QUARTERLY STATEMENT

AS OF SEPTEMBER 30, 2023 OF THE CONDITION AND AFFAIRS OF THE

LONGEVITY HEALTH PLAN OF MICHIGAN, INC.

NAIC Group Code		16779 Employer's ID Number 83-3062929
	(Current) (Prior)	0.4 (0.4% 0.465)
		State of Domicile or Port of EntryMI
Country of Domicile	US	In LIMO Endorally Overlified?
Licensed as business type:	Health Maintenance Organization	Is HMO Federally Qualified?NO
		East Lansing, MI, US 48823
Main Administrative Office	11780 US Highway One, Suite: N107	mijourovanja.
	Palm Beach Gardens, FL, US 33408	
		(Telephone Number)
	11780 US Highway One, Suite: N107	Palm Beach Gardens, FL, US 33408
Primary Location of Books and		
Records	11780 US Highway One, Suite: N107	564 444 6740
	Palm Beach Gardens, FL, US 33408	561-444-0710
		(Telephone Number)
	N/A	
Statutory Statement Contact	Vicky Zhai	561-632-8915
2331		(Telephone Number)
	vicky.zhai@longevityhealthplan.com	
	(E-Mail Address)	(Fax Number)
	OFFICER	
Popa Lorer CF	EO & President	
		Dieliaan Toda Ragel, Georgia
Lesile Steven Grand	ow, CFO & Treasurer OTHEF	
Dl		•
Rosemary.Lop.ez	r, Enrollee Director	TDIICTEEC
_		Leslie Steven Granow
		Lesile Steven Granow
Brendan	Fodd Rager	
State of Florida		
County of Palm Beach		
The officers of this reporting ent	ity being duly sworn, each denose and say	that they are the described officers of said reporting entity, and that
on the reporting period stated at	nove all of the herein described assets were	the absolute property of the said reporting entity, free and clear from
any liens or claims thereon, exce	ent as herein stated, and that this statemen	t, together with related exhibits, schedules and explanations therein
contained, annexed or referred to	o, is a full and true statement of all the asso	ets and liabilities and of the condition and affairs of the said reporting
entity as of the reporting period	stated above, and of its income and deduc	tions therefrom for the period ended, and have been completed in
accordance with the NAIC Annu-	al Statement Instructions and Accounting F	Practices and Procedures manual except to the extent that: (1) state
law may differ; or, (2) that state	rules or regulations require differences in re	eporting not related to accounting practices and procedures, according
to the best of their information,	knowledge and belief, respectively. Furtherr	nore, the scope of this attestation by the described officers also
includes the related correspondi	ng electronic filing with the NAIC, when req	uired, that is an exact copy (except for formatting differences due to
electronic filing) of the enclosed	statement. The electronic filing may be rec	quested by various regulators in lieu of or in addition to the enclosed
statement.	0 0	
		2 10/
×	x Merm	x rene the
		Rene Lerer
Brendan Todd Rager	Leslie Steven Granow CFO & Treasurer	CEO & President
Secretary	Cro & Heasulei	GEO & Flesidell
Subscribed and sworn to before	me	a. Is this an original filing? Yes
this 3	_day of	b. If no:
Moreniher SAD:	3	State the amendment number:
TO COLOR OLD		2. Date filed:
	· /	3 Number of pages attached:

JACQUELINE MCDONALD MY COMMISSION # HH 266118 **EXPIRES: May 19, 2026**

ASSETS

	ASSETS				ı
			rrent Statement D		4
		1	2	3	D 0.1
		Acceta	Nonadmitted	Net Admitted Assets	December 31 Prior Year Net
_	D 1	Assets	Assets	(Cols. 1 - 2)	Admitted Assets
1.		1,813,984		1,813,984	2,013,287
2.	Stocks:				
	2.1 Preferred stocks				
	2.2 Common stocks				
3.	Mortgage loans on real estate:				
	3.1 First liens				
	3.2 Other than first liens				
4.	Real estate:				
	4.1 Properties occupied by the company (less \$ encumbrances)				
	4.3 Properties held for sale (less \$ encumbrances)				
5.	Cash (\$ 3,233,381), cash equivalents (\$ 1,180,437) and short-term investments (\$ 2,668,143)	7,081,961		7,081,961	4,619,888
6.	Contract loans (including \$ premium notes)				
7.	Derivatives				
8.	Other invested assets				
9.	Receivables for securities.				
	Securities lending reinvested collateral assets				
11.	Aggregate write-ins for invested assets.				
	Subtotals, cash and invested assets (Lines 1 to 11)	8 805 045		8 805 0/15	6 633 175
	Title plants less \$ charged off (for Title insurers only)				
	Investment income due and accrued				
	Premiums and considerations:	10,367		10,367	
15.		2 200		2.200	F0.4
	 15.1 Uncollected premiums and agents' balances in the course of collection 15.2 Deferred premiums, agents' balances and installments booked but deferred and not yet due (including \$ earned but unbilled premiums) 				
	15.3 Accrued retrospective premiums (\$) and contracts subject to redetermination (\$ 706,909)				
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				
17.	Amounts receivable relating to uninsured plans	398,964		398,964	16,429
	Current federal and foreign income tax recoverable and interest thereon				
18.2	Net deferred tax asset				
19.	Guaranty funds receivable or on deposit				
20.	Electronic data processing equipment and software				
21.	Furniture and equipment, including health care delivery assets (\$)				
22.	Net adjustment in assets and liabilities due to foreign exchange rates				
23.	Receivables from parent, subsidiaries and affiliates				
24.	Health care (\$ 324,384) and other amounts receivable				
25.	Aggregate write-ins for other-than-invested assets				
	Total assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts (Lines 12 to 25)				
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts				
28.	Total (Lines 26 and 27)	10,775,545	285,275	10,490,270	7,547,317
Detai	ls of Write-Ins	, ,	•	· ·	, ,
	Summary of remaining write-ins for Line 11 from overflow page				
	. Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)				
	Other receivables				
2501. 2502.					
	Summary of remaining write-ins for Line 25 from overflow page				
2599.	. Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	18,424		18,424	6,502

LIABILITIES, CAPITAL AND SURPLUS

	LIABILITIES, CAPITAL AND SU		Current Period		Prior Year
		1	2	3	4
		Covered	Uncovered	Total	Total
1.	Claims unpaid (less \$ reinsurance ceded)				
	Accrued medical incentive pool and bonus amounts				
	Unpaid claims adjustment expenses				
4.	Aggregate health policy reserves, including the liability of \$ for medical loss ratio rebate per the Public Health Service Act.				
	Aggregate life policy reserves				
	Property/casualty unearned premium reserve				
	Aggregate health claim reserves				
	Premiums received in advance				
	General expenses due or accrued				
	Current federal and foreign income tax payable and interest thereon (including \$ on realized gains (losses))				
10.2	Net deferred tax liability				
	Ceded reinsurance premiums payable				
12.	Amounts withheld or retained for the account of others				
13.	Remittances and items not allocated				
	Borrowed money (including \$ current) and interest thereon \$ (including \$ current)				
15.	Amounts due to parent, subsidiaries and affiliates	3,231		3,231	537,996
16.	Derivatives				
17.	Payable for securities.				
18.	Payable for securities lending.				
19.	Funds held under reinsurance treaties (with \$ authorized reinsurers, \$ unauthorized reinsurers and \$ certified reinsurers)				
	Reinsurance in unauthorized and certified (\$) companies				
21.	Net adjustments in assets and liabilities due to foreign exchange rates				
	Liability for amounts held under uninsured plans				
	Aggregate write-ins for other liabilities (including \$ current)				
24.	Total liabilities (Lines 1 to 23)	7,458,262		7,458,262	4,827,447
25.	Aggregate write-ins for special surplus funds	XXX	XXX		
26.	Common capital stock	XXX	XXX		
27.	Preferred capital stock	XXX	XXX		
28.	Gross paid in and contributed surplus	XXX	XXX	3,810,000	3,810,000
	Surplus notes.				
30.	Aggregate write-ins for other-than-special surplus funds	XXX	XXX		
31.	Unassigned funds (surplus).	XXX	XXX	(777,992)	(1,090,130)
32.	Less treasury stock, at cost:				
	32.1 shares common (value included in Line 26 \$)	XXX	XXX		
	32.2 shares preferred (value included in Line 27 \$)	XXX	XXX		
33.	Total capital and surplus (Lines 25 to 31 minus Line 32)	XXX	XXX	3,032,008	2,719,870
34.	Total liabilities, capital and surplus (Lines 24 and 33)	XXX	XXX	10,490,270	7,547,317
	s of Write-Ins			., .,	, , ,
2302.					• • • • • • • • • • • • • • • • • • • •
	Totals (Lines 2301 through 2303 plus 2398) (Line 23 above)				
		XXX	1001		
2502.		XXX	XXX		
		XXX	XXX		• • • • • • • • • • • • • • • • • • • •
		XXX	XXX		• • • • • • • • • • • • • • • • • • • •
	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	XXX			
3001.		XXX	XXX		• • • • • • • • • • • • • • • • • • • •
3002.		XXX	XXX		
		XXX	XXX		
	Summary of remaining write-ins for Line 30 from overflow page	XXX	XXX		
3099.	Totals (Lines 3001 through 3003 plus 3098) (Line 30 above)	XXX	XXX		

STATEMENT OF REVENUE AND EXPENSES

	STATEMENT OF REVENUE AND	EXPENSES			
		Comment Va	outo Doto	Prior Year To	Prior Year Ended
		Current Yea	ar to Date 2	Date 3	December 31 4
		Uncovered	Total	Total	Total
1.	Member Months	XXX	5,997	4,213	6,045
2.	Net premium income (including \$ non-health premium income)				
3.	Change in unearned premium reserves and reserve for rate credits	XXX			
4.	Fee-for-service (net of \$ medical expenses)	XXX			
5.	Risk revenue.				
6.	Aggregate write-ins for other health care related revenues	XXX			
7.	Aggregate write-ins for other non-health revenues				
8.	Total revenues (Lines 2 to 7)	XXX	19,910,931	11,835,876	16,571,651
Hospi	tal and Medical:				
9.	Hospital/medical benefits		16,719,905	7,758,226	11,564,021
10.	Other professional services				
11.	Outside referrals				
12.	Emergency room and out-of-area		48,508	127,600	185,420
	Prescription drugs		1,051,689	791,121	973,329
	Aggregate write-ins for other hospital and medical				
	Incentive pool, withhold adjustments and bonus amounts				
16.	Subtotal (Lines 9 to 15)				
Less:			., .,,	, , , , , , , , , , , , , , , , , , , ,	.,,
	Net reinsurance recoveries.		115.025		105.859
	Total hospital and medical (Lines 16 minus 17)				
	Non-health claims (net)				
20.	Claims adjustment expenses, including \$375,279 cost containment expenses				
21.	General administrative expenses				
22.	Increase in reserves for life and accident and health contracts (including \$ increase in reserves for life only)				
23.	Total underwriting deductions (Lines 18 through 22)				
24.	Net underwriting gain or (loss) (Lines 8 minus 23)	XXX	444.454	112.314	(522,635)
25.	Net investment income earned				
26.	Net realized capital gains (losses) less capital gains tax of \$				
27.	Net investment gains (losses) (Lines 25 plus 26)				
28.	Net gain or (loss) from agents' or premium balances charged off [(amount recovered \$) (amount charged off \$)]				
29.	Aggregate write-ins for other income or expenses				
30.	Net income or (loss) after capital gains tax and before all other federal income taxes				
	(Lines 24 plus 27 plus 28 plus 29)	XXX	561,546	140,171	(477,747)
31.	Federal and foreign income taxes incurred	XXX			
32.	Net income (loss) (Lines 30 minus 31)	XXX	561,546	140,171	(477,747)
Detai	s of Write-Ins				
0601.		XXX			
0602.		XXX			
0603.		XXX			
0698.	Summary of remaining write-ins for Line 6 from overflow page	XXX			
0699.	Totals (Lines 0601 through 0603 plus 0698) (Line 6 above)	XXX			
0701.		XXX			
0702.		XXX			
0703.		XXX			
0798.	Summary of remaining write-ins for Line 7 from overflow page	XXX			
	Totals (Lines 0701 through 0703 plus 0798) (Line 7 above)	1000			
	Durable Medical Equipment		22,689	36,800	57,899
1402.					
1498.	Summary of remaining write-ins for Line 14 from overflow page				
	Totals (Lines 1401 through 1403 plus 1498) (Line 14 above)			36,800	57,899
2901.					
2902.					
2998.	Summary of remaining write-ins for Line 29 from overflow page				
	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)				

STATEMENT OF REVENUE AND EXPENSES (CONTINUED)

		<u> </u>	2	3
		'	۷	3
				Prior Year
		Current Year To	Prior Year To	Ended
	CAPITAL & SURPLUS ACCOUNT	Date	Date	December 31
33.	Capital and surplus prior reporting year	2,719,870	1,933,484	1,933,484
34.	Net income or (loss) from Line 32	561,546	140,171	(477,747
35.	Change in valuation basis of aggregate policy and claim reserves			
36.	Change in net unrealized capital gains (losses) less capital gains tax of \$			
37.	Change in net unrealized foreign exchange capital gain or (loss)			
38.	Change in net deferred income tax			
39.	Change in nonadmitted assets			
40.	Change in unauthorized and certified reinsurance.			
41.	Change in treasury stock			
42.	Change in surplus notes			
43.	Cumulative effect of changes in accounting principles			
44.	Capital Changes:			
	44.1 Paid in			
	44.2 Transferred from surplus (Stock Dividend)			
	44.3 Transferred to surplus			
45.	Surplus adjustments:			
	45.1 Paid in	–	300,000	1,300,000
	45.2 Transferred to capital (Stock Dividend)			
	45.3 Transferred from capital			
46.	Dividends to stockholders			
47.	Aggregate write-ins for gains or (losses) in surplus			
48.	Net change in capital and surplus (Lines 34 to 47)	312,138	409,510	786,386
49.	Capital and surplus end of reporting period (Line 33 plus 48)			
Deta	ils of Write-Ins		· · · · ·	
	[
	2			
	3			
	3. Summary of remaining write-ins for Line 47 from overflow page			
	9. Totals (Lines 4701 through 4703 plus 4798) (Line 47 above)			

CASH FLOW

	CASH FLOW	1	2	3
				Prior Year Ended
		Current Year To Date	Prior Year To Date	December 31
1.	Cash from Operations Premiums collected net of reinsurance.	22 401 275	12 070 222	16 260 047
2.	Net investment income			
z. 3.	Miscellaneous income.	· ·	·	ŕ
٥. 4.	Total (Lines 1 to 3)		13,096,710	16,302,970
- . 5.	Benefit and loss related payments			
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts			
o. 7.	Commissions, expenses paid and aggregate write-ins for deductions			
7. 8.	Dividends paid to policyholders			1,420,741
9.	Federal and foreign income taxes paid (recovered) net of \$ tax on capital gains (losses)			
	Total (Lines 5 through 9).	-		
	Net cash from operations (Line 4 minus Line 10)			
11.		2,822,137	3,627,726	2,144,069
10	Cash from Investments			
12.	Proceeds from investments sold, matured or repaid:	202.202		
	12.1 Bonds	· ·		
	12.2 Stocks			
	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)			
13.	Cost of investments acquired (long-term only):		0.011.407	0.011.407
	13.1 Bonds		2,011,437	
	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)		2,011,437	2,011,437
	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)	200,000	(2,011,437)	(2,011,437)
	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)	(560,064)		465,152
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5 plus Line 16.6)	(560,064)	300,000	1,765,152
	Reconciliation of Cash, Cash Equivalents and Short-Term Investments			
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	2,462,073	1,916,289	1,897,784
19.	Cash, cash equivalents and short-term investments:			
	19.1 Beginning of year	4,619,888	2,722,104	2,722,104
	19.2 End of period (Line 18 plus Line 19.1)		4,638,393	4,619,888
.1+.	e: Supplemental disclosures of cash flow information for non-cash transactions:			

EXHIBIT OF PREMIUMS, ENROLLMENT AND UTILIZATION

Only Dental Only	7 Federal Employees Health Benefits Plan	8 Title XVIII Medicare 626 641 656	9 Title XIX Medicaid	10 Credit A&H	11 Disability Income	12 Long-Term Care	13 Other Health	14 Other Non- Health
Only Dental Only	Employees Health	Medicare 626 641		Credit A&H	-		Other Health	
Only Dental Only	Benefits Plan		Medicaid	Credit A&H	Income	Care	Other Health	Health
		641						
		641						
		656	1					
		725						
		5,997						
		12.450						
		-						
		313						
		19,943,034						
		19,943,034						
		18,492,097						
		18 163 815						
-			725 5,997 13,459 19,592 33,051 3,000 313 19,943,034 19,943,034	725 5,997 13,459 19,592 33,051 3,000 313 19,943,034 19,943,034	725 5,997 13,459 19,592 33,051 3,000 313 19,943,034 19,943,034	725 5,997 13,459 19,592 33,051 3,000 313 19,943,034 19,943,034	725 5,997 13,459 19,592 33,051 3,000 313 19,943,034 19,943,034	725

⁽a) For health premiums written: amount of Medicare Title XVIII exempt from state taxes or fees \$19,943,034

CLAIMS UNPAID AND INCENTIVE POOL, WITHHOLD AND BONUS (REPORTED AND UNREPORTED) Aging Analysis of Unpaid Claims

1	2	3	4	5	6	7	
Account	1 - 30 Days	31 - 60 Days	61 - 90 Days	91 - 120 Days	Over 120 Days	Total	
Claims Unpaid (Reported)							
0399999 - Aggregate accounts not individually listed-covered	3,123,181						
0499999 - Subtotals	3,123,181						
0599999 – Unreported claims and other claim reserves							
0799999 – Total claims unpaid							
0899999 – Accrued medical incentive pool and bonus amounts							

UNDERWRITING AND INVESTMENT EXHIBIT

ANALYSIS OF CLAIMS UNPAID-PRIOR YEAR-NET OF REINSURANCE

		Claims Paid '	Claims Paid Year to Date Liability End of Current Quarter			5	6
		1	2	3	4		
		On Claims Incurred Prior to January 1 of Current Year	On Claims Incurred During the Year	On Claims Unpaid Dec. 31 of Prior Year	On Claims Incurred During the Year	Claims Incurred in Prior Years (Columns 1 + 3)	
1.	Comprehensive (hospital and medical) individual						
2.	Comprehensive (hospital and medical) group						
3.	Medicare Supplement						
4.	Dental only						
5.	Vision only						
6.	Federal Employees Health Benefits Plan						
7.	Title XVIII - Medicare	2,894,999	15,458,979	359,764	3,123,181	3,254,763	3,250,507
8.	Title XIX - Medicaid						
9.	Credit A&H						
10.	Disability income						
11.	Long-term care						
12.	Other health						
13.	Health subtotal (Lines 1 to 12)	2,894,999	15,458,979	359,764	3,123,181	3,254,763	3,250,507
14.	Health care receivables (a)		609,659				165,280
15.	Other non-health						
16.	Medical incentive pools and bonus amounts	23,094		292		23,386	116,633
17.	Totals (Lines 13-14+15+16)						

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

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1. Summary of Significant Accounting Policies and Going Concern

A. Accounting Practices

The financial statements of Longevity Health Plan of Michigan, Inc. (the Company), are presented on the basis of accounting practices prescribed or permitted by the State of Michigan Department of Insurance and Financial Services (the Department).

The Department recognizes Statutory Accounting practices prescribed or permitted by the State of Michigan for determining and reporting the financial condition and results of the operation of the insurance company and for determining its solvency under the Michigan Law. The Department has adopted the National Association of Insurance Commissioners' (NAIC) Accounting Practices and Procedures Manual as its statutory accounting principle (SAP) basis. Prescribed accounting practices are those practices which are incorporated directly or by reference to state laws, regulations and general administrative rules applicable to all insurance enterprises domiciled in a particular state. Permitted accounting practices include deviation from NAIC SAP and state prescribed accounting practices specifically requested by an insurer and granted by the Insurance Division.

The Company is a Michigan-based Medicare Advantage Organization operating a full-service I-SNP in a limited geographic region in Michigan. The Company's service area includes participating LTC facilities located in those specific geographic regions. The Company's target population are institutionalized Medicare beneficiaries who reside or are expected to reside in a contracted LTC facility for 90 days or longer. This plan is offered in Calhoun, Genesee, Grand Traverse, Ingham, Kalamazoo, Kent, Livingston, Macomb, Monroe, Oakland, Ogemaw, Ottawa, Saginaw, St. Clair, Washtenaw, Wayne.

The Department has approved no permitted practices for the Company that differ from NAIC SAP or state prescribed accounting practices. A reconciliation of the Company's net income and capital surplus between NAIC SAP and practices prescribed and permitted by the department are shown below:

	SSAP#	F/S Page	F/S Line #	09	9/30/2023	12	/31/2022
Net Income							
(1) State basis (Page 4, Line 32, Columns 2 & 4)	XXX	XXX	XXX	\$	561,546	\$	(477,747).
(2) State prescribed practices that are an increase / (decrease) from NAIC SAP:							
(3) State permitted practices that are an increase / (decrease) from NAIC SAP:							
(4) NAIC SAP (1-2-3=4)	XXX	XXX	XXX	\$	561,546	\$	(477,747)
Surplus							
(5) State basis (Page 3, Line 33, Columns 3 & 4)	XXX	XXX	XXX	\$	3,032,008	\$	2,719,870 .
(6) State prescribed practices that are an 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	\$	3,032,008	\$	2,719,870

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

The preparation of the financial statements in conformity with Statutory Accounting Principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities. It also requires disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results could differ from those estimates.

C. Accounting Policy

Health premiums received are recognized as income in the month of coverage. Premiums collected are recognized as revenue during the months of coverage. Medical Loss Ratio (MLR) rebates are mandated by the Public Health Service Act. Rebates are accrued if the ratio of medical losses to premiums is below the specified minimum of 85% for Medicare Advantage plans. Premiums are reported net of reinsurance and MLR rebates.

Net investment income earned consists primarily of interest less investment related expenses. Interest is recognized on an accrual basis. Net realized capital gains (losses) are recognized on a specific identification basis when securities are sold, redeemed or otherwise disposed. Realized capital losses include write-downs for impairments considered to be other than temporary. Expenses for management and administration of the organization, including acquisition costs such as marketing, are charged to operations as incurred.

In addition, the Company uses the following accounting policies:

- (1) Short-Term Investments consist of bonds that are stated at amortized cost using the scientific method.
- (2) Bonds are stated at amortized cost using the scientific method.
- (3) Common stocks Not Applicable
- (4) Preferred stocks Not Applicable
- (5) Mortgage loans Not Applicable
- (6) Loan-backed securities Not Applicable
- (7) Investments in subsidiaries, controlled and affiliated entities Not Applicable
- (8) Investments in joint ventures, partnerships and limited liability companies Not Applicable
- (9) Derivatives Not Applicable
- (10) Based upon guidance in SSAP No. 54, a premium deficiency reserve (PDR) is recorded when the expected claims payments, incurred claims costs, claims adjustment expense, and administrative expense will exceed premium.

1. Summary of Significant Accounting Policies and Going Concern (Continued)

(11) Claim reserves are estimated based on five key service categories (i.e., inpatient, SNF, outpatient, emergency room, and therapy). Inpatient estimates are based on a review of open authorizations priced at a reasonable cost per service. SNF, Therapy, Outpatient services and emergency room services IBNR estimates are established based on a run-rate historical cost per member for similar services at comparable plans. Management review is used to ensure the final incurred claims approximate a reasonable final incurred amount for each service. It is important to note that IBNR estimates are subject to favorable or unfavorable changes until sufficient claim experience is developed in the plan to minimize variations in estimation. Loss adjustment expense is typically estimated at 1% of total IBNR reserves and is generally reserved prior to year-end.

Effective 1/1/23, the Company entered into an IPA agreement with the Michigan IPA. The unpaid claim liability for claims arising after the effective date of this agreement is determined as the amount due to the IPA as of the end of the reporting period.

- (12) Changes in capitalization policy Not Applicable
- (13) Express Scripts, Inc. collects rebates pursuant to contracts with pharmaceutical manufacturers and that are directly attributable to the Formulary and Covered product utilization. The Company's share of rebates on covered products is in proportion to its pharmacy utilization. On a quarterly basis, Express Scripts, Inc. pays the Company's rebates on a pass-through basis and includes 100% of rebates collected by Express Scripts, Inc.

D. Going Concern

After evaluating the entity's ability to continue as a going concern, management was not aware of any conditions or events which raised substantial doubts concerning the entity's ability to continue as a going concern as of the date of the filing of this statement.

2. Accounting Changes and Corrections of Errors - Not Applicable

3. Business Combinations and Goodwill

- A. Statutory Purchase Method Not Applicable
- B. Statutory Merger Not Applicable
- C. Assumption Reinsurance Not Applicable
- D. Impairment Loss Not Applicable
- E. Subcomponents and Calculation of Adjusted Surplus and Total Admitted Goodwill Not Applicable

4. Discontinued Operations

- A. Discontinued Operation Disposed of or Classified as Held for Sale Not Applicable
- B. Change in Plan of Sale of Discontinued Operation Not Applicable
- C. Nature of Any Significant Continuing Involvement with Discontinued Operations After Disposal Not Applicable
- D. Equity Interest Retained in the Discontinued Operation After Disposal Not Applicable

5. Investments

- A. Mortgage Loans, including Mezzanine Real Estate Loans Not Applicable
- B. Debt Restructuring Not Applicable
- C. Reverse Mortgages Not Applicable
- D. Loan-Backed Securities Not Applicable
- E. Dollar Repurchase Agreements and/or Securities Lending Transactions Not Applicable
- F. Repurchase Agreements Transactions Accounted for as Secured Borrowing Not Applicable
- G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing Not Applicable
- H. Repurchase Agreements Transactions Accounted for as a Sale Not Applicable
- I. Reverse Repurchase Agreements Transactions Accounted for as a Sale Not Applicable
- J. Real Estate Not Applicable
- K. Low-Income Housing Tax Credits (LIHTC) Not Applicable

5. Investments (Continued)

L. Restricted Assets

(1) Restricted assets (including pledged)

		(1)	(2)	(3)	(4)	(5)	(6)	(7)
	Restricted Asset Category	Total Gross (Admitted & Nonadmited) Restricted from Current Year	Total Gross (Admitted & Nonadmited) Restricted From Prior Year	Increase / (Decrease) (1 - 2)	Total Current Year Nonadmitted Restricted	Total Current Year Admitted Restricted (1 - 4)	Gross (Admitted & Nonadmitted Restricted to Total Assets	Admitted l)Restricted to Total Admitted Assets
a.	Subject to contractual obligation for which liability is not shown	\$	\$	\$	\$	\$	%.	%.
b.	Collateral held under security lending agreements							
c.	Subject to repurchase agreements							
d.	Subject to reverse repurchase agreements							
e.	Subject to dollar repurchase agreements							
f.	Subject to dollar reverse repurchase agreements							
g.	Placed under option contracts							
h.	Letter stock or securities restricted as to sale - excluding FHLB capital stock							
i.	FHLB capital stock							
j.	On deposit with states	115,053	114,817	236		115,053	1.068	1.097
k.	On deposit with other regulatory bodies							
I.	Pledged as collateral to FHLB (including assets backing funding agreements)							
m.	Pledged as collateral not captured in other categories							
n.	Other restricted assets							
Ο.	Total restricted assets (Sum of a through n)	\$ 115,053	\$ 114,817	\$ 236	\$	\$ 115,053	1.068 %	1.097 %

- (2) Detail of assets pledged as collateral not captured in other categories (contracts that share similar characteristics, such as reinsurance and derivatives, are reported in the aggregate) Not Applicable
- (3) Detail of other restricted assets (contracts that share similar characteristics, such as reinsurance and derivatives, are reported in the aggregate) Not Applicable
- (4) Collateral received and reflected as assets within the reporting entity's financial statements Not Applicable
- M. Working Capital Finance Investments Not Applicable
- N. Offsetting and Netting of Assets and Liabilities Not Applicable
- O. 5GI Securities Not Applicable
- P. Short Sales Not Applicable
- Q. Prepayment Penalty and Acceleration Fees Not Applicable
- R. Reporting Entity's Share of Cash Pool by Asset type Not Applicable

6. Joint Ventures, Partnerships and Limited Liability Companies

- A. Investments in Joint Ventures, Partnerships or Limited Liability Companies that Exceed 10% of Admitted Assets Not Applicable
- B. Impaired Investments in Joint Ventures, Partnerships and Limited Liability Companies Not Applicable

7. Investment Income

A. Due and Accrued Income Excluded from Surplus

Any investment income due and accrued with amounts that are over 90 days past due are nonadmitted and excluded from surplus.

B. Total Amount Excluded

The Company had no investment income due and accrued with any amounts that are over 90 days past due.

8. Derivative Instruments

- A. Derivatives under SSAP No. 86 Derivatives Not Applicable
- B. Derivatives under SSAP No. 108 Derivative Hedging Variable Annuity Guarantees (Life/Fraternal Only) Not Applicable

9. Income Taxes

- A. Components of the Net Deferred Tax Asset/(Liability) No Significant Changes
- B. Regarding Deferred Tax Liabilities That Are Not Recognized Not Applicable
- C. Major Components of Current Income Taxes Incurred No Significant Changes
- D. Among the More Significant Book to Tax Adjustments No Significant Changes
- E. Operating Loss and Tax Credit Carryforwards No Significant Changes
- F. Consolidated Federal Income Tax Return Not Applicable
- G. Federal or Foreign Income Tax Loss Contingencies Not Applicable
- H. Repatriation Transition Tax (RTT) Not Applicable
- I. Alternative Minimum Tax (AMT) Credit Not Applicable

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

A. Per a contract with the Centers of Medicare and Medicaid Services (CMS), Longevity Health Plan of Michigan, Inc. began providing Medicare benefits to long-term care residents of Michigan nursing homes on July 1, 2021, via a type of Medicare Advantage plan, which is an Institutional Special Needs Plan (I-SNP). As shown on Schedule Y included with this filing, the Company is wholly owned by Longevity Health Holdings of Michigan, LLC, which is owned 70% by Longevity Health Founders (LHF) and 30% by two investors. LHF owns more than 90% of the voting right for Longevity Health Holdings of Michigan, LLC.

LHF also owns holding companies that own I-SNPs in New York, Florida, Illinois, North Carolina, Massachusetts, Colorado, and New Jersey. There are additional legal entities that are not regulated insurance companies. Please refer to Schedule Y part 1.

To ensure effective and efficient support, LHF wholly owns LHP MSO, LLC, which is a management services organization that provides centralized services and support to each I-SNP at cost. LHP wholly-owns Livewell Choice, LLC, which leases licensed clinical staff to an independent physician practice; which in turn, will provide professional clinical services to Longevity IPA of Michigan LLC.

The above investors in Longevity Health Holdings of Michigan, also own and operate skilled nursing facilities, some of which are contracted with Longevity Health Plan of Michigan, Inc. as a provider of health care services. As a result, payments to and activities with these skilled nursing facility health care providers are reported appropriate as related party activities. All payments to the investors are consistent with market rates and amounts paid for similar services to non-related parties.

In 2020, Longevity IPA of Michigan, LLC ("MI IPA") was established. The MI IPA has the same owners and ownership as the Longevity Health Holdings of Michigan, LLC. The MI IPA intends to enter a separate IPA agreement with Longevity Health Plan of Michigan, Inc. Effective October 1, 2022, such IPA agreement was submitted to and non-disapproved by Michigan State's Department of Insurance. The Company has submitted a request to defer the implementation of IPA effectively January 1, 2023.

- B. The company has entered into a management services agreement with LHP MSO LLC which is an affiliate company wholly-owned by Longevity Health Founders. The purpose of this arrangement is to achieve scale, performance, and efficiency enhancements. The amounts LHP MSO, LLC charged to the Company were \$1,110,426 and \$3,949,986 for the periods ended September 30, 2023, and December 31, 2022, respectively. All amounts allocated to the Longevity Health Plan Michigan; Inc. are cost basis only with no mark ups.
- C. Transactions With Related Party Who Are Not Reported on Schedule Y Not Applicable
- D. The Company has amounts due to LHP MSO of \$0 and \$186,217 as of September 30, 2023 and December 31, 2022, respectively. The Company has amounts due from LHP MSO of \$13,219 and \$0 as of September 30, 2023 and December 31, 2022, respectively. The Company has amounts due to Longevity Health Plan of North Carolina of \$3,231 and \$0 as of September 30, 2023 and December 31, 2022, respectively. The Company has amounts due from Longevity Health Plan of New Jersey of \$158 and \$0 as of September 30, 2023 and December 31, 2022, respectively. The Company has amounts due to the Michigan IPA of \$3,123,181 and \$0 as of September 30, 2023 and December 31, 2022, respectively.
- E. See Note 10(B) above.
- F. Guarantees or Contingencies Not Applicable
- G. Nature of Relationships that Could Affect Operations Not Applicable
- H. Amount Deducted for Investment in Upstream Company Not Applicable
- I. Detail of Investments in Affiliates Greater Than 10% of Admitted Assets Not Applicable
- J. Write-Down for Impairments of Investments in Subsidiary Controlled or Affiliated Companies Not Applicable
- K. Foreign Subsidiary Value Using CARVM Not Applicable
- L. Downstream Holding Company Value Using Look-Through Method Not Applicable
- M. All SCA Investments Not Applicable
- N. Investment in Insurance SCAs Not Applicable
- O. SCA and SSAP No. 48 Entity Loss Tracking Not Applicable

11. Debt

- A. Debt, Including Capital Notes Not Applicable
- B. FHLB (Federal Home Loan Bank) Agreements Not Applicable

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

- A. Defined Benefit Plan Not Applicable
- B. Investment Policies and Strategies of Plan Assets Not Applicable
- C. Fair Value of Each Class of Plan Assets Not Applicable
- D. Expected Long-Term Rate of Return for the Plan Assets Not Applicable
- E. Defined Contribution Plans Not Applicable
- F. Multiemployer Plans Not Applicable
- G. Consolidated/Holding Company Plans Not Applicable
- H. Postemployment Benefits and Compensated Absences Not Applicable
- I. Impact of Medicare Modernization Act on Postretirement Benefits (INT 04-17) Not Applicable

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

The company received a surplus contribution of \$0 and \$1,300,000 from Longevity Health Holdings of Michigan, LLC in 2023 and 2022, respectively.

- A. The Company has 10,000 shares of common stock issued and outstanding with no par value per share.
- B. Dividend Rate of Preferred Stock Not Applicable

13. Capital and Surplus, Dividend Restrictions and Quasi-Reorganizations (Continued)

- C. Dividend Restrictions Not Applicable
- D. Ordinary Dividends Not Applicable
- E. Company Profits Paid as Ordinary Dividends Not Applicable
- F. There were no restrictions placed on the Company's surplus, other than imposed by statute, including for whom the surplus is being held.
- G. Surplus Advances Not Applicable
- H. Stock Held for Special Purposes Not Applicable
- I. Changes in Special Surplus Funds Not Applicable
- J. Unassigned Funds (Surplus) Not Applicable
- K. Company-Issued Surplus Debentures or Similar Obligations Not Applicable
- L. Impact of Any Restatement Due to Prior Quasi-Reorganizations Not Applicable
- M. Effective Date(s) of Quasi-Reorganizations in the Prior 10 Years Not Applicable

14. Liabilities, Contingencies and Assessments

- A. Contingent Commitments Not Applicable
- B. Assessments Not Applicable
- C. Gain Contingencies Not Applicable
- D. Claims Related Extra Contractual Obligation and Bad Faith Losses Stemming from Lawsuits Not Applicable
- E. Joint and Several Liabilities Not Applicable
- F. All Other Contingencies Not Applicable

15. Leases

- A. Lessee Operating Lease Not Applicable
- B. Lessor Leases Not Applicable

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

- 1. Face Amount of the Company's Financial Instruments with Off-Balance-Sheet Risk Not Applicable
- 2. Nature of Terms Not Applicable
- 3. Exposure to Credit Related Losses Not Applicable
- 4. Collateral Policy Not Applicable

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

- A. Transfers of Receivables Reported as Sales Not Applicable
- B. Transfer and Servicing of Financial Assets Not Applicable
- C. Wash Sales Not Applicable

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

- A. ASO Plans Not Applicable
- B. ASC Plans Not Applicable
- C. Medicare or Other Similarly Structured Cost Based Reimbursement Contract No Significant Changes

19. Direct Premium Written/Produced by Managing General Agents/Third Party Administrators - Not Applicable

20. Fair Value Measurements

- A. Fair Value Measurement
 - (1) Fair value measurements at reporting date

	Description for each class of asset or liability	Level 1	Level 2	Level 3	Net Asset Value (NAV)	Total
a.	Assets at fair value					
	Cash equivalents	\$ 1,080,495	\$	\$	\$	\$ 1,080,495
	Total assets at fair value/NAV	\$ 1,080,495	\$	\$	\$	\$ 1,080,495
b.	Liabilities at fair value					
	Total liabilities at fair value	\$	\$	\$	\$	\$

- (2) Fair value measurements in Level 3 of the fair value hierarchy None
- (3) Policy on transfers into and out of Level 3 None
- (4) Inputs and techniques used for Level 2 and Level 3 fair values None

20. Fair Value Measurements (Continued)

- (5) Derivatives None
- B. Other Fair Value Disclosures Not Applicable
- C. Fair Values for All Financial Instruments by Level 1, 2 and 3

	Ag	gregate Fair						Net Asset Value	Not Practicable
Type of Financial Instrument		Value	Admitte	d Assets	Level 1	Level 2	Level 3	(NAV)	(Carrying Value)
Long Term Bonds	\$	1,721,012	\$ 1	,813,984	\$ 104,454	\$ 1,616,558	\$	\$	\$
Short Term Bonds		2,671,247	2	,668,143	2,571,403	99,844			
Cash Equivalents		1.180.451	1	.180.437	1.180.451				

- D. Not Practicable to Estimate Fair Value Not Applicable
- E. Nature and Risk of Investments Reported at NAV Not Applicable

21. Other Items

- A. Unusual or Infrequent Items Not Applicable
- B. Troubled Debt Restructuring Not Applicable
- C. Other Disclosures Not Applicable
- D. Business Interruption Insurance Recoveries Not Applicable
- E. State Transferable and Non-Transferable Tax Credits Not Applicable
- F. Subprime-Mortgage-Related Risk Exposure Not Applicable
- G. Retained Assets Not Applicable
- H. Insurance-Linked Securities (ILS) Contracts Not Applicable
- I. 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 Not Applicable

22. Events Subsequent

Type I - Recognized Subsequent Events

Subsequent events have been considered through November 15, 2023 for the statutory statement issued on November 15, 2023. There were no Type I events

Type II - Nonrecognized Subsequent Events

Subsequent events have been considered through November 15, 2023 for the statutory statement issued on November 15, 2023. There were no Type II events.

23. Reinsurance

A. Ceded Reinsurance Report

Section 1 - General Interrogatories

(1) Are any of the reinsurers, listed in Schedule S as non-affiliated, owned in excess of 10% or controlled, either directly or indirectly, by the company or by any representative, officer, trustee, or director of the company?

Yes () No (X)

(2) Have any policies issued by the company been reinsured with a company chartered in a country other than the United States (excluding U.S. Branches of such companies) that is owned in excess of 10% or controlled directly or indirectly by an insured, a beneficiary, a creditor or any other person not primarily engaged in the insurance business?

Yes () No (X)

Section 2 - Ceded Reinsurance Report - Part A

(1) Does the company have any reinsurance agreements in effect under which the reinsurer may unilaterally cancel any reinsurance for reasons other than for nonpayment of premium or other similar credits?

Yes () No (X)

(2) Does the reporting entity have any reinsurance agreements in effect such that the amount of losses paid or accrued through the statement date may result in a payment to the reinsurer of amounts that, in aggregate and allowing for offset of mutual credits from other reinsurance agreements with the same reinsurer, exceed the total direct premium collected under the reinsured policies?

Yes () No (X)

23. Reinsurance (Continued)

Section 3 - Ceded Reinsurance Report - Part B

- (1) What is the estimated amount of the aggregate reduction in surplus, (for agreements other than those under which the reinsurer may unilaterally cancel for reasons other than for nonpayment of premium or other similar credits that are reflected in Section 2 above) of termination of ALL reinsurance agreements, by either party, as of the date of this statement? Where necessary, the company may consider the current or anticipated experience of the business reinsured in making this estimate. \$
- (2) Have any new agreements been executed or existing agreements amended, since January 1 of the year of this statement, to include policies or contracts that were in force or which had existing reserves established by the company as of the effective date of the agreement?

Yes () No (X)

- B. Uncollectible Reinsurance Not Applicable
- C. Commutation of Reinsurance Reflected in Income and Expenses Not Applicable
- D. Certified Reinsurer Rating Downgraded or Status Subject to Revocation Not Applicable
- E. Reinsurance Credit Not Applicable

24. Retrospectively Rated Contracts & Contracts Subject to Redetermination

A. Method Used to Estimate

The Company estimates accrued retrospective premium adjustments for its Medicare health insurance business using the CMS models for the Part D Risk Corridor and Risk Adjustment.

B. Method Used to Record

The Company records accrued retrospective premium as an adjustment to earned premiums.

C. Amount and Percent of Net Retrospective Premiums

All direct premiums written are relating to Medicare Advantage plans and therefore subject to retrospective adjustment based in the CMS programs. Premiums for Medicare Advantage plans are adjusted based on the risk score of the enrolled members. The plan accrues revenue for known changes to members risks scores using the model published by CMS.

D. Medical Loss Ratio Rebates Required Pursuant to the Public Health Service Act

The Company is subject to the minimum loss ratio rebate provisions of the Patient Protection and Affordable Care Act (PPACA). PPACA will require payments to customers covered under the Company's comprehensive medical insurance if certain minimum medical loss ratios are met. Since the accrual reflects the amount of the rebate that would be payable based on year-to-date estimated medical loss ratios, the amount of the rebate will fluctuate as actual claim experience develops each calendar quarter.

E. Risk-Sharing Provisions of the Affordable Care Act (ACA) - Not Applicable

25. Change in Incurred Claims and Claim Adjustment Expenses

A. Reasons for Changes in the Provision for Incurred Claim and Claim Adjustment Expenses Attributable to Insured Events of Prior Years

Activity in the liabilities for claims unpaid and unpaid claim adjustment expenses for the periods ended September 30, 2023 and December 31, 2022 is summarized as follows (000's omitted):

	9/30/2023	12/31/2022
Net unpaid claims and CAE at January 1	3,278	940
Incurred related to:		
Current year	18,467	15,873
Prior year	170	(206)
	18,637	15,667
Paid related to:		
Current year	15,369	12,607
Prior year	3,060	722
	18,429	13,329
Balance at period end	3,486	3,278

B. Significant Changes in Methodologies and Assumptions Used in Calculating the Liability for Unpaid Claims and Claim Adjustment Expenses - None

26. Intercompany Pooling Arrangements

- A. Identification of Lead Entity Not Applicable
- B. Line and Types of Business Subject to the Pooling Agreement Not Applicable
- C. Description of Cession to Non-Affiliated Reinsurers Not Applicable
- D. Identification of all Pool Members Not Applicable
- E. Explanation of any Discrepancies Between Entries Regarding Pooled Business Not Applicable
- F. Description of Intercompany Sharing Not Applicable
- G. Amounts Due to/from the Lead Entity Not Applicable

27. Structured Settlements - Not Applicable

28. Health Care Receivables

A. Pharmaceutical Rebate Receivables

Quarter	Estimated Pharmacy Rebates as Reported on Financial Statements	Pharmacy Rebates as Billed or Otherwise Confirmed	Actual Rebates Received Within 90 Days of Billing	Actual Rebates Received Within 91 to 180 Days of Billing	
09/30/2023	\$	\$ 271,386	\$	\$	\$
06/30/2023	240,321 .	240,321	63,698		
03/31/2023	246,138	246,138	100,626		– ,
12/31/2022	506,784	506,784	506,784		
09/30/2022		120,331	120,331		– ,
06/30/2022		88,464	88,464		– ,
03/31/2022	49,540 .	49,540	49,540	–	
12/31/2021		49,286	24,677	24,609	
09/30/2021	13,908 .	13,908	6,926	6,982	
06/30/2021	–				– ,
03/31/2021	_	_	_	_	_

B. Risk-Sharing Receivables - Not Applicable

29. Participating Policies - Not Applicable

30. Premium Deficiency Reserves

The Company has determined that no premium deficiency reserve is required. Premium deficiency reserve has been evaluated through September 30, 2023.

31. Anticipated Salvage and Subrogation - Not Applicable

GENERAL INTERROGATORIESPART 1 - COMMON INTERROGATORIES

GENERAL

1.1	Did the reporting entity experience any material Domicile, as required by the Model Act?					NO
1.2	If yes, has the report been filed with the domicil	iary state?				INO
2.1	Has any change been made during the year of the reporting entity?	this statement in the charter, by-laws, ar	rticles of incorporation,	or deed of sett	tlement of	
2.2	If yes, date of change:					
3.1	Is the reporting entity a member of an Insuranc which is an insurer?					YES
0.0	If yes, complete Schedule Y, Parts 1 and 1A.		. 10			NO
3.2 3.3	Have there been any substantial changes in the If the response to 3.2 is yes, provide a brief des	cription of those changes.				
3.4	Is the reporting entity publicly traded or a meml	ber of a publicly traded group?				NO
3.5	If the response to 3.4 is yes, provide the CIK (Ce					
4.1 4.2	Has the reporting entity been a party to a merge If yes, provide the name of entity, NAIC Compar ceased to exist as a result of the merger or con-	ny Code, and state of domicile (use two				NO
	1		2		3	
	Name of En	titv	NAIC Company (Code	State of Do	micile
		- 7				
5.	If the reporting entity is subject to a manageme in-fact, or similar agreement, have there been a If yes, attach an explanation.		rms of the agreement o	r principals inv	olved?	
6.1	State as of what date the latest financial exam	ination of the reporting entity was made	e or is being made			
6.2	State the as of date that the latest financial exact This date should be the date of the examined by	alance sheet and not the date the repor	t was completed or rele	eased		
6.3	State as of what date the latest financial examination domicile or the reporting entity. This is the releasing the sheet date)	se date or completion date of the exam	nination report and not	the date of the	examination	
6.4	By what department or departments? The New York Department of Financial Service: Plans of New York, Florida, New Jersey, Illinois, 31, 2022	Michigan, and North Carolina. The example 19 control of the carolina in the ca	mination will cover the		om inception to	
6.5	Have all financial statement adjustments within statement filed with Departments?	n the latest financial examination report	t been accounted for in		financial	
6.6	Have all of the recommendations within the lat					
7.1	Has this reporting entity had any Certificates of					
7.2	suspended or revoked by any governmental entitle of the suspended of the suspended in the s	tity during the reporting period?				NO
8.1	Is the company a subsidiary of a bank holding	company regulated by the Federal Rese	erve Board?			NO
8.2	If response to 8.1 is yes, please identify the nar	ne of the bank holding company.	, re Bourd.			
8.3	Is the company affiliated with one or more bank					
8.4	If response to 8.3 is yes, please provide below t federal regulatory services agency [i.e. the Federal Deposit Insurance Corporation (FDIC) and the Stregulator.	eral Reserve Board (FRB), the Office of th	he Comptroller of the C	urrency (OCC),	the Federal	
	1	2	3	4	5	6
	Affiliate Name	Location (City, State)	FRB	осс	FDIC	SEC
	Allillate Name	Location (Gity, State)	TRD	000	PDIC	3LC
9.1	Are the senior officers (principal executive office performing similar functions) of the reporting et al. Honest and ethical conduct, including the professional relationships; (b) Full, fair, accurate, timely and understand (c) Compliance with applicable governments (d) The prompt internal reporting of violation (e) Accountability for adherence to the code. If the response to 9.1 is No, please explain:	entity subject to a code of ethics, which e ethical handling of actual or apparent lable disclosure in the periodic reports real laws, rules and regulations; as to an appropriate person or persons i	includes the following conflicts of interest be equired to be filed by th	standards? tween persona ne reporting ent	l and	YES
9.11						
9.2 9.21	Has the code of ethics for senior managers been If the response to 9.2 is Yes, provide information	n related to amendment(s).				
9.3	Have any provisions of the code of ethics been	waived for any of the specified officers				
9.31	If the response to 9.3 is Yes, provide the nature					
		FINANCIAL				
10.1	Does the reporting entity report any amounts do		on Page 2 of this state	ement?		YES
	If yes, indicate any amounts receivable from pa					

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES

INVESTMENT

11.1 Were any of the stocks, bonds, or other assets of the reporting entity loaned, placed under option agreement, or otherwise made

11.2	If yes, give fu	ll and complete i	nformation rela	ting thereto:			•							
13.	Amount of re	al estate and mo al estate and mo	rtgages held in rtgages held in	other invested short-term inve	assets in Sch	edule BA:					\$ \$			
		orting entity have complete the fol		ts in parent, sul	bsidiaries and	affiliates?					NO			
	7 - 1, 1		<u> </u>						1		2			
									Prior Year-End Book / Adjusted Carrying Value	/ Adj	usted Carrying Value			
)					
	14.23 Commo	on Stock												
	14.26 All Othe	- er												
	Has the repor	ting entity entere	ed into any hedg	ing transaction	ns reported on	Schedule DB?					NO			
15.2	•	•	•					•						
16.	For the report	ing entity's secu	stateme	ent date:	٨									
	16.1 Total fa	air value of reinve ook adjusted/ca	ested collateral rrying value of r	assets reported einvested colla	i on Schedule teral assets re	ported on Sched	ule DL, Par	rts 1 and	I 2		. \$. \$			
17	16.3 Total pa	ayable for securi	ties lending rep	orted on the lia	bility page									
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		Handbook?												
			1						2					
	1711													
											02			
	For all agreen	nents that do no	t comply with th		of the NAIC I	•			dbook, provide the na					
		1 Name(s)								n(s)				
170	Have there he	on any changes	including name	o changes in th	no quotodian/a) identified in 17	1 during th		ourront quarter?					
			nformation rela	ting thereto:	le custodiants	,	. r during tr	ie currer	·					
	Old C	ustodian		_	Date				·					
			new ou											
17.5	authority to m	nake investment	decisions on be	half of the repo	orting entity. F	or assets that are	e managed							
					1						2			
	Viola 7hai a	mplovoo linvootn	nont decisional								Affiliation			
	_		_								U			
											VEO			
	17.5098 Fo	or firms/individua	als unaffiliated	with the reporti	ng entity (i.e.,	designated with a	a "U") listed	d in the t	able for Question 17.	5,				
17.6				le for 17.5 with	an affiliation	code of "A" (affilia	ated) or "U"	" (unaffil	iated), provide the					
	1		2			3			4		5			
	Central Registration Depository Number	N	ame of Firm or	Individual	1 6	egal Entity Identifi	ier (I FI)		Registered With		Investment Management Agreement (IMA) Filed			
						3	Т		urities and Exchange		,			
	112629	ParkwayAdvisor	s LP				C	Commis	sion (SEC)		NO			
	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. Excluding items in Schedule E. Part 3 - Special Deposits, real estate, mortgage loans and investments held physically in the reporting entity is offices, variator 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 Safekseeping Agreements of the NAIC Financial Condition Examiners Handbook, and a greenments that comply with the requirements of the Financial Condition Examiners Handbook, complete the following: 1 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: 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													

GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES

Ву	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.	
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.	
	s the reporting entity self-designated 5GI securities?	NO
. Ву а.	self-designating PLGI securities, the reporting entity is certifying the following elements of each self-designated PLGI security: 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.	
Ha	s the reporting entity self-designated PLGI securities?	NO
	assigning FE to a Schedule BA non-registered private fund, the reporting entity is certifying the following elements of each self- signated FE fund:	
a.	The shares were purchased prior to January 1, 2019.	
b.	The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.	
C.	The security had a public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO prior to January 1, 2019.	
d.	The fund only or predominantly holds bonds in its portfolio.	
e.	The current reported NAIC Designation was derived from the public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO.	
f.	The public credit rating(s) with annual surveillance assigned by an NAIC CRP has not lapsed.	

GENERAL INTERROGATORIES

PART 2 - HEALTH

Operating Percentages: 1.1 A&H loss percent 92.532 % 1.885 % 1.2 A&H cost containment percent 1.3 A&H expense percent excluding cost containment expenses 5.235 % 2.1 Do you act as a custodian for health savings accounts? If yes, please provide the amount of custodial funds held as of the reporting date.....\$ 2.2 2.3 Do you act as an administrator for health savings accounts? If yes, please provide the balance of the funds administered as of the reporting date. 2.4 Is the reporting entity licensed or chartered, registered, qualified, eligible or writing business in at least two states? .NO..... 3. 3.1 If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other than the state of domicile of the reporting entity?..... .NO.....

SCHEDULE S - CEDED REINSURANCE Showing All New Reinsurance Treaties - Current Year to Date

1	2	3	4	5	6	7	8	9	10
NAIC Comp. Code	iny ID Number	Effective Date	Name of Reinsurer	Domiciliary Jurisdiction	Type of Reinsurance Ceded	Type of Business Ceded		Certified Reinsurer Rating (1 through 6)	Effective Date of Certified Reinsurer Rating
Accident & I	lealth - Non-Affiliate	es							
23	80 47-0698507	01/01/2023	ODYSSEY REINS CO	CT	.SSL/I	MR	Authorized		

SCHEDULE T - PREMIUMS AND OTHER CONSIDERATIONS

	Current Year to Date - Allocated by States and Territories Direct Business Only													
		1	2	3	4	Dii 5	rect Business C	only 7	8	9	10			
		Activ		3	4	5	Federal Employees Health Benefits	Life & Annuity Premiums &	Property/	y Total	10			
	States, Etc.	Statu (a)		Medicare Title XVIII	Medicaid Title XIX	CHIP Title XXI	Program	Other Considerations	Casualty	Columns 2 Through 8	Deposit-Type Contracts			
1.	Alabama		Premiums	AVIII	AIA	CHIP TILLE XXI	Premiums	Considerations	Premiums	Tillough 8	Contracts			
		(N.												
		ZN.												
		RN.												
5.	California	۸N.												
6.	ColoradoCo													
	Connecticut													
	Delaware Di													
	District of Columbia District of Columbia Florida Florida	CN.												
		AN.												
	Hawaii H													
		N.												
14.	IllinoisIL	N.												
		N.												
		N.												
		SN.												
	•	/N.												
	Louisiana L. Maine M	N. EN.												
	Maryland M													
	Massachusetts M													
	Michigan M			19,943,034						19,943,034				
	MinnesotaM	NN.												
	Mississippi M													
	MissouriM													
	Montana													
	Nebraska N													
	NevadaN New HampshireN													
	New Jersey N													
	•	MN.												
	New YorkN													
34.		CN.												
35.	North DakotaN	DN.												
	Ohio0							-						
	OklahomaOl													
	Oregon Ol													
	Pennsylvania Pr Rhode Island RI	AN. N.												
		N.												
	South Dakota SI													
	Tennessee Ti													
44.	TexasT	(N.												
45.	UtahU	ГN.												
	VermontV													
	Virginia V.													
	Washington W													
	West Virginia													
	Wyoming W													
	American Samoa A													
	GuamG													
	Puerto Rico													
	US Virgin IslandsV													
	Northern Mariana IslandsM													
		ANN.												
	Aggregate Other Alien O			10.040.001						10.040.00				
60.	Subtotal	XXX		19,943,034						19,943,034				
	Total (Direct Business)	XXX		19,943,034						19,943,034				
	Write-Ins			1										
		XXX												
58002.		XXX												
		XXX												
	Summary of remaining write-ins for Line 58 from overflow page	xxx												
58999.	Totals (Lines 58001 through 58003 plus 58998) (Line 58 above)	xxx												

(a) Active Status Counts

1. L - Licensed or Chartered - Licensed insurance carrier or domiciled RRG	14. Q – Qualified - Qualified or accredited reinsurer
2. R - Registered - Non-domiciled RRGs.	56 5. N - None of the above - Not allowed to write business in the state56
3. E - Eligible - Reporting entities eligible or approved to write surplus lines in the state	-

15

47%

To be continued

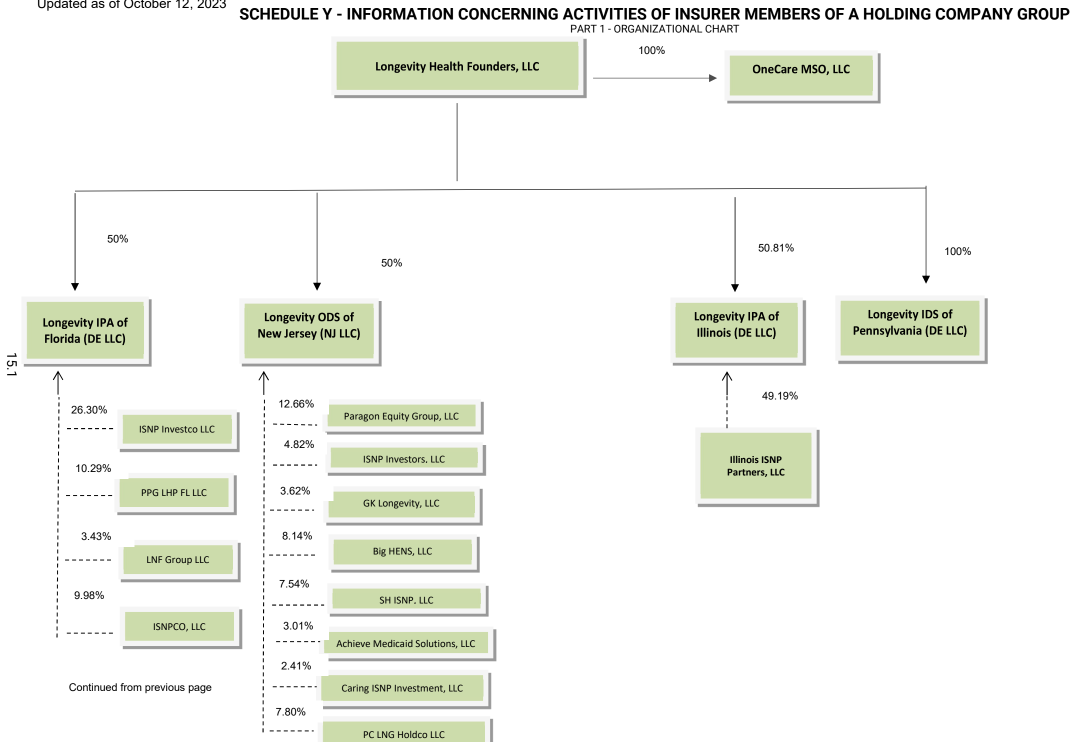
Note: Joel Landau owns 100% of the voting of Pinta.

There are Various Independent Members of 53% of

Pinta with no votes and no control.

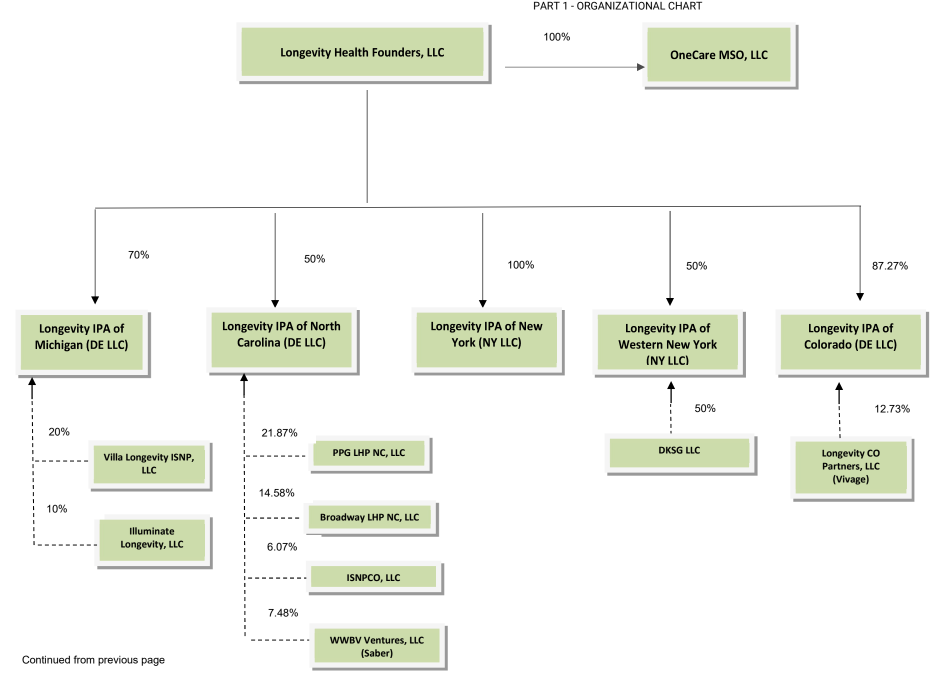
SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP
PART 1 - ORGANIZATIONAL CHART Athyrium Funds GP Holdings LLC1 (Managing Member) **Athyrium Opportunities** Various Associates III GP LLC Limited Athyrium GP Holdings LLC **Various Limited** (General Partner) **Partners** (General Partner) **Partners Athyrium Opportunities** Various Limited **Athyrium Opportunities** Various Associates II LP **Partners** Associates III LP (General Limited (General Partner) Partner) **Partners Athyrium Opportunities II Athyrium Opportunities III Acquisition 2 LP Acquisition 2 LP Various Small** Joel Landau Independent investors 53% **Various Small GCM Health** Halle LHP ISNP Holdings Inc. TCII Long, L.P. Independent Pinta Partners LHP, LLC Holdings Inc. Holdings, LLC 28.63% 20.97% Shareholders 20.41% 24.60% 3.35% 2.04%

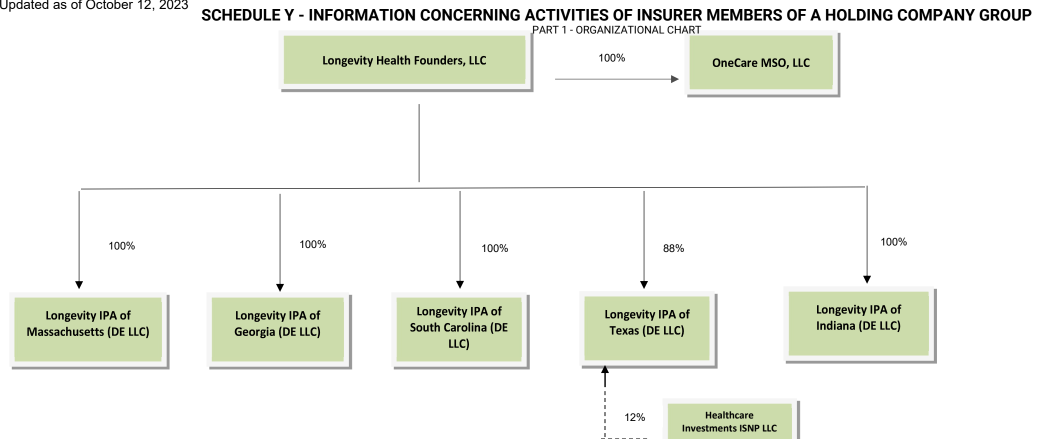
Longevity Health Founders, LLC

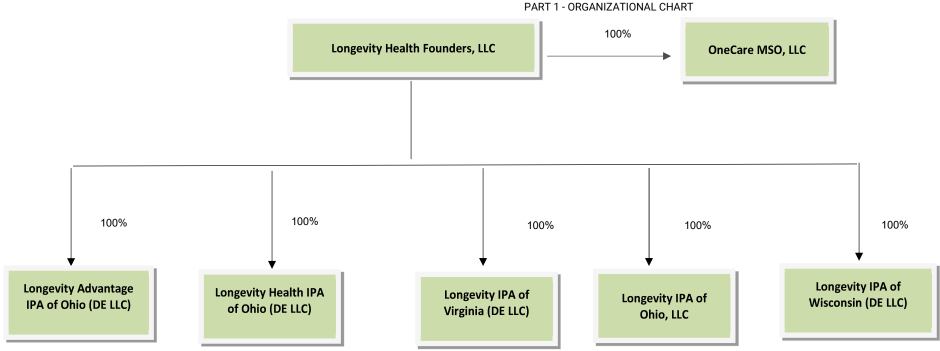


15.2

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATIONAL CHART







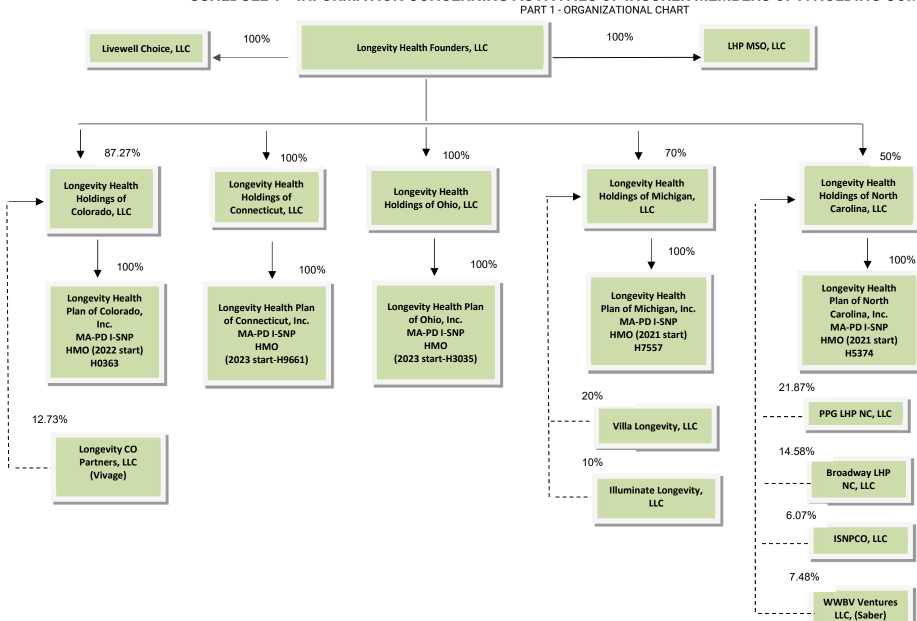
15.5

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATIONAL CHART

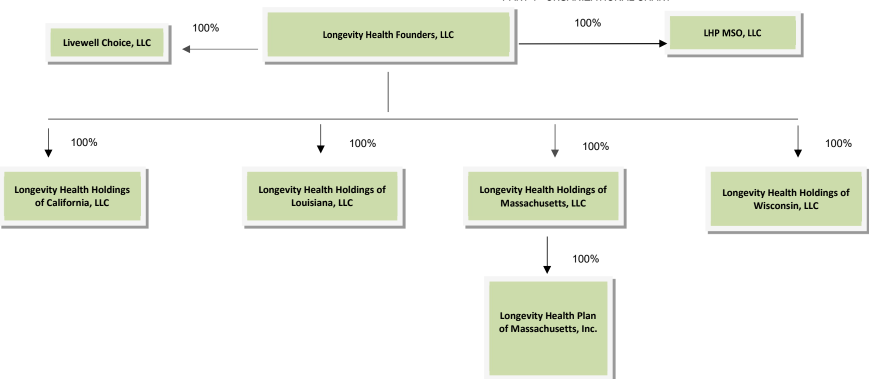
100% 100% LHP MSO, LLC Longevity Health Founders, LLC Livewell Choice, LLC 50.81% 66.67% 50% 50% 100% **Longevity Health Longevity Health Holdings of Longevity Health Holdings Longevity Health Longevity Health Holdings** Holdings of Illinois, LLC New Jersey, LLC of New York, LLC Holdings of Florida, of Oklahoma, LLC (To be dissolved) 100% 100% 100% 100% 100% **Longevity Health Plan of New Longevity Health Plan Longevity Health Plan Longevity Health Plan** Jersey Insurance Company, Inc. of Illinois, Inc. of New York, Inc. of Florida, Inc. MA-PD I-SNP MA-PD I-SNP MA-PD I-SNP MA-PD I-SNP **Longevity Health Plan** PPO (2020 start) **HMO (2019 start)** HMO (2019 start) **HMO (2020 start)** of Oklahoma, Inc. H9942 H9590 H8457 H1644 MA-PD I-SNP HMO (2020 start, 2021 terminated) 49.19% 8.33% 26.30% 12.66% Paragon Equity Group, LLC (To be dissolved) Illinois ISNP ISNP Investco LLC ACM Enterprises LLC Partners, LLC 4.82% ISNP Investors, LLC 8.33% 10.29% 3.62% GK Longevity, LLC LNF Group LLC ----PPG LHP FL LLC 8.14% Big HENS, LLC 8.33% 3.43 % 7.54% LHP LLC (Not Funded) LNF Group LLC SH ISNP, LLC 8.33% 3.01% 9.98% Achieve Medicaid Solutions, LLC Meir Melnick (Not 2.41% Funded) ISNPCO, LLC Caring ISNP Investment, LLC Continued from previous page 7.80% PC LNG Holdco LLC

Continued from previous page

15.6



SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATIONAL CHART



SCHEDULE Y

						1741	I IA - DETAIL OF INSURANCE			712111					
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
Group Code	Co	NAIC ompany Code	ID Number	Federal RSSD	CIK	Name of Securities Exchange if Publicly Traded (U.S. or International)	Names of Parent, Subsidiaries Or Affiliates	Domiciliary Location	Relationship to Reporting Entity	Directly Controlled by (Name of Entity/Person)	Type of Control (Ownership, Board, Management, Attorney-in-Fact, Influence, Other)	If Control is Ownership Provide Percentage	Ultimate Controlling Entity(ies) / Person(s)	Is an SCA Filing Required (Yes/No)	l?
4000	1	16770	00.000000				Longevity Health Plan of			Longevity Health Holdings of	0	100.000	Longevity Health Founders,	NO	
4920	Longevity Health Group	.16779	83-3062929				Michigan, Inc. Longevity Health Plan of Illinois,	MI		Michigan, LLC Longevity Health Holdings of	Ownership	100.000	LLCLongevity Health Founders,	NO	
4920	Longevity Health Group	.16350	82-4248118				Inc.	IL	IA	Illinois, LLC	Ownership	100.000	LLC	NO	
4920	Longevity Health Group	.16567	83-2467751				Longevity Health Plan of Florida, Inc.	FL		Longevity Health Holdings of Florida, LLC	Ownership	100.000	Longevity Health Founders,	NO	
4000	Languarity Haalth Crays	16760	00 4177040				Longevity Health Plan of	00		Longevity Health Holdings of	Ownership	100.000	Longevity Health Founders,	NO	
4920	Longevity Health Group	.16769	83-4177343				Colorado, Inc Longevity Health Plan of New	CO		Colorado, LLC Longevity Health Holdings of	Ownership	100.000	Longevity Health Founders,	NO	
4920	Longevity Health Group	.16355	82-5331490				Jersey Insurance Company, Inc.	NJ	IA	New Jersey, LLC	Ownership	100.000	LLC	NO	
4920	Longevity Health Group	.16556	83-3311446				Longevity Health Plan of Oklahoma, Inc	OK		Longevity Health Holdings of Oklahoma, LLC	Ownership	100.000	Longevity Health Founders,	NO	
4000	I am a suita a Harabib Occasion	16064	00 4411565				Longevity Health Plan of New	NIV		Longevity Health Holdings of	0	100 000	Longevity Health Founders,	NO	
4920	Longevity Health Group	.16364	82-4411565				York, Inc Longevity Health Plan of North	NY		New York, LLC Longevity Health Holdings of	Ownership	100.000	LLCLongevity Health Founders,	NO	
4920	Longevity Health Group	.16768	84-4363580				Carolina, Inc	NC	IA	North Carolina, LLC	Ownership	100.000	LLC	NO	
4920	Longevity Health Group		83-3310594				Longevity Health Health Plan of Ohio, Inc	OH		Longevity Health Holdings of Ohio, LLC	Ownership	100.000	Longevity Health Founders,	NO	
4000		17067	07.0007444				Longevity Health Health Plan of			Longevity Health Holdings of		100.000	Longevity Health Founders,	NO	
4920	Longevity Health Group	.17267	87-3827414				Massachusetts, Inc Longevity Health Health Plan of	MA		Massachusetts, LLC Longevity Health Holdings of	Ownership	100.000	LLCLongevity Health Founders,	NO	
4920	Longevity Health Group		87-3180010				Oregon, Inc	OR	IA	Oregon, LLC	Ownership	100.000	LLC	NO	
4920	Longevity Health Group		83-2715812				Longevity Health Health Plan of Connecticut, Inc.	CT		Longevity Health Holdings of Connecticut, LLC	Ownership	100.000	Longevity Health Founders,	NO	
							Longevity Health Health Plan of			Longevity Health Holdings of	•		Longevity Health Founders,		
4920	Longevity Health Group		88-3290421				Indiana, Inc Longevity Health Health Plan of	IN	IA	Indiana, LLC Longevity Health Holdings of	Ownership	100.000	LLCLongevity Health Founders,	NO	
4920	Longevity Health Group		88-3257149				Virginia, İnc.	VA	IA	Virginia, ĹLC	Ownership	100.000	LLC	NO	
4920	Longevity Health Group		xxxxxxxxx				Longevity Health Health Plan of Washington, Inc.	WA		Longevity Health Holdings of Washington, LLC	Ownership	100.000	Longevity Health Founders,	NO	
							Longevity Health Holdings of			Longevity Health Founders,	•				
			83-4177747				Michigan, LLC Longevity Health Holdings of	DE	UDP	LLC	Ownership	70.000	None	NO	
			83-4177747				Michigan, LLC	DE	UDP	Villa Longevity ISNP, LLC	Ownership	20.000	None	NO	
			83-4177747				Longevity Health Holdings of Michigan, LLC	DE	UDP	Illuminate Longevity, LLC	Ownership	10.000	None	NO	
							Longevity Health Holdings of			Longevity Health Founders,	•				
			82-4089629				Illinois, LLC Longevity Health Holdings of	DE	NIA	LLC	Ownership	50.800	None	NO	
			82-4089629				Illinois, LLC	DE		Illinois ISNP Partners, LLC	Ownership	49.200	None	NO	
			83-2535218				Longevity Health Holdings of Florida, LLC	DE	NIA	Longevity Health Founders, LLC	Ownership	50.000	None	NO	
							Longevity Health Holdings of								
			83-2535218				Florida, LLC Longevity Health Holdings of	DE	NIA	ISNP Investco LLC	Ownership	26.300	None	NO	
			83-2535218				Florida, LLC	DE	NIA	PPG LHP FL LLC	Ownership	10.300	None	NO	

SCHEDULE Y

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
Group Code	Group Name	NAIC Company Code	ID Number	Federal RSSD	CIK	Name of Securities Exchange if Publicly Traded (U.S. or International)	Names of Parent, Subsidiaries Or Affiliates	Domiciliary Location	Relationship to Reporting Entity	Directly Controlled by (Name of Entity/Person)	Type of Control (Ownership, Board, Management, Attorney-in-Fact, Influence, Other)	If Control is Ownership Provide Percentage	Ultimate Controlling Entity(ies) / Person(s)	Is an SCA Filing Required? (Yes/No)	,
			83-2535218				Longevity Health Holdings of Florida, LLC	DE	NIA	LNF Group LLC	Ownership	3.400	None	NO	
			83-2535218				Longevity Health Holdings of Florida, LLC	DE	NIA	ISNPCO, LLC	Ownership	10.000	None	NO	
			83-4176889				Longevity Health Holdings of Colorado, LLC	DE	NIA	Longevity Health Founders, LLC	Ownership	87.300	None	NO	
			83-4176889				Longevity Health Holdings of Colorado, LLC	DE	NIA	Longevity Colorado Partners, LLC	Ownership	12.700	None	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	Longevity Health Founders, LLC	Ownership	50.000	None	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	Paragon Equity Group, LLC	Ownership	12.700	None	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	Big HENS, LLC	Ownership	8.100	None	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	SH ISNP, LLC	Ownership	7.500	None	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	ISNP Investors, LLC	Ownership	4.800	None	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	GK Longevity, LLC	Ownership	3.600	None	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	Achieve Medicaid Solutions,	Ownership	3.000	None.	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	Caring ISNP Investment, LLC	Ownership	2.400	None	NO	
			82-4149476				Longevity Health Holdings of New Jersey, LLC	DE	NIA	PC LNG Holdco LLC	Ownership	7.800	None	NO	
			83-3824224				Longevity Health Holdings of Oklahoma. LLC	DE	NIA	Longevity Health Founders,	Ownership	100.000	None	NO	
			82-5330428				Longevity Health Holdings of New York, LLC	DE	NIA	Longevity Health Founders, LLC	Ownership	66.700	None	NO	
			82-5330428	1			Longevity Health Holdings of New York, LLC	DE	NIA	ACM Enterprises LLC	Ownership	8.300	None	NO	
			82-5330428	1			Longevity Health Holdings of New York, LLC		NIA	LNF Group LLC	Ownership	8.300	None	NO	
			82-5330428				Longevity Health Holdings of New York, LLC	DE	NIA	LHP LLC	Ownership	8.300	None	NO	
			82-5330428				Longevity Health Holdings of New York, LLC	DE	NIA	Meir Melnick	Ownership	8.300	None	NO	
							Longevity Health Holdings of			Longevity Health Founders,				NO	
			84-4404132				North Carolina, LLCLongevity Health Holdings of		NIA		Ownership	50.000	None		
			84-4404132				North Carolina, LLC Longevity Health Holdings of		NIA	PPG LHP NC, LLC	Ownership	21.870	None	NO	
			84-4404132				North Carolina, LLC Longevity Health Holdings of	DE	NIA	Broadway LHP NC, LLC	Ownership	14.580	None	NO	-
			84-4404132				North Carolina, LLC	DE	NIA	ISNPCO, LLC	Ownership	6.070	None	NO	

SCHEDULE Y

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
Group Code	Group Name	NAIC Company Code	ID Number	Federal RSSD	CIK	Name of Securities Exchange if Publicly Traded (U.S. or International)	Names of Parent, Subsidiaries Or Affiliates	Domiciliary Location	Relationship to Reporting Entity	Directly Controlled by (Name of Entity/Person)	Type of Control (Ownership, Board, Management, Attorney-in-Fact, Influence, Other)	If Control is Ownership Provide Percentage	Ultimate Controlling Entity(ies) / Person(s)	Is an SCA Filing Required? (Yes/No)	?
0000	o.oup.tuo	5545		11002	5		Longevity Health Holdings of	2004				. o.comuge	2((100,110)	
			84-4404132				North Carolina, LLC	DE	NIA	WWBV Ventures, LLC	Ownership	7.480	None	NO	
							Longevity Health Holdings of			Longevity Health Founders,					
			83-4178288				Ohio, LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
							Longevity Health Holdings of			Longevity Health Founders,					
			87-1833976			•	Massachusetts, LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
			07.0006000				Longevity Health Holdings of	5.5		Longevity Health Founders,	0 1:	100 000	l.,	NO	
			87-3096223				Oregon, LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
			83-2714564				Longevity Health Holdings of Connecticut, LLC	DE	NIA	Longevity Health Founders, LLC	Ownership	100.000	None	NO	
			65-2714504				Longevity Health Holdings of	DL	INIA	Longevity Health Founders,	Ownership	100.000	None		
			88-3314008				Indiana, LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
							Longevity Health Holdings of			Longevity Health Founders,					
			88-3286810				Virginia, LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
							Longevity Health Holdings of			Longevity Health Founders,					
			87-3097058				Washington, LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
							Longevity Health Holdings of			Longevity Health Founders,					
			86-1338170				California, LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
			04 4000045				Longevity Health Holdings of			Longevity Health Founders,		100.000	1		
			86-1289945				Louisiana, LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
			86-1336952				Longevity Health Holdings of Wisconsin, LLC	DE	NIA	Longevity Health Founders, LLC	Ownership	100.000	None	NO	
			60-1330932				WISCOTISITI, ELG	DE	INIA	Longevity Health Founders,	. Ownership	100.000	None		
			85-3897600				Longevity IPA of Michigan, LLC.	DE	NIA	LLC	Ownership	70.000	None.	NO	
			85-3897600				Longevity IPA of Michigan, LLC.	DE	NIA	Villa Longevity ISNP, LLC	Ownership	20.000	None.	NO	
			85-3897600				Longevity IPA of Michigan, LLC.	DE	NIA	Illuminate Longevity, LLC	Ownership	10.000	None	NO	
										Longevity Health Founders,	0p				
			85-0894906				Longevity IPA of Illinois, LLC	DE	NIA	LLC	Ownership	50.800	None	NO	
			85-0894906				Longevity IPA of Illinois, LLC	DE	NIA	Illinois ISNP Partners, LLC	Ownership	49.200	None	NO	
										Longevity Health Founders,	,				
			85-0894642				Longevity IPA of Florida, LLC	DE	NIA	LLC	Ownership	50.000	None	NO	
			85-0894642				Longevity IPA of Florida, LLC	DE	NIA	ISNP Investco LLC	Ownership	26.300	None	NO	
			85-0894642				Longevity IPA of Florida, LLC	DE	NIA	PPG LHP FL LLC	Ownership	10.300	None	NO	
			85-0894642				Longevity IPA of Florida, LLC	DE	NIA	LNF Group LLC	Ownership	3.400	None	NO	
			85-0894642				Longevity IPA of Florida, LLC	DE	NIA	ISNPCO, LLC	Ownership	10.000	None	NO	
										Longevity Health Founders,				1	
			87-3692038				Longevity IPA of Colorado, LLC.	DE	NIA	LLC	Ownership	87.300	None	NO	
			07 2602020				Longovity IDA of Coloreda LLC	רר	NII A	Longevity Colorado Partners,	Ownership	10 700	None	NO	
			87-3692038			-	Longevity IPA of Colorado, LLC.	DE	NIA		Ownership	12.700	None	NO	
			85-0926154				Longevity ODS of New Jersey,	DE	NIA	Longevity Health Founders, LLC	Ownership	50.000	None	NO	
			55 6920154	4			Longevity ODS of New Jersey,	υ∟	141/7			30.000			
			85-0926154				LLC	DE	NIA	Paragon Equity Group, LLC	Ownership	12.700	None	NO	
							Longevity ODS of New Jersey,			σ. η, ε. ε.μ, <u>ε.</u>					
			85-0926154				LLC	DE	NIA	Big HENS, LLC	Ownership	8.100	None	NO	

SCHEDULE Y

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
Group Code	Group Name	NAIC Company Code	ID Number	Federal RSSD	CIK	Name of Securities Exchange if Publicly Traded (U.S. or International)	Names of Parent, Subsidiaries Or Affiliates	Domiciliary Location	Relationship to Reporting Entity	Directly Controlled by (Name of Entity/Person)	Type of Control (Ownership, Board, Management, Attorney-in-Fact, Influence, Other)	If Control is Ownership Provide Percentage	Ultimate Controlling Entity(ies) / Person(s)	Is an SCA Filing Required? (Yes/No)	*
			85-0926154				Longevity ODS of New Jersey,	DE	NIA	SH ISNP, LLC	Ownership	7.500	None	NO	
			85-0926154				Longevity ODS of New Jersey, LLCLongevity ODS of New Jersey,	DE	NIA	ISNP Investors, LLC	Ownership	4.800	. None	NO	
			85-0926154				LLCLongevity ODS of New Jersey,	DE		GK Longevity, LLCAchieve Medicaid Solutions,	Ownership	3.600	None	NO	
			85-0926154				LLCLongevity ODS of New Jersey,	DE	NIA	LLC	Ownership	3.000	None	NO	
			85-0926154				LLCLongevity ODS of New Jersey,	DE	NIA	Caring ISNP Investment, LLC	Ownership	2.400	. None	NO	
			85-0926154				LLC	DE	NIA	PC LNG Holdco LLC Longevity Health Founders,	Ownership	7.800	None	NO	
			87-1744103				Longevity IPA of New York, LLC Longevity IPA of Western New	DE		LLC Longevity Health Founders,	Ownership	100.000	None	NO	
			87-1712265				York, LLC Longevity IPA of Western New	DE	NIA	LLC	Ownership	50.000	None	NO	
			87-1712265				York, LLC Longevity IPA of North Carolina. LLC	DE	NIA	DKSG LLC Longevity Health Founders, LLC.	Ownership Ownership	50.000	None	NO	
			86-1280143				Longevity IPA of North Carolina, LLC	DE		PPG LHP NC, LLC	Ownership	21.870	None	NO	
			86-1280143				Longevity IPA of North Carolina, LLC	DE		Broadway LHP NC, LLC	Ownership	14.580	None	NO	
			86-1280143				Longevity IPA of North Carolina, LLC	DE	NIA	ISNPCO, LLC	Ownership	6.070	. None	NO	
			86-1280143				Longevity IPA of North Carolina, LLC	DE	NIA	Saber, LLC	Ownership	7.480	None	NO	
			92-0877981				Longevity IPA of Massachusetts, LLC	DE	NIA	Longevity Health Founders,	Ownership	100.000	None	NO	
			92-1050348				Longevity IPA of Georgia, LLC Longevity IPA of South	DE	NIA	Longevity Health Founders, LLCLongevity Health Founders,	Ownership	100.000	None	NO	
			92-1054400				Carolina, LLC	DE	NIA	LLC Longevity Health Founders,	Ownership	100.000	. None	NO	
			92-0857131				Longevity IPA of Indiana, LLC	DE	NIA	LLCLongevity Health Founders,	Ownership	100.000	None	NO	
			92-2234881				Longevity IPA of Texas, LLC			LLC Healthcare Investments ISNP	Ownership	88.000	None	NO	
			92-2234881				Longevity IPA of Texas, LLC Longevity IPA of Wisconsin,	DE		LLC Longevity Health Founders,	Ownership	12.000	. None.	NO	
			92-2524738				LLCLongevity Health IPA of Ohio,	DE	NIA	LLCLongevity Health Founders, LLC	Ownership Ownership	100.000	None	NO	
			92-3247153				Longevity Advantage IPA of Ohio, LLC	DE		LCC Longevity Health Founders, LLC	Ownership	100.000	None.	NO	

PART 1A - DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
		NAIC				Name of Securities Exchange if Publicly Traded			Relationship		Type of Control (Ownership, Board, Management,	If Control is Ownership		Is an SCA Filing	
Group		Company		Federal	0114	(U.S. or	Names of Parent, Subsidiaries	Domiciliary		Directly Controlled by (Name of		Provide	Ultimate Controlling	Required?	
Code	Group Name	Code	ID Number	RSSD	CIK	International)	Or Affiliates	Location	Entity	Entity/Person)	Influence, Other)	Percentage	Entity(ies) / Person(s)	(Yes/No)	*
			92-3861273				Longevity IPA of Virginia, LLC	DE	NIA	Longevity Health Founders, LLC	Ownership	100.000	None	NO	
										Longevity Health Founders,					
			88-2161983				Longevity IDS of Pennsylvania	DE	NIA	LLC	Ownership	100.000	None	NO	
			83-2536308				LHP MSO, LLC	DE	NIA	Longevity Health Founders, LLC	Ownership	100.000	None	NO	
			63-2556506				LEP MSO, LLC	υΕ		Longevity Health Founders,	Ownership	100.000	None	INO	
			83-2537238				Livewell Choice LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
			00 2007 200				Livewell enoice Lea			Longevity Health Founders,	o which of hip	100.000	110110		
			87-2686984				Onecare MSO LLC	DE	NIA	LLC	Ownership	100.000	None	NO	
							Longevity Health Founders,								
			82-5320454				LLC	DE	UIP	Pinta Partners LHP, LLC	Ownership	20.400	Joel Landau	NO	
							Longevity Health Founders,								
			82-5320454				LLC	DE	UIP	ISNP Holdings, Inc.	Ownership	28.600	Jeffrey Ferrell	NO	
							Longevity Health Founders,						Micheal Dixon, Todd C. Cozzens, Jared A.		
			82-5320454				LLC	DE	UIP	TCII Long, L.P	Ownership	21.000	Kasselheim	NO	
							Longevity Health Founders,								
			82-5320454				LLC	DE	UIP	Halle LHP Holdings, LLC	Ownership	24.600	John P. Gutfreund	NO	
							Longevity Health Founders,								
			82-5320454				LLC			Various small shareholders	Ownership	5.400	None	NO	
			82-3939212				Pinta Partners LHP, LLC	NY			Ownership	47.400		NO	
			XXXXXXXXX				Joel Landau	NY			Other			NO	
			86-3825117				TCII Long, L.P	DE	UIP	Transformation Capital Fund II, LP	Management	_		NO	
			00-3023117				Transformation Capital Fund II,	DL		Transformation Capital Fund II	wanagement				
			84-3962329				LP	DE			Management	_		NO	
							Transformation Capital Fund II			0. 2.	a.ragoo.r				
			84-3942873				GP LP	DE	UIP	Micheal Dixon	Management	–		NO	
							Transformation Capital Fund II								
			84-3942873				GP LP	DE	UIP	Todd C. Cozzens	Management	–		NO	
			04.0040070				Transformation Capital Fund II	D.E.							
			84-3942873				GP LP	DE			Management			NO	
			XXXXXXXXX				Micheal Dixon	DE			Other			NO	
			XXXXXXXXX				Todd C. Cozzens Jared A. Kesselheim	DE			Other			NO	
			xxxxxxxxx 86-2740178				Halle LHP Holdings, LLC	DE			Management	 		NO	
			XXXXXXXXXX				John P. Gutfreund				Other			NO NO	
							Joini F. Gutireullu	υΕ		Athyrium Opportunities II	Other				
			82-3877393				ISNP Holdings, Inc	NY			Ownership	50.000	Jeffrey Ferrell	NO	
										Athyrium Opportunities III					
			82-3877393				ISNP Holdings, Inc.	NY			Ownership	50.000	Jeffrey Ferrell	NO	
							Athyrium Opportunities II			Athyrium Opportunities					
			81-1726206				Acquisition 2 LP	NY			Management		Jeffrey Ferrell	NO	
			06 4000560				Athyrium Opportunities III	N 13 /		Athyrium Opportunities					
			36-4883510				Acquisition 2 LP	NY	UIP	Associates III LP	Management	–	Jeffrey Ferrell	NO	

SCHEDULE Y PART 1A - DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
						Name of Securities					Type of Control (Ownership,				
						Exchange if					Board,	If Control is		Is an SCA	•
		NAIC				Publicly Traded			Relationship		Management,	Ownership		Filing	
Group		Company		Federal		(U.S. or	Names of Parent, Subsidiaries	Domiciliary	to Reporting	Directly Controlled by (Name of	Attorney-in-Fact,	Provide	Ultimate Controlling	Required?	?
Code	Group Name	Code	ID Number	RSSD	CIK	International)	Or Affiliates	Location	Entity	Entity/Person)	Influence, Other)	Percentage	Entity(ies) / Person(s)	(Yes/No)	*
		.,	30-0839879				Athyrium Opportunities Associates II LP	NY	UIP	Athyrium GP Holdings LLC	Management		Jeffrey Ferrell	NO	
			81-3009833				Athyrium Opportunities Associates III LP	NY		Athyrium Opportunities Associates III GP LLC	Management		Jeffrey Ferrell	NO	
			47-1740650				Athyrium GP Holdings LLC	NY	UIP	Athyrium Funds GP Holdings LLC	Management		Jeffrey Ferrell	NO	
			35-2572536				Athyrium Opportunities Associates III GP LLC	NY	UIP	Athyrium Funds GP Holdings LLC	Management	–	Jeffrey Ferrell	NO	
			81-3853067				Athyrium Funds GP Holdings LLC	NY	UIP	Jeffrey Ferrell	Management		Jeffrey Ferrell	NO	
			xxxxxxxxx				Jeffrey Ferrell	NY	UIP	n/a	Other	–		NO	
Asteris	Nz	•		•	•	•	Ex	nlanation	•	•			•	•	

Evalenation
Explanation

SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

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

	Response
Will the Medicare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	No
August Filing	
Will the regulator-only (non-public) Communication of Internal Control Related Matters Noted in Audit be filed with the state of domicile and electronically with the NAIC (as a regulator-only non-public document) by August 1? The response for 1st and 3rd quarters should be N/A. A NO response resulting with a bar code is only appropriate in the 2nd quarter	N/A
ANATION:	
	August Filing Will the regulator-only (non-public) Communication of Internal Control Related Matters Noted in Audit be filed with the state of domicile and electronically with the NAIC (as a regulator-only non-public document) by August 1? The response for 1st and 3rd quarters should be N/A. A NO response resulting with a bar code is only appropriate in the 2nd quarter

BARCODES:

2.

OVERFLOW PAGE FOR WRITE-INS

SCHEDULE A - VERIFICATION

Real Estate

		_	_
		1	2
		Year to Date	Prior Year Ended 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.	Deduct amounts received on disposals		
6.	Total foreign exchange change in book / adjusted carrying value		
7.	Deduct current year's other-than-temporary impairment recognized		
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

		1	2
		Year to Date	Prior Year Ended 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 Deduct amounts received on disposals		
7.	Deduct amounts received on disposals		
8.	Deduct amortization of premium and mortgage interest points and commune ees		
9.	Total foreign exchange change in book value/recorded investment excluding accrued interest		
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
		Year to Date	Prior Year Ended 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)		
6.	Total gain (loss) on disposals		
7.	Deduct amounts received on disposals		
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

		1	2
		Year to Date	Prior Year Ended December 31
1.	Book/adjusted carrying value of bonds and stocks, December 31 of prior year		
2.	Cost of bonds and stocks acquired		2,011,437
3.	Accrual of discount		
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals		
6.	Deduct consideration for bonds and stocks disposed of		
7.	Deduct amortization of premium		1,798
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		
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9+10)		2,013,287
12.	Deduct total nonadmitted amounts		
13.	Statement value at end of current period (Line 11 minus Line 12)		2,013,287

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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

	1	2	3	4	5	6	7	8
NAIC Designation	Book / Adjusted Carrying Value Beginning of Current Quarter	Acquisitions During Current Quarter	Dispositions During Current Quarter	Non-Trading Activity During Current Quarter	Book / Adjusted Carrying Value End of First Quarter	Book / Adjusted Carrying Value End of Second Quarter	Book / Adjusted Carrying Value End of Third Quarter	Book / Adjusted Carrying Value December 31 Prior Year
Bonds								
1. NAIC 1 (a)	3,584,009	2,167,615	1,190,440	20,885	3,493,167	3,584,009	4,582,069	2,994,486
2. NAIC 2 (a)								
3. NAIC 3 (a)								
4. NAIC 4 (a)								
5. NAIC 5 (a)								
6. NAIC 6 (a)								
7. Total Bonds		2,167,615	1,190,440	20,885	3,493,167	3,584,009	4,582,069	2,994,486
Preferred Stock								
8. NAIC 1								
9. NAIC 2								
10. NAIC 3								
11. NAIC 4								
12. NAIC 5								
13. NAIC 6								
14. Total Preferred Stock								
15. Total Bonds & Preferred Stock	3,584,009	2,167,615	1,190,440	20,885		3,584,009	4,582,069	2,994,486

⁽a) Book/Adjusted Carrying Value column for the end of the current reporting period includes the following amount of short-term and cash equivalent bonds by NAIC designation: NAIC 1 \$ 2,768,085; NAIC 2 \$; NAIC 3 \$; NAIC 5 \$; NAIC 6 \$

SCHEDULE DA - PART 1

Short-Term Investments

	1	2	3	4	5
					Paid for Accrued
	Book / Adjusted			Interest Collected	Interest Year To
	Carrying Value	Par Value	Actual Cost	Year To Date	Date
770999999 Total	2,668,143	XXX	2,651,362		52

SCHEDULE DA - VERIFICATION

Short-Term Investments

		1	2
			Prior Year Ended December
		Year to Date	31
1.	Book/adjusted carrying value, December 31 of prior year	683,180	110,000
2.	Cost of short-term investments acquired	2 950 227	1,178,024
3.	Accrual of discount.	23,213	
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals		
6.	Deduct consideration received on disposals	988,477	608,458
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)	2,668,143	683,180

(SI-04) Schedule DB - Part A - Verification - Options, Caps, Floors, Collars, Swaps and Forwards

NONE

(SI-04) Schedule DB - Part B - Verification - Futures Contracts

NONE

(SI-05) Schedule DB - Part C - Section 1

NONE

(SI-06) Schedule DB - Part C - Section 2

NONE

(SI-07) Schedule DB - Verification

NONE

SCHEDULE E - PART 2 - VERIFICATION

(Cash Equivalents)

		1	2
			Prior Year Ended December
		Year to Date	31
1.	Book/adjusted carrying value, December 31 of prior year	1,455,236	
2.	Cost of cash equivalents acquired	2,766,999	5,522,026
3.	Accrual of discount	4,454	290
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals.		
6.	Total gain (loss) on disposals. Deduct consideration received on disposals.	3,046,252	4,067,080
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)	1,180,437	1,455,236
11.	Deduct total nonadmitted amounts		
12.	Statement value at end of current period (Line 10 minus Line 11)		

(E-01) Schedule A - Part 2

NONE

(E-01) Schedule A - Part 3

NONE

(E-02) Schedule B - Part 2

NONE

(E-02) Schedule B - Part 3

NONE

(E-03) Schedule BA - Part 2

NONE

(E-03) Schedule BA - Part 3

NONE

(E-04) Schedule D - Part 3

NONE

(E-05) Schedule D - Part 4

NONE

(E-06) Schedule DB - Part A - Section 1

NONE

(E-06) Schedule DB - Part A - Section 1 - Description of Hedged Risk(s)

NONE

(E-06) Schedule DB - Part A - Section 1 - Financial or Economic Impact of The Hedge at the End of the Reporting Period

NONE

(E-07) Schedule DB - Part B - Section 1

NONE

(E-07) Schedule DB - Part B - Section 1 - Broker Name

NONE

(E-07) Schedule DB - Part B - Section 1 - Description of Hedged Risk(s)

NONE

(E-07) Schedule DB - Part B - Section 1 - Financial or Economic Impact of The Hedge at the End of the Reporting Period

NONE

(E-08) Schedule DB - Part D - Section 1

NONE

(E-09) Schedule DB - Part D - Section 2 - Collateral Pledged By Reporting Entity

NONE

(E-09) Schedule DB - Part D - Section 2 - Collateral Pledged To Reporting Entity

NONE

(E-10) Schedule DB - Part E

NONE

(E-11) Schedule DL - Part 1

NONE

(E-12) Schedule DL - Part 2

NONE

SCHEDULE E - PART 1 - CASH Month End Depository Balances

1	2 3 4 5			5	Book Balance at End of Each Month During Current Quarter			
			Amount of Interest	Amount of Interest Accrued	6	7	8	
		Rate of	Received During	at Current				
Depository	Code	Interest	Current Quarter	Statement Date	First Month	Second Month	Third Month	*
Bank of America – 150 N College Street Charlotte, NC 28202					1,633,344	508,513	3,233,381	XXX
0199998 – Deposits in depositories that do not exceed any one depository (see Instructions) - Open Depositories								XXX
0199999 – Total Open Depositories					1,633,344	508,513	3,233,381	XXX
0299998 – Deposits in depositories that do not exceed the allowable limit in any one depository (see Instructions) - Suspended Depositories								XXX
0299999 – Total Suspended Depositories								XXX
0399999 – Total Cash on Deposit					1,633,344	508,513	3,233,381	XXX
0499999 – Cash in Company's Office			XXX	XXX				XXX
0599999 – Total					1,633,344	508,513	3,233,381	XXX

SCHEDULE E - PART 2 - CASH EQUIVALENTS Show Investments Owned End of Current Quarter

1	2	3	4	5	6	7	8	9			
						Book / Adjusted	Amount of Interest	Amount Received			
CUSIP	Description	Code	Date Acquired	Rate of Interest	Maturity Date	Carrying Value	Due and Accrued	During Year			
Bonds, U.S. Governments, Issuer Obligations											
XXX	TREASURY BILL 0 10/5/2023		07/18/2023	5.290	10/05/2023	99,942		1,075			
0019999999 - Bonds,	U.S. Governments, Issuer Obligations					99,942		1,075			
0109999999 - Subtota	ıls – Bonds, U.S. Governments					99,942		1,075			
2419999999 - Subtota	ıls – Bonds, Issuer Obligations					99,942		1,075			
2509999999 - Subtota	als – Total Bonds					99,942		1,075			
All Other Money Market Mutual Funds											
31846V-56-7	FIRST AMERICAN GOVT OBLIG FUND.		09/01/2023	5.210	XXX	1,080,495		48,615			
8309999999 - All Othe	er Money Market Mutual Funds					1,080,495		48,615			
8609999999 - Total C	ash Equivalents					1,180,437		49,690			