

QUARTERLY STATEMENT

AS OF SEPTEMBER 30, 2023 OF THE CONDITION AND AFFAIRS OF THE

	ACA Fi	nancial Guar	anty	Corpor	ation		
	000 , 0000 t Period) , (Prior Perio	NAIC Company	-	-		ID Number	52-1474358
Organized under the Laws of	Ма	ryland	_, State	of Domicile or	Port of Entry	N	laryland
Country of Domicile			United	l States			
Incorporated/Organized	06/25/19	986	_ Comm	enced Busine	ss	10/31/19	986
Statutory Home Office		I Street, Suite 820		,		ore, MD, US 212 State, Country and 2	
Main Administrative Office	7 Saint Paul Stree			Baltimore, MI	D, US 21202		212-375-2000
Mail Address	(Street and N 7 Saint Paul Street, S	uite 820				MD, US 21202	Code) (Telephone Number)
Primary Location of Books and		Paul Street, Suite 820		Baltimore	, MD, US 21202		212-375-2000
Internet Web Site Address	(S	treet and Number)		(City or Town, Sta /WW.aca.com	te, Country and Zip (Code) (Area	Code) (Telephone Number)
Statutory Statement Contact	Se	ean Thomas Leonard	•			12-375-2021	
slec	nard@aca.com	(Name)			(Area Code) (Te 212-375-2	elephone Number) (E 100	Extension)
	E-Mail Address)				(Fax Numb		
		OFFIC	ERS				
Name		Fitle		Name			Title
Steven Joseph Berkowitz Sean Thomas Leonard	/	nt and CEO er and CFO	Bre	ndan Patrick I	Valone,	Secret	tary and CAO
	,,			20	,		
	,				,		
			ווסד מ	OTEEO			
Steven Joseph Berkowitz		mond Brecker			andolfo	Eric	Herry Hsiao
Michael Joseph Keegan		chard Schuler					
State ofN	lew York						
County of	estchesters	6					
The officers of this reporting entity above, all of the herein described that this statement, together with liabilities and of the condition and and have been completed in acco law may differ; or, (2) that state information, ky owledge and belief, the NAIC, when required, that is a various regreators in lieu of or in ex-	assets were the absolute pri- related exhibits, schedules affairs of the said reporting of rdance with the NAIC Annua rules or regulations require respectively. Furthermore, th yetact copy (except for forr dition to the enclosed staten	operty of the said reporting and explanations therein c entity as of the reporting pe al Statement Instructions au differences in reporting r rescope of this attestation natting differences due to e nent.	entity, free ontained, a priod stated and Accoun not related by the des electronic f	e and clear from annexed or refe d above, and of ting Practices a to accounting cribed officers a illing) of the enc	n any liens or clai erred to, is a full its income and d nd Procedures m practices and pr also includes the	ins thereon, exce and true stateme eductions therefro anual except to to cocedures, accorre- priated correspon the electronic fili	ept as herein stated, an ent of all the assets an om for the period endec he extent that: (1) stat ding to the best of the ding electronic filing wit ng may by requested b
Steven Joseph Be President and 0		Brendan Patrio Secretary ar		9		Sean Thomas Treasurer and	
		,		a. Is t	his an original filir	ng?	Yes [X] No []
Subscribed and sworn to before 7th day of	me this November, 2023			b. lf r 1	io: State the amendn	nent number	
				2.	Date filed		
fuis day	02			3.1	Number of pages	attached	
Luis Lozada, Notary Public 1/14/2025)						
LUIS LOZA NOTARY PUBLIC, STAT NO. 01LOGZ QUALIFIED IN WESTCH MY COMMISSION EXPIRES	4617 ESTER COUNTY						

STATEMENT AS OF SEPTEMBER 30, 2023 OF THE ACA Financial Guaranty Corporation

	A	SSETS			
			Current Statement Date		4
		1 Assets	2 Nonadmitted Assets	3 Net Admitted Assets (Cols. 1 - 2)	December 31 Prior Year Net Admitted Assets
1.	Bonds				
	Stocks:			, ,	
	2.1 Preferred stocks				
	2.2 Common stocks				
3.	Mortgage loans on real estate:				
	3.1 First liens				
	3.2 Other than first liens				
4.	Real estate:				
	4.1 Properties occupied by the company (less				
	\$0 encumbrances)				
	4.2 Properties held for the production of income				
	(less \$				
	4.3 Properties held for sale (less				
_	\$0 encumbrances)				
5.	Cash (\$3,327,410),				
	cash equivalents (\$23,013,581)	26, 240, 004		26 240 001	40 710 160
c	and short-term investments (\$				
	Derivatives		1	2,148,907	
o. 9.	Receivables for securities	, ,			
	Securities lending reinvested collateral assets				
	Aggregate write-ins for invested assets				
	Subtotals, cash and invested assets (Lines 1 to 11)				
	Title plants less \$				
15.	only)				
14	Investment income due and accrued				
	Premiums and considerations:				
10.	15.1 Uncollected premiums and agents' balances in the course of				
	collection				
	15.2 Deferred premiums, agents' balances and installments booked but				
	deferred and not yet due (including \$				
	15.3 Accrued retrospective premiums (\$0) and				
	contracts subject to redetermination (\$0)				
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers				
	16.2 Funds held by or deposited with reinsured companies				
	16.3 Other amounts receivable under reinsurance contracts				
17.	Amounts receivable relating to uninsured plans				
	Current federal and foreign income tax recoverable and interest thereon				
18.2	2 Net deferred tax asset		(3,874,044)		
19.	Guaranty funds receivable or on deposit				
20.	Electronic data processing equipment and software				
21.	Furniture and equipment, including health care delivery assets				
	(\$0)				
	Net adjustment in assets and liabilities due to foreign exchange rates				
	Receivables from parent, subsidiaries and affiliates			1	
	Health care (\$				
	Aggregate write-ins for other-than-invested assets				
26.	Total assets excluding Separate Accounts, Segregated Accounts and	00 004 775	(0.750.044)	70,000,040	100 001 005
	Protected Cell Accounts (Lines 12 to 25)	68,881,775	(3,756,844)	72,638,619	106,981,085
27.	From Separate Accounts, Segregated Accounts and Protected				
	Cell Accounts	00 004 775	(0.750.044)	70,000,040	400 004 005
28.	Total (Lines 26 and 27)	68,881,775	(3,756,844)	72,638,619	106,981,085
440.5	DETAILS OF WRITE-INS				
			<u> </u>		
	Summary of remaining write-ins for Line 11 from overflow page				
	Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)	40.044	40.044		
	Prepaid Expenses				
				E04 000	
				584,632	
	, , , , , , , , , , , , , , , , , , , ,	602 174	00 F44	E04 000	
2599.	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	623,174	38,541	584,632	

ASSETS

LIABILITIES, SURPLUS AND OTHER FUNDS

		1 Current Statement Date	2 December 31, Prior Year
1.	Losses (current accident year \$		(1,378,687)
2.	Reinsurance payable on paid losses and loss adjustment expenses		
3.	Loss adjustment expenses		
4.	Commissions payable, contingent commissions and other similar charges		
5.	Other expenses (excluding taxes, licenses and fees)	4,517,902	2,206,798
6.	Taxes, licenses and fees (excluding federal and foreign income taxes)		
7.1	Current federal and foreign income taxes (including \$		
7.2	Net deferred tax liability		
8.	Borrowed money \$0 and interest thereon \$0		
9.	Unearned premiums (after deducting unearned premiums for ceded reinsurance of $)$ and		
	including warranty reserves of \$		
	including \$		(33,215
10.	Advance premium		
11.	Dividends declared and unpaid:		
	11.1 Stockholders		
	11.2 Policyholders		
12.	Ceded reinsurance premiums payable (net of ceding commissions)		
	Funds held by company under reinsurance treaties		
	Amounts withheld or retained by company for account of others		
15.	Remittances and items not allocated		
16.	Provision for reinsurance (including \$		
17.	Net adjustments in assets and liabilities due to foreign exchange rates		
18.	Drafts outstanding		
19.	Payable to parent, subsidiaries and affiliates		
20.			
21.	Payable for securities		
	Payable for securities lending		
	Liability for amounts held under uninsured plans		
24.	Capital notes \$0 and interest thereon \$0		
25.	Aggregate write-ins for liabilities		
	Total liabilities excluding protected cell liabilities (Lines 1 through 25)		
27.	Protected cell liabilities		
28.	Total liabilities (Lines 26 and 27)		
	Aggregate write-ins for special surplus funds		
30.	Common capital stock		
31.	Preferred capital stock		
32.	Aggregate write-ins for other than special surplus funds		
33.	Surplus notes		
34.	Gross paid in and contributed surplus		
35.	Unassigned funds (surplus)		
36.	Less treasury stock, at cost:		
	36.1		
	36.2		
37.	Surplus as regards policyholders (Lines 29 to 35, less 36)	65,993,875	104,774,693
	Totals (Page 2, Line 28, Col. 3)	72,638,619	106,981,085
	DETAILS OF WRITE-INS		
2501.	Contingency Reserve		
2502.	Other Payables		(151
2503.	Liability - Payments to Surplus Note Holders	1,233,577	
2598.	Summary of remaining write-ins for Line 25 from overflow page		
2599.	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	2,048,183	1,060,504
2901.			
2902.			
2903.			
2998.	Summary of remaining write-ins for Line 29 from overflow page		
	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)		
	······································		
3298.	Summary of remaining write-ins for Line 32 from overflow page	I	

STATEMENT OF INCOME

	STATEMENT OF INC	1	2	3
		Current Year to Date	Prior Year to Date	Prior Year Ended December 31
	UNDERWRITING INCOME		lo Dale	December 31
	Premiums earned:			
	1.1 Direct (written \$	2,310,097	2,634,619	
	1.2 Assumed (written \$			(890,672) 156,689
	1.4 Net (written \$	(33,215)	1.743.947	1,741,727
	DEDUCTIONS:			
2.	Losses incurred (current accident year \$0):	(40, 000)	0.050.700	0.054.000
	2.1 Direct	. ,		
	2.3 Ceded			
	2.4 Net	(16,329)		3,851,320
3.	Loss adjustment expenses incurred			
	Other underwriting expenses incurred Aggregate write-ins for underwriting deductions			6,534,391
6.	Total underwriting deductions (Lines 2 through 5)			
7.	Net income of protected cells			
8.	Net underwriting gain (loss) (Line 1 minus Line 6 + Line 7)	(9 , 184 , 673)	(6,653,842) .	
	INVESTMENT INCOME			
9.	Net investment income earned	3.519.631		
10.	Net realized capital gains (losses) less capital gains tax of \$0	587,301	4,195,965	(2,822,216)
11.	Net investment gain (loss) (Lines 9 + 10)	4, 106, 932		
12	OTHER INCOME Net gain or (loss) from agents' or premium balances charged off			
	(amount recovered \$			
13.	Finance and service charges not included in premiums			
	Aggregate write-ins for miscellaneous income		24,215	24,215
	Total other income (Lines 12 through 14)		24,215	24,215
16.	Net income before dividends to policyholders, after capital gains tax and before all other federal and foreign income taxes (Lines 8 + 11 + 15)	(5,077,741)	2.018.958	
17.	Dividends to policyholders		,,	(, , ,
18.	Net income, after dividends to policyholders, after capital gains tax and before all other federal	(5.077.744)	0.040.050	(0.050.700)
10	and foreign income taxes (Line 16 minus Line 17)		2,018,958	
	Federal and foreign income taxes incurred Net income (Line 18 minus Line 19)(to Line 22)		2,018,958	(6,059,793)
20.		(0,017,141)	2,010,000	(0,000,700)
	CAPITAL AND SURPLUS ACCOUNT			
21.	Surplus as regards policyholders, December 31 prior year			
	Net income (from Line 20)			
	Net transfers (to) from Protected Cell accounts Change in net unrealized capital gains or (losses) less capital gains tax of			
	\$0	(622,395)		
25.	Change in net unrealized foreign exchange capital gain (loss)			
	Change in net deferred income tax			
	Change in nonadmitted assets Change in provision for reinsurance			
	Change in surplus notes			
	Surplus (contributed to) withdrawn from protected cells			
	Cumulative effect of changes in accounting principles			
32.	Capital changes:			
	32.1 Paid in			
	32.3 Transferred to surplus			
33.	Surplus adjustments:			
	33.1 Paid in			
	 33.2 Transferred to capital (Stock Dividend) 33.3 Transferred from capital 			
34.	Net remittances from or (to) Home Office			
	Dividends to stockholders			
	Change in treasury stock			
	Aggregate write-ins for gains and losses in surplus		(0.457.007)	(433,318)
	Change in surplus as regards policyholders (Lines 22 through 37)	(38,780,818) 65,993,875	(2,457,367) 114,736,338	(12,419,012) 104,774,693
39.	Surplus as regards policyholders, as of statement date (Lines 21 plus 38) DETAILS OF WRITE-INS	00,993,075	114,730,330	104,774,093
0501.				
0502.				
	Summary of remaining write-ins for Line 5 from overflow page TOTALS (Lines 0501 through 0503 plus 0598) (Line 5 above)			
	Other Income		24 215	24 215
	Summary of remaining write-ins for Line 14 from overflow page			
1499.	TOTALS (Lines 1401 through 1403 plus 1498) (Line 14 above) Change in Contingency Reserve		24,215	24,215
3701.				(20,000,000)
3701. 3702.	Payments to Surplus Note Holders	(33,400,000)		
3701. 3702. 3703.	Payments to Surplus Note Holders	(33,400,000)		

CASH FLOW

		1 Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
	Cash from Operations			
1.	Premiums collected net of reinsurance		(4,000,000)	
	Net investment income		2, 354, 938	
3.	Miscellaneous income		24,215	24,215
4.	Total (Lines 1 to 3)	2,108,646	(1,620,847)	(8,631)
	Benefit and loss related payments			
	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts			
7.	Commissions, expenses paid and aggregate write-ins for deductions			
8.	Dividends paid to policyholders			
9.	Federal and foreign income taxes paid (recovered) net of \$0 tax on capital			
	gains (losses)		(389,980)	(389,980)
10.	Total (Lines 5 through 9)	6,331,661	31,450,660	33,862,584
11.	Net cash from operations (Line 4 minus Line 10)	(4,223,015)	(33,071,507)	(33,871,215)
	Cash from Investments			
12.	Proceeds from investments sold, matured or repaid:			
	12.1 Bonds			
	12.2 Stocks			
	12.3 Mortgage loans			
	12.4 Real estate			
	12.5 Other invested assets			
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments			
	12.7 Miscellaneous proceeds		11,876,514	12,258,309
	12.8 Total investment proceeds (Lines 12.1 to 12.7)			
13.	Cost of investments acquired (long-term only):			
	13.1 Bonds			
	13.2 Stocks			
	13.3 Mortgage loans			
	13.4 Real estate			
	13.5 Other invested assets		2,148,907	2,148,906
	13.6 Miscellaneous applications			
	13.7 Total investments acquired (Lines 13.1 to 13.6)	. 11,680,200	23,468,932	24,191,830
14.	Net increase (or decrease) in contract loans and premium notes			
15.	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	19,969,161	73,939,725	84,782,191
16.	Cash from Financing and Miscellaneous Sources 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 1		
	16.6 Other cash provided (applied)	1,111,771	367,738	55,833
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5 plus Line 16.6)	(32,115,306)	367,738	(19,265,344)
	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)		41 , 235 , 956	
19.	Cash, cash equivalents and short-term investments:			
	19.1 Beginning of year			
	19.2 End of period (Line 18 plus Line 19.1)	26,340,991	52,300,476	42,710,152

Note:	Supplemental disclosures of cash flow information for non-cash transactions:		
20.0001.	Loss recovered	 	
	Net realized gain/loss	 	
20.0003.	Contingency Reserve	 (722,789)	
20.0004.	Costs of investments acquired/OTT1	 · · · · /	(5,257,393)
20.0005.	Surplus as regards policyholders	 	(19,566,682)
	Cost of bonds acquired		
1			

1. **1. BASIS OF ACCOUNTING, USE OF ESTIMATES, AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:**

A. Basis of Accounting

ACA Financial Guaranty Corporation ("ACA" or the "Company", a Maryland domiciled financial guaranty insurance company – see Note 21.C.(4) for a description of financial guaranty insurance) prepares its statutory basis financial statements in accordance with accounting practices prescribed or permitted by the Maryland Insurance Administration (the "MIA"). The MIA recognizes only statutory accounting practices prescribed or permitted by the State of Maryland for determining and reporting the financial condition and results of operations of an insurance company and for determining its solvency under insurance law. The National Association of Insurance Commissioners ("NAIC") Accounting Practices and Procedures manual ("NAIC SAP") has been adopted as a component of prescribed or permitted practices by the State of Maryland. The state has adopted certain prescribed accounting practices that differ with those found in NAIC SAP. The Maryland Insurance Commissioner has the right to permit other specific practices which deviate from prescribed practices.

There are no differences between amounts reported in the accompanying financial statements, which are prepared as prescribed or permitted by the MIA, and NAIC SAP.

Net Inc	ome:	SSAP #	F/S Page	F/S Line #	September 30 2023	December 31 2022
(1)	The Company's state basis (Page 4, Line 20, Columns 1 & 2)	XXX	XXX	XXX	\$ (5,077,741)	\$ (6,059,793)
(2)	State Prescribed Practices that increase/(decrease) NAIC statutory accounting principles ("SAP"):	N/A	N/A	N/A		
(3)	State Permitted Practices that increase/(decrease) NAIC SAP:	N/A	N/A	N/A		
(4)	NAIC SAP (1-2-3=4)	XXX	XXX	XXX	\$ (5,077,741)	\$ (6,059,793)
Surplus	:					
(5)	The Company's state basis (Page 3, Line 37, Columns 1 & 2)	XXX	XXX	XXX	\$ 65,993,875	\$ 104,774,693
(6)	State Prescribed Practices that increase/(decrease) NAIC SAP:	N/A	N/A	N/A		
(7)	State Permitted Practices that increase/(decrease) NAIC SAP:	N/A	N/A	N/A		
(8)	NAIC SAP (5-6-7=8)	XXX	XXX	XXX	\$ 65,993,875	\$ 104,774,693

In connection with ACA's Restructuring Transactions and Global Settlement Agreement in 2008 (see Note 21.C.(2)), the Company made a cash payment and issued non-interest bearing surplus notes with a principal amount of \$1 billion to settle counterparty claims. Due to the unique nature of the transaction, and in consultation with the MIA, the Company recorded the issuance of surplus notes with a fully offsetting contra account. This accounting treatment has resulted in a net balance of \$0 reported as surplus notes. Payment of principal, or any other distributions, on the surplus notes may not be recognized until approved by the MIA. Upon the MIA's approval, unassigned funds (surplus) and the contra account will be adjusted to reflect the amount approved. Upon payment, the principal amount of the surplus notes would be reduced by the amount of such payment.

B. Use of Estimates

The preparation of financial statements in conformity with accounting practices prescribed or permitted by the MIA requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities. It also requires disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results may differ from estimates and those differences may be material.

- C. Summary of Significant Accounting Policies
- (1) Premiums charged in connection with the issuance of the Company's guaranties are received either upfront or in installments. Such premiums are recognized as written when due. Installment premiums written are earned ratably over the installment period, generally one year or less, which is consistent with the expiration of the underlying risk or amortization of the underlying insured principal. Upfront premiums written are earned based on the proportion of principal and interest scheduled to be paid on the underlying insured obligation during the period, as compared to the total amount of principal and interest to be paid over the contractual life of the insured debt obligation. When a full loss on a guaranteed obligation is reflected in the financial statements and no further variability exists as to the measurement of the loss, the remaining unearned premiums are recognized as earned since the Company is no longer exposed to insurance risk. Unearned premiums, net of prepaid reinsurance premiums, represent the unearned portion of upfront and installment premiums written.

In addition, when an insured issue is retired early, is called by the issuer or is, in substance, paid in advance through a refunding accomplished by placing U.S. Government securities in escrow (hereafter referred to collectively as "Refundings"), the remaining unearned premium revenue relating to such insured issue is earned at that time since there is no longer risk to the Company. For the years ended September 30, 2023 and 2022, the Company recorded earned premiums of \$1.46 and \$2.73 million, respectively, related to Refundings.

- (2) Short-term investments are stated at amortized cost.
- (3) Bonds and loan-backed securities assigned an NAIC Designation of 1 or 2 are valued at cost, adjusted for amortization of any premium, or accretion of any discount, which is calculated using the constant yield method. Bonds and loan-backed securities assigned an NAIC rating of 3 or lower are valued at the lower of amortized cost (adjusted for amortization of any premium, or accretion of any discount, which is calculated using the constant yield method) or fair value. The prospective method is used to adjust book value for loan-backed securities. Clearwater Analytics, LLC, a third-party investment accounting service provider uses Bloomberg L.P. as the source to determine prepayment assumptions.

The following table summarizes the carrying amount of the Company's bonds by NAIC Designation at September 30, 2023:

NAIC Designation 1	\$ 3,662,709
NAIC Designation 2	-
NAIC Designation 3	-
NAIC Designation 4	-
NAIC Designation 5	-
NAIC Designation 6	37,108,196
Total	\$ 40,770,905

Realized capital gains and losses on the sale of investments are determined on the basis of specific identification and are included in net income. Decreases in the fair value of bond and stock investments below their carrying value which are determined to be "other than temporary" are reflected as realized capital losses and are recorded in the Statement of Income. Factors considered in evaluating whether a decline in value is other than temporary include: 1) whether the decline is attributable to credit related or interest rate related factors, 2) whether the decline is substantial; 3) the amount of time that the fair value has been continuously less than cost; 4) the financial condition and near-term prospects of the issuer; and 5) the Company's ability and intent to retain the investment for a period of time sufficient to allow for an anticipated recovery in value. For the nine month periods ended September 30, 2023 and 2022, the Company recorded no "other than temporary" adjustments.

Net investment income includes interest and dividends received and accrued on investments. It also includes amortization of any purchase premium or discount using the constant yield method, adjusted prospectively for any change in estimated yield to maturity. Investment income is recognized when earned. Investment income due and accrued that is deemed uncollectible is charged against net investment income in the period such determination is made, while investment income greater than 90 days past due is non-admitted and charged directly to surplus. Net investment income is reduced by investment management expenses.

- (4) The Company has no investments in common stock or other similar equity interests, other than the common stock or other similar equity interests of subsidiary, controlled or affiliated insurance and non-insurance entities. See (7) below.
- (5) The Company has one preferred stock holding with a carrying value of zero at September 30, 2023.
- (6) The Company has no investments in mortgage loans.
- (7) Investments in the common stocks or other similar equity interests of its subsidiary, controlled or affiliated insurance or non-insurance entities are accounted for and reported in accordance with the equity method as prescribed by SSAP No. 97, "Investments in Subsidiary, Controlled and Affiliated Entities", and valued in accordance with section 3(ii)(D) of the NAIC Valuations Securities manual. Changes in the carrying value of such investments are reflected as unrealized capital gains or losses in capital and surplus. Dividends received from such investments are reported in investment income. ACA Service L.L.C. derives its earnings from its wholly owned subsidiary, ACA Management, L.L.C. ("ACA Management"). ACA Management receives management fees on asset management contracts which were sold on a forward revenue sharing basis in connection with the termination of the company's prior CDO/CLO asset management business. For the nine-month periods ended September 30, 2023 and 2022, investment income includes dividends received from ACA Service L.L.C., relating to its share of fees from certain managed CDO's of \$10 thousand and \$15 thousand, respectively. See Note 6 below.
- (8) The Company has no investments in joint ventures.
- (9) The Company has no investments in derivatives.
- (10) The Company has no premium deficiencies.
- (11) The Company records a loss with respect to an insurance guaranty upon a payment default by the issuer of the insured obligation (a payment default is generally considered the incident which gives rise to a claim under the Company's insurance policies and triggers loss recognition relating to the incident). The Company may also establish a reserve component for incurred but not reported claims ("IBNR"). The Company's liability for losses (also known as "loss reserves", "reserves for unpaid losses", "case reserves", or "case basis reserves"), reported on the accompanying Statement of Assets, Liabilities, Surplus and Other Funds, represents the best estimate of the present value of the Company's ultimate claim payments under the policy, net of its best estimate of the present value of any recoveries from salvage and subrogation rights under the policy, remaining unpaid at the balance sheet date. Loss adjustment expenses ("LAE") are recorded by the Company in regard to insurance guaranties when costs are incurred or expected to be incurred to remediate probable losses under its policies. Accordingly, LAE may be recorded on policies for which claims have been paid or losses have been recognized, as well as on policies where no claim payments have been made or losses have been recorded but may be incurred in the future. LAE represents the estimated ultimate cost of remediating losses or potential losses under policies. The Company does not discount LAE.

Losses on the Company's insurance guaranties and related case reserves are determined using cash flow models to estimate the net present value of the anticipated shortfall between (i) scheduled payments on the insured obligation and (ii) anticipated cash flow from the obligor or the collateral supporting the obligation and other anticipated recoveries or cash flows. A number of quantitative and qualitative factors are considered when determining whether the Company will incur a loss and the amount of any case reserve. These factors may include the creditworthiness of the underlying issuer of the insured obligation, whether the obligation is secured or unsecured, the projected cash flow or market value of any assets that collateralize or secure the insured obligation, and the historical and projected recoveries from such assets. Other factors that may affect the actual ultimate loss include the state of the economy, market conditions for municipal bond issuance, changes in interest rates, rates of inflation, willingness of the obligor or sponsor to honor its commitments and the salvage values of specific collateral. Such factors and management's assessment thereof will be subject to the specific facts and circumstances associated with the specific insured transaction being considered for loss recognition. Losses and related case reserves are discounted at a rate reflecting the weighted average rate of return on the Company's admitted assets at the end of the year. Recognition of losses and related case reserves requires the use and exercise of significant judgment by management, including estimates

regarding the amount and timing of a loss on an insured obligation. Actual experience may, and likely will, differ from those estimates and such difference may be material due to the fact that the ultimate dispositions of claims are subject to the outcome of events that have not yet occurred, are difficult to predict, and, in certain cases, will occur over many years in the future. Examples of these events include changes in the level of interest rates, credit deterioration of guaranteed obligations, changes in the value of specific assets supporting guaranteed obligations, and changes in the expected timing of claims payments and recoveries, and the amounts of expected claims payments and recoveries. Any estimate of future costs is subject to the inherent limitation on the Company's ability to predict the aggregate course of future events. It should therefore be expected that the actual emergence of losses and LAE will vary, perhaps materially, from any estimate.

Reference should be made to Note 21.C.(1) for further information regarding significant risks and uncertainties relating to the Company's accounting policy for loss recognition on its in-force insurance guaranties, as well as in regard to losses expected to be incurred by the Company on its credit quality classification 4 insurance guaranties which have not yet been recorded in the accompanying Statement of Assets, Liabilities, Surplus and Other Funds because a payment default by the issuer of the insured obligation has not yet occurred.

- (12) A statutorily mandated contingency reserve is established net of reinsurance by an appropriation of unassigned surplus and is reflected in "Aggregate write-ins for liabilities" in the Statement of Assets, Liabilities, Surplus and Other Funds. This reserve is calculated as the greater of a prescribed percentage applied to original insured principal or 50% of premiums written, net of ceded reinsurance. The prescribed percentage varies by the type of business. Once the reserve is calculated, as described above, it is incrementally recognized in the financial statements over a prescribed time period based on type of business. Under SSAP 60, contributions to the contingency reserve may be discontinued if the total contingency reserve already recorded exceeds a calculated amount based upon unpaid principal guaranteed and prescribed percentages by bond category. The Company has discontinued its contributions in the fourth quarter of 2014. Reductions in the contingency reserve may be recognized under certain stipulated conditions, subject to the approval of the MIA. In May 2015, the Company requested the MIA's approval to release contingency reserves equal to the amount in excess of the calculated maximum amount at December 31, 2014. The MIA denied the request in November 2015. In July 2018, the Company requested the MIA's approval to release contingency reserves equal to the amount in excess of the high-end of the off-balance sheet reserve range. In October 2018, the Company revised its request to reflect an updated off-balance sheet reserve range. In June 2019, the Company received the MIA's approval to release \$32.0 million of its contingency reserve. In July 2019, the Company made another request to release additional contingency reserves that was revised in January 2020. In November 2020, the Company received the MIA's approval to release \$38.3 million of its contingency reserve. In December 2021, the Company received the MIA's approval of its October 2021 request for a contingency reserve release of \$6.1 million. In a letter dated September 8th, the Company requested release of the remaining \$19,566,682 of its contingency reserve. On November 7th, the MIA approved this request.
- (13) There has been no change to the Company's capitalization policy.
- (14) The Company has no pharmaceutical rebate receivables.
- (15) For claims related extra-contractual obligations and bad faith contingency losses stemming from lawsuits, the Company recognizes a loss contingency when it determines that an estimated loss is deemed probable to occur and can be reasonably estimated. The Company recognizes a gain contingency when settled.
- (16) The Company discloses restrictions placed upon its assets in Note 5(l). Currently there are two types of restrictions that apply to the Company's transactions, (1) admitted assets, typically bonds and cash equivalents, on deposit with states, and (2) a non-admitted receivable relating to a lease security deposit.

2. ACCOUNTING CHANGES AND CORRECTION OF ERRORS

Not applicable.

3. BUSINESS COMBINATION AND GOODWILL

The Company was not party to any business combinations and has not recorded any goodwill.

4. DISCONTINUED OPERATIONS

The Company had no discontinued operations.

5. INVESTMENTS

A. Mortgage Loans

The Company had no investments in mortgage loans or mezzanine real estate loans as of September 30, 2023 and December 31, 2022.

- B. Debt Restructuring
 - (1) (4) Not applicable

As a result of claims paid under certain of its insurance policies, the Company has received salvage in the form of investment securities. Such investment securities represent restructured debt issued in place of that originally guaranteed by the Company. The Company has recorded such investment securities at fair value at the date received. The aggregate carrying value of such restructured debt as of September 30, 2023 and December 31, 2022 was \$15.1 million and \$15.5 million, respectively. The Company has no other restructured debt and has not been a party to a troubled debt restructuring by virtue of its ownership of its invested assets.

C. Reverse Mortgages

The Company does not invest in reverse mortgages.

- D. Loan-Backed Securities
 - (1) Prepayment assumptions are derived from an average of those forecast by a number of Wall Street dealers as tabulated by Bloomberg L.P. and referred to as Bloomberg consensus estimates.

- (2) During the nine month period ending September 30, 2023, the Company did not recognize any other than temporary impairment charges on loan-backed securities.
- (3) Not applicable.
- (4) Not applicable.
- (5) None
- E. Repurchase Agreements and/or Securities Lending Transactions

The Company has not used repurchase agreements and has not engaged in any securities lending transactions.

F. Repurchase Agreements Transactions Accounted for as Secured Borrowing

The Company had no repurchase agreement transactions accounted for as secured borrowing.

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing

The Company had no reverse repurchase agreement transactions accounted for as secured borrowing.

H. Repurchase Agreements Transactions Accounted for as a Sale

The Company had no repurchase agreement transactions accounted for as a sale.

I. Reverse Repurchase Agreements Transactions Accounted for as a Sale

The Company had no reverse repurchase agreement transactions accounted for as a sale.

J. Real Estate

The Company has no real estate investments.

K. Investments in Low-Income Housing Tax Credits

The Company has no low-income housing tax credit investments.

L. Restricted Assets

The following table summarizes the Company's restricted assets:

(1) Restricted Assets (including Pledged):

				tted & Non-Admitt	ed) Restricted				Curre	nt Year	
			Current Year								entage
	1	2	3	4	5	6	7	8	9	10	11
Restricted Asset Category	Total General Account (G/A)	G/A Supporting Protected Cell Account Activity (a)	Total Protected Cell Account Restricted Assets	Protected Cell Account Assets Supporting G/A Activity (b)	Total (1 plus 3)	Total From Prior Year	Increase/ (Decrease) (5 minus 6)	Total Nonadmitted Restricted	Total Admitted Restricted (5 minus 8)	Gross (Admitted & Nonadmitted) Restricted to Total Assets (c)	Admitted Restricted to Total Admitted Assets (d)
 Subject to contractural obligation for which liability is not shown 	s -	s -	s -	s -	s -	s -	s -	s -	s -	0.00%	0.00%
 Collateral held under security lending agreements 	-	-	-	-	-	-	-	-	-	0.00%	0.00%
Subject to repurchase agreements	-	-		-	-	-	-	-	-	0.00%	0.00%
 Subject to reverse repurchase agreements 	-	-	-	-	-	-	-	-	-	0.00%	0.00%
 Subject to dollar repurchase agreements 	_	-	-	-	-	-	-	-	-	0.00%	0.00%
f. Subject to dollar reverse repurchase agreements	-	-	-	-	-	-	-	-	-	0.00%	0.00%
g. Placed under option contracts	-	-	-	-	-	-	-	-	-	0.00%	0.00%
 Letter stock or securities restricted as to sale - excluding FHLB capital stock 	-	-	-	-	-	-	-	-	-	0.00%	0.00%
i. FHLB capital stock	-	-	-	-	-	-	-		-	0.00%	0.00%
J. On deposit with states	3,167,825	-	-	-	3,167,825	4,548,475	(1,380,650)	-	3,167,825	4.52%	4.36%
On deposit with other regulatory bodies	-	-	-	-	-	-	-	-	-	0.00%	0.00%
I Pledged as collateral to FHLB (including assets backing funding agreements)	-		-	-	-	-	-	-	-	0.00%	0.00%
 Pledged as collateral not captured in other categories 	-	-	-	-	-		-	-	-	0.00%	0.00%
n. Other restricted assets	27,900	-	-	-	27,900	27,900	-	27,900	-	0.04%	0.00%
 Total restricted assets 	\$ 3,195,725	s -	s -	s -	\$ 3,195,725	\$ 4,576,375	\$ (1,380,650)	\$ 27,900	\$ 3,167,825	4.56%	4.36%

(2) Not applicable

(3) Details of Other Restricted Assets:

	Gross (Admitted & Non-Admitted) Restricted							Current Year			
			Current Year						Perce	ntage	
	1	2	3	4	5	6	7	8	9	10	
		G/A Supporting		Protected Cell					Gross (Admitted &	Admitted	
		Protected Cell	Total Protected	Account Assets			Increase/	Total Current Year	Nonadmitted)	Restricted to	
Description of Assets	Total General	Account Activity	Cell Account	Supporting G/A	Total	Total From	(Decrease)	Admitted	Restricted to	Total Admitted	
Description of Assets	Account (G/A)	(a)	Restricted Assets	Activity (b)	(1 plus 3)	Prior Year	(5 minus 6)	Restricted	Total Assets	Assets	
Security Deposit	27,900	-	-	-	27,900	27,900	-	-	0.04%	0.00%	
Total	\$ 27,900	s -	\$ -	\$ -	\$ 27,900	\$ 27,900	\$ -	\$ -	0.04%	0.00%	

Included in Other Restricted Assets is a non-admitted receivable relating to a lease security deposit in the amount of \$27,900.

(4) Collateral Received & Reflected as Assets Within the Reporting Entity's Financial Statements:

Not applicable

M. Working Capital Finance Investments

The Company has no working capital investments.

N. Offsetting and Netting of Assets and Liabilities

The Company has no offsetting or netting of assets and liabilities related to derivatives, repurchases, reverse repurchases, and securities borrowing or securities lending.

O. NAIC 5GI Self-Designated Securities

The following table summarizes the Company's NAIC 5GI self-designated securities:

Inviation ant	Number of	5GI Securities	Aggrega	ate BACV	Aggregate Fair Value		
Investment	<u>Current Year</u>	Prior Year	<u>Current Year</u>	<u>Prior Year</u>	<u>Current Year</u>	Prior Year	
(1) Bonds - AC	-	3	\$ -	\$ 1,151,497	\$ -	\$ 1,177,366	
(2) Bonds - FV	-	-	-	-	-	-	
(3) LB&SS - AC	-	-	-	-	-	-	
(4) LB&SS - FV	-	-	-	-	-	-	
(5) Preferred Stock - AC	-	-	-	-	-	-	
(6) Preferred Stock - FV	-	-	-	-	-	-	
(7) Total (1+2+3+4)	-	3	\$ -	\$ 1,151,497	\$ -	\$ 1,177,366	

P. Short Sales

The Company had no short sales.

Q. Prepayment Penalty and Acceleration Fees

Not applicable

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

Asset Type	Total E	BACV	Percent Share
(1) Cash	\$ 3,3	327,410	12.6%
(2) Cash Equivalents	23,0	013,581	87.4%
(3) Short-Term Investments		-	0.0%
(4) Total	\$ 26,3	340,991	100.0%

6. JOINT VENTURES, PARTNERSHIPS AND LIMITED LIABILITY COMPANIES

A. As of September 30, 2023 and December 31, 2022, the Company held an investment in ACA Service L.L.C. ("ACA Service"). The carrying value of such investment as of September 30, 2023 and December 31, 2022 was zero.

On April 1, 2011, the Company formed Tactical Risk Management LLC ("TRM") a wholly owned subsidiary. The Company has committed to capitalize TRM with up to \$100 thousand. The Company's equity in TRM has been non-admitted as of September 30, 2023 and, December 31, 2022.

B. Not applicable

7. INVESTMENT INCOME

- A. Policyholders' surplus excludes due and accrued investment income if amounts are over 90 days past due.
- B. At September 30, 2023, the Company had no accrued investment income over 90 days past due.

See Note 1.C. (3) and Note 1.C. (7) above.

8. DERIVATIVE INSTRUMENTS

The Company has not purchased or sold any derivative financial instruments for hedging or other purposes.

9. INCOME TAXES

Components of deferred tax assets (DTAs) and deferred tax liabilities (DTLs):

(1)	DTA/DTL Components			2023				2022				Change	
	Description		Ordinary	Capital	Total		Ordinary	Capital	Total		Ordinary	Capital	Total
(a) (b)	Gross deferred tax assets Statutory valuation allowance adjustment	s	50,352,100 \$ 50,352,101	2,286,312 \$ 2,286,312	52,638,412 52,638,412	\$	98,571,564 \$ 98,571,564	2,703,247 \$ 2,703,247	101,274,811 101,274,811	s	(48,219,463) \$ (48,219,464)	(416,935) \$ (416,935)	(48,636,398) (48,636,399)
(c)	Adjusted gross deferred tax assets	_	(0)	-	(0)	-	(1)	-	(1)	-	(10,21),101)	-	(10,050,555)
(d)	Adjusted gross deferred tax assets nonadmitted		(3,874,044)	-	(3,874,044)		(4,990,014)	-	(4,990,014)		1,115,970	-	1,115,970
(e)	Sub-total admitted adjusted gross deferred tax asset		3,874,043	-	3,874,043	-	4,990,013		4,990,013	-	(1,115,969)	-	(1,115,969)
(f)	Gross deferred tax liabilities		1,136,341	2,737,703	3,874,043		1,981,529	3,008,484	4,990,013		(845,189)	(270,781)	(1,115,969)
(g)	Net admitted deferred tax asset	s	2,737,703 \$	(2,737,703) \$	-	\$	3,008,484 \$	(3,008,484) \$	-	\$	(270,781) \$	270,781 \$	-
(2)	Admission calculation components:			2023				2022					
	Description		Ordinary	Capital	Total		Ordinary	Capital	Total		Ordinary	Change Capital	Total
	Admission calculation under ¶11.e. ¶11.c.		orunniy	Cuprui	1 otai		orunny	Cuprun	i otan		orunny	Cuprun	1 otar
(a) (b)	Adjusted gross deferred tax series encourable through loss carrybacks. Adjusted gross deferred tax assets expected to be realized (excluding the amount of deferred tax assets from a, above) after application of the threshold limitation. (the lesser of b.i. and b.ii.	s	- \$ -	- S	-	\$	- \$	- \$	-	s	- \$	- \$	-
(i)	Adjusted gross deferred tax assets exp ected to be realized following the balance sheet date.			- 1			-	- 1	-		- 1	-	
(ii)	Adjusted gross deferred tax assets allowed per limitation threshold.		N/A	N/A	-		N/A	N/A	-		N/A	N/A	-
(c)	Adjusted gross deferred tax assets (excluding the amount of deferred tax assets from a. and b. above) offset by gross deferred tax liabilities.		3,874,043	_	3,874,043	-	4,990,013	-	4,990,013	-	(1,115,969)	-	(1,115,969)
(d)	Deferred tax assets admitted as the result of application of SSAP No. 101.total (a. + b. + c.)	\$	3,874,043 \$	- S	3,874,043	\$	4,990,013 \$	- S	4,990,013	s	(1,115,969) \$	- \$	(1,115,969)
(3)	Used in ¶11.b. (Adjusted Gross Deferred Tax Assets Expected To Be Realized (Excluding The A	mount	Of Deferred Tax Ass	sets From a, above) A	fter Application of	of the T	hreshold Limitation	. (The Lesser of					

(b) and pink does before Tax Assets Expected to be Realized Following the Jamma Shet Date. b.ii. Adjusted Gross Deferred Tax Assets Allowed per Limitation Threshold);

	_	2023	2022				
	Applicable ratio for realization limitation threshold table	15.00%	15.00%				
(4) I	impact of tax planning strategies (TPS) on adjusted gross DTAs and net admitted DTAs:		2023			2022	
(a) A	Description Adjusted gross DTAs - Percentage	Ordinary 0.00%	Capital 0.00%	Total 0.00%	Ordinary 0.00%	Capital 0.00%	Tota
	Admitted adjusted gross DTAs - Percentage	0.00%	0.00%	0.00%	0.00%	0.00%	
(c) I	Do TPS include a reinsurance strategy? Yes or No.		No			No	
	Temporary differences for which a DTL has not been established: There are no temporary differences for which deferred tax liabilities are not recogniz	zed.					
	Significant components of income taxes incurred.						
(1)	Current income taxes incurred consist of the following major components:						
, ,	Description		2023	2022			
	Description		2023				
(a) (b)	Current federal income tax benefit Foreign income tax expense	\$	-	\$ -			
(c)	Subtotal		-	-			
	Tax expense on realized capital gains		-	-			
(e)	Utilization of capital loss carryforwards		-	-			
(f) (g)	Other, including prior year underaccrual Federal and foreign income taxes incurred	\$	-	\$ -			
	-						
	The tax effects of temporary differences that give rise to significant portions	of the deferred tax a	ssets and liab	ilities are as follows:			
(2)	DTAs Resulting From	D	cember 31,	December 31,	~		
	Book/Tax Differences In		2023	2022	Change	-	
	Ordinary		20 (71	¢ 160.605	6 (120.024)		
(1) (2)	Salvage and Subrogation Unearned premiums	\$	38,671 0	\$ 168,695 (121,971)	\$ (130,024) 121,971		
(3)	Policyholder reserves		-	-	-		
(4)	Investments		-	-	-		
(5) (6)	Deferred acquisition costs Policy holder dividends accrued		-	-	-		
(7)	Fixed assets		-	-	-		
(8)	Compensation and benefit accruals		257,250	893,650	(636,400)		
(9) (10)	Pension accruals Nonadmitted assets		-	-	-		
(11)	Net operating loss carryforward		50,056,179	97,631,190	(47,575,010)		
(12)	Tax credit carry forward		(0)	(1)	0		
(13)	Contingency Reserve		-	-	-		
(14)	Other (separately disclose items >5%)		-	-	-	-	
(99)	Subtotal - Gross ordinary DTAs		50,352,100	98,571,564	(48,219,463)		
(b)	Statutory valuation allowance adjustment - ordinary Nonadmitted ordinary DTAs		50,352,101	98,571,564 (4,990,014)	(48,219,464) 1,115,970		
(c)	Nonaumitted ordinary DTAS		(3,874,044)	(4,990,014)	1,115,970	-	
(d)	Admitted ordinary DTAs	\$	3,874,043	\$ 4,990,013	\$ (1,115,970)	•	
(e)	Capital						
(1)	Investments	\$	0	\$ 3,154,652			
(2) (3)	Net capital loss carry forward Real estate		2,286,312	(451,405)	2,737,716		
(4)	Other (separately disclose items >5%)		-	-	-		
(5)	Unrealized capital losses		0	-	0	_	
(00)	Gross capital DTAs		2,286,312	2,703,247	(416,935)		
(f)	Statutory valuation allowance adjustment - capital		2,286,312	2,703,247	(416,935)		
(g)	Nonadmitted capital DTAs		-	-	-	-	
(h)	Admitted capital DTAs	\$	-	\$-	s -	-	
(i)	Admitted DTAs	s	3,874,044	\$ 4,990,014	\$ (1,115,970)		
						=	
(3)	DTLs Resulting From Book/Tax Differences In	D	ecember 31, 2023	December 31, 2022	Change	_	
(a)	Ordinary						
(a) (1)	Investments	\$	1,101,553	\$ 1,894,560	\$ (793,007)	
(2)	Fixed assets		-	-	-		
(3) (4)	Deferred and uncollected premiums Deferred compensation - Bonus		-	-	-		
(4) (5)	Loss Reserve Discount		34,788	86,970	(52,182)	
(6)	Other (separately disclose items >5%)		-	-	-	_	
(99)	Ordinary DTLs	\$	1,136,341	\$ 1,981,529	\$ (845,189)	
(b)	Capital						
(1)	Investments	\$	2,737,703	\$ 3,008,484	\$ (270,781)	
(2)	Real estate		-	-	-		
(3) (4)	Other a step disclose items >5%)		-	-	-		
(4)	Unrealized capital gains		-		-	_	
(99)	Capital DTLs	\$	2,737,703	\$ 3,008,484	\$ (270,781)	
(c)	DTLs	\$	3,874,043	\$ 4,990,013	\$ (1,115,969)	
(4)	Net deferred tax assets/liabilities	¢		s -	s -		

The change in net deferred income taxes is comprised of the following (this analysis is exclusive of nonadmitted assets as the Cl Assets is reported separately from the Change in Net Deferred Income Taxes in the surplus section of the Annual Statement): itted assets as the Change in Nonadmitted

	D	ecember 31, 2023	December 31, 2022		Bal. Sheet Change
Total deferred tax assets	\$	52,638,412	\$ 101,274,81	1 \$	(48,636,398)
Total deferred tax liabilities		3,874,043	4,990,01	3	(1,115,969)
Net deferred tax assets/liabilities		48,764,369	96,284,79	8	(47,520,429)
Statutory valuation allowance adjustment (*see explanation below)		52,638,412	101,274,81	1	(48,636,399)
Net deferred tax assets/liabilities after SVA	\$	(3,874,044)	\$ (4,990,01	4)	1,115,970
Tax effect of unrealized gains					-
Statutory valuation allowance adjustment allocated to unrealized (+)					-
Change in net deferred income tax benefit				\$	1,115,970

*Statutory valuation allowance The Company does not forecast enough taxable income in future tax years in order to recover the deferred tax assets. As a result, a full valuation allowance is being utilized against deferred tax assets.

Reconciliation of federal income tax rate to actual effective rate: 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 D.

e taxes including realized capital gains / losses

The significant items causing this difference are as follows:		Statutory Rate	
		21.00%	Effective Tax
Description	 Amount	Tax Effect	Rate
Income Before Taxes (including all realized capital losses)	\$ (5,393,481)	\$ (1,132,631)	21.00%
Tax-Exempt Interest	(611,433)	(128,401)	2.38%
Equity in Affiliates	(874)	(184)	0.00%
Proration	152,858	32,100	-0.60%
Meals & Entertainment, Lobbying Expenses, Etc.	661	139	0.00%
Statutory Valuation Allowance Adjustment	(231,601,899)	(48,636,399)	901.76%
LRD Transition Rev Proc -2019-31		-	0.00%
Effect of Sequestration on AMT Credit Refund	-	-	0.00%
Change in Non-Admitted Assets	-	-	0.00%
Change in Contingency Reserve	-	-	0.00%
Prior Year True-up and other	(241,534)	(50,722)	0.94%
Total	\$ (237,695,702)	\$ (49,916,098)	925.49%
Federal income taxes incurred benefit		-	0.00%
Change in net deferred income tax charge charge		(1,115,970)	20.69%
Total statutory income taxes	-	\$ (1,115,970)	20.69%

Carryforwards, recoverable taxes, and IRC §6603 deposits: E.

\$ 238,362,759 expiring through the calendar year 2043. The Company has net operating loss carry forwards of:

The Company had capital loss carry forwards of: \$ 10,887,198 expiring through the calendar year 2028. - which does not expire.

The Company has an AMT credit carryforward of: \$

The Company received a refund in 2019 and 2022 relating to the AMT tax credit.

Income taxes, ordinary and capital, available for recoupment in the event of future losses include:

Available from tax year		Ordinar	у	Capital	Total
2021	5		-	\$ -	\$ -
2022			-	-	-
2023			-	-	
Total	S		-	\$ -	\$ -

Deposits admitted under IRC § 6603

The Company's Net operating and capital loss carry forwards are limited in its aggregate under Section 382 of the Internal Revenue Code. See Note 21C. This limitation is reflected in the statutory valuation allowance determination. The cumulative remaining balance of net operating loss carry forwards subject to the Section 382 limitation at December 31, 2023 is approximately \$133 million. The cumulative remaining Section 382 limitation at December 31, 2023 is approximately \$16.0 million.

F. The Company's federal income tax return is not consolidated with any other entities

The Company's tax return is not consolidated with any other entities

Income tax loss contingencies G.

In November 2015, the Internal Revenue Service ("IRS") concluded its examination of income tax returns for ACA through 2008 tax year. No material adjustments arose as a result of the audit in relation to the financial position or results of operations of the Company for the tax years that were examined. No material adjustments are expected for tax years for which the statute of limitations remains open. In addition, the Company does not have any material income tax loss ontingencies

H Repatriation Transition Tax

Not applicable

I.

Alternative Minimum Tax (AMT) Credit

The Company received a refund in 2019 relating to the utilization of AMT tax credits in the amount of \$389,980. In May, 2022 the Company received a refund for the remaining balance of its AMT credit.

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

A. & B. There were no transactions with parent, affiliates or other related parties in 2023 or 2022.

- C. Not applicable.
- The Company has \$79 thousand net payable to subsidiaries at September 30, 2023 and December 31, 2022. D.
- The Company has no material management or service contract with any related parties. Е.
- F Except as discussed in Note 6, the Company has no guaranties or undertakings for the benefit of an affiliate or related party.
- The Company's common stock is owned 100% by Manifold Capital, LLC (ACACH), a Delaware limited liability company, G. legal successor to Manifold Capital Corp. (formerly ACA Capital Holdings, Inc.), a Delaware corporation. As of April 7, 2016, ACACH is a wholly owned subsidiary of Broadside Financial Ltd., a British Virgin Island limited company that is also ACACH's sole member. Effective at the closing of the restructuring transaction entered into on August 8, 2008, ACACH and its wholly owned subsidiaries disclaimed control over the Company. This disclaimer of control was approved by the MIA. See Note 21.C.(2) for a discussion of the restructuring transaction.
- H. The Company's majority common shareholder and ultimate parent, ACACH, is not owned directly or indirectly via any of the Company's downstream subsidiaries or controlled or affiliated entities. See Note 21.C.(2) for information regarding the ownership structure of the Company following the closing of its restructuring transaction that took place on August 8, 2008. See Note 21.C.(2) for a discussion of the restructuring transaction.
- The Company holds no investment in any subsidiary, controlled or affiliated entity that exceeds 10% of its admitted assets. I.
- J. The Company did not impair any subsidiary, controlled or affiliated entity in 2023 or 2022.
- Not applicable. Κ.
- The Company does not hold an investment in a downstream noninsurance holding company. L.
- M. Not applicable.

- N. Not applicable.
- O. Not applicable.
- 11. DEBT
 - A. As of September 30, 2023 and December 31, 2022, the Company had no capital notes or other debt.
 - B. As of September 30, 2023 and December 31, 2022, the Company had no Federal Home Loan Bank (FHLB) Agreements.

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

- A. The Company has no Defined Benefit Plan.
- B. D. Not applicable.
 - E. The Company sponsors a qualified defined contribution plan, which covers all full-time employees of the Company as of their start date with the Company. Eligible participants may contribute a percentage of their salary, subject to IRS limitations. The Company's contributions to the plan are based on a fixed percentage of employees' contributions subject to IRS limitations. For the nine-month periods ended September 30, 2023 and 2022, the Company recognized expense in the amount of \$3.2 million and \$341.7 thousand for the defined contribution plan, respectively.
 - F. The Company has no Multi-employer Plan.
 - G. The Company has no Consolidated/Holding Company Plan.
- H. & I. The Company provides postemployment benefits to its employees. The benefits include severance and temporary continuation of certain benefits, such as healthcare, for terminated employees. Amounts are reflected in the financial statements, as Employee Relations and Welfare expenses, when it is probable that the employee will be entitled to the benefit and the amount can be reasonably estimated.

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

- A. The Company has 1,000,000 shares of common stock authorized, issued and outstanding with a par value of \$15.00 per share. See Note 10.G.
- B. The Company has no preferred stock outstanding.
- C. As part of the Company's restructuring discussed in Note 21.C.(2) below, the MIA Order restricts the Company from paying dividends without the prior approval of the Commissioner.
- D. No dividends were paid in 2023 or 2022.
- E. The Company had negative earned surplus at September 30, 2023 and December 31, 2022; therefore, no dividends can be paid in 2022 pursuant to Maryland Insurance Law. Negative earned surplus represents the amount reported in the Statement of "Assets, Liabilities, Surplus and Other Funds" under the line item entitled, "Unassigned funds (surplus)".
- F. There are no restrictions on unassigned surplus.
- G. The Company is not a mutual company.
- H. The Company holds no stock for special purposes.
- I. The Company holds no special surplus funds.
- J. The portion of unassigned surplus represented by cumulative unrealized capital losses is \$7,375,783.
- K. The Company issued the following surplus debentures or similar obligations:

1	2	3	4	5	6	7	8
ltem Number	Date Issued	Interest Rate	Original Issue Amount of Note	ls Surplus Note Holder a Related Party (Y/N)	Carrying Value of Note Prior Year	Carrying Value of Note Current Year *	Unapproved Interest and/or Principal
1	8/8/2008	0.0%	\$ 1,000,000,000	NO	\$-	\$-	\$-
Total	XXX	XXX	\$ 1,000,000,000	XXX	\$-	\$-	\$-
1	* Total should agree	w ith Page 3, Line 33.	11	12	13	1	4
ı Item Number	9 Current Year Interest Expense Recognized	Life-To-Date Interest Expense Recognized	Current Year Interest		Life-To-Date Principal Paid		-
						Follow ing the expira	tion, commutation or

1	\$ -	\$-	-	\$ 33,400,000	\$ 81,000,000	policy issued by the Company, the date that is within thirty (30) days of the completion of the liquidation and pro rata distribution of the proceeds of such liquidation.
Total	\$ -	\$-	XXX	\$ 33,400,000	\$ 81,000,000	XXX

1	15	16	17	18	19
ltem Number	Are Surplus Note payments contractually linked? (Y/N)	Surplus Note payments subject to administrative offsetting provisions? (Y/N)	Were Surplus Note proceeds used to purchase an asset directly from the holder of the surplus note? (Y/N)	ls Asset Issuer a Related Party (Y/N)	Types of Assets Received Upon Issuance
1	NO	NO	NO	NO	Please refer to Note 21.C(2) for detailed description
Total	XXX	XXX	XXX	XXX	XXX

As part of the restructuring transaction which took place on August 8, 2008, surplus notes with a face amount of \$1 billion were issued. See Note 21.C.(2) for a description of the notes. These notes were recorded in the surplus notes section of the balance sheet along with an offsetting entry to a contra account (see Note 1.A.). All payments made under the surplus notes require advance approval of the MIA.

The Surplus Notes provide that, on or before July 15, 2013 and on every anniversary thereafter, ACA, as obligor, shall seek regulatory approval from the MIA to make a payment on the Surplus Notes to the holders thereof. ACA has made these annual requests to the MIA. For the first time, on June 17, 2019, the MIA approved a one-time payout of \$5.6 million relating to the July 2018 request. On November 25, 2020, the MIA approved a payment of \$11.0 million relating to ACA's July 2019 and July 2020 requests. ACA recorded an accrued liability at December 31, 2020 for this payment which was made on January 11, 2021. On September 22, 2021, the MIA approved another payment of \$11.0 million relating to ACA's July 2021 request which was made on October 21, 2021. On November 17, 2022, the MIA approved a payment of \$20.0 million relating to ACA's 2022 request. On March 31, 2023, the Company requested the MIA's approval to make a \$33.4 million payment to the Surplus Notes. The MIA approved this request on April 28, 2023.

L.&M. The Company has not gone through any quasi-reorganization.

14. CONTINGENCIES

A. Contingency Commitments

The Company has no contingent commitments.

B. Assessments

The Company has no assessments other than those arising in the normal course of business. Such assessments are not material.

C. Gain Contingencies

The Company has no gain contingencies.

We have from time to time filed for damages, reserved rights and/or delivered notices of potential claims both to private parties and governmental entities, agencies and instrumentalities. We continually seek opportunities to obtain restitution and compensation for losses and related expenses incurred on previously issued financial guaranty insurance policies and on investment losses. The outcome of any such efforts remains uncertain at this time.

D. Claims Related Extra-Contractual Obligations and Bad Faith Contingency Losses Stemming from Lawsuits

No losses were paid or incurred on claims related extra-contractual obligations and bad faith contingency losses stemming from lawsuits during the period of this statement.

The Company is currently not defending itself in any lawsuit that could possibly result in loss payments.

Various lawsuits against the Company have arisen in the course of the Company's business. Contingent liabilities arising from litigation, income taxes and other matters are not considered material in relation to the financial position or the results of operations of the Company.

E. Product Warranties

Not applicable.

F. Joint and Several Liabilities

Not applicable.

G. All Other Contingencies

Not applicable.

15. LEASES

- A. Lessee Operating Lease
 - (1) The Company had a lease for office space at 555 Theodore Fremd Avenue in Rye, NY with a commencement date of September 1, 2016 and a termination date of November 30, 2021. In April 2021, the Company signed a lease extension for smaller office space within the same building commenced April 15, 2021 until November 30, 2023. The Company's rental expense for the nine-month periods ended September 30, 2023 and 2022 was \$112.4 thousand and \$89.7 thousand, respectively.
 - (2) ACA executed an agreement to terminate its office lease effective September 15, 2023. ACA will be retaining home office in Maryland, which will also become its administrative office.
- B. Lessor Leases

Not applicable.

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

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

		Ass	sets		Liabilities				
	Septemb	er 30,	Decen	mber 31,	Septem	September 30,		ember 31,	
	202	3	2	022	20	23		2022	
a. Swaps	\$	-	\$	-	\$	-	\$	-	
b. Futures		-		-		-		-	
c. Options		-		-		-		-	
c. Total	\$	-	\$	-	\$	-	\$	-	

(1) - (4) Except for that discussed below, the Company has no financial instruments with off-balance sheet risk.

While the Company establishes reserves for losses on obligations which are in default as to payment (see Note 1.C.(11) and Note 21.C.(1)), the risk of loss under the Company's guaranties extends to the full amount of unpaid principal and interest on all debt obligations it has guaranteed (see description of financial guaranty insurance in Note 21.C.(4)). In-force par outstanding in the tables below reflect only the outstanding principal balance for capital appreciation bond obligations that the Company has insured. The Company reports its remaining obligation, including any accreted values, as an interest obligation.

The tables below reflect certain information regarding the Company's in-force par exposure at September 30, 2023 and December 31, 2022:

		Septemb	er 30, 2023	December 31, 2022				
	In-fo	orce Par	% of In-force Par	In-Fo	rce Par	% of In-Force Par		
(\$ in millions)	Outs	tanding	Outstanding	Outst	anding	Outstanding		
Tax-exempt obligations:								
Healthcare	\$	-	0.0%	\$	11	22.4%		
Tax backed		-	0.0%		11	22.4%		
Higher education		-	0.0%		12	24.5%		
Long-term care		-	0.0%		1	2.0%		
General obligations		-	0.0%		2	4.1%		
Utilities		-	0.0%		1	2.0%		
Transportation		-	0.0%		11	22.4%		
Total municipal obligations		-	0.0%		49	100.0%		
Taxable obligations								
Other		-	0.0%		-	0.0%		
Total	\$	-	100.0%	\$	49	100.0%		

For the period ended September 30, 2023, the Company reported a decrease in insured in-force par outstanding of \$38 million, of which \$1.46 million was attributable to Refundings, relating to policy novations (See Note 1.C.(1)).

		!	Septe mb	oer 30, 2023	December 31, 2022			
(\$ in millions)	PAR EXPOSURE BY STATE	In-for Outsta	ce Par Inding	% of In-force Par Outstanding		ce Par anding	% of In-force Par Outstanding	
New York		\$	-	0.0%	\$	12	24.4%	
California			-	0.0%		4	8.2%	
Ohio			-	0.0%		9	18.4%	
Missouri			-	0.0%		11	22.5%	
Other states			_	0.0%		13	26.4%	
	Total municipal obligations	\$	-	0.0%	\$	49	100.0%	

IN-FORCE PAR OUTS TANDING BY MATURITY

	Septembe	er 30, 2023		
(\$ in millions)	In-For	ce Par		
Terms of Maturity	Outstanding			
0 to 5 years	\$	-		
5 to 10 years		-		
10 to 15 years		-		
15 to 20 years		-		
20 and above		-		
Total	\$	-		

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

- A. The Company had no transfer of receivables reported as sales.
- B. The Company had no transfer and servicing of financial assets.
- C. The Company had no wash sales.

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

- A. The Company has no Administrative Services Only (ASO) plan.
- B. The Company has no Administrative Services Contract (ASC) plan.
- C. The Company has no Medicare or other similarly structured cost based retirement contract.

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

The Company has no direct premium written through or produced by managing general agents or third party administrators.

20. FAIR VALUE MEASUREMENT

- A. Inputs used for Assets and Liabilities Measured at Fair Value
 - (1) Assets measured at fair value on a non-recurring basis:

Description for each class of asset or liability	(Le	evel 1)	(Level 2) (Level 3)		Net Asset Value (NAV)		Total		
a. Assets at fair value									
Bonds									
US Governments	\$	-	\$ -	\$	-	\$	-	\$	-
Industrial & Misc		-	9,998,656		20,706,339		-		30,704,995
Hybrid Securities		-	-		-		-		-
Parent, Subsidiaries and Affiliates		-	-		-		-		-
Total Long Term (D-1)		-	9,998,656		20,706,339		-		30,704,995
Total assets at fair value	\$	-	\$ 9,998,656	\$	20,706,339	\$	-	\$	30,704,995
b. Liabilities at fair value									
Total Liabilities at fair value	\$	-	\$ -	\$	-	\$	-	\$	-

\$0.00 was transferred from Level 1 to Level 2 and \$0.00 was transferred from Level 2 to Level 1

(2) Assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3):

Not applicable

- (3) The Company's policy is to recognize transfers in and out at the end of the reporting period, consistent with the date of the determination of fair value.
- (4) In accordance with SSAP 100, the valuation techniques used in measuring fair values are based on the following:
 - Level 1: Fair value measurements that are quoted prices (unadjusted) in active markets that the Company has the ability to access for identical assets or liabilities.
 - Level 2: Fair value measurements, based on inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs include quoted prices for similar assets and liabilities in active markets, and inputs other than quoted prices that are observable at commonly quoted intervals.
 - Level 3: Fair value measurements, based on certain inputs which are unobservable (supported by little or no market activity) and significant to the fair value measurement. Unobservable inputs reflect the Company's best estimate of what hypothetical market participants would use to determine a transaction price for the asset or liability at the reporting date.
- (5) Derivative Fair Value

Not applicable

B. Other Fair Value Disclosures

Not applicable

C. Fair Values for All Financial Instruments by Levels 1, 2 and 3

The tables below reflect the fair values and admitted values of all admitted assets and liabilities that are financial instruments excluding those accounted for under the equity method (subsidiaries). The fair values are also categorized into the three-level fair value hierarchy as described above.

September 30, 2023												
Type of Financial Instrument	Aggregate Fair Value	Admitted Assets	Level 1	Level 2	Level 3	Net Asset Value (NAV)	Not Practicable (Carrying Value)					
Bonds	\$ 40,707,275	\$ 40,770,905	\$-	\$ 3,599,080	\$ 37,108,195	\$ -	\$-					
Cash, Cash Equivalents & Short-Term Investments	26,340,991	26,340,991	26,340,991	-	-	-	-					
Other Invested Assets	2,148,907	2,148,907	-	-	2,148,907	-	-					
Receivable for Securities	80,000	80,000	80,000	-	-	-	-					
Total	\$ 69,277,173	\$ 69,340,803	\$ 26,420,991	\$ 3,599,080	\$ 39,257,102	\$-	\$ -					

	December 31, 2022												
Type of Financial Instrument	Aggregate Fair Value	Admitted Assets	Level 1	Level 2	Level 3	Net Asset Value (NAV)	Not Practicable (Carrying Value)						
Bonds	\$ 57,946,731	\$ 57,919,005	\$-	\$ 31,265,965	\$ 26,680,766	\$-	\$-						
Cash, Cash Equivalents & Short-Term Investments	42,715,599	42,710,151	41,880,399	-	835,200.00	-	-						
Other Invested Assets	4,740,065	4,740,065	-	-	4,740,065	-	-						
Receivable for Securities	130,000	130,000	130,000	-	-	-	-						
Total	\$ 105,532,395	\$ 105,499,221	\$ 42,010,399	\$ 31,265,965	\$ 32,256,031	\$-	\$ -						

D. Financial Instruments for which Not Practicable to Estimate Fair Values

Not applicable

E. Investments Measured using Net Asset Value

Not applicable

21. OTHER ITEMS

- A. Extraordinary items
 - The Company had no extraordinary items during 2023 and 2022.
- B. Troubled Debt Restructurings: Debtors

The Company had no troubled debt restructurings during 2023 and 2022. See also Note 5.B.

D. Other Disclosures

(1) Description of Significant Risks and Uncertainties

- As discussed in Note 1.C. (11), ACA recognizes losses and establishes related loss reserves on bond obligations it has insured upon the initial payment default by the issuer of such bond obligations (under the Company's accounting policy, the initial payment default is generally considered the incident which gives rise to a claim and triggers loss recognition relating to the incident) or when an IBNR reserve component is established. The loss recognized by ACA upon a payment default or an IBNR component represents the Company's best estimate of its ultimate loss over the life of the policy, discounted to reflect the time value of money.
- As discussed in Note 36, the Company classifies its insured in-force portfolio in one of four credit quality categories. As noted therein, as of September 30, 2023, the Company had insured obligations with outstanding principal totaling \$10.8 million classified in Category 4, which means that it either has paid claims on such exposures or expects to pay claims on such exposures in the future. As discussed in Note 16, the risk of loss under the Company's guaranties extends to the full amount of unpaid principal and interest on all debt obligations it has guaranteed. The Company believes that its policyholders' surplus will be in excess of Maryland's required minimum policyholders' surplus over the twelve months succeeding the date of the accompanying statement of Assets, Liabilities, Surplus and Other Funds and, that it has sufficient liquidity resources to satisfy its financial obligations as they come due for the foreseeable future.
- Losses incurred and reserves for losses are reported by the Company net of estimated recoveries from salvage and subrogation. Estimated salvage and subrogation are a material component of the Company's incurred losses and reserves for losses (both on-balance sheet and off-balance sheet). Pursuant to the Company's policies of insurance, should the Company pay a claim under a policy, subrogation rights enable the Company to pursue the obligor for recovery of all claims paid or losses incurred. In other cases, the Company may be assigned the rights to certain salvage and subrogation recoveries is that such estimates are subject to both timing and credit risk. In many instances the timing of such recoveries is expected to occur significantly later than the associated claim payments the Company is trying to recover. In addition, in regard to subrogation, credit risk exists with respect to the obligor's ability to ultimately honor the insurer's claim for recoveries, and in respect of salvage, risk exists as to whether such salvage will ultimately be sufficient to recover all of the insurer's claims for recoveries. No assurance can be provided that estimated salvage and subrogation recoveries will be fully collected and any uncollected amount may be material to the Company's financial position and results of operations.
- Establishment of case basis reserves for unpaid losses, loss adjustment expenses and IBNR on the Company's insured guaranties requires the use and exercise of significant judgment by management, including estimates regarding the severity of loss and the amount and timing of claim payments and recoveries on a guaranteed obligation. Case basis and IBNR reserves reflect management's best estimate of the present value of the Company's ultimate loss and not the worst possible outcome. Actual experience may, and likely will, differ from those estimates and such difference may be material due to the fact that the ultimate dispositions of claims are subject to the outcome of events that have not yet occurred and, in certain cases, will occur over many years in the future. Examples of these events include changes in the level of interest rates, credit deterioration of guaranteed obligations, changes in the value of specific assets supporting guaranteed obligations, willingness of the obligor or sponsor to honor its commitments, changes in the expected timing of claims payments and recoveries, and changes in the amounts of expected claims payments and recoveries. Both qualitative and quantitative factors are used in making such estimates. Each quarter, in connection with the preparation of its financial statements, the Company reevaluates all such estimates. Changes in these estimates may be material and may result in material changes in the Company's policyholders' surplus. Any estimate of future costs is subject to the inherent limitation on management's ability to predict the aggregate course of future events. It should, therefore, be expected that the actual emergence of losses and claims will vary, perhaps materially, from any estimate. The risk of loss under the Company's guaranties extends to the full amount of unpaid principal and interest on all debt obligations it has guaranteed (see Note 16).
- The Company is involved from time to time in a number of legal proceedings, both as plaintiff and defendant, as well as regulatory inquiries and investigations. Management cannot predict the outcomes of any proceedings and other contingencies with certainty. In addition, it is not possible to predict whether additional suits will be filed or whether additional inquiries or investigations will be commenced. The outcome of some of these proceedings and other contingencies could require the Company to take or refrain from taking actions which could have a material adverse effect on its business, financial position or cash flows or could require the Company to pay (or fail to receive) substantial amounts of money. Additionally, prosecuting and defending lawsuits and proceedings has caused the Company to incur significant expenses.
- ACA has experienced and likely will continue to experience substantial tax losses in the conduct of its business.

Section 382 of the Internal Revenue Code ("Section 382") contains rules that limit the ability of a corporation that experiences an "ownership change" to utilize its net operating loss carryforwards ("NOLs") and certain built-in losses recognized in periods following the ownership change. An ownership change is generally any change in ownership of more than 50 percentage points of a corporation's stock over a rolling 3-year period. Accordingly, the aggregate ownership change ("Aggregate Ownership Change") at any particular date represents the summation of the amount of ownership change resulting from all transactions in a corporation's stock occurring during the three year period ended on such date. These rules generally operate by focusing on ownership changes among shareholders owning directly or indirectly 5% or more of the stock of a corporation or any change in ownership arising from a new issuance of stock by the corporation. For purposes of the aforementioned test, ACA's surplus notes are considered stock and ACA's surplus note holders are considered shareholders.

Under Section 382, the transfer of ACA's surplus notes can cause an ownership change that would limit ACA's ability to utilize its NOLs and recognize certain built-in losses. Depending on the resulting limitation, a significant portion of ACA's NOLs could be deferred or could expire before ACA would be able to use them to offset positive taxable income in current or future tax periods.

ACA experienced an ownership change for purposes of Section 382 in 2014. As a consequence of the ownership change, ACA's ability to use its NOLs will be limited to approximately \$5.3 million on an annual basis.

Since the ownership change mentioned above, the Company has generated significant net operating losses in 2014, 2015, 2016, 2019, 2021 and 2022. Another ownership change may further limit the initial NOL limitation and could impact the ability to fully utilize NOLs generated in 2014, 2015, 2016, 2019, 2021, and 2022.

(2) Restructuring Transaction

As a result of adverse developments in the credit markets generally and the mortgage market specifically that began in the second half of 2007 and continued to deepen in 2008 and thereafter, the Company experienced material adverse effects on its business, results of operations, and financial condition, which resulted in significant downgrades of the Company's financial strength ratings by Standard & Poor's Ratings Services ("S&P") and, ultimately, a restructuring of the Company to avoid a regulatory proceeding (the "Restructuring Transaction"). The Restructuring Transaction, which was consummated on August 8, 2008, was comprised of three main components (see also Note 10.G.).

The first component of the Restructuring Transaction consisted of a Global Settlement Agreement whereby insured credit swap counterparties' claims were settled in consideration for a cash payment of approximately \$209 million and surplus notes with a face value of approximately \$950 million. In the aggregate \$1 billion face amount of surplus notes were issued in connection with the Restructuring Transaction. Of such amount, the aforementioned insured credit swap counterparties received \$950 million as previously discussed and the balance of \$50 million was issued to ACACH. While certain of the surplus notes issued to the insured credit swap counterparties were issued to be non-voting at the request of certain of such counterparties, the surplus notes issued to the counterparties, in the aggregate, represent a 100% voting interest in the Company. The surplus notes issued to ACACH are all non-voting.

The second component of the Restructuring Transaction provided for the settlement of a \$100 million medium term note guaranteed by the Company. This obligation was settled by a cash payment of approximately \$48 million to the note holders in 2008 and the relinquishment by the Company of investments in CDO equity with an estimated value of \$2.5 million. Of the total cash settlement, approximately \$32 million was paid out of a cash collateral account supporting the issued note while the remaining amount of approximately \$16 million was funded by cash from the Company and its other subsidiaries.

The third component of the Restructuring Transaction centered on the Intercompany Agreement which treated ACACH and its non-ACA FG subsidiaries as one sub-group and ACA FG and its subsidiary as a separate sub-group. By its terms, the Intercompany Agreement provided for the cancellation of a previously issued intercompany surplus note as well as intercompany balances between the Company's sub-group and the ACACH sub-group. It also provided for a global release of liability among the two sub-groups. In general, the release discharges the entities from any and all actions, cause of action, suits, debts, liens, contracts, rights and other legal obligations against each other, except those provided for in the Intercompany Agreement.

Subsequent to the closing of the Restructuring Transaction, the Company is required to and has operated under an order issued by the MIA, Case No.: MIA: 2008-08-011 dated August 7, 2008 (the "Order"). The Order provides, among other things, that the Company operate as a run-off company. In connection with the Order, following the Restructuring Transaction, the Company wound down all subsidiaries no longer necessary for the conduct of its ongoing business, including 73 special purpose entities created for the insured credit swap and CDO asset management businesses.

(3) Description of the Company's On-Going Strategic Plan

Management is actively seeking to (i) maximize recoveries and mitigate ultimate losses, (ii) increase the Company's capital, surplus, liquidity and claims paying resources, (iii) realize maximum value from various legal proceedings described in Note 14.C. and from any other rights and remedies the Company may have, and (iv) take other actions to enhance its financial position (hereafter collectively referred to as "Strategic Actions"). In regard to the Strategic Actions, the Company is actively pursuing or exploring a number of options available to it to enhance the Company's policyholders' surplus or liquidity position or address other challenges that the Company faces. The Company has taken steps to reduce operating expenses and expects to take further steps in the future as the insured portfolio and remediation activities decrease. No assurances can be given that the Company will be successful in completing any of the aforementioned actions. Furthermore, certain of the Strategic Actions contemplated by the Company may be outside the ordinary course of the Company's operations or its control and may require consents or approvals of parties outside of the Company, including the MIA.

(4) Description of Financial Guaranty Insurance

Financial guaranty insurance provides an unconditional and irrevocable guaranty to the holder of a valid debt obligation with an enforceable guaranty of full and timely payment of the guaranteed principal and interest thereon when due. Financial guaranty insurance adds another potential source of repayment of principal and interest for an investor, namely the credit quality of the financial guarantor. Generally, in the event of any default on an insured debt obligation, payments made pursuant to the applicable insurance policy may not be accelerated by the holder of the insured debt obligation without the approval of the insurer. While the holder of such an insured debt obligation continues to receive guaranteed payments of principal and interest on schedule, as if no default had occurred, and each subsequent purchaser of the obligation generally receives the benefit of such guaranty, the insurer normally retains the option to pay the debt obligation in full at any time. Also, the insurer generally has recourse against the issuer of the defaulted obligation and/or any related collateral for amounts paid under the terms of the insurance policy as well as pursuant to general rights of subrogation. The issuer of an insured debt obligation generally pays the premium for financial guaranty insurance, either in full at the inception of the policy, as is the case in most public finance transactions, or in periodic installments funded by the cash flow generated by related pledged collateral, as is the case in most structured finance and international transactions. Typically, premium rates paid by an issuer are stated as a percentage of principal and interest (in the case of public finance transactions) or the total principal (in the case of structured finance and international transactions) of the insured obligation. Premiums are almost always nonrefundable and are invested upon receipt. See Note 1.C.(1) for a description of NAIC SAP for premium revenue recognition.

D. Business Interruption Insurance Recoveries

Not applicable.

E. State Transferable and Non-transferable Tax Credits

Not applicable.

- F. Subprime Exposure Related Risk
 - (1) The Company has no exposure to subprime mortgages among its in-force guaranties.
 - (2) The Company has no investments consisting of direct exposure to subprime mortgages.
 - (3) The Company has no sub-prime mortgage holdings as of September 30, 2023.
 - (4) The Company has no outstanding loss reserve related to subprime mortgages.
- G. Insurance-linked Securities

Not applicable.

22. EVENTS SUBSEQUENT

The Company reviewed all transactions and other matters that have occurred from October 1st, 2023 through November 10th, 2023 (the date the financial statements were available to be issued) to assess whether such transactions and matters qualify as "subsequent events" and require adjustment to or disclosure in the financial statements as of and for the period ended September 30, 2023. No additional items came to management's attention that would require adjustment to or disclosure in the financial statements.

23. REINSURANCE

A. Unsecured Reinsurance Recoverables

The Company does not have an unsecured aggregate recoverable for losses paid and unpaid, including IBNR, loss adjustment expenses and unearned premium with any individual reinsurers, authorized or unauthorized, that exceed 3% of the Company's policyholder surplus.

B. Reinsurance Recoverable in Dispute

The Company has no reinsurance recoverable in dispute.

- C. Reinsurance Assumed and Ceded
 - (1) The Company has entered into a 100% Quota-Share and Assumption Reinsurance agreement whereby ACA Financial Guaranty will cede all of its credits that are not in default to Build America Mutual for a payment of \$2.5 million. In addition, ACA made a payment of \$1.5 million to serve as collateral for one credit. As a result, ACA's gross outstanding par exposure and the amount reinsured to BAM will be reduced. During the quarter ended September 30, 2023, the Company novated its final remaining policy, which eliminated the remaining unearned premium reserve balance.

			Assumed <u>Reinsurance</u>			ed rance	Net	
		Premium Reserve		Commission Equity	Premium Reserve	Commission Equity	Premium Reserve	Commission Equity
a. A	Affiliates	\$	0 \$	0 \$	0 \$	\$	0 \$	0
b. A	dl other		0	0	-	0	0	0
с. Т	OTAL	\$	0 \$	0 \$	- \$	0 \$	0 \$	0
d. D	Direct Unearned Prei	nium Reserve		\$	0			

- (2) There are no contingent commission or profit sharing arrangements.
- (3) Not applicable
- D. Uncollectible Reinsurance

The Company has no uncollectible reinsurance balances.

E. Commutation of Ceded Reinsurance

The Company made a \$1.5 million payment for commutation in 2022. In March 2023, the Company novated several insured exposures, \$33.4 million of par, to Build America Mutual (BAM). In June, the Company novated an additional \$3.6 million of par.

F. Retroactive Reinsurance

The Company has no retroactive reinsurance contracts.

G. Reinsurance Accounted for as a Deposit

The Company did not account for any reinsurance as deposits.

- H. Not applicable.
- I. Not applicable.
- J. Not applicable.

24. RETROSPECTIVELY RATED CONTRACTS AND CONTRACTS SUBJECT TO REDETERMINATION

The Company has not entered into any retrospectively rated contracts or contracts subject to redetermination, including any provisions of the Affordable Care Act.

25. CHANGE IN INCURRED LOSSES AND LOSS ADJUSTMENT EXPENSES

For the nine month period ended September 30, 2023, the Company recorded a net provision for losses incurred of (\$16,329), which consisted of \$16,329 of favorable net loss development on accident years prior to 2022 ("prior accident year claims"), and \$0 of discount accretion. The Company reflects loss remediation bond buybacks as loss payments and reflects a corresponding modeled reduction to estimated future losses. Loss remediation bond purchases may relate to policies where case basis reserves have already been established in the statutory financial statements or for policies related to IBNR. See footnote 21C(1). During the nine month period ended September 30, 2023, the Company did not purchase any bonds for loss remediation purposes. As of September 30, 2023, the Company had no recoverable for unpaid losses. See Note 36A.(3) b for additional information regarding the Company's reserves for losses and loss adjustment expenses.

As discussed in Note 21.C.(1), the Company's estimate of its ultimate Off-Balance Sheet Losses at September 30, 2023 was zero.

For the nine month period ended September 30, 2022, the Company recorded a net provision for losses incurred of \$3.9 million, which consisted of \$3.4 million of net loss development on accident years prior to 2021 ("prior accident year claims"), and \$.49 million of discount accretion. The Company reflects loss remediation bond buybacks as loss payments and reflects a corresponding modeled reduction to estimated future losses. Loss remediation bond purchases may relate to policies where case basis reserves have already been established in the statutory financial statements or for policies related to IBNR. See footnote 21C(1). During the nine month period ended September 30, 2022, the Company did not purchase any bonds for loss remediation purposes. As of September 30, 2022, the Company's recoverable for unpaid losses was \$.68 million, which related to one insured transaction, with a remaining aggregate in-force par outstanding of \$13.3 million, excluding the aforementioned case reserves. The aggregate in-force par outstanding of \$13.3 million represents the remaining maximum amount of par exposure subject to loss in regard to these seven insured transactions. See Note 36A.(3) b for additional information regarding the Company's reserves for losses and loss adjustment expenses.

As discussed in Note 21.C.(1), the Company's estimate of its ultimate Off-Balance Sheet Losses at September 30, 2022 was zero.

Refer to Note 1.C.(11) and Note 21.C.(1) for further information regarding the Company's reserves for losses and loss adjustment expenses.

26. INTERCOMPANY POOLING ARRANGEMENTS

The Company has no intercompany pooling arrangements.

27. STRUCTURED SETTLEMENTS

- A. The Company has not entered into any structured settlements for reserves no longer being carried.
- B. The Company does not hold any annuities under which the Company is the payee and the recorded asset balance due exceeds 1% of surplus.

28. HEALTH CARE RECEIVABLE

- A. The Company has no pharmaceutical rebate receivables as of September 30, 2023 and December 31, 2022.
- B. The Company has no risk sharing receivables as of September 30, 2023 and December 31, 2022.

29. PARTICIPATING POLICIES

The Company never issued participating policies.

30. PREMIUM DEFICIENCY RESERVE

The Company has no premium deficiency reserves. The Company includes anticipated investment income as a factor in the premium deficiency calculation.

31. HIGH DEDUCTIBLES ON UNPAID CLAIMS

The Company has no high deductibles on unpaid claims.

32. DISCOUNTING OF LIABILITIES FOR UNPAID LOSSES OR UNPAID LOSS ADJUSTMENT EXPENSES

- A. Not applicable
- B.&C. With the refunding, acceleration, and novation of all policies, there are no reserves remaining for discounting.

33. ASBESTOS/ENVIRONMENTAL RESERVES

The Company does not write this line of business and therefore has no asbestos/environmental reserves.

34. SUBSCRIBER SAVINGS ACCOUNTS

The Company has no subscriber savings accounts.

35. MULTIPLE PERIL CROP INSURANCE

The Company has never written this line of business.

36. FINANCIAL GUARANTY INSURANCE

(1) a. The Company has not recorded unearned premiums related to installment payments.

Premiums charged in connection with the issuance of financial guaranty insurance are received either upfront at the inception of an insurance contract or in installments (usually monthly, quarterly, semi-annually or annually) over the life of the underlying insured obligation. All of the Company's remaining in-force business was written on an upfront basis.

b. + c. The Company has not recorded premiums receivable on installment contracts.

- (2) a. The amount of premium revenue that has been accelerated during the nine-month periods ended September 30, 2023 and 2022 was \$1.46 million and \$2.73 million, respectively.
 - b. During the quarter ended September 30, 2023, the Company accelerated its final remaining policy, which eliminated the remaining insured exposure and unearned premium reserve balance.

(3) Claim liability:

- a. The Company used a rate of 3.3% to discount the claim liability.
- b. Significant components of the change in the claim liability for the period:

Reserves for losses at December 31, 2022	\$ (1,378,687)
Accretion of the discount	-
New reserves for defaults of insured contracts	-
Development on prior accident years reserves	-
Change in incurred but not reported claims	-
Other	1,378,687
Total change in reserves	 1,378,687
Reserves for losses at September 30, 2023	\$ 0

- (4) The Company's credit quality classifications are:
 - a. Category 1: Fully Performing

Credits are fully performing. Covenants have been met, financial reporting is timely and complete, and there have been no significant negative deviations from expected performance.

Category 2: Watch

Credits are performing below expected levels. Some covenants have been violated, projected budget and/or cash flow has not been achieved, operating performance or financial position is weakened. Although operating results are below underwriting expectations, current and projected revenues are adequate to service debt.

Category 3: Deteriorating

Credits show significant performance declines. Covenant violations are recurring and material; cashflow is significantly below projections, operating results are materially impaired. Corrective action is required to arrest credit deterioration and avert a longer-term risk of payment default.

Category 4: Paid or Expected Claim

Credits show material decline in creditworthiness and ability to pay. Operating results are increasingly negative, unreimbursed draws on debt service reserves have been made; payment defaults have occurred or are expected, and loss reserves have been established or are expected to be established in the financial statements.

b. & c. Risk management activities are performed by ACA's portfolio management department. Portfolio analysts monitor all insured transactions in the portfolio to determine whether their financial performance is consistent with underwriting expectations and to identify any deterioration in the obligor's ability or willingness to pay insured debt service. Portfolio management staff are also responsible for recommending and undertaking remedial actions to prevent or mitigate losses and maximize recoveries. Expenses related to risk management activities are recorded as either loss adjustment expenses or other underwriting expenses in the statement of financial position.

All transactions in the insured portfolio are assigned one of four internal credit quality classifications that reflect the current and expected performance of the obligor. Credit quality classifications of insured transactions are reviewed and updated on a regular basis as analysts obtain more current financial and market information from the obligor, the trustee, or from public sources such as rating agencies and fixed income analysts. The frequency with which individual obligors are reviewed is based on ACA's judgment of potential performance volatility and varies according to credit classification, sector, geography, size of exposure, and exogenous events.

B. The risk of loss under the Company's guaranties extends to the full amount of unpaid principal and interest on all debt obligations it has guaranteed. Net par outstanding in the table below reflects only the outstanding principal balance for capital appreciation bond obligations that the Company has insured. The Company reports its remaining obligation, including any accreted values, as an interest obligation.

Schedule of net insured financial obligations at the end of the period:

			Cr	edit Q	uality	Catego	ries				
	 1		 2			3		 4		 Total	
Number of policies	0		0			0		0		0	
Remaining weighted-average contract period (in years)	0		0			0		0			
Insured contractual payments outstanding:											
Principal	\$	-	\$	-	\$		-	\$	-	\$	-
Interest		-		-			-		-		-
Total	\$	-	\$	-	\$		-	\$	-	\$	-
Gross claim and LAE liability	\$	-	\$	-	\$		-	\$	-	\$	-
Less:											
Gross potential recoveries		-		-			-		-		-
Discount, net		-		-			-		-		-
Net claim and LAE liability	\$	-	\$	-	\$		-	\$	-	\$	-
Unearned premium revenue	\$	-	\$	-	\$		-	\$	-	\$	-
Reinsurance recoverables	\$	-	\$	-	\$		-	\$	-	\$	-

The Company purchases ACA insured bonds periodically in the marketplace when available and the price meets internal prescribed limits for Category 4 rated credits. For accounting purposes, the Company reflects the purchase as a loss payment and carries the bond at a zero value. Unless the bond is cancelled with the trustee, the par value remains outstanding. At September 30, 2023, all Category 4 bonds purchased have been either cancelled or sold.

As of September 30, 2023, the Company accelerated its final remaining policy, which eliminated the remaining insured exposure and unearned premium reserve balance.

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES

GENERAL

1.1	Did the reporting entity experience any material tra Domicile, as required by the Model Act?	tate of		Yes []	No [X]				
1.2								Yes []	No []
2.1	Has any change been made during the year of this reporting entity?	s statement in the charter, by-laws, articles	of incorpo	ration, or de	ed of settlem	ent of the		Yes []	No [X]
2.2	If yes, date of change:								
3.1	Is the reporting entity a member of an Insurance H which is an insurer?							Yes []	No [X]
	If yes, complete Schedule Y, Parts 1 and 1A.								
3.2	Have there been any substantial changes in the or	ganizational chart since the prior quarter e	nd?					Yes []	No [X]
3.3	If the response to 3.2 is yes, provide a brief descri								
3.4	Is the reporting entity publicly traded or a member							Yes []	No [X]
3.5	If the response to 3.4 is yes, provide the CIK (Cen	tral Index Key) code issued by the SEC for	the entity/	group					
4.1	Has the reporting entity been a party to a merger of	or consolidation during the period covered I	by this stat	ement?				Yes []	No [X]
4.2	If yes, provide the name of entity, NAIC Company ceased to exist as a result of the merger or consol			,					
		1 Name of Entity		2 ipany Code	3 State of D				
5.	If the reporting entity is subject to a management a fact, or similar agreement, have there been any sig If yes, attach an explanation.						Yes []	No [X]	NA []
6.1	State as of what date the latest financial examination	on of the reporting entity was made or is b	eing made						31/2017
6.2	State the as of date that the latest financial examin This date should be the date of the examined bala	nation report became available from either nees nees and not the date the report was	the state o	f domicile o or released	r the reporting I.	g entity.			31/2017
6.3	State as of what date the latest financial examination of the reporting entity. This is the release date or of sheet date).	completion date of the examination report a	nd not the	date of the	examination	(balance		06/	27/2019
6.4	By what department or departments?								2172010
6.5	Maryland Insurance Administration Have all financial statement adjustments within the	e latest financial examination report been a	ccounted f	or in a subs	equent financ	ial		N. 7.1	
6.6	statement filed with Departments? Have all of the recommendations within the latest								
7.1	Has this reporting entity had any Certificates of Au suspended or revoked by any governmental entity	thority, licenses or registrations (including	corporate r	egistration,	if applicable)				No [X]
7.2	If yes, give full information:							100 []	No [X]
8.1	Is the company a subsidiary of a bank holding con	npany regulated by the Federal Reserve Bo	oard?					Yes []	No [X]
8.2	If response to 8.1 is yes, please identify the name	of the bank holding company.							
8.3	Is the company affiliated with one or more banks,							Yes []	No [X]
8.4	If response to 8.3 is yes, please provide below the federal regulatory services agency [i.e. the Federal Deposit Insurance Corporation (FDIC) and the Sec	I Reserve Board (FRB), the Office of the C	omptroller	of the Curre	ency (OCC), t	he Federal			
	regulator.] 1	2		3	4	5	6		
	Affiliate Name	Location (City, State)		FRB	000	FDIC	SEC		
0.1	Are the conject officers (principal executive officer	principal financial officer principal account	ing officer.	or controllor		orforming			
9.1	Are the senior officers (principal executive officer, similar functions) of the reporting entity subject to a (a) Honest and ethical conduct, including the ethic (b) Full, fair, accurate, timely and understandable (c) Compliance with applicable governmental laws (d) The prompt internal reporting of violations to a (e) Accountability for adherence to the code.	a code of ethics, which includes the followin cal handling of actual or apparent conflicts disclosure in the periodic reports required s, rules and regulations;	ng standar of interest to be filed	ds? between pe by the repo	rsonal and pr			Yes [X]	No []
9.11	If the response to 9.1 is No, please explain:								
9.2	Has the code of ethics for senior managers been a	amended?						Yes []	No [X]
9.21	If the response to 9.2 is Yes, provide information r	elated to amendment(s).							
9.3	Have any provisions of the code of ethics been wa							Yes []	No [X]
9.31	If the response to 9.3 is Yes, provide the nature of	any waiver(s).							
10.1	Does the reporting entity report any amounts due	FINANCIA	L					Yes []	No [X]
	If yes, indicate any amounts receivable from parer								
10.2	in joo, indicate any amounts receivable nom parer					φ			

GENERAL INTERROGATORIES

			- 41	6 4 h			ESTME					_		
11.1	Were any of the stocks for use by another pers												Yes []	No [X]
11.2	If yes, give full and cor	•												
12.	Amount of real estate	and mortga	ges held in oth	er invested	assets	n Schedule	BA:				4	5		
13.	Amount of real estate	and mortga	ges held in sho	ort-term inve	estment	3:					\$;		
14.1	Does the reporting en	itity have an	ny investments	in parent, s	ubsidia	ries and affili	iates?						Yes [X]	No []
14.2	If yes, please comple	te the follow	/ing:											
								Drier	1 ⁄ear-End		2 Current C	Verter		
								Book/	Adjusted ng Value		Book/Ad Carrying	justed		
	14.23 Com	mon Stock												
			stments on Real Estat											
			t in Parent, Su				\$							
	(Sub	total Lines '	14.21 to 14.26 t in Parent incl)			\$			\$				
							\$			\$				
15.1	Has the reporting entit	y entered in	to any hedging	g transaction	ns repor	ted on Sche	dule DB?						Yes []	No [X]
15.2	If yes, has a comprehe	ensive descr	ription of the h	edging prog	ram bee	en made ava	ailable to the	domicili	ary state?			Yes	[] No []	NA []
	If no, attach a descript	ion with this	statement.											
16.	For the reporting entity 16.1 Total fair value	-					-		t statement date	9:	\$			
	16.2 Total book/adju	usted carryii	ng value of rei	nvested coll	ateral a	ssets reporte			Parts 1 and 2		\$			
	16.3 Total payable f	or securities	s lending repo	ted on the l	iability p	bage					\$			
17.	Excluding items in Sch entity's offices, vaults of													
	pursuant to a custodial Considerations, F. Out	lagreement	with a qualifie	d bank or tr	ust com	pany in acco	ordance with	Section	n 1, III – Genera	l Examina	tion			
	Handbook?												Yes [X]	No []
17.1	For all agreements that	t comply wi	th the requiren	nents of the	NAIC F	inancial Cor	ndition Exam	iners Ha	-	ete the fol	owing:	_		
			Name o	1 f Custodian	(s)				2 Custodian Addr	ess				
		LIS Bank N	ational Assoc				1025 Conne	cticut	Avenue, Suite	517, Wash	ington , DO	Ĵ		
		UU Dalik, N		181101										
17.2	For all agreements that			equirements	s of the	NAIC Financ	cial Condition	Exami	ners Handbook,	provide th	ie name,			
	location and a complet	e explanatio	1			2			3	3		٦		
			Name(s)			Location(s)		Complete Ex	cplanation	(s)	-		
17.3	Have there been any c	hanges, inc	luding name o	hanges, in t	the cust	odian(s) ide	ntified in 17.1	during	the current qua	rter?			Yes []	No [X]
17 /	If yes, give full and cor	nnlete infor	mation relating	thereto:		.,		Ū	·					
17.4	in yes, give full and cor	1			2		3			4		7		
		Old Cust	todian	New	Custod	ian	Date of Cha	ange	F	Reason		-		
17.5	Investment manageme	ent – Identify	y all investmer	t advisors, i	investm	ent managei	rs, broker/de	alers, in	cluding individu	als that ha	ive the			
	authority to make invest reporting entity, note a									mployees	of the			
		1						2						
17 500			or Individual	Oursetien 1	7.5. do.	nu firma /in d		Affilia		a optitu				
17.509	7 For those firms/individ (i.e., designated with a								with the reportin	genity			Yes [X]	No []
17.5098	8 For firms/individuals u									17.5,				
17.6	does the total assets u For those firms or indiv		• ••							nrovide th	ainformatio	n for the ta	Yes [X]	No []
17.0	1			2			3			4			5	
	Central Registr Depository Nur			e of Firm or dividual			_egal Entity entifier (LEI)		Regi	stered Wit	h		ent Managem nent (IMA) Fil	
	107038		JP Morgan As	set Manade	nent	549300W780	HV4XMM6K69		Securities a Commission			S		
	Have all the filing requ If no, list exceptions:	irements of	the Purposes	and Proced	lures Ma	anual of the l	NAIC Investr	nent An	alysis Office bee	en followe	d?		Yes [X] No []
10	By self-designating 5G		the reporting	entity is acr	tifying th	e following	elemente fer	oach ar	lf_decignated F	Gleogurit	 r			
19.	a. Documentation	n necessary	to permit a fu			°,			NAIC CRP cred					
	PL security is r	not available	э.							5 -				
	b. Issuer or obligec. The insurer ha				•			nd prine	cipal.					
	Has the reporting entit	y self-desigi	nated 5GI sec	urities?									Yes [X]	No []
20.	By self-designating PL	GI securitie	s, the reporting	g entity is ce	ertifying	the following	g elements of	each s	elf-designated F	PLGI secu	ity:			
	a. The security w	as purchase	ed prior to Jan	uary 1, 2018	3.									

b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.

GENERAL INTERROGATORIES

GENERAL INTERROGATORIES PART 2 - PROPERTY & CASUALTY INTERROGATORIES

1.	If the reporting entity is a member of a pooling arrangement, did the agreement or the reporting entity's participation change?	Yes [] No [X] NA []
	If yes, attach an explanation.	
2.	Has the reporting entity reinsured any risk with any other reporting entity and agreed to release such entity from liability, in whole or in part, from any loss that may occur on the risk, or portion thereof, reinsured?	Yes [] No [X]
	If yes, attach an explanation.	
3.1	Have any of the reporting entity's primary reinsurance contracts been canceled?	Yes [] No [X]
3.2	If yes, give full and complete information thereto.	

4.1 Are any of the liabilities for unpaid losses and loss adjustment expenses other than certain workers' compensation tabular reserves (see Annual Statement Instructions pertaining to disclosure of discounting for definition of "tabular reserves,") discounted at a rate of interest greater than zero?

Yes [] No [X]

4.2 If yes, complete the following schedule:

				TOTAL D	ISCOUNT		DIS	COUNT TAKEN	N DURING PEF	RIOD
1	2	3	4	5	6	7	8	9	10	11
Line of Business	Maximum Interest	Discount Rate	Unpaid Losses	Unpaid LAE	IBNR	TOTAL	Unpaid Losses	Unpaid LAE	IBNR	TOTAL
		TOTAL								

5.	Operating Percentages:	
	5.1 A&H loss percent	%
	5.2 A&H cost containment percent	%
	5.3 A&H expense percent excluding cost containment expenses	%
6.1	Do you act as a custodian for health savings accounts?	Yes [] No [X]
6.2	If yes, please provide the amount of custodial funds held as of the reporting date\$	
6.3	Do you act as an administrator for health savings accounts?	Yes [] No [X]
6.4	If yes, please provide the balance of the funds administered as of the reporting date\$	
7.	Is the reporting entity licensed or chartered, registered, qualified, eligible or writing business in at least two states?	Yes [X] No []
7.1	If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other than the state of domicile of the reporting entity?	

STATEMENT AS OF SEPTEMBER 30, 2023 OF THE ACA Financial Guaranty Corporation

SCHEDULE F - CEDED REINSURANCE

Showing All New Reinsurers - Current Year to Date

1	2	3	4	5	6	7
					Certified	Effective Date
NAIC					Reinsurer Rating	of Certified
NAIC Company Code	ID Number	Name of Reinsurer	Domiciliary Jurisdiction	Type of Reinsurer	6 Certified Reinsurer Rating (1 through 6)	7 Effective Date of Certified Reinsurer Rating
		NONE				
					ļ	
				<u> </u>		

9

SCHEDULE T - EXHIBIT OF PREMIUMS WRITTEN d by Sta

	Current Year to Date – Allocated by States and Territories 1 Direct Premiums Written Direct Losses Paid (Deducting Salvage) Direct Losses Unpaid								
			1	Direct Premi 2	ums vvritten	Direct Losses Paid (D	5	Direct Loss	ses Unpaid
	States, etc.		Active Status	Current Year	Prior Year	Current Year	Prior Year	Current Year To Date	Prior Year
1	Alabama	Δι	<u>(a)</u> N	To Date	To Date	To Date	To Date	TO Date	To Date
	Alaska		N						
	Arizona		N						
4.	Arkansas	AR	N						
5.	California	CA	N						
6.	Colorado	. CO	N						
7.	Connecticut		N						
			N						
	Dist. Columbia		N						
	Florida		N						
	Georgia		N						
	Hawaii		N						
		. ID	N N			· [· · · · · · · · · · · · · · · · · ·			
	Illinois Indiana		NN N						
	lowa		NN						
		KS.	N						
	Kentucky		N						
	Louisiana		N						
	Maine		N						
	Maryland		L			1			
	Massachusetts		N						
23.	Michigan	. мі	N						
24.	Minnesota	. MN	N				(15,958)		
25.	Mississippi	. MS	N						
26.	Missouri	МО	N						
27.	Montana	MT	N						
	Nebraska		N						
	Nevada		N						
	New Hampshire		N						
	New Jersey		N						
	New Mexico		N			···			
	New York		N						
	No. Carolina		N						
	No. Dakota		N						
		OH	N N						
	Oklahoma		NN.						
	Oregon	. OR	N						
	Pennsylvania Rhode Island		NN.						
	So. Carolina		NN.						
	So. Dakota		N						
	Tennessee		N						
	Texas		N						
	Utah		N				,000,100		
	Vermont		N						
	Virginia		N						
	Washington		N						
	West Virginia		N			1			
	Wisconsin		N						
	Wyoming		N						
	American Samoa		N						
53.	Guam	.GU	L						
54.	Puerto Rico	PR	N						
55.	U.S. Virgin Islands	. VI	N						
56.	Northern Mariana Islands	. MP	N			········			
	Canada		N						
	Aggregate Other Alien	OT	XXX			···			
59.			XXX			(16,329)	27,200,001		(680,84
3001.	DETAILS OF WRITE-INS		XXX						
			ХХХ						
3002.			ХХХ			········			
3002. 3003.	• • • •	to ino							
8002. 8003. 8998.	Summary of remaining wri for Line 58 from overflow p TOTALS (Lines 58001 thro 58003 plus 58998) (Line 5	oage ough	XXX						

1. L – Licensed or Chartered – Licensed insurance carrier or domiciled RRG 2. R - Registered - Non-domiciled RRGs ...

3. E – Eligible – Reporting entities eligible or approved to write surplus lines in the state (other than their state of domicile – See DSLI)

..55

Schedule Y - Part 1

Schedule Y - Part 1A

PART 1 - LOSS EXPERIENCE

1 2 3 Prior Direct Premiums Direct Losses Direct Loss Date Direct Direct Loss	1
2.1 Allied lines 2.2 Multiple peri (arcop. 2.3 Federal flood 2.4 Private (cop. 2.5 Private flood 3. Farmowners multiple peril 4. Homeowners multiple peril (ability portion) 5.1 Commercial multiple peril (liability portion) 6. Mortgage guaranty. 8. Ocean marine 9. Inland marine 10. Financial guaranty. 11.1 Medical professional liability -occurrence. 12.2 Earthquake 13.1 Comprehensive (hospital and medical) individual 13.2 Comprehensive (hospital and medical) group 14.1 Medical professional liability -occurrence. 15.2 Comprehensive (hospital and medical) group 16.3 Comprehensive (hospital and medical) group 17.2 Medical professional liability -occurrence. 18.3 Comprehensive (hospital and medical) group 19.4 Comprehensive (hospital and medical) group 19.4 Medicare Title XIX 19.5 Decatal and health 19.6 Medicare Title VIII 10.7 Long term care 11.8 Medicare Title VIII 12.9 Medicare Title XIX </th <th>ect Loss</th>	ect Loss
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23. Fidelity 24. Surety	
24. Surety	
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20. Burglary and thett	
27. Boiler and machinery	
28. Credit	
29. International	
30. Warranty	ХХ
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34. Aggregate write-ins for other lines of business 2,310,097 (16,329) (0.7) 35. TOTALS 2,310,097 (16,329) (0.7)	146.4
	140.4
DETAILS OF WRITE-INS	
3401.	
3402. 3403.	
3403. 3498. Sum. of remaining write-ins for Line 34 from overflow page	
3499. Totals (Lines 3401 through 3403 plus 3498) (Line 34)	

PART 2 - DIRECT PREMIUMS WRITTEN

	Line of Business	1 Current Quarter	2 Current Year to Date	3 Prior Year Year to Date
1.	Fire			
2.1	Allied lines			
2.2	Multiple peril crop			
2.3	Federal flood			
2.4	Private crop			
2.5	Private flood			
3.	Farmowners multiple peril			
4.	Homeowners multiple peril			
5.1	Commercial multiple peril (non-liability portion)			
5.2	Commercial multiple peril (liability portion)			
6.	Mortgage guaranty			
8.	Ocean marine			
9.	Inland marine			
0.	Financial guaranty			
1.1	Medical professional liability-occurrence			
1.2	Medical professional liability-claims made			
2.	Earthquake			
2. 3.1	Comprehensive (hospital and medical) individual			
3.2	Comprehensive (hospital and medical) individual			
4.	Credit accident and health			
5.1	Vision only			
5.2	Dental only			
5.3	Disability income			
5.4	Medicare supplement			
5. 4 5.5				
	Medicaid Title XIX		1	
5.6	Medicare Title XVIII			
5.7	Long-term care Federal employee health benefits plan Other health Workers' compensation Other liebility compresses			
5.8 5.9	Pederal employee health benefits plan			
6.	workers compensation			
7.1				
7.2	Other liability-claims made			
7.3	Excess Workers' Compensation			
8.1	Products liability-occurrence			
8.2	Products liability-claims made			
9.1	Private passenger auto no-fault (personal injury protection)			
9.2	Other private passenger auto liability			
9.3	Commercial auto no-fault (personal injury protection)			
9.4	Other commercial auto liability			
1.1	Private passenger auto physical damage			
1.2	Commercial auto physical damage			
2.	Aircraft (all perils)			
3.	Fidelity			
4.	Surety			
6.	Burglary and theft			
7.	Boiler and machinery			
8.	Credit			
9.	International			
0.	Warranty			
1.	Reinsurance - Nonproportional Assumed Property	XXX	ХХХ	ХХХ
2.	Reinsurance - Nonproportional Assumed Liability	ХХХ	ХХХ	ХХХ
3.	Reinsurance - Nonproportional Assumed Financial Lines	XXX	ХХХ	ХХХ
4.	Aggregate write-ins for other lines of business			
5. DE	TOTALS TAILS OF WRITE-INS			
1				
	m of remaining write inc for Line 24 from overflow name			
	m. of remaining write-ins for Line 34 from overflow page			
1. Fota	als (Lines 3401 through 3403 plus 3498) (Line 34)			

PART 3 (000 omitted)

LOSS AND LOSS ADJUSTMENT EXPENSE RESERVES SCHEDULE

	1	2	3	4	5	6	7	8	9	10	11	12	13
Years in Which Losses Occurred	Prior Year-End Known Case Loss and LAE Reserves	Prior Year-End IBNR Loss and LAE Reserves	Total Prior Year-End Loss and LAE Reserves (Cols. 1 + 2)	2023 Loss and LAE Payments on Claims Reported as of Prior Year-End	2023 Loss and LAE Payments on Claims Unreported as of Prior Year-End	Total 2023 Loss and LAE Payments (Cols. 4 + 5)	Q.S. Date Known Case Loss and LAE Reserves on Claims Reported and Open as of Prior Year End	Q.S. Date Known Case Loss and LAE Reserves on Claims Reported or Reopened Subsequent to Prior Year End	Q.S. Date IBNR Loss and LAE Reserves	Total Q.S. Loss and LAE Reserves (Cols.7 + 8 + 9)	Prior Year-End Known Case Loss and LAE Reserves Developed (Savings)/ Deficiency (Cols. 4 + 7 minus Col. 1)	Prior Year-End IBNR Loss and LAE Reserves Developed (Savings)/ Deficiency (Cols. 5 + 8 + 9 minus Col. 2)	Prior Year-End Total Loss and LAE Reserve Developed (Savings)/ Deficiency (Cols. 11 + 12)
1. 2020 + Prior					(2)	(2)						(2)	(2)
2. 2021	(1,107)		(1,107)	10	(564)	(554)						(564)	
3. Subtotals 2021 + prior	(1,107)		(1,107)	10	(566)	(556)						(566)	551
4. 2022					1	1						1	1
5. Subtotals 2022 + prior	(1,107)		(1,107)	10	(566)	(556)						(566)	551
6. 2023			xxx	xxx	1	1	xxx					xxx	
7. Totals	. (1,107)		(1,107)	10	(565)	(555)					1,117	(566)	551
8. Prior Year-End Surplus As Regards Policy- holders	104,775										Col. 11, Line 7 As % of Col. 1, Line 7	Col. 12, Line 7 As % of Col. 2, Line 7	Col. 13, Line 7 As % of Col. 3, Line 7
											1. (100.9)	2.	3. (49.8)
													Col. 13, Line 7 Line 8
													4. 0.5

SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

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

		Response
1.	Will the Trusteed Surplus Statement be filed with the state of domicile and the NAIC with this statement?	N0
2.	Will Supplement A to Schedule T (Medical Professional Liability Supplement) be filed with this statement?	NO
3.	Will the Medicare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	N0
4.	Will the Director and Officer Insurance Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	N0
5.	AUGUST FILING Will the regulator-only (non-public) Communication of Internal Control Related Matters Noted in Audit be filed with the state of domicile and electronically with the NAIC (as a regulator-only non-public document) by August 1? The response for 1st and 3rd quarters should be N/A. A NO response resulting with a bar code is only appropriate in the 2nd quarter.	N/A

Explanation:

Bar Code:

- 2 2 8 9 6 2 0 2 3 4 5 5 0 0 0 3

OVERFLOW PAGE FOR WRITE-INS

SCHEDULE A – VERIFICATION

Real Estate

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

SCHEDULE B – VERIFICATION

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

SCHEDULE BA – VERIFICATION

Other Long-Term Invested Assets

		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value, December 31 of prior year		
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition		
	2.2 Additional investment made after acquisition		
3.	Capitalized deferred interest and other		
4.	Accrual of discount		
5.	Unrealized valuation increase (decrease)		(199)
6.	Total gain (loss) on disposals		
7.	Deduct amounts received on disposals.		
8.	Deduct amortization of premium and depreciation		
9.	Total foreign exchange change in book/adjusted carrying value		
10.	Deduct current year's other-than-temporary impairment recognized		
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5+6-7-8+9-10)		
12.	Deduct total nonadmitted amounts		
	Statement value at end of current period (Line 11 minus Line 12)	2,148,907	4,740,064

SCHEDULE D – VERIFICATION

Bonds and Stocks

		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value of bonds and stocks, December 31 of prior year		
2.	Cost of bonds and stocks acquired		
	Accrual of discount		
4.	Unrealized valuation increase (decrease)		(6,337,074)
5.	Total gain (loss) on disposals		
6.	Deduct consideration for bonds and stocks disposed of		
7.	Deduct amortization of premium		60,393
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other-than-temporary impairment recognized		
10.	Total investment income recognized as a result of prepayment penalties and/or acceleration fees		
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9+10)		
12.	Deduct total nonadmitted amounts		
13.	Statement value at end of current period (Line 11 minus Line 12)	40,770,904	57,919,005

STATEMENT AS OF SEPTEMBER 30, 2023 OF THE ACA Financial Guaranty Corporation

SCHEDULE D - PART 1B

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

During the Current Quarter for all Bonds and Preferred Stock by NAIC Designation								
	1 Book/Adjusted Carrying Value Beginning of	2 Acquisitions During	3 Dispositions During	4 Non-Trading Activity During	5 Book/Adjusted Carrying Value End of	6 Book/Adjusted Carrying Value End of	7 Book/Adjusted Carrying Value End of	8 Book/Adjusted Carrying Value December 31
NAIC Designation	Current Quarter	Current Quarter	Current Quarter	Current Quarter	First Quarter	Second Quarter	Third Quarter	Prior Year
BONDS	ourient edutor		Ouron Quarter	Gunon Quanti				
1. NAIC 1 (a)			14 ,744 ,028					
2. NAIC 2 (a)								
3. NAIC 3 (a)								
4. NAIC 4 (a)								
5. NAIC 5 (a)					1,153,931			1,151,497
6. NAIC 6 (a)	33,868,629	10,845,000	7,037,391	(568,043)	33,963,683	33,868,629	37,108,195	33,921,209
7. Total Bonds	52,110,513	10,845,000	21,781,419	(403, 189)	92,255,403	52,110,513	40,770,905	93,652,447
PREFERRED STOCK								
8. NAIC 1								
9. NAIC 2								
10. NAIC 3								
11. NAIC 4								
12. NAIC 5								
13. NAIC 6								
14. Total Preferred Stock								
15. Total Bonds & Preferred Stock	52,110,513	10,845,000	21,781,419	(403, 189)	92,255,403	52,110,513	40,770,905	93,652,447

(a) Book/Adjusted Carrying Value column for the end of the current reporting period includes the following amount of short-term and cash equivalent bonds by NAIC designation: NAIC 1 \$

NAIC 3 \$; NAIC 4 \$; NAIC 5 \$; NAIC 6 \$

SCHEDULE DA - PART 1

Short-Term Investments

		3	4	5
				Paid for Accrued
B okh dj ste			Interest Collected	Interest
Carrying	ar Vale	Actual Cost	Year To Date	Year To Date
	×××			

7709999999 Totals

SCHEDULE DA - VERIFICATION

Short-Term Investments

		1 Year To Date	2 Prior Year Ended December 31
1. Boc	ok/adjusted carrying value, December 31 of prior year		2 , 198 , 286
2. Cos	st of short-term investments acquired		
3. Acc	crual of discount		
4. Unr	realized valuation increase (decrease)		
5. Tota	al gain (loss) on disposals		
6. Dec	duct consideration received on disposals		2,734,508
7. Dec	duct amortization of premium		
8. Tota	al foreign exchange change in book/adjusted carrying value		
9. Dec	duct current year's other-than-temporary impairment recognized		
10. Boo	ok/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)		
11. Dec	duct total nonadmitted amounts		
12. Sta	tement value at end of current period (Line 10 minus Line 11)		835,200

Schedule DB - Part A - Verification

Schedule DB - Part B - Verification

Schedule DB - Part C - Section 1

Schedule DB - Part C - Section 2

Schedule DB - Verification

SCHEDULE E - PART 2 - VERIFICATION (Cash Equivalents)

		1 Year To Date	2 Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year		5,665,351
2.	Cost of cash equivalents acquired		
3.	Accrual of discount		
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals	2,150	
6.	Deduct consideration received on disposals		416,044,789
7.	Deduct amortization of premium		
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other-than-temporary impairment recognized		
10.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)	23,013,581	
11.	Deduct total nonadmitted amounts		
12.	Statement value at end of current period (Line 10 minus Line 11)	23,013,581	39,025,115

Schedule A - Part 2

Schedule A - Part 3

Schedule B - Part 2

Schedule B - Part 3

Schedule BA - Part 2

Schedule BA - Part 3

STATEMENT AS OF SEPTEMBER 30, 2023 OF THE ACA Financial Guaranty Corporation

SCHEDULE D - PART 3

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

Show All Long-Term Bonds and Stock Acquired During the Current Quarter										
1	2	3	4	5	6	7	8	9	10	
									NAIC Designation,	
									NAIC Designation Modifier and SVO	
CUSIP					Number of	Actual		Paid for Accrued	Administrative	
Identification	Description	Foreign	Date Acquired	Name of Vendor	Shares of Stock	Cost	Par Value	Interest and Dividends	Symbol	
	WCHSTR CTY NY INDL-LC WHT PL	roreigin					.10,845,000			
	anda U.S. Special Devenue and Special Accessment	and all Nan Cuara				10,845,000				
0909999999 - Б	Link 400 170 0007 01 04	and all Non-Guara		f Agencies and Authorities of Governments and Their Political S		10,043,000	10,845,000	231,586		
	ACA ABS LTD 2007-3A B1L ACA ABS LTD 2007-3A B2L			Unknown Unknown					6. FE 6. FE	
					XXX					
	Bonds - Industrial and Miscellaneous (Unaffiliated)						385,189		XXX	
	Bonds - Subtotals - Bonds - Part 3					10,845,000	11,230,189	231,586		
2509999999 - B	Bonds - Subtotals - Bonds					10,845,000	11,230,189	231,586	XXX	
			-							
			-							
						••••••				
			-							
			-							
					· · · · · · · · · · · · · · · · · · ·					
									1	
									1	
6009999999 Total	ls		•		÷	10,845,000	XXX	231,586	XXX	
	:=					10,010,000		201,000		

STATEMENT AS OF SEPTEMBER 30, 2023 OF THE ACA Financial Guaranty Corporation

SCHEDULE D - PART 4

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

	<u> </u>					U			i, Reueemeu	or Otherwise					47	1 10	10			
1	2	3 4	5	6	(8	9	10			ook/Adjusted C		1 15	16	17	18	19	20	21	22
	1	F							11	12	13	14	15							NAIC
		0																		Designation,
		r									Current Year's			Book/				Bond		NAIC Desig.
		e							Unrealized		Other Than		Total Foreign	Adjusted	Foreign			Interest/Stock		Modifier and
CUSIP		i		Number of				Prior Year	Valuation	Current Year's	Temporary	in	Exchange			Realized Gain	Total Gain	Dividends	Contractual	
Identi-		g Disposal		Shares of				Book/Adjusted	Increase/	(Amortization)/	Impairment	B./A.C.V.	Change in	at	(Loss) on	(Loss) on	(Loss) on	Received	Maturity	Administrative
fication	Description	n Date	Name of Purchaser	Stock	Consideration	Par Value	Actual Cost	Carrying Value	(Decrease)	Accretion	Recognized	(11+12-13)	B./A.C.V.	Disposal Date	Disposal	Disposal	Disposal	During Year	Date	Symbol
36207E-ND-2_	GNMA POOL 429788		ADJUSTMENT	ХХХ															12/15/2033	
36213T-GW-7	GNMA POOL 563713		PAYDOWN.	ХХХ								l	l					<u> </u>	01/15/2033	
36213V-GN-2	GNMA POOL 565505	07/20/2023	ADJUSTMENT	ХХХ															09/15/2032.	1.A
	GNMA POOL 625604			ХХХ						Ι		1	1					Ι	12/15/2033	
			CITIGROUP GLOBAL MARKETS										1					1		
912828-B6-6	US TREASURY N/B		INC	ХХХ										744,028		(1,938)	(1,938)		02/15/2024	
010999999	9 - Bonds - U.S. Governmer	nts			742.090	750.000	733.770	742.634		10.258		10.258		744.028		(1,938)	(1.938)	22.530	XXX	XXX
	WCHSTR CTY NY INDL-LC WHT							1.5.5								(// //				
957372-BU-8.	PL		DIRECT FROM ISSUER	ХХХ	7.045.000		7.027.388	6,405,244						7,037,391					10/15/2027	
090999999	9 - Bonds - U.S. Special Re	venue and Spec	al Assessment and all Nor	n-																
	Guaranteed Obligations of	of Agencies and	Authorities of Governments	s and Their																
	Political Subdivisions				7,045,000	7,045,000	7,027,388	6,405,244	631,175	973		632,147		7,037,391		7,609	7,609	366,927	XXX	XXX
250999999	7 - Bonds - Subtotals - Bond	ds - Part 4			7,787,090	7,795,000	7,761,158	7,147,878	631,175	11.231		642,406		7,781,419		5.671	5,671			ХХХ
	9 - Bonds - Subtotals - Bond				7,787,090	7,795,000	7,761,158	7,147,878	631,175	11,231		642,406		7,781,419		5,671	5,671			XXX
230333333	S - Donus - Oubtotais - Donu				1,101,000	7,755,000	7,701,100	7,147,070	001,170	11,201		042,400		7,701,415		5,011	5,011	303,437		
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600999999	9 Totals				7,787,090	XXX	7,761,158	7,147,878	631,175	11,231		642,406		7,781,419		5,671	5,671	389,457	XXX	XXX

Schedule DB - Part A - Section 1 NONE

Schedule DB - Part B - Section 1

Schedule DB - Part D - Section 1

Schedule DB - Part D - Section 2 NONE

Schedule DB - Part E

Schedule DL - Part 1

Schedule DL - Part 2

E06, E07, E08, E09, E10, E11, E12

SCHEDULE E - PART 1 - CASH

Month End Depository Balances											
1	2	3	4	5		Balance at End c During Current (9			
Descriture	Onte	Rate of	Amount of Interest Received During Current	Amount of Interest Accrued at Current Statement	6	7	8	*			
Depository JPMorganChase Bank, NANew York, NY 10005	Code	Interest	Quarter	Date	14 180 330	Second Month	3 327 410	XXX			
US Bank, NA Washington, DC 21202								ХХХ			
0199998 Deposits in0 depositories that do not exceed the allowable limit in any one depository (See Instructions) - Open Depositories 0199999 Total Open Depositories	XXX XXX	XXX XXX			14,180,330	3,531,057	3,327,410	XXX XXX			
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0399999 Total Cash on Deposit	ХХХ	ХХХ			14,180,330	3,531,057	3,327,410	ХХХ			
0499999 Cash in Company's Office	ХХХ	ХХХ	XXX	XXX				XXX			
0599999 Total	XXX	XXX			14,180,330	3,531,057	3,327,410	XXX			

STATEMENT AS OF SEPTEMBER 30, 2023 OF THE ACA Financial Guaranty Corporation

SCHEDULE E - PART 2 - CASH EQUIVALENTS

1	2	3	4 Date	5 Rate of	6 Maturity	7 Book/Adjusted	8 Amount of Interest	9 Amount Received
CUSIP	Description	Code	Acquired	Interest	Date	Carrying Value	Due & Accrued	During Year
/-80-7 1-29-6	FIRST AMER FUNDS TREAS OBLIG				XXX			•
1-29-6	WELLS FARGO AD TR PL MM INS				XXX			
)99999999 - Exe	mpt Money Market Mutual Funds - as Identified by SVO					23,013,581	75,992	
			T					
			T					
			1					