



RBC
Risk-Based Capital

**Property
and
Casualty
P&C**

Not for Distribution & Forecasting

2017

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National Association of
Insurance Commissioners

Risk-Based Capital Forecasting & Instructions

Property/Casualty

2017

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What RBC Pages Should Be Submitted?

For year-end 2017 property/casualty (P/C) risk-based capital (RBC), hard copies of pages **PR001 through PR035**, as well as **PR038 and PR039**, should be submitted to any state that requests a hard copy. Beginning with the year-end 2011 RBC, a hard copy was not required to be submitted to the NAIC, but a portable document format (PDF) file representing the hard copy filing is part of the electronic filing with the NAIC.

Type 7 Affiliated Investments

As a result of the adoption of agenda item 2014-29-P by the Capital Adequacy (E) Task Force at the 2016 Fall National Meeting, the calculation of the RBC charge for the ownership of investment affiliates (affiliate Type 7) will be simplified by applying a fixed 22.5% times the book-adjusted carrying value (BACV) of the common stocks, preferred stocks and bonds.

Operational Risk

As a result of a technical issue that was presented during the June 28 Capital Adequacy (E) Task Force conference call, implementation of a risk factor for Operational Risk has been deferred for at least a year. The Task Force adopted agenda item 2016-13-C at the Spring National Meeting and modified it on its June 28 conference call. At the Spring National Meeting, the Task Force in essence voted to “go live” for 2017 reporting by adopting the structural change to remove the informational only page and move the “add-on” approach for basic operational risk to Page PR032. On its June 28 conference call, the Task Force adopted the operational risk instructions for pages PR003 and PR032, but voted to reduce the recommended RBC charge from 1.5% to 0% for 2017 to allow the Operational Risk (E) subgroup to address the technical concerns raised.

Stop Loss

As a result of the adoption of agenda item 2016-17-CA by the Capital Adequacy (E) Task Force at the Spring National Meeting, a tiered factor approach will be applied to Line (9) on page PR019. A footnote was added to apply a factor of 0.350 to the first \$25,000,000 in stop loss premium and apply a factor of 0.250 to the remaining premium in excess of \$25,000,000.

Money Market Mutual Funds

As a result of the reclassification of money market mutual funds (MMMFs) to cash equivalents by the Statutory Accounting Principles (E) Working Group, the Capital Adequacy (E) Task Force adopted agenda item 2016-15-CA at Spring National Meeting. MMMFs will be isolated on their own line on the Miscellaneous Assets schedule and subtracted from the cash equivalents. The Annual Statement Source will be S-A E Pt 2 C7 L8599999.

Catastrophe Risk

1. Catastrophe risk, long identified as the most significant risk missing from the RBC formula, will finally become part of the formula for 2017 reporting after more than a decade of development. This is taking place as a result of the adoption of agenda item 2016-07-CR by the Capital Adequacy (E) Task Force at the Spring National Meeting. Please see the proposal for the detail of the changes.
2. A clarifying change was made to the interrogatory that provides insurers with little or no exposure to earthquake or hurricane risk to obtain exemption from reporting catastrophe risk. As a result of the adoption of agenda item 2016-11-CR by the Capital Adequacy (E) Task Force at the Fall National Meeting, the revised interrogatory will separate the earthquake and hurricane risks into two sections so that a company has to complete this interrogatory if either the earthquake or the hurricane RBC charge is zero.

In This Issue:

What RBC Pages to Submit.....	1
Type 7 Affiliated Investments	1
Operational Risk	1
Stop Loss	1
Money Market Mutual Funds	1
Catastrophe Risk Formula	1
Unaff. Common Stock Money Market Mutual Funds .	2
Supp. Ben w/Stand-Alone Med Pt D Coverage.....	2
New Underwriting Risk Factors	2
Industry Average Risk Factors	3
Editorial Change	3

Unaffiliated Common Stock Money Market Mutual Funds

As a result of the adoption of agenda item 2016-15-CA, the Capital Adequacy (E) Task Force adopted agenda item 2017-06-CA on its June 28 conference call. To avoid double counting MMMFs in both cash equivalents and common stock, the factor was changed to 0.00 in Line (16) on page PR007. The instructions also were revised to reflect the change.

Supplemental Benefits within Stand-Alone Medicare Part D Coverage

As a result of the adoption of agenda item 2016-16-CA by the Capital Adequacy (E) Task Force at the Spring National Meeting, the factor for Supplemental Benefits within Stand-Alone Medicare Part D Coverage (Page PR019, Line (3.2) and Line (10.2) were increased to 0.500 and will be applied to claims incurred.

New Underwriting Risk Factors

On its June 28 conference call, the Capital Adequacy (E) Task Force adopted the new factors for the Underwriting Risk page PR017 Underwriting Risk—Reserves Line (4) and PR018 Underwriting Risk—Net Written premium Line (4).

Unlike the Line (1) industry average factors that are updated annually, these factors had not been updated since 2010 reporting. An updated review of the factors using the revised methodology was completed by the American Academy of Actuaries (Academy). After further discussion and study by the Property and Casualty Risk-Based Capital (E) Working Group, it was agreed to update the Line (4) factors based on the scenario #1 (10% mapped) in the report of 2017 Property and Casualty Risk-Based Capital Underwriting Line 4 Factors by the Academy. The factors will be re-evaluated again and expected to reach the fully proposed values in next four years. The new 2017 factors will be as follows:

PR017 Underwriting Risk – Reserves			
Line (4), Industry Losses & Loss Adjustment Expense Ratio			
Col.	Line of Business	2016 Factor	2017 Factor
(1)	H/F	0.201	0.213
(2)	PPA	0.192	0.181
(3)	CA	0.230	0.243
(4)	WC	0.324	0.336
(5)	CMP	0.415	0.494
(6)	MPL Occurrence	1.431	0.417
(7)	MPL Clms Made	0.306	0.297
(8)	SL	0.257	0.270
(9)	OL	0.511	0.531
(10)	Fidelity / Surety	0.325	0.338
(11)	Special Property	0.191	0.207
(12)	Auto Physical Damage	0.112	0.121
(13)	Other (credit A&H)	0.172	0.186
(14)	Financial / Mortgage Guaranty	0.200	0.194
(15)	INTL	0.327	0.336
(16)	REIN. P&F Lines	0.286	0.304
(17)	REIN. Liability	0.769	0.711
(18)	PL	0.643	0.688
(19)	Warranty	0.325	0.338

PR018 Underwriting Risk – Net Written Premiums			
Line (4), Industry Losses & Loss Adjustment Expense Ratio			
Col.	Line of Business	2016 Factor	2017 Factor
(1)	H/F	0.937	0.927
(2)	PPA	0.969	0.969
(3)	CA	0.988	1.005
(4)	WC	1.033	1.044
(5)	CMP	0.921	0.892
(6)	MPL Occurrence	1.822	1.778
(7)	MPL Clms Made	1.092	1.103
(8)	SL	0.904	0.898
(9)	OL	1.042	1.027
(10)	Fidelity / Surety	0.883	0.875
(11)	Special Property	0.941	0.907
(12)	Auto Physical Damage	0.843	0.836
(13)	Other (credit A&H)	0.893	0.906
(14)	Financial / Mortgage Guaranty	1.482	1.515
(15)	INTL	1.169	1.187
(16)	REIN. P&F Lines	1.349	1.223
(17)	REIN. Liability	1.507	1.449
(18)	PL	1.214	1.228
(19)	Warranty	0.883	0.875

New Industry Average Risk Factors – Annual Update

On its June 28 conference call, the Capital Adequacy (E) Task Force adopted the annual update of industry average development factors:

<u>PR017 Underwriting Risk – Reserves</u>			
Line (1), Industry Average Development Factors			
Col.	Line of Business	2016 Factor	2017 Factor
(1)	H/F	0.972	0.984
(2)	PPA	1.002	1.012
(3)	CA	1.015	1.034
(4)	WC	0.971	0.971
(5)	CMP	0.942	0.956
(6)	MPL Occurrence	0.841	0.868
(7)	MPL Clms Made	0.822	0.854
(8)	SL	0.919	0.926
(9)	OL	0.929	0.952
(10)	Fidelity / Surety	1.035	1.016
(11)	Special Property	0.973	0.982
(12)	Auto Physical Damage	0.995	1.001
(13)	Other (credit A&H)	0.986	0.981
(14)	Financial / Mortgage Guaranty	0.853	0.821
(15)	INTL	0.897	0.855
(16)	REIN. P&F Lines	0.814	0.814
(17)	REIN. Liability	0.866	0.914
(18)	PL	0.937	0.935
(19)	Warranty	0.977	0.989

<u>PR018 Underwriting Risk – Net Written Premiums</u>			
Line (1), Industry Average Loss and Expense Ratios			
Col.	Line of Business	2016 Factor	2017 Factor
(1)	H/F	0.701	0.688
(2)	PPA	0.792	0.800
(3)	CA	0.689	0.706
(4)	WC	0.752	0.751
(5)	CMP	0.648	0.647
(6)	MPL Occurrence	0.767	0.777
(7)	MPL Clms Made	0.691	0.722
(8)	SL	0.572	0.567
(9)	OL	0.618	0.629
(10)	Fidelity / Surety	0.464	0.430
(11)	Special Property	0.559	0.555
(12)	Auto Physical Damage	0.711	0.727
(13)	Other (credit A&H)	0.699	0.712
(14)	Financial / Mortgage Guaranty	1.293	1.175
(15)	INTL	0.607	0.565
(16)	REIN. P&F Lines	0.512	0.459
(17)	REIN. Liability	0.600	0.609
(18)	PL	0.684	0.670
(19)	Warranty	0.611	0.645

Editorial Change

The Column (4) headings of PR003 Detail for Affiliated Bonds and Stocks were updated to “Affiliate’s RBC After Covariance Before Operational Risk”, and the line references for life and P/C were changed to Line (67) + (70) and Line (73), respectively.

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Table of Contents

INTRODUCTION.....	1
PURPOSE OF THIS REPORT.....	1
WHAT'S IN THE REPORT.....	1
MANAGEMENT DISCUSSION AND ANALYSIS.....	1
APPLICABILITY OF NAIC PROPERTY/CASUALTY RBC REPORT.....	ii
CHANGES TO THE FORMULA.....	ii
HOW TO SUBMIT DATA	ii
WORKPAPERS	iii
QUESTIONS	iii
AFFILIATED STOCKS AND BONDS, PR003 – PR005.....	1
Insurance Affiliates that are Subject to RBC	1
Directly Owned U.S. Property & Casualty Insurance Affiliates	3
Directly Owned U.S. Life Insurance Affiliates	3
Directly Owned Health Insurance Affiliates	3
Indirectly Owned U.S. P&C Insurance Affiliates.....	4
Indirectly Owned U.S. Life Insurance Affiliates	5
Indirectly Owned Managed Care Organizations.....	5
Investment Affiliates	5
Affiliates that are Not Subject to RBC	5
Directly Owned Alien Insurance Affiliates	6
Indirectly Owned Alien Insurance Affiliates	6
Holding Company Value in Excess of Indirectly Owned Insurance Affiliates	6
Investment in Upstream Affiliate (Parent)	6
Property & Casualty Insurance Affiliates Not Subject to RBC	6
Life Insurance Affiliates Not Subject to RBC	6
Health Insurance Affiliates Not Subject to RBC	7
Other Affiliates	7
UNAFFILIATED ASSETS, PR006 – PR014.....	8
PR006 - Unaffiliated Bonds and Bond Size Factor Adjustment	8
Basis of General Bond Factors	8
Bond Size Factor	8
PR007 - Unaffiliated Preferred, Common Stock and Hybrid Securities	9
Unaffiliated Preferred Stock	9
Unaffiliated Common Stock	9
PR008 - Other Long-Term Assets	9
Real Estate	9
Mortgage Loans on Real Estate	9
Schedule BA Assets (Other Invested Assets – excluding collateral loans, low income housing tax credits and WCFI)	9
Low Income Housing Tax Credits	10
Working Capital Finance Investments	10

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PR009 - Miscellaneous Assets	10
PR010 - Replication (Synthetic Asset) Transactions and Mandatory Convertible Securities	11
Basis of Factors	11
Specific Instructions for Application of Formula	11
PR011 - Asset Concentration	11
PR012 - Credit Risk for Receivables	12
Reinsurance Recoverables	13
Miscellaneous Recoverables	13
PR012A - Credit Risk for Receivables or Informational Purposes Only	14
Reinsurance Recoverables	14
Miscellaneous Recoverables	15
PR013 - Health Credit Risk	15
Basis of Factors	16
Specific Instructions for Application of the Formula	16
PR014 - Off-Balance Sheet and Other Items	18
Specific Instructions for Application of the Formula	18
OFF-BALANCE SHEET COLLATERAL AND SCHEDULED PAYABLE ASSETS, PR015	20
Specific Instructions for Application of the Formula	20
EXCESSIVE PREMIUM GROWTH, PR016	21
UNDERWRITING RISK, PR017 – PR018	22
PR017 - Underwriting Risk – Reserves	22
PR018 - Underwriting Risk – Net Written Premiums	24
LRBC FORMULA APPLICATION FOR P&C COMPANY'S A&H BUSINESS, PR019 – PR026	26
PR019 - Health Premiums	26
Basis of Factors	26
Specific Instructions for Application of the Formula	26
PR020 - Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental and Vision	31
Claims Experience Fluctuation	31
PR020A - Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental and Vision (For Informational Purposes Only)	36
PR021 - Underwriting Risk – Managed Care Credit	42
PR022 - Underwriting Risk – Other and Total Net Health Premium RBC	46
Administrative Expenses for Certain A&H Coverages and for Health ASO/ASC	46
Specific Instructions for Application of the Formula	46
PR023 - Long-Term Care	47
PR024 - Health Claim Reserves	47
PR025 - Premium Stabilization Reserves	47
Basis of Factors	47
Specific Instructions for Application of the Formula	47
PR026 – Federal ACA Risk Adjustment and Risk Corridor Sensitivity Test	48
CALCULATION OF CATASTROPHE RISK CHARGE R6 AND R7 AND OPERATIONAL RISK, PR027 – PR028	50
PR027 – Calculation of Catastrophe Risk Charge R6 and R7 (For Informational Purposes Only)	50
PR028 – Operational Risk (For Informational Purposes Only)	52

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TOTAL ADJUSTED CAPITAL AND COMPARISON TO RISK-BASED CAPITAL, PR029 – PR035	53
PR029 - Capital Notes Before Limitation.....	53
PR030 - Calculation of Total Adjusted Capital	53
PR031 – PR033 - Computation of Total Risk-Based Capital After Covariance	53
PR035 - Comparison of Total Authorized Capital and Authorized Control Level Risk-Based Capital	54
APPENDIX 1 - COMMONLY USED HEALTH INSURANCE TERMS	56
APPENDIX 2 – COMMONLY USED TERMS FOR MEDICARE PART D COVERAGE	57
COMPANY INFORMATION PAGE (TRAT)	59
ATTESTATION RE: CATASTROPHE INSURING USED IN RBC CATASTROPHE RISK CHARGES	PR001
DETAILS FOR AFFILIATED BONDS (ND STOCK)	PR002
SUBSIDIARY, CONTROLLED AND AFFILIATE INVESTMENTS	PR003
SUMMARY FOR SUBSIDIARY, CONTROLLER AND AFFILIATED INVESTMENTS FOR CROSS-CHECKING STATEMENT VALUES	PR004
UNAFFILIATED BONDS	PR005
UNAFFILIATED PREFERRED, COMMON STOCK AND HYBRID SECURITIES	PR006
OTHER LONG-TERM ASSETS	PR007
MISCELLANEOUS ASSETS	PR008
REPLICATION (SYNTHETIC ASSET) TRANSACTIONS AND MORTGATORY CONVERTIBLE SECURITIES	PR009
ASSET CONCENTRATION	PR010
CREDIT RISK FOR RECEIVABLES	PR011
CREDIT RISK FOR RECEIVABLES (FOR INFORMATIONAL PURPOSES ONLY)	PR012
HEALTH CREDIT RISK	PR012A
OFF-BALANCE SHEET ITEMS AND OTHER ITEMS	PR013
OFF-BALANCE SHEET COLLATERAL AND SCHEDULE DL, PART 1 ASSETS	PR014
EXCESSIVE PREMIUM GROWTH	PR015
UNDERWRITING RISK – RESERVES	PR016
UNDERWRITING RISK – NET WRITTEN PREMIUMS	PR017
HEALTH PREMIUMS	PR018
UNDERWRITING RISK – PREMIUM RISK FOR COMPREHENSIVE MEDICAL, MEDICARE SUPPLEMENT AND DENTAL & VISION (FOR INFORMATIONAL PURPOSES ONLY)	PR019
UNDERWRITING RISK – PREMIUM RISK FOR COMPREHENSIVE MEDICAL, MEDICARE SUPPLEMENT AND DENTAL & VISION (FOR INFORMATIONAL PURPOSES ONLY)	PR020A
UNDERWRITING RISK – MANAGED CARE CREDIT	PR021
UNDERWRITING RISK – OTHER AND TOTAL NET HEALTH PREMIUM RBC	PR022
LONG-TERM CARE	PR023
HEALTH CLAIM RESERVES	PR024
PREMIUM STABILIZATION RESERVES	PR025
FEDERAL ACA RISK ADJUSTMENT AND RISK CORRIDOR SENSITIVITY TEST	PR026
CALCULATION OF CATASTROPHE RISK CHARGE R6 AND R7 (FOR INFORMATIONAL PURPOSES ONLY)	PR027
CAPITAL NOTES BEFORE LIMITATION	PR028
CALCULATION OF TOTAL ADJUSTED CAPITAL	PR029
CALCULATION OF TOTAL RISK-BASED CAPITAL AFTER COVARIANCE TREND TEST	PR030
COMPARISON OF TOTAL ADJUSTED CAPITAL TO RISK-BASED CAPITAL	PR033
UNDERWRITING AND INVESTMENT EXHIBIT – PREMIUMS WRITTEN	PR034
UNDERWRITING AND INVESTMENT EXHIBIT – PREMIUMS WRITTEN	PR035

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NAIC Property/Casualty Risk-Based Capital Report

INTRODUCTION

Risk-based capital is a method of establishing the minimum amount of capital appropriate for an insurance company to support its overall business operations in consideration of its size and risk profile. It provides a reliable means of setting the minimum capital requirement in which the degree of risk taken by the insurer is the primary determinant.

A company's risk-based capital is calculated by applying factors to various asset, premium and reserve items. The factor is higher for those items with greater underlying risk and lower for less risky items. The adequacy of a company's actual capital may then be measured by a comparison to its risk-based capital as determined by the formula.

Risk-based capital standards will be used by regulators to set in motion appropriate regulatory actions relating to insurers that show indications of weak or deteriorating conditions. It also provides an additional standard for minimum capital requirements that companies should meet to avoid being placed in conservatorship.

PURPOSE OF THIS REPORT

This report presents the **2017** NAIC Property/Casualty Risk-Based Capital Formula **in** an instructional format that should be helpful to anyone: (a) responsible for submitting data to the NAIC and/or the states or (b) responsible for computing the RBC for an individual company.

This formula is an important tool for regulators. Determining accurate and timely data is an extremely important part of this process. This is most likely to occur when everyone, from the company CEO to the individual preparing the data, has a basic understanding of the formula. *While this report provides this understanding in a concise package, it is strongly recommended that the person or persons preparing and entering the information into the formula have a good understanding of the financial aspects of property/casualty insurance. It is also recommended that companies seek the assistance of their independent accountants and/or actuaries when preparing the risk-based capital report. Please complete the Jurat Signature requirements in accordance with the requirements of the authority state. Direct any questions concerning signature requirements to that state.*

WHAT'S IN THE REPORT?

Certain terms relating to risk-based capital, used in this report, are defined in the Risk-Based Capital (RBC) or Insurers Model Act.

Generally, each narrative section discusses a different segment of the formula (e.g., there is a narrative on Bonds and a narrative on Underwriting Risk). The formula itself is presented in worksheet form in a separate section of this booklet immediately following this narrative. The formula pages are broken down into sections as follows:

- 1) Company Information (Jurat Page)
- 2) Affiliated Stocks and Bonds
- 3) Unaffiliated Assets
- 4) Credit Risk and Health Credit Risk
- 5) Underwriting Risk
- 6) Life RBC Formula Application for P&C Company's A&H Business
- 7) Total Adjusted Capital

Most narrative pages have a brief summary of the background of the development of the factors, called the "Basis of the Factors." Development of certain factors required sophisticated modeling techniques but the basic concepts are not complicated. Many sections of this report include a section on "Specific Instructions for Application of the Formula"

which serves as a guide for those who assemble the data or analyze the results of the formula. It includes definitions and explanations for specific items that should be calculated, clarifications on the intent of the structure of certain sections of the formula, and instructions on reconciliation of certain totals.

Annual statement sources referred to in this report and on CD-ROM do not use parentheses; i.e., a reference to Page 2, Line 19, Column 1 in the annual statement will read P2 L19 C1. Annual statement references will begin with a page number only for pages 2 and 3. Otherwise the reference will be an Exhibit number or description (e.g., Exhibit 1), a schedule letter (e.g., Schedule D) or a name of an Exhibit or Schedule (e.g., U&I Exhibit-Part 1B). This is to avoid the necessity of changing page numbers for references in the future. References to sources in this report will use paragraphs and the line and column number. A reference to Miscellaneous Assets, Line 9, Column 2 in this report will read Miscellaneous Assets L(9) C(2).

MANAGEMENT DISCUSSION AND ANALYSIS

Each company has the opportunity to prepare a written analysis of its risk-based capital results. A company may explain special situations as it deems necessary. Companies should also give explanations where totals of line items do not reconcile with totals that are referenced to annual statement sources. However, modification of the risk-based capital formula is not acceptable. Factors, RBC amounts that go to the Calculation of Total Risk-Based capital After Covariance page (R0, R1, R2, R3, R4, R5 and Rcat), and the Total Adjusted Capital amount should not be overwritten. This written analysis should not be construed as the "RBC Plan" required in the Risk-Based Capital (RBC) for Insurers Model Act.

APPLICATION OF NAIC PROPERTY/CASUALTY RBC REPORT

The NAIC Property/Casualty RBC Report has been developed for U.S. property/casualty and accident and health insurers who file the NAIC property/casualty annual statement blank (yellow blank), including captive risk retention groups (RRGs). Monoline financial guaranty insurers, monoline mortgage guaranty insurers and title insurers are not subject to risk-based capital. In some states, U.S. companies that write only alien business may be excluded from risk-based capital requirements. In addition, states in which Blue Cross/Blue Shield and similar organizations file the yellow blank may decide to exempt these companies from filing an RBC report based on the extent to which the operations of these entities are different from conventional insurers' individual and group health insurance operations. Other state specialty insurers not subject to rules applicable to property/casualty insurers may also be exempt. If there are any questions related to this issue, contact the domiciliary state of the insurer.

Captive RRGs generally maintain their books and prepare their financial statements on the basis of GAAP whereas this formula was developed for use with insurers that utilize statutory accounting principles (SAP). Therefore, certain manual modifications should be made for purposes of applying this RBC formula. In particular, undiscounted reserves must be used in this RBC formula. Further, if an RRG is discounting its loss reserves carried on its balance sheet under an approved plan of operations, the amount of the discount shall be deducted from its total adjusted capital in this RBC formula. This is the same treatment required of traditional companies as failure to use undiscounted reserves in the RBC formula and to deduct the amount of the discount from total adjusted capital results in a double-counting of the discount.

Captive RRGs may make additional modifications, eliminations, and/or reclassifications of GAAP assets or liabilities only after the express approval of the domestic regulator when completing this RBC formula. Further, RRG domiciles may issue instructions to domestic RRGs regarding accounting for an classification or reclassification of GAAP assets and liabilities, and LOCs, within this RBC formula.

In addition, some RRGs are allowed under the laws of the domestic state to use Letters of Credit (LOCs) for capital purposes. Such LOCs shall be included in surplus and total adjusted capital in this RBC formula.

CHANGES TO THE FORMULA

Changes to the formula may be made necessary by annual statement presentation, accounting procedures and refinement of the formula. All such changes will be determined by the NAIC Capital Adequacy (E) Task Force.

HOW TO SUBMIT DATA

Printed RBC reports and electronic submissions should be submitted as specified in the individual state filing checklists. There may be places where the screen display of the RBC program and the printout format vary slightly from the booklet. In those instances, the booklet should explain the differences; however, the overall calculation will be the same.

WORKPAPERS

Workpapers needed to prepare this report should be retained and available for examination in accordance with record retention requirements of the domestic state laws or regulations.

QUESTIONS

Contact Eva Yeung by phone at 816-783-8407 or by e-mail at evay@naic.org for RBC formula questions.

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AFFILIATED STOCKS AND BONDS
PR003 – PR005

There are fifteen categories of subsidiary and affiliated investments that are subject to RBC requirement for common stock, preferred stock, and bond holdings. Those fifteen categories are:

1. Directly Owned P&C Insurance Affiliates Subject to RBC
2. Directly Owned Life Insurance Affiliates Subject to RBC
3. Directly Owned Health Insurance Affiliates Subject to RBC
4. Indirectly Owned P&C Insurance Affiliate Subject to RBC
5. Indirectly Owned Life Insurance Affiliate Subject to RBC
6. Indirectly Owned Health Insurance Affiliate Subject to RBC
7. Investment Affiliates
8. Directly Owned Alien Insurance Affiliates
9. Indirectly Owned Alien Insurance Affiliates
10. Holding Company Value in Excess of Indirectly Owned Insurance Affiliates
11. Investments in Upstream Affiliate (Parent)
12. P&C Insurance Affiliates Not Subject to RBC
13. Life Insurance Affiliates Not Subject to RBC
14. Health Insurance Affiliates Not Subject to RBC
15. Other Affiliates

Enter applicable items for each affiliate in the Details for Affiliated Bonds and Stocks work area. The program will automatically calculate the RBC charge for each affiliate. When the data is uploaded to the NAIC database, it will be cross-checked and the company will be required to correct any discrepancies and refile a corrected version with the NAIC and/or any state that requires the company to file RBC with its department. The diskette will display the number of subsidiaries and affiliates. These numbers should be reviewed to ensure that all subsidiaries and affiliates are appropriately reported.

Affiliated investments fall into two broad categories: (a) Insurance Affiliates that are Subject to RBC, and (b) Affiliates that are Not Subject to RBC. The RBC for these two broad groups differs, therefore, the general treatment is explained below.

Insurance Affiliates that are Subject to RBC

For purposes of Affiliate Risk all references to Total Risk-Based Capital After Covariance of the subsidiary or affiliate means:

- For a Health subsidiary RBC filing, Total Risk-Based Capital After Covariance before Basic Operational Risk (PR021, Line 37);
 - For a P/C subsidiary RBC filing, Total Risk-Based Capital After Covariance before Basic Operational Risk (PR032, Line 33); and
 - For a Life subsidiary RBC filing, the sum of
- (a) Total Risk-Based Capital After Covariance before Basic Operational Risk (LR031, Line 67); and
- (b) Primary Security shortfalls for all sessions covered by Actuarial Guideline XLVIII (AG 48) (LR031, Line 70), multiplied by ~~no~~

For those insurance affiliates of the reporting company that are reported under the equity method, and for which unamortized admitted goodwill is zero or non-existent for the reported book/adjusted carrying value, the RBC charge of the ownership of common stock in these affiliates is limited to the lesser of (a) the Total RBC After Covariance of the affiliate times the percentage of ownership of total common stock; or (b) the common stock book/adjusted carrying value greater than zero at which the affiliate is carried. To establish the percentage of ownership of common stock, the book/adjusted carrying value of the insurance affiliate must be entered in Column (5) of the appropriate worksheet and the total outstanding common stock of that affiliate must be entered in Column (7).

For all other insurance affiliates of the reporting company, the RBC charge of the ownership of common stock in these affiliates consists of two components:

- (1) The R_0 component, which is limited to the lesser of (a) the Total RBC After Covariance of the affiliate times the percentage of ownership of total common stock; or
(b) the statutory surplus of the affiliate times the percentage of ownership of total common stock.
- (2) The R_2 component, which is computed in the following manner:
If the Total RBC After Covariance of the affiliate times the percentage of ownership of total common stock is greater than the book / adjusted carrying value, the R_2 component is equal to the amount of the book / adjusted carrying value of the common stock that exceeds the value obtained from the R_0 component (step (1)(b) above).

Otherwise, the R_2 component is set equal to the larger of (a) 22.5 percent times the excess of book / adjusted carrying value over the pro rata statutory surplus value for the affiliate; and (b) the amount that Total RBC After Covariance of the affiliate times the percentage of ownership of total common stock exceeds the value obtained from the R_0 component.
In any case, the R_2 component is limited to 2% or zero.

The RBC charge for ownership of preferred stock on these affiliates is somewhat more complex and depends on whether there is *excess RBC* over and above the total value of the outstanding common stock. Excess RBC is defined as the amount that the Total RBC After Covariance of the affiliate exceeds the common stock book/adjusted carrying value for the investment in that affiliate. If the Total RBC After Covariance of the affiliate is less than the common stock book/adjusted carrying value for the investment in that affiliate, then there is no excess RBC and there is no RBC charge for the ownership of the preferred stock. If there is excess RBC, then the charge for ownership of the preferred stock is the lesser of (a) the pro rata share of the excess RBC; or (b) the reporting company's book/adjusted carrying value of the preferred stock greater than zero. The pro rata ownership of preferred stock is the ratio of the affiliate's preferred stock in Column (10) of the affiliated worksheets to the value of all outstanding preferred stock in Column (11). The pro rata share is multiplied by the excess RBC and compared to the carrying value of preferred stock in Column (10).

The RBC charge for ownership of bonds in these affiliates is based on *excess RBC* to the extent that the Total RBC After Covariance of the affiliate exceeds both the common stock book / adjusted carrying value for the investment in that affiliate and the total outstanding preferred stock of the affiliate. If that situation occurs, then the RBC charge for ownership of those bonds is calculated by multiplying the pro rata ownership of the bonds times the excess RBC and then comparing that figure to the book/adjusted carrying value of the bonds. The carrying value of bonds must be entered in Column (13) of the appropriate affiliated worksheets and the total outstanding value of bonds must be entered in Column (14). The RBC charge for ownership is the lesser of the pro rata excess RBC or the carrying value of the bonds that is greater than zero.

To determine the value of total outstanding common stock or total outstanding preferred stock, divide the total adjusted carrying value of the investment (found in Schedule D - Part 6 Section 1, Column 7) by the percentage of ownership (found in Schedule D - Part 6 - Section 1, Column 9). For example:

Affiliated Insurance Company	Owner's Book / Adjusted Carrying Value	Percentage Ownership	Total Common Stock Outstanding
Affiliate #1	\$1,000,000	100%	\$1,000,000
Affiliate #2	\$1,000,000	75%	\$1,333,333
Affiliate #3	\$1,000,000	50%	\$2,000,000
Affiliate #4	\$1,000,000	25%	\$4,000,000
Affiliate #5	\$1,000,000	10%	\$10,000,000

In some instances, a company may own preferred stock or bonds in an affiliate subject to RBC yet hold no common stock, or may own bonds but no common or preferred stock. In those instances, the company must compute the notional value of the outstanding value of the affiliate's common and/or preferred stock to determine if there is any excess. Valuation of the total outstanding common and preferred stock must be based on one of the accepted methods outlined in the *Purposes and Procedures Manual of the NAIC Investment Analysis Office*.

*In the rare case where Total RBC After Covariance exceeds the carrying value (market), which in turn exceeds statutory surplus, the formula will apply 100 percent of the difference between the market and surplus values as an additional RBC charge to the R_2 component. The amount of statutory surplus (adjusted for percentage ownership) continues to be added to the formula's R_0 component.

Also, note that the formula component's R_2 amount generated by 22.5 percent of market carrying value less statutory surplus and increases the R_2 component by a larger amount. This is done in order to satisfy the initial requirement that the RBC charge for ownership of such common stock is limited to the lesser of RBC After Covariance or the financial statement carrying value of the insurer (both adjusted for percentage ownership). The situation can occur where the market carrying value is greater than RBC After Covariance, which in turn is greater than statutory surplus, which leads to the need to make this comparison.

Directly Owned U.S. Property & Casualty Insurance Affiliates

Enter information regarding any top-layer directly owned U.S. property & casualty insurance affiliates in the Directly Owned U.S. Property & Casualty Insurance Affiliates worksheet. For each affiliate enter its name, affiliate code, NACIC company code, affiliate's Total RBC After Covariance, book/adjusted carrying value of the common stock from Schedule D Part 6 Section 1, and total outstanding common stock of that affiliate in Columns (1) through (8). The required RBC will be automatically calculated by the program. If no value is entered in the Total Value of Affiliate's Common Stock column, Column (7), then the program will assume 100 percent ownership. If the reporting company does not own any of the affiliate's common stock but does own either preferred stock or bonds, the Total Value of Affiliate's Common Stock must be entered in Column (7) so that the program can calculate whether any excess RBC exists. The RBC charge for ownership of the affiliate's common stock will be automatically calculated; however, the required RBC cannot exceed the book/adjusted carrying value of the common stock in Column (5).

The book / adjusted carrying value of any preferred stock must be entered in Column (10) and the total outstanding value of the affiliate's preferred stock must be entered in Column (11). Again, the percentage of ownership and the RBC required for the ownership of preferred stock will be automatically calculated. Even if the reporting company does not own any of the affiliate's preferred stock, the total outstanding value of that affiliate's preferred stock must be entered so that the program will correctly calculate any excess RBC.

Finally, the book/adjusted carrying value of any bonds that the reporting company owns in its ~~affiliate~~ in Column (13) and the total amount of the affiliate's bonds outstanding must be entered in Column (14). Remember that the RBC for the ownership of bonds is based on excess RBC. If there is no excess RBC, then there is no RBC charge for those affiliated bonds.

The risk-based capital to be entered for each affiliate property and casualty insurer should be obtained by using a separate copy of the RBC program for each affiliate. Monoline financial guaranty insurers, monoline mortgage guaranty insurers and title insurers are not subject to risk-based capital. These affiliates and other similar affiliates should be reported as P&C Insurance Affiliates Not Subject to RBC.

Directly Owned U.S. Life Insurance Affiliates

Enter information regarding any top-layer directly owned U.S. life insurance affiliates in the schedule for directly owned companies in the Affiliated Bonds and Stock worksheet. For each affiliate enter the same information as that required for directly owned P&C insurance affiliates that are subject to RBC. If a U.S. life insurance affiliate is not subject to RBC, then it should be treated as Life Insurance Affiliates Not Subject to RBC.

The risk-based capital of each Life affiliate should be obtained by using a separate copy of the Life RBC program for each affiliate.

Directly Owned Health Insurance Affiliates

Enter information regarding any top-layer directly owned Health Insurance affiliates in the schedule for directly owned companies in the Affiliated Bonds and Stock worksheet. For each affiliate enter the same information as that required for directly owned P&C insurance affiliates that are subject to RBC. If a HEALTH INSURANCE affiliate is not subject to RBC, then it should be treated as Health Insurance Affiliates Not Subject to RBC.

The risk-based capital of each Health Insurance affiliate should be obtained by using a separate copy of the Health RBC program for each affiliate.

Indirectly Owned U.S. P&C Insurance Affiliates

The first step in entering information on indirectly owned U.S. insurance affiliates that are subject to RBC is to allocate the reporting entity's book/adjusted carrying value of the holding company between any top-layer, indirectly owned insurance affiliates and the Holding Company Value in Excess of Indirectly Owned Insurance Affiliates. To do that, the carrying value of the holding company is first allocated based on the values shown on the holding company's balance sheet. The following example shows a hypothetical holding company, Holder Inc., that is 100 percent owned by Bigun Insurance Company and shows the allocation of Holder's carrying value among these categories:

Balance Sheet Holder, Inc. 2/28/XXXX	
ABC Life	\$4,000,000
XYZ Casualty	\$2,000,000
Non-U.S. Casualty	\$6,000,000
GX Todd Real Estate	\$4,000,000
Cash	\$5,000,000
Other Assets	\$3,000,000
 Total Assets	 \$24,000,000
Long-Term Debt	\$14,000,000
Other Liabilities	\$5,000,000
 Total Liab & Equity	 \$24,000,000

Since ABC Life Insurance Company makes up 1/6 (\$4,000,000/\$24,000,000) of the total assets for Holder Inc., then this indirectly owned U.S. affiliate represents 1/6 of the carrying value of Holder, Inc. on the statement of Bigun Insurance Company. Similarly, the indirectly owned U.S. affiliate XYZ Casualty represents 1/12 of the carrying value (\$2,000,000/\$24,000,000) of Holder on Bigun's annual statement. Non-U.S. Casualty, which is an indirect insurance affiliate, represents 1/4 of the carrying value (\$6,000,000/\$24,000,000) of Holder on Bigun's annual statement. One-half of the carrying value of Holder, Inc. (\$12,000,000/\$24,000,000) represents the Holding Company Value in Excess of Indirectly Owned Insurance Affiliates. If Bigun Insurance Company carries Holder, Inc. on its annual statement as \$3,000,000 (assume that this is the current fair value of shares in Holder, which was a publicly traded corporation of which Bigun has just acquired 100 percent ownership), then Bigun will allocate 1/6 of that \$30,000,000 to ABC Life, 1/12 of that \$30,000,000 to XYZ Casualty, 1/4 of that \$30,000,000 to Non-U.S. Casualty, and 1/2 to Holder under the ~~original~~ Holding Company Value in Excess of Indirectly Owned Insurance Affiliates. The RBC charge for the indirect ownership of common stock in ABC Life will be computed as the lesser of ABC Life's Total RBC After Covariance or \$5,000,000 (1/6 of \$30,000,000). The RBC charge for the indirect ownership of XYZ Casualty will be the lesser of XYZ's Total RBC After Covariance or \$2,500,000 (1/12 of \$30,000,000).

If Bigun only acquired 50 percent of the shares of Holder, then these values must be adjusted to reflect Bigun's partial ownership and a determination made as to the nature of the carrying value of Holder. If Holder's carrying value is based on other than fair value, then the allocations follow as described in (a). If the carrying value of Holder is based on its fair value, then the allocations and any additional RBC due to the use of fair value are described in (b).

- (a) Now the carrying value (not based on fair value) on Bigun's annual statement is \$15,000,000 which is allocated as \$2,500,000 to ABC Life (1/6 of \$15,000,000), \$1,250,000 to XYZ Casualty (1/12 of \$15,000,000) as Indirectly Owned U.S. Insurance Affiliates, \$3,750,000 to Non-U.S. Casualty (1/4 of \$15,000,000) as Indirectly Owned Alien Insurance Affiliate, and \$7,500,000 to Holder as the Holding Company Value in Excess of Indirectly Owned Insurance Affiliates. The RBC After Covariance for the indirectly owned U.S. insurance affiliates is also adjusted by 50% to reflect Bigun's percentage of ownership. Therefore, Bigun will enter \$2,500,000 as the carrying value for ABC Life in Column (5) and \$5,000,000 (\$2,500,000 / 0.50) as the total outstanding common stock in Column (7).
- (b) In this example, the carrying value (based on fair value) on Bigun's annual statement is \$18,000,000, which will be allocated in the same manner described in (a) above. However, one additional step is added regarding the indirectly* owned U.S. Insurance Affiliates that are subject to RBC. For example, assume that the carrying value (based on fair value) of ABC on Bigun's annual statement is larger than ABC's RBC After Covariance (prorated 50 percent for its partial ownership), the amount of Holder applicable to ABC Life (\$3,000,000: 1/6 of \$18,000,000) will be reduced by its statutory surplus** (prorated 50 percent for its partial ownership), and if a positive amount results, then the larger of that amount times 22.5 percent or the excess of ABC's RBC After Covariance (prorated 50 percent for its ownership) over the value obtained from step (a) will be reported as a R2 component of such stock in the formula. The same will apply to XYZ Casualty.

The information for all top-layer, indirectly owned U.S. property and casualty insurance affiliates and indirectly owned U.S. life insurance affiliates is entered in the appropriate columns in the Affiliated Stocks and Bonds worksheet. For each affiliate enter its name, affiliate code, NAIC company code and the pro-rata share of risk-based capital along with all other information required in Columns (1) through (14). If the amount in Column (5) is based on fair value, then place an "F" in Column (6) and the affiliate's statutory capital and surplus (adjusted for ownership) in Column (8). The RBC charge (if any) will be calculated by the formula with the result appearing in Columns (16) and (17).

Indirectly Owned U.S. Life Insurance Affiliates

Indirectly owned U.S. life insurance affiliates are treated in a manner similar to indirectly owned P&C insurance affiliates. Note that the insurance affiliate must be subject to RBC and file an RBC report to be included in this section. Otherwise, the affiliate's value will be included in the Holding Company Value in Excess of Insurance Affiliates section.

Indirectly Owned Managed Care Organizations

Indirectly owned Managed Care affiliates are treated in a manner similar to indirectly owned P&C insurance affiliates. Note that the insurance affiliate must be subject to RBC and file an RBC report to be included in this section. Otherwise, the affiliate's value will be included in the Holding Company Value in Excess of Insurance Affiliates section.

Affiliates that are Not Subject to RBC

This category includes these categories of affiliated investments:

7. Investment Affiliates

8. Directly Owned Alien Insurance Affiliates
9. Indirectly Owned Alien Insurance Affiliates
10. Holding Company Value in Excess of Indirectly Owned Insurance Affiliates
11. Investment in Upstream Affiliate (Parent)
12. P&C Insurance Affiliates Not Subject to RBC
13. Life Insurance Affiliates Not Subject to RBC
14. Health Insurance Affiliates Not Subject to RBC
15. Other Affiliates

| The RBC charge for these investments is calculated by multiplying a factor times the book/adjusted carrying value of the common stock, preferred stock and bonds of those affiliates.

Investment Affiliates

An investment affiliate is an affiliate that exists only to invest the funds of the parent company. The term investment affiliate is strictly defined in the annual statement instructions as any affiliate, other than a holding company, engaged or organized primarily to engage in the ownership and management of investments for the insurer. An investment affiliate shall not include any broker-dealer or a money management fund managing funds other than those of the parent company. The risk-based capital for an investment in an Investment Affiliate is 0.225 times the carrying value of the common and preferred stock and bonds.

Directly Owned Alien Insurance Affiliates

For purposes of this formula, the risk-based capital of each directly owned alien insurance affiliate is the annual statement carrying value of the reporting company's interest in the affiliate multiplied by 0.500. Enter information for Non-U.S. insurance affiliates; life, property and casualty and health insurers. For each affiliate, enter the name of the affiliate, Alien Insurer Identification Number, the book value and carrying value of common stock, preferred stock and bonds.

Indirectly Owned Alien Insurance Affiliates

The risk-based capital of each indirectly owned alien insurance affiliate is the carrying value of the holding company's interest in the affiliate multiplied by 0.500, and adjusted to reflect the reporting company's ownership on the holding company. In a prior example, in the case that Bigun acquired 100 percent of the shares of Holder, Bigun will enter \$7,500,000 (1/4 of \$30,000,000) as the carrying value for Non-U.S. Casualty and the RBC charge for the indirect ownership of this alien insurance affiliate will be \$3,750,000 (0.500 times \$7,500,000). In the case that Bigun only acquired 50 percent of Holder, Bigun will enter \$3,750,000 (50 percent of 1/4 of \$30,000,000) for Non-U.S. Casualty and the RBC charge for this indirectly owned alien insurance affiliate will be \$1,875,000 (0.500 times \$3,750,000).

Holding Company Value in Excess of Indirectly Owned Insurance Affiliates

The risk-based capital charge for the parent insurer preparing the calculation is a 22.5 percent charge against the holding company value in excess of the indirectly owned insurance affiliates as calculated in the prior example. Enter information in the appropriate columns of the worksheet, omitting those columns that do not apply (Column (3) – NAIC Company Code or Alien ID Number and Column (4) Affiliate's RBC After Covariance).

Investment in Upstream Affiliate (Parent)

The risk-based capital for an investment in an upstream parent is 0.225 times the carrying value of the common and preferred stock and bonds, regardless of whether that upstream parent is subject to RBC. Enter the appropriate information in Columns (1) through (14).

Property & Casualty Insurance Affiliates Not Subject to RBC

Insurance affiliates that are not subject to RBC, such as title insurers, monoline financial guaranty insurers, and monoline mortgage guaranty insurers are classified as P&C Insurance Affiliates Not Subject to RBC. The risk-based capital for P&C Insurance Affiliates Not Subject to RBC is 0.225 times the book/adjusted carrying value of the common stock, preferred stock and bonds of those affiliates.

Life Insurance Affiliates Not Subject to RBC

The risk-based capital for Life Insurance Affiliates Not Subject to RBC is 0.225 times the book/adjusted carrying value of the common stock, preferred stock and bonds of those affiliates.

Health Insurance Affiliates Not Subject to RBC

The risk-based capital for Health Insurance Affiliates Not Subject to RBC is 0.225 times the book/adjusted carrying value of the common stock, preferred stock and bonds of those affiliates.

Other Affiliates

Non-insurance affiliates and insurance affiliates that are not included elsewhere, are classified as Other Affiliates. The risk-based capital for an investment in an Other Affiliate is 0.225 times the carrying value of the common stock, preferred stock and bonds.

Not for Distribution

UNAFFILIATED ASSETS

PR006 – PR014

PR006 - Unaffiliated Bonds and Bond Size Factor Adjustment

Basis of General Bond Factors

These bond factors are based on cash flow modeling using historically adjusted default rates for each bond category. For each of 2,000 trials, annual economic conditions were generated for the 10-year modeling period. Each bond of a 400-bond portfolio was annually tested for default (based on a “roll of the dice”) where the default probability varies by NAIC Designation category and that year’s economic environment.

The factors for NAIC 03 through 06 recognize that these bonds are marked to market.

Bond Size Factor

The size factor reflects additional modeling for different size portfolios that shows the risk increases as the number of bond issuers decreases. Because most insurers’ bond portfolios are considerably smaller than the portfolio used to develop the model bond risk, the basic bond factors understate the true default risk of these assets. The bond size factor adjusts the computed RBC for those bonds that are subject to the size factor to more accurately reflect the risk.

The bond size factor is to be multiplied by the risk-based capital of the bonds subject to the size factor. This calculation produces the *additional* RBC required for a portfolio that has less than 1,300 bonds in it. Portfolios with more than 1,300 issuers will receive a discount. The bond size factor was developed as a step factor (as in a tax table) so that the overall factor decreases as the portfolio size increases. Bonds should be aggregated by issuer (the first six digits of the CUSIP number should be used for aggregation). In determining the total number of issuers, do not count:

- U.S. government bonds that are direct and guaranteed and backed by the full faith and credit of the U.S. government which receive a zero factor (see Annual Statement Instructions).
- Bonds in NAIC 01 (highest quality) which are issued by a U.S. government agency but are not backed by the full faith and credit of the U.S. government. Examples of these bonds are: FNMA and FHLMC collateralized mortgage obligations.
- Bonds of parents, subsidiaries and affiliates.

The calculation shown below will not appear in the software but will be calculated automatically. However, you must enter the total number of issuers in the appropriate field on the CD-ROM. If you leave this field blank, the program will assume that there are less than 50 issuers and will refer to the maximum bond size factor adjustment. The calculation to derive the bond size factor is:

	Source	(a)		(b)	
		No of Issuers	X	2.5	=
First 50	Co Records	_____	X	2.5	=
Next 50	Co Records	_____	X	1.3	=
Next 300	Co Records	_____	X	1.0	=
Over 400	Co Records	_____	X	0.9	=
Total	Co Records	_____			

Size Factor = Total Weighted Issuers/Total No of Issuers less 1

PR007 - Unaffiliated Preferred, Common Stock and Hybrid Securities

Unaffiliated Preferred Stock

Detailed information on unaffiliated preferred stocks and Hybrid Securities are found in Schedule D Part 2 Section 1 and Schedule D Part 1A Section 1 of the annual statement respectively. The preferred stocks and hybrid securities must be broken out by NAIC Designation (NAIC 01 through NAIC 06) and these individual groups are to be entered in the appropriate lines of the RBC software. The total amount of unaffiliated preferred stock reported should equal annual statement P2 L2.1 C3 less any affiliated preferred stock in Schedule D-Summary by Country C1 I 8. The total amount of hybrid securities reported should equal annual statement Schedule D Part 1A Section 1 C6 L7.7.

Unaffiliated Common Stock

Unaffiliated common stocks are subdivided into non-government money market funds and all other unaffiliated common stocks. **Non-government money market mutual funds are now reported as cash equivalents and will receive the same charge as cash equivalents.** Amounts reported as non-government money market funds should reflect only those money market funds not qualifying for Schedule D treatment. (Refer to the NAIC Annual Statement Instructions.) The factor for other unaffiliated common stock is based on studies that indicate a 10 percent to 12 percent factor is needed to provide capital to cover approximately 95 percent of the greatest losses in common stock value over a one-year future period. The higher factor of 15 percent contained in the formula reflects the increased risk when testing a period in excess of one year. This factor assumes capital losses are unrealized and not subject to favorable tax treatment at the time loss in fair value occurs.

The total of all unaffiliated common stock reported should be equal to the total value of common stock in Schedule D-Summary by Country C1 L25 less the sum of Schedule D-Summary by Country C1 L24 and PR007, Column 1, Line 19.

PR008 - Other Long-Term Assets

Real Estate

The Property & Casualty Risk-Based Capital Working Group adopted the factor of 10 percent developed for the Life RBC formula. Encumbrances have been included in the real estate base since the value of the property subject to loss would include encumbrances.

The total book/adjusted carrying value of real estate reported should equal the total of Lines 4.1, 4.2 and 4.3 Column 3 on Page 2 of the annual statement plus the insert amounts on the same lines.

Mortgage Loans on Real Estate

The Property & Casualty Risk-Based Capital Working Group adopted a factor of 5 percent based upon the factors developed by the Life RBC formula, which ranged from 3 percent to 20 percent.

The book/adjusted carrying value of mortgage loans reported should equal Page 2, Line 3.1, Column 3 + Page 2, Line 3.2, Column 3 of the annual statement.

Schedule BA Assets (Other Invested Assets – excluding collateral loans, low income housing tax credits and Working Capital Finance Investments)

Other Invested Assets are those that are listed in Schedule BA and are somewhat more speculative and risky than most other investments. The factor for Schedule BA assets excluding collateral loans is 20%.

The book/adjusted carrying value of total Schedule BA assets (including collateral loans, low income housing tax credits and Working Capital Finance Investments) should equal Page 2, Line 8, Column 3 of the annual statement.

Low Income Housing Tax Credits

Report Column (1) in accordance with SSAP No. 93—*Low Income Housing Tax Credit Property Investments*.

Federal Guaranteed low-income housing tax credit (LIHTC) investments are to be included in Line (13). There must be an all-inclusive guarantee from an ARO-rated entity that guarantees the yield on the investment.

Federal Non-guaranteed LIHTC investments with the following risk mitigation factors are to be included in Line (14):

- a) A level of leverage below 50 percent for a LIHTC Fund, the level of leverage is measured at the fund level.
- b) There is a tax credit guarantee agreement from a general partner or managing member. This agreement requires the general partner or managing member to reimburse investors for any shortfalls in tax credits due to errors in compliance, for the life of the partnership. For an LIHTC fund, a tax credit guarantee is required from the developers of the lower-tier LIHTC properties to the upper-tier partnership.

State LIHTC investments that at a minimum meet the federal requirements for guaranteed LIHTC investments are to be included in Line (15).

State LIHTC investments that at a minimum meet the federal requirements for non-guaranteed LIHTC investments are to be included in Line (16).

State and federal LIHTC investments that do not meet the requirement of lines (13) through (16) would be reported on Line (17).

Working Capital Finance Investments

| The book/adjusted carrying value of NAIC 01 and 02 Working Capital Finance investments should equal Note to the Financial Statement, Lines **5M(01a)** and **5M(01b)**, Column 3 of the annual statement.

PR009 - Miscellaneous Assets

Collateral loans and write-ins are generally a small proportion of total portfolio value. A factor of 3 percent is consistent with other risk-based capital formulas studied by the working group.

The factor for cash is 0.3%. It is recognized that there is a small risk related to possible insolvency of the bank where cash deposits are held. The 0.3% factor, equivalent to an unaffiliated NAIC 01 bond, reflects the short-term nature of this risk. The required risk-based capital for cash will not be less than zero, even if the company's cash position is negative.

If the book/adjusted carrying value of Aggregate Write-ins for Invested Assets (Page 2, Line 11, Column 3 of the annual statement) is less than zero, the RBC amount will be zero.

The Short-Term Investments to be included in this section are those short-term investments not reflected elsewhere in the formula. The 0.3% factor is equal to the factor for cash. The amount entered here should equal the total short-term investments found in Schedule DA Part 1 C8 L839999 less bonds that are contained in Schedule D Part 1A Section 1.

PR010 - Replication (Synthetic Asset) Transactions and Mandatory Convertible Securities

Basis of Factors

A replication (synthetic asset) transaction is a derivative transaction entered into in conjunction with other investments in order to reproduce the investment characteristics of otherwise permissible investments. A derivative transaction entered into by an insurer as a hedging or income generation transaction shall not be considered a replication (synthetic asset) transaction. All replication transactions must be reviewed and approved by the NAIC Capital Markets & Investment Analysis Office and assigned an RSAT number. The transactions are disclosed in Schedule DB Part C.

A replication (synthetic asset) transaction increases the insurer's exposure to one type of asset, the replicated (synthetic) asset, and may reduce the insurer's exposure to the asset risk associated with the cash market component of the transaction. Both effects are captured and quantified in the worksheet for replication transactions.

A mandatory convertible security is defined as a type of convertible bond that has a required conversion or redemption feature. Either on or before a contractual conversion date, the holder must convert the mandatory convertible security into the underlying common stock. Mandatory convertible securities are subject to special reporting instructions and are therefore not assigned NAIC Designations or Unit Prices by the SSAP. The balance sheet amount for mandatory convertible securities shall be reported at the lower of amortized cost or fair value during the period prior to conversion. This reporting method is not impacted by NAIC designation or information received from credit rating providers (CRPs). Upon conversion, these securities will be subject to the accounting guidance in the SSAP that reflects their revised characteristics. For further guidance regarding mandatory convertible securities refer to SSAP No. 26 - Bonds. This worksheet adjusts the RP / requirement upward if the security that results from the conversion is more risky than the original security.

Specific Instructions for Application of Formula

This worksheet should contain a line for each replicated (synthetic) asset and each cash instrument component of all replication (synthetic asset) transactions undertaken by the insurer. It should also contain a line for each mandatory convertible security and a line for each security that will result from the conversion. The assets should be sorted first by RSAT number, next by type (replicated assets first, then cash instruments) and finally by CUSIP.

Column (1)

The RSAT number for each transaction should be that used in Schedule DB, Part C, Section 1. Leave this column blank for mandatory convertible securities.

Column (2)

Enter an R (for replicated asset) if the line describes one of the cash instruments constituting the transaction and the transaction either (1) is a swap of prospectively determined interest rates; or (2) eliminates the asset risk associated with the cash instrument, and a CN (for cash instrument with no RBC credit) if the line describes one of the cash instruments constituting the transaction and the transaction does not eliminate the insurer's exposure to the asset risk associated with the instrument. Enter an MC for a mandatory convertible security and an ACCS for the security that will result from the conversion.

Column (3)

Show the CUSIP for all cash instruments that are securities, all mandatory convertible securities and all securities that will result from a mandatory conversion.

Column (4)

Give the description of the replicated (synthetic) asset(s) or cash instruments as found on Schedule DB, Part C, Section 1. Leave blank for mandatory convertible securities.

Column (5)

Give the NAIC designation or other description that will best identify the asset risk designation of the asset. For replications (synthetic assets), this is contained in Column 3 or 14 of Schedule DB, Part C, Section 1.

Column (6)

Give the statement value of the asset. For replications (synthetic assets), this is contained in Column 5, 10 or 15 of Schedule DB, Part C, Section 1.

Column (7)

For replicated (synthetic) assets and for securities that will result from the conversion of a mandatory convertible security, multiply the risk-based capital factor appropriate to the NAIC designation of the replicated (synthetic) asset times the statement value contained in Column (6). For cash instrument components that qualify for a RBC credit and for mandatory convertible securities, the amount contained in this column is the product of:

- (a) the risk-based capital factor appropriate to the NAIC designation of the cash instrument or mandatory convertible security, but not higher than the average risk-based capital factor for the replicated (synthetic) asset(s) or the securities that result from the conversion of the mandatory convertible security, times
- (b) the statement value contained in Column (6), times
- (c) -1

For other cash instrument components, this column should contain zero.

PR011 - Asset Concentration

The purpose of the concentration factor is to reflect the additional risk of high concentrations in single exposures (represented by an issuer of a security or a mortgage borrower, etc.). The concentration factor basically doubles the risk-based capital factor (up to a maximum of 30 percent) of the 10 largest asset exposures excluding various low-risk categories or categories which already have a 30 percent factor. Since the risk-based capital of the assets is included in the concentration factor has already been counted once in the basic formula, this factor itself only serves to add an additional risk-based capital requirement to the assets.

Concentrated investments in certain types of assets are not expected to represent an additional risk factor over and above the general risk of the asset itself. Therefore, prior to determining the 10 largest issuers, you should exclude those assets that are exempt from the asset concentration factor. Asset types that are excluded from the calculation include: NAIC 06 bonds, hybrids and preferred stock, affiliated common stock, affiliated preferred stock, affiliated preferred stock, any other asset categories with risk-based capital factors less than 1 percent, and investment companies (mutual funds) and common trust funds that are diversified within the meaning of the Investment Company Act of 1940 [Section 5(b) (1)]. The pro rata share of individual securities within an investment company (mutual fund) or common trust fund are to be included in the determination of concentrated investments, subject to the exclusions identified above.

With respect to investment companies (mutual funds) and common trust funds, the reporting company is responsible for maintaining the appropriate documentation as evidence that such is diversified within the meaning of the Investment Company Act and provide this information upon request of the commissioner, director or superintendent of the department of insurance. The reporting company is also responsible for maintaining a listing of the individual securities and corresponding bond carrying values making up its investment companies (mutual funds) and common trust funds portfolio, in order to determine whether a concentration charge is necessary. This information should be provided to the commissioner, director or superintendent upon request.

The assets that ARE INCLUDED in the calculation are divided into two categories – Fixed Income Assets and Equity Assets. The following asset types should be aggregated to determine the 10 largest issuers:

FIXED INCOME ASSETS

Unaffiliated Bonds -NAIC 02
Unaffiliated Bonds -NAIC 03
Unaffiliated Bonds -NAIC 04
Unaffiliated Bonds -NAIC 05

EQUITY ASSETS

Unaffiliated Preferred Stock -NAIC 02
Unaffiliated Preferred Stock -NAIC 03
Unaffiliated Preferred Stock -NAIC 04
Unaffiliated Preferred Stock -NAIC 05

Collateral Loans	Unaffiliated Hybrid Securities -NAIC 02
Mortgage Loans	Unaffiliated Hybrid Securities -NAIC 03
Working Capital Finance Investments – NAIC 02	Unaffiliated Hybrid Securities -NAIC 04
Federal Guaranteed Low Income Housing Tax Credits	Unaffiliated Hybrid Securities -NAIC 05
Federal Non-Guaranteed Low Income Housing Tax Credits	Unaffiliated Common Stock
State Guaranteed Low Income Housing Tax Credits	Investment Real Estate
State Non-Guaranteed Low Income Housing Tax Credits	Encumbrances on Inv. Real Estate
All Other Low Income Housing Tax Credits	Schedule BA Assets (excluding Collateral Loans)
	Receivable for Securities
	Aggr Write-ins for Invested Assets
	Derivatives

The name of each of the largest 10 issuers is entered at the top of the table and the appropriate statement amounts are entered in C(2) Ls (01) through (12) for fixed income assets and C(2), Ls (14) through (28) for equity assets. Aggregate all similar asset types before entering the amount in C(2). For instance, if you own five separate \$1,000,000 NAIC 03 bonds from Issuer #1, enter \$5,000,000 in C(2)L(02) – NAIC 03 Non-Affiliate Bonds.

PR012 - Credit Risk for Receivables

Reinsurance Recoverables

Reinsurance balances receivable on reinsurance ceded to non-affiliated companies (excluding certain pools) are subject to the credit risk-based capital charge. Since the annual statement requires that the collectability of reinsurance balances be considered in the reinsurance penalty, the appropriate balances must be offset by any liability that has been established for this purpose. The amount from Page 3, Line 16 should be allocated to the appropriate groups of insurers listed on Schedule F. If a balance for any Schedule F category is zero (i.e., Line 0399999), a penalty should not be entered for this category. Enter reinsurance penalty in Column (2), Lines (1) through (12) if applicable.

The factor for reinsurance recoverables (paid and unpaid less any applicable reinsurance penalty) is 10 percent. The risk-based capital for the various credits taken for reinsurance will not be less than zero even if the amount reported is negative. Recoverables from alien parents, subsidiaries and affiliates should be included. The following types of cessions are exempt from this charge:

- Cessions to State Mandated Involuntary Pools and Associations or to Federal Insurance Programs.
- This category includes all federal insurance programs (e.g., National Flood Insurance Program (NFTP), Federal Crop Insurance Corp. (FCIC), etc., all state mandated residual market mechanisms and the National Council on Compensation Insurance (NCCI).)
- Cessions to U.S. Parents, Subsidiaries and Affiliates.

The above categories are automatically excluded from the data that is pulled from the Annual Statement.

Miscellaneous Recoverables

There is risk associated with recoverability of amounts from creditors other than reinsurers. In addition to the default risk, there is the risk that the amounts are not accurately estimated. The factor to measure this risk is estimated at 5 percent for Amounts Receivable Relating to Uninsured Accident and Health Plans; Receivables from Parent, Subsidiaries and Affiliates; and Aggregate Write-ins for Other Than Invested Assets. For Interest, Dividends and Real Estate Income Due and Accrued, which for the most part represents interest income due and accrued from bond holdings, the charge is 1 percent, which is equivalent to the charge applicable to unaffiliated NAIC 02 bonds.

PR012A - Credit Risk for Receivables (For Informational Purposes Only)

Reinsurance Recoverables

Reinsurance balances receivable on reinsurance ceded to non-affiliated companies (excluding certain pools) and to alien affiliates are subject to the credit risk-based capital charge. Since the Annual Statement requires the collectability of reinsurance balances be considered via the reinsurance penalty, the appropriate balances must be offset by any liability that has been established for this purpose. The amount from Page 3, Line 16 should be allocated to the appropriate (re)insurers listed on Schedule F and summarized by Schedule F category (e.g. "Authorized Alien Affiliates"). If a balance for any Schedule F category is zero, a penalty should not be entered for this category. Enter the reinsurance penalty in Column (2), Lines (1) through (12) if applicable.

Since there are different reinsurance credit risk factors or collateralized and uncollateralized reinsurance recoverables, the appropriate balances should be offset by any available collateral, such as letters of credit, multiple endorsements, customs, and other allowable offsets. These collateral amounts are derived from Schedule F Part 5 and Schedule F Part 6 Section 1. Theses collateral offset amounts are reported for the individual (re)insurers listed on Schedule F and should be summarized by the corresponding Schedule F category in Columns (10) through (12), Lines (1) through (12) if applicable.

The risk-based capital for the various credits (including collateral offsets where applicable) taken for reinsurance may not be less than zero even if the amount reported or the amount net of offsets is negative. Recoverables from alien parents, subsidiaries and affiliates should be included. The following types of cessions are exempt from this charge:

- Cessions to State Mandated Involuntary Pools and Associates or Federal Insurance Programs.
- This category includes all federal insurance programs [e.g., National Flood Insurance Program (NFIP), Federal Crop Insurance Corporation (FCIC), etc., all state mandated residual market mechanisms and the National Council on Compensation Insurance (NCCI)].
- Cessions to U.S. Parents, Subsidiaries and Affiliates.

The categories above are automatically excluded from the data that is pulled from the Annual Statement. The factor for reinsurance recoverables (paid and unpaid less any applicable reinsurance premium) due from a particular reinsurer is determined based on that reinsurer's financial strength rating assigned on a legal entity basis.

For the purpose of the credit risk-based capital charge, the equivalent rating category assigned will correspond to current financial strength rating received from an approved rating agency as outlined in the table below. Ratings shall be based on interactive communication between the rating agency and the assuming insurer and shall not be based solely on publicly available information. If the reinsurer is unauthorized and does not have at least one financial strength rating, it should be assigned the "Vulnerable 6 or Unrated Unauthorized" equivalent rating. If the reinsurer is authorized and does not have at least one financial strength rating, it should be assigned the "Unrated Authorized Reinsurers" equivalent rating. Amounts recoverable from unrated voluntary pools should be assigned the "Secure 3" equivalent rating. An authorized association including incorporated and individual unincorporated underwriters or a member thereof may utilize the lowest financial strength group rating received from an approved rating agency.

Reinsurer Equivalent Rating Category—For RBC R3 Credit Risk Charge							
Description	Secure 1	Secure 2	Secure 3	Secure 4	Secure 5	Vulnerable 6 or Unauthorized Unrated	Unrated Authorized Reinsurers
Best	A++		A	A-	B++, B+	B, B-, C++, C+, C, C-, D, E, F	-----
S&P	AAA	AA, A+	A+, A	A-	BBB+, BBB-	BB+, BB, BB-, B+, B, B-, CCC, CC, C, D, R	-----
Moody's	Aaa	Aa1, Aa2, A3	A1, A2	A3	Baa1, Baa2, Baa3	Ba1, Ba2, Ba3, B1, B2, B3, Ca1, Ca2, C	-----
Fitch	AAA	AA+, AA-	A+, A-	A-	BBB+, BBB-	BB+, BB, BB-, B+, B, B-, CCC, CC, C, D, R	-----

The Total Amount Subject to the R3 Charge in Column (9) consists of collateralized and uncollateralized amounts. The Collateralized Amounts Subject to the R3 Charge are reported in total in Column (21) Line (14). The Uncollateralized Amounts Subject to the R3 Charge are reported in Column (21) Line (17).

Utilizing internal company records, each reporting company should maintain a list of the financial strength ratings assigned to the (re)insurers listed on Schedule F, where there are balances receivable on reinsurance ceded for the Schedule F categories listed on PR012. Each reporting company should stratify the Total Amount Subject to the R3 Charge by the corresponding reinsurer equivalent rating category (Secure 1 through Vulnerable 6 or Unrated) of each respective reinsurer and summarize those subtotals in Columns (14) through (20), for both collateralized and uncollateralized recoverable in Lines (14) and (17), respectively.

Miscellaneous Recoverables

There is risk associated with recoverability of amounts from creditors other than reinsurers, in addition to the default risk, there is the risk that the amounts are not accurately estimated. The factor to measure this risk is estimated at 5 percent for Amounts Receivable Relating to Insured Accident and Health Plans; Receivables from Parent, Subsidiaries and Affiliates; and Aggregate Write-ins for Other Than Invested Assets. For Interest, Dividends and Premium Due and Accrued, which for the most part represents interest income due and accrued from bond holdings, the charge is 1 percent, which is equivalent to the charge applicable to unaffiliated NAIC 02 bonds.

PR013 - Health Credit Risk

If the reporting entity writes 5 percent or more of its premiums in A&H lines in **2015, 2016 or 2017**, this section of the form must be completed. To determine if that applies, take the sum of Lines 13, 14, and 15 of the Underwriting and Investment Exhibit Part 1B Column 6 and divide by Line 35 Column 0, and round to three decimals for each individual year. If the result is at least 0.050 in any year, this exhibit and the appropriate Schedule P adjustment must be completed.

| If the company writes less than 5 percent of its premiums in A&H lines in **2015, 2016 or 2017**, disregard this section.

Basis of Factors

The Health Credit Risk is an offset to some portions of the managed care discount factor. Since the managed care discount factor assumes that health risks are transferred to health care providers through fixed prepaid amounts, the Health Credit Risk compares these capitation payments to security the company holds. To the extent that the security does not completely cover the credit risk of capitated payments, a risk charge is applied to the exposed portion.

Capitations – Line (1) through Line (6)

Credit risk arises from capitations paid directly to providers or to intermediaries. The risk is that the company will pay the capitation but will not receive the agreed-upon services and will encounter unexpected expense in arranging for alternative coverage. The credit risk RBC requirement for capitations paid directly to providers is 2 percent of the amount of capitations reported as paid claims in PR021 Underwriting Risk – Managed Care Credit. This amount is roughly equal to two weeks of paid capitations.

However, an insurer can also make arrangements with its providers that mitigate the credit risk, such as obtaining acceptable letters of credit or withholding funds. Where the insurer obtains these protections for a specific provider, the amount of capitations paid to that provider are exempted from the credit risk charge. A separate worksheet is provided to calculate this exemption, but an insurer is not obliged to complete the worksheet.

The credit risk RBC requirement for capitations paid to intermediaries is 4 percent of the capitated payments reported as paid claims in PR021 Underwriting Risk – Managed Care Credit. However, as with capitations paid directly to providers, the regulated insurer can eliminate some or all of the credit risk that arises from capitations to intermediaries by obtaining acceptable letters of credit or withheld funds.

Specific Instructions for Application of the Formula

Line (1) – Total Capitations Paid Directly to Providers

This is the amount reported in PR021 Underwriting Risk – Managed Care Credit Column (2) Line (5).

Line (2) – Less Secured Capitations to Providers

This includes all capitations to providers that are secured by funds withheld or by acceptable letters of credit equal to 8 percent of annual claims paid to the provider. If lesser protection is provided (e.g., an acceptable letter of credit equal to 2 percent of annual claims paid to that provider), then the amount of capitation is prorated. The exemption is calculated separately for each provider and intermediary. A sample worksheet to calculate the exemption is shown in Figure (1).

Line (3) – Net Capitations to Providers Subject to Credit Risk Charge

Line (1) minus Line (2).

Line (4) – Total Capitation to Intermediaries

From Line (6) and Line (7) of PR021 Underwriting Risk – Managed Care Credit, this includes all capitation payments to intermediaries.

Line (5) – Less Secured Capitations to Intermediaries

This includes all capitations to providers that are secured by funds withheld or by acceptable letters of credit equal to 10 percent of annual claims paid to the provider. If lesser protection is provided (e.g., an acceptable letter of credit equal to 5 percent of annual claims paid to that provider), then the amount of capitation is prorated. The exemption is calculated separately for each provider and intermediary. A sample worksheet to calculate the exemption is shown in Figure (2) and Figure (3).

(Figure 1)

Capitations Paid Directly to Providers Number	(A) Name of Provider	(B) Paid Capitations During Year	(C) Letter of Credit Amount	(D) Funds Withheld Amount	(E) =Min(1,D/8%) Exempt Capitations
1	Denise Sampson	125,000	5,000	0	4%

	<u>Capitations Paid to Un-regulated Intermediaries</u>			
	(A)	(B)	(C)	(D)
Number	Name of Provider	Paid Capitations During Year	Letter of Credit Amount	Funds Withheld
2	James Jones	50,000	5,000	0
3	Dr. Dunleavy	750,000	5,000	50,000
4	Dr. Clements	25,000	0	7% 0%
5	All others	2,500,000	0	0% 0
29999	Total to Provide	3,450,000	xxx	800,000

(Figure 2)

	<u>Capitations Paid to Regulated Intermediaries</u>			
	(A)	(B)	(C)	(D)
Number	Name of Provider	Paid Capitations During Year	Funds Withheld	=(B+C)/A Protection Percentage
1	Mercy Hospital	200,000	300,000	20%
2	General	100,000	0	10%
3	Physicians Clinic	0	500,000	11%
4	Joe's HMO	0	0	0%
5	All others	2,500,000	xxx	0
29999	Total to Unregulated Intermediaries	14,000,000	xxx	6,250,000

$$\begin{aligned}
 (E) &= A * \text{Min}(1, D / 16\%) \\
 &= A * \text{Exempt Capitations}
 \end{aligned}$$

(Figure 3)

	<u>Capitations Paid to Regulated Intermediaries</u>			
	(A)	(B)	(C)	(D)
Number	Name of Provider	Paid Capitations During Year	Domiciliary State	Exempt Capitations
1	Fred's HMO	2,500,000	NY	2,500,000
2	Blue Cross of Guam	50,000	GU	50,000
39999	Total to Regulated Intermediaries	2,550,000	xxx	2,550,000
99999	Total of Figures (1), (2) and (3)	20,000,000	xxx	9,600,000

Divide the “Protection Percentage” by 8 percent (providers) or by 16 percent (un-regulated intermediaries) to obtain the percentage of the capitation payments that are exempt. If the protection percentage is greater than 100 percent, the entire capitation payment amount is exempt. All capitations to regulated intermediaries shall be exempt for the exemption.

The “Exempt Capitation” amount from Line 19999 of \$800,000 would be reported on Line (2) “Less Secured Capitations to Providers” in PRO13 Health Credit Risk. The total of the “Exempt Capitation” amount from Line 29999 plus Line 39999 (\$6,250,000+\$2,550,000=\$8,800,000) would be reported on Line (5) “Less Secured Capitations to Intermediaries” in PRO13 Health Credit Risk.

Line (9) – Other Medical Costs Paid through ASC Arrangements

ASC is considered to have a separate credit risk related to the use of the company's funds with an expectation of later recovery of all amounts from the contract-holder. Line (9) applies a small factor to amounts reported as incurred claims for ASC contracts and separately for other medical costs. This separation allows for the cross-checking of incurred claims between Schedule H and the RBC filing.

PR014 - Off-Balance Sheet and Other Programs

Off-balance sheet items, such as contingencies, pose a risk to insurers. A 1 percent factor was chosen on a judgment basis to allow for this risk. For securities lending programs, a reduced charge may apply to certain programs that meet the criteria as outlined below.

Not for Distribution

Specific Instructions for Application of the Form a

Line (1)

Securities lending programs that have all of the following elements are eligible for a lower off-balance sheet charge:

1. A written plan adopted by the Board of Directors that utilizes the program to meet the criteria as outlined below.
2. Written operational procedures to monitor and control the risk associated with securities lending. Safeguards to be addressed should, at a minimum, provide assurance of the following:
 - a. Documented investment guidelines between lender and investment manager that establish procedure for review of compliance.
 - b. Investment guidelines for cash collateral that clearly delineate liquidity, diversification, credit quality, and average life/duration requirements.
 - c. Approved borrower lists and limits to allow for adequate diversification.
 - d. Holding excess collateral with margin percentages in line with industry standard which are currently 102% (or 105% for cross currency loans).
 - e. Daily mark-to-market of lent securities and obtaining additional collateral needed to maintain margin of 102% of market.
 - f. Not subject to any automatic stay in bankruptcy and may be closed out and terminated immediately upon the bankruptcy of any party.
3. A binding securities lending agreement (standard "Master Securities Lending Agreement" from securities Industry and Financial Markets Association) in writing between the insurer, or its agent on behalf of the insurer, and the borrowers.
4. Acceptable collateral is defined as cash, cash equivalents, direct obligations of, or securities that are fully guaranteed as to principal and interest by the government of the United States or any agency of the United States, or by the Federal National Mortgage Association or the Federal Home Loan Bank Board. Affiliate issued collateral held must be permitted in same as in the state of domicile for the respective insurer.

Collateral included in General Interrogatories Part 1, Line 24.05 of the Annual Statement should be included on Line (1).

Line (2)

Collateral from all other securities lending programs should be reported in General Interrogatories Part 1, Line 24.06 and included in Line (2).

Line (3) through (14)

Non controlled assets are any assets reported on the balance sheet that are not exclusively under the control of the company, or assets that have been sold or transferred subject to a put option contract currently in force. For Line (12), include assets pledged as collateral reported in the General Interrogatories Part 1, Line 25.0 other than assets related to the Federal Reserve's Term Asset Loan Facility (TALF).

Line (16)

Guarantees for affiliates include guarantees for the benefit of an affiliate which result in a material contingent exposure of the company's assets to liability. The definition of "material" exposure or financial effect is the same as for annual statement disclosure requirements.

Line (17)

Contingent liabilities include any material contingent liabilities that are disclosed in the Notes to Financial Statements. This category includes all structured securities for which the company has not received a full release from liability from a third party.

Line (18)

"Yes" means the entity which files the U.S. Federal income tax return which includes the reporting entity is a regulated insurance company (including where the reporting entity is the direct filer of the tax return). "No" means the entity which files the US federal income tax return which includes the reporting entity is not a regulated insurance company (e.g., a non-insurance entity or holding company making the filing). "N/A" means the entity is exempt from filing a US federal income tax return; lines (16) and (17) should be zero in this case.

Lines (19) and (20)

Apply a one-percent (1%) charge in the RLC for dual filing placed outside of the covariance adjustment, to admitted adjusted gross deferred tax assets (DTAs) as described in SSAP No. 101, paragraphs 11a and 11b (lesser of paragraph 11b(i) and 11b(ii)). For the period for which the paragraph 11a component is determined, the charge is reduced to one-half percent (0.5%) when the insurance company either filed its own separate Federal income tax return or it was included in a consolidated Federal income tax of which the common parent is an insurance company. The source for the DTA amounts to use in the calculation is found in the Annual Statement, Notes to Financial Statements, Note 9, Part A, Section 2, Admission Calculation Components for SSAP No. 101 – Income Taxes. Paragraph 11a is found in Section 2, subpart (a). Paragraph 11b is found in Section 2, subpart (b).

~~No Tax or Distribution~~

OFF-BALANCE SHEET COLLATERAL AND SCHEDULE DL, PART 1 ASSETS
PR015

Security lending programs are required to maintain collateral. Some entities post the collateral supporting security lending programs on their financial statements, and incur the related risk charges on those assets. Other entities have collateral that is not recorded on their financial statements. While not recorded on the financial statements of the company, such collateral has risks that are not otherwise captured in the RBC formula.

The collateral in these accounts is maintained by a third party (typically a bank or other agent). The collateral agent maintains on behalf of the company detail asset listings of the collateral assets, and this data is the source for preparation of this schedule. The company should maintain such asset listings, at a minimum CUSIP, market value, book/carrying value, and maturity date.

The asset risk charges are derived from existing RBC factors for Bonds, preferred and common stocks, other invested assets, and invested assets not otherwise classified (aggregate write-ins).

Specific Instructions for Application of the Formula

Column (2) – Schedule DL, Part 1 Book/Adjusted Carrying Value from Annual Statement Schedule DL, Part 1, Column (6) Securities Lending Collateral Assets reported On-Balance Sheet (Assets Page, Line 10).

Off-balance sheet collateral included in General Interrogatories Part 1, Lines 2,05 and 2,06 of the Annual Statement should agree with Line (22), Column (1).

Lines (1) through (9) – Bonds

Bond factors described on PR006 – Unaffiliated Bonds and Bond Size Factor Adjustment

Line (10) through (16) – Preferred Stocks

Preferred stock factors described on PR007 – Unaffiliated Preferred and Common Stock

Line (17) – Common Stock

Common stock factors described on PR007 – Unaffiliated Preferred and Common Stock

Line (18) – Real Estate and Schedule BA - Other Invested Assets

Real Estate and other invested asset factors described on PR008 – Other Long-Term Assets

Line (19) – Other Invested Assets

Other invested assets factors described on PR009 – Miscellaneous Assets

Line (20) – Mortgage Loans on Real Estate

Mortgage Loans on Real Estate factor described on PR009 – Miscellaneous Assets

Line (21) – Cash, Cash Equivalents, Non-Government Money Market Fund and Short-Term Investments
Cash, Cash Equivalents, Non-Government Money Market Fund and Short-Term Investments factors described on PR007 – Unaffiliated Preferred, Common Stock and Hybrid Securities and PR009 – Miscellaneous Assets

EXCESSIVE PREMIUM GROWTH

PR016

Studies have shown that rapidly growing companies tend to have larger reserve deficiencies than other insurers with more normal growth. Companies with an average annual premium growth rate of more than 10 percent will be charged with additional risk-based capital to reflect this additional risk. For members of a group, the growth rate is based on a group growth rate rather than the individual member's growth rate. A group consists of all Property and Casualty companies with the same NAIC Group Code number. Enter four years of group gross written premiums for the current year group code even though the reporting company was not part of the group for all years. If the reporting company is not a member of a group, the premium to be entered is the premium of the individual company. Enter both company written premiums and group written premiums if the reporting company is a member of a group.

Servicing Carriers may exclude Gross Written Premiums from involuntary pool business from the Group Gross Written Premium. In the context of residual markets and/or assigned-risk business, a servicing carrier is a licensed insurer that, either through a competitive bid process or by virtue of a state appointment, administers the business. Such administration may include policy issuance, billing and collection, rating, fraud control, medical management and claim payment. In general, the accounts are written on the servicing carriers paper; however, the results are pooled and distributed to all licensed companies (for that particular line of business) in the state, that are assessed by market share. The servicing carrier is paid a fee for the administrative services it provides. If the company for which this report is being prepared is part of a group of companies, enter the group adjustments in Column (4); otherwise, enter the individual company adjustments in Column (2) **DO NOT DEDUCT PARTICIPATION IN RESIDUAL MARKET MECHANISMS**. However, an adjustment is required for carriers that are servicing carriers for an assigned risk mechanism. Those carriers shall exclude gross written premiums from involuntary pool business for any of those years. That adjustment for the company and for the group must be entered on the appropriate lines in the program.

The growth rate used in this calculation is a three-year average growth rate of gross written premiums. Gross written premiums are direct written premiums plus written premiums assumed from non-affiliates and are calculated from the Underwriting and Investment Exhibit, Part 1B as the sum of Column 1, Line 35 plus Column 3, Line 35. The four most recent years of data are required to compute the growth rate. However, an adjustment is allowed for carriers which are servicing carriers for an assigned risk mechanism. Those carriers may exclude gross written premiums from involuntary pool business for any of those years. That adjustment for the company and for the group must be entered on the appropriate lines in the program.

In determining the gross written premium, all years of gross written premium should be included for any P&C affiliate that was acquired during the four-year period. Similarly, all years of gross written premium should be excluded for any P&C affiliate that was divested during the four-year period. The exception to this rule applies to a P&C affiliate acquired without the parent assuming any of the affiliate's liability obligations (i.e., the parent acquired a "shell" company). In that case, the gross written premiums of the acquired insurer(s) should be excluded. Similarly, if a P&C affiliate is divested but the parent retains the affiliate's liability obligation (that is, the parent divested a "shell" company), then the gross written premiums of that affiliate should remain in the parent's group gross written premiums.

When the data necessary to calculate a three-year average growth rate is not available, a two-year average growth rate should be calculated using the latest three years of premiums. If only the most recent two years of gross written premiums are available, then a one year average growth rate should be calculated. If the company has no gross written premiums in the latest year, then the growth rate will be set to zero. A default growth rate of 40 percent is used in the first year for a start-up company.

Each individual year's growth rate is capped at 40 percent. The Selected Average Growth Rate is the average of individual years' growth rates. The excess of the growth rate over 10 percent is the RBC Average Growth Rate Factor. This factor is multiplied by 0.45 to determine the excessive growth charge factor for loss & expense reserves and by .225 to determine the excessive growth charge factor for written premiums. The total amount of loss & expense reserves from Schedule P Part I-Summary C24 L12 is multiplied by 1,000 to bring it up to whole dollars, and this amount is entered on the appropriate line on the CD Rom to calculate the required RBC for excessive growth. The total net written premiums from the Underwriting and Investment Exhibit Part 1B L35 C6 are entered on the appropriate line to calculate the excessive growth for net written premiums.

UNDERWRITING RISK PR017 – PR018

Underwriting risk is the largest portion of the risk-based capital charge for most property casualty insurance companies and makes up approximately 55 percent of the aggregate industry risk-based capital prior to the covariance adjustment. Underwriting risk is broken into two components in the RBC formula: the RBC charge calculated for reserves and the RBC charge applied against written premiums.

The reserve risk RBC is developed by multiplying a set of RBC factors, which are discounted for investment income and adjusted for each individual company's own relative experience, times the gross of non-tail and discount net reserves for each of 19 major lines of business. A set of credits is available to these by-line RBC charges for loss-sensitive business. The aggregate reserve risk RBC is then adjusted to allow a credit for the amount of diversification among the 19 lines of business.

The 19 major lines of business largely correspond to the major breakdowns in Schedule P of the annual statement. Calculations for some lines are combined: the occurrence form and claims made form of Other Liability (H1 and H2) are combined; the occurrence form and claims made form of Products Liability (R1 and R2) are combined; and Reinsurance – Property and Reinsurance – Financial Lines (N and P) are combined.

Those lines used in the calculation and the applicable subsections of Schedule P are: Homeowners/Farmowners Multi-Peril (A); Private Passenger Auto Liability and Medical Payments (B); Commercial Auto Liability (C); Workers Compensation (D); Commercial Multi-Peril (E); Medical Professional Liability–Occurrence (F–Section 1); Medical Professional Liability–Claims Made combined (F–Section 2); Special Liability (G); Other Liability–Occurrence and Other Liability–Claims Made combined (H–Section 1 and H–Section 2); Special Property (I); Auto Physical Damage (J); Other (Including Credit, accident and Health) (L); Financial Guaranty/Mortgage Guaranty (S); Fidelity Surety (K); International (M); Reinsurance A and Reinsurance C (N and P); Reinsurance T (O); Products Liability–Occurrence; Products Liability–Claims Made combined (R–Section 1 and R–Section 2) and Warranty (T).

For any company that writes 5 percent or more of its business in the three accident and health lines (Group A&H, Credit A&H, and Other A&H) in the current year, or either of the two immediately preceding years, a separate calculation for health RBC is mandated, based on the following RBC formula.

The written premium RBC is developed by multiplying a factor times the current year's net written premiums, which are also broken down by line. The RBC factor for each line is based on the excess of a discounted combined ratio adjusted for investment income over 100 percent. A wider range of reserve risk factors, individual company experience is also considered in computing the RBC factor.

PR017 - Underwriting Risk – Reserves

Line 01 – Industry Average Development – The factors for each line of business are provided by the NAIC and are shown on Line 01 of the Underwriting Risk-Based Capital Summary. These factors are based on the average loss and defense and cost containment expense reserve development of all reporting companies over the past nine years.

Line 02 – Company Development – For each line of business, the company development factor is defined as the ratio of the sum of the developed incurred losses and defense and cost containment expenses from prior accident years evaluated as of the current year to the sum of the initial evaluations of these incurred losses and defense and cost containment expenses. The company development factor is capped at 400 percent so that insurers are not unduly penalized for anomalous results. The calculation uses nine accident years for all lines of business. Reinsurance for Property line and Reinsurance for Financial line are combined before computing the company Development factor.

In some instances, the company is not allowed to use its own experience to adjust the industry loss and expense RBC factor. When any of the following conditions are true, then the company must set its company average development factor equal to the industry average development factor (i.e., Row 02 = Row 01):

1. The current incurred (Schedule P, Part 2, Column 10) for any accident year is less than or equal to zero; or
2. The initial incurred for any accident year (Schedule P, Part 2, along the diagonal) is negative; or
3. The sum of the initial incurred es mates is zero.

Line 03 is the ratio of Line 02 to Line 01. The company is required to use the industry average experience (Row 02 = Row 01), this line is set at 1.000.

Line 04 – Industry Loss & Expense RBC Percent These factors are designed to provide a surplus cushion against adverse reserve development. They are based on detailed analysis of historical reserve development patterns found in parts 2 and 3 of Schedule P for each major line of business. The factors are provided by the NAIC and are shown on the Underwriting RBC Summary by line of business. NOTE: the factors are based on analysis of the combined data for Other Liability, Reinsurance for Property and for Financial Lines and Products Liability.

Line 05 – Company RBC Percent – This percentage is an equally weighted average of (a) the Industry Loss and Expense RBC percent in Line 04 adjusted by the Company Development to Industry Average Development Factor in Line 03 and (b) the Industry Loss and Expense RBC percent in Line 04. By using an equally weighted average, a measure of credibility is introduced to balance the company's experience with what would be considered "normal" for the industry.

Line 06 – Loss & Loss Adjustment Expense Unpaid – This is the net loss and loss adjustment expense unpaid by line of business from Schedule P, Part 1, Column 24.

Line 07 – Other Discount Amounts Not Included in Loss & Loss Adjustment Expense Unpaid in Schedule P, Part 1 – The numbers reported in Schedule P, Part 1, Column 24 are supposed to be gross of discounts. However, in some instances in some lines, insurers are allowed to report their reserves net of tabular medical discounts. Non-tabular discounts are reported separately in Column 32 and Column 33 of Schedule P, Part 1, and the amount reflected in Column 24 should already be gross of those amounts. If an insurer's Column 24 reserves are net of any non-tabular discounts, those discount amounts should be in the appropriate field in the RBC software.

Line 08 – Adjustment for Investment Income – This discount factor assumes a 5 percent interest rate. For lines of business other than workers' compensation and the excess reinsurance lines, the payment pattern is determined using an IRS type methodology applied to industry-wide Schedule P data by line of business; otherwise, a curve has been fit to the data to estimate the average payout over time. The discount factor for workers' compensation is adjusted to reflect the tabular portion of the reserves that is already discounted. The factors are provided by the NAIC and are shown on the Underwriting RBC Summary by line of business.

Line 09 – Base Loss & Loss Adjustment Expense Reserve Risk-Based Capital – This represents the base required reserves capital after recognition of the time value of money in held undiscounted reserves but before the application of discounts for loss sensitive business and business spread. If the gross reserves (Line 06 plus Line 07) are negative, then the RBC charge is set at zero.

Line 10 – Percent Loss Sensitive Direct – A 30 percent discount to the Line 09 Base Loss and Expense RBC is allowed for loss sensitive business that has been written directly. The by-line percentage found in Schedule P, Part 7A, Section 1, Column 3 is pulled via the vendor link or may be manually entered on the RBC software (for combined lines, the weighted average is used).

Line 11 – Percent Loss Sensitive Assumed – A 15 percent discount to the Line 09 Base Loss and Expense RBC is allowed for loss-sensitive business that has been assumed. The by-line percentage found in Schedule P, Part 7B, Section 1, Column 3 is pulled via the vendor link or manually entered on the RBC software (for combined lines, the weighted average is used).

Line 12 – Loss Sensitive Discount – This is the total discount for loss sensitive business, computed as $[L(09) \times .30 \times L(10) + L(09) \times .15 \times L(11)]$. Prior to the calculation, L(10) and L(11) are both capped at 100 percent. If L(10) or L(11) is negative, then that line is set to zero prior to the calculation of the total loss sensitive discount.

Line 13 – Loss & Loss Adjustment Expense RBC After Discounts – Calculated as L(09) – L(12).

Line 14 – Loss Concentration Factor – A discount for spread of business is applied to the total Loss and Expense RBC After Discounts in C(16) L(13). This reflects the fact that a diversified portfolio of insurance is more likely to experience poor results in all lines simultaneously. The Loss Concentration Factor (LCF) is calculated from the separate Schedule P lines. When determining the largest line, aims-made and occurrence (Other Liability and Products Liability) loss and expense reserves should be combined. To calculate the LCF, the reserve for the largest line in Schedule P, Part 1 Summary, and this amount is multiplied by 0.300 and then added to 0.700. If a company only writes one line of business, the ratio of that single line to the total reserves is 1.000 and the calculated LCF is also $1.000 [(1.000 \times 0.300) + 0.700 = 1.000]$. If a company's largest line of business makes up less than 100 percent of total reserves, the calculation is $[(0.500 \times 0.300) + 0.700 = 0.850]$. In this second example, the company would receive a discount of 15 percent to its Loss and Expense RBC After Discounts.

Line 15 – Total Net Reserve RBC – $L(13) \times L(14) \times 1,000$ since the numbers in Schedule P are presented in 000's, the result here must be multiplied by 1,000 to bring it to whole dollars.

PRO18 - Underwriting Risk – Net Written Premiums

Line 01 – Industry Average Loss & Loss Adjustment Expense Ratio – These factors are provided by the NAIC and are shown on the Underwriting RBC Summary by line of business. The factors are based on the historical experience of companies reporting to the NAIC and represent virtually all of the property casualty industry's loss experience.

Line 02 – Company Average Loss and Loss Adjustment Expense Ratio – For each line of business, this is defined as a straight average of a company's accident year loss and expense ratios. For the **2017** annual statement, the most recent 10 accident years (**2008 to 2017**) are used for all lines. Reinsurance for Property line and Reinsurance for Financial line are combined before computing the Company Average Loss and Expense Ratio.

The company average loss and expense ratio is set equal to the industry average loss and expense ratio (i.e., Row 02 = Row 01) if any of the following conditions is true:

- 1) The loss and expense ratio for any accident year is zero or negative;
- 2) The net earned premium for any accident year is zero or negative.

Otherwise, the company average loss and expense ratio is calculated subject to a de minimus test. The de minimus test is intended to avoid unusual loss and expense ratios produced in years with low premium volumes. The procedure is:

For each line, calculate the average net earned premium for the available years. If more than two years' net earned premium is less than 20 percent of the average net earned premium, a company is not eligible for an experience adjustment and Row 02 is set equal to Row 01. Otherwise, a company must exclude years where the net earned premium is less than 20 percent of the average net earned premium and take a straight average of the loss and expense ratios of the remaining years. In addition, each accident year loss and expense ratio must be capped at 300 percent before calculating the straight average.

Line 03 is the ratio of Line 02 to Line 01. If the company is required to use the industry average experience (Row 02 = Row 01), this line is set to 1.000.

Line 04 – Industry Losses & Loss Adjustment Expense Ratio – The industry RBC loss and expense ratio factors are provided by the NAIC and shown on the Underwriting RBC Summary for each line of business.

Line 05 – Company RBC Losses & Loss Adjustment Expense Ratio – This ratio is an equally weighted average of (a) the Industry RBC Loss and Expense Ratio adjusted by the Company to Industry Ratio; and (b) the Industry RBC Loss and Expense Ratio.

Line 06 – Company Underwriting Expense Ratio – This is the ratio of other underwriting expense incurred found in the annual statement on P4 C1 L4 to total net written premium for the current year found in the Underwriting and Investment Exhibit Part 1B L35 C6. If the ratio is negative, it is reset to zero. Also, the ratio is capped so that it cannot exceed 400 percent.

Line 07 – Adjustment for Investment Risk – This discount factor assumes a 5 percent interest rate. For lines of business other than workers' compensation and the excess reinsurance lines, the payment pattern is determined using an IRS-type methodology applied to industry-wide Schedule P data by line of business. For the workers' compensation and the excess reinsurance lines, the payment pattern were determined by fitting a curve to the data. Workers' compensation is adjusted to reflect the tabular portion of the reserves that is already discounted. These factors are provided by the NAIC and are shown on the Underwriting RBC Summary by line of business.

Line 08 – Net Written Premium – This is the current year net written premium from the Underwriting and Investment Exhibit–Part 1B in thousands of dollars, by line of business. The net written premium of Aggregate Write-ins for Other Lines of Business (Line 35) will be included in the Other Liability line. NOTE: Net Written Premium is reported in whole dollars in the UIEX1B, but is calculated in 000's by the Underwriting Risk – NWP.

Line 09 – Base Written Premium Risk-Based Capital – The company risk-based capital loss and expense ratio is adjusted for investment income and added to the company underwriting expense ratio. The excess of this result over 100 percent is applied to the company's current year net written premium to determine the Base Net Written Premium RBC prior to discounts being applied.

Line 10 – Percent Loss Sensitive Direct NWP – A 30 percent discount to the Line 09 Base NWP RBC is allowed for loss-sensitive business that has been written directly. The by-line percentage found in Schedule P, Part 7A, Section 1, Column 6 will be pulled via the vendor link or may be manually entered (for combined lines, the weighted average is used).

Line 11 – Percent Loss Sensitive Assumed NWP – A 15 percent discount to the Line 09 Bas NWP RBC is allowed for loss-sensitive business that has been assumed. The by-line percentage found in Schedule P, Part 7B, Section 1, Column 6 will be pulled via the vendor link or may be manually entered (for combined lines, the weighted average is used).

Line 12 – Loss Sensitive Discount for NWP – This is the total discount for loss sensitive business, compute as $(L(09) \times 0.30 \times L(10) + L(09) \times 0.15 \times L(11))$. Prior to the calculation, L(10) and L(11) are both capped at 100 percent. If L(10) or L(11) is negative, then that line is set to zero for the calculation of the total loss sensitive discount.

Line 13 – NWP RBC After Discounts – Calculated as $L(09) - L(12)$.

Line 14 – Premium Concentration Factor – A discount for spread of business is applied to the total NWP RBC After Discounts from Line 13. This reflects the fact that a diversified portfolio of insurance is not likely to experience poor results in all lines simultaneously. The Premium Concentration Factor (PCF) is calculated from the separate Schedule P lines. When determining the largest line, claims-made and occurrence (Other Liability and Products Liability) net written premiums should be combined. To calculate the PCF, the NWP for the largest line in Schedule P is divided by the total NWP from the Underwriting and Investment Exhibit Part 1B, Line 35, Column 6, and this amount is multiplied by 0.300 and then added to 0.700. If a company only writes one line of business, the ratio of that single line to the total NWP is 1.000 and the calculated PCF is $1.000 / 1.000 = 1.000$. If this same example, the company would receive a discount of 22.5 percent to its NWP RBC After Discounts.

Line 15 – Total NWP RBC – $L(13) \times L(14) \times 1,000$. Since the results in the RBC table are calculated in 000s, the result must be multiplied by 1,000 to bring it to whole dollars.

LRBC FORMULA APPLICATION FOR P&C COMPANY'S A&H BUSINESS

PR019 – PR026

- | If the reporting company writes 5 percent or more of its premiums in A&H lines in **2015**, **2016** or **2017**, this section of the formula must be completed. To determine if that applies, take the sum of Lines 13, 14 and 15 of the Underwriting and Investment Exhibit Part 1B Column 6 and divide by Line 35 Column 6, and round to three decimals for each individual year. If the result is at least 0.050 in any year, this exhibit and the appropriate Schedule P adjustment must be completed.
- | If the company writes less than 5 percent of its premiums in A&H lines in **2015**, **2016** and **2017**, disregard this section.

PR019 - Health Premiums

Basis of Factors

Risk-based capital factors for health insurance are applied to medical disability income, long-term care insurance and other types of health insurance premiums and claim reserves with an offset for premium stabilization reserves. For health coverage, that does not fit into one of the defined categories for risk-based capital, the “Other Health” category is to be used.

Medical Insurance Premium

The business is subdivided by product into categories for individual coverage and for group and credit coverages depending on the risk related to volatility of claims. The factors were developed from a model that determines the minimum amount of surplus needed to protect the company against a worst-case scenario for each type of coverage. The results of the model were then translated into either a uniform percentage or a two-tier formula to be applied to premium. The two-tier formula reflects the decreased risk of a larger in-force block. The formula includes several changes starting in 1999 for some types of health insurance. These changes add several additional worksheets and are designed to keep the RBC amounts for health coverage consistent regardless of the RBC formula used. If the company has Comprehensive Medical business, Medicare Supplement, Dental & Vision business, or Stand-Alone Medicare Part D coverage through a PDP arrangement, it will be directed to the additional worksheets. The instructions for including paid health claims in the various categories of the Managed Care Discount Factor Calculation can be found in the instructions to R02 – Underwriting Risk – Managed Care Credit. Appendix 1 - Commonly Used Health Insurance Terms has been added to these instructions. Appendix 2 of these instructions lists common terms of Stand-Alone Medicare Part D coverage. If the company has any of the three mentioned types of medical insurance, it will also be required to complete additional parts of the formula for Health Credit Risk (PR013) and Health Administrative Expenses portion in PR022.

Disability Income Premium

Prior to 2001, the individual disability income factors were based on models of the disability risk completed by several companies with significant experience in this line. The group long-term disability income risk was modeled based on methodology similar to that used by one of the largest writers of this business. The pricing risk was addressed principally as the delayed reaction to increases in incidence of new claims and to the lengthening of claims from slower recoveries than assumed.

Starting in 2001, new categories and new factors are applicable to all types of disability income premiums. These factors are based on new data and apply a model similar to that used for other health premium risk to that data.

Specific Instructions for Application of the Formula

The total of all earned premium categories PR019 Health Premiums, Line (26), Column (1) should equal the total in Schedule H, Part 1, Line 2, Column 1 of the Annual Statement. Earned premium for each of these coverages should be from underlying company records. Earned premium may be reported in Schedule H for Administrative Services Contract (ASC) and/or the Federal Employees Health Benefit Program (FEHBP) which are included in order that Line (26) will equal the total in Schedule H. As such, there is no RBC factor

applied to any premium reported on lines (14), (23) or (24). For some of the coverages, two tier formulas apply. The calculations for these coverages shown below will not appear on the CD-ROM but will automatically be calculated by the software.

Line (1)

Health premiums for usual and customary major medical and hospital (including comprehensive major medical and expense reimbursement hospital/medical coverage) written on individual contracts are entered in Column (1) for this line, but no RBC Requirement is calculated in Column (2). The premiums are carried forward to page PR020 Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental & Vision, Column (1) Line (1.1).

Line (2)

Health premiums for Medicare supplement written on individual contracts are entered in Column (1) for this line, but no RBC Requirement is calculated in Column (2). The premiums are carried forward to page PR020 Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental & Vision, Column (2) Line (1.1).

Line (3)

Health premiums for dental or vision coverage written on individual contracts are entered in Column (1) for this line, but no RBC Requirement is calculated in Column (2). The premiums are carried forward to page PR020 Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental & Vision, Column (3) Line (1.1).

Line (3.1)

| Health **incurred claims** for Stand-Alone Medicare Part D coverage written on individual contracts - includes beneficiary premium (standard coverage portion), direct subsidy, low-income subsidy (premium portion), Part D Payment Demonstration amounts and risk corridor payment adjustments. See Appendix 2 for definition of these terms. This does not include Medicare-Advantage prescription drug coverage (MA-PD) premiums which are to be included in Line (1). No RBC requirement is calculated in Column (2). The premium is carried forward to page PR020 Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental & Vision, Column (4) Line (1.1).

Line (3.2)

| Health **incurred claims** for Supplemental benefits within Stand-Alone Medicare Part D coverage written on individual contracts that is beneficiary payment (supplemental benefit portion) – e.g. coverage in the coverage gap, use of co-pays of less value than the minimum, or guilty only coinsurance and reduced deductible. This does not include the low-income subsidy (cost sharing portion) which is not a component of reported revenue. RBC is calculated for supplemental benefits within Stand-Alone Medicare Part D Coverage on PR019.

Line (4) and Line (11)

There is a factor for certain types of limited benefit coverage (Hospital Indemnity, which includes a per diem or intensive care facility stays, and Specified Disease) which includes both a percent of earned premium on such insurance (3.5 percent) and a flat dollar amount (\$50,000) to reflect the higher variability of small amounts of business.

Line (5) and Line (12)

There is a factor for accidental death and dismemberment (AD&D) insurance (where a single lump sum is paid) which depends on several items:

1. The maximum amount of retained risk for any single claim;
2. \$300,000 if three times the maximum amount of retained risk is larger than \$300,000;
3. 5.5 percent of earned premium to the extent the premium for AD&D is less than or equal to \$10,000,000; and
4. 1.5 percent of earned premium in excess of \$10,000,000.

There are places for reporting the total amount of earned premium and the maximum retained risk on any single claim. The actual RBC amount will be calculated automatically as the sum of (a) the lesser of items 1 and 2; plus (b) items 3 plus 4.

Line (6) and Line (13)

A 5 percent factor for Other Accident coverage provides for any accident based contingency other than those contained in Lines (5) or (12). For example, this line should contain all the premium for policies that provide coverage for accident only disability or accident only hospital indemnity. The premium for policies that contain AD&D in addition to other accident only benefits should be shown on this line.

Line (7)

Health premiums for usual and customary Major medical and hospital (including comprehensive major medical and expense reimbursement hospital/medical coverage) written on group contracts are entered in Column (1) or this line, but no RBC Requirement is calculated in Column (2). The premiums are carried forward to page PR020 Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental & Vision, Column (1) Line (1.2).

Line (8)

Health premiums for dental or vision coverage written on group contracts are entered in Column (1) for this line, but no RBC Requirement is calculated in Column (2). The premiums are carried forward to page PR020 Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental & Vision, Column (3) Line (1.2).

Line (9)

The American Academy of Actuaries submitted a report to the Health Risk-Based Capital Working Group in 2016 to apply a tiered risk factor approach to the Stop-Loss Premium. The premiums for this coverage should not be included within Comprehensive Medical. It is not expected that the transfer of risk through the various managed care credits will reduce the risk of stop-loss coverage. Medical Stop Loss exhibits much higher variability than Comprehensive Medical. A factor of 35 percent will be applied to the first \$25,000,000 in premium and a factor of 25 percent will be applied to the premium in excess of \$25,000,000.

Line (10)

Health premiums for Medicare supplement written on group contracts are entered in Column (1) for this line, but no RBC Requirement is calculated in Column (2). The premiums are carried forward to page PR020 Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental & Vision, Column (2) Line (1.2).

Line (10.1)

Health premium for Stand-Alone Medicare Part D coverage written on group contracts only if the plan sponsor has risk corridor protection for the contracts - includes beneficiary premium (standard coverage portion), direct subsidy, low-income subsidy (premium portion), Part D Payment Demonstration amounts and risk corridor protection payments. See Appendix 2 for definition of these terms. Stand-Alone Medicare Part D coverage written on group contracts without risk corridor protection is reported in Line (25) Other Health. This does not include Medicare-Advantage prescription drug coverage (MA-PD) premiums which are to be included in Line (9). No RBC requirement is calculated in Column (2). The premium is carried forward to page PR020 Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental & Vision, Column (4) Line (1.2).

Line (10.2)

| **Health Incurred Claims** for Supplemental benefits within Stand-Alone Medicare Part D coverage written on group contracts that is beneficiary payment (supplemental benefit portion) – e.g., coverage in the coverage gap, use of co-pays of less value than the minimum regulatory coinsurance and reduced deductible where the plan sponsor has risk corridor protection for the group contract's standard benefit design coverage. This does not include the low-income subsidy (cost sharing portion) which is not a component of reported revenue. RBC is calculated for Supplemental benefits within Part D Coverage on PR019.

Lines (15) through (24)

Disability income premiums are to be separately entered depending on category (Individual and Group). For Individual, a further split is between noncancelable (NC) or other (GR, etc.) For Group, the further splits are between Credit Monthly Balance, Credit Single Premium (with additional reserves), Credit Single Premium (without additional reserves), Group Long-Term (benefit periods of two years or longer) and Group Short-Term (benefit periods less than two years). For long-term care insurance, premiums are reported separately for Individual noncancelable, Individual (other than NC) and Group LTCI. The RBC factors vary by the amount of premium reported such that a higher factor is applied to amounts below \$50,000,000 for similar types. Starting in 2001, in determining the premiums subject to the higher factors, individual disability income noncancelable and other is combined. All types of Group and Credit are combined in a different category from Individual. For long-term care, all types (Individual and Group) are combined.

The following table describes the calculation process used to assign RBC charges to disability income business. The reference to line numbers (e.g., Line 15) represent the actual line numbers used in the formula page, but the subdivisions of those lines [e.g., a), b), etc.] do not exist in the formula page. The total RBC Requirement shown in the last (Total) subdivision of each line will be included in Column (2) for that line in the formula page.

<u>Line (15)</u>	<u>Disability Income Premium</u>	<u>Noncancelable Disability Morbidity</u>	<u>Income - Individual</u>	<u>Earned Premium included in Schedule H, Part 1, Line 2, in part</u>	<u>Statement Value</u>	<u>Factor</u>	<u>RBC Requirement</u>
<u>Annual Statement Source</u>							
a)	First \$50 Million Earned Premium of Line (15)		Company Records		X 0.350 =		
b)	Over \$50 Million Earned Premium of Line (15)		Company Records		X 0.150 =		
c)	Total Noncancelable Disability Income - Individual Morbidity		(a) of Line (15) + b) of Line (15), Column (2)				
<u>Line (16)</u>	<u>Other Disability Income – Individual Morbidity</u>		<u>Earned Premium included in Schedule H, Part 1, Line 2, in part</u>				
a)	Earned Premium in Line (16) [up to \$50 million less premium in a) of Line (15)]		Company Record		X 0.250 =		
b)	Earned Premium in Line (16) not included in a) of Line (16)		Company Records		X 0.070 =		
c)	Total Other Disability Income – Individual Morbidity		(a) of Line (16) + b) of Line (16), Column (2)				
<u>Line (17)</u>	<u>Disability Income - Credit Monthly Balance</u>		<u>Earned Premium included in Schedule H, Part 1, Line 2, in part</u>				
a)	First \$50 Million Earned Premium of Line (17)		Company Records		X 0.200 =		
b)	Over \$50 Million Earned Premium of Line (17)		Company Records		X 0.030 =		
c)	Total Disability Income - Credit Monthly Balance		(a) of Line (17) + b) of Line (17), Column (2)				
<u>Line (18)</u>	<u>Disability Income – Group Long Term</u>		<u>Earned Premium included in Schedule H, Part 1, Line 2, in part</u>				
a)	Earned Premium in Line (18) [up to \$50 million less premium in a) of Line (17)]		Company Records		X 0.150 =		
b)	Earned Premium in Line (18) not included in a) of Line (18)		Company Records		X 0.030 =		
c)	Total Disability Income – Group Long Term		(a) of Line (18) + b) of Line (18), Column (2)				
<u>Line (19)</u>	<u>Disability Income - Credit Single Premium with Additional Reserves</u>		<u>Earned Premium included in Schedule H, Part 1, Line 2, in part. This amount to be reported on Health Premiums, Line (19)</u>				
a)	Additional Reserves for Credit Disability Plans		PR019 Health Premiums Column (1) Line (27)				

<u>Disability Income Premium</u>	<u>Annual Statement Source</u>	<u>Statement Value</u>	<u>Factor</u>	<u>RBC Requirement</u>
b) Additional Reserves for Credit Disability Plans, Prior Year	PR019 Health Premiums Column (1) Line (28)			
c) Subtotal Disability Income - Credit Single Premium with Additional Reserves	Line (19) - a) of Line (19) + b) of Line (19) Company Records			
d) Earned Premium in c) [up to \$50 million less premium in a) of Line (17) + of Line (18)]	X 0.100 = _____			
e) Earned Premium in c) of Line (17) not included in d) of Line (19)	X 0.030 = _____			
f) Total Disability Income - Credit Single Premium with Additional Reserves	d) of Line (19) + e) of Line (19), Column (2)			
 <u>Line (20)</u>	 Disability Income - Credit Single Premium without Additional Reserves	Earned Premium included in Schedule H, Part 1, Line 2, in Company Records		
a) Earned Premium in Line (20) [up to \$50 million less premium in a) of Line (17) + a) of Line (18) + d) of Line (19)]	X 0.150 = _____			
b) Earned Premium in Line (20) not included in a) of Line (20)	X 0.030 = _____			
c) Total Disability Income - Credit Single Premium without Additional Reserves	a) of Line (20) + b) of Line (20), Column (2)			
 <u>Line (21)</u>	 Disability Income - Group Short Term	Earned Premium included in Schedule H, Part 1, Line 2, in part Company Records		
a) Earned Premium in Line (21) [up to \$50 million less premium in a) of Line (17) + a) of Line (18) + d) of Line (19) + a) of Line (20)]	X 0.050 = _____			
b) Earned Premium in Line (21) not included in a) of Line (21)	X 0.030 = _____			
c) Total Disability Income - Group Short Term	a) of Line (21) + b) of Line (21), Column (2)			
 <u>Line (22)</u>	 Noncancelable Long-Term Care Premium – Rate risk	Earned Premium (Schedule H, Part 1, Line 2, in part)	X 0.100 = _____	
 <u>Line (25)</u>				

Most Health Premium will have been included in one of the prior lines. In the event that some coverage does not fit into any of these categories, "Other Health" category is applied with a 12% factor, which is from 1998 formula for Other Limited Benefits Anticipating Rate Increases.

PR020 - Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental and Vision

(Underwriting Risk – Experience Fluctuation Factor in the RBC Formula)

The underwriting risk generates the RBC requirement for the risk of fluctuations in underwriting experience. The credit that is allowed for managed care in this worksheet comes from PR021 Underwriting Risk - Managed Care Credit.

Description from Life Risk-Based Capital Report Including Overview & Instructions:

Underwriting risk is present when the next dollar of unexpected claims payments comes directly out of the company's capital and surplus. It represents the risk that the portion of premiums intended to cover medical expenses will be insufficient to pay such expense. For example, an insurer may charge an individual \$100 in premium in exchange for a guarantee that all medical costs will be paid by the insurer. If the individual incurs \$101 in claims costs, the company's surplus will decline because it did not charge a sufficient premium to pick up the additional risk for that individual.

There are other arrangements where the insurer is at-risk for excessive claims payments, such as when an insurer agrees to serve as a third-party administrator for a self-insured employer. The self-insured employer pays for actual claims costs, so the risk of excessive claims experience is borne by the self-insured employer, not the insurer. The underwriting risk section of the RBC formula therefore requires some adjustments to remove non-risk business (both premiums and claims) before the RBC requirement is calculated.

For Stand-Alone Medicare Part D Coverage, the reduction in uncertainty comes from no federal supports. The reinsurance coverage is optional in that a plan sponsor may elect to participate in the Part D Payment Demonstration. The risk corridor protection is expected to have less impact after the first few years. To allow flexibility within the RBC formula, Lines (10.1) through (10.4) of PR021 will be used to give credit for the programs in which the plan sponsor participates. While all PDPs will have formularies and may utilize other methods to reduce uncertainty, for the near future no other managed care credits are allowed for this coverage.

Claims Experience Fluctuation

The RBC requirement for claims experience fluctuation is based on the greater of the following calculations:

- A. Underwriting risk revenue times the underwriting risk claims ratio times a set of factors:

or

 - B. An alternate risk charge that addresses the risk of catastrophic claims on any single individual. The alternate risk charge is calculated for each type of health coverage, but only the largest value is compared to the value from A. above for that type. The alternate risk charge is equal to two times the maximum retained risk on any single individual in a claims year. The maximum retained risk (level of potential claim exposure) is capped at two times the maximum or \$1,500,000 for Comprehensive Medical; two times the maximum or \$50,000 for each of Medicare Supplement business and dental coverage and six times the maximum or \$1,500,000 for Stand-Alone Medicare Part D coverage.

Line (1) through Line (18)

There are four lines of business used in the property/casualty RBC formula for calculating the RBC requirement in this worksheet. Other health coverages will continue to use the factors on PR019 Health Premiums. The four lines of business are Column (1) Comprehensive Medical and Hospital; Column (2) Medicare Supplement Column (3) Dental & Vision and Column (4) Stand-Alone Medicare Part D coverage. Each of the four lines of business has its own column in the Underwriting Risk – Premium Risk table. The categories listed in the columns of this worksheet include premiums plus all risk revenue that is received from another health entity in exchange for medical services provided to such Health entity's members. The descriptions of the items are as follows:

Comprehensive Medical & Hospital

Includes policies providing for medical coverages including hospital, surgical, major medical, Medicare risk coverage (but NOT Medicare Supplement), and Medicaid risk coverage. This includes Medicare Advantage, with or without prescription drug benefits. This category DOES NOT include administrative services contracts (ASC) or administrative services only (ASO) contracts, or any non-underwritten business. These programs are reported in PR022 Underwriting Risk – Other, Business Risk section of the formula. Neither does it include Federal Employees Health Benefit Program (FEHBP) business, which is reported on Line (3) of PR022 Underwriting Risk Other. The alternative risk charge, which is twice the maximum retained risk after reinsurance on any single individual, cannot exceed \$1,500,000.

Medical Only (non-hospital premiumless health services)

Include in Comprehensive Medical.

Medicare Supplement

This is business reported in the Medicare supplement insurance Experience Exhibit of the annual statement. Medicare risk business is reported under comprehensive medical and hospital.

Dental & Vision

These are premiums for policies providing for dental or vision coverage issued as stand-alone dental or vision or as a rider to a medical policy that is not related to the medical policy through deductibles or out-of-pocket limits.

Stand-Alone Medicare Part D Coverage

Includes policies and contracts providing the standard coverage for individual enrolled in Stand-Alone Medicare Part D and the insurance is a federally approved PDP with risk corridor protection. It does not include risk revenue for supplemental benefits within Stand-Alone Medicare Part D coverage that is a portion of the PDP's approved package. It does not include employer coverage unless the coverage meets the above criteria. Where there is a federal subsidy to the employer in lieu of risk corridor protection, the premiums are to be reported as "Other Health."

Other Health Coverages

Include in the appropriate line on PR019 Health Premiums.

The following paragraphs explain the meaning of each line of the worksheet table for computing the experience fluctuation underwriting risk RBC.

Line (1) Premium

This is the amount of money charged by the insurer for the specified benefit plan. It is the earned premium, net of reinsurance. It does not include receipts under administrative services only (ASO) contracts; or administrative services contracts (ASC); or any non-risk business; or premium for the Federal Employees Health Benefit Programs (FEHBP), which has a risk factor relating to incurred claims reported separately under PR022 Underwriting Risk – Other, Line (3).

NOTE: Where premiums are paid on a monthly basis they are generally fully earned at the end of the month for which coverage is provided. In cases where the mode of payment is less frequent than monthly, a portion of the premium payment will be unearned at the end of any given reporting period.

For Stand-Alone Medicare Part D Coverage, this will include only certain amounts paid by the individual, an employer or CMS. See Appendix 2 for details of what is and is not premium income.

Line (2) Title XVIII Medicare

This is the earned amount of money charged by the insurer (net of reinsurance) for Medicare risk business where the insurer, for a fee, agrees to cover the full medical costs of Medicare subscribers. This includes the premium and federal government's direct subsidy for prescription drug coverage under MA-PD plans.

Line (3) Title XIX Medicaid

This is the earned amount of money charged by the insurer for Medicaid risk business where the insurer, for a fee, agrees to cover the full medical costs of Medicaid subscribers. Revenue from Stand-Alone Medicare Part D coverage under the low-income subsidy (cost sharing portion) and low-income subsidy (premium portion) are not included in this line.

Line (4) Other Health Risk Revenue

Earned amounts charged by the reporting company as a provider or intermediary for specified medical (e.g., full professional, dental, radiology, etc.) services provided to the policyholders or members of another insure or health insurance company (Health). Unlike premiums, which are collected from an employer group or individual member, risk revenue is the prepaid (usually on a capitated basis) payment, made by either insurer or health insurance company to the company in exchange for services to be provided or offered by such organization. Payments to providers under risk revenue arrangements are included in the RBC calculation as underwriting risk revenue and are included in the calculation of managed care credits. Exclude fee-for-service revenue received by the company from an health entity. This revenue is reported in the business risk section of the formula as health ASO/ASG and limited risk revenue.

Line (5) Underwriting Risk Revenue

The sum of Lines (1.3) through (4).

Line (6) Net Incurred Claims

Claims incurred (paid claims + change in unpaid claims) during the reporting year (net of reinsurance) that are arranged for or provided by the insurer. Paid claims includes capitation and all other payments to providers for services to covered lives, as well as rentals, rent directly to insureds (or their providers) for covered services. Paid claims also includes salaries paid to company employees that provide medical services to covered lives and related expenses. This line does not include ASC payments or Federal Employees Health Benefit Program (FEHBP) claims.

Column (1) claims come from Annual Statement, Schedule H, Part 5 Column 1 Line D13 less the amount reported as incurred claims for Administrative Services Contracts (ASC) in Line (8) of PR013 and Federal Employee Health Benefit Plan (FEHBP) in Line (3) of PR022. (Note that Medicare supplement claims could be double-counted if included in Column 1 of Schedule H, Part 5 rather than Column (3)). Column (2) claims come from General Interrogatories Part 2 Line 1.5. Column (3) dental claims come from Schedule H, Part 5, Column 2, Line D13.)

For Stand-Alone Medicare Part D Coverage, net incurred claims should reflect claims net of reinsurance coverage (as defined in Appendix 2). Where there has been prepayment under the reinsurance coverage, paid claims should be offset from the cumulative deposits. Unpaid claim liabilities should reflect expected recoveries from the reinsurance coverage – for claims unpaid by the PDP or for amounts covered under the reinsurance coverage that exceed the cumulative deposits. Where there has not been any prepayment under the reinsurance coverage, unpaid claim liabilities should reflect expected amounts still due from CMS.

Line (7) Fee-for-Service Offset

Report fee-for-service revenue that is directly related to medical expense payments. The fee-for-service line does not include revenue where there is no associated claim payment (e.g., fees or charges to nonmember/insured of the company where the provider of the service receives no additional compensation from the company) and when such revenue was excluded from the pricing of medical benefits.

Line (8) Underwriting Risk Incurred Claims

Line (6) minus Line (7).

Line (9) Underwriting Risk Claims Ratio

Line (8) / Line (5). If either Line (5) or Line (8) is zero or negative, Line (9) is zero.

Line (10) Underwriting Risk Factor

A weighted average factor based on the amount reported in Line (5), Underwriting Risk Revenue.

	\$0 - \$3 Million	\$3-\$25 Million	Over \$25 Million
Comprehensive Medical	0.150	0.150	0.090
Medicare Supplement	0.105	0.067	0.067
Dental & Vision	0.120	0.076	0.076
Stand-Alone Medicare Part D Coverage	0.251	0.251	0.151

Line (11) Base Underwriting Risk RBC
Line (5) x Line (9) x Line (10.3).

Line (12) Managed Care Discount

For Comprehensive Medical & Hospital, Medicare Supplement (including Medicare Select) and Dental, a managed care discount, based on the type of managed care arrangements an organization has with its providers, is included to reflect the reduction in the uncertainty about future claims payments attributable to the managed care arrangements. The discount factor is from Column (3), Line (12) of PR021 Underwriting Risk - Managed Care Credit. An average factor based on the combined results of these three categories is used for all three.

For Stand-Alone Medicare Part D Coverage, a separate managed care discount (or federal program credit) is included to reflect only the reduction in uncertainty about future claims payments attributable to federal risk arrangements. The discount factor is from Column (4), Line (12) of PR021 Underwriting Risk - Managed Care Credit.

Line (13) Base RBC After Managed Care Discount
Line (11) x Line (12).

Line (14) RBC Adjustment for Individual

The average Experience Fluctuation Risk charge is increased by 20 percent for the portion relating to Individual Medical Expense premiums in Column (1). Other types of health coverage do not differentiate between Individual and Group. The additional time necessary to develop sufficient data to make a premium filing with states and then to implement the premium increase was modeled to calculate this factor.

Line (15) Maximum Per-Individual Risk After Reinsurance

This is the maximum loss after reinsurance for any single individual. Where specific stop-loss reinsurance protection is in place the maximum per-individual risk after reinsurance is equal to the highest attachment point on such stop-loss reinsurance, subject to the following:

- Where coverage under non-proportional reinsurance or stop-loss protection with the highest attachment point is capped at less than \$750,000 per insured for Comprehensive Medical and \$25,000 for the other three lines, the maximum retained loss will be equal to such attachment point plus the difference between the coverage maximum per claim and \$750,000 or \$25,000, whichever is applicable.

- Where the non-proportional reinsurance or stop-loss protection is subject to participation by the company, the maximum retained risk as calculated above will be increased by the company's participation in claims in excess of the attachment point, but not to exceed \$750,000 for Comprehensive Medical and \$25,000 for the other three coverages.

If there is no specific stop-loss or reinsurance in place, enter the largest amount payable (within a calendar year) or \$9,999,999 if there is no limit.

Examples of the calculation are presented below:

EXAMPLE 1 (Insurer provides Comprehensive Care):

Highest Attachment Point (Retention)	\$100,000
Reinsurance Coverage	90% of \$500,000 in excess of \$100,000 \$600,000 (\$100,000 + \$500,000)
Maximum Reinsured Coverage	

$$\text{Maximum Retained Risk} =$$

$$\frac{\$10,000 \text{ deductible}}{+\$15,000 (\$750,000 - \$600,000)} \\ \frac{-\$20,000}{-\$30,000} (10\% of \$500,000 coverage layer)$$

EXAMPLE 2 (Insurer provides Comprehensive Care):

Highest Attachment Point (Retention)	\$75,000
Reinsurance Coverage	90% of \$1,000,000 in excess of \$75,000 \$1,075,000 (\$75,000 + \$1,000,000)
Maximum Reinsured Coverage	

$$\text{Maximum Retained Risk} =$$

$$\frac{\$75,000 \text{ deductible}}{+\$0 (\$750,000 - \$1,075,000)} \\ \frac{+\$67,500}{-\$142,500} (10\% of \$675,000 coverage layer)$$

Line (16) Alternate Risk Charge

Twice the amount in Line (15), subject to a maximum of \$1,500,000 for comprehensive medical and \$50,000 for Medicare supplement and Dental. Six times the amount in Line (15), subject to maximum of \$150,000 for Stand-Alone Medicare Part D Coverage.

Line (17) Net Alternate Risk Charge

The largest value from Line (16) is retained for that column in line (17) and all others are ignored.

Line (18) Net Underwriting Risk RBC

The maximum of Line (14) and Line (17).

PR020A - Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental and Vision (For Informational Purposes Only)

(Underwriting Risk – Experience Fluctuation Factor in the LRBC Formula)

The underwriting risk (PR020) generates the RBC requirement for the risk of fluctuations in underwriting experience. The Underwriting Risk page PR020A will be for informational purposes only for **2017** reporting for P/C entities. This page will break out premiums, claims and the loss ratio by individual, small group and large group. The credit that is allowed for managed care in this worksheet comes from PR021 Underwriting Risk - Managed Care Credit.

The purpose of this page is to break out premiums, claims and the loss ratio for coverage subject to ACA risks on a more granular level (individual, small group and large group) to allow regulators to analyze the impact of the Affordable Care Act on a P/C insurance entity. By breaking out the premiums, claims and loss ratio into individual, small group and large group, regulators will be able to better identify if an entity has had a change in their writings through the individual or group markets and also analyze a company's risk pool by the claims reported. This information will provide regulators with the data needed to analyze and identify if separate risk charges should apply individual, small group and large group plans in the future. This data will again only be for informational purposes for **2017** reporting.

The reporting of this page will follow the reporting of page PR020 and will be on the basis of the P/C Annual Statement Filing. A company may not have the values in lines (4) and (15) separated into the three market segments. An allocation of the value in Line (4) based on earned premium reported by market segment in the company's preparation of the Supplemental Health Care Exhibit may be used as company records in completing Lines (1) – (3). Similarly, an allocation of the value in Line (15) based on incurred claims reported by market segment in the company's preparation of the Supplemental Health Care Exhibit may be used. If the company is unable to complete the schedule, an explanation should be provided in the footnote as to why the company is unable to provide this information.

Line (1) through Line (33)

There are four lines of business used in the property/casualty RBC formula for calculating the RBC requirement in this worksheet. Other health coverages will continue to use the factors on PR019 Health Premiums. The four lines of business are Column (1) Comprehensive Medical and Hospital; Column (2) Medicare Supplement Column (3) Dental & Vision and Column (4) Stand-Alone Medicare Part D coverage. These lines of business are based on the P/C Annual Statement reporting and do not coincide with the lines of business reported in the Supplemental Health Care Exhibit. Each of the four lines of business has its own column in the Underwriting Risk – Premium Risk table. The categories listed in the columns of this worksheet include premiums plus all risk revenue that is received from another health entity in exchange for medical services provided to such Health entity's members. The descriptions of the items are as follows:

Comprehensive Medical & Hospital

Includes policies providing for medical coverages including hospital, surgical, major medical, medical risk coverage (but NOT Medicare Supplement), and Medicaid risk coverage. This includes Medicare Advantage, with or without prescription drug benefit. This category DOES NOT include administrative services contracts (ASC) or administrative services only (ASO) contracts, or any non-underwritten business. These programs are reported in PR022 Underwriting Risk – Other, Business Risk section of the formula. Neither does it include Federal Employees Health Benefit Program (FEHBP) business, which is reported on Line (3) of PR022 Underwriting Risk – Other. The alternative risk charge, which is twice the maximum retained risk after reinsurance on any single individual, cannot exceed \$1,500,000.

Medical Only (non-hospital professional services)

Include in Comprehensive Medical.

Medicare Supplement

This is business reported in the Medicare Supplement Insurance Experience Exhibit of the annual statement. Medicare risk business is reported under comprehensive medical and hospital.

Dental & Vision

These are premiums for policies providing for dental or vision only coverage issued as stand-alone dental or vision or as a rider to a medical policy that is not related to the medical policy through deductibles or out-of-pocket limits. Column (3) should be completed for Lines (1) through (3), (9) – (11) and (18) through (20) if the earned premium in Column (3), Line (4) is 5% or more than the earned premium reported in Column (1), Line (4).

Stand-Alone Medicare Part D Coverage

Includes policies and contracts providing the standard coverage for individuals enrolled in Stand-Alone Medicare Part D and the insurance is a federally approved PDP with risk corridor protection. It does not include risk revenue for Supplemental benefits within Stand-Alone Medicare Part D coverage that is a portion of the PDP's approved package. It does not include employer coverage unless the coverage meets the above criteria. Where there is a federal subsidy to the employer in lieu of risk corridor protection, the premium is also to be reported as "Other Health."

Other Health Coverages

Include in the appropriate line on PR019 Health Premiums.

The following paragraphs explain the meaning of each line of the work sheet table for computing the experience fluctuation underwriting risk RBC.

Lines (1) through (4) Premium

This is the amount of money charged by the insurer for the specified benefit plan. It is the earned premium, net of reinsurance. It does not include receipts under administrative services only (ASO) contracts; or administrative services contracts (ASC); or any non-risk business; or premium for the Federal Employees Health Benefit Programs (FEHBP), which has a risk factor relating to incurred claims reported separately under PR022 Underwriting Risk – Other, Line (3).

NOTE: Where premiums are paid on a monthly basis they are generally fully earned at the end of the month for which coverage is provided. In cases where the mode of payment is less frequent than monthly, a portion of the premium payment will be unearned at the end of a given reporting period.

For Stand-Alone Medicare Part D Coverage, this will include only certain amounts paid by the individual, an employer or CMS. See Appendix 2 for details of what is and is not premium income.

Report premium net of payments for stop-loss or other reinsurance.

Line (1) Premium – Individual: The amounts reported in the individual columns will be based on company records for coverage for the Individual market as defined by the ACA.

Line (2) Premium – Small Group: The amounts reported in the individual columns will be based on company records for coverage in the Small Group market as defined by the ACA.

Line (3) Premium – Large Group: The amounts reported in the individual columns will be based on company records for coverage in the Large Group market as defined by the ACA.

Line (4) Premium – Total: The amounts reported in the individual columns should be equal to the sum of Lines (1) through (3).

Line (5) Title XVIII Medicare

This is the earned amount of money charged by the insurer (net of reinsurance) for Medicare risk business where the insurer, for a fee, agrees to cover the full medical costs of Medicare subscribers. This includes the premium and federal government's direct subsidy for prescription drug coverage under MA-PD plans.

Line (6) Title XIX Medicaid

This is the earned amount of money charged by the insurer for Medicaid risk business where the insurer, for a fee, agrees to cover the full medical costs of Medicaid subscribers. Revenue from Stand-Alone Medicaid coverage under the low-income subsidy (cost sharing portion) and low-income subsidy (premium portion) are not included in this line.

Line (7) Other Health Risk Revenue

Earned amounts charged by the reporting company as a provider or intermediary for specified medical (e.g., full professional, dental, radiology, etc.) services provided to the policyholders or members of another insure or health insurance company (Health). Unlike premiums, which are collected from an employer group or individual member, risk revenue is the prepaid (usually on a capitated basis) payment, made by either insurer or health insurance company to the company in exchange for services to be provided or offered by such organization. Payments to providers under risk revenue arrangements are included in the RBC calculation as underwriting risk revenue and are included in the calculation of managed care credits. Exclude fee-for-service revenue received by the company from an health entity. This revenue is reported in the business risk section of the formula as health ASO/ASG and limited risk revenue.

Line (8) Underwriting Risk Revenue

The sum of Lines (4) through (7).

Lines (9) through (14) Net Incurred Claims

Claims incurred (paid claims + change in unpaid claims) during the reporting year (net of reinsurance) that are arranged for or provided by the insurer. Paid claims includes capitation and all other payments to providers for services to covered lives, as well as rental expenses (or their providers) for covered services. Paid claims also includes salaries paid to company employees that provide medical services to covered lives and related expenses. This line does not include ASC payments or Federal Employees Health Benefit Program (FEHBP) claims.

Line (9) Net Incurred Claims – Individual: These amounts reported in the individual columns will be based on company records for coverage for the Individual market as defined by the ACA.

Line (10) Net Incurred Claims – Small Group: These amounts reported in the individual columns will be based on company records for coverage in the Small Group market as defined by the ACA.

Line (11) Net Incurred Claims – Large Group: These amounts reported in the individual columns will be based on company records for coverage in the Large Group market as defined by the ACA.

Line (12) Net Incurred Claims - Title XVIII-Medicare: Claims incurred for Medicare Risk Coverage during the reporting year (net of reinsurance). The amounts will be based on company records.

Line (13) Net Incurred Claims - Title XIX-Medicaid: Claims incurred for Medicaid Risk Coverage during the reporting year (net of reinsurance). The amounts will be based on company records.

Line (14) Net Incurred Claims – Other Health: Claims incurred for Other Health Coverage during the reporting year (net of reinsurance). The amounts will be based on company records.

Line (15) Net Incurred Claims – Total: Line (15) should equal to the sum of Lines (9) through (14). Column (1) claims come from Annual Statement, Schedule H, Part 5 Column 1 Line D13 less the amounts reported as incurred claims for Administrative Services Contracts (ASC) in Line (8) of PR013 and Federal Employee Health Benefit Plan (FEHBP) in Line (3) of PR022. (Note that Medicare supplement claims could be double-counted if included in Column 1 of Schedule H, Part 5 rather than Column (3).) Column (2) claims come from General Interrogatories Part 2, Line 1.5. Column (3) dental claims come from Schedule H, Part 5, Column 2, Line D13.)

For Stand-Alone Medicare Part D Coverage, net incurred claims should reflect claims net of reinsurance coverage (as defined in Appendix 2). Where there has been prepayment under the reinsurance coverage, paid claims should be offset from the cumulative deposits. Unpaid claim liabilities should reflect expected recoveries from the reinsurance coverage – for claim amounts unpaid by the PDP or for amounts covered under the reinsurance coverage that exceed the cumulative deposits. Where there has not been any prepayment under the reinsurance coverage, unpaid claim liabilities should reflect expected amounts still due from CMS.

Line (16) Fee-for-Service Offset

Report fee-for-service revenue that is directly related to medical expense payments. The fee-for-service line does not include revenue where there is no associated claim payment (e.g., fees or charges to nonmember/insured of the company where the provider of the service receives no additional compensation from the company) and when such revenue was excluded from the pricing of medical benefits.

Line (17) Underwriting Risk Incurred Claims
Line (15) minus Line (16).

Lines (18) through (24) Underwriting Risk Claims Ratio

Line (18) Underwriting Risk Claims Ratio – Individual: Line (9) / Line (1). If either Line (1) or Line (9) is zero or negative, Line (18) is zero.

Line (19) Underwriting Risk Claims Ratio – Small Group: Line (10) / Line (2). If either Line (2) or Line (10) is zero or negative, Line (19) is zero.

Line (20) Underwriting Risk Claims Ratio – Large Group: Line (11) / Line (3). If either Line (3) or Line (11) is zero or negative, Line (20) is zero.

Line (21) Underwriting Risk Claims Ratio – Title XVII – Medicare: Line (12) / Line (5). If either Line (5) or Line (12) is zero or negative, Line (21) is zero.

Line (22) Underwriting Risk Claims Ratio – Title XIX – Medicaid: Line (13) / Line (6). If either Line (6) or Line (13) is zero or negative, Line (22) is zero.

Line (23) Underwriting Risk Claims Ratio – Other Health: Line (14) / Line (7). If either Line (7) or Line (14) is zero or negative, Line (23) is zero.

Line (24) Underwriting Risk Claims Ratio – Other Health: Line (17) / Line (8). If either Line (8) or Line (17) is zero or negative, Line (24) is zero.

Line (25) Underwriting Risk Factor

A weighted average factor based on the amount reported in Line (8), Underwriting Risk Revenue.

Comprehensive Medical	\$0 - \$3 Million	\$3-\$25 Million	Over \$25 Million
Medicare Supplement	0.150	0.150	0.090
Dental & Vision	0.105	0.067	0.067
Stand-Alone Medicare Part D Coverage	0.120	0.076	0.076
	0.251	0.251	0.151

Line (26) Base Underwriting Risk RBC

Line (8) x Line (24) x Line (25.3).

Line (27) Managed Care Discount

For Comprehensive Medical & Hospital, Medicare Supplement (including Medicare Select) and Dental, a managed care discount, based on the type of managed care arrangements an organization has with its providers, is included to reflect the reduction in the uncertainty about future claims payments attributable to the managed care arrangements. The discount factor is from Column (3), Line (12) of PR021 Underwriting Risk - Managed Care Credit. An average factor based on the combined results of these three categories is used for all three.

For Stand-Alone Medicare Part D Coverage, a separate managed care discount (or federal program credit) is included to reflect only the reduction in uncertainty about future claims payments attributable to federal risk arrangements. The discount factor is from Column (3), Line (12) of PR021 Underwriting Risk - Managed Care Credit.

Line (28) Base RBC After Managed Care Discount

Line (26) x Line (27).

Line (29) RBC Adjustment for Individual

The average Experience Fluctuation Risk charge is increased by 20 percent for the portion relating to Individual Medical Expense premiums in Column (1). Other types of health coverage do not differentiate Individual and Group. The additional time necessary to develop sufficient data to make a premium filing with states and then to implement the premium increase was modeled to calculate this factor.

Line (30) Maximum Per-Individual Risk After Reinsurance

This is the maximum loss after reinsurance for any single individual. Where specific stop-loss reinsurance protection is in place, the maximum per-individual risk after reinsurance is equal to the highest attachment point on such stop-loss reinsurance, subject to the following:

- * Where coverage under non-proportional reinsurance or stop-loss protection with the highest attachment point is capped at \$750,000 per insured for Comprehensive Medical and \$25,000 for the other three lines, the maximum retained loss will be equal to such attachment point plus the difference between the coverage maximum per claim and \$750,000 or \$25,000, whichever is applicable.

- * Where the non-proportional reinsurance or stop-loss protection is subject to participation by the company, the maximum retained risk as calculated above will be increased by the company's participation in claims in excess of the attachment point, but not to exceed \$750,000 for Comprehensive Medical and \$25,000 for the other three coverages.

If there is no specific stop-loss or reinsurance in place, enter the largest amount payable (within a calendar year) or \$9,999,999 if there is no limit.

Examples of the calculation are presented below:

EXAMPLE 1 (Insurer provides Comprehensive Care):

Highest Attachment Point (Retention)	\$100,000
Reinsurance Coverage	90% of \$500,000 in excess of \$100,000
Maximum Reinsured Coverage	\$600,000 (\$100,000 + \$500,000)
Maximum Retained Risk =	

$$\frac{\$100,000 \text{ deductible}}{+\$150,000 (\$750,000 - \$600,000)}$$

$$\frac{+\$50,000}{\$300,000} (10\% \text{ of } \$500,000 \text{ coverage layer})$$

EXAMPLE 2 (Insurer provides Comprehensive Care):

Highest Attachment Point (Retention)	\$75,000
Reinsurance Coverage	90% of \$1,000,000 in excess of \$75,000
Maximum Reinsured Coverage	\$1,025,000 (\$75,000 + \$1,000,000)
Maximum Retained Risk =	

$$\frac{\$75,000 \text{ deductible}}{+\$90 (\$750,000 - \$75,000)}$$

$$\frac{+\$67,500}{\$142,500} (10\% \text{ of } \$675,000 \text{ coverage layer})$$

Line (31) Alternate Risk Charge
Twice the amount in Line (30), subject to a maximum of \$1,500,000 for comprehensive medical and \$50,000 for Medicare Supplement and Dental. Six times the amount in Line (30), subject to maximum of \$150,000 for Stand-Alone Medicare Part D Coverage.

Line (32) Net Alternate Risk Charge

The largest value from Line (31) is retained for that column in line (32) and all others are ignored.

Line (33) Net Underwriting Risk RBC

The maximum of Line (29) or Line (32).

Footnote 1a: If your company is unable to complete this schedule, please provide an explanation. If the company is unable to provide a breakdown out of the company's premiums, claims and loss ratio by individual, small group or large group plan type as indicated in these instructions, an explanation should be provided as to why the company cannot provide this information.

Footnote 1b: Should describe the basis the company used to allocate the values in Lines (4) and (15) into the three market segment lines. For example: The company used its work papers for completing the Supplemental Health Care Exhibit to allocate the earned premium in Line (4) and incurred claims in line (15) by the three market segments defined in the ACA.

Footnote 1c recognizes the potential that estimates of the receivables and payables with respect to the ACA programs identified as reinsurance, risk adjustment and risk corridors may not be possible or may be misleading in this informational page. If the company is concerned that the values may be misleading, it may wish to highlight this concern in the footnote.

Footnote 2. Please explain how your company defines small group for the purposes of this form and what is the source of your company's data, i.e. does your company use the federal definition, the definition of each state? company is doing business in, or any other methodology for defining small group.

PR021 - Underwriting Risk – Managed Care Credit

This worksheet PR021 Underwriting Risk – Managed Care Credit is optional. It may be completed for only part of the Comprehensive Medical, Stand-Alone Medicare Part D Coverage, Dental business or all of them. Line (1) will be filled in as the balancing item if any of Lines (2) through (8) are entered (and then Line (9) will be required).

The effect of managed care arrangements on the variability of underwriting results is the fundamental difference between coverages subject to the managed care credit and pure indemnity insurance. The managed care credit is used to reduce the RBC requirement for experience fluctuations. It is important to understand that the managed care credit is based on the reduction in uncertainty about future claims payments, not on an actual reduction in the actual level of cost. Those managed care arrangements that have the greatest reduction in the uncertainty of claims payments receive the greatest credit, while those that have less effect on the predictability of claims payments engender less of a discount.

There are currently five levels of managed care that are used in the RBC formulas other than for Stand-Alone Medicare Part D Coverage, although in the future as new managed care arrangements evolve, the number of categories may increase or new arrangements may be added to the existing categories. The managed care categories are:

- * Category 0 - Arrangements not Included in Other Categories
- * Category 1 - Contractual Fee Payments
- * Category 2 - Bonus / Withhold Arrangements
- * Category 3 - Capitation
- * Category 4 - Non-contingent Expenses and Aggregate Cost Arrangements and/or Capitated Arrangements

For Stand-Alone Medicare Part D Coverage, the reduction in uncertainty comes from two federal supports. The reinsurance coverage is optional in that a plan sponsor may elect to participate in the Part D Payment Demonstration. The risk corridor protection is expected to have less impact after the first few years. To allow flexibility within the RBC formula, Lines (10.1) through (10.4) will be used to give credit for the programs in which the plan sponsor participates. Whilst all PDPs will have formularies and may utilize other methods to reduce uncertainty, for the near future no other managed care credits are allowed for this coverage.

The managed care credit is based on the percentage of paid claims that fall into each of these categories. Total claim payments are allocated among these managed care “buckets” to determine the weighted average discount, which is then used to reduce the Underwriting Risk – Premium Risk for Comprehensive Medical, Medicare Supplement and Dental RBC. Paid claims are used instead of incurred claims due to the variability of reserves (unpaid claims) in incurred claim amounts and the difficulty in allocating reserves (unpaid claims) by managed care category.

In some instances, claims payments may fit into more than one category. If that occurs, enter the claims payments into the highest applicable category. CLAIMS PAYMENTS CAN ONLY BE ENTERED INTO ONE OF THESE CATEGORIES! The total of the claims payments reported in the managed care worksheet should equal the total year's paid claims. Category 2a, Category 2b and Category 3c are not allowed to include non-regulated intermediaries who are affiliated with the reporting company in order to ensure that true risk transfer is accomplished.

Line (1)

Category 0 - Arrangements not Included in Other Categories. There is a zero managed care credit for claim payments in this category, which includes:

- * Fee for service (charges).
- * Discounted fee for service (based upon charges).
- * Usual customary and reasonable (UCR) schedules.
- * Relative value scale (RVS) where neither payment base nor RV factor is fixed by contract or where they are fixed by contract for one year or less.
- * Retroactive payment to apportioned providers or intermediaries whether by capitation or other payment method (excluding retroactive withhold later released to the provider and retroactive payments made solely because of a correction to the number of members within the capitated agreement).
- * Capitation paid to providers or intermediaries that have received retroactive payments for previous years (including bonus arrangements on capitation programs).
- * Claim payments not included in other categories.

Line (2)

Category 1 - Payments Made According to Contractual Arrangements. There is a 15 percent managed care credit for payments included in this category:

- * Hospital per diems, diagnostic related groups (DRGs) or other hospital case rates.
- * Non-adjustable professional case and global rates.
- * Provider fee schedules.
- * Relative value scale (RVS) where the payment base and RV factor are fixed by contract for more than one year.

Line (3)

Category 2a - Payments Subject to Withholds or Bonuses With No Other Managed Care Arrangements. This category may include business that would have otherwise fit into Category 0. That is, there may be a bonus/withhold arrangement with a provider who is reimbursed based on a UCR schedule (Category 0).

The maximum Category 2a managed care credit is 25 percent. The credit is based upon a calculation that determines the ratio of withhold and bonuses paid to providers during the prior year to total withhold and bonuses available to the providers during that year. That ratio is then multiplied by the average provider withhold ratio for the prior year to determine the current year's Category 2a managed care credit factor. Bonus payments that are not related to financial results are not included (e.g., patient satisfaction). Therefore, the credit factor is equal to the result of the following calculation:

EXAMPLE - 1998 Reporting Year

1997 withhold / bonus payments	\$750,000
1997 withhold / bonuses available	\$1,000,000
A. MCC Factor Multiplier	75% - Eligible for credit
1997 withhold / bonuses available	\$1,000,000
1997 claims subject to withhold - gross [†]	\$5,000,000
B. Average Withhold Rate	20%
Category 2 Managed Care Credit Factor (A x B) 15%	

The resulting factor is multiplied by claims payments subject to withhold - net[‡] in the current year.

- [†] These are amounts due before deducting withhold or paying bonuses.
[‡] These are actual payments made after deducting withhold or paying bonuses.

Enter the paid claims for the current year where payments to providers were subject to withhold and bonuses, but otherwise had no managed care arrangements.

Line (4)

Category 2b - Payments Made Subject to Withholds or Bonuses That Are Otherwise Managed Care Category 1. Category 2b may include business that would have otherwise fit into Category 1. That is, there may be a bonus/withhold arrangement with a provider who is reimbursed based on a provider fee schedule (Category 1). The Category 2 discount for claims payments that would otherwise qualify for Category 1 is the greater of the Category 1 factor or the calculated Category 2 factor.

The maximum Category 2b managed care credit is 25 percent. The minimum Category 2b managed care credit is 15 percent (Category 1 credit factor). The credit calculation is the same as found in the previous example or Category 2a.

Enter the paid claims for the current year where payments to providers were subject to withhold and bonuses AND where the payments were made according to one of the contractual arrangements listed for Category 1.

Not for Distribution

Line (5)

Category 3a - Capitated Payments Directly to Providers. There is a managed care credit of 60 percent for claims payments in this category, which includes:

- * All capitation or percent of premium payments made directly to licensed providers.

Enter the amount of claims payments paid DIRECTLY to licensed providers on a capitated basis.

Line (6)

Category 3b - Capitated Payments to Regulated Intermediaries. There is a managed care credit of 60 percent for claims payments in this category, which includes:

- * All capitation or percent of premium payments to regulated intermediaries, which in turn pay licensed providers.

Enter the amount of medical expense capitations paid to regulated intermediaries (see Appendix X for definition). In those cases where the capitated regulated intermediary employs providers and pays them non-contingent salaries or otherwise qualifies for Category 4, the insurer may include that portion of such capitated payments in Category 4.

Line (7)

Category 3c - Capitated Payments to Non-Regulated Intermediaries. There is a managed care credit of 60 percent for claims payments in this category, which includes:

- * All capitated or percent of premium payments to non-affiliated intermediaries that in turn pay licensed providers. (Subject to a 5 percent limitation on payments to providers or other corporations that have no contractual relationship with such intermediary. Amounts greater than the 5 percent limitation should be reported in Category 4).

Enter the amount of medical expense capitations paid to non-regulated intermediaries not affiliated with the reporting company. Do not include the amount of medical expense capitations paid to non-regulated intermediaries that are affiliated with the reporting company. These amounts should be reported in Category 0. Non-regulated intermediaries are those organizations which meet the definition of Intermediary but not regulated intermediary in Appendix 1. In cases where the capitated non-regulated intermediary (even if affiliated) employs providers and pays them non-contingent salaries or otherwise qualifies for Category 4, the insurer may include that portion of such capitated payments in Category 4.

IN ORDER TO QUALIFY FOR ANY OF THE CAPITATION CATEGORIES, SUCH CAPITATION MUST BE FIXED (AS A PERCENTAGE OF PREMIUM OR FIXED DOLLAR AMOUNT PER MEMBER) FOR A PERIOD OF AT LEAST 12 MONTHS. Where an arrangement contains a provision for prospective revision within a 12-month period, the entire arrangement shall be subject to a managed care credit that is calculated under Category 1 for a provider, and for an intermediary at the greater of Category 1 or a credit

calculated using the underlying payment method(s) to the providers of care. Where an arrangement contains a provision for retroactive revisions either within or beyond a 12-month period, the entire arrangement shall be subject to a managed care credit that is calculated under Category 0 for providers and intermediaries.

Line (8)

Category 4 - Medical & Hospital Expenses Paid as Salary to Providers. There is a managed care credit of 75 percent for claims payments in this category. Once claims payments under this managed care category are total'd, any fee for service revenue from uninsured plans (i.e., ASO or ASC) that was included on Line (7) in the underwriting risk section should be deducted before applying the managed care credit factor.

- * Non-contingent salaries to persons directly providing care.
- * The portion of payments to affiliated entities which is passed on as non-contingent salaries to persons directly providing care where the entity has a contract only with the company.
- * All facilities related medical expenses and other non-provider medical costs generated within health facility that is owned and operated by the insurer.
- * Aggregate cost payments.

Salaries paid to doctors and nurses whose sole corporate purpose is utilization review are also included in this category if such payments are classified as "medical expense" payments (paid claims) rather than administrative expenses. The Aggregate Cost method of reimbursement means where a health plan has a reimbursement plan with a corporate entity that directly provides care, where (1) the health plan is contractually required to pay the total operating costs of the corporate entity, less any income to the entity from other users of services; and (2) there are mutual unlimited guarantees of solvency between the entity and the health plan, that put their respective capital and surplus at risk in guaranteeing each other.

Line (10.1)

Category 0 for Stand-Alone Medicare Part D Coverage would be all claims during the period where neither the reinsurance coverage or risk corridor protection is provided.

Line (10.2)

Category 1 for Stand-Alone Medicare Part D Coverage would be for all claims during a period when only the reinsurance coverage is provided. This is designed for some future time period and is not to be interpreted as including employer-based Part D coverage that is not subject to risk corridor protection.

Line (10.3)

Category 2a for Stand-Alone Medicare Part D Coverage would be for all claims during a period when only the risk corridor protection is provided.

Line (10.4)

Category 3a for Stand-Alone Medicare Part D Coverage would be for all claims during a period when both reinsurance coverage and risk corridor protection are provided.

Line (10.6)

Total Paid Claims – The total of Column (1) paid claims should equal the total claims paid for the year as reported in Schedule H, Part I, Columns 1 and 2, Line D16 of the annual statement.

Line (11)

Weighted Average Managed Care Discount – This amount is calculated by dividing the total weighted claims (Line (9) Column (2)) by the total claim payments (Line (9) Column (1)).

Line (12)

Weighted Average Managed Care Risk Adjustment Factor - This is the credit factor that is carried back to the underwriting risk calculation. They are one minus the Weighted Average Managed Care Discount (Line (11)).

Lines (13) through (19)
Lines (13) through (19) are the calculation of the weighted average factor for the Category 2 claims payments subject to withhold and bonuses. This table requires data from the PRIOR YEAR to compute the current year's discount factor.

Line (13)
Enter the prior year's actual withheld and bonus payments.

Line (14)
Enter the prior year's withhold and bonuses that were available for payment in the prior year.

Line (15)
Divides Line (13) by Line (14) to determine the portion of withhold and bonuses that were actually returned in the prior year.

Line (16)
Equal to Line (14) and is automatically pulled forward.

Line (17)
Claims payments that were subject to withhold and bonuses in the prior year. Equal to Line (3) + Line (4) of Underwriting Risk-Managed Care Credit FOR THE PRIOR YEAR.

Line (18)
Divides Line (16) by Line (17) to determine the average withhold rate for the prior year.

Line (19)
Multiplies Line (15) by Line (18) to determine the discount factor for Category 2 claims payments in the current year, based on the performance of the insurer's withhold/bonus program in the prior year.

PR022 - Underwriting Risk – Other and Total Net Health Premium RBC

Administrative Expenses for Certain A&H Coverages and for Health ASO/ASC

To maintain general consistency with the life RBC formula, an amount is determined as risk related to the potential for additional expenses of administering certain types of health insurance will exceed the portion of the premium allocated to cover these expenses. Not all administrative expenses are included (commissions, premium taxes and other expenses defined and paid as a percentage of premium are not included and the expenses for administrative services contracts (ASO) and administrative service only (ASO) business have separate lower factors) and the factor is graded based on a two tier formula related to health insurance premium to which this risk is applied.

Specific Instructions for Application of the Formula

Lines (1) and (2)

In addition to the general risk of fluctuations in the claims experience, there is an additional risk generated when insurers guarantee rates for extended periods beyond one year. If rate guarantees are extended between 15 and 36 months from policy inception, a factor of 0.024 is applied against the direct premiums earned for those guaranteed policies. Where a rate guarantee extends beyond 36 months, the factor is increased to 0.064. This calculation only applies to those lines of accident and health business that include a medical trend risk; i.e.

Comprehensive Medical, Medicare Supplement, Dental and Vision, Stand-Alone Medicare Part D Coverage, Stop-Loss and Minimum Premium and Other Limited Benefits Anticipating Rate Increases. Premiums entered should be the earned premium for the current calendar year period and not for the entire period of the rate guarantees. Premium amounts should be shown net of reinsurance only when the reinsurance ceded premium is also subject to the same rate guarantee.

Line (3)

A separate risk factor has been established to recognize the reduced risk associated with safeguards built into the Federal Employees Health Benefit Program (FEHBP) created under Section 8909(f)(1) of Title 5 of the United States Code. Claims incurred are multiplied by 2 percent to determine total underwriting RBC on this business.

Line (8)

Enter the total amount of administrative expenses or health insurance in Column (1) – this amount will come from company records. Lines (9) and (10) are used to back out any amounts related to Administrative Services Contracts (ASC) and Administrative Services Only (ASO) contracts, respectively – these are brought back into the formula in Lines (15) and (16). Line (11) backs out administrative expenses for commissions and premium taxes.

Line (15)

Include the amount reported in Line (9) plus any other administrative expenses for ASC business. Line (15) should be greater than or equal to Line (9).

Line (16)

Include the amount reported in Line (10) plus any other administrative expenses for ASO business. Line (16) should be greater than or equal to Line (10).

PR023 - Long-Term Care

The long-term care morbidity risk is calculated in part based on the current year's earned premium. The premium is separated into the total not to exceed \$50,000,000 to which a larger factor is applied and amounts in excess of \$50,000,000 to which a lower factor is applied. This is done in Lines (1) to (3) of PR023 Long-Term Care.

Another portion of the morbidity risk is applied to incurred claims. This is done in Lines (4.1) through (6). To reduce the volatility of claims, the current and prior year's results are averaged using loss ratios. This is done in lines (4.1) to (4.3). The average loss ratio is applied to current year's earned premium to get Adjusted LTC Claims for RBC in Line (5). To allow for those situations where either there is no positive earned premium or one of the loss ratios is negative, the RBC formula uses the actual incurred claims for the current year. The claims-based RBC is separated into amounts up to \$35,000,000 to which a higher factor is applied in Line (5) and amounts in excess of \$35,000,000 in Line (5.2). In addition, if Line (1), Column (1) is not positive, a larger factor is applied to actual incurred claims (if positive) to reflect the fact that there is no premium-based RBC.

PR024 - Health Claim Reserves

Additional risk-based capital of 5 percent of claim reserves for individual and group and credit is required to recognize the risk of the level of recoveries and other claim terminations falling below that assumed in the claim reserves.

PR025 - Premium Stabilization Reserves

Basis of Factors

Premium stabilization reserves are funds held by the company in order to stabilize the premium a group policyholder must pay from year to year. Usually experience rating refunds are accumulated in such a reserve so that they can be drawn upon in the event of poor future experience. This reduces the insurer's risk.

For group health insurance, 50 percent of premium stabilization reserves held in the Annual Statement as a liability (not as appropriated surplus) are permitted as an offset up to the amount of risk-based capital. The 50 percent factor was chosen to approximate the portion of premium stabilization reserves that would be an appropriate offset if the formula were applied on a contract-by-contract basis, and the reserve offset was limited to the amount of risk-based capital required for each contract.

Specific Instructions for Application of the Formula

There is some variance for reporting liability that are appropriately considered premium stabilization reserves. The data source should come from company records.
The sum of these various types of premium stabilization reserves equals the preliminary premium stabilization reserve credit. The final premium stabilization reserve credit is limited to the risk-based capital previously calculated.

PR026 - Federal ACA Risk adjustment and risk corridor sensitivity test

The federal ACA Risk Adjustment and Risk Corridor Separation Test is used to adjust TAC for the risk adjustment receivable or payable and the risk corridor retrospective premium and reserve for rate credit or policy experience rating refunds. The sensitivity test identifies the potential impact to an insurer's RBC ratio due to the risk of miscalculating the ACA risk adjustment and risk corridor by the insurer. The sensitivity test looks both at the risk of overestimation and underestimation by the insurer for both receivables and payables. Lines (1) through (11) look at the risk of overestimation while Lines (12) through (22) look at the risk of underestimation by decreasing and increasing the amount reported in the Notes to Financial Statement by 25 percent. The sensitivity test provides a "what if" scenario that has no effect on the risk-based capital amounts reported in the annual statement. The Health Risk-Based Capital (E) Working Group determined that a 25 percent change in the annual statement amount and a 50 percent factor should be used to calculate the effect of the miscalculating the risk adjustment or risk corridor receivable and payable on the RBC ratio. The company can provide an explanation in the Footnote if the company believes the factors are not appropriate, with an explanation as to why the factors are inappropriate.

Line (1) and Line (12) – Premium Adjustments Receivable Due to ACA Risk Adjustment. This is the amount reported in the annual statement Notes to Financial Statement 24F2a1. Column (2) would equal Column (1) multiplied by the sensitivity amount.

Line (2) and Line (13) – Premium Adjustments Payable Due to ACA Risk Adjustment Operation. This is the amount reported in the annual statement Notes to Financial Statement 24F2a3. Column (2) would equal Column (1) multiplied by the sensitivity amount.

Line (3) and Line (14) – Total ACA Risk Adjustments Receivable and Payable. Line (3) would be equal to Line (2) minus Line (1) and Line (14) would be equal to Line (13) minus Line (12).

Line (4) and Line (15) – Accrued Retrospective Premium Due to ACA Risk Corridors. This is the amount reported in the annual statement Notes to Financial Statement 24F2c1. Column (2) would equal Column (1) multiplied by the sensitivity amount.

Line (5) and Line (16) – Reserve for Rate Credits or Policy Experience Rating Refunds Due to ACA Risk Corridors. This is the amount reported in the annual statement Notes to Financial Statement 24F2c2. Column (2) would equal Column (1) multiplied by the sensitivity amount.

Line (6) and Line (17) – Total ACA Risk Corridor Retrospective Premium and Rate Credits or Policy Experience Rating Refunds. Line (6) is equal to Line (5) minus Line (4) and Line (17) is equal to Line (16) minus Line (15).

Line (7) and Line (18) – Total Risk Adjustment and Risk Corridor. The absolute value of Line (7), Column (3) is equal to Line (3) plus Line (6). The absolute value of Line (18), Column (3) is equal to Line (14) plus Line (17).

Line (8) and Line (19) – Page PR030, Total Adjusted Capital, Post Deferred Tax, Line (14)

Line (9) and Line (20) – Total Adjusted Capital Stressed for Risk Adjustments. Line (9) is equal to Line (8) minus Line (7) and Line (20) is equal to Line (19) minus Line (18).

Line (10) and Line (21) – Authorized Capital Level RBC. Page PR033 – Calculation of Total Adjusted Capital to Risk-Based Capital Line (73)

Line (11) and Line (22) – ACA Risk Adjustment ACL RBC Ratio. Line (11) is equal to Line (9) divided by Line (10) and Line (22) is equal to Line (20) divided by Line (21).

Not for Distribution

CALCULATION OF CATASTROPHE RISK CHARGE RCAT PR027

The catastrophe risk charge for earthquake (PR027A) and hurricane (PR027B) risks is calculated by multiplying the RBC factors by the corresponding modeled losses and reinsurance recoverables. The risk applies on a per basis with a corresponding contingent credit risk charge for certain categories of reinsurers. Data must be provided for the worst year in 50, 100, 250, and 500; however, only the first year in 100 will be used in the calculation of the catastrophe risk charge. While projected losses modeled on an Aggregate Exceedance Probability basis is preferred, companies are permitted to report on an Occurrence Exceedance Probability basis if that is consistent with the company's internal risk management process.

The contingent credit risk charge should be calculated in a manner consistent with the way the company internally evaluates and manages its modeled net catastrophe risk.

Note that no tax effect offsets or reinstatement premiums should be included in the modeled losses. Further note that the catastrophe risk charge is for earthquake and hurricane risks only.

As per the footnote on this page, modeled losses to be entered PR027A and PR027B in Lines (1) through (4) are to be calculated using one of the approved commercially available catastrophe models – AIR, EQECAT, RMS, ARA HurLoss (Hurricane only); or the Florida Public Model (hurricane only); and using the insurance company's own insured property exposure information as inputs to the model. The insurance company may elect to use the modeled results from any one of the models, or any combination of results of two or more of the models. Each insurer will not be required to utilize any prescribed set of modeling assumptions, but will be expected to use the same exposure data, modeling, and assumptions that the insurer uses in its own internal catastrophe risk management process. Any exceptions must be explained in the required *Attestation Re: Catastrophe Modeling Used in RBC Catastrophe Risk Charges* within this RBC Report.

The Grand Total (PR027) page includes an interrogatory to support an exemption from filing the catastrophe risk charge. In general, if a company uses an intercompany pooling arrangement or quota share arrangement with U.S. affiliates covering 100% of its earthquake and hurricane risks such that there is no exposure for these risks, then this page may be left blank. For all other companies with substantive earthquake and hurricane risk exposure, this page must be completed. Zero entries may be made for companies with any of the following circumstances:

1. Satisfy the 0% net exposure standard as described in interrogatory #1 in PR027 or
2. Has a ratio of Insured Value – Property to surplus as regards policyholders of less than 50%
3. Write Insured Value – Property that includes hurricane and/or earthquake coverage in catastrophe-prone areas representing less than 10% of its surplus as regards policyholders.

“Insured Value – Property” includes aggregate policy limits for structures and contents for policies written and assured in the following annual statement lines – Fire, Allied Lines, Earthquake, Farmowners, Homeowners, and Commercial Multi-Peril.

“Catastrophe-Prone Areas” include:

- i. For hurricane risks, Hawaii, District of Columbia and states and commonwealths bordering on the Atlantic Ocean and/or the Gulf of Mexico including Puerto Rico.
- ii. For earthquake risk or for fire following earthquake, any of the following commonwealth or states: Alaska, Hawaii, Washington, Oregon, California, Idaho, Nevada, Utah, Arizona, Montana, Wyoming, Colorado, New Mexico, Puerto Rico, and geographic areas in the following states that are in the NE, Madrid Seismic Zone - Missouri, Arkansas, Mississippi, Tennessee, Illinois and Kentucky.

Specific Instructions for Application of the Formula

Column (1) – Direct and Assumed Modeled Losses

These are the direct and assumed modeled losses per the first footnote. Include losses only; no loss adjustment expenses. For companies that are part of an inter-company pooling arrangement, the losses in this column should be consistent with those reported in Schedule P, i.e. losses reported in this column should be the gross losses for the pool multiplied by the company's share of the pool.

Column (2) – Net Modeled Losses

These are the net modeled losses per the second footnote. Include losses only; no loss adjustment expenses.

Column (3) - Ceded Amounts Recoverable

These are the modeled losses ceded under any reinsurance contract. Include losses only, no loss adjustment expenses, and should be associated with the Net Modeled Losses.

Column (4) - Ceded Amounts with Zero Credit Risk Charge

Per the footnote, modeled catastrophe losses that would be ceded to the categories of reinsurers that are not subject to the RBC credit risk charge (i.e., U.S. affiliates and mandatory pools, whether authorized, unauthorized, or certified).

Column (6) – Amount

These are automatically calculated based on the previous columns.

Column (7) - RBC Requirement

A factor of 1.000 is applied to the reported modeled catastrophe losses calculated on both AEP and OEP basis, and a factor of 0.048 is applied to the reinsurance recoverables. The RBC Requirement is based on either AEP reported results or OEP reported results (not both) consistent with the way the company internally evaluates and manages its modeled net catastrophe risk.

Column (5) – Y/N

Please indicate “Y” for OEP basis and “N” for AEP basis. This column should not be blank.

TOTAL ADJUSTED CAPITAL AND COMPARISON TO RISK-BASED CAPITAL

PR028 – PR034

PR028 - Capital Notes Before Limitation

The laws of certain states allow insurers to issue a form of capital instrument called a “capital note.” A credit is allowed to Total Adjusted Capital for a capital note that satisfies all of the following conditions:

1. In a liquidation, the capital note can¹ with surplus notes and is subordinate to the claims of policyholders, claimants and general creditors.
2. The form and content of the capital note was approved by the commissioner of the insurer's state of domicile.
3. At the time of issuance of the capital note, the aggregate principal amount did not exceed 25 percent of the Total Adjusted Capital (including the aggregate principal amount of outstanding capital and surplus notes) as of the end of the immediately preceding calendar year less the aggregate principal amount of outstanding capital and surplus notes.
4. The term of the capital note is not less than five years.
5. At the time of issuance of the capital note:
 - a) The total principal amount of capital notes maturing in an one year did not exceed 5 percent of Total Adjusted Capital (measured at the time of issuance); and
 - b) The total principal amount of capital notes maturing in any three-year period did not exceed 12 percent of Total Adjusted Capital (measured at the time of issuance).
6. Payment of interest, dividend or principal of the capital note is deferred if it would have caused the insurer's Total Adjusted Capital to drop below its Company Action Level Risk-Based Capital. However, upon request by the insurer, the commissioner of the insurer's state of domicile may approve such payment if in the commissioner's judgment the financial condition of the insurer warrants it.
7. The commissioner of the insurer's state of domicile may halt all payments on the capital note if the insurer's Total Adjusted Capital drops below three times the principal amount of the capital and surplus notes that the insurer has outstanding.
8. The capital note is treated as a liability and consequently does not increase the insurer's capital or surplus.
9. The insurer issuing the capital note is obligated to supply to the commissioner of the insurer's state of domicile an informational filing in a manner approved by the Commissioner at the same time the insurer files its Annual Statement, and at such times as the commissioner determines necessary. The filing shall include and be based on the following guidelines:
 - a) The filing shall display the financial results of the criteria used to determine whether a payment on the insurer's capital notes need to be approved by the commissioner or may be halted by the commissioner. Further, it shall specifically identify those risks that the commissioner determines necessary. The filing shall include and be based on the following guidelines:
 - b) The insurer shall notify the commissioner for informational purposes of each forthcoming payment under a capital note not less than 10 business days prior to the date of payment, nor more than 30 business days prior to the date of payment.
 - c) Whenever an insurer declares its intention to exercise the option to call or redeem a capital note prior to the scheduled maturity, the Commissioner shall be notified within five business days following the declaration, and not less than 10 business days prior to the declared redemption date. The 10 day period should be measured from the date of the commissioner's receipt of the notice.

The credit for a capital note is reduced as the note approaches maturity (as calculated on PR029 Capital Notes Before Limitation). The aggregate credit for capital notes is limited so that the total amount of capital and surplus notes included in Total Adjusted Capital is not more than one-third of Total Adjusted Capital.

PR029 - Calculation of Total Adjusted Capital

This is computed by subtracting the full value of the non-tabular discount found in Schedule P, Part 1 – Summary, L12 C32 and C33 plus any discount on medical reserves included in C24 for the company and its affiliates from its capital and surplus from P3 C1 L37, and then adding back the AVR and half of any dividend liability of any of the company's life insurance affiliates. The portion of the AVR that can be counted as capital is limited to the amount not utilized in asset adequacy testing in support of the Actuarial Opinion for

reserves. All the affiliate amounts should be adjusted by percentage of ownership before entering. All U.S. life, property & casualty and investment affiliates should be included. If a company has no affiliates, then Total Adjusted Capital is equal to its capital and surplus adjusted for non-tabular discounts.

Lines (13.1) through (13.4)

These lines calculate the credit to Total Adjusted Capital for the insurer's qualifying capital notes. The calculation on Line (13.2) limits the credit for capital notes so the total amount of capital and surplus notes included in Total Adjusted Capital is not more than one-half of Total Adjusted Capital from other sources. This is equivalent to a limit of one-third of Total Adjusted Capital from all sources including the capital and surplus notes themselves.

The TAC is reported in the annual statement's 10-Year Historical Exhibit on Line 28, Total Adjusted Capital.

The Sensitivity test provides a "what if" scenario eliminating deferred tax assets and deferred tax liabilities from the calculation of Total Adjusted Capital. The sensitivity test has no effect on the risk-based capital amounts reported in the annual statement.

Include only the admitted portion of the deferred tax asset for Line (15). Line (16) should include only the admitted portion of insurance subsidiaries' deferred tax assets.

Lines (22) through (25) are used for the ACA sensitivity test. The ACA sensitivity test provides a "what if" scenario eliminating the ACA fee from the Calculation of Total Adjusted Capital. The ACA fee included on Line (22) is the estimated current year amount that is to be paid in the fee year. The ACA fee sensitivity test has no effect on the risk-based capital amounts reported in the annual statement. Column (2), Line (22) should equal the annual statement Notes to Financial Statement, Note 22B, Column 1.

PR030 - PR032 - Computation of Total Risk-Based Capital After Covariance

The components of R0, R1, R2, R3, R4, R5 and **Reat** are shown on the following pages of the booklet. The covariance adjustment is used to discount the Total RBC Before Covariance because the RBC amounts for the individual R components, when simply added together, restate the true risk. It is assumed that not all of the events for which RBC is required would occur simultaneously.

The components of the Total RBC After Covariance formula are:

R0 – Affiliated Insurance Company Assets RBC
R1 – Fixed Income Assets RBC
R2 – Equity Assets RBC
R3 – Credit-Related Assets RBC
R4 – Underwriting Risk – Reserves RBC
R5 – Underwriting Risk – Net Written Premiums
Reat – Catastrophe Risk

If loss reserve RBC is greater than the sum of other credit RBC and one half of reinsurance recoverable RBC, then half of reinsurance recoverable RBC is allocated to the R4 component and half is allocated to R3. If loss reserve RBC is less than or equal to the sum of other credit RBC plus one half of reinsurance recoverable RBC, then the entire amount of reinsurance RBC is allocated to the R3 component.

| To compute the Total RBC After Covariance **Before Basic Operational Risk** on Line (73), the following formula is used:

$$R0 + \text{SQRT}(R1^2 + R2^2 + R3^2 + R4^2 + R5^2 + \text{Reat}^2) = \text{Total RBC After Covariance} \text{ Before Basic Operational Risk}$$

Operational Risk:

Operational risk is defined as the risk of financial loss resulting from operational events, such as the inadequacy or failure of internal systems, personnel, procedures or controls, as well as external events. Operational risk includes legal risk but excludes reputational risk and risk arising from strategic decisions. Operational risk has been identified as a risk that should be explicitly addressed in the RBC formulas. The Operational Risk charge shall account for operational risks that are not determined to be already reflected in existing risk categories.

An operational risk charge will be reported in PR032 in Lines (74) and (74A) using an percentage of RBC or “add-on” approach that will apply a risk factor of 0.0000% to Line (73) - RBC after Covariance **Before Basic Operational Risk** and Line (73A) RBC after Covariance with **Proposed Reinsurance Recoverable Charge Before Basic Operational Risk** respectively.

Total RBC After Covariance including Basic Operational Risk will be reported in Line (75) as the sum of lines (73) and (74).

Total RBC with Proposed Reinsurance Recoverable Charge After Covariance including Basic Operational Risk will be reported in Line (75A) as the sum of lines (73A) and (74A).

The Authorized Control Level RBC, which is reported in the Five-Year Historical Exhibit on Line 29 along with Total Adjusted Capital, is one-half of the Total RBC After Covariance **including Operational Risk**.

Not for Distribution

PR034 - Comparison of Total Adjusted Capital and Authorized Control Level Risk-Based Capital

This section of the risk-based capital report compares amounts previously developed and determines which level of regulatory attention, if any, is applicable to the company.

Lines (1) through (5) will be calculated automatically by the diskette. One of the following action levels will appear on L(6):

Company Action Level
Regulatory Action Level
Authorized Control Level
Mandatory Control Level
None

Company Action Level requires the company to prepare and submit an RBC Plan to the commissioner of their state of domicile. The RBC Plan is to be submitted within 45 days. After review, the commissioner will notify the company if the plan is satisfactory.

Regulatory Action Level requires the insurer to submit an RBC Plan or, if applicable, a Revised RBC Plan within 45 days to the commissioner of their state of domicile. After examination or analysis, the commissioner will issue an order specifying corrective actions (Corrective Order) to be taken.

Authorized Control Level authorizes the commissioner to take whatever regulatory actions considered necessary to protect the best interest of the policyholders and creditors of the insurer, which may include the actions necessary to cause the insurer to be placed under regulatory control (i.e., rehabilitation or liquidation).

Mandatory Control Level authorizes the commissioner to take actions necessary to place the company under regulatory control (i.e., rehabilitation or liquidation).

When “None” shows, the company’s total adjusted capital exceeds the minimum RBC amount and the company is not subject to regulatory attention under the Risk Based Capital (RBC) for Insurers Model Act. NOTE: 98.5 percent of insurers usually fit into this category.

Not for Distribution

APPENDIX 1 – COMMONLY USED HEALTH INSURANCE TERMS

The definitions in this section are frequently duplicates from the main body of the text. If there are any inconsistencies between the definitions in this section and the definitions in the main body of the instructions, the main body definition should be used.

Administrative Expenses - Cost - Contracted with the overall management and operations of the insurer that are not directly related to, or in direct support of providing medical services. Expenses to administer ASC A/O business and related revenue must be identified separately from underwritten business. Commission payments and premium taxes are excluded for RBC calculation purpose

Administrative Services Contract (ASC) - Service contract - Where the insurer agrees to provide administrative services, such as claims processing, for a third party that is at risk, and accordingly, the administrator has not issued an insurance policy, regardless of whether an identification card is issued. The administrator may arrange for provision of medical services through a contracted or employed provider network. The plan (whether insured by another reporting entity or self-insured) bears all of the insurance risk, and there is not possibility of loss or liability to the administrator caused by claim incurred related to the plan. Claims are paid from the reporting entity's own bank accounts, and only subsequently receives reimbursement from the uninsured plan sponsor.

ASC Reimbursements - Funds received by the company under an ASC contract as reimbursement for claims payments and for expenses associated with administering the contract.

Administrative Services Only (ASO) - Contract - A contract where the insurer agrees to provide administrative services, such as claims processing, for a third party that is at risk, and accordingly, the administrator has not issued an insurance policy, regardless of whether an identification card is issued. The administrator may arrange for provision of medical services through a contracted or employed provider network. The plan (whether insured by another reporting entity or self-insured) bears all of the insurance risk, and there is not possibility of loss or liability to the administrator caused by claims incurred related to the plan. Claims are paid from a bank account owned and funded directly by the uninsured plan sponsor; or, claims are paid from a bank account owned by the reporting entity, but only after the reporting entity has received funds from the uninsured plan sponsor that are adequate to fully cover the claim payments.

ASO Reimbursements - Funds received by the company under an ASO contract as a fee for expenses associated with administering the contract.

Aggregate Cost Payments - The aggregate cost method of reimbursement means where a health plan has a reimbursement plan with a corporate entity that directly provides care, where (1) the health plan is contractually required to pay the total operating costs of the corporate entity, less any if come to the entity from other users of services; and (2) there are mutual unlimited guarantees of solvency between the entity and the health plan, that put their respective capita and corp's at risk in guaranteeing each other.

Intermediary - An intermediary is a person, corporation or other business entity (not licensed as a medical provider) that arranges, by contracts with physicians and other licensed medical providers, to deliver health services for an insurer and its enrollees via a separate contract between the intermediary and the insurer.

Health Insurance Company (Health) - Any person, corporation or other entity (other than an insurer) that enters into arrangements, agreements with licensed medical providers or intermediaries for the purpose of providing or offering to provide a plan of health benefits directly to individuals or employer groups in consideration for an advance periodic charge (premium) per member covered.

Maximum Retained Risk - The maximum level of potential claim exposure (capped at \$750,000 for medical coverage and \$25,000 for all other coverage) resulting from coverage on a single member of an insurer. Maximum retained risk for companies providing “professional component” (non-hospital) coverage will be capped at \$375,000. Where specific stop-loss reinsurance protection is in place, this is equal to the highest attachment point on such stop-loss reinsurance, subject to the following:

Where coverage under the stop-loss protection (plus retention) with the highest attachment point is capped at less than \$750,000 per member (\$375,000 for companies providing “professional component” coverage only), the maximum retained loss will be equal to such attachment point plus the difference between the coverage (plus retention) and \$750,000.

Where the stop-loss layer is subject to participation by the insurer, the maximum retained risk as calculated above will be increased by the insurer’s participation in the stop-loss layer (up to \$750,000 less retention).

Professional Services - Health care services provided by a physician or other health care practitioner licensed, accredited or certified to perform specified health services consistent with state law.

Provider Stop-Loss - Coverage afforded to provider via the risk-sharing mechanisms within the contract with such provider in exchange for a reduced payment to the provider. Also includes insurance (not reinsurance) purchased by the provider (or an intermediary) directly from a licensed insurer.

Regulated Intermediary - An intermediary (affiliate or not) subject to state regulation and required to file the health insurance RBC formula with the state. (See also Intermediary)

Risk Revenue - Amounts charged by the reporting insurer as a provider or intermediary for specified medical services provided to the policyholders or members of another insurer or health insurance company. Unlike premiums, which are collected from an employer group or individual member, risk revenue is the prepaid (usually on a capitated basis) payments, made by another insurer or health insurance company to the reporting company in exchange for services to be provided or offered by such organization. Payments to providers under risk revenue arrangements are included in the RBC calculation at the same factor as premiums and are subject to the same managed care credit categories. *NOTE: RISK REVENUE IS VERY SIMILAR TO RE/INSURANCE ASSUMED.*

Specified Disease Coverage - Coverage that provides primarily pre-determine benefits for expenses in the care of cancer and/or other specified diseases.

Stop-Loss Coverage - Coverage for a self-insured group plan, a provider/provider group or on proportional reinsurance of a medical insurance product. Coverage may apply on a specific basis, an aggregate basis or both. Specific coverage means that the stop loss carrier may begin after a minimum of at least \$5,000 of claims for any one covered life has been covered by the group plan, provider/provider group or direct writer. Aggregate coverage means that no stop loss carriers risk begins after the group plan, provider/provider group or direct writer has retained at least 90 percent of expected claims or the economic equivalent.

APPENDIX 2 – COMMONLY USED TERMS FOR MEDICARE PART D COVERAGE

The federal Centers for Medicare and Medicaid Services (CMS) oversees the Medicare Part D prescription drug coverage, including both coverage provided through a stand-alone Prescription Drug Plan (PDP) and coverage provided as part of a Medicare Advantage plan. CMS ascribes a specific meaning to most of the following terms, and the RBC formulas have adopted that terminology to reflect the potential for misinterpretation. Other terms have been defined below in order to facilitate the appropriate application of the RBC formula.

Beneficiary Premium (Standard Coverage Portion) – The amount received from the Part D enrollee (directly, or from CMS after being withheld from Social Security benefits) as payment for the Standard Coverage. This includes any late enrollment penalties that the PDP Sponsor receives for an enrollee. The Beneficiary Premium is accounted for as health premium.

Beneficiary Premium (Supplemental Benefit Portion) – The amount received from the Part D enrollee (directly, or from CMS after being withheld from Social Security benefits) as payment for Supplemental Benefits. The Beneficiary Premium is accounted for as health premium.

Coverage Year Reconciliation – A reconciliation made after the close of each calendar year, to determine the amounts that a PDP Sponsor is entitled to for the Low-Income Subsidy (Cost-Sharing Portion), the Reinsurance Payment, and the Risk Corridor Payment Adjustment. To the extent that interim payments (if any) from CMS exceed the amounts determined by the reconciliation, the PDP Sponsor must return the excess to the government; to the extent that interim payments (if any) from CMS fall short of the amounts determined by the reconciliation, the government will make an additional payment to the PDP Sponsor. The Coverage Year Reconciliation results in the Low-Income Subsidy (Cost-Sharing Portion) and the Reinsurance Payment being essentially a self-insured (by the government) component of the Part D coverage, subject to SSAP No. 47 – *Uninsured Plans*. The Coverage Year Reconciliation also results in the treatment of the Risk Corridor Payment Adjustment as a retrospective premium adjustment, subject to SSAP No. 66 – *Retrospectively Rated Contracts*.

Direct Subsidy – The amount the government pays to the PDP Sponsor for the Standard Coverage. These payments are accounted for as health premium.

Low-Income Subsidy (Cost-Sharing Portion) – The amount the government pays to the PDP Sponsor for additional benefits provided to low-income enrollees. The additional benefits may include payment for some or all of the deductible, the coinsurance, and the copayments above the out-of-pocket threshold. These payments are accounted for as payments made under a self-insured plan.

Low-Income Subsidy (Premium Portion) – The amount the government pays to the PDP Sponsor for low-income enrollees in lieu of part or all of the Beneficiary Premium (Standard Coverage Portion). These payments are accounted for as health premium.

Part D Payment Demonstration – A payment from the government to a PDP Sponsor participating in CMS's Part D Payment Demonstration. The Payment Demonstration is a special arrangement in which the PDP sponsor receives a predetermined per-enrollee capitation payment and the government's longer provides reinsurance for the 80 percent of costs in excess of the out-of-pocket threshold. Rather, the PDP sponsor assumes the risk for this 80 percent of costs, in addition to its normal 15 percent share of costs in excess of this threshold. However, risk corridor protection does still apply to this 80 percent share of costs. These payments are accounted for as health premium.

PDP Sponsor – The entity that provides stand-alone Part D coverage (as opposed to Part D coverage provided through a Medicare Part D Payment Demonstration).

Reinsurance Coverage – The Medicare Part D provision under which the PDP sponsor may receive a Reinsurance Payment. This does not include payments under the Part D Payment Demonstration.

Reinsurance Payment – An amount paid by the government for benefit costs above the out-of-pocket threshold (see “Standard Coverage”). Generally, when costs exceed the out-of-pocket threshold, the government pays 80 percent of the costs, the enrollee pays 5 percent (or specified copayments, if greater), and the PDP Sponsor pays the remainder (typically,

15 percent of the costs). The amount paid by the government is treated as a claim payment made by a self-insured benefit plan rather than as revenue to the PDP Sponsor, and the claims do not flow through the PDP sponsor's income statement. In cases where the government prepays the Reinsurance Payment on an estimated basis, the prepayment is treated as a deposit, which again does not pass through the PDP Sponsor's income statement.

Risk Corridor Payment Adjustment – An amount by which the government adjusts its payments to the PDP Sponsor, based on how actual benefit costs vary from the costs anticipated in the PDP Sponsor's budget or the Part D contract (the “target amount” of costs). The government establishes thresholds for symmetric risk corridors around the target amount, using percentages of the target amount. If actual costs exceed the target amount but are less than the first threshold upper limit, then no adjustment is made. If actual costs exceed the first threshold upper limit, the government will make an additional payment equal to **50 percent** (75 percent in 2006 and 2007, or 90 percent under some circumstances) of the excess that falls between the first and second thresholds are 2.5 percent and 5 percent, respectively; for **2008-2011**, they are 5 percent and 10 percent ; and for **2012** and later, the thresholds have not yet been established but will be 10 percent and 20 percent. Risk corridor payment adjustments are accounted for as retrospective premium adjustments on retrospectively rated contracts.

Risk Corridor Protection – The Medicare Part D provision under which the PDP sponsor may receive or pay a Risk Corridor Payment Adjustment. Most employer plans providing Medicare Part D are not subject to Risk Corridor Payment Adjustments.

Standard Coverage – The Part D benefit design that conforms to certain standards prescribed by the government. The standard coverage comprises: no coverage for an annual initial deductible; coverage net of a coinsurance provision (25 percent of costs are payable by the insured) for costs up to an initial coverage limit; a range beyond the initial coverage limit, in which the insured pays all of the prescription drug costs – i.e., no coverage by the PDP; and an annual out-of-pocket threshold, above which the insured pays the greater of a specified copayment or 5 percent of the drug cost. The various limits and thresholds are set at specified dollar amounts for 2006, which will be increased in later years based on the growth in drug expenditures. Wherever the term “Standard Coverage” is used as part of these instructions, the same treatment would be applied to coverage that has been approved as actuarially equivalent coverage. With respect to amounts above the out-of-pocket threshold, see the definitions of “Reinsurance Payment” and “Part D Payment Demonstration.”

Supplemental Benefits – Benefits in excess of the Standard Coverage. These benefits typically will cover some portion of the deductible, the copayments, or the “coverage gap” between the initial coverage limit and the out-of-pocket threshold. Supplemental Benefits are part of an enrollee’s Part D coverage, so they are not placed in the “Other” category in the RBC formula. However, they are not subject to either the Reinsurance Payment or the Risk Corridor Payment Adjustment, so they receive less favorable RBC treatment than the Standard Coverage.

COMPANY INFORMATION PAGE (JURAT)
Property Risk-Based Capital
For the Year Ending December 31, 2017

Affix Bar Code

(A) Company Name	Company Name [REDACTED]			(D) Employer's ID Number	[REDACTED]
(B) NAIC Group Code	(C) NAIC Company Code	00000			00-0000000
(E) Organized under the Laws of the State of [REDACTED]					
Contact Person for Risk-Based Capital:					
(F) First Name	[REDACTED]	Middle Name	[REDACTED]	(H) Last Name	[REDACTED]
(I) Mail Address of Contact Person	(Street and Number or P.O. Box) [REDACTED]				
(J) City	[REDACTED]	(K) State	[REDACTED]	(L) Zip	[REDACTED]
(M) Phone Number of RBC Contact Person	[REDACTED]	Extension	[REDACTED]	Email	[REDACTED]
(N) Date Prepared	[REDACTED]	[REDACTED]	[REDACTED]	Middle Name	[REDACTED]
(O) Preparer (if different than Contact)	First Name	[REDACTED]	[REDACTED]	Last Name	[REDACTED]
(P) Is this filing an Original, Amended or Refiling ? O.A.R.)	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
(P1) If Amended, Amended Number	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
(Q) Were any items that come directly from the annual statement entered manually to prepare this filing ? (Y/N)	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
Officer Name:	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
Officer Title:	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

Each says that they are the above described officers of the said insurer, and that this risk-based capital is a true and fair representation of the company's affairs and has been completed in accordance with the NAIC instructions according to the best of their information, knowledge and belief, respectively.

[REDACTED] Signature

[REDACTED] Signature

[REDACTED] Denotes items that must be manually entered on the filing software

ATTESTATION RE: CATASTROPHE MODELING USED IN RBC CATASTROPHE RISK CHARGES**PR002**

- (1) Company Name _____ hereby certifies that the modeled catastrophe losses for earthquake risk and hurricane risk entered on lines 1 through 3 of Schedule PRO27 of this Risk-Based Capital Report were determined by applying the same catastrophe models or combination of models to the same underlying exposure data, and using the same modeling assumptions, as the company uses in its own internal risk management process, with the following exceptions:

(1a) _____

These exceptions, if any, are made for the following reasons:

(1b) _____

The following describes the company's application of catastrophe modeling to the determination of the Rcat risk charges: (include which models are used in what combinations for each of the Rcat charges; what key modeling assumptions are used, including but not limited to time dependency, secondary uncertainty, storm surge, wind, and fire following earthquake; and the rationale for treatment of each issue or item): (provide attachments if necessary):

(2) _____

The company further certifies that the underlying exposure data used in the catastrophe modeling process is accurate and complete to the best of our knowledge and ability, with the following limitations:

(3) _____

The following describes the extent to which the exposure location data is accurate to GPS coordinates; to zip code; at a level less accurate than zip code: (provide attachments if necessary):

(4) _____

The following describes the steps taken to validate, to the best of the Company's knowledge and belief, the accuracy and completeness of the exposure data used in the modeling process to determine the Rcat catastrophe risk charges (provide attachments if necessary):

(5) _____

Provide an explanation of the methodology used to derive the amounts in columns 3 and 4 of page PR027A and PRO27B.

(6) _____

(7) Completed on behalf of: _____ Last _____ Title _____

(7) Email: _____

(7) Phone: _____

Distribution

DETAILS FOR AFFILIATED BONDS AND STOCKS PR003

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	(17)
Name of Affiliate	NAIC Company Code	Affiliate's RBC before Basic Operational Risk*	Book/Adjusted Carrying Value (Statement value) of Affiliate's Common Stock**	Valuation Basis of Column (5) E - Equity Method with zero/no unamortized goodwill	Total Value of Affiliate's Outstanding Common Stock	Statutory Surplus of Affiliate Subject to RBC (Adjusted for % Owned)	Book/Adjusted Carrying Value (statement value) of Affiliate's Preferred Stock	Total Value of Outstanding Preferred Stock	Percent Owned	Book/Adjusted Carrying Value (statement value) of Affiliate's Bonds	Total Value of Affiliate's Outstanding Bonds	Percent Owned	Fair Value Excess Component Affiliate Common Stock RBC Required (R2 Component)	RBC Required		
0000001	000002	LR031 L67 + L70	PR032 L73	XRO 1.37	A - All Other											
0000002	000003															
0000004	000005															
0000006	000007															
0000008	000009															
0000010	000011															
0000012	000013															
0000014	000015															
0000016	000017															
0000018	000019															
0000020	000021															
0000022	000023															
0000024	000025															
0000026	000027															
0000028	000029															
0000030	000031															
0000032	000033															
0000034	000035															
0000036	000037															
0000038	000039															
0000040	000041															
0000042	000043															
0000044	000045															
0000046	000047															
0000048	000049															
0000050																
9999999	Total	XXX	XXX	0	0	XXXX	XXX	XXX	0	XXXX	XXX	0	XXX	0	0	

* Enter carrying value of underlying insurers for Holding Company (Affiliate Code 10) in Column (4).
** Enter Book/Adjusted Carrying Value in excess of the carrying value for Holding Company (Affiliate Code 10 in Column 4).

Denotes items that must be manually entered on the filing software.

SUBSIDIARY, CONTROLLED AND AFFILIATED INVESTMENTS PR004

Affiliate Types	Affil Code	RBC Basis	(1) Number of Companies	(2) RBC Required for Affiliated Com Stock	(3) RBC Required for Affiliated Pier'd Stock	(4) RBC Required for Affiliated Bonds	(5) Total RBC Required
(1) Directly Owned P&C Insurance Affiliates	1	Sub's RBC After Covariance	0	0	0	0	0
(2) Directly Owned Life Insurance Affiliates	2	Sub's RBC After Covariance	0	0	0	0	0
(3) Directly Owned Health Insurance Affiliates	3	Sub's RBC After Covariance	0	0	0	0	0
(4) Indirectly Owned P&C Insurance Affiliates	4	Sub's RBC After Covariance	0	0	0	0	0
(5) Indirectly Owned Life Insurance Affiliates	5	Sub's RBC After Covariance	0	0	0	0	0
(6) Indirectly Owned Health Insurance Affiliates	6	Sub's RBC After Covariance	0	0	0	0	0
(7) Investment Subsidiary	7	Sub's RBC After Covariance	0	0	0	0	0
(8) Directly Owned Alien Insurance Affiliates	8	Sub's RBC After Covariance	0	0	0	0	0
(9) Indirectly Owned Alien Insurance Affiliates	9	Sub's RBC After Covariance	0	0	0	0	0
(10) Holding Company in Excess of Indirect Subs	10	Sub's RBC After Covariance	0.225	0	0	0	0
(11) Investment in Parent	11	Sub's RBC After Covariance	0.225	0	0	0	0
(12) Other Affiliate - P&C Ins Not Subj to RBC	12	Sub's RBC After Covariance	0.225	0	0	0	0
(13) Other Affiliate - Life Ins Not Subj to RBC	13	Sub's RBC After Covariance	0.225	0	0	0	0
(14) Other Affiliate - Health Insurer Not Subj to RBC	14	Sub's RBC After Covariance	0.225	0	0	0	0
(15) Other Affiliate - Non-insurer	15	Sub's RBC After Covariance	0.225	0	0	0	0
(16) Total			0	0	0	0	0

Not for Distribution

SUMMARY FOR SUBSIDIARY, CONTROLLED AND AFFILIATED INVESTMENTS FOR CROSS-CHECKING STATEMENT VALUES PR005

Schedule D Part 6 Section 1 C^o

	Annual Statement Line Number	(1)	(2)	(3)
	Annual Statement Total Preferred Stock	Total From RBC Report		Difference
(1) Parent	0199999	0	0	0
(2) U.S. P&C Insurer	0299999	0	0	0
(3) U.S. Life Insurer	0399999	0	0	0
(4) U.S. Health Insurer	0499999	0	0	0
(5) Alien Insurer	0599999	0	0	0
(6) Non-Insurer Which Controls Insurer	0699999	0	0	0
(7) Investment Subsidiary	0799999	0	0	0
(8) Other Affiliates	0899999	0	0	0
(9) Subtotal	0999999	0	0	0

Affiliated Common Stock

	Annual Statement Line Number	(1)	(2)	(3)
	Annual Statement Total Common Stock	Total From RBC Report		Difference
(10) Parent	1099999	0	0	0
(11) U.S. P&C Insurer	1199999	0	0	0
(12) U.S. Life Insurer	1299999	0	0	0
(13) U.S. Health Insurer	1399999	0	0	0
(14) Alien Insurer	1499999	0	0	0
(15) Non-Insurer Which Controls Insurer	1599999	0	0	0
(16) Investment Subsidiary	1699999	0	0	0
(17) Other Affiliates	1799999	0	0	0
(18) Subtotal	1899999	0	0	0
(19) Affiliated Bonds (Check to Schedule D, Part 1A, Section 1, C 7, L 8.7)		0	0	0

Not for Distribution

UNAFFILIATED BONDS PR006

Annual Statement Source:

Sch D Pt 1A Sn 1

	(1)	(2)
	Book/Adjusted Carrying Value	RBC Requirement
C7L1.1	0	0.000
Incl in C7L10.1 - L8.1	0	0.003
C7 L10.1-L7.1	0	0
C7 L8.1	0	0
L(3)-L(4)-L(1)-L(2)	0	0.003
C7 L10.2-L7.2	0	0
C7 L8.2	0	0
L(6)-L(7)	0	0.010
C7 L10.3-L7.3	0	0
C7 L8.3	0	0.020
L(9) - L(10)	0	0
C7 L10.4-L7.4	0	0
C7 L8.4	0	0.045
L(12) - L(10)	0	0
C7 L10.5-L7.5	0	0
C7 L8.5	0	0.100
L(6) - L(16)	0	0
C7 L10.6-L7	0	0
C7 L8.6	0	0.300
L(18) - L(19)	0	0
L(5)+L(8)+L(1)+L(1)+L(7)+L(7)	0	1,500
	0	0

Denotes items that must be manually entered on the filing software.

UNAFFILIATED PREFERRED, COMMON STOCK AND HYBRID SECURITIES PR007

	(1) Book/Adjusted Carrying Value	(2) Factor	RBC Requirement
Unaffiliated Preferred Stock			
(1) NAIC 01 Preferred Stock	0	0.003	0
(2) NAIC 02 Preferred Stock	0	0.010	0
(3) NAIC 03 Preferred Stock	0	0.020	0
(4) NAIC 04 Preferred Stock	0	0.045	0
(5) NAIC 05 Preferred Stock	0	0.100	0
(6) NAIC 06 Preferred Stock	0	0.300	0
SUBTOTAL - UNAFFILIATED PREFERRED STOCK	0	0	0
(7) (should equal P2 L2.1 C3 less Sch D-Su1 C1 L18)			
Hybrid Securities			
(8) NAIC 01 Hybrid Securities	0	0.003	0
(9) NAIC 02 Hybrid Securities	0	0.010	0
(10) NAIC 03 Hybrid Securities	0	0.020	0
(11) NAIC 04 Hybrid Securities	0	0.045	0
(12) NAIC 05 Hybrid Securities	0	0.100	0
(13) NAIC 06 Hybrid Securities	0	0.300	0
SUBTOTAL - HYBRID SECURITIES	0	0	0
(15) Total Unaffiliated Preferred Stock and Hybrid Securities	0	0	0
Unaffiliated Common Stock			
(16) Non-Government Money Market Funds	0	0.000	0
(17) Total Common Stock	0	0	0
(18) Affiliated Common Stock	0	0	0
(19) Non-Admitted Unaffiliated Common Stock	0	0	0
(20) Other Admitted Unaffiliated Common Stock	0	0	0
(21) Fair Value Excess Affiliated Common Stock	0	0	0
(22) Total Admitted Unaffiliated Common Stock	0	0	0

Denotes items that must be manually entered on the filing software.

OTHER LONG-TERM ASSETS PR008

	(1) Book/Adjusted Carrying Value	(2) Factor	RBC Requirement
Annual Statement Source			
(1) Company Occupied Real Estate	P2 L4.1 C3	0.100	0
(2) Encumbrances	P2 L4.1, inside item	0	0
(3) Property Held For the Production of Income	P2 L4.2 C3	0	0
(4) Property Held For Sale	P2 L4.3 C3	0	0
(5) Encumbrances (Property Held For the Production of Income)	P2 L4.2, inside item	0	0
(6) Encumbrances (Property Held For Sale)	P2 L4.3, inside item	0	0
(7) Total Real Estate	L(1)+L(2)+L(3)+L(4)+L(5)+L(6)	0	0
(8) Mortgage Loans - First Liens	P2 L3.1 C3	0.050	0
(9) Mortgage Loans - Other Than First Liens	P2 L3.2 C3	0.050	0
(10) Total Mortgage Loans	L(8) + L(9)	0	0
(11) Schedule BA Assets - Total	P2 L8 C3	0	0
(12) Less: Collateral Loans	PR009 L 13)	0	0
(13) Federal Guaranteed Low Income Housing Tax Credits	Schedule BA Part 1, C12 L31999999 +L2,99999	0.0014	0
(14) Federal Non-Guaranteed Low Income Housing Tax Credits	Schedule BA Part 1, C12 L33999999 +L34999999	0.0260	0
(15) State Guaranteed Low Income Housing Tax Credits	Schedule BA Part 1, C12 L35999999 +L36999999	0	0
(16) State Non-Guaranteed Low Income Housing Tax Credits	Schedule BA Part 1, C12 L37999999 +L38999999	0	0
(17) All Other Low Income Housing Tax Credits	Schedule BA Part 1, C12 L39999999 +L40999999	0.0260	0
(18) Working Capital Finance Investments	L(20)+L(21)	0.1500	0
(19) Schedule BA Assets Excluding Collateral Loans, LIHTC & WCFI	L(11)-L(12)-L(13)-L(14)-L(15) -L(16)-L(17)-L(18)	0	0.2000
(20) NAIC 01 Working Capital Finance Investments	Notes to Financial Statement Item L5M(b)(3)	0	0.0038
(21) NAIC 02 Working Capital Finance Investments	Notes to Financial Statement Item L5M(b)(3)	0	0.0125
(22) Total Other Long-Term Assets	L(7)+L(10)+L(13)+L(14)+L(15) +L(16)+L(17)+L(19)+L(20)+L(21)	0	0

MISCELLANEOUS ASSETS PR009

	(1) Book/Adjusted Carrying Value	Factor	(2) RBC Requirement
Annual Statement Source			
P2C3L9	0	0.023	0
P2C3 L11	0	0.050	0
P2 L5, inside amt 1	0	0.003	0
P2 L5, inside amt 2	0		
Sch E Pt 2 C7 L8399999 in part	0		
Sch E Pt 2 C7 L8599999	0	0	0
L(4)-L(5)-L(6)	0	0.003	0
P2 L5, inside amt 3	0		
Sch DA Pt 1 C7 L8399999	0		
L(8)-L(9)	0	0	0
Sch BA Pt1 C12 L2599999+2699999	0		
P2 L8 C2 in part	0		
L(11) - L(12)	0	0.050	0
P2C3 L7	0	0.050	0
(15) Total Miscellaneous Assets	0	0	0

* These bonds appear in Schedule D Part 1A Section 1 and are already recognized in the Bonds portion of the formula.

Denotes items that must be manually entered on the filing software.

REPLICATION (SYNTHETIC ASSET) TRANSACTIONS AND MANDATORY CONVERTIBLE SECURITIES PR010

	(1) RSAT Number	(2) Type	(3) CUSIP	(4) Description of Assets	(5) NAIC Designation or Other Description of Asset	(6) Value of Asset	(7) RBC Requirement
0000001							0
0000002							0
0000003							0
0000004							0
0000005							0
0000006							0
0000007							0
0000008							0
0000009							0
0000010							0
0000011							0
0000012							0
0000013							0
0000014							0
0000015							0
0000016							0
0000017							0
0000018							0
0000019							0
0000020							0
0000021							0
0000022							0
0000023							0
0000024							0
0000025							0
0000026							0
0000027							0
0000028							0
0000029							0
0000030							0
0000031							0
0000032							0
0000033							0
0000034							0
0000035							0
0000036							0
0000037							0
0000038							0
0000039							0
0000040							0
(999999)	xxxxx	xxxxx	xxxxx	Total			0

Denotes items that must be manually entered on the filing software.

(999999)	xxxxx	xxxxx	xxxxx	Total			0
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(1) (2) (3)

ISSUER #1

	Book/Adjusted Carrying Value	Factor	Additional RBC
(1)			
(2)			
(3)			
NAIC 02 Unaffiliated Bond	0	0.0100	0
(2) NAIC 03 Unaffiliated Bonds	0	0.0200	0
(3) NAIC 04 Unaffiliated Bonds	0	0.0450	0
(4) NAIC 05 Unaffiliated Bonds	0	0.1000	0
(5) Collateral Loans	0	0.0500	0
(6) Mortgage Loans	0	0.0500	0
(7) NAIC 02 Working Capital Finance Investments	0	0.0125	0
(8) Federal Guaranteed Low Income Housing Tax Credits	0	0.0014	0
(9) Federal Non-Guaranteed Low Income Housing Tax Credits	0	0.0260	0
(10) State Guaranteed Low Income Housing Tax Credits	0	0.0014	0
(11) State Non-Guaranteed Low Income Housing Tax Credits	0	0.0260	0
(12) All Other Low Income Housing Tax Credits	0	0.1500	0
(13) SUBTOTAL - FIXED INCOME	0		
(14) NAIC 02 Preferred Stock	0	0.0100	0
(15) NAIC 03 Preferred Stock	0	0.0200	0
(16) NAIC 04 Preferred Stock	0	0.0450	0
(17) NAIC 05 Preferred Stock	0	0.1000	0
(18) NAIC 02 Hybrid Securities	0	0.0100	0
(19) NAIC 03 Hybrid Securities	0	0.0200	0
(20) NAIC 04 Hybrid Securities	0	0.0450	0
(21) NAIC 05 Hybrid Securities	0	0.1000	0
(22) Property Held For Production of Income or For Sale Excluding Home Office	0	0.1000	0
(23) Property Held For Production of Income or For Sale Encumbrances Excluding Home Office	0	0.1000	0
(24) Schedule BA Assets	0	0.0230	0
(25) Receivable for Securities	0	0.0500	0
(26) Aggregate Write-Ins for Invested Assets	0	0.0500	0
(27) Derivatives	0	0.0500	0
(28) Unaffiliated Common Stock	0	0.1500	0
(29) SUBTOTAL - EQUITY	0		
(30) TOTAL - ISSUER #1 (L13+L29)	0		

NOTE: Ten issuer sections and a grand total page will be available on the filing software. The grand total page is calculated as the sum of issuers 1-10 by asset type.
 Denotes items that must be manually entered on the filing software.

asset type

CREDIT RISK FOR RECEIVABLES PR012

	(1)	(2)	(3)	(4)
Reinsurance Recoverables	Annual Statement Source	Statement Value	Applicable Penalty [†]	Amount Subj to RBC C(1)-C(2)
(1) Authorized Alien Affiliates	Sch F Pt 3, C15, L0799999	0 *	0	0
(2) Authorized U.S. Unaffiliated Insurers	Sch F Pt 3, C15, L0999999	0 *	0	0
(3) Authorized Voluntary Pools	Sch F Pt 3, C15, L1199999	0 *	0	0
(4) Authorized Alien Unaffiliates	Sch F Pt 3, C15, L1299999	0 *	0	0
(5) Unauthorized Alien Affiliates	Sch F Pt 3, C15, L2099999	0 *	0	0
(6) Unauthorized U.S. Unaffiliated Insurers	Sch F Pt 3, C15, L2299999	0 *	0	0
(7) Unauthorized Voluntary Pools	Sch F Pt 3, C15, L2499999	0 *	0	0
(8) Unauthorized Alien Unaffiliates	Sch F Pt 3, C15, L2599999	0 *	0	0
(9) Certified Alien Affiliates	Sch F Pt 3, C15, L3399999	0 *	0	0
(10) Certified U.S. Unaffiliated Insurers	Sch F Pt 3, C15, L3599999	0 *	0	0
(11) Certified Voluntary Pools	Sch F Pt 3, C15, L3799999	0 *	0	0
(12) Certified Alien Unaffiliates	Sch F Pt 3, C15, L3999999	0 *	0	0
(13) Total Reinsurance Recoverables		0	0	0
(14) Guaranty Funds Receivable or on Deposit	P2 C3 L19	0	0	0.050
(15) Investment Income Due & Accrued	P2 C3 L14	0	0	0.010
(16) Recov from Parent, Subs, Affils	P2 C3 L23	0	0	0.050
(17) Amts Receive relating to Uninsured A&H Plans	P2 C3 L17	0	0	0.050
(18) Aggregate W/I for Other Than Invest Assets	P2 C3 L25	0	0	0.050
(19) Total Credit RBC=C3 L(13)+Sum of C1 L(14) though L(18)		0		

* Schedule F data should be brought to full dollar amount by multiplying 1000.

[†] Column 2 Line 13: Applicable Penalty for Total Reinsurance Recoverables should equal AST page 3 Line 16 less PR038 Line 21 through Line 4.

Denotes items that must be manually entered on the filing software.

CREDIT RISK FOR RECEIVABLES
(For Informational Purposes Only) PRO12A

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
Reinsurance Ceded		Total Reinsurance F Pt.3 Cl(5)*	Applicable Penalty †	Total Recoverable Less Penalty Cl(1)-Cl(2)	Stressed Recoverable * 120%	Ceded Balances 3 Cl(6)*	Other Amounts Due to Reinsurers Sch F Pt.3 Cl(7)*	Funds Held Sch F Pt.3 Cl(9)*	Amount Subject to R3 Charge Greater or Equal Cl(4)-Cl(8)	Letter of Credit F Pt.5 & Sch F Pt.6 Sub**	Other Allowable Offices Derived From Sch F Pt.5 & Sch F Pt.6 Sub**	Multiple Beneficiary Trust F Pt.6 Sub*	Collateral Offsets C(1)-(C11)-(C1) Not in Excess of Cl(9)
(1) Authorized Alien Affiliates	Sch F Pt.3 L209999	0	0	0	0	0	0	0	0	0	0	0	0
(2) Unauthorized U.S. Unaffiliated Insurers	Sch F Pt.3 L299999	0	0	0	0	0	0	0	0	0	0	0	0
(3) Authorized Voluntary Pools	Sch F Pt.3 L199999	0	0	0	0	0	0	0	0	0	0	0	0
(4) Authorized Alien Unaffiliates	Sch F Pt.3 L120999	0	0	0	0	0	0	0	0	0	0	0	0
(5) Unauthorized Alien Affiliates	Sch F Pt.3 L209999	0	0	0	0	0	0	0	0	0	0	0	0
(6) Unauthorized U.S. Unaffiliated Insurers	Sch F Pt.3 L229999	0	0	0	0	0	0	0	0	0	0	0	0
(7) Unauthorized Voluntary Pools	Sch F Pt.3 L24999999	0	0	0	0	0	0	0	0	0	0	0	0
(8) Unauthorized Alien Unaffiliates	Sch F Pt.3 L25999999	0	0	0	0	0	0	0	0	0	0	0	0
(9) Certified Alien Affiliates	Sch F Pt.3 L33999999	0	0	0	0	0	0	0	0	0	0	0	0
(10) Certified U.S. Unaffiliated Insurers	Sch F Pt.3 L35999999	0	0	0	0	0	0	0	0	0	0	0	0
(11) Certified Voluntary Pools	Sch F Pt.3 L37999999	0	0	0	0	0	0	0	0	0	0	0	0
(12) Certified Alien Unaffiliates	Sch F Pt.3 L38999999	0	0	0	0	0	0	0	0	0	0	0	0
(13) Total		0	0	0	0	0	0	0	0	0	0	0	0

In the table below, stratify the total amount subject to the R3 charge by the reinsurer financial structure ratings (Secure through Vulnerable 6 or Unrated) of each respective reinsurer comprising the balance, separately for both collateralized and uncollateralized amounts.

	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
		Amount Subject to RBC Allocated by Reinsurer								
	Secure 1	Secure 2	Secure 3	Secure 4	Secure 5	Secure 5	Unrated Authorized Reinsurers	Vulnerable 6 or Unauthorized Reinsurers	RBC Requirement	
	0	0	0	0	0	0	0	0	0	
(14) Collateralized Amounts Subject to R3 Charge: In total should equal Cl(13) L(13)	3.60%	4.10%	80%	5.00%	5.00%	5.00%	5.00%	5.00%	XXXX	
(15) Factors for Collateralized Amounts Subject to RBC	0	0	0	0	0	0	0	0	XXXX	
(16) RBC Requirement for Collateralized Reinsurance Recoverable L(14) x L(15)	0	0	0	0	0	0	0	0	XXXX	
(17) Uncollateralized Amount Subject to R3 Charge: In total should equal Cl(9) L(13) - Cl(13) L(13)	0	0	0	0	0	0	0	0	XXXX	
(18) Factors for Uncollateralized Amounts Subject to RBC	3.60%	4.10%	80%	5.30%	7.10%	10.00%	14.00%	XXXX	XXXX	
(19) RBC Requirement for Uncollateralized Reinsurance Recoverable L(17) x L(18)	0	0	0	0	0	0	0	0	0	
(20) Total RBC Requirement for Reinsurance Recoverables C(21) L(16) + C(21) L(19)										

(21) Annual Statement Value

(21) Guaranty Funds Receivable or on Deposit	P2 C3 L19	0	Factor	RBC Requirement
(22) Investment Income Due & Accrued	P2 C3 L14	0		0
(23) Recov from Parent, Subs, Affils	P2 C3 L23	0		0
(24) Amts Recieve relating to Uninsured A&H Plans	P2 C3 L17	0		0
(25) Aggregate W/I for Other Than Invest Assets	P2 C3 L25	0		0

(26) Total Credit RBC=Sum of RBC Requirement for Lines 20 through 25

* Schedule F data should be brought to full dollar amount by multiplying 1000.

** Collateral offsets for authorized reinsurers are not reported on Schedule F Part 5 or Schedule F Part 6 Section 1, so these amounts should be entered from internal company records if applicable.

† Column 2 Line 13: Applicable Penalty for Total Reinsurance Recoverables should equal AST page 3 Line 16 less PR038 line 1 through line 4.

Manually entered
Vendor linked

HEALTH CREDIT RISK PR013

	(1) Amount	(2) RBC Requirement
	Factor	
Capitations to Intermediaries		
(1) Total Capitations Paid Directly to Providers		
(2) Less Secured Capitations to Providers		
(3) Net Capitations to Providers Subject to Credit Risk Charge		
(4) Total Capitations to Intermediaries		
(5) Less Secured Capitations to Intermediaries		
(6) Net Capitations to Intermediaries Subject to Credit Risk Charge		
(7) Capitation Credit Risk RBC		
Health ASO/ASC Credit Risk		
(8) ASC Claims Reported as Incurred Claims		
(9) Other Medical Costs Paid through ASC Arrangements		
(10) Fee-for Service Received from Health Insurer		
(11) Total Health ASO/ASC Credit Risk		
(12) Total Health Credit Risk		

* Enter amounts of secured capitulation in PRCPT. Click on the yellow cells to go to the sheet.

Denotes items that must be manually entered on the filing software.

OFF-BALANCE SHEET ITEMS AND OTHER ITEMS PR014

	(1) Statement Value	(2) Factor	(3) RBC Requirement	(4) Yes/No Response
Annual Statement Source				
General Interrogatories Part I L24.05	0	0.002	0	
General Interrogatories Part I L24.06	0	0.010	0	
General Interrogatories Part I L25.21	0	0.010	0	
General Interrogatories Part I L25.22	0	0.010	0	
General Interrogatories Part I L25.23	0	0.010	0	
General Interrogatories Part I L25.24	0	0.010	0	
General Interrogatories Part I L25.25	0	0.010	0	
General Interrogatories Part I L25.26	0	0.010	0	
General Interrogatories Part I L25.27	0	0.010	0	
General Interrogatories Part I L25.28	0	0.010	0	
General Interrogatories Part I L25.29	0	0.010	0	
General Interrogatories Part I L25.30	0	0.010	0	
General Interrogatories Part I L25.31	0	0.010	0	
General Interrogatories Part I L25.32	0	0.010	0	
Sum of L(1) through L(14)	0			
Notes to Financial Statements Item 14A(03C1)	0	0.010	0	
Notes to Financial Statements Item 14A(03C2)	0	0.010	0	
Line 1 + Item 14A Amount 2 Unrecorded Loss Contingencies	0			
"Yes", "No" "N/A" In Column (4)				
return for the reporting insurer a regulated insurance company?				
(18) Is the entity responsible for filing the U.S. Federal income tax				
(19) SSAP No. 101 Paragraph 11A Deferred Tax Assets	0	0	0	
(20) SSAP No. 101 Paragraph 11B Deferred Tax Assets	0	0	0	
(21) Total Miscellaneous Off Balance Sheet and Other Items=L(15)+L(16)+L(17)+L(19)+L(20)	0			
† If Line (18) Column (4) is "Yes", then the factor is 0.005. If Line (18) Column (4) is "No", then the factor is 0.000.				

OFF-BALANCE SHEET COLLATERAL AND SCHEDULE DL, PART 1 ASSETS PR015

Asset Category	Annual Statement Source	(1) Off-Balance Sheet Collateral Book/Adjusted Carrying Value	(2) Schedule DL, Part 1 Book/Adjusted Carrying Value	(3) Subtotal	Factor	RBC Requirement
		(4)				
Fixed Income Assets						
Bonds						
(1) NAIC 01 - U.S. Government Bonds	Company Records			0	0.000	0
(2) Other NAIC 01 Bonds	Company Records			0	0.003	0
(3) Total NAIC 01 Bonds	L(1)+L(2)	0		0		0
(4) Total NAIC 02 Bonds	Company Records			0	0.010	0
(5) Total NAIC 03 Bonds	Company Records			0	0.020	0
(6) Total NAIC 04 Bonds	Company Records			0	0.045	0
(7) Total NAIC 05 Bonds	Company Records			0	0.100	0
(8) Total NAIC 06 Bonds	Company Records			0	0.300	0
(9) Total Bonds	L(3)+L(4)+L(5)+L(6)+L(7)+L(8)	0		0		0
Equity Assets						
Preferred Stock - Unaffiliated						
(10) NAIC 01 Unaffiliated Preferred Stock	Company Records			0	0.003	0
(11) NAIC 02 Unaffiliated Preferred Stock	Company Records			0	0.010	0
(12) NAIC 03 Unaffiliated Preferred Stock	Company Records			0	0.020	0
(13) NAIC 04 Unaffiliated Preferred Stock	Company Records			0	0.045	0
(14) NAIC 05 Unaffiliated Preferred Stock	Company Records			0	0.100	0
(15) NAIC 06 Unaffiliated Preferred Stock	Company Records			0	0.300	0
(16) Total Unaffiliated Preferred Stock	L(10)+L(11)+L(12)+L(13)+L(14)+L(15)	0		0		0
(17) Common Stock	Company Records			0	0.150	0
(18) Real Estate and Schedule BA - Other Invested Assets	Company Records			0	0.200	0
(19) Other Invested Assets	Company Records			0	0.200	0
(20) Mortgage Loans on Real Estate	Company Records			0	0.050	0
(21) Cash, Cash Equivalents, non-government money market fund and Short-Term Investments (Not reported as Bonds above)	Company Records			0	0.003	0
(22) Total	L(9)+L(16)+L(17)+L(18)+L(19)+L(20)+L(21)	0		0		0

■ Denotes items that must be manually entered on the filing software.

EXCESSIVE PREMIUM GROWTH PR016

	(1) Company Gross Written Premiums*	(2) Company Adjustments	(3) Group Gross Written Premiums*	(4) Group Adjustments	(5) Selected Gross Written Premium	(6) Statement Value	(7) Factor	(8) RBC Requirement
(1)	0							
(2)	0							
(3)	0							
(4)	0							
(5)	2017 Growth Rate=[L(1)-L(2)]/[L(2)]		0	0		0		
(6)	2016 Growth Rate=[L(2)-L(3)]/[L(3)]		0	0		0		
(7)	2015 Growth Rate=[L(3)-L(4)]/[L(4)]		0	0		0		
(8)	Three Year Average Growth Rate				0,000			
(9)	Two Year Average Growth Rate				0,000			
(10)	One Year Average Growth Rate				0,000			
(11)	Selected Average Growth Rate				0,000			
(12)	RBC Average Growth Rate=L(11) - 10%, capped to fall between 0% and 30%				0,000			
(13)	Excessive Growth Charge Applied to Loss/Expense Reserve from Schedule P Pt1 Summary C24 L12 x 1000 (in whole dollars)				0			
(14)	Excessive Growth Charge Applied to Net Written Premiums from U&I Exhibit P C6 L35				0			

*Enter Company and Group Gross Written Premiums in PR039. Click on the yellow cells go to the worksheet.
 Denotes items that must be manually entered on the filing software.

Footnote

Name of Involuntary Residual Market
(For Servicing Carrier only)

(0000001)
(0000002)
(0000003)
(0000004)
(999999) Total

Adjustment Amount

UNDERWRITING RISK - RESERVES PRO17

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
SCH P LINE OF BUSINESS	H/F	PPA	CA	WC	CMP	MPL OCCURRENCE	MPL CLMS MADE	SL	OL	FIDELITY / SURETY
(1) INDUSTRY AVERAGE DEVELOPMENT	0.984	1.012	1.034	0.971	0.956	0.868	0.854	0.926	0.952	1.016
(2) COMPANY DEVELOPMENT	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(3) (2)+(1)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(4) INDUSTRY LOSS & EXPENSE RBC %	0.213	0.181	0.243	0.336	0.494	0.417	0.297	0.270	0.531	0.338
COMPANY RBC %	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(4)*(3)%-5+(4)% ⁵	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
LOSS & LOSS ADJUSTMENT EXPENSE UNPAID	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(6) SCH. P PART 1(in '000s)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
OTHER DISCOUNT AMOUNT NOT INCLUDED IN LOSS & LOSS ADJUSTMENT EXPENSE UNPAID IN SCH.	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(7) P PART 1 (in '000s)	0.938	0.928	0.911	0.830	0.877	0.865	0.883	0.890	0.852	0.940
ADJUSTMENT FOR INVESTMENT	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(8) INCOME	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
BASE LOSS & LOSS ADJUSTMENT EXPENSE RESERVE RISK-BASED CAPITAL ('000s)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(9) MAX [(0.05+1)^8-1]^*(6)-(7)] (zero if Line (6)+(7) is negative)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(10) % DIRECT LOSS SENS	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
(11) % ASSUMED LOSS SENS	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
(12) LOSS SENSITIVE DISCOUNT (in '000s)	0	0	0	0	0	0	0	0	0	0
LOSS & LOSS ADJUSTMENT EXPENSE RBC AFTER DSCT (in '000s)	0	0	0	0	0	0	0	0	0	0
(13) L.(09)-L.(12)	0	0	0	0	0	0	0	0	0	0
(14) LOSS CONCEN FACTOR										
(15) TOTAL NET RESERVE RBC x1000 (converted to whole dollars)										

This worksheet is to show the results of the calculation of Underwriting Risk - Reserves
Enter data in PR035 through PR139, PR100 through PR701 and
PROTH

UNDERWRITING RISK - RESERVES PR017

	(1)	(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)
	SCH P LINE OF BUSINESS	SPECIAL PROPERTY	AUTO PHYSICAL DAMAGE	OTHER (INCLUDE CREDIT A&H)	FINANCIAL / MORTGAGE GUARANTY	INTL	REIN PROPERTY & FINANCIAL LINES	REIN LIABILITY	PL	WARRANTY	TOTAL
(1) INDUSTRY AVERAGE DEVELOPMENT	0.982	1.001	0.981	0.820	0.855	0.814	0.914	0.935	0.989	0.989	XXX
(2) COMPANY DEVELOPMENT	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	XXX
(3) (2)/(1)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	XXX
(4) INDUSTRY LOSS & EXPENSE RBC %	0.207	0.121	0.186	0.194	0.336	0.304	0.711	0.688	0.338	0.338	XXX
(5) COMPANY RBC % (4)(%3)*.5+{(4)*.5}	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	XXX
(6) LOSS & LOSS ADJUSTMENT EXPENSE UNPAID SCH. P PART 1 (in 000s)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0
(7) OTHER DISCOUNT AMOUNT NOT INCLUDED IN LOSS & LOSS ADJUSTMENT EXPENSE UNPAID IN SCH. P PART 1 (in 000s)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0
(8) ADJUSTMENT FOR INVESTMENT INCOME	0.966	0.976	0.967	0.26	0.874	0.901	0.838	0.841	0.940	0.940	XXX
(9) BASE LOSS & LOSS ADJUSTMENT EXPENSE RESERVE RISK-BASED CAPITAL (000's) MAX [(0.01*(5)+1)*8-1]*{[(6)+(7)]} zero if Line (6)+(7) is negative	0	0	0	0	0	0	0	0	0	0	0
(10) % DIRECT LOSS SENS	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	XXX
(11) % ASSUMED LOSS SENS	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	XXX
(12) LOSS SENSITIVE DISCOUNT (in 000s)	0	0	0	0	0	0	0	0	0	0	0
(13) LOSS & LOSS ADJUSTMENT EXPENSE RBC AFTER DSCT (in 000s) (13) L(09)-L(12)	0	0	0	0	0	0	0	0	0	0	0
(14) LOSS CONCEN FACTOR											
(15) TOTAL NET RESERVE RBC x1000 (converted to whole dollars)									1,000		0

This worksheet is to show the results of the calculation of Underwriting Risk - Reserves
Enter data in PR035 through PR039, PR101 through PR701 and
PROTH

UNDERWRITING RISK - NET WRITTEN PREMIUMS PROJ8

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
SCH P LINE OF BUSINESS	H/F	PPA	CA	WC	CMP	MPL OCCURRENCE	MPL CLMS MADE	SL	OL	FIDELITY / SURETY
INDUSTRY AVERAGE LOSS & LOSS ADJUSTMENT EXPENSE RATIO	0.688	0.800	0.706	0.751	0.647	0.777	0.722	0.567	0.629	0.430
COMPANY AVERAGE LOSS & LOSS ADJUSTMENT EXPENSE RATIO	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(3) (2)/(1)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
INDUSTRY LOSSES & LOSS ADJUSTMENT EXPENSE RATIO	0.92	1.005	1.044	0.892	1.778	1.103	0.898	1.027	0.875	
COMPANY RBC LOSSES & LOSS ADJUSTMENT EXPENSE RATIO	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
(5) (3)*(4)*0.5-(4)*0.5	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
COMPANY UNDERWRITING EXPENSE RATIO	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000
ADJUSTMENT FOR INVESTMENT	0.925	0.925	0.925	0.925	0.839	0.896	0.767	0.827	0.898	0.816
(7) INCOME	0.954	0.954	0.954	0.954	0.925	0.925	0.925	0.925	0.925	0.904
(8) C/X NET WRITTEN PREMIUM (in 000s)	0	0	0	0	0	0	0	0	0	0
BASE WRITTEN PREMIUM RISK-BASED CAPITAL (in 000s)										
MAX (0.8%*(5)%*7)+(6)-1]										
(9) zero if Line (8) is negative	0	0	0	0	0	0	0	0	0	0
(10) % DIRECT LOSS SENS WP	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
(11) % ASSUMED LOSS SENS WP	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
(12) LOSS SENSITIVE DSCT - WP (in 000s)	0	0	0	0	0	0	0	0	0	0
(13) NWP RBC AFTER DSCT (in 000s)	0	0	0	0	0	0	0	0	0	0
(14) PREMIUM CONCENTRATION FACTOR										
NET WRITTEN PREMIUM RBC x 1000										
(15) (converted to whole dollars)										

This worksheet is to show the results of the calculation
of Underwriting Risk - Net Written Premiums
Enter data in PRO35 through PRO39 PR100 through
PR701 and PROTH

UNDERWRITING RISK - NET WRITTEN PREMIUMS PROVIS

	(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)
SCRP LINE OF BUSINESS	SPECIAL PROPERTY	AUTO PHYSICAL DAMAGE	OTHER (INCLUDE CREDIT, A&H)	FINANCIAL / MORTGAGE GUARANTY	INTL	REIN PROPERTY & FINANCIAL LINES	REIN LIABILITY	PL	WARRANTY	TOTAL
INDUSTRY AVERAGE LOSS & LOSS ADJUSTMENT EXPENSE RATIO	0.555	0.727	0.712	1.175	0.565	0.459	0.609	0.670	0.645	XXX
COMPANY AVERAGE LOSS & LOSS ADJUSTMENT EXPENSE RATIO	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	XXX
(3) (2)/(1)	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	XXX
INDUSTRY LOSSES & LOSS ADJUSTMENT EXPENSE RATIO	0.907	0.6	0.906	1.515	1.187	1.223	1.449	1.228	0.875	XXX
COMPANY RBC LOSSES & LOSS ADJUSTMENT EXPENSE RATIO	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	XXX
(5) (4)/(4)+(4)*0.5	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	XXX
COMPANY UNDERWRITING EXPENSE RATIO	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	XXX
ADJUSTMENT FOR INVESTMENT INCOME	0.949	0.971	0.884	0.905	0.893	0.777	0.774	0.904	0.904	XXX
(8) CY NET WRITTEN PREMIUM (in 000s), BASE WRITTEN PREMIUM RISK-BASED CAPITAL (in 000s) MAX (0.8%*(5%*(7)-(6-1)) zero if Line (8) is negative	0	0	0	0	0	0	0	0	0	0
(10) % DIRECT LOSS SENS WP	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	XXX
(11) % ASSUMED LOSS SENS WP	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	XXX
(12) LOSS SENSITIVE DSCT - WP (in 000s)	0	0	0	0	0	0	0	0	0	0
(13) NWP RBC AFTER DSCT (in 000s)	0	0	0	0	0	0	0	0	0	0
(14) PREMIUM CONCENTRATION FACTOR									1.000	
NET WRITTEN PREMIUM RBC x 1000 (converted to whole dollars)								0		

This worksheet is to show the results of the calculation of Underwriting Risk - Net Written Premiums
Enter data in PRO35 through PRO39 PR100 through PR701 and PROTH

HEALTH PREMIUMS PR019

Medical Insurance Premium - Individual Morbidity

		Statement Value	Factor	Requirement
		(1)	(2)	RBC
(1)	Medical Insurance Premium - Individual Morbidity	0	†	XXX
(2)	Usual and Customary Major Medical and Hospital	0	†	XXX
(3)	Medicare Supplement	0	†	XXX
(4)	Dental & Vision	0	†	XXX
(5)	Stand-Alone Medicare Part D Coverage	0	†	XXX
(6)	Supplemental Benefits within Stand-Alone Part D Coverage (Claims Incurred)	0	*	0
(7)	Hospital Indemnity and Specified Seas	0	0.50	0.50
(8)	AD&D (Maximum Retained Per Life)	0	0.035	0
(9)	Other Accident	0	0.050	0
(10)	Medical Insurance Premium - Group and Individual Morbidity	0	*	0
(11)	Usual and Customary Major Medical, Hospital	0	†	XXX
(12)	Dental & Vision	0	†	XXX
(13)	Stop Loss and Minimum Premium	0	*	0
(14)	Medicare Supplement	0	*	XXX
(15)	Stand-Alone Medicare Part D Coverage (see instructions to units)	0	*	XXX
(16)	Supplemental benefits within Stand-Alone Part D Coverage (Claims Incurred)	0	*	0
(17)	Hospital Indemnity and Specified Disease	0	0.50	0.50
(18)	AD&D (Maximum Retained Risk Per Life)	0	0.035	0
(19)	Other Accident	0	0.050	0
(20)	Federal Employee Health Benefit Plan	0	0.000	0
(21)		0	0	0
(22)	Disability Income Premium	0	*	0
(23)	Noncancelable Disability Income - Individual Morbidity	0	*	0
(24)	Other Disability Income - Individual Morbidity	0	*	0
(25)	Disability Income - Credit Monthly Balance Plans	0	*	0
(26)	Disability Income - Group Long-Term	0	*	0
(27)	Disability Income - Credit Single Premium with Additional Reserve	0	*	0
(28)	Disability Income - Credit Single Premium without Additional Reserve	0	*	0
(29)	Disability Income - Group Short-Term	0	*	0
(30)		0	0	0
(31)	Long-Term Care	0	*	0
(32)	Noncancelable Long-Term Care Premium - Rate Risk**	0	0.100	0
(33)	Other Long-Term Care Premium †‡	0	0.000	0
(34)	Health Premium with Limited Underwriting Risk	0	*	0
(35)	ASC Business with Premium Revenue	0	0.000	0
(36)	Other Health	0	*	0
(37)	Other Health	0	*	0
(38)	Total Earned Premiums	0	*	0
(39)	C(1), L26 should equal Schedule H Part 1 Column 1 Line 2	0	*	0
(40)	Additional Reserves for Credit Disability Plans	0	*	0
(41)	Additional Reserves for Credit Disability Plans, prior year	0	*	0

The premium amounts in these lines are transferred to PR020 Underwriting Risk - Premium Risk for Comprehensive Medical, Medicare Supplement, Dental & Vision and Stand-Alone Medical. Part DCC6rage Lines (1.1) and (1.2) for the calculation of risk-based capital. The premium amounts are included here to assist in the balancing of total health premium. If managed care arrangements have been entered into, the company may also complete PR021 Underwriting Risk - Managed Care Credit. In which case, the company will also need to complete PR012 Health Credit Risk in the formula. If there are amounts in any of lines (1), (2), (3), (7), (8) or (10) on page PR019 Health Premiums, the company will also be directed to complete the Health Administrative Expense portion of PR023.

The two tiered calculation is illustrated in the risk-based capital instructions for PR019 Health Premiums.

The balance of the RBC requirement for Long Term Care - Morbidity Risk is calculated on Page PR023. The premium is shown to allow totals to check to Schedule H. If there is premium included on either or both of these lines, the RBC value in Column (2) will include 3.5% of such premium and \$50,000 (included in the line with the larger premium). The factor applies to all Noncancelable premium. These amounts are used to adjust the premium base for single premium credit disability plans that carry additional tabular reserves.

A factor of .350 will be applied to the first \$25,000,000 in Column (1), Line (9) and a factor of .250 will be applied to the remaining premium in excess of \$25,000,000.

† The premium amounts in these lines are transferred to PR020 Underwriting Risk - Premium Risk for Comprehensive Medical, Medicare Supplement, Dental & Vision and Stand-Alone Medical. Part DCC6rage Lines (1.1) and (1.2) for the calculation of risk-based capital. The premium amounts are included here to assist in the balancing of total health premium. If managed care arrangements have been entered into, the company may also complete PR021 Underwriting Risk - Managed Care Credit. In which case, the company will also need to complete PR012 Health Credit Risk in the formula. If there are amounts in any of lines (1), (2), (3), (7), (8) or (10) on page PR019 Health Premiums, the company will also be directed to complete the Health Administrative Expense portion of PR023.

‡ The factor applies to all Noncancelable premium.

** These amounts are used to adjust the premium base for single premium credit disability plans that carry additional tabular reserves.

§ Denotes items that must be manually entered on the filing software.

UNDERWRITING RISK - PREMIUM RISK FOR COMPREHENSIVE MEDICAL, MEDICARE SUPPLEMENT AND DENTAL & VISION PR020

(Experience Fluctuation Risk in Life RBC Formula)

	(1) Comprehensive Medical	(2) Medicare Supplement	(3) Dental & Vision	(4) Stand-Alone Medicare Part D	(5) TOTAL
(1.1) Premium - Individual	0	0	0	0	0
(1.2) Premium - Group	0	0	0	0	0
(1.3) Premium - Total = Line (1.1) + Line (1.2)	0	0	0	0	0
(2) Title XVIII-Medicare†	0	XXX	XXX	XXX	0
(3) Title XD-Medicaid‡	0	XXX	XXX	XXX	0
(4) Other Health Risk Revenue†	0	XXX	0	0	0
(5) Underwriting Risk Revenue = Lines (1.3) - (2) + (3) ⁽⁴⁾	0	0	0	0	0
(6) Net Incurred Claims	0	0	0	0	0
(7) Fee-for-Service Offset†	0	XXX	0	0	0
(8) Underwriting Risk Incurred Claims = Line (6) - Line (7)	0	0	0	0	0
(9) Underwriting Risk Claims Ratio = Line (8) / Line (5)	0.000	0.000	0.000	0.000	XXX
(10.1) Underwriting Risk Factor for Initial Amounts Of Premium‡	0.150	0.105	0.120	0.251	XXX
(10.2) Underwriting Risk Factor for Excess of Initial Amount‡	0.090	0.067	0.076	0.151	XXX
(10.3) Composite Underwriting Risk Factor	0.000	0.000	0.000	0.000	XXX
(11) Base Underwriting Risk RBC = Line (5) x Line (9) x Line (10.3)	0	0	0	0	0
(12) Managed Care Discount Factor = PR021 Line (12)	0.000	0.000	0.000	0.000	XXX
(13) Base RBC After Managed Care Discount = Line (11) x Line (12)	0	0	0	0	0
(14) RBC Adjustment For Individual =					
	$[(Line(1.1) \times 1.2 + Line(1.2)) / Line(1.3)] \times Line(13)\$$				
(15) Maximum Per-Individual Risk After Reinsurance†	0	0	0	0	0
(16) Alternate Risk Charge*	0	0	0	0	0
(17) Net Alternate Risk Charge†	0	0	0	0	0
(18) Net Underwriting Risk RBC (Maximum of Line (14) or Line (17))	0	0	0	0	0

† Source is company records unless already included in premiums.

‡ For Comprehensive Medical the Initial Premium Amount is \$25,000,000 or the amount in Line (1.3) if smaller. For Medicare Supplement and Dental & Vision the Initial Premium Amount is \$3,000,000 or the amount in Line (1.3) if smaller. For Stand-Alone Medicare Part D the Initial Premium Amount is \$25,000,000 or the amount in Line (1.3) if smaller. For all other columns Line (14) should equal Line (13). Formula applies only to Column (1), for all other columns Line (14) should equal Line (13). The Line (16) Alternate Risk Charge is calculated as follows:

LESSER OF:	\$1,500,000 or 2 x Maximum Individual Risk	\$50,000 or 2 x Maximum Individual Risk	\$150,000 or 2 x Maximum Individual Risk	Maximum of Columns (1), (2) (3) and (4)

§ Applicable only if Line (16) for a column equals Line (16) for Column (5), otherwise zero.

* Denotes items that must be manually entered on the filing software.

UNDERWRITING RISK - PREMIUM RISK FOR COMPREHENSIVE MEDICAL, MEDICARE SUPPLEMENT AND DENTAL & VISION PR020A

(Ex)perience Fluctuation Risk in Life RBC Formula

	(1)	(2)	(3)	(4)	(5)
	Comprehensive Medical	Medicare Supplement	Dental & Vision	Stand-Alone Medicare Part D	TOTAL
(1) Premium - Individual	0	XXX	0	XXX	0
(2) Premium - Small Group	0	XXX	0	XXX	0
(3) Premium - Large Group	0	XXX	0	XXX	0
(4) Premium - Total	0	0	0	0	0
(5) Title XVIII-Medicare [†]	0	XXX	XXX	XXX	0
(6) Title XIX-Medicaid [†]	0	XXX	XXX	XXX	0
(7) Other Health Risk Revenue [†]	0	XXX	0	0	0
(8) Underwriting Risk Revenue = Lines (4) + (5) + (6)	0	0	0	0	0
(9) Net Incurred Claims - Individual	0	XXX	0	XXX	0
(10) Net Incurred Claims - Small Group	0	XXX	0	XXX	0
(11) Net Incurred Claims - Large Group	0	XXX	0	XXX	0
(12) Net Incurred Claims - Title XVIII-Medicare	0	XXX	XXX	XXX	0
(13) Net Incurred Claims - Title XIX-Medicaid	0	XXX	XXX	XXX	0
(14) Net Incurred Claims - Other Health	0	XXX	0	0	0
(15) Net Incurred Claims - Total	0	0	0	0	0
(16) Fee-for-Service Offset [‡]	0	XXX	0	0	0
(17) Underwriting Risk Incurred Claims = Line (15) - Line (16)	0	0	0	0	0
(18) Underwriting Risk Claims Ratio - Individual = Line (9) / Line (1)	0.000	XXX	0.000	XXX	XXX
(19) Underwriting Risk Claims Ratio - Small Group = Line (10) / Line (2)	0.000	XXX	0.000	XXX	XXX
(20) Underwriting Risk Claims Ratio - Large Group = Line (11) / Line (3)	0.000	XXX	0.000	XXX	XXX
(21) Underwriting Risk Claims Ratio - Title XVIII-Medicare = Line (12) / Line (5)	0.000	XXX	0.000	XXX	XXX
(22) Underwriting Risk Claims Ratio - Title XIX-Medicaid = Line (13) / Line (6)	0.000	XXX	0.000	XXX	XXX
(23) Underwriting Risk Claims Ratio - Other Health = Line (14) / Line (7)	0.000	XXX	0.000	XXX	XXX
(24) Underwriting Risk Claims Ratio = Line (17) / Line (8)	0.000	0.000	0.000	0.000	0.000
(25) Underwriting Risk Factor for Initial Amounts Of Premium [§]	0.150	0.105	0.120	0.251	0.251
(25.2) Underwriting Risk Factor for Excess of Initial Amount [‡]	0.090	0.067	0.076	0.151	0.151
(25.3) Composite Underwriting Risk Factor	0.000	0.000	0.000	0.000	0.000
(26) Base Underwriting Risk RBC = Line (8) x Line (24) x Line (25.3)	0	0	0	0	0
(27) Managed Care Discount Factor = PR021 Line (12)	0.000	0.000	0.000	0.000	0.000
(28) Base RBC After Managed Care Discount = Line (26) x Line (27)	0	0	0	0	0
(29) RBC Adjustment For Individual = [(Line(0) x 1.2 + Line (2) + Line (3)) / Line (4)] x Line (28) [§]	0	0	0	0	0
(30) Maximum Per-Individual Risk After Reinsurance [†]	0	0	0	0	0
(31) Alternative Risk Charge [¶]	0	0	0	0	0
(32) Net Underwriting Risk RBC (Maximum of Line (29) or Line (32))	0	0	0	0	0

FOOTNOTES:

(1a) If your company is unable to complete this schedule, please provide an explanation.

(1b) If your company allocated Line (4) and (15) into Lines (1) through (3) and Lines (9) through (11), describe the basis of the allocation:

(1c) Does the allocation basis reflect estimated impacts of the ACA reinsurance, risk adjustment and risk corridor? Y/N _____

Explain:

(2) Please explain how your company defines small group for the purposes of this form and what is the source of your company's data?

[†] Source is company records unless already included in premiums.

[‡] For Comprehensive Medical the Initial Premium Amount is \$25,000.00 or the amount in Line (4) if smaller. For Medicare Supplement and Dental & Vision the Initial Premium Amount is \$3,000.00 or the amount in Line (4) if smaller. For Stand-Alone Medicare Part D the Initial Premium Amount is \$25,000.00 or the amount in Line (4) if smaller.

[§] Formula applies only to Column (1), for all other columns Line (29) should equal Line (28).

* The Line (31) Alternative Risk Charge is calculated as follows:

LESSER OF:	\$1,500,000 or 2 x Maximum Individual Risk	\$50,000 or 2 x Maximum Individual Risk	6 x Maximum Individual Risk	Maximum of Columns (1), (2), (3) and (4)
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£ Applicable only if Line (31) for a column equals Line (31) for Column (5), otherwise zero.

Denotes items that must be manually entered on the filing software.

UNDERWRITING RISK - MANAGED CARE CREDIT PR021

	(2)	(3)	(4)
	Paid Claims	Factor	Weighted Claims†‡
Comprehensive Medical, Medicare Supplement and Dental & Vision Claim Payments			
			Annual Statement Source
(1)	Category 0 - Arrangements included in Other Categories	Company records	
(2)	Category 1 - Payments Made According to Contractual Arrangements	Company records	
(3)	Category 2a - Subject To Withheld Bonuses - Otherwise Category 0*	Company records	
(4)	Category 2b - Subject To Withheld Bonuses - Otherwise Category 1**	Company records	
(5)	Category 3a - Capitated Payments to Direct Providers	Company records	
(6)	Category 3b - Capitated Payments to Regulated Intermediaries	Company records	
(7)	Category 3c - Capitated Payments to Non-Regulated Intermediaries	Company records	
(8)	Category 4 - Medical & Hospital Expenses Paid by Providers	Company records	
(9)	Sub-Total Paid Claims		
			Sum of Lines (1) through (8)
(10.1)	Category 0 - No Federal Reinsurance or Risk Corridor Protection	Company records	
(10.2)	Category 1 - Federal Reinsurance but no Risk Corridor Protection	Company records	
(10.3)	Category 2a - No Federal Reinsurance but Risk Corridor Protection apply	Company records	
(10.4)	Category 3a - Federal Reinsurance and Risk Corridor Protection apply	Company records	
(10.5)	Sub-Total Paid Claims		Sum of Lines (10.1) through (10.4)
(10.6)	Total Paid Claims		Sum of Lines (9) and (10.5)
(11)	Weighted Average Managed Care Discount		
(12)	Weighted Average Managed Care Risk Adjustment Factor		
			Col (3) = Col (3) Line (9) / Col (4) Line (9)
			Col (4) = Col (4) Line (10) / Col (3) Line (10.5)
			Col (3) = 1.0 - Col (3) Line (10.5)
			Col (4) = 1.0 - Col (4) Line (10.5)
Calculation of Category 2 Managed Care Factor			
		(1) Amount	
(13)	Withhold & bonus payments, prior year	0	
(14)	Withhold & bonuses available, prior year	0	
(15)	Managed Care Credit Multiplier – average withhold returned	0.000	
(16)	Withholds & bonuses available, prior year	0	
(17)	Claims payments subject to withhold, prior year	0	
(18)	Average withhold rate, prior year	0.000	
(19)	Managed Care Credit Discount Factor, Category 2	200	

* Category 2 Managed Care Factor calculated on Line (19)

**Category 2 Managed Care Factor calculated on Line (19) with a minimum factor of 15 percent.

† This column is for a single result for the Comprehensive Medical & Hospital, Medicare Supplement and Dental managed care discount factor.

‡ This column is for the Stand-Alone Medicare Part D managed care discount factor.

Denotes items that must be manually entered on the filing software.

UNDERWRITING RISK - OTHER AND TOTAL NET HEALTH PREMIUM RBC PR022

	(1) Amount	(2) Factor	RBC Requirement
Rate Guarantees & Federal Employees Health Benefits			
(1) Business with Rate Guarantees Between 15-36 Months	0	0.024	0
(2) Business with Rate Guarantees Over 36 Months	0	0.064	0
(3) Federal Employees Health Benefit Program (FEHBP)	0		
Claims Incurred	0	0.020	0
(4) Total, Rate Guarantees & Federal Employees Health Benefits	0		0
Administrative Expenses for Certain A&H overages			
(5) Total Accident and Health Premiums	0		0
(6) Accident and Health Premiums from Underwriting Risk	0		0
(7) Accident and Health Premiums Factor	0.000		
(8) Administrative Expenses for Health Insurance	0		
(9) Less Administrative Expenses for Administrative Service Contracts (ASC) included in Line (8)	0		
(10) Less Administrative Expenses for Administrative Services Only (ASO) Business included in Line (8)	0		
(11) Less Administrative Expenses for Commissions and Premium Taxes	0		
(12) Net Administrative Expenses	0		
(13) Composite Health Administrative Expense Risk Factor	0.000		
(14) Administrative Expense Component for Health	0		
Health ASO/ASC			
(15) Administrative Expenses for ASC Business	0	0.020	0
(16) Administrative Expenses for ASO Business	0	0.020	0
(17) Total Health ASO/ASC	0		0
(18) Total Underwriting Risk - Other	0		0
Total Net Health Premium RBC			
(19) Total Health Premium RBC	L(18) + PR019 C(2) L(26) + PR020 C(5) L(18)		
(20) Premium Concentration Factor	PR018 C(20) L(14)		1,000
(21) Total Net Health Premium RBC	L(19) x L(20)		0

* Line (15) should be greater than or equal to Line (9). Line (16) should be greater than or equal to Line (10).

Denotes items that must be manually entered on the filing software.

LONG-TERM CARE PR023

		(1) Amount	(2) RBC Requirement
	Annual Statement Source		
Long-Term Care (LTC) Insurance Premium			
(1) All LTC Premium - Morbidity Risk (to \$50 million)	Line (4.1) Column (1) up to 50 million	0	0
(2) LTC Premium (Over \$50 million) - Morbidity Risk	Remainder of Line (4.1) Column (1) over 50 million	0	0
(3) Premium-Based RBC	Col (2), L(1) + L(2)	0	0
Historical Loss Ratio Experience			
(4.1) Current Year	Company Records	0	0
(4.2) Immediate Prior Year	If loss ratios are used, [Column (3), Line (4.1)] + Line (4.2), otherwise zero	0	0
(4.3) Average Loss Ratio		0	0
(5) Adjusted LTC Claims for RBC	If Column C (4.3) > 0, then [Column (1), Line (1) + Line (7 X Column (3)), Line (4.3), else Column (2) Line (4.1) Lower of Col (5), Line (2) and \$35 million Excess of Col (2), i.e. (5) over \$35 mil] L(5.1) + L(5.2) Col (2), L(3) + Col (4), L(6)	0	0
(5.1) Claims (to \$35 million) - Morbidity Risk		0	0
(5.2) Claims (over \$35 million) - Morbidity Risk		0	0
(6) Claims-based RBC		0	0
(7) LTC Morbidity Risk		0	0

Not-for-Distribution

- † If Column (1), Line (4.1) is positive, then a factor of 0.250 is used. Otherwise, a higher factor of 0.370 is used.
- ‡ If Column (1), Line (4.1) is positive, then a factor of 0.080 is used. Otherwise, a higher factor of 0.120 is used.
- § If Column (1), Line (4.1) or (4.2) are less than or equal to zero or if Column (2), Line (4.1) or (4.2) are less than zero, loss ratios are not used and Column (3), Line (4.3) is set to zero.

	(1)	(2) RBC	Requirement
	Statement Value	Factor	
(1) Individual Claim Reserves	0	0.050	
(2) Group & Credit Claim Reserve	0	0.050	
(3) Total Health Claims Reserve	0	0	
(4) Loss Concentration Factor	1.000	1.000	
(5) Net Health Claims Reserves RBC	0	0	

Denotes items that must be manually entered on the filing software.

Not for Distribution

	(1)	(2)	
	Statement Value	Factor	Requirement
	Data Source		
Group & Credit Health Premium Stabilization Reserves Reported			
(1) Stabilization Reserves and Experience Rating Refunds	0	0.500	0
(2) Provision for Experience Rating Credits	0	0.500	0
(3) Reserve for Group Rate Credits	0	0.500	0
(4) Reserve for Credit Rate Credits	0	0.500	0
(5) Premium Stabilization Reserves	0	0.500	0
(6) Total of Preliminary Premium Stabilization Reserves Credit	0		
Group & Credit Health Risk-Based Capital			
(7) Maximum Risk-Based Capital			
			PRO24 Health Claim Reserves Column (2) Line
			(2) + PRO19 Health Premiums Column (2) Lines
			(9), (11), (12), (13), (17), (18), (19), (20) and (21)
			+ IPR020 Underwriting Risk- Premiums Risk
			Column (5) Line (18) - Column (4) Line (18)
			x Line (1.2) / Line (1.3)]
			Column (2) Line (6), but not more than
			Column (1) Line (7)]
(8) Final Premium Stabilization Reserve Credit	0	-1.000	0

Denotes items that must be manually entered on the filing software.



Distribution

FEDERAL ACA RISK ADJUSTMENT AND RISK CORRIDOR SENSITIVITY TEST PR026

		(1) Annual Statement Source	(2) Sensitivity %	(3) Factor	(4) RBC Result Adjusted Capital
Overestimation of 25% ACA Risk Adjustment					
(1) Premium Adjustments Receivable Due to ACA Risk Adjustment		Notes to Financial Statement 24F2a1	0	0.500	0
(2) Premium Adjustments Payable Due to ACA Risk Adjustment		Notes to Financial Statement 24F2a3	0	0.500	0
(3) Total ACA Risk Adjustments Payable less Receivable		Line (2) - Line (1)	0	0.500	0
(4) Accrued Retrospective Premium Due to ACA Risk Corridors		Notes to Financial Statement 24F2c1	0	0.500	0
(5) Reserve for Rate Credits or Policy Experience Rating Refunds Due to ACA Risk Corridors		Notes to Financial Statement 24F2c2	0	0.500	0
(6) Total ACA Risk Corridor Retrospective Premium and Policy Credits or Policy Experience Rating Refunds (Net)		Line (5) - Line (4)	0	0	0
(7) Total Risk Adjustment and Risk Corridor		Absolute Value of Line (3) + Line (6)	0	0	0
(8) Total Adjusted Capital, Post-Deferred Tax		PR029, Column (2) Line (14)	0	0	0
(9) Total Adjusted Capital Stressed for Risk Adjustments		Line (8) - Line (7)	0	0	0
(10) Authorized Control Level RBC		PR032, Column (1) Line (76)	0	0	0
(11) ACA Risk Adjusted ACL RBC Ratio		Line (7) / Line (10)	0.000%	0	0
Underestimation of 25% ACA Risk Adjustment					
(12) Premium Adjustments Receivable Due to ACA Risk Adjustment		Col. (1), Line (1)	0	0.500	0
(13) Premium Adjustments Payable Due to ACA Risk Adjustment		Col. (1), Line (2)	0	0.500	0
(14) Total ACA Risk Adjustments Payable less Receivable		Line (13) - Line (12)	0	0	0
(15) Accrued Retrospective Premium Due to ACA Risk Corridors		Col. (1), Line (4)	0	0	0
(16) Reserve for Rate Credits or Policy Experience Rating Refunds Due to ACA Risk Corridors		Col. (1), Line (5)	0	0.500	0
(17) Total ACA Risk Corridor Retrospective Premium and Policy Credits or Policy Experience Rating Refunds (Net)		Line (16) - Line (15)	0	0.500	0
(18) Total Risk Adjustment and Risk Corridor		Absolute Value of Line (14) + Line (17)	0	0	0
(19) Total Adjusted Capital, Post-Deferred Tax		PR029, Column (2) Line (14)	0	0	0
(20) Total Adjusted Capital Stressed for Risk Adjustments		Line (19) - Line (18)	0	0	0
(21) Authorized Control Level RBC		PR032, Column (1) Line (76)	0	0	0
(22) ACA Risk Adjusted ACL RBC Ratio		Line (20) / Line (21)	0.000%	0	0

Footnote: If it is the belief of the company that the factors are not appropriate, provide an explanation as to why the factors are inappropriate.

 Denotes items that must be manually entered on the filing software.

CALCULATION OF CATASTROPHE RISK CHARGE FOR EARTHQUAKE PR027A

Earthquake
 Catastrophe Risk Charge
 Company Reinsurance
 Company Accruals
 Company Reclaims
 Company Recovery

(1) Worst Year in 50
 (2) Worst Year in 100
 (3) Worst Year in 250
 (4) Worst Year in 500

Modeled Losses

Earthquake	Direct and Assumed	Net	3†	Ceded Amounts Recoverable	(4)‡‡	Ceded Amounts Recoverable with zero Credit Risk Charge
(1) Worst Year in 50						
(2) Worst Year in 100						
(3) Worst Year in 250						
(4) Worst Year in 500						

(5) Has the company reported above, its modeled earthquake losses using an occurrence probability (OEP) basis?

Reference	(6) Amount	(7) Factor	(7) RBC Requirement CC(6) * Factor
L(7) + L(2)	0	1.000	0
L(2) + L(3) - C(4)	0	0.048	0
If L(5) CC(5) = "N", L(8) C(6) = L(6) C(7), otherwise "0"	0	1.000	0
If L(5) CC(5) = "Y", L(9) C(6) = L(6) C(7)+ L(7) C(7), otherwise "0"	0	1.000	0
L(8) C(7) + L(9) C(7)	0		0

Lines (1)-(8): Modeled losses to be entered on these lines are to be calculated using one of the approved commercially available catastrophe models - AIR, JECAT, or ECAT, and using the insurance company's own insured property exposure information as inputs to the model. The insurance company may elect to use the modeled results from any one of the models, or any combination of the results of two or more of the models. Each insurer will not be required to utilize any prescribed set of modeling assumptions, but will be expected to use the same data, modeling, and assumptions that the insurer uses in its own internal catastrophe risk management process. An explanation of the company's key assumptions may be required, and the company's catastrophe data and modeling may be subject to examination.

† Column (3) is modeled catastrophe losses that would be ceded under reinsurance contracts. This should be associated with the Net Modeled Losses shown in Column (2).

‡‡Column (4) is modeled catastrophe losses that would be ceded to the categories of reinsurers that are not subject to the U.S. credit risk charge (i.e., U.S. affiliates and mandatory pools, whether authorized or unauthorized).

Denotes items that must be manually entered on the filing software.

CALCULATION OF CATASTROPHE RISK CHARGE FOR HURRICANE PR027B

		Modeled Losses		
		(1) Direct and Assumed	(2) Net	(3) ^{3†} Ceded Amounts Recoverable <u>with zero Credit Risk Charge</u>
		(4) ^{†‡} Ceded Amounts Recoverable		
Hurricane	P/C			
(1) Worst Year in 50	Company Reccs			
(2) Worst Year in 100	Company Reccs			
(3) Worst Year in 250	Company Reccs			
(4) Worst Year in 500	Company Reccs			
			(5) Y/N	
		Reference		
		(6)	(7)	
		Amount	Factor	RBC Requirement (C(6) * Factor)
(6) Net Hurricane Risk	L(7) + L(2)		0	1,000
(7) Contingent Credit Risk for Hurricane Risk	L(2) + L(3) - C(4)		0	0,048
(8) Total Hurricane Catastrophe Risk (AEP Basis)	If L(5) C(5) = "N", L(8) C(6) = L(6), otherwise "0"		0	0
(9) Total Hurricane Catastrophe Risk (OEP Basis)	If L(5) C(5) = "Y", L(9) C(6) = L(6) C(7)+ L(7) C(8), otherwise "0"		0	0
(10) Total Hurricane Catastrophe Risk	L(8) C(7) + L(9) C(7)		0	0

(5) Has the company reported above, its modeled hurricane losses using an occurrence exceedence probability (OEP) basis?

Lines (1)-(8): Modeled losses to be entered on these lines are to be calculated using one of the approved commercially available catastrophe models AIR, ECAT, F.S., ARA HurLoss (Hurricane only), or the Florida Public Model (hurricane only); and using the insurance company's own insured property exposure information as inputs to the model. The insurance company may elect to use the modeled results from any one of the models, or any combination of the results of two or more of the models. Each insurer will not be required to utilize any prescribed set of modeling assumptions, but will be expected to use the same data, modeling, and assumptions that the insurance company uses in its own internal catastrophe risk management process. An attestation to this effect and an explanation of the company's key assumptions may be required, and the company's catastrophe data and modeling may be subject to examination.

† Column (3) is modeled catastrophe losses that would be ceded under reinsurance contracts. This should be associated with the Net Modeled Losses shown in Column (2).

†‡Column (4) is modeled catastrophe losses that would be ceded to the categories of reinsurers that are not subject to the U.S. credit risk charge (i.e., U.S. affiliates and mandatory pools, whether authorized or unauthorised, or certified).

 Denotes items that must be manually entered on the filing software.

CALCULATION OF CATASTROPHE RISK CHARGE PR027

Reference _____
(1) RBC Amount

- (1) Total Earthquake Catastrophe Risk
- (2) Total Hurricane Catastrophe Risk
- (3) Total Catastrophe Risk (Rcat)

PR027A L(10) C(7)
PR027B L(10) C(7)
 $SQRT(L(1)^2 + L(2)^2)$

0
0
0

INTERROGATORY TO SUPPORT EXEMPTION FROM COMPLETING PR027 (To be completed by companies reporting no RBC charge in either Line 1 or Line 2)

Y/N

A Earthquake Exemption (To be completed by companies reporting no RBC charge in Line 1 -

The company has not entered into a reinsurance agreement covering earthquake exposure with a non-affiliate or a non-US affiliate and, either

- (1a) the company participates in an inter-company pooling arrangement with 0% participation, leaving no net exposure for earthquake risks; Or
- (1b) the company cedes 100% of its earthquake exposure to its US affiliate(s), leaving no net exposure for earthquake risks

(2) The Company's Ratio of Insured Value - Property to surplus is less than 50%

(3) The company has written Insured Value - Property that includes earthquake coverage in the Earthquake-Prone areas representing less than 10% of its surplus as regards policyholders

For any company qualifying for the exemption under 3 provide details about the geographic areas in the New Madrid Seismic Zone™ were determined.

(3a) What resource was used to define the New Madrid Seismic Zone?

(3b) Was exposure determined based on zip codes or counties in the zone, was it based on all the earthquake exposure in the identified states or was another methodology used? Describe any other methodology used.

B Hurricane Exemption (To be completed by companies reporting no RBC charge in Line 2 -

The company has not entered into a reinsurance agreement covering hurricane exposure with a non-affiliate or a non-US affiliate and, either

- (4a) the company participates in an inter-company pooling arrangement with 0% participation, leaving no net exposure for hurricane risks; Or
- (4b) the company cedes 100% of its hurricane exposures to its US affiliate(s), leaving no net exposure for hurricane risks

(5) The Company's Ratio of Insured Value - Property to surplus as regards policyholders is less than 50%

(6) The company has written Insured Value - Property that includes hurricane coverage in the Hurricane-Prone areas representing less than 10% of its surplus as regards policyholders

Note: "Earthquake-Prone areas" include any of the following states or commonwealths: Alaska, Hawaii, Washington, Oregon, California, Idaho, Nevada, Utah, Arizona, Montana, Wyoming, Colorado, New Mexico, Puerto Rico, and geographic areas in the following states that are in the New Madrid Seismic Zone - Missouri, Arkansas, Mississippi, Tennessee, Illinois and Kentucky.

"Hurricane-Prone areas" include Hawaii, District of Columbia and states and commonwealths bordering on the Atlantic Ocean, and/or Gulf of Mexico including Puerto Rico.

Denotes items that must be manually entered on the filing software.

CAPITAL NOTES BEFORE LIMITATION PR028

Years to Maturity at the Time of the Statement

Capital Notes Maturing 15 Years or less from the Year of Issue

Years to Maturity at the Time of the Statement	(1) Original Principal Amount	(2) Limitation on Principal Amount	(3) Current Principal Amount	(4) Credit to Total Adjusted Capital*
Greater than 0 and less than or equal ¹	0	0	0	0
(1) Greater than 1 and less than or equal ^{1,2}	0	0	0	0
(2) Greater than 2 and less than or equal ³	0	0	0	0
(3) Greater than 3 and less than or equal ⁴	0	0	0	0
(4) Greater than 4 and less than or equal ⁵	0	0	0	0
(5) Greater than 5	0	0	0	0
(6) Greater than 10	0	0	0	0

Capital Notes Maturing more than 15 Years from the Year of Issue

Years to Maturity at the Time of the Statement	(1) Original Principal Amount	(2) Limitation on Principal Amount	(3) Current Principal Amount	(4) Credit to Total Adjusted Capital*
Greater than 0 and less than or equal to 1	0	0	0	0
(7) Greater than 1 and less than or equal to 2	0	0	0	0
(8) Greater than 2 and less than or equal to 3	0	0	0	0
(9) Greater than 3 and less than or equal to 4	0	0	0	0
(10) Greater than 4 and less than or equal to 5	0	0	0	0
(11) Greater than 5 and less than or equal to 6	0	0	0	0
(12) Greater than 6 and less than or equal to 7	0	0	0	0
(13) Greater than 7 and less than or equal to 8	0	0	0	0
(14) Greater than 8 and less than or equal to 9	0	0	0	0
(15) Greater than 9 and less than or equal to 10	0	0	0	0
(16) Greater than 10	0	0	0	0
(17) Greater than 10	0	0	0	0

(18) Credit for Capital Notes Before Limitation
(sum of lines (1) through (17))

* Column (4) is calculated as the lesser of Column (2) or Column (3).
Denotes items that must be manually entered on the filing software.

CALCULATION OF TOTAL ADJUSTED CAPITAL PR029

	(1) Statement Value*	(2) Factor	(2) Adjusted Capital
<u>Annual Statement Reference</u>			
(1) Capital and Surplus	0	1.000	0
(2) Non-Tabular Discount - Losses	0	1.000	0
(3) Non-Tabular Discount - Expense	0	1.000	0
(4) Discount on Medical Loss Reserves Reported in Schedule P	0	1.000	0
(5) Discount on Medical Expense Reserves* for Tabular in Schedule P	0	1.000	0
(6) P&C Subs Non-Tabular Discount - Losses	0	1.000	0
(7) P&C Subs Non-Tabular Discount - Expense	0	1.000	0
(8) P&C Subs Discount on Medical Loss Reserves Reported in Schedule P	0	1.000	0
(9) P&C Subs Discount on Medical Expense Reserves Reported as Tabular in Schedule P	0	1.000	0
(10) AVR - Life Subs §	0	1.000	0
(11) Dividend Liability - Life Subs	0	1.000	0
(12) Total Adjusted Capital Before Capital Notes	$L(1)+L(2)+L(3)+L(4)+L(5)+L(6)+L(7)+L(8)+L(9)+L(10)+L(11)$	0	0
<u>Credit for Capital Notes</u>			
(13.1) Surplus Notes	0	1.000	0
(13.2) Limitation on Capital Notes	0	1.000	0
(13.3) Capital Notes Before Limitation	0	1.000	0
(13.4) Credit for Capital Notes	0	1.000	0
(14) Total Adjusted Capital (Post-Deferred Tax)	0	1.000	0
<u>Sensitivity Test :</u>			
(15) Deferred Tax Assets	0	1.000	0
(15.1) Deferred Tax Liabilities	0	1.000	0
(16) Deferred Tax Assets for Subsidiary	0	1.000	0
(16.1) Deferred Tax Liabilities for Subsidiary	0	1.000	0
(17) Total Adjusted Capital For Sensitivity Test	0	1.000	0
<u>Ex DTA ACL/RBC Ratio Sensitivity Test</u>			
(18) Deferred Tax Asset	0	1.000	0
(19) Total Adjusted Capital Less Deferred Tax Asset	0	1.000	0
(20) Authorized Control Level RBC	0	1.000	0
(21) Ex DTA ACL/RBC Ratio	0	1.000	0
<u>ACA Fee RBC Ratio Sensitivity Test</u>			
(22) ACA Fee (Data Year Amount to be Paid in the Fee Year)	0	1.000	0
(23) Total Adjusted Capital Less ACA Fee	0	1.000	0
(24) Authorized Control Level RBC	0	1.000	0
(25) ACA Fee RBC Ratio	0	1.000	0

* Report amounts in this column as whole dollars.
§ Denotes items that must be manually entered on the filing software.
\$ The portion of the AVR that can be counted as capital is limited to the amount not utilized in asset adequacy testing in support of the Actuarial Opinion for reserves.

Notes to Financial Statements item 22B
Line (14) less Line (22)

PR034 Comparison of Total Adjusted Capital to Risk-Based Capital Line (4)	0
Line (23) / Line (24)	0.000%

Calculation of Total Risk-Based Capital After Covariance PR030 R0-R1

		(1)
R0 - Asset Risk - Subsidiary Insurance Companies		PRBC O&I Reference
(1)	Affiliated US P&C Insurers - Directly Owned	PR004 L.(1)C(5)
(2)	Affiliated US P&C Insurers - indirectly Owned	PR004 L.(4)C(5)
(3)	Affiliated US Life Insurer - Directly Owned	PR004 L.(2)C(5)
(4)	Affiliated US Life Insurer - indirectly Owned	PR004 L.(5)C(5)
(5)	Affiliated US Health Insurer - Directly Owned	PR004 L.(3)C(5)
(6)	Affiliated US Health Insurer - indirectly Owned	PR004 L.(6)C(5)
(7)	Affiliated Alien Insurers - Directly Owned	PR004 L.(8)C(5)
(8)	Affiliated Alien Insurers - Indirectly Owned	PR004 L.(9)C(5)
(9)	Misc Off-Balance Sheet - Non-com. Al. Assets	PR014 L.(15) C(3)
(10)	Misc Off-Balance Sheet - Guarantees for Affiliates	PR014 L.(16) C(3)
(11)	Misc Off-Balance Sheet - Contingent Liabilities	PR014 L.(17) C(3)
(12)	Misc Off-Balance Sheet - SSAP No.101 Par. 11A DTA	PR014 L.(19) C(3)
(13)	Misc Off-Balance Sheet - SSAP No.101 Par. 11B DTA	PR014 L.(20) C(3)
(14)	Total R0	(1)+L.(2)+L.(3)+L.(4)+L.(5)+L.(6)+L.(7)+L.(8)+L.(9)+L.(10)+L.(11)+L.(12)+L.(13)
		(1)
R1 - Asset Risk - Fixed Income		PRBC O&I Reference
(15)	NAIC 01 U.S. Government Agency Bonds	PR004 L.(2)C(2)
(16)	Unaffiliated Bonds Subject to Size Factor	PR004 L.(21)C(2) R015 L.(9)C(4)
(17)	Bond Size Factor RBC	PR004 L.(24)C(4)
(18)	Bonds - Affil Invest Sub	PR004 L.(7)C(4)
(19)	Bonds - Affil Hold. Co. in excess of Ins. Subs.	PR004 L.(10)C(4)
(20)	Bonds - Investment in Parent	PR004 L.(11)C(4)
(21)	Bonds - Affil US P&C Not Subj to RBC	PR004 L.(12)C(4)
(22)	Bonds - Affil US Life Not Subj to RBC	PR004 L.(13)C(4)
(23)	Bonds - Affil US Health Insurer Not Subj to RBC	PR004 L.(14)C(4)
(24)	Bonds - Affil Non-insurer	PR004 L.(15)C(4)
(25)	Other Long-Term Assets - Mortgage Loans, LIHTC & WCFI	PR008 L.(10)+L.(13)+L.(14)+L.(15)+L.(16)+(17)+(20)+(21)C(2)
(26)	Misc Assets - Collateral Loans	PR009 L.(13)C(2)
(27)	Misc Assets - Cash	PR009 L.(3)C(2)
(28)	Misc Assets - Cash Equivalents	PR009 L.(7)C(2)+PR015 L.(20)+L.(21)C(4)
(29)	Misc Assets - Other Short-Term Investments	PR009 L.(10)C(2)
(30)	Replication - Synthetic Asset: One Half	PR010 L.(9999999)C(7)
(31)	Asset Concentration RBC - Fixed Income	PR011 L.(13)C(3) Grand Total Page
(32)	Total R1	L.(15)+L.(16)+L.(17)+L.(18)+(L.(19)+L.(20)+L.(21)+L.(22)+L.(23)+L.(24)+L.(25)+L.(26)+L.(27)+L.(28)+L.(29)+L.(30)+L.(31)
(33)		0

Calculation of Total Risk-Based Capital After Covariance PR031 R2-R3

(1)

R2 - Asset Risk - Equity	RBC Amount
RBC O&I Reference	RBC O&I Reference
(33) Common - Affiliate Investment Subsidiary	0
(34) Common - Affiliate Hold. Company, in excess of Ins. Subs.	0
(35) Common - Investment in Parent	0
(36) Common - Affil US P&C Not Subj to RBC	0
(37) Common - Affil US P&C Not Subj to RBC	0
(38) Common - Affil US Health Insurer Not Subj to RBC	0
(39) Common - Affil Non-insurer	0
(40) Preferred - Affil Invest Subsidiaries	0
(41) Preferred - Affil Hold. Co. in excess of Ins. Subs.	0
(42) Preferred - Investment in Parent	0
(43) Preferred - Affil US P&C Not Subj to RBC	0
(44) Preferred - Affil US Life Not Subj to RBC	0
(45) Preferred - Affil US Health Insurer Not Subj to RBC	0
(46) Preferred - Affil Non-insurer	0
(47) Unaffiliated Preferred Stock and Hybrid Securities	0
(48) Unaffiliated Common Stock	0
(49) Other Long-Term Assets - Real Estate	0
(50) Other Long-Term Assets - Schedule BA Assets	0
(51) Misc Assets - Receivable for Securities	0
(52) Misc Assets - Aggregate Write-ins for Invested Assets	0
(53) Misc Assets - Derivatives	0
(54) Replication - Synthetic Asset: One Half	0
(55) Asset Concentration RBC - Equity	0
(56) Total R2	$L(33)+L(34)+L(35)+L(36)+L(37)+L(38)+L(39) +L(40)+L(41)+L(42)+L(43)+L(44)+L(45)+L(46)+L(47) +L(48)+L(49)+L(50)+(L(51)-L(52)-L(53)-L(54))+L(55)$
R3 - Asset Risk - Credit	
(57) Other Credit RBC	$PR012 L(19)C(4)+L(13)C(4)$
(58) One half of Rein Recoverables	$.5 \times PR012 L(13)C(4)$
(58A) One half of Rein Recoverables (For Informational Purposes Only)	$.5 \times PR012 A L(20)C(21)$
(59) Other half of Rein Recoverables	$If R4 L(63)>(R3 L(57) + R3 L(58)), 0, otherwise, L(58)$
(59A) Other half of Rein Recoverables (For Informational Purposes Only)	$If R4 L(63)>(R3 L(57) + R3 L(58A)), 0, otherwise, R3 L(58A)$
(60) Health Credit Risk	$PR013 L(12)C(2)$
(61) Total R3	$L(57) + L(58) + L(59) + L(60)$
(61A) Total R3A (For Informational Purposes Only)	$L(57) + L(58A) + L(59A) + L(60)$

Calculation of Total Risk-Based Capital After Covariance PR032 R4-Rcat

		(1)
		RBC Amount
R4 - Underwriting Risk - Reserves		PRBC O&I Reference
(62) One half of Reinsurance RBC		If R4 L(63)>(R3 L(57) + R3 L(58)), R3 L(58), otherwise, 0
(62A) One half of Reinsurance RBC (For Informational Purposes Only)		If R4 L(63)>(R3 L(57) + R3 L(58)), R3 L(58A), otherwise, 0
(63) Total Adjusted Unpaid Loss/Expense Reserve RBC		PR017 L(15)C(20)
(64) Excessive Premium Growth - Loss/Expense Reserve		PR016 L(13) C(8)
(65) A&H Claims Reserves Adjusted for F		PR024 L(5) C(2) + PR023 L(6) C(4)
(66) Total R4		$L(62)+L(63)+L(64)+L(65)$
(66A) Total R4A (For Informational Purposes Only)		$L(62A)+L(63)+L(64)+L(65)$
 R5 - Underwriting Risk - Net Written Premium		
(67) Total Adjusted NWP RBC		PR018 L(15)C(20)
(68) Excessive Premium Growth - Written Premiums Change		PR016 L(14)C(8)
(69) Total Net Health Premium RBC		PR022 L(2)C(2)
(70) Health Stabilization Reserves		PR025 L(8)C(2) + PR023 L(3) C(2)
(71) Total R5		$L(67)+L(68)+L(69)+L(70)$
 Rcat - Catastrophe Risk		
(72) Total Rcat		PR027 L(3) C(1)
 (73) Total RBC After Covariance Before Basic Operational Risk = $R0 \cdot SQRT(R1 \wedge 2 + R2 \wedge 2 + R3 \wedge 2 + R4 \wedge 2 + R5 \wedge 2 + R6 \wedge 2 + R7 \wedge 2 + R8 \wedge 2 + R9 \wedge 2 + R10 \wedge 2 + R11 \wedge 2 + R12 \wedge 2 + R13 \wedge 2 + R14 \wedge 2 + R15 \wedge 2 + R16 \wedge 2 + R17 \wedge 2 + R18 \wedge 2 + R19 \wedge 2 + R20 \wedge 2 + R21 \wedge 2 + R22 \wedge 2 + R23 \wedge 2 + R24 \wedge 2 + R25 \wedge 2 + R26 \wedge 2 + R27 \wedge 2 + R28 \wedge 2 + R29 \wedge 2 + R30 \wedge 2 + R31 \wedge 2 + R32 \wedge 2 + R33 \wedge 2 + R34 \wedge 2 + R35 \wedge 2 + R36 \wedge 2 + R37 \wedge 2 + R38 \wedge 2 + R39 \wedge 2 + R40 \wedge 2 + R41 \wedge 2 + R42 \wedge 2 + R43 \wedge 2 + R44 \wedge 2 + R45 \wedge 2 + R46 \wedge 2 + R47 \wedge 2 + R48 \wedge 2 + R49 \wedge 2 + R50 \wedge 2 + R51 \wedge 2 + R52 \wedge 2 + R53 \wedge 2 + R54 \wedge 2 + R55 \wedge 2 + R56 \wedge 2 + R57 \wedge 2 + R58 \wedge 2 + R59 \wedge 2 + R60 \wedge 2 + R61 \wedge 2 + R62 \wedge 2 + R63 \wedge 2 + R64 \wedge 2 + R65 \wedge 2 + R66 \wedge 2 + R67 \wedge 2 + R68 \wedge 2 + R69 \wedge 2 + R70 \wedge 2)$ (For Informational Purposes Only)		
(73A)* Total RBC After Covariance with Proposed Reinsurance Recoverable Charge Before Basic Operational Risk = $R0 \cdot SQRT(R1 \wedge 2 + R2 \wedge 2 + R3 \wedge 2 + R4 \wedge 2 + R5 \wedge 2 + R6 \wedge 2 + R7 \wedge 2 + R8 \wedge 2 + R9 \wedge 2 + R10 \wedge 2 + R11 \wedge 2 + R12 \wedge 2 + R13 \wedge 2 + R14 \wedge 2 + R15 \wedge 2 + R16 \wedge 2 + R17 \wedge 2 + R18 \wedge 2 + R19 \wedge 2 + R20 \wedge 2 + R21 \wedge 2 + R22 \wedge 2 + R23 \wedge 2 + R24 \wedge 2 + R25 \wedge 2 + R26 \wedge 2 + R27 \wedge 2 + R28 \wedge 2 + R29 \wedge 2 + R30 \wedge 2 + R31 \wedge 2 + R32 \wedge 2 + R33 \wedge 2 + R34 \wedge 2 + R35 \wedge 2 + R36 \wedge 2 + R37 \wedge 2 + R38 \wedge 2 + R39 \wedge 2 + R40 \wedge 2 + R41 \wedge 2 + R42 \wedge 2 + R43 \wedge 2 + R44 \wedge 2 + R45 \wedge 2 + R46 \wedge 2 + R47 \wedge 2 + R48 \wedge 2 + R49 \wedge 2 + R50 \wedge 2 + R51 \wedge 2 + R52 \wedge 2 + R53 \wedge 2 + R54 \wedge 2 + R55 \wedge 2 + R56 \wedge 2 + R57 \wedge 2 + R58 \wedge 2 + R59 \wedge 2 + R60 \wedge 2 + R61 \wedge 2 + R62 \wedge 2 + R63 \wedge 2 + R64 \wedge 2 + R65 \wedge 2 + R66 \wedge 2 + R67 \wedge 2 + R68 \wedge 2 + R69 \wedge 2 + R70 \wedge 2 + R71 \wedge 2)$ (For Informational Purposes Only)		
(74) Basic Operational Risk = $.000 \times L(73)$		0
(74A)* Basic Operational Risk with Proposed Reinsurance Recoverable Charge = $.000 \times L(73A)$		0
(75) Total RBC After Covariance including Basic Operational Risk = $L73 + L74$		0
(75A)* Total RBC with Proposed Reinsurance Recoverable Charge After Covariance including Basic Operational Risk = $L73A + L74A$ (For Informational Purposes Only)		0
(76) Authorized Control Level RBC including Basic Operational Risk = $.5 \times L75$		0
(76A)* Authorized Control Level RBC with Proposed Reinsurance Recoverable Charge including Basic Operational Risk = $.5 \times L75A$		0

* Lines 73A, 74A, 75A and Line 76A reflect the implementation of recently approved credit risk charges for reinsurance recoverable

TREND TEST PR033

Original RBC % Before Applying Trend Test

	(1)	(2)
	Original RBC % Before Applying Trend Test	Annual Statement Source
(1)	Authorized Control Level Risk-Based Capital Including Basic Operational Risk	PR032, C(1) L(76)
(2)	Total Adjusted Capital	PR029, C(2) L(4)
(3)	RBC %	L(2)(C1) / L(1)(C1)

Combined Ratio Data

(4)	Premiums Earned	Pg 4, Col 1, L 1
(5)	Losses Incurred	Pg 4, Col 1, L 2
(6)	Loss Expenses Incurred	Pg 4, Col 1, L 3
(7)	Other Underwriting Expenses Incurred	Pg 4, Col 1, L 4
(8)	Aggregate Write-ins for Underwriting Deductions	Pg 4, Col 1, L 5
(9)	Dividends to Policyholders	Pg 4, Col 1, L 17
(10)	Net Written Premiums	Pg 8, Col 6, L 35

Combined Ratio Calculation

(11)	Loss Ratio	[Pg 4, Col 1, L 2 + Pg 4, Col 1, L 3] / Pg 4, Col 1, L 1
(12)	Dividend Ratio	Pg 4, Col 1, L 17 / Pg 4, Col 1, L 1
(13)	Expenses Ratio	[Pg 4, Col 1, L 4 + Pg 4, Col 1, L 5] / Pg 8, Col 6, L 35
(14)	Combined Ratio	L(11) + L(12) + L(13)

(15) Trend Test Result †

†The Trend Test applies only if L(15) = YES

‡If result = YES, the company triggers regulatory attention at the Company Action Level based on the trend test.

NOTE: This page is for information only until the modifications made by Capital Adequacy Task Force to the Risk-Based Capital (RBC) for Insurers, *Act*, implemented by states.

|TREND TEST INCLUDING REINSURANCE RECOVERABLE CHARGE (For Informational Purposes Only)

(16)	Authorized Control Level RBC with Proposed Reinsurance Recoverable Charge including Basic Operational Risk	PR032, C(1) L(76)
(17)	RBC %	L(2)(C1) / L(1)(C1)
(18)	Trend Test Result*	If L(17) Between 20% & 300% & L(15) >120%, YES, Otherwise, NO

*If result = YES, the company triggers regulatory attention at the Company Action Level based on the trend test.

COMPARISON OF TOTAL ADJUSTED CAPITAL TO RISK-BASED CAPITAL PR034

Excluding the Trend Test:

	Abbreviation	(1) Amount
(1)	Total Adjusted Capital Pos. Deferred Tax: PR029 Line 14)	0
(2)	Company Action Level=20% of Authorized Control Level	CAL
(3)	Regulatory Action Level=1.5% of Authorized Control Level	RAL
(4)	Authorized Control Level=100% of Authorized Control Level	ACL
(5)	Mandatory Control Level=70% of Authorized Control Level	MCL
(6)	Level of Action, if Any (excluding the trend test)	NONE

Including the Trend Test:

(7) Level of Action, if Any (including the trend test)	NONE
--	------

THE FOLLOWING NUMBERS MUST BE REPORTED IN THE FIVE YEAR HISTORY EXHIBIT ON THE INCAPACITATED LINE

Total Adjusted Surplus to Policyholders	Five Yr Hist C1 L28	1000	0
Authorized Control Level Risk-Based Capital	Five Yr Hist C1 L29	1040	0

UNDERWRITING AND INVESTMENT EXHIBIT - PREMIUMS WRITTEN PR035

(1) Did your company write Accident and Health Insurance in **2016**?

If answer is yes, please complete Column 2, **2016** Net Premiums Written.

(2) Did your company write Accident and Health Insurance in **2015**?

If answer is yes, please complete Column 3, **2015** Net Premiums Written.

(3) Were the total net Premiums written zero in **2016**?

(4) Were the total net Premiums written zero in **2015**?

For all companies, enter net premiums written in all Columns, Line 1 through Line 34.

Line of Business	(1) 2017 Net Premiums Written	(2) 2016 Net Premiums Written	(3) 2015 Net Premiums Written
1. Fire	0	XXX	XXX
2. Allied Lines	0	XXX	XXX
3. Farmowners Multiple Peril	0	XX	XXX
4. Homeowners Multiple Peril	0	XX	XXX
5. Commercial Multiple Peril	0	XXX	XXX
6. Mortgage Guaranty	0	X	XXX
8. Ocean Marine	0	XXX	XXX
9. Inland Marine	0	XXX	XXX
10. Financial Guaranty	0	XXX	XXX
11.1 Medical Professional Liability - Occurrence	0	XXX	XXX
11.2 Medical Professional Liability - Claims-Made	0	XXX	XXX
12. Earthquake		XXX	XXX
13. Group Accident and Health	0	0	0
14. Credit Accident and Health (group and individual)	0	0	0
15. Other Accident and Health	0	0	0
16. Workers' Compensation	0	XXX	XXX
17.1 Other Liability - Occurrence	0	XXX	XXX
17.2 Other Liability - Claims-Made	0	XXX	XXX
17.3 Excess Workers' Compensation	0	XXX	XXX
18.1 Products Liability - Occurrence	0	XXX	XXX
18.2 Products Liability - Claims-Made	0	XXX	XXX
19.1, 19.2 Private Passenger Auto Liability	0	XXX	XXX
19.3, 19.4 Commercial Auto Liability	0	XXX	XXX
21. Auto Physical Damage	0	XXX	XXX
22. Aircraft (all perils)	0	XXX	XXX
23. Fidelity	0	XXX	XXX
24. Surety	0	XXX	XXX
26. Burglary and Theft	0	XXX	XXX
27. Boiler and Machinery	0	XXX	XXX
28. Credit	0	XXX	XXX
29. International	0	XXX	XXX
30. Warranty	0	XXX	XXX
31. Reinsurance Property	0	XXX	XXX
32. Reinsurance Liability	0	XXX	XXX
33. Reinsurance Financial Lin	0	XXX	XXX
34. Aggregate Write-Ins for Other Lines of Business	0	XXX	XXX
35. TOTALS	0	0	0

 Denotes items that must be manually entered on the filing software.

SCH F PT 3 REINSURANCE CREDIT AND MED TABULAR RESERVE PR038

Credit Risk for Receivables

PR012

(1)
Value

	Line	Column
1 Schedule F Part 3, L0199999, L1049999, L1099999, L1799999, L1799999, L1799999 and L3099999	13	2
2 Schedule F Part 3, L1099999, Amount Attributable To Exempt Items	13	2
3 Schedule F Part 3, L2399999, Amounts Attributable To Premiums	13	2
4 Schedule F Part 3, Line 3699999, Amounts Attributable to Exempt Items	13	2

Annual Statement
For Reinsurance Penalties or Affiliates Applicable to Schedule F

- 1 Schedule F Part 3, L0199999, L1049999, L1099999, L1799999, L1799999, L1799999 and L3099999
- 2 Schedule F Part 3, L1099999, Amount Attributable To Exempt Items
- 3 Schedule F Part 3, L2399999, Amounts Attributable To Premiums

Underwriting Risk - Reserves

Annual Statement Source: Medical Tabular Reserve Discount

	Line	Column	Value (000 Omitted)
5 Homeowner/Farmerowner	7	1	0
6 Private Pass Auto Liab	7	2	0
7 Comm Auto Liab	7	3	0
8 Workers' Comp	7	4	0
9 Comm Multi Peril	7	5	0
10 Medical Professional Liability - Occurrence	7	6	0
11 Medical Professional Liability - Claims-Made	7	7	0
12 Special Liab	7	8	0
13 Other Liab - Occurrence	7	9	0
14 Other Liab - Claims Made	7	9	0
15 Fidelity & Surety	7	10	0
16 Special Property	7	11	0
17 Auto Physical Damage	7	12	0
18 Other (Credit, A&H)	7	13	0
19 Fin Guaranty/Mrgt Guaranty	7	14	0
20 International	7	15	0
21 Medical Tabular Reserve Discount - Reinsurance :Property	7	16	0
22 Medical Tabular Reserve Discount - Reinsurance :Liability	7	17	0
23 Medical Tabular Reserve Discount - Reinsurance :Financial Lines	7	16	0
24 Product Liab - Occurrence	7	18	0
25 Product Liab - Claims Made	7	18	0
26 Warranty	7	18	0
27 Total	7	20	0

Underwriting Risk - Premiums

Annual Statement Source : STMTINCOME (page 4, col.1 ln 4)

	Line	Column
28 Other Underwriting Expenses Incurred	1	6

Denotes items that must be manually entered on the filing software.

GROSS WRITTEN PREMIUMS PRO39

	Description	(1) Statement Value
(1)	2017 Company Gross Written Premium - Direct	Pg 8, PREMWRTN, Col 1, L35
(2)	2017 Company Gross Written Premium - Assumed	Pg 8, PREMWRTN, Col 3, L35 0
(3)	2016 Company Gross Written Premium - Direct	Pg 8, PREMWRTN, Col 1, L35
(4)	2016 Company Gross Written Premium - Assumed	Pg 8, PREMWRTN, Col 3, L35 0
(5)	2015 Company Gross Written Premium - Direct	Pg 8, PREMWRTN, Col 1, L35
(6)	2015 Company Gross Written Premium - Assumed	Pg 8, PREMWRTN, Col 3, L35 0
(7)	2014 Company Gross Written Premium - Direct	Pg 8, PREMWRTN, Col 1, L35
(8)	2014 Company Gross Written Premium - Assumed	Pg 8, PREMWRTN, Col 3, L35 0
(9)	2017 Group Gross Written Premium - Direct	Pg 8, PREMWRTN, Col 1, L35
(10)	2017 Group Gross Written Premium - Assumed	Pg 8, PREMWRTN, Col 3, L35 0
(11)	2016 Group Gross Written Premium - Direct	Pg 8, PREMWRTN, Col 1, L35
(12)	2016 Group Gross Written Premium - Assumed	Pg 8, PREMWRTN, Col 3, L35 0
(13)	2015 Group Gross Written Premium - Direct	Pg 8, PRJMWRTN, Col 1, L35
(14)	2015 Group Gross Written Premium - Assumed	Pg 8, PRJMWRTN, Col 3, L35 0
(15)	2014 Group Gross Written Premium - Direct	Pg 8, PRMWRTN, Col 1, L35
(16)	2014 Group Gross Written Premium - Assumed	Pg 8, PRMWRTN, Col 3, L35 0

Denotes items that must be manually entered on the filing software.

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Property and Casualty Risk-Based Capital Forecasting Spreadsheet Instructions

The property and casualty RBC forecasting CD-ROM contains a spreadsheet that calculates RBC using the same formula presented in the *2017 NAIC Property and Casualty Risk-Based Capital Report Including Overview & Instructions for Companies*. (A hardcopy of this booklet is mailed with the forecasting CD-ROM or is available for download from the NAIC Publication Department.)

These forecasting spreadsheets can be used to check RBC results throughout the year to get an early look at RBC results before the RBC vendor filing software may be available, or to evaluate “what-if” scenarios.

WARNING!

The RBC forecasting spreadsheet CANNOT be used to meet the year-end risk-based capital electronic filing requirement. Risk-based capital filing software from an annual statement software vendor should be used to create the electronic filing. If the forecasting worksheet is sent instead of an electronic filing, it will not be accepted, and the RBC will not have been filed.

User Requirements

- A Microsoft Windows® version of Microsoft Excel 2010 or compatible versions).
- Five megabytes of hard disk space.
- A good understanding of spreadsheet software.

Installation from the CD-ROM

To install the spreadsheet files, start Windows Explorer and go to the CD-ROM drive where the forecasting spreadsheet is located.

Copy and Paste the **Forecast_P&C_2017_08_18.xlsxm** file in the directory where you would like the file to be saved.

About the File

The spreadsheet **Forecast_P&C_2017_08_18.xlsxm** was created in Microsoft Excel. The spreadsheet can be used with Microsoft Excel version 14.0 or higher. The spreadsheet includes menus for use in navigation between pages and for printing.

The RBC spreadsheet above follows the *2017 NAIC Property and Casualty Risk-Based Capital Report Including Overview and Instructions for Companies* formula pages. A copy of the instructions and blank are included with the CD ROM to assist in the completion of the forecasting file.

Usage

1. Open the **Forecast_P&C_2017_08_18.xlsxm** file.
2. Enter data as described in the following sections and examine the results.
3. Save any changes to the spreadsheets using the “Save” command from the “File” menu.

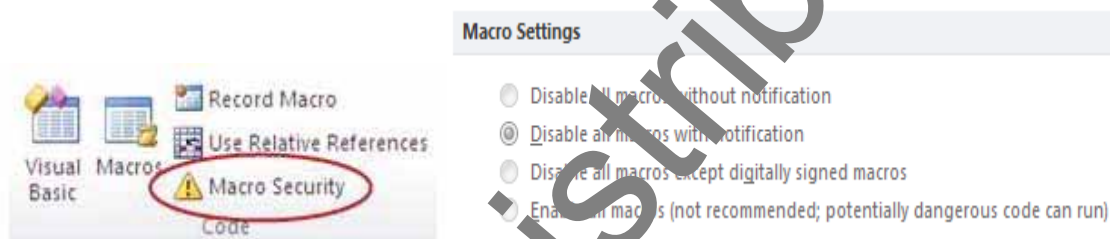
Please Note

In certain versions of Excel, the user may receive the following message when the forecasting file is opened:



If this is the case, the user would need to click on the “Enable Content” button.

To change the Excel security level, go to the Developer tab, in the Code group, click Macro Security. In the Macro Settings, select the security option.



Data Entry

The spreadsheets have been color-coded for easy use.

- Blue-shaded cells with a blue font are data elements that tie directly to the 2017 property and casualty annual statement (i.e., vendor link items). This data can be found in the company annual statement filing.
- Red-shaded cells with a black font are data elements that are not available directly from the annual statement (i.e., manual data entry items). These items come from other company records as noted in the spreadsheet.
- White-shaded cells with a black font are data elements calculated automatically by the spreadsheet. These cells are protected.
- Yellow-shaded cells are data elements that must be entered using a separate input worksheet. Clicking on the cell will automatically take the user to the input worksheet. Data input into the separate worksheet will feed automatically to the main page.

What-if Scenarios

One of the unique features of the forecasting spreadsheet is its ability to perform what-if calculations. Because the formula is implemented through the Excel spreadsheet, the user is able to run various scenarios by adjusting the book/adjusted carrying value, amount or statement value to analyze the effect such changes would have on the company’s overall RBC ratio based on the RBC factors and covariance.

Saving and Exiting

To exit the program, simply click the  in the upper right corner of the file or choose the “Exit” option from the “File” menu. The spreadsheet program will prompt to save any files that have been changed.

- Answer “yes” to save any changes, such as data input or formula changes.
- Answer “no” if saving is not desired. **Warning:** This will ignore any and all other changes.

Printing

A print menu was added to aid in printing for Excel users. Click on each box next to the page name for the individual pages that are desired to be printed. Then select the button for “Print Selected Pages.” Select the “Reset” button any time it is desired to have all buttons deselected. Individual boxes can also be deselected by clicking on them.

RBC Forecasting Tips

1. Make sure the CD-ROM is retained so a back-up copy of the Excel file is available. The NAIC will not replace the CD-ROM unless it was damaged during shipping or is otherwise defective.
2. Gather information required for the affiliated investments section before beginning. In some instances, information will need to be gathered from the various affiliates themselves.
3. Keep a copy of the NAIC annual statement blank and annual statement instructions nearby and refer to them as needed.
4. Keep the copy of the RBC Overview and Instructions at the computer to be used as a reference while filling out the spreadsheet. The spreadsheet follows the RBC Overview and Instructions formula pages exactly.
5. Make a list of questions while filling out the spreadsheet. Then call the NAIC staff once, saving both parties time.
6. When leaving voicemail messages, make the question as specific and detailed as possible. We will then be able to call back with the answer, saving time spent on the phone. Please leave a phone number or email address, and we will get back with an answer as soon as possible.

Questions and Support

If problems are encountered, please refer to the RBC Overview and Instructions booklet and/or the Forecasting Spreadsheet Instructions. However, if there is still a question, contact the NAIC.

For questions pertaining to annual statement references, insurance accounting questions or formula questions, contact Eva Yeung.

For product usage related questions (loading the product, etc.), contact the NAIC Help Desk.

Important Contact Information

- Formula questions: Eva Yeung, (816) 783-8407 or eyeung@naic.org.
- Computer questions: NAIC Help Desk, (816) 783-8500 or help@naic.org.
- Annual statement questions: NAIC Financial Reporting Questions Help Line, (816) 783-8400.
- Questions on publications: NAIC Publications, (816) 783-8300 or prodserv@naic.org.

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FORECASTING



National Association of Insurance Commissioners

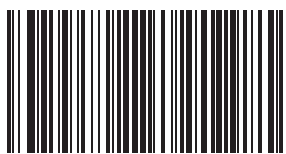


National Association of Insurance Commissioners

The National Association of Insurance Commissioners (NAIC) is the U.S. standard-setting and regulatory support organization created and governed by the chief insurance regulators from the 50 states, the District of Columbia and five U.S. territories. Through the NAIC, state insurance regulators establish standards and best practices, conduct peer review, and coordinate their regulatory oversight. NAIC staff supports these efforts and represents the collective views of state regulators domestically and internationally. NAIC members, together with the central resources of the NAIC, form the national system of state-based insurance regulation in the U.S.

For more information, visit www.naic.org.

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