## STATE OF NEBRASKA DEPARTMENT OF INSURANCE

JUN 2 7 2022

FILED

# CERTIFICATION

June 27, 2022

I, Eric Dunning, Director of Insurance of the State of Nebraska, do hereby certify that the attached is a full and correct copy of the Financial Examination Report of

## BERKSHIRE HATHAWAY HOMESTATE INSURANCE COMPANY

AS OF

**DECEMBER 31, 2020** 

The report is now on file and forming a part of the records of this Department.

I hereto subscribe my name under the seal of my office at Lincoln, Nebraska.



DIRECTOR OF INSURANCE

#### **CERTIFICATE OF ADOPTION**

Notice of the proposed report for the financial examination of

# BERKSHIRE HATHAWAY HOMESTATE INSURANCE COMPANY 1314 DOUGLAS STREET, SUITE 1300 OMAHA, NEBRASKA 68102

dated as of December 31, 2020, verified under oath by the examiner-in-charge on June 1, 2022, and received by the company on June 3, 2022, has been adopted without modification as the final report pursuant to Neb. Rev. Stat. § 44-5906(3) (a).

Dated this 17<sup>th</sup> day of June 2022.

STATE OF NEBRASKA DEPARTMENT OF INSURANCE

M

Justin C. Schrader, CFE Chief Financial Examiner

## STATE OF NEBRASKA

## **Department of Insurance**

## **EXAMINATION REPORT**

**OF** 

## BERKSHIRE HATHAWAY HOMESTATE INSURANCE COMPANY

as of

**December 31, 2020** 



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Honorable Eric Dunning Director of Insurance Nebraska Department of Insurance 1526 K Street, Suite 200 Lincoln, Nebraska 68508

Dear Sir:

Pursuant to your instruction and authorizations, and in accordance with statutory requirements, an examination has been conducted of the financial condition and business affairs of:

BERKSHIRE HATHAWAY HOMESTATE INSURANCE COMPANY 1314 Douglas Street, Suite 1300 Omaha, Nebraska 68102

(hereinafter also referred to as the "Company"), and the report of such examination is respectfully presented herein.

#### **INTRODUCTION**

The State of Nebraska last examined the Company as of December 31, 2016. The current financial condition examination covers the intervening period to, and includes the close of business on December 31, 2020 and such subsequent events and transactions as were considered pertinent to this report. The States of Nebraska, California, Colorado, Connecticut, Iowa and New York participated in this examination and assisted in the preparation of this report.

The same examination staff conducted concurrent financial condition examinations of the Company's following affiliates:

Berkshire Hathaway Direct Insurance Company (BHDIC)

Berkshire Hathaway Life Insurance Company of Nebraska (BHLN)

Berkshire Hathaway Specialty Insurance Company (BHSIC)

BHG Life Insurance Company (BHGL)

BHHC Special Risks Insurance Company fka Brookwood Insurance Company (BIC)

Columbia Insurance Company (CIC)

Continental Divide Insurance Company (CDIC)

Cypress Insurance Company (Cypress)

First Berkshire Hathaway Life Insurance Company (FBHL)

National Fire & Marine Insurance Company (NFM)

National Indemnity Company (NICO)

National Indemnity Company of Mid-America (NIMA)

National Indemnity Company of the South (NISO)

National Liability & Fire Insurance Company (NLF)

Oak River Insurance Company (ORIC)

Redwood Fire and Casualty Insurance Company (RFC)

#### **SCOPE OF EXAMINATION**

The examination was conducted pursuant to and in accordance with both the NAIC

Financial Condition Examiners Handbook (Handbook) and Section §44-5904(1) of the Nebraska

Insurance Statutes. The Handbook requires that examiners plan and perform the examination to

evaluate the financial condition and identify prospective risks of the Company by obtaining

information about the Company, including but not limited to: corporate governance, identifying

and assessing inherent risks within the Company, and evaluating system controls and procedures

used to mitigate those risks. The examination also includes assessing the principles used and

significant estimates made by management, as well as evaluating the overall financial statement

presentation and management's compliance with Statutory Accounting Principles and Annual

Statement Instructions when applicable to domestic state regulations.

The examination was completed under coordination of the holding company group approach with the Nebraska Department of Insurance as the coordinating state and the California Department of Insurance, Colorado Division of Insurance, State of Connecticut Insurance Department, Iowa Insurance Division, and New York Department of Financial Services. The companies examined under this approach benefit to a large degree from common management,

systems and processes, and internal control and risk management functions that are administered at the consolidated or business unit level.

The coordinated examination applies procedures sufficient to comprise a full scope financial examination of each of the companies in accordance with the examination procedures and standards promulgated by the NAIC and by the respective state insurance departments where the companies are domiciled. The objective is to enable each domestic state to report on their respective companies' financial condition and to summarize key results of examination procedures.

The Nebraska Department of Insurance made a general review of the Company's operations and the manner in which its business has been conducted in order to determine compliance with statutory and charter provisions. The Company's history was traced and has been set out in this report under the caption "Description of Company." All items pertaining to management and control were reviewed, including provisions for disclosure of conflicts of interest to the Board of Directors and the departmental organization of the Company. The Articles of Incorporation and By-Laws were reviewed, including appropriate filings of any changes or amendments thereto. The minutes of the meetings of the Shareholder, Board of Directors, and committees held during the examination period were read and noted. Attendance at meetings, proxy information, election of Directors and Officers, and approval of investment transactions were also noted.

The fidelity bond and other insurance coverages protecting the Company's property and interests were reviewed. Certificates of Authority to conduct the business of insurance in the various states were inspected, and a survey was made of the Company's general plan of operation.

Data reflecting the Company's growth during the period under review, as developed from the Company's filed annual statements, is reflected in the financial section of this report under the caption "Body of Report."

The Company's reinsurance facilities were ascertained and noted and have been commented upon in this report under the caption "Reinsurance." Accounting records and procedures were tested to the extent deemed necessary through the risk-focused examination process. The Company's method of claims handling and procedures pertaining to the adjustment and payment of incurred losses were also noted.

All accounts and activities of the Company were considered in accordance with the risk-focused examination process. This included a review of workpapers prepared by Deloitte & Touche LLP, the Company's external auditors, during their audit of the Company's accounts for the year ended December 31, 2020. Portions of the auditor's workpapers have been incorporated into the workpapers of the examiners and have been utilized in determining the scope and areas of emphasis in conducting the examination. This utilization was performed pursuant to Title 210 (Rules of the Nebraska Department of Insurance), Chapter 56, Section 013.

Any failure of items to add to the totals shown in schedules and exhibits appearing throughout this report is due to rounding.

#### **DESCRIPTION OF COMPANY**

#### **HISTORY**

On January 9, 1970, the Company was organized under the laws of the State of Nebraska as a capital stock fire and casualty insurance company and commenced business on February 20, 1970.

Effective March 11, 2011, the Company changed its name to Berkshire Hathaway Homestate Insurance Company from Cornhusker Casualty Company.

On December 31, 2013, an affiliate, Kansas Bankers Surety Company (KBS), merged into the Company, and KBS dissolved.

On December 27, 2013, NICO acquired the Company from BHLN, and as a result, NICO became the direct parent of the Company.

Under the provisions of its charter and in conformity with Nebraska Statutes, the Company is authorized to write multiple line fire and casualty insurance. The Articles of Incorporation provide that the Company shall have perpetual existence.

#### MANAGEMENT AND CONTROL

#### **Holding Company**

The Company is a member of an insurance holding company system as defined by Nebraska Statute. An organizational listing flowing from the "Ultimate Controlling Person," Berkshire Hathaway Inc. (BHI), as reported in the 2020 Annual Statement, is attached to this report as an addendum.

#### **Shareholder**

Article II of the Company's Articles of Incorporation states that, "the total number of shares of stock which the Corporation shall have the authority to issue is fifty thousand (50,000) shares of par value one hundred dollars (\$100.00) each, all of one class." As of December 31, 2020, Company records indicated that 40,000 shares were issued and outstanding in the name of NICO, for a total paid up capital of \$4,000,000.

Gross paid in and contributed surplus increased \$120,000,000 in 2020 to an amount of \$146,240,599. No dividends were paid during the examination period.

Section 2 of the Company's By-Laws states that, "the annual meeting of Shareholders of the Corporation shall be held each year at a location, at a time and on a date set by the President of the Corporation, during the first five (5) months of the calendar year."

#### **Board of Directors**

Section 3A of the Company's By-Laws states that, "the affairs and business of the Corporation shall be managed by a Board of such number of Directors not less than five (5) nor more than twenty-one (21) as may be fixed by the Shareholders at each annual meeting or, if no number is so fixed, of five (5) Directors..." The number of Directors was fixed at seven during the 2020 Shareholder meeting.

The following persons were serving as Directors at December 31, 2020:

Name and Residence	Principal Occupation
Robert Nathan Darby, Jr.	Senior Vice President, Berkshire Hathaway
San Francisco, California	Homestate Insurance Company
Tracy Leigh Gulden	Senior Vice President, Berkshire Hathaway
Council Bluffs, Iowa	Homestate Companies
Andrew Ray Linkhart	Chief Financial Officer and Treasurer, Berkshire
Omaha, Nebraska	Hathaway Homestate Companies
Jeffrey Warren Morris	Vice President, Berkshire Hathaway Homestate
Omaha, Nebraska	Insurance Company
Nancy Furey Peters	Secretary, Berkshire Hathaway Homestate
Omaha, Nebraska	Companies
Brian Timothy Wesselman	Vice President, Berkshire Hathaway Homestate
Moraga, California	Insurance Company
Donald Frederick Wurster	President, Berkshire Hathaway Homestate
Omaha, Nebraska	Insurance Company

No fees or expenses were paid to the Directors during the period under review.

#### **Officers**

Section 4 of the Company's By-Laws provides that, "the Officers shall be a President, one or more Vice Presidents, a Secretary, and a Treasurer. The Corporation may have one or more Assistant Secretaries, one or more Assistant Treasurers, and such other Officers as may be appointed in accordance with Nebraska law."

The following is a partial listing of Senior Officers elected and serving the Company at December 31, 2020:

<u>Office</u>
President
Secretary
Chief Financial Officer and Treasurer
Senior Vice President
Senior Vice President
Vice President
Vice President
Vice President
Vice President
Vice President
Vice President
Vice President
Vice President

#### Committees

Section 3H of the Company's By-Laws provides that, "the Board of Directors may designate an Executive Committee, an Investment Committee and one or more other committees from among the Directors; and the Executive Committee, and such other committees as are designated shall have such powers and rights and be charged with such duties and obligations respectively as usually are vested in and pertain to such committees or as may be directed from time to time by the Board of Directors."

The following persons were serving on the Executive Committee at December 31, 2020:

Tracy Leigh Gulden

Donald Frederick Wurster

The following persons were serving on the Audit Committee at December 31, 2020:

Tracy Leigh Gulden

Nancy Furey Peters

As of this point in time, the Board of Directors has not appointed an Investment Committee.

#### TRANSACTIONS WITH AFFILIATES

#### **Intercompany Services Agreements**

Effective November 23, 1994, the Company became a participant in an Intercompany Service Agreement with its affiliates BIC, CDIC, Cypress, ORIC, and RFC. Each participant cooperates in the performance of administrative and special services, and shares in the use of property, equipment, and facilities necessary for all participants to conduct normal day-to-day operations. Each participant agrees to provide requested services to one or more of the other participants. A performing participant may, at its sole discretion, decline to provide the request if it would interfere with its ability to meet its obligations to its policyholders or would otherwise adversely affect the participant.

Effective August 31, 2009, the Company entered into an Intercompany Service Agreement with NICO, whereby the Company was tasked to perform certain administrative and special services for NICO and certain of its affiliates in their operations. The Company agreed to make available its facilities to NICO, which included data processing equipment, business property, and communications. In exchange, NICO agreed to reimburse the Company for direct and directly allocable expenses. The Company agreed to be responsible for maintaining full and

accurate accounting records of all services rendered and facilities used pursuant to the agreement.

Effective December 1, 2012, the Company became a participant in an Intercompany Service Agreement with NICO, its parent. The Company and NICO agreed to perform certain administrative and special services for each other. Under the agreement, each company can make use of the property, equipment, and facilities of the other, for day-to-day operations. The Company agreed to be responsible for maintaining full and accurate accounting records of all services rendered under the agreement.

Effective January 2, 2013, the Company entered into an Intercompany Service Agreement with NLF. The Company and NLF agreed to perform certain administrative and special services for each other. Under the agreement, each company can make use of the property, equipment, and facilities of the other, for day-to-day operations. The Company agreed to be responsible for maintaining full and accurate accounting records of all services rendered under the agreement.

Effective May 4, 2017, the Company, along with thirteen other Nebraska domiciled insurers, entered into an Intercompany Tax Services Agreement with Ringwalt & Liesche Co. (R&L). The Company receives certain tax advisory and completion services from R&L. This agreement was terminated effective April 23, 2019.

Effective October 10, 2017, the Company entered into a service agreement with NICO and General Reinsurance Corporation (Gen Re), whereby the Company receives certain internal audit services provided by either NICO or Gen Re.

Effective November 1, 2019, the Company executed an agreement with BHSIC. Under the agreement both companies provide services to each other including the use of facilities, accounting services, underwriting services, billing and collections, functional support services, collateral maintenance, and support.

#### **Investment Services Agreement**

Effective January 16, 2017, the Company became a participant in an investment service agreement with BHI where BHI may perform various investment services for the Company.

#### **Revolving Loan Agreements**

On December 31, 2016, the Company and NICO amended its revolving loan agreement to extend the maturity date. Under the terms of the agreement, either party may loan the other party up to \$100,000,000 with repayment of the loan and all accrued interest by the maturity date. The revolving loan shall bear interest for each interest period at a rate per annum equal to the 30-day LIBOR rate plus a defined number of basis points. As of December 31, 2020, there was no loan balance.

In 2017, the Company and CDIC entered into a reciprocal revolving loan agreement.

Under the terms of this agreement, either party may loan the other party up to \$100,000,000 with repayment of the loan and all accrued interest by the maturity date. The revolving loan shall have an interest rate per annum equal to the 30-day LIBOR rate plus a defined number of basis points.

As of December 31, 2020, there was no loan balance.

#### **Intercompany Allocation Agreement**

Effective December 31, 2014, the Company became a participant in an Intercompany Allocation Agreement with its affiliates BIC, CDIC, Cypress, NLF, NICO, NIMA, NFM, ORIC, and RFC. The affiliated insurers listed above are parties to reinsurance contracts where two or more of the Companies are listed as cedents under the contract. Under the agreement, in the event aggregate reinsurance coverage is ever exhausted in any of the contracts, recoveries for each

company will be recalculated as of each quarter on each company's proportionate share of the total recoveries without regard to the aggregate reinsurance coverage under the contracts.

#### Consolidated Federal Income Tax Allocation Agreement

The Company joins with a group of approximately eight hundred affiliated companies in the filing of a consolidated federal income tax return. The consolidated tax liability is allocated among affiliates in the ratio that each affiliate's separate return tax liability bears to the sum of the separate return tax liabilities of all affiliates that are members of the consolidated group. A complementary method is used which results in reimbursement by profitable affiliates to loss affiliates for tax benefits generated by loss affiliates.

Effective November 23, 1994, an agreement between the Company and BHI describes the method of tax allocation and the manner in which intercompany balances are settled.

#### **TERRITORY AND PLAN OF OPERATION**

As evidenced by current or continuous Certificates of Authority, the Company is licensed to transact business in all states, and the District of Columbia. The Company writes commercial insurance coverages, including workers' compensation, commercial auto liability, and commercial auto physical damage.

The Company's premiums are diversified across numerous states, including California, Georgia, and Illinois. The Company distributes its products through independent agents and wholesalers.

#### **REINSURANCE**

#### <u>Assumed - Affiliates</u>

Effective March 24, 2016, the Company reinsured a portfolio of United Kingdom based commercial and private passenger motor vehicles from an affiliated company, Berkshire

Hathaway International Insurance Limited (BHIIL). The Company has an 80% quota share risk specific limit, which is \$7,500,000 or its equivalent in other currencies. The coverage includes stop loss protection of 200% of the gross net original premium on this business.

## **Ceded - Affiliates**

Effective December 31, 2016, the Company entered into an agreement with CIC covering catastrophe loss exposure. This treaty provides coverage for 100% of \$500,000,000 of coverage in excess of \$10,000,000 for each event. The treaty is subject to a maximum limit of liability to CIC with respect to all loss occurrences covered in the amount equal to \$1,000,000,000 for each calendar year term. Affiliates BIC, CDIC, Cypress, ORIC, and RFC are included as reinsureds under this agreement.

#### General

All contracts reviewed contained standard insolvency, arbitration, errors and omissions, and termination clauses where applicable. All contracts contained the clauses necessary to assure reinsurance credits could be taken.

#### **BODY OF REPORT**

#### **GROWTH**

The following comparative data reflects the growth of the Company during the period covered by this examination:

	<u>2017</u>	<u>2018</u>	<u>2019</u>	<u>2020</u>
Bonds	\$ 31,492,281	\$ 30,548,934	\$ 30,120,041	\$ 31,067,624
Admitted assets	2,938,509,398	2,879,947,794	3,453,445,158	3,733,765,024
Losses	623,268,984	736,964,090	888,285,142	956,071,339
Total liabilities	1,277,780,994	1,384,638,439	1,584,374,659	1,687,300,956
Capital and surplus	1,660,728,404	1,495,309,355	1,869,070,499	2,046,464,068
Premiums earned	462,339,628	551,244,131	605,381,600	538,830,702
Net investment income	48,163,474	61,977,631	71,641,256	39,211,083
Losses incurred	228,052,770	315,068,673	393,077,222	309,511,251
Net income	272,660,564	171,542,581	243,361,372	17,452,788

#### **FINANCIAL STATEMENTS**

The following financial statements are based on the statutory financial statements filed by the Company with the State of Nebraska Department of Insurance and present the financial condition of the Company for the period ending December 31, 2020. The accompanying comments on financial statements reflect any examination adjustments to the amounts reported in the annual statements and should be considered an integral part of the financial statements. A reconciliation of the capital and surplus account for the period under review is also included.

## FINANCIAL STATEMENT December 31, 2020

<u>Assets</u>	<u>Assets</u>	Assets Not <u>Admitted</u>	Net Admitted <u>Assets</u>
Bonds	\$ 31,067,624		\$ 31,067,624
Preferred stocks	88,371,900		88,371,900
Common stocks	1,263,473,543		1,263,473,543
Cash, cash equivalents and short-term			
investments	2,112,199,590		2,112,199,590
Receivables for securities	46,155		46,155
Subtotal, cash and invested assets	\$3,495,158,812		\$3,495,158,812
Investment income due and accrued	2,792,340		2,792,340
Uncollected premiums	179,195,113	\$2,729,547	176,465,566
Deferred premiums	26,266,339		26,266,339
Amounts recoverable from reinsurers	1,259,414		1,259,414
Guaranty funds receivable	686,468		686,468
Electronic data processing equipment	329,954	44,840	285,114
Furniture and equipment	268,663	268,663	
Receivables from parent and affiliates	26,380,559		26,380,559
Automobiles	355,667	355,667	
Leasehold improvements	1,232,941	1,232,941	
Workers' compensation deductibles			
receivable	1,163,605		1,163,605
Prepaid expenses	858,394	858,394	
Other miscellaneous assets	5,542	5,542	
Miscellaneous surcharge/fee deposits	3,306,807		3,306,807
Totals	\$3,739,260,618	<u>\$5,495,594</u>	\$3,733,765,024

## Liabilities, Surplus, and Other Funds

Losses	\$ 956,071,339
Reinsurance payable on paid losses and loss adjustment expenses	7,121,949
Loss adjustment expense	202,089,098
Commissions payable, contingent commissions and other similar charges	17,711,587
Other expenses	8,039,408
Taxes, licenses and fees	14,043,968
Current federal income taxes	13,992,197
Net deferred tax liability	159,338,229
Unearned premiums	270,855,242
Advance premium	2,338,604
Ceded reinsurance premium payable	515,015
Amounts withheld or retained for account of others	3,227,148
Provision for reinsurance	541,000
Drafts outstanding	255,044
Payable to parent, subsidiaries and affiliates	25,067,141
Deferred rent	5,029,342
Suspense	83,982
Escheatable funds	861,604
Other miscellaneous liabilities	119,059
Total liabilities	\$1,687,300,956
Common capital stock	\$ 4,000,000
Gross paid in and contributed surplus	146,240,599
Unassigned funds (surplus)	1,896,223,469
Onassigned funds (surprus)	1,070,223,407
Surplus as regards policyholders	\$2,046,464,068
Totals	\$3,733,765,024

## **STATEMENT OF INCOME – 2020**

## **Underwriting Income**

Premiums earned	\$538,830,702
Losses incurred Loss adjustment expenses incurred Other underwriting expenses incurred	\$309,511,251 63,061,568 133,095,269
Total underwriting deductions	\$505,668,088
Net underwriting gain	\$ 33,162,614
Investment Income	
Net investment income earned Net realized capital gains (losses)	\$ 39,211,083 (38,862,559)
Net investment gain	<u>\$ 348,524</u>
Other Income	
Net loss from agents' or premium balances charged off Finance and service charges not included in premiums Foreign exchange gain Sale of assets Other miscellaneous income	\$ (2,887,563) 330,742 1,006,084 60,228 2,041
Total other income	<u>\$ (1,488,468)</u>
Net income before federal income taxes Federal income taxes incurred	\$ 32,022,670 14,569,882
Net income	<u>\$ 17,452,788</u>

#### **CAPITAL AND SURPLUS ACCOUNT**

	<u>2017</u>	<u>2018</u>	<u>2019</u>	<u>2020</u>
Capital and surplus, beginning	\$1,257,472,742	<u>\$1,660,728,405</u>	<u>\$1,495,309,356</u>	\$1,869,070,499
Net income Change in net unrealized	\$ 272,660,564	\$ 171,542,581	\$ 243,361,372	\$ 17,452,788
capital gains	163,540,045	(341,180,031)	137,404,878	55,072,015
Change in net unrealized foreign exchange capital gain				1,869,777
Change in net deferred income	(22.069.565)	2.096.022	(6 107 405)	(15 514 502)
tax Change in nonadmitted assets	(32,968,565) 22,619	3,086,922 1,073,479	(6,197,485) (807,622)	. , , ,
Change in provision for	22,019	1,075,479	(807,022)	(943,428)
reinsurance	1,000	58,000		(541,000)
Surplus adjustment paid in				120,000,000
Net change for the year	\$ 403,255,663	<u>\$ (165,419,049)</u>	\$ 373,761,143	\$ 177,393,569
Capital and surplus, ending	\$1,660,728,405	<u>\$1,495,309,356</u>	<u>\$1,869,070,499</u>	<u>\$2,046,464,068</u>

#### **EXAMINATION CHANGES IN FINANCIAL STATEMENTS**

Unassigned funds (surplus) in the amount of \$1,896,223,469, as reported in the Company's 2020 Annual Statement, has been accepted for examination purposes. Examination findings, in the aggregate, were considered to have no material effect on the Company's financial condition.

#### **COMPLIANCE WITH PREVIOUS RECOMMENDATIONS**

No recommendations were made as a result of the previous examination.

#### **COMMENTARY ON CURRENT EXAMINATION FINDINGS**

#### **Intercompany Transactions**

The exam team noted that New England Asset Management (NEAM) provides investment services to BHI pursuant to an investment services agreement effective October 1, 2013. BHI, in turn, provides investment services to the Company pursuant to a 2016 agreement.

The Company does not have an agreement with NEAM but receives bills and settles directly with the service provider.

SSAP No. 25(8) states, "transactions between related parties must be in the form of a written agreement. The written agreement must provide for the timely settlement of amounts owed, with a specified due date." The settlement transactions occurring between the Company and NEAM are not subject to an agreement. In addition, Nebraska Insurance Statute §44-2133(2)(d) states that service contract transactions involving a domestic insurer and any person in its insurance holding company system may not be entered into unless the insurer has notified the Director in writing of its intention to enter into such transaction.

It is recommended that the Company adjust the settlement process in order to be compliant with the existing investment services agreement or enter into an investment services agreement directly with NEAM that includes settlement provisions in order to be compliant with SSAP No. 25(8) and Nebraska Insurance Statute §44-2133(2)(d).

#### **SUMMARY OF COMMENTS AND RECOMMENDATIONS**

The following comments and recommendations have been made as a result of this examination:

<u>Intercompany Transactions</u> - It is recommended that the Company adjust the settlement process in order to be compliant with the existing investment services agreement or enter into an investment services agreement directly with NEAM that includes settlement provisions in order to be compliant with SSAP No. 25(8) and Nebraska Insurance Statute §44-2133(2)(d).

#### <u>ACKNOWLEDGMENT</u>

The courteous cooperation extended by the Officers and employees of the Company during this examination is hereby acknowledged.

In addition to the undersigned, Brian Davis, CFE, Santosh Ghimire, CFE, Joe Jacobson, CFE, Skyler Lawyer, CFE, and Michael Sullivan, CFE, Financial Examiners; Gary Evans, CFE, CISA, Information Systems Specialist; and Gordon Hay, FCAS, MAAA; all with the Nebraska Department of Insurance and Financial Examiners, Information Systems Specialists, and Actuarial Examiners with or contracted by the California Department of Insurance, Colorado Division of Insurance, State of Connecticut Insurance Department, Iowa Insurance Division, and New York Department of Financial Services; participated in this examination and assisted in the preparation of this report.

Respectfully submitted,

Isaak Russell, CFE

Supervisory Examiner

Department of Insurance

Julhl

State of Nebraska

#### **ADDENDUM**

#### **ORGANIZATIONAL CHART**

Note: The following chart includes all affiliates related to insurance operations. Affiliates of selected non-insurance operations have been omitted. The omissions are replaced with the phrase "and owned affiliate(s)."

Berkshire Hathaway Inc. (31.84654% owned by Warren E. Buffett)

Acme Building Brands, Inc. and owned affiliates

Affordable Housing Partners, Inc. and owned affiliates

Albecca Inc. and owned affiliates

Ben Bridge Corporation and owned affiliate

Benjamin Moore & Co. and owned affiliates

Berkshire Hathaway Automotive Inc. and owned affiliates

Berkshire Hathaway Credit Corporation and owned affiliates

Berkshire Hathaway Energy Company and owned affiliates

Berkshire Hathaway Finance Corporation

BH Columbia Inc.

Columbia Insurance Company

American All Risk Insurance Services, Inc.

American Commercial Claims Administrators Inc.

Berkadia Commercial Mortgage Holding LLC and owned affiliate

Berkadia Commercial Mortgage Partners LLC

Berkshire Hathaway Assurance Corporation

Berkshire Hathaway Direct Insurance Company

BH Finance LLC

BHG Structured Settlements, Inc. and owned affiliates

BIFCO, LLC

British Insurance Company of Cayman

Farnam Management Services, LLC

Hawthorn Life International, Ltd. and owned affiliate

MedPro Group Inc.

AttPro RRG Reciprocal Risk Retention Group

Medical Protective Finance Corporation

MedPro Risk Retention Services, Inc.

MedPro RRG Risk Retention Group

PLICO, Inc.

**Princeton Insurance Company** 

The Medical Protective Company

C&R Insurance Services, LLC

C&R Legal Insurance Agency, LLC

MedPro Insurance Services, LLC

Somerset Services, LLC

Wellfleet Benefits, LLC

Wellfleet Group, LLC

Wellfleet Insurance Company

Wellfleet New York Insurance Company

Nederlandse Reassurantie Groep N.V. and owned affiliates

NetJets IP, LLC

Resolute Management Inc.

Ringwalt & Liesche Co. and owned affiliates

The Duracell Company and owned affiliates

BH Holding H Jewelry Inc. and owned affiliate

BH Holding S Furniture Inc.

**BH Housing LLC** 

BH Shoe Holdings, Inc. and owned affiliates

BHSF, Inc. and owned affiliates

Blue Chip Stamps, Inc.

Borsheim Jewelry Company, Inc.

Brooks Sports, Inc. and owned affiliates

Business Wire, Inc. and owned affiliates

Central States of Omaha Companies, Inc.

Central States Indemnity Co. of Omaha

CSI Life Insurance Company

CSI Processing, LLC

Charter Brokerage Holdings Corp. and owned affiliates

Clayton Homes, Inc. and owned affiliates

CORT Business Services Corporation and owned affiliates

CTB International Corp. and owned affiliates

Detlev Louis Motorrad-Vertriebsgesellschaft GmbH and owned affiliates

Forest River, Inc. and owned affiliates

Fruit of the Loom, Inc. and owned affiliates

Gateway Underwriters Agency, Inc.

General Re Corporation

Faraday Holdings Limited and owned affiliates

Gen Re Intermediaries Corporation

Gen Re Long Ridge, LLC

General Reinsurance Corporation

Elm Street Corporation

Gen Re Japan Service Company Limited

General Re Compania de Reaseguros, S.A.

General Re Life Corporation

Idealife Insurance Company

General Reinsurance AG and owned affiliates

General Reinsurance Australia Ltd

General Star Indemnity Company

General Star Management Company

General Star National Insurance Company

Genesis Insurance Company

Genesis Management and Insurance Services Corporation

**GRC** Realty Corporation

**Railsplitter Holdings Corporation** 

New England Asset Management, Inc. and owned affiliate

GRD Holdings Corporation and owned affiliate

United States Aviation Underwriters, Inc. and owned affiliate

International Dairy Queen, Inc. and owned affiliates

Johns Manville Corporation and owned affiliates

Jordan's Furniture, Inc.

LiquidPower Specialty Products Inc. and owned affiliates

Marmon Holdings, Inc. and owned affiliates

McLane Company, Inc. and owned affiliates

MiTek Industries, Inc. and owned affiliates

MS Property Company and owned affiliate

National Fire & Marine Insurance Company

National Indemnity Company

Affiliated Agency Operations Co. and owned affiliate

AHP Housing Fund 184, LLC

AHP Housing Fund 208, LLC

AHP Housing Fund 219, LLC

AHP Housing Fund 220, LLC and owned affiliate

AHP Housing Fund 223, LLC

AHP Housing Fund 245, LLC

AHP Housing Fund 253, LLC

AHP Housing Fund 254, LLC

AHP Housing Fund 261, LLC

BDT I-A Plum, LLC

Berkshire Hathaway Homestate Insurance Company

Berkshire Hathaway International Insurance Limited and owned affiliate

Berkshire Hathaway Life Insurance Company of Nebraska

BHA Real Estate Holdings, LLC

**BHG Life Insurance Company** 

Financial Credit Investment III (Cayman), L.P.

Financial Credit Investment III SPV-B (Cayman), L.P.

First Berkshire Hathaway Life Insurance Company

FlightSafety International Inc. and owned affiliates

Garan, Incorporated and owned affiliates

Berkshire Hathaway Specialty Insurance Company

Berkshire Hathaway Global Insurance Services, LLC

Berkshire Hathaway Specialty Services Limited

British Aviation Insurance Company Limited

**Brookwood Insurance Company** 

Burlington Northern Santa Fe, LLC and owned affiliates

Continental Divide Insurance Company

Cypress Insurance Company

Douglas Building, LLC

Finial Holdings, Inc.

Finial Reinsurance Company

#### **GEICO Corporation**

**Boat America Corporation** 

Boat Owners Association of the United States

Boat/U.S., Inc.

**GEICO Marine Insurance Company** 

GEICO Advantage Insurance Company

**GEICO Choice Insurance Company** 

GEICO County Mutual Insurance Company

GEICO Financial Services, Gmbh

**GEICO Indemnity Company** 

Criterion Insurance Agency

**GEICO Casualty Company** 

GEICO Products, Inc.

**GEICO Secure Insurance Company** 

Government Employees Insurance Company

AHP Federal and State Affordable 1, LLC and owned affiliates

AHP State Affordable 1, LLC and owned affiliates

GEICO General Insurance Company

GEICO Insurance Agency, Inc.

Government Employees Financial Corporation

PIS QOZ Fund 2018-A, LP

Plaza Financial Services Company

International Insurance Underwriters, Inc.

Maryland Ventures, Inc.

Plaza Resources Company

Top Five Club, Inc.

MLMIC Insurance Company

M2 Liability Solutions, Inc.

MLMIC Services, Inc.

National Indemnity Company of Mid-America

National Indemnity Company of the South

Oak River Insurance Company

Redwood Fire and Casualty Insurance Company

SLI Holding Limited and owned affiliates

Tenecom Limited and owned affiliate

Transfercom Limited

VT Insurance Acquisition Sub Inc.

Van Enterprises, Inc.

MPP Co., Inc.

Old United Casualty Company

Old United Life Insurance Company

Vantage Reinsurance, LLC

WestGUARD Insurance Company

AmGUARD Insurance Company

**AZGUARD** Insurance Company

EastGUARD Insurance Company

GUARDco, Inc.

NorGUARD Insurance Company

National Liability & Fire Insurance Company

Nebraska Furniture Mart, Inc. and owned affiliates

NetJets Inc. and owned affiliates

Northern States Agency, Inc. and owned affiliates

OTC Worldwide Holdings, Inc. and owned affiliates

Precision Castparts Corp. and owned affiliates

Precision Steel Warehouse, Inc. and owned affiliate

R.C. Willey Home Furnishings

Richline Group, Inc. and owned affiliates

See's Candy Shops, Inc. and owned affiliate

Shaw Industries Group, Inc. and owned affiliates

The Fechheimer Brothers Company and owned affiliate

The Lubrizol Corporation and owned affiliates

The Pampered Chef, Ltd. and owned affiliates

TTI, Inc. and owned affiliates

U.S. Investment Corporation

United States Liability Insurance Company

Mount Vernon Fire Insurance Company

U.S. Underwriters Insurance Company

Mount Vernon Specialty Insurance Company

Radnor Specialty Insurance Company

XTRA Corporation and owned affiliates

State of Nebraska,

County of Lancaster,

Isaak Russell being duly sworn, states as follows:

- 1. I have authority to represent the Department of Insurance of the State of Nebraska in the examination of the following insurance companies (hereinafter referred to as the "Homestate Group"):
  - Berkshire Hathaway Homestate Insurance Company
  - Oak River Insurance Company
  - Redwood Fire and Casualty Insurance Company
- 2. The Department of Insurance of the State of Nebraska is accredited under the National Association of Insurance Commissioners Financial Regulation Standards and Accreditation.
- 3. I have reviewed the examination work papers and examination report, and the examination of the Homestate Group was performed in a manner consistent with the standards and procedures required by the Department of Insurance of the State of Nebraska.

The affiant says nothing further.  Supervisory Examiner's Signature		
Subscribed and sworn before me by Subscribed Russell R	on this day of _	JUNE , 20 <u>22</u> .
Notary Public		
My commission expires[date].		