American Family Mutual Insurance Company, S.I. and Consolidated Property & Casualty Subsidiaries

Consolidated Property & Casualty Statutory Financial Statements and Supplemental Information December 31, 2018 and 2017

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Report of Independent Auditors

To the Board of Directors of American Family Mutual Insurance Company, S.I.:

We have audited the accompanying consolidated statutory financial statements of American Family Mutual Insurance Company, S.I. and its property & casualty subsidiaries, which comprise the consolidated statutory balance sheets as of December 31, 2018 and 2017, and the related consolidated statutory statements of income, of changes in capital and surplus, and of cash flows for the years then ended.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the accounting practices prescribed or permitted by the applicable domiciliary state insurance departments (including the Office of the Commissioner of Insurance of the State of Wisconsin, the Illinois Department of Insurance, the Department of Financial Services of the State of New York, the Texas Department of Insurance, the California Department of Insurance, and the State of Georgia Office of Insurance and Safety Fire Commissioner). Management is also responsible for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on the consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the Company's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Basis for Adverse Opinion on U.S. Generally Accepted Accounting Principles

As described in Note 1 to the financial statements, the consolidated financial statements are prepared by the Company on the basis of the accounting practices prescribed or permitted by the applicable domiciliary state insurance departments (including the Office of the Commissioner of Insurance of the State of Wisconsin, the Illinois Department of Insurance, the Department of Financial Services of the State of New York, the Texas Department of Insurance, the California Department of Insurance, and the State of Georgia Office of Insurance and Safety Fire Commissioner), which is a basis of accounting other than accounting principles generally accepted in the United States of America.

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The effects on the consolidated financial statements of the variances between the statutory basis of accounting described in Note 1 and accounting principles generally accepted in the United States of America, although not reasonably determinable, are presumed to be material.

Adverse Opinion on U.S. Generally Accepted Accounting Principles

In our opinion, because of the significance of the matter discussed in the "Basis for Adverse Opinion on U.S. Generally Accepted Accounting Principles" paragraph, the consolidated financial statements referred to above do not present fairly, in accordance with accounting principles generally accepted in the United States of America, the financial position of the Company as of December 31, 2018 and 2017, or the results of its operations or its cash flows for the years then ended.

Opinion on Statutory Basis of Accounting

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the statutory balance sheets of the Company as of December 31, 2018 and 2017, and the results of their operations and their cash flows for the years then ended, in accordance with the accounting practices prescribed or permitted by the applicable domiciliary state insurance departments (including the Office of the Commissioner of Insurance of the State of Wisconsin, the Illinois Department of Insurance, the Department of Financial Services of the State of New York, the Texas Department of Insurance, the California Department of Insurance, and the State of Georgia Office of Insurance and Safety Fire Commissioner) described in Note 1.

Other Matter

Our audit was conducted for the purpose of forming an opinion on the consolidated financial statements taken as a whole. The consolidating information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The consolidating information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves and other additional procedures, in accordance with auditing standards generally accepted in the United States of America. In our opinion, the consolidating information is fairly stated, in all material respects, in relation to the consolidated financial statements taken as a whole. The consolidating information is presented for purposes of additional analysis of the consolidated financial statements rather than to present the financial position, results of operations and cash flows of the individual companies and is not a required part of the consolidated financial statements. Accordingly, we do not express an opinion on the financial position, results of operations and cash flows of the individual companies.

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March 1, 2019

(in thousands of dollars, except share amounts)

	 2018	 2017
Admitted assets		
Bonds	\$ 10,016,715	\$ 9,251,942
Common stocks, including investments in unconsolidated subsidiaries	2,874,002	3,759,104
Mortgage loans	75,166	49,931
Real estate (net of accumulated depreciation of \$277,664 and \$261,346)	261,884	259,602
Cash, cash equivalents, and short-term investments	413,189	343,549
Receivables for securities	21,751	16,951
Other invested assets	 1,180,251	 1,099,766
Total cash and invested assets	14,842,958	14,780,845
Property & casualty premiums receivable and agents' balances	1,904,869	1,768,345
Accrued investment income	107,523	94,430
Deferred tax assets	240,700	119,383
Income taxes receivable		162,332
Electronic data processing equipment and software (net)	17,406	13,431
Other assets	125,960	84,836
Total admitted assets	 17,239,416	17,023,602
Liabilities		
Property & casualty loss and loss adjustment expense reserve	4,917,808	4,321,565
Property & casualty unearned premiums	3,795,977	3,491,334
Agent contract termination payments	780,233	762,347
Employee pension and other benefits	106,068	336,491
Income taxes payable	11,416	_
Debt	502,296	632,331
Payable for securities	54,910	169,428
Accrued expenses and other liabilities	 735,176	 678,742
Total liabilities	 10,903,884	 10,392,238
Capital and surplus		
Common stock (\$1 par value; 3,000,000 shares authorized, issued, and outstanding)	3,000	3,000
Special surplus funds	1,250	1,250
Unassigned surplus	 6,331,282	 6,627,114
Total capital and surplus	 6,335,532	 6,631,364
Total liabilities, capital, and surplus	\$ 17,239,416	\$ 17,023,602

The accompanying notes are an integral part of these consolidated property & casualty statutory financial statements.

American Family Mutual Insurance Company, S.I. and Consolidated Property & Casualty Subsidiaries Consolidated Property & Casualty Statutory Statements of Income Years Ended December 31, 2018 and 2017

(in thousands of dollars)

	2018			2017
Premiums and other income				
Property & casualty premiums earned	\$	8,706,924	\$	8,202,636
Net investment income		990,518		323,166
Net realized investment gains (losses)		135,286		263,962
Other income (expenses)		54,666		63,983
Total premiums and other income		9,887,394		8,853,747
Losses and expenses				
Property & casualty losses and loss adjustment expenses incurred		6,588,214		6,331,392
Underwriting expenses		2,528,080		2,529,494
Dividends to policyholders		2,084		2,284
Total losses and expenses		9,118,378		8,863,170
Income (loss) before income tax expense (benefit)		769,016		(9,423)
Income tax expense (benefit)		(12,123)		(148,803)
Net income (loss)	\$	781,139	\$	139,380

American Family Mutual Insurance Company, S.I. and Consolidated Property & Casualty Subsidiaries Consolidated Property & Casualty Statutory Statements of Changes in Capital and Surplus Years Ended December 31, 2018 and 2017

(in thousands of dollars)

		2017	
Common stock			
Beginning balance	\$	3,000	\$ —
Common stock issuance through reorganization (see Note 1)			3,000
Ending balance		3,000	 3,000
Special surplus funds		1,250	 1,250
Unassigned surplus			
Beginning balance		6,627,114	6,865,725
Net income (loss)		781,139	139,380
Net change in unrealized capital gains (losses) of investments, net of deferred income tax		(843,400)	291,779
Change in nonadmitted assets		(264,197)	(9,795)
Change in net deferred income tax		35,559	(337,465)
Pension and contract termination payment adjustments		12,754	(50,037)
Distributions		(31,273)	(257,716)
Other		13,586	 (14,757)
Ending balance		6,331,282	 6,627,114
Total capital and surplus	\$	6,335,532	\$ 6,631,364

The accompanying notes are an integral part of these consolidated property & casualty statutory financial statements.

American Family Mutual Insurance Company, S.I. and Consolidated Property & Casualty Subsidiaries Consolidated Property & Casualty Statutory Statements of Cash Flows Years Ended December 31, 2018 and 2017

(in thousands of dollars)

	 2018	 2017
Cash from operations		
Premiums collected net of reinsurance	\$ 8,985,327	\$ 7,941,330
Net investment income	1,067,333	423,547
Miscellaneous income (expenses)	66,054	46,622
Benefit and loss related payments	(5,279,653)	(4,842,836)
Commissions, expenses paid, and aggregate write-ins for deductions	(3,804,793)	(3,377,576)
Dividends paid to policyholders	(2,036)	(2,383)
Federal income taxes (paid) recovered, net of tax on capital gains (losses)	 201,746	 (28,025)
Net cash provided by (used in) operations	 1,233,978	 160,679
Cash from investments		
Proceeds from investments sold, matured, or repaid		
Bonds	9,977,342	10,059,920
Stocks	1,069,454	1,374,665
Mortgage loans	825	
Real estate	—	482
Other invested assets	121,588	90,642
Net gains or (losses) on cash and short-term investments	(142)	(36)
Miscellaneous proceeds	 8,077	 80,611
Total investment proceeds	 11,177,144	11,606,284
Cost of investments acquired (long-term only)		
Bonds	10,920,649	10,200,860
Stocks	856,037	1,201,025
Mortgage loans	26,060	49,931
Capital contribution to affiliate	49,224	62,328
Real estate	18,601	26,132
Other invested assets	206,073	213,591
Miscellaneous applications	 100,255	 39,840
Total investments acquired	 12,176,899	 11,793,707
Net cash provided by (used in) investments	 (999,755)	 (187,423)
Cash from financing and miscellaneous sources		
Capital and paid in surplus	5,000	
Borrowed funds	(130,000)	130,000
Dividends to stockholders	(31,273)	(147,672)
Other cash provided (applied)	 (8,310)	 (80,058)
Net cash provided by (used in) financing and miscellaneous sources	 (164,583)	 (97,730)
Reconciliation of cash, cash equivalents and short-term investments New reporting entity included in the consolidation	 	 30,254
Net change in cash, cash equivalents, and short-term investments	 69,640	 (94,220)
Cash, cash equivalents, and short-term investments		
Beginning of year	 343,549	 437,769
End of year	\$ 413,189	\$ 343,549
Income taxes (paid) recovered	\$ 201,746	\$ 27,945

The accompanying notes are an integral part of these consolidated property & casualty statutory financial statements.

1. Nature of Operations and Significant Statutory Accounting Policies

American Family Mutual Insurance Company, S.I. (AFMICSI) and its wholly-owned subsidiaries (collectively referred to as the "Companies" or the "Company") are engaged principally in the writing of property & casualty and life insurance policies within the United States and distribute products through agency and direct sales models, depending on the product and the state of business. American Family Insurance Mutual Holding Company (AFI MHC), through its wholly-owned non-insurance holding company, AmFam Holdings, Inc. (Holdings), owns 100% of the equity interest in AFMICSI. On January 1, 2017, American Family Mutual Insurance Company (AFI MHC) was converted to AFMICSI through the issuance of common stock to Holdings and both AFI MHC and Holdings were created as part of a corporate reorganization.

Effective January 1, 2017, AFMICSI executed a loss portfolio transfer and prospective 100% quota share reinsurance agreement with Permanent General Assurance Corporation (PGAC) as described in Note 1(f). As a result, as of January 1, 2017 the Company elected to make a change in reporting entity and consolidate the results of PGAC, Permanent General Assurance Corporation of Ohio (PGACOH), and General Automobile Insurance Company, Inc. (GAIC) in addition to the other property and casualty underwriting entities described in Note 1(a). The change in reporting entity had no impact on the Company's surplus.

The Company's exclusive agency sales distribution channel primarily sells personal lines and commercial products predominantly through an agency force in a nineteen state operating territory.

Exclusive agents also sell life insurance products, which are underwritten by American Family Life Insurance Company (AFLIC), including term, whole, and universal life insurance policies. AFLIC is licensed to sell policies in 49 states and the District of Columbia.

Personal lines policies are also sold through a direct sales distribution channel by PGC Holdings Corp. and its subsidiaries (PGC) and Homesite Group, Inc. and its subsidiaries (Homesite). PGC is licensed to sell policies in 49 states and the District of Columbia. Homesite is licensed to sell policies in all 50 states and the District of Columbia.

The Company prepares its statutory financial statements in accordance with accounting practices prescribed or permitted by various domiciliary state insurance departments. Prescribed statutory accounting practices (STAT) include the National Association of Insurance Commissioners' (NAIC) "Accounting Practices and Procedures Manual", as well as state laws, regulations, and general administrative rules applicable to all insurance enterprises domiciled in a particular state. In addition, the respective domiciliary state insurance departments have a right to permit other specific practices that may deviate from prescribed practices. No permitted differences in STAT between applicable state insurance departments and the NAIC are used in the preparation of these statutory financial statements.

The preparation of financial statements in conformity with STAT requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

The accompanying consolidated property & casualty statutory financial statements vary materially from financial statements prepared in conformity with accounting principles generally accepted in the United States of America (GAAP) primarily because on a statutory basis: (a) bonds are generally carried at amortized cost rather than fair value; (b) policy acquisition costs, such as commissions and other costs directly related to acquiring business, are charged to operations as incurred and not

deferred; (c) deferred tax assets (DTAs) are generally limited to those temporary differences which reverse in the following three years and offset deferred tax liabilities (DTLs); (d) reinsurance recoverables on unpaid losses are offset against the liability for property & casualty losses and loss adjustment expenses; (e) non-property & casualty insurance companies are excluded from this consolidation; (f) the purchase method of accounting relies on carryover basis of accounting and the resulting goodwill will be amortized over a period of ten years; (g) certain assets are considered nonadmitted and therefore excluded from surplus; see Note 1(k) below for a description of these items; (h) the consolidated property & casualty statutory statements of cash flows are presented in the required statutory format, in which cash, cash equivalents and short-term investments include cash on deposits and short-term, highly liquid investments that are readily convertible to cash; and (i) debt related to the Federal Home Loan Bank of Chicago (FHLBC) long-term advance is recorded on a cost basis rather than at fair value through a GAAP-specific election of the fair value option (see Note 14).

The effect of the foregoing differences in the accompanying consolidated property & casualty statutory financial statements is material.

The significant accounting policies used in the preparation of these consolidated property & casualty statutory financial statements include:

a. Principles of Consolidation

The accompanying consolidated property & casualty statutory financial statements include the accounts of AFMICSI and its wholly-owned property & casualty subsidiaries which include, after elimination of all significant intercompany balances and activity, American Standard Insurance Company of Wisconsin (ASIC), American Family Insurance Company (AFIC), American Standard Insurance Company of Ohio (ASICO), Midvale Indemnity Company (MIC), Homesite Insurance Company of the Midwest (HMW), Homesite Insurance Company (HCT), Homesite Insurance Company of California (HCA), Homesite Indemnity Company (HIC), Homesite Insurance Company of New York (HNY), Homesite Insurance Company of Illinois (HIL), Homesite Insurance Company of Georgia (HGA), Homesite Lloyds of Texas (HLTX), Homesite Insurance Company of Florida (HFL), PGAC, PGACOH, and GAIC. AFLIC is not consolidated within this report and is presented on an equity basis of accounting (see Note 2(c)).

One or several of the consolidated Companies are domiciled in Wisconsin, Illinois, California, New York, Georgia, or Texas. Annual approval is obtained from these respective state insurance departments to file consolidated audited financial statements in lieu of separate audited financial statements for each insurer based upon the 100% quota share reinsurance agreements described in Note 1(f).

b. Cash and Invested Assets

Cash and cash equivalents represent cash and securities that have maturities of three months or less at purchase, and are carried at amortized cost, which approximates fair value. Short-term investments represent securities that have maturities of one year or less at purchase. Money market mutual funds are classified as cash equivalents.

Investments in bonds rated "1" (highest quality) or "2" (high quality) by the Securities Valuation Office (SVO) of the NAIC are reported in the consolidated property & casualty statutory financial statements at amortized cost. Bonds rated "3" (medium quality), "4" (low quality), "5" (lower quality) or "6" (lowest quality) by the SVO are reported at the lower of amortized cost or fair value. The interest method is used to amortize any purchase premium or discount, including estimates of future prepayments obtained from independent sources. Valuations for loan-backed securities

include anticipated prepayments at the date of purchase and are adjusted for updated prepayment information using the retrospective method.

Investments in commercial mortgage-backed securities (CMBS) and non-agency residential mortgage-backed securities (RMBS) utilize a two-step process to obtain a valuation and rating in accordance with SSAP 43R, Loan-Backed and Structured Securities. The first step derives a rating for valuation by comparing the current amortized cost to the modeled range of values assigned to the six NAIC designations for each security. This determines whether the securities are stated at the lower of amortized cost or fair value per the above rules. The second step utilizes the same modeled range of values to derive a rating for reporting using the current carrying value as determined in the first step.

Ratings and valuations for investments in asset-backed securities (ABS) and other structured securities (other than equipment trust certificates and credit tenant leases) that are otherwise rated by a credit rating provider (CRP) are calculated using a two-step process. The first step derives a rating for valuation based on the CRP rating and the NAIC model valuation table. The second step utilizes the model valuation table to derive a rating for reporting using the current carrying value as determined in the first step. Securities whose initial rating is NAIC 1 or NAIC 6 in step one are not further modified by step two.

Mortgage loans are generally carried at their aggregate unpaid principal balances, net of a valuation allowance for estimated uncollectible amounts.

The Company also invests in to-be-announced securities (TBAs), which are investments in forward-dated mortgage-backed securities. Each TBA position is disposed of before the trade settlement date as part of an income generation strategy. All TBA purchase and sale activity is recorded on the trade date, and all cash is settled on a gross basis.

TBA positions outstanding as of the end of the year that were initiated through purchase and sale activities are presented net as bonds in the consolidated property & casualty statutory balance sheets. All purchase and sale activities of TBAs are included within cost of investments acquired - bonds and proceeds from investments sold, matured, or repaid - bonds in the consolidated property & casualty statutory statements of cash flows.

Common stocks are generally reported in the consolidated property & casualty statutory financial statements at fair value, which is based primarily on values published by independent pricing sources and quoted market prices.

Other invested assets consist primarily of investments in limited partnerships. The limited partnerships are carried at the Companies' pro rata share of the limited partnerships' GAAP equity, which approximates fair value. Unlike GAAP, changes in the carrying amounts of limited partnerships are recorded as unrealized gains or losses in unassigned surplus. These investments typically reflect a reporting lag of up to three months, dependent upon receipt of the limited partnership's financial statements. The Company also holds low income housing tax credits that are recorded at amortized cost.

Derivative instruments are accounted for on a fair value basis and are included within other assets or accrued expenses and other liabilities (as applicable) on the consolidated property & casualty statutory balance sheets. When certain derivatives meet specific criteria, they may be designated as accounting hedges and accounted for as fair value, cash flow, or foreign currency hedges. The Company did not elect to apply hedge accounting for the derivative instruments that were utilized

during the reporting period. As a result, unrealized gains and losses on open derivative positions are recognized within unassigned surplus, with an adjustment to the carrying value of the derivative instrument. Interim settlements involving the receipt or payment of cash are included as a component of net investment income. The gain or loss recognized upon exiting a derivative position is recognized within net realized investment gains (losses). Cash flows from the derivatives are reported in cash from investments within the consolidated property & casualty statutory statements of cash flows.

Real estate assets consist of land, buildings, and building improvements. Land is reported at cost. Buildings and improvements are carried at cost, less accumulated depreciation computed on the straight-line method over estimated useful lives ranging from twenty to forty-five years.

Investment income is recorded when earned. Dividend income is recorded on the ex-dividend date. Realized gains and losses on sales of investments are determined on a specific identification basis and are recorded directly in the accompanying consolidated property & casualty statutory statements of income. Unrealized gains and losses resulting from changes in the fair value of common stocks, those bonds rated 3-6, and limited partnerships are credited or charged to net change in unrealized capital gains (losses) of investments, a component of the Companies' unassigned surplus, net of deferred taxes. If there is a decline in an investment's net realizable value that is other-than-temporary, the decline is recorded as a realized loss and the cost of the investment is reduced to either its present value of expected future cash flows or its fair value depending on security type.

For all subsidiaries on the equity basis of accounting, those subsidiaries which are insurance companies are accounted for using statutory equity.

AmFam, Inc., a subsidiary of AFMICSI, is valued and recorded using GAAP equity adjusted for unamortized statutory goodwill. All other subsidiaries are recorded on a GAAP equity basis. For statutory purposes, American Family Brokerage, Inc. (AFBI) and The AssureStart Insurance Agency, LLC (AIA), subsidiaries of AFMICSI, are nonadmitted assets because these companies do not prepare separately audited financial statements. The accounting treatment of the aforementioned subsidiaries is consistent with the accounting treatment used in preparing the Company's Annual Statement filed with state insurance departments for AFMICSI and its property & casualty subsidiaries. Dividends received and interest earned from these companies is recorded as net investment income.

c. Fair Value Measurements

Financial assets and financial liabilities recorded on the consolidated property & casualty statutory balance sheets at fair value are categorized based on the reliability of inputs to the valuation techniques as follows:

- *Level 1* Financial assets and financial liabilities whose values are based on unadjusted quoted prices for identical assets or liabilities in an active market that the Company can access.
- Level 2 Financial assets and financial liabilities whose values are based on the following: Quoted prices for similar assets or liabilities in active markets; Quoted prices for identical or similar assets or liabilities in non-active markets; or Valuation models whose inputs are observable, directly or indirectly, for substantially the full term of the asset or liability.

Level 3 Financial assets and financial liabilities whose values are based on prices or valuation techniques that require inputs that are both unobservable and significant to the overall fair value measurement. These inputs may reflect the Company's estimates of the assumptions that market participants would use in valuing the financial assets and financial liabilities.

The availability of observable inputs varies by instrument. In situations where fair value is based on internally developed pricing models or inputs that are unobservable in the market, the determination of fair value requires more judgment. In many instances, inputs used to measure fair value fall into different levels of the fair value hierarchy. In those instances, for disclosure purposes, the level in the fair value hierarchy within which the fair value measurement is categorized is determined based on the lowest level of input that is significant to the fair value measurement in its entirety.

d. Premiums

Premiums written are recorded on the effective date of the contract and earned on a pro rata basis over the terms of the policies. Premiums earned include premiums assumed and are presented net of premiums ceded under various reinsurance contracts. Unearned premium represents the portion of written premium applicable to the unexpired portion of insurance in-force. Advance premium represents amounts received prior to policy effective dates.

Premiums receivable consists of accounts receivable for uncollected premium balances, bills receivable for premiums, and amounts due from agents and brokers. AFMICSI routinely assesses the collectability of these receivables. Any premiums receivable which are greater than 90 days past due are nonadmitted. As of December 31, 2018 and 2017, nonadmitted amounts are \$6,863 and \$2,470, respectively. Based upon the Companies' experience, premiums receivable of \$12,343 and \$11,496 as of December 31, 2018 and 2017, respectively, are estimated to be uncollectible in excess of nonadmitted amounts; therefore, a corresponding additional provision for uncollectible amounts has been recorded in 2018 and 2017.

AFMICSI considers an account delinquent if payment is not received according to the contractual terms of the related insurance policy. Typically, accounts are charged off after attempts to collect the funds are exhausted by internal and external sources. AFMICSI generally does not charge interest on delinquent accounts.

The Companies annually evaluate whether a premium deficiency exists relating to short-duration contracts. Anticipated investment income is considered as part of this evaluation. The Company reported no net premium deficiency reserves as of December 31, 2018 and 2017 after taking into account reinsurance cessions.

e. Property & Casualty Loss and Loss Adjustment Expense Reserve

The property & casualty loss and loss adjustment expense reserve includes amounts determined on the basis of claim evaluation and other estimates for reported losses, as well as estimates for losses incurred but not reported and anticipated salvage and subrogation recoveries. These estimates are continually reviewed and updated and any adjustments are charged to income as incurred.

Reinsurance recoveries are recorded as a reduction of losses and loss adjustment expenses in accordance with contract terms. The liabilities for property & casualty losses and unearned premiums are determined after deducting a share of reinsurance placed with other reinsurers.

(in thousands of dollars)

Due to the reasonably complex and dynamic process of establishing these reserves, which can be influenced by a variety of factors and assumptions, actual ultimate losses and loss adjustment expenses which may emerge in future years may vary materially from the amounts recorded in these consolidated property & casualty statutory financial statements.

f. Reinsurance

In the normal course of business, the Companies seek to limit exposure to loss on any single insured and to certain aggregate loss limits. This is accomplished by ceding insurance to other insurance companies or reinsurers under quota share, excess of loss and coinsurance contracts. Liabilities related to insurance contracts are reported after the effects of reinsurance. Estimated reinsurance recoverables are recognized in a manner consistent with the liabilities related to the underlying reinsured contracts. After reinsurance cessions to external parties, ASIC, AFIC, ASICO, MIC, and, with the exception of HNY, Homesite cede the remaining insurance business to AFMICSI under 100% quota share reinsurance contracts. HNY ultimately cedes 80% of all underwriting activity to the Company.

Effective January 1, 2017, AFMICSI executed a loss portfolio transfer and prospective 100% quota share reinsurance agreement with PGAC. Per the agreement, 100% of the net consolidated underwriting activity of PGAC, including all outstanding and subsequent losses, is reinsured from PGAC to AFMICSI. PGAC is the assuming party to similar loss portfolio transfer and 100% quota share reinsurance agreements with each of the other underwriting entities making up the PGC group of companies. As such, the amounts ceded from PGAC to AFMICSI consist of the consolidated underwriting activity of the PGC group of companies after ceding externally to third-party reinsurers.

AFMICSI is party to an affiliated reinsurance agreement with AFLIC under which AFMICSI cedes long-term care business to AFLIC by way of a 100% quota share reinsurance agreement. AFMICSI ceded reinsurance premiums of \$4,820 and \$4,321 during 2018 and 2017, respectively, and \$128,756 and \$121,375 of reserves at December 31, 2018 and 2017, respectively, under this agreement.

The Companies assume property reinsurance mainly outside the Companies' existing geographic operating territory in order to diversify the Companies' risk. Property & casualty earned premiums assumed under reinsurance contracts under this program during 2018 and 2017 were \$217,921 and \$186,820, respectively. Written premiums assumed during 2018 and 2017 were \$224,092 and \$198,790, respectively.

The Company does not enter into finite reinsurance contracts; all reinsurance contracts involve a significant transfer of risk. Ceded reinsurance transactions do not relieve the Company of its primary obligation to the policyholder.

g. Income Taxes

The Company files a consolidated federal income tax return with AFMICSI and affiliated companies.

The consolidated federal income tax is allocated to each member company in the following manner: Companies having tax profits on a separate return basis will incur federal tax expense based on separate return taxable incomes. Companies with tax losses on a separate return basis will be compensated (at the current federal tax rate) for the reduction in the consolidated tax liability resulting from losses. Such compensation shall come directly from profitable companies that utilize those tax losses to reduce taxable incomes. A loss company may have to repay this current year compensation back to the profitable company if the profitable company later incurs losses that,

on a separate return basis, may be carried back to offset its current year income. The reduction of the consolidated tax liability due to tax credits shall be allocated to the individual Companies producing such credits. Special additional taxes are similarly allocated to each member company.

The reporting of federal and foreign income taxes under STAT is similar to the reporting requirements under GAAP except for the following differences. Under STAT, the calculation of state income taxes incurred is limited to taxes due on the current year's taxable income and any adjustments due to changes in prior year returns. Therefore, deferred state income taxes are not recorded. Under GAAP, there is a requirement to reduce the amount of DTAs by a valuation allowance if it is more likely than not that some portion of the DTA will not be realized. STAT requires that the gross DTAs be subject to an admissibility test which also includes the more likely than not valuation allowance. Under STAT, any changes in DTAs and DTLs are to be recognized as a separate component of the change in unassigned surplus. Therefore, changes in the DTAs and DTLs will not be included in current year income. This differs from GAAP, which reports the change in deferred taxes (deferred tax provision) as a component of the total tax provision (sum of federal current and deferred) and included in other comprehensive income rather than as a direct adjustment to equity. The gross change in the DTA/DTL related to unrealized capital gains and losses is charged directly to surplus by netting against the unrealized capital gains and losses. The effect on deferred taxes of a change in tax rates is recognized as a component of the change in unassigned surplus in the period enacted for STAT purposes and is recognized in income as a component of income tax expense from continuing operations in the period of enactment for GAAP. Under STAT, state current income taxes are included as an underwriting expense while under GAAP they are part of income tax expense.

h. Real Estate

The Company reviews real estate for impairment when conditions indicate that the net realizable value of the property has declined and is other-than-temporary. The decline is recorded as a realized loss and net book value is reduced to a value more indicative of expected selling price. There are no receivables on land held for sale, and the Company has no obligations for improvements.

i. Furniture and Equipment, and Electronic Data Processing Equipment and Software

Furniture and equipment and electronic data processing equipment and software (EDP) are carried at cost less accumulated depreciation. Furniture and equipment includes vehicles, furniture and equipment, leasehold improvements and telephonic equipment. EDP includes electronic data processing equipment and purchased and internally-developed software. Depreciation is calculated on a straight-line basis over the estimated useful lives of the assets, ranging from three to forty-five years.

The Company reviews fixed assets for impairment when there is reason to believe that a fixed asset's carrying value might not be recoverable, and charges any impairments as an operating expense in the consolidated property & casualty statutory statements of income.

(in thousands of dollars)

The gross cost, accumulated depreciation, net cost, nonadmitted assets, and net admitted assets of major fixed asset classes as of December 31 are as follows:

	2018													
	Gross Cost							Nonadmitted Asset		Admitted Asset	Depreciation Expense			
Furniture and equipment	\$	153,600	\$	(88,566)	\$	65,034	\$	65,034	\$	_	\$	14,506		
EDP equipment and software		726,585		(452,438)		274,147		256,741		17,406		91,165		
	\$	880,185	\$	(541,004)	\$	339,181	\$	321,775	\$	17,406	\$	105,671		
				2017										
	Gross Cost		Accumulated Depreciation					Net Cost	No	nadmitted Asset		Admitted Asset		preciation xpense
Furniture and equipment	\$	197,868	\$	(132,746)	\$	65,122	\$	65,122	\$	_	\$	12,748		
EDP equipment and software		914,688		(644,840)		269,848		256,417		13,431		83,381		
	\$ [·]	1,112,556	\$	(777,586)	\$	334,970	\$	321,539	\$	13,431	\$	96,129		

j. Leases

The Company leases various office equipment and real estate under various noncancelable operating lease agreements with various expiration dates through 2023 and thereafter. Lease expense for 2018 and 2017 was \$29,300 and \$28,679, respectively.

As of December 31, 2018, the minimum aggregate lease commitments, prior to allocations to unconsolidated affiliates, were as follows:

Year ending December 31	Operating Leases				
2019	\$	29,923			
2020		24,690			
2021		20,836			
2022		17,657			
2023 and thereafter		46,303			
Total	\$	139,409			

Certain lease commitments have renewal options extending through the year 2036. Some of these renewals are subject to adjustments in future periods.

The Company does not have any significant activity from acting as a lessor.

(in thousands of dollars)

k. Nonadmitted Assets

Certain assets are designated as "nonadmitted assets", primarily consisting of DTAs, premium receivables greater than 90 days past due, State of Missouri guaranty funds receivable, non-operating software, furniture and equipment, and common stock of certain affiliated companies. In 2018, a contribution to the Company's defined benefit pension plan resulted in the plan being overfunded as of December 31, 2018, and the resulting net plan asset is nonadmitted for STAT purposes. These items have been excluded from the consolidated property & casualty statutory balance sheets through a direct charge against unassigned surplus. Changes in nonadmitted assets are reported as a direct adjustment to surplus in the consolidated property & casualty statutory statutory statements of changes in capital and surplus.

The nonadmitted assets as of December 31 are as follows:

	2018			2017
Common stocks	\$	2,654	\$	1,794
Other invested assets		3,078		8,961
Uncollected premiums and EBUB		7,091		2,646
Net deferred tax assets		574		721
Software		256,741		256,417
Furniture and equipment		65,034		65,122
Overfunded plan asset		236,194		_
Prepaid expenses		46,164		31,088
Receivable from affiliates		11,913		
All other		4,036		2,533
Total nonadmitted assets	\$	633,479	\$	369,282

I. Statements of Cash Flows

Non-cash investing activities for the years ended December 31 are summarized as follows:

		 2017	
Acquisitions of common stock	\$	33,836	\$ 33,799
Disposals of common stock		47,983	33,799
Acquisitions of bonds		25,505	529,609
Disposals of bonds		25,505	529,473

After review of internal accounting policy in 2018, the Company determined non-cash acquisitions and disposals of bonds should only include transactions where the security acquired is significantly different than the security disposed. As it was impracticable to apply the updated policy retroactively, reported non-cash acquisitions and disposals of bonds are not comparable between years.

See Note 8 for non-cash financing activities relating to an in-kind distribution of an unconsolidated subsidiary in 2017. See Note 2(b) for non-cash investing activities relating to charitable contributions of common stock in 2018.

December 31, 2018 and 2017

(in thousands of dollars)

m. Reclassifications

Certain reclassifications have been made to prior year amounts in the accompanying consolidated property & casualty statutory financial statements to conform to current year presentation and allow for consistent financial reporting.

n. Subsequent Events

The Company has evaluated events subsequent to December 31, 2018 through March 1, 2019, the date these consolidated property & casualty statutory financial statements were available to be issued. Based on this evaluation, no Type I or Type II events have occurred subsequent to December 31, 2018 that require disclosure or adjustment to the consolidated property & casualty statutory financial statements at that date or for the year then ended.

2. Financial Instruments

a. Fair Value of Financial Instruments

The fair value guidance establishes a hierarchy for inputs used in determining fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that observable inputs be used when available.

Fair value is a market-based measure considered from the perspective of a market participant who owns an asset or owes a liability. Accordingly, when market observable data is not readily available, the Company's own assumptions are set to reflect those that market participants would be presumed to use in pricing the asset or liability at the measurement date. The Company uses prices and inputs that are current as of the measurement date, including during periods of market disruption. In periods of market disruption, the ability to observe prices and inputs may be reduced for many instruments. This condition could cause an instrument to be reclassified from one level of the hierarchy to another.

When available, the Company uses the market approach to estimate the fair value of its financial instruments, which is based on quoted prices that are readily and regularly available in active markets. Generally, these are the most liquid of the Company's holdings and valuation of these securities does not involve management judgment. Matrix pricing and other similar techniques are other examples of the market approach. Matrix pricing values a particular security by utilizing the prices of securities with similar ratings, maturities, industry classifications, and/or coupons and interpolating among known values of these similar instruments to derive a price.

When quoted prices in active markets are not available, the Company uses the income approach, or a combination of the market and income approaches, to estimate the fair value of its financial instruments. The income approach involves using discounted cash flow and other standard valuation methodologies. The inputs in applying these market standard valuation methodologies include, but are not limited to, interest rates, benchmark yields, bid/ask spreads, dealer quotes, liquidity, term to maturity, estimated future cash flows, credit risk and default projections, collateral performance, deal and tranche attributes, and general market data.

The following valuation techniques and inputs were used to estimate the fair value of each class of significant financial instruments:

Level 1 Measurements

Bonds: Comprised of U.S. Treasuries valued based on unadjusted quoted prices for identical assets in active markets.

<u>Common Stocks</u>: Comprised of actively traded, exchange listed U.S. and international equity securities. Valuation is based on unadjusted quoted prices for identical assets in active markets that the Company can access.

<u>Cash Equivalents</u>: Comprised of U.S. Treasuries valued based on unadjusted quoted prices for identical assets in active markets. Additionally, includes actively traded money market funds that have daily quoted net asset values for identical assets that the Company can access.

<u>Short-term Investments:</u> Comprised of U.S. Treasuries valued based on unadjusted quoted prices for identical assets in active markets.

Level 2 Measurements

Bonds: The majority of the Company's Level 2 fixed income securities are priced by leading, nationally recognized providers of market data and analytics. These securities are principally valued using the market and income approaches. When available, recent trades of identical or similar assets are used to price these securities. However, because many fixed income securities do not actively trade on a daily basis, pricing models are often used to determine security prices. The pricing models discount future cash flows at estimated market interest rates. These rates are derived by calculating the appropriate spreads over comparable U.S. Treasury securities based on credit quality, industry, and structure of the asset. Observable inputs used by the models include benchmark yields, bid/ask spreads, dealer quotes, liquidity, term-to-maturity, credit risk and default projections, collateral performance, deal and tranche attributes, and general market data. Inputs may vary depending on the type of security.

A small segment of Level 2 and Level 3 securities are priced internally using matrix pricing, broker quotes, and benchmark and spread analysis, or through third party vendors that specialize in difficult-to-price securities. Pricing for specific security types is as follows:

Special Revenue and Special Assessment: Valued based on inputs including quoted prices for identical or similar assets in markets that are not active, benchmark yield curves, bid/ask spreads, and credit quality.

Industrial and Miscellaneous Unaffiliated: Valued based on inputs including quoted prices for identical or similar assets in markets that are not active, benchmark yield curves, bid/ask spreads, and credit quality.

<u>Common Stocks</u>: Comprised of shares in FHLBC stock as discussed in Note 14. While not actively traded, the valuation for the FHLBC investment is perpetually quoted at \$100 per share by the FHLBC.

<u>Cash Equivalents</u>: Cash equivalents are valued based on inputs including quoted prices for identical or similar assets in markets that are not active, benchmark yield curves, bid/ask spreads, and credit quality.

<u>Short-term Investments</u>: Short-term investments are valued based on quoted prices for identical or similar assets in markets that are not active, benchmark yield curves, bid/ask spreads, and credit quality.

<u>Derivative Instruments</u>: Over-the-counter (OTC) derivatives, including interest rate swaps, are valued using models that rely on inputs such as interest rate yield curves that are observable for

> substantially the full term of the contract. These models discount cash flows at each coupon date and the valuation of interest rate swaps is the difference between the values of the discounted cash flows of the fixed and floating legs of the swap. Fair value is the estimated amount that the Company would receive (pay) to terminate the derivative contracts at the reporting date. Derivative assets (liabilities) are reported gross of collateral payable (receivable) for purposes of fair value disclosures in Note 2(a).

> <u>Mortgage Loans</u>: The fair value of mortgage loans is based upon discounted future cash flows using the current rate at which similar loans with comparable maturities would be made to borrowers with similar credit ratings.

Level 3 Measurements

<u>Bonds</u>: The majority of Level 3 bonds are valued externally using pricing vendors that specialize in difficult-to-price securities. The vendors utilize a cash flow model that uses prepayment, default and severity assumptions, as well as benchmark yields, spreads and weighted average lives as inputs. The Company also holds one bond which is backed by property tax payments made by the Company and consistently priced at par as a result. Pricing for specific security types of Level 3 bonds carried at fair value are as follows:

Special Revenue and Special Assessment: Valued internally based on a discounted cash flow model. Also consists of TBAs which are valued using the market and income approaches by leading, nationally recognized providers of market data and analytics. When available, recent trades of identical or similar assets are used to price these securities.

Other Invested Assets: Valued using capital account balances as reported by the various limited partnerships, which approximate fair value.

The following summarizes the Company's financial assets and financial liabilities carried at fair value on a recurring basis as of December 31. The fixed income securities' fair value does not agree to the amount presented on the consolidated property & casualty statutory balance sheets as the majority of the Company's fixed income securities are carried at amortized cost. The carrying value for these fixed income securities is described in Note 1(b).

December 31, 2018 and 2017 (in thousands of dollars)

Total fair value financial liabilities

(in thousands of dollars)

		2	018						
	Active Ident	Quoted Prices in ctive Markets for Significant Other identical Assets Observable Inputs (Level 1) (Level 2)			Unobse	nificant rvable Inputs evel 3)	Balance as of December 31, 201		
Financial assets									
Bonds									
Special revenue & special assessment	\$	_	\$	26,770	\$	2,939	\$	29,709	
Industrial and miscellaneous unaffiliated		_		401,079		_		401,079	
Common stocks		1,995,116		10,000		—		2,005,116	
Cash equivalents		163,907		3,299		—		167,206	
Short-term investments		—		665		—		665	
Derivative assets		_		_		_		_	
Total fair value financial assets	\$	2,159,023	\$	441,813	\$	2,939	\$	2,603,775	
Derivative liabilities	\$	_	\$	1,412	\$		\$	1,412	
Total fair value financial liabilities	\$	_	\$	1,412	\$	_	\$	1,412	
		2	017						
	Quoted Prices in Active Markets for Significant Other Significant Identical Assets Observable Inputs Unobservable Inputs (Level 1) (Level 2) (Level 3)						Balance as of December 31, 2017		
Financial assets									
Bonds									
Special revenue & special assessment	\$	_	\$	2,234	\$	111,815	\$	114,049	
Industrial and miscellaneous unaffiliated		_		263,262		_		263,262	
Common stocks		2,404,628		12,600		2		2,417,230	
Cash equivalents		299,226		_		_		299,226	
Short-term investments		—		—		—		_	
Derivative assets		_						_	
	\$						^		
Total fair value financial assets	φ	2,703,854	\$	278,096	\$	111,817	\$	3,093,767	

The following provides a summary of changes in fair value during the year ended December 31, of Level 3 financial assets and financial liabilities carried at fair value on a recurring basis at December 31:

_ \$

2,374 \$

_ \$

2,374

\$

December 31, 2018 and 2017 (in thousands of dollars)

							201	8															
		Total Realized and Unrealized Gains (Losses) included in											(Lo: include Inc	Gains sses) ed in Ne come for									
		alance as of anuary 1, 2018	Net	t Income	Sur	Surplus		Surplus		Surplus		Surplus		Surplus		urchases	Sales	Net Transfers In and/or (Out) of Level 3		De	llance as of ecember 1, 2018	Instrument Still Held a December 3 2018	
Financial assets																							
Bonds																							
Special revenue & special assessment	\$	111,815	\$	(2,101)	\$	_	\$	974,818	\$ (1,084,532)	\$	2,939	\$	2,939	\$	-								
Common stocks		2		_		(2)		_			_		_		-								
Total recurring Level 3 financial assets	\$	111,817	\$	(2,101)	\$	(2)	\$	974,818	\$ (1,084,532)	\$	2,939	\$	2,939	\$	-								
							201	7															
				Total Rea Unrea Gains (I incluo	alized	ıd								(Lo: include Inc	Gains sses) ed in Ne								
	Bal Jar		Net Income		Surplus		Purchases		Sales	Net Transfers In and/or (Out) of Level 3		Balance as of December 31, 2017		Instru Still H Decen	or Iments Held at Inber 31								
Financial assets	_																						
Bonds																							
Special revenue & special assessment	\$	83,782	\$	297	\$	4	\$	2,467,541	\$ (2,439,809)	\$	_	\$	111,815	\$	-								
Common stocks		_		_		(10)		4			8		2		-								
Total recurring Level 3 financial assets	\$	83.782	\$	297	\$	(6)		2,467,545	\$ (2,439,809)	\$	8	\$	111,817	s									

The following summarizes the fair value of the Company's financial assets and financial liabilities by type as of December 31:

2018													
	Aggregate Fair Value			Admitted Assets		Level 1		Level 2	Level 3				
Bonds	\$	10,011,338	\$	10,016,715	\$	1,091,375	\$	8,774,509	\$	145,454			
Common stocks - unaffiliated		2,005,116		2,005,116		1,995,116		10,000		_			
Cash equivalents		377,919		377,928		234,818		143,101		_			
Short-term investments		165,022		165,022		80,257		84,765		—			
Mortgage loans		73,850		75,166		_		73,850		—			
Other invested assets		1,181,896		1,178,818						1,181,896			
Total financial assets	\$	13,815,141	\$	13,818,765	\$	3,401,566	\$	9,086,225	\$	1,327,350			
Derivative liabilities	\$	1,412	\$	1,412	\$		\$	1,412	\$				
Total financial liabilities	\$	1,412	\$	1,412	\$		\$	1,412	\$	_			

(in thousands of dollars)

			20 ⁻	17						
	Aggregate Fair Value			Admitted Assets		Level 1		Level 2		Level 3
Bonds	\$	9,316,811	\$	9,251,942	\$	650,556	\$	8,449,048	\$	217,207
Common stocks - unaffiliated		2,417,229		2,417,229		2,404,627		12,600		2
Cash equivalents		308,513		308,513		308,513				—
Short-term investments		130,976		131,047		111,685		19,291		—
Mortgage loans		49,490		49,931		—		49,490		_
Other invested assets		1,107,266		1,098,305						1,107,266
Total financial assets	\$	13,330,285	\$	13,256,967	\$	3,475,381	\$	8,530,429	\$	1,324,475
Derivative liabilities	\$	2,374	\$	2,374	\$		\$	2,374	\$	
Total financial liabilities	\$	2,374	\$	2,374	\$		\$	2,374	\$	

As part of its pricing procedures, the Company obtains quotes from leading providers of pricing data, and the Company's internal pricing policy is to use consistent sources for individual securities based on security type in order to maintain the integrity of its valuation process. These primary quotes are validated on a quarterly basis via comparison to a secondary pricing source, which may include quotes received from a different third party pricing data provider or recent trade activity obtained from reputable online trading sites. In addition, investment managers may be consulted to corroborate prices received from outside sources based on their knowledge of market trends and activity. As necessary, the Company utilizes pricing services that specialize in difficult-to-value securities to price esoteric or illiquid securities. Material discrepancies between the primary and secondary sources are investigated, reconciled, and updated as warranted. This may involve challenging a price from the primary source if the Company determines the price provided does not meet expectations based on observed market, sector, or security trends and activity.

On an annual basis, the Company reviews quality control measures and data assumptions from its pricing sources to determine if any significant changes have occurred that may indicate issues or concerns regarding their evaluation or market coverage. In addition, an annual analysis is performed on a sample of securities to further validate the inputs, assumptions, and methodologies used by the primary source to price those securities.

During the course of the valuation process, if it is determined the material inputs used to price a security are unobservable, the Company will transfer that security to Level 3.

All transfers into or out of a particular level are recognized as of the beginning of the reporting period. There were no material transfers into or out of Level 3 during 2018 or 2017.

b. Common Stocks - Unaffiliated

The aggregate cost of unaffiliated stocks at December 31, 2018 and 2017 was \$1,459,138 and \$1,483,183, respectively. Net unrealized appreciation of unaffiliated stocks stated at fair value includes gross unrealized gains of \$613,772 and \$950,988 and gross unrealized losses of \$67,794 and \$16,942 at December 31, 2018 and 2017, respectively.

(in thousands of dollars)

The fair value and unrealized losses, categorized by stocks in loss positions for less than 12 months and stocks in loss positions for more than 12 months, at December 31 are as follows:

						20	18							
	Les	ss th	nan 12 Mon	ths		12	2 Mo	nths or Mo	re		Total			
	Number of Issues		Fair Value		realized osses	Number of Issues		Fair Value		realized osses		Fair Value	Ur	realized
Description of Securities:														
Common stock - unaffiliated	647	\$	390,313	\$	(59,476)	313	\$	10,366	\$	(8,318)	\$	400,679	\$	(67,794)
Total	647	\$	390,313	\$	(59,476)	313	\$	10,366	\$	(8,318)	\$	400,679	\$	(67,794)
						20	17							
	Les	ss th	nan 12 Mon	ths		12	2 Mo	nths or Mo	re			То	tal	
	Number of Issues		Fair Value		realized osses	Number of Issues		Fair Value		realized osses		Fair Value	Ur	realized
Description of Securities:														
Common stock - unaffiliated	218	\$	104,692	\$	(8,127)	355	\$	17,938	\$	(8,815)	\$	122,630	\$	(16,942)
Total	218	\$	104,692	\$	(8,127)	355	\$	17,938	\$	(8,815)	\$	122,630	\$	(16,942)

The Company believes that declines in fair value related to these stocks are temporary. In determining whether these declines in fair value are temporary, the Company considers severity of impairment, duration of impairment, forecasted market price recovery, and the intent and ability of the Company to hold the investment until the market price has recovered.

During 2018 and 2017, the Company recorded other-than-temporary impairments (OTTI) in its stock portfolio, resulting in a total realized loss of \$11,771 and \$11,176, respectively.

Proceeds from sales of stocks during 2018 and 2017 were \$1,051,025 and \$1,372,591, respectively. These amounts exclude spin-offs, tax-free exchanges, taxable exchanges, and returns of capital. Gross gains of \$237,367 and \$315,356, and gross losses of \$45,944 and \$41,899 were realized on those sales during 2018 and 2017, respectively. The basis of the securities sold was determined using specific identification.

During 2018, the Company made charitable contributions of common stock with a fair value of \$14,147, and realized gains on the transactions of \$13,699. No such contributions were made during 2017.

The Company's common stock portfolios are primarily invested in large-, mid-, and small-cap stocks which are managed to their respective indices. Further separation of equity securities by geography or industry concentration is not deemed relevant.

December 31, 2018 and 2017 (in thousands of dollars)

c. Financial Information for Unconsolidated Subsidiaries

Condensed financial information regarding AFMICSI's indirect wholly-owned subsidiary, AFLIC, which has not been consolidated is shown as of and for the years ended December 31, 2018 and 2017, as follows:

	 2018	 2017
Balance Sheets		
Assets	\$ 5,274,056	\$ 5,676,127
Liabilities	4,627,202	4,616,378
Statutory surplus	 646,854	 1,059,749
Liabilities, capital, and surplus	\$ 5,274,056	\$ 5,676,127
	 2018	 2017
Results of Operations		
Revenues	\$ 599,175	\$ 592,326
Net realized gains (losses), net of tax	24,697	2,379
Expenses	 500,047	 499,153
Income (loss) before income tax expense (benefit)	123,825	95,552
Income tax expense (benefit)	 20,953	 26,178
Net income (loss)	\$ 102,872	\$ 69,374

Condensed financial information regarding other subsidiaries which are also wholly-owned (directly or indirectly) operating subsidiaries of AFMICSI are not included in the above tables for purposes of this disclosure due to total admitted assets of these entities representing less than 10% of the Company's total admitted assets.

The Company submitted to the NAIC SUB-2 filings which presented support for the valuation of two directly held subsidiaries as of December 31, 2017. The NAIC approved the filings and affirmed the Company's valuation of these subsidiaries. The following summarizes the valuations approved by the NAIC:

Description of SCA Investment	Date of Filing	Gross Amount		_	Nonadmitted Asset Amount		Ad	mitted Asset Amount	NAIC Valuation Amount		
AmFam, Inc.	5/16/2018	\$	2,315,776	*	\$	_	\$	2,315,776	\$	2,315,776	
AFBI	5/16/2018		(3,369)	_				(3,369)			
Total:		\$	2,312,407		\$	_	\$	2,312,407	\$	2,315,776	

* Includes \$1,320,055 related to unconsolidated subsidiaries as of December 31, 2017

December 31, 2018 and 2017 (in thousands of dollars)

(in thousands of dollars)

d. Bonds

The carrying value and fair value of long-term bonds at December 31 are as follows:

				20	18			
		Carrying Value		Gross Unrealized Gains		Gross Unrealized Losses		Fair Value
Description of Securities:								
U.S. governments	\$	1,201,386	\$	11,567	\$	(2,636)	\$	1,210,317
States, territories, and possessions		847,305		5,664		(5,444)		847,525
Political subdivisions of states, territories, and possessions		856,303		5,746		(5,147)		856,902
Special revenue & special assessment		4,244,894		34,473		(25,206)		4,254,161
Industrial and miscellaneous unaffiliated		2,866,827		9,023		(33,417)		2,842,433
Totals	\$	10,016,715	\$	66,473	\$	(71,850)	\$	10,011,338
	2017							
		Carrying Value		Gross Unrealized Gains		Gross Unrealized Losses		Fair Value
Description of Securities:								
U.S. governments	\$	720,682	\$	969	\$	(4,292)	\$	717,359
States, territories, and possessions		745,970		11,781		(2,445)		755,306
Political subdivisions of states, territories, and possessions		915,806		9,640		(5,316)		920,130
Special revenue & special assessment		3,876,167		56,292		(15,828)		3,916,631
Industrial and miscellaneous unaffiliated		2,993,317		26,039		(11,971)		3,007,385
Totals	\$	9,251,942	\$	104,721	\$	(39,852)	\$	9,316,811

The fair value and unrealized losses, categorized by bonds in loss positions for less than 12 months and bonds in loss positions for more than 12 months, at December 31 are as follows:

	2018													
	Le	ess T	han 12 Mo	nths		1	2 Mo	onths or M	ore		Total			
	Number of Issues		Fair Value		realized osses	Number of Issues		Fair Value		realized osses		Fair Value		realized osses
Description of Securities:							_				_			
U.S. governments	16	\$	160,218	\$	(1,081)	16	\$	64,182	\$	(1,555)	\$	224,400	\$	(2,636)
States, territories, and possessions	41		262,929		(2,735)	47		162,299		(2,709)		425,228		(5,444)
Political subdivisions of states, territories, and possessions	83		206,213		(938)	108		268,433		(4,209)		474,646		(5,147)
Special revenue & special assessment	322		934,260		(7,128)	409		1,001,418		(18,078)		1,935,678		(25,206)
Industrial and miscellaneous unaffiliated	435		1,166,303		(21,329)	187		388,207		(12,088)		1,554,510		(33,417)
Totals	897	\$	2,729,923	\$	(33,211)	767	\$	1,884,539	\$	(38,639)	\$	4,614,462	\$	(71,850)
						2017								
	Less Than 12 Months					12 Months or More				Total				
	Number of Issues		Fair Value		realized	Number of Issues		Fair Value		realized		Fair Value		realized

	Less Than 12 Months				12 Months or More					Total				
	Number Fair Unrealized Number of Issues Value Losses of Issues			Fair Value		Unrealized Losses		Fair Value		Unrealized Losses				
Description of Securities:		_												
U.S. governments	39	\$	241,443	\$	(1,532)	38	\$	231,564	\$	(2,760)	\$	473,007	\$	(4,292)
States, territories, and possessions	46		205,002		(1,232)	23		72,390		(1,213)		277,392		(2,445)
Political subdivisions of states, territories, and possessions	107		269,703		(1,590)	71		188,033		(3,726)		457,736		(5,316)
Special revenue & special assessment	344		971,956		(6,039)	252		648,492		(9,789)		1,620,448		(15,828)
Industrial and miscellaneous unaffiliated	276	_	991,135		(5,371)	124		330,309		(6,600)		1,321,444		(11,971)
Totals	812	\$	2,679,239	\$	(15,764)	508	\$	1,470,788	\$	(24,088)	\$	4,150,027	\$	(39,852)

If the Company has the intent to sell or will more likely-than-not be required to sell a structured fixed income security prior to full recovery, the Company writes down the security to its current fair value with the entire write-down recorded as a realized investment loss in the consolidated property & casualty statutory statements of income. If the Company does not have the intent to sell but the security is in an unrealized loss position, the Company determines if any of the decline in value is due to a credit-related loss (the present value of the expected future cash flows (PVCF) is less than amortized cost). Other-than-temporary, credit-related impairments are recorded as a realized investment loss in the consolidated property & casualty statutory statements of income when the PVCF is less than the amortized cost.

The Company recognized no OTTI in realized investment loss due to the intent to sell structured securities in 2018 and 2017. There were no credit-related impairments recorded on structured securities in 2018 and 2017, and the Company does not hold any structured securities with a previously recognized other-than-temporary, credit-related impairment.

In determining whether losses on non-structured securities are expected to be temporary, the Company considers severity of impairment, duration of impairment, forecasted market price recovery and the intent and ability of the Company to hold the investment until the market price recovers or the investment matures to assist in determining if a potential credit loss exists. Additionally, the Company may rely on the details of settlements reached in bankruptcy proceedings or other restructurings to determine ultimate collectability of these investments.

There were no credit-related OTTI losses recorded on non-structured securities during 2018 and 2017. The Company also recognized no OTTI due to the intent to sell non-structured securities in 2018 and 2017.

During 2018 and 2017, for its bond portfolio, the Company recorded no OTTI in realized investment losses in the consolidated property & casualty statutory statements of income. These amounts include both credit-related impairments as well as impairments taken due to the intent to sell securities. The Company believes that all other declines in fair value related to bonds are temporary.

The carrying value and fair value of bonds, including short-term and cash equivalent bonds, at December 31, 2018, are shown below by contractual maturity. Expected maturities may differ from contractual maturities because borrowers may exercise the right to call or prepay obligations with or without penalties. Because most mortgage-backed and asset-backed securities provide for periodic payments throughout their lives, they are listed in a separate category as follows:

	December 31, 2018			
	_	Carrying Value		Fair Value
Due in one year or less	\$	656,006	\$	656,199
Due after one year through five years		3,408,552		3,399,148
Due after five years through ten years		2,951,702		2,946,994
Due after ten years		1,413,386		1,423,556
Subtotal		8,429,646		8,425,897
Mortgage-backed securities		952,978		950,551
Asset-backed securities		1,013,126		1,013,924
Total	\$	10,395,750	\$	10,390,372

Proceeds from sales of long-term bonds during 2018 and 2017 were \$9,236,902 and \$9,189,355, respectively. Gross gains of \$19,686 and \$40,881 and gross losses of \$88,326 and \$45,771 were realized on those sales during 2018 and 2017, respectively. The basis of the securities sold was determined using specific identification.

At December 31, 2018 and 2017, investments with an amortized cost of \$49,885 and \$53,354, respectively, were on deposit with various regulatory authorities to comply with insurance laws.

The Company invests in structured notes, which are characterized by non-fixed coupon payments, with the exception of securities tied to a non-leveraged typical interest rate index (such as LIBOR and T-Bill rates). Loan-backed securities are excluded from this category. The following table details the securities that the Company has determined meet this definition at December 31, 2018. None of these positions are classified as mortgage-referenced securities.

December 31, 2018										
CUSIP Identification	Actual Cost Fair Value		ir Value	A	Book/ djusted arrying Value					
01728VFV7	\$	18,657	\$	19,383	\$	19,041				
02765UNU4		499		501		499				
03938LAQ7		403		396		400				
06051GGS2		2,297		2,252		2,297				
06051GHC6		14,504		14,498		14,550				
06051GHM4		2,178		2,170		2,178				
12508EAD3		649		637		637				
172967LP4		812		767		812				
172967LW9		1,386		1,382		1,386				
20772JHL9		4,006		4,011		4,001				
2201473E0		5,060		5,007		5,023				
225313AK1		231		229		231				
226373AL2		396		385		385				
249002BA3		4,105		4,008		4,059				
251237W66		3,438		4,085		3,654				
29271LAD6		192		173		173				
30161NAW1		2,506		2,445		2,504				
311450FL9		504		498		502				
3130A2CT1		8,410		8,340		8,366				
3135G0T52		43,401		43,593		43,546				
346843LP8		4,902		4,810		4,899				
38141GWQ3		1,222		1,145		1,222				
38141GWV2		745		738		745				
388640S54		4,536		4,458		4,502				
398905AK5		770		730		730				
404280BJ7		1,706		1,683		1,708				
404280BT5		842		843		842				
454798TG4		1,700		1,684		1,702				
45905U7J7		4,209		4,231		4,241				
46613PSY3		1,765		2,006		1,950				

(in thousands of dollars)

December 31, 2018										
CUSIP Identification	Actual Cost	Fair Value	Book/ Adjusted Carrying Value							
46647PAE6	2,221	2,151	2,220							
46647PAF3	1,328	1,254	1,326							
46647PAP1	6,770	6,719	6,770							
46647PAV8	340	339	340							
46647PAX4	981	987	981							
46647PAY2	700	706	700							
539439AP4	2,000	1,894	2,000							
55608JAP3	6,210	6,120	6,210							
57582PBS8	2,323	2,608	2,536							
57582PDM9	34,555	34,287	34,722							
576004FR1	4,130	4,425	4,228							
59259R5Q3	10,076	9,740	9,773							
59259Y6G9	11,637	11,325	11,393							
59261AHV2	12,883	11,715	11,842							
60855RAG5	960	926	926							
61744YAQ1	7,917	7,853	7,918							
621196XD1	480	487	487							
626717AG7	314	251	251							
659155FN0	13,462	13,276	13,349							
665859AS3	477	444	477							
708692AJ7	256	249	253							
708692BF4	1,166	1,147	1,155							
7092236U0	304	301	301							
709224G86	15,000	14,807	15,000							
780097BG5	280	267	280							
78009PEH0	200	193	200							
80281LAG0	1,006	904	1,006							
853254BM1	4,910	4,861	4,910							
857477BC6	7,100	7,117	7,100							
88283LJZ0	5,617	5,276	5,402							
912828PP9	3,114	3,832	4,125							
95000U2A0	2,513	2,409	2,511							
96634RAQ5	4,975	4,997	5,000							
98310WAN8	49	46	46							
98310WAP3	372	362	362							
98417EAT7	1,902	1,854	1,896							

The Company also invests in bonds with callable features, which grant the issuer the right to redeem the security in part or in whole at specified dates throughout the life of the contract. There were 22 bonds redeemed as a result of such a callable feature during the year ended December 31, 2018, with \$626 recorded as investment income as a result of prepayment penalties and/or acceleration fees.

(in thousands of dollars)

As part of its TBA trading strategy, the Company initiates its positions through both purchases and sales. Any initial sales are referred to as "short sales" and represent obligations to deliver the applicable TBA(s) by the settlement date. There were no unsettled short sales as of December 31, 2018 while unsettled short sales as of December 31, 2017 represented \$4,756 of outstanding proceeds, with a market value of \$4,762 and an unrealized gain (loss) of \$(6). Short sale proceeds of \$38,168 and \$582,626 were received during 2018 and 2017, respectively. These short sales were settled for \$38,182 and \$583,461, resulting in a realized gain (loss) of \$(14) and \$(835) during 2018 and 2017, respectively.

e. Other Invested Assets

During 2018 and 2017, the Company recorded OTTI in the other invested assets portfolio of \$8,256 and \$9,173, respectively. The other-than-temporarily impaired investments were generally mature partnerships that had completed their initial investment period, while others were in the process of liquidating investment holdings. These partnerships may have experienced losses due to poor performance of a specific investment, poor performance of a particular sector, or unfavorable market conditions in general. As there was no clear indication of full recovery of value of these investments, OTTI losses were realized.

The Company believes that no additional other invested assets in the portfolio are other-thantemporarily impaired. In making this determination, the Company considers severity of impairment, age of the partnership, percentage of the total commitment funded, performance of the underlying investments, sector of the underlying investments, and the intent and ability of the Company to hold the investment until the value has fully recovered.

Low Income Housing Tax Credits (LIHTC)

The schedule of LIHTC unexpired tax credits and the required holding periods as of December 31, 2018 are listed as follows:

	Years of Unexpired	Required Holding
	Tax Credits	Period
Entity Description		
MAHF XVIII	2	2020
MAHF XIX	2	2020

None of the above LIHTC properties are currently subject to any regulatory reviews or contingent commitments.

Transferable and Non-transferable State Tax Credits

The carrying value of transferable state tax credits and total unused transferable state tax credits were not material to the Company as of December 31, 2018 and 2017. The Company did not hold any non-transferable state tax credits as of December 31, 2018 and 2017.

f. Derivative Instruments

In order to mitigate interest rate risk with respect to the Company's investment portfolio and general operations, the Company has entered into certain interest rate derivatives. All interest rate swap instruments are subject to enforceable master netting agreements and the Company elects to net derivative asset and derivative liability positions with the same counterparty on the consolidated property & casualty statutory balance sheets. Cash collateral payable (receivable) is recorded net within other assets or accrued expenses and other liabilities on the consolidated property & casualty statutory balance sheets.

Derivative instruments as of December 31, 2018 and 2017 are as follows:

				2018		
			Balance	Sheet	Statement of Ch and S	anges in Capital urplus
Derivatives designated as:	Notional (Par) Value	Purpose	Classification	Fair Value	Classification	Net Amount Realized
Non-hedging instruments						
Assets:						
Interest rate swaps	\$ —	Manage duration	Other invested assets	\$ —	Unassigned surplus	\$ —
Liabilities:			Asserved			
Interest rate swaps	1,355,000	Manage duration	Accrued expenses and other liabilities	(1,412)	Unassigned surplus	1,728
Total open positions	\$ 1,355,000			\$ (1,412)		\$ 1,728
Closed:						
Interest rate swaps	\$ 360,010	Manage duration	N/A		Realized capital gain (loss)	\$ 3,714
Put/call options	75,675	Hedge credit exposure	N/A		Realized capital gain (loss)	4,527
Total closed positions	\$ 435,685					\$ 8,241
					Total	\$ 9,969
				2017	Statement of Ch	anges in Capital
			Balance	Sheet	and S	
Derivatives designated as:	Notional (Par) Value	Purpose	Classification	Fair Value	Classification	Net Amount Realized
Non-hedging instruments						
Assets:						
Interest rate swaps	\$ —	Manage duration	Other invested assets	\$ —	Unassigned surplus	\$ —
Liabilities:					-	
Interest rate swaps	1,255,000	Manage duration	Accrued expenses and other liabilities	(2,374)	Unassigned surplus	(4,991)
Total open positions	\$ 1,255,000			\$ (2,374)		\$ (4,991)
Closed:						
<u>0105eu.</u>		Manage			Realized capital	
Interest rate swaps	\$ 316,200	duration	N/A		gain (loss)	\$ 254
Total closed positions	\$ 316,200					\$ 254
					Total	\$ (4,737)

The following table provides gross and net amounts for the Company's derivative instruments:

						2018						
									An	nounts No Balance		
Derivatives Designated as:	Gros	s Amount		unterparty Netting	(Re	Collateral eceived) ledged		Amount on nce Sheet	Coll (Rec	urities ateral eived) dged	Net	Amount
Assets	\$	12,180	\$	(12,180)	\$	_	\$	_	\$	_	\$	_
Liabilities		(13,592)		12,180		(1,361)		(2,773)		_		(2,773)
Total	\$	(1,412)	\$	_	\$	(1,361)	\$	(2,773)	\$		\$	(2,773)
						2017						
									An	nounts No Balance		
Derivatives Designated as:	Gros	Gross Amount		Counterparty Netting		Cash Collateral (Received) Pledged		Net Amount on Balance Sheet		urities ateral eived) dged	Net	Amount
Assets	\$	6,685	\$	(9,059)	\$	(138)	\$	(2,512)	\$	_	\$	(2,512)
Liabilities		(9,059)		9,059								
Total	\$	(2,374)	\$	_	\$	(138)	\$	(2,512)	\$	_	\$	(2,512)

Collateral pledged as initial margin to the Chicago Mercantile Exchange (CME) is not subject to a master netting agreement and is therefore excluded from collateral pledged (received) in the previous table.

Counterparty credit risk is evaluated closely to ensure that the party or collateral backing the derivative transaction will meet the financial obligations of the contract. For bilateral over-thecounter interest rate swap transactions the amount of counterparty exposure depends on the creditworthiness of and collateral provided by the counterparty. The Company actively monitors and evaluates the financial qualifications of counterparties to its swap agreements and requires these counterparties to provide sufficient collateral security through the execution of a legally enforceable Credit Support Annex (CSA). The CSA requires collateral to be exchanged when predetermined exposure limits are exceeded and permits either party to net collateral transfers due for transactions covered under the agreements. Bonds pledged by the Company as collateral are included in bonds on the consolidated property & casualty statutory balance sheets. Bonds pledged by counterparties to the Company as collateral are not recognized by the Company as assets, as they remain in the custody of the party making the pledge. Cash collateral pledged to (by) the Company is recorded net within other assets or accrued expenses and other liabilities on the consolidated property & casualty statutory balance sheets as previously described. The Company had no bilateral OTC interest rate swap transactions open as of December 31, 2018 or 2017, and thus had no collateral pledged to or from OTC counterparties.

All swap contracts were transacted and cleared through the central clearinghouse at the CME, where the CME serves as the counterparty for both parties to the swap contract. Rather than directly posting collateral to/from a traditional counterparty as in a bilateral agreement, the Company posts initial and variation margin per CME's requirements. Initial margin, which may consist of cash and/or securities, protects against "shock" events and is not used to settle market value variation movements. After initial execution of the swap contract, the CME uses a market-standard model to price (mark to market) accepted trades, and that price serves as the basis for variation margin requirements. Similar to the movement of collateral between counterparties in a

bilateral agreement, centrally cleared swap contracts require variation margin to be posted (received) by the Company as the market value of the swap contract moves further out of (into) the money. As of December 31, 2018 and 2017, the Company pledged no cash as initial margin but pledged bonds with a carrying value of \$10,228 and \$6,450 and fair value of \$10,255 and \$6,450, respectively, to the CME as initial margin. The Company pledged no cash as variation margin to the CME at December 31, 2018 or 2017. The CME pledged \$1,361 and \$138 in cash as variation margin to the Company as of December 31, 2018 and 2017, respectively. Cash pledged as variation margin by (to) the Company and bonds pledged as collateral by (to) the Company are handled exactly as those discussed in relation to OTC counterparties in the paragraph above.

Counterparty credit exposure by counterparty credit rating as it relates to open derivative positions as of December 31, 2018 and 2017, is as follows:

	2018										
Rating	Number of Counterparties				Credit posure	Exposure, Net of Collateral					
Centrally cleared	1	\$	1,355,000	\$	(1,412)	\$					
Total	1	\$	1,355,000	\$	(1,412)	\$	_				
		2017									
			201	7							
Rating	Number of Counterparties	No	201 tional (Par) Value	(Credit posure		sure, Net bilateral				
Rating Centrally cleared		No \$	tional (Par)	(of Co					

g. Net Investment Income

Net investment income for the years ended December 31 is summarized as follows:

	2018			2017
Bonds	\$	301,730	\$	255,256
Common stocks		596,411		48,288
Real estate		52,680		49,265
Other invested assets		178,756		103,242
Other		(458)		1,605
Total investment income		1,129,119		457,656
Investment expenses		(138,601)		(134,490)
Net investment income	\$	990,518	\$	323,166

h. Mortgage Loans

The minimum and maximum lending rates for commercial mortgage loans issued during 2018 and 2017 ranged from 4.38% to 5.14% and 4.06% to 4.74%, respectively. During 2018 and 2017, the Company did not reduce interest rates on outstanding mortgage loans.

Mortgage loans of the Company are invested primarily in office, retail, and industrial properties and are reported and measured at their outstanding principal amount. Fire and extended coverage insurance is required on all properties. The maximum percentage of any one loan to the value of security at the time of the loan, exclusive of insured or guaranteed or purchase money mortgages did not exceed 67%.

Significant concentrations of mortgage loans amounting to \$34,189 and \$31,660 exist for properties located in the South region at December 31, 2018 and December 31, 2017, respectively. In addition, significant concentrations of mortgage loans by state include the following as of December 31:

	 2018	 2017
Georgia	\$ 19,995	\$ 19,995
California	10,010	7,585
Ohio	14,742	5,890

The Company considers any loan that is one or more days delinquent to be past due. At December 31, 2018 and 2017, the Company had no past due commercial mortgage loans, and there were no recorded investments in impaired loans during 2018 and 2017. As of December 31, 2018 and 2017, all loans in the portfolio were in good standing, and no loans had been modified or restructured.

A loan is considered to be in good standing if all payments are current. When reviewing loans for impairment and making the determination to increase the valuation allowance or to charge off a loan, the Company individually monitors and analyzes loans and does not utilize portfolio segments or classes for monitoring purposes. The Company considers delinquency or default of payments, the mortgage loan unpaid principal balance as a percent of the fair value of the mortgage loan collateral, present value of expected payments compared to the current carrying value of the mortgage, current rent rolls of the property, financial condition of major tenants, and local economic conditions that would impact individual loans when reviewing potential loan impairment.

If analysis of any of these factors suggests the ability of the borrower to make future payments may be compromised or if the loan is delinquent in its payments by fewer than 90 days, the loan is added to the Company's watchlist. A watchlist loan has developed negative characteristics or trends in the impairment indicators discussed above, but has not yet met the criteria of a non-performing loan. Specific examples of such watchlist indicators may include loss of a major tenant or delinquency of property tax payments. Watchlist loans are monitored closely by the Company for indications of possible default, and an allowance may be established if ultimate collectability of the full principal amount becomes uncertain. If a loan is 90 days or more past due or is in the process of foreclosure, the loan is reclassified as non-performing. Non-performing loans are reserved to an amount equal to the expected potential principal loss and are reviewed in detail to determine whether an impairment or charge-off is necessary. Charge-offs are recorded when principal loss is imminent and the amount is readily determinable.

The Company had \$75,166 and \$49,931 of loans outstanding as of December 31, 2018 and 2017, respectively, of which \$3,031 and \$0 were on the watchlist. There were no non-performing loans held as of December 31, 2018 and 2017. There were no charge-offs recorded in the mortgage loan portfolio in 2018 or 2017.

The Company did not carry a valuation allowance for credit losses on mortgage loans as of December 31, 2018 and 2017. Changes in the valuation allowance, when applicable, are recognized through net investment income.

(in thousands of dollars)

Commercial mortgage loans are placed on nonaccrual status after a default notice has been issued and the borrower has failed to cure the defect in a reasonable amount of time. Once a loan reaches nonaccrual status any accrued interest income is derecognized and future accrual of interest is suspended until the loan is made current. If the ultimate collectability of principal, either in whole or in part, is in doubt, any payment received on a nonaccrual loan shall first be applied to reduce principal to the extent necessary to eliminate such doubt. There were no loans in nonaccrual status at December 31, 2018 and 2017, and no loans were restructured during 2018 or 2017.

3. Goodwill

The Company has recorded goodwill as a result of acquisitions accounted for under the statutory purchase method. The following presents a summary of the Company's goodwill at, and for the year ended, December 31:

							20 ⁻	18		 20 ⁻	17		
Acquired Entity								ortization xpense	0	Boodwill, Net	 ortization xpense	Ċ	Boodwill, Net
Homesite	12/31/2013	\$	666,447	\$	298,935	\$	29,879	\$	149,396	\$ 29,879	\$	179,275	
PGC	12/31/2012		241,636		129,740	12,964			51,858	12,964		64,822	
MIC	10/1/2012		15,328		3,838		384	384		 384		1,919	
Total		\$	923,411	\$	432,513	\$	43,227	\$	202,789	\$ 43,227	\$	246,016	

	Admitted Goodwill as a % Value, Gross of Admi	
Acquired Entity	2018	2017
Homesite	29%	31%
PGC	21	25
MIC	10	13

4. Income Taxes

The components of the net deferred tax assets (liabilities) at December 31, 2018 and 2017, respectively, are as follows:

			2017				
1.		Ordinary Capital		Total	Ordinary	Capital	Total
(a)	Gross deferred tax assets (DTAs)	\$ 520,008	\$ 15	\$ 520,023	\$ 464,960	\$2	\$ 464,962
(b)	Statutory valuation allowance adjustment	274	_	274	504	_	504
(c)	Adjusted gross deferred tax assets ((a) - (b))	519,734	15	519,749	464,456	2	464,458
(d)	Deferred tax assets nonadmitted	559	15	574	721	_	721
(e)	Subtotal (net deferred tax assets) ((c) - (d))	519,175	_	519,175	463,735	2	463,737
(f)	Deferred tax liabilities	103,022	175,453	278,475	92,108	252,246	344,354
(g)	Net admitted deferred tax assets ((e) - (f))	\$ 416,153	\$ (175,453)	\$ 240,700	\$ 371,627	\$ (252,244)	\$ 119,383

December 31, 2018 and 2017 (in thousands of dollars)

				2018				2017	
2.		Ordinary	0	Capital	Total	Ordinary	(Capital	Total
Adm	ission calculation components of SSAP No. 101								
(a)	Fed inc tax paid in prior years recov through loss carrybacks	\$ 51,491	\$	_	\$ 51,491	\$ 72,565	\$	2	\$ 72,567
(b)	Adjusted gross deferred tax assets expected to be realized(Excluding the amount of def tax assets from (a) above after application of the threshold limitation (the lesser of b(1) and b(2) below)	242,208		_	242,208	172,884		_	172,884
	1. Adjusted gross deferred tax assets expected to be realized following the balance sheet date	242,208		_	242,208	172,884		_	172,884
	2. Adjusted gross deferred tax assets allowed per limitation threshold	XXXXX		XXXXX	1,064,689	XXXXX		XXXXX	1,121,102
(c)	Adjusted gross deferred tax assets (excluding the amount of deferred tax assets from (a) and (b) above) offset by existing DTLs gross deferred tax liabilities	225,475		_	225,475	218,286		_	218,286
(d)	Deferred tax assets admitted as the result of application of SSAP 101, Total (a)+(b)=(c)	\$ 519,175	\$	_	\$ 519,175	\$ 463,735	\$	2	\$ 463,737
3.		2018				2017			
(a)	Ratio percentage used to determine recovery period and threshold limitation amount	715%	, D			762%	, b		
(b)	Amount of adjusted capital and surplus used to determine recovery period and threshold limitation in $2(b)2$ above	\$6,140,536				\$6,577,847			
		20	018			20	017		
		Ordinary	0	Capital		Ordinary	(Capital	
4.									
Impa	act of Tax-Planning Strategies								
(a)	Determination of Adjusted Gross Deferred Tax Assets and Admitted								
	1. Deferred Tax Assets by Tax Character as a Percentage	\$ 519,734	\$	15		\$ 464,456	\$	2	
	2. Percentage of Adjusted Gross DTAs by Tax Character Attributable to the impact of Tax Planning Strategies	0%	, D	0%		0%	, D	0%	
	3. Net Admitted Adjusted Gross DTAs from Note 9A(1)e	\$ 519,175	\$	_		\$ 463,735	\$	2	
	4. Percentage of Adjusted Gross DTAs by Tax Character Admitted Because of the Impact of Tax Planning Strategies	0%	, D	0%		0%	, D	0%	
) Does the Company's tax-planning strategies include the use of nsurance?	[]Yes	[X] No		[]Yes	[×] No	

The components of current income tax expense (benefit) are as follows:

	 2018	 2017
Current Income Tax		
Federal	\$ 2,575	\$ (250,482)
Foreign	 	
Subtotal	2,575	(250,482)
Federal income tax on net capital gains	54,379	105,916
Other	 (69,077)	 (4,237)
Total	\$ (12,123)	\$ (148,803)
The main components of the net DTAs and DTLs as of December 31 are as follows:

DTAs Crdinary Ordinary Discounting of unpaid losses \$ 56,697 \$ 27,897 Unearned premiums 169,203 153,578 Investments 3,550 2,338 Compensation and benefits accrual 201,738 197,710 Nonadmitted assets 82,752 77,015 NOL carryforward 371 623 Other (including items <5% of total ordinary assets) 5,697 5,799 Subtotal 520,008 464,960 Statutory valuation allowance adjustment 274 504 Nonadmitted DTAs 559 7211 Admitted ordinary deferred tax assets 519,175 463,735 Capital 115 - Investments 115 - Other		2018	2017
Discounting of unpaid losses \$ 56,697 \$ 27,897 Unearned premiums 169,203 153,578 Investments 3,550 2,338 Compensation and benefits accrual 201,738 197,710 NOn admitted assets 82,752 777,015 NOL carryforward 371 623 Other (including items <5% of total ordinary assets) 5,697 5,799 Subtotal 520,008 464,960 Statutory valuation allowance adjustment 274 504 Nonadmitted DTAs 559 721 Admitted ordinary deferred tax assets 519,175 463,735 Capital 15	DTAs		
Unearned premiums 169,203 153,578 Investments 3,550 2,338 Compensation and benefits accrual 201,738 197,710 Nonadmitted assets 82,752 77,015 NOL carryforward 371 623 Other (including items <5% of total ordinary assets) 5,697 5,799 Subtotal 520,008 464,960 Statutory valuation allowance adjustment 274 504 Nonadmitted DTAs 559 721 Admitted ordinary deferred tax assets 519,175 463,735 Capital 15 2 Investments 15 - Other - 2 Subtotal 155 2 Nonadmitted DTAs 15 - Admitted capital deferred tax assets - 2 Nonadmitted DTAs 15 - Admitted deferred tax assets - 2 Ordinary Investments 2,272 2,335 Fixed assets 72,400 67,741	-		
Investments 3,550 2,338 Compensation and benefits accrual 201,738 1197,710 Nonadmitted assets 82,752 77,015 NOL carryforward 371 623 Other (including items <5% of total ordinary assets)		\$	\$
Compensation and benefits accrual 201,738 197,710 Nonadmitted assets 82,752 77,015 NOL carryforward 371 623 Other (including items <5% of total ordinary assets)	-	•	
Nonadmitted assets 82,752 77,015 NOL carryforward 371 623 Other (including items <5% of total ordinary assets)			
NOL carryforward 371 623 Other (including items <5% of total ordinary assets)			
Other (including items <5% of total ordinary assets) 5.697 5.799 Subtotal 520,008 464,960 Statutory valuation allowance adjustment 274 504 Nonadmitted DTAs 559 721 Admitted ordinary deferred tax assets 519,175 463,735 Capital 15 - Investments 15 2 Other - 2 Subtotal 15 2 Nonadmitted DTAs 15 2 Other - 2 Subtotal 15 2 Nonadmitted DTAs 15 - Admitted capital deferred tax assets - 2 Admitted deferred tax assets - 2 Ordinary Investments 2,272 2,335 Fixed assets 72,400 67,741 Other (including items <5% of total ordinary liabilities)			
Subtotal 520,008 464,960 Statutory valuation allowance adjustment 274 504 Nonadmitted DTAs 559 721 Admitted ordinary deferred tax assets 519,175 463,735 Capital 15 - Investments 15 - Other - 2 Subtotal 15 2 Nonadmitted DTAs 15 - Other - 2 Subtotal 15 2 Nonadmitted DTAs 15 - Admitted capital deferred tax assets _ 2 Admitted deferred tax assets _ 2 Ordinary Investments 2.272 2.335 Fixed assets _ 72.400 67,741 Other (including items <5% of total ordinary liabilities)	-	371	623
Statutory valuation allowance adjustment 274 504 Nonadmitted DTAs 559 721 Admitted ordinary deferred tax assets 519,175 463,735 Capital 15 Investments 15 Other 2 Subtotal 15 2 Nonadmitted DTAs 15 Admitted capital deferred tax assets 15 Admitted capital deferred tax assets 2 Admitted capital deferred tax assets 2 Ordinary 2 Investments 2,272 2,335 Fixed assets 72,400 67,741 Other (including items <5% of total ordinary liabilities)	Other (including items <5% of total ordinary assets)	 5,697	 5,799
Nonadmitted DTAs 559 721 Admitted ordinary deferred tax assets 519,175 463,735 Capital 15 - Investments 15 - Other - 2 Subtotal 15 2 Nonadmitted DTAs 15 - Admitted capital deferred tax assets - 2 Admitted capital deferred tax assets - 2 Admitted capital deferred tax assets - 2 Ordinary 175 463,737 DTLs - 2 Ordinary 175 463,737 DTLs - 2 Ordinary 1nvestments 2,272 2,335 Fixed assets 72,400 67,741 Other (including items <5% of total ordinary liabilities)	Subtotal	 520,008	 464,960
Admitted ordinary deferred tax assets 519,175 463,735 Capital Investments 15 Other 2 2 Subtotal 15 2 15 2 Nonadmitted DTAs 15 2 Admitted capital deferred tax assets 2 2 Admitted capital deferred tax assets 2 2 Admitted deferred tax assets 2 2 Ordinary Investments 2,272 2,335 Fixed assets 72,400 67,741 0 Other (including items <5% of total ordinary liabilities)	Statutory valuation allowance adjustment	274	504
Capital 15 - Investments 15 - Other - 2 Subtotal 15 2 Nonadmitted DTAs 15 - Admitted capital deferred tax assets - 2 Admitted capital deferred tax assets - 2 Admitted deferred tax assets - 2 Admitted deferred tax assets 519,175 463,737 DTLs - 2 Ordinary - 2 Investments 2,272 2,335 Fixed assets 72,400 67,741 Other (including items <5% of total ordinary liabilities)	Nonadmitted DTAs	 559	 721
Investments 15 - Other 2 Subtotal 15 2 Nonadmitted DTAs 15 2 Admitted capital deferred tax assets 2 2 Admitted capital deferred tax assets 2 2 Admitted deferred tax assets 2 2 Ordinary	Admitted ordinary deferred tax assets	 519,175	 463,735
Other 2 Subtotal 15 2 Nonadmitted DTAs 15 Admitted capital deferred tax assets 2 Admitted capital deferred tax assets 2 Admitted deferred tax assets 2 Admitted deferred tax assets	Capital		
Subtotal 15 2 Nonadmitted DTAs 15 Admitted capital deferred tax assets	Investments	15	_
Nonadmitted DTAs15Admitted capital deferred tax assets—2Admitted deferred tax assets519,175463,737DTLsOrdinaryInvestments2,2722,335Fixed assets72,40067,741Other (including items <5% of total ordinary liabilities)	Other	 	 2
Admitted capital deferred tax assets — 2 Admitted deferred tax assets 519,175 463,737 DTLs	Subtotal	 15	 2
Admitted deferred tax assets 519,175 463,737 DTLs Ordinary 1000000000000000000000000000000000000	Nonadmitted DTAs	 15	
DTLs Ordinary Investments 2,272 2,335 Fixed assets 72,400 67,741 Other (including items <5% of total ordinary liabilities)	Admitted capital deferred tax assets	_	2
Ordinary Investments 2,272 2,335 Fixed assets 72,400 67,741 Other (including items <5% of total ordinary liabilities)	Admitted deferred tax assets	519,175	 463,737
Investments 2,272 2,335 Fixed assets 72,400 67,741 Other (including items <5% of total ordinary liabilities)	DTLs		
Fixed assets 72,400 67,741 Other (including items <5% of total ordinary liabilities)	Ordinary		
Other (including items <5% of total ordinary liabilities) 28,350 22,032 Subtotal 103,022 92,108 Capital 175,453 252,246 Subtotal 175,453 252,246 Subtotal 175,453 252,246 Deferred tax liabilities 278,475 344,354	Investments	2,272	2,335
Subtotal 103,022 92,108 Capital 175,453 252,246 Investments 175,453 252,246 Subtotal 175,453 252,246 Deferred tax liabilities 278,475 344,354	Fixed assets	72,400	67,741
Capital 175,453 252,246 Investments 175,453 252,246 Subtotal 175,453 252,246 Deferred tax liabilities 278,475 344,354	Other (including items <5% of total ordinary liabilities)	 28,350	 22,032
Investments 175,453 252,246 Subtotal 175,453 252,246 Deferred tax liabilities 278,475 344,354	Subtotal	 103,022	 92,108
Subtotal 175,453 252,246 Deferred tax liabilities 278,475 344,354	Capital		
Deferred tax liabilities 278,475 344,354	Investments	 175,453	 252,246
	Subtotal	 175,453	 252,246
Net deferred tax assets (liabilities)\$ 240,700\$ 119,383	Deferred tax liabilities	 278,475	 344,354
	Net deferred tax assets (liabilities)	\$ 240,700	\$ 119,383

The components of the change in net deferred tax as of December 31 are as follows:

	2018			2017	Change		
Adjusted gross DTAs	\$	519,749	\$	464,458	\$	55,291	
Total DTLs		278,475		344,354		(65,879)	
Net DTAs (DTLs)	\$	241,274	\$	120,104		121,170	
Tax effect of investment unrealized gains (losses)						(85,633)	
Other						22	
Change in net deferred income tax					\$	35,559	

The actual federal income tax expense on operations for 2018 and 2017 differed from expected tax expense (benefit) as follows:

			2018					2017	
		Ta	ax Effect	Effective			Та	x Effect	Effective
	Amount		at 21%	Tax Rate	_	Mount		at 35%	Tax Rate
Income (loss) before tax expense	\$ 769,016	\$	161,493	21.00 %	\$	(9,423)	\$	(3,298)	35.00 %
Tax exempt interest	(89,311)		(18,754)	(2.44)		(82,214)		(28,775)	305.37
Dividends received deduction	(572,787)		(120,285)	(15.64)		(35,414)		(12,394)	131.53
Tax-exempt interest and dividend deduction proration	28,025		5,885	0.77		17,493		6,123	(64.98)
Treasury inflation protected securities	97		20	_		75		26	(0.28)
50% meals and entertainment adjustment	5,651		1,187	0.15		2,333		817	(8.67)
Other current year permanent items	19,362		4,066	0.53		1,827		639	(6.78)
Change in prior year permanent items	1,077		226	0.03		6,674		2,336	(24.79)
Nonadmitted assets	(27,308)		(5,735)	(0.75)		(10,471)		(3,665)	38.89
Excluded gain on stock contribution	(13,719)		(2,881)	(0.37)		_		_	_
Deferred tax balance and audit adjustments	(1,335)		(280)	(0.04)		1,227		429	(4.55)
Valuation allowance	(1,093)		(230)	(0.03)		(1,572)		(550)	5.84
Change in additional liability for pension, postretirement, and agent contract termination	12,754		2,678	0.35		(50,037)		(17,513)	185.85
payment plans Tax reform rate change	(119,623)		2,676 (25,121)	(3.27)		(50,037)		(17,513) 244,979	(2,599.80)
Overfunded plan asset	(119,023) (236,194)		(49,601)	(6.45)		—		244,979	(2,599.00)
Other	(230, 194)		(49,001)	(0.45)		377		132	(1.40)
Foreign tax credit and penalties	(1,000)		(330)	(0.03)		(1,782)		(624)	6.62
°		_			_	()		. ,	
Taxable income (loss)	\$ (227,056)	\$	(47,682)	(6.21)%	\$	(160,907)	\$	188,662	(2,002.15)%
Federal income tax incurred		\$	(12,123)	(1.59)%			\$	(148,803)	1,579.15 %
Change in net deferred income tax			(35,559)	(4.62)				337,465	(3,581.30)
Total statutory income taxes (excluding taxes on unrealized gains/losses)		\$	(47,682)	(6.21)%			\$	188,662	(2,002.15)%

On December 22, 2017, the Tax Cuts and Jobs Act (the Act) was enacted into law. As a result, in 2017 the Company recognized a tax expense of \$244,979 related to operations and surplus items excluding unrealized gains and losses. In addition, the Company recognized a tax benefit of \$164,573 in surplus related to unrealized gains and losses. In total, the Company recognized a net tax expense impact of \$80,406 in 2017 due to the remeasurement of deferred tax assets and liabilities at lower enacted tax rates. At December 31, 2017, the U.S. Treasury had not issued applicable discount factors and, therefore, the Company did not have the necessary information available to complete the accounting for the tax effects of enactment of the Act related to the tax basis of unpaid loss reserves under Statement of Statutory Accounting Principles (SSAP) 101, Income Taxes. In accordance with INT 18-01, Updated Tax Estimates under the Tax Cuts and Jobs Act, a reasonable estimate was not made. The Company believes the inability to estimate the tax unpaid losses in accordance with tax reform would not have had any impact on net admitted assets as of December 31, 2017. The U.S. Treasury subsequently issued discount factors and the Company has calculated the loss reserve transition adjustment of \$119.243 as a measurement period adjustment to be taken into account over the eight year transition period. The accounting for the income tax effects of the Act has been completed as of the end of the December 22, 2018 measurement period, and for the year ending December 31, 2018.

On a consolidated basis as of December 31, 2018, the Company has net operating loss carryforwards of \$1,766 which expire by 2022.

The following are income tax expenses incurred in the current and prior years that are available for recoupment in the event of future net losses:

Year	A	mount
2018	\$	52,002
2017		2,995
2016		50,174

On a consolidated basis the following are income tax expenses incurred in the current and prior years that are available for recoupment in the event of future net losses:

Year	 Amount
2018	\$ 29,669
2017	5,462
2016	50,685

The guidance for accounting for uncertainty in income taxes prescribes a minimum recognition threshold a tax position is required to meet before being recognized in the financial statements. Interest and penalties on tax uncertainties are classified as a federal tax expense. The total amount of interest accrued was \$457 as of December 31, 2018 and 2017. The Company does not expect to have a significant change in unrecognized tax benefits in the next twelve months.

The examinations of the Company's consolidated federal income tax returns for the years 2014 and prior are closed, and the years 2015 through 2018 remain open under the Internal Revenue Service (IRS) statute of limitations. AFMICSI and its subsidiaries are currently under federal audit for tax year 2015.

5. Employee Benefit Plans

AFMICSI has a non-contributory qualified pension plan (herein referred to as the Plan) covering employees of AFMICSI only. For AFMICSI employees hired before January 1, 2009, and Sales District Leaders hired before January 1, 2010, the benefits are based on years of credited service and highest average compensation (as defined in the Plan). For employees hired on or after January 1, 2009, and Sales District Leaders hired on or after January 1, 2010, benefits are determined under a cash balance formula (as defined in the Plan). The Company's funding policy is to annually contribute an amount equal to the minimum required contribution per IRS rules and regulations, plus additional amounts at the Company's discretion. Benefit restrictions required under the Pension Protection Act of 2006 do not apply in 2018 or 2017 given the funded status of the Plan.

AFMICSI provides certain health care benefits to substantially all AFMICSI employees and contributes toward eligible employees' postretirement health care using a fixed amount for each year of eligible service. Certain employees may also receive health care benefits upon retirement via conversion of unused sick days earned prior to 2008. In addition, AFMICSI provides most AFMICSI employees with a life insurance benefit, for which the Companies absorb substantially all of the cost. The Companies' portions of the costs of these programs are unfunded. The Companies sponsor no other significant postretirement benefit plans and use a measurement date of December 31 for valuing pension and other postretirement benefit plans.

The following table reflects the Plan's funded status and amounts recognized in the Company's consolidated property & casualty statutory balance sheets at December 31:

.. . .

. .

	Overfunded			Underfunded				
		2018		2017		2018		2017
Pension Benefits								
Benefit obligation at beginning of year	\$	1,237,962	\$	—	\$	45,396	\$	1,141,259
Service cost		57,948		—		874		51,079
Interest cost		42,911		—		1,530		44,620
Actuarial (gain)/loss		(131,041)		—		(3,805)		119,165
Benefits paid		(79,255)				(2,553)		(72,765)
Benefit obligation, end of year	\$	1,128,525	\$	_	\$	41,442	\$	1,283,358
		Overfu	und	ed		Under	fune	ded
		2018		2017		2018		2017
Postretirement Benefits								
Benefit obligation at beginning of year	\$	_	\$	_	\$	66,498	\$	59,508
Service cost		—		_		3,331		3,100
Interest cost		—		—		2,248		2,309
Actuarial (gain)/loss		—		—		(4,466)		3,929
Benefits paid						(2,985)		(2,348)
Benefit obligation, end of year	\$		\$		\$	64,626	\$	66,498

Change in benefit obligation

American Family Mutual Insurance Company, S.I. and **Consolidated Property & Casualty Subsidiaries** Notes to Consolidated Property & Casualty

Statutory Financial Statements December 31, 2018 and 2017 (in thousands of dollars)

				0	verf	unded				Under	fune	ded	
				2018		201	7		201	8		20	17
Postemployment & Compensated Abse	nce	Benefits											
Benefit obligation at beginning of year				\$	_	\$		- \$	7	2,636	\$		74,954
Service cost					_			_	5	9,535			62,378
Interest cost										479			(463
Benefits paid								_	(6	1,209)		(64,233
Benefit obligation, end of year				\$	_	\$		\$	7	1,441	\$		72,636
		Pens Bene				Postreti Bene				Poste	mp	loyn	nent
		2018	_	2017		2018		2017	_	2018		2	2017
Change in plan assets Fair value of plan assets at beginning of year	¢	1,013,365	¢	845.436	\$		\$		\$			\$	
beginning of year Actual return on plan assets	φ	(69,391)	φ	155,350	φ	_	φ	_	φ	-		φ	_
Reporting entity contribution		(00,551) 502,553		85,344		2,985		2,348		61,20)9		64,23
Benefits paid		(81,808)		(72,765)		(2,985)		(2,348)		(61,20			64,23
Fair value of plan assets at end of year	\$1	,364,719	\$	1,013,365	\$	_	\$	_	\$	-	_	\$	_
		Pension	Be	nefits		Postreti Bene							
		2018		2017		2018		2017					
Funded status													
Overfunded													
Assets (nonadmitted) Prepaid benefit costs	\$	521,920	\$		\$		\$						
Overfunded plan assets	Ψ	(285,726)	Ψ	_	Ψ		Ψ	_					
Total assets (nonadmitted)	\$	236,194	\$		\$		\$	_					
Underfunded	Ŧ	200,101	Ŧ		Ŧ		Ŷ						
Liabilities recognized													
Accrued (prepaid) benefit costs	\$	27,901	\$	(34,778)	\$	68,185	\$	64,980					
Liability for pension benefits		13,541		304,771		(3,559)		1,518					
Total liabilities recognized	\$	41,442	\$	269,993	\$	64,626	\$	66,498					
Unrecognized liabilities	\$	_	\$	_	\$		\$	—					
		Pens Bene				Postreti Bene				Poste & Co Abser	mp	ensa	ited
		2018		2017		2018		2017		2018		2	2017

	 2018	2017	2018	2017	 2018	2017
Components of net periodic benefit cost						
Service cost	\$ 58,822	\$ 51,079	\$ 3,331	\$ 3,100	\$ 59,535	\$ 62,378
Interest cost	44,441	44,620	2,248	2,309	479	(463)
Expected return on plan assets	(72,239)	(51,893)	_	_	_	_
Incremental (asset) / obligation	(3,617)	(3,617)	_	_	_	_
Prior service cost / (credit)	(7,096)	(7,096)	157	157	_	_
Actuarial (gain) / loss	23,020	26,365	267	148	_	_
Gain or loss recognized due to a settlement or curtailment	 105	 816	 	 	 _	
Net periodic cost	\$ 43,436	\$ 60,274	\$ 6,003	\$ 5,714	\$ 60,014	\$ 61,915

(in thousands of dollars)

The Company recognized additional pension expenses in connection with settlement accounting which resulted from lump sum distributions exceeding service and interest cost during the year of \$105 and \$816 for 2018 and 2017, respectively.

Amount in unassigned funds (surplus) recognized as components of net periodic benefit cost:

	 Pension Benefits			 Postret Ben		
	 2018		2017	 2018		2017
Items not yet recognized as a component of net periodic cost - prior year	\$ 304,771	\$	305,531	\$ 1,518	\$	(2,106)
Net transition asset or obligation recognized	3,617		3,617	_		_
Net prior service cost or credit arising during the period	—		_	_		_
Net prior service cost or credit recognized	7,096		7,096	(157)		(157)
Net gain and loss arising during the period	6,908		15,708	(4,653)		3,929
Net gain and loss recognized	(23,125)		(27,181)	(267)		(148)
Items not yet recognized as a component of net periodic cost - current year	\$ 299,267	\$	304,771	\$ (3,559)	\$	1,518

Amounts of unassigned funds (surplus) expected to be recognized in the next fiscal year as components of net periodic benefit costs:

	Pension Benefits				nent s			
		2018	20	17		2018		2017
Net transition asset or obligation	\$	(3,617)	\$	(3,617)	\$	_	\$	_
Net prior service cost or credit		(7,096)		(7,096)		157		157
Net recognized gains and losses		18,719		21,711		112		269

Amounts in unassigned funds (surplus) that have not yet been recognized as components of net periodic benefit costs:

	Pension Benefits			Postreti Bene		
		2018		2017	 2018	 2017
Net transition asset or obligation	\$	(7,233)	\$	(10,850)	\$ _	\$ _
Net prior service cost or credit		(24,708)		(31,804)	(5,771)	(5,614)
Net unrecognized gains and losses		331,208		347,426	2,212	7,132

(in thousands of dollars)

The weighted-average assumptions used in determining projected benefit obligations and net periodic benefit cost as of December 31 are as follows:

	2018	2017
Projected benefit obligations:		
Weighted-average discount rate	4.19%	3.54%
Expected long-term rate of return on plan assets	6.00	6.25
Rate of compensation increase	3.50	3.50
Net periodic benefit cost:		
Weighted-average discount rate	3.54	3.99
Expected long-term rate of return on plan assets	6.25	6.25
Rate of compensation increase	3.50	3.50

The pension accumulated benefit obligation at December 31, 2018 and 2017 was \$1,003,917 and \$1,079,614, respectively.

Assumed health care cost trend rates do not have a significant effect on the amounts reported for the health care plans.

Annual rates of increase in the per capita costs of covered health care benefits were assumed to be 8.20% and 7.25% (Pre-65) and 8.20% and 7.50% (Post-65) for 2018 and 2017, respectively. Rates will gradually decrease to 4.50% by 2027.

Expected Cash Flows

Information about the expected cash flows for the Plans follows:

	 Pension Benefits	Postretirement Benefits		
Expected employer contributions				
2019	\$ 3,312	\$	4,631	
Expected benefit payments				
2019	\$ 88,375	\$	4,631	
2020	89,726		4,541	
2021	91,804		4,659	
2022	94,727		4,918	
2023	97,014		5,145	
2024 - 2028	488,033		27,681	

The expected rate of return on plan assets is based upon an analysis of historical returns and longterm capital market assumptions for each asset class. The expected returns by asset class contemplate a risk free interest rate as of the measurement date and then add a risk premium. The risk premium is a range of percentages and is based upon factors such as expected reinvestment returns and asset manager performance. Finally, an underlying inflation assumption is incorporated to determine the overall expected long-term rate of return assumption.

(in thousands of dollars)

The target allocation, asset allocation, and fair value of plan assets for the Company's pension plan at the end of 2018 and 2017, by asset category, follow.

	Target All	ocation	Percentage Assets, Y		Fair Value of Plan Assets, Year End							
	2018	2017	2018	2017		2018		2018		2018		2017
Asset Category												
Equity	40%	55%	40%	59%	\$	542,692	\$	599,426				
Debt	50	40	44	38		605,545		381,870				
Private equity	10	5	2	3		22,674		25,024				
Cash equivalents			14			189,317		3,327				
Total	100%	100%	100%	100%	\$	1,360,228	\$	1,009,647				

The overall investment objective of the Plan is to maximize the risk adjusted return on assets over a long-term period, while ensuring the Plan is able to meet current and future obligations to plan participants. The primary considerations in developing target asset allocations are the Plan's overall investment objective, the investment objectives for the various assets, the necessary level of diversification, and maintaining an acceptable level of risk. The existing allocations are within the Company's tolerance for variation from target allocation.

The Company has no significant concentrations of risk within Plan assets.

Plan assets at fair value are categorized in the same manner as Company assets, based on the reliability of inputs to the valuation techniques as described in Note 1(c).

Below is a summary of significant valuation techniques specific to Plan assets:

Level 1 Measurements

<u>Bonds</u>: *U.S. Government*: Comprised of U.S. Treasuries valued based on unadjusted quoted prices for identical assets in active markets.

<u>Equity Securities</u>: *Common Stocks*: Comprised of actively traded, exchange listed U.S. and international equity securities. Valuation is based on unadjusted quoted prices for identical assets in active markets that the Plan can access.

<u>Equity Securities</u>: *Registered Investment Companies*: Comprised of an actively traded, U.S. Treasury bond exchange-traded fund (ETF) with valuations based on unadjusted quoted prices for identical assets in markets that are generally active.

<u>Cash Equivalents</u>: Comprised of actively traded money market funds that have daily quoted net asset values for identical assets that the Plan can access.

Level 2 Measurements

<u>Bonds</u>: *Corporates, Municipals, and Foreign*: Valued using the market and income approaches based on inputs including quoted prices for identical or similar assets in markets that are not active, benchmark yield curves, bid/ask spreads, credit quality, and projected cash flows.

(in thousands of dollars)

<u>Equity Securities</u>: *Registered Investment Companies and Common/Collective Trusts:* Comprised of non-actively traded U.S. and international funds priced by the fund manager using observable inputs primarily consisting of quoted prices of the underlying investments.

Level 3 Measurements

Limited Partnerships: Valued using capital account valuations as reported by the various limited partnerships, which approximate fair value.

The following summarizes the Plan's financial assets measured at fair value as of December 31:

	20	018					
	Quoted Prices in Active Markets for Identical Assets (Level 1)		0	ignificant Other bservable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)		lance as of cember 31, 2018
Financial assets							
Bonds, available-for-sale:							
U.S. government	\$	6,191	\$	_	\$	—	\$ 6,191
Corporates		_		174,910		_	174,910
Foreign bonds		_		41,932		_	41,932
Equity securities							
Common stocks, available-for-sale		356,036		—		—	356,036
Registered investment companies		308,642		153,171		_	461,813
Common/collective trusts		_		107,355			107,355
Cash equivalents		189,317		_		_	189,317
Limited partnerships*						22,674	 22,674
Total recurring basis financial assets	\$	860,186	\$	477,368	\$	22,674	\$ 1,360,228
	20	017					
	ir Ma Io	ted Prices Active arkets for dentical Assets Level 1)	0	ignificant Other bservable Inputs (Level 2)	Uno	gnificant bservable Inputs ₋evel 3)	lance as of cember 31, 2017
Financial assets							
Bonds, available-for-sale:							
U.S. government	\$	62,054	\$	_	\$	_	\$ 62,054
Corporates		_		204,768		_	204,768
Municipals				865		_	865
Foreign bonds		_		43,677		_	43,677
Equity securities							
Common stocks, available-for-sale		275,434		_		_	275,434
Registered investment companies				215,666		_	215,666
Common/collective trusts		_		178,832		_	178,832
Cash equivalents		3,327		_		_	3,327
Limited partnerships*						25,024	 25,024
Total recurring basis financial assets	\$	340,815	\$	643,808	\$	25,024	\$ 1,009,647

* Limited partnerships were valued using 9/30 capital account valuations provided by the various limited partnerships, adjusted for any capital calls made and distributions received between 9/30 and 12/31.

All transfers into or out of a particular level are recognized as of the beginning of the reporting period. There were no transfers into or out of Level 1, 2, or 3 during 2018 or 2017.

Other Plans

AFMICSI also sponsors a qualified contributory 401(k) plan (the 401(k) Plan) in which employees of AFMICSI are eligible to participate. Employees who choose to participate in the 401(k) Plan contribute between 1% and 30% of eligible base compensation, subject to IRS limitations. AFMICSI is required to make contributions each payroll period to a trust fund. AFMICSI's contributions are based on a formula with a 100% match on the first 3% of eligible contributions plus 50% on the next 2% of eligible contributions for a maximum annual contribution of 4% of participants' eligible compensation. AFMICSI recognized expense of \$24,482 and \$21,993 related to the 401(k) Plan in 2018 and 2017, respectively.

PGC sponsors a defined contribution 401(k) plan in which substantially all employees of PGC are eligible to participate (PGC Plan). Under the PGC Plan, PGC's matching contribution is equal to 50% to 100% of each participant's contribution (depending upon years of service) to a maximum of 5% of the participant's eligible compensation. Expenses related to the PGC Plan of \$1,700 and \$2,464 were incurred during 2018 and 2017, respectively.

Homesite sponsors a defined contribution 401(k) plan in which substantially all Homesite employees 21 or older are eligible to participate (Homesite Plan). Under the Homesite Plan, Homesite's matching contribution is equal to 50% of each participant's contribution, subject to a maximum of 5% of the participant's eligible compensation. Expenses related to the Homesite plan of \$7,844 and \$7,864 were recognized during 2018 and 2017, respectively.

A liability of \$72,500 and \$72,154 was accrued for earned but unpaid compensated absences as of December 31, 2018 and 2017, respectively.

6. Agent Contract Termination Payments

Exclusive agents of the Company are eligible to receive payments upon termination after a period of covered service. Years of service exclude time under an advance compensation plan, not to exceed two years. For agents appointed prior to January 1, 2009 that have more than 10 years of covered service, payments are based on a percentage of service fees during the period of up to 12 months prior to termination (as defined in the agreement). For agents appointed on or after January 1, 2009 that have eight or more years of covered service, payments are based on a cash balance formula that utilizes sales and service fees (as defined in the agreement).

The Company uses a measurement date of December 31 for its agent contract termination payments plan.

(in thousands of dollars)

The following sets forth the status of the agent contract termination payments plan's obligation reconciled with amounts reported in the Company's consolidated property & casualty statutory balance sheets at December 31:

	 2018		
Change in benefit obligation			
Benefit obligation at beginning of year	\$ 762,347	\$	697,175
Service cost	31,146		27,555
Interest cost	27,372		27,718
Actuarial (gain)/loss	(2,446)		48,305
Benefits paid	 (38,186)		(38,406)
Benefit obligation, end of year	\$ 780,233	\$	762,347
Change in plan assets			
Reporting entity contribution	\$ 38,186	\$	38,406
Benefits paid	 (38,186)		(38,406)
Fair value of plan assets at end of year	\$ 	\$	_
Funded status			
Underfunded			
Liabilities recognized			
Accrued benefit costs	\$ 778,063	\$	758,005
Liability for pension benefits	 2,170		4,342
Total liabilities recognized	\$ 780,233	\$	762,347
Unrecognized liabilities	\$ _	\$	_
	2018		2017
Components of net periodic benefit cost			
Service cost	\$ 31,146	\$	27,555
Interest cost	27,372		27,718
Amount of recognized (gains)/losses	(274)		(202)
Amount of prior service cost recognized	 		1,335
Net periodic benefit cost	\$ 58,244	\$	56,406

Amounts in unassigned funds (surplus) recognized as components of net periodic benefit cost:

		2017		
Items not yet recognized as a component of net periodic benefit cost - prior year	\$	4,342	\$	(42,830)
Net prior service cost or credit recognized		—		(1,335)
Net gain and loss arising during the period		(2,446)		48,305
Net gain and loss recognized		274		202
Items not yet recognized as a component of net periodic benefit cost - current year	\$	2,170	\$	4,342

(in thousands of dollars)

Amounts in unassigned funds (surplus) expected to be recognized in the next fiscal year components of net periodic benefit costs:

	201	8 2	2017	
Net transition asset or obligation	\$	— \$	—	
Net prior service cost or credit		—	_	
Net recognized gains and losses		(277)	(162)	

Amounts in unassigned funds (surplus) that have not yet been recognized as components of net periodic benefit cost:

	 2018	2017		
Net transition asset or obligation	\$ _	\$		
Net prior service cost or credit	_	_		
Net recognized gains and losses	2,170	4,342		
	2018	2017		
Assumptions used to determine projected benefit obligation as of December 31:				
Discount rate	4.20%	3.55%		
Service fees increase				
AFMIC				
First 8 years after appointment	n/a	21.00		
After first 8 years of appointment	n/a	3.25		
First 6 years after appointment	27.75	n/a		
Years 7 through 20 after appointment	6.75	n/a		
After 20 years of appointment	2.75	n/a		
ASIC				
First 6 years after appointment	8.00	8.00		
After first 6 years of appointment	(4.00)	(4.00)		
Expected return rate on plan assets	n/a	n/a		
Assumptions used to determine net periodic benefit cost as of December 31:				
Discount rate	3.55	4.00		
Service fees increase				
AFMIC				
First 8 years after appointment	21.00	21.00		
After first 8 years of appointment	3.25	3.25		
ASIC				
First 6 years after appointment	8.00	8.00		
After first 6 years of appointment	(4.00)	(4.00)		
Expected return on plan assets	n/a	n/a		

(in thousands of dollars)

The accumulated benefit obligation at December 31, 2018 and 2017 was \$680,046 and \$673,635, respectively.

Expected Cash Flows

Information about the expected cash flows for the agent contract termination payments plan follows:

Expected contract termination payments

2019	\$ 44,099
2020	45,368
2021	49,505
2022	53,253
2023	56,664
2024 - 2028	312,849

The above table reflects vested benefits expected to be paid from the Companies' assets.

7. Property & Casualty Loss and Loss Adjustment Expense Reserve

Activity in the loss and loss adjustment expense reserve for property & casualty insurance, including health insurance, is summarized as follows:

	2018			2017
Net balance as of January 1	\$	4,321,565	\$	3,830,886
Adjustment due to change in reporting entity (see Note 1)				210,043
Net balance as of January 1, (revised for January 1, 2017)		4,321,565		4,040,929
Incurred losses and loss adjustment expenses related to				
Current year		6,755,400		6,311,710
Prior years		(167,186)		19,682
Total incurred		6,588,214		6,331,392
Paid losses and loss adjustment expenses related to				
Current year		4,101,135		4,069,385
Prior years		1,890,836		1,981,371
Total paid		5,991,971		6,050,756
Net balance as of December 31	\$	4,917,808	\$	4,321,565

Property & casualty loss and loss adjustment expenses incurred decreased by \$167,186 and increased by \$19,682 during 2018 and 2017, respectively, attributable to re-estimation of unpaid losses and loss adjustment expenses from insured events of prior years. The lines of business primarily affected were Private Passenger Auto Liability, Auto Physical Damage and Homeowners/Farmowners in 2018 and Private Passenger Auto Liability, Commercial Multiple Peril and Other Liability in 2017.

Increases or decreases of this nature occur as the result of claim settlements during the current year and as additional information is received regarding individual claims, causing changes from the original estimates of individual claims. Recent loss development trends are also taken into account in evaluating the overall adequacy of unpaid losses and loss adjustment expenses.

(in thousands of dollars)

8. Related Party Transactions

As of December 31, 2018 and 2017, on a consolidated basis, the Companies reported \$63,878 and \$15,847, respectively, due from affiliates and \$197,814 and \$100,449, respectively, due to affiliates. Terms of the settlement require that these amounts be settled within 90 days.

AFMICSI has agreed to provide certain management and information systems services to its whollyowned subsidiaries. AFMICSI shares certain administrative, occupancy, marketing, and tax expenses with other affiliated companies. Such expenses are allocated by AFMICSI at cost in proportion to estimated utilization. Allocation methods are refined periodically to reflect current operations and resources utilized by the Company. In addition AFMICSI is allocated expenses from its wholly-owned subsidiaries as a result of certain information systems and administrative services provided to the Company. These expenses are allocated to AFMICSI at cost either in proportion to estimated utilization or via specific identification.

In 2018, AmFam Inc. distributed \$550,000 to AFMICSI, \$500,000 of which was for the purpose of funding AFMICSI's non-contributory qualified pension plan referenced in Note 5. The Company recognized the proceeds of the total distribution in net investment income in the consolidated property & casualty statutory statements of income and simultaneously recognized a net change in unrealized capital losses on affiliated common stocks in the consolidated property & casualty statutory statements of changes in capital and surplus.

The Company made \$31,273 and \$147,672 in cash distributions to unconsolidated entities in 2018 and 2017, respectively, primarily to support non-insurance business development and acquisitions. In 2017, \$130,000 was provided through the execution of a short-term advance from the FHLBC (see Note 14). Also in 2017, as part of the corporate reorganization discussed in Note 1, the Company distributed, in kind, its investment in New Ventures, LLC, an unconsolidated, non-insurance subsidiary, which had a book value at the time of distribution of \$110,044, to Holdings.

The Company contributed \$49,224 and \$12,327 to AmFam, Inc. in 2018 and 2017, respectively, the majority of which was used to support capital investment activities in each respective year.

9. Commitments and Contingencies

The Company has various leases for property and equipment used in the normal course of business. These lease commitments are summarized in Note 1(j).

The Companies are contingently liable for cessions to reinsurers to the extent that any reinsurer might be unable to meet its obligations assumed under the various reinsurance contracts.

AFMICSI enters into contractual agreements that require capital contributions to limited partnerships. These contributions are recorded on the consolidated property & casualty statutory financial statements as other invested assets. Capital is typically contributed to the partnerships over multiple years. At any time, AFMICSI will have commitments to the partnerships that have not yet been funded. As of December 31, 2018 and 2017, AFMICSI was obligated to contribute \$859,133 and \$638,399, respectively, in additional capital to various limited partnerships. These contributions are callable under the commitments to the partnerships.

The Companies are at times involved in lawsuits which are related to operations. In most cases, such lawsuits involve claims under insurance policies and other contracts of the Companies. Such lawsuits,

either individually or in the aggregate, are not expected to have a material effect on the Companies' consolidated property & casualty statutory financial statements.

The Companies are liable for mandatory assessments that are levied by the property & casualty guaranty fund associations of states in which the Companies are licensed. These assessments are to cover losses to policyholders of insolvent or rehabilitated insurance companies. Guaranty fund assessment liabilities, as of December 31, 2018 and 2017, were \$19,102 and \$15,674, respectively. Guaranty fund assets related to future premium tax credits were \$10,617 and \$20,111 for the years ended December 31, 2018 and 2017, respectively. Such estimates are subject to change as the associations determine more precisely the losses that have occurred and how such losses will be allocated to insurance companies.

10. Structured Settlements

AFMICSI has purchased annuities of which the claimant is the payee, but for which AFMICSI is contingently liable. At December 31, 2018 and 2017, the present values of all such annuities were \$96,326 and \$104,857, of which \$51,690 and \$56,794 were from nonaffiliated life insurers, respectively.

11. Capital and Surplus and Dividend Restrictions

The Companies' surplus may be available for distribution to its policyholders or shareholders. Such distributions, as dividends, may be subject to prior regulatory approval. See Note 8 for distributions to shareholders in 2018 and 2017. There were no restrictions placed on the Companies' surplus, including for whom the surplus is being held.

The portion of unassigned funds (surplus) represented or reduced by cumulative gross unrealized gains (losses) was \$1,489,871 and \$2,405,555 at December 31, 2018 and 2017, respectively.

12. Reinsurance

The following table summarizes assumed and ceded unearned premiums and the related commission equity at December 31:

						20	18					
	_	Assı	imed			Ce	ded		Assumed Less Ceded			
	Unearned Premiums				-	Unearned Premiums		Commission Equity		Unearned Premiums		nmission Equity
	\$	107,068	\$	16,840	\$	205,649	\$	4,286	\$	(98,580)	\$	12,554
Totals	\$	107,068	\$	16,840	\$	205,649	\$	4,286	\$	(98,580)	\$	12,554
Direct unearned premium reserve	\$	3,894,557										
						20	17					
		Assı	imed			Ce	ded		Assumed Less Ceded			Ceded
		Unearned Commission Premiums Equity			-	Unearned Commission Premiums Equity			-	nearned remiums	Commission Equity	
	\$	100,631	\$	15,481	\$	205,664	\$	3,582	\$	(105,033)	\$	11,899
Totals	\$	100,631	\$	15,481	\$	205,664	\$	3,582	\$	(105,033)	\$	11,899
Direct unearned premium reserve	\$	3,596,367										

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(in thousands of dollars)

Amounts ceded under reinsurance contracts as of and for the years ended December 31 are summarized as follows:

	2018			2017
Earned premiums ceded	\$	169,713	\$	158,129
Written premiums ceded		169,696		220,848
Unearned premiums ceded		205,649		205,666
Loss and loss adjustment expenses ceded		292,601		462,728

These ceded reinsurance transactions do not relieve the Company of its primary obligation to the policyholder.

13. **Environmental Reserves**

AFMICSI has environmental exposure from its business owners, other commercial multiple peril, and general liability policies. Since the Company wrote minimal levels of commercial lines business prior to the introduction of the absolute pollution exclusion, reported claim activity levels to date have not been material and the Company's exposure is insignificant. Furthermore, the companies are predominantly writers of personal lines policies, which are not subject to significant exposure from toxic tort and environmental pollution claims.

AFMICSI's methodology for reserving for reported losses is to establish a liability based on what AFMICSI estimated it will ultimately pay. The environmental reserves reported net of reinsurance were \$3,737 and \$3,543 as of December 31, 2018 and 2017, respectively.

14. Debt

The Company is a member of the FHLBC. The general nature of the FHLBC agreement is to provide a platform which provides the Company with the ability to receive advances from the FHLBC as a member of the bank. Through its membership, the Company has a 30-year fixed rate advance of \$500,000 which was issued in 2013. The Company pays monthly interest to FHLBC at a fixed annual interest rate of 5.12% and principal is due in a balloon payment at the end of the advance's 30-year term. The Company paid \$25,956 in interest on the advance during both 2018 and 2017 and recorded accrued interest of \$2,204 at both December 31, 2018 and 2017.

In 2017, the Company executed a 1-year advance of \$130,000, the proceeds of which were distributed to Holdings (see Note 8). The Company paid monthly interest to the FHLBC at a fixed annual interest rate of 1.95% and all principal was repaid at the end of the advance's 1-year term in 2018. The Company paid \$2,479 and \$0 in interest on the advance during 2018 and 2017, respectively, and recorded accrued interest of \$92 and \$127 at December 31, 2018 and 2017, respectively.

Both advances are (were) fully collateralized with stock and gualified securities. The shares in FHLBC stock are considered Class B shares not eligible for redemption and are recorded as common stocks in the consolidated property & casualty statutory balance sheet.

The following summarizes general account FHLBC capital stock balances as of December 31:

(in thousands of dollars, except share amounts)	2018			2017		
Shares outstanding		100,000		126,000		
Membership stock - Class B	\$	1,299	\$	1,229		
Activity stock		8,701		11,371		
Aggregate total - carrying value		10,000		12,600		
Actual or estimated borrowing capacity		500,000		630,000		
Collateral pledged - fair value		842,048		757,831		
Collateral pledged - carrying value		838,167		742,475		
Total borrowing		500,000		630,000		

Borrowing capacity is calculated as the carrying value of FHLBC stock multiplied by 50, less any outstanding advances. The Company has no borrowing capacity as of December 31, 2018 and 2017.

American Family Mutual Insurance Company, S.I. and **Consolidated Property & Casualty Subsidiaries** Supplemental Schedule of Consolidation **Consolidated Property & Casualty Statutory Balance Sheet** December 31, 2018 (in thousands of dollars)

	ASIC	ASICO	AFIC	МІС	PGC Consolidated	Homesite Consolidated	AFMICSI	Eliminations	Ref No.	AFMICSI Consolidated
Admitted assets										
Bonds	\$ 309,603	\$ 828	\$ 8,311	\$ 7,798	\$ 208,523	\$ 270,619	\$ 9,211,033	\$ —		\$ 10,016,715
Common stocks, including investments in unconsolidated subsidiaries	—	—	—	—	—	_	3,858,671	(984,669)	(1)	2,874,002
Mortgage loans	_	_	_	_	_	_	75,166	_		75,166
Real estate	—	—	—	—	_	_	261,884	_		261,884
Cash, cash equivalents, and short-term investments	8,006	11,005	48,044	4,427	28,580	36,363	276,764	—		413,189
Receivables for securities	343	_	_	_	912	_	20,496	_		21,751
Other invested assets					14		1,180,237			1,180,251
Total cash and invested assets	317,952	11,833	56,355	12,225	238,029	306,982	14,884,251	(984,669)		14,842,958
Property & casualty premiums receivable and agents' balances	42,944	_	81	27,130	318,579	239,063	1,770,741	(493,669)	(3)	1,904,869
Accrued investment income	2,756	16	125	61	1,942	7,324	95,299	_		107,523
Deferred tax assets	179	2	44	72	100	335	240,045	(77)	(4)	240,700
Income taxes receivable	99	_	_	162	966	20	_	(1,247)	(4)	_
Electronic data processing equipment and software (net)	_	_	_	_	_	_	17,406	_		17,406
Other assets	78,866	(51)	(164)	19,483	46,692	121,517	174,569	(314,952)	(2),(3)	125,960
Total admitted assets	442,796	11,800	56,441	59,133	606,308	675,241	17,182,311	(1,794,614)		17,239,416
Liabilities										
Property & casualty loss and loss adjustment expense reserve	1,201	_	37	_	_	3,763	5,116,599	(203,792)	(3)	4,917,808
Property & casualty unearned premiums	_	_	_	_	_	7,355	3,788,622	_		3,795,977
Agent contract termination payments	_	_	_	_	_	_	780,233	_		780,233
Employee pension and other benefits	_	_	_	_	_	_	106,068	_		106,068
Income taxes payable	_	20	226	_	_	_	44,520	(33,350)	(2),(4)	11,416
Deferred tax liability	_	_	_	_	_	77	_	(77)	(4)	_
Debt	_	_	_	_	_	_	502,296	_		502,296
Payable for securities	1,079	_	_	_	_	3,993	49,838	_		54,910
Accrued expenses and other liabilities	89,397	2,935	30,866	45,390	373,826	306,885	458,603	(572,726)	(2),(3)	735,176
Total liabilities	91,677	2,955	31,129	45,390	373,826	322,073	10,846,779	(809,945)		10,903,884
Capital and surplus										
Common stock	3,000	1,000	3,000	3,500	9,500	17,890	3,000	(37,890)	(1)	3,000
Special surplus funds	_	_	_	_	_	_	1,250	_		1,250
Unassigned surplus	348,119	7,845	22,312	10,243	222,982	335,278	6,331,282	(946,779)	(1)	6,331,282
Total capital and surplus	351,119	8,845	25,312	13,743	232,482	353,168	6,335,532	(984,669)		6,335,532
Total liabilities, capital, and surplus	\$ 442,796	\$ 11,800	\$ 56,441	\$ 59,133	\$ 606,308	\$ 675,241	\$ 17,182,311	\$ (1,794,614)		\$ 17,239,416

References

(1) Elimination of affiliated common stock of property & casualty subsidiaries.

(2) Elimination of intercompany payables/receivables and affiliated reinsurance loss and loss adjustment expenses.

(3) Elimination of affiliated reinsurance premium payable and underwriting expense receivable.

(4) Net income taxes and deferred taxes.

December 31, 2018 (in thousands of dollars)

	Homesite California	Homesite Insurance	Homesite Indemnity	Homesite Illinois	Homesite Midwest	Homesite New York	Homesite Georgia	Homesite Lloyds (TX)	Homesite Florida	Eliminations	Ref No.	Home Consoli	
Admitted assets													
Bonds	\$ 30,492	\$ 71,386	\$ 32,180	\$ 4,987	\$ 84,677	\$ 13,055	\$ 19,211	\$ 7,932	\$ 6,699	\$ —		\$ 2	270,619
Common stocks, including investments in unconsolidated subsidiaries	—	_	_	_	_	_	_	_	_	—			_
Mortgage loans	_	_	_	_	_	_	_	_	_	_			_
Real estate	_	_	_	_	_	_	_	_	_	_			_
Cash, cash equivalents, and short-term investments	714	2,362	1,236	3,284	4,512	13,071	1,201	780	9,203	—			36,363
Receivables for securities	_	_	_	_	_	_	_	_	_	_			_
Other invested assets													_
Total cash and invested assets	31,206	73,748	33,416	8,271	89,189	26,126	20,412	8,712	15,902			5	306,982
Property & casualty premiums receivable and agents' balances	18,824	78,263	15,889	2,769	136,341	12,295	5,356	18,074	4,034	(52,782)	(2)	2	239,063
Accrued investment income	536	1,724	1,261	87	3,126	124	254	42	170	_			7,324
Deferred tax assets	_	_	_	_	_	335	_	_	_	_			335
Income taxes receivable	6	_	3	_	17	-	3	10	_	(19)	(3)		20
Electronic data processing equipment and software (net)	_	_	_	_	_	-	_	_	_	_			_
Other assets	72,913	17,917	2,731	459	121,507	1,690	(24)	3,092	638	(99,406)	(1)		121,517
Total admitted assets	123,485	171,652	53,300	11,586	350,180	40,570	26,001	29,930	20,744	(152,207)		f	675,241
Liabilities													
Property & casualty loss and loss adjustment expense reserve	_	_	_	_	99,406	3,763	_	_	_	(99,406)	(1)		3,763
Property & casualty unearned premiums	_	_	_	_	_	7,355	_	_	_	_			7,355
Agent contract termination payments	_	_	_	_	_	_	_	_	_	_			_
Employee pension and other benefits	_	_	_	_	_	_	_	_	_	_			_
Income taxes payable	_	10	_	5	_	-	_	_	4	(19)	(3)		_
Deferred tax liability	9	2	23	5	36	_	_	2	_	_			77
Debt	_	_	_	_	_	_	_	_	_	_			_
Payable for securities	273	583	262	32	2,711	70	_	16	46	_			3,993
Accrued expenses and other liabilities	85,885	82,352	12,481	1,916	144,603	10,936	3,437	13,548	4,509	(52,782)	(2)		306,885
Total liabilities	86,167	82,947	12,766	1,958	246,756	22,124	3,437	13,566	4,559	(152,207)		3	322,073
Capital and surplus													
Common stock	2,600	4,540	3,250	1,000	3,500	1,000	1,000	_	1,000	_			17,890
Special surplus funds	_	_	_	_	_	-	_	_	_	_			_
Unassigned surplus	34,718	84,165	37,284	8,628	99,924	17,446	21,564	16,364	15,185	_		\$	335,278
Total capital and surplus	37,318	88,705	40,534	9,628	103,424	18,446	22,564	16,364	16,185			:	353,168
Total liabilities, capital, and surplus	\$ 123,485	\$ 171,652	\$ 53,300	\$ 11,586	\$ 350,180	\$ 40,570	\$ 26,001	\$ 29,930	\$ 20,744	\$ (152,207)		\$ 6	675,241
References													

References

(1) Elimination of intercompany payables/receivables and intercompany balances related to underwriting expenses reinsured.

(2) Elimination of affiliated reinsurance premium.

(3) Net income taxes.

December 31, 2018

(in thousands of dollars)

		PGAC	PGAC Ohio	GAIC	Eliminations	Ref No.	PGC Consolidated
Admitted assets							
Bonds	\$	119,827	\$ 45,984	\$ 42,712	\$ —		\$ 208,523
Common stocks, including investments in unconsolidated subsidiaries		—	37,413	-	(37,413)	(4)	—
Mortgage loans		—	—	-	—		—
Real estate		—	—	-	—		_
Cash, cash equivalents, and short-term investments		2,204	23,450	2,926	_		28,580
Receivables for securities		—	—	1,248	(336)	(3)	912
Other invested assets		4		2			14
Total cash and invested assets		122,035	106,855	46,888	(37,749)		238,029
Property & casualty premiums receivable and agents' balances		330,328	101,107	29,157	(142,013)	(2)	318,579
Accrued investment income		1,152	515	275	—		1,942
Deferred tax assets		100	_	_	_		100
Income taxes receivable		581	300	85	_		966
Electronic data processing equipment and software (net)		—	-	-	_		—
Other assets		66,514	12,862	12,121	(44,805)	(1), (2)	46,692
Total admitted assets		520,710	221,639	88,526	(224,567)		606,308
Liabilities							
Property & casualty loss and loss adjustment expense reserve		15,423	-	_	(15,423)	(1)	—
Property & casualty unearned premiums		_	_	_	_		—
Agent contract termination payments		—	-	-	_		—
Employee pension and other benefits		_	-	_	_		—
Income taxes payable		_	_	_	_		—
Deferred tax liability		_	_	_	_		—
Debt		_	-	_	_		—
Payable for securities		336	-	_	(336)	(3)	—
Accrued expenses and other liabilities		368,951	125,157	51,113	(171,395)	(1), (2)	373,826
Total liabilities		384,710	125,157	51,113	(187,154)		373,826
Capital and surplus							
Common stock		5,000	3,000	3,000	(1,500)	(4)	9,500
Special surplus funds		_	_	_	_		_
Unassigned surplus	_	131,000	93,482	34,413	(35,913)	(4)	222,982
Total capital and surplus		136,000	96,482	37,413	(37,413)		232,482
Total liabilities, capital, and surplus	\$	520,710	\$ 221,639	\$ 88,526	\$ (224,567)		\$ 606,308

References

(1) Elimination of intercompany payables/receivables and intercompany balances related to underwriting expenses reinsured.

(2) Elimination of affiliated reinsurance premium.

(3) Eliminate receivable/payable for securities

(4) Elimination of affiliated common stock of property & casualty subsidiaries.

December 31, 2017 (in thousands of dollars)

Admits assets Form		ASIC	ASICO	AFIC	МІС	PGC Consolidated	Homesite Consolidated	AFMIC	Eliminations	Ref No.	AFMIC Consolidated
Company backs. Including investments in unconsolidated -	Admitted assets										
attraction — 49.931 — 59.931 — 59.931 — 59.931 — 59.931 — 59.931 — 59.931 … 59.931 … 59.931 … 59.931 … 59.931 … 59.931 … 59.931 … 11.999.761 …<	Bonds	\$ 305,005	\$ 6,864	\$ 25,809	\$ 7,684	\$ 176,442	\$ 296,258	\$ 8,433,880	\$ —		\$ 9,251,942
Pass estable $ 25602$ $ 25602$ $ 25602$ Cash, and hurkhem investments 22119 2.169 14.527 3.015 62.295 29.506 205.516 $ -$		_	_	_	_	_	_	4,729,637	(970,533)	(1)	3,759,104
Cash, cash equivalentia, and short-term investments 22,191 2,199 14,527 3,015 62,295 22,969 2,969 $-$ - 3,13,191 Receivables for securities - - - - - 1,2,247 - 1,099,729 -	Mortgage loans	_	_	_	_	_	_	49,931	_		49,931
Receivables for sourthies 4,029 -	Real estate	—	_	_	_	_	_	259,602	_		259,602
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	Cash, cash equivalents, and short-term investments	22,119	2,169	14,527	3,015	62,295	29,508	209,916	_		343,549
Total cash and invested assets 331,150 9,033 40,337 10,699 238,774 325,766 14,756,819 (970,533) 14,780,845 Properly & casually premiums receivable and agents' balances 42,357 - 156 - 266,467 202,352 1,886,444 (629,451) (3) 17,88,345 Deferred tax assets 215 - - 70 - 281 118,865 (48) (4) 119,383 Income taxes receivable 156 226 142 - 125,57 577 132,243 16,181 (2)(4) 182,332 Income taxes receivable 156 226 142 - 12,527 557 132,243 16,181 (2)(4) 182,332 Deletronic data seets 24,397 3,535 23,744 3,607 119,211 232,978 122,431 (445,157) (2)(3) 84,835 Total admitted assets 24,097 3,535 23,744 3,607 119,211 232,978 112,431 (445,157) (2)(3)	Receivables for securities	4,026	_	1	_	_	_	12,924	_		16,951
Properly & casually parmiums receivable and agents' balances $42,357$ $ 1568$ $ 202,352$ $1,886,444$ $(629,457)$ (3) $1,768,343$ Accound investment income $2,640$ 163 304 53 5151 1603 $80,065$ $ 94,430$ Deferred tax assets 2155 $ 70$ $ 281$ $118,855$ $(16,161)$ $(2),(4)$ $116,232$ Electronic data processing equipment and software (net) $ -$ <td>Other invested assets</td> <td></td> <td></td> <td></td> <td></td> <td>37</td> <td></td> <td>1,099,729</td> <td></td> <td></td> <td>1,099,766</td>	Other invested assets					37		1,099,729			1,099,766
Accuract investment income2,640163394531,5121,60388,665 $-$ 94,430Defered tax assets215 $ 70$ $ 281$ 118,665 (4) (4) 119,832Income taxse receivable 1156 226 142 $ 281$ 118,865 $(4,3)$ $(4,5)$ (4) $(19,232)$ Electronic data processing equipment and software (net) $ 13,431$ $ 13,431$	Total cash and invested assets	331,150	9,033	40,337	10,699	238,774	325,766	14,795,619	(970,533)		14,780,845
Deferred tax assels21570281118,865(48)(4)(19,33)Income taxes receivable15622614212,52755713,24316,181(2),(4)162,332Electronic data processing equipment and software (net)13,43113,43113,431Other assels24,997355523,7443.687119,211232,978122,431(445,15)64,833Total admitted assets400.91512,95764,77314,519683,511763,53717,157,389(20,29,08)(3)84,394Property & casualty loss and loss adjustment expense reserve3316,3633,484,9443,491,343Agent contract termination payments6,3633,484,944762,477Income taxes payable6,3633,484,944762,477Income taxes payable6,3633,649762,477Income taxes payable6,363,31762,477Income taxes payable6,363,316,363,316,363,31119,827Defer dat kibility6,363,31119,8276,33,31119,827Cortrad tax bibilities38,268<	Property & casualty premiums receivable and agents' balances	42,357	_	156	_	266,487	202,352	1,886,444	(629,451)	(3)	1,768,345
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	Accrued investment income	2,640	163	394	53	1,512	1,603	88,065	_		94,430
Electronic data processing equipment and software (net) $ -$ <	Deferred tax assets	215	_	_	70	_	281	118,865	(48)	(4)	119,383
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Income taxes receivable	156	226	142	_	12,527	557	132,543	16,181	(2),(4)	162,332
Total admitted assets 400.915 12.957 64.773 14.519 638.511 763.537 17,157.398 (2.029.008) 17,023.602 Liabilities Property & casualty loss and loss adjustment expense reserve 331 - 300 - - 2,743 4,611,543 (2.029.008) (3) 4,321,656 Property & casualty loss and loss adjustment expense reserve 331 - - - - 2,743 4,611,543 (2.029.008) (3) 4,321,656 Property & casualty loss and loss adjustment expense reserve 331 - - - - 6,390 3,449,444 - 3,491,334 Agent contract termination payments - - - - - 3,64,91 Income taxes payable -	Electronic data processing equipment and software (net)	_	_	_	_	_	_	13,431	_		13,431
Liabilities Property & casualty loss and loss adjustment expense reserve 331 - 300 - - 2,743 4,611,543 (293,062) (3) 4,321,565 Property & casualty loss and loss adjustment expense reserve 331 - - - - 6,390 3,449,44 - - 3,491,334 Agent contract termination payments - - - - - 762,347 - 762,347 Employee pension and other benefits - - - - 336,491 - 364,91 Income taxes payable - - - - - 363,231 - 632,331 Deferred tax liability - - - - 632,331 - 632,331 Payable for securities 38,268 4,219 40,552 1,156 407,833 408,277 632,728 (765,286) (3) 678,742 Total liabilities 53,281 4,219 40,566 1,202 407,934 417,475 10,526,0	Other assets	24,397	3,535	23,744	3,697	119,211	232,978	122,431	(445,157)	(2),(3)	84,836
Property & casualty loss and loss adjustment expense reserve 331 $ 30$ $ 2,743$ $4,611,543$ $(293,082)$ (3) $4,321,656$ Property & casualty unearned premiums $ 6,390$ $3,484,944$ $ 3,491,334$ Agent contract termination payments $ 762,347$ $ 762,347$ Employee pension and other benefits $ 336,491$ $ 336,491$ Income taxes payable $ 336,491$ $ 336,491$ Income taxes payable $ -$	Total admitted assets	400,915	12,957	64,773	14,519	638,511	763,537	17,157,398	(2,029,008)		17,023,602
Property & casualty uneared premiums $ 6,390$ $3,484.944$ $ 3,491,344$ Agent contract termination payments $ 762,347$ $ 762,347$ $ 762,347$ Employee pension and other benefits $ 336,491$ $ 762,347$ $ 762,347$ Income taxes payable $ 336,491$ $ 336,491$ $ 336,491$ $ 336,491$ Income taxes payable $ -$ <td>Liabilities</td> <td></td>	Liabilities										
Agent contract termination payments $ -$ </td <td>Property & casualty loss and loss adjustment expense reserve</td> <td>331</td> <td>_</td> <td>30</td> <td>_</td> <td>_</td> <td>2,743</td> <td>4,611,543</td> <td>(293,082)</td> <td>(3)</td> <td>4,321,565</td>	Property & casualty loss and loss adjustment expense reserve	331	_	30	_	_	2,743	4,611,543	(293,082)	(3)	4,321,565
Employee pension and other benefits $ -$ </td <td>Property & casualty unearned premiums</td> <td>_</td> <td>_</td> <td>_</td> <td>_</td> <td>_</td> <td>6,390</td> <td>3,484,944</td> <td>_</td> <td></td> <td>3,491,334</td>	Property & casualty unearned premiums	_	_	_	_	_	6,390	3,484,944	_		3,491,334
Income taxes payable $ -$	Agent contract termination payments	_	_	_	_	_	_	762,347	_		762,347
Deferred tax liability $ -$ <td>Employee pension and other benefits</td> <td>_</td> <td>_</td> <td>_</td> <td>_</td> <td>_</td> <td>_</td> <td>336,491</td> <td>_</td> <td></td> <td>336,491</td>	Employee pension and other benefits	_	_	_	_	_	_	336,491	_		336,491
Debt $ -$	Income taxes payable	_	_	_	46	_	_	_	(46)	(2)	_
Payable for securities $14,682$ $ 96$ $ 154,650$ $ 169,428$ Accrued expenses and other liabilities $38,268$ $4,219$ $40,532$ $1,156$ $407,838$ $408,297$ $543,728$ $(765,296)$ (3) $678,742$ Total liabilities $53,281$ $4,219$ $40,566$ $1,202$ $407,934$ $417,475$ $10,526,034$ $(1,058,473)$ $10,392,238$ Capital and surplus $ -$	Deferred tax liability	_	_	4	_	_	45	_	(49)	(4)	_
Accrued expenses and other liabilities $38,268$ $4,219$ $40,532$ $1,156$ $407,838$ $408,297$ $543,728$ $(765,296)$ (3) $678,742$ Total liabilities $53,281$ $4,219$ $40,566$ $1,202$ $407,934$ $417,475$ $10,526,034$ $(1,058,473)$ $10,392,238$ Capital and surplus 7000 $3,000$ $3,000$ $3,000$ $3,000$ $3,000$ $3,000$ $3,000$ $(37,890)$ (1) $3,000$ Special surplus funds $ 1,250$ $ 1,250$ Unassigned surplus $344,634$ $7,738$ $21,207$ $9,817$ $221,077$ $328,172$ $6,627,114$ $(932,645)$ (1) $6,627,114$ Total capital and surplus $347,634$ $8,738$ $24,207$ $13,317$ $230,577$ $346,062$ $6,631,364$ $(970,535)$ $6,631,364$	Debt	_	_	_	_	_	_	632,331	_		632,331
Total liabilities 53,281 4,219 40,566 1,202 407,934 417,475 10,526,034 (1,058,473) 10,392,238 Capital and surplus Common stock 3,000 1,000 3,000 3,500 9,500 17,890 3,000 (37,890) (1) 3,000 Special surplus funds - - - - - 1,220 9,817 221,077 328,172 6,627,114 (932,645) (1) 6,627,114 Unassigned surplus 347,634 8,738 24,207 13,317 230,577 346,062 6,631,364 (970,535) 6,631,364	Payable for securities	14,682	_	_	_	96	_	154,650	_		169,428
Capital and surplus Common stock 3,000 1,000 3,000 3,500 9,500 17,890 3,000 (37,890) (1) 3,000 Special surplus funds — — — — — 1,250 — 1,250 Unassigned surplus 344,634 7,738 21,207 9,817 221,077 328,172 6,627,114 (932,645) (1) 6,627,114 Total capital and surplus 347,634 8,738 24,207 13,317 230,577 346,062 6,631,364 (970,535) 6,631,364	Accrued expenses and other liabilities	38,268	4,219	40,532	1,156	407,838	408,297	543,728	(765,296)	(3)	678,742
Common stock 3,000 1,000 3,000 3,500 9,500 17,890 3,000 (37,890) (1) 3,000 Special surplus funds - - - - - 1,250 - 1,250 Unassigned surplus 344,634 7,738 21,207 9,817 221,077 328,172 6,627,114 (932,645) (1) 6,627,114 Total capital and surplus 347,634 8,738 24,207 13,317 230,577 346,062 6,631,364 (970,535) 6,631,364	Total liabilities	53,281	4,219	40,566	1,202	407,934	417,475	10,526,034	(1,058,473)		10,392,238
Special surplus funds - - - - - 1,250 - 1,250 Unassigned surplus 344,634 7,738 21,207 9,817 221,077 328,172 6,627,114 (932,645) (1) 6,627,114 Total capital and surplus 347,634 8,738 24,207 13,317 230,577 346,062 6,631,364 (970,535) 6,631,364	Capital and surplus										
Unassigned surplus 344,634 7,738 21,207 9,817 221,077 328,172 6,627,114 (932,645) (1) 6,627,114 Total capital and surplus 347,634 8,738 24,207 13,317 230,577 346,062 6,631,364 (970,535) 6,631,364	Common stock	3,000	1,000	3,000	3,500	9,500	17,890	3,000	(37,890)	(1)	3,000
Total capital and surplus 347,634 8,738 24,207 13,317 230,577 346,062 6,631,364 (970,535) 6,631,364	Special surplus funds	_	_	_	_	_	_	1,250	_		1,250
	Unassigned surplus	344,634	7,738	21,207	9,817	221,077	328,172	6,627,114	(932,645)	(1)	6,627,114
	Total capital and surplus	347,634	8,738	24,207	13,317	230,577	346,062	6,631,364	(970,535)		6,631,364
	Total liabilities, capital, and surplus	\$ 400,915	\$ 12,957	\$ 64,773	\$ 14,519	\$ 638,511	\$ 763,537	\$ 17,157,398	\$ (2,029,008)		\$ 17,023,602

References

(1) Elimination of affiliated common stock of property & casualty subsidiaries.

(2) Elimination of intercompany payables/receivables and intercompany balances related to underwriting expenses reinsured.

(3) Elimination of affiliated reinsurance premium.

(4) Net income taxes and deferred taxes.

December 31, 2017

(in thousands of dollars)

	Homesite California	Homesite Insurance	Homesite Indemnity	Homesite Illinois	Homesite Midwest	Homesite New York	Homesite Georgia	Homesite Lloyds (TX)	Homesite Florida	Eliminations	Ref No.	nesite olidated
Admitted assets												
Bonds	\$ 31,106	\$ 72,204	\$ 32,960	\$ 6,449	\$ 106,536	\$ 13,108	\$ 18,410	\$ 8,827	\$ 6,658	\$ —		\$ 296,258
Common stocks, including investments in unconsolidated subsidiaries	_	_	_	_	_	_	_	—	_	_		_
Mortgage loans	-	_	_	_	_	_	_	_	_	_		_
Real estate	_	_	_	_	_	_	_	—	_	_		_
Cash, cash equivalents, and short-term investments	423	1,239	1,613	1,972	1,340	13,132	2,209	1,630	5,950	_		29,508
Receivables for securities	_	_	_	_	_	_	_	—	_	_		_
Other invested assets												 _
Total cash and invested assets	31,529	73,443	34,573	8,421	107,876	26,240	20,619	10,457	12,608			 325,766
Property & casualty premiums receivable and agents' balances	19,240	64,628	14,624	2,822	108,049	9,816	6,170	17,562	3,035	(43,594)	(2)	202,352
Accrued investment income	159	358	171	24	513	66	240	33	39	_		1,603
Deferred tax assets	-	_	_	_	_	281	_	_	_	_		281
Income taxes receivable	55	138	47	28	262	12	_	22	7	(14)	(3)	557
Electronic data processing equipment and software (net)	-	_	_	_	_	_	_	_	_	_		_
Other assets	13,294	17,228	2,463	602	232,971	1,336	323	3,096	1,108	(39,443)	(1)	 232,978
Total admitted assets	64,277	155,795	51,878	11,897	449,671	37,751	27,352	31,170	16,797	(83,051)		 763,537
Liabilities												
Property & casualty loss and loss adjustment expense reserve	_	_	_	_	39,443	2,743	_	_	_	(39,443)	(1)	2,743
Property & casualty unearned premiums	-	_	_	_	_	6,390	_	_	_	_		6,390
Agent contract termination payments	_	_	_	_	_	_	_	_	_	_		_
Employee pension and other benefits	_	_	_	_	_	_	_	_	_	_		_
Income taxes payable	_	_	_	_	_	_	14	_	_	(14)	(3)	_
Deferred tax liability	3	6	3	1	29	_	1	1	1	_		45
Debt	_	_	-	-	_	_	_	_	—	—		_
Payable for securities	_	_	_	_	_	_	_	_	_	_		_
Accrued expenses and other liabilities	27,063	67,830	11,496	2,351	307,261	9,964	5,192	15,044	5,690	(43,594)	(2)	 408,297
Total liabilities	27,066	67,836	11,499	2,352	346,733	19,097	5,207	15,045	5,691	(83,051)		 417,475
Capital and surplus												
Common stock	2,600	4,540	3,250	1,000	3,500	1,000	1,000	_	1,000	_		17,890
Special surplus funds	_	_	_	—	_	_	_	_	—	_		_
Unassigned surplus	34,611	83,419	37,129	8,545	99,438	17,654	21,145	16,125	10,106			 328,172
Total capital and surplus	37,211	87,959	40,379	9,545	102,938	18,654	22,145	16,125	11,106			346,062
Total liabilities, capital, and surplus	\$ 64,277	\$ 155,795	\$ 51,878	\$ 11,897	\$ 449,671	\$ 37,751	\$ 27,352	\$ 31,170	\$ 16,797	\$ (83,051)		\$ 763,537
Poferences												

References

(1) Elimination of intercompany payables/receivables and intercompany balances related to underwriting expenses reinsured.

(2) Elimination of affiliated reinsurance premium.

(3) Net income taxes.

December 31, 2017 (in thousands of dollars)

	 PGAC	PGAC Ohio	GAIC	Eliminations	Ref No.	PGC Consolidated
Admitted Assets						
Bonds	\$ 106,274	\$ 24,211	\$ 45,957	\$ —		\$ 176,442
Common stocks, including investments in unconsolidated subsidiaries	_	37,379	_	(37,379)	(4)	—
Mortgage loans	_	-	-	-		—
Real estate	_	_	_	_		_
Cash, cash equivalents and short-term investments	20,013	41,346	936	_		62,295
Receivables for securities	_	_	_	_		_
Other invested assets	 10	4	23			37
Total cash and invested assets	 126,297	102,940	46,916	(37,379)		238,774
Property & casualty premiums receivable and agents' balances	315,844	85,722	29,166	(164,245)	(2)	266,487
Accrued investment income	982	284	246	_		1,512
Deferred tax assets	_	_	_	_		_
Income taxes receivable	10,655	_	3,506	(1,634)	(3)	12,527
Electronic data processing equipment and software (net)	_	_	_	_		_
Other assets	128,455	37,212	18,908	(65,364)	(1), (2)	119,211
Total admitted assets	 582,233	226,158	98,742	(268,622)		638,511
Liabilities						
Property & casualty loss and loss adjustment expense reserve	53,441	_	_	(53,441)	(1)	_
Property & casualty unearned premiums	_	_	_	_		_
Agent contract termination payments	_	_	_	_		_
Employee pension and other benefits	_	_	_	_		_
Income taxes payable	_	1,614	_	(1,614)	(3)	_
Deferred tax liability	_	_	_	_		_
Debt	_	_	_	_		_
Payable for securities	96	_	_	_		96
Accrued expenses and other liabilities	392,931	129,712	61,363	(176,168)	(1), (2)	407,838
Total liabilities	 446,468	131,326	61,363	(231,223)		407,934
Capital and Surplus						
Common stock	5,000	3,000	3,000	(1,500)	(4)	9,500
Special surplus funds	_	_	_	_		-
Unassigned surplus	130,765	91,832	34,379	(35,899)	(4)	221,077
Total capital and surplus	 135,765	94,832	37,379	(37,399)		230,577
Total liabilities, capital and surplus	\$ 582,233	\$ 226,158	\$ 98,742			\$ 638,511

References

(1) Elimination of intercompany payables/receivables and intercompany balances related to underwriting expenses reinsured.

(2) Elimination of affiliated reinsurance premium.

(3) Net income taxes.

(4) Elimination of affiliated common stock of property & casualty subsidiaries.

(in thousands of dollars)

	ASIC	AS	SICO	AF	FIC		MIC	Cor	PGC nsolidated	H Cor	omesite nsolidated	AFMICSI	Elii	minations	Ref No.	Co	AFMICSI onsolidated
Premiums and other income																	
Property & casualty premiums earned	\$ _	\$	_	\$	—	\$	_	\$	_	\$	12,580	\$ 8,694,344	\$	_		\$	8,706,924
Net investment income	8,079		159		600		206		6,047		6,679	968,748		_			990,518
Net realized investment gains (losses)	(3,851)		252		776		_		(3,355)		(5,302)	146,766		_			135,286
Other income (expenses)	 (460)		_		_		_		29		190	 54,907		_			54,666
Total premiums and other income	3,768		411		1,376		206		2,721		14,147	9,864,765		_			9,887,394
Losses and expenses																	
Property & casualty losses and loss adjustment expenses incurred	_		_		_		_		_		9,572	6,578,642		_			6,588,214
Underwriting expenses	_		_		_		_		_		2,067	2,526,013		_			2,528,080
Dividends to policyholders	 _		_		_		_		_		_	 2,084		_			2,084
Total losses and expenses	_		_		_		_		_		11,639	9,106,739		_			9,118,378
Income (loss) before income tax expense (benefit)	 3,768		411		1,376		206		2,721		2,508	 758,026		_			769,016
Income tax expense (benefit)	 355		306		320		(208)		(179)		489	 (13,206)					(12,123)
Net income (loss)	\$ 3,413	\$	105	\$	1,056	\$	414	\$	2,900	\$	2,019	\$ 771,232	\$	_		\$	781,139
Common stock												 					
Beginning balance	\$ 3,000	\$	1,000	\$	3,000	\$	3,500	\$	9,500	\$	17,890	\$ 3,000	\$	(37,890)	(1)	\$	3,000
Common stock issuance through reorganization (see Note 1)	 _		_		_		_		_		_	 _		_			_
Ending balance	3,000		1,000		3,000		3,500		9,500		17,890	3,000		(37,890)			3,000
Special surplus funds	 		_		_				_		_	1,250		_			1,250
Unassigned surplus	 					_										_	
Beginning balance	344,634		7,738		21,207		9,817		221,077		328,172	6,627,114		(932,645)	(1)		6,627,114
Net income (loss)	3,413		105		1,056		414		2,900		2,019	771,232					781,139
Net change in unrealized capital gains (losses) of investments, net of deferred income tax	7		_		_		_		802		_	(830,075)		(14,134)	(2)		(843,400)
Change in nonadmitted assets	1		_		1		37		(712)		_	(263,524)		_			(264,197)
Change in net deferred income tax	(20)		2		48		(25)		(35)		20	35,569		_			35,559
Pension and contract termination payment adjustments	_		_		_		_		_		_	12,754		_			12,754
Distributions	_		_		_		_		(1,050)		_	(30,223)		_			(31,273)
Other	84		_		_		_		_		5,067	8,435		_			13,586
Ending balance	 348,119		7,845		22,312		10,243		222,982		335,278	6,331,282		(946,779)			6,331,282
Total capital and surplus	\$ 351,119	\$	8,845	\$	25,312	\$	13,743	\$	232,482	\$	353,168	\$ 6,335,532	\$	(984,669)		\$	6,335,532
Deferences	 																

References:

(1) Elimination of property & casualty subsidiaries' surplus.

(2) Elimination of unrealized gain to related affiliated common stock of property & casualty subsidiaries.

American Family Mutual Insurance Company, S.I. and **Consolidated Property & Casualty Subsidiaries** Supplemental Schedule of Consolidation Consolidated Property & Casualty Statement of Income Year Ended December 31, 2018 (in thousands of dollars)

	Ho Cal	mesite lifornia	mesite surance	Homes Indemr		Homesite Illinois		Homesite Midwest	omesite ew York	Homesite Georgia		omesite oyds (TX)		omesite Iorida	Elim	inations	Ref No.	omesite solidated
Premiums and other income							_											
Property & casualty premiums earned	\$	_	\$ _	\$	_	\$ —	\$	_	\$ 12,580	\$ —	\$	_	\$	_	\$	_		\$ 12,580
Net investment income		734	1,648		774	139		2,301	358	378		151		196		_		6,679
Net realized investment gains (losses)		(674)	(1,396)		(644)	(99))	(2,033)	(277)	-		(74)		(105)		_		(5,302)
Other income (expenses)		_	 93		_			_	 97			_		_		_		 190
Total premiums and other income		60	345		130	40		268	12,758	378		77		91		_		14,147
Losses and expenses							_											
Property & casualty losses and loss adjustment expenses incurred		_	_		_	_		_	9,572	_		_		_		_		9,572
Underwriting expenses		(81)	(596)		(68)	(65))	(267)	3,451	(76)		(223)		(8)		_		2,067
Dividends to policyholders		_	_		_	_		_	_	-		_		_		_		_
Total losses and expenses		(81)	 (596)		(68)	(65))	(267)	 13,023	(76)		(223)		(8)				11,639
Income (loss) before income tax expense (benefit)		141	 941		198	105		535	(265)	454		300		99		_		 2,508
Income tax expense (benefit)		28	200		22	18		109	(5)	36		61		20		_		489
Net income (loss)	\$	113	\$ 741	\$	176	\$ 87	\$	426	\$ (260)	\$ 418	\$	239	\$	79	\$			\$ 2,019
Common stock																		
Beginning balance	\$	2,600	\$ 4,540	\$ 3	,250	\$ 1,000	\$	3,500	\$ 1,000	\$ 1,000	\$	_	\$	1,000	\$	_		\$ 17,890
Common stock		_	_		_	_		_	_	-		_		_		_		_
Ending balance		2,600	4,540	3	,250	1,000		3,500	1,000	1,000		_		1,000		_		17,890
Special surplus funds		_	 _		_			_	_			_		_		_		_
Unassigned surplus																		
Beginning balance		34,611	83,419	37	,129	8,545		99,438	17,654	21,145		16,125		10,106		_		328,172
Net income (loss)		113	741		176	87		426	(260)	418		239		79		_		2,019
Net change in unrealized capital gains (losses) of investments, net of deferred income tax		_	_		_	_		_	_	_		_		_		_		_
Change in nonadmitted assets		_	_		_	_		_	_	-		_		_		_		_
Change in net deferred income tax		(6)	5		(21)	(4))	(7)	52	1		_		_		_		20
Pension and contract termination payment adjustments		_	_		_	_		_	_	_		_		_		_		_
Distributions		_	_		_	_		_	_	-		_		_		_		_
Other		_	_		_	_		67	_	_		_		5,000		_		5,067
Ending balance	_	34,718	 84,165	37	,284	8,628		99,924	 17,446	21,564	_	16,364	_	15,185		_		 335,278
Total capital and surplus	\$	37,318	\$ 88,705	\$ 40	,534	\$ 9,628	\$	103,424	\$ 18,446	\$ 22,564	\$	16,364	\$	16,185	\$	_		\$ 353,168

American Family Mutual Insurance Company, S.I. and **Consolidated Property & Casualty Subsidiaries** Supplemental Schedule of Consolidation **Consolidated Property & Casualty Statement of Income** Year Ended December 31, 2018 (in thousands of dollars)

	PGAC	PGA	C Ohio	GAIC	Eliminations	Ref No.	PGC Consolidated
Premiums and other income							
Property & casualty premiums earned	\$ _	\$	_	\$ —	\$ —		\$ —
Net investment income	3,576		1,437	1,034	_		6,047
Net realized investment gains (losses)	(2,240)		(112)	(1,003)	_		(3,355)
Other income (expenses)	 17		9	3	_		29
Total premiums and other income	1,353		1,334	34	_		2,721
Losses and expenses							
Property & casualty losses and loss adjustment expenses incurred	_		_	_	_		_
Underwriting expenses	_		_	_	_		_
Dividends to policyholders	_		_	_	_		_
Total losses and expenses	_						
Income (loss) before income tax expense (benefit)	 1,353		1,334	34			2,721
Income tax expense (benefit)	127		(285)	(1)	(20)	(1)	(179)
Net income (loss)	\$ 1,226	\$	1,619	\$ 35	\$ 20		\$ 2,900
Common stock							
Beginning balance	\$ 5,000	\$	3,000	\$ 3,000	\$ (1,500)	(3)	\$ 9,500
Common stock	_		_	_	_		_
Ending balance	 5,000		3,000	3,000	(1,500)		9,500
Special surplus funds	 		_				
Unassigned surplus							
Beginning balance	130,765		91,832	34,379	(35,899)	(3)	221,077
Net income (loss)	1,226		1,619	35	20	(1)	2,900
Net change in unrealized capital gains (losses) of investments, net of deferred income tax	827		10	(1)	(34)	(2)	802
Change in nonadmitted assets	(740)		29	(1)			(712)
Change in net deferred income tax	(28)		(8)	1	_		(35)
Pension and contract termination payment adjustments	_		_	_	_		_
Distributions	(1,050)		_	_	_		(1,050)
Other	_		_	_	_		_
Ending balance	 131,000		93,482	34,413	(35,913)		222,982
Total capital and surplus	\$ 136,000	\$	96,482	\$ 37,413			\$ 232,482
Peferences							

References:

(1) Record federal income tax provision of the intercompany gains or losses.

(2) Elimination of change in net unrealized gains / (losses).

(3) Elimination of property & casualty subsidiaries' capital and surplus.

(in thousands of dollars)

	ASIC	ASICO	AFIC	міс	PGC Consolidated	Homesite Consolidated	AFMIC	Eliminations	Ref No.	AFMIC Consolidated
Premiums and other income										
Property & casualty premiums earned	\$ —	\$ —	\$ —	\$ —	\$ —	\$ 11,835	\$ 8,190,801	\$ —		\$ 8,202,636
Net investment income	6,396	258	454	135	8,514	4,299	303,110	_		323,166
Net realized investment gains (losses)	(518) —	_	_	(133)	(3,205)	267,818	_		263,962
Other income (expenses)	(32) —	_	_	57,035	191	63,938	(57,149)	(3)	63,983
Total premiums and other income	5,846	258	454	135	65,416	13,120	8,825,667	(57,149)		8,853,747
Losses and expenses										
Property & casualty losses and loss adjustment expenses incurred	_	_	_	_	_	7,270	6,324,122	_		6,331,392
Underwriting expenses	_	_	_	_	57,035	1,201	2,528,259	(57,001)	(3)	2,529,494
Dividends to policyholders	_	_	_	_	_	_	2,284	_		2,284
Total losses and expenses					57,035	8,471	8,854,665	(57,001)		8,863,170
Income (loss) before income tax expense (benefit)	5,846	258	454	135	8,381	4,649	(28,998)	(148)	(3)	(9,423)
Income tax expense (benefit)	1,365	(218)	(134)	47	(19,572)	2,043	(132,334)	_		(148,803)
Net income (loss)	\$ 4,481	\$ 476	\$ 588	\$ 88	\$ 27,953	\$ 2,606	\$ 103,336	\$ (148)		\$ 139,380
Common stock										
Beginning balance	\$ 3,000	\$ 1,000	\$ 3,000	\$ 3,500	\$ —	\$ 17,890	\$ —	\$ (28,390)	(1)	\$ —
Common stock issuance through reorganization (see Note 1)	_	_	_	_	9,500	_	3,000	(9,500)	(1)	3,000
Ending balance	3,000	1,000	3,000	3,500	9,500	17,890	3,000	(37,890)		3,000
Special surplus funds							1,250			1,250
Unassigned surplus										
Beginning balance	340,136	7,262	20,617	9,620	215,287	325,370	6,865,724	(918,291)	(1)	6,865,725
Net income (loss)	4,481	476	588	88	27,953	2,606	103,336	(148)	(3)	139,380
Net change in unrealized capital gains (losses) of investments, net of deferred income tax	46	_	_	_	(208)	_	306,295	(14,354)	(2)	291,779
Change in nonadmitted assets	(1) —	(1)	(11)	339	_	(10,121)	_		(9,795)
Change in net deferred income tax	4	_	3	120	(22,349)	316	(315,559)	_		(337,465)
Pension and contract termination payment adjustments	_	_	_	_	_	_	(50,037)	_		(50,037)
Distributions	_	_	_	_			(257,716)	_		(257,716)
Other	(32) —	_	_	55	(120)	(14,808)	148	(3)	(14,757)
Ending balance	344,634	7,738	21,207	9,817	221,077	328,172	6,627,114	(932,645)		6,627,114
Total capital and surplus	\$ 347,634	\$ 8,738	\$ 24,207	\$ 13,317	\$ 230,577	\$ 346,062	\$ 6,631,364	\$ (970,535)		\$ 6,631,364
R (

References

(1) Elimination of property & casualty subsidiaries' surplus.

(2) Elimination of unrealized gain related to affiliated common stock of property & casualty subsidiaries.

(3) Net intercompany reinsurance.

American Family Mutual Insurance Company, S.I. and **Consolidated Property & Casualty Subsidiaries** Supplemental Schedule of Consolidation Consolidated Property & Casualty Statement of Income Year Ended December 31, 2017 (in thousands of dollars)

	mesite lifornia	mesite urance	nesite mnity	nesite inois	mesite dwest	omesite ew York	Homesite Georgia	Hom Lloyd:		Hoi Fl	mesite orida	Elimina	tions	Ref No.	mesite solidated
Premiums and other income	 														
Property & casualty premiums earned	\$ —	\$ _	\$ _	\$ —	\$ _	\$ 11,835	\$ —	\$	_	\$	_	\$	_		\$ 11,835
Net investment income	440	1,015	480	88	1,529	176	328		128		115		_		4,299
Net realized investment gains (losses)	(324)	(732)	(307)	(52)	(1,520)	(124)	33		(118)		(61)		_		(3,205)
Other income (expenses)	 _	 122	 _	 _	 _	 69			_		_		_		 191
Total premiums and other income	116	405	173	36	9	11,956	361		10		54		_		 13,120
Losses and expenses															
Property & casualty losses and loss adjustment expenses incurred	_	_	_	_	_	7,270	_		_		_		_		7,270
Underwriting expenses	(131)	(1,004)	(94)	(83)	(395)	3,299	(71)		(299)		(21)		_		1,201
Dividends to policyholders	 _	 _	 _	 _	_	 _			_		_		_		 _
Total losses and expenses	(131)	(1,004)	(94)	(83)	(395)	10,569	(71)		(299)		(21)		_		8,471
Income (loss) before income tax expense (benefit)	247	1,409	267	119	404	1,387	432		309		75		_		4,649
Income tax expense (benefit)	 99	 456	 96	 (28)	275	 1,006	52		90		(3)		_		 2,043
Net income (loss)	\$ 148	\$ 953	\$ 171	\$ 147	\$ 129	\$ 381	\$ 380	\$	219	\$	78	\$	_		\$ 2,606
Common stock															
Beginning balance	\$ 2,600	\$ 4,540	\$ 3,250	\$ 1,000	\$ 3,500	\$ 1,000	\$ 1,000	\$	_	\$	1,000	\$	_		\$ 17,890
Common stock issuance through reorganization (see Note 1)	 	 _	 	 	 _	 _					_		_		 _
Ending balance	 2,600	 4,540	 3,250	 1,000	 3,500	 1,000	1,000				1,000		_		 17,890
Special surplus funds	 _	 _	 	 	 _	 _					_				 _
Unassigned surplus															
Beginning balance	34,448	82,507	36,951	8,468	99,093	17,167	20,754		15,925		10,057		—		325,370
Net income (loss)	148	953	171	147	129	381	380		219		78		_		2,606
Net change in unrealized capital gains (losses) of investments, net of deferred income tax	_	_	_	_	_	_	_		_		_		_		_
Change in nonadmitted assets	_	_	_	_	_	_	_		_		_		_		_
Change in net deferred income tax	15	(41)	7	(70)	188	254	11		(19)		(29)		_		316
Pension and contract termination payment adjustments	—	_	—	—	_	_	_		—		_		_		_
Distributions	—	_	—	—	_	_	_		—		_		_		_
Other	 _	 	 _	 _	28	 (148)			_		_				 (120)
Ending balance	34,611	 83,419	37,129	 8,545	99,438	17,654	21,145		16,125		10,106		_		 328,172
Total capital and surplus	\$ 37,211	\$ 87,959	\$ 40,379	\$ 9,545	\$ 102,938	\$ 18,654	\$ 22,145	\$	16,125	\$	11,106	\$	_		\$ 346,062

(in thousands of dollars)

	PGAC	PGAC Ohio		GAIC	Eliminations	Ref No.	PGC Consolidated
Premiums and other income							
Property & casualty premiums earned	\$ _	\$	- \$	_	\$ —		\$ —
Net investment income	5,802	1,5	01	1,211	_		8,514
Net realized investment gains (losses)	17		74)	(134)	58	(1)	(133)
Other income (expenses)	 31,773	18,2	56	7,006	_		57,035
Total premiums and other income	37,592	19,6	83	8,083	58		65,416
Losses and expenses	 						
Property & casualty losses and loss adjustment expenses incurred	_		_	_	_		_
Underwriting expenses	31,773	18,2	56	7,006	_		57,035
Dividends to policyholders	_		_	_	_		_
Total losses and expenses	31,773	18,2	56	7,006	_		57,035
Income (loss) before income tax expense (benefit)	5,819	1,4	27	1,077	58		8,381
Income tax expense (benefit)	(10,683)	(5,3	93)	(3,516)	20	(1)	(19,572)
Net income (loss)	\$ 16,502	\$ 6,8	20 \$	4,593	\$ 38		\$ 27,953
Common Stock							
Beginning balance	\$ _	\$	- \$	_	\$ —		\$ —
Common stock	 5,000	3,0	00	3,000	(1,500)	(3)	9,500
Ending balance	5,000	3,0	00	3,000	(1,500)		9,500
Special surplus funds	_			—	—		
Unassigned surplus							
Beginning balance	126,975	89,8	70	33,635	(35,193)	(3)	215,287
Net income (loss)	16,502	6,8	20	4,593	38	(1)	27,953
Net change in unrealized capital gains (losses) of investments, net of deferred income tax	(208)	-	44	_	(744)	(2)	(208)
Change in nonadmitted assets	318		25	(4)	_		339
Change in net deferred income tax	(12,850)	(5,6	54)	(3,845)	_		(22,349)
Pension and contract termination payment adjustments	_		_	_	_		_
Distributions	_		_	_	_		_
Other	 28		27	_	—		55
Ending balance	 130,765	91,8	32	34,379	(35,899)		221,077
Total capital and surplus	\$ 135,765	\$ 94,8	32 \$	37,379	\$ (37,399)		\$ 230,577
References							

References

(1) Record federal income tax provision of the intercompany gains or losses.

(2) Elimination of change in net unrealized gains / (losses).

(3) Elimination of property & casualty subsidiaries' capital and surplus.

(in thousands of dollars)

	ASIC	ASICO	AFIC	MIC	PGC Consolidated	Homesite Consolidated	AFMICSI	Eliminations	Ref No.	AFMICSI Consolidated
Cash from operations										
Premiums collected net of reinsurance	\$ 12,985	\$ (4,912)	\$ (23,184)	\$ 4,300	\$ (75,842)	\$ (187,846)	\$ 9,095,569	\$ 164,257	(1)	\$ 8,985,327
Net investment income	10,257	320	957	202	7,002	378	1,048,217	_		1,067,333
Miscellaneous income (expenses)	10,928	_	_	_	29	190	54,907	_		66,054
Benefit and loss related payments	(64,664)	1,036	14,820	(3,261)	79,127	54,403	(5,271,824)	(89,290)	(2)	(5,279,653)
Commissions, expenses paid, and aggregate write-ins for deductions	(1,250)	2,423	(1,110)	1,021	(1,402)	72	(3,804,547)	_		(3,804,793)
Dividends paid to policyholders	_	_	_	_	_	_	(2,036)	_		(2,036)
Federal income taxes (paid) recovered, net of tax on capital gains (losses)	(298)	(59)	49	_	11,740	47	190,267	_		201,746
Net cash provided by (used in) operations	(32,042)	(1,192)	(8,468)	2,262	20,654	(132,756)	1,310,553	74,967		1,233,978
Cash from investments										
Proceeds from investments sold, matured, or repaid										
Bonds	454,635	6,502	19,114	_	239,262	945,449	8,312,380	_		9,977,342
Stocks	_	_	_	_	_	_	1,069,454	_		1,069,454
Mortgage loans	_	_	_	_	_	_	825	_		825
Real estate	_	_	_	_	_	_	_	_		_
Other invested assets		_	_	_	_	_	121,588	_		121,588
Net gains or (losses) on cash and short-term investments	(2)		_	_	_	(15)	(125)	_		(142)
Miscellaneous proceeds	3,789	_	1	_	295	3,992	_	_		8,077
Total investment proceeds	458,422	6,502	19,115		239,557	949,426	9,504,122			11,177,144
Cost of investments acquired (long-term only)										
Bonds	465,476	229	926	118	276,155	924,513	9,253,232	_		10,920,649
Stocks	_	_	_	_	_	_	856,037	_		856,037
Mortgage loans	_	_	_	_	_	_	26,060	_		26,060
Capital contribution to affiliate	_	_	_	_	_	_	49,224	_		49,224
Real estate	_	_	_	_	_	_	18,601	_		18,601
Other invested assets	_	_	_	_	_	_	206,073	_		206,073
Miscellaneous applications	13,602	_	_	_	1,252	_	85,401	_		100,255
Total investments acquired	479,078	229	926	118	277,407	924,513	10,494,628			12,176,899
Net cash provided by (used in) investments	(20,656)	6,273	18,189	(118)	(37,850)	24,913	(990,506)			(999,755)
Cash from financing and miscellaneous sources										
Capital and paid in surplus	_	_	_	_	_	5,000	_	_		5,000
Borrowed funds	_	_	_	_	_	_	(130,000)	_		(130,000)
Dividends to stockholders	_	_	_	_	(1,050)	_	(30,223)	_		(31,273)
Other cash provided (applied)	38,585	3,755	23,796	(732)	(15,469)	109,698	(92,976)	(74,967)	(1),(2)	(8,310)
Net cash provided by (used in) financing and miscellaneous sources	38,585	3,755	23,796	(732)	(16,519)	114,698	(253,199)	(74,967)		(164,583)
Reconciliation of cash, cash equivalents and short-term investments		·		· · · · · · · · · · · · · · · · · · ·				· · · · · · · · · · · · · · · · · · ·		
New reporting entity included in the consolidation	_	_	_	_	_	_	_	_		_
Net change in cash, cash equivalents, and short-term investments	(14,113)	8,836	33,517	1,412	(33,715)	6,855	66,848			69,640
Cash, cash equivalents, and short-term investments					· · · · · · · · · · · · · · · · · · ·					
Beginning of year	22,119	2,169	14,527	3,015	62,295	29,508	209,916	_		343,549
End of year	\$ 8,006		\$ 48,044	\$ 4,427	\$ 28,580	\$ 36,363	\$ 276,764	\$ —		\$ 413,189
	(0) 51									.,

References: (1) Elimination of the change in intercompany reinsurance premium. (2) Elimination of the change in intercompany loss and LAE reinsurance.

(in thousands of dollars)

Cash for operationIII </th <th></th> <th>Homesite California</th> <th>Homesite Insurance</th> <th>Homesite Indemnity</th> <th>Homesite Illinois</th> <th>Homesite Midwest</th> <th>Homesite New York</th> <th>Homesite Georgia</th> <th>Homesite Lloyds (TX)</th> <th>Homesite Florida</th> <th>Eliminations</th> <th>Ref No.</th> <th>Homesite Consolidated</th>		Homesite California	Homesite Insurance	Homesite Indemnity	Homesite Illinois	Homesite Midwest	Homesite New York	Homesite Georgia	Homesite Lloyds (TX)	Homesite Florida	Eliminations	Ref No.	Homesite Consolidated
Networkstrack backer 223 9 (445) 54 (692) 246 804 128 41 Bineline rule set setial and uses stated payments (59.621) (690) (280) 143 122.341 (8.070) 347 5 472 (280) (1) Commissions, expanses paid, and aggregate write-ins for deductions (338) 2.652 94 (178) 2.200 (426) 459 (913) 101 256 (1) Dividends gate log ophiculars - </td <td>Cash from operations</td> <td></td>	Cash from operations												
Machinery investigical space intervention - </td <td>Premiums collected net of reinsurance</td> <td>\$ 4,286</td> <td>\$ (1,837)</td> <td>\$ (870)</td> <td>\$ 102</td> <td>\$ (200,643)</td> <td>\$ 12,451</td> <td>\$ 1,099</td> <td>\$ (300)</td> <td>\$ (2,134)</td> <td>\$ —</td> <td></td> <td>\$ (187,846)</td>	Premiums collected net of reinsurance	\$ 4,286	\$ (1,837)	\$ (870)	\$ 102	\$ (200,643)	\$ 12,451	\$ 1,099	\$ (300)	\$ (2,134)	\$ —		\$ (187,846)
Beneficiand loss related apprentia (6)062' (600) (228) (14) 22.241 (0,70) 347 5 472 (226) (1) Didicator is not accounted, pixel (poly)-holders -	Net investment income	229	9	(445)	58	(692)	246	804	128	41	_		378
Commissions. sequences paid, and aggregate write-ins for deductions (330) 2,052 94 (177) 2,200 (4,281) 459 (913) 101 250 (1) Drividents paid to policyholders	Miscellaneous income (expenses)	_	93	_	_	_	97	_	_	_	_		190
Dividends paid to policyholder - <th< td=""><td>Benefit and loss related payments</td><td>(59,621)</td><td>(690)</td><td>(268)</td><td>143</td><td>122,341</td><td>(8,070)</td><td>347</td><td>5</td><td>472</td><td>(256)</td><td>(1)</td><td>54,403</td></th<>	Benefit and loss related payments	(59,621)	(690)	(268)	143	122,341	(8,070)	347	5	472	(256)	(1)	54,403
Federal mome issue joak) necovered, net of ax on capital gains (losses) 21 (52) 22 14 158 17 (53) (49) (9) Cash from investments (55.423) 175 (1.467) 139 (76.658) 480 2.656 (1.123) (1.529) Cash from investments <	Commissions, expenses paid, and aggregate write-ins for deductions	(338)	2,652	94	(178)	2,200	(4,261)	459	(913)	101	256	(1)	72
Not cash provided by (used in) operations (55,423) 175 (1,467) 139 (76,655) 480 2,665 (1,129) (1,529)	Dividends paid to policyholders	_	_	_	_	_	_	_	_	_	_		_
Cash from investments	Federal income taxes (paid) recovered, net of tax on capital gains (losses)	21	(52)	22	14	136	17	(53)	(49)	(9)	_		47
Proceeds from investments sold, matured, or repaid Bonds 114,338 234,21 21,485 380,201 47,023 1,815 14,629 19,212 Bonds <td>Net cash provided by (used in) operations</td> <td>(55,423)</td> <td>175</td> <td>(1,467)</td> <td>139</td> <td>(76,658)</td> <td>480</td> <td>2,656</td> <td>(1,129)</td> <td>(1,529)</td> <td></td> <td></td> <td>(132,756)</td>	Net cash provided by (used in) operations	(55,423)	175	(1,467)	139	(76,658)	480	2,656	(1,129)	(1,529)			(132,756)
Bonds 114,338 234,212 112,534 214,885 300,201 47,023 1,815 14,629 19,212 Stocks -	Cash from investments												
Stocks - <td>Proceeds from investments sold, matured, or repaid</td> <td></td>	Proceeds from investments sold, matured, or repaid												
Mortgage bans - <	Bonds	114,338	234,212	112,534	21,485	380,201	47,023	1,815	14,629	19,212	_		945,449
Real estate - <td< td=""><td>Stocks</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td></td><td>_</td></td<>	Stocks	_	_	_	_	_	_	_	_	_	_		_
Other invested assets -	Mortgage loans	_	_	_	_	_	_	_	_	_	_		_
Net gains or (losses) on cash and short-term investments (2) (4) (2) - (7) - <	Real estate	_	_	_	_	_	_	_	_	_	_		_
Miscellaneous proceeds 273 583 262 32 2,711 69 — 16 46 — Total investment proceeds 114.690 234,791 112,794 21,517 382,905 47,092 1,815 14,645 19,286 — Bonds 114,266 234,513 112,266 20,103 359,986 47,191 3,057 13,793 19,334 — Stocks — … … … … … … …	Other invested assets	_	_	_	_	_	_	_	_	_	_		_
Total investment proceeds 114,609 234,791 112,794 21,517 382,905 47,092 1.815 14,645 19,258	Net gains or (losses) on cash and short-term investments	(2)	(4)	(2)	_	(7)	_	_	_	_	_		(15)
Cost of investments acquired (long-term only) Intervised association Intervised association <thintervised association<="" th=""> I</thintervised>	Miscellaneous proceeds	273	583	262	32	2,711	69	_	16	46	_		3,992
Bonds 114,268 234,513 112,266 20,103 359,988 47,191 3,057 13,793 19,34	Total investment proceeds	114,609	234,791	112,794	21,517	382,905	47,092	1,815	14,645	19,258			949,426
Stocks - <td>Cost of investments acquired (long-term only)</td> <td></td>	Cost of investments acquired (long-term only)												
Mortgage loans -	Bonds	114,268	234,513	112,266	20,103	359,988	47,191	3,057	13,793	19,334	_		924,513
Capital contribution to affiliate -	Stocks	_	_	_	_	_	_	_	_	_	_		_
Real estate - <th< td=""><td>Mortgage loans</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td>_</td><td></td><td>_</td></th<>	Mortgage loans	_	_	_	_	_	_	_	_	_	_		_
Other invested assets -	Capital contribution to affiliate	_	_	_	_	_	_	_	_	_	_		_
Miscellaneous applications	Real estate	_	_	_	_	_	_	_	_	_	_		_
Total investments acquired 114,268 234,513 112,266 20,103 359,988 47,191 3,057 13,793 19,334 - Net cash provided by (used in) investments 341 278 528 1,414 22,917 (99) (1,242) 852 (76) - Cash from financing and miscellaneous sources - <td>Other invested assets</td> <td>_</td> <td></td> <td>_</td>	Other invested assets	_	_	_	_	_	_	_	_	_	_		_
Net cash provided by (used in) investments 341 278 528 1,414 22,917 (99) (1,242) 852 (76) - Cash from financing and miscellaneous sources	Miscellaneous applications	_	_	_	_	_	_	_	_	_	_		_
Cash from financing and miscellaneous sources Capital and paid in surplus	Total investments acquired	114,268	234,513	112,266	20,103	359,988	47,191	3,057	13,793	19,334			924,513
Capital and paid in surplus - - - - - - - 5,000 - Borrowed funds - <t< td=""><td>Net cash provided by (used in) investments</td><td>341</td><td>278</td><td>528</td><td>1,414</td><td>22,917</td><td>(99)</td><td>(1,242)</td><td>852</td><td>(76)</td><td></td><td></td><td>24,913</td></t<>	Net cash provided by (used in) investments	341	278	528	1,414	22,917	(99)	(1,242)	852	(76)			24,913
Borrowed funds -	Cash from financing and miscellaneous sources												
Dividends to stockholders -<	Capital and paid in surplus	_	_	_	_	_	_	_	_	5,000	_		5,000
Other cash provided (applied) $55,373$ 670 562 (241) $56,913$ (442) $(2,422)$ (573) (142) $-$ Net cash provided by (used in) financing and miscellaneous sources $55,373$ 670 562 (241) $56,913$ (442) $(2,422)$ (573) (142) $-$ Reconciliation of cash, cash equivalents and short-term investmentsNew reporting entity included in the consolidation $ -$ Net change in cash, cash equivalents, and short-term investments291 $1,123$ (377) $1,312$ $3,172$ (61) $(1,008)$ (850) $3,253$ $-$ Cash, cash equivalents, and short-term investments $ -$	Borrowed funds	_	_	_	_	_	_	_	_	_	_		_
Net cash provided by (used in) financing and miscellaneous sources 55,373 670 562 (241) 56,913 (442) (2,422) (573) 4,858 — Reconciliation of cash, cash equivalents and short-term investments — = = =	Dividends to stockholders	_	_	_	_	_	_	_	_	_	_		_
sources 55,373 670 562 (241) 56,913 (442) (2,422) (573) 4,636 Reconciliation of cash, cash equivalents and short-term investments New reporting entity included in the consolidation	Other cash provided (applied)	55,373	670	562	(241)	56,913	(442)	(2,422)	(573)	(142)	_		109,698
New reporting entity included in the consolidationNet change in cash, cash equivalents, and short-term investments2911,123(377)1,3123,172(61)(1,008)(850)3,253Cash, cash equivalents, and short-term investments2911,123(377)1,3123,172(61)(1,008)(850)3,253		55,373	670	562	(241)	56,913	(442)	(2,422)	(573)	4,858			114,698
Net change in cash, cash equivalents, and short-term investments 291 1,123 (377) 1,312 3,172 (61) (1,008) (850) 3,253 — Cash, cash equivalents, and short-term investments 291 1,123 (377) 1,312 3,172 (61) (1,008) (850) 3,253 —	Reconciliation of cash, cash equivalents and short-term investments												
Cash, cash equivalents, and short-term investments	New reporting entity included in the consolidation												
	Net change in cash, cash equivalents, and short-term investments	291	1,123	(377)	1,312	3,172	(61)	(1,008)	(850)	3,253			6,855
Beginning of year 423 1,239 1,613 1,972 1,340 13,132 2,209 1,630 5,950 —	Cash, cash equivalents, and short-term investments												
	Beginning of year	423	1,239	1,613	1,972	1,340	13,132	2,209	1,630	5,950			29,508
End of year \$ 714 \$ 2,362 \$ 1,236 \$ 3,284 \$ 4,512 \$ 13,071 \$ 1,201 \$ 780 \$ 9,203 \$ \$	End of year	\$ 714	\$ 2,362	\$ 1,236	\$ 3,284	\$ 4,512	\$ 13,071	\$ 1,201	\$ 780	\$ 9,203	\$ —		\$ 36,363

References: (1) Elimination of the change in intercompany loss and LAE reinsurance.

American Family Mutual Insurance Company, S.I. and **Consolidated Property & Casualty Subsidiaries** Supplemental Schedule of Consolidation Consolidated Property & Casualty Statement of Cash Flows Year Ended December 31, 2018 (in thousands of dollars)

	PGAC	PGAC Ohio	GAIC	Eliminations	Ref No.	PGC Consolidated
Cash from operations						
Premiums collected net of reinsurance	\$ (38,854)	\$ (27,183)	\$ (9,805)	\$ —		\$ (75,842)
Net investment income	4,117	1,854	1,031	-		7,002
Miscellaneous income (expenses)	17	9	3	—		29
Benefit and loss related payments	41,925	24,351	12,851	-		79,127
Commissions, expenses paid, and aggregate write-ins for deductions	390	(1,357)	(435)	—		(1,402)
Dividends paid to policyholders	_	_	_	_		_
Federal income taxes (paid) recovered, net of tax on capital gains (losses)	9,947	(1,630)	3,423			11,740
Net cash provided by (used in) operations	17,542	(3,956)	7,068			20,654
Cash from investments						
Proceeds from investments sold, matured, or repaid						
Bonds	117,965	22,710	98,587	_		239,262
Stocks	_	_	_	_		_
Mortgage loans	_	_	_	_		_
Real estate	_	_	_	_		_
Other invested assets	_	_	_	_		_
Net gains or (losses) on cash and short-term investments	_	_	_	_		_
Miscellaneous proceeds	246	28	21	_		295
Total investment proceeds	118,211	22,738	98,608			239,557
Cost of investments acquired (long-term only)	· · · · · ·	<u>.</u>	<u>_</u>			<u> </u>
Bonds	134,509	45,275	96,371	_		276,155
Stocks	_	_	_	_		_
Mortgage loans				_		_
Capital contribution to affiliate	_	_	_	_		_
Real estate	_	_	_	_		_
Other invested assets	_	_	_	_		_
Miscellaneous applications	_	4	1,248	_		1,252
Total investments acquired	134,509	45,279	97,619			277,407
Net cash provided by (used in) investments	(16,298)	(22,541)	989			(37,850)
Cash from financing and miscellaneous sources	(10,200)	(22,041)				(01,000)
Capital and paid in surplus						
Borrowed funds	_					_
Dividends to stockholders	(1,050)	_	_	_		(1,050)
Other cash provided (applied)	(18,003)	8,601	(6,067)	_		
	(18,003)	8,601	(6,067)			(15,469) (16,519)
Net cash provided by (used in) financing and miscellaneous sources	(19,053)	0,001	(0,007)			(10,519)
Reconciliation of cash, cash equivalents and short-term investments						
New reporting entity included in the consolidation	(17.000)	(17.000)				(00.745)
Net change in cash, cash equivalents, and short-term investments	(17,809)	(17,896)	1,990	—		(33,715)
Cash, cash equivalents, and short-term investments			·			
Beginning of year	20,013	41,346	936			62,295
End of year	\$ 2,204	\$ 23,450	\$ 2,926	\$ —		\$ 28,580

(in thousands of dollars)

	ASIC	ASICO	AFIC	MIC	PGC Consolidated	Homesite Consolidated	AFMIC	Eliminations	Ref. No	AFMIC Consolidated
Cash from operations										
Premiums collected net of reinsurance	\$ (14,828) \$ 2,974	\$ 22,735	\$ (7,667)	\$ 171,378	\$ 29,492	\$ 8,090,949	\$ (353,703)	(1)	\$ 7,941,330
Net investment income	9,243	292	532	113	9,325	5,399	398,643	—		423,547
Miscellaneous income (expenses)	(17,541) —	_	_	57,035	191	63,938	(57,001)		46,622
Benefit and loss related payments	17,296	(231)	17,658	(643)	(94,446)	(70,658)	(5,072,203)	360,391	(2)	(4,842,836)
Commissions, expenses paid, and aggregate write-ins for deductions	829	_	11,650	181	(80,647)	893	(3,367,483)	57,001		(3,377,576)
Dividends paid to policyholders	_	_	_	_	_	_	(2,383)	_		(2,383)
Federal income taxes (paid) recovered, net of tax on capital gains (losses)	(1,434) (9)	88	263	18,967	(3,236)	(42,664)			(28,025)
Net cash provided by (used in) operations	(6,435	3,026	52,663	(7,753)	81,612	(37,919)	68,797	6,688		160,679
Cash from investments										
Proceeds from investments sold, matured, or repaid										
Bonds	496,694	350	2,235	525	287,940	502,253	8,769,923	_	(3)	10,059,920
Stocks	_	_	_	_	_	_	1,374,665	_		1,374,665
Mortgage loans	_	_	_	_	_	_	_	_		_
Real estate	_	_	_	_	_	_	482	_		482
Other invested assets	_	_	_	_	_	_	90,642	_		90,642
Net gains or (losses) on cash and short-term investments	_	_	_	_	_	1	(37)	_		(36)
Miscellaneous proceeds	5,667	2	1	2	_	_	74,939	_		80,611
Total investment proceeds	502,361	352	2,236	527	287,940	502,254	10,310,614			11,606,284
Cost of investments acquired (long-term only)			· · · · · · · · · · · · · · · · · · ·							
Bonds	505,251	83	83	2,882	335,177	513,908	8,843,476	_		10,200,860
Stocks	_	_	_	_	_	_	1,201,025	_		1,201,025
Mortgage loans	_	_	_	_	_	_	49,931	_		49,931
Capital contribution to affiliate	_	_	_	_	_	_	62,328	_	(3)	62,328
Real estate	_	_	_	_	_	_	26,132	_		26,132
Other invested assets	_	_	_	_	_	_	213,591	_		213,591
Miscellaneous applications	_	_	_	_	9,379	_	30,461	_		39,840
Total investments acquired	505,251	83	83	2,882	344,556	513,908	10,426,944			11,793,707
Net cash provided by (used in) investments	(2,890		2,153	(2,355)	(56,616)	(11,654)	(116,330)			(187,423)
Cash from financing and miscellaneous sources		·		· <u> </u>						
Capital and paid in surplus	_	_	_	_	_	_	_	_	(3)	_
Borrowed funds	_	_	_	_	_	_	130,000	_	()	130,000
Dividends to stockholders	_	_	_	_	_	_	(147,672)	_		(147,672)
Other cash provided (applied)	(1,186) (4,416)	(48,936)	9,000	7,045	19,652	(54,529)	(6,688)	(1),(2)	(80,058)
Net cash provided by (used in) financing and miscellaneous sources	(1,186				7,045	19,652	(72,201)	(6,688)	()/()	(97,730)
Reconciliation of cash, cash equivalents and short-term investments	()									
New reporting entity included in the consolidation	_	_	_	_	30,254	_	_	_		30,254
Net change in cash, cash equivalents, and short-term investments	(10,511	(1,121)	5,880	(1,108)	62,295	(29,921)	(119,734)			(94,220)
Cash, cash equivalents, and short-term investments	(,011	(.,.=.)	2,000	(1,100)	,0	(==,52+)	(,)			(,0)
Beginning of year	32,630	3,290	8,647	4,123	_	59,429	329,650	_		437,769
End of year	\$ 22,119		-	\$ 3,015	\$ 62,295	\$ 29,508	\$ 209,916	\$ _		\$ 343,549
	,110	- 2,100	÷,027	- 0,010		- 20,000	- 200,010	<u> </u>		- 010,040

References: (1) Elimination of the chance in intercompany reinsurance premium. (2) Elimination of the change in intercompany loss and LAE reinsurance. (3) Elimination of intercompany investment transactions.

(in thousands of dollars)

	Homesite California	Homesite Insurance	Homesite Indemnity	Homesite Illinois	Homesite Midwest	Homesite New York	Homesite Georgia	Homesite Lloyds (TX)	Homesite Florida	Eliminations	Ref No.	Homesite Consolidated
Cash from operations												
Premiums collected net of reinsurance	\$ (406)	\$ (2,765)	\$ (509)	\$ (16)	\$ 20,449	\$ 12,462	\$ 10	\$ (1,576)	\$ 1,843	\$ —		\$ 29,492
Net investment income	535	1,226	494	91	1,852	214	749	130	108	_		5,399
Miscellaneous income (expenses)	_	122	_	_	_	69	_	_	_	_		191
Benefit and loss related payments	(8,070)	(1,862)	42	84	(54,938)	(4,072)	(251)	(743)	(381)	(467)	(1)	(70,658)
Commissions, expenses paid, and aggregate write-ins for deductions	12	1,173	276	243	2,717	(4,041)	146	(199)	99	467	(1)	893
Dividends paid to policyholders	_	_	_	_	_	_	_	_	_	_		_
Federal income taxes (paid) recovered, net of tax on capital gains (losses)	(206)	(712)	(181)	(80)	(600)	(1,332)	(26)	(92)	(7)			(3,236)
Net cash provided by (used in) operations	(8,135)	(2,818)	122	322	(30,520)	3,300	628	(2,480)	1,662			(37,919)
Cash from investments												
Proceeds from investments sold, matured, or repaid												
Bonds	61,546	121,144	57,984	11,426	196,338	23,800	3,837	10,390	15,788	_		502,253
Stocks	_	_	—	_	_	_	_	_	_	_		
Mortgage loans	—	_	_	—	_	_	_	—	_	_		—
Real estate	_	_	—	_	_	_	_	_	_	_		
Other invested assets	_	_	_	_	_	_	_	_	_	_		_
Net gains or (losses) on cash and short-term investments	_	_	_	_	1	_	_	_	_	_		1
Miscellaneous proceeds	_	_	_	_	_	_	_	_	_	_		_
Total investment proceeds	61,546	121,144	57,984	11,426	196,339	23,800	3,837	10,390	15,788			502,254
Cost of investments acquired (long-term only)												
Bonds	64,071	123,671	60,050	11,991	199,155	25,327	5,526	9,343	14,774	_		513,908
Stocks	_	_	_	_	_	_	_	_	_	_		_
Mortgage loans	_	_	_	_	_	_	_	_	_	_		_
Capital contribution to affiliate	_	_	_	_	_	_	_	_	_	_		_
Real estate	_	_	_	_	_	_	_	_	_	_		_
Other invested assets	_	_	_	_	_	_	_	_	_	_		_
Miscellaneous applications	_	_	_	_	_	_	_	_	_	_		_
Total investments acquired	64,071	123,671	60,050	11,991	199,155	25,327	5,526	9,343	14,774			513,908
Net cash provided by (used in) investments	(2,525)	(2,527)	(2,066)	(565)	(2,816)	(1,527)	(1,689)	1,047	1,014			(11,654)
Cash from financing and miscellaneous sources												
Capital and paid in surplus	_	_	_	_	_	_	_	_	_	_		_
Borrowed funds	_	_	_	_	_	_	_	_	_	_		_
Dividends to stockholders	_	_	_	_	_	_	_	_	_	_		_
Other cash provided (applied)	8,373	3,766	86	(65)	4,905	345	535	1,391	316	_		19,652
Net cash provided by (used in) financing and miscellaneous sources	8,373	3,766	86	(65)	4,905	345	535	1,391	316			19,652
Reconciliation of cash, cash equivalents and short-term investments												
New reporting entity included in the consolidation												
Net change in cash, cash equivalents, and short-term investments	(2,287)	(1,579)	(1,858)	(308)	(28,431)	2,118	(526)	(42)	2,992	_		(29,921)
Cash, cash equivalents, and short-term investments												
Beginning of year	2,710	2,818	3,471	2,280	29,771	11,014	2,735	1,672	2,958			59,429
End of year	\$ 423	\$ 1,239	\$ 1,613	\$ 1,972	\$ 1,340	\$ 13,132	\$ 2,209	\$ 1,630	\$ 5,950	\$ —		\$ 29,508
References:												

References:

(1) Elimination of the change in intercompany loss and LAE reinsurance.

American Family Mutual Insurance Company, S.I. and **Consolidated Property & Casualty Subsidiaries** Supplemental Schedule of Consolidation Consolidated Property & Casualty Statement of Cash Flows Year Ended December 31, 2017 (in thousands of dollars)

	PGAC	PGAC Ohio	GAIC	Eliminations	Ref No.	PGC Consolidated
Cash from Operations						
Premiums collected net of reinsurance	\$ 94,603	\$ 46,994	\$ 29,781	\$ —		\$ 171,378
Net investment income	6,478	2,642	205	-		9,325
Miscellaneous income (expenses)	31,773	18,256	7,006	-		57,035
Benefit and loss related payments	(52,362)	(24,840)		-		(94,446)
Commissions, expenses paid and aggregate write-ins for deductions	(44,928)	(23,949)	(11,770)	_		(80,647)
Dividends paid to policyholders	—	-	-	-		-
Federal income taxes (paid) recovered, net of tax on capital gains (losses)	6,841	9,914	2,212			18,967
Net cash provided by (used in) operations	42,405	29,017	10,190			81,612
Cash from Investments						
Proceeds from investments sold, matured, or repaid						
Bonds	172,988	43,519	71,433	_		287,940
Stocks	_	-	-	-		-
Mortgage loans	—	-	-	-		-
Real estate	_	_	_	_		_
Other invested assets	_	_	_	_		_
Net gains or (losses) on cash and short-term investments	_	_	_	_		_
Miscellaneous proceeds	-	_	_	_		_
Total investment proceeds	172,988	43,519	71,433			287,940
Cost of investments acquired (long-term only)						
Bonds	195,499	58,094	81,584	_		335,177
Stocks				_		
Mortgage loans						
	—	—	_	—		—
Capital contribution to affiliate	—	—	—	_		—
Real estate	—	_	_	-		_
Other invested assets	_	_	-	_		_
Miscellaneous applications	8,755	173	451			9,379
Total investments acquired	204,254	58,267	82,035			344,556
Net cash provided by (used in) investments	(31,266)	(14,748)	(10,602)			(56,616)
Cash from Financing and Miscellaneous sources						
Capital and paid in surplus	_	-	-	-		-
Borrowed funds	—	_	_	_		_
Dividends to stockholders	_	_	_	_		_
Other cash provided (applied)	(8,227)	18,758	(3,486)	_		7,045
Net cash provided by (used in) financing and miscellaneous sources	(8,227)	18,758	(3,486)			7,045
Reconciliation of Cash, Cash Equivalents and Short-Term Investments						
New reporting entity included in the consolidation	17,101	8,319	4,834	_		30,254
Net change in cash, cash equivalents and short-term investments	20,013	41,346	936			62,295
Cash, cash equivalents and short-term investments	20,013	-1,540	900	_		02,233
Beginning of year						
			\$ 936			\$ 62.295
End of year	\$ 20,013	\$ 41,346	\$ 936	\$		\$ 62,295

SUPPLEMENTAL INFORMATION



Report of Independent Auditors

To the Board of Directors of American Family Mutual Insurance Company, S.I.:

We have audited the consolidated statutory-basis financial statements of American Family Mutual Insurance Company, S.I. and its property & casualty subsidiaries as of December 31, 2018 and for the year then ended and our report thereon appears on page 1 of this document. That audit was conducted for the purpose of forming an opinion on the consolidated statutory-basis financial statements taken as a whole. The Supplemental Summary Investment Schedule, Supplemental Investment Risk Interrogatories, and Supplemental Schedule of Reinsurance Interrogatories (collectively, the "supplemental schedules") of the Company as of December 31, 2018 and for the year then ended are presented to comply with the National Association of Insurance Commissioners' Annual Statement Instructions and Accounting Practices and Procedures Manual and for purposes of additional analysis and are not a required part of the consolidated statutory-basis financial statements. The supplemental schedules are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the consolidated statutory-basis financial statements. The supplemental schedules have been subjected to the auditing procedures applied in the audit of the consolidated statutory-basis financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated statutory-basis financial statements or to the consolidated statutory-basis financial statements themselves and other additional procedures, in accordance with auditing standards generally accepted in the United States of America. In our opinion, the supplemental schedules are fairly stated, in all material respects, in relation to the consolidated statutory-basis financial statements taken as a whole.

Fricewater bouse Coopere LCP

March 1, 2019

PricewaterhouseCoopers LLP, One North Wacker, Chicago, IL 60606 T: (312)298 2000, F: (312)298 2001, www.pwc.com/us

American Family Mutual Insurance Company, S.I. and Consolidated Property & Casualty Subsidiaries Supplemental Summary Investment Schedule

December 31, 2018

Schedule I

(in thousands of dollars)	
---------------------------	--

					Gross Inves Holding	tment s	Admitted As Reported in the An	ssets as nual Statement
					Amount	Percentage	Amount	Percentage
1.	Bonds:	II S fro	000000000000000000000000000000000000000	urities.	¢ 4 007 200	7 000/	¢ 4.007.000	7.000
	1.1 1.2		easury sec	agency obligations:	\$ 1,087,308	7.33%	\$ 1,087,308	7.33%
	1.2	1.21		y U.S. government agencies	738	0.00	738	0.00
		1.22		y U.S. government sponsored agencies	226,397	1.53	226,397	1.53
	1.3			nent (including Canada, excluding mortgage-backed securities)	9,481	0.06	9,481	0.06
	1.4			by states, territories, and possessions and political subdivisions in the U.S.:	., .			
		1.41		erritories and general obligations	843,225	5.68	843,225	5.68
		1.42	general	subdivisions of states, territories and possessions and political subdivisions obligations	881,448	5.94	881,448	5.94
		1.43	Revenue	e and assessment obligations	3,351,542	22.58	3,351,542	22.58
		1.44	Industria	I development and similar obligations	103,360	0.70	103,360	0.70
	1.5	Mortga	ge-backed	securities (includes residential and commercial MBS):				
		1.51	Pass-thr	ough securities:				
			1.511	Issued or Guaranteed by GNMA	114,078	0.77	114,078	0.77
			1.512	Issued or Guaranteed by FNMA and FHLMC	496,746	3.35	496,746	3.35
			1.513	All other	—	0.00	-	0.00
		1.52	CMOs a	nd REMICs:				
			1.521	Issued or guaranteed by GNMA, FNMA, FHLMC or VA	45,046	0.30	45,046	0.30
			1.522	Issued by non-U.S. Government issuers and collateralized by mortgage-backed securities issued or guaranteed by agencies shown in Line 1.521	_	0.00	_	0.00
			1.523	All Other	282,467	1.90	282,467	1.90
2.	Other de	ebt and o		ncome securities (excluding short-term):	,		,	
	2.1			stic securities (includes credit tenant loans and hybrid securities)	2,046,195	13.79	2,046,195	13.79
	2.2	Unaffilia	ated Non-L	J.S. securities(including Canada)	528,684	3.56	528,684	3.56
	2.3		d securitie		_	0.00	_	0.00
3.	Equity ir	nterests:						
	3.1	Investr	nents in mu	utual funds	4,431	0.03	4,431	0.03
	3.2	Preferre	ed stocks:					
		3.21	Affiliated		_	0.00	_	0.00
		3.22	Unaffiliat	ted	_	0.00	_	0.00
	3.3	Publicly	y traded ec	uity securities (excluding preferred stocks):				
		3.31	Affiliated		_	0.00	_	0.00
		3.32	Unaffiliat	ted	2,000,685	13.48	2,000,685	13.48
	3.4	Other e	equity secu	rities:				
		3.41	Affiliated		868,886	5.85	868,886	5.85
		3.42	Unaffiliat	ted	_	0.00	_	_
	3.5		Other eq	uity interest				
		3.51	Affiliated		_	0.00	_	0.00
		3.52	Unaffiliat	ted	_	0.00	-	0.00
4.	Mortgag	ge loans:						
	4.1	Constru	uction and	land development	-	0.00	-	0.00
	4.2	Agricult	tural		-	0.00	_	0.00
	4.3	Single	family resid	dential properties	-	0.00	-	0.00
	4.4	Multifar	mily reside	ntial properties	—	0.00	-	0.00
	4.5	Comme	ercial loans	3	75,166	0.51	75,166	0.51
	4.6			state loans	-	0.00	-	0.00
5.	Real est	tate inves						
	5.1			d by company	252,410	1.70	252,410	1.70
	5.2		-	production of income (includes \$0 of property acquired in satisfaction of debt)	-	0.00	—	0.00
	5.3		ty held for	sale (\$0 including property acquired in satisfaction of debt)	9,474	0.06	9,474	0.06
6.	Contrac				_	0.00	—	0.00
7.	Derivati				_	0.00	—	0.00
8.		ables for s			21,751	0.15	21,751	0.15
9.		es Lendin			-	0.00	-	0.00
10.				I short-term investments	413,189	2.78	413,189	2.78
11.	Other in	ivested as	ssets		1,180,251	7.95	1,180,251	7.95
12.	Total inv	vested as:	sets		\$ 14,842,958	100.00%	\$ 14,842,958	100.00%
(1)	This am	ount is in	cluded in t	otal invested assets in the statutory annual statement, and is included similarly in thi	s schodulo. However the	mount is included		_

(1) This amount is included in total invested assets in the statutory annual statement, and is included similarly in this schedule. However, the amount is included with other assets in the consolidated property & casually statutory balance sheets in this audit report. As a result, total cash and invested assets from the consolidated property & casually statutory balance sheets will invested assets shown on this schedule.

Schedule II

- 1. State the reporting entity's total admitted assets as reported on Page 2 of this annual statement. \$ 17,239,416
- State by investment category the 10 largest exposures to a single issuer/borrower/investment, excluding U.S. government, U.S. government agency securities and those U.S. Government money market funds listed in the Appendix to the SVO Purposes and Procedures Manual as exempt, property occupied by the company and policy loans.

	1	2		3	4				
	Issuer	Description of Exposure	Amount		Amount		Amount		Percentage of Total Admitted Assets
2.01	AMFAM INC.	AFFILIATE STOCK	\$	868,886	5.040%				
2.02	FEDERAL NATIONAL MORTGAGE ASSOCIATION, INC	BONDS, CMO, MBS		432,601	2.509				
2.03	ILLINOIS, STATE OF	MUNICIPALS		254,750	1.478				
2.04	NEW JERSEY ECONOMIC DEVELOPMENT AUTHORITY	MUNICIPALS		182,882	1.061				
2.05	THE DORMITORY AUTHORITY OF THE STATE OF NEW YORK	MUNICIPALS		181,548	1.053				
2.06	CALIFORNIA, STATE OF	MUNICIPALS		178,094	1.033				
2.07	FEDERAL HOME LOAN MORTGAGE CORPORATION	BONDS, CMO, MBS		176,946	1.026				
2.08	J.P. INVESTMENT MANAGEMENT, INC	JOINT VENTURE		146,027	0.847				
2.09	CONNECTICUT, STATE OF	MUNICIPALS		139,758	0.811				
2.10	NEW YORK CITY TRANSITIONAL FINANCE AUTHORITY	MUNICIPALS		105,136	0.610				

3. State the amounts and percentages of the reporting entity's total admitted assets held in bonds and preferred stocks by NAIC rating.

	Bonds	 1	2	Preferred Stocks	 1	2
3.01	NAIC-1	\$ 8,344,382	48.403%	P/RP-1	\$ _	—%
3.02	NAIC-2	1,557,438	9.034%	P/RP-2	_	_
3.03	NAIC-3	309,322	1.794%	P/RP-3	_	_
3.04	NAIC-4	179,477	1.041%	P/RP-4	_	_
3.05	NAIC-5	5,131	0.030%	P/RP-5	_	—
3.06	NAIC-6	—	—%	P/RP-6	—	—

4. State the amounts and percentages on assets held in foreign investments:

4.01	Are assets held in foreign investment less than 2.5% of the reporting entity's total admitted assets?		Yes []	No [X]
4.02	Total admitted assets held in foreign investments	\$ 703,128	4.079%	
4.03	Foreign-currency-denominated investments	_	_	

4.04 Insurance liabilities denominated in that same foreign currency

If response to 4.01 above is yes, responses are not required for interrogatories 5-10

5. Aggregate foreign investment exposure by NAIC sovereign rating:

		 1	2
5.01	Countries rated NAIC-1	\$ 660,943	3.834%
5.02	Countries rated NAIC-2	41,925	0.243
5.03	Countries rated NAIC-3 or below	260	0.002

December 31, 2018 (in thousands of dollars)

December 31, 2018 (in thousands of dollars)

Schedule II

					1	2
	Countr	ies rated NAIC-1:				
	6.01 6.02	SWITZERLAND UNITED KINGDOM		\$	140,406 139,517	0.814% 0.809
	Countr	ies rated NAIC-2:				
	6.03 6.04	SPAIN ITALY			21,062 8,373	0.122 0.049
	Countr	ies rated NAIC-3 or below:				
	6.05 6.06	BRAZIL MONACO			108 55	0.001
7.	Aggrec	ate unhedged foreign currency exposure: N/A		\$	1	2%
8.		ate unhedged foreign currency exposure categorized	by NAIC sovereign rating: N/A			
0.	Aggreg	ale unneuged loteign currency exposure calegorized	by NAIC Sovereight failing. N/A		1	2
	8.01	Countries rated NAIC-1		\$		—%
	8.02 8.03	Countries rated NAIC-2 Countries rated NAIC-3 or below			—	—
	0.03	Countries rated NAIC-3 of below			_	
9.	Two la	rgest unhedged currency exposures to a single countr	y, categorized by NAIC soverei	gn rating	: N/A	
	Countr	ies rated NAIC-1:				
	9.01 9.02			\$	_	%
	Countr	ies rated NAIC-2:				
	9.03 9.04				_	_
		ies rate NAIC-3 or below:				
	9.05				_	_
	9.06				—	—
10.	List the					
		e 10 largest non-sovereign (i.e. non-governmental) for	-			
			2		3	4
	40.04	1	2 NAIC Rating			4
	10.01	1 Issuer PARTNERS GROUP, USA INC	2 NAIC Rating JOINT VENTURE	\$	86,597	4 0.502%
	10.02	1 Issuer PARTNERS GROUP, USA INC ACCENTURE PUBLIC LIMITED COMPANY AERCAP IRELAND CAPITAL DESIGNATED	2 NAIC Rating JOINT VENTURE EQUITY	\$	86,597 14,321	0.083
	10.02 10.03	1 Issuer PARTNERS GROUP, USA INC ACCENTURE PUBLIC LIMITED COMPANY AERCAP IRELAND CAPITAL DESIGNATED ACTIVITY COMPANY	2 NAIC Rating JOINT VENTURE EQUITY 2	\$	86,597 14,321 12,476	0.083 0.072
	10.02 10.03 10.04	1 Issuer PARTNERS GROUP, USA INC ACCENTURE PUBLIC LIMITED COMPANY AERCAP IRELAND CAPITAL DESIGNATED ACTIVITY COMPANY BPCE	2 NAIC Rating JOINT VENTURE EQUITY 2 2	\$	86,597 14,321 12,476 11,443	0.083 0.072 0.066
	10.02 10.03 10.04 10.05	1 Issuer PARTNERS GROUP, USA INC ACCENTURE PUBLIC LIMITED COMPANY AERCAP IRELAND CAPITAL DESIGNATED ACTIVITY COMPANY BPCE MEDTRONIC PUBLIC LIMITED COMPANY	2 NAIC Rating JOINT VENTURE EQUITY 2 EQUITY	\$	86,597 14,321 12,476 11,443 10,796	0.083 0.072 0.066 0.063
	10.02 10.03 10.04 10.05 10.06	1 Issuer PARTNERS GROUP, USA INC ACCENTURE PUBLIC LIMITED COMPANY AERCAP IRELAND CAPITAL DESIGNATED ACTIVITY COMPANY BPCE MEDTRONIC PUBLIC LIMITED COMPANY GLENCORE FUNDING LLC	2 NAIC Rating JOINT VENTURE EQUITY 2 EQUITY 2	\$	86,597 14,321 12,476 11,443 10,796 10,610	0.083 0.072 0.066
	10.02 10.03 10.04 10.05	1 Issuer PARTNERS GROUP, USA INC ACCENTURE PUBLIC LIMITED COMPANY AERCAP IRELAND CAPITAL DESIGNATED ACTIVITY COMPANY BPCE MEDTRONIC PUBLIC LIMITED COMPANY GLENCORE FUNDING LLC LYONDELLBASELL INDUSTRIES N.V.	2 NAIC Rating JOINT VENTURE EQUITY 2 EQUITY	\$	86,597 14,321 12,476 11,443 10,796	0.083 0.072 0.066 0.063
	10.02 10.03 10.04 10.05 10.06	IssuerPARTNERS GROUP, USA INCACCENTURE PUBLIC LIMITED COMPANYAERCAP IRELAND CAPITAL DESIGNATEDACTIVITY COMPANYBPCEMEDTRONIC PUBLIC LIMITED COMPANYGLENCORE FUNDING LLCLYONDELLBASELL INDUSTRIES N.V.CREDIT SUISSE GROUP FUNDING(GUERNSEY) LTD	2 NAIC Rating JOINT VENTURE EQUITY 2 EQUITY 2	\$	86,597 14,321 12,476 11,443 10,796 10,610	0.083 0.072 0.066 0.063 0.062
	10.02 10.03 10.04 10.05 10.06 10.07	1 Issuer PARTNERS GROUP, USA INC ACCENTURE PUBLIC LIMITED COMPANY AERCAP IRELAND CAPITAL DESIGNATED ACTIVITY COMPANY BPCE MEDTRONIC PUBLIC LIMITED COMPANY GLENCORE FUNDING LLC LYONDELLBASELL INDUSTRIES N.V. CREDIT SUISSE GROUP FUNDING	2 NAIC Rating JOINT VENTURE EQUITY 2 EQUITY 2 EQUITY, 2	\$	86,597 14,321 12,476 11,443 10,796 10,610 10,490	0.083 0.072 0.066 0.063 0.062 0.061

6. Two largest foreign investment exposures to a single country, categorized by NAIC sovereign

December 31, 2018 (in thousands of dollars)

11.		e amounts and percentages of the reporting entity's total admitted assets held in Canadian in currency exposure:	inv	estment ar	id unh	edged
	11.01	Are assets held in Canadian investments less than 2.5% of the reporting entity's total	Yes	6 [X]	No	[]
	lf respo	nse to 11.01 is yes, responses are not required for the remainder of interrogatory 11.				
	11.02	Total admitted assets held in Canadian investments	\$	_		%
	11.03	Canadian-currency-denominated investments		—		_
	11.04	Canadian-denominated insurance liabilities		—		_
	11.05	Unhedged Canadian currency exposure		_		—
12.		e aggregate amounts and percentages of the reporting entity's total admitted assets held in ir strictions:	ives	tments with	n cont	ractual
	12.01	Are assets held in investments with contractual sales restrictions less than 2.5% of the reporting entity's total admitted assets	Yes	s [X]	No	[]
	lf respo	nse to 12.01 is yes, responses are not required for the remainder of interrogatory 12.				
		1		2		3
	10.00	Aggregate statement value of investments with contractual calco restrictions	¢			0/
	12.02	Aggregate statement value of investments with contractual sales restrictions	\$	_		%
		Largest 3 investments with contractual sales restrictions				
	12.03			_		_
	12.00			_		_
	12.05			_		_
13.	State the	e amounts and percentages of admitted assets held in the largest 10 equity interests:				
	13.01	Are assets held in equity interests less than 2.5% of the reporting equity's total admitted	Yes	s []	No	[X]
	If respo	nse to 13.01 is yes, responses are not required for the remainder of interrogatory 13.				
		1 Name of Issuer		2		3
	13.02	AMFAM, INC.	\$	868,886		5.040%
	13.03	J.P. INVESTMENT MANAGEMENT, INC	Ψ	146,027		0.847
	13.04	PARTNERS GROUP, USA INC		86,597		0.502
	13.05	MICROSOFT CORPORATION		60,243		0.349
	13.06	APPLE INC		57,554		0.334
	13.07	IFM GLOBAL INFRASTRUCTURE US GP LLC		44,089		0.256
	13.08	ALPHABET INC		42,839		0.248
	13.09	CLARION		37,580		0.218
	13.10	AMAZON.COM, INC		37,142		0.215
	13.11	JOHNSON & JOHNSON		34,074		0.198
14.	State the	e amounts and percentages of the entity's total admitted assets held in nonaffiliated,				
	14.01	Are assets held in nonaffiliated, privately placed equities less than 2.5% of the reporting entity's total admitted assets?	Yes	s [X]	No	[]
	lf respo	nse to 14.01 above is yes, responses are not required for the remainder of Interrogatory 14.				
		1		2		3
	14.02	Aggregate statement value of investments held in nonaffiliated, privately placed equities	\$			_%
		Largest 3 investments held in nonaffiliated, privately placed equities:				
	14.03			_		_
	14.04			_		_
	14.05			_		

Schedule II

December 31, 2018 (in thousands of dollars)

15.01 If respo	Are assets held in general partnership interest less than 2.5% of the reporting entity's tota onse to 15.01 above is yes, responses are not required for the remainder of Interrogatory 15	Yes		ets? No[]
15.02	1 Aggregate statement value of investments held in general partnership interests Largest 3 investments held in general partnership interests:	\$	2	<u>3</u> _%
15.03 15.04 15.05			 	

16. State the aggregate amounts and percentages of the reporting entity's total admitted assets held in mortgage loans:

15. State the aggregate amounts and percentages of the entity's total admitted assets held in general partnership interests:

16.01	Are mortgage loans reported in Schedule B less than 2.5% of the reporting entity's total admitted assets?	?

	Yes [X]	No []
If response to 16.01 above is yes, responses are not required for the remainder of Interrogatory Interrogatory 17.	y 16 and	

1		
Type (Residential, Commercial, Agricultural)	2	3
16.02	\$ _	—%
16.03		—
16.04		—
16.05		—
16.06	_	—
16.07	_	—
16.08	_	—
16.09	_	—
16.10	—	—
16.11	_	—
State the aggregate amount and percentage of the reporting entity's total admitted assets held in the following categories of mortgage loans:		
16.12 Construction loans		_
16.13 Mortgage loans over 90 days past due	_	_
16.14 Mortgage loans in the process of foreclosure		_
16.15 Mortgage loans foreclosed		—

17. State the aggregate mortgage loans having the following loan-to-value ratios as determined from the most current appraisal as of the annual statement date:

16.16 Restructured mortgage loans

	Loan-to-Value Resid			ial	Commerci	al	Agricultural				
			1	2	 3	4	5	6			
17.01	above 95%	\$	—	—%	\$ 	—%	\$ —	—%			
17.02	91% to 95%		_	_	_	_	_	_			
17.03	81% to 90%		_	_	—	_	_	_			
17.04	71% to 80%		_	_	_	_	_	_			
17.05	below 70%		—	—	—	—	—	—			

December 31, 2018

Schedule II

(in thousands of dollars)

18. State the aggregate amounts and percentages of the reporting entity's total admitted assets held in each of the five investments in real estate:

18.01 Are assets held in real estate reported in less than 2.5% of the reporting entity's total admitted assets?

Yes [X] No []

If response to 18.01 above is yes, responses are not required for the remainder of Interrogatory 18.

	Description		
	1	 2	3
	Largest 5 investments in any one parcel or group of contiguous parcels of real estate:	 	
18.02		\$ —	—%
18.03		—	—
18.04		—	—
18.05		—	—
18.06		—	—

19. State the amounts and percentages of the reporting entity's total admitted assets held in mezzanine real estate loans:

	Description		
	1	2	3
19.02	Aggregate statement value	\$ _	—%
	Largest 3 investments in mezzanine real estate loans:		
19.03			_
19.04		_	_
19.05		_	_

20. State the amounts and percentages of the reporting entity's total admitted assets subject to the following types of agreements:

		At Year-	End	1st (Qtr	Q	End of Each Quarter		3rd Qtr
		 1	2	3	3		4	5	
20.01	Securities lending (do not include assets held as collateral for such transactions)	\$ _	—%	\$	_	\$	_	\$	_
20.02	Repurchase agreements	_	_		_		_		_
20.03	Reverse repurchase agreements	—	—				_		—
20.04	Dollar repurchase agreements	_	_		_		_		_
20.05	Dollar reverse repurchase agreements	_	_		_		_		_

Schedule II

(in thousands of dollars)

21. State the amounts and percentages of the reporting entity's total admitted assets for warrants not attached to other financial instruments, options, caps and floors: N/A

		Owne	d	Written			
		 1	2	3	4		
21.01	Hedging	\$ _	—%	\$	—%		
21.02	Income generation	—	—	—	—		
21.03	Other	_	—	—	—		

22. State the amounts and percentages of the reporting entity's total admitted assets of potential exposure for collars, swaps and forwards:

							End of n Quarter		
		At Year-End			lst Qtr	2	nd Qtr		3rd Qtr
		1	2	3		4		5	
22.01	Hedging	\$ 10,669	0.062%	\$	10,393	\$	9,447	\$	13,402
22.02	Income generation	—	—		—		_		_
22.03	Replications	_	_		_		_		_
22.04	Other	_	_		_		_		_

23. State the amounts and percentages of the reporting entity's total admitted assets of potential exposure for collars, swaps and forwards:

					At End of Each Quarter					
			At Year-E	nd	1st Qtr		2nd Qtr		3rd Qtr	
		1		2	3	4		5		
23.01	Hedging	\$	_	—% \$	s —	\$	_	\$	_	
23.02	Income generation		—	—	_		_		_	
23.03	Replications		—	—	_		_		_	
23.04	Other		_	_	_		_		_	

American Family Mutual Insurance Company, S.I. and Consolidated Property & Casualty Subsidiaries Supplemental Schedule of Reinsurance Interrogatories December 31, 2018

- 1 Disclose any risks reinsured under a quota share reinsurance contract, entered into, renewed, or amended on or after January 1, 1994, with any other entity that includes a provision that would limit the reinsurer's losses below the stated quota share percentage (e.g. a deductible, a loss ratio corridor, a loss cap, an aggregate limit or any similar provisions)? If yes, No indicate the number of reinsurance contracts containing such provisions and if the amount of reinsurance credit taken reflects the reduction in quota share coverage caused by any applicable limiting provision(s).
- 2 Disclose if the reporting entity ceded any risk under any reinsurance contract (or under multiple contracts with the same reinsurer or its affiliates), entered into, renewed or amended on or after January 1, 1994, for which during the period covered by the statement: (i) it recorded a positive or negative underwriting result greater than 5% of prior year-end surplus as regards policyholders or it reported calendar year written premium ceded or year-end loss and loss expense reserves. No ceded greater than 5% of prior year-end surplus as regards policyholders; (ii) it accounted for that contract as reinsurance and not as a deposit; and (iii) the contract(s) contain one or more of the following features that would have similar results:
 - a. A contract term longer than two years and the contract is noncancelable by the reporting entity during the contract term;
 - b. A limited or conditional cancellation provision under which cancellation triggers an obligation by the reporting entity, or an affiliate of the reporting entity, to enter into a new reinsurance contract with the reinsurer, or an affiliate of the reinsurer;
 - c. Aggregate stop loss reinsurance coverage;
 - d. An unconditional or unilateral right by either party to commute the reinsurance contract, except for such provisions which are only triggered by a decline in the credit status of the other party;
 - e. A provision permitting reporting of losses, or payment of losses, less frequently than on a quarterly basis (unless there is no activity during the period); or
 - f. Payment schedules, accumulating retentions from multiple years or any features inherently designed to delay timing of the reimbursement to the ceding entity.
- 3 Disclose if the reporting entity during the period covered by the statement ceded any risk under any reinsurance contract (or under multiple contracts with the same reinsurer or its affiliates), entered into, renewed or amended on or after January 1, 1994, excluding cessions to approved pooling arrangements or to captive insurance companies that are directly or indirectly controlling, controlled by, or under common control with (i) one or more unaffiliated policyholders of the reporting entity, or (ii) an association of which one or more unaffiliated policyholders of the reporting entity is a member, where:
 - The written premium ceded to the reinsurer by the reporting entity or its affiliates represents fifty percent (50%) or more of the entire direct and assumed premium written by the reinsurer based on its most recently available financial statement; or
 - b. Twenty-five percent (25%) or more of the written premium ceded to the reinsurer has been retroceded back to the reporting entity or its affiliates.
- 4 If affirmative disclosure is required for items 2 or 3 above, provide the following information for each reinsurance contracts No entered into, renewed or amended on or after January 1, 1994:
 - a. A summary of the reinsurance contract terms and indicate whether it applies to the contracts meeting items 2 or 3;
 - b. Abrief discussion of management's principal objectives in entering into the reinsurance contract including the economic purposes to be achieved; and
 - c. The aggregate financial statement impact gross of all such ceded reinsurance contracts on the balance sheet and statement of income.
- 5 Except for transactions meeting the requirements of paragraph 32 of SSAP No. 62R Property and Casualty Reinsurance, disclose if the reporting entity ceded any risk under any reinsurance contract (or multiple contracts with the same reinsurer or its affiliates), entered into, renewed or amended on or after January 1, 1994, during the period covered by the financial statement, and either:
 No
 - a. Accounted for that contract as reinsurance (either prospective or retroactive) under statutory accounting principles ("SAP") and as a deposit under generally accepted accounting principles ("GAAP"); or
 - b. Accounted for that contract as reinsurance under GAAP and as a deposit under SAP?
- 6 If affirmative disclosure is required for item 5 above, explain why the contract(s) is (are) treated differently for GAAP and SAP.