MEMORANDUM

TO: Kevin Fry, Chair, Valuation of Securities (E) Task Force
    Members of the Valuation of Securities (E) Task Force

FROM: Charles A. Therriault, Director, NAIC Securities Valuation Office (SVO)
    Marc Perlman, Managing Investment Counsel, NAIC Securities Valuation Office (SVO)

CC: Eric Kolchinsky, Director, NAIC Structured Securities Group (SSG) and Capital Markets Bureau

RE: Non-substantive technical amendment to the P&P Manual for Private Letter Rating Securities and
    the corresponding NAIC Designation Category for NAIC 5GI

DATE: November 1, 2021

Summary – At the May 24, 2021 Task Force meeting the Task Force adopted an amendment to
the Purposes and Procedures Manual of the NAIC Investment Analysis Office (P&P Manual) requiring the
submission of Private Rating Letter Rationale Reports with certain Private Rating Letters filed with the
SVO. In the May amendment certain language, currently in the printed December 2020 version of the
P&P, which clarifies that an NAIC 5GI Designation is the equivalent of an NAIC 5.B Designation Category,
was erroneously omitted. The SVO proposes a non-substantive technical amendment to the May
amendment by re-inserting the omitted language as shown below in red (additions underlined and
deletions with strikethrough), as well as including identical language in one paragraph adopted pursuant
to the May 2021 amendment.
PART THREE
SVO PROCEDURES AND METHODOLOGY FOR PRODUCTION OF NAIC DESIGNATIONS
PROCEDURE APPLICABLE TO FILING EXEMPT (FE) SECURITIES AND PRIVATE LETTER (PL) RATING SECURITIES

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PL SECURITIES

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12. For (a) PL Securities issued from January 1, 2018 to December 31, 2021 subject to a confidentiality agreement executed prior to January 1, 2022, which confidentiality agreement remains in force, for which an insurance company cannot provide a copy of a private rating letter rationale report to the SVO due to confidentiality or other contractual reasons (“waived submission PLR securities”), the insurer may report such securities on such securities’ General Interrogatory (i.e., a PLGI security), and (b) PL Securities issued after January 1, 2022, for which an insurance company cannot provide a copy of a private rating letter rationale report to the SVO due to confidentiality or other contractual reasons (“deferred submission PLR securities”) the insurer may report such securities on such securities’ General Interrogatory (i.e., a PLGI security) until and including December 31, 2023, after which time, if the insurance company still cannot provide a copy of a private rating letter rationale report for whatever reason, the securities can be reported with an NAIC 5GI Designation and an NAIC Designation Category of NAIC 5.B.GI in accordance with the guidance specified below.

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Conditions to Filing Exemption for PL Securities Issued on or After January 1, 2018

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16. An insurer that owns a PL security that is not filing exempt shall either: (a) file the security with the necessary documentation with the SVO for an analytically determined NAIC Designation; or (b) self-assign an NAIC 5GI and an NAIC Designation Category of NAIC 5.B.GI to the security and report using the Interrogatory procedure; in either case within 120 days of purchase.

Producing NAIC Designations for PL Securities

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22. If the SVO verifies that the security:

- Has been assigned a credit rating but that the credit rating is not an Eligible NAIC CRP Credit Rating; or

- Has not been rated by an NAIC CRP; or
• Is no longer subject to a private letter rating; or
• Is a type of security that is ineligible to receive an NAIC Designation with a NAIC CRP Credit Rating.

The SVO shall notify the insurer that the security is not eligible for filing exemption. The insurance company shall then either file that security and necessary documentation with the SVO for an independent credit assessment or assign an **NAIC 5GI Regulatory Designation** and an **NAIC Designation Category of NAIC 5.B GI** to the security in the related Interrogatory.

If the SVO deems a security ineligible to receive an NAIC Designation per the instructions in this Manual because (a) the security is ineligible for Filing Exception according to “Specific Populations of Securities Not Eligible for Filing Exemption” in this Part or (b) the security is of a type outside the scope of SSAP No. 26R - Bonds, SSAP No. 32- Preferred Stock, or SSAP No. 43R - Loan Backed and Structured Securities then, for such a security, the SVO will provide a brief explanation in VISION, accessible to all VISION account holders, of why the security will not be provided an NAIC Designation.

23. An **NAIC 5GI Designation** and an **NAIC Designation Category of NAIC 5.B GI** may also be used in connection with the designation of **PL** securities rated by an NAIC CRP (i.e., for private letter ratings issued on or after January 1, 2018) when the documentation is not available for the SVO to assign an NAIC Designation. For purposes of this section, the documentation is not available for the SVO to assign an NAIC Designation if (a) the NAIC CRP credit rating is not included in the applicable CRP credit rating feed (or other form of direct delivery from the NAIC CRP) and the insurer is unable to provide a copy of the private letter rating documentation, (b) for private letter ratings issued on or after January 1, 2022, an insurance company does not provide a copy of a private rating letter rationale report to the SVO for which there are no confidentiality or contractual limitations or (c) for deferred submission PLR securities, if the insurance company does not submit the private rating letter rationale report to the SVO on or after January 1, 2024.

https://naiconline.sharepoint.com/teams/SVOVOSTaskForce/Shared Documents/Meetings/2021/12 December FALL NATIONAL MEETING/Adopted/2021-044.01 PP Manual Amend - NonSubstantiveTechCorrectionsPLR_5GI v3.docx