UNITED STATES

SECUE	RITIES AND EXCHANGE COMMIS	SSION
	Washington, D.C. 20549	
	FORM 8-K	
	CURRENT REPORT	
Pursuant to	Section 13 or 15(d) of the Securities Exchange	Act of 1934
Date of re	port (Date of earliest event reported): March	22, 2010
	EMPLOYERS HOLDINGS, INC. (Exact Name of Registrant as Specified in its Charter)	
NEVADA (State or Other Jurisdiction of Incorporation)	001-33245 (Commission File Number)	04-3850065 (I.R.S. Employer Identification No.)
10375 Professional Circle Reno, Nevada (Address of Principal Executive Offices)		89521 (Zip Code)
_	t's telephone number including area code: (888) 6 No change since last report mer Name or Address, if Changed Since Last Repo	
Check the appropriate box below if the Form 8-K filing i provisions:	s intended to simultaneously satisfy the filing obli	gation of the registrant under any of the following
o Written communications pursuant to Rule 425 under th	e Securities Act (17 CFR 230.425)	
o Soliciting material pursuant to Rule 14a-12 under the E	Exchange Act (17 CFR 240.14a-12)	
a Dra commancement communications pursuant to Pula	14d 2(b) under the Evelance Act (17 CED 240 14	d 2(b))

- o Soliciting material pursuant to Rule 14a-12 unde
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Section 7 – Regulation FD

Item 7.01. Regulation FD Disclosure.

In connection with presentations by senior management of Employers Holdings, Inc. (the "Company") with certain analysts and investors, the Company is disclosing certain information (the "Disclosed Information").

Statements made in the Disclosed Information that are not historical are forward-looking statements that reflect management's current views with respect to future events and performance and may include statements concerning plans, objectives, goals, strategies, future events or performance, and underlying assumptions and other statements, which are other than statements of historical fact. Such statements are subject to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. See "Forward-looking Statements" in the Disclosed Information.

A copy of the Disclosed Information is furnished as Exhibit 99.1 to this Current Report on Form 8-K. The information set forth under "Item 7.01. Regulation FD Disclosure." and Exhibit 99.1 is intended to be furnished pursuant to Item 7.01. Such information, including Exhibit 99.1, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, nor shall it be deemed incorporated by reference into any filing under the Securities Act of 1933, as amended, except as shall be expressly set forth by specific reference in such filing. The furnishing of this information pursuant to Item 7.01 shall not be deemed an admission by the Company as to the materiality of such information.

Section 9 – Financial Statements and Exhibits

Item 9.01. Financial Statements and Exhibits.

99.1 Presentation Materials

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

EMPLOYERS HOLDINGS, INC.

By: /s/ Lenard T. Ormsby

Lenard T. Ormsby Name:

Executive Vice President, Chief Legal Officer and General Counsel Title:

March 22, 2010 Dated:

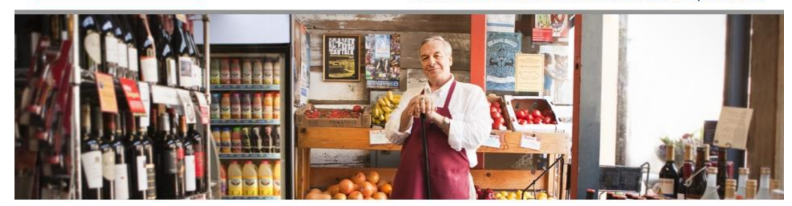
Exhibit Index

Exhibit No. 99.1 Exhibit

Presentation Materials



America's small business insurance specialist.®



March, 2010

Employers Holdings, Inc.Investor Presentation





Safe Harbor Disclosure

This slide presentation is for informational purposes only. It should be read in conjunction with our Form 10-K for the year 2009, our Form 10-Qs and our Form 8-Ks filed with the Securities and Exchange Commission (SEC), all of which are available on the "Investor Relations" section of our website at www.employers.com.

Non-GAAP Financial Measures

In presenting Employers Holdings, Inc.'s (EMPLOYERS) results, management has included and discussed certain non-GAAP financial measures, as defined in Regulation G. Management believes these non-GAAP measures better explain EMPLOYERS results allowing for a more complete understanding of underlying trends in our business. These measures should not be viewed as a substitute for those determined in accordance with GAAP. The reconciliation of these measures to their most comparable GAAP financial measures is included in this presentation or in our Form 10-K for the year 2009, our Form 10-Qs and our Form 8-Ks filed with the Securities and Exchange Commission (SEC) and available in the "Investor Relations" section of our website at www.employers.com.

Forward-looking Statements

This presentation may contain certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements include statements regarding anticipated future results and can be identified by the fact that they do not relate strictly to historical or current facts. They often include words like "believe", "expect", "anticipate", "estimate" and "intend" or future or conditional verbs such as "will", "would", "should", "could" or "may". All subsequent written and oral forward-looking statements attributable to us or individuals acting on our behalf are expressly qualified in their entirety by these cautionary statements.

Any forward-looking statements made in this presentation reflect EMPLOYERS current views with respect to future events, business transactions and business performance and are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. Such statements involve risks and uncertainties, which may cause actual results to differ materially from those set forth in these statements.

We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Copyright © 2010 EMPLOYERS. All rights reserved. EMPLOYERS® and America's small business insurance specialist.® are registered trademarks of Employers Insurance Company of Nevada. Employers Holdings, Inc. is a holding company with subsidiaries that are specialty providers of workers' compensation insurance and services focused on select, small businesses engaged in low to medium hazard industries. The company, through its subsidiaries, operates in 30 states. Insurance subsidiaries include Employers Insurance Company of Nevada, Employers Compensation Insurance Company, Employers Preferred Insurance Company, and Employers Assurance Company, all rated A- (Excellent) by A.M. Best Company. Additional information can be found at: https://www.employers.com.





Overview

Business	 Specialty provider of workers' compensation insurance Coverage required by statute Ø Medical, temporary/permanent indemnity, death 	\$45 billion per year industry (2008, A.M. Best)
Customers	 Small "main street" businesses Low-to-medium hazard exposure industries Ø Top classes include restaurants, physicians, dentists, clerical, retail stores Distribution through agents and strategic partners 	Highly focused business model
Geographic	 30 states with concentrations in CA, FL, WI, IL and NV Ø Unique markets by state and area 	Operate in 74% of total market (2008, A.M. Best)



Key Strategies

FOCUS

- Target attractive small business market
- Maintain disciplined risk selection, underwriting, pricing and claims operations
- Focus on underwriting profitability

GROWTH

- Selectively expand into additional markets
- Increase penetration in current markets
- Leverage infrastructure, technology and systems
- Develop existing and new distribution partners

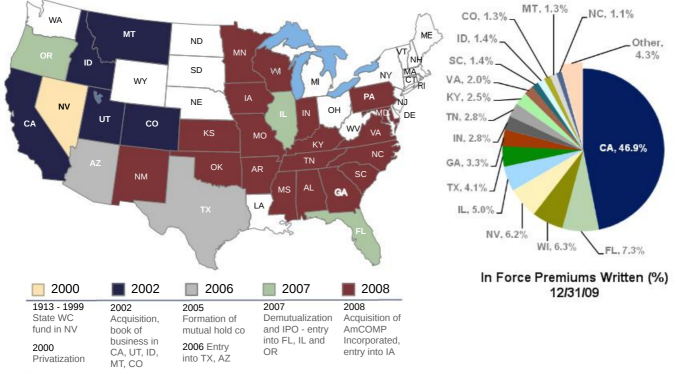
CAPITAL

- Invest in core operations
- Invest in stædegisitions
- Return capital to shareholders





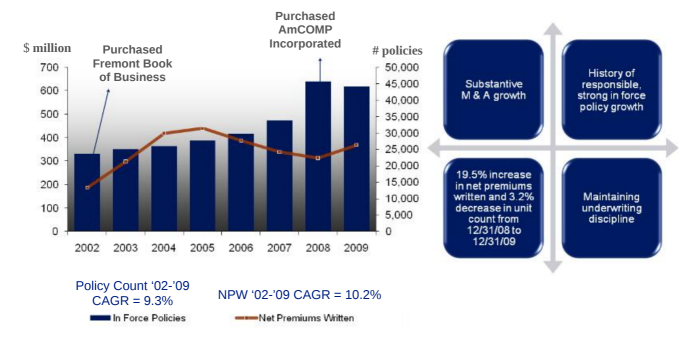
Selectively Expanding Footprint







Increasing Market Penetration

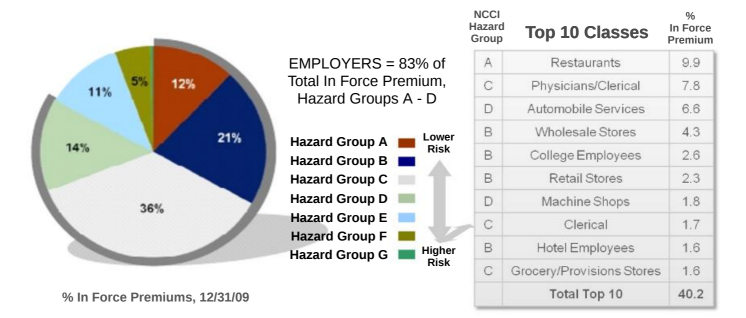






Disciplined Risk Selection

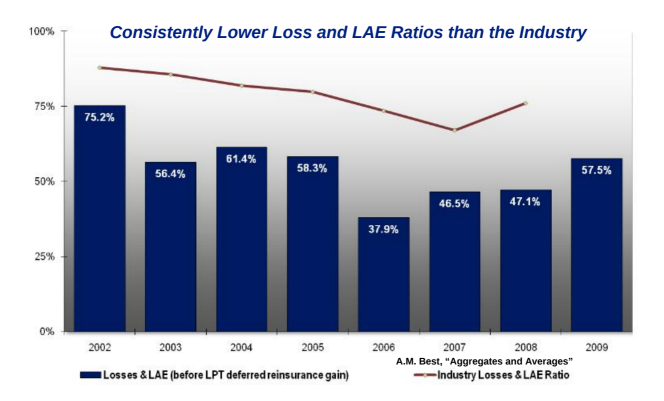
Focused Guidelines and Selection within Industry-defined Classes







Delivering Superior Loss Ratios







Unique Distribution Network

Independent Agents and Brokers

1,600 in placeStrong relationships with agents

Strategic Partnerships

- · Two key partners
 - Ø ADP
 - Ø Anthem Blue Cross

Restaurants and physicians are our top two classes of customers

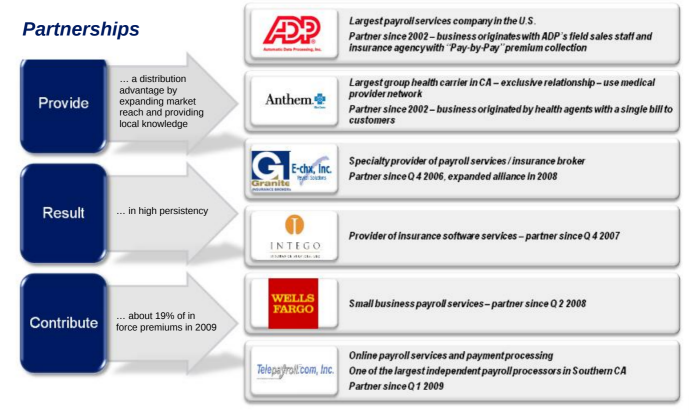
Industry Focused

- California Restaurant Association provider of choice
- California Medical Association sponsorship
- NFIB (National Federation of Independent Businesses)





Increasing Points of Access

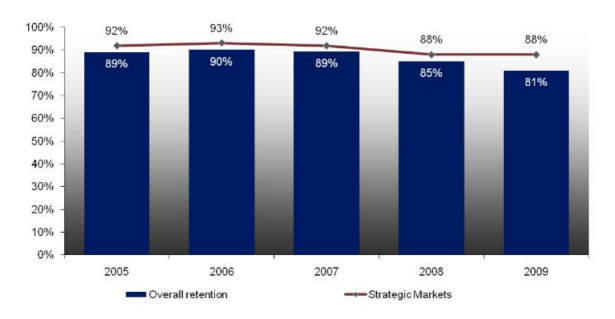






Strong Retention Rates

Strategic Partnerships Result in Consistently Higher Retention Rates







Superior Claims Management

In-house medical management staff

- Coordinate care and manage medical costs
- URAC accreditation in case management and utilization review

Comprehensive fraud program

• \$5.9 million savings in 2009

Rigorous quality assurance processes

· Ensure compliance with best practices and regulatory requirements

Dedicated subrogation unit

· Recoveries over \$4.1 million in 2009

Pharmacy benefit management program

· Savings over \$2.9 million in 2009

Claims professionals average over a decade of experience





Key Highlights

Annual 23% increase in net premiums earned due to acquisition with a Q 4 decrease of 15%

Increased Q 4 2009 pre-tax income 8% over the prior year's quarter

Favorable prior accident year development of \$11.8 million in Q 4 and \$51.4 million in 2009

Continued positive net rate trend in California (representing half of our business at year-end) with little change in policy count

Filed to increase rates 3% in California effective March 15, 2010

Book value per share growth of 18.6% since 12/31/08 while returning approximately \$85 million to shareholders through repurchases and dividends

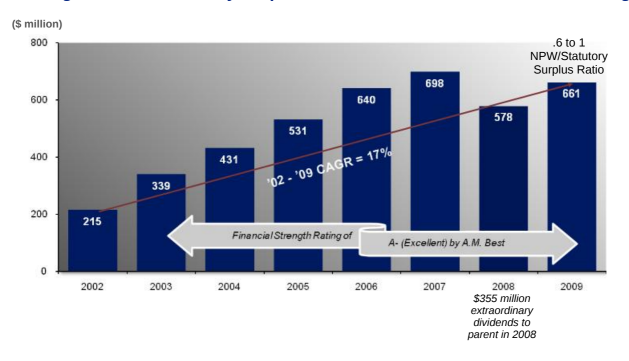
Income Statement (\$ million except \$ per share)	Q 4 2009	Q 4 2008	2009	2008
Net Written Premium	72.2	89.0	368.3	308.3
Net Earned Premium	90.0	106.1	404.2	328.9
Net Investment Income	21.8	22.1	90.5	78.1
Net Income	11.3	15.9	83.0	101.8
Net Income Before LPT	6.6	11.3	65.0	83.4
Earnings Before LPT per	.15	.23	1.41	1.69
Balance Sheet (\$ million)			12/31/2009	12/31/2008
Total Investments			2,029.6	2,042.9
Cash and Cash Equivalents			191.6	202.9
Total Assets			3,676.7	3,825.1
Reserves for Loss and LAE		2,425.7	2,506.5	
Shareholders' Equity	498.4	444.7		
Equity Including LPT Deferred	887.0	851.3		
Underwriting Ratios	Q 4 2009	Q 4 2008	2009	2008
Loss Ratio Before LPT	58.2%	57.2%	57.5%	47.1
Combined Ratio Before	111.7%	103.4%	102.5%	91.5
Financial Ratios			2009	2008
Book Value per Share	\$20.67	\$17.43		
Return on Average Adjusted E	Equity		7.5%	10.1%





Strong Capital Position

Strong Growth in Statutory Surplus Provides a Solid Basis for Underwriting







Loss Portfolio Transfer (LPT)

Retroactive 100% quota share reinsurance coverage for all losses prior to 7/1/95



Gain on transaction booked as statutory surplus; deferred and amortized under GAAP



Non-recurring transaction with no ongoing cash benefits or charges to current operations



3 Reinsurers: ACE, Berkshire (NICO), XL Fully collateralized under agreement: largely cash/short-term, U. S. treasuries; and Wells Fargo stock

Contract	
	(\$ million)
Total Coverage	\$2,000
Original Reserves (Liabilities) Transferred	\$1,525
Consideration	\$ 775
Gain at 1/1/2000	750
Subsequent Reserve Adjustments	(147.5)
Gain at 12/31/09	\$602.5

Accounting at 12/31/09	
	(\$ million)
Statutory Surplus Created	\$602.5
Cumulative Amortization To Date	(213.9)
GAAP: Deferred Reinsurance Gain – LPT Agreement	\$388.6

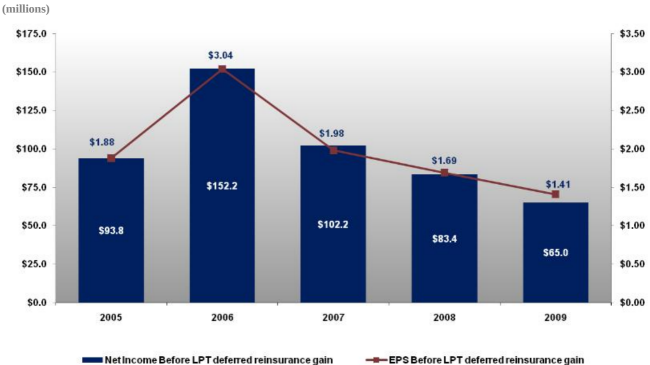
Claims 6/30/1995 and prior - Approximately 3,500 claims open as of 12/31/09 with 5% closing each year

Remaining liabilities at 12/31/09: \$888.4 million





Continuing Profits



NOTE: 50,000,002 pro forma shares prior to February 5, 2007 (IPO date)

EPS Before LPT deferred reinsurance gain





Return on Average Adjusted Equity, Increasing Book Value per Share



NOTE: 50,000,002 pro forma shares prior to February 5, 2007 (IPO date)
Return on Average Equity includes deferred gain related to the LPT - equity in the ROE calculation is averaged for the period





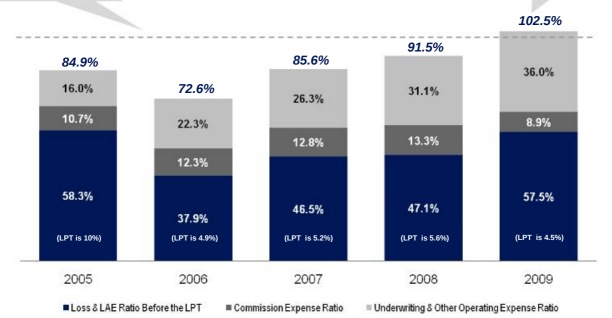
Consistently Profitable Underwriting

Underwriting model targets a 100% combined ratio and a 12-13% return on a premium dollar

Calendar Year Combined Ratio Before the LPT

Expense ratio includes 1.4 points of nonrecurring integration costs . The policyholder dividend ratio was 1.7 points versus 0.4 last

year. LPT contingent profit commission of \$15 million lowered commission expense ratio by 3.7 points.



NOTE: LPT percentages include reserve adjustments

NYSE



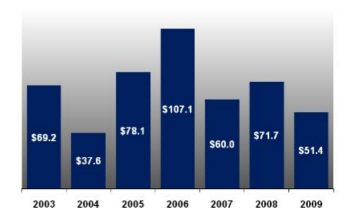
History of Reserve Strength

Net reserves for workers' comp industry estimated to be deficient by \$6 Billion at 12/31/08 (1)

Reserve Review Consider point Quarterly estimate of evaluation of independent prior year consulting reserves and actuary current year loss picks Twice annually 2009: changed Results from external senior actuary management • Current AY loss to Board Audit estimates closer to Committee consulting actuary than historically

Reserve Development

Net Calendar Year Reserve Releases for Prior Accident Years (\$ million)



(1) NCCI, "2009 State of the Line"





Prudent Capital Management

Holding Company Flexibility at 12/31/09

- Debt ratio 15%
 - Wells Fargo Secured Credit Facility \$100 million remaining
 - \$32 million of acquired surplus notes
- \$197 million in cash and securities (two thirds tied to Wells Fargo Credit Facility)
- Ordinary dividend capacity from operating companies in 2010 \$114.5 million

Investing in the Future

- · Generating capital to invest in operations/securities
- Deploying capital opportunistic acquisitions
 - Acquired AmCOMP (October, 2008) equity value \$189 million with expected savings of \$20 \$22 million in 2010
- Controlling costs
 - Generally flat Q 4 expenses excluding integration/restructuring
 - Extensive budget review with staff reductions in 2009 and 2010 (acquisition savings, consolidation and recognized efficiencies)

Returning Capital to Shareholders

Dividends

- \$0.24 per share or approximately \$11 million per year - future dividends subject to Board approval

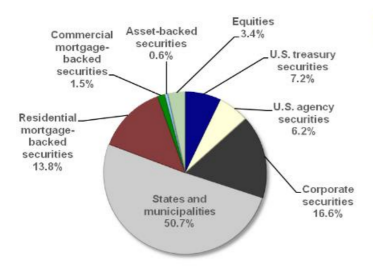
Share Repurchases

- 6 million shares repurchased in 2009, average price = \$12.52 per share
- Since the IPO (02/05/07), repurchased 10.7 million shares, average price = \$15.37 per share
- \$50 million authorized in 2010 --- program to be executed opportunistically





High Quality Investment Portfolio



Portfolio at 12/31/09

\$2.0 billion fair market value

- 97% fixed maturities with an average weighted AA+ rating
- Average book yield of 4.5%
- Tax equivalent book yield of 5.6%
- Effective duration of 5.02
- Managed by Conning Asset Management
- Minimal impacts during challenging markets
 - 2009 OTTI of \$1.9 million
 - 2008 OTTI of \$12.7 million





High Quality Reinsurance

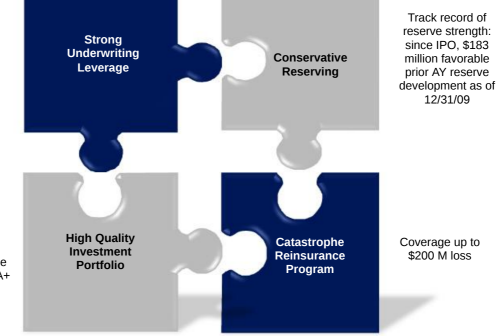
Program Structure, Effective 7/1/09 Reinsurance Management Maintain a high quality reinsurance program Limits of \$200M Retention of \$5M Long-term relationships with Reinsurers by Market Focus on lead reinsurers select small business provides a natural USA Lloyds dispersion 22% of 100% rated A or better exposure across Bermuda markets Europe 31%





Summary of Financial Strength

.6 to 1 NPW to Surplus at 12/31/09



\$2 billion - 97% invested in fixed maturity with average weighted rating of AA+





Key Strengths

- Strong underwriting franchise with established presence in attractive markets
 - 97 year operating history attractive, underserved target market segment with growth opportunities
- Unique, long-standing strategic distribution relationships
- Conservative risk profile and prudent capital management
- Strong financial position and strong balance sheet
 - rated A- by A.M. Best
- Experienced management team with deep knowledge of workers' compensation
 - average 27 years experience with the ability to manage through challenging operating conditions





Douglas D. Dirks President & Chief Executive Officer Employers Holdings, Inc.

William E. (Ric) Yocke Chief Financial Officer Employers Holdings, Inc.

Analyst Contact:

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10375 Professional Circle Reno, NV 89521 (775) 327-2700





Stock Ownership Limitations

As a reminder to investors, Employers Holdings, Inc. ("EIG") owns several insurance companies, domiciled in several different states. These wholly-owned insurers are regulated by insurance commissioners and are subject to the statutes and regulations of the various states where they are domiciled and authorized to transact insurance. As a result, EIG has the following stock ownership limitations, which must be satisfied prior to certain stock transactions.

•For a period of five years following the effective date of the Plan of Conversion of EIG, which is February 5, 2007, no person may directly or indirectly acquire or offer to acquire in any manner beneficial ownership of 5% or more of any class of EIG's voting securities without the prior approval by the Nevada Commissioner of Insurance of an application for acquisition under Section 693A.500 of the Nevada Revised Statutes.

•Under Nevada insurance law, the Nevada Commissioner of Insurance may not approve an application for such acquisition unless the Commissioner finds that (1) the acquisition will not frustrate the plan of conversion as approved by our members and the Commissioner, (2) the board of directors of Employers Insurance Company of Nevada has approved the acquisition or extraordinary circumstances not contemplated in the plan of conversion have arisen which would warrant approval of the acquisition, and (3) the acquisition is consistent with the purpose of relevant Nevada insurance statutes to permit conversions on terms and conditions that are fair and equitable to the members eligible to receive consideration.

• Furthermore, any person or entity who individually or together with an affiliate (as defined by applicable law) seeks to directly or indirectly acquire in any manner, at any time, beneficial ownership of 5% or more of any class of EIG's voting securities, will be subject to certain requirements, including the prior approval of the proposed acquisition by certain state insurance regulators, depending upon the circumstances involved. Any such acquisition without prior satisfaction of applicable regulatory requirements may be deemed void under state law.





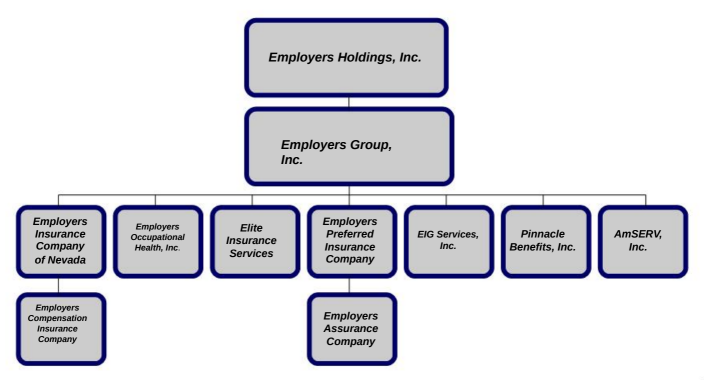


Appendix





Organization



EIG MSIED NYSE



Selected Operating Results

Income Statement (\$ million)	2005	2006	2007	2008	2009
Gross Written Premium	\$ 451.4	\$ 386.8	\$ 351.8	\$ 318.4	\$ 379.9
Net Written Premium	432.5	372.2	339.7	308.3	368.3
Net Earned Premium	438.3	393.0	346.9	328.9	404.2
Net Investment Income	54.4	68.2	78.6	78.1	90.5
Net Income	137.6	171.6	120.3	101.8	83.0
Net Income Before LPT	93.8	152.2	102.2	83.4	65.0
Balance Sheet (\$ million)	2005	2006	2007	2008	2009
Balance Sheet (\$ million) Total Investments	2005 \$ 1,595.8	2006 \$ 1,715.7	2007 \$ 1,726.3	2008 \$ 2,042.9	2009 \$ 2,029.6
Total Investments	\$ 1,595.8	\$ 1,715.7	\$ 1,726.3	\$ 2,042.9	\$ 2,029.6
Total Investments Cash and Cash Equivalents	\$ 1,595.8 61.1	\$ 1,715.7 80.0	\$ 1,726.3 149.7	\$ 2,042.9 202.9	\$ 2,029.6 191.6
Total Investments Cash and Cash Equivalents Total Assets	\$ 1,595.8 61.1 3,188.8	\$ 1,715.7 80.0 3,266.8	\$ 1,726.3 149.7 3,264.3	\$ 2,042.9 202.9 3,825.1	\$ 2,029.6 191.6 3,676.7





Regional, Pricing Trends 09/30/09 thru 04/01/10

