Statutory Financial Statements December 31, 2023 and 2022 (With Independent Auditors' Report Thereon)



KPMG LLP One Financial Plaza, Suite 2300 Providence, RI 02903

Independent Auditors' Report

The Board of Directors Amica Mutual Insurance Company:

Opinions

We have audited the financial statements of Amica Mutual Insurance Company (the Company), which comprise the statutory statements of admitted assets, liabilities, and surplus to policyholders as of December 31, 2023 and 2022, and the related statutory statements of operations, surplus to policyholders, and cash flow for the years then ended, and the related notes to the financial statements.

Unmodified Opinion on Statutory Basis of Accounting

In our opinion, the accompanying financial statements present fairly, in all material respects, the admitted assets, liabilities, and surplus of the Company as of December 31, 2023 and 2022, and the results of its operations and its cash flow for the years then ended in accordance with accounting practices prescribed or permitted by the State of Rhode Island Department of Business Regulation Insurance Division described in Note 2.

Adverse Opinion on U.S. Generally Accepted Accounting Principles

In our opinion, because of the significance of the matter discussed in the Basis for Adverse Opinion on U.S. Generally Accepted Accounting Principles section of our report, the financial statements do not present fairly, in accordance with U.S. generally accepted accounting principles, the financial position of the Company as of December 31, 2023 and 2022, or the results of its operations or its cash flows for the years then ended.

Basis for Opinions

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

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

As described in Note 2 to the financial statements, the financial statements are prepared by the Company using accounting practices prescribed or permitted by the State of Rhode Island Department of Business Regulation Insurance Division, which is a basis of accounting other than U.S. generally accepted accounting principles. Accordingly, the financial statements are not intended to be presented in accordance with U.S. generally accepted accounting principles. The effects on the financial statements of the variances between the statutory accounting practices described in Note 2 and U.S. generally accepted accounting principles, although not reasonably determinable, are presumed to be material and pervasive.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting practices prescribed or permitted by the State of Rhode Island Department of Business



Regulation Insurance Division. Management is also responsible for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are issued.

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud
 or error, and design and perform audit procedures responsive to those risks. Such procedures include
 examining, on a test basis, evidence regarding the amounts and disclosures in the financial
 statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters that we identified during the audit.

Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the financial statements as a whole. The supplementary information included in Schedule 1 - Summary Investment Schedule, Schedule 2 - Supplemental Investment Risk Interrogatories, and Schedule 3 - General Interrogatories is presented for purposes of additional analysis and is not a required part of the financial statements but is supplementary information required by the State of Rhode Island Department of Business Regulation Insurance Division. Such information is the responsibility of management and was derived from and relates directly to the underlying



accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audits of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

KPMG LIP

Providence, Rhode Island April 29, 2024

Statutory Statements of Admitted Assets, Liabilities and Surplus to Policyholders (in thousands)

as of December 31, 2023 and 2022

Assets:		<u>2023</u>		<u>2022</u>
<u>ASSEIS.</u>				
Bonds and debt securities	\$	2,731,111	\$	2,770,361
Preferred stocks	Ŧ	8,355	Ŧ	0
Common stocks		1,471,895		1,316,472
Mortgage loans		110,642		112,993
Real estate		42,876		44,599
Cash, cash equivalents and short-term investments		50,113		100,650
Other invested assets		403,655		381,221
Receivable for securities		112		0
Total cash and invested assets		4,818,759		4,726,296
Premiums receivable		511,217		446,748
Reinsurance recoverable on paid losses and loss adjustment expenses		4,670		3,621
Net deferred tax asset		34,783		55,880
Interest and dividend income due and accrued		23,420		22,256
Equities and deposits in pools and associations		51,554		44,113
Other assets admitted		149,308		123,631
Total admitted assets	\$	5,593,711	\$	5,422,545
Liabilities and surplus to policyholders:				
Reserves for losses and loss adjustment expenses	\$	1,514,679	\$	1,500,855
Reinsurance payable on paid losses		28,895		25,658
Accrued other expenses		122,914		86,988
Reserve for unearned premiums		1,070,948		940,426
Dividends payable to policyholders		11,592		10,632
Payable for securities		0		3,000
Reserve for non-qualified pensions and deferrals		76,101		70,814
Other liabilities		41,636		36,226
Total liabilities		2,866,765		2,674,599
Surplus to policyholders		2,726,946		2,747,946
Total liabilities and surplus to policyholders	\$	5,593,711	\$	5,422,545

See accompanying notes to statutory financial statements.

Statutory Statements of Operations (in thousands)

as of December 31, 2023 and 2022

	<u>2023</u>	<u>2022</u>
Underwriting income:		
Premiums earned	\$ 2,485,212	\$ 2,298,932
Underwriting expenses:		
Losses incurred	1,728,069	1,673,799
Loss expenses incurred	265,414	217,958
Other underwriting expenses	730,634	643,216
Total underwriting expenses	2,724,117	2,534,973
Net underwriting loss	(238,905)	(236,041)
Investment and other income:		
Net investment income	104,606	118,045
Net realized capital gains, net of Federal income taxes of \$3,907		
and \$17,969 in 2023 and 2022, respectively	20,158	26,787
Other income, net	943	986
Total investment and other income	125,707	145,818
Loss before dividends and before Federal income taxes, net	(113,198)	(90,223)
Dividends to policyholders	137,240	137,896
Loss after dividends but before Federal income taxes, net	(250,438)	(228,119)
Federal income tax benefit, net	(29,605)	(52,930)
Net loss	\$ (220,833)	\$ (175,189)

See accompanying notes to statutory financial statements.

Statutory Statements of Surplus to Policyholders (in thousands)

as of December 31, 2023 and 2022

	<u>2023</u>	<u>2022</u>
Surplus to policyholders at January 1	\$ 2,747,946	\$ 3,258,511
Net loss Net change in unrealized capital gains, net of (\$30,279) and	(220,833)	(175,189)
(\$86,178) Federal income tax benefit in 2023 and 2022, respectively Change in deferred income tax	97,554 9,182	(334,706) 16.649
Change in non-admitted assets	29,243 106.678	50,022 0
Cumulative effect of change in accounting principles Change in Amica Companies Supplemental Retirement Trust	5,978	(17,219)
Change in pension overfunded asset Change in retiree medical benefit liability Other curplus adjustments	(44,339) (461) (4,002)	(96,212) 12,851 22,220
Other surplus adjustments Change in surplus to policyholders	(4,002) (21,000)	<u>33,239</u> (510,565)
Surplus to policyholders at December 31	\$ 2,726,946	\$ 2,747,946

Statutory Statements of Cash Flow (in thousands)

as of December 31, 2023 and 2022

	<u>2023</u>	2022
Cash to operations:	¢ 0,550,405	¢ 0.006.070
Premiums collected, net of reinsurance	\$ 2,552,435	\$ 2,306,072
Loss and loss adjustment expenses paid	(1,870,877)	(1,695,486)
Underwriting expenses paid, net of commissions received	(686,555)	(622,475)
Cash from underwriting	(4,997)	(11,889)
Net investment income	113,224	117,067
Other (expense) income, net	(8,465)	1,155
Dividends to policyholders	(136,281)	(138,552)
Federal income taxes recovered	4,288	10,770
Net cash to operations	(32,231)	(21,449)
Cash (to) from investments:		
Proceeds from investments sold, matured or repaid:		
Bonds and debt securities sold	256,613	387,138
Bonds and debt securities matured or repaid	236,405	356,657
Stocks	325,292	873,581
Mortgage loans repaid	2,719	17,485
Other invested assets	21,638	51,411
Total investment proceeds	842,667	1,686,272
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Cost of investments acquired:		
Bonds and debt securities	481,323	739,425
Stocks	321,724	585,164
Mortgage loans	367	6,062
Other invested assets	43,513	226,183
Total investments acquired	846,927	1,556,834
Net cash (to) from investments	(4,260)	129,438
Cash to financing and miscellaneous sources:		
Net transfers from (to) affiliates	825	(828)
Other cash applied	(14,871)	(35,200)
Net cash to financing and miscellaneous sources	(14,046)	(36,028)
Reconciliation of cash, cash equivalents and short-term investments:		
Net change in cash, cash equivalents and short-term investments	(50,537)	71,961
Cash, cash equivalents and short-term investments - beginning of year	100,650	28,689
Cash, cash equivalents and short-term investments - end of year	\$ 50,113	\$ 100,650
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Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

Note 1 – Nature of Operations

Amica Mutual is a personal lines carrier primarily writing automobile and homeowners coverage on a direct basis. Amica Mutual is licensed in all fifty states and the District of Columbia, and though historically the Company has been most concentrated in the Northeast, approximately 69% of business is written outside of the Northeast as of December 31, 2023. Just over 50% of direct written premiums derive from automobile lines of business, with approximately 43% attributable to the homeowners line.

Note 2 – Summary of Significant Accounting Policies

A. Basis of Presentation

The accompanying statutory financial statements have been prepared in conformity with the accounting practices of the National Association of Insurance Commissioners' (NAIC) *Accounting Practices and Procedures Manual* and the accounting practices prescribed or permitted by the State of Rhode Island Department of Business Regulation Insurance Division, which varies in some respects from U.S. generally accepted accounting principles (GAAP). The Company has no state basis statement adjustments to report.

The statutory treatment of the more significant variances between GAAP and statutory accounting practices are:

- 1. Bonds and debt securities are generally carried at amortized cost, regardless of the level of portfolio activity.
- 2. Equity securities are generally carried at fair value with the corresponding change in fair value recorded through surplus rather than through income. Redeemable preferred stocks are stated at amortized cost, except those with an NAIC designation of 3 through 6, which are stated at the lower of amortized cost of fair value. Perpetual preferred stocks are stated at fair value.
- 3. Majority owned subsidiaries are not consolidated.
- 4. All adjustments to deferred taxes are recorded through an adjustment to surplus to policyholders and all deferred tax assets are subject to an admissibility test.
- 5. Premium income is taken into earnings on a pro-rata basis over the periods covered by the policies, whereas related acquisition costs are charged to income when incurred.
- 6. A provision is made for unearned premiums and losses recoverable on business reinsured with companies not qualified by license, through a charge to surplus to policyholders.
- 7. Reserves for losses and loss adjustment expenses and reserve for unearned premiums are presented net of reinsurance ceded and assumed.
- 8. Equity in earnings of affiliated companies is reflected in surplus to policyholders as unrealized gain or loss rather than income.
- 9. Earnings for equity method investments are reflected in surplus to policyholders as unrealized gain or loss rather than income, until such earnings are distributed.
- 10. Certain assets designated as "non-admitted", including premiums receivable greater than ninety days past due in excess of related unearned premium, furniture and equipment and prepaid expenses, including prepaid retirement plan assets, are charged off against surplus to policyholders.
- 11. The statutory financial statements do not include a statement of comprehensive income as required under GAAP.
- 12. The statutory statements of cash flow do not classify cash flows consistent with GAAP and a reconciliation of net income to net cash provided by operating activities is not provided.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

- 13. Other postretirement benefits are provided for and related disclosures are presented in accordance with statutory requirements.
- 14. The statutory financial statements do not recognize assets or liabilities that may arise from leases as required under GAAP.

The effects of these differences on the accompanying statutory financial statements have not been determined.

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

The preparation of statutory financial statements, in accordance with accounting practices of the NAIC's *Accounting Practices and Procedures Manual* and the accounting practices prescribed or permitted by the State of Rhode Island Department of Business Regulation Insurance Division, requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses. It also requires estimates in the disclosure of contingent assets and liabilities. Actual results could differ from these estimates.

1. Reserve for Loss and Loss Adjustment Expenses:

Estimates and assumptions relating to reserves for loss and loss adjustment expenses are based on complex and subjective judgments, often including the interplay of specific uncertainties with related accounting and actuarial measurements. Such estimates are also susceptible to change as significant periods of time may elapse between the occurrence of an incurred loss, the report of the loss to the insurer, the ultimate determination of the cost of the loss and the insurer's payment of that loss. Reserve amounts are determined based on management's informed estimates and judgments using currently available data. As additional experience and other data becomes available and are reviewed, these estimates and judgments may be revised. This may result in reserve increases or decreases that would be reflected in the results in periods in which such estimates or assumptions are changed.

2. Other-Than-Temporary Declines in the Value of Investments:

The cost of securities is adjusted where appropriate to include a provision for the decline in value which is considered to be other-than-temporary. An other-than-temporary decline is considered to occur in any investment except loan-backed and structured securities where there has been a sustained reduction in market value and where the Company does not expect the fair value to recover prior to the time of sale or maturity. Since equity, partnership and LLC investments do not have a contractual cash flow at time of maturity, the Company considers whether the price or fair value of the security is expected to recover within a reasonable period of time. For loan-backed and structured securities that have a fair value less than amortized cost and the Company has either (1) the intent to sell or (2) does not have the intent and ability to hold the security until recovery of its carrying value, the Company must impair the security to fair value and record an other-than-temporary impairment as a net realized capital loss. For loan-backed and structured securities where the Company does not expect to recover the amortized cost, but has the intent and ability to hold the security to recovery, the Company recognizes an other-than-temporary impairment for the credit related decline in value. Management regularly reviews securities that have a fair value less than cost to determine whether an other-than-temporary impairment has occurred. If a decline in value is considered other-than-temporary, the Company reports a realized loss on its statement of income. Because of changing economic and market conditions affecting issuers of debt and equity securities, the performance of the underlying collateral affecting certain classes of assets and consideration of intent to sell, it is reasonably possible that the Company will recognize other-than-temporary impairments in the future.

- C. Investment Policy
 - 1. Cash and cash equivalents are stated at fair value. Certificates of deposit in banks or similar institutions with maturity dates within one year or less from the acquisition date are classified as cash.
 - 2. Short-term investments are stated at amortized cost and include bonds with maturity dates within one year or less from the acquisition date.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

- 3. Bonds, except loan-backed bonds and structured securities, are stated at amortized cost using the scientific method, or fair value as specified by the SVO Manual.
- 4. Loan-backed bonds and structured securities are valued at amortized cost using the retrospective method (or a method which approximates the retrospective method). Prepayment assumptions for single-class and multiclass mortgage-backed and asset-backed securities were obtained from broker dealer survey values, nationally recognized data services or internal estimates.
- Redeemable preferred stocks are stated at amortized cost, except those with an NAIC designation of 3 through 6, which are stated at the lower of amortized cost or fair value. Perpetual preferred stocks are stated at fair value.
- 6. Common stocks, other than investments in stocks of subsidiaries and affiliates, are stated at fair value. The fair value of investments in common stock of wholly-owned insurance affiliates equals the statutory equity of the affiliate. Fair value of investments in common stock of wholly-owned non-insurance affiliates equals the GAAP equity of the affiliate.
- 7. Realized gains and losses are determined on a specific identification basis, are credited or charged to income, and are presented in the Statutory Statements of Income net of Federal income taxes. Unrealized capital gains and losses resulting from the valuation of investments at fair value are credited or charged directly to surplus to policyholders. A decline in the market value of any investment security, excluding loan-backed and structured securities, below cost that is deemed to be other-than-temporary results in a reduction in the carrying amount to fair value. A decline in market value of loan-backed and structured securities below cost that is deemed to be other-than-temporary results in a reduction in the carrying amount in accordance with SSAP 43R, "Loan-backed and Structured Securities."

Fair value is generally the market value at the valuation date. The impairment is charged to earnings and a new cost basis for the security is established. Factors considered in evaluating whether a decline in value is other-than-temporary are:

- a. Whether the decline is substantial;
- b. The Company's ability and intent to retain the investment for a period of time sufficient to allow for anticipated recovery in value;
- c. The duration and extent to which market value has been less than cost;
- d. The financial condition and near term prospects of the issuer;
- e. The NAIC designation; and
- f. The estimated present value of cash flows expected to be collected is less than the amortized cost basis of the security.

Premiums and discounts are amortized or accreted over the life of the investment security as an adjustment to yield using the effective interest method. Dividend and interest income are recognized when earned.

- 8. Mortgage loans on real estate are reported at the unpaid balance of the loan. Interest earned on mortgage loans is accrued on the outstanding principal balance of the loan based on the loan's contractual coupon rate, less any service fees. Interest accrued on impaired loans which are over 90 days past due will be non-admitted. Any accrued interest which is determined to be uncollectible will be written off immediately in the period such determination is made. The Company continually monitors the performance of each mortgage loan for any potential impairments. A mortgage loan will be temporarily impaired if it has been determined that the Company will be unable to collect principal and interest payments as described in the mortgage agreements, and a valuation allowance will be recorded in net unrealized capital losses as the difference between the fair value of the collateral and the carrying value of the loan.
- 9. Other invested assets are stated as follows:
 - a. Limited partnerships are carried at the Company's share of GAAP equity of the fund. The fair value of the funds at the end of the year is determined using the most recent available capital account balance as

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

reported by each partnership, adjusted for any cash transactions through year-end and are recorded in surplus to policyholders.

- b. Amica General Agency, LLC, a wholly-owned subsidiary of the Company, is stated on the GAAP equity basis.
- 10. The carrying value of real estate property occupied by the Company is based on depreciated cost less encumbrances.

The carrying value of real estate property held for the production of income is the lower of depreciated cost less encumbrances or fair value, which is determined by appraisal. If the fair value is less than the depreciated cost less encumbrances, the real estate investment is written down to the fair value, thereby establishing a new cost basis. The adjustment is recorded in the statement of income as a realized loss.

- 11. The Company does not hold or issue derivative financial instruments.
- D. Asset Depreciation and Amortization Policy

The Company's capitalization policy includes a prepaid expense threshold of \$500, capitalization of qualifying expenses associated with projects in excess of \$500, and capitalization of internal labor costs on strategic projects to the extent they qualify. The policy maintains the \$5 de minimis limitation on capitalizing individual items for projects under \$500.

E. Revenue Recognition Policy

Premiums are earned over the terms of the related policies and reinsurance contracts. Policies have a term of one year or six months. Unearned premiums are established to cover the unexpired portion of premiums written. Such reserves are computed by pro-rata methods for direct business and are based on reports received from ceding companies for reinsurance assumed.

F. Acquisition Expenditure Policy

Expenses incurred in connection with acquiring new insurance business are charged to operations as incurred. Expenses are reduced for ceding allowances received or receivable.

G. Dividends to Policyholders Policy

Dividends to policyholders are incurred upon policy expiration or cancellation and are paid in cash.

H. Unpaid Losses and Loss Adjustment Expenses Policy

Unpaid losses and loss adjustment expenses include an amount determined from individual case estimates and loss reports and an amount, based on past experience, for losses incurred but not reported. Such liabilities are determined based on assumptions and estimates and while management believes the amount is adequate, the ultimate liability may be different than the amount provided. The Company's losses and loss expense reserves are recorded net of anticipated salvage and subrogation recoveries. The methods for making such estimates and for establishing the resulting liabilities are continually reviewed and any adjustments are reflected in the period determined.

I. Federal Income Taxes Policy

The method of allocating Federal income taxes between the Company and its subsidiaries is contained in a written agreement approved by the Board of Directors. Allocation is made in accordance with Section 1552 (a)(2) of the Internal Revenue Code based upon separate return calculations with current credit for net losses. Inter-company estimated tax balances are settled at least quarterly during the tax year with a final settlement during the month following the filing of the consolidated income tax return.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

The Company reports a deferred tax asset or liability for the expected future tax consequences of temporary differences generated by the differences between statutory accounting and the Federal income tax basis of accounting. Changes in deferred tax assets and liabilities are recognized as a separate component of gains and losses in surplus to policyholders. Deferred tax assets are subject to certain admissibility requirements.

J. Premium Deficiency Calculation Policy

The Company reviews historical and projected operating results by major line of business on a quarterly basis to determine if a premium deficiency reserve is necessary. Investment income is not anticipated as a factor in this calculation.

K. Fair Value of Financial Instruments

The following methods and assumptions are used by the Company in estimating its fair value disclosures for financial instruments:

1. Cash and Cash Equivalents and Short-Term Investments

Cash and cash equivalents are carried at fair value which approximate cost. Short-term investments are stated at amortized cost and include bonds with maturity dates within one year or less from the acquisition date.

2. Invested Assets

The fair value of long-term bonds and debt securities and unaffiliated equity securities is based on market prices. In absence of publishers' market values, the fair value is based on market yields of securities from an identical issuer with similar maturities. Investments in insurance subsidiaries are carried on the statutory equity basis.

3. Other Invested Assets

Unaffiliated other invested assets are valued on the equity method. Affiliated other invested assets are stated on the GAAP equity basis.

4. Mortgage Loans

The fair value of mortgage loans is based on a loan pricing model utilized by an independent third party. The model applies to each loan's unique cash flow discount rate comprised of the average life Treasury benchmark plus a corresponding credit spread. The credit spread is derived from mortgage banking surveys utilizing loan term in years, sector in which the property operates, and quality risk rating.

- L. New Accounting Standards
 - 1. In November 2022, the NAIC adopted INT 22-02 to add disclosures about the applicability of the Corporate Alternative Minimum Tax. The Company does not have an AMT credit as of December 31, 2023 or 2022.
 - In August 2023, the NAIC revised SSAP No. 103R to clarify disclosures that are required when other SSAPs require disclosures about the transferor's continuing involvement from ASU 2016-19, Technical Corrections and Improvements. As this modification is disclosure related, it did not have any impact on the results of operations or financial position of the Company.
 - 3. In September 2023, the NAIC adopted INT 23-03 to add required disclosures around the effects of the new Corporate Alternative Minimum Tax (CAMT) which was enacted as part of the Inflation Reduction Act enacted on August 16, 2022. The CAMT is effective for tax years beginning after 2022. Based upon information available as of December 31, 2023, the Company has determined that it is a nonapplicable reporting entity with respect to CAMT, meaning that it will not be required to calculate or pay CAMT in 2023.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

- 4. In October 2023, the NAIC revised SSAP No. 92 to remove disclosures related to transition period as the transition period expired on December 31, 2022. The Company has removed any notes related to postretirement benefits transition liabilities.
- M. Going Concern

Management's review of relevant conditions and events, considered in the aggregate, indicate that it is probable that the Company will be able to meet its obligations as they become due within one year after the date that the statutory financial statements are issued.

N. Reclassification

Certain prior year balances may be reclassified to conform to the current year presentation.

Note 3 – Accounting Changes and Correction of Errors

Effective December 31, 2023, the Company changed its loss reserving methodology to record loss reserves net of anticipated salvage and subrogation recoveries, as permitted under *SSAP No. 55 Unpaid Claims, Losses and Loss Adjustment Expenses*. Historically, the Company has recorded loss reserves gross of anticipated salvage and subrogation recoveries, with the exception of assumed state pools. The Company has chosen to revise the loss reserve process in 2023 by recording reserves net of anticipated salvage and subrogation recoveries through incurred but not reported (IBNR) reserves. As described in the NAIC Annual Statement Instructions, the Company will handle this modification as a change in accounting principle in accordance with *SSAP No. 3 Accounting Changes and Corrections of Errors*. The opening balance of anticipated salvage and subrogation recoveries at January 1, 2023 was recorded directly to surplus on the Statement of Income as a Cumulative Effect of Changes in Accounting Principles. The 2023 development of the anticipated salvage and subrogation was recorded through the income statement as the current year change in reserve is included in the calculation of losses incurred. The impact of this change is illustrated in the table below.

	2022
Accesto	2023
Assets	* 5 040 700
(1) Total assets before change	\$5,619,722
(2) Net deferred tax asset	(26,011)
(3) Total assets after change (1 + 2)	\$5,593,711
Liabilities	\$0
(4) Total liabilities before change	\$2,990,626
(5) Current year development of anticipated salvage and subrogation recoveries	(17,183)
(6) Cumulative effect on prior year reserves	(106,678)
(7) Total liabilities after change (4 - 5 - 6)	\$2,866,765
Net Income (Loss)	
(8) Net income (loss) before change	(\$238,016)
(9) Current year development of anticipated salvage and subrogation recoveries	17,183
(10) Net income (loss) after change (8 + 9)	(\$220,833)
Surplus	
(11) Surplus as regards policy holders before change	\$2,629,096
(12) Net income (loss) change	17,183
(13) Change in net deferred tax asset	(26,011)
(14) Cumulative effect on prior year reserves	106,678
(15) Surplus as regards policy holders after change (11 + 12 + 13 + 14)	\$2,726,946

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

The table above includes the impact of this change in accounting principle related to the Company's wholly owned subsidiary – Amica Property and Casualty Insurance Company, "Amica P&C", as Amica P&C's loss reserves are 100% ceded to Amica Mutual in accordance with the quota-share reinsurance agreement. The impact related to Amica P&C is \$3,721 and \$237 for the cumulative effect on prior year reserves and the current year development of anticipated salvage and subrogation reserves, respectively.

Note 4 - Investments

A. Bonds and Debt Securities

Bonds and debt securities on deposit with various regulatory authorities, as required by law, totaled \$4,656 and \$3,342 at December 31, 2023 and 2022 respectively.

The amortized cost, gross unrealized gains and losses and fair value of bonds and debt securities are as follows:

		Gross	Gross	
	Amortized	Unrealized	Unrealized	Fair
	Cost	Gains	Losses	Value
2023				
U.S. Government and Federal Agency securities	\$434,491	\$479	\$40,487	\$394,483
States, territories and possessions	17,686	0	2,329	15,357
Political subdivisions of states	266,591	10	43,428	223,173
Special revenue and special assessment obligations	685,508	6,445	66,589	625,364
Industrial and miscellaneous	1,326,835	11,768	117,726	1,220,877
Total	\$2,731,111	\$18,702	\$270,559	\$2,479,254
2022				
U.S. Government and Federal Agency securities	\$563,851	\$384	\$57,180	\$507,055
States, territories and possessions	238,100	20	37,783	200,337
Political subdivisions of states	78,663	49	18,736	59,976
Special revenue and special assessment obligations	532,515	1,242	74,713	459,044
Industrial and miscellaneous	1,357,232	2,582	156,957	1,202,857
Total	\$2,770,361	\$4,277	\$345,369	\$2,429,269

The amortized cost and fair value of bonds and debt securities at December 31, 2023 by contractual maturities are shown below. Expected maturities will differ from contractual maturities because securities may be called or prepaid with or without call or prepayment penalties.

	Amortized	Fair
	Cost	Value
Due in one year or less	\$27,334	\$27,117
Due after one year through five years	359,480	351,071
Due after five years through ten years	395,501	377,900
Due after ten years	1,948,796	1,723,166
Total	\$2,731,111	\$2,479,254

Proceeds from the sale of bonds and debt securities during 2023 were \$256,613. Gross gains of \$951 and gross losses of \$21,298 were realized on these sales. Proceeds from the sale of bonds and debt securities during 2022

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

were \$387,138. Gross gains of \$161 and gross losses of \$12,428 were realized on these sales. There were no other-than-temporary impairment losses on bonds and debt securities in 2023 or 2022.

B. Stocks

Net admitted preferred stocks had a cost basis of \$8,195 and \$0 at December 31, 2023 and 2022, respectively. Of the total preferred stocks, \$6,000 were redeemable preferred stocks carried at amortized cost and \$2,195 were perpetual preferred stocks carried at fair value at December 31, 2023. There were no realized gains from the sale of preferred stocks, net of realized losses on sales, in 2023 and 2022. There were no other-than-temporary declines in fair value of preferred stocks in 2023 and 2022.

Net admitted common stocks, which are carried at fair value, had a cost basis of \$979,356 and \$945,613 at December 31, 2023 and 2022, respectively. Realized gains from the sale of common stocks, net of realized losses on sales, amounted to \$45,507 in 2023 and \$68,842 in 2022. In 2023 and 2022, other-than-temporary declines in fair value of unaffiliated common stock totaled \$2,028 and \$29,537, respectively.

Net unrealized gains on admitted stocks at December 31, 2023 and 2022 were comprised as follows:

	2023	2022
Gross unrealized gains: Preferred stocks	\$249	\$0
Common stocks	494,394	387,867
-	494,643	387,867
Gross unrealized losses:		
Common stocks	(1,855)	(17,008)
Net unrealized gains	\$492,788	\$370,859
•		

In addition to publicly traded stocks, the Company is a member of the Federal Home Loan Bank (FHLB) of Boston and holds \$2,793 of FHLB capital stock. This stock is restricted and held by the FHLB of Boston. The FHLB provides members with access to secured loans from the issuance of discounted notes or term debt funded by Federal Home Loan Banks. The Company may decide to use its FHLB membership in the future for contingent liquidity needs. The Company had determined the estimated maximum borrowing capacity as \$1,122,071 in accordance with the most recent FHLB capital stock calculation. The Company does not currently have any funding agreements in place with the FHLB as of December 31, 2023.

C. Mortgage Loans

The Company is a co-lender in first lien commercial mortgage loans with a carrying value of \$110,642 and \$112,993 as of December 31, 2023 and 2022, respectively. There were no taxes, assessments, or any amounts advanced and not included in the mortgage loan total.

In 2023, the Company held thirty commercial mortgage loans consisting of seven industrial parks, seven office properties, five retail properties, two self-storage portfolios, two student-housing properties, six multi-family properties and one parking garage. All thirty mortgage loans are current and there have been no impairments as of December 31, 2023.

The Company has no significant credit risk exposure to any one individual borrower. The Company monitors loanto-value and debt service coverage ratios to monitor credit quality of its commercial mortgage loans on an ongoing basis. Loan-to-value ratios are determined from the most current appraisal and market data as of the annual statement date.

AMICA MUTUAL INSURANCE COMPANY

Notes to Statutory Financial Statements (in thousands)

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D. Other Invested Assets

The Company holds other invested assets, which include:

	Year Ende	Year Ended		d
	December 31, 2023 December		December 31,	2022
		Fair		Fair
	Cost	Value	Cost	Value
Amica General Agency, LLC	\$200	\$1,329	\$200	\$1,286
Unaffiliated other invested assets	332,838	403,655	316,355	381,221
Total	\$333,038	\$404,984	\$316,555	\$382,507

Amica General Agency, LLC has a carry value of zero on the statutory statement of admitted assets, liabilities, and surplus to policyholders at December 31, 2022 due to its non-admitted status. Refer to Note 13D for additional disclosure.

Unaffiliated other invested assets are valued on the GAAP equity method. The Company's affiliated other invested asset, Amica General Agency, LLC, is valued on the GAAP equity method. At December 31, 2023, there were no other invested assets that exceeded 10% of the Company's total admitted assets.

In 2023, the Company did not recognize any impairment write down. In 2022, the Company recognized a \$9,217 other-than-temporary impairment (OTTI) on the WCM Limited Partners Fund. Fair values were based on the most recent valuation available from the fund and the impairment was deemed to be other-than-temporary based on the timing of expected returns on fund investments.

AMICA MUTUAL INSURANCE COMPANY

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

As of December 31, 2023, the Company had the following commitments for additional investment:

	Additional	Expected Capital
	Commitments	Calls Through
Adams Street Private Credit Fund, LP	\$3,000	Life of the Fund
Adams Street Senior Private Credit Fund II, LP	391	2024
AEA Mezzanine Fund III, LP	472	Life of the Fund
Aquiline Technology Growth Fund II, LP	11,539	2025
Blackstone Capital Partners VIII, LP	12,912	2026
Cyprium Investors IV, LP	811	Life of the Fund
Cyprium Parallel Investors V, LP	325	2024
First Eagle Credit Direct Lending IV, LLC	26	Life of the Fund
First Eagle Direct Lending IV Co-Invest, LLC	2,474	Life of the Fund
GCG Investors IV, LP	628	Life of the Fund
Goldman Sachs Private Equity Partners XI, LP	143	Life of the Fund
GoldPoint Mezzanine Partners IV, LP	1,971	Life of the Fund
Graycliff Mezzanine II Parallel, LP	416	Life of the Fund
Graycliff Mezzanine III, LP	318	Life of the Fund
GTCR Fund XIV/A, LP *	24,000	2030
H.I.G. Middle Market LBO Fund IV, LP	22,200	2028
ISQ Global Infrastructure Fund III, LP	9,125	2027
KPS Special Situations Fund VI, LP *	24,500	2031
Lyme Conservation Opportunities Fund, LP	2,640	Life of the Fund
Lyme Forest Fund V, LP	2,000	Life of the Fund
ManchesterStory Venture Fund, LP	1,379	Life of the Fund
Midwest Mezzanine Fund V SBIC, LP	952	Life of the Fund
Midwest Mezzanine Fund VI SBIC, LP	1,325	Life of the Fund
Morgan Stanley Private Markets Fund III, LP	438	Life of the Fund
Parthenon Investors VII, LP *	24,158	2028
PJC Fund V, LP	9,481	2025
PJC Fund VI, LP *	4,800	2030
Savano Capital Partners II, LP	657	Life of the Fund
Savano Capital Partners III, LP	8,081	2026
Sentinel Junior Capital II, LP	2,577	2028
Sentinel Partners VII, LP	19,550	2028
Spark Capital Growth Fund V, L.P. *	16,500	2030
Spark Capital VIII, L.P. *	8,250	2030
Spectrum Equity X-A, LP *	9,000	2029
Stonepeak Capital Partners Fund III, LP	3,086	Life of the Fund
Thoma Bravo Discover Fund IV, LP	4,282	2028
Thoma Bravo Fund XV, LP	5,736	2028
	\$240,143	

AMICA MUTUAL INSURANCE COMPANY

Notes to Statutory Financial Statements (in thousands)

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E. Net Investment Income

Net investment income for the years ended December 31, 2023 and 2022 was as follows:

	2023	2022
Bonds and debt securities	\$90,043	\$78,839
Preferred stocks	504	0
Common stocks	16,297	13,198
Real estate	13,710	13,312
Short-term investments	5,335	2,682
Mortgage Loans	4,578	5,093
Other invested assets	9,445	33,543
Amica Companies Supplemental Retirement Trust	(874)	997
Miscellaneous income	1,271	2,213
Total investment income	140,309	149,877
Less: investment expenses	35,703	31,832
Net investment income	\$104,606	\$118,045

F. Fair Value of Financial Instruments

The table below reflects the carrying value and fair value of assets including those accounted for under the equity method (subsidiaries, joint ventures, partnerships and limited liability corporations).

	2023	2023		2
	Carrying	Carrying Fair		Fair
	Value	Value	Value	Value
Assets:				
Bonds and debt securities	\$2,731,111	\$2,479,253	\$2,770,361	\$2,429,269
Preferred Stocks	8,355	8,444	0	0
Common Stocks	1,471,895	1,471,895	1,316,472	1,316,472
Mortgage loans	110,642	98,365	112,993	102,027
Cash, cash equivalents and short-term investments	50,113	50,113	100,650	101,256
Other invested assets	403,655	404,985	381,221	382,507
Total	\$4,775,771	\$4,513,055	\$4,681,697	\$4,331,531

The use of different assumptions or valuation methodologies may have a material impact on the estimated fair value amounts.

The Company's valuation techniques are based on observable and unobservable pricing inputs. Observable inputs reflect market data obtained from independent sources based on trades of securities, while unobservable inputs reflect the Company's market assumptions.

These inputs comprise the following fair value hierarchy:

Level 1 - Observable inputs in the form of quoted prices for identical instruments in active markets.

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Level 2 - Observable inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. If the asset or liability has a specified (contractual) term, a Level 2 input must be observable for substantially the full term of the asset or liability. Level 2 inputs would include, for example, quoted prices for similar assets or liabilities.

Level 3 - One or more unobservable inputs that are supported by little or no market activity and are significant to the fair value of the assets and liabilities. Level 3 assets and liabilities include financial instruments whose value is determined using internal models, as well as instruments for which the determination of fair value requires significant management judgment or estimation.

The following table provides information as of December 31, 2023 and 2022 about the Company's financial assets and liabilities measured at fair value on a recurring basis:

				NetAsset	
2023	Level 1	Level 2	Level 3	Value (NAV)	Total
Assets at fair value:					
Common stock:					
Industrial and miscellaneous	\$708,549	\$2,793	\$0	\$0	\$711,342
Mutual funds	81,573	0	0	0	\$81,573
Exchange traded funds	217,175	0	0	0	\$217,175
Total common stock	1,007,297	2,793	0	0	1,010,090
Preferred stock:					
Industrial and miscellaneous	0	0	2,355	0	2,355
Total preferred stock	0	0	2,355	0	2,355
Cash equivalents:					
All other money market mutual funds	113,101	0	0	0	113,101
Total cash equivalents	113,101	0	0	0	113,101
Other invested assets:					
Collective investment trusts	109,229	0	0	0	109,229
Total other invested assets	109,229	0	0	0	109,229
Total assets at fair value	\$1,229,627	\$2,793	\$2,355	5 \$0	\$1,234,77
Liabilities at fair value:					
Total liabilities at fair value	\$0	\$0	\$0	\$0	\$0

Notes to Statutory Financial Statements (in thousands)

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			Net Asset			
2022	Level 1	Level 2	Level 3	Value (NAV)	Total	
Assets at fair value:						
Common stock:						
Industrial and miscellaneous	\$631,375	\$3,003	\$0	\$0	\$634,378	
Mutual funds	236,871	0	0	0	236,871	
Total common stock	868,246	3,003	0	0	871,249	
Cash equivalents:						
All other money market mutual funds	117,065	0	0	0	117,065	
Total cash equivalents	117,065	0	0	0	117,065	
Other invested assets:						
Collective investment trusts	102,046	0	0	0	102,046	
Total other invested assets	102,046	0	0	0	102,046	
Total assets at fair value	\$1,087,357	\$3,003	\$0	\$0	\$1,090,360	
Liabilities at fair value:						
Total liabilities at fair value	\$0	\$0	\$0	\$0	\$0	

Level 1 financial assets totaling \$1,229,627 and \$1,087,357 at December 31, 2023 and 2022, respectively, include actively-traded exchange-listed equity securities, as well as several actively-traded diversified mutual funds. The Company uses quoted market prices provided by an independent pricing service to determine the fair values.

Level 2 financial assets totaling \$2,793 and \$3,003 at December 31, 2023 and 2022, respectively, are comprised of class B shares of capital stock in the FHLB of Boston, which is not actively traded on an exchange. The price of FHLB capital stock cannot fluctuate, and must be purchased, repurchased or transferred at its par value.

Level 3 financial assets totaling \$2,355 at December 31, 2023 are comprised of preferred stock of the Cyprium Parallel Investors V fund. This is a private equity investment that is capitalized with participating preferred units and is held at fair value based on the latest valuation received from the general partner, adjusted for any cash transaction through year-end. As of December 31, 2022, the Company did not hold any investments that were recorded with a Level 3 fair value measurement, although the Company held investments that had Level 3 fair value disclosures. There were no purchases, sales, or settlements of Level 3 assets during 2023 or 2022. Transfers into Level 3 investments include a reclassification of Cyprium Parallel Investors V, LP from other invested assets to perpetual preferred stock. The Company has obtained a private letter rating allowing for the classification of preferred stock. The Company recognizes transfers between levels at the end of the reporting period.

Notes to Statutory Financial Statements (in thousands)

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The following tables provide information about the carrying values and fair values of all the Company's financial instruments, excluding those accounted for under the equity method (subsidiaries, joint ventures, partnerships and limited liability corporations):

	Fair	Carrying				Net Asset Value	Not Practicable (Carrying
2023	Value	Value	Level 1	Level 2	Level 3	(NAV)	Value)
Bonds:							
U.S. Government and Federal Agency securities	\$394,483	\$434,490	\$134,031	\$260,452	\$0	\$0	\$0
States, territories and possessions	15,357	17,686	0	15,357	0	0	0
Political subdivisions of states	223,172	266,591	0	223,172	0	0	0
Special revenue and special assessment obligations	625,363	685,508	0	625,363	0	0	0
Industrial and miscellaneous	1,220,878	1,326,836	0	1,219,783	1,095	0	0
Total bonds	2,479,253	2,731,111	134,031	2,344,127	1,095	0	0
Redeemable preferred stock: Industrial and miscellaneous	8,444	8,355	0	6,090	2,354	0	0
Total redeemable preferred stock	8,444	8,355	0	6.090	2,354	0	0
			0	0,030	2,004	0	0
Common stock:							
Industrial and miscellaneous	711,341	711,341	708,548	2,793	0	0	0
Mutual Funds	81,573	81,573	81,573	0	0	0	0
Exchange traded funds	217,175	217,175	217,175	0	0	0	0
Total common stock - unaffiliated	1,010,089	1,010,089	1,007,296	2,793	0	0	0
Mortgage loans:							
Commercial mortgages	98,365	110,642	0	98,365	0	0	0
Total mortgage loans	98,365	110,642	0	98,365	0	0	0
Other invested assets:							
Collective investment trusts	109.229	109.229	109,229	0	0	0	0
Total other invested assets:	109,229	109,229	109,229	0	0	0	0
Cash, cash equivalents and short-term investments:							
Cash	(101,326)	(101,326)	(101,326)	0	0	0	0
All other money market mutual funds	113,101	113,101	113,101	0	0	0	0
Short-term investments	38,338	38,338	38,338	0	0	0	0
Total cash, cash equivalents and short-term investments	50,113	50,113	50,113	0	0	0	0
Total assets	\$3,755,493	\$4,019,539	\$1,300,669	\$2,451,375	\$3,449	\$0	\$0

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2022	Fair Value	Carrying Value	Level 1	Level 2	Level 3	Net Asset Value	Not Practicable (Carrying
Bonds:	value	value	Level 1	Level 2	Level 3	(NAV)	Value)
U.S. Government and Federal Agency securities	\$507,055	\$563,851	\$198,235	\$308,820	\$0	\$0	\$0
States, territories and possessions	200.337	238,100	\$130,233 0	200,337	ψ0 0	40 0	ψ0 0
Political subdivisions of states	59.976	78.663	0	59.976	0	0	0
Special revenue and special assessment obligations	459,044	532,515	0	459,044	0	0	0
Industrial and miscellaneous	1,202,857	1,357,232	0	1,201,387	1,469	0	0
Total bonds	2,429,269	2,770,361	198,235	2,229,564	1,469	0	0
Common stock:							
Industrial and miscellaneous	634,379	634,379	631,375	3,003	0	0	0
Exchange traded funds	236,871	236,871	236,871	0	0	0	0
Total common stock - unaffiliated	871,250	871,250	868,246	3,003	0	0	0
Mortgage loans:							
Commercial mortgages	102,027	112,993	0	102,027	0	0	0
Total mortgage loans	102,027	112,993	0	102,027	0	0	0
Other invested assets:							
Collective investment trusts	102,046	102,046	102,046	0	0	0	0
Total other invested assets:	102,046	102,046	102,046	0	0	0	0
Cash and cash equivalents:							
Cash	(94,897)	(94,897)	(94,897)	0	0	0	0
All other money market mutual funds	117,065	117,065	117,065	0	0	0	0
Short-term bonds	79,088	78,482	79,088	0	0	0	0
Total cash and cash equivalents	101,256	100,650	101,256	0	0	0	0
Total assets	\$3,605,848	\$3,957,300	\$1,269,783	\$2,334,594	\$1,469	\$0	\$0

There were no financial instruments where it was not practical to estimate fair value in 2023 and 2022.

Notes to Statutory Financial Statements (in thousands)

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G. Unrealized Losses

Gross unrealized losses on investment securities and the fair value of the related securities, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, at December 31, 2023 and 2022 were as follows:

	Less than 12 months		12 month	s or more	То	tal
	Unrealized	Fair	Unrealized	Fair	Unrealized	Fair
2023	Losses	Value	Losses	Value	Losses	Value
Bonds and Debt Securities:						
U. S. Government and Federal Agency securities	\$0	\$75	\$40,487	\$360,157	\$40,487	\$360,232
States, territories and possessions	0	0	2,329	15,357	2,329	15,357
Political subdivisions of states	0	0	43,428	215,968	43,428	215,968
Special revenue and special	665	40,622	65,924	374,080	66,589	414,702
assessment obligations						
Industrial and miscellaneous	446	19,786	117,280	905,149	117,726	924,935
Total bonds and debt securities	1,111	60,483	269,448	1,870,711	270,559	1,931,194
Stocks:						
Common stocks	1,316	33,184	539	8,858	1,855	42,042
Total stocks	1,316	33,184	539	8,858	1,855	42,042
Total temporarily impaired securities	\$2,427	\$93,667	\$269,987	\$1,879,569	\$272,414	\$1,973,236

	Less than 12 months		12 months	or more	То	tal
	Unrealized	Fair	Unrealized	Fair	Unrealized	Fair
2022	Losses	Value	Losses	Value	Losses	Value
Bonds and Debt Securities:						
U. S. Government and Federal Agency securities	\$33,839	\$345,976	\$23,341	\$146,388	\$57,180	\$492,364
States, territories and possessions	18,914	149,485	18,869	47,579	37,783	197,064
Political subdivisions of states	531	6,610	18,205	41,122	18,736	47,732
Special revenue and special assessment obligations	24,763	214,080	49,950	177,948	74,713	392,028
Industrial and miscellaneous	63,728	610,532	93,229	504,609	156,957	1,115,141
Total bonds and debt securities	141,775	1,326,683	203,594	917,646	345,369	2,244,329
Stocks:						
Common stocks	17,008	88,171	0	0	17,008	88,171
Total stocks	17,008	88,171	0	0	17,008	88,171
Total temporarily impaired securities	\$158,783	\$1,414,854	\$203,594	\$917,646	\$362,377	\$2,332,500

 Bonds and Debt Securities: The unrealized losses of \$270,559 on investments in bonds and debt securities as of December 31, 2023 are primarily attributable to higher interest rates and modestly wider spread levels. All of these securities with unrealized losses are rated NAIC Class 1 or 2 and full repayment of principal and interest is expected. The contractual terms of these investments do not permit the issuer to settle the securities at a price less than par, which will equal amortized cost at maturity. Because the Company has the ability and

Notes to Statutory Financial Statements (in thousands)

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intent to hold these investments until a market price recovery or maturity, these investments are not considered other-than-temporarily impaired.

 As of December 31, 2023 and 2022, the Company had investments in structured and loan-backed securities for which an other-than-temporary impairment had not been recognized in earnings and which were in an unrealized loss position, as follows:

Less than <i>'</i>	Less than 12 months		s or more	Total		
Unrealized	Fair	Unrealized	Fair	Unrealized	Fair	
Losses	Value	Losses	Value	Losses	Value	
\$35	\$1,466	\$62,227	\$395,144	\$62,262	\$396,610	
0	0	12,849	130,588	12,849	130,588	
32	4,789	19,239	263,847	19,271	268,636	
\$67	\$6,255	\$94,315	\$789,579	\$94,382	\$795,834	
	Unrealized Losses \$35 0 32	Unrealized Losses Fair Value \$35 \$1,466 0 0 32 4,789	Unrealized Losses Fair Value Unrealized Losses \$35 \$1,466 \$62,227 0 0 12,849 32 4,789 19,239	Unrealized Losses Fair Unrealized Losses Fair \$35 \$1,466 \$62,227 \$395,144 0 0 12,849 130,588 32 4,789 19,239 263,847	Unrealized Losses Fair Value Unrealized Losses Fair Value Unrealized Losses \$35 \$1,466 \$62,227 \$395,144 \$62,262 0 0 12,849 130,588 12,849 32 4,789 19,239 263,847 19,271	

	Less than 1	Less than 12 months		s or more	Total		
	Unrealized	Fair	Unrealized	Fair	Unrealized	Fair	
2022	Losses	Value	Losses	Value	Losses	Value	
Residential	\$15,317	\$189,082	\$67,638	\$297,304	\$82,955	\$486,386	
Commercial	7,540	95,143	12,921	171,093	20,461	266,236	
Other	1,921	44,573	4,140	34,783	6,061	79,356	
Total	\$24,778	\$328,798	\$84,699	\$503,180	\$109,477	\$831,978	
	<i>\$</i>	÷===0,100	201,000	<i>±</i> 500, 100	÷.00,111	<i>¥001,</i>	

The Company's investments in loan-backed and structured securities are not considered other-thantemporarily impaired as the Company asserts that it has the intent and ability to hold these securities long enough to allow the cost basis of these securities to be recovered. These conclusions are supported by an analysis of the underlying credit of each security. Unrealized losses are primarily attributable to higher interest rates and modestly wider spread levels. It is possible that the Company could recognize other-than-temporary impairments in the future on some of the securities, if future events, information and passage of time cause it to conclude that declines in fair value are other-than temporary.

3. Stocks: The unaffiliated common stock investments consist predominantly of positions in common stocks that trade actively on major exchanges. As of December 31, 2023, investments in unaffiliated common stocks in an unrealized loss position included holdings with a fair value of \$42,042 in 11 issuers. These holdings were in an unrealized loss position of \$1,855, one of which was in an unrealized loss position for more than 12 months. The declines in value are attributable to market volatility that is not considered unusual. The Company has the ability and intent to hold these positions until a market price recovery. Based on the Company's impairment review process discussed in Note 2, the decline in value of these securities was not considered to be other-than-temporary as of December 31, 2023.

The adjusted cost basis and carrying value of unaffiliated common stocks were as follows:

Carrying value	2023	2022
Adjusted cost basis	\$609,736	\$602,993
Gross unrealized gains	402,208	285,265
Gross unrealized losses	(1,855)	(17,008)
Carrying value	\$1,010,089	\$871,250
=		

Notes to Statutory Financial Statements (in thousands)

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The realized gain and loss activity of unaffiliated stocks was as follows:

	2023	2022
Gross realized capital gains on sales	\$66,710	\$127,917
Gross realized capital losses on sales	(19,175)	(41,424)
Other-than-temporary impairments	(2,028)	(29,537)

H. Investments in Affiliates

A summary of investments in affiliates is as follows:

	202	3	2022		
Affiliate		Carrying		Carrying	
	Cost	Value	Cost	Value	
Common Stock:					
Amica Life Insurance Company	\$318,000	\$383,173	\$291,000	\$365,881	
Amica Property and Casualty Insurance Company	51,620	78,632	51,620	79,341	
	369,620	461,805	342,620	445,222	
Other Invested Asset:					
Amica General Agency, LLC	200	0	200	0	
	200	0	200	0	
Total	\$369,820	\$461,805	\$342,820	\$445,222	

There was no affiliated common stock in an unrealized loss position as of December 31, 2023 and 2022, and there were no write-downs on affiliated common stocks. There were no realized gains or losses on affiliated stocks in 2023 and 2022. The Company owns 100% of the above subsidiaries and affiliates.

The following is a summary of Amica Life's statutory financial information:

\$1,460,379	
φ1,400,379	\$1,433,246
1,077,206	1,067,365
\$383,173	\$365,881
\$137,218	\$135,357
(129,259)	(128,908)
(1,123)	(3,823)
(3,709)	(2,568)
\$3,127	\$58
	\$383,173 \$137,218 (129,259) (1,123) (3,709)

Amica Life's statutory financial information reflects a Rhode Island Department of Business Regulation Insurance Division approved permitted practice, which deviates from required NAIC statutory accounting practices. See Note 13 for additional information.

AMICA MUTUAL INSURANCE COMPANY

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

I. 5GI* Securities

There were no investments in 5GI* securities as of December 31, 2023 and 2022.

Note 5 – Non-Cash Transactions

The Company did not report any non-cash operating, investing, or financing activities in 2023. In August 2022, the Company received a distribution of common stock from the Point Judith Venture Fund III Limited Partnership. The stock received was recorded at a fair value of \$14,590.

Note 6 – Real Estate

Real estate as of December 31, 2023 and 2022 is summarized as follows:

	2023	2022
Land	\$9,272	\$9,272
Buildings and improvements	126,196	124,847
Less: accumulated depreciation on buildings and improvements	92,592	89,520
Real estate, net	\$42,876	\$44,599

The Company depreciates buildings and improvements on a straight-line basis. Depreciation expense totaled \$3,072 and \$3,184 for 2023 and 2022, respectively.

Note 7 – Equipment and Furnishings

Major classes of equipment and furnishings were as follows:

		Accumulated	Net Book	Non-		Depreciation
Asset Class	Cost	Depreciation	Value	adm itte d	Admitted	Expense
2023						
Computer equipment & softw are	\$250,511	\$226,575	\$23,936	\$23,936	\$0	\$4,437
Furniture and equipment	20,833	15,695	5,138	5,138	0	1,100
Total	\$271,344	\$242,270	\$29,074	\$29,074	\$0	\$5,537
2022						
Computer equipment & softw are	\$240,351	\$227,592	\$12,759	\$12,759	\$0	\$12,921
Furniture and equipment	22,563	17,982	4,581	4,581	0	1,011
- Total	\$262,914	\$245,574	\$17,340	\$17,340	\$0	\$13,932

There were no write-downs to fair value for equipment and furnishings in 2023 and 2022.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

Note 8 – Reserves for Loss and Loss Adjustment Expenses

Activity in the reserves for loss and loss adjustment expenses is summarized as follows:

	2023	2022
Balance at January 1	\$1,571,135	\$1,333,789
Less ceded loss and loss adjusting expense reserves	44,622	4,365
Net balance at January 1	1,526,513	1,329,424
Salvage and subrogation cumulative effect on prior year reserves Incurred (recovered) related to:	(106,678)	0
Current year	1,974,525	1,912,733
Prior years	18,958	(20,976)
Total incurred (recovered)	1,993,483	1,891,757
Paid related to:		
Current year	1,187,515	1,064,223
Prior years	682,229	630,445
Total paid	1,869,744	1,694,668
Net balance at December 31	1,543,574	1,526,513
Plus ceded loss and loss adjusting expense reserves	26,767	44,622
Balance at December 31	1,570,341	\$1,571,135

The Company has adopted a methodology change in recording IBNR loss reserves net of salvage and subrogation recoveries. Please refer to note 3 for further description of the change and the effects on the financial statements.

In 2023 and 2022, the estimated cost of loss and loss adjustment expenses attributable to insured events of prior years increased by \$18,958 and decreased by \$20,976, respectively. Historically, the Company has experienced favorable development primarily driven by salvage and subrogation recoveries, which prior to 2023, were not anticipated when developing loss reserves. In 2023, the Company experienced unfavorable prior year loss development mainly driven by the auto liability lines of business and partially offset by favorable development from Hurricane Ian in 2022.

Increases or decreases of this nature occur as a result of claim settlements during the current year, and as additional information is received regarding individual claims, causing changes from the original estimates of the cost of these claims. Recent loss development trends are also taken into account in evaluating the overall adequacy of unpaid losses and loss adjustment expenses. The Company does not discount the liability for unpaid losses and unpaid loss adjustment expenses.

Note 9 - Dividends to policyholders

Dividends to policyholders were \$137,240 and \$137,896 in 2023 and 2022, respectively. At December 31, 2023 and 2022, 57.9% and 58.7% of policies in-force were from participating policies.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

Note 10 – Income Taxes

A. The components of Deferred Tax Assets and Deferred Tax Liabilities are as follows:

	Ordinary	Capital	Total
2023			
Gross deferred tax assets	\$319,946	\$10,411	\$330,357
Statutory valuation allowance adjustment	0	0	0
Adjusted gross deferred tax assets	319,946	10,411	330,357
Deferred tax assets nonadmitted	0	0	0
Subtotal net admitted deferred tax asset	319,946	10,411	330,357
Deferred tax liabilities	187,548	108,026	295,574
Net admitted deferred tax asset (liability)	\$132,398	(\$97,615)	\$34,783
2022			
Gross deferred tax assets	\$302,420	\$11,579	\$313,999
Statutory valuation allowance adjustment	0	0	0
Adjusted gross deferred tax assets	302,420	11,579	313,999
Deferred tax assets nonadmitted	0	0	0
Subtotal net admitted deferred tax asset	302,420	11,579	313,999
Deferred tax liabilities	186,234	71,885	258,119
Net admitted deferred tax asset (liability)	\$116,186	(60,306)	\$55,880
Change			
Gross deferred tax assets	\$17,526	(\$1,168)	\$16,358
Statutory valuation allowance adjustment	0	0	0
Adjusted gross deferred tax assets	17,526	(1,168)	16,358
Deferred tax assets nonadmitted	0	0	0
Subtotal net admitted deferred tax asset	17,526	(1,168)	16,358
Deferred tax liabilities	1,314	36,141	37,455
Net admittted deferred tax asset (liability)	16,212	(\$37,309)	(\$21,097

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

Admission calculation components:

	Ordinary	Capital	Total
2023			
Federal income taxes paid in prior years recoverable through loss carrybacks	\$0	\$0	\$0
Adjusted gross deferred tax assets expected to be realized within 3 years			
(The lesser of 1 or 2 below)	78,405	0	78,405
1. Adjusted gross deferred tax assets expected to be realized follow ing			
the balance sheet date.	78,405	0	78,405
2. Adjusted gross deferred tax assets allow ed per limitation threshold	XXX	XXX	408,355
Adjusted gross deferred tax assets offset by gross deferred tax liabilities	241,541	10,411	251,952
Deferred tax assets admitted as the result of application of SSAP No. 101	\$319,946	\$10,411	\$330,357
2022			
Federal income taxes paid in prior years recoverable through loss carrybacks	(\$28,860)	\$42,417	\$13,557
Adjusted gross deferred tax assets expected to be realized within 3 years			
(The lesser of 1 or 2 below)	72,211	0	72,211
1. Adjusted gross deferred tax assets expected to be realized follow ing			
the balance sheet date.	72,211	0	72,211
2. Adjusted gross deferred tax assets allow ed per limitation threshold	XXX	XXX	406,301
Adjusted gross deferred tax assets offset by gross deferred tax liabilities	216,651	11,580	228,231
Deferred tax assets admitted as the result of application of SSAP No. 101	\$260,002	\$53,997	\$313,999
Change			
Federal income taxes paid in prior years recoverable through loss carrybacks	\$28,860	(\$42,417)	(\$13,557)
Adjusted gross deferred tax assets expected to be realized within 3 years			
(The lesser of 1 or 2 below)	6,194	0	6,194
1. Adjusted gross deferred tax assets expected to be realized follow ing			
the balance sheet date.	6,194	0	6,194
2. Adjusted gross deferred tax assets allow ed per limitation threshold	XXX	XXX	2,054
Adjusted gross deferred tax assets offset by gross deferred tax liabilities	24,890	(1,169)	23,721
Deferred tax assets admitted as the result of application of SSAP No. 101	\$59,944	(\$43,586)	\$16,358

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Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

Ratios used for threshold limitation:

	2023	2022
Ratio percentage used to determine recovery period and		
threshold limitation	604%	652%
Amount of adjusted capital and surplus used to determine recovery		
period and threshold limitation above	\$2,722,366	\$2,708,674

There were no tax planning strategies, including the use of reinsurance, in place at December 31, 2023 that impacted the determination of ordinary and capital adjusted gross deferred tax assets.

B. There were no temporary differences for which a deferred tax liability was not recognized.

C. The provisions for incurred taxes on earnings for the years ended December 31 are as follows:

	2023	2022	Change
Federal	(\$29,605)	(\$52,930)	\$23,325
Foreign	0	0	0
Subtotal	(29,605)	(52,930)	23,325
Federal income tax on net capital gains	3,907	17,969	(14,062)
Utilization of capital loss carry-forwards	0	0	0
Federal and foreign income taxes (benefit) incurred	(\$25,698)	(\$34,961)	\$9,263

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

D. The tax effects of temporary differences that give rise to significant portions of the deferred tax assets and deferred tax liabilities are as follows:

Deferred Tax Assets:	2023	2022	Change
Ordinary:			
Discounting of unpaid losses	\$16,427	\$14,947	\$1,480
Unearned premium reserve	45,539	40,020	5,519
Fixed assets	12,615	7,202	5,413
Compensation and benefits accrual	52,002	44,909	7,093
Pension accrual	166,623	164,889	1,734
Receivables - nonadmitted	89	43	46
Net operating loss carry-forward	19,616	0	19,616
Anticipated salvage/subrogation	0	22,124	(22, 124)
Other	7,034	8,286	(1,252)
Subtotal	319,945	302,420	17,525
Statutory valuation allowance adjustment	0	0	0
Nonadmitted	0	0	0
Admitted ordinary deferred tax assets	319,945	302,420	17,525
Capital:			
Investments	10,411	11,579	(1,168)
Subtotal	10,411	11,579	(1,168)
Statutory valuation allowance adjustment	0	0	0
Nonadmitted	0	0	0
Admitted capital deferred tax assets	10,411	11,579	(1,168)
Admitted deferred tax assets	\$330,356	\$313,999	\$16,357
Deferred Tax Liabilities:			
Ordinary:			
Investments	\$1,282	\$840	\$442
Fixed assets	627	1,382	(755)
Anticipated salvage/subrogation	697	0	697
Pension fund contribution	166,623	164,889	1,734
Other	18,318	19,123	(805)
Subtotal	187,547	186,234	1,313
Capital:			
Investments	108,026	71,885	36,141
Subtotal	108,026	71,885	36,141
Deferred tax liabilities	295,573	258,119	37,454
Net deferred tax assets (liabilities)	\$34,783	\$55,880	(\$21,097)

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

The change in deferred income taxes reported in surplus before consideration of non-admitted assets is comprised of the following components:

	2023	2022	Change
Total deferred tax assets	\$330,356	\$313,999	\$16,357
Total deferred tax liabilities	295,573	258,119	37,454
Net deferred tax assets	34,783	55,880	(21,097)
Statutory valuation allowance adjustment	0	0	0
Net deferred tax assets after valuation allowance	34,783	55,880	(21,097)
Tax effect of unrealized gains (losses)	100,941	70,662	30,279
Statutory valuation allowance adjustment allocation to unrealized	0	0	0
Change in net deferred tax	\$135,724	\$126,542	\$9,182

In accordance with NAIC Statutory Accounting Principles, the Company recognizes deferred tax assets and liabilities for the expected future consequences of events that have been included in the financial statements. Deferred tax assets and liabilities are determined on the basis of differences between the financial statement and tax bases of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse.

On August 16, 2022, the Inflation Reduction Act of 2022 (Act) was signed into law. The Act includes a new corporate alternative minimum tax (CAMT). Based upon information available as of December 31, 2023, the Company has determined that it is a nonapplicable reporting entity with respect to CAMT, meaning that it will not be required to calculate or pay CAMT in 2023.

E. The significant items causing a difference between the provision for Federal income taxes and the statutory rate are as follows:

	202	3	202	2
		Effective		Effective
	Amount	Tax Rate	Amount	Tax Rate
(Loss) Income before taxes	(\$51,771)	21.0%	(\$44,131)	21.0%
Dividends received deduction, net of pro-ration	(1,228)	0.5%	(773)	0.4%
Change in nonadmitted assets	6,150	-2.5%	10,449	-5.0%
Change in pension overfunded asset	(9,311)	3.8%	(20,205)	9.6%
Change in retiree medical fund	(97)	0.0%	2,699	-1.3%
Change in accounting principles	22,402	-9.1%	0	0.0%
Other	(1,025)	0.4%	351	-0.2%
Total	(\$34,880)	14.1%	(\$51,610)	24.5%
Federal income taxes incurred	(\$29,605)	12.0%	(\$52,930)	25.2%
Tax on capital gains	3,907	-1.6%	17,969	-8.6%
Change in net deferred taxes	(9,182)	3.7%	(16,649)	7.9%
Total statutory income taxes	(\$34,880)	14.1%	(\$51,610)	24.5%

AMICA MUTUAL INSURANCE COMPANY

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

- F. Operating Loss and Tax Credit Carryforwards
 - 1. At December 31, 2023, the Company has \$93,411 in net operating loss carryforwards generated in 2023, that have a 20 year carryforward period.
 - 2. At December 31, 2023, the Company has no unused tax credit carryforwards available.
 - 3. The Company did not have any protective tax deposits under Section 6603 of the Internal Revenue Code.
- G. The Company's Federal income tax return is consolidated with the following subsidiaries:
 - 1. Amica General Agency, LLC
 - 2. Amica Property and Casualty Insurance Company
 - 3. Amica Life Insurance Company
- H. The Company does not have any tax loss contingencies for which it reasonably possible that the total liability will significantly increase within twelve months of the reporting date.

Note 11 – Reinsurance

A. In the ordinary course of business, the Company assumes and cedes reinsurance with other insurers. These arrangements provide greater diversification of business and limit the maximum net loss potential on large risks. The effect of reinsurance on premiums for the years ended December 31, 2023 and 2022 is as follows:

		Written Re Premiums			Reinsurance ıms Ceded			
	Direct Premiums	From	From Non-	То	To Non-	Net Premium s	Change in Unearned	Net Premium s
Year	Written	Affiliates	Affiliates	Affiliates	Affiliates	Written	Premiums	Earned
2023	\$2,603,728	\$53,937	\$3,915	\$0	\$45,846	\$2,615,734	(\$130,522)	\$2,485,212
2022	\$2,313,247	\$46,380	\$3,661	\$0	\$39,260	\$2,324,028	(\$25,096)	\$2,298,932

The majority of assumed reinsurance premiums from non-affiliates results primarily from the Company's mandatory participation in various automobile pools and underwriting facilities. The majority of ceded reinsurance premiums to non-affiliates results primarily from premiums ceded for catastrophe reinsurance, as well as the Company's mandatory participation in various automobile pools and underwriting facilities. The 2023 catastrophe reinsurance contract provides coverage of \$1,250,000, excess of \$250,000, before retained share, with net coverage totaling \$665,000. In addition to the coverage afforded under this contract, the Company's catastrophe coverage is supplemented through participation in the Florida Hurricane Catastrophe Fund (FHCF) and Florida Reinsurance to Assist Policyholders (RAP) Program. The coverage afforded under the FHCF contract is 90% of \$95,384, excess of \$41,683 and the coverage afforded under the RAP contract is 90% of \$14,403, excess of \$27,914.

B. Amounts representing ceded losses recoverable on unpaid losses and unpaid loss adjustment expenses deducted from losses and loss adjustment expense reserves amounted to \$26,767 and \$44,622 at December 31, 2023 and 2022, respectively. The Company is not relieved of its primary obligation to the policyholder in a reinsurance transaction.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

C. Reinsurance Assumed and Ceded

The following tables summarize ceded and assumed unearned premiums and the related commission equity at December 31, 2023 and December 31, 2022.

	Assumed	Assumed	Ceded	Ceded	Net	Net
	Premium	Commission	Premium	Commission	Premium	Commission
2023	Reserve	Equity	Reserve	Equity	Reserve	Equity
Affiliated	\$16,831	\$3,366	\$0	\$0	\$16,831	\$3,366
All Other	2,206	0	909	224	1,297	(224)
Total	\$19,037	\$3,366	\$909	\$224	\$18,128	\$3,142
Direct Unearne	d Premium Reso	erve	\$1,052,820			
	Assumed Premium	Assumed Commission	Ceded Premium	Ceded Commission	Net Premium	Net Commission
2022						
2022 Affiliated	Premium	Commission	Premium	Commission	Premium	Commission
-	Premium Reserve	Commission Equity	Premium Reserve	Commission Equity	Premium Reserve	Commission Equity
Affiliated	Premium Reserve \$13,630	Commission Equity \$2,726	Premium Reserve \$0	Commission Equity \$0	Premium Reserve \$13,630	Commission Equity \$2,726

Note 12 – Retirement Plans, Deferred Compensation, and Other Postretirement Benefit Plans

The Company sponsors a defined benefit pension plan and a postretirement health care benefit plan covering substantially all employees of the Company.

A. Defined Benefit Plan

Prior to January 1, 2005, under the noncontributory defined benefit pension plan, the benefits were based upon years of service and the employee's average final compensation, usually the average of the final three consecutive years of credited service. Effective January 1, 2005, all pension credits for employees are based on career average pay and years of service. Pension credits will vary based on years of service and the date of employment with the Company.

During 2019, the Company elected to close the defined benefit pension plan to new participants such that no new participants may be added on or after July 1, 2019. Employees hired on or after July 1, 2019 will have an enhanced 401(k) benefit in lieu of a pension benefit.

The plan is funded through a pension trust (Amica Pension Fund). The net periodic benefit cost/(benefit) was \$(8,259) for 2023 and \$(9,252) for 2022 as the expected return on plan assets exceeded the pension costs. At December 31, 2023, the Company recorded a prepaid pension asset of \$793,445, offset by a \$393,039 overfunded contra asset in accordance with SSAP No. 102. At December 31, 2022, the Company recorded a prepaid pension asset of \$785,186, offset by a \$348,700 overfunded contra asset. The net prepaid assets were non-admitted under statutory accounting principles and resulted in a charge to surplus to policyholders.

B. Postretirement Benefits

In addition to pension benefits, the Company provides certain health care and life insurance benefits ("post retirement") for retired employees. Employees may become eligible for these benefits if they reach retirement age while working for the Company and satisfy certain service requirements. In 2005, the Company implemented an employee health care cost sharing arrangement with its employees. No employee contribution is required for

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

employees who retired prior to January 1, 2005. Employees who retired after 2004 will contribute approximately 20% to their health care coverage for 2005 going forward. In October 2013, the Company amended the postretirement health care benefits for current retirees and active employees. The amendment changes the future benefits provided to retirees to defined subsidy payments to facilitate purchasing coverage from an independent health care benefits.

Qualifying retiree health care expenses are funded through the Amica Mutual Insurance Company Retiree Medical Plan. The Company's share of the net periodic benefit cost for postretirement health care was \$(2,103) for 2023 and \$(1,454) for 2022. The Company recorded assets of \$62,374 at December 31, 2023 and \$59,681 at December 31, 2022, which were non-admitted under statutory accounting principles and resulted in a charge to surplus to policyholders.

Life insurance benefits are based upon a multiple of salary and years of service at the date of retirement and are subject to a maximum benefit of \$1,000 for active employees and \$250 for retirees. The Company recorded a prepaid retiree life insurance benefit asset of \$7,543 at December 31, 2023, and \$9,475 at December 31, 2022, which were non-admitted under statutory accounting principles and resulted in a charge to surplus to policyholders. The Company's share of the net periodic benefit cost for retiree life insurance benefits was \$2,328 for 2023 and \$3,998 for 2022. The Company recorded liabilities for unfunded retiree life insurance benefits of \$12,494 and \$12,363 at December 31, 2023 and 2022, respectively.

The Company has no material special or contractual benefits per SSAP No. 11.

C. Defined Contribution Plans

The Company has an incentive savings plan in which a majority of the employees participate. Various investment funds are provided for employee savings, and the employee contributions can be made on a before-tax or after-tax basis. The plan has limitations as to the amount of both employee and Company contributions. The Company contributed \$18,136 and \$16,076 on behalf of participating employees in 2023 and 2022, respectively.

The Company has a deferred compensation plan for certain eligible officers and directors. The plan is a salary reduction plan in which no matching contribution is made by the Company on behalf of the plan participants. As explained in Note 12D, certain deferred compensation liabilities are funded through the Amica Companies Supplemental Retirement Trust.

D. Other Plans

The Company provides or funds supplemental pension benefits and certain deferred compensation plan liabilities through the two supplemental retirement trusts. The supplemental pension benefits are amounts otherwise payable under the Company's qualified pension plan which are in excess of that allowed under Sections 401 and/or 415 of the Internal Revenue Code. The trusts' assets, which are invested in both debt and equity type securities, are valued at either amortized cost or market value, respectively. The Company's share of the trust assets was valued at \$99,341 at December 31, 2023 and \$93,465 at December 31, 2022. The Company has recorded \$76,101 and \$70,814 at December 31, 2023 and 2022, respectively, to reflect the Company's obligation under this plan. Assets in excess of the plans' obligations are non-admitted. The Company's share of supplemental pension benefit expenses was \$10,284 in 2023 and \$238 in 2022, respectively.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

E. Summary

A summary of assets, obligations and assumptions of the pension benefits, including the Pension Fund and the Supplemental Retirement Plan, and postretirement benefits, including the Postretirement Health Care and Retired Life Plans, covering employees of the Company and Amica Life are as follows at December 31, 2023 and 2022:

		Pension Benefits			Postretiremen	t Benefits
	Overfun	ided	Underfunded		Underfun	ided
	2023	2022	2023	2022	2023	2022
1. Change in benefit obligation						
1. Benefit obligation at the beginning of the year	\$1,290,156	\$1,766,425	\$73,773	\$98,590	\$309,295	\$428,435
2. Service cost	17,979	32,567	7,671	(2,935)	5,518	8,223
3. Interest cost	69,297	52,207	2,505	1,712	16,636	12,715
4. Contribution by plan participants	0	0	0	0	1,947	1,883
5. Actuarial (gain) loss	70,845	(487,459)	2,837	(15,755)	16,670	(121,070)
6. Foreign currency exchange rate changes	0	0	0	0	0	0
7. Benefits paid	(76,424)	(73,584)	(6,449)	(7,839)	(21,593)	(20,891)
8. Plan amendments	0	0	0	0	0	0
9. Business contributions, divestitures, curtailments, settlements, and special termination benefits	0	0	0	0	0	0
10. Benefit obligation at end of year	\$1,371,853	\$1,290,156	\$80,337	\$73,773	\$328,473	\$309,295

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

	Pension Benefits		Postretirement Benefits	
	2023	2022	2023	2022
2. Change in plan assets				
a. Fair Value on plan assets at beginning of				
year	\$1,726,642	\$2,289,871	\$366,104	\$447,052
b. Actual (loss) return on plan assets	122,041	(489,645)	34,625	(71,018)
c. Foreign currency exchange rate changes	0	0	0	0
d. Reporting entity contribution	6,449	7,839	5,191	9,086
e. Plan participants' contributions	0	0	1,947	1,882
f. Benefits paid	(82,873)	(81,423)	(21,622)	(20,898)
g. Business combinations, divestitures and				
settlements	0	0	0	0
h. Fair value of plan assets at end of year	\$1,772,259	\$1,726,642	\$386,245	\$366,104
3. Funded Status				
Overfunded:				
a. Assets (nonadmitted)				
1. Prepaid benefit costs	\$793,445	\$785,186	\$70,539	\$69,433
2. Overfunded plan assets	(393,039)	(348,700)	0	0
3. Total assets (nonadmitted)	400,406	436,486	70,539	69,433
Underfunded:				
b. Liabilities recognized				
1. Accrued benefit costs	72,548	68,374	12,768	12,624
2. Liability for pension benefits	7,789	5,399	0	0
3. Total liabilities recognized	80,337	73,773	12,768	12,624
c. Unrecognized liabilities	\$400,828	\$354,100	\$0	\$0
4. Components of net periodic benefit cost				
a. Service cost	\$25,650	\$29,633	\$5,518	\$8,222
b. Interest cost	71,802	53,919	16,636	12,715
c. Expected return on plan assets	(112,271)	(98,014)	(19,364)	(18,049)
d. Transition asset or obligation	0	0	0	350
e. (Gains) and losses	16,855	5,424	(9)	600
f. Prior service cost or (credit)	328	328	(1,088)	(1,088)
g. (Gain) or loss recognized due to a				
settlement or curtailment	0	0	(1,305)	0
h. Total net periodic benefit cost/benefit	\$2,364	(\$8,710)	\$388	\$2,750

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

Pension Benefits		Postretirement Benefits		
2023	2022	2023	2022	
\$354,100	\$275,406	(\$62,603)	(\$30,739)	
0	0	0	0	
0	0	0	0	
(328)	(328)	1,088	739	
63,911	84,446	1,409	(32,003)	
(16,855)	(5,424)	1,314	(600)	
\$400,828	\$354,100	(\$58,792)	(\$62,603	
(\$15,138)	(\$15,138)	\$0	\$0	
748	1,077	(8,859)	(9,947	
415,218	368,161	(49,933)	(52,656)	
	2023 \$354,100 0 (328) 63,911 (16,855) \$400,828 (\$15,138) 748	2023 2022 \$354,100 \$275,406 0 0 0 0 0 0 (328) (328) 63,911 84,446 (16,855) (5,424) \$400,828 \$354,100 (\$15,138) (\$15,138) 748 1,077	2023 2022 2023 \$354,100 \$275,406 (\$62,603) 0 0 0 0 0 0 (\$328) (328) 1,088 63,911 84,446 1,409 (16,855) (5,424) 1,314 \$400,828 \$354,100 (\$58,792) (\$15,138) (\$15,138) \$0 748 1,077 (8,859)	

7. Weighted-average assumptions as of December 31, 2023 and 2022 were:

	Pension	Pension Benefits		ent Benefits
	2023	2022	2023	2022
Measurement date for:				
Net periodic benefit cost	12/31/23	12/31/22	12/31/23	12/31/22
Year-end benefit obligation	12/31/23	12/31/22	12/31/23	12/31/22
Weighted-average assumptions used to determ	ine benefit obligations at Dec	ember 31:		
Discount rate	5.10%	5.50%	5.10%	5.50%
Rate of compensation increase	4.00%	4.00%	n/a	n/a
	·			
Weighted-average assumptions used to determ	ine net periodic benefit cost f	for the years ende	d December 31:	
Discount rate	5.50%	3.00%	5.10%	5.50%
Expected return on plan assets	6.65%	4.35%	5.40%	4.25%
Rate of compensation increase	4.00%	4.00%	n/a	n/a

The expected long-term rate of return on plan assets is based on what the Company believes is realistically achievable based on the types of assets held by the plan and the plan's investment practices. The assumption is updated at least annually, taking into account the asset allocation, historical asset return trends on the types of assets held and the current and expected economic conditions.

The Company measured benefit obligations using the Society of Actuaries PRI-2012 mortality tables projected generationally with Mortality Improvement Scale MP-2021.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

8. The benefits expected to be paid for the Company and Amica Life in each of the next five years, and in the aggregate for the five years thereafter are as follows:

	Pension	Postretirement
Years	Benefits	Benefits
2024	\$94,379	\$19,329
2025	86,237	19,736
2026	88,768	19,978
2027	91,055	20,478
2028	92,774	20,751
2029 through 2033	477,659	105,681

9. The estimate of contributions expected to be paid by the Company and Amica Life during 2023 are as follows:

Contribution
\$0
15,360
16,304
2,017
1,008

- 10. The assumed health care cost trend rate is 5.15% for 2024 with an ultimate health care trend rate of 4.50% reached in 2027.
- 11. The Company has a noncontributory defined benefit pension plan whereby the benefits are based upon years of service and the employee's career average compensation. The plan is funded through a pension trust (Amica Pension Fund). SSAP No. 102, "Accounting for Pensions, A Replacement of SSAP No. 89" became effective January 1, 2013. This SSAP requires that any underfunded defined benefit pension amounts, as determined when the projected benefit obligation exceeds the fair value of plan assets, to be recognized as a liability under SSAP No. 5R. Such liability is required to be reported in the first quarter statutory financial statement after the transition date with a corresponding entry to unassigned funds.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

The following provides the funded status of the Pension Fund and supplemental retirement plans covering employees of the Company and Amica Life as of December 31, 2023 and 2022:

		Underfunded		
2023	2022	2023	2022	
(\$1,337,102)	(\$1,259,129)	(\$76,850)	(\$71,447)	
1,772,259	1,726,642	0	0	
\$435,157	\$467,513	(\$76,850)	(\$71,447)	
	(\$1,337,102) 1,772,259	(\$1,337,102) (\$1,259,129) 1,772,259 1,726,642	(\$1,337,102) (\$1,259,129) (\$76,850) 1,772,259 1,726,642 0	

The non-vested liability is reflected in the benefit obligation on the above table for December 31, 2023 and 2022. The adoption of SSAP No. 102 for the Pension Fund did not have a surplus impact on the Company and Amica Life as the pension plan was overfunded by more than the transition liabilities.

The following provides the funded status of the postretirement benefits covering employees of the Company and Amica Life as of December 31, 2023 and 2022:

Postretirement Benefits	Overfur	nded	Underfunded		
	2023	2022	2023	2022	
Accumulated benefit obligation	(\$280,352)	(\$263,009)	(\$48,120)	(\$46,286)	
Plan assets at fair value	342,887	322,438	43,357	43,666	
Funded status	\$62,535	\$59,429	(\$4,763)	(\$2,620)	

The non-vested liability is reflected in the benefit obligation on the above table for December 31, 2023 and 2022. Although the aggregate funded status of the plan is overfunded by \$62,535 when broken down by Company, Amica Mutual and Amica Life recorded overfunded assets of \$62,374 and \$161, which were non-admitted.

F. Description of Investment Policies

The assets of the qualified defined benefit pension plan (the "Pension Fund") and postretirement benefit plan (the "Retiree Medical Trust") are managed with the objective of providing the lowest risk of nonpayment of benefits to the plan participants or retirees. Assets are invested to complement the structure and characteristics of the corresponding liabilities. Assets allocations are structured to provide funding of near and mid-term liabilities through interest income, dividends, and maturities and principle pay-downs of fixed-income instruments. Investments in equity securities are intended to provide capital appreciation in support of the Plans' longer-term obligations. Other investments include short-term investments used to manage the short-term liquidity of the assets and alternative investment funds intended to provide additional diversification.

The closure of the pension plan to new participants drove an updated asset allocation strategy for the Pension Fund in 2019. In an effort to de-risk the Pension Fund portfolio, the asset allocation was shifted away from individual debt and equity securities to include a buy-in group annuity contract and commingled pools. The group annuity contract was purchased in 2019 to provide the Pension Fund with an income stream to match retirees actively receiving pension benefits at the time of purchase. The commingled pools are comprised of a series of fund investments designed to complement pension liabilities not covered by the group annuity contract. Other

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

investments include short-term investments used to manage the short-term liquidity of the assets and alternative investment funds intended to provide additional diversification.

Investments in equity securities consist of a well-diversified portfolio of common stocks and mutual funds and are intended to provide capital appreciation in support of the Plans' longer-term obligations. Other investments include short-term investments used to manage the short-term liquidity of the assets and alternative investment funds intended to provide additional diversification. Fixed-income security purchases, unless prior approval is obtained from the Board of Trustees, will be investment grade with an emphasis on liquidity. Securities that subsequently fall below investment grade will never represent more than 5% of invested assets. All bonds are payable in U.S. dollars, and bonds issued by foreign entities cannot exceed 5% of total investments. The fixed-income portfolio will have convexity that is approximately neutral (zero). Bond portfolio duration will be maintained at 7-11 years.

The overall expected rate of return on plan assets was selected by considering the historical returns of equity and fixed income markets in conjunction with the current economic and financial market conditions.

The investment manager of the Pension Trust and Retiree Medical Trust may not deviate significantly from the targeted asset allocation percentages without prior approval from the trustees of the various plans. The Pension Trust and Retiree Medical Trust assets are not invested in derivatives and such investment would require prior consent from the trustees.

The defined benefit pension plan asset allocation as of the measurement date, December 31, 2023 and 2022, and the target asset allocation, presented as a percentage of total plan assets were as follows:

	Actual All	Actual Allocation Target Allocation		ocation
Asset Category	2023	2022	2023	2022
a. Debt securities	11.2%	7.9%	0.0%	0.0%
b. Equity securities	0.2%	0.0%	0.0%	0.0%
c. Other	88.6%	92.1%	100.0%	100.0%
d. Total	100.0%	100.0%	100.0%	100.0%

At December 31, 2023, the Pension fund plan assets were mostly comprised of a liability hedging portfolio (42.8%) and a buy-in group annuity contract (36.4%).

The postretirement benefit plan asset allocation as of the measurement date, December 31, 2023 and 2022, and the target asset allocation, presented as a percentage of total plan assets were as follows:

	Actual All	ocation	Target Allocation	
Asset Category	2023	2022	2023	2022
a. Debt securities	29.7%	28.5%	29.0%	29.0%
b. Equity securities	38.0%	37.1%	41.0%	41.0%
c. Other	32.3%	34.4%	30.0%	30.0%
d. Total	100.0%	100.0%	100.0%	100.0%

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AMICA MUTUAL INSURANCE COMPANY

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

G. Fair Value of Plan Assets

1. Fair Value Measurements of Plan Assets at Reporting Date

Pensi	on Fund			
2023	Level 1	Level 2	Level 3	Total
Description for each class of plan assets				
U.S. government and Federal agencies	\$95,694	\$0	\$0	\$95,694
Preferred stocks	0	0	2,876	2,876
Short-term investments	102,322	0	0	102,322
Cash equivalents	4,775	0	0	4,775
Commercial mortgage loans	0	10,257	0	10,257
Buy-in group annuity contract	0	0	645,328	645,328
Commingled pool investments measured at net asset value (1)	0	0	0	758,232
Other invested assets	0	0	150,577	150,577
Total plan assets	\$202,791	\$10,257	\$798,781	\$1,770,061

Pension Fund				
2022	Level 1	Level 2	Level 3	Total
Description for each class of plan assets				
U.S. government and Federal agencies	\$124,957	\$0	\$0	\$124,957
Cash equivalents	20,492	0	0	20,492
Commercial mortgage loans	0	10,776	0	10,776
Buy-in group annuity contract	0	0	650,519	650,519
Commingled pool investments measured at net asset value (1)	0	0	0	756,105
Other invested assets	0	0	163,203	163,203
Total plan assets	\$145,449	\$10,776	\$813,722	\$1,726,052

(1) Assets held at net asset value are included in the leveling table above to permit reconciliation to the amounts presented in the Pension Fund's statement of financial position.

Level 1 financial assets are comprised of US Treasury Bonds and an exchange-listed money market fund.

Level 2 financial assets consist of commercial mortgage loans whose fair values are based on prices provided by a third party.

Level 3 financial assets consist of holdings in a buy-in group annuity contract, limited partnership hedge funds and private equity investments. The buy-in group annuity contract is valued by the counterparty equal to the present value of each annuity payment projected by the counterparty to be paid under the terms of the contract, adjusted using a discount rate of 100% "AA" credit quality bonds and defined mortality and actuarial assumptions. The fair values of the partnerships of hedge funds and private equity investments are based on the GAAP equity of the fund from the most recent statement received, adjusted for any cash transactions through year-end.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

Postretirement Health Care						
2023	Level 1	Level 2	Level 3	Total		
Description for each class of plan assets						
U.S. Government and Federal Agencies	\$9,152	\$13,367	\$0	\$22,519		
State and political subdivisions	0	68,947	0	68,947		
Corporate debt securities	0	12,013	0	12,013		
Preferred stocks	0	0	359	359		
Common stock	108,652	0	0	108,652		
Cash equivalents	8,501	0	0	8,501		
Commercial mortgage loans	0	2,704	0	2,704		
Index funds measured at net asset value (1)	0	0	0	23,038		
Other invested assets	65,233	0	35,909	101,142		
Total plan assets	\$191,538	\$97,031	\$36,268	\$347,875		

Postretirement Health Care						
2022	Level 1	Level 2	Level 3	Total		
Description for each class of plan assets						
U.S. Government and Federal Agencies	\$5,117	\$10,676	\$0	\$15,793		
State and political subdivisions	0	62,525	0	62,525		
Corporate debt securities	0	12,244	0	12,244		
Common stock	90,164	0	0	90,164		
Short-term investments	9,376	0	0	9,376		
Cash equivalents	11,653	0	0	11,653		
Commercial mortgage loans	0	2,794	0	2,794		
Index funds measured at net asset value (1)	0	0	0	22,465		
Other invested assets	66,661	0	35,732	102,393		
Total plan assets	\$182,971	\$88,239	\$35,732	\$329,407		

(1) Assets held at net asset value are included in the leveling table above to permit reconciliation to the amounts presented in the Amica Mutual Insurance Company Retiree Medical Plan's statement of financial position.

Level 1 financial assets are comprised of US Treasury Bonds and activity traded exchange-listed equity securities, as well as several actively-traded diversified mutual funds. The Company uses quoted market prices provided by an independent pricing service to determine the fair values.

Level 2 financial assets are comprised of debt securities whose quoted market prices are provided by an independent pricing service and cash equivalent instruments stated at cost which approximates fair value. In addition, the fair value of commercial mortgage loans is based on prices provided by a third party.

Level 3 financial assets consist of holdings in limited partnership hedge funds, private equity investments and index funds. The values of the funds are based on the Trust's ownership percentage of the investment or obtained from the issuer.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

2. Fair Value Measurements in Level 3 of the Fair Value Hierarchy

The following table presents the changes in the Plan's Level 3 financial instruments which are carried at fair value on a recurring basis.

	Pension F	und	Postretirement H	Health Care	
	2023	2022	2023	2022	
Balance at beginning of year	\$813,722	\$1,073,328	\$35,732	\$40,645	
Total gains/(losses) (realized/unrealized) included in net					
increase (decrease) in net assets available for benefits	24,905	(212,859)	(1,323)	(7,382)	
Purchases	8,410	12,497	4,382	7,095	
Sales	(48,256)	(59,244)	(2,523)	(4,626)	
Issuances	0	0	0	0	
Settlements	0	0	0	0	
Transfers into Level 3	2,945	0	364	0	
Transfers out of Level 3	(2,945)	0	(364)	0	
Balance at end of year	\$798,781	\$813,722	\$36,268	\$35,732	

Note 13 – Information Concerning Affiliates

- A. Amica Life Insurance Company
 - 1. The Company owns 100% of the outstanding stock of Amica Life. The statutory equity value of the Company's investment in Amica Life was \$383,173 and \$365,881 at December 31, 2023 and 2022, respectively.
 - 2. Effective January 1, 2009, the Company entered into a line of credit agreement with Amica Life Insurance Company, a wholly-owned subsidiary of the Company. The line of credit agreement allows Amica Life Insurance Company to draw advances from the Company for up to \$250,000. Any draw upon the line of credit by Amica Life Insurance Company must be repaid in full, with interest, within three years from the date of advance. There were no outstanding balances under the agreement as of December 31, 2023 or 2022.
 - 3. During 2023 and 2022, the Company made two capital contributions to Amica Life totaling 27,000 each year. These contributions are intended to provide additional support with regard to Amica Life's growth initiatives.
- B. Amica Property and Casualty Insurance Company (Amica P&C)
 - 1. The Company owns 100% of the outstanding stock of Amica P&C, a property and casualty insurance company that is primarily used to supplement Amica Mutual's personal automobile writings. The Company operates under a dual-company underwriting approach under which personal automobile policies underwritten by Amica Mutual are split between Amica Mutual and Amica P&C based on set underwriting criteria, which places preferred business with Amica Mutual and standard business with Amica P&C. Prior to 2017, Amica P&C's underwriting was comprised exclusively of auto business in New Jersey and New York; however, Amica's commitment to the aforementioned dual-company underwriting model resulted in the expansion of Amica P&C's writings, bringing the ultimate total to twenty-five states as of December 31, 2019. No additional states have been added in years since. The statutory equity value of the Company's investment in Amica P&C was \$78,632 and \$79,341 at December 31, 2023 and 2022, respectively.
 - Amica P&C maintains a 100% quota share reinsurance contract with Amica Mutual, under which all premiums, losses, and loss adjustment expenses are ceded to Amica Mutual. Additionally, Amica P&C is a named insured under Amica Mutual's catastrophe reinsurance program.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

- 3. As there are no employees of Amica P&C, Amica Mutual's employees perform certain managerial and other operation functions for the benefit of Amica P&C. In accordance with a formal cost-sharing agreement, Amica Mutual allocates such costs to Amica P&C based on the estimated costs of the services performed. The costs charged from Amica Mutual to Amica P&C amounted to \$9,776 and \$10,682 in 2023 and 2022, respectively.
- C. Amounts Due to or from Related Parties

At December 31, 2023 and 2022, the following amounts were (payable)/recoverable (to)/from affiliates:

	2023	3	2022			
	Management,		Management,			
	Service and	Federal	Service and	Federal		
	Reinsurance	Income	Reinsurance	Income		
Affiliate	Contracts	Taxes	Contracts	Taxes		
Amica General Agency, LLC	\$182	\$31	\$215	\$29		
Amica Life Insurance Company	549	(76)	1,190	841		
Amica Property and Casualty Insurance Company	466	11	617	(49)		
Total	\$1,197	(\$34)	\$2,022	\$821		

The management and service contracts require that the intercompany balances be settled within fifty-five days of the month to which it applies.

D. All Subsidiary, Controlled and Affiliated (SCA) Investments

The Company owns 100% of Amica General Agency, LLC, as insurance agency which sells certain insurance products of other insurance companies through the Company's distribution system. The agency's value of \$1,329 and \$1,286 is non-admitted on the Company's December 31, 2023, and 2022 balance sheets, respectively. In December 2023 and December 2022, member distributions of \$1,700 and \$1,800, respectively, were made to Amica Mutual.

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

E. Insurance SCA Entities Utilizing Prescribed or Permitted Practices

1. The Company owns two insurance SCA entities that are carried at audited statutory equity value. Amica Property and Casualty Insurance Company follows no state prescribed or permitted practices that depart from NAIC statutory accounting practices and procedures (NAIC SAP). The statutory financial statements of Amica Life reflect a Rhode Island Department of Business Regulation Insurance Division approved permitted practice, which deviates from required NAIC SAP. This permitted practice allows Amica Life to record directly to surplus the change in XXX reserves that is above the change in the reserves calculated on a discounted cash flow basis, instead of recording the change in XXX reserves directly to net income as required by NAIC SAP. The result of the permitted practice is an increase to net income and no impact on surplus. As of December 31, 2023, the monetary effect on net income and surplus as a result of using an accounting practice that differed from NAIC SAP, the amount of the investment in the insurance SCA per audited statutory equity and amount of the investment if the insurance SCA had completed statutory financial statements in accordance with the AP&P Manual is as follows:

	Monetary Effect	t on NAIC SAP	Amount of Investment		
SCA Entity (Investment in Insurance SCA Entities)	Net Income Increase (Decrease)	Surplus Increase (Decrease)	Per Audited Statutory Equity	If the Insurance SCA Had Completed Statutory Financial Statements*	
Amica Life Insurance Company	(\$17,090)	\$0	\$383,173	\$383,173	

* Per AP&P Manual (without permitted or prescribed practices)

2. This permitted practice has no effect on the surplus of Amica Life nor its reserve position, as Amica Life reserves in accordance with Rhode Island Regulation 93. No regulatory action or risk-based capital event would be triggered under NAIC SAP or permitted practice accounting.

Note 14 – Risk Based Capital

Risk Based Capital (RBC) is intended to identify companies that are in financial difficulty by establishing minimum capital needs based on the risks applicable to the operations of the individual company. The calculation of RBC for the Company was above the minimum required level at December 31, 2023 and 2022.

Note 15 – Leases

A. The Company leases office facilities and equipment under various non-cancelable operating leases that expire through 2030. Rental expense for 2023 and 2022 was \$10,026 and \$10,535, respectively. Future minimum rental payments are as follows:

Year	Amount
2024	\$8,840
2025	8,551
2026	8,259
2027	6,256
2028	4,043
Thereafter	2,891
Total	\$38,840

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AMICA MUTUAL INSURANCE COMPANY

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

B. Certain rental commitments have renewal options extending through the year 2040. Some of these renewals are subject to adjustments in future periods.

Note 16 - Contingencies

A. Contingent Commitments

The Company has made commitments to provide \$217,143 in additional funds to unaffiliated limited partnerships as of December 31, 2023. See Note 4 for more information.

B. Guarantees

Not applicable.

C. Guaranty Fund and Other Assessments

The Company is subject to guaranty fund and other assessments by the states in which it writes business. Guaranty fund assessments are accrued at the time of insolvencies. Other assessments are accrued either at the time of assessments or in the case of premium based assessments, at the time the premiums were written, or, in the case of loss based assessments, at the time the losses are incurred.

The Company has accrued a liability for guaranty fund and other assessments of \$397 at December 31, 2023 and \$497 at December 31, 2022. This represents management's best estimates based on information received from the states in which the Company writes business and may change due to many factors including the Company's share of the ultimate cost of current insolvencies. The Company does not have the ability to recover assessments through policyholder surcharges so no related asset has been recorded.

D. All Other Contingencies

Lawsuits arise against the Company in the normal course of business. The ultimate resolution of such proceedings will not, in our opinion, have a material impact on the Company's financial position.

Note 17 – Non-admitted Assets

Certain assets, designated as non-admitted assets, have been excluded from the statutory financial statements and charged directly against surplus. A summary of these non-admitted assets follows.

Description	2023	2022
Prepaid pension contribution	\$400,406	\$436,486
Furniture and other equipment, net	29,074	17,340
Prepaid expenses	26,268	33,185
Premium receivable over 90 days past due	331	196
Amica Companies Supplemental Retirement Trust	23,241	22,651
Amica General Agency, LLC	1,329	1,286
Other	73,035	71,783
Total Non-admitted Assets	\$553,684	\$582,927

Notes to Statutory Financial Statements (in thousands)

December 31, 2023 and 2022

Note 18 – Reconciliation of Annual Statement to Audited Financial Statements

There are no differences between the audited financial statements and the NAIC Annual Statement, except for a reclassification on the Statutory Statement of Cash Flow for the change in accounting principle related to anticipated salvage and subrogation recoveries, as this was a non-cash accounting change. A summary of the difference is as follows:

	Annual Statement, as reported	Adjustment	Audited Financial Statements
Loss and loss adjustment expenses paid	(\$1,977,555)	\$106,678	(\$1,870,877)
Net cash to operations	(\$138,909)	\$106,678	(\$32,231)
Other cash provided (applied)	\$91,807	(\$106,678)	(\$14,871)
Net cash from (to) financing and miscellaneous sources	\$92,632	(\$106,678)	(\$14,046)
	φ92,032	(\$100,078)	(\$14,04

Loss and loss adjustment expenses paid per the Annual Statement is a combination of \$1,731,138 from line 5 (benefit and loss related payments) and \$246,417 from line 7 (commissions, expenses paid, and aggregate write-ins for deductions) as reported in the Annual Statement.

Note 19 – Subsequent Events

Subsequent events have been considered through April 29, 2024 for the audited statutory financial statements issued on April 29, 2024.

AMICA MUTUAL INSURANCE COMPANY SUMMARY INVESTMENT SCHEDULE December 31, 2023

Schedule 1

		Croce Investor	ent Holdings	Admitted Assets as Reported In the Annual Statement					
		Gross Investm 1	2	3 4 5					
			Percentage	-	Securities Lending	Tata	Percentage		
	Investment Categories		of Column 1		Reinvested Collateral	Total (Col. 3 + 4)	Column 5		
4	Long-Term Bonds (Schedule D, Part 1):	Amount	Line 13	Amount	Amount	Amount	Line 13		
	1.01 U.S. governments		9.014				9.017		
	1.02 All other governments		0.000				0.000		
	1.03 U.S. states, territories and possessions, etc. guaranteed	17.686.169	0.367				0.367		
	1.04 U.S. political subdivisions of states, territories, and possessions,								
	guaranteed			266,590,819		266,590,819			
	 1.05 U.S. special revenue and special assessment obligations, etc. non- guaranteed 	685,507,995	14.222	685,507,995			14.226		
	1.06 Industrial and miscellaneous	1.326.835.453	27.527	1.326.835.453		1.326.835.453	27.539		
	1.07 Hybrid securities		0.000				0.000		
	1.08 Parent, subsidiaries and affiliates		0.000				0.000		
	1.09 SVO identified funds		0.000				0.000		
	1.10 Unaffiliated bank loans		0.000				0.000		
	1.11 Unaffiliated certificates of deposit		0.000				0.000		
	1.12 Total long-term bonds	2.731.110.708	56.661	. 2.731.110.708		2.731.110.708	56.677		
2	Preferred stocks (Schedule D, Part 2, Section 1):					2,101,110,100			
-	2.01 Industrial and miscellaneous (Unaffiliated)	8.354.533	0.173	8.354.533		8.354.533	0.173		
	2.02 Parent, subsidiaries and affiliates	0,004,000	0.000				0.000		
	2.03 Total preferred stocks	8.354.533	.0.173	8.354.533		8.354.533	0.173		
	Common stocks (Schedule D, Part 2, Section 2):								
9.	3.01 Industrial and miscellaneous Publicly traded (Unaffiliated)	708.549.293	14,700	708.549.293		708.549.293	14,704		
	3.02 Industrial and miscellaneous Publicly dated (channated)	2,792,700	0.058			2.792.700	0.058		
	3.03 Parent, subsidiaries and affiliates Publicly traded	2,782,700	0.000				0.000		
	3.04 Parent, subsidiaries and affiliates Other		9.581	461.805.551		461.805.551	9.583		
	3.05 Mutual funds		1.692				1.693		
	3.06 Unit Investment trusts		0.000	01,073,028		01,073,028	0.000		
	3.07 Closed-end funds		0.000				0.000		
	3.08 Exchange traded funds	217.174.521	4,506	217, 174, 521		217.174.521	4.507		
	3.09 Total common stocks	1.471.895.094	30.537	1.471.895.094		1.471.895.094	30.545		
	Mortgage loans (Schedule B):			. 1,4/1,000,004					
-	4.01 Farm mortgages		0.000				0.000		
	4.02 Residential mortgages		0.000				0.000		
	4.02 Commercial mortgages	110.641.823	2.295	110.641.823		110.641.823	2.296		
	4.04 Mezzanine real estate loans		0.000				0.000		
	4.04 Mezzanine real estate loans		0.000				0.000		
	4.05 Total varidation allowance		2.295			110 641 823	2.296		
-	4.06 Fotal mongage loans		cc60						
э.		42.875.525		42.875.525					
	5.01 Properties occupied by company 5.02 Properties held for production of income		0.000						
	5.03 Properties held for sale		0.000				0.000		
	5.04 Total real estate		0.000	42.875.525		.42,875,525			
F	Cash, cash equivalents and short-term investments:								
θ.	•	(101,325,514)	(2.102)	(101,325,514)		(101,325,514)			
	6.01 Cash (Schedule E, Part 1) 6.02 Cash equivalents (Schedule E, Part 2)			(101,328,814)		(101,328,814)			
	6.03 Short-term Investments (Schedule E, Part 2)								
	6.04 Total cash, cash equivalents and short-term investments			50, 112, 866		50, 112,866			
-						00, 112,000			
	Contract loans	-	0.000						
8.		404,984,425							
	Other Invested assets (Schedule BA)								
	Receivables for securities			112,850	VVV				
11.	Securities Lending (Schedule DL, Part 1) Other invested assets (Page 2, Line 11)		0.000 0.000				XXX 0.000		
12.									

See accompanying independent auditors' report.

Of The	AMICA MUTU	JAL INSURANCE C	OMPANY							
ADDRE	SS (City, St	ate and Zip Coo	de) Linco	In , RI 02865-1	156					
NAIC G	roup Code	0028		NAIC Company	Code 19976		Federal Em	ployer's Identif	ication Number (FEIN)	05-0348344
Answer		Ŭ			They are also to be inc				ncial Statements. s total admitted assets h	eld in that category of
1.	Reporting	entity's total adı	mitted assets	s as reported on	Page 2 of this annual	statement.				\$
2.	Ten larges	at exposures to	a single issu	er/borrower/inve	stment.					
		1			2				3	4
		Issuer			Description of	Exposure			Amount	Percentage of Total Admitted Assets
2.01	Amica Life	e Insurance Com	pany	Common Stock				\$		
2.02		itional Mortgag on						\$		4.0 %
2.03		ment Money Mar onal			Fund			\$		2.0 %
2.04		ome Loan Mortga on						\$		
2.05		ternational Str / EX-US Trust	-	Collective Investment Trust				\$		
2.06		erty and Casua Company					\$			
2.07	State Of V	lashington		Bonds						
2.08	Microsoft	Corporation		Common Stock						
2.09		ith Capital Par			ərship			\$		0.9 %
2.10		lousing Develop						\$		0.9 %
3.	Amountr	and perceptage	r of the reco	ting onlik/s tota	admitted assets held	in bonds a	nd professor	i stocks by NAI	C decignation	
э.				• •					-	
					2					4
									\$6,000,000	
						% 3.08			\$2,354,533	
						% 3.09	NAIC 3		\$	%
							NAIC 4		\$	%
			•				NAIC 5		\$	%
3.06	NAIC 6		. \$			% 3.12	NAIC 6		\$	%
4.		ld in foreign inve								
4.01							itted assets	?		Yes [X] No []
					quired for interrogatorie					
4.02			-							%
4.03										
4.04	Insurance	liabilities denon	ninated in th	at same foreign	currency			\$		%

See accompanying independent auditors' report.

(Continued)

Schedule 2

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AMICA MUTUAL INSURANCE COMPANY SUPPLEMENTAL INVESTMENT RISK INTERROGATORIES December 31, 2023

Schedule 2

5.	Aggregate foreign investment exposure categorized by NAIC sovereign design	ation:		
			1	2
5.01	Countries designated NAIC-1	\$		%
	Countries designated NAIC-2			%
	Countries designated NAIC-3 or below			%
	·			
6.	Largest foreign investment exposures by country, categorized by the country's	NAIC sovereign designation:		
			1	2
	Countries designated NAIC - 1:			
	Country 1:			%
6.02	Country 2:	····· \$ ·····		%
	Countries designated NAIC - 2:			
	Country 1:			····· %
0.04				
0.05	Countries designated NAIC - 3 or below: Country 1:			%
	Country 1:			
0.00	Country 2.			/0
			1	2
7.	Aggregate unhedged foreign currency exposure			%
8.	Aggregate unhedged foreign currency exposure categorized by NAIC sovereig	n designation:		
				2
0.01	Countries designated NAIC-1			2 %
	Countries designated NAIC-1			
	Countries designated NAIC-2			%
0.00	obalares designated france of below	*		
9.	Largest unhedged foreign currency exposures by country, categorized by the c	ountry's NAIC sovereign designation:		
9.	Largest unhedged foreign currency exposures by country, categorized by the c	ountry's NAIC sovereign designation:		2
9.		ountry's NAIC sovereign designation:	1	2
	Countries designated NAIC - 1:			
9.01	Countries designated NAIC - 1: Country 1:			%
9.01	Countries designated NAIC - 1: Country 1: Country 2:			
9.01 9.02	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2:			
9.01 9.02 9.03	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Countries designated NAIC - 2:			
9.01 9.02 9.03	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Countries designated NAIC - 2: Country 1: Country 2:			
9.01 9.02 9.03 9.04	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Country 2: Country 2: Country 2: Country 3: Country 4: Country 4: Country 4: Country 5: Country 5: Countr			
9.01 9.02 9.03 9.04 9.05	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 1: Country 2: Country 2: Country 2: Country 2: Country 1: Country 2: Country 2: Country 1: Country 2: Country 1: Country 1: Country 1: Country 1: Country 1: Country 1: Country 2: Country 1: Country 1: Country 2: Country 1: Country 2: Country 1: Country 1: Co			
9.01 9.02 9.03 9.04 9.05	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Country 2: Country 2: Country 2: Country 3: Country 4: Country 4: Country 4: Country 5: Country 5: Countr			
9.01 9.02 9.03 9.04 9.05	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 1: Country 2: Country 2: Country 2: Country 2: Country 1: Country 2: Country 2: Country 1: Country 2: Country 1: Country 1: Country 1: Country 1: Country 1: Country 1: Country 2: Country 1: Country 1: Country 2: Country 1: Country 2: Country 1: Country 1: Co			
9.01 9.02 9.03 9.04 9.05 9.06	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 1: Country 2: Country 2: Countries designated NAIC - 3 or below: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Country 2: Coun			
9.01 9.02 9.03 9.04 9.05 9.06	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Countries designated NAIC - 3 or below: Countries designated NAIC - 3 or below: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1			
9.01 9.02 9.03 9.04 9.05 9.06	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Countries designated NAIC - 3 or below: Countries designated NAIC - 3 or below: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1	\$		
9.01 9.02 9.03 9.04 9.05 9.06 10.	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1 Issuer	\$	3	
9.01 9.02 9.03 9.04 9.05 9.06 10.	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1 Issuer	\$	3	
9.01 9.02 9.03 9.04 9.05 9.06 10. 10.01 10.01	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1 Issuer	S	3	
9.01 9.02 9.03 9.04 9.05 9.06 10. 10.01 10.02 10.03	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1 Issuer		3	
9.01 9.02 9.03 9.04 9.05 9.06 10. 10.01 10.02 10.03 10.04	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Country 2: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1 Issuer		3	
9.01 9.02 9.03 9.04 9.05 9.06 10. 10.01 10.02 10.03 10.04 10.05	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1 Issuer		3	
9.01 9.02 9.03 9.04 9.05 9.06 10. 10.01 10.02 10.03 10.04 10.05 10.06	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1 Issuer		3	
9.01 9.02 9.03 9.04 9.05 9.06 10. 10.01 10.02 10.03 10.04 10.05 10.06 10.07	Countries designated NAIC - 1: Country 1: Country 2: Countries designated NAIC - 2: Country 1: Country 2: Countries designated NAIC - 3 or below: Country 1: Country 1: Country 2: Ten largest non-sovereign (i.e. non-governmental) foreign issues: 1 Issuer		3	

11. Amounts and percentages of the reporting entity's total admitted assets held in Canadian investments and unhedged Canadian currency exposure: If response to 11.01 is yes, detail is not required for the remainder of interrogatory 11. 11.03 Canadian-currency-denominated investments \$ 96 11.05 Unhedged Canadian currency exposure Report aggregate amounts and percentages of the reporting entity's total admitted assets held in investments with contractual sales restrictions: 12 If response to 12.01 is yes, responses are not required for the remainder of Interrogatory 12. s 12.02 Aggregate statement value of investments with contractual sales restrictions Largest three investments with contractual sales restrictions: 12.03 \$ 96 -----12.04 ------ S ------12 05 \$ Amounts and percentages of admitted assets held in the ten largest equity interests: 13. If response to 13.01 above is yes, responses are not required for the remainder of Interrogatory 13. 2 3 Issuer 13.02 Amica Life Insurance Company6.9 % 13.03 iShares Trust - iShares Core MSCI Total International Stock ETF 30% 15 %

13.11 PJC Partners V, LLC \$ 32,285,850

(Continued)

Schedule 2

Schedule 2

14. Amounts and percentages of the reporting entity's total admitted assets held in nonaffiliated, privately placed equities:

14.01 Are assets held in nonaffiliated, privately placed equities less than 2.5% of the reporting entity's total admitted assets? Yes [] No [X]

If response to 14.01 above is yes, responses are not required for 14.02 through 14.05.

	1	2	3
14.02	Aggregate statement value of investments held in nonaffiliated, privately placed equities Largest three investments held in nonaffiliated, privately placed equities:	\$ 	6.1 %
14.03	Collective Investment Trust	\$ 	
14.04	Limited Partnership	\$ 	0.9 %
14.05	Limited Partnership	\$ 	0.6 %

Ten largest fund managers:

	1		2	3		4
	Fund Manager		Total Invested	Diversified	_	Nondiversified
14.06	Blackrock Fund Advisors	s		\$ 	\$	
14.07	DWS Distributors, Inc	\$	113,100,923	\$ 113, 100, 923	\$	
14.08	Lazard Asset Management, LLC	\$		\$ 	\$	
14.09	William Blair Funds	\$		\$ 	\$	
14.10	SSGA Funds Management, Inc.	\$		\$ 	\$	
14.11	WCM Investment Management	\$		\$ 	\$	
14.12	Invesco Captial Management, LLC	\$		\$ 	\$	
14.13		\$		\$ 	\$	
14.14		\$		\$ 	\$	
14.15		\$		\$ 	\$	
15.	Amounts and percentages of the reporting entity's total admitted assets held in genera	1				
15.01	Are assets held in general partnership interests less than 2.5% of the reporting entity's	s tot	al admitted assets?	 		Yes [X] No []
	If response to 15.01 above is yes, responses are not required for the remainder of Inte 1	erroş	gatory 15.	2		3
15.02	Aggregate statement value of investments held in general partnership interests		\$ ·			%
	Largest three investments in general partnership interests:					
15.03			\$	 		%
15.04			\$	 		%
15.05			\$			%

Schedule 2

16.	Amounts and percentage	s of the reporting	entity's total	admitted assets	held in mortgage l	oans:
-----	------------------------	--------------------	----------------	-----------------	--------------------	-------

_

If response to 16.01 above is yes, responses are not required for the remainder of Interrogatory 16 and Interrogatory 17.

	1	2	3	
	Type (Residential, Commercial, Agricultural)			_
16.02		\$ 		%
16.03		\$ 		%
16.04		\$ 		%
16.05		\$ 		%
16.06		\$ 		%
16.07		\$ 		%
16.08		\$ 		%
16.09		\$ 		%
16.10		\$ 		%
16.11		\$ 		%

Amount and percentage of the reporting entity's total admitted assets held in the following categories of mortgage loans:

	and be a set of the se	- Invertion		
		L	oan <u>s</u>	_
16.12	Construction loans \$			%
16.13	Mortgage loans over 90 days past due \$			%
16.14	Mortgage loans in the process of foreclosure \$			%
16.15	Mortgage loans foreclosed \$			%
16.16	Restructured mortgage loans			%

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

		Resid	ential		0	ommercial					Agricult	tural		
Loa	an to Value	1	2	_	3		4	_		5		6		_
17.01	above 95% \$		%	\$				%	\$					%
17.02	91 to 95% \$		%	\$				%	\$					%
17.03	81 to 90% \$		%	\$				%	\$					%
17.04	71 to 80% \$		%	\$				%	\$					%
17.05	below 70% \$		%	\$				%	\$					%
18.	Amounts and percent	ages of the reportin	g entity's total admitted a	ssets h	eld in each of t	he five larges	st investmen	ts in	real	estate:				
18.01	Are assets held in rea	l estate reported les	ss than 2.5% of the repor	ing ent	ity's total admi	tted assets?						Yes [X]	No [1
	If response to 18.01 a	bove is yes, respon	ses are not required for t	ne rema	ainder of Interr	ogatory 18.								
	Land English in the													
	Largest five investmer	its in any one parce	el or group of contiguous Description	parceis	of real estate.									
			1							2	_	3		_
18.02							\$							%
18.03							\$							%
18.04														%
18.05							\$							%
18.06							\$							%
19.	Report aggregate amo	ounts and percenta	ges of the reporting entity	's total	admitted asse	ts held in inve	estments hel	ld in i	mezz	zanine real est	ate loans:			
19.01	Are assets held in inve	estments held in m	ezzanine real estate loan:	iess t	han 2.5% of th	e reporting er	ntity's total a	dmitt	ed a	ssets?		Yes []	No [1
	If response to 19.01 is	yes, responses an	e not required for the rem	ainder	of Interrogatory	/ 19.				2		3		
19.02	Aggregate statement	value of investment	s held in mezzanine real	estate l	loans:		2			-				%
	Largest three investm													
19.03							\$							%
19.04							ŝ							%
19.05							s							%

Schedule 2

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

		At Yes	ar End	1-1-0	At End of Each Quarter		
		1	2	1st Quarter 3	2nd Quarter 4	3rd Quarter 5	
20.01	Securities lending agreements (do not include assets held as collateral for such transactions) \$		%	\$	s		
20.02	Repurchase agreements		%	\$	S		
20.03	Reverse repurchase agreements		%	\$	\$		
20.04	Dollar repurchase agreements \$		%	\$	s		
20.05	Dollar reverse repurchase agreements	\$	%	\$	\$	·	
21.	Amounts and percentages of the reporting entity's	total admitted assets fo	r warrants not attached to	o other financial instrum	nents, options, caps, and flo	ors:	
			Owned		Written		
24.04	Hedging	1	2		3	4	
	Income generation			····· %) ······		7e e/	
21.02	-	5		····· 76 \$ ·····		7e e/	
21.03	Other					70	
22.	Amounts and percentages of the reporting entity's	total admitted assets of	potential exposure for co	llars, swaps, and forwa	ards:		
		At Yea	ar End		At End of Each Quarter		
				1st Quarter	2nd Quarter	3rd Quarter	
		1	2	3	4	5	
22.01	Hedging §		%	\$	\$		
22.02	Income generation		%	\$	\$		
22.03	Replications \$		%	\$	\$		
22.04	Other §	\$	%	\$	\$	·	
23.	Amounts and percentages of the reporting entity's	total admitted assets of	potential exposure for fu	tures contracts:			
		At Ye	ar End		At End of Each Quarter		
		1	2	1st Quarter 3	2nd Quarter	3rd Quarter 5	
23.01	Hedging	5	<u> </u>	\$	s	s	
23 02			%	s	s	8	
23.02	Income generation	5	% %	\$s	\$	\$	
23.03	Income generation	5 5 5	····· %	\$ \$	\$ \$	\$ \$	

(Continued)

AMICA MUTUAL INSURANCE COMPANY GENERAL INTERROGATORIES December 31, 2023

Schedule 3

7.1	Has this reporting entity reinsured any risk with any other entity under a quota share reinsurance contract that includes a provision that would limit the reinsurer's losses below the stated quota share percentage (e.g., a deductible, a loss ratio corridor, a loss cap, an aggregate limit or any similar provisions)?	Yes (1	No [X]
7.2	If yes, indicate the number of reinsurance contracts containing such provisions:			
7.3	If yes, does the amount of reinsurance credit taken reflect the reduction in quota share coverage caused by any applicable limiting provision(s)?	Yes [1	No []
8.1	Has this reporting entity reinsured any risk with any other entity and agreed to release such entity from liability, in whole or in part, from any loss that may occur on this risk, or portion thereof, reinsured?	Yes [1	No [X]
8.2	If yes, give full information			
9.1	 Has the reporting entity ceded any risk under any reinsurance contract (or under multiple contracts with the same reinsurer or its affiliates) for which during the period covered by the statement: (i) it recorded a positive or negative underwriting result greater than 5% of prior year-end surplus as regards policyholders or it reported calendar year written premium ceded or year-end loss and loss expense reserves ceded greater than 5% of prior year-end surplus as regards policyholders (ii) it accounted for that contract as reinsurance and not as a deposit; and (iii) the contract(s) contain one or more of the following features or other features that would have similar results: (a) A contract term longer than two years and the contract is noncancellable by the reporting entity during the contract term; (b) A limited or conditional cancellation provision under which cancellation triggers an obligation by the reporting entity, or an affiliate of the reporting entity, to enter into a new reinsurance contract with the reinsurer, or an affiliate of the reinsurer; (c) Aggregate stop loss reinsurance coverage; (d) A contract here into a new reinsurance coverage; 			
	 (d) A unilateral right by either party (or both parties) to commute the reinsurance contract, whether conditional or not, except for such provisions which are only triggered by a decline in the credit status of the other party, (e) A provision permitting reporting of losses, or payment of losses, less frequently than on a quarterly basis (unless there is no activity during 			
	the period); or (f) Payment schedule, accumulating retentions from multiple years or any features inherently designed to delay timing of the reimbursement to the ceding entity.	Yes [1	No [X]
9.2	Has the reporting entity during the period covered by the statement ceded any risk under any reinsurance contract (or under multiple contracts with the same reinsurer or its affiliates), for which, during the period covered by the statement, it recorded a positive or negative underwriting result greater than 5% of prior year-end surplus as regards policyholders or it reported calendar year written premium ceded or year-end loss and loss expense reserves ceded greater than 5% of prior year-end surplus as regards policyholders; excluding cessions to approved pooling arrangements or to captive insurance companies that are directly or indirectly controlling, controlled by, or under common control with (i) one or more unaffiliated policyholders of the reporting entity, or (ii) an association of which one or more unaffiliated policyholders of the reporting entity, or (ii) an association of which one or more unaffiliated policyholders of the reporting entity or its affiliates represents fifty percent (50%) or more of the entire direct and assumed premium written by the reinsurer based on its most recently available financial statement; or (b) Twenty-five percent (25%) or more of the written premium ceded to the reinsurer based on its most recently available financial statement; or	Yes [1	No [X]
9.3	If yes to 9.1 or 9.2, please provide the following information in the Reinsurance Summary Supplemental Filing for General Interrogatory 9: (a) The aggregate financial statement impact gross of all such ceded reinsurance contracts on the balance sheet and statement of income; (b) A summary of the reinsurance contract terms and indicate whether it applies to the contracts meeting the criteria in 9.1 or 9.2; and (c) A brief discussion of management's principle objectives in entering into the reinsurance contract including the economic purpose to be achieved.			
9.4	 Except for transactions meeting the requirements of paragraph 36 of SSAP No. 62R - Property and Casualty Reinsurance, has the reporting entity ceded any risk under any reinsurance contract (or multiple contracts with the same reinsurer or its affiliates) during the period covered by the financial statement, and either: (a) Accounted for that contract as reinsurance (either prospective or retroactive) under statutory accounting principles ("SAP") and as a deposit under generally accepted accounting principles ("GAAP"); or (b) Accounted for that contract as reinsurance under GAAP and as a deposit under SAP? 	Yes [1	No [X]
9.5	If yes to 9.4, explain in the Reinsurance Summary Supplemental Filing for General Interrogatory 9 (Section D) why the contract(s) is treated differently for GAAP and SAP.			
9.6	The reporting entity is exempt from the Reinsurance Attestation Supplement under one or more of the following criteria: (a) The entity does not utilize reinsurance; or,	Yes [1	No [X]
	(b) The entity only engages in a 100% quota share contract with an affiliate and the affiliated or lead company has filed an attestation supplement; or			No [X]
	(c) The entity has no external cessions and only participates in an intercompany pool and the affiliated or lead company has filed an attestation supplement.		-	No [X]

See accompanying independent auditors' report.