

THE COMMONWEALTH OF MASSACHUSETTS

OFFICE OF CONSUMER AFFAIRS AND BUSINESS REGULATION

DIVISION OF INSURANCE

REPORT OF EXAMENATION

OF H.

ARBELLA NI NITY INSURANCE COMPANY

CROWN COLONY DRIVE

ONNCY, MASSACHUSETTS 02269-9103

AS OF

DECEMBER 31, 2010

NAIC GROUP CODE 0586

NAIC COMPANY CODE 10017

EMPLOYER ID NUMBER 04-3227818

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COMMONWEALTH OF MASSACHUSETTS Office of Consumer Affairs and Business Regulation DIVISION OF INSURANCE

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BARBARA ANTHOU UNDERSECRETARY OF ONSUMER AFFAIRS AND BUSINES OF LATION

JOS P G. MURPHY

November 18, 2011

The Honorable Joseph Torti III
Chairman, NAIC Financial Condition (E) Committee
Superintendent
State of Rhode Island
Department of Business Regulation
Division of Insurance
1511 Pontiac Avenue, Building 69-2
Cranston, Rhode Island 02920

The Honorable Joseph G. Murphy Commissioner Office of Consumer Affairs at ô Business Regulation Commonwealth of Ma sachusetts Division of Insuran 1000 Washington Street, Suite 810 Boston, Mass shusetts 02118-6200 The M. C. able Thomas B. Leonardi S. C. tary, NAIC Northeastern Zone Commissioner Connecticut Insurance Department P. O. Box 816 Hartford, Connecticut 06142-0816

Honora le Superintendent and Commissioner:

Tursuant to your specific instructions and in accordance with Section 4 of Chapter 175 of Massachusetts General Laws ("MGL"), an examination has been made of the financial condition and affairs of:

ARBELLA INDEMNITY INSURANCE COMPANY

at its statutory home office at 1100 Crown Colony Drive, Quincy, Massachusetts 02269-9103. The following report thereon respectfully is submitted:

SCOPE OF EXAMINATION

Arbella Indemnity Insurance Company (hereinafter referred to as the "Company" or "Indemnity") was last examined as of December 31, 2005, under the Association Plan of the National Association of Insurance Commissioners ("NAIC") by the Massachusetts Division of Insurance ("Division"). The current Association examination was performed by the Division under the authority of Section 4, Chapter 175 of the Massachusetts General Laws, and covers the five-year period from January 1, 2006, through December 31, 2010, including any material transactions and/or events subsequent to the examination date as noted during the course of this examination.

This examination was conducted at the same time and in conjunction with the Division's statutory financial condition examination of the Company's affiliates Arbella Mutal Insurance Company ("Mutual"), Arbella Protection Insurance Company ("Protection") Commonwealth Reinsurance Company ("Commonwealth Re") and Commonwealth Mutual Surance Company ("Commonwealth Mutual") by the Division. A separate examination of Covenant Insurance Company ("Covenant") is being conducted by the Connected insurance Department. Representatives from the firm of PricewaterhouseCoopers LLF ("wC") were engaged by the Division to assist in the examination by performing certain examination procedures, including an actuarial review of the Company's actuarially determined itself.

The examination was conducted in accordance with standards established by the Financial Condition (E) Committee of the NAIC as we're with the requirements of the NAIC Financial Condition Examiner's Handbook, the condition standards of the Division and with Massachusetts General Laws. The principal focus of the examination was as of December 31, 2010, and the year 2010 activity, to be er transactions both prior and subsequent thereto were reviewed as deemed appropriate.

In addition to a review coth chancial condition of the Company, the examination included a review of the Company business policies and practices, corporate records, reinsurance treaties, conflict of interest risc sure statements, fidelity bonds and other insurance, employees' pension and benefits plan disaster recovery plan and other pertinent matters to provide reasonable assurance that are Company was in compliance with applicable laws, rules and regulations. In planning and conducting the examination, consideration was given to the concepts of materiality and risk and examination efforts were directed accordingly.

Company is audited annually by Ernst & Young LLP ("E&Y"), an independent certified public accounting firm, in accordance with 211 CMR 23.00. E&Y expressed unqualified audit opinions on the Company's statutory basis financial statements for each of the years they audited the Company during the examination period (2006 through 2010). The E&Y workpapers for the year 2010 audit were reviewed as part of the examination process and used to assist in the planning of the examination, to supplement work performed by the Division and PwC, and expedite the overall examination process.

Information Technology Review

A review and an evaluation of the control environment of the Company's information technology systems were performed. The NAIC's Information Technology (IT) Questionnaire completed by the Company was reviewed and interviews with Company staff were conducted to gather supplemental information and corroborate the Company's responses to the questionnaire. A review was also made of the documentation supporting Management and Organization Controls, Application Systems Development and Maintenance Controls, Operating and Processing Controls, Logical and Physical Security Controls, Contingency Planning Controls, Personal Computer, Local Area Network (LAN), Wide Area Network (WAN) and International Controls. The control environment of the Company's information systems was review to the found to have in place sufficient internal controls.

This Report of Examination is written on an exception basis. Explanations of and across pertaining to various phases of the examination will be found herein. Unless it as ecifically noted otherwise, all references to the accounts, activities, and transactions company are as of December 31, 2010. For a summary of findings contained within this port, refer to the section titled "Summary of Comments and Recommendations".

HISTORY

General

Arbella Indemnity Insurance Company is and cline property and casualty insurer domiciled in the Commonwealth of Massachusetts. The Company is licensed in Massachusetts, Rhode Island, and Connecticut to write workers' composation and commercial auto products. The Company is a wholly owned subsidiary of the la, Inc., ("Arbella, Inc.") which is a subsidiary of Arbella Mutual Insurance Company of Loperty and casualty insurance company domiciled in the Commonwealth of Massachusetts. The Company commenced insurance operations in June 1994.

The Company is part of a group ("Group") of insurers that participate in an intercompany pooling agr in a that includes the Company, Mutual, Arbella Protection Insurance Company), Covenant That rance Company and Commonwealth Reinsurance Company. Through a reinsurance and management contract, Commonwealth Re maintains significant control over Commonwealth Mutual Insurance Company which cedes 100% of its direct businesses to Commonwealth Re. These insurance companies are domiciled in the Commonwealth of Massachusetts except for Covenant which is domiciled in the State of Connecticut. Covenant is domiciled and licensed in the state of Connecticut. The Group operates solely in the New England region and collectively writes private passenger auto, homeowners, commercial auto, commercial multi-peril, umbrella, and workers' compensation products primarily through independent agents.

Beginning in 2002, the Company, along with Protection, Indemnity and Commonwealth Re entered into an intercompany pooling arrangement ("Pool") in which it shares in the Pool's

combined underwriting results and certain balance sheet accounts. After processing its external reinsurance, each affiliated pooled company cedes its remaining net underwriting activity to the Company, which subsequently retrocedes the pooled results to the participants based on their percentage share of the Pool. Effective January 1, 2008, the agreement was amended to change the pooling percentages of the Company and Protection. Effective January 1, 2010, the agreement was amended to include Covenant and to modify the existing pooling percentages. Refer to the following chart for the percentages of the Pool participants over the course of the exam period: Only

	2002-2007	<u>2008-2009</u>	<u> 2010</u>
Mutual	75%	71%	69%
Protection	18%	22%	20%
Covenant	N/A	N/A	5%
Indemnity	4%	4%	3%
Commonwealth Re*	3%	3%	39/
Total	100%	100%	000

^{*} Commonwealth Mutual cedes 100% of its net book to Commonwealth Re and 100% of this book to the Pool.

The Company has not made any significant changes to its of incorporation or its by-laws during the period covered by this examination. A phame changes, mergers, or any other material changes to its corporate structure since the st examination are discussed below in Acquisitions, Affiliation and Other Transactions

Capital Stock

The ownership of the Company, sides with its stockholder, Arbella, Inc., a downstream holding company that is 99.0% owners y Mutual, which controls the Company through the election of the Board of Directors Company has 400,000 shares authorized of \$10.00 par value common stock and 26 000 issued and outstanding. The stock is 100% owned by Arbella, Inc.

The grawth of the Company for the years 2006 through 2010 is shown in the following schedule, hich was prepared from the Company's Statutory annual statements.

<u>Year</u>	Admitted Assets	Net Written Premium	Capital & Surplus
2010	\$41,713,298	\$16,353,212	\$17,761,563
2009	44,114,210	23,450,513	16,445,641
2008	45,466,747	24,912,208	17,246,540
2007	46,634,086	22,107,581	17,999,029
2006	49,231,857	25,659,189	18,397,052

MANAGEMENT

Annual Meeting of Stockholder

In accordance with Article 1, Section 2 of the Company's by-laws, the annual meeting of the stockholder entitled to vote, shall be held on a date to be determined by the Board of Directors within six months after the end of each fiscal year (last day of December of each year).

Board of Directors

The by-laws of the Company provide that the business and affairs of the Company shall be managed by the Board of Directors except as otherwise provided by the buy, articles of Organization, or the by-laws. The Board of Directors shall consist of not ever than five members and shall hold office until the next annual meeting of stockholder and until his or her successors shall have been elected and qualified.

At December 31, 2010, the Board of Directors was comprise of the members, which is in compliance with the Company by-laws. The Directors and any business affiliation with the Company as of December 31, 2010, are as follows:

<u>Director</u>	Busine Affiliation
Patricia P. Bailey	No e
Francis X. Bellotti	consultant for Company
Janet R. Corcoran	OO of Arbella Insurance Group
John F. Donohue	ČEO of Arbella Insurance Group
Christopher E. Ha	CFO of Arbella Insurance Group

The by-laws do not specifical humber of meetings to be held during a given calendar year. The by-laws contain provinces allowing for special meetings. Additionally, the by-laws allow the Board of Directors to take action by written consent and/or telephone conference. The minutes of the Board of Directors meetings indicated that meetings were held at least four times per year during the transmation period. At any meeting of the Board of Directors a majority of the directors constitutes a quorum. The minutes indicated that a quorum was obtained at all meetings of the Board of Directors held during the examination period.

Committees of the Board

The by-laws state that the Board of Directors may elect an Executive Committee and may elect such other committees as may be required from time to time. The Board of Directors of Arbella, Inc. elects committees each year and the Board of Directors votes each year to direct and authorize the committees of Arbella, Inc. to act as advisory committees to the Boards of Directors of the subsidiary companies of Arbella, Inc. As of the date of this examination, Arbella, Inc. operated with designated Audit, Automation, Compensation, Executive, Investment

and Planning Committees. We reviewed the meeting minutes for the committees for the period covered by this examination.

Officers

The by-laws of the Company provide that the officers of the Company shall be a President, Treasurer, Clerk, the Secretary, and any other officers as the Board of Directors deems necessary. Pursuant to the by-laws, the officers of the Company are elected by the Board of Directors at their first meeting following the annual meeting of the stockholder or special meeting in lieu thereof. The elected officers and their respective titles at December 31, 2 10 and as follows:

Officer	<u>Title</u>
John F. Donohue	Chairman, President, Chief Executive Officer, As stant Secretary
Christopher E. Hall	Senior Vice President, Chief Financial Office reasurer
Gail Eagan	Vice President and General Counsel
Eileen S.Currie	Vice President
Beverly J. Tangvik	Secretary and Clerk

Conflict of Interest Procedures

The Company has established procedures for the disclosure to the Board of Directors of any material interest or affiliation on the part of director, which is in or is likely to conflict with his/her official duties. A qually, each officer and director completes a questionnaire disclosing any material of the soft interest.

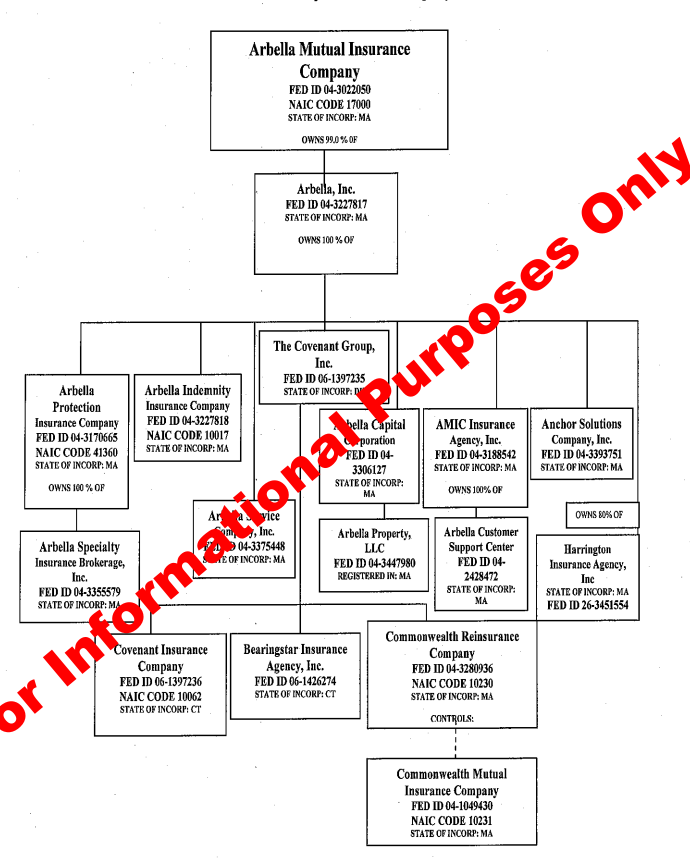
Corporate Records

The Company's records were reviewed for the period covered by this examination. They were assessed for accurate and compliance with the Company's by-laws, Articles of Incorporation, as well as for problem with Massachusetts General Laws, and the Commonwealth of Massachusett Regulations (211 CMR). During the examination period there were no changes to these decuments. All activity related to the company's funds, including all investments was examined for proper approval.

Company has a disaster recovery plan and business continuity plan however, its by-laws do not contain explicit provisions for the continuity in the event of a national emergency; hence, under such circumstances, the succession of officers will be as prescribed in Sections 180M through 180Q of M.G.L., Chapter 175.

AFFILIATED COMPANIES

The Company's insurance affiliates include the following Massachusetts domiciled property and For Informational Purposes Only casualty insurance companies: Mutual, Protection, Commonwealth Re and Commonwealth Mutual. Covenant is domiciled in the State of Connecticut.



Acquisitions, Affiliations and Other Transactions

During the period January 1, 2006, through December 31, 2010, the Company's material transactions included the following items:

- In December 2006, Mutual entered into an Industry Loss Warranty ("ILW") reinsurance contract with Montpelier Re Ltd. that was to expire on December 31, 2007. Under the terms of the contract, the Group was liable for losses from natural perils which result in industry losses above established monetary thresholds in the specific geographic areas of North America, Europe and Japan. The ILW was substituted to Poseidon Re Ltd in 2007, prior to its expiration.
- On December 10, 2007, Mutual reached a settlement for a lawsy brought by a Massachusetts automobile insurer whereby the insurer alleged damager arising out of interference with contractual relations and violation of M.G.L................................ 93A and other claims.
- Effective January 1, 2008, the intercompany pooling greenent was amended to align the pooling percentages of Mutual and Protection in accordance to their proportionate share of the Group's unstacked statutory sure plants as required by the pooling agreement.
- Effective January 1, 2008, Mutual entered into a quota share reinsurance contract with Brit Insurance Limited ("Brit Re"). Under the terms of the agreement, the Group assumed 40% of Brit Re's United Lingdom's auto insurance business subject to certain loss limits. In 2009 and 267 the treaty was renewed, but the Group reduced its participation to 25%.
- On December 19 78, the Intercompany Services Agreement was amended and restated to up a me settlement terms between the companies and to clarify the expense all total methodology.
- Of December 31, 2008, the Company paid an ordinary dividend of \$2,175,000 to its globalder, Arbella, Inc.
- In October of 2009, the Group received a rating of A- from A.M. Best. Previously, the Group's A.M. Best rating was B++, which the Group had held since 2002.
- Effective December 31, 2009, the Group froze its sponsored qualified defined contribution retirement plan ("retirement plan") and implemented a supplemental company contribution that would provide for a 4% employer contribution under the 401(K) savings plan subject to the Group's attainment of certain performance criteria.
- On December 31, 2009, the Company paid an ordinary dividend of \$1,724,000 to its stockholder, Arbella, Inc.

- Effective January 1, 2010, the intercompany pooling agreement was amended to add Covenant as a participant and to modify the existing pooling participation percentages of the other members in accordance with the requirements of the pooling agreement.
- In October of 2010, Mutual entered into a settlement with the Massachusetts Attorney General's Office on allegations that insurance companies used inflated and undepreciated motorcycle values to calculate the premiums that they charged to their motorcycle insurance customers. The Group agreed to return premium payments to qualifying policyholders and pay interest and penalties to the AG Office.

INTERCOMPANY AGREEMENTS

Management Agreement

Effective January 1, 1998, the Company and its affiliates (Participent) have been participants in a Services Agreement pursuant to which an affiliate, Arbeita service Company, provides administrative, operational and managerial services to all the individual companies. The Participants have agreed to a method to allocate the cests of the services which is based on generally accepted accounting principles. This Agreement was amended and restated as of December 19, 2008 to update the settlement tends between the companies and to clarify the expense allocation methodology. The settlement tends between the companies are in accordance with statutory accounting guidance. Additionally, an affiliate, Arbeila Capital Corporation, provides all members of the Group with recent and related property management services.

Tax Sharing Agreement

The Company files a conclinated tax return with Mutual and its subsidiaries. Effective January 1, 1996, the Company and its affiliates have been participants (the "Participants") to a Tax Allocation Agreem at for the purpose of establishing a method for allocating the consolidated tax liability of the Participants and for reimbursing Mutual for the payment of such tax liability. The Agreement provides that all subsidiaries of Mutual shall be subject to the Tax Agreement. This agreement was amended and restated as of December 19, 2008, to ensure that settlement terms among the companies were in accordance with current statutory accounting guidance and to correct certain references to the Internal Revenue Code.

FIDELITY BOND AND OTHER INSURANCE

The Company and its affiliates maintain fidelity coverage with an authorized Massachusetts insurer, under a financial institutions bond designed for insurance companies, consistent with M.G.L., c. 175, s. 60. The Company, a member of the Group, is covered by a blanket fidelity bond with an aggregate liability of \$6,000,000 and a single loss limit of liability of \$3,000,000

and a single loss deductible of \$25,000. Coverage is provided by insurers licensed in the Commonwealth of Massachusetts and was in force as of December 31, 2010. The aggregate limit of liability exceeds the NAIC suggested minimum as well as Massachusetts General Law requirements. Other coverage provided under the bond includes assorted loss of property coverage, losses due to forgery and counterfeit currency losses, and computer systems fraud. The Company has further protected its interest and property by policies of insurance covering other insurable risks.

PENSION, INSURANCE PLANS AND EMPLOYEE WELFARE

Retirement and Deferred Compensation Plans

The Company has no employees, however, it does share the cost of qualified defined contribution retirement plan sponsored by Mutual under which all my oyees of Service are eligible to participate on the first month following their attainment charge 18 and completion of eleven months of service. Plan participants vest based on the train of service contributed. The expense of the retirement plan is allocated to various companys, under Mutual under an expense sharing arrangement. Effective December 31, 2009 in the froze the plan at which point all participants became 100% vested and future contributions would no longer be made.

The Company also shares the cost of a qualific of $9 \, \rm K$ savings plan sponsored by Mutual which uses the same eligibility requirements as the etirement plan. Under the terms of this plan, employees contribute from 1% to 60% of their annual earnings, with the sponsor matching 100% of the employee's first 3% of concibitions and a 50% match of the next 2%, subject to Internal Revenue Service ("IRS") annual habitations. Mutual retains the right to change, modify, or terminate the plan at any time the cost of this plan is allocated to various companies under Mutual under an expense that ag arrangement.

Effective with the afferementioned freezing of the retirement plan, Mutual implemented a supplemental can plan contribution that would provide for a 4% contribution under the 401(k) savings plan subject to the Group's attainment of certain performance criteria beginning with the year ending December 31, 2010. For the year ended December 31, 2010, the Group did not meet these performance criteria.

ck Option Plans

Arbella, Inc. has stock option plans for certain executives and board members under which each option can be used to purchase one share of Arbella, Inc.'s stock, with a vesting period of three years and a ten-year expiration period. Stock options are granted at exercise prices not less than the fair value of Arbella, Inc.'s common stock on the date of the grant. The terms and conditions upon which options become exercisable vary depending on when the grant was made. There are 1,860,000 shares reserved for issuance under these plans as of December 31, 2010.

STATUTORY DEPOSITS

The statutory deposits of the Company as of December 31, 2010, were as follows:

Location	Description of Deposit	-	Par <u>Value</u>		atement Value	Market <u>Value</u>
Massachusetts	U.S. Treasury Note 5.25% due 2/15/2029	\$	50,000	\$	54,919	\$ 57,356
Massachusetts	U.S. Treasury Note 7.50% due 11/15/2016		50,000		53,493	64,299
Rhode Island	U.S. Treasury Note 5.125% due 5/15/2016		1,750,000	1	,785,681	2,016,525

INSURANCE PRODUCTS AND RELATED PRACTICES

Territory and Plan of Operation

As of December 31, 2010, the Company is license in Massachusetts, Rhode Island, and Connecticut to write workers' compensation and commercial auto products. The Company is duly organized under the laws of the Common volta of Massachusetts and is authorized to write all personal and commercial lines except lift at Treinsurance under section 47 of Chapter 175 of the Massachusetts General Laws.

Rating and Statistical Reporti

The significant rating and ta Cical organizations to which the Company subscribes include the Workers' Compensation Rading and Inspection Bureau of Massachusetts, the Insurance Service Office, the National Compensation Insurance, and Commonwealth Automobile Reinsurers

REINSURANCE

eded Reinsurance

The Company and its insurance affiliates utilize and share the cost of a common reinsurance program to reduce loss exposures from catastrophe as well as individual risks. The Group maintains treaties for property excess of loss, casualty excess of loss, workers' compensation excess of loss and umbrella treaties placed directly with General Reinsurance Company ("Gen Re"). Additionally the Group maintains a facultative treaty with Hartford Steam Boiler for machinery and equipment coverage. The Group utilizes the services of a reinsurance broker,

Guy Carpenter, to place certain catastrophe reinsurance. The Company remains contingently liable to the extent that its reinsurers are unable to meet their obligations under the reinsurance agreements. At December 31, 2010, the following reinsurance agreements were in place, as follows:

Property Per Risk Excess of Loss Treaty

This reinsurance agreement with Gen Re is for homeowners property damage business as follows: 1st layer: \$500,000 xs \$1,500,000; 2nd layer: \$4,000,000 xs \$2,000,000. The limit for other property damage business is 1st layer: \$500,000 xs \$1,500,000; 2nd layer: \$4,000,000 xs \$2,000,000. The limit for workers compensation business is 1st layer: \$3,500,000 xs \$1,500,000 xs \$1,500,000.

Casualty Per Risk Excess of Loss Treaty

This reinsurance agreement with Gen Re is for casualty damage business 2nd layer \$3,000,000 xs \$2,000,000.

Property Catastrophe Excess of Loss Treaty

This reinsurance agreement is placed with various starting reinsurers through broker, Guy Carpenter as follows:

1st layer: \$25,000,000 xs \$25,000,000; 2nd layer: \$85,000,000 xs \$50,000,000; 3rd layer: \$165,000,000 xs \$135,000,000; 4th layer: \$100,000 xs \$300,000,000.

Assumed Reinsurance

As an issuer of Massachusett, and Khode Island workers' compensation insurance, the Company must participate in a mond fory residual market workers' compensation pool through the National Council on Compensation Insurance ("NCCI"). The Company is required to assume from NCCI a percentage of premiums, losses and expenses generated by NCCI.

Intercorp n Reinsurance

As previously noted, since 2002, the Company has been a member of the Group's intercompany poling agreement. During the examination period, there were two amendments to this greement as follows: effective January 1, 2008, the agreement was amended to change the pooling percentages of Mutual and Protection, and effective January 1, 2010, the agreement was amended to include Covenant and to modify the existing pooling percentages.

SUBSEQUENT EVENT

The following details are noted as a "subsequent event", the disclosure of which in this Examination Report is considered appropriate.

• Effective January 1, 2011, Mutual did not renew its quota share reinsurance contract with Brit Re. The Group remains liable for its share of losses related to the prior years in which it participated.

There were no other details noted as "subsequent events", the disclosure of which in the Examination Report were considered appropriate.

ACCOUNTS AND RECORDS

The internal control structure was discussed with management thou h questionnaires and through transaction testing and a review of the work performed by a company's independent Certified Public Accountants. No material deficiencies were noted.

The NAIC provides a questionnaire covering the event tick of the controls in the information systems (IS) environment. The Company operates on a formation systems owned, operated and maintained by the Company. The NAIC Excibit C Questionnaire was completed by the Company. These independent work product there reviewed by the Division as part of the evaluation of the adequacy of the IS control. The material deficiencies were noted.

The Company maintains its account and records on an electronic data processing basis. All entries are input to this data trocksing system, which then generates general ledger and supporting reports as well as one reports common to the insurance industry.

FINANCIAL STATEMENTS

The following mancial statements are presented on the basis prescribed by the NAIC Accounting Practices and Procedures Manual which are the principal accounting practices and procedure promulgated by the National Association of Insurance Commissioners and the Commonwealth of Massachusetts Division of Insurance:

- Statement of Assets, Liabilities, Surplus and Other Funds, December 31, 2010;
- Statement of Income for the Year Ended December 31, 2010;
- Statement of Capital and Surplus for the Year Ended December 31, 2010;
- Reconciliation of Capital and Surplus for the Five Year Period Ended December 31, 2010.

Arbella Indemnity Insurance Company Statement of Assets, Liabilities, Surplus and Other Funds December 31, 2010

	As Reported by Company	Examination Changes	Per Statutory Examination	Notes
Assets				
Bonds	\$ 34,560,607	\$ -	\$ 34,560,607	
Cash and short-term investments	634,385		634,385	
Other invested assets	92,100		92,1	
Cash and invested assets	35,287,092	:-	35,287,092	
Investment income due and accrued	471,873		4 ²¹ 873	
Premiums and considerations:				
Uncollected premiums and agents'				
balances in course of collection	153,259		153,259	
Deferred premiums, agents' balances				
and installments booked but deferred	4,905,86		4,905,897	
Net deferred tax asset	895, 76		895,176	_
Total assets	4 7 298	\$ -	\$ 41,713,298	_
				-
Liabilities			•	
Losses	\$ 9,241,274	\$ -	\$ 9,241,274	1
Loss adjustment expenses	1,740,660		1,740,660	1
Losses Loss adjustment expenses Commissions payable, contingent commissions and other similar charges				
and other similar charges	617,128		617,128	
Taxes, licenses and fees	58,475		58,475	
Current federal and foreign income	212,793		212,793	
Unearned premiums	9,817,777		9,817,777	
Advance premium	328,896		328,896	
Dividends declared and pall - Policyholders	381,000		381,000	
Ceded reinsurance premiums payable	252,827		252,827	
Payable to part subsidiaries and affiliates	1,279,415		1,279,415	
Aggregate w ms for liabilities	21,490		21,490	_
Total bhades	23,951,735	-	23,951,735	_
Ammon capital stock	2,000,000		2,000,000	_
ss paid in and contributed surplus	8,650,000		8,650,000	
Unassigned funds (surplus)	7,111,563		7,111,563	_
Surplus as regards policyholders	17,761,563	_	17,761,563	 -
Total liabilities, surplus and other funds	\$ 41,713,298	\$	\$ 41,713,298	-

Arbella Indemnity Insurance Company Statement of Income For the Year Ended December 31, 2010

	As Reported	Examination	Per Statutory	
	by Company	Changes	Examination	Notes Notes
Underwriting income				4
Premiums earned	\$ 18,145,996	\$ -	\$ 18,145,996	
Deductions:				
Losses incurred	10,705,522		10,705,5	
Loss adjustment expenses incurred	1,553,505		1,553,505	
Other underwriting expenses incurred	5,562,376		376	_
Total underwriting deductions	17,821,403	-	,821,403	
Net underwriting gain (loss)	324,593		324,593	-
Investment income				
Net investment income earned	1,500 25		1,500,125	
Net realized capital gains (losses) less capital				
gains tax	• • •			
Net investment gain (loss)	1,500,125	-	1,500,125	
		•		
Other income	-			
Net gain (loss) from agents' or premium balances				
charged off	(89,442)		(89,442)	
Finance and service charges	396,676		396,676	
Aggregate write-ins for miscellaneous income	(114,677)		(114,677)	
Total other income	192,558		192,558	
Net income before dividend a poucyholders, after capital				
gains tax and before other federal and foreign income taxes	2,017,276	-	2,017,276	
Dividends to policing less	303,826		303,826	
Net income, a considered to policyholders, after capital				
gains tat an before all other federal and foreign income taxes	1,713,450	-	1,713,450	
Federa na income taxes incurred	205,893		205,893	
et income	\$ 1,507,557	\$ -	\$ 1,507,557	

Arbella Indemnity Insurance Company Statement of Capital and Surplus For the Year Ended December 31, 2010

		As Reported	Examination	Per Statutory	
		by Company	Changes	Examination	Notes
	Surplus as regards policyholders, December 31 prior year	\$ 16,445,641	-	\$ 16,445,641	
	Net income	1,507,557	÷	1,507,557	
	Change in net deferred income tax	(253,475)		(253,47	
	Change in nonadmitted assets	61,839		61,8	J
	Dividends to stockholders	,			
	Change in surplus as regards policyholders for the year	1,315,922		,515,922	-
	Surplus as regards policyholders, December 31 current year	\$ 17,761,563	\$ 0-	\$ 17,761,563	• •
		-			
		V			
				, e	
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Arbella Indemnity Insurance Company Reconciliation of Capital and Surplus For the Five Year Period Ended December 31, 2010

	<u>2010 *</u>	2009	<u>2008</u>	<u>2007</u>	<u>2006</u>
Surplus as regards policyholders, December 31 prior year	\$ 16,445,641	\$ 17,246,540	\$ 17,999,028	\$ 18,397,051	\$ 15,867,469
Net income	1,507,557	904,659	1,389,166	2,175,453	2,435,625
Change in net deferred income tax	(253,475)	36,768	33,940	(170,053)	3 100
Change in nonadmitted assets	61,839	(18,326)	(594)	31,577	291
Dividends to stockholders		(1,724,000)	(2,175,000)		
Change in surplus as regards policyholders for the year	1,315,922	(800,899)	(752,488)	(398,02.	2,529,582
Surplus as regards policyholders, December 31 current year	\$ 17,761,563	\$ 16,445,641	\$ 17,246,540	17,599,028	\$ 18,397,051
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* Per Statutory Examination					
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NOTE TO FINANCIAL STATEMENT

NOTE 1:

As part of the examination by the Division, PwC was directed to review the reasonableness of the reserves for loss and loss adjustment expenses of the Company as of December 31, 2010.

The review was conducted in a manner consistent with the Code of Professional Conduct and the Qualification Standards of the American Academy of Actuaries and the Standards of Practical adopted by the Actuarial Standards Board.

The results of PwC's actuarial review indicated that the Company's reserves at December 31, 2010 fell within the range of reasonable estimates for all unpaid loss and loss adjusting t expense obligations of the Company.

Net of Reinsurance

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Reserve Category	Low End	PwC Selection	High End of Range	Company <u>Carried</u>
Loss Reserves	\$8,369	\$8,824	\$9,514	\$9,241
Loss Adjustment Expense Reserves	1,576	1,645	1,792	1,741
Total Loss and Loss Adjustment range Reserves	\$9,955	\$10,469	\$11,306	\$10,982
Reser Category	Low End	PwC Selection	High End of Range	Company <u>Carried</u>
Loss Reserves	\$8,569	\$9,534	\$11,040	\$9,951
Los A justment Expense Reserves	1,669	1,842	2,150	1,938
Total loss and Loss Adjustment Expense Reserves	\$10,238	\$11,376	\$13,190	\$11,889

The following table summarizes the reserve ranges as developed by PwC, the selected point estimate reserve, and the carried loss and loss adjustment expense reserves as of December 31, 2010, (all amounts in thousands of dollars) for the Arbella Insurance Group.

Net of Reinsurance

Reserve Category	Low End of Range	PwC Selection	High End of Range	Company <u>Carried</u>
Loss Reserves Loss Adjustment Expense Reserves Total Loss and Loss Adjustment Expense Reserves	\$279,434 52,074_	\$294,141 54,815	\$317,667 59,199	\$308,042 58,022
	\$331,508	\$348,956	\$376,866	\$366,064

Gross of Reinsurance

Reserve Category	Low End of Range	PwC Selection	High End of Range	Company
Loss Reserves Loss Adjustment Expense Reserves	\$331,722 64,597	\$317,821 61,390	\$3630	\$331,722 64,597
Total Loss and Loss Adjustment Expense Reserves	\$396,319	\$379 2 1	\$439,702	\$396,319
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CONCLUSION

The undersigned gratefully acknowledges the participation of the following member of the Commonwealth of Massachusetts, Division of Insurance in this examination:

Linh La, CFE

Insurance Examiner II

The undersigned also express their appreciation for the courteous cooperation of the officers and employees of the Company in the course of the examination.

Respectfully submitted,

Kenneth R. Brenner, CPA, CFE

Supervising Examiner

Commonwealth of Massachusets

Division of Insurance