#### THE STATE OF NEW HAMPSHIRE

### **MERRIMACK, SS**

#### SUPERIOR COURT

Docket No. 217-2003-EQ-00106

In the Matter of the Liquidation of The Home Insurance Company

### LIQUIDATOR'S NINETY-NINTH REPORT

I, David J. Bettencourt, Insurance Commissioner of the State of New Hampshire, as Liquidator ("Liquidator") of The Home Insurance Company ("Home"), hereby submit this Ninety-Ninth Report on the liquidation of Home, as of December 4, 2025, in accordance with RSA 402-C:25 and the Order Concerning Liquidator's Reports issued January 19, 2005.

### **The Home Insurance Company**

1. Home's background. Home, domiciled in New Hampshire, was declared insolvent on June 11, 2003, and is one of the largest property-casualty insurer insolvencies in United States history. The Company and its predecessors began operations in 1853. The Court entered the operative Order of Liquidation on June 13, 2003. The Liquidator has created a stand-alone liquidation operation which presently consists of 21 full and part time employees with offices in New York City (Home's former corporate headquarters) and Bedford, New Hampshire. From the start in 2003, the Liquidator has been engaged in marshalling assets, principally reinsurance, and determining claims.

Since the coronavirus outbreak, liquidation staff for the most part have been working remotely. Despite this shift, liquidation operations have continued without interruption.

- 2. Home's assets. Home's unrestricted liquid assets as of September 30, 2025 total approximately \$267 million as set forth on the September 30, 2025 unaudited financial statement attached as Exhibit A. The September 30, 2025 figure does not include the \$1.221 billion of net interim distributions paid to claimants on allowed Class II claims, or the net \$266 million paid to insurance guaranty associations in early access distributions. These amounts are discussed in greater detail below. As of September 30, 2025, the Liquidator has marshalled approximately \$1.82 billion in assets net of the expenses of the liquidation and Class I distributions. This total includes the interim distribution amounts paid to claimants, the early access distribution amounts paid to guaranty associations, and special deposits.
- 3. <u>Coordination with guaranty associations</u>. The Liquidator has worked closely with the state insurance guaranty associations established in every state to handle and pay certain claims under policies issued by insolvent insurers subject to statutory limitations as provided in the associations' respective statutes. See, e.g., RSA 404-B. The New Hampshire Insurers Rehabilitation and Liquidation Act ("Act") provides for so-called "early access" distributions to guaranty associations. See RSA 402-C:29, III. Through September 1, 2025, the Liquidator has made, with the Court's approval, early access net distributions totaling \$266 million. (See Section 12 below.)

As a condition for receiving early access distributions, the guaranty associations entered into "claw back" agreements with the Liquidator requiring the return of any amounts advanced that exceed the eventual distribution percentage for their creditor class. In accordance with paragraph 4 of the Orders approving the interim distributions, a portion of early access distributions have become permanent and are no longer subject to claw back by the Liquidator. The Liquidator has calculated the amount of early access distributions

no longer subject to claw back to date, and has sent letters to the affected guaranty associations to apprise them of the amount of the early access distribution which is now deemed to be permanent. The Liquidator has also sent letters to those guaranty associations which have received reimbursement from special deposits in excess of the interim distribution percentage to advise them that previously paid early access distributions will not become permanent.

- 4. Proofs of claim. The claim filing deadline in the Home liquidation was
  June 13, 2004, and the Claim Amendment Deadline was January 26, 2023. Since the
  Claim Amendment Deadline has passed, the Liquidator is no longer accepting new claims.
  Based on ongoing review, the proofs of claim submitted by the Claim Amendment
  Deadline total 21,021. The proof of claim count includes as a single proof of claim
  (a) multiple proofs received from a claimant that appear to assert the same claim, and
  (b) claims filed on behalf of mass tort claimants against a single insured. It is difficult to
  summarize the proofs of claim in advance of the claim determination process because
  (a) those proofs of claim that quantify the claim may be overstated or understated, (b) most
  proofs of claim do not quantify the amount claimed, and (c) an individual proof of claim
  may involve many different claims and claimants.
- 5. Claim amendment deadline. As described below, a Claim Amendment
  Deadline of January 26, 2023 was established. In 2019, the Liquidator concluded that to
  move this proceeding toward closure and protect the interests of the creditors with allowed
  Class II claims it was necessary to establish a deadline by which claimants with open
  proofs of claim must finally amend their claims. The Liquidator accordingly filed a
  Motion for Approval of Claim Amendment Deadline on August 1, 2019 seeking to
  establish a deadline for the amendment of claims. Claims filed after the claim amendment

deadline and potential claims (claims that cannot be specifically identified by the deadline) would be barred.

After notice and a videoconference hearing, the Court issued orders approving a Claim Amendment Deadline dated January 28, 2021 ("CAD Orders"). An objector, Zurich Insurance Company, German Branch, ultimately pursued an interlocutory appeal. On August 12, 2022, the New Hampshire Supreme Court issued its Opinion affirming the Superior Court's CAD Orders. The Court issued its mandate on August 29, 2022, and the January 28, 2021 Order Approving Claim Amendment Deadline became effective that day.

The Order Approving Claim Amendment Deadline established the Claim

Amendment Deadline as the date 150 days from the date of the Order, or January 26, 2023.

Since the Claim Amendment Deadline has passed, the Liquidator is not accepting new claims.

6. <u>Claim determinations, reports and settlements</u>. The process of determining proofs of claim continues. Since the last Liquidator's report, the Liquidator has issued partial or final notices of determination addressing 46 proofs of claim pursuant to the Restated and Revised Order Establishing Procedures Regarding Claims entered January 19, 2005 ("Claims Procedures Order"). As of December 1, 2025, for all priority classes, the following table outlines activity from inception of the Liquidation:

	<u>12/1/19</u>	12/1/20	12/1/21	12/1/22	12/1/23	12/1/24	12/1/25
Proofs of Claim Filed (by 1/26/23):	20,802	20,834	20,936	20,962	2 21,021	21,021	21,021
POCs Resolved (Court App'd) 1&2:	19,749	20,010	20,118	20,222	20,394	20,742	20,872
Total \$ Court App'd Determinations:	\$3.1b <sup>3</sup>	\$3.2b	\$3.3b	\$3.4b	\$3.6b	\$3.8b	\$3.9b
Total \$ Class II Court App'd Det:	\$2.73	\$2.9 b	\$2.9b	\$3.0b	\$3.1b	\$3.3b	\$3.4b
Total Remaining Open POCs	1,053	824	818	740	627	279	149

### **Breakdown of Open POC Count**

<u>12/</u>	<u>1/19 12/1</u>	<u>/20 12/1</u>	/21 12	/1/22	12/1/23	12/1/24	12/1/25
i. Insureds <sup>4</sup> and Claimants	792	593	584	529	487	200	101
ii. Contribution Claims	13	4	6	4	4	4	4
iii Guaranty Associations	59	59	59	59	2	1	1
iv. Insurer	180	160	160	139	125	65	39
v. Gov't/other	9	8	9	9	9	9	4
Total	1,053	824	818	<b>740</b>	627	279	149

<sup>1</sup> POC counts include single POCs that may encompass multiple underlying claims and multiple POCs that may concern single underlying claims. Multiple determinations may be issued for individual POCs.

<sup>2</sup> The number of POCs resolved includes POCs determined and approved by the Court as Class V determinations that are deferred as to amount. The number of deferred Class V determinations can change if a final determination as to amount is issued.

<sup>3</sup> The allowance total was adjusted to reflect credits for offsets.

<sup>4</sup> As of 12/1/25, the number of insureds with open POCs totaled 18 (based on ongoing review of POCs filed by the Claim Amendment Deadline). All entities falling within the coverage of the policy including the named insured, additional named insured and their successors are counted as one insured if they filed a consolidated POC or POCs. Where the insured, the additional named insured and/or the successors filed separate POCs, each of the entities is counted separately.

The Liquidator continues to file reports of claims and recommendations when a sufficient number of claim determinations have passed the 60-day period for objections under RSA 402-C:41, I. Since the Liquidator's last report, the Liquidator has submitted two reports of claims and recommendations to the Court reflecting a total of \$4,597,670 in determinations for all classifications.

The Order of Liquidation established June 13, 2004 as the deadline for filing claims in Home's liquidation proceeding. Pursuant to the Act, claims filed after the claim filing deadline are allowed to participate in distributions of the estate provided the late filing of the claim is "excused" for good cause shown. See RSA 402-C:37, II. The Act provides a non-exclusive list of five examples of "good cause" for late filing to be excused, including that the "existence of a claim was not known to the claimant and that he filed within 30 days after he learned of it." Id. "Unexcused" late filed claims are not permitted to receive the first distribution from the estate, but may receive subsequent distributions. RSA 402-C:37, III. (In both cases, payment is permitted only if it will not "prejudice the orderly administration of the liquidation." RSA 402-C:37, II, III.)

All proofs of claim received by the Liquidator by the January 26, 2023 Claim Amendment Deadline are reviewed to determine whether the claim is timely filed as respects the initial June 13, 2004 filing deadline or, if late, whether the late filing of the claim is to be "excused." Claimants with late filed claims which are found to be "unexcused" are informed of that determination and that they will not receive the first distribution in the Liquidator's notice of claim determination.

8. Requests for review and objections. A notice of determination is sent to a claimant when the Liquidator determines a claim. Each notice of determination includes instructions on how to dispute the determination under the New Hampshire statutes and the

Claim Procedures Order. Since inception, 1,035 claimants have filed requests for review; 1,015 of these have been sent notices of redetermination or have withdrawn the request for review. Claimants have filed 61 objections with the Court to commence disputed claim proceedings. As of December 1, 2025, there is one pending disputed claim proceeding involving four claims. One is on appeal to the New Hampshire Supreme Court after the Court denied the claimant's motion to recommit on March 11, 2025, and three are before the Referee. The Claims Procedures Order provides for review of the Referee's reports by motion to recommit.

- 9. <u>Financial reports</u>. The unaudited September 30, 2025 financial statements are attached as Exhibit A to this report. The September 30, 2025 financials reflect \$276,513,291 in assets under the Liquidator's direct control and \$28,260,485 in reinsurance collections, net investment income, and other receipts, and \$7,741,919 in operating disbursements from January 1, 2025 through September 30, 2025.
- 10. 2025 Budget. A comparison of the actual and budgeted general and administrative expenses of the Home liquidation, on an incurred basis, through September 30, 2025 is attached as Exhibit B. As of September 30, 2025 actual expenses were below budget by \$661,495 or 6.5%. Below is a comparison of the annual budgeted and actual operating expenses (in millions) beginning January 1, 2004:

Year	Budget	Actua
2004	\$33.8	\$26.9
2005	\$26.8	\$26.2
2006	\$25.6	\$23.5
2007	\$22.8	\$21.5
2008	\$21.4	\$20.6
2009	\$20.6	\$20.0
2010	\$19.9	\$20.3
2011	\$18.9	\$18.2
2012	\$18.6	\$18.2
2013	\$18.4	\$17.7
2014	\$17.6	\$17.0
2015	\$17.2	\$16.2
2016	\$15.7	\$14.6
2017	\$14.5	\$13.7
2018	\$14.0	\$12.8
2019	\$13.5	\$12.7
2020	\$13.2	\$11.7
2021	\$12.4	\$11.1
2022	\$11.2	\$10.1
2023	\$10.7	\$10.2
2024	\$10.6	\$ 9.9
2025	\$ 9.5	
2026	\$ 8.3	

The Liquidator filed a copy of the 2025 Budget on December 18, 2024 as Exhibit E to the Liquidator's 95th Report to the Court. A copy of the 2026 Budget is attached as Exhibit E to this 99<sup>th</sup> Report.

As of September 1, 2025, the liquidation staff is 21 in number, which includes four part time employees. In addition, there are four Information Technology consultants, and three other consultants who periodically work for the estate.

11. <u>Investment update</u>. The Liquidator invests Home's assets in accordance with the Fourth Revised Investment Guidelines approved September 10, 2012. A summary of Home's holdings of bonds and short-term investments as of September 30, 2025 is attached as Exhibit C, and a report listing the individual holdings of Home as of that date is attached as Exhibit D (the groupings on Exhibit C differ from those on Exhibit D). The

book value of Home's bonds and short-term investments managed by Conning Asset

Management ("Conning") at September 30, 2025, was approximately \$266.3 million

compared to their market value of \$265.6 million. This represented an unrealized loss

(market value below book value) of approximately \$0.7 million. Short-term holdings in

the Conning-managed portfolio at September 30, 2025 were \$217 million at market value.

The overall portfolio earned approximately \$7.5 million in net investment income from

January to September of 2025 and is expected to earn approximately \$9.8 million in 2025

based on holdings at September 30, 2025.

The average credit rating for the Conning-managed portfolio holdings as of September 30, 2025 is Aa2 by Moody's (raised one notch since June 30, 2025), and the average rating by S&P is AA (also raised one notch since June 30, 2025). All Home investments are now managed by Conning, and these assets, along with sweep bank accounts, will be used to fund operating requirements.

As of December 1, 2025, the Conning-managed portfolio had an unrealized loss of \$0.5 million, which is \$0.3 million less than at September 1, 2025. A market value sensitivity analysis performed by Conning indicated that market values of the portfolio could potentially fluctuate \$0.6 million downwards and \$0.6 million upwards if interest rates increased or decreased 100 basis points, respectively, based on the portfolio values as of Septembet 30, 2025. Consistent with the investment guidelines, the Liquidator and Conning continue to focus on (a) preservation of capital on investments, (b) maintaining a high-quality portfolio, and (c) consistent with objectives (a) and (b), maximizing current income. As of December 1, 2025, the Liquidator and Conning believe that all securities in the portfolio will pay full amounts of principal in spite of fluctuating market values.

The fifth interim distribution was made in November 2024 (see Section 13 below). As described in the Liquidator's Motion for Approval of Fifth Interim Distribution and authorized by the Order Approving Fifth Interim Distribution dated September 16, 2024, this decreased the size of the portfolio and caused certain temporary deviations from the Fourth Revised Investment Guidelines approved September 10, 2012, that will last longer than the 90-day period to restore compliance provided in the Guidelines. As of December 1, 2025, the one remaining deviation from the investment policy is the 1.25% per issuer limit for A rated bonds, which was exceeded for two issuers and is expected to cure by August 15, 2026.

12. <u>Guaranty Association early access distributions and determinations</u>. The Liquidator made early access distributions to a total of 55 insurance guaranty associations from 2005 through 2016. The Liquidator makes an early access distribution only after obtaining approval from the Court and "claw back" agreements with the guaranty associations requiring the return of any amounts advanced that are necessary to make distributions to creditors whose claims fall in the same or a higher priority class. *See* RSA 402-C:29, III.

The early access distributions were generally subject to deductions for deposits, deductible reimbursements, recoveries from guaranty association statutory net worth insureds, amounts ascribed Class I and Class V priority, questioned claim items, and an early access distribution cap of 40% of the association's paid loss and expense and case reserves. Given the large number of guaranty associations affected by the cap and decreasing association claim volume, the tenth and eleventh early access distributions also reflected an additional cap of 75% of the association's cumulative paid claims in accordance with the Court's approval orders. The eleventh early access distribution also

applied a \$25,000 minimum payment threshold. A net total of \$266 million had been paid to guaranty associations in early access through June 1, 2025. As of September 1, 2025, \$15.9 million in early access distributions remain subject to claw back.

The Liquidator has issued final Notices of Determination to 58 Guaranty
Associations and a partial Notice of Determination to the one remaining Guaranty
Association, all of which have been approved by the Court. From inception, the Class II
allowances for these 59 Guaranty Associations total \$818,134,443 and the Class I
administrative expenses total \$143,444,053. The Liquidator is continuing to address the
outstanding claims of the one remaining Guaranty Association.

13. <u>Interim distributions</u>. By Order dated March 13, 2012 (as amended July 2, 2012), the Court approved the first interim distribution of 15% to claimants with allowed Class II claims. The interim distribution was subject to receipt of a waiver of federal priority claims from the United States Department of Justice ("US DOJ"), which was received on November 5, 2014. By Order dated November 16, 2015 (as amended March 7, 2016), the Court approved the second interim distribution of 10% to claimants with allowed Class II claims (for a cumulative interim distribution percentage of 25%). The second interim distribution was also subject to receipt of a waiver of federal priority claims from the US DOJ, which was received on July 18, 2016.

By Order dated October 18, 2018, the Court approved the third interim distribution of 5% to claimants with allowed Class II claims (for a cumulative interim distribution percentage of 30%). The third interim distribution was also subject to receipt of a waiver of federal priority claims from the US DOJ. The Liquidator entered a Release Agreement with the United States in conjunction with a Settlement Agreement between the Federal Claimants and the Liquidator. The two agreements were subject to Court approval, which

was given by Order dated March 26, 2019, and other conditions which were satisfied on April 10, 2019, thereby making the Settlement Agreement and the Release Agreement effective. The Release Agreement provided the necessary waiver of federal priority claims allowing the third interim distribution to proceed.

On August 7, 2023, the Liquidator filed a motion for approval of a fourth interim distribution of 10% to claimants with allowed Class II claims, bringing the total interim distribution percentage to 40%. The fourth interim distribution was approved by the Court on August 16, 2023.

On August 26, 2024, the Liquidator filed a motion for approval of a fifth interim distribution of 5% to claimants with allowed Class II claims, bringing the total interim distribution percentage to 45%. The fifth interim distribution was approved by the Court on September 16, 2024.

In November 2024, the Liquidator paid the fifth interim distribution totaling \$154,110,503 In accordance with the Court's order, the fifth interim distribution was made to claimants, or their assignees, with Class II priority claims allowed by the Court through September 30, 2024. Class II creditors with more recently approved claims will receive the distributions after December 31 or June 30.

As of September 30, 2025, interim distributions paid in 2025 totalled \$57,143,339. \$100,702 remains outstanding as a payable at September 30, 2025. See below.

The Liquidator will continue to issue distribution checks following each subsequent December 31 and June 30 with respect to claims allowed during the six-month period preceding that date as provided in the interim distribution approval orders. The portion of guaranty association early access distributions previously made that is equal to the fifth interim distribution is no longer subject to recovery by the Liquidator pursuant to the Early

Access Distribution Agreement. In accordance with RSA 402-C:44, the first \$50 of the allowed amount on each claim is deducted from the claim allowance (except for claims of insurance guaranty associations). The interim distributions to a claimant are subject to any setoff the Liquidator has against the claimant.

The net cumulative interim distributions for all Class II creditors total \$1.221 billion as of September 30, 2025 (excluding distribution checks outstanding of \$0.1 million). This total does not include the amounts of prior early access distributions to guaranty associations that are deemed interim distributions no longer subject to claw back pursuant to the interim distribution approval orders (which are included in the early access total in section 12). Certain guaranty associations have had claims satisfied from special deposits and, accordingly, have not received interim distributions from the Home estate.

claims founded on one policy are filed, and the aggregate allowed amount of all claims to which the same limit of liability in the policy is applicable exceeds that limit, then each claim as allowed shall be reduced in the same proportion so that the total equals the policy limit. This presents a potential risk for allowed claims under such policies in the event that other claims subject to the same policy limit are allowed, as the allowances subject to the same limit would need to be reduced on a pro rata basis to adjust the total of such allowances to the applicable policy limit. Distributions will be based on the reduced allowances. The Liquidator will be unable to finally determine the extent to which a claim allowance may be subject to proration until all claims against the policy have been determined. The Liquidator is tracking claims against policies and will further address this issue, if warranted, in any future application to increase the interim distribution percentage. If at the time of a distribution there are allowed claims subject to the same limit that are

required to be reduced pursuant to RSA 402-C:40, IV, the Liquidator will make the reductions and advise the claimants of the reasons for them.

- 15. <u>Reinsurance</u>. The collection of reinsurance is the principal remaining assetmarshaling task of the Liquidator. The Liquidator has billed and collected reinsurance throughout the liquidation, and he has entered into commutations with many reinsurers of Home to resolve relationships with those reinsurers for agreed payments.
- 16. <u>Distributions to Class I Creditors</u>. In his reports and recommendations regarding claims, the Liquidator has recommended that the Court approve certain claims by guaranty associations for expenses which are Class I claims under RSA 402-C:44 pursuant to RSA 404-B:11, II, certain other Class I claims, and the 10% part of allowed guaranty fund defense expense payments assigned to Class I under the Settlement Agreement with 56 guaranty associations approved on July 15, 2013. The Court has approved the claim reports, and the Liquidator accordingly has at various times made distributions to the Class I creditors totaling \$143.5 million (after deduction of setoffs) as of December 1, 2025.
- 17. Asset dispositions (including compromises) and assumptions of obligations.

  In accordance with paragraph 5 of the Order Establishing Procedures for Review of Certain Agreements to Assume Obligations or Dispose of Assets entered April 29, 2004, and paragraph 5 of the Liquidator's Eleventh Report, the Liquidator submits an attached confidential appendix under seal reporting on asset dispositions (including compromises) and obligation assumptions since the last report.
- 18. New York Office and Bedford, New Hampshire Office. The Lease Agreement for office space located at 61 Broadway in New York City, as amended by the third amendment approved by the Court on November 5, 2024, expires January 31, 2031,

subject to mutual rights to terminate on or after August 1, 2027 on six months' prior written notice. The Landlord may also terminate the lease on or after August 1, 2026 on six months' prior written notice, but the Liquidator may then determine to retain space for Home's key operations until at least August 1, 2027.

Recently, the Liquidator sought to reduce the rented space to a size more commensurate with the needs of the liquidation in advance of the present June 30, 2027 earliest termination date of the Lease, while the Landlord sought more flexibility. The Liquidator, the Landlord and an affiliate of the Landlord controlling space elsewhere accordingly agreed on a letter agreement to provide the Home liquidation with space at 32 Old Slip, New York ("License Agreement"), and a fourth amendment to the Lease to terminate the Lease at 61 Broadway, New York ("Termination Agreement"). The License Agreement is subject to approval by the Court and the Termination Agreement will only become effective upon Court approval of the License Agreement. The Liquidator's Motion for Approval of License Agreement and Termination of New York Lease was filed with the Court on December 3, 2025.

The Termination Agreement provides for the Liquidator to vacate and surrender the basement storage space at 61 Broadway no later than ten business days from receipt of the Court's approval. The Liquidator is to vacate and surrender the sixth-floor office space at 61 Broadway on or before June 30, 2026.

The License Agreement provides for the Liquidator with a license to use a smaller space (3,667 rentable square feet as opposed to the current 7,949 square feet) on the eighth floor of a building at 32 Old Slip, New York. The term of the License Agreement commences on March 1, 2026 and expires on May 31, 2028 (with an option to extend for one year, if necessary).

The New Hampshire office is located in Bedford, New Hampshire in space that has been let on a month-to-month basis.

19. <u>Mailing Address</u>: As reflected on the liquidation's website:

(www.hicilclerk.org), the mailing address for the liquidation is:

The Home Insurance Company in Liquidation 61 Broadway, 6<sup>th</sup> Floor New York, New York 10006

- 20. <u>Document Storage</u>. The contract with Iron Mountain regarding storage of Home's records housed at Iron Mountain facilities as amended and approved by the Court on November 3, 2021, extends through November 30, 2026. The Liquidator has (i) an option to renew the agreement for another five year term from December 1, 2026 to November 30, 2031, and (ii) the right to terminate the agreement on the annual anniversary upon six months' notice. As of December 1, 2025, there are approximately 2,878 boxes of documents in storage at Iron Mountain, down from a high of 167,000 in 2004 when the record review process was commenced, resulting in considerable savings to Home's estate. On November 14, 2023, the Liquidator filed a Ninth Record Retention and Disposal Motion with the Court seeking approval to retain those categories of records which will be needed to bring the estate to closure and to destroy those records which fall outside of those categories. The motion was granted on December 1, 2023.
- 21. Ancillary proceedings in the United States and United Kingdom. Ancillary receiverships for Home remain pending in Oregon and New York. In addition, a provisional liquidation proceeding concerning Home's unincorporated branch in the United Kingdom ("UK Branch") remains pending. The Home's UK Branch wrote insurance and reinsurance as a participating member of the American Foreign Insurance Association

("AFIA"), and a Scheme of Arrangement with AFIA creditors was approved by the UK court in November 2005.

22. <u>Cityvest International Limited (Bermuda Holding Company) and Cityvest Reinsurance Limited (Bermuda Captive):</u> As of January 1, 2025, Home had only two subsidiaries remaining: a Bermuda captive reinsurance company, Cityvest Reinsurance Limited ("Cityvest Re"), and Cityvest's Bermuda holding company, Cityvest International Limited ("Cityvest International"). As all claims reinsured by Cityvest Re had been concluded, the Liquidator consulted with Conyers Dill & Pearman Limited ("Conyers"), a law firm in Bermuda, and requested that Conyers implement the procedures required to wind up the companies. A request to cancel Cityvest Re's Class 2 insurance registration was filed with the Bermuda Monetry Authority ("BMA") on July 21, 2025. On August 27, 2025, the BMA approved the request and issued a Cancellation Order effective August 19, 2025. Cityvest Re and its parent company Cityvest International were then dissolved on October 30, 2025 and October 31, 2025 respectively.

Respectfully submitted,

Pf. Bitting

David J. Bettencourt, Insurance Commissioner of the State of New Hampshire, as Liquidator of the Home Insurance Company

Dated: December 9, 2025

#### **CERTIFICATE OF SERVICE**

I hereby certify that on December 9, 2025, a copy of the Liquidator's Ninety-Ninth Report and its exhibits was served upon the persons named on the attached Service List, by first class mail, postage prepaid. The confidential appendix filed under seal was not so served.

/s/ Eric A. Smith
Eric A. Smith
NH Bar ID No. 16952

#### Exhibits:

- A Unaudited Financial Statements as of 9/30/25
- B Comparison of actual and budgeted general and administrative expenses through 9/30/25
- C Holdings of bonds and short-term investments as of 9/30/25
- D Individual holdings report as of 9/30/25
- E-2026 Budget

#### STATE OF NEW HAMPSHIRE

### MERRIMACK, SS.

#### **SUPERIOR COURT**

In the Matter of the Liquidation of The Home Insurance Company Docket No. 217-2003-EQ-00106

Lisa Snow Wade, Esq.
Orr & Reno
One Eagle Square
P.O. Box 3550
Concord, New Hampshire 03302-3550

David H. Simmons, Esq. Daniel J. O'Malley, Esq. DSK Law 332 N. Magnolia Avenue Orlando, FL 32801

Robert M. Horkovich Anderson Kill P.C. 7 Times Squares, 15<sup>th</sup> Floor New York, NY 10036 Robin C. Dusek, Esq. Jennifer Arnold, Esq. Cohn Baughman 525 West Monroe Street Chicago, IL 60661

Robert L. Best, Esq. Sulloway & Hollis, P.L.L.C. 9 Capitol Street Concord, NH 03301

12/9/25

## **EXHIBIT A**

### The Home Insurance Company In Liquidation

# Statement of Restricted and Unrestricted Net Assets Excluding Certain Amounts (Modified-Cash Basis) (Unaudited)

Assets	-	September 30, 2025	_	December 31, 2024
Assets				
Unrestricted fixed-income securities, short-term investments, and cash and cash equivalents, at cost:				
Fixed-income securities (Note 2) Short-term investments	\$	49,097,018 -	\$	230,634,432
Cash and cash equivalents		227,035,650	_	82,395,377
Total unrestricted fixed-income, short-term investments, and				
cash and cash equivalents, at cost	\$	276,132,669	\$	313,029,809
Unrestricted liquid assets:				
Interest income due and accrued		860,569		2,308,117
Other liquid assets		**	_	2
Total unrestricted liquid assets	\$	276,993,237	\$	315,337,928
Unrestricted illiquid assets: ( Note 1)				
Limited partnership interests		412,184		454,354
Total unrestricted illiquid assets	\$	412,184	\$	454,354
Total restricted and unrestricted assets, excluding			_	
certain amounts	\$	277,405,421	\$_	315,792,282
Liabilities				
Incurred but unpaid administrative expenses and				
investment expenses (Note 3)	\$	791,551	\$	1,382,656
Deductible reimbursements (Note 7)		-		-
Class I distribution checks outstanding (Note 8)		-		-
Class II distribution checks outstanding (Note 9)	-	100,579	_	3,034,862
Total liabilities	\$	892,130	\$_	4,417,518
Restricted and unrestricted net assets, excluding certain				
amounts	\$_	276,513,291	\$_	311,374,764

See accompanying notes.

### Statement of Restricted and Unrestricted Cash Receipts and Disbursements (Modified-Cash Basis) (Unaudited)

		January 1, 2025 To September 30, 2025	January 1, 2024 To December 31, 2024
Cash and marketable securities received:			
Net investment income	\$	9,324,177	
Reinsurance collections - unrestricted		16,857,148	16,172,425
Agents' balances		(130,791)	627,436
Salvage, subrogation and other claim recoveries		1,572,982	870,389
Realized capital gains on sale of fixed-income securities (Note 1)		95,295	34,130
Miscellaneous income		297	4,441
All other	-	541,377	760,754
Total cash receipts	\$	28,260,485	34,409,301
Cash operating disbursements:			
Human resources costs (Note 3)		4,156,114	5,700,738
Consultant and outside service fees		1,532,920	2,099,738
General office and rent expense		635,245	1,099,131
Realized capital losses on sale of fixed-income securities (Note 1)		191,119	79,649
Investment expenses		303,963	519,084
Legal and audit fees		423,686	428,198
Computers and equipment cost		201,108	191,125
Administration costs		101,574	152,084
Loss expenses paid (Note 1)		96	_
Capital contribution		64,450	13,500
All other		131,645	2,522,119
Total cash operating disbursements	\$	7,741,919	
Excess of receipts over operating disbursements	\$	20,518,566	
D. J. (III			
Deductible reimbursements (Note 7)		272 265	- 11,755,964
Class I Distributions (Note 8)		272,365	
Class II Distributions (Note 9)		57,143,339	229,480,930
Cash disbursements and distributions in excess of receipts	\$	(36,897,139)	\$ (219,632,958)
Beginning restricted and unrestricted fixed-income securities, short-term investments, and cash and cash equivalents, at cost	-	313,029,808	532,662,766
Ending restricted and unrestricted fixed-income securities, short-term investments, and cash and cash			
equivalents, at cost	\$_	276,132,668	\$ 313,029,808

See accompanying notes.

# Statement of Changes in Restricted and Unrestricted Net Assets Excluding Certain Amounts (Modified-Cash Basis) (Unaudited)

	_	January 1, 2025 To September 30, 2025	_	January 1, 2024 To December 31, 2024
Restricted and unrestricted net assets, excluding certain amounts, beginning of year	\$	311,374,764	\$	532,252,279
Cash operating disbursements in excess of unrestricted and restricted cash receipts		(36,897,139)		(219,632,958)
Other changes in restricted and unrestricted net assets: Limited partnership interests, illiquid Interest income due and accrued Incurred but unpaid administrative and investment expenses (Note 3) Deductible reimbursements (Note 7) Class I distribution checks outstanding (Note 8) Class II distribution checks outstanding (Note 9)	_	(42,173) (1,447,548) 591,105 - - 2,934,281		(889,916) (161,882) - 2,199,726 (2,392,484)
Restricted and unrestricted net assets, excluding certain amounts, end of year	\$_	276,513,291	\$_	311,374,764

See accompanying notes.

Notes to Financial Statements (Modified-Cash Basis) (Unaudited) September 30, 2025

### 1) Basis of Accounting

These financial statements are prepared using the modified cash basis of accounting which differs from accounting principles generally accepted in the United States. Only those assets that are within the possession of the Liquidator and other known amounts for which ultimate realization is expected to occur, primarily investments and cash and cash equivalents, and certain receivables, are recorded. Liabilities that have been acknowledged by the Liquidator are prioritized into creditor classes in accordance with the New Hampshire Statute establishing creditor classes in insurer insolvencies, RSA 402-C: 44. Only incurred but unpaid Class I (Administration Costs) liabilities, which are in a creditor class superior to all other classes, are presented in these financial statements.

These financial statements do not record the amounts of certain assets such as outstanding receivables, reinsurance recoverables, securities on deposit with various states and the federal government, early access distributions, funds held and claims against others, and certain liabilities, including insurance claims, as such amounts have not been settled and agreed to with third parties.

The amount shown for loss expenses paid primarily represents (1) loss expenses accorded administrative expense priority by the rehabilitation order and liquidation order, and (2) expenses relating to obtaining claim recoveries which also are entitled to administrative expense priority. Checks issued for such loss expenses that are not cashed are reflected as liabilities.

Unrestricted illiquid assets represent investments in common stock and limited partnership interests which are not liquid since these are not publicly traded.

Realized capital gains and losses on sale of bonds are calculated based on original cost of the bonds. Proceeds received above or below cost on maturity of bonds are included as part of net investment income.

Proceeds received above or below original cost are treated as a gain or loss upon disposition of common stock.

This statement does not include any assets of Home's branches outside of the United States.

### Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

### 2) Investments

The cost and estimated fair values of unrestricted fixed-income securities and common stock by major category are summarized as follows:

			Septen	ber 30, 2	025			
			Gr	oss		Gross		
			Unre	alized	$\mathbf{U}_1$	nrealized	F	air
	Co	st	G	ains		Losses	Va	lue
Fixed-income securities:								
U.S. Treasury notes	16,	855,904		188,918		-	17	,044,822
Corporate	10,	034,399		192,534		-	10	,226,933
Mortgage-backed	22	,206,715	-	35,766		<u>(920,545</u> )	<u>21</u>	<u>,321,935</u>
Total	<u>\$ 49</u>	097,018	_\$	417,218	_\$	(920,545)	\$ 48	,593,691
Total Common Stock	\$	346	\$	-	\$	(346)	\$	-

The amortized cost of unrestricted fixed-income securities is \$49,324,658 on September 30, 2025. Based on such amortized cost, gross unrealized gains are \$51,104 and gross unrealized losses are \$782,071.

		I	)ecen	ber 31, 202	24		
			Gr	oss.		Gross	
			Unr	ealized	Ţ	Unrealized	Fair
		Cost	G	ains		Losses	Value
Fixed-income securities:	-						
U.S. Treasury notes		39,566,061		34,844		(421, 381)	39,179,523
Government agencies		9,082,440		-		(97,720)	8,984,720
Corporate		153,137,870		222,913		(871,872)	152,488,911
Mortgage-backed		26,894,222		21,672		(1,783,456)	25,132,438
Asset-backed		1,953,838	***************************************	119		(6,688)	1,947,269
Total	<u>\$</u>	230,634,431		279,547	\$	(3,181,116)	\$227,732,862
Total Common Stock	\$	1,628,052	\$	-	\$	(1,628,050)	\$ 2

The amortized cost of unrestricted fixed-income securities is \$230,695,580 on December 31, 2024. Based on such amortized cost, gross unrealized gains are \$77,335 and gross unrealized losses are \$3,040,053.

### Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

### 2) Investments (continued)

The cost and fair values of unrestricted fixed-income securities by contractual maturity are as follows:

### **Unrestricted fixed-income securities**

September 30, 2025	_Cost_		Fair Value
One year or less	\$26,890,303	\$	27,271,756
Mortgage-backed	22.206,715		21,321,935
Total	<u>\$ 49,097,018</u>	( <u>\</u>	\$ 48,593.69 <u>1</u>

### **Unrestricted fixed-income securities**

December 31, 2024	Cost	Fair Value
One year or less Over one year through	\$178,017,267	\$ 176,754,300
five years Mortgage-backed Asset-backed	23,769,104 26,894,222 1,953,838	23,898,855 25,132,438 1,947,269
Total	\$ 230,634,431	\$ 227,732,862

### Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

### 3) Incurred But Unpaid Administrative Expenses and Investment Expenses

Accrued expenses incurred in the normal course of Home's liquidation, but unpaid as of September 30, 2025, are as follows:

Human resources costs	\$	520,343
Consultant and outside service fees		102,749
General office and rent expense		25,199
Legal and auditing fees		16,796
Other administration costs	_	68,271
Total accrued administrative expenses	_	733,358
Accrued investment expenses	_	58,193
Total accrued expenses	_	791,551

The amount of accrued expenses at December 31, 2024 is \$1,382,656 and net assets for 2025 increased by \$591,105 due to the decrease in the accrual.

The Annual Incentive Plan ("AIP") was terminated as of December 31, 2023 and the final AIP payments for 2023 were made in January 2024. The AIP was replaced by individual performance-based bonus programs in 2024 for employees previously participating in the AIP. The costs of these plans are primarily payable in 2025, but are based on 2024 service and are being accrued over the service period in 2025. Accrued administrative expense includes \$520,343 of incentive plan costs.

#### 4) Restricted Funds

The Liquidator has drawn down on letters of credit (LOC) upon receiving notices of cancellation or notices of non-renewal from the issuing bank. Such LOC drawdowns relate to insurance losses not yet proven and/or settled and are recognized as restricted cash receipts. Restricted funds will be recognized as unrestricted reinsurance recoveries when such balances are proven and/or settled between the beneficial owner and the Liquidator. During 2024 all funds related to the reinsurance recoveries have been released at December 31, 2024 total is \$0.

Notes to Financial Statements (continued)
(Modified-Cash Basis)
(Unaudited)

### 5) Securities on Deposit

Investments on deposit at the original cost with various states and the federal government were \$250,000, \$754,900 and \$73,947,287 at September 30, 2025, December 31, 2024 and June 13, 2003, respectively. The federal deposit is the only deposit still held at September 30, 2025, and as described in Note 1, the Liquidator does not record the amount of this asset as such amount has not been settled and agreed to with the federal government.

Various states have withdrawn such deposits and related interest for use by the related state guaranty associations. The market value of these withdrawals in the amount of \$56,260,423 may be offset against future distributions to such guaranty associations.

### 6) Early Access Distribution

The Liquidator has made early access distributions to insurance guaranty associations from 2005 through 2025. The total of all early access payments through September 30, 2025 was \$266.4 million including other deemed early access payments.

As a condition for receiving early access distributions, the guaranty associations entered into "claw back" agreements with the Liquidator requiring the return of any amounts advanced that exceed the eventual distribution percentage for their creditor class. Such returns of "claw back" amounts are netted against the related early access advances in the financial statements. The distribution caps are (1) an amount equal to 40% of the total incurred costs projected by each guaranty association, and (2) an amount equal to 75% of each guaranty association's cumulative paid claims.

Early access distributions and related advances are not recorded as assets in the accompanying statements of restricted and unrestricted net assets, excluding certain amounts, although they represent payments in advance of distributions to other claimants. Early access distributions and related advances will ultimately be credited against amounts payable to Guaranty Associations to ensure pro rata distributions among members of the same class of creditor of the Liquidating Company.

### Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

### 6) Early Access Distribution (continued)

The following summary represents early access distributions and related advances that are not reflected in the Statement of Net Assets.

Early Access Distributions paid in cash	\$ 263,246,349
Assets withdrawn from special deposits held by states to pay Home claims (market value, see	
note 5)	56,260,423
Other deemed Early Access advances paid in cash	3,148,212
Total	\$ 322,654,984

Early Access advances subject to "claw back" at September 30, 2025 total \$15,854,867.

### 7) Home Deductible Policies – Reimbursement

On April 6, 2011, the Liquidation Court approved an agreement between the Liquidator and the Guaranty Associations regarding Home Deductible policies (the Deductible Agreement). The Deductible Agreement provides that the Liquidator will reimburse the signatory Guaranty Associations for deductible amounts collected during liquidation. The Liquidator also charges a fee of 7.5% as reimbursement of the Home's expenses incurred in the collection process. Forty-six Guaranty Associations have signed the Deductible Agreement to date. On April 6, 2023 the Liquidator paid \$280,672 after netting of the fee and advised the Guaranty Associations that Deductible collection services are discontinued.

#### 8) Allowed Claims

As of September 30, 2025, the Liquidator has allowed, and the Liquidation Court has approved, \$143,507,961 of Class I claims, \$3,448,012,042 of Class II claims, \$2,672,527 of Class III claims, \$404,036,143 of Class V claims and \$53,887 of Class VIII claims. Class I claims paid in 2025 were 272,365 and in 2024 were 11,755,964 for the fifteenth fourteenth and thirteenth distribution of Guaranty Associations' administrative costs. It is management's judgment that there will not be sufficient assets to make distributions on allowed claims below the Class II priority. Distributions on allowed claims will depend on the amount of assets available for distribution and allowed claims in each successive priority class under New Hampshire RSA 402-C: 44.

### Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

### 9) Interim Distribution

On February 10, 2012, the Liquidator submitted a motion to the Liquidation Court seeking approval for a 15% interim distribution on allowed Class II claims. The interim distribution was approved by order of the Liquidation Court on March 13, 2012 (as amended July 2, 2012), and was subject to receipt of a waiver of federal priority claims from the United States Department of Justice. The waiver was received on November 5, 2014.

Additionally, on September 28, 2015, the Liquidator submitted a motion to the Liquidation Court seeking approval for a second interim distribution of 10% on allowed Class II claims. The Liquidation Court issued an order approving the motion on November 16, 2015 (the Order). On March 7, 2016, the Order was amended so that claimants who had not received the first interim distribution would be paid the second interim distribution coincident with the first interim distribution. The second interim distribution was subject to a waiver from the United States Department of Justice. The waiver was received on July 18, 2016.

On September 28, 2018, the Liquidator submitted a motion to the Liquidating Court seeking approval for a third interim distribution of 5% on allowed Class II claims. The Liquidation Court issued an order approving the motion on October 18, 2018 subject to a waiver from the United States Department of Justice. The waiver was received on April 10, 2019.

On August 7, 2023, the Liquidator filed a motion for approval of a fourth interim distribution of 10% to claimants with allowed Class II claims, bringing the total interim distribution percentage to 40%. The fourth interim distribution was approved by the Court on August 16, 2023. In October and December, 2023 the Liquidator paid the fourth interim distribution totaling \$242.1 million to claimants, or their assignees with Class II priority claims allowed by the Court through August 31, 2023.

On August 26, 2024, the Liquidator filed a motion for approval of a fifth interim distribution of 5% to claimants with allowed Class II claims, bringing the total interim distribution percentage to 45%. The fifth interim distribution was approved by the Court on September 16, 2024.

In November, the Liquidator paid the fifth interim distribution totaling \$154,110,503. In accordance with the Court's order, the fifth interim distribution was made to claimants, or their assignees, with Class II priority claims allowed by the Court through September 30, 2024.

As of September 30, 2025, cash paid relating to the interim distributions in 2025 were \$57,143,339 and in 2024 were \$229,480,930 respectively, and \$100,702 and \$3,034,862 remains outstanding as a payable at September 30, 2025 and December 31, 2024, respectively. The total of all Class II payments issued through September 30, 2025 was \$1,220,944,481.

Notes to Financial Statements (continued) (Modified-Cash Basis) (Unaudited)

### 10) Claim Amendment Deadline Motion

The Liquidator filed a Motion for Approval of a Claim Amendment Deadline on August 1, 2019 seeking to establish a deadline for the amendment and submission of claims. After receiving certain objections to the proposed Claim Amendment Deadline, and the Liquidator's responses thereto, the Court held a hearing on December 11, 2020. The Court subsequently issued orders dated January 28, 2021 approving the Claim Amendment Deadline. On February 11, 2021 certain of the objectors filed motions to reconsider the orders granting the

Liquidator's Motion for Approval of Claim Amendment Deadline, together with a motion to stay the orders. On April 26, 2021, the Court denied the motion for reconsideration, but granted a stay of the Claim Amendment Deadline order pending the objectors seeking an interlocutory appeal. One objector and the Liquidator negotiated an interlocutory appeal statement, which two other objectors joined. The Superior Court approved the statement on May 12, 2021. The objector filed the interlocutory appeal statement with the New Hampshire Supreme Court on May 19, 2021. On February 10, 2022, the New Hampshire Supreme Court heard oral argument on the appeal of the Superior Court's order approving the Claim Amendment Deadline, and on August 12, 2022, it issued its Opinion which affirmed the Superior Court's orders. In its Opinion, the New Hampshire Supreme Court found that the Superior Court acted within its discretion in granting the Liquidator's Motion and approving the Claim Amendment Deadline, and in concluding that the Claim Amendment Deadline strikes a reasonable balance between the expeditious completion of the liquidation and the protection of unliquidated and undetermined claims in accordance with NH RSA 402-C:46, I. The New Hampshire Supreme Court issued its mandate on August 29, 2022 which is the effective date of the New Hampshire Supreme Court's decision. The Order Approving Claim Amendment Deadline established the Claim Amendment Deadline as the date 150 days from the date of the Order. That date was Thursday, January 26, 2023. In accordance with the Order Approving Claim Amendment Deadline, the Liquidator mailed notices of the Claim Amendment Deadline in the approved form to all claimants who have an open proof of claim in the Home liquidation.

## **EXHIBIT B**

The Home Insurance Company in Liquidation G&A Expenses (Actual vs Budget) September 30, 2025

		YTD				
	Actual	Budget	Variance	Full Year		
General & Administrative Expense	2025	2025	2025	Budget		
Salary and Benefits	3,662,905	3,924,591	(261,686)	5,212,078		
Travel	12,936	17,206	(4,270)	24,481		
Rent	557,746	584,810	(27,064)	781,307		
Equipment	196,162	116,381	79,781	155,174		
Printing and Stationery	8,202	9,191	(989)	12,210		
Postage	2,502	7,560	(5,058)	10,080		
Telephone	62,614	64,189	(1,575)	85,585		
Outside Services, including Special Deputy	1,563,048	1,562,985	63	2,083,980		
Legal and Auditing	296,312	611,250	(314,938)	815,000		
Bank Fees	87,805	96,300	(8,495)	128,400		
Corporate Insurance	61,250	54,000	7,250	72,000		
Miscellaneous Income/Expenses	486	75,000	(74,514)	100,000		
Total Expenses Incurred	6,511,967	7,123,462	(611,495)	9,480,295		

## **EXHIBIT C**

### Portfolio Holdings

# Home Insurance Company in Liquidation Monthly Holdings Detail Report The Home Insurance Co in Liquidation / Multiple Portfolios Local Currency / STAT Accounting Basis As of September 30, 2025

Cusip	Description	Cpn/ Dvd	Maturity Date	Par/ Shares	Book Value	Market Value	Unrealized Gain/Loss	Eff Dur	Book Yield	TE Yield	Market Yield	Mdy's	S&P
FIXED INCOM	ле										***************************************	-	Mondamentalisates
Short Term													
31607A703	FIDELITY INV MMKT GOVT-IN	4.080	10/15/25	217,018,839	217,018,839	217,018,839	0	0.04	4.08	4.08	4.08	NA	NA
Short Term	n (Gross)	4.080	10/15/25	217,018,839	217,018,839	217,018,839	0	0.04	4.08	4.08	4.08	NA	NA
Pending Ti	ransactions			0	0	0							
Subtotal: She	ort Term (Net)	4.080	10/15/25	217,018,839	217,018,839	217,018,839	0	0.04	4.08	4.08	4.08	NA	NA
Treasury													
91282CAZ4	US TREASURY	0.375	11/30/25	17,150,000	17,138,240	17,044,822	(93,417)	0.16	0.79	0.79	4.13	Aa1	AA+
Subtotal: Tre	easury –	0.375	11/30/25	17,150,000	17,138,240	17,044,822	(93,417)	0.16	0.79	0.79	4.13	Aa1	AA+
Corporate													
055451AY4	BHP BILLITON FINANCE (US/	4.875	02/27/26	5,000,000	4,999,008	5,011,855	12,847	0.40	4.92	4.92	4.26	A1	A-
059165EG1	BALTIMORE GAS AND ELECT	2.400	08/15/26	5,300,000	5,244,420	5,215,078	(29,342)	0.86	3.62	3.62	4.28	A3	Α
Subtotal: Co.	rporate –	3.601	05/24/26	10,300,000	10,243,428	10,226,933	(16,495)	0.63	4.26	4.26	4.27	A2	A
MBS Pass-Th	rough												
3128L0DF6	FGLMC A68202 6.000 11/01/3	6.000	11/01/37	43,085	43,995	45,058	1,063	3.17	5.42	5.42	4.67	Aa1	AA+
3128L0EF5	FGLMC A68234 6.000 11/01/3	6.000	11/01/37	27,135	27,323	28,292	970	3.09	5.80	5.80	4.75	Aa1	AA+
3128ME4A6	FGCI G16017 3.000 12/01/31	3.000	12/01/31	2,258,333	2,290,129	2,220,752	(69,376)	2.17	2.36	2.36	3.74	Aa1	AA+
3128ME4T5	FGCI G16034 2.500 01/01/32	2.500	01/01/32	2,489,338	2,491,209	2,381,906	(109,303)	2.24	2.47	2.47	4.48	Aa1	AA+
3128MJAD2	FGLMC G08003 6.000 07/01/3	6.000	07/01/34	77,623	79,062	82,113	3,050	2.84	5.37	5.37	4.06	Aa1	AA+
3128MJMC1	FGLMC G08354 5.000 07/01/3	5.000	07/01/39	385,690	389,788	387,632	(2,157)	3.79	4.75	4.75	4.88	Aa1	AA+
3128MMVZ3	FGCI G18631 2.500 02/01/32	2.500	02/01/32	2,314,716	2,316,145	2,236,250	(79,895)	2.33	2.47	2.47	3.97	Aa1	AA+
3128PYU36	FGCI J18702 3.000 03/01/27	3.000	03/01/27	206,655	207,679	204,887	(2,793)	0.59	2.13	2.13	4.27	Aa1	AA+
31292JBR0	FGLMC C01848 6.000 06/01/3	6.000	06/01/34	101,186	103,768	107,024	3,256	2.84	5.13	5.13	4.05	Aa1	AA+
312944AF8	FGLMC A95406 4.000 12/01/4	4.000	12/01/40	498,976	504,797	487,765	(17,032)	4.13	3.75	3.75	4.51	Aa1	AA+
31297ECP9	FGLMC A26378 6.000 09/01/3	6.000	09/01/34	8,628	8,831	9,058	227	2.90	5.20	5.20	4.32	Aa1	AA+
31307AEK4	FGCI J21938 2.500 01/01/28	2.500	01/01/28	684,903	689,581	674,234	(15,347)	0.90	1.73	1.73	4.14	Aa1	AA+



### Portfolio Holdings

Cusip	Description	Cpn/ Dvd	Maturity Date	Par/ Shares	Book Value	Market Value	Unrealized Gain/Loss	Eff Dur	Book Yield	TE Yield	Market Yield	Mdy's	S&P
31307FJM4	FGCI J26568 3.500 12/01/28	3.500	12/01/28	513,505	520,889	510,407	(10,482)	1.16	2.23	2.23	3.93	Aa1	AA+
31307GTQ2	FGCI J27759 3.000 03/01/29	3.000	03/01/29	659,725	665,510	653,904	(11,606)	1.27	2.29	2.29	3.62	Aa1	AA+
3132GDMF6	FGLMC Q00358 4.500 04/01/4	4.500	04/01/41	862,437	902,966	868,145	(34,820)	4.00	3.51	3.51	4.36	Aa1	AA+
3132GFXD4	FGLMC Q02476 4.500 08/01/4	4.500	08/01/41	840,646	880,377	846,206	(34,171)	4.12	3.52	3.52	4.36	Aa1	AA+
31371PC57	FNCL 257592 5.000 03/01/39	5.000	03/01/39	101,484	102,479	102,481	2	3.91	4.77	4.77	4.73	Aa1	AA+
31376KEL6	FNCL 357539 5.500 04/01/34	5.500	04/01/34	93,223	93,223	96,353	3,130	2.85	5.50	5.50	4.31	Aa1	AA+
3138A8KG0	FNCI AH6594 3.500 03/01/26	3.500	03/01/26	30,448	30,490	30,326	(163)	0.22	2.34	2.34	4.30	Aa1	AA+
3138EM3Y5	FNCI AL5314 3.500 03/01/27	3.500	03/01/27	71,372	71,538	71,079	(459)	0.49	2.93	2.93	3.88	Aa1	AA+
3138NXE37	FNCI AR1053 2.500 01/01/28	2.500	01/01/28	618,956	623,223	611,559	(11,664)	0.96	1.76	1.76	3.58	Aa1	AA+
3138YEPP6	FNCI AY1329 3.000 03/01/30	3.000	03/01/30	1,166,551	1,187,292	1,130,677	(56,614)	1.64	1.91	1.91	4.82	Aa1	AA+
3140J5GH6	FNCI BM1099 3.000 03/01/32	3.000	03/01/32	1,358,465	1,381,311	1,324,652	(56,659)	2.16	2.22	2.22	4.11	Aa1	AA+
31413FGK2	FNCL 944002 6.000 08/01/37	6.000	08/01/37	104,884	104,295	109,054	4,759	3.21	6.16	6.16	4.87	Aa1	AA+
31415Q4B9	FNCL 986518 5.000 06/01/38	5.000	06/01/38	8,923	8,960	9,004	44	0.98	4.57	4.57	3.80	Aa1	AA+
31416XEL0	FNCI AB1938 3.500 12/01/25	3.500	12/01/25	16,939	16,945	16,874	(71)	0.10	2.68	2.68	5.04	Aa1	AA+
31416YTY4	FNCL AB3266 4.000 07/01/41	4.000	07/01/41	919,377	938,450	902,055	(36,395)	4.16	3.56	3.56	4.40	Aa1	AA+
31416YU89	FNCL AB3306 4.000 07/01/41	4.000	07/01/41	588,037	601,793	575,544	(26,249)	4.20	3.52	3.52	4.44	Aa1	AA+
31419LD42	FNCI AE9122 3.500 12/01/25	3.500	12/01/25	4,603	4,603	4,589	(14)	0.10	2.99	2.99	4.13	Aa1	AA+
31419LYR8	FNCL AE9719 4.500 12/01/40	4.500	12/01/40	1,812,414	1,870,705	1,824,214	(46,491)	3.95	3.79	3.79	4.32	Aa1	AA+
36202D5C1	G2SF 003543 5.000 04/20/34	5.000	04/20/34	116,991	116,879	119,258	2,379	2.77	5.04	5.04	4.28	Aa1	AA+
36202EAK5	G2SF 003610 5.500 09/20/34	5.500	09/20/34	112,871	114,786	115,643	857	2.88	4.94	4.94	4.63	Aa1	AA+
36202EUT4	G2SF 004194 5.500 07/20/38	5.500	07/20/38	177,459	177,806	185,740	7,935	3.59	5.45	5.45	4.31	Aa1	AA+
36202EUU1	G2SF 004195 6.000 07/20/38	6.000	07/20/38	166,206	169,234	171,758	2,524	3.53	5.53	5.53	5.11	Aa1	AA+
36202EVN6	G2SF 004221 5.500 08/20/38	5.500	08/20/38	115,214	114,409	120,591	6,182	3.58	5.68	5.68	4.32	Aa1	AA+
36202EVP1	G2SF 004222 6.000 08/20/38	6.000	08/20/38	84,387	85,324	87,204	1,880	3.52	5.72	5.72	5.11	Aa1	AA+
Subtotal: MB	S Pass-Through	3.451	07/04/34	19,641,385	19,935,795	19,352,289	(583,506)	2.64	2.92	2.92	4.23	Aa1	AA+
CMBS													
3136AX7E9	FN 17M12 A2 SR SEQ VARI	3.061	06/25/27	2,000,603	2,007,195	1,969,646	(37,549)	1.47	2.87	2.87	4.04	Aa1	AA+
Subtotal: CM	IBS -	3.061	06/25/27	2,000,603	2,007,195	1,969,646	(37,549)	1.47	2.87	2.87	4.04	Aa1	AA+
Subtotal: FIX	ED INCOME	3.769	06/20/26	266,110,826	266,343,497	265,612,530	(730,967)	0.27	3.78	3.78	4.10	Aa2	AA
Grand Total:		3.769	06/20/26	266,110,826	266,343,497	265,612,530	(730,967)	0.27	3.78	3.78	4.10	Aa2	AA



## **EXHIBIT D**

### THE HOME INSURANCE COMPANY IN LIQUIDATION HOLDINGS REPORT AS OF SEPTEMBER 30, 2025

CUSIP	DESCRIPTION	CPN	MATURITY	QUANTITY	BOOK VALUE	MARKET VALUE
31607A703	FIDELITY INVT MMKT GOVT PORT INSTL CL.	4.080	10/15/2025	217,018,838.85	217,018,838.85	217,018,838.85
	TOTAL CASH EQUIVALENTS		_	217,018,838.85	217,018,838.85	217,018,838.85
	U S TREASURY					
91282CAZ4	US TREASURY N/B	0.375	11/30/2025	17,150,000.00	17,138,239.63	17,044,822.48
	TOTAL U S TREASURY		-	17,150,000.00	17,138,239.63	17,044,822.48
	TOTAL GOVERNMENT & AGENCIES		_	17,150,000.00	17,138,239.63	17,044,822.48
			_			27,011,022110
	CORPORATE					
055451AY4	BHP BILLITON FINANCE (USA) LIMITED	4.875	02/27/2026	5,000,000.00	4,999,007.78	5,011,855.00
059165EG1	BALTIMORE GAS AND ELECTRIC COMPANY	2.400	08/15/2026	5,300,000.00	5,244,420.22	5,215,078.10
	TOTAL CORPORATE		-	10,300,000.00	10,243,428.00	10,226,933.10
	MORTGAGE BACKED		_			· · · · · · · · · · · · · · · · · · ·
3128L0DF6	FHLMC POOL A68202	6.000	11/01/2037	43,084.64	43.004.80	45.057.06
3128L0EF5	FHLMC POOL A68234	6.000	11/01/2037	27,134.70	43,994.89 27,322.67	45,057.86 28,292.45
3128ME4A6	FHLMC POOL G16017	3.000	12/01/2031	2,258,333.48	2,290,128.79	2,220,752.34
3128ME4T5	FHLMC POOL G16034	2.500	01/01/2032	2,489,338.12	2,491,208.90	2,381,905.51
3128MJAD2	FHLMC POOL G08003	6.000	07/01/2034	77,622.90	79,062.34	82,112.82
3128MJMC1	FHLMC POOL G08354	5.000	07/01/2039	385,689.90	389,788.21	387,631.50
3128MMVZ3	FHLMC POOLG18631	2.500	01/01/2032	2,314,716.30	2,316,144.75	2,236,249.97
3128PYU36	FHLMC POOL J18702	3.000	03/01/2027	206,655.20	207,679.45	204,886.81
31292JBR0	FHLMC POOL C01848	6.000	06/01/2034	101,186.18	103,768.14	107,024.38
312944AF8	FHLMC POOL A95406	4.000	12/01/2040	498,975.70	504,797.40	487,765.26
31297ECP9	FHLMC POOL 124939	6.000	09/01/2034	8,628.20	8,830.87	9,057.78
31307AEK4	FHLMC POOL J21938	2.500	01/01/2028	684,902.60	689,581.11	674,234.15
31307FJM4	FHLMC POOL 127750	3.500	12/01/2028	513,504.96	520,889.26	510,407.18
31307GTQ2	FHLMC POOL J27759	3.000	03/01/2029	659,725.06	665,510.39	653,904.08
3132GDMF6	FHLMC POOL Q00358	4.500	04/01/2041	862,436.92	902,965.61	868,145.38
3132GFXD4 3136AX7E9	FHLMC POOL Q02476	4.500	08/01/2041	840,646.10	880,376.92	846,205.71
31371PC57	FNA 2017-M12 A2 FNMA POOL 257592	3.062	06/25/2027	2,000,602.58	2,007,195.37	1,969,646.45
31371FC37	FNMA POOL 257592 FNMA POOL 357539	5.000	03/01/2039	101,483.98	102,479.05	102,480.55
3138A8KG0	FNMA POOL AH6594	5.500 3.500	04/01/2034 03/01/2026	93,222.70	93,222.70	96,352.84
3138EM3Y5	FN AL5314	3.500		30,447.85 71,371.87	30,489.64	30,326.41
3138NXE37	FNMA POOL AR1053	2.500	03/01/2027 01/01/2028	618,956.10	71,538.32 623,223.41	71,079.28
3138YEPP6	FNMA POOL AY1329	3.000	03/01/2030	1,166,551.35	1,187,291.61	611,559.27 1,130,677.21
3140J5GH6	FNMA POOL BM1099	3.000	03/01/2032	1,358,464.88	1,381,311.29	1,324,652.42
31413FGK2	FNMA POOL 944002	6.000	08/01/2037	104,884.48	104,295.22	109,053.72
31415Q4B9	FNMA POOL 986518	5.000	06/01/2038	8,923.34	8,959.85	9,004.17
31416XEL0	FNMA POOL AB1938	3.500	12/01/2025	16,939.35	16,944.88	16,874.11
31416YTY4	FNMA POOL AB3266	4.000	07/01/2041	919,376.90	938,450.05	902,054.92
31416YU89	FNMA POOL AB3306	4.000	07/01/2041	588,037.05	601,792.86	575,543.73
31419LD42	FNMA POOL AE9122	3.500	12/01/2025	4,602.50	4,603.45	4,588.97
31419LYR8	FNMA POOL AE9719	4.500	12/01/2040	1,812,414.00	1,870,705.19	1,824,214.27
36202D5C1	GNMA 2M POOL 3543	5.000	04/20/2034	116,990.80	116,878.71	119,257.60
36202EAK5	GNMA 2M POOL 3610	5.500	09/20/2034	112,870.80	114,786.44	115,643.23
36202EUT4	GNMA 2M POOL 4194	5.500	07/20/2038	177,459.00	177,805.71	185,740.35
36202EUU1	GNMA 2M POOL 4195	6.000	07/20/2038	166,206.00	169,233.93	171,757.88
36202EVN6	GNMA 2M POOL 4221	5.500	08/20/2038	115,213.70	114,408.76	120,590.90
36202EVP1	GNMA 2M POOL 4222	6.000	08/20/2038	84,387.10	85,324.26	87,204.02
	TOTAL MORTGAGE BACKED		-	21,641,987.29	21,942,990.40	21,321,935.48

TOTAL MARKETABLE SECURITIES	49,091,987.29	49,324,658.03	48,593,691.06
TOTAL MARKETABLE AND C/E	266,110,826.14	266,343,496.88	265,612,529.91
соммон			
RIMCO ROYALTY MANAGEMENT, INC	346,302.00	346.30	0.00
TOTAL COMMON	346,302.00	346.30	0.00
TOTAL MARKETABLE , CASH, C/E AND COMMON	266,457,128.14	266,343,843.18	265,612,529.91
EQUITY SECURITIES			
RIMCO ROYALTY PARTNERS, L.P.	346,302.00	3,199,497.00	412,183.00
LIMITED PARTNERS	346,302.00	3,199,497.00	412,183.00
TOTAL EQUITY SECURITIES	346,302.00	3,199,497.00	412,183.00
TOTAL	266,803,430.14	269,543,340.18	266,024,712.91

### **EXHIBIT E**

### The Home Insurance Company in Liquidation Expected Full Year 2025 and Budget 2025 and 2026

	Expected	Budget	Budget
General & Administrative Expense	Actual 2025	2025	2026
Salary and Benefits	4,879,235	5,212,078	4,272,854
Travel	17,994	24,481	13,540
Rent	794,146	781,307	363,599
Equipment	241,113	155,174	392,200
Printing and Stationery	13,159	12,210	12,040
Postage	2,868	10,080	11,280
Telephone	82,528	85,585	83,200
Outside Services, including Special Deputy	1,922,134	2,083,980	1,882,560
Legal and Auditing	529,486	815,000	925,000
Bank Fees	117,928	128,400	125,000
Corporate Insurance	86,250	72,000	85,000
Miscellaneous (Income) Expenses	10,395	100,000	150,000
Total Expenses Incurred	8,697,234	9,480,295	8,316,273