

QUARTERLY STATEMENT

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

National Mortgage Reinsurance Inc One

d) (prior period) Wisconsin of America 06/30/2009 8040 Excelsior Drive, Suite 200 (Street and Number) meryville, CA, US 94608 City or Town, State, Country and Zip Code) (Street and Number or P.O. Box ords eryville, CA, US 94608 City or Town, State, Country and Zip Code) www.nationalmi.com Byron Tan	2100 Pov (S		State of Domicile ced Business (C a Floor f) (A) E (C	Employer's ID Number or Port of Entry	WI 3
Wisconsin of America 06/30/2009 8040 Excelsior Drive, Suite 200 (Street and Number) meryville, CA, US 94608 City or Town, State, Country and Zip Code) (Street and Number or P.O. Box ords eryville, CA, US 94608 City or Town, State, Country and Zip Code) www.nationalmi.com	(S 	Commenwell Street, 12th Street and Numbe	(Control of the control of the contr	05/04/201 Madison, WI, US 53717 ity or Town, State, Country and Zip (855)873-2584 rea Code)(Telephone Number) meryville, CA, US 94608	3
06/30/2009 8040 Excelsior Drive, Suite 200 (Street and Number) meryville, CA, US 94608 City or Town, State, Country and Zip Code) 2100 Powell Street, 12th Floor (Street and Number or P.O. Box ords eryville, CA, US 94608 City or Town, State, Country and Zip Code) www.nationalmi.com	(S 	well Street, 12th Street and Numbe	(C (Madison, WI, US 53717 ity or Town, State, Country and Zip (855)873-2584 rea Code)(Telephone Number) meryville, CA, US 94608	
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City or Town, State, Country and Zip Code) www.nationalmi.com			r)		
www.nationalmi.com				(855)873-2584	
			(A	rea Code)(Telephone Number)	
Byron Tan					
(Name)			((510)858-0565 Area Code)(Telephone Number)(E	xtension)
oyron.tan@nationalmi.com				(510)225-3832	
E-Mail Address)				(Fax Number)	
William J Lea	atherberry Chief	Legal Officer	or		
Adam Pollitze	er Chief	Financial Office			
			er		
		, ,			
	VICE- PRES	SIDENTS			
e Norberg, SVP, Controller		_		ing & Risk Operations	
NIR	ECTORS OR	TRUST	FFS		
Patrick L Mathis	LOTORSON	. 11(051	_	rkle	
Bradley M Shuster Adam Pollitzer					
SS					
are the absolute property of the said reports and explanations therein contained, and reporting period stated above, and off and Accounting Practices and Procedure bunting practices and procedures, accordudes the related corresponding electronic	rting entity, free and clea nexed or referred to, is a s income and deduction as manual except to the ling to the best of their in tilling with the NAIC, who	ar from any liens a full and true sto as therefrom for extent that: (1) aformation, know aen required, that	or claims thereon, atement of all the a the period ended, state law may differ riedge and belief, r an exact copy (s	except as herein stated, and that ssets and liabilities and of the of and have been completed in a "cor, (2) that state rules or regul espectively. Furthermore, the so expectively for formatting differences	at this statement, together condition and affairs of the ccordance with the NAIC ations require differences cope of this attestation by
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2020)	a. Is this an o	original filing?	Yes[X] No[]	
	ENDI LYNN ARENI COMM. # 21655	DELL	2. Date filed	025-02M400XFM (3-4	c e
	Bradley M Si William J Lea Claudia J Me Adam Pollitz Robert O Sm Patrick L Mathis Bradley M Shuster Adam Pollitzer SS Intity being duly sworn, each depose and are the absolute property of the said repose and reporting period stated above, and an reporting period stated above, and an reporting period stated above, and of it and Accounting Practices and Procedures under the related corresponding electronic filling may be requested by various therein contained a counting practices and procedures, accordance to the related corresponding electronic filling may be requested by various ture) Merkle Name) Live Officer Live Officer	Bradley M Shuster William J Leatherberry Claudia J Merkle Adam Pollitzer Robert O Smith Patrick L Mathis Chief Robert O Smith Patrick L Mathis Chief Chief Robert O Smith Patrick L Mathis Chief Robert O Smith Patrick L Mathis Chief Chief Robert O Smith Patrick L Mathis Chief Chief Robert O Smith Patrick L Mathis Patrick L Mathis Bradley M Shuster Adam Pollitzer SS Intity being duly sworn, each depose and say that they are the deare the absolute property of the said reporting entity, free and cleas and explanations therein contained, annexed or referred to, is a sand explanations therein contained, annexed or referred to, is a reporting period stated above, and of its income and deduction and Accounting Practices and Procedures manual except to the bounting practices and procedures, according to the best of their induces the related corresponding electronic filing with the NAIC, wherectronic filling may be requested by various regulators in lieu of a lature) Merkle William J Le Wend Lynn Aren Wend Lynn Aren Wend Lynn Aren Wend Lynn Aren	Bradley M Shuster William J Leatherberry Claudia J Merkle Adam Pollitzer Robert O Smith Patrick L Mathis Patrick L Mathis Bradley M Shuster Adam Pollitzer SS Intity being duly sworn, each depose and say that they are the described officers and Pollitzer SS Intity being duly sworn, each depose and say that they are the described officers are the absolute property of the said reporting entity, free and clear from any liens as and explanations therein contained, annexed or referred to, is a full and true state reporting period stated above, and of its income and deductions therefrom for and Accounting Practices and Procedures manual except to the extent that: Ununting practices and procedures, according to the best of their information, know undes the related corresponding electronic filing with the NAIC, when required that electronic filing may be requested by various regulators in fleu of ar in addition to the contained of the procedures and proced	Name Bradley M Shuster William J Leatherberry Chief Legal Officer Chief Executive Chairman Chief Legal Officer Chief Executive Officer Chief Robert O Smith Chief Risk Officer Chief Operating Officer Patrick L Mathis Chief Operating Officer Object Operating Officer Set Norberg, SVP, Controller Officer Operating Officer Object Operating Object Operating Operating Object Operating Object Operating Operating Object Opera	Bradley M Shuster William J Leatherberry Claudia J Merkle Adam Politizer Robert 0 Smith Patrick L Mathis Patrick L Mathis Portrog, SVP, Controller VICE- PRESIDENTS Relie Ramsower, SVP, Underwriting & Risk Operations Patrick L Mathis Bradley M Shuster Adam Politizer Patrick L Mathis Patrick L Mathis Patrick L Mathis Bradley M Shuster Adam Politizer Patrick L Mathis Robert 0 Smith Claudia J Merkle William J Leatherberry Robert 0 Smith Ss Patrick L Mathis Bradley M Shuster Adam Politizer Robert 0 Smith Ss Patrick L Mathis Bradley M Shuster Adam Politizer Adam Politizer Ss Patrick L Mathis Bradley M Shuster Adam Politizer Adam Politizer Ss Patrick L Mathis Bradley M Shuster Adam Politizer Adam Politizer Adam Politizer Ss Patrick L Mathis Bradley M Shuster Adam Politizer Adam Politizer Ss Patrick L Mathis Claudia J Merkle William J Leatherberry Robert 0 Smith Ss St St St St St St St St St

ASSETS

	AUU		urrent Statement Da	to	4
		1	2	3	4
		'	2		Dagarahar 21
			Nonadmitted	Net Admitted Assets	December 31 Prior Year Net
		Assets	Assets	(Cols. 1 - 2)	Admitted Assets
1.	Bonds	24,342,996		24,342,996	29,778,679
2.	Stocks:				
	2.1 Preferred stocks				
	2.2 Common stocks				
3.	Mortgage loans on real estate:				
0.	3.1 First liens				
	3.2 Other than first liens				
4.	Real estate:				
	4.1 Properties occupied by the company (less \$0 encumbrances)				
	4.2 Properties held for the production of income (less \$0				
	encumbrances)				
	4.3 Properties held for sale (less \$0 encumbrances)				
5.	Cash (\$282,395), cash equivalents (\$12,077,926) and				
٥.	short-term investments (\$0)	10 260 200		10 260 200	6 227 250
	· ,				
6.	Contract loans (including \$0 premium notes)				
7.	Derivatives				
8.	Other invested assets				
9.	Receivables for securities				
10.	Securities lending reinvested collateral assets				
1	-				
11.	Aggregate write-ins for invested assets				
12.	Subtotals, cash and invested assets (Lines 1 to 11)	36,703,316		36,703,316	36,115,929
13.	Title plants less \$0 charged off (for Title insurers only)				
14.	Investment income due and accrued	138,722		138,722	171,890
15.	Premiums and considerations:	,		,	,
10.					
	collection	205,532		205,532	205,566
	15.2 Deferred premiums, agents' balances and installments booked but deferred and not yet due (including \$0 earned but unbilled premiums)				
	15.3 Accrued retrospective premiums (\$0) and contracts subject to redetermination (\$0)				
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers				
	16.2 Funds held by or deposited with reinsured companies				
	16.3 Other amounts receivable under reinsurance contracts				
4-					
17.	Amounts receivable relating to uninsured plans				
18.1	Current federal and foreign income tax recoverable and interest thereon				
18.2	Net deferred tax asset	1,643,225	1,638,164	5,061	6,069
19.	Guaranty funds receivable or on deposit				
20.	Electronic data processing equipment and software				
	· · · · · · · · · · · · · · · · · · ·				
21.	Furniture and equipment, including health care delivery assets (\$0)				
22.	Net adjustments in assets and liabilities due to foreign exchange rates				
23.	Receivables from parent, subsidiaries and affiliates				
24.	Health care (\$0) and other amounts receivable				
25.	Aggregate write-ins for other-than-invested assets				
26.	TOTAL assets excluding Separate Accounts, Segregated Accounts and				
	Protected Cell Accounts (Lines 12 to 25)	38,690,795	1,638,164	37,052,631	36,499,454
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts				
28.	TOTAL (Lines 26 and 27)				
	ILS OF WRITE-INS	1 30,030,733	1,030,104	31,002,031	50,433,434
	ILS OF WRITE-INS	1			
1102.					
1103.	Comment of a marketing control in a faul in a 44 feature and flat and				
	Summary of remaining write-ins for Line 11 from overflow page				
	TOTALS (Lines 1101 through 1103 plus 1198) (Line 11 above)	-			
2501.					
2502.					
2503.					
1	Summary of remaining write-ins for Line 25 from overflow page				
2599.	TOTALS (Lines 2501 through 2503 plus 2598) (Line 25 above)				

LIABILITIES, SURPLUS AND OTHER FUNDS

	·	1 Current Statement Date	2 December 31, Prior Year
1.	Losses (current accident year \$134,176)	220,957	
2.	Reinsurance payable on paid losses and loss adjustment expenses		
3.	Loss adjustment expenses	2,858	1,679
4.	Commissions payable, contingent commissions and other similar charges		
5.	Other expenses (excluding taxes, licenses and fees)		
6.	Taxes, licenses and fees (excluding federal and foreign income taxes)		
7.1	Current federal and foreign income taxes (including \$0 on realized capital gains (losses))		
7.2	Net deferred tax liability		
8.	Borrowed money \$0 and interest thereon \$0		
9.	Unearned premiums (after deducting unearned premiums for ceded reinsurance of \$0 and including		
	warranty reserves of \$0 and accrued accident and health experience rating refunds including \$0		
	for medical loss ratio rebate per the Public Health Service Act)	133,343	176,166
10.	Advance premium		
11.	Dividends declared and unpaid:		
	11.1 Stockholders		
	11.2 Policyholders		
12.	Ceded reinsurance premiums payable (net of ceding commissions)		
13.	Funds held by company under reinsurance treaties		
14.	Amounts withheld or retained by company for account of others		
15.	Remittances and items not allocated		
16.	Provision for reinsurance (including \$0 certified)		
17.	Net adjustments in assets and liabilities due to foreign exchange rates		
18.	Drafts outstanding		
19.	Payable to parent, subsidiaries and affiliates	70,573	93,415
20.	Derivatives		
21.	Payable for securities		
22.	Payable for securities lending		
23.	Liability for amounts held under uninsured plans		
24.	Capital notes \$0 and interest thereon \$0		
25.	Aggregate write-ins for liabilities		
26.	TOTAL liabilities excluding protected cell liabilities (Lines 1 through 25)		
27.	Protected cell liabilities		
28.	TOTAL liabilities (Lines 26 and 27)		
29.	Aggregate write-ins for special surplus funds		
30.	Common capital stock		
31.	Preferred capital stock	, , ,	
32.	Aggregate write-ins for other-than-special surplus funds		
33.	Surplus notes		
34.	Gross paid in and contributed surplus		
35.	Unassigned funds (surplus)		
36.	Less treasury stock, at cost:		
30.	36.1		
	36.20 shares preferred (value included in Line 31 \$0)		
37.	Surplus as regards policyholders (Lines 29 to 35, less 36)		
38.	TOTALS (Page 2, Line 28, Col. 3)		
	ILS OF WRITE-INS	31,UUZ,UU I	J 50,439,434
2501.	Statutory Contingency Reserve	8,113,861	7,832,515
2502.			
2503. 2598.	Cummany of romaining write ine for Line 25 from everflow page		
2598.	Summary of remaining write-ins for Line 25 from overflow page		
2901.	10 1/ 120 (Emo 2001 timodgh 2000 pido 2000) (Emo 20 dboto)		
2902.			
2903.	Cummany of remaining write ine feet line 20 from availage page		
2998. 2999.	Summary of remaining write-ins for Line 29 from overflow page TOTALS (Lines 2901 through 2903 plus 2998) (Line 29 above)		
3201.	TOTALS (Lines 290 Fithough 2903 plus 2996) (Line 29 above)		
3202.			
3203.			
3298. 3299.	Summary of remaining write-ins for Line 32 from overflow page		
JZ33.	TO TALO (LINES SENT INIOUGH SENS PIUS SENS) (LINE SE ADOVE)		

STATEMENT OF INCOME

	STATEMENT OF INCOME	1	2	3
		Current Year to Date	Prior Year to Date	Prior Year Ended December 31
	UNDERWRITING INCOME			
1.	Premiums earned			
	1.1 Direct (written \$0) 1.2 Assumed (written \$519,870)	562.693	506.744	1.059.417
	1.3 Ceded (written \$0)			
	1.4 Net (written \$519,870)	562,693	506,744	1,059,417
2.	CTIONS: Losses incurred (current accident year \$134,176)			
۷.	2.1 Direct			
	2.2 Assumed	106,560	65,360	86,186
	2.3 Ceded			
3.	2.4 Net			
4.	Other underwriting expenses incurred	262.121	216.597	467.869
5.	Aggregate write-ins for underwriting deductions	281,346	253,372	529,709
6.	TOTAL underwriting deductions (Lines 2 through 5)			
7. 8.	Net income of protected cells Net underwriting gain or (loss) (Line 1 minus Line 6 + Line 7)			
0.	INVESTMENT INCOME	(09,147)	(29,119)	(23,000)
9.	Net investment income earned			
10.	Net realized capital gains (losses) less capital gains tax of \$8,160	27,387	(954)	29
11.	Net investment gain (loss) (Lines 9 + 10)	414,739	487,867	941,574
12.	Net gain or (loss) from agents' or premium balances charged off (amount recovered \$0			
	amount charged off \$0)			
13.	Finance and service charges not included in premiums			
14.	Aggregate write-ins for miscellaneous income			
15. 16.	TOTAL other income (Lines 12 through 14) Net income before dividends to policyholders, after capital gains tax and before all other federal and			
10.	foreign income taxes (Lines 8 + 11 + 15)	325.592	458.088	915.714
17.	Dividends to policyholders			
18.	Net income, after dividends to policyholders, after capital gains tax and before all other federal and	205 500	450.000	045 744
19.	foreign income taxes (Line 16 minus Line 17) Federal and foreign income taxes incurred	325,592	458,088	915,714
20.	Net income (Line 18 minus Line 19) (to Line 22)			
	CAPITAL AND SURPLUS ACCOUNT			
21.	Surplus as regards policyholders, December 31 prior year	28,261,867	27,643,826	27,643,826
22. 23.	Net income (from Line 20) Net transfers (to) from Protected Cell accounts			
23. 24.	Change in net unrealized capital gains or (losses) less capital gains tax of \$0			
25.	Change in net unrealized foreign exchange capital gain (loss)			
26.	Change in net deferred income tax			
27. 28.	Change in nonadmitted assets Change in provision for reinsurance			
29.	Change in surplus notes			
30.	Surplus (contributed to) withdrawn from Protected cells			
31.	Cumulative effect of changes in accounting principles			
32.	Capital changes: 32.1 Paid in			
	32.2 Transferred from surplus (Stock Dividend)			
	32.3 Transferred to surplus			
33.	Surplus adjustments:			
	33.1 Paid in			
	33.2 Transferred to capital (Stock Dividend)			
34.	Net remittances from or (to) Home Office			
35.	Dividends to stockholders			
36. 37.	Change in treasury stock Aggregate write-ins for gains and losses in surplus			
38.	Change in surplus as regards policyholders (Lines 22 through 37)	249 172	328.606	618.041
39.	Surplus as regards policyholders, as of statement date (Lines 21 plus 38)			
	LS OF WRITE-INS			
0501.	Statutory Contingency Reserve			· ·
0502. 0503.				
0598.	Summary of remaining write-ins for Line 5 from overflow page			
0599.	TOTALS (Lines 0501 through 0503 plus 0598) (Line 5 above)			
1401.				
1402. 1403.				
1403.	Summary of remaining write-ins for Line 14 from overflow page			
1499.	TOTALS (Lines 1401 through 1403 plus 1498) (Line 14 above)			
3701.				
3702. 3703.		1		
3703. 3798.	Summary of remaining write-ins for Line 37 from overflow page			
3799.	TOTALS (Lines 3701 through 3703 plus 3798) (Line 37 above)			

CASH FLOW

	OAOII I LOW	1 Current Year	2 Prior Year	3 Prior Year Ended
		To Date	To Date	December 31
	Cash from Operations			
1.	Premiums collected net of reinsurance	519,904	451,768	965,145
2.	Net investment income	425,769	484,774	976,591
3.	Miscellaneous income			
4.	TOTAL (Lines 1 to 3)	945,673	936,542	1,941,736
5.	Benefit and loss related payments	19,415	21,752	56,130
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts			
7.	Commissions, expenses paid and aggregate write-ins for deductions	248,128	207,484	441,041
8.	Dividends paid to policyholders			
9.	Federal and foreign income taxes paid (recovered) net of \$0 tax on capital gains			
	(losses)		131,578	297,828
10.	TOTAL (Lines 5 through 9)			
11.	Net cash from operations (Line 4 minus Line 10)			
	Cash from Investments	00 1,007		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
12.	Proceeds from investments sold, matured or repaid:			
12.	12.1 Bonds	5 465 085	1 258 352	1 846 526
	12.3 Mortgage loans			
	12.4 Real estate			
	12.5 Other invested assets			
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments			
	12.7 Miscellaneous proceeds			
	12.8 TOTAL investment proceeds (Lines 12.1 to 12.7)	5,465,985	1,258,352	1,846,526
13.	Cost of investments acquired (long-term only):			
	13.1 Bonds			399,923
	13.2 Stocks			
	13.3 Mortgage loans			
	13.4 Real estate			
	13.5 Other invested assets			
	13.6 Miscellaneous applications			
	13.7 TOTAL investments acquired (Lines 13.1 to 13.6)			399,923
14.	Net increase (or decrease) in contract loans and premium notes			
15.	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)	5,465,985	1,258,352	1,446,603
	Cash from Financing and Miscellaneous Sources			
16.	Cash provided (applied):			
	16.1 Surplus notes, capital notes			
	16.2 Capital and paid in surplus, less treasury stock			
	16.3 Borrowed funds			
	16.4 Net deposits on deposit-type contracts and other insurance liabilities			
	16.5 Dividends to stockholders			
	16.6 Other cash provided (applied)			
17		(31,412)	(104,323)	(103, 107)
17.	Net cash from financing and miscellaneous sources (Line 16.1 through 16.4 minus Line 16.5	(27, 470)	(404 202)	(400,407)
	plus Line 16.6)	(37,472)	(104,323)	[(103,107)
10	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS			
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and			
4.5	17)	6,023,070	1,649,757	2,430,173
19.	Cash, cash equivalents and short-term investments:			
	19.1 Beginning of year			
	19.2 End of period (Line 18 plus Line 19.1) Note: Supplemental Disclosures of Cash Flow Information			6,337,250

	Note:	Supplemental Disclosures of Cash	Flow Information for N	ion-Cash Transacti	ions:	
20.0001						

1. Summary of Significant Accounting Policies and Going Concern

A. Accounting Practices

The financial statements of National Mortgage Reinsurance Inc One ("Re One" or the "Company"), are presented on the basis of accounting practices prescribed or permitted by the Wisconsin Office of the Commissioner of Insurance ("Wisconsin OCI").

The Wisconsin OCI recognizes only statutory accounting practices prescribed or permitted by the State of Wisconsin for determining and reporting the financial condition and results of operations of an insurance company and for determining its solvency under the Wisconsin Insurance Statutes. The National Association of Insurance Commissioners' ("NAIC") *Accounting Practices and Procedures* manual, version effective January 1, 2001, ("NAIC SAP") has been adopted as a component of prescribed or permitted practices by the State of Wisconsin. The state of Wisconsin has adopted certain prescribed accounting practices that differ from those found in NAIC SAP. Specifically, Wisconsin domiciled companies record changes in the contingency reserve through the income statement as an underwriting deduction. In NAIC SAP, changes in the contingency reserve are recorded directly to unassigned surplus.

The Wisconsin Commissioner of Insurance (the "Commissioner") has the right to permit other specific practices that deviate from prescribed practices.

A reconciliation of net income and capital and surplus between NAIC SAP and practices prescribed and permitted by the State of Wisconsin is shown below:

	SSAP#	F/S Page	F/S Line #	Six Months Ended June 30, 2020	Year ended December 31, 2019
Net Income/(Loss)					
(1) State basis (Page 4, Line 20, Columns 1 & 2)	XXX	XXX	XXX	\$ 250,179	\$ 619,431
(2) State Prescribed Practices that increase/(decrease) from NAIC SAP:					
Change in contingency reserves	00	4	5	(281,346)	(529,709)
(3) State Permitted Practices that are an increase/(decrease) from NAIC SAP:					
(4) NAIC SAP $(1 - 2 - 3 = 4)$	XXX	XXX	XXX	\$ 531,525	\$ 1,149,140
SURPLUS					
(5) State basis (Page 3, Line 37, Columns 1 & 2)	XXX	XXX	XXX	\$ 28,511,039	\$ 28,261,867
(6) State Prescribed Practices that increase/(decrease) from NAIC SAP:				_	_
(7) State Permitted Practices that are an increase/(decrease) from NAIC SAP:					
(8) NAIC SAP $(5 - 6 - 7 = 8)$	XXX	XXX	XXX	\$ 28,511,039	\$ 28,261,867

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

No significant change from year end 2019.

C. Accounting Policy

The Company uses the following accounting policies:

- (1) No significant change from year end 2019.
- (2) Bonds are stated at amortized cost using the effective interest method.
- (3) (5) No significant change from year end 2019.
- (6) Loan-backed securities are valued using the retrospective method and are stated at amortized cost or fair value in accordance with their NAIC designation.
- (7) (13) No significant change from year end 2019.

D. Going Concern

The Company has no substantial doubt about its ability to continue as a going concern.

2. Accounting Changes and Corrections of Errors

No significant change from year end 2019.

3. Business Combinations and Goodwill

A. Statutory Purchase Method

No significant change from year end 2019. Not Applicable.

B. Statutory Merger

No significant change from year end 2019. Not Applicable.

C. Impairment Loss

No significant change from year end 2019. Not Applicable.

4. Discontinued Operations

A. Discontinued Operation Disposed of or Classified as Held for Sale

No significant change from year end 2019. Not Applicable.

B. Change in Plan of Sale or Discontinued Operation

No significant change from year end 2019. Not Applicable.

C. Nature of Any Significant Continuing Involvement with Discontinued Operations After Disposal

No significant change from year end 2019. Not Applicable.

D. Equity Interest Retained in the Discontinued Operation After Disposal

No significant change from year end 2019. Not Applicable.

5. Investments

A. Mortgage Loans, Including Mezzanine Real Estate Loans

No significant change from year end 2019. Not Applicable.

B. Debt Restructuring

No significant change from year end 2019. Not Applicable.

C. Reverse Mortgages

No significant change from year end 2019. Not Applicable.

- D. Loan-Backed Securities
 - (1) The Company uses widely accepted models for prepayment assumptions in valuing loan-backed securities with inputs from major third party data providers. The Company's investment policy complies with SSAP No. 43R Loan-backed and Structured Securities as adopted by the Wisconsin OCI.
 - (2) The Company has not recognized any other-than-temporary impairments for the six months ended June 30, 2020
 - (3) The Company has not recognized any other-than-temporary impairments for the six months ended June 30, 2020.
 - (4) All impaired loan-backed securities (fair value is less than cost or amortized cost) for which an other-thantemporary impairment has not been recognized in earnings as a realized loss (including securities with a recognized other-than-temporary impairment for non-interest related declines when a non-recognized interest related impairment remains):

(a) The aggregate amou	int of unrealized losses:
1. Less than 12 Months	\$
2. 12 Months or Longer	\$

(b) The aggregate related fair value of securities with unrealized losses:

1. Less than 12 Months \$ —
2. 12 Months or Longer \$ —

(5) Management regularly reviews the value of the Company's investments. If the value of any investment falls below its cost basis, the decline is analyzed to determine whether it is an other-than-temporary decline in value. To make this determination for each security, the Company considers its intent to sell the security and whether it is more likely than not that the Company would be required to sell the security before recovery, extent and duration of the decline, failure of the issuer to make scheduled interest or principal payments,

change in rating below investment grade and adverse conditions specifically related to the security, an industry, or a geographic area.

Based on that analysis, management makes a judgment as to whether the loss is other-than-temporary. If the loss is other-than-temporary, an impairment charge is recorded within net realized investment gains in the statements of operations in the period such determination is made. No other-than-temporary impairments were recognized for the six months ended June 30, 2020. As of June 30, 2020, the Company held no other-than-temporarily impaired securities.

E. Dollar Repurchase Agreements and/or Securities Lending Transactions

The Company does not have any repurchase agreements or securities lending transactions.

F. Repurchase Agreements Transactions Accounted for as Secured Borrowing

None.

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing

None.

H. Repurchase Agreements Transactions Accounted for as a Sale

None.

I. Reverse Repurchase Agreements Transactions Accounted for as a Sale

None.

J. Real Estate

The Company does not have investments in real estate.

K. Low-Income Housing Tax Credits (LIHTC)

The Company does not have investments in low income housing.

L. Restricted Assets

The Company does not have restricted assets.

M. Working Capital Finance Investments

The company does not have working capital finance investments.

N. Offsetting and Netting of Assets and Liabilities

The Company does not have any offsetting derivative, repurchase and reverse repurchase, and securities borrowing and securities lending assets and liabilities.

O. 5GI Securities

The Company does not have any 5GI securities.

P. Short Sales

The Company does not have any short sale transactions.

Q. Prepayment Penalty and Acceleration Fees

	General Account	Protected Cell
(1) Number of CUSIPs	1	<u> </u>
(2) Aggregate amount of Investment Income	\$3,360	\$

6. Joint Ventures, Partnerships and Limited Liability Companies

A - B. No significant change from year end 2019. Not applicable.

7. Investment Income

A. The bases, by category of investment income, for excluding (nonadmitting) any investment income due and accrued:

No significant change from year end 2019.

B. The total amount excluded:

No significant change from year end 2019. The Company did not exclude any investment income for the six months ended June 30, 2020.

8. Derivative Instruments

A. Derivatives under SSAP No. 86 - Derivatives

Not applicable. The Company has no derivative instruments.

B. Derivatives under SSAP No. 108 - Derivative Hedging Variable Annuity Guarantees

Not applicable. The Company has no derivative instruments.

9. Income Taxes

A - I. No significant change from year end 2019.

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

A. Nature of Relationships

No significant change from year end 2019.

B. Detail of Transactions Greater than ½% of Admitted Assets

No transactions greater than ½% of Admitted Assets occurred for the six months ended June 30, 2020.

C. Change in Terms of Intercompany Arrangements

No significant change from year end 2019.

D. Amounts Due to or from Related Parties

	June 30, 2020	December 31, 2019
Due to NMI Holdings Inc.	70,572	93,415
Amounts Due to Related Parties	70,572	93,415

E. Guarantees or Undertaking for Related Parties

No significant change from year end 2019. Not applicable.

F. Management, Service contracts, Cost Sharing Arrangements

No significant change from year end 2019.

G. Nature of Relationships that Could Affect Operating Results or Financial Position

No significant change from year end 2019.

H. Amount Deducted for Investment in Upstream Company

No significant change from year end 2019. Not applicable.

I. Detail of Investments in Subsidiary, Controlled, and Affiliated ("SCA") Entities in Excess of 10% of Admitted Assets

No significant change from year end 2019. Not applicable.

J. Write downs for Impairment of Investments in SCA entities

No significant change from year end 2019. Not applicable.

K. Foreign Subsidiary Valued Using CARVM

No significant change from year end 2019. Not applicable.

L. Downstream Holding Company Valued Using Look-Through Method

No significant change from year end 2019. Not applicable.

M. All SCA investments

No significant change from year end 2019. Not applicable.

N. Investment in Insurance SCAs

No significant change from year end 2019. Not applicable.

O. SCA or SSAP No. 48 Entity Loss Tracking

No significant change from year end 2019. Not applicable.

11. Debt

- A. The Company has no debt obligations as of June 30, 2020.
- B. FHLB (Federal Home Loan Bank) Agreements

The Company has no funding agreements with the FHLB.

12. Retirement Plans, Deferred Compensation, Post-employment Benefits and Compensated Absences and Other Post-retirement Benefit Plans

A. Defined Benefit Plan

The Company has no defined benefit plans.

B. Investment Policies

No significant change from year end 2019. Not applicable.

C. Fair Value of Each Class of Plan Assets

No significant change from year end 2019. Not applicable.

D. Basis Used to Determine Overall Expected Long Term Rate of Return on Assets

No significant change from year end 2019. Not applicable.

E. Defined contribution plans

No significant change from year end 2019. Not applicable.

F. Multiemployer Plans

No significant change from year end 2019. Not applicable.

G. Consolidated/Holding Company Plans

No significant change from year end 2019. Not applicable.

H. Postemployment benefits and Compensated Absences

No significant change from year end 2019. Not applicable.

I. Impact of Medicare Modernization Act on Postretirement Benefits (INT 04-17)

No significant change from year end 2019. Not applicable.

13. Capital and Surplus, Dividend Restrictions and Quasi-Reorganizations

(1) Number of Shares and Par or Stated Value of Each Class

No significant change from year end 2019.

(2) Dividend Rate, Liquidation Value and Redemption Schedule of Preferred Stock

No significant change from year end 2019.

(3) Dividend Restrictions

No significant change from year end 2019.

(4) Dates and Amounts of Dividends Paid

No significant change from year end 2019. The Company did not declare or pay any dividends during the six months ended June 30, 2020. The Company has never paid any dividends to NMI Holdings Inc.

(5) Amount of Ordinary Dividends That May Be Paid

No significant change from year end 2019.

(6) Restrictions of Unassigned Funds

No significant change from year end 2019. Not applicable.

(7) Mutual Surplus Advance

No significant change from year end 2019. Not applicable.

(8) Company Stock held for Special Purposes

No significant change from year end 2019. Not applicable.

(9) Changes in Special Surplus Funds

No significant change from year end 2019. Not applicable.

(10) Changes in Unassigned Funds

No significant change from year end 2019.

(11) Surplus Notes

No significant change from year end 2019. Not applicable.

(12) The Impact of any Restatement due to Prior Quasi-Reorganizations

No significant change from year end 2019. Not applicable.

(13) The Effective Date(s) of all Quasi-Reorganizations in the Prior 10 Years

No significant change from year end 2019.

14. Liabilities, Contingencies and Assessments

A. Contingent Commitments

No significant change from year end 2019. Not applicable.

B. Assessments

No significant change from year end 2019. Not applicable.

C. Gain Contingencies

No significant change from year end 2019. Not applicable.

D. Claims Related Extra Contractual Obligation and Bad Faith Stemming from Lawsuits

No significant change from year end 2019. Not applicable.

E. Product Warranties

No significant change from year end 2019. Not applicable.

F. Joint and Several Liabilities

No significant change from year end 2019. Not applicable.

G. All Other Contingencies

The Company has no material contingent liabilities other than those described below regarding the contingency reserve for mortgage guaranty insurance.

Mortgage guaranty insurers are required to establish a special contingency reserve from unassigned surplus, with annual contributions equal to the greater of (1) 50% of net earned premiums or (2) minimum policyholders' position divided by seven. The purpose of this reserve is to protect policyholders against the effects of adverse economic cycles. The contribution to contingency reserves for any period is released to unassigned funds after 120 months unless it is released prior to that time with the prior consent of the Wisconsin OCI.

Sec. 3.09 (14) of the Wisconsin Administrative Code ("Wisconsin Code") allows withdrawals from the reserve in any year to the extent that incurred claims and claim adjustment expenses exceed 35% of earned premiums. Additionally, in order to receive a tax benefit for the deduction of the additions to the statutory contingency reserve, the Company may purchase U.S. government issued tax and loss bonds in the amount equal to the tax benefit. These non-interest-bearing bonds are held in investments for maintaining the statutory liability for ten years or until such time as the contingency reserve is released back into surplus.

As of June 30, 2020 and December 31, 2019, the company has recorded contingency reserves of \$8,113,861 and \$7,832,515, respectively. The contingency reserve calculation is based on 50% of gross premiums earned for the six months ended June 30, 2020 and year ended December 31, 2019. The Company did not have contingency reserve withdrawals for the six months ended June 30, 2020 and year ended December 31, 2019.

Per the Wisconsin Code, the Company records changes in the contingency reserve through the income statement as an underwriting expense, which differs from NAIC SAP. *See Note 1 - Item A - Accounting Practices above.*

As of June 30, 2020 and December 31, 2019, the Company had net admitted assets of \$205,532 and \$205,566 respectively, related to premiums receivable due from policyholders. The Company routinely assesses the collectability of these receivables. All premiums receivable outstanding for 90 days or more is reclassified as nonadmitted. For premiums receivable outstanding for less than 90 days, the Company establishes an allowance for

uncollectible premiums directly reducing net admitted premiums receivables. The allowance is based on the Company's recent collection experience with uncollectible amounts related to operational reasons (such as delayed servicer reporting). The Company has not experienced any uncollectible amounts due to the credit worthiness of loan servicers. The potential for any additional loss is not expected to be material to the Company's financial condition.

15. Leases

A. Lessee Operating Leases

No significant change from year end 2019.

B. Lessor Leases

No significant change from year end 2019. Not applicable.

16. Information about Financial Instruments with Off-Balance-Sheet Risk and Financial Instruments with Concentrations of Credit Risk

No significant change from year end 2019. Not applicable.

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

A. Transfers of Receivables Reported as Sales

No significant change from year end 2019. Not applicable.

B. Transfers and Servicing of Financial Assets

The Company had no transfer or servicing of financial assets.

C. Wash Sales

The Company had no wash sales involving transactions for securities with a NAIC designation of 3 or below, or unrated.

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

A. Administrative Services Only (ASO) Plans

No significant change from year end 2019. Not applicable.

B. Administrative Services Contract (ASC) Plans

No significant change from year end 2019. Not applicable.

C. Medicare or Similarly Structured Cost Based Reimbursement contract

No significant change from year end 2019. Not applicable.

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

No significant change from year end 2019. Not applicable.

20. Fair Value Measurements

A. Inputs Used for Assets and Liabilities at Fair Value

The Company does not measure and report any assets or liabilities at fair value in the statement of financial position after initial recognition.

(1) Fair Value Measurements at Reporting Date

Not applicable.

(2) Fair Value Measurements in Level 3 of the Fair Value Hierarchy

Not applicable.

(3) Policy on transfers between levels of the Fair Value Hierarchy

The Company's policy is to recognize transfers between levels of the Fair Value Hierarchy at the end of the reporting period, consistent with the date of the determination of fair value.

(4) Valuation techniques and inputs used for Level 2 and Level 3 of the Fair Value Hierarchy

See Note 20 - C - Fair Values for All Financial Instruments by Levels 1, 2 and 3

(5) Fair Value Disclosures for Derivative Assets and Liabilities

Not applicable. The Company does not have any derivative assets and liabilities.

B. Other Fair Value Disclosures

Not Applicable

C. Fair Values for All Financial Instruments by Levels 1, 2, and 3

The table below reflects the fair values and admitted values of all admitted assets and liabilities that are financial instruments excluding those accounted for under the equity method (subsidiaries, joint ventures and ventures). The fair values are also categorized into the three levels as described below.

Type of Financial Instrument	Fair Value	Admitted Value	(Level 1) (Level 2) (Level 3)		(Level 3)	Net Asset Value (NAV)	Not Practicable (Carrying Value)
Financial instruments - assets							
Bonds	\$ 25,148,497	\$ 24,342,996	\$ 4,949,442	\$ 20,199,055	\$	\$	\$
Preferred stocks	_	_	_	_	_	_	_
Common stocks	_	_	_	_	_	_	_
Mortgage loans	_	_	_	_	_	_	_
Cash, cash equivalents and short- term investments	12,360,320	12,360,320	12,360,320	_	_	_	_
Other	_	_	_	_	_	_	_
Total assets	\$ 37,508,817	\$ 36,703,316	\$ 17,309,762	\$ 20,199,055	\$ —	\$ —	\$ —
Financial instruments - liabilities	_	_	_	_	_	_	_
Total liabilities	\$	\$ —	\$	\$	\$	\$ —	\$

There were no transfers between Level 1 and Level 2 of the fair value hierarchy during the six months ended June 30, 2020.

The following describes the valuation techniques used by the Company to determine the fair value of financial instruments held as of June 30, 2020.

The Company established a fair value hierarchy by prioritizing the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy under this standard are described below:

- Level 1 Fair value measurements based on quoted prices in active markets that we have the ability to access for
 identical assets or liabilities. Market price data generally is obtained from exchange or dealer markets. We do
 not adjust the quoted price for such instruments; and
- Level 2 Fair value measurements based on inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs include quoted prices for similar assets and liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active, and inputs other than quoted prices that are observable for the asset or liability, such as interest rates and yield curves that are observable at commonly quoted intervals; and
- Level 3 Fair value measurements based on valuation techniques that use significant inputs that are unobservable. Both observable and unobservable inputs may be used to determine the fair values of positions classified in Level 3. The circumstances for using these measurements include those in which there is little, if any, market activity for the asset or liability. Therefore, we must make certain assumptions, which require significant management judgment or estimation about the inputs a hypothetical market participant would use to value that asset or liability.

The level of market activity used to determine the fair value hierarchy is based on the availability of observable inputs market participants would use to price an asset or a liability, including market value price observations.

D. Items for which Not Practicable to Estimate Fair Values

Not Applicable

E. Investments measured using the NAV practical expedient pursuant to SSAP No. 100R - Fair Value Not Applicable.

21. Other Items

A. Unusual or Infrequent Items

On January 30, 2020, the World Health Organization (WHO) declared the outbreak of a novel coronavirus strain (COVID-19) a global health emergency and characterized the outbreak as a global pandemic on March 11, 2020. In

an effort to stem contagion and control the COVID-19 pandemic, the population at large has severely curtailed day-to-day activity and local, state and federal regulators have imposed a broad set of restrictions on personal and business conduct nationwide. The COVID-19 pandemic, along with the widespread public and regulatory response, has caused a dramatic slowdown in U.S. and global economic activity and a record number of Americans have been furloughed or laid-off.

The global dislocation caused by COVID-19 is unprecedented and, while there is broad hope for a medical advance that relieves the crisis and provides for a near-term return to normalized activity, it is not known how long the dislocation will persist. In response to the COVID-19 outbreak and continuing uncertainties, we activated our business continuity program to ensure our employees are safe and able to continue serving our customers and their borrowers without interruption. We have also sought to broadly assess the impact that the COVID-19 outbreak has had and may continue to have on the U.S economy and housing market, and the implications for the mortgage insurance market, and our business performance and financial position, including our new business production, default and claims experience, and investment portfolio results. Given the uncertainty that remains, we cannot fully assess or estimate the ultimate impact of COVID-19.

B. Troubled Debt Restructuring: Debtors

No significant change from year end 2019. Not applicable.

C. Other Disclosures

No significant change from year end 2019.

D. Business Interruption Insurance Recoveries

No significant change from year end 2019. Not applicable.

E. State Transferable and Non-transferable Tax Credits

No significant change from year end 2019. Not applicable.

F. Subprime Mortgage Related Risk Exposure

No significant change from year end 2019. Not applicable.

G. Insurance-Linked Securities (ILS) Contracts

No significant change from year end 2019. Not applicable.

H. The amount that could be realized on life insurance where the reporting entity is owner and beneficiary or has otherwise obtained rights to control the policy

No significant change from year end 2019. Not applicable.

22. Subsequent Events

The Company has performed subsequent events procedures through August 11, 2020.

On July 30, 2020, National Mortgage Insurance Corporation ("NMIC"), an Insurance Affiliate of the Company, entered into a reinsurance agreement with Oaktown Re IV Ltd. ("Oaktown Re IV"), a Bermuda domiciled special purpose reinsurer, that provides for up to \$322.1 million of aggregate excess-of-loss reinsurance coverage at inception for new delinquencies on an existing portfolio of mortgage insurance policies written between July 1, 2019 and March 31, 2020. For the reinsurance coverage period, NMIC will retain the first layer of \$169.5 million of aggregate losses and Oaktown Re IV will then provide second layer coverage up to the outstanding reinsurance coverage amount. NMIC will then retain losses in excess of the outstanding reinsurance coverage amount.

Oaktown Re IV financed the coverage by issuing mortgage insurance-linked notes in an aggregate principal amount of \$322.1 million to unaffiliated investors. The notes issued by Oaktown Re IV mature on July 25, 2030; all proceeds raised were deposited into a reinsurance trust to collateralize and fund the obligations of Oaktown Re IV to NMIC under the reinsurance agreement. Funds in the reinsurance trust account are required to be invested in high credit quality money market funds at all times. The Company refers to NMIC's reinsurance agreement with and the insurance-linked notes issued by Oaktown Re IV as the 2020 ILN Transaction. Under the terms of the 2020 ILN Transaction, NMIC makes risk premium payments for the applicable outstanding reinsurance coverage amount and pays Oaktown Re IV for anticipated operating expenses (capped at \$250,000 per year).

If the losses on the covered mortgage insurance policies exceed NMIC's loss retention, reinsurance benefits will accrue to the Company under the intercompany reinsurance agreement with NMIC as the Company will not be required to repay losses ceded to Oaktown Re IV under the 2020 ILN Transaction.

23. Reinsurance

A. Unsecured Reinsurance Recoverable

No significant change from year end 2019. Not applicable.

B. Reinsurance Recoverables in Dispute

No significant change from year end 2019. Not applicable.

C. Reinsurance Assumed and Ceded

(1) The maximum amount of return commission that would have been due reinsurers if they or the Company had cancelled the reinsurance agreement as of June 30, 2020, with the return of unearned premium reserves is as follows:

As of June 30, 2020	Assumed Reinsurance			Ceded Reinsurance				Net			
Type of Financial Instrument	(1) Premium Reserve		(2) (3) Commission Premium Equity Reserve		(4) Commission Equity			(5) Premium Reserve		(6) Commission Equity	
a. Affiliates	\$	133,343	\$	26,669	\$ _	\$	_	\$	133,343	\$	26,669
b. All Other		_		_	_		_		_		_
c. Total	\$	_	\$	_	\$ _	\$	_	\$	133,343	\$	26,669
d. Direct Unearned Premium Reserve					\$ _						

(2) The additional or return commission, predicted on loss experience or on any other form of profit sharing arrangements in this annual statement as a result of existing contractual arrangements

No significant change from year end 2019. Not applicable.

(3) Protected Cells

No significant change from year end 2019. Not applicable.

D. Uncollectible Reinsurance

No significant change from year end 2019. Not applicable.

E. Commutation of Ceded Reinsurance

No significant change from year end 2019. Not applicable.

F. Retroactive Reinsurance

No significant change from year end 2019. Not applicable.

G. Reinsurance Accounted for as a Deposit

No significant change from year end 2019. Not applicable.

H. Disclosures for the Transfer of Property and Casualty Run-off Agreements

No significant change from year end 2019. Not applicable.

- I. Certified Reinsurer Rating Downgraded or Status Subject to Revocation
 - (1) Reporting entity ceding to certified reinsurer whose rating was downgraded or status subject to revocation

No significant change from year end 2019. Not applicable.

(2) Reporting entity's certified reinsurer rating downgraded or status subject to revocation

No significant change from year end 2019. Not applicable.

- J. Reinsurance Agreements Qualifying for Reinsurer Aggregation
 - (1) Significant terms of retroactive reinsurance agreement

No significant change from year end 2019. Not applicable.

(2) The amount of unexhausted limit as of the reporting date.

No significant change from year end 2019. Not applicable.

24. Retrospectively Rated Contracts & Contracts Subject to Redetermination

A. Method Used to Estimate Accrued Retrospective Premium Adjustments

No significant change from year end 2019. Not applicable.

B. Method Used to Record Retrospective Premium Adjustments

No significant change from year end 2019. Not applicable.

C. Amount and Percent of Net Retrospective Premiums

No significant change from year end 2019. Not applicable.

D. Medical Loss Ratio Rebates

No significant change from year end 2019. Not applicable.

- E. Calculation of Nonadmitted Accrued Retrospective Premiums
 - (1) For Ten Percent (10%) Method of Determining Nonadmitted Retrospective Premium

No significant change from year end 2019. Not applicable.

(2) For Quality Rating Method of Determining Nonadmitted Retrospective Premium

No significant change from year end 2019. Not applicable.

- F. Risk-Sharing Provisions of the Affordable Care Act
 - (1) Did the reporting entity write accident and health insurance premium that is subject to the Affordable Care Act risk-sharing provisions (YES/NO?)

No, the Company did not write accident and health insurance premium that is subject to the Affordable Care Act risk-sharing provisions.

25. Changes in Incurred Losses and Loss Adjustment Expenses

A. Changes in Incurred Losses and Loss Adjustment Expenses

Consistent with NMIC, the Company holds gross reserves in an amount equal to the estimated liability for insurance claims and claim expenses related to defaults on insured mortgage loans. A loan is considered to be in "default" as of the payment date at which a borrower has missed the preceding two or more consecutive monthly payments. The Company's practice is to establish reserves for loans that have been reported to us in default by servicers, referred to as case reserves, and additional loans that we estimate (based on actuarial review and other factors) to be in default that have not yet been reported to us by servicers, referred to as incurred but not reported (IBNR) reserves. The Company also establishes reserves for claim expenses, which represent the estimated cost of the claim administration process, including legal and other fees, as well as other general expenses of administering the claim settlement process. However, and consistent with the industry, the Company does not establish claim reserves for anticipated future claims on insured loans that are not believed to be currently in default. The Company does not adjust premiums based on past claim activity.

The size of the reserve we establish for each defaulted loan (and by extension our aggregate reserve for claims and claim expenses) reflects our best estimate of the future claim payment to be made for each individual loan in default. Our future claims exposure is a function of the number of defaulted loans that progress to claim payment (which we refer to as frequency) and the amount to be paid to settle such claims (which we refer to as severity). Our estimates of claims frequency and severity are not formulaic, rather they are broadly synthesized based on historical observed experience for similarly situated loans and assumptions about future macroeconomic factors.

Due to the outbreak of the COVID-19 pandemic, there have been a number of governmental and GSE efforts to implement programs to assist individuals and businesses impacted by the virus. The GSEs, the primary purchasers of mortgages we insure, have adopted certain measures to assist borrowers impacted by COVID-19. On March 18, 2020, the GSEs announced suspension of foreclosures and evictions for at least 60 days. Similarly, earlier in March 2020, the GSEs announced that they would provide payment forbearance to borrowers impacted by COVID-19, allowing for mortgage payments to be suspended for up to 12 months due to hardship caused by COVID-19.

On March 27, 2020, the U.S. Congress enacted the CARES Act. The CARES Act provides financial assistance for businesses and individuals and targeted regulatory relief for financial institutions. Among many other things, the CARES Act suspended foreclosures and evictions for at least 60 days from March 18, 2020, on mortgages purchased or securitized by the GSEs, which moratorium has been extended by the GSEs through at least August 31, 2020 and may be further extended. In addition, the CARES Act enacts into law a requirement to provide payment forbearance on mortgages to borrowers experiencing hardship during the COVID-19 emergency. Forbearance under the CARES Act allows for a mortgage payment to be suspended for up to 360 days due to hardship caused by COVID-19.

The Company solely acts in the capacity of a mortgage guaranty reinsurer to NMIC. The Company incurred claims and claim adjustment expenses of \$223,815 and \$135,491 as of June 30, 2020 and December 31, 2019, respectively. During the six months ended June 30, 2020, the Company had a \$25,803 favorable prior year development for the provision for incurred claims and claim adjustment expenses attributable to insured events for prior years. Loss reserves remaining as of June 30, 2020 for defaults occurring in prior years have been reduced to \$89,639, following re-estimation of unpaid claims and claim adjustment expenses, and due to cures and claim payments of \$20,049. The net increase in the loss reserves as of the end of the period is the result of current year defaults of \$134,176. Original

loss reserve estimates will be increased or decreased as additional information becomes known regarding individual claims and as claims are settled. The increase in the default population is primarily due to challenges borrowers are facing related to the COVID-19 outbreak and their decision to access the forbearance program for federally backed loans codified under the CARES Act or similar programs made available by private lenders.

Our reserve setting process considers the beneficial impact of forbearance, foreclosure moratorium and other assistance programs available to defaulted borrowers. We generally observe that forbearance programs are an effective tool to bridge dislocated borrowers from a time of acute stress to a future date when they can resume timely payment of their mortgage obligations. The effectiveness of forbearance programs is enhanced by the availability of various repayment and loan modification options which allow borrowers to amortize or, in certain instances, outright defer payments otherwise due during the forbearance period over an extended length of time. Since the outbreak of the COVID-19 pandemic, there have been a number of governmental and GSE efforts to implement programs designed to assist individuals and businesses impacted by the virus.

At June 30, 2020, we established lower reserves for defaults that we consider to be connected to the COVID-19 outbreak given our expectation that forbearance, repayment and modification, and other assistance programs will aid affected borrowers and drive higher cure rates on such defaults than we would otherwise expect to experience on similarly situated loans that did not benefit from broad-based assistance programs. While we established lower reserves per defaulted loan at June 30, 2020, our total reserve position and claims and claims expenses increased substantially as of and during the period ended June 30, 2020 due to the significant increase in the size of our default population.

B. Information about Significant Changes in Methodologies and Assumptions

No significant change from year end 2019.

26. Intercompany Pooling Arrangements

A. Identification of the Lead Entity and all Affiliated Entities Participating in the Intercompany Pool

No significant change from year end 2019. Not applicable.

B. Description of Lines and Types of Business Subject to the Pooling Agreement

No significant change from year end 2019. Not applicable.

C. Description of Cessions to Non-Affiliated Reinsurance Subject to Pooling Agreement

No significant change from year end 2019. Not applicable.

D. Identification of all Pool Members that are Parties to Reinsurance Agreements with Non-Affiliated Reinsurers

No significant change from year end 2019. Not applicable.

E. Explanation of Discrepancies between Entries of Pooled Business

No significant change from year end 2019. Not applicable.

F. Description of Intercompany Sharing

No significant change from year end 2019. Not applicable.

G. Amounts Due To / From Lead Entity and all Affiliated Entities Participating in the Intercompany Pool

No significant change from year end 2019. Not applicable.

27. Structured Settlements

A - B No significant change from year end 2019. Not applicable.

28. Health Care Receivables

A. Pharmaceutical Rebate Receivables

No significant change from year end 2019. Not applicable.

B. Risk-Sharing Receivables

No significant change from year end 2019. Not applicable.

29. Participating Policies

No significant change from year end 2019. Not applicable.

30. Premium Deficiency Reserves

No significant change from year end 2019.

31. High Deductibles

A. Reserve Credit Recorded on Unpaid Claims and Amount Billed and Recoverable on Paid Claims for High Deductibles

No significant change from year end 2019. Not applicable.

B. Unsecured High Deductible Recoverables for Individual Obligors Part of a Group Under the Same Management or Control Which Are Greater Than 1% of Capital and Surplus. For this purpose, a group of entities under common control shall be regarded as a single customer.

No significant change from year end 2019. Not applicable.

32. Discounting of Liabilities for Unpaid Losses or Unpaid Loss Adjustment Expenses

A. Tabular Discount

No significant change from year end 2019. Not applicable.

B. Nontabular Discount

No significant change from year end 2019. Not applicable.

C. Changes in Rate(s) or Assumptions Used to Discount Prior Years' Liabilities

No significant change from year end 2019. Not applicable.

33. Asbestos/Environmental Reserves

A. Does the company have on the books, or has it ever written an insured for which you have identified a potential for the existence of a liability due to asbestos losses?

No significant change from year end 2019. Not applicable.

B. State the amount of the ending reserves for Bulk + IBNR included in A (Loss & LAE).

No significant change from year end 2019. Not applicable.

C. State the amount of ending reserves for loss adjustment expenses included in A (Case, Bulk + IBNR).

No significant change from year end 2019. Not applicable.

D. Does the company have on the books, or has it ever written an insured for which you have identified a potential for the existence of, a liability due to environmental losses?

No. No significant change from year end 2019. Not applicable.

E. State the amount of the ending reserves for Bulk + IBNR included in D (Loss & LAE).

No significant change from year end 2019. Not applicable.

F. State the amount of the ending reserves for loss adjustment expenses included in D (Case, Bulk + IBNR).

No significant change from year end 2019. Not applicable.

34. Subscriber Savings Accounts

No significant change from year end 2019. Not applicable.

35. Multiple Peril Crop Insurance

No significant change from year end 2019. Not applicable.

36. Financial Guaranty Insurance

A - B Not applicable. The Company is a monoline mortgage guaranty reinsurer and does not engage in the business of financial guaranty insurance.

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES GENERAL

	Domicile, as require	ntity experience any material trar ed by the Model Act? rt been filed with the domiciliary		Disclosure of M	aterial Transaction	s with the State	e of	Yes[] No[X] Yes[] No[] N/A[X]					
	Has any change be reporting entity? If yes, date of change	en made during the year of this	statement in the charter, by-lav	vs, articles of in	corporation, or dee	ed of settlemen	t of the	Yes[] No[X]					
3.2 3.3 3.4 3.5	 3.1 Is the reporting entity a member of an Insurance Holding Company System consisting of two or more affiliated persons, one or more of which is an insurer? If yes, complete Schedule Y, Parts 1 and 1A. 3.2 Have there been any substantial changes in the organizational chart since the prior quarter end? 3.3 If the response to 3.2 is yes, provide a brief description of those changes: 3.4 Is the reporting entity publicly traded or a member of a publicly traded group? 3.5 If the response to 3.4 is yes, provide the CIK (Central Index Key) code issued by the SEC for the entity/group. 4.1 Has the reporting entity been a party to a merger or consolidation during the period covered by this statement? 												
4.2	If yes, complete and If yes, provide the r	d file the merger history data file name of entity, NAIC Company C of the merger or consolidation.	with the NAIC.	-		any entity that	nas ceased	Yes[] No[X]					
		1 Name o	f Entity	NAIC C	2 ompany Code	State	3 of Domicile						
		y is subject to a management ag it, have there been any significa planation.					rney-in-fact,	·· Yes[] No[] N/A[X]					
6.2	State the as of date date should be the State as of what da	te the latest financial examination that the latest financial examinad date of the examined balance shall the latest financial examination. This is the release date or compare the state of the latest financial examination.	ation report became available fra neet and not the date the report on report became available to o	om either the s was completed ther states or th	tate of domicile or d or released. le public from eithe	er the state of d	omicile or	12/31/2016 12/31/2016 03/28/2018					
6.5	By what departmen Wisconsin Office o Have all financial sta filed with Departmer	f the Commissioner of Insurance atement adjustments within the l	atest financial examination repo			quent financial	statement	Yes[X] No[] N/A[] Yes[X] No[] N/A[]					
	revoked by any gov	entity had any Certificates of Autl rernmental entity during the repo mation	nority, licenses or registrations rting period?	(including corpo	orate registration, i	f applicable) su	spended or	Yes[] No[X]					
8.2 8.3 8.4	 1.2 If yes, give full information 1.1 Is the company a subsidiary of a bank holding company regulated by the Federal Reserve Board? 1.2 If response to 8.1 is yes, please identify the name of the bank holding company. 1.3 Is the company affiliated with one or more banks, thrifts or securities firms? 1.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator.] 												
		1 Affiliate Name	2	3 FRB	4 OCC	5 FDIC	6 SEC						
		Allillate Name	Location (City, State)	No	No	No	No						
9.1	similar functions) of (a) Honest and eth relationships; (b) Full, fair, accur (c) Compliance wi (d) The prompt int	ers (principal executive officer, p the reporting entity subject to a nical conduct, including the ethic rate, timely and understandable th applicable governmental laws ernal reporting of violations to ar	code of ethics, which includes al handling of actual or appared disclosure in the periodic report , rules and regulations;	the following st nt conflicts of in ts required to be	andards? terest between per e filed by the repor	rsonal and prof		Yes[X] No[]					
9.2 9.21 9.3	 If the response to Has the code of et If the response to Have any provisio 	for adherence to the code. 9.1 is No, please explain: thics for senior managers been a 9.2 is Yes, provide information n s of the code of ethics been wa 9.3 is Yes, provide the nature of	elated to amendment(s). iived for any of the specified off	ficers?				Yes[] No[X] Yes[] No[X]					
10.1 10.2	1 Does the reporting 2 If yes, indicate any	g entity report any amounts due t y amounts receivable from parer	from parent, subsidiaries or affi	NCIAL liates on Page 2 nt:	2 of this statement	?		Yes[] No[X] \$(
	use by another pe	tocks, bonds, or other assets of trson? (Exclude securities under dromplete information relating the	the reporting entity loaned, place securities lending agreements.	STMENT ced under option)	n agreement, or ot	herwise made a	available for	Yes[] No[X]					
		tate and mortgages held in other		A:				\$0					
		tate and mortgages held in short gentity have any investments in		es?				\$					
(T.	. 2000 and reporting	, and make any invocations in	pa. on, caboratano and anillat					1 00[] 110[7]					

GENERAL INTERROGATORIES (Continued)

INVESTMENT

14.2 If yes, please complete the following:

		1	2
		Prior Year-End	Current Quarter
		Book/Adjusted	Book/Adjusted
		Carrying Value	Carrying Value
14.21	Bonds		
14.22	Preferred Stock		
14.23	Common Stock		
14.24	Short-Term Investments		
14.25	Mortgages Loans on Real Estate		
14.26	All Other		
14.27	Total Investment in Parent, Subsidiaries and Affiliates (Subtotal Lines 14.21 to 14.26)		
14.28	Total Investment in Parent included in Lines 14.21 to 14.26 above		

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

15.2 If yes, has a comprehensive description of the hedging program been made available to the domiciliary state? If no, attach a description with this statement.

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

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

0

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

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

Yes[X] No[]

1	2
Name of Custodian(s)	Custodian Address
Wells Fargo Bank, N.A.	600 California Street, San Francisco, CA 94108

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

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

17.3 Have there been any changes, including name changes, in the custodian(s) identified in 17.1 during the current quarter?
17.4 If yes, give full and complete information relating thereto:

Yes[] No[X]

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

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

1	2
Name of Firm or Individual	Affiliation
First Republic Securities Co., LLC	

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

Yes[X] No[]

7.5098 For firms/individuals unaffiliated with the reporting entity (i.e. designated with a "U") listed in the table for Question 17.5, does the total assets under management aggregate to more than 50% of the reporting entity's invested assets?
For those firms or individuals listed in the table for 17.5 with an affiliation code of "A" (affiliated) or "U" (unaffiliated), provide the information 17.5098

17.6 for the table below. Yes[X] No[]

1	2	3	4	5
Central Registration		Legal Entity	Registered	Investment Management
Depository Number	Name of Firm or Individual	Identifier (LEI)	With	Agreement (IMA) Filed
104973	Wells Capital Management			
	Incorporated		SEC	DS
105108	First Republic Securities			
		5493000IMDFZDQYB2Q11	SEC	NO
108559	First Republic Investment			
	Management, Inc.	549300D5KLHOKLMLG887	SEC	NO

18.1 Have all the filing requirements of the Purposes and Procedures Manual of the NAIC Investment Analysis Office been followed? 18.2 If no, list exceptions:

Yes[X] No[]

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

a. Documentation necessary to permit a full credit analysis of the security does not exist or an NAIC CRP credit rating for an FE or PL

security is not available.

STATEMENT AS OF June 30, 2020 OF THE National Mortgage Reinsurance Inc One

GENERAL INTERROGATORIES (Continued)

b. Issuer or obligor is current on all contracted interest and principal payments.c. The insurer has an actual expectation of ultimate payment of all contracted interest and principal. Has the reporting entity self-designated 5GI securities?

Yes[] No[X]

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

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

 Has the reporting entity self-designated PLGI securities?

Yes[] No[X]

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

 - The shares were purchased prior to January 1, 2019.
 The reporting entity is holding capital commensurate with the NAIC Designation reported for the security
 The security had a public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO prior to January 1, 2019. C.

The fund only or predominantly holds bonds in its portfolio.
The current reported NAIC Designation was derived from the public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO.

f. The public credit rating(s) with annual surveillance assigned by an NAIC CRP has not lapsed.

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

Yes[] No[X]

GENERAL INTERROGATORIES

PART 2 - PROPERTY & CASUALTY INTERROGATORIES

1. If the reporting entity is a member of a pooling arrangement, did the agreement or the reporting entity's participation change? If yes, attach an explanation.

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

2. Has the reporting entity reinsured any risk with any other reporting entity and agreed to release such entity from liability, in whole or in part, from any loss that may occur on the risk, or portion thereof, reinsured? If yes, attach an explanation.

Yes[] No[X]

3.1 Have any of the reporting entity's primary reinsurance contracts been canceled?3.2 If yes, give full and complete information thereto

Yes[] No[X]

4.1 Are any of the liabilities for unpaid losses and loss adjustment expenses other than certain workers' compensation tabular reserves (see annual statement instructions pertaining to disclosure of discounting for definition of "tabular reserves,") discounted at a rate of interest greater than zero?

Yes[] No[X]

4.2 If yes, complete the following schedule:

			TOTAL DISCOUNT				DISCOUNT TAKEN DURING PERIOD				
1	2	3	4	5	6	7	8	9	10	11	
	Maximum	Discount	Unpaid	Unpaid			Unpaid	Unpaid			
Line of Business	Interest	Rate	Losses	LAE	IBNR	TOTAL	Losses	LAE	IBNR	TOTAL	
04.2999 Total											

0.000% 0.000% 0.000%

Operating Percentages:
5.1 A&H loss percent
5.2 A&H cost containment percent

5.3 A&H expense percent excluding cost containment expenses

Yes[] No[X]

6.1 Do you act as a custodian for health savings accounts?6.2 If yes, please provide the amount of custodial funds held as of the reporting date.

Yes[] No[X] 0

6.3 Do you act as an administrator for health savings accounts?6.4 If yes, please provide the balance of the funds administered as of the reporting date.

Is the reporting entity licensed or chartered, registered, qualified, eligible or writing business in at least two states? 7.1 If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other than the state of domicile of Yes[X] No[]

the reporting entity?

Yes[] No[X]

SCHEDULE F - CEDED REINSURANCE

Showing all new reinsurers - Current Year to Date

			rionnoaroro varront roar to			
1	2	3	4	5	6	7
NAIC					Certified	Effective Date
Company		Name of	Domiciliary	Type of	Reinsurer Rating	of Certified
Code	ID Number	Reinsurer	Jurisdiction	Reinsurer	(1 through 6)	Reinsurer Rating
		ſ				
			NONF			
			NUNE			

SCHEDULE T - EXHIBIT OF PREMIUMS WRITTEN

Current Year to Date - Allocated by States and Territories

		1	Direct Premi	iums Written	Direct Losses Paid	(Deducting Salvage)	Direct Los	ses Unpaid
			2	3	4	5	6	7
		A ations Otation	0	Deisa Vasa	0	Deise Vees	O	Deisa Vasa
	States, etc.	Active Status (a)	Current Year To Date	Prior Year To Date	Current Year To Date	Prior Year To Date	Current Year To Date	Prior Year To Date
1.	Alabama (AL)		10 Date	10 Date	10 Date	10 Date	10 Date	10 Date
2.	Alaska (AK)							
3.	Arizona (AZ)	NI						
4.	Arkansas (AR)							
5.	California (CA)	IN						
1	California (CA)	L						
6.	Colorado (CO)	N						
7.	Connecticut (CT)	N						
8.	Delaware (DE)							
9.	District of Columbia (DC)							
10.	Florida (FL)	N						
11.	Georgia (GA)							
12.	Hawaii (HI)							
13.	Idaho (ID)							
14.	Illinois (IL)	N						
15.	Indiana (IN)							
16.	lowa (IA)	N						
17.	Kansas (KS)	N						
18.	Kentucky (KY)	N						
19.	Louisiana (LA)							
20.	Maine (ME)	N						
21.	Maryland (MD)	N						
22.	Massachusetts (MA)	N						
23.	Michigan (MI)	N						
24.	Minnesota (MN)	N						
25.	Mississippi (MS)							
26.	Missouri (MO)	N						
27.	Montana (MT)	N						
28.	Nebraska (NE)	N						
29.	Nevada (NV)	N						
30.	New Hampshire (NH)	N						
31.	New Jersey (NJ)	N N						
32.	New Mexico (NM)	N						
33.	New York (NY)							
34.	North Carolina (NC)							
35.	North Dakota (ND)							
36.	Ohio (OH)							
37.	Oklahoma (OK)	NI						
38.	Oregon (OR)	N						
39.	Pennsylvania (PA)	NI						
1	Phodo Island (PI)	NI						
40.	Rhode Island (RI)	N						
41.	South Carolina (SC)	N						
42.	Tennessee (TN)	N						
43.	Tennessee (TN)	N						
44.	Texas (TX)	N						
45.	Utah (UT) Vermont (VT)	N						
46.	Vermont (VI)	N						
47.	Virginia (VA)	N						
48.	Washington (WA)	N						
49.	West Virginia (WV)	N						
50.	Wisconsin (WI)	L						
51.	Wyoming (WY)	N						
52.	American Samoa (AS)	N						
53.	Guam (GU)	N						
54.	Puerto Rico (PR)	N						
55.	U.S. Virgin Islands (VI)	N						
56.	Northern Mariana Islands (MP)							
57.	Canada (CAN)							
58.	Aggregate other alien (OT)	X X X						
59.	Totals	X X X						
	AILS OF WRITE-INS			ı	1			
	1							
	2	X X X						
	3	X X X						
5899	8Summary of remaining write-ins for Line							
	58 from overflow page	X X X						
5899	9TOTALS (Lines 58001 through 58003							
	plus 58998) (Line 58 above)	X X X						

(a) Active Status Coun	ts

R Registered - Non-domiciled RRGs
Q Qualified - Qualified or accredited reinsurer
N None of the above Not allowed to write business in the state

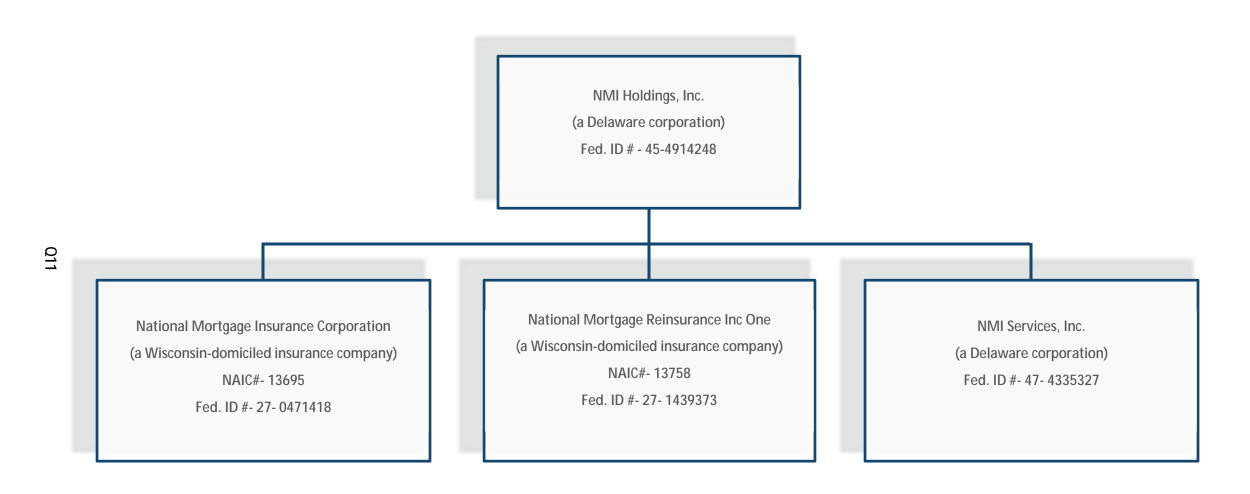
L Licensed or Chartered - Licensed insurance carrier or domiciled RRG

E Eligible - Reporting entities eligible or approved to write surplus lines in the state (other than their state of domicile See DSLI)

D Domestic Surplus Lines Insurer (DSLI) Reporting entities authorized to write surplus lines in the state of domicile.

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER

MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATIONAL CHART



SCHEDULE Y

PART 1A - DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

	TART IN BETALE OF INCOMMODING COMPART CHOICE														
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
						Name of				Directly	Type of Control				1
						Securities	Names of		Relation-	Controlled	(Ownership,	If Control		ls an	1
		NAIC				Exchange	Parent,	Domic-	ship to	by	Board,	is	Ultimate	SCA	1
		Comp-				if Publicly	Subsidiaries	iliary	Report-	(Name of	Management,	Ownership	Controlling	Filing	1
Group		any	ID	FEDERAL		Traded (U.S.	or	Loca-	ing	Entity /	Attorney-in-Fact,	Provide	Entity(ies)	Required?	1
Code	Group Name	Code	Number	RSSD	CIK	or International)	Affiliates	tion	Entity	Person)	Influence, Other)	Percentage		(Y/N)	*
		00000	45-4914248 .		0001547903	NASDAQ Global									
		00000				Market	NMI Holdings, Inc.	DE .	UDP .					N	
			27-0471418 .				National Mortgage Insurance Corporation	WI .			Ownership		NMI Holdings, Inc	N	
4760	NMI Holdings Grp	13758	27-1439373 .				National Mortgage Reinsurance Inc One	WI .	RE	NMI Holdings, Inc.	Ownership	100.0	NMI Holdings, Inc	I NI I	
4760	NMI Holdings Grp	00000	47-4335327 .				NMI Services, Inc.	DE .			Ownership	100.0	NMI Holdings, Inc	N	

Asterisk	Explanation
0000001	

	TAKTT- EO	55 EXPERIER	Current Year to Date		4
	Line of Business	1 Direct Premiums Earned	2 Direct Losses Incurred	3 Direct Loss Percentage	Prior Year to Date Direct Loss Percentage
1.	Fire	Lamod	mouned	Loos i crocinage	
2.	Allied lines				
3.	Farmowners multiple peril				
4.	Homeowners multiple peril				
5.	Commercial multiple peril				
6.	Mortgage guaranty				
8.	Ocean marine				
9.	Inland marine				
10.	Financial quaranty				
11.1	Medical professional liability - occurrence				
11.2	Medical professional liability - claims made				
12.	Earthquake				
13.	Group accident and health				
14.	Credit accident and health				
15.	Other accident and health				
16.	Workers' compensation				
17.1	Other liability - occurrence				
17.2	Other liability - claims made				
17.3	Excess Workers' Compensation				
18.1	Products liability - occurrence				
18.2	Products liability - Claims made 19.2 Private passenger auto liability				
19.1	19.2 Private passenger auto liability	\wedge			
19.3	19.4 Commercial auto liability	() Ni i			
21.	Auto physical damage				
22.	Aircraft (all perils)	_			
23.	Fidelity				
24.	Surety				
26.	Burglary and theft				
27.	Boiler and machinery				
28.	•				
29.	International				
30.	Warranty				
31.	Reinsurance-Nonproportional Assumed Property				
32.	Reinsurance-Nonproportional Assumed Liability	XXX	XXX	XXX	XXX
33.	Reinsurance-Nonproportional Assumed Financial Lines	XXX	XXX	XXX	XXX
34.	Aggregate write-ins for other lines of business				XXX
35.	TOTALS				
	S OF WRITE-INS				
3401.					1
3401. 3402.					
3403.	Common of remaining write ine feet line 24 from everthouse				
3498.	Summary of remaining write-ins for Line 34 from overflow page				
3499.	TOTALS (Lines 3401 through 3403 plus 3498) (Line 34 above)				

PART 2 - DIRECT PREMIUMS WRITTEN

	PART 2 - DIRECT PREM	1	2	3
		Current	Current	Prior Year
	Line of Business	Quarter	Year to Date	Year to Date
1.	Fire			
2.	Allied lines			
3.	Farmowners multiple peril			
4.	Homeowners multiple peril			
5.	Commercial multiple peril			
6.	Mortgage guaranty			
8.	Ocean marine			
9.	Inland marine			
10.	Financial guaranty			
11.1	Medical professional liability - occurrence			
11.2	Medical professional liability - claims made			
12.	Earthquake			
13.	Group accident and health			
14.	Credit accident and health			
15.	Other accident and health			
16.	Workers' compensation			
17.1	Other liability - occurrence			
17.2	Other liability - claims made			
17.3	Excess Workers' Compensation			
18.1	Products liability - occurrence			
18.2	Products liability - claims made			
19.1	Products liability - claims made 19.2 Private passenger auto liability 19.4 Commercial auto liability Auto physical damage			
19.3	10.4. Commorcial auto liability	NI		
21.	Auto physical damage			
21. 22.	Aircraft (all perils)			
22. 23.	Fidelity			
23. 24.	Fidelity			
	Surety			
26.	Burglary and theft			
27.	Boiler and machinery			
28.	Credit			
29.	International			
30.	Warranty			
31.	Reinsurance-Nonproportional Assumed Property	X X X	. XXX	X X X
32.	Reinsurance-Nonproportional Assumed Liability	X X X	. XXX	X X X
33.	Reinsurance-Nonproportional Assumed Financial Lines	X X X	. X X X	X X X
34.	Aggregate write-ins for other lines of business			
35.	TOTALS			
DETAII	S OF WRITE-INS	1		1
		T		1
3401.				
3402.				
3403.				
3498.	Summary of remaining write-ins for Line 34 from overflow page			
3499.	TOTALS (Lines 3401 through 3403 plus 3498) (Line 34 above)		.	

PART 3 (000 omitted)

		ittoaj
LOSS AND LOSS	ADJUSTMENT EXPER	NSE RESERVES SCHEDULE

		1	2	3	4	5	6	7	8	9	10	11	12	13
			-	Ü	7	Ü		Q.S. Date	Q.S. Date	ŭ	10	Prior Year-End	Prior Year-End	Prior Year-End
					2020	2020 Loss		Known Case	Known Case			Known Case Loss	IBNR Loss	Total Loss
		Prior	Prior	Total Prior	Loss and LAE	and LAE		Loss and LAE	Loss and LAE			and LAE Reserves	and LAE Reserves	and LAE
		Year-End	Year-End	Year-End	Payments	Payments	Total	Reserves	Reserves on Claims		Total	Developed	Developed	Reserves
		Known	IBNR	Loss and	on Claims	on Claims	2020 Loss	on Claims	Reported or	Q.S. Date	Q.S. Loss	(Savings)/	(Savings)/	Developed
	Years in Which	Case Loss	Loss and	LAE	Reported	Unreported	and LAE	Reported and	Reopened	IBNR Loss	and LAE	Deficiency	Deficiency	(Savings)/
	Losses	and LAE	LAE	Reserves	as of Prior	as of Prior	Payments	Open as of Prior	Subsequent	and LAE	Reserves	(Cols. 4 + 7	(Cols. 5 + 8 + 9	Deficiency
	Occurred	Reserves	Reserves	(Cols. 1 + 2)	Year-End	Year-End	(Cols. 4 + 5)	Year-End	to Prior Year-End	Reserves	(Cols. 7 + 8 + 9)	minus Col. 1)	minus Col. 2)	(Cols. 11 + 12)
1.	2017 + Prior	27		27	15		15	13		2	15	1	2	3
2.	2018	30		30	1		1	26		4	30	(3)	4	1
3.	Subtotals 2018 + Prior	57		57	16		16	39		6	45	(2)	6	4
4.	2019	69	9	78	4		4	50	(1)	8	57	(15)	(2)	(17)
5.	Subtotals 2019 + Prior	126		135	20		20	89	(1)	14	102	(17)	4	(13)
6.	2020	X X X	X X X	X X X	X X X			X X X	104	17	121	X X X	X X X	X X X
7.	Totals	126	9	135	20		20	89	103	31	223	(17)	4	(13)
												Col. 11, Line 7	Col. 12, Line 7	Col. 13, Line 7
												As % of Col. 1	As % of Col. 2	As % of Col. 3
												Line 7	Line 7	Line 7
8.	Prior Year-End Surplus As												-	
	Regards Policyholders											1 (13.492)	2 44.444	3 (9.630)
														Col. 13, Line 7
														Line 8
														4

SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

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

1. Will the Trusteed Surplus Statement be filed with the state of domicile and the NAIC with this statement?

1. Will Supplement A to Schedule T (Medical Professional Liability Supplement) be filed with this statement?

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

4. Will the Director and Officer Insurance Coverage Supplement be filed with the state of domicile and the NAIC with this statement?

No

Explanations:

Bar Codes:







OVERFLOW PAGE FOR WRITE-INS

STATEMENT AS OF June 30, 2020 OF THE National Mortgage Reinsurance Inc One SCHEDULE A - VERIFICATION Real Estate

		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value, December 31 of prior year		
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition		
	2.2 Additional investment made after acquisition		
3.	Current year change in encumbrances		
4.	Total gain (loss) on disposals		
5.	Total gain (loss) on disposals Deduct amounts received on disposals Total foreign exchange change in book/adjusted carrying va NONE		
6.	Total foreign exchange change in book/adjusted carrying va		
7.	Deduct current year's other-than-temporary impairment rectangle		
8.	Deduct current year's depreciation		
9.	Book/adjusted carrying value at the end of current period (Lines 1 + 2 + 3 + 4 - 5 + 6 - 7 - 8)		
10.	Deduct total nonadmitted amounts		
11.	Statement value at end of current period (Line 9 minus Line 10)		

SCHEDULE B - VERIFICATION

Mortgage Loans

	Mortgage Loans		
		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book value/recorded investment excluding accrued interest, December 31 of prior year		
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition		
	2.2 Additional investment made after acquisition		
3.	Capitalized deferred interest and other		
4.	Accrual of discount		
5.	Unrealized valuation increase (decrease)		
6.	Total gain (loss) on disposals		
7.	Deduct amounts received on disposals Deduct amounts received on disposals NONE		
8.	Deduct amortization of premium and mortgage interest poin		
9.	Total foreign exchange change in book value/recorded inve		
10.	Deduct current year's other-than-temporary impairment recognized		
11.	Book value/recorded investment excluding accrued interest at end of current period (Lines 1 + 2 + 3 + 4 + 5 +		
	6 - 7 - 8 + 9 - 10)		
12.	Total valuation allowance		
13.	Subtotal (Line 11 plus Line 12)		
14.	Deduct total nonadmitted amounts		
15.	Statement value at end of current period (Line 13 minus Line 14)		

SCHEDULE BA - VERIFICATION

Other Long-Term Invested Assets

		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value, December 31 of prior year		
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition		
	2.2 Additional investment made after acquisition		
3.	Capitalized deferred interest and other		
4.	Accrual of discount		
5.	Unrealized valuation increase (decrease) Total gain (loss) on disposals Deduct amounts received on disposals NONE		
6.	Total gain (loss) on disposals		
7.			
8.	Deduct amortization of premium and depreciation		
9.	Total foreign exchange change in book/adjusted carrying value		
10.	Deduct current year's other-than-temporary impairment recognized		
11.	Book/adjusted carrying value at end of current period (Lines 1 + 2 + 3 + 4 + 5 + 6 - 7 - 8 + 9 - 10)		
12.	Deduct total nonadmitted amounts		
13.	Statement value at end of current period (Line 11 minus Line 12)		

SCHEDULE D - VERIFICATION

Bonds and Stocks

	Bondo una ottorio		
		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value of bonds and stocks, December 31 of prior year	29,778,679	31,240,756
2.	Cost of bonds and stocks acquired		399,923
3.	Accrual of discount	11,273	24,394
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals	35,547	1,572
6.	Deduct consideration for bonds and stocks disposed of		
7.	Deduct amortization of premium	19,882	46,564
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other-than-temporary impairment recognized		
10.	Total investment income recognized as a result of prepayment penalties and/or acceleration fees	3,360	5,124
11.	Book/adjusted carrying value at end of current period (Lines 1 + 2 + 3 + 4 + 5 - 6 - 7 + 8 - 9 + 10)	24,342,996	29,778,679
12.	Deduct total nonadmitted amounts		
13.	Statement value at end of current period (Line 11 minus Line 12)	24,342,996	29,778,679

SCHEDULE D - PART 1B

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

	Daining the oar	TOTIL Quartor		<u> </u>	. oa otook aj	117 110 20019			
		1	2	3	4	5	6	7	8
		Book/Adjusted				Book/Adjusted	Book/Adjusted	Book/Adjusted	Book/Adjusted
		Carrying Value	Acquisitions	Dispositions	Non-Trading	Carrying Value	Carrying Value	Carrying Value	Carrying Value
		Beginning of	During Current	During Current	Activity During	End of	End of	End of	December 31
	NAIC Designation	Current Quarter	Quarter	Quarter	Current Quarter	First Quarter	Second Quarter	Third Quarter	Prior Year
BONDS	<u> </u>	·						·	
1. NAIC	1 (a)	27,296,098		8,139,054	(1,508,107)	27,296,098	17,648,937		30,383,263
2. NAIC	2 (a)	5,190,259		500	1,504,300	5,190,259	6,694,059		5,390,957
	3 (a)								
	4 (a)								
5. NAIC	5 (a)								
	6 (a)								
7. Total E	Bonds	32,486,357		8,139,554	(3,807)	32,486,357	24,342,996		35,774,220
PREFERRED	STOCK								
8. NAIC	1								
9. NAIC	2								
10. NAIC	3								
	4								
12. NAIC	5								
13. NAIC									
	Preferred Stock								
	Bonds & Preferred Stock				(3,807)	32,486,357	24,342,996		35,774,220
	10 : 1/1 (

SCHEDULE DA - PART 1

Short - Term Investments								
	1	2	3	4	5			
	Book/Adjusted				Paid for Accrued			
	Carrying		^^tual	Interest Collected	Interest			
	Value _		pst	Year To Date	Year To Date			
9199999. Totals		I () NI						

SCHEDULE DA - Verification

Short-Term Investments

	0.10.11.10.11.10.11.10		
		1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value, December 31 of prior year		
2.	Cost of short-term investments acquired	1,493,696	
3.	Accrual of discount		
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals		
6.	Deduct consideration received on disposals		
7.	Deduct amortization of premium		
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other-than-temporary impairment recognized		
10.	Book/adjusted carrying value at end of current period (Lines 1 + 2 +		
	3 + 4 + 5 - 6 - 7 + 8 - 9)		
11.	Deduct total nonadmitted amounts		
12.	Statement value at end of current period (Line 10 minus Line 11)		

SI04 Schedule DB - Part A Verification
SI04 Schedule DB - Part B Verification
SI05 Schedule DB Part C Section 1
SI06 Schedule DB Part C Section 2NONE
SI07 Schedule DB - Verification

SCHEDULE E - PART 2 - VERIFICATION

(Cash Equivalents)

	· · · · · ·	1	2
			Prior Year Ended
		Year To Date	December 31
1.	Book/adjusted carrying value, December 31 of prior year	6,168,646	3,727,519
2.	Cost of cash equivalents acquired	22,360,935	8,434,319
3.	Accrual of discount		
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals		
6.	Deduct consideration received on disposals	16,451,655	5,993,192
7.	Deduct amortization of premium		
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other-than-temporary impairment recognized		
10.	Book/adjusted carrying value at end of current period (Lines 1 + 2 +		
	3 + 4 + 5 - 6 - 7 + 8 - 9)	12,077,926	6,168,646
11.	Deduct total nonadmitted amounts		
12.	Statement value at end of current period (Line 10 minus Line 11)	12,077,926	6,168,646

E01 Schedule A Part 2
E01 Schedule A Part 3 NONE
E02 Schedule B Part 2 NONE
E02 Schedule B Part 3 NONE
E03 Schedule BA Part 2 NONE
E03 Schedule BA Part 3 NONE
E04 Schedule D Part 3NONE

QE05

SCHEDULE D - PART 4

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

During the Current Quarter																					
1	2	3	4	5	6	7	8	9	10		Change in Bo	Change in Book/Adjusted Carrying Value			16	17	18	19	20	21	22
		F								11	12	13	14	15							
		0																			
		,							Prior Year			Current Year's		Total	Book/				Bond Interest/		NAIC
		'											.	- iolai						01.1.1	INAIC
		l e							Book/	Unrealized		Other Than	Total	Foreign	Adjusted	Foreign			Stock	Stated	Designation
		į i			Number				Adjusted	Valuation	Current Year's	Temporary	Change in	Exchange	Carrying Value	Exchange	Realized	Total	Dividends	Contractual	and Admini-
CUSIP		g	Disposal	Name of	of Shares		Par	Actual	Carrying	Increase/	(Amortization)/	Impairment	B./A.C.V.	Change in	at Disposal	Gain (Loss)	Gain (Loss)	Gain (Loss)	Received	Maturity	strative
Identification	Description	n	Date	Purchaser	of Stock	Consideration	Value	Cost	Value	(Decrease)	Accretion	Recognized	(11 + 12 - 13)	B./A.C.V.	Date	on Disposal	on Disposal	on Disposal	During Year	Date	Symbol
Bonds - I	J.S. Governments																				
	UNITED STATES TREAS NTS	l	05/28/2020	CHASE SECURITIES INC	xxx	2,083,906	2,000,000	2,019,180	2.009.673		(1.122)		(1.122)		2.008.551		75.355	75.355	16.072	05/31/2023	1
	otal - Bonds - U.S. Governments		1		XXX	2.083.906	2.000.000	2.019.180	,,.		(1,122)		(1,122)		2.008.551		75,355	-,	-11		XXX.
	•	/11.	ff : : - t	IV.							(,,,==)		(,,,=,								1
Bonas - II	ndustrial and Miscellaneous	_ı (Ur	1amiliated	DAROLAYO GARITAL ING	V V V	407.000	470.000	400,000	400.007		,		,		400,000		(0.000)	(0.220)	4 000	00/00/0000	455
125634AQ8 .	AVIS BUD RENTAL FDG 2016-1 144A		05/28/2020	BARCLAYS CAPITAL INC	XXX	167,663	170,000	169,990 16.479	169,997		7/7		747		17 683		(2,336)	(2,336)	1,002	06/20/2022	1FE
369550BA5	GENERAL DYNAMICS CORP		05/11/2020	MATURITY	XXX	500.000	500,000	498,230	499.673		327		327		500.000				7.188	05/11/2020	1FE
45866FAC8 .	INTERCONTINENTAL EXCHANGE INC .		06/25/2020	CALLED @ 100.8400000	XXX	403,360	400,000	401,476	400,268		(151)		(151)		400,117		(117)	(117)	9,593	12/01/2020	1FE
543190AA0 .	LONGTRAIN LEASING III 2015-3 144A		06/15/2020	PRINCIPAL RECEIPT	XXX	2,574	2,574	2,574	2,574						2,574				13	01/15/2045	1FE
61761JB32	MORGAN STANLEY		06/16/2020	MATURITY	XXX	500,000	500,000	501,870	500,203		(203)		(203)		500,000				7,000	06/16/2020	1FE
84474YAA4 . 87342RAB0 .	SOUTHWEST AIRLINES 2007-1 TACO BELL FDG LLC 2016-1 144A		06/09/2020	ROBERT W. BAIRD	XXX	56,252			58,423		(510)		(510)		57,913		(1,661)	(1,661)	1,254	02/01/2024 05/25/2046	1FE
	tal - Bonds - Industrial and Miscellaneous (L	Inaffilia	03/23/2020	FRINGIPAL RECEIFT	XXX	1,648,032	1,647,235	1,658,116			211		211		1.648.785		(4.114)	(4,114)	26.140	XXX.	XXX.
***************************************	ital - Bonds - Part 4	Jilaililli	aleu)		XXX	3,731,938	3,647,235	3,677,296	3,658,247		(911)		(911)		3.657.336		71,241	71,241	42,212	XXX .	XXX.
	nary Item from Part 5 for Bonds (N/A to Qua	torly)			XXX	XXX	XXX	XXX	X X X	XXX	XXX	XXX	XXX	XXX	X X X	XXX	XXX	XXX	XXX	XXX .	XXX.
8399999 Subto	. ,	,,			XXX	3,731,938	3,647,235	3,677,296	3,658,247		(911)		(911)		3,657,336		71,241	71,241	42,212	XXX.	XXX.
	nary Item from Part 5 for Preferred Stocks (N				XXX	XXX	X X X	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX.	XXX.
	tal - Preferred Stocks		,,		XXX		XXX													XXX.	XXX.
	nary Item from Part 5 for Common Stocks (N				XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX.	XXX.
	nary item from Part 5 for Common Stocks (N	in to C	zuai (erry)		XXX		XXX		^^^	^^^	^^^	^^^			^^^	^^^	^^^	^^^		XXX.	XXX.
	otal - Preferred and Common Stocks				XXX		XXX													XXX.	XXX.
	- Bonds, Preferred and Common Stocks				XXX	3,731,938	XXX	3,677,296	3.658.247		(911)		(911)		3.657.336		71,241		42.212	XXX.	XXX.
JJJJJJJJ TOLAI	- Donas, Freieneu and Common Stocks				^ ^ ^	1 3,731,930	A A A	1	1		1 (911)		1 (911)				/ I,Z4 I	/ 1,241	42,212	^^^ .	· · · · ·

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

STATEMENT AS OF June 30, 2020 OF THE National Mortgage Reinsurance Inc One

SCHEDULE E - PART 1 - CASH Month End Depository Balances

1	2	2	1	5	Rook Rala	nce at End of E	ach Month	9
'	2	3	Amount	•		9		
			Amount	Amount of		ing Current Qua		
			of Interest	Interest	6	7	8	
			Received	Accrued				
			During	at Current				
		Rate of	Current	Statement	First	Second	Third	
Depository	Code	Interest	Quarter	Date	Month	Month	Month	*
open depositories								
First Republic Bank					41,094	308,390	282,395	XXX
0199998 Deposits in0 depositories that do not exceed the								
allowable limit in any one depository (see Instructions) - open depositories .	XXX	X X X						XXX
0199999 Totals - Open Depositories	XXX	X X X			41,094	308,390	282,395	XXX
0299998 Deposits in0 depositories that do not exceed the								
allowable limit in any one depository (see Instructions) - suspended								
depositories	XXX	X X X						XXX
0299999 Totals - Suspended Depositories	XXX	X X X						XXX
0399999 Total Cash On Deposit	XXX	X X X			41,094	308,390	282,395	XXX
0499999 Cash in Company's Office	XXX	X X X	. X X X .	X X X				XXX
0599999 Total Cash	XXX	X X X			41,094	308,390	282,395	XXX

SCHEDULE E - PART 2 - CASH EQUIVALENTS

Show Investments Owned End of Current Quarter

1	2	3	4	5	6	7	8	9			
							Amount of				
			Date	Rate of	Maturity	Book/Adjusted	Interest	Amount Received			
CUSIP	Description	Code	Acquired	Interest	Date	Carrying Value	Due & Accrued	During Year			
All Other Mone	y Market Mutual Funds										
. VP4520012 .	WELLS FARGO 100% TREASURY MONEY MA		06/01/2020	0.000	X X X	12,077,925	489	3,483			
8699999 Subtot	al - All Other Money Market Mutual Funds	12,077,925	489	3,483							
8899999 Total (Cash Equivalents					12,077,925	489	3,483			

INDEX TO PROPERTY & CASUALTY **QUARTERLY STATEMENT**

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INDEX TO PROPERTY & CASUALTY **QUARTERLY STATEMENT**

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