ANNUAL STATEMENT

OF THE

Athene Annuity and Life Company

TO THE

Insurance Department

OF THE

STATE OF

FOR THE YEAR ENDED DECEMBER 31, 2020

[] LIFE, ACCIDENT AND HEALTH

[] FRATERNAL BENEFIT SOCIETIES

2020

ASSETS

		OLIO	Current Year		Prior Year
		1	2	3 Net Admitted Assets	4 Net Admitted
		Assets	Nonadmitted Assets	(Cols. 1 - 2)	Assets
1.	Bonds (Schedule D)	39,805,410,008		39,805,410,008	36,240,868,412
2.	Stocks (Schedule D):				
	2.1 Preferred stocks	218,269,833		218,269,833	138,427,963
	2.2 Common stocks	586,370,677		586,370,677	553,757,140
3.	Mortgage loans on real estate (Schedule B):				
	3.1 First liens	7,521,955,314		7,521,955,314	
	3.2 Other than first liens.	1,265,440,502		1,265,440,502	1,585,847,605
4.	Real estate (Schedule A):				
	4.1 Properties occupied by the company (less \$				
	encumbrances)				
	4.2 Properties held for the production of income (less				
	\$ encumbrances)	9,388,542		9,388,542	9,388,542
	4.3 Properties held for sale (less \$				
	encumbrances)				57,000
5.	Cash (\$1,236,742,122 , Schedule E - Part 1), cash equivalents				
	(\$	0.007.040.404		0.007.040.404	0 004 040 000
	investments (\$				
	Contract loans (including \$ premium notes)				
	Derivatives (Schedule DB)			792,640,026	
	Other invested assets (Schedule BA)			70,904,845	
	Receivables for securities			, , ,	
10.	Securities lending reinvested collateral assets (Schedule DL)			73, 193, 115	
	Subtotals, cash and invested assets (Lines 1 to 11)				
	Title plants less \$ charged off (for Title insurers				
	only)				
	Investment income due and accrued				
	Premiums and considerations:		10, 101,002		
-	15.1 Uncollected premiums and agents' balances in the course of collection.	5.497		5,497	3.505
	15.2 Deferred premiums and agents' balances and installments booked but			, , , , , , , , , , , , , , , , , , , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	deferred and not yet due (including \$				
	earned but unbilled premiums)	6,741,197		6,741,197	7,201,100
	15.3 Accrued retrospective premiums (\$, ,	
	contracts subject to redetermination (\$				
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers	230,176,940		230, 176, 940	194 , 170 , 174
	16.2 Funds held by or deposited with reinsured companies				
	16.3 Other amounts receivable under reinsurance contracts	1,565,409,552	517,101	1,564,892,451	957,005,643
17.	Amounts receivable relating to uninsured plans				
18.1	Current federal and foreign income tax recoverable and interest thereon	7,443,646		7,443,646	
18.2	Net deferred tax asset	11,861,594		11,861,594	
19.	Guaranty funds receivable or on deposit	639,640		639,640	609,371
20.	Electronic data processing equipment and software				
21.	Furniture and equipment, including health care delivery assets				
	(\$)				
	Net adjustment in assets and liabilities due to foreign exchange rates				
	Receivables from parent, subsidiaries and affiliates			16,184,785	
	Health care (\$) and other amounts receivable			42,915,408	
	Aggregate write-ins for other than invested assets	416,570,829	4,056,301	412,514,528	387,364,625
26.	Total assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts (Lines 12 to 25)	59.705.543 486	25,264,294	59,680,279,192	55.495.874.888
27.	From Separate Accounts, Segregated Accounts and Protected Cell				
	Accounts	16,875,242,438		16,875,242,438	
28.	Total (Lines 26 and 27)	76,580,785,924	25,264,294	76,555,521,630	65,504,862,258
	DETAILS OF WRITE-INS				
	Derivative Collateral Asset	73, 193, 115		73, 193, 115	18,044,029
1102.					
1103.					
1198.	Summary of remaining write-ins for Line 11 from overflow page				
1199.	Totals (Lines 1101 thru 1103 plus 1198)(Line 11 above)	73, 193, 115		73, 193, 115	18,044,029
	Corporate Owned Life Insurance (COLI)			411,640,578	
	Miscellaneous Assets			873,950	
2503.					
2598.	Summary of remaining write-ins for Line 25 from overflow page			440 544 500	007.004.005
2599.	Totals (Lines 2501 thru 2503 plus 2598)(Line 25 above)	416,570,829	4,056,301	412,514,528	387,364,625

LIABILITIES, SURPLUS AND OTHER FUNDS

		1 Current Year	2 Prior Year
1.	Aggregate reserve for life contracts \$	40.045.040.040	45 444 470 074
2	included in Line 6.3 (including \$36,823,248,730 Modco Reserve)	46,015,816,240	45,144,1/3,8/1
3.	Liability for deposit-type contracts (Exhibit 7, Line 14, Col. 1) (including \$	2 107 173 943	376 755 187
4.	Contract claims:		
	4.1 Life (Exhibit 8, Part 1, Line 4.4, Col. 1 less sum of Cols. 9, 10 and 11)	228,035,868	197, 115,576
_	4.2 Accident and health (Exhibit 8, Part 1, Line 4.4, sum of Cols. 9, 10 and 11)	12,583	8,577
5.	Policyholders' dividends/refunds to members \$		
6.	Provision for policyholders' dividends, refunds to members and coupons payable in following calendar year - estimated		
0.	amounts:		
	6.1 Policyholders' dividends and refunds to members apportioned for payment (including \$		
	Modco)		
	6.3 Coupons and similar benefits (including \$ Modco)		
7.	Amount provisionally held for deferred dividend policies not included in Line 6		
8.	Premiums and annuity considerations for life and accident and health contracts received in advance less		
	\$		
9.	Part 1, Col. 1, sum of lines 4 and 14)	4, 180	5,403
9.	9.1 Surrender values on canceled contracts		
	9.2 Provision for experience rating refunds, including the liability of \$ accident and health		
	experience rating refunds of which \$ is for medical loss ratio rebate per the Public Health		
	Service Act		
	9.3 Other amounts payable on reinsurance, including \$ assumed and \$ 2,611,669,078 ceded	0 011 000 070	1 050 400 045
10.	Commissions to agents due or accrued-life and annuity contracts \$ 8,498,379 accident and health		
	\$ and deposit-type contract funds \$	8,498,379	10,612,690
11.	Commissions and expense allowances payable on reinsurance assumed		
12.	General expenses due or accrued (Exhibit 2, Line 12, Col. 7)	22,101,992	16,234,198
13.	Transfers to Separate Accounts due or accrued (net) (including \$ (569) accrued for expense allowances recognized in reserves, net of reinsured allowances)	2 026 424 135	1 758 በ70 292
14.	Taxes, licenses and fees due or accrued, excluding federal income taxes (Exhibit 3, Line 9, Col. 6)	662.400	631.600
15.1	Current federal and foreign income taxes, including \$ on realized capital gains (losses)		4,859,895
	Net deferred tax liability		
16.	Unearned investment income		
17. 18.	Amounts withheld or retained by reporting entity as agent or trustee	2 211 007	1,388,334
19.	Remittances and items not allocated	153 461 203	68 745 042
20.	Net adjustment in assets and liabilities due to foreign exchange rates		
21.	Liability for benefits for employees and agents if not included above	104 , 155	
22.	Borrowed money \$ and interest thereon \$		50 , 144 , 194
23. 24.	Dividends to stockholders declared and unpaid Miscellaneous liabilities:		
24.	24.01 Asset valuation reserve (AVR, Line 16, Col. 7)	940 517 699	707 608 430
	24.02 Reinsurance in unauthorized and certified (\$) companies		707,000,400
	24.03 Funds held under reinsurance treaties with unauthorized and certified (\$) reinsurers	1,323,388,253	1,369,159,277
	24.04 Payable to parent, subsidiaries and affiliates		
	24.05 Drafts outstanding		
	24.06 Liability for amounts held under uninsured plans		
	24.08 Derivatives	151 442 636	41 536 552
	24.09 Payable for securities	58,504,925	15,439,662
	24.10 Payable for securities lending		
	24.11 Capital notes \$ and interest thereon \$		
25.	Aggregate write-ins for liabilities Total liabilities excluding Separate Accounts business (Lines 1 to 25)	3,388,232,588	2,744,276,394
26. 27.	From Separate Accounts Statement	59,162,365,612	54,660,583,465
28.	Total liabilities (Lines 26 and 27)	75,243,287,107	9,635,631,049 64,296,214,514
29.	Common capital stock		
30.	Preferred capital stock		
31.	Aggregate write-ins for other than special surplus funds		
32. 33	Surplus notes	1 170 000 407	064 050 407
33. 34.	Aggregate write-ins for special surplus (Page 3, Line 33, Col. 2 plus Page 4, Line 51.1, Col. 1)	1, 1/3,382,49/	950,467
35.		128,852,026	
	Less treasury stock, at cost:		
	36.1 shares common (value included in Line 29 \$)		
0.7	36.2 shares preferred (value included in Line 30 \$)		
37. 38.	Surplus (Total Lines 31+32+33+34+35-36) (including \$	1,302,234,523 1,312,234,523	1,198,647,744 1,208,647,744
39.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)	76,555,521,630	65,504,862,258
	DETAILS OF WRITE-INS	70,000,021,000	00,007,002,200
2501.	Derivative and Other Collateral Liability	2,568,159,698	2,361,611,119
2502.	Repurchase Agreement Liability	598,358,554	210,878,335
2503.	Amount Due Reinsurer		
2598. 2599.	Summary of remaining write-ins for Line 25 from overflow page		
3101.		3,388,232,588	2,744,276,394
3101.			
3103.			
3198.	Summary of remaining write-ins for Line 31 from overflow page		
3199.	Totals (Lines 3101 thru 3103 plus 3198)(Line 31 above)		
3401. 3402.			
3402. 3403.			
3498.	Summary of remaining write-ins for Line 34 from overflow page		
3499.	Totals (Lines 3401 thru 3403 plus 3498)(Line 34 above)		

SUMMARY OF OPERATIONS

Performance Competition		COMMAN OF CLEARION		
1. Permisses and annuly considerators in till and accepted and seedle consocial (Cathat I. Pan 1, Line 20.4, Cold 1, less Co. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15			1 Current Year	2 Prior Year
2	1.	Premiums and annuity considerations for life and accident and health contracts (Exhibit 1, Part 1, Line 20.4, Col. 1, less		
2		Col. 11)	1,856,533,173	
4. Annotation of Incented Numericanians Reserve (Inf.), Its 5 5 5 5 5 5 5 5 5 5	2.	Considerations for supplementary contracts with life contingencies	6,324,154	3,426,266
Separate According to the process of the Commission of Configuration of Commission of Configuration of Commission of Configuration (Commission of Configuration of Commission of Configuration (Commission of Commission of Configuration (Commission of Commission of Com	3.	Net investment income (Exhibit of Net Investment Income, Line 17)	2,723,670,342	
1 Commissions and expense allowances on insuranze credit (Fishbert 1, Part 2, Line 20.1, Col. 1) 1, 777, 955.69 8 837, 951, 252 1 Review Subjects from these associated with investment immargement, administration and contract guarantees from Separate Account 1, 164, 953, 987, 11 (1995) 987		Amortization of Interest Maintenance Reserve (IMR, Line 5)	2,464,894	
1. 1. 1. 1. 1. 1. 1. 1.	l l	Separate Accounts net gain from operations excluding unrealized gains or losses	(25,005,130)	32,768,190
8. Microbilitations in forces: 6. Triangue and floes for deposit-floes contracts 7. 78. C1 6. Charges and floes for deposit-floes contracts 8. Charges and floes for deposit-floes contracts 9. 30. Journal of the floor floor floes associated with investment and contracts guarantees from the season of the floor		Commissions and expense allowances on reinsurance ceded (Exhibit 1, Part 2, Line 26.1, Col. 1)	777,063,499	837,341,226
8. Income form fees associated with investiment management, administration and contract guarantees from Separate 2, 7,756, 121 8. Appropriate meltin fee for depositive portracts 9. 72, 981 9. Total climate 10. 5.			(1,464,523,487)	(1,862,540,764)
Accounts 2 Champes and New Let Or Capposit-Apie contracts 2 Champes and New Let Or Capposit-Apie contracts 3 2 Min. 19 1 See 1 Se	8.			
8.2 Charges and foot for deposit-age contants. 8.2 Charges with the for informational control of the property		8.1 Income from fees associated with investment management, administration and contract guarantees from Separate	7 756 121	6 000 486
8. Agergatis white-in for introductions in 10 a.) 30 a.97, 156 Total di (mar. 15 to 3.) 39 yr. 58.5 158 Total di (mar. 15 to 3.) 39 yr. 58.5 158 Total di (mar. 15 to 3.) 39 yr. 58.5 158 Total di (mar. 15 to 3.) 39 yr. 58.5 158 Total di (mar. 15 to 3.) 39 yr. 59				
5. Total (Lives 1 to 8.3) 391,565,395 3,347,594,571 398,302 391,4				
10. Death brendits	۵		3 912 553 135	
1.1 Matured and convenant (excluding quaranteed annual pure and convenants)				, , ,
22				,
13. Disability benefits and benefits under accident and health contracts 34, 95 442, 253				
14. Couptons, guaranteed ammula prox endowments and similar benefits 798,741,624 788,944 (cs.)	l l	Disability benefits and benefits under accident and health contracts	394 195	, ,
15 Summer fements and withdrawasts for the contracts 79, 248, 824 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 344, 825 789, 345, 825 789, 344, 825 789, 345, 825 789,				,
16. Gircap commerciance 15.5 894, 440 15.083, 107 17. Interest and a apputements on contract or depose-type contract funds 15.083, 107, 107, 107, 107, 107, 107, 107, 107				
17. Interest and agularients on contract or oppositypes contract funds 155, 984, 4400 15, 603, 107 18. Payments on supplementary contracts with life contracts with life contracts with life contracts 1, 107, 774, 458 19. Payments on supplementary contracts with life contracts 1, 107, 774, 458 19. Payments on supplementary contracts with life contracts 1, 107, 774, 458 19. Payments on supplementary contracts with life contracts and contract funds (direct business only) (Exhibit 1, Part 2, Line 21, Col. 1) 1, 107, 774, 458 19. Cannel insurance operates and feating and expenses (Exhibit 2, Line 10, Cols. 1, 2, 2, 4 and 6) 385, 522, 125 507, 783, 383 19. Cannel insurance operates and feating and expenses (Exhibit 2, Line 10, Cols. 1, 2, 2, 4 and 6) 385, 522, 125 507, 783, 383 19. Cannel insurance operates and feating and contracts trace (Exhibit 1, Part 2, Line 22, Coll 1) 385, 522, 125 507, 783, 383 19. Cannel insurance operates and feating and contracts trace (Exhibit 2, Line 7, Cols. 1, 2, 2, 4 and 6) 385, 522, 125 507, 783, 383 19. Cannel insurance operates and expenses exhibits and contracts and expenses exhibits and				
18. Payments on supplementary contracts with this contingencies 10.477, 476 3.086, 879		Interest and adjustments on contract or deposit-type contract funds	(55,934,440)	16,093,107
19. Increase in aggregate reserves for life and accident and health contracts 371.327.764 509.09.792	l l	Payments on supplementary contracts with life contingencies	10,477,476	9,086,679
20. Totals (Lines 10 to 19) 1,887;934,377 159,113,077	19.	Increase in aggregate reserves for life and accident and health contracts	871,352,764	
2.1 Commissions on pormitums, amunity considerations, and deposit-type contract funds (effect business only) (Exhibit 1, Part 2, Line 22, Cot.1) 526, 257, 181 594, 113, 507 22 22 22 23 23 23 23 2		Totals (Lines 10 to 19)	1,897,954,347	
2. Line 31, Cot. 1)		Commissions on premiums, annuity considerations, and deposit-type contract funds (direct business only) (Exhibit 1, Part		
Commissions and expense allowances on reinsurance assumed (Exhibit 1, Fart 2, Line 26.2, Col. 1)		2, Line 31, Col. 1)		
24		Commissions and expense allowances on reinsurance assumed (Exhibit 1, Part 2, Line 26.2, Col. 1)	1,086,162	
1	l l	General insurance expenses and fraternal expenses (Exhibit 2, Line 10, Cols. 1, 2, 3, 4 and 6)	335,322,925	
26. Net transfers to or (from) Separate Accounts net of reinsurance 961,347,743 989,959,577 272 Aggregate wither list of declurations 102,387,702 119,001,844 272 775				, , ,
27				
28. Totals (Lims 20 to 27)				· · ·
28. Net gain from operations before dividends to policyholders, refunds to members and federal income taxes (Line 9 minus Line 29) 183,070,800 (282) 38 38 38 38 38 38 38 3				
Line 28) 72,644,477 (83,07) 800 (2022) 38 30. Dividends to policyholders and refunds to members and before federal income taxes (Line 29) minus Line 30). 10 ket gain from operations after dividends to policyholders, refunds to members and before federal income taxes (Line 29) minus Line 30). 10 ket gain from operations after dividends to policyholders, refunds to members and federal income taxes and before 44, 155,755 (108, 631, 228) 13. Net gain from operations after dividends to policyholders. Technol to members and federal income taxes and before 24, 415, 575 (108, 631, 228) 13. Net gain from operations after dividends to policyholders. Technol to members and federal income taxes and before 27, 376, 282 (secularing bases of \$ (7, 374, 638) transferred to the IMR) less capital gains tax of \$ 2, 736, 282 (secularing bases of \$ (7, 374, 638) transferred to the IMR) less capital gains tax of \$ 2, 736, 282 (secularing bases of \$ (7, 374, 638) transferred to the IMR) less capital gains tax of \$ (36, 458, 687) (30, 123, 468) 28. Net income (Line 39) plus Line 34). CAPITAL AND SURPLUS ACCOUNT			3,839,903,718	3, 184, 513, 786
30 Dividends to policyholders and refunds to members (282) 38	29.	Net gain from operations before dividends to policyholders, refunds to members and federal income taxes (Line 9 minus	70 640 417	100 070 000
181 Net gain from operations after dividends to policyholders, refunds to members and before federal income taxes (Line 29 minus. Line 39) 183,070,823 182 centeral and frongin income taxes incurred (excluding tax on capital gains) 44,156,765 (108,031,238) 182 centeral form operations after dividends to policyholders, refunds to members and federal income taxes and before realized capital gains or (losses) (Line 31 minus Line 32) 27,102,061 28,492,594 271,102,061 271,102,061 27	00			
minus Line 30). 72, 649, 796 183, 070, 823 27, 649, 796 183, 070, 823 28, Federal and foreign income taxes incurred (excluding tax on capital gains) 44, 155, 755 (108, 603) 238) 28, Net gain from operations after dividends to policyholders, refunds to members and federal income taxes and before realized capital gains (closses) (Lend 3 minus Line 32) 27, 36, 86, 46, 607) 23, 40, 506, 771 24, 506, 771 24, 506, 771 24, 506, 771 24, 506, 771 24, 506, 771 24, 506, 771 24, 506, 771 24, 506,			(292)	38
22 Federal and foreign income taxes incurred (excluding tax on capital gains) 44, 156, 755 (198, 031-289)	31.	Net gain from operations after dividends to policyholders, refunds to members and before federal income taxes (Line 29 minus Line 30)	72 649 709	163 070 823
33	32	Federal and foreign income taxes incurred (excluding tax on capital gains)	44 156 755	
realized capital gains or (losses) (Line 31 minus Line 32). Not relatized capital gains (losses) (excluding pains (losses) (stransferred to the IMR) (36, 456, 667) (30, 120, 346) (30, 1			44,100,700	(100,001,200)
34 Net realized capital gains (losses) (excluding gains (losses) transferred to the IMIR) (38, 455, 667) (30, 120, 346)	00.	realized capital gains or (losses) (Line 31 minus Line 32)	28,492,954	271, 102,061
\$	34.			
35. Net income (Line 33 plus Line 34)		\$		(30, 120, 346)
36	35.	Net income (Line 33 plus Line 34)	(7,963,713)	240,981,714
37. Net income (Line 35)		CAPITAL AND SURPLUS ACCOUNT		
38. Change in net unrealized capital gains (losses) less capital gains tax of \$ 7,976,223 (37,681,657) 8,0,991,683 (24,171) 11,1982,342 (40. Change in net unrealized foreign exchange capital gain (loss)				
Change in net unrealized foreign exchange capital gain (loss)	37.	Net income (Line 35)	(7,963,713)	240,981,714
40. Change in net deferred income tax.	38.			
41. Change in nonadmitted assets	39.	Change in net unrealized foreign exchange capital gain (loss)	43,241,719	(11,982,342)
42. Change in lability for reinsurance in unauthorized and certified companies 43. Change in reserve on account of change in valuation basis, (increase) or decrease 44. Change in asset valuation reserve 45. Change in treasury stock (Page 3, Lines 36, 1 and 36, 2, Col. 2 minus Col. 1). 46. Surplus (contributed to) withdrawn from Separate Accounts during period. 47. Other changes in surplus in Separate Accounts during period. 48. Change in surplus on Separate Accounts Statement. 49. Cumulative effect of changes in accounting principles. 49. Cumulative effect of changes in accounting principles. 50. Paid in. 50. 2 Transferred from surplus (Stock Dividend). 50. 3 Transferred to surplus 51. Surplus adjustment: 51. Paid in. 51. 2 Transferred to surplus 51. Surplus adjustment: 51. 1 Paid in. 51. 2 Transferred to capital (Stock Dividend). 51. 3 Transferred from capital 51. 4 Change in surplus as a result of reinsurance. 4 (11,054,682) (117,123,107). 52. Dividends to stockholders 51. Aggregate write-ins for gains and losses in surplus 52. Aggregate write-ins for gains and losses in surplus 53. Aggregate write-ins for gains and losses in surplus 54. Net change in capital and surplus for the year (Lines 37 through 53). 55. Capital and surplus, December 31, current year (Lines 36 + 54) (Page 3, Line 38) 56. DETAILS OF WRITE-INS 68. 30.30. 68. 30.30. 69. 30.30. 69. 30.30. 69. 30.30. 69. 30.30. 69. 30.30. 69. 30.30. 60.	40.	Change in net deferred income tax	83,641,668	(70,731,557)
43. Change in reserve on account of change in valuation basis, (increase) or decrease 44. Change in asset valuation reserve 45. Change in streasury stock (Page 3, Lines 36.1 and 36.2, Col. 2 minus Col. 1). 46. Surplus (contributed to) withdrawn from Separate Accounts during period 47. Other changes in surplus in Separate Accounts during period 48. Change in surplus in Separate Accounts during period 49. Change in surplus in Separate Accounts during period 49. Change in surplus in Separate Accounts during period 49. Change in surplus in Separate Accounts during period 49. Change in surplus in Separate Accounts during period 49. Change in surplus in Separate Accounts during period 50. Capital changes: 50. 1 Paid in 50.2 Transferred from surplus (Stock Dividend) 50.3 Transferred to surplus 50.3 Transferred to surplus 51.1 Paid in 51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance 51.1 Paid in 51.2 Transferred from capital 51.4 Change in surplus as a result of reinsurance 51.3 Aggregate write-ins for gains and losses in surplus 52. Dividends to stockholders 53. Aggregate write-ins for gains and losses in surplus 54. Net change in capital and surplus for the year (Lines 37 through 53) 55. Capital and surplus, December 31, current year (Lines 36 + 54) (Page 3, Line 38) 56. DETAILS OF WRITE-INS 57. DETAILS OF WRITE-INS 57. DETAILS OF WRITE-INS 57. Surplus (Lines 08.301 thru 08.303 pitu 08.398)(Line 8.3 above) 57. Surplus (Lines 08.301 thru 08.303 pitu 08.398)(Line 8.3 above) 57. Surplus (Lines 08.301 thru 08.303 pitu 08.398)(Line 8.3 above) 57. Surplus (Lines 2701 thru 2703 pitus 2798)(Line 27 from overflow page 57. Surplus (Lines 2701 thru 2703 pitus 2798)(Line 27 above) 57. Surplus (Lines 2701 thru 2703 pitus 2798)(Line 27 above) 57. Surplus (Lines 2701 thru 2703 pitus 2798)(Line 27 above) 57. Surplus (Lines 2701 thru 2703 pitus 2798)(Line 27 above) 57. Surplus (Lines 2701 thru 2703 pitus 2798)(Line 27 above) 57. Surplus (Lines 2701 thru 2703	41.	Change in nonadmitted assets	(15,403,773)	(3, 100, 724)
44. Change in asset valuation reserve		· ·		
46. Change in treasury stock (Page 3, Lines 36, 1 and 36,2 Col. 2 minus Col. 1). 47. Surplus (contributed to) withdrawn from Separate Accounts during period (465,000,000) (20,000,000). 48. Surplus (changes in surplus in Separate Accounts Statement) (45,989,752 21,092,413). 49. Cumulative effect of changes in accounting principles. 50. Capital changes: 50.1 Paid in 50.2 Transferred from surplus (Stock Dividend) 50.3 Transferred to surplus 50.3 Transferred to surplus 51.1 Paid in 211,432,030 9,888,224 51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital (Stock Dividend) 51.3 Transferred from capital (Stock Dividend) 51.4 Change in surplus as a result of reinsurance (111,054,682) (117,123,107) 52. Dividends to stockholders (110,054,682) (117,123,107) 53. Aggregate write-ins for gains and losses in surplus (110,94,682) (117,123,107) 54. Net change in capital and surplus for the year (Lines 36 + 54) (Page 3, Line 38) (133,586,779) (25, 516,079				
46. Surplus (contributed to) withdrawn from Separate Accounts during period				
47. Other changes in surplus in Separate Accounts Statement				
48. Change in surplus notes. 49. Cumulative effect of changes in accounting principles 50. Capital changes: 50.1 Paid in 50.2 Transferred from surplus (Stock Dividend) 50.3 Transferred to surplus 51.1 Paid in 51.1 Paid in 51.1 Paid in 51.2 Transferred to capital (Stock Dividend) 51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital 51.4 Change in surplus as a result of reinsurance 51.4 Change in surplus as a result of reinsurance (11,054,682) (117,123,107) 52. Dividends to stockholders (409,420) 53. Aggregate write-ins for gains and losses in surplus (409,420) 54. Net change in capital and surplus for the year (Lines 37 through 53) 55. Capital and surplus, December 31, current year (Lines 36 + 54) (Page 3, Line 38) 56. DETAILS OF WRITE-INS (8.301, COL1 Income (9.305, 205, 206, 207, 207, 207, 207, 207, 207, 207, 207		Surplus (contributed to) withdrawn from Separate Accounts during period	(465,000,000)	(20,000,000)
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5399. Totals (Lines 5301 thru 5303 plus 5398)(Line 53 above) (775,304) (1,968,348)				
	5399.	Totals (Lines 5301 thru 5303 plus 5398)(Line 53 above)	(775,304)	(1,968,348)

CASH FLOW

		Current Year	Prior Year
	Cash from Operations		
1.	Premiums collected net of reinsurance	1,863,430,649	1,700,658,788
2.	Net investment income	2,603,841,709	2,558,386,398
3.	Miscellaneous income	798,353,277	832,032,297
4.	Total (Lines 1 through 3)	5,265,625,636	5,091,077,483
5.	Benefit and loss related payments	2,350,411,730	2,671,322,496
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts	692,992,891	183,001,819
7.	Commissions, expenses paid and aggregate write-ins for deductions	891,078,745	938,772,628
8.	Dividends paid to policyholders	(292)	38
9.	Federal and foreign income taxes paid (recovered) net of \$	81,768,057	(25,243,057)
10.	Total (Lines 5 through 9)	4,016,251,130	3,767,853,924
11.	Net cash from operations (Line 4 minus Line 10)	1,249,374,506	1,323,223,559
	Cash from Investments		
12.	Proceeds from investments sold, matured or repaid:		
	12.1 Bonds	6 550 765 037	7,753,211,809
	12.2 Stocks		45,305,333
	12.3 Mortgage loans		1, 147, 107, 404
	12.4 Real estate		
	12.5 Other invested assets		237,462,497
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments		772,916
			59,965,719
	12.7 Miscellaneous proceeds		
40	12.8 Total investment proceeds (Lines 12.1 to 12.7)	10,304,829,007	9,243,825,678
13.	Cost of investments acquired (long-term only):	0.004.000.570	0 447 000 007
	13.1 Bonds		
	13.2 Stocks		229,269,546
	13.3 Mortgage loans		3,716,569,675
	13.4 Real estate		
	13.5 Other invested assets		671,956,800
	13.6 Miscellaneous applications		5,892,729
	13.7 Total investments acquired (Lines 13.1 to 13.6)	12,666,878,263	10,771,385,087
14.	Net increase (decrease) in contract loans and premium notes		(21,776,640)
15.	Net cash from investments (Line 12.8 minus Line 13.7 minus Line 14)	. (2,343,938,488)	(1,505,782,769)
	Cash from Financing and Miscellaneous Sources		
16.	Cash provided (applied):		
	16.1 Surplus notes, capital notes		
	16.2 Capital and paid in surplus, less treasury stock		
	16.3 Borrowed funds		
	16.4 Net deposits on deposit-type contracts and other insurance liabilities	1,730,418,756	(58,842,745
	16.5 Dividends to stockholders		
	16.6 Other cash provided (applied)	. 197,097,314	1,571,245,152
17.	Net cash from financing and miscellaneous sources (Lines 16.1 to 16.4 minus Line 16.5 plus Line 16.6)	. 2,077,371,876	1,562,546,601
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS		
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	. 982,807,893	1,379,987,391
19.	Cash, cash equivalents and short-term investments:		
	19.1 Beginning of year	2,824,240,288	1,444,252,897
	19.2 End of year (Line 18 plus Line 19.1)	3,807,048,181	2,824,240,288
Noto: Su	upplemental disclosures of cash flow information for non-cash transactions:		
20.0001	I.Capital contribution of stock compensation expense (financing)		9,898,224
20.0002	2. Capital contribution of stock compensation expense (investing)	(10, 743, 342)	(765,250
20.0004	1. Security exchanges and asset in kind trades - bond proceeds (investing)	2,460,700,005	1,409,147,543
	5. Security exchanges and asset in kind trades — bonds acquired (investing) 5. Security exchanges and asset in kind trades — other invested asset proceeds (investing)		(1,552,615,543
20.0007	7. Security exchanges and asset in kind trades - other invested asset acquired (investing)	(374,294,863)	(11,532,999
20.0008	B. Transfer from Schedule B to Schedule BA - proceeds (investing)	218,610,865	1,688,704
20.0010). Reinsurance activity settled in bonds (operating)	79,294,017	345 , 189 , 964
	I. Reinsurance activity settled in bonds (investing) 2. Interest capitalization (operating)		(345, 189, 964) 4, 503, 249
	IIII O OO L OAPITATIZATIVI (VPCIATIIY)	(8,050,361)	4,500,249

Note: Supplemental disclosures of cash flow information for non-cash transactions:		
20.0014. Security exchanges and asset in kind trades - stocks acquired (investing)	(1,716,696)	(46,532,331)
20.0015. Security exchanges and asset in kind trades - stock proceeds (investing)	1,714,400	190,000,331
20.0016. Dividends paid - Schedule BA distribution (investing)		409,420
20.0017. Dividends paid (financing)		(409,420)

1. Summary of Significant Accounting Policies and Going Concern

A. Accounting Practices

The accompanying financial statements of **Athene Annuity and Life Company** (the Company) have been prepared in conformity with the accounting practices prescribed or permitted by the National Association of Insurance Commissioners (NAIC) and the State of Iowa.

The Insurance Division, Department of Commerce, of the State of Iowa (the Division) recognizes only statutory accounting practices prescribed or permitted by the State of Iowa for determining and reporting the financial condition and results of operations of an insurance company and for determining its solvency under the Iowa Insurance Law. The NAIC's Accounting Practices & Procedures Manual (NAIC SAP) has been adopted as a component of prescribed or permitted practices by the State of Iowa. The Commissioner of Insurance has the right to permit other specific practices that deviate from prescribed practices.

Among the products issued by the Company are indexed universal life insurance and indexed annuities. These products allow a portion of the premium to earn interest based on certain indices, such as the Standard & Poor's 500 Composite Stock Price Index. Call options, futures, variance swaps and total return swaps are purchased to hedge the growth in interest credited to the customer as a direct result of increases in the related indices. In 2006, the Commissioner of the Division issued Bulletin 06-01, *Accounting for Derivative Instruments Used to Hedge the Growth in Interest Credited for Index Products*, which prescribes that an insurer may elect to recognize changes in the fair value of derivative instruments purchased to hedge indexed products in the statement of operations. The Company has elected to apply Bulletin 06-01 to its futures, variance swaps and total return swaps, which resulted in an increase of \$5.0 million and \$2.2 million to the Company's net income for the years ended December 31, 2020 and December 31, 2019, respectively. Application of Bulletin 06-01 does not impact the Company's statutory surplus amounts.

In 2009, the Commissioner of the Division promulgated lowa Administrative Code (IAC) Section 191-97, Accounting for Certain Derivative Instruments Used to Hedge the Growth in Interest Credited for Indexed Insurance Products and Accounting for the Indexed Insurance Products Reserve, which prescribes that an insurer may elect (i) to use an amortized cost method to account for certain derivative instruments, such as call options, purchased to hedge the growth in interest credited to the customer on indexed insurance products and (ii) to utilize an indexed annuity reserve calculation methodology under which call options associated with the current index interest crediting term are valued at zero. IAC Section 191-97 does not apply to products that do not guarantee a minimum interest accumulation, such as our variable and indexlinked deferred annuities. The Company has elected to apply IAC Section 191-97 to its eligible over the counter (OTC) call options and reserve liabilities. As a result, the Company's net income increased by \$19.6 million and \$113.6 million for the years ended December 31, 2020 and December 31, 2019, respectively, and the Company's statutory surplus decreased by \$83.8 million and \$79.8 million as of December 31, 2020 and December 31, 2019, respectively.

The NAIC requires annuities issued by life insurance companies on or after January 1, 2015, to use the 2012 Individual Annuity Reserving (IAR) Mortality Table. In 2015, the Division promulgated IAC Section 43.3(5), which set an elective alternative effective date of January 1, 2016 for adoption of the 2012 IAR Mortality Table. The Company chose to use the Annuity 2000 Mortality Table for all annuities issued in 2015, which resulted in an increase of \$0.4 million and \$1.6 million to the Company's net income for the years ended December 31, 2020 and December 31, 2019, respectively. The Company's statutory surplus increased by \$5.3 million and \$4.9 million as of December 31, 2020 and December 31, 2019, respectively.

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

	SSAP#	F/S Page	F/S Line #	2020	2019
Net Income					
(1) State basis (Page 4, Line 35, Columns 1 & 2)	XXX	XXX	XXX	\$(7,963,713)	\$ 240,981,714
(2) State prescribed practices that are an increase / (de from NAIC SAP:	crease)				
Derivative Instruments Bulletin 06-01	86	4	38	4,966,262	2,192,043
Derivative Instruments and Equity Indexed Reserves 191-97	IAC 86, 51	2, 3	7, 1	19,584,793	113,621,392
2012 IAR Mortality Table for Annuities Issued in 201 43.3(5)		3	1	370,839	1,648,673
(3) State permitted practices that are an increase / (dec from NAIC SAP:	rease)				
(4) NAIC SAP (1-2-3=4)	XXX	XXX	XXX	\$ (32,885,607)	\$ 123,519,605
Surplus					
(5) State basis (Page 3, Line 38, Columns 1 & 2)	XXX	XXX	XXX	\$ 1,312,234,523	\$ 1,208,647,744
(6) State prescribed practices that are an increase / (de from NAIC SAP:	crease)				
Derivative Instruments and Equity Indexed Reserves 191-97	IAC86, 51	2, 3	7, 1	(83,808,046)	(79,827,185)
2012 IAR Mortality Table for Annuities Issued 2005 43.3(5)		3	1	5,299,051	4,928,212
(7) State permitted practices that are an increase / (dec from NAIC SAP:	erease)				
(8) NAIC SAP (5-6-7=8)	XXX	XXX	XXX	\$ 1,390,743,518	\$ 1,283,546,716

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

The preparation of financial statements in conformity with NAIC SAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities. It also requires disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenue and expenses during the period. There are material risks and uncertainties surrounding the spread of the Coronavirus Disease of 2019 (COVID-19), which has resulted in significant volatility in the financial markets. Our estimates may vary as more information about the extent to which COVID-19 and the resulting impact on economic conditions and the financial markets become known. Actual results may differ from the estimates used in preparing the financial statements.

1. Summary of Significant Accounting Policies and Going Concern (Continued)

C. Accounting Policy

Life premiums are recognized as income over the premium paying period of the related policies. Annuity considerations are recognized as revenue when received. Accident and health premiums are earned ratably over the terms of the related insurance and reinsurance contracts or policies. Expenses incurred in connection with acquiring new insurance business, including acquisition costs such as sales commissions, are charged to operations as incurred.

The amount of dividends to be paid to policyholders is determined annually by the Company's Board of Directors. The aggregate amount of policyholders' dividends is related to actual interest, mortality, morbidity, and expense experience for the year and to the appropriate level of statutory surplus to be retained by the Company.

In addition, the Company uses the following accounting policies, as applicable:

- (1) Short-term investments are stated at amortized cost.
- (2) Bonds, other than loan-backed and structured securities, are stated at amortized cost or fair value based on their rating by the NAIC. Bonds held at amortized cost are amortized using the scientific interest method on a yield-to-worst basis.
- (3) Common stocks are stated at market value except that investments in stocks of subsidiaries and affiliates in which the Company has an interest of 10% or more are carried on the equity basis. Federal Home Loan Bank (FHLB) stock is carried at fair value, which is presumed to be par because it can only be redeemed by the bank.
- (4) Preferred stocks are stated in accordance with the guidance provided in SSAP No. 32, Preferred Stock.
- (5) Mortgage loans on real estate are stated at amortized cost.
- (6) Loan-backed and structured securities are stated at amortized cost or fair market value based on their rating by the NAIC. Changes to estimated cash flows on the securities are accounted for retrospectively for securities that are highly rated at the time of purchase and in which the security cannot be contractually prepaid or settled in such a way that the Company would not recover substantially all of the recorded investment. The prospective method is used for those securities where an other than temporary impairment has been taken, the security is not highly rated at the time of purchase, securities where receipt of all contractual principal cash flows is not expected, or those securities that can be contractually prepaid or settled in such a way that the Company would not recover substantially all of the recorded investment. Loan-backed and structured securities stated at amortized cost are amortized or accreted using the scientific interest method.
- (7) The Company carries investments in affiliated common stocks directly and indirectly owned at Statutory (insurance companies) or GAAP (non-insurance companies) net worth plus unamortized goodwill, if applicable, multiplied by the percent of the Company's ownership interest.
- (8) Investments in joint ventures, partnerships, or limited liability companies are valued at the Company's proportionate share of US GAAP equity of the entity, adjusted for audited results upon receipt. Changes in US GAAP equity are recorded as an unrealized gain or loss in the Company's capital and surplus. These investments are valued based on the timeliness of information received, which ranges from recording timely to a lag of up to three months.
- (9) Call option derivative assets that hedge the growth in interest credited to the hedged policy as a direct result of changes in the related indices are recorded at amortized cost. Replication synthetic asset transactions are reported at amortized cost. Derivative instruments used in hedging transactions that meet the criteria of a highly effective hedge, and are designated in a hedge accounting relationship, are valued and reported in a manner that is consistent with the hedged items. All other derivative assets and liabilities are stated at fair value.
- (10) The Company does not have premium deficiency reserves for accident and health business.
- (11) Unpaid losses and loss adjustment expenses on any accident and health business include an amount determined from individual case estimates and loss reports and an amount, based on past experience, for losses incurred but not reported. Such liabilities are necessarily based on assumptions and estimates. While management believes the amount is adequate, the ultimate liability may be in excess of or less than the amount provided. The methods for making such estimates and for establishing the resulting liability are periodically reviewed and any adjustment is reflected in the period determined.
- (12) The Company has not modified its capitalization policy from the prior period.
- (13) The Company does not have any pharmaceutical rebate receivables.

D. Going Concern

Management's assessment of the relevant conditions through February 25, 2021 does not give rise to substantial doubt of the Company's ability to continue as a going concern.

2. Accounting Changes and Corrections of Errors

During the current year's financial statement preparation, the Company discovered errors within prior period Annual Statements relating to net investment income and the tax provision. After consideration of materiality and in accordance with SSAP No. 3, *Accounting Changes and Correction of Errors*, the corrections were recorded directly to surplus. The net impact of the correction of net investment income increased surplus by \$2.8 million and the tax correction decreased surplus by \$4.6 million in 2020. The total of these amounts represented less than 1% of ending capital and surplus as of December 31, 2020 and December 31, 2019.

3. Business Combinations and Goodwill

A. Statutory Purchase Method

On October 2, 2013, Athene Annuity & Life Assurance Company (AADE) contributed Athene Annuity & Life Assurance Company of New York (AANY), a New York insurance company, to the Company, which included remaining unamortized goodwill of \$10.7 million. The Company maintained AADE's original goodwill amortization schedule.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
	Acquisition	Cost of	Original Amount of Admitted	Admitted Goodwill as of the Reporting	Amount of Goodwill Amortized During	Admitted Goodwill as a % of SCA BACV, Gross of Admitted
Purchased Entity	Date	Acquired Entity	Goodwill	Date	the Reporting Period	Goodwill
Athene Annuity & Life Assurance Company of New York	10/02/2013	. \$ 193,313,705 .\$	3 10,649,373	.\$ 2,129,875	\$ 1,064,937	0.666 %

B. Statutory Merger - None

3. Business Combinations and Goodwill (Continued)

- C. Assumption Reinsurance None
- D. Impairment Loss None
- . Discontinued Operations None

5. Investments

- A. Mortgage Loans, including Mezzanine Real Estate Loans
 - (1) The maximum and minimum lending rates for new mortgage loans acquired during 2020 were 12.79% and 1.00%, respectively.
 - (2) The maximum percentage of any one loan to the value of security at the time of the loan, exclusive of insured or guaranteed or purchase money mortgages was 469.53%.
 - (3) Taxes, assessments and any amounts advanced and not included in mortgage loan total None
 - (4) Age analysis of mortgage loans and identification of mortgage loans in which the insurer is a participant or co-lender in a mortgage loan agreement

			Resid	ential	Comr	nerical		
		Farm	Insured	All Other	Insured	All Other	Mezzanine	Total
a. (Current Year							
1	. Recorded Investment (All)							
	(a) Current	\$	\$	\$ 2,203,515,751	\$	\$ 5,124,568,437	\$ 1,211,640,502	\$ 8,539,724,691
	(b) 30 - 59 days past due			105,075,252		48,386,488		153,461,740
	(c) 60 - 89 days past due			30,630,307				30,630,307
	(d) 90 - 179 days past							
	due							19,779,776 .
	(e) 180+ days past due			43,799,302				43,799,302 .
2	 Accruing Interest 90-179 Days Past Due 							
	(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
	(b) Interest accrued							
3	 Accruing Interest 180+ Days Past Due 							
	(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
	(b) Interest accrued							
4	I. Interest Reduced							
	(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
	(b) Number of loans							
	(c) Percent reduced	%	%	%	%%	%	%	%.
5	5. Participant or Co-lender in a Mortgage Loan Agreement							
	(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
b. F	Prior Year							
1	. Recorded Investment							
	(a) Current	\$	\$	\$ 2,395,947,145	\$	\$ 6,446,521,615	\$ 1,299,953,488	\$. 10,142,422,248
	(b) 30 - 59 days past due			66,438,130				66,438,130
	(c) 60 - 89 days past due			24,903,949				24,903,949 .
	(d) 90 - 179 days past due			10 500 500				10 500 500
								12,590,530
2	(e) 180+ days past due2. Accruing Interest 90-179 Days Past Due			20,297,495				26,297,495 .
	(a) Recorded investment	ė	ė	ė	ė	ė	ė	ė
	. ,	· ·	V	•	•	Ψ	γ	Ψ
3	B. Accruing Interest 180+ Days Past Due							
	(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
	(b) Interest accrued							
4	I. Interest Reduced							
	(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
	(b) Number of loans							
	(c) Percent reduced							
5	5. Participant or Co-lender in a Mortgage Loan Agreement							
	(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
ا میند -	tmont in impaired leans w	- خرر حافارین سم مافار	llowones for sim	dit looges and t	المسامة المسالم	bioo++	ioinant !-	n d or no o-4

⁽⁵⁾ Investment in impaired loans with or without allowance for credit losses and impaired loans subject to a participant or co-lender mortgage loan agreement for which the reporting entity is restricted from unilaterally foreclosing on the mortgage loan - None

⁽⁶⁾ Investment in impaired loans - average recorded investment, interest income recognized, recorded investment on nonaccrual status and amount of interest income recognized using a cash-basis method of accounting - None

5. Investments (Continued)

(7) Allowance for credit losses

		2020		2019	
a.	Balance at beginning of period	\$	621,637	\$	427,917
b.	Additions charged to operations		267,937		193,720
C.	Direct write-downs charged against the allowances				
d.	Recoveries of amounts previously charged off				
e.	Balance at end of period	\$	889,574	\$	621,637

- (8) Mortgage loans derecognized as a result of foreclosure None
- (9) The company recognizes interest income on its impaired loans upon receipt.

B. Debt Restructuring

	2020	2019
(1) The total recorded investment in restructured loans, as of year-end.	.\$	9,008,720
(2) The realized capital losses related to these loans		2,732,252
(3) Total contractual commitments to extend credit to debtors owing receivables whose terms have been modified in troubled debt restructurings		

- (4) The Company accrues interest income on restructured bonds to the extent it is deemed collectible (delinquent less than 90 days). Amounts over 90 days past due are nonadmitted. The Company does not accrue interest income on impaired mortgage loans. Net investment income reflects interest income on impaired mortgage loans only after the payment is received.
- C. Reverse Mortgages None
- D. Loan-Backed Securities
 - (1) Prepayment assumptions for loan-backed bonds and structured securities were obtained from broker dealer survey values or internal estimates
 - (2) Loan-backed and structured securities with a recognized other-than-temporary impairment (OTTI)

No other-than-temporary impairment was recognized on loan-backed securities due to the intent to sell or inability or lack of intent to retain the investment for a period of time sufficient to recover the amortized cost basis.

(3) Securities held that were other-than-temporarily impaired due to the present value of cash flows expected to be collected was less than the amortized cost of securities

(1)	(2)	(3)	(4)	(5)	(6)	(7)
CUSIP	Book/Adjusted Carrying Value Amortized Cost Before Current Period OTTI	Present Value of Projected Cash Flows	Recognized OTTI	Amortized Cost After OTTI	Fair Value at Time of OTTI	Date of Financial Statement Where Reported
07386HQW4	\$ 5,614,740	\$ 5,531,190	\$ 83,550	\$ 5,531,190	\$ 5,430,675	03/31/2020
12544DAL3	1,574,952	1,506,494	68,458	1,506,494	1,290,144	03/31/2020
12668BTG8		749,703	35,019	749,703	600,827	03/31/2020
45660N5H4		1,081,573	38,350	1,081,573	941,222	03/31/2020
86359LHX0	4,871,795	4,425,174	446,621	4,425,174	4,073,744	03/31/2020
007036PG5		1,297,502	106,605	1,297,502	1,297,502	06/30/2020
05963SAE2	3,477,845	3,186,568	291,277	3,186,568	3,123,698	06/30/2020
073871BN4	917,551	821,825	95,727	821,825	821,825	06/30/2020
05532KAB7	2,101,500	2,064,550	36,950	2,064,550	2,064,550	06/30/2020
05535VBB9	4,298,143	4,255,141	43,002	4,255,141	4,140,200	06/30/2020
05541YBJ8	5,360,552	5,222,649	137,904	5,222,649	5,183,063	06/30/2020
05539DBZ2	1,203,705	1,151,275	52,430	1,151,275	1,151,275	06/30/2020
05529DAA0	4,918,572	4,611,194	307,378	4,611,194	4,611,194	06/30/2020
05529DAA0	3,513,236	3,293,683	219,554	3,293,683	3,293,683	06/30/2020
16165LAF7	26,498,636	26,413,755	84,881	26,413,755	26,413,755	06/30/2020
16163CAH5	1,104,371	1,075,564	28,807	1,075,564	1,069,165	06/30/2020
17322JAD5	11,626,825	11,528,339	98,486	11,528,339	11,299,737	06/30/2020
225470EC3	2,117,986	1,945,148	172,839	1,945,148	1,945,148	06/30/2020
12641TCC8	5,865,912	5,602,267	263,645	5,602,267	5,518,223	06/30/2020
12667G3L5	2,181,079	2,080,657	100,422	2,080,657	2,080,657	06/30/2020
12668AFW0		1,320,815	123,904	1,320,815	1,320,815	06/30/2020
12668AUV5	472,455	413,597	58,857	413,597	413,597	06/30/2020
12668AZX6	2,805,889	2,698,555	107,333	2,698,555	2,698,555	06/30/2020
12668A5X9	4,238,231	4,080,780	157,451	4,080,780	4,080,780	06/30/2020
12667F5W1	3,623,195	3,467,461	155,734	3,467,461	3,467,461	06/30/2020
12667GH89	694,587	668,037	26,550	668,037	668,037	06/30/2020
12668BTG8	687,949	577,995	109,954	577,995	577,995	06/30/2020

5. Investments (Continued)

(1)	(2) Book/Adjusted	(3)	(4)	(5)	(6)	(7)
CUSIP	Carrying Value Amortized Cost Before Current Period OTTI	Present Value of Projected Cash Flows	Recognized OTTI	Amortized Cost After OTTI	Fair Value at Time of OTTI	Date of Financial Statement Where Reported
	1,293,805	-	·			
	4,708,635					06/30/2020
			·			06/30/2020
	3,590,110					06/30/2020
	1,401,803		·			06/30/2020
	1,280,794					
23332UGM0	11,584,182	11,114,907	469,274	11,114,907	11,114,907	06/30/2020
32051G2V6	2,360,994	2,190,714	170,280	2,190,714	2,190,714	06/30/2020
32051HAD5		1,062,223	124,796	1,062,223	1,062,223	06/30/2020
39538RAA7	9,861,538	9,306,499	555,040	9,306,499	9,306,499	06/30/2020
36242DXG3	4,469,875	4,220,893	248,982	4,220,893	4,220,893	06/30/2020
36242DXG3	13,960,842	12,871,171	1,089,671	12,871,171	12,871,171	06/30/2020
36242DT52	2,161,824	2,132,754	29,070	2,132,754	2,132,754	06/30/2020
41161PVJ9	5,045,420	4,887,392	158,028	4,887,392	4,887,392	06/30/2020
41161PVK6	3,827,826	3,683,501	144,325	3,683,501	3,683,501	06/30/2020
41161PA52	6,248,049	4,965,408	1,282,641	4,965,408	4,965,408	06/30/2020
41161PLQ4	2,538,887	2,308,191	230,696	2,308,191	2,308,191	06/30/2020
	17,660,748			, ,		06/30/2020
	5,037,822					06/30/2020
	925,072					
	11,281,550					
	1,078,135			,	•	06/30/2020
	532,692			•	•	06/30/2020
	3,291,136			• •		06/30/2020
	5,624,235					06/30/2020
	3,762,149					06/30/2020
	12,707,867				, ,	06/30/2020
	2,868,453 5,254,243				,,	
	6,729,067				6,660,377	
	14,550,464					06/30/2020
	5,510,526		·			06/30/2020
	17,182,046					06/30/2020
	6,801,855					06/30/2020
	10,197,916					06/30/2020
	12,578,801					06/30/2020
61762UCQ4	3,422,475	3,338,001	84,474	3,338,001		06/30/2020
65540XAJ6	9,594,456	9,478,656	115,800	9,478,656	9,428,374	06/30/2020
65540XAJ6	4,042,867	3,994,040	48,827	3,994,040	3,973,156	06/30/2020
45660LDR7	2,373,532	2,145,212	228,321	2,145,212	2,076,616	06/30/2020
86359LHX0	4,578,955	4,183,038	395,917	4,183,038	4,183,038	06/30/2020
86359DRS8	5,414,206	5,063,772	350,434	5,063,772	5,063,772	06/30/2020
86359DRS8	2,670,451	2,497,606	172,845	2,497,606	2,497,606	06/30/2020
81744LAN4	3,444,308	3,393,545	50,763	3,393,545	3,351,012	06/30/2020
87222PAB9	1,508,284	1,394,424	113,860	1,394,424	1,394,424	06/30/2020
	20,504,491					06/30/2020
	876,547					09/30/2020
	2,405,192					09/30/2020
	1,598,060					09/30/2020
	675,741					
	11,027,203					
	4,279,425					09/30/2020
	4,314,870					09/30/2020
	4,180,607					12/31/2020
						12/31/2020
	0,142,800	0,020,/12	\$ 24,048,734	0,020,/12	/,092,110	12/31/2020
Total			y <u> </u>			

5. Investments (Continued)

(4) All impaired securities for which an OTTI has not been recognized in earnings as a realized loss

The following table shows the gross unrealized losses and fair values of loan-backed securities, which have not been impaired to fair value, aggregated by length of time that individual securities have been in a continuous unrealized loss position as of December 31, 2020:

- a. The aggregate amount of unrealized losses:
- b. The aggregate related fair value of securities with unrealized losses:
- (5) A full analysis of all relevant qualitative considerations was completed in reaching the conclusion that the impairments were not other-than-temporary, including the intent and ability to hold the investment for a period of time sufficient to allow for a recovery in value. Specific events that may influence the operations of the issuer and impaired earnings potential are reviewed in addition to length of time and extent to which the fair value has been less than cost.
- E. Dollar Repurchase Agreements and/or Securities Lending Transactions None
- F. Repurchase Agreements Transactions Accounted for as Secured Borrowing

Repurchase Transaction - Cash Taker - Overview of Secured Borrowing Transactions

(1) Information regarding the company policy or strategies for engaging in repo programs, policy for requiring collateral

The Company participates in repurchase agreements with unaffiliated financial institutions. Under these agreements, the Company lends bonds and receives cash as collateral. The Company monitors the estimated fair value of the collateral and the securities loaned throughout the duration of the contract and contributes additional collateral as necessary. Securities loaned under these agreements may be sold or re-pledged by the transferee.

(2) Type of repo trades used

			Second		Fourth
		First Quarter	Quarter	Third Quarter	Quarter
a.	Bilateral (Yes/No)	YES	YES	YES	YES
b.	Tri-Party (Yes/No)	NO	NO	NO	NO

(3) Original (flow) & residual maturity

og	(,, a				
			First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Max	imum Amount				
	1.	Open - No maturity	\$	\$	\$	\$
	2.	Overnight				
	3.	2 days to 1 week				
	4.	Over 1 week to 1 month				313,073,000
	5.	Over 1 month to 3 months		303,270,000	303,270,000	
	6.	Over 3 months to 1 year		313,073,000	313,073,000	
	7.	Over 1 year		598,283,704	598,358,554	598,358,554
b.	Endi	ng Balance				
	1.	Open - No maturity	\$	\$	\$	\$
	2.	Overnight				
	3.	2 days to 1 week				
	4.	Over 1 week to 1 month			313,073,000	
	5.	Over 1 month to 3 months		303,270,000		
	6.	Over 3 months to 1 year				
	7.	Over 1 year		598,283,704	598,358,554	598,358,554

(4) Fair value of securities sold and/or acquired that resulted in default

The Company did not have any securities sold or outstanding for which the repurchase agreement defaulted as of December 31, 2020.

(5) Securities "sold" under repo - secured borrowing

			First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Max	imum Amount				
	1.	BACV	XXX	XXX	XXX	\$ 555,749,113
	2.	Nonadmitted - Subset of BACV	XXX	XXX	XXX	\$
	3.	Fair Value	\$ 859,552,346	\$ 1,396,004,968	\$ 1,396,004,968	\$ 1,036,112,925
b.	Endi	ng Balance				
	1.	BACV	XXX	XXX	XXX	\$ 555,749,113
	2.	Nonadmitted - Subset of BACV	XXX	XXX	XXX	\$
	3.	Fair Value	\$ 859,552,346	\$ 1,396,004,968	\$ 1,036,112,925	\$ 643,627,037

5. Investments (Continued)

(6) Securities sold under repo - secured borrowing by NAIC designation

	Ending Balance	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
		None	NAIC 1	NAIC 2	NAIC 3	NAIC 4	NAIC 5	NAIC 6	Nonadmitted
a.	Bonds - BACV	\$	\$ 191,073,271	\$ 364,675,842	\$	\$	\$	\$	\$
b.	Bonds - FV		220,012,193	423,614,844					
C.	LB & SS - BACV								
d.	LB & SS - FV								
e.	Preferred stock - BACV								
f.	Preferred stock - FV								
g.	Common stock								
h.	Mortgage loans - BACV								
i.	Mortgage loans - FV								
j.	Real estate - BACV								
k.	Real estate - FV								
I.	Derivatives - BACV								
m.	Derivatives - FV								
n.	Other invested assets - BACV								
0.	Other invested assets - FV								
p.	Total assets - BACV	\$	\$ 191,073,271	\$ 364,675,842	\$	\$	\$	\$	\$
q.	Total assets - FV	\$	\$ 220,012,193	\$ 423,614,844	\$	\$	\$	\$	\$

p = (a+c+e+g+h+j+l+n)

(7) Collateral received - secured borrowing

									First Ouarter	Second Ouarter	Third Ouarter	Fourth Quarter
		a.	Maxi	mum Aı	mount			_				
			1.	Cash.				\$	759,963,000	\$ 1,214,626,704	\$ 1,214,701,554	\$ 911,431,554
			2.	Secur	ities (FV)							
		b.	Endir	ng Balar	nce							
			1.	Cash.				\$	759,963,000	\$ 1,214,626,704	\$ 911,431,554	\$ 598,358,554
			2.	Secur	ities (FV)							
	(8)	Cash	& non-c	ash col	lateral receive	d - secured bor	rowing by NAI	C designatio	n			
	Ending Ba	lanco			(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Lituling ba	lance			(1)	(2)	(3)	(4)	(3)	(0)	(7)	Does Not Qualify
				_	None	NAIC 1	NAIC 2	NAIC 3	NAIC 4	NAIC 5	NAIC 6	as Admitted
a.	Cash				\$ 598,358,554	\$	\$	\$	\$	\$	\$	\$
b.	Bonds - F\	/										
C.												
d.	Preferred :	stock -	· FV									
e.												
f.	Mortgage	loans -	- FV									
g.	Real estat	e - FV										
h.	Derivatives	s-FV										
i.	Other Inve	ested A	ssets - F	V								
j.	Total colla (sum of a	teral a throug	ssets - F' jh i)	V	\$ 598,358,554	\$	\$	\$	\$	\$	\$	\$

(9) Allocation of aggregate collateral by remaining contractual maturity

		Fair Value
a.	Overnight and continuous	\$
b.	30 Days or less	
C.	31 to 90 Days	
d.	More than 90 days	598,358,554

q = (b+d+f+g+i+k+m+o)

5. Investments (Continued)

(10) Allocation of aggregate collateral reinvested by remaining contractual maturity

		Amortized Cost	Fair Value
a.	30 Days or less	\$. 598,358,554	\$. 598,358,554
b.	31 to 60 Days		
C.	61 to 90 Days		
d.	91 to 120 Days		
e.	121 to 180 Days		
f.	181 to 365 Days		
g.	1 to 2 Years		
h.	2 to 3 Years		
i.	More than 3 years		

(11) Liability to return collateral - secured borrowing (total)

			Second			
			First Quarter	Quarter	Third Quarter	Fourth Quarter
a.	Maxi	mum Amount				
	1.	Cash (Collateral - All)	\$ 759,963,000	\$ 1,214,626,704	\$ 1,214,701,554	\$ 911,431,554
	2.	Securities Collateral (FV)				
b.	Endir	ng Balance				
	1.	Cash (Collateral - All)	\$ 759,963,000	\$ 1,214,626,704	\$ 911,431,554	\$ 598,358,554
	2.	Securities Collateral (FV)				

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing

Repurchase Transaction - Cash Provider - Overview of Secured Borrowing Transactions

(1) Information regarding the company policy or strategies for engaging in repo programs, policy for requiring collateral

Included in short-term investments are amounts receivable under reverse repurchase agreements, which involves the purchase of investments from a seller with the agreement that the investments will be repurchased by the seller at a specified price, and at a specified date or within a specified period of time, not to exceed 364 days. The investments purchased, which represent collateral on a secured lending arrangement, are not reflected in the Company's consolidated balance sheets. Instead, the secured lending arrangement is reflected as a short-term investment for the principal amount loaned under the agreement. There were no amounts loaned under reverse repurchase agreements at December 31, 2020.

(2) Type of repo trades used

		First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a. E	Bilateral (Yes/No)	YES	YES	NO	NO
b. 1	Tri-Party (Yes/No)	NO	NO	NO	NO

(3) Original (flow) & residual maturity

			First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Maxii	mum Amount				
	1.	Open - No maturity	\$	\$	\$	\$
	2.	Overnight				
	3.	2 days to 1 week				
	4.	Over 1 week to 1 month	85,000,000	85,000,000		
	5.	Over 1 month to 3 months				
	6.	Over 3 months to 1 year				
	7.	Over 1 year				
b.	Endin	g Balance				
	1.	Open - No maturity	\$	\$	\$	\$
	2.	Overnight				
	3.	2 days to 1 week				
	4.	Over 1 week to 1 month	85,000,000			
	5.	Over 1 month to 3 months				
	6.	Over 3 months to 1 year				
	7.	Over 1 year				

(4) Fair value of securities sold and/or acquired that resulted in default - None

5. Investments (Continued)

(5) Fair value of securities acquired under repo - secured borrowing

			Second		Fourth
		First Quarter	Quarter	Third Quarter	Quarter
a.	Maximum Amount	\$ 85,000,000	\$ 85,000,000	\$	\$
b.	Ending Balance	\$ 85,000,000	\$	\$	\$

- (6) Securities acquired under repo secured borrowing by NAIC designation None
- (7) Collateral provided secured borrowing

			First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Maxii	mum Amount				
	1.	Cash	\$	\$	\$	\$
	2.	Securities (FV)	275,430,848	275,430,848		
	3.	Securities (BACV)	XXX	XXX	XXX	XXX
	4.	Nonadmitted Subset (BACV)	XXX	XXX	XXX	XXX
b.	Endin	ng Balance				
	1.	Cash	\$	\$	\$	\$
	2.	Securities (FV)	275,430,848			
	3.	Securities (BACV)	275,430,848			
	4.	Nonadmitted Subset (BACV)	-			

- (8) Allocation of aggregate collateral pledged by remaining contractual maturity None
- (9) Recognized receivable for return of collateral secured borrowing

				Second		Fourth
			First Quarter	Quarter	Third Quarter	Quarter
a.	Maxii	mum Amount				
	1.	Cash	\$	\$	\$	\$
	2.	Securities (FV)	85,000,000	85,000,000		
b.	Endin	ng Balance				
	1.	Cash	\$	\$	\$	\$
	2.	Securities (FV)	85,000,000			

- (10) Recognized liability to return collateral secured borrowing (total) None
- H. Repurchase Agreements Transactions Accounted for as a Sale None
- I. Reverse Repurchase Agreements Transactions Accounted for as a Sale None
- J. Real Estate
 - (1) Impairment loss None
 - (2) Real estate sold or classified held for sale None
 - (3) Changes to a plan of sale for an investment in real estate None
 - (4) Retail land sales operations None
 - (5) Participating mortgage loan features None
- K. Low-Income Housing Tax Credits (LIHTC) None

5. Investments (Continued)

L. Restricted Assets

(1) Restricted assets (including pledged)

				Gross (Adn		_						
				Current Year						Current Y	'ear	
		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
	Restricted Asset Category	Total General Account (G/A)	G/A Supporting Separate Account (S/A) Activity	Total S/A Restricted Assets	S/A Assets Supporting G/A Activity	Total (1 + 3)	Total From Prior Year	Increase / (Decrease) (5 - 6)	Total Nonadmitted Restricted	Total Admitted Restricted (5-8)	Gross (Admitted & Nonadmitted Restricted to Total Assets, %	Admitted) Restricted to Total Admitted Assets, %
a.	Subject to contractual obligation for which liability is not shown	\$	\$	\$	\$	\$	\$	\$	\$	\$	%	%
b.	Collateral held under security lending agreements											
C.	Subject to repurchase agreements	555,749,113				555,749,113	210,878,335	344,870,778		555,749,113	0.726	0.726
d.	Subject to reverse repurchase agreements						85,000,000	(85,000,000)				
e.	Subject to dollar repurchase agreements											
f.	Subject to dollar reverse repurchase agreements											
g.	Placed under option contracts											
h.	Letter stock or securities restricted as to sale - excluding FHLB capital stock											
i.	FHLB capital stock	90,048,000				90,048,000	78,048,000	12,000,000		90,048,000	0.118	0.118
j.	On deposit with states	5,765,127				5,765,127	4,734,395	1,030,732		5,765,127	0.008	0.008
k.	On deposit with other regulatory bodies											
I.	Pledged as collateral to FHLB (including assets backing funding agreements)	2,931,251,265				2,931,251,265	1,729,088,342	1,202,162,923		2,931,251,265	3.828	3.829
m.	Pledged as collateral not captured in other categories	592,100,061				592,100,061	90,936,730	501,163,331		592,100,061	0.773	0.773
n.	Other restricted assets	2,539,989				2,539,989	4,022,116	(1,482,127)		2,539,989		0.003
0.	Total restricted assets	\$ 4,177,453,555	\$	\$	\$	\$ 4,177,453,555	\$ 2,202,707,917	\$ 1,974,745,638	\$	\$ 4,177,453,555	5.455 %	5.457 %

(2) Detail of assets pledged as collateral not captured in other categories (contracts that share similar characteristics, such as reinsurance and derivatives, are reported in the aggregate)

			Gross (Admit			ntage				
			Current Year							
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Description of Assets	Total General Account (G/A)	G/A Supporting Separate Account (S/A) Activity	Total S/A Restricted Assets	S/A Assets Supporting G/A Activity	Total (1 + 3)	Total From Prior Year	Increase/ (Decrease) (5 - 6)	Total Current Year Admitted Restricted	Gross (Admitted & Nonadmitted) Restricted to Total Assets, %	Admitted Restricted to Total Admitted Assets, %
Secured Funding Agreement	\$ 448,360,088	\$	\$	\$	\$ 448,360,088	\$	\$ 448,360,088	\$ 448,360,088	0.585 %	0.586 %
Reinsurance trusts	70,546,858				70,546,858	72,892,701	(2,345,843)	70,546,858	0.092	0.092
Derivative collateral asset	73,193,115				73,193,115	18,044,029	55,149,086	73,193,115	0.096	0.096
Total	\$ 592,100,061	\$	\$	\$	\$ 592,100,061	\$ 90,936,730	\$ 501,163,331	\$ 592,100,061	0.773 %	0.773 %

5. Investments (Continued)

(3) Detail of other restricted assets (contracts that share similar characteristics, such as reinsurance and derivatives, are reported in the aggregate)

					Perce	entage				
			Current Year							
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Description of Assets	Total General Account (G/A)	G/A Supporting Separate Account (S/A) Activity	Total S/A Restricted Assets	S/A Assets Supporting G/A Activity	Total (1 + 3)	Total From Prior Year	Increase/ (Decrease) (5 - 6)	Total Current Year Admitted Restricted	Gross (Admitted & Nonadmitted) Restricted to Total Assets, %	Admitted Restricted to Total Admitted Assets, %
Commercial mortgages	\$ 2,539,989	\$	\$	\$	\$ 2,539,989	\$ 4,022,116	\$(1,482,127)	\$ 2,539,989	0.003 %	0.003 %
Total	\$ 2,539,989	\$	\$	\$	\$ 2,539,989	\$ 4,022,116	\$ (1,482,127)	\$ 2,539,989	0.003 %	0.003 %

(4) Collateral received and reflected as assets within the reporting entity's financial statements

	(1)	(2)	(3)	(4)
Collateral Assets	Book/Adjusted Carrying Value (BACV)	Fair Value	% of BACV to Total Assets (Admitted and Nonadmitted)	% of BACV to Total Admitted Assets
General Account:				
a. Cash, cash equivalents and short-term investments	\$\$,2,568,159,698	\$ 2,568,159,698	4.301 %	4.303 %
b. Schedule D, Part 1				
c. Schedule D, Part 2, Section 1				
d. Schedule D, Part 2, Section 2				
e. Schedule B				
f. Schedule A				
g. Schedule BA, Part 1				
h. Schedule DL, Part 1				
i. Other				
j. Total Collateral Assets (a+b+c+d+e+f+g+h+i)	\$ 2,568,159,698	\$ 2,568,159,698	4.301 %	4.303 %
Separate Account:				
k. Cash, cash equivalents and short-term investments	\$	\$	%	%
I. Schedule D, Part 1				
m. Schedule D, Part 2, Section 1				
n. Schedule D, Part 2, Section 2				
o. Schedule B				
p. Schedule A				
q. Schedule BA, Part 1				
r. Schedule DL, Part 1				
s. Other				
t. Total Collateral Assets (k+l+m+n+o+p+q+r+s)	\$	\$	%	%
			(1)	(2)
			Amount	% of Liability to Total Liabilities
u. Recognized Obligation to Return Collateral Asset (Ger	neral Account)		\$ 2,568,159,698	4.341 %
v. Recognized Obligation to Return Collateral Asset (Sep	parate Account)		\$	%

- M. Working Capital Finance Investments None
- N. Offsetting and Netting of Assets and Liabilities None
- O. 5GI Securities

	Number of 5GI Securities		Aggreg	ate BACV	Aggregate Fair Value		
Investment	2020	2019	2020	2019	2020	2019	
(1) Bonds - amortized cost	1	1	\$ 11,731,254	\$ 11,731,254	\$ 11,308,929	\$ 11,191,616	
(2) LB & SS - amortized cost		4		1,573,531		2,435,564	
(3) Preferred stock - amortized cost							
(4) Preferred stock - fair value							
(5) Total (1+2+3+4)	1	5	\$ 11,731,254	\$ 13,304,785	\$ 11,308,929	\$ 13,627,180	

- P. Short Sales None
- Q. Prepayment Penalty and Acceleration Fees

	General Account	Separate Account
(1) Number of CUSIPs	65	22
(2) Aggregate amount of investment income	\$ 25,076,288	\$ 480,520

6. Joint Ventures, Partnerships and Limited Liability Companies

- A. Investments in Joint Ventures, Partnerships or Limited Liability Companies that Exceed 10% of Admitted Assets None
- B. Impaired Investments in Joint Ventures, Partnerships and Limited Liability Companies

The Company recognized other-than-temporary impairments of \$29.3 million and \$5.5 million as of December 31, 2020 and 2019, respectively, on partnerships and limited liability companies included in Schedule BA. The impairments were based on an assessment that future cash flows of affected limited partnerships would be less than the cost basis of the limited partnership. Fair value is determined by statements received from the partnerships and limited liability companies.

7. Investment Income

A. Due and Accrued Income Excluded from Surplus

All investment income due and accrued with amounts over 90 days past due, with the exception of mortgage loans in default, was nonadmitted.

B. Total Amount Excluded

The total amount excluded was \$15.2 million and \$0.4 million as of December 31, 2020 and 2019, respectively.

8. Derivative Instruments

- A. Derivatives under SSAP No. 86 Derivatives
 - (1) The Company utilizes derivative instruments which may include the following:

Options: The Company has issued fixed indexed products. These contracts credit interest based on certain indices, primarily the Standard & Poor's 500® Composite Stock Price Index. Over-the-counter (OTC) option contracts, call options and call spreads are purchased to hedge the growth in interest credited to the customer as a direct result of increases in the related indices. Upon exercise, the Company will receive the fair value of the call option. The parties with whom the Company enters into OTC option contracts are highly rated financial institutions where contracts are supported by collateral, which minimizes the credit risk associated with such contracts.

Variance Swaps: The Company has issued fixed indexed products. These contracts credit interest based on certain indices, primarily the Standard & Poor's 500® Composite Stock Price Index. The Company uses variance swaps to hedge the market risks from changes in volatility for these products. Under variance swaps, the Company and the counterparty agree to exchange amounts calculated based on a fixed rate (implied volatility at inception of transaction) and realized volatility over the life of the transaction (similar to an interest rate swap). Generally, no cash is exchanged at the outset of the contract and neither party makes principal payments. The parties with whom the Company enters into OTC variance swaps contracts are highly rated financial institutions which minimizes the credit risk associated with such contracts.

Interest Rate Swaps: The Company uses interest rate swaps to reduce market risks from changes in interest rates and to alter interest rate exposure arising from mismatches between assets and liabilities. Under interest rate swaps, the Company agrees with other parties to exchange, at specified intervals, the difference between fixed-rate and floating-rate interest amounts calculated by reference to an agreed notional principal amount. Generally, no cash is exchanged at the outset of the contract and neither party makes principal payments.

The interest rate swaps that qualify for hedge accounting in accordance SSAP No. 86, *Derivatives*, and are designated in a hedge accounting relationship, are recorded in a manner consistent with the hedged asset or liability. Qualifying interest rate swaps hedging liabilities, are carried at amortized cost. Cash which is exchanged as the difference between fixed and floating interest rates is recognized in the statements of operations through investment income. If the contract is terminated prior to maturity, a realized gain or loss is reported in the statements of operations for the amount of cash exchanged in order to close the contract.

Futures: Under exchange-traded futures contracts, the Company agrees to purchase a specified number of contracts with other parties and to post variation margin on a daily basis in an amount equal to the difference in the daily fair values of those contracts. Futures contracts are purchased to hedge the growth in interest credited to the customer as a direct result of increases in the related indices. The clearing broker with whom the Company enters into exchange-traded futures are regulated futures commission merchants who are members of a trading exchange.

Futures are recorded at fair value of margin on deposit with the clearing broker and changes in this margin on deposit are recognized in the Summary of Operations through investment income.

Currency Swaps: Foreign currency swaps are used by the Company to reduce the risk from fluctuations in foreign currency exchange rates associated with its assets denominated in foreign currencies. With a foreign currency swap transaction, the Company agrees with another party to exchange, at specified intervals, the difference between one currency and another at a forward exchange rate calculated by reference to an agreed upon principal amount. The principal amount of each currency is exchanged at the inception and termination of the currency swap by each party.

The currency swaps that qualify for hedge accounting in accordance with SSAP No. 86, and are designated in a hedge accounting relationship, are recorded in a manner consistent with the hedged asset or liability. The change in the value of the hedged item due to fluctuations in foreign exchange rates is recorded as unrealized capital gains or losses until the time of sale. As such, the qualifying currency swap also records the change in value associated with fluctuations in foreign currency exchange rates in unrealized capital gains and losses.

Forwards: The Company uses foreign exchange forward contracts to hedge certain invested assets against movement in foreign currency. The price is agreed upon at the time of the contract and payment for such a contract is made at a specified future date. Foreign exchange forward contracts are utilized in non-qualifying hedging relationships.

Credit Default Swaps: Credit default swaps are used to synthetically create the characteristics of a bond, or hedge credit risk, referred to as a replication synthetic asset transaction (RSAT). An RSAT is created by coupling a bond with a credit default swap to create a synthetic instrument that is cheaper than its cost in the cash market or one which has better default characteristics. These transactions provide the Company with a periodic premium to compensate it for accepting credit risk and are used to enhance investment income and improve the default characteristics of the portfolio. The exposure amount of such agreement, which is usually the notional amount, is equal to the maximum proceeds that must be paid by a counterparty for a defaulted security. Should a credit event occur on a reference entity, a counterparty would be required to pay the notional amount in exchange for receipt of an obligation of the reference entity. Generally, there is no cash requirement at the initiation of the credit default swap contract.

Credit default swaps used in replication transactions are carried at amortized cost. The premiums received are accrued and recognized in the Summary of Operations through investment income over the life of the agreements. A capital loss would be recorded on the date of default, through the Summary of Operations, to reflect the difference between the notional amount paid and the fair value of the bonds received.

8. Derivative Instruments (Continued)

Total Return Swaps: The Company purchases total return swaps to gain exposure and benefit from a reference asset without actually having to own it. Total return swaps are contracts in which one party makes payments based on a set rate, either fixed or variable, while the other party makes payments based on the return of the underlying asset, which includes both the income it generates and any capital gains.

See Note 1 for further explanation of the accounting policy for derivatives.

- (2) See part (1) above.
- (3) See part (1) above.
- (4) There were no derivative contracts with financing premiums.
- (5) There were no gains or losses recognized in unrealized gains or losses during the reporting period representing the component of the derivative instrument's gain or loss excluded from the assessment of hedge effectiveness.
- (6) There were no net gains or losses recognized in unrealized gains or losses during the reporting period resulting from derivatives that no longer qualify for hedge accounting.
- (7) There are no derivatives accounted for as cash flow hedges of a forecasted transaction.
- (8) Premium Cost for Derivative Contracts None
- B. Derivatives under SSAP No. 108 Derivative Hedging Variable Annuity Guarantees (Life/Fraternal Only) None

9. Income Taxes

- A. Components of the Net Deferred Tax Asset/(Liability)
 - (1) Change between years by tax character

		2020				2019			Change		
		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	
		Ordinary	Capital	Total (Col 1+2)	Ordinary	Capital	Total (Col 4+5)	Ordinary (Col 1-4)	Capital (Col 2-5)	Total (Col 7+8)	
(a)	Gross deferred tax assets	\$ 357,113,835	\$	\$ 357,113,835	. \$ 291,918,465	\$. \$ 291,918,465	\$ 65,195,370	\$	\$ 65,195,370 .	
(b)	Statutory valuation allowance adjustments										
(c)	Adjusted gross deferred tax assets (1a - 1b)	357,113,835		357,113,835	291,918,465		291,918,465	65,195,370		65,195,370	
(d)	Deferred tax assets nonadmitted										
(e)	Subtotal net admitted deferred tax asset (1c - 1d)	\$ 357,113,835	\$	\$ 357,113,835	\$ 291,918,465	\$	\$ 291,918,465	\$ 65,195,370	\$	\$ 65,195,370	
(f)	Deferred tax liabilities	332,746,600	12,505,641 .	345,252,241	342,014,054	13,708,262	355,722,316 .	(9,267,454)	(1,202,621)	(10,470,075).	
(g)	asset/(net deferred tax	\$ 24,367,235	\$ (12,505,641)	\$ 11,861,594	\$ (50,095,589)	\$ (13,708,262)	\$ (63,803,851)	\$ 74,462,824	\$ 1,202,621	\$ 75,665,445	

(2) Admission calculation components SSAP No. 101

		2020			2019			Change	
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
	Ordinary	Capital	Total (Col 1+2)	Ordinary	Capital	Total (Col 4+5)	Ordinary (Col 1-4)	Capital (Col 2-5)	Total (Col 7+8)
(a) Federal income taxes paid in prior years recoverable through loss carrybacks	\$	\$	\$	\$	\$	\$	\$	\$	\$
(b) Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets from 2(a) above) after application of the threshold limitation (lesser of 2(b)1 and 2(b)2 below)	68,868,813		68,868,813	56,935,255		56,935,255	11,933,558		11,933,558 .
Adjusted gross deferred tax assets expected to be realized following the balance sheet date	68,868,813		68,868,813	56,935,255		56,935,255	11,933,558		11,933,558 .
Adjusted gross deferred tax assets allowed per limitation threshold	XXX	XXX	195,055,939	XXX	XXX	181,297,162	XXX	XXX	13,758,777 .
(c) Adjusted gross deferred tax assets (excluding the amount of deferred tax assets from 2(a) and 2(b) above) offset by gross deferred tax liabilities	288,245,022		288,245,022	234,983,210		234,983,210	53,261,812		53,261,812 .
(d) Deferred tax assets admitted as the result of application of SSAP No. 101. Total (2(a) + 2(b) + 2(c))	\$ 357,113,835	\$	\$ 357,113,835	\$ 291,918,465	\$	\$ 291,918,465	\$ 65,195,370	\$	\$ 65,195,370

(3) Ratio used as basis of admissibility

		2020	2019
(a)	Ratio percentage used to determine recovery period and threshold limitation amount	826.494 %	868.400 %
(h)	Amount of adjusted capital and curplus used to determine recovery period and threshold limitation in 2/b)2 above	¢ 2 267 500 706	¢ 2.052.220.600

9. Income Taxes (Continued)

(b)

- (4) Impact of tax-planning strategies
 - (a) Determination of adjusted gross deferred tax assets and net admitted deferred tax assets, by tax character as a percentage

		2020		20	19	Change	
		(1)	(2)	(3)	(4)	(5)	(6)
		Ordinary	Capital	Ordinary	Capital	Ordinary (Col. 1-3)	Capital (Col. 2-4)
1.	Adjusted gross DTAs amount from Note 9A1(c)	\$ 357,113,835	\$	\$ 291,918,465	\$	\$ 65,195,370	\$
2.	Percentage of adjusted gross DTAs by tax character attributable to the impact of tax planning strategies	%		%	%	%	%
3.	Net admitted adjusted gross DTAs amount from Note 9A1(e)	\$ 357,113,835	\$	\$ 291,918,465	\$	\$ 65,195,370	\$
4.	Percentage of net admitted adjusted gross DTAs by tax character admitted because of the impact of tax planning strategies	%		%	%	%	%
Use	of reinsurance-related tax-planning strat	egies					
Doe	s the company's tax-planning strategies	include the use	of reinsurance	?			NO

B. Regarding Deferred Tax Liabilities That Are Not Recognized

No DTLs have been recognized with respect to life insurance policies owned by the Company insuring the lives of certain officers and employees. The Company intends to realize tax-exempt benefits upon the deaths of the insured lives. If, however, the Company surrendered all of the policies prior to the deaths of the insured lives, the Company would incur a tax liability of approximately \$53.4 million on unprovided taxable temporary differences of approximately \$254.4 million.

No unrecognized DTL exists for temporary differences related to investments in foreign subsidiaries or foreign corporate joint ventures that are essentially permanent in duration.

C. Major Components of Current Income Taxes Incurred

Current income taxes incurred consist of the following major components: 2020 2019 Chang	je (1-2)
Current Income Tax	
(a) Federal \$	2,187,993
(b) Foreign	
(c) Subtotal \$	2,187,993
(d) Federal income tax on net capital gains 20,002,166 46,343,505 (2)	5,341,339)
(e) Utilization of capital loss carry-forwards	
(f) Other 5,296,323	5,296,323
(g) Federal and foreign income taxes incurred \$ 69,455,244 \$ (61,687,733) \$ 13	,142,977

9. Income Taxes (Continued)

				(1) 2020		(2) 2019	С	(3) hange (1-2)
2. De	Deferred Tax Assets							
(a)	Ord	inary						
	(1)	Discounting of unpaid losses	\$		\$		\$	
	(2)	Unearned premium reserve						
	(3)	Policyholder reserves		302,874,168		244,554,541		58,319,627
	(4)	Investments						
	(5)	Deferred acquisition costs		45,528,875		44,522,092		1,006,783
	(6)	Policyholder dividends accrual						
	(7)	Fixed assets		3,740		3,944		(204)
	(8)	Compensation and benefits accrual		536,377		–		536,377
	(9)	Pension accrual						
	(10)	Receivables - nonadmitted		990,768		996,253		(5,485)
	(11)	Net operating loss carry-forward				3,764		(1,901)
	` ′	Tax credit carry-forward						, ,
	` ′	Other (including items less than 5% of total ordinary tax assets)						
	()	(99) Subtotal						
(b)	Stat	tutory valuation allowance adjustment						
		nadmitted						
(c)								
(d)		nitted ordinary deferred tax assets (2a99 - 2b - 2c)	\$	357,113,835	Ş	. 291,918,465	\$	65,195,370
(e)								
	(1)	Investments						
	(2)	Net capital loss carry-forward						
	(3)	Real estate						
	(4)	Other (including items <5% of total capital tax assets)						
		(99) Subtotal	\$		\$		\$	
(f)	Stat	tutory valuation allowance adjustment						
(g)	Nor	nadmitted						
(h)	Adn	nitted capital deferred tax assets (2e99 - 2f - 2g)	<u></u>					
(i)	Adn	nitted deferred tax assets (2d + 2h)	\$	357,113,835	\$	291,918,465	\$	65,195,370
				(1)		(2)		(3)
				2020		2019	C	hange (1-2)
3. De	forrod	Tax Liabilities	_	2020		2019		nange (1-2)
(a)	Ord		A	140.055.010	٨	110 005 411	٨	00.050.700
	(1)	Investments						
	(2)	Fixed assets						
	(3)	Deferred and uncollected premium						, , ,
	(4)	Policyholder reserves						, ,
	(5)	Other (including items <5% of total ordinary tax liabilities)						
		(99) Subtotal	\$	332,746,600	\$	342,014,054	\$	(9,267,454)
(b)	Cap							
	(1)	Investments	\$	12,505,641	\$	13,708,262	\$	(1,202,621)
	(2)	Real estate						
	(3)	Other (including items <5% of total capital tax liabilities)						
		(99) Subtotal	\$	12,505,641	\$	13,708,262	\$	(1,202,621)
(c)	Def	erred tax liabilities (3a99 + 3b99)	\$	345,252,241	\$	355,722,316	\$	(10,470,075)
4 1	.a. al - £	want to y consta /lightlitica (Q: Qo)						
4. Ne	и аете	rred tax assets/liabilities (2i - 3c)	<u>\$</u>	11,861,594	\$	(63,803,851)	\$	75,665,445

The change in net deferred taxes is comprised of the following (this analysis is exclusive of the tax effect of unrealized capital gain (losses) as the deferred taxes on unrealized gains (losses) are reported separately from the Change in Net Deferred Income Taxes in the surplus section of the Annual Statement):

	2020	2019	Change
Adjusted gross deferred tax assets	\$ 357,113,835	\$ 291,918,465	\$ 65,195,370
Total deferred tax liabilities	(345,252,241)	(355,722,316)	10,470,075
Net deferred tax assets (liabilities)	\$ 11,861,594	\$ (63,803,851)	\$ 75,665,445
Tax effect of unrealized gains (losses)			7,976,223
Change in net deferred income tax			\$ 83,641,668

D. Among the More Significant Book to Tax Adjustments

The provision for federal income taxes incurred is different from that which would be obtained by applying the statutory federal income tax rate to income before income taxes. Among the more significant book to tax adjustments were the following:

9. Income Taxes (Continued)

	 2020	Effective Tax Rate
Provision computed at statutory rate		
Permanent differences		
IMR	 (6,600,963)	10.384
Nontaxable income	 (6,222,686)	9.789
Nondeductible expenses	 473,209	0.744
Affiliated expenses	 (1,817,585)	-2.859
Non-admitted assets	 (3,547,229)	-5.580
Specific reserves in surplus	 (56,267)	-0.089
Prior year true-up and adjustments	 (1,592,337)	2.505
Unrealized gain ceded	 (10,918,300)	17.175
Reinsurance adjustment A-791	 (3,094,542)	-4.868
Unrealized gain (loss) on options	 5,840,604	9.188
Total	\$ (14,186,424)	-22.316 %
	2020	Effective Tax Rate
Federal and foreign income taxes incurred	\$ 44,156,755	69.462 %
Federal taxes allocated to prior period adjustments	 5,296,323	8.331
Realized capital gains (losses) tax	 20,002,166	31.465
Change in net deferred income taxes	 (83,641,668)	131.574
Total statutory income taxes	\$ (14,186,424)	-22.316 %

E. Operating Loss and Tax Credit Carryforwards

(1) The Company has tax attribute carry forwards as follows:

	Operations Lo	Operations Loss Deductions			
Year Incurred	Amount	Expiring			
2013 2nd short period	\$ 6,620	2033			
2013 1st short period	\$ 2,253	2032			

(2) Income tax expense available for recoupment

The amount of capital gains taxes incurred available for recoupment in the event of future capital losses are:

	Total
2018	\$
2019	10,140,723
2020	_

(3) There are no aggregate amount of deposits reported as admitted assets under Section 6603 of the Internal Revenue Code as of December 31, 2020 and 2019.

F. Consolidated Federal Income Tax Return

The Company files as a member of a consolidated federal income tax return with its indirect parent company, Athene USA Corporation. The Company is a party to a written tax sharing agreement that has been approved by the Board of Directors. Allocation of tax benefits is based on separate returns. Losses are paid at the time they can be used in the consolidated return. Intercompany tax balances are settled quarterly.

The Company has also entered into a supplemental tax sharing agreement with Athene Re USA IV, Inc. (Athene Re IV), whereby the Company is obligated to perform all of Athene Re IV's tax sharing obligations and is entitled to accept all of Athene Re IV's tax sharing benefits. Accordingly, any current taxes payable or receivable by Athene Re IV are reflected by the Company.

The following entities are included in the consolidated return:

Athene USA Corporation
Athene Annuity & Life Assurance Company
Athene Annuity & Life Assurance Company of New York
Athene Annuity and Life Company
Athene Annuity Re Ltd.
Athene Assignment Corporation
Athene Life Insurance Company of New York
Athene London Assignment Corporation
Athene Re USA IV, Inc.
Centralife Annuities Services, Inc
P.L. Assigned Services
Structured Annuity Reinsurance Company

G. Federal or Foreign Income Tax Loss Contingencies

The Company does not have any tax loss contingencies for which it is reasonably possible that the total tax liability will significantly increase within 12 months of the reporting date.

H. Repatriation Transition Tax (RTT) - None

I. Alternative Minimum Tax (AMT) Credit - None

10. Information Concerning Parent, Subsidiaries, Affiliates and Other Related Parties

A. The Company's various affiliated relationships, agreements and transactions are discussed within Notes 10A through 10F and the 2020 affiliated transactions are disclosed in Schedule Y, part 2. Investments in affiliated entities are disclosed in the investment schedules.

The Company cedes a quota share of its annuity and funding agreement business to Athene Annuity Re Ltd. (AARe), an affiliated Bermuda reinsurer, and AADE, and 100% of the Closed Block liabilities to Athene Re IV. The Company cedes to Structured Annuity Reinsurance Company a 100% quota share of its benefits payable for all structured annuity contracts issued by the Company to Aviva London Assignment Corporation (an affiliated company prior to October 2, 2013). See disclosures in Schedule S and Schedule Y, part 2.

Some employees of the Company and Athene Employee Services LLC participate in one or more Share Award Agreements (the Agreements) sponsored by Athene Holding Ltd. (AHL), an indirect parent of the Company, for which the Company has no legal obligation. Salary expense of the Company and of Athene Employee Services LLC is allocated through the Shared Services Agreement. Under SSAP No. 104R, *Share-Based Payments*, the stock compensation expense associated with the Agreements that would have been allocated to the Company is required to be recorded as a capital contribution to the reporting entity. The Company has allocated the stock compensation expense associated with the Agreements based on the same methodology as the Shared Services Agreement. In accordance with SSAP No. 104R, the Company incurred expense and recorded a capital contribution under the Agreements totaling \$11.4 million and \$9.9 million for the years ended December 31, 2020 and 2019, respectively, which includes amounts contributed by the Company to downstream insurance subsidiaries.

During December 2020, the Company received a \$200.0 million capital contribution from its direct parent, AADE.

- B. See part A above.
- C. Transactions With Related Party Who Are Not Reported on Schedule Y

There are no related party transactions greater than ½ of 1% of total admitted assets individually or in the aggregate that require further disclosure

- D. As of December 31, 2020 and 2019, the Company reported \$16.2 million and \$7.0 million, respectively, receivable due from affiliates and \$14.6 million and \$13.0 million, respectively, payable due to affiliates. All intercompany balances shown as payable to or receivable from parent, subsidiaries and affiliates are settled within 45 days of their incurrence under the terms of the intercompany expense sharing agreements.
- E. The Company is party to an investment management agreement with affiliate Apollo Insurance Solutions Group, LP (ISG), under which ISG agrees to provide asset management services in exchange for management fees. The Company pays ISG 30 basis points per annum on the Company's managed assets. The Company incurred expense on its general and separate account assets of \$195.7 million and \$176.5 million in 2020 and 2019, respectively.

The Company participates in a Shared Services and Cost Sharing Agreement with certain other affiliated companies pursuant to which each party thereto agreed to provide certain financial, legal and other services to the other parties. The Company incurred related expenses under these agreements totaling \$245.4 million and \$255.5 million in 2020 and 2019, respectively.

- F. See Note 14 for details of the Company's affiliated guarantees.
- G. The operating results and financial position of the Company as reported in these financial statements would not be significantly different from those that would have been obtained if the Company were autonomous.
- H. Amount Deducted for Investment in Upstream Company None
- I. The Company does not hold an investment in a subsidiary, controlled or affiliated company (SCA) that exceeds 10% of admitted assets.
- J. The Company did not recognize any impairment write downs for its investment in SCAs during the statement period.
- K. The Company does not hold an investment in a foreign insurance subsidiary.
- L. The Company does not hold an investment in a downstream noninsurance holding company.
- M. All SCA Investments
 - (1) Balance sheet value (admitted and nonadmitted) all SCAs (except 8b(i) entities)

	SCA Entity	Percentage of SCA Ownership	Gross Amount	Admitted Amount	Nonadmitted Amount
a.	SSAP No. 97 8a Entities				
	Total SSAP No. 97 8a Entities	XXX	\$	\$	\$
b.	SSAP No. 97 8b(ii) Entities				
	Total SSAP No. 97 8b(ii) Entities	XXX	\$	\$	\$
C.	SSAP No. 97 8b(iii) Entities				
	MidCap Preferred Equity	31.250 %	\$ 60,000,000	\$ 60,000,000	\$
	AA Infrastructure Debt Fund 1	43.300	38,567,815	38,567,815	
	MidCap Ordinary Shares	18.100	2,780	2,780	
	Centralife Annuities Services, Inc.	100.000		· –	
	Total SSAP No. 97 8b(iii) Entities	XXX	\$ 98,570,595	\$ 98,570,595	\$ -
d.	SSAP No. 97 8b(iv) Entities				
	Total SSAP No. 97 8b(iv) Entities	XXX	\$	\$	\$
e.	Total SSAP No. 97 8b Entities (except 8b(i) entities) (b+c+d)	XXX	\$ 98,570,595	\$ 98,570,595	\$ -
f.	Aggregate Total (a+e)	XXX	\$ 98,570,595	\$ 98,570,595	\$ -

10. Information Concerning Parent, Subsidiaries, Affiliates and Other Related Parties (Continued)

(2) NAIC filing response information

NAIC Disallowed IC Entities Valuation onse Method, ived Resubmission No) Required (Yes/No) Code**
N
i

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

MidCap Preferred Equity, AA Infrastructure Debt Fund 1 and MidCap Ordinary Shares are in the process of being filed with the NAIC.

N. Investment in Insurance SCAs

The Company owns all of the outstanding capital stock of Athene Re IV, a special purpose financial captive life insurance company domiciled in the State of Vermont.

- (1) Athene Re IV, with the explicit permission of the Commissioner of the Vermont Department of Financial Regulation of the State of Vermont, has included as admitted assets the value of a letter of credit serving as collateral for reinsurance credit taken by the Company in connection with reinsurance agreements entered into between Athene Re IV and the Company. Under NAIC SAP, the letter of credit would not otherwise be treated as an admitted asset.
- (2) The monetary effect on net income and surplus

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

	Monetary Effect on NAIC SAP		Amount of	Investment
	Net Income	Surplus		If the Insurance SCA had Completed Statutory
	Increase	Increase .	Per Audited	Financial
SCA Entity (Investments in Insurance SCA Entities)	(Decrease)	(Decrease)	Statutory Equity	Statements*
Athene Re IV	\$	\$ 133,742,675	\$ 30,884,479	\$

^{*} Per AP&P Manual (without permitted or prescribed practices)

As of the issue date of this report, the 2020 statutory audit of Athene Re IV has not been completed.

- (3) If Athene Re IV had not been permitted to include the letter of credit in surplus, its risk-based capital would have been below Mandatory Control Level.
- O. SCA and SSAP No. 48 Entity Loss Tracking None

11. Debt

- A. Athene USA Corporation (AUSA) is the holder of a five-year, Unsecured Revolving Promissory Note dated May 1, 2016 (the Promissory Note) with a maximum principal amount not to exceed \$200 million, among AUSA and certain of its subsidiaries, including the Company. The Promissory Note was approved by the Iowa Insurance Division. Interest shall accrue on the principal balance from time to time outstanding at a rate per annum equal to 1 month London Interbank Offered Rate + 162.5 bps. The Company shall pay such interest in arrears quarterly on the last day of each March, June, September and December, on any day any portion of the principal balance is repaid or prepaid. No amount has been drawn under the Promissory Note by the Company during the years ended December 31, 2020 or 2019, and as such, no interest expense has been incurred by the Company during the years ended December 31, 2020 or 2019.
- B. FHLB (Federal Home Loan Bank) Agreements
 - (1) The Company is a member of the FHLB of Des Moines. Through its membership, the Company is eligible to borrow under variable rate short-term federal fund arrangements to provide additional liquidity. These borrowings are accounted for as borrowed money under SSAP No. 15, *Debt and Holding Company Obligations*. During 2019, the Company borrowed \$50.0 million in the general account and \$425.0 million in the separate account with an interest rate of 1.8%. As of May 2020, all \$475.0 million in borrowings have matured. The Company incurred interest expense on the short-term borrowings of \$2.7 million and \$1.1 million in the general and separate account for the years ended December 31, 2020 and 2019, respectively.

^{**} I - Immaterial or M - Material

11. Debt (Continued)

The Company has issued separate account funding agreements to the FHLB of Des Moines in exchange for cash resulting in a liability of \$1.9 billion as of December 31, 2020. The Company uses these funds in an investment spread strategy, consistent with its other investment spread operations. As such, the Company applies SSAP No. 52, *Deposit-Type Contracts*, accounting treatment to these funds, consistent with its other deposit-type contracts. It is not part of the Company's strategy to utilize these funds for operations, and any funds obtained from the FHLB of Des Moines for use in general operations would be accounted for consistent with SSAP No. 15 as borrowed money.

The Company must provide appropriate collateral to borrow under the arrangements described above. The borrowing capacity available to the Company under these agreements is largely a factor of the Company's ability to post eligible collateral, as well as internal limits such as single-holder exposure limits (10% of the entity's balance sheet liabilities) and NAIC capital requirements.

The tables below indicate the amount of FHLB of Des Moines stock purchased, collateral pledged, assets and liabilities related to the agreements with FHLB of Des Moines.

(2) FHLB capital stock

(a) Aggregate totals

		(1) Total (2+3)	(2) General Account	(3) Separate Accounts
1.	Current Year			
	(a) Membership stock - Class A	\$	\$	\$
	(b) Membership stock - Class B	10,000,000	10,000,000	
	(c) Activity stock	80,048,000	80,048,000	
	(d) Excess stock			
	(e) Aggregate total (a+b+c+d)	\$ 90,048,000	\$ 90,048,000	\$
	(f) Actual or estimated borrowing capacity as determined by the insurer	\$ 3,200,000,000		
2.	Prior Year-End			
	(a) Member stock - Class A	\$	\$	\$
	(b) Membership stock - Class B			
	(c) Activity stock	68,048,000	68,048,000	
	(d) Excess stock			
	(e) Aggregate total (a+b+c+d)	\$ 78,048,000	\$ 78,048,000	\$
	(f) Actual or estimated borrowing capacity as determined by the insurer	\$ 1,900,000,000		

(b) Membership stock (class A and B) eligible and not eligible for redemption

					Eligible for	Redemption	
		(1)	(2)	(3)	(4)	(5)	(6)
Membersh	nip Stock	Current Year Total (2+3+4+5+6)	Not Eligible for Redemption	Less Than 6 Months	6 Months to Less Than 1 Year	1 to Less Than 3 Years	3 to 5 Years
1. Class	A	\$	\$	\$	\$	\$	\$
2. Class	В	\$ 10,000,000	\$ 10,000,000	\$	\$	\$	\$

(3) Collateral pledged to FHLB

(a) Amount pledged as of reporting date

1.					
1.		Fair Value	Carrying Value	Aggregate Total Borrowing	_
	Current year total general and separate accounts total collateral pledged (Lines 2+3)	\$ 3,074,082,334	\$ 2,931,251,265	\$ 2,001,200,000)
2.	Current year general account total collateral pledged	3,074,082,334	2,931,251,265		
3.	Current year separate accounts total collateral pledged			2,001,200,000)
4.	Prior year-end total general and separate accounts total collateral pledged.	1,802,768,492	1,729,088,342	1,701,200,000)
Ma	aximum amount pledged during reporting period	(1)	(2)	(3)	
		Fair Value	Carrying Value	Amount Borrowed at Time of Maximum Collatera	
1.	Current year total general and separate accounts maximum collateral pledged (Lines 2+3)	\$ 3,074,082,334	\$ 2,931,251,265	\$ 2,001,200,000)
1. 2.					
1. 2. 3.	pledged (Lines 2+3)	3,074,082,334	2,931,251,265		
		Fair Value	Carrying Value	at Time	of

11. Debt (Continued)

- (4) Borrowing from FHLB
 - (a) Amount as of the reporting date

		(1)	(2)	(3)	(4)
		Total (2+3)	General Account	Separate Accounts	Funding Agreements Reserves Established
1.	Current Year				
	(a) Debt	\$	\$	\$	XXX
	(b) Funding agreements	2,001,200,000		2,001,200,000	\$. 1,914,668,450
	(c) Other				XXX
	(d) Aggregate total (a+b+c)	\$ 2,001,200,000	\$	\$ 2,001,200,000	\$ 1,914,668,450
2.	Prior Year-end				
	(a) Debt	\$ 475,000,000	\$ 50,000,000	\$ 425,000,000	XXX
	(b) Funding agreements	1,226,200,000		1,226,200,000	\$. 1,194,642,685
	(c) Other				XXX
	(d) Aggregate total (a+b+c)	\$ 1,701,200,000	\$ 50,000,000	\$ 1,651,200,000	\$ 1,194,642,685
Max	vimum amount during reporting period (current year)	·	·		

(b) Maximum amount during reporting period (current year)

		(1) Total (2+3)	(2) General Account	(3) Separate Accounts
1.	Debt	\$ 475,000,000	\$ 50,000,000	\$ 425,000,000
2.	Funding agreements	2,101,200,000		2,101,200,000
3.	Other			
4.	Aggregate total (Lines 1+2+3)	\$ 2,576,200,000	\$ 50,000,000	\$ 2,526,200,000

11B(4)b4 (Columns 1, 2 and 3) should be equal to or greater than 11B(4)a1(d) (Columns 1, 2 and 3 respectively)

(c) FHLB - Prepayment obligations

Does the company have prepayment obligations under the following arrangements (YES/NO)?

1. Debt NO
2. Funding agreements YES
3. Other NO

12. Retirement Plans, Deferred Compensation, Postemployment Benefits and Compensated Absences and Other Postretirement Benefit Plans

- A. Defined Benefit Plan None
- B. Investment Policies and Strategies of Plan Assets None
- C. Fair Value of Each Class of Plan Assets None
- D. Expected Long-Term Rate of Return for the Plan Assets None
- E. Defined Contribution Plans None
- F. Multiemployer Plans None
- G. Consolidated/Holding Company Plans

The Company is allocated a portion of the costs related to a qualified contribution savings and retirement plan sponsored by AUSA. The plan is a qualified 401(k) plan covering officers and employees. The plan provides only non-discretionary company matching contributions. Expenses allocated to the Company from the plans for AUSA's contributions amounted to \$6.9 million and \$5.2 million for 2020 and 2019, respectively.

H. Postemployment Benefits and Compensated Absences

The Company had deferred compensation plans for agents which were not funded by the Company. The liability for these plans was included on Page 3, Line 21. These plans were frozen as of December 31, 2016. During 2019, the Company paid out the \$42.8 million liability.

I. Impact of Medicare Modernization Act on Postretirement Benefits (INT 04-17) - None

13. Capital and Surplus, Dividend Restrictions and Quasi-Reorganizations

- A. At December 31, 2020 the Company has authorized and issued 10.0 million shares of \$1 par common stock which are outstanding and owned by AADE.
- B. Dividend Rate of Preferred Stock None
- C. The payment of dividends by the Company to its parent is regulated under lowa law. Under lowa law, the Company may pay dividends only from the earned surplus arising from its business and must receive the prior approval (or non-disapproval) of the lowa Insurance Commissioner to pay any dividend that would exceed certain statutory limitations.

13. Capital and Surplus, Dividend Restrictions and Quasi-Reorganizations (Continued)

In connection with the acquisition of Aviva USA during 2013, AHL entered into a Net Worth Maintenance Agreement to provide capital support to the Company such that AHL is obligated to maintain the Company's capital and surplus in an amount sufficient to maintain the Company's total adjusted capital to be at least 200% of company action level risk based capital. The agreement also provides that the Company will not pay any dividends if such dividends would cause the company action level risk based capital ratio to fall below 200%.

Effective January 30, 2020, the Company's parent, AADE, entered into a Capital Maintenance Agreement to provide capital support to the Company, in an amount sufficient to satisfy the insurance laws of the State of New Jersey, in order to obtain authority for the Company to issue registered index-linked annuities in New Jersey. The agreement will remain in effect for ten years.

- D. During June 2019, the Company distributed 100% of its membership interests in Athene Securities, LLC to its direct parent, AADE, through a dividend of \$0.4 million.
- E. Within the limitations presented in item C above, based on December 31, 2020 results, the maximum dividend that may be paid without prior approval in 2021 is \$128.9 million.
- F. The unassigned surplus is held for the benefit of the Company's shareholder.
- G. Surplus Advances None
- H. Stock Held for Special Purposes None
- I. Changes in Special Surplus Funds None
- J. Unassigned Funds (Surplus)

The portion of unassigned funds (surplus) represented or reduced by unrealized gains and (losses), net of capital gains tax is \$(37.7) million at December 31, 2020.

- K. Company-Issued Surplus Debentures or Similar Obligations None
- .. Impact of Any Restatement Due to Prior Quasi-Reorganizations None
- M. During the quarter ended March 31, 2017, the Company recorded a surplus reset under SSAP No. 72, *Surplus and Quasi-Reorganizations*, in the amount of \$1,502.3 million, resulting in a reclassification between unassigned surplus and gross paid-in and contributed surplus. In accordance with SSAP No. 72, the Company is required to disclose this surplus reset for ten years following its effective date.

14. Liabilities, Contingencies and Assessments

A. Contingent Commitments

(1) Commitments or contingent commitment(s) to an SCA entity, joint venture, partnership, or limited liability company

As of December 31, 2020, the Company has unfunded commitments to invest in certain bonds, mortgage loans, and partnership interests. The total unfunded commitments of the general and separate accounts are \$3,447.6 million.

Effective July 31, 2019, the Company entered into a Capital Maintenance Agreement to provide capital support to its wholly-owned subsidiary, AANY, such that the Company has agreed to maintain AANY's total adjusted capital in an amount at least equal to 300% of AANY's company action level risk based capital. The agreement will remain in effect until both parties agree in writing to its termination and receive prior written approval from the regulating body. Given the current capital level of AANY, the likelihood of payment by the Company under the terms of this agreement is remote. See the table below for additional detail.

Effective July 31, 2019, the Company entered into an agreement to guarantee payment of all amounts due from its subsidiary, AANY, to the contract and certificate holders under the terms of a group annuity contract issued by AANY during August 2019. As part of the issuance, AANY received sufficient assets to fund future obligations of the contract and the chance of any payments by the Company under this guarantee is remote. Further, it is expected that the previously mentioned Capital Maintenance Agreement between the Company and AANY would preclude any payments that would be required under this guarantee. This agreement will remain in effect until all obligations related to the group annuity contract have been satisfied. See the table below for additional detail.

(2) Nature and circumstances of guarantee

(1)	(2)	(3)	(4)	(5)
Nature and Circumstances of Guarantee and Key Attributes	Liability Recognition of Guarantee	Ultimate Financial Statement Impact if Action Under the Guarantee is Required	Maximum Potential Amount of Future Payments (Undiscounted) the Guarantor Could be Required to Make Under the Guarantee	Current Status of Payment or Performance Risk of Guarantees
Guarantee of total adjusted capital ratio of AANY (a) (b)	\$	Common Stocks (Page 2, Line 2.2)	\$	No payments required since inception
Guarantee related to group annuity contract issued by AANY (a) (b)		Common Stocks (Page 2, Line 2.2)		No payments required since inception
Total	\$	-	\$	

- (a) Liability recognition is not required as guarantee is made to or on behalf of wholly-owned insurance subsidiary
- (b) No limitation on the maximum potential future payments under the guarantee
- (3) Aggregate compilation of guarantee obligations

No liability has been recognized by the Company as the guarantees are for a wholly-owned insurance subsidiary. There is no limit on the maximum potential future payments under these guarantees.

B. Assessments

(1) Based on the 2020 National Organization of Life and Health Insurance Guaranty Associations (NOLHGA) Report, the Company has identified insolvencies. The Company fulfilled premium-based guaranty funds assessments of \$0.1 million during the current period. It is expected that the identified insolvencies will result in retrospective premium-based guaranty fund assessments against the Company. During 2020, future estimated costs to be assessed against the Company from identified insolvencies from the NOLHGA Report increased by less than \$0.1 million, which has been charged to operations in the current period and the liability increased.

14. Liabilities, Contingencies and Assessments (Continued)

- (2) Assets (Liabilities) recognized from paid and accrued premium tax offsets and policy surcharges
 - a. Assets recognized from paid and accrued premium tax offsets and policy surcharges, prior year-end
 b. Decreases current year:

 Paid premium tax offset applied
 Increases current year:
 Change in accrued premium tax offset
 Assets recognized from paid and accrued premium tax offsets and policy surcharges, current year-end
 639,640
- (3) Guaranty fund liabilities and assets related to long-term care insolvencies None
- C. Gain Contingencies None
- D. Claims Related Extra Contractual Obligation and Bad Faith Losses Stemming from Lawsuits None
- E. Joint and Several Liabilities None
- F. All Other Contingencies

Corporate-owned Life Insurance (COLI) Matter - In 2000 and 2001, two insurance companies which were subsequently merged into the Company, purchased broad based variable COLI policies from American General Life Insurance Company (American General) that, as of December 31, 2020, had an asset value of \$411.6 million, and is included in other assets on the consolidated balance sheets. In January 2012, the COLI policy administrator delivered to the Company a supplement to the existing COLI policies and advised that American General and ZC Resource Investment Trust (ZC Trust) had unilaterally implemented changes set forth in the supplement that if effective, would: (1) potentially negatively impact the crediting rate for the policies and (2) change the exit and surrender protocols set forth in the policies. In March 2013, the Company filed suit against American General, ZC Trust, and ZC Resource LLC in Chancery Court in Delaware, seeking, among other relief, a declaration that the changes set forth in the supplement were ineffectual and in breach of the parties' agreement. The parties filed cross motions for judgment as a matter of law, and the court granted defendants' motion and dismissed without prejudice on ripeness grounds. The issue that negatively impacts the crediting rate for one of the COLI policies has subsequently been triggered and on April 3, 2018, we filed suit against the same defendants in Chancery Court in Delaware seeking substantially similar relief. Defendants moved to dismiss and the Court heard oral arguments on February 13, 2019, The Court issued an opinion on July 31, 2019 that did not address the merits, but found that Chancery Court did not have jurisdiction over our claims and directed us to either amend our complaint or transfer the matter to Delaware Superior Court. The matter has been transferred to the Delaware Superior Court. Defendants renewed their motion to dismiss and the Superior Court heard oral arguments on December 18, 2019. The Superior Court issued an opinion on May 18, 2020

Regulatory Matters - The Company and certain of its insurance subsidiaries have experienced increased complaints related to the conversion and administration of the block of life insurance business acquired in connection with Athene Holding Ltd.'s acquisition of Aviva USA Corporation (Aviva USA) and reinsured to affiliates of Global Atlantic Financial Group Ltd. The life insurance policies included in this block have been and are currently being administered by AllianceOne, a subsidiary of DXC Technology Company, which was retained by such Global Atlantic affiliates to provide third party administration services on such policies. AllianceOne also administers a small block of annuity policies that were on Aviva USA's legacy policy administration systems that were also converted in connection with the acquisition of Aviva USA and have experienced similar service and administration issues, but to a lesser degree.

As a result of the difficulties experienced with respect to the administration of such policies, the Company and its subsidiary, Athene Life Insurance Company of New York (ALICNY), have received notifications from several state regulators, including but not limited to the New York State Department of Financial Services (NYDFS), the California Department of Insurance (CDI) and the Texas Department of Insurance (TDI), indicating, in each case, that the respective regulator planned to undertake a market conduct examination or enforcement proceeding of the Company or one of its subsidiaries, as applicable, relating to the treatment of policyholders subject to the Company's reinsurance agreements with affiliates of Global Atlantic and the conversion of the life and annuity policies, including the administration of such blocks by AllianceOne. The Company and ALICNY have entered into consent orders with regulators of several states, including the NYDFS, the CDI, and the TDI, to resolve the underlying matters in the respective states. All fines and costs, including those associated with remediation plans, paid in connection with the consent orders were subject to indemnification by Global Atlantic or affiliates of Global Atlantic.

In addition to the examinations and proceedings initiated to date, it is possible that other regulators may pursue similar formal examinations, inquiries or enforcement proceedings and that any examinations, inquiries and/or enforcement proceedings may result in fines, administrative penalties and payments to policyholders. The Company is not currently able to estimate the amount of any such fines, penalties or payments arising from these matters with reasonable certainty, but it is possible that such amounts may be material.

Pursuant to the terms of the reinsurance agreements between the Company and the relevant affiliates of Global Atlantic, the applicable affiliates of Global Atlantic have financial responsibility for the ceded life block and are subject to significant administrative service requirements, including compliance with applicable law. The agreements also provide for indemnification to the Company, including for administration issues.

On January 23, 2019, the Company received a letter from the NYDFS, with respect to a recent Pension Risk Transfer (PRT) transaction, which expressed concerns with the Company's interpretation and reliance upon certain exemptions from licensing in New York in connection with certain activities performed by employees in the PRT channel, including specific activities performed within New York. On April 13, 2020 the Company entered into a consent order with the NYDFS to resolve this matter. Pursuant to the consent order, the NYDFS imposed a fine of \$45 million, which was accrued by the Company as of December 31, 2019 and paid on April 22, 2020.

In accordance with the consent order, during 2020, the Company began the process of transferring to AANY, its subsidiary, primary responsibility for New York residents entitled to payments under certain existing PRT transactions. On October 22, 2020, the Company entered into an Assignment Agreement with AANY pursuant to which the Company assigned all rights and obligations related to certain individuals entitled to annuity payments from existing PRT business and transferred net invested assets with a carrying value of \$32.0 million. In connection with the transfer of its primary obligations to AANY, the Company released \$25.8 million of statutory reserves. After considering the affects of reinsurance, the Company's separate accounts recognized an aggregate net loss of \$1.2 million. In the remote scenario and only to the extent AANY is unable to perform its obligations to New York residents entitled to payments under the existing assigned PRT transactions, the Company will be required to satisfy any of the remaining obligations.

14. Liabilities, Contingencies and Assessments (Continued)

Fiduciary Standards - The U.S. Securities and Exchange Commission (SEC), Department of Labor (DOL), NAIC, and several states have taken action or are exploring options around a fiduciary standard or best interest standard that may impact the Company and its subsidiaries. If these rules do not align, the distribution of products by the Company and its subsidiaries could be further complicated.

On June 5, 2019, the SEC adopted a rulemaking package designed to enhance the quality and transparency of retail investors' relationships with investment advisers and broker-dealers. The rule package is effective on September 10, 2019 with a compliance date of June 30, 2020. The rulemaking package included: Regulation Best Interest - the Broker-Dealer Standard of Conduct; the new Form CRS Relationship Summary; and two separate interpretations under the Investment Advisers Act of 1940. The Company believe the Regulation may impact the distribution of the Company's and its subsidiaries' products through third party broker-dealers that distribute the products to retail customers, the impact of which is still being determined.

On February 13, 2020, the NAIC adopted an updated version of the Suitability in Annuity Transactions Model Regulation to include a best interest obligation. Iowa is on track to become the first state to adopt the Model by way of regulation. The Company is evaluating the regulation, which is expected to affect the distribution of products by the Company and its subsidiaries. On July 17, 2018, NYDFS amended a Regulation 187, Suitability and Best Interests in Life Insurance and Annuity Transactions, adopting a "best interest" standard for those licensed to sell life insurance and annuity products in New York. The regulation became effective on annuity transactions on August 1, 2019 and the Company's subsidiary, AANY, has taken appropriate actions to comply with the regulation's requirements. The regulation became effective for life insurance transactions on February 1, 2020.

In April 2016, the DOL issued regulations expanding the definition of "investment advice" and broadening the circumstances under which distributors and manufacturers of insurance and annuity products could be considered "fiduciaries" and subject to certain standards in providing advice. These regulations were vacated effective June 2018. Thereafter, the DOL issued proposed regulatory action to address the vacated definition and issued final regulatory action on December 15, 2020. The DOL's final guidance confirms the reinstatement of the definition of "investment advice" that applied prior to 2016 but broadens the circumstances under which producers, including insurance producers, could be considered fiduciaries under ERISA in connection with recommendations to "rollover" assets from a qualified retirement plan to an IRA. This guidance reverses an earlier DOL interpretation suggesting that rollover advice did not constitute investment advice giving rise to a fiduciary relationship. In connection with the final regulatory action, the DOL issued a prohibited transaction class exemption that would allow fiduciaries to receive compensation in connection with providing investment advice, including advice about rollovers, that would otherwise be prohibited as a result of their fiduciary relationship to the ERISA Plan. We are reviewing the final guidance to determine how it might apply to and impact our business.

In addition to the cases previously discussed, the Company is routinely involved in litigation and other proceedings, reinsurance claims and regulatory proceedings arising in the ordinary course of its business. At present, no contingencies related to pending litigation and regulatory matters are considered material in relation to the financial position of the Company.

15. Leases - None

16. Information About Financial Instruments With Off-Balance-Sheet Risk And Financial Instruments With Concentrations of Credit Risk

1. Face Amount of the Company's Financial Instruments with Off-Balance-Sheet Risk

The table below summarizes the face amount of the Company's financial instruments with off-balance-sheet risk:

		AS	ડ ા ડ	Liabilities		
		2020 2019		2020	2019	
a.	Swaps	\$ 1,223,040,612	\$ 1,089,196,850	\$ 1,875,425,108	\$ 1,392,201,027	
b.	Futures	16,252	5,716	258	728	
C.	Options	35,519,330,373	34,952,314,211	214,028,221	71,040,000	
d.	Total	\$ 36,742,387,237	\$ 36,041,516,777	\$ 2,089,453,588	\$ 1,463,241,755	

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- 2. The Company's futures, swaps, and options have off-balance sheet risk. See Note 8 for information regarding the Company's derivative instruments.
- 3. The Company is exposed to credit-related losses in the event of nonperformance by counterparties on derivative instruments. The Company does not anticipate non-performance by any of these counterparties. Purchasing instruments from financial institutions with high credit ratings minimizes the credit risk associated with such instruments. The amount of exposure is represented by the fair value (market value) at the reporting date less any posted collateral. Collateral support documents are negotiated to further reduce this exposure where deemed necessary. Exchange-traded derivatives are affected through a regulated exchange and positions are marked to market daily.
- 4. The counterparty may be required to post collateral for any derivative contracts that are entered. The amount of collateral that is required is determined by the market value and credit threshold of the counterparty.
- 17. Sale, Transfer and Servicing of Financial Assets and Extinguishments of Liabilities None
- 18. Gain or Loss to the Reporting Entity from Uninsured Plans and the Uninsured Portion of Partially Insured Plans None
- 19. Direct Premium Written/Produced by Managing General Agents/Third Party Administrators None

20. Fair Value Measurements

A. Fair Value Measurement

(1) Fair value measurements at reporting date

	Description for each class of asset or liability	Level 1	ı	_evel 2	Level 3	Net Asset Value (NAV)		Total
a.	Assets at fair value						-	
	Bonds: Corporate	\$ 	\$	392,342	\$	\$	\$	392,342
	Bonds: CMBS.	 		5,326,470	1,277,247			6,603,717
	Bonds: RMBS	 		218,945				218,945
	Preferred stock affiliated	 			7,717,662			7,717,662
	Common stocks unaffiliated	 50,502,191		90,048,665	10,502,604			151,053,460
	Derivative assets: Options	 		57,384,400				57,384,400
	Derivative assets: Currency swaps	 		1,123,782				1,123,782
	Derivative assets: Total Return Swaps	 		5,957,550				5,957,550
	Derivative assets: Futures	 38,441,770						38,441,770
	Derivative assets: Forwards	 		851,968				851,968
	Separate account assets: Variable products	 		32,916,599				32,916,599
	Total assets at fair value/NAV	\$ 88,943,961	\$	194,220,722	\$ 19,497,513	\$	\$	302,662,196
b.	Liabilities at fair value							
	Derivative liabilities: Options	\$ 	\$	12,709,863	\$	\$	\$	12,709,863
	Derivative liabilities: Interest rate swaps	 168,969		1,945,124				2,114,094
	Derivative liabilities: Futures	 1,523,939						1,523,939
	Derivative liabilities: Forwards	 		8,405,902				8,405,902
	Separate account liabilities: Variable products	 		32,916,029				32,916,029
	Total liabilities at fair value	\$ 1,692,908	\$	55,976,918	\$	\$	\$	57,669,826

(2) Fair value measurements in Level 3 of the fair value hierarchy

	Description	Ending balance as of 12/31/2019	Transfers Into Level 3	Transfers Out of Level 3	Total Gains and (Losses) Included in Net Income	Total Gains and (Losses) Included in Surplus	Purchases	Issuances	Sales	Settlements	Ending Balance for 12/31/2020
a.	Assets										
	Bonds: CMBS	\$ 2,308,527	\$ 515,128	\$(753,300)	\$(572,192)	\$(220,916)	\$	\$	\$	\$	\$ 1,277,247
	Preferred stock affiliated		7,080,710			636,951					7,717,662
	Common stocks unaffiliated	2,571,003			(2,233,762)	(262,460)	10,427,823				10,502,604
	Total assets	\$ 4,879,530	\$ 7,595,839	\$ (753,300)	\$ (2,805,954)	\$ 153,576	\$ 10,427,823	\$	\$	\$	\$ 19,497,513
b.	Liabilities										
	Total liabilities	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$

Transfers into and out of Level 3 are represented by NAIC Class 6 securities which are carried at lower of cost or fair value resulting in periodic transfers into and out of Level 3 financial instruments which are characterized as carried at fair value.

- Transfers between fair value hierarchy levels are recognized at the end of the period in which the transfer occurs.
- (4) The following discussion describes the valuation methodologies and inputs used for assets and liabilities measured and disclosed at fair value. The techniques utilized in estimating the fair values of financial instruments are reliant on the assumptions used

Fair value estimates are based on quoted market prices when available. When quoted market prices are not available, the Company utilizes commercially available pricing vendors that utilize observable market inputs, like recent trading activity, to derive fair value. When vendor prices are not available, fair value is generally estimated using discounted cash flow analyses, incorporating current market inputs for similar financial instruments with comparable terms and credit quality (matrix pricing). In instances where there is little or no market activity for the same or similar instruments, the Company estimates the fair value using methods, models and assumptions that management believes market participants would use to determine a current transaction price. These valuation techniques involve some level of management estimation and judgment which becomes significant with increasingly complex instruments or pricing models. Where appropriate, adjustments are included to reflect risk inherent in a particular methodology, model or input employed.

The Company's financial assets and liabilities carried at estimated fair value have been classified, for disclosure purposes, based on a hierarchy defined by current accounting guidance. The hierarchy gives the highest ranking to fair values determined using unadjusted quoted prices in active markets for identical assets and liabilities (Level 1) and the lowest ranking to fair values determined using methodologies and models with unobservable inputs (Level 3). An asset's or a liability's classification is based on the lowest level input that is significant to its measurement. For example, a Level 3 fair value measurement may include inputs that are both observable (Levels 1 and 2) and unobservable (Level 3).

The levels of the fair value hierarchy are as follows:

- · Level 1 Unadjusted quoted prices for identical assets or liabilities in an active market.
- · Level 2 Quoted prices for inactive markets or valuation techniques that require observable direct or indirect inputs for substantially the full term of the asset or liability.

- Level 2 inputs include the following:

 1. Quoted prices for similar assets or liabilities in active markets,
- Observable inputs other than quoted market prices, and
- 3. Observable inputs derived principally from market data through correlation or other means.
- Level 3 Prices or valuation techniques with unobservable inputs significant to the overall fair value estimate. These valuations use critical assumptions not readily available to market participants. Level 3 valuations are based on market standard valuation methodologies, including discounted cash flows, matrix pricing, or other similar techniques.

20. Fair Value Measurements (Continued)

Assets and liabilities are valued as discussed below in part C.

- (5) See parts (1) through (4) above.
- B. Other Fair Value Disclosures None
- C. Fair Values for All Financial Instruments by Level 1, 2 and 3

Type of Financial Instrument	Aggregate Fair Value	Admitted Assets	Level 1	Level 2	Level 3	Net Asset Value (NAV)	Not Practicable (Carrying Value)
Assets - Bonds	\$ 43,789,253,526	\$ 39,805,410,008	\$ 4,451,639	\$ 40,690,220,423	\$ 3,094,581,464	\$	\$
Assets - Preferred stocks	240,407,877	218,269,833		130,619,434	109,788,443		
Assets - Common stocks unaffiliated	151,053,460	151,053,460	50,502,191	90,048,665	10,502,604		
Assets - Mortgage loans - first liens	7,796,720,957	7,521,955,314			7,796,720,957		
Assets - Mortgage loans - other than first liens	1,267,439,650	1,265,440,502			1,267,439,650		
Assets - Policy loans							
Assets - Cash and short-term investments							
Assets - Derivative assets	2,710,066,660	792,640,026	54,106,932	2,655,959,728			
Assets - Derivative collateral assets	73,193,115	73,193,115	73,193,115				
Assets - Other invested assets	2,712,998,020	2,626,686,740		547,772,291	787,119,109	1,378,106,620	
Assets - Separate account: variable products	32,916,599	32,916,599		32,916,599			
Assets - Separate account: group annuity	15,941,535,221	14,829,819,706	1,614,176,858	12,668,922,476	1,583,724,885	74,711,002	
Assets - Separate account: index- linked products	306,627,841	301,276,684	118,283,765	187,354,077	990,000		
Liabilities - Deposit-type contracts	2,066,150,091	2,107,173,943		1,674,653,288	391,496,803		
Liabilities - Repurchase agreements	598,358,554	598,358,554			598,358,554		
Liabilities - Derivative liabilities	113,220,904	151,442,636	1,692,908	107,355,316	4,172,679		
Liabilities - Derivative and other collateral	2,568,159,698	2,568,159,698	2,568,159,698				
Liabilities - Separate account: group annuity deposit-type contracts	3,157,234	3,302,528		3,157,234			
Liabilities - Separate account: funding agreements	2,084,138,714	1,914,668,450		2,084,138,714			

Bonds and short-term investments – The Company obtains the fair value for most marketable, public bonds without an active market from several commercial pricing services. These are classified as Level 2 assets. The pricing services incorporate a variety of market observable information in their valuation techniques, including benchmark yields, broker-dealer quotes, credit quality, issuer spreads, bids, offers, and other reference data. If the Company cannot value a public bond with a commercial pricing vendor, the Company obtains broker quotes (or utilizes an internally-developed model) and are considered to be Level 3. The Company values privately placed bonds based on the credit quality and duration of comparable marketable securities, which may be securities of another issuer. In some instances, the Company uses a matrix-based pricing model. These models consider the current level of risk-free interest rates, corporate spreads, credit quality of the issuer, and cash flow characteristics of the security. Privately placed fixed maturity securities are classified as Level 2 or 3.

Preferred stocks and common stocks unaffiliated – The Company values equity securities, typically private equities or equity securities not traded on an exchange, using several commercial pricing services or an internal model. The securities priced by a commercial pricing service are classified as Level 2 and the securities priced by an internal model are classified as Level 3. In addition, unaffiliated common stocks include FHLB stock, which is carried at fair value, which is presumed to be par because it can only be redeemed by the bank and is classified as Level 2.

Mortgage loans – The Company estimates mortgage loans on a monthly basis using discounted cash flow analysis and rates being offered for similar loans to borrowers with similar credit ratings. Loans with similar characteristics are aggregated for purposes of the calculations. The discounted cash flow model uses unobservable inputs, including estimates of discount rates and loan prepayments. Mortgage loans are classified as Level 3.

Policy loans – The fair value of policy loans classified as Level 2 is equal to the carrying value of the loans, which are collateralized by the cash surrender value of the associated insurance contracts.

Derivatives – Derivative contracts can be exchange traded or over-the-counter. Over-the-counter derivatives are valued using valuation models or an income approach using third-party broker valuations. Valuation models require a variety of inputs, including contractual terms, market prices, yield curves, measures of volatility, prepayment rates, and correlation of the inputs. The Company considers and incorporates counterparty credit risk in the valuation process through counterparty credit rating requirements and monitoring of overall exposure. The Company also evaluates and includes its own nonperformance risk in valuing derivatives. The majority of the Company's derivatives trade are in liquid markets; therefore, the Company can verify model inputs and model selection does not involve significant management judgment and are classified within Level 2. If the Company cannot verify model inputs and model selection does involve significant management judgment, the derivatives are classified as Level 3.

Other invested assets – Within other invested assets, partnerships are valued based on net asset value information provided by the general partner or related asset manager. These partnership interests usually include multiple underlying investments for which either observable market prices or other valuation methods are used to determine the fair value. These investments are reported in the Net Asset Value (NAV) column. Other than partnerships, other invested assets may include surplus notes and other investments with bond or stock characteristics and the Company attempts to value these using several commercial pricing services, which would be classified as Level 2 assets. If the Company cannot value with a commercial pricing vendor, the Company obtains broker quotes (or utilizes an internally-developed model) and are considered to be Level 3 assets.

Separate account assets (variable products) – Separate account assets classified as Level 2 are valued based on the fair value of the underlying funds. Fair values and changes in the fair values of the underlying funds accrue directly to the policy owners and are not included in the Company's revenues and expenses or surplus.

20. Fair Value Measurements (Continued)

Separate account assets (group annuity) – Financial instruments within this separate account classified as Level 2 and 3 or included in the NAV column are valued using the same fair value assumptions and methods utilized in the general account.

Repurchase agreements - The carrying value of the repurchase agreements liability approximates fair value and is reported as level 2.

Deposit-type contracts (including separate account group annuity and funding agreements) – Deposit-type contracts classified as Level 3 include single premium immediate annuities (SPIA) and supplemental contracts. Fair value of SPIA and supplemental contracts are calculated by discounting best estimate cash flows based on mortality and market interest rate assumptions. Fair value of funding agreements are calculated by discounting future cash flows using market rates on the valuation date, and are classified as Level 2.

- D. Not Practicable to Estimate Fair Value None
- Nature and Risk of Investments Reported at NAV

The Company invests in certain non-fixed income, alternative investments in the form of limited partnerships (investment funds) which are reported at NAV. Adjustments to the carrying amount reflect the Company's pro rata ownership percentage of the operating results as indicated by NAV in the investment fund financial statements. The NAV from the investment fund financial statements can be on a lag of up to three months when investee information is not received in a timely manner. These investments are listed in the NAV column of the fair value tables above as this is the primary method for reporting fair value for these investments.

As of December 31, 2020, the Company's general and separate accounts have \$907.8 million unfunded commitments to invest in these investment funds.

21. Other Items

- A. Unusual or Infrequent Items None
- B. Troubled Debt Restructuring None
- C. Other Disclosures

During 2020, the Company novated 6,028 policies with statutory policy reserves of \$243.9 million to Accordia Life and Annuity Company (Accordia). These policies were previously 100% ceded to Accordia through a coinsurance agreement entered into in 2013, and therefore the novation had no impact on the Company's balance sheet, income or capital and surplus position.

- D. Business Interruption Insurance Recoveries None
- E. State Transferable and Non-Transferable Tax Credits
 - (1) Carrying value of transferable and non-transferable state tax credits gross of any related tax liabilities and total unused transferable and non-transferable state tax credits by state and in total

Description of State Transferable and Non-transferable Tax Credits	State	Carrying Value	Unused Amount
Enhanced Capital Connecticut Fund I, LLC	CT	\$	\$ 787,500
Guaranty Fund Assessment Credits	Various	639,640	639,640
Total		\$ 639,640	\$ 1,427,140

(2) Method of estimating utilization of remaining transferable and non-transferable state tax credits

The Company estimated the utilization of the remaining transferable and non-transferable state tax credits by projecting future premium taking into account policy growth and rate changes, projecting future tax liability based on projected premium, tax rates and tax credits, and comparing projected future tax liability to the availability of remaining transferable and non-transferable state tax credits

- (3) Impairment loss None
- (4) State tax credits admitted and nonadmitted

		Total Admitted	Total Nonadmitted
a.	Transferable	\$	\$
b.	Non-transferable	\$ 639,640	\$

- F. Subprime-Mortgage-Related Risk Exposure
 - (1) The Company engages in direct lending to the subprime markets. The Company's exposure to subprime risk is primarily limited to whole mortgage loans and investments within the fixed maturity investment portfolio in the form of securities collateralized by mortgages that have characteristics of subprime lending.

The Company generally defines subprime whole mortgage loans as borrowers with impaired credit history and lower FICO scores. In 2020 and 2019, the Company invested in residential whole loans which consisted of borrowers with lower FICO scores. The price paid for the residential loans factored in the consideration of the borrower's ability to repay along with the overall credit profile of the loan. The Company will continue to monitor the performance of the subprime residential mortgage loans along with performance expectations.

The Company's portfolio also contains residential mortgage backed securities that include subprime mortgage exposure. The risk of such defaults is generally higher in the case of subprime mortgages. The acquisition value of these residential mortgage backed securities factored in the consideration of that default risk. Quarterly, we monitor and evaluate the undiscounted expected future cash flows associated with these residential mortgage backed securities based on updates to key assumptions.

21. Other Items (Continued)

(2) Direct exposure through investments in subprime mortgage loans

		Book/Adjusted Carrying Value (Excluding Interest)	Fair Value	Value of Land and Buildings	Other-Than- Temporary Impairment Losses Recognized	Default Rate
a.	Mortgages in the process of foreclosure	\$ 6,917,540	\$ 6,687,367	\$ 10,623,455	\$	%.
b.	Mortgages in good standing	403,556,672	443,989,379	681,616,906		
C.	Mortgages with restructured terms					
d.	Total	\$ 410,474,212	\$ 450,676,746	\$ 692,240,361	\$	XXX

(3) Direct exposure through other investments

		Actual Cost	Book/Adjusted Carrying Value (Excluding Interest)	Fair Value	Other-Than- Temporary Impairment Losses Recognized
a.	Residential mortgage-backed securities	\$ 371,272,744	\$ 400,443,231	\$ 427,333,959	\$ 291,277
b.	Commercial mortgage-backed securities				
C.	Collateralized debt obligations				
d.	Structured securities				
e.	Equity investment in SCAs *				
f.	Other assets				
g.	Total	\$ 371,272,744	\$ 400,443,231	\$ 427,333,959	\$ 291,277

^{*} These investments comprise 0% of the company's invested assets.

- (4) Underwriting exposure to subprime mortgage risk through Mortgage Guaranty or Financial Guaranty insurance coverage None
- G. Retained Assets None
- H. Insurance-Linked Securities (ILS) Contracts None
- I. The Amount That Could Be Realized on Life Insurance Where the Reporting Entity is Owner and Beneficiary or Has Otherwise Obtained Rights to Control the Policy

The Company is the owner and beneficiary of life insurance policies included in aggregate write-ins for other than invested assets at their cash surrender values pursuant to SSAP No. 21, *Other Admitted Assets*. At December 31, 2020, the cash surrender value in the investment vehicle was \$411.6 million.

(1)	Amount of admitted balance that could be realized from an investment vehicle	\$ 411,640,578	}
(2)	Percentage bonds		%
(3)	Percentage stocks		%
(4)	Percentage mortgage loans		%
(5)	Percentage real estate		%
(6)	Percentage cash and short-term investments		%
(7)	Percentage derivatives		%
(8)	Percentage other invested assets	100.000	%

22. Events Subsequent

Subsequent events have been considered through February 25, 2021 for the statutory statement dated December 31, 2020.

The Company did not write any accident and health insurance premium that is subject to Section 9010 of the federal Affordable Care Act.

23. Reinsurance

Gains on cession of inforce blocks of business are to be accounted for in accordance with Appendix A-791 of the NAIC Accounting Practices and Procedures Manual which requires that any increase in surplus (net of federal income tax) resulting from reinsurance agreements entered into or amended which involve the reinsurance of business issued prior to the effective date of the agreements shall be deferred and identified separately as a surplus item by the ceding company. Subsequent recognition of the surplus increase as income shall be reflected on a net of tax basis as earnings emerge from the business reinsured. Based on the emergence of earnings of previous reinsurance of inforce blocks of business in 2020 and 2019, \$14.7 million and \$41.7 million, respectively, was amortized into income.

Effective October 1, 2020, the Company recaptured a coinsurance agreement with ALICNY originally entered into on January 1, 1983. The agreement ceded a block of certain single premium annuity policies. Ceded reserves recaptured from ALICNY were \$10.5 million.

Effective June 1, 2020, the Company recaptured a funds withheld agreement originally entered into with AARe on October 1, 2018. The agreement ceded 100% of all inforce and future funding agreements. The Company subsequently entered into a modified coinsurance agreement with AARe effective June 1, 2020 to cede a quota share of all inforce and certain future funding agreements. The reserves for this block were \$1,914.7 million as of December 31, 2020.

Effective June 1, 2020, the Company entered into a modified coinsurance agreement with AARe to cede a quota share of certain future funding agreements. There was no business ceded through this reinsurance agreement as of December 31, 2020.

23. Reinsurance (Continued)

A. Ceded Reinsurance Report

Section 1 - General Interrogatories

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

Yes () No (X)

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

Yes () No (X)

Section 2 - Ceded Reinsurance Report - Part A

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

Yes () No (X)

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

Yes () No (X)

Section 3 - Ceded Reinsurance Report - Part B

- (1) What is the estimated amount of the aggregate reduction in surplus, (for agreements other than those under which the reinsurer may unilaterally cancel for reasons other than for nonpayment of premium or other similar credits that are reflected in Section 2 above) of termination of ALL reinsurance agreements, by either party, as of the date of this statement? Where necessary, the company may consider the current or anticipated experience of the business reinsured in making this estimate. \$ -
- (2) Have any new agreements been executed or existing agreements amended, since January 1 of the year of this statement, to include policies or contracts that were in force or which had existing reserves established by the company as of the effective date of the agreement?

Yes () No (X)

- B. Uncollectible Reinsurance None
- C. Commutation of Reinsurance Reflected in Income and Expenses None
- D. Certified Reinsurer Rating Downgraded or Status Subject to Revocation None
- E. Reinsurance of Variable Annuity Contracts with an Affiliated Captive Reinsurer None
- F. Reinsurance Agreement with an Affiliated Captive Reinsurer None
- G. Ceding Entities That Utilize Captive Reinsurers to Assume Reserves Subject to the XXX/AXXX Captive Framework None
- H. Reinsurance Credit None

24. Retrospectively Rated Contracts & Contracts Subject to Redetermination

- A. Method Used to Estimate None
- B. Method Used to Record None
- C. Amount and Percent of Net Retrospective Premiums None
- $\hbox{D.}\quad \hbox{Medical Loss Ratio Rebates Required Pursuant to the Public Health Service Act-None}$
- E. Risk-Sharing Provisions of the Affordable Care Act (ACA)
 - (1) Accident and health insurance premium subject to the Affordable Care Act risk-sharing provisions

Did the reporting entity write accident and health insurance premium which is subject to the Affordable Care Act risk sharing provisions? NO

- (2) Impact of Risk-Sharing Provisions of the Affordable Care Act on admitted assets, liabilities and revenue for the current year None
- (3) Roll-forward of prior year ACA risk-sharing provisions for the following asset (gross of any nonadmission) and liability balances, along with the reasons for adjustments to prior year balance None
- (4) Roll-forward of risk corridors asset and liability balances by program benefit year None
- (5) ACA risk corridors receivable as of reporting date None
- 25. Change in Incurred Losses and Loss Adjustment Expenses None
- 26. Intercompany Pooling Arrangements None
- 27. Structured Settlements None
- 28. Health Care Receivables None

29. Participating Policies

As of December 31, 2020 and 2019, 62.3% and 59.8%, respectively, of life insurance policies were participating. All participating life insurance policies are included in reinsurance agreements with Athene Re IV or Accordia. The method of accounting for policyholder dividends is based upon dividends credited annually to policyholders on their policy anniversary date plus the change from the prior period on one year's projected dividend liability on policies in force at the statement date. Source data is produced from the policy administration system. The amount of dividend expense incurred was less than \$0.1 million for the years ended December 31, 2020 and 2019. There was no additional income allocated to participating policyholders.

30. Premium Deficiency Reserves - None

31. Reserves for Life Contracts and Annuity Contracts

The Company waives deduction of deferred fractional premiums upon death of insured and returns any portion of the final premium beyond
the date of death. The reserve for surrender values promised in excess of the legally computed reserves is shown in Exhibit 5, Miscellaneous
Reserves.

The Company offers riders on its fixed annuities which provides for future withdrawal and death benefits. In accordance with the NAIC's Accounting Practices and Procedures Manual, the rider should be reserved for under the revised Actuarial Guideline 33 (AG33). The Company requested and received approval to use an alternative methodology under the Practical Consideration section of AG 33 from the Insurance Division, Department of Commerce of the State of Iowa for policies issued prior to January 1, 2014. The reserve held at December 31, 2020 was based on Actuarial Guideline 43 (AG43) for policies issued prior to January 1, 2014, the approved alternative method for these contracts. For policies issued January 1, 2014 and after, the reserve was based on AG33.

- Mean reserves for substandard policies are determined by computing the regular mean reserve for the policy and holding in addition one half of the extra premium charge for the year. For payout annuities involving life contingencies, reserve for substandard policies are calculated using rated ages instead of the true issue ages of the insureds.
- 3. As of December 31, 2020, the Company had \$1,096.7 million of insurance in force for which the gross premiums were less than the net premiums according to the standard of valuation set by the State of Iowa. Reserves to cover the above shortfall in premium totaled \$22.2 million at December 31, 2020, are calculated annually, and were included in reserves on Page 3, Line 1 (Exhibit 5, Miscellaneous Reserves).
- 4. The tabular interest at December 31, 2020, (Page 7, Line 4), tabular less actual reserve released (Page 7, Line 5) and tabular cost (Page 7, Line 9) have been determined by formula as described in the NAIC instructions for Page 7.
- 5. The tabular interest on funds not involving life contingencies is calculated as the product of the mean fund balance and the average valuation interest rate.

6. Details for Other Changes

The significant changes in reserves shown on the Other Increases (net) line on Page 7, Line 7, and the significant changes in the Other net change in reserves line on Exhibit 7, Line 4 as of December 31, 2020 are as follows:

			Ordinary			Credit Life	Group	
Item	Total	Industrial Life	Life Insurance	Individual Annuities	Supplementary Contracts		Life Insurance	Annuities
Exhibit 7 - Funding agreement Day 1 Discounted Cash Flow Gain	\$(65,700,150).	\$	\$	\$(65,700,150)	\$	\$	\$	\$
Exhibit 7 - Funding agreement foreign currency translation adjustment	21,004,880 .			21,004,880 .				
Total	\$ (44,695,270)	\$	\$	\$ (44,695,270)	\$	\$	\$	\$

32. Analysis of Annuity Actuarial Reserves and Deposit Type Contract Liabilities by Withdrawal Characteristics

A. Individual Annuities

					Separate		
				Separate Account	Account		Percent of
			General Account	With Guarantees	Nonguaranteed	Total	Total
(1)	Subje	ect to discretionary withdrawal					
	a.	With market value adjustment	\$ 37,424,375,099	\$	\$	\$ 37,424,375,099	66.663 %
	b.	At book value less current surrender charge of 5% or more	2,787,909,583		210,662,983	2,998,572,566	5.341
	C.	At fair value			32,916,029	32,916,029	0.059
	d.	Total with market value adjustment or at fair value (total of a through c)	40,212,284,682		243,579,012	40,455,863,694	72.063
	e.	At book value without adjustment (minimal or no charge or adjustment)	13,172,567,478			13,172,567,478	23.464
(2)	Not s	ubject to discretionary withdrawal	2,511,502,760			2,511,502,760	4.474
(3)	Total	(gross: direct + assumed)	55,896,354,920		243,579,012	56,139,933,932	100.000 %.
(4)	Reins	surance ceded	11,341,929,253			11,341,929,253	
(5)	Total (net) (3 - 4)		\$ 44,554,425,667	\$	\$ 243,579,012	\$ 44,798,004,679	
(6)	to A(1	unt included in A(1)b above that will move I)e for the first time within the year after catement date:	\$ 575,521,958	\$	\$	\$ 575,521,958	

32. Analysis of Annuity Actuarial Reserves and Deposit Type Contract Liabilities by Withdrawal Characteristics (Continued)

B. Group Annuities

C.

(5)

			General Account	Separate Account With Guarantees	Total	Percent of Total
(1)	Subj	ject to discretionary withdrawal	-	-		
, ,	a.	With market value adjustment	\$ 167,811,792	\$	\$ \$ 167,811,792	1.059 %
	b.	At book value less current surrender charge of 5% or more	220,183		 220,183	0.001
	C.	At fair value			 	
	d.	Total with market value adjustment or at fair value (total of a through c)	168,031,975		 168,031,975	1.061
	e.	At book value without adjustment (minimal or no charge or adjustment)	1,225,056,850		 1,225,056,850	7.732
(2)	Not	subject to discretionary withdrawal		14,450,278,632	 14,450,278,632	91.207
(3)	Tota	ıl (gross: direct + assumed)	1,393,088,825	14,450,278,632	 15,843,367,457	100.000 %.
(4)	Rein	surance ceded			 	
(5)	Tota	ıl (net) (3 - 4)	\$ 1,393,088,825	\$ 14,450,278,632	\$ \$ 15,843,367,457	
(6)	to B	ount included in B(1)b above that will move (1)e for the first time within the year after				
	thes	statement date:	\$	\$	\$ \$	
Depos	sit-Typ	e Contracts (no life contingencies)				
			General Account	Separate Account With Guarantees	Total	Percent of Total
(1)	Subj	ject to discretionary withdrawal				
	a.	With market value adjustment	\$	\$	\$ \$	%
	b.	At book value less current surrender charge of 5% or more			 	
	C.	At fair value			 	
	d.	Total with market value adjustment or at fair value (total of a through c)			 	
	e.	At book value without adjustment (minimal or no charge or adjustment)			 	
(2)	Not	subject to discretionary withdrawal	2,365,411,441	1,917,970,978	 4,283,382,419	100.000
(3)	Tota	ıl (gross: direct + assumed)	2,365,411,441	1,917,970,978	 4,283,382,419	100.000 %.
(4)	Rein	surance ceded	258,237,498		 258,237,498	

D. Reconciliation of Total Annuity Actuarial Reserves and Deposit Fund Liabilities Amounts

Amount included in C(1)b above that will move to C(1)e for the first time within the year after

the statement date:..

		Amount
Life 8	& Accident & Health Annual Statement	
(1)	Exhibit 5, annuities, total (net)	\$. 45,680,374,208
(2)	Exhibit 5, supplementary contracts with life contingencies section, total (net)	267,140,275
(3)	Exhibit of Deposit-type Contracts, Line 14, Column 1	2,107,173,943
(4)	Subtotal	\$ 48,054,688,426
Sepa	rate Accounts Annual Statement	
(5)	Exhibit 3, Line 0299999, Column 2	14,693,857,644
(6)	Exhibit 3, Line 0399999, Column 2	
(7)	Policyholder dividend and coupon accumulations	
(8)	Policyholder premiums	
(9)	Guaranteed interest contracts	
(10)	Other contract deposit funds	
(11)	Subtotal	
(12)	Combined total	\$ 64,666,517,048

\$.....\$

33. Analysis of Life Actuarial Reserves by Withdrawal Characteristics

A. General Account

			Account Value	Cash Value	Reserve
(1)	Subj	ect to discretionary withdrawal, surrender values or policy loans:			
	a.	Term Policies with Cash Value	\$	\$ 1,766,369,005	\$ 1,901,795,280
	b.	Universal Life	373,877,724	369,613,870	366,995,484
	C.	Universal Life with Secondary Guarantees	12,033,063	10,598,567	46,504,429
	d.	Indexed Universal Life	212,984,155	205,143,911	178,383,103
	e.	Indexed Universal Life with Secondary Guarantees	320,972,950	300,523,632	700,555,847
	f.	Indexed Life			
	g.	Other Permanent Cash Value Life Insurance	20,198,354	20,198,354	20,375,859
	h.	Variable Life			
	i.	Variable Universal Life			
	j.	Miscellaneous Reserves			
(2)	Not s	subject to discretionary withdrawal or no cash values			
	a.	Term Policies without Cash Value	XXX	XXX	67,632,927
	b.	Accidental Death Benefits	XXX	XXX	177,880
	C.	Disability – Active Lives	XXX	XXX	7,259,026
	d.	Disability - Disabled Lives	XXX	XXX	10,626,838
	e.	Miscellaneous Reserves	XXX	XXX	67,843,732
(3)	Tota	(gross: direct + assumed)	940,066,246	2,672,447,339	3,368,150,405
(4)	Reins	surance Ceded	871,976,490	2,605,972,659	3,299,848,647
(5)	Tota	l (net) (3) - (4)	\$ 68,089,756	\$ 66,474,680	\$ 68,301,758

- B. Separate Account with Guarantees None
- C. Separate Account Nonguaranteed None
- D. Reconciliation of Total Life Insurance Reserves

		Amount
Life 8	& Accident & Health Annual Statement:	
(1)	Exhibit 5, Life Insurance Section, Total (net)	\$ 66,437,124
(2)	Exhibit 5, Accidental Death Benefits Section, Total (net)	
(3)	Exhibit 5, Disability – Active Lives Section, Total (net)	
(4)	Exhibit 5, Disability – Disabled Lives Section, Total (net)	
(5)	Exhibit 5, Miscellaneous Reserves Section, Total (net)	1,863,240
(6)	Subtotal	68,301,758
Sepa	rate Accounts Annual Statement:	
(7)	Exhibit 3, Line 0199999, Column 2	
(8)	Exhibit 3, Line 0499999, Column 2	
(9)	Exhibit 3, Line 0599999, Column 2	
(10)	Subtotal (Lines (7) through (9))	
(11)	Combined Total ((6) and (10))	\$ 68,301,758

34. Premiums and Annuity Considerations Deferred and Uncollected

A. Deferred and Uncollected Life Insurance Premiums and Annuity Considerations

Туре	Gross	Net of Loading
(1) Industrial	\$	\$
(2) Ordinary new business		
(3) Ordinary renewal	5,344,381	6,741,195
(4) Credit life		
(5) Group life		
(6) Group annuity		
(7) Totals	\$ 5,344,381	\$ 6,741,195

35. Separate Accounts

A. Separate Account Activity

(1) The Company maintains four types of separate account arrangements. The first arrangement includes one separate account containing funding agreement policies issued to the FHLB, known as Separate Account – Funding Agreements. The second arrangement includes one separate account, known as ALAC Separate Account I, consisting of individual variable annuities of a non-guaranteed return nature. The third arrangement, known as Group Annuity Separate Accounts, includes six separate accounts supporting annuities payable under group fixed annuity contracts issued to various employers, or trusts established by such employers, in respect of those employers' pension plans. The fourth arrangement includes two separate accounts consisting of index-linked deferred annuity contracts, known as Index-Linked Deferred Annuity Separate Accounts.

35. Separate Accounts (Continued)

(2) Separate account assets legally insulated from the general account claims

In accordance with the products/transactions recorded within the separate account, some assets are considered legally insulated whereas others are not legally insulated from the general account. The legal insulation of the separate account assets prevents such assets from being generally available to satisfy claims resulting from the general account. The assets legally insulated from the general account as of December 31, 2020, are attributed to the following separate account arrangements:

Product/Transaction	Legally Insulated Assets	Separate Account Assets (Not Legally Insulated)
Separate Account - Funding Agreements	\$	\$ 15,026,601
Separate Account I - Variable Annuities	32,916,598	
Group Annuity Separate Accounts	16,421,925,468	
Index-Linked Deferred Annuity Separate Accounts	405,373,771	
Total	\$ 16,860,215,837	\$ 15,026,601

(3) Separate account products that have guarantees backed by the general account

The Company's variable annuity product guarantees a minimum death benefit. The Company's general account has not paid towards separate account guarantees for the past five years. The Company's variable annuity separate account has not paid risk charges for the past five years.

The Company's Group Annuity Separate Account and Index-Linked Deferred Annuity Separate Account liabilities are guaranteed by the general account. The Company's general account has not paid towards separate account guarantees for the past five years.

To compensate the general account for the risk taken, the separate account was paid risk charges as follows for the past five years:

a.	2020	\$	7,339,072
b.	2019	\$	5,572,622
C.	2018	\$	8,878,343
d.	2017	\$	1,906,267
٩	2016	Ś	

- (4) There are no securities lending transactions in the separate account.
- B. General Nature and Characteristics of Separate Accounts Business

Separate Account - Funding Agreements: The funding agreement policies are secured by the assets in the Company's general account which are not subject to claims that arise out of any other business of the Company. The funding agreement policies may not be accelerated by the holder unless there is a default under the agreement, but the Company may retire the funding agreement policies at any time. The assets and liabilities of this separate account are carried at amortized cost.

ALAC Separate Account I: Net investment experience of this separate account is credited directly to the policyholder and can be positive or negative, as determined by the performance and/or fair value of the investments held in the separate account. These variable annuities generally provide an incidental death benefit of the greater of account value or premium paid. The assets and liabilities of these accounts are carried at fair value. This business has been included in column 4 of the table below.

Group Annuity Separate Accounts: The group fixed annuity contracts obligate the Company's general account to make annuity payments if the separate account is not able to do so. The assets and liabilities of this separate account are carried at amortized cost. During 2020, the Company's general account contributed \$375.0 million to Group Annuity Separate Accounts.

Index-linked Deferred Annuity Separate Accounts: The index-linked annuity separate accounts support registered index-linked deferred annuity contracts issued by the Company. The separate account assets are legally segregated and are not subject to claims which may arise from any other business of the Company. The assets and liabilities are carried at amortized cost. During 2020 and 2019, the Company's general account contributed \$90.0 million and \$20.0 million, respectively, of seed money to the Index-Linked Deferred Annuity Separate Accounts.

Information regarding the separate accounts of the Company is as follows. All amounts are for separate accounts as of or for the year ended December 31, 2020.

35. Separate Accounts (Continued)

					Indexed	Nonindexed Guarantee Less than/equal to 4%		Nonguaranteed Separate Accounts	Total
	(1)	Premiur ending	ms, considerations or deposits for period 12/31/2020	\$	37,424,009	\$ 3,113,411,742	\$	\$ 19,705	\$ 3,150,855,456
	(2)	Reserve	es at 12/31/2020 for accounts with assets at:						
		a. Fai	r value					32,916,029	32,916,029
			nortized cost						
		c. Tot	al reserves	\$	210,662,983	\$ 13,898,534,238	\$ 2,469,715,372	\$ 32,916,029	\$ 16,611,828,622
	(3)		drawal characteristics:						
		a. Sub	oject to discretionary withdrawal:						
		1.	With market value adjustment	\$		\$	\$	\$	\$
		2.	At book value without market value adjustment and with current surrender charge of 5% or more		210,662,983				210,662,983
		3.	At fair value					32,916,029	32,916,029
		4.	At book value without market value adjustment and with current surrender charge less than 5%						
		5.	Subtotal	\$	210,662,983	\$	\$	\$ 32,916,029	\$ 243,579,012
		b. No	t subject to discretionary withdrawal			13,898,534,238	2,469,715,372		16,368,249,610
		c. Tot	al	\$	210,662,983	\$ 13,898,534,238	\$ 2,469,715,372	\$ 32,916,029	\$ 16,611,828,622
	(4)		es for asset default risk in lieu of AVR						
			on of Net Transfers To or (From) Separate A ers as reported in the Summary of Operations			Accounts Stateme	nt		
		b. Tra	ansfers to Separate Accounts (Page 4, Line 1 ansfers from Separate Accounts (Page 4, Lin et transfers to or (from) Separate Accounts (a	ie 10))				131,093,528
(2)	Reconc	iling adjustments						
		a. Ot	her adjustments						\$(44,161)
((3)	Transfe	ers as reported in the Summary of Operations	s of t	he Life, Accid	lent & Health Annu	ual Statement		
		(1c + 2	2) = (Page 4, Line 26)						\$ 961,346,743