

Telephone (202) 874-6850

December 31, 2003

ANNUAL LETTER TO EXECUTIVE OFFICERS OF COMPANIES RECOGNIZED BY THE TREASURY
AS ADMITTED REINSURERS OF SURETY COMPANIES DOING BUSINESS WITH THE UNITED
STATES:

Your company is currently listed as an Admitted Reinsurer (except on excess risks running to the United States) of surety companies doing business with the United States, in accordance with 31 CFR Part 223 (Treasury Circular No. 297).

A copy of the 2003 **Annual Financial Statement and diskette or CD (referred to in this letter as disks), for your Company and all insurance company subsidiaries**, and all supporting information **must be filed** with the Treasury Department **no later than March 1**. This is to enable companies holding a Treasury Certificate of Authority to receive credit for reinsurance reported on Schedule F which may be in force with your Company. The Financial Statement should be prepared on the fire and casualty form approved by the National Association of Insurance Commissioners (NAIC). All schedules should be filled out in complete detail, and the statement should be **signed manually** (photocopied signatures are not acceptable) and sworn to by two qualified officers of the Company, and signed and sealed by a notary.

Annual Statement disks must be in accordance with the NAIC Annual Statement Diskette Filing Specifications. Please note that the Department should be notified if the Company's disk is rejected by the NAIC or is faulty in any way.

The enclosed Treasury **Schedule F (Treasury Form No. TFS 6314)** lists the companies, pools and associations which are recognized by the Treasury. It is requested that the information reflected in Schedule F of the company's annual statement be reported on the Treasury form in accordance with instructions on the Schedule.

All of our forms are now available at www.fms.treas.gov/c570. If at all possible, please make one complete filing of all documents, to assist us in accounting for all filings accurately and expeditiously.

Copies of the **Letters of Credit and Trust Agreements and Trust Account balances as of year end** should be submitted to support the largest amounts reported on the Treasury Schedule F, Part 2, Cols. B and C. If such LOC's are issued by more than one bank, the LOC should specify how the funds are to be drawn on. Treasury does not accept LOC's with multiple beneficiaries. Please forward the completed schedule (original only) and supporting documents to the Treasury Department with the company's Annual Statement. All companies are cautioned that the summary page of Schedule F should also be completed accurately.

Letters of credit should be in U.S. currency and should be valid for a period of not less than one year, with an option to renew thereafter, and must be clean, irrevocable, unconditional letters of credit issued by any of the banks on NAIC's current list of "Banks Meeting Credit Standards for Issuing Letters of Credit."

A **statement of actuarial opinion** on the adequacy of all loss reserves of the company should be provided by an independent "qualified actuary" as defined by the NAIC. The scope, format and opinion of the report should also conform with the requirements of the NAIC Annual Statement Instructions for Property and Casualty Companies.

Companies filing annual statements which show material adverse reserve development may wish to make plans to obtain confirmation, satisfactory to the Treasury, from a CPA firm, independent actuary or State Insurance Department, that its reserves are adequate at December 31. **If adverse development continues to appear, such confirmation may not be accepted from the same person (CPA firm, actuary, etc...) two consecutive years.** However, if the development of the reserves is not adverse, an actuarial opinion provided by a "qualified actuary" employed by the company will suffice.

In order to be satisfied that Treasury recognized Admitted Reinsurers are solvent and able to keep and perform their contracts, Treasury requires that such companies **maintain an adjusted surplus, in excess of capital, equal to 50 percent of capital. Adjustments are made to a company's surplus based on the guidelines contained in "Treasury's Annual Letter to Executive Officers of Surety Companies Reporting to the Treasury" (refer to "Annual Letter to Surety Companies" on our web site at <http://www.fms.treas.gov/c570/correspondence.html>.** Companies which fail to meet this requirement, will be contacted regarding possible removal from the list of approved Admitted Reinsurers.

A copy of the last **Examination Report** made by a State Insurance Department should accompany the Annual Financial Statement, provided that the Treasury has not already been furnished a copy. Correspondence responding to the recommendations made by the State Examiner should be provided to this Department.

A copy of the company's **individual CPA audited financial statement** should be forwarded with the Annual Statement. If the reporting Company files **an individual 10-K report** with the Securities and Exchange Commission (SEC), submission of that report is appreciated. If a CPA or SEC 10-K report is **not included** with the Annual Financial Statement, **a note should be attached to page 1 of the Statement indicating the reason** an auditor's report is not included, and giving the estimated filing date. Any notice provided to the domiciliary commissioner, as a result of the audit, should also be provided to this Department.

Companies are also required to submit a copy of their **NAIC calculated IRIS ratio results**, as soon as they become available. If a company's results are not calculated by the NAIC, Treasury should be notified by **March 1. Companies recognized as Admitted Reinsurers are expected to maintain results within the usual ranges for these ratios.** If a company does not meet this criteria, Treasury may request additional information from the Company to substantiate its qualification for continued recognition as an Admitted Reinsurer.

Management's Discussion and Analysis, required by the NAIC, should also be provided to this Department.

Please note that in accordance with section 223.22 of Treasury Circular 297 (31 CFR 223.22), a **fee of \$1,410** is required for determining the continued qualification of a company as an Admitted Reinsurer. **This fee is due February 13, 2004.** To pay your fee, go to our internet web site at <http://www.fms.treas.gov/c570> and click on "PAY ONLINE" (in the right hand column). You may pay online by credit card or ACH Debit. We accept American Express, Discover, Visa, and Master Card. ***If you choose to pay via automatic debit, you must first make sure that there are no restrictions on debit activity for the bank account you plan to use for your renewal fee payment.***

The timely submission of the required data in support of the annual reporting is the responsibility of the reporting company.

DUE 3/1/2004

Mail All Other Documentation to:

U.S. DEPT. OF THE TREASURY
FMS - SURETY BOND BRANCH
3700 EAST-WEST HIGHWAY, ROOM 6F07
HYATTSVILLE, MD 20782

If your Company assumed only a nominal amount of reinsurance or no longer reinsures Treasury Certified companies, and you no longer wish to file the above material to continue your current Admitted Reinsurer Status, please submit a written request to be removed from Treasury's List of Admitted Reinsurers.

Sincerely,

Robert A. Cline
Acting Manager
Surety Bond Branch

Enclosure

Paperwork Reduction Act Statement

By authority of 31 USC 9304-9308, 31 CFR, Part 223, the information requested in this letter is required to retain a benefit and to enable the Assistant Commissioner, Financial Operations, Financial Management Service, Department of the Treasury, to determine if your company is maintaining compliance with the requirements of the Department of the Treasury in order for your company to remain qualified and acceptable as a surety or reinsurer of Federal bonds. Certified companies are required to file this information with Treasury once each year on March 1. Failure to provide this information will result in non-compliance with Treasury regulations and may result in revocation of your Company's authority.

Burden Estimate Statement

The estimated average burden associated with this collection is 62.5 hours per respondent or recordkeeper, depending on individual circumstances. Comments concerning the accuracy of this burden estimate and suggestions for reducing this burden should be directed to the Financial Management Service, Facilities Management Division, Property & Supply Branch, Room B-101, 3700 East-West Highway, Hyattsville, MD 20782, and the Office of Management and Budget, Paperwork Reduction Project (1510-0057) Washington, DC 20503.

ANNUAL CALENDAR OF FILINGS FOR COMPANIES RECOGNIZED BY THE TREASURY AS ADMITTED REINSURERS OF SURETY COMPANIES DOING BUSINESS WITH THE UNITED STATES

Due February 13

- Renewal Fee of \$1,410

Due March 1

- Annual Financial Statement, signed, sealed and notarized (should include all supporting data)
- NAIC Disk for reporting company and all insurance company subsidiaries shown on Schedule D
- Treasury Schedule F * (ceded and assumed if available)
- SVO Compliance Certificate
- Statement of Actuarial Opinion
- Checklist of items to be furnished (including contact person information and email address)*

>> Please note, we do not require the Insurance Expense Exhibit to be filed or the PDF format of the Annual Financial Statement.

Due May 1

- IRIS Ratio Results (with explanations for unusual results) **

Due June 1

- CPA Audited Financial Statements (specific to the reporting company - no consolidated statements unless approved by this Department) **
- 10K Report, if applicable

Due December 31

- Request for filing consolidated CPA reports, if applicable

Due Whenever Released by the State

- State Exam Report

Due Whenever Applicable

- Updated Biographical Affidavits on New Officers and Directors (use NAIC format)

* All of our forms are now available on-line at www.fms.treas.gov/c570

** These items should be sent as early as possible.

Revised 12/03