# PENN AMERICA GROUP INC Form S-2/A November 21, 2002

As filed with the Securities and Exchange Commission on November 21, 2002

Registration No. 333-91362

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Amendment No. 3 to

FORM S-2 REGISTRATION STATEMENT Under THE SECURITIES ACT OF 1933

PENN-AMERICA GROUP, INC. (Exact Name of Registrant as Specified in Its Charter)

Pennsylvania 23-2180139 (State or Other Jurisdiction of (I.R.S. Employer 

> 420 S. York Road Hatboro, Pennsylvania 19040 (215) 443-3656

(Address, including Zip Code, and Telephone Number, Including Area Code, of Registrant's Principal Executive Offices)

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Jon S. Saltzman, President and Chief Executive Officer Penn-America Group, Inc. 420 S. York Road Hatboro, Pennsylvania, 19040

(215) 443-3656 (Name, Address Including Zip Code and Telephone Number, Including Area Code,

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of Agent for Service)

Copies to:

Michael B. Pollack, Esq. Gary I. Horowitz, Esq. Reed Smith LLP Simpson Thacher & Bartlett One Liberty Place, 1650 Market St. 425 Lexington Avenue Philadelphia, PA 19103 New York, NY 10017 (215) 851-8100

(212) 455-2000

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Approximate date of commencement of proposed sale to the public: As soon as practicable after this registration statement becomes effective. If any of the securities being registered on this form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, check the following box: [\_] If the registrant elects to deliver its latest annual report to security holders, or a complete and legible facsimile thereof, pursuant to Item 11(a)(1) of this form, check the following box: [\_] If this form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering: [\_] If this form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering: [\_] \_\_\_ If this form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering: [\_] \_ If delivery of the prospectus is expected to be made pursuant to Rule 434, check the following box: [\_] The registrant hereby amends this registration statement on such date or dates as may be necessary to delay its effective date until the registrant shall file a further amendment which specifically states that this registration statement shall thereafter become effective in accordance with Section 8(a) of the Securities Act of 1933 or until the registration statement shall become effective on such date as the Commission, acting pursuant to said Section 8(a), may determine. \_\_\_\_\_\_ The information in this prospectus is not complete and may be changed. Penn-America may not sell nor accept offers to buy these securities until the registration statement relating to these securities filed with the Securities and Exchange Commission is effective. This prospectus is not an offer to sell and it is not seeking an offer to buy these securities in any state where the offer or sale is not permitted. SUBJECT TO COMPLETION, DATED , 2002 PROSPECTUS 2,600,000 Shares [LOGO] Group (R) Penn-America Group, Inc. Common Stock

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We are offering 2,600,000 shares of our common stock.

Our common stock is traded on the New York Stock Exchange under the symbol "PNG." On November 19, 2002, the closing price for our common stock was \$9.45 per share.

See "Risk Factors" beginning on page 6 to read about risks you should consider before buying shares of our common stock.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

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	Per Share	Total
Public offering price		\$ \$

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The underwriters may exercise an option to purchase up to an additional 390,000 shares of our common stock from us to cover over-allotments from time to time for a period of 30 days from this offering.

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Bear, Stearns & Co. Inc.

Ferris, Baker Watts
Incorporated

Keefe, Bruyette & Woods, Inc.

The date of this Prospectus is , 2002.

Except where the context otherwise indicates, the terms "Penn-America," "we," "us," "ours" and "our" include Penn-America Group, Inc. and our wholly-owned subsidiary, Penn-America Insurance Company, and its wholly-owned subsidiary, Penn-Star Insurance Company.

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The "PA Group" logo is the trademark of Penn-America Insurance Company.
"PennLink" and "Penn-Star" are the trademarks of Penn-America Group, Inc.
"PennLink" is also the trademark of Penn-America Insurance Company and
Penn-Star Insurance Company. This prospectus also contains product names, trade

names, trademarks and service marks that belong to other companies.

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UNDER APPLICABLE PENNSYLVANIA INSURANCE LAWS AND REGULATIONS, NO PERSON MAY ACQUIRE CONTROL OF PENN-AMERICA GROUP, INC. UNLESS THAT PERSON HAS FILED A STATEMENT CONTAINING SPECIFIED INFORMATION WITH THE PENNSYLVANIA INSURANCE COMMISSIONER AND OBTAINS ADVANCE APPROVAL FOR SUCH ACQUISITION. UNDER APPLICABLE LAWS AND REGULATIONS, ANY PERSON ACQUIRING, DIRECTLY OR INDIRECTLY (BY REVOCABLE PROXY OR OTHERWISE), 10% OR MORE OF THE VOTING STOCK OF ANY OTHER PERSON IS PRESUMED TO HAVE ACQUIRED CONTROL OF SUCH PERSON, AND A PERSON WHO BENEFICIALLY ACQUIRES 10% OR MORE OF OUR COMMON STOCK WITHOUT OBTAINING ADVANCE APPROVAL OF THE PENNSYLVANIA INSURANCE COMMISSIONER WOULD BE IN VIOLATION OF PENNSYLVANIA INSURANCE LAW AND WOULD BE SUBJECT TO INJUNCTIVE ACTION REQUIRING DISPOSITION OR SEIZURE OF THE SHARES AND PROHIBITING THE VOTING OF SUCH SHARES, AS WELL AS OTHER ACTION DETERMINED BY THE PENNSYLVANIA INSURANCE COMMISSIONER.

#### PROSPECTUS SUMMARY

This summary highlights information contained elsewhere is this prospectus. This summary is not complete and does not contain all of the information that you should consider before investing in our common stock. You should read the entire prospectus carefully, especially "Risk Factors" and our consolidated financial statements and related notes. All per-share numbers in this prospectus reflect a three-for-two stock split effected on May 9, 2002.

PENN-AMERICA GROUP, INC.

Overview

We are a specialty property and casualty insurance holding company which, through our subsidiary, Penn-America Insurance Company and its subsidiary, Penn-Star Insurance Company, markets and underwrites general liability, commercial property and multi-peril insurance for small businesses located primarily in small towns and suburban and rural areas. The insurance needs of this group are serviced by retail insurance brokers who maintain relationships with the general agents with whom we do business. We write business in all fifty states and the District of Columbia.

We are rated "A-" by A.M. Best Co., which assigns ratings to each insurance company transacting business in the United States. "A-" is the fourth highest of sixteen rating categories, and is considered "excellent" by A.M. Best Co. These ratings are based upon factors of concern to policyholders and are not directed toward the protection of investors.

As of September 30, 2002, we had consolidated assets of \$298.9 million and consolidated stockholders' equity of \$90.1 million. For the twelve-month period ended September 30, 2002, we produced gross written premiums of \$145.8 million.

Our Business

Our insureds consist primarily of small businesses including restaurants, mercantiles and non-residential service contractors. In addition, we have developed customized products and coverages for other small commercial insureds such as daycare facilities, fitness centers and special events. These small businesses and their retail brokers have limited access to larger standard lines insurers. The insurance industry calls this underserved market the "excess and surplus lines marketplace."

The excess and surplus lines marketplace is a secondary, or residual, market for businesses that are unable to obtain coverage from standard lines carriers for a variety of reasons, which include:

- the "non-standard" nature of the insureds are not within the risk-taking appetite of standard lines carriers;
- . the relatively small account size generates insufficient premiums for the standard lines carriers to cover their overhead expenses;
- the location of the businesses in small towns or rural areas are too remote to be reached economically by the retail agent system of standard lines carriers; and
- . the lack of sufficient premiums by a retail agent to warrant a direct appointment from a standard lines carrier.

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We believe the challenges in our marketplace described above are balanced by the benefits of our operating in the excess and surplus lines marketplace, which include:

- . higher prices than the standard lines segment;
- more flexibility in offering coverage forms, particularly in designing exclusions for specific loss exposures; and
- . lower premium taxes and guarantee fund assessments.

In 2001, the excess and surplus lines marketplace represented approximately \$15.7 billion, or 4.4%, of the entire \$357 billion domestic property and casualty industry, as measured by direct premiums written.

We market our products through fifty-seven (57) general agents who, in turn, produce business through more than 25,000 retail insurance brokers located throughout the United States. We believe that our distribution network enables us to efficiently access these numerous small markets at a relatively low fixed-cost through the marketing, underwriting and administrative support of our general agents. These general agents and their retail insurance brokers have local market knowledge and expertise that enable us to more effectively access these markets.

Our distribution strategy is to maintain strong relationships with a select group of high-quality general agents. We believe that our network of general agents is smaller than our competitors because of our detailed selection process. We carefully select a limited number of general agents based on their experience and reputation and strive to preserve each general agent's franchise value with us within that general agent's marketing territory. We seek to increase our written premiums with these general agents and develop strong, long-standing relationships by providing a high level of service and support. Our strategy has resulted in strong and consistent growth from 1992 to 2001 in commercial gross written premiums from \$22.6 million to \$98.4 million (an 18% annualized compound growth rate), with only a modest increase in the number of general agents from thirty-eight (38) to fifty-seven (57).

We write business on an admitted and non-admitted basis. We choose in each state whether to write business on an admitted or non-admitted basis based upon our analysis of competition in each state. Writing business on an admitted basis is highly regulated. The regulations, which vary by state, generally govern licensing, underwriting rules, rates and policy forms, and require insurance companies to pay premium taxes and quaranty fund assessments. Writing business on a non-admitted basis is significantly less regulated and provides much more freedom in setting rules, rates and policy forms and removes insurance companies from premium taxes and quaranty fund assessment liabilities. Coverage written on a non-admitted basis is less comprehensive than coverage issued on an admitted basis. If we choose non-admitted status, we could be at a competitive disadvantage to carriers writing on an admitted basis if those competitors choose to offer coverages which are more comprehensive and attractive to an insured. Further, surplus lines agents are prohibited from writing non-admitted business in states in which they are not resident. Thus, if we do not have resident surplus lines agents in every state (currently, we do not in 7 states), we are precluded from writing business on a non-admitted basis in those states.

Since the middle of 2001, the excess and surplus lines marketplace has experienced hardening conditions characterized by increased volume and prices. Standard lines carriers who had previously expanded into this market have exited this segment to focus on larger accounts and more traditional standard lines classes of business. Additionally, many of our competitors have consolidated, have stopped writing business or have imposed unilateral underwriting restrictions on their agents. These market disruptions have resulted in an influx of new business and overall price increases averaging 16% across our book of business since January 1, 2002.

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#### Our Strategy

Our primary strategy is to produce a superior return to stockholders by being the first-choice insurance carrier for a select group of general agents who serve the specialized needs of the small business marketplace. We accomplish this primary strategy by focusing on the following:

- . Serving small businesses in small cities and towns.
- . Using a small and selective general agency distribution network.
- . Maintaining a disciplined underwriting process.
- . Providing innovative technology to our general agents.
- . Maintaining an experienced, responsive management team.
- . Creating shareholder value through strong financial results.

By focusing on these principles, we believe we can deliver strong financial results and build shareholder value.

Other Information

Penn-America Insurance Company was formed in 1975 by Irvin Saltzman,

chairman of our board of directors, who began working in the insurance industry in 1947 when he founded a general agency. Jon S. Saltzman, Irvin Saltzman's son, is our President and Chief Executive Officer and has been employed by us since 1986. Prior to 1986, Jon Saltzman was employed by Penn Independent Corporation from 1976 to 1986. Currently, the Saltzman family, substantially through their ownership of Penn Independent Corporation, owns approximately 40% of our common stock. For additional information, please refer to Note 3 of our audited financial statements on page F-21.

Our executive offices are located at 420 South York Road, Hatboro, Pennsylvania 19040. Our telephone number is (215) 443-3656. Our web site is located at http://www.penn-america.com. Information contained on our website does not constitute part of this prospectus.

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The Offering

Total shares outstanding

after this offering..... 14,185,223 shares

Use of proceeds........... We estimate that the net proceeds of the offering will be \$ million, based upon a public

will be \$ million, based upon a public offering price of \$ per share (\$ million if the underwriters exercise their over-allotment option in full). We intend to use the net proceeds of this offering to support our operations, including contributing capital to our insurance subsidiaries and capitalizing new insurance subsidiaries to support growth of our business, and for working capital and other

general corporate purposes.

New York Stock Exchange symbol......PNG

The number of shares of our common stock to be outstanding after this offering is based on the number of shares outstanding as of September 30, 2002, and does not include the following:

- . up to 390,000 shares of common stock that the underwriters may purchase from us if they exercise their over-allotment option;
- . 1,386,517 shares of common stock reserved for issuance under our stock option plans, of which options to purchase 786,950 shares were outstanding as of September 30, 2002, at a weighted average exercise price of \$6.09 per share; and

. 288,014 shares of common stock reserved for issuance under our contingent profit commission plan payable to our general agents.

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#### Summary Consolidated Financial Data

You should read this summary information with the discussion in "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and related notes to those financial statements included elsewhere in this prospectus. We derived the summary consolidated financial data as of December 31, 1997, and 1998, and for the years ended December 31, 1997, and 1998, from our Annual Reports on Form 10-K as of December 31, 1998 filed with the Securities and Exchange Commission. We derived the summary consolidated financial data as of and for the years ended December 31, 1999, 2000, and 2001 from our audited consolidated financial statements included elsewhere in this prospectus and in our Annual Report on Form 10-K/A for the period ended December 31, 2001 filed with the Securities and Exchange Commission. See "Where You Can Find More Information." We derived the summary consolidated financial data as of September 30, 2002 and 2001, and for the nine months ended September 30, 2002 and 2001, from our unaudited consolidated financial statements for those periods. The financial results for the nine months ended September 30, 2002 and 2001 are not necessarily indicative of the results that may be expected for any other interim period or for a full year.

		ths ended ber 30,		Year end	ed Decembe
				2000	
		naudited) (Restated) (Resta (dollars in thousands, ex		(Restated)	(Restated
Operating Data: Premiums earned  Net investment income  Net realized investment gain (loss)	8,796 (173)	8,516 (192)	11,339 (1,178)	10,454	9 <b>,</b> 537 (110
Total revenues	89,545 6,565 10,304	74,518 3,512 6,014	99,095 4,940 7,254	99,095 (4,831)	95,104 1,410
Cash dividends per share(1)					
<pre>Insurance Performance Data: Gross written premiums(3)  Net written premiums(4)  GAAP combined ratio:    Loss ratio(5)</pre>	101,576 66.1 32.5	62,979 70.6 33.9	87,123 68.5 34.6	97 <b>,</b> 250 82.4	87,036 73.8 34.5

Balance Sheet Data (at the end of the					
period):					
Cash and investments	\$229,100	\$184,329	\$188 <b>,</b> 615	\$178 <b>,</b> 675	\$166,227
Total assets	298 <b>,</b> 878	242,322	248,115	239,486	217,782
Total stockholders' equity	90,066	79 <b>,</b> 286	80,391	74,051	80,618
Total stockholders' equity per share(1)	7.77	6.93	7.00	6.52	6.6

98.6 104.5 103.1 116.4

108.3

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Combined ratio(7).....

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#### RISK FACTORS

Investing in shares of our common stock involves a high degree of risk. Before you invest in shares of our common stock, you should carefully consider the following risks and cautionary statements. If any of the following risks actually occur, our business, financial condition or results of operations may suffer. As a result, the trading price of our common stock could decline, and you could lose all or a substantial portion of your investment.

#### Risks Related To Our Business

A decline in our financial rating may result in a reduction of new or renewal business.

Our insurance subsidiaries currently have a pooled "A-" (excellent) rating from A.M. Best Co. A.M. Best Co. assigns ratings that are generally based on an insurance company's ability to pay policyholder obligations (not towards protection of investors) and focus on capital adequacy, loss reserve adequacy and operating performance. A reduction in our performance in these criteria could result in a downgrade of our rating. A downgrade of this rating could cause our current and future general agents, retail brokers and insureds to choose other, higher rated competitors.

We are heavily regulated and changes in the regulation of the insurance industry may have an adverse impact.

We are subject to regulation, primarily by Pennsylvania, our domiciliary state, and to a lesser degree, the thirty-seven (37) other states in which we are an admitted insurer. The regulations are generally designed to protect the interests of insurance policyholders, as opposed to the interests of

<sup>(1)</sup> Adjusted to reflect a three-for-two stock split of our common stock effected on May 9, 2002.

<sup>(2)</sup> Cash flow provided by operations differs from net income (loss), due to the fact that net income (loss) includes accruals for non-cash items as required by GAAP and net realized investment gain (loss).

<sup>(3)</sup> The amount received or to be received for insurance policies written by us during a specific period of time without reduction for acquisition costs, reinsurance costs or other deductions.

<sup>(4)</sup> The total of gross written premiums less the portion of such premiums ceded to (reinsured by) other insurers during a specific period of time.

<sup>(5)</sup> The ratio of losses and loss adjustment expenses to premiums earned.

<sup>(6)</sup> The ratio of amortization of deferred policy acquisition costs and other underwriting expenses to premiums earned.

<sup>(7)</sup> The addition of the loss ratio and expense ratio.

stockholders. These regulations relate to authorized lines of business, capital and surplus requirements, rules, rates and forms, investment parameters, underwriting limitations, transactions with affiliates, dividend limitations, changes in control and a variety of other financial and non-financial components of our business. Significant changes in these laws and regulations could further limit our discretion or make it more expensive to conduct our business.

The National Association of Insurance Commissioners has adopted a system to test the adequacy of statutory capital, known as "risk-based capital," which applies to Penn-America Insurance Company and Penn-Star Insurance Company, Penn-America Insurance Company's wholly-owned subsidiary. This system establishes the minimum amount of risk-based capital necessary for a company to support its overall business operations. It identifies property and casualty insurers that may be inadequately capitalized by looking at certain inherent risks of each insurer's assets and liabilities and its mix of net written premiums. Insurers falling below a calculated threshold may be subject to varying degrees of regulatory action, including supervision or control. Thus, failure to maintain risk-based capital at the required levels could adversely affect the ability of our insurance subsidiaries to maintain regulatory authority to conduct our business. See "Management's Discussion and Analysis of Financial Condition and Results of Operations--Liquidity and Capital Resources" for a full discussion of our risk-based capital as of December 31, 2001.

Our general agents may exceed their authority and could bind us to business outside our underwriting guidelines.

We underwrite a substantial majority of our policies on a binding authority basis. Binding authority business represents risks that may be quoted and bound by our general agents prior to our underwriting review. An agent's binding authority is limited, however, by underwriting guidelines we have in place. These guidelines include, but are not limited to, restrictions on authorized lines and classes of business, limits of liability, policy premium, pricing and the total insured value per location. If a general agent exceeds its authority by binding us on a risk that does not comply with such underwriting guidelines, we are at risk for that policy on claims that occur during the period from when the policy was written until we receive the policy and cancel it. In addition, to cancel the policy for exceeding underwriting authority, we must receive and cancel the policy within statutorily prescribed time limits, typically sixty (60) days. As a result, we may be bound by a policy that does not comply with our underwriting guidelines, and until we can effect a cancellation, we may incur loss and loss adjustment expenses related to that policy.

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We enter into transactions with our affiliates and insiders who hold a considerable amount of our stock on terms that may be less advantageous to us than we might obtain from unrelated third parties.

Currently, Mr. Irvin Saltzman and his family and affiliates, substantially through their ownership of Penn Independent Corporation, our controlling stockholder, beneficially own approximately 40% of our outstanding common stock and will own approximately 33% of our outstanding common stock upon completion of this offering (approximately 32% if the underwriters' over-allotment option is exercised). As a result, they may influence our decisions. Several of Penn Independent Corporation's wholly-owned subsidiaries are insurance agencies that write business with us, we lease our headquarters from Mr. Saltzman and we obtain services from Penn Independent Corporation. The terms and conditions of our transactions with affiliates could be less advantageous to us than those we

might obtain from unrelated parties. See "Certain Transactions" elsewhere in this prospectus for a description of these affiliate transactions.

Our success is highly dependent on key personnel.

The efforts and abilities of our present management, particularly that of Jon S. Saltzman, our President and Chief Executive Officer, Joseph F. Morris, our Senior Vice President, Chief Financial Officer and Treasurer, J. Ransley Lennon, our Vice President—Information Technology, Nancy M. Rankin, our Vice President—Underwriting and John D. Curry, our Vice President—Marketing and Agency Relations, are very important to our success. If we were to lose the services of any of these key personnel, we may find it difficult to find a suitable replacement, which could cause our operating results to decline. We maintain a key personnel life insurance policy on all of these personnel.

Our investment portfolio is subject to economic loss, principally from changes in the market value of financial instruments.

We had fixed-income and preferred stock investments with a market value of \$195.0 million at September 30, 2002 that are subject to:

- . market value risk, which is the risk that our invested assets will decrease in value. This decrease in value may be due to a change in the prevailing market yields on our investments, an unfavorable change in the liquidity of an investment or an unfavorable change in the financial prospects or a downgrade in the credit rating of the issuer of an investment;
- . reinvestment risk, which is the risk that interest rates will decline and funds reinvested will earn less than expected; and
- . liquidity risk, which is the risk that we may have to sell assets at an undesirable time and/or price to provide for payment of claims.

Our fixed-income investment portfolio includes mortgage-backed and other asset-backed securities. As of September 30, 2002, mortgage-backed securities and other asset-backed securities constituted approximately 26.7% of our cash and invested assets. As with other fixed income investments, the fair value of these securities fluctuates depending on market and other general economic conditions and the interest rate environment. Changes in interest rates can expose us to prepayment risks on these investments. In periods of declining interest rates, mortgage prepayments generally increase and mortgage-backed securities and other asset-backed securities are paid more quickly, requiring us to reinvest the proceeds at the then current market rates.

Our common stock portfolio of \$6.6 million as of September 30, 2002 is subject to economic loss from the decline in common stock prices. We invest the equity portion of our portfolio exclusively in exchange-traded funds, known as "ETFs". ETFs are securities that represent an interest in a trust that owns a basket of common stocks that replicate a major market index (such as the S&P 500 or the Dow Jones Industrial Average) or a portion of a major market index (such as the Value Component of the S&P 500). Since these securities represent

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an interest in the equity capital markets as a whole, or a sub-sector thereof, they are a diversified, index-based exposure to common stocks. As such, the value of these ETFs will be determined by the performance of equity markets in general or of a particular sub-sector.

The success of any investment activity is affected by general economic conditions, which may adversely affect the markets for common stock, fixed income and preferred stock securities. Unexpected volatility or illiquidity in the markets in which we hold positions could reduce our liquidity and shareholders' equity.

#### Risks Related To Our Industry

Failure to establish adequate loss reserves could have a material adverse effect on our financial condition.

We are liable for loss and loss adjustment expenses under the terms of the insurance policies we underwrite. In many cases, several years may lapse between the occurrence of an insured loss, the reporting of the loss to us and our payment of the loss. We establish loss reserves for the ultimate payment of all loss and loss adjustment expenses incurred. These reserves are based on historical data and estimates of future events and by their nature are imprecise. Our ultimate loss and loss adjustment expenses may vary from established reserves.

Furthermore, factors such as:

- . claims inflation;
- . claims settlement patterns;
- . legislative activity;
- . social and economic patterns; and
- . litigation and regulatory trends,

all of which are difficult to predict, may have a substantial impact on our future loss experience. Additionally, we have established loss and loss adjustment expense reserves for certain lines of business we have exited, but circumstances could develop that would make these reserves insufficient. If any of our reserves should prove to be inadequate, we will be required to increase reserves resulting in a reduction in our net income in the period in which the deficiency is identified. Future loss experience substantially in excess of established reserves could also have a material effect on future earnings and liquidity. As of September 30, 2002, unpaid losses and loss adjustment expense reserves were \$131.8 million, consisting of case loss and loss adjustment expense reserves of \$36.2 million, and incurred but not reported loss and loss adjustment expense reserves of \$95.6 million.

Changes in our operating environment may affect our performance.

We may incur significant fluctuations in operating results due to changes in competition, market conditions, catastrophe losses, severe weather conditions

and general economic conditions, including interest rate changes, as well as court decisions, legislative initiatives, the frequency of litigation and the size of judgments. The impact of these factors can dramatically affect demand for our products, insurance capacity, pricing and claims experience and, consequently, our business, results of operations or financial condition.

Our business is cyclical in nature which can affect our financial performance.

Historically, the financial performance of the property and casualty insurance industry has tended to fluctuate in cyclical patterns of soft markets followed by hard markets. Although an individual insurance company's financial performance is dependent on its own specific business characteristics, the profitability of most property and casualty insurance companies tends to follow this cyclical market pattern. Since approximately the last half of 2001, the property and casualty insurance industry appears to be experiencing a hardening market. Since this cyclicality is due in large part to the actions of our competitors and general economic factors, we cannot predict with certainty how long this hardening market will last.

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We operate in a highly competitive market.

The property and casualty insurance industry is highly competitive. We compete with numerous domestic and international insurers, many of which have greater financial and management resources and experience in the insurance industry. We also may compete with new entrants in the future. Competition is based on many factors, including:

- . the perceived market strength of the insurer;
- . pricing and other terms and conditions;
- . services provided;
- . the speed of claims payment;
- . the reputation and experience of the insurer; and
- . ratings assigned by independent rating organizations such as A.M. Best Co.

Ultimately, this competition could affect our ability to attract business at premium rates which are likely to generate underwriting profits.

We rely on our ability to obtain reinsurance support.

We currently purchase excess of loss and catastrophic event reinsurance, which allows us to write greater limits of liability than we otherwise could. In addition, we may choose in the future to re-evaluate the use of reinsurance to increase, decrease or eliminate the amount of liability we cede to reinsurers, depending upon its cost and availability.

The events of September 11, 2001 will likely result in reinsurance being more difficult or more expensive to obtain. To the extent that we are forced to pay more for reinsurance or retain more liability than we do currently, we may need to reduce our level of direct insurance.

The maintenance of reinsurance does not legally discharge us from our primary liability for the full amount of the risks we insure, although it does

make the reinsurer liable to us. Therefore, we are subject to credit risk with respect to our reinsurers. As of September 30, 2002, we had \$27.0 million of reinsurance recoverable.

Since September 2001, our multiple-line excess of loss treaty reinsurance is with American Re, part of the Munich Re Group. American Re is rated "A++" (superior) by A.M. Best Co. For the three years prior to September 1, 2001, General Reinsurance Corporation, rated "A++" (superior) by A.M. Best Co., was our reinsurer on our multiple-line excess of loss treaty.

As of January 1, 2002, our catastrophic loss reinsurance program includes: American Agricultural Insurance Company, Converium (North America), Converium (UK), Everest Reinsurance Company, Hannover Ruckversicherungs, PXRE Reinsurance Company, Shelter Reinsurance Company, Sirius International Insurance Corporation and XL Re Ltd. All of these reinsurers are rated "A-" (excellent) or higher by A.M. Best Co. and have policyholders' surplus greater than \$500 million.

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## Risks Related To This Offering

State statutes limit the aggregate amount of dividends our subsidiaries may pay to us in any twelve month period, thereby limiting our funds to pay expenses and dividends.

We are an insurance holding company and our principal asset is the stock we hold in Penn-America Insurance Company. Dividends and other payments from this company are our primary source of funds to pay expenses and dividends. The payment of dividends by Penn-America Insurance Company to us and the payment of dividends by Penn-Star Insurance Company to Penn-America Insurance Company are limited by statute. In general, these restrictions limit the aggregate amount of dividends or other distributions that Penn-America Insurance Company or Penn-Star Insurance Company may declare or pay within any 12-month period without advance regulatory approval. Generally this limitation is the greater of statutory net income for the preceding calendar year or 10% of the statutory surplus. In addition, insurance regulators have broad powers to prevent reduction of statutory surplus to inadequate levels, and could refuse to permit the payment of dividends of the maximum amounts calculated under any applicable formula.

Applicable insurance laws, certain provisions in our articles of incorporation and agreements with certain key employees make it difficult to effect a change of control and a large shareholder may have significant influence over potential change of control transactions.

Under applicable Pennsylvania insurance laws and regulations, no person may acquire control of Penn-America Group, Inc. unless that person has filed a statement containing specified information with the Pennsylvania Insurance Commissioner and obtains advance approval for such acquisition. Under applicable laws and regulations, any person acquiring, directly or indirectly (by revocable proxy or otherwise), 10% or more of the voting stock of any other person is presumed to have acquired control of such person, and a person who beneficially acquires 10% or more of our common stock without obtaining advance approval of the Pennsylvania Insurance Commissioner would be in violation of Pennsylvania insurance law and would be subject to injunctive action requiring disposition or seizure of the shares and prohibiting the voting of such shares,

as well as other action determined by the Pennsylvania Insurance Commissioner.

In addition, many state insurance laws require prior notification to the state insurance department of a change of control of a non-domiciliary insurance company licensed to transact insurance in that state. While these pre-notification statutes do not authorize the state insurance departments to disapprove the change of control, they authorize regulatory action (including a possible revocation of our authority to do business) in the affected state if particular conditions exist such as undue market concentration. Any future transactions that would constitute a change of control of us may require prior notification in the states that have pre-acquisition notification laws.

Our articles of incorporation contain certain provisions that make more difficult the acquisition of control of Penn-America Group, Inc. by means of a tender offer, open market purchase, a proxy fight or otherwise. Other provisions in the articles of incorporation that make it difficult to effect a change of control include the authority of our board of directors to issue series of preferred stock with such voting rights and other powers as the board of directors may determine, and notice requirements in the bylaws relating to nominations to the board of directors and to the raising of business matters at stockholders' meetings.

Penn Independent Corporation currently owns approximately 40% of our outstanding common stock and after this offering will own approximately 33% of our outstanding common stock (approximately 32% if the underwriters' over-allotment option is exercised in full). Penn Independent Corporation's stock ownership and ability to nominate persons for election to our board of directors provides Penn Independent Corporation with significant influence over potential change of control transactions.

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Finally, the board of directors has approved change in control and severance compensation for certain of our key employees. In the event of a change in control, as defined in the agreements, these individuals will receive .25 to 2 times their annual base salary to stay through such a change in control, and ..25 to 2 times their annual base salary as severance if they are terminated, as defined in the agreements, due to a change in control. See "Certain Transactions".

We have a significant number of shares eligible for future sale.

As of September 30, 2002, Penn Independent Corporation held 4,631,250 shares of our common stock and option holders held options to purchase an aggregate 786,950 shares of our common stock. We cannot predict the effect, if any, that future sales of our common stock by Penn Independent Corporation or option holders, or the availability of shares of our common stock for future sale will have on the market price of our common stock prevailing from time to time. Sales of substantial amounts of our common stock in the public market following the offering, or the perception that such sales could occur, could adversely affect the market price of our common stock and may make it more difficult for us to sell our equity securities in the future at a time and at a price which we deem appropriate.

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#### FORWARD-LOOKING STATEMENTS

This prospectus and the documents incorporated by reference into this prospectus contain "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. These statements include information with respect to our financial condition, our results of operations and businesses and the expected impact of this offering on our financial condition. Words such as "may," "will," "should," "could," "would," "predicts," "potential," "continue," "expects," "anticipates," "future," "intends," "plans," "believes," "estimates" and similar expressions, as well as statements in future tense, identify forward-looking statements.

These forward-looking statements are not guarantees of our future performance and are subject to risks and uncertainties that could cause actual results to differ materially from the results contemplated by the forward-looking statements. See "Risk Factors" beginning on page 6.

The effects of these factors are difficult to predict. New factors emerge from time to time, and we cannot assess the potential impact of any such factor or the extent to which any factor, or combination of factors, may cause results to differ materially from those contained in any forward-looking statement. Any forward-looking statement speaks only as of the date of this prospectus. We do not undertake any obligation to update any forward-looking statement to reflect events or circumstances after the date of such statement or to reflect the occurrence of unanticipated events.

In evaluating a potential investment in shares of our common stock, you should carefully consider the discussion of these and other factors in the section entitled "Risk Factors" on page 6.

#### USE OF PROCEEDS

We estimate that we will receive net proceeds of approximately \$ million from our sale of common stock in this offering, or \$ million if the underwriters exercise their over-allotment option in full, assuming a public offering price of \$ per share, after deducting underwriting discounts and commissions and our share of estimated offering expenses.

We intend to use the net proceeds of this offering to support our operations, including contributing capital to our insurance subsidiaries and capitalizing new insurance subsidiaries to support the growth of our business, and for working capital and other general corporate purposes.

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#### PRICE RANGE OF COMMON STOCK AND DIVIDEND POLICY

Our common stock is quoted on the New York Stock Exchange under the symbol "PNG" and has been traded publicly since our initial public offering in October 1993. The following table sets forth the high and low closing sale prices per share for our common stock as reported by the New York Stock Exchange and dividends declared per share for the periods indicated. We have adjusted these market prices and dividends paid to reflect the three-for-two split of our common stock effected on May 9, 2002.

		Market Price		
			Dividend	
Year Ended December 31, 2000				
First Quarter	\$ 6.00	\$4.42	\$ .035	
Second Quarter	6.50	4.75	.035	
Third Quarter	5.25	4.59	.035	
Fourth Quarter	6.29	4.59	.035	
Year Ended December 31, 2001				
First Quarter	\$ 6.97	\$4.79	\$ .035	
Second Quarter	7.00	6.67	.035	
Third Quarter	6.80	6.40	.035	
Fourth Quarter	7.03	6.00	.035	
Year Ended December 31, 2002				
First Quarter	\$10.43	\$7.27	\$.03833	
Second Quarter	11.40	9.45	.03875	
Third Quarter	10.70	7.80	.03875	
Fourth Quarter (through November 19, 2002)	9.45	8.60	.03875	

On November 19, 2002 the last reported sale price of our common stock on the New York Stock Exchange was \$9.45 per share. As of February 1, 2002, there were approximately 190 registered holders of record and approximately 1,000 beneficial owners of our common stock.

Our current policy is to pay quarterly cash dividends. The payment of dividends is subject to the discretion of our board of directors and will depend upon general business conditions and legal restrictions on payment of dividends by our subsidiaries to us and other factors that our board of directors deems relevant. See our risk factor on page 10, which discusses the limits on our subsidiaries' ability to pay dividends to us, and page 24, which discusses a potential contractual restriction on our ability to pay dividends.

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#### CAPITALIZATION

The following table sets forth our capitalization as of September 30, 2002:

- . on an actual basis; and
- . on an as adjusted basis to give effect to our sale of 2,600,000 shares of common stock in this offering at an assumed public offering price of \$ per share and the application of the net proceeds, after deducting underwriting discounts and commissions and estimated offering expenses; and to give effect to the issuance of \$15 million of trust preferred securities issued by Penn-America Statutory Trust I, our

wholly-owned business trust subsidiary. We expect this trust to issue these securities on or about December 4, 2002. For more information, see Liquidity and Capital Resources on page 24 and Note 7 to the Unaudited Consolidated Financial Statements on F-11.

You should read this table in conjunction with our "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and related notes appearing elsewhere in this prospectus.

	Septemb
	Actual
	 (in t
Company obligated mandatorily redeemable preferred securities of subsidiary trust holdin solely junior subordinated debentures	. \$ -
Additional paid in capital	. 6,84 . (24,16 . (62 . 36,54
Total stockholders' equity	. 90,06
Total capitalization	. \$ 90,06 =====

The table above excludes the following shares at September 30, 2002:

- . up to 390,000 shares of common stock that the underwriters may purchase from us if they exercise their over-allotment option;
- . 1,386,517 shares of common stock reserved for issuance under our stock option plans, of which options to purchase 786,950 shares were outstanding as of September 30, 2002, at a weighted average exercise price of \$6.09 per share; and
- . 288,014 shares of common stock reserved for issuance under our contingent profit commission plan payable to our general agents.

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#### SELECTED CONSOLIDATED FINANCIAL DATA

You should read this summary information with the discussion in "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and related notes to those financial statements included elsewhere in this prospectus. We derived the selected consolidated financial data as of December 31, 1997 and 1998, and for the years ended December 31, 1997 and 1998, from our Annual Reports on Form 10-K as of December 31, 1998 filed with the Securities and Exchange Commission. We derived the selected consolidated financial data as of and for the years ended December 31, 1999, 2000, and 2001 from our audited consolidated financial statements included elsewhere in this prospectus and in our Annual Report on Form 10-K/A for the period ended December 31, 2001 filed with the Securities and Exchange Commission. See "Where You Can Find More Information." We derived the selected consolidated financial data as of September 30, 2002 and 2001 and for the nine months ended September 30, 2002 and 2001 from our unaudited consolidated financial statements for those periods. The financial results for the nine months ended September 30, 2002 and 2001 are not necessarily indicative of the results that may be expected for any other interim period or for a full year.

	Septem			Year end		
	2002		2001	2000	1999	19
		dited)	(Restated)	(Restated)	(Restated)	
Operating Data: Premiums earned  Net investment income  Net realized investment gain (loss)	8,796	8,516	11,339 (1,178)	10,454	9,537 (110)	10
Total revenues	6,565 10,304	3,512 6,014	99,095 4,940 7,254	99,095 (4,831) (343)	95,104 1,410 (5,000)	100
Cash dividends per share(1)						
<pre>Insurance Performance Data: Gross written premiums(3) Net written premiums(4) GAAP basis:    Loss ratio(5)</pre>	101,576	62 <b>,</b> 979	87 <b>,</b> 123	97 <b>,</b> 250 82.4	87 <b>,</b> 036 73.8	\$ 95 87
Combined ratio(7)	98.6	104.5				

Balance Sheet Data (at the end of the
 period):

Cash and investments	\$229,100	\$184,329	\$188,615	\$178 <b>,</b> 675	\$166 <b>,</b> 227	\$182
Total assets	298 <b>,</b> 878	242,322	248,115	239,486	217,782	230
Total stockholders' equity	90,066	79 <b>,</b> 286	80,391	74,051	80,618	100
Total stockholders' equity per share(1)	7.77	6.93	7.00	6.52	6.67	

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# MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion should be read in conjunction with our consolidated financial statements and related notes included in those financial statements. All per-share numbers in this prospectus reflect a three-for-two stock split effected on May 9, 2002.

We recently resolved various accounting and disclosure comments from the Securities and Exchange Commission ("SEC"). One of the comments addressed related to the timing of the recording other-than-temporary ("OTT") declines in the market value of certain equity securities. We agreed to amend our accounting policy and record OTT write-downs on these securities for the periods ended December 31, 2001, 2000 and 1999. This restatement affects net income for each of these periods but has no effect on aggregate stockholders' equity since the unrealized loss on these securities was already recorded in Accumulated Other Income (Loss) in the Consolidated Balance Sheets and Statements of Stockholders' Equity. This restatement resulted in an increase to accumulated other comprehensive income of \$2,014,000 and decrease to retained earnings of the same amount as of December 31, 2001.

The table below shows a comparison of previously recorded and restated amounts for total revenues, net income (loss) and net income (loss) per share (basic and diluted) for the periods affected.

<sup>(1)</sup> Adjusted to reflect a three-for-two stock split of our common stock effected on May 9, 2002.

<sup>(2)</sup> Cash flow provided by operations differs from net income (loss), due to the fact that net income (loss) includes accruals for non-cash items as required by GAAP and net realized investment gain (loss).

<sup>(3)</sup> The amount received or to be received for insurance policies written by us during a specific period of time without reduction for acquisitions costs, reinsurance costs or other deductions.

<sup>(4)</sup> The total of gross written premiums less the portion of such premiums ceded to (reinsured by) other insurers during a specific period of time.

<sup>(5)</sup> The ratio of losses and loss adjustment expenses to premiums earned.

<sup>(6)</sup> The ratio of amortization of deferred policy acquisition costs and other underwriting expenses to premiums earned.

<sup>(7)</sup> The addition of the loss ratio and expense ratio.

	For the years ended					
	December	31, 2001	December	 31, 2000 	December	31, 1999
	As	As	As	As	As	As
	Reported	Restated	Reported	Restated	Reported	Restated
Total revenues	\$99,718	\$99,095	\$100 <b>,</b> 572	\$99,095	\$96,055	\$95,104
Net income (loss)	5,351	4,940	(3,856)	(4,831)	2,038	1,410
Net income (loss) per share						
Basic	0.47	0.43	(0.33)	(0.42)	0.16	0.11
Diluted	0.47	0.43	(0.33)	(0.42)	0.16	0.11

This restatement had no effect on net income for the three and nine months ended September 30, 2001. The effect of this restatement is reflected in the Consolidated Balance Sheets and Consolidated Statements of Stockholders' Equity for balances at December 31, 2001.

Results of Operations

Three Months Ended September 30, 2002 and 2001

Premiums earned were \$30.7 million for the three months ended September 30, 2002 compared to \$20.9 million for the three months ended September 30, 2001. We previously announced that we were exiting both commercial automobile and non-standard personal automobile lines of business. Premiums earned for these exited lines of business decreased to \$13,000 for the three months ended September 30, 2002 compared to \$812,000 for the three months ended September 30, 2001. Our core commercial lines premiums earned (excluding exited lines of business) increased \$10.6 million, or 52.4%, attributable to the increase in net written premiums for the three months ended September 30, 2002 as compared to the same period of 2001.

Gross written premiums increased 82.9% for the three months ended September 30, 2002 to \$43.1 million compared to \$23.6 million for the three months ended September 30, 2001. This increase was attributable to rate increases, strong growth in new business and higher average exposures per policy.

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Ceded written premiums, the portion of gross written premiums reinsured by other unaffiliated insurers, increased to \$6.6 million for the three months ended September 30, 2002 compared to \$2.5 million for the three months ended September 30, 2001. The increase in ceded written premiums was primarily due to

growth in gross written premiums, and approximately a 50% increase in reinsurance rates on our multiple-line excess of loss reinsurance treaty.

Net written premiums, which are gross written premiums less ceded written premiums, increased 73.3% for the three months ended September 30, 2002 to \$36.5 million compared to \$21.1 million for the three months ended September 30, 2001. The increase in net written premiums was consistent with the increase in gross written premiums, but was partially offset by higher reinsurance costs.

Net investment income increased to \$3.0 million for the three months ended September 30, 2002 compared to \$2.9 million for the same period last year, primarily due to growth in average invested assets, which was partially offset by a lower average investment yield on our fixed-income investments and lower interest rates on the our overnight cash balances.

Net realized investment gain was \$1.2 million for the three months ended September 30, 2002 compared to \$40,000 from the three months ended September 30, 2001. The net realized investment gain for the three months ended September 30, 2002 consisted of \$2.3 million in net realized investment gain recognized on the sale of certain of our fixed-income investments, partially offset by a \$1.1 million other-than-temporary impairment write-down on certain of our common stock investments.

Losses and loss adjustment expenses increased 42.9% to \$20.8 million for the three months ended September 30, 2002 from \$14.6 million for the three months ended September 30, 2001. The loss ratio for the three months ended September 30, 2002 was 67.7 compared to 69.5 for the three months ended September 30, 2001. The loss ratio is calculated by dividing losses and loss adjustment expenses by premiums earned. The improvement in the loss ratio was primarily attributable to rate increases implemented in 2001 and 2002 and exiting of the commercial automobile line of business, partially offset by an increase in the severity of property claims.

Amortization of deferred policy acquisition costs ("ADAC") increased 51.8% to \$7.5 million for the three months ended September 30, 2002 from \$5.0 million for the three months ended September 30, 2001 primarily due to the growth in premiums earned.

Other underwriting expenses increased 8.9% to \$2.2 million for the three months ended September 30, 2002 from \$2.0 million for the three months ended September 30, 2001. This increase is mainly attributable to increases in salary and benefit expenses associated with the hiring of additional underwriting and marketing personnel.

The overall GAAP combined ratio, which is the sum of the loss and expense ratios, decreased to 99.4 for the three months ended September 30, 2002 from 102.8 for the three months ended September 30, 2001. This improvement was primarily due to the decrease in the loss ratio to 67.7 in 2002 compared to

69.5 in 2001. The expense ratio decreased to 31.7 for the three months ended September 30, 2002 from 33.3 for the three months ended September 30, 2001. The expense ratio is calculated by dividing the sum of ADAC and other underwriting expenses by premiums earned. The GAAP combined ratio is a standard measure of underwriting profitability used throughout the property and casualty insurance industry. A ratio below 100.0 generally indicates profitable underwriting results.

The factors described above resulted in net income for the three months ended September 30, 2002 of \$2.9 million or \$0.25 per share (basic and diluted) compared to net income of \$1.6 million or \$0.14 per basic and \$0.13 per diluted share for the three months ended September 30, 2001.

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Nine Months Ended September 30, 2002 and 2001

Premiums earned were \$80.9 million for the nine months ended September 30, 2002 compared to \$66.2 million for the nine months ended September 30, 2001. We previously announced that we were exiting both commercial automobile and non-standard personal automobile lines of business. Premiums earned for these exited lines of business decreased to \$26,000 for the nine months ended September 30, 2002 compared to \$4.4 million for the nine months ended September 30, 2001. Our core commercial lines premiums earned (excluding exited lines of business) increased \$19.1 million, or 31.0%, attributable to the increase in net written premiums for the nine months ended September 30, 2002 as compared to the same period of 2001.

Gross written premiums increased 66.8% for the nine months ended September 30, 2002 to \$118.4 million compared to \$71.0 million for the nine months ended September 30, 2001. This increase was attributable to rate increases, strong growth in new business and higher average exposures per policy.

Ceded written premiums, the portion of gross written premiums reinsured by other unaffiliated insurers, increased to \$16.8 million for the nine months ended September 30, 2002 compared to \$8.0 million for the nine months ended September 30, 2001. The increase in ceded written premiums was primarily due to growth in gross written premiums, and approximately a 42% increase in reinsurance rates on our multiple-line excess of loss reinsurance treaty.

Net written premiums, which are gross written premiums less ceded premiums, increased 61.3% for the nine months ended September 30, 2002 to \$101.6 million compared to \$63.0 million for the nine months ended September 30, 2001. The increase in net written premiums was consistent with the increase in gross written premiums, but was partially offset by higher reinsurance costs.

Net investment income increased to \$8.8 million for the nine months ended September 30, 2002 compared to \$8.5 million for the same period last year, primarily due to growth in the average invested assets, which was partially offset by a lower average investment yield on our fixed-income securities and lower interest rates on our overnight cash balances.

Net realized investment loss was \$0.2 million for the nine months ended September 30, 2002 and 2001. The net realized loss for the current period consisted of a \$2.1 million other-than-temporary write-down on certain of our preferred and common stocks, along with a loss on the sale of certain of our common stocks of \$0.3 million. This loss was partially offset by \$2.3 million in net realized investment gains on the sale of certain of our fixed-income investments.

Losses and loss adjustment expenses increased 14.4% to \$53.4 million for the nine months ended September 30, 2002 from \$46.7 million for the nine months ended September 30, 2001. The loss ratio for the nine months ended September 30, 2002 was 66.1 compared to 70.6 for the nine months ended September 30, 2001. This improvement is attributable to rate increases implemented in 2001 and 2002 and exiting of the commercial automobile line of business, primarily offset by an increase in the severity of property claims.

Amortization of deferred policy acquisition costs increased 18.0% to \$20.3 million for the nine months ended September 30, 2002 from \$17.2 million for the nine months ended September 30, 2001 primarily due to the growth in premiums earned. This increase was partially offset by a decline in the ratio of ADAC to premiums earned of 25.1 for the nine months ended September 30, 2002 compared to 26.0 for the nine months ended September 30, 2001. The improvement in this ratio was attributable to us writing a larger portion of our business on a non-admitted basis, which is not subject to premium tax expense and has a lower overall commission rate.

Other underwriting expenses increased 15.0% to \$6.0 million for the nine months ended September 30, 2002 from \$5.2 million for the nine months ended September 30, 2001. This increase is mainly attributable to increases in salary and benefit expenses associated with the hiring of additional underwriting and marketing personnel.

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The overall GAAP combined ratio decreased to 98.6 for the nine months ended September 30, 2002, from 104.5 for the nine months ended September 30, 2001, primarily due to the decrease in the loss ratio to 66.1 in 2002 compared to 70.6 in 2001. The expense ratio was 32.5 for the nine months ended September 30, 2002 and 33.9 for the nine months ended September 30, 2001.

The factors described above resulted in net income for the nine months ended September 30, 2002 of \$6.6 million or \$0.57 per basic share and \$0.56 per

diluted share compared to net income of \$3.5 million or \$0.31 per share (basic and diluted) for the nine months ended September 30, 2001.

Year ended December 31, 2001 compared with year ended December 31, 2000

Gross written premiums decreased 10.4% to \$98.4 million for the year ended December 31, 2001 from \$109.8 million for the year ended December 31, 2000. The decrease was due to the decline of \$13.2 million in gross written premiums for the exited commercial and non-standard personal automobile lines. Core commercial gross written premiums increased 1.9% in 2001 to \$97.3 million from \$95.5 million in the prior year. This increase was attributable mainly to rate increases implemented during the year as well as growth in new business, which were offset partially by a decline in the renewal ratio due to our decision to exit the residential contractors industry segment.

Ceded written premiums, the portion of gross premiums reinsured by other unaffiliated insurers, decreased to \$11.3 million for the year ended December 31, 2001 compared to \$12.5 million for the year ended December 31, 2000. The decline is ceded written premiums is primarily due to the decline in gross written premiums.

Net written premiums decreased 10.4% to \$87.1 million for the year ended December 31, 2001 from \$97.3 million for the year ended December 31, 2000. This decline is consistent with the drop in gross written premiums. Premiums earned decreased 2.8% to \$88.9 million for the year ended December 31, 2001 from \$91.5 million for the year ended December 31, 2000.

Net investment income increased 8.5% to \$11.3 million for the year ended December 31, 2001 from \$10.5 million for the year ended December 31, 2000. The increase resulted principally from an increase in the investment yield of the fixed-income investment portfolio and the growth in invested assets, partially offset by a decline in interest rates on overnight cash balances.

Net realized investment loss for the year ended December 31, 2001 was \$1.2 million for the year ended December 31, 2001 as compared with \$2.8 million for the year ended December 31, 2000. Net realized investment loss for the years ended December 31, 2001 and 2000 included other-than-temporary impairment write-downs on certain of our preferred and common stock investments of \$1.2 million and \$1.7 million, respectively.

For the year ended December 31, 2001, the other-than-temporary impairment write-down was primarily due to declines in the market value of two common stock exchange-traded funds, S & P 500 Depositary Receipts and Biotech Holders Trust, totaling \$1.0 million. For the year ended December 31, 2000, the other-than-temporary impairment write-downs were due to declines in the market value of twelve preferred stock securities totaling \$1.3 million and one common stock, AMEX Technology Fund, totaling \$0.4 million.

Losses and loss adjustment expenses decreased 19.2% to \$60.9 million in 2001

as compared with \$75.4 million in 2000. The 2000 operating results included strengthening of prior year loss reserves of \$9.2 million. This prior year reserve increase related principally to the commercial automobile liability, commercial multi-peril liability and other liability lines of business.

The September 11, 2001 tragedies in New York, Washington D.C. and Pennsylvania resulted in no property or casualty losses to us.

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Amortization of deferred acquisition costs decreased 9.9% to \$22.7 million for the year ended December 31, 2001 from \$25.2 million for the year ended December 31, 2000. The decrease is due to lower commission rates to general agents that were implemented in the third quarter of 2000 and lower premium taxes as a result of our writing a larger portion of our business on a non-admitted basis. Also contributing to the decrease were lower commissions related to the exited lines of business. Non-standard personal automobile commission rates were higher than commercial rates.

Other underwriting and corporate expenses increased 29.2% to \$8.6 million for the year ended December 31, 2001 from \$6.6 million for the year ended December 31, 2000. This increase was due to the recording of additional expenses related to guarantee fund assessments and an increase in the allowance for doubtful accounts. Costs related to audits of assureds' records and salary expenses also were higher in 2001 than in the prior year.

The GAAP combined ratio decreased to 103.1 for the year ended December 31, 2001 compared with 116.4 for the year ended December 31, 2000. The loss ratio decreased to 68.5 for the year ended December 31, 2001 from 82.4 for the year ended December 31, 2000. As noted above, 2000 operating results included the strengthening of prior year loss reserves by \$9.2 million. This strengthening added approximately 10.0 points to the 2000 loss and combined ratios. The expense ratio for the year ended December 31, 2001, increased slightly to 34.6 from 34.0 for the year ended December 31, 2000.

As a result of the factors described above, net income for the year ended December 31, 2001 was \$4.9 million or \$0.43 per share (basic and diluted) as compared with a net loss of \$4.8 million or \$0.42 per share (basic and diluted) for the year ended December 31, 2000.

Year ended December 31, 2000 compared with year ended December 31, 1999

Gross written premiums increased 14.4% to \$109.8 million for the year ended December 31, 2000 from \$96.0 million for the year ended December 31, 1999. This increase resulted from a 26.7% increase in commercial lines gross written premiums to \$107.0 million, partially offset by a 75.8% decline in gross written premiums for the non-standard personal automobile lines of business to \$2.8 million. We exited the non-standard personal automobile lines of business in 1999.

Net written premiums increased 11.7% to \$97.3 million for the year ended December 31, 2000 from \$87.0 million for the year ended December 31, 1999.

During the same period, net premiums earned increased 6.7% to \$91.5 million from \$85.7 million. The increase in net premiums earned corresponds to the increase in gross and net written premiums.

Net investment income increased 9.6% to \$10.5 million for the year ended December 31, 2000 from \$9.5 million for the year ended December 31, 1999. The increase resulted principally from an increase in yields on fixed-income investments and an increase in cash flows from operations due principally to the growth in written premiums and a reduction in paid losses.

Net realized investment loss for the year ended December 31, 2000 was \$2.8 million as compared with \$0.1 million for the year ended December 31, 1999. Realized investment losses were generated in 2000 due to our decision to sell selected securities and reinvest the proceeds into higher-yielding securities, along with other-than-temporary impairment write-downs due to declines in the market value of twelve preferred stock securities totaling \$1.3 million and one common stock, AMEX Technology Fund, totaling \$0.4 million.

Losses and loss adjustment expenses increased 19.3% to \$75.4 million in 2000 as compared with \$63.2 million in 1999. The 2000 operating results included strengthening of prior year loss reserves of \$9.2 million relating principally to our commercial automobile liability, commercial multi-peril liability and other liability lines of business. Operating results in 1999 included adverse loss development of \$8.4 million in our

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discontinued non-standard personal automobile, other liability and property lines of business. Property results in 1999 also were affected by losses related to Hurricanes Floyd and Irene and other windstorm damage.

Amortization of deferred acquisition costs increased 1.7% to \$25.2 million for the year ended December 31, 2000 from \$24.8 million for the year ended December 31, 1999. The increase was attributable primarily to the growth in premiums earned.

Other underwriting and corporate expenses increased 10.0% to \$6.6 million for the year ended December 31, 2000 from \$6.0 million for the year ended December 31, 1999. This increase was mainly attributable to increases in salary and benefit expenses.

The GAAP combined ratio increased to 116.4 for the year ended December 31, 2000 compared with 108.3 for the year ended December 31, 1999. The loss ratio increased to 82.4 for the year ended December 31, 2000 from 73.8 for the year ended December 31, 1999. The expense ratio decreased to 34.0 for the year ended December 31, 2000 from 34.5 for the year ended December 31, 1999.

As a result of the factors described above, net loss for the year ended December 31, 2000 was \$4.8 million or \$0.42 per share (basic and diluted) as

compared with net income of \$1.4 million or \$0.11 per share (basic and diluted) for the year ended December 31, 1999.

Critical Accounting Estimates and Policies

We are directly liable for losses and loss adjustment expenses under the terms of the insurance policies we write. In many cases, several years may lapse between the occurrence of an insured loss, the reporting of the loss and the payment of that loss. We reflect our liability for the ultimate payment of all incurred losses and loss adjustment expenses by establishing loss and loss adjustment expense reserves as balance sheet liabilities for both reported and unreported claims.

When a claim involving a probable loss is reported, we establish a case reserve for the estimated amount of our ultimate loss. The estimate of the amount of the ultimate loss is based upon factors such as:

- . the type of loss,
- . the jurisdiction of the occurrence,
- . our knowledge of the circumstances surrounding the claim,
- . the severity of injury or damage,
- . the potential for ultimate exposure, and
- . policy provisions relating to the claim.

We determine loss adjustment expenses via a formula method that estimates loss adjustment expenses as a percentage of expected indemnity losses based on historical patterns adjusted to current experience.

In addition to case reserves, we establish reserves on an aggregate basis to provide for incurred but not reported losses and loss adjustment expenses, commonly referred to as "IBNR". To establish reserves for INBR, we must estimate the ultimate liability based primarily on past experience. We apply a variety of traditional actuarial techniques to estimate our ultimate liability. The techniques recognize, among other factors:

- . our and the industry's experience,
- . historical trends in reserving patterns and loss payments,
- . the impact of claim inflation,
- . the pending level of unpaid claims,

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- . the cost of claim settlements,
- . the line of business mix, and
- the economic environment in which property and casualty insurance companies operate.

We continually review these estimates and, based on new developments and information, we include adjustments of the probable ultimate liability in the operating results for the periods in which the adjustments are made. In general, initial reserves are based upon the actuarial and underwriting data utilized to set pricing levels and are reviewed as additional information, including claims experience, becomes available. The establishment of loss and loss adjustment expense reserves makes no provision for the broadening of coverage by legislative action or judicial interpretation or for the extraordinary future emergence of new types of losses not sufficiently represented in our historical experience, or which cannot yet be quantified. We regularly analyze our reserves and review pricing and reserving methodologies so that future adjustments to prior year reserves can be minimized. However, given the complexity of this process, reserves will require continual updates and the ultimate liability may be higher or lower than previously indicated. We do not discount our loss reserves.

Activity in the liability for unpaid losses and loss adjustment expenses is summarized as follows:

	Year ended December 31,			
		2000		
		thousands		
Balance, beginning of year  Less reinsurance recoverable	24,093	\$ 93,719 18,086	16,502	
Net balance, beginning of year	91 <b>,</b> 221	75 <b>,</b> 633	72,435	
Current year Prior years	60,885 36	66,214 9,164	•	
Total incurred Paid related to:	60 <b>,</b> 921	75 <b>,</b> 378	63,187	
Current year Prior year	19,913 38,183	33,517	36,449	
Total paid  Net balance, end of year  Plus reinsurance recoverable	58,096 94,046 25,552	91,221	59 <b>,</b> 989	
Balance, end of year	\$119 <b>,</b> 598	\$115,314	\$93,719	

In 2001, we increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$36,000. This increase related entirely to the commercial automobile line of business. During 2001, we increased our estimate for the commercial multi-peril liability line of business by \$1.8 million due to the development of outstanding claim reserves on claims occurring primarily in 1998 and 1999. This increase was almost entirely offset by a reduction in our estimate for the non-standard personal automobile line of business due to favorable settlements on closed claims.

In 2000, we increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$9.2 million. The increase is

primarily attributable to changes in our estimates for losses and loss adjustment expense reserves of \$1.4 million for our commercial automobile, \$3.9 million for our commercial multi-peril liability and \$3.4 million for our other liability lines of business.

We began writing commercial automobile coverage for vehicles and light trucks in 1998. Our initial estimates for 1998 and 1999 were based on a relatively low level of claims reported to us. In 2000, we received a significant number of claims relating to accidents incurred in 1998 and 1999, resulting in an increase in our loss

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estimates. In the fourth quarter of 2000, we exited the commercial automobile line of business due to unsatisfactory underwriting results.

Our change in estimates in 2000 for the commercial multi-peril line of business resulted principally from our increased exposure to liquor liability losses for policies primarily written in 1998 and 1999. In 2000, we revised our underwriting approach significantly to reduce our exposure to liquor liability.

Our change in estimates in 2000 for the other liability line resulted principally from construction defect claims, which were new types of claims that were not anticipated by us when we wrote these policies between 1991 and 1996. These claims predominantly related to residential contractors and sub-contractors in California. In 2000, we completed our withdrawal from the residential contractors and sub-contractors industry segment.

In 1999, we increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$8,419,000. The increase is primarily attributable to changes in our estimates for losses and loss adjustment expense reserves for our non-standard personal automobile line of business. In 1999, we received a significant number of claims relating to accidents incurred prior to 1999, resulting in an increase in our loss estimates. In 1999, we exited the non-standard personal automobile lines.

Incurred losses and loss adjustment expenses include estimates, recorded as loss and loss adjustment expense reserves on the balance sheet, for the ultimate payment on both reported and unreported claims. We change our estimates for loss and loss adjustment expenses reserves as new events occur, as more loss experience is acquired or as additional information is received. Our estimates for loss and loss adjustment expense reserves result from a continuous review process and the change in these estimates, as required by Financial Accounting Standards Board No. 60, Accounting and Reporting by Insurance Enterprises, paragraph 18, is recorded in the period that the change in these estimates is made.

We believe that our loss and loss adjustment expense reserves are fairly stated as of September 30, 2002 due to our exiting of non-standard personal and commercial automobile lines of business and the reduction in our exposure to construction defect and liquor liability losses. In addition, we implemented improvements in our loss reserving process, including the development of monthly and quarterly loss and loss adjustment expense reserve analyses and the creation of reserve committee that meets quarterly.

The following table presents our accident year loss and loss adjustment

expense ratios (the sum of losses and loss adjustment expenses divided by premiums earned) for the ten most recent accident years (the year in which the loss occurred), as recorded as of December 31, 1999, 2000 and 2001 and September 30, 2002 after giving effect to the increase in loss and loss adjustment expenses relating to changes in estimates of insured events of prior years. These "accident year" loss ratios differ from the loss ratios included in our financial statements set forth elsewhere in this prospectus in that the latter loss ratios are based upon the year in which we recognize the loss for accounting purposes, regardless of when the loss actually occurred or was reported to us. See the notes to the consolidated financial statements included elsewhere in this prospectus.

	As of December 31,			
Accident Year	1999			2002
1992	69.6	72.1	72.5	72.5
1993	70.9	70.2	71.3	71.3
1994	69.1	72.0	71.8	71.8
1995	63.9	65.4	65.1	65.3
1996	68.1	68.3	69.4	69.4
1997	62.4	62.0	62.1	62.3
1998	63.6	65.8	65.0	66.2
1999	63.8	68.2	70.0	73.5
2000		72.4	70.2	70.0
2001			68.5	64.6
2002				65.1

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During the first nine months of 2002, in the aggregate, there have been no material adjustments to prior year reserves. During the first nine months of 2002, we decreased our estimate for the commercial multi-peril property line of business by \$2.5 million, primarily relating to claims occurring in 2001. This reduction was offset by an increase in our estimate for commercial multi-peril liability line of business due to the development of outstanding claim reserves on claims occurring primarily in 1998 and 1999.

#### Liquidity and Capital Resources

We are a holding company, the principal asset of which is the common stock of Penn-America Insurance Company. The principal source of cash to meet our short-term liquidity needs, including the payment of our dividends to stockholders and our corporate expenses, is dividends from Penn-America Insurance Company. As of September 30, 2002, we have no long-term debt obligations or planned capital expenditures that could impact our long-term liquidity.

On or about December 4, 2002, we expect that Penn-America Statutory Trust I, our wholly-owned business trust subsidiary, will issue 15,000 of floating rate capital securities with a liquidation amount of \$1,000 per security. These securities will have a thirty-year maturity, with a provision that allows us to call these securities at par after five years from the date of issuance. We expect cash distributions to be paid quarterly in arrears at a rate of 400 basis points over three-month London Interbank Offered Rates. Distributions on these securities can be deferred for up to five years, but, if so deferred, we may not declare or pay cash dividends or distributions on our common stock. We will guarantee all obligations of Penn-American Statutory Trust I with respect to distributions and payments of these securities.

Proceeds from the sale of these securities by Penn-America Statutory Trust I will be used to acquire \$15 million of Floating Rate Junior Subordinated Deferrable Interest Debentures issued by us. These debentures will have the same exact terms with respect to maturity, payments, and distributions as the floating rate capital securities issued by Penn-America Statutory Trust I. The intended use of the proceeds from these debentures are to support our insurance operations, including contributing capital to support the growth in business, and for working capital and other general corporate purposes. Neither the capital securities issued by our subsidiary nor the debentures issued by us have been or will be registered under the Securities Act, and neither may be offered or sold in the United States absent registration or an applicable exemption from registration requirements.

Penn-America Insurance Company's principal sources of funds are underwriting operations, investment income and proceeds from sales and redemptions of investments. Funds are used by Penn-America Insurance Company and Penn-Star Insurance Company principally to pay claims and operating expenses, to purchase investments and to make dividend payments to us. Our future liquidity is dependent on the ability of Penn-America Insurance Company to pay dividends to us.

Our insurance subsidiaries are restricted by statute as to the amount of dividends that they may pay without the prior approval of regulatory authorities. Penn-America Insurance Company may pay dividends to us without advance regulatory approval only from unassigned surplus and only to the extent that all dividends in the past twelve months do not exceed the greater of 10% of total statutory policyholders' surplus, or statutory net income for the prior year. Using these criteria, the available ordinary dividend payable by Penn-America Insurance Company to us for 2002 is \$6,473,325. Ordinary dividends paid by Penn-America Insurance Company to us were \$1.1 million in 2002 and \$1.6 million in 2001. No ordinary dividends were paid to us in 2000. Rather, after receiving approval from the Pennsylvania Insurance Department, Penn-America Insurance Company paid a \$6.4 million return of capital to us in 2000, which we used to repurchase common stock and to pay common stock dividends and our operating expenses. Penn-America Insurance Company's ability to pay future dividends to us without advance regulatory approval is dependent upon maintaining a positive level of unassigned and policyholders' surplus, which in turn, is dependent upon Penn-America Insurance Company and Penn-Star

Insurance Company generating net income in excess of dividends to us. As of September 30, 2002, Penn-America Insurance Company's unassigned surplus was \$21.2 million and policyholders' surplus was \$69.2 million, both up \$4.5 million from December 31, 2001.

Penn-America Insurance Company provides strong incentives to its general agents to produce profitable business through a contingent profit commission structure that is tied directly to underwriting profitability. Payment of these contingent profit commissions has been through the issuance of our common stock and cash. In 2002, we issued 62,836 shares of our common stock at an average value of \$7.79 per share as part of the payment of the 2001 contingent profit commission due to the general agents of Penn-America Insurance Company.

Penn-America Insurance Company and Penn-Star Insurance Company are required by law to maintain a certain minimum level of policyholders' surplus on a statutory basis. Policyholders' surplus is calculated by subtracting total liabilities from total assets. The National Association of Insurance Commissioners adopted risk based capital standards designed to identify property and casualty insurers that may be inadequately capitalized based on inherent risks of each insurer's assets and liabilities and its mix of net written premiums. Insurers falling below a calculated threshold may be subject to varying degrees of regulatory action. As of December 31, 2001, the policyholders' surplus of Penn-America Insurance Company and Penn-Star Insurance Company was in excess of the prescribed risk-based capital requirements. Penn-America Insurance Company's policyholders' surplus at December 31, 2001 was \$64,733,251 and its regulatory action level was \$17,124,648. Penn-Star Insurance Company's policyholders' surplus at December 31, 2001 was \$33,389,965 and its regulatory action level was \$5,675,459.

Net cash provided by operating activities decreased to \$8.4 million for the year ended December 31, 2001 from \$15.0 million for the year ended December 31, 2000. The decrease in net cash provided by operations resulted principally from the decrease in net written premiums during 2001, partially offset by a decrease in paid losses. Net cash used by investing activities was \$5.5 million for the year ended December 31, 2001, compared with \$9.1 million for the year ended December 31, 2000.

Net cash used by financing activities was \$1.2 million for the year ended December 31, 2001 as compared with \$6.5 million for the same period in 2000. In 2000, \$4.7 million was used by us to repurchase 858,638 shares of our common stock through a stock buy-back program, which was discontinued in the third quarter of 2000.

Net cash provided by operating activities was \$36.0 million for the nine months ended September 30, 2002 compared to \$2.8 million for the nine months ended September 30, 2001. This improvement is mostly attributable to the increase in net written premiums combined with a decrease in paid losses.

Net cash used by investing activities was \$20.3 million for the nine months ended September 30, 2002, compared to \$5.4 million for the nine months ended September 30, 2001. This increase is mostly attributable to the improved operating cash flows that were primarily used to purchase fixed maturities available for sale.

Net cash used by financing activities was \$1.1\$ million for the nine months ended September 30, 2002, compared to \$1.0\$ million for the nine months ended September 30, 2001.

Investment Portfolio

We seek to maintain sufficient liquidity from operations, investing and financing activities to meet our anticipated insurance obligations and operating and capital expenditure needs. Our investment strategy emphasizes quality, liquidity and diversification, as well as total return. With respect to liquidity, we consider liability durations, specifically related to loss reserves, when determining desired investment maturities. In addition, maturities have been staggered to produce cash flows for loss payments and reinvestment opportunities. At September 30, 2002, we held a total of \$229.1 million in cash and investments. Of this amount, cash represented \$27.6 million, equity securities represented \$23.4 million, and fixed-income securities represented \$178.1 million.

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Our cash and investments portfolio  $\min$  as of September 30, 2002 was as follows:

#### Fixed-income:

U.S. Treasury securities and obligations of	
U.S. government agencies	8%
Corporate securities	27%
Mortgage-backed securities	6%
Other structured securities	21%
Municipal securities	16%
Total fixed income	78%
Cash	12%
Preferred stock	7%
Common stock	3%
	100%
	===

Our fixed-income portfolio of \$178.1 million was 78% of the total cash and investments as of September 30, 2002. Approximately 90% of these securities were rated "A" or better by Standard & Poor's. Standard & Poor's rates publicly traded securities in twenty categories ranging from AAA to CC. Securities with ratings from AAA to BBB- (the top ten categories) are commonly referred to as

having an investment grade rating. Equity securities, which consist of preferred stocks and common stocks (comprised exclusively of exchange traded funds), were \$23.4 million or 10% of total cash and investments as of September 30, 2002.

As of September 30, 2002, our investment portfolio contained corporate fixed-income and preferred stock securities with a market value of \$79.6 million. A summary of these securities by industry segment is as follows:

Financial institutions	39%
Communications	15%
Utilities	15%
Consumer, non-cyclical	8%
Industrial	6%
Basic materials	6%
Consumer, cyclical	5%
Technology	3%
Energy	3%
	100%
	===

As of September 30, 2002, the investment portfolio contained \$61.2 million of mortgage-backed, asset-backed and collateralized mortgage obligations. All of these securities were rated "A" or better and 78% were rated "AAA" by Standard & Poor's. These securities are publicly traded, and have market values obtained from an independent pricing service. Changes in estimated cash flows due to changes in prepayment assumptions from the original purchase assumptions are revised based on current interest rates and the economic environment. We had no derivative financial instruments, real estate or mortgages in the investment portfolio as of September 30, 2002.

The quality of the fixed-income portfolio as of September 30, 2002 was as follows:

"AAA"	49%
"AA"	22%
"A"	19%
"BBB"	8%
Below "BBB"	2%
	100%
	===

We regularly evaluate our investment portfolio to identify other-than-temporary impairments of individual securities. We consider many factors in determining if an other-than-temporary impairment exists, including the length of time and extent to which the market value of the security has been less than cost, the financial condition and near-term prospects of the issuer of the security and our ability and willingness to hold the security until the market value is expected to recover.

The following table contains an analysis of our securities with gross unrealized losses, categorized by the period that the securities were in a continuous unrealized loss position as of September 30, 2002:

Investment	Securities	with	Gross	Unrealized	Losses,	Categorized	bу	Period
(	Continuous T	Unreal	lized 1	Loss Positio	on			

	Number of Securities	Fair Value	Book Value	Gross Unrealized Losses	Nine Months or Less	Over Nine Months to One Year	Over One Year
		(i	n thousand	 ls)			
Fixed income securities	6	\$6 <b>,</b> 078	\$6 <b>,</b> 462	\$384	\$ 8	\$51	\$325
Preferred stock	2	1,276	1,289	13	13		
Common stock	1	550	602	52	52		
				\$449	\$73	\$51	\$325
				====	===	===	

As of September 30, 2002, our fixed-income investment portfolio had six securities with \$384,000 of gross unrealized losses. No single issuer had an unrealized loss position of greater than \$150,000. The over one year gross unrealized losses of \$325,000 represents two public utility securities and one other structured security. The two public utility securities had a combined unrealized loss of \$225,000. These securities have maturity dates in 2004, were upgraded to B- and BB by Standard and Poor's in February 2002 and the unrealized loss position was 8.9% of original cost. The other structured security has a maturity date in 2003, a Standard & Poor's rating of AA and the unrealized loss position was 10% of book value. The over six months to one year gross unrealized loss for fixed-income securities of \$51,000 consists primarily of one corporate security with a Standard & Poor's rating of BBB and an unrealized loss position of 3.2% of original cost.

As of September 30, 2002, our preferred stock portfolio has two securities with a gross unrealized loss of \$13,000. Both securities are investment grade with Standard & Poor's ratings of BBB- and A+.

As of September 30, 2002, our common stock portfolio contains one security, an exchange-traded fund, with a gross unrealized loss of \$52,000. The unrealized loss position on this security is 8.7% of its book value and has been in a continuous unrealized loss position for less than three months at September 30, 2002.

Three-for-Two Stock Split

On April 11, 2002, we announced a three-for-two stock split to be effected in the form of a 50% stock dividend payable to stockholders of record as of April 25, 2002. The distribution date was May 9, 2002.

Quantitative and Qualitative Disclosures About Market Risk

Market risk is the potential economic loss principally arising from adverse changes in the market value of financial instruments. The major components of market risk affecting us are interest rate risk and equity price risk.

Interest Rate Risk

We had fixed-income and preferred stock investments with a market value of \$195.0 million at September 30, 2002 that are subject to interest rate risk. We manage our exposure to interest rate risk through a

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disciplined asset/liability matching and capital management process. In the management of this risk, the characteristics of duration, credit and variability of cash flows are critical elements. These risks constantly are assessed and balanced within the context of our liability and capital position.

The table below summarizes our interest rate risk. The table illustrates the sensitivity of the market value of fixed-income and preferred stock investments to selected hypothetical changes in interest rates as of September 30, 2002. The selected scenarios are not predictions of future events, but rather illustrative of the effect that such events may have on the market value of the fixed-income and preferred stock portfolio and stockholders' equity.

	Estimated Market Value of Fixed			l Percentage Decrease) in
	Income and Preferred Stock	Estimated Change in		 Stockholders'
Hypothetical Change in Interest Rates		_	Market Value	
		(dollars in	thousands)	
200 basis point increase	\$180,184	\$(14,778)	(7.6)%	(10.8)%

100 basis point increase	187 <b>,</b> 690	(7 <b>,</b> 272)	(3.7)	(5.3)
No change	194 <b>,</b> 962			
100 basis point decrease	202,624	7,662	3.9	5.6
200 basis point decrease	210,929	15,967	8.2	11.7

Equity Price Risk

Equity price risk is our underlying exposure to an economic loss from the decline of common stock prices. Our common equity portfolio was \$6.6 million at September 30, 2002.

We attempt to mitigate equity price risk to our common stock portfolio by investing exclusively in exchange-traded funds, or ETFs. ETFs are securities that represent an interest in a trust that owns and holds a basket of common stocks that replicate a major market index (such as the S&P 500 or the Dow Jones Industrial Average) or a portion of a major market index (such as the Value Component of the S&P). Since these securities represent an interest in the equity capital markets as a whole, or a sub-sector thereof, they are a diversified, index-based exposure to common stocks. As such, the value of these ETFs will be determined by the performance of the equity capital markets in general or of a particular sub-sector and reduces equity price risk to a single issuer of stock.

The table below summarizes our common equity price risk. The table illustrates the sensitivity of the market value of common stock investments to selected hypothetical changes in market prices as of September 30, 2002. The selected scenarios are not predictions of future events, but rather illustrative of the effect that such events may have on the fair value of the common stock investment portfolio and stockholders' equity.

Hypothetical Change in Market Price	Estimated Market Value of Common Equity Investments	Market	Hypothetical Percentage Increase (Decrease) in Stockholders' Equity
	(dolla	ars in thou	ısands)
20% price increase  10% price increase  No change  10% price decrease  20% price decrease	\$7,871 7,215 6,559 5,903 5,247	\$ 1,312 656  (656) (1,312)	1.0% 0.5  (0.5) (1.0)

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We are a specialty property and casualty insurance holding company which, through our subsidiary, Penn-America Insurance Company and its subsidiary, Penn-Star Insurance Company, markets and underwrites general liability, commercial property and multi-peril insurance for small businesses located primarily in small towns and suburban and rural areas. We focus on serving the insurance needs of small businesses, including restaurants, mercantiles and non-residential service contractors. We have also developed customized products and coverages for other small insureds such as daycare facilities, fitness centers and special events.

The excess and surplus lines marketplace is a secondary, or residual, market for these small businesses, and their retail brokers, who are unable to obtain coverage from standard lines carriers for a variety of reasons. In 2001, the excess and surplus lines marketplace represented approximately \$15.7 billion, or 4.4%, of the entire \$357 billion domestic property and casualty industry, as measured by direct premiums written.

We believe we have benefited from insurance industry consolidation, corporate downsizing and the increased use of communications technology and personal computers, which, among other factors, have contributed to the high growth in the number of small businesses in these areas. We select only insurance lines of business and industry segments for which we reasonably can evaluate the probability of future loss exposure. Therefore, we avoid high-hazard risks and high-hazard lines of business such as medical malpractice and environmental liability.

On November 19, 2002, the United States Senate passed the "Terrorism Risk Insurance Act of 2002." Since this act had previously been approved by the House of Representatives, it will become effective immediately when signed by President Bush. This act creates the Terrorism Insurance Program to be administered by the Department of the Treasury. We are required to participate in this program. Currently, losses related to terrorist acts are excluded from most of our policies. Under the Terrorism Insurance Program, however, we must offer coverage for losses related to terrorist acts in amounts similar to what we offer for losses related to other events. Subject to certain deductibles, we will be reimbursed by the federal government for 90% of the amount we pay for claims related to terrorist acts. The program is scheduled to terminate on December 31, 2005. Although there can be no assurances, given our focus on small businesses located primarily in small towns and suburban and rural areas, we do not believe this act would have a material adverse effect on us.

#### Our Strategy

Our primary strategy is to produce a superior return to stockholders by being the first-choice insurance carrier for a select group of general agents who serve the specialized needs of the small business marketplace. We accomplish this primary strategy by focusing on the following:

- . Serving small businesses in small cities and towns. This market is traditionally underserved by standard lines carriers who avoid writing this business for a variety of reasons. As a result, we generally command higher premiums and generally have more coverage form flexibility than standard lines carriers.
- . Using a small and selective general agency distribution network. We currently have fifty-seven (57) general agents who, in turn, produce business through more than 25,000 retail insurance brokers. This small

number of general agents allows for relative market exclusivity and affords ready access to our senior management. Our average general agency tenure of ten years gives us the opportunity to achieve our long-term revenue goals through "same store sales" growth. Our network allows us to maintain a low fixed cost distribution system with a national reach.

. Maintaining a disciplined underwriting process. We are selective in establishing relationships with general agents and engage in a comprehensive review process before appointing a general agent. We extend only limited underwriting authority to each general agent. We monitor and control the underwriting process of the general agents and audit each general agent both remotely and on-site on a regular basis.

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- . Providing innovative technology to our general agents. Our technology helps us to build strong relationships with our general agents and improve the quality of our underwriting results. We enhance our franchise value by acting as consultants to our general agents' information technology function. We use automation to improve operating efficiency, providing automated forms and manuals and policy submission and issuance systems. This technology expedites access to information and allows our general agents to react quickly in addressing underwriting issues and concerns.
- . Maintaining an experienced, responsive management team. Our management team is experienced in the insurance industry and the excess and surplus lines marketplace and has long-standing relationships in the industry. We maintain a flat organizational structure which allows us to be highly responsive and flexible in interactions with general agents. Operating in a small town ourselves, we can directly relate to the business needs and challenges of our general agents and insureds.
- . Creating shareholder value through strong financial results. The underpinnings of our strong financial results include:
  - a conservative investment strategy, focused largely on investment grade fixed income securities;
  - a conservative reserving philosophy designed to establish adequate reserves as soon as a loss is known;
  - . a reinsurance program with financially sound and reputable reinsurers; and
  - . a discipline of underwriting only risks on which we can reasonably expect to generate an underwriting profit.

By focusing on these principles, we believe we can deliver strong financial results and build shareholder value.

Lines of Business

The following table sets forth an analysis of gross written premiums by specific product lines during the periods indicated:

Year	ended	December	31,

	2001		2000		19	99
			Amount			Percent
			ollars in			
Core commercial lines						
Special property	\$10,118	10.3%	\$ 5,930	5.4%	\$ 5,374	5.6%
Commercial multi-perilproperty.	36,381	37.0	32 <b>,</b> 677	29.8	25,418	26.5
Commercial multi-perilliability	27,348	27.8	27,660	25.2	21,649	22.6
Other liability	23,483	23.8	29,268	26.6	24,966	26.0
Total core commercial Exited lines	97,330	98.9	95,535	87.0	77,407	80.7
Commercial auto liability	874	0.9	8,779	8.0	5,477	5.7
Commercial auto physical damage	206	0.2	2,690	2.5	1,569	1.6
Personal lines	2		2,787	2.5	11,530	
Total exited lines	1,082	1.1	14,256			
Total gross written premiums	\$98,412 ======		\$109 <b>,</b> 791	100.0%		100.0%

. Our Commercial General Liability insurance is written on an occurrence policy form, which generally provides coverage for bodily injury or property damage that arises during the policy period, even though a claim is made after the policy expires, as opposed to a claims-made policy form, which generally provides coverage for claims made against an insured during the policy period, irrespective of when the bodily injury or property damage occurred. Our insurance coverage provides limits generally ranging

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from \$25,000 to \$3 million per occurrence, with the majority of policies having limits between \$500,000 and \$1 million. Our general liability policies provide for defense and related expenses in addition to per occurrence and aggregate policy limits.

- . Our Commercial Property lines provide limits usually no higher than \$2 million per risk, with almost all of the policies being written at limits of \$1 million per risk or less.
- . We write Commercial Multi-Peril policies that provide the same commercial property and general liability coverages bundled together as a "package" for our insureds. The limits on these policies are the same as if written separately.
- . We also offer Commercial Umbrella policies to enhance our commercial multi-peril and commercial general liability writings. Commercial umbrella insurance is written for limits up to \$5 million per occurrence. For commercial umbrella coverage, we usually write the primary \$1 million liability limit.
- . Commercial Automobile policies were written with liability limits up to \$1 million per occurrence.
- . Non-Standard Personal Automobile policies were written with liability

limits up to \$100,000 per person and \$300,000 per occurrence.

Marketing and Distribution

We market our products through fifty-seven (57) general agents, who in turn produce business through more than 25,000 retail insurance brokers located throughout the United States. We believe that our distribution network enables us to efficiently access these numerous small markets at a relatively low fixed cost through the marketing, underwriting and administrative support of our general agents. These general agents and their retail insurance brokers have local market knowledge and expertise that enable us to more effectively access these markets.

Our distribution strategy is to maintain strong relationships with a select group of high-quality general agents. We believe that our network of general agents is smaller than our competitors because of our detailed selection process. We carefully select a limited number of general agents based on their experience and reputation and strive to preserve each general agent's franchise value with us within that general agent's marketing territory. We seek to increase our written premiums with these general agents and develop strong, long-standing relationships by providing a high level of service and support. For example, we try to respond to our general agents' requests for quotes within 24 hours. We also supply internet and web site technology support at no cost to the general agent. We believe these activities create goodwill with the general agents and strengthen our relationships with them. Our strategy has resulted in strong and consistent growth from 1992 to 2001 in commercial gross written premiums from \$22.6 million to \$98.4 million (an 18% annualized compound growth rate), with only a modest increase in the number of general agents from thirty-eight (38) to fifty-seven (57).

The following table sets forth the geographic distribution of our gross written premiums for the periods indicated:

					· 	
	2001		200	2000		99
	Amount	Percent	Amount	Percent	Amount	Percent
		(do	ollars in	thousand	ds)	
Pacific Midwest South Southwest Mid-Atlantic	17,338 17,021 12,306 17,633	17.6 17.3 12.5 17.9	16,539 15,532 17,253	19.8 15.1 14.1 15.7	13,812 13,971 12,496	22.3% 18.2 14.4 14.6 13.0
Mountain/Northwest New England	8,088 10,413	8.2 10.6	10,457 8,281		10,849 5,935	11.3 6.2
	\$98,412 ======	100.0%	\$109,791 ======	100.0%	\$95,983	100.0%

Year ended December 31,

Core Commercial Business

We underwrite our core commercial business, which excludes the exited commercial automobile business (see "Exited Lines" below), on a binding authority, submit and specialty lines basis.

- . Binding authority business represents risks that may be quoted and bound by our general agents prior to our underwriting review.
- . Submit business represents risks that must be submitted by our general agents to us prior to quoting or binding the account.
- . Specialty lines business represents risks that meet specific, pre-determined industry-segment and territorial parameters and may be quoted or bound by our general agents prior to our underwriting review.

Binding authority business accounted for approximately 88% of our core commercial gross written premiums in 2001. Of this amount, approximately 85% is bound by general agents in accordance with our underwriting manual, with the remaining 15% subject to our approval. We provide our general agents with a comprehensive, regularly updated underwriting manual, which also is available online through a private intranet site called PennLink. This manual clearly outlines our risk eligibility, pricing, underwriting guidelines and policy issuance instructions. We closely monitor the underwriting quality of our business through online system edits and in-force account reviews. We also periodically audit each general agent's office to determine if our underwriting guidelines are followed in all aspects of risk selection, underwriting compliance, policy issuance and pricing. In addition to standard commissions, we provide strong incentives to our general agents to produce profitable business through a contingent profit commission structure that is tied directly to underwriting profitability. Payments of these contingent profit commissions have been through the issuance of our common stock and cash. Since 1996, we have awarded general agents approximately 360,000 shares of common stock through the contingent profit commission structure.

We began writing business on a submit basis in 1999 in response to general agents who had risks similar to our risk profile but were outside of their underwriting authority. This provides a market to our general agents for approximately fifty classes of business. One hundred percent of the business is quoted and bound by our underwriters; general agents have no binding authority. This business accounted for approximately 5% of our core commercial gross written premiums in 2001.

Specialty lines business, which accounted for 7% of our core commercial gross written premiums in 2001, represents specialized underwriting and marketing programs for individual general agents based upon specific territorial needs and opportunities. An individual general agent typically is given exclusive marketing authority for a special program subject to territorial limitations. We are continuously developing specialized programs for certain industry segments to meet the needs of insureds in these segments. For example, we have developed programs for cargo and Alaskan dwellings. Collectively, these programs are a significant benefit to our marketing efforts.

#### Exited Lines

We exited the non-standard personal automobile business in 1999 and, as a result, gross written premiums declined to \$2,000 in 2001 from \$2.8 million in 2000 and \$11.5 million in 1999.

We offered commercial automobile coverage from 1998 through the first quarter of 2001. In late 2000, we announced that we were exiting this line of

business due to unsatisfactory underwriting results. No new policies have been written since the first quarter of 2001 and no policies are being renewed. Gross written premiums for commercial automobile business decreased to \$1.1 million in 2001 from \$11.5 million in 2000 and \$7.0 million in 1999.

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#### Pricing

In the commercial property and casualty market, the rates and terms of coverage provided by property and casualty insurance carriers are frequently based on benchmarks and forms promulgated by the Insurance Services Office, known as "ISO". ISO makes available to its members advisory rating, statistical and actuarial services, policy language and other related services. ISO currently provides these services to more than 1,500 property and casualty insurance companies in the United States. One of the services that ISO provides is an actuarial-based estimate of the expected loss cost for risks in each of approximately 1,000 risk classifications. These benchmark loss costs reflect an analysis of the loss and allocated loss adjustment expenses on claims reported to ISO. ISO statistics, however, include only claims and policy information reported to ISO, and therefore do not reflect all of the loss experience for each class. Also, the historical results for a particular class may not be sufficient to provide actuarially meaningful results.

We primarily use ISO loss cost rates as the foundation for establishing our pricing benchmarks for all lines of business in all 50 states. We then develop "loss cost multipliers," or LCMs, which are designed to support our operating expenses, acquisition expenses and targeted return on equity. The multiplication of our LCMs by ISO loss cost rates produces our final benchmark rates. As a general rule, our final benchmark rates are set at 110% to 150% of the prescribed ISO benchmark rates because of our strategy of providing insurance to underserved markets. Our final benchmark rates are regionalized to incorporate variables such as historical loss experience, the types and lines of business written and state regulatory considerations. For business that we write on an admitted basis, we must obtain advance regulatory approval of rates in a number of states. We provide our general agents with pricing flexibility on a per-policy basis, with the objective that in the aggregate, the weighted average premium of all new and renewal commercial policies written by a general agent must equal our final benchmark rates.

#### Claims Management and Administration

Our approach to claims management is to investigate reported incidents at the earliest juncture, to select, manage and supervise all legal and adjustment aspects thereof and to provide a high level of service and support to general agents, retail insurance brokers and insureds throughout the claims process. Our general agents have no authority to settle claims or otherwise exercise control over the claims process. Our claims management staff supervises and processes all claims. We have a formal claims review process, and all claims greater than \$25,000 are reviewed by senior claims management.

#### Insurance Loss Reserves

We are directly liable for losses and loss adjustment expenses under the terms of the insurance policies that we write. In many cases, several years may lapse between the occurrence of an insured loss, the reporting of the loss to us and our payment of that loss. We reflect our liability for the ultimate payment of all incurred losses and loss adjustment expenses by establishing loss and loss adjustment expense reserves as balance sheet liabilities for both

reported and unreported claims.

When a claim involving a probable loss is reported, we establish a case reserve for the estimated amount of our ultimate loss. The estimate of the amount of the ultimate loss is based upon factors such as:

- . the type of loss;
- . the jurisdiction of the occurrence;
- . our knowledge of the circumstances surrounding the claim;
- . the severity of injury or damage;
- . the potential for ultimate exposure; and
- . policy provisions relating to the claim.

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We determine loss adjustment expenses via a formula method that estimates loss adjustment expenses as a percentage of expected indemnity losses based on historical patterns adjusted to current experience.

In addition to case reserves, we establish reserves on an aggregate basis to provide for incurred but not reported losses and loss adjustment expenses, commonly referred to as "IBNR". To establish reserves for IBNR, we must estimate the ultimate liability based primarily on past experience. We apply a variety of traditional actuarial techniques to estimate our ultimate liability. The techniques recognize, among other factors:

- . our and the industry's experience;
- . historical trends in reserving patterns and loss payments;
- . the impact of claim inflation;
- . the pending level of unpaid claims;
- . the cost of claim settlements;
- . the line of business mix; and
- . the economic environment in which property and casualty insurance companies operate.

We continually review these estimates and, based on new developments and information, we include adjustments of the probable ultimate liability in operating results for the periods in which the adjustments are made. In general, our initial reserves are based upon the actuarial and underwriting data utilized to set pricing levels and are reviewed as additional information, including claims experience, becomes available. The establishment of loss and loss adjustment expense reserves makes no provision for the broadening of coverage by legislative action or judicial interpretation or for the extraordinary future emergence of new types of losses not sufficiently represented in our historical experience, or which cannot yet be quantified. We regularly analyze our reserves and review our pricing and reserving methodologies so that future adjustments to prior year reserves can be minimized. However, given the complexity of this process, reserves will require

continual updates and the ultimate liability may be higher or lower than previously indicated. We do not discount our loss reserves.

Activity in the liability for unpaid losses and loss adjustment expenses is summarized as follows:

	Year ended December 31,			
	2001	2000	1999	
		thousands		
Balance, beginning of year  Less reinsurance recoverable	24,093	•	16,502	
Net balance, beginning of year	91 <b>,</b> 221	75 <b>,</b> 633	72,435	
Current year Prior Years	36	66,214 9,164	8,419	
Total incurred Paid related to:				
Current Year Prior Years	38,183	26,273 33,517	36,449	
Total paid  Net balance, end of year  Plus reinsurance recoverable	58,096 94,046 25,552	24,093	59,989 75,633 18,086	
Balance, end of year	\$119 <b>,</b> 598	\$115,314	\$93 <b>,</b> 719	

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In 2001, we increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$36,000. This increase related entirely to the commercial automobile line of business. During 2001, we increased our estimate for the commercial multi-peril liability line of business by \$1.8 million due to the development of outstanding claim reserves on claims occurring primarily in 1998 and 1999. This increase was almost entirely offset by a reduction in our estimate for the non-standard personal automobile line of business due to favorable settlements on closed claims.

In 2000, we increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$9.2 million. The increase is primarily attributable to changes in our estimates for losses and loss adjustment expense reserves of \$1.4 million for our commercial automobile, of \$3.9 million for our commercial multi-peril liability and \$3.4 million for our other liability lines of business.

We began writing commercial automobile coverage for vehicles and light trucks in 1998. Our initial estimates for 1998 and 1999 were based on a relatively low level of claims reported to us. In 2000, we received a

significant number of claims relating to accidents incurred in 1998 and 1999, resulting in an increase in our loss estimates. In the fourth quarter of 2000, we exited the commercial automobile line of business due to unsatisfactory underwriting results.

Our change in estimates in 2000 for the commercial multi-peril line of business resulted principally from our increased exposure to liquor liability losses for policies primarily written in 1998 and 1999. In 2000, we revised our underwriting approach significantly for policies primarily written in 1998 and 1999 to reduce our exposure to liquor liability.

Our change in estimates in 2000 for the other liability line resulted principally from construction defect claims, which were new claims that were not anticipated by us when we wrote these policies between 1991 and 1996. These claims predominantly related to residential contractors and sub-contractors in California. In 2000, we completed our withdrawal from the residential contractors and sub-contractors industry segment.

In 1999, we increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$8,419,000. The increase is primarily attributable to changes in our estimates for losses and loss adjustment expense reserves for our non-standard personal automobile line of business. In 1999, we received a significant number of claims relating to accidents incurred prior to 1999, resulting in an increase in our loss estimates. In 1999, we exited the non-standard personal automobile lines.

Incurred losses and loss adjustment expenses include estimates, recorded as loss and loss adjustment expense reserves on the balance sheet, for the ultimate payment on both reported and unreported claims. We change our estimates for loss and loss adjustment expenses reserves as new events occur, as more loss experience is acquired, or as additional information is received. Our estimates for loss and loss adjustment expense reserves result from a continuous review process and the change in these estimates, as required by Financial Accounting Standards Board No. 60, Accounting and Reporting for Insurance Enterprises, paragraph 18, is recorded in the period that the change in these estimates is made.

We believe that our loss and loss adjustment expense reserves are fairly stated as of September 30, 2002 due to our exiting of non-standard personal and commercial automobile lines of business, and the reduction in our exposure to construction defect and liquor liability losses. In addition, we implemented improvements in our loss reserving process, including the development of monthly and quarterly loss and loss adjustment expense reserve analyses and the creation of reserve committee that meets quarterly.

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The following table presents our accident year loss and loss adjustment expense ratios (the sum of losses and loss adjustment expenses divided by premiums earned) for the ten most recent accident years (the year in which the loss occurred), as recorded as of December 31, 1999, 2000 and 2001, and September 30, 2002, after giving effect to the increase in loss and loss adjustment expenses relating to changes in estimates of insured events of prior years. These "accident year" loss ratios differ from the loss ratios included in our financial statements set forth elsewhere in this prospectus in that the latter loss ratios are based upon the year in which we recognize the loss for accounting purposes, regardless of when the loss actually occurred or was

reported to us. See the notes to the consolidated financial statements included elsewhere in this prospectus.

	As of	Decemb	er 31,	As of September 30,
Accident Year	1999	2000	2001	2002
1992	69.6	72.1	72.5	72.5
1993	70.9	70.2	71.3	71.3
1994	69.1	72.0	71.8	71.8
1995	63.9	65.4	65.1	65.3
1996	68.1	68.3	69.4	69.4
1997	62.4	62.0	62.1	62.3
1998	63.6	65.8	65.0	66.2
1999	63.8	68.2	70.0	73.5
2000		72.4	70.2	70.0
2001			68.5	64.6
2002				65.1

The following table represents the development of unpaid loss and loss adjustment expense reserves during the ten years ended December 31, 2001. The top of the table reflects the ten-year development of our reserves, net of reinsurance. The bottom of the table reconciles 1992 through 2001 ending reserves to the gross reserves in our consolidated financial statements. Prior to 1992, we developed our reserves on a net of reinsurance basis and restatement for those prior years is not presented. The top line of the table shows the estimated reserve for unpaid loss and loss adjustment expenses at the balance sheet date for each of the indicated years. These figures represent the estimated amount of unpaid loss and loss adjustment expenses for claims arising in all prior years that were unpaid at the balance sheet date, including losses that had been incurred but not yet reported. The table also shows the re-estimated amount of the previously recorded reserve based on experience as of the end of each succeeding year. The estimate changes as more information becomes available about the frequency and severity of claims. The cumulative redundancy or deficiency represents the aggregate change in the reserve estimates over all prior years.

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	1991	1992	1993	1994	1995	199
					(	in tho
Reserves for unpaid losses and loss						
adjustment expenses, as stated	\$25,681	\$ 26,110	\$ 26,830	\$ 35,307	\$ 46,512	\$ 55,
a. Net cumulative paid as of						
1 year later	\$ 6,605	\$ 7,381	\$ 6 <b>,</b> 852	\$ 12 <b>,</b> 383	\$ 17 <b>,</b> 208	\$ 23,
2 years later	10,988	11,127	13,127	20,617	29,612	38,
3 years later	13,325	15,546	18,656	27,266	38,091	50,
4 years later	16,417	19,253	22,254	32,119	44,016	57 <b>,</b>
5 years later	19,283	21,503	24,303	34,883	48,236	62,

6 years later	20,872	22,796	25,642	37,687	51,485	
7 years later	21,881	23,714	27,121	39,863		
8 years later	22,452	24,959	28,449			
9 years later	23,303	25 <b>,</b> 979				
10 years later	24,006					
b. Reserves re-estimated as of end of year						
1 year later	\$23,228	\$ 24,478	\$ 23 <b>,</b> 897	\$ 33,601	\$ 45,708	\$ 55,
2 years later	22,383	21,945	23,489	34,281	47,225	57,
3 years later	20,471	22,032	24,558	36,453	47,378	63,
4 years later	20,819	22,767	26 <b>,</b> 335	36 <b>,</b> 359	50,704	67,
5 years later	21,726	23,935	26,380	38,768	54,245	68,
6 years later	22,550	24,143	27,532	41,425	54,740	
7 years later	22,761	24,776	29,050	42,095		
8 years later	23,117	26,485	29,804			
9 years later	24,280	26,948				
10 years later	24,644					
Net cumulative redundancy (deficiency)	\$ 1,037	\$ (839)	\$ (2,974)	\$ (6,788)	\$ (8,228)	\$(12,
Gross liability for unpaid losses and loss						
adjustment expenses, as stated		\$ 31,703		\$ 44,796	\$ 60,139	\$ 70,
Reinsurance recoverable		5,593	6,484	9,489	13,627	15,
Net liability for unpaid losses and loss						
adjustment expenses, as stated		26,110	26,830	35 <b>,</b> 307	46,512	55,
Gross liability re-estimated1 year later.		30,609	32 <b>,</b> 796	48,173	63,884	71,
Reinsurance recoverable re-estimated		6,131	•	14,572	18,176	15,
Net liability re-estimated1 year later		24,478		33,601	45,708	55,
net flability to estimated i year later						
Gross liability re-estimated2 years later		30,390	36,243	53,009	66,405	74,
Reinsurance recoverable re-estimated		8,445	12,754	18,728	19,180	16,
Net liability re-estimated2 years later		21,945		34,281	47,225	57,
Gross liability re-estimated3 years later		33,992	41,600	56,042	66,891	80 <b>,</b>
Reinsurance recoverable re-estimated		11,960		19,589	19,513	16,
Net liability re-estimated3 years later		22,032	•	36,453	47,378	63,
net flability to estimated 5 years fater						
Gross liability re-estimated4 years later		38,165	43,824	56,167	68 <b>,</b> 927	84,
Reinsurance recoverable re-estimated		15,398	17,489	19,808	18,223	17,
Net liability re-estimated4 years later		22,767	26,335	36 <b>,</b> 359	50,704	67,
Gross liability re-estimated5 years later		39 <b>,</b> 956	44,466	58 <b>,</b> 272	73,042	85,
Reinsurance recoverable re-estimated		16,021	18,086	19,504	18,797	16,
Net liability re-estimated5 years later		23 <b>,</b> 935	26 <b>,</b> 380	38 <b>,</b> 768	54,245	68,
Gross liability re-estimated6 years later		40 670	45 <b>,</b> 595	61 81/	72 <b>,</b> 978	
Reinsurance recoverable re-estimated			18,063			
Net liability re-estimated6 years later		24,143			54,740	
net flability to estimated o years facet						
Gross liability re-estimated7 years later		41,679				
Reinsurance recoverable re-estimated		16,903	18,905	19,671		
Net liability re-estimated7 years later		24,776	29,050	42,095		
Gross liability re-estimated8 years later			48,032			
Reinsurance recoverable re-estimated			18,228			
Net liability re-estimated8 years later		26,485	29,804			
Gross liability re-estimated9 years later		44,248				
Reinsurance recoverable re-estimated		17,300				
Net liability re-estimated9 years later		26,948				
Gross cumulative deficiency			\$(14,718)	\$(16,970)	\$(12,838)	\$(14,
*						

	1999	2000	2001
Reserves for unpaid losses and loss adjustment expenses, as stated	\$ 75,633	\$ 91,221	\$ 94,046
a. Net cumulative paid as of 1 year later	\$ 34,626	38,183	
2 years later			
3 years later			
5 years later			
6 years later			
7 years later			
9 years later			
10 years laterb. Reserves re-estimated as of end of year			
1 year later	\$ 84,797	\$ 91,257	
2 years later	86,863		
3 years later			
5 years later			
6 years later			
7 years later			
9 years later			
10 years later  Net cumulative redundancy (deficiency)	\$ (11 230)	\$ (36)	
Gross liability for unpaid losses and loss	γ(11 <b>,</b> 230)	ý (30)	
adjustment expenses, as stated			
Reinsurance recoverable  Net liability for unpaid losses and loss	18,086	24,093	25 <b>,</b> 552
adjustment expenses, as stated	75 <b>,</b> 633	91,221	94,046
Cross liability re-estimated-1 year later	101,597		
Gross liability re-estimated1 year later. Reinsurance recoverable re-estimated	16,800	115,350 24,093	
Net liability re-estimated1 year later	84,797		
Gross liability re-estimated2 years later	104.137		
Reinsurance recoverable re-estimated	17,274		
Net liability re-estimated2 years later	86,863		
Gross liability re-estimated3 years later			
Reinsurance recoverable re-estimated			
Net liability re-estimated3 years later			
Gross liability re-estimated4 years later			
Reinsurance recoverable re-estimated			
Net liability re-estimated4 years later			
Gross liability re-estimated5 years later			
Reinsurance recoverable re-estimated  Net liability re-estimated5 years later			
Gross liability re-estimated6 years later Reinsurance recoverable re-estimated			
Net liability re-estimated6 years later			
0			
Gross liability re-estimated7 years later Reinsurance recoverable re-estimated			
Net liability re-estimated7 years later			

Gross liability re-estimated--8 years later
Reinsurance recoverable re-estimated.....
Net liability re-estimated--8 years later.

Gross liability re-estimated--9 years later
Reinsurance recoverable re-estimated.....
Net liability re-estimated--9 years later..

Gross cumulative deficiency.......\$(10,418) \$ (36)

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The table below illustrates the sensitivity to a hypothetical change in our net loss and loss adjustment expense reserves as of December 31, 2001. The selected scenarios are not predictions of future events, but rather illustrative of the effect that such events may have on stockholders' equity.

Hypothetical Change in Net Loss and Loss Adjustment Expense Reserve	Balance of Net Loss and Loss Adjustment Expense Reserves	_
	(dol	lars in thous
3% increase	\$96 <b>,</b> 867	\$ 2,821
2% increase	95 <b>,</b> 927	1,881
1% increase	94,986	940
No change	94,046	
1% decrease	93,106	(940)
2% decrease	92,165	(1,881)
3% decrease	91,225	(2,821)

#### Reinsurance

We purchase reinsurance through contracts called "treaties" to reduce our exposure to liability on individual risks and to protect against catastrophic losses. Reinsurance involves an insurance company transferring or "ceding" a portion of its exposure on a risk to another insurer (the "reinsurer"). The reinsurer assumes the exposure in return for a portion of the premium. The ceding of liability to a reinsurer does not legally discharge the primary insurer from its liability for the full amount of the policies on which it obtains reinsurance. The primary insurer will be required to pay the entire loss if the reinsurer fails to meet its obligations under the reinsurance agreement.

In formulating our reinsurance programs, we are selective in our choice of reinsurers and consider numerous factors, the most important of which are the financial stability of the reinsurer, its history of responding to claims and its overall reputation. In an effort to minimize our exposure to the insolvency of our reinsurers, we evaluate the acceptability and review the financial condition of each reinsurer annually. Our policy is to use only reinsurers that have an A.M. Best Co. rating of "A-" (excellent) or better and that have at least \$500 million in policyholders' surplus.

Since September 2001, our multiple-line excess of loss treaty reinsurance is with American Re, part of the Munich Re Group. American Re is rated "A++" (superior) by A.M. Best Co. For the three years prior to September 1, 2001, General Reinsurance Corporation, rated "A++" (superior) by A.M. Best Co., was our reinsurer on our multiple-line excess of loss treaty. The following is a summary of our multiple-line excess of loss reinsurance treaty:

Line of Business	Company Policy Limit	Reinsurance Coverage/Company Retention
Property	\$2.0 million per risk	\$1.7 million per risk in excess of \$300,000 per risk
Commercial Automobile	\$1.0 million per occurrence	excess of \$250,000 per
General Liability	\$3.0 million per occurrence	\$2.5 million per occurrence in excess of \$500,000 per occurrence

Our combined retention for any one loss resulting from a common occurrence involving both the property and general liability coverage on a single risk is \$500,000. We also maintain casualty contingent excess coverage with American Re, which covers exposures such as punitive damages and other extra-contractual obligations,

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losses in excess of policy limits (such as bad faith and errors and omissions) and liability actions brought by two or more of our insureds against each other resulting from the same occurrence.

We offer umbrella liability policies up to \$5.0 million per occurrence. These policies are reinsured with American Re for 90% of policy limits up to \$1.0 million per occurrence and 100% of policy limits to \$4.0 million in excess of \$1.0 million per occurrence.

We maintain a catastrophic loss reinsurance program, the terms of which provide for 100% retention of the first \$1.0 million per occurrence, reinsurance of 90% of \$1.0 million per occurrence in excess of \$1.0 million per occurrence and reinsurance of 100% of \$23.0 million per occurrence in excess of \$2.0 million per occurrence.

As of January 1, 2002, our catastrophic loss reinsurance program includes: American Agricultural Insurance Company, Converium (North America), Converium (UK), Everest Reinsurance Company, Hannover Ruckversicherungs, PXRE Reinsurance Company, Shelter Reinsurance Company, Sirius International Insurance Corporation and XL Re Ltd. All of these reinsurers are rated "A-" (excellent) or higher by A.M. Best Co. and have policyholders' surplus greater than \$500 million.

We may write individual policies with limits of liability greater than the aforementioned policy limits. These limits of liability are 100% reinsured on a facultative reinsurance basis.

### Competition

The property and casualty insurance industry is highly competitive. We

compete with domestic and international insurers, some of which have greater financial, marketing and management resources and experience than we do. We also may compete with new market entrants in the future. Competition is based on many factors, including the perceived market strength of the insurer, pricing and other terms and conditions, services provided, the speed of claims payment, the reputation and experience of the insurer and ratings assigned by independent rating organizations such as A.M. Best Co. Penn-America Insurance Company and Penn-Star Insurance Company currently have a pooled rating from A.M. Best Co. of "A-" (excellent). Ratings for an insurance company are based on its ability to pay policyholder obligations and are not directed toward the protection of investors.

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#### CERTAIN TRANSACTIONS

#### Headquarters Lease

Our headquarters in Hatboro, Pennsylvania is occupied pursuant to a lease, effective July 1, 2000, with Mr. Irvin Saltzman, Chairman of our Board of Directors. The lease is for an initial term of five years and we have one five-year renewal option thereafter. The current rent is \$357,247 per year, based on a price of \$15.25 per square foot. Included in the square footage charge is our share of costs for insurance, real estate taxes, housekeeping, HVAC, energy management, snow removal/landscaping, utilities, pest control, transformer maintenance, bathroom maintenance, plant maintenance, phone/voice mail system maintenance and smoke/fire monitoring. We are required to pay our pro rata share of all increases in the base year of taxes, fees, assessments and expenses on the entire office facility. As of March 28, 2002, there was no pro rata share charge. We believe that the amount being paid by us under the lease represents a fair market value annual rental charge and that the terms of the lease are as favorable to us as we might have obtained from unaffiliated third parties.

#### Affiliated Insurance Entities

Several of Penn Independent Corporation's wholly-owned subsidiaries are insurance agencies that write business with us. During the year ended December 31, 2001, the premiums written by these agencies for us represented 3.95% (\$3,888,000) of our total premiums. Total commissions paid to these agencies were \$855,000. Premiums receivable from these agencies were \$454,000 as of December 31, 2001. The commissions paid were on terms as favorable to us as we might have obtained from unaffiliated third parties. One of the subsidiaries, Delaware Valley Underwriting Agency, Inc., wrote 2.74% (\$2,700,000) of our total premiums; and Mr. E. Anthony Saltzman, Vice President of that company, is currently one of our directors. Because the insurance agencies are compensated on commissions received, while we are compensated on the underwriting profitability of the policies written, it is possible our affiliate could bind us to unprofitable policies.

#### Executive Loans

In 2000 and in 2001, our board of directors and the board of directors of Penn-America Insurance Company authorized the issuance of several executive loans to purchase our common stock. Under the terms of the loans, the executives are required to repay principal, brokerage commissions, transaction costs and interest, calculated semi-annually, within five years from the date of the loan. On default, the Penn-America Insurance Company has recourse against the defaulting executive. However, Penn-America Insurance Company has

agreed to forgive the repayment of these loans upon a change of control, as that term is defined in the loan documents. No executive officer entered into any loan(s) with Penn-America Insurance Company in 2001 in excess of \$60,000. At a meeting of our board of directors in August 2002, the board withdrew its authorization to extend executive loans.

The following table shows the outstanding principal amount of loans to our officers and the aggregate number of shares of our common stock acquired with the proceeds of the loans.

	Original Loan and			
	Outstanding Balance as of	Weighted Average		
Name	September 30, 2002	Interest Rate	Number of Shares Acquire	èd
Jon S. Saltzman	\$359 <b>,</b> 072	6.16%	71,250	
Thomas P. Bowie(1)	46,139	5.07%	7,500	
Joseph F. Morris	55,845	5.07%	9,000	
J. Ransley Lennon	97 <b>,</b> 943	6.20%	16,500	
Garland P. Pezzuolo	35,511	5.61%	6,000	
Total	\$594,510	5.95%	110,250	

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(1) As of October 31, 2002, Thomas P. Bowie was no longer employed with us.

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Change in Control Agreements

On November 12, 2002, our board of directors approved certain change in control compensation, equaling .25 to 2 times certain of our key employees' annual base salaries in the event of a change in control, and additional severance compensation equaling .25 to 2 times certain of our key employee's annual base salaries if the key employee is terminated within 12 months of a change in control.

Under the agreements, "change in control" is defined to mean any transaction or series of transactions where:

(1) any person becomes the beneficial owner of a percentage ownership in us that is greater than the beneficial ownership of our controlling shareholder, Penn Independent Corporation;

- (2) any person becomes the beneficial owner of 30% or more of our common stock and there is a corresponding change in 25% or more of the composition of the board within 2 years, which change was not authorized by a majority of the then current board;
- (3) any person becomes the beneficial owner of greater than 50% of our controlling shareholder, Penn Independent Corporation;
- (4) there is a change in 25% or more of the composition of the board within 2 years, which change was not authorized by a majority of the then current board;
- (5)80% or more of our assets are sold or transferred; or
- (6) the board determines that such transaction or transactions constitute a change of control.

The agreements further define "termination upon a change of control" as termination of employment either: (1) within 12 months immediately following a change of control or (2) after a potential change of control and prior to a change of control if a change of control occurs within 12 months of such termination of employment, that is either:

- (a) initiated by us for any reason other than the employee's death or disability or for cause; or
- (b) initiated by the employee following one or more of the following occurrences:
  - (1) an assignment to the employee of duties inconsistent with, or a significant reduction or change by us in the nature or scope of the authority, duties or responsibilities of the employee from those assigned to or held by the employee immediately prior to the change of control or potential change of control, as the case may be;
  - (2) any removal of the employee from the officer positions with us held immediately prior to the change of control or potential change of control, as the case may be, (if any), except in connection with promotions to positions of greater responsibility and higher prestige;
    - (3) a reduction by us in the employee's base salary in effect

immediately prior to the change of control or potential change of control, as the case may be, or as of the same may be increased thereafter;

- (4) a transfer or relocation of the site of employment of the employee, without his express written consent, to a location more than 50 miles from the general area in which his principal place of business was located;
- (5) any failure by us to comply with and satisfy its obligations to ensure that a successor corporation complies with the agreement.

Agreements with Penn Independent Corporation

We receive services from executives (including Mr. Irvin Saltzman), staff and administrative personnel of Penn Independent Corporation, including services in connection with our investment portfolio, human resource

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administration and related services. We have historically been charged a portion of the amounts paid by Penn Independent Corporation for services such as insurance, telecommunications, postage and office supplies (based on actual costs incurred). In 2001, we were charged \$212,000 for these services, the majority of which fees represented payments for the services of Penn Independent Corporation personnel for executive, human resource administration, investment advisory (Mr. Irvin Saltzman) and other related support services (based upon the number of our employees in proportion to the total number of Penn Independent employees for which these services are provided).

We believe that the terms of the transactions described above are at least as favorable as those that might have been obtained from unaffiliated third parties.

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#### DESCRIPTION OF CAPITAL STOCK

We have authorized 20,000,000 shares of our common stock, par value \$.01 per share, and 2,000,000 shares of preferred stock, par value \$.01 per share. As of September 30, 2002, 11,585,223 shares of our common stock and no shares of our preferred stock are outstanding.

Common Stock

Holders of our common stock are entitled to one vote for each share held on all matters submitted to vote of stockholders and do not have cumulative voting rights. Accordingly, a holder of a majority of the outstanding shares of our common stock entitled to vote in any election of directors may elect all the directors standing for election. Holders of our common stock are entitled to receive ratably dividends, if any, as may be declared by our board of

directors. Upon the liquidation, dissolution or winding up of the company, holders of our common stock are entitled to receive ratably the net assets of the company available for distribution after the payment of all debts and other liabilities of the company, subject to prior and superior rights of the preferred stock. Holders of our common stock have no preemptive, subscription, redemption or conversion rights. The outstanding shares of common stock are, and the shares offered by this prospectus when issued and paid for will be, fully paid and nonassessable.

#### Preferred Stock

No shares of preferred stock have been issued and we do not presently plan to issue any. Our board of directors is empowered by our articles of incorporation to designate and issue from time to time one or more classes or series of preferred stock without stockholder action. The board may fix and determine the relative rights, preferences and limitations of each class or series so authorized. The issuance of, or the ability to issue, preferred stock could adversely affect the voting power and other rights of the holders of our common stock or could have the effect of decreasing the market price of the common stock or of discouraging or making difficult any attempt by a person or group to obtain control of us, including any attempt involving a bid for our common stock at a premium over the then market price.

#### Corporate Anti-Takeover Provisions

Our articles of incorporation and bylaws contain a number of provisions relating to corporate governance and the rights of stockholders. Some of these provisions may have a potential "anti-takeover" effect because they may delay, defer or prevent a change of control. These provisions include:

- the authority of our board of directors to issue series of preferred stock with such voting rights and other powers as the board of directors may determine; and
- notice requirements in the bylaws relating to nominations to the board of directors and to the raising of business matters at stockholders' meetings.

For nominations or other business to be properly brought before an annual meeting of stockholders by a stockholder, our bylaws require that stockholder to deliver a notice to our President, absent specified circumstances, not less than 60 days nor more than 90 days prior to the first anniversary of the preceding year's annual meeting. In addition, the Pennsylvania Business Corporation Law of 1988, as amended, or "BCL", provides that directors may, in discharging their duties, consider the interests of a number of different constituencies, including stockholders, employees, suppliers, customers, creditors and the community in which a company is located. Directors are not required to consider the interests of the stockholders to a greater degree than other constituencies' interests. The BCL expressly provides that directors do not violate their fiduciary duties solely by relying on poison pills or the BCL's anti-takeover provisions.

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We have elected, as permitted under the BCL, not to be subject to provisions that:

 permit stockholders in some change of control transactions to demand payment from a new 20% stockholder of the fair market value of the demanding stockholders' shares;

- . in some cases, prohibit a business combination with a stockholder or group of stockholders beneficially owning more than 20% of the voting power of a public corporation, for a 5-year period following the date on which the holder obtains the 20% ownership;
- . limit the voting power of stockholders acquiring more than 20%, 33% and/or 50% of a corporation's voting securities; and
- . in some cases, permit a corporation to recover profits resulting from a sale of shares by a stockholder, after the stockholder has acquired or expressed an intent to acquire at least 20% of the corporation's voting shares.

By making the above election, we have opted not to take advantage of provisions which are intended to limit the possibility of a takeover of us.

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#### MATERIAL U.S. TAX CONSEQUENCES TO NON-U.S. HOLDERS

The following summary describes the material United States federal income and estate tax consequences of the purchase, ownership and disposition of our common stock by a Non-U.S. holder (as defined below) as of the date hereof. This discussion does not address all aspects of U.S. federal income and estate taxes and does not deal with foreign, state and local consequences that may be relevant to such Non-U.S. holders in light of their personal circumstances. Special rules may apply to certain Non-U.S. holders that are subject to special treatment under the Internal Revenue Code of 1986, as amended (also referred to as the Code), such as:

- . certain United States expatriates;
- . "controlled foreign corporations";
- . "passive foreign investment companies";
- . "foreign personal holding companies"; and
- . corporations that accumulate earnings to avoid United States federal income tax.

Such Non-U.S. holders should consult their own tax advisors to determine the United States federal, state, local and other tax consequences that may be relevant to them. Furthermore, the discussion below is based upon the provisions of the Code, and regulations, rulings and judicial decisions thereunder as of the date hereof, and such authorities may be repealed, revoked or modified, perhaps retroactively, so as to result in United States federal income tax consequences different from those discussed below.

As used herein, a U.S. holder of our common stock means a holder that is for United States federal income tax purposes:

- . a citizen or resident of the United States;
- . a corporation or partnership created or organized in or under the laws of the United States or any political subdivision thereof;
- . an estate the income of which is subject to United States federal income taxation regardless of its source; or

- . a trust (X) if a court within the United States is able to exercise primary supervision over its administration and one or more United States persons have the authority to control all of its substantial decisions or (Y) that has a valid election in effect under applicable United States Treasury regulations to be treated as a United States person.
- A Non-U.S. holder is a holder that is not a U.S. holder.

If a partnership holds our common stock, the tax treatment of a partner will generally depend on the status of the partner and the activities of the partnership. Persons who are partners of partnerships holding our common stock should consult their tax advisors.

Persons considering the purchase, ownership or disposition of our common stock should consult their own tax advisors concerning the United States federal income tax consequences in light of their particular situations as well as any consequences arising under the laws of any other taxing jurisdiction.

#### Dividends

Dividends paid to you generally will be subject to withholding of United States federal income tax at a 30% rate or such lower rate as may be specified by an applicable income tax treaty. However, dividends that are effectively connected with your conduct of a trade or business within the United States, and, where a tax treaty applies, are attributable to a United States permanent establishment are not subject to the withholding tax, but instead are subject to United States federal income tax on a net income basis at applicable graduated individual or

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corporate rates. Certain certification and disclosure requirements must be satisfied for effectively connected income to be exempt from withholding. Any such effectively connected dividends received by a foreign corporation may be subject to an additional "branch profits tax" at a 30% rate or such lower rate as may be specified by an applicable income tax treaty.

If you wish to claim the benefit of an applicable treaty rate (and avoid backup withholding as discussed below) for dividends paid to you, you will be required (a) to complete Internal Revenue Service (also referred to as the IRS) Form W-8BEN (or other applicable form) and certify under penalties of perjury that you are not a United States person or (b) if you hold our common stock through certain foreign intermediaries, satisfy the relevant certification requirements of applicable United States Treasury regulations. Special certification and other requirements apply to certain Non-U.S. holders that are entities rather than individuals.

If you are eligible for a reduced rate of United States withholding tax pursuant to an income tax treaty, you may obtain a refund of any excess amounts withheld by filing an appropriate claim for refund with the IRS.

 ${\tt Gain\ on\ Disposition\ of\ Common\ Stock}$ 

You generally will not be subject to United States federal income tax with respect to gain recognized on a sale or other disposition of our common stock unless:

. the gain is effectively connected with your conduct of a trade or business within the United States, and, where a tax treaty applies, is attributable

to a United States permanent establishment, in which case you will be subject to tax on the net gain derived from the sale under regular graduated United States federal income tax rates, and, if you are a corporation, an additional 30% branch profits tax on your effectively connected earnings and profits, or such lower rate as may be specified by an applicable income tax treaty;

- . if you are an individual and hold our common stock as a capital asset, you are present in the United States for 183 or more days in the taxable year of the sale or other disposition and certain other conditions are met, in which case you will be subject to a flat 30% tax on the gain derived from the sale, which tax may be offset by United States source capital losses (even though you are not considered a resident of the United States); or
- . we are or have been a "United States real property holding corporation" for United States federal income tax purposes.

We believe we are not and do not anticipate becoming a "United States real property holding corporation" for United States federal income tax purposes. However, if we are or become a United States real property holding corporation, then assuming our common stock is regularly traded on an established securities market, you will only be subject to United States federal income tax on the disposition of our common stock if you hold or held (at any time during the shorter of the five-year period ending on the date of disposition and your holding period of our common stock) more than 5% of our common stock.

#### Federal Estate Tax

If you are an individual Non-U.S. holder, common stock held by you at the time of death will be included in your gross estate for United States federal estate tax purposes, unless an applicable estate tax treaty provides otherwise.

Information Reporting and Backup Withholding

We must report annually to the IRS and to you the amount of dividends paid to you and the tax withheld with respect to such dividends, regardless of whether withholding was required. Copies of the information returns reporting such dividends and withholding may also be made available to the tax authorities in the country in which you reside under the provisions of an applicable income tax treaty.

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You will not be subject to backup withholding on dividends paid to you provided that we do not have actual knowledge or reason to know that you are a U.S. holder and you provide your name and address on an IRS Form W-8BEN (or other applicable form) and certify, under penalties of perjury, that you are not a United States holder. Alternative documentation may be applicable in some situations, and special certification rules apply to holders that are pass-through entities.

In addition, you will be subject to information reporting and, depending on the circumstances, backup withholding regarding the proceeds of the sale, exchange or other disposition of our common stock made within the United States or through certain United States-related financial intermediaries, unless the payor receives the statement described above and does not have actual knowledge or reason to know that you are a U.S. holder, or you otherwise establish an exemption.

Any amounts withheld under the backup withholding rules may be allowed as a

refund or a credit against your United States federal income tax liability provided the required information is furnished to the IRS.

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#### UNDERWRITING

Subject to the terms and conditions of an Underwriting Agreement, dated , 2002, the underwriters named below, acting through their representatives, Bear, Stearns & Co. Inc., Ferris, Baker Watts, Incorporated and Keefe, Bruyette & Woods, Inc. have severally agreed with us to purchase from us the number of shares of common stock set forth below opposite their respective names.

	Number of
Underwriters	Shares
Bear, Stearns & Co. Inc	
Total	2,600,000

The Underwriting Agreement provides that the obligations of the several underwriters to purchase and accept delivery of the shares of our common stock offered by this prospectus are subject to approval by their counsel of legal matters and to other conditions set forth in the Underwriting Agreement. The underwriters are obligated to purchase and accept delivery of all shares of our common stock offered hereby, other than those shares covered by the over-allotment option described below, if any are purchased.

The underwriters' representatives have advised us that the underwriters propose to offer the shares of common stock to the public at the public offering price set forth on the cover page of this prospectus and to certain dealers at that price less a concession of not in excess of \$ per share, of which \$ may be reallowed to other dealers. After this offering, the public offering price, concession and reallowance to dealers may be reduced by the representatives. No such reduction shall change the amount of proceeds to be received by us as set forth on the cover page of this prospectus. The common stock is offered by the underwriters as stated herein, subject to receipt and acceptance by them and subject to their right to reject any order in whole or in part. The underwriters do not intend to confirm sales to any accounts over which they exercise discretionary authority.

We have granted to the underwriters an option, exercisable within 30 days after the date of this prospectus, to purchase from time to time up to a total of 390,000 shares of common stock from us to cover over-allotments, if any, at the public offering price less underwriting discounts and commissions. If the underwriters exercise their over-allotment option to purchase any of the additional 390,000 shares of common stock, each underwriter, subject to certain conditions, will become obligated to purchase its pro-rata portion of these additional shares based on the underwriter's percentage underwriting commitment

in the offering as indicated in the table above. If purchased, these additional shares will be sold by the underwriters on the same terms as those on which the shares offered hereby are being sold. We will be obligated, pursuant to the over-allotment option, to sell shares to the underwriters to the extent the over-allotment option is exercised. The underwriters may exercise the over-allotment option only to cover over-allotments made in connection with the sale of the shares of common stock offered in this offering.

The following table shows the public offering price, underwriting discounts and commissions and proceeds, before expenses, to us. Such amounts are shown assuming both no exercise and full exercise of the underwriters' over-allotment option to purchase additional shares.

Per With Without
Share Over-Allotment Over-Allotment

Public offering price......
Underwriting discounts and commissions payable by us
Proceeds, before expenses, to us...........

The expenses of the offering, other than underwriting discounts and commissions referred to above, are estimated at \$ and are payable entirely by us.

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We have agreed to indemnify the underwriters against certain liabilities, including liabilities under the Securities Act and liabilities arising from breaches of representations and warranties contained in the Underwriting Agreement, or to contribute to payments that the underwriters may be required to make in respect of those liabilities.

Each of our executive officers, directors and principal stockholders, and certain of our officers, have agreed for a period of 90 days after the date of this prospectus, subject to limited exceptions, not to:

- . offer to sell, contract to sell, or otherwise sell, dispose of, loan, pledge or grant any rights with respect to any shares of common stock or any options or warrants to purchase any shares of common stock, or any securities convertible into or exchangeable for shares of common stock owned as of the date of this prospectus or thereafter acquired directly by those holders or with respect to which they have the power of disposition; or
- enter into any swap or other arrangement that transfers all or a portion of the economic consequences associated with the ownership of any common stock (regardless of whether any of these transactions are to be settled by the delivery of common stock, or such other securities, in cash or otherwise)

without the prior written consent of Bear, Stearns & Co. Inc. Bear, Stearns & Co. Inc. may, in its sole discretion and at any time or from time to time before the termination of the 90-day period, without notice, release all or any

portion of the securities subject to lock-up agreements. There are no existing agreements between the representatives and any of our stockholders who have executed a lock-up agreement providing consent to the sale of shares prior to the expiration of the lock-up period.

In addition, we have agreed that, subject to certain exceptions, during the 90-day lock-up period we will not, without the prior written consent of Bear, Stearns & Co. Inc., consent to the disposition of any shares held by stockholders subject to lock-up agreements prior to the expiration of the lock-up period, or issue, sell, contract to sell, or otherwise dispose of, any shares of common stock, any options or warrants to purchase any shares of common stock or any securities convertible into, exercisable for or exchangeable for shares of common stock, other than the sale of common stock in the offering and the options or shares of common stock under existing stock option and incentive plans.

Other than in the United States, no action has been taken by us or the underwriters that would permit a public offering of the shares of common stock offered by this prospectus in any jurisdiction where action for that purpose is required. The shares of common stock offered by this prospectus may not be offered or sold, directly or indirectly, nor may this prospectus or any other offering material or advertisements in connection with the offer and sale of any such shares of common stock be distributed or published in any jurisdiction, except under circumstances that will result in compliance with the applicable rules and regulations of that jurisdiction. Persons into whose possession this prospectus comes are advised to inform themselves about and to observe any restriction relating to the offering and the distribution of this prospectus. The underwriters may distribute this prospectus electronically to certain institutional investors upon their request. This prospectus does not constitute an offer to sell or a solicitation of an offer to buy any shares of common stock offered by this prospectus in any jurisdiction in which such an offer or a solicitation is unlawful.

Our common stock is listed on the New York Stock Exchange under the symbol "PNG."  $\,$ 

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The representatives have advised us that, pursuant to Regulation M under the Securities Exchange Act, some participants in the offering may engage in transactions, including stabilizing bids, syndicate covering transactions or the imposition of penalty bids, that may have the effect of stabilizing or maintaining the market price of the shares of common stock at a level above that which might otherwise prevail in the open market. A "stabilizing bid" is a bid for or the purchase of shares of common stock on behalf of the underwriters for the purpose of fixing or maintaining the price of the common stock. A "syndicate covering transaction" is the bid for or purchase of common stock on behalf of the underwriters to reduce a short position incurred by the underwriters in connection with the offering. A "penalty bid" is an arrangement permitting the representatives to reclaim the selling concession otherwise accruing to an underwriter or syndicate member if in connection with this offering if the common stock originally sold by such underwriter or syndicate member is purchased by the representatives in a syndicate covering transaction and has therefore not been effectively placed by such underwriter or syndicate member. The representatives have advised us that such transactions may be effected on the New York Stock Exchange or otherwise and, if commenced, may be discontinued at any time.

Certain of the underwriters and their affiliates have in the past provided,

and may in the future provide, investment banking and other financial and banking services to us for which they have in the past received, and may in the future receive, customary commissions and fees.

#### LEGAL MATTERS

Certain legal matters have been passed upon for us by Reed Smith LLP, Philadelphia, Pennsylvania. Certain legal matters will be passed upon for the underwriters by Simpson Thacher & Bartlett, New York, New York.

#### **EXPERTS**

The consolidated financial statements and schedules of Penn-America Group, Inc. as of December 31, 2001 and 2000, and for each of the years in the three-year period ended on December 31, 2001 included herein and elsewhere in the registration statement have been audited by Ernst & Young LLP, independent auditors, as set forth in their report thereon appearing elsewhere herein, and are included in reliance upon such report given upon the authority of such firm as experts in auditing and accounting.

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#### WHERE YOU CAN FIND MORE INFORMATION

We have filed with the Securities and Exchange Commission a registration statement on Form S-2 under the Securities Act with respect to the common stock offered by this prospectus. This prospectus, which constitutes a part of the registration statement, does not contain all of the information set forth in the registration statement or the exhibits and schedules which are part of the registration statement. Statements contained in this prospectus relating to the contents of any contract, agreement or other document referred to are not necessarily complete. With respect to each such contract, agreement or other document filed as an exhibit to the registration statement, reference is made to the exhibit for a more complete description of the matter involved, and each such statement shall be deemed qualified by such reference. For further information with respect to us and our common stock, reference is made to the registration statement and the exhibits and schedules thereto.

We have filed reports, proxy statements and other information with the Securities and Exchange Commission. Copies of these reports, proxy statements and other information may be inspected and copied at the public reference facilities maintained by the SEC at Judiciary Plaza, Room 1024, 450 Fifth Street, N.W., Washington, D.C. 20549. Copies of this material can also be obtained by mail at prescribed rates from the Public Reference Room of the SEC at Judiciary Plaza, 450 Fifth Street, N.W., Washington, D.C. 20549 or by calling the SEC at 1-800-SEC-0330. The SEC maintains a website that contains our reports, proxy statements and other information. The address of this website is http://www.sec.gov. Our common stock is traded on the New York Stock Exchange and our reports can also be inspected at the offices of the New York Stock Exchange, 20 Broad Street, 17/th/ Floor, New York, NY 10005.

#### INCORPORATION OF DOCUMENTS BY REFERENCE

The Commission allows us to incorporate by reference the information we file with them. This means that we can disclose information to you by referring you to those documents. The documents that have been incorporated by reference are an important part of the prospectus, and you should review that information in order to understand the nature of any investment by you in the common stock. Information contained in this prospectus automatically updates and supercedes previously filed information. We are incorporating by reference the documents

listed below.

- . our Annual Report on Form 10-K/A for the fiscal year ended December 31, 2001;
- our Annual Report on Form 10-K for the fiscal year ended December 31, 2001;
- our Annual Report to stockholders for the fiscal year ended December 31, 2001;
- . our Quarterly Report on Form 10-Q for the quarter ended March 31, 2002;
- . our Quarterly Report on Form 10-Q for the quarter ended June 30, 2002;
- our Quarterly Report on Form 10-Q for the quarter ended September 30, 2002;
- . our Current Reports on Form 8-K filed with the Securities and Exchange Commission on March 1, 2002, April 1, 2002, April 11, 2002, May 15, 2002, August 13, 2002, and November 18, 2002; and
- our 2002 Proxy Statement filed with the Securities and Exchange Commission on April 5, 2002, and amended on April 30, 2002.

Any statement contained in a document incorporated by reference herein shall be deemed to be modified or superseded for purposes of this prospectus to the extent that a statement is modified or replaced by a statement herein. Any such statement so modified or superseded shall not be deemed, except as so modified or replaced, to constitute a part of this prospectus. We will provide without charge to each person to whom this prospectus is delivered, upon written or oral request of such person, a copy of any or all of the documents referred to above that have been incorporated in this prospectus by reference (other than exhibits to such documents unless such exhibits are themselves specifically incorporated by reference). If you would like a copy of any of these documents, at no cost, please write or call us at Penn-America Group, Inc., Investor Relations Department, 420 South York Road, Hatboro, Pennsylvania 19040, or by telephone at (215) 443-3656, or send an e-mail request to info@penn-america.com.

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#### INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

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Unaudited Consolidated Statements of Operations for the three months and nine months ended September 30, 2002 and 2001
Unaudited Consolidated Statement of Stockholders' Equity for the nine months ended September 30, 2002
Unaudited Consolidated Statements of Cash Flows for the nine months ended September 30, 2002 and 2001
Notes to Unaudited Consolidated Financial Statements
Consolidated Financial Statements:
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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(In thousands, except per share data)

	September 30 2002
	(Unaudited)
ASSETS	
Investments:	
Fixed maturities:	
Available for sale, at fair value (amortized cost 2002, \$166,938; 2001, \$130,976)	. \$176,108
2001, \$15,317)	
Total investments	

Accrued investment income. Premiums receivable. Reinsurance recoverable. Prepaid reinsurance premiums. Deferred policy acquisition costs. Capital lease, affiliate. Deferred income taxes. Income tax recoverable. Other assets.	2,117 14,239 27,031 8,778 13,240 1,601 2,439 333 \$298,878 =======
LIABILITIES AND STOCKHOLDERS' EQUITY Liabilities: Unpaid losses and loss adjustment expenses. Unearned premiums. Accounts payable and accrued expenses. Capitalized lease obligation, affiliate. Income tax payable.	\$131,759 66,223 7,148 1,464 395
Other liabilities	1,823  208,812 
Preferred stock, \$.01 par value; authorized 2,000,000 shares;  None issued	 153
Additional paid-in capital.  Accumulated other comprehensive income.  Retained earnings.  Treasury stock, 3,750,000 shares at cost.  Officers' stock loans.  Unearned compensation from restricted stock awards.	71,523 6,845 36,545 (24,161) (629) (210)
Total stockholders' equity	90,066
Total liabilities and stockholders' equity	\$298 <b>,</b> 878

See accompanying notes to unaudited consolidated financial statements

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

(Unaudited)

(In thousands, except per share data)

	Three months ended September 30,			September 30,				
		2002	2001			2002		2001
Revenues								
Premiums earned  Net investment income  Net realized investment gain (loss)		3,038 1,172	2,	851 40		8,796		8 <b>,</b> 51 (19
Total revenues		34,915	23,	837				74 <b>,</b> 51
Losses and expenses  Losses and loss adjustment expenses  Amortization of deferred policy acquisition costs Other underwriting expenses		20 <b>,</b> 799	14,	553 957		53 <b>,</b> 449		46,74
Corporate expenses		118 35		141		6,032 462 105		49 12 
Total losses and expenses		30,688	21,	719				69,78
Income before income tax								
Net income	\$	2,897	\$ 1,	551	\$		\$	3,51
Net income per share  Basic  Diluted	\$	0.25		.14	\$	0.57	\$	0.3
Weighted average shares outstanding Basic Diluted								L,404,53 L,489,60
Cash dividends per share	\$	0.03875	\$ 0.	035	\$	0.11583	\$	0.10

See accompanying notes to unaudited consolidated financial statements

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CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY

(Unaudited)

For the nine months ended September 30, 2002

(In thousands, except per share data)

							Unear
			Accumulated				Compens
		Additional				Officers'	
			Comprehensive		_		
	Stock	Capital	Income	Earnings	Stock	Loans	Stock A
Balance at December 31,							
2001 (Restated)	\$152	\$70 <b>,</b> 735	\$3,106	\$31,320	\$(24,161)	\$(629)	\$(13
Net income Other comprehensive income: net unrealized gain on investments, net of tax and reclassification				6,565			_
adjustment			3,739				_
Comprehensive income							
Issuance of common stock Unearned compensation from restricted stock awards	1	788					_
issued Amortization of compensation							(15
expense from restricted stock awards issued Cash dividends paid							7
(\$0.11583 per share)				(1,340)			
Balance at September 30,							
2002	\$153	\$71 <b>,</b> 523	\$6,845	\$36,545	\$(24,161)	\$(629)	\$(21
	====		=====			=====	====

See accompanying notes to unaudited consolidated financial statements

PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited)

(In thousands)

	Nine mo Septe
	2002
Cash flows from operating activities:	
Net income	\$ 6,565
Adjustments to reconcile net income to net cash provided by operating activities:	
Net (accretion)/amortization and depreciation expense	(100
Net realized investment loss	173
Deferred income tax  Net increase (decrease) in premiums receivable, prepaid reinsurance premiums	(575
and unearned premiums	18,698
Net increase in unpaid losses and loss adjustment expenses and reinsurance	10,000
recoverable	10,934
Accrued investment income	. 82
Deferred policy acquisition costs	(4,157
Income tax recoverable/payable	461
Other assets	(29
Accounts payable and accrued expenses	3,348
Other liabilities	590
Net cash provided by operating activities	35 <b>,</b> 990
Cash flows from investing activities:	
Purchases of equity securities	(1,500
Purchases of fixed maturities available for sale	· ·
Proceeds from sales of equity securities	1,494
Proceeds from sales and maturities of fixed maturities available for sale	35 <b>,</b> 924
Proceeds from maturities and calls of fixed maturities held to maturity	
Net cash used by investing activities	(20,324
Cash flows from financing activities:  Issuance of common stock	300
Officers' stock loans	300
Principal payments on capital lease obligations, affiliate	
Dividends paid	
Net cash used by financing activities	(1,146

Cash,	beginning of period	13,	129
Cash,	end of period	\$ 27,	649

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See accompanying notes to unaudited consolidated financial statements

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

Note 1--Organization and Basis of Presentation

Penn-America Group, Inc. ("PAGI") is an insurance holding company. Approximately 40% of the outstanding common stock of PAGI was owned by Penn Independent Corporation ("Penn Independent") at September 30, 2002. The accompanying financial statements include the accounts of PAGI and its wholly owned subsidiary, Penn-America Insurance Company ("Penn-America") and its wholly owned subsidiary, Penn-Star Insurance Company ("Penn-Star"), (collectively the "Company").

The Company markets and underwrites general liability, commercial property and multi-peril insurance for small businesses located primarily in small towns and suburban and rural areas. The Company can write business in all fifty states and the District of Columbia on both an admitted and non-admitted basis.

The accompanying interim condensed unaudited consolidated financial statements and notes have been prepared in accordance with accounting principles generally accepted in the United States ("GAAP") for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and notes required by GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal and recurring adjustments) considered necessary for a fair presentation of results for the interim periods have been included. All significant intercompany accounts and transactions have been eliminated in consolidation. It is suggested that these interim condensed unaudited consolidated financial statements and related notes be read in conjunction with the financial statements and related notes in the Company's Form 10-K/A for the year ended December 31, 2001. The Company's results of operations for interim periods are not necessarily indicative of the results to be expected for the entire year.

In conjunction with the Company's registration statement filing relating to the issuance of additional shares of common stock, the Company has resolved various accounting and disclosure comments from the Securities and Exchange Commission ("SEC"). One of the comments addressed related to the timing of the recording of other than temporary ("OTT") declines in the market value of certain equity securities. The Company agreed to amend its accounting policy and record OTT write-downs on these securities for the periods ending December 31, 2001, 2000 and 1999. This restatement affects net income for each of these periods but has no effect on aggregate stockholders' equity since the unrealized loss on these securities was already recorded in Accumulated Other Income (Loss) in the Consolidated Balance Sheets and Statements of Stockholders' Equity. This restatement resulted in an increase to accumulated other comprehensive income of \$2,014,000 and decrease to retained earnings of the same amount as of December 31, 2001.

The table below shows a comparison of previously reported and restated total revenues, net income and net income per share (basic and diluted) for the periods affected.

\_\_\_\_\_

	For the years	ended,		
2001	December 31,	2000	December	31, 1999

December 31, 2001 December 31, 2000 December 31, 1999

As Reported As Restated As Reported As Restated As Reported As Restated

	(in thousands except per share data)					
Total revenues	\$99 <b>,</b> 718	\$99 <b>,</b> 095	\$100 <b>,</b> 572	\$99,095	\$96 <b>,</b> 055	\$95 <b>,</b> 104
Net income (loss)	5,351	4,940	(3 <b>,</b> 856)	(4,831)	2,038	1,410
Net income (loss) per share						ŗ
Basic	0.47	0.43	(0.33)	(0.42)	0.16	0.11
Diluted	0.47	0.43	(0.33)	(0.42)	0.16	0.11

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS -- (Continued)

The restatement had no effect on net income for the three and nine months ended September 30, 2001. The effect of this restatement is reflected in the Consolidated Balance Sheets and Consolidated Statement of Stockholders' Equity for balances at December 31, 2001.

Note 2--Reinsurance

Premiums earned are presented net of amounts ceded to reinsurers of \$5.1 million and \$2.8 million for the three months ended September 30, 2002 and 2001, respectively. Losses and loss adjustment expenses are presented net of amounts ceded to reinsurers of \$3.2 million and \$1.1 million for the three months ended September 30, 2002 and 2001, respectively.

Premiums earned are net of amounts ceded to reinsurers of \$12.3 million and \$8.8 million for the nine months ended September 30, 2002 and 2001, respectively. Losses and loss adjustment expenses are net of amounts ceded to reinsurers of \$6.0 million and \$4.5 million for the nine months ended September 30, 2002 and 2001, respectively.

Note 3--Comprehensive Income

Accumulated other comprehensive income consists solely of unrealized gains or losses on investment securities net of applicable income tax expense or benefit and reclassification adjustments. Comprehensive income was \$5.2 million for the three months ended September 30, 2002 compared with \$3.6 million for the three months ended September 30, 2001. Comprehensive income was \$10.3 million and \$6.0 million for the nine months ended September 30, 2002 and 2001, respectively.

Note 4--Income Per Share

Income per share for the three and nine months ended September 30, 2002 and 2001 is computed by dividing net income by the basic and diluted weighted average number of common shares outstanding during the respective periods. The following table is a reconciliation of the numerators and denominators of the basic and diluted income per share computations:

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS -- (Continued)

	Three months ended September 30,			September 30,			30,	
		2002				2002		2001
				ands, exce				
Basic per share computation:								
Net income	\$	2,897	\$	1,551	\$	6 <b>,</b> 565	\$	3,512
Weighted average common shares (1)	11			1,437,697				
Basic net income per share (1)				0.14				
Diluted per share computation:								
Net income	\$	2,897	\$	1,551	\$	6,565	\$	3,512
Weighted average common shares (1)  Additional shares outstanding after the assumed assumed exercise of stock options by applying the treasury stock								
method (1)		190,873		94,587		199,426		85 <b>,</b> 068
Total shares (1)				1,532,284				
Diluted net income per share (1)	\$	0.25	\$		\$	0.56	\$	0.31

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Note 5--Retroactive Adjustment for Stock Split

The common stock issued and outstanding and treasury stock at December 31, 2001 have been restated to reflect the three-for-two stock split announced on April 11, 2002 and distributed on May 9, 2002. Accordingly, the balance sheet values for common stock and additional paid-in capital have been adjusted for the effect of the stock split. This adjustment resulted in a \$51,000 increase in common stock and a \$51,000 decrease in additional paid-in capital. The following table illustrates share information on a pre stock split and a post stock split basis as of December 31, 2001:

	Pre Stock Split	Post Stock Split
	Basis	Basis
Common stock issued	10,152,234	15,228,351
Common stock outstanding	7,652,234	11,478,351
Treasury stock	2,500,000	3,750,000

<sup>(1)</sup> Adjusted to reflect a three-for-two stock split effected on May 9, 2002.

PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS -- (Continued)

Note 6--Segment Information

The Company had two reportable segments: non-standard personal automobile and commercial lines. These segments were managed separately because they had different customers, pricing and expense structures. The Company exited the non-standard personal automobile business in 1999 and announced that it would run-off its remaining portfolio of such business. The Company will continue to report on this segment separately until the amounts relating to the non-standard personal automobile business become immaterial to the financial statements presented. The Company does not allocate assets between segments because assets are reviewed in total by management for decision-making purposes.

The accounting policies of the segments are the same as those more fully described in the summary of significant accounting policies in Note 1 of the Company's 2001 Form 10-K/A. The Company evaluates segment results based on profit or loss from operating activities. Segment profits or losses from operations are pre-tax and do not include unallocated expenses but do include investment income attributable to insurance transactions. Segment profit or loss therefore excludes federal income taxes, unallocated expenses and investment income attributable to equity.

The following is a summary of the Company's segment revenues, expenses and profit:

	Three months ended September 30, 2002				
	Personal Commercial Automobile		Total		
	(in	thousands)			
Premiums earned  Net investment income and net realized investment loss	\$30,705	\$	\$30,705		
from insurance operations	2,227		2,227		
Total segment revenues	32,932	 	32 <b>,</b> 932		
Segment losses and loss adjustment expenses  Segment expenses	20,799 8,225		20,799 8,225		

Total segment expenses	29,024	 29,024
Segment income	\$ 3,908	\$ \$ 3,908
Plus unallocated items:		
Net investment income from equity		1,983
Unallocated expenses		(1,664)
<pre>Income tax expense</pre>		(1,330)
Net income		\$ 2,897

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## PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

	Three months ended September 30, 200				
		Personal Automobile			
		thousands)			
Premiums earned	\$20,946	\$	\$20,946		
Net investment income and net realized investment loss from insurance operations	1,926	85	2,011		
Total segment revenues	22,872	85 	22 <b>,</b> 957		
Segment losses and loss adjustment expenses	14,553 5,731	 5 	14,553 5,736		
Total segment expenses	20,284	5	20,289		
Segment income		\$80 	\$ 2,668		
Plus unallocated items:  Net investment income from equity  Unallocated expenses			880 (1,430) (567)		
Net income			\$ 1,551 ======		

Total segment revenue of \$32,932,000 and \$22,957,000 plus unallocated net investment income from equity of \$1,983,000 and \$880,000 equals total Company revenues of \$34,915,000 and \$23,837,000 for the three months ended September 30, 2002 and 2001, respectively.

The following is a summary of the Company's segment revenues, expenses and profit:

	Nine months ended September 30, 2002				
	Commercial	Personal Automobile			
		thousands)			
Premiums earned  Net investment income and net realized investment	\$80,922	\$	\$80,922		
loss from insurance operations	4,666		4,666		
Total segment revenues	85,588		85,588		
Segment losses and loss adjustment expenses  Segment expenses	53,449 22,459	 	53,449 22,459		
Total segment expenses	75 <b>,</b> 908		75 <b>,</b> 908		
Segment income	\$ 9,680	\$ 	\$ 9,680		
Plus unallocated items:  Net investment income from equity  Unallocated expenses  Income tax expense			3,957 (4,417) (2,655)		
Net income			\$ 6,565		

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Nine months ended September 30, 2001

	Commercial	Personal Automobile	Total
	(in	thousands)	
Premiums earned  Net investment income and net realized investment	\$66,172	\$ 22	\$66,194
loss from insurance operations	5 <b>,</b> 360	240	5 <b>,</b> 600
Total segment revenues		262	71,794
Segment losses and loss adjustment expenses	48,233	(1,493) 15	46,740 18,895
Total segment expenses	67,113	(1,478)	65,635
Segment income	\$ 4,419		
Plus unallocated items:  Net investment income from equity  Unallocated expenses  Income tax expense			2,724 (4,151) (1,220)
Net income			\$ 3,512 ======

Total segment revenue of \$85,588,000 and \$71,794,000 plus unallocated net investment income from equity of \$3,957,000 and \$2,724,000 equals total Company revenues of \$89,545,000 and \$74,518,000 for the nine months ended September 30, 2002 and 2001, respectively.

Note 7--Trust Preferred Securities

On or about December 4, 2002, we expect that Penn-America Statutory Trust I, our wholly-owned business trust subsidiary, will issue 15,000 of floating rate capital securities with a liquidation amount of \$1,000 per security. These securities will have a thirty-year maturity, with a provision that allows us to call these securities at par after five years from the date of issuance. We expect cash distributions to be paid quarterly in arrears at a rate of 400 basis points over three-month London Interbank Offered Rates. Distributions on these securities can be deferred for up to five years, but if so deferred, we may not declare or pay cash dividends or distributions on our common stock. We will guarantee all obligations of Penn-America Statutory Trust I with respect to distributions and payments of these securities.

Proceeds from the sale of these securities by Penn-America Statutory Trust I will be used to acquire \$15 million of Floating Rate Junior Subordinated Deferrable Interest Debentures issued by us. These debentures will have the same exact terms with respect to maturity, payments, and distributions as the floating rate capital securities issued by Penn-America Statutory Trust I. The intended use of the proceeds from these debentures are to support our insurance

operations, including contributing capital to support the growth in business, and for working capital and other general corporate purposes. Neither the capital securities issued by our subsidiary nor the debentures issued by us have been or will be registered under the Securities Act, and neither may be offered or sold in the United States absent registration or an applicable exemption from registration requirements.

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#### REPORT OF INDEPENDENT AUDITORS

The Board of Directors

Penn America Group, Inc.

We have audited the accompanying consolidated balance sheets of Penn-America Group, Inc. (the Company) as of December 31, 2001 and 2000, and the related consolidated statements of operations, stockholders' equity and cash flows for each of the three years in the period ended December 31, 2001. Our audit also included the financial statement schedules listed in Item 14(a) as of December 31, 2001 and for the year then ended. These financial statements and schedules are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and schedules based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

As discussed in Note 1 to the consolidated financial statements, the Company has restated its 2001, 2000, and 1999 financial statements regarding the timing of recording other than temporary declines in the market value of certain equity securities.

In our opinion the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Penn-America Group, Inc. as restated at December 31, 2001 and 2000, and the consolidated results of its operations and its cash flows as restated for each

of the three years in the period ended December 31, 2001 in conformity with accounting principles generally accepted in the United States. Also, in our opinion, the related financial statement schedules, when considered in relation to the basic financial statements taken as a whole, present fairly, in all material respects, the information set forth therein.

/s/ Ernst & Young LLP

Philadelphia, Pennsylvania

January 18, 2002

except for share and per share information in Notes 2, 11, 14 and 15, the section entitled "restatement of financial information" in Note 1, the 7th and 13th paragraphs in Note 1, all information marked "restated" in the notes to consolidated financial statements, the first paragraph in Note 3, the next-to-last paragraphs in Note 4 and Note 8, and the last paragraph in Note 6, as to which the date is November 1, 2002

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(In thousands, except for per share data)

	Dec
<del></del>	2001
(R	Restat
ASSETS	
Investments:	
Fixed maturities:	
Available for sale, at fair value (amortized cost 2001, \$130,976; 2000,	
\$123,873)\$	135,2
Held to maturity, at amortized cost (fair value 2001, \$15,317; 2000, \$17,441)	15,0
Equity securities, at fair value (cost 2001, \$24,720; 2000, \$24,895)	25,1
Total investments	175,4
Cash	13,1
Accrued investment income	2,1
Premiums receivable (net of allowances of \$972 in 2001 and \$422 in 2000)	12,2

Reinsurance recoverable	25,8
Prepaid reinsurance premiums	4,2
Deferred policy acquisition costs	9,0
Capital lease, affiliate	1,6
Deferred income taxes	3 <b>,</b> 7
Income tax recoverable	
Other assets	3
Total assets	\$248 <b>,</b> 1
LIABILITIES AND STOCKHOLDERS' EQUITY	
Liabilities:	
Unpaid losses and loss adjustment expenses	\$119,5
Unearned premiums	41,0
Accounts payable and accrued expenses	3,8
Capitalized lease obligation, affiliate	1,5
Other liabilities.	1,7
Total liabilities	167,7
Stockholders' equity:	
Preferred stock, \$.01 par value; authorized 2,000,000 shares; None issued	
Common stock, \$.01 par value; authorized 20,000,000 shares; issued 2001 and 2000,	
15,228,351 and 15,114,038 shares, respectively; outstanding 2001 and 2000,	
11,478,351 and 11,364,038 shares, respectively	1
Additional paid-in capital	70,7
Accumulated other comprehensive income	3,1
Retained earnings	31,3
Treasury stock, 3,750,000 shares, at cost	(24,1
Officers' stock loans	(6
Unearned compensation from restricted stock awards	(1
Total stockholders' equity	80,3
Total liabilities and stockholders' equity	\$248,1

See accompanying notes to consolidated financial statements

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

(In thousands, except per share data)

Year ended December 31, \_\_\_\_\_ 2001 2000 1999 (Restated) (Restated) (Restated) Revenues Premiums earned......\$ 88,934 \$ 91,449 \$ 85,677 11,339 10,454 (2,808) Net investment income..... (110) Net realized investment loss..... ----- -----Losses and expenses 791 161 1,306 548 160 Corporate expenses..... Interest expense..... \_\_\_\_\_ 92,374 107,399 94,173 Total losses and expenses..... ----(3,473) (479) \_\_\_\_\_ \_\_\_\_\_ \$ 4,940 \$ (4,831) \$ 1,410 Net income (loss) \_\_\_\_\_\_ Net income (loss) per share 

 Basic......
 \$ 0.43 \$

 Diluted.....
 \$ 0.43 \$

 (0.42) \$ (0.42) \$ 0.11 Weighted average shares outstanding Cash dividend per share...... \$ 0.14 \$ 0.1383

See accompanying notes to consolidated financial statements

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

(In thousands, except per share amounts)

	Common Stock	Additional Paid-In Capital	Accumulated Other Comprehensive Income (Loss)		Treasury Stock	Officers Stock Loans
			(Restated)	(Restated)		
Balance at December 31, 1998 Net income	\$149 	\$68 <b>,</b> 985 	\$ 2,714 	\$34,779 1,410	\$ (5,643) 	\$ 0 
Other comprehensive loss: Unrealized loss on investments, net of tax and reclassification adjustment			(6,410)			
Comprehensive loss			ζ-, ,			
Issuance of common stock Unearned compensation from	1	556				
restricted stock awards issued Amortization of compensation expense from restricted stock						
awards issued						
share)				(1,767)	(12 021)	
Purchase of treasury stock, at cost					(13,831)	
Balance at December 31, 1999	\$150 	\$69 <b>,</b> 541	\$(3,696) 	\$34 <b>,</b> 422	\$(19,474) 	\$ 0 
Net loss Other comprehensive income: Unrealized gains on investments, net of tax and reclassification				(4,831)		
adjustment			4,488			
Comprehensive loss						
Issuance of common stock	1	573				
Officers' stock loans Unearned compensation from						(546)
restricted stock awards issued  Amortization of compensation expense from restricted stock						
awards issued						
share)				(1,611)		
Purchase of treasury stock, at cost					(4,687)	
Balance at December 31, 2000	\$151 	\$70 <b>,</b> 114	\$ 792 	\$27 <b>,</b> 980	\$(24,161)	\$ (546) 
Net income Other comprehensive income: Unrealized gains on investments, net of tax and reclassification				4,940		
adjustment			2,314			
Comprehensive income						

Issuance of common stock	1	621				
Officers' stock loans						(83)
Forfeiture of restricted stock						
awards						
Amortization of compensation						
expense from restricted stock						
awards issued						
Cash dividends paid (\$0.14 per						
share)				(1,600)		
Balance at December 31, 2001	\$152	\$70 <b>,</b> 735	\$ 3,106	\$31,320	\$(24,161)	\$(629)
	====	======	======	======	=======	=====

See accompanying notes to consolidated financial statements

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(In thousands)

		nded De
	2001	200
	(Restated)	
Cash flows from operating activities:  Net income (loss)	\$ 4,940	\$ (4,
Bond amortization (accretion) and depreciation expense, net  Net realized investment loss  Deferred income tax benefit  Net (increase) decrease in premiums receivable, prepaid reinsurance	1,178	2, (1,
premiums and unearned premiums  Net increase in unpaid losses and loss adjustment expenses and	(4,401)	5,
reinsurance recoverable		15 <b>,</b> (
Deferred policy acquisition costs	2,915 23	(1, (1, (
Accounts payable and accrued expenses	1,447 (1,106)	(

Net cash provided by operating activities	8,423	14,
Cash flows from investing activities:		
Purchases of equity securities	(4,162)	(10,
Purchases of fixed maturities available for sale	(28,672)	(87,
Purchases of fixed maturities held to maturity		(9,
Proceeds from sales of equity securities	3,146	11,
Proceeds from sales of fixed maturities available for sale	21,911	78 <b>,</b>
Proceeds from maturities of fixed maturities available for sale		
Proceeds from maturities and calls of fixed maturities held to maturity	2,250	9,
Change in short-term investments		
Net cash used by investing activities	(5,527)	(9,
Cash flows from financing activities:  Issuance of common stock	622	
Purchase of treasury stock		(4,
Officers' stock loans	(83)	(
Principal payments on capital lease obligations, affiliate	(131)	(
Dividends paid		(1,
Net cash used by financing activities	(1,192)	(6,
Increase (decrease) in cash		(
Cash, beginning of period		12,
Cash, end of period	\$ 13,129 ======	\$ 11,
Supplemental disclosure of cash flow information:		=====
Interest paid, affiliate Taxes (recovered) paid	\$ 160 (492)	\$ (

See accompanying notes to consolidated financial statements

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 1--Summary of Significant Accounting Policies

Basis of Presentation and Description of Business

Penn-America Group, Inc. ("PAGI") is an insurance holding company. Penn Independent Corporation ("Penn Independent") owned approximately 40% of the

outstanding common stock of PAGI at December 31, 2001. The accompanying financial statements include the accounts of PAGI and its wholly owned subsidiary, Penn-America Insurance Company ("Penn-America") and its wholly owned subsidiary Penn-Star Insurance Company ("Penn-Star"), (collectively the "Company"). All significant inter-company accounts and transactions have been eliminated in consolidation. These financial statements are prepared in conformity with accounting principles generally accepted in the United States, which differ in some respects from those required by insurance regulatory authorities.

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

The Company underwrites commercial property and general liability insurance and multi-peril insurance for small businesses located primarily in small towns and suburban and rural areas. The Company can write business in all fifty states and the District of Columbia. The Company writes business on both an admitted and non-admitted basis in thirty-six states, on only an admitted basis in two states and on only a non-admitted basis in twelve states and the District of Columbia.

Restatement of Financial Information

In conjunction with the Company's registration statement filing relating to the issuance of additional shares of common stock, the Company has resolved various accounting and disclosure comments from the Securities and Exchange Commission ("SEC"). One of the comments addressed the timing of recording other than temporary ("OTT") declines in the market value of certain equity securities. In order to resolve the comment, the Company agreed to amend its accounting policy and record OTT write-downs on these securities for the periods ending December 31, 2001, 2000, and 1999. This restatement affects net income for each of these periods but has no affect on stockholders' equity since the unrealized loss on these securities was already recorded in Accumulated Other Income (Loss) in the Consolidated Balance Sheets and Statements of Stockholders' Equity. By means of this filing, the Company is restating its previously issued financial statements for the years ended December 31, 2001, 2000, and 1999.

Below is a table showing a comparison of previously reported and restated total revenues, net income and net income per share (basic and diluted) for the periods affected.

For the years ended,
----December 31, 2001 December 31, 2000 December 31, 1999

	As	As	As	As	As	As
	Reported	Restated	Reported	Restated	Reported	Restated
		(in thous	sands excep	pt per sha	are data)	
Total revenues	\$99 <b>,</b> 718	\$99,095	\$100 <b>,</b> 572	\$99,095	\$96,055	\$95,104
Net income (loss)	5,351	4,940	(3,856)	(4,831)	2,038	1,410
Net income (loss) per share						
Basic	0.47	0.43	(0.33)	(0.42)	0.16	0.11
Diluted	0.47	0.43	(0.33)	(0.42)	0.16	0.11

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#### PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

In addition, the SEC requested that the Company add certain disclosures. The consolidated financial statements have been amended as appropriate to respond to these requests.

#### Revenue Recognition

Premiums written are recognized as earned ratably over the terms of the respective policies and include estimates for premiums earned but not yet billed of \$1,185,000 and \$0 as of December 31, 2001, and 2000, respectively. Unearned premiums represent the portion of premiums written applicable to the unexpired terms of policies in force and are calculated on a semi-monthly pro-rata basis.

Valuation of Premiums Receivable

The Company evaluates the collectibility of premiums receivable based on a combination of factors. In circumstances in which the Company is aware of a specific customer's inability to meet its financial obligations to the Company, a specific reserve for bad debts against amounts due is recorded to reduce the net receivable to the amount reasonably believed to be collectible. No such instances occurred in 2001. For all remaining balances, reserves are recognized for bad debts based on the length of time the receivables are past due based on historical statistics.

Investments

At the time of purchase of fixed-maturity investments, management makes a determination as to the investment classification ("Available for Sale" or "Held to Maturity"). Factors taken into consideration by management in determining the appropriate investment category are: maturity, yield, cash flow requirements and anticipated changes in interest rates. Fixed maturities classified as "Available for Sale" are carried at fair value with unrealized investment gains or losses, net of deferred income taxes, included as a separate component of accumulated other comprehensive income in stockholders' equity. "Held to Maturity" investments are carried at amortized cost.

Investments in fixed-maturity securities are adjusted for amortization of premium and accretion of discounts to maturity date using the interest method. Interest income is recognized on the accrual basis.

The amortized cost of mortgage-backed and asset-backed securities is calculated using the interest method including consideration of anticipated prepayments at the date of purchase. Significant changes in estimated cash flows from the original assumptions are accounted for using the composite method.

Equity securities are carried at fair value with the change in unrealized investment gains or losses, net of deferred income taxes, included as a separate component of accumulated other comprehensive income in stockholders' equity.

Realized gains or losses represent the difference between the book value of securities sold and the proceeds realized upon sale. The Company uses the specific identification method to determine the cost of securities sold. The cost of securities is adjusted where appropriate to include a provision for a decline in value that is considered to be other- than-temporary. The Company considers four factors in determining if an other-than-temporary decline exists: length of time and extent that a security has been in an unrealized loss position; the existence of an event that would impair the issuer's future earnings potential; the near term prospects for recovery of the market value of a security; and the intent and ability of the Company to hold the security until the market value recovers. Realized gains or losses, including any provision for other-than-temporary declines in value, are included in the statement of operations.

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Policy Acquisition Costs

Policy acquisition costs such as commissions, salaries, premium taxes and certain other underwriting expenses, which vary with and are directly related to the production of business, are deferred and amortized over the effective periods of the related insurance policies. The method followed in computing deferred policy acquisition costs limits the amount of such deferred costs to their estimated realizable values, which gives effect to the premium to be earned, related investment income, losses and loss adjustment expenses and certain other costs expected to be incurred as the premium is earned.

Losses and Loss Adjustment Expenses

The liability for losses and loss adjustment expenses represents estimates of amounts needed to pay reported and unreported claims and related expenses. These estimates are based on certain actuarial and other assumptions related to the ultimate cost to pay such claims. All estimates are reviewed periodically and as experience develops and new information becomes known, the reserves are adjusted as necessary. Such adjustments are reflected in the results of operations in the period in which they are determined.

Fair Values of Financial Instruments

The Company uses the following methods or assumptions in determining fair values:

Investment Securities: Fair values are based on quoted market prices or on quoted market prices of comparable instruments or values obtained from independent pricing services.

Premium and Reinsurance Receivables and Payables: The carrying amounts reported in the balance sheet for these instruments approximate their fair values.

Capitalized Lease Obligation: Fair value is based upon the present value of the underlying cash flows discounted at the Company's incremental borrowing rate at year-end. The carrying amounts reported in the balance sheet approximate fair value.

Reinsurance

In the ordinary course of business, the Company reinsures certain risks, generally on an excess-of-loss basis, with other insurance companies which principally are rated "A" or higher by A.M. Best. Such reinsurance arrangements serve to limit the Company's maximum loss. Amounts recoverable from reinsurers are estimated in a manner consistent with the claim liabilities arising from the reinsured policies and incurred but not reported losses.

Capitalized Lease

The capitalized lease is carried at cost less accumulated amortization. Amortization is calculated using the interest method over 20 years, which represents the term of the mortgage on the office space that the Company rents from a related party.

Income Tax

Deferred income taxes are accounted for under the liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Comprehensive Income (Loss)

Comprehensive income (loss) encompasses all changes in stockholders' equity (except those arising from transactions with stockholders) and includes net income and net unrealized investment gains and losses on fixed-income investments classified as "available-for-sale" and equity securities, net of deferred income tax.

Reclassification

Certain prior-year amounts have been reclassified to conform to 2001 classifications.

Note 2--Income Per Share

Basic net income (loss) per share is computed by dividing income available to common stockholders by the weighted-average number of common shares outstanding for each period. Diluted net income (loss) per share includes the potential dilution that could occur if the contracts to issue common stock were exercised and converted into common stock.

The following is a reconciliation of the basic and diluted net income (loss) per share computations:

	Year ended December 31,				•
		2001	2000		1999
	(Re	stated)	(F	Restated) except per	(Restat
Basic per share computation:					1
Net income (loss)	11	,420,213	11		12 <b>,</b> 887
Basic net income (loss) per share	\$	0.43	\$		\$
Diluted per share computation:					ľ
Net income (loss)					
Weighted average common shares outstanding	11	,420,213	11	1,518,968	12 <b>,</b> 887
options by applying the treasury stock method		81,490		*	98
Total shares					
Diluted net income (loss) per share	\$	0.43	\$	(0.42)	\$
	===		===		======

<sup>\*</sup> As of December 31, 2000, the Company issued options to purchase 538,875 shares of common stock to employees and directors at prices ranging from \$3.61 to \$12.67. These options were not considered in the 2000 computation, as the impact was anti-dilutive.

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Note 3--Transactions with Affiliates

Penn-America was formed by Irvin Saltzman, chairman of PAGI's board of directors and a director of Penn Independent. Jon S. Saltzman, Irvin Saltzman's son, is President and Chief Executive Officer of PAGI and a director of Penn Independent. The Saltzman family, substantially through their ownership of Penn Independent, owns approximately 40% of the outstanding common stock of PAGI at December 31, 2001.

Penn-America leases its home office facility from Irvin Saltzman and the lease is accounted for as a capital lease. The amount of property capitalized of \$2,227,000 is presented net of accumulated amortization of \$561,000 and \$474,000 as of December 31, 2001 and 2000, respectively. Capitalized lease obligations of \$1,570,000 and \$1,701,000 were recorded at December 31, 2001 and 2000, respectively, representing the lease obligation arising from this lease, which carries an 8.5% interest rate. Penn Independent and its subsidiaries also lease a portion of the building in which the Company's home office facility is located. Management believes that the lease terms are at market rates.

At December 31, 2001, the future minimum lease payments for the capitalized lease obligation are \$281,000 per year in 2002 through 2006 and the total minimum lease payments are \$2,262,000, of which \$692,000 is the amount representing interest.

Penn Independent provides the Company with human resource management and other services. The Company paid \$212,000, \$200,000 and \$200,000 in 2001, 2000 and 1999, respectively, for such services. Such amounts are based on allocations of estimated costs. All costs incurred by Penn Independent on behalf of the Company have been allocated to the Company and are reflected in the financial statements. Management believes that the methods used to allocate such costs are reasonable and that the Company's expenses on a stand-alone basis would not be materially different.

Gross written premiums with insurance agency affiliates of Penn Independent were \$3,888,000, \$3,282,000 and \$1,732,000 in 2001, 2000 and 1999, respectively. Commissions paid to such affiliates were \$857,000, \$740,000 and \$441,000 in 2001, 2000 and 1999 respectively. Premiums receivable includes

receivable from affiliates of \$454,000 and \$535,000 as of December 31, 2001 and 2000, respectively.

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#### PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Note 4--Investments

The Company invests primarily in investment-grade fixed maturities, substantially all of which are rated "A" or higher by Standard & Poor's. The cost, gross unrealized gains and losses and fair values of investments are as follows:

	December 31, 2001			
	Cost	Unrealized Gains	Gross Unrealized Losses	Va
		(Restated) (In thou	(Restated)	
Fixed maturities:				
Available for sale:				
U.S. Treasury securities and obligations of U.S. government agencies	\$ 4,013	\$ 182	\$	\$
Corporate securities		2,091	51	۶ 5
Mortgage-backed securities	•	863	30	2
Other structured securities	20,758	725	21	2
Municipal securities	20,569	457	22	2
Public utilities	9,172	259	176	
Total available for sale		4,577	300	13
Held to maturity:				
U.S. Treasury securities and obligations of U.S.				
government agencies	13,812	213		1
Corporate securities	•	14		
Public utilities	996	6		
Total held to maturity	15,084	233		1
Total fixed-maturity securities			300	15
Equity securities	24,720	607	178	2

Total investments	\$170,780	\$5,417	\$478	\$17
		=====		

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#### PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

		December 31,	
	Amortized Cost	Gross Unrealized Gains	Gr Unre Lo
	(Restated)	(Restated) (In thousand	(Res
Fixed maturities:			
Available for sale:			
U.S. Treasury securities and obligations of U.S.	A 015	4 107	<u> </u>
government agencies		\$ 107 668	\$
Corporate securities		629	
Other structured securities	•	497	
	•	537	
Municipal securitiesPublic utilities		44	
Public utilities	7,190	44	
Total available for sale			
Held to maturity:			
U.S. Treasury securities and obligations of U.S.			
government agencies	13,760	162	
Corporate securities	2,378		
Municipal securities	150		
Public utilities	994	15	
Total held to maturity	17 <b>,</b> 282	177	
Total fixed-maturity securities	 141,155	2,659	
Equity securities	24,895	454	
Total investments	\$166 <b>,</b> 050	\$ 3,113	 \$ 1

Fixed maturities at December 31, 2001, by contractual maturity, are shown below. Expected maturities from contractual maturities because borrowers may have the right to call or to prepay oblimithout call or prepayment penalties.

	Available	Не	
	Amortized		Amor
	Cost	Fair Value	С
		(In thousand	 ls)
Due in one year or less	\$ 3,055	\$ 3,132	\$12
Due after one year through five years	45,659	47,565	2
Due after five years through ten years	27 <b>,</b> 198	27,585	
Due after ten years	7,823	8,193	Ţ
Mortgage-backed and other structured securities	47,241	48,778	
Total	\$130 <b>,</b> 976	\$135 <b>,</b> 253	 \$15
	=======	=======	===

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## PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

A summary of net investment income is as follows:

	Year ended December 31,			
		2000		
		thousand		
Interest on fixed maturities  Dividends on equity securities  Interest on short-term investments and cash Other	1,421 377	1,422	1,492 787	
Total investment income	•	•	•	
Net investment income	\$11,339 ======	\$10,454 ======	\$9,537	

All investments in fixed-maturity securities were income-producing during 2001, 2000 and 1999. Realized pre-tax gains (losses) on the sale of investments are as follows:

	Year ended December 31,						
	2001	2000	1999				
	(Restated)	(Restated) In thousands)	(Restated)				
Fixed maturities:  Gross realized gains  Gross realized losses	(203)		(23)				
Net realized investment gain (loss)							
Equity securities:  Gross realized gains  Gross realized losses	(1,433)	1,128 (2,499)	(1,419)				
Net realized investment loss	(1,193)	(1,371)	(153)				
Total net realized investment loss.	\$(1,178) ======	\$(2,808) ======	\$ (110) ======				

Income tax benefit on net realized losses was \$400,000, \$955,000 and \$38,000 in 2001, 2000, and 1999, respectively. Gross realized losses on equity securities for the year ended December 31, 2001, 2000 and 1999, included an other-than-temporary impairment write-down of \$1,226,000, \$1,770,000, and \$951,000, respectively.

The amortized cost of fixed maturities on deposit with various regulatory authorities at December 31, 2001 and 2000 amounted to \$10,998,000 and \$10,992,000, respectively.

Note 5--Reinsurance

In the normal course of business, the Company seeks to reduce the losses that may arise from catastrophes or other events that cause unfavorable underwriting results by reinsuring certain levels of risks in various areas of exposure with other insurance enterprises or reinsurers. Reinsurance contracts do not relieve the Company of its obligations to policyholders. Failure of reinsurers to honor their obligations could result in losses to the Company. Allowances have been established for amounts deemed uncollectible. The Company evaluates the financial condition of its reinsurers and monitors concentrations of credit risk arising from similar geographic regions, activities or economic characteristics of the reinsurers to minimize its exposure to significant losses

PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

from reinsurer insolvencies. At December 31, 2001, reinsurance recoverable and prepaid reinsurance premiums associated with two major reinsurers, General Reinsurance Corporation and American Reinsurance Corporation, were \$24.3 million and \$5.0 million, respectively.

Written premiums and premiums earned consisted of the following:

Year ended December 31,					
	2001	2000	1999		
	(In	thousand	3)		
Written premiums: Gross Ceded	•	\$109,791 12,541	•		
Net of reinsurance	\$ 87 <b>,</b> 123	\$ 97 <b>,</b> 250	\$87,036		
Premiums earned: Gross Ceded	•	\$102,883 11,434	•		
Net of reinsurance	\$ 88,934 ======	\$ 91,449	\$85,677		

Loss and loss adjustment expenses are net of recoveries recognized under reinsurance contracts as follows: \$7,446,000,\$9,438,000 and \$7,182,000 in 2001, 2000 and 1999, respectively.

Note 6--Unpaid Losses and Loss Adjustment Expenses

Activity in the liability for unpaid losses and loss adjustment expenses is summarized as follows:

	Year ended December 31,				
	2001 2000		1999		
	(In	thousands	5)		
Balance, beginning of year Less reinsurance recoverable	\$115,314 24,093	\$ 93,719 18,086	\$88,937 16,502		
Net balance, beginning of year Incurred related to:	91 <b>,</b> 221	75 <b>,</b> 633	72,435		
Current year	60,885 36	66,214 9,164	•		
Total incurred Paid related to:	60 <b>,</b> 921	75 <b>,</b> 378	63 <b>,</b> 187		
Current year Prior years	19,913 38,183	26,273 33,517	•		
Total paid  Net balance, end of year  Plus reinsurance recoverable	58,096 94,046 25,552	•	59,989 75,633 18,086		
Balance, end of year		\$115,314 ======			

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

In 2001, the Company increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$36,000. This increase related entirely to the commercial automobile line of business. During 2001, the Company increased its estimate for the commercial multi-peril liability line of business by \$1.8 million due to the development of outstanding claim reserves on claims occurring primarily in 1998 and 1999. This increase was almost entirely offset by a reduction in the Company's estimate for the non-standard personal automobile line of business due to favorable settlements on closed claims.

In 2000, the Company increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$9,164,000. The increase is primarily attributable to changes in the Company's estimates for losses and loss adjustment expense reserves of \$1.4 million for commercial automobile, \$3.9 million for commercial multi-peril liability and \$3.4 million for other liability lines of business. The Company began writing commercial automobile coverage for vehicles and light trucks in 1998. The Company's initial estimates for 1998 and 1999 were based on a relatively low level of claims reported. In

2000, the Company received a significant number of claims relating to accidents incurred in 1998 and 1999. In the fourth quarter of 2000, the Company exited the commercial automobile line of business due to unsatisfactory underwriting results. The Company's change in estimates in 2000 for the commercial multi-peril liability line of business resulted principally from its increased exposure to liquor liability losses for policies primarily written in 1998 and 1999. In 2000, the Company revised its underwriting approach significantly to reduce its exposure to liquor liability claims. The Company's change in estimates in 2000 for the other liability line resulted principally from construction defect claims, which were new claims that were not anticipated by the Company when the Company wrote these policies between 1991 and 1996. These claims predominantly related to residential contractors and sub-contractors in California. In 2000, the Company completed its withdrawal from the residential contractors and sub-contractors industry segment.

In 1999, the Company increased incurred losses and loss adjustment expenses attributable to insured events of prior years by \$8,419,000. The increase is primarily attributable to changes in estimates for losses and loss adjustment expense reserves for our non-standard personal automobile line of business. For 1999, the Company received a significant number of claims relating to accidents incurred prior to 1999, resulting in an increase in the Company's loss estimates. For 1999, the Company exited the nonstandard personal automobile lines. Incurred losses and loss adjustment expenses include estimates, recorded as loss and loss adjustment expense reserves on the balance sheet, for the ultimate payment on both reported and unreported claims. The Company changes its estimates for loss and loss adjustment expenses reserves as new events occur, as more loss experience is acquired, or as additional information is received. The Company's estimates for loss and loss adjustment expense reserves result from a continuous review process and the change in these estimates, as required by Financial Accounting Standards Board No. 60, Accounting and Reporting by Insurance Enterprises, paragraph 18, is recorded in the period that the change in these estimates is made.

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Note 7--Income Tax

The components of income tax expense (benefit) are as follows:

Year ended December 31,

	2001	2000	1999
	,	(Restated) In thousands	` ,
Current Deferred	\$2,492 (711)	\$(2,377) (1,096)	\$ 107 (586)
Total tax expense (benefit)	\$1,781 =====	\$ (3,473)	\$ (479) =====

The actual income tax rate differed from the statutory income tax rate applicable to income before income taxes as follows:

	Year ended December 31,			
	2001 2000		1999	
	(Restated)	(Restated)	(Restated)	
	(	In thousand:	s)	
Statutory income tax rate	34.0%	(34.0)%	34.0%	
Tax-exempt interest and dividends received deduction	(7.7)	(10.2)	(44.5)	
Other	0.2	2.4	(40.9)	
	26.5%	(41.8)%	(51.4)%	
	====	=====	=====	

The tax effects of temporary differences that result in a net deferred tax asset as of December 31, are summarized as follows:

	2001	2000
	(Restated) (In thou	(Restated)
Assets		
Effect of discounting unpaid losses and loss adjustment expenses	\$4,490	\$4,070
Excess of tax over financial reporting of earned premium	2,502	2,625
Realized investment losses due to other-than temporary write-downs	1,241	826
Other	609	763
Total deferred assets	8,842 	8,284 
Liabilities		
Deferred policy acquisition costs	\$3 <b>,</b> 088	\$3 <b>,</b> 508
Net unrealized investment gain	1,600	408

Other	364	96
Total deferred liabilities	5,052	4,012
Net deferred tax asset	\$3 790	\$4 272
net deferred that abbet		Ψ1 <b>,</b> 2 / 2

The Company is required to establish a valuation allowance for any portion of the deferred tax asset that management believes will not be realized. In the opinion of management, it is probable that the Company will realize the benefit of the deferred tax asset and, therefore, no such valuation allowance has been established.

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Note 8--Segment Information

The Company had two reportable segments: personal lines and commercial lines. These segments were managed separately because they have different customers, pricing and expense structures. The Company exited the non-standard personal automobile business in 1999 and announced that it would run-off its remaining portfolio of such business. The Company will continue to report on this segment separately until the amounts relating to the non-standard personal automobile business become immaterial to the financial statements presented. The Company does not allocate assets between segments because assets are reviewed in total by management for decision-making purposes.

The accounting policies of the segments are the same as those described in the summary of significant accounting policies. The Company evaluates segment profit based on profit or loss from operating activities. Segment profit or loss from operations is pre-tax and does not include unallocated expenses but does include investment income attributable to insurance transactions. Segment profit or loss therefore excludes income taxes, unallocated expenses and investment income attributable to equity.

The following is a summary of the Company's segment revenues, expenses and profit:

	Year ende		
	Commercial	Personal	Tot
	(Restated)	(Restated) In thousand	(Rest
Premiums earned	\$88,912	\$ 22	\$88,
Net investment income and net realized investment loss from insurance operations	•		6, 
Total segment revenues		22	95 <b>,</b>
Segment losses and loss adjustment expenses	62,414		60, 26,
Total segment expenses			87 <b>,</b>
Segment profit	\$ 7 <b>,</b> 078	\$ 1,507	\$ 8, 
Plus unallocated items:  Net investment income from equity.  Unallocated expenses.  Income tax expense.			3, (5, (1,
Net income			\$ 4,

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

	Year ende	31, 2	
	Commercial Personal		Tot
	,	(Restated) In thousand:	,
Premiums earned  Net investment income and net realized investment loss from insurance	\$87,556	\$3,893	\$ 91
operations	3,801	353	4
Total segment revenues	91,357	4,246	95 

 Segment losses and loss adjustment expenses.
 72,893
 2,485

 Segment expenses.
 25,614
 1,362

 ---- ----- 

Segment profit (loss)	\$(7,150)	\$ 399	\$ (6
Plus unallocated items:  Net investment income from equity.  Unallocated expenses.  Income tax benefit.			3 (5 3
Net loss			\$ (4 ====
			0.1
		ed December	•
	Commercial	Personal	
	(Restated)	(Restated) In thousand:	(Rest
Premiums earned  Net investment income and net realized investment gain from insurance	\$71,731	\$13,946	\$85,
operations	3,917		4,
Total segment revenues			90 <b>,</b>
Segment losses and loss adjustment expenses	49,744		63, 26,
Total segment expenses	71,649	17 <b>,</b> 976	89 <b>,</b>

Total segment revenues of \$95,601,000, \$95,603,000 and \$90,256,000, plus unallocated net investment income from equity of \$3,494,000, \$3,492,000 and \$4,848,000, equals total Company revenues of \$99,095,000, \$99,095,000 and \$95,104,000 for the years ended December 31, 2001, 2000, and 1999, respectively.

Plus unallocated items:....

Net income.....

Net investment income from equity..... Unallocated Expenses.....

Income tax benefit.....

4,

(4,

\$ 1,

75 26

102

1,362

PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (Continued)

In 2001, the Company had one general agency that accounted for approximately 11% of gross premiums earned. In 2000 and 1999, no general agent accounted for more than 10% of gross premiums earned.

Note 9--Dividends from Subsidiaries and Statutory Information

Penn-America and Penn-Star are highly regulated by the state in which they are incorporated and the states in which they do business. Such regulations, among other things, limit the amount of dividends, impose restrictions on the amount and types of investments and regulate rates insurers may charge for various products.

A source of cash for the payment of common stock dividends to PAGI's stockholders is dividends from Penn-America. Penn-America is required by law to maintain a certain minimum surplus on a statutory basis and is subject to risk-based capital requirements and regulations under which payment of a dividend from statutory surplus may require prior approval of the Pennsylvania regulatory authorities. In 2001, the Company paid dividends of \$1.6 million to PAGI. No ordinary dividends were paid in 2000. In 2000, the Penn-America paid a \$6.4 million return of capital to PAGI, after receiving approval from the Pennsylvania Insurance Department. The maximum dividend that may be paid by Penn-America to PAGI without prior approval of regulatory authorities in 2002 is \$6,473,325.

The National Association of Insurance Commissioners ("NAIC") has developed Property and Casualty Risk-Based Capital ("RBC") standards that relate an insurer's reported statutory surplus to the risks inherent to overall operations. The RBC formula uses the statutory annual statement to calculate the minimum indicated capital level to support asset risk and underwriting risk. The NAIC model law calls for various levels of regulatory action based on the magnitude of an indicated RBC capital deficiency, if any. The Company regularly monitors capital requirements along with the NAIC's RBC developments. The Company has determined that its capital levels are in excess of the minimum capital requirements for all RBC action levels and that its capital levels are sufficient to support the level of risk inherent in its operations.

The following tables reconcile statutory surplus and net income (loss) of the Company as determined in accordance with accounting procedures prescribed by the insurance regulatory authorities to stockholders' equity and net income (loss) of the Company calculated in accordance with accounting principles generally accepted in the United States as reported herein:

	Year ended December 31,			
	2001	1999		
	(I	n thousan	ds)	
Statutory surplus as regards to policyholders Deferred policy acquisition costs Deferred income taxes Net unrealized investment gain (loss) Non-admitted assets Provision for uncollectible accounts Holding company assets	9,083 (574) 4,151 2,171 (1,022) 1,594	(522) 1,156	5,483 (5,027) 896 (522) 938	
Other, net	255  \$80,391 ======	149  \$74,051 ======	29  \$80,618 ======	

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## PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

	Year ended December 31,		
	2001	1999	
	(Restated)	(Restated)	
Statutory net income (loss)	\$ 6,827 (1,268) 499 (500) (345)	\$(5,020) 1,010	\$1,869
Other, net	138	60	35
GAAP net income (loss)	\$ 4,940 =====	\$ (4,831) ======	\$1,410 =====

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(1) See Note 1 to the Consolidated Financial Statements.

The NAIC revised the Statutory Accounting Practices and Procedures Manual in a process referred to as Codification. The objective of Codification is to standardize the accounting practices prescribed by each State's Insurance Department. The revised manual was effective January 1, 2001. Pennsylvania, the domiciliary state for Penn-America and Penn-Star, has adopted the provisions for the revised manual. The revised manual has changed, to some extent, prescribed statutory accounting practices and has resulted in changes to the accounting practices that Penn-America and Penn-Star use to prepare their statutory-basis financial statements. These changes resulted in an increase in the statutory-basis capital and surplus of the Company of \$3.3 million at January 1, 2001.

Note 10--Incentive Savings and Retirement Plan

Penn-America participates in a profit-sharing and a 401(k) plan with Penn Independent that covers qualified employees. Penn-America's contributions under the 401(k) plan were \$117,000, \$72,000 and \$105,000 for 2001, 2000, and 1999, respectively. There were no profit-sharing distributions in 2001, 2000, and 1999.

Note 11--Stock Incentive Plans

Stock options: In August 1993, the Company adopted a Stock Incentive Plan (the "Plan"), which was later amended and restated in April of 1994 and amended in April 2000. The purpose of the Plan is to enable officers, employees, directors, consultants, advisors and service providers of the Company and its affiliates (as defined in the Plan) to participate in the Company's future and to enable the Company to attract and retain these persons by offering them proprietary interests in the Company. The Plan authorized the issuance of up to 1,237,500 shares of common stock pursuant to the exercise of stock options or the award of restricted stock. Options are exercisable according to the various terms under which they were granted varying from one year to ten years after the date of grant. All options are subject in general to earlier termination if the optionee leaves the employ of the Company.

The fair value of options is estimated on the grant date using the Black-Scholes option pricing model. The model assumes the following for 2001, 2000, and 1999, respectively: expected annual dividend rates of 2.0%, 2.8% and 1.9%; risk-free interest rates of 2.0% for 2001 and 6.0% for 2000 and 1999; weighted-average expected life of the options of 4.8 years for 2001 and 2.5 years for 2000 and 1999; and expected stock price volatility of 22% for 2001 and 30% for 2000 and 1999.

PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

The Company has elected to account for these stock options in accordance with the provisions of Accounting Principles Board Opinion ("APB") #25, "Accounting for Stock Issued to Employees" and accordingly, no compensation expense has been recorded for such grants. Statement of Financial Accounting Standards ("SFAS") #123 "Accounting for Stock-Based Compensation," effective in 1996, would require that compensation expense be recorded for these option grants. Accounting for such options using APB 25 and SFAS 123 are both acceptable alternatives under GAAP. Had the Company elected to adopt SFAS 123, the effect on the Company's net income and per share results would have been:

	Year ended December 31,			
	2001	2001 2000		
	,	(Restated) in thousands	,	
Net income (loss): As reported Pro forma	\$4,940 4,914	\$ (4,831) (4,973)		
Diluted net income (loss) per share: As reported Pro forma	\$ 0.43 0.43	\$ (0.42) (0.43)	\$ 0.11 0.11	

A summary of the status of and changes in the Company's stock option plan is presented below:

	Year ended December 31		
	2001 2000 (in thousands, e per share data		1999
			-
Outstanding at beginning of year (average price of \$4.75, \$4.73 and \$4.65)	539	461	447
Granted (average price of \$5.17, \$4.96 and \$7.09 per share)	54	111	14
Exercised (average price of \$4.12 and \$2.95 per share)	(81)	(24)	
Forfeited (average price of \$4.95 and \$10.92 per share)	(20)	(9)	
Outstanding at end of year (average price of \$4.87, \$4.75 and \$4.73)	492	539	461

Options exercisal	ole at end	of year				418	442	447
Weighted average	fair valu	e of option	s granted o	during the	year	\$0.81	\$1.94	\$2.19

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#### PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

The following table summarizes information about stock options outstanding at December 31, 2001:

	Options Outstanding			Options Exe	rcisable
		Weighted			
	Number	Average	Weighted	Number	Weighted
	Outstanding		Average	Exercisable	Average
	12/31/01	Contractual	Exercise	12/31/01	Exercise
Exercise Prices	(in 000's)	Life (Years)	Price	(in 000's)	Price
\$3.60 - \$3.80	12	0.4	\$ 3.63	12	\$ 3.63
\$3.81 - \$5.07	347	2.8	\$ 4.17	323	\$ 4.11
\$5.07 - \$6.33	54	2.9	\$ 5.56	36	\$ 5.76
\$6.34 - \$7.60	45	3.4	\$ 6.79	13	\$ 7.09
\$7.61 - \$10.13.	21	1.4	\$ 9.17	21	\$ 9.17
\$10.14 - \$12.67	13	2.4	\$12.67	13	\$12.67

On January 2, 2002, the Company granted 262,335 stock options to employees at an exercise price equal to the market price on the date of the grant. These stock option grants vest over a five-year period beginning January 2, 2003.

Restricted Stock: The Company has awarded shares of restricted stock to certain employees. Such shares are held by the Company and released to each grantee at the rate of 20% per year provided that the grantee is still employed by the Company or its affiliates. The Company charged \$115,000 in 2001 and \$120,000 in 2000 and 1999 to compensation expense relating to these awards. During 2001, 2000 and 1999, 15,750, 9,750 and 9,750 shares, respectively, of the restricted stock were released to the applicable employees as allowed by the provisions of the grant.

Agents' Contingent Commission Plan: The Company's Agents' Contingent Commission Plan allows its agents to receive up to 100% of their contingent profit commission awards in PAGI common stock. Agents' common stock awards for the 2000, 1999 and 1998 years, which were issued in May of 2001, 2000 and 1999, amounted to 35,189, 89,384, and 63,053 shares, respectively.

Note 12--Commitments and Contingencies

The Company's insurance subsidiaries are subject to routine legal proceedings in connection with their property and casualty business. Penn-America has been named as a defendant in litigation commenced in the Superior Court of California, County of Los Angeles, on November 6, 2000 and in an identical suit on December 18, 2000 in the County of Orange relating to the Company's exited non-standard personal automobile business. It is not possible at this time to evaluate the probability of a favorable or unfavorable outcome, nor is it possible to estimate the amount of loss, if any. Management believes that its position is defensible as to such litigation and is of the opinion that the amount of loss, if any, will not have a material affect on the Company's financial statements. The Company is involved in no other pending or threatened legal or administrative proceedings which management believes might have a material adverse effect on the Company's financial condition or results of operations.

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PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

The Company leases various computer equipment for use by its insurance subsidiaries. These leases have terms primarily expiring in less than a three-year period. Rental expenses for these operating leases were \$391,000 \$349,000 and \$392,000 for the years ended December 31, 2001, 2000 and 1999, respectively.

At December 31, 2001, the future minimum rental payments required under operating leases that have initial or remaining non-cancellable lease terms in excess of one year were \$341,000, \$150,000 and \$11,000 for 2002, 2003 and 2004, respectively.

Note 13--Other Comprehensive Income

Accumulated other comprehensive income (loss) of the Company consists solely of net unrealized gains and losses. The following table illustrates the components of accumulated other comprehensive income:

	Year end	led December	31, 2001
	Amount	Tax Expense	Net of T Amount
	(Restated)	(Restated) In thousand	(Restate
Unrealized gains on investments:  Unrealized holding gains arising during period  Reclassification adjustments for losses realized in net income.	\$2,328 1,178	\$ (792) (400)	\$1 <b>,</b> 536 778
Other comprehensive income	\$3,506 =====	\$(1,192) ======	\$2,314 =====
		led December	
	Pre-tax Amount	Tax Expense	Net of T Amount
	(Restated)	(Restated) In thousand	(Restate
Unrealized gains on investments:  Unrealized holding gains arising during period  Reclassification adjustments for losses realized in net income.	\$3,992 2,808		\$2,635 1,853
Other comprehensive income	\$6,800 =====	\$ (2,312) ======	\$4,488 =====
	Year end	led December	c 31, 1999
	Pre-tax Amount		Net of T Amount
	(Restated)	(Restated) In thousand	(Restate
Unrealized losses on investments:  Unrealized holding losses arising during period  Reclassification adjustments for losses realized in net income.	\$(9,822) 110	\$3,340 (38)	\$(6 <b>,</b> 482 72
Other comprehensive loss	\$ (9,712)	\$3,302	\$ (6,410

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#### PENN-AMERICA GROUP, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS--(Continued)

Note 14--Unaudited Quarterly Financial Information

	2001				
	First	Second	Third	Fourth	Total
	(In t	thousands	s except	(Restated per share	•
Revenues	•	•	•	•	•
Net income per share:	967	994	1,551	1,428	4,940
Basic	0.09	0.09	0.14	0.12	0.43
Diluted	0.08	0.09	0.13	0.12	0.43

	2000				
	First	Second	Third	Fourth	Total
	(In	thousands	s except	(Restated per share	,
Revenues  Net income (loss)  Net income per share:		•			\$99,095 (4,831)
Basic Diluted	0.13 0.13	(0.06) (0.06)	(0.45) (0.45)	( /	, ,

Note 15--Subsequent Event

On April 11, 2002, the Company announced a three-for-two stock split to be effected in the form of a 50% Stock dividend payable to shareholders of record as of April 25, 2002. The distribution date was May 9, 2002. The number of shares of common stock issued and outstanding and shares of treasury stock in the stockholders' equity section of the consolidated balance sheet have been adjusted to reflect the effect of the stock split. The balances for common stock and additional paid-in capital have been adjusted to reflect the effect of the stock split. The basic and diluted weighted average shares outstanding on the consolidated statement of operations have been adjusted to reflect the effect of the stock split. The cash dividend paid per share and the balances of common stock and additional paid-in capital on the consolidated statement of stockholders' equity have been adjusted to reflect the effect of the stock split. The per share information in notes 2, 11 and 14 have been adjusted to reflect the effect of the stock split.

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You should rely only on the information contained in this document or that which we have referred you to. We have not authorized anyone to provide you with any additional information. You should not assume that the information included in or incorporated by reference into this prospectus or any prospectus supplement is accurate as of any date later than the date on the front of the prospectus or prospectus supplement.

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[LOGO] Group (R)
Penn-America
Group, Inc.
2 (00 000 Chamas
2,600,000 Shares
Common Stock
PROSPECTUS
Bear, Stearns & Co. Inc.
Ferris, Baker Watts
Incorporated
•
Keefe, Bruyette & Woods, Inc.
, 2002
, ====
PART II
INFORMATION NOT DECLITED IN DECEMENTS
INFORMATION NOT REQUIRED IN PROSPECTUS
Item 14. Other Expenses of Issuance and Distribution
The estimated fees of the distribution, all of which are to be borne by us, are as follows:

SEC Registration Fee.....\$ 4,370.00

Accounting Fees and Expenses	80,000.00*
Transfer Agent Fees; Taxes; Printing	100,000.00*
NASD Fee	5,250.00
Legal Fees and Expenses	100,000.00*
Miscellaneous	140,380.00*
Total	\$430,000.00*
	========

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Item 15. Indemnification of Directors and Officers

Pursuant to the provisions of the Pennsylvania Business Corporation Law, the bylaws of Penn-America Group, Inc. provide that a director shall not be personally liable, as such, for monetary damages for any action taken, unless the director breaches or fails to perform a duty of his office and such breach or failure to perform constitutes self-dealing, willful misconduct or recklessness. This limitation does not apply to criminal liability or liability for the payment of taxes. Penn-America Group, Inc.'s bylaws also provide for indemnification of its directors and officers to the fullest extent permitted by Pennsylvania law.

Item 16. Exhibits

- 1.1 Form of Underwriting Agreement.++
- 5.1 Opinion of Reed Smith LLP.\*
- 10.1 1993 Casualty Excess of Loss Reinsurance Agreement with National Reinsurance Corporation, fi Exhibit 10.3 to the Registrant's Registration Statement on Form S-1 (No. 33-66892), which was with the Commission on August 2, 1993.+
- 10.2 Endorsements Nos. 4 through 6 (Termination Endorsement) to 1993 Casualty Excess of Loss Reinsurance Agreement with National Reinsurance Corporation.\*
- 10.3 Agreement dated August 20, 1993, between Penn Independent Corporation ("Penn Independent") a the Registrant regarding the reimbursement of certain employment costs, filed as Exhibit 10. Amendment No. 1 to the Registrant's Registration Statement on Form S-1 (No. 33-66892), which filed with the Commission on August 26, 1993.+
- 10.4 Amendment dated January 1, 2002, to August 20, 1993 Agreement between Penn Independent and Registrant regarding the sharing of certain operating costs.\*
- 10.5 Agreement dated April 15, 1997, among General Re-New England Asset Management, Inc., Penn-America Insurance Company, and its subsidiary, Penn-Star Insurance Company, filed as Exhibit to the Registrant's Annual Report on Form 10-K for the period ended December 31, 1997, which filed with the Commission on March 27, 1998.+
- 10.6 Amendment dated November 7, 2000, to Agreement dated April 15, 1997, among General Re-New England Asset Management, Inc., Penn-America Insurance Company, and its subsidiary, Penn-Sta Insurance Company, filed as Exhibit 10.9(v) to the Registrant's Annual Report on Form 10-K f period ended December 31, 2000, which was filed with the Commission on March 30, 2001.+

Estimated

- 10.7 1993 Stock Incentive Plan, filed as Exhibit 10.10 to Amendment No. 4 to the Registrant's Re Statement on Form S-1 (No. 33-66892), which was filed with the Commission on September 29,
- 10.8 Penn-America Group, Inc. 1993 Stock Incentive Plan, as amended and restated April 4, 1994, Exhibit 4.1 to the Registrant's Registration Statement on Form S-8 (No. 33-82728), which was with the Commission on August 11, 1994.+
- 10.9 Amendment dated April 1, 2000, to Penn-America Group, Inc. 1993 Stock Incentive Plan, as an and restated April 4, 1994, filed as Exhibit 10.10(iii) to the Registrant's Annual Report of for the period ended December 31, 2000, which was filed with the Commission on March 30, 20
- 10.10 Amended and Restated 2002 Stock Incentive Plan (f/k/a 1993 Stock Incentive Plan), filed as to the Registrant's Registration Statement on Form S-8 (No. 333-89846), which was filed wit Commission on June 5, 2002.+
- 10.11 Employee Bonus Plan dated January 1, 2000, filed as Exhibit 10.10(ii) to the Registrant's A Report on Form 10-K for the period ended December 31, 1999, which was filed with the Commiss on March 27, 2000.+
- 10.12 Lease effective July 1, 2000, between Penn-America Insurance Company and Irvin Saltzman, fi Exhibit 10.11 to the Registrant's Annual Report on Form 10-K for the period ended December 2000, which was filed with the Commission on March 30, 2001.+

10.13 1995 Multiple Line Excess of Loss (Casualty and Property) Reinsurance Agreement with Nation

- Reinsurance Corporation, effective as of January 1, 1995.\*
- 10.14 Endorsement No. 1 to Multiple Line Excess of Loss Reinsurance Agreement with National Reinsurance Corporation, effective as of January 1, 1995.\*
- 10.15 Endorsement No. 2 to Multiple Line Excess of Loss Reinsurance Agreement with National Reinsurance Corporation, effective as of January 1, 1995.\*
- 10.16 1996 Property & Liability Reinsurance Agreement with General Re Corporation effective May 1
- 10.17 Property Catastrophe Excess of Loss Reinsurance Program between subscribing reinsurers and America and Penn-Star Insurance Companies, effective January 1, 2000 to January 1, 2002, fi Exhibit 10.14(iv) to the Registrant's Annual Report on Form 10-K for the period ended Decem 2000, which was filed with the Commission on March 30, 2001.+
- 10.18 Penn-America Group, Inc. 1995 Key Employee Incentive Compensation Plan, filed as Exhibit 4 Registrant's Registration Statement on Form S-8 (No. 333-00050), which was filed with the Commission on January 4, 1996.+
- 10.19 Penn-America Insurance Company 2001 Key Employee Incentive Compensation Plan, effective January 1, 2001, filed as Exhibit 10.16(i) to the Registrant's Annual Report on Form 10-K f period ended December 31, 2000, which was filed with the Commission on March 30, 2001.+
- 10.20 Penn-America Insurance Company's Agency Award and Profit Sharing Plan, filed as Exhibit 4 t Registrant's Registration Statement on Form S-3 (No. 333-00046), which was filed with the Commission on January 4, 1996.+
- 10.21 Penn-America Insurance Company's Agency Award and Profit Sharing Plan, filed as Exhibit 4 t Registrant's Registration Statement on Form S-3 (No. 333-49055), which was filed with the Commission on March 31, 1998.+
- 10.22 Form of Amended General Agency Profit Sharing Addendum to Agency Award & Profit Sharing Pla

filed as Exhibit 10.17(ii) to the Registrant's Annual Report on Form 10-K for the period en December 31, 1999, which was filed with the Commission on March 27, 2000.+

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- 10.23 Form of General Agent Contingent Profit Commission Addendum between agents and Penn-America and Penn-Star Insurance Companies, effective January 1, 2001, filed as Exhibit 10.17(iii) to Registrant's Annual Report on Form 10-K for the period ended December 31, 2001, which was fixed with the Commission on March 28, 2002.+
- 10.24 Agency Performance Award and Profit Sharing Plan, filed as Exhibit 4.1 to the Registrant's Statement on Form S-2 (No. 333-87698), which was filed with the Commission on May 7, 2002.+
- 10.25 Stipulation of Termination of Property and Liability Reinsurance Agreement with National Reinsurance Corporation, effective May 1, 1996.\*
- 10.26 Multiple Line Excess of Loss Agreement of Reinsurance including Endorsement No. 1 between General Reinsurance Corporation and Penn-America and Penn-Star Insurance Companies, effecti January 1, 2000, filed as Exhibit 10.19 to the Registrant's Annual Report on Form 10-K for ended December 31, 2001, which was filed with the Commission on March 28, 2002.+
- 10.27 Endorsement No. 2 to the Multiple Line Excess of Loss Agreement of Reinsurance including En No. 1 between General Reinsurance Corporation and Penn-America and Penn-Star Insurance Compefective September 1, 2001, filed as Exhibit 10.19(i) to the Registrant's Annual Report on the period ended December 31, 2001, which was filed with the Commission on March 28, 2002.
- 10.28 Property and Casualty Excess of Loss Reinsurance Agreement between American Re-Insurance Company and Penn-America and Penn-Star Insurance Companies, effective September 1, 2001, fi as Exhibit 10.20 to the Registrant's Annual Report on Form 10-K for the period ended December 2001, which was filed with the Commission on March 28, 2002.+
- 10.29 Reinsurance Pooling Agreement between Penn-America Insurance Company and Penn-Star Insurance Company dated July 1, 1998, filed as Exhibit 30.0 to the Registrant's Annual Report on Form the period ended December 31, 1998, which was filed with the Commission on March 26, 1999.+
- 10.30 Amended and Restated Promissory Note and Security Agreement effective January 2, 2001, betw Jon S. Saltzman and Penn-America Insurance Company (amending and restating in its entirety, including any amendments thereto, the Promissory Note and Security Agreement dated January 2000), filed as Exhibit 31.0 to the Registrant's Annual Report on Form 10-K for the period December 31, 2001, which was filed with the Commission on March 28, 2002.+
- 10.31 Amended and Restated Promissory Note and Security Agreement effective January 2, 2001, betw Jon S. Saltzman and Penn-America Insurance Company (amending and restating in its entirety, including any amendments thereto, the Promissory Note and Security Agreement dated March 10 2000), filed as Exhibit 31.0(i) to the Registrant's Annual Report on Form 10-K for the peri December 31, 2001, which was filed with the Commission on March 28, 2002.+
- 10.32 Amended and Restated Promissory Note and Security Agreement effective January 2, 2001, betw Jon S. Saltzman and Penn-America Insurance Company (amending and restating in its entirety, including any amendments thereto, the Promissory Note and Security Agreement dated September 2001), filed as Exhibit 31.0(ii) to the Registrant's Annual Report on Form 10-K for the per December 31, 2001, was filed with the Commission on March 28, 2002.+
- 10.33 Amended and Restated Promissory Note and Security Agreement effective January 2, 2001, betw J. Ransley Lennon and Penn-America Insurance Company (amending and restating in its entiret including any amendments thereto, the Promissory Note and Security Agreement dated February

- 2000), filed as Exhibit 31.0(iii) to the Registrant's Annual Report on Form 10-K for the performance of December 31, 2001, which was filed with the Commission on March 28, 2002.+
- 10.34 Amended and Restated Promissory Note and Security Agreement effective January 2, 2001, betw Garland P. Pezzuolo and Penn-America Insurance Company (amending and restating in its entire including any amendments thereto, the Promissory Note and Security Agreement dated February 2000), filed as Exhibit 31.0(iv) to the Registrant's Annual Report on Form 10-K for the per December 31, 2001, which was filed with the Commission on March 28, 2002.+

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- 10.35 Promissory Note and Security Agreement effective March 9, 2001, between Joseph F. Morris and Penn-America Insurance Company, filed as Exhibit 31.0(v) to the Registrant's Annual Report 10-K for the period ended December 31, 2001, which was filed with the Commission on March 2002.+
- 10.36 Promissory Note and Security Agreement effective March 28, 2001, between Joseph F. Morris a Penn-America Insurance Company, filed as Exhibit 31.0(vi) to the Registrant's Annual Report Form 10-K for the period ended December 31, 2001, which was filed with the Commission on Ma 28, 2002.+
- 10.37 Promissory Note and Security Agreement effective March 9, 2001, between Garland P. Pezzuolo Penn-America Insurance Company, filed as Exhibit 31.0(vii) to the Registrant's Annual Report Form 10-K for the period ended December 31, 2001, which was filed with the Commission on Ma 28, 2002.+
- 10.38 Promissory Note and Security Agreement effective February 16, 2001, between Thomas P. Bowie Penn-America Insurance Company, filed as Exhibit 31.0(viii) to the Registrant's Annual Report Form 10-K for the period ended December 31, 2001, which was filed with the Commission on Ma 28, 2002.+
- 10.39 Promissory Note and Security Agreement effective February 23, 2001, between Thomas P. Bowie Penn-America Insurance Company, filed as Exhibit 31.0(ix) to the Registrant's Annual Report Form 10-K for the period ended December 31, 2001, which was filed with the Commission on Ma 28, 2002.+
- 10.40 Promissory Note and Security Agreement effective February 27, 2001, between Thomas P. Bowie Penn-America Insurance Company, filed as Exhibit 31.0(x) to the Registrant's Annual Report 10-K for the period ended December 31, 2001, which was filed with the Commission on March 2002.+
- 10.41 Promissory Note and Security Agreement effective March 21, 2001, between Thomas P. Bowie and Penn-America Insurance Company, filed as Exhibit 31.0(xi) to the Registrant's Annual Report Form 10-K for the period ended December 31, 2001, which was filed with the Commission on Ma 28, 2002.+
- 11.1 Statement re: computation of per share earnings, incorporated by reference from Note 2 to t Consolidated Financial Statements filed with Registrant's Annual Report on Form 10-K for the ended December 31, 2001, which was filed with the Commission on March 28, 2002.+
- 13.1 2001 Annual Report to Stockholders, filed as Exhibit 13 to the Registrant's Annual Report of 10-K for the period ended December 31, 2001, which was filed with the Commission on March 2 2002.+
- 13.2 Annual Report on Form 10-K of the Registrant for the year ended December 31, 2001, filed wi

Commission on March 28, 2002.+

- 13.3 Quarterly Report on Form 10-Q of the Registrant for the quarter ended March 31, 2002, filed Commission on May 14, 2002.+
- 13.4 Quarterly Report on Form 10-Q of the Registrant for the quarterly period ended June 30, 200 with the Commission on August 8, 2002.+
- 13.5 Annual Report on Form 10-K/A of the Registrant for the year ended December 31, 2001, filed Commission on November 12, 2002.+
- 13.6 Quarterly Report on Form 10-Q of the Registrant for the quarterly period ended September 30 filed with the Commission on November 13, 2002.+
- 23.1 Consent of Reed Smith LLP (included in Exhibit 5.1).\*
- 23.2 Consent of Ernst & Young LLP.
- 24.1 Power of Attorney.\*
- -----
- \* Previously filed.
- + Incorporated by reference to the specified filing.
- ++ To be filed by amendment.

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#### Item 17. Undertakings

Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers, and controlling persons of the registrant pursuant to the foregoing provisions, or otherwise, the registrant has been advised that in the opinion of the Commission such indemnification is against public policy as expressed in the Securities Act and is, therefore, unenforceable. In the event a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Securities Act and will be governed by the final adjudication of such issue.

The undersigned registrant hereby undertakes that, for purposes of determining any liability under the Securities Act of 1933, each filing of the registrant's annual report pursuant to Section 13(a) or Section 15(d) of the Exchange Act of 1934 (and where applicable, each filing of an employee benefit plan's annual report pursuant to Section 15(d) of the Securities Exchange Act of 1934) that is incorporated by reference in the registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.

The undersigned registrant hereby undertakes to deliver or cause to be delivered with the prospectus, to each person whom the prospectus is sent or given, the latest annual report to security holders that is incorporated by reference in the prospectus and furnished pursuant to and meeting the

requirements of Rule 14a-3 or Rule 14c-3 under the Securities Exchange Act of 1934; and where interim financial information required to be presented by Article 3 of Regulation S-X is not set forth in the prospectus, to deliver, or cause to be delivered to each person to whom the prospectus is sent or given, the latest quarterly report that is specifically incorporated by reference in the prospectus to provide such interim financial information.

The undersigned registrant hereby undertakes that:

- (1) For purposes of determining any liability under the Securities Act of 1933, the information omitted from the form of prospectus filed as part of this registration statement in reliance upon Rule 430A and contained in a form of prospectus filed by the Registrant pursuant to Rule 424(b)(1) or (4) or 497(h) under the Securities Act of 1933 shall be deemed to be part of this registration statement as of the time it was declared effective.
- (2) For the purpose of determining any liability under the Securities Act of 1933, each post-effective amendment that contains a form of prospectus shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.

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#### SIGNATURES AND POWERS OF ATTORNEY

Pursuant to the requirements of the Securities Act of 1933, as amended, the registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-2 and has duly caused this Amendment No. 3 to Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in Hatboro, Pennsylvania, on November 21, 2002.

PENN-AMERICA GROUP, INC.

By:

\*

Jon S. Saltzman,

President and Chief Executive

Officer

Pursuant to the requirements of the Securities Act of 1933, as amended, this registration statement has been signed below by the following persons in the capacities and on the dates indicated.

Signatures	Title	Date		
* Jon S. Saltzman	Chief Executive Officer, President and Director (Principal Executive Officer)	November 21,	2002	
*	Director	November 21,	2002	
Robert A. Lear				
*	Chairman and Director	November 21,	2002	

Irvin Saltzman				
* D	irector	November	21, 2	002
E. Anthony Saltzman				
* D	irector	November	21, 2	002
Charles Ellman				
* D	irector	November	21, 2	002
M. Moshe Porat				
* D	irector	November	21, 2	002
Paul Simon				
* D	irector	November	21, 2	002
Martin Sheffield				
	II-6			
Signatures	Title		Date	
*	Director	Noven	mber 2	1, 2002
Jami Saltzman-Levy				,
*	Chief Financial Officer and Treasu	ırer Novem	nber 2	1. 2002
Joseph F. Morris	(Principal Financial and Accounting Officer)			,
*	Vice President, Secretary and	Noven	mber 2	1, 2002
Garland P. Pezzuolo	General Counsel	10000	.ace 2	1, 2002
/S/ GARLAND P. PEZZU	01.0	Noven	mber 2	1, 2002
By Garland P. Pezzuolo		140 4 611		_,
Attorney-in-fact	,			

Description of Exhibit

1993 Casualty Excess of Loss Reinsurance Agreement with National Reinsurance Corporat

#### EXHIBIT INDEX

Form of Underwriting Agreement.++

Opinion of Reed Smith LLP.\*

Exhibit No.

1.1

5.1

10.1

10.12

as Exhibit 10.3 to the Registrant's Registration Statement on Form S-1 (No. 33-66892) filed with the Commission on August 2, 1993.+ Endorsements Nos. 4 through 6 (Termination Endorsement) to 1993 Casualty Excess of Lo 10.2 Reinsurance Agreement with National Reinsurance Corporation.\* 10.3 Agreement dated August 20, 1993, between Penn Independent Corporation ("Penn Independent and the Registrant regarding the reimbursement of certain employment costs, filed as Amendment No. 1 to the Registrant's Registration Statement on Form S-1 (No. 33-66892) was filed with the Commission on August 26, 1993.+ 10.4 Amendment dated January 1, 2002, to August 20, 1993 Agreement between Penn Independen Registrant regarding the sharing of certain operating costs.\* 10.5 Agreement dated April 15, 1997, among General Re-New England Asset Management, Inc., America Insurance Company, and its subsidiary, Penn-Star Insurance Company, filed as 10.9(ii) to the Registrant's Annual Report on Form 10-K for the period ended December which was filed with the Commission on March 27, 1998.+ Amendment dated November 7, 2000, to Agreement dated April 15, 1997, among General Re 10.6 England Asset Management, Inc., Penn-America Insurance Company, and its subsidiary, F Insurance Company, filed as Exhibit 10.9(v) to the Registrant's Annual Report on Form period ended December 31, 2000, which was filed with the Commission on March 30, 2001 1993 Stock Incentive Plan, filed as Exhibit 10.10 to Amendment No. 4 to the Registran 10.7 Registration Statement on Form S-1 (No. 33-66892), which was filed with the Commission September 29, 1993.+ Penn-America Group, Inc. 1993 Stock Incentive Plan, as amended and restated April 4, 10.8 as Exhibit 4.1 to the Registrant's Registration Statement on Form S-8 (No. 33-82728), filed with the Commission on August 11, 1994.+ 10.9 Amendment dated April 1, 2000, to Penn-America Group, Inc. 1993 Stock Incentive Plan, amended and restated April 4, 1994, filed as Exhibit 10.10(iii) to the Registrant's A Form 10-K for the period ended December 31, 2000, which was filed with the Commission March 30, 2001.+ Amended and Restated 2002 Stock Incentive Plan (f/k/a 1993 Stock Incentive Plan), fil 4 to the Registrant's Registration Statement on Form S-8 (No. 333-89846), which was f Commission on June 5, 2002.+ 10.11 Employee Bonus Plan dated January 1, 2000, filed as Exhibit 10.10(ii) to the Registra Report on Form 10-K for the period ended December 31, 1999, which was filed with the Commission on March 27, 2000.+

Lease effective July 1, 2000, between Penn-America Insurance Company and Irvin Saltzm

as Exhibit 10.11 to the Registrant's Annual Report on Form 10-K for the period ended

2000, which was filed with the Commission on March 30, 2001.+

- 10.13 1995 Multiple Line Excess of Loss (Casualty and Property) Reinsurance Agreement with Reinsurance Corporation, effective as of January 1, 1995.\*
- 10.14 Endorsement No. 1 to Multiple Line Excess of Loss Reinsurance Agreement with National Reinsurance Corporation, effective as of January 1, 1995.\*

Description of Exhibit

Endorsement No. 2 to Multiple Line Excess of Loss Reinsurance Agreement with National

1996 Property & Liability Reinsurance Agreement with General Re Corporation effective

Property Catastrophe Excess of Loss Reinsurance Program between subscribing reinsurer

II-8

Reinsurance Corporation, effective as of January 1, 1995.\*

Exhibit No.

10.15

10.16

10.17

10.25

1996.\*

10.17	America and Penn-Star Insurance Companies, effective January 1, 2000 to January 1, 20 Exhibit 10.14(iv) to the Registrant's Annual Report on Form 10-K for the period ended 31, 2000, which was filed with the Commission on March 30, 2001.+
10.18	Penn-America Group, Inc. 1995 Key Employee Incentive Compensation Plan, filed as Exhithe Registrant's Registration Statement on Form S-8 (No. 333-00050), which was filed Commission on January 4, 1996.+
10.19	Penn-America Insurance Company 2001 Key Employee Incentive Compensation Plan, effecti January 1, 2001, filed as Exhibit 10.16(i) to the Registrant's Annual Report on Form period ended December 31, 2000, which was filed with the Commission on March 30, 2001
10.20	Penn-America Insurance Company's Agency Award and Profit Sharing Plan, filed as Exhib Registrant's Registration Statement on Form S-3 (No. 333-00046), which was filed with Commission on January 4, 1996.+
10.21	Penn-America Insurance Company's Agency Award and Profit Sharing Plan, filed as Exhib Registrant's Registration Statement on Form S-3 (No. 333-49055), which was filed with Commission on March 31, 1998.+
10.22	Form of Amended General Agency Profit Sharing Addendum to Agency Award & Profit Shari Plan, filed as Exhibit 10.17(ii) to the Registrant's Annual Report on Form 10-K for t December 31, 1999, which was filed with the Commission on March 27, 2000.+
10.23	Form of General Agent Contingent Profit Commission Addendum between agents and Penn-America and Penn-Star Insurance Companies, effective January 1, 2001, filed as Exhibit the Registrant's Annual Report on Form 10-K for the period ended December 31, 2001, we filed with the Commission on March 28, 2002.+
10.24	Agency Performance Award and Profit Sharing Plan, filed as Exhibit 4.1 to the Registr Registration Statement on Form S-2 (No. $333-87698$ ), which was filed with the Commissi May 7, 2002.+

Stipulation of Termination of Property and Liability Reinsurance Agreement with Natio

Multiple Line Excess of Loss Agreement of Reinsurance including Endorsement No. 1 bet General Reinsurance Corporation and Penn-America and Penn-Star Insurance Companies,

Reinsurance Corporation, effective May 1, 1996.\*

January 1, 2000, filed as Exhibit 10.19 to the Registrant's Annual Report on Form 10-period ended December 31, 2001, which was filed with the Commission on March 28, 2002

- Endorsement No. 2 to the Multiple Line Excess of Loss Agreement of Reinsurance include Endorsement No. 1 between General Reinsurance Corporation and Penn-America and Penn-S Insurance Companies, effective September 1, 2001, filed as Exhibit 10.19(i) to the Re Annual Report on Form 10-K for the period ended December 31, 2001, which was filed with Commission on March 28, 2002.+
- Property and Casualty Excess of Loss Reinsurance Agreement between American Re-Insurance Company and Penn-America and Penn-Star Insurance Companies, effective September 1, 20 as Exhibit 10.20 to the Registrant's Annual Report on Form 10-K for the period ended 2001, which was filed with the Commission on March 28, 2002.+

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Exhibit No.

Description of Exhibit

- 10.29 Reinsurance Pooling Agreement between Penn-America Insurance Company and Penn-Star Insurance Company dated July 1, 1998, filed as Exhibit 30.0 to the Registrant's Annua Form 10-K for the period ended December 31, 1998, which was filed with the Commission March 26, 1999.+
- 10.30 Amended and Restated Promissory Note and Security Agreement effective January 2, 2001 Jon S. Saltzman and Penn-America Insurance Company (amending and restating in its entincluding any amendments thereto, the Promissory Note and Security Agreement dated Ja 2000), filed as Exhibit 31.0 to the Registrant's Annual Report on Form 10-K for the page December 31, 2001, which was filed with the Commission on March 28, 2002.+
- 10.31 Amended and Restated Promissory Note and Security Agreement effective January 2, 2001 Jon S. Saltzman and Penn-America Insurance Company (amending and restating in its entincluding any amendments thereto, the Promissory Note and Security Agreement dated Ma 2000), filed as Exhibit 31.0(i) to the Registrant's Annual Report on Form 10-K for the December 31, 2001, which was filed with the Commission on March 28, 2002.+
- Amended and Restated Promissory Note and Security Agreement effective January 2, 2001 Jon S. Saltzman and Penn-America Insurance Company (amending and restating in its entincluding any amendments thereto, the Promissory Note and Security Agreement dated September 19, 2001), filed as Exhibit 31.0(ii) to the Registrant's Annual Report on F the period ended December 31, 2001, was filed with the Commission on March 28, 2002.+
- 10.33 Amended and Restated Promissory Note and Security Agreement effective January 2, 2001 J. Ransley Lennon and Penn-America Insurance Company (amending and restating in its eincluding any amendments thereto, the Promissory Note and Security Agreement dated Fe 2000), filed as Exhibit 31.0(iii) to the Registrant's Annual Report on Form 10-K for December 31, 2001, which was filed with the Commission on March 28, 2002.+
- Amended and Restated Promissory Note and Security Agreement effective January 2, 2001 Garland P. Pezzuolo and Penn-America Insurance Company (amending and restating in its including any amendments thereto, the Promissory Note and Security Agreement dated Fe 2000), filed as Exhibit 31.0(iv) to the Registrant's Annual Report on Form 10-K for t December 31, 2001, which was filed with the Commission on March 28, 2002.+
- 10.35 Promissory Note and Security Agreement effective March 9, 2001, between Joseph F. Mor Penn-America Insurance Company, filed as Exhibit 31.0(v) to the Registrant's Annual F

Form 10-K for the period ended December 31, 2001, which was filed with the Commission March 28, 2002.+

- 10.36 Promissory Note and Security Agreement effective March 28, 2001, between Joseph F. Mo Penn-America Insurance Company, filed as Exhibit 31.0(vi) to the Registrant's Annual Form 10-K for the period ended December 31, 2001, which was filed with the Commission March 28, 2002.+
- 10.37 Promissory Note and Security Agreement effective March 9, 2001, between Garland P. Pe Penn-America Insurance Company, filed as Exhibit 31.0(vii) to the Registrant's Annual Form 10-K for the period ended December 31, 2001, which was filed with the Commission March 28, 2002.+
- Promissory Note and Security Agreement effective February 16, 2001, between Thomas P. and Penn-America Insurance Company, filed as Exhibit 31.0(viii) to the Registrant's A on Form 10-K for the period ended December 31, 2001, which was filed with the Commiss March 28, 2002.+

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## Exhibit No.

# Description of Exhibit

- Promissory Note and Security Agreement effective February 23, 2001, between Thomas P. and Penn-America Insurance Company, filed as Exhibit 31.0(ix) to the Registrant's Ann on Form 10-K for the period ended December 31, 2001, which was filed with the Commiss March 28, 2002.+
- Promissory Note and Security Agreement effective February 27, 2001, between Thomas P. and Penn-America Insurance Company, filed as Exhibit 31.0(x) to the Registrant's Annu Form 10-K for the period ended December 31, 2001, which was filed with the Commission March 28, 2002.+
- 10.41 Promissory Note and Security Agreement effective March 21, 2001, between Thomas P. Bo Penn-America Insurance Company, filed as Exhibit 31.0(xi) to the Registrant's Annual Form 10-K for the period ended December 31, 2001, which was filed with the Commission March 28, 2002.+
  - 11.1 Statement re: computation of per share earnings, incorporated by reference from Note Consolidated Financial Statements filed with Registrant's Annual Report on Form 10-K period ended December 31, 2001, which was filed with the Commission on March 28, 2002
  - 13.1 2001 Annual Report to Stockholders, filed as Exhibit 13 to the Registrant's Annual Re 10-K for the period ended December 31, 2001, which was filed with the Commission on M 2002.+
  - 13.2 Annual Report on Form 10-K of the Registrant for the year ended December 31, 2001, fi Commission on March 28, 2002.+
  - 13.3 Quarterly Report on Form 10-Q of the Registrant for the quarter ended March 31, 2002, the Commission on May 14, 2002.+
  - 13.4 Quarterly Report on Form 10-Q of the Registrant for the quarterly period ended June 3 with the Commission on August 8, 2002.+

- 13.5 Annual Report on Form 10-K/A of the Registrant for the period ended December 31, 2001 the Commission on November 12, 2002.+
- 13.6 Quarterly Report on Form 10-Q of the Registrant for the quarterly period ended Septem filed with the Commission on November 13, 2002.+
- 23.1 Consent of Reed Smith LLP (included in Exhibit 5.1).\*
- 23.2 Consent of Ernst & Young LLP.
- 24.1 Power of Attorney.\*

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<sup>\*</sup> Previously filed.

<sup>+</sup> Incorporated by reference to the specified filing.

<sup>++</sup> To be filed by amendment.