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2021

Document Code: 201

QUARTERLY STATEMENT
AS OF SEPTEMBER 30, 2021
OF THE CONDITION AND AFFAIRS OF THE
AultCare Health Insuring Corporation

NAIC Group Code	4805 (Current Period)	4805 (Prior Period)	NAIC Company Code	15461	Employer's ID Number	46-3305099
Organized under the Laws of	Ohio		State of Domicile or Port of Entry		OH	
Country of Domicile	United States of America					
Licensed as business type:	Life, Accident & Health <input type="checkbox"/>	Property/Casualty <input type="checkbox"/>	Hospital, Medical & Dental Service or Indemnity <input type="checkbox"/>			
	Dental Service Corporation <input type="checkbox"/>	Vision Service Corporation <input type="checkbox"/>	Health Maintenance Organization <input checked="" type="checkbox"/>			
	Other <input type="checkbox"/>	Is HMO Federally Qualified? Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/>				
Incorporated/Organized	07/11/2013		Commenced Business	01/01/2015		
Statutory Home Office	2600 Sixth Street SW (Street and Number)		Canton, OH, 44710 (City or Town, State, Country and Zip Code)			
Main Administrative Office	2600 Sixth Street SW (Street and Number)		Canton, OH, 44710 (City or Town, State, Country and Zip Code)		(330)363-4057 (Area Code) (Telephone Number)	
Primary Location of Books and Records	2600 Sixth Street SW (Street and Number)		Canton, OH, 44710 (City or Town, State, Country and Zip Code)		(330)363-4057 (Area Code) (Telephone Number)	
Internet Web Site Address	www.aultcare.com					
Statutory Statement Contact	Jeffrey Alan Scheatzle (Name) jscheatzle@aultcare.com (E-Mail Address)				(330)363-4057 (Area Code)(Telephone Number)(Extension) (330)363-5012 (Fax Number)	

OFFICERS

Name	Title	#
James R. Savage	President	
Joseph J. Feltes	Secretary	
Mark D. Wright	Treasurer	
Rick L. Haines	Executive Vice President	

OTHERS

DIRECTORS OR TRUSTEES

Michael E. Hanke	Gregory A. Haban M.D.
James R. Savage #	Rick L. Haines
Michael A. Rich M.D.	Mark D. Wright
John B. Humphrey Jr., M.D.	Darryl J. Dillenback
Allen Rovner M.D.	Joseph J. Feltes Esq.

State of Ohio
 County of Stark ss

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

(Signature)
 James R. Savage
 (Printed Name)
 1.
 President
 (Title)

(Signature)
 Joseph J. Feltes
 (Printed Name)
 2.
 Secretary
 (Title)

(Signature)
 Mark D. Wright
 (Printed Name)
 3.
 Treasurer
 (Title)

Subscribed and sworn to before me this
 _____ day of _____, 2021

a. Is this an original filing?
 b. If no, 1. State the amendment number
 2. Date filed
 3. Number of pages attached

Yes[X] No[]

(Notary Public Signature)

DIRECTORS OR TRUSTEES (continued)

Mark N. Rose M.D.
Todd Hawke
Richard V. Maggiore

Barbara Hammontree-Bennett
John Westerbeck M.D.

ASSETS

	Current Statement Date			4 December 31 Prior Year Net Admitted Assets
	1 Assets	2 Nonadmitted Assets	3 Net Admitted Assets (Cols. 1 - 2)	
1. Bonds	33,257,522		33,257,522	32,190,832
2. Stocks:				
2.1 Preferred stocks				
2.2 Common stocks	72,485,049		72,485,049	70,590,987
3. Mortgage loans on real estate:				
3.1 First liens				
3.2 Other than first liens				
4. Real estate:				
4.1 Properties occupied by the company (less \$.....0 encumbrances)				
4.2 Properties held for the production of income (less \$.....0 encumbrances)				
4.3 Properties held for sale (less \$.....0 encumbrances)				
5. Cash (\$.....11,239,666), cash equivalents (\$.....0) and short-term investments (\$.....75,010)	11,314,677		11,314,677	12,178,653
6. Contract loans (including \$.....0 premium notes)				
7. Derivatives				
8. Other invested assets	12,361,489		12,361,489	11,640,263
9. Receivables for securities				
10. Securities lending reinvested collateral assets				
11. Aggregate write-ins for invested assets				
12. Subtotals, cash and invested assets (Lines 1 to 11)	129,418,736		129,418,736	126,600,735
13. Title plants less \$.....0 charged off (for Title insurers only)				
14. Investment income due and accrued	207,556		207,556	190,581
15. Premiums and considerations:				
15.1 Uncollected premiums and agents' balances in the course of collection	914,460		914,460	285,110
15.2 Deferred premiums, agents' balances and installments booked but deferred and not yet due (including \$.....0 earned but unbilled premiums)				
15.3 Accrued retrospective premiums (\$.....0) and contracts subject to redetermination (\$.....0)				
16. Reinsurance:				
16.1 Amounts recoverable from reinsurers	636,086		636,086	704,150
16.2 Funds held by or deposited with reinsured companies				
16.3 Other amounts receivable under reinsurance contracts				
17. Amounts receivable relating to uninsured plans	3,123,499		3,123,499	3,099,683
18.1 Current federal and foreign income tax recoverable and interest thereon				
18.2 Net deferred tax asset				
19. Guaranty funds receivable or on deposit				
20. Electronic data processing equipment and software				
21. Furniture and equipment, including health care delivery assets (\$.....0)				
22. Net adjustments in assets and liabilities due to foreign exchange rates				
23. Receivables from parent, subsidiaries and affiliates				
24. Health care (\$.....6,436,146) and other amounts receivable	8,926,279	2,490,132	6,436,146	6,631,050
25. Aggregate write-ins for other-than-invested assets				
26. TOTAL assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts (Lines 12 to 25)	143,226,616	2,490,132	140,736,483	137,511,310
27. From Separate Accounts, Segregated Accounts and Protected Cell Accounts				
28. TOTAL (Lines 26 and 27)	143,226,616	2,490,132	140,736,483	137,511,310
DETAILS OF WRITE-INS				
1101.				
1102.				
1103.				
1198. Summary of remaining write-ins for Line 11 from overflow page				
1199. TOTALS (Lines 1101 through 1103 plus 1198) (Line 11 above)				
2501.				
2502.				
2503.				
2598. Summary of remaining write-ins for Line 25 from overflow page				
2599. TOTALS (Lines 2501 through 2503 plus 2598) (Line 25 above)				

LIABILITIES, CAPITAL AND SURPLUS

	Current Period			Prior Year
	1 Covered	2 Uncovered	3 Total	4 Total
1. Claims unpaid (less \$.....0 reinsurance ceded)	6,082,089		6,082,089	11,332,089
2. Accrued medical incentive pool and bonus amounts	832,258		832,258	957,258
3. Unpaid claims adjustment expenses	210,100		210,100	210,100
4. Aggregate health policy reserves, including the liability of \$.....0 for medical loss ratio rebate per the Public Health Service Act				
5. Aggregate life policy reserves				
6. Property/casualty unearned premium reserve				
7. Aggregate health claim reserves				
8. Premiums received in advance	3,671,144		3,671,144	23,754
9. General expenses due or accrued	2,511,267		2,511,267	819,327
10.1 Current federal and foreign income tax payable and interest thereon (including \$.....0 on realized gains (losses))	3,675,511		3,675,511	3,116,505
10.2 Net deferred tax liability	689,311		689,311	689,311
11. Ceded reinsurance premiums payable	256,208		256,208	691,437
12. Amounts withheld or retained for the account of others				
13. Remittances and items not allocated				
14. Borrowed money (including \$.....0 current) and interest thereon \$.....0 (including \$.....0 current)				
15. Amounts due to parent, subsidiaries and affiliates	457,332		457,332	1,265,743
16. Derivatives				
17. Payable for securities				
18. Payable for securities lending				
19. Funds held under reinsurance treaties with (\$.....0 authorized reinsurers, \$.....0 unauthorized reinsurers and \$.....0 certified reinsurers)				
20. Reinsurance in unauthorized and certified (\$.....0) companies				
21. Net adjustments in assets and liabilities due to foreign exchange rates				
22. Liability for amounts held under uninsured plans				
23. Aggregate write-ins for other liabilities (including \$.....0 current)				
24. Total liabilities (Lines 1 to 23)	18,385,219		18,385,219	19,105,523
25. Aggregate write-ins for special surplus funds	XXX	XXX		
26. Common capital stock	XXX	XXX		
27. Preferred capital stock	XXX	XXX		
28. Gross paid in and contributed surplus	XXX	XXX	68,069,349	68,069,349
29. Surplus notes	XXX	XXX		
30. Aggregate write-ins for other-than-special surplus funds	XXX	XXX		
31. Unassigned funds (surplus)	XXX	XXX	54,281,916	50,336,438
32. Less treasury stock, at cost:				
32.10 shares common (value included in Line 26 \$.....0)	XXX	XXX		
32.20 shares preferred (value included in Line 27 \$.....0)	XXX	XXX		
33. Total capital and surplus (Lines 25 to 31 minus Line 32)	XXX	XXX	122,351,265	118,405,786
34. Total Liabilities, capital and surplus (Lines 24 and 33)	XXX	XXX	140,736,483	137,511,310
DETAILS OF WRITE-INS				
2301. 0				
2302.				
2303.				
2398. Summary of remaining write-ins for Line 23 from overflow page				
2399. TOTALS (Lines 2301 through 2303 plus 2398) (Line 23 above)				
2501.	XXX	XXX		
2502.	XXX	XXX		
2503.	XXX	XXX		
2598. Summary of remaining write-ins for Line 25 from overflow page	XXX	XXX		
2599. TOTALS (Lines 2501 through 2503 plus 2598) (Line 25 above)	XXX	XXX		
3001.	XXX	XXX		
3002.	XXX	XXX		
3003.	XXX	XXX		
3098. Summary of remaining write-ins for Line 30 from overflow page	XXX	XXX		
3099. TOTALS (Lines 3001 through 3003 plus 3098) (Line 30 above)	XXX	XXX		

STATEMENT OF REVENUE AND EXPENSES

	Current Year To Date		Prior Year To Date	Prior Year Ended December 31
	1 Uncovered	2 Total		4 Total
	XXX	139,907	155,225	206,248
1. Member Months	XXX	144,967,445	162,191,767	218,371,746
2. Net premium income (including \$.....0 non-health premium income)	XXX			
3. Change in unearned premium reserves and reserves for rate credits	XXX			
4. Fee-for-service (net of \$.....0 medical expenses)	XXX			
5. Risk revenue	XXX			
6. Aggregate write-ins for other health care related revenues	XXX			
7. Aggregate write-ins for other non-health revenues	XXX			
8. Total revenues (Lines 2 to 7)	XXX	144,967,445	162,191,767	218,371,746
Hospital and Medical:				
9. Hospital/medical benefits		98,589,091	106,362,802	144,729,062
10. Other professional services				
11. Outside referrals		1,905,403	2,151,692	3,275,678
12. Emergency room and out-of-area		2,845,367	2,848,365	1,822,114
13. Prescription drugs		16,364,346	17,640,248	22,576,778
14. Aggregate write-ins for other hospital and medical				
15. Incentive pool, withhold adjustments and bonus amounts		1,780,898	2,114,936	2,819,105
16. Subtotal (Lines 9 to 15)		121,485,105	131,118,043	175,222,737
Less:				
17. Net reinsurance recoveries		727,758	230,749	230,749
18. Total hospital and medical (Lines 16 minus 17)		120,757,346	130,887,294	174,991,989
19. Non-health claims (net)				
20. Claims adjustment expenses, including \$.....4,260,379 cost containment expenses		4,284,663	5,624,244	7,225,908
21. General administrative expenses		19,038,655	17,674,699	24,349,049
22. Increase in reserves for life and accident and health contracts (including \$.....0 increase in reserves for life only)				
23. Total underwriting deductions (Lines 18 through 22)		144,080,665	154,186,236	206,566,946
24. Net underwriting gain or (loss) (Lines 8 minus 23)	XXX	886,780	8,005,531	11,804,800
25. Net investment income earned		719,458	623,602	846,631
26. Net realized capital gains (losses) less capital gains tax of \$.....132,236		528,943	1,485,164	1,500,855
27. Net investment gains or (losses) (Lines 25 plus 26)		1,248,401	2,108,766	2,347,486
28. Net gain or (loss) from agents' or premium balances charged off [(amount recovered \$.....0) (amount charged off \$.....0)]				
29. Aggregate write-ins for other income or expenses				
30. Net income or (loss) after capital gains tax and before all other federal income taxes (Lines 24 plus 27 plus 28 plus 29)	XXX	2,135,182	10,114,297	14,152,285
31. Federal and foreign income taxes incurred	XXX	417,256	1,907,545	2,741,291
32. Net income (loss) (Lines 30 minus 31)	XXX	1,717,926	8,206,752	11,410,994
DETAILS OF WRITE-INS				
0601.	XXX			
0602.	XXX			
0603.	XXX			
0698. Summary of remaining write-ins for Line 6 from overflow page	XXX			
0699. TOTALS (Lines 0601 through 0603 plus 0698) (Line 6 above)	XXX			
0701.	XXX			
0702.	XXX			
0703.	XXX			
0798. Summary of remaining write-ins for Line 7 from overflow page	XXX			
0799. TOTALS (Lines 0701 through 0703 plus 0798) (Line 7 above)	XXX			
1401. Reinsurance Claims				
1402.				
1403.				
1498. Summary of remaining write-ins for Line 14 from overflow page				
1499. TOTALS (Lines 1401 through 1403 plus 1498) (Line 14 above)				
2901.				
2902.				
2903.				
2998. Summary of remaining write-ins for Line 29 from overflow page				
2999. TOTALS (Lines 2901 through 2903 plus 2998) (Line 29 above)				

STATEMENT OF REVENUE AND EXPENSES (Continued)

	1 Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
CAPITAL & SURPLUS ACCOUNT			
33. Capital and surplus prior reporting year	118,405,786	104,637,953	104,637,953
34. Net income or (loss) from Line 32	1,717,926	8,206,752	11,410,994
35. Change in valuation basis of aggregate policy and claim reserves			
36. Change in net unrealized capital gains (losses) less capital gains tax of \$.....466,328	1,865,313	1,970,192	1,320,499
37. Change in net unrealized foreign exchange capital gain or (loss)			
38. Change in net deferred income tax	466,328	455,048	(18,618)
39. Change in nonadmitted assets	(104,089)	2,203,869	1,054,959
40. Change in unauthorized and certified reinsurance			
41. Change in treasury stock			
42. Change in surplus notes			
43. Cumulative effect of changes in accounting principles			
44. Capital Changes:			
44.1 Paid in			
44.2 Transferred from surplus (Stock Dividend)			
44.3 Transferred to surplus			
45. Surplus adjustments:			
45.1 Paid in			
45.2 Transferred to capital (Stock Dividend)			
45.3 Transferred from capital			
46. Dividends to stockholders			
47. Aggregate write-ins for gains or (losses) in surplus			
48. Net change in capital and surplus (Lines 34 to 47)	3,945,478	12,835,862	13,767,834
49. Capital and surplus end of reporting period (Line 33 plus 48)	122,351,264	117,473,814	118,405,786
DETAILS OF WRITE-INS			
4701. 0			
4702. 0			
4703.			
4798. Summary of remaining write-ins for Line 47 from overflow page			
4799. TOTALS (Lines 4701 through 4703 plus 4798) (Line 47 above)			

STATEMENT AS OF **September 30, 2021** OF THE **AultCare Health Insuring Corporation**
CASH FLOW

		1 Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
Cash from Operations				
1.	Premiums collected net of reinsurance	147,550,256	168,089,154	220,091,920
2.	Net investment income	868,159	703,568	942,647
3.	Miscellaneous income			
4.	TOTAL (Lines 1 to 3)	148,418,415	168,792,722	221,034,567
5.	Benefit and loss related payments	125,973,468	127,922,276	174,351,868
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts			
7.	Commissions, expenses paid and aggregate write-ins for deductions	21,655,195	25,560,435	33,021,441
8.	Dividends paid to policyholders			
9.	Federal and foreign income taxes paid (recovered) net of \$.....0 tax on capital gains (losses)	(9,514)	3,992,953	3,992,953
10.	TOTAL (Lines 5 through 9)	147,619,148	157,475,664	211,366,261
11.	Net cash from operations (Line 4 minus Line 10)	799,267	11,317,058	9,668,306
Cash from Investments				
12.	Proceeds from investments sold, matured or repaid:			
12.1	Bonds	5,794,921	3,652,881	6,719,870
12.2	Stocks	1,000,000	5,434,896	5,434,896
12.3	Mortgage loans			
12.4	Real estate			
12.5	Other invested assets		1,289,945	1,289,945
12.6	Net gains or (losses) on cash, cash equivalents and short-term investments			
12.7	Miscellaneous proceeds	401,693		730,566
12.8	TOTAL investment proceeds (Lines 12.1 to 12.7)	7,196,614	10,377,723	14,175,278
13.	Cost of investments acquired (long-term only):			
13.1	Bonds	6,989,276	4,028,008	10,127,818
13.2	Stocks	302,773	5,887,688	7,712,271
13.3	Mortgage loans			
13.4	Real estate			
13.5	Other invested assets	357,703	530,589	700,657
13.6	Miscellaneous applications	401,693	1	
13.7	TOTAL investments acquired (Lines 13.1 to 13.6)	8,051,446	10,446,285	18,540,746
14.	Net increase (or decrease) in contract loans and premium notes			
15.	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	(854,832)	(68,563)	(4,365,469)
Cash from Financing and Miscellaneous Sources				
16.	Cash provided (applied):			
16.1	Surplus notes, capital notes			
16.2	Capital and paid in surplus, less treasury stock			
16.3	Borrowed funds			
16.4	Net deposits on deposit-type contracts and other insurance liabilities			
16.5	Dividends to stockholders			
16.6	Other cash provided (applied)	(808,411)		1,259,743
17.	Net cash from financing and miscellaneous sources (Line 16.1 through 16.4 minus Line 16.5 plus Line 16.6)	(808,411)		1,259,743
RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS				
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	(863,976)	11,248,495	6,562,580
19.	Cash, cash equivalents and short-term investments:			
19.1	Beginning of year	12,178,653	5,616,073	5,616,073
19.2	End of period (Line 18 plus Line 19.1)	11,314,677	16,864,569	12,178,653

Note: Supplemental Disclosures of Cash Flow Information for Non-Cash Transactions:

20.0001	Cumulative effect of changes in accounting principles			
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EXHIBIT OF PREMIUMS, ENROLLMENT AND UTILIZATION

	1 Total	Comprehensive (Hospital & Medical)		4 Medicare Supplement	5 Vision Only	6 Dental Only	7 Federal Employees Health Benefits Plan	8 Title XVIII Medicare	9 Title XIX Medicaid	10 Other
		2 Individual	3 Group							
Total Members at end of:										
1. Prior Year	16,951							16,951		
2. First Quarter	15,641							15,641		
3. Second Quarter	15,481							15,481		
4. Third Quarter	15,384							15,384		
5. Current Year										
6. Current Year Member Months	139,907							139,907		
Total Member Ambulatory Encounters for Period:										
7. Physician	129,237							129,237		
8. Non-Physician	264,316							264,316		
9. Total	393,553							393,553		
10. Hospital Patient Days Incurred	34,273							34,273		
11. Number of Inpatient Admissions	3,995							3,995		
12. Health Premiums Written (a)	145,260,813							145,260,813		
13. Life Premiums Direct										
14. Property/Casualty Premiums Written										
15. Health Premiums Earned	145,260,813							145,260,813		
16. Property/Casualty Premiums Earned										
17. Amount Paid for Provision of Health Care Services	126,132,346							126,132,346		
18. Amount Incurred for Provision of Health Care Services	121,485,105							121,485,105		

(a) For health premiums written: amount of Medicare Title XVIII exempt from state taxes or fees \$....145,260,813.

CLAIMS UNPAID AND INCENTIVE POOL, WITHHOLD AND BONUS (Reported and Unreported)**Aging Analysis of Unpaid Claims**

1 Account	2 1 - 30 Days	3 31 - 60 Days	4 61 - 90 Days	5 91 - 120 days	6 Over 120 Days	7 Total
0199999 Individually Listed Claims Unpaid
0299999 Aggregate Accounts Not Individually Listed - Uncovered
0399999 Aggregate Accounts Not Individually Listed - Covered
0499999 Subtotals
0599999 Unreported claims and other claim reserves	6,082,089
0699999 Total Amounts Withheld
0799999 Total Claims Unpaid	6,082,089
0899999 Accrued Medical Incentive Pool And Bonus Amounts	832,258

UNDERWRITING AND INVESTMENT EXHIBIT

ANALYSIS OF CLAIMS UNPAID-PRIOR YEAR-NET OF REINSURANCE

Line of Business	Claims Paid Year to Date		Liability End of Current Quarter		5	6
	1 On Claims Incurred Prior to January 1 of Current Year	2 On Claims Incurred During the Year	3 On Claims Unpaid Dec 31 of Prior Year	4 On Claims Incurred During the Year		
1. Comprehensive (hospital & medical)
2. Medicare Supplement
3. Dental only
4. Vision only
5. Federal Employees Health Benefits Plan
6. Title XVIII - Medicare	8,131,266	116,095,183	6,082,089	8,131,266	11,332,089
7. Title XIX - Medicaid
8. Other health
9. Health subtotal (Lines 1 to 8)	8,131,266	116,095,183	6,082,089	8,131,266	11,332,089
10. Healthcare receivables (a)
11. Other non-health
12. Medical incentive pools and bonus amounts	754,951	1,150,946	202,307	629,951	957,258	957,258
13. Totals (Lines 9 - 10 + 11 + 12)	8,886,217	117,246,129	202,307	6,712,040	9,088,524	12,289,347

(a) Excludes \$.....0 loans or advances to providers not yet expensed.

STATEMENT AS OF September 30, 2021 OF THE AultCare Health Insuring Corporation
Notes to Financial Statement

CoSECTION A

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. Accounting Practices

The accompanying financial statements of AultCare Health Insuring Company are presented on the basis of accounting practices prescribed or permitted by the Ohio Department of Insurance.

The Ohio Department of Insurance recognizes only statutory accounting prescribed or permitted by the State of Ohio for determining and reporting the financial condition and results of operations of an insurance company, for determining its solvency under the Ohio Insurance Law. The National Association of Insurance Commissioners' (NAIC) Accounting Practices and Procedures manual, (NAIC SAP) has been adopted as a component of prescribed or permitted practices by the state of Ohio.

Note 1A	SSAP #	F/S Page #	F/S Line #	2021	2020
Net Income					
(1) Company state basis (Page 4, Line 32, Columns 2 & 4)	xxx	xxx	xxx	<u>\$1,717,926</u>	<u>\$11,410,994</u>
(2) State prescribed practices that increase/(decrease) NAIC SAP Not Applicable	_____	_____	_____	\$ -	\$ -
(3) State permitted practices that increase/(decrease) NAIC SAP Not Applicable	_____	_____	_____	\$ -	\$ -
(4) NAIC SAP (1-2-3-4)	xxx	xxx	xxx	<u>\$1,717,926</u>	<u>\$11,410,994</u>
Capital and Surplus					
(5) Company state basis (Page 3, Line 33, Columns 3 & 4)	xxx	xxx	xxx	<u>\$122,351,265</u>	<u>\$118,405,786</u>
(6) State prescribed practices that increase/(decrease) NAIC SAP Not Applicable	_____	_____	_____	\$ -	\$ -
(7) State permitted practices that increase/(decrease) NAIC SAP Not Applicable	_____	_____	_____	\$ -	\$ -
(8) NAIC SAP (5-6-7=8)	xxx	xxx	xxx	<u>\$122,351,265</u>	<u>\$118,405,786</u>

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

The preparation of financial statement in conformity with Statutory Accounting Principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities. It also requires disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results could differ from those estimates.

C. Accounting Policy

- (1) Short-term investments are stated at amortized cost.
- (2) Bonds were stated at amortized cost using the straight-line method.
- (3) Common stock is stated at market value.
- (4) The Company had no preferred stock during the periods reported.
- (5) The Company had no mortgage loans during the periods reported.
- (6) The Company had no loan backed securities during the periods reported.
- (7) The Company has investments in subsidiaries and affiliates with a book adjusted carrying value totaling \$70,491,937. Of this amount, \$58,130,448 is invested in AultCare Insurance Company, this represents the statutory equity of AultCare Insurance Company. The company has an investment in AultCare Insurance Company in the amount of \$1,830,387. The Company also has an investment in West Tuscarawas Property Management in the amount of \$10,531,102, carried at GAAP equity.
- (8) The Company had no investments in joint ventures, partnerships, or limited liability companies during the periods reported.
- (9) The Company had no derivatives during the periods reported.
- (10) The Company does not utilize anticipated investment income as a factor in the premium deficiency calculation.
- (11) Claims unpaid and claim adjustment expenses include an amount based on individual case estimates and loss reports and an amount based on past experience for losses incurred but not reported (IBNR). Such liabilities are necessarily based on assumptions and estimates. While management believes the amounts to be adequate, the ultimate liabilities may be in excess of or less than the amounts provided. The methods for making such estimates and for establishing the resulting liabilities are continually

Notes to Financial Statement

reviewed and any adjustments are reflected in the period determined. The Company obtains an estimate of the liabilities for unpaid losses from its independent actuary calculations quarterly.

- (12) The Company has not modified its capitalization policy from the prior period.
- (13) The Company's pharmacy rebates receivables are estimated based on pharmacy claims eligible for rebates reported during the period multiplied by agreed-upon rates in accordance with SSAP. 84.

D. Going Concern

Management has concluded that there is no substantial doubt of the Company's ability to continue as a going concern.

2. ACCOUNTING CHANGES AND CORRECTIONS OF ERRORS

- A. The Company had no change in accounting principles and/or correction of errors during the periods reported.

3. BUSINESS COMBINATIONS AND GOODWILL

- A. The Company had no business combinations accounted for under the statutory purchase method during the periods reported.
- B. The Company was not part of any merger during the periods reported.
- C. The Company had no assumption of reinsurance during the periods reported.
- D. An impairment loss was not recognized during the periods reported.

4. DISCONTINUED OPERATIONS

- A-D. The Company did not discontinue any operations during the periods reported.

5. INVESTMENTS

- A. The Company had no investment in Mortgage Loan during the periods reported.
- B. The Company had no investments in Restructured Loans during the periods reported.
- C. The Company had no investments in Reverse Mortgages during the periods reported.
- D. The Company had no investments in Loan-Backed Securities during the periods reported.
- E. The Company had no investments in Repurchase Agreements during the periods reported.
- F. The Company had no repurchase agreements accounted for a secured borrowing.
- G. The Company had no reverse repurchase agreements accounted for a secured borrowing.
- H. The Company had no repurchase agreements accounted for as sales.
- I. The Company had no reverse repurchase agreements accounted for as sales
- J. The Company owns \$10,531,102 worth of shares in West Tuscarawas Property Management, an affiliate company that hold certain real estate properties for the production of income.
- K. The Company has no investments in Low-Income Housing Tax Credits.
- L. The Company had no restricted assets.
- M. The Company had no Working Capital Finance Investments during the periods reported.
- N. The Company was not involved in any Offsetting and Netting of Assets and Liabilities during the periods reported.
- O. The Company had no 5* Securities during the periods reported.
- P. The Company had no short sale securities.
- Q. The Company had no prepayment penalty or acceleration fees.

6. JOINT VENTURES, PARTNERSHIPS AND LIMITED LIABILITY COMPANIES

- A. The Company had no investments in joint ventures, partnerships or limited liability companies during the periods reported.
- B. The Company had no impaired investments in joint ventures, partnerships or limited liability companies during the periods reported.

7. INVESTMENT INCOME

- A-B. The Company did not exclude any investment income due and accrued during the periods reported.

8. DERIVATIVE INSTRUMENTS

- A-B. The Company did not own derivative financial instruments during the periods reported.

9. INCOME TAXES

- A. The components of the net deferred tax asset/ (liability) at September 30, 2021 are as follows:

1. (reported in thousands)		9/30/2021			9/30/2020			Change		
		(1) Ordinary	(2) Capital	(3) Col 1+2 Total	(4) Ordinary	(5) Capital	(6) Col 4+5 Total	(7) Col 1-4 Ordinary	(8) Col 2-5 Capital	(9) Col 7+8 Total
(a)	Gross Deferred Tax Assets	\$ 50	\$ -	\$ -	\$ 35	\$ -	\$ 35	\$ 15	\$ -	\$ 15
(b)	Statutory Valuation Allowance Adjustment	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
(c)	Adjusted Gross Deferred Tax Assets(1a-1b)	\$ 50	\$ -	\$ -	\$ 35	\$ -	\$ 35	\$ 15	\$ -	\$ 15
(d)	Deferred Tax Assets Nonadmitted	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
(e)	Subtotal (Net Deferred Tax Assets) (1c-1d)	\$ 50	\$ -	\$ -	\$ 35	\$ -	\$ 35	\$ 15	\$ -	\$ 15
(f)	Deferred Tax Liabilities	\$ -	\$ 739	\$ 739	\$ -	\$ 375	\$ 375	\$ -	\$ 364	\$ 364
(g)	Net Admitted Deferred Tax Asset/(Net Deferred Tax Liability) (1e-1f)	\$ 50	\$ (739)	\$ (689)	\$ 35	\$ (375)	\$ (340)	\$ 15	\$ (364)	\$ (349)
2. (reported in thousands)		9/30/2021			9/30/2020			Change		
Admission Calculation Components		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

Notes to Financial Statement

SSAP No. 101		Ordinary	Capital	Col 1+2 Total	Ordinary	Capital	Col 4+5 Total	Col 1-4 Ordinary	Col 2-5 Capital	Col 7+8 Total
(a)	Federal Income Taxes Paid in Prior Years Recoverable Through Loss Carrybacks	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
(b)	Adjusted Gross Deferred Tax Assets Expected to be Realized (Excluding the Amount of Deferred Tax Assets from 2(a) above) After Application of the Threshold Limitation. (The lesser of 2(b)1 and 2(b)2 Below)	\$ 50	\$ -	\$ 50	\$ 35	\$ -	\$ 35	\$ 15	\$ -	\$ 15

Cont. Note 9 A 2

	1 Adjusted Gross Deferred Tax Assets Expected to be Realized Following the Balance Sheet Date	\$ 50	\$ -	\$ 50	\$ 35	\$ -	\$ 35	\$ 15	\$ -	\$ 15
	2 Adjusted Gross Deferred Tax Assets Allowed per Limitation Threshold	\$ 17,727	XXX	\$ 17,727	XXX	XXX	\$ 15,696	XXX	XXX	\$ 2,031
(c)	Adjusted Gross Deferred Tax Assets (Excluding the Amount of Deferred Tax Assets from 2(a) and 2(b) above) Offset by Gross Deferred Tax Liabilities	\$ -	\$ (739)	\$ (689)	\$ -	\$ (375)	\$ (375)	\$ -	\$ (338)	\$ (364)
(d)	Deferred Tax Assets Admitted as the Result of Application of SSAP No. 101 Total (2(a) + 2(b) + 2(c))	\$ 50	\$ (739)	\$ (689)	\$ 35	\$ (375)	\$ (340)	\$ 15	\$ (338)	\$ (349)
3. (reported in thousands)		2021		2020						
(a)	Ratio Percentage Used to Determine Recovery Period and Threshold Limitation Amount	0%		497%						
(b)	Amount of Adjusted Capital and Surplus Used to Determine Recovery Period and Threshold Limitation in 2(b)2 Above	\$122,444		\$108,546						
4. (reported in thousands)		9/30/2021			9/30/2020			Change		
Impact of Tax Planning Strategies		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
		Ordinary	Capital	Col 1+2 Total	Ordinary	Capital	Col 4+5 Total	Col 1-4 Ordinary	Col 2-5 Capital	Col 7+8 Total
(a)	Adjusted Gross DTA's (% of total adjusted gross DTA's)	\$ 50	\$ -	\$ 50	\$ 35	\$ -	\$ 35	\$ 15	\$ -	\$ 15
(b)	Net Admitted Adjusted Gross DTA's (% of total net admitted adjusted gross DTA's)	\$ 50	\$ -	\$ 50	\$ 35	\$ -	\$ 35	\$ 15	\$ -	\$ 15
(c)	Does the Company's Tax Planning Strategies Include the Use of Reinsurance?	Yes	No X							

B. Not Applicable

C. Current Income Taxes Incurred consist of the following major components:

1. Current Income Tax			(1) 9/30/2021	(2) 9/30/2020	(3) (Col 1-2) Change
(a)	Federal		\$ 549,492	\$ 559,006	\$ (9,514)
(b)	Foreign		\$ -	\$ -	\$ -
(c)	Subtotal		\$ 549,492	\$ 559,006	\$ (9,514)
(d)	Federal Income Tax on Net Capital Gains		\$ -	\$ -	\$ -
(e)	Utilization of Capital Loss Carry-Forwards		\$ -	\$ -	\$ -
(f)	Other		\$ -	\$ -	\$ -
(g)	Federal and Foreign Income Taxes Incurred		\$ 549,492	\$ 559,006	\$ (9,514)
2. Deferred Tax Assets					
(a)	Ordinary				
(1)	Discounting of Unpaid Losses		\$ 12,600	\$ -	\$ 12,600
(2)	Unearned Premium Reserve		\$ 998	\$ 2,262	\$ (1,264)
(3)	Policyholder Reserves		\$ 36,090	\$ 32,411	\$ 3,679
(4)	Investments		\$ -	\$ -	\$ -
(5)	Deferred Acquisition Costs		\$ -	\$ -	\$ -
(6)	Policyholder Dividends Accrual		\$ -	\$ -	\$ -
(7)	Fixed Assets		\$ -	\$ -	\$ -
(8)	Compensation and Benefits Accrual		\$ -	\$ -	\$ -
(9)	Pension Accrual		\$ -	\$ -	\$ -
(10)	Receivables – Allowance		\$ -	\$ -	\$ -
(11)	Net Operating Loss Carry-Forward		\$ -	\$ -	\$ -
(12)	Tax Credit Carry-Forward		\$ -	\$ -	\$ -
(13)	Other (including items <5% of total ordinary tax assets)		\$ -	\$ -	\$ -

Cont. Note 9 C 2

(b)	Subtotal	\$ 49,688	\$ 34,673	\$ 15,015
(c)	Statutory valuation allowance adjustment	\$ -	\$ -	\$ -
(d)	Nonadmitted	\$ -	\$ -	\$ -
(e)	Admitted ordinary deferred tax assets (2a14- 2b-2c)	\$ 49,688	\$ 34,673	\$ 15,015
(1)	Capital			
(1)	Net Capital Loss Carry-Forward	\$ -	\$ -	\$ -

Notes to Financial Statement

	(2) Subtotal	\$ -	\$ -	\$ -
(f)	Statutory valuation allowance adjustment	\$ -	\$ -	\$ -
(g)	Nonadmitted	\$ -	\$ -	\$ -
(h)	Admitted capital deferred tax assets (2e2 - 2f - 2g)	\$ -	\$ -	\$ -
(i)	Admitted deferred tax assets (2d + 2h)	\$ 49,688	\$ 34,673	\$ 15,015
3.	Deferred Tax Liabilities			
(a)	Ordinary			
(1)	Investments	\$ -	\$ -	\$ -
	(2) Subtotal	\$ -	\$ -	\$ -
(b)	Capital	\$ -	\$ -	\$ -
(1)	Investments	\$ 738,999	\$ 375,241	\$ 363,758
	(2) Subtotal	\$ 738,999	\$ 375,241	\$ 363,758
(c)	Deferred tax liabilities (3a2 + 3b2)	\$ 738,999	\$ 375,241	\$ 363,758
4.	Net deferred tax assets/liabilities (2i - 3c)	\$ (689,311)	\$ (340,568)	\$ (348,743)

D. Among the more significant book to tax adjustments were the following:

	9/30/2021	Effective Tax Rate
Provision computed at statutory rate	\$ 476,158	22.3%
Change in nonadmitted assets	\$ -	0.0%
Tax exempt income, net of proration	\$ -	0.0%
Dividends received deduction, net of proration	\$ -	0.0%
Nondeductible expenses	\$ 8,471	0.4%
Elimination of IMR Amortization	\$ -	0.0%
Small Life Insurance Company Deduction	\$ -	0.0%
Prior year under (over) accrual	\$ (356,734)	-16.7%
Other	\$ 398,978	18.7%
Total statutory income tax expense (benefit)	\$ 526,873	24.7%
	9/30/2021	Effective Tax Rate
Federal and foreign income taxes incurred	\$ 549,492	25.7%
Realized capital gains (losses) tax	\$ -	0.0%
Change in net deferred income taxes	\$ (15,015)	-0.7%
Total statutory income tax expense (benefit)	\$ 534,477	25%

E. Operating Loss and Tax Credit Carry forwards and Protective Tax Deposits

- (1) At September 30, 2021, the Company had no net operating loss carry forwards available to offset against future taxable income.
- (2) The following are income taxes incurred in the current and prior years that will be available for recoupment in the event of future net losses:
 - (a) 2020 \$0
 - (b) 2019 \$0
 - (c) 2018 \$0
- (3) The Company did not have any deposits admitted under Section 6603 of the Internal Revenue Service Code.

F. The Company is included in a consolidated federal income tax return with the following affiliates: AultCare Insurance Company; Aultra Administrative Group; North Central Medical Resources; Aultman Medical Group, Inc.; and MainSite Solutions ASO, LLC.

The Company has a written agreement, approved by the Company's Board of Directors, which sets forth the manner in which the total combined federal income tax is allocated to each entity in which is a party to the consolidation. In the event any federal Tax Benefit Item of the AultCare Companies for any taxable period after they cease being Members of the Consolidated Group is eligible to be carried back to a taxable period while the AultCare Companies were Members of the Consolidated Group, the AultCare Companies shall, where possible, elect to carry such amounts forward to subsequent taxable periods. If the AultCare Companies are required by law to carry back any such federal Tax Benefit Item, the AultCare Companies shall be entitled to a payment at the time and to the extent that such Tax Benefit Item reduces the federal income Tax liability of the Consolidated Group. For purposes of computing the amount of the payment described in this section, one or more federal Tax Benefit Items shall be considered to have reduced the Consolidated Group's federal income Tax liability in a given taxable period by an amount equal to the difference, if any, between (i) the amount of the Consolidated Group's federal income Tax liability for the taxable period computed without regard to such federal Tax Benefit Item or Items and (ii) the amount of the Consolidated Group's federal income Tax liability for the taxable period computed with regard to such federal Tax Benefit Item or Items. For the avoidance of doubt, if the AultCare Companies are required to carry back a federal Tax Benefit Item, such federal Tax Benefit Item shall reduce the Consolidated Group's federal income Tax liability only after all federal Tax Benefit Items of AultCare Holdings have been applied to reduce the Consolidated Group's federal income Tax liability in such taxable period. Appropriate reconciliation payments shall be made in the event that it is subsequently determined that a Tax Benefit Item did not reduce the Consolidated Group's federal income Tax liabilities,

Notes to Financial Statement

including by reason of any such Tax Benefit Item being subsequently disallowed in whole or in part or by reason of other Tax benefits becoming available.

10. INFORMATION CONCERNING PARENT, SUBSIDIARIES AND AFFILIATES

A, B, C, The Company had the following transactions with affiliates.

The Company is a party to a Master Services Agreement with Aultman Health Foundation, the ultimate controlling person, under which AHF provides the Company with certain professional management, administration, billing, purchasing, physical plant, and staffing services and support. The Company paid Aultman Health Foundation \$647,144 and \$379,154, respectively, for services provided under the Master Services Agreement as of September 30, 2021 and 2020, respectively.

The Company has a capitation arrangement with Aultman Hospital and has paid \$41,842,714 and \$42,874,524 in capitated claims for its commercial enrollees as of September 30, 2021 and 2020, respectively. The company paid claims to affiliated companies in the amount of \$9,553,044 and \$9,422,340 as of September 30, 2021 and 2020, respectively.

The Company also is a party to a Management and Administrative Services Agreement with AultCare Corporation under which AultCare Corporation provides the Company with certain specified services, including (among others) management and administrative services, provider networking services, marketing and sales services, and office facilities. The Company paid AultCare Corporation \$14,334,804 and \$13,924,937, respectively, for services provided under the Management and Administrative Services Agreement as of September 30, 2021 and 2020, respectively.

D. The Company has an intercompany revolving credit facility in place with AultCare Insurance Company, a subsidiary. The Company is owed \$1,830,387 and \$1,302,616 as of September 30, 2021 and September 30, 2020, respectively.

The Company has an intercompany revolving credit facility in place with AultCare Corporation, an affiliate that allows AultCare to borrow and repay operating funds. AultCare is owed \$451,332 and owes \$0 as of September 30, 2021 and 2020, respectively, under the terms of the agreement.

The Company also has a capitation arrangement with Aultman Hospital for anticipation of future services. As of September 30, 2021, the Company has paid Aultman Hospital \$4,848,563 for these future services.

E. The Company did not make any guarantees or undertakings, written or otherwise, for the benefit of an affiliate or related party which resulted in a material contingent exposure of the Company's assets to any liabilities during the periods reported.

F. Both Aultman Health Foundation, the ultimate controlling entity, and AultCare Corporation, an affiliate, provided various administrative, marketing, and claims processing services for the Company.

G. All outstanding shares of the Company were owned by the Company's parent, AultCare Holding Company, a not-for-profit corporation domiciled in the State of Ohio.

H. The Company did not own any shares, directly or indirectly, of an upstream intermediate entity or ultimate parent during the periods reported.

I. The Company owns 100% of SCA entity AultCare Insurance Company which is carried at statutory equity as presented in AultCare Insurance Company's Quarterly statement. AultCare Insurance Company has assets valued at \$108,073,432, liabilities valued at \$49,942,984, and results from operations of \$58,130,448.

J. The Company did not realize any impairment write down for its investments in Subsidiary, Controlled or Affiliated Companies during the statement period.

K. The Company does not have an investment in a foreign insurance subsidiary.

L. The Company did not hold an investment in a downstream non insurance holding company during the periods reported.

M. The Company did not hold any other SCA Investments.

N. The Company did not hold any insurance SCA investments that departed from NAIC statutory accounting practices and procedures during the periods reported.

O. The company did not have any SCA losses.

11. DEBT

A-B. The Company did not have any debt including capital notes.

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

A-D. The Company had no defined benefit plans.

E. The Company participates in a defined contribution plan sponsored by Aultman Health Foundation. Contributions of 3% of each employee's compensation are made each year to the plan. The Company's contributions for the defined contribution plan were \$323,379 and \$389,242 as of September 30, 2021 and 2020 respectively.

F-I. The Company had no multiemployer plans, consolidated company plans, post-employment plans, compensated absences, or postretirement benefit plans during the periods reported.

13. CAPITAL AND SURPLUS, SHAREHOLDERS' DIVIDEND RESTRICTIONS AND QUASI-REORGANIZATIONS

(1) The Company has no common stock outstanding.
(2) The Company had no preferred stock outstanding.

Notes to Financial Statement

- (3) Without prior approval of its domiciliary commissioner, dividends to shareholders are limited by the laws of the Company's state of incorporation, Ohio, to an amount that is based on restrictions relating to statutory surplus and net income.
- (4) The Company paid no dividends as of September 30, 2021 to AultCare Holding Company.
- (5) There were no restrictions placed on the Company's profits that may be paid as ordinary dividends to stock holders.
- (6) There were no restrictions placed on the Company's surplus.
- (7) The Total Amount of advances to surplus not repaid is \$0.
- (8) The Amounts of stock held by the Company, including stock of affiliated companies, for special purposes was:
For conversion of preferred stock: 0 shares.
 - A. For employee stock options: 0 shares.
 - B. For stock purchase warrants: 0 shares.
- (9) The Company did not have changes in the balances of any special surplus funds.
- (10) The Company did not have any surplus funds represented that were reduced
- (11) The Company had no outstanding surplus debentures or similar obligations during the periods reported.
- (12) The Company had no restatements due to quasi-reorganizations during the periods reported.
- (13) The Company was not involved in a quasi-reorganization during the periods reported.

14. CONTINGENCIES

- A. The Company is not aware of any material contingent commitments.
- B. The Company is subject to the Ohio Life and Health Insurance Guaranty and do not know of any assessments that could have a material financial effect.
- C. The Company had no Gain Contingencies.
- D-F. Contingent liabilities arising from litigation, income taxes and other matters were not considered material in relation to the financial position of the Company.

15. LEASES

- A. Lessee Operating Lease
 - (1) The Company has no operating leases. Corporate office facilities expense is covered through the management service agreement with AultCare Corporation in Note 10 above.

(2) At January 1, 2021, the minimum aggregate rental commitments are as follows:

Year Ending December 31		Operating Leases
1.	2021	\$ 249,481
2.	2022	\$ 249,481
3.	2023	\$ 249,481
4.	2024	\$ 249,481
5.	2025	\$ 2,079

- B. Leasing is not a significant part of the lessor's business activities in terms of revenue, net income, or assets.

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

- A. The Company had no financial instruments with off-balance sheet risk during the periods reported.

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

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

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

- A-C. The Company had no Uninsured A&H Plans or Uninsured Portion of Partially Insured Plans during the periods reported.

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

- A. The Company had no direct premium written or produced by managing general agents or third party administrators during the periods reported.

20. FAIR VALUE MEASUREMENT

- A. The Company has assets that are measured at fair value on a recurring basis.

(1)

Fair Value Measurements at Reporting Date				
(1) Description	(2) (Level 1)	(3) (Level 2)	(4) (Level 3)	(5) Total
a. Assets at fair value				
Common Stock	\$ 14,354,600	\$ -	\$ -	\$ 14,354,600
Total assets at fair value	\$ 14,354,600	\$ -	\$ -	\$ 14,354,600

(2)

The Company had no assets with fair value measurements using significant unobservable inputs.

Notes to Financial Statement

- (3) The Company uses the valuation technique that is based on the quoted prices in the active markets.
- (4) The Company has no Level 2 or Level 3 assets.
- (5) The Company does not have any derivative assets or liabilities.
- B. The Company does not have any other fair value assets to disclose.
- C. Fair Value Measurement

Type of Financial Instrument	Aggregate Fair Value	Admitted Assets	(Level 1)	(Level 2)	(Level 3)	Not Practicable (Carrying Value)
Bonds	\$18,882,908	\$18,466,487		\$18,882,908		
Industrial and Misc.	\$14,905,414	\$14,791,035		\$14,905,414		
Common Stock	\$14,354,600	\$14,354,600	\$14,354,600			

D. The Company had no fair value instruments or classes of financial instruments where it was not practicable to estimate the fair value at either December 31, 2020, or 2019.

E. The Company had no fair value instruments or classes of financial instruments where it was not practicable to estimate the fair value at either September 30, 2021, or 2020.

21. OTHER ITEMS

- A. The Company did not experience an unusual or infrequent items that resulted in a gain or loss.
- B. The Company had no troubled debt to restructure.
- C. There are no other applicable disclosures.
- D. The Company did not have any Business Interruption Insurance Recoveries.
- E. The Company did not have any State Transferable Tax Credits.
- F. The Company had no Subprime Mortgage Related Risk Exposure.
- G. The Company had no retained assets.
- H. The Company has no Insurance Linked Securities.

22. EVENTS SUBSEQUENT

- A. As of November 15, 2021, there have been no Type I events subsequent to September 30, 2021, which would have a material effect on the financial condition of the Company or on the financial statement issued November 15, 2021
- B. As of November 15, 2021, there have been no Type II events subsequent to September 30, 2021, which would have a material effect on the financial condition of the Company or on the financial statement issued November 15, 2021

23. REINSURANCE

- A. Ceded Reinsurance Report

Section 1 – General Interrogatories

- (1) Are any of the reinsurers, listed in Schedule S as non-affiliated, owned in excess of 10% or controlled, either directly or indirectly, by the Company or by any representative, officer, trustee, or director of the company?
Yes () No (X)
- (2) Have any policies issued by the company been reinsured with a company chartered in a country other than the United States (excluding U.S. branches of such companies) that is owned in excess of 10% or controlled directly or indirectly by an insured, a beneficiary, a creditor or any other person not primarily engaged in the insurance business?
Yes () No (X)

Section 2 – Ceded Reinsurance Report – Part A

- (1) Does the Company have any reinsurance agreements in effect under which the reinsurer may unilaterally cancel any reinsurance for reasons other than for nonpayment of premium or other similar credits?
Yes () No (X)
- (2) Does the company have any reinsurance agreements in effect such that the amount of losses paid or accrued through the statement date may result in a payment to the reinsurer of amounts which, in aggregate and allowing for offset of mutual credits from other reinsurance agreements with the same reinsurers exceed the total direct premium collected under the reinsured policies?
Yes () No (X)

Section 3 – Ceded Reinsurance Report – part B

- (1) What is the estimated amount of the aggregate reduction in surplus, (for agreements other than those under which the reinsurer may unilaterally cancel other than for nonpayment of premium or other similar credits that are reflected in Section 2 above) of termination of all reinsurance agreements, by either party, as of the date of this statement? Where necessary, the company may consider the current or anticipated experience of the business reinsured in making this estimate.
\$0
- (2) Have any new agreements been executed or existing agreements amended, since January 1 of the year this statement, to included policies or contracts that were in force or which had existing reserves established by the company as of the effective date of the agreement?
Yes () No (X)
- B. The Company did not write off any uncollectible reinsurance during the periods reported.
- C. The Company did not have any commutation of ceded reinsurance during the periods reported.
- D. The Company did not have a Reinsurer Rating Downgrade or Status Subject to Revocation during the periods reported.

24. RETROSPECTIVELY RATED CONTRACTS & CONTRACTS SUBJECT TO REDETERMINATION (N/A –TITLE)

- A. The Company's participation in the Medicare Advantage program involves a risk-sharing provision with CMS. CMS adjusts its payments to the Company based on how actual benefit cost varied from estimated benefit costs included in the Company Medicare Advantage bid.
- B. The Company records accrued retrospective premiums as an adjustment to earned premiums.
- C. Net Premiums Written subject to retrospective rating features were \$0 and \$0 in 2021 and 2020, respectively.

Notes to Financial Statement

D. The Company has no paid or payable medical loss rebates.
 E. The Company writes no business subject to the risk-sharing provisions of the Affordable Care Act.

25. CHANGE IN INCURRED CLAIMS AND CLAIMS ADJUSTMENT EXPENSES

A-B. Reserves as of December 31, 2020 were \$11,332,089. As of September 30, 2021, \$8,131,266 had been paid for incurred claims and claim adjustment expenses attributable to insured events of prior years. Reserves remaining for prior years are now \$0. Therefore, there has been \$3,200,823 in positive prior-year development since December 31, 2020. Original estimates are increased or decreased as additional information becomes known regarding individual claims.

26. INTERCOMPANY POOLING ARRANGEMENTS

A-G. The Company had no intercompany pooling arrangements.

27. STRUCTURED SETTLEMENTS

A. The Company had no structured settlements.

28. HEALTH CARE RECEIVABLES

A. The Company follows the guidance of Statement of Statutory Accounting Principles (SSAP) No. 84 for its pharmacy rebates receivable. Pharmacy rates receivables consist of estimated amounts and billed amounts. Estimated amounts are related to prescriptions filled during the three months immediately following year-end. Billed amounts represent those that have been accepted in writing, but not collected at the time of the reporting date. Being that the Company does not confirm billed amounts within two months of the reporting date, only estimated amounts are admitted at the time of year-end.

Pharmacy rebates receivables are estimated based on pharmacy claims eligible for rebates reported during the period multiplied by agreed-upon rates. Pharmacy rebates as of the end of each quarter for the years ended September 30, 2021, 2020, and 2019 are as follows:

Quarter	Estimated Pharmacy Rebates as Reported on Financial Statements	Pharmacy Rebates as Billed or Otherwise Confirmed	Actual Rebates Received within 90 Days of Billing	Actual Rebates Received within 91 to 180 Days of Billing	Actual Rebates Received More Than 180 Days After Billing
9/30/2021	\$ 1,526,733	\$ 2,219,914	\$	\$	\$
6/30/2021	\$ 1,728,912	\$ 2,142,806	\$ 595,091	\$	\$
3/31/2021	\$ 1,204,564	\$ 2,263,974	\$ 1,989,952	\$ -	\$ -
12/31/2020	\$ 1,745,721	\$ 1,748,825	\$ 1,846,187	\$ -	\$ -
9/30/2020	\$ 2,752,400	\$ 1,738,247	\$ 1,886,488	\$ -	\$ -
6/30/2020	\$ 3,074,871	\$ 1,729,052	\$ 1,886,722	\$ -	\$ -
3/31/2020	\$ 4,196,404	\$ 1,713,502	\$ 1,826,330	\$ -	\$ -
12/31/2019	\$ 4,929,938	\$ 2,270,343	\$ 2,453,806	\$ -	\$ -
9/30/2019	\$ 4,584,300	\$ 2,310,477	\$ 2,522,534	\$ -	\$ -
6/30/2019	\$ 4,190,774	\$ 2,332,698	\$ 2,739,362	\$ -	\$ -
3/31/2019	\$ 4,081,541	\$ 2,279,663	\$ 2,386,475	\$ -	\$ -
12/31/2018	\$ 3,941,279	\$ 1,927,963	\$ -	\$ 2,082,766	\$ -
9/30/2018	\$ 3,981,433	\$ 1,910,217	\$ -	\$ 1,779,739	\$ -

B. The Company did not have any risk sharing receivables during the periods reported.

29. PARTICIPATING POLICIES

A. The Company does not have participating policies or policyholder dividends.

30. PREMIUM DEFICIENCY RESERVES

A. The Company does not have Premium Deficiency Reserves.

1. Liability carried for premium deficiency reserves	\$	0
2. Date of the most recent evaluation of this liability		12/31/2020

3. Was anticipated investment income utilized in the calculation? (Yes / No) No

31. ANTICIPATED SALVAGE AND SUBROGATION

A. The Company did not have anticipated salvage and subrogation included as a reduction of loss reserves.

GENERAL INTERROGATORIES**PART 1 - COMMON INTERROGATORIES
GENERAL**

1.1 Did the reporting entity experience any material transactions requiring the filing of Disclosure of Material Transactions with the State of Domicile, as required by the Model Act?
 1.2 If yes, has the report been filed with the domiciliary state?

Yes[] No[X]
 Yes[] No[] N/A[X]

2.1 Has any change been made during the year of this statement in the charter, by-laws, articles of incorporation, or deed of settlement of the reporting entity?
 2.2 If yes, date of change:

Yes[] No[X]

3.1 Is the reporting entity a member of an Insurance Holding Company System consisting of two or more affiliated persons, one or more of which is an insurer?
 If yes, complete Schedule Y, Parts 1 and 1A.
 3.2 Have there been any substantial changes in the organizational chart since the prior quarter end?
 3.3 If the response to 3.2 is yes, provide a brief description of those changes:
 3.4 Is the reporting entity publicly traded or a member of a publicly traded group?
 3.5 If the response to 3.4 is yes, provide the CIK (Central Index Key) code issued by the SEC for the entity/group.

Yes[X] No[]

4.1 Has the reporting entity been a party to a merger or consolidation during the period covered by this statement?
 If yes, complete and file the merger history data file with the NAIC.
 4.2 If yes, provide the name of entity, NAIC Company Code, and state of domicile (use two letter state abbreviation) for any entity that has ceased to exist as a result of the merger or consolidation.

Yes[] No[X]

1 Name of Entity	2 NAIC Company Code	3 State of Domicile
.....

5. If the reporting entity is subject to a management agreement, including third-party administrator(s), managing general agent(s), attorney-in-fact, or similar agreement, have there been any significant changes regarding the terms of the agreement or principals involved?
 If yes, attach an explanation.

Yes[] No[] N/A[X]

6.1 State as of what date the latest financial examination of the reporting entity was made or is being made.
 6.2 State the as of date that the latest financial examination report became available from either the state of domicile or the reporting entity. This date should be the date of the examined balance sheet and not the date the report was completed or released.
 6.3 State as of what date the latest financial examination report became available to other states or the public from either the state of domicile or the reporting entity. This is the release date or completion date of the examination report and not the date of the examination (balance sheet date).
 6.4 By what department or departments?
 Ohio Department of Insurance
 6.5 Have all financial statement adjustments within the latest financial examination report been accounted for in a subsequent financial statement filed with Departments?
 6.6 Have all of the recommendations within the latest financial examination report been complied with?

12/31/2020

12/31/2015

04/28/2017

Yes[] No[] N/A[X]
 Yes[] No[] N/A[X]

7.1 Has this reporting entity had any Certificates of Authority, licenses or registrations (including corporate registration, if applicable) suspended or revoked by any governmental entity during the reporting period?
 7.2 If yes, give full information

Yes[] No[X]

8.1 Is the company a subsidiary of a bank holding company regulated by the Federal Reserve Board?
 8.2 If response to 8.1 is yes, please identify the name of the bank holding company.
 8.3 Is the company affiliated with one or more banks, thrifts or securities firms?
 8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator.]

Yes[] No[X]

Yes[] No[X]

1 Affiliate Name	2 Location (City, State)	3 FRB	4 OCC	5 FDIC	6 SEC
..... No No No No

9.1 Are the senior officers (principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions) of the reporting entity subject to a code of ethics, which includes the following standards?

Yes[X] No[]

(a) Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships;
 (b) Full, fair, accurate, timely and understandable disclosure in the periodic reports required to be filed by the reporting entity;
 (c) Compliance with applicable governmental laws, rules and regulations;
 (d) The prompt internal reporting of violations to an appropriate person or persons identified in the code; and
 (e) Accountability for adherence to the code.

9.11 If the response to 9.1 is No, please explain:

Yes[] No[X]

9.2 Has the code of ethics for senior managers been amended?

Yes[] No[X]

9.21 If the response to 9.2 is Yes, provide information related to amendment(s).

Yes[] No[X]

9.3 Have any provisions of the code of ethics been waived for any of the specified officers?

9.31 If the response to 9.3 is Yes, provide the nature of any waiver(s).

FINANCIAL

10.1 Does the reporting entity report any amounts due from parent, subsidiaries or affiliates on Page 2 of this statement?

Yes[] No[X]

10.2 If yes, indicate any amounts receivable from parent included in the Page 2 amount:

\$..... 0

INVESTMENT

11.1 Were any of the stocks, bonds, or other assets of the reporting entity loaned, placed under option agreement, or otherwise made available for use by another person? (Exclude securities under securities lending agreements.)

Yes[] No[X]

11.2 If yes, give full and complete information relating thereto:

12. Amount of real estate and mortgages held in other invested assets in Schedule BA:

\$..... 0

13. Amount of real estate and mortgages held in short-term investments:

\$..... 0

14.1 Does the reporting entity have any investments in parent, subsidiaries and affiliates?

Yes[X] No[]

GENERAL INTERROGATORIES (Continued)**INVESTMENT**

14.2 If yes, please complete the following:

		1 Prior Year-End Book/Adjusted Carrying Value	2 Current Quarter Book/Adjusted Carrying Value
14.21	Bonds		
14.22	Preferred Stock		
14.23	Common Stock	56,504,305	58,130,448
14.24	Short-Term Investments		
14.25	Mortgages Loans on Real Estate		
14.26	All Other	11,640,263	12,361,489
14.27	Total Investment in Parent, Subsidiaries and Affiliates (Subtotal Lines 14.21 to 14.26)	68,144,568	70,491,937
14.28	Total Investment in Parent included in Lines 14.21 to 14.26 above		

15.1 Has the reporting entity entered into any hedging transactions reported on Schedule DB?

Yes[] No[X]

15.2 If yes, has a comprehensive description of the hedging program been made available to the domiciliary state?

If no, attach a description with this statement.

Yes[] No[] N/A[X]

16. For the reporting entity's security lending program, state the amount of the following as of the current statement date:

16.1 Total fair value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2	\$ 0
16.2 Total book adjusted/carrying value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2	\$ 0
16.3 Total payable for securities lending reported on the liability page	\$ 0

17. Excluding items in Schedule E - Part 3 - Special Deposits, real estate, mortgage loans and investments held physically in the reporting entity's offices, vaults or safety deposit boxes, were all stocks, bonds and other securities, owned throughout the current year held pursuant to a custodial agreement with a qualified bank or trust company in accordance with Section 1, III - General Examination Considerations, F. Outsourcing of Critical Functions, Custodial or Safekeeping Agreements of the NAIC Financial Condition Examiners Handbook?

Yes[X] No[]

17.1 For all agreements that comply with the requirements of the NAIC Financial Condition Examiners Handbook, complete the following:

1 Name of Custodian(s)	2 Custodian Address
Huntington National Bank	220 Market Avenue South, Canton, Oh 44702
The Vanguard Group	P.O. Box 2600 Valley Forge, PA 19482

17.2 For all agreements that do not comply with the requirements of the NAIC Financial Condition Examiners Handbook, provide the name, location and a complete explanation:

1 Name(s)	2 Location(s)	3 Complete Explanation(s)
.....

17.3 Have there been any changes, including name changes, in the custodian(s) identified in 17.1 during the current quarter?

Yes[] No[X]

17.4 If yes, give full and complete information relating thereto:

1 Old Custodian	2 New Custodian	3 Date of Change	4 Reason
.....

17.5 Investment management - Identify all investment advisors, investment managers, broker/dealers, including individuals that have the authority to make investment decisions on behalf of the reporting entity. For assets that are managed internally by employees of the reporting entity, note as such. ["...that have access to the investment accounts"; "...handle securities"]

1 Name of Firm or Individual	2 Affiliation
Clearstead Advisors LLC- Investment Advisor	U
Huntington Bank - Custodial	U
AultCare Investment Committee	A

17.5097 For those firms/individuals listed in the table for Question 17.5, do any firms/individuals unaffiliated with the reporting entity (i.e. designated with a "U") manage more than 10% of the reporting entity's invested assets?

Yes[] No[X]

17.5098 For firms/individuals unaffiliated with the reporting entity (i.e. designated with a "U") listed in the table for Question 17.5, does the total assets under management aggregate to more than 50% of the reporting entity's invested assets?

Yes[] No[X]

17.6 For those firms or individuals listed in the table for 17.5 with an affiliation code of "A" (affiliated) or "U" (unaffiliated), provide the information for the table below.

1 Central Registration Depository Number	2 Name of Firm or Individual	3 Legal Entity Identifier (LEI)	4 Registered With	5 Investment Management Agreement (IMA) Filed
105674	Clearstead Advisors LLC	34-1597728	SEC-801-33554	NO

18.1 Have all the filing requirements of the Purposes and Procedures Manual of the NAIC Investment Analysis Office been followed?

Yes[X] No[]

18.2 If no, list exceptions:

19. By self-designating 5GI securities, the reporting entity is certifying the following elements for each self-designated 5GI security:

- a. Documentation necessary to permit a full credit analysis of the security does not exist or an NAIC CRP credit rating for an FE or PL security is not available.
- b. Issuer or obligor is current on all contracted interest and principal payments.
- c. The insurer has an actual expectation of ultimate payment of all contracted interest and principal.

Has the reporting entity self-designated 5GI securities?

Yes[] No[X]

GENERAL INTERROGATORIES (Continued)

20. By self-designating PLGI securities, the reporting entity is certifying the following elements of each self-designated PLGI security:

- The security was purchased prior to January 1, 2018.
- The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.
- The NAIC Designation was derived from the credit rating assigned by an NAIC CRP in its legal capacity as a NRSRO which is shown on a current private letter rating held by the insurer and available for examination by state insurance regulators.
- The reporting entity is not permitted to share this credit rating of the PL security with the SVO.

Has the reporting entity self-designated PLGI securities?

Yes [] No [X]

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

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

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

Yes [] No [X]

GENERAL INTERROGATORIES**PART 2 - HEALTH**

1. Operating Percentages:

1.1 A&H loss percent	88.920%
1.2 A&H cost containment percent	2.090%
1.3 A&H expense percent excluding cost containment expenses	13.950%

2.1 Do you act as a custodian for health savings accounts?

Yes[] No[X]

2.2 If yes, please provide the amount of custodial funds held as of the reporting date.

\$..... 0

2.3 Do you act as an administrator for health savings accounts?

Yes[] No[X]

2.4 If yes, please provide the balance of the funds administered as of the reporting date.

\$..... 0

3. Is the reporting entity licensed or chartered, registered, qualified, eligible or writing business in at least two states?

Yes[] No[X]

3.1 If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other than the state of domicile of the reporting entity?

Yes[] No[X]

SCHEDULE S - CEDED REINSURANCE

Showing All New Reinsurance Treaties - Current Year to Date

1 NAIC Company Code	2 ID Number	3 Effective Date	4 Name of Reinsurer	5 Domiciliary Jurisdiction	6 Type of Reinsurance Ceded	7 Type of Business Ceded	8 Type of Reinsurer	9 Certified Reinsurer Rating (1 through 6)	10 Effective Date of Certified Reinsurer Rating
Accident and Health - Non-affiliates									
82627	06-0839705	04/01/2021	SWISS RE LIFE & HLTH AMER INC	MO	SSL/G	SLEL	Authorized		
82627	06-0839705	04/01/2021	SWISS RE LIFE & HLTH AMER INC	MO	SSL/I	SLEL	Authorized		

SCHEDULE T - PREMIUMS AND OTHER CONSIDERATIONS**Current Year to Date - Allocated by States and Territories**

State, Etc.	1 Active Status (a)	Direct Business Only								
		2 Accident and Health Premiums	3 Medicare Title XVIII	4 Medicaid Title XIX	5 CHIP Title XXI	6 Federal Employees Health Benefits Program Premiums	7 Life and Annuity Premiums and Other Considerations	8 Property/ Casualty Premiums	9 Total Columns 2 Through 8	10 Deposit -Type Contracts
1. Alabama (AL)	N									
2. Alaska (AK)	N									
3. Arizona (AZ)	N									
4. Arkansas (AR)	N									
5. California (CA)	N									
6. Colorado (CO)	N									
7. Connecticut (CT)	N									
8. Delaware (DE)	N									
9. District of Columbia (DC)	N									
10. Florida (FL)	N									
11. Georgia (GA)	N									
12. Hawaii (HI)	N									
13. Idaho (ID)	N									
14. Illinois (IL)	N									
15. Indiana (IN)	N									
16. Iowa (IA)	N									
17. Kansas (KS)	N									
18. Kentucky (KY)	N									
19. Louisiana (LA)	N									
20. Maine (ME)	N									
21. Maryland (MD)	N									
22. Massachusetts (MA)	N									
23. Michigan (MI)	N									
24. Minnesota (MN)	N									
25. Mississippi (MS)	N									
26. Missouri (MO)	N									
27. Montana (MT)	N									
28. Nebraska (NE)	N									
29. Nevada (NV)	N									
30. New Hampshire (NH)	N									
31. New Jersey (NJ)	N									
32. New Mexico (NM)	N									
33. New York (NY)	N									
34. North Carolina (NC)	N									
35. North Dakota (ND)	N									
36. Ohio (OH)	L	145,260,813							145,260,813	
37. Oklahoma (OK)	N									
38. Oregon (OR)	N									
39. Pennsylvania (PA)	N									
40. Rhode Island (RI)	N									
41. South Carolina (SC)	N									
42. South Dakota (SD)	N									
43. Tennessee (TN)	N									
44. Texas (TX)	N									
45. Utah (UT)	N									
46. Vermont (VT)	N									
47. Virginia (VA)	N									
48. Washington (WA)	N									
49. West Virginia (WV)	N									
50. Wisconsin (WI)	N									
51. Wyoming (WY)	N									
52. American Samoa (AS)	N									
53. Guam (GU)	N									
54. Puerto Rico (PR)	N									
55. U.S. Virgin Islands (VI)	N									
56. Northern Mariana Islands (MP)	N									
57. Canada (CAN)	N									
58. Aggregate other alien (OT)	XXX									
59. Subtotal	XXX	145,260,813							145,260,813	
60. Reporting entity contributions for Employee Benefit Plans	XXX									
61. Total (Direct Business)	XXX	145,260,813							145,260,813	

DETAILS OF WRITE-INS

58001.	XXX									
58002.	XXX									
58003.	XXX									
58998. Summary of remaining write-ins for Line 58 from overflow page	XXX									
58999. TOTALS (Lines 58001 through 58003 plus 58998) (Line 58 above)	XXX									

(a) Active Status Counts:

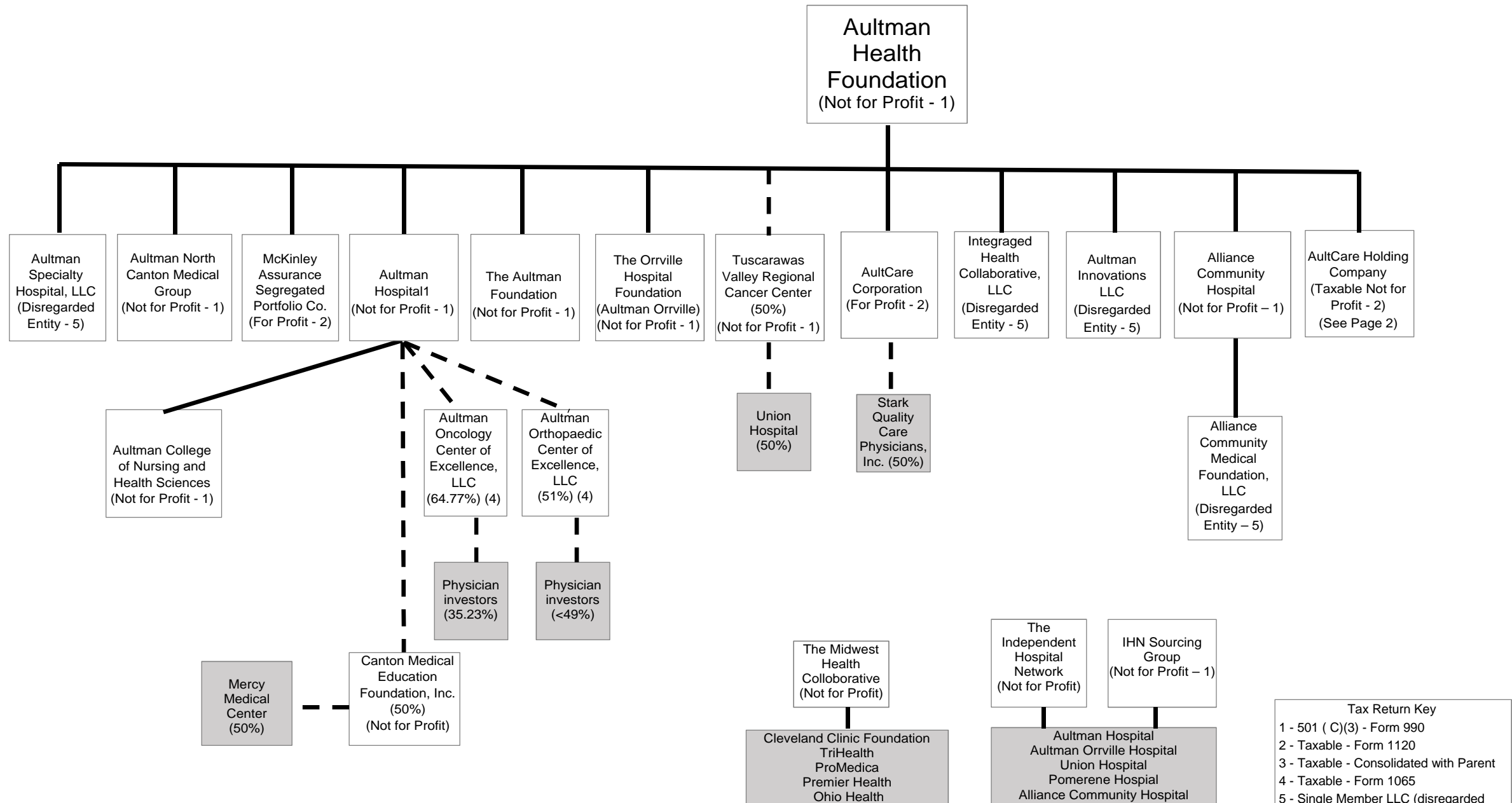
L - Licensed or Chartered - Licensed insurance carrier or domiciled RRG
 E - Eligible - Reporting entities eligible or approved to write surplus lines in the state
 N - None of the above - Not allowed to write business in the state

1 R - Registered - Non-domiciled RRGs
 Q - Qualified - Qualified or accredited reinsurer

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER

MEMBERS OF A HOLDING COMPANY GROUP

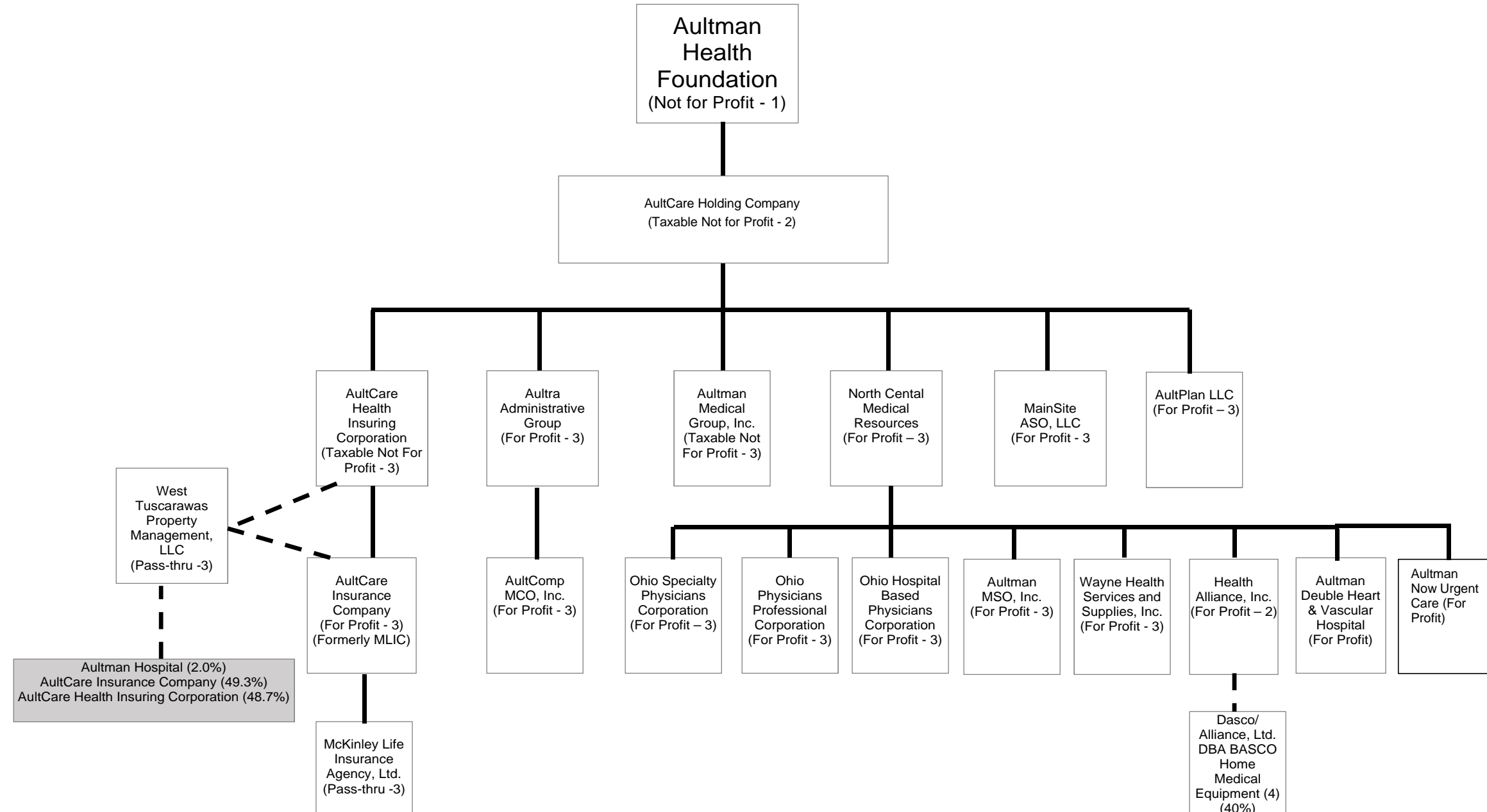
PART 1 - ORGANIZATIONAL CHART



SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER

MEMBERS OF A HOLDING COMPANY GROUP

PART 1 - ORGANIZATIONAL CHART



SCHEDULE Y**PART 1A - DETAIL OF INSURANCE HOLDING COMPANY SYSTEM**

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
Group Code	Group Name	NAIC Company Code	ID Number	FEDERAL RSSD	CIK	Name of Securities Exchange if Publicly Traded (U.S. or International)	Names of Parent, Subsidiaries or Affiliates	Domiciliary Location	Relationship to Reporting Entity	Directly Controlled by (Name of Entity / Person)	Type of Control (Ownership, Board, Management, Attorney-in-Fact, Influence, Other)	If Control is Ownership Provide	Ultimate Controlling Entity(ies) / Person(s)	Is an SCA Filing Required?	*
4805		00000	34-1445390			Aultman Health Foundation		US	UIP	Self	Board of Directors		Aultman Health Foundation	N	
		00000	34-0714538			Aultman Hospital		US	NIA	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	0000000
		77216	34-1624818			AultCare Insurance Company		US	RE	AultCare Health Insuring Corporation	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1488123			AultCare Corporation		US	IA	Aultman Health Foundation & Stark County Care Physicians, Inc	Other		Aultman Health Foundation	N	0000001
		00000	20-0090246			West Tuscarawas Property Management, LLC		US	DS	AultCare Insurance Company & AultCare Health Insuring Corp & Aultman Hospital	Ownership	94.0	Aultman Health Foundation	N	
		00000	34-1795772			McKinley Life Insurance Agency, Ltd.		US	DS	AultCare Insurance Company	Ownership	100.0	Aultman Health Foundation	N	
		00000	20-4951704			Aultra Administrative Group		US	IA	AultCare Holding Company	Management		Aultman Health Foundation	N	
		00000	27-4379962			AultComp MCO, Inc.		US	NIA	Aultra Administrative Group	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1853300			Ohio Specialty Physician's Corporation		US	NIA	North Central Medical Resources	Ownership	100.0	Aultman Health Foundation	N	
		00000	98-0468384			McKinley Assurance Segregated Portfolio Company (SPC)		CYM	NIA	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	
		00000	20-1359433			Aultman College of Nursing and Health Sciences		US	NIA	Aultman Hospital	Ownership	100.0	Aultman Hospital	N	
		00000	31-1509904			Aultman MSO, Inc.		US	NIA	North Central Medical Resources	Ownership	100.0	Aultman Health Foundation	N	
		00000	20-8090459			The Aultman Foundation		US	NIA	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	
		00000	31-1509897			Ohio Physicians Professional Corporation		US	NIA	North Central Medical Resources	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1610344			North Central Medical Resources		US	NIA	AultCare Holding Company	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1871647			Ohio Hospital Based Physician Corporation		US	NIA	North Central Medical Resources	Ownership	100.0	Aultman Health Foundation	N	
		00000	31-1689698			Tuscarawas Valley Regional Cancer Center		US	NIA	Other	Ownership, Board of Directors	50.0	Aultman Health Foundation	N	0000002
		00000	13-4246188			Aultman Specialty Hospital, LLC		US	NIA	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1243260			Canton Medical Education Foundation		US	NIA	Other	Ownership, Board of Directors	50.0	Aultman Hospital	N	0000003
4805		15461	46-3305099			AultCare Health Insuring Corporation		US	UDP	AultCare Holding Company	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1088530			Aultman North Canton Medical		US	NIA	Aultman Health Foundation	Ownership, Board of Directors	100.0	Aultman Health Foundation	N	
		00000	34-0733138			The Orville Hospital Foundation		US	NIA	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	
		00000	45-3166014			Aultman Medical Group, Inc		US	NIA	AultCare Holding Company	Ownership	100.0	Aultman Health Foundation	N	
		00000	47-1165287			AultCare Holding Company		US	UIP	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	
		00000	47-3587655			MainSite ASO, LLC		US	NIA	AultCare Holding Company	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1501390			Wayne Health Service and Supplies, Inc		US	NIA	North Central Medical Resources	Ownership	100.0	Aultman Health Foundation	N	
		00000	46-4625320			Integrated Health Collaborative		US	NIA	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	
		00000	45-4215510			Aultman Oncology Center of Excellence		US	NIA	Other	Ownership, Other	51.0	Aultman Health Foundation	N	0000004
		00000	46-2540184			Aultman Orthopedic Center of Excellence		US	NIA	Other	Ownership, Other	51.0	Aultman Health Foundation	N	0000004
		00000	81-1342957			The Midwest Health Collaborative		US	NIA	Other	Other		Aultman Health Foundation	N	0000005
		00000	45-1731318			IHN Sourcing Group		US	NIA	Other	Other		Aultman Health Foundation	N	0000006
		00000	81-0847842			Aultman Innovations, LLC		US	NIA	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-0714581			Alliance Community Hospital		US	NIA	Aultman Health Foundation	Ownership	100.0	Aultman Health Foundation	N	
		00000	26-3646817			Alliance Community Medical Foundation		US	NIA	Alliance Community Hospital	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1531993			Health Alliance Inc		US	NIA	North Central Medical Resources	Ownership	100.0	Aultman Health Foundation	N	
		00000	34-1609338			Dasco/Alliance, Ltd. DBA DASCO Home Medical		US	NIA	Health Alliance, Inc.	Ownership	100.0	Aultman Health Foundation	N	
		00000	85-1242075			AultPlan LLC		US	NIA	AultCare Holding Company	Ownership	100.0	Aultman Health Foundation	N	
		00000	84-4874605			Aultman Now Urgent Care		US	NIA	North Central Medical Resources	Ownership	100.0	Aultman Health Foundation	N	

STATEMENT AS OF **September 30, 2021** OF THE **AultCare Health Insuring Corporation**

Asterisk	Explanation
0000001	AultCare Corporation's governance is controlled by Aultman Health Foundation 50% and Stark Quality Care Physicians, Inc 50%, 100% of equity owned by Aultman Health Foundation
0000002	Tuscarawas Valley Regional Cancer Center is controlled by Aultman Health Foundation 50% and a non-insurance affiliate entity Union Hospital 50%
0000003	Canton Medical Education Foundation is controlled by Aultman Hospital 50% and a non-insurance affiliate entity Mercy Medical Center 50%

SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

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

RESPONSE

No

1. Will the Medicare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?

Explanations:

Bar Codes:

Medicare Part D Coverage Supplement



1546120213650003

2021

Document Code: 365

STATEMENT AS OF **September 30, 2021** OF THE **AultCare Health Insuring Corporation**
SCHEDULE A - VERIFICATION
Real Estate

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

SCHEDULE B - VERIFICATION
Mortgage Loans

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

SCHEDULE BA - VERIFICATION
Other Long-Term Invested Assets

	1 Year To Date	2 Prior Year Ended December 31
1. Book/adjusted carrying value, December 31 of prior year 11,640,263 12,525,351
2. Cost of acquired:
2.1 Actual cost at time of acquisition 357,703 700,657
2.2 Additional investment made after acquisition
3. Capitalized deferred interest and other
4. Accrual of discount
5. Unrealized valuation increase (decrease) 363,523 (295,800)
6. Total gain (loss) on disposals
7. Deduct amounts received on disposals 1,289,945
8. Deduct amortization of premium and depreciation
9. Total foreign exchange change in book/adjusted carrying value
10. Deduct current year's other-than-temporary impairment recognized
11. Book/adjusted carrying value at end of current period (Lines 1 + 2 + 3 + 4 + 5 + 6 - 7 - 8 + 9 - 10) 12,361,489 11,640,263
12. Deduct total nonadmitted amounts
13. Statement value at end of current period (Line 11 minus Line 12) 12,361,489 11,640,263

SCHEDULE D - VERIFICATION
Bonds and Stocks

	1 Year To Date	2 Prior Year Ended December 31
1. Book/adjusted carrying value of bonds and stocks, December 31 of prior year 102,781,819 94,108,675
2. Cost of bonds and stocks acquired 7,292,050 17,840,089
3. Accrual of discount 17,665 24,590
4. Unrealized valuation increase (decrease) 2,369,812 1,215,858
5. Total gain (loss) on disposals 259,486 1,876,069
6. Deduct consideration for bonds and stocks disposed of 6,794,921 12,154,767
7. Deduct amortization of premium 183,340 128,695
8. Total foreign exchange change in book/adjusted carrying value
9. Deduct current year's other-than-temporary impairment recognized
10. Total investment income recognized as a result of prepayment penalties and/or acceleration fees
11. Book/adjusted carrying value at end of current period (Lines 1 + 2 + 3 + 4 + 5 - 6 - 7 + 8 - 9 + 10) 105,742,571 102,781,819
12. Deduct total nonadmitted amounts
13. Statement value at end of current period (Line 11 minus Line 12) 105,742,571 102,781,819

SCHEDULE D - PART 1B
Showing the Acquisitions, Dispositions and Non-Trading Activity
During the Current Quarter for all Bonds and Preferred Stock by NAIC Designation

NAIC Designation	1 Book/Adjusted Carrying Value Beginning of Current Quarter	2 Acquisitions During Current Quarter	3 Dispositions During Current Quarter	4 Non-Trading Activity During Current Quarter	5 Book/Adjusted Carrying Value End of First Quarter	6 Book/Adjusted Carrying Value End of Second Quarter	7 Book/Adjusted Carrying Value End of Third Quarter	8 Book/Adjusted Carrying Value December 31 Prior Year
BONDS								
1. NAIC 1 (a)	29,069,837	2,560,501	2,860,868	(41,976)	28,321,971	29,069,837	28,727,494	28,797,551
2. NAIC 2 (a)	4,436,960	253,153	65,834	(19,241)	3,915,804	4,436,960	4,605,039	3,667,180
3. NAIC 3 (a)								
4. NAIC 4 (a)								
5. NAIC 5 (a)								
6. NAIC 6 (a)								
7. Total Bonds	33,506,797	2,813,655	2,926,703	(61,216)	32,237,775	33,506,797	33,332,533	32,464,731
PREFERRED STOCK								
8. NAIC 1								
9. NAIC 2								
10. NAIC 3								
11. NAIC 4								
12. NAIC 5								
13. NAIC 6								
14. Total Preferred Stock								
15. Total Bonds & Preferred Stock	33,506,797	2,813,655	2,926,703	(61,216)	32,237,775	33,506,797	33,332,533	32,464,731

(a) Book/Adjusted Carrying Value column for the end of the current reporting period includes the following amount of short-term and cash equivalent bonds by NAIC designation: NAIC 1 \$.....0; NAIC 2 \$.....75,011; NAIC 3 \$.....0; NAIC 4 \$.....0; NAIC 5 \$.....0; NAIC 6 \$.....0

SCHEDULE DA - PART 1**Short - Term Investments**

	1 Book/Adjusted Carrying Value	2 Par Value	3 Actual Cost	4 Interest Collected Year To Date	5 Paid for Accrued Interest Year To Date
9199999. Totals	75,010	XXX	77,906	2,016	

SCHEDULE DA - Verification**Short-Term Investments**

	1 Year To Date	2 Prior Year Ended December 31
1. Book/adjusted carrying value, December 31 of prior year	273,899	
2. Cost of short-term investments acquired		274,060
3. Accrual of discount		
4. Unrealized valuation increase (decrease)		
5. Total gain (loss) on disposals		
6. Deduct consideration received on disposals	195,000	
7. Deduct amortization of premium	3,889	160
8. Total foreign exchange change in book/adjusted carrying value		
9. Deduct current year's other-than-temporary impairment recognized		
10. Book/adjusted carrying value at end of current period (Lines 1 + 2 + 3 + 4 + 5 - 6 - 7 + 8 - 9)	75,010	273,899
11. Deduct total nonadmitted amounts		
12. Statement value at end of current period (Line 10 minus Line 11)	75,010	273,899

SI04 Schedule DB - Part A Verification **NONE**

SI04 Schedule DB - Part B Verification **NONE**

SI05 Schedule DB Part C Section 1 **NONE**

SI06 Schedule DB Part C Section 2 **NONE**

SI07 Schedule DB - Verification **NONE**

SI08 Schedule E - Verification (Cash Equivalents) **NONE**

E01 Schedule A Part 2 **NONE**

E01 Schedule A Part 3 **NONE**

E02 Schedule B Part 2 **NONE**

E02 Schedule B Part 3 **NONE**

SCHEDULE BA - PART 2

Showing Other Long-Term Invested Assets ACQUIRED AND ADDITIONS MADE During the Current Quarter

Showing Other Long Term Invested Assets Acquired and Held During the Current Quarter												
1 CUSIP Identification	2 Name or Description	Location		5 Name of Vendor or General Partner	6 NAIC Designation, NAIC Designation Modifier and SVO Administrative Symbol	7 Date Originally Acquired	8 Type and Strategy	9 Actual Cost at Time of Acquisition	10 Additional Investment Made After Acquisition	11 Amount of Encumbrances	12 Commitment for Additional Investment	13 Percentage of Ownership
		3 City	4 State									
Collateral Loans - Affiliated	AultCare Insurance Company - Affiliated	Canton	OH	AultCare Health Insuring Corporation		03/31/2020			357,703			
30999999 Subtotal - Collateral Loans - Affiliated									357,703			X X X
49999999 Total - Affiliated									357,703			X X X
50999999 TOTALS									357,703			X X X

SCHEDULE BA - PART 3

Showing Other Long-Term Invested Assets DISPOSED, Transferred or Repaid During the Current Quarter

QE03

SCHEDULE D - PART 3

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

1 CUSIP Identification	2 Description	3 Foreign	4 Date Acquired	5 Name of Vendor	6 Number of Shares of Stock	7 Actual Cost	8 Par Value	9 Paid for Accrued Interest and Dividends	10 NAIC Designation, NAIC Designation Modifier and SVO Administrative Symbol
Bonds - U.S. Governments									
91282CBL4 ..	US TREASURY 1.125% 02/15/2031		08/30/2021 ..	HUNTINGTON BANK	XXX	740,566	750,000	367	1.A
91282Z94 ..	US TREASURY 1.5% 02/15/2030		08/30/2021 ..	HUNTINGTON BANK	XXX	819,313	800,000	522	1.A
9128284V9 ..	US TREASURY N/B 2.875% 08/15/2028		08/30/2021 ..	HUNTINGTON BANK	XXX	280,420	250,000	313	1.A
0599999 Subtotal - Bonds - U.S. Governments					XXX	1,840,299	1,800,000	1,201	XXX
Bonds - Industrial and Miscellaneous (Unaffiliated)									
037735CU9 ..	APPALACHIAN PWR CO 3.4% 06/01/2025		07/08/2021 ..	HUNTINGTON BANK	XXX	130,174	120,000	465	1.F
459200AM3 ..	IBM CORP 7% 10/30/2025		08/06/2021 ..	HUNTINGTON BANK	XXX	124,804	100,000	1,944	1.G
534187BF5 ..	LINCOLN NATIONAL CORP 3.625% 12/12/2026		09/20/2021 ..	HUNTINGTON BANK	XXX	138,605	125,000	126	2.A
74340X BK6 ..	PROLOGIS INC 3.25% 10/01/2026		09/07/2021 ..	HUNTINGTON BANK	XXX	115,225	105,000	1,498	1.G
89388CFE3 ..	TAB BANK INC CD .25% 08/30/2023		08/17/2021 ..	HUNTINGTON BANK	XXX	175,000	175,000		1.A
89235MLG4 ..	TOYOTA FINANCIAL CD .6% 08/12/2024		08/17/2021 ..	HUNTINGTON BANK	XXX	175,000	175,000	20	1.A
92343VFS8 ..	VERIZON COMMUNICATIONS .85% 11/20/2025		08/11/2021 ..	HUNTINGTON BANK	XXX	59,368	60,000	118	2.A
960413AT9 ..	WESTLAKE CHEMICAL CORP 3.6% 08/15/2026		08/19/2021 ..	HUNTINGTON BANK	XXX	55,180	50,000	40	2.B
3899999 Subtotal - Bonds - Industrial and Miscellaneous (Unaffiliated)					XXX	973,356	910,000	4,210	XXX
8399997 Subtotal - Bonds - Part 3					XXX	2,813,655	2,710,000	5,412	XXX
8399998 Summary Item from Part 5 for Bonds (N/A to Quarterly)					XXX	XXX	XXX	XXX	XXX
8399999 Subtotal - Bonds					XXX	2,813,655	2,710,000	5,412	XXX
8999998 Summary Item from Part 5 for Preferred Stocks (N/A to Quarterly)					XXX	XXX	XXX	XXX	XXX
8999999 Subtotal - Preferred Stocks					XXX		XXX		XXX
Common Stocks - Mutual Funds									
31428Q739 ..	FEDERATED TOTAL BOND RETURN		07/01/2021 ..	HUNTINGTON BANK	1,333,389	15,187	XXX		1.A
31428Q739 ..	FEDERATED TOTAL BOND RETURN		08/02/2021 ..	HUNTINGTON BANK	1,281,501	14,686	XXX		1.A
31428Q739 ..	FEDERATED TOTAL BOND RETURN		09/01/2021 ..	HUNTINGTON BANK	1,242,816	14,205	XXX		1.A
922908801 ..	VANGUARD TTL STOCK MKT INST FUND		09/23/2021 ..	VANGUARD	202,054	22,565	XXX		1.A
9499999 Subtotal - Common Stocks - Mutual Funds					XXX	66,644	XXX		XXX
9799997 Subtotal - Common Stocks - Part 3					XXX	66,644	XXX		XXX
9799998 Summary Item from Part 5 for Common Stocks (N/A to Quarterly)					XXX	XXX	XXX	XXX	XXX
9799999 Subtotal - Common Stocks					XXX	66,644	XXX		XXX
9899999 Subtotal - Preferred and Common Stocks					XXX	66,644	XXX		XXX
9999999 Total - Bonds, Preferred and Common Stocks					XXX	2,880,299	XXX	5,412	XXX

QE04

SCHEDULE D - PART 4**Show All Long-Term Bonds and Stocks Sold, Redeemed or Otherwise Disposed of
During the Current Quarter**

1 CUSIP Identification	2 Description	3 F o r e i g n Disposal Date	4 Name of Purchaser	5 Number of Shares of Stock	6 Consideration	7 Par Value	8 Actual Cost	9 Prior Year Book/ Adjusted Carrying Value	Change in Book/Adjusted Carrying Value					16 Book/ Adjusted Carrying Value at Disposal Date	17 Foreign Exchange Gain (Loss) on Disposal	18 Realized Gain (Loss) on Disposal	19 Total Gain (Loss) on Disposal	20 Bond Interest/ Stock Dividends Received During Year	21 Stated Contractual Maturity Date	22 NAIC Designation, NAIC Designation Modifier and SVO Admin- istrative Symbol	
									11 Unrealized Valuation Increase/ (Decrease)	12 Current Year's Other Than Temporary Impairment Recognized	13 Current Year's Temporar y Impairment Recognized	14 Total Change in B./A.C.V. (11 + 12 - 13)	15 Total Foreign Exchange Change in B./A.C.V.								
Bonds - U.S. Governments																					
91282BD72 ..	U.S. TREASURY NT 2.00% 8/31/2021 ..	08/31/2021	HUNTINGTON BANK	XXX ..	500,000 ..	500,000 ..	511,070 ..	501,141 ..		(1,141) ..		(1,141) ..			500,000 ..				10,000 ..	08/31/2021 ..	1A ..
91282BD72 ..	U.S. TREASURY NT 2.00% 8/31/2021 ..	08/31/2021	HUNTINGTON BANK	XXX ..	750,000 ..	750,000 ..	753,150 ..	750,468 ..		(468) ..		(468) ..			750,000 ..				15,000 ..	08/31/2021 ..	1A ..
91282BD72 ..	U.S. TREASURY NT 2.00% 8/31/2021 ..	08/31/2021	HUNTINGTON BANK	XXX ..	550,000 ..	550,000 ..	547,809 ..	549,384 ..		616 ..		616 ..			550,000 ..				11,000 ..	08/31/2021 ..	1A ..
0599999 Subtotal - Bonds - U.S. Governments ..				XXX ..	1,800,000 ..	1,800,000 ..	1,812,029 ..	1,800,992 ..		(992) ..		(992) ..			1,800,000 ..				36,000 ..	XXX ..	XXX ..
Bonds - Industrial and Miscellaneous (Unaffiliated)																					
03948AA2 ..	ARCHER-DANIELS MIDLAND 2.75% ..	09/27/2021	HUNTINGTON BANK	XXX ..	84,763 ..	80,000 ..	87,093 ..	86,635 ..		(1,141) ..		(1,141) ..			85,494 ..				(731) ..	(731) ..	2,200 ..
03948AA2 ..	ARCHER-DANIELS MIDLAND 2.75% ..	09/27/2021	HUNTINGTON BANK	XXX ..	21,191 ..	20,000 ..	21,698 ..	21,676 ..		(288) ..		(288) ..			21,388 ..				(197) ..	(197) ..	550 ..
03948AA2 ..	ARCHER-DANIELS MIDLAND 2.75% ..	09/27/2021	HUNTINGTON BANK	XXX ..	63,572 ..	60,000 ..	64,354 ..	64,354 ..		(353) ..		(353) ..			64,001 ..				(428) ..	(428) ..	825 ..
06740KKQ9 ..	BARCLAY'S BANK/DELAWARE 2.05% ..	07/26/2021	HUNTINGTON BANK	XXX ..	150,000 ..	150,000 ..	150,000 ..	150,000 ..		(192) ..		(192) ..			150,000 ..				3,075 ..	07/26/2021 ..	1A ..
202795HZ6 ..	COMMONWEALTH EDIS 3.40% 9/1/2021 ..	09/01/2021	HUNTINGTON BANK	XXX ..	50,000 ..	50,000 ..	50,692 ..	50,192 ..		(765) ..		(765) ..			50,000 ..				1,798 ..	09/01/2021 ..	1A ..
26884AAZ6 ..	ERP OPERATING-LP 4.625% 12/15/2021 ..	09/15/2021	HUNTINGTON BANK	XXX ..	65,000 ..	65,000 ..	67,781 ..	66,036 ..		(160) ..		(160) ..			65,271 ..				(271) ..	(271) ..	2,255 ..
26884AAZ6 ..	ERP OPERATING-LP 4.625% 12/15/2021 ..	09/15/2021	HUNTINGTON BANK	XXX ..	7,000 ..	7,000 ..	7,622 ..	7,194 ..							7,034 ..				(34) ..	(34) ..	439 ..
31911QFJ9 ..	FIRST BANK FIN CEN CD 2.95% ..	08/10/2021	HUNTINGTON BANK	XXX ..	175,000 ..	175,000 ..	175,000 ..	175,000 ..		(255) ..		(255) ..			175,000 ..				3,437 ..	08/10/2021 ..	1A ..
369550AR9 ..	GENERAL DYNAMICS 3.88% 7/15/2021 ..	07/15/2021	HUNTINGTON BANK	XXX ..	31,000 ..	31,000 ..	33,794 ..	31,255 ..		(255) ..		(255) ..			31,000 ..				1,201 ..	07/15/2021 ..	1A ..
478160AF1 ..	JOHNSON & JOHNSON 6.73% ..	11/15/2023	HUNTINGTON BANK	XXX ..	34,356 ..	30,000 ..	37,435 ..	33,451 ..		(825) ..		(825) ..			32,626 ..				1,730 ..	1,730 ..	1,694 ..
478160AF1 ..	JOHNSON & JOHNSON 6.73% ..	09/15/2021	HUNTINGTON BANK	XXX ..	57,260 ..	50,000 ..	58,384 ..	55,223 ..		(1,244) ..		(1,244) ..			53,979 ..				3,281 ..	3,281 ..	2,823 ..
64017AAL8 ..	NEIGHBORS FEDERAL CRED 3.05% ..	09/28/2021	HUNTINGTON BANK	XXX ..	150,000 ..	150,000 ..	150,000 ..	150,000 ..							150,000 ..				4,575 ..	09/28/2021 ..	1A ..
74432QBZ7 ..	PRUDENTIAL FIN INC SER MTN ..	08/30/2021	HUNTINGTON BANK	XXX ..	64,789 ..	60,000 ..	62,959 ..	61,499 ..		(285) ..		(285) ..			61,214 ..				3,575 ..	3,575 ..	1,663 ..
74432QBZ7 ..	PRUDENTIAL FIN INC SER MTN ..	08/30/2021	HUNTINGTON BANK	XXX ..	32,395 ..	30,000 ..	31,852 ..	31,381 ..		(265) ..		(265) ..			31,116 ..				1,278 ..	1,278 ..	831 ..
74432QBZ7 ..	PRUDENTIAL FIN INC SER MTN ..	08/30/2021	HUNTINGTON BANK	XXX ..	37,794 ..	35,000 ..	38,460 ..	38,413 ..		(667) ..		(667) ..			37,746 ..				48 ..	48 ..	970 ..
75513ECE9 ..	RAYTHEON TECH CORP 2.8% ..	03/15/2022	HUNTINGTON BANK	XXX ..	65,792 ..	65,000 ..	66,850 ..	66,817 ..		(982) ..		(982) ..			65,834 ..				(42) ..	(42) ..	1,724 ..
83303AH4 ..	SNAP ON INC. 6.13% 9/1/2021 ..	09/01/2021	HUNTINGTON BANK	XXX ..	45,000 ..	45,000 ..	53,798 ..	45,938 ..		(938) ..		(938) ..			45,000 ..				2,756 ..	2,756 ..	09/01/2021 ..
3899999 Subtotal - Bonds - Industrial and Miscellaneous (Unaffiliated) ..				XXX ..	1,134,912 ..	1,103,000 ..	1,157,770 ..	1,135,061 ..		(8,359) ..		(8,359) ..			1,126,703 ..				8,209 ..	8,209 ..	32,816 ..
8399997 Subtotal - Bonds - Part 4 ..				XXX ..	2,934,912 ..	2,903,000 ..	2,969,799 ..	2,936,053 ..		(9,351) ..		(9,351) ..			2,926,703 ..				8,209 ..	8,209 ..	68,816 ..
8399998 Summary Item from Part 5 for Bonds (N/A to Quarterly) ..				XXX ..	XXX ..	XXX ..	XXX ..	XXX ..										XXX ..	XXX ..	XXX ..	
8399999 Subtotal - Bonds ..				XXX ..	2,934,912 ..	2,903,000 ..	2,969,799 ..	2,936,053 ..		(9,351) ..		(9,351) ..			2,926,703 ..				8,209 ..	8,209 ..	68,816 ..
8999998 Summary Item from Part 5 for Preferred Stocks (N/A to Quarterly) ..				XXX ..	XXX ..	XXX ..	XXX ..	XXX ..										XXX ..	XXX ..	XXX ..	
8999999 Subtotal - Preferred Stocks ..				XXX ..	XXX ..	XXX ..	XXX ..	XXX ..													
9799998 Summary Item from Part 5 for Common Stocks (N/A to Quarterly) ..				XXX ..	XXX ..	XXX ..	XXX ..	XXX ..										XXX ..	XXX ..	XXX ..	
9799999 Subtotal - Common Stocks ..				XXX ..	XXX ..	XXX ..	XXX ..	XXX ..													
9899999 Subtotal - Preferred and Common Stocks ..				XXX ..	XXX ..	XXX ..	XXX ..	XXX ..													
9999999 Total - Bonds, Preferred and Common Stocks ..				XXX ..	2,934,912 ..	XXX ..	2,969,799 ..	2,936,053 ..		(9,351) ..		(9,351) ..			2,926,703 ..				8,209 ..	8,209 ..	68,816 ..

E06 Schedule DB Part A Section 1	NONE
E07 Schedule DB Part B Section 1	NONE
E08 Schedule DB Part D Section 1	NONE
E09 Schedule DB Part D Section 2 - Collateral Pledged By Reporting Entity	NONE
E09 Schedule DB Part D Section 2 - Collateral Pledged To Reporting Entity	NONE
E10 Schedule DB Part E	NONE
E11 Schedule DL - Part 1 - Securities Lending Collateral Assets	NONE
E12 Schedule DL - Part 2 - Securities Lending Collateral Assets	NONE

SCHEDULE E - PART 1 - CASH**Month End Depository Balances**

1 Depository			2 Code	3 Rate of Interest	4 Amount of Interest Received During Current Quarter	5 Amount of Interest Accrued at Current Statement Date	Book Balance at End of Each Month During Current Quarter			9 *
							6 First Month	7 Second Month	8 Third Month	
open depositories										
Huntington Bank - Trust	Canton, Ohio			0.020	17		327,668	358,799	359,305	XXX
Huntington National Bank	Canton, Ohio						27,647,112	12,539,992	10,279,611	XXX
Huntington Bank- Brokered CDs	Canton, Ohio			0.020	5		181,758	10,704	164,395	XXX
Huntington Bank-Mutual Funds	Canton, Ohio						810	810	810	XXX
Huntington Bank-Richmond Capital	Canton, Ohio			0.020	14		232,642	214,728	435,545	XXX
0199998 Deposits in0 depositories that do not exceed the allowable limit in any one depository (see Instructions) - open depositories			XXX	XXX ..						XXX
0199999 Totals - Open Depositories			XXX	XXX ..	36		28,389,990	13,125,034	11,239,666	XXX
0299998 Deposits in0 depositories that do not exceed the allowable limit in any one depository (see Instructions) - suspended depositories			XXX	XXX ..						XXX
0299999 Totals - Suspended Depositories			XXX	XXX ..						XXX
0399999 Total Cash On Deposit			XXX	XXX ..	36		28,389,990	13,125,034	11,239,666	XXX
0499999 Cash in Company's Office			XXX	XXX ..	XXX ..	XXX ..				XXX
0599999 Total Cash			XXX	XXX ..	36		28,389,990	13,125,034	11,239,666	XXX

SCHEDULE E - PART 2 - CASH EQUIVALENTS

Show Investments Owned End of Current Quarter

1 CUSIP	2 Description	3 Code	4 Date Acquired	5 Rate of Interest	6 Maturity Date	7 Book/Adjusted Carrying Value	8 Amount of Interest Due & Accrued	9 Amount Received During Year
9999999 Total Cash Equivalents								

N O N E