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

FORM 10-K

(Mark One) Annual report pursuant to section 13 or 15 For the fiscal year ended December 31, 2010	5 (d) of the Securities Exchange Act of 1934
or	
Transition report pursuant to section 13 o For the transition period from to	r 15 (d) of the Securities Exchange Act of 1934
	sion file number)
AMERINST INSUR	RANCE GROUP, LTD.
BERMUDA	98-0207447
(State or other jurisdiction of	(I.R.S. Employer
Incorporation or Organization)	Identification No.)
c/o Cedar Management Limited	
25 Church Street, Continental Building	TIN COV
P.O. Box HM 1601, Hamilton, Bermuda (Address of Principal Executive Offices)	HMGX (Zip Code)
_) 295-6015
	s telephone number)
Securities registered pursual	nt to Section 12(b) of the Act: None
	uant to Section 12(g) of the Act:
COMMON SHARES, PA	AR VALUE \$1.00 PER SHARE
(Ti	tle of class)
	n seasoned issuer, as defined in Rule 405 of the Securities
Act. YES □ NO ⊠	
Act. YES ☐ NO ⊠	to file reports pursuant to Section 13 or Section 15 (d) of the
	filed all reports required to be filed by Section 13 or 15 (d) of the nonths (or for such shorter period that the Registrant was required requirements for the past 90 days. YES \bowtie NO \square
	nitted electronically and posted on its corporate Web site, if any,
every Interactive Data File required to be submitted and pos	sted pursuant to Rule 405 of Regulation S-T (\$232.405 of this or period that the registrant was required to submit and post such
Indicate by check mark if disclosure of delinquent file	rs pursuant to Item 405 of Regulation S-K is not contained herein.
by reference in Part III of this Form 10-K or any amendmen	edge, in definitive proxy or information statements incorporated at to this Form 10-K.
Indicate by check mark whether the registrant is a larg a smaller reporting company. See the definitions of "acceler company" in Rule 12b-2 of the Exchange Act.	e accelerated filer, an accelerated filer, a non-accelerated filer, or rated filer," "large accelerated filer" and "smaller reporting
Large accelerated filer	Accelerated filer
Non-accelerated filer	Smaller reporting company 🗵
(Do not check is a smaller reporting company)	
Indicate by check mark whether the registrant is a shell Act). YES \square NO \boxtimes	l company (as defined in Rule 12b-2 of the Exchange
As of March 1, 2011, the registrant had 995,253 comm	non shares, \$1.00 par value per share outstanding. The aggregate
market value of the common stock held by non-affiliates of recently completed second fiscal quarter was \$26,597,014 b	the Registrant as of the last business day of the Registrant's most based on book value as of June 30, 2010.
	rporated by Reference
	Incorporated By Reference In Part No.
Portions of the Company's Proxy Statement in connection v	

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Annual Report on Form 10-K For the year ended December 31, 2010

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Introductory Note

Caution Concerning Forward-Looking Statements

Certain statements contained in this Form 10-K, or otherwise made by our officers, including statements related to our future performance, ability to successfully implement our business plan, and our outlook for our businesses and respective markets, projections, statements of our management's plans or objectives, forecasts of market trends and other matters, are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, and contain information relating to us that is based on the beliefs of our management as well as assumptions made by, and information currently available to, our management. The words "expect," "believe," "may" and similar expressions as they relate to us or our management are intended to identify forward-looking statements. Such statements reflect our management's current views with respect to future events and are subject to certain risks, uncertainties and assumptions that could cause actual results to differ materially from those reflected in any forward-looking statements. Our actual future results may differ materially from those set forth in our forward-looking statements. Factors that might cause such actual results to differ materially from those reflected in any forward-looking statements include, but are not limited to, the factors discussed in detail in Part I, Item 1A. "Risk Factors" and Part II, Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations" in this form 10-K, as well as:

- the occurrence of catastrophic events with a frequency or severity exceeding our expectations;
- a decrease in the level of demand for reinsurance or an increase in the supply of reinsurance capacity;
- the successful implementation of our business plan, without a significant depletion of our cash resources and the retention of our current A.M. Best rating;
- a worsening of the current global economic market conditions and global credit crisis and changing rates of inflation and other economic conditions;
- increased competitive pressures, including the consolidation and increased globalization of reinsurance providers;
- actual losses and loss expenses exceeding our loss reserves, which are necessarily based on the actuarial and statistical projections of ultimate losses;
- increased rate pressure on premiums;
- adequacy of our risk management and loss limitations methods;
- the integration of businesses we may acquire or new business ventures we may start;
- acts of terrorism, political unrest, outbreak of war and other hostilities or other non-forecasted and unpredictable events;
- changes in the legal or regulatory environments in which we operate; and
- other risks, including those risks identified in any of our other filings with the Securities and Exchange Commission.

The foregoing review of important factors should not be construed as exhaustive and should be read in conjunction with other cautionary statements that are included herein. Readers are cautioned not to place undue reliance on these forward-looking statements, which reflect our management's analysis only as of the date they are made. We undertake no obligation to release publicly the results of any future revisions we may make to forward-looking statements to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events.

PART I

Item 1. Business

General

Unless otherwise indicated by the context, in this annual report we refer to AmerInst Insurance Group, Ltd. and its subsidiaries as the "Company,", "AmerInst," "we" or "us." "AMIC Ltd." means AmerInst's whollyowned subsidiary, AmerInst Insurance Company, Ltd. "APSL" means AmerInst Professional Services, Limited, a Delaware corporation and wholly-owned subsidiary of AmerInst Mezco, Ltd. ("Mezco") which is a whollyowned subsidiary of AmerInst. "Investco" means AmerInst Investment Company, Ltd., a subsidiary of AMIC Ltd. "AMIG" means our predecessor entity, AmerInst Insurance Group, Inc., a Delaware corporation. Our principal offices are c/o Cedar Management Limited, 25 Church Street, Continental Building, P.O. Box HM 1601, Hamilton, Bermuda, HM GX.

AmerInst, a Bermuda holding company, was formed in 1998. Our mission is to be a company that provides insurance protection for professional service firms and engages in investment activities.

Entry into Agency Agreement

Effective September 25, 2009, APSL entered into an agency agreement (the "Agency Agreement") with The North River Insurance Company, United States Fire Insurance Company, Crum & Forster Indemnity Company, Crum and Forster Insurance Company, and Crum & Forster Specialty Insurance Company (collectively, "C&F") pursuant to which C&F appointed APSL as its exclusive agent for the purposes of soliciting, underwriting, quoting, binding, issuing, cancelling, non-renewing and endorsing accountants' professional liability and lawyers' professional liability insurance coverage within the 50 states of the United States and the District of Columbia. The initial term of the Agency Agreement is for four years with automatic one year renewals.

Entry into Reinsurance Agreement

We conduct our reinsurance business through AMIC Ltd., our subsidiary, which is a registered insurer in Bermuda. On September 25, 2009, AMIC Ltd. entered into a professional liability quota share agreement with C&F (the "Reinsurance Agreement") pursuant to which C&F agrees to cede, and AMIC Ltd. agrees to accept as reinsurance, a fifty percent (50%) quota share of C&F's liability under insurance written by APSL on behalf of C&F and classified by C&F as accountants' professional liability and lawyers' professional liability, subject to AMIC Ltd. surplus limitations. The initial term of the Reinsurance Agreement is for four years with automatic one year renewals.

Historical Relationship with CNA

Historically, the primary business activity of our wholly owned insurance subsidiary, AMIC Ltd., had been to act as a reinsurer of professional liability insurance policies that were issued under the Professional Liability Insurance Plan sponsored by the American Institute of Certified Public Accountants ("AICPA"). The AICPA plan offers professional liability coverage to accounting firms and individual CPAs in all 50 states.

Our reinsurance activity depends upon agreements with outside parties. AMIG, our predecessor entity, began our reinsurance relationship with CNA Financial Corporation ("CNA") in 1993.

On January 5, 2009, AMIC Ltd. received written notice from CNA that CNA did not intend to renew the reinsurance program encompassed by the AmerInst Insurance Company Limited Accountants Professional Liability Treaty and the Value Plan Policies Accountants Professional Liability Quota Share Treaty (the "Reinsurance Treaties"). In 2008, the business relationship with CNA accounted for approximately 95% of AmerInst's net premiums earned.

On May 15, 2009, AMIC Ltd. and CNA entered into a Commutation and Release Agreement (the "Commutation Agreement") whereby, effective January 1, 2009, in exchange for a payment of a portion of the reserves which we had previously set aside, CNA assumed responsibility for prior years' undetermined and unpaid liabilities.

Historical Relationship with CAMICO

From June 1, 2005 through May 31, 2009, we were a party to a reinsurance contract with CAMICO Mutual Insurance Company ("CAMICO") a California-based writer of accountants' professionally liability business.

Effective June 1, 2009, we decided not to renew the CAMICO contract and permitted the contract to expire pursuant to its terms. We remain potentially liable for claims related to coverage through May 31, 2009.

VSC Payment

On July 22, 2009, the Company received a payment of \$500,891 from Virginia Surety Company ("VSC") in satisfaction of certain recoveries not previously remitted by VSC under retrocession contracts between the Company and VSC for the years 1989-1993. The \$500,891 payment was recorded as a decrease in losses and loss adjustment expenses in the year ended December 31, 2009. The Company and VSC are in dispute with respect to over \$500,000 in additional recoveries, fees and interest, which is currently in arbitration.

Attorneys' Professional Liability Coverage

Effective January 1, 2003, we entered into a 15% quota share participation of the attorneys' professional liability coverage provided by Professionals Direct Insurance Company ("PDIC"). This participation terminated on December 31, 2003. We remain potentially liable for claims related to this period of coverage.

Third-party Managers and Service Providers

Cedar Management Limited provides the day-to-day services necessary for the administration of our business. Our agreement with Cedar Management Limited renewed for one year beginning January 1, 2011 and ending December 31, 2011. Mr. Stuart Grayston, our President, was formally a director and officer of Cedar Management Limited, and Mr. Thomas R. McMahon, our Vice President and Treasurer, is an officer, director and employee of Cedar Management Limited.

Mowery & Schoenfeld, LLC, an accounting firm affiliated with a former director and chairman emeritus, provides accounting functions to APSL. Our agreement with Mowery & Schoenfeld, LLC renewed for one year beginning January 1, 2011 and ending December 31, 2011, pursuant to a letter of understanding dated February 3, 2011. While the letter of understanding has no termination notice clause, it can be terminated by either party.

The Country Club Bank of Kansas City, Missouri, provides portfolio management of fixed-income securities and directs our investments pursuant to guidelines approved by us. Harris Associates L.P. and Aurora Investment Management, LLC provide discretionary investment advice with respect to our equity investments. We have retained Milliman USA, an independent casualty actuarial consulting firm, to render advice regarding actuarial matters.

Competition

Our main competition comes from brokers and agents that service accountants and attorneys; primarily AON Corporation, a large international corporation with 36,000 employees in over 120 countries which has a relationship with CNA, and CAMICO Mutual Insurance Company, a California-based writer of accountants' professional liability business.

Licensing and Regulation

The rates and terms of reinsurance agreements generally are not subject to regulation by any governmental authority. This is in contrast to direct insurance policies, the rates and terms of which are subject to regulation by state insurance departments. As a practical matter, however, the rates charged by primary insurers place a limit upon the rates that can be charged by reinsurers.

AmerInst, through its wholly-owned subsidiary, AMIC Ltd., is subject to regulation under the insurance laws of Bermuda, where AMIC Ltd. and AmerInst are domiciled.

APSL, a Delaware corporation, subsidiary of Mezco and a managing general underwriter responsible for offering professional liability solutions to professional service firms, continues to work closely with C&F to secure regulatory approval from various state insurance departments. As of December 31, 2010, APSL has received regulatory approval to act as an insurance agent in 50 states and the District of Columbia.

Bermuda Regulation

AMIC Ltd., as a licensed Bermuda insurance company, is subject to regulation under The Insurance Act of 1978, as amended, and Related Regulations (collectively, the "Insurance Act"), which provide that no person shall conduct insurance business, including reinsurance, in or from Bermuda unless registered as an insurer under the Insurance Act by the Bermuda Monetary Authority ("BMA"). In deciding whether to grant registration, the BMA has discretion to act as it thinks fit in the public interest. The BMA is required by the Insurance Act to determine whether an applicant for registration is a fit and proper body to be engaged in insurance business and, in particular, whether it has, or has available to it, adequate knowledge and expertise. In connection with registration, the BMA may impose conditions relating to the writing of certain types of insurance.

The Insurance Act requires, among other things, that Bermuda insurance companies meet and maintain certain standards of liquidity and solvency, file periodic reports in accordance with the Bermuda Statutory Accounting Rules, produce annual audited statutory financial statements and maintain a minimum level of statutory capital and surplus. In general, the regulation of insurers in Bermuda relies heavily upon the directors and managers of a Bermuda insurer, each of which must certify each year that the insurer meets the solvency, liquidity and capital requirements of the Insurance Act. Furthermore, the BMA is granted powers to supervise, investigate and intervene in the affairs of insurance companies. Significant aspects of the Bermuda insurance regulatory framework are described below.

An insurer's registration may be canceled by the BMA on grounds specified in the Insurance Act, including the failure of the insurer to comply with the obligations of the Insurance Act or if, in the opinion of the BMA, the insurer has not been carrying on business in accordance with sound insurance principles.

Every registered insurer must appoint an independent auditor approved by the BMA. That auditor must annually audit and report on the statutory financial statements and the statutory financial return of the insurer, both of which are required to be filed annually with the BMA. The approved auditor may be the same person or firm that audits the insurer's financial statements and reports for presentation to its shareholders.

The Insurance Act provides that the statutory assets of an insurer must exceed its statutory liabilities by an amount greater than the prescribed minimum solvency margin. Pursuant to the Insurance Act, AMIC Ltd. is registered as a Class 3A insurer and, as such: (i) is required to maintain a minimum solvency margin equal to the greatest of: (x) \$1,000,000, (y) 20% of net premiums written in its current financial year up to \$6,000,000 plus 15% of net premiums written in its current financial year over \$6,000,000, or (z) 15% of loss reserves; (ii) is required to file annually with the BMA a statutory financial return together with a copy of its statutory financial statements which includes a report of the independent auditor concerning its statutory financial statements, a declaration of the statutory ratios, and the related solvency certificate, and an opinion of a loss reserve specialist in respect of its loss and loss expense provisions, all within four months following the end of the relevant financial year; (iii) is prohibited from declaring or paying any dividends during any financial year if it is in

breach of its minimum solvency margin or minimum liquidity ratio or if the declaration or payment of such dividends would cause it to fail to meet such margin or ratio (if it fails to meet its minimum solvency margin or minimum liquidity ratio on the last day of any financial year, it will be prohibited, without the approval of the BMA, from declaring or paying any dividends during the next financial year); (iv) is prohibited, without the approval of the BMA, from reducing by 15% or more its total statutory capital, as set out in its previous year's financial statements; and (v) if it appears to the BMA that there is a risk of an insurance company becoming insolvent or that it is in breach of the Insurance Act or any conditions imposed upon its registration, the BMA may, in addition to the restrictions specified above, direct it not to declare or pay any dividends or any other distributions or may restrict it from making such payments to such extent as the BMA may think fit.

The Insurance Act also provides a minimum liquidity ratio for general business. An insurer engaged in general business is required to maintain the value of its relevant assets at not less than 75% of the amount of its relevant liabilities. Relevant assets include cash and time deposits, quoted investments, unquoted bonds and debentures, first liens on real estate, investment income due and accrued, accounts and premiums receivable and reinsurance balances receivable. There are certain categories of assets which, unless specifically permitted by the BMA, do not automatically qualify such as advances to affiliates, real estate and collateral loans. The relevant liabilities are total general business insurance reserves and total other liabilities less deferred income tax and sundry liabilities (by interpretation, those not specifically defined). Based upon the foregoing, the investment by AMIC Ltd. in an investment subsidiary, AmerInst Investment Company, Ltd. ("Investco"), requires the specific approval of the BMA for classification as a relevant asset, which we have received up to an amount sufficient to meet the minimum liquidity ratio.

The BMA may appoint an inspector with extensive powers to investigate the affairs of an insurer if the BMA believes that an investigation is required in the interest of the insurer's policyholders or persons who may become policyholders. In order to verify or supplement information otherwise provided to him, the BMA may direct an insurer to produce documents or information in relation to matters connected with the insurer's business.

If it appears to the BMA that there is a risk of an insurer becoming insolvent, or if the insurer is in breach of the Insurance Act or the regulations or of any condition imposed on its registration as an insurer, the BMA may direct the insurer in certain respects, including not to take on any new insurance business; not to vary any insurance contract if the effect would be to increase the insurer's liabilities; not to make certain investments; to realize certain investments; to maintain in, or transfer to and to keep in the custody of, a specified bank, certain assets; not to declare or pay any dividends or other distributions or to restrict the making of such payments; and/ or to limit its premiums.

As a Bermuda insurer, we are required to maintain a principal office in Bermuda and to appoint and maintain a Principal Representative in Bermuda. For the purpose of the Insurance Act, our principal office is c/o Cedar Management Limited, 25 Church Street, Continental Building, P.O. Box HM 1601, Hamilton HMGX, Bermuda, which is our Principal Representative in Bermuda. An insurer may only terminate the appointment of its Principal Representative with a reason acceptable to the BMA, and the Principal Representative may not cease to act as such, unless the BMA is given 21 days' notice in writing of the intention to do so. It is the duty of the Principal Representative, upon reaching the view that there is a likelihood of the insurer for which he acts becoming insolvent or it coming to his knowledge, or his having reason to believe, that an "event" has occurred, to provide verbal notification immediately, and make a report in writing to the BMA setting out all the particulars of the case that are available to him within 14 days. Examples of such an "event" include failure by the insurer to comply substantially with a condition imposed upon the insurer by the BMA relating to a solvency margin or liquidity or other ratio.

Except for business related to APSL, our business is conducted from offices in Hamilton, Bermuda. We manage our investments, directly and through AMIC Ltd., through independent investment advisors in the U.S. or other investment markets as needed and appropriate. We do not operate as an investment manager or as a broker dealer requiring registration under investment advisory or securities broker regulations in the U.S.,

Bermuda or otherwise. The directors and officers of AMIC Ltd. negotiate reinsurance treaties for acceptance in Bermuda. Among other matters, the following business functions are conducted from our Bermuda offices: (i) communications with our shareholders, including financial reports; (ii) communications with the general public of a nature other than advertising; (iii) solicitation of the sale by us or any of our subsidiaries of shares in any of such entities; (iv) accepting subscriptions of new shareholders of the Company; (v) maintenance of principal corporate records and original books of account; (vi) audit of original books of account; (vii) disbursement of funds in payment of dividends, claims, legal fees, accounting fees, and officers' and directors' fees; (viii) arrangement for and conduct of meetings of our shareholders and directors and shareholders and directors of our subsidiaries; and (ix) execution of repurchases of our shares and shares of our subsidiaries. Except for our APSL office, we do not maintain an office or place of business in the United States.

AMIC Ltd.'s ability to pay dividends to AmerInst is subject to the provisions of the Bermuda insurance and companies laws and the requirement to provide the ceding companies with collateral. Under the Companies Act, AMIC Ltd. would be prohibited from declaring or paying a dividend at December 31, 2010 if such payment would reduce the realizable value of its assets to an amount less than the aggregate value of its liabilities, issued share capital, and share premium accounts. As of December 31, 2010, approximately \$31 million was available for the declaration of dividends to shareholders. However, due to the requirement to provide the ceding companies with collateral, approximately \$21 million was available for the payment of dividends to the shareholders. In addition, AMIC Ltd. must be able to pay its liabilities as they fall due after the payment of a dividend. Our ability to pay dividends to common shareholders and to pay our operating expenses is dependent on cash dividends from our subsidiaries. The payment of such dividends by AMIC Ltd., including its subsidiary Investco, to us is also limited under Bermuda law by the Insurance Act and Related Regulations which require that AMIC Ltd. maintain minimum levels of solvency and liquidity. For the years ended December 31, 2010 and 2009 these requirements have been met as follows:

		& Surplus	Releva	t Assets		
	Minimum	Actual	Minimum	Actual		
December 31, 2010	\$1,000,000	\$32,209,291	\$9,231,848	\$10,869,403		
December 31, 2009	\$1,000,000	\$31,177,595	\$9,445,328	\$ 9,445,328		

Statutom

AMIC Ltd. writes more than 50% unrelated business and consequently, in accordance with the requirements of the Insurance Amendment Act 2008, is registered as a Class 3A insurer.

Customers

Our only sources of income, other than our investment portfolio, are our Agency Agreement and Reinsurance Agreement. Without such agreements, we believe current levels of investment income would provide enough revenue to continue operations while the Company evaluated other reinsurance and insurance opportunities.

Employees

At December 31, 2010, APSL had fifteen employees, eleven full-time salaried and four temporary employees.

Loss Reserves

Our loss reserves, changes in aggregate reserves for the last two years, and loss reserve development as of the end of each of the last ten years, are discussed in Item 7 of this Report, "Management's Discussion and Analysis of Financial Condition and Results of Operations," Note 2 to our Consolidated Financial Statements included in Item 8 of this Report, and Note 5 to our Consolidated Financial Statements.

Developing Business

AmerInst has filed an application for a U.S. patent on a unique financing concept called RINITSTM that it has developed to securitize insurance and reinsurance risk, involving property, casualty, life and health. Such securitization would be by equity and debt financing of Bermuda special purpose companies licensed as reinsurers. It is AmerInst's intention to grant patent licenses to the special purpose companies and investment banking organizations which will market the securities. In addition to the license royalties, AmerInst would manage the special purpose companies for a fee and at its option could invest in them as well. However, AmerInst may not be issued a patent, and, even if so, may not be able to license such patent.

AmerInst has entered into confidentiality agreements with several investment banking organizations.

In addition to the patent application, AmerInst has obtained a trademark under which the concept will be marketed.

AmerInst has two operating segments: 1) reinsurance activity, which includes investments and other activities, and 2) insurance activity, which offers professional liability solutions to professional service firms under the Agency Agreement with C&F.

The disclosure of RINITSTM as a separate operating segment was discontinued in the fourth quarter of 2010 for it no longer met the quantitative thresholds as prescribed by Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 280, "Segment Reporting".

Available Information

We file annual, quarterly, and current reports, proxy statements and other information with the Securities and Exchange Commission ("SEC" or the "Commission"). You may read any document we file with the Commission at the Commission's public reference room at 100 F Street, NE, Washington, DC 20549. Please call the Commission at 1-800-SEC-0330 for information on the public reference room. The Commission maintains an internet site that contains annual, quarterly, and current reports, proxy and information statements and other information that issuers (including AmerInst) file electronically with the Commission. The Commission's internet site is <code>www.sec.gov</code>.

Our internet site is www.amerinst.bm. We make available free of charge through our internet site our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and any amendments to those reports filed or furnished pursuant to the Securities Exchange Act of 1934, as soon as reasonably practicable after such material is electronically filed with, or furnished to, the Commission. You will need to have on your computer the Adobe Acrobat Reader[®] software to view these documents, which are in PDF format. If you do not have Adobe Acrobat Reader, a link to Adobe's internet site, from which you can download the software, is provided. We also make available, through our internet site, via links to the Commission's internet site, statements of beneficial ownership of our equity securities filed by our directors, officers, 10% or greater shareholders and others under Section 16 of the Securities Exchange Act. In addition, we post on www.amerinst.bm our Memorandum of Association, our Bye-Laws, our Statement of Share Ownership Policy, Charters for our Audit Committee and Governance and Nominations Committee, as well as our Code of Business Conduct and Ethics. You can request a copy of these documents, excluding exhibits, at no cost, by writing or telephoning us c/o Cedar Management Limited, 25 Church Street, Continental Building, P.O. Box HM 1601 Hamilton, Bermuda HMGX, Attention: Investor Relations (441) 295-6015. The information on our internet site is not incorporated by reference into this report.

Item 1A. Risk Factors

You should consider carefully the following risk factors before deciding whether to invest in our common stock. Our business, including our operating results and financial condition, could be harmed by any of these risks. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial

also may materially and adversely affect our business. The value of our common stock could decline due to any of these risks, and you may lose all or part of your investment. In assessing these risks you should also refer to the other information contained in our filings with the SEC, including our financial statements and related notes.

We may not be able to generate material revenue or profit under our new agency and reinsurance agreements.

On January 5, 2009, AMIC Ltd., our wholly-owned subsidiary, received written notice from CNA that CNA did not intend to renew its reinsurance agreement with us regarding the AICPA Plan. In 2008, our business relationship with CNA accounted for over 95% of our net premiums earned. On May 15, 2009, AMIC Ltd. and CNA entered into a Commutation and Release Agreement whereby, effective January 1, 2009, in exchange for a payment of a portion of the reserves which we had previously set aside, CNA assumed responsibility for prior years' undetermined and unpaid liabilities.

Effective September 25, 2009, APSL, a wholly-owned subsidiary of AmerInst Mezco, Ltd. which is a wholly-owned subsidiary of AmerInst, entered into the Agency Agreement with C&F pursuant to which C&F appointed APSL as its exclusive agent for the purposes of soliciting, underwriting, quoting, binding, issuing, cancelling, non-renewing and endorsing accountants' professional liability and lawyers' professional liability insurance coverage within the 50 states of the United States and the District of Columbia. Also on September 25, 2009, AMIC Ltd. entered into the reinsurance agreement with C&F pursuant to which C&F agrees to cede and AMIC Ltd. agrees to accept as reinsurance a fifty percent (50%) quota share of C&F's liability under insurance written by APSL on behalf of C&F and classified by C&F as accountants' professional liability and lawyers' professional liability.

Because we have only recently entered into the Agency Agreement and Reinsurance Agreement and our ability to generate revenue under either agreement is unproven, neither agreement may result in material revenue or profit. Even if we are able to generate material revenue and/or profit from these agreements, we may not be able to do so for a significant period of time.

If our agreements with C&F are terminated or C&F chooses not to renew them, our ability to generate revenue would be adversely affected.

We anticipate that the great majority of our revenue in the near future will be derived from (i) the commissions earned by APSL, a wholly-owned subsidiary of Mezco which is a wholly-owned subsidiary of AmerInst, through the Agency Agreement with C&F and (ii) the reinsurance activity under the Reinsurance Agreement between AMIC Ltd., our wholly-owned subsidiary, and C&F. Therefore if C&F should terminate or choose not to renew one or both of those agreements or should renew them on terms less favorable to us, our ability to generate revenue may be adversely affected.

We participate in a potentially unprofitable, unstable market.

Professional liability insurance is a volatile risk with fluctuations both in the frequency and severity of claims, particularly severity. This is aggravated by the casualty insurance cycle, which over a period of years varies from a hard market with high or increasing premiums charged for risk, to a soft market with low or decreasing premiums being charged. The interaction of volatility and insurance cycle variation results in a high degree of unpredictability of underwriting results from year to year. Because as a reinsurer, we will be directly influenced by the premium competition in the primary market, and as a quota share reinsurer, we will be directly dependent on the underwriting results of our cedants, therefore our revenue could be adversely affected by factors beyond our control.

Our industry is highly competitive and we may not be able to compete successfully in the future.

Our industry is highly competitive and subject to pricing cycles that can be pronounced. We compete solely in the United States reinsurance and insurance markets. Most of our competitors have greater financial resources

than we do and have established long term and continuing business relationships throughout the industry, which can be a significant competitive advantage. If we are unable to successfully compete against these companies our profitability could be adversely affected.

Our investment return may not be sufficient to offset underwriting losses.

Our investment income is subject to variation due to fluctuations of market interest rates on our fixed income portfolio, and fluctuations of stock prices in our equity portfolio. If such investment income is not sufficient to offset potential underwriting losses or our capital is not sufficient to absorb adverse underwriting and/or investment results, our profitability would be adversely affected.

Our inability to retain senior executives and other key personal could adversely affect our business.

The successful implementation of our new business plan is dependent upon our ability to retain APSL senior executives and other qualified employees. In November 2009, we entered into an employment agreement with Mr. Kyle Nieman, President and CEO of APSL. Mr. Nieman has more than 25 years of insurance industry experience. In addition, a number of AmerInst's operating activities as well as certain management functions are performed by outside parties. If such outside parties and our key employees were not to renew their relationship with us, or only upon terms that were not acceptable to us, then our business could be harmed.

Your ownership of our shares does not guarantee insurance coverage.

The ownership of our common shares by an accounting firm or individual practitioner will not guarantee that such firm or individual will thereafter be able to obtain professional liability insurance under other policies reinsured by AMIC Ltd., or that such insurance will be competitively priced.

There is no market for our shares, which may be subject to restrictions on transfer.

There is currently no market for our common shares and it is unlikely that a market will develop. Our common shares are not listed on any stock exchange or automated quotation system. Under our Bye-Laws, our Board of Directors has the authority to prohibit all transfers of shares. Further, because an integral part of the value of our common shares is our commitment to utilize the insurance capacity of AMIC Ltd. for the benefit of our shareholders it is unlikely that any individual or entity other than sole practitioners and accounting firms would be interested in purchasing our common shares.

Reinsurance may not be available to us.

In order to limit the effect of large and multiple losses on our financial condition, AMIC Ltd. may, in the future, seek reinsurance for its own account. From time to time, market conditions have limited the availability of reinsurance, and in some cases have prevented insurers and reinsurers from obtaining the types and amounts of reinsurance which they consider adequate for their business needs. If AMIC Ltd. is unable to obtain the desired amounts of reinsurance, or, if it is able to obtain such reinsurance only on terms not sufficiently favorable to operate profitably, we could be adversely affected.

Difficult conditions in the economy generally may materially adversely affect our business and results of operations, and these conditions may not improve in the near future.

Current market conditions and the instability in the global credit markets present additional risks and uncertainties for our business. Depending on market conditions going forward, we could incur substantial additional realized and unrealized losses in future periods, which could have an adverse impact on our results of operations and financial condition. The recent market volatility may also make it more difficult to value certain of our securities if trading becomes less frequent. As such, valuations may include assumptions or estimates that may have significant period-to-period changes that could have a material adverse effect on our results of operations or financial condition.

We may be impacted by claims relating to the recent financial market turmoil.

We reinsure professional liability insurance for certified public accountants and attorneys. The financial institutions and financial services segment has been particularly impacted by the recent financial market turmoil. As a result, accountants and lawyers that service this industry may be subject to additional claims. This may give rise to increased litigation, including class action suits, which may involve clients of parties for which we provide reinsurance. To the extent we have claims relating to these events, it could cause substantial volatility in our financial results and could have a material adverse effect on our financial condition and results of operations.

Actual claims may exceed our reserves for losses and loss expenses.

Our success depends on our ability to accurately assess the risks associated with the businesses that we reinsure. We establish loss reserves to cover our estimated liability for the payment of all losses and loss expenses incurred with respect to the policies we write. Loss reserves do not represent an exact calculation of liability. Rather, loss reserves are estimates of what we expect the ultimate resolution and administration of claims will cost. These estimates are based on actuarial and statistical projections and on our assessment of currently available data, as well as estimates of future trends in claims severity and frequency, judicial theories of liability and other factors. Loss reserve estimates are refined as experience develops and claims are reported and resolved. Establishing an appropriate level of loss reserves is an inherently uncertain process. It is therefore possible that our reserves at any given time will prove to be inadequate.

We have estimated our net losses based on actuarial analysis of claims information. Actual losses may vary from those estimated and will be adjusted in the period in which further information becomes available. To the extent we determine that actual losses or loss expenses exceed our expectations and reserves reflected in our financial statements, we will be required to increase our reserves to reflect our changed expectations. This could cause a material increase in our liabilities and a reduction in our profitability, including operating losses and a reduction of capital.

Legislative and regulatory requirements could have a material adverse effect on our business.

We and our subsidiaries are required to comply with a wide variety of laws and regulations applicable to insurance or reinsurance companies. The insurance and regulatory environment, in particular for offshore insurance and reinsurance companies, has become subject to increased scrutiny in many jurisdictions, including in the United States. In the past, there have been Congressional and other initiatives in the United States regarding increased supervision and regulation of the insurance industry. It is not possible to predict the future impact of changes in laws and regulations on our operations. The cost of complying with any new legal requirements could have a material adverse effect on our business.

Our Bermuda insurance subsidiary, AMIC Ltd., is registered as a Class 3A insurer and is subject to regulation and supervision in Bermuda. The applicable Bermuda statutes and regulations generally are designed to protect insureds and ceding insurance companies rather than shareholders or noteholders. Among other things, those statutes and regulations require AMIC Ltd. to:

- meet and maintain certain standards of liquidity and solvency,
- file periodic reports in accordance with the Bermuda Statutory Accounting Rules,
- produce annual audited statutory financial statements, and
- comply with restrictions on payments of dividends and reductions of capital.

Our Bermuda entities could become subject to regulation or taxation in the United States.

None of our Bermuda entities are licensed or admitted as an insurer, nor accredited as a reinsurer, in any jurisdiction in the United States. However, we anticipate that in the near future the majority of our revenue will be derived from (i) commissions earned by APSL, our Delaware subsidiary, through the Agency Agreement with

C&F and (ii) the Reinsurance Agreement by AMIC Ltd. with C&F which represent a group of companies domiciled primarily in the United States. We conduct our insurance business through offices in Bermuda and do not maintain an office, nor do our personnel solicit insurance business, resolve claims or conduct other insurance business, in the United States. While we do not believe we are in violation of insurance laws of any jurisdiction in the United States, we cannot be certain that inquiries or challenges to our insurance and reinsurance activities will not be raised in the future. It is possible that, if we were to become subject to any laws of this type at any time in the future, we would not be in compliance with the requirements of those laws.

We believe that our non-U.S. companies have operated and will continue to operate their respective businesses in a manner that will not cause them to be subject to U.S. tax (other than U.S. federal excise tax on insurance and reinsurance premiums and withholding tax on specified investment income from U.S. sources) on the basis that none of them are engaged in a U.S. trade or business. However, there are no definitive standards under current law as to those activities that constitute a U.S. trade or business and the determination of whether a non-U.S. company is engaged in a U.S. trade or business is inherently factual. Therefore, it is possible that the U.S. Internal Revenue Service might contend that one or more of our non-U.S. companies is engaged in a U.S. trade or business. If AMIC, Ltd. or any of our other non-U.S. companies is engaged in a U.S. trade or business and does not qualify for benefits under the applicable income tax treaty, such company may be subject to (i) U.S. federal income taxation at regular corporate rates on its premium income from U.S. sources and investment income that is effectively connected with its U.S. trade or business, and (ii) a U.S. federal branch profits tax at the rate of 30% on the earnings and profits attributable to such income. All of the premium income from U.S. sources and a significant portion of such company's investment income may be subject to U.S. federal income and branch profits taxes.

If AMIC Ltd. or any of our other non-U.S. companies is engaged in a U.S. trade or business and qualifies for benefits under the United States-Bermuda tax treaty, U.S. federal income taxation of such subsidiary will depend on whether (i) it maintains a U.S. permanent establishment and (ii) the relief from taxation under the treaty generally applies to non-premium income. We believe that AMIC, Ltd. has operated and will continue to operate its business in a manner that will not cause it to maintain a U.S. permanent establishment. However, the determination of whether an insurance company maintains a U.S. permanent establishment is inherently factual. Therefore, it is possible that the U.S. Internal Revenue Service might successfully assert that any of our Bermuda entities maintains a U.S. permanent establishment. In such case, such Bermuda entity may be subject to U.S. federal income tax at regular corporate rates and branch profit tax. Furthermore, although the provisions of the treaty clearly apply to premium income, it is uncertain whether they generally apply to other income of a Bermuda insurance company as well.

We believe U.S. federal income tax, if imposed, would be based on effectively connected or attributable income of a non-U.S. company computed in a manner generally analogous to that applied to the income of a U.S. corporation, except that all deductions and credits claimed by a non-U.S. company in a taxable year can be disallowed if the company does not file a U.S. federal income tax return for such year. Penalties may be assessed for failure to file such return. If any of our non-U.S. companies is subject to such U.S. federal taxation, our financial condition and results of operations could be materially adversely affected.

As a shareholder of our company, you may have greater difficulties in protecting your interests than as a shareholder of a U.S. corporation.

The Companies Act, which applies to us and our Bermuda subsidiaries, differs in material respects from laws generally applicable to U.S. corporations and their shareholders. These differences may result in your having greater difficulties in protecting your interests as a shareholder of our company than you would have as a shareholder of a U.S. corporation. This affects, among other things, the circumstances under which transactions involving an interested director are voidable, whether an interested director can be held accountable for any benefit realized in a transaction with the Company, what approvals are required for business combinations by the Company with a large shareholder or a wholly-owned subsidiary, what rights you may have as a shareholder to enforce specified provisions of the Companies Act or our Bye-laws, and the circumstances under which we may indemnify our directors and officers.

A downgrade in our A.M. Best rating or that of C&F could impair our ability to sell insurance policies or those of C&F.

Our new business plan met A. M. Best's higher capitalization requirements, which mandate a more conservative level of risk based capital. A. M. Best is the most widely recognized insurance company rating agency. In December 2010, A. M. Best affirmed AmerInst's financial strength rating of A- (Excellent) and issuer credit rating of "A-." A. M. Best also affirmed that the outlook assigned to both ratings is stable.

Some policyholders are required to obtain insurance coverage from insurance companies that have an "A-" (Excellent) rating or higher from A.M. Best. Additionally, many producers are prohibited from placing insurance or reinsurance with companies that are rated below "A-" (Excellent) by A.M. Best. A.M. Best assigns ratings that represent an independent opinion of a company's ability to meet its obligations to policyholders that is of concern primarily to policyholders, brokers and agents, and its rating and outlook should not be considered an investment recommendation. Because A.M. Best continually monitors companies with regard to their ratings, our ratings could change at any time, and any downgrade of our current rating may impair our ability to sell insurance policies and, ultimately, our financial condition and operating results.

If A.M. Best requires us to increase our capital in order to maintain our rating and we are unable to raise the required amount of capital to be contributed to our subsidiaries, A.M. Best may downgrade our rating.

Similarly, if C&F's A. M. Best's rating should ever be downgraded, this could adversely affect our ability to solicit, underwrite, quote, bind, issue or endorse accountants' professional liability and lawyers' professional liability insurance coverage under our Agency Agreement with C&F or to reinsure under the Reinsurance Agreement a 50% quota share of C&F's liability under insurance written by APSL on behalf of C&F and classified by C&F as accountants' professional liability and lawyers' professional liability.

Anti-takeover provisions could make it more difficult for a third party to acquire us.

Investco, our subsidiary, currently owns approximately 29.7% of our outstanding shares of common stock and has the ability to purchase additional shares. Shares owned by Investco remain outstanding and can be voted by Investco at our direction, which may hinder or prohibit a change in control transaction not approved by us.

In addition, because our Statement of Share Ownership Policy limits each shareholder other than Investco to owning no more than 20,000 shares of our common stock, and our Bye-laws permit our board of directors to implement provisions requiring board approval of all transfers of common stock, it may be difficult for any individual or entity to obtain voting control of AmerInst.

Finally, our Bye-laws provide for a classified board of directors which could have the effect of delaying or preventing a change of control or management.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

Lease commitments

APSL leases office space in Lisle, Illinois under a non cancellable lease agreement. The lease is renewable at the option of the lessee under certain conditions. Minimum lease payments, subsequent to December 31, 2010, are as follows:

2011	\$ 54,043
2012	55,801
2013	57,646
2014	59,568
2015	15,013
	\$242,071

Item 3. Legal Proceedings.

The Company is not a party to any material legal proceedings.

Item 4. (Removed and Reserved)

PART II

Item 5. Market for Registrant's Common Equity, Related Shareholder Matters and Issuer Purchases of Equity Securities

AmerInst currently does not have a public market for its common stock, but the Company has historically caused Investco to purchase shares from the Company's shareholders upon their death, disability or retirement from the practice of public accounting. The repurchase price has been equal to the year-end net book value per share for the most recently completed fiscal year reduced by the amount of any dividends already paid on the repurchased shares during the calendar year of the repurchase and any dividends the shareholder would be entitled to receive on the repurchased shares that have not been paid. In addition, the BMA has authorized Investco to purchase shares on a negotiated case-by-case basis, and Investco has typically negotiated share repurchases when requested by Company shareholders.

On February 25, 2011, the Board of Directors amended and restated AmerInst's Statement of Share Ownership Policy to better manage the Company's expenditures from year to year. Under the new policy that became effective immediately, the Company will limit Investco's repurchase of Company stock to \$500,000 per calendar year. In addition, Investco will only be authorized to repurchase shares, without Board approval, from shareholders upon their death, disability or retirement from the practice of public accounting. Except as approved by the Board, negotiated purchases that do not satisfy these criteria will be discontinued for the foreseeable future. At the Board meeting, the Board approved all outstanding requests for repurchase of shares amounting to \$300,359, and for the remainder of 2011, Investco will still be authorized to repurchase shares up to \$500,000.

The Bermuda Monetary Authority has authorized Investoo to purchase the Company's common shares from shareholders who have died or retired from the practice of public accounting and also on a negotiated basis. Through December 31, 2010, Investoo had purchased 123,913 common shares from shareholders who had died or retired for a total purchase price of \$3,214,353. The following table shows information relating to the purchase of shares from shareholders who have died or retired from the practice of accounting as described above during the three month period ended December 31, 2010.

	Total Number of Shares Purchased	Average Price Paid Per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Program	Maximum Number of Shares That May Yet Be Purchased Under the Plans or Program
October 2010	2,577	\$39.99	2,577	N/A
November 2010	_	_	_	N/A
December 2010	13,754	\$39.52	13,754	N/A
Total	16,331	\$39.59	16,331	N/A

From time to time, Investco has also purchased common shares in privately negotiated transactions. Through that date, Investco had purchased an additional 75,040 common shares in such privately negotiated transactions for a total purchase price of \$1,108,228. The following table shows information relating to the purchase of shares from these shareholders during the three month period ended December 31, 2010.

	Total Number of Shares Purchased	Average Price Paid Per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Program	Maximum Number of Shares That May Yet Be Purchased Under the Plans or Program
October 2010	_	_	_	N/A
November 2010	2,400	\$28.00	2,400	N/A
December 2010	5,566	\$27.50	5,566	N/A
Total	7,966	\$27.65	7,966	N/A

As of December 31, 2010, there were 1,853 holders of record of our common shares. Our Board of Directors had adopted a dividend policy to pay quarterly dividends subject to legally available funds and Board approval. Beginning in September 2005, our Board of Directors amended the dividend policy to pay semi-annual dividends of \$0.47 per share with payments in March and September. During 2010, the dividend amount paid was reduced by \$38,611, which represented a write back of uncashed dividends issued 2004 and prior to shareholders that we have been unable to locate. During 2009, the dividend amount paid was reduced by \$33,862, which represented a write back of uncashed dividends issued prior to 2003 to shareholders that we were unable to locate. During 2010 and 2009, we paid ordinary cash dividends of \$647,913 and \$662,249, respectively, net of the write back, representing two semi-annual payments of \$0.47 per share. The declaration of dividends by our Board of Directors is dependent upon our capacity to insure or reinsure business, profitability, financial condition, and other factors which the Board of Directors may deem appropriate. Under Bermuda law, AMIC Ltd. is prohibited from declaring or paying any dividend to AmerInst if such payment would reduce the net realizable value of its assets to an amount less than the aggregate value of its liabilities, issued share capital and share premium accounts. In addition, AMIC Ltd. must be able to pay its liabilities as they fall due after the payment of a dividend.

Item 6. Selected Financial Data

Not applicable.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

Management's discussion and analysis ("MD&A") provides supplemental information, which sets forth the major factors that have affected our financial condition and results of operation and should be read in conjunction with our consolidated financial statements and notes thereto included in this Form 10-K. The MD&A is divided into subsections entitled "Business Overview," "Critical Accounting Policies," "Results of Operations," "Liquidity and Capital Resources" and "Losses and Loss Adjustment Expenses."

Certain statements contained in this Form 10-K, including this MD&A section, are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, and contain information relating to us that is based on the beliefs of our management as well as assumptions made by, and information currently available to, our management. The words "anticipate," "expect," "believe" and similar expressions as they relate to us or our management are intended to identify forward-looking statements.

All forward-looking statements, by their nature, are subject to risks and uncertainties. Our actual future results may differ materially from those set forth in our forward-looking statements. Please see the Introductory Note and Item 1A "Risk Factors" of this Form 10-K for a discussion of factors that could cause our actual results to differ materially from those in the forward-looking statements. However, the risk factors listed in Item 1A "Risk Factors" or discussed in this Form 10-K should not be construed as exhaustive and should be read in conjunction with other cautionary statements that are included herein. Readers are cautioned not to place undue reliance on these forward-looking statements, which reflect our management's analysis only as of the date they are made. We undertake no obligation to release publicly the results of any future revisions we may make to forward-looking statements to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events.

The following discussion addresses our financial condition and results of operations for the periods and as of the dates indicated.

Business Overview

We are an insurance holding company based in Bermuda owned primarily by accounting firms, persons associated with accounting firms, and individual CPA practitioners. We were formed in response to concerns about the pricing and availability of accountants' professional liability insurance in a difficult or "hard" market. Our mission is to be a company that provides insurance protection for professional service firms and engages in investment activities. Through APSL, a Delaware corporation and a wholly-owned subsidiary of Mezco which is a wholly-owned subsidiary of AmerInst, we act as the exclusive agent for C&F for the purposes of soliciting, underwriting, quoting, binding, issuing, cancelling, non-renewing and endorsing accountants' professional liability and lawyers' professional liability insurance coverage within the 50 states of the United States and the District of Columbia. We conduct our reinsurance business through AMIC Ltd., our wholly-owned subsidiary, which is a registered insurer in Bermuda. We are prepared, subject to obtaining the required licenses and registrations, to act as a direct issuer of accountants' professional liability insurance policies. Our investment portfolio is held in and managed by Investco, which is a subsidiary of AMIC Ltd.

AmerInst has two operating segments: 1) reinsurance activity, which includes investments and other activities, and 2) insurance activity, which offers professional liability solutions to professional service firms under the Agency Agreement with C&F. See Note 12, Segment Information, of the notes to the consolidated financial statements contained in Item 12 of this annual report on Form 10-K for financial information concerning these segments.

The reinsurance segment had revenues of \$2,918,696 for the year ended December 31, 2010 and \$6,439,547 for the year ended December 31, 2009. Total losses and expenses for this segment were \$1,452,800 for the year ended December 31, 2010 and \$(83,078) for the year ended December 31, 2009. This resulted in segment income of \$1,465,896 of \$6,522,625 for the years ended December 31, 2010 and 2009, respectively.

The insurance segment had revenues of \$85,249 for the year ended December 31, 2010 and generated no revenues for the year ended December 31, 2009. Operating and management expenses were \$2,652,938 for the year ended December 31, 2010 and \$771,088 for the year ended December 31, 2009. This resulted in segment losses of \$2,567,689 and \$771,088 for the years ended December 31, 2010 and 2009, respectively.

AmerInst has filed an application for a U.S. patent on a unique financing concept called RINITSTM that it has developed to securitize insurance and reinsurance risk, involving property, casualty, life and health. Such securitization would be by equity and debt financing of Bermuda special purpose companies licensed as reinsurers. It is AmerInst's intention to grant patent licenses to the special purpose companies and investment banking organizations which will market the securities. In addition to the license royalties, AmerInst would manage the special purpose companies for a fee, and at its option could invest in them as well. However, AmerInst may not be issued a patent, and even if so, may not be able to license such patent.

AmerInst has entered into confidentiality agreements with several investment banking organizations.

In addition to the patent application, AmerInst has obtained a trademark under which the concept will be marketed.

The disclosure of RINITSTM as a separate operating segment was discontinued in the fourth quarter of 2010 as it no longer met the quantitative thresholds prescribed by ASC 280, "Segment Reporting".

Our results of operations for the years ended December 31, 2010 and December 31, 2009 are discussed below.

We operate our business with no long-term debt, no capital lease obligations, no purchase obligations, and no off-balance sheet arrangements required to be disclosed under applicable rules of the SEC. AmerInst's access to operating cash flows is from the payment of dividends from its subsidiaries.

Critical Accounting Policies

Basis of Presentation

The preparation of financial statements in conformity with generally accepted accounting principles 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 major estimates reflected in the Company's financial statements include but are not limited to the liability for loss and loss adjustment expenses and other than temporary impairment of investments.

Unpaid Losses and Loss Adjustment Expense Reserves

The amount that we record as our liability for loss and loss adjustment expenses is a major determinant of net income each year. As discussed in more detail below under the heading "Losses and Loss Adjustment Expenses," the amount that we have reserved is based on actuarial estimates which were prepared as of December 31, 2010. Based on data received from the ceding companies (the insurance companies whose policies we reinsure) our independent actuary produces a range of estimates with a "low," "central" and "high" estimate of the loss and loss adjustment expenses. As of December 31, 2010, the range of actuarially determined liability for loss and loss adjustment expense reserves was as follows: the low estimate was \$1.0 million, the high estimate was \$1.3 million, and the central estimate was \$1.1 million. We selected reserves of \$1,203,016 as of December 31, 2010, which is between the central and high end of the range. Due to our concerns about the severity and volatility of the type of business we reinsure and the length of time that it takes for claims to be reported and ultimately settled, our management's policy has been to reserve conservatively at the higher end of the actuarial estimates.

Other than Temporary Impairment of Investments

Declines in the fair value of investments below cost are evaluated for other than temporary impairment losses. The evaluation for other than temporary impairment losses is a quantitative and qualitative process which is subject to risks and uncertainties in the determination of whether declines in the fair value of investments are other than temporary. The risks and uncertainties include the Company's intent and ability to hold the security, changes in general economic conditions, the issuer's financial condition or near term recovery prospects, and the effects of changes in interest rates. AmerInst's accounting policy requires that a decline in the value of a security below its cost basis be assessed to determine if the decline is other than temporary. If so, the security is deemed to be impaired and a charge is recorded in net realized losses equal to the difference between the fair value and the cost basis of the security. The fair value of the impaired investment becomes its new cost basis.

Results of Operations

We recorded a net loss of \$1,101,793 in 2010, compared to net income of \$5,751,537 in 2009.

The net loss recorded for the year ended December 31, 2010 was attributable to the following; (1) the increased expenses incurred by APSL which commenced operations in late 2009 following the execution of its Agency Agreement with C&F effective September 25, 2009; (2) the reduction in net premiums earned from \$3,235,446 in 2009 to \$157,140 following the commutation and termination of the CNA relationship and non-renewal of the CAMICO policies in 2009 and (3) the reduced net investment income from \$766,512 in 2009 to \$405,210 in 2010 due to the reduction in the investment portfolio following the liquidation of fixed maturity investments in May 2009 to settle the payment of \$20.55 million due to CNA as a result of the Commutation Agreement entered into between the Company and CNA in 2009. The net income recorded for the year ended December 31, 2009 was mainly attributable to the reduction of approximately \$5,400,000 in loss and loss adjustment expenses in recognition of the positive development recorded as a result of updating the estimated liability for unpaid losses and loss adjustment expenses on the finalization of the Commutation Agreement with CNA.

Our net premiums earned were \$157,140 for the year ended December 31, 2010 compared to \$3,235,446 for the year ended December 31, 2009, a decrease of \$3,078,306 or 95.1%. The decrease is due to i) the Commutation Agreement entered into with CNA in 2009 and ii) the non-renewal of the CAMICO contract effective June 1, 2009. The net premiums earned for the year ended December 31, 2010 were attributable to premiums written under the Reinsurance Agreement and to revisions to CAMCO premium estimates for prior years.

For the years ended December 31, 2010 and December 31, 2009, we recorded commission income of \$85,051 and \$0, respectively, under the Agency Agreement.

We recorded realized gains, net of impairment, of \$2,356,544 for the year ended December 31, 2010 compared to \$2,437,589 for the year ended December 31, 2009. The decrease in realized gains recorded in 2010 is due to the reduced sales of fixed maturity securities and equity securities in an unrealized gain position during the year ended December 31, 2010. Net investment income earned for the year ended December 31, 2010 was \$405,210 compared to \$766,512 for the year ended December 31, 2009. The decline in net investment income is due to the reduction in the investment portfolio following the liquidation of certain fixed maturity investments in May 2009 to settle the payment of \$20.55 million due to CNA as a result of the Commutation Agreement entered into between the Company and CNA in 2009. Additionally, in 2010 we disposed of certain fixed maturity and equity investments to fund the operations of APSL, further reducing the total investment portfolio and the net investment income earned. Annualized investment yield, calculated as total interest and dividend income divided by the net average amount of total investments, was 1.4% in 2010 and 2.0% in 2009.

Unrealized gain on investments was \$6,477,553 at December 31, 2010 compared to \$6,611,053 at December 31, 2009. We consider our entire investment portfolio to be available for sale and accordingly all investments are reported at fair value, with changes in net unrealized gains and losses reflected as an adjustment

to accumulated other comprehensive income. The decrease in unrealized gain on investments was due primarily to the reduction in the value of the Company's equity portfolio. Declines in the fair value of investments below cost are evaluated for other than temporary impairment losses. The evaluation for other than temporary impairment losses is a quantitative and qualitative process which is subject to risks and uncertainties in the determination of whether declines in the fair value of investments are other than temporary. The risks and uncertainties include changes in general economic conditions, the issuer's financial condition or near term recovery prospects, and the effects of changes in interest rates. Our accounting policy requires that a decline in the fair value of a security below its cost basis be assessed to determine if the decline is other than temporary. If so, the security is deemed to be impaired, and a charge is recorded in net realized losses equal to the difference between the fair value and the cost basis of the security. The fair value of the impaired investment becomes its new cost basis.

The composition of the investment portfolio at December 31, 2010 and 2009 is as follows:

	2010	2009
U.S. government agency securities	7%	12%
Obligations of state and political subdivisions	32	23
Corporate debt securities	2	2
Equity securities (including the hedge fund)	_59	_63
	100%	100%

We recorded loss and loss adjustment expenses of \$26,869 for the year ended December 31, 2010, compared to loss and loss adjustment recoveries of \$2,924,184 in 2009. The 2010 recorded expenses resulted from reserves of \$32,000 established pursuant to the Reinsurance Agreement offset by favorable development on CAMICO and PDIC. The 2009 recorded recoveries resulted from (1) the reduction in loss reserves related to the CNA treaty following the determination of the ultimate settlement amount after the finalization of the Commutation Agreement, and (2) the recognition of the payment of \$500,891 received from VSC in satisfaction of certain recoveries not previously remitted by VSC under retrocession contracts between AMIC Ltd. and VSC for the years 1989-1993. Our loss ratio, calculated as the ratio of losses and loss adjustment expenses to net premium earned was 17.1% in 2010 and (90.4%) in 2009.

We will continue to monitor our reserve for losses and loss expenses for any new claims information and adjust our reserve for losses and loss expenses accordingly.

We recorded policy acquisition recoveries of \$12,209 for the year ended December 31, 2010 compared to acquisition costs of \$868,155 for year ended December 31, 2009. The policy acquisition recoveries recorded for the year ended December 31, 2010 were attributable to the revisions to the CAMICO premium estimates for prior years, net of policy acquisition costs recorded at 37% of premium earned under the Reinsurance Agreement. For the year ended December 31, 2009, policy acquisition costs were 26.8% of net premiums earned. Policy acquisition costs are the sum of ceding commissions paid to ceding companies determined contractually pursuant to reinsurance agreements and federal excise taxes paid on premiums written.

We expensed operating and management expenses of \$4,091,078 for the year ended December 31, 2010 compared to \$2,744,039 for the year ended December 31, 2009, an increase of \$1,347,039 or 49.1%. The primary reason for this increase is the increased expenses incurred by APSL, which commenced operations in late 2009 following the execution of its Agency Agreement with C&F effective September 25, 2009.

Fair Value of Investments

The following tables show the fair value of the Company's investments in accordance with ASC 820, "Fair Value Measurements and Disclosures" as of December 31, 2010 and 2009.

			Fair value measurement using:						
	Carrying amount	Total fair value	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2)	Significant unobservable inputs (Level 3)				
December 31, 2010									
U.S. government agency securities Obligations of state and	\$ 1,959,588	\$ 1,959,588	\$ —	\$ 1,959,588	\$ —				
political subdivisions	8,465,737	8,465,737		8,465,737					
Corporate debt securities	504,156	504,156		504,156					
Total fixed maturity investments	10,929,481	10,929,481							
Equity securities (excluding									
the hedge fund)	14,145,124	14,145,124	14,145,124						
Hedge fund	1,484,884	1,484,884			1,484,884				
Total equity securities	15,630,008	15,630,008							
Total investments	\$26,559,489	\$26,559,489	\$14,145,124	\$10,929,481	\$1,484,884				
			Fa	ir value measuremen	t using:				
	Carrying amount	Total fair value	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2)	Significant unobservable inputs (Level 3)				
December 31, 2009			Quoted prices in active markets for identical assets	Significant other observable inputs	Significant unobservable inputs				
U.S. government agency securities			Quoted prices in active markets for identical assets	Significant other observable inputs	Significant unobservable inputs				
U.S. government agency securities Obligations of state and	* 3,033,905	\$ 3,033,905	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905	Significant unobservable inputs (Level 3)				
U.S. government agency securities Obligations of state and political subdivisions	\$ 3,033,905 5,986,075	\$ 3,033,905 5,986,075	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)				
U.S. government agency securities Obligations of state and political subdivisions Corporate debt securities	* 3,033,905	\$ 3,033,905	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905	Significant unobservable inputs (Level 3)				
U.S. government agency securities Obligations of state and political subdivisions	\$ 3,033,905 5,986,075	\$ 3,033,905 5,986,075	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)				
U.S. government agency securitiesObligations of state and political subdivisionsCorporate debt securitiesTotal fixed maturity	\$ 3,033,905 5,986,075 528,461	\$ 3,033,905 5,986,075 528,461	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)				
U.S. government agency securities Obligations of state and political subdivisions Corporate debt securities Total fixed maturity investments	\$ 3,033,905 5,986,075 528,461 9,548,441 16,210,811	\$ 3,033,905 5,986,075 528,461 9,548,441 16,210,811	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)				
U.S. government agency securities Obligations of state and political subdivisions Corporate debt securities Total fixed maturity investments	\$ 3,033,905 5,986,075 528,461 9,548,441	\$ 3,033,905 5,986,075 528,461 9,548,441	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)				
U.S. government agency securities Obligations of state and political subdivisions Corporate debt securities Total fixed maturity investments	\$ 3,033,905 5,986,075 528,461 9,548,441 16,210,811	\$ 3,033,905 5,986,075 528,461 9,548,441 16,210,811	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)				

The following is a reconciliation of the beginning and ending balance of investments using significant unobservable inputs (Level 3) for the year ended December 31, 2010 and 2009.

	2010	2009
Balance classified as Level 3, beginning of year	\$1,389,737	\$1,152,548
Total gains or losses included in earnings:	_	_
Net realized gains	_	_
Change in fair value of hedge fund investments	95,147	237,189
Purchases or sales	_	_
Transfers in and/or out of Level 3		
Ending balance	\$1,484,884	\$1,389,737

Upon the adoption of ASC 320, Investments—Debt and Equity Securities effective April 1, 2009, the Company changed its process for assessing whether declines in the fair value of its fixed maturity investments represented impairments that are other-than-temporary. The process now includes reviewing each fixed maturity investment that is impaired and determining: (1) if the Company has the intent to sell the fixed maturity investment or (2) if it is more likely than not that the Company will be required to sell the fixed maturity investment before its anticipated recovery; and (3) assessing whether a credit loss exists, that is, where the Company expects that the present value of the cash flows expected to be collected from the fixed maturity investment are less than the amortized cost basis of the investment.

The Company had no planned sales of its fixed maturity investments classified as available-for-sale as of December 31, 2010. In assessing whether it is more likely than not that the Company will be required to sell a fixed maturity investment before its anticipated recovery, the Company considers various factors including its future cash flow requirements, legal and regulatory requirements, the level of its cash, cash equivalents, short term investments and fixed maturity investments available for sale in an unrealized gain position, and other relevant factors. For the year ended December 31, 2010, the Company did not recognize any other-than-temporary impairments due to required sales.

In evaluating credit losses, the Company considers a variety of factors in the assessment of a fixed maturity investment including: (1) the time period during which there has been a significant decline below cost; (2) the extent of the decline below cost and par; (3) the potential for the fixed maturity investment to recover in value; (4) an analysis of the financial condition of the issuer; (5) the rating of the issuer; and (6) failure of the issuer of the fixed maturity investment to make scheduled interest or principal payments.

If we conclude a security is other-than-temporarily impaired, we write down the amortized cost of the security to fair value, with a charge to net realized investment gains (losses) in the Consolidated Statement of Operations. Gross unrealized losses on the investment portfolio as of December 31, 2010 amounted to \$84,406 compared to \$42,142 as of December 31, 2009. This increased loss was mainly attributable to fixed income securities which we determined were not other than temporarily impaired. The Company has the intent and ability to hold these securities either to maturity or until the fair value recovers above the adjusted cost. The unrealized losses on these securities were not as a result of credit, collateral or structural issues. As a result of the decline in fair value below cost, the Company recorded a total other-than-temporary impairment charge of \$123,310 and \$847,889 on two and twenty-eight equity securities during the years ended December 31, 2010 and 2009, respectively.

Our fixed income, equity and hedge fund portfolios are invested in accordance with a written Investment Policy Statement adopted by our Board of Directors. We engage professional advisors to manage day to day investment matters under the oversight of our Investment Committee.

Our fixed income portfolio is managed with the target objectives of achieving an annualized rate of return for the trailing 5-year period of 250 basis points over the Consumer Price Index, and total returns commensurate with Merrill Lynch's U.S. Domestic Index. Our overall fixed income portfolio is required to have at least an "A" S&P rating, an "A2" Moody's rating or an equivalent rating from comparable rating agencies.

Our equity portfolios are managed with the target objectives of achieving an annualized rate of return over a trailing 3-year to 5-year period of 400 basis points over the Consumer Price Index, total returns at least equal to representative benchmarks such as the various S&P indices, and a ranking in the top half of the universe of other actively managed equity funds with similar objectives and risk profiles.

Our hedge fund portfolio is managed to reduce overall portfolio risk. It is required to invest over all major strategies and is limited to 10% of the total equity portfolio.

Under existing accounting principles generally accepted in the United States, we are required to recognize certain assets at their fair value in our consolidated balance sheets. This includes our fixed maturity investments and equity securities. In accordance with the Fair Value Measurements and Disclosures Topic of the FASB ASC, fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Fair Value Measurements and Disclosures Topic of the ASC, establishes a three-level valuation hierarchy for disclosure of fair value measurements. The valuation hierarchy is based upon whether the inputs to the valuation of an asset or liability are observable or unobservable in the market at the measurement date, with quoted market prices being the highest level (Level 1) and unobservable inputs being the lowest level (Level 3). A fair value measurement will fall within the level of the hierarchy based on the input that is significant to determining such measurement. The three levels are defined as follows:

- Level 1: Observable inputs to the valuation methodology that are quoted prices (unadjusted) for identical assets or liabilities in active markets.
- Level 2: Observable inputs to the valuation methodology other than quoted market prices (unadjusted) for identical assets or liabilities in active markets. Level 2 inputs include quoted prices for similar assets and liabilities in active markets, quoted prices for identical assets in markets that are not active and inputs other than quoted prices that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the asset or liability.
- Level 3: Inputs to the valuation methodology that are unobservable for the asset or liability.

At each measurement date, we estimate the fair value of the financial instruments using various valuation techniques. We utilize, to the extent available, quoted market prices in active markets or observable market inputs in estimating the fair value of our investments. When quoted market prices or observable market inputs are not available, we utilize valuation techniques that rely on unobservable inputs to estimate the fair value of investments. The following describes the valuation techniques we used to determine the fair value of investments held as of December 31, 2010 and what level within the fair value hierarchy the valuation technique resides.

- U.S. government agency securities: Comprised primarily of bonds issued by the Federal Home Loan Bank, the Federal Home Loan Mortgage Corporation, Federal Farm Credit Bank and the Federal National Mortgage Association. The fair values of U.S. government agency securities are priced using the spread above the risk-free U.S. Treasury yield curve. As the yields for the risk-free U.S. Treasury yield curve are observable market inputs, the fair values of U.S. government agency securities are included in the Level 2 fair value hierarchy. AmerInst considers that there is a liquid market for the types of securities held. Broker quotes are not used for fair value pricing.
- **Obligations of state and political subdivisions**: Comprised of fixed income obligations of state and local governmental municipalities. The fair values of these securities are based on quotes and current market spread relationships, and are included in the Level 2 fair value hierarchy. AmerInst considers that there is a liquid market for the types of securities held. Broker quotes are not used for fair value pricing.

- Corporate debt securities: Comprised of bonds issued by corporations. The fair values of these securities are based on quotes and current market spread relationships, and are included in the Level 2 fair value hierarchy. AmerInst considers that there is a liquid market for the types of securities held. Broker quotes are not used for fair value pricing.
- Equity securities, at fair value: Comprised primarily of investments in the common stock of publicly traded companies. All of the Company's equities are included in the Level 1 fair value hierarchy. The Company receives prices based on closing exchange prices from independent pricing sources to measure fair values for the equities.
- **Hedge fund**: Comprised of a hedge fund whose objective is to seek attractive long-term returns with lower volatility by investing in a range of diversified investment strategies. The fund invests in a diversified pool of hedge fund managers, generally across six different strategies: long/short equities, long/short credit, macro, multi-strategy opportunistic, activist, and portfolio hedge. The fair value of the hedge fund is based on the net asset value of the fund as reported by the fund manager. The fair value of our hedge fund is included in the Level 3 fair value hierarchy.

To validate prices, we complete quantitative analyses to compare the performance of the overall investment portfolio to the performance of an appropriate benchmark, with significant differences identified and investigated.

There have been no material changes to any of our valuation techniques from what was used as of December 31, 2009. Since the fair value of a financial instrument is an estimate of what a willing buyer would pay for our asset if we sold it, we will not know the ultimate value of our financial instruments until they are sold. We believe the valuation techniques utilized provide us with the best estimate of the price that would be received to sell our assets or transfer our liabilities in an orderly transaction between participants at the measurement date.

Though current market conditions appear to have improved recently, there is still the potential for further instability. This could present additional risks and uncertainties for our business and make it more difficult to value certain of our securities if trading becomes less frequent. As such, valuations may include assumptions and estimates that may have significant period-to-period changes that could have a material adverse effect on our results of operations or financial condition.

As of December 31, 2010, our total investments were \$26,559,489, a decrease of \$589,500, or 2.17%, from \$27,148,989 at December 31, 2009. The cash and cash equivalents balance decreased from \$3,472,529 at December 31, 2009 to \$970,697 at December 31, 2010, a decrease of \$2,501,832, or 72.1%. The amount of cash and cash equivalents varies depending on the maturities of fixed term investments and on the level of funds invested in money market mutual funds. The restricted cash and cash equivalents balance decreased from \$734,020 at December 31, 2009 to \$84,256 at December 31, 2010, a decrease of \$649,764 or 88.5%. The ratio of cash and total investments to total liabilities at December 31, 2010 was 11.04:1, compared to a ratio of 13.14:1 at December 31, 2009.

The decrease in the ratio at December 31, 2010, as well as the decrease in cash and total investments at December 31, 2010, compared to December 31, 2009 results primarily from i) net cash outflows relating to APSL, which is still in the development stage, ii) dividends of \$647,913 paid during 2010 and iii) \$1,440,558 incurred in share repurchases during 2010, partially offset by positive cash inflows from investment operations.

Liquidity and Capital Resources

Our cash needs consist of settlement of losses and expenses under our reinsurance treaties and funding day-to-day operations. During the implementation of our business plan, our management expects to meet these cash needs from cash flows arising from our investment portfolio. Because substantially all of our assets are marketable securities, we expect that we will have sufficient flexibility to provide for unbudgeted cash needs which may arise without resorting to borrowing, subject to regulatory limitations.

Assumed reinsurance premiums receivable represent current assumed premiums receivable less commissions payable to the fronting carriers. This balance was \$45,909 at December 31, 2010 and \$0 at December 31, 2009. The December 31, 2010 balance is attributable to net premiums due under the Reinsurance Agreement.

Assumed reinsurance payable represents current reinsurance losses payable to the fronting carriers. This balance was \$76,918 at December 31, 2010 and \$148,850 at December 31, 2009.

The funds deposited with a reinsurer at December 31, 2009 represented cash placed with the ceding company as collateral for obligations assumed under the attorneys' liability program written in 2003. The funds were released by the ceding company in 2010.

Deferred policy acquisition costs, which represent the deferral of ceding commission expense related to premiums not yet earned, increased from \$0 at December 31, 2009 to \$35,060 at December 31, 2010. The deferred policy acquisition costs at December 31, 2010 were attributable to the Reinsurance Agreement.

Prepaid expenses and other assets were \$170,606 at December 31, 2010, a decrease of 20.7% from December 31, 2009. These expenses primarily relate to prepaid directors' and officers' liability insurance costs and directors' retainer.

AmerInst paid two semi-annual dividends of \$0.47 per share during 2010 and 2009. During 2010, the dividend amount was reduced by \$38,611, which represents a write back of uncashed dividends issued in 2004 and prior to shareholders that we have been unable to locate. During 2009, the dividend amount was reduced by \$33,862, which represents a write back of uncashed dividends issued prior to 2003 to shareholders that we were unable to locate. Since AmerInst began paying consecutive dividends in 1995, our original shareholders have received approximately \$17.93 in cumulative dividends per share, which when measured by a total rate of return calculation has resulted in an effective annual rate of return of approximately 10.38% from the inception of the Company, based on a per share purchase price of \$8.33 paid by the original shareholders, and using a book value of \$37.46 per share as of December 31, 2010.

Total dividends declared were \$647,913 and \$662,249 in 2010 and 2009, respectively, net of the recorded write backs. Continuation of dividend payments is subject to the Board of Directors' continuing evaluation of our level of surplus compared to our capacity to accept more business. One of our objectives is to retain sufficient surplus to enable the successful implementation of our new business plan.

AMIC Ltd.'s ability to pay dividends to AmerInst is subject to the provisions of the Bermuda insurance and companies laws and the requirement to provide the ceding companies with collateral. Under the Companies Act, AMIC Ltd. would be prohibited from declaring or paying a dividend at December 31, 2010 if such payment would reduce the realizable value of its assets to an amount less than the aggregate value of its liabilities, issued share capital, and share premium accounts. As of December 31, 2010, approximately \$31 million was available for the declaration of dividends to shareholders. However, due to the requirement to provide the ceding companies with collateral, approximately \$21 million was available for the payment of dividends to the shareholders. In addition, AMIC Ltd. must be able to pay its liabilities as they fall due after the payment of a dividend. Our ability to pay dividends to common shareholders and to pay our operating expenses is dependent on cash dividends from our subsidiaries. The payment of such dividends by AMIC Ltd., including its subsidiary Investco, to us is also limited under Bermuda law by the Insurance Act and Related Regulations which require that AMIC Ltd. maintain minimum levels of solvency and liquidity. For the years ended December 31, 2010 and 2009 these requirements have been met as follows:

		& Surplus	Releva	at Assets		
	Minimum	Actual	Minimum	Actual		
December 31, 2010	\$1,000,000	\$32,209,291	\$9,231,848	\$10,869,403		
December 31, 2009	\$1,000,000	\$31,177,595	\$9,445,328	\$ 9,445,328		

Statutony

The Bermuda Monetary Authority has authorized Investco to purchase the Company's common shares from shareholders who have died or retired from the practice of public accounting and on a negotiated basis. Through March 1, 2011, Investco had purchased 123,913 common shares from shareholders who had died or retired for a total purchase price of \$3,214,353. From time to time, Investco has also purchased shares in privately negotiated transactions. Through that date, Investco had purchased an additional 75,040 common shares in such privately negotiated transactions for a total purchase price of \$1,108,228.

Losses and Loss Adjustment Expenses

The consolidated financial statements include our estimated liability for unpaid losses and loss adjustment expenses ("LAE") for our insurance operations. LAE is determined utilizing both case-basis evaluations and actuarial projections, which together represent an estimate of the ultimate net cost of all unpaid losses and LAE incurred through December 31 of each year. These estimates are subject to the effect of trends in future claim severity and frequency. The estimates are continually reviewed and, as experience develops and new information becomes known, the liability is adjusted as appropriate, and reflected in current financial reports. The anticipated effect of inflation is implicitly considered when estimating liabilities for losses and LAE. Future average severity is projected based on historical trends adjusted for anticipated changes in underwriting standards, policy provisions and general economic trends. These anticipated trends are monitored based on actual developments and are modified as necessary.

An actuarial review and projection was performed for us by our independent actuary as of December 31, 2010. We review the actuarial estimates throughout the year for the possible impact on our financial position. As noted in our discussion of our results of operations for the year ended December 31, 2009, we recorded a reduction of approximately \$5,400,000 in recognition of positive development realized as a result of updating the estimated liability for unpaid loss and loss adjustment expenses on the finalization of the Commutation Agreement with CNA, and the recovery from VSC.

As a result of the commutation, the Company does not carry any loss reserves relating to the CNA program. Loss reserves relate only to the attorneys' professional liability coverage ("PDIC"), CAMICO Mutual Insurance Company ("CAMICO") and Crum & Forster ("C&F") programs and were calculated under the methodologies described below.

PDIC was a new program for the Company in 2003. The relationship with the carrier of that insurance ended on December 31, 2003. Therefore, policies written during 2003 are the only ones we have reinsured. To calculate the policy year ultimate losses and allocated loss adjustment expenses for PDIC the actuary applied incurred loss development, incurred Bornhuetter-Ferguson ("BF"), and expected loss methods to the actual PDIC experience. In the calculations, the actuary used industry incurred loss and allocated loss adjustment expenses development patterns and an *a priori* loss and allocated loss adjustment expenses ratio for use in the BF and expected loss and allocated loss adjustment expenses method calculations. The *a priori* loss and allocated loss adjustment expenses ratio was selected judgmentally based on the Company's unpaid claim liability review as of December 31, 2009. The actuary judgmentally selected low and high scenario loss ratio estimates around the central loss ratio estimates. The low and high scenario ultimate loss and allocated loss adjustment expenses estimates were calculated by multiplying net earned premium through December 31, 2010 by the low and high scenario loss ratio selections.

CAMICO was a new program for the Company in 2005. To calculate the policy year ultimate losses and allocated loss adjustment expenses for CAMICO the actuary applied paid and incurred loss development, paid and incurred BF, and expected loss and allocated loss adjustment expenses ratio methods to the actual CAMICO experience as of December 31, 2010. In the calculations, the actuary used industry benchmark paid and incurred loss and allocated loss adjustment expenses development patterns. The *a priori* loss and allocated loss adjustment expenses ratios used in the BF and expected loss and allocated loss adjustment expenses method calculations

were selected judgmentally based on the Company's unpaid claim liability review of CAMICO experience as of December 31, 2009. Low and high scenario ultimate loss and allocated loss adjustment expense estimates were calculated by applying faster and slower loss development patterns in the actuarial method calculations.

C&F was a new program for the Company in 2010. To calculate the policy year ultimate losses and allocated loss adjustment expenses for C&F, the actuary applied incurred loss development, incurred BF, and expected loss and allocated loss adjustment expense ratio methods to the actual C&F experience as of December 31, 2010. In the calculations, the actuary used an industry benchmark incurred loss and allocated loss adjustment expense development pattern. The "a priori" loss and allocated loss adjustment expenses ratio used in the BF and expected loss and allocated loss adjustment expense method calculations was selected based on previous work performed for AmerInst related to the pricing of accountants' professional liability insurance. The actuary judgmentally selected low and high scenario loss ratio estimates around the central loss ratio estimate. The low and high scenario ultimate loss and allocated loss adjustment expense estimates were calculated by multiplying net earned premium through December 31, 2010 by the low and high scenario loss ratio selections.

The following table shows the development of the estimated liability for the previous ten years of the Company's operations:

ANALYSIS OF LOSS AND LOSS ADJUSTMENT EXPENSES DEVELOPMENT (Thousands of US Dollars)

	Year Ended December 31,																
-	2000	2001	200)2 2	2003	20	04	200)5	2006	2	007	20	008	2009	2	010
Gross Liability for Loss and LAE Reserves \$ Reinsurance Recoverable for Unpaid Loss and LAE Reserves	674			— — 479 \$2 674	8,724	\$29	,702 \$	528,8	885 \$	28,161	\$27	7,411	\$24	,416	\$1,510	\$1	,203
Net Liability for Unpaid																_	
Losses and LAE																	
Reserves \$	27.029	\$28.50	69 \$29.	805 \$2	8,724	\$29	.702 \$	28.8	885 \$	28,161	\$27	7.411	\$24	.416	\$1.510	\$1	.203
	.,	, -,-	. , . ,	,	- , -		,	- , -		-,		,		, -	. ,	·	,
										nber 31							
		000	2001	2002		03	2004		2005		06	2007	<u> </u>	2008		9	2010
Losses Re-estimated as of:																	
One Year Later	\$24	,873 \$	27,993	\$25,19	3 \$27	,210	\$27,45	54 \$	26,32	3 \$25,	521	\$22,1	39 \$	321,10)4 \$1,4	90	_
Two Years Later	24	,297	23,514	23,67	6 24	,962	24,89	93	23,49	3 19,	780	18,0	06	20,95	57		
Three Years Later	21	,008	21,997	21,42	9 22	,400	22,06	52	17,75	2 15,	143	17,8	03				
Four Years Later	19	,491	19,750	18,86	7 19	,570	16,32	21	13,91	6 14,	993						
Five Years Later	17	,244	17,188	16,03	7 13	,836	14,11	15	13,83	5							
Six Years Later	15	,215	14,688	11,78	3 12	,976	14,07	76									
Seven Years Later	13	3,430	11,221	11,12	0 12	,953											
Eight Years Later	11	,639	10,707	11,12	0												
Nine Years Later	11	,160	10,707														
Ten Years Later	11	,160															
Cumulative Redundancy																	
(Deficiency)	15	,869	17,862	18,68	5 15	,771	15,62	26	15,05	0 13,	168	9,6	08	3,45	59	20	—
Cumulative Amount Paid																	
Through:																	
One Year Later		,340	3,851	3,69	7 3	,557	4,67	78	3,82	20 3,	314	3,9	70	19,90)2 3	34	—
Two Years Later		,073	6,600	6,16	5 6	,943	7,72	29	6,16	6 6,	310	17,2	80	20,19)5		
Three Years Later		3,904	8,145	7,91		,995	9,04		8,17		653	17,4	06				
Four Years Later	9	,781	8,736	8,95		,690	10,22		13,67		759						
Five Years Later	9	,906	9,174	9,07	9 10	,149	13,95	57	13,68	57							
Six Years Later),142	9,240	9,20		,885	13,96	59									
Seven Years Later	10),173	9,299	11,12	0 12	,892											
Eight Years Later		,	10,707	11,12	0												
Nine Years Later			10,707														
Ten Years Later	11	,159															

The above table of losses re-estimated has been prepared on a net basis—i.e., loss and loss adjustment expenses and reinsurance recoveries receivable have not been grossed-up. The table has been prepared on a net basis due to the relative immateriality of reinsurance balances when considered in relation to total loss and loss adjustment expense reserves, and due to the costs of providing such information relative to any benefits of providing it.

The above table presents the development of balance sheet liabilities for 2000 through 2010 as of year-end 2010, and includes the CNA program liabilities through 2008. The top line of the table shows the original recorded unpaid liability for losses and LAE recorded at the balance sheet date for each of the indicated years.

This liability represents the estimated amount of losses and LAE for claims arising in all prior years, both paid and unpaid at the balance sheet date, including losses that had been incurred, but not yet reported, to the Company. The upper portion of the table shows the experience as of the end of each succeeding year. The estimate is increased or decreased as more information becomes known about the frequency and severity of claims.

The "cumulative redundancy (deficiency)" represents the aggregate change in the estimates over all prior years. For example, the 2005 liability has developed a \$15,050,000 redundancy which has been reflected in income in subsequent years as the reserves were re-estimated.

The lower section of the table shows the cumulative amount paid in respect of the previously recorded liability as of the end of each succeeding year. For example, the 2005 year end liability was originally \$28,885,000. As of December 31, 2010, we had paid \$13,687,000 of the currently estimated \$13,835,000 of losses and LAE that had been incurred for 2005 and prior years through the end of 2010; thus an estimated \$148,000 in losses incurred through 2005 remain unpaid as of the current financial statement date.

In evaluating this information, it should be understood that each amount includes the effects of all changes in amounts for prior periods. This table does not present accident or policy year development data, which readers may be more accustomed to analyzing. Conditions and trends that have affected development of liabilities in the past may not necessarily occur in the future. Accordingly, it may not be appropriate to extrapolate future redundancies or deficiencies based on this table.

Off-Balance Sheet Arrangements

We have no off-balance sheet arrangements required to be disclosed under Item 303(a)(4) of Regulation S-K promulgated by the Securities and Exchange Commission.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

Not applicable.

Item 8. Financial Statements and Supplementary Data

The financial statements required by this Item are listed below:

INDEX TO FINANCIAL STATEMENTS AND SCHEDULES

	Page
Financial Statements:	
Report of Independent Registered Public Accounting Firm	31
Consolidated Balance Sheets	32
Consolidated Statements of Operations and Other Comprehensive (Loss) Income	33
Consolidated Statements of Changes in Shareholders' Equity	34
Consolidated Statements of Cash Flows	35
Notes to the Consolidated Financial Statements	36
Financial Statement Schedules:	
Schedule I, Consolidated Summary of Investments	54

Schedules II, III, IV, V, and VI are omitted as they are inapplicable, immaterial, or because the required information may be found in the audited consolidated financial statements and notes thereto.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of AmerInst Insurance Group, Ltd.

We have audited the accompanying consolidated balance sheets of AmerInst Insurance Group, Ltd. and subsidiaries (the "Company") as of December 31, 2010 and 2009, and the related consolidated statements of operations and other comprehensive (loss) income, changes in shareholders' equity and cash flows for the years then ended. Our audits also included the financial statement schedule listed in the Index and included in Item 15. These financial statements and financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on the financial statements and financial statement schedule based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (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. The Company is not required to have, nor were we engaged to perform, an audit of internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, 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.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of AmerInst Insurance Group, Ltd. and subsidiaries as of December 31, 2010 and 2009 and the results of their operations and their cash flows for each of the two years in the period ended December 31, 2010 in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, such financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly, in all material respects, the information set forth therein.

/s/ Deloitte & Touche

Hamilton, Bermuda March 25, 2011

CONSOLIDATED BALANCE SHEETS

December 31, 2010 and 2009 (expressed in U.S. dollars)

	2010	2009
ASSETS		
Investments (Notes 3 and 4):		
Fixed maturity investments, at fair value (amortized cost \$10,739,265 and		
\$9,394,968)	\$10,929,481	\$ 9,548,441
Equity securities, at fair value (cost \$9,342,671 and \$11,142,968)	15,630,008	17,600,548
TOTAL INVESTMENTS	26,559,489	27,148,989
Cash and cash equivalents	970,697	3,472,529
Restricted cash and cash equivalents	84,256	734,020
Assumed reinsurance premiums receivable	45,909	_
Funds deposited with a reinsurer (Note 3)	_	113,382
Accrued investment income	117,226	90,851
Property and equipment	716,230	100,157
Deferred policy acquisition costs	35,060	_
Prepaid expenses and other assets	170,606	215,098
TOTAL ASSETS	\$28,699,473	\$31,875,026
LIABILITIES AND SHAREHOLDERS' EQUITY LIABILITIES		
Unpaid losses and loss adjustment expenses (Note 5)	\$ 1,203,016	\$ 1,510,478
Unearned premiums	94,756	_
Assumed reinsurance payable	76,918	148,850
Accrued expenses and other liabilities	1,126,409	727,319
TOTAL LIABILITIES	\$ 2,501,099	\$ 2,386,647
COMMITMENTS AND CONTINGENCIES SHAREHOLDERS' EQUITY Common shares, \$1 par value, 2010 and 2009: 2,000,000 shares authorized,		
995,253 issued and outstanding	\$ 995,253	\$ 995,253
Additional paid-in-capital	6,287,293	6,287,293
Retained earnings	19,096,686	20,846,392
Accumulated other comprehensive income	6,477,553	6,611,053
Shares held by Subsidiary (295,881 and 257,820 shares) at cost	(6,658,411)	(5,251,612)
TOTAL SHAREHOLDERS' EQUITY	26,198,374	29,488,379
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$28,699,473	\$31,875,026

CONSOLIDATED STATEMENTS OF OPERATIONS AND OTHER COMPREHENSIVE (LOSS) INCOME

years ended December 31, 2010 and 2009 (expressed in U.S. dollars)

	2010	2009
REVENUES		
Net premiums earned (Note 1)	\$ 157,140	\$ 3,235,446
Commission income	85,051	_
Net investment income (Note 4)	405,210	766,512
Net realized gain on investments (Note 4)	2,356,544	2,437,589
TOTAL REVENUES	3,003,945	6,439,547
LOSSES AND EXPENSES		
Losses and loss adjustment expenses (recoveries) (Note 5)	26,869	(2,924,184)
Policy acquisition (recoveries) costs	(12,209)	868,155
Operating and management expenses (Note 8)	4,091,078	2,744,039
TOTAL LOSSES AND EXPENSES	4,105,738	688,010
NET (LOSS) INCOME BEFORE TAX	(1,101,793)	5,751,537
Income tax expense (Note 9)		
NET (LOSS) INCOME AFTER TAX	(1,101,793)	5,751,537
OTHER COMPREHENSIVE (LOSS) INCOME		
Net unrealized holding gains arising during the period	2,223,044	6,317,280
Reclassification adjustment for (gains) included in net (loss) income	(2,356,544)	(2,437,589)
OTHER COMPREHENSIVE (LOSS) INCOME	(133,500)	3,879,691
COMPREHENSIVE (LOSS) INCOME	\$(1,235,293)	\$ 9,631,228
BASIC AND DILUTED (LOSS) EARNINGS PER SHARE	\$ (1.52)	\$ 7.77
Weighted average number of common shares outstanding for the year	723,690	739,932

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY years ended December 31, 2010 and 2009 (expressed in U.S. dollars)

	Common Shares	Additional Paid-in Capital	Retained Earnings	Accumulated Other Comprehensive Income (Losses)	Shares Held by Subsidiary	Total Shareholders' Equity
BALANCE AT JANUARY 1,						
2009	\$995,253	\$6,287,293	\$15,757,104	\$2,731,362	\$(5,014,768)	\$20,756,244
Net income	_	_	5,751,537			5,751,537
Other comprehensive income						
Unrealized gain on securities, net of						
reclassification						
adjustment	_	_	_	3,879,691	_	3,879,691
Purchase of shares by						
subsidiary	_	_		_	(236,844)	
Dividends (\$0.94 per share)			(662,249)			(662,249)
BALANCE AT DECEMBER 31,						
2009	\$995,253	\$6,287,293	\$20,846,392	\$6,611,053	\$(5,251,612)	\$29,488,379
Net loss	_	_	(1,101,793)	_		(1,101,793)
Other comprehensive losses						
Unrealized losses on						
securities, net of						
reclassification						
adjustment	_	_	_	(133,500)		(133,500)
Purchase of shares by						
subsidiary	_	_	_	_	(1,406,799)	(1,406,799)
Dividends (\$0.94 per share)			(647,913)			(647,913)
BALANCE AT DECEMBER 31,						
2010	\$995,253	\$6,287,293	\$19,096,686	\$6,477,553	\$(6,658,411)	\$26,198,374
2010	\$995,253	\$6,287,293	\$19,096,686	\$6,477,553	\$(6,658,411)	\$26,198,374

CONSOLIDATED STATEMENTS OF CASH FLOWS

years ended December 31, 2010 and 2009 (expressed in U.S. dollars)

	2010	2009
CASH FLOWS FROM OPERATING ACTIVITIES		
Net (loss) income	\$(1,101,793)	\$ 5,751,537
Adjustments to reconcile net (loss) income to net cash used in operating activities:		
Amortization of net premiums on investments	73,996	68,510
Depreciation and amortization on property and equipment	65,433	_
Net realized gains on sale of investments	(2,356,544)	(2,437,589)
Changes in assets and liabilities:		
Assumed reinsurance premiums receivable	(45,909)	500,935
Funds deposited with a reinsurer	113,382	
Accrued investment income	(26,375)	239,943
Deferred policy acquisition costs	(35,060)	1,044,347
Prepaid expenses and other assets	44,492 (307,462)	13,337 (22,905,679)
Unearned premiums	94,756	(3,619,371)
Assumed reinsurance balance payable	(71,932)	(3,019,371)
Accrued expenses and other liabilities	399,090	211,176
Net cash used in operating activities	(3,153,926)	(21,132,854)
CASH FLOWS FROM INVESTING ACTIVITIES		
Movement in restricted cash and cash equivalents	649,764	(417,179)
Purchases of property and equipment	(681,506)	(100,157)
Purchases of available-for-sale securities	(6,724,710)	(12,498,473)
Proceeds from sales of available-for-sale securities	8,438,258	34,235,694
Proceeds from maturities of fixed maturity investments	1,025,000	3,397,484
Net cash provided by investing activities	2,706,806	24,617,369
CASH FLOWS FROM FINANCING ACTIVITIES		
Dividends paid	(647,913)	(662,249)
Purchase of shares by subsidiary, net	(1,406,799)	(236,844)
Net cash used in financing activities	(2,054,712)	(899,093)
NET CHANGE IN CASH AND CASH EQUIVALENTS	(2,501,832)	2,585,422
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	3,472,529	887,107
CASH AND CASH EQUIVALENTS, END OF YEAR	\$ 970,697	\$ 3,472,529

AMERINST INSURANCE GROUP, LTD. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. DESCRIPTION OF BUSINESS

AmerInst Insurance Group, Ltd., ("AmerInst" or the "Company") was formed under the laws of Bermuda in 1998. The Company, through its wholly-owned subsidiary AmerInst Insurance Company, Ltd. ("AMIC Ltd.") and its predecessor AmerInst Insurance Company, Inc. ("AIIC Inc."), were engaged in the reinsurance of claims-made insurance policies of participants in an American Institute of Certified Public Accountants ("AICPA") sponsored insurance program that provides accountants' professional liability insurance coverage ("AICPA Plan") through December 31, 2008.

The reinsurance activity of AMIC Ltd. depends upon agreements entered into with outside parties.

Entry into Agency Agreement

Effective September 25, 2009, AmerInst Professional Services, Limited ("APSL"), a Delaware corporation and wholly-owned subsidiary of AmerInst Mezco, Ltd. ("Mezco") which is a wholly-owned subsidiary of AmerInst, entered into an agency agreement (the "Agency Agreement") with The North River Insurance Company, United States Fire Insurance Company, Crum & Forster Indemnity Company, Crum and Forster Insurance Company, and Crum & Forster Specialty Insurance Company (collectively, "C&F") pursuant to which C&F appointed APSL as its exclusive agent for the purposes of soliciting, underwriting, quoting, binding, issuing, cancelling, non-renewing and endorsing accountants' professional liability and lawyers' professional liability insurance coverage within the 50 states of the United States and the District of Columbia. The initial term of the Agency Agreement is for four years with automatic one year renewals.

Entry into Reinsurance Agreement

We conduct our reinsurance business through AMIC Ltd., our subsidiary, which is a registered insurer in Bermuda. On September 25, 2009, AMIC Ltd. entered into a professional liability quota share agreement with C&F (the "Reinsurance Agreement") pursuant to which C&F agrees to cede and AMIC Ltd. agrees to accept as reinsurance a fifty percent (50%) quota share of C&F's liability under insurance written by APSL on behalf of C&F and classified by C&F as accountants' professional liability and lawyers' professional liability, subject to AMIC Ltd. surplus limitations. The initial term of the Reinsurance Agreement is for four years with automatic one year renewals.

Historical Relationship with CNA

Historically, the primary business activity of our wholly owned insurance subsidiary, AMIC Ltd., had been to act as a reinsurer of professional liability insurance policies that were issued under the Professional Liability Insurance Plan sponsored by the AICPA. The AICPA plan offers professional liability coverage to accounting firms and individual CPAs in all 50 states.

Our reinsurance activity depends upon agreements with outside parties. AMIG, our predecessor entity, began our reinsurance relationship with CNA in 1993.

On January 5, 2009, AMIC Ltd. received written notice from CNA that CNA did not intend to renew the reinsurance program encompassed by the Reinsurance Treaties. In 2008, the business relationship with CNA accounted for approximately 95% of AmerInst's net premiums earned.

On May 15, 2009, AMIC Ltd. and CNA entered into a Commutation Agreement whereby, effective January 1, 2009, in exchange for a payment of a portion of the reserves which we had previously set aside, CNA assumed responsibility for prior years' undetermined and unpaid liabilities.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

Historical Relationship with CAMICO

From June 1, 2005 through May 31, 2009, we were a party to a reinsurance contract with CAMICO Mutual Insurance Company ("CAMICO"), a California-based writer of accountants' professional liability business. Effective June 1, 2009, we decided not to renew the CAMICO contract and permitted the contract to expire pursuant to its terms. In 2008, the business relationship with CAMICO accounted for approximately 5% of AmerInst's net premiums earned. We remain potentially liable for claims related to coverage through May 31, 2009.

VSC Payment

On July 22, 2009, the Company received a payment of \$500,891 from Virginia Surety Company ("VSC") in satisfaction of certain recoveries not previously remitted by VSC under retrocession contracts between the Company and VSC for the years 1989 – 1993. The \$500,891 payment was recorded as a decrease in losses and loss adjustment expenses in the year ended December 31, 2009. The Company and VSC are in dispute with respect to over \$500,000 in additional recoveries, fees and interest, which is currently in arbitration.

Attorney's Professional Liability Coverage

Effective January 1, 2003, we entered into a 15% quota share participation of the attorneys' professional liability coverage provided by Professionals Direct Insurance Company. This participation terminated on December 31, 2003. We remain potentially liable for claims related to this period of coverage.

RINITSTM

AmerInst has filed an application for a U.S. patent on a unique financing concept called RINITSTM that it has developed to securitize insurance and reinsurance risk, involving property, casualty, life and health. Such securitization would be by equity and debt financing of Bermuda special purpose companies licensed as reinsurers. It is AmerInst's intention to grant patent licenses to the special purpose companies and investment banking organizations which will market the securities. In addition to the license royalties, AmerInst would manage the special purpose companies for a fee and at its option could invest in them as well. However, AmerInst may not be issued a patent, and, even if so, may not be able to license such patent.

AmerInst has entered into confidentiality agreements with several investment banking organizations.

In addition to the patent application, AmerInst has obtained a trademark under which the concept will be marketed.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation

The accompanying consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America and include the accounts of AmerInst and its operating wholly-owned subsidiaries, AmerInst Mezco, Ltd. ("Mezco"), AMIC Ltd., APSL and AmerInst Investment Company, Ltd. ("Investco"). Intercompany accounts and transactions have been eliminated on consolidation.

The preparation of financial statements in conformity with generally accepted accounting principles in the United States of America 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

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. The major estimates reflected in the Company's financial statements include but are not limited to the liability for loss and loss adjustment expenses.

Premiums

Premiums assumed are earned on a pro rata basis over the terms of the underlying policies to which they relate. Premiums assumed relating to the unexpired portion of policies in force at the balance sheet date are recorded as unearned premiums.

Deferred policy acquisition costs

Ceding commissions related to assumed reinsurance agreements are deferred and amortized pro rata over the terms of the underlying policies to which they relate.

Liability for losses and loss adjustment expenses

The liability for unpaid losses and loss adjustment expenses includes case basis estimates of reported losses plus supplemental amounts for projected losses incurred but not reported (IBNR), calculated based upon loss projections utilizing certain actuarial assumptions and AMIC Ltd.'s historical loss experience supplemented with industry data. The aggregate liability for unpaid losses and loss adjustment expenses at year end represents management's best estimate, based upon the available data, of the amount necessary to cover the ultimate cost of loss, based upon an actuarial analysis prepared by independent actuaries. However, because of the volatility inherent in professional liability coverage, actual loss experience may not conform to the assumptions used in determining the estimated amounts for such liability at the balance sheet date. Accordingly, the ultimate liability could be significantly in excess of or less than the amount indicated in the financial statements. As adjustments to these estimates become necessary, such adjustments are reflected in current operations. AMIC Ltd. does not discount its loss reserves for purposes of these financial statements.

The anticipated effect of inflation is implicitly considered when estimating liabilities for unpaid losses and loss adjustment expenses. Future average severities are projected based on historical trends adjusted for anticipated trends, are monitored based on actual developments and are modified if necessary.

Investments

AmerInst classifies all of its investments as available-for-sale. Accordingly, AmerInst reports these securities at their estimated fair values with unrealized holding gains and losses being reported as other comprehensive income. Realized gains and losses on sales of investments are accounted for by specifically identifying the cost and are reflected in the income statement in the period of sale.

Declines in the fair value of investments below cost are evaluated for other than temporary impairment losses. The evaluation for other than temporary impairment losses is a quantitative and qualitative process which is subject to risks and uncertainties in the determination of whether declines in the fair value of investments are other than temporary. The risks and uncertainties include the Company's intent and ability to hold the security, changes in general economic conditions, the issuer's financial condition or near term recovery prospects, and the effects of changes in interest rates. AmerInst's accounting policy requires that a decline in the value of a security below its cost basis be assessed to determine if the decline is other than temporary. If so, the security is deemed to be impaired and a charge is recorded in net realized losses equal to the difference between the fair value and the cost basis of the security. The fair value of the impaired investment becomes its new cost basis.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

Cash and cash equivalents

For purposes of the statements of cash flows, AmerInst considers all money market funds and highly liquid debt instruments purchased with an original maturity of three months or less to be cash equivalents.

Property and Equipment

Property and equipment, associated with the APSL office, at December 31, 2010 and 2009 at cost, less accumulated depreciation and amortization, totaled \$716,230 and \$100,157, respectively as follows:

	Cost	Accumulated Depreciation and Amortization	Total
December 31, 2010			
Leasehold improvements	\$ 1,865	\$ 518	\$ 1,347
Furniture and fixtures	25,184	3,272	21,912
Office equipment	18,123	2,477	15,646
Computer equipment	10,829	1,537	9,292
Internal use software	725,662	57,629	668,033
Total	\$781,663	\$65,433	\$716,230
	Cost	Accumulated Depreciation and Amortization	Total
December 31, 2009			
Furniture and fixtures	\$ 20,885	\$ —	\$ 20,885
Office equipment	8,496	_	8,496
Internal use software	70,776		70,776
Total	\$100,157	\$ —	\$100,157

Property and equipment are depreciated using the straight-line method with estimated useful lives ranging from 3 to 7 years. Expenditures for major renewals and betterments that extend the useful lives of property and equipment are capitalized. Expenditures for normal maintenance and repairs are expensed as incurred.

Developmental costs for internal use software are capitalized in accordance with the provisions of ASC 350-40, generally, when the preliminary project stage is completed, management commits to funding and it is probable that the project will be completed and the software will be used to perform the functions intended. Capitalized internal use software costs are amortized on a straight-line basis over their estimated useful lives, generally for a period not to exceed 5 years.

Income taxes

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 periods in which those temporary differences are expected to be recovered or settled. A valuation allowance is provided if it is more likely than not that some or all of the deferred tax assets will not be realized. Management evaluates the reliability of the deferred tax assets and assesses the need for additional valuation allowance annually.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

Net income per common share

Basic earnings per share is determined as net income available to common shareholders divided by the weighted average number of common shares outstanding for the period. There are no dilutive securities.

New Accounting Pronouncements

Accounting Standards Adopted

In January 2010, the Company adopted the revised guidance issued by the FASB for the disclosures about fair value measurements. The revised guidance requires additional disclosures about transfers into and out of Levels 1 and 2 and separate disclosures about purchases, sales, issuances, and settlements relating to Level 3 measurements. The revised guidance also clarifies existing fair value disclosures about the level of disaggregation and about inputs and valuation techniques used to measure fair value. The revised guidance was effective for the first reporting period (including interim periods) beginning after December 15, 2009, except for the requirement to provide the Level 3 activity of purchases, sales, issuances, and settlements on a gross basis, which was effective for fiscal years beginning after December 15, 2010, and for interim periods within those fiscal years. The adoption of the revised guidance did not have an impact on the consolidated financial statements.

On February 24, 2010, the FASB amended its guidance on subsequent events to no longer require companies filing periodic reports with the Commission to disclose the date through which subsequent events have been evaluated in originally issued and revised financial statements in order to alleviate potential conflicts between the FASB's guidance and the SEC's filing requirements. This guidance was effective immediately upon issuance. The adoption of this guidance had no impact on the Company's results of operations or financial condition. While the Company's consolidated financial statements no longer disclose the date through which it has evaluated subsequent events, it continues to be required to evaluate subsequent events through the date when the Company's financial statements are issued.

The Company has determined that all other recently issued accounting pronouncements will not have a material impact on its consolidated financial statements, or do not apply to its operations.

3. PLEDGED ASSETS

Pursuant to the reinsurance agreements, AMIC Ltd. is required to provide the ceding companies with collateral to secure its obligations to them. At December 31, 2010 and 2009 AMIC Ltd. provided CAMICO with a Letter of Credit held by Comerica Bank and National City Bank with supporting investments with a carrying value of \$2,713,631 and \$3,631,714, respectively. Also, at December 31, 2010, AMIC Ltd. had provided C&F with a Section 114 Trust, held by Comerica Bank, with restricted cash and cash equivalents and investments with a carrying value of \$7,039,652. Additionally, at December 31, 2010 and 2009, \$0 and \$113,382 was held in deposit pursuant to the 2003 excess reinsurance agreement with PDIC, respectively.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

4. INVESTMENTS

The cost or amortized cost, gross unrealized holding gains and losses, and estimated fair value of investments in fixed maturity investments, by major security type, and equity securities at December 31, 2010 and 2009 are as follows:

	Cost or Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Estimated Fair Value
December 31, 2010				
Fixed maturity investments:				
U.S. government agency securities	\$ 1,931,335	\$ 28,253	\$ —	\$ 1,959,588
Obligations of states and political subdivisions	8,307,102	243,041	(84,406)	8,465,737
Corporate debt securities	500,828	3,328		504,156
Total fixed maturity investments	10,739,265	274,622	(84,406)	10,929,481
Equity securities *	8,342,671	5,802,453	_	14,145,124
Hedge fund	1,000,000	484,884		1,484,884
Total equity securities	9,342,671	6,287,337		15,630,008
Total investments	\$20,081,936	\$6,561,959	\$(84,406)	\$26,559,489
	Cost or Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Estimated Fair Value
December 31, 2009	Amortized	Unrealized	Unrealized	Fair
December 31, 2009 Fixed maturity investments:	Amortized	Unrealized	Unrealized	Fair
Fixed maturity investments: U.S. government agency securities	Amortized Cost \$ 3,025,655	Unrealized	Unrealized Losses \$ (5,781)	Fair Value \$ 3,033,905
Fixed maturity investments: U.S. government agency securities Obligations of states and political subdivisions	Amortized Cost \$ 3,025,655 5,862,796	Unrealized Gains \$ 14,031	Unrealized Losses	Fair Value \$ 3,033,905 5,986,075
Fixed maturity investments: U.S. government agency securities	Amortized Cost \$ 3,025,655	Unrealized Gains \$ 14,031	Unrealized Losses \$ (5,781)	Fair Value \$ 3,033,905
Fixed maturity investments: U.S. government agency securities Obligations of states and political subdivisions	Amortized Cost \$ 3,025,655 5,862,796	Unrealized Gains \$ 14,031	Unrealized Losses \$ (5,781)	Fair Value \$ 3,033,905 5,986,075
Fixed maturity investments: U.S. government agency securities Obligations of states and political subdivisions Corporate debt securities	\$ 3,025,655 5,862,796 506,517	### Unrealized Gains \$ 14,031 159,640 21,944	\$ (5,781) (36,361)	Fair Value \$ 3,033,905 5,986,075 528,461
Fixed maturity investments: U.S. government agency securities Obligations of states and political subdivisions Corporate debt securities Total fixed maturity investments	\$ 3,025,655 5,862,796 506,517 9,394,968	\$ 14,031 159,640 21,944 195,615	\$ (5,781) (36,361)	Fair Value \$ 3,033,905 5,986,075 528,461 9,548,441
Fixed maturity investments: U.S. government agency securities Obligations of states and political subdivisions Corporate debt securities Total fixed maturity investments Equity securities *	\$ 3,025,655 5,862,796 506,517 9,394,968 10,142,968	\$ 14,031 159,640 21,944 195,615 6,067,843	\$ (5,781) (36,361)	Fair Value \$ 3,033,905 5,986,075 528,461 9,548,441 16,210,811

^{*} The Company's equity securities are managed by an external large cap value advisor. Our investment approach is to focus on increasing the fair market value of our equity securities by investing in companies that may or may not be paying a dividend but whose market values may increase over time. Some of the key factors we consider in a prospective company to invest in include the discount to value and the quality of the management team.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

The following tables summarize the Company's fixed maturity and equity securities in an unrealized loss position and the aggregate fair value and gross unrealized loss by length of time the security has continuously been in an unrealized loss position:

	12 months or greater		Less than 1	2 months	Total	
	Estimated Fair Value	Unrealized Losses	Estimated Fair Value	Unrealized Losses	Estimated Fair Value	Unrealized Losses
December 31, 2010						
Fixed maturity investments:						
U.S. government agency securities	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —
Obligations of states and political						
subdivisions	497,924	(2,445)	1,573,160	(81,961)	2,071,084	(84,406)
Corporate debt securities						
Total fixed maturity investments						
Equity securities	_	_	_	_	_	_
Hedge fund						
Total equity securities			_			
Total investments	\$497,924	<u>\$(2,445)</u>	\$1,573,160	<u>\$(81,961)</u>	\$2,071,084	<u>\$(84,406)</u>

As of December 31, 2010, there were approximately six securities in an unrealized loss position with an estimated fair value of \$2,071,084. Of these securities, there is one security that has been in an unrealized loss position for 12 months or greater. As of December 31, 2010, none of these securities were considered to be other than temporarily impaired. The Company has no intent to sell and it is not more likely than not that the Company will be required to sell these securities before their fair values recover above the adjusted cost. The unrealized losses from these securities were not a result of credit, collateral or structural issues.

	12 months or greater		Less than 12 months		Total			
		mated Value		ealized osses	Estimated Fair Value	Unrealized Losses	Estimated Fair Value	Unrealized Losses
December 31, 2009 Fixed maturity investments: U.S. government agency	¢		¢		¢2.012.720	¢(26,261)	¢2.012.720	¢(26,261)
securities	\$	_	\$	_	\$2,012,739	\$(36,361)	\$2,012,739	\$(36,361)
Obligations of states and political subdivisions		_		_	494,219	(5,781)	494,219	(5,781)
•								
Total fixed maturity investments					2,506,958	(42,142)	2,506,958	(42,142)
Equity securities		_		_	_	_	_	_
Hedge fund								
Total equity securities								
Total investments	\$		\$		\$2,506,958	\$(42,142)	\$2,506,958	\$(42,142)

As of December 31, 2009, there were approximately six securities in an unrealized loss position with an estimated fair value of \$2,506,958. Of these securities, there is no security that has been in an unrealized loss position for 12 months or greater. As of December 31, 2009, none of these securities were considered to be other than temporarily impaired. The unrealized losses from these securities were not a result of credit, collateral or structural issues.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

The cost or amortized cost and estimated fair value of fixed maturity investments at December 31, 2010 and 2009 by contractual maturity are shown below. Expected maturities may differ from contractual maturities as borrowers may have the right to call or prepay obligations without penalties.

	Amortized Cost	Estimated Fair Value
December 31, 2010		
Due in one year or less	\$ 1,001,198	\$ 1,002,080
Due after one year through five years	7,398,409	7,633,631
Due after five years through ten years	2,339,658	2,293,770
Due after ten years		
Total	\$10,739,265	\$10,929,481
	Amortized Cost	Estimated Fair Value
December 31, 2009		
December 31, 2009		
	Cost	Fair Value
Due in one year or less Due after one year through five years Due after five years through ten years	Cost \$ 1,025,000	Fair Value \$ 1,031,788
Due in one year or less Due after one year through five years	Cost \$ 1,025,000 7,706,725	Fair Value \$ 1,031,788 7,876,701

Information on sales and maturities of investments during the twelve months ended December 31, 2010 and 2009 are as follows:

	2010	2009
Total proceeds on sales of available-for-sale securities	\$8,438,258	\$34,235,694
Total proceeds from maturities of fixed maturity investments	1,025,000	3,397,484
Gross gains on sales	3,394,772	5,169,129
Gross losses on sales	(914,918)	(1,883,651)
Impairment losses	(123,310)	(847,889)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

Fair Value of Investments

The following tables show the fair value of the Company's investments in accordance with ASC 820, "Fair Value Measurements and Disclosures" as of December 31, 2010 and 2009.

			Fa	air value measuremen	t using:
	Carrying amount	Total fair value	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2)	Significant unobservable inputs (Level 3)
December 31, 2010					
U.S. government agency securities	\$ 1,959,588	\$ 1,959,588	\$ —	\$ 1,959,588	\$ —
political subdivisions Corporate debt securities	8,465,737 504,156	8,465,737 504,156		8,465,737 504,156	
Total fixed maturity investments	10,929,481	10,929,481			
Equity securities (excluding the hedge fund)	14,145,124 1,484,884	14,145,124 1,484,884	14,145,124		1,484,884
Total equity securities	15,630,008	15,630,008			
Total investments	\$26,559,489	\$26,559,489	\$14,145,124	\$10,929,481	\$1,484,884
			Fa	nir value measuremen	t using:
	Carrying amount	Total fair value	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2)	Significant unobservable inputs (Level 3)
December 31, 2009			Quoted prices in active markets for identical assets	Significant other observable inputs	Significant unobservable inputs
U.S. government agency securities			Quoted prices in active markets for identical assets	Significant other observable inputs	Significant unobservable inputs
U.S. government agency	amount	value	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2)	Significant unobservable inputs (Level 3)
U.S. government agency securities Obligations of state and political subdivisions	\$ 3,033,905 5,986,075	\$ 3,033,905 5,986,075	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)
U.S. government agency securities Obligations of state and political subdivisions Corporate debt securities Total fixed maturity	\$ 3,033,905 5,986,075 528,461	\$ 3,033,905 5,986,075 528,461	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)
U.S. government agency securities Obligations of state and political subdivisions Corporate debt securities Total fixed maturity investments Equity securities (excluding the hedge fund)	\$ 3,033,905 5,986,075 528,461 9,548,441 16,210,811	\$ 3,033,905 5,986,075 528,461 9,548,441 16,210,811	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2) \$ 3,033,905 5,986,075	Significant unobservable inputs (Level 3)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

The following is a reconciliation of the beginning and ending balance of investments using significant unobservable inputs (Level 3) for the year ended December 31, 2010 and 2009.

	2010	2009
Balance classified as Level 3, beginning of year	\$1,389,737	\$1,152,548
Total gains or losses included in earnings:	_	_
Net realized gains	_	_
Change in fair value of hedge fund investments	95,147	237,189
Purchases or sales	_	_
Transfers in and/or out of Level 3		
Ending balance	\$1,484,884	\$1,389,737

Under existing accounting principles generally accepted in the United States, we are required to recognize certain assets at their fair value in our consolidated balance sheets. This includes our fixed maturity investments and equity securities. In accordance with the Fair Value Measurements and Disclosures Topic of the FASB ASC, fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Fair Value Measurements and Disclosures Topic of the ASC, establishes a three-level valuation hierarchy for disclosure of fair value measurements. The valuation hierarchy is based upon whether the inputs to the valuation of an asset or liability are observable or unobservable in the market at the measurement date, with quoted market prices being the highest level (Level 1) and unobservable inputs being the lowest level (Level 3). A fair value measurement will fall within the level of the hierarchy based on the input that is significant to determining such measurement. The three levels are defined as follows:

- Level 1: Observable inputs to the valuation methodology that are quoted prices (unadjusted) for identical assets or liabilities in active markets.
- Level 2: Observable inputs to the valuation methodology other than quoted market prices
 (unadjusted) for identical assets or liabilities in active markets. Level 2 inputs include quoted prices for
 similar assets and liabilities in active markets, quoted prices for identical assets in markets that are not
 active and inputs other than quoted prices that are observable for the asset or liability, either directly or
 indirectly, for substantially the full term of the asset or liability.
- Level 3: Inputs to the valuation methodology that are unobservable for the asset or liability.

At each measurement date, we estimate the fair value of the financial instruments using various valuation techniques. We utilize, to the extent available, quoted market prices in active markets or observable market inputs in estimating the fair value of our investments. When quoted market prices or observable market inputs are not available, we utilize valuation techniques that rely on unobservable inputs to estimate the fair value of investments. The following describes the valuation techniques we used to determine the fair value of investments held as of December 31, 2010 and what level within the fair value hierarchy the valuation technique resides.

• U.S. government agency securities: Comprised primarily of bonds issued by the Federal Home Loan Bank, the Federal Home Loan Mortgage Corporation, Federal Farm Credit Bank and the Federal National Mortgage Association. The fair values of U.S. government agency securities are priced using the spread above the risk-free U.S. Treasury yield curve. As the yields for the risk-free U.S. Treasury yield curve are observable market inputs, the fair values of U.S. government agency securities are included in the Level 2 fair value hierarchy. AmerInst considers that there is a liquid market for the types of securities held. Broker quotes are not used for fair value pricing.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

- Obligations of state and political subdivisions: Comprised of fixed income obligations of state and local governmental municipalities. The fair values of these securities are based on quotes and current market spread relationships, and are included in the Level 2 fair value hierarchy. AmerInst considers that there is a liquid market for the types of securities held. Broker quotes are not used for fair value pricing.
- Corporate debt securities: Comprised of bonds issued by corporations. The fair values of these securities are based on quotes and current market spread relationships, and are included in the Level 2 fair value hierarchy. AmerInst considers that there is a liquid market for the types of securities held. Broker quotes are not used for fair value pricing.
- Equity securities, at fair value: Comprised primarily of investments in the common stock of publicly traded companies. All of the Company's equities are included in the Level 1 fair value hierarchy. The Company receives prices based on closing exchange prices from independent pricing sources to measure fair values for the equities.
- **Hedge fund**: Comprised of a hedge fund whose objective is to seek attractive long-term returns with lower volatility by investing in a range of diversified investment strategies. The fund invests in a diversified pool of hedge fund managers, generally across six different strategies: long/short equities, long/short credit, macro, multi-strategy opportunistic, activist, and portfolio hedge. The fair value of the hedge fund is based on the net asset value of the fund as reported by the fund manager. The fair value of our hedge fund is included in the Level 3 fair value hierarchy.

To validate prices, we complete quantitative analyses to compare the performance of the overall investment portfolio to the performance of an appropriate benchmark, with significant differences identified and investigated.

There have been no material changes to any of our valuation techniques from what was used as of December 31, 2009. Since the fair value of a financial instrument is an estimate of what a willing buyer would pay for our asset if we sold it, we will not know the ultimate value of our financial instruments until they are sold. We believe the valuation techniques utilized provide us with the best estimate of the price that would be received to sell our assets or transfer our liabilities in an orderly transaction between participants at the measurement date.

Though current market conditions appear to have improved recently, there is still the potential for further instability which could present additional risks and uncertainties for our business and make it more difficult to value certain of our securities if trading becomes less frequent. As such, valuations may include assumptions and estimates that may have significant period-to-period changes that could have a material adverse effect on our results of operations or financial condition.

Major categories of net interest and dividend income are summarized as follows:

	2010	2009
Interest earned:		
Fixed maturity investments	\$ 339,113	\$ 628,724
Short term investments and cash and cash equivalents	1,957	5,795
Dividends earned	217,045	300,397
Investment expenses	(152,905)	(168,404)
Net investment income	\$ 405,210	\$ 766,512

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

5. LIABILITY FOR UNPAID LOSSES AND LOSS ADJUSTMENT EXPENSES

Details of the liability for unpaid losses and loss adjustment expenses at December 31, 2010 and 2009 are as follows:

	2010	2009
Case basis estimates	\$ 523,889	\$ 516,478
Incurred But Not Reported	679,127	994,000
Totals	\$1,203,016	\$1,510,478

Liability for losses and loss adjustment expense activity is as follows:

	2010	2009
Liability—beginning of year	\$1,510,478	\$ 24,416,157
Incurred related to:		
Current year	32,000	_
Prior years	(5,131)	(2,924,184)
Total incurred	26,869	(2,924,184)
Paid related to:		
Current year	_	_
Prior years	(334,331)	(19,981,495)
Total paid	(334,331)	(19,981,495)
Liability—end of year	\$1,203,016	\$ 1,510,478

As a result of the change in estimates of insured events in prior years and the establishment of current year reserves, the provision for losses and loss expenses increased (decreased) by \$26,869 and \$(2,924,184) in 2010 and 2009, respectively. The increase in 2010 resulted from reserves established pursuant to the Reinsurance Agreement offset by favorable development on CAMICO and PDIC. The 2009 decrease related mainly to the positive development recorded as a result of updating the estimated liability for unpaid losses and loss adjustment expenses on the finalization of the Commutation Agreement with CNA, and the recovery from VSC, as discussed in detail in Note 1.

6. SHAREHOLDERS' EQUITY

AmerInst currently does not have a public market for its common stock, but the Company has historically caused Investco to purchase shares from the Company's shareholders upon their death, disability or retirement from the practice of public accounting. The repurchase price has been equal to the year-end net book value per share for the most recently completed fiscal year reduced by the amount of any dividends already paid on the repurchased shares during the calendar year of the repurchase and any dividends the shareholder would be entitled to receive on the repurchased shares that have not been paid. In addition, the BMA has authorized Investco to purchase shares on a negotiated case-by-case basis, and Investco has typically negotiated share repurchases when requested by Company shareholders.

On February 25, 2011, the Board of Directors amended and restated AmerInst's Statement of Share Ownership Policy to better manage the Company's expenditures from year to year. Under the new policy that became effective immediately, the Company will limit Investoo's repurchase of Company stock to \$500,000 per

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

calendar year. In addition, Investco will only be authorized to repurchase shares, without Board approval, from shareholders upon their death, disability or retirement from the practice of public accounting. Except as approved by the Board, negotiated purchases that do not satisfy these criteria will be discontinued for the foreseeable future. At the Board meeting, the Board approved all outstanding requests for repurchase of shares amounting to \$300,359, and for the remainder of 2011, Investco will still be authorized to repurchase shares up to \$500,000.

7. PREMIUMS WRITTEN

Premiums written were \$251,896 and \$(383,926) during 2010 and 2009, respectively. The premiums written during the year ended December 31, 2010 were attributable to premiums written under the Reinsurance Agreement and to revisions to CAMICO premium estimates for prior years. The negative premium written during the year ended December 31, 2009 resulted from the Reinsurance Treaties being rescinded and terminated retroactive to their inception and the decision not to renew the CAMICO contract.

8. OPERATING AND MANAGEMENT EXPENSES

The Company expensed operating and management expenses of \$4,091,078 and \$2,744,039 during 2010 and 2009, respectively. 2010 represented the first full year of operations for APSL following its entry into the Agency Agreement with C&F effective September 25, 2009 which mainly explains the increase in the expenses incurred during the year as follows (1) salaries and wages amounting to \$1,181,926 paid to APSL employees hired in 2010. In 2009, no payroll costs were incurred since APSL did not have any employees, and (2) increased professional, marketing, consulting and office expenses from \$1,236,181 in 2009 to \$1,731,177 in 2010 mainly to develop and grow APSL's new business.

With the exception of APSL, AmerInst, AMIC Ltd., Mezco and Investco have no employees. Their operating activities, as well as certain management functions, are performed by contracted professional service providers. Cedar Management Limited provides AmerInst and AMIC Ltd. certain management, administrative and operations services under the direction of AmerInst's Board of Directors pursuant to an agreement. The agreement may be terminated by either party upon not more than 90 days nor less than 60 days prior written notice. Mr. Stuart Grayston, our President, was formally a director and officer of Cedar Management Limited, and Mr. Thomas R. McMahon, our Vice President and Treasurer, is an officer, director and employee of Cedar Management Limited. The company paid \$335,000 and \$340,000 in fees during 2010 and 2009, respectively.

Operating and management expenses include compensation paid to members of the Board of Directors and various committees of the Board totaling \$431,809 in 2010 and \$533,055 in 2009.

9. TAXATION

Under current Bermuda law, the Company and its subsidiaries are not required to pay taxes in Bermuda on either income or capital gains. The Company has received an undertaking from the Bermuda government that, in the event of income or capital gains taxes being imposed, the Company will be exempted from such taxes until the year 2016. However, APSL which is a Delaware corporation domiciled in the State of Illinois is subject to taxation in the United States.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

Deferred income taxes, arising from APSL, reflect the net tax effects of temporary differences between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. As of December 31, 2010 and 2009, management set up full valuation allowances against the deferred tax assets as disclosed below since the success of APSL was not certain and therefore, it was more likely than not that a tax benefit would not be realized.

	2010	2009
Capitalized start-up expenses	\$ 286,221	\$ 306,666
Operating loss carryforwards	1,033,000	
Deferred tax assets before valuation allowance	1,319,221	306,666
Valuation allowance	(1,319,221)	(306,666)
Deferred tax assets net of valuation allowance	<u> </u>	<u>\$</u>

10. DIVIDEND RESTRICTIONS AND STATUTORY REQUIREMENTS

AMIC Ltd.'s ability to pay dividends to AmerInst is subject to the provisions of the Bermuda insurance and companies laws and the requirement to provide the ceding companies with collateral. Under the Companies Act, AMIC Ltd. would be prohibited from declaring or paying a dividend at December 31, 2010 if such payment would reduce the realizable value of its assets to an amount less than the aggregate value of its liabilities, issued share capital, and share premium accounts. As of December 31, 2010, approximately \$31 million was available for the declaration of dividends to shareholders. However, due to the requirement to provide the ceding companies with collateral, approximately \$21 million was available for the payment of dividends to the shareholders. In addition, AMIC Ltd. must be able to pay its liabilities as they fall due after the payment of a dividend. Our ability to pay dividends to common shareholders and to pay our operating expenses is dependent on cash dividends from our subsidiaries. The payment of such dividends by AMIC Ltd., including its subsidiary Investco, to us is also limited under Bermuda law by the Insurance Act and Related Regulations which require that AMIC Ltd. maintain minimum levels of solvency and liquidity.

AmerInst's ability to pay common shareholders' dividends and its operating expenses is dependent on cash dividends from AMIC Ltd. and its other subsidiaries. The payment of such dividends by AMIC Ltd. to AmerInst is limited under Bermuda law by the Bermuda Insurance Act 1978 and Related Regulations, as amended, which require that AMIC Ltd. maintain minimum levels of solvency and liquidity. For the years ended December 31, 2010 and 2009 these requirements have been met. The minimum required statutory capital and surplus was \$1,000,000 and \$1,000,000 and actual statutory capital and surplus was \$32,209,291 and \$31,177,595 at December 31, 2010 and 2009, respectively. The minimum required level of relevant assets was \$9,231,848 and \$9,445,328 and actual relevant assets was \$10,869,403 and \$9,445,328 at December 31, 2010 and 2009, respectively. Statutory (loss) income for the years ended December 31, 2010 and 2009 was \$(294,498) and \$6,704,829, respectively.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

11. UNAUDITED CONDENSED QUARTERLY FINANCIAL DATA

2010	FIRST QUARTER	SECOND QUARTER	THIRD QUARTER	FOURTH QUARTER
Net premiums earned	\$ 96,410	\$ 2,193	\$ 29,555	\$ 28,982
Commission income	1,257	11,064	29,281	43,449
Net investment income	77,172	117,699	70,739	139,600
Net realized gain	312,368	630,843	665,369	747,964
Total revenues	487,207	761,799	794,944	959,995
Net loss	\$ (434,829)	\$ (347,072)	\$ (114,595)	\$(205,297)
Basic and diluted net loss per share	\$ (0.59)	\$ (0.47)	\$ (0.16)	\$ (0.30)
2009	FIRST QUARTER	SECOND QUARTER	THIRD QUARTER	FOURTH QUARTER
Net premiums earned	\$1,623,652	\$1,432,223	\$ 171,272	\$ 8,299
Net investment income	391,236	216,090	64,463	94,723
	391,230	210,090	04,403	94,123
Net realized (loss) gain	(835,531)	919,378	1,780,292	573,450
Net realized (loss) gain		- ,	- ,	- ,
_	(835,531)	919,378	1,780,292	573,450

12. SEGMENT INFORMATION

AmerInst has two operating segments: 1) reinsurance activity, which also includes investments and other activities, and 2) insurance activity, which offers professional liability solutions to professional service firms under the Agency Agreement with C&F.

The disclosure of RINITS $^{\text{TM}}$ as a separate operating segment was discontinued in the fourth quarter of 2010 as it no longer met the quantitative thresholds prescribed by ASC 280, "Segment Reporting".

December 31, 2010

	Reinsurance Segment	Insurance Segment	Total
Revenues	\$2,918,696 1,452,800 \$1,465,896	\$ 85,249 2,652,938 \$(2,567,689)	\$ 3,003,945 4,105,738 \$(1,101,793)
Identifiable assets	\$ —	\$ 716,230 December 31, 200	\$ 716,230 09
	Reinsurance Segment	Insurance Segment	Total
Revenues	. \$6,439,547	\$ —	\$6,439,547
Total losses and expenses	. (83,078	771,088	688,010
Segment income (loss)	. \$6,522,625	\$(771,088)	\$5,751,537
Identifiable assets	. \$ —	\$ 100,157	\$ 100,157

The 2009 balances have been recast to reflect the discontinuation of the disclosure of RINITSTM as a separate operating segment in 2010 and the inclusion of the related balances within the reinsurance segment.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

13. STOCK COMPENSATION

AmerInst Professional Services Limited ("APSL"), a subsidiary of AmerInst, has entered into employment agreements with four key members of senior management, which grant them phantom shares of the Company. Under these agreements, these employees were initially granted a total of 75,018 phantom shares of the Company on the date of their employment. The phantom shares are eligible for phantom dividends paid at the same rate as regular dividends on the Company's common shares. The phantom dividends may be used only to purchase additional phantom shares with the purchase price of such phantom shares being the net book value of the Company's actual common shares as of the end of the previous quarter. During the year ended December 31, 2010, approximately 1,867 phantom shares were granted arising from the dividends declared on the Company's common shares. Approximately 76,885 phantom shares were outstanding at December 31, 2010.

The employees' interest in the phantom shares initially granted as well as any additional shares granted from dividends declared will vest on January 1, 2015. The liability payable to the employees under this phantom share plan is equal to the difference between the value of the phantom shares based on the net book value of the Company's actual common shares at the end of the previous quarter less the initial value and is payable in cash upon the earlier of the employee attaining 65 years of age or within 60 days of death or permanent disability, including if such death or permanent disability occurs before January 1, 2015.

The liability relating to these phantom shares is recalculated quarterly based on the net book value of the Company's common shares at the end of each quarter. As a result of the overall decrease in the book value of the Company's common shares during the year ended December 31, 2010, no liability has been recorded by the Company relating to these phantom shares at December 31, 2010.

14. COMMITMENTS AND CONTINGENCIES

In December 2009, APSL entered into a non-cancellable operating lease for office space in Lisle, Illinois. The lease is renewable at the option of the lessee under certain conditions. Future lease payments for the years ended December 31 are as follows:

2011	\$ 54,043
2012	55,801
2013	57,646
2014	59,568
2015	15,013
	\$242,071

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

There have been no changes in, or disagreements with, accountants on accounting and financial disclosure. Our retention of Deloitte & Touche has been ratified by our Audit Committee and our shareholders. There have been no disagreements with Deloitte & Touche with respect to any matter of accounting principles or practices, financial statement disclosure or auditing scope or procedure.

Item 9A. Controls and Procedures

Disclosure Controls and Procedures

As of December 31, 2010, we carried out an evaluation under the supervision and with the participation of our management, including our Principal Executive Officer and our Principal Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Rule 13a-15 under the Securities Exchange Act of 1934, as amended. Based upon that evaluation, our Principal Executive Officer and Principal Financial Officer concluded that, as of December 31, 2010, our disclosure controls and procedures were effective.

Management's Annual Report on Internal Control Over Financial Reporting

Management of the Company (together with its consolidated subsidiaries) is responsible for establishing and maintaining adequate internal control over financial reporting. Management conducted an assessment of the effectiveness, as of December 31, 2010, of the Company's internal control over financial reporting, based on the framework established in *Internal Control-Integrated Framework Issued by the Committee Sponsoring Organizations of the Treadway Commission* (COSO). Based on our assessment under that framework, management concluded that the Company's internal control over financial reporting was effective at the reasonable level described below as of December 31, 2010.

Our internal control over financial reporting is a process designed by or under the supervision of our principal executive and principal financial officers to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. Our internal control over financial reporting includes policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect transactions and dispositions of assets; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures are being made only in accordance with authorizations of management and the directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on our financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements.

There has been no change in our internal controls over financial reporting identified in the evaluation that occurred during our last fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

This annual report does not include an attestation report of the Company's registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to attestation by the Company's registered public accounting firm pursuant to the permanent exemption granted to the Company under the existing SEC rules. Consequently, this annual report does not include an attestation report of the Company's registered public accounting firm.

Item 9B. Other Information

None

PART III

Item 10. Directors, Executive Officers and Corporate Governance

The information required by Item 10 of Form 10-K with respect to identification of directors and officers is incorporated by reference from the information contained in the section captioned "Election of Directors" in the Company's definitive Proxy Statement for the Annual General Meeting of Shareholders to be held on June 2, 2011 (the "Proxy Statement"), a copy of which we intend to file with the SEC within 120 days after the end of the year covered by this Annual Report on Form 10-K. The company has two executive officers, one of which is a director of the Company.

Code of Ethics

We have a Code of Business Conduct and Ethics that applies to all directors, officers and employees, including our principal executive officer and our principal financial officer. You can find our Code of Business Conduct and Ethics on our internet site, *www.amerinst.bm*. We will post any amendments to the Code of Business Conduct and Ethics and any waivers that are required to be disclosed by the rules of the SEC on our internet site.

Section 16 Compliance

Information appearing under the caption "Other Matters—Section 16(a) Beneficial Ownership Reporting Compliance" in the Proxy Statement is incorporated herein by reference.

Audit Committee

Information appearing under the captions "Election of Directors—Meetings and Committees of the Board" and "—Report of the Audit Committee" in the Proxy Statement is incorporated herein by reference.

Item 11. Executive Compensation

The information required by Item 11 of the Form 10-K is incorporated by reference from the information contained in the section captioned "Election of Directors—Executive and Director Compensation" in the Proxy Statement.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Shareholder Matters

The information required by Item 12 of Form 10-K is incorporated by reference from the information contained in the section captioned "Other Matters—Security Ownership of Certain Beneficial Owners and Management" in the Proxy Statement.

Item 13. Certain Relationships and Related Transactions, and Director Independence

The information required by Item 13 of Form 10-K is incorporated by reference from the information contained in the sections captioned "Other Matters—Certain Relationships and Related Transactions" and "Election of Directors" in the Proxy Statement.

Item 14. Principal Accountant Fees and Services

The information required by Item 14 of Form 10-K is incorporated by reference from the information in the section captioned "Appointment of Auditors" in the Proxy Statement.

PART IV

Item 15. Exhibits and Financial Statement Schedules

- (a)(1) See Index to Financial Statements and Schedules on page 30.
- (a)(2) See Index to Financial Statements and Schedules on page 30.
- (a)(3) See Index to Exhibits set forth on pages 56 57.
- (b) See Index to Exhibits.
- (c) See Index to Financial Statements and Schedules on page 30.

INVESTMENTS—SCHEDULE I

AmerInst Insurance Group, Ltd.

Consolidated Summary of Investments as of December 31, 2010

Type of investment	Cost (1)	Fair Value	Amount at which shown on the Balance Sheet
Fixed maturity investments:			
Bonds:			
U.S government and agencies and authorities	\$ 1,931,335	\$ 1,959,588	\$ 1,959,588
States, municipalities and political subdivisions	8,307,102	8,465,737	8,465,737
Corporate debt securities	500,828	504,156	504,156
Total fixed maturities	10,739,265	10,929,481	10,929,481
Equities:			
Common stocks:			
Bank, trust and insurance companies	1,308,403	2,494,220	2,494,220
Hedge fund, industrial, miscellaneous and all other	8,034,268	13,135,788	13,135,788
Total equity securities	9,342,671	15,630,008	15,630,008
Total investments	\$20,081,936	\$26,559,489	\$26,559,489

⁽¹⁾ Adjusted cost of equity securities, taking into account other than temporary impairment charges, and, as to fixed maturities, original cost reduced by repayments and adjusted for amortization of premiums or accrual of discounts.

SIGNATURES

Pursuant to the requirements of Section 13 or 15 (d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Dated: March 25, 2011

AMERINST INSURANCE GROUP, LTD.

By: _____/s/ STUART H. GRAYSTON

Stuart H. Grayston, President (Principal Executive Officer)

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

Name	<u>Title</u>	<u>Date</u>
/s/ STUART H. GRAYSTON Stuart H. Grayston	President and Director (Principal Executive Officer)	March 25, 2011
/s/ THOMAS R. MCMAHON Thomas R. McMahon	Vice-President, Treasurer (Principal Financial and Accounting Officer)	March 25, 2011
/s/ IRVIN F. DIAMOND Irvin F. Diamond	Director and Chairman of the Board	March 25, 2011
/s/ JEROME A. HARRIS Jerome A. Harris	Director and Vice-Chairman of the Board	March 25, 2011
/s/ JEFFRY I. GILLMAN Jeffry I. Gillman	Director	March 25, 2011
/s/ DAVID R. KLUNK David R. Klunk	Director	March 25, 2011
/s/ THOMAS B. LILLIE Thomas P. Lillie	Director	March 25, 2011
/s/ DAVID N. THOMPSON David N. Thompson	_ Director	March 25, 2011

INDEX TO EXHIBITS

Year ended December 31, 2010

Exhibit Number	Description
3(i)	Memorandum of Association of AmerInst Insurance Group Ltd. (1)
3(ii)	Bye-laws of the Company (1)
4.1	Section 47 of the Company's Bye-laws—included in Exhibit 3(ii) above
4.2	Statement of Share Ownership Policy, as Amended (2)
10.1	Reinsurance Treaty between AmerInst Insurance Company, Inc. and Virginia Surety Company, Inc. (3)
10.2	Agreement between Country Club Bank and AIIC (3)
10.3	Agreement between Country Club Bank and AmerInst Insurance Group, Inc. (3)
10.4	Revised Management Agreement between Vermont Insurance Management, Inc. and AIIC dated May 1, 1997(4), Addenda to Management Agreement dated July 1, 1997 (5), Addenda to Management Agreement dated July 1, 1998 (6), Management Agreement between USA Offshore Management, Ltd. and AmerInst Insurance Company Ltd. ("AMIC Ltd.") dated as of December 2, 1999 (7), and Addenda to Agreement between AmerInst Insurance Company Ltd. and USA Offshore Management, Ltd. dated June 2, 2000 (7).
10.5	Escrow Agreement among AIIC, United States Fire Insurance Company and Harris Trust and Savings Bank dated March 7, 1995 (8)
10.6	Security Trust Agreement among AIIC, Harris Trust and Savings Bank and Virginia Surety Company, Inc. dated March 9, 1995 (9) and Agreement of Resignation, Appointment and Acceptance by and among AMIC Ltd., Harris Trust and Savings Bank and The Bank of New York dated as of May 8, 2000 (13)
10.7	Investment Advisory Agreement For Discretionary Accounts between Amerinst Insurance Company and Harris Associates L.P. dated as of January 22, 1996, as amended by the Amendment to Investment Advisory Agreement for Discretionary Accounts dated as of April 2, 1996 (1)
10.8	Exchange Agreement between the Company and AMIG, dated as of January 20, 1999 (1)
10.9	Registrar and Transfer Agent Agreement between the Company and Butterfield Corporate Services Limited dated as of January 1, 2001 (10)
10.10	Reinsurance Placement Slip between AMIC Ltd. and Professionals Direct Insurance Company effective January 1, 2003 (11)
10.11	Director Compensation Summary
10.12	Management Agreement between USA Risk Group (Bermuda), Ltd., Cedar Management Limited and AMIC Ltd. dated July 1, 2008 (12)
10.13	Addenda to Management Agreement between USA Risk Group (Bermuda), Ltd., Cedar Management Limited and AMIC Ltd. effective July 1, 2008 (12)
10.14	Addendum to Management Agreement between USA Risk Group (Bermuda), Ltd., Cedar Management Limited and AMIC Ltd. effective January 1, 2010 (14)
10.15	Addendum to Management Agreement between USA Risk Group (Bermuda), Ltd., Cedar Management Limited and AMIC Ltd. effective January 1, 2011
10.16	Employment Agreement effective November 24, 2009 between AmerInst Professional Services, Limited and F. Kyle Nieman III effective November 24, 2009 (14)

Exhibit Number	Description
10.17	Agency Agreement effective September 25, 2009 between AmerInst Professional Services, Limited, The North River Insurance Company, United States Fire Insurance Company, Crum & Forster Indemnity Company, Crum and Forster Insurance Company, and Crum & Forster Specialty Insurance Company (13)
10.18	Professional Liability Quota Share Agreement dated September 25, 2009 between AmerInst Insurance Company, Ltd., The North River Insurance Company, United States Fire Insurance Company, Crum & Forster Indemnity Company, Crum and Forster Insurance Company, and Crum & Forster Specialty Insurance Company (13)(15)
21	Subsidiaries of the Registrant
31.1	Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of Stuart H. Grayston pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Certification of Thomas R. McMahon pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

- (1) Filed with the Company's Registration Statement on Form S-4, Registration No. 333-64929 and incorporated herein by reference.
- (2) Filed with the Company's Current Annual Report on Form 8 dated December 18, 2008 and incorporated herein by reference.
- (3) Filed with AMIG's Annual Report on Form 10-K for the year ended December 31, 1992 and incorporated herein by reference.
- Filed with AMIG's Quarterly Report on Form 10-Q for the quarter ended June 30, 1997 and incorporated herein by reference.
- (5) Filed with AMIG's Quarterly Report on Form 10-Q for the quarter ended September 30, 1997 and incorporated herein by reference.
- (6) Filed with AMIG's Quarterly Report on Form 10-Q for the quarter ended September 30, 1998 and incorporated herein by reference.
- Filed with the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2000 and incorporated herein by reference.
- Filed with AMIG's Quarterly Report on Form 10-Q for the quarter ended September 30, 1995 and incorporated herein by reference.
- (9) Filed with the Company's Annual Report on Form 10-K for the year ended December 31, 2000 and incorporated herein by reference.
- (10) Filed with the Company's Annual Report on Form 10-K for the year ended December 31, 2001 and incorporated herein by reference.
- (11) Filed with the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2003 and incorporated herein by reference.
- (12) Filed with the Company's Annual Report on Form 10-K for the year ended December 31, 2008 and incorporated herein by reference.
- (13) Filed with the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2009 and incorporated herein by reference.
- (14) Filed with the Company's Annual Report on Form 10-K for the year ended December 31, 2009 and incorporated herein by reference.
- (15) Certain provisions are subject to a Request for Confidential Treatment.

DIRECTOR COMPENSATION SUMMARY

The annual retainer for the directors is \$20,000. Of this amount, \$5,000 is paid in common shares of the Company.

In addition to the annual retainer, the directors are also paid \$700 per half day for each board meeting and \$175 per hour for each committee meeting attended during the calendar year. Directors are entitled to receive compensation and reimbursement for expenses incurred in attending board or committee meetings or when otherwise acting on our behalf. The chairman of the board, as well as the chairman of the audit committee, receive an additional annual retainer of \$10,000. The chairmen of all other committees receive an additional retainer of \$5,000.

ADDENDUM TO THE CAPTIVE INSURANCE COMPANY MANAGEMENT SERVICES AGREEMENT BETWEEN

CEDAR MANAGEMENT LIMITED ("CEDAR") USA RISK GROUP (BERMUDA), LTD. ("USABDA")

(and their affiliated companies) (hereafter collectively "MANAGER")

AND

AMERINST INSURANCE COMPANY, LTD. ("COMPANY") EFFECTIVE: January 1, 2011

The original agreement between COMPANY and MANAGER is hereby renewed for one year beginning January 1, 2011 and ending December, 31, 2011.

The Management Agreement Addendum is amended to read as follows:

Management Agreement Addendum

- 1) It is hereby agreed that, the Company will compensate MANAGER;
 - a. at a rate of \$160,000 for the six months beginning 1/1/11 and ending 6/30/11, which shall be inclusive of all work by MANAGER on run-off of CAMICO and PDIC treaties as well as continuing business from Crum & Forster,
 - b. for the six months beginning 7/1/11 and ending 12/31/11, at a rate to be agreed at the June Board meeting of the COMPANY and to be based on a 60% recovery rate on projected time to be incurred by MANAGER at standard staff charge rates.
- 2) Cause the above fee to be paid in quarterly installments in advance at the beginning of each calendar quarter.
- 3) Reimburse MANAGER for reasonable out-of-pocket expenses incurred during the management of the COMPANY including; courier and express mail service; long distance telephone calls; travel and meeting expenses incurred at the request of the COMPANY; costs of COMPANY stationery; filing fees; and similar expenses.
- 4) MANAGER will provide COMPANY with monthly time summaries commencing in January 2011.

COMPANY agrees that special projects will be invoiced separately at agreed upon fees or rates.

IN WITNESS WHEREOF, the parties have duly executed this Addendum this 23rd day of February, 2011.

By: /s/ THOMAS R. MCMAHON

Cedar Management Limited (itself and on behalf of its affiliated companies)

By: /s/ THOMAS R. McMAHON

USA Risk Group (Bermuda), Ltd. (itself and on behalf of its affiliated companies)

By: /s/ STUART H. GRAYSTON

AmerInst Insurance Company, Ltd.

SUBSIDIARIES OF AMERINST INSURANCE GROUP, LTD.

Name	Jurisdiction of Organization
AmerInst Mezco, Ltd.	Bermuda
AmerInst Professional Services, Limited	Delaware
AmerInst Insurance Company, Ltd.	Bermuda
AmerInst Investment Company, Ltd.	Bermuda
AmerInst Holdings, Ltd. (Inactive)	Bermuda

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Stuart H. Grayston, certify that:

- 1. I have reviewed this Annual Report on Form 10-K of AmerInst Insurance Group, Ltd.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f) for the company and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: March 25, 2011

/s/ STUART H. GRAYSTON

Stuart H. Grayston President (Principal Executive Officer)

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Thomas R. McMahon, certify that:

- 1. I have reviewed this Annual Report on Form 10-K of AmerInst Insurance Group, Ltd.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f) for the company and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: March 25, 2011

/S/ THOMAS R. MCMAHON
Thomas R. McMahon
Vice President (Principal Financial Officer)

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of AmerInst Insurance Group, Ltd. (the "Company") on Form 10-K for the period ended December 31, 2010 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Stuart Grayston, President and Principal Executive Officer of the Company, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

- 1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ STUART H. GRAYSTON

Stuart H. Grayston
President (Principal Executive Officer)
March 25, 2011

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of AmerInst Insurance Group, Ltd. (the "Company") on Form 10-K for the period ended December 31, 2010 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Thomas R. McMahon, Vice President and Principal Financial Officer of the Company, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

- 1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ THOMAS R. McMAHON

Thomas R. McMahon Vice President (Principal Financial Officer)

March 25, 2011