the Company.

Employees qualify for benefits upon normal retirement at age 65, or early retirement, which is met upon reaching age 60 and completion of five years of service. Vesting of contributions (made on behalf of each employee) begins at 20% after two years of service and increases 20% annually until full vesting occurs after six years of service. The Company's contributions to this plan, representing its full funding requirements were \$642,000 and \$1,022,000 for the two quarters ended June 30, 2019 and the year ended December 31, 2018.

B. Deferred Compensation Plans

Effective January 1, 1997, the Company established a 401(k) plan. Plan entry of employer contributions are the same as the defined contribution retirement plan described above. The Company's contribution to the plan is matching the first 1% of base compensation and 50% of additional contributions up to 6% of the base compensation that is contributed by each employee. Employer contributions vest 100% after two years of service. The Company's contributions to this plan were \$141,000 and \$275,000 for the two quarters ended June 30, 2019 and the year ended December 31, 2018.

In 2004, the Company established 457(b) Plan for providing deferred compensation for a select group of management. The Company's contributions to this plan will be \$18,500 for the year ended December 31, 2019 and was \$18,500 for the year ended December 31, 2018.

In 2009, the Company established 457(f) Plan for providing deferred compensation for a select group of management. The Company's expenses to this plan will be \$36,000 for the year ended December 31, 2019 and was \$36,000 for the year ended December 31, 2018.

C. Postretirement Benefit Plans

The Company provides postretirement medical and dental benefits covering certain members of the board of directors who had served three full terms (9 years) as of April 1994. The Company accounts for postretirement benefits under the provisions of Statement of Statutory Accounting Principles (SSAP) No. 89, Accounting for Pensions, A Replacement of SSAP No. 8. Actuary valuations were used to measure plan assets and obligations as of December 31, 2018 and 2017.

		2018	2017
Accumulated post-retirement benefit obliga	ation \$	520,000	788,000
Fair value of plan assets		_	_
Funded status	\$	520,000	788,000
Accrued post-retirement benefit cost recog	gnized in accounts		
payable and accrued expenses	\$	520,000	788,000
Net periodic (benefit) cost		(268,000)	54,000
Net benefits paid		74,000	81,000

The trend assumptions used in determining the accumulated postretirement benefit obligation were 5.4% for medical benefits and 3% for dental benefits. Trend assumptions have a significant effect on the amounts reported.

No amounts are recognized in reserves which have not yet been recognized as components of net periodic benefit cost as of June 30, 2019 and December 31, 2018, respectively. Net periodic benefit cost includes the transitional liability and net actuarial loss.

NOTE 13 - - CAPITAL AND SURPLUS

Delta Dental of Rhode Island is a not-for-profit corporation; accordingly the Company has no shares of stock outstanding. The Company has no dividend restrictions, and has not been involved in any quasi-reorganization.

Note the following disclosures related to the company's capital and surplus are addressed below or are not applicable. Other than ACA restrictions, the related note disclosures, specifically including 13(11) and 13(12), are all not applicable.

- 1. Shares issued Not applicable.
- 2. Dividend rate Not applicable.
- 3. Dividend restrictions Not applicable.
- 4. Dividends paid Not applicable.
- 5. Profits that may be paid as dividends Not applicable.
- 6. Restrictions placed on unassigned funds \$841,948 of reserves were restricted for the estimated twelve months of the 2018 ACA assessment, based on the actual 2017 premiums in the December 31, 2017 filing. This amount was expensed in the first quarter of 2018. The final actual amount from the IRS was paid in September 2018 in the amount of \$746,843. No reserves were restricted for the twelve months of the 2018 estimated premiums for a 2019 ACA assessment in the December 31, 2018 filing, due to another one year moratorium. In January 2018, the Government funding bill was passed, which included a resolution providing an additional one-year moratorium on the ACA fee for the 2019 calendar year, which would have been payable in September 2019.
- 7. Total amount of advances to surplus Not applicable.
- 8. Amount of stock held by reporting entity for special purposes Not applicable.

- 9. Changes in the balances of special surplus funds from the prior year Not applicable.
- 10. Portion of unassigned funds represented or reduced by unrealized gains and losses is not necessary for the two quarters ending June 30, 2019 and for the year ended December 31, 2018 as discussed in note 7.
- 11. Surplus notes Not applicable.
- 12. Impact of the restatement in a quasi-reorganization Not applicable.
- 13. Effective date of quasi-reorganization Not applicable.

NOTE 14 - - CONTINGENT LIABILITIES

The Company has entered into employment contracts with certain key employees. These employment contracts vary in length. At December 31, 2018 the Company's total commitment under these employment contracts approximated \$1,862,000. This total includes contractual commitments for 2019 for one individual, which are exercisable at the option of this employee.

There are no contingent liabilities arising from litigation, which would be considered material in relation to the Company's financial position. Accordingly, the Company has committed no reserves to cover any contingent liabilities.

On February 6, 2017, Delta Dental of Rhode Island received notice from the Massachusetts Department of Revenue alleging that it failed to file certain Preferred Provider Organization ("PPO") excise tax returns. Delta Dental of Rhode Island is one of several Delta Dental Plans Association member companies that received this notice, which alleges that excise taxes are due retroactively from the year ending December 31, 2006. Delta Dental of Rhode Island and the other Delta Dental Plans strongly disagree with this interpretation of the premium tax regulations by the Massachusetts Department of Revenue. Delta Dental of Rhode Island is aggressively contesting this assessment.

The Company has issued an unlimited parental guaranty, dated September 15, 2000, on behalf of Altus Dental Insurance Company, Inc., a subsidiary of The Altus Group Inc. The guaranty states that any and all claims and obligations of Altus Dental Insurance Company, Inc. to its subscribers and policyholders will be funded and satisfied by the Company in the event of any inability of Altus Dental Insurance Company, Inc. to satisfy such claims and obligations.

This guaranty became effective in September 2002 as Altus Dental Insurance Company, Inc. began underwriting dental insurance in Massachusetts at that time.

The following which are applicable to the company are described below.

- A. Contingent commitments Not applicable
- B. Assessments Not applicable
- C. Gain contingencies Not applicable
- D. Claims related extra contractual obligation Not applicable
- E. Joint and several liabilities Not applicable
- F. All other contingencies DDRI has contract commitments with certain key employees in the amount of \$ 1,862,000 at December 31, 2018.

		NOTES TO	FINANCIA	AL STAT	EMENTS	
		Contingencies				
A		- Containing Containin				
01.		(1) Total Contingent Liabilities: \$	1,862,181			
02.						
		1	2	3	4	5
					Maximum potential amount of	
					future payments	
			iability recognition o		(undiscounted) the	
			guarantee. (Include		guarantor could be	
			amount recognized		required to make lunder the guarantee	
					If unable to develop	
			document exception	if action under	an estimate, this	Current status of payment or performance
		Nature and circumstances of guarantee	allowed under	the guarantee is		risk of guarantee.
		and key attributes, including date and duration of agreemen	SSAP No. 5R)	required	specifically noted. (a	Also provide additional discussion as warranted
		T-1-1		V V V		VVV
		Total		XXX		XXX
F.,		(a) Pursuant to the terms of the guarantee, the Company we to perform in the event of default by the Company, but wou permitted to take control of the real estate.				
03.						
	a.	Aggregate Maximum Potential of Future Payments of All Go	uarantees			
		(undiscounted) the guarantor could be required to make un		7		
		(Should equal total of Column 4 for 2 above.) Surrent Liability Recognized in F/S:				
	D.	Noncontingent Liabilities \$ 1. Noncontingent Liabilities \$ 2. **The continuous co		1		
		Contingent Liabilities S				
	С.	Ultimate Financial Statement Impact if action under the guar	rantee is			
		required.		7		
		1. Investments in SCA \$ 2. Joint Venture \$		-		
		Dividends to Stockholders (capital contribution)				
		4. Expense \$				
		5. Other \$ 6. Total (Should equal 3a,) \$		_		
		6. Total (Should equal 3a.)				
0 2.		Assessments				
	a.	Assets recognized from paid and accrued premium tax off		1		
		policy surcharges prior year-end \$				
	b.	Decreases current year:				
	c.	Increases current year:				
]		
	d.	Assets recognized from paid and accrued premium tax offs policy surcharges current quarter-end \$]		
D.		Claims related extra contractual obligations and bad faith lo	sses stemming fror	n lawsuits		
		Claims related ECO and bad faith losses paid during the \$Number of claims where amounts were paid to settle claim claims resulting from lawsuits during the reporting period: (d) 101-500 claims (e) More than 500 claims Answer (A, B, C, D, or E): Indicate whether claim count information is disclosed (f) pe	s related extra contr (a) 0-25 claims (b) 2	26-50 claims (c) 5		
		Answer (F or G):	-			

NOTE 15 - - LEASES

14.

The Company maintains a lease obligation for all its office space through its subsidiary Altus Realty Company. The lease is maintained at market rates. In January 2018, the company completed a long term lease renewal obligation with Altus Realty Company, commencing on March 1, 2018 and extending the terms of the lease until March 31, 2021, with an option to renew for an additional three years. The new base rent amount is approximately \$888,000 annually, and the rental space occupied increased with this lease renewal.

NOTES TO FINANCIAL STATEMENTS

1 5.		Leases			
	A.				
	02.	At January 1, 2019, the minimum aggregate rental comm as follows: (Dollars in thousands)	itme	ents are	
		as follows. (Bollars III thousands)	One	erating Leases	
		Year Ending December 31	Ор.	J. G 19 200000	
		· ·	\$	888,000	
			\$	222,000	
		()	\$,	
		,	\$		
			\$		
			\$	1,110,000	
	B.	(200:20:20:20:20:20:20:20:20:20:20:20:20:	_	.,,	
	о ₁ .				
		Lessor Leases			
	0.	Future minimum lease payment receivables under nonca	nce	lahle leasing	
		arrangements as of December 31, 2019 are as follows:			
		arrangements as of December 31, 2013 are as follows.	Орс	crating Leases	•
		Year Ending December 31			
		.,	\$		
		.,	\$		
		,	\$		
		,,	\$		
		,	\$		
		Total (aggregate total of all future years)	\$		
	02.	Leveraged Leases			
	b.	The Company's investment in leveraged leases relates to			
		June 30, 2019 were as shown below: (In thousands)	(in Notes text)
			_	2019	2018
		Income from leveraged leases before income tax including			
			\$		
	3.	Net income from leverage leases	\$		
		The comments of the immediate of the imm			
	C.	The components of the investment in leveraged leases a	_		in Natas taut)
		June 30, 2019 and Dec. 31, 2018 were as shown below	: C		in Notes text)
	7.4	Lease contracts receivable (net principal & interest non-rec	<u>_</u>	2019	2018
	7.	Lease contracts receivable (net principal & interest non-rec			
	2.		\$		
			\$		
	4.	Investment in leveraged leases	\$		
	5.		\$		
	6.	Net investment in leveraged leases	\$		

NOTE 16 - - INFORMATION ABOUT FINANCIAL INSTRUMENTS WITH OFF-BALANCE SHEET RISK

The Company maintains no financial instruments with off-balance sheet risk or any financial instruments with concentrations of credit risk. The related note disclosures, specifically including 16(1), are all not applicable.

NOTE 17 - - SALE, TRANSFER AND SERVICING OF FINANCIAL ASSETS

The Company has no transactions relating to transfers of receivables reported as sales, transfer and servicing of financial assets or wash sales. The related note disclosures, specifically including 17C(2), are all not applicable.

NOTE 18 - - GAIN OR LOSS FROM UNINSURED ACCIDENT & HEALTH PLANS

The Company's policy regarding underwriting and pricing for uninsured or partially insured accident and health plans has been to determine that the administrative premium charged to each account covers all incremental costs (directly associated with servicing the specific account) plus a share of fixed and variable operating expenses to be incurred by the Company during the contract period.

As discussed in Note 1 and 2, for the December 31, 2001 annual filing the Company implemented the Statement on Statutory Accounting Principles (SSAP) # 47 "Uninsured Plans". The Company's financial operations for the two quarters ended June 30, 2019 and the year ended December 31, 2018 exclude approximately \$50,099,000 and \$92,131,000 of revenues from such plans and there are no significant gains or losses related to such transactions.

NOTES TO FINANCIAL STATEMENTS

1 8.	Gain or Loss to the Reporting Entity from Uninsured Plans and	d the Uninsur	ed Portion of Par	tially Insured
A	ASO Plans The gain from operations from Administrative Services Only (ASO) plans and the uninsured portion of partially insured plans was as fol during 2019: (years as seen in Notes text)	ASO Uninsured Plans	Ininsured Portion f Partially Insure Plans	Total ASO
	 a. Net reimbursement for administrative expenses (including administ fees) in excess of actual expenses b. Total net other income or expenses (including interest paid to or \$ c. Net gain or (loss) from operations (a + b) d. Total claim payment volume 	rative		
В.	ASC Plans The gain from operations from Administrative Services Contract (As plans and the uninsured portion of partially insured plans was as fol during 2019: (years as seen in Notes text)		Ininsured Portion f Partially Insure Plans	Total ASC
	 a. Gross reimbursement for medical cost incurred b. Gross administrative fees accrued c. Other income or expenses (including interest paid to or received \$ 	47,006,498 3,092,280		47,006,498 3,092,280
	 d. Gross expenses incurred (claims and administrative) e. Total net gain or loss from operations (a + b + c - d) 	50,098,778		50,098,778

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

The Company maintains no relationships with managing general agents or third party administrators. The Company does utilize in-house sales efforts, as well as independent brokers to market its products. Premiums earned are reported gross of brokers' commissions of approximately \$1,141,000 and \$2,224,000 for the two quarters ended June 30, 2019 and the year ended December 31, 2018. The related note disclosures are all not applicable.

NOTE 20 - - FAIR VALUE MEASUREMENTS

The use of different assumptions or valuation methodologies may have a material impact on the estimated fair value amounts.

The Company's valuation techniques are based on observable and unobservable pricing inputs. Observable inputs reflect market data obtained from independent sources based on trades of securities while unobservable inputs reflect the Company's market assumptions. These inputs comprise of the following fair value hierarchy:

Level 1 – Observable inputs in the form of quoted prices for identical instruments in active markets.

Level 2 – Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities, quoted prices in markets that are not active or other inputs that are observable or can be derived from observable market data for substantially the full term of the assets or liabilities.

Level 3 – One or more unobservable inputs that are supported by little or no market activity and are significant to the fair value of the assets and liabilities. Level 3 assets and liabilities include financial instruments whose value is determined using internal models, as well as instruments for which the determination of fair value requires significant management judgment or estimation.

The following table provides information about the Company's financial assets and liabilities measured at fair value on a recurring basis:

	Level 1	Level 2	Level 3	Total
June 30, 2019				
Assets at fair value:				
Cash \$	2,426,343			2,426,343
Cash Equivalents - MMMF	875,895			875,895
Common Stock	13,417,280			13,417,280
Investment in Affiliates		59,518,224		59,518,224
Investment in Debt Securities		62,349,133		62,349,133
Investment in Venture Funds			4,778,245	4,778,245
Investment in Altus Realty		2,986,060		2,986,060
December 31, 2018				
Assets at fair value:				
Cash \$	3,546,303			3,546,303
Cash Equivalents - MMMF	1,638,915			1,638,915
Common Stock	11,711,790			11,711,790
Investment in Affiliates		53,149,935		53,149,935
Investment in Debt Securities		59,835,451		59,835,451
Investment in Venture Funds			4,296,733	4,296,733
Investment in Altus Realty		2,758,906		2,758,906

The Company's Investments in Venture Funds are the only financial instruments that are measured at fair value that are deemed to be a Level 3 price at June 30, 2019 and December 31, 2018.

The book values and estimated fair values of the Company's financial instruments are as follows:

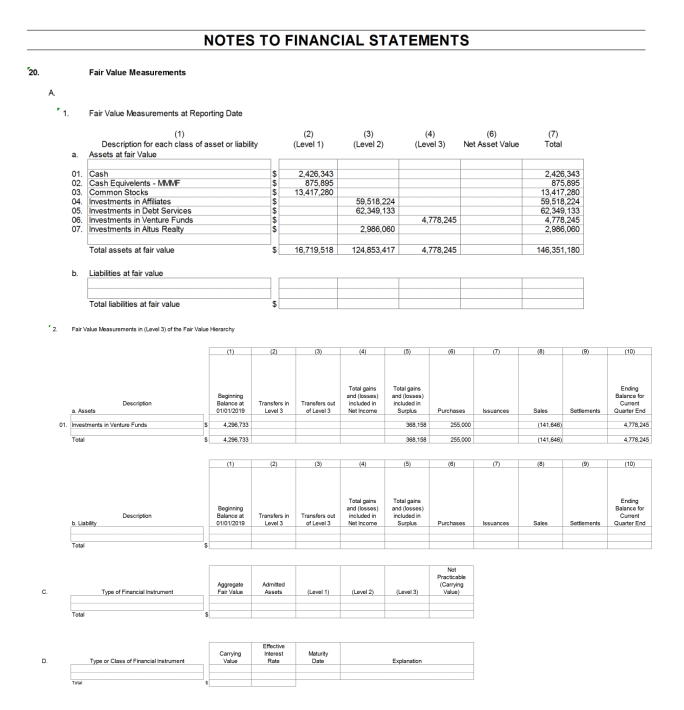
	June 30, 2019			December 31, 201	
		Estimated			Estimated
	Book value	fair value		Book value	fair value
Assets:					
Cash	\$ 2,426,343	2,426,343	\$	3,546,303	3,546,303
Cash Equivalents - MMMF	875,895	875,895		1,638,915	1,638,915
Common Stock	13,417,280	13,417,280		11,711,790	11,711,790
Investment in Affiliates	59,518,224	59,518,224		53,149,935	53,149,935
Investment in Debt Services	61,431,696	62,349,133		60,592,303	59,835,451
Investment in Venture Funds	4,778,245	4,778,245		4,296,733	4,296,733
Investment in Altus Realty	2,986,060	2,986,060		2,758,906	2,758,906

Cash and Cash Equivalents – The carrying value of cash and cash equivalents are presented at cost, which approximates fair value.

Investments in Debt Securities – Investments are reported at amortized cost. The Company obtains fair value measurements from independent pricing sources, which base their fair value measurements upon observable inputs such as reported trades of comparable securities, broker quotes, the U.S. Treasury yield curve, benchmark interest rates, credit information, and the securities' terms and conditions. These prices are deemed to be Level 2.

Investments in Common Stock and Affiliates – Investments in affiliates is valued on the statutory equity basis. The fair value of common stock is based on quoted market prices provided by an independent pricing service to determine fair value.

Investments in Venture Funds – The carrying value of Investments in Venture Capital Funds are presented at cost, adjusted for reported realized and unrealized gains and losses, less reported syndication and management fees, which approximates fair value.



NOTE 21 - - OTHER ITEMS

The Company has no extraordinary items, troubled debt restructuring or other required disclosures of unusual items. Additionally, the Company has no additional disclosure requirements regarding Retirement Plans, Deferred Compensation and Postretirement Benefits other than the disclosures made in Note 12 above.

The company has entered into an agreement to purchase state tax credits that will be utilized in 2019, and should be settled before the end of the year. The Company entered into agreements to purchase state tax credits that were utilized in 2018, and has remaining 2019 carryforwards from the previous purchases; hence the Company maintains tax credits as net assets at June 30, 2019 and December 31, 2018. These tax credits were contractually committed in 2018 and were settled in the first quarter of 2019. The Company estimates the utilization of 2019 and 2018 tax credits by projecting future premium levels taking into account policy growth and applicable rate changes. Gains will be recognized in the fourth quarter of 2019 for statutory purposes for the tax credits utilized in 2019. Consistently, gains were recognized in the fourth quarter of 2018 for the tax credits utilized for 2018.

Other than the purchase of RI state tax credits, the remaining areas below are not applicable to the company.

- A. Unusual or infrequent items Not applicable
- B. Troubled debt restructuring debtors Not applicable
- C. Other disclosures and unusual items Not applicable
- D. Business interruption insurance recoveries Not applicable
- E. State transferable and non-transferable tax credits We have a signed agreement for 2019 tax credits in the total amount of \$2,302,715 (\$400,000 estimated original amount plus an additional \$1,902,715) at the present time, but the purchase will be made when the certificates become available. This should be before the end of the year. The purchase of the 2018 tax credit for \$2,000,000 was not completed by December 31, 2018. It was completed in the first quarter of 2019. The other invested assets total of \$8,112,315 and \$9,773,756 listed on the June 30, 2019 and the December 31, 2018 Balance Sheets are made up of state tax credits, the equity method valuation of Altus Realty and investments in joint ventures.

NOTES TO FINANCIAL STATEMENTS

- F. Subprime-mortgage-related risk exposure Not applicable
- G. Retained assets Not applicable
- H. Insurance-Linked securities (ILS) Contracts Not applicable

*ABC Company's subsidiary XYZ Company has investments in subprime mortgages. These investments comprise ______% of the companies

invested assets.

21. Other Items State Transferable Tax Credits Description of State Transferable Tax Credits E. Carrying Value Unused Amount 348,010 01 State of Rhode Island Tax Credits Purchased - 2018 RI 34,046 Total X X X348.010 34.046 E.4 State Tax Credits Admitted and Nonadmitted Total Admitted stal Non-Admitted Transferable b. Non-transferable Subprime Mortgage Related Risk Exposure 2. Direct exposure through investments in subprime mortgage loans 2 3 5 Other Than Book/Adjusted Temporary Carrying Value Impairment (excluding Value of Land Losses interest) and Buildings Recognized Default Rate a. Mortgages in the process of foreclosure b. Mortgages in good standing c. Mortgages with restructure terms d. Total 3. Direct exposure through other investments 2 3 Other Than Book/Adjusted Temporary Carrying Value Impairment (excluding Losses Actual Cost interest) Fair Value Recognized a. Residential mortgage-backed securities b. Commercial mortgage-backed securities c. Collateralized debt obligations d. Structured securities e. Equity investment in SCAs f. Other assets g. Total

4. Underwriting exposure to subprime mortgage risk through Mortgage Guaranty or Financial Guaranty insurance coverage. 2 Losses Paid osses IncurrecCase ReservesIBNR Reserves in the in the at End of at End of Current Year Current Year | Current Period | Current Period a. Mortgage Guaranty Coverage b. Financial Guaranty Coverage c. Other Lines (specify): d. Total Retained Assets 02 In Force As of End of Current Year As of End of Prior Year Number Number Balance a. Up to and including 12 Months b. 13 to 24 Months c. 25 to 37 Months d. 37 to 48 Months e. 49 to 60 Months f. Over 60 Months g. Total 03 Individual Balance/ Balance Number Amount Number Amount a. Number/Balance of Retained Asset Accounts at the Beginning of the Year b. Number/Balance of Retained Asset Accounts Issued/Added During the Year c. Investment Earnings Credited to Retained Asset Accounts During the Year XXXXXXd. Fees and Other Charges Assessed to Retained Asset Accounts During the Year XXX XXX e. Number/Amount of Retained Asset Accounts Transferred to State Unclaimed Property funds During th f. Number/Amount of Retained Asset Accounts Closed/Withdrawn

NOTE 22 - - EVENTS SUBSEQUENT

g. Number/Balance of Retained Asset Accounts at the End

During the Year

The Company has no events subsequent to June 30, 2019 that would warrant disclosure in these statutory 2019 financial statements.

In accordance with SSAP 35R, the twelve month estimated 2018 ACA assessment in the amount of \$841,948 was expensed in the first quarter of 2018. The final revised amount of \$746,843 was paid on September 30, 2018. The company recorded \$841,948 as restricted reserves in the December 31, 2017 filing, based on actual 2017 premiums. Additionally, no amount has been recorded as restricted reserves at December 31, 2018 due to another one year moratorium. This will result in no payment for the 2018 statutory premiums, which would have been utilized in the 2019 ACA assessment and would have been due September 30, 2019.

NOTES TO FINANCIAL STATEMENTS

22. Events Subsequent

		Current Year	Prior Year
A. Did the reporting entity write accident and health insurance p			
subject to Section 9010 of the Federal Affordable Care Act ()	Γ	YES	
B. ACA fee assessment payable for the upcoming year	\$		
C. ACA fee assessment paid	\$		746,843
D. Premium written subject to ACA 9010 assessment	\$	58,444,446	118,505,348
E. Total Adjusted Capital before surplus adjustment (Five-Year	\$	126,885,014	
F. Total Adjusted Capital after surplus adjustment			
(Five-Year Historical Line 14 minus 22B above)	\$	126,885,014	
G. Authorized Control Level after surplus adjustment			
(Five-Year Historical Line 15)	\$	12,273,297	
H. Would reporting the ACA assessment as of Dec. 31, 2019			
have triggered an RBC action level (YES/NO)?		NO	

NOTE 23 - - REINSURANCE

The Company utilizes no reinsurance arrangements in its underwriting of dental premiums to companies headquartered in the State of Rhode Island. The related note disclosures, specifically including 23B, 23C, 23D(1)a, and 23D(2)a, are all not applicable.

NOTE 24 - - RETROSPECTIVELY RATED CONTRACTS

The Company estimates accrued retrospective premium adjustments for each contractual group by projecting incurred losses based on group claims paid data. This data is updated and analyzed monthly and accrued retrospective premium adjustments are recorded monthly to earned premiums. The amount of net annual premiums written by the Company that are subject to retrospective rating or are contingent premiums (based on actual claims incurred) approximates \$2,311,000 and \$2,399,000 at June 30, 2019 and December 31, 2018. The related note disclosures, specifically including 24D and 24E, are all not applicable.

NOTE 25 - - CHANGE IN INCURRED CLAIMS AND CLAIMS ADJUSTMENT EXPENSES

Reserves as of December 31, 2018 were \$4,186,000. As of June 30, 2019, \$3,058,558 has been paid for incurred claims and claim adjustment expenses attributable to insured events of prior years. Reserves remaining for prior years are now \$272,826 as a result of re-estimation of unpaid claims and claim adjustment expenses principally on dental line of insurance. Therefore, there has been an \$854,616 favorable prior-year development since December 31, 2018 to June 30, 2019. The decrease is generally the result of ongoing analysis of recent loss development trends. Original estimates are increased or decreased, as additional information becomes known regarding individual claims. Included in this decrease, the Company experienced no unfavorable prior year claim development on retrospectively rated policies. However, the business to which it relates is subject to premium adjustments.

NOTE 26 - - INTERCOMPANY POOLING ARRANGEMENTS

The Company utilizes no intercompany pooling arrangements in its dental premium underwriting.

NOTE 27 - - STRUCTURED SETTLEMENTS

As documented in the NAIC Annual Statement filing instructions for 2019 and 2018, this footnote is not applicable to health insurance insurers.

NOTE 28- - HEALTH CARE RECEIVABLES

The Company has no receivables that would be considered Health Care Receivables under SSAP #84. Accordingly, pharmacy rebates and risk sharing receivables are not currently applicable to the Company's operations.

The company does not have any risk sharing receivables. The related note disclosures are all not applicable.

NOTE 29 - - PARTICIPATING POLICIES

The Company does not underwrite any business that would result in group accident or health participating policies. Accordingly, policy dividends are not applicable to the Company's operations.

NOTE 30 - - PREMIUM DEFICIENCY RESERVES

The Company does not maintain any amount of premium deficiency reserves. The related note disclosures are all not applicable.

NOTE 31 - - ANTICIPATED SALVAGE AND SUBROGATION

The Company's liability for unpaid claims is actuarially determined based on an analysis of historical claims experience, modified for changes in enrollment, inflation and benefit coverage. This liability reflects no reductions for salvage and subrogation recoveries, which are recorded in the year of receipt.

1.1 Did the reporting entity experience any material transactions requiring the filing of Disclosure of Material Transactions

GENERAL INTERROGATORIES

PART 1 – COMMON INTERROGATORIES

GENERAL

	with the State of Domicile, as required by the Model Act?			Yes[]No[X]
1.2	If yes, has the report been filed with the domiciliary state?		Yes[]No[]	
2.1	Has any change been made during the year of this statement in the chart settlement of the reporting entity?	Yes[]No[X]		
2.2	If yes, date of change:			
3.1	Is the reporting entity a member of an Insurance Holding Company Syste one or more of which is an insurer?	m consisting of two or more affiliate	d persons,	Yes[X]No[]
	If yes, complete Schedule Y, Parts 1, and 1A.			
3.2	Have there been any substantial changes in the organizational chart since	e the prior quarter end?		Yes[]No[X]
3.3	If the response to 3.2 is yes, provide a brief description of those changes.			
3.4	Is the reporting entity publicly traded or a member of a publicly traded gro	oup?		Yes[]No[X]
3.5	If the response to 3.4 is yes, provide the CIK (Central Index Key) code iss	sued by the SEC for the entity/group)	
4.1	Has the reporting entity been a party to a merger or consolidation during to	Yes[]No[X]		
	If yes, complete and file the merger history data file with the NAIC for the	annual filing correspoinding to this	period.	
4.2	If yes, provide the name of entity, NAIC Company Code, and state of domentity that has ceased to exist as a result of the merger or consolidation.	nicile (use two letter state abbreviat	on) for any	
	entity that has ceased to exist as a result of the merger of consolidation.			
	1	2	3	
		2 NAIC Company Code	3 State of Domicile	
	1		1	
_	1 Name of Entity	NAIC Company Code	State of Domicile	
5.	1	NAIC Company Code	State of Domicile	Yes[]No[]N/A[X]
	If the reporting entity is subject to a management agreement, including th general agent(s), attorney-in-fact, or similar agreement, have there been a terms of the agreement or principals involved?	NAIC Company Code ird-party administrator(s), managing any significant changes regarding to	State of Domicile	Yes[]No[]N/A[X] 12/31/2017
6.1	Name of Entity If the reporting entity is subject to a management agreement, including th general agent(s), attorney-in-fact, or similar agreement, have there been a terms of the agreement or principals involved? If yes, attach an explanation.	NAIC Company Code ird-party administrator(s), managing any significant changes regarding the state of domination with the state of domination in the state	State of Domicile	
6.1	If the reporting entity is subject to a management agreement, including the general agent(s), attorney-in-fact, or similar agreement, have there been atterms of the agreement or principals involved? If yes, attach an explanation. State as of what date the latest financial examination of the reporting entity. State the as of date that the latest financial examination report became at the reporting entity. This date should be the date of the examined balance completed or released. State as of what date the latest financial examination report became available the state of domicile or the reporting entity. This is the release date or content of the reporting entity. This is the release date or content of the reporting entity. This is the release date or content of the reporting entity. This is the release date or content of the reporting entity.	ird-party administrator(s), managing any significant changes regarding the ty was made or is being made. vailable from either the state of domoce sheet and not the date the reportable to other states or the public from	State of Domicile	12/31/2017 12/31/2017
6.1	If the reporting entity is subject to a management agreement, including th general agent(s), attorney-in-fact, or similar agreement, have there been a terms of the agreement or principals involved? If yes, attach an explanation. State as of what date the latest financial examination of the reporting entity. State the as of date that the latest financial examination report became as the reporting entity. This date should be the date of the examined balance completed or released.	ird-party administrator(s), managing any significant changes regarding the ty was made or is being made. vailable from either the state of domoce sheet and not the date the reportable to other states or the public from	State of Domicile	12/31/2017
6.1 6.2	If the reporting entity is subject to a management agreement, including the general agent(s), attorney-in-fact, or similar agreement, have there been atterms of the agreement or principals involved? If yes, attach an explanation. State as of what date the latest financial examination of the reporting entity. State the as of date that the latest financial examination report became at the reporting entity. This date should be the date of the examined balance completed or released. State as of what date the latest financial examination report became available the state of domicile or the reporting entity. This is the release date or content of the reporting entity. This is the release date or content of the reporting entity. This is the release date or content of the reporting entity. This is the release date or content of the reporting entity.	ird-party administrator(s), managing any significant changes regarding the ty was made or is being made. vailable from either the state of domice sheet and not the date the report lable to other states or the public from public from public from public from public from public from the examination response to the public from public from the examination response to the public from public from the examination response to the examination response to the public from the examination response to the examinat	State of Domicile	12/31/2017 12/31/2017
6.1 6.2 6.3	If the reporting entity is subject to a management agreement, including th general agent(s), attorney-in-fact, or similar agreement, have there been atterms of the agreement or principals involved? If yes, attach an explanation. State as of what date the latest financial examination of the reporting entity. State the as of date that the latest financial examination report became at the reporting entity. This date should be the date of the examined balance completed or released. State as of what date the latest financial examination report became avail the state of domicile or the reporting entity. This is the release date or condition that the date of the examination (balance sheet date). By what department or departments?	NAIC Company Code ird-party administrator(s), managing any significant changes regarding the state of doministrator and the state of doministration of the state of doministration of the examination responsible to other states or the public from public from the state of the examination responsible to other states or the public from the examination responsible to other states or the public from the examination responsible to other states or the public from the examination responsible to the e	State of Domicile icile or was me either eport and	12/31/2017 12/31/2017

 7.2 If yes, give full information 8.1 Is the company a subsidiary of a bank holding company regulated by the Federal Reserve Board? 8.2 If response to 8.1 is yes, please identify the name of the bank holding company. 8.3 Is the company affiliated with one or more banks, thrifts or securities firms? 8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC 9.1 Are the senior officers (principal executive officer, principal financial officer, principal accounting officer or controller, or 	Yes[]No[X] Yes[]No[X]
8.2 If response to 8.1 is yes, please identify the name of the bank holding company. 8.3 Is the company affiliated with one or more banks, thrifts or securities firms? 8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	Yes[]No[X]
8.2 If response to 8.1 is yes, please identify the name of the bank holding company. 8.3 Is the company affiliated with one or more banks, thrifts or securities firms? 8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	Yes[]No[X]
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8.3 Is the company affiliated with one or more banks, thrifts or securities firms? 8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	6
8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	6
8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	6
8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	6
affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	
affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	
Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator. 1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	
1 2 3 4 5 Affiliate Location Name (City, State) FRB OCC FDIC	
Affiliate Location Name (City, State) FRB OCC FDIC	
Affiliate Location Name (City, State) FRB OCC FDIC	
	SEC SEC
2.1 Are the senior officers (principal executive officer, principal financial officer, principal accounting officer or controller or	
 (b) Full, fair, accurate, timely and understandable disclosure in the periodic reports required to be filed by the reporting entity; (c) Compliance with applicable governmental laws, rules, and regulations; (d) The prompt internal reporting of violations to an appropriate person or persons identified in the code; and (e) Accountability for adherence to the code. 	Yes[X]No[]
	100[X]100[]
.11 If the response to 9.1 is No, please explain:	
9.2 Has the code of ethics for senior managers been amended?	Yes[]No[X]
.21 If the response to 9.2 is Yes, provide information related to amendment(s).	
9.3 Have any provisions of the code of ethics been waived for any of the specified officers?	Yes[]No[X]
.31 If the response to 9.3 is Yes, provide the nature of any waiver(s).	
FINIANGIAL	
FINANCIAL	
FINANCIAL 10.1 Does the reporting entity report any amounts due from parent, subsidiaries or affiliates on Page 2 of this statement?	Yes[X]No[]

INVESTMENT

11.1	Were any of the stocks, bonds, or other assets of the reporting entity loa otherwise made available for use by another person? (Exclude securities)	Yes[]No[X]		
11.2	If yes, give full and complete information relating thereto:			
12.	Amount of real estate and mortgages held in other invested assets in So	chedule BA:		\$
13.	Amount of real estate and mortgages held in short-term investments:	\$		
14.1	Does the reporting entity have any investments in parent, subsidiaries a	Yes[X]No[]		
14.2	If yes, please complete the following:	1	2	
		Prior Year-End Book/Adjusted Carrying Value	Current Quarter Book/Adjusted Carrying Value	
	14.21 Bonds 14.22 Preferred Stock	^	\$	
	14.23 Common Stock 14.24 Short-Term Investments	\$\$53,149,935	\$\$ \$\$	
	14.25 Mortgage Loans on Real Estate 14.26 All Other	\$		
	14.27 Total Investment in Parent, Subsidiaries and Affiliates (Subtotal Lines 14.21 to 14.26)	64,919,410	\$69,553,215	
	14.28 Total Investment in Parent included in Lines 14.21 to 14.26 above	\$	\$	
15.1	Has the reporting entity entered into any hedging transactions reported	on Schedule DB?		Yes[]No[X]
15.2	If yes, has a comprehensive description of the hedging program been m If no, attach a description with this statement.	nade available to the domiciliary	state?	Yes[]No[]
16.	For the reporting entity's security lending program, state the amount of t	the following as current stateme	ent date:	
	16.1 Total fair value of reinvested collateral assets reported on S	Schedule DL, Parts 1 and 2		\$
	16.2 Total book adjusted/carrying value of reinvested collateral a16.3 Total payable for securities lending reported on the liability		., Parts 1 and 2	\$\$
17.	Excluding items in Schedule E - Part 3 - Special Deposits, real estate, n physically in the reporting entity's offices, vaults or safety deposit boxes owned throughout the current year held pursuant to a custodial agreem accordance with Section 1, III - General Examination Considerations, F. Custodial or Safekeeping Agreements of the NAIC Financial Condition I	s, were all stocks, bonds and oth ent with a qualified bank or trust . Outsourcing of Critical Function	ner securities, t company in	Yes[X]No[]
17.1	For all agreements that comply with the requirements of the NAIC Finar complete the following:	ncial Condition Examiners Hand	lbook,	
	1		2	
	Name of Custodian(s) CITIZENS BANK	ONE CITIZENS PLAZA, PROVI	DENCE, RI 02903	

7.2 For all agreements that do not comply with the requirements of the NAIC Financial Condition Examiners Handbook, provide the name, location and a complete explanation:

1	2	3
Name(s)	Location(s)	Complete Explanation(s)

17.4 If ye					
	es, give full and complete inf	ormation relating thereto:			
	1 Old Custodian	2 New Custodian	3 Date of Change	4 Reason	
			Date of Gridinge	Reasur	
hav	ve the authority to make inve	tify all investment advisors, investment of stments decisions on behalf of the reponentity, note as such. ["that have acess t	rting entity. For assets t	hat are managed internally	
Бу	comproyees or the reporting e	1	o the investment decou	2	
		Name of Firm or Individual		Affiliation	
	RICHARD A. FRITZ GEORGE J. BEDARD		l l		
97 Foi	r those firms/individuals listed	d in the table for Question 17.5, do any	firms/individuals unaffili	ated with the reporting	
en	ntity (i.e., designated with a "l	U") manage more than 10% of the repor	ting entity's assets?		Yes [] No [X]
98 Foi	r firms/individuals unaffiliated	d with the reporting entity (i.e., designate	ed with a "U") listed in th	ne table for Question 17.5	
		ment aggregate to more than 50% of the			Yes [] No [X]
	-				
		listed in the table for 17.5 with an affilia	tion code of "A" (affiliate	ed) or "U" (unaffiliated), provide the	
li li	nformation for the table below	N. 2	3	4	5
,	Central Registration	Name of Firm	Legal Entity	*	Investment Manage
İ	Depository Number	or Individual	Identifier (LEI)	Registered With	Agreement (IMA)
3.1 Hav	ve all the filing requirements	of the Purposes and Procedures Manua	al of the NAIC Investme	nt Analysis Office	
	en followed?				Yes[X]No[]
bee					
	o, list exceptions:				
	o, list exceptions:				
	o, list exceptions:				
	o, list exceptions:				
8.2 If no	self-designating 5GI securition	es, the reporting entity is certifying the fo	•	•	
8.2 If no	self-designating 5GI securition	essary to permit a full credit analysis of	the security does not e	•	
8.2 If no	self-designating 5GI securitie Documentation nec or an NAIC CRP cr	essary to permit a full credit analysis of edit rating for an FE or PL security is no	the security does not entry available.	•	
8.2 If no	self-designating 5GI securitie Documentation nec or an NAIC CRP cre Issuer or obligor is	sessary to permit a full credit analysis of edit rating for an FE or PL security is no current on all contracted interest and pri	the security does not entry available.	xist.	
8.2 If no	self-designating 5GI securitie Documentation nec or an NAIC CRP cre Issuer or obligor is	essary to permit a full credit analysis of edit rating for an FE or PL security is no	the security does not entry available.	xist.	
8.2 If no	self-designating 5GI securitie Documentation nec or an NAIC CRP cre Issuer or obligor is	sessary to permit a full credit analysis of edit rating for an FE or PL security is no current on all contracted interest and pri actual expectation of ultimate payment	the security does not entry available.	xist.	Yes[]No[X]
8.2 If no.	self-designating 5GI securitie Documentation nec or an NAIC CRP cre Issuer or obligor is The insurer has an s the reporting entity self-des self-designating PLGI securi	sessary to permit a full credit analysis of edit rating for an FE or PL security is no current on all contracted interest and pri actual expectation of ultimate payment signated 5GI securities?	the security does not entry available. Incipal payments. of all contracted interes	xist. t and principal.	Yes[]No[X]
8.2 If no	self-designating 5GI securitic Documentation nector an NAIC CRP or Issuer or obligor is The insurer has an sthe reporting entity self-des self-designating PLGI security	sessary to permit a full credit analysis of edit rating for an FE or PL security is no current on all contracted interest and privactual expectation of ultimate payment signated 5GI securities? ties, the reporting entity is certifying the urchased prior to January 1, 2018.	the security does not entransity that available. Incipal payments. Of all contracted interesting the security of the security	t and principal. ach self-designated PLGI security:	Yes[]No[X]
8.2 If no	self-designating 5GI securitie Documentation necor an NAIC CRP or Issuer or obligor is The insurer has an self-designating PLGI security was put The reporting entity was put The reporting entity entity was put The reporting entity	ressary to permit a full credit analysis of edit rating for an FE or PL security is no current on all contracted interest and privactual expectation of ultimate payment signated 5GI securities? ties, the reporting entity is certifying the purchased prior to January 1, 2018. It is holding capital commensurate with the	the security does not entravailable. incipal payments. of all contracted interes following elements of entracted interes the NAIC Designation re	t and principal. ach self-designated PLGI security: ported for the security.	Yes[]No[X]
8.2 If no	self-designating 5GI securitie Documentation nec or an NAIC CRP or Issuer or obligor is The insurer has an s the reporting entity self-des self-designating PLGI securi The security was pu The reporting entity The NAIC Designat	sessary to permit a full credit analysis of edit rating for an FE or PL security is no current on all contracted interest and pri actual expectation of ultimate payment signated 5GI securities? ties, the reporting entity is certifying the urchased prior to January 1, 2018. It is holding capital commensurate with the tion was derived from the credit rating as	the security does not entry available. incipal payments. of all contracted interes following elements of entry the NAIC Designation resisting and NAIC CR	t and principal. ach self-designated PLGI security: ported for the security. P in its legal capacity as a NRSRO which is	Yes[]No[X]
8.2 If no	self-designating 5GI securitie Documentation nec or an NAIC CRP or Issuer or obligor is The insurer has an s the reporting entity self-des self-designating PLGI securi The security was pu The reporting entity The NAIC Designat shown on a current	sessary to permit a full credit analysis of edit rating for an FE or PL security is no current on all contracted interest and privactual expectation of ultimate payment signated 5GI securities? ties, the reporting entity is certifying the purchased prior to January 1, 2018. The holding capital commensurate with the private letter rating held by the insurer and the security of the private letter rating held by the insurer and the security of	the security does not entransity and the security does not entransity that a security does not entransity that a security does not entransity that a security does not entransity does not	t and principal. ach self-designated PLGI security: ported for the security. P in its legal capacity as a NRSRO which is nation by state insurance regulators.	Yes[]No[X]
8.2 If no	self-designating 5GI securitie Documentation nec or an NAIC CRP or Issuer or obligor is The insurer has an s the reporting entity self-des self-designating PLGI securi The security was pu The reporting entity The NAIC Designat shown on a current	sessary to permit a full credit analysis of edit rating for an FE or PL security is no current on all contracted interest and pri actual expectation of ultimate payment signated 5GI securities? ties, the reporting entity is certifying the urchased prior to January 1, 2018. It is holding capital commensurate with the tion was derived from the credit rating as	the security does not entransity and the security does not entransity that a security does not entransity that a security does not entransity that a security does not entransity does not	t and principal. ach self-designated PLGI security: ported for the security. P in its legal capacity as a NRSRO which is nation by state insurance regulators.	Yes[]No[X]

PART 2 - HEALTH

1.	Operating Percentages:	
	1.1 A&H loss percent	81.70 %
	1.2 A&H cost containment percent	0.97 %
	1.3 A&H expense percent excluding cost containment expenses	15.48_ %
2.1	Do you act as a custodian for health savings accounts?	Yes[]No[X]
2.2	If yes, please provide the amount of custodial funds held as of the reporting date.	\$
2.3	Do you act as an administrator for health savings accounts?	Yes[]No[X]
2.4	If yes, please provide the balance of the funds administered as of the reporting date.	\$
3.	Is the reporting entity licensed or chartered, registered, qualified, eligible, or writing business in at least two states?	Yes[]No[X]
3.1	If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other	
	than the state of the reporting entity?	Yes[]No[X]

SCHEDULE S - CEDED REINSURANCE

Showing All New Reinsurance Treaties - Current Year to Date

			1	•	1	1	1	1	1
	1	2	3	4	5	6	7	8	9
	NAIC pany Code	ID Number	Effective Date	Name of Reinsurer	Domiciliary Jurisdiction	Type of Reinsurance Ceded	Type of Reinsurer	Certified Reinsurer Rating (1 through 6)	Effective Date of Certified Reinsurer Rating
				NIC.	NE				
				INC					

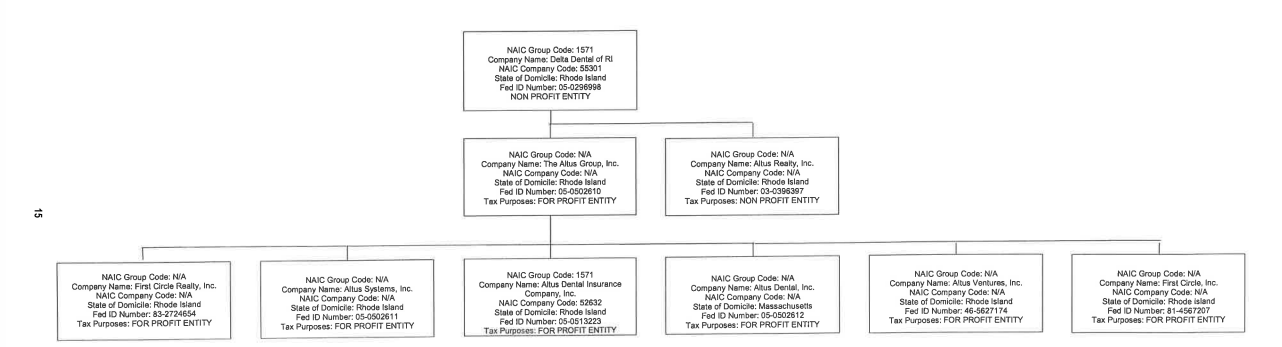
SCHEDULE T - PREMIUMS AND ANNUITY CONSIDERATIONS

Current Year To Date - Allocated by States and Territories

-		1	III TEAL TO	Date - Allo	cated by 3	Direct E	Susiness Only			
		Active	2 Accident &	3	4	5 Federal Employees Health Benefits	6 Life & Annuity Premiums &	7 Property /	8 Total	9
	States, Etc.	Status (a)	Health Premiums	Medicare Title XVIII	Medicaid Ttle XIX	Program Premiums	Other Considerations	Casualty Premiums	Columns 2 Through 7	Deposit-Type Contracts
1.	Alabama AL	N.							, ,	
	Alaska AK	. N								
3.	Arizona AZ	. N								
	Arkansas AR California CA	N N								
6.	Colorado CO	N								
7.	Connecticut CT	N								
	Delaware DE District of Columbia DC	N N								
	Florida FL	N N								
	Georgia GA	N								
12.	Hawaii HI	. N								
	Idaho ID IL	N N								
	Indiana IN	N								
16.	lowa IA	N			l					
	Kansas KS	N								
	Kentucky KY	N N								
	Louisiana LA Maine ME	N N								
	Maryland MD	N								
	Massachusetts MA	. N								
	Michigan MI	N.								
	Minnesota MN Mississippi MS	N N								
	Missouri MO	N								
	Montana MT	N								
	Nebraska NE	N								
	Nevada NV New Hampshire NH	N N								
	New Jersey NJ	N								
	New Mexico NM	N								
	New York NY	N								
	North Carolina NC North Dakota ND	N N								
	Ohio OH	^{!\}								
	Oklahoma OK	N								
	Oregon OR	. N								
	Pennsylvania PA Rhode Island RI	N	58,444,446						E0 444 446	
	South Carolina SC	L L N	50,444,440						58,444,446	
42.		N								
	Tennessee TN	N								
	Texas TX	. N								
45. 46.	Utah UT Vermont VT	N N								
	Virginia VA	N								
48.	Washington WA	N								
	West Virginia WV	. N								
	Wisconsin WI Wyoming WY	N N								
	American Samoa AS	N			1					
53.	Guam GU	N								
	Puerto Rico PR	N.								
	U.S. Virgin Islands VI Northern Mariana Islands MP	N N								
	Canada CAN	N			1					
	Aggregate other alien OT	XXX								
	Subtotal	XXX	58,444,446						58,444,446	
οU.	Reporting entity contributions for Employee Benefit Plans	xxx								
61.	Totals (Direct Business)	XXX	58,444,446						58,444,446	
	DETAILS OF WRITE-INS									
E0001		VVV								
58001. 58002.		XXX								
58003.		XXX		· · · · · · · ·	NOI	NH				
58998.	Summary of remaining write-ins for Line 58	XXX			10					
58999.	Totals (Lines 58001 through 58003 plus 58998) (Line 58 above)	XXX								
	(LIIIO OU GDOVE)	1 ^ ^ ^	I	L	L	I	I	L	L	l .

(a)	Active Status Counts

Notive Status Counts	
L – Licensed or Chartered - Licensed insurance carrier or domiciled RRG	1
E – Eligible - Reporting entities eligble or approved to write surplus lines in the state	
R - Registered - Non-domiciled RRGs	
Q - Qualified - Qualified or accredited reinsurer	



SCHEDULE Y

PART 1A - DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
Group Code	Group Name	NAIC Company Code	ID Number	Federal RSSD	CIK	Name of Securities Exchange if Publicly Traded (U.S. or International)	Names of Parent, Subsidiaries Or Affiliates	Domiciliary Location	Relationship to Reporting Entity	Directly Controlled by (Name of Entity / Person)	Type of Control (Ownership, Board, Management, Attorney-in-Fact, Influence, Other)	If Control is Ownership Provide Percentage	Ultimate Controlling Entity(ies)/Person(s)	Is an SCA Filing Required? (Y/N)	*
			03-0396397				ALTUS REALTY COMPANY INC			DELTA DENTAL OF DUODE ICLAND	BOARD OF DIRECTORS		DELTA DENTAL OF RI		
		. 00000						Ki	DO	DELTA DENTAL OF RHODE ISLAND	507 11.15 01. 511.12 01.01.10	100.000	T T T T T T T T T T T T T T T T T T T		1
		. 100000	05-0502610				THE ALTUS GROUP, INC.	KI	DS	DELTA DENTAL OF RHODE ISLAND	BOARD OF DIRECTORS	100.000	DELTA DENTAL OF RI		
		00000	05-0502611			/	ALTUS SYSTEMS, INC.	KI	DS	THE ALTUS GROUP, INC.	BOARD OF DIRECTORS	100.000	DELTA DENTAL OF RI		
1		00000	05-0502612				ALTUS DENTAL, INC.	MA	DS	THE ALTUS GROUP, INC.	BOARD OF DIRECTORS	100.000	DELTA DENTAL OF RI		1
1571	ALTUS DENTAL INSURANCE COMPANY, INC.	52632	05-0513223				ALTUS DENTAL INSURANCE COMPANY, INC.	RI	IA	THE ALTUS GROUP, INC.	BOARD OF DIRECTORS	100.000	DELTA DENTAL OF RI		1
		00000	46-5627174				ALTUS VENTURES, INC	RI	DS	THE ALTUS GROUP, INC.	BOARD OF DIRECTORS	100.000	DELTA DENTAL OF RI	N	1
1571	DELTA DENTAL OF RHODE ISLAND	55301	05-0526998			[[]	DELTA DENTAL OF RHODE ISLAND	RI	RE	DELTA DENTAL OF RHODE ISLAND	BOARD OF DIRECTORS	100.000	DELTA DENTAL OF RI	. N	1
		00000	81-4567207			F	FIRST CIRCLE, INC.	RI	DS	THE ALTUS GROUP, INC.	BOARD OF DIRECTORS	100.000	DELTA DENTAL OF RI	N	1
1		00000	83-2724654		1	F	FIRST CIRCLE REALTY, INC.	RI	DS	THE ALTUS GROUP, INC.	BOARD OF DIRECTORS	100.000	DELTA DENTAL OF RI	N N	1
1		.	1					1							1
1					1										1
1					1										1
1]	.	1		1			1]				1
1]	.]	1		1	l l		1	1]		1		1
					''''	1									1

Asterik	Explanation
	AIANE
	NONE

SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

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

		Response
1. Will the Med	icare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	NO
Explanation:		
Question 1:	THE COMPANY DOES NOT TRANSACT THIS TYPE OF BUSINESS.	
Bar Code:		
	55301201936500102	

OVERFLOW PAGE FOR WRITE-INS

SCHEDULE A - VERIFICATION

Real Estate

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

SCHEDULE B - VERIFICATION

Mortgage Loans

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

SCHEDULE BA - VERIFICATION

Other Long-Term Invested Assets

		1	2 Prior Year
		Year To Date	Ended December 31
1	Deal/adjusted coming value December 24 of prior year	9.773.756	7 720 072
1.	Book/adjusted carrying value, December 31 of prior year	9,113,130	7,730,973
2.	Cost of acquired: 2.1 Actual cost at time of acquisition		
	2.2 Additional investment made after acquisition	255,000	2,969,730
3.	Capitalized deferred interest and other		
4.	Accrual of discount		
5.	Unrealized valuation increase (decrease)	919,498	1,242,339
6.	Total gain (loss) on disposals		802,773
7.	Deduct amounts received on disposals	2,835,938	2,972,059
8.	Deduct amortization of premium and depreciation		
9.	Total foreign exchange change in book/adjusted carrying value		
10.	Deduct current year's other than temporary impairment recognized		
11.	Book/adjusted carrying value at end of current period (Lines 1 + 2 + 3 + 4 + 5 + 6 - 7 - 8 + 9 - 10)	8,112,316	9,773,756
12.	Deduct total nonadmitted amounts		
13.	Statement value at end of current period (Line 11 minus Line 12)	8,112,316	9,773,756

SCHEDULE D - VERIFICATION

Bonds and Stocks

		1	2
			Prior Year
		Year To Date	Ended December 31
1.	Book/adjusted carrying value of bonds and stocks, December 31 of prior year	125,454,029	120,678,959
2.	Cost of bonds and stocks acquired	10,674,122	9,305,229
3.	Accrual of discount	23,656	43,004
4.	Unrealized valuation increase (decrease)	8,073,917	8,928,145
5.	Total gain (loss) on disposals	9,426	(31,197)
6.	Deduct consideration for bonds and stocks disposed of	9,596,612	12,799,169
7.	Deduct amortization of premium	271,337	601,985
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other than temporary impairment recognized		68,957
10.	Total investment income recognized as a result of prepayment penalties and/or acceleration fees		
11.	Book/adjusted carrying value at end of current period (Lines 1 + 2 + 3 + 4 + 5 - 6 - 7 + 8 - 9 + 10)	134,367,201	125,454,029
12.	Deduct total nonadmitted amounts		
13.	Statement value at end of current period (Line 11 minus Line 12)	134,367,201	125,454,029

Showing the Acquisitions, Dispositions and Non-Trading Activity

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

NAIC Designation	1 Book/Adjusted Carrying Value Beginning of Current Quarter	2 Acquisitions During Current Quarter	3 Dispositions During Current Quarter	4 Non-Trading Activity During Current Quarter	5 Book/Adjusted Carrying Value End of First Quarter	6 Book/Adjusted Carrying Value End of Second Quarter	7 Book/Adjusted Carrying Value End of Third Quarter	8 Book/Adjusted Carrying Value December 31 Prior Year
BONDS								
1. NAIC 1 (a)	48,791,557	6,503,125	5,981,970	(93,633)	48,791,557	49,219,079		47,213,073
2. NAIC 2 (a)	12,233,665			(21,067)	12,233,665	12,212,598		13,379,230
3. NAIC 3 (a)								
4. NAIC 4 (a)								
5. NAIC 5 (a)								
6. NAIC 6 (a)								
7. Total Bonds	61,025,222	6,503,125	5,981,970	(114,700)	61,025,222	61,431,677		60,592,303
PREFERRED STOCK								
8. NAIC 1								
9. NAIC 2								
10. NAIC 3								
11. NAIC 4								
12. NAIC 5								
13. NAIC 6								
14. Total Preferred Stock								
15. Total Bonds & Preferred Stock	61,025,222	6,503,125	5,981,970	(114,700)	61,025,222	61,431,677		60,592,303

(a)	Book/Adjusted Carrying	y Value column for	r the end of the current reporting peri	od includes the follow	wing amount of short-term and ca	ash-equivalent bonds by N	AIC designation
	NAIC 1 \$	0: NAIC 2 \$	0: NAIC 3 \$	0: NAIC 4 \$	0: NAIC 5 \$	0: NAIC 6 \$	0

Short-Term Investments

	1	2	3	4	5
	Book/Adjusted	Par	Actual	Interest Collected	Paid for Accrued
	Carrying Value		ost	Year To Date	Year To Date
9199999					

SCHEDULE DA - VERIFICATION

Short-Term Investments

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

SCHEDULE DB - PART A - VERIFICATION

Options, Caps, Floors, Collars, Swaps and Forwards

1.	Book/A	djusted Carrying Value, December 31, prior year (Line 9, prior year)
2.		aid/(Consideration Received) on additions
3.	Unreal	zed Valuation increase/(decrease)
4.	Total g	
5.	Consid	erations received/(paid) on terminations NONE
6.	Amortiz	zation TYOTTL
7.	Adjustr	nent to the Book/Adjusted Carrying Value of hedged item
8.	-	oreign exchange change in Book/Adjusted Carrying Value
9.		djusted Carrying Value at End of Current Period (Lines 1 + 2 + 3 + 4 - 5 + 6 + 7 + 8)
0.		nonadmitted assets
1.		ent value at end of current period (Line 9 minus Line 10)
		SCHEDULE DB - PART B - VERIFICATION
		Future Contracts
1.	Book/A	djusted carrying value, December 31 of prior year (Line 6, prior year)
2.	Cumula	ative cash change (Section 1, Broker Name/Net Cash Deposits Footnote - Cumulative Cash Change column)
3.1	Add:	
		Change in variation margin on open contracts - Highly Effective Hedges
	3.11	Section 1, Column 15, current year to date minus
	3.12	Section 1, Column 15, prior year
		Change in variation margin on open contracts - All Other
	3.13	Section 1, Column 18, current year to date minus
	3.14	Section 1, Column 18, prior year
3.2	Add:	
		Change in adjustment to basis of hedged item
	3.21	Section 1, Column 17, current year to date minus
	3.22	Section 1, Column 17, prior year
		Change in amount recognized
	3.23	Outlined Outlined Outlined Outlined to the other states
	3.24	Section 1, Column 19, current year to date minus Section 1, Column 19, prior year Section 1, Column 19, prior year
3.3		al (Line 3.1 minus Line 3.2)
1.1		ative variation margin on terminated contracts during the year
1.2		save variation margin on terminated contracts during the year
ł.Z	Less: 4.21	Amount used to adjust basis of hadred item
		Amount used to adjust basis of hedged item
	4.22	Amount recognized
.3	Subtota	al (Line 4.1 minus Line 4.2)
5.		itions gains (losses) on contracts terminated in prior year:
	5.1	Total gain (loss) recognized for terminations in prior year
^	5.2	Total gain (loss) adjusted into the hedged item(s) for terminations in prior year
6.		djusted carrying value at end of current period (Lines 1 + 2 + 3.3 - 4.3 - 5.1 - 5.2)
7.		total nonadmitted amounts
8.	Statem	ent value at end of current period (Line 6 minus Line 7)

SCHEDULE DB - PART C - SECTION 1

Replication (Synthetic Asset) Transactions Open as of Current Statement Date

		Replicated (Sy	nthetic Asset) Ti	ransactions				Components of the Replication (Synthetic Asset) Transactions								
1	2	3	4	5	6	7	8	Derivative Ins	strument(s) Open	,		Cash Instru	ment(s) Held			
								9	10	11	12	13	14	15	16	
Number	Description		Notional Amount	Book/Adjusted Carrying Value	Fair Value	Effective Date	Maturity Date	Description	Book/Adjusted Carrying Value	Fair Value	CUSIP	Description	NAIC Designation or Other Description	Book/Adjusted Carrying Value	Fair Value	
							.	IONE								
											1					
999999999	Totals	1		+	1	XXX	XXX	XXX			XXX	XXX	XXX			

SCHEDULE DB - PART C - SECTION 2

Replication (Synthetic Asset) Transactions Open

		First	Quarter	Second	d Quarter	Third	Quarter	Fourth	Quarter	Year	o Date
		1 Number	2 Total Replication (Synthetic Asset) Transactions	3 Number	4 Total Replication (Synthetic Asset) Transactions	5 Number	6 Total Replication (Synthetic Asset) Transactions	7 Number	8 Total Replication (Synthetic Asset) Transactions	9 Number	10 Total Replication (Synthetic Asset) Transactions
		of Positions	Statement Value								
1. Begi	nning Inventory										
2. Add:	Opened or Acquired										
	Transactions										
3. Add:	'										
	(Synthetic Asset) Transactions Statement Value	xxx									
4. Less	: Closed or Disposed of										
	Transactions				NON	.					
5. Less	: Positions Disposed of										
	for Failing Effectiveness										
	Criteria										
6. Less	: Decreases in Replication										
	(Synthetic Asset) Transactions										
	Statement Value	XXX									
7. Endii	ng Inventory										

SCHEDULE DB VERIFICATION

Verification of Book/Adjusted Carrying Value, Fair Value and Potential Exposure of all Open Derivative Contracts

Book/Adjusted Carrying Value Check

1.	Part A, Section 1, Column 14
2.	Part B, Section 1, Column 15 plus Part B, Section 1 Footnote - Total Ending Cash Balance
	Total (Line 1 plus Line 2)
4.	Part D, Section 1, Column 5
_	
6.	Total (Line 3 minus Line 4 minus Line 5)
	Total (Line 3 minus Line 4 minus Line 5) NONE Fair Value Check
7.	Part A, Section 1, Column 16
8.	Part B, Section 1, Column 13
9.	Total (Line 7 plus Line 8)
0.	Part D, Section 1, Column 8
1.	Part D, Section 1, Column 9
2.	Total (Line 9 minus Line 10 minus Line 11)
	Potential Exposure Check
3.	Part A, Section 1, Column 21
4.	Part B, Section 1, Column 20
5.	Part D, Section 1, Column 11
6.	Total (Line 13 plus Line 14 minus Line 15)

SCHEDULE E PART 2 - VERIFICATION

(Cash Equivalents)

		1	2
			Prior Year
		Year To Date	Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year	1,638,915	167,988
2.			15,845,677
3.	Accrual of discount		
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals		
6.	Deduct consideration received on disposals	40.050.005	14,374,750
7.			
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other than temporary impairment recognized		
10.	Book/adjusted carrying value at end of current period (Lines 1 + 2 + 3 + 4 + 5 - 6 - 7 + 8 - 9)		1,638,915
11.	Deduct total nonadmitted amounts		
12.	Statement value at end of current period (Line 10 minus Line 11)	875,895	1,638,915

Showing All Real Estate ACQUIRED AND ADDITIONS MADE During the Current Quarter

1	Location		4	5	6	7	8	9
	2	3					Book/Adjusted	Additional
					Actual Cost		Carrying Value	Investment
			Date		at Time of	Amount of	Less	Made After
Description of Property	City	State	Acquired	Name of Vendor	Acquisition	Encumbrances	Encumbrances	Acquisition
			A-1-0-1					
			N() N					
0399999 Totals								

SCHEDULE A - PART 3

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

1	Location	on	4	5	6	7	8	8 Change in Book/Adjusted Carrying Value Less Encumbrances				14	15	16	17	18	19	20	
	2	3						9	10	11	12	13							
						Expended for												Gross	
						Additions,	Book/Adjusted		Current Year's				Book/Adjusted		Foreign			Income	
						Permanent	Carrying Value		Other Than			Total Foreign	Carrying Value		Exchange	Realized	Total	Earned Less	Taxes,
						Improvements	Less		Temporary	Current Year's	Total Change	Exchange	Less	Amounts	Gain	Gain	Gain	Interest	Repairs and
			Disposal	Name of	Actual	and Changes in	Encumbrances	Current Year's	Impairment	Change in	in B./A.C.V.	Change in	Encumbrances	Received	(Loss) on	(Loss) on	(Loss) on	Incurred on	Expenses
Description of Property	City	State	Date	Purchaser	Cost	Encumbrances	Prior Year	Depreciation	Recognized	Encumbrances	(11 - 9 - 10)	B./A.C.V.	on Disposal	During Year	Disposal	Disposal	Disposal	Encumbrances	Incurred
	1																		
									<u>.</u>										
								🚺 (
0000000 T I I					-		-		-	-			-						
399999 Totals																			

Ó

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

1	Location		4	5	6	7	8	9
	2	3			Rate of	Actual Cost at Time	Additional Investment Made After	Value of Land
Loan Number	City	State	Loan Type	Date Acquired	Interest	of Acquisition	Acquisitions	and Buildings
				(·) N · · · · ·		1		
				OIIL				
3399999 Totals		1	1	XXX	XXX			

SCHEDULE B - PART 3

Showing All Mortgage Loans DISPOSED, Transferred or Repaid During the Current Quarter

1	Location		4	5	6	7		Cha	ange in Book Value	Change in Book Value/Recorded Investment					16	17	18
	2	3				Book Value/	8	9	10	11	12	13	Book Value/				
						Recorded			Current				Recorded				
						Investment			Year's Other				Investment		Foreign		
						Excluding	Unrealized	Current	than	Capitalized	Total	Total Foreign	Excluding		Exchange	Realized	Total
						Accrued	Valuation	Year's	Temporary	Deferred	Change in	Exchange	Accrued		Gain	Gain	Gain
				Date	Disposal	Interest	Increase	(Amortization) /	Impairment	Interest and	Book Value	Change in	Interest		(Loss) on	(Loss) on	(Loss) on
Loan Number	City	State	Loan Type	Acquired	Date	Prior Year	(Decrease)	Accretion	Recognized	Other	(8+9-10+11)	Book Value	on Disposal	Consideration	Disposal	Disposal	Disposal
									N E=								
									V E								
								- - ••• •									
0599999 Totals																	

Е

Showing Other Long-Term Invested Assets ACQUIRED AND ADDITIONS MADE During the Current Quarter

1	2 Location		5	6	7	8	9	10	11	12	13
		3 4	4 Name of	NAIC Designation and							
CUSIP			Vendor or	Administrative	Date	Туре	Actual Cost	Additional		Commitment	Percentage
Ident-	Name		General	Symbol/Market	Originally	and	at Time of	Investment Made	Amount of	for Additional	of
ification	or Description	City Sta	ate Partner	Indicator	Acquired	Strategy	Acquisition	After Acquisition	Encumbrances	Investment	Ownership
					.						
				NUINE							
											1
4000000 T-4-1-											
4699999 Totals											XXX

SCHEDULE BA - PART 3

Showing Other Long-Term Invested Assets DISPOSED, Transferred or Repaid During the Current Quarter

1	2	Location		5	6	7	8		Ch	ange in Book/Adju	usted Carrying V	alue		15	16	17	18	19	20
		3	4					9	10	11	12	13	14	1					
							Book/Adjusted		Current Year's	Current Year's			Total	Book/Adjusted					
				Name of			Carrying	Unrealized	(Depreciation)	Other Than	Capitalized	Total	Foreign	Carrying Value		Foreign	Realized	Total	
CUSIP				Purchaser	Date		Value Less	Valuation	or	Temporary	Deferred	Change in	Exchange	Less		Exchange	Gain	Gain	
Ident-	Name			or Nature of	Originally	Disposal	Encumbrances,	Increase	(Amortization)/	Impairment	Interest and	B./A.C.V.	Change in	Encumbrances		Gain (Loss)	(Loss) on	(Loss) on	Investment
ification	or Description	City	State	Disposal	Acquired	Date	Prior Year	(Decrease)	Accretion	Recognized	Other	(9+10-11+12)	B./A.C.V.	on Disposal	Consideration	on Disposal	Disposal	Disposal	Income
000000-00-0	PURCHASE OF RHODE ISLAND		RI	ROBERTS CARROLL, FELD	12/31/2017	04/15/2019	352,163							352,163	352,163				
000000-00-0	PURCHASE OF RHODE ISLAND	PROVIDENCE	RI	ROBERTS CARROLL, FELD	12/31/2018	04/15/2019	1,997,954					1		1,997,954	1,997,954				
000000-00-0	PURCHASE OF RHODE ISLAND	PROVIDENCE	RI	ROBERTS CARROLL, FELD	12/31/2018	04/15/2019	368,000							368,000	19,990				
4299999 An	L y Other Class of Admitted Assets - L	Jnaffiliated			1		2,718,117							2,718,117	2,370,107				
4499999 To	al Unaffiliated						2,718,117							2,718,117	2,370,107				
4699999 Tot	tals	1	-		1		2,718,117							2,718,117	2,370,107				

E03

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

1 CUSIP Ident-	2	3	4	5	6 Number of Shares	7	8	9 Paid for Accrued Interest	10 NAIC Designation and
ification	Description	Foreign	Date Acquired	Name of Vendor	of Stock	Actual Cost	Par Value	and Dividends	Administrative Symbol/ Market Indicator (a)
023135-AN-6	AMAZON.COM INC		04/02/2019	Citizens		525,390	500,000.00	6,281	1FE
023135-AZ-9	AMAZON.COM INC		04/05/2019	Citizens		250,008	250,000.00	914	1FE
06739F-HV-6	BARCLAYS BANK PLC	C	04/05/2019	Citizens		202,840	200,000.00	3,000	1FE
05565Q-CS-5	BP CAPITAL MARKETS PLC	C	05/03/2019	Citizens		153,783	150,000.00	44	1FE
17325F-AS-7	CITIBANK NA		05/03/2019	Citizens		206,344	200,000.00	2,109	1FE
375558-AW-3	GILEAD SCIENCES INC		05/03/2019	Citizens		268,715	260,000.00	962	1FE
377373-AG-0	GLAXOSMITHKLINE CAPITAL PLC	C	04/05/2019	Citizens		502,633	500.000.00	479	1FE
46647P-AY-2	JPMORGAN CHASE & CO		06/07/2019	Citizens		527,322	500,000.00	335	1FE
80283L-AJ-2	SANTANDER UK PLC	C	05/03/2019	Citizens		260,155	250,000.00	1,500	1FE
857477-BC-6	STATE STREET CORP	1	06/07/2019	Citizens		472,172	450,000.00	378	1FE
89114Q-CB-2	TORONTO-DOMINION BANK	C	04/12/2019	Citizens		253,250	250,000.00	790	1FE
904764-BG-1	UNILEVER CAPITAL CORP	C	04/05/2019	Citizens		508,938	500,000.00	1,332	1FE
931142-DV-2	WAL-MART STORES INC		04/02/2019	Citizens		249,825	250,000.00	2.006	1FE
254687-CS-3	WALT DISNEY CO		06/14/2019	Citizens		60,947	50,000.00	947	1FE
94974B-GA-2	WELLS FARGO & CO		06/07/2019	Citizens		256,998	250,000.00	2,108	1FE
95000U-2C-6	WELLS FARGO & CO		04/02/2019	Citizens		308,712	300,000.00	2,188	1FE
3899999	Subtotal - Bonds - Industrial and Miscellaneous (Unaffiliated)				XXX	5,008,032	4,860,000.00	25,373	XXX
8399997	Subtotal - Bonds - Part 3				XXX	5,008,032	4,860,000	25,373	XXX
8399998	Summary Item from Part 5 for Bonds				XXX	XXX	XXX	XXX	XXX
000000	Cultinuity terminent furce for Bende				XXX	XXX	XXX	XXX	XXX
8399999	Total - Bonds		-		XXX	5,008,032	4,860,000.00	25,373	XXX
22052L-10-4	CORTEVA ORD		06/03/2019	CORPORATE ACTION	160.000	4,663			
260557-10-3	DOW ORD		04/02/2019	CORPORATE ACTION	160.000	7,714			-
26078J-10-0	DOWDUPONT ORD		04/02/2019	CORPORATE ACTION	480.000	15,829			7
26614N-10-2	DUPONT DE NEMOURS ORD		06/03/2019	CORPORATE ACTION	160.000	11,166			
9099999	Subtotal - Common Stock - Industrial and Miscellaneous (Unaffiliated)				XXX	39,372	XXX		XXX
9799997	Subtotal - Common Stock - Part 3				XXX	39,372	XXX		XXX
9799998	Summary Item from Part 5 for Common Stocks				XXX	xxx	XXX	XXX	XXX
9799999	Total - Common Stock				XXX	39,372	XXX		XXX
0000000	Total Defended of Common Chall				VVV	20.070	VVV		VVV
9899999	Total - Preferred and Common Stock				l xxx	39,372	XXX		XXX

(a) For all common stock bearing the NAIC market indicator 'U' provide: the number of such issues 0 .

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

				Term bonds and stock required burning the c			i		
1 CUSIP Ident- ification	2 Description	3 Foreign	4 Date Acquired	5 Name of Vendor	6 Number of Shares of Stock	7 Actual Cost	8 Par Value	9 Paid for Accrued Interest and Dividends	10 NAIC Designation and Administrative Symbol/ Market Indicator (a)
0000000	Table				VVV	F 047 404	VVV	05.070	VVV
9999999	Totals				XXX	5,047,404	XXX	25,373	XXX

(a) For all common stock bearing the NAIC market indicator 'U' provide: the number of such issues 0 .

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

Part				_					- Curront Qu												
Part	1	2 3	4	5	6	7	8	9	10				Carrying Value		16	17	18	19	20	21	22
Part										11	12	13	14	15							
Column C		F										Current							Bond		NAIC
Company Comp		0							Prior			Year's			Book/				Interest/		Designation
Current Curr		r			Number				Year		Current	Other	Total	Total	Adjusted	Foreign			Stock		and
Some Description Descrip		e			of				Book/	Unrealized	Year's	Than	Change	Foreign	Carrying	Exchange	Realized	Total	Dividends	Stated	Administrative
Some Description Descrip	CUSIP	l i			Shares				Adjusted	Valuation	(Amort-	Temporary	in	Exchange	Value at	Gain	Gain	Gain	Received	Contractua	Symbol/Mark
Part	Ident-	a	Disposal	Name of	of	Consid-	Par	Actual	1 '	Increase/	ization)/	1	B./A.C.V.	Change in	Disposal	(Loss) on	(Loss) on	(Loss) on	Durina	Maturity	Indicator
1371M GB7 P 258594 - RMSS	•	1 1 -		1	1	•		1			, ,	1 .	•				1 ' '	` ′	•	,	1
FMATURED PAY FASALY - RANGS 6601/2019 Payroom 538 538 4.586 537 (6) (8) (8) (38) (38) (38) (38) (38) (38)																					
FMATURED PAY FASALY - RANGS 6601/2019 Payroom 538 538 4.586 537 (6) (8) (8) (38) (38) (38) (38) (38) (38)	21271M CD 7	EN 255004 DMDC	06/04/2010	Douglavan		1,001	1,000,01	1.071	1.000						1.001					10/01/2025	
Section Family		.																			
19477-197-797-797-797-797-797-797-797-797-7		 									10		10								
1999999 Subbal - Brinds - U.S. Special Reviewue and Special Assessment Non-Guaranteed Obligat XXX		+											/25\								
22-960_AMP CREDIT SUISSE AG_NEW YORK BRANCH C 0528/219 Majuring 100.00 700,000 700	J. 14 1 1 - 1 \ \ - 2	I I IV IVIAUULE - KIVIDS	00/01/2019	Fayuuwii		4,002	4,001.03	4,9/4	4,039		 (99)		(35)		4,002				(14)	01/01/2021	!
18334-C-7 EIDU PONT DE NEMOURS AND CO 042/22019 Unknown 464,385 450,000.00 515,388 469,085 (2.594) (2.594) (2.594) (2.695)	3199999	Subotal - Bonds - U.S. Special Revenue and Spec	cial Assessme	ent Non-Guaranteed Obligati	XXX	8,530	8,529.63	8,799	8,553		(9)		(9)		8,529				(1,038)	XXX	XXX
18334-C-7 EIDU PONT DE NEMOURS AND CO 042/22019 Unknown 464,385 450,000.00 515,388 469,085 (2.594) (2.594) (2.594) (2.695)	22.122.13.11		2.3.3.2.2.3																		
B8354-C-12 EIDU PONT DE NEMOURS AND CO 04/2/2019 Unknown 404,148 400,000 00 39,0780 392,065 551 392,615 11,533 11,533 7,684 02/15/2023 FE 15/25/203 15/25/		+				1					(253)										
SEZ086_AB LLINOIS TOOL WORKS INC Control to Meturing (20 00 1,989,00		.						1													
ASSERGAR MASTERCARD INC 0401/2019 Maturity (2000) 350,0000 360,00	263534-CK-3	.				1											11,533	11,533			
17,700 600,20019 Unknown 600,000 600,000.00 707,586 609,337 (9,337) (9,337) (9,337) (9,000 17,700 (600,000 17,700 (600,000 17,700 (600,000 17,700 (600,000 17,700 (600,000 17,700 (600,000 17,700 (600,000 (7,705 18,900 19,900 (7,705 18,900 19,900 (7,705 18,900 19,900 (7,705 18,900 19,900 (7,705 18,900 (7,705 18,900 19,900 (7,705 18,900 19,900 (7,705 18,900 19,900 (7,705 18,900 19,900 (7,705 18,900 19,900 (7,705 18,900 19,900 19,900 (7,705 18,900 19,900 19,900 (7,705 18,900 19,900 19,900 (7,705 18,900 19,900											(18,433)										
Substal - Bonds - Industrial and Miscellaneous (Unaffiliated)		.											1							04/01/2019	1FE
8199999 Subtotal - Bonds - SVO Identified Funds	8941/E-AF-6	TRAVELERS CO INC	06/03/2019	Unknown		600,000	600,000.00	/07,586	609,337		(9,337)		(9,337)		600,000				17,700	06/02/2019	1FE
Subtotal - Bonds - Bank Loans	3899999	Subtotal - Bonds - Industrial and Miscellaneous (U	Inaffiliated)		XXX	4,487,533	4,469,000.00	5,032,775	4,508,321		(29,974)		(29,974)		4,478,345		9,188	9,188	109,143	XXX	XXX
Sagggggggggggggggggggggggggggggggggggg	8199999	Subtotal - Bonds - SVO Identified Funds			XXX															XXX	XXX
Sagggggggggggggggggggggggggggggggggggg	8299999	Subtotal - Bonds - Bank Loans			XXX															XXX	XXX
Sage Summary Item from Part 5 for Bonds																					
Sage Summary Item from Part 5 for Bonds	8399997	Subtotal - Bonds - Part 4	1	-	XXX	4,496,063	4,477,530	5,041,574	4,516,874		(29,983)		(29,983)		4,486,874		9,188	9,188	108,105	XXX	XXX
R399999 Total - Bonds XXX							, ,				, , ,		, , ,					,	·		
002824-10-0 ABBOTT LABORATORIES ORD 04/01/2019 Adjustment 04/01/2019 06/03/2019 Unknown 06/03/2019 Unknown	8399998	Summary Item from Part 5 for Bonds			XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX
002824-10-0 ABBOTT LABORATORIES ORD 04/01/2019 Adjustment 04/01/2019 06/03/2019 Unknown 06/03/2019 Unknown																					
236752-10-3 ANTHEM ORD 04/01/2019 Adjustment 173 173 L L S16249-10-7 BROOKFIELD PROPERTY PARTNERS UNT 04/01/2019 Adjustment 173 173 L L L S16249-10-7 BROOKFIELD PROPERTY PARTNERS UNT 04/01/2019 Adjustment 173 173 L L L L L L L L L	8399999	Total - Bonds	1	T	XXX	4,496,063	4,477,529.63	5,041,574	4,516,874		(29,983)		(29,983)		4,486,874		9,188	9,188	108,105	XXX	XXX
236752-10-3 ANTHEM ORD 04/01/2019 Adjustment 173 173 L L S16249-10-7 BROOKFIELD PROPERTY PARTNERS UNT 04/01/2019 Adjustment 173 173 L L L S16249-10-7 BROOKFIELD PROPERTY PARTNERS UNT 04/01/2019 Adjustment 173 173 L L L L L L L L L	002824-10-0	ABBOTT LABORATORIES ORD	04/01/2019	Adjustment															134		
Safe249-10-7 BROOKFIELD PROPERTY PARTNERS UNT 04/01/2019 Adjustment 173 173 L		 			1	1															[-
CORTEVA ORD 06/19/2019 Unknown 1.00 27 30 30 30 30 30 30 30 3						173											173	173			[
26078J-10-0 DUPONT DE NEMOURS ORD 06/03/2019 Unknown 960.00 39,372 39,372 25,670 (2,127) 39,372 39,372 25,670 (2,127) 39,372 39,372 25,670 (2,127) 39,372 39,37		!			1.00	27		30							30			(3)			[:
137076-10-2 HOME DEPOT ORD 04/01/2019 Adjustment 152 L 16625H-10-0 JPMORGAN CHASE ORD 04/01/2019 Adjustment 152 L 156585A-10-2 MARATHON PETROLEUM ORD 04/01/2019 Adjustment 677 L 152 L 1525	i i i				1			25 670	(2 127)			(0.107)				(3)	(3)	250			
16625H-10-0 JPMORGAN CHASE ORD 04/01/2019 Adjustment 152 L 66585A-10-2 MARATHON PETROLEUM ORD 04/01/2019 Adjustment 67 L 6254687-10-6 WALT DISNEY ORD 04/01/2019 Adjustment 992 L					900.00	39,372		39,3/2	20,070	(2, 127)			(2,127)		39,372						<u> </u>
56585A-10-2 MARATHON PETROLEUM ORD 04/01/2019 Adjustment 57 L 254687-10-6 WALT DISNEY ORD 04/01/2019 Adjustment 992 L																					<u> -</u>
254687-10-6 WALT DISNEY ORD 04/01/2019 Adjustment 92 L		1																			<u> -</u>
		!																			<u> </u>
3099999 Subtotal - Common Stock - Industrial and Miscellaneous (Unaffiliated) X X X 39,572 39,402 25,670 (2,127) (2,127) 39,402 170 170 817 X X X X X X	254687-10-6	WALI DISNEY ORD	04/01/2019	Adjustment															92		ļ
	9099999	Subtotal - Common Stock - Industrial and Miscella	neous (Unaffi	iliated)	XXX	39,572		39,402	25,670	(2,127)			(2,127)		39,402		170	170	817	XXX	XXX

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

1	2 3	4	5	6	7	8	9	10		Change in B	Book/Adjusted	Carrying Value		16	17	18	19	20	21	22
	_				'	· ·			11	12	13	14	15	1						
	F										Current							Bond		NAIC
	0			Niverban				Prior		0	Year's	T-4-1	T-4-1	Book/	F			Interest/		Designation
				Number of	1			Year Book/	Unrealized	Current Year's	Other Than	Total Change	Total	Adjusted Carrying	Foreign Exchange	Realized	Total	Stock Dividends	Stated	and Administrative
CUSIP	l i			Shares	1			Adjusted	Valuation	(Amort-	Temporary	in	Foreign Exchange	Value at	Gain	Gain	Gain	Received	Contractua	1
Ident-	g	Disposal	Name of	of	Consid-	Par	Actual	Carrying	Increase/	ization)/	Impairment	B./A.C.V.	Change in	1	(Loss) on	(Loss) on	(Loss) on	During	Maturity	Indicator
ification	Description n	1	Purchaser	Stock	eration	Value	Cost	Value	(Decrease)	Accretion	Recognized	*	B./A.C.V.	Date	Disposal	Disposal	Disposal	Year	Date	(a)
9799997	Subtotal - Common Stock - Part 4			XXX	39,572	XXX	39,402	25,670	(2,127)			(2,127)		39,402		170	170	817	XXX	XXX
9799998	Summary Item from Part 5 for Common Stocks		1	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX
9799999	Total - Common Stocks			XXX	39,572	XXX	39,402	25,670	(2,127)			(2,127)		39,402		170	170	817	XXX	XXX
9899999	Total - Preferred and Common Stocks			XXX	39,572	XXX	39,402	25,670	(2,127)			(2,127)		39,402		170	170	817	XXX	XXX
	1																			
		1		1												1				
	1			1																
					[]															1
					1															
9999999	Totals			1	4,535,635	XXX	5,080,976	4,542,544	(2,127)	(29,983)) l	(32,110)		4,526,276		9,358	9,358	108,922	XXX	XXX

(a) For all common stock bearing the NAIC market indicator 'U' provide: the number of such issues 0.

SCHEDULE DB - PART A - SECTION 1

Showing all Options, Caps, Floors, Collars, Swaps and Forwards Open as of Current Statement Date

	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23
		Description									Cumulative	Current											Hedge
		of Item(s)								Strike Price,	Prior Year(s)	Year Initial						Total					Effectiveness
		Hedged, Used			Exchange,					Rate or	Initial Cost	Cost of		Book/			Unrealized	Foreign		Adjustment		Credit	at Inception
		for Income	Schedule/	Type(s) of	Counterparty		Date of			Index	of Undiscounted	Undiscounted		Adjusted			Valuation	Exchange	Current Year's	to Carrying		Quality of	and at
		Generation or	Exhibit	Risk(s)	or Central		Maturity or	Number of	Notional	Received	Premium	Premium	Current	Carrying			Increase/	Change in	(Amortization)/	Value of	Potential	Reference	Quarter-end
	Description	Replicated	Identifier	(a)	Clearinghouse	Trade Date	Expiration	Contracts	Amount	(Paid)	(Received)	(Received)	Year Income	Value	Code	Fair Value	(Decrease)	B./A.C.V.	Accretion	Hedged Item	Exposure	Entity	(b)
											Paid	Paid											
1																							
											IN (
ļ											110												
1449999	999 Total						XXX	XXX	XXX	XXX					XXX							XXX	XXX

Code	Description of Hedged Risk(s)
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	INVINL
	.
	<u></u>

Code	Financial or Economic Impact of the Hedge at the End of the Reporting Period
	NICALE
	NONE

SCHEDULE DB - PART B - SECTION 1

Future Contracts Open as of the Current Statement Date

1	2	3	4	5	6	7	8	9	10	11	12	13	14	Hig	ghly Effective Hed	dges	18	19	20	21	22
														15	16	17					
	Ī			Description			1							1		Change in		Change in			
				of Item(s)										Ī		Variation		Variation		Hedge	
				Hedged,			l i							İ		Margin	Cumulative	Margin		Effectiveness	
	1			Used for			1						Book/	İ		Gain (Loss)	Variation	Gain (Loss)		at Inception	
				Income	Schedule/	Type(s) of	Date of						Adjusted	Cumulative	Deferred	Used to	Margin for	Recognized		and at	Value of
Ticker	Number of	Notional		Generation or	Exhibit	Risk(s)	Maturity or			Transaction	Reporting	Fair	Carrying	Variation	Variation	Adjust Basis	All Other	in Current	Potential	Quarter-end	One (1)
Symbol	Contracts	Amount	Description	Replicated	Identifier	(a)	Expiration	Exchange	Trade Date	Price	Date Price	Value	Value	Margin	Margin	of Hedged Item	Hedges	Year	Exposure	(b)	Point
49999999 Total				•		XXX	XXX	XXX	9.4	$\mathbf{x} \mathbf{x}$	XXX									XXX	XXX

Γ											Broke	r Name												Begin	ning Ca	sh				Cumul	ative Ca	ash				Endir	ng Cash		
																								Ba	alance					С	nange					Bal	lance		
-						 	 	 	 	 			 	 	 	 	 	 						 			 	 .	 	 			 	 	 	 		 	
-						 	 	 	 	 			 	 	 	 	 	 		\		N N	\	 			 	 .	 	 			 	 	 	 		 	
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ä lī	otal N	et Cas	sh De	eposit	s																																		\neg

Code	Description of Hedged Risk(s)
	NIC INITE
	NOINL

(b)	Code	Financial or Economic Impact of the Hedge at the End of the Reporting Period
		N()N =
		NUIL

2. Net after right of offset per SSAP No. 64

SCHEDULE DB - PART D - SECTION 1

Counterparty Exposure for Derivative Instruments Open as of Current Statement Date

1	2	3	4	Boo	ok/Adjusted Carrying Valu	e		Fair Value		11	12
Description of Exchange, Counterparty or Central Clearinghouse	Master Agreement (Y or N)	Credit Support Annex (Y or N)	Fair Value of Acceptable Collateral	5 Contracts With Book/ Adjusted Carrying Value >0	6 Contracts With Book/ Adjusted Carrying Value <0	7 Exposure net of Collateral	8 Contracts With Fair Value >0	9 Contracts With Fair Value <0	10 Exposure Net of Collateral	Potential Exposure	Off-Balance Sheet Exposure
Clearinghouse	(TOLIN)	(f OIN)	Collateral	value >0	value <0	oi Collaterai	value >0	value <0	oi Collateral	Exposure	Exposure
		1									
				NO							
					1 1						
								1			
								1			
								1			
					1			1			
								1			
								1			
								1			
		1						1			
		1									
99999999 Gross Totals		1						1	1		
Offset per SSAP No. 64			<u> </u>	+	+		I .	1	l	-	<u> </u>

SCHEDULE DB - PART D - SECTION 2

Collateral for Derivative Instruments Open as of Current Statement Date

1	2	3	4	5	6	7	8	9
Exchange, Counterparty or Central Clearinghouse	Type of Asset Pledged	CUSIP Identification	Description	Fair Value	Par Value	Book / Adjusted Carrying Value	Maturity Date	Type of Margin (I, V or IV)
			NONE					
999999 Total Collateral Pledged by Reporting Entity							XXX	XXX
							, , , , ,	,,,,,
teral Pledged to Reporting Entity								
1	2	3	4	5	6	7	8	9
Exchange,								

1	2	3	4	5	6	7	8	9
Exchange, Counterparty or Central Clearinghouse	Type of Asset	CUSIP				Book / Adjusted Carrying Value		Type of Margin (I, V or IV)
Clearinghouse	Pledged	Identification	Description	Fair Value	Par Value	Carrying Value	Maturity Date	(I, V or IV)
			NI (NI)					
029999999 Total Collateral Pledged to Reporting Entity						XXX	XXX	XXX

SECURITIES LENDING COLLATERAL ASSETS

Reinvested Collateral Assets Owned Current Statement Date (Securities lending collateral assets reported in aggregate on Line 10 of the Assets page and not included on Schedules A, B, BA, D DB and E)

1	2	3	4	5	6	7
CUSIP Identification	Description	Code	NAIC Designation and Administrative Symbol/Market Indicator	Fair Value	Book / Adjusted Carrying Value	Maturity Dates
		01				
		UI				
						1
9999999 Tota	als					XXX

General Interrogatories:					
Total activity for the year to date	Fair Value \$)	Book/Adjusted Carryi	ing Value \$	0
2. Average balance for the year to date	Fair Value \$		Book/Adjusted Carryi	ing Value \$	0
3. Reinvested securities lending collateral assets bool	k/adjusted carrying value included in t	nis schedule by NAIC de			
NAIC 1 \$ 0; NAIC 2 \$	0; NAIC 3 \$	0; NAIC 4 \$	0; NAIC 5 \$	0; NAIC 6 \$	0.

SECURITIES LENDING COLLATERAL ASSETS

Reinvested Collateral Assets Owned Current Statement Date

(Securities lending collateral assets included on Schedule A, B, BA, D, DB and E and not reported in aggregate on Line 10 of the Assets page)

1	2	3	4	5	6	7
CUSIP	Provide	Oods	NAIC Designation and Administraive Symbol/ Market Indicator	Fair	Book / Adjusted Carrying	Maturity
Identification	Description	Code		Value	Value	Dates
			NON			
			NUNI	•••		
9999999 Totals						XXX

General Interrogatories:
1. Total activity for the year
2. Average balance for the year

SCHEDULE E - PART 1 - CASH

Month End Depository Balances

1		2	3	4 Amount of	5 Amount of	Book Balance at End of Each Month During Current Quarter			
			Rate of	Interest Received During Current	Interest Accrued at Current	6	7	8	
	Depository	Code	Interest	Quarter	Statement Date	First Month	Second Month	Third Month	*
CITIZENS	Open Depositories BANK - CONTROL 19425961 PROVIDENCE, RI 02903 BANK - OPERATING 19426046 PROVIDENCE, RI 02903 BANK - CLAIMS 99000679 PROVIDENCE, RI 02903					8,746,521 (197,379) (6,544,662)	11,379,460 (1,310,587) (7,367,992)	9,483,806 (71,171) (6,986,542)	
	Deposits in (0) depositories that do not exceed the allowable limit in any one depository (see Instructions) - Open Depositories Total - Open Depositories	XXX XXX	XXX XXX			2,004,480	2,700,881	2,426,093	XXX
0299998	Suspended Depositories Deposits in (0) depositories that do not exceed the allowable limit in any one depository (see Instructions) - Suspended Depositories	XXX	XXX						XXX
0299999	Total Suspended Depositories	XXX	XXX						XXX
0399999	Total Cash on Deposit	XXX	XXX			2,004,480	2,700,881	2,426,093	XXX
0499999	Cash in Company's Office	XXX	XXX	XXX	XXX	250	250	250	XXX
L	<u>.</u>								<u> </u>
0599999	Total	XXX	XXX			2,004,730	2,701,131	2,426,343	XXX

SCHEDULE E - PART 2 - CASH EQUIVALENTS

Show Investments Owned End of Current Quarter

1	2	3	4	5	6	7	8	9
					Maturity	Dook/Adivisted	Amount of Interest	Amount Received
CUSIP	Description	Code	Date Acquired	Rate of Interest	Maturity Date	Book/Adjusted Carrying Value	Due & Accrued	During Year
990220-47-7	RBS CITIZENS NA CASH SWEEP		06/30/2019	2.350		875,895		16,689
8699999 All Other Money M	Market Mutual Funds					875,895		16,689
8899999 Total Cash Equiva	alents					875,895		16,689