

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

QUARTERLY STATEMENT

AS OF MARCH 31, 2025

OF THE CONDITION AND AFFAIRS OF THE

MUTUAL OF OMAHA INSURANCE COMPANY

NAIC GIOL	(Current)	(Prior)	mpany Code /1412 Employers	SID Number 47-0240511		
Organized under the Laws of		praska	, State of Domicile or Port of	f Entry NE		
Country of Domicile		Unite	ed States of America			
Licensed as business type:	L	ife. Accident and Hea	alth [X] Fraternal Benefit Societies [1		
		,		•		
Incorporated/Organized	03/05/1909		Commenced Business	01/10/1910		
Statutory Home Office	Mutual of Oma	aha Plaza		Omaha, NE, US 68175		
53	(Street and N	Number)	(City o	or Town, State, Country and Zip Code)		
Main Administrative Office		3300 N	Mutual of Omaha Plaza			
51		(S	Street and Number)			
Om	aha, NE, US 68175	8		402-342-7600		
(City or Town,	State, Country and Zip	Code)	(Area Code) (Telephone Number)		
Mail Address	3300 Mutual of Omah	a Plaza	<i>a</i>	Omaha, NE, US 68175		
(Street and Number or I			or Town, State, Country and Zip Code)		
Primary Location of Books and Recor	ds	3300	Mutual of Omaha Plaza			
	. .	(S	Street and Number)			
The second	aha, NE, US 68175					
(City or Town,	State, Country and Zip	Code)	(.	Area Code) (Telephone Number)		
Internet Website Address		www	.mutualofomaha.com			
Statutory Statement Contact	Aman	da R. Hawkins		402-351-2402		
		(Name)		(Area Code) (Telephone Number)		
amanda.haw	kins@mutualofomaha.			402-351-3595		
(E-mail Address)			(FAX Number)		
			OFFICERS			
Chief Executive Officer	James Todd	Blackledge		Amy Dawn Swartwood		
Corporate Secretary			Actuary			
			·			
Time the Death A. H. Conserve	Mar Development	Deedley Meel D	OTHER	Development of the second of t		
Timothy Scott Ault, Executive Vice President Nancy Louise Crawford, General Counsel		Bradley Neal Buechler, Executive Vice President Richard Raymond Hrabchak, Chief Financial Officer		Ryan Matthew Comins, Chief Investment Officer Michael Alan Lechtenberger, Chief Information Officer		
Elizabeth Ann Mazzotta, Chief Ad			choltz, Executive Vice President	Michael Alan Lechtenberger, Chief Information Onicer		
		DIRECT	ORS OR TRUSTEES			
Josephine Politico A	bhoud		nes Todd Blackledge	Edward John Bonach		
James Richard B			arly Nicole Ellison-Taylor	Tamara Simpkins Franklin		
Rodrigo López			Derek Ray McClain	Paula Rae Meyer		

State of Nebraska
County of Douglas

The officers of this reporting entity being duly sworn, each depose and say that they are the described officers of said reporting entity, and that on the reporting period stated above, all of the herein described assets were the absolute property of the said reporting entity, free and clear from any liens or claims thereon, except as herein stated, and that this statement, together with related exhibits, schedules and explanations therein contained, annexed or referred to, is a full and true statement of all the assets and liabilities and of the condition and affairs of the said reporting entity as of the reporting period stated above, and of its income and deductions therefrom for the period ended, and have been completed in accordance with the NAIC Annual Statement Instructions and Accounting Practices and Procedures manual except to the extent that: (1) state law may differ; or, (2) that state rules or regulations require differences in reporting not related to accounting practices and procedures, according to the best of their information, knowledge and belief, respectively. Furthermore, the scope of this attestation by the described officers also includes the related corresponding electronic filing with the NAIC, when required, that is an exact copy (except for formatting differences due to electronic filing) of the enclosed statement. The electronic filing may be requested by various regulators in lieu of or in addition to the enclosed statement.

- SS:

May, 2025

Times James T. Blackledge Chief Executive Officer

Jay A. Vankat Corporate Secretary

Subscribed and sworn to before me this

7 day of

General Notary	- State	e of Ne	ebraska
CELINE			

Simonsen

b. If no. 1. State the amendment number......

2. Date filed

Amy D. Swartwood Treasurer

Yes[X]No[]

- a. Is this an original filing?
- 3. Number of pages attached.....

	ASSETS					
		Current Statement Date			4	
		1	2	3 Net Admitted Assets	December 31 Prior Year Net	
1.	Bonds	Assets	Nonadmitted Assets	(Cols. 1 - 2)	Admitted Assets 5,386,829,702	
	Stocks:					
	2.1 Preferred stocks		0			
	2.2 Common stocks		7,243,423			
3.	Mortgage loans on real estate:					
	3.1 First liens		0			
	3.2 Other than first liens			0		
4.	Real estate:					
	4.1 Properties occupied by the company (less \$					
	encumbrances)	79.768.995	0			
	4.2 Properties held for the production of income (less	-, ,		-, ,	, ,,,,	
	\$0 encumbrances)	4 849 554	0	4 849 554	4 855 887	
		1,010,001			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	4.3 Properties held for sale (less \$0 encumbrances)	1 007 000	0	1 007 000	1 700 500	
			0		1,780,923	
5.	Cash (\$107,848,842), cash equivalents					
	(\$1,080) and short-term					
	investments (\$104,700,000)					
6.	Contract loans (including \$0 premium notes)	0	0	0	0	
7.	Derivatives	6,566,059	0	6,566,059	9,825,262	
8.	Other invested assets	691,672,679	6,975,637		607, 325, 142	
9.	Receivables for securities	639,378	0			
10.	Securities lending reinvested collateral assets		0			
11.	Aggregate write-ins for invested assets	0	0	0	0	
12.	Subtotals, cash and invested assets (Lines 1 to 11)					
13.	Title plants less \$0 charged off (for Title insurers					
	only)	0	0	0	0	
14.	Investment income due and accrued					
	Premiums and considerations:					
15.	15.1 Uncollected premiums and agents' balances in the course of collection	220 386 007	1/10 /108	220 237 400	225 020 052	
	15.2 Deferred premiums, agents' balances and installments booked but					
	deferred and not yet due (including \$0	0	0	0	0	
	earned but unbilled premiums)	0	0	0	0	
	15.3 Accrued retrospective premiums (\$0) and					
	contracts subject to redetermination (\$0)	0	0	0	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					
	Amounts receivable relating to uninsured plans					
18.1	Current federal and foreign income tax recoverable and interest thereon		0	55,826,213		
18.2	Net deferred tax asset					
19.	Guaranty funds receivable or on deposit		0		5, 167,006	
20.	Electronic data processing equipment and software			9,715,653	11,235,882	
21.	Furniture and equipment, including health care delivery assets					
	(\$0)			0	0	
22.	Net adjustment in assets and liabilities due to foreign exchange rates	0	0	0	0	
23.	Receivables from parent, subsidiaries and affiliates					
	Health care (\$0) and other amounts receivable					
24. 25.	Aggregate write-ins for other than invested assets					
	Total assets excluding Separate Accounts, Segregated Accounts and					
20.	Protected Cell Accounts (Lines 12 to 25)	12,426,847,954		11,980,991,879		
27.	From Senarate Accounts, Segregated Accounts and Protected Cell					
	Accounts	0	0	0	0	
28.	Total (Lines 26 and 27)	12,426,847,954	445,856,074	11,980,991,879	11,863,648,898	
	DETAILS OF WRITE-INS					
101.						
1102.						
1103.						
1198.	Summary of remaining write-ins for Line 11 from overflow page	0	0	0	0	
1199.	Totals (Lines 1101 through 1103 plus 1198)(Line 11 above)	0		0	0	
	Life insurance cash value				672 893 617	
2502.	Other miscellaneous assets					
	Prepaid expenses					
	Summary of remaining write-ins for Line 25 from overflow page					
2598.						
2599.	Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	830,925,074		707,068,128	702,315	

ASSETS

STATEMENT AS OF MARCH 31, 2025 OF THE Mutual of Omaha Insurance Company

LIABILITIES, SURPLUS AND OTHER FUNDS

	·	1	2
		Current	December 31
		Statement Date	Prior Year
1.	Aggregate reserve for life contracts \$0 less \$0 included in Line 6.3	0	0
2	(including \$0 Modco Reserve) Aggregate reserve for accident and health contracts (including \$	U	0 5 115 270 705
2. 3.	Liability for deposit-type contracts (including \$		
4.	Contract claims:		
	4.1 Life	0	0
	4.2 Accident and health		
5.	Policyholders' dividends/refunds to members \$ 3,0% and coursons \$ 0, due		
	and unpaid		
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 \$0		
	Modco)		
	6.2 Policyholders' dividends and refunds to members not yet apportioned (including \$0 Modco)		
_	6.3 Coupons and similar benefits (including \$0 Modco)	0	0
7.	Amount provisionally held for deferred dividend policies not included in Line 6	0	0
8.	Premiums and annuity considerations for life and accident and health contracts received in advance less \$0 discount; including \$41,781,213 accident and health premiums	41 701 010	E0 000 E00
9.	S 41,701,213 accident and nealth premiums		
9.	9.1 Surrender values on canceled contracts	0	0
	9.1 Surferide values of canceled contracts	0	0
	experience rating refunds of which \$		
	Service Act	510 081	510 081
	9.3 Other amounts payable on reinsurance, including \$0 assumed and \$0		
	ceded	n	n
	9.4 Interest Maintenance Reserve		
10	Commissions to agents due or accrued-life and annuity contracts \$0. accident and health		
	\$		
11.			
12.	General expenses due or accrued		
13.	Transfers to Separate Accounts due or accrued (net) (including \$		
	allowances recognized in reserves, net of reinsured allowances)	0	0
14.	Taxes, licenses and fees due or accrued, excluding federal income taxes		16,617,745
15.1	Current federal and foreign income taxes, including \$0 on realized capital gains (losses)	0	0
15.2	Net deferred tax liability	0	0
16.	Unearned investment income		
17.	Amounts withheld or retained by reporting entity as agent or trustee		
18.	Amounts held for agents' account, including \$5,039,536 agents' credit balances		50, 320, 720
19.	Remittances and items not allocated		
20.	Net adjustment in assets and liabilities due to foreign exchange rates	0	0
21.	Liability for benefits for employees and agents if not included above		
22.	Borrowed money \$		
23.	Dividends to stockholders declared and unpaid	0	0
24.	Miscellaneous liabilities:		
	24.01 Asset valuation reserve		
	24.02 Reinsurance in unauthorized and certified (\$0) companies0	0	0
	24.03 Funds held under reinsurance treaties with unauthorized and certified (\$0) reinsurers	2,464,451	
	24.04 Payable to parent, subsidiaries and affiliates	0	6,000,000
	24.05 Drafts outstanding		
	24.06 Liability for amounts held under uninsured plans		
	24.07 Funds held under coinsurance		
	24.08 Derivatives		
	24.10 Payable for securities lending		
	24.10 Payable for securities lending		
25.	Aggregate write-ins for liabilities	53,563,981	65,333,093
25. 26.	Total liabilities excluding Separate Accounts business (Lines 1 to 25)	7.875.076.794	7,715,541,067
20. 27.	From Separate Accounts Statement	, , , , ,	7,715,541,007
27. 28.	From Separate Accounts Statement Total liabilities (Lines 26 and 27)		7.715.541.067
28. 29.	Common capital stock		7,715,541,007
29. 30.	Preferred capital stock		
30. 31.	Aggregate write-ins for other than special surplus funds		
31.	Surplus notes		
33.	Gross paid in and contributed surplus		
33. 34.	Aggregate write-ins for special surplus funds		6 902 020
35.	Unassigned funds (surplus)	3.383.140.998	
36.	Less treasury stock, at cost:		
	36.10 shares common (value included in Line 29 \$0)	0	0
	36.20 shares preferred (value included in Line 30 \$0)	0	0
37.	Surplus (Total Lines 31+32+33+34+35-36) (including \$0 in Separate Accounts Statement)	4,105,915,085	4,148,107,831
38.	Totals of Lines 29, 30 and 37	4,105,915,085	4, 148, 107, 831
39.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)	11,980,991,879	11,863,648,898
	DETAILS OF WRITE-INS	, , ,	, , ,
2501.	Miscellaneous liabilities		43,546,192
2502.	Deferred gain on affiliate exchanges		
2503.			
2598.	Summary of remaining write-ins for Line 25 from overflow page		
2599.	Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	53,563,981	65,333,093
3101.			
3102.			
3103.			
3198.	Summary of remaining write-ins for Line 31 from overflow page		
3199.	Totals (Lines 3101 through 3103 plus 3198)(Line 31 above)	0	0
0404	Net negative (disallowed) IMR	, ,	, ,
3401.			
3401. 3402.			
3402.			0

STATEMENT AS OF MARCH 31, 2025 OF THE Mutual of Omaha Insurance Company

SUMMARY OF OPERATIONS

3 Year Ended zember 31 i, 157,524, 19 268, 146,22 (112, 14 35,872,41 79,889,60 i,541,320,30 3,283,282,79 4,68 <u>364,509,53</u> 3,647,797,01 239,945,29 434,431,72 289,756,34 48,165,30 <u>1,620,92</u> i,661,716,62 (120,396,31
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62,554,17 79,889,60 1,596,32 24,60 1,620,92

STATEMENT AS OF MARCH 31, 2025 OF THE Mutual of Omaha Insurance Company

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		1,017,769,280	
2.	Net investment income	61,915,612	60,736,779	
3.	Miscellaneous income	18,643,418	14,545,930	53,216,951
4.	Total (Lines 1 to 3)	1,170,563,077	1,093,051,989	4,467,740,604
5.	Benefit and loss related payments			
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts		0	0
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 \$			
	gains (losses)	(25,419,402)	(14,756,820)	(11,783,572
10.	Total (Lines 5 through 9)	1,182,964,005	1,116,723,122	4, 196, 349, 712
11.	Net cash from operations (Line 4 minus Line 10)		(23,671,132)	271,390,892
		(12,400,020)	(20,011,102)	271,000,002
10	Cash from Investments			
12.	Proceeds from investments sold, matured or repaid: 12.1 Bonds	107 287 660	82 304 545	621 001 405
	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		1,440,379	188,728
	12.8 Total investment proceeds (Lines 12.1 to 12.7)		130,849,910	
13.	Cost of investments acquired (long-term only):			
	13.1 Bonds			
	13.2 Stocks			
	13.3 Mortgage loans		6,200,000	
	13.4 Real estate		4,441,301	
	13.5 Other invested assets	11,260,503		
	13.6 Miscellaneous applications	250,076	575,072	0
	13.7 Total investments acquired (Lines 13.1 to 13.6)	203,268,157	159,341,704	1,051,195,715
14.	Net increase/(decrease) in contract loans and premium notes	0	0	0
15.	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	(64,232,178)	(28,491,795)	(222,847,379
	Cash from Financing and Miscellaneous Sources			
16.	Cash provided (applied):			
	16.1 Surplus notes, capital notes			
	16.2 Capital and paid in surplus, less treasury stock	0	0	0
	16.3 Borrowed funds		(241, 133, 700)	
	16.4 Net deposits on deposit-type contracts and other insurance liabilities	0	0	0
	16.5 Dividends to stockholders	0	0	0
	16.6 Other cash provided (applied)		(27,544,484)	(2,624,678
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5 plus Line 16.6)	122,118,123	31,377,449	74,859,154
	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).		(20,785,478)	
19.	Cash, cash equivalents and short-term investments:			
	19.1 Beginning of year			
		212,549,922	22,876,760	167,064,905
	19.2 End of period (Line 18 plus Line 19.1)			
	upplemental disclosures of cash flow information for non-cash transactions:		A1 166 212	120 0.00
20.00 20.00				

Note 1 Summary of Significant Accounting Policies and Going Concern

Within these notes to the financial statements, the following abbreviations are used for company and affiliate names, if applicable.

r	1	1	
Legal Name	Abbreviation	Legal Name	Abbreviation
Mutual of Omaha Insurance Company	("the Company")	Turner Park North, LLC	("Turner Park")
Mutual of Omaha Insurance Company	("Mutual of Omaha")	United of Omaha Life Insurance Company	("United of Omaha")
East Campus Realty, LLC	("East Campus")	Boston Financial Opportunity Zone Fund I LP	("Boston Fund")
Mutual DMLT Holdings, LLC	("Mutual DMLT Trust")	Cloverlay Sports Assets SPV L.P.	("Cloverlay")
Mutual of Omaha Holdings, Inc.	("Mutual of Omaha Holdings")	Companion Life Insurance Company	("Companion")
Mutual of Omaha Investor Services, Inc.	("Mutual of Omaha Investor Services")	Fulcrum Growth Partners III, L.L.C.	("Fulcrum")
Mutual of Omaha Marketing Corporation	("MOMCO")	LCN NA Fund IV-D, LP	("LCN")
Omaha Insurance Company	("Omaha Insurance")	Medicare Advantage Insurance Company of Omaha	("Medicare Advantage Company")
Mutual of Omaha Medicare Advantage Company	("Omaha Medicare Advantage")	MGG Rated Debt Feeder Fund LP	("MGG Fund")
Mutual of Omaha Strategic Alliance, LLC	("MOSAL")	MHEG OZ Fund 1, LP	("MHEG Fund")
Enrollment Alliance, LLC	("Enrollment Alliance, LLC")	Mutual of Omaha Opportunities Fund, L.P.	("MOOF Fund")
Omaha Financial Holdings, Inc.	("OFHI")	Mutual of Omaha Structured Settlement Company	("Mutual Structured Settlement")
Mutual of Omaha Mortgage Servicing, Inc.	("MMSI")	Omaha Reinsurance Company	("Omaha Re")
Mutual of Omaha Mortgage, Inc.	("Mutual of Omaha Mortgage")	United DMLT Holdings, LLC	("United DMLT Trust")
Omaha Health Insurance Company	("Omaha Health")	United World Life Insurance Company	("United World")
Omaha Supplemental Insurance Company	("Omaha Supplemental")		

A. Accounting Practices

The Company has prepared the accompanying statutory financial statements in conformity with accounting practices prescribed or permitted by the State of Nebraska Department of Insurance ("NDOI"). The state of Nebraska has adopted the National Association of Insurance Commissioners' ("NAIC") statutory accounting principles ("NAIC SAP") as the basis of its statutory accounting practices. The Director of the NDOI has the right to permit other specific practices that may deviate from NAIC SAP. The Company does not utilize any permitted practices and there are not any prescribed practices applicable.

The following is a reconciliation of the Company's net income (loss) and capital and surplus between the practices prescribed or permitted by the NDOI and NAIC SAP as of and for the period ended March 31 and December 31:

		SSAP #	F/S Page	F/S Line #	2025	2024
NET	INCOME					
(1)	State basis (Page 4, Line 35, Columns 1 & 2)	XXX	XXX	XXX	\$ (100,601)	\$ (170,433,224)
(2)	State Prescribed Practices that are an increase/ (decrease) from NAIC SAP:				_	_
(3)	State Permitted Practices that are an increase/ (decrease) from NAIC SAP:				_	_
(4)	NAIC SAP (1-2-3=4)	XXX	XXX	XXX	\$ (100,601)	\$ (170,433,224)
SUF	RPLUS					
(5)	State basis (Page 3, Line 38, Columns 1 & 2)	XXX	XXX	XXX	\$ 4,105,915,084	\$ 4,148,107,831
(6)	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	\$ 4,105,915,084	\$ 4,148,107,831

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

No Change

C.

Accounting Policy

The Company used the following accounting policies:

- (1) No Change
- (2) Bonds are stated at amortized cost using the effective yield method, except for certain bonds with an NAIC designation of 6, which are stated at lower of amortized cost or fair value. Exchange Traded Funds, eligible for bond reporting by the NAIC Securities Valuation Office ("SVO Identified Funds-ETFs"), captured within the scope of Statement of Statutory Accounting Principles ("SSAP") No. 26, Bonds ("SSAP No. 26"), are stated at fair value and classified as bonds

(3) - (5) No Change

(6) Premiums and discounts on asset-backed securities are amortized using the prospective or retrospective method based on anticipated prepayments from the date of purchase. Changes in estimated cash flows due to changes in estimated prepayments are accounted for using the prospective method for impaired securities and securities valued based on an index, and the retrospective method for all other securities.

(7) - (13) No Change

D. Going Concern

Management's evaluation of all known and reasonably knowable conditions and events for the Company, as of March 31, 2025, has concluded there are no substantial doubts about the entity's ability to continue as a going concern, or meet its obligations within one year of the financial statement's issuance date.

Note 2 Accounting Changes and Corrections of Errors

In August 2023, the NAIC issued revisions to SSAP No. 26, Bonds, and SSAP No. 43, Asset-Backed Securities. The revised guidance updates the definition of a bond, revises the accounting and reporting for bonds, and updates various SSAPs to reflect the revised bond definition. See Note 21C for additional details regarding the impact on the Company's financial statements upon adoption of this guidance on January 1, 2025.

The Company did not have any material corrections of errors in 2025.

During 2024, the Company discovered the following errors, totaling a \$4,574,256 overstatement of aggregate reserve for accident and health contracts (page 3, line 2), overstatement of the increase in aggregate reserve for life and accident and health contracts (page 4, line 19). An error was also discovered within the premium deficiency reserve calculation of the major medical product related to reserve logic and inputs, resulting in a \$6,144,699 understatement of the prior year aggregate reserve for accident and health contracts (Page 4, Line 19).

In addition, the Company discovered an error in the long-term care product maximum daily benefit logic used within the disabled and active life reserves calculation, resulting in a \$11,268,620 understatement of the prior year aggregate reserve for accident and health contracts (Page 3, Line 2) and an understatement of the increase in aggregate reserve for life and accident and health contracts (Page 4, Line 19).

The Company did not have any material accounting changes in accounting principles in 2024.

Note 3 Business Combinations and Goodwill

No Change

Note 4 Discontinued Operations

Not Applicable

Note 5 Investments

A. Mortgage Loans, including Mezzanine Real Estate Loans

No Material Change

B. Debt Restructuring

No Material Change

C. Reverse Mortgages

Not Applicable

D. Asset-Backed Securities

- (1) Prepayment assumptions for asset-backed securities are based on information obtained from brokers or internal estimates based on original term sheets, offer memoranda, historical performance, or other forecasts.
- (2) Securities with a recognized other-than-temporary impairment ("OTTI") due to intent to sell, inability or lack of intent to retain the investment in the security for a period of time sufficient to recover the amortized cost basis:

Not Applicable

(3) Securities with a recognized OTTI due to present value of cash flows expected to be collected is less than the amortized cost basis of the security:

Not Applicable

(4) All impaired asset-backed securities (fair value is less than amortized cost) for which an OTTI has not been recognized in earnings as a realized loss (including securities with a recognized OTTI for non-interest related declines when a non-recognized interest related impairment remains) were as follows:

a) The aggregate amount of unrealized losses:	
1. Less than 12 months	\$ 6,641,917
2. 12 months or longer	45,055,758
b) The aggregate related fair value of securities with unrealized losses:	
1. Less than 12 months	\$ 169,913,436
2. 12 months or longer	348,634,663

(5) If the Company does not have the intent to sell and has the ability to retain the asset-backed security until recovery, OTTI is recognized when the present value of future cash flows discounted at the security's effective interest rate is less than the amortized cost basis as of the balance sheet date.

E. Dollar Repurchase Agreements and/or Securities Lending Transactions

(1) - (2) No Change

- (3) Collateral Received
 - a. Aggregate Amount Collateral Received

1. Securities lending	 Fair Value
(a) Open	\$ _
(b) 30 days or less	177,947,894
(c) 31 to 60 days	58,568,792
(d) 61 to 90 days	20,716,071
(e) Greater than 90 days	 274,881,856
(f) Subtotal (a+b+c+d+e)	\$ 532,114,613
(g) Securities received	 _
(h) Total collateral received (f+g)	\$ 532,114,613

2. Not Applicable

- b. The fair value of collateral and of the portion of collateral that it has sold or repledged \$532,114,613.
- c. No Change
- (4) Securities Lending Transactions Administered by an Affiliated Agent

(5) Collateral Reinvestment

a. Aggregate Amount Collateral Reinvested

1. Securities lending	Amortized Cost		Fair Value
(a) Open	\$	• \$	_
(b) 30 days or less	177,947,06		177,947,894
(c) 31 to 60 days	58,563,967		58,568,792
(d) 61 to 90 days	20,716,869	1	20,716,071
(e) 91 to 120 days	17,762,456	i	17,763,512
(f) 121 to 180 days	48,919,01 ⁻		48,935,434
(g) 181 to 365 days	89,160,858		89,179,001
(h) 1 to 2 years	80,218,59		80,256,511
(i) 2 to 3 years	37,779,133		37,768,754
(j) Greater than 3 years	978,24		978,644
(k) Subtotal (Sum of a through j)	\$ 532,046,203	\$	532,114,613
(I) Securities received			_
(m) Total collateral reinvested (k+I)	\$ 532,046,203	\$	532,114,613

2. Not Applicable

b. The Company has securities of \$532,114,613 at fair value in response to the possible \$330,861,553 that could be called within one day's notice. Excess liquidity at the enterprise level would be used to fulfill any remaining obligation due to the Company's lending/repurchase counterparties.

(6) Collateral Accepted that is not Permitted to Sell or Repledge

(7) Collateral for securities lending transactions that extend beyond one year from the reporting date

Description of Collateral	Amount
WELLFLEET CLO CLO	\$ 3,128,055
CHEVRON USA INC. CORP FLOATER	3,128,055
BATTALION CLO LTD CLO	3,128,055
ELEVATION CLO CLO	3,128,055
HYUNDAI CAPITAL AMERICA CORP FLOATER	2,865,298
TPC CLO CLO	2,815,249
MORGAN STANLEY BANK NA CORP FLOATER	2,608,797
PROTECTIVE LIFE GLOBAL FUNDING CORP FLOATER	2,502,444
FEDERATION DES CAISSES DESJARD CORP FRGN FLOATER	2,502,444
NORTHWOODS CAPITAL LTD CLO	2,502,444
AMERICAN HONDA FINANCE CORPORA CORP FLOATER	2,502,398
JAMESTOWN CLO XII LTD CLO	2,221,706
BANK OF AMERICA NA CERTIFICATE OF DEPOSIT	1,876,833
WELLS FARGO BANK NA CORP FLOATER	1,876,833
WESTPAC BANKING CORP CORP FRGN FLOATER	1,876,833
WELLFLEET CLO CLO	1,876,632
COMMONWEALTH BANK OF AUSTRALIA CORP FRGN FLOATER	1,626,588
NATIONAL AUSTRALIA BK SUB NT CORP FRGN FLOATER	1,564,02
NORDEA BANK ABP CORP FRGN FLOATER	1,564,02
JEFFERSON MILL CLO LTD JEFFM 1 CLO	1,509,954
CARLYLE CLO CLO	1,485,998
GOLUB CLO CLO	1,482,493
CARVAL CLO CLO	1,475,902
Cathedral Lake LTD CLO	1,462,198
CAMB COMMERCIAL MORTGAGE TRUST CMBS	
Romark CLO Ltd CLO	1,447,07
	1,371,88
SHACKLETON I CLO LTD CLO	1,277,96
EAST WEST INVT MGMT CLO 2019-1 CLO	1,251,35
BMW US CAP CORP LLC CORP FLOATER	1,251,222
MERCEDES-BENZ FINANCE NORTH AM CORP FLOATER	1,251,22
MERCEDES-BENZ FINANCE NORTH AM CORP FLOATER	1,251,222
	1,119,469
	1,094,819
PUBLIC STORAGE OPERATING CO CORP FLOATER	1,066,66
ROYAL BANK OF CANADA CORP FRGN FLOATER	938,41
COOPERAT RABOBANK UA/NY CORP FRGN FLOATER	783,683
GlaxoSmithKline Capital PLC CORP FRGN FLOATER	750,733
TOYOTA MOTOR CREDIT CORP CORP FLOATER	625,61
MET LIFE GLOB FUNDING I CORP FLOATER	625,61
CATERPILLAR FINANCIAL SERVICES CORP FLOATER	625,61
VOYA CLO CLO	612,002
MADISON PK FDG CLO	585,33
COOPERAT RABOBANK UA/NY CORP FRGN FLOATER	575,562
BANQUE FEDERATIVE DU CREDIT CORP FRGN FLOATER	487,97
ANGELOGORDON CLO CLO	447,658
SOUND POINT CLO I LTD CLO	445,162
JOHN DEERE CAPITAL CORP CORP FLOATER	438,844
AUSTRALIA AND NEW ZEALAND BANK CORP FRGN FLOATER	437,928
CARLYLE CLO CLO	370,253
MARSH & MCLENNAN COS INC CORP FLOATER	337,830
DAIMLER TRUCKS FINANCE NORTH A CORP FLOATER	250,244
Total collateral extending beyond one year of the reporting date	\$ 74,432,667

F. Repurchase Agreements Transactions Accounted for as Secured Borrowing

(1) The Company has repurchase agreements whereby unrelated parties, primarily major brokerage firms, borrow securities from the Company. The Company requires a minimum of 95% of the fair value of the securities loaned at the outset of the contract as collateral. The Company continues to retain control over and receive interest on loaned securities, and accordingly, the repurchase agreement securities continue to be reported as bonds. Cash collateral received is invested in cash equivalents and securities, and the Company records a corresponding liability for the collateral which is included in payable for securities lending on the statutory financial statements.

Repurchase Transactions - Cash Taker - Overview of Secured Borrowing Transactions

(2) Type of Repo Trades Used

	FIRST QUARTER	SECOND QUARTER	THIRD QUARTER	FOURTH QUARTER
a. Bilateral (YES/NO)	Yes			
b. Tri-Party (YES/NO)	No			

(3) Original (Flow) & Residual Maturity

	Γ	FIRST QUARTER		SECOND QUARTER		THIRD QUARTER		FOURTH QUARTER
a. Maximum amount							Γ	
1. Open – no maturity	\$	_	\$	_	\$	_	\$	_
2. Overnight		_		_		_		_
3. 2 days to 1 week		_		_		_		_
4. > 1 week to 1 month		200,043,750		_		—		—
5. > 1 month to 3 months		—		_		—		—
6. > 3 months to 1 year		—		_		—		—
7. > 1 year		_		_		—		_
b. Ending balance								
1. Open – no maturity	\$	—	\$	_	\$	—	\$	—
2. Overnight		—		_		—		—
3. 2 days to 1 week		—		_		—		—
4. > 1 week to 1 month		198,000,000		_		—		—
5. > 1 month to 3 months		—		_		—		—
6. > 3 months to 1 year		—		_		—		—
7. > 1 year		_				_		_

(4) Fair Value of Securities Sold and/or Acquired that Resulted in Default

Not Applicable

(5) Securities Sold Under Repo – Secured Borrowing

	FIRST QUARTER	SECOND QUARTER	THIRD QUARTER	FOURTH QUARTER
a. Maximum amount				
1. BACV	XXX	XXX	XXX	
2. Nonadmitted - subset of BACV	XXX	XXX	XXX	
3. Fair value	\$ 205,433,008	\$ —	\$ —	\$ —
b. Ending balance				
1. BACV	XXX	XXX	XXX	
2. Nonadmitted - subset of BACV	XXX	XXX	XXX	
3. Fair value	\$ 197,736,133	\$ —	\$ —	\$ —

(6) Securities Sold Under Repo – Secured Borrowing by NAIC Designation

ENDING BALANCE

	1		2	3	4	
	NONE		NAIC 1	NAIC 2	NAIC 3	
a. ICO - BACV	\$	Ι	\$ 193,477,872	\$ _	\$	—
b. ICO - FV		_	197,736,133	—		_
c. ABS - BACV		_	—	—		_
d. ABS - FV		_	—	—		_
e. Preferred stocks - BACV		_	—	—		_
f. Preferred stocks - FV		_	—	—		_
g. Common stocks		_	—	—		_
h. Mortgage loans - BACV		_	—	—		_
i. Mortgage loans - FV		_	—	—		_
j. Real estate - BACV		_	—	—		_
k. Real estate - FV		_	—	—		_
I. Derivatives - BACV		_	—	—		_
m. Derivatives - FV		_	—	—		_
n. Other invested assets - BACV		_	—	—		_
 Other invested assets - FV 		_	—	—		_
p. Total assets - BACV	\$	-	\$ 193,477,872	\$ —	\$	-
q. Total assets - FV	\$	—	\$ 197,736,133	\$ _	\$	—

ENDING BALANCE

e. Preferred stocks - BACV f. Preferred stocks - FV g. Common stocks h. Mortgage loans - BACV i. Mortgage loans - FV j. Real estate - BACV k. Real estate - FV l. Derivatives - BACV m. Derivatives - FV

n. Other invested assets - BACV o. Other invested assets - FV p. Total assets - BACV q. Total assets - FV

a. ICO - BACV b. ICO - FV c. ABS - BACV d. ABS - FV

5	6	7	8
NAIC 4	NAIC 5	NAIC 6	NON- ADMITTED
\$ -	\$ –	\$ —	\$ —
—	—	—	—
_	_	_	—
—	_	_	—
—	—	_	—
—	—	_	—
—	—	—	—
—	—	—	—
—	_	—	—
—	_	—	—
—	_	_	—
—	_	-	—
—	_	—	—
—	_	—	—
—	_	_	_
\$ —	\$ —	\$ —	\$ —
\$ —	\$ —	\$ —	\$

(7) Collateral Received – Secured Borrowing

	FIRST QUARTER	SECOI QUART		THIRD QUARTER	OURTH JARTER
a. Maximum amount					
1. Cash	\$ 200,043,750	\$	_	\$ —	\$ _
2. Securities - FV	_		—	_	—
b. Ending balance					
1. Cash	\$ 198,000,000	\$	—	\$ —	\$ _
2. Securities - FV	—		—		—

(8) Cash & Non-Cash Collateral Received – Secured Borrowing by NAIC Designation

ENDING BALANCE

	1	2	3	4
	NONE	NAIC 1	NAIC 2	NAIC 3
a. Cash	\$ 198,000,000	\$ _	\$ _	\$ _
b. ICO - FV	—	—	—	_
c. ABS - FV	_	_	_	_
d. Preferred stocks - FV	—	—	—	_
e. Common stocks	—	—	—	_
f. Mortgage loans - FV	—	—	—	_
g. Real estate - FV	—	—	—	_
h. Derivatives - FV	—	—	—	_
i. Other invested assets - FV	—	—	—	_
j. Total collateral assets - FV (sum of a through i)	\$ 198,000,000	\$ —	\$ —	\$

ENDING BALANCE

	5	6	7	L	8
	NAIC 4	NAIC 5	NAIC 6		DOES NOT QUALIFY AS ADMITTED
a. Cash	\$ _	\$ _	\$. 9	₿
b. ICO - FV	_	_			_
c. ABS - FV	_	_	_		_
d. Preferred stocks - FV	—	—			_
e. Common stocks	—	—			_
f. Mortgage loans - FV	—	—	_		—
g. Real estate - FV	—	—			_
h. Derivatives - FV	—	—	_		-
i. Other invested assets - FV	—	—	_		—
j. Total collateral assets - FV (sum of a through i)	\$ —	\$ _	\$ 	9	<u> </u>

FAIR VALUE — 198,000,000

(9) Allocation of Aggregate Collateral by Remaining Contractual Maturity

a. Overnight and continuous
b. 30 days or less
c. 31 to 90 days
d. > 90 days

(10) Allocation of Aggregate Collateral Reinvested by Remaining Contractual Maturity

	A٨	/ORTIZED			
		COST	FA	IR VALUE	
a. 30 days or less	\$	66,621,442	\$	66,621,752	
b. 31 to 60 days		21,925,711		21,927,517	
c. 61 to 90 days		7,756,170		7,755,871	
d. 91 to 120 days		6,650,070		6,650,465	
e. 121 to 180 days		18,314,744		18,320,893	
f. 181 to 365 days		33,380,853		33,387,646	
g. 1 to 2 years		30,032,967		30,047,163	
h. 2 to 3 years		14,144,095		14,140,210	
i. > than 3 years		366,245		366,394	

(11) Liability to Return Collateral – Secured Borrowing (Total)

	FIRST QUARTER	SECOND QUARTER	THIRD QUARTER	FOURTH QUARTER
a. Maximum amount				
1. Cash (collateral – all)	\$ 200,043,750	\$ —	\$ —	\$ —
2. Securities collateral - FV	_	_	_	_
b. Ending balance				
1. Cash (collateral – all)	\$ 198,000,000	\$ —	\$ —	\$ —
Securities collateral - FV	_	_	_	—

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing

Not Applicable

H. Repurchase Agreements Transactions Accounted for as a Sale

I. Reverse Repurchase Agreements Transactions Accounted for as a Sale

Not Applicable

- J. Real Estate
- No Material Change
- K. Low-Income Housing Tax Credits ("LIHTC")

No Material Change

L. Restricted Assets

1. Restricted Assets (Including Pledged)

			Gross (Adn	nitted & Nonad	mitted) Restricted		
			Current Year				
	1	1 2		4	5	6	7
Restricted Asset Category	Total General Account (G/A)	G/A Supporting S/A Activity (a)	Total Separate Account (S/A) Restricted Assets	S/A Assets Supporting G/A Activity (b)	Total (1 plus 3)	Total From Prior Year	Increase/ (Decrease) (5 minus 6)
a. Subject to contractual obligation for which liability is not shown	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —
b. Collateral held under security lending agreements	332,853,904	_	—	_	332,853,904	339,520,901	(6,666,997)
c. Subject to repurchase agreements	199,192,299	—	—	-	199,192,299	143,961,361	55,230,937
d. Subject to reverse repurchase agreements	-	—	—	—	—	—	—
e. Subject to dollar repurchase agreements		—	—	-	_	_	—
f. Subject to dollar reverse repurchase agreements	_	_	_	_	_	_	_
g. Placed under option contracts	_	—	—	—	—	—	—
h. Letter stock or securities restricted as to sale - excluding FHLB capital stock	_	_	_	_	_	_	_
i. FHLB capital stock	15,108,700	—	_	_	15,108,700	12,721,200	2,387,500
j. On deposit with states	3,569,102	—	_	_	3,569,102	3,570,519	(1,417)
k. On deposit with other regulatory bodies		_	_	_	_	_	_
I. Pledged collateral to FHLB (including assets backing funding agreements)	605,021,781	_	_	_	605,021,781	785,514,316	(180,492,535)
m. Pledged as collateral not captured in other categories		_	_	_	_	_	_
n. Other restricted assets	2,469,451	_	_		2,469,451	2,444,108	25,343
o. Total restricted assets (Sum of a through n)	\$ 1,158,215,237	\$ —	\$ —	\$ —	\$ 1,158,215,237	\$ 1,287,732,406	\$ (129,517,169)

		Current	Year	
			Perce	ntage
	8	9	10	11
Restricted Asset Category	Total Non- admitted Restricted	Total Admitted Restricted (5 minus 8)	Gross (Admitted & Non- admitted) Restricted to Total Assets (c)	Admitted Restricted to Total Admitted Assets (d)
a. Subject to contractual obligation for which liability is not shown	\$ —	\$ —	0.000%	0.000%
b. Collateral held under security lending agreements	_	332,853,904	2.679%	2.778%
c. Subject to repurchase agreements	-	199,192,299	1.603%	1.663%
d. Subject to reverse repurchase agreements	-	_	0.000%	0.000%
e. Subject to dollar repurchase agreements	-	_	0.000%	0.000%
f. Subject to dollar reverse repurchase agreements	_	_	0.000%	0.000%
g. Placed under option contracts	-	_	0.000%	0.000%
h. Letter stock or securities restricted as to sale - excluding FHLB capital stock	_	_	0.000%	0.000%
i. FHLB capital stock	-	15,108,700	0.122%	0.126%
j. On deposit with states	-	3,569,102	0.029%	0.030%
k. On deposit with other regulatory bodies	-	_	0.000%	0.000%
I. Pledged collateral to FHLB (including assets backing funding agreements)	_	605,021,781	4.869%	5.050%
m. Pledged as collateral not captured in other categories	_	_	0.000%	0.000%
n. Other restricted assets		2,469,451	0.020%	0.021%
o. Total restricted assets (Sum of a through n)	\$ —	\$ 1,158,215,237	9.320%	9.667%

2. Detail of Assets Pledged as Collateral Not Captured in Other Categories (Contracts That Share Similar Characteristics, Such as Reinsurance and Derivatives, Are Reported in the Aggregate)

Detail of Other Restricted Assets (Contracts That Share Similar Characteristics, Such as Reinsurance and Derivatives, Are Reported in the Aggregate) 3.

		Gross (Admitted & Nonadmitted) Restricted										Perce	ntage
		Current Year											
		1	2	2	3	4		5	6	7	8	9	10
Description of Assets	· ·	tal General count (G/A)			Total Separate Account (S/ A) Restricted Assets	S/A Assets Supporting G/A Activity (b)	Tot	tal (1 plus 3)	Total From Prior Year	Increase/ (Decrease) (5 minus 6)	Total Current Year Admitted Restricted	Gross (Admitted & Non- admitted) Restricted to Total	Admitted Restricted to Total Admitted Assets
Cash on deposit for DMLT asset	\$	5,000	\$		\$ —	\$ —	\$	5,000	\$ 5,000	\$	\$ 5,000	0.000%	0.000%
Cash on deposit for Funds Withheld - NAIC		2,464,451		_	_	_		2,464,451	2,439,108	25,343	2,464,451	0.020%	0.021%
Total (c)	\$	2,469,451	\$	_	\$	\$ —	\$	2,469,451	\$ 2,444,108	\$ 25,343	\$ 2,469,451	0.020%	0.021%

(a) Subset of column 1

(b) Subset of column 3

(c) Total Line for Columns 1 through 7 should equal 5L(1)n Columns 1 through 7 respectively and Total Line for Columns 8 through 10 should equal 5L(1)n Columns 9 through 11 respectively.

4. Collateral Received and Reflected as Assets Within the Reporting Entity's Financial Statements

		1	2	3 % of BACV to	4 % of BACV to
	E	Book/Adjusted		Total Assets	Total Admitted
		Carrying Value		(Admitted and	Assets
Collateral Assets		(BACV)	Fair Value	Nonadmitted)*	**
General account:					
a. Cash, cash equivalents and short-term investments	\$	8,320,000	\$ 8,320,000	0.067%	0.069%
b. Schedule D, Part 1, Section 1		_	—	0.000%	0.000%
c. Schedule D, Part 1, Section 2		—	—	0.000%	0.000%
d. Schedule D, Part 2, Section 1		_	_	0.000%	0.000%
e. Schedule D, Part 2, Section 2		_	_	0.000%	0.000%
f. Schedule B		_	_	0.000%	0.000%
g. Schedule A		_	_	0.000%	0.000%
h. Schedule BA, Part 1		_	—	0.000%	0.000%
i. Schedule DL, Part 1		532,046,203	532,114,613	4.281%	4.441%
j. Other		—	—	0.000%	0.000%
k. Total collateral assets (a+b+c+d+e+f+g+h+i+j)	\$	540,366,203	\$ 540,434,613	4.348%	4.510%
Separate account:					
I. Cash, cash equivalents and short-term investments	\$	—	\$ —	0.000%	0.000%
m. Schedule D, Part 1, Section 1		—	—	0.000%	0.000%
n. Schedule D, Part 1, Section 2		—	—	0.000%	0.000%
o. Schedule D, Part 2, Section 1		—	—	0.000%	0.000%
p. Schedule D, Part 2, Section 2		—	—	0.000%	0.000%
q. Schedule B		—	—	0.000%	0.000%
r. Schedule A		—	—	0.000%	0.000%
s. Schedule BA, Part 1		_	—	0.000%	0.000%
t. Schedule DL, Part 1		—	—	0.000%	0.000%
u. Other	L	_	—	0.000%	0.000%
v. Total collateral assets (I+m+n+o+p+q+r+s+t+u)	\$	_	\$ _	0.000%	0.000%

* k = Column 1 divided by Asset Page, Line 26 (Column 1)

v = Column 1 divided by Asset Page, Line 27 (Column 1)

** k = Column 1 divided by Asset Page, Line 26 (Column 3)

v = Column 1 divided by Asset Page, Line 27 (Column 3)

۱۸/	Recognized	obligation to	roturn	collatoral	accot	(aonoral	account)
vv.	Recognized	obligation to	return	conaterar	a3361 j	general	account

x. Recognized obligation to return collateral asset (separate account)

* w = Column 1 divided by Liability Page, Line 26 (Column 1)

x = Column 1 divided by Liability Page, Line 27 (Column 1)

Μ. Working Capital Finance Investments

Not Applicable

N. Offsetting and Netting of Assets and Liabilities

Not Applicable

5GI Securities

No Material Change

Р Short Sales

О.

Not Applicable

Q. Prepayment Penalty and Acceleration Fees

No Material Change

- R. Reporting Entity's Share of Cash Pool by Asset Type Not Applicable
- Aggregate Collateral Loans by Qualifying Investment Collateral S. Not Applicable

	1	2
	Amount	% of Liability to Total Liabilities *
\$	540,366,203	6.862%
	_	0.000%

Note 6 Joint Ventures, Partnerships and Limited Liability Companies

No Material Change Note 7 Investment Income

No Material Change

Note 8 Derivative Instruments

Derivatives under SSAP No. 86, Derivatives А

(1) - (7) No Material Change

(8) Derivative contracts with financing premium

Not Applicable

Derivatives under SSAP No. 108, Derivative Hedging Variable Annuity Guarantees В.

Not Applicable

Note 9 Income Taxes

No Material Change

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

А No Change

The Company had the following transactions with affiliates: В

				2025		
Date	Return of Capital Received (Paid)	Purchase	Capital Contribution Received (Paid)	Dividend Received (Paid) /Income	Affiliate	Description of Assets
January 13, 2025	_	_	(10,000,000)		Mutual of Omaha Holdings	Cash
				2024		
Date	Extraordinary Return of Capital Received (Paid)	Purchase	Capital Contribution Received (Paid)	Dividend Received (Paid) /Income	Affiliate	Description of Assets
Q1 & Q3	65,000,000	_	(90,000,000)	_	OFHI	Cash
September 30, 2024	_	_	(6,100,000)	_	Mutual Solutions	Cash
November 26, 2024	_	_	(110,000,000)	_	Omaha Health	Cash
December 11, 2024	_	_	_	30,000,000	OFHI	Cash
December 23, 2024	_	_	(16,000,000)	_	Omaha Supplemental	Cash
December 30, 2024	_	_	(13,500,000)	_	MOSAL	Cash

(6.000.000)*As of December 31, 2024, the Company accrued a \$6,000,000 capital contribution to MOSAL that was paid with cash on January 28, 2025.

C - O. No Material Change

Q4

Note 11 Debt

A Capital Notes and All Other Debt

> The Company and United of Omaha have been authorized by their Boards of Directors to obtain extensions of credit under their agreements with the Federal Home Loan Bank ("FHLB"). As of March 31, 2025, the Company has no long-term outstanding borrowings from the FHLB and \$100,700,000 short-term outstanding borrowings from the FHLB.

* MOSAL

Cash

The Company has entered into certain senior unsecured borrowing arrangements disclosed below. As of March 31, 2025, the Company paid a total of \$129,307 commitment fees under these arrangements. Compliance with the requirements of the applicable borrowing arrangements are reported to lenders on a quarterly basis. As of March 31, 2025, the Company has complied with the requirements of these borrowing agreements.

Effective December 29, 2022, the Company entered into an amendment to its senior unsecured five-vear credit facility to extend the maturity date of the facility to December 29, 2027. The facility includes letter-of-credit and short-term sub-facilities that allow for an aggregate maximum borrowing of \$300,000,000. The Company may elect to increase the commitment at any time in an amount not to exceed \$100,000,000. There were no outstanding borrowings under this agreement as of March 31, 2025.

Effective March 17, 2023, the Company entered into a \$550,000,000 senior unsecured credit agreement for the purpose of funding the new home office building. The agreement is inclusive of two tranches, Tranche A in the amount of \$450,000,000 with a maturity date of March 17, 2030, and Tranche B in the amount of \$100,000,000 with a maturity date of March 17, 2026, and a one time six month extension. The Company may elect to increase the Tranche A commitment at any time in an amount not to exceed \$50,000,000. There were \$207,800,000 outstanding borrowings under this agreement as of March 31, 2025.

The Company has the following borrowing agreements available from affiliates as of March 31, 2025, which are substantially similar to the agreements held in the prior year, unless otherwise noted.

Lending	Date Credit	Maturity	Type of	Interest	Maximum		Amount	Interest
Company	Issued	Date	Borrowing	Rates	Rates Borrowing O		Outstanding	Paid
United of Omaha	03/21/2025	03/20/2026	(a)	4.43%-4.43%	\$ 500,000,000	\$	487,200,000	\$ 2,838,978
Omaha Insurance	10/04/2024	10/03/2025	(a)	4.43%-4.43%	\$ 30,000,000	\$	—	\$ 127,512
Companion	11/15/2024	11/14/2025	(a)	4.43%-4.43%	\$ 23,000,000	\$	_	\$ 210,890
United World	03/21/2025	03/20/2026	(a)	4.43%-4.43%	\$ 20,000,000	\$	—	\$ 154,868

The Company has the following borrowing agreements available to affiliates as of March 31, 2025, which are substantially similar to the agreements held in the prior year, unless otherwise noted.

Borrowing	Date	Maturity	Type of	Interest		Maximum		Amount		
Company	Issued	Date	Borrowing	Rates		Borrowing		Borrowing		Outstanding
United of Omaha	03/21/2025	03/20/2026	(a)	4.43%-4.43%	\$	250,000,000	\$	_		
Omaha Health	11/27/2024	06/30/2025	(b)	6.35%-6.38%		250,000,000		72,500,000		
Omaha Insurance	10/04/2024	10/03/2025	(a)	4.43%-4.43%		30,000,000		2,000,000		
Omaha Supplemental	07/19/2024	07/18/2025	(b)	4.43%-4.43%		30,000,000		—		
Omaha Re	09/20/2024	09/19/2025	(b)	4.43%-4.43%		30,000,000		—		
Companion	11/15/2024	11/14/2025	(a)	4.43%-4.43%		23,000,000		—		
United World	03/21/2025	03/20/2026	(a)	4.43%-4.43%		30,000,000		200,000		
East Campus	11/19/2024	11/18/2025	(b)	4.43%-4.43%		5,000,000		_		
MMSI	02/26/2025	02/25/2026	(b)	4.77%-4.91%		50,000,000		30,000,000		

(a) Bilateral unsecured revolving credit note (b) Unsecured demand revolving credit note

В.

Federal Home Loan Bank ("FHLB") Agreements

(1) The Company is a member of the FHLB of Topeka. The Company has an agreement with the FHLB under which the Company pledges FHLB approved collateral in return for extensions of credit. It is part of the Company's strategy to utilize these funds for operations or other long-term projects. Balances outstanding under this agreement are included in borrowed money. The Company holds FHLB stock as part of the borrowing agreement, which is included in common stocks.

(2) FHLB Capital Stock

a. Aggregate Totals

Aggregate rotals						
	1 Total 2+3			2 General		3 Separate
				Account	Accounts	
1. Current year						
(a) Membership stock - class A	\$	500,000	\$	500,000	\$	_
(b) Membership stock - class B		_		_		_
(c) Activity stock		4,031,500		4,031,500		_
(d) Excess stock		10,577,200		10,577,200		_
(e) Aggregate total (a+b+c+d)	\$	15,108,700	\$	15,108,700	\$	_
(f) Actual or estimated borrowing capacity as determined by the insurer	\$	416,860,029		XXX		XXX
2. Prior year-end						
(a) Membership stock - class A	\$	500,000	\$	500,000	\$	_
(b) Membership stock - class B		_		_		_
(c) Activity stock		12,221,200		12,221,200		_
(d) Excess stock		_		_		_
(e) Aggregate total (a+b+c+d)	\$	12,721,200	\$	12,721,200	\$	
(f) Actual or estimated borrowing capacity as determined by the insurer	\$	573,260,010		XXX		XXX

Membership Stock (Class A and B) Eligible and Not Eligible for Redemption

11B(2)a1(f) should be equal to or greater than 11B(4)a1(d)

11B(2)a2(f) should be equal to or greater than 11B(4)a2(d)

b.

					Eligible for Redemption									
		1		2		3	61	4 Months to		5		6		
	Current Year Total (2+3+4+5+6)		Not Eligible for Redemption		Less Than 6 Months		Less Than 1 Year		1 to Less Than 3 Years		3 to 5 Years			
Membership stock														
1. Class A	\$	500,000	\$	500,000	\$	—	\$	—	\$	—	\$	—		
2. Class B		—		—		—		_		—		_		

11B(2)b1 Current Year Total (Column 1) should equal 11B(2)a1(a) Total (Column 1) 11B(2)b2 Current Year Total (Column 1) should equal 11B(2)a1(b) Total (Column 1)

(3) Collateral Pledged to FHLB

a. Amount Pledged as of Reporting Date

	1 Fair Value	С	2 Carrying Value	Ą	3 ggregate Total Borrowing
1. Current year total general and separate accounts total collateral pledged (Lines 2+3)	\$ 584,084,663	\$	605,021,781	\$	100,700,000
2. Current year general account total collateral pledged	584,084,663		605,021,781		100,700,000
3. Current year separate accounts total collateral pledged	_		_		—
4. Prior year-end total general and separate accounts total collateral pledged	696,035,926		785,514,316		282,692,200

11B(3)a1 (Columns 1, 2 and 3) should be equal to or less than 11B(3)b1 (Columns 1, 2 and 3 respectively) 11B(3)a2 (Columns 1, 2 and 3) should be equal to or less than 11B(3)b2 (Columns 1, 2 and 3 respectively) 11B(3)a3 (Columns 1, 2 and 3) should be equal to or less than 11B(3)b3 (Columns 1, 2 and 3 respectively) 11B(3)a4 (Columns 1, 2 and 3) should be equal to or less than 11B(3)b4 (Columns 1, 2 and 3 respectively)

b. Maximum Amount Pledged During Reporting Period					
	1		2	An	3 nount Borrowed at Time of Maximum
	Fair Value	С	arrying Value		Collateral
1. Current year total general and separate accounts maximum collateral pledged					
(Lines 2+3)	\$ 776,932,614	\$	848,085,190	\$	—
2. Current year general account maximum collateral pledged	776,932,614		848,085,190		—
3. Current year separate accounts maximum collateral pledged	—		—		_
4. Prior year-end total general and separate accounts maximum collateral pledged	878,304,469		952,314,345		72,523,900

(4) Borrowing from FHLB

a. Amount as of Reporting Date

	1 Total 2+3	2 General Account	3 Separate Accounts	4 Funding Agreements Reserves Established
1. Current year				
(a) Debt	\$ 100,700,000	\$ 100,700,000	\$ —	XXX
(b) Funding agreements	_	—	—	—
(c) Other	 _	 	 	XXX
(d) Aggregate total (a+b+c)	\$ 100,700,000	\$ 100,700,000	\$ 	\$
2. Prior year-end				
(a) Debt	\$ 282,692,200	\$ 282,692,200	\$ —	XXX
(b) Funding agreements	_	—	_	—
(c) Other	 _	 _	 	XXX
(d) Aggregate total (a+b+c)	\$ 282,692,200	\$ 282,692,200	\$ 	\$

b. Maximum Amount During Reporting Period (Current Year)

 1 Total 2+3		2 General Account		3 Separate Accounts
\$ 264,554,000	\$	264,554,000	\$	_
_		_		_
 _		_		_
\$ 264,554,000	\$	264,554,000	\$	
\$	\$ 264,554,000 — —	\$ 264,554,000 \$ 	Total 2+3 Account \$ 264,554,000 \$ 264,554,000	Total 2+3 Account \$ 264,554,000 \$ 264,554,000 \$

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

c. FHLB - Prepayment Obligations

1. Debt	Does the company have prepayment obligations under the following arrangements (YES/NO)?
1. Debt	No
2. Funding agreements	No
3. Other	No

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

A. Defined-Benefit Plan

(1) - (3) No Material Change

(4) Components of net periodic benefit cost as of the period ended March 31, 2025 and December 31, 2024:

	Pension Benefits			Postretirem	Benefits	Special or Contractual Benefits Per SSAP No. 11					
		2025		2024	 2025		2024		2025		2024
a. Service cost	\$	359,651	\$	1,929,141	\$ 739	\$	5,283	\$	_	\$	_
b. Interest cost		13,330,618		52,450,315	242,345		986,432		_		—
c. Expected return on plan assets		(12,087,848)		(49,460,606)	(14,386)		(92,193)		_		—
d. Transition asset or obligation		_		_	_		_		_		—
e. Gains and losses		125,930		570,896	_		(1,322,521)		_		—
f. Prior service cost or credit		_		_	(179,461)		(1,076,970)		_		—
g. Gain or loss recognized due to a settlement or curtailment	_	_		_	 _		_		_		_
h. Total net periodic benefit cost	\$	1,728,351	\$	5,489,746	\$ 49,237	\$	(1,499,969)	\$	_	\$	_

(5) - (18) No Material Change

B. - I. No Material Change

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

No Material Change

Note 14 Liabilities, Contingencies and Assessments

A. Contingent Commitments

(1) As of March 31, 2025, the Company has commitments for additional investments in:

Limited partnership investments	\$ 66,009,010
Bonds	 10,000,000
Total contingent liabilities:	\$ 76,009,010

(2) - (3) No Material Change

B. - F. No Material Change

Note 15 Leases

No Material Change

Note 16 Information About Financial Instruments With Off-Balance Sheet Risk and Financial Instruments With Concentrations of Credit Risk

No Material Change

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

A. Transfers of Receivables Reported as Sales

Not Applicable

B. Transfer and Servicing of Financial Assets

(1) The Company has securities lending agreements whereby unrelated parties, primarily large brokerage firms, borrow securities from the Company. The Company requires a minimum of 102% of the fair value of the domestic securities, loaned at the outset of the contract as collateral. The Company continues to retain control over and receive interest on loaned securities, and accordingly, the loaned securities continue to be reported as bonds. The securities loaned are on open terms and can be returned to the Company on the next business day requiring a return of the collateral. Collateral received is invested in cash equivalents and securities, and the Company records a corresponding liability for the collateral which is included in payable for securities lending on the statutory financial statements. The Company cannot access the collateral unless the borrower fails to deliver loaned securities. To further minimize the credit risks related to this securities lending program, the Company regularly monitors the financial condition of counterparties to these agreements and also receives an indemnification from the financial intermediary who structures the transactions.

The Company had securities with a fair value of \$320,566,524 on loan for security lending and \$197,736,133 for repurchased lending under the program as of March 31, 2025. The Company was liable for cash collateral of \$332,853,904 for security lending and \$199,192,299 for repurchased lending as of March 31, 2025. The Company does not hold any security collateral as of March 31, 2025, which is not reflected in the accompanying financial statements. Of the collateral received, the Company has \$74,432,667 in collateral for securities lending and \$44,543,308 in repurchase lending that extends beyond one year from March 31, 2025.

(2) Servicing Assets and Servicing Liabilities

Not Applicable

(3) Servicing Assets and Servicing Liabilities Subsequently Measured at Fair Value

Not Applicable

(4) Securitizations, Asset-Backed Financing Arrangements and Similar Transfers Accounted for as Sales When the Transferor has Continuing Involvement With the Transferred Financial Assets

Not Applicable

(5) The transfers of financial assets accounted for as secured borrowings as of March 31, 2025 and December 31, 2024, were as follows:

	2025	2024
Assets:		
Cash	\$ 9,500,000	\$ 17,000,000
Cash equivalents	194,191,875	153,778,496
Short-term	73,093,852	98,070,616
Long-term	 255,260,476	 214,633,150
Total securities lending cash collateral	\$ 532,046,203	\$ 483,482,262
Liabilities:	 	
Payable for securities lending	\$ 532,046,203	\$ 483,482,262

The Company cannot access the cash collateral unless the borrower fails to deliver the loaned securities.

(6) - (7) Not Applicable

Wash Sales

C.

Not Applicable

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

A. Administrative Services Only ("ASO") Plans

No Material Change

B. Administrative Services Contract ("ASC") Plans

Not Applicable

C. Medicare or Similarly Structured Cost-Based Reimbursement Contract

Not Applicable

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

No Material Change

Note 20 Fair Value Measurements

A. Assets and Liabilities Reported at Fair Value or Net Asset Value ("NAV")

Financial assets and liabilities have been categorized into a three-level fair value hierarchy, based on the priority of the inputs to the respective valuation technique. The fair value hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). An asset or liability's classification within the fair value hierarchy is based on the lowest level of significant input to valuation. The input levels are as follows:

Level 1 — Fair value is based on unadjusted quoted prices in active markets that are accessible to the Company for identical assets or liabilities. These generally provide the most reliable evidence and are used to measure fair value whenever available.

Level 2 — Fair value is based on significant inputs that are observable for the asset or liability, either directly or indirectly, through corroboration with observable market data. Level 2 inputs include quoted market prices in active markets for similar assets and liabilities, quoted market prices in markets that are not active for identical or similar assets or liabilities, and other market observable inputs. Valuations are generally obtained from third-party pricing services for identical or comparable assets or liabilities and validated or determined through use of valuation methodologies using observable market inputs.

Level 3 — Fair value is based on significant unobservable inputs for the asset or liability. These inputs reflect assumptions about what market participants would use in pricing the asset or liability. Prices are determined using valuation methodologies such as option pricing models, discounted cash flow models, and other similar techniques. Fair value for certain investment in qualifying investment funds is approximated by using the fund's NAV per share.

(1) Fair Value Measurements at Reporting Date

Description for Each Class of Asset or Liability	(Level 1)	(Level 2)	(Level 3)	Net Asset Value (NAV)	Total
a. Assets at fair value					
Asset-backed securities		_	68,302	_	68,302
Preferred stocks		4,709,120	_	_	4,709,120
Common stocks	58,494,696	15,108,700	_	28,896,486	102,499,882
Securities lending cash collateral	532,046,203	_	_	_	532,046,203
U.S. corporate		15,173,344	_	_	15,173,344
SVO Identified Funds - ETFs	1,699,088	_	_		1,699,088
Total assets at fair value/NAV	\$ 592,239,987	\$ 34,991,164	\$ 68,302	\$ 28,896,486	\$ 656,195,939

Description for Each Class of Asset or Liability	(Level 1)	(Level 2)	(Level 3)	1	Net Asset Value (NAV)	Total
b. Liabilities at fair value						
Payable for Securities Lending	\$ 532,046,203	\$ _	\$ —	\$	_	\$ 532,046,203
Derivative cash collateral	8,320,000	_	_		_	8,320,000
Total liabilities at fair value	\$ 540,366,203	\$ _	\$ -	\$	-	\$ 540,366,203

(2) Fair Value Measurements in Level 3 of the Fair Value Hierarchy

Description	Beginning Balance at 01/01/2025	Transfers into Level 3	Transfers out Level 3	Total gains and (losses) included in Net Income	Total gains and (losses) included in Surplus	Purchases	Issuances	Sales	Settlements	Ending Balance at 03/31/2025
a. Assets										
Asset-Backed Securities	\$ 72,938	\$ —	\$ —	\$ —	\$ —	\$ —		\$ —	\$ (4,636)	\$ 68,302
U.S. Corporate	81,234		_	(8,834)	_	_		(72,400)) —	_
Total assets	\$ 154,172	\$ —	\$ —	\$ (8,834)	\$ —	\$ —	\$ —	\$ (72,400)	\$ (4,636)	\$ 68,302

(3) Policy on Transfers into and out of Level 3

Assets and liabilities are transferred into or out of Level 3 when a significant input can no longer be corroborated or can be corroborated with market observable data and are assumed to occur at the beginning of the period. This occurs when market activity decreases or increases related to certain securities and transparency to the underlying inputs is no longer available or can be observed with current pricing.

(4) Inputs and Techniques Used for Level 2 and Level 3 Fair Values

Level 2 Measurements

Preferred Stocks — These securities are principally valued using the market approach. The valuation of these securities is based principally on observable inputs including quoted prices in markets that are not considered active.

Common Stocks — These FHLB capital stocks are only redeemable at par, so the fair value is presumed to be par.

U.S. Corporate - Price determined by an independent third-party source.

Level 3 Measurements

Asset-Backed Securities — These securities are principally valued using the market approach. The valuation of these securities is based primarily on matrix pricing or other similar techniques that utilize inputs that are unobservable or cannot be derived principally from, or corroborated by, observable market data, or are based on independent non-binding broker quotations.

U.S. Corporate — These securities are principally valued using the market and income approaches with significant adjustments that utilize unobservable inputs or cannot be derived principally from, or corroborated by, observable market data, including additional spread adjustments to reflect industry trends or specific credit-related issues. Valuations may be based on independent non-binding broker quotations. The use of independent non-binding broker quotations to value investments generally indicates there is a lack of liquidity or the general lack of transparency to develop the valuation estimates generally causing these investments to be classified in Level 3. Generally, below investment grade privately placed or distressed securities included in this level are valued using discounted cash flow methodologies which rely upon significant, unobservable inputs and inputs that cannot be derived principally from, or corroborated by, observable market data.

(5) Fair Value Disclosures for Derivative Assets and Liabilities

Not Applicable

B. Other Fair Value Disclosures

C. Presented below are the aggregate fair value or NAV and admitted values for all financial instruments.

Type of Financial Instrument	Aggregate Fair Value	Admitted Assets	(Level 1)	(Level 2)	(Level 3)	Net Asset Value (NAV)	Not Practicable (Carrying Value)
	value	Aumilieu Assels	(Level I)	(Level 2)	(Level 3)	(INAV)	(Carrying value)
Assets:	• • • • • • • • • • • • •						
Bonds	\$ 4,820,091,701	\$ 5,353,387,773	\$ 1,699,088	\$ 4,607,514,838	\$ 210,877,775	\$ —	\$ —
Cash and cash equivalents	107,849,922	107,849,922	107,849,922				—
Preferred stocks	18,202,593	18,289,339	—	11,908,238	-	_	6,294,355
Common stocks - unaffiliated	102,499,882	102,499,882	58,494,696	15,108,700	_	28,896,486	—
Mortgage loans	452,044,696	484,631,825	—	_	452,044,696	_	
Other invested assets - surplus note, capital notes, and debt securities that lack meaningful							
cash flows	104,223,449	116,385,654	—	103,491,465	731,984		-
Short-term investments	104,700,000	104,700,000	—	104,700,000	-		—
Securities lending cash collateral	532,114,613	532,046,203	532,114,613	_	_	_	—
Derivative assets	8,112,233	6,566,059	_	8,112,233	_	_	_
Liabilities:							
Borrowings	588,666,052	588,666,052	100,855,962	487,810,090	-		_
Real estate encumbrances	223,317,669	223,317,669	_	223,317,669			_
Payable for securities lending	532,114,613	532,046,203	532,114,613				_
Derivative cash collateral	8,320,000	8,320,000	8,320,000	_	_	_	_
Derivative liability	(132,867)	912,275	_	(132,867)	_		—

The following methods and assumptions were used by the Company in estimating its fair value disclosures for financial instruments:

Bonds — Fair values for bonds, including asset-backed securities, are based on quoted market prices, where available. For bonds for which market values are not readily available, fair values were estimated by the Company using projected future cash flows, current market rates, credit quality, and maturity date.

Cash and Cash Equivalents — The carrying value for cash and other cash equivalents approximates fair value

Preferred Stocks — Fair values for preferred stocks are based on market value, where available. For preferred stocks for which market values are not available, fair values were estimated by the Company using projected future cash flows, current market rates, credit quality, and maturity date.

Common Stocks - Unaffiliated — These securities are principally valued using the market approach. The valuation of these securities is based principally on observable inputs including quoted prices in active markets.

Mortgage Loans — Fair values for mortgage loans are estimated by discounting expected future cash flows using current interest rates for similar loans with similar credit risk.

Other Invested Assets - Surplus Notes, Capital Notes, Debt Securities that Lack Meaningful Cash Flows — Fair values for other invested assets - surplus notes and other invested assets - capital notes are based on quoted market prices for similar assets or when quoted market prices are available. For debt securities for which market values are not readily available, fair values were estimated by the Company using projected future cash flows, current market rates, credit quality, and maturity date.

Short-term Investments — The carrying value of short-term unsecured revolving credit notes approximates fair value and is included within Level 2 due to the internal nature and with no public market.

Securities Lending Cash Collateral and Payable for Securities Lending — Comprised of U.S. Direct Obligation/Full Faith and Credit Exempt money market instruments, commercial paper, cash, and all highly-liquid debt securities purchased with an original maturity of less than three months. The money market instruments are valued using unadjusted quoted prices in active markets that are accessible for identical assets and are primarily classified as Level 1. If public quotations are not available for commercial paper or debt securities, because of the highly-liquid nature of these assets, the carrying value may be used to approximate fair value.

Derivative Assets and Derivative Liabilities — These derivatives are principally valued using an income approach. The valuation of these securities is based on present value techniques and option pricing models, which utilize significant inputs that may include implied volatility, the swap yield curve, and repurchase rates.

Borrowings and Real Estate Encumbrance — Fair values of long-term FHLB borrowings are estimated by discounting expected future cash flows using current interest rates for debt with comparable terms and included in Level 2. Fair values of short-term FHLB borrowings and other borrowings approximates carrying value and thus is included in Level 1. The carrying value of short-term unsecured revolving credit notes approximates fair value and are included within Level 2 due to the internal nature and with no public market. Fair values of other borrowings, including real estate encumbrances, are deemed to be the same as the carrying value.

Derivative Cash Collateral — Comprised of U.S. Direct Obligation/Full Faith and Credit Exempt money market instruments, commercial paper, cash, and all highly-liquid debt securities purchased with an original maturity of less than three months. The money market instruments are valued using unadjusted quoted prices in active markets that are accessible for identical assets and are primarily classified as Level 1. If public quotations are not available for commercial paper or debt securities, because of the highly-liquid nature of these assets, the carrying value may be used to approximate fair value.

D. Not Practicable to Estimate Fair Value

Type or Class of Financial Instrument	Carrying Value	Effective Interest Rate	Maturity Date	Explanation
Preferred stocks	\$ 6,294,355			It is not practicable to measure the fair value in certain private preferred stock.

E. The Company has one investment measured using the NAV as a practical expedient pursuant to SSAP No. 100, Fair Value. The investment's NAV per share is \$3,694. Lion Industrial Trust makes real estate value added investments in the industrial sector. If there is a liquidation of the underlying assets, the period of time for assets to be liquidated will be longer than a year. The Company has no unfunded commitments related to the investment. An investor may redeem assets on a quarterly basis with a 90 day notice period. No other significant restrictions exist on the ability to sell investment at the measurement date.

Note 21 Other Items

A. - B. No Change

C. Other Disclosures

The impact of securities reclassified under the bond definition revisions to SSAP No. 26, Bonds, and SSAP No. 43, Asset-Backed Securities, is as follows:

- a. Aggregate BACV for all securities reclassified off Schedule D-1:
 - \$57,699,710
- Aggregate BACV after transition for all securities reclassified off Schedule D-1 that resulted with a change in measurement basis: \$15,469,285

c. Aggregate surplus impact for securities reclassified off Schedule D-1:

\$(304,209)

On March 6, 2025, the Board of Directors of Mutual of Omaha approved and adopted a Plan of Reorganization providing for the reorganization of the Company into a mutual holding company structure as authorized by the Nebraska Mutual Insurance Holding Company Act. As part of the reorganization, Mutual of Omaha will become a stock insurer whose shares will be held indirectly by Mutual of Omaha Holding Company ("MHC"), a to be formed Nebraska mutual insurance holding company. Upon the effectiveness of the reorganization, the members of the Company will become members of MHC. At this time, the Company intends to file an application with the Nebraska Director of Insurance seeking approval of the Plan of Reorganization. Subject to confirmation by the Nebraska Director of Insurance, the Plan of Reorganization is subject to and expressly contingent upon the approval of at least two-thirds of the eligible members of Mutual of Omaha voting in person or by proxy at a meeting of the Company's members. United of Omaha will remain a stock insurance company and wholly owned subsidiary of Mutual of Omaha.

The Company had no other changes to Note 21C.

D. - I. No Change

J. Reporting Net Negative (Disallowed) IMR

As of March 31, 2025, the Company's net negative (disallowed) IMR admitted was \$11,272,386, less than 10% of the Company's adjusted general account capital and surplus as of December 31, 2024. The net negative (disallowed) IMR admitted was the result of fixed income investment losses that comply with the Company's investment management policies, was not compelled by liquidity pressures, and did not include any realized losses from derivative terminations.

Total

1. Net Negative (Disallowed) IMR

 Total	General Account	Insulated Separate Account	Non-Insulated Separate Account
\$ 11,272,386	5 11,272,386	\$ —	\$ —

2. Negative (Disallowed) IMR Admitted

 Total	General Account	I	nsulated Separate Account	Non-Insulated Separate Account
\$ 11,272,386	\$ 11,272,386	\$	_	\$ —

3. Calculated Adjusted Capital and Surplus

\$ 4,148,107,831
741,056
11,235,882
99,768,787
 6,902,020
\$ 4,029,460,087
Total
0.28%
\$

Not Applicable

Note 22 Events Subsequent

5.

4.

The Company has evaluated events subsequent to March 31, 2025 through May 5, 2025, the date these statutory financial statements were available to be issued and has determined there are no material subsequent events requiring adjustment to or disclosure in the statutory financial statements.

Note 23 Reinsurance

No Change

Note 24 Retrospectively Rated Contracts and Contracts Subject to Redetermination

- A .- C. No Material Change
- D. No Change
- E. Risk Sharing Provisions of the Affordable Care Act

(1) Did the reporting entity write accident and health insurance premium that is subject to the Affordable Care Act risk-sharing provisions?

Yes () No (X)

(2) - (3) Not Applicable

Note 25 Change in Incurred Losses and Loss Adjustment Expenses

- A. Accident and health claim reserves as of December 31, 2024 were \$1,449,485,316. As of March 31, 2025, \$535,689,251 has been paid for accident and health claim incurred losses and loss adjustment expenses attributable to insured events of prior years. Accident and health claim reserves remaining for prior years are now \$869,607,363 as a result of re-estimation of unpaid claims and claim adjustment expenses. The resulting favorable incurred claims amount for the prior year, \$44,188,701, does not include the impact of aging on the liability estimates for claims not yet due.
- B. In 2025, the Company increased the provision for adverse deviation to the long-term care incurred but not paid liability resulting in an increase of \$15,077,167 to the liability and decrease to net income.

Note 26 Intercompany Pooling Arrangements

Not Applicable

Note 27 Structured Settlements

Not Applicable

Note 28 Health Care Receivables

The Company does not have pharmaceutical rebates receivables or risk sharing receivables.

Note 29 Participating Policies

Not Applicable

Note 30 Premium Deficiency Reserves

No Material Change

Note 31 Reserves for Life Contracts and Annuity Contracts

Not Applicable

Note 32 Analysis of Annuity Actuarial Reserve and Deposit Type Contract Liabilities by Withdrawal Characteristics

Not Applicable

Note 33 Analysis of Life Actuarial Reserve by Withdrawal Characteristics

Not Applicable

Note 34 Premium & Annuity Considerations Deferred and Uncollected

Not Applicable

Note 35 Separate Accounts

Not Applicable

Note 36 Loss/Claim Adjustment Expenses

No Material Change