
2013 ANNUAL REPORT

**CONSERVATION & LIQUIDATION
OFFICE**

Conservation & Liquidation Office

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Background

The California Insurance Commissioner (“Commissioner”), an elected official of the State of California, acts under the supervision of the Superior Court when conserving and liquidating insurance enterprises. In this statutory capacity, the Commissioner is charged with the responsibility for taking possession and control of the assets and affairs of financially troubled insurance enterprises domiciled in California. An impaired enterprise subject to a conservation or liquidation order is referred to as an estate.

The Commissioner, through the state Attorney General’s office, applies to the Superior Court for a conservation order to place a financially troubled enterprise in conservatorship. Under a conservation order, the Commissioner takes possession of the estate’s financial records and real and personal property, and conducts the business of the estate until a final disposition regarding the estate is determined. The conservation order allows the Commissioner to begin an investigation that will determine, based on the estate’s financial condition, if the estate can be rehabilitated, or if continuing business would be hazardous to its policyholders, creditors, or the public.

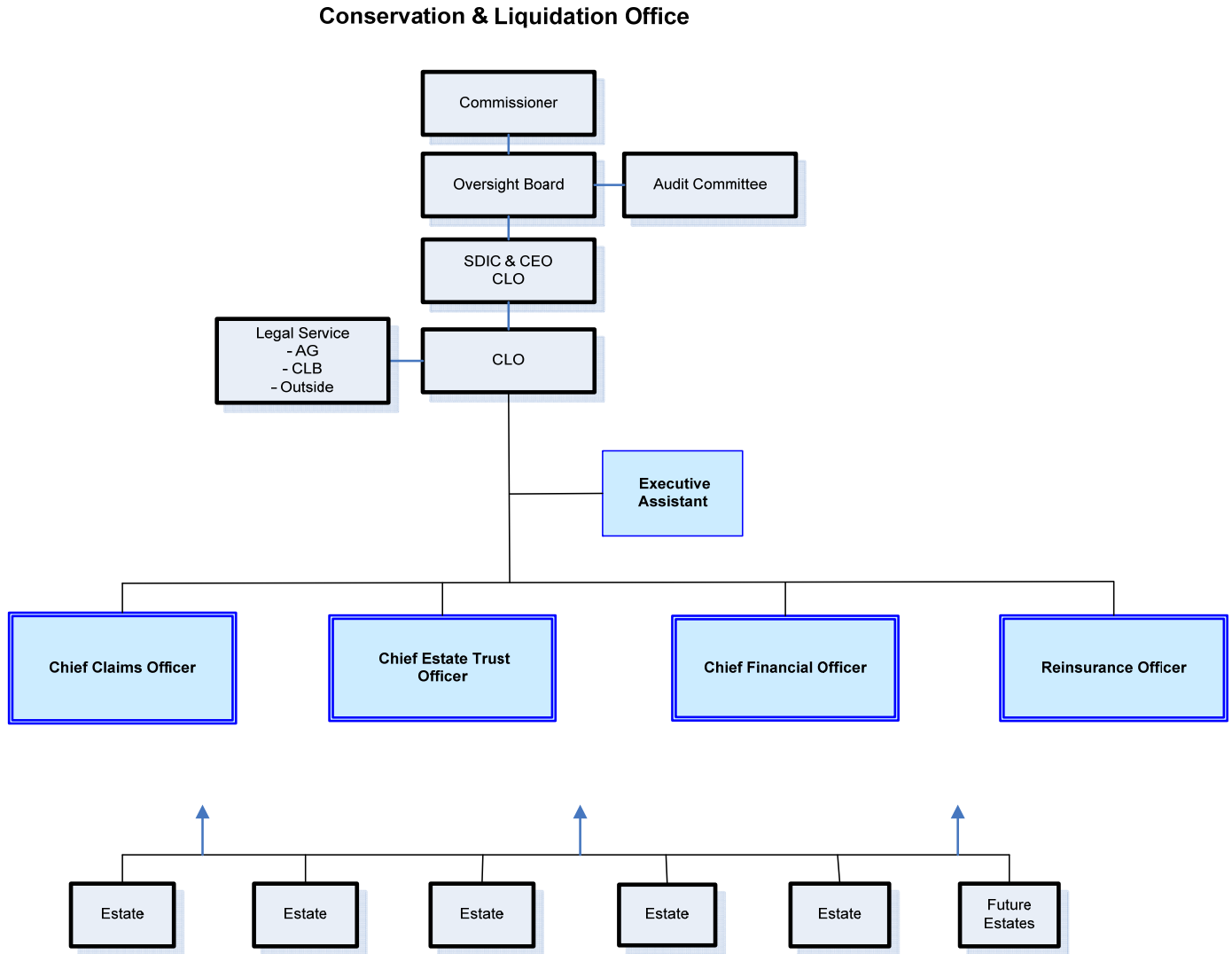
If, at the time the conservation order is issued or anytime thereafter, it appears to the Commissioner that it would be futile to proceed with the conservation of the financially troubled estate, the Commissioner will apply for an order to liquidate the estate’s business. In response to the Commissioner’s application, the Court generally orders the Commissioner to liquidate the estate’s business in the most expeditious fashion.

The Conservation & Liquidation Office (“CLO”) performs conservation and liquidation services on behalf of the California Insurance Commissioner (Commissioner) with respect to insurance companies domiciled in California.

The CLO was created in 1994 as the successor to the Conservation & Liquidation Division of the Department of Insurance which was managed by State employees. The CLO is based in San Francisco, California. As of December 31, 2013, the CLO is responsible for the administration of 20 insurance estates.

In addition to the role described above, the CLO at times provides special examination services to the Financial Surveillance Branch of the Department of Insurance. The CLO is reimbursed directly by the company being examined. During 2013 the CLO assisted with two such examinations.

Organizational Structure



Oversight Board and Audit Committee Meetings

CLO activities are overseen by an Oversight Board composed of four senior executives of the California Department of Insurance. The current Oversight Board and Audit Committee members are Ms. Nettie Hoge, Chief Deputy Commissioner, Mr. John Finston, Deputy Insurance Commissioner – Corporate and Regulatory Affairs, Mr. Adam Cole, Deputy Commissioner and General Counsel, and Mr. Al Bottalico, Deputy Commissioner-Financial Surveillance Branch. The Oversight Board and Audit Committee meet on a quarterly basis throughout the year.

During 2013, the Oversight Board and Audit Committee held four regularly scheduled meetings. There was 94% attendance by the Committee members (one member missed one meeting due to an unexpected family matter).

2013 Organizational Goals and Results

On an annual basis, the CLO prepares a Business Plan for the organization supporting the CLO Mission Statement. The Business Plan is presented to the Oversight Board for approval. The CLO’s Mission Statement is as follows:

The CLO, on behalf of the Insurance Commissioner, rehabilitates and/or liquidates, under Court supervision, troubled insurance enterprises domiciled in the State of California. In addition the CLO provides Special Examination Services, with Commissioner and Board Oversight. As a fiduciary for the benefit of claimants, the CLO handles the property of troubled or failed enterprises in a prudent, cost-effective, fair, timely, and expeditious manner.

The 2013 Business Plan was a continuation of the objectives of the 2012 Business Plan, focusing on estate closings and distributions, collecting/converting assets, evaluating claims and enhancing the operating efficiencies of the CLO.

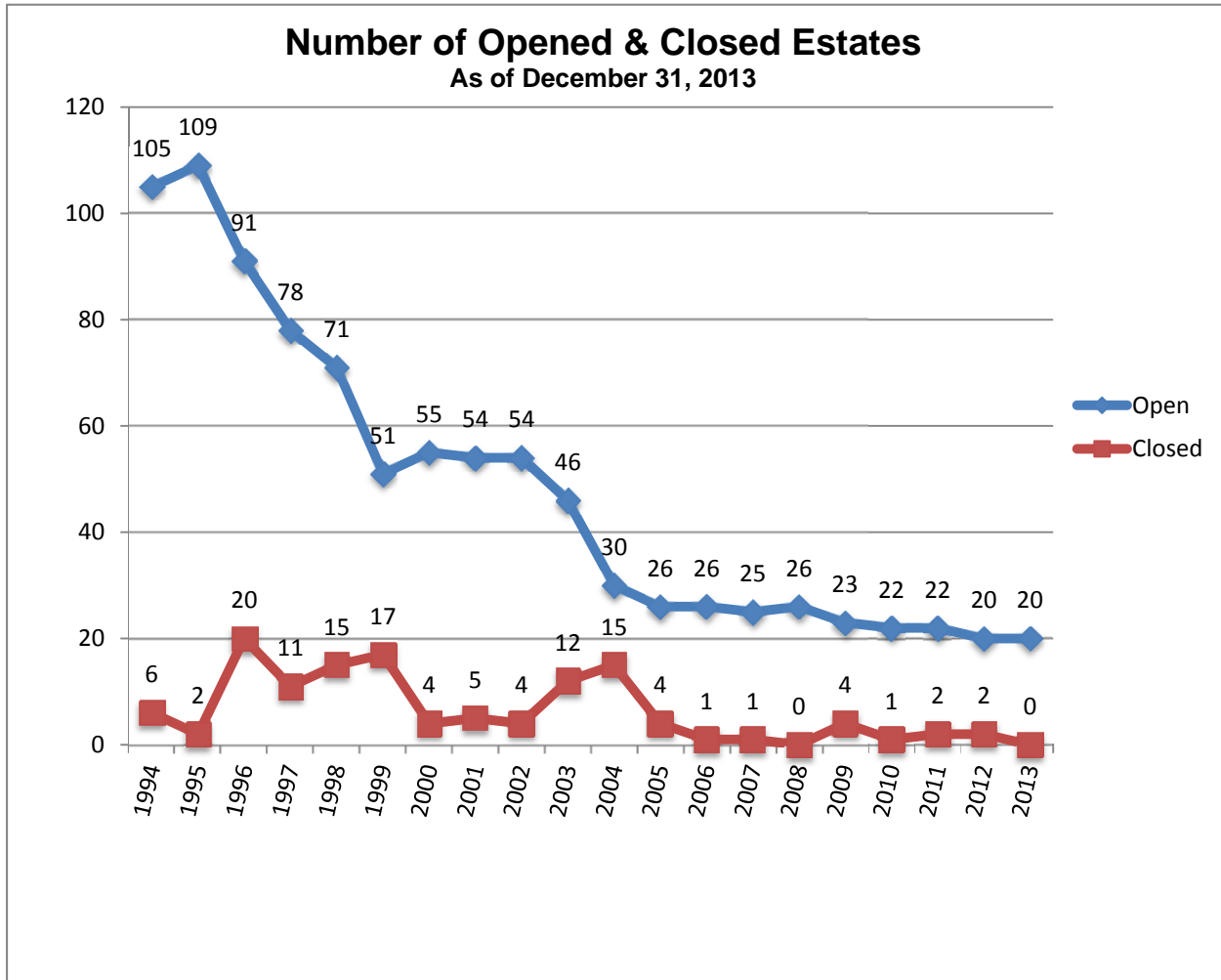
Entering 2013, there were 20 open estates under management by the CLO. The open estates consist of 17 Property & Casualty Estates and three Life/Health Estates. The CLO goal in 2013 was to close two estates and distribute \$58 million.

In addition to the Business Plan, there are individual work plans and cross-departmental estate teams for each estate. The individual Estate teams provide a written update on a quarterly basis.

1. Closings

GOAL	RESULTS
Close 2 Estates: 1) Enterprise Ins. Co. 2) Fremont Life Ins. Co.	Due to unforeseen matters, Fremont Life will not close until 2014. The Enterprise estate is delayed pending the completion of a federal claims release for an affiliate, Holland America. The closing of both Fremont Life and Enterprise will not result in a distribution to policyholders.

Number of Opened & Closed Estates as of 12/2013



Since 1994, there have been approximately 124 estates closed. These estates consisted of 55 ancillaries, 22 title companies and 47 regular insurers. Ancillary and title companies typically require only limited work on behalf of the Liquidator.

2. Distributions

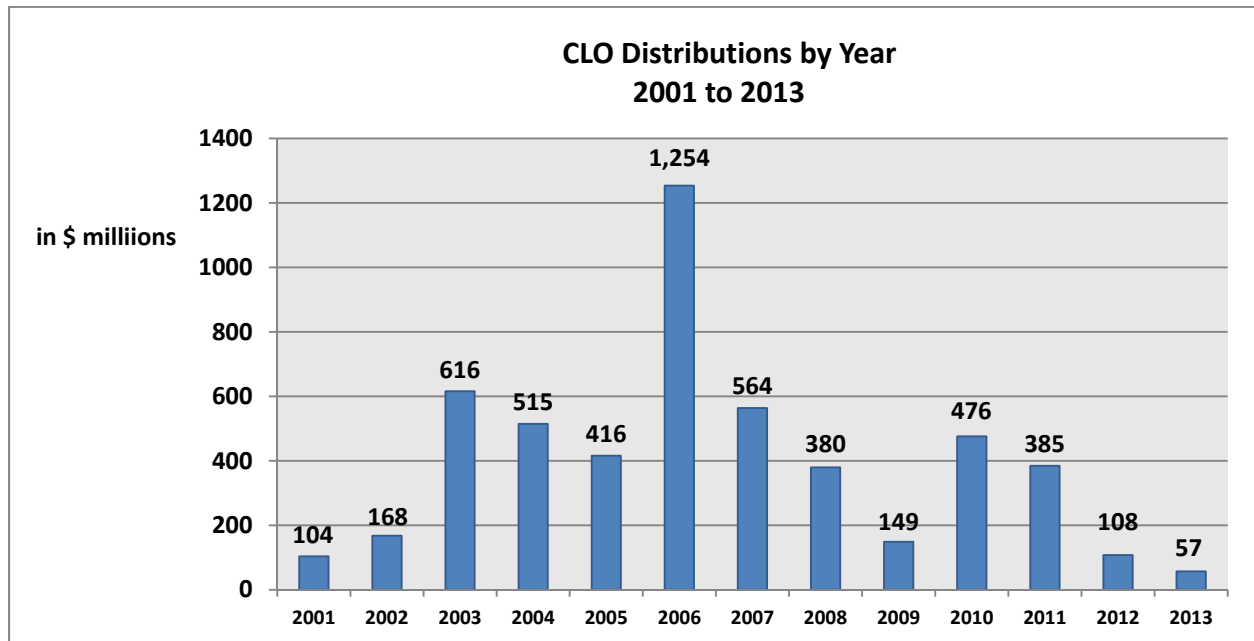
Early Access and Interim Distributions

Estate	2013 Actual (\$ Millions)	2013 Goal (\$ Millions)
Superior National Insurance Companies In Liquidation	\$29	\$25
Fremont Indemnity	\$25.6	\$25
Frontier Pacific (NY stat deposit release)	\$2.2	\$0
Sub-total:	\$56.8	\$50

Final Distributions

Estate	2013 Actual (\$ Millions)	2013 Goal (\$ Millions)
Enterprise	\$0.0	\$7
Fremont Life	\$0.0	\$1
Sub-total:	\$0.0	\$8
TOTAL DISTRIBUTIONS:	\$56.8¹	\$58

¹ Fremont Indemnity statutory deposit release of \$12,755,100 from Bank of New York to the New York Liquidation Bureau is not included.



CLO Investment Policy

The CLO has a formal investment policy, as approved by its Oversight Board, requiring that investments be investment grade fixed income obligations of any type. These investments may be issued or guaranteed by (1) the U.S. and agencies, instrumentalities, and political sub-divisions of the U.S., and (2) U.S. corporations, trusts and special purpose entities. Such securities must be traded on exchanges or in over-the-counter markets in the U.S. None of the portfolio will be invested in fixed income securities rated below investment grade quality by Standard & Poor's, Moody's, or by another nationally recognized statistical rating organization. In addition, the duration must be maintained within +/- 12 months of the Barclays Capital U.S. Government/Credit 1-3 Yr. The average duration was 1.5 years at December 31, 2013.

The investments are managed in equal parts by two professional money management firms and are warehoused at the Union Bank of California.

At December 31, 2013, the CLO had \$500.8 million of estate marketable investment securities under management.

For the year ending December 31, 2013, the average portfolio balance was approximately \$496 million. The portfolio earned an interest yield of 1.9% and a net yield after security gains/losses and mark-to-market adjustments of 0.8%.

Administrative Expenses

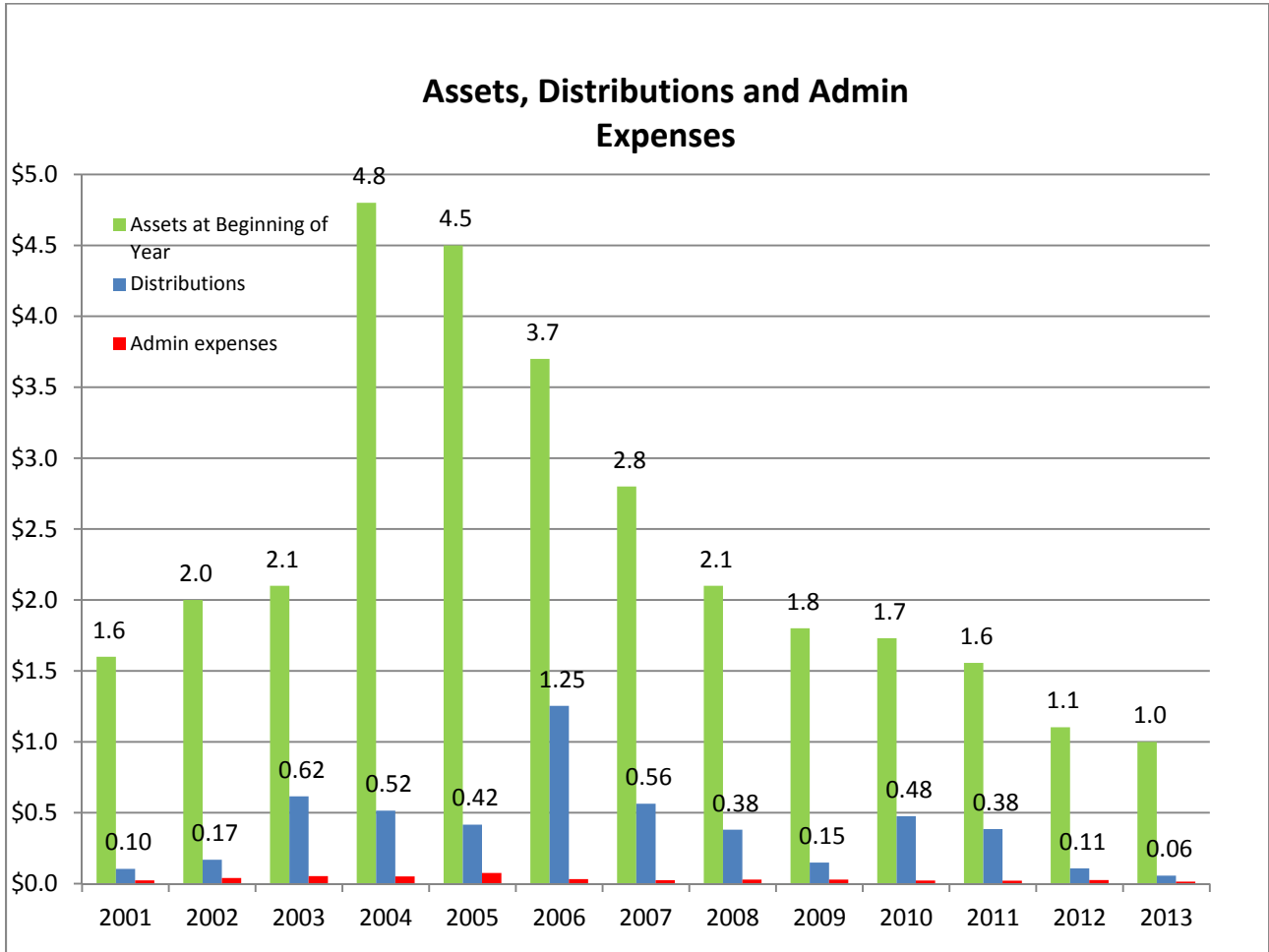
Administrative expenses consist of both direct and indirect expenses.²

Direct expenses charged to estates consist of legal costs, consultants and contractors, salaries and benefits for employees working exclusively for a single estate, office expenses, and depreciation of property and equipment.

Indirect expenses that are not incurred on behalf of a specific estate are allocated using an allocation method based on the ratio of employee hours directly charged to a specific estate to total direct hours charged to all estates, and in some instances direct contract hours charged. For example, if employees charged 200 hours to a specific estate and in total 2,000 hours was incurred by all estates, that specific estate would be allocated 10% (200 hours divided by 2,000 total hours charged to all estates). Indirect expenses include CLO employee compensation, rent and other facilities charges and office expenses.

In accordance with California Insurance Code Section 1035, the Commissioner may petition funds from a general appropriation of the State of California Insurance Fund if an estate does not have sufficient assets to pay for administrative expenses.

²See "CLO Financial Results" section of this report on the budget and actual expenditures for 2013 for direct and indirect expenses.



The chart above displays the Conservation & Liquidation Office assets at beginning of year, distributions and administrative expenses from the year 2001 to 2013. The table below lists these figures.

Year	Assets (\$ billions)	Distributions (\$ millions)	Admin. Expenses (\$ millions)
2001	\$1.6	\$104	\$24
2002	\$2.0	\$168	\$40
2003	\$2.1	\$616	\$53
2004	\$4.8	\$515	\$50
2005	\$4.5	\$416	\$76
2006	\$3.7	\$1,254	\$32
2007	\$2.8	\$564	\$24
2008	\$2.1	\$380	\$29
2009	\$1.8	\$149	\$29
2010	\$1.7	\$476	\$22
2011	\$1.6	\$385	\$21
2012	\$1.1	\$108	\$25
2013	\$1.0	\$57	\$14

CLO Compensation

The CLO is not part of the State’s civil service system. All employees are at-will. The CLO does not have a bonus plan or pay incentive compensation. To that end, the CLO has established policies and procedures that are more akin to the private marketplace.

Compensation Methodology

The CLO engages an outside consultant to assist in establishing compensation ranges. In developing this report for the CLO, the two primary survey sources used are described below:

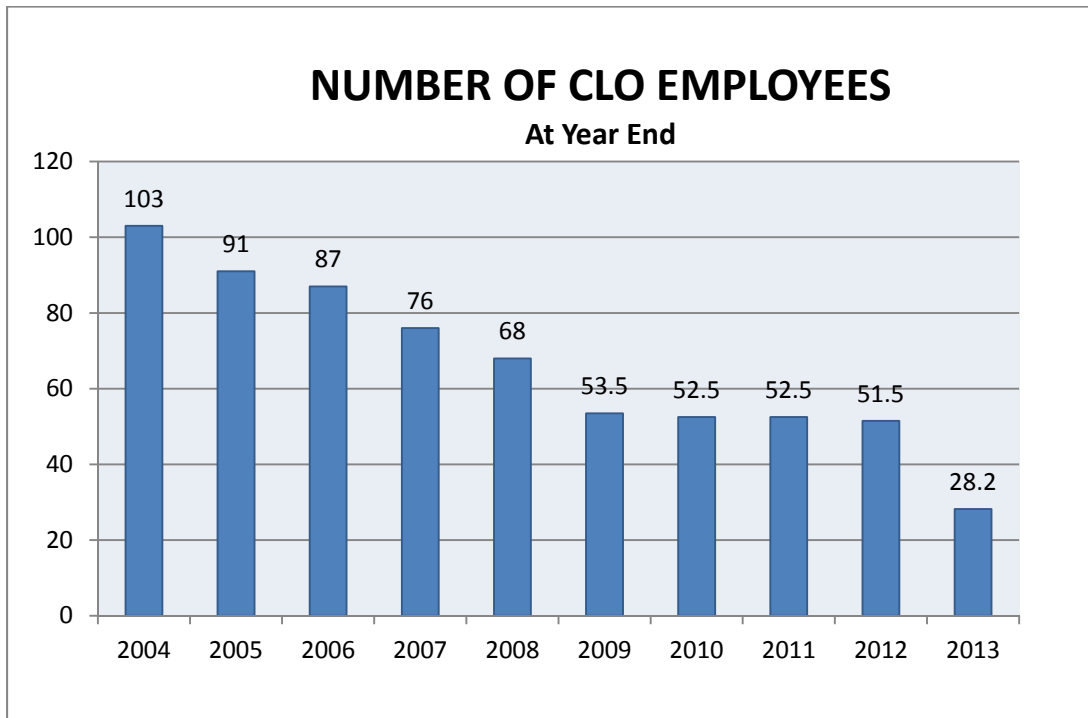
- **Comp Analyst:** Large survey representing thousands of companies across the U.S. which include hundreds of jobs. This subscription survey collects marketplace compensation data from many sources, and uses mathematical algorithms to predict the pay level of any of its survey jobs in major industries and geographical locations. The data used in this study was the nonprofit industry segment located in San Francisco.
- **Projected Salary Increase Budgets:** From several human resource organizations including Society for Human Resource Management, Mercer, Conference Board, Watson Wyatt, Aon Hewitt, World at Work, BLR as well as US Government published CPI data.

A summary of the compensation procedures follows:

- A written job description is developed for each position.
- Salary grades are derived from comparable external market data.
- Salary ranges are identified (low, middle, and high) based on market comparisons obtained by an outside independent compensation consultant.
- Salary ranges are updated periodically.
- The creation of a “new job position” is sent to an outside consultant for external evaluation.
- All employees receive an annual compensation review.

CLO employment and total compensation for employees are summarized below:

	31-Dec-13	31-Dec-14 (Budget)
Number of CLO employees at beginning of year	39.1	28.2
Total compensation and benefits for CLO employees	\$6,021,465	\$5,153,331



The chart above shows the number of CLO full-time employees from 2004 to 2013.

As estates have closed resulting in reduced workloads and as a result of internal operating efficiencies the number of full-time employees decreased by 73% compared to December 31, 2004.

CLO Financial Results

For Years Ended December 31, 2013 and December 31, 2012

Cash received	December 31, 2013		December 31, 2012
	Actual	Budget	
Litigation, reinsurance recoveries, and miscellaneous income	\$69,479,200	N/A ³	\$15,694,100
Investment income, net of expenses	3,608,900 ⁴	N/A ⁵	17,179,300
Total:	\$73,088,100		\$32,873,400

³ Litigation, reinsurance recoveries, and miscellaneous income are not amenable to budgeting due to the irregular timing of their occurrence.

⁴ The decline in income is due to a continuing reduction of the interest rates that occurred during the 2013 year.

⁵ Investment income is not budgeted due to the large changes in investment balances that occur throughout the year, as well as changes in investment return rates.

	December 31, 2013		December 31, 2012
	Actual	Budget	
Distributions	\$56,853,300⁶	\$58,000,000	\$108,044,400

⁶ Fremont Indemnity statutory deposit release of \$12,755,100 from Bank of New York to the New York Liquidation Bureau is not included.

Administrative – Estate Direct Expenses

Estate Direct Expenses	December 31, 2013		December 31, 2012
	Actual	Budget	
Legal expenses	\$2,440,000 ⁷	\$898,000	\$10,809,100
Consultants and contractors	1,909,000	1,299,000	2,175,900
Office expenses	1,541,000	1,298,000	1,961,300
Compensation and benefits	4,000	0	7,300
Total	\$5,894,000	\$3,495,000	\$14,953,600

⁷ Increase in legal expenses primarily due to legal issues related to Executive Life/Artemis Litigation.

Administrative – CLO Overhead Expenses

CLO overhead expenses	December 31, 2013		December 31, 2012
	Actual	Budget	
Compensation and benefits	\$6,021,000	\$6,574,000	\$7,766,000
Office expenses	1,886,000	1,893,000	1,655,200
Consultants and contractors	92,000	107,000	220,200
Legal expenses	11,000	16,000	70,000
Total	\$8,010,000	\$8,590,000	\$9,711,400

Administrative Totals	December 31, 2013		December 31, 2012
	Actual	Budget	
Estate Direct Expense Total	\$5,894,000	\$3,495,000	\$14,953,600
CLO Overhead Expense Total	8,010,000	\$8,590,000	9,711,400
Total:	\$13,904,000	\$12,085,000	\$24,665,000

Estates Open Longer Than Ten Years

After the entry of an order placing an impaired California insurer into conservation and/or liquidation, the Insurance Commissioner and the CLO have the statutory responsibility to marshal and resolve the assets and liabilities of the failed entity.

The time required to close an insolvency proceeding is largely determined by the amount and complexity of the assets to be monetized and distributed to claimants. In addition, the length of an insolvency is equally affected by the amount of time required to make a final determination of an estate's liability.

Most of the insolvencies that remain open for more than ten years have some combination of on-going litigation; complicated tax exposure; potential collection of additional material assets; and challenges associated with the evaluation of liabilities. Until both sides of the insolvent estate's balance sheet are resolved (assets collected and liabilities fixed), the insolvency proceeding will remain open. In addition, estates are subject to federal tax reporting and escheatment requirements after the final distribution. The estates listed below have been in liquidation for ten years or more.

Executive Life & ELIC Opt Out Trust:

Continuing asset recovery, via complex litigation, has required the Estate to remain open. The Commissioner's lawsuit against Altus S.A. et al has been completed, however the court's decision is on appeal before the U.S. Ninth Circuit. The Estate and associated trust will be required to complete any escheatment of unclaimed funds post the final distribution. Since the Estate was transferred to the CLO in 1997, the Estate has recovered \$731 million from litigation and distributed \$737 million to claimants. Assets presently in the Estate are held to fund ongoing litigation and operations.

Fremont Indemnity Company:

The Estate has an estimated \$40.4 million in current and future reinsurance recoveries as of December 31, 2013. These balances are due from approximately 188 reinsurers but only 30 solvent reinsurers have net balances (net of assumed but excluding Incurred But Not Reported (IBNR) reserves) greater than \$50,000. The Estate also has 45 Insurance Guaranty Association (IGA) claims and approximately 60 Non-IGA claims to adjudicate to position itself for a final distribution and estate closure. The Estate completed its ninth early access distribution in 2013 for approximately \$25.6 million.

Frontier Pacific Insurance Company:

The Estate has an estimated \$15.5 million in current and future reinsurance recoveries as of December 31, 2013. These balances are due from approximately 24 reinsurers. The Estate is currently in arbitration proceedings against National Indemnity Company (NICO) for a claim for Unallocated Loss Adjustment Expense (ULAE) for approximately \$3.1 million plus interest. Frontier Pacific's remaining reinsurance programs are labor intensive to administer.

Golden Eagle:

The Estate is in long-term run off. Although all policyholder claims have been 100% reinsured and policyholder claims are being paid timely, Golden Eagle remains liable to the policyholders should the reinsurer not be able to fulfill their obligations. The reinsurance program is structured to accommodate all remaining claims exposure. Until all claims are resolved or paid out, the Estate must remain open. The CLO acts in a pure monitoring capacity to ensure that the reinsurance contract continues to pay all claims.

Great States:

The Estate continues to seek a resolution on the AHA Surety Bond matter. The Estate continues to collect funds on behalf of the California Insurance Guarantee Association (CIGA) from the billings of paid workers compensation claims. The estate continues to rely upon CIGA for certain claim documentation to complete the billing to the surety. In an effort to resolve the remaining liability the parties will discuss updating certain actuarial studies and explore commutation possibilities. The balance of the remaining reinsurance program is in the commutation negotiation phase and requires certain releases from four participating guarantee associations. To date the Estate has distributed 40.3 percent of the paid losses to the Insurance Guarantee Associations.

HIH America Compensation & Liability:

The Estate's remaining reinsurance program involving upper layer treaties is being reviewed for potential collectability. The upper layer exposure has proven to be a challenge to negotiate and commute at a fair value with reinsurers. The Estate will await substantiation of the exposure and probability of recovery before booking the asset. To date, all Insurance Guarantee Associations (IGAs) have received a payment of 52 percent of their paid losses and the non-IGAs have received 45 percent of their approved claims.

Mission/ Mission National/ Enterprise:

The Mission estates processed all proofs of claims filed prior to the estate closing orders issued for each estate. In 2012, Mission Insurance Company Trust, Mission National Insurance Company Trust and Enterprise Insurance Company Trust each applied to the United States Department of Justice (DOJ) for a release from super-priority claims. A release agreement has been entered into and court-approved as to Enterprise Insurance Company Trust. As to Mission Insurance Company Trust and Mission National Insurance Company Trust, the DOJ has not issued a release. Both Mission Insurance Company Trust and Mission National Insurance Company Trust are in discussion with the DOJ in reference to additional information the DOJ has requested. The Enterprise Insurance Company Trust will commence preparations for final distribution and closure.

Superior National Insurance Companies in Liquidation (“SNICIL”):

The SNICIL estates have \$157 million of possible collectible reinsurance still on the books. Nearly all of the collectible reinsurance involves long tail Workers Compensation business; thus, the strategy is to attempt to commute the remaining balances. This will continue to require a significant amount of time and effort to commute all of the reinsurance contracts and programs. The estates have another \$7million asset where collection is delayed due to a dispute not involving the estates, but it cannot be collected until a dispute between the parent company, SNTL, and JP Morgan Chase is resolved. All of the known liabilities have been determined except the finalization of the Guaranty Association claims. The Estates completed the tenth early access distribution in 2013 for approximately \$29 million.

Western Employers:

Western Employers underwrote coverages on very long-tail exposures (workers compensation, asbestos, tobacco, landfills, etc.) and has been subject to extensive litigation associated with claims that exceed state guaranty fund coverage limits or were altogether not covered by the guaranty funds. The CLO has worked to overcome pre-receivership record-keeping issues inherited at the time of liquidation. Western Employers has several high limit claims that have not reached policy attachment points and as those liabilities are not liquidated, the estate still must obtain a court order before those claims can be determined as to liability against the estate. Western coverages included many liability policies that have produced toxic tort claims by EPA Super Fund clean-up sites. Under Federal priority statutes, the Federal Government is entitled to verification that all policy liability is extinguished for the clean-ups; otherwise they believe they have a direct right of access to the policy. To close the estate we must obtain a Federal Waiver whereby they acknowledge that there is no known unresolved claim. The CLO on behalf of Western Employers has provided substantial supporting material to justify its waiver request. The United States Department of Justice (DOJ) has requested additional information before ruling.

Claims History

Property and Casualty Estates

Estate	Liquidation Date	Proof Of Claims Filed	Proof Of Claims Resolved	Open POCs
American Sterling	10/26/2011	93	90	3
Frontier Pacific	11/30/2001	43,573	43,571	2
Fremont	7/2/2003	45,669	45,372	297
Golden Eagle ⁸	2/18/1998		n/a (see below)	
HIH (2 estates)	5/8/2001	3,175	3,166	9
Majestic	n/a	90	90	0
Mission (3 estates)	2/24/1987	173,920	173,920	0
Pacific National	8/5/2003	4,448	4,448	0
Superior (5 estates)	9/26/2000	13,936	13,891	45
Western Employers	4/19/1991	9,809	9,705	104
	Total:	294,713	294,253	460

⁸ Golden Eagle is not subject to a finding of statutory insolvency. All claims are covered under a reinsurance agreement and are being paid by the reinsurer.

Life Insurance Estates

Executive Life Insurance Company: Executive Life is a life insurance company and has policies rather than claims. There were 327,000 policies/contracts at time of liquidation.

Fremont Life Insurance Company: Fremont Life transferred approximately 3,500 in-force policies to assuming insurers via reinsurance agreements. All policy administration is handled by the successor insurers. The Estate is a wholly owned subsidiary of the Fremont Indemnity estate.

Golden State Mutual Life Insurance Company: Golden State transferred approximately 120,000 in-force policies to an assuming insurer via a reinsurance agreement. All remaining policy liabilities were assumed by National Organization of Life and Health Insurance Guaranty Associations (NOLHGA) via a consensual agreement approved by the court.

2014 Business Goals

The 2014 Business Plan is a continuation of the objectives of the 2013 Business Plan, focusing on estate closings and distributions, collecting/converting assets, evaluating claims and enhancing operating efficiencies.

Entering 2014, there are 20 open estates under management by the CLO. The open estates consist of 17 Property & Casualty Estates and three Life/Health Estates. Our goal in 2014 is to close three estates and distribute \$79 million.

Starting 2014, we have 28.2 full-time employees. We will re-assess staffing requirements at mid-year and will make any changes deemed necessary during the second half of 2014. In addition to the organizational goals, there are individual work plans and cross-departmental Estate teams for each of the 20 estates. The individual estate teams provide a written update on a quarterly basis.

The 2014 Goals are as follows:

1. Close 3 Estates⁹
 - American Sterling Ins. Co.
 - Fremont Life Ins. Co.
 - Majestic Ins. Co.

⁹Closing is defined as fully releasing the Commissioner from all legal responsibilities for an estate.

2. Early Access, Interim, and Final Distributions

Early Access and Interim Distributions:

Superior National Estates	\$20,000,000
Fremont	25,000,000
Majestic	4,500,000

Final Distributions:

Great States	20,000,000
American Sterling	3,000,000
Majestic	5,500,000
Fremont Life	<u>1,000,000</u>

\$79,000,000

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Conservation or Liquidation Estates Opened During the Year 2013

None

Conservation or Liquidation Estates Closed During the Year 2013

None

Current Year and Cumulative Distributions by Estate (in \$000) ¹⁰

	<u>Year Ended 12/31/2013</u>				<u>Cumulative to 12/31/2013</u>			
	Policyholders	Federal and State Claims	General Creditors	Total	Policyholders	Federal and State Claims	General Creditors	Total
American Sterling Ins Co	-	-	-	-	205	-	-	205
Executive Life Ins Co	-	-	-	-	737,276	-	-	737,276 *
Fremont Indemnity Co	25,565	-	-	25,565	967,543	-	-	967,543
Frontier Pacific Ins Co	2,272	-	-	2,272	24,487	-	-	24,487
Great States Ins Corp	-	-	-	-	10,155	-	-	10,155
HIH America Ins Co	-	-	-	-	328,500	-	-	328,500
Mission Ins Co	-	-	-	-	846,833	111	265,664	1,112,608
Mission National Ins Co	-	-	-	-	499,852	-	27,077	526,929
Enterprise Ins Co	-	-	-	-	120,573	40	5,339	125,952
Pacific National Ins Co	-	-	-	-	52,416	-	-	52,416
California Comp Ins Co	19,264	-	-	19,264	894,852	-	-	894,852
Combined Benefits Ins Co	1,500	-	-	1,500	23,555	-	-	23,555
Superior National Ins Co	5,798	-	-	5,798	400,110	-	-	400,110
Superior Pacific Cas Co	1,000	-	-	1,000	40,970	-	-	40,970
Commercial Comp Cas Co	1,428	-	-	1,428	95,972	-	-	95,972
Western Employers Ins Co	-	-	-	-	68,190	-	-	68,190
	<u>\$56,827</u>	<u>\$0</u>	<u>\$0</u>	<u>\$56,827</u>	<u>\$5,111,488</u>	<u>\$151</u>	<u>\$298,081</u>	<u>\$5,409,720</u>

*Since administration was transferred to CLO in 1997.

¹⁰ Fremont Life, Golden Eagle, Golden State Mutual, and Majestic estates are not included on this schedule as no distributions have occurred.

Estates in Conservation and/or Liquidation as of December 31, 2013

Estate Name	Date Conserved	Date Liquidated
American Sterling Insurance Company	09/26/11	10/26/11
California Compensation Insurance Company	03/06/00	09/26/00
Combined Benefits Insurance Company	03/06/00	09/26/00
Commercial Compensation Casualty Company	06/09/00	09/26/00
Enterprise Insurance Company	11/26/85	02/24/87
Executive Life Insurance Company	04/11/91	12/06/91
Fremont Indemnity Company	06/04/03	07/02/03
Fremont Life Insurance Company	06/05/08	*
Frontier Pacific Insurance Company	09/07/01	11/30/01
Golden Eagle Insurance Company	01/31/97	02/18/98
Golden State Mutual Life Insurance Company	09/30/09	01/28/11
Great States Insurance Company	03/30/01	05/08/01
HIH America Comp. & Liability Insurance Company	03/30/01	05/08/01
Majestic Insurance Company	04/21/11	*
Mission Insurance Company	10/31/85	02/24/87
Mission National Insurance Company	11/26/85	02/24/87
Pacific National Insurance Company	05/14/03	08/05/03
Superior National Insurance Company	03/06/00	09/26/00
Superior Pacific Casualty Company	03/06/00	09/26/00
Western Employers Insurance Company	04/02/91	04/19/91

**No Liquidation Order obtained*

Report on Individual Estates

Each estate has its own unique set of challenges to monetizing assets, valuing the claims, distributing assets and closing. No two estates are the same. The remaining portion of Section 2 provides a brief summary of the 2013 operating goals and results, the current status of the estate in the conservation or liquidation process, and summarized financial information.¹¹

In reviewing the financial information, the following must be taken into account:

- The Statement of Assets and Liabilities have been prepared on the liquidation basis of accounting. Under the liquidation basis of accounting, assets reported on the financial statements are assets that are determined to be collectible. The liabilities may change during the course of the liquidation depending on the types of business written by the company, and as claims are reviewed and adjudicated.
- No estimates for future administrative expenses are included in the liabilities, unless the estate has been approved for final distribution and closure by the Court.
- California Insurance Code Section 1033 prescribes that claims on estate assets are paid according to a priority, except when otherwise provided in a rehabilitation plan. The probability of a valid claim being paid is dependent on the valuation of the claim, the order of preference of the claim, and the amount of funds remaining after other claims having higher preference have been discharged. Each priority class of claims must be fully paid before any distribution may be made to the next priority class. All members of a class receiving partial payment must receive the same pro-rata amount.
- For estates where available assets are insufficient to pay all policyholder claims, the CLO intentionally does not evaluate the lower priority proofs of claims, since to do so would incur unnecessary administrative time and expenses, reducing funds available for distribution to higher-priority claimants.
- Shareholders receive any remaining residual value of the estate's net assets only after the general creditors have been paid.
- Beginning Monetary Assets at takeover represent cash and investment balances at the time of liquidation or, in cases where the estate was first liquidated and managed by other parties, at the time the estate was taken over by the Conservation & Liquidation Office.

¹¹ *Estates under management of the CLO have an annual independent review of its financial statements. Copies of the independently reviewed financial statements can be accessed through the CLO webpage (www.caclo.org). Annual audits or reviews are waived for estates with little or no assets or activity.*

ESTATE SPECIFIC INFORMATION

American Sterling Insurance Company

Conservation Order: September 26, 2011

Liquidation Order: October 26, 2011

2013 Report

American Sterling Insurance Company (ASIC) was a California domiciled property and casualty insurance company formerly located at 28202 Cabot Road, Laguna Niguel, CA 92677. ASIC is a wholly owned subsidiary of American Sterling Corporation (ASC), a California corporation. ASIC has a wholly owned subsidiary American Sterling Productions, Ltd, which in turn has four wholly owned subsidiaries, three that appear dormant and one that held a material real estate investment.

ASIC was licensed to write multiple classes of coverage. Pre-liquidation ASIC wrote only liability and automobile classes of insurance in Arizona, Kansas and Nevada. ASIC was not writing business in California.

Due to a lack of adequate cash flow to meet claims and overhead obligations, ASIC and its subsidiaries were placed into conservation on September 26th 2011. After repeated assurances and promises from the company's CEO, no immediate prospect of new cash materialized. As a result, the conservator had to seek an insolvency order to trigger the state guaranty funds to honor claims payments. ASIC and its subsidiaries were placed into liquidation on October 26, 2011.

As of December 31, 2011 all open policyholder claims had been transferred to the three participating IGAs, 30-day cancellation notices were issued at liquidation to all in force policyholders and insolvency orders were either served on key entities and principals or recorded in counties where ASIC or its subsidiaries have assets.

The focus of the estate in 2013 was to monetize highly illiquid assets. A note in the amount of \$7.5 million made by ASIC's parent company, ASC was not repaid and ASIC foreclosed its security interest in a residential property in Orange County that was pledged as collateral for the loan (Monarch Bay property).

American Sterling Capital Corporation (ASCC) a wholly owned subsidiary of ASIC opted to negotiate a settlement of \$14 million in mortgage debt secured by a 23,000 square foot luxury residence in Escondido, CA. After listing the luxury property with a highly regarded brokerage in San Diego for approximately one year, no firm offers even approaching the amount of debt owed were received. The estate was successful in negotiating a deed in lieu of foreclosure transfer of the property in exchange for a complete release from the debt and any other monetary liabilities associated with the mortgage loans. In addition, the estate was paid \$385,000 for furnishings and contents in the property not secured by the mortgages.

The shareholder of ASIC has filed for protection under the federal bankruptcy code. The estate continues to operate through year-end 2013 without sufficient cash to honor all claims and cover the estimated administrative cost to close the insolvency proceeding. In 2014 the estate will consider alternatives to generate the necessary cash through the disposition or encumbering of the Monarch Bay property.

American Sterling Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$2,272,500	\$1,973,900
Other assets	5,418,000	5,374,700
Total assets	7,690,500	7,348,600
Liabilities		
Secured claims and accrued expenses	66,600	41,300
Claims against policies, before distributions	1,163,500	2,250,887
Less distributions to policyholders	(205,100)	(205,100)
All other claims	903,600	419,313
Total liabilities	1,928,600	2,506,400
Net assets (deficiency)	\$5,761,900	\$4,842,200

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$240,900	\$22,200
Litigation recoveries	-	1,200
Salvage and other recoveries	88,200	443,600
Total income	329,100	467,000
Expenses		
Loss and claims expenses	750,100	654,300
Administrative expenses	861,100	732,500
Total expenses	1,611,200	1,386,800
Net income (loss)	(\$1,282,100)	(\$919,800)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$104,500
Recoveries, net of expenses	2,074,500
Distributions	(205,100)
Monetary assets available for distribution	\$1,973,900

Executive Life Insurance Company

Conservation Order: April 11, 1991
Liquidation Order: December 6, 1991

2013 Report

Executive Life Insurance Company (ELIC) was placed in conservation by order of the Los Angeles County Superior Court on April 11, 1991. At the time, ELIC, which had more than 330,000 policyholders, was the largest life insurance insolvency in United States history. In the summer and fall of 1991, the Commissioner conducted an auction seeking bids to acquire the junk bond portfolio and insurance assets of ELIC. In December 1991, the Commissioner's selection of a group of French and European investors (the Altus/MAAF group) as the winning bidder, and the transaction was approved by the Conservation Court.

In March 1992, ELIC's junk bond portfolio was transferred to Altus Finance for a purchase price of approximately \$3 billion. In August 1993, the Court approved a final Rehabilitation Plan under which the majority of ELIC's assets and its restructured insurance policies were transferred to a new California insurance company created by the European consortium that had won the 1991 bid. The Rehabilitation Plan became effective in September 1993. Under the terms of the Rehabilitation Plan, former ELIC policyholders were given a choice either to accept new coverage (Opt In) from Aurora National Life Assurance Company (Aurora) or to terminate their ELIC policies (Opt Out) in return for a pro rata share of ELIC's assets. The Rehabilitation Plan also provided for the establishment of various trusts, collectively known as the Enhancement Trusts, to marshal and distribute assets for the benefit of former ELIC policyholders.

The Commissioner commenced a civil action in 1999 against Altus Finance S.A. (Altus) and other defendants alleging that they had acquired the junk bond portfolio and insurance assets of ELIC through fraud. Settlements were reached with Altus and some of the other co-defendants in 2004 and 2005.

A trial against the remaining defendant in 2005 resulted in a jury verdict finding Artemis S.A., a two-thirds owner of Aurora, liable for knowing participation in a conspiracy with members of the Altus/MAAF group to defraud the Commissioner, but the Commissioner was not awarded damages. In August 2008, the jury's verdict of liability was upheld on appeal and the case was remanded to the U.S. District Court for a new trial on the issue of damages.

Continuing asset recovery, via complex litigation, has required the Estate to remain open. The new trial concluded on October 29, 2012 and the jury rendered a verdict finding no damages. On April 2, 2013, the trial court reinstated the restitution award in favor of the Commissioner and entered judgment against defendant Artemis in the amount of \$241,092,020 less a credit of \$110,000,000 that the Commissioner received at an earlier date. The Commissioner appealed to the U.S. Court of Appeals for the Ninth Circuit and on April 16, 2013, the U.S. District Court issued an order staying execution of the restitution judgment pending the appeal decision. On April 24, 2013

defendants, Artemis S.A. filed its Notice of Cross-Appeal against the restitution judgment.

On September 30, 2013, in accordance with the U.S. Appeals Court Ninth Circuit Briefing schedule, the Commissioner filed his Opening Appellate Brief.

The Estate is a party to a proceeding brought by certain Indenture Trustee policyholders who challenged various CLO administrative expenses for the period January 1, 1997 to June 30, 2008. The Court issued an order on December 7, 2009 approving those expenses and subsequently denied the request by the Indenture Trustee policyholders for attorney fees. On February 4, 2010, the Indentured Trustee Policyholders filed a Notice of Appeal against the court's approval of CLO administrative expenses of ELIC for the period January 1, 1997 to June 30, 2008 (approximately \$12 million), as well as the court's denial of ITP's attorney fees of \$395,730.50. The ITP's appeal brief was filed in December 2010 and the Commissioner's response brief was filed January 27, 2011. The appeal was scheduled for hearing on December 13, 2013 but prior to the hearing date the parties agreed to settle the litigation for a consideration of \$300,000.00 subject to approval of the court.

ELIC Opt-Out Trust

The Opt-Out Trust receives approximately 33% of ELIC assets which are distributed to approximately 27,300 former ELIC policyholders ("Opt-Outs") who elected to terminate their policies. A distribution of \$211 million of Altus Litigation Funds was made to Opt-Out policyholders in February 2006. Presently the remaining assets of the Opt-Out Trust consist of distributions allocated to policyholders with whom contact has been lost, in most cases due to bad addresses (such funds will be escheated to the last known state of residence). This trust however, continues to remain open to effect additional distributions to Opt-Out policyholders if the Commissioner is successful in the ELIC estate's pending litigation.

Executive Life Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$35,811,300	\$31,933,700
Other assets	574,400	574,300
Total assets	36,385,700	32,508,000
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	12,100,300	9,479,800
Policyholder liability	6,152,241,400	6,379,864,700
All other claims	428,800	428,800
Total liabilities	6,164,770,500	6,389,773,300
Net assets (deficiency)	(\$6,128,384,800)	(\$6,357,265,300)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$1,153,500	\$206,900
Litigation recoveries	-	498,200
Total income	1,153,500	705,100
Expenses	2012	2013
Administrative expenses	10,634,200	2,173,700
Interest on policyholder liability	227,661,900	227,453,500
Total expenses	238,296,100	229,627,200
Net income (loss)	(\$237,142,600)	(\$228,922,100)

CHANGE IN MONETARY ASSETS ¹²

Beginning monetary assets at takeover	\$112,111,400
Recoveries, net of expenses	657,098,200
Distributions	(737,275,900)
Monetary assets available for distribution	\$31,933,700

¹² This schedule represents changes in monetary assets from August 1, 1997, when Executive Life's estate accounting was transferred to the CLO, to December 31, 2013.

ELIC Opt Out Trust

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$8,534,600	\$8,415,800
Total assets	8,534,600	8,415,800
Liabilities	12/31/2012	12/31/2013
Secured claims	6,132,600	6,130,200
Unclaimed funds payable	2,240,200	2,238,500
Payable to Affiliates	571,460	571,500
Reserve for administrative expenses	(409,600)	(524,400)
Total liabilities	8,534,600	8,415,800

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income and Expenses	2012	2013
Investment income	\$253,900	\$53,500
Administrative expenses	194,900	163,200
Net income (loss)	\$59,000	(\$109,700)

Fremont Indemnity Company

Conservation Order: June 04, 2003
Liquidation Order: July 02, 2003

2013 Report

Fremont was authorized as a multi-line Property & Casualty insurer, but at the time of liquidation operated as a “Monoline” Workers’ Compensation insurer writing only Workers’ Compensation and Employer Liability coverage in 48 states. Fremont is the successor by merger of six affiliate insurers that were under the common ownership of Fremont Compensation Insurance Group, Inc. (“FCIG”), Fremont’s immediate parent company. FCIG was wholly-owned by a publicly traded holding company, Fremont General Corporation (“FGC”). Approximately 65% of Fremont’s Workers’ Compensation claims are attributable to business written in California. Most of the general liability business was assumed by a group of life insurance companies and administered through a third party administrator named Riverstone. The “Claims Bar Date”, or the final date to submit a claim against the insolvent entity, was June 30, 2004.

All legal disputes with the exception of one Order to Show Cause proceeding associated with a toxic tort claim have been resolved and essentially all amounts due under the global settlement with the FGC bankruptcy estate have been collected. The liquidation court has entered a stipulation between the estate and the OSC claimant to allow the parties the opportunity to settle the dispute without litigating the issue. The estate hopes to have resolution in the first half of 2014. For federal tax purposes, the Estate has completed the deconsolidation process and is now a stand-alone taxpayer.

The Estate continues to bill and collect on active reinsurance treaties, as well as seeking commutations where advantageous. All on-going reinsurance processing is now being handled by the CLO San Francisco staff who will complete the balance of the run off of the reinsurance program.

The Estate released its ninth early access distribution in July 2013. The estate is planning a tenth early access distribution in 2014.

Fremont Indemnity Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$84,959,400	\$80,007,800
Recoverable from reinsurers	110,543,100	40,365,200
Other assets	24,454,900	20,879,100
Total assets	219,957,400	141,252,100
Liabilities		
Secured claims and accrued expenses	15,652,000	15,631,600
Claims against policies, before distributions	3,053,988,400	3,062,614,200
Less distributions to policyholders	(941,977,800)	(980,297,700)
All other claims	337,862,500	316,732,800
Total liabilities	2,465,525,100	2,414,680,900
Net assets (deficiency)	(\$2,245,567,700)	(\$2,273,428,800)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$2,681,300	\$413,400
Salvage and other recoveries	7,035,600	6,754,300
Total income	9,716,900	7,167,700
Expenses		
Loss and claims expenses	6,510,300	31,748,500
Administrative expenses	3,800,600	3,280,000
Total expenses	10,310,900	35,028,500
Net income (loss)	(\$594,000)	(\$27,860,800)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$434,855,900
Recoveries, net of expenses	625,449,600
Distributions	(980,297,700)
Monetary assets available for distribution	\$80,007,800

Fremont Life Insurance Company

Conservation Order: June 05, 2008

2013 Report

Fremont Life Insurance Company ("Fremont Life"), a California domiciled life insurance company was located in Costa Mesa, California and licensed in 13 states and Guam. Fremont Life is a wholly owned subsidiary of Fremont Compensation Insurance Group Inc., whose ultimate parent is Fremont General Corporation ("FGC"). FGC filed for protection under Chapter 11 of the U.S. Bankruptcy Code in June of 2008. On May 15, 2008, Fremont Life filed their March 31, 2008 quarterly statement with the California Department of Insurance reporting surplus of \$1,967,289. The minimum required capital and surplus for Fremont Life was \$4,500,000. With the subsequent bankruptcy filing by its parent FGC, the California insurance regulators opted to seek a conservation of Fremont Life.

All active insurance contracts have been transferred to successor insurance companies, and the operations of Fremont Life have been discontinued. The conserved estate has the responsibility to ensure all risk associated with the remaining policies and life products are properly assumed by the successor insurers.

The Estate was able to recover most protective deposits in 2010, and has documented that all risk has been transferred and novated.

The Estate is working with the Department of Revenue and Taxation in Guam to dismiss income liens placed on the company in order to complete a withdrawal from doing business in Guam and to secure release of the statutory deposit.

The Estate is also working with the California Department of Justice to resolve an outstanding restitution order in connection with the Alliance for Mature Americans Insurance Services, Inc. judgment.

Once these issues are resolved the Estate will be positioned to make a final distribution and the Conservation will be closed.

Fremont Life Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$1,614,000	\$1,569,300
Other assets	500	500
Total assets	1,614,500	1,569,800
Liabilities		
Secured claims and accrued expenses	6,000	6,000
All other claims	1,609,200	1,609,200
Total liabilities	1,615,200	1,615,200
Net assets (deficiency)	(700)	(\$45,400)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$43,600	\$9,600
Salvage and other recoveries	521,700	-
Total income	565,300	9,600
Expenses		
Loss and claims expenses	47,900	-
Administrative expenses	118,500	54,300
Total expenses	166,400	54,300
Net income (loss)	\$398,900	(\$44,700)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$1,443,100
Recoveries, net of expenses	126,200
Monetary assets available for distribution	\$1,569,300

Frontier Pacific Insurance Company

Conservation Order: September 7, 2001
Liquidation Order: November 30, 2001

2013 Report

Frontier Pacific Insurance Company ("FPIC"), a California domiciled property and casualty insurer, was licensed in California, Nevada, New York and South Carolina. FPIC primarily wrote surety and private passenger auto liability. In August 2001, FPIC's parent company, Frontier Insurance Company ("FIC") of New York, voluntarily entered rehabilitation under the control of the New York Liquidation Bureau. As a result of the FIC rehabilitation, reinsurance recoverables due FPIC from FIC were never paid. A subsequent financial examination by the California regulators disallowed the FIC reinsurance receivable, resulting in a negative surplus by FPIC, and FPIC was placed into conservation on September 7, 2001. During conservation, the Commissioner determined that FPIC's financial condition was such that rehabilitation was futile and an Order of Liquidation was obtained on November 30, 2001. The "Claims Bar Date," or the final date to submit a claim against the Estate, was August 30, 2002. The FPIC claims operation was transferred to the CLO in October 2005.

FPIC and its agents (including its parent, FIC) held collateral in various forms as security for the issuance of surety bonds, including large numbers of bail bonds. The Liquidator has finalized and released security for those obligations which have expired. All items of collateral associated with bail bonds have been returned, except those associated with forfeited bonds. As for those outstanding unliquidated obligations, the Liquidator is making suitable arrangements to affect release to the appropriate parties, including escheatment. The Liquidator has reached an agreement with the New York Liquidation Bureau on a procedure for the disposition of collateral securing joint and several obligations of FPIC and FIC.

Since FPIC's liquidation in November 2001, the Liquidator continues to marshal FPIC's assets to pay approved claims. In 2011, an arbitration proceeding against NICO, the main reinsurer of FPIC, not only awarded FPIC approximately \$18 million, but also preserved FPIC's right to pursue an Unallocated Loss Adjustment Expense (ULAE) claim of approximately \$3.4 million.

The Estate has an estimated \$15.5 million in current and future reinsurance recoveries as of December 31, 2013. These balances are due from approximately 24 reinsurers. As a result of the arbitration proceedings against National indemnity Company (NICO) in which FPIC was awarded approximately \$18 million, FPIC in cooperation with its parent company, Frontier Insurance Company (FIC) has filed its ULAE claim against NICO for approximately \$3.4 million which to date, remains unpaid. Concerning the unpaid ULAE, the Commissioner has again filed for arbitration to recover this amount from NICO. The arbitration proceeding is scheduled for January 2015. Frontier Pacific's remaining reinsurance programs are labor intensive to administer, but known case reserves are relatively small. In 2013, the Commissioner collected \$555,033 from some of these reinsurers and collection efforts are continuing. The Estate completed an interim distribution in the third quarter of 2012 for approximately \$22 million.

Frontier Pacific Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$14,526,500	\$12,089,100
Recoverable from reinsurers	16,110,600	15,493,500
Other assets	1,363,300	1,358,200
Total assets	32,000,400	28,940,800
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	4,570,500	4,748,100
Claims against policies, before distributions	43,009,100	42,968,700
Less distributions to policyholders	(22,214,700)	(24,486,500)
All other claims	13,510,100	13,510,000
Total liabilities	38,875,000	36,740,300
Net assets (deficiency)	(\$6,874,600)	(\$7,799,500)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$585,200	\$69,100
Salvage and other recoveries	30,100	28,200
Total income	615,300	97,300
Expenses	2012	2013
Loss and claims expenses	(2,035,500)	(6,900)
Post-liquidation Federal tax expense	326,800	-
Administrative expenses	1,330,500	1,029,100
Total expenses	(378,200)	1,022,200
Net income (loss)	\$993,500	(\$924,900)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$18,531,900
Recoveries, net of expenses	18,043,800
Distributions	(24,486,600)
Monetary assets available for distribution	\$12,089,100

Golden Eagle Insurance Company

Conservation Order: January 31, 1997
Rehab./Liquidation Plan Approved: August 4, 1997
Liquidation Order: February 18, 1998

2013 Report

Golden Eagle Insurance Company (“Golden Eagle”) is the subject of a Plan of Rehabilitation and Liquidation (“Plan”) approved by the Superior Court in 1997. Under the Plan, Golden Eagle’s insurance operating assets and future business was sold to affiliates of Liberty Mutual Insurance Company. The Plan also provides for an orderly “run-off” of claims under Golden Eagle’s pre-1997 insurance policies, a process which is ongoing.

Prior to December 2006, the majority of the administrative aspects of the Plan were administered by the Golden Eagle Insurance Company Liquidating Trust (“The Trust”), which was created under the Plan and approved by the Superior Court as a neutral mechanism to manage the liquidation of Golden Eagle. All of the Trust’s duties were fully discharged by the end of November 2006, at which point the Trust was terminated and the residual liquidation duties were assumed by the Commissioner’s Conservation & Liquidation Office (“CLO”). The Trust was officially terminated and closed on November 30, 2006.

As part of the process for terminating the Trust, the Trust purchased additional reinsurance coverage from Liberty Mutual affiliates to cover the remaining covered insurance policy exposures, including liabilities under both workers’ compensation and other property and casualty policies. Because payment in full of Golden Eagle’s insurance liabilities is provided for under the Plan, the Liquidation Order does not contain a formal finding of insolvency, and thus the claim payment obligations of the Insurance Guaranty Associations (IGAs) have not been triggered. As a result, no bar date has been set for the filing of insurance claims covered under a Golden Eagle policy. Such claims will continue to be received, adjusted and paid in the ordinary course of the run-off of Golden Eagle’s policyholder liabilities. The IGAs remain as a back-up, in the unlikely event that the claims payment assets available under the Plan are exhausted prior to the final policyholder claim payment.

Prior to its termination, the Trust was responsible for the management of the third-party claim administrator and reinsurer (affiliates of Liberty Mutual Insurance Company) that were and continue to be responsible for the adjustment and payment of covered policyholder claims under the Plan. Those oversight duties now reside with the CLO. The Trust also managed the residual assets of the Estate and administered to resolution all proofs of claims filed by general creditors. The “Claims Bar Date,” or the final date to submit general creditor claims (i.e., non-policyholder claims) against the Estate, was February 27, 1998. The adjustment and payment of non-policyholder claims was completed by the Trust shortly before the Trust termination near the end of 2006.

All remaining policyholder claims are being administered and paid under the Plan’s indemnity reinsurance and excess of loss reinsurance agreements with Liberty Mutual

affiliates. Given the “long-tail” nature of the claims portfolio, completing the run-off process is expected to take many more years. Policyholder claims continue to run off within the range of expected cost and reinsurance coverage. Until the entire remaining exposure is paid, assumed or novated, the Estate must remain open to monitor the long-term claim run-off and to give policyholders access to appeal rights through the OSC process that is incorporated into the Rehabilitation Plan.

The only assets that remain in the Estate consist of a reserve to fund the administrative expenses that the CLO will incur for the duration of the run off process.

Golden Eagle Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$1,921,000	\$1,871,600
Total assets	1,921,000	1,871,600
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	3,000	-
Total liabilities	3,000	-
Net assets (deficiency)	\$1,918,000	\$1,871,600

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$55,400	\$11,900
Salvage and other recoveries	3,300	-
Total income	58,700	11,900
Expenses	2012	2013
Post-liquidation Federal tax expense	-	-
Administrative expenses	98,900	58,300
Total expenses	98,900	58,300
Net income (loss)	(\$40,200)	(\$46,400)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover ¹³	\$2,029,000
Recoveries, net of expenses	(157,400)
Monetary assets available for distribution	\$1,871,600

¹³ As of December 1, 2006, when Golden Eagle's estate accounting was transferred to the CLO.

Golden State Mutual Life Insurance Company

Conservation Order: September 30, 2009

Liquidation Order: January 28, 2011

2013 Report

Golden State Mutual Life Insurance Company (GSM), was a mutual life and health insurance company domiciled and incorporated in California, with its principal place of business and home office located at 1999 West Adams Boulevard in Los Angeles, California. Golden State's business focus has been to provide life insurance products to the minority middle-income marketplace with a geographic emphasis in California, Texas, North Carolina, Michigan and Illinois.

As of June 30, 2009, Golden State filed its Quarterly Statement reporting assets of \$93,291,509 and liabilities of \$91,640,816. Thus, Golden State's surplus was \$1,650,693 or \$3,349,307 less than the total aggregate of the minimum paid-in capital and minimum surplus required by the Insurance Code. Consequently, Golden State was deemed statutorily impaired and placed into conservation on September 30, 2009.

In November 2009, the Conservator conducted a national "request for proposal" process seeking a healthy successor insurer to purchase the mutual company or assume its book of business. IA American Life Insurance Company was the successful bidder and the Superior Court approved IA's assumption of all in-force GSM policies sale on June 24, 2010.

By December 2010, the Conservator had determined Golden State's estimated liabilities exceeded its estimated remaining assets by over \$3 million. A hearing on the Liquidation Motion was held on January 28, 2011, and an order of insolvency was entered.

During 2011 Golden State obtained court approval and completed the transfer of the company's pension plan obligation and administration to the Pension Benefit Guaranty Corporation. After quantifying approximately \$2 million in un-assumed Class 2 policy liability (convertible Group Life & LTD coverage for former employees and dependents), the estate negotiated an agreement with the National Association of Life and Health Insurance Guaranty Associations (NOLHGA) whereby all un-assumed policy liability will be honored by the respective state guaranty association subject to any statutory limitations.

Due to a continuing lack of available funds to distribute, the estate filed a request with the court and the court granted the request to suspend the formal proof of claim process and to extend the planned claims bar date.

The estate was successful in settling the ownership dispute over the two paintings currently located in the lobby of the former GSM building in Los Angeles. The landlord and owner of the building paid the estate \$550,000, dismissed their quiet title case and released all claims against the estate. In addition the landlord agreed to leave the paintings in a publicly accessible location for 5.5 years. The remaining GSM art collection (excluding the lobby paintings) remain on loan to the California African

American Museum as part of their Places of Validation exhibit. The same pieces will remain at the museum through early 2014 as part of a GSM exhibit.

The estate is positioned to confirm sales contracts on the final two REO properties and seek bids on a limited basis for the remaining art collection. Once all three of these assets are resolved the estate will prepare pleadings seeking a closure order.

Golden State Mutual Life Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$55,400	\$317,600
Other assets	1,069,700	275,000
Total assets	1,125,100	592,600
Liabilities		
Secured claims and accrued expenses	664,700	1,026,000
Policyholder claims	1,664,200	1,664,200
All other claims	7,571,800	7,571,900
Total liabilities	9,900,700	10,262,100
Net assets (deficiency)	(\$8,775,600)	(\$9,669,500)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income (loss)	(\$900)	(\$3,700)
Cessions and premium income	34,500	-
Other income	7,600	7,900
Total income	41,200	4,200
Expenses		
Loss and claims expenses	(633,700)	-
Administrative expenses	948,100	678,300
Total expenses	314,400	678,300
Net income (loss)	(\$273,200)	(674,100)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$72,139,200
Recoveries, net of expenses	(71,821,600)
Monetary assets available for distribution	\$317,600

HIH America Comp. & Liability Insurance Company

Conservation Order: March 30, 2001

Liquidation Order: May 8, 2001

2013 Report

HIH America Compensation Liability Insurance Company (HIH) was domiciled in California and licensed to transact business in 31 states with California being the primary state accounting for 82% of the business written. HIH wrote only workers' compensation insurance. The "Claims Bar Date," or the final date to submit a claim against the Estate, was December 2, 2001.

Given the number of states in which HIH wrote business, a significant effort was required at the time of liquidation to properly transfer all open covered claims to the insurance guaranty community. The Estate had a significant amount of intercompany relationships with various affiliates that required a considerable amount of work to resolve such intercompany balances. Additionally, the Estate had a significant reinsurance program that was placed under a run off plan.

The balance of the reinsurance program has been essentially run-off to conclusion. All material assets have been collected or resolved. The Estate continues to collect periodic claim payments from the insolvency estate of its parent company and contingent on the reinsurance recovery status, will work to schedule a final distribution in 2014 and closing in 2015.

HIH America Comp & Liability Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$12,957,600	\$12,828,200
Recoverable from reinsurers	1,434,600	284,200
Other assets	500	-
Total assets	14,392,700	13,112,400
Liabilities		
Secured claims and accrued expenses	67,700	68,200
Claims against policies, before distributions	773,238,900	777,903,700
Less distributions to policyholders	(328,499,900)	(328,499,900)
All other claims	927,500	1,990,432
Total liabilities	445,734,200	451,462,400
Net assets (deficiency)	(\$431,341,500)	(\$438,350,000)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$367,900	\$80,200
Salvage and other recoveries	1,678,000	1,219,600
Total income	2,045,900	1,299,800
Expenses		
Loss and claims expenses	11,036,800	6,010,800
Administrative expenses	223,500	217,800
Total expenses	11,260,300	6,228,600
Net income (loss)	(\$9,214,400)	(\$4,928,800)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$147,637,800
Recoveries, net of expenses	193,690,300
Distributions	(328,499,900)
Monetary assets available for distribution	\$12,828,200

Great States Insurance Company

Conservation Order: March 30, 2001

Liquidation Order: May 8, 2001

2013 Report

Great States Insurance Company was domiciled in California and was licensed to transact business in 14 states. Great States wrote only workers' compensation insurance and concentrated in Arizona, Colorado, and Nevada. Great States wrote a minimal amount in California and Illinois. The "Claims Bar Date," or the final date to submit a claim against the Estate, was December 2, 2001.

A significant portion of the Estate's statutory deposits are held in the form of surety bonds and are released as claims arise and formal awards are issued. The entity that has issued the surety bond has off-set rights related to certain reinsurance recoveries by Great States. The process of reconciling these releases and offsets has been an on-going requirement of the Estate.

The Estate continues to seek a resolution of the surety bond issue with American Home Assurance. Absent an agreement on the development of loss reserves, the Estate will consider foregoing a settlement and seek agreeable arrangement with the California Guarantee Association to assign the surety bonds and prepare the Estate for a final distribution and closing in late 2014.

Great States Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$6,908,500	\$20,502,100
Recoverable from reinsurers	18,326,300	746,400
Total assets	25,234,800	21,248,500
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	35,800	34,400
Claims against policies, before distributions	81,603,900	80,446,100
Less distributions to policyholders	(10,154,800)	(10,154,800)
All other claims	14,659,700	11,917,600
Total liabilities	86,144,600	82,243,300
Net assets (deficiency)	(\$60,909,800)	(\$60,994,800)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$203,200	\$127,400
Salvage and other recoveries	6,222,600	2,752,400
Total income	6,425,800	2,879,800
Expenses	2012	2013
Loss and claims expenses	2,315,800	2,759,300
Administrative expenses	254,800	205,500
Total expenses	2,570,600	2,964,800
Net income (loss)	\$3,855,200	(\$85,000)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$7,889,700
Recoveries, net of expenses	22,767,200
Distributions	(10,154,800)
Monetary assets available for distribution	\$20,502,100

Majestic Insurance Company

Conservation Order: April 21, 2011

2013 Report

On April 21, 2011, an Order appointing Conservator and Restraining Orders (“Conservation Order”) was entered by the Superior Court of the State of California with respect to Majestic Insurance Company, a California Corporation. The California Department of Insurance (CDI) conducted an examination of Majestic for the period January 1, 2005 through December 31, 2010. CDI found Majestic’s recorded loss and loss adjustment expense reserves to be deficient by approximately \$40.9 million. Also, due to the increase in reserves, a premium deficiency reserve was required in the amount of \$5.5 million. After these examination adjustments, Majestic’s Risk-Based Capital (RBC) fell within the Mandatory Control Level. The CDI Examination determined that Majestic was operating in a hazardous financial condition in accordance with California Insurance Code Section (CICS) 1011(d). These findings were incorporated into the Commissioner’s application for the Conservation Order.

The Commissioner was appointed as Conservator and directed to conduct the business of Majestic. The Conservator is authorized, in his discretion, to operate the business of Majestic, or so much of the business as he deems appropriate, and to pay or defer payment of some or all proper claims, expenses, liabilities and obligations of Majestic, in whole or in part, accruing prior or subsequent to his appointment. The Conservator continued to operate Majestic’s business in substantially the manner the company was operating prior to conservation, solely for the purpose of preserving Majestic’s business assets and going-concern value in order to facilitate a Plan of Rehabilitation (the “Plan”).

Immediately after the entry of the Conservation Order, the Conservator filed a motion seeking court approval of the Plan. Court approval of the Plan was granted on June 2, 2011 and the transaction contemplated by the Plan closed on July 1, 2011. The Plan provided for the assumption of 100% of Majestic’s workers’ compensation claim liabilities by an A-rated insurance company affiliate of AmTrust North America, Inc. (“AmTrust”) via a Loss Portfolio Transfer and Quota Share Reinsurance Agreement (the “Reinsurance Agreement”). Under the Reinsurance Agreement, AmTrust (through an insurance company affiliate, Technology Insurance Company) assumed the majority of Majestic’s assets and liabilities relating to its workers’ compensation business. Majestic’s in-force policies and expired policies with reported claims were novated to Technology Insurance Company. The Reinsurance Agreement also provides that all reinsurance contracts providing coverage for the business written by Majestic shall inure to the benefit of AmTrust.

Pursuant to the Conservation Order, continued prosecution of the lawsuits and the filing of any other claims, lawsuits or actions against the Company outside of the conservation proceedings pending in the Superior Court of the State of California, County of San Francisco (the “Conservation Court”), is enjoined. Alternative remedies for the assertion of any and all such claims are provided for under the Conservator’s Rehabilitation Plan. The Rehabilitation Plan provides that the Conservator may request the Conservation Court to establish a claims bar date for filing proofs of claim against Majestic by non-policyholder creditors. The Rehabilitation Plan further provides that the

Conservator shall administer, investigate, adjust and determine all such proofs of claim in a manner consistent with California Insurance Code Sections 1010 through 1062. In accordance with these provisions of the Rehabilitation Plan, the Conservation Court has established a claims bar date of January 31, 2012 for filing non-policyholder proofs of claim with the Conservator. The Conservator received a total of 90 proofs of claim which set forth claims of non-policyholder creditors in the aggregate amount of \$205 million.

Majestic solicited potential purchasers for the insurance company, together with certain residual assets and licenses, to be sold as a clean "shell", free and clear of pre-acquisition liabilities. The request for proposal (RFP) required bids to be received by August 31, 2012. The request for proposal (RFP) process was completed shortly thereafter by selecting a winning bid. Agreements have been negotiated, signed, and approved by the court. The estate's shell was transferred to purchaser as of May 31, 2013.

In 2013, the Conservator finalized all proofs of claims and received court approval in December 2013 to complete an interim distribution scheduled for January 2014.

Once all estate matters are completed, the Commissioner will petition the San Francisco Superior Court to close the estate and any remaining funds will be sent to Embarcadero Holdings, the parent of Majestic Insurance Company.

Majestic Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$12,936,800	\$14,008,200
Other assets	1,877,700	27,600
Total assets	14,814,500	14,035,800
Liabilities		
Secured claims and accrued expenses	590,800	434,200
All other claims	1,203,300	1,723,500
Total liabilities	1,794,100	2,157,700
Net assets (deficiency)	13,020,400	11,878,100

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$650,200	\$250,300
Other income	4,900	506,700
Total income	655,100	757,000
Expenses		
Loss and claims expenses	1,940,200	633,600
Administrative expenses	-	940,500
Net loss from premium write-offs	(534,000)	-
Total expenses	1,406,200	1,574,100
Net income (loss)	(\$751,100)	(817,100)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$14,895,600
Recoveries, net of expenses	(887,400)
Monetary assets available for distribution	\$14,008,200

Mission Insurance Company

Conservation Order: October 31, 1985
Liquidation Order: February 24, 1987

Mission National Insurance Company

Conservation Order: November 26, 1985
Liquidation Order: February 24, 1987

Enterprise Insurance Company

Conservation Order: November 26, 1985
Liquidation Order: February 24, 1987

2013 Report

The Mission Insurance Companies' insolvency proceedings began with a court-ordered conservation of the Mission entity on October 31, 1985 with the balance of the entities being conserved in November 1985. All were placed into conservation due to their hazardous financial condition. Efforts to rehabilitate the companies did not succeed, and on February 24, 1987, the companies were ordered into liquidation. Ancillary proceedings in California for Holland America Insurance Company and Mission Reinsurance Company were initiated concurrent with the Missouri Insurance Director's obtaining a receivership order as the domiciliary liquidator.

In accordance with a court approved closing plan, the Mission estates completed a final policyholder distribution in 2006 whereby all policyholder claimants for Mission, Mission National and Enterprise were paid 100% of their approved claim. As of year-end 2013, the general creditors of the Mission and Enterprise estates have unsatisfied portions remaining on their approved claims. The Enterprise estate will be positioned to complete a final distribution at year end 2014 and for a closing in 2015 while keeping the shell open for tax purposes.

The Mission estates participate as members of a consolidated tax group (Covanta being the parent) and, as such, are joint and severally liable for the tax exposure of the group. With guidance and advice from tax counsel, the estates have established proper tax reserves for certain open tax years. Covanta has commenced an audit with the IRS of the consolidated group returns for a number of tax years and is undergoing an administrative appeal process from the result. The Estate expects to hear the final resolution in 2014.

The Mission estates contacted the Department of Justice (DOJ) in late 2011 in an effort to obtain a Federal Claim waiver primarily to avoid any possibility of the Federal Government presenting any late claims for toxic tort clean-ups where a Mission policyholder may have had exposure. Given the Federal priority statute, obtaining a waiver that the companies had considered all the known potential policyholder liabilities prior to closure of the estate was of paramount importance. Enterprise was given the waiver because the nature of its business did not contain significant policyholder exposure for any government claims. Mission and Mission National have continued to

be engaged in a back and forth with the DOJ to give them all the necessary documentation for the DOJ to issue the waiver. Owing to the nature of the two remaining estates portfolio of policyholders, this has been a tedious, time consuming process which we foresee continuing into 2015.

Mission Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$106,028,900	\$110,234,400
Recoverable from reinsurers	21,586,400	21,066,600
Other assets	23,816,400	23,816,500
Total assets	151,431,700	155,117,500
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	78,763,100	78,753,500
Claims against policies, before distributions	846,832,600	846,832,600
Less distributions to policyholders	(846,832,600)	(846,832,600)
All other claims	198,438,500	198,438,500
Total liabilities	277,201,600	277,192,000
Net assets (deficiency)	(\$125,769,900)	(\$122,074,500)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$3,049,100	\$749,500
Salvage and other recoveries	98,400	3,662,500
Total income	3,147,500	4,412,000
Expenses	2012	2013
Loss and claims expenses	163,100	-
Administrative expenses	520,700	716,700
Total expenses	683,800	716,700
Net income (loss)	\$2,463,700	\$3,695,300

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$133,667,000
Recoveries, net of expenses	1,089,175,400
Distributions	(1,112,608,000)
Monetary assets available for distribution	\$110,234,400

Mission National Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$23,674,900	\$25,355,300
Recoverable from reinsurers	5,119,900	3,542,300
Other assets	48,400	34,000
Total assets	28,843,200	28,931,600
Liabilities		
Secured claims and accrued expenses	17,755,200	17,753,800
Claims against policies, before distributions	596,098,500	596,098,500
Less distributions to policyholders	(499,851,900)	(499,851,900)
All other claims	16,838,100	16,838,100
Total liabilities	130,839,900	130,838,500
Net assets (deficiency)	(\$101,996,700)	(\$101,906,900)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$679,800	\$161,200
Salvage and other recoveries	100	41,100
Total income	679,900	202,300
Expenses		
Loss and claims expenses	(14,600)	(40,400)
Administrative expenses	75,600	152,900
Total expenses	61,000	112,500
Net income (loss)	\$618,900	\$89,800

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$18,289,000
Recoveries, net of expenses	533,995,500
Distributions	(526,929,200)
Monetary assets available for distribution	\$25,355,300

Enterprise Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$7,435,300	\$7,475,500
Total assets	7,435,300	7,475,500
Liabilities		
Secured claims and accrued expenses	1,240,600	1,240,500
Claims against policies, before distributions	120,573,400	120,573,400
Less distributions to policyholders	(120,573,400)	(120,573,400)
All other claims	30,780,900	30,780,900
Total liabilities	32,021,500	32,021,400
Net assets (deficiency)	(\$24,586,200)	(\$24,545,900)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$213,700	\$47,500
Salvage and other recoveries	9,600	61,400
Total income	223,300	108,900
Expenses		
Administrative expenses	33,600	68,800
Total expenses	33,600	68,800
Net income (loss)	\$189,700	\$40,100

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$3,281,000
Recoveries, net of expenses	130,147,000
Distributions	(125,952,500)
Monetary assets available for distribution	\$7,475,500

Pacific National Insurance Company

Conservation Order: May 14, 2003
Liquidation Order: August 5, 2003

2013 Report

Pacific National Insurance Company (“PNIC”) is a subsidiary of the Highlands Insurance Group. PNIC’s principal business lines include workers’ compensation, commercial multiple-peril, general liability, and commercial automobile insurance. PNIC wrote business exclusively in California.

In October 2002, Highlands Insurance Group and five of its non-insurance subsidiaries commenced Chapter 11 bankruptcy proceedings in the U.S. Bankruptcy Court in the District of Delaware.

On May 14, 2003, the Commissioner was appointed as Conservator of PNIC and on August 5, 2003, the Superior Court appointed the Commissioner as Liquidator of PNIC. Upon liquidation, covered claims were transferred to the appropriate insurance guaranty associations. PNIC’s assets consist primarily of cash and reinsurance receivables. The “Claims Bar Date,” the final date to submit a claim against the Estate, was July 30, 2004.

Highlands Insurance Company (“HIC”) in New Jersey, a subsidiary of Highlands Insurance Group, continues to handle routine administrative services for PNIC under an inter-company agreement. HIC was placed in conservation by the Texas Department of Insurance in November 2003. The CLO continues to work with the Texas Department of Insurance on data transfer/storage and reinsurance collections.

The Estate was successful in commuting a significant reinsurance treaty completing the transaction and recovery in time to prepare for and release a \$19 million early access distribution to the California Insurance Guarantee Association in October 2011. The Estate team was successful in commuting the remaining reinsurance treaties and will work to collect the remaining reinsurance recoveries in 2014 to position the estate for a final distribution and closing in 2015.

Pacific National Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	2012	2013
Cash and investments	\$4,191,800	\$4,657,600
Recoverable from reinsurers	2,604,900	885,700
Total assets	6,796,700	5,543,300
Liabilities	2012	2013
Secured claims and accrued expenses	1,559,900	1,550,600
Claims against policies, before distributions	107,777,300	107,777,300
Less distributions to policyholders	(52,416,400)	(52,416,400)
All other claims	246,500	246,700
Total liabilities	57,167,300	57,158,200
Net assets (deficiency)	(\$50,370,600)	(\$51,614,900)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$119,700	\$26,800
Salvage and other recoveries	1,698,200	1,700
Total income	1,817,900	28,500
Expenses	2012	2013
Loss and claims expenses	(5,513,400)	1,073,400
Administrative expenses	192,800	199,300
Total expenses	(5,320,600)	1,272,700
Net income (loss)	\$7,138,500	(\$1,244,200)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$36,519,100
Recoveries, net of expenses	20,554,900
Distributions	(52,416,400)
Monetary assets available for distribution	\$4,657,600

**Superior National Insurance Companies In Liquidation (“SNICIL”)
(California Compensation Insurance Company, Combined Benefits Insurance
Company, Commercial Compensation Casualty Company, Superior National
Insurance Company, and Superior Pacific Casualty Company)**

Conservation Order: March 6, 2000
Liquidation Order: September 26, 2000

2013 Report

On March 6, 2000, the Los Angeles County Superior Court (the “Court”) ordered and appointed the Insurance Commissioner to serve as Conservator of four workers’ compensation insurance companies: Superior National Insurance Company, Superior Pacific Casualty Company, California Compensation Insurance Company and Combined Benefits Insurance Company. On June 9, 2000, the Court ordered and appointed the Commissioner to serve as conservator of a fifth workers’ compensation insurance company named Commercial Compensation Casualty Company. In his capacity as Conservator, the Insurance Commissioner obtained title to and possession of all the property and assets of the five estates, collectively identified as Superior National Insurance Companies in Liquidation (“Superior National Estates”).

In September 26, 2000, the Court found that each of the Superior National Estates was insolvent and that it would be futile to proceed as Conservator. The Court terminated the Insurance Commissioner’s status as conservator of the five insurers and ordered and appointed the Commissioner to serve as Liquidator of the insurers.

The charge in liquidating the Superior National Estates was to marshal assets, pay claims and resolve the vast business affairs as efficiently as possible. The Liquidator consolidated the Superior National Estates’ operations into the Conservation and Liquidation Office (San Francisco) in September 2003.

In 2012, the Superior National Estates obtained court approval of an indemnity settlement agreement with the SNTL Litigation Trust and the Oversight Committee of the SNTL Litigation Trust.

In 2013 the Superior National Estates released its tenth early access distribution to guaranty associations. The Estates are planning an eleventh early access distribution in 2014.

Under the most optimistic estimates, SNICL has insufficient assets to fully pay the policyholder claims. Consequently, once all asset recoveries are fully monetized, the Estate will seek court approval not to review any claims below the policyholder class.

The largest remaining asset on the books of the estates are reinsurance recoverables of approximately \$157,000,000 (includes IBNR). The Estates’ continuing and ultimate goal is to fully resolve its reinsurance recoverables through treaty commutations since Workers Compensation claims are such long tailed claims that conceivably there could be reinsurance billing for the next 50 years. Once reinsurance has been resolved, there are no significant issues remaining and the Liquidator can seek closure.

California Compensation Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$38,436,000	\$18,503,400
Recoverable from reinsurers	74,356,200	75,933,000
Other assets	1,800	-
Total assets	112,794,000	94,436,400
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	5,360,700	5,359,400
Claims against policies, before distributions	2,062,676,300	2,078,815,500
Less distributions to policyholders	(875,588,200)	(894,851,900)
All other claims	119,307,600	119,300,100
Total liabilities	1,311,756,400	1,308,623,100
Net assets (deficiency)	(\$1,198,962,400)	(\$1,214,186,700)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$1,874,700	\$73,600
Litigation recoveries	2,386,300	-
Salvage and other recoveries	5,347,300	6,207,400
Total income	9,608,300	6,281,000
Expenses	2012	2013
Loss and claims expenses	21,331,500	20,512,300
Administrative expenses	1,253,700	993,000
Total expenses	22,585,200	21,505,300
Net income (loss)	(\$12,976,900)	(\$15,224,300)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$165,879,200
Recoveries, net of expenses	747,476,100
Distributions.....	(894,851,900)
Monetary assets available for distribution	\$18,503,400

Combined Benefits Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$12,969,400	\$11,414,300
Recoverable from reinsurers	205,300	206,700
Total assets	13,174,700	11,621,000
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	48,000	47,900
Claims against policies, before distributions	35,664,000	37,057,400
Less distributions to policyholders	(22,054,800)	(23,554,800)
All other claims	6,701,800	6,667,100
Total liabilities	20,359,000	20,217,600
Net assets (deficiency)	(\$7,184,300)	(\$8,596,600)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$379,500	\$68,400
Salvage and other recoveries	4,100	4,500
Total income	383,600	72,900
Expenses	2012	2013
Loss and claims expenses	1,455,900	1,396,600
Administrative expenses	73,200	88,700
Total expenses	1,529,100	1,485,300
Net income (loss)	(\$1,145,500)	(\$1,412,400)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$11,115,400
Recoveries, net of expenses	23,853,700
Distributions	(23,554,800)
Monetary assets available for distribution	\$11,414,300

Superior National Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$29,402,100	\$25,292,700
Recoverable from reinsurers	47,466,700	44,888,800
Other assets	19,400	-
Total assets	76,888,200	70,181,500
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	1,240,500	1,236,600
Claims against policies, before distributions	887,194,000	888,170,600
Less distributions to policyholders	(394,312,000)	(400,114,400)
All other claims	28,724,300	28,723,600
Total liabilities	522,846,800	518,016,400
Net assets (deficiency)	(\$445,958,600)	(\$447,834,900)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$604,600	\$250,000
Litigation recoveries	295,200	-
Salvage and other recoveries	4,186,400	3,142,600
Total income	5,086,200	3,392,600
Expenses	2012	2013
Loss and claims expenses	5,410,000	4,912,300
Administrative expenses	475,100	356,600
Total expenses	5,885,100	5,268,900
Net income (loss)	(\$798,900)	(\$1,876,300)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$68,622,300
Recoveries, net of expenses	356,784,800
Distributions.....	(400,114,400)
Monetary assets available for distribution	\$25,292,700

Superior Pacific Casualty Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$2,424,300	\$6,888,300
Recoverable from reinsurers	34,222,800	28,753,600
Total assets	36,647,100	35,641,900
Liabilities		
Secured claims and accrued expenses	17,900	17,200
Claims against policies, before distributions	225,574,800	231,295,900
Less distributions to policyholders	(39,969,700)	(40,969,700)
All other claims	62,503,300	62,365,700
Total liabilities	248,126,300	252,709,100
Net assets (deficiency)	(\$211,479,200)	(\$217,067,200)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$97,500	\$42,200
Salvage and other recoveries	480,600	436,400
Total income	578,100	478,600
Expenses		
Loss and claims expenses	4,042,600	5,844,100
Administrative expenses	280,000	222,400
Total expenses	4,322,600	6,066,500
Net income (loss)	(\$3,744,500)	(\$5,587,900)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$58,666,300
Recoveries, net of expenses	(10,808,300)
Distributions	(40,969,700)
Monetary assets available for distribution	\$6,888,300

Commercial Compensation Casualty Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$12,969,000	\$11,660,800
Recoverable from reinsurers	7,446,000	7,277,500
Total assets	20,415,000	18,938,300
Liabilities		
Secured claims and accrued expenses	939,900	939,800
Claims against policies, before distributions	138,714,300	140,127,100
Less distributions to policyholders	(94,544,200)	(95,971,800)
All other claims	13,754,500	13,754,500
Total liabilities	58,864,500	58,849,600
Net assets (deficiency)	(\$38,449,500)	(\$39,911,300)

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$369,500	\$66,400
Salvage and other recoveries	189,300	350,500
Total income	558,800	416,900
Expenses		
Loss and claims expenses	952,800	1,788,600
Administrative expenses	67,700	63,100
Total expenses	1,020,500	1,851,700
Net income (loss)	(\$461,700)	(\$1,434,800)

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$6,420,700
Recoveries, net of expenses	101,211,900
Distributions	(95,971,800)
Monetary assets available for distribution	\$11,660,800

Western Employers Insurance Company

Conservation Order: April 2, 1991
Liquidation Order: April 19, 1991

2013 Report

Western Employers Insurance Company (“WEIC”) began as a New York-domiciled insurer known as Leatherby Insurance Company and was re-domesticated to California in the late 1970’s. The company was licensed in all 50 states and D.C. and wrote primarily workers’ compensation and commercial multi-peril insurance. After four years of attempted self-liquidation, WEIC determined it could no longer continue to liquidate without the assistance of the California Department of Insurance. An order placing WEIC into liquidation was entered on April 19, 1991.

WEIC’s primary objective will be to resolve all asset recoveries, principally reinsurance assets at this juncture, determine final estate liability and position the Estate for closure by 2017. A significant requirement to meet that objective is to determine how to quantify the remaining long-tail exposure.

In 2010 the San Francisco Superior Court set a deadline by which all holders of claims, other than workers’ compensation claims, must submit detailed claim updates which set forth the facts regarding the further developments of those claims. Currently all claims that were submitted with the update continue to be reviewed.

Two distinct problems slow the claims determination process. First, is the fact that claims must be liquidated before they can be approved, and WEIC wrote a significant number of excess and umbrella policies for environmental type exposure, and the losses continue to accumulate but have not reached an attachment point yet. Secondly, in 2012, the CLO made an initial reporting to the Federal Department of Justice in an attempt to complete the Federal Claim Waiver process to insulate the estate from any potential of latent liability assessed by the Federal Government, however, the Department of Justice has requested more information before they can make a ruling.

Western Employers Ins Co

ASSETS AND LIABILITIES

As of December 31, 2012 and December 31, 2013

Assets	12/31/2012	12/31/2013
Cash and investments	\$130,421,100	\$134,020,600
Recoverable from reinsurers	16,598,300	16,439,500
Total assets	147,019,400	150,460,100
Liabilities	12/31/2012	12/31/2013
Secured claims and accrued expenses	351,400	350,000
Claims against policies, before distributions	181,628,500	167,914,800
Less distributions to policyholders	(68,190,000)	(68,190,000)
All other claims	3,040,100	2,971,800
Total liabilities	116,830,000	103,046,600
Net assets (deficiency)	\$30,189,400	\$47,413,500

INCOME AND EXPENSES

For Year Ended December 31, 2012 and 2013

Income	2012	2013
Investment income	\$3,449,500	\$872,100
Salvage and other recoveries	92,000	258,800
Total income	3,541,500	1,130,900
Expenses	2012	2013
Loss and claims expenses	(2,415,300)	(17,083,500)
Administrative expenses	1,024,300	990,300
Total expenses	(1,391,000)	(16,093,200)
Net income (loss)	\$4,932,500	\$17,224,100

CHANGE IN ASSETS AVAILABLE FOR DISTRIBUTION

Beginning monetary assets at takeover	\$74,867,900
Recoveries, net of expenses	127,342,700
Distributions	(68,190,000)
Monetary assets available for distribution	\$134,020,600

Section 3 – Cross Reference to California Insurance Code (CIC)

CIC Section 1060 - The Commissioner shall transmit all of the following to the Governor, the Legislature, and to the committees of the Senate and Assembly having jurisdiction over insurance in the annual report submitted pursuant to Section 12922:

	Page
(a) The names of the persons proceeded against under this article.....	20
(b) Whether such persons have resumed business or have been liquidated or have been mutualized.....	20
(c) Such other facts on the operations of the Conservation & Liquidation Office as will acquaint the Governor, the policyholders, creditors, shareholders and the public with his or her proceedings under this article, including, but not limited to:	
(1) An itemization of the number of staff, total salaries of staff, a description of the compensation methodology, and an organizational flowchart.	4, 10, 11
(2) Annual operating goals and results.	5, 7
(3) A summary of all Conservation and Liquidation Office costs, including an itemization of internal and external costs, and a description of the methodology used to allocate those costs among insurer estates.	8, 12
(4) A list of all current insolvencies not closed within ten years of a court ordered liquidation, and a narrative explaining why each insolvency remains open. ..	13-15
(5) An accounting of total claims by estate.	16
(6) A list of current year and cumulative distributions by class of creditor for each estate.....	19
(7) For each proceeding, the net value of the estate at the time of conservation or liquidation and the net value at the end of the preceding calendar year.....	21-61
(d) Other facts on the operations of the individual estates as will acquaint the Governor, Legislature, policyholders, creditors, shareholders, and the public with his or her proceedings under this article, including, but not limited to:	
(1) The annual operating goals and results.....	21-61
(2) The status of the conservation and liquidation process.	21-61
(3) Financial statements, including current and cumulative distributions, comparing current calendar year to prior year.....	21-61