REPORT ON EXAMINATION

OF

CRUM & FORSTER SPECIALTY INSURANCE COMPANY

AS OF

DECEMBER 31, 2019

Office of the Commissioner



Delaware Department of Insurance

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The above-captioned report was completed by examiners of the Delaware Department of Insurance.

Consideration has been duly given to the comments, conclusions and recommendations of the examiners regarding the status of the company as reflected in the report.

This report is hereby accepted, adopted and filed as an official record of this Department.

Trinidad Navarro

Insurance Commissioner

Dated this 3 day of fune, 2021

TABLE OF CONTENTS

SCOPE OF EXAMINATION	1
SUMMARY OF SIGNIFICANT FINDINGS	4
COMPANY HISTORY	5
CAPITALIZATION	6
MANAGEMENT AND CONTROL	6
Directors	6
Officers	6
CORPORATE RECORDS	7
Insurance Holding Company System	7
AGREEMENTS WITH AFFILIATES	10
TERRITORY AND PLAN OF OPERATION	12
REINSURANCE	13
FINANCIAL STATEMENTS	14
STATEMENT OF ASSETS	15
STATEMENT OF LIABILITIES AND SURPLUS	16
STATEMENT OF INCOME	17
CAPITAL & SURPLUS ACCOUNT	18
RECONCILIATION OF CAPITAL AND SURPLUS	19
ANALYSIS OF CHANGES IN FINANCIAL STATEMENTS RESULTING FROM	THE
EXAMINATION	19
COMMENTS ON FINANCIAL STATEMENT ITEMS	19
SUBSEQUENT EVENTS	20
COMPLIANCE WITH PRIOR EXAMINATION RECOMMENDATIONS	21
SUMMARY OF RECOMMENDATIONS	21

Honorable Trinidad Navarro Commissioner of Insurance Delaware Department of Insurance 1351 West North Street Suite 101 Dover, Delaware 19904

Dear Commissioner:

In compliance with instructions and pursuant to statutory provisions contained in Exam Authority No. 20.004, dated November 22, 2019, an examination has been made of the affairs, financial condition, and management of

CRUM & FORSTER SPECIALTY INSURANCE COMPANY

Hereinafter referred to as the Company or CFSIC. CFSIC was incorporated under the laws of the State of Delaware as a stock company with its registered office located at 1209 Orange Street, Wilmington, Delaware. Due to the COVID-19 Pandemic, the examination was conducted offsite. The administrative office of the Company located at 305 Madison Avenue, Morristown, New Jersey, 07960. The report of examination thereon is respectfully submitted.

SCOPE OF EXAMINATION

The Delaware Department of Insurance (Department) performed a risk-focused financial examination of the Company. The previous regulatory examination of the Company covered the four-year period from January 1, 2011 through December 31, 2014. This examination will cover the five-year period from January 1, 2015 through December 31, 2019, and encompasses a general review of transactions during the period, the Company's

business policies and practices, as well as management and relevant corporate matters, with a determination of the financial condition of the Company as of December 31, 2019. Transactions subsequent to the examination date were reviewed where deemed necessary.

The examination of the Company was performed as part of the multi-state coordinated examination of the Fairfax Group of regulated United States property and casualty insurance companies (Fairfax U.S. Group) as of December 31, 2019. Delaware is the lead state for the Fairfax U.S. Group examination. The examination was conducted concurrently with that of the Company's U.S. affiliates. The Companies in the Fairfax U.S. Group and their state of domicile are summarized as follows by subgroups:

Crum & Forster Subgroup (Crum Group):

Company Name	NAIC Number	State of Domicile
United States Fire Ins Co (USF)	21113	DE
Crum & Forster Specialty Ins Co (CFSIC)	44520	DE
North River Insurance Co (NRIC)	21105	NJ
First Mercury Ins Co (FMIC)	10657	DE
Crum & Foster Ind. Co (Indemnity)	31348	DE
Seneca Ins Co Inc. (SIC)	10936	NY
Seneca Specialty Ins Co. (Seneca Specialty)	10729	DE
Crum & Forster Ins Co (CFIC)	42471	NJ
American Underwriters Ins Co (AUIC)	10251	AK
MTAW Insurance Co (MTAW)	16498	DE

Hudson Subgroup – 100% owned by Odyssey Re Subgroup below:

Company Name	NAIC Number	State of Domicile
Hudson Insurance Co	25054	DE
Hudson Excess Insurance Co	14484	DE
Hudson Specialty Insurance Co	37079	NY

Odyssey Re Subgroup:

Company Name	NAIC Number	State of Domicile
Greystone Insurance Co	10019	СТ
Odyssey Reinsurance Co	23680	CT

Zenith Subgroup:

Company Name	NAIC Number	State of Domicile
Zenith Insurance Co	13269	CA
ZNat Insurance Co	30120	CA

Allied World Subgroup 1:

Company Name	NAIC Number	State of Domicile
Allied World Natl Assur Co	10690	NH
Allied World Assur Co US Inc.	19489	DE
Allied World Surplus Lines Ins Co	24319	AK
Allied World Specialty Ins Co	16624	DE
Allied World Ins Co	22730	NH
Vantapro Specialty Ins Co	44768	AK
Vault Recip. Exch. FL NY	16186	FL
Vault E&S Ins Co	16237	AK

Riverstone Subgroup ²:

Company Name	NAIC Number	State of Domicile
Commonwealth Insurance Co of America	10220	DE
TIG Insurance Co	25534	CA

We conducted our examination in accordance with the *National Association of Insurance Commissioners* (NAIC) *Financial Condition Examiners Handbook* (Handbook) and generally accepted statutory insurance examination standards consistent with the Insurance Code and Regulations of the State of Delaware. The NAIC Handbook requires that we plan and perform the examination to evaluate the financial condition, assess corporate governance, identify current and prospective risks of the company, and evaluate system controls and procedures used to mitigate those risks. An examination also includes

¹ Fairfax Financial Holdings Limited and Allied World Assurance Company Holdings, Ltd recently announced, in a November 12, 2020, press release, that they have, through their subsidiaries, entered into an agreement to sell their majority interest in Vault Holdings Inc. The transaction closed on March1, 2021

² TIG Insurance Company sold Commonwealth Insurance Company of America to Brit Insurance USA Holdings Inc. (affiliate), effective April 30, 2018.

identifying and evaluating significant risks that could cause an insurer's surplus to be materially misstated both currently and prospectively.

All accounts and activities of the Company were considered in accordance with the risk-focused examination process. This may include assessing significant estimates made by management and evaluating management's compliance with Statutory Accounting Principles.

The examination does not attest to the fair presentation of the financial statements included herein. If during the course of the examination an adjustment is identified, the impact of such adjustment will be documented separately following the Company's financial statements.

This examination report includes significant findings of fact, pursuant to the General Corporation Law of the State of Delaware as required by 18 *Del. C.* §321, along with general information about the insurer and its financial condition. There may be other items identified during the examination that, due to their nature, are not included within the examination report but separately communicated to other regulators and/or the Company.

During the course of this examination, consideration was given to work performed by the Company's external accounting firm PricewaterhouseCoopers LLC (PwC). Certain auditor work papers of the 2019 PwC audit of the Company have been incorporated into the work papers of the examiners and have been utilized in determining the scope, areas of emphasis in conducting the examination, and in the area of risk mitigation and substantive testing.

SUMMARY OF SIGNIFICANT FINDINGS

There were no significant findings or material changes in financial statements as a result of this examination.

COMPANY HISTORY

The Company was originally incorporated on October 30, 1989, under the name Transnational Insurance Company, a stock corporation, and became licensed as a Connecticut domestic property and casualty insurer on June 1, 1990. The Company was a wholly-owned subsidiary of Phoenix Reinsurance Company (PXRE), later named PXRE Reinsurance Company. The Company changed its name to Transnational Reinsurance Company on September 21, 1993. The Company became a wholly-owned subsidiary of Transnational Re Corporation (TREX) effective November 9, 1993. On November 1, 1993, TREX completed an initial public offering of 5.8 million Class A common shares. PXRE maintained approximately a 22% interest in TREX through its ownership of all of TREX's Class B common shares. As a part of the initial public offering, PXRE's ownership of the Company was simultaneously sold to TREX.

Effective December 11, 1996, TREX was merged into PXRE Corporation. As a result of the corporate reorganization, the Company was contributed by PXRE Corporation to PXRE. The name of the Company was changed back to Transnational Insurance Company on October 16, 1997.

On December 21, 2000, the Company was acquired by USF and the name of the Company was changed to its present name, CFSIC.

On October 18, 2001, the Company was re-domesticated from the State of Connecticut to the State of Arizona.

On October 30, 2014, the Company was re-domesticated from the State of Arizona to the State of Delaware.

Capitalization

As amended on November 21, 2014, the Company's Certificate of Incorporation authorizes the issue of 332,870 shares of common stock with a \$12.00 par value. As of December 31, 2019, the Company had all common shares issued and outstanding totaling \$3,994,440. All outstanding common shares of the Company are owned by USF.

MANAGEMENT AND CONTROL

Directors

Pursuant to the general Corporation Laws of the State of Delaware, as implemented by the Company's Certificate of Incorporation and bylaws, the property, business and affairs of the Company shall be managed by a Board of Directors (Board). The bylaws require the Board consist of three directors but not more than seven.

The Directors are elected annually by the stockholder and hold office until the next annual election and until their successors are elected. Directors duly elected and serving as of December 31, 2019, are as follows:

Name Title

Marc James Adee President, Chairman of the Board, & CEO

Arleen A. Paladino Senior Vice President & CFO
Anthony R. Slimowicz Executive Vice President & COO

<u>Officers</u>

Officers were elected in accordance with the bylaws during the period under examination. The bylaws require election of a President, and may elect one or more Vice Presidents, a Treasurer, a Secretary, one or more Assistant Vice Presidents and Assistant Secretaries. The Board also elect a Chairman of the Board and a Chief Executive Officer at its discretion. The primary officers serving as of December 31, 2019 were as follows:

6

Name Title

Marc James Adee President, Chairman of the Board, & CEO

James V. Kraus Senior Vice President, General Counsel & Secretary

George Robert French Vice President & Treasurer

Corporate Records

The recorded minutes of the Shareholder and Board were reviewed for the period under examination. The recorded minutes of the Board adequately documented its meetings and approval of Company transactions and events including approval of investment transactions in accordance with 18 *Del. C.* §1304. In addition, the review of Company files indicated that written correspondence was submitted to the Department with regards to the changes in officers and directors during the period under examination in compliance with 18 *Del. C.* §4919.

Insurance Holding Company System

The Company is a member of an insurance holding company system known as Fairfax Financial Holdings Limited (FFHL) as defined under 18 *Del. C.* §5001 of the Delaware Insurance Code. FFHL is a publicly listed company whose subordinate voting shares trade on the Toronto Stock Exchange under the symbol FFH. As of December 31, 2019, FFHL had consolidated assets of \$70,508 million and shareholders' equity of \$17,907 million. 18 *Del. C.* §5001(3) states that "... Control shall be presumed to exist if any person, directly or indirectly, owns, controls, holds with the power to vote, or holds proxies representing 10 percent or more of the voting securities of any other person." Pursuant to this presumption, V. Prem Watsa and The Watsa Family Trust, which collectively owned or controlled 10% or more of the voting shares of the FFHL as of the examination date, are considered ultimate controlling entities of the Company.

An abbreviated organizational chart of FFHL as of December 31, 2019, with domicile in brackets, along with the control percentages of the upstream affiliates' control of the downstream affiliate is presented below:

		Equity Ownership Percentage	Voting Control Percentage	
V. Prem Watsa and the Watsa Family Trust {1}{8}	{2}	6.73 %	42.49%	{3}
All Other Publicly Traded Shares Held {4}	{5 }	93.27%	57.51%	{6 }
Fairfax Financial Holdings Limited [Canada] {7}		100.0%	100.0%	
FFHL Group Ltd. [Canada]		100.0%	100.0%	
Fairfax (US) Inc. [DE]*		93.98%	93.98%	
Crum & Forster Holdings Corp. [DE]		100.0%	100.0%	
United States Fire Insurance Company [DE]		100.0%	100.0%	
Crum & Forster Specialty Insurance Company [DE]		100.0%	100.0%	
Crum & Forster SPC Reinsurance Company [Cayman Islands]		100.0%	100.0%	
Crum & Forster SPC [Cayman Islands]		100.0%	100.0%	
American Underwriters Insurance Company [AK]		100.0%	100.0%	
The North River Insurance Company [NJ]		100.0%	100.0%	
Seneca Insurance Company, Inc. [NY]		100.0%	100.0%	
MTAW Insurance Company [DE]		100.0%	100.0%	
Seneca Specialty Insurance Company [DE]		100.0%	100.0%	
Crum & Forster Insurance Company [NJ]		100.0%	100.0%	
Crum & Forster Indemnity Company [DE]		100.0%	100.0%	
First Mercury Insurance Company [DE]		100.0%	100.0%	

As of December 31, 2019, unless otherwise indicated

Notes 1 through 8 more fully describe the ownership and voting percentages throughout the holding company.

- Through voting and economic ownership control, both directly and indirectly, of the following individual and entities: Mr. V. Prem Watsa, 2771489 Canada Limited, The One Zero Nine Holdco Limited and The Sixty Two Investment Company Limited.
- {2} Calculated as follows:

^{*} FFHL directly owns 6.02% of Fairfax (US) Inc. (Fairfax US) and indirectly owns the remaining 93.98% through FFHL Group Ltd.

Description	Shares Outstanding	Shares Owned/Controlled	Percentage of total shares outstanding
Total SVS Shares outstanding	26,082,299		
SVS Shares owned personally and through 1109 HoldCo		258,790	0.9922%
Additional SVS shares under control and direction		2,100	0.0081%
SVS Shares held through Sixty Two HoldCo		50,620	0.1941%
Total SVS shares owned/controlled		311,510	1.1943%
Total MVS Shares Outstanding	1,548,000		
Total MVS + SVS Shares Outstanding	27,630,299		
MVS Shares owned and controlled through Sixty Two Holdco		1,548,000	100%
Total MVS + SVS Shares owned and controlled by Mr. Watsa		1,859,510	6.73%
T T alba		1,007,010	0.73/0

- Calculated as 0.58% through V. Prem Watsa and 41.91% through ownership in the three entities as described above. It should be noted that pursuant to Canadian securities filing requirements, 2100 subordinate voting shares owned by immediate family members of Mr. Watsa are also considered to be under the control and/or direction of Mr. Watsa and are therefore included in the voting control percentages reported herein.
- No other individual or entity owns or controls greater than 10% of the voting common shares of FFH as of December 31, 2019.
- {5} Calculated as 100.00% 6.73% {2}.
- $\{6\}$ Calculated as $100.00\% 42.49\% \{3\}$.
- FFH common shares are publicly-traded on the Toronto Stock Exchange in Canadian dollars under the symbol FFH and in US dollars under the symbol FFH.U. As December 31, 2019, FFH has issued 1,548,000 multiple voting common shares, 26,082,299 subordinate voting common shares, 58,239,178 non-voting preferred Series C thru M. FFH's equity attributable to Shareholders as of December 31, 2019,

- totals \$14,378.1 million (\$U.S.) which consists of \$13,042.6 million (includes \$3.8 million of multiple voting shares) related to voting common shares (90.71% of the total) and \$1,335.5 million related to non-voting preferred shares (9.29% of the total).
- During the second quarter of 2020, Mr. V. Prem Watsa purchased an additional 482,600 subordinate voting common shares through 12002574 Canada Inc., which is wholly owned by him, with the result that the total aggregate voting control increased from 42.49% to 43.61% as at June 30, 2020.

Agreements with Affiliates

The Company has entered into various agreements with members of the affiliated group in an effort to obtain efficiencies in operations and limit cost. The Company had the following material intercompany agreements in effect as of December 31, 2019:

Administrative Service Agreement

Effective December 21, 2000, CFSIC entered into an administrative service agreement with USF. Under the terms of this agreement, USF provides all administrative services such as underwriting, policy issuance and billing services, claims handling, maintenance of the Company's records, preparation and rendering of reports to any regulatory agency to any regulatory agency, premium collections and paying of all expenses of the Company.

Tax Allocation Agreement

Effective January 1, 2009, CFSIC became a party to a tax allocation agreement with Crum & Forster Holdings Corporation (Crum Holdings) along with certain affiliates. Crum Holdings, the Company and affiliates constitute an affiliated group and have elected to file a consolidated return under the provisions of §1501 of the Internal Revenue Code of 1986. Pursuant to the terms of the tax allocation agreement, no party will be required to pay more in taxes or receive a lesser payment of a refund than it would have paid or received if it computed its taxes independently and filed a separate tax return.

Additionally, the Company has an enforceable right to recoup federal income taxes paid in prior years in the event of future net losses, which it may incur, or to recoup its net losses carried forward as an offset to future net income subject to federal income taxes.

Investment Agreement

Effective January 1, 2002, and amended January 1, 2005, CFSIC became a party to an investment management and administrative services agreement among Hamblin Watsa Investment Counsel Ltd. (Hamblin Watsa) and FFHL. Pursuant to the agreement, Hamblin Watsa is authorized to supervise and direct all investments of the Company and to exercise whatever powers the Company may possess with respect to its invested assets. Investment transactions will be in accordance with investment objectives of the Company and subject to restrictions established by the Company, as communicated to Hamblin Watsa in writing from time to time. Subject to these limitations, Hamblin Watsa may buy, sell, exchange, convert, and otherwise trade and engage in investment transactions of any nature whatsoever involving any stocks, bonds, commercial paper, money market instruments, and other securities and assets when it deems appropriate and without prior consultation with the Company.

Master Administrative Service Agreement

Effective November 1, 2014, CFSIC entered into a Master Administrative Services Agreement among various U.S. operating subsidiaries of FFHL. Each party to the agreement may provide certain administrative services to any other party. Each party provides quarterly detailed statements to each company to which it provided services during the quarter. The Department approved this agreement on August 19, 2014. Effective August 1, 2018, this agreement was amended to add the Allied World subgroup.

TERRITORY AND PLAN OF OPERATION

Territory

The Company is a multi-line property and casualty insurance company operating on an excess and surplus lines basis. The Company is licensed in Delaware and eligible or approved surplus lines insurer in 52 states and jurisdictions. Business is developed from existing relationships with excess and surplus lines producers, initially relating to general liability, including environmental.

Plan of Operation

The Company underwrites business, typically written by non-admitted insurers utilizing full rate and form flexibility. This business relates to environmental casualty products, commercial/general liability and products-completed operations. The company's strategy is to emphasize lines of business where strong technical underwriting skills and judgment are required. A number of property and casualty products are offered in a wide range of classes of business. The Company writes business in all geographic areas where it is an eligible or approved surplus lines carrier

On the filed Annual Statement for 2019, the Company reported the following distribution of Direct Premiums Written:

	Direct Premium	Percentage of Direct Premium
Line of Business	Written	Written
Other liability- occurrence	\$ 289,708,542	55%
Other liability- claims-made	76,436,105	14%
Products liability- occurrence	59,676,194	11%
Allied Lines	40,840,656	8%
Fire	39,185,520	7%
Earthquake	12,874,527	2%
All other lines	9,626,495	<u>2%</u>
Total Direct Written Premium	\$ 528,348,039	100%

REINSURANCE

General

The Company reported the following distribution of net premiums written for 2019:

Direct	\$528,348,039
Reinsurance assumed from affiliates	0
Reinsurance assumed from non-affiliates	0
Total gross (direct and assumed)	\$528,348,039
Reinsurance ceded to affiliates	\$528,348,039
Reinsurance ceded to non-affiliates	0
Total ceded	\$528,348,039
Net premiums written	<u>\$</u>

Ceded

External Ceded

As of December 31, 2019, the Company had no external cessions with third party reinsurers.

Affiliated Reinsurance

The Company has in place a 100% quota share reinsurance agreement with USF.

Under the terms of the agreement the Company cedes 100% of all business written to USF.

FINANCIAL STATEMENTS

The following financial statements, as reported and filed by the Company with the

Department, are reflected in the following:

- Statement of Assets as of December 31, 2019
- Statement of Liabilities and Surplus as of December 31, 2019
- Statement of Income for the year ended December 31, 2019
- Statement of Capital and Surplus Account for the year ended December 31, 2019
- Reconciliation of Capital and Surplus for the Period December 31, 2014 to December 31, 2019

CRUM & FORSTER SPECIALTY INSURANCE COMPANY STATEMENT OF ASSETS AS OF DECEMBER 31, 2019

			N	Nonadmitted		Net Admitted
	_L	edger Assets	Assets			Assets
Bonds	\$	35,286,775	\$	-	\$	35,286,775
Cash		50,131,755		-		50,131,755
Cash equivalents		1,076,985		-		1,076,985
Short Term Investments		6,600,639		-		6,600,639
Receivables for securities			_		_	
Subtotals, cash and invested assets	\$	93,096,154	\$	_	\$	93,096,154
Investment income due and accrued		149,073		-		149,073
Uncollected premiums and agents' balances in the						
course of collection		3,332,297		2,093,312		1,238,985
Deferred premiums; agents' balances and installments						
booked but deferred and not yet due		39,323,031		-		39,323,031
Amounts recoverable from reinsurers		33,067,663		-		33,067,663
Net deferred tax asset		369,216		-		369,216
Aggregate write-ins for other than invested assets		1,882,709	_			1,882,709
Total Assets	\$	171,220,143	\$	2,093,312	\$	169,126,831

CRUM & FORSTER SPECIALTY INSURANCE COMPANY STATEMENT OF LIABILITIES AND SURPLUS AS OF DECEMBER 31, 2019

	<u>2019</u>	Note
Losses	\$ -	1
Reinsurance payable on paid losses and loss adjustment expenses	-	
Loss adjustment expenses	-	
Current federal and foreign income taxes	8,579	
Ceded reinsurance premiums payable (net of ceding commissions)	111,219,509	
Payable to parent; subsidiaries and affiliates	6,431,352	
Aggregate write-ins for liabilities	371,669	
Total liabilities excluding protected cell liabilities	 118,031,109	
Total liabilities	\$ 118,031,109	
Aggregate write-ins for special surplus funds	\$ -	
Common capital stock	3,994,440	
Preferred capital stock	-	
Gross paid in and contributed surplus	16,214,319	
Unassigned funds (surplus)	 30,886,963	
Surplus as regards policyholders	\$ 51,095,722	
Totals of liabilities & surplus	\$ 169,126,831	

CRUM & FORSTER SPECIALTY INSURANCE COMPANY STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2019

Underwriting Income		<u> 2019</u>
Premiums earned	\$	-
Deductions		
Losses incurred	\$	-
Loss adjustment expenses incurred		-
Other underwriting expenses incurred	,	774,732
Total underwriting deductions		774,732
Net underwriting gain (loss)	\$(774,732)
Investment Income		
Net investment income earned	9	986,756
Net realized capital gains (losses) less capital gains tax of		
\$86,265		<u>(72,944</u>)
Net investment gain (loss)	\$ 9	913,812
Other Income		
Net gain (loss) from agents' or premium balances charged off		(12,112)
Finance and service charges not included in premium	,	793,017
Aggregate write-ins for miscellaneous income		(98,174)
Total other income	\$ (582,731
Net income before dividends to policyholders; after capital gains		
tax and before all other federal and foreign income taxes	\$ 8	821,811
Dividends to policyholders		
Net income; after dividends to policyholders; after capital gains		
tax and before all other federal and foreign income taxes	\$ 8	821,811
Federal and foreign income taxes incurred		153,912
Net Income	\$ (567,899

CRUM & FORSTER SPECIALTY INSURANCE COMPANY CAPITAL & SURPLUS ACCOUNT AS OF DECEMBER 31, 2019

	<u>2019</u>
Surplus as regards to policyholders; December 31, 2018	\$ 51,354,996
Net income	667,899
Change in net unrealized capital gains (losses) less capital gains tax of \$0	-
Change in net unrealized foreign exchange capital gain (loss)	-
Change in net deferred income tax	305,438
Change in nonadmitted assets	(1,232,611)
Change in provision for reinsurance	-
Capital Changes: Paid in	-
Surplus adjustment: Paid in	-
Transferred to Capital (Stock Dividend)	-
Dividends to stockholders	-
Aggregate write-ins for gains and losses in surplus	<u>-</u>
Net change in capital and surplus for the year	\$ (259,274)
Capital and surplus; December 31, 2019	\$ 51,095,722

CRUM & FORSTER SPECIALTY INSURANCE COMPANY RECONCILIATION OF CAPITAL AND SURPLUS AS OF DECEMBER 31, 2014 TO DECEMBER 31, 2019

		Gross Paid-in				
		and				
	Common	Contributed		Unassigned		
	Capital Stock	Surplus		Surplus		Total
12/31/2014	\$ 3,994,440	\$ 16,214,319	\$	27,104,395		\$ 47,313,154
12/31/2015	-	-		388,117	(1)	388,117
12/31/2016	-	-		2,298,027	(1)	2,298,027
12/31/2017	-	-		305,686	(1)	305,686
12/31/2018	-	-		1,050,012	(1)	1,050,012
12/31/2019	-	-		(259,274)	(1)	(259,274)
	\$ 3,994,440	\$ 16,214,319	\$	30,886,963		\$ 51,095,722

⁽¹⁾ Represents net income, change in unrealized capital gains(losses), change in net deferred income tax, change in non-admitted assets, change in provision for reinsurance

ANALYSIS OF CHANGES IN FINANCIAL STATEMENTS RESULTING FROM THE EXAMINATION

There were no changes made to the Financial Statements as a result of this Examination.

COMMENTS ON FINANCIAL STATEMENT ITEMS

<u>Note 1:</u>	
Losses	\$0
Loss Adjustment Expenses	\$6

The examination liabilities for the aforementioned captioned items are the same as those balances reported by the Company as of December 31, 2019. The examination analysis of Loss and Loss Adjustment Expense reserves was conducted in accordance with Statutory Accounting Principles, including NAIC *Accounting Practices and Procedures Manual*, Statement of Statutory Accounting Principles No. 55.

SUBSEQUENT EVENTS

On March 11, 2020, the World Health Organization declared COVID-19 a pandemic, and national, state and local governments have implemented a range of policies and actions to combat it. The extent of the impact of COVID-19 on world economies and the Company will depend on future developments, which are highly uncertain and difficult to predict, including the severity and duration of the pandemic, and the actions taken by government authorities and other third parties to contain or address its impact. Various government officials, including U.S. state insurance commissioners, have taken actions to protect consumers from hardship caused by COVID-19 that, in the aggregate, may adversely impact the Company's results of operations in the near term. While it is likely that certain lines of business may experience increased loss activity due to COVID-19, there are also segments in which the Company operates that may benefit from improved loss experience due to reduced exposures. Company Management will continue to monitor developments, and their impacts on the Company including its operations, capital position (including the risk-based capital ratio), the fair value of investments, and estimates reported in the financial statements and accompanying notes.

The Company and FFHL do not directly consider a pandemic event in their regular stress testing, the potential credit and market price fluctuation risks arising from COVID-19 crisis are captured in regular stress testing conducted, both at the Fairfax level and subsidiary group level (including the Crum Group) and the performance of Fairfax's subsidiaries investment portfolios since the start of the crisis falls within expectations. With nearly \$10 billion of cash and short-term investments held across its insurance portfolios at year end 2019, FFHL believes it has ample liquidity to withstand a prolonged economic slowdown.

At the date of this report, the extent and severity of the COVID-19 pandemic is not yet fully clarified by the Crum Group, but they do not expect a material adverse effect on any specific lines of business or products and the Company was fully operational and was providing services to its policyholders.

The Department has been in communication with the Company regarding the impact of COVID-19 on its business operations and financial position and continues to closely monitor any impact on the Company and will take necessary action if a solvency concern arises.

There were no other material subsequent events noted.

COMPLIANCE WITH PRIOR EXAMINATION RECOMMENDATIONS

There were no recommendations contained in the prior examination report issued by the Department as of December 31, 2014.

SUMMARY OF RECOMMENDATIONS

There were no recommendations as a result of this examination.

The assistance and cooperation of the consulting actuarial firm, INS Consultants, Inc., the consulting information systems specialist firm, INS Services, Inc., the consulting investment specialist, Rutter Associates LLC, the Company's outside audit firm, PwC, and the Company's management and staff was appreciated and is acknowledged.

Respectfully submitted,

Greg Taylor, CFE Examiner In-Charge State of Delaware

Anthony Cardone, CPA, CFE Supervising Examiner State of Delaware

Crum & Forster Specialty Insurance Company

I, Greg Taylor, hereby verify and attest, under penalty of perjury, that the above is a true and correct copy of the examination report and findings submitted to the Delaware Department of Insurance pursuant to examination authority 20.004.

Greg Taylor, CFE