

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO

FILED  
COMMON PLEAS  
FRANKLIN CO.  
2008 DEC -8 PM 3:  
CLERK OF COURTS

MARY JO HUDSON )  
Superintendent, )  
Ohio Department of Insurance, in her Capacity )  
as Rehabilitator of Colonial Insurance Company, )

Case No. 03 CVC 01 00597

Plaintiff, )

v. )

Judge David Fais

COLONIAL INSURANCE COMPANY, )  
(In Rehabilitation) )

Defendant. )

**APPLICATION FOR ORDER: AUTHORIZING TRANSFER OF REMAINING CC  
AGENT COMMISSION FUNDS; TERMINATING REHABILITATION OF COLONIAL  
INSURANCE COMPANY; DISCHARGING AND RELEASING REHABILITATOR;  
AUTHORIZING FINAL ACCOUNTING, AUDIT REPORT AND FILING OF TAX  
RETURN; CLOSING ESTATE AND DISSOLVING CORPORATE ENTITY;  
APPROVING DESTRUCTION OF RECORDS; APPROVING ABANDONMENT OF  
PHYSICAL ASSETS; AUTHORIZING CLOSING BANK ACCOUNTS; AND  
AUTHORIZATION OF RELATED ACTIONS**

Plaintiff, Mary Jo Hudson, Ohio Superintendent of Insurance, in her capacity as Rehabilitator (the "Rehabilitator") of Colonial Insurance Company ("Colonial") hereby respectfully requests that this Court enter an Order:

1. Authorizing the Rehabilitator to transfer funds that result from unnegotiated CC agent commission and policyholder unearned premium checks in the amount of \$16,897.10 to the Ohio Department of Commerce, Division of Unclaimed Funds;
2. Finding that Colonial has no remaining cash or cash equivalents as of the date of the Order and, thus, that the Rehabilitator will make no additional Post-Closing Payment under the Assumption Reinsurance Agreement;
3. Pursuant to R.C. 3903.16 (B) and this Court's June 24, 2008 Order, terminating the rehabilitation proceeding of Colonial;

4. Pursuant to R.C. 3903.46(A), discharging and releasing the Rehabilitator, her predecessors, assigns and any and all deputy rehabilitators, agents or employees of the Rehabilitator and employees of the Ohio Department of Insurance, of all claims and liability of any nature whatsoever and whenever incurred (including but not limited to costs, expenses and attorneys' fees) relating to, involving or arising out of any and all actions, decisions, conduct, transactions, or events that were alleged or that could have been alleged in the Colonial rehabilitation proceedings or in any other litigation that in any way relate to or involve Colonial, the Colonial rehabilitation proceedings, or any proceedings related to Colonial or the Colonial rehabilitation proceedings;
5. Authorizing the Rehabilitator or her designee to retain limited authority for the following purposes: (a) filing a final accounting with the Court; (b) filing a final audit report with the Court; (c) executing the final Colonial 2008 tax return and filing it with the Internal Revenue Service in the manner provided by law; and (d) taking all related actions as authorized or as deemed necessary and appropriate by the Rehabilitator under various sections of R.C. Chapter 3903;
6. Finding that all other matters regarding the rehabilitation of Colonial have been finalized in accordance with the orders of this Court, and specifically this Court's June 24, 2008 Order and the Modified Rehabilitation Plan approved thereby, and effective immediately, the Colonial rehabilitation estate is closed;
7. Pursuant to R.C. 3903.20, the corporate entity of Colonial is hereby dissolved; and, the certificate of authority for Colonial to operate as a MPA that was granted pursuant to R.C. 3919.31 shall be surrendered to the Ohio Department of Insurance.

8. Pursuant to R.C. 3903.48, approving and authorizing the destruction of the Colonial books and records as follows: (a) all pre-rehabilitation books and records may be immediately destroyed; (b) all post-rehabilitation books and records that the Rehabilitator determines are no longer essential, or that are not required to be maintained pursuant to applicable federal and state records retention requirements, may be immediately destroyed; and (c) all other books and records may be destroyed on or after the date three (3) years following the date of the order granting this application;
9. Pursuant to R.C. 3903.46(A), finding that Colonial's remaining physical assets are uneconomic to distribute, and approving and authorizing the Rehabilitator to abandon such physical assets;
10. Authorizing the Rehabilitator to close all of the Colonial's bank accounts on or before December 31, 2008; and
11. Authorizing the Rehabilitator to take any and all related actions required to close the estate or carry out the orders of this Court.

The reasons and analysis that support this Application are set forth in the accompanying Memorandum of Support and the attached Exhibits and Affidavit.

Respectfully Submitted,

NANCY H. ROGERS  
Attorney General of Ohio

**By Outside Counsel:**

**KOHRMAN JACKSON & KRANTZ, P.L.L.**



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*Outside Counsel for Plaintiff, Mary Jo Hudson,  
Superintendent, Ohio Department of Insurance, in her  
Capacity as Rehabilitator of Colonial Insurance Company*

## **MEMORANDUM IN SUPPORT OF APPLICATION**

### **I. BACKGROUND INFORMATION**

Colonial Insurance Company (“Colonial”) is an Ohio corporation that was engaged in the sale of long-term health care insurance to seniors. On January 16, 2003, this Court issued an order placing Colonial into rehabilitation pursuant to Chapter 3903 of the Ohio Revised Code (the “Rehabilitation Order”), and appointing the Ohio Superintendent of Insurance as Rehabilitator (“Rehabilitator”). As mandated by R.C. 3903.14, the Rehabilitator prepared and submitted to the Court a Rehabilitation Plan and Addendum to the Plan of Rehabilitation (the “Plan of Rehabilitation”), to ensure that Colonial continued to meet its obligations to existing policyholders. On April 5, 2004, this Court approved the Plan through a Final Order Approving Rehabilitation Plan for Colonial Insurance Company. On June 24, 2008, this Court approved a Modified Rehabilitation Plan (“Modified Plan”).

#### **1. Modified Rehabilitation Plan Completed**

##### **a. Sale of Remaining Block of Insurance Policies Through Assumption Reinsurance of Colonial’s Policies Effective July 1, 2008**

After years of operating under the Plan of Rehabilitation for run-off of the existing policies, and due to increased volatility in the insurance market, coupled with decrease in active policyholders and the aging of the remaining policyholders, Colonial found that it was no longer in a position to operate as a continuing business due to increased expenses. After exploring the alternatives, consistent with the goals of the Plan of Rehabilitation, the Rehabilitator sought to sell the remaining CC and miscellaneous policies and to wind-up Colonial’s business. Following over a year and a half of searching for an insurance company in good standing to purchase the Colonial block of business, Central United Life Insurance Company (“Central United”) offered to buy Colonial’s remaining block of business. After due consideration and

negotiation of an Assumption Reinsurance Agreement, on June 24, 2008, this Court approved Modified Plan by approving the Assumption Reinsurance Agreement selling all of Colonial's remaining policies to Central United, which allowed for the wind-up of Colonial's business and rehabilitation proceeding. *See* Exhibit 1 (June 24, 2008 Order) and Exhibit 2 (Agreement).

Pursuant to this Court's June 24, 2008 Order (the "June 24, 2008 Order") approving the Modified Plan, the Rehabilitator completed the sale of Colonial's entire remaining block of policies, convalescent care and miscellaneous, effective July 1, 2008, to Central United (the "Central United Sale"). *See* Aff. Chief Deputy Rehabilitator Lynda G. Loomis ¶ 3

**b. Winding-Up of Colonial's Business Operations Completed**

The Modified Plan provided for the satisfaction of both Colonial's operating expenses and all costs associated with Colonial's winding-up of business pursuant to paragraph 6 of the June 24, 2008 Order. As Colonial is a Mutual Protective Association, upon the Assumption Date (July 1, 2008) when Central United took over all of Colonial's policies, Colonial no longer had any members as provided in paragraph 5 of the June 24, 2008 Order. Accordingly, Colonial's existence continued solely for the purpose of winding-up its business. Aff. ¶ 3. To that end, the following has occurred since July 1, 2008:

1. Colonial's CC agents received their accrued commissions through Colonial's winding-up process during the month of July, 2008<sup>1</sup>, pursuant to paragraph 7 of the June 24, 2008 Order. Aff. ¶ 4.
2. Colonial's business office in Middleburg Heights, Ohio was closed by July 31, 2008. Aff. ¶ 5.
3. Simultaneously, Colonial's remaining employees were terminated and given an industry standard severance package, pursuant to paragraph 8 of the June 24, 2008 Order. Aff. ¶ 6.
4. Colonial's 401 K plan was distributed to its participants by October 23, 2008. Aff. ¶ 7.
5. All of Colonial's administrative expenses have been paid as they were incurred.

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<sup>1</sup> See Section 2, below.

Specified funds are dedicated to the limited administrative expenses that will be incurred after this Court orders the discharge and release of the Rehabilitator, the final accounting, the closing of the rehabilitation estate, and the dissolution of Colonial's Mutual Protective Association. Aff. ¶ 8.

**2. Discharge of Rehabilitator Upon Application Because Colonial's Business Operations Have Been Completed and its Rehabilitation Proceedings Have Been Wound-Up**

Colonial's rehabilitation proceeding is governed by R.C. §§ 3903.01 to 3903.59: "The Insurers Supervision, Rehabilitation, and Liquidation Act", and in particular by R. C. §§ 3903.13-3903.16. The Rehabilitator is given "broad discretionary and equitable powers relating to the supervision, rehabilitation and liquidation of insurance companies." *Fabe v. Prompt Finance Inc.* (1994), 69 Ohio St. 3d 268, 273. Accordingly, pursuant to R. C. § 3903.02(C), the statutory rehabilitation provisions are liberally construed to grant the Rehabilitator wide latitude in managing an insurer's rehabilitation. While the rehabilitation provisions of the Revised Code are silent as to the termination of an insurer's rehabilitation after the insurer's business operations have been completed and its rehabilitation proceedings have been wound-up, one can examine the provisions for discharge of the Liquidator after the liquidation proceedings are completed for guidance. Ohio Rev. Code § 3903.46(A). Courts have noted that liquidation provisions can be used as a model for rehabilitation; the statutory language "in connection with any action or proceeding under §§ 3903.01 to 3903.59" does not limit those actions to only liquidation. Ohio Rev. Code § 3903.30; *Foster v. Mutual Fire, Marine and Inland Ins. Co.*, 614 A.2d 1086 at 1096 (PA. 1992). Section 3903.46(A) of the Ohio Revised Code specifically authorizes the Court, in connection with the Liquidator's application for discharge upon completion of the liquidation proceeding, to "grant the discharge and make any other orders, including an order to transfer any remaining funds that are uneconomic to distribute, as may be appropriate."

Accordingly, the Rehabilitator requests an order discharging and releasing the Rehabilitator, her predecessors, assigns and any and all deputy rehabilitators, agents or employees of the Rehabilitator and employees of the Ohio Department of Insurance, of all claims and liability of any nature whatsoever and whenever incurred (including but not limited to costs, expenses and attorneys' fees) relating to, involving or arising out of any and all actions, decisions, conduct, transactions, or events that were alleged or that could have been alleged in the Colonial rehabilitation proceedings or in any other litigation that in any way relate to or involve Colonial, the Colonial rehabilitation proceedings, or any proceedings related to Colonial or the Colonial rehabilitation proceedings.

**3. Transfer of Remaining Uncashed CC Agent Commission and Policyholder Unearned Premium Checks to Ohio Department of Commerce, Division of Unclaimed Funds**

Several checks issued to Colonial's CC agents and policyholder for unearned premium were either not cashed or were returned to the Rehabilitator with no forwarding address. After diligent efforts to locate the agents and policyholders, the Rehabilitator has \$16,897.10 in CC agent commission and policyholder unearned premium that remain unpaid. The Rehabilitator requests this court to authorize her to transfer those remaining funds in the amount of \$16,897.10 from unnegotiated checks for CC agent commission and policyholder unearned premium to the Ohio Department of Commerce, Division of Unclaimed Funds. The specific payee and individual amounts are contained in Schedules 10 and 11 of Exhibit 3.

**4. Destruction of Colonial's Remaining Non-Essential Records**

As provided in this Court's August 8, 2008 Order, pursuant to R.C. 3903.48, the Rehabilitator destroyed certain Colonial records that were no longer required or essential to the administration of Colonial's rehabilitation proceeding. The Rehabilitator received a Certificate of Destruction from Iron Mountain Storage dated September 30, 2008. Aff. ¶ 9. As noted in the Rehabilitator's Motion for approval of the prior records destruction, with the sale of the

remaining block of its insurance policies, Colonial provided Central United the relevant documents for that insurance block. The Rehabilitator now seeks approval to destroy the remaining Colonial records according to the following schedule: (a) all pre-rehabilitation books and records may be immediately destroyed; (b) all post-rehabilitation books and records that the Rehabilitator determines are no longer essential, or that are not required to be maintained pursuant to applicable federal and state records retention requirements, may be immediately destroyed; and (c) all other books and records may be destroyed on or after the date three (3) years following the date of the order granting this Application.

## **II. COLONIAL HAS NO CASH/CASH EQUIVALENTS REMAINING UPON THE FINAL DISSOLUTION OF COLONIAL FOR POST-CLOSING PAYMENT**

Under the Assumption Reinsurance Agreement approved by this Court on June 24, 2008, in consideration of Central United's assumption of all of Colonial's remaining policies and any unknown liabilities with respect to the Policies, Colonial paid to the Central United the Settlement Amount, which was \$675,000 at time of closing (*i.e.*, July 1, 2008), and agreed to pay \$125,000 *or such lesser amount* of Colonial's cash and cash equivalents as remained upon the final dissolution of Colonial. See Sections 4.4 and 1.13 of Exhibit 2.

As reflected in the attached Financial Statements of Colonial as of November 17, 2008, no cash or cash equivalents remain in the Colonial rehabilitation proceeding. See Exhibit 3, Schedule 1. In the process of winding up Colonial's business, the funds held by the Rehabilitator were exhausted in payment of Colonial's remaining operating expenses and the costs associated with Colonial's winding-up of its business. Accordingly, Colonial is unable to make any further payment to Central United under the Assumption Reinsurance Agreement. Aff. ¶ 10. As required by the Assumption Reinsurance Agreement approved by this Court's June 24, 2008 Order, the Rehabilitator requests the Court to find that Colonial has no remaining cash or cash

equivalents as of the date of this Order and, thus, that the Rehabilitator will make no additional Post-Closing Payment under the Assumption Reinsurance Agreement.

### **III. CONCLUSION OF COLONIAL REHABILITATION AND DISSOLUTION OF COLONIAL INSURANCE COMPANY**

The Rehabilitator has thoroughly reviewed the books and records of the Colonial rehabilitation and determined that all matters involving the rehabilitation have been finalized, other than three ministerial functions, which cannot be performed until after the closing of the rehabilitation takes place. The first two are a final accounting and a final auditor's report of the rehabilitation, in the form of previous auditor's reports submitted to this Court. This accounting and auditor's report will be filed with the Court upon their completion. Thirdly, because the sale of Colonial's remaining policies to Central United took place on July 1, 2008, a final 2008 tax return must be prepared and filed with the Internal Revenue Service ("IRS"). For these reasons, the Rehabilitator requests this Court to authorize the Rehabilitator or her designee to retain authority to prepare and file the final accounting, to obtain and file a final audit report, and to execute a final 2008 tax return and file it with the IRS in the manner provided by law, thus completing the rehabilitation of Colonial.

Finally, once the rehabilitation of Colonial is completed and the Rehabilitator is discharged, and because Colonial ceased to exist as of the Assumption Date because as a Mutual Protective Association it had no members, then the corporate entity of Colonial is dissolved by operation of law pursuant to R.C. 3903.20. The certificate of authority for Colonial to operate as a Mutual Protective Association that was granted pursuant to R.C. 3919.31 will be surrendered in accordance with the actions authorized by the attached proposed Order.

### **IV. NOTICE COMPLIANCE**

Notice of this Application is posted on the website of the Ohio Insurance Liquidation Office at [www.ohinsliq.com](http://www.ohinsliq.com), and has been given to the only entity that has a remaining interest

in the wrap-up of the Colonial rehabilitation proceeding, Central United Life Insurance Company. Previously, pursuant to this Court's May 14, 2008 Order Approving Notice, Schedule and Hearing of Motion for Approval of Modified Rehabilitation Plan Through Approval of the Assumption Reinsurance Agreement, the Rehabilitator provided extensive notice, via first class mail, publication notice, and posting on the website of the Ohio Insurance Liquidation Office at [www.ohinsliq.com](http://www.ohinsliq.com), and on Colonial's website at [www.colonialinsuranceohio.com](http://www.colonialinsuranceohio.com), to all persons known or reasonably known to have claims against Colonial; regarding the Modified Plan and the Assumption Reinsurance Agreement concerning the sale of all of Colonial's remaining policies to Central United and the winding-up of Colonial's business and rehabilitation proceeding. On June 2, 2008, the Rehabilitator filed Notice of Compliance with this Court's May 14, 2008 Order requiring notice. Then, as reflected in the Rehabilitator's June 16, 2008 filing, no objections to the Modified Plan and/or other matters affecting the rehabilitation were filed by the June 9, 2008 deadline set by this Court.

### CONCLUSION

For the foregoing reasons, the Rehabilitator respectfully requests that this Court enter an Order:

1. Authorizing the Rehabilitator to transfer the funds that result from unnegotiated CC agent commission and policyholder unearned premium checks in the amount of \$16,897.10 to the Ohio Department of Commerce, Division of Unclaimed Funds;
2. Finding that Colonial has no remaining cash or cash equivalents as of the date of this Order and, thus, that the Rehabilitator will make no additional Post-Closing Payment under the Assumption Reinsurance Agreement;
3. Pursuant to R.C. 3903.16 (B) and this Court's June 24, 2008 Order, terminating the rehabilitation proceeding of Colonial;

4. Pursuant to R.C. 3903.46(A), discharging and releasing the Rehabilitator, her predecessors, assigns and any and all deputy Rehabilitators, agents or employees of the Rehabilitator and employees of the Ohio Department of Insurance, of all claims and liability of any nature whatsoever and whenever incurred (including but not limited to costs, expenses and attorneys' fees) relating to, involving or arising out of any and all actions, decisions, conduct, transactions, or events that were alleged or that could have been alleged in the Colonial rehabilitation proceedings or in any other litigation that in any way relate to or involve Colonial, the Colonial rehabilitation proceedings, or any proceedings related to Colonial or the Colonial rehabilitation proceedings;
5. Authorizing the Rehabilitator or her designee to retain limited authority for the following purposes: (a) filing a final accounting with the Court; (b) filing a final audit report with the Court; (c) executing the final Colonial 2008 tax return and filing it with the Internal Revenue Service in the manner provided by law; and (d) taking all related actions as authorized or as deemed necessary and appropriate by the Rehabilitator under various sections of R.C. Chapter 3903;
6. Finding that all other matters regarding the rehabilitation of Colonial have been finalized in accordance with the orders of this Court, and specifically this Court's June 24, 2008 Order and the Modified Rehabilitation Plan approved thereby, and effective immediately, the Colonial rehabilitation estate is closed;
7. Pursuant to R.C. 3903.20, the corporate entity of Colonial is hereby dissolved; and, the certificate of authority for Colonial to operate as a Mutual Protective Association that was granted pursuant to R.C. 3919.31 shall be surrendered to the Ohio Department of Insurance.
8. Pursuant to R.C. 3903.48, approving and authorizing the destruction of the Colonial books and records as follows: (a) all pre-rehabilitation books and records may be

immediately destroyed; (b) all post-rehabilitation books and records that the Rehabilitator determines are no longer essential, or that are not required to be maintained pursuant to applicable federal and state records retention requirements, may be immediately destroyed; and (c) all other books and records may be destroyed on or after the date three (3) years following the date of the order granting this application;

9. Pursuant to R.C. 3903.46(A), finding that Colonial's remaining physical assets are uneconomic to distribute, and approving and authorizing the Rehabilitator to abandon such physical assets;
10. Authorizing the Rehabilitator to close all of the Colonial's bank accounts on or before December 31, 2008; and
11. Authorizing the Rehabilitator to take any and all related actions required to close the estate or carry out the orders of this Court.

Respectfully Submitted,

NANCY H. ROGERS  
Attorney General of Ohio

**By Outside Counsel:**

**KOHRMAN JACKSON & KRANTZ, P.L.L.**



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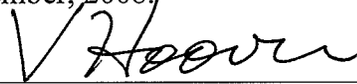
Telephone: (614) 408-9700

Facsimile: (216) 621-6536

*Outside Counsel for Plaintiff, Mary Jo Hudson,  
Superintendent, Ohio Department of Insurance, in her  
Capacity as Rehabilitator of Colonial Insurance Company*

**CERTIFICATE OF SERVICE**

I certify that a copy of the foregoing was served upon Mary Jo Hudson, Superintendent of Insurance, Ohio Department of Insurance, in her capacity as Rehabilitator of Colonial Insurance Company, in care of Lynda G. Loomis, Chief Deputy Rehabilitator, Office of the Ohio Insurance Rehabilitator, 50 W. Town Street, Third Floor – Suite 350, Columbus, Ohio 43215-4197, and on Dan George, President, Central United Life Insurance Company, 2727 Allen Parkway, Suite 500, Houston, Texas 77019 on this 9 day of December, 2008.



\_\_\_\_\_  
Valoria C. Hoover (0059596)

IN THE COURT OF COMMON PLEAS  
FRANKLIN COUNTY, OHIO  
CIVIL DIVISION

MARY JO HUDSON, )  
Superintendent, )  
Ohio Department of Insurance, in her Capacity )  
as Rehabilitator of Colonial Insurance Company )

Plaintiff, )

v. )

COLONIAL INSURANCE COMPANY, )  
(In Rehabilitation) )

Defendant. )

CASE NO. 03 CVC 01 00597

JUDGE DAVID FAIS

**AFFIDAVIT OF**  
**LYNDA G. LOOMIS**

STATE OF OHIO )

) SS:

COUNTY OF FRANKLIN )

Affiant, Lynda G. Loomis, being duly sworn in accordance with law, deposes and states as follows:

1. My name is Lynda G. Loomis and I am the Chief Deputy Liquidator for the Office of Ohio Insurance Liquidator ("Department") and I am the Chief Deputy Rehabilitator for Colonial Insurance Company ("Colonial") appointed by Mary Jo Hudson, Superintendent for the Ohio Department of Insurance in her capacity as Rehabilitator for Colonial Insurance Company.

2. This Affidavit is in support of the "Application For Order: Authorizing Transfer Of Remaining Cc Agent Commission Funds; Terminating Rehabilitation Of Colonial Insurance Company; Discharging And Releasing Rehabilitator; Authorizing Final Accounting, Audit Report And Filing Of Tax Return; Closing Estate And

Dissolving Corporate Entity; Approving Destruction Of Records; Approving Abandonment Of Physical Assets; Authorizing Closing Bank Accounts; And Authorization Of Related Actions”

3. Pursuant to this Court’s June 24, 2008 Order approving the Modified Plan of Rehabilitation, the Rehabilitator completed the sale of Colonial’s entire remaining block of policies, convalescent care and miscellaneous, effective July 1, 2008, to Central United Life Insurance Company (“Central United”). As Colonial is a Mutual Protective Association, upon the Assumption Date (July 1, 2008) when Central United took over all of Colonial’s policies, Colonial no longer had any members. Accordingly, Colonial’s existence was continued solely for the purpose of winding-up its business.

4. Colonial’s CC agents received their accrued commissions through Colonial’s winding-up process during the month of July, 2008.

5. Colonial’s business office in Middleburg Heights, Ohio was closed by July 31, 2008.

6. Simultaneously, Colonial’s remaining employees were terminated and given an industry standard severance package with their last paycheck.

7. Colonial’s 401 K plan was distributed to its participants by October 23, 2008.

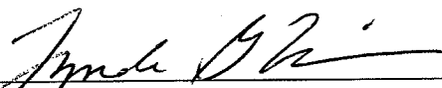
8. All of Colonial’s administrative expenses have been paid as they were incurred. Specified funds are dedicated to the administrative expenses that will be incurred after this Court orders the discharge and release of the Rehabilitator, a final accounting, closing of the rehabilitation estate, and dissolution of Colonial’s Mutual

Protective Association, as reflected on the Schedules attached to the Application as Exhibit 3.

9. As provided in this Court's August 8, 2008 Order, pursuant to R.C. 3903.48, the Rehabilitator destroyed certain Colonial records that were no longer required or essential to the administration of Colonial's rehabilitation proceeding. The Rehabilitator received a Certificate of Destruction from Iron Mountain Storage dated September 30, 2008.

10. As reflected in the attached Financial Statements of Colonial as of November 17, 2008, attached to the Application as Exhibit 3, no cash or cash equivalents remain in the Colonial rehabilitation proceeding. In the process of winding up Colonial's business, the funds held by the Rehabilitator were exhausted in payment of Colonial's remaining operating expenses and the costs associated with Colonial's winding-up of its business. Accordingly, Colonial is unable to make any further payment to Central United under the Assumption Reinsurance Agreement.

FURTHER AFFIANT SAYETH NAUGHT.

  
\_\_\_\_\_  
LYNDA G. LOOMIS

SWORN TO BEFORE ME AND SUBSCRIBED in my presence this 8<sup>th</sup> day  
of December, 2008.



**KIM H. FINLEY**  
Attorney At Law  
Notary Public, State of Ohio  
My Commission Has No Expiration Date  
Section 147.03 R.C.

  
\_\_\_\_\_  
NOTARY PUBLIC

# **EXHIBIT 1**

**IN THE COURT OF COMMON PLEAS  
FRANKLIN COUNTY, OHIO  
CIVIL DIVISION**

**MARY JO HUDSON,** )  
 Superintendent, )  
 Ohio Department of Insurance, in her Capacity )  
 as Rehabilitator of Colonial Insurance Company )  
 Insurance Company )  
 )  
 Plaintiff, )  
 )  
 )  
 v. )  
 )  
 )  
**COLONIAL INSURANCE COMPANY,** )  
 (In Rehabilitation) )  
 )  
 Defendant. )

CASE NO. 03 CVC 01 00597

JUDGE DAVID FAIS

**ORDER APPROVING MODIFIED REHABILITATION PLAN FOR COLONIAL  
INSURANCE COMPANY THROUGH APPROVAL OF ASSUMPTION  
REINSURANCE AGREEMENT**

FILED  
COMMON PLEAS COURT  
FRANKLIN COUNTY, OHIO

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CLERK OF COURT

This matter came before the Court upon the Plaintiff's filing of a Motion for Approval of Modified Rehabilitation Plan for Colonial Insurance Company through Approval of Assumption Reinsurance Agreement ("Motion") pursuant to R.C. 3903.14(D). After having heard and considered the facts set forth in Plaintiff's Motion and Plan, this Court makes the following findings of fact:

1. On January 16, 2003, the Court placed Colonial Insurance Company ("Colonial") into rehabilitation.
2. As part of the Order placing Colonial into rehabilitation, this Court appointed the Superintendent, Ohio Department of Insurance, as the Rehabilitator ("Rehabilitator") of Colonial pursuant to R.C. 3903.13.

3. As mandated by R.C. 3903.13 to 3903.16, the Rehabilitator prepared and submitted to the Court a Rehabilitation Plan and Addendum to the Plan of Rehabilitation for Colonial to ensure that Colonial continued to meet its obligations to existing policyholders. ("Plan")
4. On April 5, 2004, this Court approved the Plan through a Final Order Approving Rehabilitation Plan for Colonial Insurance Company.
5. On May 13, 2008, the Rehabilitator prepared and submitted to the Court a Modified Rehabilitation Plan For the Colonial Insurance Company through Approval of Assumption Reinsurance Agreement. ("Modified Plan")
6. Following over a year and a half of searching for an insurance company in good standing to purchase the Colonial block of business, Central United Life Insurance Company ("Central United") offered to buy Colonial's remaining block of business.
7. After receiving Central United's offer, the Rehabilitator requested an outside independent consultant who opined that Central United's offer was reasonable and he recommended that the Rehabilitator accept Central United's offer. Based partly on the outside independent consultant's opinion, the Rehabilitator negotiated a definitive agreement (the "Assumption Reinsurance Agreement") with Central United.
8. On May 14, 2008, this Court set forth its Order on Notice, Schedule and Hearing of the Motion. Pursuant to the Court's May 14, 2008 Order, the Rehabilitator was required, among other notice, to provide notice of the Modified Plan and Court Schedule to all persons known or reasonably known to have claims against Colonial. On June 2, 2008, the Rehabilitator filed Notice of Compliance with this Court's May 14, 2008 Order requiring notice.

9. All objections to the Modified Plan and/or other matters affecting the rehabilitation were to be filed with the Court by June 9, 2008.
10. As of June 13, 2008, no objections to the Modified Plan were filed.
11. On June 16, 2008, the Rehabilitator filed with this Court a Notice that no objections had been filed and a proposed order.
12. In accordance with this Court's May 14, 2008 Order, this Court held a hearing on June 24, 2008 in which only the Rehabilitator through counsel entered an appearance. Upon further deliberation, the Court finds the Rehabilitator's Motion and Modified Plan to be well-taken and it is hereby ORDERED, ADJUDGED and DECLARED as follows:

1. The Modified Rehabilitation Plan and the Assumption Reinsurance Agreement between Colonial and Central United are fair and equitable to all parties concerned and comply with the applicable provisions of R.C. 3903.14 and are therefore approved.
2. The Assumption Reinsurance of the Policies (as defined in the Assumption Reinsurance Agreement) by Central United is free and clear of any and all successor liability to any and all of Colonial's members.
3. Central United will comply with the Rehabilitation Plan, the Rehabilitation Plan Approval Order and all other orders of the Rehabilitation Court.
4. As of the Assumption Effective Date (as defined in the Assumption Reinsurance Agreement), all of Colonial's contractual rights, obligations, liabilities and risks with respect to the Policies will transfer to Central United, with the result that Central United, as transferee, in all respects and conditions, shall succeed Colonial as the insurer under terms and provisions of each of the Policies and the Rehabilitation Plan

approved on April 5, 2004 by this Court, as though Central United had originally issued such Policies and Central United shall assume, as administrator, full and complete responsibility for servicing and administering the Policies in accordance with the terms and conditions of the Agreement and the Policies. Colonial will have no further rights or liability for the Policies (as defined in the Assumption Reinsurance Agreement).

5. As Colonial is a Mutual Protective Association, upon the Assumption Effective Date, Colonial will have no members.
6. Colonial's existence will continue solely for the purpose of winding up its business and the rehabilitation proceeding.
7. Colonial's CC agents will receive their accrued commissions through Colonial's winding up process.
8. Colonial's employees will be terminated and given an industry standard severance package through Colonial's winding up process.
9. All of Colonial's administrative expenses will continue to be paid as they are incurred until this Court orders the discharge and release of the Rehabilitator, a final accounting, a closing of the estate and a dissolution of Colonial's mutual protective association.

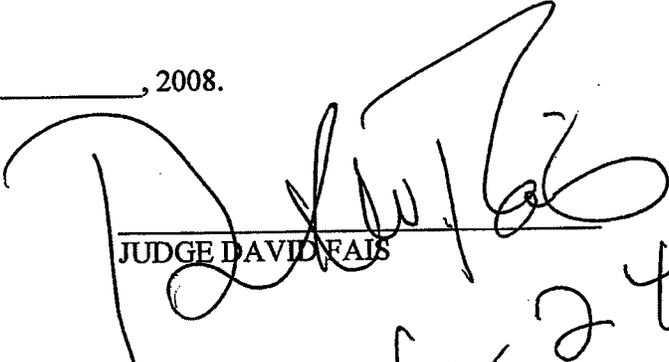
It is further ORDERED that the Court approves the Modified Plan for Colonial's sale of the remaining block of Colonial's business as provided in the Modified Plan.

It is further ORDERED that the Rehabilitator shall implement and carry out the Modified Plan according to the applicable provisions of R.C. 3903.14.

It is further ORDERED that the Rehabilitator will continue to monitor the implementation of the Modified Plan to ensure that Colonial's rehabilitation adheres to the provisions of the Modified Plan.

It is further ORDERED that this Court shall retain jurisdiction to hear and determine all matters relating to the rehabilitation of Colonial, the Modified Rehabilitation Plan and the Assumption Reinsurance Agreement.

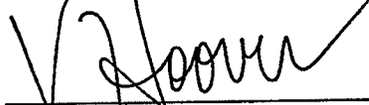
DATED this \_\_\_\_\_ day of \_\_\_\_\_, 2008.

  
\_\_\_\_\_  
JUDGE DAVID FAISS

6-24-08

APPROVED:

**KOHRMAN JACKSON & KRANTZ, P.L.L.**



VALORIA C. HOOVER (0059596)

Metro V  
655 Metro Place South  
Dublin, OH 43016  
Telephone: (614) 408-9700  
Facsimile: (216) 621-6536

*Outside Counsel for Plaintiff, Mary Jo Hudson,  
Superintendent, Ohio Department of Insurance, in her  
Capacity as Rehabilitator of Colonial Insurance Company*

## **EXHIBIT 2**

**ASSUMPTION REINSURANCE AGREEMENT**

Between

**COLONIAL INSURANCE COMPANY,  
AN OHIO MUTUAL PROTECTIVE ASSOCIATION,  
IN REHABILITATION**

and

**CENTRAL UNITED LIFE INSURANCE COMPANY,**

Dated May 6, 2008

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ASSUMPTION REINSURANCE AGREEMENT

## ASSUMPTION REINSURANCE AGREEMENT

THIS ASSUMPTION REINSURANCE AGREEMENT ("Agreement"), dated as of the 6th day of May, 2008, is entered into by and between **Colonial Insurance Company**, an Ohio mutual protective association, in rehabilitation ("Colonial"), and **Central United Life Insurance Company**, an Arkansas insurance company (the "Reinsurer"). Colonial and the Reinsurer may be referred to each as a "Party" and collectively as the "Parties".

WHEREAS, Mary Jo Hudson, Superintendent of Insurance of the State of Ohio has been appointed as rehabilitator for Colonial pursuant to applicable laws and regulations of the State of Ohio (the "Rehabilitator"),

WHEREAS, on April 5, 2004, the Court of Common Pleas for Franklin County, Ohio entered an Order Approving Rehabilitation Plan for Colonial Insurance in Case No. 03 CVC 000597 (hereinafter, the "Rehabilitation Plan Approval Order"),

WHEREAS, Colonial is the issuer of certain insurance Policies (as hereinafter defined), and

WHEREAS, Colonial, through the Rehabilitator, desires to sell, transfer and cede all of its contractual obligations and risks under the Policies to the Reinsurer, and the Reinsurer desires to purchase, acquire, assume and reinsure such contractual obligations and risks, conditioned upon the receipt of all required regulatory approvals and approval by the Rehabilitation Court,

NOW, THEREFORE, in consideration of the mutual promises set forth herein and in reliance upon the representations, warranties, conditions and covenants herein, and intending to be legally bound hereby, Colonial and the Reinsurer agree as follows:

### ARTICLE I

#### DEFINITIONS

Capitalized terms used in this Agreement, but not defined in this Article I, shall have the meaning given them in the other articles of this Agreement. The following capitalized words and terms shall have the following meanings when used in this Agreement:

1.1. Arkansas Approval. The approval of insurance regulatory authorities of the State of Arkansas that may be required in connection with this Agreement.

1.2. Assumption Certificates. The certificates to be issued by the Reinsurer to the Policyholders of the Policies in the form set forth on Schedule 1.2 attached hereto and made a part hereof, as approved by the Ohio Department of Insurance.

1.3 Assumption Certificate Approval. The approval of the form of the Assumption Certificate by the Ohio Department of Insurance.

1.4 Assumption Effective Date. The first day of the month following the month in which the Assumption Certificate Approval, the Rehabilitation Court Approval or the Arkansas Approval is obtained, whichever is later, upon which the Reinsurer shall assume, on an assumption reinsurance basis, the Policies, as more fully set forth in Article II.

1.5 Books and Records. All original files and records, in whatever form, in the possession or under the control of Colonial directly related to the Policies, including, but not limited to policy files, claims files, underwriting files, policy form files (including all files relating to the filing and approval of policy forms, applications and riders with insurance regulatory authorities), rate filings and actuarial data developed or utilized by Colonial or on its behalf in support of premium rates charged under the Policies (including any inception to date data developed or utilized by Colonial or its behalf in support of premium rates charged under the Policies), inception to date premium and claim history, premium tax records and reports for the Policies covering any period prior to the Assumption Effective Date.

1.6 Closing. The Closing of the transaction contemplated in this Agreement through the payment by Colonial of the Closing Amount.

1.7 Closing Date. The date that is the Assumption Effective Date.

1.8 Closing Amount. The Closing Amount is the Statutory Reserves and Liabilities plus \$675,000 in cash or cash equivalents.

1.9 Novation. The substitution of the Reinsurer for Colonial under a Policy with the result that the Reinsurer becomes directly liable to the Policyholder as of the Assumption Effective Date and Colonial's liability to the Policyholder under such Policy is extinguished.

1.10 Settlement Amount. The sum of (i) the Closing Amount and (ii) the Post-Closing Payment.

1.11 Policies. All insurance policy contracts issued by Colonial in force and effect as of the Assumption Effective Date or reinstated on or after the Assumption Effective Date, including but not limited to all guaranteed renewable convalescent care policies ("CC" Policies") and all policies that cannot reasonably be categorized as guaranteed renewable convalescent care policies (the "Miscellaneous Policies").

1.12 Policyholder. Any individual or entity that is the owner of a Policy or that has the right to terminate or lapse the Policy, effect changes of beneficiary, effect changes in coverage limits, add or terminate persons covered under such Policy or direct any other policy changes in such Policy.

1.13 Post-Closing Payment. The Post-Closing Payment will be \$125,000 or such lesser amount of Colonial's cash and cash equivalents as remains upon the final dissolution of Colonial. Colonial shall request that the Rehabilitation Court include in the Dissolution Order the amount of Colonial's cash and cash equivalents that remain as of the date the Dissolution Order is signed by the Rehabilitation Court.

1.14 Rehabilitation Court. The Court of Common Pleas for Franklin County, Ohio in Case No. 03 CVC 000597.

1.15 Rehabilitation Court Approval. Any approvals or authorizations of the Rehabilitation Court that may be required in connection with this Agreement.

1.16 Rehabilitation Plan. The Plan of Rehabilitation and any addendums or amendments thereto, submitted and approved by the Rehabilitation Court per the Rehabilitation Plan Approval Order.

1.17 Rehabilitation Plan Approval Order. The Order entered by the Rehabilitation Court on April 5, 2004 entitled "Approving Rehabilitation Plan for Colonial Insurance" in Case No. 03 CVC 000597, as may be amended from time to time.

1.18 Statutory Reserves and Liabilities. The sum of all of Colonial's statutory reserves, deposit fund liabilities and other liabilities relating to the Policies, calculated (i) as of the most recent month end that was completed prior to the Assumption Effective Date, (ii) in accordance with commonly accepted actuarial standards, consistently applied and fairly stated, and (iii) on the basis of assumptions consistent with those used in computing the balances reported in Colonial's statutory financial statements filed with the Ohio Department of Insurance. The Statutory Reserves and Liabilities include, but are not limited to, Open Claim Reserves, Incurred But Not Reported Reserves, Unearned Premium Reserves, Additional Active Life Reserves in the amount of \$200,000 and Loss Adjustment Expenses. Notwithstanding any of the foregoing provisions of Section 1.18, the Statutory Reserves and Liabilities do not include assets and liabilities directly related to accrued commissions for premiums received in connection with the CC Policies.

## ARTICLE II

### ASSUMPTION REINSURANCE

2.1 Assumption Reinsurance. Effective as of the Assumption Effective Date, Colonial hereby sells, cedes, transfers to, assigns and reinsures with the Reinsurer and the Reinsurer hereby purchases, undertakes, reinsures and assumes, by means of assumption reinsurance, all of the contractual rights, obligations, liabilities and risks of Colonial under or with respect to the Policies. As of the Assumption Effective Date, all of Colonial's contractual rights, obligations, liabilities and risks with respect to the Policies will transfer to the Reinsurer, with the result that the Reinsurer, as transferee, in all respects and conditions, shall succeed Colonial as the insurer under the terms and

provisions of each of the Policies and the Plan as though the Reinsurer had originally issued such Policies and Reinsurer shall assume, as administrator, full and complete responsibility for servicing and administering the Policies in accordance with the terms and conditions of this Agreement and the Policies.

2.2 Winding Up of Colonial. Reinsurer expressly acknowledges that as a result of this Agreement, as of the Assumption Effective Date: (i) Colonial's existence will continue solely for the purpose of winding up its business; (ii) Colonial will withhold and maintain only enough assets as are necessary to wind up its business; (iii) assets withheld and maintained by Colonial will not include amounts sufficient to pay any legal claims or liabilities arising from or connected in any way to the Policies; and (iv) all such legal claims and liabilities, even those unknown as of the Assumption Effective Date, will have been assumed by Reinsurer pursuant to Section 2.1.

2.3 Conditions of Reinsurance; Regulatory Approvals. Consummation of the assumption reinsurance contemplated by this Agreement is subject to and contingent upon receipt by the Parties of the Assumption Certificate Approval, Rehabilitation Court Approval and Arkansas Approval. Each Party shall use its best efforts to assist the other Party in obtaining the Assumption Certificate Approval and Rehabilitation Court Approval. Reinsurer shall obtain the Arkansas Approval prior to the Assumption Effective Date. The Rehabilitation Court Approval will expressly provide the following: (i) The Assumption Reinsurance of the Policies by Reinsurer is free and clear of any and all successor liability to any and all of Colonial's members; and (ii) As Colonial is a Mutual Protective Association, upon the Assumption Date, Colonial will have no members. As such, this Court expects the Rehabilitator to file an application for discharge along with closing of the estate, final accounting and dissolution of Colonial on or before December 31, 2008.

2.4 Effect of Reinsurance. The reinsurance effected by this Agreement shall have the effect of creating a Novation under all of the Policies in accordance with each of the terms and conditions thereof and the Plan and subject to all rights, privileges, defenses, offsets, cross-actions and counterclaims to which Colonial would have been entitled had it continued to act as the insurer thereunder. No such rights, privileges, defenses, offsets, cross-actions or counterclaims are waived by the execution of this Agreement or the consummation of the transactions contemplated herein, and the Reinsurer will, on the Assumption Effective Date, be fully subrogated to all such rights, privileges, defenses, offsets, cross-actions and counterclaims. On the Assumption Effective Date, the Reinsurer shall be the successor of Colonial with respect to the Policy, and such Policy will be the direct obligation of the Reinsurer and Colonial will have no further rights or liability thereunder. The Policyholder and any persons insured under the Policy shall thereafter disregard Colonial as a Party to the Policy and treat the Reinsurer as if it had been originally obligated under the Policy. On and after the Assumption Effective Date, the Policyholder and the insured or beneficiary under any Policy will have the right to file claims for benefits under the Policy directly with the Reinsurer and will have a direct right of action against the Reinsurer therefore.

2.5 Delivery of List of Policies. All Policies shall be identified by policy form number and/or plan code at Schedule 2.5 attached to this Agreement and made a part hereof.

2.6 Premium Taxes. Colonial shall be liable for all premium taxes on premiums received in connection with the Policies prior to the Assumption Effective Date. The Reinsurer shall be liable to the State of Ohio for all premium taxes on premiums received under the Policies on and after the Assumption Effective Date, whether or not such premiums are received by Reinsurer or forwarded to Reinsurer by Colonial.

2.7 Commissions. Colonial shall be liable for all commissions owed on premiums received in connection with the Policies prior to the Assumption Effective Date. The Reinsurer shall only be liable for all commissions owed in connection with the Miscellaneous Policies on and after the Assumption Effective Date. Pursuant to the Plan, commissions are no longer accruing for premiums received in connection with the CC Policies. The Reinsurer shall not be liable for any commissions owed for premiums received in connection with the CC Policies.

2.8 Transition Services. After Closing and for a period of time not to exceed four (4) weeks (the "Transition Period"), Colonial agrees to cause its employees to provide transition services to Reinsurer with respect to the administration of the Policies (the "Transition Services") if the Reinsurer provides written notice to Colonial within sixty (60) days of the signing of this Agreement that Transition Services will be necessary. During the Transition Period, Reinsurer shall be responsible for directing the activities of such employees. For each week of the Transition Period, Reinsurer shall pay Colonial \$4,000 per week by electronic funds transfer to an account designated by Colonial in immediately available funds within three business days of each end of the week.

### ARTICLE III

#### ADDITIONAL UNDERTAKINGS OF REINSURER

3.1 Policy Administration. On and after the Assumption Effective Date, the Reinsurer shall assume all responsibility for and agrees to undertake and perform all servicing and administration of the Policies, including without limitation the payment of all allowable claims for benefits under the Policies; billing and collection of premiums under the Policies; preparation of policy changes and endorsements and such other administrative services as the Reinsurer, in its sole discretion, deems necessary, appropriate, or lawful in connection with the Policies, as though such Policies were originally issued as direct insurance obligations of the Reinsurer.

3.2 Premium Payments; Negotiation of Checks. All premium payments for insurance coverage under the Policies on or after the Assumption Effective Date shall be the sole property of Reinsurer. Therefore: (i) Colonial hereby authorizes Reinsurer to endorse for payment all checks, drafts, and money orders payable to

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Colonial with respect to such premiums, and (ii) Colonial assigns all of its rights and privileges, to the extent permitted by law, to draft or debit the accounts of any Policyholders for such premiums pursuant to existing pre-authorized bank draft or electronic fund transfer arrangements between Colonial and such Policyholders.

3.3 Assumption Certificates. As promptly as possible after the receipt of the Assumption Certificate Approval, Rehabilitation Court Approval and Arkansas Approval (if such approval is required under the laws and regulations of the State of Arkansas), the Reinsurer shall issue to each of the Policyholders an Assumption Certificate accompanied by a copy of the Plan and provide satisfactory evidence thereof to Colonial. The Assumption Certificates shall be effective on the Assumption Effective Date and shall be mailed to each Policyholder's last known address of record furnished to the Reinsurer by Colonial.

3.4 Reserves. On and after the Assumption Effective Date, Reinsurer will establish and maintain all statutory reserves and liabilities as may be required under the terms of the Policies and the applicable statutes and regulations of the States of Arkansas.

3.5 Forwarding Checks and Correspondence. On and after the Assumption Effective Date, Colonial shall forward to Reinsurer all notices, claims and correspondence received by Colonial pertaining to the Policies, including applications for reinstatements of lapsed policies. All checks, drafts or money orders held or received by Colonial for premiums owed to Reinsurer under Section 3.2 shall be properly endorsed to Reinsurer and forwarded promptly to Reinsurer by Colonial, or shall be deposited by Colonial which shall, on a weekly basis, issue and forward its checks to Reinsurer for the amount of premiums received and deposited with respect to the Policies, together with a listing of the items received in a format and with such detail that Reinsurer can utilize to apply the premiums to the correct accounts.

3.6 Obligations With Respect to Agents. Subject to the Rehabilitation Plan and any order of the Rehabilitation Court, all Colonial agents' agreements that are set forth on Schedule 3.6 shall be assigned to and assumed by Reinsurer, which reserves the right to terminate said agreements in accordance with their terms and as permitted by law. Reinsurer shall make all necessary regulatory filings and pay all required regulatory fees relating to the assumption of such agents' agreements and the appointment of such agents by Reinsurer.

3.7 No Obligations With Respect to Employees. Reinsurer may but shall have no obligation to offer continued employment to any Colonial employees nor shall Reinsurer be responsible for any employee benefits owed by Colonial including, but not limited to, workers' compensation benefits, retirement plan funding or payments, separation or unemployment compensation.

## ARTICLE IV

### CLOSING AND CONSIDERATION

4.1 Consideration. In consideration of Reinsurer's assumption of the Policies and any unknown liabilities with respect to the Policies and given that the Policies have been the subject of volatility and are subject to the Rehabilitation Plan and Order, Colonial shall pay to the Reinsurer the Settlement Amount.

4.2 Closing Procedures. The Closing will be conducted by facsimile (or electronic-mail) transmission and overnight mail. All documents necessary for Closing will be executed and delivered via facsimile or electronic mail on the Closing Date and sent via overnight mail on the Closing Date.

4.3 Closing Amount. On the Closing Date, Colonial shall transfer the Closing Amount to the Reinsurer by cashier's check, which shall be sent via overnight mail on the Closing Date. The calculation of the Statutory Reserves and Liabilities shall be set forth on Schedule 4.3, provided that if Schedule 4.3 is completed prior to the date this Agreement is executed, Schedule 4.3 will be revised prior to Closing to reflect changes in the Statutory Reserves and Liabilities that will occur following execution of this Agreement.

4.4 Post-Closing Payment by Colonial. Within thirty (30) days following the final dissolution of Colonial pursuant to an order by the Rehabilitation Court (the "Dissolution Order"), Colonial shall pay to the Reinsurer an amount equal to the Post-Closing Payment.

4.5 Transfer of Books and Records. Subject to Section 7.2, at the Closing, Colonial shall transfer the Books and Records to the Reinsurer, including Books and Records in electronic form, if any.

4.6 Reinsurer Records. The Reinsurer shall maintain true and accurate books and records of all reinsurance hereunder, including all such records as may be required by law.

## ARTICLE V

### COLONIAL REPRESENTATIONS AND WARRANTIES

Colonial hereby represents and warrants to the Reinsurer as follows:

5.1 Colonial's Existence and Authority. Colonial is a mutual protective association organized and existing under the laws of Ohio. Colonial is in rehabilitation. Pursuant to paragraph 7 of the January 16, 2003 Agreed Order by the Rehabilitation Court, the Rehabilitator is serving with full power and authority in place of Colonial's officers and directors. This Agreement has been duly and validly executed and delivered to the Reinsurer and constitutes the valid and legally binding obligation of

Colonial, enforceable in accordance with its terms except (i) as the same may be limited by applicable rehabilitation law or similar laws of general application relating to or affecting creditors' rights, including, without limitation, the effect of statutory or other laws regarding fraudulent conveyances and preferential transfers, and (ii) for the limitations imposed by general principles of equity.

5.2 Statutory Reserves and Liabilities. The Statutory Reserves and Liabilities have been calculated by Colonial in accordance with: (a) the terms and conditions of the Policies; (b) the reserve requirements and generally accepted statutory accounting rules and actuarial principles and practices applicable to Colonial under the laws and applicable regulations of the State of Ohio; and (c) methodologies used by Colonial in calculating Statutory Reserves and Liabilities for the Policies for the purposes of the most recent annual and quarterly statements of Colonial filed with the insurance regulatory authorities in the State of Ohio, consistently applied with prior periods.

5.3 Policy Forms. Each policy, amendment, rider and form used in connection with the Policies has been properly approved or deemed approved by appropriate insurance regulatory authorities, and any of these items issued to Policyholders have been validly issued on approved forms in compliance, in all material respects, with applicable state insurance laws and regulations, and Colonial has provided or made available to the Reinsurer true, correct and complete specimen copies of all forms representing the Policies.

5.4 Accuracy of Books and Records. To Colonial's knowledge, all of the Books and Records are current, complete and accurate in all material respects.

5.5 Premium Taxes. Subject to Section 2.6, Colonial has paid, or will cause to be paid, all premium taxes due with respect to the Policies for the period prior to the Assumption Effective Date.

5.6 Commissions. Colonial is in compliance with the Rehabilitation Plan with respect to payments of commissions to agents, brokers, representatives, or subagents for the solicitation, sale, marketing or servicing of any of the Policies.

5.7 Compliance with Law. Colonial has, to its knowledge, conducted its business, including, without limitation, the underwriting, sale, issuance and administration of the Policies, in material compliance with all applicable laws (including, without limitation, insurance laws and federal and state laws), statutes, ordinances, rules, governmental regulations, writs, injunctions, judgments, decrees or orders of any governmental instrumentality or court. In addition, Colonial has not, to its knowledge, engaged in any race-based underwriting.

5.8 Litigation Against Colonial. Except as disclosed on Schedule 5.8 hereto, there are no actions, suits, investigations or proceedings pending or (to the knowledge of Colonial) threatened against Colonial at law or in equity, in, before, or by any person (a) that involve any of the Policies and (b) that individually or in the

aggregate may reasonably be expected to have a material adverse effect on the validity or enforceability of this Agreement or the transactions contemplated hereby.

## ARTICLE VI

### REINSURER REPRESENTATIONS AND WARRANTIES

The Reinsurer represents and warrants to Colonial as follows:

6.1 Reinsurer's Corporate Existence and Authority. Reinsurer is a stock life insurance company duly organized, validly existing and in good standing under the laws of the State of Arkansas, and is duly qualified and possesses all licenses, permits, approvals, authorizations and consents necessary to transact and reinsure life, accident, and health insurance on an authorized basis in Ohio, including the insurance to be provided under the Policies. The execution, delivery and performance of this Agreement by the Reinsurer have been duly authorized by all necessary corporate action on the part of the Reinsurer. This Agreement has been duly and validly executed and delivered and constitutes the valid and legally binding obligation of the Reinsurer, enforceable in accordance with its terms except (i) as the same may be limited by applicable bankruptcy, insolvency, rehabilitation, moratorium or similar laws of general application relating to or affecting creditors' rights, including, without limitation, the effect of statutory or other laws regarding fraudulent conveyances and preferential transfers, and (ii) for the limitations imposed by general principles of equity. The execution, delivery and performance by the Reinsurer of this Agreement do not and will not:

6.1.1 Conflict with or result in any breach or violation of or any default under (or give rise to any right of termination, cancellation or acceleration) the bylaws or certificate of incorporation of the Reinsurer or any note, bond, mortgage, indenture, lease, license, permit, agreement or other instrument or obligation to which the Reinsurer is a Party or by which the Reinsurer is or may be bound.

6.1.2 Subject to obtaining the Arkansas Approval, Assumption Certificate Approval and Rehabilitation Court Approval, violate any law, order, rule, or regulation applicable to the Reinsurer.

6.2 Governmental Permits. Reinsurer possesses all licenses, permits, and other authorizations necessary to own or lease and operate its properties and to conduct its business as now conducted. All of such licenses, permits and authorizations of Reinsurer are hereinafter collectively called the "Permits." All Permits are in full force and effect and will continue in effect after the date hereof and the Assumption Effective Date without the consent, approval, or act of, or the making of any filing with, any governmental or regulatory agency, commission or authority, except for the approval of the Ohio Insurance Department. Reinsurer is not in violation of the terms or any

Permit, and Reinsurer has not received notice of any violation or claimed violation there under.

6.3 No Undisclosed Liabilities. Reinsurer is not subject to any material liability (including unasserted claims), absolute or contingent, which is not shown or which is in excess of amounts shown or reserved in the most recent and available annual or quarterly statement other than liabilities of the same nature as those set forth in such annual or quarterly statements and reasonably incurred in the ordinary course of business after the effective date of such statement.

6.4 No Litigation. Except as set forth and described in Schedule 6.4 hereto, there are no lawsuits, actions, proceedings, charges, claims or governmental investigations or proceedings pending or threatened against or involving Reinsurer, or any of its directors, employees, properties or assets, other than normal claims litigation.

6.5 Actions and Proceedings. There are no outstanding orders, decrees or judgments by or with any court, governmental agency, regulatory body or arbitration tribunal which, individually or in the aggregate, have or could have a material adverse effect on the ability of Reinsurer to assume and administer the Policies. There exists no state of facts, which may (with the passage of time, the giving of notice or otherwise) have a material adverse effect on the ability of Reinsurer to administer the Policies.

6.6 Administration and Servicing of the Policies. Reinsurer has sufficient personnel, capital, surplus, and other resources in order to afford Reinsurer the full and complete capacity to process, service and administer the Policies in compliance with all applicable laws, rules and regulations. Except insofar as Transition Services are provided under Section 2.8 during the Transition Period, Reinsurer does not require Colonial to service the Policies after the Assumption Effective Date and Colonial shall forever and fully be released and discharged from servicing and administering the Policies.

6.7 Compliance With Rehabilitation Court Orders. On and after the date of this Agreement, Reinsurer will comply with the Rehabilitation Plan, the Rehabilitation Plan Approval Order and all other orders of the Rehabilitation Court whether issued and in effect on the date of this Agreement or hereafter.

## ARTICLE VII

### COVENANTS OF THE PARTIES

Colonial and the Reinsurer hereby covenant and agree as follows:

7.1 Notice of Actions. On and after the Assumption Effective Date, the Parties shall provide each other with notice of the receipt, within fourteen (14) days of such receipt, of (a) any inquiry, complaint, notice or other communication, whether oral or written, from any insurance regulatory authority that is related to the Policies or to this

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Agreement, including, without limitation, an alleged violation of any law, rule, regulation, bulletin or order, or a threat of any other action or proceeding against Colonial or the Reinsurer; and (b) any notice, including service of process, summons or other litigation document, indicating the commencement or threatened commencement of any litigation or arbitration proceeding against Colonial or the Reinsurer related to any loss arising under the Policies or any matter contemplated under this Agreement.

7.2 Continued Access to Books and Records Transferred to the Reinsurer. On and after the Closing Date, the Reinsurer shall provide Colonial access to all information in the possession or control of the Reinsurer which Colonial reasonably requests in connection with the Policies, including but not limited to the Books and Records. The Reinsurer shall make all such information available for inspection and copying by Colonial and its representatives at any reasonable time during the Reinsurer's normal business hours upon reasonable prior written notice by Colonial.

7.3 Conduct Pending Assumption Effective Date. From the date of this Agreement to the Assumption Effective Date, (a) Colonial shall use commercially reasonable efforts to conduct its affairs in such a manner so that, except as otherwise contemplated or permitted by this Agreement, the representations and warranties of Colonial contained in Article V hereof shall continue to be true and correct in all material respects on and as of the Assumption Effective Date as if made on and as of the Assumption Effective Date; (b) the Reinsurer shall commercially reasonable efforts to conduct its affairs in such a manner so that, except as otherwise contemplated or permitted by this Agreement, the representations and warranties of the Reinsurer contained in Article VI hereof shall continue to be true and correct in all material respects on and as of the Closing Date as if made on and as of the Assumption Effective Date; (c) Colonial shall notify the Reinsurer promptly of any event, condition or circumstance occurring from the date hereof through the Assumption Effective Date that would constitute a material violation or breach of this Agreement by Colonial; and (d) the Reinsurer shall notify Colonial promptly of any event, condition or circumstance occurring from the date hereof through the Assumption Effective Date that would constitute a material violation or breach of this Agreement by the Reinsurer.

7.4 Further Assurances. Subject to the terms and conditions of this Agreement, Colonial and the Reinsurer will use commercially reasonable efforts to take, or cause to be taken, all actions or to do, or cause to be done, all things or execute any documents reasonably necessary, proper or advisable to consummate and make effective the transactions contemplated by this Agreement.

## ARTICLE VIII

### CONDITIONS TO CLOSING

8.1 Conditions to the Reinsurer's Obligations at Closing. The obligation of the Reinsurer to complete the Closing shall be subject to the fulfillment of

the following conditions, any one or more of which may be waived by the Reinsurer to the extent permitted by law:

8.1.1 Receipt of All Required Closing Approvals. All required Closing approvals shall have been obtained, including but not limited to the Arkansas Approval (if such approval is required under the laws of the State of Arkansas), the Assumption Certificate Approval and the Rehabilitation Court Approval.

8.1.2 Truth of Representations and Warranties of Colonial. The representations and warranties of Colonial contained in this Agreement shall be true and correct in all material respects on and as of the Closing Date.

8.1.3 Performance of Covenants and Obligations of Colonial. Colonial, in all material respects, must perform and comply with all material agreements, covenants, obligations and conditions required by this Agreement to be so performed or complied with by Colonial at or before the Closing.

8.2 Conditions to Colonial's Obligations at Closing. The obligation of Colonial to complete the Closing shall be subject to the fulfillment of the following conditions, any one or more of which may be waived by Colonial to the extent permitted by law:

8.2.1 Receipt of All Required Closing Approvals. All required Closing approvals shall have been obtained, including but not limited to the Arkansas Approval (if such approval is required under the laws of the State of Arkansas), the Assumption Certificate Approval and the Rehabilitation Court Approval.

8.2.2 Delivery of Assumption Certificates. Reinsurer must have a plan for complying with Section 3.3, and such plan must be to the reasonable satisfaction of Colonial.

8.2.3 Truth of Representations and Warranties of Reinsurer. The representations and warranties of the Reinsurer contained in this Agreement shall be true and correct in all material respects on and as of the Closing Date.

8.2.4 Performance of Covenants and Obligations of Reinsurer. The Reinsurer shall have performed and complied in all material respects with all material agreements, covenants, obligations and conditions required by this Agreement to be so performed or complied with by the Reinsurer at or before the Closing.

## ARTICLE IX

### SURVIVAL OF REPRESENTATIONS AND WARRANTIES

Except as otherwise expressly provided herein or therein, the representations and warranties made by the Reinsurer in this Agreement, or in any certificate delivered by the Reinsurer pursuant hereto or thereto, shall survive indefinitely.

Except as otherwise expressly provided herein or therein, the representations and warranties made by Colonial in this Agreement shall not survive the Closing Date; provided, however, that the representations and warranties made by Colonial in Section 5.1 shall survive indefinitely.

## ARTICLE X

### INDEMNIFICATION

10.1 The Policies. Subject to the conditions and provisions of this Agreement, as of the Closing Date, Reinsurer agrees to indemnify and hold Colonial, the Rehabilitator, their deputies, agents, employees, attorneys, affiliates, predecessors, subsidiaries, successors and assigns harmless from and against any and all demands, claims, actions or causes of action, assessments, losses, damages, liabilities, deficiencies, costs and expenses of all kinds whatsoever, including, without limitations, interest penalties and reasonable attorney's fees, damages, awards, and fines assessed against or imposed upon or incurred by Colonial (collectively, "Losses"), arising from or connected in any way to: (i) the Policies; or (ii) the Transition Services.

10.2 The Agreement. Reinsurer agrees to indemnify and hold harmless Colonial, the Rehabilitator, their deputies, agents, affiliates, predecessors, subsidiaries, successors and assigns from and against any and all liabilities, losses, costs, deficiencies, or damages ("Loss"), and reasonable attorney's and accountants' fees and expenses, court costs, and all other reasonable out of pocket expenses ("Expense") incurred by Colonial or the Rehabilitator in connection with or arising from: (i) any breach by Reinsurer of any of their covenants in, or failure of Reinsurer to perform any of their obligations under, this Agreement, or (ii) any breach of any warranty or the inaccuracy of any representation of Reinsurer contained or referred to in this Agreement.

10.3 Notice. If process is served upon Colonial with respect to any of the Policies after the Assumption Effective Date, Colonial shall give prompt notice thereof to Reinsurer, and Reinsurer then (subject to the limitations set forth below), in its own name and at its sole cost and expense, shall interpose any defense in, or shall settle, compromise or otherwise dispose of, such action at Reinsurer's discretion. Any correspondence or inquiries or requests related to any of the Policies shall promptly be forwarded by Colonial to Reinsurer.

## ARTICLE XI

### TERMINATION

11.1 Termination. This Agreement may be terminated only as follows:

11.1.1 This Agreement may be terminated at any time before the Closing, by mutual written agreement of the Parties.

11.1.2 The Reinsurer may terminate this Agreement at any time prior to Closing for material breach by Colonial of this Agreement or for failure of any condition to Closing, the satisfaction of which is solely within Colonial's control; provided, however, that Colonial shall have ten (10) days to cure such breach or satisfy such condition after receipt of written notice by Colonial from the Reinsurer. For the purposes of this Section 11.1.2, a breach by Colonial of Section 2.5(i) shall not constitute a material breach of this Agreement.

11.1.3 Colonial may terminate this Agreement at any time prior to Closing for material breach by the Reinsurer of any of the terms or conditions of this Agreement or for failure of any condition to Closing, the satisfaction of which is solely within the Reinsurer's control; provided, however, that the Reinsurer shall have ten (10) days to cure such breach or satisfy such condition after receipt of written notice by the Reinsurer from Colonial.

11.1.4 Subject to Section 11.1.5, either Colonial or the Reinsurer may terminate this Agreement at any time prior to Closing for failure of the other in fulfilling its obligations with respect to any condition to Closing if the satisfaction of such condition to Closing is not (i) within either Party's control or (ii) otherwise chargeable to any act or omission to act on the part of either Party.

11.1.5 Either Party may terminate this Agreement if Closing hereunder has not occurred by 11:59 PM on July 31, 2008 (the "Terminal Date"); provided, however, that if Closing has not occurred due to the lack of receiving the Arkansas Approval, the Assumption Certificate Approval or the Rehabilitation Court Approval, the Parties shall extend the Terminal Date to August 15, 2008; provided, further, that if the Rehabilitation Court Approval has not been obtained due to one or more objections by Policyholders or insurance agents involved in the sale of any Policies, then the Terminal Date shall be extended to: (i) August 30, 2008 or (ii) fourteen (14) days after the expiration of the right to appeal a final appealable order with respect to the last such objection, whichever is later.

11.2 Effect of Termination. If this Agreement is terminated pursuant to Sections 11.1.1, 11.1.4 or 11.1.5, this Agreement will forthwith become null and void, and there will be no liability on the part of Colonial or the Reinsurer to the other

hereunder. In the event of termination under Sections 11.1.2 or 11.1.3, the Parties shall be deemed to have reserved all of their respective rights and remedies hereunder and at law or in equity.

## ARTICLE XII

### MISCELLANEOUS PROVISIONS

12.1 Notice. Any and all notices and other communications required or permitted under this Agreement shall be in writing and shall be deemed to have been duly given when (a) received by the receiving Party if mailed via United States registered or certified mail, return receipt requested, (b) received by the receiving Party if mailed by United States overnight express mail, (c) sent by facsimile or telecopy machine, followed by confirmation mailed by United States first-class mail or overnight express mail, or (d) delivered in person or by commercial courier to the Parties at the following addresses:

If to Colonial, to:	Anne Thomson, Esq. Chief Deputy Rehabilitator Colonial Insurance Company, in Rehabilitation 1366 Dublin Road Columbus, Ohio 43215 Fax No.: (614) 487-9418
With copies to:	Lynda G. Loomis, Esq. General Counsel Office of the Ohio Insurance Liquidator 1366 Dublin Road Columbus, OH 43215 Fax No.: (614) 485-6311
	Valoria C. Hoover, Esq. Kohrman Jackson & Krantz P.L.L. 5455 Rings Road Suite 100 Dublin, OH 43017-7519 Fax No.: (614) 621-6536
If to the Reinsurer, to:	Central United Life Insurance Company 2727 Allen Parkway, Suite 500 Houston, Texas 77019 Attention: President Fax No.: (713) 529-9425

Either Party may change the names or addresses where notice is to be given by providing notice to the other Party of such change in accordance with this **Section 12.1**.

12.2 **Entire Agreement**. This Agreement, including the Schedules thereto, constitutes the sole and entire agreement between the Parties hereto with respect to the subject matter hereof, and supersedes all prior discussions and agreements between the Parties with respect to the subject matter hereof, which are merged with and into this Agreement.

12.3 **Assignment**. This Agreement shall not be assigned by either of the Parties hereto without the prior written approval of the other Party.

12.4 **Waivers and Amendments**. Any term or condition of this Agreement may be waived at any time by the Party that is entitled to the benefit thereof. Such waiver must be in writing. In the case of a waiver by Reinsurer, such waiver must be executed by an executive officer of Reinsurer. In the case of a waiver by Colonial, such waiver must be executed by the Rehabilitator or the Rehabilitator's designee. A waiver on one occasion will not be deemed to be a waiver of the same or any other term or condition on a future occasion. This Agreement may be modified or amended only by a writing duly executed by an executive officer of the Reinsurer and by the Rehabilitator or the Rehabilitator's designee.

12.5 **No Third Party Beneficiaries**. The terms and provisions of this Agreement are intended solely for the benefit of Colonial and the Reinsurer and their permitted successors and assigns, and it is not the intention of the Parties to confer upon any other person or entity rights as a third-party beneficiary to this Agreement.

12.6 **Public Announcements**. At all times at or before the Closing, Colonial and the Reinsurer will each consult with the other before issuing or making any reports, statements or releases to the public with respect to this Agreement or the transactions contemplated hereby and will use good faith efforts to obtain the other Party's approval of the form, content and timing of any public report, statement or release to be made solely on behalf of a Party. If Colonial and the Reinsurer are unable to agree upon or approve the form, content and timing of any such public report, statement or release and such report, statement or release is, in the opinion of legal counsel to the Party, required by law or by legal disclosure obligations, then such Party may make or issue the legally required report, statement or release. Notwithstanding any of the foregoing provisions of Section 12.6, the form, content and timing of any and all reports, statements, court filings and applications (whether written or verbal) to the Rehabilitation Court will be determined by Colonial, the Rehabilitator and their legal counsel in their sole discretion.

12.7 **Confidentiality**. Each of Colonial and the Reinsurer will hold, and will cause its respective officers, directors, employees, agents, consultants, attorneys and other representatives to hold, in strict confidence, unless compelled to disclose by judicial

or administrative process (including, without limitation, in connection with obtaining any Required Closing Approval or Required Assumption Approval) or by other requirements of law, all confidential documents and confidential information concerning the other Party furnished to it by the other Party or such other Party's officers, directors, employees, agents, consultants, attorneys or representatives in connection with this Agreement or the transactions contemplated hereby ("Confidential Information"), except to the extent that such documents or information can be shown to have been (a) previously lawfully known by the Party receiving such documents or information, (b) in the public domain through no fault of the receiving Party, or (c) later acquired by the receiving Party from other sources not themselves bound by, and in breach of, a confidentiality agreement. Neither Colonial nor the Reinsurer will disclose or otherwise provide any such Confidential Information to any other person, except to that Party's respective auditors, actuaries, attorneys, financial advisors and other consultants who need access to such Confidential Information in connection with this Agreement and the transactions contemplated herein. If this Agreement is terminated pursuant to Article XI, each of the Parties will return to the other Party all Confidential Information furnished to that Party by the other Party, and retrieve and destroy all copies of such Confidential Information distributed to any other person.

12.8 Governing Law. This Agreement will be governed by and construed in accordance with the laws of the State of Ohio, without regard to its conflicts of law doctrine.

12.9 Consent to Jurisdiction. The Parties consent to the jurisdiction and venue of the Rehabilitation Court with respect to any dispute arising from performance (or lack thereof) of this Agreement. In the event the Rehabilitation Court closes Case No. 03 CVC 000597 or otherwise refuses to exercise its jurisdiction over such dispute, the Parties consent to the jurisdiction and venue of the Court of Common Pleas for Franklin County, Ohio with respect to such dispute.

12.10 Counterparts. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which shall constitute one and the same instrument.

12.11 Headings. The headings in this Agreement have been inserted for convenience and do not constitute matter to be construed or interpreted in connection with this Agreement.

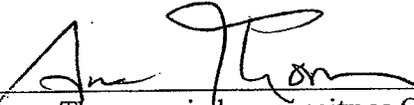
12.12 Severability. If any provision of this Agreement is held to be illegal, invalid or unenforceable under any present or future law or if determined by a court of competent jurisdiction to be unenforceable, and if the rights or obligations of Colonial or the Reinsurer under this Agreement will not be materially and adversely affected thereby, such provision shall be fully severable, and this Agreement will be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part of this Agreement, and the remaining provisions of this Agreement shall

remain in full force and effect and will not be affected by the illegal, invalid or unenforceable provision or by its severance here from.

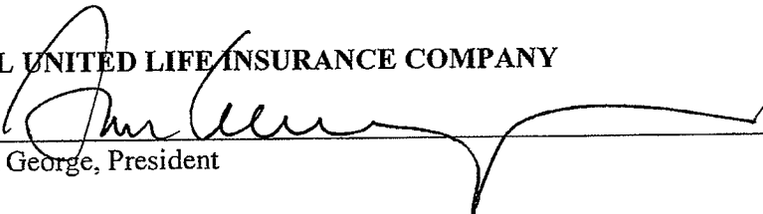
*[signatures to follow]*

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement this  
\_\_\_ day of May, 2008.

**COLONIAL INSURANCE COMPANY, IN REHABILITATION**

By:   
Title: Anne Thomson, in her capacity as Chief Deputy Rehabilitator

**CENTRAL UNITED LIFE INSURANCE COMPANY**

By:   
Title: Dan George, President

**Schedule 1.2**

**ASSUMPTION CERTIFICATE**

(attached)

{K0168170.2}

ASSUMPTION REINSURANCE AGREEMENT

**Central United Life Insurance Company**  
10700 Northwest Freeway  
Houston, TX 77019

«NAME»  
«ADDRESS»  
«CITY\_STATE\_ZIP»

«POLICY NUMBER»

**CERTIFICATE OF ASSUMPTION**

This is to certify that Central United Life Insurance Company ("Central United"), an Arkansas life insurance company, pursuant to an Assumption Reinsurance Agreement ("Agreement") by and among Colonial Insurance Company, an Ohio mutual protective association, in Rehabilitation, hereby assumes as of 12:01A.M. CST on \_\_\_\_\_ 1, 2008, ("Effective Date") all of the contractual obligations under the above-numbered policy originally issued by Colonial Insurance Company.

The Agreement and assumption occur in accordance with the Rehabilitation Plan approved by the Court of Common Pleas for Franklin County, Ohio on April 5, 2004 in the Order Approving Rehabilitation Plan for Colonial Insurance in Case No. 03 CVC 01 00597 ("Rehabilitation Plan"), a copy which is attached and order from the Court of Common Pleas for Franklin County, Ohio on \_\_\_\_\_, 2008 approving the Assumption Reinsurance Agreement.

Central United assumes the contractual obligations under the subject Policy, subject to: (i) all the terms and conditions contained in the Policy, (ii) any defenses and offsets available to Central United, (iii) the terms and conditions set forth in the Agreement and this Assumption Certificate, which will become part of the Policy, and (iv) the rights and liabilities in the Rehabilitation Plan, a copy which is attached.

From and after the date hereof, you should submit all claims under this Policy, whenever incurred, and all premiums due under this Policy, to Central United Life Insurance Company at the following address:

**CENTRAL UNITED LIFE INSURANCE COMPANY**  
10700 Northwest Freeway  
Houston, TX 77019  
Phone: 713-529-0045  
Toll Free: 1-800-669-9030

IN WITNESS WHEREOF, CENTRAL UNITED has caused this Certificate to be executed at its Home Office in Houston, Texas, by its President as of the first day of << \_\_\_\_\_ 2008 >>, its effective date.

*Mary Lou Rainey*

Mary Lou Rainey, Secretary

*Dan George*

-Dan George, President

**PLEASE ATTACH THIS CERTIFICATE TO YOUR POLICY**

**Schedule 2.5**

**POLICIES**

(attached)

{K0168170.2}

ASSUMPTION REINSURANCE AGREEMENT

Colonial Insurance Company  
Policies In-Force @ December 31, 2007

Co.	Policy #	Insured Name	Gen.	PTD	Plan Code	Birth Date	Issue Date	Issue Age	Curr. Age	Description of Benefits	Current Ann Prem	GA Agent	Writing Agent
1	84676	DAHLBERG CARL	M	1/1/2008	6204	1/1/1919	5/1/1988	69	88	88CC \$40/DAY 0 ELIM 2 YR NO IGR OR NPHR	1,561	2100	2113
1	84677	DAHLBERG RITA	F	1/1/2008	6204	4/1/1919	5/1/1988	68	88	88CC \$40/DAY 0 ELIM 2 YR NO IGR OR NPHR	1,561	2100	2113
1	85496	LEPLEY MELVIN D.	M	3/15/2008	6205	4/1/1920	9/15/1988	68	87	88CC \$50/DAY 0 ELIM 2 YR NO IGR OR NPHR	1,951	900	915
1	85497	LEPLEY M. IRENE	F	3/15/2007	6205	9/1/1927	9/15/1988	60	80	88CC \$50/DAY 0 ELIM 2 YR NO IGR OR NPHR	1,135	900	915
1	85532	PLATT VIRGILIA	F	1/4/2008	6206	10/1/1919	8/1/1988	68	88	88CC \$60/DAY 0 ELIM 2 YR NO IGR OR NPHR	2,354	0	0
1	85563	COSS WALTER	M	9/1/2008	6206	6/1/1926	9/1/1988	62	81	88CC \$60/DAY 0 ELIM 2 YR NO IGR OR NPHR	1,363	900	915
1	85564	COSS WILMA Y.	F	9/1/2008	6206	7/1/1931	9/1/1988	57	76	88CC \$60/DAY 0 ELIM 2 YR NO IGR OR NPHR	1,051	900	915
1	84905	CLARK HELEN A.	F	12/15/2007	6207	5/1/1926	5/15/1988	61	81	88CC \$70/DAY 0 ELIM 2 YR NO IGR OR NPHR	1,585	900	915
1	88490	KNOREK MARY F.	F	2/1/2008	6208	4/1/1925	2/1/1990	64	82	88CC \$80/DAY 0 ELIM 2 YR NO IGR OR NPHR	1,810	800	0
1	84681	STALLKAMP DOROTHY	F	4/1/2008	6214	6/1/1917	4/1/1988	70	90	88CC \$40/DAY 100 ELIM 2 YR NO IGR OR NPHR	2,022	700	758
1	86348	CARPENTER RUTH C.	F	1/1/2008	6225	11/1/1909	3/1/1989	79	98	88CC \$50/DAY 20 ELIM 2 YR NO IGR OR NPHR	4,526	700	725
1	84331	GEIGER MARVALEEN F.	F	1/15/2008	6226	3/1/1921	2/15/1988	66	86	88CC \$60/DAY 20 ELIM 2 YR NO IGR OR NPHR	2,177	800	816
1	84927	ROEMER CARL	M	1/15/2008	6301	7/1/1923	5/15/1988	64	84	88CC \$100/DAY 0 ELIM 3 YR NO IGR OR NPHR	2,702	2100	0
1	85273	SMITH KATHRYN	F	1/1/2008	6305	8/1/1913	8/1/1988	74	94	88CC \$50/DAY 0 ELIM 3 YR NO IGR OR NPHR	3,856	2100	2104
1	85784	KEMP VIRGINIA H.	F	1/1/2008	6306	1/1/1924	12/1/1988	64	83	88CC \$60/DAY 0 ELIM 3 YR NO IGR OR NPHR	1,621	700	720
1	87229	VAN SKYOCK LUCILLE	F	1/1/2008	6306	9/1/1919	6/1/1989	69	88	88CC \$60/DAY 0 ELIM 3 YR NO IGR OR NPHR	2,804	400	402
1	87310	GRAY KENNETH G.	M	1/15/2008	6326	5/1/1921	8/15/1989	68	86	88CC \$60/DAY 20 ELIM 3 YR NO IGR OR NPHR	2,648	2100	2119
1	85657	FINCH ALFRED	M	5/1/2008	6405	3/1/1918	11/1/1988	70	89	88CC \$50/DAY 0 ELIM 4 YR NO IGR OR NPHR	4,286	900	906
1	85332	NOECKER THELMA P.	F	2/15/2008	6406	7/1/1917	8/15/1988	71	90	88CC \$60/DAY 0 ELIM 4 YR NO IGR OR NPHR	5,140	900	904
1	85481	ZAMARELLI CATHERINE	F	1/15/2008	6406	9/1/1927	7/15/1988	60	80	88CC \$60/DAY 0 ELIM 4 YR NO IGR OR NPHR	1,800	1175	1105
1	84897	MILLER GLEN L.	M	5/15/2008	6407	12/1/1924	5/15/1988	63	83	88CC \$70/DAY 0 ELIM 4 YR NO IGR OR NPHR	2,097	900	915
1	85694	BLAIN JEAN ELLA	F	5/1/2008	6408	6/1/1931	11/1/1988	57	76	88CC \$80/DAY 0 ELIM 4 YR NO IGR OR NPHR	1,852	900	908
1	86367	WARNIMONT RITA E.	F	3/15/2008	6416	1/1/1925	3/15/1989	63	82	88CC \$60/DAY 100 ELIM 4 YR NO IGR OR NPHR	1,466	700	723
1	85356	SHEPARD WEALTHIE E.	F	1/1/2008	6418	9/1/1915	8/1/1988	72	92	88CC \$80/DAY 100 ELIM 4 YR NO IGR OR NPHR	5,554	15000	15006
1	88727	ESTEP SHELBY	M	3/15/2008	6418	3/1/1924	3/15/1990	66	83	88CC \$80/DAY 100 ELIM 4 YR NO IGR OR NPHR	3,359	1300	1301
1	86178	POTTER BETTY FRANCIS	F	2/10/2008	6428	4/1/1918	2/10/1989	70	89	88CC \$80/DAY 20 ELIM 4 YR NO IGR OR NPHR	6,066	1200	1219
1	88529	MORITZ RUBY E.	F	8/20/2008	6521	12/1/1930	2/20/1990	59	77	88CC \$40/DAY 100 ELIM 2 YR NPHR	616	800	859
1	86329	SCHAAF GERTRUDE M.	F	1/1/2008	6522	7/1/1920	4/1/1989	68	87	88CC \$70/DAY 20 ELIM 2 YR NPHR	2,809	1300	1301
1	86185	STERN DOROTHY J.	F	1/15/2008	6530	5/1/1925	2/15/1989	63	82	88CC \$60/DAY 0 ELIM 3 YR NPHR	1,774	2100	2104
1	87014	GOEHRING RALPH	M	3/1/2008	6530	3/1/1926	6/1/1989	63	81	88CC \$70/DAY 0 ELIM 3 YR NPHR	2,049	0	0
1	87913	KRASE MILDRED S.	F	1/15/2007	6530	2/1/1920	10/15/1989	69	87	88CC \$60/DAY 0 ELIM 3 YR NPHR	3,059	2400	2404
1	90034	BABIONE ROMAN J.	M	12/28/2008	6530	12/1/1915	11/28/1990	74	92	88CC \$50/DAY 0 ELIM 3 YR NPHR	4,238	800	847
1	89732	SEITZ MARY C.	F	3/1/2008	6532	9/1/1921	9/1/1990	68	86	88CC \$50/DAY 20 ELIM 3 YR NPHR	2,336	2400	2436

1	84302	YUTZY ALICE M.	F	5/15/2008	6540	12/1/1925	2/15/1988	62	82	88CC \$50/DAY 0 ELIM 4 YR NPHR	1,647	900	904
1	84325	MYERS HELEN D.(DALY)	F	3/15/2008	6540	9/1/1923	3/15/1988	64	84	88CC \$80/DAY 0 ELIM 4 YR NPHR	2,640	800	816
1	84616	HOSANG JOSEPH A.	M	3/15/2008	6540	3/1/1923	3/15/1988	64	84	88CC \$60/DAY 0 ELIM 4 YR NPHR	1,978	700	725
1	84617	HOSANG KATHRYN L.	F	3/15/2007	6540	9/1/1925	3/15/1988	62	82	88CC \$60/DAY 0 ELIM 4 YR NPHR	1,978	700	725
1	84787	CLARK ROSEMARY R.	F	1/15/2008	6540	4/1/1913	4/15/1988	74	94	88CC \$70/DAY 0 ELIM 4 YR NPHR	6,597	800	0
1	90392	CURRY MARGARET D.	F	4/15/2008	6542	10/1/1917	2/15/1991	73	90	88CC \$80/DAY 20 ELIM 4 YR NPHR	6,650	800	824
1	86436	RIGONI DOROTHY B.	F	12/20/2008	6630	11/1/1922	3/20/1989	66	85	88CC \$50/DAY 0 ELIM 3 YR IGR	2,917	2100	2102
1	86665	SNICER EDWARD N.	M	3/1/2008	6630	4/1/1924	5/1/1989	64	83	88CC \$60/DAY 0 ELIM 3 YR IGR	1,683	800	817
1	87239	WOOD EUNICE M.	F	1/9/2008	6630	5/1/1923	6/9/1989	66	84	88CC \$40/DAY 0 ELIM 3 YR IGR	2,333	2100	2148
1	87430	ZIEGLER ANNE L.	F	1/27/2008	6630	5/1/1922	7/27/1989	67	85	88CC \$50/DAY 0 ELIM 3 YR IGR	2,917	2100	2102
1	87679	ROTH RAYMOND G.	M	12/28/2008	6630	3/1/1922	8/28/1989	67	85	88CC \$60/DAY 0 ELIM 3 YR IGR	3,501	2100	2102
1	86996	FULLER ALEX	M	6/2/2008	6640	8/1/1924	6/2/1989	64	83	88CC \$60/DAY 0 ELIM 4 YR IGR	2,233	2100	2155
1	86997	FULLER V. GENEVA	F	6/2/2008	6640	8/1/1925	6/2/1989	60	82	88CC \$60/DAY 0 ELIM 4 YR IGR	2,233	2100	2155
1	87170	DRIVER ALICE L.	F	1/15/2008	6640	7/1/1924	7/15/1989	64	83	88CC \$60/DAY 0 ELIM 4 YR IGR	2,233	2100	2157
1	87788	GASBARRO JEANNE	F	1/1/2008	6640	7/1/1923	10/1/1989	66	84	88CC \$60/DAY 0 ELIM 4 YR IGR	3,892	2100	2155
1	88285	SEASLY RUTH O.	F	1/15/2008	6640	10/1/1929	12/15/1989	60	78	88CC \$70/DAY 0 ELIM 4 YR IGR	2,609	15000	15001
1	86167	LIGHT LEOTA D.	F	1/6/2008	6720	2/1/1924	2/6/1989	64	83	88CC \$60/DAY 0 ELIM 2 YR IGR & NPHR	1,839	900	906
1	86254	PARKER MARCELLA A.	F	1/1/2008	6720	3/1/1925	3/1/1989	63	82	88CC \$70/DAY 0 ELIM 2 YR IGR & NPHR	2,132	0	0
1	86657	LAMBERT JOHN M.	M	3/20/2008	6720	7/1/1930	4/20/1989	58	77	88CC \$80/DAY 0 ELIM 2 YR IGR & NPHR	1,894	800	839
1	86948	SCHIEDT MARY ELLEN	F	01/11/8/08	6720	9/1/1929	5/18/1989	59	78	88CC \$80/DAY 0 ELIM 2 YR IGR & NPHR	1,900	0	0
1	87836	HEIMANN FRED E.	M	9/15/2008	6720	9/1/1919	9/15/1989	69	88	88CC \$60/DAY 0 ELIM 2 YR IGR & NPHR	3,213	300	303
1	88662	JENNINGS KENNETH C.	M	4/1/2008	6720	7/1/1922	4/1/1990	67	85	88CC \$50/DAY 0 ELIM 2 YR IGR & NPHR	2,692	2100	2149
1	88663	JENNINGS VIVIAN G.	F	4/1/2008	6720	4/1/1920	4/1/1990	69	87	88CC \$50/DAY 0 ELIM 2 YR IGR & NPHR	2,692	2100	2149
1	88694	HEIMANN LINDA L.	F	4/10/2008	6720	4/1/1920	4/10/1990	69	87	88CC \$70/DAY 0 ELIM 2 YR IGR & NPHR	3,744	0	0
1	89144	BURGESS PAUL	M	8/1/2008	6720	5/1/1923	8/1/1990	67	84	88CC \$60/DAY 0 ELIM 2 YR IGR & NPHR	3,229	2400	2448
1	89898	FITCH MARSHALL L.	M	1/17/2008	6720	1/1/1928	10/17/1990	62	79	88CC \$50/DAY 0 ELIM 2 YR IGR & NPHR	1,535	900	915
1	85953	TYLER KATHERINE F.	F	3/1/2008	6721	1/1/1920	1/1/1989	68	87	88CC \$70/DAY 100 ELIM 2 YR IGR & NPHR	2,920	0	0
1	86034	BUNDY HERBERT R.	M	1/15/2008	6721	4/1/1925	1/15/1989	63	82	88CC \$60/DAY 100 ELIM 2 YR IGR & NPHR	1,425	0	0
1	86544	WINNER EVANGELINE M.	F	1/15/2008	6722	10/1/1917	3/15/1989	71	90	88CC \$30/DAY 20 ELIM 2 YR IGR & NPHR	4,272	400	402
1	86942	GOOD MILDRED E.	F	3/1/2008	6722	12/1/1921	6/1/1989	67	86	88CC \$60/DAY 20 ELIM 2 YR IGR & NPHR	2,968	0	0
1	87108	KATHMANN CLARENCE C.	M	9/13/2008	6722	12/1/1914	6/13/1989	74	93	88CC \$70/DAY 20 ELIM 2 YR IGR & NPHR	6,005	800	830
1	87723	SMITH IRENE E.	F	5/15/2008	6722	10/1/1924	9/15/1989	64	83	88CC \$70/DAY 20 ELIM 2 YR IGR & NPHR	1,977	0	0
1	88712	ERNST ELVERA M.	F	1/1/4/2008	6722	4/1/1925	3/14/1990	64	82	88CC \$60/DAY 20 ELIM 2 YR IGR & NPHR	1,704	0	0
1	89386	MC DOUGAL JAMES W.	M	1/1/2008	6722	7/1/1921	7/1/1990	68	86	88CC \$50/DAY 20 ELIM 2 YR IGR & NPHR	2,473	0	0
1	84712	OSBORN NARCISSA E.	F	1/1/2008	6730	3/1/1926	3/1/1988	61	81	88CC \$50/DAY 0 ELIM 3 YR IGR & NPHR	1,838	2100	2107
1	86559	NEHLS ALICE E.	F	3/28/2008	6730	9/1/1921	3/28/1989	67	86	88CC \$50/DAY 0 ELIM 3 YR IGR & NPHR	3,171	700	725
1	86970	LUTSCH MARY LOUISE	F	3/1/2008	6730	6/1/1922	6/1/1989	66	85	88CC \$80/DAY 0 ELIM 3 YR IGR & NPHR	5,066	2400	2436

1	86971	METCALF BEVERLY J.	F	6/1/2008	6730	11/1/1926	6/1/1989	62	81	88CC \$60/DAY 0 ELIM 3 YR IGR & NPHR	2,200	800	847
1	88014	WENSINK NORMA M.	F	2/1/2008	6730	12/1/1920	11/1/1989	68	87	88CC \$60/DAY 0 ELIM 3 YR IGR & NPHR	3,807	2400	2440
1	88121	BECKER NORMAN H.	M	1/4/2007	6730	11/1/1919	11/4/1989	69	88	88CC \$50/DAY 0 ELIM 3 YR IGR & NPHR	3,171	2100	2156
1	88194	NARTKER MARY C.	F	2/4/2008	6730	12/1/1920	12/4/1989	68	87	88CC \$50/DAY 0 ELIM 3 YR IGR & NPHR	3,171	800	836
1	88378	REARDON BETTY J.	F	1/3/2008	6730	5/1/1920	1/3/1990	69	87	88CC \$50/DAY 0 ELIM 3 YR IGR & NPHR	3,171	2100	2102
1	88731	HEABERLIN DOROTHY F.	F	10/1/2008	6730	4/1/1925	4/1/1990	64	82	88CC \$50/DAY 0 ELIM 3 YR IGR & NPHR	1,838	2400	2442
1	88756	THOMPSON GLENNA	F	5/15/2008	6730	3/1/1916	2/15/1990	73	91	88CC \$50/DAY 0 ELIM 3 YR IGR & NPHR	5,277	900	904
1	89119	WERTZ MARGARET M.	F	1/23/2008	6730	2/1/1929	5/23/1990	61	78	88CC \$50/DAY 0 ELIM 3 YR IGR & NPHR	1,838	900	915
1	89199	COURSON LEWIS	M	1/15/2008	6730	1/1/1921	6/15/1990	69	86	88CC \$70/DAY 0 ELIM 3 YR IGR & NPHR	4,434	2100	2107
1	89415	HAHN BETTY L.	F	6/24/2008	6730	4/1/1929	5/24/1990	61	78	88CC \$80/DAY 0 ELIM 3 YR IGR & NPHR	2,936	900	915
1	89416	HAHN RICHARD R.	M	6/24/2008	6730	9/1/1920	5/24/1990	69	87	88CC \$80/DAY 0 ELIM 3 YR IGR & NPHR	5,066	900	915
1	89762	SIMMONS DOROTHY F.	F	1/17/2008	6730	11/1/1915	9/17/1990	74	92	88CC \$70/DAY 0 ELIM 3 YR IGR & NPHR	7,397	11000	11001
1	89923	BECKER THERESA M.	F	1/1/2008	6730	12/1/1925	11/1/1990	64	82	88CC \$60/DAY 0 ELIM 3 YR IGR & NPHR	2,200	2100	2138
1	89939	MC ANDREWS EILEEN K.	F	1/1/2008	6730	6/1/1923	12/1/1990	67	84	88CC \$60/DAY 0 ELIM 3 YR IGR & NPHR	3,807	2100	2149
1	89972	JENKINS FRANK F.	M	11/15/2008	6730	8/1/1926	11/15/1990	64	81	88CC \$70/DAY 0 ELIM 3 YR IGR & NPHR	2,574	900	904
1	89973	JENKINS MARY L.	F	11/15/2008	6730	11/1/1926	11/15/1990	63	81	88CC \$70/DAY 0 ELIM 3 YR IGR & NPHR	2,574	900	904
1	89984	KAFENBARGER ROMA L.	F	1/1/2008	6730	7/1/1927	12/1/1990	63	80	88CC \$60/DAY 0 ELIM 3 YR IGR & NPHR	2,200	2100	2138
1	90038	COWGILL RUTH	F	12/28/2007	6730	12/1/1925	11/28/1990	64	82	88CC \$60/DAY 0 ELIM 3 YR IGR & NPHR	2,200	2100	0
1	86028	WHITNEY LUCILLE	F	4/15/2008	6731	7/1/1910	1/15/1989	78	97	88CC \$50/DAY 100 ELIM 3 YR IGR & NPHR	6,863	900	915
1	87344	QUEEN ROGER E.	M	7/15/2008	6731	9/1/1920	7/15/1989	68	87	88CC \$70/DAY 100 ELIM 3 YR IGR & NPHR	3,618	900	904
1	85271	JOHNSON STANLEY R.	M	1/15/2008	6732	2/1/1920	7/15/1988	68	87	88CC \$50/DAY 20 ELIM 3 YR IGR & NPHR	2,990	0	0
1	87686	HACKETT MARY M.	F	1/1/2008	6732	12/1/1920	9/1/1989	68	87	88CC \$60/DAY 20 ELIM 3 YR IGR & NPHR	3,591	2100	2130
1	88228	SCHAEPERKLAUS UNA	F	12/1/2008	6732	2/1/1924	12/1/1989	65	83	88CC \$80/DAY 20 ELIM 3 YR IGR & NPHR	4,790	2000	2001
1	84139	ZUTAVERN MARCELLA W.	F	1/1/2008	6740	8/1/1918	2/1/1988	69	89	88CC \$50/DAY 0 ELIM 4 YR IGR & NPHR	3,547	15000	15001
1	84252	SHELHORN DOROTHE M.	F	2/1/2008	6740	9/1/1925	2/1/1988	62	82	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	3,255	1200	1259
1	85126	ZUTAVERN HAROLD E.	M	1/1/2008	6740	1/1/1919	7/1/1988	69	88	88CC \$50/DAY 0 ELIM 4 YR IGR & NPHR	3,547	15000	15001
1	85554	RIES LEAH R.	F	1/1/2008	6740	1/1/1921	10/1/1988	67	86	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	4,434	900	924
1	85752	BOLENDER DAVID H.	M	11/15/2008	6740	4/1/1925	11/15/1988	63	82	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	900	908
1	85753	BOLENDER LUELLA W.	F	11/15/2008	6740	5/1/1921	11/15/1988	67	86	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	4,251	900	908
1	86384	LAPP EDWIN C.	M	3/1/2008	6740	1/1/1913	3/1/1989	76	94	88CC \$50/DAY 0 ELIM 4 YR IGR & NPHR	11,376	900	915
1	86482	SIEBERT LUELLA M.	F	5/1/2008	6740	3/1/1919	5/1/1989	69	88	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	4,963	400	402
1	86610	WARREN PAUL R.	M	1/5/2008	6740	5/1/1927	4/5/1989	62	80	88CC \$50/DAY 0 ELIM 4 YR IGR & NPHR	2,034	900	915
1	86756	LANE JAMES G.	M	1/25/2008	6740	6/1/1924	4/25/1989	64	83	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	2100	2130
1	86828	BOWMAN DONALD R.	M	11/3/2008	6740	11/1/1925	5/3/1989	63	82	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	2,849	400	402
1	86829	BOWMAN KATHERINE C.	F	11/3/2008	6740	6/1/1929	5/3/1989	59	78	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	2,183	400	402
1	87033	BAKER JUNE W.	F	6/1/2008	6740	1/1/1920	6/1/1989	69	87	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	4,963	800	849
1	87209	HOVERMAN EVELYN A.	F	1/22/2008	6740	11/1/1919	6/22/1989	69	88	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	5,673	800	0

1	87404	STEVENS JOSEPH R.	M	1/21/2008	6740	8/1/1922	7/21/1989	66	85	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	5,673	800	856
1	87565	ISLEY MARGARET A.	F	1/1/2008	6740	6/1/1930	9/1/1989	59	77	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	1,875	300	306
1	87662	HOLTON JANIS E.	F	2/1/2008	6740	5/1/1925	10/1/1989	64	82	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	2200	2203
1	87663	HOLTON ORA ROBERT	M	2/1/2008	6740	9/1/1925	10/1/1989	63	82	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	2200	2203
1	87828	CASPER JOHN M.	M	9/14/2008	6740	3/1/1930	9/14/1989	59	77	88CC \$50/DAY 0 ELIM 4 YR IGR & NPHR	1,558	2100	2156
1	88141	TOPPING DOROTHY I.	F	1/1/2008	6740	9/1/1915	12/1/1989	74	92	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	8,587	300	306
1	88237	FERGUSON E. RUTH	F	4/1/2008	6740	2/1/1925	1/1/1990	64	82	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	900	0
1	88240	GRUEBMEYER EDWARD A.	M	1/13/2008	6740	8/1/1921	12/13/1989	68	86	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	4,251	900	915
1	88241	GRUEBMEYER MILDRED E.	F	1/13/2008	6740	5/1/1922	12/13/1989	67	85	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	4,251	900	915
1	88397	CRONE DENISE L.	F	1/15/2008	6740	1/1/1920	1/15/1990	69	87	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	4,251	300	306
1	88427	JULIEN JEANNE B.	F	1/22/2008	6740	3/1/1922	1/22/1990	67	85	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	4,963	800	831
1	88428	JULIEN ROBERT J.	M	1/22/2008	6740	2/1/1921	1/22/1990	68	86	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	4,963	800	831
1	88444	RANK MARY A.	F	1/18/2008	6740	3/1/1925	1/18/1990	64	82	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	2,849	2100	2157
1	88461	PERRY RUTH L.	F	4/1/2008	6740	4/1/1925	4/1/1990	64	82	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	2,849	2100	2157
1	88498	HAMRLIK MARY E.	F	2/2/2008	6740	7/1/1924	2/2/1990	65	83	88CC \$40/DAY 0 ELIM 4 YR IGR & NPHR	2,836	2400	2441
1	88564	GERMANN HELEN M.	F	1/1/2008	6740	8/1/1928	7/1/1990	61	79	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	3,255	900	924
1	88592	HUFFMAN MELVIN F.	M	3/1/2008	6740	3/1/1925	3/1/1990	64	82	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	1000	1004
1	88612	FEIKERT MABEL L.	F	1/15/2008	6740	3/1/1920	3/15/1990	69	87	88CC \$50/DAY 0 ELIM 4 YR IGR & NPHR	3,547	1000	1004
1	88767	TABOR BARBARA N.	F	1/23/2008	6740	6/1/1923	3/23/1990	66	84	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	4,963	2100	2130
1	88883	KAYSER LOUIS H.	M	4/1/2008	6740	5/1/1926	6/1/1990	63	81	88CC \$50/DAY 0 ELIM 4 YR IGR & NPHR	2,034	300	303
1	88985	TRAUTMAN DE FOREST	M	1/9/2008	6740	6/1/1920	5/9/1990	69	87	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	5,673	800	849
1	89086	WOLERY LOIS M.	F	3/5/2008	6740	7/1/1925	6/5/1990	64	82	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	3,255	800	816
1	89151	BLUBAUGH MARY A.	F	1/15/2008	6740	7/1/1927	6/15/1990	62	80	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	900	906
1	89326	GERMANN LORENZ H.	M	1/1/2008	6740	12/1/1925	7/1/1990	64	82	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	2,849	900	924
1	89430	RUBLE MARCELA V.	F	6/26/2008	6740	1/1/1921	6/26/1990	69	86	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	4,963	900	917
1	89683	SHAFFER MARVIN T.	M	3/15/2008	6740	4/1/1926	8/15/1990	64	81	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	3,255	900	917
1	89940	MC ANDREWS ROBERT T.	M	1/1/2008	6740	4/1/1931	12/1/1990	59	76	88CC \$70/DAY 0 ELIM 4 YR IGR & NPHR	2,183	2100	2149
1	90165	MARTHEY HILARY J.	M	2/12/2008	6740	2/1/1926	12/12/1990	64	81	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	1000	1001
1	90203	RUGGLE WALTER V.	M	1/8/2009	6740	2/1/1927	1/8/1991	63	80	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	3,255	900	915
1	90229	MARTHEY GERALDINE	F	2/12/2008	6740	4/1/1926	12/12/1990	64	81	88CC \$60/DAY 0 ELIM 4 YR IGR & NPHR	2,440	1000	1001
1	90304	ROSEN MINDLA	F	6/15/2008	6740	6/1/1929	12/15/1990	61	78	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	3,255	900	904
1	90643	WOLERY RALPH M.	M	4/1/2008	6740	5/1/1926	4/1/1991	64	81	88CC \$80/DAY 0 ELIM 4 YR IGR & NPHR	3,255	800	816
1	86317	HINDERER GLADYS M.	F	3/1/2008	6741	12/1/1916	3/1/1989	72	91	88CC \$60/DAY 100 ELIM 4 YR IGR & NPHR	5,968	0	0
1	86318	HINDERER ROBERT H.	M	1/1/2008	6741	1/1/1919	3/1/1989	69	88	88CC \$60/DAY 100 ELIM 4 YR IGR & NPHR	3,433	0	0
1	87484	DIETRICK GERTRUDE M.	F	5/7/2008	6741	1/1/1921	8/7/1989	68	86	88CC \$50/DAY 100 ELIM 4 YR IGR & NPHR	2,839	700	758
1	89342	SHAFFER MARJORIE ANN	F	3/25/2008	6741	7/1/1925	6/25/1990	64	82	88CC \$60/DAY 100 ELIM 4 YR IGR & NPHR	2,021	300	303
1	89840	GERKEN NORMA M.	F	9/18/2008	6741	10/1/1926	9/18/1990	63	81	88CC \$70/DAY 100 ELIM 4 YR IGR & NPHR	2,356	15000	15004

1	89955	AVERY ROBERT H.	M	1/1/2008	6741	10/1/1922	11/1/1990	67	85	88CC \$60/DAY 100 ELIM 4 YR IGR & NPHR	3,412	800	824
1	92001	DELAPLANE HOWARD J.	M	1/1/2008	6741	5/1/1918	1/1/1992	73	89	88CC \$60/DAY 100 ELIM 4 YR IGR & NPHR	5,944	400	402
1	92105	DELAPLANE LOIS L.	F	1/1/2009	6741	6/1/1922	1/1/1992	69	85	88CC \$60/DAY 100 ELIM 4 YR IGR & NPHR	3,412	400	402
1	92106	DELAPLANE WILLIE L.	M	1/1/2008	6741	12/1/1924	1/1/1992	67	83	88CC \$60/DAY 100 ELIM 4 YR IGR & NPHR	3,412	400	402
1	85622	WALLER WILLIAM R.	M	4/15/2008	6742	10/1/1923	10/15/1988	64	84	88CC \$70/DAY 20 ELIM 4 YR IGR & NPHR	2,675	600	623
1	86474	KRABILL ESTHER D.	F	3/20/2008	6742	12/1/1914	3/20/1989	74	93	88CC \$60/DAY 20 ELIM 4 YR IGR & NPHR	6,456	800	819
1	86553	CLEGG MARY C.	F	1/20/2008	6742	4/1/1924	4/20/1989	64	83	88CC \$60/DAY 20 ELIM 4 YR IGR & NPHR	2,293	2400	2448
1	87532	HALL ARTHUR O.	M	1/18/2008	6742	8/1/1924	8/18/1989	64	83	88CC \$70/DAY 20 ELIM 4 YR IGR & NPHR	2,675	2100	2107
1	88032	CLEGG ROBERT S.	M	2/1/2008	6742	11/1/1924	1/1/1989	64	83	88CC \$60/DAY 20 ELIM 4 YR IGR & NPHR	2,293	2400	2448
1	88359	PARISH CHARLES L.	M	2/1/2008	6742	9/1/1920	2/1/1990	69	87	88CC \$60/DAY 20 ELIM 4 YR IGR & NPHR	3,986	1000	1004
1	88360	PARISH HILDA R.	F	2/1/2008	6742	7/1/1921	2/1/1990	68	86	88CC \$60/DAY 20 ELIM 4 YR IGR & NPHR	3,986	1000	1004
1	89974	STEVENSON BETTY P.	F	11/10/2008	6742	12/1/1920	11/10/1990	69	87	88CC \$70/DAY 20 ELIM 4 YR IGR & NPHR	4,645	900	0
3	61056	FINDLEY ELIZABETH	F	1/1/2008	0CCF	6/1/1914	12/1/1981	67	93	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,166	1000	1001
3	64990	MCCALLUM MARJORIE	F	1/15/2008	0CCF	12/1/1916	1/15/1983	66	91	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,166	1000	1008
3	64991	MCCALLUM ROSS W.	F	1/15/2008	0CCF	8/1/1915	1/15/1983	67	92	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,166	1000	1008
3	65451	DAVISSON BETTY D.	F	1/1/2008	0CCF	11/1/1910	3/1/1983	72	97	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,702	800	831
3	66135	RATHGE ELLA	F	2/1/2008	0CCF	9/1/1918	5/1/1983	64	89	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	1,917	800	827
3	66245	PRIDDY RUTH V. I.	F	1/15/2008	0CCF	6/1/1916	5/8/1983	66	91	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,166	800	0
3	67266	BIRD MARJORIE K.	F	1/15/2008	0CCF	12/1/1913	8/15/1983	69	94	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,166	1000	1008
3	71122	AMES EVERETT G.	M	2/15/2008	0CCF	6/1/1914	8/15/1984	70	93	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,702	400	402
3	72218	MOINETTE GERTRUDE L.	F	2/1/2008	0CCF	9/1/1910	10/1/1984	73	97	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,702	1000	1001
3	73297	PREIFFER A. MARIAN	F	3/1/2008	0CCF	7/1/1918	2/1/1985	66	89	CCF \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,166	1000	1004
3	83923	CLAPPER BOYD L.	M	1/15/2008	CC40	4/1/1912	12/15/1987	75	95	85CC \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	4,519	400	402
3	83926	CLAPPER PHOEBE A.	F	3/15/2008	CC40	7/1/1919	12/15/1987	68	88	85CC \$20/DAY 1ST 100 DAY THEN \$40/DAY 0 ELIM	2,796	400	402
3	75921	WILT NANCY G.	F	1/15/2008	CC50	5/1/1918	12/15/1985	67	89	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	3,487	2100	2116
3	76309	BIGGS OLIVE L.	F	5/1/2008	CC50	12/1/1914	2/1/1986	71	93	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	1000	1001
3	76512	MYERS VESTA RUTH	F	3/15/2008	CC50	5/1/1915	2/15/1986	70	92	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	15000	15051
3	77721	HOHL DONALD W.	M	1/1/2008	CC50	9/1/1912	5/1/1986	73	95	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	15000	15051
3	78200	CRAWFORD LEOLA M	F	1/1/2008	CC50	10/1/1920	7/1/1986	66	87	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	3,487	1000	1004
3	78282	CRUPE RUTH E.	F	1/1/2008	CC50	10/1/1912	7/1/1986	73	95	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	1000	1004
3	78365	MCGREEVY MARY E.	F	1/15/2008	CC50	12/30/1914	7/15/1986	71	93	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	1000	1001
3	79535	BILLER VIRGINIA D.	F	1/1/2008	CC50	4/1/1918	10/1/1986	68	89	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	3,487	800	801
3	79872	SHELLY E. ROSALIE	F	5/1/2008	CC50	11/1/1911	11/1/1986	74	96	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	1200	1259
3	79934	BARCLAY CELIA W.	M	5/1/2008	CC50	12/1/1916	11/1/1986	69	91	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	3,487	2200	0
3	82138	KRAUSE IRENE M.	F	2/15/2008	CC50	9/1/1913	5/15/1987	73	94	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	1000	1004
3	82163	BAHLER MARY J.	F	1/15/2008	CC50	10/1/1914	5/15/1987	72	93	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	1000	1001
3	82923	HAZLETT FOSTER A.	M	8/1/2008	CC50	9/1/1916	8/1/1987	70	91	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	200	207

3	84170	TIELL DOROTHY V.	F	1/15/2008	CC50	8/1/1913	12/15/1987	74	94	85CC \$20/DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM	4,356	1000	1001
3	76933	HORNER ELOISE	F	1/15/2008	CC60	5/1/1913	3/15/1986	73	94	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	5,220	1200	1221
3	80086	HERMON MINNIE L.	F	5/15/2008	CC60	4/1/1921	11/15/1986	65	86	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	4,187	800	816
3	81948	GILLEN DONNA R.	F	1/15/2008	CC60	12/1/1910	4/15/1987	76	97	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	6,778	800	824
3	83043	IRVIN EDNA M.	F	1/1/2008	CC60	6/1/1909	9/1/1987	78	98	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	6,778	1175	1105
3	83074	FAHRION LUCILLE	F	3/15/2008	CC60	11/1/1913	9/15/1987	73	94	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	5,220	2400	2435
3	83202	CHRISTIAN MARGARET	F	1/15/2008	CC60	8/1/1914	9/15/1987	73	93	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	5,220	1300	1301
3	83489	SCHAADT OPAL V.	F	11/1/2007	CC60	6/1/1909	11/1/1987	78	98	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	6,778	1000	1001
3	84048	HRABACK MILDRED	F	1/15/2007	CC60	6/1/1910	1/15/1988	77	97	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	6,778	2400	2436
3	84477	VOLKMAN,ARTHUR	M	3/1/2008	CC60	11/1/2009	3/1/1988	74	90	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	6,778	2400	2436
3	84478	VOLKMAN MAGDALENA	F	3/1/2008	CC60	8/1/1913	3/1/1988	74	94	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	5,220	800	0
3	84496	LUBBERS MADELINE E.	F	12/15/2007	CC60	10/1/1914	12/15/1987	73	93	85CC \$20/DAY 1ST 100 DAY THEN \$60/DAY 0 ELIM	5,220	800	830
3	74281	RUCK MYRTLE E.	F	7/1/2008	CCF5	7/1/2008	7/1/1985	65	88	CCF \$20 DAY 1ST 100 DAY THEN \$50/DAY 0 ELIM :	2,703	800	0
9	94728	ZOELLER MARIE M.	F	2/18/2008	AC03	3/1/1920	8/18/1993	73	87	92NH \$60/DAY 0 ELIM 3 YR	2,647	2400	2442
9	94713	HARVEY VIVIAN	F	9/15/2008	AC14	1/1/1927	9/15/1993	66	80	92NH \$60/DAY 100 ELIM 4YR	1,441	800	824
9	94794	HARVEY WARD W.	M	9/15/2008	AC14	3/1/1926	9/15/1993	67	81	92NH \$60/DAY 100 ELIM 4YR	1,441	800	824
9	95161	PERKINS JOAN	F	4/1/2008	AD23	1/1/1919	1/1/1994	74	88	92NH \$70/DAY 20 ELIM 3 YR	1,441	800	824
9	95554	KLINGE ROBERT R.	M	2/1/2008	AD26	8/1/1913	5/1/1994	80	94	92NH:\$70/DAY 20 ELIM 6 MO	2,899	1300	1301
9	94822	BRISTOW BRUCE I.	M	3/15/2008	AE13	5/1/1930	9/15/1993	63	77	92NH \$80/DAY 100 ELIM 3 YRS	999	800	824
9	94883	BRISTOW VIRGINIA H.	F	3/15/2008	AE13	7/1/1929	9/15/1993	64	78	92NH \$80/DAY 100 ELIM 3 YRS	999	800	824
9	95340	BECKER JEAN S.	F	1/10/2008	AG04	3/1/1920	1/10/1994	73	87	92NH \$100/DAY 0 ELIM 4 YR	4,902	15000	15045
9	94930	UHL VELMA F.	F	3/15/2008	BC03	11/1/1924	11/15/1993	68	83	92NH \$60/DAY 0 ELIM 3 YR IGR	1,696	300	301
9	94927	SARGENT KATHRYN L.	F	10/13/2008	BC04	3/1/1927	10/13/1993	66	80	92NH \$60/DAY 0 ELIM 4 YR IGR	1,886	1175	1105
9	95925	SHOWALTER BERNITA J	F	6/1/2008	BC14	1/1/1927	6/1/1994	66	80	92NH \$60/DAY 100 ELIM 4 YR IGR	1,521	400	402
9	95927	SHOWALTER RICHARD E	M	6/1/2008	BC14	5/1/1926	6/1/1994	67	81	92NH \$60/DAY 100 ELIM 4 YR IGR	1,521	400	402
9	94793	CAMPBELL RUSSELL B.	M	10/1/2008	BD04	6/1/1929	10/1/1993	64	78	92NH \$70/DAY 0 ELIM 4 YR IGR	1,263	1175	1105
9	94606	ZIMMERMAN JOSEPH	M	9/15/2008	BE04	3/1/1929	9/15/1993	64	78	92NH \$80/DAY 0 ELIM 4 YR IGR	1,444	15000	15001
9	94096	ROTH BETTY K.	F	1/20/2008	BE06	4/1/1923	5/20/1993	69	84	92NH \$80/DAY 0 ELIM 6 MO IGR	740	2400	2436
9	96656	MEADOWS WAYNE C	M	10/13/2008	BE11	10/1/1929	10/13/1994	64	78	92NH \$80/DAY 100 ELIM 1 YR IGR	528	600	628
9	94675	BROERING CYRIL R.	M	1/1/2008	BE12	9/1/1928	9/1/1993	64	79	92NH \$80/DAY 100 ELIM 2 YR IGR	857	15000	15001
9	96102	STUTZMAN MAYNARD	M	6/1/2008	BE12	6/1/1929	6/1/1994	64	78	92NH \$80/DAY 100 ELIM 2 YR IGR	857	800	824
9	95904	BROERING MILDRED	F	1/1/2008	BE14	6/1/1929	6/1/1994	64	78	92NH \$80/DAY 100 ELIM 4 YR IGR	1,171	15000	15001
9	96250	BAR D GEORGE I	M	1/3/2008	BE14	7/1/1929	7/3/1994	64	78	92NH \$80/DAY 100 ELIM 4 YR IGR	1,171	800	824
9	95226	DAVIS RAYMOND D.	M	1/11/2008	BE23	5/1/1926	1/11/1994	67	81	92 NH \$80/DAY 20 ELIM 3 YR IGR	2,031	0	0
9	95227	DAVIS MARY LOU	F	1/1/2008	BE23	3/1/1930	1/11/1994	63	77	92 NH \$80/DAY 20 ELIM 3 YR IGR	1,185	0	0
9	95854	KNIPPEN AGNES	F	3/28/2008	BE24	1/1/1923	3/28/1994	71	84	92NH \$80/DAY 20 ELIM 4 YR IGR	3,809	15000	15062
9	95855	KNIPPEN JOSEPH	M	3/28/2008	BE24	4/1/1916	3/28/1994	77	91	92NH \$80/DAY 20 ELIM 4 YR IGR	6,087	15000	15062

9	94077 ALLEN PATTY LOU	F	3/1/2008 BF03	5/1/1928	4/1/1993	64	79	92NH \$90/DAY 0 ELIM 3 YR IGR	1,470	1900	1901
9	95985 MACK EUGENE F.	F	1/1/2008 BF05	7/1/1921	6/1/1994	72	86	92NH \$90/DAY 0 ELIM 3 MO IGR	857	0	0
9	96039 MC CLAIN THOMAS L.	M	3/1/2008 BF06	1/1/1926	6/1/1994	68	81	92NH \$90/DAY 0 ELIM 6 MO IGR	832	15000	15001
9	96252 CORNELL ESTIELLA E	F	12/28/2007 BG04	7/1/1935	6/28/1994	58	72	92NH \$100/DAY 0 ELIM 4 YR IGR	1,390	1175	1152
9	94452 FARROW EMMA S.	F	1/4/2008 BN02	4/1/1912	8/4/1993	81	95	92NH \$20/DAY 0 ELIM 2 YR IGR	1,752	1175	1105
9	94757 ZUTAVERN MARCELLA W.	F	1/5/2008 BN03	8/1/1918	8/5/1993	74	89	92NH \$20/DAY 0 ELIM 3 YR IGR	971	15000	15001
9	95017 ZUTAVERN HAROLD E.	M	1/12/2008 BN03	1/1/1919	2/19/1994	74	88	92NH \$20/DAY 0 ELIM 3 YR IGR	971	15000	15001
9	95433 WARREN PAUL R.	M	1/5/2007 BN04	5/1/1927	2/19/1994	66	80	92NH \$20/DAY 0 ELIM 4 YR IGR	629	0	0
9	96450 DISANDIS LOUISE M	F	1/1/2008 BN04	11/1/1929	10/1/1994	64	78	92NH \$20/DAY 0 ELIM 4 YR IGR	361	15000	15001
9	95160 PARR MARTHA H.	F	1/1/2008 IE14	1/1/1926	12/1/1993	67	81	92NH \$80/DAY 100 ELIM 4 YR IGR/HHCR/ABR	3,029	600	646
9	94318 THOMAS DONALD L.	M	1/8/2008 IE23	11/1/1928	7/8/1993	64	79	92NH \$60/DAY 20 ELIM 3 YR IGR/HHCR/ABR	1,248	21000	21004
9	94074 WATKINS BLANCHE	F	4/1/2008 PE03	9/1/1932	4/1/1993	60	75	92NH \$80/DAY 0 ELIM 3 YR ABR/NHRRR	1,307	900	916
10	92284 AGRISTI JANE M.	F	1/6/2008 A208	1/1/1913	2/6/1992	78	94	90CC \$80/DAY 0 ELIM 2 YR	6,840	0	0
10	90988 BAKER CHARLOTTE L.	F	11/15/2008 B104	6/1/1924	6/15/1991	64	83	90CC \$40/DAY 0 ELIM 1 YR NPHR/IGR	617	2400	2459
10	93413 HENDRICKS MORRIS A., SR.	M	1/1/2008 B106	6/1/1927	7/1/1992	64	80	90CC \$60/DAY 0 ELIM 1 YR NPHR/IGR	932	0	0
10	93657 BUHLER CLARA M	F	4/15/2008 B108	11/1/1916	10/15/1992	75	91	90CC \$80/DAY 0 ELIM 1 YR NPHR/IGR	5,250	0	0
10	94133 KAHLER LAURETTA J.	F	1/22/2008 B126	6/1/1919	4/22/1993	73	88	90CC \$60/DAY 20 ELIM 1 YR NPHR & IGR	2,391	0	0
10	91919 LEWIS ALICE M.	F	2/24/2008 B205	10/1/1926	10/24/1991	64	81	90CC \$50/DAY 0 ELIM 2 YR NPHR/IGR	1,235	21000	21001
10	93352 LARSEN CARL O.	M	4/25/2008 B205	12/1/1917	6/25/1992	74	90	90CC \$50/DAY 0 ELIM 2 YR NPHR/IGR	3,733	900	906
10	91577 LATTA NORMAN W.	M	4/1/2008 B206	1/1/1923	10/1/1991	68	84	90CC \$60/DAY 0 ELIM 2 YR NPHR/IGR	2,604	1175	1105
10	91609 NEPTUNE ERNEST F.	M	9/5/2008 B206	9/1/1921	9/5/1991	69	86	90CC \$60/DAY 0 ELIM 2 YR NPHR/IGR	2,604	900	906
10	93439 JOHNSON BARBARA L.	F	1/2/2008 B207	12/1/1925	8/2/1992	66	82	90CC \$70/DAY 0 ELIM 2 YR NPHR/IGR	3,036	1175	1152
10	91567 PEARCE LUELLA J.	F	8/7/2008 B208	7/1/1922	8/7/1991	69	85	90CC \$80/DAY 0 ELIM 2 YR NPHR/IGR	3,473	900	906
10	93271 BOWMAN JEANNETTE F.	F	5/27/2008 B208	7/1/1940	5/27/1992	51	67	90CC \$80/DAY 0 ELIM 2 YR NPHR/IGR	1,306	800	831
10	93272 BOWMAN LESTER E.	M	5/27/2008 B208	6/1/1939	5/27/1992	52	68	90CC \$80/DAY 0 ELIM 2 YR NPHR/IGR	1,306	800	831
10	90803 FLINN WAULDINE A.	F	4/27/2008 B227	5/1/1922	4/27/1991	68	85	90CC \$70/DAY 20 ELIM 2 YR NPHR/IGR	2,781	900	915
10	93527 MC CORMICK JOSEPH J.	M	1/1/2008 B304	5/1/1936	8/1/1992	56	71	90CC \$40/DAY 0 ELIM 3 YR NPHR/IGR	877	18000	18005
10	91218 BROWN MARY A.	F	1/25/2008 B305	11/1/1912	7/25/1991	78	95	90CC \$50/DAY 0 ELIM 3 YR NPHR/IGR	6,876	1175	1105
10	93793 VAN WINKLE ETTA M.	F	12/28/2007 B305	4/1/1919	12/28/1992	73	88	90CC \$50/DAY 0 ELIM 3 YR NPHR/IGR	4,259	300	301
10	90868 RAY ORVAL J.	M	1/22/2008 B306	3/1/1917	5/22/1991	74	90	90CC \$60/DAY 0 ELIM 3 YR NPHR/IGR	5,112	1175	1105
10	91425 JONES TED C.	M	1/21/2008 B306	8/1/1925	8/2/1991	62	82	90CC \$60/DAY 0 ELIM 3 YR NPHR/IGR	3,066	800	847
10	91935 SCOTT JACK E.	M	1/15/2008 B306	4/1/1929	10/15/1991	62	78	90CC \$60/DAY 0 ELIM 3 YR NPHR/IGR	1,777	900	926
10	93764 BALLMER ANNE M.	F	1/16/2008 B307	10/1/1927	12/16/1992	65	80	90CC \$60/DAY 0 ELIM 3 YR NPHR/IGR	3,066	15000	15006
10	91017 MAXSON NANCY	F	1/18/2008 B307	10/1/1936	6/18/1991	54	71	90CC \$70/DAY 0 ELIM 3 YR NPHR/IGR	1,306	900	917
10	91018 MAXSON RAMON E.	M	1/18/2008 B307	4/1/1936	6/18/1991	55	71	90CC \$70/DAY 0 ELIM 3 YR NPHR/IGR	1,535	900	917
10	90591 BALL DONALD D.	M	3/15/2008 B308	12/1/1924	3/15/1991	66	83	90CC \$80/DAY 0 ELIM 3 YR NPHR/IGR	4,072	0	0
10	91198 CICCILLAN JOHN E.	M	6/27/2008 B308	10/1/1926	6/27/1991	64	81	90CC \$80/DAY 0 ELIM 3 YR NPHR/IGR	2,367	2400	2459

10	93704	FAST PHYLLIS A.	F	2/28/2008	B309	9/1/1928	10/28/1992	64	79	90CC \$90/DAY 0 ELIM 3 YR NPHR/IGR	2,667	1175	1105
10	91964	SCHULTZ WILLIAM C. JR.	M	1/1/2008	B400	7/1/1924	11/1/1991	67	83	90CC \$100/DAY 0 ELIM 4 YR NPHR/IGR	5,721	2100	2148
10	90805	PAUMIER JOSEPH M.	M	5/7/2008	B406	5/1/1926	5/7/1991	64	81	90CC \$60/DAY 0 ELIM 4 YR NPHR/IGR	1,968	900	915
10	91744	NEICE BERNARD	M	1/24/2008	B406	11/1/1931	10/24/1991	59	76	90CC \$60/DAY 0 ELIM 4 YR NPHR/IGR	1,509	900	915
10	93798	BRANDMAN BETTY M.	F	11/23/2008	B406	4/1/1928	11/23/1992	64	79	90CC \$60/DAY 0 ELIM 4 YR NPHR/IGR	1,968	800	870
10	91772	GINDLESBERGER CLARA E.	F	1/1/2008	B407	9/1/1929	11/1/1991	62	78	90CC \$70/DAY 0 ELIM 4 YR NPHR/IGR	2,298	900	915
10	92305	DISANDIS LOUISE M.	F	3/16/2008	B407	11/1/1929	12/16/1991	62	78	90CC \$70/DAY 0 ELIM 4 YR NPHR/IGR	2,298	15000	15001
10	93646	PITSENBARGER VAUGHN R.	M	1/13/2008	B407	1/1/1925	9/13/1992	67	82	90CC \$70/DAY 0 ELIM 4 YR NPHR/IGR	4,000	2100	2138
10	90869	REAGAN DOROTHY M.	F	2/15/2008	B408	5/1/1927	5/15/1991	64	80	90CC \$80/DAY 0 ELIM 4 YR NPHR/IGR	2,627	1300	1301
10	90870	REAGAN RICHARD E.	M	2/15/2008	B408	11/1/1924	5/15/1991	66	83	90CC \$80/DAY 0 ELIM 4 YR NPHR/IGR	4,573	1300	1301
10	93611	ECKSTEIN HARMON	M	9/15/2008	B408	3/1/1928	9/15/1992	64	79	90CC \$80/DAY 0 ELIM 4 YR NPHR/IGR	2,627	600	633
10	90683	NORRIS BONNIE J.	F	5/4/2008	B416	5/1/1926	4/4/1991	64	81	90CC \$60/DAY 100 ELIM 4 YR NPHR/IGR	1,630	300	301
10	93353	LARSEN EDITH H.	F	4/25/2008	H105	6/1/1921	6/25/1992	71	86	90CC \$50/DAY 0 ELIM 1 YR NPHR	1,849	900	906
10	91690	KAPUS BETTY J.	F	8/17/2008	H106	9/1/1922	8/17/1991	68	85	90CC \$60/DAY 0 ELIM 1 YR NPHR	1,349	2400	2445
10	92352	SIEGENTHALER WESLEY	M	1/1/2008	H106	3/1/1909	2/1/1992	82	98	90CC \$60/DAY 0 ELIM 1 YR NPHR	4,582	900	906
10	93507	BONATO LEONA M.	F	4/1/2008	H106	7/1/1927	6/1/1992	64	80	90CC \$60/DAY 0 ELIM 1 YR NPHR	771	1175	1105
10	92335	DORKO LOURINE S.	F	2/10/2008	H126	11/1/1918	2/10/1992	73	89	90CC \$60/DAY 20 ELIM 1 YR NPHR	2,015	2400	2448
10	91648	NEVEL BARBARA E.	F	9/26/2008	H406	7/1/1936	9/26/1991	55	71	90CC \$60/DAY 0 ELIM 4 YR NPHR	1,221	900	915
10	91671	ROSIA VIRGIL B.	M	1/1/2008	H415	6/1/1923	9/1/1991	68	84	90CC \$50/DAY 100 ELIM 4 YR NPHR	1,849	600	628
10	91655	RICE DARREL S.	M	1/19/2008	H416	1/1/1928	9/19/1991	63	79	90 CC \$60/DAY 100 ELIM 4 YR NPHR	1,287	0	0
10	91449	FRANK STELLA C.	F	1/10/2008	H108	3/1/1918	9/10/1991	73	89	90CC \$80/DAY 0 ELIM 1 YR IGR	3,213	2100	2119
10	91501	BROWN JAMES R.	M	3/18/2008	I205	1/1/1919	9/18/1991	72	88	90CC \$50/DAY 0 ELIM 2 YR IGR	3,406	900	906
10	92957	GISSLER PATRICIA	F	5/1/2008	I427	4/1/1926	4/1/1992	65	81	90CC \$70/DAY 20 ELIM 4 YR IGR	3,433	900	924
10	92958	GISSLER WAYNE	M	5/1/2008	I427	9/1/1923	4/1/1992	68	84	90CC \$70/DAY 20 ELIM 4 YR IGR	3,433	900	924
11	97597	HUSS CLARA M	F	12/7/2007	1A16	6/1/1911	6/7/1995	83	96	94NH \$40/DAY 100 ELIM 6 MO	905	0	34000
11	96877	RIEDY JEANETTE R	F	1/11/2008	1F06	2/1/1921	12/11/1994	73	86	94NH \$90/DAY 0 ELIM 3 YR	1,292	15000	15001
11	98814	WEISS PHYLLIS	F	2/26/2008	1G03	3/1/1931	1/26/1996	64	76	94NH \$100/DAY 0 ELIM 3 YR	2,097	2400	2442
11	97698	ROTH RAYMOND G.	M	1/3/2008	2A04	3/1/1922	7/3/1995	73	85	94NH \$40/DAY 0 ELIM 4 YR IGR	2,244	2100	2102
11	100608	ZOLLINGER MARJORIE H	F	9/4/2008	2C04	10/1/1932	9/4/1996	63	75	94NH \$60/DAY 0 ELIM 4 YR IGR	1,316	1000	1004
11	96999	RUMBAUGH NORMA B	F	1/15/2008	2C06	9/1/1918	3/15/1995	76	89	94NH \$60/DAY 0 ELIM 6 MO IGR	1,425	2400	2436
11	101158	OVERLY VYVYAN	F	4/1/2008	2C22	7/1/1922	1/1/1997	74	85	94NH \$60/DAY 20 ELIM 2 YR IGR	2,244	900	906
11	96515	WALTERBUSCH HELEN M	F	4/19/2008	2D03	10/1/1928	10/19/1994	65	79	94NH \$70/DAY 0 ELIM 3 YR IGR	1,562	900	925
11	96517	WALTERBUSCH LOUIS F	M	4/19/2008	2D03	11/1/1923	10/19/1994	70	84	94NH \$70/DAY 0 ELIM 3 YR IGR	3,193	900	925
11	100293	HESSELS PAUL L.	M	7/5/2008	2D14	11/1/1930	7/5/1996	65	77	94NH \$70/DAY 100 ELIM 4 YR IGR	1,563	400	402
11	96696	EWING KAREN J	F	12/15/2008	2D24	8/1/1939	12/15/1994	55	68	94NH \$70/DAY 20 ELIM 4 YR IGR	882	2200	2203
11	96697	EWING ROBERT	M	12/15/2008	2D24	5/1/1929	12/15/1994	65	78	94NH \$70/DAY 20 ELIM 4 YR IGR	1,624	2200	2203
11	98177	BECK LINDA L.	F	1/9/2008	2E03	7/1/1947	10/9/1995	48	60	94NH \$80/DAY 0 ELIM 3 YR IGR	787	300	301

11	98178	BECK TED L.	M	1/1/2008	2E03	10/1/1928	10/9/1995	66	79	94NH \$80/DAY 0 ELIM 3 YR IGR	1,951	300	301
11	99923	KERASTAS GEORGE W	M	1/1/2008	2E03	6/1/1926	6/17/1996	69	81	94NH \$80/DAY 0 ELIM 3 YR IGR	3,039	300	301
11	97247	VAN HORN ROBERT B	M	1/6/2008	2E13	5/1/1925	4/6/1995	69	82	94NH \$80/DAY 100 ELIM 3 YR IGR	2,220	21000	21001
11	98372	GASE HERMAN J	M	1/8/2008	2E13	5/1/1931	11/8/1995	64	76	94NH \$80/DAY 100 ELIM 3 YR IGR	1,317	0	34000
11	99285	LIVINGSTON VIRGINIA J.	F	3/5/2008	2E14	4/1/1931	3/5/1996	64	76	94NH \$80/DAY 100 ELIM 4 YR IGR	1,603	800	870
11	97472	GOFFINET IRENE	F	5/25/2008	2E21	11/1/1929	5/25/1995	65	78	94NH \$80/DAY 20 ELIM 1 YR IGR	1,102	1000	1001
11	97473	GOFFINET JOHN J.	M	5/25/2008	2E24	7/1/1925	5/25/1995	69	82	94NH \$80/DAY 20 ELIM 4 YR IGR	3,075	1000	1001
11	97599	LEE DONNA M	F	1/1/2008	2E24	9/1/1928	6/1/1995	66	79	94NH \$80/DAY 20 ELIM 4 YR IGR	2,256	15000	15058
11	96740	PALMER MARILYN J	F	1/16/2008	2E04	2/1/1934	11/16/1994	60	73	94NH \$80/DAY 0 ELIM 4 YR IGR	1,262	15000	15006
11	101636	LANZER VIVIAN R.	F	6/27/2008	2E04	2/1/1937	6/27/1997	60	70	94NH \$80/DAY 0 ELIM 4 YR IGR	1,402	15000	15088
11	96491	BAKER VIRGINIA L	F	1/2/2008	2F02	1/1/1931	11/2/1994	63	76	94NH \$90/DAY 0 ELIM 2 YR IGR	1,367	15000	15001
11	97008	THOMAS JEAN M	F	1/1/2008	2F04	3/1/1927	4/1/1995	67	80	94NH \$90/DAY 0 ELIM 4 YR IGR	2,477	1175	1152
11	97578	WARNECKE GENE W	M	1/3/2008	2F04	5/1/1930	5/3/1995	64	77	94NH \$90/DAY 0 ELIM 4 YR IGR	2,225	15000	15062
11	101182	HAUGEN LAVERN	M	1/1/2008	2F04	12/1/1931	12/1/1996	64	76	94NH \$90/DAY 0 ELIM 4 YR IGR	2,003	15000	15042
11	96919	PFEIGER LOIS L.	F	2/25/2008	2F06	9/1/1918	2/25/1995	76	89	94NH \$90/DAY 0 ELIM 6 MO IGR	2,376	15000	15001
11	100836	WACHTMAN MARYLIN E	F	10/14/2008	2F13	2/1/1934	10/14/1996	62	73	94NH \$90/DAY 100 ELIM 3 YR IGR	1,285	0	0
11	97875	SILL HELEN F	F	1/4/2008	2G03	12/1/1925	8/4/1995	69	82	94NH \$100/DAY 0 ELIM 3 YR IGR	3,419	1175	1152
11	97876	SILL RICHARD H	M	1/4/2008	2G03	9/1/1927	8/4/1995	67	80	94NH \$100/DAY 0 ELIM 3 YR IGR	2,666	1175	1152
11	99535	LARRICK BIRDIE I	F	1/26/2008	2G04	9/1/1919	4/24/1996	76	88	94NH \$100/DAY 0 ELIM 4 YR IGR	8,619	1175	1152
11	99931	MASON BERNARD E	M	1/27/2008	2G04	5/1/1935	5/27/1996	60	72	94NH \$100/DAY 0 ELIM 4 YR IGR	1,578	15000	15088
11	99932	MASON SANDRA L	F	1/27/2008	2G04	1/1/1936	5/27/1996	60	71	94NH \$100/DAY 0 ELIM 4 YR IGR	1,578	15000	15088
11	100790	PEDDICORD PATRICIA S	F	1/1/2008	2G04	3/1/1932	10/1/1996	64	75	94NH \$100/DAY 0 ELIM 4 YR IGR	2,225	2200	2203
11	97189	BOWYER FLORENCE E.	F	1/1/2008	2G05	6/1/1913	4/1/1995	81	94	94NH \$100/DAY 0 ELIM 3 MO IGR	1,999	15000	15001
11	96614	SCHMUCKER MARY L	F	1/15/2008	2G06	12/1/1926	11/5/1994	67	81	94NH \$100/DAY 0 ELIM 3 MO IGR	938	1000	1001
11	98515	DICKMAN ARTHUR W	M	12/15/2007	2G06	12/1/1927	12/15/1995	67	80	94NH \$100/DAY 0 ELIM 6 MO IGR	1,042	15000	15001
11	96879	HUFFMAN DALLAS E	M	2/1/2008	2G14	3/1/1930	2/1/1995	64	77	94NH \$100/DAY 100 ELIM 4 YR IGR	2,004	800	870
11	98151	DUNLAP KATHRYN D.	F	1/1/2008	2G24	6/1/1927	9/1/1995	68	80	94NH \$100/DAY 20 ELIM 4 YR IGR	3,451	2200	2203
11	100297	METZ JOANNE	F	7/28/2008	2G24	10/1/1936	7/28/1996	59	71	94NH \$100/DAY 20 ELIM 4 YR IGR	1,400	400	408
11	99359	SHIDLER CHARLENE MAE	F	1/1/2008	2H04	4/1/1934	3/25/1996	61	73	94NH \$110/DAY 0 ELIM 4 YR IGR	2,019	0	0
11	99360	SHIDLER JAMES L.	M	1/1/2008	2H04	3/1/1934	3/25/1996	61	73	94NH \$110/DAY 0 ELIM 4 YR IGR	2,019	0	0
11	101503	MITCHELL LELIA N.	F	1/21/2008	4G23	11/1/1940	5/21/1997	56	67	94NH \$100/DAY 20 ELIM 3 YR IGR/HHCR	1,708	37000	34000
11	101424	FLORY MARGARET J	F	1/2/2008	IE12	6/1/1921	4/2/1997	75	86	94NH \$80/DAY 0 ELIM 2 YR	3,591	0	0
12	97469	VOGT ESTELLA M.	F	6/1/2008	HHB5	4/1/1920	6/1/1995	75	87	HHC \$50/DAY 3 MO	184	2400	2442
12	102813	RICE RITA A	F	2/1/2008	HHB5	3/15/1922	2/1/2000	77	85	HHC \$50/DAY 3 MO	184	700	783
12	96962	KLINGE ROBERT R.	M	2/1/2008	HHB6	8/1/1913	2/16/1995	81	94	HHC \$50/DAY 6 MO	510	17000	17002
12	100891	FOCHT JEANETTE I	F	1/1/2008	HHE2	12/1/1921	11/1/1996	74	86	HHC \$80/DAY 2 YR	806	0	0
12	96816	KOSA CARL J	M	1/1/2008	HHG1	12/1/1916	1/11/1995	78	91	HHC \$100/DAY 1 YR	1,066	2400	2442

12	96876	HEINTZ EDNA M.	F	12/6/2008	HHG1	8/1/1918	12/6/1994	76	89	HHC \$100/DAY 1 YR	1,066	2400	2442
12	102279	MARLOW BILLY H	M	1/11/2008	HHG1	9/1/1941	5/11/1998	56	66	FHC \$100/DAY 1 YR	203	2000	2001
12	102280	MARLOW MARJORIE S	F	1/1/2008	HHG1	8/1/1926	5/11/1998	71	81	FHC \$100/DAY 1 YR	661	2000	2001
12	97025	MCKINNEY ANN L.	F	3/1/2008	HHG2	10/1/1913	3/1/1995	81	94	FHC \$100/DAY 2 YR	2,311	2200	2203
12	101239	HAUMESSER RUTH E	F	1/1/2008	HHG2	12/1/1916	2/1/1997	80	91	FHC \$100/DAY 2 YR	2,311	0	34000
12	101872	HOLLIN ARNOLD R.	M	10/1/2008	HHG2	8/1/1924	10/1/1997	73	83	FHC \$100/DAY 2 YR	907	32000	34000
12	101873	HOLLIN RUTH M.	F	10/1/2008	HHG2	11/1/1922	10/1/1997	74	85	FHC \$100/DAY 2 YR	907	32000	34000
12	97280	BINGHAM SHIRLEY L	F	5/1/2008	HHG5	3/1/1927	5/1/1995	68	80	FHC \$100/DAY 3 MO	160	17000	17002
12	102706	SPRINGSTON O. NEIL	M	1/5/2008	HHG6	1/12/1923	6/5/1999	76	84	FHC \$100/DAY 6 MO	555	13800	13812
12	102463	NORMAN GLENN A	M	8/21/2008	HHH6	5/1/1930	8/21/1998	68	77	FHC \$110/DAY 6 MO	313	1200	1221
12	101812	ARSUFFI CELIA E.	F	12/1/2007	HHL5	12/1/1932	12/1/1997	64	75	FHC \$150/DAY 3 MO	178	13800	34000
12	98093	SIEBERT LUELLA M.	F	9/1/2008	HIB2	3/1/1919	9/1/1995	76	88	FHC \$50/DAY 2 YR IGR	1,061	400	402
12	101504	SEIDITA DOLORES L.	F	1/20/2008	HIE5	8/1/1932	5/20/1997	64	75	FHC \$80/DAY 3 MO IGR	133	37000	34000
12	99571	FREY WILLIAM J, JR	M	5/1/2008	HIG1	6/1/1926	5/1/1996	69	81	FHC \$100/DAY 1 YR IGR	704	1200	1219
12	101373	KRAKORA ELAINE R	F	3/25/2008	HIG5	6/1/1927	2/25/1997	69	80	FHC \$100/DAY 3 MO IGR	261	37000	34000
12	101971	CVETKOVICH JUDY	F	1/1/2009	HIG5	8/1/1940	1/1/1998	57	67	FHC \$100/DAY 3 MO IGR	107	0	34000
12	102752	PRIGOSIN I LAWRENCE	M	6/1/2008	HII5	8/17/1934	10/1/1999	64	73	FHC \$120/DAY 90 DAY IGR	199	0	0
12	100376	YOUNGBLOOD MARTHA L.	F	1/22/2008	HKI1	9/1/1931	8/22/1996	64	76	FHC \$140/DAY 1 YR IGR	697	38000	34000
12	101567	KOTH EDWARD L.	M	6/26/2008	HIL2	4/1/1934	6/26/1997	63	73	FHC \$150/DAY 2 YR IGR	912	0	34000
12	101568	KOTH LOTTIE V.	F	6/26/2008	HIL2	6/1/1933	6/26/1997	63	74	FHC \$150/DAY 2 YR IGR	912	0	34000
12	102552	MANDEL BARBARA	F	2/12/2008	HIL2	12/1/1947	11/12/1998	50	60	FHC \$150/DAY 2 YR IGR	515	0	34000
13	101032	WINNER EVANGELINE M.	F	1/1/2008	ABA3	12/1/1917	11/1/1996	79	90	ANH \$40/DAY 364 DAYS	1,158	400	402
13	98986	ASHBY BETTY L.	F	1/23/2008	ABA8	5/1/1922	2/23/1996	72	85	ANH \$40/DAY 180 DAYS	399	2400	2497
13	102198	BORGER EDNA M	F	2/15/2008	ABA8	2/1/1916	4/15/1998	82	91	ANH \$40/DAY 180 DAYS	873	13800	34000
13	101149	NORTON ELSIE	F	1/15/2008	ABB3	1/15/2008	12/15/1996	79	90	ANH \$50/DAY 364 DAYS	1,448	2400	2436
13	100051	BROOMHALL ELEANOR M.	F	11/26/2008	ABB9	3/1/1920	6/26/1996	76	87	ANH \$50/DAY 90 DAYS	465	2400	2435
13	101968	MASON BETTY S	F	4/6/2008	ABB9	8/1/1928	1/6/1998	69	79	ANH \$50/DAY 90 DAYS	186	13800	34000
13	101969	MASON ROBERT E	M	4/6/2008	ABB9	1/1/1928	1/6/1998	69	79	ANH \$50/DAY 90 DAYS	186	13800	34000
13	102158	GERLACH WILBERT	M	5/1/2008	ABC3	5/1/1924	4/1/1998	73	83	ANH \$60/DAY 364 DAYS	975	13800	34000
13	102191	GERLACH RUTH C	F	1/1/2008	ABC3	8/1/1923	4/1/1998	74	84	ANH \$60/DAY 364 DAYS	975	13800	34000
13	102275	KASCH WINONA J	F	3/1/2008	ABC3	7/1/1920	6/1/1998	77	87	ANH \$60/DAY 364 DAYS	1,738	13800	34000
13	101740	GOULDER EDITH M.	F	9/18/2008	ABD9	9/1/1921	8/18/1997	75	86	ANH \$70/DAY 90 DAYS	724	1000	1001
13	101312	SHEETS MARY L.	F	8/24/2008	ABE3	5/1/1921	1/24/1997	75	86	ANH \$80/DAY 364 DAYS	2,317	400	402
13	101387	PHILLIPS GLORIA J	F	1/7/2008	ABE3	9/1/1924	3/7/1997	72	83	ANH \$80/DAY 364 DAYS	1,300	18000	18005
13	101764	HELMICH MEL	M	1/5/2008	ABE3	9/1/1924	9/5/1997	73	83	ANH \$80/DAY 364 DAYS	1,300	10900	34000
13	101825	SKINN CHARLOTTE M.	F	5/1/2008	ABE3	1/1/1925	10/1/1997	72	82	ANH \$80/DAY 364 DAYS	1,300	2400	2402
13	101826	SKINN JAMES A.	M	5/1/2008	ABE3	6/1/1920	10/1/1997	77	87	ANH \$80/DAY 364 DAYS	2,085	2400	2402

13	102281	FERENCIK MELVIN M	M	5/1/2008	ABE3	4/1/1933	5/1/1998	64	74	ANH \$80/DAY 364 DAYS	460	13800	34000
13	102282	FERENCIK SALLY A	F	5/1/2008	ABE3	3/1/1935	5/1/1998	63	72	ANH \$80/DAY 364 DAYS	460	13800	34000
13	101147	SNYDER BEATRICE M	F	1/1/2008	ABE8	12/1/1926	12/1/1996	69	81	ANH \$80/DAY 180 DAYS	487	700	725
13	102172	BERGER ARLEEN	F	3/24/2008	ABE9	2/1/1917	3/24/1998	81	90	ANH \$80/DAY 90 DAYS	1,053	2400	2404
13	101187	MILLER DONALD G	M	1/16/2008	ABF3	12/1/1927	12/16/1996	69	80	ANH \$90/DAY 364 DAYS	868	2400	2497
13	101986	MC GARVEY JUANITA	F	1/17/2008	ABF9	8/1/1933	12/17/1997	64	74	ANH \$90/DAY 90 DAYS	229	2400	8503
13	100016	MALONE BARBARA	F	3/10/2008	ABG3	1/1/1933	5/10/1996	63	74	ANH \$100/DAY 364 DAYS	414	2400	2435
13	101894	STEINMETZ JANE	F	12/18/2007	ABG3	1/1/1928	11/18/1997	69	79	ANH \$100/DAY 364 DAYS	965	1175	1105
13	101929	DAYHUFF DONNA	F	11/1/2008	ABG3	1/1/1928	11/1/1997	69	79	ANH \$100/DAY 364 DAYS	965	2200	2203
13	101930	DAYHUFF E WILLIAM	M	11/1/2008	ABG3	11/1/1927	11/1/1997	70	80	ANH \$100/DAY 364 DAYS	965	2200	2203
13	101960	WALSH JOAN K.	F	1/18/2008	ABG3	7/1/1930	12/18/1997	67	77	ANH \$100/DAY 364 DAYS	965	0	34000
13	102160	HENRY HENRIETTA	F	5/1/2008	ABG3	8/1/1915	4/1/1998	82	92	ANH \$100/DAY 180 DAYS	3,761	13800	34000
13	100320	HAUBERT WANDA L	F	1/9/2008	ABG8	8/1/1944	8/9/1996	52	63	ANH \$100/DAY 180 DAYS	220	0	0
13	101332	POUND HELEN M.	F	4/1/2008	ABG8	3/1/1918	3/1/1997	78	89	ANH \$100/DAY 180 DAYS	1,730	2200	2203
13	101403	ANGELETTI THEODORE C.	M	5/1/2008	ABG8	3/1/1923	4/1/1997	74	84	ANH \$100/DAY 180 DAYS	1,110	2200	2203
13	101421	BLAND FRANCES M.	F	6/2/2008	ABG8	12/1/1914	4/2/1997	82	93	ANH \$100/DAY 180 DAYS	2,183	15000	15001
13	102028	SIEGENTHALER JANE E	F	2/1/2008	ABG8	1/1/1922	2/1/1998	76	85	ANH \$100/DAY 180 DAYS	1,557	15000	15001
13	102157	ARONHALT OTIS RAY	M	1/25/2008	ABG8	1/1/1929	3/25/1998	69	78	ANH \$100/DAY 180 DAYS	609	13800	34000
13	100717	THOMAS MILDRED	F	1/1/2008	ABG9	7/1/1923	11/1/1996	73	84	ANH \$100/DAY 90 DAYS	696	1200	8023
13	101481	MCKINNEY ANN L.	F	6/1/2008	ABG9	10/1/1913	5/1/1997	83	94	ANH \$100/DAY 90 DAYS	1,316	2200	2203
13	102021	SHAW ROY W	M	2/26/2008	ABG9	11/1/1929	1/26/1998	68	78	ANH \$100/DAY 90 DAYS	372	1000	1004
13	102022	SHAW ELLA M	F	2/26/2008	ABG9	3/1/1936	1/26/1998	61	71	ANH \$100/DAY 90 DAYS	254	1000	1004
13	102089	FANCEY IRMA JEAN	F	4/1/2008	ABG9	7/1/1933	4/1/1998	64	74	ANH \$100/DAY 90 DAYS	254	13800	34000
13	102096	SOURS BEULAH B	F	1/26/2008	ABG9	10/1/1919	2/26/1998	78	88	ANH \$100/DAY 90 DAYS	1,034	15000	15001
13	102110	WOLFENBARGER JACKIE	F	1/1/2008	ABG9	4/1/1933	4/1/1998	64	74	ANH \$100/DAY 90 DAYS	282	13800	34000
13	101427	NEPPER LYDIA W.	F	5/24/2008	ABL3	8/1/1913	2/24/1997	83	94	ANH \$150/DAY 364 DAYS	5,077	2000	2001
13	98993	BOWEN ELIZABETH A.	F	3/23/2008	ABN3	11/1/1922	2/23/1996	73	85	ANH \$20/DAY 364 DAYS	361	2400	2497
13	100097	STROUP DEAN E	M	2/1/2008	ABN3	8/1/1922	7/1/1996	73	85	ANH \$20/DAY 364 DAYS	325	2400	2435
13	100098	STROUP BETTY J	F	2/1/2008	ABN3	2/1/1926	7/1/1996	70	81	ANH \$20/DAY 364 DAYS	325	2400	2435
13	102427	BOYLAN RUTH B	F	2/23/2008	ABN9	4/1/1918	8/22/1998	80	89	ANH \$20/DAY 90 DAYS	263	2400	2435
13	101571	MYERS VESTA RUTH	F	1/23/2008	AIB3	5/1/1915	6/23/1997	82	92	ANH \$50/DAY 364 DAYS IGR	2,429	15000	15001
13	101638	HOHL DONALD W.	M	2/15/2008	AIB3	9/1/1912	7/15/1997	84	95	ANH \$50/DAY 364 DAYS IGR	2,429	15000	15001
13	101922	CLEGG MARY C.	F	12/3/2008	AIB9	4/1/1924	12/3/1997	73	83	ANH \$50/DAY 90 DAYS IGR	392	2400	2404
13	101923	CLEGG ROBERT S.	M	12/3/2008	AIB9	11/1/1924	12/3/1997	73	83	ANH \$50/DAY 90 DAYS IGR	392	2400	2404
13	101353	FORRESTER MILDRED	F	10/1/2008	AIC3	7/1/1916	3/1/1997	80	91	ANH \$60/DAY 364 DAYS IGR	2,915	0	0
13	101891	DLUGOSZ ALFRED	M	12/1/08	AIC9	2/1/1923	11/1/1997	74	84	ANH \$60/DAY 90 DAYS IGR	471	2400	2404
13	101892	DLUGOSZ MARCELLA	F	12/11/2008	AIC9	5/1/1927	11/1/1997	70	80	ANH \$60/DAY 90 DAYS IGR	471	2400	2404

13	101845	HEWITT DENISE	F	3/1/2008	AID3	9/1/1960	11/1/1997	37	47	ANH \$70/DAY 364 DAYS IGR	272	0	0
13	101855	KANOR LORETTA J.	F	3/1/2008	AID3	1/1/1935	11/1/1997	62	72	ANH \$70/DAY 364 DAYS IGR	586	0	0
13	101235	PIFER MONA MYRL L.	F	1/14/2008	AIE3	12/1/1926	1/14/1997	70	81	ANH \$80/DAY 364 DAYS IGR	1,679	700	770
13	101236	PIFER WILLIAM E.	M	1/14/2008	AIE3	1/1/1927	1/14/1997	69	80	ANH \$80/DAY 364 DAYS IGR	1,056	700	770
13	98918	SMITH DOROTHY L.	F	3/2/2008	AG3	4/1/1931	2/2/1996	61	76	ANH \$100/DAY 364 DAYS IGR	837	15000	15044
13	99395	ROBINSON REDA B	F	2/18/2008	AG3	7/1/1931	4/18/1996	64	76	ANH \$100/DAY 364 DAYS IGR	837	300	301
13	100367	FITCH NORMA	F	1/1/2008	AG3	11/1/1933	9/1/1996	62	74	ANH \$100/DAY 364 DAYS IGR	753	22000	22001
13	100371	ELLIS PATTY A	F	1/23/2008	AG3	7/1/1931	9/23/1996	64	76	ANH \$100/DAY 364 DAYS IGR	837	800	841
13	101864	BEIER DONALD P.	M	10/23/2008	AG3	7/1/1931	9/23/1997	66	76	ANH \$100/DAY 364 DAYS IGR	1,320	15000	15001
13	101865	BEIER MARIAN L.	F	10/23/2008	AG3	8/1/1933	9/23/1997	64	74	ANH \$100/DAY 364 DAYS IGR	753	15000	15001
13	101911	LAWSON LOIS J	F	7/1/2008	AG3	1/1/1933	12/1/1997	64	74	ANH \$100/DAY 364 DAYS IGR	837	1300	1301
13	101972	DUNCAN PATRICIA J.	F	1/1/2008	AG3	8/1/1933	12/1/1997	64	74	ANH \$100/DAY 364 DAYS IGR	753	2200	2203
13	102079	DEEDS WILLIS L	M	4/1/2008	AG3	4/1/1933	3/1/1998	64	74	ANH \$100/DAY 364 DAYS IGR	837	13800	34000
13	102086	ZELLER JR ALVIN W	M	4/1/2008	AG3	12/1/1934	3/1/1998	63	73	ANH \$100/DAY 364 DAYS IGR	753	15000	15001
13	102087	ZELLER EILEEN ROSE	F	4/1/2008	AG3	3/1/1933	3/1/1998	64	74	ANH \$100/DAY 364 DAYS IGR	837	13800	34000
13	102150	HOUSEHOLDER CAROL S	F	5/1/2008	AG3	1/1/1934	4/1/1998	64	73	ANH \$100/DAY 364 DAYS IGR	807	11000	11001
13	101281	GOUGH JOCELYN A	F	1/12/2008	AG8	6/1/1931	12/12/1996	65	76	ANH \$100/DAY 180 DAYS IGR	807	11000	11001
13	101282	GOUGH ROBERT A	M	1/12/2008	AG8	8/1/1931	12/12/1996	65	76	ANH \$100/DAY 180 DAYS IGR	2,257	2200	2203
13	101953	ELIHOTT JEAN C	F	1/1/2008	AG8	2/1/1920	1/1/1998	77	87	ANH \$100/DAY 180 DAYS IGR	229	0	0
13	101970	CVETKOVICH JUDY	F	10/1/2008	AG9	8/1/1940	1/1/1998	57	67	ANH \$100/DAY 90 DAYS IGR	326	0	34000
13	102047	KUBIAK DOROTHY J	F	6/2/2008	AG9	11/1/1933	2/2/1998	64	74	ANH \$100/DAY 90 DAYS IGR	1,076	0	0
13	101717	MICHAEL MARY	F	3/6/2008	AIR	5/1/1932	8/6/1997	65	75	ANH \$120/DAY 180 DAYS IGR	1,716	1200	1219
13	99570	FREY WILLIAM J, JR	M	1/1/2008	AJ3	6/1/1926	5/1/1996	69	81	ANH \$130/DAY 364 DAYS IGR	818	800	879
13	100724	SHELLER ILENE J	F	5/3/2008	AIL3	6/1/1936	5/3/1996	59	71	ANH \$150/DAY 364 DAYS IGR	5,595	17000	17001
13	102092	SMITH KATHERINE E	F	3/18/2008	AIL3	4/1/1918	2/18/1998	79	89	ANH \$150/DAY 364 DAYS IGR	746	0	0
13	101357	HEAZLIT RACHEL	F	5/9/2008	AIN3	5/1/1918	4/9/1997	78	89	ANH \$20/DAY 364 DAYS IGR	237	0	0
16	101569	HOLZ NANCY J.	F	6/19/2008	HIPB	6/1/1959	6/19/1997	38	48	HOSP INCOME \$50/DAY	1,580	13800	34000
17	102461	BARTKO ANDREW	M	3/1/2008	LBA3	10/1/1913	10/1/1998	84	94	ANH/AL \$40/DAY 364 DAYS	273	13800	34000
17	102207	SMITH RUTH DARLENE	F	1/1/2008	LBD3	10/1/1938	5/1/1998	59	69	ANH/AL \$70/DAY 364 DAYS	1,899	13800	34000
17	102276	BURSON DORIS	F	1/1/2008	LBG3	3/1/1925	6/1/1998	73	82	ANH/AL \$100/DAY 364 DAYS	1,016	2200	2203
17	102376	WIMER NORMA L	F	1/1/2008	LBG3	3/1/1929	9/1/1998	69	78	ANH/AL \$100/DAY 364 DAYS	2,742	13800	34000
17	102506	SAUERLAND RUSSELL W	M	2/1/2008	LBG3	8/1/1921	11/1/1998	77	86	ANH/AL \$100/DAY 364 DAYS	1,709	13800	34000
17	102507	SAUERLAND RUTH M	F	2/1/2007	LBG3	11/1/1927	11/1/1998	71	80	ANH/AL \$100/DAY 364 DAYS	715	0	0
17	102462	NORMAN GLENN A	M	8/21/2008	LBG8	5/1/1930	8/21/1998	68	77	ANH/AL \$100/DAY 180 DAYS	733	37000	34000
17	102222	DYKE MARY W	F	1/1/2008	LBG9	6/1/1923	5/1/1998	74	84	ANH/AL \$100/DAY 90 DAYS	389	2200	2203
17	102478	REID ANNA LOU	F	9/1/2008	LBG9	6/1/1932	9/1/1998	66	75	ANH/AL \$100/DAY 90 DAYS	389	2200	2203
17	102479	REID RUSSELL L	M	9/1/2008	LBG9	8/1/1930	9/1/1998	68	77	ANH/AL \$100/DAY 90 DAYS	389	2200	2203

17	102204	POTTER ELIZABETH	F	4/9/2008	LBH3	4/1/1914	4/9/1998	83	93	ANH/AL \$110/DAY 364 DAYS	4,344	32000	34000
17	102249	FISHBAUGH PHILIP	M	1/3/2008	LBH8	6/1/1931	6/3/1998	66	76	ANH/AL \$110/DAY 180 DAYS	707	13800	34000
17	102250	FISHBAUGH GERALDINE E	F	1/3/2008	LBH8	7/1/1933	6/3/1998	64	74	ANH/AL \$110/DAY 180 DAYS	428	13800	34000
17	102521	BELL GERTRUDE K	F	1/20/2008	LBL3	2/1/1936	11/20/1998	62	71	ANH/AL \$150/DAY 364 DAYS	1,016	16900	0
17	102215	OBERFIELD JOHN E.	M	5/1/2008	LIG3	9/1/1931	5/1/1998	66	76	ANH/AL \$100/DAY 364 DAYS IGR	1,371	2200	2203
17	102216	OBERFIELD BARBARA A.	F	5/1/2008	LIG3	5/1/1933	5/1/1998	64	74	ANH/AL \$100/DAY 364 DAYS IGR	787	2200	2203
17	102270	WEIKART ARLIN	M	1/1/2008	LIG3	7/1/1933	6/1/1998	64	74	ANH/AL \$100/DAY 364 DAYS IGR	874	2200	2203
17	102364	VERBANDE BETTY	F	1/15/2008	LIG3	9/1/1933	6/15/1998	64	74	ANH/AL \$100/DAY 364 DAYS IGR	2,203	2200	2203
17	102369	DANIELS JUNE D.	F	2/1/2008	LIG3	9/1/1924	8/1/1998	73	83	ANH/AL \$100/DAY 364 DAYS IGR	2,203	2200	2203
17	102370	DANIELS KENNETH L.	M	2/1/2008	LIG3	12/1/1923	8/1/1998	74	84	ANH/AL \$100/DAY 364 DAYS IGR	787	2200	2203
17	102569	KEINATH VIRGINIA A	F	2/1/2008	LIG3	10/1/1936	1/1/1999	62	71	ANH/AL \$100/DAY 364 DAYS IGR	1,371	2200	2203
17	102570	KEINATH JAMES P	M	2/1/2008	LIG3	10/1/1933	1/1/1999	65	74	ANH/AL \$100/DAY 364 DAYS IGR	874	16900	0
17	102586	CARPINELLO JOANNE	F	3/25/2008	LIG3	11/1/1937	2/25/1999	61	70	ANH/AL \$100/DAY 364 DAYS IGR	874	16900	0
17	102587	CARPINELLO JANET	F	2/25/2008	LIG3	4/1/1936	2/25/1999	62	71	ANH/AL \$100/DAY 364 DAYS IGR	1,371	2200	2203
17	102622	LAVELLE VIRGINIA R	F	3/1/2008	LIG3	5/1/1930	3/1/1999	68	77	ANH/AL \$100/DAY 364 DAYS IGR	1,371	2200	2203
17	102623	LAVELLE WILLIAM P	M	3/1/2008	LIG3	11/1/1929	3/1/1999	69	78	ANH/AL \$100/DAY 364 DAYS IGR	1,371	2200	2203
17	102681	COLLET GEORGE E	M	3/1/2008	LIG3	1/1/1932	6/1/1999	67	75	ANH/AL \$100/DAY 364 DAYS IGR	1,523	2200	2203
17	102411	PALETTI LEN	M	11/15/2008	LIG8	8/1/1933	11/15/1998	64	74	ANH/AL \$100/DAY 180 DAYS IGR	564	0	0
17	102955	HART MEREDITH MARY	M	9/23/2008	LIG8	9/20/1940	9/23/2000	59	67	ANH/AL \$100/DAY 180 DAYS IGR	367	1000	1001
17	102373	VERBANDE DAVID A SR	M	1/15/2008	LIG9	6/1/1935	6/15/1998	62	72	ANH/AL \$100/DAY 90 DAYS IGR	345	2200	2203
17	102210	CALHOUN DOROTHY H	F	4/1/2008	LH8	8/1/1934	4/1/1998	63	73	ANH/AL \$110/DAY 180 DAYS IGR	621	0	34000
17	102345	DESMAN KATHLEEN A	F	7/1/2008	LH9	2/1/1947	7/1/1998	51	60	ANH/AL \$120/DAY 90 DAYS IGR	206	0	0
17	102346	DESMAN REYNOLD P JR	M	7/1/2008	LH9	2/1/1944	7/1/1998	54	63	ANH/AL \$120/DAY 90 DAYS IGR	206	0	0
18	102827	SPEADE LEROY A	M	1/1/2008	LBG32	6/2/1925	2/1/2000	74	82	99ANH/AL \$100/DAY 365 DAYS 20 DAY ELIM NO IG	2,030	0	0
18	102774	KRABILL MAXINE M	M	1/20/2008	LBG90	11/8/1925	10/20/1999	73	82	99ANH/AL \$100/DAY 90 DAYS O ELIM NO IG	681	0	47001
18	103086	HARROD JOHN M.	M	2/1/2008	LBH32	11/16/1942	12/1/2000	57	65	99ANH/AL \$120/DAY 365 DAYS 20 ELIM	486	15000	15010
18	103093	HARROD MARCELLYNNE	F	2/1/2008	LBH32	9/27/1945	12/1/2000	55	62	99ANH/AL \$120/DAY 365 DAYS 20 ELIM	397	15000	15010
18	102724	FOUST NORMA JEAN	F	1/5/2008	LBH80	9/9/1931	8/5/1999	67	76	99ANH/AL \$120/DAY 180 DAYS O ELIM NO IG	899	34000	70001
18	102785	CLAWSON LOUISE L	F	1/10/2008	LBH90	8/20/1925	12/10/1999	74	82	99ANH/AL \$120/DAY 90 DAYS O ELIM NO IG	883	70000	70001
18	102665	HEWITT DENISE	F	6/1/2008	LBH30	9/1/1960	6/1/1999	38	47	99ANH/AL \$20/DAY 365 DAYS O ELIM NO IG	57	16900	0
18	102950	SHORES MARY L	F	7/1/2008	LIG30	9/27/1928	7/1/2000	71	79	99ANH/AL \$100/DAY 365 TERM BIR O ELIM	1,867	16900	0
41	102865	BROWN GLORIA JEAN	F	3/3/2008	LBG90	7/2/1934	5/1/2000	65	73	99ANH/AL 90/DAY 100/DAILY	286	16900	0
1	39538	HAYER PAUL C.	M	3/15/2008	000C	6/1/1918	8/15/1973	55	89		66	1200	1255
1	40422	HERSBERGER DEBORAH K. F	F	2/1/2008	000C	7/1/1949	4/1/1974	24	58		39	1300	1301
1	40517	JORDAN MONIQUE M.	F	5/15/2008	000C	11/27/1938	4/15/1974	37	69		39	0	0
1	40638	STARKLOFF ZSUZSI M.	F	5/15/2008	000C	10/1/1936	5/15/1974	37	71		39	2200	2203
1	42689	STROUD VERA I.	F	1/15/2008	000C	11/1/1924	1/15/1976	51	83		39	2200	2203

1	43404	LEWIS BESSIE	M	5/1/2008	000C	8/13/1916	5/1/1976	59	91	79	0	0
1	54111	MYERS NANCY J.	F	1/1/2008	000C	8/1/1960	2/1/1980	20	47	79	1700	0
1	54131	HUBERT DANIA JEAN	F	7/1/2008	000C	5/1/1958	2/1/1980	22	49	79	1700	0
1	54137	FAIRWEATHER PHYLLIS	F	1/1/2009	000C	8/1/1919	2/1/1980	61	88	79	1700	1701
1	54141	GRANDEE ROSE LEE	M	1/1/2008	000C	6/1/1942	2/1/1980	38	65	79	1700	0
1	54156	KUKLINSKI LEON	M	7/1/2008	000C	1/1/1948	2/1/1980	32	59	131	1700	0
1	54157	LARGE ARTHUR R.	M	2/1/2008	000C	10/1/1930	2/1/1980	50	77	79	1700	0
1	54159	LEHMAN JUDITH LYNN	F	7/1/2008	000C	8/1/1947	2/1/1980	33	60	79	1700	0
1	54170	PISARCNIK GEORGE T.	M	1/1/2008	000C	12/1/1956	2/1/1980	24	51	131	1700	0
1	54175	ROMANIK JOHN	M	4/1/2008	000C	3/1/1947	2/1/1980	33	60	131	1700	0
1	54188	SZOKAN HELEN	F	7/1/2008	000C	11/1/1924	2/1/1980	56	83	131	1700	1701
1	54194	TRIFF MARY	F	7/1/2008	000C	6/1/1916	2/1/1980	64	91	79	1700	1701
1	54195	TRISKA JOHN J.	M	7/1/2008	000C	7/1/1955	2/1/1980	25	52	131	1700	0
1	54199	WILLIAMS MARTHA M.	F	1/1/2008	000C	8/1/1934	2/1/1980	46	73	131	1700	0
1	59739	DENDINGER DOROTHY M.	F	3/1/2008	000C	1/1/1920	8/1/1981	61	87	79	15000	15001
1	63762	BROWN JOAN A.	F	5/1/2008	000C	11/1/1955	8/1/1982	27	52	79	1700	1701
1	64877	FEISZLI AMOS E.	M	7/1/2008	000C	9/1/1910	1/1/1983	72	97	131	1700	1702
1	71146	HEITZEL JAMES J.	M	4/1/2008	000C	9/1/1934	6/1/1984	49	73	131	1700	0
1	71147	HOVEY MARTHA ALICE	F	7/1/2008	000C	9/1/1937	6/1/1984	46	70	131	1700	0
1	71152	O'LEARY MICHAEL H.	M	3/1/2008	000C	7/1/1949	6/1/1984	34	58	131	1700	0
1	71158	VARKETT ROBERT	M	1/1/2008	000C	12/1/1947	6/1/1984	36	60	131	1700	0
1	71161	ZIOTS JAMES W.	M	1/1/2009	000C	4/1/1944	6/1/1984	40	63	131	1700	0
1	79513	EASTON ROGER/EDNA	F	7/1/2008	000C	9/1/1934	10/1/1986	52	73	131	1700	1701
1	80393	DEWEESE DORTHA I.	F	1/1/2009	000C	3/1/1919	1/1/1987	67	88	79	2200	2203
1	84320	ALT ARLENE H.	F	1/1/2008	000C	7/1/1938	2/1/1988	49	69	131	1700	1701
1	90795	PAUKERT TER LIN	F	1/1/2008	000C	12/1/1956	5/1/1991	34	51	79	1700	1701
1	94183	MILLER MEGAN (Weekly)	F	3/10/2008	000C	3/1/1965	5/10/1993	28	42	145	0	0
1	2977	TROUPE VANCE E.	M	7/15/2008	000D	6/1/1929	9/15/1967	38	78	145	1200	1218
1	33886	JACKSON ERRETT W.	M	3/15/2008	000D	10/1/1929	3/15/1968	38	78	159	0	0
1	35102	GARTH BOOKER T.	M	1/15/2008	000H	10/1/1938	4/15/1969	30	69	173	1200	1221
1	73089	CAREY MICHAEL	M	2/1/2008	000H	1/1/1959	1/1/1985	26	48	12	0	0
1	42685	JORDAN MONIQUE M.	F	1/1/2009	00BT	11/27/1938	1/1/1976	39	69	480	15000	15001
1	58371	RUFFING RUTH L.	F	1/15/2008	00EC	8/1/1908	3/15/1981	72	99	226	0	0
1	14367	SMALL CARRIE	F	1/1/2009	00HW	5/1/1930	1/1/1972	41	77	2,415	0	0
1	36	UNGER JAMES R.	M	1/1/2008	00MR	6/1/1944	1/1/1980	35	63	108	0	0
1	52671	FAIRBANKS RALPH L.	M	10/1/2008	00PD	5/1/1930	10/1/1979	49	77	179	1500	1501
1	77146	FLOWERS EDNA R.	F	4/1/2008	00PD	5/1/1914	4/1/1986	71	93			

1	77946	MEIER FRANCIS J.	M	6/1/2008	00PD	1/1/1919	6/1/1986	67	88	144	300	1000
1	64813	NUNAMAKER DANIEL R.	M	3/15/2008	00SM	5/1/1957	12/15/1982	25	50	352	1300	1301
1	64814	NUNAMAKER FREDA	F	12/15/2007	00SM	11/1/1917	12/15/1982	65	90	352	1300	1301
1	26780	MORRIS LANCIL M.	M	6/15/2008	00WD	6/1/1921	4/15/1964	42	86	129	0	0
1	74452	MORAN MARY LOU	F	7/1/2008	085C	8/1/1930	7/1/1985	55	77	151	700	725
1	75747	HARKNESS BARRY L.	M	6/1/2008	085C	5/1/1944	12/1/1985	41	63	319	2200	2203
1	28681	CUNO AVINELLE	M	7/1/2008	0GRH	4/1/1925	2/1/1965	39	82	48	2500	2502
1	30875	NUNAMAKER FREDA	F	4/15/2008	0GRM	11/1/1917	4/15/1966	48	90	52	1300	1301
1	56227	FAIRBANKS RALPH L.	M	9/15/2008	0HMR	5/1/1930	9/15/1980	50	77	471	0	4034
1	85470	MATOTEK LUDWIG V.	M	9/1/2008	AP20	8/1/1923	9/1/1988	65	84	1,868	2400	2411
1	88802	RAKES MARJORIE H.	F	2/2/2008	AP20	3/1/1923	4/2/1990	67	84	1,868	2100	2102
1	90146	NEPPER LYDIA W.	F	7/1/2008	AP20	8/1/1913	1/1/1991	77	94	2,255	2000	2001
1	90962	MCKINNEY ANN L.	F	6/15/2008	AP20	10/1/1913	6/15/1991	77	94	2,255	2200	2203
1	94832	PLACKE VIRGINIA K.	F	10/21/2008	AP20	12/1/1928	10/21/1993	64	79	1,868	1900	1901
1	95415	FARRIER BETTY LOU	F	1/17/2008	AP20	9/1/1927	2/17/1994	66	80	1,868	1900	1901
1	96245	REDDY RICHARD L.	M	6/1/2008	AP20	4/1/1929	9/1/1994	65	78	1,868	15000	15076
1	96770	ALBYN ANNE MITCHELL	F	11/1/2008	AP20	10/1/1921	1/1/1995	73	86	2,061	2200	2203
1	96966	PLACKE DALE L.	M	3/2/2008	AP20	4/1/1928	3/2/1995	66	79	1,868	1900	1901
1	97290	MAIER JOHN G	M	1/1/2008	AP20	5/1/1930	5/1/1995	64	77	1,868	2200	2203
1	98713	LEKSAN GALE	F	7/1/2008	AP20	2/1/1922	1/1/1996	72	85	2,061	17000	17006
1	80164	DAVIS ROY	M	12/1/2007	MP20	9/1/1920	12/1/1986	66	87	2,444	1800	1812
1	85684	DUBENA ANGELINE F.	F	2/1/2008	MP20	9/1/1922	11/1/1988	66	85	2,444	2400	2442
1	91725	FRAZER MARGARET G.	F	1/1/2008	MP20	3/1/1913	11/1/1991	78	94	2,811	2100	2138
1	87878	GALJARDI FRIEDA M	F	10/15/2008	MP40	6/1/1924	10/15/1989	65	83	4,531	2200	2203
1	93313	MEANEY LAWRENCE V.	M	5/28/2008	MP40	10/1/1919	5/28/1992	72	88	4,725	900	915

**Schedule 3.6**

**AGENT AGREEMENTS**

**Colonial Insurance Company**

**Agent List**

**December 31, 2007**

AGENT#	Agent Name	Nbr of Policies	Comm%	Address	Address2	City	State	Zip
	0 Home Office (No Commission)	10.0	0.0%					
	300 Davisson & Associates Ins Agcy Inc **	0.5	15.0%	775 Lone Rise Rd		Marysville	OH	43040
	700 Westcott Insurance	1.0	20.0%	11 Church		Milan	OH	44846
	900 Financial Security Services	1.0	20.0%	P O Box 274		Pickerington	OH	43147
	1200 Harding , Harding and Assoc	3.0	20.0%	9701 Cleveland Ave	Suite100	North Canton	OH	44720
	1300 Olin Harding	4.0	20.0%	4304 Dressler Ave		Canton	OH	44718
	1500 M.I.G.O.	1.0	35.0%	10242 Cherry Hill Ave	Attn J Weber	Concord Twp	OH	44077
	1700 Gerber Insuance Agency	19.0	35.0%	P O Box 65		Doylestown	OH	44230
	1700 Gerber Insuance Agency	5.0	20.0%	P O Box 65		Doylestown	OH	44230
	1700 Gerber Insuance Agency **	0.5	15.0%	P O Box 65		Doylestown	OH	44230
	1800 Musarra & Assoc	1.0	20.0%	11391 South Forest Dr		Concord Twp	OH	44077
	1900 National Insurance Services	3.0	20.0%	77 West Elmwood Dr	Suite 213	Dayton	OH	45459
	2000 Brown Phillips	1.0	20.0%	9068 Sequoia Ct		West Chester	OH	45069
	2100 S L Pierce Agency	2.0	20.0%	P O Box 10		Dublin	OH	43017
	2200 Al Reinhard & Daughter	8.0	20.0%	1089 Welsh View Dr		Newark	OH	43055
	2400 J L Smith & Assoc	2.0	20.0%	12 April Hill Dr		Grafton	OH	44044
	2500 John Tary	1.0	20.0%	26530 N Dixie Hwy #8		Perrysburg	OH	43551
	15000 Seniors Financial	3.0	20.0%	269 W Main St	Suite 119	Norwalk	OH	44857
	17000 J. Lee Smith & Assoc	1.0	20.0%	6178 Isley Rd NW		Canton	OH	44718

**Total Nbr of Policies 57.0**

\*\* Policy 01 77946

Two agents split 30% commission

Annual Premium \$144.00

{K0168170.2}

ASSUMPTION REINSURANCE AGREEMENT

**Schedule 4.3**

**CALCULATION OF STATUTORY RESERVES AND LIABILITIES\***  
**(AND CALCULATION OF CLOSING AMOUNT)**

**Reserves**

Unpaid Claims, Convalescent Care	\$ 2,030,000
Unpaid Claims, Other Than Convalescent Care	5,000
Loss Adjustment Expense	5,000
Active Life Reserve	2,947,445
Unearned Premium	<u>101,791</u>
<b>Total Reserves</b>	<b>5,089,236</b>
Additional Cash or Cash Equivalents	<u>675,000</u>
Reserves and Additional Cash or Cash Equivalents	5,764,236
Closing Amount	\$ 5,764,236

\*Figures represent March 31, 2008 reserves. Actual reserves will be based upon the most recent month end completed prior to the Assumption Effective Date.

**Schedule 5.8**

**SCHEDULE OF LITIGATION AGAINST COLONIAL**

1. *Mary Jo Hudson, Superintendent, Ohio State Department of Insurance, in her Capacity as Rehabilitator of Colonial Insurance Company v. Colonial Insurance Company (in Rehabilitation)*, Case No. 03 CVC 000597, Court of Common Pleas, Franklin County, Ohio.
2. *Mary E. Nunneker, et al. v. Colonial Insurance Company, et al.*, CV-00-412736 & CV-01-454848 (consolidated), Court of Common Pleas, Cuyahoga County, Ohio.

**AMENDMENT NO. 1****TO****ASSUMPTION REINSURANCE AGREEMENT**

This Amendment No. 1 to Assumption Reinsurance Agreement is dated this <sup>30<sup>th</sup></sup> day of June, 2008 (the "*Amendment*") by and between the Colonial Insurance Company, an Ohio mutual protective association, in rehabilitation ("*Colonial*"), and Central United Life Insurance Company, an Arkansas insurance company (the "*Reinsurer*").

WHEREAS, the parties have entered that certain Assumption Reinsurance Agreement dated May 26, 2008 (the "*Agreement*"); and

WHEREAS, the parties desire to modify certain terms and provisions of the Agreement, all as more fully set forth below.

NOW, THEREFORE, in consideration of the mutual promises set forth herein and in reliance upon the representations, warranties, conditions and covenants herein, and intending to be legally bound hereby, Colonial and the Reinsurer agree as follows:

**A. Statutory Reserves and Liabilities.** The definition of Statutory Reserves and Liabilities provided in Section 1.18 of the Agreement is hereby amended and restated in its entirety to read as follows:

"1.18 Statutory Reserves and Liabilities. The sum of all of Colonial's statutory reserves, deposit fund liabilities and other liabilities relating to the Policies, calculated: (i) as of March 31, 2008, (ii) in accordance with commonly accepted actuarial standards, consistently applied and fairly stated, and (iii) on the basis of assumptions consistent with those used in computing the balances reported in Colonial's statutory financial statements filed with the Ohio Department of Insurance. The Statutory Reserves and Liabilities include, but are not limited to, Open Claim Reserves, Incurred But Not Reported Reserves, Unearned Premium Reserves, Additional Active Life Reserves in the amount of \$200,000 and Loss Adjustment Expenses. Notwithstanding any of the foregoing provisions of Section 1.18, the Statutory Reserves and Liabilities do not include assets and liabilities directly related to accrued commissions for premiums received in connection with the CC Policies."

**B. Section 4.3 and Schedule 4.3.** Section 4.3 of the Agreement is hereby amended and restated in its entirety to read as follows:

"4.3 Closing Amount. On the Closing Date, Colonial shall transfer the Closing Amount to the Reinsurer by cashier's check, which shall be sent via overnight mail on the Closing Date. The calculation of the Statutory Reserves and Liabilities shall be set forth on Schedule 4.3."

**C. Miscellaneous.**

1) Definitions. Capitalized terms not otherwise defined herein have the meaning set forth in the Agreement.

2) Reference to Agreement. The Agreement and any and all other agreements, instruments or documentation now or hereafter executed and delivered pursuant to the terms of the

Agreement as amended hereby, are hereby amended so that any reference therein to the Agreement shall mean a reference to the Agreement as amended hereby.

3) Severability. Any term or provision of this Amendment held by a court of competent jurisdiction to be invalid or unenforceable shall not impair or invalidate the remainder of this Amendment and the effect thereof shall be confined to the term or provision so held to be invalid or unenforceable.

4) Headings. The headings, captions and arrangements used in this Amendment are for convenience only and shall not affect the interpretation of this Amendment.

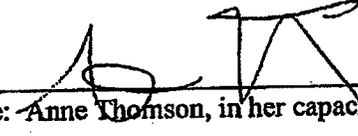
5) Entire Agreement. This Amendment is specifically limited to the matters expressly set forth herein. This Amendment and all other instruments, agreements and documentation executed and delivered in connection with this Amendment embody the final, entire agreement among the parties hereto with respect to the subject matter hereof and supersede any and all prior commitments, agreements, representations and understandings, whether written or oral, relating to the matters covered by this Amendment, and may not be contradicted or varied by evidence of prior, contemporaneous or subsequent oral agreements or discussions of the parties hereto. There are no oral agreements among the parties hereto relating to the subject matter hereof or any other subject matter relating to this Amendment or to the Agreement. Except as set forth herein, the Agreement shall remain in full force and effect and be unaffected hereby.

6) Counterparts. This Amendment may be executed by the parties hereto separately in one or more counterparts and by facsimile signature, each of which when so executed shall be deemed to be an original, but all of which when taken together shall constitute one and the same Amendment.

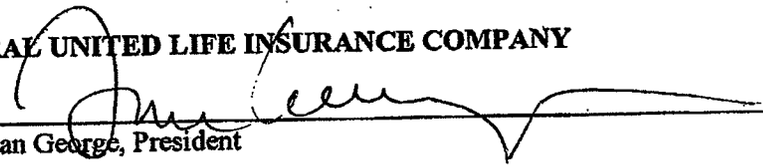
*[signatures to immediately follow]*

**IN WITNESS WHEREOF**, the Parties hereto have executed this Amendment on the date first written above.

**COLONIAL INSURANCE COMPANY, IN REHABILITATION**

By:   
Title: Anne Thomson, in her capacity as Chief Deputy Rehabilitator

**CENTRAL UNITED LIFE INSURANCE COMPANY**

By:   
Title: Dan George, President

## **EXHIBIT 3**

Colonial Insurance Company in Rehabilitation  
 Statements of Admitted Assets, Reserves, Liabilities and Surplus  
 As of November 17, 2008 and December 31, 2007

		<u>11/17/08</u>	<u>12/31/2007</u>
<b><u>Admitted Assets</u></b>			
Cash and Equivalents	(Sch 1)	44,438	6,607,327
Premiums Due	(Sch 2)	2,296	11,353
Depreciable Assets	(Sch 3)	0	810
<b>Total Assets</b>		<u>46,734</u>	<u>6,619,490</u>
<b>Less Non-Admitted Assets</b>		<u>0</u>	<u>810</u>
<b>Total Admitted Assets</b>		<u><u>46,734</u></u>	<u><u>6,618,680</u></u>
<b><u>Reserves, Liabilities and Policyholders' Surplus</u></b>			
<b>Reserves</b>			
Unpaid Claims, Convalescent Care	(Sch 4)	0	1,818,000
Unpaid Claims, Other than Convalescent Care	(Sch 5)	0	5,000
Loss Adjustment Expense	(Sch 6)	0	5,000
Active Life	(Sch 7)	0	2,886,654
Unearned Premium	(Sch 8)	0	106,171
<b>Total Reserves</b>		<u>0</u>	<u>4,820,825</u>
<b><u>Liabilities</u></b>			
Accounts Payable and Other Closing Liabilities	(Sch 9)	27,544	52,592
CCC Payable - to OH Unclaimed Funds	(Sch 10)	16,888	322,673
A/P Unclaimed Funds Liability	(Sch 11)	9	0
Accrued Severance	(Sch 12)	0	62,233
<b>Total Liabilities</b>		<u>44,441</u>	<u>437,498</u>
<b>Total Reserve and Liabilities</b>		44,441	5,258,323
<b>Surplus</b>		(2,707)	1,355,357
<b>Contribution to Surplus</b>		<u>5,000</u>	<u>5,000</u>
<b>Total Policyholders' Surplus</b>		<u>2,293</u>	<u>1,360,357</u>
<b>Total Reserves, Liabilities, and Surplus</b>		<u><u>46,734</u></u>	<u><u>6,618,680</u></u>

**Colonial Insurance Company, In Rehabilitation**  
**Income Statement**  
**For The Eleven Months Ending November 17, 2008 and 2007**

	<u>2008</u>	<u>2007</u>
	<u>Eleven</u>	<u>Twelve</u>
	<u>Months</u>	<u>Months</u>
Premium Received	576,373	1,196,438
Less: Refunds	(19,327)	(28,405)
Net Written Premium	557,046	1,168,033
Change in Unearned Premium	16,303	16,310
Earned Premium	573,349	1,184,343
<b>Claims Expenses:</b>		
Claims Paid	707,536	1,356,844
Claim Refunds	0	(71)
Premiums Waived Due to Claims	98,808	180,642
Net Claims Paid	806,344	1,537,415
Change in CC Claims Reserve	275,000	(276,000)
Change in Active Life Reserve	37,357	(268,107)
Total Claims Expense	1,118,701	993,308
<b>Net Underwriting Gain (Loss)</b>	(545,352)	191,035
<b>Operating Expenses:</b>		
Commissions Paid	2,358	6,122
Severance Expense	(16,437)	10,459
Administrative (Sch 13)	261,268	353,223
Total Operating Expense	247,189	369,804
<b>Operating (Loss) Income</b>	(792,541)	(178,769)
Interest Income	65,896	306,648
Gain (Loss) on Sale of Investments	0	(98,774)
Gain (Loss) on Disposal of Assets	255	0
Miscellaneous (Sch 14)	23,616	26,242
Total Other Income (Expense)	89,767	234,116
<b>(Loss) Income From Continuing Operations</b>	(702,774)	55,347
Loss on Discontinued Operations (Sch 15)	(656,101)	0
<b>(Loss) Income Before Federal Income Tax</b>	(1,358,875)	55,347
<b>Net (Loss) Income</b>	<u>(1,358,875)</u>	<u>55,347</u>

**Colonial Insurance Company, in Rehabilitation**  
**Statement of Surplus**  
**as of November 17, 2008**

	<u>November 17, 2008</u>	<u>December 31, 2007</u>
<b>Balance - Beginning</b>	<b>1,360,357</b>	<b>1,300,940</b>
<b>Additions</b>		
Net income	0	55,347
Decrease in non-admitted assets	811	4,042
Decrease in asset valuation reserve	0	28
	<u>811</u>	<u>59,417</u>
<b>Deductions</b>		
Net loss	<u>1,358,875</u>	<u>0</u>
	<u>1,358,875</u>	<u>0</u>
<b>Balance - Ending</b>	<u><u>2,293</u></u>	<u><u>1,360,357</u></u>

**The Colonial Insurance Company in Rehabilitation  
Cash and Equivalents  
11/17/08**

<b>110-46 First Merit Checking</b>	<b>0</b>
<b>109-01 Petty Cash</b>	<b>0</b>
<b>110-36 CIB-NCB Operating</b>	<b>1,438</b>
<b>102-02 First Merit MM A/C</b>	<b>0</b>
<b>101-03 Repo</b>	<b>43,000</b>
	<hr/>
<b>11/17/08 BALANCE</b>	<b>44,438</b>
	<hr/> <hr/>

**Final Disposition of remaining cash:**

<b>11/17/08 BALANCE</b>	<b>44,438</b>
<b>Sch 9 Remaining Holdback Expenses</b>	<b>(27,544)</b>
<b>Sch 10 CCC Payable - to OH Unclaimed Funds</b>	<b>(16,888)</b>
<b>Sch 11 A/P Unclaimed Funds Liab</b>	<b>(9)</b>
	<hr/>
<b>Negative Cash Balance</b>	<b>(3)</b>
	<hr/> <hr/>

**The Colonial Insurance Company in Rehabilitation  
Premiums Due from Central United Life Ins. Co.  
11/17/08**

**Account # 115-01**

<b>06/30/08 Balance</b>	<b>2,609</b>
<b>Lapse and Other Adjustment per policy</b>	<b><u>(313)</u></b>
<b>11/17/08 BALANCE</b>	<b><u><u>2,296</u></u></b>

**The Colonial Insurance Company in Rehabilitation**  
**Depreciable Assets**  
**11/17/08**

<u>Description</u>	<u>Costs</u>	<u>Prior Accumulated Depreciation</u>	<u>Current Depreciation</u>	<u>Sale</u>	<u>Net Book Value</u>
Computers	36,521	36,521			0
Furniture & Fixtures	26,735	25,924	315	496	0
	<b>63,256</b>	<b>62,445</b>	<b>315</b>	<b>496</b>	<b>0</b>
<b>11/17/08 Balance</b>					<b>0</b>

**The Colonial Insurance Company in Rehabilitation  
Critical Care Claim Reserves  
11/17/08**

**Account # 201-33**

<b>12/31/07 Balance</b>	<b>1,818,000</b>
<b>Actuarial Change-03/31/08</b>	<b>212,000</b>
<b>Actuarial Change-06/30/08</b>	<b>63,000</b>
<b>To close out reserves per Reins Assumption Agreement</b>	<b><u>(2,093,000)</u></b>
<b>11/17/08 Balance</b>	<b><u><u>0</u></u></b>

**The Colonial Insurance Company in Rehabilitation  
Non Critical Care Reserve  
11/17/08**

**Account # 201-34**

**12/31/07 Balance**

**5,000**

**To close out reserves per Reins Assumption Agreement**

**(5,000)**

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**11/17/08 Balance**

**0**

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**The Colonial Insurance Company in Rehabilitation  
LAE Reserve  
11/17/08**

<b>Account # 211-01</b>	
<b>12/31/07 Balance</b>	<b>5,000</b>
<b>To close out reserves per Reins Assumption Agreement</b>	<b><u>(5,000)</u></b>
<b>11/17/08 Balance</b>	<b><u><u>0</u></u></b>

**The Colonial Insurance Company in Rehabilitation  
Active Life Reserve  
11/17/08**

<b>Account # 220-01</b>		
12/31/07 Balance	2,166,595	
Actuarial Adjustments-Jan-July 08	(23,824)	
To close out reserves per Reins Assumption Agreement	<u>(2,142,771)</u>	
<b>Subtotal</b>		<b>(0)</b>
<b>Account # 220-02</b>		
12/31/07 Balance	620,059	
Actuarial Adjustments-Jan-July 08	(38,819)	
To close out reserves per Reins Assumption Agreement	<u>(581,240)</u>	
<b>Subtotal</b>		<b>(0)</b>
<b>Account # 220-03</b>		
12/31/07 Balance	100,000	
Actuarial Adjustments-March 08	100,000	
To close out reserves per Reins Assumption Agreement	<u>(200,000)</u>	
<b>Subtotal</b>		<u><b>0</b></u>
	<b>11/17/08 Balance</b>	<u><u><b>(0)</b></u></u>

The Colonial Insurance Company in Rehabilitation  
Unearned Premium  
11/17/08

Account # 273-07		
12/31/07 Balance	59,929	
Adjustments-Jan-July 08	835	
To close out reserves per Reins Assumption Agreement	<u>(60,764)</u>	
Subtotal		(0)

Account # 273-08		
12/31/07 Balance	35,489	
Adjustments-Jan-July 08	(17,421)	
To close out reserves per Reins Assumption Agreement	<u>(18,068)</u>	
Subtotal		(0)

Account # 273-09		
12/31/07 Balance	10,752	
Adjustments-Jan-July 08	(8,461)	
To close out reserves per Reins Assumption Agreement	<u>(2,291)</u>	
Subtotal		<u>0</u>

11/17/08 Balance	<u><u>(0)</u></u>
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**The Colonial Insurance Company in Rehabilitation  
 Accounts Payable and Other Liabilities  
 11/17/08**

Account # 230-01-Commissions Payable	0
Account # 231-01-Accrued Expenses	27,544
Account # 255-24-Accrued Payroll	0
Account # 255-06-Payroll Misc.	0
Account # 255-09-Accrd Employee Medical Expense	0
Account # 255-04 FICA W/H for Accrued Severance	0
Account # 255-26-Workers Comp	0

Robin Sturgiss: \$12,850-Maloney & Novotny, \$2,500- Schneider, Downs-2008 1120 Tax Return, & \$1,575-Schneider, Downs-2006-2008 Prompt Assessment, \$1,891-Estimated GOE, and \$8,727-Estimated Legal Expense
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11/17/08 Balance	<u><u>27,544</u></u>
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The Colonial Insurance Company in Rehabilitation  
 CCC Payable - to OH Unclaimed Funds  
 Accounts # 230-01, 230-02, 230-03  
 11/17/08

A/C # 230-01:

12/31/07 Balance	(472)
01/01/08-06/30/08-Commission Payable Accruals net of payments	472
08/31/08-Voided Ck # 40355 (Close First Merit Acct)	<u>9.83</u>
11/17/08 Balance	<u><u>9.83</u></u>

A/C # 230-02, 230-03:

12/31/07 Balance	322,672.46
07/24/08-Distribution	(322,672.46)
08/31/08-Voided Uncashed Checks (Close First Merit Acct)	33,580.14
11/07/08-Reissued Ck # 40355	<u>(16,701.51)</u>
11/17/08 Balance	<u><u>16,878.63</u></u>

Rounded 16,888

<u>Name</u>	<u>Amount</u>
Eugene Davisson	9.83
Eugene Davisson	9,832.05
C & R Insurance	3,751.02
Warren Miller & Assoc.	3,221.24
Pete Esposito	<u>74.32</u>
11/17/08 Balance	<u><u>16,888.46</u></u>

The Colonial Insurance Company in Rehabilitation  
A/P Unclaimed Funds Liability  
Accounts # 275-60  
11/17/08

<u>Name</u>	<u>Amount</u>
Estate of Francis Meier	<u>8.64</u>
11/17/08 Balance	<u><u>8.64</u></u>
Rounded	9

**The Colonial Insurance Company in Rehabilitation  
Accrued Severance  
Account # 255-25  
11/17/08**

<b>12/31/07 Balance</b>	<b>62,233</b>
<b>01/31/08-Overpayment Error</b>	<b>(539)</b>
<b>01/31/08-Personal Time-Disallowed</b>	<b>(1,158)</b>
<b>01/31/08-Reclass Vacation Time</b>	<b>(12,805)</b>
<b>04/30/08-Paid Employee's Severance</b>	<b>(8,088)</b>
<b>06/30/08-Increase Severance-Anniversary Dates</b>	<b>1,307</b>
<b>09/30/08-Payout Remaining Employees Severance</b>	<b><u>(40,950)</u></b>
<b>11/17/08 Balance</b>	<b><u><u>0</u></u></b>

**Colonial Insurance Company, In Rehabilitation  
Administrative Expenses at November 17, 2008**

	<b>Eleven Months</b>
Investigation Expense	344.22
Licenses and Fees	1,775.00
Salaries	96,499.58
Salaries, Other	11,103.21
401 K Contributions	613.00
401 K Plan Expenses	591.66
Payroll Taxes	9,883.00
Workers Compensation	238.33
Employee Relations-Other	5,857.63
Travel & Meals	613.72
Consulting Exp	319.00
Employee Welfare	21,500.09
Advertising	863.27
Rent	18,087.52
Utilities	1,167.25
Maintenance, Office	921.88
Insurance	973.95
Equipment, Leased	86.00
Maintenance, Equipment	1,211.50
Office Supplies	767.64
Postage	2,067.45
Telephone	2,576.27
Printing and Stationery	537.57
Bank Charges	5,175.00
Computer, Maintenance	3,908.16
Computer, Analysts	4,946.04
Depreciation	315.21
Professional Fees	40,357.69
Legal Services	23,667.00
Moving Expenses	1,092.00
Miscellaneous Expense	2,958.50
Taxes, Other	250.00
Administrative Expense	261,268.34

<b>Rounded</b>	<b>261,268</b>
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**The Colonial Insurance Company in Rehabilitation  
Miscellaneous Income  
11/17/08**

<b>Account # 814-40</b>	
<b>Transfer Lease Incentive</b>	<u>23,616</u>
<b>11/17/08 Balance</b>	<u><u>23,616</u></u>

Colonial Insurance Company in Rehabilitation  
 Loss on Discontinued Operations - (Schedule 15)  
 As of July 1, 2008

	6/30/2008 Reserves Per Book	3/31/2008 Reserves Basis for Payment to Central United Life	Loss On Discontinued Operations
<b>Assumed Liabilities - Reserves:</b>			
Unpaid Claims, Convalescent Care	2,093,000	2,030,000	(63,000)
Unpaid Claims, Other than Convalescent Care	5,000	5,000	0
Loss Adjustment Expense	5,000	5,000	0
Active Life	2,924,011	2,947,445	23,434
Unearned Premium	81,124	101,791	20,667
<b>Total Reserves</b>	<u>5,108,135</u>	<u>5,089,236</u>	<u>(18,899)</u>
<b>Additional Cash or Cash Equivalents</b>	0	675,000	675,000
<b>Reserves at 07/01/08</b>	<u>5,108,135</u>		
<b>Remittance to Central United Life Ins.</b>		<u>5,764,236</u>	
<b>Loss on Discontinued Operations</b>			<u>656,101</u>