QUARTERLY STATEMENT

AS OF SEPTEMBER 30, 2020 OF THE CONDITION AND AFFAIRS OF THE

Merit Health Insurance Company

	1260 , 012 ent Period) (Prior F		AIC Company	Code	18750	Employer's ID Nu	Imber	36-3856181
Organized under the Laws of	, (Arizona		State	of Domicil	e or Port of Entry	,	Arizona
		711120114						
Country of Domicile				United	States			
Licensed as business type:	Life, Accident & Health		Property/Cas	, , ,		Hospital, Medical & De		
	Dental Service Corpor	ration	Vision Servic	e Corpora	tion[]	Health Maintenance Or	-	
Incorporated/Organized	Other [] 11/23/1992		Common	ced Busin	000	Is HMO Federally Qual	ified? Yes 1/08/1993	
Statutory Home Office		ashington St			535	Phoenix, AZ		
		treet and Numbe		,		(City or Town, State, C	000000000000000000000000000000000000	Zip Code)
Main Administrative Office	4801 E. Washingto	on St., Suite	100		Phoenix,	AZ, US 85034		800-642-1716
	(Street and	,		(City o	r Town, State	e, Country and Zip Code)		Code) (Telephone Number)
Mail Address	4801 E. Washington Street and Number of		0	,		City or Town, State, Country	85034	4-)
Primary Location of Books ar	(гР.0. вох) 14100 Mage	llan Plaza	,	larvland l	Heights, MO, US 63043	•	314-387-5006
Fillinary Location of Books a		(Street and I				, State, Country and Zip Code)		Code) (Telephone Number)
Internet Web Site Address		,	,		N/A			, , , , , ,
Statutory Statement Contact	C	aniel Miller				314-387-4		
		(Name)				(Area Code) (Telephone N	umber) (Ext	ension)
dmiller1	@magellanhealth.com (E-Mail Address)					314-387-5407 (FAX Number)		
	(2 mail/(dd/000))		OFFIC	FRS		(170111201)		
Name		Title			Nam	e		Title
Mostafa Kamal		President		Andı	ew Mark (Cummings ,	S	ecretarv
Jeffrey Nelson West	,	Treasurer				, <u> </u>		
		0	THER OF	FICER	2			
Linton Clarke Newlin	Vic	ce-President	-		-	McQuillen	Assista	ant Secretary
John DiBernardi	,	stant Secreta						
	,					,		
	,					,		
	,					,		
	,					,		
		DIREC	TORS OF	R TRUS	STEES	5		
Mostafa Kamal	Mic	chael Vallind)	Ju	lie Ann Bi	llingsley	Jeffrey	Nelson West
Joel Barnes								
State of								
		SS						
a , a								

County of

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

Mostafa Kamal President	Andrew Mark Cummings Secretary	Jeffrey Nelson West Treasurer				
		a. Is this an original filing?	Yes [X] No []			
Subscribed and sworn to before me thisday of,	_	b. If no:1. State the amendment number				

2. Date filed

3. Number of pages attached

	A	SSEIS			
			Current Statement Date		4
		1	2	3 Net Admitted Assets	December 31 Prior Year Net
4	Danda	Assets	Nonadmitted Assets	(Cols. 1 - 2)	Admitted Assets
	Bonds				3 , 179 , 854
Ζ.	Stocks: 2.1 Preferred stocks			0	0
	2.2 Common stocks				0
3	Mortgage loans on real estate:				
0.	3.1 First liens			0	0
	3.2 Other than first liens			0	0
4.	Real estate:			-	
	4.1 Properties occupied by the company (less				
	\$			0	0
	4.2 Properties held for the production of income				
	(less \$ encumbrances)			0	0
	4.3 Properties held for sale (less				
	\$			0	0
5.	Cash (\$				
	cash equivalents (\$1,134,094)				
	and short-term investments (\$			1,504,595	1 ,907 , 153
6.	Contract loans (including \$			0	0
	Derivatives			0	0
	Other invested assets			0	0
	Receivables for securities				0
	Securities lending reinvested collateral assets				0
	Aggregate write-ins for invested assets			0	
	Subtotals, cash and invested assets (Lines 1 to 11)	5 , 222 , 960	0	5,222,960	5,087,007
13.	Title plants less \$ charged off (for Title insurers only)			0	0
14	Investment income due and accrued				
	Premiums and considerations:				
	15.1 Uncollected premiums and agents' balances in the course of				
	collection			1,704,436	
	15.2 Deferred premiums, agents' balances and installments booked but				
	deferred and not yet due (including \$earned				
	but unbilled premiums)			0	0
	15.3 Accrued retrospective premiums (\$				
	contracts subject to redetermination (\$)	23,274,261		23,274,261	
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers				0
	16.2 Funds held by or deposited with reinsured companies				0
	16.3 Other amounts receivable under reinsurance contracts				0
	Amounts receivable relating to uninsured plans				
	Current federal and foreign income tax recoverable and interest thereon				
1	Net deferred tax asset		1		0
i	Guaranty funds receivable or on deposit			0	0
1	Electronic data processing equipment and software Furniture and equipment, including health care delivery assets			0	
<u></u>	(\$)			0	0
22.	Net adjustment in assets and liabilities due to foreign exchange rates				
	Receivables from parent, subsidiaries and affiliates				0
	Health care (\$				
	Aggregate write-ins for other-than-invested assets				
	Total assets excluding Separate Accounts, Segregated Accounts and				
	Protected Cell Accounts (Lines 12 to 25)	132,533,121	6,957,399	125,575,722	94,850,711
27.	From Separate Accounts, Segregated Accounts and Protected				
	Cell Accounts			0	0
28.	Total (Lines 26 and 27)	132,533,121	6,957,399	125,575,722	94,850,711
	DETAILS OF WRITE-INS				
1101.					
			1		
1	Summary of remaining write-ins for Line 11 from overflow page		0	0	0
	Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)	0	0	0	0
	Prepaid Postage				0
				0	0
	Summary of remaining write-ins for Line 25 from overflow page			0	0
2599.	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	271,925	271,925	0	0

ASSETS

LIABILITIES, CAPITAL AND SURPLUS

			Current Period		Prior Year
		1 Covered	2	3 Total	4
1 (Claims unpaid (less \$	Covered	Uncovered	Total 0	Total 0
	Accrued medical incentive pool and bonus amounts				0
	Unpaid claims adjustment expenses			0	0
4. /	Aggregate health policy reserves including the liability of				
9	for medical loss ratio rebate per the Public Health				
1	Service Act				0
	Aggregate life policy reserves				0
	Property/casualty unearned premium reserve				0
	Aggregate health claim reserves				
	Premiums received in advance				
	General expenses due or accrued	2,383,338		2,383,338	
1	Current federal and foreign income tax payable and interest thereon (including				12 605
	on realized gains (losses)) Net deferred tax liability				,
1	Ceded reinsurance premiums payable				
	Amounts withheld or retained for the account of others				
	Remittances and items not allocated				
	Borrowed money (including \$				
	nterest thereon \$ (including				
	5 current)			0	0
15.	Amounts due to parent, subsidiaries and affiliates				
	Derivatives				
17. 1	Payable for securities			0	0
18. 1	Payable for securities lending			0	0
19. F	Funds held under reinsurance treaties (with \$				
a	authorized reinsurers, \$ unauthorized reinsurers				
a	and \$			0	0
1	Reinsurance in unauthorized and certified (\$)				
1	companies				0
	Net adjustments in assets and liabilities due to foreign exchange rates				0
1	Liability for amounts held under uninsured plans			0	0
	Aggregate write-ins for other liabilities (including \$	0	0	0	0
	current) Total liabilities (Lines 1 to 23)				
	Aggregate write-ins for special surplus funds				
	Aggregate write-ins for special surplus funds				
	Preferred capital stock				
	Gross paid in and contributed surplus				
1	Surplus notes				
	Aggregate write-ins for other-than-special surplus funds				
	Unassigned funds (surplus)				
	Less treasury stock, at cost:				
3	2.1shares common (value included in Line 26				
\$		XXX	XXX		0
3	2.2shares preferred (value included in Line 27				
\$	i)	XXX	XXX		
33	Total capital and surplus (Lines 25 to 31 minus Line 32)	XXX	XXX		
34.	Total liabilities, capital and surplus (Lines 24 and 33)	XXX	XXX	125,575,722	94,850,711
1	DETAILS OF WRITE-INS				
2301				0	0
2302					
2303.					
	Summary of remaining write-ins for Line 23 from overflow page				
		0	0	0	0
	Totals (Lines 2301 through 2303 plus 2398) (Line 23 above)				
2501.	Special Surplus related to HIF fees				
2502		XXX	XXX		
2503		XXX	XXX		
2598.	Summary of remaining write-ins for Line 25 from overflow page	XXX		0	0
	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	xxx	XXX	0	1,515,108
	PY Adjustment			-	
3098.	Summary of remaining write-ins for Line 30 from overflow page	XXX	XXX	0	0
3099.	Totals (Lines 3001 through 3003 plus 3098) (Line 30 above)	XXX	XXX	0	0

STATEMENT OF REVENUE AND EXPENSES

		Current	Yea	ar To Date	Prior Year To Date	Prior Year Ended December 31
		1 Uncovered		2 Total	3 Total	4 Total
1.	Member Months					
2.	Net premium income (including \$ non-health premium income)	xxx				48 , 155 , 429
3.	Change in unearned premium reserves and reserve for rate credits	xxx		10,416,781	10,649,793	11,705,705
	Fee-for-service (net of \$				i	
	Risk revenue					
	Aggregate write-ins for other health care related revenues					
1	Aggregate write-ins for other non-health revenues				1	
8.	Total revenues (Lines 2 to 7)	XXX			46 , 290 , 087	
	l and Medical:					
	Hospital/medical benefits			(, ,		,
	Other professional services					
	Outside referrals					
	Emergency room and out-of-area					
	Prescription drugs					
	Aggregate write-ins for other hospital and medical					
	Incentive pool, withhold adjustments and bonus amounts Subtotal (Lines 9 to 15)					
16.	Subtotal (Lines 9 to 15)		.0 .			
Less: 17.	Net reinsurance recoveries				0	0
	Total hospital and medical (Lines 16 minus 17)					
	Non-health claims (net)					
20.	Claims adjustment expenses, including \$ cost containment				1	
	expenses. General administrative expenses			7 700 200	7 570 072	10 125 062
	General administrative expenses.					10,120,003
	increase in reserves for life only)				0	0
	Total underwriting deductions (Lines 18 through 22)					
	Net underwriting gain or (loss) (Lines 8 minus 23)					
	Net investment income earned					
26.	Net realized capital gains (losses) less capital gains tax of \$		- I	· · · · · · · · · · · · · · · · · · ·	0	0
	Net investment gains (losses) (Lines 25 plus 26)					
	Net gain or (loss) from agents' or premium balances charged off [(amount recovered					
	\$) (amount charged off \$				0	0
29.	Aggregate write-ins for other income or expenses		.0 .	0	0	0
30.	Net income or (loss) after capital gains tax and before all other federal income taxes			(4.074.400)	000.007	(004,000)
	(Lines 24 plus 27 plus 28 plus 29)					(961,666)
	Federal and foreign income taxes incurred			(,		(201,950)
	Net income (loss) (Lines 30 minus 31) DETAILS OF WRITE-INS	XXX	+	(3,161,827)	232,413	(759,716)
	DETAILS OF WRITE-INS					
	Bad Debt Contra	XXX	- 1		(12,436)	(280,397)
0603.		XXX	- 1		(, ,)	
	Summary of remaining write-ins for Line 6 from overflow page	xxx		0	0	0
	Totals (Lines 0601 through 0603 plus 0698) (Line 6 above)	xxx		0	(12,436)	(280,397)
0701.						
0702.		xxx				
0703.		xxx				
0798.	Summary of remaining write-ins for Line 7 from overflow page	xxx		0	0	0
0799.	Totals (Lines 0701 through 0703 plus 0798) (Line 7 above)	XXX		0	0	0
1401.					0	0
1402.						
1403.						
1498.	Summary of remaining write-ins for Line 14 from overflow page		.0 .	0	0	0
1499.	Totals (Lines 1401 through 1403 plus 1498) (Line 14 above)		0	0	0	0
2901.						
2902.						
2903.						
	Summary of remaining write-ins for Line 29 from overflow page		_ I	0	0	0
2999.	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)		0	0	0	0

STATEMENT OF REVENUE AND EXPENSES (Continued)

		1	2	3
		Current Year To Date	Prior Year To Date	Prior Year Ended December 31
		To Date	To Date	December 31
	CAPITAL & SURPLUS ACCOUNT			
33.	Capital and surplus prior reporting year		53,455,718	53 , 455 , 718
34.	Net income or (loss) from Line 32	(3,161,827)	232,413	(759,716)
35.	Change in valuation basis of aggregate policy and claim reserves		0	0
36.	Change in net unrealized capital gains (losses) less capital gains tax of \$		0	0
37.	Change in net unrealized foreign exchange capital gain or (loss)		0	0
38.	Change in net deferred income tax		0	0
39.	Change in nonadmitted assets			
40.	Change in unauthorized and certified reinsurance	0	0	0
41.	Change in treasury stock	0	0	0
42.	Change in surplus notes		0	
43.	Cumulative effect of changes in accounting principles			
44.	Capital Changes:			
			0	0
	44.1 Paid in			
	44.2 Transferred from surplus (Stock Dividend)			
	44.3 Transferred to surplus		0	0
45.	Surplus adjustments:			
	45.1 Paid in		0	1
	45.2 Transferred to capital (Stock Dividend)	0	0	0
	45.3 Transferred from capital		0	0
46.	Dividends to stockholders		0	0
47.	Aggregate write-ins for gains or (losses) in surplus	0	0	0
48.	Net change in capital and surplus (Lines 34 to 47)	14,689,534		(18 , 893 , 192)
49.	Capital and surplus end of reporting period (Line 33 plus 48)	49,252,060	54,253,643	34,562,526
	DETAILS OF WRITE-INS			
4701.				
4702.				
4703.				
4798.	Summary of remaining write-ins for Line 47 from overflow page	0	0	0
4799.	Totals (Lines 4701 through 4703 plus 4798) (Line 47 above)	0	0	0
55.	וטנטי עבוויט די טי מווטעצוו די טט אוט די טטן עבווים די מטטיפן	U	0	0

CASH FLOW

		4	0	0
		1 Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
	Cash from Operations			
1.	Premiums collected net of reinsurance			
	Net investment income			
3.	Miscellaneous income	408,880	0	14,299,805
	Total (Lines 1 to 3)	27,706,222	35,843,982	62,171,453
	Benefit and loss related payments			
	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts.		0	0
	Commissions, expenses paid and aggregate write-ins for deductions			
	Dividends paid to policyholders		0	0
	Federal and foreign income taxes paid (recovered) net of \$ tax on capital			
	gains (losses)	(726, 112)	(540,229)	(540,229)
10.	Total (Lines 5 through 9)	11,108,086	33,222,313	61,575,898
	Net cash from operations (Line 4 minus Line 10)	16,598,136	2,621,669	595,555
	Cash from Investments	· · ·	, ,	,
12.	Proceeds from investments sold, matured or repaid:			
	12.1 Bonds			
	12.2 Stocks		0	0
	12.3 Mortgage loans		0	0
	12.4 Real estate		0	0
	12.5 Other invested assets		0	0
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments		0	0
	12.7 Miscellaneous proceeds	1,713,082	0	0
	12.8 Total investment proceeds (Lines 12.1 to 12.7)			
13.	Cost of investments acquired (long-term only):			
	13.1 Bonds		1,076,121	1,076,121
	13.2 Stocks		0	0
	13.3 Mortgage loans		0	0
	13.4 Real estate		0	0
	13.5 Other invested assets		0	0
	13.6 Miscellaneous applications	0	0	0
	13.7 Total investments acquired (Lines 13.1 to 13.6)	1,048,804	1,076,121	1,076,121
14.	Net increase (or decrease) in contract loans and premium notes	0	0	0
	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	(523,804)	(111,121)	(111,121)
	Cash from Financing and Miscellaneous Sources			
16.	Cash provided (applied):			
	16.1 Surplus notes, capital notes		0	0
	16.2 Capital and paid in surplus, less treasury stock		0	1
	16.3 Borrowed funds		0	0
	16.4 Net deposits on deposit-type contracts and other insurance liabilities		0	0
	16.5 Dividends to stockholders		0	0
	16.6 Other cash provided (applied)	(16,476,891)	(2,151,886)	(117,598)
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5 plus Line 16.6).	(16,476,891)	(2,151,886)	(117,597)
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS			
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)			
	Cash, cash equivalents and short-term investments:			
	19.1 Beginning of year		1,540,317	1,540,317
	19.2 End of period (Line 18 plus Line 19.1)	1,504,595	1,898,979	1,907,154

EXHIBIT OF PREMIUMS, ENROLLMENT AND UTILIZATION

	1	Compreh (Hospital &		4	5	6	7	8	9	10
		2	3							
	Total	Individual	Group	Medicare Supplement	Vision Only	Dental Only	Federal Employees Health Benefits Plan	Title XVIII Medicare	Title XIX Medicaid	Other
Total Members at end of:										
1. Prior Year		0	0	0	0	0	0	0	0	
2. First Quarter		0	0	0	0	0	0	0	0	
3. Second Quarter		0	0	0	0	0	0	0	0	
4. Third Quarter										
5. Current Year	0									
6. Current Year Member Months	478,373									478,373
Total Member Ambulatory Encounters for Period:										
7. Physician	0									
8. Non-Physician	0									
9. Total	0	0	0	0	0	0	0	0	0	0
10. Hospital Patient Days Incurred	0									
11. Number of Inpatient Admissions	0									
12. Health Premiums Written (a)										
13. Life Premiums Direct	0									
14. Property/Casualty Premiums Written	0									
15. Health Premiums Earned										
16. Property/Casualty Premiums Earned	0									
17. Amount Paid for Provision of Health Care Services	5,640,561									5,640,561
18. Amount Incurred for Provision of Health Care Services	34,938,246								(91,302)	35,029,548

(a) For health premiums written: amount of Medicare Title XVIII exempt from state taxes or fees \$ 27,964,128

CLAIMS UNPAID AND INCENTIVE POOL, WITHHOLD AND BONUS (Reported and Unreported)

	Aging Analysis of Unpai	d Claims			•	
1	2	3	4	5	6	7
Account	1 - 30 Days	31 - 60 Days	61 - 90 Days	91 - 120 Days	Over 120 Days	Total
Claims unpaid (Reported)						
					1	
	NON					
		· · · · · · · · · · · · · · · · · · ·				
						
0199999 Individually listed claims unpaid 0299999 Aggregate accounts not individually listed-uncovered	0	0	0	0	0	
0299999 Aggregate accounts not individually listed-uncovered						
0399999 Aggregate accounts not individually listed-covered						(
0499999 Subtotals	0	0	0	0	0	(
0599999 Unreported claims and other claim reserves	XXX	XXX	XXX	XXX	XXX	
0699999 Total amounts withheld	XXX	XXX	XXX	XXX	XXX	
0799999 Total claims unpaid	XXX	XXX	XXX	XXX	XXX	(
0899999 Accrued medical incentive pool and bonus amounts	XXX	XXX	XXX	XXX	XXX	(

UNDERWRITING AND INVESTMENT EXHIBIT

ANALYSIS OF CLAIMS UNPAID-PRIOR YEAR-NET OF REINSURANCE

	Clai Paid Yea	r to Date	Liab End of Curr		5	6
Line of Business	1 On Claims Incurred Prior to January 1 of Current Year	2 On Claims Incurred During the Year	3 On Claims Unpaid Dec. 31 of Prior Year	4 On Claims Incurred During the Year	Claims Incurred in Prior Years (Columns 1 + 3)	Estimated Claim Reserve and Claim Liability Dec. 31 of Prior Year
1. Comprehensive (hospital and medical)					0	
2. Medicare Supplement					0	
3. Dental only					0	
4. Vision only					0	
5. Federal Employees Health Benefits Plan					0	
6. Title XVIII - Medicare					0	
7. Title XIX - Medicaid					(91,302)	
8. Other health					0	
9. Health subtotal (Lines 1 to 8)			0	0	(91,302)	
10. Health care receivables (a)					0	
11. Other non-health					0	
12. Medical incentive pools and bonus amounts					0	
13. Totals (Lines 9-10+11+12)	(91,302)	35,029,548	0	0	(91,302)	

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

1 Summary of Significant Accounting Policies

(A) - Accounting Practices

Merit Health Insurance Company (the "Company") prepares its statutory-basis financial statements in conformity with accounting practices prescribed or permitted by the Illinois Department of Insurance (the "Department"), which represents a comprehensive basis of accounting other than U.S. generally accepted accounting principles. The Department requires that insurance companies domiciled in Illinois prepare their statutory-basis financial statements in accordance with the Codified National Association of Insurance Commissioners' ("NAIC") Statements of Statutory Accounting Principles ("SSAP"), subject to any deviations prescribed or permitted by the Department. The Company is not aware of any differences between the NAIC and the Department with respect to accounting practices that would have an impact on the accompanying statutory-basis financial statements. In addition, the accompanying statutory-basis financial statements have been prepared in accordance with the Annual Statement instructions and the NAIC Accounting Practices and Procedures manual.

	2019
\$	(759,716)
\$	-
\$	-
\$	(759,716)
\$	34,562,525
\$	-
\$	-
\$	34,562,525
-	\$

(B) - Use of Estimates in the Preparation of Financial Statements

The preparation of financial statements in conformity with statutory accounting practices requires management to make estimates and assumptions that affect the reported amounts of admitted assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Estimates of the Company include, among other things, contract receivables realization and the establishment of claims unpaid reserves. Actual results could differ from those estimates.

(C) – Accounting Policies

Fair Value of Financial Instruments

The Company currently does not have any assets or liabilities that are required to be measured at fair value on a recurring basis. SSAP No. 100 "Fair Value Measurements", defines fair value, establishes a framework for measuring fair value and establishes disclosures about fair value. The carrying value of the Company's financial instruments classified as current assets (other than short-term investments) and current liabilities approximate fair value due to their short maturities. As of December 31, 2019, the Company had no short-term investments; the carrying value and fair value of the Company's long-term investments totaled \$3,179,854.81 and \$3,202,718.07, respectively. As of September 30, 2020, The Company had no short-term investments; the carrying value of the Company's long-term investments; totaled \$3,718,365 and \$3,731,372, respectively.

Cash, Cash Equivalents and Short-term Investments

Cash consists of cash on hand and in financial institutions, along with certificates of deposit with maturity dates at the time of acquisition of one year or less. Cash equivalents are short-term, highly liquid interest-bearing investments with maturity dates of three months or less when acquired. Short-term investments have maturities of one year or less at the time of acquisition (excluding those investments classified as cash equivalents) and are recorded at amortized cost using the straight-line basis, except in cases where NAIC designation requires them to be carried at the lower of amortized cost or fair value. The Company held cash equivalents at December 31, 2019 and September 30, 2020 that consisted of money market mutual funds.

Long-term Investments

Long-term investments have maturities in excess of one year from the date of acquisition and are recorded at amortized cost using the straight-line basis, except in cases where NAIC designation requires them to be carried at the lower of amortized cost or fair value. For the periods presented, the Company's long-term investments consist of U.S. Treasury securities.

Investment Securities

The Company periodically evaluates whether any declines in the fair value of investment securities are other-thantemporary. This evaluation consists of a review of several factors, including but not limited to: the length of time and extent that a security has been in an unrealized loss position; the existence of an event that would impair the issuer's future earnings potential; the near-term prospects for recovery of the market value of a security; and the intent and ability of the Company to hold the security until the market value recovers. Declines in value below cost for investments where it is considered probable that all contractual terms of the investment will be satisfied, the decline is due primarily to changes in interest rates (and not because of increased credit risk), and where the Company intends and has the ability to hold the investment for a period of time sufficient to allow a market recovery, are not assumed to be other-than-temporary. As of December 31, 2019, and September 30, 2020, the Company did not have any other-than-temporary impairments.

Contract Receivables

Contract receivables consist of amounts due from customers for capitated services. Collateral is generally not required. Contract receivables are admitted in the accompanying statutory-basis financial statements pursuant to the provisions of SSAP No. 84, "Certain Health Care Receivables and Receivables under Government Insured Plans" ("SSAP 84"). Evaluation of the collectability of amounts receivable is based upon factors surrounding the credit risk of specific customers, historical trends and other information. If it is probable the balance is uncollectible, any uncollectible receivable shall be written off and charged to income in the period the determination is made.

Amounts receivable relating to uninsured plans for claims and other costs paid by the administrator on behalf of the third party at risk and fees related to the services provided by the administrator to the plan are to be segregated from other receivables. In accordance with SSAP 84, receivables associated with uninsured plans are considered an admitted asset, including amounts over ninety days past due.

Revenue Recognition

Revenue associated with providing managed behavioral healthcare and substance abuse services on a risk basis is recognized over the applicable coverage period on a per member basis for covered members. The Company is paid a per member fee for all covered members, and this fee is recorded as revenue in the month in which members are entitled to service. The Company adjusts its revenue for retroactive membership terminations, additions and other changes, when such adjustments are identified, with the exception of retroactivity that can be reasonably estimated. The impact of retroactive rate amendments is generally reported in the accounting period that terms to the amendment are finalized, and that the amendment is executed. Any fees paid prior to the month of service are recorded as deferred revenue.

The Centers for Medicare & Medicaid Services ("CMS") premium, the member premium and the low-income premium subsidy represent payments for the Company's insurance risk coverage under Medicare Part D program and, therefore, are recorded as premium revenues. Premium revenues are recognized ratably over the period in which eligible individuals are entitled to receive prescription drug benefits.

Low Income Cost Sharing ("LICS"), catastrophic reinsurance and coverage gap subsidies from CMS represent cost reimbursements under the Medicare Part D program. Amounts received for these subsidies are not reflected as premium revenues, but rather are accounted for as deposits, with the related asset or liability recorded in either Amounts receivable related to uninsured plans, net or Amounts held under uninsured plans, net in the balance sheets.

The Company generated \$38,380,910 of premium revenue for the period ended September 30, 2020. These premiums include a \$10,416,781 increase in amounts due from CMS under a risk sharing feature of the Medicare Part D plan design referred to as the "risk corridor". Risk corridor amounts are recorded as an adjustment to premiums. Based on settlement position, amounts due to or from CMS under the risk sharing feature are recorded in either Health Policy Reserves or Accrued Retrospective Premiums in the accompanying balance sheets.

Due to the risk corridor, the Company's business is accounted for as a retrospectively rates contract. The Company estimates amounts due to or from CMS under the risk corridor feature using a mathematical approach based on the Company's underwriting experience. It is at least reasonably possible that these estimates could differ from the amounts that are ultimately settled with CMS and that such a change in the estimates could be material to the financial statements. The amount of net premiums written during the year ended September 30, 2020 that were subject to the retrospective feature was \$27,964,129, which represents 100% of premiums written excluding the risk corridor adjustment.

Claims Costs and Liability for Unpaid Claims

Claims costs are recognized in the period in which covered members receive behavioral healthcare services. In addition to actual benefits paid, claims costs include the impact of accruals for estimates of claims unpaid. Claims unpaid represents the liability for healthcare claims reported but not yet paid and claims incurred but not yet reported ("IBNR") related to the Company's managed healthcare business. Such liabilities are determined by employing actuarial methods that are commonly used by health insurance actuaries and meet actuarial standards of practice.

The IBNR portion of claims unpaid is estimated based on past claims payment experience for member groups, enrollment data, utilization statistics, authorized healthcare services and other factors. This data is incorporated into contract-specific actuarial reserve models and is further analyzed to create "completion factors" that represent the average percentage of total incurred claims that have been paid through a given date after being incurred. Factors that affect estimated completion factors include benefit changes, enrollment changes, shifts in product mix, seasonality influences, provider reimbursement changes, changes in claims inventory levels, the speed of claims processing and changes in paid claim levels. Completion factors are applied to claims paid through the financial statement date to estimate the ultimate claim expense incurred for the current period. Actuarial estimates of claims unpaid are then determined by subtracting the actual paid claims from the estimate of the ultimate incurred claims. For the most recent incurred months (generally the most recent two months), the percentage of claims paid for claims incurred in those months is generally low. This makes the

completion factor methodology less reliable for such months. Therefore, incurred claims for any month with a completion factor that is less than 70 percent are generally not projected from historical completion and payment patterns; rather they are projected by estimating claims expense based on recent monthly estimated cost incurred per member per month times membership, taking into account seasonality influences, benefit changes and healthcare trend levels, collectively considered to be "trend factors".

Claims unpaid balances are continually monitored and reviewed. If it is determined that the Company's assumptions in estimating such liabilities are different than actual results, the Company's results of operations and financial position could be impacted in future periods. Adjustments of prior period estimates may result in additional claims costs or a reduction of claims costs in the period an adjustment is made. Further, due to the considerable variability of healthcare costs, adjustments to claims unpaid occur each period and are sometimes significant as compared to the net income recorded in that period. Prior period development is recognized immediately upon the actuary's judgment that a portion of the prior period liability is no longer needed or that additional liability should have been accrued.

Actuarial standards of practice require that claims unpaid be adequate under moderately adverse circumstances. Adverse circumstances are situations in which actual claims experience could be higher than the otherwise estimated value of such claims. In many situations, the claims paid amount experienced will be less than the estimate that satisfies the actuarial standards of practice.

(D) - Going Concern

There is no substantial doubt about the Company's ability to continue as a going concern.

2 Accounting Changes and Corrections of Errors

None.

3 Business Combinations and Goodwill

None.

4 Discontinued Operations

None.

5 Investments

(A) - (K) None. The Company does not have investments in mortgage loans, debt restructuring, reverse mortgages, loan-backed securities, repurchase agreements, real estate or low-income housing tax credits.

(L) Restricted Assets

(1) Restricted Assets (Including Pledged):

1	2	3	4	5	6	7
Total Gross	Total Gross	Increase/	Total Current Year	Total Current Year	Percentage	Percentage
Restricted from	Restricted From	(Decrease)	Nonadmitted	Admitted Resricted	Gross Restricted	Admitted
Current Year	Prior Year	(1 minus 2)	Resricted		to Total Assets	Restricted to
						Total Admitted
						Assets
\$ -	\$ -	\$ -	\$ -	s -	0.0%	0.0%
2,676,053	2,659,030	17,023	-	2,676,053	1.8%	1.9%
2 676 053	2 659 030	\$ 17.023	s -	\$ 2.676.053	1.8%	1.9%
	Total Gross Restricted from Current Year \$ \$	Total Gross Restricted from Current Year Total Gross Restricted From Prior Year \$. \$. \$. \$. 1 . 2 . 2 . 3 . 4 . 5 . 6 . 7 . 7 . 8 . 9 . 9 . 10 . 11 . 12 . 13 . 14 . 15 . 16 . 17 . 18 . 19 . 19 . 10 . 10 . 11 . 12 . 13 . 14 . 14 . 15 . 16 . 17 . 18 . 19 . 19 . 10 . 10 .	Total Gross Restricted from Current Year Total Gross Restricted From Prior Year Increase/ (Decrease) (1 minus 2) \$ \$ \$ \$ \$	Total Gross Restricted from Current Year Total Gross Restricted From Prior Year Increase/ (Decrease) (1 minus 2) Total Current Year \$ - - - Nonadmitted Restricted \$ - \$ - - \$ - \$ - - \$ - \$ - - - \$ - \$ - - - \$ - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - <t< td=""><td>Total Gross Restricted from Current Year Total Gross Restricted From Prior Year Increase/ (Decrease) (1 minus 2) Total Current Year Nonadmitted Resricted Total Current Year Admitted Resricted \$ -</td><td>Total Gross Restricted from Current Year Total Gross Restricted From Prior Year Total Current Year Total Current Year Percentage Gross Restricted Resricted S - S S - S - <</td></t<>	Total Gross Restricted from Current Year Total Gross Restricted From Prior Year Increase/ (Decrease) (1 minus 2) Total Current Year Nonadmitted Resricted Total Current Year Admitted Resricted \$ -	Total Gross Restricted from Current Year Total Gross Restricted From Prior Year Total Current Year Total Current Year Percentage Gross Restricted Resricted S - S S - S - <

(2) - (4) None.

(M) - (R) None.

6 Joint Ventures, Partnerships and Limited Liability Companies

The Company has no investments in Joint Ventures, Partnerships or Limited Liability Companies.

The Company entered into a joint venture agreement with its ultimate parent company, Magellan Health, Inc. ("Magellan"), effective March 1, 2012. The joint venture agreement does not signify a joint venture investment, with no provision of equity interest included, but rather stipulates the responsibilities of the Company and Magellan with respect to a contract with the State of Louisiana Department of Health and Hospitals Office of Behavioral Health (the "State Contract") that was awarded Magellan. Per the terms of the joint venture agreement, all revenues and claims costs associated with the State Contract are reported by the Company.

7 Investment Income

The Company admitted all investment income due and accrued as of December 31, 2019 and September 30, 2020, which totaled \$29,912 and \$25,087, respectively.

8 Derivative Instruments

None.

9 Income Taxes

2020.

For federal income tax reporting purposes, the Company's operations are included in Magellan's consolidated federal income tax returns. The Company has a new tax allocation agreement with Magellan that was effective January 1, 2017, and an amendment to that agreement that was effective April 1, 2017. The agreement calls for an allocation based on the Company's book pre-tax income adjusted for permanent items and considering the ultimate parent's federal statutory rate and applicable state statutory rate. Also, the agreement is to be revenue neutral to Magellan and other Magellan subsidiaries in that the Company's tax liability or benefit is not any different than if it filed separate federal and state income tax returns. Through the tax allocation agreement (and tax allocation in place prior to January 1, 2017), the Company was allocated federal income tax charges(benefit) of \$(201,950) and (\$1,109,335) for its share of Magellan's federal income tax provisions (benefits) for the year ended December 31, 2019 and period ended September 30, 2020, respectively. The Company pays premium taxes in lieu of state income taxes.

In accordance with the tax allocation agreement, allocated income taxes payable or recoverable are settled on a quarterly basis. In addition, any filings done on behalf of the Company that result in additional tax assessments or refunds from federal or state tax authorities are required to be settled within 30 days after execution of the document. Accordingly, the allocated federal taxes recoverable as of December 31, 2019 was received from Magellan in the first quarter of 2020, the allocated federal income taxes recoverable as of March 31, 2020 was received from Magellan in the second quarter of 2020 and the allocated federal income taxes recoverable was received from Magellan in the third quarter of 2020.

(A) – (B) None. The Company did not have a tax deferred asset or liability as of December 31, 2019 or September 30,

	(1) 9/30/2020	(2) 12/31/2019	(Col	(3) 1-2) Change
(1) Current Income (Benefit) Tax				
(a) Federal	\$ (1,109,335)	\$ (201,950)	\$	(907,385)
(b) Foreign	\$ -	\$ -	\$	-
(c) Subtotal	\$ (1,109,335)	\$ (201,950)	\$	(907,385)
(d) Federal income tax on net capital gains	\$ -	\$ -	\$	-
(e) Unilization of capital loss carry-forwards	\$ -	\$ -	\$	-
(f) Other	\$ -	\$ -	\$	-
(g) Federal and foreign income taxes incurred	\$ (1,109,335)	\$ (201,950)	\$	(907,385)

(C) Current income taxes incurred consist of the following major components:

(D) Not applicable.

(E) Not applicable.

(F) For federal income tax reporting purposes, the Company's operations are included in Magellan's consolidated federal income tax returns. The Company has a tax allocation agreement with Magellan. The current agreement calls for an allocation based on the Company's book pre-tax income adjusted for permanent items and considering the ultimate parent's federal statutory rate and applicable state statutory rate. Also, the agreement is to be revenue neutral to Magellan and other Magellan subsidiaries in that the Company's tax liability or benefit is not any different than if it filed separate federal and state income tax returns.

(G) Not applicable.

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

(A) - (C) The Company is a direct subsidiary of Magellan Healthcare. Magellan Healthcare is a wholly owned subsidiary of Magellan. Magellan is engaged in the healthcare management business, and is focused on today's most complex and costly healthcare services.

Effective March 1, 2012, the Company entered into a joint venture agreement with Magellan. The agreement was developed to assist in the administration of the State Contract that commenced on March 1, 2012, and outlines the Company's and Magellan's responsibilities under the State Contract. In addition, the joint venture agreement provides detail with respect to the administrative services to be provided by Magellan and the associated compensation that shall be paid to Magellan by the Company. The compensation charged by Magellan for these services includes an administrative services component that is based on stated percentages of premiums earned under the State Contract and a staffing and direct office cost component that represents direct expenses incurred and paid by Magellan in support of the State Contract. Due to the termination of the State Contract on October 31, 2018, the amount charged to the Company in connection with the joint venture agreement decreased to a total of \$39,225 in charges for direct office costs for the period ended September 30, 2020.

Effective January 1, 2016, the Company entered into an administrative agreement with Magellan Rx Management ("Magellan Rx") to provide pharmacy benefit management for the Medicare Part D members. Magellan Rx will provide network management, network access, help desk services, auditing, mail order pharmacy services, specialty pharmacy, formulary and rebate administration and other core administrative and value added administrative services. The administrative fee will be assessed on a per member, per month (pmpm) basis and totaled \$5,210,454 and \$3,352,187 for the year ended December 31, 2019 and period ended September 30, 2020, respectively.

Except for amounts due to other Prescription Drug Plans ("PDPs"), all claims paid and incurred for pharmacy claims are based on amounts billed by Magellan Rx filled by pharmacies in Magellan Rx's pharmacy network. Additionally, all pharmaceutical rebates are received or receivable from Magellan Rx, which contracts with pharmaceutical manufacturers for such rebates. Payment terms require settlement of rebates within one hundred and eighty days following the end of each contract quarter following receipt of such rebates by Magellan Rx.

(D) Amounts receivable from or payable to parent, subsidiaries and affiliates are non-interest bearing and are settled within ninety days of quarter-end. As of December 31, 2019, the Company reported \$57,255,642 as the amount due to parent, subsidiaries and affiliates, which is primarily comprised of amounts due for uninsured pharmacy claims processed and management fees from the Parent. As of September 30, 2020, the Company reported \$71,760,377 as the amount due to parent, subsidiaries and affiliates, which is primarily comprised of amounts due for uninsured pharmacy claims processed and management fees. Under an administrative services agreement between Magellan Healthcare and the Company, Magellan Healthcare performs certain collection and payment activities on behalf of the Company. In addition, Magellan Healthcare performs certain administrative and operational functions, which includes legal, underwriting and accounting services. The amount charged to the Company relating to these services for the year ended December 31, 2019 and period ended September 30, 2020 totaled \$86,700 and \$67,500, respectively.

(E) None.

(F) As mentioned above, under an administrative services agreement between Magellan Healthcare and the Company, Magellan Healthcare performs certain collection and payment activities on behalf of the Company. In addition, Magellan Healthcare performs certain administrative and operational functions, which includes legal, underwriting and accounting services. Also, the Company entered into a joint venture agreement with Magellan. The agreement was developed to assist in the administration of the State Contract that commenced on March 1, 2012, and outlines the Company's and Magellan. The agreement was developed to assist in the administration of the State Contract. Also, the Company entered into a joint venture agreement with Magellan. The agreement was developed to assist in the administration of the State Contract. Also, the Company entered into a joint venture agreement with Magellan. The agreement was developed to assist in the administration of the State Contract. Also, the Company entered into a joint venture agreement with Magellan. The agreement was developed to assist in the administration of the State Contract that commenced on March 1, 2012, and outlines the Company's and Magellan's responsibilities under the State Contract. The State Contract terminated on October 31, 2018 which in effect terminated the joint venture agreement. There are expenses related to the run out of the claims on the contract and other services needed to finalize the business, but there are no compensation charges being paid to Magellan due to contract termination.

(G) All outstanding shares of the Company are held by Magellan Healthcare as noted above.

- (H) None.
- (I) None
- (J) (O) Not applicable.

11 Debt

None.

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

None.

13 Capital and Surplus, Dividend Restrictions and Quasi-Reorganizations

(1) The Company has 10,000,000 shares of common stock authorized, with 2,000,000 shares issued and outstanding at a \$1.00 par value.

(2) The Company has no preferred stock issued or outstanding.

(3) Dividends to stockholders are limited by Illinois statute, and are generally payable from accumulated surplus funds that are derived from realized net operating profits on its business and realized net capital gains on its investments. Dividend requests over specified thresholds require approval of the Department.

(4) No cash dividends were paid during 2019 or 2020.

(5) There are no restrictions placed on the portion of Company profits that may be paid as ordinary dividends to stockholders, however it must not exceed 10% of the prior year capital & surplus.

(6) There are no restrictions placed on the Company's surplus, including for whom the surplus is being held.

(7) The Company does not have any advances to surplus.

(8) The Company does not hold any stock for special purposes.

(9) The Company does not have a special surplus fund.

(10) The Company does not have unrealized capital gains included in unassigned funds (surplus).

(11) The Company has not issued surplus debentures or similar obligations.

(12) The Company has not had any restatements due to quasi-reorganizations

(13) Not applicable.

14 Liabilities, Contingencies and Assessments

- (A) None.
- (B) None.
- (C) None.
- (D) None.
- (E) None.
- (F) Various lawsuits against the Company have arisen in the course of the Company's business. Contingent liabilities arising from litigation, income taxes, and other matters are not considered material in relation to the financial position of the Company. The Company has no assets that it considers to be impaired.

The managed healthcare industry is subject to extensive and evolving federal and state regulations. Such laws and regulations cover, but are not limited to, matters such as licensure, accreditation, government healthcare program participation requirements, information privacy and security, reimbursement for patient services, and Medicare and Medicaid fraud and abuse. Government investigations and allegations have become more frequent concerning possible violations of fraud and abuse and false claims statutes and regulations by healthcare organizations. Violators may be excluded from participating in government healthcare programs, subject to fines or penalties or required to repay amounts received from the government for previously billed services. A violation of such laws and regulations may have a material adverse effect on the Company.

The Company routinely assesses the collectability of its receivables and has recorded an allowance on the uncollected premiums and agents balances of \$5,709,789 and \$6,748,751 on healthcare and other receivables. As of December 31, 2019, the Company non-admitted \$24,513,160 in receivables due to adjustments to prior periods that were not confirmed within 60 days of the estimate and amounts outstanding that were not collected within 180 days of billing. As of September 30, 2020, the Company non-admitted \$6,685,474 in rebate receivables that are reported as healthcare receivables due to adjustments to prior periods that were not confirmed within 60 days of the estimate and amounts outstanding that were not collected as healthcare receivables due to adjustments to prior periods that were not confirmed within 60 days of the estimate and amounts outstanding that were not collected within 180 days of billing.

15 Leases

None.

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

The Company does not have any financial instruments with off-balance sheet risk. Certain financial instruments potentially subject the Company to concentrations of credit risk. These financial instruments consist primarily of cash, investments and receivables. The Company maintains its cash and investments with what it believes to be high-quality financial institutions, and invests in exempt money market funds, U.S. Treasury securities, obligations of U.S. government-sponsored agencies and high-quality commercial paper and corporate debt securities that are believed to have minimal credit risk. The Company's receivables are primarily comprised of contract receivables, rebate receivables, and amounts receivable relating to uninsured plans, all of which are associated with the Medicare Part D Plan.

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

None.

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

(A) ASO Plans

The gain from operations from Administrative Services Only (ASO) uninsured plans and the uninsured portion of partially insured plans were as follows during 2020:

\$ 163	\$	-	\$	163
\$ -	\$	-	\$	-
\$ 163	\$	-	\$	163
\$ -	\$	-	\$	-
¢	\$ - \$ 163	\$ - \$ \$ 163 \$	\$ - \$ - \$ 163 \$ -	\$ - \$ - \$ \$ 163 \$ - \$

(B) None.

(C) Medicare or other Similarly Structured Cost Based Reimbursement Contract:

- Revenue and prescription drug amounts for the year ended December 31, 2019, and period ended September 30, 2020 exclude \$214,634,345 and \$132,126,592 in subsidies from Centers for Medicare and Medicaid Services ("CMS") for catastrophic reinsurance subsidies, low income cost sharing subsidies ("LICS") and the coverage gap discount program ("CGDP") pursuant to the Company's contracts with CMS.
- (2) As of December 31, 2019, amounts receivable relating to uninsured plans includes \$57,297,333 due from CMS or drug manufacturers for LICS, CGDP and drug costs covered by the catastrophic reinsurance feature. As of September 30, 2020, amounts receivable relating to uninsured plans includes \$67,165,019 due from CMS or drug manufacturers for LICS, CGDP and drug costs covered by the catastrophic reinsurance feature. Amounts due from CMS for a plan year for LICS and drugs covered by the catastrophic reinsurance feature are typically settled in the fourth quarter of the following year. Amounts due from CMS for a plan year for CGDP are typically settled sixteen months after the plan year is complete.
- (3) As of December 31, 2019, and September 30, 2020, there were no allowances or reserves for adjustment of recorded revenues.
- (4) The Company has made no adjustments to revenue resulting from audit of receivables related to revenues recorded in the prior period.

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

None.

20 Fair Value Measurements

The Company currently does not have any assets or liabilities that are required to be measured and reported at fair value on a recurring basis.

(A)

(1) Fair Value Measurements at Reporting Date

Description for each class]	Level 1	L	evel 2	Level 3	Net Asset Value		Total
Investments as of September 30, 2020: U.S. Government and agency securities Obligations of government-	\$	3,731,373	\$	_	\$	-\$	_	3,731,373
sponsored enterprises		_		1,134,094		_		1,134,094
Total invested assets	\$	3,731,373	\$	1,134,094	\$	\$	- \$	4,332,813

(2) None - Fair Value Measurements in (Level 3) of the Fair Value Hierarch.

(3) None – No transfers between levels have been recognized.

(4) For Level 2 obligations of government-sponsored enterprises, valuation is taken from monthly investment brokerage statement.

(5) None.

(B) None.

(C) Aggregate fair value of all financial instruments and level within the fair value hierarchy in which the fair value measurements fall (excluding Common Stock – Investment in Subsidiary accounted for under the equity method):

Type of Financial Instrument	Aggregate Fair Value	Admitted Assets	(Level 1)	(Level 2)	(Level 3)	Net Asset Value (NAV)	Not Practicable (Carrying Value)
Bonds	4,865,467	4,865,467	3,731,373	1,134,094	_		_

- (D) Not Practicable to Estimate Fair Value None
- (E) Not applicable no investments are measured using the NAV practical expedient.

21 Other Items

(A) None.

- (B) None.
- (C) In 2020, the spread of the COVID-19 pandemic has caused significant financial market volatility and economic uncertainty, and is currently impacting countries, communities and workforces around the world. The effects of the COVID-19 pandemic on the Company and the duration of any such effects, including any impact on the Company's medical loss ratios (which could increase or decrease), are not known and are not quantifiable at this time. To date, other than the transition of our employees to a work at home environment, the Company has not experienced any significant interruptions to normal business activities and has not experienced any disruptions in its services. In addition, the Company does not expect the valuation of its investments to be materially affected. No effect from the subsequent events associated with the COVID-19 pandemic has been recorded within the accompanying financial statements.

The extent to which the COVID-19 pandemic impacts our business, results of operations and financial condition are dependent on future developments for which there is significant uncertainty at this time and cannot be predicted, such as the scope, duration and severity of the pandemic, the extent and effectiveness of containment actions, any actions that may be taken by various governmental authorities in response to the outbreak, the possible impact on the global economy and local economies in which we operate and the resumption of normal economic conditions. The long-term financial and economic impacts of the COVID-19 pandemic may continue for a significant period of time and cannot be reliably quantified or estimated at this time due to the uncertainty of future developments.
(D) - (H) None.

22 Events Subsequent

<u>Type I – Recognized Subsequent Events:</u>

On January 1, 2019, the Company will be subject to an annual fee under section 9010 of the Federal Affordable Care Act (ACA). This annual fee will be allocated to individual health insurers based on the ratio of the amount of the entity's net premiums written during the preceding calendar year to the amount of health insurance for any U.S. health risk that is written during the preceding calendar year. A health insurance entity's portion of the annual fee becomes payable once the entity provides health insurance for an U.S. health risk for each calendar year beginning on or after January 1 of the year the fee is due. As of December 31, 2018, the Company has written health insurance subject to the ACA assessment and expects to conduct health insurance business in 2019, however, the collection of the fee is suspended in 2019 due to the enactment of H.R. 195, Division D – Suspension of Certain Health-Related Taxes, §4003, on January 22, 2018.

<u>Type II – Nonrecognized Subsequent Events:</u>

None

	Cu	rrent Year	Prior Year
A. Did the reporting entity write accident and health insurance premium that is subject of Section 9010 of the federal Affordable Care Act (YES/NO)?	YES		
B. ACA fee assessment payable for the upcoming year	\$	_	\$ 1,116,649
C. ACA fee assessment paid	\$	1,117,543	\$ -
D. Premium written subject to ACA 9010 assessment	\$	-	\$ 59,580,737
E. Total Adjusted Capital before surplus adjustment (Five-Year Historical Line 14)	\$	34,815,788	
F. Total Adjusted Capital after surplus adjustment (Five-Year Historical Line 14 minus 22B above)	\$	31,845,788	
G. Authorized Control Level (Five-Year Historical Line 15)	\$	-	
H. Would reporting the ACA assessment as of December 31, current year, have triggered an RBC action level (YES/NO)?	NO		
A. ACA fee assessment payable	\$	-	
B. Assessment expected to impact RBC %		0%	

23 Reinsurance

- (A) The Company has no ceded reinsurance.
- (B) The Company did not write off any uncollectible reinsurance balances during the year ended December 31, 2019 and the quarter ended September 30, 2020.
- (C) The Company has no ceded reinsurance.
- (D) Not applicable.

²⁴ Retrospectively Rated Contracts & Contracts Subject to Redetermination

- (A) The Company's Medicare Part D contract with CMS contains a risk corridor feature. Due to the risk corridor feature, the Company's business is accounted for as a retrospectively rated contract. The Company estimates retrospective premium adjustments using a mathematical approach based on the Company's underwriting experience. As of December 31, 2019, accrued retrospective premium adjustments were reported as aggregate health policy reserves in the amount of \$2,349,948 and as accrued retrospective premiums of \$13,266,360. As of September 30, 2020, accrued retrospective premium adjustments were reported as aggregate health policy reserves in the amount of \$3,294,292 and as accrued retrospective premium adjustments of \$23,274,261.
- (B) The Company records the risk corridor adjustment as an adjustment to earned premiums.
- (C) The amount of the retrospective premium risk corridor for the period ended December 31, 2019 represented 24.3% of total premiums written. The amount of the retrospective premium risk corridor for the period ended September 30, 2020 represented 27.1% of total premiums written.
- (D) None.
- (E) The Company only provides coverage under a Medicare Part D contract and does not provide coverage subject to the ACA risk-sharing provisions.

25 Change in Incurred Claims and Claim Adjustment Expenses

None.

26 Intercompany Pooling Arrangements

(A) - (G) None.

27 Structured Settlements

Not applicable.

28 Health Care Receivables

(A) The Company has contracted with Magellan Rx for pharmaceutical rebates. Amounts recorded in the Company's financial statements are determined based on the amounts Magellan Rx has collected or expects to collect as invoiced or otherwise confirmed by Magellan Rx. The Company reports pharmaceutical rebates due to/from Magellan Rx as healthcare receivables. For the period ended December 31, 2019, the Company recorded \$19,426,614 as healthcare receivables with \$24,513,160 non-admitted. For the period ended September 30, 2020, the Company recorded \$27,364,532 as healthcare receivables with \$6,685,474 non-admitted.

	Estimated		Actual		Actual	
	Pharmacy Rebates	Pharmacy	Rebates	Actual Rebates	Rebates	
	as Reported on	Rebates as Billed	Received	Received 91 to	Received More	
	Financial	or Otherwise	within 90	180 Days of	Than 180 Days	Outstanding
Quarter	Statements	Confirmed	Days of	Billing	of Billing	Balance
9/30/2020	15,358,171	15,358,171	-			15,358,171
6/30/2020	15,269,499	13,668,105	-			13,668,105
3/31/2020	16,234,424	14,828,625	-	13,603,164		1,225,461
12/31/2019	21,302,223	20,928,305	-	19,632,282		1,296,023
9/30/2019	20,453,092	20,137,256	-	19,592,011	(10,160.55)	555,405
6/30/2019	20,776,974	20,256,963	-	19,878,332	53,102.38	325,529
3/31/2019	18,567,462	18,820,113	-	19,078,330	161,359	(419,576
12/31/2018	31,283,539	30,585,374	-	29,602,801	358,959	623,614
9/30/2018	30,485,366	27,933,409	-	28,959,677	283,083	(1,309,351
6/30/2018	29,775,120	28,926,932	-	28,459,626	8,825	458,480
3/31/2018	27,247,501	26,808,152	-	27,288,779	(207,125)	(273,502
12/31/2017	39,343,264	37,769,709	-	37,961,461	(480,011)	288,258
9/30/2017	37,157,578	35,765,977	-	35,195,117	410,626	160,234
6/30/2017	32,610,300	33,266,422	-	32,852,046	252,216	162,160
3/31/2017	31,521,310	29,505,385	-	27,450,913	1,103,312	951,160
12/31/2016	24,028,865	24,244,320	-	22,346,240	246,147	1,651,933
9/30/2016	18,452,064	20,400,761	-	20,229,012	86,819	84,930
6/30/2016	16,411,303	17,995,861	-	17,321,569	204,864	469,428
3/31/2016	12,526,845	12,542,115	-	12,164,848	(24,193)	401,460
Fotal	458,804,898	449,741,954	-	411,616,207	2,447,824	35,678,168

(B) The Company has no risk sharing receivables.

29 Participating Policies

None.

30 Premium Deficiency Reserves

Premium deficiency reserves are established for the amount of the anticipated claims and other acquisition costs, and maintenance costs that have not previously been expensed in excess of the recorded unearned premium reserve and future

installment premiums, if any, on existing contracts. As of December 31, 2019, and September 30, 2020 the Company held no premium deficiency reserves.

31 Anticipated Salvage and Subrogation

None.

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES GENERAL

	GENERAL	
1.1	Did the reporting entity experience any material transactions requiring the filing of Disclosure of Material Transactions with the State of Domicile, as required by the Model Act?	Yes [] No [X]
1.2	If yes, has the report been filed with the domiciliary state?	
2.1	Has any change been made during the year of this statement in the charter, by-laws, articles of incorporation, or deed of settlement of the reporting entity?	Yes [] No [X]
2.2	If yes, date of change:	
3.1	Is the reporting entity a member of an Insurance Holding Company System consisting of two or more affiliated persons, one or more of which is an insurer?	Yes [X] No []
	If yes, complete Schedule Y, Parts 1 and 1A.	
3.2	Have there been any substantial changes in the organizational chart since the prior quarter end?	Yes [] No [X]
3.3	If the response to 3.2 is yes, provide a brief description of those changes.	
3.4	Is the reporting entity publicly traded or a member of a publicly traded group?	Yes [X] No []
3.5	If the response to 3.4 is yes, provide the CIK (Central Index Key) code issued by the SEC for the entity/group	
4.1	Has the reporting entity been a party to a merger or consolidation during the period covered by this statement?	Yes [] No [X]
	If yes, complete and file the merger history data file with the NAIC.	
4.2	If yes, provide the name of entity, NAIC Company Code, and state of domicile (use two letter state abbreviation) for any entity that has ceased to exist as a result of the merger or consolidation.	
	1 2 3 Name of Entity NAIC Company Code State of Domicile	
6.1	fact, or similar agreement, have there been any significant changes regarding the terms of the agreement or principals involved? If yes, attach an explanation. State as of what date the latest financial examination of the reporting entity was made or is being made.	
6.2	State the as of date that the latest financial examination report became available from either the state of domicile or the reporting entity. This date should be the date of the examined balance sheet and not the date the report was completed or released.	
6.3	State as of what date the latest financial examination report became available to other states or the public from either the state of domicile or the reporting entity. This is the release date or completion date of the examination report and not the date of the examination (balance sheet date).	
6.4	By what department or departments?	
6.5	Have all financial statement adjustments within the latest financial examination report been accounted for in a subsequent financial statement filed with Departments?	Yes [] No [] NA [X]
6.6	Have all of the recommendations within the latest financial examination report been complied with?	Yes [X] No [] NA []
7.1 7.2	Has this reporting entity had any Certificates of Authority, licenses or registrations (including corporate registration, if applicable) suspended or revoked by any governmental entity during the reporting period?	Yes [] No [X]
8.1	Is the company a subsidiary of a bank holding company regulated by the Federal Reserve Board?	Yes [] No [X]
8.2	If response to 8.1 is yes, please identify the name of the bank holding company.	
8.3 8.4	Is the company affiliated with one or more banks, thrifts or securities firms?	Yes [] No [X]
8.4	If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator.]	

1	2	3	4	5	6
	Location				
Affiliate Name	(City, State)	FRB	OCC	FDIC	SEC

GENERAL INTERROGATORIES

9.1	Are the senior officers (principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions) of the reporting entity subject to a code of ethics, which includes the following standards?	Yes [X]	No []
	 (a) Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships; (b) Full, fair, accurate, timely and understandable disclosure in the periodic reports required to be filed by the reporting entity; (c) Compliance with applicable governmental laws, rules and regulations; (d) The prompt internal reporting of violations to an appropriate person or persons identified in the code; and (e) Accountability for adherence to the code. 	;	
9.11	If the response to 9.1 is No, please explain:		
9.2	Has the code of ethics for senior managers been amended?	Yes []	No [X]
9.21	If the response to 9.2 is Yes, provide information related to amendment(s).		
9.3	Have any provisions of the code of ethics been waived for any of the specified officers?	Yes []	No [X]
9.31	If the response to 9.3 is Yes, provide the nature of any waiver(s).		
10.1	FINANCIAL Does the reporting entity report any amounts due from parent, subsidiaries or affiliates on Page 2 of this statement?	Yes []	No [X]
10.2	If yes, indicate any amounts receivable from parent included in the Page 2 amount:\$		
	INVESTMENT Were any of the stocks, bonds, or other assets of the reporting entity loaned, placed under option agreement, or otherwise made available for use by another person? (Exclude securities under securities lending agreements.) If yes, give full and complete information relating thereto:	Yes []	No [X]
12.	Amount of real estate and mortgages held in other invested assets in Schedule BA:		0
13.	Amount of real estate and mortgages held in short-term investments:\$		0
14.1	Does the reporting entity have any investments in parent, subsidiaries and affiliates?	Yes []	No [X]
14.2	If yes, please complete the following:		
	1 2 Prior Year-End Current Quarter Book/Adjusted Book/Adjusted Carrying Value Carrying Value		
	14.21 Bonds \$		
	14.23 Common Stock		
	14.24 Short-Term Investments		
	14.25 Mortgage Loans on Real Estate		
	14.27 Total Investment in Parent, Subsidiaries and Affiliates		
	(Subtotal Lines 14.21 to 14.26) \$		
	14.28 Total Investment in Parent included in Lines 14.21 to 14.26 above		
15.1	Has the reporting entity entered into any hedging transactions reported on Schedule DB?	Yes []	No [X]
15.2	If yes, has a comprehensive description of the hedging program been made available to the domiciliary state?	No []	NA [X]
	If no attach a description with this statement		

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For the reporting entity's security lending program, state the amount of the following as of the current statement date:
 16.1 Total fair value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2
 16.2 Total book adjusted/carrying value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2
 16.3 Total payable for securities lending reported on the liability page

\$ 	 	 	 			 					 	 				 	0	
\$ 	 	 	 	-		 					 	 				 	0	
\$ 	 	 	 	-	 -	 	-			•	 	 	-			 	.0	

GENERAL INTERROGATORIES

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

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

1	2
Name of Custodian(s)	Custodian Address
	205 S. 5th Street, P.O. Box 19264, Springfield, IL 62794-9264

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

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

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

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

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

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

1 Name of Firm or Individual	2 Affiliation

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

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

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

1 Central Registration	2 Name of Firm or	3	4	5 Investment Management		
			Registered With			
Depository Number Individual Identifier (LÉI) Registered With Agreement (IMA) Filed ve all the filing requirements of the Purposes and Procedures Manual of the NAIC Investment Analysis Office been followed? Yes [X] Yes [X] ve all the filing requirements of the Purposes and Procedures Manual of the NAIC Investment Analysis Office been followed? Yes [X] Yes [X] self-designating 5GI securities, the reporting entity is certifying the following elements for each self-designated 5GI security: Documentation necessary to permit a full credit analysis of the security does not exist or an NAIC CRP credit rating for an FE or						
By self-designating 5GI securities	s, the reporting entity is certifying th	e following elements for each self	-designated 5GI security:			
Documentation necessar a. PL security is not availab		he security does not exist or an N	AIC CRP credit rating for an FE o	r		
b. Issuer or obligor is curren	t on all contracted interest and prin	icipal payments.				

c. The insurer has an actual expectation of ultimate payment of all contracted interest and principal.

Has the reporting entity self-designated 5GI securities?.....

18 18

19

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

a. The security was purchased prior to January 1, 2018.

b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.

The NAIC Designation was derived from the credit rating assigned by an NAIC CRP in its legal capacity as a NRSRO which is

c. shown on a current private letter rating held by the insurer and available for examination by state insurance regulators.

d. The reporting entity is not permitted to share this credit rating of the PL security with the SVO.

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

Yes [] No [X]

Yes [] No [X]

Yes [] No [X]

Yes [] No [X]

Yes [] No [X]

11.2

GENERAL INTERROGATORIES

- 21. By assigning FE to a Schedule BA non-registered private fund, the reporting entity is certifying the following elements of each self-designated FE fund.
 a. The shares were purchased prior to January 1, 2019.
 b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.
 c. The security had a public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO prior to January 1, 2019.
 d. The fund only or predominantly holds bonds in its portfolio.
 e. The current reported NAIC Designation was derived from the public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO.
 f. The public credit rating(s) with annual surveillance assigned by an NAIC CRP has not lapsed.

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

Yes [] No [X]

GENERAL INTERROGATORIES PART 2 - HEALTH

Operating Percentages: 1. 1.1 A&H loss percent.... 91.0 % 0.0 % 1.2 A&H cost containment percent ... 1.3 A&H expense percent excluding cost containment expenses % Yes [] No [X] 2.1 Do you act as a custodian for health savings accounts?.... 2.2 If yes, please provide the amount of custodial funds held as of the reporting date..... \$____ 2.3 Do you act as an administrator for health savings accounts?..... Yes [] No [X] 2.4 If yes, please provide the balance of the funds administered as of the reporting date..... \$ Yes [X] No [] 3. Is the reporting entity licensed or chartered, registered, qualified, eligible or writing business in at least two states?..... 3.1 If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other than the state of domicile of Yes [] No [] the reporting entity?...

SCHEDULE S - CEDED REINSURANCE

Showing All New Reinsurance Treaties - Current Year to Date

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NAIC Company Code Effective Date Effective Name of Reinsurer Name of Reinsurer Domiciliary Jurisdiction Reinsurance Ceded Type of Business Ceded Type of Reinsurer Reinsurer Rating Reinsurer Rating Name of Reinsurer Reinsurance Ceded Ceded Name of Reinsurer Reinsurance Reinsurance Reinsurance Ceded Name of Reinsurer Reinsurance	1	2	3	4	5	6	7	8	9	10			
						Type of			Certified	Effective Date			
	NAIC		Effective		Domiciliary	Reinsurance	Type of Business		Reinsurer Rating	of Certified			
	Company Code	ID Number	Date	Name of Reinsurer	Jurisdiction	Ceded	Ceded	Type of Reinsurer	(1 through 6)	Reinsurer Rating			
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SCHEDULE T - PREMIUMS AND OTHER CONSIDERATIONS

Current Year to Date - Allocated by States and Territories Direct Business Only 1 2 3 4 5 8 9 6 Federal Employees Health Life & Annuity Property/ Casualty Accident & Benefits Premiums & Total Active Health Medicare Medicaid Columns Deposit-Type Program Other Premiums States. Etc Status (a) 2 Through 7 Title XVIII Title XIX Premiums Consideration Premiums Contracts 1. Alabama AL 0 2. Alaska ΔK 0 3. Arizona Α7 .3.278.175 .3.278.175 4. Arkansas AR 0 T 5. California CA Т 0 6. со 0 Colorado T 7. СТ .0 Connecticut Т 8. Delaware ... DE L .481,568 481,568 650,137 650,137 9. Dist. Columbia DC 10. Florida FL N. .0 GA .0 11. Georgia .0 12. Hawaii ΗΙ .(404) (404) 13. Idaho ID 14. Illinois IL ...11 .11 0 15. Indiana IN 16. Iowa IA 0 17 Kansas ĸs 0 18. Kentucky KΥ 0 1 19. Louisiana LA 0 20. Maine ME 0 21. Maryland MD .3.510.939 3 510 939 L 22. Massachusetts MA .0 L 0 23. Michigan. MI 24. Minnesota 0 MN 25. Mississippi ... MS .0 26. Missouri . MO .0 .0 МТ 27. Montana L .0 28. Nebraska NE 29. Nevada ... NV .N. .0 260 260 30. New Hampshire NH 31. New Jersey NJ Ν 0 32. New Mexico NM 0 17 262 450 17 262 450 33. New York NY T 34. North Carolina NC 4.347 4.347 L 35. North Dakota ND 0 L 36. Ohio.. ОН T Λ 37. Oklahoma οк 0 I OR 0 38. Oregon ... 39. PA 0 Pennsylvania .0 40. Rhode Island RI 41. South Carolina SC .0 .0 42. South Dakota. SD .0 ΤN 43. Tennessee .. .39 .39 44. Texas TΧ .0 45. Utah UT 46. Vermont VT 0 L 2 776 604 2 776 604 47. Virginia VΑ 48. Washington WA T 0 49. West Virginia \\\\/ 0 1 50. Wisconsin WI 0 51. Wyoming WY T 0 American Samoa ... 52. AS Ν 0 N 0 53. Guam ... GU 54. Puerto Rico ... PR N 0 55. U.S. Virgin Islands ... VI N. .0 56. Northern Mariana Islands MP .N. .0 CAN .0 57. CanadaN. XXX. 0 0 0 .0 .0 .0 0 .0 58. Aggregate other alienOT .27,964,128 .0 .0 .27,964,128 ХХХ .0 .0 ..0 59. Subtotal .0 60. Reporting entity contributions for Employee Benefit Plans... XXX 0 61 Total (Direct Business) ХХХ 27,964,128 0 0 0 0 0 27,964,128 0 DETAILS OF WRITE-INS 58001 XXX 58002 ХХХ 58003. XXX. 58998. Summary of remaining write-ins for ХХХ 0 0 .0 .0 .0 .0 0 .0 Line 58 from overflow page. 58999. Totals (Lines 58001 through 58003 XXX 0 0 0 0 0 0 plus 58998) (Line 58 above) 0 0

(a) Active Status Counts

L – Licensed or Chartered – Licensed insurance carrier or domiciled RRG

 $\mathsf{E}-\mathsf{Eligible}-\mathsf{Reporting}$ entities eligible or approved to write surplus lines in the state N – None of the above – Not allowed to write business in the state

48 R – Registered – Non-domiciled RRGs .0 Q – Qualified – Qualified or accredited reinsurer

0

0

MAGELLAN HEALTH, INC. LIST OF SUBSIDIARIES

Entity Name:	Jurisdiction of Domicile:	Entity Type:	Ownership
Magellan Pharmacy Services, Inc.	Delaware	С	100%
Subsidiaries:			
AdvoCare of Tennessee, Inc.	Tennessee	С	100%
Magellan Method, LLC (f/k/a CDMI, LLC)	Rhode Island	LLC	100%
Magellan Administrative Services, LLC	Delaware	LLC	100%
Magellan Behavioral Health of New Jersey, LLC	New Jersey	LLC	100%
Magellan Behavioral of Michigan, Inc.	Michigan	С	100%
Magellan Health Services of California, Inc. – Employer Services	California	С	100%
Magellan Rx Management IPA, Inc.	New York	С	100%
Magellan Rx Pharmacy, LLC	Delaware	LLC	100%
Subsidiary:			
ONCORE Healthcare, LLC	Delaware	LLC	100%
Magellan Pharmacy Solutions, Inc.	Delaware	С	100%
Magellan Rx Management, LLC	Delaware	LLC	100%
Subsidiary:			
VRx, LLC	Utah	LLC	100%
4-D Pharmacy Management Systems, LLC	Michigan	LLC	100%
Veridicus Holdings, LLC	Utah	LLC	100%
Subsidiaries:			

	VRx Pharmacy, LLC	Utah	LLC	100%
	Veridicus Consulting, LLC	Utah	LLC	100%
	Veridicus Rx, LLC	Utah	LLC	100%
	Alliance Enrollment Techology, LLC	Utah	LLC	100%
	Veridicus Acquisition, LLC	Utah	LLC	100%
Mage	llan Healthcare, Inc.	Delaware	LLC	100%
	Subsidiaries:			
	Armed Forces Services Corporation	Virginia	С	100%
	Arizona Biodyne, Inc.	Arizona	С	100%
	Continuum Behavioral Healthcare Corporation	Delaware	С	100%
	Cobalt Therapeutics, LLC	Delaware	LLC	100%
	Subsidiary:			
	Cobalt Software, LLC	Delaware	LLC	100%
	Granite Alliance Insurance Company	Utah	С	100%
	MBC of America,Inc.	Delaware	С	100%
	Subsidiary:			
	Empire Community Delivery Systems, LLC	New York	LLC	16.667%
	Florida MHS, Inc.	Florida	С	100%
	Magellan Behavioral Health of Connecticut, LLC	Connecticut	LLC	100%
	Magellan Choices for Families, LLC	Nebraska	LLC	60%
	Magellan Complete Care, Inc.	Delaware	С	100%
	Magellan Complete Care of Louisiana, Inc.	Louisiana	С	100%
	Magellan Complete Care of Nebraska, Inc.	Nebraska	С	100%

Magellan Complete Care of Pennsylvania, Inc.	Pennsylvania	С	100%
Magellan Complete Care of Virginia, LLC (f/k/a Magellan Complete Care of Virginia, Inc.)	Virginia	LLC	100%
Magellan Complete Care of Texas, Inc.	Texas	С	100%
Magellan Healthcare Provider Group, Inc.	Maryland	С	100%
Magellan Medicaid Administration, Inc.	Virginia	С	100%
Subsidiaries:			
FHC, Inc.	Canada	С	100%
Provider Synergies, LLC	Ohio	LLC	100%
Human Affairs International of California	California	С	100%
Magellan Behavioral Health of Florida, Inc.	Florida	С	100%
Magellan Behavioral Health of Nebraska, Inc.	Nebraska	С	100%
Magellan Behavioral Health Systems, LLC	Utah	LLC	100%
Magellan Health QIO, LLC	Nebraska	LLC	100%
Magellan of Idaho, LLC	Idaho	LLC	100%
Magellan Health Services of Arizona, Inc.	Arizona	С	100%
Subsidiaries:			
Magellan Complete Care of Arizona, Inc. (f/k/a Magellan of Arizona, Inc.)	Arizona	С	100%
Magellan Health Services of New Mexico, Inc.	New Mexico	С	100%
HealthPeaksMD, LLC (f/k/a Magnet, LLC)	Delaware	LLC	100%
Merit Health Insurance Company	Illinois	С	100%
Magellan Life Insurance Company	Delaware	С	100%
The Management Group, LLC	Wisconsin	LLC	100%

U.S. IPA Providers, Inc.	New York	С	100%
Merit Behavioral Care Corporation	Delaware	С	100%
Subsidiaries:			
Magellan HRSC, Inc.	Ohio	С	100%
Magellan Behavioral Health of Pennsylvania, Inc.	Pennsylvania	С	100%
Continuum Behavioral Care, LLC	Rhode Island	LLC	50%
Magellan Providers of Texas, Inc.	Texas	С	100%
MBC of North Carolina, LLC	North Carolina	LLC	100%
Magellan Behavioral Care of Iowa, Inc.	Iowa	С	100%
PPC Group, Inc.	Delaware	С	100%
P.P.C., Inc.	Missouri	С	100%
National Imaging Associates, Inc.	Delaware	С	100%
Subsidiaries:			
Accountable Cardiac Care of Mississippi, LLC	Mississippi	LLC	50%
NIA IPA of New York, Inc.	New York	С	100%
National Imaging Associates of Pennsylvania, LLC	Pennsylvania	LLC	100%
National Imaging of CA, Inc.	California	С	100%
NIA Iowa, Inc.	Iowa	С	100%
NIA/Magellan Specialty Management, Inc.	Delaware	С	100%
SWH Holdings, Inc.	Delaware	С	100%
Subsidiaries:			
Senior Health Holdings, LLC	Delaware	LLC	100%
Subsidiaries:			

Senior Health Holdings, Inc.	Delaware	LLC	100%
Subsidiaries:			
AlphaCare Holdings, Inc.	Delaware	С	1
Subsidiary:			
Senior Whole Health of New York, Inc	New York	С	100%
Senior Whole Health, LLC	Delaware	LLC	100%
Senior Whole Health Management Company, Inc.	Delaware	С	100%
Magellan Capital, Inc.	Delaware	С	100%
Magellan Financial Capital, Inc.	Nevada	С	100%

¹ AlphaCare Holdings, Inc. is owned as follows (on a fully diluted basis):^{\perp} Senior Health Holdings, Inc.—86.7%^{\perp} Magellan Healthcare, Inc.—13.3%^{\perp}

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
		NAIC				Name of Securities Exchange if Publicly	Names of		Relationship to	,	Type of Control (Ownership, Board, Management,	If Control is Ownership		ls an SCA Filing	
Group Code	Group Name	Company Code	ID Number	Federal RSSD	CIK	Traded (U.S. or International)	Parent, Subsidiaries or Affiliates	Domiciliary Location		Directly Controlled by (Name of Entity/Person)	Attorney-in-Fact,	Provide	Ultimate Controlling Entity(ies)/Person(s)	Required? (Y/N)	*
0000	Croup Name					, , , , , , , , , , , , , , , , , , ,						l'ereentage	Magellan Health,		
00000		00000				NASDQ	Magellan Health, Inc	DE	UIP	Stockholders	Ownership		Inc.	Ν	0
00000		00000					Magellan Pharmacy Services, Inc.	DE	NIA	Magellan Health. Inc.	Ownership	100.0	Magellan Health, Inc.	N	0
00000							4-D Pharmacy Management		NTA	Magellan Pharmacy Services,			Magellan Health,		0
00000		00000					Systems, LLC	MI	NIA	Inc.	Ownership		Inc	N	0
										Magellan Pharmacy Services,			Magellan Health,		
00000		00000					AdvoCare of Tennessee, Inc	TN	NIA	Inc	Ownership		Inc	N	0
00000		00000					Magellan Method, LLC (f/k/a CDMI, LLC)	RI	NIA	Magellan Pharmacy Services, Inc.	Ownership	100.0	Magellan Health,	N	0
00000							Magellan Administrative		NTA	Magellan Pharmacy Services,	. ownersnip		Magellan Health,		
00000							Services, LLC	DE	NIA	Inc	Ownership	100.0	Inc.	N	0
							Magellan Behavioral of			Magellan Pharmacy Services,	'		Magellan Health,		I
00000		00000					Michigan, Inc	MI	NIA	Inc	Ownership		Inc	N	0
							Magellan Health Services of			Manallan Dhannany Canvissa			Manallan Unalth		I
00000							California, Inc – Employer Services	CA	NIA	Magellan Pharmacy Services, Inc.	Ownership	100.0	Magellan Health, Inc.	N	0
00000		00000					Magellan Rx Management IPA,			Magellan Pharmacy Services,	. ownersnip	1	Magellan Health,		
00000							Inc	NY	NIA	Inc	Ownership		Inc	N	0
										Magellan Pharmacy Services,			Magellan Health,		ł
00000		00000					Magellan Rx Pharmacy, LLC	DE	NIA	Inc	Ownership		Inc	N	0
00000		00000					ONCORE Healthcare. LLC	DE	NIA	Magellan Rx Pharmacy, LLC	Ownership	100.0	Magellan Health, Inc.	N	0
00000		00000					Magellan Pharmacy Solutions,			Magellan Pharmacy Services,		1	Magellan Health,		
00000							Inc	DE	NIA	Inc.	Ownership			N	0
										Magellan Pharmacy Services,			Magellan Health,		I
00000		00000					Magellan Rx Management, LLC	DE	NIA	Inc.	Ownership			N	0
01260	Magellan Health Inc		2-2310906				Magellan Behavioral Health of New Jersey, LLC	NJ.	IA	Magellan Pharmacy Services, Inc.	Ownership		Magellan Health, Inc.	N	0
01200		12032 32	-2310900				110 Jeisey, LLC			Magellan Pharmacy Services,	. ownersnip	1	Magellan Health,		
00000		00000					Veridicus Holdings, LLC	UT	NIA	Inc.	Ownership		Inc.	ΝΝ	0
							-						Magellan Health,		ł
00000		00000					VRx, LLC	UT	NIA	Veridicus Holdings, LLC	Ownership			N	0
00000		00000					VRx Pharmacy, LLC	UT	NIA	Veridicus Holdings, LLC	Ownership		Magellan Health, Inc.	N	0
00000		00000					I VIX FIIAI IIIACY, LLO		NTA	l verificus Horunigs, LLC	. ownersnip		Magellan Health,		
00000		00000					Veridicus Consulting, LLC	UT	NIA	Veridicus Holdings, LLC	Ownership		Inc.	N	0
													Magellan Health,		ł
00000		00000					Veridicus Rx, LLC	UT	NIA	Veridicus Holdings, LLC	Ownership			N	0
00000		00000					Alliance Enrollment Technology,	IJт	NIL A	Varidiaus Holdizza 110	Ownorshiz		Magellan Health,		0
00000		00000		·			LLU	UT	NIA	Veridicus Holdings, LLC	0wnership		Magellan Health,	N	
00000		00000]	Veridicus Acquisitions, LLC	UT	NIA	Veridicus Holdings, LLC	Ownership		Inc	N	0
													Magellan Health,		
00000		00000					Magellan Healthcare, Inc	DE	UIP	Magellan Health, Inc	Ownership		Inc	N	0
00000		00000					Armed Forces Services	1/ 4	NIL A		Ownorshiz		Magellan Health,		0
00000							Corporation	VA	NIA	Magellan Healthcare, Inc	Ownership		1110	N	

1	2	3	4	5	6	7 Name of	8	9	10	11	12 Type of Control	13	14	15	16
Group		NAIC Company	ID	Federal		Securities Exchange if Publicly Traded (U.S. or	Names of Parent, Subsidiaries	Domiciliary	Relationship to Reporting	Directly Controlled by	(Ownership, Board, Management, Attorney-in-Fact,	If Control is Ownership Provide		ls an SCA Filing Required?	
Code	Group Name	Code	Number	RSSD	CIK	International)	or Affiliates	Location	Éntity	(Name of Entity/Person)	Influence, Other)	Percentage	Entity(ies)/Person(s)	(Y/N)	*
00000		00000						17		.	0	400.0	Magellan Health,		0
00000		00000					Arizona Biodyne, Inc	AZ	NIA	Magellan Healthcare, Inc Senior Health Holdings Inc./Magellan Healthcare,	Ownership		Inc Magellan Health.	N	0
00000		00000					AlphaCare Holdings, Inc	DE	NIA	Inc	Ownership		Inc	N	3
00000		00000					Continuum Behavioral Healthcare	DE	ALL A	Manal I an Unal theorem I an	Ownership	100.0	Magellan Health,		0
00000							Corporation		NIA	Magellan Healthcare, Inc	Ownership		Magellan Health,	N	0
00000							Cobalt Therapeutics, LLC	DE	NIA	Magellan Healthcare, Inc	Ownership		Inc	Ν	0
													Magellan Health,		
00000		00000					Cobalt Software, LLC Granite Alliance Insurance	DE	NIA	Cobalt Therapeutics, LLC	Ownership		Magellan Health,	N	0
01260	Magellan Health Inc	15100	46-1792156				Company	UT	I A	Magellan Healthcare, Inc	Ownership		Inc	ΝΝ	0
													Magellan Health,		
00000		00000					MBC of America, Inc Empire Community Delivery	DE	NIA	Magellan Healthcare, Inc	Ownership		Magellan Health,	N	0
00000		00000					Systems Inc.	NY	NIA	MBC of America. Inc.	Ownership	16.7	Inc.	N	0
											'		Magellan Health,		
01260	Magellan Health Inc	14447	45-4229574				Florida MHS, Inc	FL	I A	Magellan Healthcare, Inc	Ownership			N	0
00000		00000					Magellan Behavioral Health of Connecticut. L.L.C.	CT	NIA	Magellan Healthcare, Inc	Ownership	100.0	Magellan Health,	N	0
00000							Magellan Choices for Families,						Magellan Health,		
00000		00000					LLČ	NE	NIA	Magellan Healthcare, Inc	Ownership		Inc	N	0
00000		00000					Magellan Complete Care, Inc	DE	NIA	Magellan Healthcare, Inc	Ownership	100.0	Magellan Health,	N	0
00000							Magellan Complete Care of	µ∟					Magellan Health,		0
01260	Magellan Health Inc	16043	81-0983027				Virginia, LLC	VA	IA	Magellan Healthcare, Inc	Ownership		Inc.	N	0
04000	Manad Law Hardtah, Jan	45550	40, 4400400				Magellan Complete Care of		1.4	Manallan Usalaharan Isa	Owner web in	400.0	Magellan Health,		0
01260	Magellan Health Inc	15550	46-4188169				Louisiana, Inc Magellan Complete Care of	LA	I A	Magellan Healthcare, Inc	Ownership		Magellan Health.	N	0
00000		00000					Nebraska	NE	NIA	Magellan Healthcare, Inc	Ownership		Inc.	N	0
0.4000		45004	40 4457700				Magellan Complete Care of					100.0	Magellan Health,		0
01260	Magellan Health Inc	15924	46-4457706				Pennsylvania, Inc Magellan Complete Care of	PA	IA	Magellan Healthcare, Inc	Ownership		Magellan Health,	N	0
00000		00000					Texas. Inc	ТХ	NIA	Magellan Healthcare, Inc	Ownership		Inc.	N	0
							Magellan Healthcare Provider				'		Magellan Health,		
00000		00000					Group Maqellan Medicaid	MD	NIA	Magellan Healthcare, Inc	Ownership		Inc	N	0
00000		00000					Administration. Inc.	VA	NIA	Magellan Healthcare, Inc	Ownership	100.0	Magellan Health,	N	0
00000										Magellan Medicaid	0 million on the		Magellan Health,	"	
00000		00000					FHC, Inc	CAN	NIA	Administration, Inc	Ownership			N	0
00000							Provider Synergies, LLC	OH.	NIA	Magellan Medicaid Administration, Inc	Ownership		Magellan Health,	N	0
00000							Human Affairs Internation of			. numministration, 110			Magellan Health,		U
00000		00000					California, Inc	CA	NIA	Magellan Healthcare, Inc	Ownership		Inc	N	0
00000		00000					Magellan Behavioral Health of		ALL A	Manal I an Unal theorem 1995	Ownership	100.0	Magellan Health,		0
00000		00000					Florida, Inc	FL	NIA	Magellan Healthcare, Inc	Ownership		Inc	N	0

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
						Name of					Type of Control				
						Securities Exchange if			Relationship		(Ownership, Board.	If Control is		Is an SCA	
		NAIC				Publicly	Names of		to		Management,	Ownership		Filing	
Group		Company	/ ID	Federal		Traded (U.S. or	Parent, Subsidiaries	Domiciliary		Directly Controlled by	Attorney-in-Fact,	Provide	Ultimate Controlling		
Code	Group Name	Code	Number	RSSD	CIK	International)	or Affiliates	Location	Entity	(Name of Entity/Person)		Percentage	Entity(ies)/Person(s)) (Y/N)	*
							Magellan Behavioral Health of						Magellan Health,		
00000		. 00000					Nebraska, Inc.	NE	NIA	Magellan Healthcare, Inc	Ownership		Inc.	N	0
00000		00000					Magellan Behavioral Health Systems, LLC	UT	NIA	Magellan Healthcare, Inc	Ownership	100.0	Magellan Health, Inc.	N	0
00000		. 00000					Systems, LLC		NTA			100.0	Magellan Health,		0
00000		. 00000					Magellan Health QIO, LLC	NE	NIA	Magellan Healthcare, Inc	Ownership		Inc	N	0
							Magellan Health Services of						Magellan Health,		
00000		. 00000					Arizona, Inc	AZ	NIA	Magellan Healthcare, Inc	Ownership		Inc	N	0
							Magellan Complete Care of								
01000	Manallan Haalik laa	14044	45 5007707				Arizona, Inc (f/k/a Magellan of	AZ	1.4	Magellan Health Services of	Owne sets in		Magellan Health,	N	0
01260	Magellan Health Inc	14641	. 45 - 5337737				Arizona) Magellan Health Services of New		I A	Arizona, Inc	. Ownership		Magellan Health,	N	D
00000		00000					Mexico	NM	NIA	Magellan Healthcare, Inc	Ownership			N	0
00000													Magellan Health,		
00000		. 00000					Magellan of Idaho, LLC	ID	NIA	Magellan Healthcare, Inc	Ownership		Inc.	N	0
							HealthPeaksMD, LLC (f/k/a						Magellan Health,		
00000		. 00000					Magnet Health, LLC)	DE	NIA	Magellan Healthcare, Inc	Ownership			N	0
04000	Manad Law Haad Ab. Law	40750	00.0050404				Marite Health Language Company		DE	Manadalan Hardaharan Jan	Owner and the	100.0	Magellan Health,		0
01260	Magellan Health Inc	18750	. 36 - 3856181				Merit Health Insurance Company	IL	RE	Magellan Healthcare, Inc	Ownership		Magellan Health.	N	D
01260	Magellan Health Inc	97292	57-0724249				Magellan Life Insurance Company.	DE	IA	Magellan Healthcare, Inc	Ownership			N	0
01200		01202											Magellan Health,		
00000		. 00000					The Management Group, LLC	WI	NIA	Magellan Healthcare, Inc	Ownership			N	0
													Magellan Health,		
00000		. 00000					U.S. IPA Providers, Inc	NY	NIA	Magellan Healthcare, Inc	Ownership			N	0
00000		00000					Merit Behavioral Care	DF		Manad Law Hardaharan Law	Owner and the	100.0	Magellan Health,		0
00000		. 00000					Corporation	DE	UDP	Magellan Healthcare, Inc Merit Behavioral Care	. Ownership		Magellan Health,	N	D
00000		00000					Magellan HRSC. Inc	OH	NIA	Corporation	Ownership	100.0	Inc.	N	0
00000							Magellan Behavioral Health of			Merit Behavioral Care	. • """		Magellan Health,		
01260	Magellan Health Inc	47019	23-2759528				Pennsylvania, Inc	PA	IA	Corporation	Ownership		Inc	N	0
							Continuum Behavioral Care,			Merit Behavioral Care			Magellan Health,		
00000		. 00000					L.L.C.	RI	NIA	Corporation	Ownership		Inc	N	0
00000		. 00000					Magellan Providers of Texas,	ТХ	NUA	Merit Behavioral Care	Owneen a him		Magellan Health,	N	0
00000		. 00000					Inc	l A	NIA	Corporation Merit Behavioral Care	. Ownership		Magellan Health,	N	0
00000		00000					MBC of North Carolina, L.L.C	NC	NIA	Corporation	Ownership.	100.0		N	0
00000							Magellan Behavioral Care of			Merit Behavioral Care			Magellan Health,		
00000		00000					lowa, Inc	IA	NIA	Corporation	Ownership			N	0
													Magellan Health,		
00000		. 00000					PPC Group, Inc	DE	NIA	Magellan Healthcare, Inc	. Ownership			. N	0
00000		00000					P.P.C., Inc	МО	N L A	Magallan Haalthaara Jaa	Ownersh:-	400.0	Magellan Health,		0
00000		. 00000					National Imaging Associates,	JWU	NIA	Magellan Healthcare, Inc	. Ownership		Magellan Health,	N	0
00000		00000					Inc.	DE	NIA	Magellan Healthcare, Inc.	Ownership			N	0
			1				Accountable Cardiac Care of			National Imaging Associates,			Magellan Health,		
00000		. 00000					Mississippi, LLC	MS	NIA	Inc	Ownership		Inc	N	0

1	2	3	4	5	6	7 Name of Securities Exchange if	8	9	10 Relationship	11	12 Type of Control (Ownership, Board,	13 If Control is	14	15 Is an SCA	16
		NAIC	15			Publicly	Names of	.	to		Management,	Ownership		Filing	
Group Code	Group Name	Company Code	ID Number	Federal RSSD	СІК	Traded (U.S. or International)	Parent, Subsidiaries or Affiliates	Domiciliary Location	Reporting Entity	Directly Controlled by (Name of Entity/Person)	Attorney-in-Fact,		Ultimate Controlling Entity(ies)/Person(s)		*
Code	Group Name	Code	Number	RSSD	CIK	international)	of Anniales	Location	Enuty	National Imaging Associates,	iniluence, Other)		Magellan Health,	(Y/N)	
00000		00000					NIA IPA of New York, Inc	NY	NIA	linc	Ownership	100 0	Inc	Ν	0
							National Imaging Associates of			National Imaging Associates,			Magellan Health,		
00000		00000					Pennsylvania, LLC	PA	NIA	Inc.	Ownership		Inc	N	0
00000		00000					National Imaging of California,	CA	NIA	National Imaging Associates, Inc.	Ownership	100.0	Magellan Health,	N	0
00000							1110	Un		National Imaging Associates,	. owner antp		Magellan Health,		
00000		00000					NIA lowa, Inc	I A	NIA	Inc.	Ownership	100.0	Inc.	N	0
00000		00000					NIA/Magellan Specialty	DE	NUA	National Imaging Associates,	Ownership		Magellan Health,		0
00000		00000					Management, Inc.		NIA	Inc	ownersnip		Magellan Health,		0
00000		00000					SWH Holdings, Inc	DE	NIA	Magellan Healthcare, Inc	Ownership		Inc	N	0
							-						Magellan Health,		
00000		00000					Senior Health Holdings, LLC	DE	NIA	SWH Holdings, Inc	Ownership		Inc	N	0
00000							Senior Health Holdings, Inc	DE	NIA	Senior Health Holdings, LLC	Ownership	100.0	Magellan Health,	N	0
00000								DC			. o into i on p		Magellan Health,		
00000		00000					Senior Whole Health, LLC	DE	NIA	Senior Health Holdings, Inc	Ownership		Inc	N	0
04000	Manad Law Haad Ab. Law	40770	00.0400400				Senior Whole Health of New	AD/		Alabaran Haldhan In	Owner web in	100.0	Magellan Health,		0
01260	Magellan Health Inc	12776	83-0463162				York, Inc Senior Whole Health Management,	NY	IA	Alphacare Holdings, Inc	Ownership		Magellan Health,	N	0
00000							Inc.	DE	NIA	Senior Health Holdings, LLC	Ownership	100.0	Inc.	N	0
													Magellan Health,		
00000		00000					Magellan Capital, Inc	DE	NIA	Magellan Health, Inc	Ownership		Inc Magellan Health.	N	0
00000		00000					Magellan Financial Capital, Inc	NV	NIA	Magellan Health, Inc	Ownership			N	0
00000											. owner sin p	0.0	1110		

Asterisk	Explanation							
	From time to time, Blackrock, Inc. and its affiliates have owned 10% or more of the stock of Magellan Health, Inc. The Company believes that Blackrock has filed disclaimers of control with respect to any such ownership							
2	From time to time, Starboard Value LP and its affiliates have owned 10% or more of the stock of Magellan Health, Inc. The Company believes that Starboard Value LP has filed disclaimers of control with respect to any such ownership							
3	Alphacare Holdings, Inc. is owned 86.7% by Senior Health Holdings, Inc. and 13.3% by Magellan Healthcare, Inc., on a fully diluted basis							
Ũ								

SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

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

Response

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

YES.

Explanation:

Bar Code:

OVERFLOW PAGE FOR WRITE-INS

SCHEDULE A – VERIFICATION

Real Estate

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

SCHEDULE B – VERIFICATION

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

SCHEDULE BA – VERIFICATION

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

SCHEDULE D - VERIFICATION

Bonds and Stocks

	1	2
	Year To Date	Prior Year Ended December 31
	rear to Date	December 31
1. Book/adjusted carrying value of bonds and stocks, December 31 of prior year		
2. Cost of bonds and stocks acquired		
3. Accrual of discount		
4. Unrealized valuation increase (decrease)		0
5. Total gain (loss) on disposals		0
6. Deduct consideration for bonds and stocks disposed of		
7. Deduct amortization of premium		
8. Total foreign exchange change in book/adjusted carrying value		
9. Deduct current year's other-than-temporary impairment recognized		
10. Total investment income recognized as a result of prepayment penalties and/or acceleration fees		0
11. Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9+10)		
12. Deduct total nonadmitted amounts	0	0
13. Statement value at end of current period (Line 11 minus Line 12)	3,718,364	3,179,853

SCHEDULE D - PART 1B

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

NAIC Designation	1 Book/Adjusted Carrying Value Beginning of Current Quarter	2 Acquisitions During Current Quarter	3 Dispositions During Current Quarter	4 Non-Trading Activity During Current Quarter	5 Book/Adjusted Carrying Value End of First Quarter	6 Book/Adjusted Carrying Value End of Second Quarter	7 Book/Adjusted Carrying Value End of Third Quarter	8 Book/Adjusted Carrying Value December 31 Prior Year
BONDS								
1. NAIC 1 (a)		1 , 048 , 804		4,238	3,185,089			3,179,854
2. NAIC 2 (a)	0				0	0	0	0
3. NAIC 3 (a)	0				0	0	0	0
4. NAIC 4 (a)	0				0	0	0	0
5. NAIC 5 (a)	0				0	0	0	0
6. NAIC 6 (a)	0				0	0	0	0
7. Total Bonds	3,190,323	1,048,804	525,000	4,238	3,185,089	3,190,323	3,718,365	3,179,854
PREFERRED STOCK								
8. NAIC 1	0				0	0	0	0
9. NAIC 2	0				0	0	0	0
10. NAIC 3	0				0	0	0	0
11. NAIC 4	0				0	0	0	0
12. NAIC 5	0				0	0	0	0
13. NAIC 6	0				0	0	0	0
14. Total Preferred Stock	0	0	0	0	0	0	0	0
15. Total Bonds & Preferred Stock	3,190,323	1,048,804	525,000	4,238	3,185,089	3,190,323	3,718,365	3,179,854

(a) Book/Adjusted Carrying Value column for the end of the current reporting period includes the following amount of short-term and cash equivalent bonds by NAIC designation: NAIC 1 \$

NAIC 3 \$; NAIC 4 \$; NAIC 5 \$; NAIC 6 \$

Schedule DA - Part 1

Schedule DA - Verification

Schedule DB - Part A - Verification

Schedule DB - Part B - Verification

Schedule DB - Part C - Section 1

Schedule DB - Part C - Section 2 NONE

Schedule DB - Verification

SCHEDULE E - PART 2 - VERIFICATION (Cash Equivalents)

		1 Year To Date	2 Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year		
	Cost of cash equivalents acquired		
3.	Accrual of discount		0
4.	Unrealized valuation increase (decrease)		0
5.	Total gain (loss) on disposals	(1,713,082)	0
6.	Deduct consideration received on disposals		0
7.	Deduct amortization of premium		0
8.	Total foreign exchange change in book/adjusted carrying value		0
9.	Deduct current year's other-than-temporary impairment recognized		0
10.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)		1 ,850 ,947
11.	Deduct total nonadmitted amounts		0
12.	Statement value at end of current period (Line 10 minus Line 11)	1,134,094	1,850,947

Schedule A - Part 2

Schedule A - Part 3

Schedule B - Part 2

Schedule B - Part 3

Schedule BA - Part 2

Schedule BA - Part 3

SCHEDULE D - PART 3

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

	î		All Long-Term Bonds and Stock Acquired During the Curren		-	2	<u>^</u>	40
1 2	3	4	5	6	7	8	9	10
								NAIC
								Designation
								and
CUSIP				Number of	Actual		Paid for Accrued	Administrative
Identification Description	Foreign	Date Acquired	Name of Vendor	Shares of Stock	Cost	Par Value	Interest and Dividends	Symbol
Bonds - U.S. Governments								
91282C-AC-5 US TNote - Pledged to NM		09/01/2020 09/01/2020	Wells Fargo Wells Fargo Wells Fargo	XXX				1
		09/01/2020	Wells Fargo	XXX				11
			Wells Fargo	XXX				1
0599999 - Bonds - U.S. Governments					1,048,804	1,035,000	3,819	XXX
8399997 - Bonds - Subtotals - Bonds - Part 3					1,048,804	1,035,000	3,819	XXX
8399999 - Bonds - Subtotals - Bonds					1,048,804	1,035,000	3,819	ХХХ
				1	1			
					1			
]]			
					l			
					l			
				4				
				+	·····			
					4 040 004			
9999999 Totals					1,048,804	XXX	3,819	XXX

SCHEDULE D - PART 4

Show All Long-Term Bonds and Stock Sold, Redeemed or Otherwise Disposed of During the Current Quarter

CUSIP i Number of Prior Year Valuation Current Year's Temporary in Exchange Carrying Value Exchange Gain Realized Gain Total Gain Dividends Contractual						0110	W All Long-1			, iteuceinet	or Otherwise			unent quart							
Image: Current Year's fication o r r e i r denti- i g o r r e i r denti- g i r denti- boscription i r denti- g Disposal Number of Shares of Shares of Shares of Number of Shares of Shares of Shares of Par Value Actual Cost Current Year's denti-fication Current Year's denti-fication Total Change in Description Book/ at (1+12-13) Foreign B./A.C.V. Realized Gain (Loss) on Disposal Total Gain (Loss) on Disposal Bond Disposal Interest/Stock Disposal State During Year Actual Cost Current Year's Current Year's (Acretion Total Change (Amortization/) Accretion Book/ Adjusted Foreign (Loss) on Disposal Realized Gain (Loss) on Disposal Interest/Stock Disposal State During Year 80x8 -U.S. Governments	1	2	3 4	5	6	7	8	9	10						16	17	18	19	20	21	22
Less bases e i B Image: Signed service serv			F							11	12	13	14	15							
Less bases e i B Image: Signed service serv			0																		
CUSIP Identi- ficationi gDisposalNumber of Shares of StockNumber of Shares of StockPrior Year Actual CostValuation Increase/ (Arrying ValueTemporary Impairmentin B./A.C.V.Exchange Gain B./A.C.V.Realized Gain (Loss) on DisposalTotal Gain (Loss) on DisposalDividends ReceivedContractual MaturityMaturity Actual CostActual CostCurrent Year's Bonds-US.Temporary Impairmentin B./A.C.V.Exchange Gain B./A.C.V.Realized Gain (Loss) on DisposalTotal Gain (Loss) on DisposalDividends Contractual MaturityContractual MaturityBonds - U.S. Governments912828-13-2.US T Note Pledged to NM.1.08/31/2020.Century Trust.XXX210.000.204.258207.772.2.228.2.228.2.10,0000 </th <th></th> <th></th> <th>r</th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th>Current Year's</th> <th></th> <th></th> <th>Book/</th> <th></th> <th></th> <th></th> <th>Bond</th> <th></th> <th>NAIC</th>			r									Current Year's			Book/				Bond		NAIC
CUSIP i j <th></th> <th></th> <th>e</th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th>Unrealized</th> <th></th> <th>Other Than</th> <th>Total Change</th> <th>Total Foreign</th> <th>Adjusted</th> <th>Foreign</th> <th></th> <th></th> <th>Interest/Stock</th> <th>Stated</th> <th>Designation</th>			e							Unrealized		Other Than	Total Change	Total Foreign	Adjusted	Foreign			Interest/Stock	Stated	Designation
Identi- fication g Disposal Description Disposal Pack Disposal Names of States of States Shares of States of States Shares of States <th>CUSIP</th> <th></th> <th>i</th> <th></th> <th>Number of</th> <th></th> <th></th> <th></th> <th>Prior Year</th> <th>Valuation</th> <th>Current Year's</th> <th>Temporary</th> <th>in</th> <th>Exchange</th> <th>Carrying Value</th> <th>Exchange Gain</th> <th>Realized Gain</th> <th>Total Gain</th> <th>Dividends</th> <th>Contractual</th> <th></th>	CUSIP		i		Number of				Prior Year	Valuation	Current Year's	Temporary	in	Exchange	Carrying Value	Exchange Gain	Realized Gain	Total Gain	Dividends	Contractual	
fication Description n Date Name of Purchaser Stock Consideration Par Value Actual Cost Carrying Value (Decrease) Accretion Recognized (11+12-13) B./A.Č.V. Disposal Date Disposal During Year Date Bonds - U.S. Governments	Identi-		d Disposal		Shares of				Book/Adjusted	Increase/	(Amortization)/		B./A.C.V.	Change in				(Loss) on	Received	Maturity	Administrative
Bonds - U.S. Governments 210,000 210,000 210,000 204,258 207,772 2.28 2.928		Description	n Date	Name of Purchaser		Consideration	Par Value	Actual Cost	Carrying Value	(Decrease)			(11+12-13)								Symbol
912828-13-2 US T Note Pledged to NM 08/31/2020. Century Trust XXX 210,000 .210,000 .200,000 .200,000 .200,000 .21			1						[•••···]····g·•••••	(======)			1 (1				1		
0599999 - Bonds - U.S. Governments 525,000 520,000 510,645 519,431 0 5,659 0 525,000 0 0 0 0 5,775 XXX 8399997 - Bonds - Subtotals - Bonds - Part 4 525,000 520,000 510,645 519,431 0 5,659 0 525,000 0 0 0 5,775 XXX	912828-1 3-2	US T Note Pledged to NM	08/31/2020	Century Trust	XXX	210.000	210.000	204.258	207.772		2.228		2.228		210.000			0	1.444	08/31/2020	T 1
0599999 - Bonds - U.S. Governments 525,000 520,000 510,645 519,431 0 5,659 0 525,000 0 0 0 0 5,775 XXX 8399997 - Bonds - Subtotals - Bonds - Part 4 525,000 520,000 510,645 519,431 0 5,659 0 525,000 0 0 0 5,775 XXX	912828-20-3	US T Note Pledged to MI		Bank of Alb.							3.341		3.341		315.000			0	4.331	08/31/2020	1
8399997 - Bonds - Subtotals - Bonds - Part 4 525,000 520,000 510,645 519,431 0 5,569 0 5,569 0 525,000 0 0 0 0 0 5,775 XXX	0599999 - 1	Bonds - U.S. Governmen	ts							0		0	5 569	0		0	0	0			XXX
										0		0		0		0	0	0			XXX
										0		0				0	0	0			XXX
	0099999-1	Jonus - Subiolais - Bonus	<u> </u>		1	525,000	520,000	510,045	519,451	0	5,509	0	5,509		525,000	0	0		5,775	^^^	+
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9999999 Totals 525,000 XXX 510,645 519,431 0 5,569 0 5,569 0 525,000 0 0 0 5,775 XXX	9999999 To	otals				525,000	XXX	510,645	519,431	0	5,569	0	5,569	0	525,000	0	0	0	5,775	XXX	XXX

Schedule DB - Part A - Section 1

Schedule DB - Part B - Section 1

Schedule DB - Part D - Section 1

Schedule DB - Part D - Section 2

Schedule DB - Part E

Schedule DL - Part 1

Schedule DL - Part 2

SCHEDULE E - PART 1 - CASH

Month End Depository Balances										
1	2	3	4	5		Balance at End c During Current (9		
		Rate	Amount of Interest Received During Current	Amount of Interest Accrued at Current Statement	6	7	8			
Depository Open Depositories	Code	Interest	Quarter	Date	First Month	Second Month	Third Month	*		
US Bank N.A. PO Box 1800, St. Paul, MN						4 000	10,000			
55101 Wells Fargo PO Box 63020, San Fransico,						1,622				
CA 94103								XXX		
0199998 Deposits in depositories that do not exceed the allowable limit in any one depository (See Instructions) - Open Depositories	XXX	ххх						ХХХ		
0199999 Total Open Depositories	XXX	XXX	0	0	36,271	281,441	370,501	XXX		
0399999 Total Cash on Deposit 0499999 Cash in Company's Office	XXX XXX	XXX XXX	0 XXX	0 XXX	36,271	281,441	370,501	XXX XXX		
0599999 Total	XXX	XXX	0	0	36,271	281,441	370,501	XXX		

SCHEDULE E - PART 2 - CASH EQUIVALENTS

	Show Investments Owned End of Current Quarter												
1	2	3	4	5	6	7	8	9					
			Date	Rate of	Maturity	Book/Adjusted	Amount of Interest	Amount Received					
CUSIP	Description	Code	Acquired	Interest	Date	Book/Adjusted Carrying Value	Due & Accrued	During Year					
Exempt Money Market	Mutual Funds — as Identified by SVO First American Govt Oblig Fund Inv Class Money Market Mutual Funds — as Identified by SVO												
31846V-44-3	First American Govt Oblig Fund Inv Class		12/15/2016		ХХХ								
8599999 - Exempt	Money Market Mutual Funds — as Identified by SVO					1,134,094	0	7,624					
		-											
			+										
			[[
8899999 Total Ca	ash Equivalents					1,134,094	0	7,624					
	1					.,,	÷	.,					



SUPPLEMENT FOR THE QUARTER ENDING SEPTEMBER 30, 2020 OF THE Merit Health Insurance Company **MEDICARE PART D COVERAGE SUPPLEMENT**

(Net of Reinsurance)

NAIC Group Code01260		NAIC Compa	any Code1	8750	
	Individual C	Coverage	Group C	overage	5
	1 Insured	2 Uninsured	3 Insured	4 Uninsured	Total Cash
1. Premiums Collected		XXX		ХХХ	
2. Earned Premiums		XXX		ХХХ	ХХХ
3. Claims Paid		ХХХ		ХХХ	
4. Claims Incurred		XXX		ХХХ	ХХХ
 Reinsurance Coverage and Low Income Cost Sharing – Claims Paid Net of Reimbursements Applied (a) 	XXX		XXX		
6. Aggregate Policy Reserves - Change					
7. Expenses Paid		ХХХ		ХХХ	
8. Expenses Incurred		XXX		ХХХ	ХХХ
9. Underwriting Gain or Loss					
10. Cash Flow Result	XXX	XXX	XXX	XXX	(54, 146, 657)