

AMERICAN OVERSEAS GROUP LIMITED

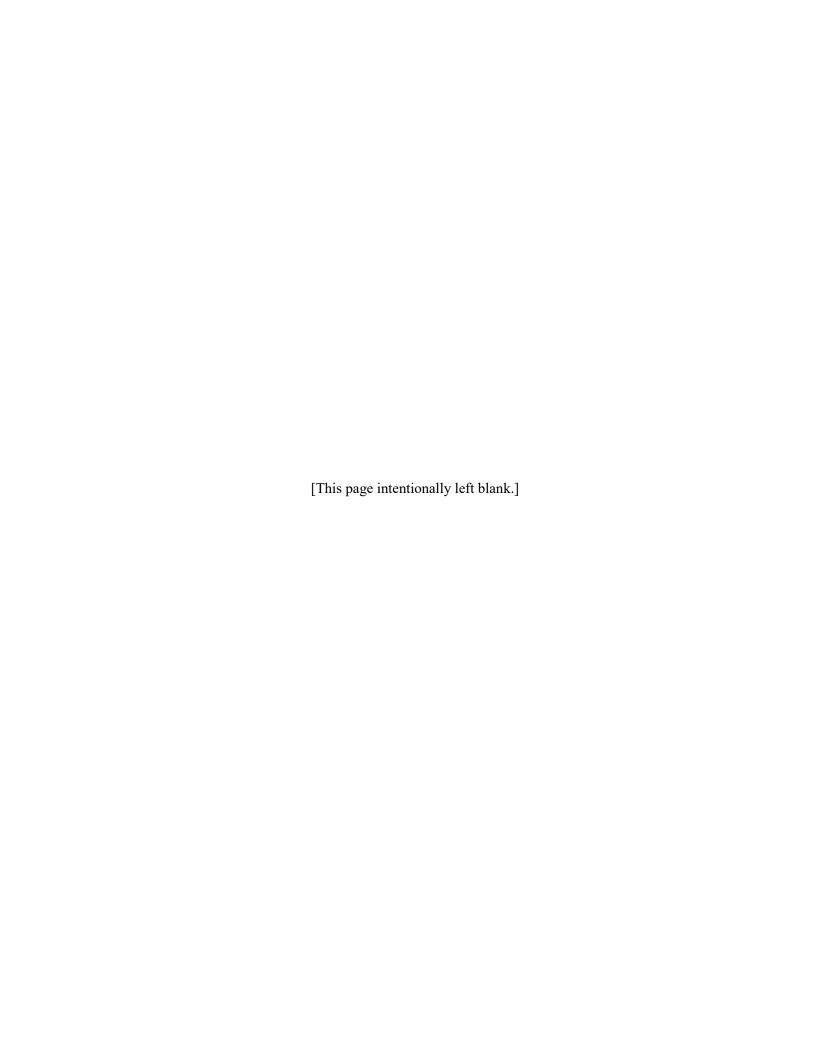
2021 ANNUAL REPORT



American Overseas Group Limited

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I am pleased to report the results of American Overseas Group Limited (the "Company," "we" or "us") for the year ending December 31, 2021. Historically, our Company has conducted business in two lines: (1) the active U.S. based insurance companies, which specialize in the non-standard auto insurance line of business, along with their affiliated off-shore reinsurers in Barbados; and, (2) the legacy financial guaranty line of business which has been in voluntary run-off since the financial crisis in 2009. Today, our sole focus is our specialized non-standard auto insurance products and the reinsurance of that business.

As reported in last year's letter, on April 1, 2020 the company commuted the final remaining financial guaranty exposures. This transaction marked the culmination of over a decade of work to extract the Company from exposure to long term risks associated with below investment grade, domestic and international credits, among which were multiple public entities in the Commonwealth of Puerto Rico. The April 2020 commutation removed the Company from future years of balance sheet risk and further sharpened our focus on our historically profitable and geographically expanding U.S. based non-standard automobile operations comprised of our Old American branded companies, Old American County Mutual Fire Insurance Company (OACM) and Old American Indemnity Company (OAIC).

OACM, which holds a unique, Texas-only "County Mutual" license, operates through multiple MGA partners in the state. OACM is ranked as the 15th largest personal automobile underwriter in the state of Texas, producing direct written premiums and policy fees of \$326.7 million in 2021. OAIC is licensed in 16 states, with current licenses in several key non-standard personal automobile states, and has grown to produce \$93.8 million of direct written premium and policy fees in 2021. Total U.S. personal automobile written premium and policy fees of \$420.5 million in 2021 produced 15.2% year over year growth. While the Company experienced challenging conditions over the last two years, our core earnings potential continues to gather momentum as the footprint for our fee income focused business model continued to expand in 2021.

Long term earnings growth from our business model is primarily derived from fee income growth. In 2021, fee income grew 13.1%, ending at \$11.2 million and approaching historical fee revenue levels recorded prior to COVID-19 impacted 2020 results. The Company is well positioned with its existing licenses to create additional earnings through future fee income growth.

Changing economic conditions whiplashed the U.S. personal auto industry between 2020 and 2021, and our operating companies were not exempt from these conditions. Economic contraction as a result of the response to the COVID-19 pandemic adversely impacted our core fee based business, as vehicle miles driven in 2020 were down 13% year over year. Our non-standard personal auto customers who are unbanked, underbanked or have other unique life circumstances were particularly vulnerable to this economic downturn, and as such, our fee revenue decreased 14.2% year over year in 2020. As state economies began to reopen in late 2020 and into 2021, pre-pandemic level of vehicle miles driven returned, and in some states, moved well beyond pre-2020 levels. While this spurred increased demand for our products, this quick return created volatility in accident frequencies, adversely impacting claim loss costs. More importantly, as economies opened up, the personal auto industry faced a completely different landscape in the pursuit of getting vehicles repaired and back on the road. The pandemic significantly reduced the available supply of critical components for vehicle repair, as supply chains across the globe were broken at many points. Labor supply for vehicle repair shops contracted as well, mirroring impacts seen in other industries. These two components produced a severity percentage

change from 2020 to 2021 well into double digits across all geographies.

While we carefully limit exposure to underwriting risk, keeping the overall retention at the enterprise level at 5% to 10% depending upon the state, our overall results were not immune to these industry wide factors. In response, our program partners have diligently responded to these changing loss costs patterns, implementing rate on rate changes throughout 2021 and into 2022, and we expect significant improvement in our retained loss indemnity results throughout 2022.

Despite underwriting results that fell short of our target returns in 2021, we remain committed to supporting our partner programs along-side our valued and long tenured third party reinsurance partners. Prior to 2021, underwriting returns from indemnity participation in our partner programs exceeded our target return in five of the six prior years. In conjunction with our program partners, we are focused on once again exceeding our indemnity return targets. These high quality, long standing partner relationships, along with the value-added services we provide, leave Old American well positioned to service the demand for personal auto products from the growing underserved non-standard personal auto market segment.

Our mission to reach and service this \$55+ billion market segment, once again, gained momentum. OAIC further expanded its geographic footprint and top line in 2021, as direct written premiums and policy fees increased from \$69.1 million in 2020 to \$93.8 million in 2021. OAIC continues to actively pursue state licenses and program partners who meet our criteria in states that hold a significant market size of our underserved customers in an effort to efficiently fulfill the mission.

As we move into 2022 and beyond we remain focused on shareholder value enhancement through diligent growth of our fee-based specialty insurance business, managing our retained underwriting risk for long term profit, and ensuring that expenses are in line with current revenues and business needs. As part of our ongoing capital management efforts, the Company will continue to redirect excess capital within the group to debt reduction unless other compelling opportunities present themselves.

Sincerely,

Debra J. Roberts

President and Chief Executive Officer

Note on Forward-Looking Statements

Various statements contained in this Annual Report, including those that express a belief, expectation or intention, as well as those that are not statements of historical fact, are forward-looking statements made pursuant to the Safe Harbor Provisions of the Private Securities Litigation Reform Act of 1995. These forward-looking statements may include projections and estimates concerning the timing and success of specific projects and the Company's future production, revenues, income and capital spending. The Company's forward-looking statements are generally, but not always, accompanied by words such as "estimate," "believe," "expect," "anticipate," "would," "will," "may," "plan," "goal," "target," "could," "continue," "intend" or other words that convey the uncertainty of future events or outcomes. While the Company's management considers these expectations and assumptions to be reasonable, they are inherently subject to significant business, economic, competitive, regulatory and other risks, contingencies and uncertainties, most of which are difficult to predict and many of which are beyond the Company's control.

Examples of forward-looking statements include the plans and objectives of management for future operations, including those relating to future growth of our business, and are based on current expectations that involve assumptions that are difficult or impossible to predict accurately and many of which are beyond our control. There can be no assurance that actual developments will be those anticipated by us, and therefore you are cautioned not to place undue reliance on such statements. Actual results may differ materially from those expressed or implied in these statements as a result of significant risks and uncertainties, including, but not limited to, our ability to recover from our capacity providers, the cost and availability of reinsurance coverage, challenges to our use of issuing carrier or fronting arrangements by regulators or changes in state or federal insurance or other statutes or regulations, our dependence on a limited number of business partners, our ability to compete effectively, our ability to continue to compete without a financial strength rating of our insurance subsidiaries, our ability to accurately underwrite and price our products and to maintain and establish accurate loss reserves, changes in interest rates or other changes in the financial markets, the effects of emerging claim and coverage issues, changes in the demand for our products, the effect of general economic conditions, the impact of the COVID-19 pandemic, breaches in data security or other disruptions with our technology, and changes in pricing or other competitive environments.

Forward-looking statements involve inherent risks and uncertainties and the Company cautions readers that various factors could cause its actual financial and operational results to differ materially from those indicated by forward-looking statements made from time-to-time in news releases, reports, proxy statements, registration statements, and other written communications, as well as oral statements made from time-to-time by representatives of the Company. Those and other important factors, including those contained in this Annual Report, may cause our actual results, performance or achievements to differ materially from any future results, performance or achievements expressed or implied by these forward-looking statements. The forward-looking statements contained in this Annual Report speak only as of the date hereof, and the Company undertakes no obligation to publicly update or revise any forward-looking statement, whether as a result of new information, future developments or otherwise, except as may be required by law.

Business

History

American Overseas Group Limited ("AOG") was incorporated on January 28, 1998, under the laws of Bermuda. AOG was originally organized to operate a mono-line financial guaranty reinsurance subsidiary which was subsequently placed in voluntary run-off in 2009.

On May 2, 2006, AOG completed an initial public offering ("IPO"), and AOG's common shares were thereafter traded on the NASDAQ Global Market. Effective May 14, 2009, AOG's common shares were voluntarily delisted from the NASDAQ Global Market and thereafter have traded on the Pink Sheets. In addition, AOG obtained a primary listing on the Bermuda Stock Exchange effective May 14, 2009.

AOG and Orpheus Group Ltd. ("OGL") came under common control on June 26, 2013 and, on October 28, 2014, AOG acquired all of the outstanding stock of OGL for a combination of Senior Notes and AOG common stock. In this Annual Report AOG, OGL and all of its subsidiaries are referred to as the "Company," "we," "us" or "our."

On July 8th and 9th 2021, respectively, the Company liquidated and dissolved Reid Street Services, Ltd (RSSL) and Orpheus Group Ltd (OGL). The distribution of assets of RSSL was completed via a cash dividend to its parent, OGL. OGL then distributed its assets to its parent, AOG, via a cash dividend, and transferred its investments in Old American Capital Corporation (OACC) and RSSL to AOG for a debt left outstanding, which was subsequently settled via a dividend to AOG. There was no ultimate gain or loss related to the dissolution.

Our Businesses

Our business group comprises the following categories:

- 1. U.S.-based property and casualty insurance companies that provide non-standard auto insurance through specialty managing general agents ("MGAs")
- 2. Two Barbados-based affiliated reinsurance companies that assume and reinsure a small portion of the U.S.-sourced non-standard auto business
- 3. U.S based management services company

The source of our active property and casualty business consists of two U.S. operating subsidiaries: Old American County Mutual Fire Insurance Company ("OACM"), a Texas insurance company that is licensed to write certain property and casualty business under the unique Texas-only County Mutual license, and Old American Indemnity Company ("OAIC"), an admitted carrier domiciled in Kentucky that is licensed to write property and casualty insurance in 16 states. Both of these subsidiaries are managed exclusively by us. These companies specialize in the niche of non-standard automobile insurance sold through MGAs and operate principally on a fee-based business model.

Our fee-based model means that, unlike traditional insurance companies, we historically generate the majority of our income from fees, not underwriting profits. Our business generates fee income based upon underwriting volume, by offering issuing carrier capacity to specialty MGAs who sell, control and administer books of insurance business that are supported by reinsurance. At OACM, we retain a small portion of certain MGA programs through one of our affiliated reinsurers, which means that we cede over 95% of the business written at OACM into the third-party reinsurance market. At OAIC, we retain a small portion of the underwriting risk within OAIC, and then cede half of that retention to our Barbados-based affiliate reinsurer, Orpheus Re Limited ("ORE"). ORE then retro-cedes to another Barbados-based reinsurance subsidiary, American Overseas Reinsurance Company Limited ("AORE").

Our management services subsidiary is based in the U.S. and provides services to OACM, OAIC, and AORE. While the fees for providing services to our regulated subsidiaries are eliminated from income in our GAAP consolidation, they represent a substantial stream of cash flow that is available within the Company outside of the normal dividend restrictions imposed by local regulation.

AORE had historically been a legacy financial guaranty reinsurance company which had been fully commuted in 2020. AORE has participated in a small percentage of our affiliated U.S. property and casualty business. In 2019, AORE began assuming affiliated property and casualty business from ORE through a 100% QS agreement. AORE was registered as an Exempt Insurance Company and is licensed under the Exempt Insurance Act of Barbados, 1983 CAP 308. Effective January 1, 2019, this was repealed and the Insurance Act Cap. 310 was amended to provide for three (3) classes of licenses. Class 1 category includes insurance companies which restrict the business they can underwrite to related party business. These insurance entities will be taxed at zero percent. As allowed by the regulation, AORE had chosen to be grandfathered under the existing regime, which expired on June 30, 2021. Because the Company only underwrites related party business, they are now categorized as Class 1.

U.S Property and Casualty Insurance Companies

The Role of MGAs:

We provide access to U.S. property and casualty insurance underwriting capacity in the specialty niche of non-standard auto insurance through MGAs for a fee. This fee is generally based upon underwriting volume (gross written premium plus policy fees). MGAs who specialize in non-standard auto insurance and seek our fee-based underwriting capacity are generally in one of the following categories:

- MGAs writing specialized books of business supported by reinsurers; or
- MGAs affiliated with insurance companies seeking a fronting arrangement for the following reasons:
 - Their insurers have access to origination but require access to licensing in our states;
 - Their insurers wish to utilize OACM's County Mutual licensed authority to impose rating surcharges for insureds' driving violations and other undesirable risk characteristics.

Our business model relies on our MGAs to provide the infrastructure associated with underwriting, policy administration, claims handling, cash management and other services traditionally associated with insurance companies. As a result, our gross written premiums and fees are scalable. Significant additional premium volume can be generated with minimal incremental expense.

Our business model also relies upon significant risk mitigation practices. We retain a small percentage of the underwriting risk at OACM and OAIC. We remain exposed to the credit risk of the reinsurers, including the risk that one of our reinsurers becomes insolvent or otherwise unable or unwilling to pay claims. To mitigate this credit risk, we have established financial criteria for selecting reinsurers as well as comprehensive methodologies, collateral arrangements and monitoring systems. To mitigate the financial and operational risks associated with MGAs, we have several risk mitigation procedures and requirements in place.

Business Philosophy:

We recognize that there are significant potential risks associated with a business model that relies upon third parties to underwrite, administer, and handle claims on the insurance policies we provide. However, we approach this business opportunity with the fundamental goal of building long-term partnerships with both our MGAs and third-party reinsurers. We strive to avoid any MGA or reinsurer who is aiming for rapid growth based solely on generating premium volume because of the obvious pitfalls, such as problems with pricing, policy service, claims handling and customer service that can occur from that type of approach. We believe that it is critically important to select MGAs and reinsurers who have a long-term commitment

to this product niche and who adhere to our standards of managing their business.

As part of our MGA selection process, we perform extensive due diligence on our prospects. Once selected, we perform regular audits to ensure that the MGAs are managing their programs in accordance with our MGA agreements and expectations. We emphasize to our MGAs the importance of producing a profitable book of business that will garner and retain support from the reinsurance market.

We also cultivate long-standing relationships with our reinsurance partners and meet with senior management on a regular basis to ensure clear and direct communication between our reinsurance partners and our executive team. We share the results of our regular MGA audits with both the MGAs and the reinsurers, so that there is regular and consistent communication between all business partners involved.

Our experienced professional management team offers substantial resources to our MGAs in the form of value-added services, such as: advice and assistance with general business expertise and the necessary IT system requirements, support with product design and rate filings, review and approval of reinsurance submissions, and monitoring of regulatory compliance matters. Our senior management team has substantial experience in the specialized niche of non-standard auto business as well as the broader property and casualty insurance and reinsurance industry. Biographies of the senior executive team can be found under "Directors and Executive Officers Information."

Contractual Relationships with MGAs and Reinsurers:

In connection with writing non-standard auto business, we enter into agency and reinsurance agreements with the MGAs and the reinsurers. In some cases, the MGAs and the reinsurers for a program are part of the same organization or are otherwise affiliated. The MGA generally is the party that will handle the marketing and underwriting of the policies (subject to certain limitations), the overall administration of the business, including preparing reports and fiduciary responsibilities (e.g. collecting premiums, paying commissions, losses and loss adjustment expenses, assessments) required pursuant to the applicable agreements, and handling of claims (up to certain limits as set forth in the specific program).

As a result of our contract design, only a small portion of the underwriting risk and business risk inherent in the arrangement is retained by the Company. We have residual exposure to Extra Contractual Obligations and Excess of Policy Limits Losses (ECO and XPL), when such amounts exceed the limits stated in our program reinsurance contracts, and we have purchased additional reinsurance coverage for such exposure.

We regularly review and update the minimum capital and ratings requirements for our reinsurers. We also review historical financial results of proposed reinsurers to assess financial stability. Some MGAs have affiliated insurance carriers that serve as reinsurers on the programs fronted by us. If such a reinsurer does not meet our standard selection criteria, we ensure adequate security through various risk mitigating requirements, such as letters of credit, funds held, or trust agreements. We monitor our collateral on a regular basis and set our collateral requirements to limit our credit exposure.

Our contracts relating to collateral typically provide for changes in the level of collateral required based on estimates of reinsurance recoverables. As of December 31, 2021, we held \$203.6 million in collateral against \$258.7 million in total reinsurance recoverable, which includes recoverables from highly-rated domestic reinsurers that are not required to provide collateral.

Geographic Distribution and Licensing:

Through 2018 we predominantly wrote business through OACM in the state of Texas. In 2021 OACM was the fifteenth largest auto insurer in the state¹. OACM is only licensed to write business in Texas and possesses a unique and valuable license which allows it to submit multiple rate filings to the Texas Department of Insurance, its regulator. This allows OACM to appoint multiple MGAs, each of which can submit one or more rate filings through OACM. This enables each of the MGAs to produce business through their own distribution channel in the name of OACM, but each MGA program remains independent from the business written by other MGA producers. In addition, County Mutual licenses have certain competitive advantages which include surcharge rating flexibility and effective exemption from Texas Automobile Insurance Plan Association (TAIPA) assignments for assigned risk auto business via earned credits for the non-standard auto policies written.

OAIC operates outside of Texas, and in 2021 wrote non-standard auto business in Alabama, Arizona, Georgia, Indiana, Louisiana, Oklahoma, South Carolina, and Utah. OAIC is licensed in sixteen states and is expected to continue to add new MGA programs each year as part of its growth strategy. Unlike the unique license held by OACM, the license of OAIC generally only allows rate filings attached to a single MGA in each state, with a few exceptions.

Affiliated Reinsurance Business

Our affiliated reinsurance company provides reinsurance capacity for a portion of the retained underwriting risk of OAIC and to a certain number of MGA programs underwritten by OACM. Such reinsurance is provided through our Barbados-based reinsurance subsidiary, ORE, and then 100% retroceded to our Barbados-based reinsurance subsidiary, AORE. We have assessed our overall risk appetite for underwriting risk and have determined to participate in the U.S.- sourced non-standard auto risk on a limited basis for the foreseeable future.

Management Services Business

The Management Services business has an exclusive management contract with OACM which expires on January 1, 2036. The OACM management contract is transferable, subject to regulatory approval. The OACM management contract provides that the fee earned by the Management Services business is calculated and settled on a monthly basis. Besides the management fee paid to the Management Services business, OACM generally incurs direct expenses for actuarial, audit and legal fees.

The Management Services business also has a management contract with OAIC. The fee earned by the Management Services business under the OAIC management contract is settled quarterly.

The Management Services business also provides services to AORE. The contract with AORE provides that AORE pay an arms-length fee using hourly rates that are comparable to other sophisticated captive managers based in Bermuda. Management services are also provided to ORE through an external management and consulting company in Bermuda.

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¹ Source: S&P Global

Capital Resources

At year end 2020, we had \$6.0 million of Senior Notes outstanding issued by American Overseas Group Limited. These notes were assigned to our U.S. holding company subsidiary, OACC in exchange for a dividend in kind. \$6.0 million remains outstanding on these Senior Notes. In addition, the U.S. property and casualty business had \$10.5 million of Senior Secured Notes outstanding at OACC. The Company believes that its existing resources will be sufficient to service these obligations for the foreseeable future.

The highlights of the above securities are as follows:

OACC Senior Notes:

The Company has \$6.0 million of Senior Notes outstanding at December 31, 2021. These notes bear interest at 9.0% per annum which is payable quarterly. No principal is due until maturity on October 28, 2039. Principal can be prepaid at any time without penalty. During 2021, the notes were transferred from AOG to OACC as a dividend in kind. The terms on the Notes remain the same.

U.S. Property and Casualty Senior Secured Notes:

OACC has \$10.5 million of Senior Secured Notes outstanding at December 31, 2021. These notes bear interest at 12.0% per annum which is payable quarterly. No principal is due until maturity on January 1, 2040. Principal can be prepaid at any time without penalty.

AORE Class B Preference Shares:

AORE had 373.01 Class B Preference shares (the "Class B shares") outstanding as of December 31, 2021. The Class B shares carry a 6.276% dividend, have a liquidation preference of \$100,000 per share and are perpetual. Dividends on the Class B shares, which had been suspended between mid-2009 and mid-2014, were reinstated in 2014 through December 15, 2015. On February 23, 2016, AORE announced that it had suspended the dividend on the Class B shares to ensure liquidity to meet its operational needs. Dividends were declared in May of 2018 and November of 2019, with payment in June of 2018 and December if 2019 respectively. There were dividends of \$0.6 million paid to the Class B preference shareholders in 2021.

AORE established an irrevocable trust for the benefit of the holders of the Class B shares on July 15, 2014 (the "Class B Trust"). An initial contribution of \$2.0 million was made to the Class B Trust on that date. The assets of the Class B Trust were invested in a global equity index fund. The Company is authorized to use assets in the Class B Trust to redeem Class B shares at any time for an amount not in excess of a holder's pro-rata share of the assets in the Class B Trust as of the date of any such redemption. The market value of the Class B Security Trust is \$3.8 million as of December 31, 2021.

Selected Five Year Financial Data

The following tables set forth our selected historical consolidated financial information for the periods ended and as of the dates indicated. These selected historical consolidated results are not necessarily indicative of results to be expected in any future period. You should read the following selected financial information together with the other information contained in this report, including the consolidated financial statements and related notes included herein.

For The Years Ended December 31

					Ι	December 31				
(\$ in millions, except for share information)		2021		2020		2019		2018		2017
OPERATING RESULTS										
Gross written premium	\$	420.5	\$	364.9	\$	452.4	\$	408.3	\$	422.0
Net written premium	•	21.6	Ψ	17.3	Ψ	11.2	Ψ.	4.4	Ψ	7.0
Fee income		11.2		9.9		11.6		11.5		11.5
Premiums earned	\$	20.8	\$	12.3	\$	(5.4)	\$	(0.2)	\$	1.9
Net loss and loss adjustment expenses		(14.4)		(10.5)		(7.5)		(2.6)		(19.8)
Acquisition costs		(7.1)		(4.8)		(1.6)		0.6		(0.4)
Underwriting (loss)	\$	(0.7)	\$	(3.0)	\$	(14.5)	\$	(2.2)	\$	(18.3)
Net par outstanding, net of escrowed transactions		-		-		362		1,458		2,132
Net debt service outstanding		-		-		508		2,378		3,451
Reconciliation of operating income:										
Net (loss) income attributable to common shareholders	\$	(5.5)	\$	(5.0)	\$	(3.7)	\$	(3.2)	\$	(10.6)
Reconciling adjustments:										
Dividends on preference shares		0.6		-		0.6		0.6		-
Net change in fair value of credit derivatives		-		-		(0.2)		(0.1)		(8.1)
Net realized investment losses (gains)		(0.1)		(29.8)		(1.8)		(15.6)		(1.1)
Fair value adjustments		-		12.4		(4.0)		17.7		(1.0)
Amortization of intangibles		- (7.0)				- (0.4)		-		- (20.0)
Operating income (loss)	\$	(5.0)	\$	(22.4)	\$	(9.1)	\$	(0.6)	\$	(20.8)
SELECTED BALANCE SHEET DATA										
Investments and cash	\$	148.2	\$	101.6	\$	164.1	\$	182.9	\$	194.2
Premiums receivable		76.6		73.1		81.0		78.6		81.3
Deferred reinsurance premiums		108.9		101.8		125.7		110.7		105.6
Reinsurance balances receivable, net		224.0		194.9		210.4		211.6		235.1
Deferred acquisition costs		4.6		3.6		0.5		0.2		0.1
Goodwill and intangible assets		37.9		37.9		37.9		37.9		37.9
Total assets		598.5		517.0		623.8		624.6		658.0
Loss and LAE reserve		215.6		192.9		263.7		266.8		304.8
Unearned premium reserve		113.4		105.7		128.8		110.8		105.7
Ceded premium payable		82.1		72.0		89.1		94.3		95.2
Derivative liabilities		-		-		-		0.3		0.3
Notes payable		16.5		16.5		16.5		16.5		16.5
Funds withheld		104.3		65.0		52.8		54.4		45.0
Redeemable Series A preference shares		-		-		7.3		7.0		10.3
Fair Value Adjustment		-		-		2.9		13.7		15.2
Total liabilities		555.4		467.6		570.3		568.6		598.3
Shareholders equity		37.0		43.3		47.5		49.9		53.5
Non-controlling interest		6.1		6.1		6.1		6.1		6.1
Total equity		43.1		49.4		53.5		55.9		59.6
SHARE INFORMATION										
Basic earnings per share	\$	(117.08)	\$	(107.76)	\$	(80.34)	\$	(69.12)	\$	(233.62)
Diluted earnings per share		(117.08)		(106.53)		(80.13)		(69.12)		(233.62)

American Overseas Group Limited

Consolidated Financial Statements
For the Year Ended
December 31, 2021



INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of American Overseas Group Limited

Opinion

We have audited the consolidated financial statements of American Overseas Group Limited and its subsidiaries (the "Company"), which comprise the consolidated balance sheets as of December 31, 2021 and 2020, and the related consolidated statements of operations, comprehensive (loss), equity and retained deficit, and cash flows, for the years then ended, and the related notes to the consolidated financial statements (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2021 and 2020, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a period of one year after the date that the financial statements are issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion.

Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

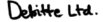
In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the disclosure of short-duration contracts included within Note 6 be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not part of the basic financial statements, is required by the Financial Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United Stated of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.



April 22, 2022

AMERICAN OVERSEAS GROUP LIMITED CONSOLIDATED BALANCE SHEEIS December 31, 2021 and 2020

		2021		2020
Assets				
Fixed-maturity securities held as available for sale, at fair value	\$	102,677,918	\$	72,641,464
Equity investments available for sale, at fair value	Ψ	3,781,181	Ψ	4,143,351
Cash and cash equivalents		31,907,879		24,254,457
Restricted cash		4,439,990		548,063
Accrued investment income		552,746		354,676
Premiums receivable		76,626,195		73,072,658
Deferred reinsurace premiums		108,904,149		101,843,008
Reinsurance balances receivable, net		223,982,379		194,914,323
Deferred policy acquisition costs		4,587,856		3,589,830
Intangible assets		4,800,000		4,800,000
Goodwill		33,050,000		33,050,000
Other assets		3,165,944		3,766,912
Total assets	\$	598,476,237	\$	516,978,742
Liabilities and Shareholders' Equity				
Liabilities:				
Losses and loss expense reserve	\$	215,641,682	\$	192,942,541
Deferred commission income	Ψ	3,209,780	Ψ.	2,481,862
Unearned premiums		113,422,556		105,677,582
Ceded premium payable		82,058,553		71,989,076
Payable to general agents		7,121,308		4,331,377
Funds withheld		104,256,786		64,980,371
Accounts payable and accrued liabilities		12,421,943		7,921,544
Notes payable		16,520,907		16,520,907
Non-owned interest in VIE		300,000		300,000
Interest payable		450,770		450,770
Deferred tax liability		-		-
Total liabilities		555,404,285		467,596,030
Shareholders' equity:				
Common shares		4,697,900		4,697,900
Additional paid-in capital		189,178,987		189,151,024
Accumulated other comprehensive income		1,124,075		1,962,316
Retained deficit		(157,982,386)		(152,481,904)
Total shareholders' equity		37,018,576		43,329,336
Non-controlling interest in preferred shares in subsidiaries		6,053,376		6,053,376
Total equity		43,071,952		49,382,712
Total liabilities and equity	\$	598,476,237	\$	516,978,742

AMERICAN OVERSEAS GROUP LIMITED

CONSOLIDATED STATEMENTS OF OPERATIONS

December 31, 2021 and 2020

	 2021	 2020
Net premiums earned	\$ 20,839,909	\$ 12,322,755
Fee income	11,248,474	9,945,770
Net investment income	439,496	709,240
Net realized gain	54,618	1,579,746
Fair value adjustment	-	(173,075)
Net change in fair value of credit derivatives	-	2,487
Gain on the sale of real estate	-	323,145
Other income	127,493	-
Total revenues	32,709,990	24,710,068
Net losses and loss adjustment expenses	14,392,158	10,521,944
Acquisition costs	7,129,729	4,837,480
General and administrative expenses	14,238,218	12,801,602
Interest expense	1,803,081	1,803,080
Other expense	-	78,038
Total expenses	37,563,186	30,042,144
Loss before income tax expense	(4,853,196)	(5,332,076)
Income tax (expense) benefit	(62,033)	322,120
Loss before non-controlling interest	\$ (4,915,229)	\$ (5,009,956)
Net loss attributable to non controlling interest		
Non-controlling interest - dividends on Class B preference shares		
of subsidiary	(585,253)	-
Net loss attributable to common shareholders	\$ (5,500,482)	\$ (5,009,956)
Net loss per common share:		
Basic	\$ (117.08)	\$ (107.76)
Diluted	\$ (117.08)	\$ (107.24)
Weighted-average number of common shares outstanding:		
Basic	46,979	46,490
Diluted	46,979	46,719

AMERICAN OVERSEAS GROUP LIMITED

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

December 31, 2021 and 2020

	 2021	 2020
Net loss before non-controlling interest	\$ (4,915,229)	\$ (5,009,956)
Other comprehensive income (loss)		
Change in unrealized fair value of investments	(783,623)	2,218,729
Reclassification adjustment for net realized investment gains		
included in income	(54,618)	 (1,579,746)
Other comprehensive income (loss)	(838,241)	 638,983
Comprehensive (loss)	\$ (5,753,470)	\$ (4,370,973)

AMERICAN OVERSEAS GROUP LIMITED
CONSO LIDATED STATEMENTS OF EQUITY AND RETAINED DEFICIT
December 31, 2021 and 2020

				Accumulated other		Total
		Noncontrolling	Additional	comprehensive	Retained	stockholders'
	Share capital	Interest	paid-in-capital	income	deficit	equity
Balance, December 31, 2019	4,617,900	6,053,376	189,002,460	1,323,333	(147,471,948)	53,525,121
Net loss Share based compensation	- 80,000		148,564	1 1	(5,009,956)	(5,009,956) 228,564
net change in unrealized gains and losses on investments				638,983		638,983
Balance, December 31, 2020	4,697,900	6,053,376	189,151,024	1,962,316	(152,481,904)	49,382,712
Net loss Share based compensation			27,963	1 1	(4,915,229)	(4,915,229) 27,963
Net oriange in unrealized gains and losses on investments Dividends paid on preferred shares			1 1	(838,241)	. (585,253)	(838,241) (585,253)
Balance, December 31, 2021	\$ 4,697,900	\$ 6,053,376	\$ 189,178,987	\$ 1,124,075	\$ (157,982,386)	\$ 43,071,952

See Accompanying Notes to the Consolidated Financial Statements

AMERICAN OVERSEAS GROUP LIMITED CONSOLIDATED STATEMENTS OF CASH FLOWS December 31, 2021 and 2020

	 2021		2020
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net loss for the year	\$ (4,915,229)	\$	(5,009,956)
Adjustments to reconcile net (loss) to net cash used in operating activities:			
Net realized gains on sale of investments	(54,618)		(1,579,746)
Net unrealized (loss) gain on equity investment	(37,625)		119,860
Net unrealized gains on credit derivatives	-		(2,487)
Deferred tax benefit	62,033		(322,120)
Interest expense	1,803,081		1,803,080
Share based compensation	27,963		228,564
Amortization of fair value adjustment			173,074
Amortization of bond discount	182,990		182,238
Changes in operating assets and liabilities:			
Accrued investment income	(198,070)		320,374
Premiums receivable	(3,553,537)		7,927,357
Deferred reinsurance premiums	(7,061,141)		23,884,906
Reinsurance balance receivable, net	(29,068,056)		15,490,645
Salvage and subrogation	-		385,442
Deferred acquisition costs, net	(270,108)		(592,893)
Other assets	600,968		(582,657)
Changes in derivative liability	-		(7,694)
Unpaid losses and loss adjustment expenses	22,699,141		(70,743,218)
Unearned premiums	7,744,974		(23,115,139)
Ceded premium payable	10,069,477		(17,089,519)
Payable to general agents	2,789,931		1,244,868
Funds withheld	13,324,828		12,185,973
Deferred tax, net	(62,033)		· · · · -
Accounts payable and accrued liabilities	4,500,399		2,850,933
Net cash provided by (used in) operating activities	18,585,368		(52,248,115)
CASH FLOWS FROM INVESTING ACTIVITIES:			
Purchase of available for sale securities	(33,900,173)		(50,129,018)
Purchase of equity securities	-		(3,766,556)
Proceeds from sales of fixed income investments	6,174,278		99,473,171
Proceeds from sales of equities	1,093,276		1,005,357
Proceeds from maturities of fixed income investments	21,980,934		9,477,614
Net cash (used in) provided by investing activities	 (4,651,685)	_	56,060,568
CASH FLOWS FROM FINANCING ACTIVITIES:			
Interest paid	(1,803,081)		(1,803,080)
Payment on preferred shares	-		(10,366,000)
Dividends paid on preferred shares	(585,253)		-
Net cash used in financing activities	(2,388,334)		(12,169,080)

AMERICAN OVERSEAS GROUP LIMITED CONSOLIDATED STATEMENTS OF CASH FLOWS December 31, 2021 and 2020

	 2021	 2020
Net increase (decrease) in cash, cash equivalents and restricted cash	11,545,349	(8,356,627)
Cash and cash equivalents - Beginning of year	24,802,520	33,159,147
Cash and cash equivalents - End of year	\$ 36,347,869	\$ 24,802,520
Net taxes paid	\$ 35,574	\$ -
Reconciation of cash and restricted cash and equivalents to Balance Sheet		
Cash and cash equivalents, end of year	\$ 31,907,879	\$ 24,254,457
Restricted cash and cash equivalents, end of year	4,439,990	 548,063
Total cash and cash equivalents and restricted cash and equivalents, end of year	\$ 36,347,869	\$ 24,802,520
Supplemental Disclosure of Non-Cash Transactions: Transfer of securities from Trust Account being maintained for Funds Held	\$ 25,951,587	\$ -

AMERICAN OVERSEAS GROUP LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

BACKGROUND

American Overseas Group Limited ("AOG" or the "Company") was incorporated on January 28, 1998, under the laws of Bermuda. The Company was originally organized to operate a mono-line financial guaranty reinsurance subsidiary which was placed in voluntary run-off in 2009. After substantially reducing its financial guaranty exposure, AOG entered the property and casualty reinsurance business in 2012. On June 26, 2013 the Company's principal shareholder at that time, Orpheus Group Ltd. ("OGL"), acquired voting control of AOG. On October 28, 2014, AOG acquired OGL for a combination of common stock and senior notes. The Company is now a major writer of non-standard auto insurance through its U.S. subsidiaries. The bulk of its earned premium and fee income are related to its property and casualty book of business. The financial guaranty book of business was eliminated in 2020.

American Overseas Reinsurance Company Limited ("AORE"), a subsidiary of AOG, entered into a Commutation Agreement with Assured Guaranty Municipal Corp ("AGMC") effective April 1, 2020, to commute the remaining portfolio of financial guaranty reinsurance business it had assumed from AGMC in exchange for a commutation payment.

On July 8th and 9th 2021, respectively, the Company liquidated and dissolved Reid Street Services, Ltd (RSSL) and Orpheus Group Ltd (OGL). The distribution of assets of RSSL was completed via a cash dividend to its parent, OGL. OGL then distributed its assets to its parent, AOG, via a cash dividend, and transferred its investments in Old American Capital Corporation (OACC) and RSSL to AOG for a debt left outstanding, which was subsequently settled via a dividend to AOG. There was no ultimate gain or loss related to the dissolution.

2. SIGNIFICANT ACCOUNTING POLICIES

The following is a summary of the significant accounting policies adopted by the Company:

(a) Basis of preparation

The consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("US GAAP"). The preparation of financial statements in accordance with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and the accompanying notes. Actual results could differ materially from those estimates. Certain prior year comparatives have been reclassified to conform to the current year presentation. The effect of these reclassifications had no impact on previously reported shareholders' equity or net loss.

(b) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and of its subsidiaries, as well as those of Old American County Mutual Fire Insurance Company ("OACM"), a variable interest entity ("VIE") which the Company is required to consolidate. All significant intercompany balances have been eliminated in consolidation. For further discussion of VIEs, see Note 16.

(c) Cash and cash equivalents

The Company considers all highly liquid investments, including fixed-interest and money market fund deposits, with a maturity of 90 days or less when purchased, as cash equivalents. Cash equivalents are carried at cost which approximates fair value.

(d) Investments

The Company has classified its fixed-maturity and equity investments as available-for-sale. Available-for-sale investments are carried at fair value, with unrealized appreciation or depreciation reported as a separate component of accumulated other comprehensive income. The Company's fair values of fixed-maturity investments are based on prices obtained from nationally recognized independent pricing services and represent quoted prices in active markets when available. Equity securities include investments in shares of publicly traded companies and offshore mutual funds. All investment transactions are recorded on a trade date basis. Realized gains and losses on sales of fixed-maturity investments are determined on the basis of amortized cost. Gains and losses on sale of investments are included in "net realized gains on sale of investments" when realized. The cost of securities sold is determined using the specific identification method. The Company's investment guidelines require the orderly sale of securities that do not meet investment guidelines due to a downgrade by rating agencies or other circumstances, unless otherwise authorized by management to hold.

Other-than-temporary impairments on investments

The Company reviews its investment portfolio no less than quarterly in order to determine whether an other-than-temporary impairment ("OTTI") of its fixed-maturity and equity investments classified as available-for-sale exists. An impairment is considered to be other-than-temporary if the Company (i) intends to sell the security, (ii) more likely than not will be required to sell the security before recovering its cost, or (iii) does not expect to recover the security's entire amortized cost basis (even if the Company does not intend to sell). A "credit loss" is recognized when the present value of cash flows expected to be collected from the fixed-maturity investment is less than the amortized cost basis of the security. If there is an intent to sell the impaired security or it is more likely than not that the Company will be required to sell the security before recovering its cost, then the entire difference between amortized cost and the security's fair value is recognized as an OTTI charge in earnings in the period. If there is no intent to sell the impaired security and it is not more likely than not that the Company will be required to sell the security before recouping its cost but there is a credit loss, then the credit loss portion of the unrealized loss is recognized in earnings with the remainder recognized in other comprehensive income.

Factors considered when assessing impairment include: (i) securities whose market values have declined by 20% or more below amortized cost for a continuous period of at least six months; (ii) credit downgrades by rating agencies; (iii) the financial condition of the issuer; (iv) whether scheduled interest payments are past due; and (v) whether the Company has an intent to sell the security.

(e) Revenue recognition

The Company recognizes financial guaranty reinsurance contract revenue over the period of the contract in proportion to the amount of insurance protection provided. The Company recognizes a liability for unearned premium revenue at the inception of a financial guaranty insurance contract equal to the present value of the premiums due or expected to be collected over the period of the contract. The Company earns property casualty insurance and reinsurance premium revenue over the terms of the related policies. Unearned premiums represent the unexpired portion of premiums written. In addition, the Company earns fee income for providing insurance capacity for its nonstandard automobile liability and physical damage insurance products produced by managing general agents or other producers and ceded to reinsurers. Fee income is the excess of the ceding commission received from the reinsurers over the commission expense paid to the managing general agents or other producers.

(f) Deferred policy acquisition costs

Deferred policy acquisition costs comprise those expenses that vary with and are primarily related to the production of business, including ceding commissions paid.

When assessing the recoverability of deferred policy acquisition costs, the Company considers the future earnings of premiums and anticipated investment income and compares this to the sum of unamortized policy acquisition costs, expected loss and loss adjustment expenses and expected maintenance costs. This comparison is completed by underwriting year and risk type. If a deficiency were calculated, the unamortized acquisition costs would be reduced by a charge to expense. Any deficiency driven by the maintenance costs that is greater than the balance of the deferred acquisition costs for the underwriting year and risk type is recorded as a premium deficiency.

(g) Losses and loss adjustment expenses

Unpaid losses and loss adjustment expenses include an amount determined from individual case estimates ("case basis loss reserves") and an amount for losses incurred but not reported. Such liabilities are necessarily based on assumptions and estimates and while management believes the amount is adequate, the ultimate liability may be in excess of or less than the amount provided. The methods for making such estimates and for establishing the resulting liabilities are continually reviewed and adjustments are reflected in the period determined.

(h) Fair value measurements

ASC 820 provides guidance for fair value measurement of assets and liabilities and associated disclosures about fair value measurement. Under this standard, the definition of fair value focuses on the price that would be received to sell the asset or paid to transfer the liability (an exit price), not the price that would be paid to acquire the asset or received to assume the liability (an entry price). ASC 820 clarifies that fair value is a market-based measurement, not an entity-specific measurement. ASC 820 establishes a fair value hierarchy of inputs in measuring fair value, with the highest level being observable inputs and the lowest being unobservable data as follows:

- Level 1 inputs valuations based on quoted prices in active markets for identical assets or liabilities.
 Valuations in this level do not entail a significant degree of judgment.
- Level 2 inputs valuations based on quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active and model derived valuations where all significant inputs are observable in active markets.
- Level 3 inputs valuations based on significant inputs that are unobservable.

Disclosures relating to fair value measurements are included in Note 5 – Fair Value of Financial Instruments.

(i) Goodwill and intangible assets

The Company tests for impairment of goodwill and indefinite-lived intangible assets on an annual basis, or more frequently if events or changes in circumstances indicate that impairment exists.

The Company amortizes finite-lived intangible assets over the respective useful lives of the assets. If events or changes in circumstances indicate that impairment of these assets exists, the Company will test for impairment. If, as a result of the evaluation, the Company determines that the value of the goodwill or intangible assets is impaired, then the value of the assets will be written-down through net income in the period in which the determination of the impairment is made.

(j) Leases

At lease inception, the Company determines whether an arrangement is or contains a lease. Operating leases are included in operating lease right-of-use ("ROU") assets, current operating lease liabilities, and noncurrent operating lease liabilities in the consolidated financial statements. ROU assets represent the Company's right to use leased assets over the term of the lease. Lease liabilities represent the Company's contractual obligation to make lease payments over the lease term.

For operating leases, ROU assets and lease liabilities are recognized at the commencement date. The lease liability is measured as the present value of the lease payments over the lease term. The Company uses the rate implicit in the lease if it determinable. When the rate implicit in the lease is not determinable, the Company uses its incremental borrowing rate at the commencement date of the lease to determine the present value of the lease payments. Operating ROU assets are calculated as the present value of the remaining lease payments plus unamortized initial direct costs plus any prepayments less any unamortized lease incentives received. Lease terms may include renewal or extension options to the extent they are reasonably certain to be exercised. The assessment of whether renewal or extension options are reasonably certain to be exercised is made at lease commencement. Factors considered in determining whether an option is reasonably certain of exercise include, but are not limited to, the value of any leasehold improvements, the value of renewal rates compared to market rates, and the presence of factors that would cause a significant economic penalty to the Company if the option were not exercised. Lease expense is recognized on a straight-line basis over the lease term. The Company has elected not to recognize a ROU asset and obligation for leases with an initial term of twelve months or less. The expense associated with short term leases is included in lease expense in the income statement.

To the extent a lease arrangement includes both lease and fixed non-lease components, the Company has elected to account for the components as a single lease component. To the extent the non-lease component is not fixed in nature, the non-lease components are expensed separately.

(k) Taxation

Deferred tax assets and liabilities are determined based on differences between the financial reporting and tax basis of assets and liabilities and are measured using enacted tax rates and laws that are expected to be in effect when the difference is reversed. A valuation allowance is recorded against gross deferred tax assets if it is more likely than not that all or some portion of the benefits related to the deferred tax assets will not be realized.

(l) Share-based compensation

The Company measures and records compensation costs for all share-based payment awards based on grant-date fair value over the requisite service period. This includes consideration of expected forfeitures in determining share based-based employee compensation expenses.

(m) Treasury shares

Common shares of AOG held by the Company and its subsidiaries are accounted for similar to share cancellations with the excess of the par value reflected in additional paid in capital.

(n) Accounting pronouncements not yet adopted

Credit losses on financial instruments

In June 2016, the FASB issued ASU 2016-13, Financial Instruments – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments. The ASU provides a new current expected credit loss model to account for credit losses on certain financial assets and off-balance sheet exposures (e.g., reinsurance recoverables, premium receivables, held-to-maturity debt securities, and loan commitments). That model requires an entity to estimate lifetime credit losses related to certain financial assets, based on relevant historical information, adjusted for current conditions and reasonable and supportable forecasts that could affect the collectability of the reported amount. The ASU also makes targeted amendments to the current impairment model for available-for-sale debt securities, which includes requiring the recognition of an allowance rather than a direct write-down of the investment. The allowance may be reversed in the event that the credit of an issuer improves. In addition, the ASU eliminates the existing guidance for purchased credit impaired assets and introduces a new model for 135 purchased financial assets with credit deterioration, such as the Company's loss mitigation securities. That new model would require the recognition of an initial allowance for credit losses, which is added to the purchase price.

The ASU was originally effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2020; however, ASU 2019-10, issued on November 15, 2019, amended the effective date for non-SEC filers to now be effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2022. For reinsurance recoverables, premiums receivable and debt instruments such as loans and held to maturity securities, entities will be required to record a cumulative-effect adjustment to the statement of financial position as of the beginning of the first reporting period in which the guidance is adopted. The changes to the impairment model for available-for-sale securities and changes to purchased financial assets with credit deterioration are to be applied prospectively. Early adoption of the amendments is permitted. The Company is evaluating the effect that this ASU will have on its financial statements.

Income Taxes

On Dec. 18, 2019, the FASB released Accounting Standards Update (ASU) 2019-12, which affects general principles within Topic 740, Income Taxes. The amendments of ASU 2019-12 are meant to simplify and reduce the cost of accounting for income taxes. The FASB has stated that the ASU was issued as part of its Simplification Initiative, which is meant to reduce complexity in accounting standards by improving certain areas of generally accepted accounting principles (GAAP) without compromising information provided to users of financial statements. For public business entities, the amendments in ASU 2019-12 are effective for fiscal years, and interim periods within those fiscal years, beginning after December 15,2020. For all other entities, the amendments are effective for fiscal years beginning after December 15, 2021, and interim periods within fiscal years beginning after December 15, 2021, and interim periods within fiscal years beginning after December 15, 2022. Early adoption of the amendments is permitted.

3. PLEDGED ASSETS

As of December 31, 2021 and 2020, there were investments of \$2.0 million and \$2.2 million, respectively, on deposit with state insurance department regulators related to a U.S. subsidiary.

As of December 31, 2021, and 2020, AORE had restricted cash of \$214 dollars and \$334 dollars, respectively, and investments at fair value of \$3.8 million and \$3.1 million, respectively, in trust accounts. These accounts include funds held in trust for the benefit of the holders of its Class B Preferance Shares, as well as funds held in trust for the benefit of its ceding companies. Pursuant to the terms of the reinsurance agreements with ceding companies regulated in the United States, AORE is required to secure its obligations to these ceding companies in accordance with applicable state statutes governing credit for reinsurance, and may not withdraw funds from these trust accounts without the ceding companies' express permission. The trust accounts are required to hold cash and investments equivalent to unearned premiums, case-basis and incurred but not reported loss reserves, credit impairments (a non GAAP measure representing losses expected to be paid on insured credit derivative policies), and a contingency reserve calculated by the ceding companies. Management reviews these balances for reasonableness quarterly.

On July 21, 2014 AORE established an irrevocable trust (the "Class B Security Trust") for the benefit of the holders of its Class B Preference Shares. Butterfield Trust Company was appointed as its trustee. AORE has been authorized to redeem Class B Shares at any time for the amount that is not in excess of the Holder's pro-rata share of the assets in the Class B Security Trust. As of December 31, 2021, and 2020, the market value of the Class B Security Trust was \$3.8 million and \$3.1 million, respectively.

Opheus Re Ltd. ("ORE") held a Section 114 Trust in favor of OACM to support obligations from the reinsurance business assumed. As at December 31, 2021 and 2020 the assets value was \$3.8 million and \$2.2 million, respectively.

ORE held a Section 114 Trust in favor of OAIC to support obligations from the reinsurance business assumed. As at December 31, 2021 and 2020 the assets value was \$2.1 million and \$1.1 million, respectively.

4. INVESTMENTS

The amortized cost, gross unrealized gains, gross unrealized losses, OTTI and estimated fair value recorded in accumulated other comprehensive income of the Company's available for sale investments at December 31, 2021 and 2020, were as follows:

Included in Accumulated Other Comprehensive Income ("AOCI")

				Gross Unre	alize d l	Losses	
2021	Amortized <u>Cost</u>	Gross Unrealized <u>Gains</u>	Cl E	elated to nanges in stimated air Value	in Comp	Included Other rehensive come (1)	Estimated Fair Value
US Treasuries and government agencies (2)	\$ 41,204,274	\$ 68,498	\$	(158,274)	\$	-	\$ 41,114,498
Corporate debt securities	18,263,414	307,255		(17,727)		-	18,552,942
Municipal securities	37,070,629	160,515		(321,980)		-	36,909,164
Asset-backed securities	6,040,384	63,539		(2,609)		-	6,101,314
Total available for sale fixed-maturity investments	\$ 102,578,701	\$ 599,807	\$	(500,590)	\$		\$ 102,677,918
Equity securities available for sale	2,756,323	1,024,858		-		-	3,781,181
Total investment portfolio	\$ 105,335,024	\$ 1,624,665	\$	(500,590)	\$	-	\$ 106,459,099

Included in Accumulated Other Comprehensive Income ("AOCI")

						Gross Unre	alized I	osses		
	A	Amortize d	U	Gross nrealized	Ch	elated to anges in stimated	in	Included Other rehensive	I	Es timate d
2020		Cost		Gains	<u>Fa</u>	<u>iir Value</u>	Inc	come (1)	<u>F</u>	<u>Sair Value</u>
US Treasuries and government agencies (2)	\$	25,043,925	\$	314,675	\$	-	\$	-	\$	25,358,600
Corporate debt securities		12,211,541		657,223		(2,284)		-		12,866,480
Municipal securities		25,427,549		447,903		(777)		-		25,874,675
Asset-backed securities		8,322,174		219,535		-		-		8,541,709
Total available for sale fixed-maturity investments	\$	71,005,189	\$	1,639,336	\$	(3,061)	\$		\$	72,641,464
Equity securities available for sale		3,854,934		328,724		(40,307)		-		4,143,351
Total investment portfolio	\$	74,860,123	\$	1,968,060	\$	(43,368)	\$	-	\$	76,784,815

⁽¹⁾ Represents the amount of OTTI losses in accumulated other comprehensive income ("AOCI"), since adoption of the accounting guidance for OTTI.

The Company did not have an aggregate investment in a single entity in excess of 10% of total investments at December 31, 2021 and 2020. The Company had no material investments in securities guaranteed by third parties and had no direct investments in financial guarantors as at December 31, 2021 and 2020.

⁽²⁾ Including US Government temporary liquidity guarantee program securities.

The amortized cost and estimated fair value of fixed-maturity securities classified as available-for-sale, as of December 31, 2021 and 2020, by contractual maturity, are shown below. Expected maturities differ from contractual maturities because borrowers may have the right to call or repay obligations with or without call or prepayment penalties.

	December 3	31, 2	021		December	31,2	2020
	Amortized		Estimated	1	Amortized		Estimated
	<u>Cost</u>]	Fair Value		Cost	1	Fair Value
Less than one year	\$ 28,583,081	\$	28,663,313	\$	12,080,297	\$	12,154,325
One through five years	41,136,010		41,296,992		35,328,693		36,429,375
Greater than five years	26,819,226		26,616,299		15,274,025		15,516,055
Mortgage-backed securities:							
RMBS	-		-		-		-
Asset-backed securities	 6,040,384		6,101,314		8,322,174		8,541,709
Total	\$ 102,578,701	\$	102,677,918	\$	71,005,189	\$	72,641,464

The investments that have unrealized loss positions as of December 31, 2021 and 2020, aggregated by investment category and the length of time they have been in a continuous unrealized loss position, are as follows:

		Less than	12 Mo	nths		12 Months	or Mo	re		To	tal	
			Uı	nrealized			Un	realized			Uı	nrealized
	<u>I</u>	<u> air Value</u>		Loss	<u>F</u>	<u>air Value</u>		Loss	F	<u>air Value</u>		Loss
2021:												
Fixed-maturity investments:												
US Treasuries and government agencies	\$	7,494,594	\$	(36,399)	\$	-	\$	-	\$	7,494,594	\$	(36,399)
Corporate debt securities		7,954,777		(20,336)		-		-		7,954,777		(20,336)
Municipal securities		40,296,853		(409,748)		1,258,242		(34,107)		41,555,095		(443,855)
Total temporarily												
impaired securities	\$	55,746,224	\$	(466,483)	\$	1,258,242	\$	(34,107)	\$	57,004,466	\$	(500,590)

	Less than 12 Months			12 Months or More				Total				
		• *7 1	Unrealized		F . W 1		Unrealized		17: * . 17: 1 ·		Unrealized	
2020:	F	air Value		Loss	<u>Fai</u>	<u>r Value</u>	Ī	<u>.oss</u>	<u>F:</u>	air Value		Loss
Fixed-maturity												
investments:												
Corporate debt securities	\$	311,850	\$	(2,284)	\$	-	\$	-	\$	311,850	\$	(2,284)
Municipal securities		2,739,970		(777)		-		-		2,739,970		(777)
Total temporarily												
impaired securities	\$	3,051,820	\$	(3,061)	\$	-	\$	-	\$	3,051,820	\$	(3,061)

The following table sets forth the investment ratings of the Company's available-for-sale corporate fixed income securities as at December 31, 2021 and 2020. Ratings are assigned by Standard & Poor's or AM Best in instances where Standard & Poor's do not issue a rating.

2021	Amortized Cost	<u>%</u>
AAA	\$ 11,083,664	10.8%
AA	63,598,266	62.0%
A	24,454,196	23.8%
BBB and below	3,442,575	3.4%
	\$ 102,578,701	100%
2020	Amortized Cost	<u>%</u>
AAA	\$ 14,916,790	21.0%
AA	39,515,866	55.7%
A	13,089,589	18.4%
BBB and below	3,482,944	4.9%
	\$ 71,005,189	100%

As of December 31, 2021, 69 out of 173 fixed maturity securities were in unrealized loss positions compared to 4 out of 157 as of December 31, 2020. As at December 31, 2021, the Company's unrealized loss position for fixed maturity securities was \$0.5 million compared to \$3,061 dollars at December 31, 2020. Management does not believe these investments to be other than temporarily impaired, and has no intention to sell the securities. Unrealized gains and losses relating to fixed maturity investments, excluding any credit loss portion, are currently recorded in accumulated other comprehensive income in shareholders' equity as the Company generally holds these investments to maturity. The unrealized gains and losses are expected to decrease as the investment approaches maturity and the Company expects to realize a value substantially equal to amortized cost. Two of the securities have been in an unrealized loss position for 12 months or more as of December 31, 2021 and there were no securities in an unrealized loss position for 12 months or more as of December 31, 2020.

During the years ended December 31, 2021 and 2020, the Company recognized losses on other than temporary impairments in the amount of nil, respectively.

Proceeds from maturities and sales of investments in fixed-maturity securities available for sale during 2021 and 2020 were \$28.2 million and \$109.0 million, respectively. Gross gains of \$0.1 million and \$1.8 million in 2021 and 2020, respectively, and gross losses of \$3,154 dollars and \$0.2 million in 2021 and 2020, respectively, were realized on those sales. Proceeds from the sale of equities were \$1.1 million and \$1.0 million in 2021 and 2020, respectively. Gross losses from the 2021 sales were \$10,893 dollars and gross losses from the 2020 sales were \$4,877 dollars.

Major categories of net investment income are summarized as follows for the years ended December 31, 2021 and 2020:

	2021	2020
Invest from fixed-maturity securities (1) Interest from cash equivalents	\$ 1,601,233 669	\$ 1,843,719 28,759
Dividend Income Amortization	55,704 1,532	99,884 4,510
Investment expense (1)	(1,219,642)	(1,267,632)
Net Investment income	\$ 439,496	\$ 709,240

⁽¹⁾ Interest from fixed-maturity securities and Investment expense both include offsetting amounts of credit for funds held in the amount of \$0.9 million and \$1.1 million for 2021 and 2020, respectively

5. FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair value measurements

The Company follows the guidance of ASC 820 for fair value measurement of financial instruments. ASC 820 establishes a hierarchy of inputs in measuring fair value, with the highest level being observable inputs and the lowest being unobservable data, with the standard requiring that the use of observable inputs is maximized (see Note 2(i) - Significant Accounting Policies – Fair Value Measurements for a description of each of the three levels).

The following table presents the fair value measurement levels for assets and liabilities, which the Company has recorded at fair value as of December 31, 2021 and 2020. As required by ASC 820, items are classified in their entirety based on the lowest level of input that is significant to the fair value measurement:

	Fair Value Measurements at Reporting Date Using							
	Balance as of December 31, 2021		Quoted Prices in Active Markets for Identical Assets (Level 1)		Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	
Financial Assets:								
U.S. treasuries and government								
agencies	\$	41,114,498	\$	19,427,443	\$	21,687,055	\$	-
Corporate debt securities		18,552,942		-		18,552,942		-
Municipal securities		36,909,164		-		36,909,164		-
Asset-back securities		6,101,314		-		6,101,314		-
Investments available for sale fixed								
maturity investments		102,677,918		19,427,443		83,250,475		-
Cash and Cash Equivalents		31,907,879		31,907,879		-		-
Restricted Cash		4,439,990		4,439,990		-		-

5. FAIR VALUE OF FINANCIAL INSTRUMENTS (cont'd)

	Fair Value Measurements at Reporting Date Using							
	Balance as of December 31, 2020		Quoted Prices in Active Markets for Identical Assets (Level 1)		Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	
Financial Assets:								
U.S. treasuries and government agencies	\$	25,358,600	\$	25,358,600	\$		\$	
Corporate debt securities	Φ	12,866,480	Ψ	23,338,000	ψ	12,866,480	Φ	_
Municipal securities Asset-back securities		25,874,675 8,541,709		-		25,874,675 8,541,709		-
Investments available for sale fixed								
maturity investments		72,641,464		25,358,600		47,282,864		-
Cash and Cash Equivalents		24,254,457		24,254,457		-		-
Restricted Cash		548,063		548,063		-		-

Fixed-maturity investments

The Company's fair values of fixed-maturity and short-term investments are based on prices obtained from nationally recognized independent pricing services. Where available, the prices are obtained from market quotations in active markets. Where there is no quoted price for an identical security, then the pricing service may use matrix pricing or model processes, such as the option adjusted spread model, to estimate the fair value of a security. The matrix pricing or model processes consist primarily of observable inputs, which may include: benchmark yields, reported trades, broker/dealer quotes, issuer spreads, two-sided markets, benchmark securities, bids, offers and reference data. The Company receives at least one fair value price for each of its investment securities and has not adjusted any of the prices received from the pricing services. At December 31, 2021 and 2020, all the Company's securities were valued using the independent pricing services.

As management is ultimately responsible for determining the fair value measurements for all securities, the Company assesses the reasonableness of the fair values received by comparing them to other pricing information readily available and management's knowledge of the current markets. The Company also assesses the pricing methodologies and related inputs used by the pricing services to estimate fair value. Any prices that, in management's opinion, may not be representative of fair value are challenged with the pricing service. Based on the information obtained from the above reviews, the Company evaluated the fixed-maturity securities in the investment portfolio to determine the appropriate fair value hierarchy level in accordance with ASC 820. Based on the Company's evaluation, each security was classified as Level 1, 2, or 3. Prices with observable market inputs were classified as Level 2, prices on money market funds and US treasuries were classified as Level 1. There were no market inputs classified as Level 3 as of December 31, 2021 and 2020. The Company holds an investment in a capital trust, classified as a corporate debt security available for sale, which was valued using an analysis to comparable securities, incorporating a spread to the yields on the comparable securities to derive the fair value.

5. FAIR VALUE OF FINANCIAL INSTRUMENTS (cont'd)

Equity investments

The Company's equity investments were comprised of funds invested in a range of diversified strategies. In accordance with U.S. GAAP, the fair values of the funds are based on the unadjusted net asset value of the funds and as such, the Company has adopted NAV as a practical expedient and this is not presented in the levelling table. The Company validates these prices through agreeing net asset values to audited financial statements where available, in conjunction with regular discussion and analysis of the investment portfolio's structure.

Other fair value disclosures

Management has estimated the fair value of certain financial instruments based upon market information using appropriate valuation methodologies. Fair value estimates are not necessarily indicative of the amount the Company could realize in a current market exchange.

The Company considers carrying amounts of cash and cash equivalents, interest, other assets, accounts payable and accrued liabilities to be reasonable estimates of their fair values.

In 2020, the Company's remaining \$38.6 million shares of redeemable Series A Preference were repurchased. As of December 31, 2021 and 2020, the fair value of the Company's \$38.6 million, respectively redeemable Series A Preference Shares was nil.

Carrying value of all financial assets and liabilities is equivalent to fair value.

6. LOSSES AND LOSS EXPENSE RESERVE

The Company's loss and loss expense reserve as of December 31, 2021, represented case basis loss reserves and incurred but not reported reserves, or claim liability which includes a fair value adjustment of the financial guaranty reserves. Refer to Note 2 - Significant Accounting Policies for a description of the Company's accounting policy for insurance losses.

A summary of the movement in the provision for losses and LAE for the years ended December 31, 2021 and 2020 is presented in the following table:

	2021	2020
Losses and loss expense reserve		
Balance - Beginning of year	\$ 192,942,541	\$ 263,685,760
Less: reinsurance recoverable	(187,794,842)	(194,630,544)
Net balance - Beginning of year	5,147,699	69,055,216
Incurred related to:		
Current year	14,442,442	8,962,705
Prior years	(123,467)	1,560,160
Premium deficiency reserve	73,183	(921)
Total incurred	14,392,158	10,521,944
Net losses paid related to:		
Current year	(7,705,870)	(4,930,641)
Prior years	(3,814,884)	(69,498,820)
Total Paid	(11,520,754)	(74,429,461)
Net balance - End of year	8,019,103	5,147,699
Add: reinsurance recoverable	207,622,579	187,794,842
Balance - End of year	\$ 215,641,682	\$ 192,942,541

For the year ended December 31, 2021, the Company incurred loss and LAE of \$14.4 million. Incurred losses related to the Company's short-tailed property casualty business were \$14.4 million, driven by \$14.4 million of incurred loss on the current accident year.

For the year ended December 31, 2020, the Company incurred loss and LAE of \$10.5 million. Incurred losses related to the Company's short-tailed property casualty business were \$8.9 million, driven by \$9.0 million of incurred loss on the current accident year. The financial guaranty reinsurance business generated net incurred losses of \$1.6 million in 2020 including fair value adjustments.

6. LOSSES AND LOSS EXPENSE RESERVE (cont'd)

Property and casualty

The following presents information about incurred and paid claims development for the short term duration contracts as of December 31, 2021, net of reinsurance. The information about incurred and paid claims development for the 2013 to 2021 years, and the average annual percentage payout of incurred claims by age as of December 31, 2021, is presented as required supplementary information. The below tables begin at June 26, 2013. This was the date AOG became part of OGL, whose U.S. subsidiaries write short duration property and casualty business. Claims count information is not reflected in the below tables. Due to the role of the U.S subsidiaries in the non standard auto and the reinsurance business this information is not available.

Total of incurred-but-

Incurred loss and allocated loss adjustment expenses, net of reinsurance For the Years Ended December 31,

(dollars in thousand Accident Year	s (ur	1audited) 2013	(ur	naudited) <u>2014</u>	(un	audited) <u>2015</u>	<u>2016</u>	<u>2017</u>	2018	<u>2019</u>	<u>2020</u>	<u>2021</u>	liab plus o devel	reported bilities expected lopment eported
2013	\$	34,799	\$	38,858	\$	38,245	\$ 38,013	\$ 38,057	\$ 37,913	\$ 37,879	\$ 37,880	\$ 37,880	\$	_
2014		-		34,792		35,215	34,577	34,694	34,530	34,492	34,542	34,542		-
2015		-		-		5,182	5,076	5,332	5,173	5,206	5,200	5,198		9
2016		-		-		-	3,072	3,388	3,223	3,137	3,107	3,105		4
2017		-		-		-	-	3,125	2,852	2,699	2,631	2,629		13
2018		-		-		-	-	-	1,966	1,858	1,804	1,805		16
2019		-		-		-	-	-	-	4,070	4,164	4,122		128
2020										-	8,963	8,888		716
2021											-	14,441	_	3,803
								\$ 84,596	\$ 85,657	\$ 89,341	\$ 98,291	\$ 112,610	=	

Cumulative paid claims and allocated loss adjustment expenses, net of reinsurance For the Years Ended December 31,

(dollars in thousand Accident Year	s (ur	audited) 2013	(uı	naudited) 2014	(u	naudited) 2015		<u>2016</u>	<u>2017</u>	<u>2018</u>	<u>2019</u>	<u>2020</u>	<u>2021</u>
2013	\$	15,872	\$	30,676	\$	35,199	\$	37,208	\$ 37,919	\$ 38,137	\$ 38,196	\$ 38,270	\$ 38,281
2014		-		21,080		28,728		32,052	33,420	33,927	34,007	34,054	34,121
2015		-		-		3,392		4,708	5,332	5,384	5,467	5,467	5,465
2016		-		-		-		1,980	2,794	2,952	2,978	2,993	2,993
2017		-		-		-		-	1,810	2,571	2,694	2,714	2,721
2018		-		-		-		-	-	1,071	1,409	1,444	1,459
2019		-		-		-		-	-	-	2,034	3,300	3,691
2020												4,932	8,258
2021												-	7,706
									\$ 81,275	\$ 84,042	\$ 86,785	\$ 93,174	\$ 104,695
All outstanding liabi	lities	before 20	13, r	net of reins	ura	nce			72	21	14	-	14
Liabilities for claims	and o	laims adji	ıstn	ent expen	se, 1	net of reins	ura	nce	\$ 3,393	\$ 1,636	\$ 2,570	\$ 5,117	\$ 7,929

Average annual percentage payout of incurred claims by age, net of reinsurance

Years	Year 1	Year 2	Year 3	Year 4	Year 5
	57%	29%	8%	2%	1%

6. LOSSES AND LOSS EXPENSE RESERVE (cont'd)

Reconciliation of the disclosure of incurred and paid claims development to the liability for unpaid claims and claims adjustment expenses

(dollars in thousands)	<u>2021</u>
Net Outstanding Liabilities	
Liabilities for unpaid claims and claim adjustment expenses, net of reins	\$ 8,019
Total reinsurance recoverable on unpaid claims	207,623
Insurance lines other than short-duration	-
	215,642
Total gross liability for unpaid claims and claims adjustment expense	\$ 215,642

7. SEGMENT INFORMATION

The determination of reportable segments is based on how management monitors the Company's underwriting operations. Management monitors the performance of its underwriting operations based on the markets and customers served and the type of accounts written. The Company is currently organized into three operating segments: property/casualty insurance and reinsurance, financial guaranty and corporate/other. All product lines fall within these classifications. The property/casualty segment provides insurance and reinsurance related to US short-tail personal lines. This segment also contains an allocation of a portion of the AORE overhead expenses related to AORE's property/casualty reinsurance business, thus increasing the segment's overall operating expenses. The financial guaranty segment includes AORE's financial guaranty operations which were fully commuted in 2020 and the Company has no plans to re-enter that market. As the Company does not manage its assets by segment, investment income, interest expense and total assets are not allocated to individual reportable segments.

7. SEGMENT INFORMATION (cont'd)

The following tables provide a summary of the segment results.

			Dec	ember 31	,2021			
			Fina	ancial				
(dollars in thousands)	<u>Proper</u>	ty/Cas ualty	<u>Guaranty</u>		Corporate		<u>Total</u>	
Net premiums earned	\$	20,840	\$	-	\$	-	\$ 20,840	
Net change in fair value of credit derivatives		-		-		-	-	
Losses and loss adjustment expenses		(14,392)		-		-	(14,392)	
Acquisition expenses		(7,130)				_	(7,130)	
Underwriting gain (loss)		(682)		-		-	(682)	
Fee income		11,248		-		-	11,248	
Net investment income		-		-		440	440	
Other income		-		-		127	127	
Net realized gain on sales of investments		-		-		55	55	
Fair value adjustment		-		-		-	-	
Gain on the sale of real estate						-	-	
Operating expenses		(13,010)		-		(1,228)	(14,238)	
Interest expense		-		-		(1,803)	(1,803)	
Other expense		-		-		-	-	
Income tax		(62)					(62)	
Net income (loss) before non controlling interest	\$	(2,506)	\$		\$	(2,409)	\$ (4,915)	

	December 31, 2020										
(dollars in thousands)	<u>Propert</u>	y/Casualty		nancial <u>naranty</u>	<u>C</u>	orporate		<u>Total</u>			
Net premiums earned	\$	15,836	\$	(3,513)	\$	-	\$	12,323			
Net change in fair value of credit derivatives		-		2		-		2			
Losses and loss adjustment expenses		(8,945)		(1,577)		-		(10,522)			
Acquisition expenses		(4,968)		130				(4,838)			
Underwriting gain (loss)		1,923		(4,958)		-		(3,035)			
Fee income		9,946		-		-		9,946			
Net investment income		-		-		709		709			
Other income		-		-		-		-			
Net realized gain on sales of investments		-		-		1,580		1,580			
Fair value adjustment		-		-		(173)		(173)			
Gain on the sale of real estate						323		323			
Operating expenses		(8,963)		(1,825)		(2,013)		(12,801)			
Interest expense		-		-		(1,803)		(1,803)			
Other expense		-		-		(78)		(78)			
Income tax		322						322			
Net income (loss) before non controlling interest	\$	3,228	\$	(6,783)	\$	(1,455)	\$	(5,010)			

8. COMMITMENTS AND CONTINGENCIES

The insurance and reinsurance subsidiaries of the Company are involved in various claims and legal actions arising in the ordinary course of business. Some claims allege breach of good faith and fair dealing; however, those entities are vigorously defending their position, and in the opinion of management, the ultimate outcome of these matters will not have a material adverse effect on the Company's financial position, results of operations or cashflows.

9. LEASES

The Company has 4 operating leases comprised of three vehicles, and office space. The vehicles have remaining lease terms of 2.75, 2.75 and 2.25 years with fixed lease payments. The office space has a remaining lease term of 6 years and 8 months, includes a lease schedule reflecting increases each year and includes renewal options up to 10 years.

The components of lease expense were as follows:

	Dec	cember 31, 2021
Operating lease cost	\$	344,714
Total lease cost	\$	344,714
Supplemental cash flow information related to leases was as follows:		
Cash paid for amounts included in the measurement of lease liabilties		
Operating cash flows from operating leases	\$	367,484
Supplemental balance sheet information related to leases was as follows	:	
Operating leases		
Operating lease right-of-use assets	\$	1,663,740
Current operating lease liabilties	\$	1,898,595
Other information:		
Weight average remaining lease term - operating		6.36
Weight average discount rate - operating		6.21%

9. LEASES (cont'd)

December 31, 20) <u>20</u>
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Operating lease cost	\$ 330,423
Total lease cost	\$ 330,423

Supplemental cash flow information related to leases was as follows:

Cash paid for amounts included in the measurement of lease liabilties

Operating cash flows from operating leases \$ 342,786

Supplemental balance sheet information related to leases was as follows:

Operating leases

Operating lease right-of-use assets \$ 1,703,272

Current operating lease liabilties \$ 1,960,277

Other information:

Weight average remaining lease term - operating 7.61
Weight average discount rate - operating 6.01%

Future minimum lease payments as of December 31, 2021 are as follows:

2022	\$ 371,429
2023	375,696
2024	355,518
2025	321,410
2026	325,676
Thereafter	 551,801
Total	\$ 2,301,530
Less: Interest	 (402,935)
Lease Liability	\$ 1,898,595

As of December 31, 2021, the Company has no additional operating leases that have not yet commenced.

10. REDEEMABLE SERIES A PREFERENCE SHARES

On December 14, 2006, AOG issued 75,000 Series A Preference Shares at \$1,000 per share for total consideration of \$75.0 million. The Series A Preference Shares have a par value of \$0.10 per share and a redemption value of \$1,000 per share. Until December 15, 2016, the Series A Preference Shares bear a non-cumulative, non mandatory dividend rate of 7.50%, which is payable semi-annually on June 15 and December 15 each year upon declaration by the Board of Directors. After December 15, 2016, if the Series A Preference Shares have not been redeemed or repurchased, they bear a non-cumulative, non-mandatory dividend rate of Three-Month LIBOR (as defined in the Series A Certificate of Designations) plus 3.557%, which is payable quarterly on the 15th day of March, June, September and December of each year, beginning on March 15, 2017, upon declaration by the Board of Directors. Unless previously redeemed, the Series A Preference Shares have a mandatory redemption date of December 15, 2066. AOG can redeem the Series A Preference Shares at any time from December 15, 2016 with no penalty to AOG.

On May 12, 2009, the Board determined to suspend payment of dividends on the Series A Preference Shares; therefore, during the years ended December 31, 2020 there were no dividends declared or paid. The payment of preference share dividends is classified as interest expense.

After a series of tender offers and private repurchases, 38,600 Series A Non—Cumulative Preference Shares remained outstanding as of December 31, 2019. In a series of several transactions which occurred during 2020, the remaining 38,600 Series A Preference Shares were repurchased by the Company. There were no outstanding Series A Preference Shares as of December 31, 2021 and 2020.

11. NONCONTROLLING INTEREST

On December 23, 2003, AORE entered into a \$50.0 million soft capital facility whereby it was granted the right to exercise perpetual put options in respect of its Class B Preference Shares against the counterparty to the option agreement, in return for which it paid the counterparty a floating put option fee through February 17, 2009. The counterparty was a trust established by an investment bank. The trust was created as a vehicle for providing capital support to AORE by allowing it to obtain, at its discretion and subject to the terms of the option agreement, access to new capital through the exercise of a put option and the subsequent purchase by the trust of AORE's Class B Preference Shares. On February 17, 2009, AORE exercised the put option in the soft capital facility and issued 500.01 Class B Preference Shares to the trust in exchange for \$50,001,000 of proceeds. On March 16, 2009, AORE elected to pay a fixed rate dividend on the Class B Preference Shares, as a result of which the Class B Preference Shares were distributed to the holders of the trust's securities. As a result of the fixed rate election, if declared by the board, dividends are payable on the Class B Preference Shares every 90 days at a rate of 6.276%. The Class B Preference Shares give investors the rights of a preferred equity investor in AORE. Such rights are subordinate to insurance claims, as well as the general unsecured creditors of AORE. The Class B Preference Shares are not rated by S&P since AORE requested the withdrawal of its ratings during 2009 and have not been rated by Moody's. AORE has the option to redeem the Class B Preference Shares, subject to certain specified terms and conditions.

Following the settlement of previous repurchases, 373.01 shares of Class B Preference Shares remained outstanding at December 31, 2021 and 2020. The remaining value of the Class B Preference Shares of \$6.1 million is included as a "Noncontrolling Interest" in the Company's Consolidated Balance Sheets as of December 31, 2021 and 2020.

On July 21, 2014 AORE established an irrevocable trust (the "Class B Security Trust") for the benefit of the holders of its Class B Preference Shares. The Company deposited assets valued at \$2.050 million in the Class B Security Trust. Butterfield Trust Company has been appointed as its trustee. The Company has been authorized to redeem Class B Shares at any time for the amount that is not in excess of the Holder's pro-rata share of the assets in the Class B Security

11. NONCONTROLLING INTEREST (cont'd)

Trust. The market value of the Class B Security Trust is \$3.8 and \$3.1 million as of December 31, 2020 and 2021, respectively.

If declared by the board, dividends are payable on the Class B Preference Shares every 90 days at a rate of 6.276%. The dividend payment would also be subject to the Companies Act of Barbados which restricts dividend payments except from realizable profits (retained earnings). Dividends on the Class B Preference Shares are currently non-cumulative. The terms of AORE's Class B Preference Shares restrict AORE's ability to pay dividends on its common shares unless all accrued and unpaid dividends on the Class B Preference Shares for the then current dividend period have been declared and paid or a sum sufficient for payment thereof set apart, except that AORE may to declare dividends on its common shares in such amounts as are necessary for AOG (i) to service indebtedness for borrowed money as such payments become due (or to satisfy any of its guaranty obligations made in respect of AORE or AOG) or (ii) to pay its operating expenses.

If AORE fails to pay dividends in full on the Class B Preference Shares for eighteen consecutive months then the number of members on the Board of Directors of AORE is automatically increased by two with the holders of the Class B Preference Shares having the ability to elect the two additional directors. In 2017, as a dividend had not been paid for 18 months, pursuant to the Articles of Continuance of the Company, the number of directors on the Board automatically increased by two and the holders of the Class B shares were entitled to elect directors to serve. The Company thus called a Special Meeting of the Class B shareholders for July 14, 2017. As a quorum of holders of Class B Preference Shares was not present for the meeting, no meeting was held.

There were dividends of \$0.6 million and nil paid to the Class B preference shareholders in 2021 and 2020, respectively.

12. SHARE CAPITAL

As at December 31, 2021 and 2020, authorized common share capital was \$9,000,000. As at December 31, 2021 and 2020, there were 10,000,000 authorized undesignated preference shares with a par value of \$0.10 each. Common shares and additional paid in capital are presented net of treasury shares held by the company and its subsidiaries.

The following table shows a roll forward of the issued, outstanding and unissued common shares for the years ended December 31, 2020 and 2021:

	utstanding nare capital	Outstanding Shares	Treasury Shares	Issued Shares	Unissued Shares
As at December 31, 2019	\$ 4,617,900	46,179	42	46,221	43,779
Issued restricted stock awards during the year	80,000	800	-	800	(800)
As at December 31, 2020	\$ 4,697,900	46,979	42	47,021	42,979
Issued restricted stock awards during the year	-	-	-	-	-
As at December 31, 2021	\$ 4,697,900	46,979	42	47,021	42,979

13. SHARE BASED COMPENSATION

As of April 26, 2006, AOG adopted the 2006 Equity Plan (the "AOG Plan"). The number of common shares that may be issued under the AOG Plan may not exceed 4,500. In the event of certain transactions affecting the common shares of the Company, the number or type of shares subject to the AOG Plan, the number and type of shares subject to outstanding awards under the Plan, and the exercise price of awards under the AOG Plan will be adjusted in accordance with the terms of the AOG Plan. The AOG Plan authorizes the grant of share options, share appreciation rights, share awards, restricted share units, performance units, or other awards that are based on AOG's common shares. The awards granted are contingent on the achievement of service conditions during a specified period, and may be subject to a risk of forfeiture or other restrictions that will lapse upon the achievement of one or more goals relating to completion of service by the participant. Awards under the AOG Plan may accelerate and become vested upon a change in control of the Company. The AOG Plan is administered by the Board of Directors. The AOG Plan is subject to amendment or termination by the board.

As at December 31, 2021, outstanding awards under the AOG Plan consisting of 1,410 share options and nil restricted share units had been granted to the Company's directors, officers, employees and consultants. Each of the options vest in equal annual installments over a four-year period and will expire at the earlier of the tenth anniversary of the date of grant or the expiration of the AOG Plan. The grant price is the average of the highest and lowest quoted selling price on the grant date. In 2021 and 2020, there were no stock options granted. Restricted share units vest in equal annual installments over a four-year period. In 2020, for the restricted share units issued in 2019, the board of AOG elected to accelerate the vesting to 100%.

Stock options

Compensation cost is recognized on a straight-line basis over the vesting period and is net of estimated pre-vesting forfeitures of 10% for both periods. The estimated forfeiture rate is based on future forfeiture expectations. At December 31, 2021, the weighted average grant date fair value for options issued subsequent to January 1, 2006 was \$792.10. The Company expensed \$21,874 thousand and \$0.1 million in compensation expense related to the stock options for the years ended December 31, 2021 and 2020 respectively. As at December 31, 2021, there was nil of unrecognized compensation expense related to the stock options granted subsequent to January 1, 2006. For both the twelve month periods ended December 31, 2021 and 2020, the Company recognized no compensation expense for share options with an exercise price less than the market value of the underlying common shares on the date of the grant.

13. SHARE BASED COMPENSATION (cont'd)

The following tables summarize the stock option activity for the years ended December 31, 2021 and 2020:

G / 1	4.	
Stock	ontion	activity

Stock option activity	Number of Shares	Weighted Average Exercise Price Per Share		Number Averag		Weighted Average Remaining Contractual Life	Int	regate rinsic lue ⁽¹⁾
Year ended December 31, 2021 Options Outstanding - beginning of year Granted Expired	1,471 - (61)	\$	832.01 - 1,435.41					
Forfeited Outstanding - end of year	1,410		805.90	3.99	\$	-		
Exercisable - end of year	1,410	\$	805.90	3.99	\$	-		
	Number of Shares	Avera	Veighted age Exercise e Per Share	Weighted Average Remaining Contractual Life	Int	regate rinsic lue ⁽¹⁾		
Year ended December 31, 2020 Options Outstanding - beginning of year Granted Expired Forfeited Outstanding - end of year	1,576 - (30) (75) 1,471	\$	830.35 - 700.00 850.00 832.01	4.80	\$	-		
Exercisable - end of year	1,365	\$	842.26	4.69	\$	-		

¹⁾ The aggregate intrinsic value was calculated based on the market value of \$186.00 and \$100.00 as at December 31, 2021 and 2020, respectively, and is calculated as the difference between the market value and the exercise price of the underlying options.

13. SHARE BASED COMPENSATION (cont'd)

Restricted share units

The following table summarizes the restricted share unit activity for the years ended December 31, 2021 and 2020:

Restricted Share Units

Year ended December 31, 2021	Number of share units	aver date	eighted age grant fair value <u>r share</u>
Restricted Share Units			
Non-vested - beginning of year	87	\$	700.00
Granted	-		-
Vested	(87)		700.00
Forfeited			-
Non-vested - End of year			eighted
	Number of		fair value
	share units	pe	r share
Year ended December 31, 2020			
Restricted Share Units			
Non-vested - beginning of year	974	\$	309.86
Granted			
	-		-
Vested	(887)		271.59
	(887)		271.59 -

The Company expensed \$17,953 thousand and \$0.1 million in compensation expense related to the restricted share units for the years ended December 31, 2021 and 2020 respectively under the AOG Plan. The compensation expense for restricted share units is expensed on a prorated basis over the vesting period. At December 31, 2021, there is no remaining unrecognized compensation expense related to the non-vested restricted share units under the AOG Plan.

14. EARNINGS (LOSS) PER SHARE

Basic earnings per share is computed by dividing net income (loss) available to common shareholders by the weighted average number of common shares outstanding during the period. Diluted earnings per share shows the dilutive effect of all stock options and restricted share units outstanding during the period that could potentially result in the issuance of common shares. The calculation of diluted loss per share excludes the dilutive effect of stock options and restricted share awards outstanding because it would otherwise have an anti-dilutive effect on net loss per share. The weighted average number of common and common share equivalents outstanding is calculated using the treasury stock method for all potentially dilutive securities.

As of December 31, 2021 and 2020, there were 1,410 and 1,471, respectively, of stock options excluded from the diluted earnings per share calculation because they were anti-dilutive.

The following table sets forth the computation of basic and diluted earnings per share for the years ended December 31, 2021 and 2020:

	2021	2020
Net loss available to common shareholders	\$ (5,500,482)	\$ (5,009,956)
Basic weighted-average shares Effect of stock options	46,979	46,490
Effect of restricted share units	-	229
Diluted weighted-average shares	46,979	46,719
Basic loss earnings per share	\$ (117.08)	\$ (107.76)
Diluted loss earnings per share	\$ (117.08)	\$ (107.24)

15. RISKS AND UNCERTAINTIES

The Company evaluates its financial condition and capital adequacy on an ongoing basis and may pursue a different set of strategies in the future. There can be no assurance that the strategies that have been implemented or that will be pursued in the future in connection with this evaluation will improve the Company's business, financial condition, liquidity or results of operations or will not have a material adverse effect on the Company. Management believes that the Company has sufficient capital resources and liquidity to meet its obligations and therefore that the Company remains a "going concern."

AOG is a holding company and therefore its liquidity, both on a short-term basis (for the next twelve months) and a long-term basis (beyond the twelve months), is largely dependent upon (1) the ability of its subsidiaries to pay dividends or make other payments to AOG and (2) its ability to access debt and equity markets, which is unlikely in the near term given current market conditions and AOG's current share valuation. AOG's principal uses of liquidity are for payment of operating expenses, debt service on the senior notes payable and capital investments in its subsidiaries. As of December 31, 2021, AOG has \$0.5 million of cash and investments and believes that it will have sufficient liquidity to meet its requirements over at least the next twelve months. The Company's ability to declare and pay dividends to AOG may be influenced by a variety of factors such as adverse loss development, amount and timing of claims payments, adverse market changes, insurance regulatory changes, changes in general economic conditions beyond the next twelve months and Barbados law. The Company believes that AOG's expected liquidity needs can be funded from its operating and investing cash flows for the next twelve months.

15. RISKS AND UNCERTAINTIES (cont'd)

AOG's property/casualty segment generates substantial cash flows from its fee-based model. The principal uses of liquidity for those entities are the payment of operating expenses, debt service on subsidiary notes and capital investment in property/casualty subsidiaries. The property/casualty subsidiaries are highly leveraged through their reinsurance arrangements, and disputes with reinsurers could severely impact the liquidity of these subsidiaries. The property/casualty subsidiaries attempt to mitigate this exposure by holding collateral from their reinsurers. The subsidiaries held \$203.6 million of collateral compared to \$207.5 million of balances at December 31, 2020 and such amounts are included in reinsurance balances received net on the consolidated balance sheet.

At December 31, 2021, the Company had \$142.8 million of cash and investments of which \$122.8 million was held in trust for the benefit of our ceding companies and others, leaving \$20.0 million cash and investments available to support ongoing business. See Note 3 – Pledged Assets, for further information regarding these trust accounts.

16. VARIABLE INTEREST ENTITIES

OACM is a mutual insurance company that is owned by its policyholders; however, the Company effectively has complete control over OACM through the management contract in place between the two entities, and is therefore the primary beneficiary. The Company has determined that OACM is a variable interest entity and is included in these consolidated financial statements. The interests that OACM's policyholders have in its financial position are included as non-owned interest in VIE totaling \$0.3 million at December 31, 2021 and December 31, 2020.

Creditors have no recourse against the Company in the event of default by OACM nor does the Company have any implied or unfunded commitments to OACM. The Company's financial or other support provided to OACM is limited to its management services and original investment.

The following OACM balances have been included in the Company's consolidated financial statements at December 31, 2021 and 2020 with appropriate eliminations being made for intercompany balances:

	2021	2020
ASSETS:		
Cash	\$ 26,777,976	\$ 14,645,462
Investments	71,736,610	46,773,401
Premiums receivable	51,678,066	54,364,428
Reinsurance balances receivable	184,592,655	174,646,079
Deferred reinsurance premiums	90,491,747	88,646,603
Other assets	902,983	1,599,043
Total assets	\$ 426,180,037	\$ 380,675,016
LIABILITIES:		
Unpaid losses and loss adjustment expenses	\$ 174,302,463	\$ 168,870,301
Unearned premium	90,491,747	88,646,603
Ceded premium payable	60,127,559	59,069,253
Payable to general agents	1,112,249	154,019
Funds withheld	87,449,925	52,680,702
Accounts payable and accrued expenses	6,968,613	4,630,130
Due to parent and affiliates	433,816	319,755
Total liabilities	\$ 420,886,372	\$ 374,370,763
EQUITY:		
Policyholders' surplus	\$ 300,000	\$ 300,000
Surplus debenture	4,700,000	4,700,000
Accumulated other comprehensive loss	293,665	1,304,253
Total equity	\$ 5,293,665	\$ 6,304,253
Total Liabilities and Equity	\$ 426,180,037	\$ 380,675,016

17. BUSINESS CONCENTRATION

The Company's property casualty insurance subsidiaries, OACM and Old American Indemnity Company ("OA Indemnity"), produce business through unrelated managing general agencies. In 2021, five of these managing general agencies produced approximately 69.2% of OACM's gross premium writings and of the 69.5% Company's gross written premiums plus policy fees. In 2021, one managing general agent produced approximately 70.5% of OA Indemnity's gross premium writings and 70.1% of the Company's gross written premiums plus policy fees.

18. GOODWILL AND INTANGIBLE ASSETS

The Company performs its impairment analysis of goodwill and indefinite-lived intangible assets annually as of December 31.

In conjunction with the acquisition of OA Indemnity in 2010, the Company recorded intangible assets of \$300,000, representing the fair value of six insurance licenses acquired. The impairment analysis for this indefinite-lived intangible asset is performed on the licenses aggregated as a single unit of accounting. The fair value is determined by comparing the fair value of insurance company licenses based on observable inputs. Based upon the results of the assessment, the Company concluded that the carrying value of this intangible asset was not impaired as of December 31, 2021.

In conjunction with the acquisition of OACM in 2012, the Company recorded intangible assets and goodwill. The impairment analysis for the indefinite-lived asset of \$4,500,000 associated with the insurance license acquired was performed on this license as a unit of accounting separate from the insurance licenses of OA Indemnity. The fair value is determined by comparing the fair value of insurance company licenses, with the underlying assumption that OACM's license continues to represent the value of multiple insurance licenses due to its unique ability to operate under multiple rate filing structures within a single state. Based on the number of active managing agencies using multiple rate filings in OACM, the Company concluded that the carrying value of this intangible asset was not impaired as of December 31, 2021.

The impairment analysis was performed on OACM as the reporting unit. The fair value was determined using a discounted cash flow analysis for the revenues and operating expenses associated with this reporting unit. The fair value was compared to the carrying value of the goodwill and intangible assets net of accumulated amortization, and the fair value exceeded the carrying value of those items. Accordingly, it was determined that the carrying value of goodwill was not impaired as of December 31, 2021.

18. GOODWILL AND INTANGIBLE ASSETS (cont'd)

The gross and net carrying amounts of intangible assets by major category as of December 31, 2021 and 2020 are as follows:

As of December 31, 2021	<u>Gross</u>	Accumulated <u>Amortization</u>			<u>Net</u>
Insurance licenses Customer relationships Internally developed software	\$ 4,800,000 12,100,000 350,000	\$	- 12,100,000 350,000	\$	4,800,000
Intangible assets	\$ 17,250,000	\$	12,450,000	\$	4,800,000
As of December 31, 2020					
Insurance licenses Customer relationships Internally developed software	\$ 4,800,000 12,100,000 350,000	\$	- 12,100,000 350,000	\$	4,800,000
Intangible assets	\$ 17,250,000	\$	12,450,000	\$	4,800,000

Insurance licenses are not amortized because they have an indefinite life. Finite-lived intangible assets are amortized over their respective useful lives. Customer relationships are amortized to align with the expected economic benefit of the income associated with those relationships, through 2015. Internally developed software is amortized on a straight-line basis over its useful life of 3 years. The management contract will expire on January 1, 2036. Unless renewed, the Company will not own the rights to manage OACM after that date.

19. NOTES PAYABLE

Prior to the amalgamation a subsidiary of OGL had outstanding debt (the "OACC Notes") which was renegotiated in connection therewith. The subsidiary issued a Senior Secured Note in the amount of \$20 million, which was to mature on October 28, 2039 (the "2014 OACC Notes"). Interest on the 2014 OACC Notes was payable in quarterly installments at a fixed rate of 12.0% per annum

In 2015, a partial repayment of \$1.6 million of principal was made on the 2014 OACC Notes and a series of new Series A Secured Senior Notes (the "2015 OACC Notes") were issued to replace and superseded the note that had been previously issued. The notes will mature on January 1, 2040 and pay interest in quarterly installments at a fixed rate of 12.0% per annum. Principal repayments of nil were made in 2021 and 2020, respectively, on the 2015 OACC Notes. As of December 31, 2021, \$0.3 million in interest was accrued and unpaid on the \$10.5 million remaining balance of the 2015 OACC Notes.

In connection with the acquisition of OGL, AOG issued \$43.9 million of Senior Notes (the "AOG Notes") to the former shareholders of OGL that mature on October 28, 2039. During 2021, the AOG notes were transferred to OACC (now the "2021 OACC Notes") as a dividend in kind. The terms on the 2021 OACC Notes remain the same. Interest on the 2021 OACC Notes is payable in quarterly installments at a fixed rate of 9.0% per annum. Principal repayments of nil

19. NOTES PAYABLE (cont'd)

were made in 2021 and 2020, respectively, on the 2021 OACC Notes. As of December 31, 2021, \$0.1 million in interest was accrued and unpaid on the remaining balance of \$6.0 million on the 2021 OACC Notes.

Directors and family members of AOG and its subsidiaries held notes payable in the aggregate principal amount of approximately \$8.6 million at December 31, 2021 and 2020.

On January 27, 2020, AOG entered into a \$4.0 million promissory note with AORE that has a 6% interest rate. On October 19, 2020, AOG entered into a \$4.0 million promissory note with AORE that has a 6% interest rate. On December 17, 2020 a \$0.5M principal payment was made on the January 27, 2020 promissiory note. On June 15, 2021 a \$0.9 million principal payment was made on the January 27, 2020 promissiory note. On September 24, 2021 a \$0.6 million principal payment was made on the January 27, 2020 promissiory note. On October 28, 2021 a \$0.4 million principal payment was made on the January 27, 2020 promissiory note. As of December 31, 2021 and 2020, the balance is \$5.6 million and \$7.5 million, respective and nil in accrued interest.

20. TAXATION

The Company has received an undertaking from the Bermuda government exempting it from all local income, withholding and capital gains taxes until March 31, 2035. At the present time, no such taxes are levied in Bermuda.

In September 2014, AOG and OGL each became tax resident in the U.K., although they will both remain Bermuda-based companies. As companies that are not incorporated in the U.K., each intends to manage their affairs in such a way as to establish and maintain status as tax resident in the U.K. As U.K. tax resident companies, both AOG and OGL are required to file corporation tax returns with Her Majesty's Revenue & Customs ("HMRC"). Each is subject to U.K. corporation tax in respect of its worldwide profits (both income and capital gains), subject to any applicable exemptions. The main rate of corporation tax is 20% currently; such rate fell from 21% as of April 1, 2015. The Company does not expect that AOG's or OGL's becoming U.K. tax resident will result in any material change in the group's overall tax charge. The Company expects that the dividends received by AOG or OGL from their direct subsidiaries will be exempt from U.K. corporation tax due to the exemption in section 931D of the U.K. Corporation Tax Act 2009. In addition, any dividends paid by AOG to its shareholders should not be subject to any withholding tax in the U.K. The U.K. government implemented a new tax regime for "controlled foreign companies" ("CFC regime") effective January 1, 2013. The Company does not expect any profits of non-U.K. resident members of the group to be taxed under the CFC regime.

AORE was registered as an Exempt Insurance Company and is licensed under the Exempt Insurance Act of Barbados, 1983 CAP 308. Effective January 1, 2019, this was repealed and the Insurance Act Cap. 310 was amended to provide for three (3) classes of licenses.

Insurance entities are assigned one of the classes below depending on whether they underwrite third or related party risks and the percentage of related party risk they can underwrite.

- Class 1 category will include insurance companies which restrict the business they can underwrite to related party business. These insurance entities will be taxed at zero percent.
- Class 2 category will include insurance entities which can underwrite risks of third parties. These companies will be taxed at a rate of 2%.
- Class 3 will include insurance intermediaries, insurance management companies and insurance holding companies. These companies will be taxed at a rate of 2%.

As allowed by the regulation, AORE has chosen to be grandfathered under the existing regime, which expired on June 30, 2021. Because the Company only underwrites related party business, they are now categorized as Class 1.

Some of our subsidiaries are subject to U.S. taxation and file a consolidated U.S. federal income tax return. We believe that our other non-US companies are not engaged in a trade or business in the U.S. and, accordingly, we do not expect those companies to be subject to U.S. taxation.

20. TAXATION (cont'd)

The provision for income taxes for the years ended December 31, consisted of the following:

	2021			2020		
Current tax expense Deferred tax expense	\$	26,459 35,574		(322,200)		
Net income tax expense	\$	62,033	_	\$ (322,200)		

The expected tax provisions in taxable jurisdictions is calculated as the sum of pretax income in those jurisdictions multiplied by the statutory tax rate of the jurisdiction by which it will be taxed. Pretax income of the Company's subsidiaries which are not U.S. domiciled but are subject to U.S. tax by election are included at the U.S. statutory tax rate of 21% for 2021 and 2020.

	2021	2020
Net (loss) income before income tax	\$ (4,853,196)	\$ (5,332,076)
Adjustment for non-taxable entities	(8,189,829)	8,363,300
Taxable income before income tax expense	\$ (13,043,025)	\$ 3,031,224
Expected tax benefit at statutory rates in taxable jurisdictions	(2,739,035)	636,557
Increases (reductions) in taxes resulting from:		
Exclusion of profit from VIE not included in consolidated		
Valuation allowance	(280,184)	(793,786)
Other	3,045,678	(164,890)
Income tax expense/(benefit)	\$ 26,459	\$ (322,119)
Effective tax rate	0%	-11%

20. TAXATION (cont'd)

Tax effects of temporary differences that give rise to significant portions of the Company's deferred tax assets and deferred tax liabilities at December 31, 2021 and 2020 were as follows:

	2021	2020
Deferred tax assets:		
Net operating loss carryforward	\$ 5,569,435	\$ 5,126,672
Unearned premium reserves	48,155	35,765
Discounted unpaid losses and loss adjustment expenses	 19,322	10,551
Total deferred tax assets	 5,636,912	5,172,988
Deferred tax liabilities:		
Deferred acquisition costs	116,946	77,038
Intangible Assets with permanent differences	4,258,275	3,554,075
	4,375,221	3,631,113
Deferred tax assets, net, before valuation allowance	1,261,691	1,541,875
Valuation allowance	(1,261,691)	(1,541,875)
Deferred tax liabilities, net	\$ 	\$ -

As of December 31, 2021, the Company had net operating loss carry forwards of \$26,521,118 the expiration of which is as follows:

\$ 4,098,493
9,215,338
8,016,412
-
643,666
962,836
-
775,003
2,809,370
\$

As of December 31, 2021 and 2020, the Company has no tax positions for which management believes a provision for uncertainty is necessary. The Company's U.S. federal income tax returns for all tax years are subject to examination by the Internal Revenue Service.

\$ 26,521,118

21. REINSURANCE

The Company has various quota share reinsurance agreements with reinsurers. The Company remains liable to its policyholders for all of its policy obligations and the reinsuring companies are obligated to the Company to the extent of the reinsured portion of the risks. Balances are presented gross of the reinsurance agreements in the accompanying consolidated financial statements.

Due to the nature of the OACM's reinsurance programs, a concentration of credit risk exists with four reinsurers that have net balances due in excess of 5% of OACM's total receivable balances in 2021. These four reinsurers account for approximately 68% of the total net recoverable from reinsurers, and 70% for 2020. OACM reinsures substantially all of its business, and monitors the credit quality of its reinsurers to ensure that its cessions are to financially sound reinsurers. Collateral which includes funds held in trust and letters of credit are obtained both to satisfy regulatory requirements for reinsurers not authorized, and to address the Company's credit concerns related to less highly rated reinsurers. As of December 31, 2021, all of the reinsurance recoverables were either collateralizerd or due from A.M. Best rated A- or better reinsurers. Substantially all of the balances ceded to reinsurers rated less than A are collateralized. During 2021 and 2020, OACM obtained collateral totaling \$171.2 million and \$186.4 million respectively, to offset the overall reinsurance credit risk. If the counterparties to these reinsurance contracts completely failed to perform under these contracts, which management believes is a remote possibility, the potential loss to the Company is the amount of the uncollateralized reserves for losses and loss adjustment expenses, reinsurance recoverable, and unearned premium net of reinsurance payable, which is approximately \$83.1 million as of December 31, 2021 as compared to \$82.9 million for 2020.

With OA Indemnity's reinsurance programs, a concentration of credit risk exists with nine reinsurers that have net balances due in excess of 5% of OA Indemnity's total receivable balances in 2021. These nine reinsurers account for approximately 77% of the total net recoverable from reinsurers, and 83% for 2020. During 2021, OA Indemnity obtained collateral and letters of credit totaling \$32.4 million to offset the overall reinsurance credit risk. If the counterparties to these reinsurance contracts completely failed to perform under these contracts, which management believes is a remote possibility, the potential loss to the Company is the amount of the uncollateralized reserves for losses and loss adjustment expenses, reinsurance recoverable, and unearned premium net of reinsurance payable, which is approximately \$17.4 million as of December 31, 2021 as compared to \$13.0 million as of December 31, 2020.

22. STATUTORY REQUIREMENTS

Each of the Company's insurance companies' ability to pay dividends depends, among other things, upon their financial condition, results of operations, cash requirements, compliance with rating agency requirements, and is also subject to restrictions contained in the insurance laws and related regulations of their state of domicile and other states. Financial statements prepared in accordance with accounting practices prescribed or permitted by local insurance regulatory authorities differ in certain respects from GAAP.

The Company's U.S. domiciled insurance companies are subject to risk-based capital standards and other minimum and capital and surplus requirements. The Company's U.S. domiciled insurance companies prepare statutory financial statements in accordance with accounting practices prescribed or permitted by the National Association of Insurance Commissioners ("NAIC") and their respective insurance departments. Prescribed statutory accounting practices are set forth in the NAIC Accounting Practices and Procedures Manual. The Company has no permitted accounting practices on a statutory basis. OA Indemnity is subject to NAIC risk based capital standards and other minimum capital and surplus requirements, including the laws of Kentucky. Kentucky laws provide that without prior approval of its domiciliary commissioner, dividends to shareholders may not be paid except out of the part of surplus funds which is derived from realized net profits. Surplus funds for the purposes of this calculation are defined as the excess of assets over liabilities, including capital stock as a liability. There are no other restrictions placed on the portion of OA Indemnity's profits that may be paid as ordinary dividends to its shareholder. As of December 31, 2021, OA Indemnity had statutory capital and surplus of \$10.9 million, which was in excess of any risk-based capital levels that would equire corrective actions. As a Texas county mutual, OACM is not subject to NAIC risk based capital provisions. The minimum required capital and surplus of OACM is \$5 million as provided by Texas insurance law, which is the amount of capital and surplus of the entity as of December 31, 2021.

22. STATUTORY REQUIREMENTS (cont'd)

As a Class 1 insurance Company under the Insurance Act as amended in 2018, the Company's Barbados domiciled insurance companies are required to maintain a minimum level of solvency under the Barbados Exempt Insurance Act 1983 (the "Exempt Insurance Act"). For the purpose of compliance with the solvency criteria under the Exempt Insurance Act, assets and liabilities are calculated in accordance with US GAAP. The Barbados domiciled insurance companies also must comply with the provisions of the Barbados Companies Act regulating the payment of dividends and making of distributions from contributed surplus. A company is prohibited from declaring or paying a dividend, if there are reasonable grounds for believing that: (a) the company is, or would after the payment be, unable to pay its liabilities as they become due or (b) the realizable value of the Company's assets would thereby be less than the aggregate of its liabilities and stated capital. The excess of AORE's assets over the aggregate of its liabilities at December 31, 2021 was \$2.9 million. The minimum required solvency margin for AORE was \$2.0 million at December 31, 2021. The excess of the ORE's assets over the aggregate of its liabilities was \$1.6 million. The minimum required solvency margin for those entities was \$125 thousand.

On November 29, 2019, the Barbados government repealed the Business Companies (Economic Substance) Act, 2018-41, and replaced it with the Companies (Economic Substance) Act, 2019-43 ("the Barbados Act"). Under the Barbados Act, all resident companies/societies (other than those being grandfathered) must comply with the economic substance rules for fiscal periods commencing on or after January 1, 2020. The Barbados Act will require a resident entity which derives income from the carrying on of a relevant activity to satisfy the economic substance test in relation to that relevant activity, and will require the entity to file an economic substance declaration annually. If the Director of International Business determines that a resident entity has failed to meet the economic substance test for a fiscal period, the Director may impose a penalties. AORE and ORE must comply with the economic substance rules for fiscal periods commencing on or after January 1, 2021 as it has been grandfathered as an entity under the Exempt Insurance Act. AORE will file a declaration of compliance in accordance with the Barbados Economic Substance Laws for the period of January 1, 2021 through December 31, 2021 no later than December 31, 2022. ORE is not considered a resident company under the Barbados Act, as its taxing authority is the United States of America, and as such, the Company is not expected to be required to file an economic substance declaration.

AOG must comply with the provisions of the Bermuda Companies Act regulating the payment of dividends and making of distributions from contributed surplus. A company is prohibited from declaring or paying a dividend, or making a distribution out of contributed surplus, if there are reasonable grounds for believing that: (a) the company is, or would after the payment, be unable to pay its liabilities as they become due or (b) the realizable value of the company's assets would thereby be less than its liabilities. The Board of Directors of AOG will evaluate any dividends in accordance with this test (and any other restrictions as discussed in Note 11 – Non-controlling interest) at the time such dividends are declared.

23. SUBSEQUENT EVENTS

Subsequent events have been evaluated through April 22, 2022, which is the date the financial statements were issued.

Director Biographies

Set forth below is biographical information concerning each current director and director nominee of AOG, and AORE, including each such individual's principal occupation and the period during which such person has served as a director of AOG, or AORE if applicable. Information about share ownership of certain directors and executive officers as of December 31, 2021, can be found under "Directors and Executive Officers—Security Ownership of Executive Officers and Directors" in our 2021 Annual Report delivered herewith.

Debra J. Roberts

Age 68 Chief Executive Officer, Director since 2011 Ms. Roberts is the President and Chief Executive Officer of the Company, and serves as Chair of the AOG Board. She also serves as Chairperson of the AORE Board, Chief Executive Officer of AORE, and as Chairperson and/or Chief Executive Officer of all of the Company's subsidiaries in Barbados and the United States. Since 1993, Ms. Roberts has served as the Chief Executive Officer of Debra Roberts & Associates, Inc. which provides risk transfer consulting and arbitration-related services to the domestic and international reinsurance industries. From 1981 through 1993, Ms. Roberts held various senior positions at three companies within the Swiss Reinsurance Group. She holds an MBA from Fordham University Graduate School of Business and is a Chartered Financial Analyst.

Andrew J. Kirkpatrick

Age 48
President of Old American
County Mutual Fire
Insurance Company and Old
American Indemnity
Company
Director since 2018

Mr. Kirkpatrick is a director of the Company. Mr. Kirkpatrick is President and director of two of the Company's U.S. subsidiaries: Old American County Mutual Fire Insurance Company and Old American Indemnity Company. Mr. Kirkpatrick received a BBA in Finance and a BA in Psychology from Southern Methodist University. Mr. Kirkpatrick also holds an Associate in Reinsurance and an Associate in Risk Management designation.

Ronald J. Ballard

Age 54 Chief Financial Officer Director since 2020 Mr. Ballard is Chief Financial Officer and director of the Company, and also an officer of various direct and indirect subsidiaries of the Company in Barbados and the United States. Mr. Ballard has over 28 years of experience in the property and casualty insurance industry. Mr. Ballard was most recently CFO of the non-standard automobile and commercial vehicle business for Kemper Corp, and has held a variety of financial and business leadership roles across the property and casualty spectrum at Kemper Corp, f/k/a Unitrin, Inc. Mr. Ballard has a BA in Economics from The University of Texas and a BBA in Accounting from Texas A&M University.

Sir Trevor Carmichael

Age 77

Director of AORE since 2014

Sir Trevor Carmichael, KA, LVO, QC, is a director of AORE and Orpheus Re Ltd., a Barbados subsidiary of the Company. Sir Trevor is the founder of Chancery Chambers, a Barbados law firm engaged primarily in international business law, environmental law and law related to charities. He is a member of the Middle Temple in London and the Barbados Bar. He is also a member of the International Bar Association, the Inter-American Bar Association and a Committee member of the Inter-American Bar Foundation as well as an associate member of the Canadian Bar Association. Sir Trevor holds memberships in the International Tax Planning Association, the International Fiscal Association, and is Charter President of the Barbados Chapter of the International Fiscal Association. He is a Life Fellow of the Institute for Advanced Legal Studies in the United Kingdom, a Life Member of the Commonwealth Magistrates and Judges Association and a member of the International Law Association. Sir Trevor was the recipient on the National Honors List for his contribution to the law, financial services and the preservation of national heritage. In 2012, he was awarded the Governor of Canada's Medallion. In 2013, he was appointed by the Governor General of Barbados as an Independent Senator to Barbados' Upper Chamber. In June of 2013, he was appointed as a Lieutenant of the Royal Victorian Order in the Queen's Birthday Honours List and was awarded the Knight of St. Andrew in the 2013 Barbados Independent Honours.

Clement S. Dwyer, Jr. Age 73
Director since 2010

Mr. Dwyer is a director of AORE, and a director and Chairman of Old American Capital Corporation, a United States subsidiary of the Company. He is also Managing Member of Snow Squall, LLC of Portsmouth, New Hampshire, a provider of insurance and reinsurance consulting services, and former President of URSA Advisors, Inc., of Las Vegas, Nevada. Previously he served as President of Signet Star Holdings, Inc., a reinsurance subsidiary of W.R. Berkeley Corp in 1996. From 1970 until 1996 he held various positions at Guy Carpenter & Company, including most recently Executive Vice President. Mr. Dwyer is also a Director of Dowling & Partners of Farmington, Connecticut and was a Director of ProSight Specialty Holdings Inc. of Morristown, New Jersey from 2008 until 2021. He received a BA degree from Tufts University and completed the Executive Program at Stanford University Graduate School of Business.

Executive Biographies

For biographical information regarding our executive officers, Debra J. Roberts, the President and Chief Executive Officer of AOG, and Ronald J. Ballard, Chief Financial Officer of AOG please refer to the "Director Biographies" section of this Proxy Statement.

Security Ownership of Executive Officers and Directors

Pursuant to Regulation 6.9(2)(x)(a) and (b) of Section IIA of the Bermuda Stock Exchange Listing Regulations, the total interests of all directors and executive officers of the Company in the common shares of the Company as at December 31, 2021, was 2,067 shares or 4.4% of the common shares outstanding, net of treasury shares.

Equity Compensation of Directors

The table below sets forth the aggregate number of shares underlying option awards and restricted stock unit ("RSU") awards outstanding at fiscal year-end 2021 for each director as of December 31, 2021, (other than Ms. Roberts, whose equity awards are set forth in "Equity Compensation of Executive Officers" below).

Equity Compensation of Directors

	Shares Underlying	Shares Underlying	
	Options at	Options at	
	Dec 31, 2021	Dec 31, 2021	RSUs:
Name	(Outstanding)	(Vested and Exercisable)	That Have Not Vested
Andrew J. Kirkpatrick	300.00	300.00	-

Share options granted to the directors under our 2001 Stock Option Plan prior to 2006 vested quarterly over a three year period. Share Options granted to directors beginning in 2006 under the 2006 Equity Plan vest in four equal annual installments on the first four anniversaries of the date of grant. RSUs vest annually in equal installments over a four-year period.

Equity Compensation of Executive Officers

The following table shows equity awards granted to officers of the Company outstanding at December 31, 2021:

	Option Awards				RSU A	wards		Stock Awards Forfeiture
<u>Name</u>	Number of Common Shares Underlying Unexercised Options <u>Exercisable</u>	Number of Common Shares Underlying Unexercised Options Unexercisable	Option <u>Exercise Price</u>	Option Expiration <u>Date</u>	Number of Shares that Have Not Vested	Market Value of Shares That Have Not Vested ⁽¹⁾	Number of Shares that Have Not Vested	Market Value of Shares That Have Not Vested ⁽¹⁾
Debra J. Roberts	26.15 500.00	_	\$915.00 \$850.00	4/26/2022 12/15/2025	_	_	_	_
	175.00	_	\$700.00	3/21/2027	_	_	_	_

(1) Based on the closing price of \$186.00 per share on December 31, 2021, the last business day of 2021.

Options granted prior to May 2006 were awarded under our 2001 Stock Option Plan and vest in 8.33% increments at the end of each quarter, beginning with the quarter in which the grant occurred. Our 2001 Stock Option Plan was terminated in May 2006, except as to awards that were already outstanding at that date. No further awards will be granted under our 2001 Stock Option Plan.

Options granted beginning in May 2006 were awarded under our 2006 Equity Plan, and vest in four equal installments on the first four anniversaries of the date of grant. RSUs vest annually in equal installments over a four-year period.

There were no options exercised in 2021.