

LIFE, ACCIDENT AND HEALTH COMPANIES/FRATERNAL BENEFIT SOCIETIES - ASSOCIATION EDITION

QUARTERLY STATEMENT

AS OF SEPTEMBER 30, 2022 OF THE CONDITION AND AFFAIRS OF THE

AMERICAN MATURITY LIFE INSURANCE COMPANY

NAI			npany Code	81213	Employer's ID Num	ber <u>06-1422508</u>
Organized under the Laws of	(Current) (F Connec	Prior) oticut	, Sta	te of Domic	ile or Port of Entry	CT
Country of Domicile		United	d States of An	nerica		
Licensed as business type:	Life	, Accident and Heal	th [X] Frater	nal Benefit	Societies []	
Incorporated/Organized	10/24/1972		(Commenced	d Business	03/27/1973
Statutory Home Office	1 Griffin Roa	d N			Windson	r, CT, US 06095-1512
	(Street and Nu	mber)			(City or Town,	State, Country and Zip Code)
Main Administrative Office			Griffin Road reet and Num			
	/indsor, CT, US 06095-1512			•		800-862-6668
(City or	own, State, Country and Zip Co	ode)			(Area Cod	le) (Telephone Number)
Mail Address	1 Griffin Road N (Street and Number or P.0	D. Box)				r, CT, US 06095-1512 State, Country and Zip Code)
Primary Location of Books and	,	,	1 Griffin Road	N	(200)	,,,
·			reet and Num			***************************************
	/indsor, CT, US 06095-1512 Town, State, Country and Zip Co	ode)	,			800-862-6668 le) (Telephone Number)
Internet Website Address		•	talcottresolution	on com	,	,
	A!		ancour esolution	011.00111		000 704 0400
Statutory Statement Contact	Andrew (I	Name)		· · · · · · · · · · · · · · · · · · ·	(Area	860-791-0166 a Code) (Telephone Number)
Stateme	nt.questions@talcottresolution. (E-mail Address)	com	· · · · · · · · · · · · · · · · · · ·			860-624-0444 (FAX Number)
	(= 1.7)				· ·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Interim Co-President, Chief			OFFICERS			
Legal Officer and Chief Compliance Officer	Lisa Michelle	Proch #		\/D and	Controller	Michael Robert Hazel
Interim Co-President and		***************************************				
Chief Financial Officer	Robert Raymond	Siracusa #		AVP and	Treasurer	Jeremy Matthew Billiel
		Christopher Bene		SVP and Co	orporate	
Zengdi Zhuang, AVP a	nd Appointed Actuary	<u> </u>	Secretary			
Peter Francis	Sannizzaro		ORS OR TR			Robert Raymond Siracusa
		7700	anon damoo i	OZ.IIG.		Nobell Naymona Oracusa
State of	Connecticut	SS:				
County of	Hartford					
all of the herein described ass statement, together with related condition and affairs of the said in accordance with the NAIC A rules or regulations require di	ets were the absolute property exhibits, schedules and explar reporting entity as of the report nnual Statement Instructions at fferences in reporting not rela	of the said reporting tations therein containing period stated about Accounting Practited to accounting	g entity, free sined, annexed love, and of its tices and Prod practices and	and clear fr d or referred s income an cedures mai l procedure	rom any liens or clair d to, is a full and true and deductions therefronual except to the exes, according to the	ntity, and that on the reporting period stated above ms thereon, except as herein stated, and that thi statement of all the assets and liabilities and of th om for the period ended, and have been complete tent that: (1) state law may differ; or, (2) that stat best of their information, knowledge and belie
exact copy (except for formatting	g differences due to electronic	filing) of the enclose	ed statement.	The electro	nic filing may be requ	onic filing with the NAIC, when required, that is a uested by various regulators in lieu of or in additio
to the enclosed statement.	_ (Trich	IVL		1	Chippher (um
Robert R. Sirac Interim Co-President and Chie			lichael R. Haz esident and C			Christopher B. Cramer Senior Vice President and Corporate Secretary
Subscribed and sworn to before day of	me this Novemb	er 2022		b. If no,	n original filing? the amendment numl	ber
Sandra	D. Mange	u			per of pages attached	
Sandra D. Mangefi 8/31/2023	SANDRA D. MAI					

NOTARY PUBLIC
MY COMMISSION EXPIRES AUG. 31, 2023

ASSETS

			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	50,607,848	Trondamica 7 locate		46,657,819
2.					
۷.	2.1 Preferred stocks				
	2.2 Common stocks				
3.	Mortgage loans on real estate:				
Э.	3.1 First liens				
	3.2 Other than first liens				
4.	Real estate:				
4.	4.1 Properties occupied by the company (less \$				
	4.2 Properties held for the production of income (less				
	\$ encumbrances)				
	4.3 Properties held for sale (less \$				
	encumbrances)				
5.	Cash (\$611,758), cash equivalents				
	(\$) and short-term				
	investments (\$)	611,758		611,758	4,571,604
6.	Contract loans (including \$ premium notes)				
7.	Derivatives				
8.	Other invested assets				
9.	Receivables for securities				
10.	Securities lending reinvested collateral assets				
11.	Aggregate write-ins for invested assets				
12.	Subtotals, cash and invested assets (Lines 1 to 11)				
	Title plants less \$ charged off (for Title insurers				
13.	only)				
4.4	Investment income due and accrued				80,339
14.		200,009		203,009	00,009
15.	Premiums and considerations:				
	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 \$				
	earned but unbilled premiums)				
	15.3 Accrued retrospective premiums (\$				
	contracts subject to redetermination (\$				
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				
18.1	Current federal and foreign income tax recoverable and interest thereon				61,283
18.2	Net deferred tax asset	160,922	100,382	60,540	63,442
19.	Guaranty funds receivable or on deposit				
20.	Electronic data processing equipment and software				
21.	Furniture and equipment, including health care delivery assets				
	(\$)				
22.	Net adjustment in assets and liabilities due to foreign exchange rates				
23.	Receivables from parent, subsidiaries and affiliates				
24.	Health care (\$) and other amounts receivable				
25.	Aggregate write-ins for other than invested assets				
26.	Total assets excluding Separate Accounts, Segregated Accounts and	,	,		
_0.	Protected Cell Accounts (Lines 12 to 25)	51,622,494	107,009	51,515,485	51,434,487
27.	From Separate Accounts, Segregated Accounts and Protected Cell				
	Accounts				16,656,443
28.	Total (Lines 26 and 27)	63,290,490	107,009	63,183,481	68,090,930
	DETAILS OF WRITE-INS				
1101.					
1102.					
1103.					
1198.	Summary of remaining write-ins for Line 11 from overflow page				
1199.	Totals (Lines 1101 through 1103 plus 1198)(Line 11 above)				
2501.	Interest Maintenance Reserve	6 627	6,627		
2502.					
2502. 2503.					
2503. 2598.	Summary of remaining write-ins for Line 25 from overflow page				
		6,627	6,627		
2599.	Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	0,027	0,027		

LIABILITIES, SURPLUS AND OTHER FUNDS

		1 Current Statement Date	December 31 Prior Year
1.	Aggregate reserve for life contracts \$	544 805	543 690
2.	Aggregate reserve for accident and health contracts (including \$ Modco Reserve)		
3. 4.	Liability for deposit-type contracts (including \$ Modco Reserve) Contract claims:		
	4.1 Life		
_	4.2 Accident and health		
5.	Policyholders' dividends/refunds to members \$		
6.	Provision for policyholders' dividends, refunds to members and coupons payable in following calendar year - estimated amounts:		
	6.1 Policyholders' dividends and refunds to members apportioned for payment (including \$		
	6.2 Policyholders' dividends and refunds to members not yet apportioned (including \$ Modco)		
_	6.3 Coupons and similar benefits (including \$ Modco)		
7. 8.	Amount provisionally held for deferred dividend policies not included in Line 6		
	\$ discount; including \$ accident and health premiums		
9.	Contract liabilities not included elsewhere:		
	9.1 Surrender values on canceled contracts		
	experience rating refunds of which \$ is for medical loss ratio rebate per the Public Health		
	Service Act		
	ceded		
	9.4 Interest Maintenance Reserve		4,711
10.	\$ and deposit-type contract funds \$		
11.	Commissions and expense allowances payable on reinsurance assumed		
12. 13.	General expenses due or accrued		
10.	allowances recognized in reserves, net of reinsured allowances)	(94, 185)	14,657
14.	Taxes, licenses and fees due or accrued, excluding federal income taxes		
15.1			
15.2 16.	Net deferred tax liability Unearned investment income		
17.	Amounts withheld or retained by reporting entity as agent or trustee		
18.	Amounts held for agents' account, including \$ agents' credit balances		
19.	Remittances and items not allocated		
20. 21.	Net adjustment in assets and liabilities due to foreign exchange rates Liability for benefits for employees and agents if not included above		
22.	Borrowed money \$ and interest thereon \$		
23.	Dividends to stockholders declared and unpaid		
24.	Miscellaneous liabilities:		
	24.01 Asset valuation reserve		
	24.03 Funds held under reinsurance treaties with unauthorized and certified (\$		
	24.04 Payable to parent, subsidiaries and affiliates	39,919	112,956
	24.05 Drafts outstanding		
	24.06 Liability for amounts held under uninsured plans		
	24.07 Funds held under coinsurance 24.08 Derivatives		
	24.09 Payable for securities		
	24.10 Payable for securities lending		
0.5	24.11 Capital notes \$ and interest thereon \$		
25. 26.	Aggregate write-ins for liabilities	506,447	685,493
27.	From Separate Accounts Statement		16,656,443
28.	Total liabilities (Lines 26 and 27)	12,174,443	17,341,936
29.	Common capital stock		2,500,000
30.	Preferred capital stock		
31. 32.	Aggregate write-ins for other than special surplus funds		
33.	Gross paid in and contributed surplus		
34.	Aggregate write-ins for special surplus funds		
35.	Unassigned funds (surplus)	(8,972,116)	(9,232,160)
36.	Less treasury stock, at cost: 36.1		
	36.2 shares preferred (value included in Line 30 \$)		
37.	Surplus (Total Lines 31+32+33+34+35-36) (including \$ in Separate Accounts Statement)		48,248,994
38.	Totals of Lines 29, 30 and 37	51,009,038	50,748,994
39.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3) DETAILS OF WRITE-INS	63,183,481	68,090,930
2501.			
2502. 2503.			
2598.	Summary of remaining write-ins for Line 25 from overflow page		
2599.	Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)		
3101.			
3102.			
3103. 3198.	Summary of remaining write-ins for Line 31 from overflow page		
3190. 3199.	Totals (Lines 3101 through 3103 plus 3198)(Line 31 above)		
3401.			
3402.			
3403. 3498.	Summary of remaining write-ins for Line 34 from overflow page		
3498. 3499.	Totals (Lines 3401 through 3403 plus 3498)(Line 34 above)		

SUMMARY OF OPERATIONS

		1 Current Year	2 Prior Year	3 Prior Year Ended
		To Date	To Date	December 31
1. 2.	Premiums and annuity considerations for life and accident and health contracts Considerations for supplementary contracts with life contingencies		3,450	4,200
3.	Net investment income	420,863	398,472	514,241
4.	Amortization of Interest Maintenance Reserve (IMR)		46,476	62,341
5. 6.	Separate Accounts net gain from operations excluding unrealized gains or losses Commissions and expense allowances on reinsurance ceded			
7.	Reserve adjustments on reinsurance ceded			(781,789)
8.	Miscellaneous Income:			
	8.1 Income from fees associated with investment management, administration and contract guarantees from Separate Accounts	91, 149	99,871	135,306
	8.2 Charges and fees for deposit-type contracts			
	8.3 Aggregate write-ins for miscellaneous income		1,604	1,793
9. 10.	Totals (Lines 1 to 8.3)	(763,933)	128,801	(63,908)
11.	Matured endowments (excluding guaranteed annual pure endowments)			
12.	Annuity benefits			14,484
13. 14.	Disability benefits and benefits under accident and health contracts			
15.	Surrender benefits and withdrawals for life contracts			13,751
16.	Group conversions			
17. 18.	Interest and adjustments on contract or deposit-type contract funds			
19.	Increase in aggregate reserves for life and accident and health contracts	1,205	3,558	(49,613)
20.	Totals (Lines 10 to 19)		24,477	(21,378)
21.	Commissions on premiums, annuity considerations, and deposit-type contract funds (direct business only)			
22.	Commissions and expense allowances on reinsurance assumed			
23.	General insurance expenses and fraternal expenses	1,661	1,884	2,044
24.	Insurance taxes, licenses and fees, excluding federal income taxes		82,818	106,378
25. 26.	Increase in loading on deferred and uncollected premiums		(329 636)	(659,301)
27.	Aggregate write-ins for deductions	4,161	4,367	5,871
28.	Totals (Lines 20 to 27)	(1,101,171)	(216,090)	(566,386)
29.	Net gain from operations before dividends to policyholders and federal income taxes (Line 9 minus Line 28)	337 238	344.891	502,478
30.	Dividends to policyholders and refunds to members			
31.	Net gain from operations after dividends to policyholders, refunds to members and before federal	007 000	044 004	F00 470
32.	income taxes (Line 29 minus Line 30)	66,525	344,891 63,806	502,478 85,513
33.	Net gain from operations after dividends to policyholders, refunds to members and federal income	,		,
0.4	taxes and before realized capital gains or (losses) (Line 31 minus Line 32)	270,713	281,085	416,965
34.	Net realized capital gains (losses) (excluding gains (losses) transferred to the IMR) less capital gains tax of \$			
	transferred to the IMR)	(1,140)	(1,233)	(2,354)
35.	Net income (Line 33 plus Line 34)	269,573	279,852	414,611
36	CAPITAL AND SURPLUS ACCOUNT Capital and surplus, December 31, prior year	50,748,994	50,328,899	50,328,899
36. 37.	Net income (Line 35)	269,573	279,852	414,611
38.	Change in net unrealized capital gains (losses) less capital gains tax of \$			
39.	Change in net unrealized foreign exchange capital gain (loss) Change in net deferred income tax		2,373	(4,560)
40. 41.	Change in nonadmitted assets	(6,486)		10,044
42.	Change in liability for reinsurance in unauthorized and certified companies			,
43.	Change in reserve on account of change in valuation basis, (increase) or decrease			
44. 45.	Change in asset valuation reserve Change in treasury stock			
46.	Surplus (contributed to) withdrawn from Separate Accounts during period			
47.	Other changes in surplus in Separate Accounts Statement			
48. 49.	Change in surplus notes Cumulative effect of changes in accounting principles			
50.	Capital changes:			
	50.1 Paid in			
	50.2 Transferred from surplus (Stock Dividend)			
51.	Surplus adjustment:			
	51.1 Paid in			
	51.2 Transferred to capital (Stock Dividend)			
	51.4 Change in surplus as a result of reinsurance			
52.	Dividends to stockholders			
53. 54.	Aggregate write-ins for gains and losses in surplus	260,044	287,116	420,095
55.	Capital and surplus, as of statement date (Lines 36 + 54)	51,009,038	50,616,015	50,748,994
	DETAILS OF WRITE-INS	, ,		, , , , , , , , , , , , , , , , , , , ,
	Miscellaneous income		269	173
	Other investment management fees		1,260 75	1,470 150
	Summary of remaining write-ins for Line 8.3 from overflow page		10	
08.399.	Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above)	(9,956)	1,604	1,793
		4,161	4,367	5,871
2798.	Summary of remaining write-ins for Line 27 from overflow page			
	Totals (Lines 2701 through 2703 plus 2798)(Line 27 above)	4,161	4,367	5,871
5303.				
	Summary of remaining write-ins for Line 53 from overflow page			
ეკყყ.	Totals (Lines 5301 through 5303 plus 5398)(Line 53 above)			

	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	2,958	3,450	4,200
2.	Net investment income	240,241	339 , 125	535,720
3.	Miscellaneous income	81,193	101,475	137,099
4.	Total (Lines 1 to 3)	324,392	444,050	677,019
5.	Benefit and loss related payments	1,473,954	462,831	833,216
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts	(1,279,539)	(332,205)	(662,954)
7.	Commissions, expenses paid and aggregate write-ins for deductions	72,059	93,989	119,213
8.	Dividends paid to policyholders			
9.	Federal and foreign income taxes paid (recovered) net of \$ tax on capital			
	gains (losses)		280,112	386,112
10.	Total (Lines 5 through 9)	266,474	504,727	675,587
11.	Net cash from operations (Line 4 minus Line 10)	57,918	(60,677)	1,432
	Cash from Investments			
12.	Proceeds from investments sold, matured or repaid:			
	•	7,906,922	8 196 465	9,316,863
	12.2 Stocks			,0,010,000
	12.3 Mortgage loans			
	12.4 Real estate			
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments			
	12.7 Miscellaneous proceeds			
	12.8 Total investment proceeds (Lines 12.1 to 12.7)	7 906 922	8 196 465	9,316,863
13.	Cost of investments acquired (long-term only):	7,000,022	, 100, 400	
10.	13.1 Bonds	11 844 994	8 434 781	8 434 781
			0,404,701	,0,454,761
	13.3 Mortgage loans			
	13.4 Real estate			
	13.6 Miscellaneous applications			
		11,844,994	8,434,781	8,434,781
1.4	13.7 Total investments acquired (Lines 13.1 to 13.6)	11,044,354	0,434,701	0,434,761
14.	Net increase (or decrease) in contract loans and premium notes	(2.020.072)	(220, 246)	000 000
15.	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	(3,938,072)	(238,316)	882,082
4.0	Cash from Financing and Miscellaneous Sources			
16.	Cash provided (applied):			
	• • • •			
	16.2 Capital and paid in surplus, less treasury stock			
	16.3 Borrowed funds			
	16.4 Net deposits on deposit-type contracts and other insurance liabilities			
	16.5 Dividends to stockholders		(7.750)	407.540
	16.6 Other cash provided (applied)	(79,692)	(7,756)	107,542
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5 plus Line 16.6)	(79,692)	(7,756)	107,542
	DECONCILIATION OF CASH CASH FALINIAL ENTS AND SHORT TERM INVESTMENTS			
40	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS Not change in each cash equivalents and short term investments (Line 11, plus Lines 15 and 17)	(3,959,846)	(306 750)	991,056
18.		(0,303,640)	(300,730)	991,056
19.	Cash, cash equivalents and short-term investments:	4 571 604	2 500 547	2 500 540
		4,571,604		
	19.2 End of period (Line 18 plus Line 19.1)	611,758	3,273,797	4,571,604

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

EXHIBIT 1

DIRECT PREMIUMS AND DEPOSIT-TYPE CONTRACTS

	DIRECT PREMIUMS AND DEPOSIT-TYPE C	ONTRACIS		
		1 Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
1.	Industrial life			
2.	Ordinary life insurance			
3.	Ordinary individual annuities	127,624	52,062	54,275
4.	Credit life (group and individual)			
5.	Group life insurance			
6.	Group annuities	781,389	166,094	166,844
7.	A & H - group			
8.	A & H - credit (group and individual)			
9.	A & H - other			
10.	Aggregate of all other lines of business			
11.	Subtotal (Lines 1 through 10)	909,013	218,156	221,119
12.	Fraternal (Fraternal Benefit Societies Only)			
13.	Subtotal (Lines 11 through 12)	909,013	218 , 156	221,119
14.	Deposit-type contracts			
15.	Total (Lines 13 and 14)	909,013	218, 156	221, 119
	DETAILS OF WRITE-INS			
1001.				
1002.				
1003.				
1098.	Summary of remaining write-ins for Line 10 from overflow page			
1099.	Totals (Lines 1001 through 1003 plus 1098)(Line 10 above)			

Note 1 - Summary of Significant Accounting Policies and Going Concern

A. Accounting Practices

The accompanying statutory-basis financial statements of American Maturity Life Insurance Company (the "Company" or "AML") have been prepared in conformity with statutory accounting practices prescribed or permitted by the State of Connecticut Insurance Department ("the Department"). The Department recognizes only statutory accounting practices prescribed or permitted by the State of Connecticut for determining and reporting the financial condition and results of operations of an insurance company and for determining solvency under the State of Connecticut Insurance Law. The National Association of Insurance Commissioners' Accounting Practices and Procedures Manual ("NAIC SAP") has been adopted as a component of prescribed practices by the State of Connecticut.

A reconciliation of the Company's net income and capital and surplus between NAIC SAP and practices prescribed by the Department is shown below:

	SSAP#	F/S Page	F/S Line #	2022	2021
Net income					
1. AML state basis (Page 4, Line 35, Columns 1 & 3)	XXX	XXX	XXX	\$ 269,573	\$ 414,611
State prescribed practices that are an (increase)/decrease from NAIC SAP				_	_
State permitted practices that are an (increase)/decrease from NAIC SAP				_	_
4. Net SAP (1-2-3=4)	XXX	XXX	XXX	\$ 269,573	\$ 414,611
Surplus					
5. AML state basis (Page 3, Line 38, Columns 1 & 2)	XXX	XXX	XXX	\$ 51,009,038	\$ 50,748,994
State prescribed practices that are an (increase)/decrease from NAIC SAP				_	_
7. State permitted practices that are an (increase)/decrease from NAIC SAP				_	_
8. NAIC SAP (5-6-7=8)	XXX	XXX	XXX	\$ 51,009,038	\$ 50,748,994

C. Accounting Policy

- 2. The Company had no SVO identified investments in exchange traded funds or bond mutual funds that qualifies for bond accounting treatment.
- 6. The Company has no investments in loan-backed bond and structured securities.

D. Going Concern

The Company is not aware of any conditions or events which raise substantial doubts concerning the Company's ability to continue as a going concern.

Note 2 - Accounting Changes and Corrections of Errors

No significant change.

Note 3 - Business Combinations and Goodwill

No significant change.

Note 4 - Discontinued Operations

No significant change.

Note 5 - Investments

D. Loan-Backed Securities

The Company has no investments in loan-backed bonds and structured securities as of September 30, 2022.

E. Dollar Repurchase Agreements and/or Securities Lending Transactions

- 3. Collateral Received
 - b. The Company did not accept collateral that is permitted by contract or custom to sell or repledge as of September 30, 2022.

F. Repurchase Agreements Transactions Accounted for as Secured Borrowing

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

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing

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

H. Repurchase Agreements Transactions Accounted for as a Sale

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

I. Reverse Repurchase Agreements Transactions Accounted for as a Sale

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

M. Working Capital Finance Investments

The Company had no working capital finance investments.

N. Offsetting and Netting of Assets and Liabilities

The Company had no offsetting and netting of assets and liabilities.

R. Share of Cash Pool by Asset type

The Company did not participate in a short term investment pool as of September 30, 2022.

Note 6 - Joint Ventures, Partnerships and Limited Liability Companies

No significant change.

Note 7 - Investment Income

No significant change.

Note 8 - Derivative Instruments

No significant change.

Note 9 - Income Taxes

No significant change.

Note 10 - Information Concerning Parent, Subsidiaries and Affiliates

Effective August 29, 2022, Talcott Resolution Life Insurance Company ("TL") entered into an intercompany liquidity agreement between several Talcott entities; including TR Re, Ltd. ("TR Re"), Talcott Life Re, Ltd ("TLR") and Talcott Life & Annuity Re, Ltd. ("TLAR"). TL may lend a total of \$500M in aggregate to these affiliates. TL may also borrow a total of \$1.5B consisting of \$500M from each of the aforementioned entities. Under the agreement, TLR, TLAR and TR Re cannot extend loans between one another. The language within the agreement is consistent with the prior liquidity agreements entered into in March 2022 and June 2022.

Effective August 29, 2022, Talcott Resolution Life and Annuity Insurance Company ("TLA") entered into an intercompany liquidity agreement between several Talcott entities; including TR Re, Ltd. ("TR Re"), Talcott Life Re, Ltd ("TLR") and Talcott Life & Annuity Re, Ltd. ("TLAR"). TLA may lend a total of \$200M in aggregate to these affiliates. TLA may also borrow a total of \$600M consisting of \$200M from each of the aforementioned entities. Under the agreement, TLR, TLAR and TR Re cannot extend loans between one another. The language within the agreement is consistent with the prior liquidity agreements entered into in March 2022 and June 2022.

Effective December 28, 2021, TL and certain of its affiliates, including but not limited to insurance companies (the "Talcott Companies"), entered into an Investment Management Agreement with Sixth Street Insurance Solutions, L.P. to provide investment management services with respect to certain assets.

Note 11 - Debt

B. The Company has no Federal Home Loan Bank agreements.

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

A Defined Benefit Plans

The Company has no direct plans.

Note 13 - Capital and Surplus, Shareholders' Dividend Restrictions and Quasi-Reorganizations

No significant change.

Note 14 - Liabilities, Contingencies, and Assessments

F. All Other Contingencies

The Company is or may become involved in various legal actions, some of which assert claims for substantial amounts. Management expects that the ultimate liability, if any, with respect to such lawsuits, after consideration of provisions made for estimated losses and costs of defense, will not be material to the financial condition of the Company.

For additional information, please refer to the current and periodic reports filed by Talcott Resolution Life Insurance Company with the United States Securities and Exchange Commission.

Note 15 - Leases

No significant change.

Note 16- Information about Financial Instruments with Off-Balance Sheet Risk and Financial Instruments with Concentrations of Credit Risk

No significant change.

Note 17- Sale, Transfer and Servicing of Financial Assets and Extinguishments of Liabilities

- B. The Company had no transfer or servicing of financial assets.
- C. The Company had no wash sales.

Note 18 - Gain or Loss to the Reporting Entity from Uninsured Plans and the Uninsured Portion of Partially Insured Plans

No significant change

Note 19 - Direct Premium Written/Produced by Managing General Agents/Third Party Administrators

No significant change.

Note 20 - Fair Value Measurements

A. Fair Value Measurements

Fair value is determined based on the "exit price" notion which is defined as the price that would be received to sell an asset in the principal or most advantageous market for the asset in an orderly transaction between market participants. The Company's Separate Account assets are held at fair value.

The Company's investment manager for the Company's general account (a registered investment adviser under the Investment Advisers Act of 1940), with oversight by the Company's Investment Management Department and its Finance and Investment Committee ("FIC"), a committee co-chaired by the Chief Investment Officer and the Chief Risk Officer of the Company, estimates the fair value for financial assets held in the Company's general account and guaranteed separate accounts based on the framework established in the fair value accounting guidance. The Company reviews its investment manager's pricing policy on a periodic basis, with any changes to be approved by the FIC. The Company reserves the right to take exception to its investment manager's pricing of a particular asset and, with FIC's approval, to adjust the price received from its investment manager for that particular asset. The following section applies the fair value hierarchy and disclosure requirements for the Company's Separate Account assets, and categorizes the inputs in the valuation techniques used to measure fair value into three broad Levels (Level 1, 2, or 3):

- Level 1 Unadjusted quoted prices for identical assets in active markets that the Company has the ability to access at the measurement date. Level 1 securities include open-ended mutual funds reported in Separate Account assets.
- Level 2 Observable inputs, other than quoted prices included in Level 1, for the asset or prices for similar assets. Certain short-term investments reported in Separate Account assets are model priced by vendors using observable inputs and are classified within Level 2.
- Level 3 Valuations that are derived from techniques in which one or more of the significant inputs are unobservable (including assumptions about risk). Because Level 3 values, by their nature, contain one or more significant unobservable inputs as there is little or no observable market for these assets and liabilities, considerable judgment is used to determine the Level 3 fair values. Level 3 fair values represent the Company's best estimate of an amount that could be realized in a current market exchange absent actual market exchanges.

In many situations, inputs used to measure the fair value of an asset may fall into different levels of the fair value hierarchy. In these situations, the Company will determine the level in which the fair value falls based upon the lowest level input that is significant to the determination of the fair value. In most cases, both observable (e.g., changes in interest rates) and unobservable (e.g., changes in risk assumptions) inputs are used in the determination of fair values that the Company's investment manager has classified within Level 3. Consequently, these values and the related gains and losses are based upon both observable and unobservable inputs. The Company's bonds included in Level 3 are classified as such because these securities are primarily within illiquid markets and/or priced by independent brokers.

1 The following table presents assets carried at fair value by hierarchy level:

	September 30, 2022										
	(Amounts in thousands)	Acti	oted Prices in ve Markets for entical Assets (Level 1)	Significant Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)		Total			
a.	Assets accounted for at fair value										
	Separate Account assets	\$	11,668		\$	_	\$	11,668			
	Total assets accounted for at fair value	\$	11,668	\$ <u> </u>	\$	_	\$	11,668			
b.	Liabilities accounted for at fair value										
	N/A	\$	_	\$	\$	_	\$	_			
	Total liabilities accounted for at fair value	\$	_	\$ —	\$	_	\$	_			

Fair values and changes in the fair values of Separate Account assets generally accrue directly to the policyholders and are not included in the Company's revenues and expenses or surplus.

Valuation Techniques, Procedures and Controls

The Company determines the fair values of certain financial assets and liabilities based on quoted market prices where available and where prices represent reasonable estimates of fair value. The Company also determines fair values based on future cash flows discounted at the appropriate current market rate. Fair values reflect adjustments for counterparty credit quality, the Company's default spreads, liquidity and, where appropriate, risk margins on unobservable parameters.

The fair value process is monitored by the Valuation Committee of the Company's investment manager, which is a cross-functional group of senior management that meets at least quarterly. The purpose of the committee is to oversee the pricing policy and procedures by ensuring objective and reliable valuation practices and pricing of financial instruments as well as addressing valuation issues and approving changes to valuation methodologies and pricing sources. There are also two working groups under the Valuation Committee of the Company's investment manager, a Securities Valuation Group and a Derivatives Valuation Group, which include various investment, operations, accounting, compliance and risk management professionals that meet on a regular basis, to review market data trends, pricing and trading statistics and results, and any proposed pricing methodology changes.

In addition, the Finance and Investment Committee of the Company, co-chaired by its Chief Investment Officer and Chief Financial Officer, is responsible for the approval and monitoring of the Valuation Policy of the Company as well as the adjudication of any valuation disputes thereunder. The Valuation Policy addresses valuation of all financial instruments held in the general account and guaranteed separate accounts of the Company, including all derivative positions. The Finance and Investment Committee meets regularly, and its members include a cross-functional group of senior management as well as various investment, accounting, finance, and risk management professionals.

The Company also has an enterprise-wide Operational Risk Management function which is responsible for establishing, maintaining and communicating the framework, principles and guidelines of the Company's operational risk management program. This includes model risk management which provides an independent review of the suitability, characteristics and reliability of model inputs as well as an analysis of significant changes to current models.

Bonds and Stocks

The fair values of bonds and stocks in an active and orderly market (e.g., not distressed or forced liquidation) are determined by the Company's investment manager using a "waterfall" approach utilizing the following pricing sources: quoted prices for identical assets or liabilities, prices from third-party pricing services, independent broker quotations, or internal matrix pricing processes. Typical inputs used by these pricing sources include, but are not limited to, benchmark yields, reported trades, broker/dealer quotes, issuer spreads, benchmark securities, bids, offers, and/or estimated cash flows, prepayment speeds, and default rates. Most bonds do not trade daily. Based on the typical trading volumes and the lack of quoted market prices for bonds, third-party pricing services utilize matrix pricing to derive security prices. Matrix pricing relies on securities' relationships to other benchmark quoted securities, which trade more frequently. Pricing services utilize recently reported trades of identical or similar securities making adjustments through the reporting date based on the preceding outlined available market observable information. If there are no recently reported trades, the third-party pricing services may develop a security price using expected future cash flows based upon collateral performance and discounted at an estimated market rate. Both matrix pricing and discounted cash flow techniques develop prices by factoring in the time value for cash flows and risk, including liquidity and credit.

Prices from third-party pricing services may be unavailable for securities that are rarely traded or are traded only in privately negotiated transactions. As a result, certain securities are priced via independent broker quotations which utilize inputs that may be difficult to corroborate with observable market based data. Additionally, the majority of these independent broker quotations are non-binding.

The Company's investment manager utilizes an internally developed matrix pricing process for private placement securities for which the Company is unable to obtain a price from a third-party pricing service. The process is similar to the third-party pricing services. The Company's investment manager develops credit spreads each month using market based data for public securities adjusted for credit spread differentials between public and private securities which are obtained from a survey of multiple private placement brokers. The credit spreads determined through this survey approach are based upon the issuer's financial strength and term to maturity,

utilizing independent public security index and trade information and adjusting for the non-public nature of the securities. Credit spreads combined with risk-free rates are applied to contractual cash flows to develop a price.

The Company's investment manager performs ongoing analyses of the prices and credit spreads received from third parties to ensure that the prices represent a reasonable estimate of the fair value. In addition, the Company's investment manager ensures that prices received from independent brokers represent a reasonable estimate of fair value through the use of internal and external cash flow models utilizing spreads, and when available, market indices. As a result of these analyses, if the Company's investment manager determines that there is a more appropriate fair value based upon the available market data, the price received from the third party is adjusted accordingly and approved by the Valuation Committee of the Company's investment manager.

The Company's investment manager conducts other specific monitoring controls around pricing. Daily, weekly and monthly analyses identify price changes over predetermined thresholds for bonds and equity securities. Monthly analyses identify prices that have not changed, and missing prices. Also on a monthly basis, a second source validation is performed on most sectors. Analyses are conducted by a dedicated pricing unit that follows up with trading and investment sector professionals and challenges prices with vendors when the estimated assumptions used differs from what the Company's investment manager feels a market participant would use. Examples of other procedures performed include, but are not limited to, initial and ongoing review of third-party pricing services' methodologies, review of pricing statistics and trends and back testing recent trades.

The Company's investment manager has analyzed the third-party pricing services' valuation methodologies and related inputs, and has also evaluated the various types of securities in its investment portfolio to determine an appropriate fair value hierarchy level based upon trading activity and the observability of market inputs. Most prices provided by third-party pricing services are classified into Level 2 because the inputs used in pricing the securities are observable. Due to the lack of transparency in the process that brokers use to develop prices, most valuations that are based on brokers' prices are classified as Level 3. Some valuations may be classified as Level 2 if the price can be corroborated with observable market data.

Valuation Inputs for Separate Account Assets

Separate Account assets are primarily invested in mutual funds but also have investments in bonds and stocks. For Level 1 investments, valuations are based on observable inputs that reflect quoted prices for identical assets in active markets that the Company has the ability to access at the measurement date.

For the Separate Accounts' Level 2 bond securities, typical inputs used by pricing techniques include, but are not limited to, benchmark yields, reported trades, broker/dealer quotes, issuer spreads, benchmark securities, bids, offers, and/or estimated cash flows, prepayment speeds, and default rates.

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 (joint ventures and partnerships). The fair values are also categorized into the three-level fair value hierarchy as described in Note 20A.

(Amounts in thousands)	September 30, 2022													
Type of Financial Instrument		Aggregate Fair Value		Admitted Value		(Level 1)		(Level 2)		(Level 3)	Net Asset Value (NAV)		Not Practicable (Carrying Value)	
Assets														
Bonds – unaffiliated	\$	48,435	\$	50,608	\$	_	\$	48,435	\$	_	\$	_	\$	_
Cash, cash equivalents and short- term investments - unaffiliated		612		612		612		_		_		_		_
Separate Account assets		11,668		11,668	İ	11,668				_		_		_
Total assets	\$	60,715	\$	62,888	\$	12,280	\$	48,435	\$	_	\$	_	\$	_
Liabilities														
Separate Account liabilities	\$	(11,668)	\$	(11,668)	\$	(11,668)	\$	_	\$	_	\$	_	\$	_
Total liabilities	\$	(11,668)	\$	(11,668)	\$	(11,668)	\$	-	\$	_	\$	_	\$	_

(Amounts in thousands)		December 31, 2021										
Type of Financial Instrument	Aggregat Valu	te Fair ıe	Admitted Value		(Level 1)	(Level 2)		(Level 3)		Net Asset Value (NAV)		Not Practicable (Carrying Value)
Assets												
Bonds – unaffiliated	\$ 4	46,763	\$ 46,65	8 \$	\$ <u> </u>	\$	46,763	\$	_	\$ -	-	\$ _
Cash, cash equivalents and short- term investments - unaffiliated		4,572	4,5	'2	4,572		_		_	_	_	_
Separate Account assets		16,656	16,6	6	16,656		_		_	-	-1	_
Total assets	\$ 6	67,991	\$ 67,88	36	\$ 21,228	\$	46,763	\$	_	\$ -	-1	\$ <u> </u>
Liabilities												
Separate Account liabilities	\$ (16,656)	\$ (16,6	6) \$	\$ (16,656)	\$	_	\$	_	\$ -	-	\$ <u> </u>
Total liabilities	\$ (16,656)	\$ (16,6	6) \$	\$ (16,656)	\$	_	\$		\$ -	-[\$ -

The valuation methodologies used to determine the fair values of bonds are described in the above Fair Value Measurements section of this note.

The amortized cost of cash, cash equivalents and short-term investments approximates fair value.

D. At September 30, 2022, the Company had no investments where it was not practicable to estimate fair value.

Note 21 - Other Items

C. Other Disclosures

No significant change.

Note 22 - Events Subsequent

The Company had no material subsequent events through the filing date of November 10, 2022.

Note 23 - Reinsurance

No significant change.

Note 24 - Retrospectively Rated Contracts & Contracts Subject to Redetermination

E. Risk-Sharing Provisions of the Affordable Care Act ("ACA")

The Company had no accident and health insurance premiums that are subject to the Affordable Care Act risk-sharing provisions.

Note 25 - Changes in Incurred Losses and Loss Adjustment Expenses

The Company had no change to incurred losses or loss adjustment expenses.

Note 26 - Intercompany Pooling Arrangements

No significant change.

Note 27 - Structured Settlements

No significant change.

Note 28 - Health Care Receivables

No significant change.

Note 29 - Participating Policies

No significant change.

Note 30 - Premium Deficiency Reserves

No significant change.

Note 31 - Reserves for Life Contracts and Deposit-Type Contracts

No significant change.

Note 32 - Analysis of Annuity Actuarial Reserves and Deposit Liabilities by Withdrawal Characteristics

No significant change.

Note 33 - Analysis of Life Actuarial Reserves by Withdrawal Characteristics

No significant change.

Note 34 - Premium and Annuity Considerations Deferred and Uncollected

No significant change.

Note 35 - Separate Accounts

No significant change.

Note 36 - Loss/Claim Adjustment Expenses

No significant change.

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES

GENERAL

1.1	Did the reporting entity experience any material transactions requiring the f Domicile, as required by the Model Act?			Yes [] No [X]								
1.2	2 If yes, has the report been filed with the domiciliary state?											
2.1	Has any change been made during the year of this statement in the charter reporting entity?	, by-laws, articles of incorporation,	or deed of settlement of the	Yes [] No [X]								
2.2	If yes, date of change:											
3.1	.1 Is the reporting entity a member of an Insurance Holding Company System consisting of two or more affiliated persons, one or more of which is an insurer? If yes, complete Schedule Y, Parts 1 and 1A.											
3.2	Have there been any substantial changes in the organizational chart since	the prior quarter end?		Yes [] No [X]								
3.3	If the response to 3.2 is yes, provide a brief description of those changes.											
3.4	Is the reporting entity publicly traded or a member of a publicly traded group	p?		Yes [] No [X]								
3.5	If the response to 3.4 is yes, provide the CIK (Central Index Key) code issu	ed by the SEC for the entity/group.										
4.1	Has the reporting entity been a party to a merger or consolidation during the	e period covered by this statement	?	Yes [] No [X]								
4.2	If yes, provide the name of the entity, NAIC Company Code, and state of doceased to exist as a result of the merger or consolidation.	omicile (use two letter state abbrevi	ation) for any entity that has									
	1 Name of Entity	2 NAIC Company Code	3 State of Domicile									
5.	If the reporting entity is subject to a management agreement, including thin in-fact, or similar agreement, have there been any significant changes regallyes, attach an explanation.	d-party administrator(s), managing irding the terms of the agreement o	general agent(s), attorney- r principals involved? Yes	[] No [X] N/A [
6.1	State as of what date the latest financial examination of the reporting entity	was made or is being made.		12/31/2022								
6.2	State the as of date that the latest financial examination report became availate should be the date of the examined balance sheet and not the date the			12/31/2017								
6.3	State as of what date the latest financial examination report became availa the reporting entity. This is the release date or completion date of the exam date).	nination report and not the date of the	ne examination (balance sheet	05/10/2019								
6.4	By what department or departments?											
6.5	State of Connecticut Insurance Department Have all financial statement adjustments within the latest financial examina statement filed with Departments?			[] No [] N/A [X								
6.6	Have all of the recommendations within the latest financial examination rep	oort been complied with?	Yes	[X] No [] N/A [
7.1	Has this reporting entity had any Certificates of Authority, licenses or regist revoked by any governmental entity during the reporting period?			Yes [] No [X]								
7.2	If yes, give full information:											
8.1	Is the company a subsidiary of a bank holding company regulated by the Fe	ederal Reserve Board?		Yes [] No [X]								
8.2	If response to 8.1 is yes, please identify the name of the bank holding com	pany.										
8.3	Is the company affiliated with one or more banks, thrifts or securities firms?)		Yes [X] No []								
8.4	If response to 8.3 is yes, please provide below the names and location (city regulatory services agency [i.e. the Federal Reserve Board (FRB), the Offic Insurance Corporation (FDIC) and the Securities Exchange Commission (S	ce of the Comptroller of the Current	cy (OCC), the Federal Deposit									
	1	2	3 4 5									
	Affiliate Name Talcott Resolution Distribution Company Inc	Location (City, State)	FRB OCC FD									

1	2	3	4	5	6
Affiliate Name	Location (City, State)	FRB	OCC	FDIC	SEC
Talcott Resolution Distribution Company Inc.	Windsor CT	NO	NO	NO	YES
' '					

GENERAL INTERROGATORIES

9.1	similar functions) of the reporting entity subject to a code of ethics, which includes the following standards? (a) Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships;	Yes [X] No []
	(b) Full, fair, accurate, timely and understandable disclosure in the periodic reports required to be filed by the reporting entity;	
	(c) Compliance with applicable governmental laws, rules and regulations;	
	(d) The prompt internal reporting of violations to an appropriate person or persons identified in the code; and	
0.44	(e) Accountability for adherence to the code.	
9.11	If the response to 9.1 is No, please explain:	
9.2	Has the code of ethics for senior managers been amended?	Yes [X] No []
9.21	If the response to 9.2 is Yes, provide information related to amendment(s).	
	The Code of Ethics was last updated on July 15, 2022 for technical, administrative and other non-substantive changes.	
9.3	Have any provisions of the code of ethics been waived for any of the specified officers?	Yes [] No [X]
9.31	If the response to 9.3 is Yes, provide the nature of any waiver(s).	
	FINANCIAL	
10.1	Does the reporting entity report any amounts due from parent, subsidiaries or affiliates on Page 2 of this statement?	Van I I Na I V I
	If yes, indicate any amounts receivable from parent included in the Page 2 amount:	
10.2	Types, maleate any amounts receivable north parent moladed in the rage 2 amount.	
	INVESTMENT	
	Were any of the stocks, bonds, or other assets of the reporting entity loaned, placed under option agreement, or otherwise made available for use by another person? (Exclude securities under securities lending agreements.)	Yes [] No [X]
	,,	
12.	Amount of real estate and mortgages held in other invested assets in Schedule BA:	
13.	Amount of real estate and mortgages held in short-term investments:	
14.1		Yes [] No [X]
14.2	If yes, please complete the following:	2
	1 Prior Year-End	2 Current Quarter
	Book/Adjusted	Book/Adjusted
	Carrying Value	Carrying Value
	Bonds	\$
	Preferred Stock \$	\$
	Common Stock \$	\$
	Short-Term Investments \$	\$
	Mortgage Loans on Real Estate\$	\$
	All Other \$	\$
	Total Investment in Parent, Subsidiaries and Affiliates (Subtotal Lines 14.21 to 14.26)\$	\$
14.28	Total Investment in Parent included in Lines 14.21 to 14.26 above\$	\$
15.1	Has the reporting entity entered into any hedging transactions reported on Schedule DB?	Yes [] No [X]
15.2	If yes, has a comprehensive description of the hedging program been made available to the domiciliary state?] No [] N/A [X]
	If no, attach a description with this statement.	
16.	For the reporting entity's security lending program, state the amount of the following as of the current statement date:	
	16.1 Total fair value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2.	
	16.2 Total book adjusted/carrying value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2	S
	16.3 Total payable for securities lending reported on the liability page	

GENERAL INTERROGATORIES

offices, vaults or safety custodial agreement w Outsourcing of Critical	y deposit boxes, wer vith a qualified bank Functions, Custodia	or trust company in accordance al or Safekeeping Agreements o	ecurities, owned with Section 1, of the NAIC Fina	throughout the curre III - General Examin ncial Condition Exam	nt year held pursu ation Consideratio niners Handbook?	ant to a ons, F. Ye	es[X]	No []
	1				2		1	
JPMorgan Chase Bank	Name of Custod N.A.	ian(s)	4 Chase Metro	<u>Custodia</u> Tech Center 16th Fl	<u>an Address</u> oor Brooklyn NY 1	1245	_	
		the requirements of the NAIC F	Financial Conditi	on Examiners Handl	pook, provide the r	name,	_	
1	te explanation.	2			3		1	
Name(s)	Location(s)		Complete	e Explanation(s)			
•		• • • • • • • • • • • • • • • • • • • •	s) identified in 1	7.1 during the curren	t quarter?	Ye:	<u> </u>	No [X]
1 Old Custo	odian	2 Now Custodian			4 Posso	n		
Old Custo		New Custodian			Reaso			
make investment deci such. ["that have ad Hartford Investment	sions on behalf of th ccess to the investment 1 Name of Firm of Management Company	e reporting entity. For assets tha ent accounts"; "handle securit	at are managed ties"] 2 Affiliation	internally by employe			_	
17.5097 For those firm designated w	ns/individuals listed i ith a "U") manage m viduals unaffiliated w	n the table for Question 17.5, do ore than 10% of the reporting er	o any firms/indivntity's invested a	duals unaffiliated wit ssets?"	for Question 17.5,	does the		
	· ·						25 [X]	NO []
1		2		3		4		
Central Registration Depository Number 106699	Hartford Investmen	t Management Company	FI	OBULMG7PY8G4MG7C65	SEC		Manag Agree (IMA)	ement ement Filed
Have all the filing requ If no, list exceptions:	irements of the Purp	ooses and Procedures Manual o	of the NAIC Inves	stment Analysis Offic	e been followed?	Y	es [X]	No []
a. Documentation security is not a b. Issuer or obligo c. The insurer has	necessary to permit available. or is current on all con an actual expectation	a full credit analysis of the secuntracted interest and principal parts on of ultimate payment of all cor	urity does not ex ayments. ntracted interest	st or an NAIC CRP of	credit rating for an		es [X]	No []
a. The security was b. The reporting er c. The NAIC Desig on a current priv d. The reporting er	s purchased prior to ntity is holding capita mation was derived f rate letter rating held ntity is not permitted	January 1, 2018. I commensurate with the NAIC I from the credit rating assigned by the insurer and available for to share this credit rating of the	Designation repoy an NAIC CRP examination by PL security with	orted for the security in its legal capacity state insurance regulate SVO.	as a NRSRO whic ılators.	h is shown	oe [V]	No.f. 1
By assigning FE to a SFE fund: a. The shares were b. The reporting er c. The security had January 1, 2019 d. The fund only or e. The current reporting in its legal capace f. The public credit	Schedule BA non-rege purchased prior to ntity is holding capitad a public credit ratin i. Predominantly holding to predominantly holding to the predominantly holding as an NRSRO. rating(s) with annua	gistered private fund, the reporting January 1, 2019. I commensurate with the NAIC I g(s) with annual surveillance assess bonds in its portfolio. I surveillance assigned by an National January 1, 2019.	ng entity is certiful Designation repsigned by an NA credit rating(s) value CRP has no	ying the following electority orted for the security alC CRP in its legal or with annual surveillar at lapsed.	ements of each sel capacity as an NRS	If-designated SRO prior to		
	offices, vaults or safet custodial agreement wo Outsourcing of Critical For all agreements that a support of the control of the customer	offices, vaults or safety deposit boxes, wer custodial agreement with a qualified bank of Outsourcing of Critical Functions, Custodia For all agreements that comply with the red. Name of Custod JPMorgan Chase Bank N.A.	offices, vaults or safety deposit boxes, were all stocks, bonds and other se custodial agreement with a qualified bank or trust company in accordance Outsourcing of Critical Functions, Custodial or Safekeeping Agreements of all agreements that comply with the requirements of the NAIC Financial agreements that comply with the requirements of the NAIC Financial agreements that do not comply with the requirements of the NAIC focation and a complete explanation: For all agreements that do not comply with the requirements of the NAIC focation and a complete explanation: 1	offices, vaults or safety deposit boxes, were all stocks, bonds and other securities, owned custodial agreement with a qualified bank or trust company in accordance with Section 1, Outsourcing of Critical Functions, Custodial or Safekeeping Agreements of the NAIC Financial Condition Exa Tor all agreements that comply with the requirements of the NAIC Financial Condition Exa Pillorgan Chase Bank N.A. Same of Custodian(s)	offices, valuts or safety deposit boxes, were all stocks, bonds and other securities, owned throughout the curre usubtabil agreement with a qualified bank or trust company in accordance with Secular Condition Examiners Handbook. Control Frontal Condition Examiners Handbook. Control	offices, walls or safety deposit boxes, were all stocks, bonds and other securities, owned throughout the current year held pursuits catorial agreement with a qualified bank or trust company in accordance with Section 1. III - General Examination Consideration Consideration Consideration Consideration Consideration Consideration Consideration Consideration (Consideration Consideration Consid	offices, walls or setting deposit boxes, were all stocks, bonds and other securities, cound throughout the current year held pursuant to a controlled agreement with a qualited back or virus company in accordance with Section 1.11 - Genetic Examination Condition Examinates Handbook, complete the following: When the second of the second of the NAIC Financial Condition Examinates Handbook, complete the following: When the second of the second of the NAIC Financial Condition Examinates Handbook, complete the following: When the second of the second of the NAIC Financial Condition Examinates Handbook, provided the name, location and a complete explanation: The second of the second of the second of the NAIC Financial Condition Examinates Handbook, provided the name, location and a complete explanation: The second of the second of the second of the NAIC Financial Condition Examinates Handbook, provided the name, location and a complete explanation; The second of the second of the second of the NAIC Financial Condition Examinates Handbook, provided the name, location and a complete explanation; The second of the s	offices is value to safety deposit boxes, were all stocks, bonds and other sociarities, owned throughout the current year held pursuant to a controlled generation. It is cleared in proceedings of the controlled process of the

GENERAL INTERROGATORIES

PART 2 - LIFE AND ACCIDENT AND HEALTH COMPANIES/FRATERNAL BENEFIT SOCIETIES

fe and	Accident Health Companies/Fraternal Benefit Societies: Report the statement value of mortgage loans at the end of this reporting period for the following categories:	1
	1.1 Long-Term Mortgages In Good Standing	Amount
	1.11 Farm Mortgages	.\$
	1.12 Residential Mortgages	.\$
	1.13 Commercial Mortgages	.\$
	1.14 Total Mortgages in Good Standing	
	1.2 Long-Term Mortgages In Good Standing with Restructured Terms	
	1.21 Total Mortgages in Good Standing with Restructured Terms.	\$
	1.3 Long-Term Mortgage Loans Upon which Interest is Overdue more than Three Months	
	1.31 Farm Mortgages	.\$
	1.32 Residential Mortgages	.\$
	1.33 Commercial Mortgages	
	1.34 Total Mortgages with Interest Overdue more than Three Months	.\$
	1.4 Long-Term Mortgage Loans in Process of Foreclosure	
	1.41 Farm Mortgages	\$
	1.42 Residential Mortgages	.\$
	1.43 Commercial Mortgages	\$
	1.44 Total Mortgages in Process of Foreclosure	
1.5	Total Mortgage Loans (Lines 1.14 + 1.21 + 1.34 + 1.44) (Page 2, Column 3, Lines 3.1 + 3.2)	
1.6	Long-Term Mortgages Foreclosed, Properties Transferred to Real Estate in Current Quarter	.,
	1.61 Farm Mortgages	\$
	1.62 Residential Mortgages	
	1.63 Commercial Mortgages	
	1.64 Total Mortgages Foreclosed and Transferred to Real Estate	
2.	Operating Percentages:	
	2.1 A&H loss percent	9,6
	2.2 A&H cost containment percent	
	2.3 A&H expense percent excluding cost containment expenses	
3.1	Do you act as a custodian for health savings accounts?	
3.2	If yes, please provide the amount of custodial funds held as of the reporting date	
3.3	Do you act as an administrator for health savings accounts?	
3.4	If yes, please provide the balance of the funds administered as of the reporting date	
4.	Is the reporting entity licensed or chartered, registered, qualified, eligible or writing business in at least two states?	
4.1	If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other than the state of	
4.1	domicile of the reporting entity?	Yes [] No []
atern 5.1	al Benefit Societies Only: In all cases where the reporting entity has assumed accident and health risks from another company, provisions should be made in this statement on account of such reinsurances for reserve equal to that which the original company would have been required to establish had it retained the risks. Has this been done?	Yes [] No [] N/A []
5.2	If no, explain:	
6.1	Does the reporting entity have outstanding assessments in the form of liens against policy benefits that have increased surplus?	
6.2	If yes, what is the date(s) of the original lien and the total outstanding balance of liens that remain in surplus?	
	Date Outstanding Lien Amount	

Date	Outstanding Lien Amount

SCHEDULE S - CEDED REINSURANCE

Showing All New Reinsurance Treaties - Current Year to Date

Showing All New Reinsurance Treaties - Current Year to Date										
1	2	3 4	5	6	7	8	9	10 Effective		
NAIC Company	ID	Effective	Domicilian	Type of Reinsurance	Type of Business		Certified Reinsurer Rating	Date of Certified Reinsurer		
Code	Number	Date Name of Reinsurer	Jurisdiction	Ceded	Ceded	Type of Reinsurer	(1 through 6)	Rating		
	······									
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SCHEDULE T - PREMIUMS AND ANNUITY CONSIDERATIONS Current Year To Date - Allocated by States and Territories

Direct Business Only 6 Life Contracts Accident and Health Insurance Premiums, Active Status Including Policy, Membership Total Deposit-Type Contracts Life Insurance Annuity Other Columns States, Etc Premiums Considerations and Other Fees Considerations 2 Through 5 Alabama AL 2. Alaska ΑK 900 900 Arizona .152,204 .152,204 ΑZ 4. Arkansas 5. California CA 6. 7. Colorado СО Connecticut СТ 43.002 43.002 DE District of Columbia 9. DC 10. Florida FL 11 Georgia GA 12. Hawaii ΗΙ 13. Idaho ID 14. Illinois Ш Indiana IN 16. lowa. IΑ 17. Kansas KS 18. Kentucky ΚY 19. Louisiana LA 20. Maine 21. Maryland 4.500 4.500 MD 22 Massachusetts MΑ 23. Michigan МІ Minnesota MN 25. Mississippi 26. Missouri 355.718 352.724 .2.994 MO 27. Montana MT 28. Nebraska NE .1,800 .1,800 NV 30. New Hampshire NH 31. New Jersey NJ 32 New Mexico .1, 158 .1, 158 33. New York NY 34. North Carolina NC 35. North Dakota ND OH 37 Oklahoma OK Oregon .. .121,824 121,824 OR 39 Pennsylvania PΑ Rhode Island 40. RI 41 South Carolina 42. South Dakota SD 43. ΤN 44. Texas ТХ 400 400 45. Utah . 32,393 32,393 UT 46. Vermont Virginia . VA 48 Washington WA West Virginia 49. WV 50. Wisconsin .195, 116 195, 116 WI 51. Wyoming WY 52. American Samoa AS 53 Guam GŪ Puerto Rico PR 55. U.S. Virgin Islands VI Northern Mariana Islands 56. MP CAN 58. Aggregate Other Aliens . ОТ XXX 59. .897,263 .11,752 .909,015 XXX. 90. Reporting entity contributions for employee benefits plans...
Dividends or refunds applied to purchase paid-up additions and annuities..... 91. XXX Dividends or refunds applied to shorten endowment or premium paying period.

Premium or annuity considerations waived under disability or other contract provisions. 92. XXX 93. XXX Aggregate or other amounts not allocable by State. 94. XXX 95. Totals (Direct Business).. XXX. .897,263 .11,752 .909,015 96. Plus Reinsurance Assumed XXX 97 Totals (All Business).. 897,263 .11,752 .909,015 XXX Less Reinsurance Ceded.....
Totals (All Business) less Reinsurance Ceded 98 897,263 .8.794 906.057 99 XXX 2,958 2,958 DETAILS OF WRITE-INS 58001 XXX 58002. XXX 58003 Summary of remaining write-ins for Line 58 from 58998. overflow page XXX 58999 Totals (Lines 58001 through 58003 plus 58998)(Line 58 above) XXX 9401 XXX 9402 XXX 9403. XXX Summary of remaining write-ins for Line 94 from 9498. overflow page XXX Totals (Lines 9401 through 9403 plus 9498)(Line 9499. 94 above) XXX

(a) Active Status Counts:

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

Names of Parent, Subsidiaries or Affiliates	Domiciliary Location	NAIC Company Code	ID Number	Directly Controlled By	Ownership Percentag
Alan Waxman (member of TAO Insurance Holdings, LLC)					
Sixth Street Advisers, LLC	DE		45-2553330	Ultimate Indirect control by Alan Waxman	
Sixth Street TAO Management, LLC	DE		90-1019036	/	0
Sixth Street Insurance GP Holdco, LLC	DE				
Sixth Street Insurance Solutions, L.P.	DE		87-0910021	6 Marin 1994 13 C. Dit. 11 11 11 11 11 11 11 11 11 11 11 11 11	8
Cadence ALM GP Holdco, LLC	DE		87-0910936	Ultimate Indirect control by Alan Waxman	
Cadence ALM US, L.P.	DE		86-2807598		
Cadence Services US, LLC	DE		86-2807499	*	
Anthony Michael Muscolino (managing member of TAO Insurance Holdings, LLC)	(i)		3		- 1
TAO Insurance Holdings, LLC ²	DE		86-1594781		
TAO Sutton Holdings, LLC ^{2,3}	CYM		98-1578722	TAO Insurance Holdings, LLC	100%
Talcott Financial Group Investments, LLC	BMU			TAO Sutton Holdings, LLC	100%
Talcott Financial Group, Ltd.	BMU			Talcott Financial Group Investments, LLC.	100%
Talcott Re FinCo, Ltd.	BMU		Š	Talcott Financial Group, Ltd.	100%
Talcott Re Holdings, Ltd.	BMU			Talcott Re FinCo, Ltd.	100%
Talcott Life Re, Ltd.	BMU		98-1625692	Talcott Re Holdings, Ltd.	100%
Talcott Life & Annuity Re, Ltd.	CYM			Talcott Re Holdings, Ltd.	100%
Sutton Cayman Holdings, Ltd.	CYM	1		Talcott Re Holdings, Ltd.	100%
Talcott Financial Group GP, LLC	DE		86-1856539	Talcott Financial Group, Ltd.	100%
Talcott Holdings, L.P.	DE		82-3930622	Talcott Financial Group GP, LLC	100%
Talcott Acquisition, Inc.	DE		82-3950446	Talcott Holdings, L.P.	100%
Talcott Resolution Life, Inc.	DE		06-1470915	Talcott Acquisition, Inc.	100%
Talcott Administration Services Company, LLC	DE		45-4036343	Talcott Resolution Life, Inc.	100%
LIAS Administration Fee Issuer LLC	DE		3	Talcott Administration Services Company, LLC	100%
TR Re Ltd.	BMU	NO. 100.	98-1627971	Talcott Resolution Life, Inc.	100%
Talcott Resolution Life Insurance Company	СТ	88072	06-0974148	TR Re, Ltd.	100%
Talcott Resolution Life and Annuity Insurance Company	СТ	71153		Talcott Resolution Life Insurance Company	100%
Talcott Resolution Distribution Company, Inc.	CT		06-1408044	Talcott Resolution Life and Annuity Insurance Company	100%
Talcott Resolution Comprehensive Employee Benefit Service Company	CT			Talcott Resolution Life and Annuity Insurance Company	100%
American Maturity Life Insurance Company	CT	81213	06-1422508	Talcott Resolution Life Insurance Company	100%
Talcott Resolution International Life Reassurance Corporation	CT	93505	06-1207332	Talcott Resolution Life Insurance Company	100%
21 Church Street R, LLC	DE		83-2918805	Talcott Resolution Life Insurance Company	100%

¹ Pursuant to the operating agreement of TAO Insurance Holdings, LLC, Alan Waxman, as a member of TAO Insurance Holdings, LLC, has the authority to appoint the managing member of TAO Insurance Holdings, LLC and has appointed A. Michael Muscolino.

² TAO Insurance Holdings, LLC is the managing member of TAO Sutton Parent, LLC, which in turn is a non-voting member of TAO Sutton Holdings, LLC. Sixth Street TAO Partners (A), L.P., Sixth Street TAO Partners (B), L.P., Sixth Street TAO Partners (C), L.P., Sixth Street TAO Partners (D), L.P., Sixth Street TAO Partners (E), L.P., Sixth Street TAO Partners (F), L.P., Sixth Stree

³ In addition to Sixth Street TAO, certain investers ("Co-Investors") invested in the Domestic Insurers outside of Sixth Street TAO. All Co-Investors are passive investors and do not own any voting securities of the Domestic Insurers or of any of the other entities in this organizational chart and do not have the ability to appoint directors of Sutton Investments, LLC or the Domestic Insurers.

1	2	3	4	5	6	7	8	9	10	11	_12	13	14	15	16
											Туре	If			
											of Control	Control			
											(Ownership,	is		Is an	
						Name of Securities			Relation-		Board,	Owner-		SCA	
						Exchange		Domi-	ship		Management,	ship		Filing	
		NAIC				if Publicly Traded	Names of	ciliarv	to		Attorney-in-Fact,	Provide		Re-	
Group		Company	ID	Federal		(U.S. or	Parent, Subsidiaries	Loca-	Reporting	Directly Controlled by	Influence,	Percen-	Ultimate Controlling	quired?	
Code	Group Name	Code	Number	RSSD	CIK	International)	Or Affiliates	tion	Entity	(Name of Entity/Person)	Other)	tage	Entity(ies)/Person(s)	(Yes/No)	*
	Talcott Holdings Grp	00000	86-1856539				Talcott Financial Group GP. LLC	DE		Talcott Financial Group, Ltd.	Ownership	100.000	A. Michael Muscolino/Alan Waxman	NO	1
4926	Talcott Holdings Grp	00000	82-3930622				Talcott Holdings, LP	DE	UIP	Talcott Financial Group GP, LLC	Owner ship.	100.000	A. Michael Muscolino/Alan Waxman	NO]
	Talcott Holdings Grp	00000	82-3950446				Talcott Acquisition, Inc.	DE		Talcott Holdings, LP	Owner ship.	100.000	A. Michael Muscolino/Alan Waxman	NO]
4926	Talcott Holdings Grp	00000	06-1470915		0001032204		Talcott Resolution Life, Inc.	DE	UIP	Talcott Acquisition, Inc.	Owner ship	100.000	A. Michael Muscolino/Alan Waxman	NO	
4926	Talcott Holdings Grp	88072	06-0974148		0000045947		Talcott Resolution Life Insurance Company	CT	UDP	TR Re, Ltd.	Owner ship.	100.000	A. Michael Muscolino/Alan Waxman	N0	
4926	Talcott Holdings Grp	81213	06-1422508				American Maturity Life Insurance Company	CT	RE	Talcott Resolution Life Insurance Company .	Ownership	100.000	A. Michael Muscolino/Alan Waxman	NO	
							Talcott Resolution International Life								
	Talcott Holdings Grp		06-1207332				Reassurance Corporation	CT			Owner ship		A. Michael Muscolino/Alan Waxman	N0	
4926	Talcott Holdings Grp	00000	83-2918805				21 Church Street R, LLC	DE	NIA	Talcott Resolution Life Insurance Company .	Ownership	100.000	A. Michael Muscolino/Alan Waxman	N0	
							Talcott Resolution Life and Annuity Insurance								
4926	Talcott Holdings Grp	71153	39-1052598				Company	CT			Ownership	100.000	A. Michael Muscolino/Alan Waxman	N0	
							Talcott Resolution Comprehensive Employee			Talcott Resolution Life and Annuity					
4926	Talcott Holdings Grp	00000	06-1120503				Benefit Service Company	CT		Insurance Company	Ownership	100.000	A. Michael Muscolino/Alan Waxman	YES	
										Talcott Resolution Life and Annuity					
4926	Talcott Holdings Grp	00000	06-1408044		0000940622		Talcott Resolution Distribution Company	CT	NI A	Insurance Company	Ownership	100.000	A. Michael Muscolino/Alan Waxman	YES	
	•••••							····	·			• • • • • • • • • • • • • • • • • • • •			
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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?	NO
2.	Will the Medicare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	NO
3.	Will the Reasonableness of Assumptions Certification required by Actuarial Guideline XXXV be filed with the state of domicile and electronically with the NAIC?	NO
4.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXV be filed with the state of domicile and electronically with the NAIC?	NO
5.	Will the Reasonableness of Assumptions Certification for Implied Guaranteed Rate Method required by Actuarial Guideline XXXVI be filed with the state of domicile and electronically with the NAIC?	NO
6.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Average Market Value) be filed with the state of domicile and electronically with the NAIC?	NO
7.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Market Value) be filed with the state of domicile and electronically with the NAIC?	NO
8.	Will the Life PBR Statement of Exemption be filed with the state of domicile by July 1st and electronically with the NAIC with the second quarterly filing per the Valuation Manual (by August 15)? (2nd Quarter Only) 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
	AUGUST FILING	
9.	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:	
1.	The data for this supplement is not required to be filed.	
2.	The data for this supplement is not required to be filed.	
3.	The data for this supplement is not required to be filed.	

Bar Code:

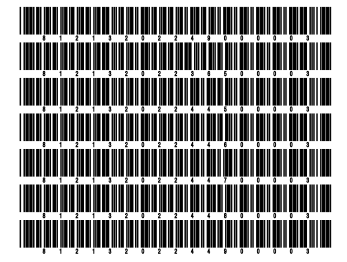
6.

Trusteed Surplus Statement [Document Identifier 490]

The data for this supplement is not required to be filed.

4. The data for this supplement is not required to be filed. 5. The data for this supplement is not required to be filed. The data for this supplement is not required to be filed.

- Medicare Part D Coverage Supplement [Document Identifier 365]
- Reasonableness of Assumptions Certification required by Actuarial Guideline XXXV [Document Identifier 445]
- Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXV [Document Identifier 446]
- 5. Reasonableness of Assumptions Certification for Implied Guaranteed Rate Method required by Actuarial Guideline XXXVI [Document Identifier 447]
- Reasonableness and Consistency of Assumptions Certification required by 6. Actuarial Guideline XXXVI [Document Identifier 448]
- Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Market Value) [Document Identifier 449]



NONE

SCHEDULE A - VERIFICATION

Real Estate

		4	2
		l '	Drian Vana Fradad
			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.	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 rying		
7.	Deduct current year's other than temporary impailment 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

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

SCHEDULE BA - VERIFICATION

Other Long-Term Invested Assets

	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.			
	2.1 Actual cost at time of acquisition		
	2.2 Additional investment made after acquisition		
3.	Capitalized deferred interest and other		
4.	Accrual of discount		
5.	Unrealized valuation increase (decrease)		
6.	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		
13.	Statement value at end of current period (Line 11 minus Line 12)		

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	46,657,819	47,433,980
2.	Cost of bonds and stocks acquired	11,844,994	8,434,781
3.	Accrual of discount	32,275	
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals	(13,666)	97, 109
6.	Deduct consideration for bonds and stocks disposed of	7,906,922	9,316,863
7.	Deduct amortization of premium	6,653	8, 121
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)	50,607,847	46,657,819
12.	Deduct total nonadmitted amounts		
13.	Statement value at end of current period (Line 11 minus Line 12)	50,607,847	46,657,819

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

	ing the Current Quarter to	2	3	4	5	6	7	8
	Book/Adjusted	2	3	4	Book/Adjusted	Book/Adjusted	Book/Adjusted	o Book/Adjusted
	Carrying Value	Acquisitions	Dispositions	Non-Trading Activity	Carrying Value	Carrying Value	Carrying Value	Carrying Value
	Beginning	During	During	During	End of	End of	End of	December 31
NAIC Designation	of Current Quarter	Current Quarter	Current Quarter	Current Quarter	First Quarter	Second Quarter	Third Quarter	Prior Year
BONDS 1. NAIC 1 (a)	49,228,449	1,479,492	120,000	19,907	46,859,241	49,228,449	50,607,848	47,257,733
2. NAIC 2 (a)								
3. NAIC 3 (a)								
4. NAIC 4 (a)								
5. NAIC 5 (a)								
6. NAIC 6 (a)								
7. Total Bonds	49,228,449	1,479,492	120,000	19,907	46,859,241	49,228,449	50,607,848	47,257,733
PREFERRED STOCK								
PREFERRED STOCK 8. NAIC 1								
8. NAIC 1								
8. NAIC 1								
8. NAIC 1								
8. NAIC 1								
8. NAIC 1 9. NAIC 2 10. NAIC 3 11. NAIC 4 12. NAIC 5								

a	Book/Ad	usted (Carrying	Value	e column	for the	end of	f the c	urrent	reporting	neri	nd inc	dudes	the t	followin	a amoun	t of she	ort-tern	n and	cash (eguivale	ent bond	ds by	v NAI	C des	ignat	ion

NAIC 1 \$; NAIC 2 \$; NAIC 3 \$ NAIC 4 \$; NAIC 5 \$; NAIC 6 \$

SCHEDULE DA - PART 1

	Short-16	erm investments			
	1	2	3	4	5 Paid for
	Bo /Adju Ca ing ue	P	Actual Cost	Interest Collected Year-to-Date	Accrued Interest Year-to-Date
770999999 Totals		**			

SCHEDULE DA - VERIFICATION

Short-Term Investments

		1	2
		Year To Date	Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year	599,914	
2.	Cost of short-term investments acquired		599,837
3.	Accrual of discount	86	77
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals		
6.	Deduct consideration received on disposals	600,000	
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)		599,914
11.	Deduct total nonadmitted amounts		
12.	Statement value at end of current period (Line 10 minus Line 11)		599,914

Schedule DB - Part A - Verification - Options, Caps, Floors, Collars, Swaps and Forwards NONE

Schedule DB - Part B - Verification - Futures Contracts

NONE

Schedule DB - Part C - Section 1 - Replication (Synthetic Asset) Transactions (RSATs) Open NONE

Schedule DB-Part C-Section 2-Reconciliation of Replication (Synthetic Asset) Transactions Open NONE

Schedule DB - Verification - Book/Adjusted Carrying Value, Fair Value and Potential Exposure of Derivatives

NONE

Schedule E - Part 2 - Verification - Cash Equivalents

NONE

Schedule A - Part 2 - Real Estate Acquired and Additions Made

NONE

Schedule A - Part 3 - Real Estate Disposed

NONE

Schedule B - Part 2 - Mortgage Loans Acquired and Additions Made

NONE

Schedule B - Part 3 - Mortgage Loans Disposed, Transferred or Repaid

NONE

Schedule BA - Part 2 - Other Long-Term Invested Assets Acquired and Additions Made NONE

Schedule BA - Part 3 - Other Long-Term Invested Assets Disposed, Transferred or Repaid

NONE

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STATEMENT AS OF SEPTEMBER 30, 2022 OF THE AMERICAN MATURITY LIFE INSURANCE COMPANY

SCHEDULE D - PART 3

Show All Long-Term Bonds	and Stock Acquir	ad During the Curr	ant ∩uartar

			SHOW All L	ong-Term Bonds and Stock Acquired During the Current Quarte	I				
1	2	3	4	5	6	7	8	9	10
									NAIC
									Designation,
									NAIC
									Designation
									Modifier
									and
									SVO
					Number of			Paid for Accrued	Admini-
CUSIP			Date		Shares of			Interest and	strative
Identification	Description	Foreign	Acquired	Name of Vendor	Stock	Actual Cost	Par Value	Dividends	Symbol
912828-6R-6 TREASURY NOTE			07/12/2022	CITIGROUP GLOBAL MARKETS, INC		1,479,492	1,500,000	6,787	
01099999999. Subtotal - Bonds						1,479,492	1,500,000	6,787	
2509999997. Total - Bonds - F						1,479,492	1,500,000	6,787	
2509999998. Total - Bonds - F	Part 5					XXX	XXX	XXX	XXX
25099999999. Total - Bonds						1,479,492	1,500,000	6,787	XXX
4509999997. Total - Preferred	l Stocks - Part 3						XXX		XXX
4509999998. Total - Preferred	l Stocks - Part 5					XXX	XXX	XXX	XXX
45099999999. Total - Preferred	Stocks						XXX		XXX
5989999997. Total - Common	Stocks - Part 3						XXX		XXX
5989999998. Total - Common	Stocks - Part 5					XXX	XXX	XXX	XXX
5989999999. Total - Common	Stocks						XXX		XXX
59999999999999999999999999999999999999	and Common Stocks						XXX		XXX
			• • • • • • • • • • • • • • • • • • • •						
			• • • • • • • • • • • • • • • • • • • •						
						==			
6009999999 - Totals						1,479,492	XXX	6,787	XXX

EO

STATEMENT AS OF SEPTEMBER 30, 2022 OF THE AMERICAN MATURITY LIFE INSURANCE COMPANY

SCHEDULE D - PART 4

Show All Long-Term Bonds and Stock Sold.	Padaemed or Otherwise Disnoser	of During the Current Quarter
SHOW All LUNG-TERM BUILDS AND SLUCK SUID.	Redeelijed of Officiwise Disposet	a di Dullia lile Cullelii Quallei

					Show All Lo	ng-renn bo	nius anu sio	ck Solu, Rec	leeliled of C	Juliel Wise L	Jisposeu (oi Duillig ti	le Current	Quarter							
1	2	3	4	5	6	7	8	9	10	Ch	ange In Bo	ok/Adjusted	Carrying Va	ue	16	17	18	19	20	21	22
										11	12	13	14	15							NAIC
																					Desig-
																					nation,
																					NAIC
													Total	Total							Desig-
												Current	Change in	Foreign					Bond		nation
												Year's	Book/	Exchange	Book/				Interest/		Modifier
									Prior Year		Current	Other Than	Adjusted	Change in	Adjusted	Foreign			Stock	Stated	and
									Book/	Unrealized	Year's	Temporary	Carrying	Book	Carrying	Exchange	Realized		Dividends	Con-	SVO
CUSIP					Number of				Adjusted	Valuation	(Amor-	Impairment	Value	/Adjusted	Value at	Gain	Gain	Total Gain	Received	tractual	Admini-
Ident-		For-	Disposal	Name	Shares of	Consid-		Actual	Carrying	Increase/	tization)/	Recog-	(11 + 12 -	Carrying	Disposal	(Loss) on	(Loss) on	(Loss) on	During	Maturity	strative
ification	Description	eign	Date	of Purchaser	Stock	eration	Par Value	Cost	Value	(Decrease)	Accretion	nized	13)	Value	Date	Disposal	Disposal	Disposal	Year	Date	Symbol
912828-TJ-9 TRE			.08/15/2022	MATURED		120,000	120,000	118,542	119,894		106		106		120,000				1,950		
0109999999.	Subtotal - Bonds - U.S. Governme	ents				120,000	120,000	118,542	119,894		106		106		120,000				1,950	XXX	XXX
2509999997.	Total - Bonds - Part 4					120,000	120,000	118,542	119,894		106		106		120,000				1,950	XXX	XXX
2509999998.	Total - Bonds - Part 5					XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX
2509999999.	Total - Bonds					120,000	120,000	118,542	119,894		106		106		120,000				1,950	XXX	XXX
4509999997.	Total - Preferred Stocks - Part 4						XXX													XXX	XXX
4509999998.	Total - Preferred Stocks - Part 5					XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX
4509999999.	Total - Preferred Stocks						XXX													XXX	XXX
5989999997.	Total - Common Stocks - Part 4						XXX													XXX	XXX
5989999998.	Total - Common Stocks - Part 5					XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX
5989999999.	Total - Common Stocks						XXX													XXX	XXX
59999999999.	Total - Preferred and Common St	ocks					XXX													XXX	XXX
		-																			
		-																			
		.																			
6009999999	Totals					120 000	XXX	118 542	119 894	1	106	1	106		120 000	1	I	1	1 950	XXX	XXX

Schedule DB - Part A - Section 1 - Options, Caps, Floors, Collars, Swaps and Forwards Open **NONE**

Schedule DB - Part B - Section 1 - Futures Contracts Open NONE

Schedule DB - Part B - Section 1B - Brokers with whom cash deposits have been made NONE

Schedule DB - Part D - Section 1 - Counterparty Exposure for Derivative Instruments Open NONE

Schedule DB - Part D-Section 2 - Collateral for Derivative Instruments Open - Pledged By **N O N E**

Schedule DB - Part D-Section 2 - Collateral for Derivative Instruments Open - Pledged To NONE

Schedule DB - Part E - Derivatives Hedging Variable Annuity Guarantees **N O N E**

Schedule DL - Part 1 - Reinvested Collateral Assets Owned NONE

Schedule DL - Part 2 - Reinvested Collateral Assets Owned NONE

SCHEDULE E - PART 1 - CASH

1	2	3	4	5	Book Balance at End of Each Month				
						uring Current Quarte			
			Amount of	Amount of	6	7	8		
			Interest Received						
		Rate of	During Current	at Current					
Depository	Code	Interest	Quarter	Statement Date	First Month	Second Month	Third Month		
JP Morgan Chase Bank N.A New York, NY		0.000			180,621	283,807	283,807	XXX	
JP Morgan Chase Bank N.A New York, NY		0.000			120,055			XXX	
JP Morgan Chase Bank N.A New York, NY		0.000			162,832			XXX	
Bank of America New York, NY		0.000			14 , 100			XXX	
0199998. Deposits in 3 depositories that do not									
exceed the allowable limit in any one depository (See									
instructions) - Open Depositories	XXX	XXX				314,776	327,951	XXX	
0199999. Totals - Open Depositories	XXX	XXX			477,608	598,583	611,758	XXX	
0299998. Deposits in depositories that do not									
exceed the allowable limit in any one depository (See									
instructions) - Suspended Depositories	XXX	XXX						XXX	
0299999. Totals - Suspended Depositories	XXX	XXX						XXX	
0399999. Total Cash on Deposit	XXX	XXX			477,608	598,583	611,758	XXX	
0499999. Cash in Company's Office	XXX	XXX	XXX	XXX				XXX	
								*	
	· · · · · · · · · · · · · · · · · · ·								
0599999. Total - Cash	XXX	XXX		<u> </u>	477,608	598,583	611,758	XXX	

1	2	3	4	5	6	7	8	9
CUSIP	Description	Code	Date Acquired	Rate of Interest	Maturity Date	Book/Adjusted Carrying Value	Amount of Interest Due and Accrued	Amount Received During Year
CUSIF	Description	Code	Date Acquired	Rate of interest	Maturity Date	Carrying value	Due and Accided	Duning real
					•			
000000000								
8609999999 -	Total Cash Equivalents							