QUARTERLY STATEMENT

MBIA INSURANCE CORPORATION

OF

PURCHASE

IN THE

STATE OF NEW YORK

TO THE

INSURANCE DEPARTMENT

OF THE STATE OF

FOR THE PERIOD ENDED September 30, 2024





QUARTERLY STATEMENT

AS OF SEPTEMBER 30, 2024 OF THE CONDITION AND AFFAIRS OF THE

MBIA Insurance Corporation

NAIC Group Code 00528		Code 12041 Employ	er's ID Number 43-08994	449	
Organized under the Laws of		_, State of Domicile or Port of Ent	ry New York		
Country of Domicile		United States			
incorporated/Organized	03/23/1967	Commenced Business	05/01/1968		
Statutory Home Office	1 Manhattanvile Road, Suite 301		ase, NY, US 10577-2100		
Main Administrative Office	(Street and Number) 1 Manhattanvile Road, Suite 301 (Street and Number)	Purchase, NY, US 10577-2	own, State, Country and Zip Code) 100 914-273-45 Code) (Area Code) (Telephor		
Mail Address1	Manhattanvile Road, Suite 301	, Purchase,	NY, US 10577-2100		
Primary Location of Books and Re	ecords 1 Manhattanvile Road, Suite 301 (Street and Number)	(City or Town, S Purchase, NY, US 1057 (City or Town, State, Country and			
nternet Web Site Address		www.MBIA.com			
Statutory Statement Contact	Mark Gregory Garofalo		914-273-4545		
Mark.garof	(Name)		e) (Telephone Number) (Extension) 65-3080		
	ail Address)	(Fax N	lumber)		
	OFFICE	-RS			
Name	Title	Name	Title		
Joseph Ralph Schachinger #	Chairman, Chief Financial Officer and Treasurer	Gary Alan Saunders	,General Counsel and Se	ecretary	
Shengying Yu #	,Director and Controller	FIGERO	-:		
Daniel Michael Avitabile	President,Managing Director and Chief Risk Officer		,Managing Director	aging Director	
	DIRECTORS OF	RTRUSTEES			
Daniel Michael Avitabile	Shengying Yu	Gregory Robert Diamond	Timothy James Hui	nt	
Joseph Ralph Schachinger #	Federico Keszti	Gary Alan Saunders			
State ofNew	Volk		-		
			α.		
above, all of the herein described ass that this statement, together with relational iabilities and of the condition and affat and have been completed in accordan aw may differ; or, (2) that state rule	ing duly sworn, each depose and say that they are tets were the absolute property of the said reporting ited exhibits, schedules and explanations therein or iris of the said reporting entity as of the reporting pence with the NAIC Annual Statement Instructions and ses or regulations require differences in reporting nectively. Furthermore, the scope of this attestation exact copy (except for formatting differences due to each to the enclosed statement.	entity, free and clear from any liens or ontained, annexed or referred to, is a riod stated above, and of its income and Accounting Practices and Procedure of related to accounting practices and by the described officers also includes electronic filing) of the enclosed statem	r claims thereon, except as herein s full and true statement of all the a nd deductions therefrom for the per es manual except to the extent that id procedures, according to the be the related corresponding electronic ent. The electronic filing may be rec Shengying Yu # Director and Controller	stated, and assets and ricod ended, tr. (1) state est of their ic filing with quested by	
Subscribed and sworn to before me	e this	b. If no:			
Subscribed and sworn to before me	November, 2924		endment number ages attached		

MAYRA LOZADA
Notary Public - State of New York
NO. 81LO6183947
Qualified in Bronx County
My Commission Expires (2/23/202

ASSETS

			Current Statement Date	9	4
		1	2	3	
				Net Admitted Assets	December 31 Prior Year Net
		Assets	Nonadmitted Assets	(Cols. 1 - 2)	Admitted Assets
1.	Bonds	131,710,936	5,916,199	125 ,794 ,737	145,195,649
2.	Stocks:				
	2.1 Preferred stocks			0	
	2.2 Common stocks	13,734,749	0	13,734,749	14,903,436
3.	Mortgage loans on real estate:				
	3.1 First liens	i .	J	0	0
,	3.2 Other than first liens	 υ	U	J	
4.	Real estate: 4.1 Properties occupied by the company (less				
	\$ encumbrances)	0	0	0	0
	4.2 Properties held for the production of income				
	(less \$encumbrances)	0	0	0	0
	4.3 Properties held for sale (less				
	\$encumbrances)	0	0	0	0
	Cash (\$				
	cash equivalents (\$16,500,000)				
	and short-term investments (\$	22.816.604	0	22,816,604	46.759.346
	Contract loans (including \$ premium notes)			0	0
	Derivatives			0	0
	Other invested assets				0
	Receivables for securities			1,837	226
	Securities lending reinvested collateral assets.			0	0
11.	Aggregate write-ins for invested assets	0	0		0
12.	Subtotals, cash and invested assets (Lines 1 to 11)	168 , 264 , 126	5,916,199	162,347,927	206 , 858 , 657
13.	Title plants less \$				
	only)				
14.	Investment income due and accrued	2,174,131	1,838	2,172,293	2,033,127
15.	Premiums and considerations:				
	15.1 Uncollected premiums and agents' balances in the course of	0.570			0.40.440
	collection	2,5/6	630	1,946	349 , 149
	15.2 Deferred premiums, agents' balances and installments booked but				
	deferred and not yet due (including \$earned				٥
	but unbilled premiums)	J	JU	J	0
	15.3 Accrued retrospective premiums (\$) and contracts subject to redetermination (\$)	0	0	0	0
16	Reinsurance:	J	J		
10.	16.1 Amounts recoverable from reinsurers	263 744	0	263,744	959 942
	16.2 Funds held by or deposited with reinsured companies			0	0
	16.3 Other amounts receivable under reinsurance contracts		0	0	0
17.	Amounts receivable relating to uninsured plans			0	0
	Current federal and foreign income tax recoverable and interest thereon		0	0	0
	Net deferred tax asset		0	0	0
	Guaranty funds receivable or on deposit		0	0	0
20.	Electronic data processing equipment and software			0	0
21.	Furniture and equipment, including health care delivery assets				
	(\$)		0	0	0
	Net adjustment in assets and liabilities due to foreign exchange rates			0	0
	Receivables from parent, subsidiaries and affiliates			1,618	3,628
	Health care (\$) and other amounts receivable			0	0
	Aggregate write-ins for other-than-invested assets	371,699	318,594	53 , 105	3
26.	Total assets excluding Separate Accounts, Segregated Accounts and	474 077 001	0.007.000	404 040 000	040 004 500
	Protected Cell Accounts (Lines 12 to 25)	171,077,894	6,237,260	164,840,633	210,204,506
27.	From Separate Accounts, Segregated Accounts and Protected				
	Cell Accounts	l .	6 227 202	164 040 000	210 204 506
28.	Total (Lines 26 and 27)	171,077,894	6,237,260	164,840,633	210,204,506
1101	DETAILS OF WRITE-INS		_		
1101. 1102.		i	J	J	
1102.			n		ر ا
	Summary of remaining write-ins for Line 11 from overflow page				ر المستقدمة المستقدم
	Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)	0	0	0	n l
	Other assets		0	3	3
	Prepaid expenses.		318,594	0	n l
1	Premium tax asset		0	53 , 102	0
	Summary of remaining write-ins for Line 25 from overflow page	i e	0	0	0
	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	371,699	318,594	53,105	3
	, , , , , , , , , , , , , , , , , , , ,	,			

LIABILITIES, SURPLUS AND OTHER FUNDS

		1 Current Statement Date	2 December 31, Prior Year
1.	Losses (current accident year \$0)		
	Reinsurance payable on paid losses and loss adjustment expenses		0
	Loss adjustment expenses		
4.	Commissions payable, contingent commissions and other similar charges		0
5.	Other expenses (excluding taxes, licenses and fees)		164,553
	Taxes, licenses and fees (excluding federal and foreign income taxes)		40,588
	Current federal and foreign income taxes (including \$		198
	Net deferred tax liability		0
8.	Borrowed money \$ and interest thereon \$	0	0
9.	Unearned premiums (after deducting unearned premiums for ceded reinsurance of \$172,310,179 and		
	including warranty reserves of \$ and accrued accident and health experience rating refunds		
	including \$ for medical loss ratio rebate per the Public Health Service Act)	24 , 458 , 497	29 , 728 , 387
10.	Advance premium	0	0
11.	Dividends declared and unpaid:		
	11.1 Stockholders	0	0
	11.2 Policyholders	0	0
12.	Ceded reinsurance premiums payable (net of ceding commissions)	759,359	896,497
13.	Funds held by company under reinsurance treaties	0	0
14.	Amounts withheld or retained by company for account of others	0	335
15.	Remittances and items not allocated	0	0
16.	Provision for reinsurance (including \$ certified)	0	0
17.	Net adjustments in assets and liabilities due to foreign exchange rates	0	0
18.	Drafts outstanding	0	0
19.	Payable to parent, subsidiaries and affiliates	4,606,053	1,307,138
20.	Derivatives	0	0
21.	Payable for securities	0	0
22.	Payable for securities lending.	0	0
23.	Liability for amounts held under uninsured plans	0	0
24.	Capital notes \$and interest thereon \$	0	0
25.	Aggregate write-ins for liabilities	5,016,798	5,010,117
26.	Total liabilities excluding protected cell liabilities (Lines 1 through 25)	83,114,385	63,702,678
27.	Protected cell liabilities	0	0
28.	Total liabilities (Lines 26 and 27)	83,114,385	63,702,678
29.	Aggregate write-ins for special surplus funds	0	0
30.	Common capital stock	15,000,269	15,000,269
31.	Preferred capital stock	2,759,080	2,759,080
32.	Aggregate write-ins for other than special surplus funds	0	0
33.	Surplus notes	952,655,000	952,655,000
34.	Gross paid in and contributed surplus	1 ,055 ,941 ,259	1,055,941,259
35.	Unassigned funds (surplus)	(1,944,629,360)	(1,879,853,780)
36.	Less treasury stock, at cost:		
	36.1 shares common (value included in Line 30 \$	0	0
	36.2 shares preferred (value included in Line 31 \$	0	0
37.	Surplus as regards policyholders (Lines 29 to 35, less 36)	81,726,248	146,501,828
38.	Totals (Page 2, Line 28, Col. 3)	164,840,633	210,204,506
	DETAILS OF WRITE-INS		
2501.	Contingency reserve	5,000,000	5,000,000
	Other liabilities		18
	Ceded salvage payable, net		10,099
	Summary of remaining write-ins for Line 25 from overflow page	0	0
2599.	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	5,016,798	5,010,117
			0
			0
			0
2998.	Summary of remaining write-ins for Line 29 from overflow page	0	0
2999.	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)	0	0
3201.		0	0
3202.		0	0
			0
3298.	Summary of remaining write-ins for Line 32 from overflow page	0	0
3299.	Totals (Lines 3201 through 3203 plus 3298) (Line 32 above)	0	0

STATEMENT OF INCOME

	STATEMENT OF INC	O.W		
		1 Current Veer	2 Dries Vees	3 Prior Year Ended
		Current Year to Date	Prior Year to Date	December 31
	UNDERWEITING INCOME	to Date	to Date	December 31
,	UNDERWRITING INCOME			
i	Premiums earned: 1.1 Direct (written \$	20 072 002	31 , 189 , 101	40,964,993
	1.1 Direct (written \$			884 ,341
	1.3 Ceded (written \$		21,656,219	27 , 327 , 432
	1.3 Ceded (Written \$			14,521,903
	DEDUCTIONS:	9,910,291	10,202,474	14,521,905
2	Losses incurred (current accident year \$			
۷.	2.1 Direct	1/12 666 736	115,039,591	112,685,963
	2.2 Assumed	' '		(1,820,162)
	2.3 Ceded			79,377,414
	2.4 Net			31,488,387
2	Loss adjustment expenses incurred			4,261,699
3.	Other underwriting expenses incurred	13 224 579	12,693,619	16,036,038
	Aggregate write-ins for underwriting deductions			0,030,030
6	Total underwriting deductions (Lines 2 through 5)	81 944 425	51 352 428	51,786,124
	Net income of protected cells		0	01,700,124
γ.	Net underwriting gain (loss) (Line 1 minus Line 6 + Line 7)		•	(37 264 221)
0.	Net underwriting gain (loss) (Line 1 minus Line 6 + Line 7)	(12,020,134)	(41,148,334)	(37,204,221)
	INVESTMENT INCOME			
		6 410 125	11 529 106	1/ 071 //3
10	Net investment income earned	(2,071,009)	(6,797,991)	14,071,443 (6,742,500)
10.	Net realized capital gains (losses) less capital gains tax or \$	(\(\tau \) (\) (\(\tau \) (\) (\(\tau \) (\) (\(\tau \) (\) (\(\tau \) (\(\tau \) (\(\tau \) (\) (\(\tau \) (\(\		7,328,943
11.	iver investment gain (1055) (Lines 3 + 10)	4,340,110	4 , 1 30 , 203	, 320 ,943
	OTHER INCOME			
12				
12.	Net gain or (loss) from agents' or premium balances charged off (amount recovered \$ amount charged off \$	0	Λ	0
12	(amount recovered \$		0	0
	Aggregate write-ins for miscellaneous income		2,441,957	
		\\ \tau='==\(\frac{1}{2}\)	2,441,957	1,809,131
	Total other income (Lines 12 through 14)	(247,309)	2,441,937	1,009,131
16.	Net income before dividends to policyholders, after capital gains tax and before all other federal and foreign income taxes (Lines 8 + 11 + 15)	(67 027 527)	(33 077 702)	(28 126 147)
17	Dividends to policyholders		00,077,732)	(20, 120, 147)
	Net income, after dividends to policyholders, after capital gains tax and before all other federal	0	0	0
10.	and foreign income taxes (Line 16 minus Line 17)	(67.927.527)	(33.977.792)	(28.126.147)
19	Federal and foreign income taxes incurred		91,434	143,795
i	Net income (Line 18 minus Line 19)(to Line 22)	· · · · · · · · · · · · · · · · · · ·	(34,069,226)	(28,269,942)
	Not moone (Line to minus Line 10)(to Line 22)	(01,021,021)	(01,000,220)	(20,200,012)
	CAPITAL AND SURPLUS ACCOUNT			
21	Surplus as regards policyholders, December 31 prior year	146 501 828	163 932 324	163,932,325
22	Net income (from Line 20)	(67, 927, 527)		(28, 269, 942)
23	Net transfers (to) from Protected Cell accounts	0 ,021 ,027 ,021		0
	Change in net unrealized capital gains or (losses) less capital gains tax of			
	\$	4 330 293	1 948 331	4 072 933
25	Change in net unrealized foreign exchange capital gain (loss)	738	(2 011 242)	(2 011 153)
26	Change in net deferred income tax	0	0	0
	Change in nonadmitted assets			
i	Change in provision for reinsurance	(' ' ' '		
ı	Change in surplus notes			0
	Surplus (contributed to) withdrawn from protected cells		0	0
	Cumulative effect of changes in accounting principles		0	0
i	Capital changes:		-	
	32.1 Paid in	0	0	0
	32.2 Transferred from surplus (Stock Dividend)		0	0
	32.3 Transferred to surplus		0	0
33.	Surplus adjustments:			
	33.1 Paid in	<u> </u>	0	0
	33.2 Transferred to capital (Stock Dividend)		0	0
	33.3 Transferred from capital		0	0
34.	Net remittances from or (to) Home Office		0	0
i			0	0
	Change in treasury stock	L0 L	0	0
	Aggregate write-ins for gains and losses in surplus		0	0
	Change in surplus as regards policyholders (Lines 22 through 37)	(64,775,580)	(23,616,615)	(17,430,497)
l	Surplus as regards policyholders, as of statement date (Lines 21 plus 38)	81,726,248	140,315,710	146,501,828
	DETAILS OF WRITE-INS	5.,.20,210	, ,	, 501 , 020
0501	DETAILS OF WRITE-ING	0	n	n
i		i i		
1				
	Summary of remaining write-ins for Line 5 from overflow page			0
	TOTALS (Lines 0501 through 0503 plus 0598) (Line 5 above)	n l	n l	n
	Foreign exchange	(197 540)	2 524 415	1 941 863
	Miscellaneous (expense) income			
1	miscerraneous (expense) miconic.	, , ,	0	
	Summary of remaining write-ins for Line 14 from overflow page		0	0
	TOTALS (Lines 1401 through 1403 plus 1498) (Line 14 above)	(247,509)	2,441,957	1,809,131
	TOTALS (Lines 1401 through 1403 plus 1498) (Line 14 above)		2,441,957	1,009,131
1			0	0
			0	0
	Summary of remaining write-ins for Line 37 from overflow page		0	0
	TOTALS (Lines 3701 through 3703 plus 3798) (Line 37 above)	0	0	
υι უ ઝ.	TOTALO (Lilies 3701 tillough 3703 plus 3780) (Lilie 37 above)	U	U	0

CASH FLOW

		1	2	3
		Current Year	Prior Year	Prior Year Ended
		To Date	To Date	December 31
	Cash from Operations			
1.	Premiums collected net of reinsurance	4,658,500	5,519,889	8,063,903
	Net investment income		8,442,521	11,466,953
3.	Miscellaneous income	(49,969)	(82,458)	(132,732
	Total (Lines 1 to 3)	10.474.227	13.879.951	19.398.124
	Benefit and loss related payments	25 224 845	38,065,969	38,499,998
	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts.		0	
	Commissions, expenses paid and aggregate write-ins for deductions		16,607,544	21,057,49
	Dividends paid to policyholders		0	
	Federal and foreign income taxes paid (recovered) net of \$			
	gains (losses)	0	637,274	689.63
	Total (Lines 5 through 9)	59,687,195	55,310,787	60,247,12
	,	(49,212,968)	(41.430.836)	(40,849,00
11.	Net cash from operations (Line 4 minus Line 10)	(49,212,900)	(41,430,030)	(40,049,00
40	Cash from Investments			
	Proceeds from investments sold, matured or repaid:	05 004 040	00 040 000	00 770 000
	12.1 Bonds		36,942,968	38,779,83
			1,926,840	1,926,84
	12.3 Mortgage loans		0	
	12.4 Real estate	0	0	
	12.5 Other invested assets		0	
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments	0	0	
	12.7 Miscellaneous proceeds	0	402,123	458,39
	12.8 Total investment proceeds (Lines 12.1 to 12.7)	35 , 834 , 648	39,271,931	41 , 165 , 06
13.	Cost of investments acquired (long-term only):			
	13.1 Bonds		0	
	13.2 Stocks	640,991	501,870	501,87
	13.3 Mortgage loans	0	0	
	13.4 Real estate	0	0	
	13.5 Other invested assets	0	0	
	13.6 Miscellaneous applications	58,742	3,028	
	13.7 Total investments acquired (Lines 13.1 to 13.6)	13,622,163	504.898	501,87
	Net increase/(decrease) in contract loans and premium notes	0	0	ŕ
	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	22,212,484	38,767,033	40,663,19
	Cash from Financing and Miscellaneous Sources		22,121,000	10,000,10
16	Cash provided (applied):			
	16.1 Surplus notes, capital notes	0	0	(
	16.2 Capital and paid in surplus, less treasury stock.			
		0		
	16.4 Net deposits on deposit-type contracts and other insurance liabilities		0	
	16.5 Dividends to stockholders		0	
		3.057.743	4.065.621	1.886.49
	16.6 Other cash provided (applied)	0,001,140	4,000,021	1,000,40
	plus Line 16.6)	3,057,743	4,065,621	1,886,49
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS	0,001,140	7,000,021	1,000,40
12	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	(23 0/12 7/11)	1 /01 212	1 700 69
		(23,342,741)	1,401,010	
	Cash, cash equivalents and short-term investments:	46 750 24E	45,058,662	4E 0E0 CC
	19.1 Beginning of year	46,759,346 22,816,604	46,460,480	45,058,66 46,759,34
	19.2 End of period (Line 18 plus Line 19.1)	22,010,004	40,400,480	40,739,346

NOTES TO FINANCIAL STATEMENTS

1. Summary of Significant Accounting Policies and Going Concern

A. Accounting Practices

The statutory financial statements of MBIA Insurance Corporation ("MBIA Corp." or the "Company") are presented on the basis of accounting practices prescribed or permitted by the New York State Department of Financial Services ("NYSDFS"). The NYSDFS recognizes only statutory accounting practices prescribed or permitted by the State of New York for determining and reporting the financial condition and results of operations of an insurance company and determining its solvency under the New York Insurance Law ("NYIL"). The National Association of Insurance Commissioners ("NAIC") Accounting Practices and Procedures Manual ("NAIC SAP") has been adopted as a component of prescribed or permitted practices by the State of New York. The Superintendent of the NYSDFS has the right to permit other specific practices that deviate from prescribed practices.

As prescribed under Article 6902(a)(4) of the NYIL, the Company non-admits MBIA Corp.-insured securities recorded as investments in excess of four percent of admitted assets at last year-end.

In the first quarter of 2022, the Company was granted a permitted practice by the NYSDFS to recognize as salvage certain MBIA Corp.-insured securities acquired as part of a remediation strategy to terminate or commute the related insurance policies ("Remediation Securities"). MBIA Corp. may elect to sell the Remediation Securities to facilitate a termination or commutation. Under the permitted practice, the acquired securities are recorded as a contra-liability in "Losses" on the statement of Liabilities, Surplus and Other Funds, and measured at cost less any cash received from the ownership of such securities. In addition, the aggregate salvage balance resulting from the permitted practice is limited to a maximum of \$200 million at any time. As of September 30, 2024, the Company no longer has any salvage recorded in Losses on its statement of Liabilities, Surplus and Other Funds under this permitted practice. Under NAIC SAP, the acquisition of such MBIA Corp.-insured securities would be recognized as investments without any limitation as prescribed under Article 6902(a)(4) of the NYIL as described above.

The following table provides details of the Remediation Securities under the permitted practice:

In thousands											
Remediation Security Description	CUSIP/ISIN	Date security recorded under permitted practice	S bala Dec	mediation ecurity ance as of ember 31, 2023 (1)	se acc t mor Sept	Cost of ecurities quired in he nine aths ended ember 30, 2024 (1)	ca val nin Sept	nange in arrying ue in the e months ended ember 30, 024 (1)(2)	Li	quidation	Remediation Security balance as of September 30, 2024
Mulberry Street II CDO	62514SAC1	June and September 2023 and March 2024	\$	29,954	\$	16,680	\$	(1,462)	\$	(45,172)	\$ -
Mulberry Street II CDO	62514SAB3	June and September 2023 and March 2024		9,161		14,734		(465)		(23,430)	-
Mulberry Street II CDO	62514SAA5	March 2024				4,111		-		(4,111)	
Total			\$	39,115	\$	35,525	\$	(1,927)	\$	(72,713)	\$ -

^{(1) -} Amounts are net of reinsurance, where applicable.

A reconciliation of MBIA Corp.'s net income (loss) and capital and surplus between NAIC SAP and practices prescribed and permitted by the NYSDFS is shown below. Item (6), in the following table reflects the impact of investment limitations under NYIL Article 6902 before giving effect to the treatment of certain investments as salvage under Item (7), which reflects an offsetting impact.

^{(2) -} Includes principal and interest payments received, which decrease carrying values.

NOTES TO FINANCIAL STATEMENTS

<u>In t</u>	housands	SSAP#	F/S Page	F/S Line#	September 30, 2024	_	December 31, 2023
NE	<u>[(LOSS) INCOME</u>						
(1) (2)	Net income (loss), state basis (Page 4, Line 20, Columns 1 & 3) State prescribed practices that are an increase/(decrease) from NAIC SAP:	XXX	XXX	XXX	\$ (67,928)	\$	(28,270)
(3)	State permitted practices that are an increase/(decrease) from NAIC SAP:						
	Permitted salvage on Remediation Securities	00	4	2, 9,14	 958		5,043
(4)	NAIC SAP $(1 - 2 - 3 = 4)$	XXX	XXX	XXX	\$ (68,886)	\$	(33,313)
SUI	RPLUS						
(5) (6)	Policyholders' surplus, state basis (Page 3, Line 37, Columns 1 & 2) State prescribed practices that are an increase/(decrease) from NAIC SAP:	XXX	XXX	XXX	\$ 81,726	\$	146,501
(7)	NYIL Article 6902 investment limitation State permitted practices that are an increase/(decrease) from NAIC SAP:		2	1	(5,916)		(34,967)
	Permitted salvage on Remediation Securities	00	2, 3	1	 1,449		31,373
(8)	NAIC SAP basis $(5 - 6 - 7 = 8)$	XXX	XXX	XXX	\$ 86,193	\$	150,095

C. Accounting Policy

- (2) No significant change
- (6) No significant change

D. Going Concern

MBIA Corp. has prepared the Company's statutory financial statements on the basis that the Company is able to continue as a going concern. There are no conditions or events, considered in the aggregate, that raised substantial doubt about the Company's ability to continue as a going concern within one year after the publication of these financial statements.

2. Accounting Changes and Correction of Errors

Accounting Changes

There were no accounting changes as of September 30, 2024.

Correction of Errors

There were no correction of errors as of September 30, 2024.

3. Business Combinations and Goodwill

Not applicable.

4. Discontinued Operations

Not applicable.

5. Investments

D. Loan-Backed Securities

- (1) Prepayment assumptions for loan-backed and structured securities were obtained from an independent third-party data service or internal estimates.
- (2) (3) Not applicable as MBIA Corp. did not recognize any Other-Than-Temporary Impairments ("OTTI") for loan-backed and structured securities for the nine months ended September 30, 2024.
- (4) The following table sets forth the gross unrealized losses of the Company's loan-backed and structured securities as of September 30, 2024. The table has segregated loan-backed and structured securities that have been in a continuous unrealized loss position for less than twelve months from those that have been in a continuous unrealized loss position for twelve months or longer.

NOTES TO FINANCIAL STATEMENTS

In thousands	As of Septe	As of September 30, 2024						
a. The aggregate amount of unrealized losses:								
	Less than 12 Months	\$	(1)					
	12 Months or Longer	\$	(7)					
b. The aggregate related fair value of securities								
with unrealized losses:								
	Less than 12 Months	\$	304					
	12 Months or Longer	\$	2,031					

- (5) MBIA Corp. has concluded the unrealized losses in loan-backed and structured securities were not other-than-temporary considering the circumstances that gave rise to the unrealized losses, along with MBIA Corp.'s ability and intent to hold these securities to maturity or until such time as to recover an amount equal to their amortized cost. For further details refer to "Note 1. Summary of Significant Accounting Policies" Section C (2) in the Notes to Financial Statements included in MBIA Corp.'s Annual Statement for the year ended December 31, 2023.
- E. Dollar Repurchase Agreements and/or Securities Lending Transactions
 - (3) Not applicable.
- F. Repurchase Agreements Transactions Accounted for as Secured Borrowing

Not applicable.

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing

Not applicable.

H. Repurchase Agreements Transactions Accounted for as a Sale

Not applicable

I. Reverse Repurchase Agreements Transactions Accounted for as a Sale

Not applicable.

M. Working Capital Finance Investments

Not applicable.

N. Offsetting and Netting of Assets and Liabilities

Not applicable

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

Not applicable.

6. Joint Ventures, Partnerships and Limited Liability Companies

Not applicable.

7. Investment Income

A. Due and accrued income was excluded from surplus on the following basis:

All investment income due and accrued with amounts that are over 90 days past due are non-admitted.

- B. As of September 30, 2024, there was investment income due and accrued past 90 days of \$2 thousand.
- C. The gross, nonadmitted and admitted amounts for interest income due and accrued.

In thousands	į					
Interest Income Due and Accrued	Amount					
1. Gross	\$	2,174				
2. Nonadmitted	\$	2				
3. Admitted	\$	2,172				

D. The aggregate deferred interest.

NOTES TO FINANCIAL STATEMENTS

	In thousands		Amount	
E.	The cumulative amounts of paid-in-	kind (PIK) into	erest included in the current principal	balance
	Aggregate Deferred Interest	\$	-	

Amount

Cumulative amounts of PIK interest included in the current principal balance \$ -

8. Derivative Instruments

No significant change.

In thousands

9. Income Taxes

No significant change.

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

- A. MBIA Corp. is a wholly-owned subsidiary of MBIA Inc.
- B. During the nine months ended September 30, 2024, MBIA Corp. sold \$5 million principal amount of MBIA Inc. Debentures to MBIA Inc.

11. Debt

No significant change.

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

- A. Defined Benefit Plan
 - (4) MBIA Corp. does not sponsor a defined benefit plan.

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

(11) The NYSDFS has not approved MBIA Corp.'s requests to make interest payments on MBIA Corp.'s 14% Fixed-to-Floating Rate Surplus Notes due January 15, 2033 (the "Surplus Notes") since, and including, the January 15, 2013 interest payment. The NYSDFS has cited MBIA Corp.'s liquidity and financial condition as well as the availability of "free and divisible surplus" as the basis for such non-approvals. As of October 15, 2024, the most recent scheduled interest payment date, there was \$1.5 billion of unpaid interest on the par amount outstanding of \$953 million of the Surplus Notes. Under Section 1307 of the NYIL and the Fiscal Agency Agreement governing the surplus notes, Surplus Note payments may be made only with the prior approval by the NYSDFS and if MBIA Corp. has sufficient "Eligible Surplus", or as MBIA Corp. believes, "free and divisible surplus" as an appropriate calculation of "Eligible Surplus". As of September 30, 2024, MBIA Corp. had "free and divisible surplus," of \$64 million. There is no assurance the NYSDFS will approve Surplus Note payments, notwithstanding the sufficiency of MBIA Corp.'s liquidity and financial condition. The unpaid interest on the Surplus Notes will become due on the first business day on or after which MBIA Corp. obtains approval to pay some or all of such unpaid interest. No interest has been accrued or will accrue on the deferred interest.

14. Liabilities, Contingencies and Assessments

A. In the normal course of operating its business, MBIA Corp. may be involved in various legal proceedings. Additionally, MBIA Inc. together with its subsidiaries ("MBIA") may be involved in various legal proceedings that directly or indirectly impact MBIA Corp.

From time to time, MBIA has received subpoenas or informal inquiries from a variety of regulators, regarding a variety of subjects. MBIA has cooperated fully with each of these regulators and has or is in the process of satisfying all such requests. MBIA may receive additional inquiries from these or other regulators and expects to provide additional information to such regulators regarding their inquiries in the future.

No significant change.

NOTES TO FINANCIAL STATEMENTS

15. Leases

No significant change.

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

The financial guarantees issued by MBIA Corp. provide unconditional and irrevocable guarantees of the payment of the principal of, and interest or other amounts owing on, insured obligations when due or, in the event MBIA Corp. has the right at its discretion to accelerate insured obligations upon default or otherwise, upon MBIA Corp.'s acceleration. Certain investment agreement contracts issued by MBIA Inc. and medium-term notes ("MTNs") issued by an affiliate, GFL, are insured by MBIA Corp. and if MBIA Inc. and GFL were to have insufficient assets to pay amounts due upon maturity or termination, MBIA Corp. would be obligated to make such payments under its insurance policies. Additionally, insurance policies include payments due under credit and other derivatives, including termination payments that may become due upon certain events including the insolvency or payment default of MBIA Corp. MBIA Corp. had insured gross debt service outstanding of \$3.3 billion as of September 30, 2024, excluding \$0.9 billion related to investment agreements and MTNs.

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

- B. Transfer and Servicing of Financial Assets
 - (2) MBIA Corp. has not transferred or serviced any financial assets and/or liabilities during the nine months ended September 30, 2024.
 - (4) MBIA Corp. has not transferred or serviced any financial assets and/or liabilities for securitizations, asset-backed financing arrangements and similar transfers accounted for as sales when the transferor has continuing involvement during the nine months ended September 30, 2024.
- C. MBIA Corp. did not engage in any wash sale transactions during the three months ended September 30, 2024.

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

Not applicable.

19. Direct Premium Written/Produced by Managing General Agents/Third-party Administrators

Not applicable.

20. Fair Value Measurements

- A. Inputs for Assets and Liabilities Measured at Fair Value
 - (1) Fair Value Measurements by Levels 1, 2 and 3

The Company is required to measure and report certain financial instruments at fair value. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement of financial instruments held or issued by the Company are determined through the use of observable market data when available. Market data is obtained from a variety of third-party sources, including dealer quotes. If dealer quotes are not available for an instrument that is infrequently traded, the Company uses alternate valuation methods, including either dealer quotes for similar instruments or pricing models that use market data inputs. The use of alternate valuation methods generally requires considerable judgment in the application of estimates and assumptions and changes to such estimates and assumptions may produce materially different fair values.

SSAP No. 100 "Fair Value" establishes a fair value hierarchy that categorizes into three levels the inputs used to measure fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that the most observable inputs be used when available and reliable. Observable inputs are those the Company believes that market participants would use in pricing an asset or liability based on available market data. Unobservable inputs are those that reflect the Company's beliefs about the assumptions market participants would use in pricing an asset or liability based on available information. The three levels of the fair value hierarchy are defined as follows:

- Level 1—Valuations based on quoted prices in active markets for identical assets or liabilities that the Company can access at measurement date. An active market is a market in which transactions occur with sufficient frequency and volume to provide pricing information on an ongoing basis.
- Level 2—Valuations based on quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly. Level 2 assets include debt securities with quoted prices that are traded less frequently than exchange-traded instruments, securities which are priced using observable inputs.

NOTES TO FINANCIAL STATEMENTS

• Level 3—Valuations based on inputs that are unobservable or supported by little or no market activity, and that are significant to the overall fair value measurement.

The availability of observable inputs can vary from financial instrument to financial instrument and period to period depending on the type of instrument, market activity, the approach used to measure fair value, and other factors. The Company categorizes a financial instrument within the fair value hierarchy based on the least observable input that is significant to the fair value measurement. When the inputs used to measure fair value of an asset or a liability are categorized within different levels based on the definition of the fair value hierarchy, the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

The following fair value hierarchy table presents information about the Company's assets reported on the balance sheet at fair value as of September 30, 2024.

	Fair Value at Reporting Date									
In thousands	(Level 1)		(Level 2)		(Level 3)			let Asset lue (NAV)	Balance as of September 30, 2024	
Assets at fair value										_
Bonds:										
Industrial and miscellaneous										
(Gross of non-admit of \$5,916)	\$	-	\$	14,324	\$	-	\$	-	\$	14,324
Parent, subsidiaries and affiliates			_	28,341			_		_	28,341
Total bonds		-		42,665		-		-		42,665
Money market securities								16,500		16,500
Total assets at fair value	\$	-	\$	42,665	\$		\$	16,500	\$	59,165

(2) Roll forward of Level 3 Items

Not Applicable.

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

Valuation Techniques

Valuation techniques for financial instruments measured at fair value are described below. These determinations were based on available market information and valuation approaches. Considerable judgment is required to interpret market data to develop estimates and therefore, estimates may not necessarily be indicative of the amount the Company could realize in a current market exchange. The use of different market assumptions and/or estimation methodologies may have a material effect on the estimated fair value amounts.

Fixed-maturity securities— Fair value of bonds is valued based on recently executed transaction prices or quoted market prices that are generally provided by independent third-party pricing vendors. When quoted market prices are not available, fair value is generally determined using quoted prices of similar securities or a valuation model based on observable and unobservable inputs. Inputs vary depending on the type of security. Observable inputs include contractual cash flows, interest rate yield curves, credit default swap spreads, prepayment and volatility scores, diversity scores, cross-currency basis index spreads, and credit spreads for structures similar to the financial instrument in terms of issuer, maturity and seniority. Unobservable inputs include cash flow projections and the value of any credit enhancement. When bonds have significant inputs that are observable, they are categorized in Level 2 of the fair value hierarchy; in instances where significant inputs are unobservable, they are categorized in Level 3 of the hierarchy.

Cash and cash equivalents – The carrying amounts of these items are reasonable estimates of their fair values due to the short-term nature and creditworthiness of these instruments. The investment in money market securities, if applicable, is measured at fair value by applying the net asset value per share practical expedient. These funds are backed by high quality, very liquid short-term instruments and the probability is remote that the funds would be sold for a value other than net asset value.

Financial guarantees – The fair value of financial guarantees, net of reinsurance is determined using discounted cash flow techniques based on inputs that include (i) assumptions of expected losses on financial guarantee policies where loss reserves have not been recognized, (ii) amount of losses expected on financial guarantee policies where loss reserves have been established, net of expected recoveries, (iii) the cost of capital reserves required to support the financial guarantee liability, (iv) operating expenses, and (v) discount rates.

The carrying value of MBIA Corp.'s financial guarantees consists of unearned premiums, losses and Loss Adjustment Expenses ("LAE"), which include subrogation recoverable, net of reinsurance as reported on MBIA Corp.'s Statutory-Basis Statements of Admitted Assets, Liabilities, Surplus and Other Funds.

(5) Derivative Fair Value

Not applicable.

NOTES TO FINANCIAL STATEMENTS

B. Other Fair Values Disclosure

Not applicable.

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

The table below presents the fair values and admitted values of all admitted assets and liabilities that are financial instruments excluding those accounted for under the equity method as of September 30, 2024. The fair values are also categorized into Levels 1, 2 and 3 of the fair value hierarchy as described above in Note 20A.

In thousands												
Type of Financial Instrument	Agg	Aggregate Fair Value		Admitted Assets		(Level 1)		(Level 2)		(Level 3)		et Asset ue (NAV)
Assets:												
Fixed-maturity investments Cash, cash equivalents and short-term	\$	131,341	\$	125,795	\$	12,439	\$	118,898	\$	4	\$	-
investments		22,817		22,817		6,317		-				16,500
Total assets	\$	154,158	\$	148,612	\$	18,756	\$	118,898	\$	4	\$	16,500
Financial Guarantees:												
Net of reinsurance	\$	239,549	\$	73,149	\$	-	\$	_	\$	239,549	\$	-

D. Financial Instrument for Which it is Not Practical to Estimate Fair Values

Not applicable.

E. Financial Instruments measured using the Net Asset Value

Refer to the Cash and cash equivalents in section 20A(4) of this note to understand the financial instruments measured using the Net Asset Value.

21. Other Items

C. Other Disclosures

1. Risks and Uncertainties

Insured Portfolio

MBIA Corp.'s primary objectives are to satisfy all claims by its policyholders and to maximize future recoveries, if any, for its surplus note holders, and then its preferred stock holders. MBIA Corp. is executing this strategy by, among other things, taking steps to maximize the collection of recoveries and by reducing and mitigating potential losses on its insurance exposures. MBIA Corp.'s insured portfolio performance could deteriorate and result in additional significant loss reserves and claim payments. MBIA Corp.'s ability to meet its obligations is limited by available liquidity and its ability to secure additional liquidity through financing and other transactions. There can be no assurance that MBIA Corp. will be successful in generating sufficient resources to meet its obligations.

Zohar CDOs and RMBS Recoveries

Payment of claims on MBIA Corp.'s policies insuring the Class A-1 and A-2 notes issued by Zohar collateralized debt obligation ("CDO") 2003-1, Limited ("Zohar I") and Zohar II 2005-1, Limited ("Zohar II") (collectively, the "Zohar CDOs"), entitled MBIA Corp. to reimbursement of such amounts plus interest and expenses and/or to exercise certain rights and remedies to seek recovery of such amounts. MBIA Corp. has anticipated that it would receive substantial recoveries on the loans made to, and equity interests in, companies that, until late March of 2020, were purportedly controlled and managed by the sponsor and former collateral manager of the Zohar CDOs (collectively, the "Zohar Collateral"). Since March of 2018, MBIA Corp. had been pursuing those recoveries in a Delaware bankruptcy proceeding filed by the Zohar CDOs. Pursuant to a plan of liquidation that became effective in August of 2022, all remaining Zohar collateral was distributed to MBIA Corp. either directly or in the form of interests in certain asset recovery entities. There still remains significant uncertainty with respect to the realizable value of the remaining loans and equity interests that formerly constituted the Zohar Collateral. Further, as the monetization of these assets unfolds, and new information concerning the financial condition of the portfolio companies is disclosed, the Company will continue to revise its expectations for recoveries.

During 2024, MBIA Corp. and other non-affiliates agreed to provide a delayed draw term loan commitment to a Zohar-related affiliate. MBIA Corp.'s maximum commitment to this loan is approximately \$15 million which was fully drawn and outstanding as of September 30, 2024.

MBIA Corp. also projects to collect recoveries from prior claims associated with insured residential mortgage-backed securities ("RMBS"); however, the amount and timing of these collections are uncertain.

Failure to collect its expected recoveries could impede MBIA Corp.'s ability to make payments when due on other policies. MBIA Corp. believes that if the NYSDFS concludes at any time that MBIA Insurance Corporation will not be able to pay its policyholder claims, the NYSDFS would likely put MBIA Insurance Corporation into a rehabilitation or liquidation proceeding under Article 74 of the NYIL and/or take such other actions as the NYSDFS may deem necessary

NOTES TO FINANCIAL STATEMENTS

to protect the interests of MBIA Insurance Corporation's policyholders. The determination to commence such a proceeding or take other such actions is within the exclusive control of the NYSDFS.

In the event of an MBIA Corp. rehabilitation or liquidation proceeding, the Company may be subject to, among other things, the following:

- MTNs issued by MBIA Inc.'s subsidiary, GFL, which are insured by MBIA Corp., would accelerate. To the extent GFL failed to pay the accelerated amounts under the GFL MTNs, the MTN holders would have policy claims against MBIA Corp. for scheduled payments of interest and principal;
- An MBIA Corp. proceeding may accelerate certain investment agreements issued by MBIA Inc., including, in some cases, with make-whole payments. While the investment agreements are fully collateralized with high quality collateral, the settlements of these amounts could reduce MBIA Inc.'s liquidity resources, and to the extent MBIA Inc. fails to pay the accelerated amounts under these investment agreements or the collateral securing these investment agreements is deemed insufficient to pay the accelerated amounts due, the holders of the investment agreements would have policy claims against MBIA Corp.;
- The payment of installment premiums due to National from MBIA Corp. under the reinsurance agreement between National and MBIA Corp. could be disrupted, delayed or subordinated to the claims of policyholders of MBIA Corp.;
- Derivative counterparties could seek to terminate derivative contracts insured by MBIA Corp. and make market-based damage claims (irrespective of whether actual credit-related losses are expected under the underlying exposure);
- The rehabilitator or liquidator would replace the Board of Directors of MBIA Corp. and take control of the operations and assets of MBIA Corp., which would result in MBIA Inc. losing control of MBIA Corp. and possible changes to MBIA Corp.'s strategies and management; and
- Significant additional expenses for MBIA Corp. arising from the appointment of a rehabilitator or liquidator, as receiver, and payment of the fees and expenses of the advisors to such rehabilitator or liquidator.

Liquidity

The primary sources of cash available to MBIA Corp. are:

- recoveries associated with insurance loss payments;
- · installment premiums and fees; and
- principal and interest receipts on assets held in its investment portfolio, including the proceeds from the sale of assets.

The primary uses of cash by MBIA Corp. are:

- loss and LAE or commutation payments on insured transactions; and
- payments of operating expenses.

Insured obligations that require payment of scheduled debt service when due or payment in full of the principal insured at maturity could present liquidity risk for MBIA Corp. as any salvage recoveries from such payments could be recovered over an extended period of time after the payment is made. MBIA Corp. is generally required to satisfy claims within one to three business days, and as a result seeks to identify potential claims in advance through its monitoring process. In order to monitor liquidity risk and maintain appropriate liquidity resources, MBIA Corp. uses the same methodology as it uses to monitor credit quality and losses within its insured portfolio, including stress scenarios.

22. Events Subsequent

Subsequent events have been considered through November 7, 2024, the date upon which the statutory financial statements were available to be issued.

23. Reinsurance

No significant change.

24. Retrospectively Rated Contracts & Contracts Subject to Redetermination

Not applicable.

25. Change in Incurred Losses and Loss Adjustment Expenses

- A. For the nine months ended September 30, 2024, the losses and LAE incurred primarily was due to changes to the Zohar related collateral and to a lesser extent RMBS transactions.
- B. During the nine months ended September 30, 2024, MBIA Corp. updated certain assumptions related to its Zohar recoveries, which resulted in a decrease in the estimated present value of expected recoveries.

NOTES TO FINANCIAL STATEMENTS

C. Refer to "Note 21. Other Items" for information on Zohar recoveries.

26. Intercompany Pooling Arrangements

Not applicable.

27. Structured Settlements

Not applicable.

28. Health Care Receivables

Not applicable.

29. Participating Policies

Not applicable.

30. Premium Deficiency Reserves

No significant change.

31. High Deductibles

Not applicable.

32. Discounting of Liabilities for Unpaid Losses or Unpaid Loss Adjustment Expenses

No significant change.

33. Asbestos/Environmental Reserves

Not applicable.

34. Subscriber Savings Accounts

Not applicable.

35. Multiple Peril Crop Insurance

Not applicable.

36. Financial Guarantee Insurance

- A. There were no significant changes to premiums receivable, premiums expected to be collected and expected future premiums earned as of September 30, 2024.
 - (3) Claim Liability
 - a. No significant change.
 - b. The following table presents changes in MBIA Corp.'s loss and LAE reserves as of September 30, 2024.

Components (In thousands)		Amount
(1) Accretion of the discount	\$	5,762
(2) Changes in timing, amount of estimates and others		62,958
(3) New reserves for defaults of insured contracts		-
(4) Changes in deficiency reserves	(1)	(47,097)
(5) Change in incurred but not reported claims	<u>-</u>	-
(6) Total	\$	21,623
	-	

^{(1) -} Represents payments (net of collections) on prior years' credits.

B. MBIA Corp.'s insured portfolio management group ("IPM") monitors MBIA Corp.'s outstanding insured obligations with the objective of minimizing losses and maximizing recoveries. IPM meets this objective by identifying issuers that, because of deterioration in credit quality or changes in the economic, regulatory or political environment, are at a heightened risk of defaulting on debt service of obligations insured by MBIA Corp. In such cases, IPM works with the issuer, trustee, bond

NOTES TO FINANCIAL STATEMENTS

counsel, servicer, underwriter and other interested parties in an attempt to alleviate or remedy the problem and avoid defaults on debt service payments. Once an obligation is insured, MBIA Corp. typically requires the issuer, servicer (if applicable) and the trustee to furnish periodic financial and asset-related information, including audited financial statements, to IPM for review. IPM also monitors publicly available information related to insured obligations. Potential problems uncovered through this review, such as poor financial results, low fund balances, covenant or trigger violations and trustee or servicer problems, or other events that could have an adverse impact on the insured obligation, could result in an immediate surveillance review and an evaluation of possible remedial actions. IPM also monitors and evaluates the impact on issuers of general economic conditions, current and proposed legislation and regulations, as well as sovereign state and municipal finances and budget developments.

Refer to "Note 9. Loss and Loss Adjustment Expense Reserves" in MBIA Corp.'s December 31, 2023 Audited Statutory-Basis Financial Statements posted on the Company's website for additional information about MBIA Corp.'s monitoring of outstanding insured obligations and for a summary of its reserving process.

The following table provides information about the financial guarantees and related loss reserves ("net claim liability") included in MBIA Corp.'s surveillance categories as of September 30, 2024:

			Sur	veillance (Categories			
	tion List		ion List		on List	Cl	assified	T
§ in millions	 Low	Me	dium	н	igh		List	 Total
1. Number of policies	18		-		-		91	109
2. Remaining weighted average contract period (in years)	9.3		-		-		6.1	6.6
Gross insured contractual payments outstanding (1):								
3a. Principal	\$ 237	\$	-	\$	-	\$	1,268	\$ 1,505
3b. Interest	 128		-	-			464	 592
3c. Total (3a+3b)	\$ 365	\$	-	\$		\$	1,732	\$ 2,097
4. Gross claim liability (2)	\$ -	\$	-	\$	-	\$	757	\$ 757
Less:								
5a. Gross potential recoveries (3)	-		-		-		564	564
5b. Discount, net (4)	 						145	 145
6. Net claim liability (recoverable) (4-5a-5b)	\$ -	\$	_	\$		\$	48	\$ 48
7. Net unearned premium reserve	\$ -	\$	-	\$	-	\$	-	\$ -
8. Reinsurance recoverable	\$ -	\$	-	\$	-	\$	-	\$ -

^{(1) -} Represents contractual principal and interest payments due by the issuer of the obligations insured by MBIA Corp.

^{(2) -} The gross claim liability with respect to Puerto Rico exposures are net of expected recoveries for those policies in a net payable position. Puerto Rico exposures are ceded to National.

^{(3) -} Gross potential recoveries with respect to certain Puerto Rico exposures are net of the claim liability for policies in a net recoverable position. Puerto Rico exposures are ceded to National.

^{(4) -} Represents discount related to Gross claim liability and Gross potential recoveries, net of reinsurance.

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES

GENERAL

1.1	Did the reporting entity experience any material transposition Domicile, as required by the Model Act?	ansactions requiring the filing of Disclosur	e of Material Transaction	ns with the S	tate of	Yes	[]	No [X]
1.2	If yes, has the report been filed with the domiciliary	y state?				Yes	[]	No []
2.1	Has any change been made during the year of this reporting entity?	s statement in the charter, by-laws, article	s of incorporation, or de	ed of settlem	ent of the	Yes	[]	No [X]
2.2	If yes, date of change:							
3.1	Is the reporting entity a member of an Insurance H which is an insurer?					Yes	[X]	No []
	If yes, complete Schedule Y, Parts 1 and 1A.							
3.2	Have there been any substantial changes in the or	rganizational chart since the prior quarter	end?			Yes	[]	No [X]
3.3	If the response to 3.2 is yes, provide a brief descri							
3.4	Is the reporting entity publicly traded or a member	of a publicly traded group?				Yes	[X]	No []
3.5	If the response to 3.4 is yes, provide the CIK (Cen	tral Index Key) code issued by the SEC fo	or the entity/group				000	0814585
4.1	Has the reporting entity been a party to a merger of	or consolidation during the period covered	by this statement?			Yes	[]	No [X]
4.2	If yes, provide the name of entity, NAIC Company ceased to exist as a result of the merger or consol		er state abbreviation) for	any entity th	at has			
		1 Name of Entity	2 NAIC Company Code	State of I				
5.	If the reporting entity is subject to a management a fact, or similar agreement, have there been any signifyes, attach an explanation.					Yes [] No	[X]	NA []
6.1	State as of what date the latest financial examination	on of the reporting entity was made or is	being made				12/	31/2019
6.2	State the as of date that the latest financial examir This date should be the date of the examined bala	nation report became available from eithe nce sheet and not the date the report was	r the state of domicile or s completed or released	the reportin	g entity.		12/	31/2019
6.3	State as of what date the latest financial examinati or the reporting entity. This is the release date or c sheet date).	completion date of the examination report	and not the date of the	examination	(balance		05/	27/2021
6.4	By what department or departments?						901	LITEULT
6.5	New York State Department of Financial Servic Have all financial statement adjustments within the							
	statement filed with Departments?					Yes [] No		
6.6 7.1	Have all of the recommendations within the latest Has this reporting entity had any Certificates of Au suspended or revoked by any governmental entity	thority, licenses or registrations (including	corporate registration,	if applicable	1	Yes [] No		NA [X]
7.2	If yes, give full information:							
8.1	Is the company a subsidiary of a bank holding com	npany regulated by the Federal Reserve E	Board?			Yes	[]	No [X]
8.2	If response to 8.1 is yes, please identify the name	of the bank holding company.						
8.3 8.4	Is the company affiliated with one or more banks, the response to 8.3 is yes, please provide below the federal regulatory services agency [i.e. the Federal Deposit Insurance Corporation (FDIC) and the Secregulator.]	names and location (city and state of the I Reserve Board (FRB), the Office of the	main office) of any affili Comptroller of the Curre	ates regulate ncy (OCC),	ed by a the Federal	Yes	[]	No [X]
	1	2 Location	3	4	5	6		
	Affiliate Name	Location (City, State)	FRB	occ	FDIC	SEC		
						-		
9.1	Are the senior officers (principal executive officer, similar functions) of the reporting entity subject to a					Yes	[X]	No []
	(a) Honest and ethical conduct, including the ethic(b) Full, fair, accurate, timely and understandable(c) Compliance with applicable governmental laws	disclosure in the periodic reports required s, rules and regulations;	to be filed by the report	•	rofessional rel	ationships;		
	(d) The prompt internal reporting of violations to a(e) Accountability for adherence to the code.	n appropriate person or persons identified	d in the code; and					
9.11	If the response to 9.1 is No, please explain:							
9.2	Has the code of ethics for senior managers been a	amended?				Yes	[X]	No []
9.21 9.3	If the response to 9.2 is Yes, provide information of The Standard of Conduct and its appendices haperiodic review with a new effective date of Have any provisions of the code of ethics been was	ve been revised to reflect changes in January 15, 2024				Yes	[]	No [X]
9.31	If the response to 9.3 is Yes, provide the nature of	any waiver(s).						

GENERAL INTERROGATORIES

				_	
FI		•		_	
	NI.	^	NI.		

0.1	Does the reporting er	ntity report any amount	s due from pa	arent, subsidiaries o	r affiliates on Pa	ige 2 of this stateme	ii It ?		Yes [X]	-
0.2	If yes, indicate any ar	mounts receivable from	parent includ	ded in the Page 2 ar	mount:			\$		0
					VESTME					
1.1	Were any of the stock for use by another pe	ks, bonds, or other ass erson? (Exclude securit	ets of the repo ies under sec	orting entity loaned, curities lending agre	placed under oper oper oper oper oper op placed under op placed under op placed on the	ption agreement, or	otherwise made av	ailable	Yes []	No [X
1.2	If yes, give full and co	omplete information rel	•							
2.	Amount of real estate	e and mortgages held i	other invest	ted assets in Schedu	ıle BA:			\$		0
3.	Amount of real estate	e and mortgages held i	n short-term in	nvestments:				\$		0
4.1	Does the reporting e	entity have any investm	ents in paren	nt, subsidiaries and a	affiliates?				Yes [X]	No [
4.2	2 If yes, please comple	ete the following:								
	14.22 Pre 14.23 Cor 14.24 Sho 14.25 Moi 14.26 All 4 14.27 Tot (Su 14.28 Tot	nds	Estate , Subsidiaries 4.26)	s and Affiliates Lines 14.21 to 14.26	\$ \$ \$ \$	1 Prior Year-End Book/Adjusted Carrying Value	Bc Ca S	2 rrent Quarter ok/Adjusted rrying Value28,340,6580		
5.1	Has the reporting ent				•		·		Yes []	No [X
	If yes, has a compreh		0	·					. ,	
6.	For the reporting entited 16.1 Total fair value 16.2 Total book/add	otion with this statemer ty's security lending pr ue of reinvested collate djusted carrying value of e for securities lending	ogram, state t ral assets rep of reinvested o	oorted on Schedule [collateral assets rep	DL, Parts 1 and	2		\$ \$ \$		0
7.	Excluding items in Sc entity's offices, vaults	or safety deposit boxe	s, were all sto					ting		
	pursuant to a custodiconsiderations, F. Ou Handbook?	al agreement with a quutsourcing of Critical F	inctions, Cus	todial or Safekeepir	accordance with	Section 1, III – Gen of the NAIC <i>Financia</i>	eral Examination al Condition Examir	ers 	Yes [X]	No [
7.1	Considerations, F. O.	utsourcing of Critical F	unctions, Cus	stodial or Safekeepir	accordance with ng Agreements o	Section 1, III – Gen of the NAIC Financia	eral Examination al Condition Examir		Yes [X]	No [
	Considerations, F. Ot Handbook?For all agreements the	nat comply with the req Nat Bank of New York BBVA Bancomer, SA	uirements of t 1 ne of Custodi	the NAIC Financial (Condition Exami	Section 1, III – Gen of the NAIC Financia iners Handbook, cor Custodian A y Street - 8W, New r Banker Bancos, W	eral Examination al Condition Examin mplete the following ddress York, NY 10286 exico, D.F	:	Yes [X]	No [
	Considerations, F. Ou Handbook?	nat comply with the req Bank of New York BBVA Bancomer, SA and do not comply with the ete explanation:	uirements of t 1 ne of Custodi	the NAIC Financial (initial)	Condition Exami	Section 1, III – Gen of the NAIC Financia iners Handbook, cor Custodian A y Street - 8W, New r Banker Bancos, W	eral Examination al Condition Examin mplete the following ddress York, NY 10286 exico, D.F	:	Yes [X]	No [
	Considerations, F. Or Handbook?	nat comply with the req Bank of New York BBVA Bancomer, SA	uirements of t 1 me of Custodi	the NAIC Financial (classical state)	Condition Exami 101 Barclay 7609 Senion ancial Condition	Section 1, III – Gen of the NAIC Financia iners Handbook, con Custodian A y Street - 8W, New r Banker Bancos, W Examiners Handbo Complete	eral Examination al Condition Examin mplete the following address York, NY 10286 exico, D.F	: 	Yes [X]	No [
	Considerations, F. Or Handbook?	nat comply with the req Bank of New York BBVA Bancomer , SA and do not comply with the ete explanation:	uirements of t 1 me of Custodi	the NAIC Financial (sian(s)	Condition Exami	Section 1, III – Gen of the NAIC Financia finers Handbook, con 2 Custodian A y Street - 8W, New r Banker Bancos, N Examiners Handbo	eral Examination al Condition Examin mplete the following address York, NY 10286 exico, D.F	: 	Yes [X]	No [
7.2	Considerations, F. Or Handbook?	nat comply with the req Bank of New York BBVA Bancomer , SA nat do not comply with the te explanation:	uirements of t 1 me of Custodi	the NAIC Financial (cian(s)	Condition Exami	Section 1, III – Gen of the NAIC Financia iners Handbook, con Custodian A y Street - 8W, New r Banker Bancos, N Examiners Handbo Complete	eral Examination al Condition Examin mplete the following address York, NY 10286 exico, D.F	: 	Yes [X]	
7.2	Considerations, F. Or Handbook?	nat comply with the req Nai Bank of New York BBVA Bancomer , SA nat do not comply with the ete explanation: 1 Name(s	uirements of t 1 ne of Custodi	the NAIC Financial (ian(s) ents of the NAIC Financial (ian(s)) 2 Locatio in the custodian(s) i	Condition Exami	Section 1, III – Gen of the NAIC Financia iners Handbook, con Custodian A y Street - 8W, New r Banker Bancos, N Examiners Handbo Complete	eral Examination al Condition Examin mplete the following address York, NY 10286 exico, D.F	: 		
7.2	Considerations, F. Or Handbook?	nat comply with the req Nai Bank of New York BBVA Bancomer , SA nat do not comply with the ete explanation: 1 Name(s	uirements of t 1 me of Custodi he requireme	the NAIC Financial (ian(s) ents of the NAIC Financial (ian(s)) 2 Locatio in the custodian(s) i	Condition Exami	Section 1, III – Gen of the NAIC Financia iners Handbook, con 2 Custodian A y Street - 8W, New r Banker Bancos, W Examiners Handbo Complete during the current	eral Examination al Condition Examin mplete the following address York, NY 10286 exico, D.F	: 		
7.2 7.3 7.4	For all agreements the location and a complete Have there been any If yes, give full and complete Investment management to make investment management of the location and a complete Investment management management of the location and a complete l	nat comply with the req Nai Bank of New York BBVA Bancomer , SA nat do not comply with the ete explanation: 1 Name(s	me changes, ating thereto: N N N N N N N N N N N N N	the NAIC Financial (sian(s)) ents of the NAIC Financial (sian(s)) ents of the NAIC Financial (sian(s)) in the custodian(s) in the custodian (sian(s)) 2 lew Custodian rs, investment manaeporting entity. For a	Condition Exami 101 Barclay 7609 Senior ancial Condition n(s) Date of Cha	Section 1, III – Gen of the NAIC Financia iners Handbook, con 2 Custodian A y Street - 8W, New r Banker Bancos, W Examiners Handbo Complete during the current ange alers, including indivenanaged internally be	eral Examination al Condition Examin mplete the following ddress York, NY 10286 exico, D.F pok, provide the nar a Explanation(s) quarter? 4 Reason	: : : : : : : : : : : : : : : : : : :		
7.2 7.3 7.4	For all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements are all agreements and a complete large for all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements are all agreements and a complete large for all agreements are all agreements are all agreements are all agreements are all agreements and a complete large for all agreements are al	nat comply with the req Bank of New York BBVA Bancomer, SA nat do not comply with the ete explanation: Changes, including nation of the ete of the complete information religible. Changes, including nation religible. Changes, including nation religible. Changes, including nation religible. Include the complete information religible. All the complete information religible. Include the complete information religible. All the complete information religible. Include the complete information religible.	me changes, ating thereto: N N N N N N N N N N N N N	the NAIC Financial (sian(s)) ents of the NAIC Financial (sian(s)) ents of the NAIC Financial (sian(s)) in the custodian(s) is considered as a considered as	Condition Exami 101 Barclay 102 Barclay 103 Barclay 104 Barclay 105 Barclay 106 Senior 107 Barclay 108 Senior 109 Senior 1	Section 1, III – Gen of the NAIC Financia iners Handbook, con Custodian A y Street - 8W, New r Banker Bancos, N Examiners Handbo Complete during the current ange alers, including indivinanaged internally becurities"] 2 Affiliation	eral Examination al Condition Examin mplete the following ddress York, NY 10286 exico, D.F pok, provide the nar a Explanation(s) quarter? 4 Reason	: : : : : : : : : : : : : : : : : : :		
7.2 7.3 7.4	For all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements the location and a complete large for all agreements are all agreements and a complete large for all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements and a complete large for all agreements are all agreements are all agreements and a complete large for all agreements are all agreements are all agreements are all agreements are all agreements and a complete large for all agreements are al	nat comply with the req Bank of New York BBVA Bancomer, SA nat do not comply with the ete explanation: Changes, including nate of complete information relevant decisions on the as such. ["that have a such a suc	me changes, ating thereto: N N N N N N N N N N N N N	the NAIC Financial (sian(s)) ents of the NAIC Financial (sian(s)) ents of the NAIC Financial (sian(s)) in the custodian(s) is consistent to the custodian (sian(s)) is consistent to the custodian (sian(sian(sian(sian(sian(sian(sian(sian	Condition Exami 101 Barclay 102 Barclay 103 Senior ancial Condition (s) Date of Cha gers, broker/dea assets that are r ts"; "handle so	Section 1, III – Gen of the NAIC Financia iners Handbook, con Custodian A y Street - 8W, New r Banker Bancos, N Examiners Handbo Complete during the current ange alers, including indivinanaged internally becurities"]	eral Examination al Condition Examin mplete the following ddress York, NY 10286 exico, D.F pok, provide the nar a Explanation(s) quarter? 4 Reason	: : : : : : : : : : : : : : : : : : :		
7.2 7.3 7.4	Considerations, F. Or Handbook? For all agreements the location and a complete location and a complet	nat comply with the req Bank of New York BBVA Bancomer, SA at do not comply with the ete explanation: Changes, including na complete information rel Alame of Firm or Individuals inca, LLC	me changes, ating thereto: Nument advisor ehalf of the reaccess to the	the NAIC Financial (sian(s)) ents of the NAIC Financial (sian(s)) ents of the NAIC Financial (sian(s)) in the custodian(s) is 2 Locatio in the custodian rs, investment mana eporting entity. For a investment account	Condition Exami 101 Barclay 102 Barclay 103 Senior ancial Condition (s) Date of Charassets that are restricts; "handle so	Section 1, III – Gen of the NAIC Financia iners Handbook, con Custodian A y Street - 8W, New r Banker Bancos, N Examiners Handbo Complete during the current ange alers, including indivinanaged internally becurities"] 2 Affiliation	eral Examination al Condition Examination al Condition Examination al Condition Examination al Condition Examination (address York, NY 10286exico, D.F	: : : : : : : : : : : : : : : : : : :		No [X
7.2	Considerations, F. Or Handbook? For all agreements the location and a complete location and a complet	nat comply with the req Name	me changes, ating thereto: Nument advisor ehalf of the reaccess to the ual e for Questior han 10% of the coording entity	the NAIC Financial (ian(s) ents of the NAIC Financial (ian(s)) ents of the NAIC Financial (ian(s)) 2 Locatio in the custodian(s) ian the custodian rs, investment mana eporting entity. For a ian investment account in 17.5, do any firms/ne reporting entity's (i.e., designated with ian	dentified in 17.1 Date of Character that are restricted assets that are restricted in individuals unafinivested assets the a "U") listed in	Section 1, III – Gen of the NAIC Financial iners Handbook, con 2 Custodian A Street - 8W, New r Banker Bancos, Note Examiners Handbook Complete during the current ange alers, including individual anged internally becurities"] 2 Affiliation filiated with the report the table for Questi	eral Examination al Condition Examination al Condition Examination al Condition Examination (address York, NY 10286exico, D.F	: : : : : : : : : : : : : : : : : : :	Yes []	No [X
77.3	Considerations, F. Or Handbook? For all agreements the location and a complete location and a complet	nat comply with the req Name	me changes, ating thereto: Nument advisor ehalf of the reaccess to the e for Questior nan 10% of the porting entity ggregate to mole for 17.5 w	the NAIC Financial (ian(s) ents of the NAIC Financial (ian(s)) ents of the NAIC Financial (ian(s)) in the custodian(s) iangle in the custodian (iangle iangle ia	dentified in 17.1 Date of Chalassets that are rets"; "handle se individuals unafinivested assets in a "U") listed in e reporting entity e of "A" (affiliate	Section 1, III – Gen of the NAIC Financia iners Handbook, con Custodian A y Street - 8W, New r Banker Bancos, N Examiners Handbo Complete during the current during the current ange alers, including indiventance of internally the currities"] Affiliation filiated with the report the table for Questives invested assets?	eral Examination al Condition Examination al Condition Examination al Condition Examination (address York, NY 10286exico, D.F	:	Yes [X] Yes [X] Yes [X] e below.	No [X
7.2 7.3 7.4 7.5	Considerations, F. Or Handbook? For all agreements the location and a complete location and a complet	Name (s changes, including na complete information rel Old Custodian Classification on bas such. ["that have as such. ["	me changes, ating thereto: Nument advisor ehalf of the reaccess to the er for Questior han 10% of the corting entity ggregate to me	the NAIC Financial of ian(s) ents of the NAIC Financial of ian(s) ents of the NAIC Financial of ian(s) in the custodian(s) ians are investment mana eporting entity. For a investment accounting the investment accounting entity is increased in the reporting entity is increased in the iangular increased	accordance with g Agreements of the graph of	Section 1, III – Gen of the NAIC Financial iners Handbook, con 2 Custodian A Street - 8W, New r Banker Bancos, Note that the second of the NAIC Financial iners Handbook Complete the second of the NAIC Financial iners Handbook Complete the second of the NAIC Financial iners Handbook Complete the second of the NAIC Financial iners including individual	eral Examination al Condition Examination al Condition Examination al Condition Examination (address York, NY 10286exico, D.F	mation for the tabl	Yes [] Yes [X] Yes [X]	No [X No [No [

GENERAL INTERROGATORIES

- 19. By self-designating 5GI securities, the reporting entity is certifying the following elements for each self-designated 5GI security: a. Documentation necessary to permit a full credit analysis of the security does not exist or an NAIC CRP credit rating for an FE or PL security is not available.
 - b. Issuer or obligor is current on all contracted interest and principal payments.
 - c. The insurer has an actual expectation of ultimate payment of all contracted interest and principal.

Has the reporting entity self-designated 5GI securities?

Yes [X] No []

- 20. By self-designating PLGI securities, the reporting entity is certifying the following elements of each self-designated PLGI security:
 - a. The security was purchased prior to January 1, 2018.
 - b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.
 - c. The NAIC Designation was derived from the credit rating assigned by an NAIC CRP in its legal capacity as a NRSRO which is shown on a current private letter rating held by the insurer and available for examination by state insurance regulators.
 - ${\it d.} \quad \text{The reporting entity is not permitted to share this credit rating of the PL security with the SVO.}$

21. By assigning FE to a Schedule BA non-registered private fund, the reporting entity is certifying the following elements of each self-

Yes [] No [X]

- designated FE fund:
 - a. The shares were purchased prior to January 1, 2019.

Has the reporting entity self-designated PLGI securities?...

- b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.
- c. The security had a public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO prior to January 1, 2019.
- d. The fund only or predominantly holds bonds in its portfolio.
- e. The current reported NAIC Designation was derived from the public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO.
- f. The public credit rating(s) with annual surveillance assigned by an NAIC CRP has not lapsed.

Has the reporting entity assigned FE to Schedule BA non-registered private funds that complied with the above criteria?....

Yes [] No [X]

GENERAL INTERROGATORIES PART 2 - PROPERTY & CASUALTY INTERROGATORIES

1.	If the reporting en	tity is a member	of a pooling a	rrangement, did	the agreement	or the reportin	g entity's partic	ipation change?		Yes [] N	No [] NA [Х]
	If yes, attach an e	xplanation.										
2.	Has the reporting from any loss that	may occur on th								Υe	es [] No [.	Х]
3.1	Have any of the re	eporting entity's	primary reinsu	rance contracts	been canceled?	,				Ye	es [] No [.	X]
3.2	If yes, give full and		· -									
4.1	Are any of the liab Annual Statement greater than zero?	t <i>Instructions</i> per	taining to discl	losure of discou	nting for definition	on of "tabular	reserves,") disc	counted at a rate	e of interest	Υє	es [X] No []
4.2	If yes, complete th	ne following sche	edule:									
					TOTAL DIS					DURING PER		_
Li	1 ne of Business	2 Maximum Interest	3 Discount Rate	4 Unpaid Losses	5 Unpaid LAE	6 IBNR	7 TOTAL	8 Unpaid Losses	9 Unpaid LAE	10 IBNR	11 TOTAL	
	cial Guaranty	0.000	5.480	144,813,892	0	0	144,813,892	(37,439,006)	0	0	(37,439,000	3) 0
				444 040 000			444 040 000	(07, 400, 000)			(07, 400, 00	
			TOTAL	144,813,892	0	0	144,813,892	(37,439,006)	0	0	(37,439,000	<u>)</u>
5.	Operating Percen	tages:									0.0	%
		ost containment									0.0	%
		pense percent	•								0.0	%
6.1	Do you act as a co									Ye	es [] No [X 1
6.2	If yes, please prov		=									- 1
6.3	Do you act as an										es [] No [X]
6.4	If yes, please prov											_
7.	Is the reporting er	ntity licensed or o	chartered, regis	stered, qualified	, eligible or writii	ng business in	at least two sta	ates?		Ye	es [X] No []
7.1	If no, does the reporting	porting entity ass g entity?									es [] No []

SCHEDULE F - CEDED REINSURANCE

Showing	ΔΙΙ Νων	Raineurare	- Current	Year to Date	

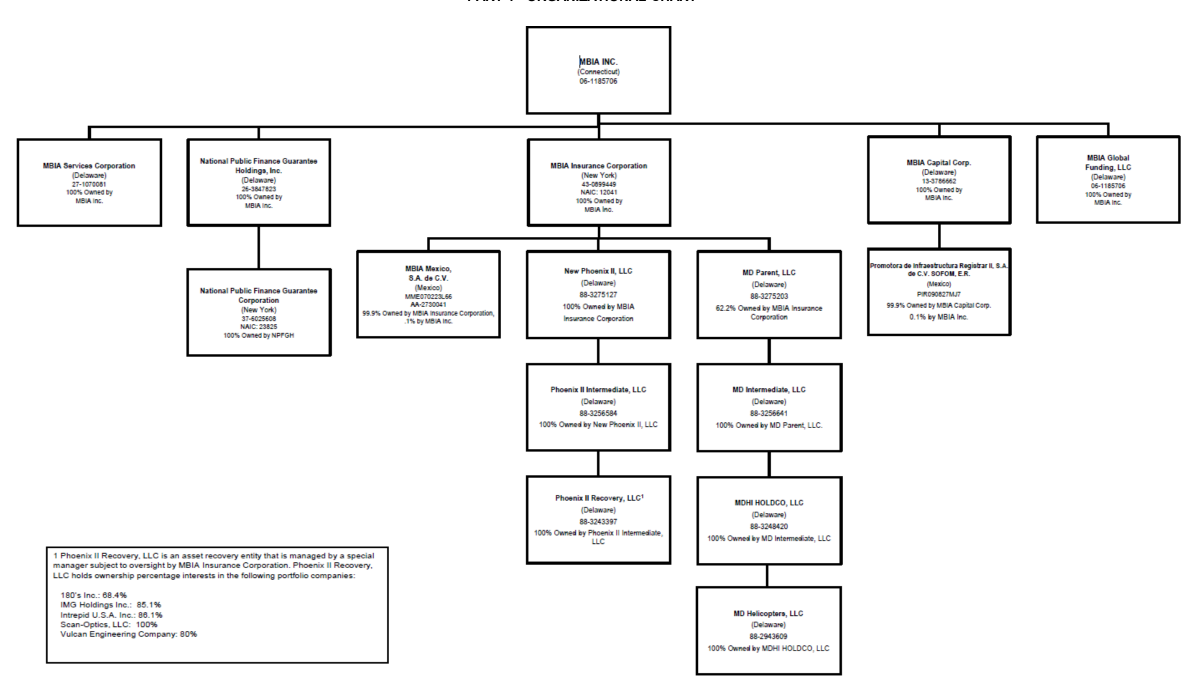
		Showing All New Reinsurers - Current Year to Date				
1	2	Showing All New Reinsurers - Current Year to Date 3	4	5	6 Certified	7 Effective Date
NAIC Company Code	ID Number	Name of Reinsurer	Domiciliary Jurisdiction	Type of Reinsurer	Reinsurer Rating (1 through 6)	of Certified Reinsurer Rating
						t
						
						
					†	İ
						
					†	
						
						
		NONE				ł
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SCHEDULE T - EXHIBIT OF PREMIUMS WRITTEN

			, 1			y States and Territor		Diag (1)	a llancid
			1	Direct Premiu 2	ms Written 3	Direct Losses Paid (I	Deducting Salvage) 5	Direct Losse	es Unpaid 7
	States, etc.		Active Status (a)	Current Year To Date	Prior Year To Date	Current Year To Date	Prior Year To Date	Current Year To Date	Prior Year To Date
1.	Alabama	۸L	L	0	0	0	0	0	0
2.		٩K	L	0	0	0	0	0	0
3.		٩Z	L	0	0	0	0	0	0
i		٩R	L	0	0	0	0	0	0
		CA	L	1,349,275	1,372,440	0	(4,857)	0	0
		CO CT	L	0					U
i		Σ1 DE	L	0	0	0	(2,000,000)	0	0
i		DC	<u> </u>	0	0	0	0		0
i		=L	L	0	0	0	0		0
11.	Georgia	3A	L	0	0	0	0	0	0
12.	HawaiiI	H	L	1,959,517	1,989,247	0	0	0	0
		D	L	0	0	0	0	0	0
	Illinois	L	L	0	0	0	0	0	0
l		N	L			0			0
		A ⟨S	L					لا	U
i		⟨S ⟨Y	L		 n				 ∩
	,	\ Y	L	0	0		0	0	0
		ле ИЕ		0	0	0	0		0
l	Maryland		L	0	0	0	0	0	0
i	Massachusetts	ИΑ	L	0	271	0	0	0	0
23.	Michigan	ИΙ	L	0	0	0	0	0	0
24.	Minnesota	MN	L	0	0	0	0	0	0
25.	Mississippi	- 1	L	0	0	0	0	0	0
1		ИО	L	0	0	0	0	0	0
1		MT	L			0	0		0
	Nebraska	ΝΕ	L						 0
i	New Hampshire		L	0	0			 U	ر ۱
	New Jersey		L	335,402	340.315	0	0	0	0
1		VM	L	0	0	0	0	0	0
i		NY	L	3,664,403	3,960,841	24,878,857	82,523,750	59,591,518	15,964,977
34.	No. Carolina	۷C	L	0	0	0	0	0	0
35.	No. Dakota	۷D	L	0	0	0	0	0	0
36.	Ohio	ЭH	L	0	0	0	0	0	0
i		OK	L	0	0	0	0	0	0
	Oregon		L	0	0	0	0		0
	Pennsylvania		L		0				 0
	Rhode Island		L	0	0		0		 ۱
		SD	L	0	0			0	ں ۱
1	Tennessee		L	0	0	0	0	0	0
	Texas		L		62,000	0	0	0	0
	Utah		L		0	0	0	0	0
46.	Vermont	∕T	L		0	0	0	0	0
	Virginia		L	0	0	0	0	8 , 277 , 896	0
	Washington		<u>L</u>	0	0	0	0	0	0
	West Virginia		<u>L</u>	0	0	0	0	0	0
	Wisconsin		L	0	0	0	0	0	0
	Wyoming		LN	0	0	0	0	0	٥
	American Samoa				0 0	0	0	0	 ∩
	Puerto Rico		L	0	0		(111,080,709)		7 ,871,005
	U.S. Virgin Islands		L		0	0,400,000	0	0	0
	Northern Mariana IslandsI		L	0	0	0	0	0	0
	Canada		N	0	0	0	0	0	0
i	Aggregate Other Alien	i i	XXX	2,673,212	3,271,707	1,483,782	4, 182, 365	8,747,094	12,050,274
59.	Totals		XXX	10,040,810	10,996,821	69,816,239	(26, 379, 452)	105,982,192	35,886,256
58001	DETAILS OF WRITE-INS AUS Australia		XXX	18 , 102	19,369		0		Λ
58002.	CHL Chile		XXX	1 , 140 , 489	1,635,066		0		0
58003.	MEX Mexico		XXX	1,313,387	1,411,703	1,507,611	1,355,594	8 , 747 , 094	12,016,914
ეგყ98.	Summary of remaining write for Line 58 from overflow pa		XXX	201,234	205,569	(23,829)	2,826,771	0	33,360
58999.	TOTALS (Lines 58001 thro	ugh		201,207		(20,020)	2,020,777		
	58003 plus 58998) (Line 58 above)	•	XXX	2,673,212	3,271,707	1,483,782	4,182,365	8,747,094	12,050,274
(a) A ati	ve Status Counts		ΛΛΛ	۷,010,212	5,211,101	1,400,702	4,102,303	0,141,034	12,000,274

(a) Active Status Counts

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



SCHEDULE Y PART 1A – DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
						Name of					Type of Control				
						Securities					(Ownership,				
						Exchange if			Relationship		Board,	If Control is		Is an SCA	
		NAIC				Publicly	Names of		to		Management,	Ownership		Filing	
Group		Company		Federal		Traded (U.S. or		Domiciliary		Directly Controlled by	Attorney-in-Fact,		Ultimate Controlling		
Code	Group Name	Code	Number	RSSD	CIK	International)	or Affiliates	Location	Entity	(Name of Entity/Person)	Influence, Other)	Percentage	Entity(ies)/Person(s)	(Yes/No)	*
	MBIA	00000	06-1185706		0000814585	NYSE	MBIA INC.	CT	UIP			0.0			0
00528	MBIA	00000	27 - 1070081				MBIA Services Corporation	DE	NIA	MBIA INC	Ownership	100.0	MBIA INC		0
							National Public Finance								
00528	MBIA	00000	26 - 3847823				Guarantee Holdings, Inc	DE		MBIA INC	Ownership	100.0	MBIA INC		0
							National Public Finance			National Public Finance					
00528	MBIA	23825	37 -6025608				Guarantee Corporation	NY	RE	Guarantee Holdings, Inc	Ownership	100.0	MBIA INC		0
	MBIA		43-0899449		0001360541		MBIA Insurance Corporation	NY		MBIA INC	Ownership	100.0	MBIA INC		0
	MBIA		AA - 2730041				MBIA Mexico S.A. de C.V	MEX	I A	MBIA Insurance Corporation	Ownership	99.9	MBIA INC	YES	0
	MBIA		AA - 2730041				MBIA Mexico S.A. de C.V	MEX		MBIA INC	Ownership		MBIA INC	.	0
00528	MBIA	00000	13-3786662				MBIA Capital Corp	DE	NIA	MBIA INC	Ownership	100.0	MBIA INC	.	0
							Promotora de Infraestructura								
00528	MB I A	00000					Registral, S.A. de C.V	MEX	NIA	MBIA Capital Corp	Ownership	99.9	MBIA INC		0
							Promotora de Infraestructura								
	MBIA	00000					Registral, S.A. de C.V	MEX	NIA	MBIA INC	Ownership	0.1	MBIA INC		0
	MBIA	00000	06-1185706		0001252950		MBIA Global Funding, LLC	DE		MBIA INC.	Ownership	100.0	MBIA INC		0
	MB I A		88-3275127				New Phoenix II, LLC	DE		MBIA Insurance Corporation	Ownership	100.0	MBIA INC		0
	MB I A		88-3275203				MD Parent, LLC	DE	NIA	MBIA Insurance Corporation	Ownership	62.2	MBIA INC		0
	MB I A	00000	88 - 3256584				Phoenix II Intermediate, LLC	DE	NIA	New Phoenix II, LLC	Ownership	100.0	MBIA INC		0
00528	MB I A	00000	88 - 3243397				Phoenix II Recovery, LLC	DE	NIA	Phoenix II Intermediate, LLC	Ownership	100.0	MBIA INC		0
00528	MBIA	00000	88 - 3256641				MD Intermediate, LĹC	DE	NIA	MD Parent, LLC	Ownership	100.0	MBIA INC		0
00528	MBIA		88-3248420				MDHI HOLDCO, LLC	DE	NIA	MD Intermediate, LLC	Ownership	100.0	MBIA INC		0
00528	MBIA	00000	88-2943609				MD Helicopters, LLC	DE	NIA	MDHI HOLDCO, LLC	Ownership	100.0	MBIA INC	[0
00528	MBIA	00000					180's Inc.		NIA	Phoenix II Recovery, LLC	Ownership	68.4	MBIA INC	[]	0
00528	MBIA.	00000					IMG Holdings Inc.]	NIA	Phoenix II Recovery, LLC	Ownership	85.1	MBIA INC	[]	0
00528	MBIA	00000					Intrepid U.S.A. Inc.		NIA	Phoenix II Recovery, LLC	Ownership.	86.1	MBIA INC.	l	0
00528	MBIA	00000					Scan-Optics, LLC]	NIA	Phoenix II Recovery, LLC	Ownership	100.0	MBIA INC	[]	0
00528	MBIA	00000					Vulcan Engineering Company		NIA	Phoenix II Recovery, LLC	Ownership.	80.0	MBIA INC.		0
00000]]	0.0			0
												0.0			0

Asterisk	Explanation

PART 1 - LOSS EXPERIENCE

	.,	<u> </u>	Current Year to Date		4
		1	2	3	Prior Year to
	Line of Business	Direct Premiums Earned	Direct Losses	Direct Loss	Date Direct Loss
1.	Fire			Percentage	Percentage0.0
2.1	Allied lines				0.0
2.2	Multiple peril crop				0.0 0 N
2.2	Federal flood			0.0 0.0	0.0 ۱ ۸
	Private crop			0.0	٠٠.٠٠
2.4	Private crop			U.U.U.	٠٠. لا
2.5	Private flood Farmowners multiple peril				٠٠. لا
3.	Farmowners multiple peril				٠٠. لا
4.	Homeowners multiple peril				
5.1	Commercial multiple peril (non-liability portion)				U. U
5.2	Commercial multiple peril (liability portion)				U. U
6.	Mortgage guaranty				
8.	Ocean marine			0.0	
9.1.	Inland marine			0.0	0.0
9.2.	Pet insurance			0.0	
10.	Financial guaranty	30,873,993	142,666,736	462.1	368 . 8
11.1	Medical professional liability -occurrence			0.0	0.0
11.2	Medical professional liability -claims made				0.0
12.	Earthquake			0.0	0 . 0
13.1	Comprehensive (hospital and medical) individual			0.0	0.0
13.2	Comprehensive (hospital and medical) group			0.0	0.0
14.	Credit accident and health			0.0	0.0
15.1	Vision only			0.0	0.0
15.2	Dental only				
15.3	Disability income			0.0	Λ (
15.4	Medicare supplement			0.0	
15.5	Medicaid Title XIX				
	Medicare Title XVIII			0.0). U)
15.6	Medicare Title XVIII				٠٠.٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠
15.7	Long-term care			U.U.U	U.U.
15.8	Federal employees health benefits plan				
15.9	Other health				
16.	Workers' compensation				0.0
17.1	Other liability occurrence			0.0	
17.2	Other liability-claims made			0.0	00
17.3	Excess Workers' Compensation			0.0	0.0
18.1	Products liability-occurrence			0.0	
18.2	Products liability-claims made			0.0	0.0
19.1	Private passenger auto no-fault (personal injury protection)			0.0	0.0
19.2	Other private passenger auto liability			0.0	
19.3	Commercial auto no-fault (personal injury protection)				0.0
19.4	Other commercial auto liability		j	0.0	0.0
21.1	Private passenger auto physical damage			0.0	0.0
21.2	Commercial auto physical damage			0.0	0 (
22.	Aircraft (all perils)	T		0.0	n (
23.	Fidelity			0.0	0. O
24.	Surety	····		n n l	
26.	Burglary and theft				
27.	Boiler and machinery				
	Boiler and machinery				٠٠.٠٠٠٠٠.٠٠٠.٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠
28.	Credit			ا ۵.۷	ا. لا
29.	International			0.0	
30.	Warranty				0.0
31.	Reinsurance - Nonproportional Assumed Property		XXX	XXX	XXX
32.	Reinsurance - Nonproportional Assumed Liability		XXX	XXX	XXX
33.	Reinsurance - Nonproportional Assumed Financial Lines		XXX	XXX	XXX
34.	Aggregate write-ins for other lines of business		0	0.0	0.0
35.	TOTALS	30,873,993	142,666,736	462.1	368.8
DE	ETAILS OF WRITE-INS				
3401	-			0.0	0.0
				0.0	0.0
3403.		1	***************************************	0.0	0.0
	ım. of remaining write-ins for Line 34 from overflow page		n t	0.0	0.0
	otals (Lines 3401 through 3403 plus 3498) (Line 34)	0	0	0.0	0.0
U-100. 10	rais (Lines 54)	U	U	0.0	0.0

PART 2 - DIRECT PREMIUMS WRITTEN

	PART 2 - DIRECT PREMIUN	IO VVIXII I L		
		1 Current	2 Current	3 Prior Year
	Line of Business	Quarter	Year to Date	Year to Date
1.	Fire	ļ <u>0</u> ļ.		1
2.1	Allied lines	ļ <u>0</u> ļ.		_
2.2	Multiple peril crop	.l		
2.3	Federal flood	ļ0 <u> </u>		0
2.4	Private crop	ļ0 <u> </u> .		0
2.5	Private flood	l0 L.		0
3.	Farmowners multiple peril	l0 l.		0
4.	Homeowners multiple peril	L0 L.		0
5.1	Commercial multiple peril (non-liability portion)	L0 L.		
5.2	Commercial multiple peril (liability portion)	0		_
6.	Mortgage guaranty	0		(
8.	Ocean marine	1 0 1		
9.1.	Inland marine	n I		
9.2.	Pet insurance	1		
10.	Financial guaranty	3 119 657	10 040 810	10 006 920
	Financial guaranty		10,040,010	
11.1	Medical professional liability-occurrence	ļ		
11.2	Medical professional liability-claims made	łň l-		
12.	Earthquake	0 -		
13.1	Comprehensive (hospital and medical) individual	ļ0 ļ.		Q
13.2	Comprehensive (hospital and medical) group	ļ0 ļ.		
14.	Credit accident and health	L0 L.		0
15.1	Vision only	l0 L.		
15.2	Dental only	L		0
15.3	Disability income	0		0
15.4	Medicare supplement	0		
15.5	Medicaid Title XIX	0		
15.6	Medicare Title XVIII	0		
15.7	Long-term care	0		
15.7	Federal employee health benefits plan	†0 -		
	rederal employee nearm benefits plan	<u>γ</u>		
15.9	Other health	<u>0</u>		
16.	Workers' compensation	łn l-		
17.1	Other liability occurrence.	łū -		
17.2	Other liability-claims made	ļū ļ.		
17.3	Excess Workers' Compensation	. D		
18.1	Products liability-occurrence	ļ0 ļ.		0
18.2	Products liability-claims made	ļ0 <u> </u> .		0
19.1	Private passenger auto no-fault (personal injury protection)	0 <u> </u>		0
19.2	Other private passenger auto liability	<u> </u> 0 .		0
19.3	Commercial auto no-fault (personal injury protection)	0 1		0
19.4	Other commercial auto liability	1 0 1		(
21.1	Private passenger auto physical damage	0		
21.2	Commercial auto physical damage	n I		
22.	Aircraft (all perils)	1		
23.	Fidelity	<u> </u>		
23. 24.	Surety	۱		
	Surety	_ν		
26.	Burglary and theft	ֈ ⁻ Ի-		بـــــــــــــــــــــــــــــــــــــ
27.	Boiler and machinery	ł ½		
28.	Credit	łŭ -		
29.	International			
30.	,			
31.	Reinsurance - Nonproportional Assumed Property		XXX	XXX
32.	Reinsurance - Nonproportional Assumed Liability	XXX	XXX	XXX
33.	Reinsurance - Nonproportional Assumed Financial Lines	XXX	XXX	XXX
34.	Aggregate write-ins for other lines of business	0	0	(
35.	TOTALS	3,448,657	10,040,810	10,996,820
	TAILS OF WRITE-INS	3,1.0,007	, ,	.0,000,020
3401	TAILS OF WATE-ING	0		0
3402		h		٠٠
		\range		
	m, of remaining write ine for Line 24 from everflow page.	۱		
	m. of remaining write-ins for Line 34 from overflow page	0	0	ل
ა499. Iot	als (Lines 3401 through 3403 plus 3498) (Line 34)	0	0	0

7

PART 3 (\$000 OMITTED)

LOSS AND LOSS ADJUSTMENT EXPENSE RESERVES SCHEDULE

LOSS AND LOSS ADJUSTMENT EXPENSE RESERVES SCHEDULE													
	1	2	3	4	5	6	7	8	9	10	11	12	13
Years in Which Losses Occurred	Prior Year-End Known Case Loss and LAE Reserves	Prior Year-End IBNR Loss and LAE Reserves	Total Prior Year-End Loss and LAE Reserves (Cols. 1 + 2)	2024 Loss and LAE Payments on Claims Reported as of Prior Year-End	2024 Loss and LAE Payments on Claims Unreported as of Prior Year-End	Total 2024 Loss and LAE Payments (Cols. 4 + 5)	Q.S. Date Known Case Loss and LAE Reserves on Claims Reported and Open as of Prior Year End	Q.S. Date Known Case Loss and LAE Reserves on Claims Reported or Reopened Subsequent to Prior Year End	Q.S. Date IBNR Loss and LAE Reserves	Total Q.S. Loss and LAE Reserves (Cols.7 + 8 + 9)	Prior Year-End Known Case Loss and LAE Reserves Developed (Savings)/ Deficiency (Cols. 4 + 7 minus Col. 1)	Prior Year-End IBNR Loss and LAE Reserves Developed (Savings)/ Deficiency (Cols. 5 + 8 + 9 minus Col. 2)	Prior Year-End Total Loss and LAE Reserve Developed (Savings)/ Deficiency (Cols. 11 + 12)
1. 2021 + Prior	23 , 576		23,576	45,623		45 , 623	45 , 199			45 , 199	67 , 246	0	67 , 246
2. 2022			0			0				0	0	0	0
3. Subtotals 2022 + prior	23,576	0	23,576	45,623	0	45,623	45,199	0	0	45 , 199	67 , 246	0	67 , 246
4. 2023	2,979		2,979	1,474		1,474	2,979			2,979	1,474	0	1,474
5. Subtotals 2023 + prior	26 , 555	0	26,555	47,097	0	47 ,097	48 , 178	0	0	48 , 178	68,720	0	68 ,720
6. 2024	xxx	xxx	xxx	xxx		0	xxx			0	xxx	xxx	xxx
7. Totals	. 26,555	0	26,555	47,097	0	47,097	48,178	0	0	48,178	68,720	0	68,720
Prior Year-End Surplus As Regards Policy- holders	. 146,502										Col. 11, Line 7 As % of Col. 1, Line 7	Col. 12, Line 7 As % of Col. 2, Line 7	Col. 13, Line 7 As % of Col. 3, Line 7
											1. 258.8	2. 0.0	
													Col. 13, Line 7 Line 8

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?	SEE EXPLANATION
2.	Will Supplement A to Schedule T (Medical Professional Liability Supplement) be filed with this statement?	NO
3.	Will the Medicare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	NO
4.	Will the Director and Officer Insurance Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	NO
5.	AUGUST FILING Will the regulator-only (non-public) Communication of Internal Control Related Matters Noted in Audit be filed with the state of domicile and electronically with the NAIC (as a regulator-only non-public document) by August 1? The response for 1st and 3rd quarters should be N/A. A NO response resulting with a bar code is only appropriate in the 2nd quarter.	N/A
Expla	nation:	
1. MBI	A Insurance Corporation is not a U.S. branch of an Alien insurer.	
Bar C	ode:	
2.		
3.		
4.		

OVERFLOW PAGE FOR WRITE-INS

PQ010 Additional Aggregate Lines for Page 10 Line 58.

*SCI							
	1	2	3	4	5	6	7
	Active	Current Year	Prior Year	Current Year	Prior Year	Current Year	Prior Year
	Status (a)	To Date	To Date	To Date	To Date	To Date	To Date
58004. ZZZ Other Alien	XXX	21	31	(23,829)	2,826,771		33,360
58005. USA United States	XXX	201,213	205,538		0		0
58006	XXX		0		0		0
58007	XXX		0		0		0
58008	XXX		0		0		0
Summary of remaining write-							
58997. ins for Line 58 from Page 10	XXX	201,234	205,569	(23,829)	2,826,771	0	33,360

SCHEDULE A – VERIFICATION

Real Estate									
	1	2							
	Year To Date	Prior Year Ended December 31							
		December of							
Book/adjusted carrying value, December 31 of prior year	.	ا الـــــــــــــــــــــــــــــــــــ							
2. Cost of acquired:									
2.1 Actual cost at time of acquisition		L							
2.2 Additional investment made after acquisition									
2.1 Actual cost at time of acquisition 2.2 Additional investment made after acquisition 3. Current year change in encumbrances		L0							
4. Total gain (loss) on disposals		0							
5. Deduct amounts received on disposals		0							
Total foreign exchange change in book/adjusted carrying value		0							
7. Deduct current year's other-than-temporary impairment recognized									
Deduct current year's depreciation		0							
Book/adjusted carrying value at the end of current period (Lines 1+2+3+4-5+6-7-8)		0							
10. Deduct total nonadmitted amounts	0	0							
11. Statement value at end of current period (Line 9 minus Line 10)	0	0							

SCHEDULE B - VERIFICATION

Mortgage Loans								
	1	2						
	Year To Date	Prior Year Ended December 31						
Book value/recorded investment excluding accrued interest, December 31 of prior year	0	0						
2. Cost of acquired:								
2.1 Actual cost at time of acquisition		0						
2.2 Additional investment made after acquisition		0 1						
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.		0						
4. Accrual of discount		0						
5. Unrealized valuation increase/(decrease)		0						
6. Total gain (loss) on disposals		0						
7. Deduct amounts received on disposals		0						
Deduct amortization of premium and mortgage interest points and commitment fees. Total foreign exchange change in book value/recorded investment excluding accrued interest		0						
Total foreign exchange change in book value/recorded investment excluding accrued interest		0						
10. Deduct current year's other-than-temporary impairment recognized.		L0						
11. Book value/recorded investment excluding accrued interest at end of current period (Lines 1+2+3+4+5+6-7-								
8+9-10)	0	0						
12. Total valuation allowance		0						
13. Subtotal (Line 11 plus Line 12)	0	0						
14. Deduct total nonadmitted amounts	10	L0						
15. Statement value at end of current period (Line 13 minus Line 14)	0	0						

SCHEDULE BA - VERIFICATION

	Other Long-Term Invested Assets								
	-	1	2						
			Prior Year Ended						
		Year To Date	December 31						
1.	Book/adjusted carrying value, December 31 of prior year	0	0						
2.	Cost of acquired:								
	2.1 Actual cost at time of acquisition		0						
İ	2.2 Additional investment made after acquisition								
3.	Capitalized deferred interest and other		0						
4.	2.2 Additional investment made after acquisition Capitalized deferred interest and other		L0						
5.	Unrealized valuation increase/(decrease)		0						
J 0.	Total yalit (1055) ott uisposais		0						
7.	Deduct amounts received on disposals.		0						
8.	Deduct amortization of premium and depreciation.		L0						
9.	Total foreign exchange change in book/adjusted carrying value		0						
10.	Deduct current year's other-than-temporary impairment recognized		L						
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5+6-7-8+9-10)	0	L0						
12.	Deduct total nonadmitted amounts	<u></u> 0	L0						
13.	Statement value at end of current period (Line 11 minus Line 12)	0	0						

SCHEDULE D - VERIFICATION

Bonds and Stocks Prior Year Ended December 31 Year To Date Date .164,987,336 ...13,563,421775,3444,330,291(2,013,877)36,043,951362,918 Book/adjusted carrying value of bonds and stocks, December 31 of prior year Cost of bonds and stocks acquired 3. Accrual of discount. Unrealized valuation increase/(decrease). Total gain (loss) on disposals..... Deduct consideration for bonds and stocks disposed of. Deduct amortization of premium. 6. 7. Total foreign exchange change in book/adjusted carrying value..... Deduct current year's other-than-temporary impairment recognized. 8. 9. ...738 .218 10. 11. 12. Total investment income recognized as a result of prepayment penalties and/or acceleration fees. Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9+10).....209,303 .145,445,6875,916,199 04,888,247 Deduct total nonadmitted amounts Statement value at end of current period (Line 11 minus Line 12) 139,529,488

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

NAIC Designation	1 Book/Adjusted Carrying Value Beginning of Current Quarter	2 Acquisitions During Current Quarter	3 Dispositions During Current Quarter	4 Non-Trading Activity During Current Quarter	5 Book/Adjusted Carrying Value End of First Quarter	6 Book/Adjusted Carrying Value End of Second Quarter	7 Book/Adjusted Carrying Value End of Third Quarter	8 Book/Adjusted Carrying Value December 31 Prior Year
BONDS								
1. NAIC 1 (a)	82,057,163	25,829,482	31,332,157	296,243	72,179,171	82,057,163	76,850,731	99,202,452
2. NAIC 2 (a)	12,195,990			(3,699)	12,199,619	12,195,990	12,192,291	30,540,796
3. NAIC 3 (a)	0				2,321,539	0	0	2,078,625
4. NAIC 4 (a)	0				0	0	0	0
5. NAIC 5 (a)	35,836,514		29,747	(7 , 463 , 231)	40,292,740	35,836,514	28,343,536	37,663,943
6. NAIC 6 (a)	5,453,990			8,870,389	5,441,373	5,453,990	14,324,379	5,514,274
7. Total Bonds	135,543,657	25,829,482	31,361,904	1,699,702	132,434,442	135,543,657	131,710,937	175,000,090
PREFERRED STOCK								
8. NAIC 1	0				0	0	0	0
9. NAIC 2	0				0	0	0	0
10. NAIC 3	0				0	0	0	0
11. NAIC 4	0				0	0	0	0
12. NAIC 5	0				0	0	0	0
13. NAIC 6					0	0	0	0
14. Total Preferred Stock	0	0	0	0	0	0	0	0
15. Total Bonds & Preferred Stock	135,543,657	25,829,482	31,361,904	1,699,702	132,434,442	135,543,657	131,710,937	175,000,090

(a) Book/Ad	justed Carrying Value column for the end of the current reporting perio	d includes the following amount of short-term and cash equivalent bonds by NAIC designation: NAIC 1 \$; NAIC 2 \$
NAIC 3\$; NAIC 4 \$; NAIC 5	\$; NAIC 6 \$	

Schedule DA - Part 1 NONE

Schedule DA - Verification NONE

Schedule DB - Part A - Verification NONE

Schedule DB - Part B - Verification NONE

Schedule DB - Part C - Section 1

NONE

Schedule DB - Part C - Section 2

NONE

Schedule DB - Verification NONE

SCHEDULE E - PART 2 - VERIFICATION (Cash Equivalents)

		1 Year To Date	2 Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year	24,916,193	34,900,000
	Cost of cash equivalents acquired		
3.	Accrual of discount	342,147	146,927
4.	Unrealized valuation increase/(decrease)		0
5.	Total gain (loss) on disposals		0
6.	Deduct consideration received on disposals	159,500,000	178,900,000
7.	Deduct amortization of premium		0
8.	Total foreign exchange change in book/adjusted carrying value		0
9.	Deduct current year's other-than-temporary impairment recognized		0
10.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)	16,500,000	24,916,193
11.	Deduct total nonadmitted amounts		0
12.	Statement value at end of current period (Line 10 minus Line 11)	16,500,000	24,916,193

Schedule A - Part 2

NONE

Schedule A - Part 3

NONE

Schedule B - Part 2

NONE

Schedule B - Part 3

NONE

Schedule BA - Part 2

NONE

Schedule BA - Part 3

NONE

SCHEDULE D - PART 3

Chay All Lang Tarm	Danda and Staal	Acquired During the	Current Quarter

	Show All Long-Term Bonds and Stock Acquired During the Current Quarter									
1	2	3	4	5	6	7	8	9	10	
CUSIP Identification	Description	Foreign	Date Acquired	Name of Vendor	Number of Shares of Stock	Actual Cost	Par Value	Paid for Accrued Interest and Dividends	NAIC Designation, NAIC Designation Modifier and SVO Administrative Symbol	
Bonds - U.S. Govern	nments									
91282C-KT-7 91282C-KX-8	US TREASURY N B 4.500% 05/31/29 US TREASURY N B 4.250% 06/30/29		07/23/2024 07/19/2024	GOTTEX SECURITIES AB	XXXXXX	4,568,921 5,020,117	4,500,000 5,000,000	29,877 12,704	1.A	
0109999999 - B	onds - U.S. Governments					9,589,038	9,500,000	42,581	XXX	
2509999997 - B	onds - Subtotals - Bonds - Part 3					9,589,038	9,500,000	42,581	XXX	
2509999999 - B	onds - Subtotals - Bonds					9,589,038	9,500,000	42,581	XXX	
6009999999 Total	I S					9,589,038	XXX	42,581	XXX	

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6009999999 Totals

STATEMENT AS OF SEPTEMBER 30, 2024 OF THE MBIA Insurance Corporation

SCHEDULE D - PART 4

US TREASURY N B 4.250% 0/30/29 0/723/2024 Various XXX 5,021,253 5,000,000 5,020,117 0 0 0 (18) 0 5,020,009 0 1,154 1,154 1,380 0/30/209 1.A 0/30/209 0/30/30/30/30/30/30/30/30/30/30/30/30/30	1 2 3 4 5 6 7 8 9 10 Change in Book/Adjusted Carrying Value 16 17 18 19 20 21 11 12 13 14 15 15 14 14 15 14 14	22
CUSP CUSP	CUSIP CUSIP F	22
CUSIP CUSIP CUSIP Cusin Cusi	CUSIP Lidenti- L	
Figure F	Description Description Date Name of Purchaser Stock Consideration Par Value Actual Cost Carrying Value (Decrease) Accretion Recognized (11+12-13) B./A.Č.V. Disposal Date Disposal Dispos	Designation, NAIC Desig. Modifier and ual SVO
Series S	Some Some	
91282C XX. 8 [06/30/29]	91282C-KK-8 06/30/29 07/23/2024 Various XXX 5.021.253 5.000.000 5.020.117 0	
00079C-AE-9. SERIES 2001-2 C. SERIES 200	O10999999 Bonds - U.S. Governments 5,021,253 5,000,000 5,020,117 0 0 0 (18) 0 (18) 0 5,020,099 0 1,154 1,154 13,801 XX	29 1.A
Serior S	Bonds - Industrial and Miscellaneous (Unaffiliated)	
0079C-AE-9, SER ISE 2001-2 C.	00079C-RE-9, ISER IES 2001-12 C	
SR MORTGAGE LOAN TRUST SR MORTGAGE LOAN TR	SSR MORTGAGE LOAN TRUST 36245H-AA-9. SERIES 2007-HEL1	21 1 A EM
MORGAN STANLEY MORTGAGE 1.08/25/2024 Paydown.	MRGAN STANLEY MÖRTGAGE MORCAN STANLEY MÖ	
SOCIEDAD CONCESIONARIA B .07/01/2024 Redempt ion 4041966.6667 XXX	Soci EDAD CONCESIONARIA B .07/01/2024 Redemption 4041966 6667 .XXX .1 .1 .1 .062 .582 .1 .289 .1	
110999999 - Bonds - Industrial and Miscellaneous (Unaffiliated) 41,806 40,593 37,718 30,780 6,095 5,588 0 11,683 480 41,806 (1,138) 0 (1,138) 1,293 XXX XXX 2509999997 - Bonds - Subtotals - Bonds - Part 4 5,063,059 5,040,593 5,057,835 30,780 6,095 5,570 0 11,665 480 5,061,905 (1,138) 1,154 16 15,094 XXX XXX	110999999 - Bonds - Industrial and Miscellaneous (Unaffiliated) 41,806 40,593 37,718 30,780 6,095 5,588 0 11,683 480 41,806 (1,138) 0 (1,138) 0 (1,138) 0 (1,138) 0 (1,138) 0 (1,138) 1,293 XX 2509999997 - Bonds - Subtotals - Bonds - Part 4 5,063,059 5,040,593 5,057,835 30,780 6,095 5,570 0 11,665 480 5,061,905 (1,138) 1,154 16 15,094 XX	
250999997 - Bonds - Subtotals - Bonds - Part 4 5,063,059 5,040,593 5,057,835 30,780 6,095 5,570 0 11,665 480 5,061,905 (1,138) 1,154 16 15,094 XXX XXX	250999997 - Bonds - Subtotals - Bonds - Part 4 5,063,059 5,040,593 5,057,835 30,780 6,095 5,570 0 11,665 480 5,061,905 (1,138) 1,154 16 15,094 XX	
25.099999999 - Bonds - Subtotals - Bonds - Bon	2509999999 - Bonds - Subtotals - Bonds 5,063,059 5,040,593 5,057,835 30,780 6,095 5,570 0 11,665 480 5,061,905 (1,138) 1,154 16 15,094 X	
		XXX

5,063,059

5,057,835

Schedule DB - Part A - Section 1

NONE

Schedule DB - Part B - Section 1

NONE

Schedule DB - Part D - Section 1

NONE

Schedule DB - Part D - Section 2

NONE

Schedule DB - Part E

NONE

Schedule DL - Part 1

Schedule DL - Part 2

NONE

SCHEDULE E - PART 1 - CASH Month End Depository Balances

1 2 3 4 5 Book Balance at End of E Month During Current Quit Amount of Interest Received Accrued at Rate During Current Of Current Of Current Statement		9
Amount of Amount of 6 7 Interest Interest Received Accrued at Rate During Current	ıarter 8	
Amount of Amount of 6 7 Interest Interest Received Accrued at Rate During Current	8	
Interest Interest Received Accrued at Rate During Current		
Received Accrued at Rate During Current		
Rate During Current		
OT Current Statement		
Date of the second seco		*
Depository Code Interest Quarter Date First Month Second Month T	Third Month	
Open Depositories		
Bank of New York Brussels. 1.473 43 6,011,119 5,263,211 Citibank. Chile. 0 .99,570 .102,606 Bank of New York Mellon. New York .0 .796,887) .368,282	5,770,795	ХХХ
Citibank	104 , 7/6	ХХХ
Bank of New York Mellon	441,033	ХХХ
0199998 Deposits in depositories that do not exceed the allowable limit in any one depository		
not exceed the allowable limit in any one depository		
(See Instructions) - Open Depositories XXX XXX		XXX
0199999 Total Open Depositories XXX XXX 43 0 5,313,802 5,734,099	6,316,604	XXX
l		
l		
0399999 Total Cash on Deposit XXX XXX 43 0 5,313,802 5,734,099	6,316,604	XXX
0499999 Cash in Company's Office XXX XXX XXX XXX XXX	,,	XXX
0599999 Total XXX XXX 43 0 5,313,802 5,734,099	6,316,604	XXX
NA	0,010,004	MM

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STATEMENT AS OF SEPTEMBER 30, 2024 OF THE MBIA Insurance Corporation

SCHEDULE E - PART 2 - CASH EQUIVALENTS

Show Investments	Owned End of	Current Quarter

Show investments Owned End of Current Quarter										
1	2	3	4	5	6	7	8	9		
			Date	Rate of	Maturity	Book/Adjusted	Amount of Interest	Amount Received		
CUSIP	Description	Code	Acquired	Interest	Date '	Book/Adjusted Carrying Value	Due & Accrued	During Year		
All Other Money Mark	All Other Money Market Mutual Funds									
825252-41-4	INVESCO GVT & AGNCY CAVU		09/16/2024		I XXX	16,500,000		70,449		
8309999999 - AII (Other Money Market Mutual Funds	1				16,500,000	0	70,449		
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000000000 T-4-						40 500 000	^	70.440		
860999999 Tota	ii Cash Equivalents					16,500,000	0 1	70,449		