Form **5558**

(Rev. August 2012) Department of the Treasury Internal Revenue Service

Application for Extension of Time To File Certain Employee Plan Returns

OMB No. 1545-0212

For Privacy Act and Paperwork Reduction Act Notice, see instructions.
 Information about Form 5558 and its instructions is at www.irs.gov/form5558

File With IRS Only

Da	rt I Identification	w.iis.gov/io/iii5556				
		B Filer's identifvi		or (ooo in	otr)	
A	Name of filer, plan administrator, or plan sponsor (see instructions) B Filer's identifying number (see instructions) BOARD OF TRUSTEES, NEW ORLEANS EMPLOYERS Employer identification number (EIN) (9 digits XX-XXXXXX) INTERNATIONAL LONGSHOREMEN'S ASSOC 72-6023317					
	Number, street, and room or suite no. (If a P.O. box, see instructions) 721 RICHARD STREET, SUITE B	Social security number	er (SSN) (9 d [;]	igits XXX-XX	-XXXX)	
	City or town, state, and ZIP code NEW ORLEANS , LA 70130-4505					
С	Plan name	Plan number	Pla MM	n year er DD	iding - YYYY	
	NEW ORLEANS EMPLOYERS-INTERNATIONAL LONGSHORE	001	9	30	2015	
Pa	rt II Extension of Time To File Form 5500 Series, and/or Form 8955-SSA					
1	Check this box if you are requesting an extension of time on line 2 to file the first Form in Part 1, C above.	n 5500 series return/rep	ort for the	e plan list	ed	
2	I request an extension of time until 07/15/2016 to file Form 5	500 series (see instruct	ions).			
	Note. A signature IS NOT required if you are requesting an extension to file Form 5500 series	es.				
3	I request an extension of time until 07/15/2016 to file Form 8	955-SSA (see instructio	ons).			
	Note. A signature IS NOT required if you are requesting an extension to file Form 8955-SSA					
	The application is automatically approved to the date shown on line 2 and/or line 3 (above due date of Form 5500 series, and/or Form 8955-SSA for which this extension is requested later than the 15th day of the third month after the normal due date.					
Pa	rt III Extension of Time To File Form 5330 (see instructions)					
4	I request an extension of time until to file Form 5	330.				
	You may be approved for up to a 6 month extension to file Form 5330, after the normal due	date of Form 5330.				
i	a Enter the Code section(s) imposing the tax					
- 1	Enter the payment amount attached	► _ t	,			
0	For excise taxes under section 4980 or 4980F of the Code, enter the reversion/amendment	date Þ c	;			
5	State in detail why you need the extension:					
	der penalties of perjury, I declare that to the best of my knowledge and belief, the statements i I that I am authorized to prepare this application.	nade on this form are tr	ue, corre	ct, and c	omplete,	
Sig	nature 🕨	Date 🕨				
			F	orm 555	B (Rev. 8-2012)	

Form 5500	Annual Return/Report of Employee Benefit Plan This form is required to be filed for employee benefit plans under section				1210	
Department of the Treasury Internal Revenue Service			me Security Act of 1974			
Department of Labor	sections 6047(e), 60	57(b), and 6058(a) of th	ne Internal Revenue Cod	e (the Code).	20)14
Employee Benefits Security Administration	▶	Complete all entries i				
Pension Benefit Guaranty Corporation		the instructions to	the Form 5500.			is Open to spection
· · · · · · · · · · · · · · · · · · ·	ort Identification Inf					
For calendar plan year 2014					0/2015	
A This return/report is for:	a multiemployer pl		nultiple-employer plan (Fi			
	a single-employer		rticipating employer infor DFE (specify)	mation in accorda	ance with the f	orms instr.); or
B This return/report is:	the first return/rep		final return/report;	-		
	an amended return		hort plan year return/rep	ort (less than 12 r	nonths).	
C If the plan is a collectively-ba		· •			▶⊠	
D Check box if filing under:	X Form 5558;		tomatic extension;	the DFVC pro	ogram;	
	special extension (
	nformation - enter all r	equested information		I		
1a Name of plan NEW ORLEANS EMPL	OVERS-INTERN	ΔΨΤΟΝΔΤ. Ι.ΟΝΟ	SHOREMEN'S	1b Three-digit plan numb		001
ASSOCIATION, AFL-				1c Effective d	1	001
				10/01		
2a Plan sponsor's name and add	ress; include room or suite n	umber (employer, if for a	single-employer plan)	2b Employer I 72-60	dentification N 2 3 3 1 7	lumber (EIN)
BOARD OF TRUSTEE	S, NEW ORLEA	NS EMPLOYERS	S INTERNATIO	2c Plan Spon		e number
PENSION FUND				504-525-		
721 RICHARD STRE	ET. SUITE B			2d Business of 48899	•	uctions)
	,				-	
NEW ORLEANS	LA	70130-4505				
Caution: A penalty for the late	or incomplete filing of	his return/report will	he assessed unless rea		e oetabliebod	
Under penalties of perjury and other penalt		•				
as the electronic version of this return/repo				, , , , ,		
SIGN HERE		07/14/2016				
Signature of plan admi	inistrator	Date	Enter name of individua	Il signing as plan a	administrator	
SIGN		07/14/2016	THOMAS R DAN	ттот		
HERE Signature of employer.	/plan sponsor	Date	Enter name of individua		over or plan sp	onsor
					-, -, -, -, -, -, -, -, -, -, -, -, -, -	
SIGN						
HERE Signature of DFE		Date	Enter name of individua	Il signing as DFE		
Preparer's name (including firm	name, if applicable) and	address (include room	or suite number) (option	al) Preparer's (optional)	s telephone nu	ımber
						~ ~
WILLIAM G. STAM	-		D	(504)	586-88	66
DUPLANTIER, HRA	-	-	٦F			
1615 POYDRAS ST NEW ORLEANS	LA 7					
		V 2				
For Paperwork Reduction Act	Notice and OMB Control	ol Numbers, see the in	nstructions for Form 55	00.	Fo	rm 5500 (2014)
					v. 1	140124

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Form 5500 (2014

3a	Plan administrator's name and address X Same as Plan Sponsor 3b	Administrator's	rator's EIN		
	Зс	Administrator's	telephone number		
4	If the name and/or EIN of the plan sponsor has changed since the last return/report filed for this plan, en	ter the name,	4b EIN		
	EIN and the plan number from the last return/report:				
а	Sponsor's name		4c PN		
5	Total number of participants at the beginning of the plan year	5	3298		
6	Number of participants as of the end of the plan year unless otherwise stated (welfare plans complete or	ily lines			
	6a(1), 6a(2), 6b, 6c, and 6d).				
а	(1) Total number of active participants at the beginning of the plan year				
а	(2) Total number of active participants at the end of the plan year	6a(2			
b	Retired or separated participants receiving benefits	6b	1489		
С	Other retired or separated participants entitled to future benefits	6c	198		
d	Subtotal. Add lines 6a(2), 6b, and 6c	6d	2311		
	Deceased participants whose beneficiaries are receiving or are entitled to receive benefits		957		
f	Total. Add lines 6d and 6e	6f	3268		
g	Number of participants with account balances as of the end of the plan year (only defined contribution p complete this item)				
h	Number of participants that terminated employment during the plan year with accrued benefits that were 100% vested	e less than			
7	Enter the total number of employers obligated to contribute to the plan (only multiemployer plans complete this item)		19		

8a If the plan provides pension benefits, enter the applicable pension feature codes from the List of Plan Characteristics Codes in the instructions: 1B

b If the plan provides welfare benefits, enter the applicable welfare feature codes from the List of Plan Characteristics Codes in the instructions:

9a				9b Plan benefit arrangement (check all that apply)				ent (check all that apply)
	(1)	Хı	nsurance	(1)	Insura	ance	
	(2)		Code section 412(e)(3) insurance contracts	(2)	Code	sectio	n 412(e)(3) insurance contracts
	(3)	X 1	Trust	(3) X	Trust		
	(4)		General assets of the sponsor	(4)	Gener	ral ass	ets of the sponsor
10	Cheo	ck all	applicable boxes in 10a and 10b to indicate which schedules	are attac	hed,	and, wh	ere ind	licated, enter the number attached.
	(See instructions)							
а	Pens		Schedules	bg		al Scheo	dules	
а	Pens (1)	X	Schedules R (Retirement Plan Information)	b G (1		al Scheo	dules H	(Financial Information)
а				(1) X	al Scheo		(Financial Information) (Financial Information - Small Plan)
а	(1)	X	 R (Retirement Plan Information) MB (Multiemployer Defined Benefit Plan and Certain Money Purchase Plan Actuarial Information) - signed by the plan 	(1) X	al Scheo 1	H	()
а	(1)	X	R (Retirement Plan Information)MB (Multiemployer Defined Benefit Plan and Certain Money	(1			H I	(Financial Information - Small Plan)
а	(1)	X	 R (Retirement Plan Information) MB (Multiemployer Defined Benefit Plan and Certain Money Purchase Plan Actuarial Information) - signed by the plan 	(1 (2 (3			H I A	(Financial Information - Small Plan) (Insurance Information)

Part III	Form M-1 Compliance Information (to be completed by welfare benefit plans)					
11a If the plan provides welfare benefits, was the plan subject to the Form M-1 filing requirements during the plan year? (See instructions and 29						
CFR 2520.101-2.) Yes No						
If "Yes" is c	hecked, complete lines 11b and 11c.					
11b Is the plan currently in compliance with the Form M-1 filing requirements? (See instructions and 29 CFR 2520.101-2.) Yes No						
11c Enter the Receipt Confirmation Code for the 2014 Form M-1 annual report. If the plan was not required to file the 2014 Form M-1 annual report,						
enter the Receipt Confirmation Code for the most recent Form M-1 that was required to be filed under the Form M-1 filing requirements. (Failure						
to enter a v	alid Receipt Confirmation Code will subject the Form 5500 filing to rejection as incomplete.)					

Receipt Confirmation Code

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SCHEDULE A	OMB No. 1210-0110			
(Form 5500)				
Department of the Treasury Internal Revenue Service	This schedule is required to be filed under section 1 Employee Retirement Income Security Act of 1974	2014		
Department of Labor Employee Benefits Security Administration	File as an attachment to Form 5500.			
Pension Benefit Guaranty Corporation	Insurance companies are required to provide the inf pursuant to ERISA section 103(a)(2).	This Form is Open to Public Inspection		
For calendar plan year 2014 or fiscal plan yea	r beginning 10/01/2014 and ending	09/30/	/2015	
A Name of plan NEW ORLEANS EMPLOYER	S-INTERNATIONAL LONGSHOREMEN'S	B Three-digit plan number ((PN)) 001	_
C Plan sponsor's name as shown on li	ne 2a of Form 5500	D Employer Ider	ntification Number (EIN)	
	EW ORLEANS EMPLOYERS INTERNATIO	72-60	023317	
Part I Information Concer	ning Insurance Contract Coverage, Fees, and Co	ommissions P	Provide information for each	
contract on a separate Sc	hedule A. Individual contracts grouped as a unit in Parts II and I	II can be reported	on a single Schedule A.	
1 Coverage Information:				

(a) Name of insurance carrier

PRINCIPAL LIFE INSURANCE COMPANY

(b) EIN		(c) NAIC (d) Contract or		(e) Approximate number of persons		Policy or contract year		
		code	identification number	cover	ed at end of policy or contract year	(f) From	(g) To	
42	2-0127290	61271	516516		3268	10/01/2014	09/30/2015	
2	2 Insurance fee and commission information. Enter the total fees and total commissions paid. List in line 3 the agents, brokers, and other persons in descending order of the amount paid.							
	(a) Total amount of commissions paid				(b) Total amount of fees paid			
				0			0	
3	Persons receiving commissions and fees. (Complete as many entries as needed to report all persons).							
	(a) Name and address of the agent, broker, or other person to whom commissions or fees were paid							

(b) Amount of sales and base commissions paid	Fees and other commissions paid			
	(c) Amount	(d) Purpose	code	
(a) Name and address of the agent, broker, or other person to whom commissions or fees were paid				

(b) Amount of sales and base commissions paid		Fees and other commissions paid			
commissions paid	(c) Amount	(d) Purpose		code	
For Paperwork Reduction Act Notice and OMB Control Numbers, see the instructions for Form 5500. Schedule A (For			orm 5500) 2014		

Scheaule A (Form 5 v. 140124

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Schedule A (Form 5500) 2014

(a) Name and address of the agent, broker, or other person to whom commissions or fees were paid

(b) Amount of sales and base commissions paid	Fees and other commissions paid			
	(c) Amount	(d) Purpose	code	

(a) Name and address of the agent, broker, or other person to whom commissions or fees were paid

(b) Amount of sales and base commissions paid	Fees and other commissions paid			
	(c) Amount	(d) Purpose	code	

(a) Name and address of the agent, broker, or other person to whom commissions or fees were paid

(b) Amount of sales and base commissions paid	Fees and other commissions paid						
	(c) Amount	(d) Purpose	code				

(a) Name and address of the agent, broker, or other person to whom commissions or fees were paid

(b) Amount of sales and base commissions paid	Fees and other commissions paid				
	(c) Amount	(d) Purpose	code		

(a) Name and address of the agent, broker, or other person to whom commissions or fees were paid

(b) Amount of sales and base commissions paid	Fees and other commissions paid			
	(c) Amount	(d) Purpose	code	

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Schedule A (Form 5500) 2014

Page	3

P	art II Investment and Annuity Contract Information			
	Where individual contracts are provided, the entire group of purposes of this report.			ated as a unit for
4	Current value of plan's interest under this contract in the general account	nt at year end		- /
-	Current value of plan's interest under this contract in separate accounts	s at year end		7482920
6	Contracts With Allocated Funds:			
а	State the basis of premium rates			
l.			Ch	
-	Premiums paid to carrier			
с С				
u	If the carrier, service, or other organization incurred any specific costs		6d	
	the acquisition or retention of the contract or policy, enter amount Specify nature of costs ►			
е		erred annuity		
•	(3) ☐ other (specify) ►			
f	If contract purchased, in whole or in part, to distribute benefits from a	terminating plan, check h	ere ►	
7	Contracts With Unallocated Funds (Do not include portions of these of			
а	Type of contract: (1) deposit administration (2)	immediate participation	on guarantee	
	(3) guaranteed investment (4)	🔄 other 🕨		
_				
_b	Balance at the end of the previous year		7b	
С	Additions: (1) Contributions deposited during the year			
	(2) Dividends and credits			
	(3) Interest credited during the year			
	(4) Transferred from separate account			
	(5) Other (specify below)			
	(6) Total additions		7c(6)	0
d	· · · · · · · · · · · · · · · · · · ·			
е				
	(1) Disbursed from fund to pay benefits or purchase annuities during year	7e(1)		
	(2) Administration charge made by carrier	7e(2)		
	(3) Transferred to separate account			
	(4) Other (specify below)			
	•			
-	(5) Total deductions			0
f	Balance at the end of the current year (subtract line 7e(5) from line 7d)	7f	

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Pa	rt III Welfare Benefit Contract Information									
	If more than one contract covers the same group of emp	loyees of the	same employer(s) o	r members of	f the same					
	employee organization(s), the information may be combined for reporting purposes if such contracts are experience-rated									
	as a unit. Where contracts cover individual employees, the	ne entire group	o of such individual	contracts wit	th each carrier may be					
	treated as a unit for purposes of this report.									
8	Benefit and contract type (check all applicable boxes)									
	a Health (other than dental or vision) b Dental		c Vision		d Life insurance					
	e Temporary disability (accident and sickness) f Long-term	n disability	g Supplementa	al unemployn	nent h Prescription drug					
	i Stop loss (large deductible) j HMO con	tract	k PPO contrac	t	I Indemnity contract					
	m Other (specify) ►		—							
9	Experience-rated contracts:									
а	Premiums: (1) Amount received	9a(1)								
	(2) Increase (decrease) in amount due but unpaid									
	(3) Increase (decrease) in unearned premium reserve	9a(3)								
	(4) Earned ((1) + (2) - (3))			9a(4)						
b	Benefit charges: (1) Claims paid	9b(1)								
	(2) Increase (decrease) in claim reserves	9b(2)								
	(3) Incurred claims (add (1) and (2))			9b(3)						
	(4) Claims charged			9b(4)						
С	Remainder of premium: (1) Retention charges (on an accrual basis)									
	(A) Commissions	9c(1)(A)								
	(B) Administrative service or other fees	9c(1)(B)								
	(C) Other specific acquisition costs	9c(1)(C)								
	(D) Other expenses	9c(1)(D)								
	(E) Taxes	9c(1)(E)								
	(F) Charges for risks or other contingencies	9c(1)(F)								
	(G) Other retention charges	9c(1)(G)								
	(H) Total retention		·····	9c(1)(H)						
	(2) Dividends or retroactive rate refunds. (These amounts were	paid in cash,	or 📙 credited.)	9c(2)						
d	Status of policyholder reserves at end of year: (1) Amount held to pr	ovide benefits	after retirement	9d(1)						
	(2) Claim reserves			9d(2)						
	(3) Other reserves			9d(3)						
е	Dividends or retroactive rate refunds due. (Do not include amount e	ntered in line S	(2) .)	9e						
10	Nonexperience-rated contracts:									
а	Total premiums or subscription charges paid to carrier			10a						
b	If the carrier, service, or other organization incurred any specific cos	ts in connecti	on with							
	the acquisition or retention of the contract or policy, other than repo	orted in Part I,	line 2							
	above, report amount			10b						
Sp	pecify nature of costs									

P	art IV Provision of Information	 			
11	Did the insurance company fail to provide any information necessary to complete Schedule A?	 Yes	Х	No	
12	If the answer to line 11 is "Yes," specify the information not provided.				

SCHEDULE C							
(Form 5500)	Service	OMB No.	1210-0110				
Department of the Treasury Internal Revenue Service	This schedule is re	2014					
Department of Labor Employee Benefits Security Administration Pension Benefit Guaranty Corporation		Employee Retirement Income Security Act of 1974 (ERISA). File as an attachment to Form 5500.					
For calendar plan year 2014 or fiscal p	• • • • •	/01/2014	and endin	a 09/	Public In: 30/2015		
A Name of plan		01/2014		B Three-		001	
NEW ORLEANS EMPLOYE	RS-INTERNATION?	AL LONGSHORE	men's		umber (PN)		
C Plan sponsor's name as shown on BOARD OF TRUSTEES,		PLOYERS INTE	RNATIO		ver Identification	n Number (EIN)	
Part I Service Provider Info	ormation (see instruction	ons)					
You must complete this Part, in acc	•		ion required for ea	ch person	who received d	irectly or	
indirectly, \$5,000 or more in total co		· ·	•	-			
the person's position with the plan							
required disclosures, you are required	• • • •		-		•		
1 Information on Persons Re	eceivina Only Eliaible I	ndirect Compens	ation				
a Check "Yes" or "No" to indicate wh eligible indirect compensation for w	ether you are excluding a per	rson from the remainde	r of this Part beca		•	X Yes 🗌 No	
b If you answered line 1a "Yes," enter who received only eligible indirect of the provide the provided of t	compensation. Complete as m	nany entries as needed	(see instructions).			roviders	
	nd EIN or address of person w			ndirect com	pensation		
GROSVENOR CAPITAL M		36-37959	60				
900 NORTH MICHIGAN	IL 60611)					
CHICAGO	IL 60611						
PRINCIPAL REAL ESTA	nd EIN or address of person w	42 - 01272		ndirect com	pensation		
801 GRAND AVE	IE INVESIORS	42-012/2	30				
	IA 50392						
DES MOINES	IA 20392						
	nd EIN or address of person w			ndirect com	pensation		
FIRST EAGLE INVESTM		, 57-11569	02				
1345 AVE OF THE AME							
NEW YORK	NY 10105						
	nd EIN or address of person w			ndirect com	pensation		
SEGAL SELECT INSURA		46-06191	94				
333 WEST 34TH STREE	-						
NEW YORK	NY 10001						
For Paperwork Reduction Act Notice	e and OMB Control Numbers	s, see the instructions	s for Form 5500		Schedule C (Fo	rm 5500) 2014	

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(b) Enter name and EIN or address of person who provided you disclosures on eligible indirect compensation NEW TOWER TRUST COMPANY 30-0872552 7315 WISCONSIN AVENUE, SUITE 350W BETHESDA MD 20814

(b) Enter name and EIN or address of person who provided you disclosures on eligible indirect compensation

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(b) Enter name and EIN or address of person who provided you disclosures on eligible indirect compensation

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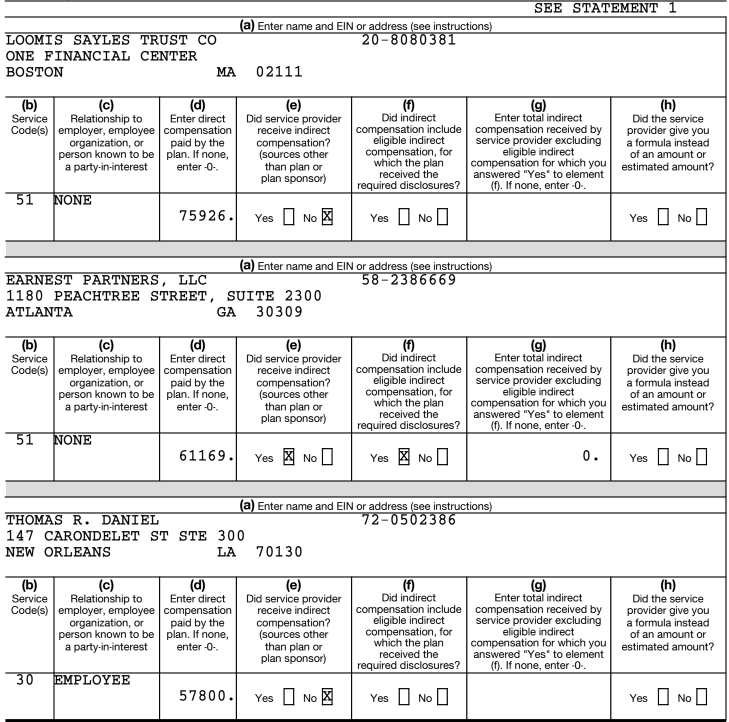
SEE STATEMENT 1								
			(a) Enter name and EIN	l or address (see instruc	tions)			
RBC G	LOBAL ASSET	MANAGEM	ENT US, INC	41-1460668	,			
50 SO	UTH SIXTH S	TREET, S	UITE 2350					
MINNE	APOLIS	MN	55402					
(b)	(c)	(d)	(e)	(f)	(g)	(h)		
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service		
Code(s)	employer, employee	compensation	receive indirect	compensation include eligible indirect	compensation received by service provider excluding	provider give you		
	organization, or person known to be	paid by the plan. If none,	compensation? (sources other	compensation, for	eligible indirect	a formula instead of an amount or		
	a party-in-interest	enter -0	than plan or	which the plan	compensation for which you	estimated amount?		
			plan sponsor)	received the required disclosures?	answered "Yes" to element (f). If none, enter -0			
51	NONE							
51		183044.	Yes 🗌 No 🕱	Yes 🗌 No 🗌		Yes 🗌 No 🗍		
		1020440				Yes 📙 No 📋		
			(a) Enter name and EIN	l or address (see instruc	tions)			
FRED	ALGER MANAG	EMENT T	NC.	13-2510833	1013/			
	ARK AVENUE	•		10 2010000				
NEW Y		NY	10010					
	Onn	111	10010					
(b)	(c)	(d)	(e)	(f)	(g)	(h)		
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service		
Code(s)	employer, employee	compensation	receive indirect	compensation include	compensation received by	provider give you		
	organization, or	paid by the	compensation?	eligible indirect compensation, for	service provider excluding eligible indirect	a formula instead		
	person known to be a party-in-interest	plan. If none, enter -0	(sources other than plan or	which the plan	compensation for which you	of an amount or estimated amount?		
	a party-in-interest	enter-0	plan sponsor)	received the	answered "Yes" to element	estimated amount?		
28	NONE		,	required disclosures?	(f). If none, enter -0			
20	NOINE	145139.			0.			
		145159.	Yes 🛛 No 🗌	Yes 🛛 No 🗌	0.	Yes 🗌 No 🛛		
					·· ``			
JCD C	APITAL MANA	СЕМЕНП	(a) Enter name and EIN	vor address (see instruc 80-0618452	tions)			
	WISCONSIN A		1400 WEST	00-0010432				
		•	20814					
BETHE	ISDA	MD	20814					
(h)		(ما)	(c)	(£)	(r)	(b)		
(b) Service	(c) Relationship to	(d) Enter direct	(e) Did service provider	(f) Did indirect	(g) Enter total indirect	(h) Did the service		
Code(s)	employer, employee	compensation	receive indirect	compensation include	compensation received by	provider give you		
. 7	organization, or	paid by the	compensation?	eligible indirect	service provider excluding	a formula instead		
	person known to be	plan. If none,	(sources other	compensation, for which the plan	eligible indirect compensation for which you	of an amount or		
	a party-in-interest	enter -0	than plan or plan sponsor)	received the	answered "Yes" to element	estimated amount?		
				required disclosures?	(f). If none, enter -0			
51	NONE	104604						
		124624.	Yes 🗌 No 🛛	Yes 📙 No 📙		Yes 📙 No 📙		

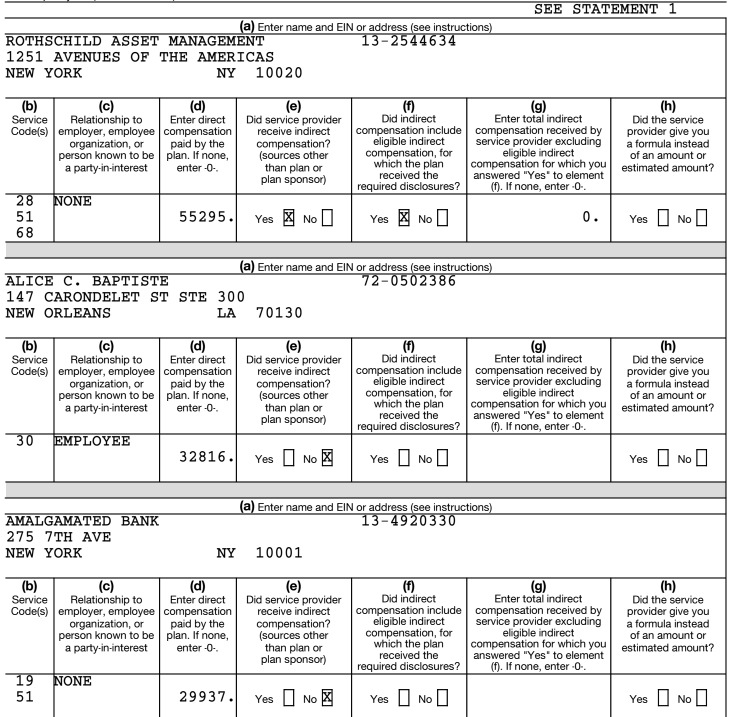
418453 10-13-14

	SEE STATEMENT 1									
	(a) Enter name and EIN or address (see instructions)									
INVES	TMENT PERFO	RMANCE S	ERVICES	58-2432390	-					
7402	HODGSON MEM	ORIAL DR	IVE STE 100							
SAVAN	NAH	GA	31406							
(b)	(c)	(d)	(e)	(f)	(g)	(h)				
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service				
Code(s)	employer, employee	compensation	receive indirect	compensation include eligible indirect	compensation received by service provider excluding	provider give you				
	organization, or person known to be	paid by the plan. If none,	compensation? (sources other	compensation, for	eligible indirect	a formula instead of an amount or				
	a party-in-interest	enter -0	than plan or	which the plan	compensation for which you	estimated amount?				
			plan sponsor)	received the required disclosures?	answered "Yes" to element (f). If none, enter -0					
16	NONE									
27		113750.	Yes 🗌 No 🕱	Yes 🗌 No 🗍						
27		113730.		Yes 📋 No 📋		Yes 📙 No 📙				
			(a) Enter name and EIN	l or address (see instruc	tions)					
WEDGE	CAPITAL MA	NAGEMENT		56-1557450						
	OUTH COLLEG		2920	00 100,100						
CHARL		NC	28202							
CIIMIL		110	20202							
(b)	(c)	(d)	(e)	(f)	(g)	(h)				
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service				
Code(s)	employer, employee	compensation	receive indirect	compensation include	compensation received by	provider give you				
	organization, or	paid by the	compensation?	eligible indirect compensation, for	service provider excluding eligible indirect	a formula instead				
	person known to be a party-in-interest	plan. If none, enter -0	(sources other than plan or	which the plan	compensation for which you	of an amount or estimated amount?				
	a party-in-interest	enter or.	plan sponsor)	received the	answered "Yes" to element	estimated amount?				
-E 1			,	required disclosures?	(f). If none, enter -0					
	NONE	107640	57		0					
68		107648.	Yes 🛛 No 🗌	Yes 🛛 No 🗌	0.	Yes 📙 No 📙				
			(-) -							
				l or address (see instruc	tions)					
	EGAL COMPMA		-	13-1835864						
	EST 34TH ST		D FLOOR							
NEW Y	ORK	NY	10001							
	()	(1)	()	(0)		(1.)				
(b)	(c)	(d)	(e)	(f) Did indirect	(g) Enter total indirect	(h)				
Service Code(s)	Relationship to employer, employee	Enter direct compensation	Did service provider receive indirect	compensation include	compensation received by	Did the service provider give you				
0000(0)	organization, or	paid by the	compensation?	eligible indirect	service provider excluding	a formula instead				
	person known to be	plan. If none,	(sources other	compensation, for	eligible indirect compensation for which you	of an amount or				
	a party-in-interest	enter -0	than plan or	which the plan received the	answered "Yes" to element	estimated amount?				
			plan sponsor)	required disclosures?	(f). If none, enter -0					
	NONE									
17		83321.	Yes 🔄 No 🛛	Yes No		Yes 🗌 No 🗌				
				I — —						

418453 10-13-14

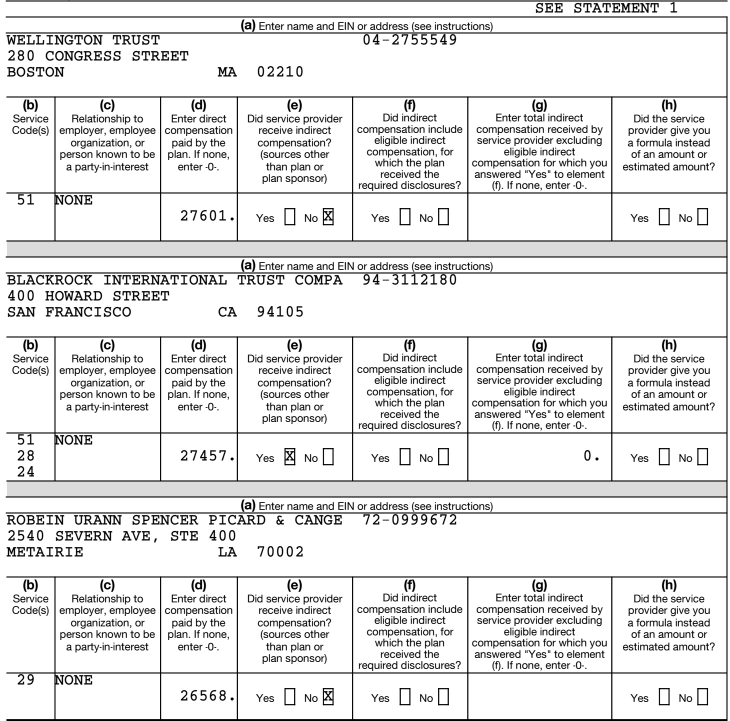
15 2014.06000 BOARD OF TRUSTEES, NEW ORLE 66221__1





418453 10-13-14

17 2014.06000 BOARD OF TRUSTEES, NEW ORLE 66221__1



SEE STATEMENT 1											
	(a) Enter name and EIN or address (see instructions)										
DUPLA	NTIER HRAPM	ANN HOGA		72-0567396							
1615 POYDRAS ST, STE 2100											
NEW O	NEW ORLEANS LA 70112										
(b)	(c)	(d)	(e)	(f)	(g)	(h)					
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service					
Code(s)	employer, employee organization, or	compensation paid by the	receive indirect compensation?	compensation include eligible indirect	compensation received by service provider excluding	provider give you a formula instead					
	person known to be	plan. If none,	(sources other	compensation, for	eligible indirect	of an amount or					
	a party-in-interest	enter -0	than plan or	which the plan received the	compensation for which you answered "Yes" to element	estimated amount?					
			plan sponsor)	required disclosures?	(f). If none, enter -0						
10	NONE										
		25584.	Yes 🗌 No 🕱	Yes No		Yes 🗌 No 🗌					
	•			•							
			(a) Enter name and EIN	l or address (see instruc	tions)						
			NEW ORLEANS	72-0456253							
721 R	ICHARD STRE	ET, SUIT									
NEW O	RLEANS	LA	70130								
(b)	(c)	(d)	(e)	(f)	(g)	(h)					
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service					
Code(s)	employer, employee organization, or	compensation paid by the	receive indirect compensation?	compensation include eligible indirect	compensation received by service provider excluding	provider give you a formula instead					
	person known to be	plan. If none,	(sources other	compensation, for	eligible indirect	of an amount or					
	a party-in-interest	enter -0	than plan or	which the plan received the	compensation for which you answered "Yes" to element	estimated amount?					
			plan sponsor)	required disclosures?	(f). If none, enter -0						
15	NONE										
64		25118.	Yes 🗌 No 🛛	Yes 🗌 No 🗌		Yes 🗌 No 🗍					
			(a) Enter name and EIN	l or address (see instruc	tions)						
C.S.	MCKEE, L.P.			25-1900687							
1 GAT	EWAY CENTER	, 8TH FL	OOR								
PITTS	BURGH	PA	15222								
(b)	(c)	(d)	(e)	(f)	(g)	(h)					
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service					
Code(s)	employer, employee	compensation	receive indirect	compensation include eligible indirect	compensation received by service provider excluding	provider give you					
	organization, or person known to be	paid by the plan. If none,	compensation? (sources other	compensation, for	eligible indirect	a formula instead of an amount or					
	a party-in-interest	enter -0	than plan or	which the plan	compensation for which you	estimated amount?					
			plan sponsor)	received the required disclosures?	answered "Yes" to element (f). If none, enter -0						
28	NONE			· ·							
		18714.	Yes 🗌 No 🛛	Yes 🗌 No 🗌		Yes 🗌 No 🗌					

418453 10-13-14

19 2014.06000 BOARD OF TRUSTEES, NEW ORLE 66221__1

SEE STATEMENT I									
(a) Enter name and EIN or address (see instructions)									
US BANK NA 32-0841368									
225 WATER STREET, SUITE 700									
	ONVILLE	FL	32202						
(b)	(c)	(d)	(e)	(f)	(a)	(h)			
(D) Service	Relationship to	Enter direct	Did service provider	Did indirect	(g) Enter total indirect	Did the service			
Code(s)	employer, employee	compensation	receive indirect	compensation include	compensation received by	provider give you			
()	organization, or	paid by the	compensation?	eligible indirect	service provider excluding	a formula instead			
	person known to be	plan. If none,	(sources other	compensation, for	eligible indirect	of an amount or			
	a party-in-interest	enter -0	than plan or	which the plan received the	compensation for which you answered "Yes" to element	estimated amount?			
			plan sponsor)	required disclosures?	(f). If none, enter -0				
51	NONE								
19		15072.	Yes 🗌 No 🕱	Yes No		Yes 🗌 No 🗍			
		100/20							
				Lewendeline en Generalise two	t:)				
			(d) Enter name and Eli	l or address (see instruc	tions)				
(b)	(c)	(d)	(e)	(f)	(g)	(h)			
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service			
Code(s)	employer, employee	compensation	receive indirect	compensation include eligible indirect	compensation received by service provider excluding	provider give you			
	organization, or person known to be	paid by the plan. If none,	compensation? (sources other	compensation, for	eligible indirect	a formula instead of an amount or			
	a party-in-interest	enter -0	than plan or	which the plan	compensation for which you	estimated amount?			
			plan sponsor)	received the	answered "Yes" to element				
				required disclosures?	(f). If none, enter -0				
			п п						
			Yes 📙 No 📙	Yes 📙 No 📙		Yes 📙 No 📙			
			()						
			(a) Enter name and EIN	l or address (see instruc	tions)				
(b)	(c)	(d)	(e)	(f)	(g)	(h)			
Service	Relationship to	Enter direct	Did service provider	Did indirect	Enter total indirect	Did the service			
Code(s)	employer, employee	compensation	receive indirect	compensation include	compensation received by	provider give you			
	organization, or person known to be	paid by the plan. If none,	compensation? (sources other	eligible indirect compensation, for	service provider excluding eligible indirect	a formula instead of an amount or			
	a party-in-interest	enter -0	than plan or	which the plan	compensation for which you	estimated amount?			
			plan sponsor)	received the	answered "Yes" to element	commutod amount!			
			,	required disclosures?	(f). If none, enter -0				
			Yes 🔄 No 🔄	Yes No		Yes 📙 No 📃			

SCHEDULE D (Form 5500)	DFE/Parti	icipating Plan Informa	ation	OMB No. 1210-0110		
Department of the Treasury Internal Revenue Service		ired to be filed under section 104 of th It Income Security Act of 1974 (ERISA)		2014		
Department of Labor Employee Benefits Security Administration		► File as an attachment to Form 5500.				
For calendar plan year 2014 or fiscal pla	n voor boginning 10	/01/2014 and endi	09/3	Public Inspection.		
A Name of plan		/ 01/ 2014 and endi	B Three-digit			
NEW ORLEANS EMPLOYER	S-INTERNATION	IAL LONGSHOREMEN'S	plan numb			
C Plan or DFE sponsor's name as show BOARD OF TRUSTEES, N				dentification Number (EIN) 023317		
Part I Information on interes (Complete as many entries as		PSAs, and 103-12 IEs (to be c ests in DFEs)	completed by	y plans and DFEs)		
a Name of MTIA, CCT, PSA, or 103-	12 IE: ROTHSCHILD	SMALL CAP TRUST AC	COUNT			
b Name of sponsor of entity listed in	(a): ROTHSCHILD	ASSET MANAGEMENT IN	с			
c EIN-PN 13-2544634 00	1 Entity Code C	e Dollar value of interest in MTIA, CC or 103-12 IE at end of year (see ins		4749833.		
		•				
a Name of MTIA, CCT, PSA, or 103-	12 IE: LONGVIEW U	LTRA1 CONSTRUCTION	LN FD			
b Name of sponsor of entity listed in	(a): AMALGAMATED	BANK				
c EIN-PN 13-4920330 00	6 Entity C	e Dollar value of interest in MTIA, CC or 103-12 IE at end of year (see ins		2995140.		
a Name of MTIA, CCT, PSA, or 103-	12 IF ASB CAPITA	L REAL ESTATE FUND				
b Name of sponsor of entity listed in						
	d Entity	e Dollar value of interest in MTIA, CO		10075077		
c EIN-PN 52-6257033 00	6 code C	or 103-12 IE at end of year (see ins	structions)	10975277.		
A Name of MTIA, CCT, PSA, or 103-	12 IE: MULTI-EMPL	OYER PROPERTY TRUST				
b Name of sponsor of entity listed in	(a): NEW TOWER T	RUST COMPANY				
	d Entity	e Dollar value of interest in MTIA, CO		4110405		
c EIN-PN 52-6218800 00	4 code C	or 103-12 IE at end of year (see ins	structions)	4119495.		
a Name of MTIA, CCT, PSA, or 103-	12 IE: LOOMIS SAY	LES HIGH YIELD CONS	•			
b Name of sponsor of entity listed in	(a): STATE STREE	T BANK AND TRUST CO				
	d Entity	e Dollar value of interest in MTIA, CO	CT, PSA,			
c EIN-PN 84-6391546 00	0 _{code} C	or 103-12 IE at end of year (see ins	structions)	11471193.		
a Name of MTIA, CCT, PSA, or 103-	12 IE: COF OPP IN	V ALLOCATION PORTFO	LIO			
b Name of sponsor of entity listed in	(a): WELLINGTON	TRUST COMPANY, NA				
<u>с _{EIN-PN} 04-2755549 00</u>	0 Entity code C	e Dollar value of interest in MTIA, CC or 103-12 IE at end of year (see ins		3091255.		
a Name of MTIA, CCT, PSA, or 103-	AFL-CTO FO	ULTUV TNDEX FUND				
a Name of MTIA, CCT, PSA, or 103-		22111 TUDUX LOUD				
b Name of sponsor of entity listed in	(a): CHEVY CHASE	TRUST COMPANY e Dollar value of interest in MTIA, CO				
c EIN-PN 52-6257033 00	6 _{code} C	or 103-12 IE at end of year (see ins		2911070.		
For Paperwork Reduction Act Notice and	d OMB Control Numbers,	see the instructions for Form 5500.	:	Schedule D (Form 5500) 2014 v. 140124		
418461 10-13-14						

Sch	edule D (Form 5500) 2014		Page 2-	
а	Name of MTIA, CCT, PSA, or 103-12	2 IE: RBC GAM IN	TERNATIONAL FUND	
b	Name of sponsor of entity listed in (a): RBC GLOBAL	e Dollar value of interest in MTIA. CCT. PSA.	
с	EIN-PN 04-3405915 001	code E	or 103-12 IE at end of year (see instructions)	19932355.
		DETNOTENT		
<u>a</u>	Name of MTIA, CCT, PSA, or 103-12	2 IE: PRINCIPAL	U.S. PROPERTY SEPARATE AC	
b	Name of sponsor of entity listed in (a): PRINCIPAL L	IFE INSURANCE CO	
		d Entity	e Dollar value of interest in MTIA, CCT, PSA,	7400000
C	EIN-PN 42-0127290 027	code P	or 103-12 IE at end of year (see instructions)	7482920.
а	Name of MTIA, CCT, PSA, or 103-12	2 IE: BLACKROCK	GLOBAL ALLOCATION COLLECT	
b	Name of sponsor of entity listed in (NSTITUTIONAL TRUST COMPANY, N.	Α.
с	EIN-PN 94-3112180 000	d Entity code C	e Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)	4363815.
-				
а	Name of MTIA, CCT, PSA, or 103-12	2 IE:		
h		-) -		
b	Name of sponsor of entity listed in (a): d Entity	e Dollar value of interest in MTIA, CCT, PSA,	
С	EIN-PN	code	or 103-12 IE at end of year (see instructions)	
a	Name of MTIA, CCT, PSA, or 103-12	2 IE:		
b	Name of sponsor of entity listed in (a):		
		d Entity	e Dollar value of interest in MTIA, CCT, PSA,	
c	EIN-PN	code	or 103-12 IE at end of year (see instructions)	
а	Name of MTIA, CCT, PSA, or 103-12			
<u>u</u>		<u> </u>		
b	Name of sponsor of entity listed in (r	
-		d Entity	e Dollar value of interest in MTIA, CCT, PSA,	
c	EIN-PN	code	or 103-12 IE at end of year (see instructions)	
а	Name of MTIA, CCT, PSA, or 103-12	2 IE:		
_				
b	Name of sponsor of entity listed in (a): d Entity	Delleruselus of interest in MTIA COT DOA	
с	EIN-PN	code	e Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)	
a	Name of MTIA, CCT, PSA, or 103-12	2 IE:		
b	Name of sponsor of entity listed in (o).		
<u> </u>		d Entity	e Dollar value of interest in MTIA, CCT, PSA,	
c	EIN-PN	code	or 103-12 IE at end of year (see instructions)	
<u>a</u>	Name of MTIA, CCT, PSA, or 103-12	2 IE:		
b	Name of sponsor of entity listed in (a):		
	· · · ·	d Entity	e Dollar value of interest in MTIA, CCT, PSA,	
С	EIN-PN	code	or 103-12 IE at end of year (see instructions)	

Sch	edule D (Form 5500) 2014	Page 3-	
Pa	Information on Participating Plans (to be c (Complete as many entries as needed to report all partic		
а	Plan name		
b	Name of	C EIN-PN	
	plan sponsor		
а	Plan name		_
b	Name of	C EIN-PN	
	plan sponsor		
а	Plan name		_
b	Name of	C EIN-PN	
D			
	plan sponsor		
2	Dian name		
<u>a</u>	Plan name		
b	Name of	C EIN-PN	
	plan sponsor		
			_
<u>a</u>	Plan name		
b	Name of	C EIN-PN	
	plan sponsor		
<u>a</u>	Plan name		
b	Name of	C EIN-PN	
_	plan sponsor		
a	Plan name		
b	Name of	C EIN-PN	
	plan sponsor		
а	Plan name		
b	Name of	C EIN-PN	
	plan sponsor		
а	Plan name		
b	Name of	C EIN-PN	
	plan sponsor		
а	Plan name		_
b	Name of	C EIN-PN	
	plan sponsor		
а	Plan name		_
b	Name of	C EIN-PN	
	plan sponsor		
2	Dian name		
<u>a</u>	Plan name		
b	Name of	C EIN-PN	
	plan sponsor		

SCHEDULE H (Form 5500)	Financial Inform	natio	n		ОМ	B No. 1210-0110	
Department of the Treasury Internal Revenue Service This schedule is required to be filed under section 104 of the Employee Retirement Income Security Act of 1974 (ERISA), and section 6058(a) of the Internal Revenue Code (the Code).						2014	
Employee Benefits Security Administration			-00		This	s Form is Open	
Pension Benefit Guaranty Corporation	► File as an attachment to	5 Form 55	500.		to Pu	ublic Inspection	
For calendar plan year 2014 or fisca	al plan year beginning 10/01/2014	ar	nd endin	3	30/20)15	
A Name of plan				B Three-digit		0.01	
NEW ODI FANC ENDIOVEL	S-INTERNATIONAL LONGSHOR	יזאיזאיק	_	plan numb	er (PN) 🕨	001	
		CMCN					
C Plan sponsor's name as shown on lin	ne 2a of Form 5500			D Employer lo	dentificati	on Number (EIN)	
BOARD OF TRUSTEES	NEW ORLEANS EMPLOYERS INT:	ERNAT	то	72-60	23317	7	
Part I Asset and Liability S			10	, 2 00	<u> </u>		
trust. Report the value of the plan value is reportable on lines 1c(9) t plan year, to pay a specific dollar complete lines 1b(1), 1b(2), 1c(8),	liabilities at the beginning and end of the plan yea 's interest in a commingled fund containing the as hrough 1c(14). Do not enter the value of that port benefit at a future date. Round off amounts to th 1g, 1h, and 1i. CCTs, PSAs, and 103-12 IEs also	ssets of m ion of an i ie neares	iore thai nsuranc t dollar .	n one plan on a e contract wh MTIAs, CCTs	a line-by-li ich guarai , PSAs, ai	ne basis unless the ntees, during this nd 103-12 IEs do not	
	Assets		(a) B	eginning of Ye		(b) End of Year	
		1a		22956	70	2315869	
b Receivables (less allowance for de	,			7010	22	907014	
				7910	<u>23</u>	907014	
(2) Participant contributions	SEE STATEMENT 2	1b(2)		7456	00	1051075	
C General investments:	SEE SIAIEMENI Z	1b(3)		7430	09	1031073	
	oney market accounts & certificates of deposit)	1c(1)		54636	64	4454436	
				28071		2170968	
	other than employer securities):	10(2)					
		1c(3)(A)					
				48297	29	4529455	
(4) Corporate stocks (other than							
(A) Preferred		1c(4)(A)					
(B) Common		1c(4)(B)		483697		42957070	
	rests			127445	49	11913327	
(6) Real estate (other than emplo	yer real property)	1c(6)					
(7) Loans (other than to participa	,	1c(7)					
		1c(8)		604720	0.0	44677070	
(9) Value of interest in common/o		1c(9)		694730		44677078	
	parate accounts			77901	01	7482920	
	st investment accounts	1c(11)				19932355	
	estment entities	1c(12)				T 2 2 2 2 3 3 3	
()	investment companies (e.g., mutual funds)	1c(13)					
	ce co. general account (unallocated contracts) SEE STATEMENT 3	1c(14) 1c(15)		38670	76	13982424	
	and OMB Control Numbers, see the instruction		m 5500			H (Form 5500) 2014	

v. 140124

1 d	Employer-related investments:		(a) Beginning of Year	(b) End of Year
	(1) Employer securities	1d(1)		
	(2) Employer real property			
е	Buildings and other property used in plan operation			
f	Total assets (add all amounts in lines 1a through 1e)		159177413	156373991
	Liabilities			
g	Benefit claims payable	1g		
h	Operating payables	1h	1074954	1501524
i	Acquisition indebtedness			
j	Other liabilities SEE STATEMENT 4	1j	3824011	13939469
k	Total liabilities (add all amounts in lines 1g through 1j)	1k	4898965	15440993
	Net Assets			
	Net assets (subtract line 1k from line 1f)	11	154278448	140932998
		· • •	•	

Part II Income and Expense Statement

2 Plan income, expenses, and changes in net assets for the year. Include all income and expenses of the plan, including any trust(s) or separately maintained fund(s) and any payments/receipts to/from insurance carriers. Round off amounts to the nearest dollar. MTIAs, CCTs, PSAs, and 103-12 IEs do not complete lines 2a, 2b(1)(E), 2e, 2f, and 2g.

	Income]	(a) Amount	(b) Total
а	Contributions:	ſ		
	(1) Received or receivable in cash from: (A) Employers	2a(1)(A)	11237987	
	(B) Participants	2a(1)(B)		
	(C) Others (including rollovers)	2a(1)(C)		
	(2) Noncash contributions	2a(2)		
	(3) Total contributions. Add lines 2a(1)(A), (B), (C), and line 2a(2)	2a(3)		11237987
b	Earnings on investments:			
	(1) Interest:			
	(A) Interest-bearing cash (including money market			
	accounts and certificates of deposit)	2b(1)(A)	262	
	(B) U.S. Government securities	2b(1)(B)	39763	
	(C) Corporate debt instruments	2b(1)(C)	153389	
	(D) Loans (other than to participants)	2b(1)(D)		
	(E) Participant loans	2b(1)(E)		
	(F) Other	2b(1)(F)	161214	
	(G) Total interest. Add lines 2b(1)(A) through (F)	2b(1)(G)		354628
	(2) Dividends: (A) Preferred stock	2b(2)(A)		
	(B) Common stock	2b(2)(B)	1319945	
	(C) Registered investment company shares (e.g. mutual funds)	2b(2)(C)		
	(D) Total dividends. Add lines 2b(2)(A), (B), and (C)	2b(2)(D)		1319945
	(3) Rents	2b(3)		
	(4) Net gain (loss) on sale of assets: (A) Aggregate proceeds	2b(4)(A)	167302986	
	(B) Aggregate carrying amount (see instructions)	2b(4)(B)	160874645	
	(C) Subtract line 2b(4)(B) from line 2b(4)(A) and enter result	2b(4)(C)		6428341
	(5) Unrealized appreciation (depreciation) of assets: (A) Real estate	2b(5)(A)		
	(B) Other	2b(5)(B)	-7147068	
	(C) Total unrealized appreciation of assets.			
	Add lines 2b(5)(A) and (B)	2b(5)(C)		-7147068

		-							
			(a) Am	ount		(b)	Total	
	(6) Net investment gain (loss) from common/collective trusts								7216
	(7) Net investment gain (loss) from pooled separate accounts							107	2759
	(8) Net investment gain (loss) from master trust investment accounts	2b(8)						4.0.0	<u></u>
	(9) Net investment gain (loss) from 103-12 investment entities	2b(9)						123	2125
	(10) Net investment gain (loss) from registered investment companies								
	(e.g., mutual funds)	2b(10)							0
С	Other income SEE STATEMENT 5	. 2c					4		9085
d	Total income. Add all income amounts in column (b) and enter total	2d					1	.439	0768
	Expenses								
е	Benefit payment and payments to provide benefits:								
	(1) Directly to participants or beneficiaries, including direct rollovers	2e(1)		26	0213	30			
	(2) To insurance carriers for the provision of benefits	2e(2)							
	(3) Other	2e(3)							
	(4) Total benefit payments. Add lines 2e(1) through (3)						2	602	1330
f	Corrective distributions (see instructions)	2f							
g	Certain deemed distributions of participant loans (see instructions)	2g							
h	Interest expense	2h							
i	Administrative expenses: (1) Professional fees				1227	55			
	(2) Contract administrator fees	2i(2)							
	(3) Investment advisory and management fees				9988				
	(4) Other SEE STATEMENT 6	2i(4)			5932	46			
	(5) Total administrative expenses. Add lines 2i(1) through (4)	2i(5)							4888
j	Total expenses. Add all expense amounts in column (b) and enter total	2j					2	773	6218
	Net Income and Reconciliation								
k	Net income (loss). Subtract line 2j from line 2d	2k					-1	.334	5450
Т	Transfers of assets:								
	(1) To this plan	21(1)							
	(2) From this plan								
Ра	rt III Accountant's Opinion								
3	Complete lines 3a through 3c if the opinion of an independent qualified public ad	ccountant is a	attached	l to thi	is Form	5500.			
	Complete line 3d if an opinion is not attached.								
а	The attached opinion of an independent qualified public accountant for this plan	is (see instru	uctions):						
	(1) 🛛 Unqualified (2) 🗌 Qualified (3) 🗌 Disclaimer (4)	Adverse						-	
b	Did the accountant perform a limited scope audit pursuant to 29 CFR 2520.103-	8 and/or 103	-12(d)?				Y	es	X _{No}
С	Enter the name and EIN of the accountant (or accounting firm) below:								
	(1) Name: DUPLANTIER, HRAPMANN, HOGAN & MA	HER	()	2) EII	_{N:} 72	-05	67396		
d	The opinion of an independent qualified public accountant is not attached beca	use:							
	(1) This form is filed for a CCT, PSA, or MTIA. (2) It will be attac	hed to the ne	ext Form	5500	pursua	ant to 2	9 CFR 25	20.104	1-50.
Ра	rt IV Compliance Questions								
4	CCTs and PSAs do not complete Part IV. MTIAs, 103-12 IEs, and GIAs do not co	omplete lines	4a, 4e, 4	4f, 4g,	4h, 4k	, 4m, 4r	n, or 5.		
	103-12 IEs also do not complete lines 4j and 4l. MTIAs also do not complete line	41.	_						
	During the plan year:			Yes	No		Αποι	Int	
а	Was there a failure to transmit to the plan any participant contributions within th	e time							
	period described in 29 CFR 2510.3-102? Continue to answer "Yes" for any prior								
	until fully corrected. (See instructions and DOL's Voluntary Fiduciary Correction	-	4a		Х				
b	Were any loans by the plan or fixed income obligations due the plan in default as								
	of the plan year or classified during the year as uncollectible? Disregard participation								
	secured by participant's account balance. (Attach Schedule G (Form 5500) Part I if "		.) 4b		х				

		-		Yes	No		Amount	
С	Were any leases to which the plan was a party in default or classified during the year	ear as						
	uncollectible? (Attach Schedule G (Form 5500) Part II if "Yes" is checked.)		4c		Х			
d	Were there any nonexempt transactions with any party-in-interest? (Do not include	e						
	transactions reported on line 4a. Attach Schedule G (Form 5500) Part III if "Yes" is	;						
	checked.)		4d		Х			
е	Was this plan covered by a fidelity bond?		4e	Х			300000)
f	Did the plan have a loss, whether or not reimbursed by the plan's fidelity bond, that	at was						
	caused by fraud or dishonesty?		4f		Х			
g	Did the plan hold any assets whose current value was neither readily determinable	on an						
	established market nor set by an independent third party appraiser?		4g		Х			
h	Did the plan receive any noncash contributions whose value was neither readily de	eterminable						
	on an established market nor set by an independent third party appraiser?		4h		Х			
i	Did the plan have assets held for investment? (Attach schedule(s) of assets if "Yes	s" is						
	checked, and see instructions for format requirements.)		4i	Х				
j	Were any plan transactions or series of transactions in excess of 5% of the curren	t value of						
	plan assets? (Attach schedule of transactions if "Yes" is checked, and see instruct	tions for						
	format requirements.)		4j	Х				
k	Were all the plan assets either distributed to participants or beneficiaries, transferr							
	another plan, or brought under the control of the PBGC?		4k		Х			
1	Has the plan failed to provide any benefit when due under the plan?		41		Х			
m	If this is an individual account plan, was there a blackout period? (See instructions	and						
	29 CFR 2520.101-3.)		4m		Х			
n	If 4m was answered "Yes," check the "Yes" box if you either provided the required	d notice						
	or one of the exceptions to providing the notice applied under 29 CFR 2520.101-3		4n		Х			
5a	Has a resolution to terminate the plan been adopted during the plan year or any pr	rior plan year	?	es," e	nter the	e amount o	f any plan assets	
	that reverted to the employer this year		X No		nount:			
5b	If, during this plan year, any assets or liabilities were transferred from this plan to a		s), ider	ntify th	ne plan	(s) to which	assets or liabilitie	es
	were transferred. (See instructions.)							
	5b(1) Name of plan(s)		5b(2)	EIN(s)		5b(3) PN(s)	
5 c	If the plan is a defined benefit plan, is it covered under the PBGC insurance program (see ERIS	A section 4021)?		Yes	No	Not determine	d
Pa	t V Trust Information (optional)					-		
6a	Name of trust					6b Trus	st's EIN	

SCHEDULE MB	Multiemployer Defined Benefit Plan and C Money Purchase Plan Actuarial Informa			
(Form 5500)		OMB No. 1210-0110		
Department of the Treasury Internal Revenue Service Department of Labor	e Employee 1 6059 of the	2014		
Employee Benefits Security Administration Pension Benefit Guaranty Corporation	Internal Revenue Code (the Code). File as an attachment to Form 5500 or 5500-3	SF.	This Form is Open to Public Inspection	
For calendar plan year 2014 or fiscal plan year	r beginning 10/01/2014 , and	l ending 09/	30/2015,	
Round off amounts to nearest dollar	ar.			
Caution: A penalty of \$1,000 will be a	assessed for late filing of this report unless reasonable cause is e	stablished.		
A Name of plan		B Three-digit		
		plan numbe	r (PN) 🕨 001	
NEW ORLEANS EMPLOYER	S-INTERNATIONAL LONGSHOREMEN'			
C Plan sponsor's name as shown on li	ne 2a of Form 5500 or 5500-SF	D Employer Id	entification Number (EIN)	
			224 5	
	EW ORLEANS EMPLOYERS INTERNATIO	72-602		
E Type of plan: (1) X		see instructions		
1a Enter the valuation date:	Month <u>10</u> Day <u>01</u> Year <u>2014</u>	Г		
b Assets			1 - 4	
			154278448	
	nding standard account		139578771	
	immediate gain methods	1c(1)	231413183	
(2) Information for plans using spre				
(a) Unfunded liability for metho				
	y age normal method			
	ge normal method			
(3) Accrued liability under unit cred	dit cost method	1c(3)	231413183	
d Information on current liabilities of t	the plan:			
(1) Amount excluded from current	liability attributable to pre-participation service (see instructions)	1d(1)		
(2) "RPA '94" information:				
			360570869	
	nt liability due to benefits accruing during the plan year		3204653	
	A '94" current liability for the plan year		26317266	
	for the plan year	1d(3)	27067266	
was applied in accordance with applicable law and	lied in this schedule and accompanying schedules, statements and attachments, if an I regulations. In my opinion, each other assumption is reasonable (taking into account t my best estimate of anticipated experience under the plan.			
HERE				
K. ERIC FREDEN, FSA			Date 1400553	
THE SEGAL COMPANY	or print name of actuary	Most rec - 678-306	cent enrollment number 3100	
2018 POWERS FERRY RO ATLANTA	Firm name PAD, SUITE 850 GA 30339-7200	Telephone n	umber (including area code)	
	Address of the firm			
abaak the bay and and instructions	regulation or ruling promulgated under the statute in completing	this schedule,	Π	
	//B Control Numbers, see the instructions for Form 5500 or Form 5500-	SF Co	hedule MB (Form 5500) 2014	
r und on	······, ····, ························		v.140124	

Scheo	dule MB (Form	5500) 2014					Page 2 -		
2 o	perational info	mation as of begin	ning of t	this plan year:					
а	Current value	of assets (see inst	ructions	s)				2a	154278448
b	"RPA '94" cu	rrent liability/partici	pant co	unt breakdown:		(1)	Number of participation		(2) Current liability
	(1) For retire	d participants and b	penefici	aries receiving payment				198	287505888
	(2) For termin	nated vested partic	ipants _.				2	209	12680240
	(3) For active	e participants:							
	(a) Non-\	vested benefits							2035461
	(b) Veste	d benefits							58349280
	(c) Total	active						591	60384741
	(4) Total						32	298	360570869
С	If the percent	age resulting from o	dividing	line 2a by line 2b(4), colu	ımn (2), is le	ss than 7	70%, enter such		
								2c	42.7900 %
3 C	ontributions m	ade to the plan for t	the plan	n year by employer(s) and	employees:				
	(a) Date	(b) Amount paid	by	(c) Amount paid by	(a) Da		(b) Amount paid	by	(c) Amount paid by
	M-DD-YYYY)	employer(s)		employees	(MM-DD-	YYYY)	employer(s)		employees
04/	15/2015	11237	987	0					
					Totals 🕨	► 3(b)	11237	/987/3	<u>i(c)</u> 0
4 In	formation on p	lan status:							
а		•	•	e instructions for attachm		•			~
				j				4a	
b				s status (line 1b(2) divide				4b	60.30 %
c				ess under any applicable					
d				adjustable benefits reduc				· · · · · · · · · · · · · · · · · · ·	Yes 🛛 No
е	If line d is "Ye	es," enter the reduc	tion in li	iability resulting from the	reduction in	adjustat	ole benefits,		
								4e	
t	If the rehabilit	ation plan projects	emerge	ence from critical status, e	enter the pla	n year ir	n which it is		
	projected to e	•							
				estalling possible insolven				4f	2020
_									2028
5 A	ctuarial cost m	ethod used as the l	basis fo	r this plan year's funding	standard ad	count co	omputations (check	all that a	pply):
			-					credit)	d Aggregate
е	Frozen init		f	Individual level premium	n g	I 📙 In	ndividual aggregate		h Shortfall
<u> </u>	Reorganiz		J	Other (specify):					
k								5k	
1				thod for this plan year?					
				oursuant to Revenue Proc				oval?	Yes No
n				r the date (MM-DD-YYYY)					
0				method		<u></u>		5n	
		ain actuarial assum	-						
а	Interest rate f	or "RPA '94" currer	nt liabilit	ty	г	<u></u>	Pre-retirement	<u></u>	6a 3.56 %
ь.					F	<u> </u>			Post-retirement
b	-	ed in insurance or a			····· -	<u> </u>	Yes No X N/	A	Yes No X N/A
С	Mortality tabl	e code for valuatior	n purpos	ses:					

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Schedule MB (Form 5500) 2014		Pag	e 3 -	
(1) Males	6c(1)	A		А
	6c(2)	A		А
d Valuation liability interest rate	6d	7	.50 %	7.50
e Expense loading	6e	52.7 %	N/A	% N/A
f Salary scale	6f	%	X _{N/A}	
g Estimated investment return on actuarial value of assets for year end				10.9
h Estimated investment return on current value of assets for year endi	-			12.1
7				
7 New amortization bases established in the current plan year: (1) Type of base (2) Initial	l balance		(3) Amortiza	ation Charge/Credit
1	-3	407376		-359081
4		748823		-78914
8 Miscellaneous information:	ar ontort	ho		
a If a waiver of a funding deficiency has been approved for this plan year date (MM DD XXXX) of the ruling letter grapting the approval				
date (MM-DD-YYYY) of the ruling letter granting the approval				le X Yes No
b Is the plan required to provide a Schedule of Active Participant Data?				le 🛛 Yes 🗌 No
C Are any of the plan's amortization bases operating under an extension				
prior to 2008) or section 431(d) of the Code?				Yes 🛛 No
d If line c is "Yes," provide the following additional information:				
(1) Was an extension granted automatic approval under section 431				Yes No
(2) If line 8d(1) is "Yes," enter the number of years by which the amo			8d(2)	
(3) Was an extension approved by the Internal Revenue Service und				
prior to 2008) or 431(d)(2) of the Code?				Yes No
(4) If line 8d(3) is "Yes," enter number of years by which the amortiza	•	•		
including the number of years in line (2))			8d(4)	
(5) If line 8d(3) is "Yes," enter the date of the ruling letter approving the second s			8d(5)	
(6) If line 8d(3) is "Yes," is the amortization base eligible for amortizat				
applicable under section 6621(b) of the Code for years beginning				Yes No
e If box 5h is checked or line 8c is "Yes," enter the difference between	the minim	um required		
contribution for the year and the minimum that would have been requ	uired witho	out using the		
			. 8e	
9 Funding standard account statement for this plan year:				
Charges to funding standard account:				
a Prior year funding deficiency, if any			. 9a	25054692
b Employer's normal cost for plan year as of valuation date			. 9b	2089472
C Amortization charges as of valuation date:	-	Outstanding b	alance	
(1) All bases except funding waivers and certain bases for which the				
amortization period has been extended	9c(1)	1085	06684	18121864
(2) Funding waivers	9c(2)			
(3) Certain bases for which the amortization period has been				
extended	9c(3)			
d Interest as applicable on lines 9a, 9b, and 9c		•	9d	3394952
e Total charges. Add lines 9a through 9d				48660980
Credits to funding standard account:			· • • • • • • • • • • • • • • • • • • •	
f Prior year credit balance, if any			9f	
g Employer contributions. Total from column (b) of line 3			9g	11237987
		Outstanding b		
h Amortization credits as of valuation date	9h	-	26964	4992215
i Interest as applicable to end of plan year on lines 9f, 9g, and 9h			9i	760722
j Full funding limitation (FFL) and credits:				
(1) ERISA FFL (accrued liability FFL)	9j(1)	1009	68175	
· · · · · · · · · · · · · · · · · · ·				

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Scheo	lule MB (Form 5500) 2014		Page		
	(2) "RPA '94" override (90% current liability FFL)	9j(2)	19297	8625	
	(3) FFL credit			9j(3)	
k	(1) Waived funding deficiency			9k(1)	
	(2) Other credits			9k(2)	
1	Total credits. Add lines 9f through 9i, 9j(3), 9k(1), and 9k(2)			91	16990924
	Credit balance: If line 9I is greater than line 9e, enter the difference \dots			9m	
	Funding deficiency: If line 9e is greater than line 9l, enter the difference			9n	31670056
				_	
9o	Current year's accumulated reconciliation account:		_		
	(1) Due to waived funding deficiency accumulated prior to the 2014 p	lan year		9o(1)	
	(2) Due to amortization bases extended and amortized using the inter	rest rate un	der		
	section 6621(b) of the Code:		_		
	(a) Reconciliation outstanding balance as of valuation date			9o(2)(a)	
	(b) Reconciliation amount (line 9c(3) balance minus line 9o(2)(a))			9o(2)(b)	
	(3) Total as of valuation date			90(3)	
10	Contribution necessary to avoid an accumulated funding deficiency. (See instruc	tions.)	10	_31670 <u>0</u> 56
11	Has a change been made in the actuarial assumptions for the current	plan year?	If "Yes," see instructi	ons	X Yes No

	SCHEDULE R						
	(Form 5500)	Retirement Plan Information	OMB No. 1210-0110				
	Department of the Treasury Internal Revenue Service	This schedule is required to be filed under section 104 and 4065 of the Employee Retirement Income Security Act of 1974 (ERISA) and section 6058(a)			2014		
Department of Labor Employee Benefits Security Administration File as an attachment to Form 5500.				This Form is Open to Public Inspection.			
	Pension Benefit Guaranty Corporation		00/		•		
	calendar plan year 2014 or fise			30/2015	<u> </u>		
	Name of plan איש ספר דאופ דאסרס	YERS-INTERNATIONAL LONGSHOREMEN'S	B Three-dig			001	
	W OKLEANS EMPLO	TERS-INTERNATIONAL LONGSHOREMEN S	pian nun	nber (PN) 🕨		001	
	Plan sponsor's name as shown	on line 2e of Form FEOO		r Identificatior	- Numah		
		, NEW ORLEANS EMPLOYERS INTERNATIO		023317		er (EIN)	
-	art I Distributions		, 2 0	020027			
		elate only to payments of benefits during the plan year.					
1		aid in property other than in cash or the forms of property specified					
-			1				
2		ho paid benefits on behalf of the plan to participants or beneficiaries durin		more than tw	vo. ente	r EINs	
		he greatest dollar amounts of benefits):	. 3 7 (-,		
	EIN(s):						
		s, and stock bonus plans, skip line 3.					
3	Number of participants (living	or deceased) whose benefits were distributed in a single sum, during					
	the plan year		3			1	
Pa	art II Funding Inform	nation (If the plan is not subject to the minimum funding requirements of	section 412	of the Interna	l Rever	iue	
	Code or ERISA sect	ion 302, skip this Part)					
4	Is the plan administrator mak	ing an election under Code section 412(d)(2) or ERISA section 302(d)(2)?		.∐Yes ⊉	No	N/A	
	If the plan is a defined bene	fit plan, go to line 8.					
5	If a waiver of the minimum fu	nding standard for a prior year is being amortized in this					
		ad enter the date of the ruling letter granting the waiver. Date:		Day _	Yea	ır	
•	•	nplete lines 3, 9, and 10 of Schedule MB and do not complete the rema	ainder of this	s schedule.			
6		red contribution for this plan year (include any prior year accumulated					
		aived)					
		uted by the employer to the plan for this plan year	6b				
		ne 6b from the amount in line 6a. Enter the result (enter a minus sign to					
	the left of a negative amo	,	6c				
7	If you completed line 6c, sk	-			7		
<u> </u>	will the minimum funding am	ount reported on line 6c be met by the funding deadline?		∐ Yes _	No	 N/A	
8	If a change in actuarial cost r	nethod was made for this plan year pursuant to a revenue procedure or ot	hor				
•	-	approval for the change or a class ruling letter, does the plan sponsor or					
	,, ,	the change?		Yes	No	X N/A	
Pa	art III Amendments			11.00		11.071	
9		nsion plan, were any amendments adopted during this plan					
		ased the value of benefits? If yes, check the appropriate					
	box. If no, check the "No" bo	x	ase 🗌 De	crease	Both	X No	
Pa	skip this Part.	ictions). If this is not a plan described under Section 409(a) or 4975(e)(7) or	f the Interna	Revenue Co	de,		
10		ecurities or proceeds from the sale of unallocated securities used to repay	/ any exempt	t loan?	Yes	No	
11					Yes	No	
	,	anding exempt loan with the employer as lender, is such loan part of a "ba		····· 🗖		ше	
		nition of "back-to-back" loan.)			Yes		
12		ck that is not readily tradable on an established securities market?			Yes	No	
_		otice and OMB Control Numbers, see the instructions for Form 5500.		Schedule R (F			
						v.140124	

Page **2-**

Pa	rt '	Additional Information for Multiemployer Defined Benefit Pension Plans
		er the following information for each employer that contributed more than 5% of total contributions to the plan during the plan year
10		each and the plan during the plan during the plan year based of the plan during the plan during the plan year based and the plan based and the plan during the plan year based and the plan during the plan year based and the plan based and t
	•	Name of contributing employer PORTS AMERICA LOUISIANA, LLC
	-	EIN 72-1053742 C Dollar amount contributed by employer 4808861.
-		Date collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box
		and see instructions regarding required attachment. Otherwise, enter the applicable date.) Month 09 Day 30 Year $20\overline{18}$
		Contribution rate information (If more than one rate applies, check this box 🛛 🛛 and see instructions regarding required attachment.
		Otherwise, complete lines 13e(1) and 13e(2).)
		(1) Contribution rate (in dollars and cents)
		(2) Base unit measure: Hourly Weekly Unit of production Other (specify):
	-	Name of contributing employer CERES GULF, INC
		EIN 72-0953072 C Dollar amount contributed by employer 5416837.
		Date collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box
		and see instructions regarding required attachment. Otherwise, enter the applicable date.) Month 09 Day 30 Year $20\overline{18}$
		Contribution rate information (If more than one rate applies, check this box 🛛 🛛 and see instructions regarding required attachment.
		Otherwise, complete lines 13e(1) and 13e(2).)
		(1) Contribution rate (in dollars and cents)
		(2) Base unit measure: Hourly Weekly Unit of production Other (specify):
		Name of contributing employer
-		EIN C Dollar amount contributed by employer
		Date collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box
		and see instructions regarding required attachment. Otherwise, enter the applicable date.) Month Day Year
		Contribution rate information (If more than one rate applies, check this box 📋 and see instructions regarding required attachment.
		Otherwise, complete lines 13e(1) and 13e(2).)
		(1) Contribution rate (in dollars and cents)
_		(2) Base unit measure: Hourly Weekly Unit of production Other (specify):
	_	
		Name of contributing employer
-		EIN C Dollar amount contributed by employer
		Date collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box
		and see instructions regarding required attachment. Otherwise, enter the applicable date.) Month Day Year
		Contribution rate information (If more than one rate applies, check this box in and see instructions regarding required attachment.
		Otherwise, complete lines 13e(1) and 13e(2).)
		(1) Contribution rate (in dollars and cents)
		(2) Base unit measure: Hourly Weekly Unit of production Other (specify):
		EIN C Dollar amount contributed by employer
	-	
		Date collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box and see instructions regarding required attachment. Otherwise, enter the applicable date.) Month Day Year
		and see instructions regarding required attachment. Otherwise, enter the applicable date.) Month Day Year Contribution rate information (If more than one rate applies, check this box and see instructions regarding required attachment.
		Otherwise, complete lines 13e(1) and 13e(2).)
		(1) Contribution rate (in dollars and cents) (2) Base unit measure: Hourly Weekly Unit of production Other (specify):
		(2) Base unit measure: Hourly Weekly Unit of production Other (specify):
	2	Name of contributing ampleuor
		EIN C Dollar amount contributed by employer
	-	EIN C Dollar amount contributed by employer Date collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box
		and see instructions regarding required attachment. Otherwise, enter the applicable date.) Month Day Year
		Contribution rate information (If more than one rate applies, check this box interview and see instructions regarding required attachment.
		Otherwise, complete lines 13e(1) and 13e(2).)
		(1) Contribution rate (in dollars and cents)
		(2) Base unit measure: Hourly Weekly Unit of production Other (specify):
41853	2 10	1-13-14

14 Enter the number of participants on whose behalf no contributions were made by an employer as an employer of the participant for:

	employer of the participant for.			
	a The current year	14a		
	b The plan year immediately preceding the current plan year	14b		
	C The second preceding plan year	14c		
15	Enter the ratio of the number of participants under the plan on whose behalf no employer had an obligation to			
	make an employer contribution during the current plan year to:			
	a The corresponding number for the plan year immediately preceding the current plan year	15a	97.70	
	b The corresponding number for the second preceding plan year	15b	95.60	
16	Information with respect to any employers who withdrew from the plan during the preceding plan year:			
	a Enter the number of employers who withdrew during the preceding plan year	16a		
	b If line 16a is greater than 0, enter the aggregate amount of withdrawal liability assessed or estimated			
	to be assessed against such withdrawn employers	16b		
17	If assets and liabilities from another plan have been transferred to or merged with this plan during the plan yea	ar,	_	
	check box and see instructions regarding supplemental information to be included as an attachment.			
Pa	art VI Additional Information for Single-Employer and Multiemployer Defined Ben	efit Per	ision Plans	
18	If any liabilities to participants or their beneficiaries under the plan as of the end of the plan year consist (in wh	ole or		
	in part) of liabilities to such participants and beneficiaries under two or more pension plans as of immediately	before	_	
	such plan year, check box and see instructions regarding supplemental information to be included as an attachment			
19	If the total number of participants is 1,000 or more, complete lines (a) through (c)			
	a Enter the percentage of plan assets held as:			
	Stock: 50.4 % Investment-Grade Debt: 4.9 % High-Yield Debt: 8.2 % Real Estate	<u>, 18.2</u>	2 % Other: 18.3 %	
	b Provide the average duration of the combined investment-grade and high-yield debt: 0-3 years 3-6 years 6-9 years 9-12 years 12-15 years 15-18 years	8-21 yea	rs 21 years or more	
	C What duration measure was used to calculate line 19(b)?			
	X Effective duration A Macaulay duration Modified duration Other (specify):			

SCHEDULE C	OTHER SERVIC	CE PROVIDER	SERVICE	CODES	STATEMENT	1
NAME		SERVICE	CODES			
BLACKROCK INTERNATIO BLACKROCK INTERNATIO BLACKROCK INTERNATIO BLACKROCK INTERNATIO BLACKROCK INTERNATIO	NAL TRUST COME NAL TRUST COME NAL TRUST COME	PA 28 PA 24 PA 50				
CODES TO SCHEDULE C,	LINE 2(B)					
SCHEDULE H	נס	HER RECEIV	ABLES		STATEMENT	2
DESCRIPTION			В	EGINNING	ENDING	
RECEIVABLES				745609.	10510	75.
TOTAL TO SCHEDULE H,	LINE 1B(3)			745609.	10510	75.
SCHEDULE H	OTHER	GENERAL IN	VESTMENT	S	STATEMENT	3
DESCRIPTION			В	EGINNING	ENDING	
PREPAID INSURANCE, THE COLLATERAL HELD UNDER				43065. 3824011.	429 139394	
TOTAL TO SCHEDULE H,	LINE 1C(15)			3867076.	1398242	24.
SCHEDULE H	OTHEF	R PLAN LIAB	ILITIES		STATEMENT	4
DESCRIPTION			В	EGINNING	ENDING	
OBLIGATIONS UNDER SE	CURITIES LENDI	ING		3824011.	139394	69.

SCHEDULE H	OTHER INCOME	STATEMENT	5
DESCRIPTION		AMOUNT	
COMMISIONS RECAPTURE SECURITIES LENDING LITIGATION INCOME		640 1469 2798	99.
TOTAL TO SCHEDULE H,	LINE 2C	4908	35.
SCHEDULE H	OTHER ADMINISTRATIVE EXPENSES	STATEMENT	6
DESCRIPTION		AMOUNT	
OTHER ADMINISTRATIVE	EXPENSES	59324	46.
TOTAL TO SCHEDULE H,	LINE 2I(4)	59324	46.

$R \to P \cap R T$

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIO PENSION FUND

SEPTEMBER 30, 2015 AND 2014

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIO PENSION FUND SEPTEMBER 30, 2015 AND 2014

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William G. Stamm, CPA Lindsay J. Calub, CPA, LLC Guy L. Duplantier, CPA Michelle H. Cunningham, CPA Dennis W. Dillon, CPA Grady C. Lloyd, III CPA

Heather M. Jovanovich, CPA Terri L. Kitto, CPA

Michael J. O'Rourke, CPA David A. Burgard, CPA Clifford J. Giffin, Jr., CPA

A.J. Duplantier, Jr., CPA (1919-1985)

Felix J. Hrapmann, Jr., CPA (1919-1990)

William R. Hogan, Jr., CPA (1920-1996) James Maher, Jr., CPA (1921-1999)

New Orleans 1615 Poydras Street, Suite 2100 New Orleans, LA 70112 Phone: (504) 586-8866 Fax: (504) 525-5888

Northshore 1290 Seventh Street Slidell, LA 70458 Phone: (985) 641-1272 Fax: (985) 781-6497

Houma

247 Corporate Drive Houma, LA 70360 Phone: (985) 868-2630 Fax: (985) 872-3833

Napoleonville 5047 Highway 1 P.O. Box 830 Napoleonville, LA 70390 Phone: (985) 369-6003 Fax: (985) 369-9941 Board of Trustees New Orleans Employers -International Longshoremen's Association - Pension Fund New Orleans, Louisiana

We have audited the accompanying financial statements of the New Orleans Employers – International Longshoremen's Association, AFL-CIO Pension Fund (the Fund), which comprise the statements of net assets available for benefits as of September 30, 2015 and 2014, and the related statements of changes in net assets available for benefits for the years then ended, and the related notes to the financial statements.

INDEPENDENT AUDITOR'S REPORT

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes 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.

Auditor's Responsibility

Duplantier

Hrapmann

Maher, LLP

Hogan &

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.

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April 8, 2016

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Plan's preparation and fair presentation of the financial statements 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 Plan's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial status of the New Orleans Employers – International Longshoremen's Association, AFL-CIO Pension Fund as of September 30, 2015 and 2014, and the changes in its financial status for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Report on Supplemental Information

Our audits were conducted for the purpose of forming an opinion on the financial statements as a whole. The supplemental schedules included in pages 31 - 33, are presented referred to for the purpose of additional analysis and are not a required part of the financial statements but are supplemental information. The supplemental schedule of assets (held at end of year), on pages 34 - 46and the schedule of assets (acquired and disposed of within year) on page 47 referred to as "supplementary information", is presented got the purpose of additional analysis and is not a required part of the financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. Such information is the responsibility of the Plan's management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

Duplantier, Hrapmann, Hogan & Maher, LLP

New Orleans, Louisiana

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIO PENSION FUND STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS SEPTEMBER 30, 2015 AND 2014

	2015	2014	
ASSETS:			
Cash and cash equivalents	\$ 6,770,305	\$	7,759,334
Investments, at fair value:			
U.S. Government securities	2,170,968		2,807,100
Foreign securities	196,647		438,593
Common collective trusts	44,677,078		51,053,734
Corporate bonds, notes and debentures	4,529,455		4,829,729
Common stock	42,760,423		47,931,156
Limited partnerships	11,913,327		12,744,549
Pooled investment funds	7,482,920		7,790,161
103-12 investment entities	19,932,355		18,419,349
105 12 investment entities	133,663,173	_	146,014,371
Receivables:	155,005,175		110,011,071
Interest	48,244		45,424
Dividends	37,964		39,827
Employer contributions	907,014		791,023
Due from brokers for sales of securities	889,858		585,358
Due from other funds	75,009		75,000
	1,958,089	_	1,536,632
		_	_,
OTHER:			
Collateral held under securities lending program	13,939,469		3,824,011
Prepaid insurance, taxes and other assets	42,955	_	43,065
	13,982,424	_	3,867,076
Total assets	156,373,991		159,177,413
10101 035015	150,575,571		157,177,415
LIABILITIES:			
Obligations under securities lending program	13,939,469		3,824,011
Due to other funds	70,934		65,001
Due to MILA	459,888		510,232
Accounts payable	183,893		192,512
Due to brokers for purchase of securities	786,809	_	307,209
Total liabilities	15,440,993	_	4,898,965
NET ASSETS AVAILABLE FOR BENEFITS	\$ 140,932,998	\$_	154,278,448

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIO PENSION FUND STATEMENTS OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS FOR THE YEARS ENDED SEPTEMBER 30, 2015 AND 2014

	<u>2015</u>			<u>2014</u>		
Employer contributions - regular	\$	11,237,423	\$	8,998,617		
Penalty and interest income		564		1,027		
Total contributions	-	11,237,987	-	8,999,644		
	•		-			
Investment income:						
Net appreciation (depreciation) in fair value of investments:						
U.S. Government securities		2,955,584		2,402,884		
Foreign securities		(16,182)		15,475		
Common collective trusts		2,147,732		5,410,886		
Corporate bonds, notes and debentures		(389,053)		354,956		
Common stock		(2,338,065)		5,917,885		
Limited partnerships		(157,221)		719,847		
Pooled investment funds		1,072,758		866,441		
103-12 investment entities		(1,846,430)		1,263,762		
Interest		354,628		392,573		
Dividends		1,319,945		1,390,896		
Commissions recapture		6,405		8,933		
Securities lending		14,699		10,074		
Litigation income		27,981		38,400		
C	•	3,152,781	-	18,793,012		
Less: Investment expenses		998,887		1,044,190		
Net investment gain	•	2,153,894	-	17,748,822		
	-	, ,	-	, ,		
Total	-	13,391,881	-	26,748,466		
Pension benefit payments to participants		26,021,330		26,816,535		
Administrative expenses		716,001		723,067		
Total	•	26,737,331	_	27,539,602		
			-			
CHANGE IN NET ASSETS		(13,345,450)		(791,136)		
NET ASSETS AVAILABLE FOR BENEFITS:						
Beginning of year		154,278,448		155,069,584		
	-	· · · ·	-	· · · · ·		
END OF YEAR	\$	140,932,998	\$	154,278,448		

1. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>:

Basis of Accounting

The financial statements of the Pension Fund (the Plan) have been prepared on the accrual basis. The financial operations of the Plan are reflected in the financial statements of the Pension Fund.

Valuation of Investments

Investments are carried at fair value. Investments traded on a national exchange are valued at the last reported sales price. Shares in common collective trust and pooled investment funds are reported at net asset value. The change in net unrealized appreciation (depreciation) in fair value of such investments is included in investment income. Gains and losses on investments that were both bought and sold during the year are included in net appreciation (depreciation) in fair value.

Actuarial Present Value of Accumulated Plan Benefits

Accumulated plan benefits are those future periodic payments that are attributable under the provisions of the New Orleans Employers – International Longshoremen's Association, AFL-CIO Pension Fund (the Plan), to the service that employees have rendered. Accumulated plan benefits include benefits expected to be paid to: (a) retired or terminated vested employees or their beneficiaries, (b) beneficiaries of vested employees who have died, and (c) present vested employees or their benefit schedule, which was in effect at September 30, 2015 and 2014, respectively. Benefits are payable under all circumstances; retirement, death and disability, and are included in accumulated plan benefits, to the extent they are deemed attributable to employee services rendered to the valuation date.

Contributions

The Plan records contributions as reported by the employers. Employer contributions are based upon man-hours worked by International Longshoremen's Association bargaining unit labor and upon the rates established by collective bargaining agreements among the New Orleans Steamship Association, its successor, MidGulf Association of Stevedores, Inc., other signatory employers, and the local unions. Contributions received are allocated between the eligible Funds (Pension, Welfare and Vacation and Holiday) at the discretion of the Board of Trustees (the Board), pursuant to the collective bargaining agreements. In 2015 and 2014, \$5.00 per hour worked was allocated to the Management-ILA Managed Health Care Trust Fund (MILA) in accordance with the Master Contract between the United States Maritime Alliance and the International Longshoremen's Association, AFL-CIO (ILA).

1. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>: (Continued)

Contributions (Continued)

In 2015, contributions from 3 of 19 total employers accounted for approximately 91% of total contributions to the Funds. In 2014, contributions from 3 of 19 total employers accounted for 88% of the total contributions to the Funds. Contributions from the single largest contributing employer accounted for approximately 44% and 42% of total contributions to the Funds in 2015 and 2014, respectively.

All hourly contributions were allocated to the Pension Fund by the Board in 2015 and 2014 with the exception of the \$5.00 per hour MILA contribution rate.

Pension Benefit Payments

Pension benefit payments to participants are recorded upon distribution.

Vesting

Plan participants vest after 5 years of creditable employment.

Expenses

Indirect expenses incurred in the administration of the Plan and other funds administered by the Board are paid through the Director's Operating Account and are allocated to the funds as described below. Expenses directly related to a specific fund are also paid through the Director's Operating Account and are charged to such fund. Investment expenses amounted to \$998,887 and \$1,044,190 in 2015 and 2014, respectively. Expenses not directly related to a specific fund are allocated to the funds based upon each employee's time attributable to each fund, as approved by the Board of Trustees. It is believed that the current allocation of staff and administrative expenses achieve the desired result of a meaningful allocation of expenses. The indirect expense allocation was changed from 50% to 52% effective October 1, 2011. Indirect expenses totaled \$473,888 and \$479,199 for the years ended September 30, 2015 and 2014, respectively.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported contributions, income and expenses during the reporting period. Actual results could differ from those estimates.

2. <u>PLAN DESCRIPTION</u>:

The following brief description of the Plan is provided for general information purposes only. Participants should refer to the Plan Document for more complete information.

The Plan was established under the terms of an Agreement and Declaration of Trust dated May 10, 1957, as amended, between the New Orleans Steamship Association, its successor, MidGulf Association of Stevedores, Inc., and various local unions of the ILA. The Plan is administered by the Board which also administers a Welfare Plan, and a Vacation and Holiday Plan, which were also created under the agreement identified above.

The Plan is a noncontributory defined benefit plan which provides normal retirement, disability and early retirement pension benefits. The Plan also provides pre-retirement and post-retirement death benefits to qualified surviving spouses and beneficiaries of deceased participants. Qualified employee participants consist principally of employees who are employed for 500 hours or more in the industry during a labor contract year and are covered by collective bargaining agreements between various local unions of the ILA, the New Orleans Steamship Association, its successor, MidGulf Association of Stevedores, Inc. and other employers.

The Plan is funded principally by investment income and employer contributions which are based upon man-hours worked. Pension plan funding anticipates that both net contributions (less administrative expenses) and net investment earnings (less investment fees) will be needed to cover benefit payments. The Plan is to continue for a term co-extensive with the terms of the collective bargaining agreements and the Agreement and Declaration of Trust, provided that provisions authorizing continuation of the Plan are contained therein. If the Plan is not extended, the Board shall continue to perform and carry out the provisions of the Plan on the basis that all employees who become thereafter eligible to receive benefits in accordance with the provisions of the Plan shall receive such benefits as if the Plan were extended until the total assets of the Fund are disbursed.

The Board is of the opinion that the Plan complies with the requirements of the Employee Retirement Income Security Act of 1974 (ERISA).

Participants in the Plan as of the date of the actuarial valuations October 1, 2014 and 2013 were as follows:

	2014	2013
Current retirees and beneficiaries	2,498	2,557
Inactive participants with vested rights	209	209
Active participants	<u> </u>	608
Total participants as of the valuation date	<u>3,298</u>	<u>3,374</u>

3. <u>ACCUMULATED PLAN BENEFITS</u>:

The actuarial present value of accumulated plan benefits was determined by consulting actuaries The Segal Company as of October 1, 2014 and 2013, the most recent valuation dates. Such amounts result from applying actuarial assumptions to adjust the accumulated plan benefits to reflect the time value of money (through discounts for interest) and the probability of payment (by means of decrements such as for death, disability, withdrawal or retirement) between the valuation date and the expected date of payment.

Accumulated plan benefits at October 1, 2014 and 2013, the most recent valuation dates, were as follows:

	2014	<u>2013</u>
Actuarial present value of accumulated plan benefits:		
Vested benefits:		
Participants currently receiving benefits	\$ 197,075,524	\$ 204,861,567
Other participants	33,419,654	33,156,505
	230,495,178	238,018,072
Non-vested benefits	918,005	1,338,158
Total actuarial present value of accumulated plan benefits	\$ <u>231,413,183</u>	\$ <u>239,356,230</u>
*	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·

Changes in accumulated plan benefits during 2014 and 2013, the most recent actuarial valuation dates, and their effect on accumulated plan benefits are as follows:

	<u>2014</u>	<u>2013</u>
Actuarial present value of accumulated plan		
benefits, beginning of year	\$ <u>239,356,230</u>	\$ <u>251,882,527</u>
Increase (decrease) during the year attributable to:		
Benefits paid	(26,816,535)	(27,754,170)
Interest	16,862,296	17,763,676
Increase during the period attributable to		
latest participant data and experience	2,760,015	2,086,953
Increase in benefits attributable to		
changes in actuarial assumptions	(748,823)	(4,622,756)
Net change	(7,943,047)	(12,526,297)
Actuarial present value of accumulated		
plan benefits, end of year	\$ <u>231,413,183</u>	\$ <u>239,356,230</u>

3. <u>ACCUMULATED PLAN BENEFITS</u>: (Continued)

	Net Assets Available for Benefits			
	September 30, 2014	September 30, 2013		
_				
Investments	\$ 153,773,705	\$ 154,709,440		
Receivables	1,536,632	1,389,715		
Other	43,065	33,868		
Liabilities	(1,074,954)	(1,063,439)		
Net Assets	\$ <u>154,278,448</u>	\$ <u>155,069,584</u>		
	Changes in			
	Net Assets Available for Benefits			
	September 30, 2014	September 30, 2013		
Contributions (net)	\$ 8,999,644	\$ 8,662,664		
Investment gain (loss), net	17,748,822	20,559,993		
Other expenses:				
Benefits paid	(26,816,535)	(27,754,170)		
Administrative expenses	(723,067)	(743,358)		
Change in net assets	(791,136)	725,129		
Net assets:	(771,130)	125,129		
	155 060 594	151 211 155		
Beginning	<u>155,069,584</u>	<u>154,344,455</u>		
Ending	\$ <u>154,278,448</u>	\$ <u>155,069,584</u>		

The actuarial information is presented as of the beginning of the plan year and represents the most current information available. This is in accordance with Financial Accounting Standards on Accounting and Reporting by Defined Benefit Pension Plans.

The actuarial method and significant actuarial assumptions used in the valuation as of September 30, 2014 was as follows:

3. <u>ACCUMULATED PLAN BENEFITS</u>: (Continued)

Significant actuarial assumptions:

2014

Actuarial Cost Method	Unit Credit	Unit Credit Actuarial Cost Method					
Interest Rates (Net Investment Return)	7.5%, net of	7.5%, net of expenses					
Actuarial Value of Assets	Market value of assets less unrecognized returns in each of the last five years. Unrecognized return is equal to the difference between the actual market return and the projected market return and is recognized over the five year period. Finally, an additional adjustment (if necessary) is made so that the final actuarial value of assets is within a 20% corridor of market value.						
Retirement Rates	<u>Age</u> <u>R</u> 51-59 60 61 62	<u>etirement Rates</u> 2% 8% 13% 35%	<u>Age</u> 63-64 65-70 71	<u>Retirement Rates</u> 15% 50% 100%			
Age of Spouse	Spouses an participants.		be 3 ye	ars younger than			
Percent Married	It is assumed that 66.67% of the active members will have eligible spouses when they retire.						
Mortality Rates	Healthy: Disabled:	Healthy: 1990 U.S. Life Table, sex-distinct					

The foregoing actuarial assumptions are based upon the presumption that the Plan will continue. Were the Plan to terminate, different actuarial assumptions and other factors might be applicable in determining the actuarial present value of accumulated plan benefits.

The following plan changes were included in the Preferred Schedule of the Rehabilitation Plan Fifth Amendment and Update adopted on September 17, 2014:

3. <u>ACCUMULATED PLAN BENEFITS</u>: (Continued)

- 1) Eliminated fully subsidized retirement with 30 years of creditable employment for participants who commence benefits after October 1, 2009.
- 2) Eliminated the 30% and 20% supplemental benefit payable from retirement until age 62 for participants who commence benefits after October 1, 2009.
- 3) Eliminated subsidies in the 50% joint and survivor benefit with spouse as beneficiary, both pre-retirement and post-retirement for participants who commence benefits after October 1, 2009.
- 4) Eliminated the pre-retirement lump sum estate death benefit to the extent it exceeds the amount that may be distributed without consent under IRC 411(a)(11) effective January 26, 2009.
- 5) Eliminated disability benefits for all participants disabled after October 1, 2009.
- 6) Eliminated subsidized early retirement for all participants who retire after October 1, 2009. The new early retirement factors for retirement are based on actuarial equivalence using the 1990 US Life Table for males with 8% interest.

The calculations of the present value of all future benefits and of benefits to be funded by future contributions, which are used for funding purposes, were also made by consulting actuaries The Segal Company as of October 1, 2014 and 2013 as follows:

	<u>2014</u>	<u>2013</u>
Present value of all future benefits	\$ <u>231,413,183</u>	\$ <u>239,356,230</u>
Present value of benefits to be funded by future contributions	\$ <u>91,834,412</u>	\$ <u>95,907,999</u>

As of October 1, 2014 and 2013, using The Segal Company's mortality assumptions, the actuarial present value of vested Plan benefits for withdrawal liability purposes is as follows:

	<u>2014</u>	<u>2013</u>
Withdrawal liability	\$ 274,252,459	\$ 290,037,908
Market value of assets	(154,278,448)	<u>(155,069,584</u>)
Unfunded present value of vested benefits	\$ <u>119,974,011</u>	\$ <u>134,968,324</u>

3. <u>ACCUMULATED PLAN BENEFITS</u>: (Continued)

The major assumptions used in the valuation of the current year's unfunded present value of vested benefits for withdrawal liability purposes by The Segal Company are as follows:

Interest:	For liabilities up to market value of assets, 3.43% for 20 years and 3.66% beyond. For liabilities in excess of market value of assets, same as used for Plan funding.
Administrative Expenses:	Calculated as prescribed by PBGC formula (29 CFR Part 4044, Appendix C); not applicable to those liabilities determined using funding interest rates.
Mortality:	Same as used for Plan funding as of September 30, 2014 (the corresponding mortality rates as of a year earlier were used for the prior year's value).
Retirement Rates:	Same as used for Plan funding as of September 30, 2014 (the corresponding mortality rates as of a year earlier were used for the prior year's value).

For purposes of withdrawal liability, these actuarial assumptions and methods, in the aggregate, are reasonable (taking into account the experience of the Plan and reasonable expectations) and which, in combination, offer the actuary's best estimate of anticipated experience under the Plan.

4. <u>PLAN TERMINATION</u>:

In the event the Plan terminates, the net assets of the Plan will be allocated, as prescribed by ERISA and its related regulations. Certain benefits under the Plan are insured by the PBGC if the Plan terminates. Only vested benefits are guaranteed. Specifically, the PBGC guarantees a monthly benefit payment equal to 100% of the first \$11 of the Plan's monthly benefit accrual rate, plus 75% of the next \$33 of the accrual rate, times each year of credited service. At September 30, 2015, the maximum guaranteed benefits insured by PBGC for multi-employer plans was \$35.75 per month times the participant's years of credited service.

Federal law has a number of special rules that apply to financially troubled multi-employer plans. Under so-called "plan reorganization rules," a plan with adverse financial experience may need to increase required contributions and may, under certain circumstances, reduce benefits that are not eligible for the PBGC's guarantee. If the Plan is in reorganization status, it must provide notification that the plan is in reorganization status and that, if contributions are not increased, accrued benefits under the plan may be reduced or an excise tax may be imposed.

An insolvent plan must reduce benefit payments to the highest level that can be paid from the plan's available financial resources.

5. <u>CASH AND CASH EQUIVALENTS</u>:

The following is a detail of the Fund's deposits and cash equivalents as of September 30, 2015 and 2014:

	<u>2015</u>	<u>2014</u>
Demand deposits (book balances)	\$ <u>2,315,869</u>	\$ <u>2,295,670</u>
Cash equivalents:	4.0 (0, 10)	5 204 622
Collective short-term investments Interest in securities held by an agent	4,268,191	5,204,622
of the Fund in the name of the agent	186,245	259,042
Total cash equivalents	4,454,436	5,463,664
Total cash and cash equivalents	\$ <u>6,770,305</u>	\$ <u>7,759,334</u>

Cash:

The balances in interest-bearing and noninterest-bearing accounts are insured by the Federal Deposit Insurance Corporation (FDIC) up to \$250,000 per insured bank through December 31, 2015. Due to the nature of the Fund issuing monthly pension checks there are days each month that the bank balance exceeds the FDIC limit.

Cash Equivalents:

The Fund, specifically the NOE-ILA Unallocated Contribution Account, entered into a Repurchase Agreement with First NBC Bank (the Bank). The agreement allows the Bank, on a daily basis, to automatically transfer and invest excess funds from a specified account maintained by the Fund with the Bank to a certain sale and repurchase transaction, having a one-day maturity, involving the Bank's interest in certain securities (the Securities) issued by the United States Government or agencies thereof. The Bank is a custodian of the Fund and at all times maintains possession of the underlying investments. The repurchase transaction is not insured by the FDIC, is not a deposit of the bank and is subject to investment risk including possible loss of the principal amount invested. Should the Bank refuse, decline or otherwise fail to repurchase those Securities, such default will give rise to an immediate cause of action in favor of the Fund against the Bank (i) for specific performance by the Bank of its agreement to repurchase the Securities or (ii) for such reasonable reliance damages as a court of competent jurisdiction may award.

6. <u>INVESTMENTS</u>:

As of September 30, 2015, the Plan's investments are held in thirteen separate custodial trust funds and an account used to disburse benefit payments. The following table presents the cost and fair values of investments as of September 30, 2015 and 2014.

		2015		 201			
		Cost		Fair Value	Cost]	Fair Value
Investments, at fair value, as determined by quoted							
market price:							
U.S. Government	\$	2,168,945	\$	2,170,968	\$ 2,812,179	\$	2,807,100
Foreign securities		197,353		196,647	437,644		438,593
Common collective trusts		25,715,384		44,677,078	31,801,988		51,053,734
Corporate bonds,							
notes and debentures		4,563,552		4,529,455	4,865,178		4,829,729
Common stock		39,180,602		42,760,423	38,595,434		47,931,156
Limited partnership		10,399,322		11,913,327	11,073,323		12,744,549
Pooled investment funds		3,619,425		7,482,920	4,999,425		7,790,161
103-12 investment entities		<u>21,701,493</u>		<u>19,932,355</u>	<u>17,682,099</u>		<u>18,419,349</u>
	\$_	<u>107,546,076</u>	\$ <u>_</u>	<u>133,663,173</u>	\$ 112,267,270	\$_	<u>146,014,371</u>

The above table includes investments classified as securities on loan at September 30, 2015 and 2014. These investments are described in footnote 11.

The fair value of individual investments that represent 5 percent or more of the Fund's net assets as of September 30, 2015 and 2014 are as follows:

	<u>2015</u>	<u>2014</u>
Common collective trusts:		
ASB Capital Real Estate Fund	\$ 10,975,277	\$ 11,577,223
Grosvenor Institutional Partners, L.P.	8,142,376	7,453,333
Loomis High Yield Conservative Trust	11,471,193	15,241,830
Principal	7,482,920	7,790,161
103-12 investment entities:		
RBC Global Asset Management	19,932,355	18,419,349

6. <u>INVESTMENTS</u>: (Continued)

Net appreciation in the fair value of investments during the years ended September 30, 2015 and 2014, (including investments bought and sold, as well as those held at the end of the year) is summarized as follows:

	2015	2014
Net appreciation (depreciation) in fair value		
of investments, as determined by quoted		
market price:		
U.S. Government securities	\$ (378,389)	\$ 102,253
Common collective trusts	(286,678)	2,576,087
Corporate bonds, notes and debentures	(389,053)	354,956
Common stock	(2,338,065)	5,917,885
Foreign stock	(16,182)	15,475
Limited partnerships	(157,221)	719,847
Pooled investment funds	1,072,758	866,441
103-12 investment entities	(2,506,388)	174,681
	(4,999,218)	10,727,625
Net realized gains	6,428,341	6,224,511
Net appreciation in fair value		
of investments	\$ <u>1,429,123</u>	\$ <u>16,952,136</u>

The Pension Fund is invested in certain funds that calculate net asset value per share. These investments do not have a readily determinable fair value (i.e., shares of these investments are not actively traded in financial markets) and are in investment companies or similar entities that report their investment assets at fair value. These investments are generally categorized as common collective trusts, limited partnerships, mutual funds and pooled investment funds. There are no outstanding commitments on these aforementioned investments.

The following summarizes the investment strategy of the entities above that calculate net asset value per share, as well as the terms and conditions under which the investments may be redeemed.

Common Collective Trusts:

Amalgamated Bank – Longview Ultra Construction Loan Investment Fund

The Longview Ultra Construction Loan Investment Fund (the Fund) was established to invest the pooled contributions of eligible trusts principally in real estate construction loans which are secured by properties constructed with union labor. All loans made by the Fund have an initially approved exit strategy, including, but not limited to, a permanent take-out commitment or acceptable alternative.

6. <u>INVESTMENTS</u>: (Continued)

Amalgamated Bank – Longview Ultra Construction Loan Investment Fund (Continued)

Construction loan and real estate investments are typically less liquid than many investment alternatives. Accordingly, the plan documents specify that any request for withdrawal from the Fund must be received by the Trustee at least one year prior to the date that such withdrawal would be made. However, the Trustee reserves the right to pay such withdrawal at an earlier or later date as conditions warrant. A request for full redemption was submitted by the Board of Trustees on February 24, 2010.

The fund experienced a net gain for the years ended September 30, 2015 and 2014 in the amount of \$225,409 and \$237,054 respectively.

The fair market value of the fund was \$2,995,140 and \$3,468,380 at September 30, 2015 and 2014, respectively.

ASB – Allegiance Real Estate Fund

The ASB Allegiance Real Estate Fund (the Fund) was established to provide employee benefit plans access to systematic investment in real property on a commingled basis with other such plans. The Investment Manager for the Fund is ASB Capital Management, LLC, an SEC registered investment advisor. Chevy Chase Trust Company is the Trustee for the Fund. Real Estate Investments of the Fund may consist of debt or equity interests of any kind in or relating to real property as the Trustee may in its discretion select, including, but not limited to: (1) interests in limited partnerships or other entity forms which invest in real property; (2) loans or debt obligations secured by mortgages or other interests in real property; (3) mortgages on the fee, leasehold or other interests in real property; or (4) equity interests or equity participation in improved or unimproved real property, either in the form of direct ownership, or other forms of interest in the entity owning or developing such real property. Real estate investments are typically less liquid than many investment alternatives. In accordance with the Fund's policy, outstanding withdrawals will be honored as soon as practical on a valuation date following the Trustees receipt of written notice. Payment may be made in cash, ratably in-kind, a combination of ratably in-kind and cash, or any other manner consistent with applicable law in the state of Maryland.

In the discretion of the Chevy Chase Trust Company, withdrawal payments may be made in cash, ratably in-kind, a combination of cash and ratably in-kind, or in any other manner consistent with applicable law.

The fund experienced a net gain for the years ended September 30, 2015 and 2014 in the amount of \$1,546,053 and \$1,411,382, respectively.

The fair market value of the fund was \$10,975,277 and \$11,578,883 at September 30, 2015 and 2014, respectively.

6. <u>INVESTMENTS</u>: (Continued)

Loomis Sayles High Yield Conservative Trust

The Loomis Sayles Trust Company, LLC Collective Trust for Employee Benefit Plans (the "Collective Trust") is divided into separate investment portfolios, one of which is the Loomis Sayles High Yield Conservative Trust (the "Trust"). The Trust is a separate pool of assets constituting, in effect, a separate trust with its own investment objective and policies. Loomis Sayles & Company, L.P. is the sole member of Loomis Sayles Trust Company, LLC (the "Trustee"). The Trust's investment objective is high total investment return through investment in fixed income securities.

Unless otherwise requested by a Participating Trust or otherwise required by the circumstances, the Trustee shall use reasonable efforts to effect withdrawals in cash. Notwithstanding the foregoing, the Trustee, in its sole discretion, may (i) effect withdrawals in cash, ratably in kind, a combination of cash and ratably in kind, or in any other manner as the Trustee shall determine to be appropriate and in the best interest of the Participating Trusts and consistent with applicable law, and (ii) determine that distributions to different Participating Trusts as of the same Valuation Date may be composed of different proportions of cash and non-cash assets.

The fund experienced a net gain/(loss) for the years ended September 30, 2015 and 2014 in the amount of \$(217,637) and \$1,427,021, respectively.

The fair market value of the fund was \$11,471,193 and \$15,241,834 at September 30, 2015 and 2014, respectively.

New Tower Trust Company Multi-Employer Property Trust

The New Tower Trust Company Multi-Employer Property Trust (the Trust) is an openended, comingled real estate fund, established as a means for the collective investment in real estate loans and properties by funds of retirement, pension, profit sharing, and other organizations that are exempt from federal taxes. The Trust is managed by New Tower Trust Company.

No participant shall be withdrawn from the Trust, in whole or in part, unless an irrevocable written request for or notice of intention of taking such action shall have been given the trustee one year prior to the valuation date upon which any such partial or complete withdrawal is to be effected. Participations withdrawn in whole or in part may, at the discretion of the trustee, be satisfied by distribution from the Trust in cash or ratably in kind, or partly in cash and partly ratably in kind.

The fund experienced a net gain for the years ended September 30, 2015 and 2014 in the amount of \$493,565 and \$531,040, respectively.

The fair market value of the fund was \$4,119,495 and \$4,498,624 at September 30, 2015 and 2014, respectively.

6. <u>INVESTMENTS</u>: (Continued)

Rothschild Small-Cap Trust

The Rothschild Small-Cap Trust's (the Trust) investment objective is to achieve long-term capital appreciation by investing in a portfolio of small-capitalization companies, defined as companies whose market capitalizations fall within the range of the Russell 2000® index at the time of purchase. The Trust invests at least 95% of its assets in equities and the remainder may be invested in fixed income securities, repurchase agreements, exchange-traded funds, and money market securities.

The Trust shall be required at such times as may be permitted by The Northern Trust Company (the Custodial Trustee) at the direction of Rothschild Asset Management, Inc. (the Investment Manager) to redeem, effective as of the last day of any given month, all or any part of the Capital Account of each Beneficial Owner as such Beneficial Owner shall request in writing not less than 10 business days prior to the end of any month, less reserves determined in good faith by the Investment Manager; provided that, if the redemption is not a complete redemption, the Capital Account of such Beneficial Owner will, immediately following such redemption equal at least \$1,000,000. Payment of the redemption price shall be made in cash or, if so directed by the Investment Manager, other property.

The fund experienced a net gain for the years ended September 30, 2015 and 2014 in the amount of \$317,975 and \$491,903, respectively.

The fair market value of the fund was \$4,749,833 and \$5,473,435 at September 30, 2015 and 2014, respectively.

Wellington – CIP Opportunistic Investment Allocation Portfolio

The Wellington Trust Company, National Association ("Wellington Trust" or "Management"), CIF Opportunistic Investment Allocation Portfolio (the "Fund") is an unconstrained, non-benchmark oriented investment approach. A benchmark consisting of 65% MSCI All Country World Index/35% Barclays Capital Aggregate Index will be used as the primary reference benchmark.

The Fund may invest in other Wellington Trust Collective Investment Funds and Common Trust Funds (the "Underlying Funds") if consistent with the Fund's investment objective and policies. In some cases, investment by the Fund into an Underlying Fund is an inherent part of the structure of the investment approach. At other times, a portfolio manager may invest in an Underlying Fund to achieve a particular investment exposure.

6. <u>INVESTMENTS</u>: (Continued)

Wellington – CIP Opportunistic Investment Allocation Portfolio (Continued)

Investments in Underlying Funds are governed by the investment guidelines for that fund. At August 31, 2010, the Fund invested in the CIF Opportunistic Equity Portfolio. The investment objective of the CIF Opportunistic Equity Portfolio is an unconstrained, nonbenchmark oriented investment approach. 65% MSCI All Country World Index/35% Barclay's Capital Aggregate Index will be used as the primary reference benchmark.

Some Wellington Trust commingled funds accept regular contributions and withdrawals only on the first business day of each month or quarter, while others process these transactions daily. For monthly valued funds, notification of a contribution or withdrawal must generally be received by the 22nd calendar day of the preceding month, though some funds require up to 90 days' prior notice. For funds that accept contributions and withdrawals only quarterly, notification of a contribution or withdrawal must generally be received at least 45 calendar days prior to the relevant calendar quarter-end. Wellington Trust may require a longer notice period or delay payment of a withdrawal request for any commingled fund if they determine that these actions are in the best interest of the fund.

The fund experienced a net gain/(loss) for the years ended September 30, 2015 and 2014 in the amount of \$(115,923) and \$181,643, respectively.

The fair market value of the fund was \$3,091,255 and \$3,945,424 at September 30, 2015 and 2014, respectively.

AFL-CIO Equity Index Fund

The AFL-CIO Equity Index Fund is a collective investment fund for qualifying employee benefit plans. More specifically, the Fund was established solely for the benefit of certain plans, which cover: (i) members of unions and other organizations that are affiliated with the AFL-CIO; (ii) members of other labor organizations; or (iii) employees of all these entities. Chevy Chase Trust Company and ASB Capital Management, LLC are the sole trustee ("Trustee") and the investment adviser of the Fund, respectively. It is the investment objective of the Index Fund to as nearly as practical replicate the performance of the Standard and Poor's 500 Index, a widely recognized index of common stocks, by the purchase and sale of such equities which compose the S&P 500 Index.

6. <u>INVESTMENTS</u>: (Continued)

AFL-CIO Equity Index Fund (Continued)

Purchases and redemptions of units are transacted at the net asset value per unit determined as of each daily valuation date. Admissions and withdrawals shall be effected upon the written request to the Trustee by the Trustees of a Participating Trust or a duly authorized TPA pursuant to the Investment Manager's Participation Agreement with a Participating Trust. Such admission or withdrawal shall take place on the same day as the request or on the next following Valuation Date unless a later Valuation Date is requested in writing by the Participating Trust.

The fund experienced a net gain for the years ended September 30, 2015 and 2014 in the amount of \$49,356 and \$855,503, respectively.

The fair market value of the fund was \$2,911,070 and \$4,232,714 at September 30, 2015 and 2014, respectively.

BlackRock Institutional Trust Company, N.A.

BlackRock Institutional Trust Company, N.A. ("BTC") is a national banking association organized under the laws of the United States. National banks are permitted to pool client assets for collective management. Pooling of assets reduces investment costs by taking advantage of economies of scale and other efficiencies. BTC operates as a limited purpose trust company and is trustee of each of the Collective Funds, and holds legal title to each of the trust's assets for the exclusive benefit of the trust's beneficial owners. Clients of BTC who invest in a Collective Fund are that trust's beneficial owners.

Contributions and withdrawals may only be made on Fund business days. A Fund business day shall mean a day on which BTC is open for business, including receiving requests for, or notices of, contribution to or withdrawal from the Funds. BTC does not allow "late trading," which would occur if an order is received after the time as of which a Fund's net asset value is determined on a given business day and processed at that net asset value. Orders received after the time as of which a Fund's net asset value is determined on a given business day will be processed at the Fund's net asset value determined on the next business day.

The fund experienced a net gain/(loss) for the years ended September 30, 2015 and 2014 in the amount of (154,439) and 275,340, respectively.

The fair market value of the Fund was \$4,363,815 and \$4,120,883 at September 30, 2015 and 2014, respectively.

6. <u>INVESTMENTS</u>: (Continued)

Limited Partnerships:

Arden ERISA Fund, Ltd.

The objective of the Arden ERISA Fund, Ltd. (the "Fund") is to achieve capital appreciation through the allocation of its assets among a select group of money managers, limited partnerships and investment funds (collectively, "investment funds"), each of which employs a variety of investment strategies. Arden Asset Management LLC (the "Investment Manager"), a limited liability company organized under the laws of the State of Delaware, is responsible for the investment decisions of the Fund.

Net income or loss of the Fund is allocated on an annual basis to the capital accounts of the partners in proportion to their capital commitments. The Plan's share of Fund gain for 2015 and 2014 was \$- and \$43,381, respectively, and is included in net appreciation income.

As of September 30, 2014, the fund no longer has an investment in Arden.

Attalus Multi-Strategy Fund, Ltd.

The investment objective of Attalus Multi-Strategy Fund, Ltd. (the "Fund"), a Cayman Islands exempted company, is to generate capital appreciation while endeavoring to minimize the corresponding levels of risks and volatility. The Fund seeks to generate total return in excess of the yields on short-term U.S. Treasury securities, irrespective of the performance of any particular sector of the global capital markets. The Fund seeks to achieve its objective by capitalizing on inefficiencies in the global capital markets through an allocation of the Fund's capital to various alternative investment strategies.

The Fund's Board of Directors, by written notice to the shareholders, may suspend redemption rights or the reporting of NAV for any reason, without limitation. The Board of Directors also may compulsorily redeem all or any portion of a Shareholder's holding of Shares at any time and for any reason upon ten days' prior written notice. A request for full redemption was submitted by the Board of Trustees effective December 31, 2012.

Net income or loss of the Fund is allocated on an annual basis to the capital accounts of the partners in proportion to their capital commitments. The Plan's share of Fund gain for 2015 and 2014 was \$- and \$37,279, respectively, and is included in net appreciation.

As of September 30, 2014, the fund no longer has an investment in Attalus.

6. <u>INVESTMENTS</u>: (Continued)

First Eagle Global Value Fund

First Eagle Global Value Fund, LP (the "Partnership") is a Delaware limited partnership. The Partnership's investment objective is to seek capital appreciation by investing primarily in equity securities (and securities convertible into equity securities) issued by both U.S. and non-U.S. issuers. The investment philosophy and strategy of the Partnership can be broadly characterized as a value approach.

In general, a Limited Partner may, upon at least 10 days' prior written notice, request the redemption of some or all of the Units held by such Limited Partner as of the last day of each month, subject to the discretion of the General Partner to waive or modify any terms related to redemptions for any Limited Partner.

Net income or loss of the Fund is allocated on an annual basis to the capital accounts of the partners in proportion to their capital commitments. The Plan's share of Fund gain/(loss) for 2015 and 2014 was \$(176,264) and \$468,493, respectively, and is included in net appreciation.

The fair market value of the fund was \$3,770,951 and \$5,291,221 at September 30, 2015 and 2014, respectively.

Grosvenor Institutional Partners, L.P.

Grosvenor Capital Management, L.P. (the "General Partner" or "Grosvenor") sponsored the formation of the Grosvenor Institutional Partners, L.P. (the Fund), and manages its portfolio, on a discretionary basis, by investing in Portfolio Funds (i.e., offshore investment funds, investment partnerships, and pool investment vehicles) in the hedge fund industry. The Portfolio Funds generally implement "non-traditional" or "alternative" investment strategies.

A Limited Partner may withdraw, as of the end of any calendar quarter, all or any portion of its Capital Account by giving not less than 70 days' prior written notice to Grosvenor. Grosvenor may at any time require any Limited Partner to: (a) withdraw all or any portion of its Capital Account as of any month end by giving not less than five days' prior written notice to such Limited Partner; or (b) withdraw as a Limited Partner as of any month end by giving not less than five days' prior written notice to such Limited Partner.

The Master Series (a separate and distinct investment portfolio of Grosvenor Institutional Partners, L.P.) has the authority, under certain limited circumstances, to compel a Limited Partner (including a former Limited Partner) to return to the Master Series amounts previously distributed to such Limited Partner by the Master Series.

6. <u>INVESTMENTS</u>: (Continued)

Grosvenor Institutional Partners, L.P.(Continued)

Net income or loss of the partnership is allocated on an annual basis to the capital accounts of the partners in proportion to their capital commitments. The Plan's share of partnership gain for 2015 and 2014 was \$19,043 and \$170,694, respectively, and is included in net appreciation.

In the event that the Master Series holds illiquid investments (i.e., investments that the Master Series is unable to value or withdraw/redeem from the Portfolio Funds) as of the effective date of any permitted or required withdrawal by a Limited Partner, Grosvenor may elect to defer valuation of such Limited Partner's interest in such illiquid investments until the corresponding funds are received by the Master Series and available for distribution to such Limited Partner. Such Limited Partner will be treated as having a continuing interest in such illiquid investments. As soon as the Master Series liquidates its interest in, or receives any distributions with respect to, such illiquid investments, the Master Series will promptly remit to such Limited Partner the amounts allocable to such Limited Partner.

The fair market value of the fund was \$8,142,376 and \$7,453,334 at September 30, 2015 and 2014, respectively.

Pooled Investment Funds:

Principal Commingled Real Estate Account

The Principal Commingled Real Estate Account is an open-end commingled real estate account and a pooled separate account of Principal Life Insurance Company. The Account is a diversified real estate equity account consisting primarily of high quality, well-leased real estate properties in the multifamily, industrial, office, retail and hotel sectors.

Principal Life applied a contractual limitation which delays the payment of withdrawal requests and provides for payment of such request on a pro rata basis as cash becomes available for distribution, as determined by Principal Life. As of December 31, 2010, payments to completely satisfy all outstanding requests were made available to investors subject to the withdrawal limitation.

The fund experienced a net gain for the years ended September 30, 2015 and 2014 in the amount of \$1,072,758 and \$866,441, respectively.

The fair market value of the fund was \$7,482,920 and \$7,790,162 at September 30, 2015 and 2014, respectively.

6. <u>INVESTMENTS</u>: (Continued)

103-12 Investment Entities:

RBC Global Asset Management (U.S.) Inc. Group Trust

RBC GAM International Fund (the "Fund") is a separate investment fund established as a separate trust under the trust, a group trust sponsored by the Investment Manager pursuant to the Trust Agreement. The Trust, RBC Global Asset Management (U.S.) Inc. Group Trust, is a tax exempt group trust designed to permit qualified employee benefit plans and certain governmental plans to commingle a portion of their assets for investment.

RBC Global Asset Management (U.S.) Inc. serves as Investment Manager to the fund. The investment objective of the Fund is to seek to achieve long-term growth of capital primarily through a diversified portfolio of non-U.S. equity securities that the Sub-Advisor believes to be undervalued. The Fund will seek to achieve its investment objective by investing in companies (wherever organized) which does business primarily outside the United States.

The Fund may invest without limitation in securities of non-U.S. companies primarily by direct investment in overseas markets and, from time to time, also in the form of American Depository Receipts, European Depositary Receipts or similar securities representing interests in the securities of non-U.S. companies.

In order to withdraw all or part of its interest in the Fund, a Participating Trust must notify the Investment Manager at least five business days' prior to the relevant monthly Valuation Date. Any withdrawal will be as of the Valuation Date coincident with or next succeeding the expiration of the notice period. Payments of proceeds upon withdrawal will be net of any fees and expenses and will be made as soon as practical after the Valuation Date, but may be delayed if the Trustee determines it cannot reasonably make such distribution on account of any legal impediment or any other cause reasonably beyond its control.

The fund experienced a net gain/(loss) for the years ended September 30, 2015 and 2014 in the amount of (1,846,430) and 1,263,762, respectively.

The fair market value of the Fund was \$19,932,355 and \$18,787,355 at September 30, 2015 and 2014, respectively.

7. FAIR VALUE MEASUREMENTS:

Effective October 1, 2008, the Pension Fund adopted Statement of Financial Accounting Standards for Fair Value Measurements FASB ASC 820-10, which provides a framework for measuring fair value under generally accepted accounting principles. FASB ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. FASB ASC 820-10 requires that valuation techniques maximize the use of observable inputs and minimize the use of unobservable inputs. FASB ASC 820-10 also establishes a fair value hierarchy, which prioritizes the valuation inputs into three broad levels as follows:

- Level 1: Inputs that reflect unadjusted quoted prices in active markets for identical assets or liabilities that the Plan has the ability to access at the measurement date.
- Level 2: Inputs other than quoted prices that is observable for the asset or liability either directly or indirectly, including inputs in the markets that are not considered to be active;
- Level 3: Inputs that are unobservable (i.e., supported by little or no market activity)

FASB ASC 820-10 also denotes three general valuation techniques that may be used to measure fair value, as described below:

Market approach – Uses prices and other relevant information generated by market transactions involving identical or comparable assets or liabilities. Prices may be indicated by pricing guides, sale transactions, market trades or other sources;

Cost approach – Based on the amount that currently would be required to replace the service capacity of an asset (replacement cost); and

Income approach – Uses valuation techniques to convert future amounts to a single present amount based on current market expectations about the future amounts (includes present value techniques and option-pricing models). Net present value is an income approach where a stream of expected cash flows is discounted at an appropriate market interest rate.

Assets and liabilities itemized below were measured at fair value during the year ended September 30, 2015 and 2014 using the market approach.

7. <u>FAIR VALUE MEASUREMENTS</u>: (Continued)

<u>2015</u>	Fair Value			oted Prices in Active Iarkets for Identical Assets/Liabilities (Level 1)	gnificant Other oservable Inputs (Level 2)	Significant Unobservable <u>Inputs (Level 3)</u>		
U.S. Government								
Securities	\$	2,170,968	\$	462,655	\$ 1,708,313	\$	-	
Foreign Securities		196,647		196,647	-		-	
Common Collective								
Trusts		44,677,078		21,619,471	4,948,365		18,109,242	
Corporate bonds,								
notes and debentures		4,529,455		4,355,381	174,074		-	
Common stock		42,760,423		42,760,423	-		-	
Limited partnerships		11,913,327		3,737,257	8,176,070		-	
Pooled investment funds		7,482,920		-	155,671		7,327,249	
103-12 investment entities		19,932,355		-	19,932,355		-	
Total	\$	133,663,173	\$	73,131,834	\$ 35,094,848	\$	25,436,491	

<u>2014</u>	<u>Fair Value</u>			oted Prices in Active arkets for Identical Assets/Liabilities (Level 1)	gnificant Other pservable Inputs (Level 2)	Significant Unobservable <u>Inputs (Level 3)</u>	
U.S. Government							
Securities	\$	2,807,100	\$	805,381	\$ 2,001,719	\$	-
Foreign Securities		438,593		438,593	-		-
Common Collective							
Trusts		51,053,734		27,741,696	3,781,411		19,530,627
Corporate bonds,							
notes and debentures		4,829,729		4,690,947	138,782		-
Common stock		47,931,156		47,931,156	-		-
Limited partnerships		12,744,549		5,289,694	7,454,855		-
Pooled investment funds		7,790,161		-	163,118		7,627,043
103-12 investment entities		18,419,349		-	18,419,349		-
Total	\$	146,014,371	\$	86,897,467	\$ 31,959,234	\$	27,157,670

7. FAIR VALUE MEASUREMENTS: (Continued)

During 2010, the Financial Accounting Standards Board issued Account Standards Update No. 2009-12.

The following table presents the Pension Fund's Level 3 investments measured at fair value on the recurring basis as defined in FASB ASC 820-10 for the period from October 1 through September 30, 2015 and 2014:

	<u>2015</u>	<u>2014</u>
Beginning Balance	\$ 27,157,670	\$ 29,334,583
Realized and Unrealized gain/loss on investments:		
Net realized loss	1,039,941	1,322,506
Unrealized gain	1,401,731	998,111
Funds reclassified as level 3 due to changes in		
valuation methodology	(471,692)	151,111
Purchases, sales, issuances and settlements	<u>(3,691,159</u>)	<u>(4,648,641</u>)
Ending Balance	\$ <u>25,436,491</u>	\$ <u>27,157,670</u>

Financial instruments are considered Level 3 when their values are determined using pricing models, discounted cash flow methodologies or similar techniques and at least one significant model assumption or input is unobservable. Level 3 financial instruments also include those for which the determination of fair value requires significant management judgment or estimation. A brief description of the valuation techniques used for our Level 3 assets and liabilities is provided above.

Considerable judgment is required in interpreting market data to develop the fair value estimates. Accordingly, the estimates presented therein herein may not be indicative of the amounts that the Plan could realize in a current market exchange. The use of different market assumptions or valuation methodologies may have a material effect on the estimates.

8. <u>INCOME TAX STATUS</u>:

The Internal Revenue Service has ruled that the Plan qualifies under Section 501 of the Internal Revenue Code and is, therefore, not subject to tax under present federal income tax laws. The Plan has been amended since this ruling. However, the Plan's management believes that the Plan is designed and is currently being operated in compliance with the applicable provisions of the Internal Revenue Code.

The Plan's federal Annual Return/Report of Employee Benefit Plan Tax Returns (Form 5500) for 2015, 2014, 2013 and 2012 are subject to examination by the IRS, generally for three years after they were filed.

9. <u>CONTINGENCY</u>:

The Plan is involved in various claims and legal actions arising in the ordinary course of business. In the opinion of management, the ultimate disposition of these matters will not have a material adverse effect on the Plan's financial position.

10. <u>OTHER FUNDS</u>:

Amounts due from and to other funds at September 30, 2015 and 2014 were as follows:

	<u>2015</u>	<u>2014</u>
Due from other funds:		
Director's Operating Account	\$ 75,000	\$ 75,000
Penalty and Interest Account	9	
	\$ <u>75,009</u>	\$ <u>75,000</u>
Due to other funds:		
Director's Operating Account	\$ 70,934	\$ 56,100
Welfare Fund	<u> </u>	8,901
	\$ <u>70,934</u>	\$ <u>65,001</u>

The Fund transferred \$637,835 and \$656,111 to the Director's Operating Account for reimbursement of expenses paid on behalf of the fund for the years ended September 30, 2015 and 2014, respectively.

The Director's Operating Account paid expenses in the amount of \$652,669 and \$655,883 on behalf of the Pension Fund for the years ended September 30, 2015 and 2014, respectively.

11. <u>SECURITIES LENDING AGREEMENTS</u>:

Effective January 21, 2004, the Board of Trustees authorized the Plan to lend its securities to broker-dealers and other entities with a simultaneous agreement to return the collateral for the same securities in the future. The Plan has entered into a contract with a company, which acts as their third party securities lending agent. The lending agent has access to the Plan's lendable portfolio of available assets, such as U.S. and non U.S. equities, corporate bonds, government bonds and government agency bonds. The lending agent continually reviews credit worthiness of potential borrowers through adequate analysis of all material provided to them. All loans were fully collateralized with cash, government securities or irrevocable letters of credit.

11. <u>SECURITIES LENDING AGREEMENTS</u>: (Continued)

The Plan had the following securities on loan:

	September 30, 2015 Market (<u>Carrying Value</u>)	September 30, 2014 Market (<u>Carrying Value</u>)			
Corporate Bonds	\$ <u>13,813,320</u>	\$ <u>3,685,741</u>			
Total	\$ <u>13,813,320</u>	\$ <u>3,685,741</u>			

The collateral held relating to the above investments totaled \$13,939,469, and \$3,824,011 as of September 30, 2015 and 2014, respectively.

The term to maturity of the securities loaned is matched with the term to maturity of the investment of the cash collateral. Such matching existed at September 30, 2015 and 2014.

12. PENSION PROTECTION ACT:

The Pension Protection Act of 2006 requires the Plan's actuary to certify whether or not a plan is either "Endangered," (Yellow Zone) or "Critical," (Red Zone). As of October 1, 2015 and 2014 the Fund was in critical status (Red Zone). Plans in the Red Zone are required to follow a set rehabilitation schedule which can be accelerated but not delayed.

On April 22, 2009 the Plan entered into a Rehabilitation Plan which commenced on October 1, 2010 and will last thirteen years as permitted by Section 205 of the Worker, Retiree, and Employer Recovery Act of 2008 (WRERA). The Rehabilitation Plan requires increases in the employer contribution rate and benefit reductions. Participants who retired on or prior to October 1, 2009 were not affected by the Rehabilitation Plan. The Rehabilitation Plan was amended on September 22, 2010 to extend the Rehabilitation period by an additional 15 years to September 30, 2039. The Rehabilitation Plan was further amended on September 23, 2011 to change the employer contribution rate increase in the Preferred Schedule of the Plan such that contributions will remain fairly level through October 1, 2014 and then increase by inflation. The Rehabilitation Plan was amended again on September 18, 2012, September 25, 2013 and September 17, 2014 however no changes were made to the employer contribution rate increases in the Preferred and Default Schedules.

13. <u>RECLASSIFICATIONS</u>:

Certain reclassifications have been made to the 2014 comparative information to conform to the 2015 presentation. Such reclassifications had no effect on the change in net assets.

14. <u>SUBSEQUENT EVENTS</u>:

Management has evaluated subsequent events through the date that the financial statements were available to be issued on April 8, 2016 and noted the following subsequent event. SSA Gulf. Inc. withdrew from the Plan on September 30, 2015 as defined by ERISA §4203. The Plan's actuary has determined that under ERISA §4211 SSA Gulf, Inc. has incurred a withdrawal liability in the amount of \$2,945,084. SSA Gulf, Inc. is disputing this liability. This dispute will require a binding arbitration hearing to determine a final amount. ERISA requires that payments be made during the arbitration process. Pursuant to ERISA §4219 the Plan shall receive payments from SSA Gulf, Inc. in accordance with the following schedule to satisfy the withdrawal liability: \$195,293 per quarter for 16 quarters, plus a final payment of \$176,888. Under ERISA \$4219 (c)(2), payment of withdrawal liability to the Plan is required to commence by January 24, 2016 notwithstanding any request for review or appeal of determination of such liability. Subsequent payments must be tendered no later than 90 calendar days following the date on which the last withdrawal liability payment was due and payable. The interest is considered to be paid according to the following schedule: interest to be paid in year 1 - \$0, interest paid to be paid in year 2 - \$162,293, interest to be paid in year 3 - \$115,878, interest to be paid in year 4 - \$65,980, and interest to be paid with the final (17th) payment -\$12,341. SSA Gulf, Inc. is entitled to prepay the full amount of its withdrawal liability (plus accrued interest, if any) in whole or in part, without penalty. The first quarterly payment of \$195,293 was received on January 26, 2016 and the second quarterly payment of \$195,293 was received on April 19, 2016. The third quarterly payment is due on July 18, 2016. The date for the arbitration hearing has not been set.

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIO PENSION FUND SUPPLEMENTARY INFORMATION SCHEDULE OF CASH RECEIPTS AND DISBURSEMENTS <u>SEPTEMBER 30, 2015</u>

RECEIPTS:		
Proceeds from sales of investments	\$	167,302,986
Income from investments		1,694,720
Contributions		11,071,088
Other income	_	27,981
	-	180,096,775
DISBURSEMENTS:		
Purchases of investments		153,347,010
Pension benefit payments to participants		26,021,330
Administrative and investment expenses	_	1,717,464
	-	181,085,804
NET CHANGE IN CASH AND CASH EQUIVALENTS	\$	(989,029)

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIO, PENSION FUND SUPPLEMENTARY INFORMATION SCHEDULE OF ASSETS BY FUND <u>SEPTEMBER 30, 2015</u>

	New Tower						
		U. S.		Trust			
		Bank		Company		Capital One	
		Account		Account		Account	
INVESTMENTS, as reported							
by custodian banks:							
Cash and cash equivalents	\$	3,889,772	\$	8,693	\$	99,014	
Fixed income securities:							
U.S. Government securities		2,170,968		-		-	
Corporate		4,529,455		-		-	
Foreign		196,647		-		-	
Common collective trusts		-		4,119,495		-	
Common stock		42,760,423		-		-	
Limited partnerships		-		-		-	
Pooled investment funds		-		-		-	
103-12 investment entities	_	-		-		-	
	\$_	53,547,265	\$	4,128,188	\$	99,014	

	FNBC <u>Account</u>	Principal U.S. Property <u>Account</u>	Amalgamated Bank <u>Account</u>	Grosvenor <u>Account</u>	Chevy Chase Trust <u>Account</u>		
\$	2,216,855	\$ 1	\$ 5\$	-	\$ 1,665		
	-	-	-	-	-		
	-	-	-	-	-		
	-	-	-	-	-		
	-	-	2,995,140	-	10,975,277		
	-	-	-	-	-		
	-	-	-	8,142,376	-		
	-	7,482,920	-	-	-		
_	-			_			
\$	2,216,855	\$ <u>7,482,921</u>	\$ <u>2,995,145</u> \$	8,142,376	\$ <u>10,976,942</u>		

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIO, PENSION FUND SUPPLEMENTARY INFORMATION SCHEDULE OF ASSETS BY FUND <u>SEPTEMBER 30, 2015</u>

	Hig Con	Loomis SaylesHigh YieldRothschildConservativeSmall - CapTrustTrustAccountAccount				BlackRock <u>Account</u>
Investments, as reported						
by custodian banks:	¢	1	¢		¢	2
Cash and cash equivalents	\$	4	\$	-	\$	Z
Fixed income securities:						
U.S. Government securities		-		-		-
Corporate		-		-		-
Foreign		-		-		-
Common collective trusts	11,	471,193		4,749,833		4,363,815
Common stock		-		-		-
Limited partnerships		-		-		-
Pooled investment funds		-		-		-
103-12 investment entities		-	_		-	
	\$ <u>11</u> ,	471,197	\$_	4,749,833	\$_	4,363,817

				First NBC						
	First			Bank		AFL-CIO		RBC Global		
	Eagle	Wellington	(Unallocated]	Equity Index		Asset		
	Trust	Trust	(Contribution	(Chevy Chase]	Management		
	Account	Account		Account)		Account		Account		Total
\$	5	\$ 7	\$	186,245	\$	-	\$	368,037	\$	6,770,305
										• • • • • • • •
	-	-		-		-		-		2,170,968
	-	-		-		-		-		4,529,455
	-	-		-		-		-		196,647
	-	3,091,255		-		2,911,070		-		44,677,078
	-	-		-		-		-		42,760,423
	3,770,951	-		-		-		-		11,913,327
	-	-		-		-		-		7,482,920
_	-	 -		-	_	-	_	19,932,355		19,932,355
\$_	3,770,956	\$ 3,091,262	\$_	186,245	\$_	2,911,070	\$_	20,300,392	\$_	140,433,478

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIC PENSION FUND SUPPLEMENTARY INFORMATION SCHEDULE H, LINE 4i #72.6023317 Plan 001 SCHEDULE OF ASSETS (HELD AT END OF YEAR) <u>SEPTEMBER 30, 2015</u>

Party in		Descri					
Interest	Description	Including Maturity Da	ate, Collateral, Par	or Market Value		Cost of Asset	Current Value
(a)	(b)	(c)				(d)	(e)
	U.S. Government Securities						
	FHLMCMTN	U.S. Government Securities	11/23/1935	5.6250 %	\$ 26,000.00		
	FEDERAL HOME LOAN BKS	U.S. Government Securities	09/08/2025	3.1800 %	35,000.00	35,000.00	35,055.30
	F F C B DEB	U.S. Government Securities	06/02/2023	2.7900 %	336,000.00	334,536.65	336,090.72
	F F C B DEB	U.S. Government Securities	03/04/2024	2.9000 %	74,000.00	73,944.50	74,019.98
	F F C B DEB	U.S. Government Securities	06/30/2022	2.4800 %	77,000.00	76,984.60	77,018.48
	F F C B DEB	U.S. Government Securities	07/13/2023	2.9500 %	24,000.00	24,177.60	24,207.12
	F F C B DEB	U.S. Government Securities	07/21/2025	3.1700 %	108,000.00	108,033.75	108,670.68
	F F C B DEB	U.S. Government Securities	04/27/2022	2.6200 %	71,000.00	71,066.00	71,106.50
	F F C B DEB	U.S. Government Securities	02/27/2024	2.9400 %	83,000.00	83,016.28	83,220.78
	F H L B DEB	U.S. Government Securities	08/14/2024	2.5000 %	35,000.00	31,447.50	34,599.25
	F H L B DEB	U.S. Government Securities	09/05/2025	2.9000 %	66,666.67	61,000.00	66,022.00
	F H L B DEB	U.S. Government Securities	12/27/2024	2.5400 %	60,000.00	59,235.00	58,906.80
	FHLMCMTN	U.S. Government Securities	05/27/2020	1.2500 %	23,000.00	23,052.90	23,046.92
	FHLMCMTN	U.S. Government Securities	07/09/2020	1.0000 %	79,000.00	78,992.10	79,012.64
	F N M A DEB	U.S. Government Securities	02/22/2023	2.5000 %	42,000.00	40,961.76	42,110.46
	FNMAMTN	U.S. Government Securities	04/18/1936	6.0000 %	140,000.00	146,543.60	144,153.80
	FNMAMTN	U.S. Government Securities	11/28/2025	3.0000 %	39,000.00	38,980.50	39,180.57
	U S TREASURY NOTE	U.S. Government Securities	02/15/2025	2.0000 %	51,000.00	50,079.61	50,800.59
	U S TREASURY	U.S. Government Securities	04/15/2020	0.1250 %	38,728.80	38,444.48	38,476.02
	U S TREASURY NOTE	U.S. Government Securities	08/15/2025	2.0000 %	105,000.00	103,599.70	104,444.55
	U S TREASURY NOTE	U.S. Government Securities	08/31/2020	1.3750 %	74,000.00	73,751.41	74,086.58
	U S TREASURY	U.S. Government Securities	04/15/2016	0.1250 %	456,266.38	461,863.72	451,785.84
	U S TREASURY	U.S. Government Securities	04/15/2018	0.1250 %	33,037.44	33,775.26	32,999.12
	U S TREASURY NOTE	U.S. Government Securities	05/15/2025	2.1250 %	24,000.00	23,747.81	24,144.48
	U S TREASURY NOTE	U.S. Government Securities	05/31/2020	1.5000 %	71,000.00	70,214.94	71,617.70
	Corporate bonds, notes and debentures						
	AT&T INC	Corporate bonds, notes and debentures	06/30/2022	3.0000 %	42,000.00	41,573.14	40,975.20
	ABBVIE INC	Corporate bonds, notes and debentures	05/14/2020	2.5000 %	32,000.00	31,868.80	31,823.36
	AMAZON COM INC	Corporate bonds, notes and debentures	11/29/2022	2.5000 %	61,000.00	57,445.53	59,101.68
	AMERICAN AIRLINES	Corporate bonds, notes and debentures	03/22/2022	3.6000 %	29,000.00	29,000.00	29,036.25
	AMERICAN EXPRESS MTN	Corporate bonds, notes and debentures	09/14/2020	2.6000 %	54,000.00	54,024.84	54,246.24
	AMERICAN EXPRESS CD	Corporate bonds, notes and debentures	07/09/2018	1.6500 %	50,000.00	49,837.50	49,869.50
	AMERICAN EXPRESS CD	Corporate bonds, notes and debentures	10/07/2020	2.3500 %	210,000.00	208,687.50	209,466.60
	AMERICAN EAI NESS CD	corporate bonus, notes and debentures	10/07/2020	2.5500 70	210,000.00	200,007.30	209,400.00

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIC PENSION FUND SUPPLEMENTARY INFORMATION SCHEDULE H, LINE 4i #72.6023317 Plan 001 SCHEDULE OF ASSETS (HELD AT END OF YEAR) SEPTEMBER 30, 2015

Party in			iption of Investmer				
Interest	Description	Including Maturity D	ate, Collateral, Par	or Market Value		Cost of Asset	Current Value
(a)	(b)	(c)				(d)	(e)
	Corporate bonds, notes and debentures (Continued)						
	AMERICAN HONDA MTN	Corporate bonds, notes and debentures	12/11/2017	1.5500 %	\$ 67,000.00	\$ 66,937.69	\$ 67,387.26
	AMERICAN HONDA MTN	Corporate bonds, notes and debentures	09/24/2020	2.4500 %	41,000.00	40,973.35	40,974.99
	AHNEUSER BUSCH	Corporate bonds, notes and debentures	01/15/2019	7.7500 %	29,000.00	35,767.82	34,078.19
	APPLE INC	Corporate bonds, notes and debentures	05/03/2023	2.4000 %	73,000.00	69,496.73	70,750.14
	BBT CORPORATION	Corporate bonds, notes and debentures	03/22/2017	2.1500 %	22,000.00	22,639.98	22,290.18
	BMW BANK CD	Corporate bonds, notes and debentures	12/10/2019	2.1500 %	202,000.00	200,586.00	202,894.86
	BANK OF AMERICA	Corporate bonds, notes and debentures	05/01/2018	5.6500 %	50,000.00	55,440.00	54,555.50
	BANK OF NEW YORK	Corporate bonds, notes and debentures	01/15/2019	2.1000 %	48,000.00	47,862.72	48,429.12
	BANK OF NEW YORK MELLON	Corporate bonds, notes and debentures	02/24/2025	3.0000 %	35,000.00	33,739.09	34,404.30
	BARCLAYS BANK	Corporate bonds, notes and debentures	03/26/2018	1.4115 %	75,000.00		75,075.00
	BARCLAYS BANK DELAWARE	Corporate bonds, notes and debentures	11/26/2019	1.6000 %	50,000.00	50,000.00	50,116.00
	BURLINGTN NO SF 00 1 TR	Corporate bonds, notes and debentures	01/15/2021	8.2510 %	28,455.82	35,036.23	32,694.31
	CSX TRANSPORTATION INC	Corporate bonds, notes and debentures	01/15/2023	6.2510 %	12,501.40	15,267.33	14,376.61
	CAN NAT RAIL PASS THRU	Corporate bonds, notes and debentures	01/02/2016	7.1950 %	14,481.55	16,219.34	14,646.64
	CAPITAL ONE BANK	Corporate bonds, notes and debentures	10/10/2017	1.4000 %	175,000.00	174,387.50	175,157.50
	DUKE ENERGY PROGRESS	Corporate bonds, notes and debentures	01/15/2019	5.3000 %	37,000.00	42,369.59	41,208.38
	CATERPILLAR INC	Corporate bonds, notes and debentures	12/15/2018	7.9000 %	61,000.00	74,220.49	72,243.52
	CHEVRON CORP	Corporate bonds, notes and debentures	12/05/2022	2.3550 %	75,000.00	74,125.66	72,528.75
	CITIGROUP INC	Corporate bonds, notes and debentures	01/10/2017	4.4500 %	31,000.00	33,573.98	32,235.04
	CITIGROUP INC	Corporate bonds, notes and debentures	02/05/2018	1.8000 %	65,000.00	64,950.60	64,936.95
	COMCAST CORP	Corporate bonds, notes and debentures	11/15/2017	6.3000 %	67,000.00	79,495.16	73,866.16
	CONOCOPHILLIPS STANDARD & POORS	Corporate bonds, notes and debentures	02/01/2019	5.7500 %	81,000.00	93,108.69	90,998.64
	JOHN DEERE CAPITAL CORP	Corporate bonds, notes and debentures	12/13/2018	1.9500 %	44,000.00	43,906.28	44,431.20
	DISCOVER BANK	Corporate bonds, notes and debentures	05/02/2017	1.7500 %	114,000.00	113,002.50	115,239.18
	DISCOVER BANK	Corporate bonds, notes and debentures	05/09/2017	1.7500 %	131,000.00	129,853.75	132,835.31
	WALT DISNEY COMPANY	Corporate bonds, notes and debentures	06/01/2021	3.7500 %	42,000.00	42,989.09	45,305.82
	WALT DISNEY COMPANY	Corporate bonds, notes and debentures	09/17/2020	2.1500 %	28,000.00	27,930.00	28,105.84
	FEDEX CORP 1998 PASS TST	Corporate bonds, notes and debentures	01/15/2022	6.7200 %	66,820.89	80,915.31	75,841.71
	FLORIDA POWER LIGHT CC	Corporate bonds, notes and debentures	06/01/2024	3.2500 %	51,000.00	51,413.25	52,357.62
	GE CAPITAL RETAIL BANK	Corporate bonds, notes and debentures	04/27/2017	1.8500 %	167,000.00	166,128.47	168,531.39
	GE CAPITAL FINANCIAL INC	Corporate bonds, notes and debentures	05/04/2017	1.7500 %	245,000.00	242,856.25	248,047.80
	GENERAL DYNAMICS CORP	Corporate bonds, notes and debentures	11/15/2017	1.0000 %	52,000.00	51,759.24	51,744.16
	GEN ELEC CAP CRP	Corporate bonds, notes and debentures	10/09/2022	2.7000 %	14,000.00	13,618.64	14,035.28
	GEORGE WASHINGTON UNIVERSITY	Corporate bonds, notes and debentures	09/15/2021	4.4520 %	9,000.00	9,659.70	9,928.80

Description of Investment

Including Maturity Date, Collateral, Par or Market Value

Cost of Asset

Current Value

Party in Interest

(a)

Description

sι	Description	including waturny D	ale, Conalerai, I ai	of Market value		COSt OI ASSEL		Current value
	(b)	(c)				(d)		(e)
	Corporate bonds, notes and debentures (Continued)							
	GEORGE WASHINGTON UNIVERSITY	Corporate bonds, notes and debentures	09/15/2017	1.8270 %	\$ 72,000.00	\$ 73,432.21	\$	72,681.12
	GLAXOSMITHKLINE CAP	Corporate bonds, notes and debentures	05/15/2018	5.6500 %	34,000.00	38,497.18	·	37,702.60
	GOLDMAN SACHS BANK USA	Corporate bonds, notes and debentures	02/15/2019	7.5000 %	60,000.00	71,646.00		70,128.00
	GOLDMAN SACHS BANK USA	Corporate bonds, notes and debentures	09/30/2020	2.2500 %	245,000.00	243,468.75		244,421.80
	IBM CORPORATION	Corporate bonds, notes and debentures	09/14/2017	5.7000 %	100,000.00	120,462.17		108,697.00
	JPMORGAN CHASE CO	Corporate bonds, notes and debentures	07/22/2020	4.4000 %	36,000.00	39,349.61		38,869.56
	JPMORGAN CHASE CO	Corporate bonds, notes and debentures	09/23/2022	3.2500 %	48,000.00	49,142.40		48,034.56
	JPMORGAN CHASE CO	Corporate bonds, notes and debentures	06/23/2020	2.7500 %	70,000.00	70,070.51		70,599.20
	JPMORGAN CHASE CO	Corporate bonds, notes and debentures	02/19/2020	1.0000 %	79,000.00	78,605.00		78,452.53
	LOCKHEED MARTIN CORP	Corporate bonds, notes and debentures	03/01/2025	2.9000 %	17,000.00	16,951.38		16,469.94
	LOYOLA UNIV CHICAGC	Corporate bonds, notes and debentures	07/01/2022	3.1990 %	57,000.00	53,101.20		56,790.24
	MORGAN STANLEY	Corporate bonds, notes and debentures	04/25/2018	2.1250 %	61,000.00	61,333.53		61,359.29
	MORGAN STANLEY	Corporate bonds, notes and debentures	04/29/2024	3.8750 %	32,000.00	32,703.04		32,685.12
	NATIONAL RURAL UTIL COOF	Corporate bonds, notes and debentures	11/01/2018	10.3750 %	31,000.00	45,143.57		38,747.83
	OCCIDENTAL PETE	Corporate bonds, notes and debentures	02/15/2022	3.1250 %	37,000.00	36,914.90		37,293.04
	ORACLE CORPORATION	Corporate bonds, notes and debentures	05/15/2022	2.5000 %	48,000.00	47,831.04		47,302.08
	PNC FUNDING	Corporate bonds, notes and debentures	03/08/2022	3.3000 %	38,000.00	38,479.38		39,130.12
	PACIFICORP	Corporate bonds, notes and debentures	06/15/2021	3.8500 %	22,000.00	23,136.80		23,512.28
	PEPSICO INC	Corporate bonds, notes and debentures	11/01/2018	7.9000 %	56,000.00	71,734.51		66,199.84
	PFIZER INC	Corporate bonds, notes and debentures	03/15/2019	6.2000 %	30,000.00	36,033.30		34,261.80
	PHILIP MORRIS INTL INC	Corporate bonds, notes and debentures	05/16/2018	5.6500 %	62,000.00	69,187.55		68,475.28
	TIME WARNER INC	Corporate bonds, notes and debentures	07/15/2025	3.6000 %	32,000.00	31,923.20		31,334.40
	TOYOTA MOTOR CREDIT CORP	Corporate bonds, notes and debentures	07/18/2019	2.1250 %	57,000.00	56,895.42		57,187.53
	US BANCORP	Corporate bonds, notes and debentures	09/11/2024	3.6000 %	33,000.00	33,857.67		33,531.30
	VERIZON	Corporate bonds, notes and debentures	09/15/2023	5.1500 %	65,000.00	73,728.00		71,804.85
	WALMART STORES	Corporate bonds, notes and debentures	07/08/2020	3.6250 %	101,000.00	112,605.90		109,164.84
	WELLS FARGO	Corporate bonds, notes and debentures	01/30/2020	2.1500 %	51,000.00	50,930.64		50,875.05
	WELLS FARGO	Corporate bonds, notes and debentures	12/11/2017	5.6250 %	34,000.00	38,719.58		36,972.96
	Foreign Securities							
	BHP BILLITON FIN USA LTD	Foreign Securities	11/21/2016	1.8750 %	18,000.00	17,904.42		18,156.42
	BB CAPITAL MARKETS	Foreign Securities	03/17/2022	3.0620 %	21,000.00	21,000.00		21,048.72
	BANK MONTREAL	Foreign Securities	07/31/2018	1.8000 %	22,000.00	21,969.86		22,074.80
	DIAGEO CAPITAL PLC	Foreign Securities	10/23/2017	5.7500 %	27,000.00	32,281.74		29,330.64

Party in			scription of Investmen					a		a
Interest	Description		y Date, Collateral, Par	or Market Value			<u>-</u>	Cost of Asset		Current Value
(a)	(b)	(c)						(d)		(e)
	Foreign Securities (Continued)									
	SHELL INTERNATIONAL FIN	Foreign Securities	01/06/2023	2.2500 %	\$	38,000.00	¢	35.324.04	¢	36,284.68
	TORONTO DOMINION	Foreign Securities	11/05/2019	2.2500 %	φ	35,000.00	φ	34,937.35	φ	35,208.60
	TOTAL CAPITAL INTL SA	Foreign Securities	06/19/2021	2.2500 %		34,000.00		33,935.74		34,542.64
	IOTAL CAFITAL INTE SA	Foreign Securities	00/19/2021	2.7500 %		34,000.00		55,955.74		54,542.04
	Common Stock									
	3 M CO	Common Stock		2.8900 %		1,100.00		118,534.12		155,947.00
	ACADIA PHARMACEUTICALS	Common Stock		0.0000 %		975.00		47,267.07		32,243.25
	ACTIVISION BLIZZARD INC	Common Stock		0.7400 %		4,516.00		57,642.23		139,499.24
	ACTIVISION BLIZZARD INC	Common Stock		0.7400 %		5,800.00		165,886.41		179,162.00
	ADOBE SYS INC	Common Stock		0.0000 %		1,770.00		127,167.25		145,529.40
	AETNA INC	Common Stock		0.9100 %		565.00		72,931.71		61,816.65
	AETNA INC	Common Stock		0.9100 %		2,000.00		93,155.22		218,820.00
	AGILENT TECHNOLOGIES INC	Common Stock		1.1600 %		1,334.00		29,828.15		45,796.22
	AIR PODS CHENICALS INC	Common Stock		2.5300 %		935.00		129,374.39		119,287.30
	AIR PODS CHENICALS INC	Common Stock		2.5300 %		300.00		35,155.83		38,274.00
	AKAMAI TECHNOLOGIES INC	Common Stock		0.0000 %		2,113.00		60,734.57		145,923.78
	ALBEMARLE CORPORATION	Common Stock		2.6300 %		1,000.00		57,684.58		44,100.00
	ALLEGHENY TECHNOLOGIES INC	Common Stock		5.0700 %		2,194.00		60,623.98		31,110.92
	ALLIANCE DATA SYSTEMS CORF	Common Stock		0.0000 %		660.00		156,194.39		170,926.80
	ALLIANCE DATA SYSTEMS CORF	Common Stock		0.0000 %		900.00		249,330.91		233,082.00
	ALTRIA GROUP INC	Common Stock		4.1500 %		2,260.00		122,603.53		122,944.00
	AMAZON COM INC	Common Stock		0.0000 %		1,345.00		515,465.50		688,492.05
	AMEREN CORPORATION	Common Stock		4.0200 %		2,900.00		98,376.35		122,583.00
	AMERICAN ELECTRIC POWER	Common Stock		3.9300 %		1,900.00		87,608.29		108,034.00
	AMERICAN INTERNATIONAL GROUP	Common Stock		1.9700 %		2,800.00		147,604.90		159,096.00
	AMERIPRISE FINANCIAL INC	Common Stock		2.4500 %		1,500.00		80,508.83		163,695.00
	AMERISOURCEBERGEN CORP	Common Stock		1.4300 %		1,343.00		64,804.14		127,571.57
	AMGEN INC	Common Stock		2.2800 %		1,000.00		171,292.08		138,320.00
	AMGEN INC	Common Stock		2.2800 %		1,500.00		236,838.45		207,480.00
	AMPHENOL CORPORATION CI A	Common Stock		1.0900 %		4,500.00		131,896.84		229,320.00
	ANADARKO PETROLEUM CORP	Common Stock		1.7800 %		1,535.00		122,194.07		92,698.65
	ANSYS INC	Common Stock		0.0000 %		1,030.00		42,353.23		90,784.20
	ANTHEM INC	Common Stock		1.7800 %		1,600.00		146,380.73		224,000.00
	APPLE INC	Common Stock		1.8800 %		9,660.00		769,514.06		1,065,498.00

Description of Investment

Current Value

(e)

242.660.00

41.450.00

144,553.00

76.793.45

40.772.90

80,776.20

163,515.00

136,605,00

43.540.00

127,132.80

154.242.00

64.603.11

157,577.40

76,357.00

447,134.80

184,620.00

77.260.50

222.615.00

91,373.23

221,535.00

274,096.00

190.033.85

36.009.96

159,544.00

215,096.00

137.256.00

176,896.00

40,827.30

265.557.35

35,920.00

94.656.00

73.585.90

61,950.00

228,375.00

Including Maturity Date, Collateral, Par or Market Value Interest Description Cost of Asset (a) (c) (d) (b) **Common Stock (Continued)** APPLE INC Common Stock 1.8800 % \$ 2.200.00 \$ 221.341.84 \$ ARCHER DANIELS MIDLAND CC Common Stock 2.7000 % 1.000.00 37.195.87 ARGO CORPORATION Common Stock 1.0200 % 166,390.22 3,100.00 ARISTA NETWORKS INC Common Stock 0.0000 % 1.255.00 89.649.28 ARTIS GROUP INC Common Stock 0.0000 % 1.570.00 49.554.40 AUTODESK INC Common Stock 0.0000 % 1,830.00 46,780.06 AUTOLIV INC Common Stock 2.0500 % 1,500.00 110,836.09 BAKER HUGHES INC Common Stock 1.3000 % 2.625.00 165.631.45 BALL CORPORATION Common Stock 0.8300 % 700.00 30.198.70 BANK OF AMERICA CORF Common Stock 1.2800 % 8,160.00 134,632.68 BANK OF AMERICA CORF Common Stock 1.2800 % 9,900.00 176.907.06 BIO RAD LABS INC Common Stock 0.0000 % 481.00 39.781.24 BIOGEN INC Common Stock 0.0000 % 540.00 175,202.29 BIOMARIN PHARMACEUTICAL Common Stock 725.00 0.0000 % 85,559.98 BLACKSTONE MORTGAGE Common Stock 9.0300 % 16,295.00 469,286.39 BLOCK HR INC Common Stock 2.2000 % 5,100.00 182,751.20 BOEING CO Common Stock 2.7700 % 590.00 76.294.07 BOEING CO Common Stock 1.700.00 176.622.04 2.7700 % Common Stock 2,197.00 35,859.29 BORG WARNER INC 1.2500 % BOSTON SCIENTIFIC CORP Common Stock 0.0000 % 13,500.00 241,697.65 Common Stock BRISTOL MEYERS 2.5000 % 4,630.00 302,390.13 BROADCOM CORPORATION Common Stock 1.0800 % 3.695.00 174.153.99 CABOT CORPORATION Common Stock 2.7800 % 1.141.00 48.153.34 CAPITAL ONE Common Stock 2.2000 % 2,200.00 154,614.57 CARDINAL HEALTH INC Common Stock 2.0100 % 2,800.00 231,770.62 CATERPILLAR INC Common Stock 4.7100 % 2,100.00 163.316.16 CBRE GROUP INC Common Stock 0.0000 % 5,528.00 128,865.30 CELANESE CORPORATION Common Stock 2.0200 % 690.00 30,186.78 CELGENE CORP Common Stock 0.0000 % 2,455.00 293.666.25 Common Stock CF INDUSTRIES HOLDINGS INC 2.6700 % 800.00 44,998.54 CHEVRON CORPORATION Common Stock 5.4200 % 1.200.00 105.480.26 CIGNA CORPORATION Common Stock 545.00 0.0200 % 64.321.00 CISCO SYSTEMS INC Common Stock 3.2000 % 2,360.00 61,779.24

Common Stock

Party in

CISCO SYSTEMS INC

3.2000 %

8,700.00

216,200.80

Party in			Description of Investment					
Interest	Description	Including Ma	turity Date, Collateral, Par or Market V	Value		<u>Co</u>	<u>st of Asset</u>	Current Value
(a)	(b)	(c)					(d)	(e)
	Common Stock (Continued)							
	CITIGROUP INC	Common Stock	0.4000		\$ 860.00	\$	44,724.60	\$ 42,664.60
	CITIGROUP INC	Common Stock	0.4000		3,000.00		174,989.70	148,830.00
	CITIZENS	Common Stock	1.6700		4,425.00		113,113.80	105,580.50
	CLIFFS NATURAL RESOURCES INC	Common Stock	0.0000		100.00		2,321.63	244.00
	COGNIZANT TECH SOLUTIONS	Common Stock	0.0000		3,600.00		198,826.73	225,396.00
	COMCAST CORPORATION	Common Stock	1.7500		5,005.00		278,726.62	284,684.40
	CONOCOPHILLIPS	Common Stock	6.1700		1,800.00		94,830.48	86,328.00
	CONSOLIDATED EDISON INC	Common Stock	3.8800		1,800.00		103,282.71	120,330.00
	CR BRAND INC	Common Stock	0.5100		500.00		44,693.84	93,155.00
	CROWN HOLDINGS	Common Stock	0.0000	%	900.00		39,710.28	41,175.00
	CSX CORPORATION	Common Stock	2.6700	%	3,950.00		73,020.72	106,255.00
	CUMMINS INC	Common Stock	3.5900	%	927.00		52,587.44	100,653.66
	CUMMINS INC	Common Stock	3.5900	%	1,200.00		111,668.72	130,296.00
	CVS HEALTH CORPORATION	Common Stock	1.4500	%	1,550.00		102,920.54	149,544.00
	D R HORTON INC	Common Stock	1.0800		6,277.00		71,190.37	184,292.72
	D R HORTON INC	Common Stock	1.0800		6,000.00		178,947.57	176,160.00
	DAHANER CORPORATION	Common Stock	0.6300	%	2,065.00		160,129.67	175,958.65
	DARDEN RESTRAUNTS INC	Common Stock	3.2000	%	1,466.00		49,475.40	100,479.64
	DARDEN RESTRAUNTS INC	Common Stock	3.2000	%	2,600.00		187,200.95	178,204.00
	DENTSPLY INTL INC NEW	Common Stock	0.5700		1,682.00		90,079.98	85,058.74
	DEXCOM INC	Common Stock	0.0000		695.00		47,367.99	59,672.70
	DISCOVER	Common Stock	2.1500		3,000.00		103,236.45	155,970.00
	DISNEY WALT CO	Common Stock	1.2900		1,660.00		161,894.19	169,652.00
	DOLLAR GENERAL CORPORATION	Common Stock	1.2100		2,340.00		160,896.86	169,509.60
	DOLLAR TREE INC	Common Stock	0.0000		605.00		40,637.30	40,329.30
	DOLLAR TREE INC	Common Stock	0.0000		2,900.00		220,547.73	193,314.00
	DOVER CORPORATION	Common Stock	2.9300		939.00		83,428.29	53,692.02
	DOVER CORPORATION	Common Stock	2.9300		2,400.00		183,209.81	137,232.00
	DOW CHEM CO	Common Stock	4.3300		1,000.00		36,639.47	42,400.00
	DR PEPPER SNAPPLE GROUP	Common Stock	2.4200		2,900.00		154,783.78	229,245.00
	DU PONT E I	Common Stock	3.1500		800.00		42,460.05	38,560.00
	E O G RES INC	Common Stock	0.9200	%	1,155.00		86,651.46	84,084.00
	E TRADE	Common Stock	0.0000		1,360.00		41,506.78	35,808.80
	EASTMAN CHEM CO	Common Stock	2.4700	%	1,622.00		48,395.03	104,975.84

Party in			Description of Investment					
Interest	Description	Including Mat	turity Date, Collateral, Par or Market V	Value		Co	<u>st of Asset</u>	Current Value
(a)	(b)	(c)					(d)	(e)
	Common Stock (Continued)							
	EASTMAN CHEM CO	Common Stock	2.4700	%	\$ 600.00	\$	36,852.25	\$ 38,832.00
	EATON VANCE CORPORATION	Common Stock	3.1700	%	2,468.00		75,651.94	82,480.56
	ECHOSTAR CORPORATION A	Common Stock	0.0000	%	1,654.00		63,150.28	71,171.62
	EDISON INTERNATIONAL	Common Stock	2.6400		1,800.00		83,998.79	113,526.00
	EDWARDS LIFESCIENCES CORF	Common Stock	0.0000	%	1,150.00		171,910.11	163,495.50
	ELECTRONIC ARTS INC	Common Stock	0.0000	%	2,600.00		102,462.70	176,150.00
	ELI LILLY CO	Common Stock	2.3800	%	1,280.00		108,724.40	107,123.20
	ELI LILLY CO	Common Stock	2.3800		2,600.00		134,881.14	217,594.00
	EMERSON ELECTRIC CO	Common Stock	4.3000		3,200.00		165,549.73	141,344.00
	ENTERGY CORPORATION	Common Stock	5.2200		1,600.00		112,922.48	104,160.00
	EXELON CORPORATION	Common Stock	4.1700		3,800.00		126,848.71	112,860.00
	EXPRESS SCRIPTS HOLDINGS	Common Stock	0.0000		1,457.00		54,216.79	117,958.72
	EXPRESS SCRIPTS HOLDINGS	Common Stock	0.0000		2,700.00		211,871.74	218,592.00
	EXXON MOBIL CORPORATION	Common Stock	3.9200		1,200.00		99,831.21	89,220.00
	F 5 NETWORKS INC	Common Stock	0.0000	%	1,900.00		249,880.59	220,020.00
	FACEBOOK INC	Common Stock	0.0000		9,930.00		608,377.76	892,707.00
	FIRST ENERGY CORPORATION	Common Stock	4.5900	%	3,700.00		132,992.60	115,847.00
	FISERV INC	Common Stock	0.0000	%	325.00		20,289.94	28,148.25
	FISERV INC	Common Stock	0.0000	%	2,700.00		208,238.32	233,847.00
	FLEETCOR TECHNOLOGIES INC	Common Stock	0.0000	%	1,500.00		191,135.42	206,430.00
	FLUOR CORPORATION	Common Stock	1.9800	%	3,600.00		235,334.16	152,460.00
	FOOT LOCKER	Common Stock	1.3800		2,500.00		176,960.92	179,925.00
	FORTUNE BRANDS HOME	Common Stock	1.1700		990.00		45,961.71	46,995.30
	FRANKLIN RES INC	Common Stock	1.6100		4,100.00		150,148.52	152,766.00
	G A T X CORPORATION	Common Stock	3.4400		1,782.00		73,875.55	78,675.30
	GENERAL DYNAMICS CORP	Common Stock	2.0000		768.00		61,116.21	105,945.60
	GENERAL DYNAMICS CORP	Common Stock	2.0000	%	1,600.00		153,883.83	220,720.00
	GENERAL ELECTRIC CO	Common Stock	3.6400	%	1,685.00		44,610.00	42,495.70
	GILEAD SCIENCES INC	Common Stock	1.7500	%	3,755.00		268,005.25	368,703.45
	GLOBAL PAYMENTS INC	Common Stock	0.0300	%	1,090.00		47,521.00	125,055.70
	GOLDMAN SACHS GROUP INC	Common Stock	1.4900	%	900.00		140,283.20	156,384.00
	GOODYEAR TIRE RUBBER CO	Common Stock	0.9500	%	6,000.00		175,630.35	175,980.00
	GOOGLE INC	Common Stock	0.0000	%	1,523.00		792,392.20	926,623.66
	HARTFORD FINANCIAL SRVC	Common Stock	1.8300	%	555.00		21,661.25	25,407.90

Party in			Description of Investment					
Interest	Description		aturity Date, Collateral, Par or Market V	Value		<u>Co</u>	ost of Asset	Current Value
(a)	(b)	(c)					(d)	(e)
	Common Stock (Continued)							
	HARTFORD FINANCIAL SRVC	Common Stock	1.8300		\$ 3,500.00	\$	92,809.39	\$ 160,230.00
	HASBRO INC	Common Stock	2.5500		2,400.00		191,948.49	173,136.00
	HCA HOLDINGS INC	Common Stock	0.0000		3,360.00		200,400.40	259,929.60
	HD SUPPLY HOLDINGS	Common Stock	0.0000		4,680.00		135,305.97	133,941.60
	HESS CORPORATION	Common Stock	1.9900	%	1,600.00		118,274.18	80,096.00
	HOLOGIC INC	Common Stock	0.0000	%	3,755.00		133,018.50	146,933.15
	HOME DEPOT INC	Common Stock	2.0400	%	1,730.00		178,186.65	199,797.70
	HOME DEPOT INC	Common Stock	2.0400		1,600.00		142,715.16	184,784.00
	HONEYWELL INTL INC	Common Stock	2.5100	%	2,607.00		222,196.00	246,856.83
	ILLUMINA INC	Common Stock	0.0000	%	220.00		45,600.17	38,680.40
	INCYTE CORPORATION	Common Stock	0.0000	%	1,210.00		118,279.63	133,499.30
	INGREDION INC	Common Stock	2.0600	%	500.00		31,456.61	43,655.00
	INTERCEPT PHARMACEUTICALS	Common Stock	0.0000	%	375.00		81,055.10	62,197.50
	INTERNATIONAL EXCHANGE	Common Stock	1.2700	%	798.00		80,791.65	187,522.02
	INTERNATIONAL PAPER CC	Common Stock	4.6500	%	1,100.00		40,718.83	41,569.00
	INTUIT INC	Common Stock	1.3500	%	1,990.00		55,163.29	176,612.50
	J P MORGAN CHASE CO	Common Stock	2.8800	%	2,600.00		110,238.99	158,522.00
	JACOBS ENGR GROUP	Common Stock	0.0000	%	3,900.00		168,679.86	145,977.00
	JARDEN CORPORATION	Common Stock	0.0000	%	4,055.00		191,281.48	198,208.40
	JOHNSON JOHNSON	Common Stock	3.2100	%	2,400.00		196,868.08	224,040.00
	JOY GLOBAL INC	Common Stock	5.3500	%	1,562.00		67,453.99	23,320.66
	KEYCORP	Common Stock	2.3000	%	6,659.00		55,064.68	86,633.59
	KEYCORP	Common Stock	2.3000		11,900.00		117,467.30	154,819.00
	KEYSIGHT TECHNOLOGIES INC	Common Stock	0.0000	%	1,655.00		47,200.97	51,040.20
	KROGER COMPANY	Common Stock	1.1600	%	4,940.00		165,769.62	178,185.80
	L 3 COMMUNICATIONS HLDGS	Common Stock	2.4800	%	2,200.00		259,068.19	229,944.00
	LABORATORY CORP OF AMERICA	Common Stock	0.0000	%	766.00		134,083.61	83,088.02
	LABORATORY CORP OF AMERICA	Common Stock	0.0000	%	2,000.00		236,381.09	216,940.00
	LENDINGCLUB CORPORATION	Common Stock	0.0000	%	3,175.00		44,063.40	42,005.25
	LENNOX INTERNATIONAL INC	Common Stock	1.2700	%	740.00		78,862.91	83,864.20
	LERNAR CORPORATION	Common Stock	0.3300	%	3,500.00		183,575.35	168,455.00
	LEVEL 3 COMMUNICATIONS INC	Common Stock	0.0000	%	485.00		22,962.06	21,189.65
	LINCOLN NATIONAL CORPORATION	Common Stock	2.1000	%	3,300.00		106,160.79	156,618.00
	LINKEDIN CORPORATION	Common Stock	0.0000	%	560.00		106,592.20	106,472.80

Party in		Descriptio	n of Investment			
Interest	<u>Description</u>	Including Maturity Date,	Collateral, Par or Market Value		Cost of Asset	Current Value
(a)	(b)	(c)			(d)	(e)
	Common Stock (Continued)					
	LOCKHEED MARTIN CORP	Common Stock	3.1800 % \$	355.00 \$	64,235.92	\$ 73,595.05
	LOCKHEED MARTIN CORP	Common Stock	3.1800 %	1,100.00	225,978.00	228,041.00
	LOWES CO INC	Common Stock	1.6200 %	1,480.00	84,584.09	102,001.60
	MASCO CORPORATION	Common Stock	1.5000 %	4,289.00	78,067.42	107,997.02
	MCDONALDS CORPORATION	Common Stock	3.6100 %	2,410.00	227,691.10	237,457.30
	MCGRAW HILL FINANCIALS INC	Common Stock	1.5200 %	475.00	42,616.75	41,087.50
	MEDNAX INC	Common Stock	0.0000 %	1,264.00	44,034.99	97,062.56
	MERCK AND CO INC	Common Stock	3.6400 %	4,400.00	264,289.50	217,316.00
	METLIFE INC	Common Stock	3.1800 %	3,200.00	121,866.48	150,880.00
	MICROSEMI CORPORATION	Common Stock	0.0000 %	2,485.00	88,053.86	81,557.70
	MICROSOFT CORPORATION	Common Stock	3.2500 %	12,645.00	568,561.79	559,667.70
	MOHAWK INDUSTRIES INC	Common Stock	0.0000 %	900.00	184,270.45	163,611.00
	MOLSON COORS BREWING CO	Common Stock	1.9700 %	2,540.00	195,084.86	210,870.80
	MORGAN STANELY	Common Stock	1.9000 %	1,445.00	51,502.73	45,517.50
	MORGAN STANELY	Common Stock	1.9000 %	4,900.00	181,776.51	154,350.00
	MURHPY OIL CORPORATION	Common Stock	5.7800 %	910.00	49,154.38	22,022.00
	MURHPY OIL CORPORATION	Common Stock	5.7800 %	3,000.00	139,202.07	72,600.00
	NETFLIX COM INC	Common Stock	0.0000 %	1,025.00	85,794.60	105,841.50
	NEWELL RUBBERMAID INC	Common Stock	1.9100 %	4,300.00	154,848.85	170,753.00
	NEWFIELD EXPL CO	Common Stock	0.0000 %	2,491.00	99,397.51	81,953.90
	NIKE INC	Common Stock	0.9100 %	455.00	42,115.68	55,951.35
	NORTHROP GRUMMAN CORP	Common Stock	1.9200 %	1,400.00	129,383.06	232,330.00
	NRG ENERGY INC	Common Stock	3.9000 %	7,100.00	141,891.01	105,435.00
	NVIDIA CORPORATION	Common Stock	1.8600 %	10,700.00	229,850.98	263,755.00
	OCCIDENTAL PTEROLEUM CORP	Common Stock	4.5300 %	1,200.00	83,954.80	79,380.00
	P P G INDS INC	Common Stock	1.6400 %	1,245.00	136,422.39	109,174.05
	P P G INDS INC	Common Stock	1.6400 %	500.00	28,871.84	43,845.00
	PACKAGING CORP AMERICA	Common Stock	3.6500 %	1,256.00	88,145.59	75,560.96
	PANERA BREAD COMPANY	Common Stock	0.0000 %	100.00	18,949.88	19,341.00
	PARKER HANNIFIN CORPORATION	Common Stock	2.5800 %	1,400.00	122,309.27	136,220.00
	PEPSICO INC	Common Stock	2.9700 %	1,945.00	176,073.28	183,413.50
	PFIZER INC	Common Stock	3.5600 %	7,000.00	171,695.94	219,870.00
	PHILLIP MORRIS INTL	Common Stock	5.1400 %	2,900.00	244,162.26	230,057.00
	PINNACLE WEST CAP CORP	Common Stock	3.8900 %	1,700.00	87,981.94	109,038.00

Party in			Description of Investment							
Interest	Description	Including Mat	urity Date, Collateral, Par or Market V	Value			<u>(</u>	Cost of Asset	Current Value	
(a)	(b)	(c)						(d)	(e)	
	Common Stock (Continued)									
	PITNEY BOWES INC	Common Stock	3.7700	%	\$ 7	,500.00	\$	155,867.55	\$ 148,875.00	
	PRINCIPAL FINANCIAL GROUI	Common Stock	3.2100	%	3	,200.00		114,056.62	151,488.00	
	PROGRESSIVE CORPORATION	Common Stock	2.2300	%	2	,919.00		60,516.45	89,438.16	
	PRUDENTIAL FINANCIAL INC	Common Stock	3.6700	%	2	,000.00		117,062.73	152,420.00	
	PUBLIC SERVICES ENTERPRISE	Common Stock	3.7000	%	2	,600.00		85,184.49	109,616.00	
	PVH CORP	Common Stock	0.1400	%		535.00		58,128.96	54,537.90	
	RAYMOND JAMES	Common Stock	1.4500	%	2	,160.00		60,626.17	107,200.80	
	RAYTHEON COMPANY	Common Stock	2.4500		2	,200.00		231,044.46	240,372.00	
	REGENERON PHARMACEUTICLS	Common Stock	0.0000			65.00		33,847.12	30,234.10	
	REGIONS FINANCIAL CORPORATION	Common Stock	2.6600	%	16	,800.00		125,412.60	151,368.00	
	REINSURANCE GROUP AMERICA	Common Stock	1.6300	%	1	,090.00		51,421.11	98,743.10	
	RELIANCE STEEL ALUMINIUM	Common Stock	2.9600			800.00		41,269.53	43,208.00	
	REPUBLIC SERVICES	Common Stock	2.9100		3	,189.00		90,296.81	131,386.80	
	RITE AID CORPORATION	Common Stock	0.0000		4	,795.00		40,803.03	29,105.65	
	SALESFORCE COM INC	Common Stock	0.0000			,785.00		227,611.42	262,792.55	
	SBA COMMUNICATIONS CORF	Common Stock	0.0000	%	1	,645.00		190,538.62	172,297.30	
	SBA COMMUNICATIONS CORF	Common Stock	0.0000		1	,587.00		113,513.96	166,222.38	
	SEALED AIR CORPORATION	Common Stock	1.1000		3	,808.00		64,091.50	178,519.04	
	SEMPRA ENERGY	Common Stock	2.8900			765.00		74,076.66	73,990.80	
	SERVICENOW INC	Common Stock	0.0000			,265.00		95,416.66	87,854.25	
	SNAP ON INC	Common Stock	1.6100		1	,287.00		58,553.82	194,259.78	
	ST JUDE MED INC	Common Stock	1.8300			430.00		28,758.44	27,128.70	
	ST JUDE MED INC	Common Stock	1.8300			,200.00		237,041.76	201,888.00	
	STARBUCKS CORPORATION	Common Stock	1.4000			,905.00		179,866.49	221,960.20	
	STIFEL FINANCIAL CORPOTATION	Common Stock	0.0000			,013.00		84,391.25	84,747.30	
	STRYKER CORPORATION	Common Stock	1.4600			,300.00		197,430.15	216,430.00	
	SUNEDISON INC	Common Stock	0.0000			,780.00		87,155.56	34,320.40	
	SUNTRUST BKS INC	Common Stock	2.5100			,000.00		124,789.52	152,960.00	
	SUPERIOR ENERGY SERVICES INC	Common Stock	2.5300			,200.00		138,968.31	78,306.00	
	SYNOPSYS INC	Common Stock	0.0000	%	1	,857.00		58,802.37	85,756.26	
	TARGET CORPORATION	Common Stock	2.8400	%	2	,300.00		176,788.17	180,918.00	
	TERRAFORM GLOBAL INC	Common Stock	0.0000		2	,345.00		35,175.00	15,617.70	
	TESLA MOTORS INC	Common Stock	0.0000			170.00		41,910.98	42,228.00	
	THE ADT CORPORATION	Common Stock	2.8000	%	4	,800.00		160,238.98	143,520.00	

Party in			Description of Investment				
Interest	Description		turity Date, Collateral, Par or Market V	Value		Cost of Asset	Current Value
(a)	(b)	(c)				(d)	(e)
	Common Stock (Continued)						
	THE SCOTTS MIRACLE GRO CO	Common Stock	3.0900	%	\$ 1,149.00	\$ 34,691.72	\$ 69,882.18
	THERMO FISHER SCIENTIFIC INC	Common Stock	0.4900	%	1,900.00	205,239.46	232,332.00
	TIME WARNER	Common Stock	2.0300	%	2,415.00	206,378.83	166,031.25
	TJX COMPANIES	Common Stock	1.1700	%	2,965.00	50,415.23	211,760.30
	TOLL BROS INC	Common Stock	0.0000	%	5,500.00	213,015.38	188,320.00
	TRAVELERS COS INC	Common Stock	2.4500	%	1,600.00	169,348.57	159,248.00
	UNION PACIFIC CORPORATION	Common Stock	2.4800	%	2,265.00	229,355.76	200,248.65
	UNITED CONTINENTAL HLDGS	Common Stock	0.0000	%	1,990.00	106,869.89	105,569.50
	UNITED HEALTH GROUP	Common Stock	1.7200	%	2,160.00	245,857.67	250,581.60
	UNITED HEALTH GROUP	Common Stock	1.7200	%	1,800.00	144,965.29	208,818.00
	UNITED PARCEL SERVICE INC	Common Stock	2.9500	%	1,680.00	171,225.12	165,799.20
	UNITED THERAPEUTICS CORF	Common Stock	0.0000		285.00	45,109.98	37,403.40
	UNIVERSAL HEALTH SVCS INC	Common Stock	0.3200	%	1,600.00	191,563.36	199,696.00
	UNUM GROUP	Common Stock	2.3000	%	4,700.00	115,864.73	150,776.00
	V F CORPORATION	Common Stock	2.1600	%	1,775.00	131,732.81	121,072.75
	VALSPAR CORPORATION	Common Stock	1.6600	%	1,854.00	53,561.61	133,265.52
	VERTEX PHARMACEUTICALS	Common Stock	0.0000	%	2,735.00	331,046.20	284,822.90
	VISA INC	Common Stock	0.8000	%	8,925.00	509,810.53	621,715.50
	WALGREENS BOOTS ALLIANCE	Common Stock	1.7300	%	2,025.00	158,725.95	168,277.50
	WEC ENERGY GROUP INC	Common Stock	3.3300		1,579.00	67,213.33	82,455.38
	WESTERN DIGITAL CORPORATION	Common Stock	2.5100	%	1,720.00	160,314.01	136,636.80
	WESTERN UNION CO	Common Stock	3.3700		12,800.00	230,400.55	235,008.00
	WESTLAKE CHEMICAL CORP	Common Stock	1.3900	%	800.00	48,814.72	41,512.00
	WHITING PETROLEUM CORF	Common Stock	0.0000		1,206.00	58,205.95	18,415.62
	XILINX INC	Common Stock	2.9200	%	2,292.00	60,551.23	97,180.80
	YAHOO INC	Common Stock	0.0000	%	5,765.00	197,330.21	166,666.15
	YUM BRANDS INC	Common Stock	2.3000	%	4,000.00	343,720.19	319,800.00
	DELPHI AUTOMOTIVE PLC	Common Stock	1.3100	%	3,320.00	212,170.20	252,452.80
	QUNAR CAYMON ISLANDS LTE	Common Stock	0.0000	%	1,955.00	66,423.12	58,786.85
	NORWEGIAN CRUISE LINE HOLDINGS	Common Stock	0.0000	%	3,555.00	201,852.50	203,701.50
	ROYAL CARIBBEAN CRUISES LTD	Common Stock	1.6800	%	1,585.00	119,031.22	141,207.65
	CARNIVAL CORPORATION	Common Stock	2.4100	%	3,500.00	178,045.00	173,950.00
	SIGNET JEWELERS LTD	Common Stock	0.6400	%	1,290.00	164,808.17	175,607.70
	ANHEUSER BUSCH INBEV	Common Stock	3.0800	%	1,140.00	136,169.05	121,204.80

Party in		Description of Inve	stment			
Interest	Description	Including Maturity Date, Collateral	l, Par or Market Value		Cost of Asset	Current Value
(a)	(b)	(c)			(d)	(e)
	Common Stock (Continued)					
	UNILEVER N V A D R	Common Stock	2.9100 % \$	5,600.00 \$	245,186.37	\$ 225,120.00
	BP PLC SPONS A D R	Common Stock	7.7800 %	2,600.00	127,708.11	79,456.00
	E N I SPA A D R	Common Stock	4.8800 %	2,650.00	116,815.19	83,130.50
	ROYAL DUTCH SHELL PLC A D R	Common Stock	6.7400 %	1,600.00	100,326.68	75,824.00
	TOTAL SA SPON A D R	Common Stock	5.2500 %	1,900.00	104,616.83	84,949.00
	NABORS INDUSTRIES LTD	Common Stock	2.5300 %	5,140.00	83,640.43	48,573.00
	NABORS INDUSTRIES LTD	Common Stock	2.5300 %	8,800.00	135,641.48	83,160.00
	TRANSOCEAN LTD	Common Stock	0.0000 %	6,000.00	168,314.44	77,520.00
	WEATHERFORD INTERNATIONAL PI	Common Stock	0.0000 %	10,200.00	131,252.92	86,496.00
	ACE LTD	Common Stock	2.5900 %	1,600.00	168,357.98	165,440.00
	RENAISSANCE RE HOLDINGS LTD	Common Stock	1.1200 %	786.00	72,623.06	83,567.52
	ASTRAZENECA P L C	Common Stock	4.3300 %	7,300.00	263,063.48	232,286.00
	SHIRE PLC A D R	Common Stock	0.3400 %	590.00	137,720.00	121,085.70
	MALLINCKRODT PLC	Common Stock	0.0000 %	510.00	55,376.81	32,609.40
	TYCO INTERNATIONAL PLC	Common Stock	2.4500 %	1,385.00	52,326.98	46,342.10
	NORTEL NETWORKS CORPORATION	Common Stock	0.0000 %	12.00	0.00	0.01
	CTRIP COM INTERNATIONAL A D R	Common Stock	0.0000 %	1,030.00	67,529.30	65,075.40
	ACCENTURE PLC	Common Stock	2.2300 %	2,400.00	239,451.60	235,824.00
	NXP SEMICONDUCTORS NV	Common Stock	0.0000 %	2,205.00	146,330.77	191,989.35
	AVAGO TECHNOLOGIES	Common Stock	1.3400 %	1,695.00	177,075.83	211,891.95
	LYONDELLBASELL INDUSTRIES	Common Stock	3.7400 %	500.00	45,217.62	41,680.00
	ALLERGAN PLC	Common Stock	0.0000 %	2,560.00	666,738.60	695,833.90
	Common Collective Trusts					
	LS HIGH YIELD CONSERVATIVE CLASS F	Common Collective Trusts		606,299.83	6,838,579.26	11,471,192.69
	BLACKROCK GLOBAL ALLOCATION	Common Collective Trusts		405,855.81	4,435,709.44	4,363,815.49
	LONGVIEW ULTRA CONSTRUCTION LN FE	Common Collective Trusts		2,249.84	3,609,733.04	2,995,139.86
	MULTI-EMPLOYER PROPERTY TRUST	Common Collective Trusts		450.00	2,470,688.66	4,119,495.11
	AFL-CIO EQUITY INDEX FUNE	Common Collective Trusts		183,633.60	1,847,556.03	2,911,070.07
	ASB ALLEGIANCE RE FUND	Common Collective Trusts		8,905.88	4,411,772.84	10,975,277.20
	WTC-CIF OPP INVEST ALLOC	Common Collective Trusts		257,604.59	3,074,841.50	3,091,255.10
	ROTHSCHILD SMALL CAP TRUST	Common Collective Trusts		4,749,833.00	4,585,402.93	4,749,833.16
		Competition and an and a second		.,, .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,	.,, .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Party in		Description of In	vestment				
Interest	Description	Including Maturity Date, Collate	eral, Par or Market Value		Cost of Asset		Current Value
(a)	(b)	(c)			(d)		(e)
	Limited Partnerships						
	GROSVENOR INSTITUTIONAL PARTNERS	Limited Partnerships	\$	8,142,376.00	\$ 8,204,000.00	\$	8,142,376.00
	FIRST EAGLE GLOBAL VALUE FUNE	Limited Partnerships		2,054.60	3,078,479.52		3,770,951.26
	Pooled investment fund PRINCIPAL REAL ESTATE INV US	Pooled investment fund		182,011.93	4,963,772.05		7,482,919.62
	103-12 Investment Entities RBC GAM INTERNATIONAL FUNE	103-12 Investment Entities		457,987.29	19,969,778.07	_	19,932,354.90
					\$ 113,600,766.29	\$	133,663,172.69

NEW ORLEANS EMPLOYERS -INTERNATIONAL LONGSHOREMEN'S ASSOCIATION, AFL-CIO, PENSION FUND SUPPLEMENTARY INFORMATION SCHEDULE H, LINE 4i #72-6023317 PLAN 001 SCHEDULE OF ASSETS (ACQUIRED AND DISPOSED OF WITHIN YEAR) <u>SEPTEMBER 30, 2015</u>

(a)	(b) Description of		(c)		(d)
	Assets (Including				
Identity of Issue,	interest rate				
borrower, lendor or	and maturity		Cost of		Proceeds of
<u>similar party</u>	in case of loan)		Acquisitions		Dispositions
US Government Securities	U S Treasury I P S 0.125% 4/15/17	\$	141,925.75	\$	144,060.34
US Government Securities	U S Treasury I P S 0.250% 1/15/25	Ψ	11,899.71	Ψ	11,927.44
US Government Securities	U S Treasury I P S 2.000% 1/15/16		81,031.30		81,099.87
	2 2 110asazy 11 2 2.00070 1/10/10		01,001100		01,000107
Corporate bonds, notes and debentures	Amazon Com Inc 1.650% 12/05/21		61,459.36		61,557.54
Corporate bonds, notes and debentures	American Expess C D 0.350% 3/18/15		139,000.00		139,000.00
Corporate bonds, notes and debentures	American Expess Mtn 2.375% 5/26/20		53,947.08		53,725.68
Corporate bonds, notes and debentures	Apple Inc 2.700% 5/13/22		85,841.76		85,097.86
Corporate bonds, notes and debentures	Bb T Corporation Mtn 2.450% 1/15/20		33,950.70		34,510.15
Corporate bonds, notes and debentures	Bmw Bank Na C D 1.250% 11/02/16		45,081.00		45,031.50
Corporate bonds, notes and debentures	Cisco Systems Inc 3.000% 9/01/21		16,908.71		16,961.75
Corporate bonds, notes and debentures	Coca Cola Co 3.300% 9/01/21		50,134.56		51,321.60
Corporate bonds, notes and debentures	Conocophillips Co 2.875% 11/15/21		11,997.00		12,059.40
Corporate bonds, notes and debentures	Conocophillips Co 3.350% 5/15/25		43,848.20		44,323.92
Corporate bonds, notes and debentures	Goldman Sachs Group 2.600% 4/23/20		25,951.12		26,297.44
Corporate bonds, notes and debentures	Jpmorgan Chase Co 2.250% 1/23/20		82,000.00		81,859.02
Corporate bonds, notes and debentures	State Street Corp 2.550% 1/18/20		27,936.16		28,052.08
Corporate bonds, notes and debentures	State Street Corp 3.300% 12/16/24		44,961.75		45,460.80
Corporate bonds, notes and debentures	Statoil Asa 2.750% 11/10/21		20,866.23		21,281.40
Corporate bonds, notes and debentures	US Bancorp M T N 2.950% 7/15/22		32,763.34		33,145.86
Corporate bonds, notes and debentures	Verizon 4.272% 1/15/36		88,890.68		91,402.80
Foreign Securities	Quebec Province 2.875% 10/16/24		43,644.48		45,290.89
Foreign Securities	Royal Bank Canada 1.875% 2/05/20		67,990.48		67,359.63
Common Stock	International Game Technology		65,043.26		13,370.84
Common Stock	Mobileye Nv		69,891.52		84,193.19
Common Stock	Schlumberger Ltd		145,207.86		137,719.85