

ANDREW M. CUOMO Governor

KENNETH J. MUNNELLY Chair

June 30, 2016

The Honorable Andrew M. Cuomo Governor of New York State Capitol Albany, New York 12224

The Honorable John J. Flanagan Senate Majority Leader New York State Capitol, Room 330 Albany, New York 12247 The Honorable Carl E. Heastie Speaker New York State Assembly LOB, Room 932 Albany, New York 12248

The Honorable Jeffrey D. Klein IDC Coalition Leader New York State Senate LOB, Room 913 Albany, New York 12247

Dear Governor Cuomo and Legislative Leaders:

Legislation passed in 2011 requires Workers' Compensation Board (Board) to prepare a semi-annual report to the Governor and the Legislature regarding the status of the various insolvent group self-insured trusts.

In response to this legislative requirement, I am pleased to present you with a brief analysis of the current status of group defaults, actions taken by the Board to collect from employers of these defaulted trusts, and the current funding status of all other self-insurers.

As part of the Business Relief Act passed in the Executive Budget, the Board was granted \$900 million in bonding authority to address group trust defaults. The bonding authority provides small businesses with more affordable payment options and final releases from the joint and several liabilities associated with their participation in the insolvent groups. The Board has issued approximately \$370 million in bonds and has used these proceeds to execute sixteen Assumption of Loss policies.

Other highlights contained within the report include:

- The outstanding liability for all defaulted trusts administered by the Board has dropped from \$924 million in the first report published on June 30, 2011 to \$139,051,000 in our last report submitted in December 2015 to \$107,134,000 in the attached report;
- The Board has signed final settlement agreements with approximately 2,000 defaulted trust members; and

• The total number of defaulted trust claims being administered by the Board has decreased substantially from its original transition at 7,515 claims to only 547 today, demonstrating the Board's effective management of the claims, including the usage of Assumption policies.

Sincerely, Ku Murelly

Kenneth J. Munnelly Chair

Enclosure

NYS Workers' Compensation Board's Semi-Annual Report on Group Self Insured Trusts for June 2016

In accordance with Chapter 57 of the Laws of 2011, the Workers' Compensation Board is hereby reporting on the current status of all insolvent group trusts and the funding positions of currently active self-insured employers.

I. Insolvent Non-Municipal Group Self-Insured Employers

A. Total Liability of Insolvent Non-Municipal Group Self-Insured Employers

The table below displays the current outstanding liabilities as set forth in the most recent audited financial statements. The total liabilities include: claims liability; accrued expenses; accounts payable; unreimbursed WCL §50(5)(g) funds; and accrued NYS Assessments. It does not reflect the Group Self-Insured Trusts (GSITs) assets or collections expected to be recovered from the GSITs members which are reflected in Section III of this report. Further, those GSITs which have executed an Assumption of Liability Policy (ALP) have been removed from this section as the claims liabilities have been effectively capped via an ALP policy with member settlement proceeds and/or litigation proceeds serving to fund the cost of the ALP policy. See Section III infra.

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		Total Liability	Total Liability from
		from Previous	Most Recent
	Date of	Audited Financial	Audited Financial
Name of Insolvent Non-Municipal Group Self-Insured Trust	Transition	Statement [^]	Statement ^
Healthcare Industry Trust of New York (HITNY	Assumption	of Liability Execute	ed - See ALP Section
Healthcare Providers Self Insurance Trust (HCP)	Assumption	of Liability Execute	ed - See ALP Section
Manufacturing Industry WC Insurance Trust (NYMIT)	Assumption	of Liability Execute	ed - See ALP Section
New York Healthcare Facilities WC Trust (HCF)	Assumption	of Liability Execute	ed - See ALP Section
Provider Agency Trust for Human Services (PATH)	Assumption	of Liability Execute	ed - See ALP Section
Transportation Industry WC Trust (TRANSPORTATION)	Assumption	of Liability Execute	ed - See ALP Section
Auto Service and Repair Self Insurance Trust (AUTO)	Assumption	of Liability Execute	ed - See ALP Section
Elite Contractors Trust of New York (ELITE)	Assumption	of Liability Execute	ed - See ALP Section
Manufacturing Self Insurance Trust (MSIT)	Assumption	of Liability Execute	ed - See ALP Section
Wholesale and Retail WC Trust of New York (WRWCT)	Assumption	of Liability Execute	ed - See ALP Section
Builders Self Insurance Trust (BUILDERS)	Assumption	of Liability Execute	ed - See ALP Section
Trade Industry WC Trust for Manufacturers (TRADE)	Assumption	of Liability Execute	ed - See ALP Section
Real Estate Management Trust of New York (REMTNY)	Assumption	of Liability Execute	ed - See ALP Section
New York State Cemeteries Trust (NYSCT)	Assumption	of Liability Execute	ed - See ALP Section
Public Entity Trust of New York (PETNY)	Assumption	of Liability Execute	ed - See ALP Section
Retail and Wholesale Industry WC Self Insurance Trust (RWWCT)	Assumption	of Liability Execute	ed - See ALP Section
Selective Safety Trust (SELECTIVE)	Assumption	of Liability Execute	ed - See ALP Section
Long Term Care Risk Management Group (LONG TERM CARE)	Assumption	of Liability Execute	ed - See ALP Section
OHI Workers' Compensation Self-Insurance Trust (OHI)	07/01/2011	\$ 4,053,000	\$ 3,344,000
Community Residence Insurance Savings Plan Self-Insurance			
Trust for Workers Compensation (CRISP)	08/08/2011	\$ 46,306,000	\$ 42,929,000
Empire State Transportation WC Trust (EMPIRE)	01/01/2012	\$ 44,757,000	\$ 38,691,000
Team Transportation Workers' Comp Trust (TEAM)	02/01/2012	\$ 24,414,000	\$ 19,621,000
New York McDonalds Operators' Workers' Compensation Trust			
(McDONALDS)	\$ 2,345,000	\$ 2,549,000	
Total of All Group Self Insurance Trusts (GSIT)		\$ 121,875,000	\$ 107,134,000
^ Does not reflect amounts held by the WCB or collections expected	ered.		

B. Total Open Claims of Insolvent Non-Municipal Group Self-Insured Employer

•	•			
			Number of	
		Number of	Open Claims	
		Open Claims as	as of	
Name of Insolvent Non-Municipal Group Self-Insured Trust	Date of Transition	of Transition	5/31/2016	Difference
Healthcare Industry Trust of New York (HITNY	02/01/2008	1,651	0*	(1,651)
Healthcare Providers Self Insurance Trust (HCP)	10/12/2009	1,168	0*	(1,168)
Manufacturing Industry WC Insurance Trust (NYMIT)	03/31/2006	149	0*	(149)
New York Healthcare Facilities WC Trust (HCF)	07/31/2006	294	0*	(294)
Provider Agency Trust for Human Services (PATH)	03/01/2006	338	0*	(338)
Transportation Industry WC Trust (TRANSPORTATION)	09/08/2008	604	0*	(604)
Auto Service and Repair Self Insurance Trust (AUTO)	10/15/2010	21	0*	(21)
Elite Contractors Trust of New York (ELITE)	04/01/2010	501	0*	(501)
Manufacturing Self Insurance Trust (MSIT)	06/01/2007	256	0*	(256)
Wholesale and Retail WC Trust of New York (WRWCT)	08/11/2008	390	0*	(390)
Builders Self Insurance Trust (BUILDERS)	05/01/2009	63	0*	(63)
Trade Industry WC Trust for Manufacturers (TRADE)	05/16/2008	182	0*	(182)
Real Estate Management Trust of New York (REMTNY)	07/07/2008	57	0*	(57)
New York State Cemeteries Trust (NYSCT)	07/07/2008	24	0*	(24)
Public Entity Trust of New York (PETNY)	01/15/2008	116	0*	(116)
Retail and Wholesale Industry WC Self Insurance Trust (RWWCT)	10/15/2008	29	0*	(29)
Selective Safety Trust (SELECTIVE)	03/18/2011	92	0*	(92)
Long Term Care Risk Management Group (LONG TERM CARE)	04/14/2011	263	0*	(263)
OHI Workers' Compensation Self-Insurance Trust (OHI)	07/01/2011	38	15	(23)
Community Residence Insurance Savings Plan Self-Insurance Trust for				
Workers Compensation (CRISP)	08/08/2011	574	203	(371)
Empire State Transportation WC Trust (EMPIRE)	01/01/2012	464	225	(239)
Team Transportation Workers' Comp Trust (TEAM)	02/01/2012	193	86	(107)
New York McDonalds Operators' Workers' Compensation Trust (McDONALDS)	07/15/2011	48	18	(30)
Total of All Group Self Insurance Trusts (GSIT)		7,515	547	(6,968)

*The Claims Liability has been transferred via an Assumption Liability Policy.

A. Pursuant to Chapter 57 of Laws of 2011, only certain group trusts were allowed to provide coverage effective January 1, 2012. As a result, each self-insured group must post an annual security deposit as calculated by the Board. The following trusts have posted the requisite security for the period beginning November 1, 2015:

Trust Name
Electrical Employers Self-Insurance Safety Plan
New York College & University Risk Management Group
New York Lumbermen's Insurance Trust Fund

B. There are an additional 31 inactive trusts as of June 30, 2016. Groups have been issued guidelines on successfully managing their groups' obligations in run off. A significant component of this is ensuring sufficient cash is available to pay outstanding claims obligations. Specifically, groups that have 18 months of cash or less are required to levy an assessment to their members. Groups that fail to maintain cash in excess of 9 months of payouts will be transitioned to the Board for liquidation. At this time, there are 3trusts that have between 6 and 18 months of cash. The Board continues to work with the trusts to ensure amounts are levied against their former members. To the extent such levies are successful, the Board will allow a trust to continue to administer its own run off. In addition, there are 7 groups with cash balances sufficient to cover 18 to 36 months of claims and another 21 groups whose cash is sufficient for 36 months or more. It is important to note, however, that the inability of these groups to maintain successful cash balances may result in the number of insolvent trusts increasing.

D. Current NYS Workers Compensation Board Efforts to Extinguish Outstanding Liabilities

One of the primary objectives of the Board's Litigation Division is to facilitate the extinguishment of the liabilities of insolvent GSITs. The Litigation Division employs a variety of methods to accomplish this goal, including: 1) collection of funds from the former employer members of the insolvent GSIT; 2) recoupment of damages from the former management of the insolvent GSIT; and 3) transfer of the liabilities to a commercial insurer by way of an ALP.

COLLECTIONS FROM MEMBERS

There are number of different avenues by which the Board seeks to collect funds from the former employer members of insolvent GSITs. Some employer members of insolvent GSITs have acknowledged their liabilities. For those employers that refuse to acknowledge any liability in connection with their participation in a GSIT, the Board employs a variety of enforcement mechanisms, including: 1) filing default judgments¹, restraining notices and information subpoenas; 2) the issuance of stop work orders; and 3) the commencement of a civil collection action. With respect to judgments and judgment enforcement, the Board has obtained approximately \$8.4 million in contractual recoveries. Additional judgments, information subpoenas, and restraining notices may be filed against any employer who refuses to enter into a repayment arrangement. With respect to stop work orders, five have been issued, resulting in the recovery of approximately \$332,000.

For those employers that are in agreement with the Board's assessment of their pro rata share of the liabilities, the Board initially offers two types of agreements. For those employers that are in complete agreement, the Board enters into a Deficit Assessment Contractual Agreement (DACA) where the employer agrees to repay its pro rata share of the deficit over a specific time period. For those employers that acknowledge some amount of liability in connection with their participation in a GSIT but dispute the amount alleged owed by the Board, the Board enters into an interim repayment agreement (MOU) with those employers. The employers participating in the MOU collectively pay sufficient funds to meet the insolvent GSIT's claims liability during the period of the MOU in exchange for the opportunity to engage in informal discovery relative to the accuracy of the Board's deficit calculations, with each party preserving all of their rights. Finally, where the Board is in possession of sufficient information, the Board will issue a final settlement offer. In light of the bonding authority discussed below, the Board is now able to issue settlement offers to any individual employer(s) that wishes to settle its liability associated with participation in the GSIT for it's pro rata allocation

^{1.} By decision rendered on April 30, 2012, in <u>Riccelli Enterprises Inc. et al. v. State of New York Workers' Compensation Board et al.</u> (Onondaga County, Index No. 10-6901) (Riccelli), a court preliminarily enjoined the Board from filing proposed judgments and taking any other enforcement action with respect to the plaintiffs in that case. By decision dated May 5, 2015, Onondaga County Supreme Court granted plaintiffs motion for summary judgment on the issue of an alleged violation of WCL §50(3-a)(7)(b) and further invalidated all of the Board's assessments levied on the Riccelli Plaintiffs. Moreover, as a result of a decision rendered on April 30, 2015, which consolidated Riccelli and the Board's collection action involving TIWCT, all assessments in TIWCT have been invalidated by implication. On July 7, 2015, the Board moved to renew its cross motion for summary judgment based upon clarifying legislation with respect to WCL §50(3-a)(7)(b) that was enacted on July 2, 2015. By decision rendered on March 31, 2016, Onondaga County Supreme Court denied the Board's motion to renew and the Board has appealed. The TIWCT collection activity will continue to be negatively affected in the interim, and there is the possibility that the Board's collection activity in other insolvent GSITs could also be negatively affected.

of the GSITs deficit. Upon completion of its repayment obligations, such settling member is provided a full and complete release from its liability associated with participation in the GSIT. To date, the Board has issued final settlement offers in twenty-one GSITs and has entered into settlements with approximately two thousand members.

To date, the approximate cash and contracted recoveries from members of insolvent GSITs are as follows:

HITNY: HCP:	156,610,000 79,848,000
NYMIT:	\$ 7,852,000
HCF:	\$ 33,116,000
PATH:	\$ 20,196,000
TIWCT:	\$ 19,216,000
MSIT:	\$ 21,807,000
ELITE:	\$ 24,144,000
WRWCT:	\$ 24,600,000
ASR:	\$ 1,964,000
BUILDERS:	\$ 7,683,000
TRADE:	\$ 9,905,000
REMTNY:	\$ 2,652,000
PETNY:	\$ 4,910,000
RWWCT:	\$ 5,584,000
SELECTIVE	\$ 1,897,000
NYSCT:	\$ 2,033,000
PREFERRED:	\$ 7,930,000
LTC	\$ 2,735,000

ALP Subtotal:	¢	435.038.000
ALP Subtotal:	20	433.038.000

OHI:	\$ 4,247,000
CRISP:	\$ 25,444,000
EST	\$ 9,573,000
TEAM	\$ 4,402,000
MCDONALDS	\$ 1,776,000

Subtotal \$ 45,442,000

Grand Total \$ 480,480,000

Finally, to date, the Board has commenced collection actions against the members of insolvent GSITs who have refused the Board's settlement offers. A summary of the collection actions is as follows:

	GSIT(S)	CAPTION	Number of Defendants	Damages Sought	Status
1	HITNY	WCB v. A.A.A. Ambulette Service, Inc. et al. WCB v. Any Time Home Care Inc. et al. WCB v. New Sans Souci Nursing Home, LLC, et al.	203	\$134,800,000	Judgments have been entered in the first and second HITNY actions against the defaulting defendants. Extensions of time to answer have been granted to defendants in the third action in order to pursue potential settlement. The WCB has engaged in some discovery with the litigating defendants.
2	WRWCT	WCB v. 1&3 On Fifth Corp. et al. WCB v. 208 Braco Food Corp. et al.	375	\$33,800,000	Motions for default judgment have been granted in both actions and judgments have been entered against the defaulting defendants. The Board's motion seeking partial summary judgment on the issue of liability against the non-settling

					defendants in the first action was granted. The Board anticipates that at least some of the defendants will perfect an appeal.
3	TRADE	WCB v. A&L Sheet Metal Fabrications Corp., et al. WCB v. Armstrong Brands, Inc. et al.	85	\$17,900,000	Motions for default judgment have been granted in both actions and judgments have been entered against the defaulting defendants. The WCB has engaged in some discovery with the litigating defendants.
4	REAL ESTATE	WCB v. 10 Ellicott Square et al. WCB v. Cavco Services, Inc. et al.	257	\$3,800,000	Motion for default judgment has been granted in the first action and judgments have been entered against the defaulting defendants. All defendants in the second action have settled. The WCB has engaged in some discovery with the litigating defendants.
5	RETAIL	WCB v. 524 Cayuga St. Food Stores, Inc. et al.	56	\$4,800,000	Motion for default judgment has been granted and judgments have been entered against the defaulting

6	NYSCT	WCB v. Chestnut Hill Cemetery Association, et al.	30	\$2,137,000	defendants. The WCB has engaged in some discovery with the litigating defendants. The WCB has settled with all of the defendants that it deems viable.
7	TIWCT	WCB v. A. Morrison Trucking, Inc.	625	\$68,108,000	Motion for default judgment has been filed and is currently pending with the Court. The member action has also been consolidated with the Riccelli Article 78 matter and venue has been transferred to Onondaga County.
8	BUILDERS	WCB v. Battista Construction, Inc. et al.	213	\$11,979,000	Motion for default judgment has been granted and judgments have been entered against the defaulting defendants. The WCB has engaged in some discovery with the litigating defendants.
9	PREFERRED	WCB v. Advanced Turnkey Systems, Inc.	125	\$9,946,000	Motion for default judgment has been granted and judgments have been entered against the defaulting defendants. The

					Board has been in settlement negotiations with the few remaining defendants. The WCB has engaged in some discovery with the litigating defendants.
10	HCPSIT	WCB v. A&T Healthcare, Inc. WCB v. Barksdale Management Corp. et al.	70	\$132,500,000	Motion for default judgment has been granted in both the actions and judgments have been entered against the defaulting defendants. The WCB has engaged in some discovery with the litigating defendants.
11	ELITE	WCB v. 21 st Century Construction Corp. et al.	2322	\$57,634,038	Motion for default judgment has been granted and judgments have been entered against the defaulting defendants. The WCB has engaged in some discovery with the litigating defendants.
12	NYMIT	WCB v. Ace Canvas & Tent Corp. et al.	14	\$5,406,008.47	The WCB was successful in its motion for summary judgment on liability and all remaining

					litigating defendants have settled.
13	ASR	WCB v. 10473 Enterprises, Inc. WCB v. Brian Horn's Auto Repair, Inc. et al.	314	\$3,835,536.00	Motions for default judgment have been granted in the both actions and judgments have been entered against the The WCB has engaged in some discovery against the litigating defendants.
14	OHI	WCB v. A.S. Crisafulli Plumbing and Heating, Inc. WCB v. Crown A/C Heat & Power Corp.	57	\$6,298,812	WCB has begun two actions against the non-settling defendants. The WCB will make a motion for default judgment against all defaulting defendants at the appropriate time.
15	PATH	WCB v. Baden Street Settlement of Rochester, Inc. et al. WCB v. Armstrong Senior Living LLC	21	\$6,210,662	WCB has substituted as counsel of record in the first action. The WCB is waiting for issue has been fully joined in the second action. The WCB has engaged in some discovery with the litigation defendants.
16	CRISP	WCB v. A Program Planned for Life Enrichment Housing Corp., et al. WCB v. Mary Alfano, et al.	221	\$56,140,985	WCB has begun two actions against the non-settling defendants.

THIRD PARTY ACTIONS

Upon the Board's assumption of the assets and liabilities of a GSIT, the Board commissions a forensic accounting of the GSIT. In connection therewith a performance and operational report is generated which identifies the causes, if any, that contributed to the insolvency of the GSIT. In the event the performance and operational report identifies actionable conduct, the Board will commence a civil action to recoup damages against such parties. Any funds received from such actions will be used to extinguish the liabilities of the respective GSIT. To date the Board has commenced twelve such actions. The affected GSIT, the defendants, damages sought, recoveries obtained to date and status is reflected in the chart below.

	GSIT(S)	DEFENDANTS	DAMAGES SOUGHT	STATUS
1	HCF	Group Administrator (Hamilton Wharton Group and Walter Taylor)	\$33 Million	Discovery. Action has been consolidated with the HCF action referenced immediately below.
2	HCF	Accountant (Berenson and Co, James McGarrity, and Lorette Belgrier), Attorney (Steven Glaser) and Trustees	\$33 Million	Action has been consolidated with the HCF action referenced immediately above. Settlement with Belgrier finalized pending court approval. Settlement in principle reached with Attorney and majority of Trustees. Action severed as against McGarrity as deceased. Discovery ongoing with remaining non settling defendants.
3	HITNY, ELITE,WRWCT, TIWCT, TRADE, CEMETERIES, PETNY, REMTNY	Actuary (SGRisk, LLC) and Accountant (UHY, LLP)	\$557 Million	Settlement in principle reached with actuary, pending Court approval; WCB was permitted to file and serve an Amended Complaint; Action is consolidated with number seven below.
4	RETAIL, NYMIT, and PATH	Group Administrator and affiliates (Consolidated Risk Services, Inc. et al); Trust Broker (Hickey Finn & Co); Actuary (Regnier Consulting Group); Trustees	\$42 Million	Settlement reached with some Trustees; Discovery ongoing with the remaining defendants
5	MSIT	Group Administrator and affiliates(New York Compensation Managers, Inc. et al); Trustees	\$21 Million	Settlement in principle reached with all defendants pending Court approval.

6	HCP	Group Administrator and affiliates (Program Risk Management et al) Actuary (SGRisk); Accountants (DeChants Fugelin and Johnson); Trustees	\$188 Million	Pending court approval Settlement reached with Accountants. Appellate practice and discovery ongoing.
7	HITNY, ELITE,WRWCT, TIWCT, TRADE, CEMETERIES, PETNY, REMTNY	Group Administrator and affiliates (Compensation Risk Managers, LLC, et al); (Matter has been coordinated with other suits against Compensation Risk Managers, LLC arising out of its management of GSITs)	\$472 Million	Pending court approval, settlement reached with all defendants (directors and officers in state court action and corporate entities in the context of related bankruptcy proceedings)
8	BUILDERS	Group Administrator (Marsh U.S.A., Inc.); Trustees	\$20 Million	Discovery; Motion to serve Amended Complaint filed; Settlement in principal reached with all defendants
9	ASR	Group Administrator and affiliates(New York Compensation Managers, Inc. et al.) and Trustees	Approximately \$4 million	Discovery; Settlement in principal reached with group administrator and affiliates, ongoing settlement discussions with Trustees.
10	OHI	Group Administrator (Cody Management, Inc.), Accountant (Fuller & LaFliura); Trustees	Approximately \$8 million	Discovery and appellate practice.
11	CRISP	Group Administrator and affiliates (Program Risk Management et al) Third Party Administrator and affiliates (PMA Management Corp et al RM),Trust Marketing Agent and affiliates (MP Agency et al), Actuary (SGRisk); Accountant and affiliates (DeChants, Fugelin and Johnson et al); Auditors and affiliates (Towers Watson Risk Consulting et al) Trustees	Approximately \$60 million	Discovery; settlement in principle with Trust Marketing Agent.
12	TEAM	Group Administrator (Program Risk Management, Inc.) and affiliates (PRM Claims Services) and officers, Accountants (Regnier Consulting Group, Inc., Dorfman-	Approximately \$32 million	Discovery and appellate practice.

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Accountants, P.C. and Bonadio &	
Co. LLP); Trustees	

ALPs

Part R of Chapter 56 of the Laws of 2010 allows self-insurers to transfer future and contingent claim liabilities by executing an assumption of workers' compensation liability insurance policy (ALP). As of December 1, 2013 (prior to the implementation of the bonding program provided for by the Business Relief Act) the Board effectuated an ALP for PATH, NYMIT, HCF and TIWCT, thereby effectively capping all claims liabilities. In addition, ALPs have been executed by three inactive self-insurers.

As alluded to above, Legislation passed as part of the 2013-14 New York State Executive Budget (the Business Relief Act) established a \$900 million bonding program to assist in the resolution of insolvent group self-insured trusts liabilities. The bill created statutory authority to issue bonds backed by assessments levied pursuant to the WCL to provide financing for the purchase of ALPs for unmet self-insurance obligations including the claims liabilities of the insolvent GSITs being administered by the Board. This bonding ability has three significant, and very positive, effects on the Board's intended course of conduct with respect to the settlements with members of insolvent GSITs. First, this bonding, and more specifically the concomitant ability of the Board itself to procure an ALP, allows the Board to eliminate the risk of future adverse development of the underlying workers' compensation claims liability. Accordingly, the Board will no longer employ the "Tender Offer" model which required a minimum member participation level (equated to the cost of the ALP and certain other ancillary costs) before the settlement became binding on both the Board and the settling members. Rather, the Board's ability to itself purchase an ALP policy for an insolvent GSIT will permit the Board to enter into a settlement with any member that is so desirous, regardless of any other member's decision to settle. Each member that executes a settlement agreement will be provided with a full and final release from the Board upon receipt of the member's final payment(s). With the bonding in place, the Board is in position to procure multiple ALP quotes since it will be able to fund the ALP directly through the bonding process, rather than relying on the receipt of payments from the members of insolvent GSITs. Second, the Board will reduce each settling member's amount owed, by a pro rata share of estimated recoveries from the Board's third party litigation referenced above, thereby reducing the amount on money sought from settling members. Third, as a result of the extended period in which to repay the bonds, the Board is now able to provide extended repayment terms of up to ten years and very favorable interest rates. Bonds were issued in December 2013, and ALPs for the following trusts have been executed:

Healthcare Industry Trust of New York (HITNY)
Health Care Providers Self Insurance Trust (HCP)
Elite Contractors of New York (ELITE)
Manufacturing Self-Insurance Trust (MSIT)
Wholesale and Retail WC Trust of New York (WRWCT)
Auto Service and Repair Self Insurance Trust (AUTO)
Mercantile Self-Insurance Trust (MERC)
Builders Self Insurance Trust (BUILDERS)

Trade Industry WC Trust for Manufacturers (TRADE)
Real Estate Management Trust of New York (REMTNY)
Public Entity Trust of New York (PETNY)
Retail and Wholesale industry WC Self Insurance Trust (RWWCT)
Selective Safety Trust (SELECTIVE)
New York State Cemeteries Trust (NYSCT)
Long Term Care Risk Management Group (LTC)
Preferred Manufacturers Insurance Trust
(PREFERRED)

Additionally, the Board has issued competitive procurements for three other GSITs. The Board anticipates additional ALPs will be effectuated throughout the course of 2016.

IV. Status of Individual Self-Insured Employers Requisite Security Deposit Posted

Currently the NYS Workers' Compensation Board has 825 active individual (large corporate) self-insured employers. This number consists of 124 parent companies (accounts) and 701 subsidiary companies which are self-insured on a consolidated basis.

A listing of the 124 self-insured accounts is attached herein:

Self-Insured Employers

ABA Transportation Holding Co. Inc.

ABF Freight System, Inc.

Arnot Ogden Medical Center

Ascension Health Alliance

Aspire of Western New York, Inc.

Ball Corporation

BJ's Wholesale Club, Inc.

Bon Secours Health System, Inc.

Briggs & Stratton Power Products Group, LLC

Brookdale Hospital Medical Center

Brooklyn Bureau of Community Service

Bush Industries, Inc.

Carillon Nursing and Rehabilitation Center, LLC

Cayuga Medical Center at Ithaca, Inc.

CBS Corporation

CH Energy Group, Inc.

Champlain Valley Physicians Hospital Medical Center

Child and Family Services of Erie County, Inc.

Columbia University in the City of New York, Trustees of

Consolidated Edison Company of New York, Inc.

Cornell University

Costco Wholesale Corporation

Crouse Health Hospital, Inc.

Cummins Inc.

Delhaize America, LLC

DePaul Group, Inc.

Dolgencorp of New York, Inc.

E. I. du Pont de Nemours and Company

Eastman Kodak Company (NJ)

Entergy Nuclear Operations, Inc.

Erie County Medical Center Corporation

Family Dollar, Inc.

Federal Express Corporation

FedEx Freight, Inc.

FedEx Ground Package System, Inc.

Finger Lakes Regional Health System, Inc.

Ford Motor Company

Fulton Boiler Works, Inc.

Fulton Group N.A., Inc.

General Motors, LLC

Gleason Works, The

Golub Corporation

Harden Furniture, Inc.

Highland Hospital of Rochester

Hillside Family of Agencies

International Paper Company

Kistner Concrete Products Inc.

Klein Cutlery, LLC

Krasdale Foods, Inc.

L. & J.G. Stickley, Inc.

Leprino Foods Company

Lifetime HealthCare, Inc.

Limited Brands, Inc.

Lowe's Home Centers, LLC

Macy's, Inc.

Marriott International, Inc.

McWane Inc. dba Kennedy Valve Co

Memorial Sloan-Kettering Cancer Center

Metropolitan Museum of Art

Mid-Hudson Valley Staffco, LLC

National Fuel Gas Company

National Grid USA

New Era Cap Co., Inc.

New York Black Car Operators Injury Comp. Fund Inc.

New York University (2015)

Nordstrom, Inc.

NYSARC, Inc. Chautaugua County Chapter dba The Resource Center

NYU Hospitals Center

O-AT-KA Milk Products Cooperative, Incorporated

Oldcastle, Inc.

Orange and Rockland Utilities, Inc.

Oswego Hospital

Our Lady of Lourdes Memorial Hospital

Our Lady of Victory Homes of Charity

Owens Corning

Owens-Illinois Inc. (1987)

Parker Hannifin Corporation

Pathmark Stores, Inc.

People, Inc.

Queens Borough Public Library

Quick Chek Corporation

Raymond Corporation

Rochester Institute of Technology

Rockefeller University

Roman Catholic Diocese of Albany, NY

Roman Catholic Diocese of Buffalo

Roman Catholic Diocese of Ogdensburg

Roman Catholic Diocese of Syracuse

Rosina Food Products, Inc.

Roswell Park Cancer Institute Corporation

RU System, Inc. d/b/a Rochester Regional Health System

Ryder Truck Rental, Inc.

Saint-Gobain Abrasives, Inc.

Samaritan Medical Center

Samaritan-Keep Nursing Home, Inc.

Sentry Safe, Inc. (fka John D. Brush & Co., Inc.)

Sherwin-Williams Company

Shop Vac Corporation

Shopwell, Inc.

SKF USA Inc.

St. Barnabas Community Enterprises, Inc

St. Elizabeth Medical Center

St. Joseph's Hospital

St. Mary's Healthcare

Stanley Black & Decker, Inc.

Starbucks Corporation

Stewart's Shops Corp.

Swift Transportation Co., LLC

Syracuse University

Target Corporation

Tessy Plastics Corp.

Trinity Health Corporation

Unifrax I LLC

United Airlines Inc.

University of Rochester

Upstate Niagara Cooperative Inc.

Viacom Inc.

Visiting Nurse Service of New York

Wal-Mart Associates, Inc.

Washington Mills Electro Minerals Corporation

Wegmans Food Markets, Inc.

Wendy's International, LLC

White Castle System, Inc.

Yeshiva University