

REPORT ON EXAMINATION

OF THE

ATLANTIC SPECIALTY INSURANCE COMPANY

AS OF

DECEMBER 31, 2006

DATE OF REPORT

JANUARY 11, 2008

EXAMINER

ADEBOLA AWOFOESO

TABLE OF CONTENTS

<u>ITEM NO.</u>		<u>PAGE NO.</u>
1	Scope of examination	3
2.	Description of Company	3
	A. Management	4
	B. Territory and plan of operation	5
	C. Reinsurance	7
	D. Holding company system	8
	E. Significant operating ratios	11
	F. Accounts and records	11
3.	Financial statements	13
	A. Balance sheet	13
	B. Underwriting and investment exhibit	15
4.	Losses and loss adjustment expenses	16
5.	Market conduct activities	16
6.	Compliance with prior report on examination	17
7.	Summary of comments and recommendations	17



STATE OF NEW YORK
INSURANCE DEPARTMENT
25 BEAVER STREET
NEW YORK, NEW YORK 10004

January 11, 2008

Honorable Eric R. Dinallo
Superintendent of Insurance
Albany, New York 12257

Sir:

Pursuant to the requirements of the New York Insurance Law, and in compliance with the instructions contained in Appointment Number 22647 dated May 10, 2007 attached hereto, I have made an examination into the condition and affairs of Atlantic Specialty Insurance Company as of December 31, 2006, and submit the following report thereon.

Wherever the designation "the Company" appears herein without qualification, it should be understood to indicate Atlantic Specialty Insurance Company.

Wherever the designation "OneBeacon" appears in this report, it should be understood to mean OneBeacon Insurance Company.

Wherever the designation "OneBeacon Insurance Group" appears in this report, it should be understood to mean the property and casualty insurance subsidiaries owned by OneBeacon Insurance Group LLC, an insurance holding company domiciled in the State of Delaware.

Wherever the designation "OneBeacon Pool" appears in this report, it should be understood to mean the OneBeacon Insurance Group Pool, a pool comprised of nine affiliated insurance companies whose combined underwriting results are shared among the members. The pool participants are set forth in item 2C herein.

Wherever the designation "WMIG" appears in this report, it should be understood to mean the White Mountains Insurance Group, Ltd., a Bermuda holding company.

Wherever the designation “Department” appears herein without qualification, it should be understood to mean the New York Insurance Department.

The examination was conducted at the Company’s administrative offices located at One Beacon Lane, Canton, MA 02021.

1. SCOPE OF EXAMINATION

The previous examination was conducted as of December 31, 2001. This examination covered the five year period from January 1, 2002 through December 31, 2006. Transactions occurring subsequent to this period were reviewed where deemed appropriate by the examiner.

The current examination was organized, planned, and conducted based upon the application of the risk surveillance approach in accordance with the guidelines and procedures established in the Financial Condition Examiners Handbook of the National Association of Insurance Commissioners (“NAIC”). To the extent considered appropriate, work performed by the Company’s independent certified public accountants (“CPA”) and the Sarbanes Oxley documentation were considered. A review also made of the following items as called for in the Financial Condition Examiners Handbook of the NAIC:

- History of Company
- Management and control
- Corporate records
- Territory and plan of operation
- Business in force by states
- Loss experience
- Reinsurance
- Accounts and records
- Financial statements

A review was also made to ascertain what action was taken by the Company with regard to comments and recommendations contained in the prior report on examination.

This report on examination is confined to financial statements and comments on those matters, which involve departures from laws, regulations or rules, or which are deemed to require explanation or description.

2. DESCRIPTION OF COMPANY

The Company was incorporated on June 27, 1986, as the Atlantic Reinsurance Company under the laws of the State of New York. The Company was organized by Atlantic Mutual Insurance Company (“Atlantic Mutual”) as a wholly-owned subsidiary. It commenced business on December 24, 1986, with capital of \$1,500,000 consisting of 150,000 shares of common stock with a par value of \$10 per share and a gross paid in surplus of \$6,000,000. The Company discontinued operations in 1993. On December 16, 1994, Atlantic Mutual contributed \$5,000,000 as paid in surplus to Atlantic

Reinsurance Company. Prior to 1994, the Company operated as a reinsurance company. On February 14, 1995, the Company changed its name to Atlantic Specialty Insurance Company and increased the par value of its capital stock from \$20 to \$60 per share, thereby increasing its capital to \$9,000,000.

On March 31, 2004, a subsidiary of the White Mountains Insurance Group, Ltd (“WMIG”), a Bermuda holding company, acquired the Company. As of December 31, 2006, the Company is wholly-owned by OneBeacon, and is majority owned by WMIG.

Capital paid in is \$9,000,000 consisting of 150,000 shares of \$60 par value per share common stock. Gross paid in and contributed surplus is \$36,784,053. Capital paid in and Gross paid in and contributed have not changed during the examination period.

In the year 2006, the Company declared and paid a dividend in the amount of \$4,900,000 to its sole shareholder.

A. Management

Pursuant to the Company’s charter and by-laws, management of the Company is vested in a board of directors consisting of not less than thirteen nor more than nineteen members. The board met four times during each calendar year. At December 31, 2006, the board of directors was comprised of the following thirteen members:

<u>Name and Residence</u>	<u>Principal Business Affiliation</u>
Alexander C. Archimedes Bridgewater, NJ	Senior Vice President, OneBeacon Insurance Company
Carey D. Benson Smithtown, NY	Director, AutoOne Insurance Company
Timothy F. Benson Loudonville, NY	Director, AutoOne Insurance Company
Gary E. Black Novato, CA	Director, AutoOne Insurance Company
Andrew Coleman Carnase Norfolk, MA	Senior Vice President, OneBeacon Insurance Company
Mark Kevin Dorcus Guilford, CT	Managing Director, White Mountains Advisors, LLC

<u>Name and Residence</u>	<u>Principal Business Affiliation</u>
Thomas Lester Forsyth Dover, MA	Senior Vice President & General Counsel, OneBeacon Insurance Company
Rene Stephen Hernandez Lynbrook, NY	Director, AutoOne Insurance Company
Paul Harrington McDonough Wellesley, MA	Senior Vice President & Chief Financial Officer, OneBeacon Insurance Company
Timothy Michael Miller Deephaven, MN	President & Chief Executive Officer, OneBeacon Insurance Company
Brian David Poole Wrentham, MA	Senior Vice President & Chief Actuary, OneBeacon Insurance Company
Thomas Norman Schmitt Duxbury, MA	Senior Vice President & Chief HR Officer, OneBeacon Insurance Company
Roger Milgram Singer Durango, CO	Senior Vice President, OneBeacon Insurance Company

A review of the minutes of the board of directors' meetings held during the examination period indicated that the meetings were generally well attended and each board member had an acceptable record of attendance.

As of December 31, 2006, the principal officers of the Company were as follows:

<u>Name</u>	<u>Title</u>
Andrew Coleman Carnase	President
Dennis Robert Smith	Secretary
Frederick James Turcotte	Treasurer and Director of Tax
Brian David Poole	Senior Vice President and Chief Actuary
Ann Marie Andrews	Controller

B. Territory and Plan of Operation

As of December 31, 2006, the Company was licensed to write business in all fifty states and the District of Columbia.

As of the examination date, the Company was authorized to transact the kinds of insurance as defined in the following numbered paragraphs of Section 1113(a) of the New York Insurance Law:

<u>Paragraph</u>	<u>Line of Business</u>
3	Accident & health
4	Fire
5	Miscellaneous property
6	Water damage
7	Burglary and theft
8	Glass
9	Boiler and machinery
10	Elevator
11	Animal
12	Collision
13	Personal injury liability
14	Property damage liability
15	Workers' compensation and employers' liability
16	Fidelity and surety
17	Credit
19	Motor vehicle and aircraft physical damage
20	Marine and inland marine
21	Marine protection and indemnity
26	Gap
27	Prize indemnification
28	Service Contract reimbursement
29	Legal services

Based on the lines of business for which the Company is licensed and the Company's current capital structure, and pursuant to the requirements of Articles 13 and 41 of the New York Insurance Law, the Company is required to maintain a minimum surplus to policyholders in the amount of \$35,000,000.

The following schedule shows the direct premiums written by the Company both in total and in New York for the period under examination:

<u>Calendar Year</u>	<u>New York State</u>	<u>Total United States</u>	<u>Premiums Written in New York State as a percentage of United States Premium</u>
2002	\$10,565,339	\$15,685,562	67.36%
2003	\$17,946,598	\$23,602,456	76.04%
2004	\$57,050,493	\$239,600,549	23.81%
2005	\$69,601,599	\$286,627,627	24.28%
2006	\$74,017,576	\$194,627,072	38.03%

C. ReinsuranceIntercompany Reinsurance and Pooling Agreement

The Company operates under an intercompany pooling agreement with eight of its affiliates (collectively called “pool participants”). The current agreement was amended and restated effective January 1, 2001 and amended twice effective January 1, 2004. Under the pooling agreement, each of the pool participant cedes 100% of its direct business to OneBeacon. OneBeacon is the lead company in the pool and after recording all assumed reinsurance from affiliates and third parties and ceded reinsurance to third parties, the remaining net underwriting activity is retroceded to each pool participant in accordance with each participant’s pooling percentage as follows:

<u>Company</u>	<u>NAIC Code</u>	<u>Effective January 1,</u>	
		<u>2006</u>	<u>2001</u>
OneBeacon Insurance Company (PA)	21970	54.0%	54.0%
OneBeacon America Insurance Company (MA) *	20621	16.4	14.3
Homeland Insurance Company of New York (NY) *	34452	10.0	6.5
Pennsylvania General Insurance Company (PA) **	21962	10.0	4.5
Northern Assurance Company of America, The (MA) *	38369	5.0	5.0
AutoOne Select Insurance Company (NY) *	34479	1.5	1.5
Employers’ Fire Insurance Company, The (MA) *	20648	1.5	1.5
AutoOne Insurance Company (NY) *	34460	1.0	0.6
Atlantic Specialty Insurance Company, (NY) *	27154	0.6	N/A
American Central Insurance Company (MO) **	37915		0.1
American Employers’ Insurance Company (MA) **	20613		4.2
Camden Fire Insurance Company (NJ) **	21946		7.0
OneBeacon Midwest Insurance Company (WI) *	42650		0.3
Potomac Insurance Company of Illinois (IL) ***	40134		<u>0.5</u>
		<u>100.0%</u>	<u>100.0%</u>

* – Subsidiary of OneBeacon Insurance Company

** – Affiliate of OneBeacon Insurance Company

***- Sold November 23, 2004

Under the terms of the pooling agreement, each pool participant authorizes OneBeacon to perform various services on behalf of the pool participants including policy development, marketing, underwriting, policy administration, loss settlement, personnel, purchasing, accounting, data processing and facilities management. The joint expenses attributable to these services are allocated among the participants in accordance with their participation percentages. Net settlements of all

amounts under the pooling agreement are made quarterly. The Company has no employees or facilities.

The pool participants also authorize OneBeacon to effect and be responsible for all reinsurance with third parties on contracts and insurance policies issued by the participants. As a result, all third party reinsurance of the pool is recorded in OneBeacon, and only the intercompany pooling agreement reinsurance is recorded by the other pool participants.

Schedule F of the filed annual statements showed reinsurance ceded only to OneBeacon and reinsurance assumed from OneBeacon. The amounts were reported net of reinsurance ceded for the benefit of the entire pool. Therefore, the Schedule F data contained in the Company filed annual statements for the years within the examination period appeared to accurately reflect the reported reinsurance transactions.

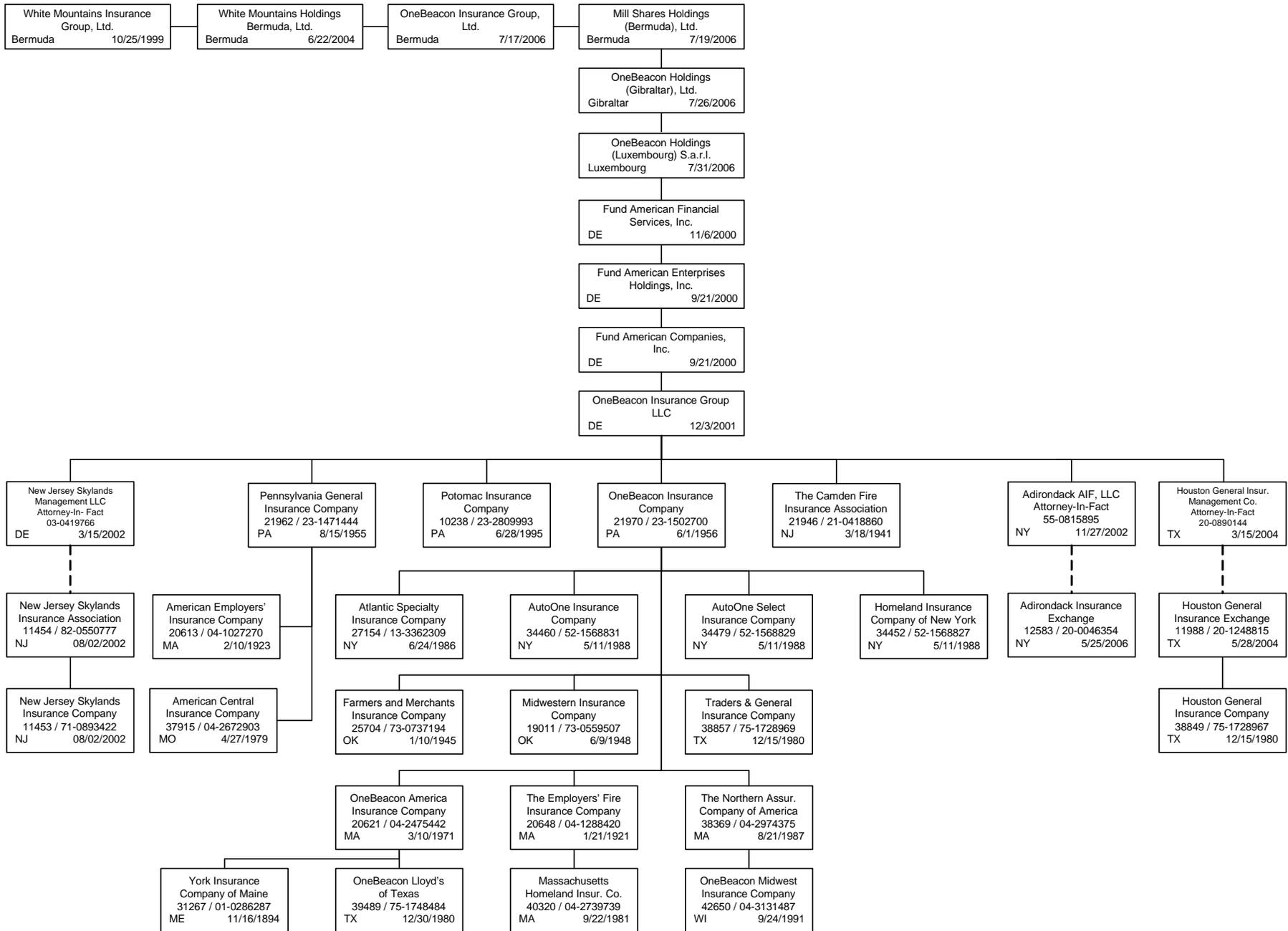
D. Holding Company System

The Company is a controlled insurer pursuant to the provisions of Section 1501 of the New York Insurance Law. The Company's ultimate holding company is WMIG.

At December 31, 2006, 100% of the outstanding shares of the Company were owned by OneBeacon, a Pennsylvania corporation, which is ultimately controlled by WMIG. During the third quarter of 2006, WMIG organized OneBeacon Insurance Group, Ltd. for the purpose of holding its property and casualty business within the OneBeacon Insurance Group LLC organization. During the fourth quarter of 2006, WMIG sold 27.6 million or 27.6% of OneBeacon Insurance Group Ltd.'s common shares in an initial public offering. Prior to the initial public offering, OneBeacon Insurance Group Ltd. and its subsidiaries collectively, was a wholly-owned subsidiary of WMIG. WMIG's principal subsidiaries are insurance companies that write property, casualty, accident and health insurance worldwide. The majority of WMIG's business is property and casualty insurance written in the United States, Canada and the United Kingdom.

A review of the holding company registration Statements filed with this Department indicated that such filings were complete and were filed in a timely manner pursuant to Article 15 of the New York Insurance Law and Department Regulation 52.

The following is a chart of the holding company system at December 31, 2006:



Note: At December 31, 2006, WMIG owned 72.4% of the outstanding common stock of OneBeacon Insurance Group, Ltd.

At December 31, 2006, the Company was party to the following agreements with other members of its holding company system:

(1) Inter-company Investment Management Agreement

Effective April 1, 2004, the Company is a party to an existing investment management agreement with White Mountain Advisors (“WMA”), LLC, formerly known as OneBeacon Asset Management, Inc., an affiliated investment advisor. Pursuant to the agreement, WMA provides investment research and advice, including the execution of orders for the purchase and sale of securities. The agreement provides for a manager’s compensation to be based upon a graduated level of total assets managed, with the amount of the fee decreasing as the amount of assets increases. The agreement was filed with the Department on May 30, 2002.

On November 14, 2006, the Company replaced the above agreement with a similar investment management agreement which stipulates for WMA to provide investment research and advice, including the execution of orders for the purchase and sale of securities in accordance with Company’s investment guidelines. In addition, WMA provides treasury management services which include, without limitation, (i) executing investment transactions to support short-term treasury cash requirement, (ii) settling inter-company and dividend treasury transactions with cash and securities, (iii) settling quarterly tax liability payments from the investment account, (iv) providing preliminary valuation for securities supporting treasury transactions, (v) assisting the Company in evaluating securities lending programs administered by Company’s custodian and (vi) collaborating with the Company to provide treasury transactions support to Company’s custodians. This agreement was filed with the Department on November 6, 2006 pursuant to Section 1505(d)(3) of the New York Insurance Law.

(2) Intercompany Tax Allocation Agreement

Effective December 31, 2004, the Company became a party to a federal income tax sharing agreement with Fund American Enterprise Holdings, Inc. and its subsidiaries, which form a consolidated group. This tax allocation agreement, provides that in any year or part thereof that the parties file consolidated federal income tax returns, a computation shall be made on or before the date provided by law for the payment of any federal income tax or estimated tax of the amount of income taxes or estimated tax refund to which each party would have to make or to which such party would be entitled if

it filed at that time a return declaration or refund claims as a separate corporation and had not at the time been a member of the consolidated group. This agreement was filed with this Department on August 14, 2001.

E. Significant Operating Ratios

The following ratios have been computed as of December 31, 2006, based upon the results of this examination:

Net premiums written to surplus as regards policyholders	24%
Liabilities to liquid assets (cash and invested assets less investments in affiliates)	28%
Premiums in course of collection to surplus as regards policyholders	3%

All of the above ratios fall within the benchmark ranges set forth in the Insurance Regulatory Information System of the National Association of Insurance Commissioners.

The underwriting ratios presented below are on an earned/incurred basis and encompass the five-year period covered by this examination:

	<u>Amounts</u>	<u>Ratios</u>
Losses and loss adjustment expenses incurred	\$44,712,716	73.47%
Other underwriting expenses incurred	22,821,213	37.50
Net underwriting loss	<u>(6,676,080)</u>	<u>(10.97)</u>
Premiums earned	<u>\$60,857,849</u>	<u>100.00%</u>

F. Accounts and Records

i. CPA Contracts

The Company's contracts with its CPA firm were missing, in whole or in part, the following required clauses of Department Regulation 118, part 89.2:

“(a) on or before May 31st, the CPA shall provide an audited financial statement of such insurer and of any subsidiary required by section 307(b)(1) of the Insurance Law together with an opinion on the financial statements of such insurer and any such subsidiary for the prior

calendar year and an evaluation of the insurer's and any such subsidiary's accounting procedures and internal control systems as are necessary to the furnishing of the opinion;

(b) any determination by the CPA that the insurer has materially misstated its financial condition as reported to the superintendent or that the insurer does not meet minimum capital or surplus to policyholder requirements set forth in the Insurance Law shall be given by the CPA, in writing, to the superintendent within 15 calendar days following such determination; and

c) the workpapers and any communications between the CPA and the insurer relating to the audit of the insurer shall be made available for review by the superintendent at the offices of the insurer, at the Insurance Department or at any other reasonable place designated by the superintendent. The CPA must retain for review such workpapers and communications in accordance with the provisions of Part 243 of this Title (Regulation 152). More specifically, such workpapers and communications must be retained by the CPA for the period specified in sections 243.2(b)(7) and (c) of this Title. For the purposes of this subdivision, the workpapers and communications shall be deemed to have been created on the date the filing required by section 89.2(a) of this Part was submitted to the superintendent.”

It is recommended that the Company ensure that the contracts with its CPA for all future audits, contain the provisions required by Department Regulation 118. It is noted that a similar recommendation was included in the prior report on examination.

ii. Agents' Balances and Premiums Receivable Over 90 Days Past Due

The Company did not calculate the non-admitted portion of the premiums receivable over 90 days past due in accordance with Section 1301(a)(11) of the New York Insurance Law and NAIC Accounting Practices and Procedures Manual, Statements of Statutory Accounting Principles (“SSAP”) No. 6, paragraph 9. The Company wrote off uncollectible accounts through an allowance for doubtful accounts that nets the allowance against the premiums receivable balances. The Company did not record an additional non-admitted amount as long as the amount carried as an off-set exceeded the actual statutory overdue calculation. During 2006, the Company did not reconcile the Generally Accepted Accounting Principles (“GAAP”) allowance with the Statutory Accounting Principles (“SAP”) allowance to provide that the SAP allowance was properly reflecting the non-admitted portion. This caused an understatement of the OneBeacon Insurance Group’s allowance/non-admitted asset portion of the overdue premiums receivable at December 31, 2006; however, the amount was deemed immaterial and no examination change is included in this report. The Company corrected this problem during 2007.

It is recommended that the Company ensure that the GAAP to SAP allowance reconciliation processes are instituted to provide assurance that the calculation is properly presented and recorded.

3. FINANCIAL STATEMENTS

A Balance Sheet

The following shows the assets, liabilities and surplus as regards policyholders as of December 31, 2006 as determined by this examination and as reported by the Company:

<u>Assets</u>	<u>Assets</u>	<u>Assets Not Admitted</u>	<u>Net Admitted Assets</u>
Bonds	\$58,531,592	\$ 0	\$58,531,592
Short-term investments	3,205,115	0	3,205,115
Receivable for securities	65,954	0	65,954
Investment income due and accrued	498,734	0	498,734
Uncollected premiums and agents' balances in the course of collection	1,107,846	0	1,107,846
Deferred premiums, agents' balances and installments booked but deferred and not yet due	1,774,051	0	1,774,051
Amounts recoverable from reinsurers	159,597	0	159,597
Net deferred tax asset	1,318,192	505,602	812,590
Guaranty funds receivable or on deposit	0	0	0
Electronic data processing equipment and software	246,736	209,242	37,494
Furniture and equipment, including health care delivery assets	51,581	51,581	0
Receivables from parent, subsidiaries and affiliates	416,184	0	416,184
Sundry balances	<u>195,418</u>	<u>152,252</u>	<u>43,166</u>
Total assets	<u>\$67,571,000</u>	<u>\$918,677</u>	<u>\$66,652,323</u>

Liabilities, Surplus and Other FundsLiabilities

Losses and Loss adjustment expenses		\$12,083,375
Reinsurance payable on paid losses and loss adjustment expenses		276,588
Other expenses (excluding taxes, licenses and fees)		52,770
Taxes, licenses and fees (excluding federal and foreign income taxes)		125,792
Current federal and foreign income taxes		388,000
Unearned premiums		5,164,420
Advance premium		34,130
Ceded reinsurance premiums payable (net of ceding commissions)		167,971
NYAIP liability		77,998
Unearned L.A.D. Service fees		102,800
Other liability		<u>21,922</u>
Total liabilities		\$18,495,766

Surplus and other funds

Common capital stock	\$ 9,000,000	
Gross paid in and contributed surplus	36,784,053	
Unassigned funds (surplus)	<u>2,372,504</u>	
Surplus as regards policyholders		<u>48,156,557</u>
Total liabilities, surplus and other funds		<u>\$66,652,323</u>

NOTE: The Internal Revenue Service has completed its audits of the Company's consolidated federal income tax returns through tax year 2002. All material adjustments made arising from said audits, are reflected in the financial statements included in this report. Audits covering tax years 2003 through 2004 are currently under examination. The Internal Revenue Service has not yet begun to audit tax returns covering tax years 2005 through 2006. The examiner is unaware of any potential exposure of the Company to any tax assessment and no liability has been established herein relative to such contingency.

B. Underwriting and Investment Exhibit

Surplus as regards policyholders increased \$3,562,102 during the five-year examination period January 1, 2001 through December 31, 2006, detailed as follows:

Underwriting Income

Premiums earned		\$60,857,849
Deductions:		
Losses incurred	\$33,012,286	
Loss adjustment expenses incurred	11,700,430	
Other underwriting expenses incurred	23,689,219	
Aggregate write-ins for underwriting deductions	<u>(868,006)</u>	
Total underwriting deductions		<u>67,533,929</u>
Net underwriting gain or (loss)		\$(6,676,080)

Investment Income

Net investment income earned	\$13,175,953	
Net realized capital gain	<u>3,871,954</u>	
Net investment gain or (loss)		17,047,907

Other Income

Net gain or (loss) from agents' or premium balances charged off	(\$35,542)	
Finance and service charges not included in premiums	328,731	
Aggregate write-ins for miscellaneous income	<u>1,738,003</u>	
Total other income		<u>2,031,192</u>
Net income before dividends to policyholders and before federal and foreign income taxes		\$12,403,019
Dividends to policyholders		<u>394,937</u>
Net income after dividends to policyholders but before federal and foreign income taxes		\$12,008,082
Federal and foreign income taxes incurred		<u>4,463,235</u>
Net income		\$ <u>7,544,847</u>

Surplus as regards policyholders per report on examination as of December 31, 2001			\$44,594,455
	<u>Gains in Surplus</u>	<u>Losses in Surplus</u>	
Net income	\$7,544,847		
Net unrealized capital gains or (losses)	113,085		
Change in net unrealized foreign exchange capital gain	11,026		
Change in net deferred income tax		\$ 407,808	
Change in nonadmitted assets		188,030	
Change in provision for reinsurance	210,529		
Cumulative effect of changes in accounting principles	1,634,000		
Dividends to stockholders		4,900,000	
Change in treasury stock			
Aggregate write-ins for gains and losses in surplus	<u> </u>	<u>455,547</u>	
Total gains and losses	<u>\$9,513,487</u>	<u>\$5,951,385</u>	
Net increase (decrease) in surplus			\$ <u>3,562,102</u>
Surplus as regards policyholders per report on examination as of December 31, 2006			<u>\$48,156,557</u>

4. LOSSES AND LOSS ADJUSTMENT EXPENSES

The examination liability for the captioned items of \$12,083,375 is the same as reported by the Company as of December 31, 2006. The examination analysis was conducted in accordance with generally accepted actuarial principles and practices and was based on statistical information contained in the Companies internal records and in its filed annual statements.

5. MARKET CONDUCT ACTIVITIES

In the course of this examination, a review was made of the manner in which the Company conducts its business and fulfills its contractual obligations to policyholders and claimants. The review was general in nature and is not to be construed to encompass the more precise scope of a market conduct investigation, which is the responsibility of the Market Conduct Unit of the Property Bureau of this Department.

The general review was directed at practices of the Company regarding “Treatment of Policyholders” which consisted of a review of the Company’s complaint handling practices and claim payment practices. During the course of our review, no problem areas were encountered.

6. COMPLIANCE WITH PRIOR REPORT ON EXAMINATION

The prior report on examination contained one recommendation as follows (page numbers refer to the prior report):

<u>ITEM</u>		<u>PAGE NO.</u>
A.	<u>Accounts and Records</u>	
	It is recommended that the Company regularly adjust its unallocated accounts so that each general ledger account displays its actual outstanding amount at year-end. The Company has complied with this recommendation.	12

7. SUMMARY OF COMMENTS AND RECOMMENDATIONS

<u>ITEM</u>		<u>PAGE NO.</u>
A.	<u>Accounts and Records</u>	
i.	<u>CPA Contract</u>	
	It is recommended that the Company ensure that the contracts with its CPA for all future audits, contain the provisions required by Department Regulation 118.	12
ii.	<u>Agents’ Balances and Premiums Receivable Over 90 Days Past Due</u>	
	It is recommended that the Company ensure that the GAAP to SAP allowance reconciliation processes are instituted to provide assurance that the calculation is properly presented and recorded.	12

Respectfully submitted,

Adebola Awofeso,
Senior Insurance Examiner

STATE OF NEW YORK)
)SS:
)
COUNTY OF NEW YORK)

ADEBOLA AWOFESE, being duly sworn, deposes and says that the foregoing report, subscribed by him, is true to the best of his knowledge and belief.

Adebola Awofeso,

Subscribed and sworn to before me

this _____ day of _____, 2008.

STATE OF NEW YORK
INSURANCE DEPARTMENT

I, Eric R. Dinallo, Superintendent of Insurance of the State of New York,
pursuant to the provisions of the Insurance Law, do hereby appoint:

Adebola Awofeso

as proper person to examine into the affairs of the

ATLANTIC SPECIALTY INSURANCE COMPANY

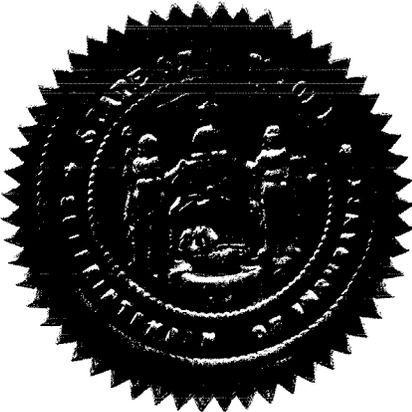
and to make a report to me in writing of the condition of the said

Company

with such other information as he shall deem requisite.

*In Witness Whereof, I have hereunto subscribed by the
name and affixed the official Seal of this Department, at
the City of New York,*

this 10th day of May, 2007



A handwritten signature in black ink, appearing to read "Eric R. Dinallo", written over a horizontal line.

ERIC R. DINALLO
Superintendent of Insurance