THE STATE OF NEW HAMPSHIRE

MERRIMACK, SS

SUPERIOR COURT

Docket No. 217-2003-EQ-00106

In the Matter of the Liquidation of The Home Insurance Company

LIQUIDATOR'S EIGHTY-FIRST REPORT

I, Christopher R. Nicolopoulos, Insurance Commissioner of the State of New Hampshire, as Liquidator ("Liquidator") of The Home Insurance Company ("Home"), hereby submit this Eighty-First Report on the liquidation of Home, as of June 11, 2021 in accordance with RSA 402-C:25 and the Order Concerning Liquidator's Reports issued January 19, 2005.

The Home Insurance Company

1. <u>Home's background</u>. Home, domiciled in New Hampshire, was declared insolvent on June 11, 2003, and is one of the largest property-casualty insurer insolvencies in United States history. The Company and its predecessors began operations in 1853. The Court entered the operative Order of Liquidation on June 13, 2003. The Liquidator has created a stand-alone liquidation operation which presently consists of 31 full and part time employees with offices in New York City (Home's former corporate headquarters) and Bedford, New Hampshire. From the start in 2003, the Liquidator has been engaged in marshalling assets, principally reinsurance, and determining claims.

In light of the coronavirus outbreak and applicable orders, liquidation staff have been working remotely and communicating principally by email and telephone. Despite this shift, liquidation operations have continued without interruption. 2. <u>Home's assets</u>. Home's unrestricted liquid assets as of March 31, 2021 total approximately \$783 million as set forth on the March 31, 2021 financial statement attached as Exhibit B. This figure does not include the \$667 million of net interim distributions paid to non-guaranty association claimants on allowed Class II claims or the net \$256 million paid to insurance guaranty associations in early access distributions through March 31, 2021. These amounts are discussed in greater detail below. As of March 31, 2021, the Liquidator has marshalled approximately \$1.77 billion in assets net of the expenses of the liquidation and Class I distributions. This total includes the interim distribution amounts paid to non-guaranty association claimants, the early access distribution amounts paid to guaranty associations, and special deposits held by states.

3. <u>Coordination with guaranty associations</u>. The Liquidator works closely with the state insurance guaranty associations established in every state to handle and pay certain claims under policies issued by insolvent insurers subject to statutory limitations as provided in the associations' respective statutes. See, e.g., RSA 404-B. The New Hampshire Insurers Rehabilitation and Liquidation Act ("Act") provides for so-called "early access" distribution to guaranty associations. See RSA 402-C:29, III. Through June 1, 2021, the Liquidator has made, with the Court's approval, early access net distributions totaling \$256 million. (See Section 12 below.)

As a condition for receiving early access distributions, the guaranty associations entered into "claw back" agreements with the Liquidator requiring the return of any amounts advanced that exceed the eventual distribution percentage for their creditor class. In accordance with paragraph 4 of the Orders approving the interim distributions, a portion of early access distributions have become permanent and are no longer subject to claw back by the Liquidator. The Liquidator has calculated the amount of early access distributions

no longer subject to claw back to date, and has sent letters to the affected guaranty associations to apprise them of the amount of the early access distribution which is now deemed to be permanent. The Liquidator has also sent letters to those guaranty associations which have received reimbursement from special deposits in excess of the interim distribution percentage to advise them that previously paid early access distributions will not become permanent. (See Section 12 below.)

4. <u>Proofs of claim</u>. The claim filing deadline in the Home liquidation was June 13, 2004. The Liquidator received 16 new proofs of claim between the last Liquidator's report and June 1, 2021. The proofs of claim submitted now total 20,857. The proof of claim count includes as a single proof of claim (a) multiple proofs received from a claimant that appear to assert the same claim, and (b) claims filed on behalf of mass tort claimants against a single insured. It is difficult to summarize the proofs of claim in advance of the claim determination process because (a) those proofs of claim that quantify the claim may be overstated or understated, (b) most proofs of claim do not quantify the amount claimed, and (c) an individual proof of claim may involve many different claims and claimants.

5. <u>Claim amendment deadline motion</u>. The Liquidator has concluded that to move this proceeding toward closure and protect the interests of the creditors with allowed Class II claims it is now necessary to establish a deadline by which claimants with open proofs of claim must finally amend their claims. The Liquidator accordingly filed a Motion for Approval of Claim Amendment Deadline ("Motion") on August 1, 2019 seeking to establish a deadline for the amendment of claims. As described in that motion, claims filed after the claim amendment deadline and potential claims (claims that cannot be specifically identified by the deadline) will be barred if the Motion is granted.

By order of notice dated August 19, 2019, the Court set a November 18, 2019 deadline for filing objections to the Motion. The Liquidator gave notice in accordance with the order of notice. Twelve objections were timely filed, and a late objection was filed December 24, 2019. Three objections, those of U.S. Steel Corporation, MW Custom Papers LLC, and Johnson & Johnson, were later withdrawn.

The Court held a videoconference hearing on the Motion on December 11, 2020, and took the Motion under advisement. Thereafter, the Court issued orders approving a Claim Amendment Deadline dated January 28, 2021 under a Clerk's Notice dated February 1, 2021 ("CAD Orders"). On February 11, 2021, two objectors, Zurich Insurance Company, German Branch, ("Zurich") and Württembergische Versicherung, filed motions to reconsider and to stay the CAD Orders. Two other objectors, Resolute and Nationwide, joined in these filings. The Liquidator filed his responses to the motion to stay and the motion to reconsider on February 17, 2021 and February 19, 2021, respectively. On March 4, 2021, Zurich and Württembergische filed a reply. On April 26, 2021, the Court denied the motion for reconsideration, but granted a stay of the CAD order pending the objectors seeking an interlocutory appeal. Zurich and the Liquidator negotiated an interlocutory appeal statement, which two other objectors joined. The Superior Court approved the statement on May 12, 2021. Zurich filed the interlocutory appeal statement with the New Hampshire Supreme Court on May 19, 2021.

Due to the pending litigation, the CAD Order is not final and there presently is no Claim Amendment Deadline.

The Liquidator's motion papers, the objections, orders and further filings may be found on the Liquidation Clerk's website, <u>www.hicilclerk.org</u>.

6. <u>Claim determinations, reports and settlements</u>. The process of determining proofs of claim continues. Since the last Liquidator's report, the Liquidator has issued partial or final notices of determination addressing 33 proofs of claim pursuant to the Restated and Revised Order Establishing Procedures Regarding Claims entered January 19, 2005 ("Claims Procedures Order"). As of June 1, 2021, for all priority classes, the following table outlines activity from inception of the Liquidation:

	<u>12/01/15</u>	<u>12/05/16</u>	<u>12/01/17</u>	<u>12/1/18</u>	<u>12/1/19</u>	<u>12/1/20</u>	<u>6/1/21</u>
Proofs of Claim Filed:	20,704.	20,733	20,768	20,775	20,802	20,834	20,857
POCs Resolved (Court App'd) ¹ & ^{2:}	17,494	18,337	18,839	19,570	19,749	20,010	20,071
Total \$ Court App'd Determinations:		\$2.73b	\$2.8 b	\$3.0 b	\$3.1b ³	\$3.2b	3.3b
Total \$ Class II Court App'd Det:	\$2.13b	\$2.41b	\$2.49b	\$2.6 b	\$2.73b ³	\$2.9 b	2.9b
Total Remaining Open POCs ⁴	3,210	2,396	1,929	1,242	1,053	824	786

Breakdown of Open POC Count⁴

<u>12/0</u>	<u>1/15</u>	<u>12/05/16</u>	<u>12/01/17</u>	<u>12/01/18</u>	<u>12/1/19</u>	12/1/20	06/1/21
i. Insureds ⁵ and Claimants	2,86	1 2,09	7 1,668	979	792	593	562
ii. Contribution Claims	4(0 4	3 6	12	13 ⁶	4	6
iii Guaranty Associations	60) 6	60 60	60	59	59	59
iv. Insurer	232	2 18	9 186	i 182	180	160	160
v. Government/other	17	7	7 9	⁷ 9	9	8	8
Total	3,210	0 2,39	96 1,929	1,242	1,053	824	786

¹ POC counts include single POCs that may encompass multiple underlying claims and multiple POCs that may concern single underlying claims. Multiple determinations may be issued for individual POCs.

² The number of POCs resolved includes POCs determined and approved by the Court as Class V determinations that are deferred as to amount. The number of deferred Class V determinations can change if a final determination as to amount is issued.

³ The allowance total was adjusted to reflect credits for offsets.

⁴ The number of open POCs excludes 304 POCs at 6/1/21 determined and approved by the Court as Class V determinations that are deferred as to amount. POCs with a filed Request for Review are considered open until the RFRs are resolved.

⁵ As of 6/1/21, the number of insureds with open POCs totaled 179. All entities falling within the coverage of the policy including the named insured, additional named insured and their successors are counted as one insured if they filed a consolidated POC or POCs. Where the insured, the additional named insured and/or the successors filed separate POCs, each of the entities is counted separately.

⁶ The number of open contribution POCs increased due to issuance of Notices of Determination on POCs that had not been counted as open in light of previous court-approved final determinations as to priority only.

⁷ In a review of open POCs, two were moved from another category to this category.

The Liquidator continues to file reports of claims and recommendations when a sufficient number of claim determinations have passed the 60-day period for objections under RSA 402-C:41, I. Since March 10, 2021, the Liquidator has submitted two reports of claims and recommendations to the Court reflecting a total of approximately \$4.2 million in determinations for all classifications. In addition, the Liquidator has submitted four motions for approval of Class II settlement agreements reflecting total allowances of \$6,545,000.

7. Late-filed claims. The Order of Liquidation established June 13, 2004 as the deadline for filing claims in Home's liquidation proceeding. Pursuant to the Act, claims filed after the claim filing deadline are allowed to participate in distributions of the estate provided the late filing of the claim is "excused" for good cause shown. See RSA 402-C:37, II. The Act provides a non-exclusive list of five examples of "good cause" for late filing to be excused, including that the "existence of a claim was not known to the claimant and that he filed within 30 days after he learned of it." <u>Id</u>. "Unexcused" late filed claims are not permitted to receive the first distribution from the estate, but may receive subsequent distributions. RSA 402-C:37, III. (In both cases, payment is permitted only if it will not "prejudice the orderly administration of the liquidation." RSA 402-C:37, II, III.)

All proofs of claim received by the Liquidator are reviewed to determine whether the claim is timely filed or, if late, whether the late filing of the claim is to be "excused." Claimants with late filed claims which are found to be "unexcused" are informed of that determination and that they will not receive the first distribution in the Liquidator's notice of claim determination.

8. <u>Requests for review and objections</u>. A notice of determination is sent to a claimant when the Liquidator determines a claim. Each notice of determination includes

instructions on how to dispute the determination under the New Hampshire statutes and the Claim Procedures Order. Since inception, 1,015 claimants have filed requests for review; 936 of these have been sent notices of redetermination or have withdrawn the request for review. Claimants have filed 61 objections with the Court to commence disputed claim proceedings. As of June 1, 2021, there is one disputed claim proceeding before the Referee which is presently inactive. The Claims Procedures Order provides for review of the Referee's reports by motion to recommit.

9. <u>Financial reports</u>. The audited December 31, 2020 financial statements are attached as Exhibit A to this report. The unaudited March 31, 2021 financial statements are attached as Exhibit B to this report. The March 31, 2021 statements reflect \$782,249,125 in net assets under the Liquidator's direct control and \$8,089,895 in reinsurance collections, net investment income, and other receipts, and \$4,294,337 in operating disbursements from January 1 through March 31, 2021.

10. <u>2021 Budget</u>. A comparison of the actual and budgeted general and administrative expenses of the Home liquidation, on an incurred basis, through March 31, 2021 is attached as Exhibit C. As of March 31, 2021 actual expenses were below budget by \$210,619 or 6.9% with favorable variances in most categories. Below is a comparison of the annual budgeted and actual operating expenses (in millions) beginning January 1, 2004:

Year	Budget	Actual
2004	\$33.8	\$26.9
2005	\$26.8	\$26.2
2006	\$25.6	\$23.5
2007	\$22.8	\$21.5
2008	\$21.4	\$20.6
2009	\$20.6	\$20.0
2010	\$19.9	\$20.3
2011	\$18.9	\$18.2
2012	\$18.6	\$18.2
2013	\$18.4	\$17.7
2014	\$17.6	\$17.0
2015	\$17.2	\$16.2
2016	\$15.7	\$14.6
2017	\$14.5	\$13.7
2018	\$14.0	\$12.8
2019	\$13.5	\$12.7
2020	\$13.2.	\$11.7
2021	\$12.4	

The Liquidator filed a copy of the 2021 Budget on November 20, 2020 as Exhibit 6 to the Liquidator's Filing Regarding Status Report. As of June 1, 2021, the liquidation staff is 31 in number, which includes four part time employees. In addition, there are five Information Technology consultants, and other consultants who periodically work for the estate.

11. <u>Investment update</u>. The Liquidator invests Home's assets in accordance with the Fourth Revised Investment Guidelines approved December 10, 2012. A summary of Home's holdings of bonds and short-term investments as of March 31, 2021 is attached as Exhibit D, and a report listing the individual holdings of Home as of that date is attached as Exhibit E (the groupings on Exhibit D differ from those on Exhibit E). The book value of Home's bonds and short-term investments managed by Conning Asset Management ("Conning") at March 31, 2021, was approximately \$763.1 million compared to their market value of \$780.2 million. This represented an unrealized gain (market value above book value) of approximately \$17.1 million. Short-term holdings in the Conning-managed portfolio at March 31, 2021 were \$41.6 million at market value. The overall portfolio earned approximately \$3.7 million in net investment income through the first quarter of 2021 and is expected to earn approximately \$13.6 million in 2021 based on holdings at March 31, 2021.

The average credit rating for the Conning-managed portfolio holdings is Aa3 by Moody's and AA-by S&P. The Liquidator continues to maintain, outside of Conning's control, investments in US Treasury securities. As of March 31, 2021, such investments for Home had a market value of approximately \$9.9 million. These assets, along with sweep bank accounts, will be used to fund operating requirements.

As of June 1, 2021, the Conning-managed portfolio had an unrealized gain of \$17.2 million, a \$0.1 million increase in the unrealized gain from March 31, 2021 caused by minor market fluctuations. Bond yields remain low due to concerns about economic growth, the impact of the coronavirus outbreak, and the Federal Reserve's decision to continue holding interest rates to near zero. A market value sensitivity analysis performed by Conning indicated that market values of the portfolio could potentially fluctuate \$12 million downwards and \$12 million upwards if interest rates increased or decreased 100 basis points, respectively, based on the portfolio values as of March 31, 2021. Consistent with the investment guidelines, the Liquidator and Conning continue to focus on (a) preservation of capital on investments, (b) maintaining a high quality portfolio, and (c) consistent with objectives (a) and (b), maximizing current income. As of June 1, 2021, the Liquidator and Conning believe that all securities in the portfolio will pay full amounts of principal in spite of fluctuating market values.

12. <u>Early access distributions to guaranty associations</u>. The Liquidator made early access distributions to a total of 55 insurance guaranty associations from 2005

through 2016. The Liquidator makes an early access distribution only after obtaining approval from the Court and "claw back" agreements with the guaranty associations requiring the return of any amounts advanced that are necessary to make distributions to creditors whose claims fall in the same or a higher priority class. See RSA 402-C:29, III.

Early access distributions are generally subject to deductions for deposits, deductible reimbursements, recoveries from guaranty association statutory net worth insureds, amounts ascribed Class I and Class V priority, questioned claim items, and an early access distribution cap of 40% of the association's paid loss and expense and case reserves. Given the large number of guaranty associations affected by the cap and the decreasing association claim volume over the last few years, the tenth and eleventh early access distributions also reflected an additional cap of 75% of the association's cumulative paid claims in accordance with the Court's approval orders. The eleventh early access distribution also applied a \$25,000 minimum payment threshold. A net total of \$256 million has been paid to guaranty associations in early access through March 31, 2021.

13. Interim Distributions. By Order dated March 13, 2012 (as amended July 2, 2012), the Court approved the first interim distribution of 15% to claimants with allowed Class II claims. The interim distribution was subject to receipt of a waiver of federal priority claims from the United States Department of Justice ("US DOJ"), which was received on November 5, 2014. By Order dated November 16, 2015 (as amended March 7, 2016), the Court approved the second interim distribution of 10% to claimants with allowed Class II claims (for a cumulative interim distribution percentage of 25%). The second interim distribution was also subject to receipt of a waiver of federal priority claims from the US DOJ, which was received on July 18, 2016.

The Liquidator paid first interim distributions totaling \$258.3 million to creditors with allowed Class II claims on December 5, 2014 and thereafter through July 31, 2016. In August 2016, the Liquidator paid second interim distributions totaling \$183.3 million to creditors with allowed Class II claims. It also included 25% first and second distribution amounts for those recent Class II claimant-creditors who had not previously received the first interim distribution.

By Order dated October 18, 2018, the Court approved the third interim distribution of 5% to claimants with allowed Class II claims (for a cumulative interim distribution percentage of 30%). The third interim distribution was also subject to receipt of a waiver of federal priority claims from the US DOJ. The Liquidator entered a Release Agreement with the United States in conjunction with a Settlement Agreement between the Federal Claimants and the Liquidator. The two agreements were subject to Court approval, which was given by Order dated March 26, 2019, and other conditions which were satisfied on April 10, 2019, thereby making the Settlement Agreement and the Release Agreement effective. The Release Agreement provided the necessary waiver of federal priority claims allowing the third interim distribution to proceed.

In April 2019, the Liquidator paid the third interim distribution totaling \$119 million to creditors with allowed Class II claims. This included the 30% distribution in the amount of \$8,113,243.80 on allowed United States claims which was paid to the United States on April 10, 2019 in accordance with the terms of the Settlement Agreement. It also included 30% distribution amounts for other recent Class II claimant-creditors who had not previously received the first and second interim distributions. As part of the interim distribution process, the Liquidator periodically issues distribution checks to

claimants with newly allowed Class II claims after each December 31 and June 30 as provided in the interim distribution approval orders.

The net cumulative interim distributions to non-guaranty association Class II creditors total \$667.399 million through June 1, 2021 (excluding distribution checks outstanding of \$0.179 million). This total does not include the amounts of prior early access distributions to guaranty associations that are deemed interim distributions no longer subject to claw back pursuant to the interim distribution approval orders (which are included in the early access total in section 12). Certain guaranty associations have had claims satisfied from special deposits and, accordingly, have not received interim distributions from the Home estate.

14. <u>Milliman reserve study</u>. The Liquidator engaged the actuarial firm Milliman, Inc. to estimate Home's unpaid direct liabilities as of December 31, 2010, December 31, 2012, and December 31, 2014. Milliman's report concerning unpaid loss and allocated loss adjustment expense ("ALAE") as of December 31, 2010, was used in the Liquidator's Motion for Approval of Interim Distribution to Claimants with Allowed Class II Claims filed February 13, 2012, and the executive summary was included in the motion papers. A copy of the executive summary of the Milliman report concerning unpaid loss and ALAE as of December 31, 2012 was attached as an exhibit to the Liquidator's Fifty-First Report. A copy of the executive summary of the Milliman report dated September 18, 2015 concerning unpaid loss and ALAE as of December 31, 2014 was attached as an exhibit to the Liquidator's Fifty-Seventh report.

Milliman's actuarial central estimate of ultimate Class II unpaid loss and ALAE as of December 31, 2010 was \$4.112 billion, and the estimate at the 95% confidence level was \$6.584 billion. Milliman's actuarial central estimate of ultimate Class II unpaid loss and ALAE as of December 31, 2012 was \$4.372 billion, and the estimate at the 95% confidence level was \$6.602 billion. Milliman's actuarial central estimate of ultimate Class II unpaid loss and ALAE as of December 31, 2014 was \$4.034 billion, and the estimate at the 95% and 90% confidence levels was \$5.406 billion and \$4.970 billion respectively.

15. Multiple claims. RSA 402-C:40, IV provides that in the event several claims founded on one policy are filed, and the aggregate allowed amount of all claims to which the same limit of liability in the policy is applicable exceeds that limit, then each claim as allowed shall be reduced in the same proportion so that the total equals the policy limit. This presents a potential risk for allowed claims under such policies in the event that other claims subject to the same policy limit are allowed, as the allowances subject to the same limit would need to be reduced on a pro rata basis to adjust the total of such allowances to the applicable policy limit. Distributions will be based on the reduced allowances. The Liquidator will be unable to finally determine the extent to which a claim allowance may be subject to proration until all claims against the policy have been determined. The Liquidator is tracking claims against policies and will further address this issue, if warranted, in any future application to increase the interim distribution percentage. If at the time of a distribution there are allowed claims subject to the same limit that are required to be reduced pursuant to RSA 402-C:40, IV, the Liquidator will make the reductions and advise the claimants of the reasons for them.

16. <u>Reinsurance</u>. The collection of reinsurance is the principal remaining assetmarshaling task of the Liquidator. The Liquidator has billed and collected reinsurance throughout the liquidation, and he has entered into commutations with many reinsurers of Home to resolve relationships with those reinsurers for agreed payments.

The Liquidator reports, in accordance with the Court's December 23, 2004 order, that there were no commutations since the last report, on March 10, 2021.

17. Distributions to Class I Creditors. In his reports and recommendations regarding claims, the Liquidator has recommended that the Court approve certain claims by guaranty associations for expenses which are Class I claims under RSA 402-C:44 pursuant to RSA 404-B:11, II, certain other Class I claims, and the 10% part of allowed guaranty fund defense expense payments assigned to Class I under the Settlement Agreement with 56 guaranty associations approved on July 15, 2013. The Court has approved the claim reports, and the Liquidator accordingly has at various times made distributions to the Class I creditors. Most recently, a Class I distribution totaling \$12.9 million was issued to guaranty associations in October 2020, which brought total Class I distributions to \$107.6 million (after deduction of setoffs).

18. Asset dispositions (including compromises) and assumptions of obligations. In accordance with paragraph 5 of the Order Establishing Procedures for Review of Certain Agreements to Assume Obligations or Dispose of Assets entered April 29, 2004, and paragraph 5 of the Liquidator's Eleventh Report, the Liquidator submits a confidential schedule of asset dispositions (including compromises) and obligation assumptions since the last report which is filed under seal as an appendix to this report.

<u>New York Office Surrender of Space; Manchester Office Lease</u> Termination. Pursuant to the terms of the Lease Agreement for office space located at 61 Broadway in New York City, the Liquidator had a unilateral contraction option to surrender 7,500 square feet or approximately one-third of the Premises effective as of January 1, 2018. The Liquidator exercised the option and vacated the space on December 31, 2017. The Lease Agreement also provides the Liquidator with a second

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unilateral contraction option for approximately half of the remaining space which option the Liquidator exercised pursuant to an amendment to the Lease Agreement dated January 11, 2021. The amendment serves to revise the terms of the contraction option and provides for (i) the surrender of a 5,492 rentable square foot portion of the Premises effective October 31, 2021; (ii) the surrender of a 1,812 rentable square foot portion of the Premises at October 31, 2022 or, upon written notice not later than April 30, 2022, at October 31, 2023, at the option of the Liquidator; and (iii) the retention of a 196 rentable square foot portion of the space otherwise to be surrendered until the expiration of the Lease Agreement which by its terms expires on January 31, 2026. The Lease Agreement also provides the Liquidator with an option to extend the term of the Lease until January 31, 2031 to be effective upon twelve months prior written notice. The Manchester, New Hampshire office has been relocated to new quarters in Bedford, New Hampshire which space has been let on a month-to-month basis.

20. <u>Mailing Address Change</u>: In view of the relocation of Home's Manchester office to Bedford, and as reflected on the liquidation's website (<u>www.hicilclerk.org</u>), the mailing address for all Proofs of Claim has been changed to the following:

The Home Insurance Company in Liquidation 61 Broadway, 6th Floor New York, New York 10006

21. <u>Document Storage</u>. The contract with Iron Mountain regarding storage of Home's records housed at Iron Mountain facilities as approved by the Court on November 2, 2016 extends until November 30, 2021, and provides for a further five year extension at the Liquidator's option. As of June 1, 2021, there are approximately 60,914 boxes of documents in storage at Iron Mountain, down from a high of 167,000 in 2004 when the record review process was commenced, resulting in considerable savings to Home's estate. Record destruction efforts remain ongoing so as to eliminate records which are no longer useful to the estate.

22. Ancillary proceedings in the United States and United Kingdom. Ancillary receiverships for Home remain pending in Oregon and New York. By Order of the Supreme Judicial Court for the Commonwealth of Massachusetts dated May 19, 2021, the Ancillary receivership in Massachusetts was closed and the Ancillary Receiver was discharged to be effective upon the filing of a certificate confirming that all assets of Home had been transferred to the Massachusetts Insurers Insolvency Fund and that all other business of the ancillary receivership proceedings had been completed. The certificate remains outstanding. In addition, a provisional liquidation proceeding concerning Home's unincorporated branch in the United Kingdom ("UK Branch") remains pending. The Home's UK Branch wrote insurance and reinsurance as a participating member of the American Foreign Insurance Association ("AFIA"), and a Scheme of Arrangement with AFIA creditors was approved by the UK court in November 2005.

Respectfully submitted,

Christopher R. Nicolopoulos, Insurance

Commissioner of the State of New Hampshire, as Liquidator of the Home Insurance Company

Dated: June λ , 2021

CERTIFICATE OF SERVICE

I hereby certify that on June 22, 2021, a copy of the Liquidator's Eighty-First Report was served upon the persons named on the attached Service List, by first class mail, postage prepaid (the confidential appendix filed under seal was not so served).

> /s/ Eric A. Smith Eric A. Smith NH Bar ID No. 16952

Exhibits:

- A Audited Financial Statement as of 12/31/20
- B -- Unaudited Financial Statement as of 3/31/21
- C Comparison of actual and budgeted general and administrative expenses through 3/31/21
- D Holdings of bonds and short-term investments as of 3/31/21
- E-Individual holdings report as of 3/31/21

THE STATE OF NEW HAMPSHIRE

MERRIMACK, SS.

SUPERIOR COURT

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Exhibit A

FINANCIAL STATEMENTS (MODIFIED-CASH BASIS)

The Home Insurance Company in Liquidation Years Ended December 31, 2020 and 2019 With Report of Independent Auditors

Ernst & Young LLP



Financial Statements (Modified-Cash Basis)

Years Ended December 31, 2020 and 2019

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Report of Independent Auditors

The Special Deputy Liquidator The Home Insurance Company in Liquidation

We have audited the accompanying financial statements of The Home Insurance Company in Liquidation (the Liquidating Company), which comprise the statements of restricted and unrestricted net assets, excluding certain amounts (modified-cash basis) as of December 31, 2020 and 2019, and the related statements of restricted and unrestricted cash receipts and disbursements, and changes in restricted and unrestricted net assets, excluding certain amounts (modified-cash basis), for the years then ended, and the related notes to the financial statements (modified-cash basis).

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in conformity with the modified-cash basis of accounting as accepted by New Hampshire Department of Insurance, the Insurance Commissioner of the State of New Hampshire, and the Liquidation Court which is described in Note 1; this includes the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free of material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the restricted and unrestricted net assets, excluding certain amounts of the Liquidating Company as of December 31, 2020 and 2019, and its restricted and unrestricted cash receipts and disbursements, and changes in restricted and unrestricted net assets, excluding certain amounts, during the years then ended, on the basis of accounting described in Note 1.

Modified-Cash Basis of Accounting

As described in Note 1 to the financial statements, the financial statements have been prepared on a modified-cash basis of accounting, which is a basis of accounting other than U.S. generally accepted accounting principles, to meet the requirements of the New Hampshire Department of Insurance, the Insurance Commissioner of the State of New Hampshire, and the Liquidation Court. The financial statements are not intended to be a complete presentation of the Liquidating Company's assets and liabilities or revenues and expenses on the indicated basis. Our opinion is not modified with respect to this matter.

Restriction on Use

Our report is intended solely for the information and use of the Liquidating Company, the New Hampshire Department of Insurance, the Insurance Commissioner of the State of New Hampshire (the Liquidator), and the Liquidation Court to whose jurisdiction the Liquidating Company is subject and is not intended to be and should not be used by anyone other than these specified parties.

Ernst + Young LLP

June 15, 2021

Statements of Restricted and Unrestricted Net Assets, Excluding Certain Amounts Modified-Cash Basis)

Decem	iber 31
2020	2019
· ·	
	\$715,223,801
73,547,525	62,464,756
7,242,292	34,675,389
785,039,427	812,363,946
2	2
3,952,832	4,485,145
788,992,261	816,849,093
475,276	592,358
195,667	195,667
789,663,204	817,637,118
1,394,653	1,568,795
12,721	12,721
116,344	157,492
1,523,718	1,739,008
	· · · · · · · · · · · · · · · · · · ·
\$ 788,139,486	\$815,898,108
	$\begin{array}{r} 2020 \\ \$ \ 704,249,610 \\ 73,547,525 \\ 7,242,292 \\ \hline 785,039,427 \\ 2 \\ 3,952,832 \\ \hline 788,992,261 \\ 475,276 \\ \hline 195,667 \\ \hline 195,667 \\ \hline 789,663,204 \\ \hline 1,394,653 \\ 12,721 \\ \hline 116,344 \\ \hline 1,523,718 \\ \hline \end{array}$

See accompanying notes.

Statements of Restricted and Unrestricted Cash Receipts and Disbursements (Modified-Cash Basis)

	Year Ended 2020	December 31 2019
Cash receipts:	5	
Net investment income	\$ 19,159,380	\$ 22,073,252
Reinsurance collections	10,308,183	16,708,821
Agents' balances	1,709,804	1,102,506
Salvage, subrogation, and other claim recoveries	33,116	207,217
Realized capital gains on sale of fixed-income securities	1,365,858	4,098,026
Other	277,994	218,175
Total cash receipts	32,854,335	44,407,997
Cash operating disbursements:		
Human resources costs	7,318,493	7,605,446
Consultant and outside service fees	2,309,895	2,502,713
Realized capital losses on sale of fixed-income securities	1,110,270	829,191
General office and rent expense	1,192,294	1,294,690
Legal and audit fees	700,818	1,072,148
Investment expenses	694,972	722,197
Computers and other equipment expense	208,280	266,524
Administration costs	176,246	168,487
Loss expenses paid	67,844	120,835
Other	377,4548	835,040
Total cash operating disbursements	14,156,566	15,417,271
Excess of cash receipts over cash operating disbursements	18,697,769	28,990,726
Deductible reimbursements	(212,843)	(338,600)
Class I distributions	(12,933,224)	(8,651,565)
Class II distributions	(32,876,220)	(112,177,702)
Cash disbursements in excess of receipts	(27,324,518)	(92,177,141)
Beginning restricted and unrestricted fixed-income securities,		
short-term investments, and cash and cash equivalents, at cost	812,559,611	904,736,752
Ending restricted and unrestricted fixed-income securities, short-term investments, and cash and cash equivalents, at cost	\$785,235,092	\$812,559,611

See accompanying notes.

Statements of Changes in Restricted and Unrestricted Net Assets, Excluding Certain Amounts (Modified-Cash Basis)

	Year Ended December 31		
	2020	2019	
Restricted and unrestricted net assets, excluding			
certain amounts, beginning of year	\$ 815,898,108	\$ 907,698,397	
Unrestricted and restricted cash disbursements			
in excess of receipts	(27,324,518)	(92,177,141)	
Other changes in restricted and unrestricted net assets:			
Limited partnership interest, illiquid	(117,082)	_	
Interest income due and accrued	(532,313)	189,084	
Incurred but unpaid administrative expenses and			
investment expenses	174,143	221,481	
Class I distribution checks outstanding	_	(3,420)	
Class II distribution checks outstanding	41,148	(30,293)	
Restricted and unrestricted net assets, excluding	0		
certain amounts, end of year	\$ 788,139,486	\$ 815,898,108	

See accompanying notes.

Notes to Financial Statements (Modified-Cash Basis)

December 31, 2020

1. Background and Significant Accounting Policies

The Home Insurance Company (the Company) was declared insolvent on June 11, 2003, and the liquidation of the Company was ordered (the Liquidation Order) by the Merrimack County Superior Court of the State of New Hampshire (the Liquidation Court). The Insurance Commissioner of the State of New Hampshire (the Liquidator) was appointed Liquidator of the Company. The liquidation of the Company (since June 11, 2003, The Home Insurance Company in Liquidation) is being conducted in accordance with New Hampshire statutes governing insurance insolvency proceedings. The Company has issued no new insurance policies since 1995, and it was placed in supervision by the New Hampshire Insurance Department in 1997. The principal activities since the date of the Liquidation Order (insolvency) consist of determining claims under policies issued prior to the date of insolvency, recovering reinsurance balances for losses ceded under reinsurance agreements, and collecting assets to distribute to creditors. On June 13, 2003, the Liquidation Court issued a revised Liquidation Order, which did not change the effective date of the insolvency.

The following represents the significant accounting policies affecting The Home Insurance Company in Liquidation (the Liquidating Company) that are used in preparing the accompanying financial statements. These policies differ from accounting principles generally accepted in the United States.

Basis of Accounting

The Liquidating Company's financial statements are prepared using a modified-cash basis of accounting, which differs from U.S. generally accepted accounting principles (GAAP). Only those assets that are within the possession of the Liquidator and other known amounts for which ultimate realization by the Liquidating Company is expected to occur, primarily liquid and illiquid investments, cash and cash equivalents, and certain receivables, are recorded. Liabilities that have been acknowledged by the Liquidating Company are prioritized into ten creditor classes in accordance with the New Hampshire statute establishing creditor classes in insurer insolvencies (Revised Statutes Section (RSA) 402-C:44), as discussed below under the caption "Priority of Claims and Distributions to Creditors." These financial statements reflect the restricted and unrestricted net assets and the cash receipts, cash disbursements (including the interim distributions to class II creditors described below and the early access distributions to state guarantee associations as described in Note 7), and other changes in net assets on the basis described above, which has been ordered and accepted by the Liquidation Court.

Notes to Financial Statements (continued) (Modified-Cash Basis)

1. Background and Significant Accounting Policies (continued)

Under this basis of accounting, the Liquidating Company does not record the amounts of certain assets, such as reinsurance recoverable, securities on deposit with various states, funds held, and claims against others, and certain liabilities, including insurance policy claims and losses, as such amounts have not been settled and agreed to with third parties or the Liquidation Court.

"Restricted" is a term used to denote certain assets held and managed by the Liquidating Company for parties at interest. The right of ownership to these assets is conditional upon future events. Accordingly, such amounts are shown separately where appropriate (see Note 5).

Use of Estimates

The preparation of financial statements requires the use of estimates and assumptions by management that affect amounts reported in these financial statements and accompanying notes. Actual results may vary from these estimates as more information becomes known.

Fixed-Income Securities

Fixed-income securities are carried at cost with no provision for amortization of premium or discount on purchase price. Amounts received over or under original cost are treated as a gain or loss upon disposition and are treated as net investment income at maturity. Fixed-income securities are generally held until maturity. The types of fixed-income securities that the Liquidating Company may invest in are prescribed by order of the Liquidation Court and consist principally of U.S. government agency securities and other high-credit-quality corporate, mortgage-backed, and asset-backed debt instruments. In 2012, the Liquidation Court approved revised guidelines for the Liquidating Company allowing limited investments in high-yield and municipal debt investments. The Liquidating Company accrues interest income on fixed-income securities as the realization of such amounts is expected to occur.

Cash and Cash Equivalents

Cash equivalents are presented at cost, which approximates fair value. Cash equivalents consist principally of money market accounts and commercial paper.

Notes to Financial Statements (continued) (Modified-Cash Basis)

1. Background and Significant Accounting Policies (continued)

Short-Term Investments

Short-term investments are reported at cost, which approximates fair value and consists primarily of U.S. Treasury bills with maturities at the date of acquisition between 90 days and one year.

Common Stock

Common stock is carried at fair value based upon the closing price in the over-the-counter market.

Limited Partnership Interest

Limited partnership interest is an illiquid asset that comprises an 18% investment in a partnership. The carrying value of this investment is equal to the percentage of equity owned as determined based on the most recently available K-1 partnership tax form.

Loss Expenses Paid

The amount shown for loss expenses paid in the statements of restricted and unrestricted cash receipts and disbursements, and changes in fixed-income securities, short-term investments, and cash and cash equivalents primarily represents (1) loss expenses accorded administrative expense priority by the rehabilitation order and Liquidation Order, and (2) expenses relating to obtaining claim recoveries, which also are entitled to administrative expense priority. Checks issued for such loss expenses that are not cashed, if any, are reflected as liabilities.

Employee Benefits

Substantially all full-time employees of the Liquidating Company are covered by various employee incentive plans, which were approved by the Liquidation Court. The costs incurred for these plans are based on the years of service but are paid in the subsequent year. The amount accrued in the liability for "Incurred but unpaid administrative expenses and investment expenses" was \$906,894 and \$1,020,000 at December 31, 2020 and 2019, respectively. The amount paid in 2020 and 2019 was \$1,219,077 and \$1,094,149, respectively, which is included in "Human resources cost."

Notes to Financial Statements (continued) (Modified-Cash Basis)

1. Background and Significant Accounting Policies (continued)

Reinsurance Recoveries

Reinsurance recoveries are recognized when collected.

Deductible Reimbursements

Deductible reimbursements, net of related fees, are recognized when paid.

Priority of Claims and Distributions to Creditors

The Liquidating Company will distribute funds to policyholders/creditors in accordance with RSA 402-C:44, which governs asset distributions from the estate of the Liquidating Company.

The RSA establishes the following classes of creditors:

- Class I: Payment of all administration expenses of closing the business and liquidating the Company
- Class II: Payment of policy claims (excluding any loss for which indemnification is provided by other benefits or advantages recovered or recoverable by the claimant)
- **Class III:** Claims of the federal government
- **Class IV:** Debts due to employees for services performed
- **Class V:** All other claims, including claims of any state or local government, not falling within other classes
- **Class VI:** Claims based solely on judgments
- Class VII: Interest on claims already paid

Class VIII: Miscellaneous subordinated claims

Notes to Financial Statements (continued) (Modified-Cash Basis)

1. Background and Significant Accounting Policies (continued)

Class IX: Preferred ownership claims, including surplus or contribution notes, or similar obligations, and premium funds on assessable policies

Class X: The claims of shareholders or other owners

The claims of a higher class of creditor (e.g., Class I) must be paid in full before a lower creditor class becomes eligible for payment. The Liquidating Company is currently paying Class I (Administration Costs) creditors. In 2014, a 15% interim distribution was paid to Class II creditors and in 2016; a second interim distribution of 10% was paid to such creditors. The Liquidator had submitted a motion to the Liquidation Court seeking approval for the 15% interim distribution on allowed Class II claims on February 10, 2012. The interim distribution was approved by order of the Liquidation Court on March 13, 2012 (as amended July 2, 2012), and was subject to receipt of a waiver of federal priority claims from the United States Department of Justice. The waiver was received on November 5, 2014. Additionally, on September 28, 2015, the Liquidator submitted a motion to the Liquidation Court seeking approval for a second interim distribution of 10% on allowed Class II claims. The Liquidation Court issued an order approving the motion on November 16, 2015 (the Order). On March 7, 2016, the Order was amended so that claimants who had not received the first interim distribution would be paid the second interim distribution coincident with the first interim distribution. The second interim distribution was subject to a waiver from the United States Department of Justice. The Waiver was subject to a waiver from the United States Department of Justice. The March 2, 2015 (the Order). On March 7, 2016, the Order was amended so that claimants who had not received the first interim distribution. The second interim distribution was subject to a waiver from the United States Department of Justice. The waiver was received on July 18, 2016.

On September 28, 2018, the Liquidator submitted a motion to the Liquidating Court seeking approval for a third interim distribution of 5% on allowed Class II claims. The Liquidation Court issued an order approving the motion on October 18, 2018, subject to a waiver from the United States Department of Justice. The waiver was received on April 10, 2019.

As of December 31, 2020, the total distribution expected to be made related to Class II claims, including a liability for outstanding checks, is \$658,252,285 as compared to \$625,420,726 as of December 31, 2019. Cash distributed in 2020 and 2019 totaled \$32,876,220 and \$132,802,678, respectively, and \$116,344 remains outstanding as a payable for outstanding checks as of December 31, 2020. As of December 31, 2019, interim distribution amounts previously paid to a creditor totaling \$59,962,476 were held in an escrow account pursuant to an approved settlement agreement and approved escrow agreement.

Notes to Financial Statements (continued) (Modified-Cash Basis)

1. Background and Significant Accounting Policies (continued)

In January 2019, the escrow was terminated and the funds were distributed to the creditor and to the Liquidator. The Liquidator received \$20.8 million from the escrow.

The Liquidating Company also has advanced early access distributions to insurance guaranty associations (Guaranty Associations) for Class II claims, which will be credited against amounts payable to such Guaranty Associations when payments are made to all Class II creditors.

As of December 31, 2020, the Liquidator has allowed, and the Liquidation Court has approved, \$107,891,372 of Class I claims, \$2,885,622,429 of Class II claims, \$2,672,527 of Class III claims, \$361,870,723 of Class V claims and \$53,887 of Class VIII claims. Class I claims paid in 2020 and in 2019 included \$12,933,224 and \$8,651,565 for the eleventh and tenth distribution, respectively, of Guaranty Associations' administrative costs. It is management's judgment that there will not be sufficient assets to make distributions on allowed claims below the Class II priority. Distributions on allowed claims will depend on the amount of assets available for distribution and the allowed claims in each successive priority class under New Hampshire RSA 402-C: 44.

2. Investments

The carrying values and fair values of unrestricted fixed-income securities and common stock by major category are summarized as follows:

		December 31, 2020							
				Gross		Gross			Fair
			•	Unrealized		Unrealized		Fair	Value
		Cost		Gains		Losses		Value	Level
Fixed-income securities:									
U.S. Treasury notes	\$	9,845,000	\$	623,750	\$	-	\$	10,468,750	1
Government agencies		26,740,001		822,210		(27,514)		27,534,697	2
Corporate		483,784,010		12,159,817		(1,064,886)		494,878,941	2
Mortgage-backed		77,458,778		3,453,223		3 - 3		80,912,001	2
Asset-backed	_	106,421,821		1,238,476	_	(279,554)		107,380,743	2
Total	\$	704,249,610	\$	18,297,476	\$	(1,371,954)	\$	721,175,132	
Common stock	\$	1,628,052	\$		\$	(1,628,052)	\$	2	1

Notes to Financial Statements (continued) (Modified-Cash Basis)

2. Investments (continued)

The amortized cost of unrestricted fixed-income securities is \$699,465,171 at December 31, 2020. Based on such amortized cost, gross unrealized gains are \$21,723,095 and gross unrealized losses are \$13,135.

	December 31, 2019								
		Cost	τ	Gross Unrealized Gains		Gross Unrealized Losses		Fair Value	Fair Value Level
Fixed-income securities:	-	COSL		Gallis		LUSSES		value	Level
U.S. Treasury notes	\$	49,229,336	\$	328,945	\$	(292,969)	\$	49,265,312	1
Government agencies		30,216,259		434,812		(15,065)		30,636,006	2
Corporate		479,867,905		5,009,282		(2,701,772)		482,175,415	2
Mortgage-backed		100,656,335		1,690,777		(630,505)		101,716,607	2
Asset-backed		55,253,966		104,812		(239,355)		55,119,423	2
Total	\$	715,223,801	\$	7,568,628	\$	(3,879,666)	\$	718,912,763	
Common stock	\$	1,628,052	\$		\$	(1,628,050)	\$	2	1

The amortized cost of unrestricted fixed-income securities is \$710,428,469 at December 31, 2019. Based on such amortized cost, gross unrealized gains are \$8,823,354 and gross unrealized losses are \$339,061.

The fair value measurements and disclosures topic of the Financial Accounting Standards Board Accounting Standards Codification with respect to financial statements prepared in accordance with GAAP clarifies the definition of fair value for financial reporting, establishes a framework for measuring fair value, and requires additional disclosures about the use of fair value measurements.

Various inputs are used in determining the fair value of the Liquidating Company's unrestricted investments. These inputs are summarized in three broad levels as follows:

• Level 1 Inputs – Quoted prices in active markets for identical securities without adjustment. The Level 1 assets of the Liquidating Company include an investment in an exchange-traded common stock and would include the Liquidating Company's U.S. Treasury securities and Short Term investments if reported at fair value in the statements of changes in restricted and unrestricted net assets, excluding certain amounts.

Notes to Financial Statements (continued) (Modified-Cash Basis)

2. Investments (continued)

- Level 2 Inputs Other significant observable inputs other than Level 1 inputs (including quoted prices for similar securities, quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable market data). The Level 2 assets of the Liquidating Company, if reported at fair value on a recurring basis, would include corporate and asset-backed fixed-income securities (including mortgage-backed fixed-income securities), and government agency debt. The fair value of these securities for purposes of financial statement disclosure is determined using pricing quotes from third-party pricing services. These third-party pricing services use pricing matrices with inputs that are observable in the market or can be derived principally from or corroborated by observable market data.
- Level 3 Inputs Significant unobservable inputs, including the Liquidating Company's own assumptions in determining the fair value of investments. At December 31, 2020 and 2019, the Liquidating Company has no Level 3 fixed-income securities or common stock investments. The limited partnership interest presented on the statements of restricted and unrestricted net assets, excluding certain amounts, if reported at fair value, would be classified as Level 3, and the fair value reported would be \$475,276 and \$592,358 in 2020 and 2019, respectively.

The Liquidating Company had net unrealized gain of \$16,925,522 and a gain of \$3,688,962 on fixed-income securities at December 31, 2020 and 2019, respectively. Gross unrealized gains and gross unrealized losses are calculated based on cost and do not reflect adjustments for amortization. The net unrealized gain at December 31, 2020, was due to market conditions, including changes in the interest rate environment during 2020. At December 31, 2020, the securities in the fixed-income portfolio continued to be highly rated securities. Management has the ability and intent to hold fixed-income securities for a period of time sufficient for recovery.

As of December 31, 2020, disposals of certain fixed-income securities resulted in total proceeds of \$171,211,228 and gross realized gains and losses of \$829,129 and \$797,306, respectively. Securities were sold in 2020 primarily to fund purchases that enhanced yield in a low interest rate environment, and also to reduce exposure to BBB-rated corporate bonds. As of December 31, 2019, disposals of certain fixed-income securities resulted in total proceeds of \$119,362,132 and gross realized gains and losses of \$2,806,133 and \$491,272, respectively. Securities were sold in 2019 primarily to fund purchases that enhanced yield in a low interest rate environment, and, also to reduce exposure to BBB-rated corporate bonds.

Notes to Financial Statements (continued) (Modified-Cash Basis)

2. Investments (continued)

The cost and fair values of unrestricted fixed-income securities by contractual maturity as of December 31, 2020, were as follows:

	Cost		Fair Value	
Unrestricted fixed-income securities				
One year or less	\$	105,842,180	\$	105,915,418
Over one year through five years		411,526,830		423,676,482
Over five years through twenty years		3,000,000		3,290,487
Mortgage-backed		77,458,778		80,912,001
Asset-backed		106,421,821		107,380,742
Total	\$	704,249,610	\$	721,175,131

Expected maturities may differ from contractual maturities because certain borrowers have the right to call or prepay obligations with or without call or prepayment penalties.

3. Securities on Deposit

Investments on deposit at the original cost with the federal government were \$774,530 and \$767,360 as of December 31, 2020 and December 31, 2019, respectively. The federal deposit is still held at December 31, 2020. As described in Note 1, the Liquidator does not record the amount of these assets as such amounts have not been settled and agreed to with the states.

Various states have withdrawn securities on deposit for use by the related state guaranty associations, and the amounts withdrawn, including investment income thereon, may be offset against future distributions to such guaranty associations. Since June 11, 2003, deposits with market value of \$54,835,498 and par value of \$47,334,110 have been withdrawn for use by state guaranty associations.

Notes to Financial Statements (continued) (Modified-Cash Basis)

4. Class I Liabilities: Incurred But Unpaid Administrative Expenses and Investment Expenses

Class I liabilities represent accrued administrative expenses, including investment expenses, incurred in the normal course of the Liquidating Company, and consist of the following accruals at December 31, 2020 and 2019:

	December 31			
		2020	2019	
Human resources costs	\$	906,894	\$ 1,020,428	
Consultant and outside service fees		133,847	140,025	
Accrued investment expenses		171,922	173,569	
Legal and professional fees		68,455	120,282	
Other administration costs		62,824	78,709	
General office and rent expense		34,297	35,459	
Computers and equipment costs		16,413	324	
	\$	1,394,653	\$ 1,568,796	

Various full-time employees of the Liquidating Company are covered by employee incentive plans, which were approved by the Liquidation Court on December 7, 2019. The costs of these plans are primarily payable in 2020, but are based on 2019 service and are being accrued over the service period in 2020. Accrued administrative expense includes \$906,894 of incentive plan costs.

5. Restricted Funds

The Liquidator has drawn down on letters of credit (LOCs) posted by insurance companies that have assumed risks from the Liquidating Company. The LOCs have been drawn down upon receiving notices of cancellation or notices of nonrenewal of the LOC from the issuing bank. Such LOC drawdowns relate to insurance losses not yet proven and/or settled and are recognized as restricted cash receipts. Restricted funds related to reinsurance recoveries total \$195,667 at December 31, 2020 and 2019, respectively. Restricted funds will be recognized as unrestricted reinsurance recoveries when such balances are proven and/or settled with the beneficial owner.

Notes to Financial Statements (continued) (Modified-Cash Basis)

6. Commitments

The Liquidating Company leases office space in New York City under an operating lease expiring on January 31, 2026, with an options to extend the lease another five years until January 31, 2031. The Liquidator had exercised an option to surrender approximately one third of its space effective January 1, 2018 and surrendered the space on December 31, 2017. A second unilateral contraction option for approximately half of the remaining space was exercised by The Liquidator on January 11, 2021 and provides for surrender of portions of this space between October 31, 2021 and January 31, 2026. This second contraction option is reflected in the table of minimum future rental payments below.

The lease agreement for the Manchester, New Hampshire office space has been terminated effective August 31, 2019, and the Liquidator has vacated the space. The office has been relocated to new quarters in Bedford, New Hampshire which space has been let on a month to month basis.

Minimum future rental payments on leases in effect as of December 31, 2020, for the next five years under non-cancelable operating leases having remaining terms are:

Year ending December 31:	
2021	\$ 543,388
2022	425,677
2023	434,169
2024	360,646
2025	 367,880
	\$ 2,131,760

Rent expense incurred was \$755,978 and \$737,188 for the years ended December 31, 2020 and 2019, respectively.

Notes to Financial Statements (continued) (Modified-Cash Basis)

7. Early Access Distributions

On November 2, 2016, the Liquidation Court approved the eleventh early access distribution to insurance guaranty associations based on guaranty association payments through July 30, 2016. The Liquidator paid \$14.7 million for the eleventh early access distribution through December 31, 2016. The total of all early access payments through December 31, 2020 and 2019, was \$256.1 million, respectively.

As a condition for receiving early access distributions, the guaranty associations entered into "claw back" agreements with the Liquidator requiring the return of any amounts advanced that exceed the eventual distribution percentage for their creditor class. Pursuant to the "claw back" agreements, the Liquidator requested and has received the return of \$5.9 million for the eleventh early access advance as of December 31, 2017. Such returns of "claw back" amounts are netted against the related early access advances in the financial statements. The distribution caps are (1) an amount equal to 40% of the total incurred costs projected by each guaranty association, and (2) an amount equal to 75% of each guaranty association's cumulative paid claims.

The Liquidator may periodically make additional early access distributions in the future, subject to the Liquidation Court's approval. Early access distributions and related advances are not recorded as assets in the accompanying statements of restricted and unrestricted net assets, excluding certain amounts, although they represent payments in advance of distributions to other claimants. Early access distributions and related advances will ultimately be credited against amounts payable to Guaranty Associations to ensure pro rata distributions among members of the same class of creditor of the Liquidating Company. The following summary represents the cumulative early access distributions and related advances that are not reflected in the statements of restricted and unrestricted net assets, excluding certain amounts.

	2020	2019
Early access distributions paid in cash Assets withdrawn from special deposits held by states	\$ 252,942,104	\$ 252,942,104
to pay Liquidating Company claims (market value)	54,835,498	55,744,793
Other deemed early access advances paid in cash	3,148,212	3,148,212
Total	\$ 310,925,814	\$ 311,835,109

Notes to Financial Statements (continued) (Modified-Cash Basis)

8. Home Deductible Policies – Reimbursement

On April 6, 2011, the Liquidation Court approved an agreement between the Liquidator and the Guaranty Associations regarding Home Deductible policies (the Deductible Agreement). The Deductible Agreement provides that the Liquidator will reimburse the signatory Guaranty Associations for deductible amounts collected during liquidation. The Liquidator also charges a fee of 7.5% as reimbursement of the Liquidating Company's expenses incurred in the collection process. Forty-six Guaranty Associations have signed the Deductible Agreement to date. On May 21, 2020 and March 6, 2019, the Liquidator paid \$212,843 and \$338,600 respectively, after netting of the fee.

9. Claim Amendment Deadline Motion

The Liquidator filed a Motion for Approval of a Claim Amendment Deadline on August 1, 2019 seeking to establish a deadline for the amendment and submission of claims. After receiving certain objections to the proposed Claim Amendment Deadline, and the Liquidator's responses thereto, the Court held a hearing on December 11, 2020. The Court subsequently issued orders dated January 28, 2021 approving the Claim Amendment Deadline. On February 11, 2021 certain of the objectors filed motions to reconsider the orders granting the Liquidator's Motion for Approval of Claim Amendment Deadline, together with a motion to stay the orders.

On April 26, 2021, the Court denied the motion for reconsideration, but granted a stay of the Claim Amendment Deadline order pending the objectors seeking an interlocutory appeal. One objector and the Liquidator negotiated an interlocutory appeal statement, which two other objectors joined. The Superior Court approved the statement on May 12, 2021. The objector filed the interlocutory appeal statement with the New Hampshire Supreme Court on May 19, 2021. Due to the pending litigation, the Claim Amendment Deadline Order is not final and there presently is no Claim Amendment Deadline.

10. Subsequent Events

The Liquidating Company evaluated its financial statements for subsequent events through June 15, 2021, the date the financial statements were available to be issued. The Liquidating Company is not aware of any subsequent events that would require recognition or disclosure in the financial statements.

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THE HOME INSURANCE COMPANY IN LIQUIDATION

Financial Statements (Modified Cash Basis)

March 31, 2021 and December 31, 2020 (Unaudited)

Statement of Restricted and Unrestricted Net Assets Excluding Certain Amounts (Modified-Cash Basis) (Unaudited)

Assets		March 31, 2021		December 31, 2020
Assels				
Unrestricted fixed-income securities, short-term investments, and cash and cash equivalents, at cost:				
Fixed-income securities (Note 2)	\$	714,615,116	\$	704,249,610
Short-term investments		51,306,308		73,547,525
Cash and cash equivalents	_	13,724,229		7,242,292
Total unrestricted fixed-income, short-term investments, and				
cash and cash equivalents, at cost	\$	779,645,653	\$	785,039,428
Unrestricted liquid assets:				
Interest income due and accrued		2,918,613		3,952,832
Other liquid assets		2		2
Total unrestricted liquid assets	\$	782,564,268	\$	788,992,262
Unrestricted illiquid assets: (Note 1)				
Limited partnership interests		475,276		475,276
Total unrestricted illiquid assets	\$	475,276	\$	475,276
Restricted liquid assets: (Note 4)				
Cash		195,667		195,667
Total restricted liquid assets	\$	195,667	\$	195,667
Total restricted and unrestricted assets, excluding			_	
certain amounts	\$	783,235,211	\$_	789,663,204
Liabilities				
Incurred but unpaid administrative expenses and				
investment expenses (Note 3)		738,142		1,394,653
Class I distribution checks outstanding (Note 8)		12,721		12,721
Class II distribution checks outstanding (Note 9)	· —	235,223		116,344
Total liabilities	\$	986,087	\$_	1,523,718
Restricted and unrestricted net assets, excluding certain	•	•••••	-	
amounts	\$	\$782,249,125	\$_	\$788,139,485

See accompanying notes.

Statement of Restricted and Unrestricted Cash Receipts and Disbursements (Modified-Cash Basis) (Unaudited)

Cash and marketable securities received:	_	January 1, 2021 To March 31, 2021		January 1, 2020 To December 31, 2020
Net investment income	¢	5 175 70G	¢	10 150 290
Reinsurance collections - unrestricted	\$	5,175,796	φ	19,159,380
		2,181,463		10,308,183
Agents' balances		64,758		1,709,804
Salvage, subrogation and other claim recoveries		455,611		33,116
Realized capital gains on sale of fixed-income securities (Note 1) Miscellaneous income		190,927		1,365,858
		955		69,452
All other	<u>م</u> –	20,385	<u>ہ</u> –	208,542
Total cash receipts	\$	8,089,895	Þ	32,854,335
Cash operating disbursements:				
Human resources costs (Note 3)		2,353,856		7,318,493
Realized capital losses on sale of fixed-income securities (Note 1)		576,665		1,110,270
Consultant and outside service fees		516,964		2,309,895
General office and rent expense		334,772		1,192,294
Legal and audit fees		152,907		700,818
Investment expenses		171,923		694,972
Computers and equipment cost		116,242		208,280
Administration costs		42,881		176,246
Loss expenses paid (Note 1)		-		67,844
Capital contribution		7,700		73,580
All other		20,428	_	303,875
Total cash operating disbursements	\$	4,294,337	\$	14,156,566
Excess of receipts over operating disbursements	\$	3,795,558	\$	18,697,770
Deductible reimbursements (Note 7)		161,961		212,843
Class I Distributions (Note 8)		101,901		12,933,224
		0 007 200		
Class II Distributions (Note 9)		9,027,369		32,876,220
Cash disbursements and distributions in excess of receipts	\$	(5,393,772) \$	\$	(27,324,517)
Beginning restricted and unrestricted fixed-income securities, short- term investments, and cash and cash equivalents, at cost		785,235,094		812,559,611
Ending restricted and unrestricted fixed-income securities, short-term investments, and cash and cash				
equivalents, at cost	\$	779,841,322	\$	785,235,094

See accompanying notes.

Statement of Changes in Restricted and Unrestricted Net Assets Excluding Certain Amounts (Modified-Cash Basis) (Unaudited)

	January 1, 2021 To March 31, 2021	-	January 1, 2020 To December 31, 2020
Restricted and unrestricted net assets, excluding certain amounts, beginning of year	\$ \$788,139,485	\$	\$815,898,108
Cash operating disbursements in excess of unrestricted and restricted cash receipts	(5,393,772)		(27,324,518)
Other changes in restricted and unrestricted net assets: Limited partnership interests, illiquid Interest income due and accrued Incurred but unpaid administrative and investment	(1,034,219)		(117,082) (532,313)
expenses (Note 3)	656,511		174,142
Class I distribution checks outstanding (Note 8) Class II distribution checks outstanding (Note 9)	 - (118,879)	_	41,148
Restricted and unrestricted net assets, excluding certain amounts, end of year	\$ \$782,249,125	\$_	\$788,139,485

See accompanying notes.

Notes to Financial Statements (Modified-Cash Basis) (Unaudited) March 31, 2021

1) Basis of Accounting

These financial statements are prepared using the modified cash basis of accounting which differs from accounting principles generally accepted in the United States. Only those assets that are within the possession of the Liquidator and other known amounts for which ultimate realization is expected to occur, primarily investments and cash and cash equivalents, and certain receivables, are recorded. Liabilities that have been acknowledged by the Liquidator are prioritized into creditor classes in accordance with the New Hampshire Statute establishing creditor classes in insurer insolvencies, RSA 402-C: 44. Only incurred but unpaid Class I (Administration Costs) liabilities, which are in a creditor class superior to all other classes, are presented in these financial statements.

These financial statements do not record the amounts of certain assets such as outstanding receivables, reinsurance recoverables, securities on deposit with various states and the federal government, early access distributions, funds held and claims against others, and certain liabilities, including insurance claims, as such amounts have not been settled and agreed to with third parties.

The amount shown for loss expenses paid primarily represents (1) loss expenses accorded administrative expense priority by the rehabilitation order and liquidation order, and (2) expenses relating to obtaining claim recoveries which also are entitled to administrative expense priority. Checks issued for such loss expenses that are not cashed are reflected as liabilities.

Unrestricted illiquid assets represent investments in common stock and limited partnership interests which are not liquid since these are not publicly traded.

Realized capital gains and losses on sale of bonds are calculated based on original cost of the bonds. Proceeds received above or below cost on maturity of bonds are included as part of net investment income.

Proceeds received above or below original cost are treated as a gain or loss upon disposition of common stock.

This statement does not include any assets of Home's branches outside of the United States.

Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

2) Investments

The cost and estimated fair values of unrestricted fixed-income securities and common stock by major category are summarized as follows:

		N	March 31, 2021		
			Gross	Gross	
			Unrealized	Unrealized	Fair
		Cost	Gains	Losses	Value
Fixed-income securities:					
U.S. Treasury notes	\$	28,984, 838	439,844	(22,554)	29,402,128
Government agencies		23,775,960	690,226	(60,869)	24,405,317
Corporate		486,807,927	9,025,233	(1,226,369)	494,606,791
Mortgage-backed		70,937,806	3,002,093	(20,883)	73,919,015
Asset-backed		104,108,585	959,710	(228,401)	104,839,895
Total	<u>\$</u>	714,615,116	14,117,106	<u>\$ (1,559,076)</u>	<u>\$727,173,147</u>
Total Common Stock	\$	1,628,052	\$ -	\$ (1,628,050)	\$ 2

The amortized cost of unrestricted fixed-income securities is \$710,018,408 at March 31, 2021. Based on such amortized cost, gross unrealized gains are \$17,400,591 and gross unrealized losses are \$245,853.

	December 31, 2020							
	Gross Unrealized Cost Gains		Unr	ross ealized osses	Fai Val			
Fixed-income securities: U.S. Treasury notes Government agencies Corporate Mortgage-backed Asset-backed Total	\$ <u>\$</u>	9,845,000 26,740,001 483,784,010 77,458,778 106,421,821 704,249,610		623,750 822,210 2,159,817 3,453,223 1,238,476 8,297,476		(27,514) (1,064,886) - (<u>279,554)</u> (<u>1,371,954)</u>	27,5 494,8 80,9 <u>107,3</u>	68,750 534,697 578,941 512,001 580,742 75,131
Total Common Stock	\$	1,628,052	\$	-	\$ ((1,628,050)	\$	2

The amortized cost of unrestricted fixed-income securities is \$699,465,171 at December 31, 2020. Based on such amortized cost, gross unrealized gains are \$21,723,095 and gross unrealized losses are \$13,135.

Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

2) Investments (continued)

The cost and fair values of unrestricted fixed-income securities by contractual maturity are as follows:

Unrestricted fixed-income securities

March 31, 2021	<u>Cost</u>	<u>Fair Value</u>
One year or less	\$ 104,345,911	\$ 104,544,233
Over one year through five years	435,222,814	443,870,004
Mortgage-backed	70,937,806	73,919,015
Asset-backed	<u>104,108,585</u>	<u>104,839,895</u>
Total	<u>\$ 714,615,116</u>	<u>\$ 727,173,147</u>

Unrestricted fixed-income securities

December 31, 2020	<u>Cost</u>	<u>Fair Value</u>
One year or less	\$ 105,842,180	\$ 105,915,418
Over one year through five years	411,526,830	423,676,482
Over five years through twenty years	3,000,000	3, 290,487
Mortgage-backed	77,458,778	80, 912,001
Asset-backed	106,421,821	107,380,742
Total	<u>\$ 704,249,610</u>	<u>\$ 721,175,131</u>

Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

3) Incurred But Unpaid Administrative Expenses and Investment Expenses

Accrued expenses incurred in the normal course of Home's liquidation, but unpaid as of March 31, 2021, are as follows:

Human resources costs	\$	219,495
Consultant and outside service fees		225,714
Legal and auditing fees		35,748
Other administration costs		63,88 7
General office and rent expense		22,377
Total accrued administrative expenses		567,221
Accrued investment expenses		<u>170,921</u>
Total accrued expenses	<u>\$</u>	738,142

The amount of accrued expenses at December 31, 2020 was \$1,394,653 and net assets for 2021 increased by \$656,511 due to the decrease in the accrual.

Various full-time employees of Home are covered by employee incentive plans, which were approved by the Liquidation Court on January 19, 2021. The costs of these plans are primarily payable in 2021, but are based on 2020 service and are being accrued over the service period in 2021. Accrued administrative expense includes \$219,495 of incentive plan costs.

4) Restricted Funds

The Liquidator has drawn down on letters of credit (LOC) upon receiving notices of cancellation or notices of non-renewal from the issuing bank. Such LOC drawdowns relate to insurance losses not yet proven and/or settled and are recognized as restricted cash receipts. Restricted funds will be recognized as unrestricted reinsurance recoveries when such balances are proven and/or settled between the beneficial owner and the Liquidator. Restricted funds related to reinsurance recoveries total \$195,667 at March 31, 2021 and December 31, 2020.

Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

5) Securities on Deposit

Investments on deposit at the original cost with various states and the federal government were \$774,765, \$774,530, and \$73,947,287 at March 31, 2021, December 31, 2020 and June 13, 2003, respectively. The federal deposit is the only deposit still held at March 31, 2021, and as described in Note 1, the Liquidator does not record the amount of this asset as such amount has not been settled and agreed to with the federal government.

Various states have withdrawn such deposits and related interest for use by the related state guaranty associations. The market value of these withdrawals in the amount of \$54,835,498 may be offset against future distributions to such guaranty associations.

6) Early Access Distribution

The Liquidator has made early excess distributions to insurance guaranty associations from 2005 through 2016. November 2, 2016, the Liquidation Court approved the eleventh early access distribution to insurance guaranty associations based on guaranty association payments through July 30, 2016. The Liquidator paid \$14.7 million for the eleventh early access distribution through December 31, 2016. The total of all early access payments through March 31, 2021 was \$256.0 million including other deemed early access payments.

As a condition for receiving early access distributions, the guaranty associations entered into "claw back" agreements with the Liquidator requiring the return of any amounts advanced that exceed the eventual distribution percentage for their creditor class. Pursuant to the "claw back" agreements, the Liquidator requested and received the return of \$5.9 million for the eleventh early access advance. Such returns of "claw back" amounts are netted against the related early access advances in the financial statements. The distribution caps are (1) an amount equal to 40% of the total incurred costs projected by each guaranty association, and (2) an amount equal to 75% of each guaranty association's cumulative paid claims.

The Liquidator may periodically make additional early access distributions in the future, subject to the Liquidation Court's approval. Early access distributions and related advances are not recorded as assets in the accompanying statements of restricted and unrestricted net assets, excluding certain amounts, although they represent payments in advance of distributions to other claimants. Early access distributions and related advances will ultimately be credited against amounts payable to Guaranty Associations to ensure pro rata distributions among members of the same class of creditor of the Liquidating Company.

Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

6) Early Access Distribution (continued)

The following summary represents early access distributions and related advances that are not reflected in the Statement of Net Assets.

Early Access Distributions paid in cash	\$ 252,942,104
Assets withdrawn from special deposits held by states to pay Home claims (market value, see	
note 5)	54,835,498
Other deemed Early Access advances paid in cash	3,148,212
Total	<u>\$ 310,925,814</u>

7) Home Deductible Policies - Reimbursement

On April 6, 2011, the Liquidation Court approved an agreement between the Liquidator and the Guaranty Associations regarding Home Deductible policies (the Deductible Agreement). The Deductible Agreement provides that the Liquidator will reimburse the signatory Guaranty Associations for deductible amounts collected during liquidation. The Liquidator also charges fee of 7.5% as reimbursement of the Home's expenses incurred in the collection process. Forty-six Guaranty Associations have signed the Deductible Agreement to date. On March 25, 2021 the Liquidator paid \$161,961 and on May 21, 2020, the Liquidator paid \$212,843 after netting of the fee.

8) Allowed Claims

As of March 31, 2021, the Liquidator has allowed, and the Liquidation Court has approved, \$108,492,337 of Class I claims, \$2,910,327,167 of Class II claims, \$2,672,527 of Class III claims, \$362,640,371 of Class V claims and \$53,887 of Class VIII claims. Class I claims paid in 2020 were \$12,933,224 and in 2019 were \$8,651,565 for the eleventh and tenth distribution of Guaranty Associations' administrative costs. It is management's judgment that there will not be sufficient assets to make distributions on allowed claims below the Class II priority. Distributions on allowed claims will depend on the amount of assets available for distribution and allowed claims in each successive priority class under New Hampshire RSA 402-C: 44.

Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

9) Interim Distribution

On February 10, 2012, the Liquidator submitted a motion to the Liquidation Court seeking approval for a 15% interim distribution on allowed Class II claims. The interim distribution was approved by order of the Liquidation Court on March 13, 2012 (as amended July 2, 2012), and was subject to receipt of a waiver of federal priority claims from the United States Department of Justice. The waiver was received on November 5, 2014.

Additionally, on September 28, 2015, the Liquidator submitted a motion to the Liquidation Court seeking approval for a second interim distribution of 10% on allowed Class II claims. The Liquidation Court issued an order approving the motion on November 16, 2015 (the Order). On March 7, 2016, the Order was amended so that claimants who had not received the first interim distribution would be paid the second interim distribution coincident with the first interim distribution. The second interim distribution was subject to a waiver from the United States Department of Justice. The waiver was received on July 18, 2016.

On September 28, 2018, the Liquidator submitted a motion to the Liquidating Court seeking approval for a third interim distribution of 5% on allowed Class II claims. The Liquidation Court issued an order approving the motion on October 18, 2018 subject to a waiver from the United States Department of Justice. The waiver was received on April 10, 2019.

As of March 31, 2021, cash paid relating to the interim distributions in 2021 and 2020 totaled \$9,027,369 and \$32,876,220 respectively, and \$235,223 and 116,344 remains outstanding as a payable for outstanding checks issued in 2021 and in 2020 respectively. The total of all class II payments issued through March 31, 2021 was \$667,398,533.

10) Claim Amendment Deadline Motion

The Liquidator filed a Motion for Approval of a Claim Amendment Deadline on August 1, 2019 seeking to establish a deadline for the amendment and submission of claims. After receiving certain objections to the proposed Claim Amendment Deadline, and the Liquidator's responses thereto, the Court held a hearing on December 11, 2020. The Court subsequently issued orders dated January 28, 2021 approving the Claim Amendment Deadline. On February 11, 2021 certain of the objectors filed motions to reconsider the orders granting the Liquidator's Motion for Approval of Claim Amendment Deadline, together with a motion to stay the orders. On April 26, 2021, the Court denied the motion for reconsideration, but granted a stay of the Claim Amendment Deadline order pending the objectors seeking an interlocutory appeal. One objector and the Liquidator negotiated an interlocutory appeal statement, which two other objectors joined. The Superior Court approved the statement on May 12, 2021. The objector filed the interlocutory appeal statement with the New Hampshire Supreme Court on May 19, 2021. Due to the pending litigation, the Claim Amendment Deadline.

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The Home Insurance Company in Liquidation G&A Expenses (Actual vs Budget) March 31, 2021

General & Administrative Expense	Actual 2021	Budget 2021	Variance 2021	Full Year Budget
Salary and Benefits	1,666,457	1,664,198	2,259	6,628,359
Travel	4,376	3,600	776	20,300
Rent	285,560	312,625	(27,065)	1,264,880
Equipment	99,828	101,508	(1,679)	406,031
Printing and Stationery	4,690	4,300	390	17,200
Postage	690	1,650	(960)	6,600
Telephone	31,703	28,111	3,593	112,442
Outside Services, including Special Deputy	619,854	611,839	8,015	2,447,358
Legal and Auditing	109,386	275,000	(165,614)	1,100,000
Bank Fees	39,324	45,000	(5,676)	180,000
Corporate Insurance		-	0	90,000
Miscellaneous Income/Expenses	468	25,125	(24,657)	100,500
Total Expenses Incurred	2,862,337	3,072,956	(210,619)	12,373,669

The Home Insurance Company in Liquidation Portfolio Summary Report- Bonds and Short Term Investments Securities Held as of March 31, 2021 (000's)

Conning Managed: % of BV		Book Value	Market Value	Unrealized Gain (Loss)	Eff Mat (Years)	Book Yield	Average Credit Quality	Earned Income 3/31/21	
Fixed Income		Value	Value	Gain (LOSS)	(reals)	Tielu	Quality	3/31/21	
5.4%	Short Term	41,540	41,558	18	0.43	0.10	Aaa	16	
3.6%	Agency	27,706	28,555	849	2.44	1.81	Aa3	45	
3.8%	Government	29,033	29,402	369	2.38	0.55	Aaa	135	
64.3%	Corporate	490,588	501,911	11,324	1.88	2.04	A2	2,562	
8.8%	Mortgage Backed	66,923	70,272	3,350	3.35	2.45	Aaa	412	
13.6%	Asset Backed	103,876	104,840	964	1.20	1.60	Aaa	459	
0.4%	CMBS	3,381	3,647	266	4.42	2.76	Aaa	34	
100.0%	Total	763,046	780,185	17,139	1.90	1.85	Aa3	3,664	
Other investor 100%	ments- Home Insurance US Treasury Bills and Notes	9,893	9,893	-	0.04	0.09	Aaa	2	
Total Home Insurance (1)		772,939	790,078	17,139	1.87	1.82	Aa3	3,666 (2	2)

(1) Investment balances do not include cash amounts invested in sweep accounts of Citizens Bank and investments in common stocks and limited partnerships.

(2) On an annualized basis, the total estimated income generated by the portfolio, calculated based on holdings as of March 31, 2021, would be \$13.4 million over the next 12 months.

THE HOME INSURANCE COMPANY IN LIQUIDATION HOLDINGS REPORT AS OF MARCH 31, 2021

CUSIP	DESCRIPTION	CPN	MATURITY	QUANTITY	BOOK VALUE	MARKET VALUE
262006208	DREYFUS GOVERN CASH MGMT-INS	0.030	01/15/2021	11,594,213.27	11,594,213.27	11,594,213.27
	TOTAL CASH EQUIVALENTS		-	11,594,213.27	11,594,213.27	11,594,213.27
	SHORT TERM (OVER 90 DAYS)					
9127964W6 912796B40 9127962Q1 912796D71 912796D48	US TREASURY BILL US TREASURY BILL US TREASURY BILL US TREASURY BILL US TREASURY BILL TOTAL SHORT TERM		11/04/2021 07/01/2021 04/22/2021 04/06/2021 08/19/2021	34,810,000.00 6,650,000.00 4,893,000.00 5,000,000.00 775,000.00 52,128,000.00	34,785,345.47 6,648,403.07 4,892,740.13 4,999,932.02 775,040.05 52,101,460.74	34,802,655.09 6,649,579.72 4,892,951.07 5,000,000.00 775,040.05 52,120,225.93
	U S TREASURY	-				
912828K74 91282CBG5	US TREASURY N/B US TREASURY N/B	2.000 0.125	08/15/2025 01/31/2023	6,000,000.00 23,095,000.00	5,930,919.04 23,102,540.75	6,321,562.80 23,080,565.63
	TOTAL U S TREASURY		-	29,095,000.00	29,033,459.79	29,402,128.43
	TOTAL GOVERNMENT & AGENCIES		-	29,095,000.00	29,033,459.79	29,402,128.43
87031CAA1	PROVINCIAL SWEDISH EXPORT CREDIT TOTAL PROVINCIAL	1.060	05/25/2023_	7,800,000.00 7,800,000.00	7,922,791.11 7,922,791.11	7,938,684.00 7,938,684.00
20772KGK9 2350364G2 646140DN0 73358W4V3 798170AH9 91412GU94	TAX MUNICIPAL CONNECTICUT ST DALLAS-FORT WORTH TX INTERNATI NEW JERSEY ST TURNPIKE AUTH TU PORT AUTH OF NEW YORK & NEW JE SAN JOSE CA REDEV AGY SUCCESSO UNIV OF CALIFORNIA CA REVENUES TOTAL TAX MUNICIPAL	3.500 1.887 0.897 1.086 3.076 3.063	04/15/2021 11/01/2021 01/01/2025 07/01/2023 08/01/2025 07/01/2025	3,175,000.00 1,950,000.00 1,045,000.00 1,575,000.00 4,000,000.00 4,000,000.00 15,745,000.00	3,175,980.50 1,950,000.00 1,045,000.00 1,575,000.00 4,000,000.00 4,020,544.68 15,766,525.18	3,178,048.00 1,968,193.50 1,035,918.95 1,597,113.00 4,337,640.00 4,349,720.00 16,466,633.45
	CORPORATE	-				
00206RCN0 00287YBP3 00440EAU1 00914AAL6 023135AW6 0258M0EG0 02665WDM0 03073EAS4 036752AC7 037389BD4	AT&T INC ABBVIE INC CHUBB INA HOLDINGS INC AIR LEASE CORP AMAZON.COM INC AMERICAN EXPRESS CREDIT AMERICAN HONDA FINANCE AMERISOURCEBERGEN CORP ANTHEM INC AON CORP	3.400 0.863 2.875 0.700 2.400 2.700 0.650 0.737 3.350 2.200	05/15/2025 11/21/2022 02/15/2024 02/22/2023 03/03/2022 09/08/2023 03/15/2023 12/01/2024 11/15/2022	3,000,000.00 3,700,000.00 8,000,000.00 3,500,000.00 3,925,000.00 5,000,000.00 2,790,000.00 3,500,000.00 1,340,000.00 3,700,000.00	2,958,889.83 3,700,000.00 8,078,012.19 3,478,119.65 3,942,865.96 4,997,828.45 2,788,999.34 3,500,000.00 1,339,769.80 3,699,593.93	3,253,371.00 3,722,843.80 8,267,392.00 3,456,407.50 4,072,411.23 5,100,860.00 2,793,440.07 3,505,446.00 1,449,100.12 3,800,003.60
037833AR1	APPLE INC	2.850	05/06/2021	7,000,000.00	7,001,020.46	7,016,499.00

037833BU3	APPLE INC	2.850	02/23/2023	5,000,000.00	5,046,313.75	5,219,995.00
037833CM0	APPLE INC	2.500	02/09/2022	3,000,000.00	2,999,973.00	3,052,131.00
04685A2B6	ATHENE GLOBAL FUNDING	4.000	01/25/2022	4,050,000.00	4,049,777.86	4,166,368.65
04685A2Q3	ATHENE GLOBAL FUNDING	1.200	10/13/2023	4,000,000.00	4,024,792.08	4,031,812.00
05348EAQ2	AVALONBAY COMMUNITIES	2.950	09/15/2022	1,200,000.00	1,214,280.79	1,233,008.40
05348EAR0	AVALONBAY COMMUNITIES	2.850	03/15/2023	1,000,000.00	1,015,944.12	1,037,491.00
05531FAX1	TRUIST FIN CORP	2.750	04/01/2022	5,500,000.00	5,497,845.05	5,624,019.50
05578AAA6	BPCE SA	2.750	01/11/2023	4,000,000.00	3,987,271.68	4,156,444.00
06051GGT0	BANK OF AMERICA CORP	3.093	10/01/2025	4,000,000.00	3,995,573.89	4,260,696.00
06051GGZ6	BANK OF AMERICA CORP	3.366	01/23/2026	3,000,000.00	3,000,000.00	3,223,200.00
06367WJN4	BANK OF MONTREAL	2.903	03/26/2022	3,250,000.00	3,250,000.00	3,266,094.00
06368EA36	BANK OF MONTREAL	0.450	12/08/2023	4,300,000.00	4,297,495.72	4,276,040.40
06406RAA5	BANK OF NY MELLON CORP	2.600	02/07/2022	5,000,000.00	4,998,081.90	5,087,625.00
06406RAC1	BANK OF NY MELLON CORP	2.661	05/16/2023	2,605,000.00	2,605,000.00	2,667,150.09
064159QD1	BANK OF NOVA SCOTIA	2.375	01/18/2023	6,000,000.00	6,037,517.59	6,206,262.00
084659AK7	BERKSHIRE HATHAWAY ENERG	2.800	01/15/2023	3,125,000.00	3,125,000.00	3,246,018.75
084670BR8	BERKSHIRE HATHAWAY INC	2.750	03/15/2023	5,000,000.00	5,054,202.70	5,220,945.00
09659W2E3	BNP PARIBAS	3.500	03/01/2023	5,000,000.00	5,098,257.25	5,286,425.00
10112RAU8	BOSTON PROPERTIES LP	3.850	02/01/2023	2,500,000.00	2,573,345.35	2,622,412.50
110122DT2	BRISTOL-MYERS SQUIBB CO	0.537	11/13/2023	4,490,000.00	4,490,000.00	4,493,434.85
12189LAQ4	BURLINGTN NORTH SANTA FE	3.850	09/01/2023	5,000,000.00	5,165,884.95	5,361,235.00
126650CW8	CVS HEALTH CORP	4.100	03/25/2025	1,760,000.00	1,749,655.41	1,949,664.64
14912L6C0	CATERPILLAR FINANCIAL SE	3.300	06/09/2024	4,000,000.00	4,067,119.68	4,321,280.00
14913Q2W8	CATERPILLAR FINL SERVICE	2.650	05/17/2021	2,500,000.00	2,499,921.80	2,507,137.50
14913R2F3	CATERPILLAR FINL SERVICE	0.450	09/14/2023	1,925,000.00	1,923,928.41	1,921,646.65
14913R2J5	CATERPILLAR FINL SERVICE	0.250	03/01/2023	920,000.00	919,241.69	919,620.04
166764AB6	CHEVRON CORP	2.355	12/05/2022	3,500,000.00	3,500,000.00	3,601,027.50
172967FT3	CITIGROUP INC	4.500	01/14/2022	4,000,000.00	4,043,450.56	4,129,932.00
225433AT8	CRED SUIS GP FUN LTD	3.800	06/09/2023	2,000,000.00	2,058,488.42	2,118,710.00
22546QAR8	CREDIT SUISSE NEW YORK	3.000	10/29/2021	2,000,000.00	2,002,079.98	2,027,462.00
22550L2B6	CREDIT SUISSE NEW YORK	2.800	04/08/2022	3,900,000.00	3,901,869.24	3,982,793.10
233851BW3	DAIMLER FINANCE NA LLC	3.300	05/19/2025	3,000,000.00	3,024,035.76	3,220,356.00
24422ETG4	JOHN DEERE CAPITAL CORP	2.800	03/06/2023	7,000,000.00	7,066,244.70	7,333,844.00
254687CM6	WALT DISNEY COMPANY/THE	3.000	09/15/2022	3,000,000.00	3,049,597.41	3,114,237.00
26875PAK7	EOG RESOURCES INC	2.625	03/15/2023	4,000,000.00	3,987,445.52	4,154,652.00
29449WAC1	EQUITABLE FINANCIAL LIFE	0.500	11/17/2023	4,700,000.00	4,694,230.84	4,688,973.80
30231GAF9	EXXON MOBIL CORPORATION	2.709	03/06/2025	5,000,000.00	5,011,604.95	5,278,380.00
31677QBG3	FIFTH THIRD BANK	2.250	06/14/2021	1,283,000.00	1,280,399.37	1,284,597.34
341081GA9	FLORIDA POWER & LIGHT CO	0.641	07/28/2023	4,850,000.00	4,850,000.00	4,862,125.00
341099CP2	DUKE ENERGY FLORIDA INC	3.100	08/15/2021	4,000,000.00	4,005,031.60	4,011,964.00
354613AJ0	FRANKLIN RESOURCES INC	2.800	09/15/2022	4,000,000.00	4,053,286.24	4,138,976.00
369550BE7	GENERAL DYNAMICS CORP	3.000	05/11/2021	2,600,000.00	2,599,655.73	2,607,121.40
370334CF9	GENERAL MILLS INC	4.000	04/17/2025	2,250,000.00	2,248,665.68	2,479,398.75
38141GWQ3	GOLDMAN SACHS GROUP INC	3.272	09/29/2025	4,000,000.00	3,996,589.97	4,285,432.00
404280BA6	HSBC HOLDINGS PLC	3.600	05/25/2023	3,000,000.00	3,082,916.64	3,192,519.00
42217KBA3	WELLTOWER INC	3.750	03/15/2023	3,400,000.00	3,486,732.54	3,588,564.00
428236BX0	HEWLETT-PACKARD CO	4.050	09/15/2022	1,500,000.00	1,513,516.68	1,574,343.00
436106AB4	HOLLYFRONTIER CORP	2.625	10/01/2023	3,600,000.00	3,596,812.06	3,707,456.40
438516BT2	HONEYWELL INTERNATIONAL	2.150	08/08/2022	4,000,000.00	4,020,866.56	4,094,056.00
438516CC8	HONEYWELL INTERNATIONAL	0.483	08/19/2022	2,470,000.00	2,470,000.00	2,471,390.61
458140AM2	INTEL CORP	2.700	12/15/2022	5,000,000.00	5,058,802.90	5,202,220.00
46647PBY1	JPMORGAN CHASE & CO	0.563	02/16/2025	3,545,000.00	3,545,000.00	3,507,688.88
46647PBZ8	JPMORGAN CHASE & CO	0.697	03/16/2024	3,500,000.00	3,500,000.00	3,513,524.00
46849LSW2	JACKSON NATL LIFE GLOBAL	2.500	06/27/2022	4,000,000.00	3,996,853.48	4,098,568.00
539439AP4	LLOYDS BANKING GROUP PLC	2.907	11/07/2023	3,000,000.00	3,000,000.00	3,104,292.00
55279HAL4	MANUF & TRADERS TRUST CO	2.500	05/18/2022	5,000,000.00	4,998,340.25	5,111,245.00
57629WCG3	MASSMUTUAL GLOBAL FUNDIN	2.950	01/11/2025	5,000,000.00	4,994,319.75	5,321,170.00
57636QAB0	MASTERCARD INC	3.375	04/01/2024	2,000,000.00	2,041,666.42	2,171,706.00

F0022VA00		2 250	02/10/2022			
58933YAQ8		2.350		5,000,000.00	4,991,066.50	5,086,060.00
59217GCD9		2.650	04/08/2022	5,000,000.00	4,999,601.35	5,117,000.00
594918BP8		1.550	08/08/2021	4,000,000.00	3,991,593.40	4,014,196.00
595112BR3		2.497	04/24/2023	2,000,000.00	2,000,000.00	2,074,824.00
60687YBM0		0.858	09/08/2024	5,775,000.00	5,775,000.00	5,775,179.03
6174468C6	MORGAN STANLEY	4.000	07/23/2025	4,000,000.00	4,102,710.96	4,446,880.00
63254AAY4	NATIONAL AUSTRALIA BK/NY	2.875	04/12/2023	4,000,000.00	3,995,308.88	4,204,676.00
63307A2M6	NATIONAL BANK OF CANADA	0.550	11/15/2024	5,150,000.00	5,143,253.24	5,128,658.40
637071AJ0	NATIONAL OILWELL VARCO I	2.600	12/01/2022	1,693,000.00	1,691,875.20	1,728,976.25
637639AC9	NATIONAL SECS CLEARING	0.400	12/07/2023	5,050,000.00	5,044,350.16	5,042,460.35
63859UBD4	NATIONWIDE BLDG SOCIETY	2.450	07/27/2021	4,000,000.00	3,999,515.20	4,024,984.00
63859UBE2	NATIONWIDE BLDG SOCIETY	2.000	01/27/2023	1,575,000.00	1,573,596.66	1,618,219.58
641062AD6	NESTLE HOLDINGS INC	3.350	09/24/2023	2,200,000.00	2,272,280.65	2,353,626.00
641062AJ3	NESTLE HOLDINGS INC	3.100	09/24/2021	1,325,000.00	1,330,783.33	1,339,907.58
64952WCS0	NEW YORK LIFE GLOBAL FDG	2.300	06/10/2022	3,050,000.00	3,048,502.57	3,121,467.60
666807BM3	NORTHROP GRUMMAN CORP	2.930	01/15/2025	3,500,000.00	3,499,867.42	3,712,670.50
66989HAE8	NOVARTIS CAPITAL CORP	2.400	09/21/2022	3,000,000.00	3,027,719.28	3,092,619.00
67077MAV0	NUTRIEN LTD	1.900	05/13/2023	3,500,000.00	3,497,759.16	3,589,075.00
68389XBA2	ORACLE CORP	2.800	07/08/2021	3,500,000.00	3,500,101.68	3,522,956.50
69349LAM0	PNC BANK NA	3.800	07/25/2023	5,000,000.00	5,190,104.48	5,353,280.00
69371RQ74	PACCAR FINANCIAL CORP	2.650	04/06/2023	1,015,000.00	1,014,647.36	1,061,917.36
69371RQ90	PACCAR FINANCIAL CORP	0.350	08/11/2023	1,255,000.00	1,253,704.50	1,252,413.45
713448BY3	PEPSICO INC	2.750	03/05/2022	7,000,000.00	7,008,986.39	7,163,261.00
717081DZ3	PFIZER INC	2.200	12/15/2021	2,000,000.00	2,004,463.60	2,028,152.00
717081EN9	PFIZER INC	3.200	09/15/2023	1,459,000.00	1,503,795.91	1,555,785.68
718172CQ0	PHILIP MORRIS INTL INC	1.125	05/01/2023	3,770,000.00	3,761,180.88	3,825,264.43
74005PBF0	PRAXAIR INC	2.700	02/21/2023	3,000,000.00	3,040,862.19	3,111,426.00
741503BB1	BOOKING HOLDINGS INC	2.750	03/05/2022	7,050,000.00	7,196,995.95	7,346,699.25
74256LEJ4	PRINCIPAL LFE GLB FND II	0.500	01/08/2024	8,000,000.00	7,994,321.36	7,983,632.00
742718EU9	PROCTER & GAMBLE CO/THE	2.150	08/11/2022	3,000,000.00	3,010,830.24	3,078,219.00
74368CAK0	PROTECTIVE LIFE GLOBAL	3.397	06/28/2021	3,000,000.00	3,000,000.00	3,022,416.00
74456QBH8	PUBLIC SERVICE ELECTRIC	3.150	08/15/2024	5,000,000.00	5,127,872.85	5,332,065.00
771196BQ4	ROCHE HOLDINGS INC	0.450	03/05/2024	6,535,000.00	6,535,000.00	6,509,245.57
776743AE6	ROPER TECHNOLOGIES INC	3.650	09/15/2023	3,500,000.00	3,528,476.28	3,750,554.50
797440BN3	SAN DIEGO G & E	3.000	08/15/2021	4,450,000.00	4,462,679.21	4,493,160.55
808513BM6	CHARLES SCHWAB CORP	0.510	03/18/2024	9,625,000.00	9,625,000.00	9,660,824.25
817826AB6	7-ELEVEN INC	0.800	02/10/2024	3,500,000.00	3,497,230.77	3,487,529.50
822582AS1	SHELL INTERNATIONAL FIN	2.375	08/21/2022	5,000,000.00	4,987,726.00	5,140,955.00
828807CN5	SIMON PROPERTY GROUP LP	2.750	02/01/2023	5,000,000.00	5,027,348.95	5,175,080.00
857477BL6	STATE STREET CORP	2.825	03/30/2023	2,700,000.00	2,702,433.96	2,767,589.11
85771PAG7	EQUINOR ASA	2.450	01/17/2023	4,000,000.00	4,016,437.96	4,149,460.00
87020PAM9	SWEDBANK AB	0.850		8,000,000.00	7,995,336.24	8,004,544.00
87236YAE8	TD AMERITRADE HOLDING CO	2.950		3,000,000.00	3,019,596.09	3,067,548.00
87612EAZ9	TARGET CORP	2.900		3,000,000.00	3,032,515.77	3,062,187.00
879360AB1	TELEDYNE TECHNOLOGIES IN	0.950	04/01/2024	3,500,000.00	3,495,973.22	3,484,747.00
89114QCJ5	TORONTO-DOMINION BANK	0.450	09/11/2023	3,100,000.00	3,096,383.04	3,090,988.30
89153VAP4	TOTAL CAPITAL INTL SA	2.750	06/19/2021	5,000,000.00	5,003,940.20	5,026,165.00
89236TGW9	TOYOTA MOTOR CREDIT CORP	2.900	03/30/2023	6,375,000.00	6,374,523.60	6,686,680.13
902674YA2	UBS AG LONDON	1.750	04/21/2022	3,475,000.00	3,472,577.40	3,523,549.23
90327QD48	USAA CAPITAL CORP	1.500		1,555,000.00	1,553,665.64	1,587,314.46
90331HPC1	US BANK NA CINCINNATI	2.650		5,000,000.00	5,038,624.00	5,125,035.00
911312BC9	UNITED PARCEL SERVICE	2.350	05/16/2022	3,500,000.00	3,514,489.51	3,571,764.00
91324PBZ4	UNITEDHEALTH GROUP INC	2.750		3,500,000.00	3,540,673.61	3,629,538.50
92826CAC6	VISA INC	2.800	12/14/2022	7,000,000.00	7,067,835.50	7,266,168.00
929043AJ6	VORNADO REALTY LP	3.500	01/15/2025	3,500,000.00	3,492,000.23	3,683,764.00
961214CV3	WESTPAC BANKING CORP	2.100	05/13/2021	5,000,000.00	4,996,506.30	5,010,055.00
96145DAB1	WRKCO INC	3.000	09/15/2024	2,600,000.00	2,596,298.90	2,768,721.80
	TOTAL CORPORATE		-	480,960,000.00	483,115,951.26	494,606,790.93
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MORTGAGE BACKED

3128L0DF6	FHLMC POOL A68202	6.000	11/01/2037	77,065.53	78,931.99	87,391.03
3128L0EF5	FHLMC POOL A68234	6.000	11/01/2037	104,919.50	105,773.78	119,136.09
3128ME4A6	FHLMC POOL G16017	3.000	12/01/2031	6,254,358.68	6,392,974.34	6,671,498.76
3128ME4T5	FHLMC POOL G16034	2.500	01/01/2032	6,984,090.41	6,992,682.94	7,302,884.11
3128MJAD2	FHLMC POOL G08003	6.000	07/01/2034	176,957.10	181,180.77	203,668.07
3128MJMC1	FHLMC POOL G08354	5.000	07/01/2039	841,372.80	851,364.10	944,407.14
3128MMVZ3	FHLMC POOLG18631	2.500	01/01/2032	6,634,152.12	6,640,585.32	6,931,032.42
3128PYU36	FHLMC POOL J18702	3.000	03/01/2027	2,217,690.20	2,264,393.36	2,334,129.80
31292JBR0	FHLMC POOL C01848	6.000	06/01/2034	232,413.16	240,194.35	267,551.85
312944AF8	FHLMC POOL A95406	4.000	12/01/2040	1,222,806.10	1,238,637.99	1,342,267.41
31297ECP9	FHLMC POOL A2-6378	6.000	09/01/2034	81,124.80	83,614.24	91,297.26
31307AEK4	FHLMC POOL J21938	2.500	01/01/2028	4,114,958.60	4,198,472.92	4,281,304.57
31307FJM4	FHLMC POOL J26568	3.500	12/01/2028	2,464,298.95	2,548,127.72	2,659,917.22
31307GTQ2	FHLMC POOL J27759	3.000	03/01/2029	4,130,996.84	4,213,896.65	4,413,860.24
3132GDMF6	FHLMC POOL Q00358	4.500	04/01/2041	1,918,937.23	2,016,810.67	2,132,304.63
3132GFXD4	FHLMC POOL Q02476	4.500	08/01/2041	1,448,553.70	1,523,077.51	1,622,452.43
31335H5U3	FHLMC POOL C90859	5.500	10/01/2024	123,498.90	125,007.12	138,098.06
3136AX7E9	FNA 2017-M12 A2	3.085	06/25/2027	3,340,712.53	3,380,875.61	3,646,521.35
31371PC57	FNMA POOL 257592	5.000	03/01/2039	289,483.35	292,739.92	328,077.88
31376KEL6	FNMA POOL 357539	5.500	04/01/2034	213,141.20	213,141.20	247,980.30
3138A8KG0	FNMA POOL AH6594	3.500	03/01/2026	1,497,398.00	1,534,279.92	1,591,920.35
3138EM3Y5	FN AL5314	3.500	03/01/2027	1,357,999.42	1,377,483.36	1,447,134.29
3138NXE37	FNMA POOL AR1053	2.500	01/01/2028	3,206,599.34	3,271,542.63	3,335,830.74
3138YEPP6	FNMA POOL AY1329	3.000	03/01/2030	4,506,003.15	4,656,466.84	4,778,706.91
3140J5GH6	FNMA POOL BM1099	3.000	03/01/2032	3,851,472.40	3,953,639.45	4,143,338.52
31413FGK2	FNMA POOL 944002	6.000	08/01/2037	243,105.32	241,517.12	274,111.36
31415Q4B9	FNMA POOL 986518	5.000	06/01/2038	31,933.29	32,232.87	35,650.08
31416XEL0	FNMA POOL AB1938	3.500	12/01/2025	2,139,706.32	2,179,465.10	2,262,202.80
31416YTY4	FNMA POOL AB3266	4.000	07/01/2041	1,760,024.40	1,800,341.30	1,943,582.45
31416YU89	FNMA POOL AB3306	4.000	07/01/2041	1,351,337.55	1,386,387.87	1,480,509.07
31419LD42	FNMA POOL AE9122	3.500	12/01/2025	603,518.50	610,566.15	637,271.54
31419LYR8	FNMA POOL AE9719	4.500	12/01/2040	3,819,591.00	3,952,080.96	4,266,433.49
36202D5C1	GNMA 2M POOL 3543	5.000	04/20/2034	298,298.80	297,927.40	333,837.07
36202EAK5	GNMA 2M POOL 3610	5.500	09/20/2034	261,013.50	266,699.10	303,013.18
36202EUT4	GNMA 2M POOL 4194	5.500	07/20/2038	372,834.75	373,650.33	430,501.36
36202EUU1	GNMA 2M POOL 4195	6.000	07/20/2038	340,017.45	346,711.54	389,157.83
36202EVN6	GNMA 2M POOL 4221	5.500	08/20/2038	249,435.90	247,487.18	282,101.95
36202EVP1	GNMA 2M POOL 4222	6.000	08/20/2038	190,400.50	192,721.01	217,931.75
	TOTAL MORTGAGE BACKED		-	68,952,221.29	70,303,682.63	73,919,015.36
	TOTAL MORTGAGE BACKED		-	08,992,221.29	70,303,082.03	75,919,015.50
	ASSET BACKED					
00500\4/4 4 5		1 (50	10/10/0000		004 226 02	
02529WAA5	ACAR 2020-2 A	1.650	12/13/2023	883,514.41	884,226.82	887,257.95
03063FAD6	AMCAR 2021-1 B	0.680	10/19/2026 12/18/2023	7,750,000.00	7,748,115.20	7,726,443.88
03066EAB0	AMCAR 2020-2 A2A	0.600		962,860.49	962,946.56	964,360.34 480,369.43
12597JAA0	CPS 2020-A A	2.090	05/15/2023	478,851.76	479,825.21	,
12597TAA8 12656CAA3	CPS 2020-C A CPS 2020-B A	0.630 1.150	03/15/2024 07/17/2023	1,000,853.27	1,000,909.46	1,002,112.74
12656CAA3 13645YAB5	CPS 2020-B A CPART 2020-1A A2A	1.150	07/17/2023	695,076.25 801 334 33	695,424.99 801 334 33	696,878.51 805 001 56
				801,334.33	801,334.33	805,001.56
14041NFM8	COMET 2017-A3 A3	2.430	01/15/2025	4,465,000.00	4,464,640.57	4,558,497.10
14315VAD4	CARMX 2020-2 A3	1.700	11/15/2024	1,585,000.00	1,584,898.81	1,610,595.06
14316HAB8	CARMX 2020-4 A2	0.310	01/16/2024	1,510,000.00	1,509,893.95	1,510,326.61
14687AAN8 17305EFR1	CRVNA 2020-P1 A3 CCCIT 2014-A5 A5	0.440 2.680	06/09/2025 06/07/2023	1,215,000.00 8,000,000.00	1,214,938.28 8,006,354.40	1,213,426.33 8,036,182.40
1 JUJEFRI		2.000	00/01/2023	8,000,000.00	0,000,554.40	0,030,102.40

22535FAA2	CAALT 2018-2A A	3.470	05/17/2027	177,535.16	176,752.41	177,774.83
23343RAA6	DTAOT 2020-2A A	1.140	01/16/2024	894,601.36	894,938.50	897,689.61
23344EAC0	DTAOT 2020-1A B	2.160	05/15/2024	1,000,000.00	999,944.99	1,011,906.90
26208JAG8	DRIVE 2018-2 D	4.140	08/15/2024	3,806,833.59	3,840,401.14	3,885,831.10
26208NAF1	DRIVE 2019-1 C	3.780	04/15/2025	1,912,622.25	1,939,407.89	1,938,628.56
26208QAF4	DRIVE 2020-1 C	2.360	03/16/2026	1,135,000.00	1,134,890.35	1,159,736.98
26208VAD8	DRIVE 2020-2 A3	0.830	05/15/2024	700,000.00	699,985.94	702,426.55
26208VAE6	DRIVE 2020-2 B	1.420	03/17/2025	125,000.00	126,254.19	126,363.36
26253AAA4	DTAOT 2020-3A A	0.540	04/15/2024	1,319,861.01	1,319,956.34	1,321,047.43
29366AAA2	ELL 2011-A A1	2.040	09/01/2023	318,025.20	319,823.67	318,299.08
30167YAA9	EART 2020-2A A	1.130	08/15/2023	586,461.25	586,935.00	587,746.54
33844QAA1	FCAT 2020-2 A	1.490	07/15/2024	1,293,022.50	1,293,439.63	1,302,303.43
34531KAD4	FORDO 2019-C A3	1.870	03/15/2024	3,430,000.00	3,429,923.72	3,482,182.65
34531MAE8	FORDL 2020-A A4	1.880	05/15/2023	1,390,000.00	1,389,866.42	1,415,193.06
34533GAD1	FORDO 2020-B A3	0.560	10/15/2024	4,500,000.00	4,499,606.30	4,515,607.35
35105RAD2	FCRT 2019-1 B	2.780	01/15/2025	3,000,000.00	2,985,035.67	3,070,469.70
35105WAE9	FCRT 2021-1 A3	0.640	07/15/2025	2,250,000.00	2,249,808.01	2,242,888.43
36259KAE7	GMALT 2020-1 A4	1.700	12/20/2023	1,095,000.00	1,094,910.71	1,113,885.25
43813DAB4	HAROT 2020-2 A2	0.740	11/15/2022	954,892.87	954,979.66	956,649.59
43813VAC2	HAROT 2019-4 A3	1.830	01/18/2024	3,635,000.00	3,634,701.49	3,694,795.39
44891RAC4	HART 2020-C A3	0.380	05/15/2025	3,230,000.00	3,229,380.97	3,226,304.88
58770FAD4	MBALT 2020-A A4	1.880	09/15/2025	1,325,000.00	1,324,878.05	1,349,487.06
65479NAE4	NALT 2020-A A4	1.880	04/15/2025	2,000,000.00	1,999,967.84	2,034,356.60
80285WAF4	SDART 2020-3 C	1.120	01/15/2026	2,185,000.00	2,184,796.07	2,200,813.94
80286AAF1	SDART 2018-5 C	3.810	12/16/2024	1,809,047.09	1,795,867.89	1,821,506.36
80286KAD4	SRT 2020-A A4	1.760	03/20/2024	3,000,000.00	2,999,737.29	3,067,591.50
89239JAD6	ТАОТ 2019-В АЗ	2.570	08/15/2023	4,804,620.90	4,827,347.67	4,875,062.41
90943UAB0	UACST 2021-1 B	0.680	03/11/2024	2,305,000.00	2,304,802.25	2,302,936.79
90943UAC8	UACST 2021-1 C	0.840	06/10/2024	1,230,000.00	1,229,825.20	1,226,777.65
909450AC8	UACST 2021-1 C	4.260	05/10/2023		878,511.75	
90945AAG1 90945BAC8	UACST 2018-2 D UACST 2020-1 B	4.200	11/10/2023	871,934.48		872,670.04
				3,200,000.00	3,199,960.61	3,213,181.76
92347YAA2	VZOT 2019-A A1A	2.930	09/20/2023	1,031,000.00	1,023,662.05	1,045,524.83
92348TAC8	VZOT 2020-A B	1.980	07/22/2024	3,000,000.00	2,999,616.48	3,082,500.00
92868JAB2	VALET 2020-1 A2A	0.930	12/20/2022	977,702.74	978,096.23	979,611.70
96042HAJ9	WLAKE 2019-3A C	2.490	10/15/2024	3,250,000.00	3,249,708.70	3,316,672.13
96042PAD4	WLAKE 2020-2A B	1.320	07/15/2025	1,500,000.00	1,499,994.48	1,515,809.40
98162HAD2	WOLS 2020-A A4	1.790	06/16/2025	2,725,000.00	2,724,914.27	2,786,755.59
98163WAC0	WOART 2020-B A3	0.630	05/15/2025	2,500,000.00	2,499,860.40	2,509,454.25
	TOTAL ASSET BACKED		-	103,815,650.91	103,875,998.81	104,839,894.59
	TOTAL MARKETABLE SECURITIES		-	758,495,872.20	762,119,869.52	779,293,372.69
	TOTAL MARKETABLE AND C/E		-	770,090,085.47	773,714,082.79	790,887,585.96
	TOTAL MAINLIABLE AND OF		-	110,030,003.41	773,714,002.75	190,001,909.90
	COMMON	_				
34958N100	FORTICELL BIOSCIENCE, INC			1,926.00	1,627,706.00	1.93
	RIMCO ROYALTY MANAGEMENT, INC			346,302.00	346.30	0.00
			-			

TOTAL COMMON

TOTAL MARKETABLE , CASH, C/E AND COMMON

770,438,313.47 775,342,135.09 790,887,587.89

1,628,052.30

1.93

348,228.00

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	EQUITY SECURITIES			
910585406	UNITED MERCHANTS & MFR	214,166.00	25,800.00	0.00
910858414	UNITED MERCHANTS & MFR - WTS	53,542.00	0.00	0.00
178789103	CITIVEST INTERNATIONAL LTD	12,000.00	749,731.00	628,275.00
	COMMON STOCKS	279,708.00	775,531.00	628,275.00
	RIMCO ROYALTY PARTNERS, L.P.	346,302.00	3,199,497.00	475,276.00
	LIMITED PARTNERS	346,302.00	3,199,497.00	475,276.00
	TOTAL EQUITY SECURITIES	626,010.00	3,975,028.00	1,103,551.00
	TOTAL	771,064,323.47	779,317,163.09	791,991,138.89