

113 T.C. No. 21

UNITED STATES TAX COURT

WINN-DIXIE STORES, INC. AND SUBSIDIARIES, Petitioner v.
COMMISSIONER OF INTERNAL REVENUE, Respondent

Docket No. 5382-97.

Filed October 19, 1999.

P entered into a leveraged corporate-owned life insurance (COLI) program in which it purchased life insurance on approximately 36,000 of its employees and systematically borrowed against the cash value of the policies to fund the premiums. The COLI program was designed so that annual premiums, fees, and policy loan interest would exceed the projected annual death benefits and net cash value of the policies. The program was designed to generate large amounts of interest on petitioner's policy loans that petitioner intended to deduct for income tax purposes. The income tax savings from the deductions for interest and fees were projected to be substantially in excess of the projected net costs of maintaining the COLI program. In each year of operation, the COLI program projected a pretax loss and an after-tax gain.

Held: P's broad-based leveraged COLI program lacked economic substance and business purpose (other than tax reduction) and is therefore a sham for tax purposes. As a result, interest on P's COLI policy

loans is not deductible interest on indebtedness within the meaning of sec. 163, I.R.C. The administrative fees associated with the COLI program are not deductible because they were incurred in furtherance of a sham.

Michael J. Henke, Tegan M. Flynn, Cary D. Pugh, Thomas Crichton IV, Robert H. Cox, and Thomas P. Marinis, Jr., for petitioner.

Nancy B. Herbert, Jeffrey L. Bassin, James D. Hill, and Michelle A. Missry, for respondent.

RUWE, Judge: Respondent determined a deficiency of \$1,599,176 in petitioner's Federal income tax for its tax year ending June 30, 1993. After concessions, the issue is whether deductions petitioner claimed for policy loan interest and administrative fees associated with certain of petitioner's corporate-owned life insurance (COLI) policies are deductible.

Unless otherwise indicated, all section references are to the Internal Revenue Code in effect for the year in issue, and all Rule references are to the Tax Court Rules of Practice and Procedure.

FINDINGS OF FACT

Some of the facts have been stipulated and are so found. The stipulations of facts are incorporated herein by this reference. At the time the petition was filed, petitioner was a

Florida corporation with its principal office in Jacksonville, Florida.

Petitioner was founded in the 1920's, and its stock is publicly traded on the New York Stock Exchange. Petitioner is a major food retailer made up of self-service food stores which sell groceries, meats, seafood, fresh produce, deli/bakery, pharmaceuticals, and general merchandise items. As of June 30, 1993, petitioner had 1,165 stores in 14 States and the Bahama Islands.

Petitioner is an accrual basis taxpayer, which has adopted a 52-53 week fiscal year ending on the last Wednesday in June. Petitioner filed a consolidated corporate Federal income tax return for its fiscal year ending June 30, 1993.

As of June 30, 1993, petitioner employed approximately 36,000 full-time and 69,000 part-time employees. Since 1988, all full-time employees who completed 3 months of continuous service have been eligible for a flexible benefits program called "Winn-Flex". Under Winn-Flex, employees were furnished certain benefits that they received automatically and certain optional benefits among which they could choose. Employees automatically received life insurance and accident and sickness coverage. The optional benefits included a medical plan, dental coverage, vision coverage, supplemental associate life insurance, long-term disability and two flexible spending accounts for health care and

dependent care. Petitioner self-insured the medical and life insurance benefits under Winn-Flex while the remaining benefits were insured through third parties.

The life insurance coverage provided by the company under the core Winn-Flex benefit program was in effect only while a worker was a full-time employee. Petitioner provided no postretirement benefits to its employees under Winn-Flex. Early retirees covered by the Winn-Flex plan had the option of continued coverage under a separate insurance pool not paid for by petitioner.

Since 1980, petitioner has also maintained a program to provide death, disability, and retirement benefits to a limited number of full-time management level employees. This program was known as the "Management Security Program" (MSP). During the fiscal year ending in 1993, 615 of petitioner's employees were covered under the MSP. In order to provide funds for specific benefits for each manager, petitioner purchased flexible premium adjustable life insurance policies on each manager (MSP policies) from American Heritage Life Insurance Co. (AHL). The MSP policies are individual policies and not group contracts. The death benefits under the individual MSP policies were tailored to cover petitioner's costs for preretirement deaths of the covered individual and to cover costs of postretirement benefits.

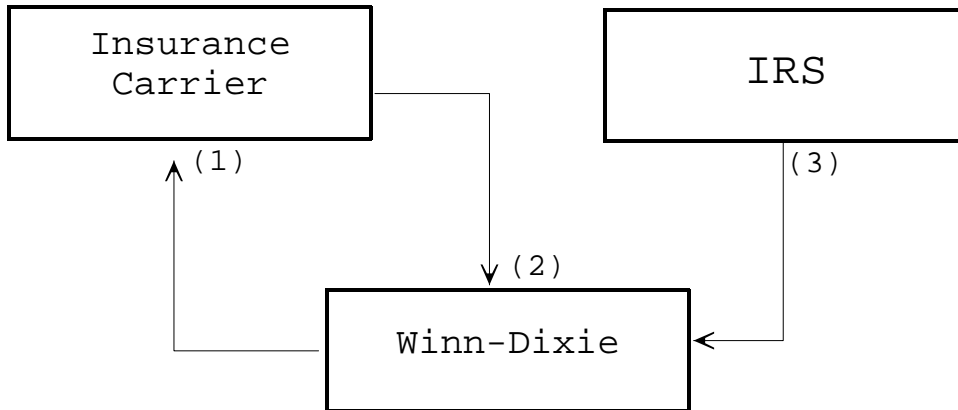
Petitioner's practice of purchasing MSP policies on the lives of its managers began long before 1993.

During 1992 and early 1993, Wiedemann & Johnson (WJ) and The Coventry Group (Coventry) formed a joint venture (WJ/Coventry) and approached petitioner with a proposal for the purchase by petitioner of individual excess interest life insurance policies on the lives of petitioner's employees. AIG Life Insurance Company (AIG) was to be the underwriter for the proposed policies. In a letter dated January 12, 1993, Mr. Alan Buerger, chairman of Coventry, confirmed a meeting on January 14, 1993, with Mr. Richard D. McCook, petitioner's financial vice president. Included with the letter was a memorandum from Mr. Buerger and Mr. Bruce Hlavacek, chairman and chief executive officer of WJ, proposing that petitioner purchase a "broad-based COLI pool".

The memorandum provided an overview section which generally described a broad-based COLI pool as consisting of a group of corporate-owned life insurance (COLI) policies covering a wide cross-section of a corporation's employees. Petitioner was the proposed beneficiary of the COLI policies to be written on the lives of petitioner's employees. WJ/Coventry's proposal focused on two issues raised by petitioner in a prior meeting. These two issues were described as "(i) achieving positive earnings in

every year; and (ii) providing an exit if the tax laws change or Winn-Dixie's appetite for interest deductions declines."

The memorandum summarized the tax aspects of leveraged COLI with the following captioned diagram:



- 1 - Winn-Dixie makes deposits and pays loan interest to insurance carrier.
- 2 - Winn-Dixie receives withdrawals, loans and death proceeds from the insurance carrier.
- 3 - Winn-Dixie receives a tax deduction for loan interest paid.

The memorandum next explained the difference between the proposed broad-based COLI pool and petitioner's then existing leveraged COLI program being used to fund the MSP. The memorandum stated:

Winn-Dixie is familiar with leveraged COLI and particularly with the tax arbitrage created when deductible policy loan interest is paid to finance non-taxable policy gains. Winn-Dixie's existing leveraged COLI policies provide this arbitrage and, having been purchased before passage of the 1986 Tax Reform Act, provide it beyond the \$50,000 cap applicable to newer policies.

A broad-based COLI Pool applies the same principle in ways that are effective under current law. But, where each of the existing policies was designed to fund a specific executive's benefit under the MSP, the Pool that we have illustrated would cover 38,000 employees at all levels of Winn-Dixie's workforce.

With respect to obtaining the employees' consent to purchase the COLI policies on their lives, the memorandum stated:

We usually recommend that a company adopt or expand employee death benefits when installing a COLI Pool. This provides an immediate and meaningful benefit for employees, and it helps to provide a logic and incentive for obtaining employees' consent to being insured. The benefit may depend on the size of the pool and the amount of the insurance purchased on each employee. A death benefit in the range of \$5,000 to \$15,000 is typical for the Pools presented here. After an employee leaves the company, the benefit is normally reduced or discontinued. With normal rates of retirement and attrition, only a small proportion of the participants will receive a benefit. As a result, the cost of providing the benefit is insignificant.

The memorandum also expressed an opinion on the tax issues raised by the proposed COLI pool, the legislative status of leveraged COLI, and exit strategies available to petitioner in the event that the tax laws change:

What tax issues are raised by the COLI Pool?

Deductibility of Interest. Because the COLI Pool involves systematic borrowing of increases in the policies' cash value, a deduction for interest to carry policy loans is allowed only if at least four of the first seven annual premiums are paid in cash. In addition, a deduction is allowed for interest on only the first \$50,000 debt to carry policies on any one employee. The COLI Pool proposed here is designed to satisfy the 4-out-of-7 rule, and the financial illustrations take into account the \$50,000 cap on loans for which interest deductions are allowed.

* * * * *

What is the legislative status of leveraged COLI?

In the past few years, Rep. Barbara Kennelly (D-Conn.) and Senator David Pryor (D-Ark.) have introduced bills that would impose new restrictions on the deductibility of interest paid on loans from COLI policies. No bill is now pending, but it is possible that one will be introduced in the future. Kennelly/Pryor, as the last such bill was generally known, was written with the participation and support of the National Association of Life Underwriters, and, if a similar bill does become law, we do not believe the financial advantages of Winn-Dixie's COLI Pool would be seriously compromised.

History suggests that specific changes in the law that would address leveraged COLI would also allow grandfathering of existing policies. Past changes, for example, imposition of the \$50,000 loan cap, have grandfathered existing policies, and the large number of major corporations that have created COLI pools is a significant political constituency. Of course, grandfathering cannot be assumed, and we have, therefore, kept the consequences of exit very much in mind in developing strategies for Winn-Dixie.

What exit strategies are available if the tax laws or Winn-Dixie's tax position changes?

A COLI Pool can become a financial burden if the tax arbitrage in the program loses its attractiveness. This can occur, for example, if Winn-Dixie's marginal tax rate on interest deductions becomes low and remains low, if Winn-Dixie becomes an alternative minimum taxpayer, or if the intended premium payment strategy becomes invalid through regulation. Likewise, Winn-Dixie's appetite for interest expense may be satisfied for reasons unrelated to deductibility.

* * * * *

If it becomes necessary or useful to terminate the COLI Pool, or to discontinue further borrowing, Winn-Dixie will be able to do so without significant adverse effect. The policies can be put on a "paid-up" basis,

either with the original carrier or with another carrier via a "1035" exchange, without incurring a tax liability, a negative effect on earnings, or a significant cash payment.

The memorandum outlined two proposed financial strategies for structuring the purchase by petitioner of the pool of COLI policies. The first strategy was labeled "cash management". The second strategy was labeled the "zero-cash strategy" and was described as follows:

Under Strategy 2, Winn-Dixie would maximize its tax arbitrage by borrowing the first three premiums and would minimize its cash investment by withdrawing accumulated policy values to pay the next four premiums. The policies used in this zero cash strategy are specially designed to minimize cash outflows and to maximize the rate of return on investment. Thus, loads are minimal, the interest rate is high, and the loan spread is limited to 40 basis points. Because little cash is required, a higher premium can be used. We have illustrated an average premium of \$3,000 per employee.

Petitioner elected strategy 2, the zero-cash strategy.

On January 25 and 27, 1993, Mr. Buerger sent revised copies¹ of the 1993 COLI proposal materials to Mr. McCook and Mr. Hlavacek. The revised 1993 COLI proposals outlined two scenarios for the amount of interest petitioner was to be charged for policy loans. Both interest scenarios were based upon the zero-

¹The above-quoted sections of the proposal remained substantially the same in each of the revised copies of the proposal.

cash strategy.² The two scenarios for the zero-cash strategy were outlined as follows:

Scenario 1 - Constant Loan Interest Scenario. In this scenario, it is assumed that Winn-Dixie's appetite for interest deductions remains large, and policy interest is charged at 11.06% throughout the life of the COLI Pool. This scenario results in the largest amount of earnings possible.

Scenario 2 - Reducing Loan Interest Scenario. In this scenario, Winn-Dixie's appetite for interest deductions is assumed to reduce over time. To adjust to the change in circumstances, the interest rate under the COLI Pool policies is reduced to 8% after the fifteenth year. This scenario generates a somewhat smaller tax arbitrage, but the resulting earnings are nevertheless significant.

Included in the revised proposal memorandum dated January 27, 1993, were projections of petitioner's profit and loss, cash-flow, and balance sheet balances under scenario 1, the constant loan interest rate scenario, for the years 1993 through 2052. The projections were based on the assumption that premiums paid by petitioner would be financed by policy loans in all years except years 4 through 7. In the years 4 through 7, inclusive, premiums were to be paid using funds from policy withdrawals. The constant loan interest rate (scenario 1) projections included in the January 27, 1993, memorandum are attached as appendix A.

²The Jan. 27, 1993, revised proposal assumed a pool covering 38,000 employees with an average premium of \$3,000 per employee.

Under the constant loan interest rate scenario, the projections assumed that the interest rate paid by petitioner on policy loans remained constant at 11.06 percent³ for the life of the pool. Amounts to be credited to petitioner on borrowed cash value were set at 40 basis points below the 11.06 percent being charged to petitioner.⁴ Thus, the borrowed cash value would be credited at 10.66 percent. The remaining cash value was credited at 4 percent. The January 27, 1993, memorandum explains that "A COLI Pool generally works best when the interest rate on policy loans is highest."⁵ The projections under the constant loan interest rate scenario were also based on the following assumptions:

Corporate tax bracket	38%
Population (number of insured employees)	38,000
Premium	\$3,000 per life
Mortality assumption	100% of 1983 GAM ¹
Fee	\$8 per participant annually

¹The mortality assumption "GAM" was not defined in the proposal. Ultimately, petitioner and AIG agreed upon using the 1980 Commissioners Standard Ordinary Mortality Table B to estimate mortality.

³The 11.06-percent rate was based on Moody's Baa rate from November 1992, which was 8.96 percent. Coventry converted it to an arrears rate and added 1 percent to reach 11.06 percent.

⁴This is referred to as "loan spread". The Jan. 27, 1993, memorandum explains: "An effective COLI Pool should have a small 'spread' between the interest rate charged on policy loans and the amounts credited to borrowed cash values."

⁵The rate in effect for the MSP policies was 8.41 percent.

Based upon the above assumptions, Coventry projected that the "pretax earnings effect" of the COLI plan for the first policy year (1993) would be a loss of \$4,605,000,⁶ before adjusting for the related reduction in income taxes. This pretax loss was based on the following projected figures for the end of the first policy year: Cash surrender value (CSV) of the COLI policies of \$119,586,000 increased by death benefits of \$2,016,000 and reduced by annual premiums of \$114 million,⁷ accrued loan interest of \$11,902,000,⁸ and administration fees of \$304,000.⁹ Similar projections for the years 1994 through 2052 produced pretax losses in each year.

With respect to the estimated 1993 premiums of \$114 million, the projection indicated that petitioner would, in part, satisfy the premiums by borrowing \$107,684,000 against cash surrender

⁶See appendix A.

⁷This amount is arrived at using the assumed premium per employee of \$3,000 times the assumed 38,000 employees for a total of \$114 million.

⁸This amount is the interest due from petitioner as calculated by Coventry on a projected first-year policy loan taken by petitioner in the amount of \$107,684,000. Annual interest of 11.06 percent on \$107,684,000 is actually \$11,909,850.

⁹Using these figures the calculation is: \$119,586,000 + \$2,016,000 + (\$114,000,000) + (\$11,902,000) + (\$304,000) = (\$4,604,000). The \$1,000 variance between this calculation and the pretax loss of \$4,605,000 in appendix A appears to be attributable to rounding of the components of the calculation.

value. For 1994, the projection indicated that petitioner would partially satisfy its premium and interest payment¹⁰ obligation by borrowing \$113,929,000 and withdrawing \$1,649,000 from the net cash value of the policy. For 1995, the projection indicated that a loan of \$110,318,000 and a policy withdrawal of \$14,731,000 would be used to pay a large portion of the premiums of \$113,852,000 and interest payment of \$24,486,000. Except for the next 4 years, 1996 through 1999, the projection indicated petitioner would finance a large portion of its premium and interest payments with policy loans. For years 1996 through 1999, petitioner would generally finance its premium and interest payments through policy withdrawals. The policies' premiums were to be completely paid by 2007; therefore, no premium payments were projected for the years 2008 through 2052. However, for years 2008 through 2052, policy loans continued to be projected in amounts that were approximately between 90 percent and 95 percent of the amount of the annual loan interest payments.

The projection indicated that petitioner would sustain a negative "pretax earnings effect" on the COLI plan for every year the plan remained in effect. Thus, the projection for the years

¹⁰The projection indicated that petitioner would actually pay the estimated \$11,902,000 of interest due on the 1993 loan of \$107,684,000 in 1994. Interest accumulated on policy loans was payable in arrears.

1993 through 2052 indicated petitioner would incur net pretax out-of-pocket losses as follows:

<u>Year</u>	<u>Pretax Loss Effect</u>	<u>Year</u>	<u>Pretax Loss Effect</u>	<u>Year</u>	<u>Pretax Loss Effect</u>
1993	\$4,605,000	2013	\$16,390,000	2033	\$15,238,000
1994	8,403,000	2014	17,839,000	2034	14,769,000
1995	11,282,000	2015	18,071,000	2035	14,320,000
1996	10,399,000	2016	18,285,000	2036	13,828,000
1997	9,997,000	2017	18,492,000	2037	13,281,000
1998	9,559,000	2018	18,546,000	2038	12,674,000
1999	9,381,000	2019	18,446,000	2039	12,013,000
2000	9,756,000	2020	18,342,000	2040	11,312,000
2001	9,959,000	2021	18,228,000	2041	10,583,000
2002	10,310,000	2022	18,103,000	2042	7,675,000
2003	10,725,000	2023	17,968,000	2043	5,867,000
2004	11,358,000	2024	17,817,000	2044	8,374,000
2005	12,215,000	2025	17,645,000	2045	7,782,000
2006	13,151,000	2026	17,446,000	2046	7,214,000
2007	14,178,000	2027	17,215,000	2047	6,650,000
2008	10,134,000	2028	16,946,000	2048	6,110,000
2009	11,269,000	2029	16,643,000	2049	5,583,000
2010	12,420,000	2030	16,193,000	2050	5,070,000
2011	13,653,000	2031	15,086,000	2051	4,586,000
2012	14,973,000	2032	16,545,000	2052	<u>4,742,000</u>
Total pretax loss					755,644,000

The projection of profit and loss also included an analysis of the effect of the COLI plan on petitioner's income tax liability in each of the years 1993 through 2052. Assuming a 38-percent corporate tax bracket,¹¹ the projected \$11,902,000 loan interest accrued and deducted by petitioner in the first policy

¹¹The corporate tax rate on all projections was an estimated combined Federal and State marginal tax rates.

year (1993) resulted in a projected tax saving of \$4,524,000.¹² A projected deduction for estimated administration fees of \$304,000 resulted in a projected tax saving in 1993 of \$116,000.¹³ Thus, the total projected tax benefits from deductions generated by the proposed COLI plan during the first policy year was \$4,640,000.¹⁴ The projection compared the estimated tax benefit of \$4,640,000 to the estimated pretax loss effect of \$4,605,000 resulting in a positive "after-tax earnings effect" of \$35,000.¹⁵ The after-tax earnings effect (the excess of tax savings over net pretax costs) was projected to increase substantially in subsequent years. Coventry's projected after-tax earnings effect was as follows:

¹²A deduction of \$11,902,000 times an assumed tax rate of 38 percent actually results in a tax benefit of \$4,522,760. But see supra note 8.

¹³For instance, a deduction of \$304,000 times an assumed tax rate of 38 percent results in a tax benefit of \$115,520.

¹⁴Thus, \$4,524,000 + \$116,000 = \$4,640,000.

¹⁵For instance, a reduction in earnings due to amounts paid of \$4,605,000 can be offset by a reduction in taxes of \$4,640,000 for an overall after-tax earnings increase of \$35,000.

<u>Year</u>	<u>After-tax Earnings Effect</u>	<u>Year</u>	<u>After-tax Earnings Effect</u>	<u>Year</u>	<u>After-tax Earnings Effect</u>
1993	\$35,000	2013	\$60,796,000	2033	\$44,780,000
1994	1,021,000	2014	59,009,000	2034	43,361,000
1995	2,770,000	2015	58,409,000	2035	41,789,000
1996	3,642,000	2016	57,797,000	2036	40,124,000
1997	4,033,000	2017	57,161,000	2037	38,369,000
1998	4,458,000	2018	56,647,000	2038	36,529,000
1999	4,624,000	2019	56,250,000	2039	34,601,000
2000	9,997,000	2020	55,819,000	2040	32,582,000
2001	16,143,000	2021	55,353,000	2041	30,479,000
2002	22,799,000	2022	54,846,000	2042	30,466,000
2003	30,108,000	2023	54,291,000	2043	29,291,000
2004	37,980,000	2024	53,683,000	2044	23,772,000
2005	46,477,000	2025	53,017,000	2045	21,361,000
2006	55,822,000	2026	52,289,000	2046	18,971,000
2007	64,479,000	2027	51,492,000	2047	16,655,000
2008	68,339,000	2028	50,620,000	2048	14,423,000
2009	66,998,000	2029	49,664,000	2049	12,313,000
2010	65,616,000	2030	48,730,000	2050	10,347,000
2011	64,127,000	2031	48,327,000	2051	8,529,000
2012	62,524,000	2032	45,233,000	2052	<u>6,264,000</u>
Total after-tax earnings			2,246,431,000		

The projected total after-tax earnings of more than \$2.2 billion were the result of total projected income tax savings of more than \$3 billion less projected pretax net losses. The projected tax savings were attributable to the anticipated tax deductions for policy loan interest and fees.¹⁶ The effect on Winn-Dixie's after-tax earnings and cash-flow was projected to be positive in each year only because of tax benefits from interest and fee deductions. Absent such tax benefits, the effect on

¹⁶Projected interest and fees over a 60-year period totaled \$77,476,680,000 and \$14,326,000, respectively.

Winn-Dixie's earnings and cash-flow would be negative in every year.¹⁷

In February 1993, Mr. McCook decided to have petitioner engage in the proposed broad-based COLI plan. On March 25, 1993, Mr. Hlavacek sent Mr. McCook another projection under the constant loan interest rate scenario estimating the effect of the proposed COLI plan. The projection estimated, among other things, the effect over 60 years beginning in 1993 of the proposed COLI purchase on petitioner's effective tax rate. The projection assumed an effective tax rate of 40 percent and predicted that the proposed COLI purchase would reduce petitioner's effective tax rate each year, reaching its lowest point of 26.54 percent in 2007.

AIG participated in the development of information for projections regarding petitioner's proposed COLI plan. A preliminary census reflecting the ages of the approximately 36,000 employees to be insured was prepared on May 28, 1993.¹⁸ Mr. Buerger sent two more sets of revised projections to Mr. McCook. The first set of revised projections was sent on May 28,

¹⁷Similarly, the proposal memorandum projected the effect of the COLI purchase on petitioner's after-tax retained earnings balance on its balance sheet over 60 years. The proposal predicted that petitioner's retained earnings balance would increase by \$2,241,491,000 over the 60 years.

¹⁸Before the preliminary census, the projections were based on estimates of the number of employees and their ages.

1993, and the second was sent on June 4, 1993. Both projections were based on issuance of the proposed policies effective as of March 1993. The first set of revised projections assumed that petitioner's taxes were paid at a rate of 40 percent¹⁹ for purposes of predicting the tax effect of the COLI purchase on petitioner's financial ratios. The second set of revised projections used a tax rate of 39 percent²⁰ and assumed just over 36,000 of petitioner's employees would be insured. This projection also assumed that maximum loans would be made in most years but that cash withdrawals would be made in policy years 4 through 7 and policy years 16 through 21. The June 4, 1993, projections are attached as appendix B.

Using the same basic analysis that had been used in the January projections, the June 4, 1993, projections again indicated that petitioner would sustain a pretax loss and a posttax profit on the COLI policies for every year the plan remained in effect. See appendix B. Thus, for the years 1993 through 2052, the June 4, 1993, projections indicated the broad-based COLI plan would affect petitioner's profit and loss as follows:

¹⁹See supra note 11.

²⁰See supra note 11.

Policy Year ¹	Pretax Earnings Effect	Tax Benefit From Interest Deduction	Tax Benefit From Admin Fee Deduction	=	After-tax Earnings Effect ³
1993	² (\$4,188,000)	\$4,368,000	\$113,000	=	\$292,000
1994	(7,885,000)	8,988,000	113,000	=	1,217,000
1995	(10,869,000)	13,887,000	113,000	=	3,130,000
1996	(9,972,000)	13,856,000	112,000	=	3,996,000
1997	(9,669,000)	13,823,000	112,000	=	4,266,000
1998	(9,366,000)	13,788,000	112,000	=	4,533,000
1999	(9,063,000)	13,750,000	111,000	=	4,799,000
2000	(9,243,000)	19,159,000	111,000	=	10,027,000
2001	(9,736,000)	25,088,000	111,000	=	15,462,000
2002	(10,013,000)	31,595,000	110,000	=	21,692,000
2003	(10,345,000)	38,733,000	110,000	=	28,498,000
2004	(10,879,000)	46,551,000	110,000	=	35,782,000
2005	(11,619,000)	55,104,000	109,000	=	43,595,000
2006	(12,428,000)	64,456,000	109,000	=	52,136,000
2007	(13,208,000)	73,436,000	108,000	=	60,336,000
2008	(9,182,000)	73,039,000	107,000	=	63,965,000
2009	(9,409,000)	72,612,000	107,000	=	63,310,000
2010	(9,651,000)	72,153,000	106,000	=	62,608,000
2011	(9,888,000)	71,661,000	105,000	=	61,878,000
2012	(10,104,000)	71,134,000	105,000	=	61,134,000
2013	(10,056,000)	70,569,000	104,000	=	60,616,000
2014	(11,085,000)	70,497,000	103,000	=	59,515,000
2015	(11,875,000)	69,905,000	102,000	=	58,132,000
2016	(12,704,000)	69,181,000	101,000	=	56,579,000
2017	(13,584,000)	68,405,000	100,000	=	54,921,000
2018	(14,384,000)	67,581,000	99,000	=	53,296,000
2019	(15,112,000)	66,710,000	98,000	=	51,696,000
2020	(15,905,000)	65,789,000	96,000	=	49,980,000
2021	(16,447,000)	64,818,000	95,000	=	48,467,000
2022	(16,336,000)	63,797,000	94,000	=	47,554,000
2023	(16,124,000)	62,724,000	92,000	=	46,692,000
2024	(15,898,000)	61,599,000	91,000	=	45,791,000
2025	(15,662,000)	60,421,000	89,000	=	44,848,000
2026	(15,417,000)	59,191,000	87,000	=	43,862,000
2027	(15,163,000)	57,908,000	85,000	=	42,831,000
2028	(14,901,000)	56,573,000	84,000	=	41,756,000
2029	(14,632,000)	55,187,000	82,000	=	40,637,000
2030	(14,352,000)	53,750,000	80,000	=	39,478,000
2031	(14,063,000)	52,264,000	78,000	=	38,279,000
2032	(13,765,000)	50,732,000	75,000	=	37,043,000
2033	(13,457,000)	49,155,000	73,000	=	35,771,000
2034	(13,141,000)	47,535,000	71,000	=	34,465,000
2035	(12,816,000)	45,873,000	69,000	=	33,126,000
2036	(12,483,000)	44,172,000	66,000	=	31,755,000
2037	(12,139,000)	42,435,000	64,000	=	30,360,000
2038	(11,784,000)	40,665,000	61,000	=	28,942,000
2039	(11,417,000)	38,865,000	59,000	=	27,507,000
2040	(11,035,000)	37,040,000	56,000	=	26,060,000
2041	(10,638,000)	35,194,000	53,000	=	24,609,000
2042	(10,223,000)	33,332,000	51,000	=	23,160,000
2043	(9,794,000)	31,460,000	48,000	=	21,714,000
2044	(9,344,000)	29,583,000	45,000	=	20,284,000
2045	(8,902,000)	27,707,000	43,000	=	18,847,000
2046	(8,455,000)	25,840,000	40,000	=	17,425,000
2047	(8,006,000)	23,990,000	37,000	=	16,022,000
2048	(7,563,000)	22,167,000	34,000	=	14,638,000
2049	(7,153,000)	20,378,000	32,000	=	13,256,000
2050	(6,739,000)	18,630,000	29,000	=	11,921,000
2051	(6,407,000)	16,932,000	27,000	=	10,552,000
2052	<u>(6,244,000)</u>	<u>15,292,000</u>	<u>24,000</u>	=	<u>9,072,000</u>
	(681,922,000)	??	??	=	??

¹Policy years are from Mar. 1 to the end of February.

²Based on the underlying figures from which this amount was computed, the figure should be \$4,189,000.

³In some instances the figures in this column vary from the sum of their components by \$1,000. This appears to be due to rounding off, and any variances appear to be insignificant.

The June 4 projections indicate that without tax savings from policy loan interest and administration fee deductions, the earnings effect over 60 years would have been a negative \$681,922,000. The tax savings over 60 years for interest and fee deductions were projected to be \$2,696,038,000. After these tax benefits are taken into consideration, the projection indicated that petitioner would realize an after-tax profit of \$2,014,115,000. These after-tax financial benefits were dependent on the tax savings flowing from the interest and fee deductions being generated by the broad-based COLI plan.

Petitioner prepared a list of "Company Expense Reduction Opportunities" for fiscal year 1993 that listed 23 items of savings that totaled \$329,093,000. The largest item of expense reduction on the list is "Proposed Corporate Life Insurance (COLI)". The list shows that this item (COLI) was estimated to be implemented on June 30, 1993, and that petitioner's estimated savings from COLI was \$300 million. Mr. McCook testified that he thought this figure was derived from the "After-Tax Earnings Effect" shown in column J of appendix A.²¹

AIG is a major underwriter of COLI policies. AIG had been working with WJ/Coventry in preparing the COLI plan. Mr. Qureshi

²¹Three hundred million dollars is the approximate total of the annual "After-Tax Earnings" projected for the policy years 1993 through 2007. The total projected After-Tax Earnings for the years 1993 through 2052 is \$2,246,431,000. See appendix A.

of AIG was the actuary who designed and priced the COLI policies purchased by petitioner. On June 4, 1993, Mr. Larry Walters of AIG, sent a Letter of Understanding regarding the COLI policies to Mr. McCook. The Letter of Understanding provided that petitioner would remit, as consideration for the policies, a net payment of \$7,245,000, the difference between a total premium of \$108,573,000 and an estimated first year policy loan of \$101,328,000. In the Letter of Understanding, AIG agreed to provide life insurance coverage in accordance with the Policy Terms Overview. The Letter of Understanding required that the following conditions be met:

1. * * *[Petitioner] reviews and verifies the accuracy of the information contained on the Client Master Information Form, attached as Exhibit A.^[22] * * *
2. * * *[Petitioner] completes and certifies the information contained on the Certification of Employee Census form, attached as Exhibit B,^[23]

²²Exhibit A, Client Master Information Form, listed petitioner's name as the name to appear on the policy and as the owner of the policy. Petitioner's main address was listed as the billing address, and Mr. McCook was named as the contact. The policy name was listed as "Excess Interest Life Ins.", and the effective date was listed as Mar. 1, 1993.

²³Exhibit B, Certification of Employee Census, generally required that petitioner, as part of the application for coverage under the policies, certify that employee information on the census was correct. Among other things, petitioner certified that each individual on the census was a full-time (minimum 30 hours per week) employee, at least 18 years of age, no older than age 75, not absent from work for more than 10 consecutive business days within the 90 days preceding the date of

* * *

3. * * *[Petitioner] completes at least one Individual Life Insurance Application for each defined class of covered employees.
4. The aggregate number of employees within each defined class of covered employees, on the effective date of coverage, totals at least 2,000 lives.
5. The minimum annual premium for each covered employee is \$3,000 and the maximum annual premium for each covered employee is \$16,667.
6. AIG Life determines that each defined class of covered employees identified on the attached Client Master Information Form and each employee identified on the Certification of Employee Census are acceptable for underwriting purposes and that the amounts of coverage applied for are acceptable.

In addition, the Letter of Understanding required that petitioner acknowledge and agree with the following:

1. This Letter of Understanding and attached Exhibits A and B contain the entire agreement between the parties and supersedes all previous agreements entered into between Client and AIG Life, or promises made with regard to the subject matter of this letter.
2. * * * [Petitioner] has reviewed with its own legal and tax advisors all present and future implications of its ownership of the Policies, including, but not limited to, the tax consequences of loans and/or withdrawals from the Policies and the deductibility thereof, and that it has not relied upon any representations of AIG

certification, and that petitioner notify and obtain consent from each employee on the census that insurance is to be issued on his or her life.

Life or any employee, broker, or agent of AIG Life in that regard.

3. The premiums specified in the Policies are intended to meet the requirements of Section 7702 and Section 7702A of the Internal Revenue Code as in effect on the date of this letter so that the Policies will qualify as life insurance and will not be treated as modified endowment contracts. AIG Life does not warrant or represent that the Policies will not be treated as modified endowment contracts.
4. The statements contained in the attached Exhibits A and B shall be considered as binding representations by the * * * [petitioner] and that such Exhibits shall be deemed attached to and made a part of the Policies.

The Letter of Understanding provided that if, within 90 days of June 4, 1993, all the above conditions had been met and AIG received the total first-year premium, then AIG would agree to issue to petitioner, in the State of Florida, the life insurance policies effective as of March 1, 1993.

By invoice dated June 9, 1993, Coventry requested payment of a balance due on the 1993 COLI policies of \$7,245,000 from petitioner. The invoice reflected a total premium of \$108,573,000, covering 36,191 total lives at \$3,000 of premium each, less a policy loan of \$101,328,000 to arrive at the net amount due.

On June 15, 1993, in accordance with the Letter of Understanding, AIG sent the "Policy Terms Overview" (PTO) to petitioner. The PTO provided for an effective date of March 1,

1993, and required that AIG and petitioner agree to several provisions under the insurance policies relating to the following: Claim Stabilization Reserve, Cost of Insurance Rates, Expense Caps, Surrender Fee, Interest Rate on Unborrowed Funds, and the Loan Interest Spread.

The PTO generally provided that AIG would establish on behalf of petitioner a claims stabilization reserve (CSR) for the policies. Petitioner could not withdraw or borrow against the amounts credited to the CSR. The maximum level of the CSR at the end of each year was generally determined to be the higher of the annualized "cost of insurance"²⁴ (COI) charges actually collected in any one of 3 preceding policy years or the highest amount of death benefits actually incurred in any one of 3 policy years. COI charges were deducted from the premium that was paid and used to fund the CSR. The CSR was generally held available by AIG to pay death claims under the COLI policies.

²⁴"Cost of Insurance" was defined in the policy document. The COI was calculated on each monthly processing date. Generally, the COI was calculated under the following formula:

$$\text{COI} = \left(\frac{\text{Proceeds} - \text{Account Value}}{1,000} \right) \times \left(\text{Value from Table of Maximum Insurance Rates} \right)$$

Proceeds were defined as the benefits due to petitioner as the beneficiary. Account Value on the policy date was defined as the initial net premium less an annual expense charge.

On each policy anniversary, the PTO required AIG to compute an "Experience Cost", defined as COI charges collected from petitioner during the preceding year, less a 2-percent AIG retention fee, less the net amount for which AIG was at risk for claims during the preceding policy year. The negotiated 2-percent retention fee limited AIG's mortality related profit. If the experience cost as of a policy anniversary was positive, it was added to the CSR's value as of the policy anniversary. If the experience cost was negative, it was subtracted from the CSR's value. AIG credited interest to the CSR at an annual rate of 4 percent. If, on a policy anniversary, the CSR balance exceeded its maximum permissible level, the excess was credited to the unrestricted policy account value. The PTO provided that the CSR would be held by AIG on behalf of petitioner for as long as the policies remained in force plus 1 year. At the end of the 1 year, a final accounting would be made by AIG and the balance of any remaining reserve would be refunded to petitioner.

Petitioner was to be charged 11.06 percent interest on amounts that it borrowed against the cash value of the policies. Pursuant to the PTO, the portion of the policy account value that was borrowed would earn interest at a rate not to exceed 40 basis points²⁵ or four-tenths of 1 percent below the amount charged on

²⁵Each basis point equals one one-hundredth of a percent (0.01 percent). Thus, 40 basis points is equivalent to 0.40

policy loans. Thus, the interest rate credited on the portion of the account value that had been borrowed was 10.66 percent.²⁶ The balance of the policy account values would earn interest at a rate guaranteed to be no less than 4 percent.

The policies provided for expense charges which would not exceed 23 percent of the premiums paid. The expense charges were comprised of premium expense charges of 17.8 percent and annual expense charges of 5.2 percent. The negotiated PTO reduced maximum expense charges from 23 percent to 8.934 percent of premiums paid.

Mr. McCook approved the purchase of the 1993 COLI policies, and on June 17, 1993, Mr. McCook, on behalf of petitioner, executed the June 4, 1993, Letter of Understanding. On the same day, petitioner remitted the net amount of \$7,245,000 to AIG as payment for the policies.

The 1993 COLI policy forms were registered and approved in form and for sale by the insurance commissioner of the State of Florida. Initially, the total number of lives included, subject to eligibility, under the 1993 COLI policies was 36,191 as of June 17, 1993.

percent.

²⁶The 10.66 percent figure is arrived at by reducing the loan interest rate of 11.06 percent by 0.40 percent.

On June 17, 1993, petitioner paid WJ/Coventry \$300,000 pursuant to an invoice dated June 11, 1993. The payment was for services to be performed in year 1 of an administration agreement for the 1993 COLI policies. Also on June 17, 1993, Mr. McCook signed a Notification Certificate as a condition precedent to the sale of the COLI policies in which petitioner certified that it would notify the employees of the purchase of the COLI policies and give them an opportunity to refuse the coverage.

On July 19, 1993, Mr. McCook executed the PTO.²⁷ Also on July 19, 1993, Mr. McCook accepted receipt of the COLI policy contract documents from AIG and authorized Coventry to retain possession of the policies on petitioner's behalf.²⁸ The type of coverage provided was listed as "excess interest life". The person whose life was insured under each policy was one of petitioner's employees. Petitioner was listed as the owner and beneficiary of each policy.

The rights and liabilities of AIG and petitioner were governed by insurance policy forms (Policy Form), riders to the policies, the Letter of Understanding, and the PTO. The Letter of Understanding and the PTO set forth essential elements of the

²⁷Mr. Walters of AIG signed the PTO on July 15, 1993.

²⁸The contracts were listed on the delivery receipt as being policy Nos. 5003000001 through 5003035983.

agreement between petitioner and AIG and amended and tailored the COLI policies to petitioner.

Policy face amounts varied with the age of each insured. Generally, petitioner's death benefits were governed by policy Option A, which provided for benefits based on the larger of the face amount plus the account value on the date of death, or the account value on the date of death multiplied by a specified percentage based on the age of the insured.²⁹ The applicable mortality table was the 1980 Commissioners Standard Ordinary Mortality Table B, Age Last Birthday, referred to as the CSO-B table. Under the terms of the policies, death benefits from a policy would first be used to reduce any outstanding loan.

Under the terms of the policies, petitioner could withdraw part of the cash value of each COLI policy. However, a withdrawal could not exceed the "net cash value"³⁰ of the policy.

The policies also permitted petitioner to borrow an amount that, with interest to the next policy anniversary, would not

²⁹Some of the death benefits were paid under Option B, which was calculated to include the account value in the face amount, and the insurance proceeds were determined to be the larger of the face amount on the date of death, or the account value on the date of death multiplied by a specified percentage.

³⁰The net cash value of the policy was defined as the cash value less any prior withdrawals and any policy debt. The cash value was defined as the greater of the Guaranteed Cash Value, or the Account Value less the surrender charge that applies. The Guaranteed Cash Value was determined by a Table of Guaranteed Values provided with the policy.

exceed the net cash value of the policy. The policies provided that at the insured's death, any policy debt will be deducted from the proceeds of that policy. The policies were the sole security for any loans. Interest on petitioner's loans was due on each policy anniversary date. The policies provided for both a fixed and variable loan interest rate.

The policies were modified by a Renewable Level Term Insurance Rider. The rider provided death benefits equal to the amount of death benefits lost as a result of a withdrawal from the account value. Under the provisions of the rider, petitioner had the option on any policy anniversary date to elect to change from the 11.06-percent policy loan interest rate to a fixed rate of 10 percent in arrears or 9.1 percent in advance which would apply to both old and new policy loans. For the 1993 COLI policy year March 1, 1993 to 1994, petitioner elected the variable loan interest rate of 11.06 percent.

The final provisions governing the COLI policies purchased by petitioner in June 1993 were devised to produce results in accord with those set forth in the June 4, 1993, projections contained in appendix B.

On July 19, 1993, petitioner entered into an Administrative Services Agreement with Coventry in which petitioner appointed Coventry as the administrator of the COLI pool. Under the

agreement, petitioner was to pay \$300,000³¹ in each of the first 2 years and \$200,000 annually in all subsequent policy years, and Coventry was to perform the following services in connection with the COLI policies:

- (a) On the basis of census information supplied by petitioner
 - (1) Identify which of the petitioner's employees may become insured;
 - (2) Calculate the face amounts of the policies and the first year premiums for the covered employees;
 - (3) Determine and process new insureds and process any change in the status of any insured;
 - (4) Make the necessary calculations with respect to premiums, loans, withdrawals, loan interest, death claims and/or any other periodic payments;
- (b) Provide consolidated invoice and itemization to petitioner and AIG;
- (c) Receive and inspect the insurance policies from AIG and forward them to petitioner;
- (d) Search government databases and other sources for covered deceased employees and obtain death certificates for deceased insureds;
- (e) Provide petitioner with ongoing advice with respect to financial options and strategies related to 1993 COLI policies; and
- (f) Provide petitioner with various reports including insurance value reports, year-end summaries, accounting reports and custom-designed decision-support reports.

³¹Petitioner deducted \$100,000 of the \$300,000 on its income tax return for the fiscal period ending June 30, 1993.

For employees who died while in petitioner's employ, petitioner filed an Employer's Statement through its plan administrator, Coventry, who would then present the claim to AIG. Coventry, as plan administrator, was responsible for ascertaining employee deaths for those employees that died while no longer in petitioner's employ.

Westport Management, an organization that performs administrative services for life insurance companies, was engaged by AIG and WJ/Coventry to administer petitioner's COLI policies. In order to ascertain deaths of former employees, Coventry would ask Westport to perform "Social Security sweeps", by checking data base files to determine whether any covered former employee had died. After the purchase of the policies and input of the COLI policy data on its computer system, Westport began its administrative duties, regularly preparing performance and accounting reports, which were provided to Coventry and AIG. On every policy anniversary, Westport calculated all values on a monthly basis for all policies for the coming year. On petitioner's behalf, Coventry administered the COLI plan, acted as an intermediary with AIG, and checked reports and other information provided by AIG and Westport to ensure correctness. Every month and on request, Coventry received reports from Westport on past and expected performance of the policies and policy loans. From these reports, Coventry generated annual and

periodic policy value and other reports and journal entries showing aggregate policy activity. The Coventry reports included information about the CSR, experience rating, cash value calculations, claims, refunds and recisions. The Coventry reports also included information about the amount of tax savings the COLI program was generating for petitioner.

From 1993 through 1996, petitioner kept the employee COLI policies in force. AIG billed petitioner for premiums and interest annually on a net basis, as set forth below:

June 1993, Policy year beginning March 1, 1993:

Premium	\$108,573,000
Loan	(<u>101,328,000</u>)
Net premium	¹ 7,245,000

¹A revised invoice was sent on Sept. 21, 1993, which reflected a reduction in insureds from 36,191 to 35,983 due to a recision of 208 policies. Thus, the calculation was as follows:

Premium	\$107,949,000.00
Loan	(<u>100,770,140.06</u>)
Net premium	7,178,859.94
Less amount paid	(<u>7,245,000.00</u>)
Balance owed petitioner	66,140.06

Policy year beginning March 1, 1994:

Premium	\$107,862,000.00
Loan	(108,877,159.95)
Interest	<u>11,136,375.63</u>
Balance due	10,121,215.68

Policy year beginning March 1, 1995:

Premium	\$107,685,000.00
Loan	(112,165,202.89)
Withdrawal	<u>(4,080,660.74)</u>
Net premium due	(8,560,863.63)
Interest	<u>23,140,858.57</u>
Balance due	¹ 14,579,994.94

¹Policy year beginning Mar. 1, 1995, was revised at least twice. The final revision resulted in the following:

Premium	\$107,685,000.00
Loan	(112,112,913.04)
Withdrawal	<u>(4,134,020.12)</u>
Net premium due	(8,561,933.16)
Interest	<u>23,140,858.57</u>
Balance	14,578,925.41
Amount paid	<u>14,579,994.94</u>
Net refund due	1,069.53

Policy year beginning March 1, 1996:

Premium	\$107,553,000.00
Withdrawal	<u>(129,934,414.41)</u>
Net premium due	(22,381,414.41)
Interest	<u>35,497,690.97</u>
Balance due	13,116,276.56

COI and policy expense charges (DAC tax, State premium tax, commission and loading charges) under petitioner's COLI policies were as follows:

<u>Policy Year</u>	<u>Cost of Insurance</u>	<u>Expense Charges</u>	<u>Total</u>
1993	\$3,354,561	\$3,412,447	\$6,767,008
1994	4,641,249	4,721,130	9,362,379
1995	4,890,649	8,516,817	13,407,466
1996	5,173,414	8,990,642	14,164,056

The annual amounts of cash paid by petitioner to AIG for the COLI policies, compared with the total of COI and policy expense charges for corresponding years, were as follows:

<u>Policy Year</u>	<u>Cash Paid By Petitioner</u>	<u>COI Plus Expense Charges</u>
1993	\$7,178,860	\$6,767,008
1994	10,121,216	9,362,379
1995	14,578,925	13,407,466
1996	<u>13,116,277</u>	<u>14,164,056</u>
Total	44,995,278	43,700,909

For the first 4 COLI policy years, beginning March 1, 1993, AIG billed petitioner \$431,049,000 in gross premiums and \$69,774,925 in interest charges. Gross premiums and interest charges totaled \$500,823,925. Of this total amount, petitioner remitted the above-calculated \$44,995,278³² in cash.

Following the enactment of tax law changes in 1996, petitioner commenced discussions with AIG, Coventry, and WJ concerning the phaseout or discontinuance (unwind) of the COLI policies. These discussions concerned the approximately 36,000 policies purchased by petitioner in 1993 plus approximately 11,000 and 9,000 COLI policies purchased in 1994 and 1995, respectively. On October 22, 1996, Mr. McCook sent a letter to Mr. Qureshi, vice president of AIG, which stated:

Winn-Dixie has used AIG policies on three corporate owned life insurance (COLI) programs over the last several years. Because of the recent tax law changes, we have been working with Alan Buerger of the Coventry Group and Bruce Hlavacek of Wiedemann and Johnson, to try to minimize the financial impact on Winn-Dixie for the phase out of COLI.

Mr. Qureshi responded to Mr. McCook's October 22, 1996, letter

³²See preceding table for cash total.

and acknowledged the recent change in the law with respect to the COLI policies. Mr. Qureshi also indicated that AIG would be pleased to discuss various options available to petitioner.

Coventry prepared a draft booklet dated October 30, 1996, which contained, among other things, an overview of the current status of petitioner's COLI pool, an opinion of the financial effect of the 1996 tax law change, and explanations of several exit and unwind strategies. The draft booklet indicated that petitioner had three separate enrollments covering approximately 55,740 lives. The first enrollment "WD1" was in relation to the policies written in 1993 covering 35,810 employees. The second enrollment "WD2" was in relation to the policies written on November 30, 1994, covering 10,704 employees. The third enrollment "WD3" was written on June 30, 1995, and covered 9,226 employees. With respect to the effect of the 1996 tax law changes on petitioner's COLI policies, the booklet stated in pertinent part:

In August of 1996, Congress amended the Internal Revenue Code was [sic] to deny deductions for *any* interest on policy loans on the lives of employees, officers, and persons financially interested in a trade or business maintained by the taxpayer. The disallowance was retroactive to January 1, 1996, except that deductions may be continued through 1998 on up to 20,000 policies. The deduction on those policies, however, must be based on an interest rate no higher than Moody's average corporate bond rate, and only 90%

of such interest is deductible in 1997 and 80% thereof is deductible in 1998.

* * * * *

In the aggregate, the three enrollments cover 55,740 lives with aggregate outstanding loans of about \$500 million at interest rates averaging 11%. At a 39% tax bracket, these policies would produce tax deductions worth \$21,450,000 per year.

Under the amended law, assuming aggregate indebtedness of \$195 million on the "best" 20,000 policies and a Moody's rate of 8% per annum, the following savings will be available:

Calendar 1996	\$6,084,000
Calendar 1997	5,475,600
Calendar 1998	4,867,200

The booklet next identified three basic exit strategies for petitioner. The three strategies were listed as the policy surrender, policy unwind, and aggressive tax strategy. The policy surrender strategy generally entailed the cancellation or surrender of the policy and the receipt by petitioner of the net cash value of the policy. The booklet recommended under this strategy that petitioner maintain the policies on 20,000 lives in fiscal years 1996 and 1997.

With respect to the policy unwind strategy, in lieu of surrendering the policies, petitioner was informed that it could keep the policies in force and allow the unrealized gains related to the policies to be paid out eventually as tax-free death benefits. The booklet further stated that in order to unwind a policy, petitioner "would withdraw a portion of the cash value

equal to premiums paid (i.e., Winn-Dixie's tax basis) and apply the withdrawal to repay an equal amount of loan." The booklet indicated that the result of such a withdrawal and repayment is a policy with a greatly reduced cash value, substantially all of it borrowed.

The third strategy, the aggressive tax strategy, suggested that under the revised statute, deductions were disallowed only with respect to policies on the life of an individual who was an officer or employee or was financially interested in petitioner's trade or business. The booklet further indicated that counsel for Coventry believed that a strong argument could be made that the disallowance described by the statute did not apply where the insured was a former officer or employee or was not financially interested. Based on this argument, the booklet gave an example which assumed an additional \$200 million of aggregate indebtedness could be attributed to petitioner's former employees upon whom policies were still maintained. As a result of the additional \$200 million of aggregate indebtedness, the booklet concluded that the tax savings in each year would be equal to 39 percent of 11 percent of \$200 million or \$8,580,000, for as long as the loans remained in force.

In a letter to Mr. Qureshi dated September 8, 1997, Mr. McCook indicated that in light of the passage of the legislation pertaining to leveraged COLI, petitioner was working toward a

more complete understanding of the COLI policies it purchased from AIG. Finally, in letters dated December 4, 1997, Mr. McCook notified Mr. Qureshi and Mr. Buerger of petitioner's intent to cancel all three blocks of leveraged COLI policies. Mr. McCook indicated in his notice to Mr. Qureshi that petitioner wished to surrender COLI blocks I, II, and III as of November 1, October 30, and June 30, 1997, respectively.

OPINION

On its return for the fiscal year ending June 30, 1993, petitioner claimed a deduction of \$3,735,544 for accrued interest on loans from COLI policies that petitioner purchased in 1993.³³ Petitioner also claimed a \$100,000 deduction for administrative fees related to these COLI policies.³⁴ Respondent disallowed the deductions after determining that the 1993 COLI Plan was tax motivated, unsupported by any independent business purpose, and

³³This was approximately one-third of the total policy loan interest that would accrue during the first policy year that began Mar. 1, 1993, and ended Feb. 28, 1994. The \$3,735,544 was interest attributable to the period Mar. 1 through June 30, 1993. We note that petitioner deducted interest on these "loans" for the period Mar. 1 through June 30, 1993, even though the COLI policies and policy loans were not finalized until mid-June 1993. Respondent argues that interest cannot accrue for a period prior to the time the loan was actually made. Because of our disposition, we need not address this issue.

³⁴This was one-third of the \$300,000 administrative fee for the first policy year that began Mar. 1, 1993, and ended Feb. 28, 1994.

lacked economic substance. Respondent argues that the arrangement was a sham.

The starting point for determining whether the form of a particular transaction will be recognized for tax purposes is the Supreme Court's decision in Gregory v. Helvering, 293 U.S. 465, 469 (1935), wherein the Court stated:

The legal right of a taxpayer to decrease the amount of what otherwise would be his taxes, or altogether avoid them, by means which the law permits, cannot be doubted. * * * But the question for determination is whether what was done, apart from the tax motive, was the thing which the statute intended.

In Gregory, the Court denied reorganization treatment with respect to a stock distribution even though the taxpayers had followed each step required by the Code for a reorganization. In deciding that the distribution was taxable as a dividend, the Court held that the structure of the transaction was a "mere device" for the "consummation of a preconceived plan" and not a reorganization within the intent of the Code as it then existed. Id. Because the transaction lacked economic substance, as opposed to formal reality, it was not "the thing which the statute intended." Id.; see Kirchman v. Commissioner, 862 F.2d 1486, 1490-1491 (11th Cir. 1989), affg. Glass v. Commissioner, 87 T.C. 1087 (1986).

A transaction that lacks substance is not recognized for Federal tax purposes. See ACM Partnership v. Commissioner, 157

F.3d 231, 247 (3d Cir. 1998), affg. in part and revg. in part T.C. Memo. 1997-115; United States v. Wexler, 31 F.3d 117, 122 (3d Cir. 1994). Denial of recognition means that such a transaction cannot be the basis for a deductible expense. See United States v. Wexler, supra at 122. Citing the Supreme Court's decision in Gregory, the Court of Appeals for the Eleventh Circuit in Kirchman v. Commissioner, supra, stated the doctrine as follows:

The sham transaction doctrine requires courts and the Commissioner to look beyond the form of a transaction and to determine whether its substance is of such a nature that expenses or losses incurred in connection with it are deductible under an applicable section of the Internal Revenue Code. If a transaction's form complies with the Code's requirements for deductibility, but the transaction lacks the factual or economic substance that form represents, then expenses or losses incurred in connection with the transaction are not deductible. [Id. at 1490.]

Because the transactional events at issue in this case actually occurred, we limit our inquiry to the question of whether the substance of the COLI transaction corresponds with its form.³⁵

³⁵In Kirchman v. Commissioner, 862 F.2d 1486, 1492 (11th Cir. 1989), affg. Glass v. Commissioner, 87 T.C. 1087 (1986), the court observed:

Courts have recognized two basic types of sham transactions. Shams in fact are transactions that never occur. In such shams, taxpayers claim deductions for transactions that have been created on paper but which never took place. Shams in substance are transactions that actually occurred but which lack the

Section 163(a) provides that "There shall be allowed as a deduction all interest paid or accrued within the taxable year on indebtedness." Court opinions have clearly established that a lack of economic substance may operate to bar interest deductions arising under section 163. See Knetsch v. United States, 364 U.S. 361 (1960);³⁶ United States v. Wexler, *supra*; Goldstein v. Commissioner, 364 F.2d 734 (2d Cir. 1966), *affg.* 44 T.C. 284 (1965). Interest payments are not deductible if they arise from transactions "that can not with reason be said to have purpose, substance, or utility apart from their anticipated tax consequences." Goldstein v. Commissioner, *supra* at 740; see also Sheldon v. Commissioner, 94 T.C. 738 (1990). "Such transactions are said to lack 'economic substance.'" Lee v. Commissioner, 155 F.3d 584, 586 (2d Cir. 1998) (quoting Jacobson v. Commissioner, 915 F.2d 832, 837 (2d Cir. 1990), *affg.* in part and *revg.* in part T.C. Memo. 1988-341), *affg.* in part and *remanding* in part on another ground T.C. Memo. 1997-172.

The fact that an enforceable debt exists between the

substance their form represents. * * *

³⁶In Knetsch v. United States, 364 U.S. 361 (1960), the Court applied sec. 163(a) of the 1954 Code. The language of sec. 163(a) of the 1954 Code remained unchanged in the 1986 Code. See sec. 163(a); see also United States v. Wexler, 31 F.3d 117, 123 (3d Cir. 1994).

borrower and lender is not dispositive of whether interest arising from that debt is deductible under section 163. Rather, the overall transaction, of which the debt is a part, must have economic substance before interest can be deducted. See Lee v. Commissioner, supra at 587; United States v. Wexler, supra at 125. If this were not the rule, every tax shelter, no matter how transparently sham, could qualify for an interest expense deduction as long as there was a real creditor in the transaction that demanded repayment. Such a result would be "contrary to the longstanding jurisprudence of sham shelters from Knetsch on down." Lee v. Commissioner, supra at 587.

In determining whether a transaction or series of related transactions constitute a substantive sham, both this Court and a majority of the Courts of Appeals have utilized a flexible analysis that focuses on two related factors, economic substance apart from tax consequences, and business purpose. See ACM Partnership v. Commissioner, supra; Karr v. Commissioner, 924 F.2d 1018, 1023 (11th Cir. 1991); accord Casebeer v. Commissioner, 909 F.2d 1360 (9th Cir. 1990), affg. in part and revg. in part on another ground Larsen v. Commissioner, 89 T.C. 1229 (1987); James v. Commissioner, 899 F.2d 905, 908-909 (10th Cir. 1990), affg. 87 T.C. 905 (1986); Shriver v. Commissioner, 899 F.2d 724, 727 (8th Cir. 1990), affg. T.C. Memo. 1987-627;

Rose v. Commissioner, 868 F.2d 851, 854 (6th Cir. 1989), affg. 88 T.C. 386 (1987); Kirchman v. Commissioner, supra; United Parcel Serv. of Am., Inc. v. Commissioner, T.C. Memo. 1999-268.³⁷

Economic substance, in this context, is determined by objective evaluation of changes in economic position of the taxpayer (economic effects) aside from tax benefits. See Kirchman v. Commissioner, supra at 1492; accord Knetsch v. United States, supra at 366 ("nothing of substance to be realized * * * from this transaction beyond a tax deduction"); ACM Partnership v. Commissioner, supra at 248; Sheldon v. Commissioner, supra. The inquiry into whether there was a legitimate business purpose involves a subjective analysis of the taxpayer's intent. See ACM Partnership v. Commissioner, supra at 247; Kirchman v. Commissioner, supra at 1492.

We will begin with an examination of the economic substance of petitioner's 1993 COLI plan. In doing so, we focus on the COLI transaction in its entirety rather than any single step. See Kirchman v. Commissioner, supra at 1493-1494.

Petitioner's 1993 purchase of COLI on the lives of approximately 36,000 of its employees was done pursuant to an

³⁷In certain situations courts have held that a transaction that lacks economic substance, other than the production of a tax benefit, is a substantive sham regardless of the motive of the taxpayer. See Knetsch v. United States, supra at 365; Deweese v. Commissioner, 870 F.2d 21, 35 (1st Cir. 1989); Kirchman v. Commissioner, supra at 1492.

overall plan that projected costs and benefits for each year over a 60-year period. See appendixes A and B. Petitioner also recognized that circumstances might well change during that period that would cause it to modify or terminate the plan. In fact, the COLI plan was impacted by legislation in 1996, and the COLI policies were terminated in 1997. However, for the first 2 years, the COLI plan was followed and it produced results that were consistent with plan projections.³⁸ We will, therefore, examine the economic substance of the COLI transactions by analyzing the projections that reflect the plan.

Shortly after having been approached by WJ/Coventry regarding proposals for COLI to be purchased from AIG, petitioner decided that it was interested in what was described as a "zero-cash strategy". This strategy was based on an elaborate plan involving the purchase of life insurance on the lives of over 36,000 of petitioner's then current employees. The plan was complex and depended upon relationships between many factors, including number of lives insured, premium levels, policy expenses, rates of interest to be charged and credited, policy loans, cash surrender values, withdrawals from cash surrender

³⁸The instant case involves deductions for accrued interest and fees in the first plan year. The first year of the COLI insurance began on Mar. 1, 1993, and ended on Feb. 28, 1994. The deductions in issue were based on an allocation of the interest and fees that had accrued during petitioner's taxable year ended June 30, 1993.

values, and death benefits. Petitioner was to be the owner and beneficiary of the policies. Detailed projections were prepared to demonstrate the financial impact of the plan. The projections assumed a high rate of interest (11.06 percent) would be charged to petitioner on its policy loans. This would be countered by a high rate of interest to be credited to petitioner on the portion of the gross cash surrender value that petitioner had borrowed against. The crediting rate was 40 basis points below the rate charged to petitioner on its policy loans (10.66 percent). The rate to be credited on the unborrowed portion of the gross cash surrender value was 4 percent. Policy loans by petitioner would be used to pay most of the premiums and interest with the result that petitioner's net equity in the policies would remain relatively small. Death benefits would be applied to reduce outstanding policy loans.

The profit and loss statements in the projections illustrate the pretax effect and the after-tax effect that the COLI plan would have on petitioner. The difference between pretax and after-tax effects was based on the income tax savings that would result from deducting policy loan interest and administrative fees. Policy loan interest was clearly the dominant element. All the various projections prepared before the actual purchase of the policies in June 1993 show that the pretax effect on

petitioner for each policy year was a loss and that the after-tax effect was a significant profit.

The projections submitted to petitioner on June 4, 1993, were prepared just before petitioner's purchase of the COLI policies in June 1993. These projections are attached as appendix B. We shall use figures from the projections in appendix B to illustrate the COLI plan's lack of economic substance.

The elements of the COLI plan and their projected impact on petitioner at the completion of the first policy year were as follows. Petitioner would make a premium payment of \$108,573,000 and simultaneously borrow \$101,328,000 against the policy. This required petitioner to pay the balance of \$7,245,000 to AIG to satisfy the premium. At the end of the policy year, interest accrued on petitioner's policy loans would be \$11,191,000, and petitioner would also have incurred administrative fees of \$290,000. What benefit was petitioner to get for these costs? At the end of the first policy year, the COLI policies would have net cash surrender value of \$11,287,000. In addition, based on actuarial determinations, petitioner expected death benefits from the COLI policies in the first year to be \$3,250,000.³⁹ Based on the combination of these first-year costs and benefits, the net

³⁹Under the terms of the policies, death benefits from a policy would first be used to reduce any outstanding loan.

effect of the COLI plan was a first-year loss⁴⁰ of \$4,188,000 computed as follows:

	Net premium payment	\$7,245,000
	Interest on policy loan	11,191,000
	Administrative fees	<u>290,000</u>
		18,726,000
Less:	Net cash surrender value	11,287,000
	Death benefits	<u>3,250,000</u>
		14,537,000
	Loss	¹ 4,189,000

¹The June 1993 projection shows \$4,188,000. This is apparently due to rounding or a math error.

Following the same approach, the June 1993 projections show the COLI plan producing pretax losses in the next 2 policy years of \$7,885,000 and \$10,869,000, respectively. Thereafter, the pretax losses over the next 57 years range from \$6,244,000 in the last year to \$16,447,000 in year 2021. The total of pretax losses for the projected 60 years was \$681,922,000. In each and every year, the combined yearly pretax benefits from the policies; i.e., the expected death benefits from the 36,000 policies plus the year-end net equity value of the policies, were substantially less than petitioner's cost of maintaining the policies.

The next part of the June 1993 profit and loss projections illustrates the "tax effect" of the COLI plan. The profit and loss statement contained in the June 1993 projections shows

⁴⁰The projections refer to the loss as negative pretax earnings.

first-year income tax savings from the COLI plan of \$4,480,000. This amount is composed of tax savings of \$4,368,000 attributable to a deduction of accrued first-year interest on policy loans of \$11,191,000 and tax savings of \$113,000 attributable to a deduction of first-year administrative fees of \$290,000. Based on this, the projected "after-tax earnings effect" for the first policy year was \$292,000.⁴¹ Similar projections for each of the following 59 years show that while the "pretax earnings effect" of the plan resulted in losses, the "after-tax earnings effect" continued to be positive in each year reaching its peak in the year 2008 when the "after-tax earnings effect" would be \$63,965,000. This amount was arrived at by subtracting the pretax loss of \$9,182,000 from projected income tax savings of \$73,146,000.⁴² The projected income tax savings of \$73,146,000 were attributable to tax deductions for interest of \$187,279,000 and administrative fees of \$276,000. The June 1993 projections indicate that had the 1993 COLI plan remained in effect through the year 2052, petitioner's total pretax loss over 60 years would have been \$681,922,000 but that the total tax saved because of policy loan interest and fee deductions would have exceeded \$3

⁴¹The above figures were taken from the June 1993 projections reflected in appendix B. The totals vary by \$1,000, apparently due to rounding off the last three digits.

⁴²See supra note 41.

billion, resulting in a total "after-tax earnings effect" of more than \$2 billion.

The June 1993 projections contain a cash-flow analysis for each policy year from 1993 to 2052. The structure of the zero-cash strategy was intended to produce a positive after-tax cash-flow for each policy year. Thus for the first year, the plan was to produce a positive cash-flow of \$196,000 after factoring in tax savings from deducting policy loan interest and fees.⁴³ Without the savings from these deductions, there would have been a negative cash-flow of over \$4 million. The projections show increasing positive after-tax cash-flows for each of the following 59 years. Projected after-tax cumulative cash-flow for the entire 60-year period was more than \$2 billion. Cumulative net equity at the end of each year varied, rising in some years and falling in others but, because of the policy loans and withdrawals, remained relatively small in relationship to the numbers in the overall plan. For example, cumulative net equity

⁴³In addition, the plan would result in petitioner's having a cumulative net equity in the COLI policies at the end of the first policy year of \$96,000. Cumulative net equity was the gross surrender value of the policies minus outstanding policy loans and accrued policy loan interest. Gross cash surrender value of \$112,471,000 minus the sum of the outstanding loan of \$101,184,000 and accrued loan interest of \$11,191,000 equals \$96,000. See appendix B, Balance Sheet Summary. The combination of cumulative net equity and positive cash-flow equals the projected positive after-tax earnings effect of \$292,000. \$96,000 plus \$196,000 equals \$292,000.

after 15 years was projected to be \$498,000, whereas cumulative positive cash-flow was projected to be \$289,263,000. See appendix B, Cash Flow. Without the tax savings from tax deductions for policy loan interest and fees, there would have been a substantial negative cash-flow in each year, and the costs of maintaining the COLI plan would have greatly exceeded benefits.

We recognize that one of the normal benefits of life insurance is the death benefit to be received if the insured dies before the insured's actuarially determined life expectancy. Thus, the predictable cost of maintaining life insurance might be greater than predictable death benefits and still be justified by the financial protection that insurance provides against the financial consequences of the unexpected death of the insured. But as we discuss later, petitioner had no such reason or purpose for engaging in the 1993 COLI program. Petitioner suggests that the policies could conceivably produce tax-independent benefits if some catastrophe were to occur that would produce large, unexpected death benefits. We are convinced that this was so improbable as to be unrealistic and therefore had no economic significance. Indeed, petitioner makes no pretense that it purchased these policies in anticipation of, or to protect itself against, a catastrophic event. The policies were on the lives of 36,000 individual employees of various ages who lived in diverse

locations. The insured employees' lives were to remain insured even after their employment was terminated. The anticipated mortality of this large group was actuarially determined, and both AIG and petitioner engaged in the COLI transactions based on these actuarial expectations. While there would obviously be some variation in the actual mortality of the insured population, such variations were not expected to significantly affect the plan. And as explained later, the function of the claims stabilization reserve was to ameliorate fluctuations in actual mortality experience.

Economic substance depends on whether, from an objective standpoint, the transaction was likely to produce economic benefits aside from tax deductions. See Kirchman v. Commissioner, 862 F.2d at 1492; Bail Bonds by Marvin Nelson, Inc. v. Commissioner, 820 F.2d 1543, 1549 (9th Cir. 1987), affg. T.C. Memo. 1986-23. Viewing the COLI plan as a whole, we find that the only function of the plan was to produce tax deductions in order to reduce petitioner's income tax liabilities. Without the tax deductions, the plan as designed would produce a negative cash-flow and a negative earnings effect for petitioner in each and every year the plan was in effect. Consequently, the COLI transactions lacked economic substance apart from producing tax deductions.

In determining whether a transaction should be respected for tax purposes, we also look to whether the taxpayer had a business purpose for engaging in the transaction other than tax avoidance. See Frank Lyon Co. v. United States, 435 U.S. 561, 583-584 (1978); Kirchman v. Commissioner, supra at 1492; Bail Bonds by Marvin Nelson, Inc. v. Commissioner, supra at 1549. Petitioner argues that it had an economic objective and valid business purposes for entering into the COLI transaction other than tax avoidance. Petitioner alleges that before entering into the 1993 COLI transaction, it had become concerned with increasing costs associated with its Winn-Flex program and that it decided to implement the COLI program as a mechanism for obtaining funds to pay such costs.

Before entering into the COLI transaction, there were numerous versions of profit and loss and cash-flow projections, which were consistently formatted so that petitioner could compare the pretax earnings effect to the post-tax earnings effect. Petitioner requested multiple versions of the projections at various estimated combined Federal and State marginal tax rates in order to see what effect a change in rates would have on the proposed COLI transaction. On the other hand, petitioner produced no contemporaneously prepared documents indicating that it purchased the 1993 COLI policies in order to provide a source for funding its Winn-Flex obligations. Unlike

the policies used to fund petitioner's obligations under its Management Security Program, the individual 1993 COLI policies were not tailored to fund benefits due the insured employees under Winn-Flex. Indeed, the policies were to remain in effect after the individual employees left petitioner's employ. In planning for and setting up the COLI plan, petitioner's financial vice president and principal financial officer, Mr. McCook, never told the individuals at WJ/Coventry, who were planing the COLI transactions, about any purpose or objective to use the COLI plan to fund benefits under Winn-Flex.

On brief, petitioner argues that death benefits and policy loans and withdrawals from the net cash value of COLI policies could be used to help fund Winn-Flex. However, the projections, which embody petitioner's broad-based COLI plan, show that anticipated death benefits and net cash values were going to be exhausted in order to satisfy petitioner's premiums and policy loan interest obligations. According to petitioner's COLI plan, there would be no death benefits and cash value left over to provide the necessary funding for Winn-Flex. Indeed, the COLI plan anticipated that after using available death benefits, policy loan proceeds, and withdrawals, petitioner would still be required to make annual cash payments in order to satisfy its annual premium and policy loan interest obligations. We do not

believe that petitioner purchased the COLI policies to fund Winn-Flex.

In his testimony, Mr. McCook made it clear that his focus was on the bottom line, after-tax earnings impact, of the COLI plan and the resulting positive cash-flow that the tax deductions were expected to generate. Referring to the January 27, 1993, projections of profit and loss prepared by Coventry (appendix A), Mr. McCook testified that he expected that by the 15th year the annual financial benefit of the COLI transaction would offset the annual costs of petitioner's Winn-Flex obligations. According to the January 27, 1993, projection of profit and loss (appendix A), there was a pretax loss in each year of the 60 years in the projection. The pretax loss for the 15th year (2007) was \$14,178,000, and the cumulative pretax loss for the first 15 years was \$148,483,000. The January 27, 1993, projection of profit and loss showed a profit for the year 2007 only after considering the tax savings from the policy loan interest and fee deductions. The projected after-tax profit from the COLI plan for 2007 was \$64,479,000. When Mr. McCook identified the amount he believed would be available to fund the annual costs of Winn-Flex, he referred to the \$64,479,000 amount of projected after-tax earnings from the COLI program for the year 2007. This amount was produced by loan interest and fee deductions. A tax savings generated by the COLI plan was the only reason the plan

produced positive earnings and cash-flow. Indeed, petitioner's internal records show that petitioner viewed the 1993 COLI plan as an "Expense Reduction Opportunity", that would produce estimated savings of \$300 million.⁴⁴ The only "expense" that was reduced by the COLI plan was petitioner's income tax liability.

Even if we were to accept Mr. McCook's testimony that he intended to use tax savings to fund Winn-Flex, that would not cause the COLI plan to have economic substance.⁴⁵ If this were sufficient to breathe substance into a transaction whose only purpose was to reduce taxes, every sham tax-shelter device might succeed. Petitioner's benefit from the COLI plan was dependent on the projected interest and fee deductions that would offset income from petitioner's normal operations. The possibility that such tax benefits could have been used as a general source of funds for petitioner's Winn-Flex obligations (or any other business purpose) does not alter the fact that the COLI plan

⁴⁴When Mr. McCook was asked how the \$300 million was derived, he testified that he thought that it was the total of the "After-tax Savings" figures listed in the Jan. 27, 1993, projections. These Jan. 27, 1993, projections are contained in appendix A, Profit and Loss Statement. The after-tax earnings referred to by Mr. McCook are in column J. The total after-tax earnings for the policy years 1993 through 2007 are slightly more than \$300 million. The total projected after-tax earnings for the years 1993 through 2052 are more than \$2 billion.

⁴⁵We note that none of these tax savings were earmarked for funding Winn-Flex. They were simply projected to reduce petitioner's tax liabilities and thereby increase petitioner's after-tax profits by more than \$2 billion over 60 years.

itself had only one function and that was to generate tax deductions which were to be used to offset income from its business and thereby reduce petitioner's income tax liabilities in each year.

Petitioner also argues that the purchase of the COLI policies permitted it to increase group life benefits offered to Winn-Flex participants. It is true that petitioner offered an additional \$5,000 in life insurance benefits to employees who agreed to allow petitioner to purchase COLI policies on their lives. However, this was done at the suggestion of Coventry in order to obtain the employees' consent to have their lives insured. There was no relationship between death benefits under the COLI policies and the relatively small \$5,000 employee death benefit. All policies bore a \$3,000 annual premium, and death benefits under the policies were based on that premium amount and the age of the employee. Also, petitioner had a high turnover among its employees, and the \$5,000 death benefit expired when the insured's employment with petitioner ended. As a result, Coventry advised petitioner that the additional \$5,000 in coverage could be provided at an insignificant cost. Based on the record, we do not believe that the purpose of the COLI plan was to fund employee benefits.

Petitioner's COLI plan required a relatively small amount of cash investment by petitioner and charged a high rate of interest

on petitioner's policy loans based on the assumption that petitioner's "appetite for interest deductions remains large". The projections showed that the COLI plan would generate positive cash-flows and earnings only because of the tax benefit associated with the interest and fee deductions. Tax considerations permeated the planning stages of petitioner's COLI. When the broad-based COLI plan was first explained to him, Mr. McCook recognized that it was a tax shelter. Mr. McCook's primary concern was to achieve a positive cash-flow. The only way a positive cash-flow could be achieved was through the deduction of interest on policy loans. This is why petitioner concentrated on its ability to deduct loan interest and the availability of "exit strategies" in the event new legal restrictions on deductions were enacted or petitioner's "appetite" for interest deductions diminished.

Following the enactment of tax law changes in August 1996, which greatly restricted employers' deductions for interest on loans from company-owned life insurance policies on the lives of employees, petitioner terminated its COLI program. See Health Insurance Portability and Accountability Act of 1996, Pub. L. 104-191, sec. 501, 110 Stat. 2090. The 1996 change in the tax law caused petitioner's COLI program to become a financial burden because it specifically prohibited the deduction of policy loan interest under petitioner's plan. After the 1996 tax law change,

none of petitioner's purported business purposes affected petitioner's decision to terminate the COLI program.

Petitioner cites Campbell v. Cen-Tex, Inc., 377 F.2d 688 (5th Cir. 1967), as controlling precedent in this case.⁴⁶

Petitioner's reliance on this case is misplaced. Cen-Tex was a family-owned corporation that had entered into deferred compensation arrangements, which obligated it to provide payments to the surviving spouse or lineal descendants of employee stockholders and to purchase and redeem stock of deceased stockholders. Cen-Tex decided to meet these obligations by purchasing insurance on the lives of the employee stockholders. Cen-Tex paid the first annual premium on each policy and prepaid the next four annual premiums, discounted at 3 percent, and then borrowed against the value on each of the policies at a 4-percent rate. See id. at 689. The court allowed deductions for interest on the policy loans.

Cen-Tex, Inc. is clearly distinguishable from petitioner's case. The parties in Cen-Tex, Inc. stipulated that the insurance policies at issue were procured to assist in meeting the obligations of the taxpayer under its deferred compensation plan and its obligations under the stock option and redemption

⁴⁶Petitioner's case is appealable to the Court of Appeals for the Eleventh Circuit. Decisions of the Court of Appeals for the Fifth Circuit that were handed down prior to Sept. 30, 1981, are generally binding as precedent in the Eleventh Circuit. Bonner v. City of Pritchard, 661 F.2d 1206 (11th Cir. 1981).

agreement, as well as for the general objective of having insurance on its key employees and stockholders. Based on this concession, the court found there was a bona fide nontax business purpose and economic objective to be served by the insurance. See id. The court also found that the transaction produced benefits other than tax benefits. The court concluded that "The policies purchased provided for a beneficial interest. The transaction was not without economic value, economic significance, economic substance, or commercial substance." Campbell v. Cen-Tex, Inc., supra at 692 (fn. refs. omitted).

In contrast to Campbell v. Cen-Tex, Inc., supra, we have found that no nontax purpose was served by the COLI transactions. The projections for the COLI policies contemplated a substantial pretax loss in each year, even after considering the projected death benefits and net cash surrender value of the policies. Only by deducting the policy loan interest and fees and reducing its income tax could petitioner anticipate any benefit from its COLI transactions. Without the tax benefits of the policy loan interest and fee deductions being generated by the COLI plan, petitioner's plan would have generated a predictable negative cash-flow and pretax loss in each of the 60 years projected. This predictable result precludes any economic value, economic

significance, economic substance, or commercial substance other than the tax benefit.

Based upon all the aforementioned considerations, we find that petitioner purchased the COLI policies in 1993 pursuant to a plan the only function of which was to generate interest and fee deductions in order to offset income from other sources and thereby significantly reduce its income tax liability. We hold that petitioner's 1993 broad-based COLI program lacked substance and was a sham.

Petitioner argues that lack of economic substance does not warrant disallowing the interest deduction in question because deductions for interest on life insurance policy loans were condoned by Congress as indicated by the safe harbor test of section 264 and its legislative history. Petitioner argues that the legislative history shows that Congress clearly accepted the deductibility of interest on corporate-owned life insurance products that satisfy the safe harbor tests of section 264. Petitioner maintains that because its COLI policies were life insurance contracts within the meaning of section 7702 and its pattern of borrowing from the policies satisfied the "four-of-seven test" of section 264(c)(1), its loan interest is deductible under section 163. Petitioner also argues that because Congress, through legislation in 1996, further extended its denial of deductions associated with interest payments on COLI policy

loans, petitioner was not barred from taking such deductions prior to 1996.

Section 264(a)(3) generally provides that no deduction is allowed for amounts paid or accrued on indebtedness incurred to purchase a life insurance contract if such debt was incurred pursuant to a plan of purchase which contemplates the systematic borrowing of increases in the cash value of the insurance contract. Section 264(c)(1) provides an exception to the general rule under section 264(a)(3). Section 264(c)(1) provides that if no part of any four annual premiums due in the first 7-year period of an insurance contract is financed by means of indebtedness, then the general rule of section 264(a)(3) will not apply.⁴⁷

⁴⁷In pertinent part, sec. 264(a) provides:

SEC. 264(a) General Rule.--No deduction shall be allowed for--

* * * * *

(3) Except as provided in subsection (c), any amount paid or accrued on indebtedness incurred or continued to purchase or carry a life insurance, endowment, or annuity contract (other than a single premium contract or a contract treated as a single premium contract) pursuant to a plan of purchase which contemplates the systematic direct or indirect borrowing of part or all of the increases in the cash value of such contract (either from the insurer or otherwise).

The parties refer to this exception as the "four-of-seven test". The parties agree that petitioner's COLI policies meet the requirements of the four-of-seven test.⁴⁸ The parties disagree

* * * * *

(c) Exceptions.--Subsection (a)(3) shall not apply to any amount paid or accrued by a person during a taxable year on indebtedness incurred or continued as part of a plan referred to in subsection (a)(3)--

(1) if no part of 4 of the annual premiums due during the 7-year period (beginning with the date the first premium on the contract to which such plan relates was paid) is paid under such plan by means of indebtedness,

(2) if the total of the amounts paid or accrued by such person during such taxable year for which (without regard to this paragraph) no deduction would be allowable by reason of subsection (a)(3) does not exceed \$100,

(3) if such amount was paid or accrued on indebtedness incurred because of an unforeseen substantial loss of income or unforeseen substantial increase in his financial obligations, or

(4) if such indebtedness was incurred in connection with his trade or business.

For purposes of applying paragraph (1), if there is a substantial increase in the premiums on a contract, a new 7-year period described in such paragraph with respect to such contract shall commence on the date the first such increased premium is paid.

⁴⁸The parties also agree that petitioner's COLI policies meet the definition of a life insurance contract for purposes of

as to whether satisfaction of the requirements of section 264(a) and (c) authorizes a deduction of the interest expenses arising out of a transaction that otherwise is without substance.

An argument similar to petitioner's was made in Knetsch v. United States, 364 U.S. 361 (1960). In Knetsch, the Court found that the taxpayer's purchase of annuity contracts and simultaneous loans from an insurance company was a sham that did not give rise to deductible interest. Nevertheless, like petitioner, the taxpayer in Knetsch contended that by enacting section 264 as part of the 1954 Code, Congress "authorized" the interest deductions for transactions prior to the effective date of the 1954 Code. See id. at 367. Section 264(a)(2), as enacted in 1954, denied a deduction for amounts paid on indebtedness incurred to purchase or carry a single premium annuity contract, but only as to contracts purchased after March 1, 1954, the date of enactment. See id. From this the taxpayers reasoned that Congress intended to allow interest deductions for such transactions occurring prior to March 1, 1954, regardless of their substance. The Supreme Court disagreed, concluding that unless such meaning plainly appeared from the statute and its legislative history, the Court would not attribute such an intent to Congress, for "'To hold otherwise would be to exalt artifice above reality and to deprive the statutory provision in question

sec. 7702.

of all serious purpose.'" Id. (quoting Gregory v. Helvering, 293 U.S. at 470).

A taxpayer's right to a deduction for interest on an insurance policy loan is based on section 163, not section 264. Golsen v. Commissioner, 54 T.C. 742, 755 (1970), affd. 445 F.2d 985 (10th Cir. 1971). Section 264 does not confer the right to a deduction but simply denies, disallows, or prohibits deductions that might otherwise be allowable under some other provision. See id. at 756. Thus, while the parties agree that petitioner's COLI plan meets the "four-of-seven test" of section 264(c)(1) and would be excepted from the general disallowance rule of section 264(a)(3), section 264 does not confer a right upon petitioner to take the deduction that would not otherwise be allowable under section 163.

Petitioner cites the Senate Finance Committee's report discussing the scope of section 264 prior to the 1964 amendment. The report states that "under present law, no interest deductions are denied where the taxpayer purchases an insurance contract with the intention of borrowing the maximum amount on the contract each year". S. Rept. 830, 88th Cong., 2d Sess. (1964), 1964-1 C.B. (Part 2) 505, 581. Based on this, petitioner argues that Congress did not view the Supreme Court's decision in Knetsch as foreclosing interest deductions based on the type of

sham transactions involved in this case. A similar argument was advanced in McLane v. Commissioner, 46 T.C. 140 (1966), affd. 377 F.2d 557 (9th Cir. 1967), where the taxpayers had engaged in a series of transactions similar to those in the instant case. In the Revenue Act of 1964, Pub. L. 88-272, sec. 215(a), 78 Stat. 55, Congress added subsection (a)(3) of section 264 to address problems associated with amounts paid or accrued on indebtedness incurred with respect to several types of insurance contracts pursuant to a plan of systematic borrowing. In McLane v. Commissioner, supra at 144-145, we considered the same passage from the Senate Finance Committee report that petitioner cites and stated:

Based upon the foregoing, petitioner by a tour de force concludes that: (a) The 1958 transaction herein is the type of abuse meant to be curbed by subsection (a)(3), but only prospectively; (b) the legislative history expressly confirms his assertion that the deduction flowing from this abuse was allowable under prior law; and (c) the 'interest' involved herein is therefore deductible.

We agree with petitioners that the 1958 transaction in form fell within the class of transactions at which subsection (a)(3) was aimed. But we do not agree with his assertion that the legislative history should be turned into an open-ended license applicable without regard to the substance of the transaction. Nor do we agree with the assertion that, if Knetsch and Pierce, were controlling with respect to post-1958 multiple-premium annuities, there would have been no need for further legislation in 1964. Knetsch and Pierce involved transactions without substance. Congress, in enacting section 264(a)(3), struck at transactions with substance. It is a reductio ad absurdum to reason, as petitioner does, that Congress simultaneously struck down a warm body and breathed

life into petitioner's cadaver. [Fn. ref. omitted.]

Petitioner attempts to supplement its argument by citing additional legislative materials related to changes or proposed changes to section 264 in 1984, 1986, 1987, 1988, 1990, 1991, and 1996. We need not address each of the changes and proposals regarding interest deductions on life insurance policy loans. It is clear that Congress and the Treasury Department were aware of the problems associated with interest deductions on life insurance loans. However, we are not persuaded that Congress, by enacting and amending section 264 or other related provisions that restrict the deductibility of interest, intended to allow interest deductions under section 163 based on transactions that lacked either economic substance or business purpose. In Knetsch, the Supreme Court noted that nothing in the legislative history of section 264 suggests that Congress intended to protect sham transactions. Similarly, we find nothing in the more recent legislative history of section 264 suggesting that Congress intended to allow deductions arising from sham transactions that lacked economic substance and business purpose.

The transactions associated with petitioner's COLI program lacked economic substance and business purpose (other than tax reduction). As a result, the interest on petitioner's COLI loans was not deductible interest on indebtedness within the meaning of

section 163. The same reasoning applies to the administrative fees associated with the COLI plan.⁴⁹ They were incurred in connection with, and were an integral part of, a sham transaction and, as a result, are not deductible. See Karr v. Commissioner, 924 F.2d at 1022-1023; Kirchman v. Commissioner, 862 F.2d 1486; Lee v. Commissioner, 155 F.3d 584 (2d Cir. 1998). We, therefore, uphold respondent's disallowance of these deductions.

Decision will be entered
under Rule 155.

⁴⁹Respondent argues that the administrative fees should be disallowed pursuant to sec. 265. Because we have held that the administrative fees must be disallowed as the product of a sham, we have no need to consider disallowance under sec. 265.

Appendix A

**Scenario 1 - Constant Loan Interest Rate
Profit and Loss Statement**

(dollars in thousands except earnings per share)

Year	Pre-Tax Effect						Tax Effect					
	(A) Net Annual Premium*	(B) Annual CSV Increase/ (Decrease)	(C) Accrued Loan Interest (Payment)	(C1) Deductible Loan Interest (Payment)	(D) Death Benefits	(E) Admin. Fee	(F) Pre-Tax Earnings Effect A+B+C+D+E	(G) Policy Loan Tax Credit	(H) Admin. Fee Tax Credit	(I) Tax Effect G+H	(J) After-Tax Earnings Effect	(K) After-Tax Earnings Per Share** ⁽¹⁾
1993	(114,000)	119,586	(11,902)	(11,902)	2,016	(304)	(4,605)	4,524	116	4,640	35	0.00
1994	(112,280)	126,513	(24,486)	(24,486)	2,155	(304)	(8,403)	9,308	115	9,423	1,021	0.01
1995	(99,121)	122,492	(36,661)	(36,661)	2,312	(304)	(11,282)	13,936	115	14,052	2,770	0.04
1996	23,952	(29)	(36,633)	(36,633)	2,614	(303)	(10,399)	13,926	115	14,041	3,642	0.05
1997	24,182	(30)	(36,602)	(36,602)	2,756	(303)	(9,997)	13,915	115	14,030	4,033	0.05
1998	24,411	(32)	(36,570)	(36,570)	2,934	(303)	(9,559)	13,903	115	14,018	4,458	0.06
1999	24,340	(35)	(36,535)	(36,535)	3,152	(303)	(9,381)	13,890	115	14,005	4,624	0.06
2000	(113,380)	152,293	(51,654)	(51,654)	3,287	(302)	(9,756)	19,639	115	19,753	9,997	0.13
2001	(113,264)	168,363	(68,351)	(68,351)	3,595	(302)	(9,959)	25,988	115	26,103	16,143	0.21
2002	(113,137)	185,941	(86,771)	(86,771)	3,959	(302)	(10,310)	32,994	115	33,108	22,799	0.30
2003	(112,997)	205,253	(107,079)	(107,079)	4,399	(301)	(10,725)	40,718	115	40,833	30,108	0.39
2004	(112,841)	226,309	(129,436)	(129,436)	4,911	(301)	(11,358)	49,224	114	49,338	37,980	0.50
2005	(112,667)	249,264	(154,019)	(154,019)	5,508	(300)	(12,215)	58,578	114	58,692	46,477	0.61
2006	(112,472)	274,461	(181,034)	(181,034)	6,194	(300)	(13,151)	68,860	114	68,974	55,822	0.73
2007	(112,253)	302,091	(210,699)	(206,693)	6,983	(299)	(14,178)	78,543	114	78,657	64,479	0.84
2008	0	213,785	(231,471)	(206,209)	7,851	(299)	(10,134)	78,359	113	78,473	68,339	0.89
2009	0	234,409	(254,176)	(205,666)	8,796	(298)	(11,269)	78,153	113	78,266	66,998	0.87
2010	0	257,067	(278,992)	(205,060)	9,803	(297)	(12,420)	77,923	113	78,036	65,616	0.86
2011	0	281,888	(306,108)	(204,387)	10,864	(296)	(13,653)	77,667	113	77,780	64,127	0.84
2012	0	309,092	(335,731)	(203,644)	11,961	(295)	(14,973)	77,385	112	77,497	62,524	0.82
2013	0	338,897	(368,084)	(202,828)	13,091	(294)	(16,390)	77,075	112	77,186	60,796	0.79
2014	0	371,620	(403,420)	(201,938)	14,253	(293)	(17,839)	76,736	111	76,848	59,009	
2015	0	408,917	(442,145)	(200,971)	15,448	(291)	(18,071)	76,369	111	76,480	58,409	
2016	0	449,906	(484,575)	(199,926)	16,673	(290)	(18,285)	75,972	110	76,082	57,797	
2017	0	494,902	(531,044)	(198,799)	17,938	(288)	(18,492)	75,544	110	75,653	57,161	0.75
2018	0	544,368	(581,916)	(197,588)	19,289	(287)	(18,546)	75,084	109	75,192	56,647	0.74
2019	0	598,625	(637,563)	(196,285)	20,777	(285)	(18,446)	74,588	108	74,696	56,250	0.73
2020	0	657,819	(698,339)	(194,878)	22,461	(283)	(18,342)	74,054	108	74,161	55,819	0.73
2021	0	722,246	(764,590)	(193,354)	24,397	(281)	(18,228)	73,474	107	73,581	55,353	0.72
2022	0	792,208	(836,648)	(191,694)	26,615	(279)	(18,103)	72,844	106	72,950	54,846	0.72

*Total annual premium less annual withdrawal.

**Based on 76.6 million shares outstanding.

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Blank space indicates that there was no legible figure in underlying exhibit.

**Scenario 1 - Constant Loan Interest Rate
Profit and Loss Statement**
(dollars in thousands except earnings per share)

Year	Pre-Tax Effect						Tax Effect					
	(A) Net Annual Premium)*	(B) Annual CSV Increase/ (Decrease)	(C) Accrued Loan Interest (Payment)	(C1) Deductible Loan Interest (Payment)	(D) Death Benefits	(E) Admin. Fee	(F) Pre-Tax Earnings Effect A+B+C+D+E	(G) Policy Loan Tax Credit	(H) Admin. Fee Tax Credit	(I) Tax Effect G+H	(J) After-Tax Earnings Effect	(K) After-Tax Earnings Per Share** ^[1]
2023	0	867,928	(914,804)	(189,879)	29,184	(276)	(17,968)	72,154	105	72,259	54,291	0.71
2024	0	949,613	(999,303)	(187,885)	32,146	(273)	(17,817)	71,396	104	71,500	53,683	0.70
2025	0	1,037,393	(1,090,314)	(185,684)	35,546	(270)	(17,645)	70,560	103	70,662	53,017	0.69
2026	0	1,131,328	(1,187,917)	(183,247)	39,410	(267)	(17,446)	69,634	101	69,735	52,289	0.68
2027	0	1,231,384	(1,292,076)	(180,544)	43,740	(263)	(17,215)	68,607	100	68,707	51,492	0.67
2028	0	1,337,543	(1,402,677)	(177,547)	48,446	(259)	(16,946)	67,468	98	67,567	50,620	0.66
2029	0	1,449,715	(1,519,519)	(174,238)	53,415	(255)	(16,643)	66,210	97	66,307	49,664	0.65
2030	0	1,567,742	(1,642,320)	(170,601)	58,634	(250)	(16,193)	64,829	95	64,923	48,730	0.64
2031	0	1,691,227	(1,770,698)	(166,634)	64,628	(244)	(15,086)	63,321	93	63,414	48,327	0.63
2032	0	1,819,004	(1,904,072)	(162,337)	68,762	(238)	(16,545)	61,688	90	61,778	45,233	0.59
2033	0	1,953,020	(2,041,845)	(157,710)	73,819	(232)	(15,238)	59,930	88	60,018	44,780	0.58
2034	0	2,089,112	(2,182,737)	(152,749)	79,081	(225)	(14,769)	58,044	85	58,130	43,361	0.57
2035	0	2,226,401	(2,325,080)	(147,440)	84,576	(217)	(14,320)	56,027	83	56,110	41,789	0.55
2036	0	2,362,737	(2,466,685)	(141,768)	90,329	(209)	(13,828)	53,872	80	53,952	40,124	0.52
2037	0	2,495,443	(2,604,815)	(135,720)	96,292	(201)	(13,281)	51,574	76	51,650	38,369	0.50
2038	0	2,621,661	(2,736,378)	(129,288)	102,236	(192)	(12,674)	49,130	73	49,203	36,529	0.48
2039	0	2,738,347	(2,858,051)	(122,486)	107,873	(182)	(12,013)	46,545	69	46,614	34,601	0.45
2040	0	2,842,259	(2,966,346)	(115,340)	112,947	(172)	(11,312)	43,829	65	43,895	32,582	0.43
2041	0	2,930,135	(3,057,756)	(107,898)	117,200	(162)	(10,583)	41,001	61	41,063	30,479	0.40
2042	0	2,998,802	(3,128,893)	(100,220)	122,567	(151)	(7,675)	38,084	57	38,141	30,466	0.40
2043	0	3,033,490	(3,175,595)	(92,381)	136,378	(139)	(5,867)	35,105	53	35,158	29,291	
2044	0	3,035,085	(3,194,629)	(84,469)	151,298	(128)	(8,374)	32,098	49	32,147	23,772	
2045	0	3,010,969	(3,184,372)	(76,577)	165,738	(116)	(7,782)	29,099	44	29,143	21,361	
2046	0	2,957,486	(3,143,787)	(68,803)	179,192	(105)	(7,214)	26,145	40	26,185	18,971	0.25
2047	0	2,873,589	(3,071,784)	(61,234)	191,639	(94)	(6,650)	23,269	36	23,305	16,655	0.22
2048	0	2,760,378	(2,968,747)	(53,949)	202,343	(83)	(6,110)	20,501	32	20,532	14,423	0.19
2049	0	2,619,159	(2,835,702)	(47,020)	211,032	(73)	(5,583)	17,868	28	17,895	12,313	0.16
2050	0	2,451,775	(2,674,269)	(40,506)	217,487	(63)	(5,070)	15,392	24	15,416	10,347	0.14
2051	0	2,261,733	(2,487,427)	(34,457)	221,162	(54)	(4,586)	13,094	21	13,114	8,529	0.11
2052	0	2,102,864	(2,284,848)	(28,917)	177,288	(46)	(4,742)	10,988	17	11,006	6,264	0.08

*Total annual premium less annual withdrawal.

**Based on 76.6 million shares outstanding.

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate
Cash Flow Detail
(dollars in thousands)

Year	<u>Corporate Cash Outflow</u>			<u>Corporate Cash Inflow</u>				<u>Net Cash Flow</u>			<u>Surplus</u>
	(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(I)	(J)	(K)
	Premium	Loan Interest	After-Tax Admin. Fee	Policy Loan Tax Savings	Policy Loan	Policy Withdrawal	Tax-Free Death Benefits	Net Cash Clow	Cumulative Cash Flow	Cumulative Cash Flow at 4.35% Pre-Tax*	Cumulative Net Equity ⁽¹⁾
1993	(114,000)	0	(188)	4,524	107,684	0	2,016	35	35	(53)	78
1994	(113,929)	(11,902)	(188)	9,308	113,929	1,649	2,155	1,021	1,056	838	178
1995	(113,852)	(24,486)	(188)	13,936	110,318	14,731	2,312	2,770	3,826	3,485	237
1996	(113,771)	(36,661)	(188)	13,926	0	137,722	2,614	3,642	7,468	7,095	337
1997	(113,681)	(36,633)	(188)	13,915	0	137,864	2,756	4,033	11,501	11,201	331
1998	(113,588)	(36,602)	(188)	13,903	0	137,999	2,934	4,458	15,959	15,854	175
1999	(113,488)	(36,570)	(188)	13,890	0	137,828	3,152	4,624	20,583	20,799	133
2000	(113,380)	(36,535)	(187)	19,639	137,175	0	3,287	9,997	30,580	31,316	242
2001	(113,264)	(51,654)	(187)	25,988	151,666	0	3,595	16,143	46,723	48,339	266
2002	(113,137)	(68,351)	(187)	32,994	167,521	0	3,959	22,799	69,522	72,556	295
2003	(112,997)	(86,771)	(187)	40,718	184,946	0	4,399	30,108	99,630	104,822	327
2004	(112,841)	(107,079)	(187)	49,224	203,952	0	4,911	37,980	137,610	145,922	367
2005	(112,667)	(129,436)	(186)	58,578	224,681	0	5,508	46,477	184,087	196,723	414
2006	(112,472)	(154,019)	(186)	68,860	247,446	0	6,194	55,822	239,910	258,345	466
2007	(112,253)	(181,034)	(186)	78,543	272,425	0	6,983	64,479	304,388	330,377	524
2008	0	(210,699)	(185)	78,359	193,013	0	7,851	68,339	372,728	408,310	519
2009	0	(231,471)	(185)	78,153	211,704	0	8,796	66,998	439,725	486,960	575
2010	0	(254,176)	(184)	77,923	232,250	0	9,803	65,616	505,341	566,303	635
2011	0	(278,992)	(184)	77,667	254,772	0	10,864	64,127	569,468	646,249	700
2012	0	(306,108)	(183)	77,385	279,469	0	11,961	62,524	631,992	726,695	769
2013	0	(335,731)	(182)	77,075	306,543	0	13,091	60,796	692,788	807,528	
2014	0	(368,084)	(182)	76,736	336,285	0	14,253	59,009	751,797	888,697	
2015	0	(403,420)	(181)	76,369	370,192	0	15,448	58,409	810,205	971,429	
2016	0	(442,145)	(180)	75,972	407,477	0	16,673	57,797	868,002	1,055,756	920
2017	0	(484,575)	(179)	75,544	448,433	0	17,938	57,161	925,163	1,141,696	950
2018	0	(531,044)	(178)	75,084	493,496	0	19,289	56,647	981,810	1,229,415	978
2019	0	(581,916)	(177)	74,588	542,978	0	20,777	56,250	1,038,060	1,319,082	1,005
2020	0	(637,563)	(175)	74,054	597,043	0	22,461	55,819	1,093,880	1,410,713	1,035
2021	0	(698,339)	(174)	73,474	655,995	0	24,397	55,353	1,149,233	1,504,320	1,069
2022	0	(764,590)	(173)	72,844	720,151	0	26,615	54,846	1,204,080	1,599,912	1,107

*Assumes deaths occur midyear.
All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate
Cash Flow Detail
(dollars in thousands)

Year	Corporate Cash Outflow			Corporate Cash Inflow			Net Cash Flow			Surplus	
	(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(I)	(J) Cumulative Cash Flow at 4.35% Pre-Tax*	(K) Cumulative Net Equity ⁽¹⁾
	Premium	Loan Interest	After-Tax Admin. Fee	Policy Loan Tax Savings	Policy Loan	Policy Withdrawal	Tax-Free Death Benefits	Net Cash Flow	Cumulative Cash Flow		
2023	0	(836,648)	(171)	72,154	789,772	0	29,184	54,291	1,258,371	1,697,489	1,151
2024	0	(914,804)	(169)	71,396	865,114	0	32,146	53,683	1,312,054	1,797,047	1,201
2025	0	(999,303)	(168)	70,560	946,382	0	35,546	53,017	1,365,071	1,898,574	1,258
2026	0	(1,090,314)	(166)	69,634	1,033,725	0	39,410	52,289	1,417,360	2,002,054	1,322
2027	0	(1,187,917)	(163)	68,607	1,127,225	0	43,740	51,492	1,468,851	2,107,465	1,393
2028	0	(1,292,076)	(161)	67,468	1,226,943	0	48,446	50,620	1,519,472	2,214,778	1,469
2029	0	(1,402,677)	(158)	66,210	1,332,873	0	53,415	49,664	1,569,135	2,323,956	1,548
2030	0	(1,519,519)	(155)	64,829	1,444,941	0	58,634	48,730	1,617,866	2,435,071	1,508
2031	0	(1,642,320)	(151)	63,321	1,562,850	0	64,628	48,327	1,666,193	2,548,711	685
2032	0	(1,770,698)	(148)	61,688	1,685,629	0	68,762	45,233	1,711,426	2,662,208	1,729
2033	0	(1,904,072)	(144)	59,930	1,815,248	0	73,819	44,780	1,756,207	2,778,260	1,858
2034	0	(2,041,845)	(139)	58,044	1,948,220	0	79,081	43,361	1,799,568	2,895,941	1,933
2035	0	(2,182,737)	(135)	56,027	2,084,057	0	84,576	41,789	1,841,357	3,015,138	2,010
2036	0	(2,325,080)	(130)	53,872	2,221,133	0	90,329	40,124	1,881,481	3,135,794	2,089
2037	0	(2,466,685)	(125)	51,574	2,357,313	0	96,292	38,369	1,919,850	3,257,856	2,168
2038	0	(2,604,815)	(119)	49,130	2,490,097	0	102,236	36,529	1,956,379	3,381,277	2,243
2039	0	(2,736,378)	(113)	46,545	2,616,674	0	107,873	34,601	1,990,980	3,506,008	2,309
2040	0	(2,858,051)	(107)	43,829	2,733,964	0	112,947	32,582	2,023,562	3,632,001	2,362
2041	0	(2,966,346)	(100)	41,001	2,838,725	0	117,200	30,479	2,054,041	3,759,218	2,397
2042	0	(3,057,756)	(93)	38,084	2,927,665	0	122,567	30,466	2,084,507	3,889,822	169
2043	0	(3,128,893)	(86)	35,105	2,986,788	0	136,378	29,291	2,113,799	4,022,599	
2044	0	(3,175,595)	(79)	32,098	3,016,051	0	151,298	23,772	2,137,571	4,153,131	
2045	0	(3,194,629)	(72)	29,099	3,021,226	0	165,738	21,361	2,158,932	4,284,556	
2046	0	(3,184,372)	(65)	26,145	2,998,071	0	179,192	18,971	2,177,903	4,416,931	(4,341)
2047	0	(3,143,787)	(58)	23,269	2,945,592	0	191,639	16,655	2,194,558	4,550,372	(4,598)
2048	0	(3,071,784)	(52)	20,501	2,863,415	0	202,343	14,423	2,208,980	4,685,016	(4,796)
2049	0	(2,968,747)	(45)	17,868	2,752,205	0	211,032	12,313	2,221,293	4,821,045	(4,928)
2050	0	(2,835,702)	(39)	15,392	2,613,208	0	217,487	10,347	2,231,639	4,958,675	(4,991)
2051	0	(2,674,269)	(34)	13,094	2,448,575	0	221,162	8,529	2,240,168	5,098,134	(4,975)
2052	0	(2,487,427)	(28)	10,988	2,305,443	0	177,288	6,264	2,246,432	5,239,658	(4,941)

*Assumes deaths occur midyear.

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate
Balance Sheet Summary
(dollars in thousands)

	(A)	(B1)	(B2)	(B)	(C)	(D)	(E)
Year	Cash Amount	Gross Cash Surrender Value	Outstanding (Loan)	Insurance Net Cash Surrender Value	Accrued Loan Interest	Retained Earnings Gain/(Loss)	Annual Impact on Earnings
1993	35	119,596	(107,616)	11,980	11,902	113	113
1994	1,056	246,061	(221,396)	24,665	24,486	1,234	1,121
1995	3,826	368,374	(331,476)	36,898	36,661	4,063	2,828
1996	7,468	368,186	(331,216)	36,970	36,633	7,805	3,743
1997	11,501	367,876	(330,943)	36,933	36,602	11,831	4,026
1998	15,959	367,397	(330,652)	36,745	36,570	16,134	4,303
1999	20,583	367,008	(330,339)	36,669	36,535	20,717	4,582
2000	30,580	518,930	(467,034)	51,896	51,654	30,822	10,106
2001	46,723	686,622	(618,005)	68,618	68,351	46,990	16,168
2002	69,522	871,619	(784,552)	87,066	86,771	69,817	22,827
2003	99,630	1,075,569	(968,163)	107,406	107,079	99,957	30,140
2004	137,610	1,300,113	(1,170,310)	129,803	129,436	137,977	38,019
2005	184,087	1,547,013	(1,392,580)	154,433	154,019	184,501	46,524
2006	239,910	1,818,331	(1,636,831)	181,499	181,034	240,375	55,875
2007	304,388	2,116,279	(1,905,056)	211,223	210,699	304,912	64,537
2008	372,728	2,324,858	(2,092,868)	231,990	231,471	373,247	68,334
2009	439,725	2,552,907	(2,298,156)	254,751	254,176	440,300	67,054
2010	505,341	2,802,162	(2,522,535)	279,628	278,992	505,977	65,676
2011	569,468	3,074,513	(2,767,705)	306,808	306,108	570,168	64,192
2012	631,992	3,372,040	(3,035,541)	336,500	335,731	632,761	62,593
2013	692,788	3,696,994	(3,328,067)	368,927	368,084	693,631	60,870
2014	751,797	4,051,835	(3,647,555)	404,280	403,420	752,657	59,026
2015	810,205	4,440,729	(3,997,694)	443,035	442,145	811,096	58,438
2016	868,002	4,866,820	(4,381,326)	485,495	484,575	868,922	57,826
2017	925,163	5,333,474	(4,801,480)	531,993	531,044	926,113	57,191
2018	981,810	5,844,342	(5,261,448)	582,894	581,916	982,788	56,675
2019	1,038,060	6,403,152	(5,764,585)	638,568	637,563	1,039,065	56,277
2020	1,093,880	7,013,474	(6,314,100)	699,374	698,339	1,094,915	55,849
2021	1,149,233	7,678,773	(6,913,114)	765,659	764,590	1,150,302	55,387
2022	1,204,080	8,402,381	(7,564,627)	837,754	836,648	1,205,186	54,885

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

Scenario 1 - Constant Loan Interest Rate
Balance Sheet Summary
(dollars in thousands)

	(A)	(B1)	(B2)	(B)	(C)	(D)	(E)
Year	Cash Amount	Gross Cash Surrender Value	Outstanding (Loan)	Insurance Net Cash Surrender Value	Accrued Loan Interest	Retained Earnings Gain/(Loss)	Annual Impact on Earnings
2023	1,258,371	9,187,244	(8,271,289)	915,955	914,804	1,259,522	54,335
2024	1,312,054	10,035,794	(9,035,290)	1,000,504	999,303	1,313,255	53,733
2025	1,365,071	10,949,751	(9,858,179)	1,091,572	1,090,314	1,366,329	53,074
2026	1,417,360	11,929,899	(10,740,660)	1,189,239	1,187,917	1,418,682	52,353
2027	1,468,851	12,975,894	(11,682,425)	1,293,469	1,292,076	1,470,244	51,563
2028	1,519,472	14,086,579	(12,682,433)	1,404,146	1,402,677	1,520,941	50,696
2029	1,569,135	15,259,936	(13,738,869)	1,521,067	1,519,519	1,570,684	49,743
2030	1,617,866	16,493,017	(14,849,189)	1,643,828	1,642,320	1,619,373	48,690
2031	1,666,193	17,781,309	(16,009,926)	1,771,382	1,770,698	1,666,878	47,504
2032	1,711,426	19,121,648	(17,215,847)	1,905,801	1,904,072	1,713,155	46,277
2033	1,756,207	20,505,234	(18,461,532)	2,043,703	2,041,845	1,758,064	44,909
2034	1,799,568	21,920,085	(19,735,415)	2,184,670	2,182,737	1,801,501	43,437
2035	1,841,357	23,349,517	(21,022,427)	2,327,091	2,325,080	1,843,368	41,867
2036	1,881,481	24,771,530	(22,302,756)	2,468,774	2,466,685	1,883,570	40,202
2037	1,919,850	26,158,656	(23,551,673)	2,606,983	2,604,815	1,922,018	38,448
2038	1,956,379	27,479,838	(24,741,217)	2,738,622	2,736,378	1,958,623	36,604
2039	1,990,980	28,701,693	(25,841,333)	2,860,360	2,858,051	1,993,289	34,667
2040	2,023,562	29,789,198	(26,820,490)	2,968,708	2,966,346	2,025,924	32,635
2041	2,054,041	30,707,139	(27,646,985)	3,060,154	3,057,756	2,056,439	30,514
2042	2,084,507	31,419,234	(28,290,172)	3,129,061	3,128,893	2,084,676	28,238
2043	2,113,799	31,884,697	(28,712,437)	3,172,260	3,175,595	2,110,463	25,787
2044	2,137,571	32,075,465	(28,884,537)	3,190,928	3,194,629	2,133,870	23,406
2045	2,158,932	31,972,124	(28,791,793)	3,180,331	3,184,372	2,154,891	21,022
2046	2,177,903	31,564,289	(28,424,843)	3,139,446	3,143,787	2,173,562	18,671
2047	2,194,558	30,841,004	(27,773,818)	3,067,186	3,071,784	2,189,959	16,398
2048	2,208,980	29,806,151	(26,842,200)	2,963,951	2,968,747	2,204,185	14,225
2049	2,221,293	28,470,031	(25,639,258)	2,830,773	2,835,702	2,216,365	12,180
2050	2,231,639	26,848,924	(24,179,646)	2,669,277	2,674,269	2,226,648	10,284
2051	2,240,168	24,972,749	(22,490,297)	2,482,451	2,487,427	2,235,193	8,545
2052	2,246,432	22,930,156	(20,650,250)	2,279,906	2,284,848	2,241,491	6,298

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

Appendix B

**Scenario 1 - Constant Loan Interest Rate - March Issue
Profit and Loss Statement**

(dollars in thousands except earnings per share)

Year	Pre-Tax Effect						Tax Effect					
	(A) Net Annual Premium)*	(B) Annual CSV Increase/ (Decrease)	(C) Accrued Loan Interest (Payment)	(C1) Deductible Loan Interest (Payment)	(D) Death Benefits	(E) Admin. Fee	(F) Pre-Tax Earnings Effect A+B+C+D+E	(G) Policy Loan Tax Credit	(H) Admin. Fee Tax Credit	(I) Tax Effect G+H	(J) After-Tax Earnings Effect	(K) After-Tax Earnings Per Share** ^[1]
1993	(108,573)	112,615	(11,191)	(11,191)	3,250	(290)	(4,188)	4,368	113	4,480	292	
1994	(108,411)	119,289	(23,024)	(23,024)	4,551	(289)	(7,885)	8,988	113	9,101	1,217	
1995	(106,499)	126,697	(35,570)	(35,570)	4,791	(289)	(10,869)	13,887	113	14,000	3,130	0.04
1996	20,817	(77)	(35,489)	(35,489)	5,064	(288)	(9,972)	13,856	112	13,968	3,996	0.05
1997	20,730	(82)	(35,401)	(35,401)	5,371	(287)	(9,669)	13,823	112	13,935	4,266	0.06
1998	20,601	(87)	(35,308)	(35,308)	5,715	(286)	(9,366)	13,788	112	13,900	4,533	0.06
1999	20,426	(93)	(35,208)	(35,208)	6,097	(286)	(9,063)	13,750	111	13,862	4,799	0.06
2000	(106,826)	140,401	(49,052)	(49,052)	6,519	(285)	(9,243)	19,159	111	19,270	10,027	0.13
2001	(106,493)	154,280	(64,224)	(64,224)	6,985	(284)	(9,736)	25,088	111	25,198	15,462	0.20
2002	(106,134)	169,781	(80,873)	(80,973)	7,496	(283)	(10,013)	31,595	110	31,705	21,692	0.28
2003	(105,748)	186,761	(99,131)	(99,131)	8,055	(282)	(10,345)	38,733	110	38,843	28,498	0.37
2004	(105,333)	205,194	(119,124)	(119,124)	8,665	(281)	(10,879)	46,551	110	46,661	35,782	0.47
2005	(104,886)	225,206	(140,990)	(140,990)	9,331	(280)	(11,619)	55,104	109	55,213	43,595	0.57
2006	(104,406)	247,089	(164,889)	(164,889)	10,056	(278)	(12,428)	64,456	109	64,564	52,136	0.68
2007	(76,351)	240,547	(187,967)	(188,297)	10,839	(277)	(13,208)	73,436	108	73,544	60,336	0.79
2008	167,368	(1,027)	(186,925)	(187,279)	11,678	(276)	(9,182)	73,039	107	73,146	63,965	0.84
2009	165,195	(1,104)	(185,806)	(186,185)	12,580	(274)	(9,409)	72,612	107	72,719	63,310	0.83
2010	159,327	(797)	(184,604)	(185,009)	16,696	(272)	(9,651)	72,153	106	72,260	62,608	0.82
2011	156,940	(1,247)	(183,315)	(183,747)	18,005	(270)	(9,888)	71,661	105	71,767	61,878	
2012	154,027	(1,338)	(181,935)	(182,394)	19,409	(268)	(10,104)	71,134	105	71,238	61,134	
2013	144,448	5,292	(180,457)	(180,946)	20,927	(266)	(10,056)	70,569	104	70,673	60,616	0.79
2014	0	163,324	(195,835)	(180,762)	21,690	(264)	(11,085)	70,497	103	70,600	59,515	0.78
2015	0	177,742	(211,722)	(179,242)	22,367	(262)	(11,875)	69,905	102	70,007	58,132	
2016	0	193,511	(228,882)	(177,388)	22,927	(259)	(12,704)	69,181	101	69,283	56,579	
2017	0	210,606	(247,408)	(175,397)	23,475	(256)	(13,584)	68,405	100	68,505	54,921	
2018	0	229,051	(267,377)	(173,285)	24,195	(254)	(14,384)	67,581	99	67,680	53,296	
2019	0	248,689	(288,854)	(171,050)	25,303	(250)	(15,112)	66,710	98	66,807	51,696	0.67
2020	0	269,099	(311,842)	(168,689)	27,085	(247)	(15,905)	65,789	96	65,885	49,980	0.65
2021	0	290,908	(336,367)	(166,200)	29,257	(244)	(16,447)	64,818	95	64,913	48,467	0.63
2022	0	314,911	(362,586)	(163,581)	31,579	(240)	(16,336)	63,797	94	63,890	47,554	0.62

*Total annual premium less annual withdrawal.

**Based on 76.6 million shares outstanding.

Assumes 39 percent tax bracket.

¹Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate - March Issue
Profit and Loss Statement
(dollars in thousands except earnings per share)

Year	Pre-Tax Effect						Tax Effect					
	(A) Net Annual Premium)*	(B) Annual CSV Increase/ (Decrease)	(C) Accrued Loan Interest (Payment)	(C1) Deductible Loan Interest (Payment)	(D) Death Benefits	(E) Admin. Fee	(F) Pre-Tax Earnings Effect A+B+C+D+E	(G) Policy Loan Tax Credit	(H) Admin. Fee Tax Credit	(I) Tax Effect G+H	(J) After-Tax Earnings Effect	(K) After-Tax Earnings Per Share** ^[1]
2023	0	340,631	(390,574)	(160,830)	34,055	(236)	(16,124)	62,724	92	62,816	46,692	
2024	0	368,031	(420,387)	(157,945)	36,690	(232)	(15,898)	61,599	91	61,689	45,791	
2025	0	397,113	(452,064)	(154,926)	39,518	(228)	(15,662)	60,421	89	60,510	44,848	0.59
2026	0	427,884	(485,639)	(151,772)	42,562	(224)	(15,417)	59,191	87	59,278	43,862	0.57
2027	0	460,325	(521,120)	(148,483)	45,852	(219)	(15,163)	57,908	85	57,994	42,831	0.56
2028	0	494,399	(558,503)	(145,060)	49,417	(214)	(14,901)	56,573	84	56,657	41,756	0.55
2029	0	530,041	(597,761)	(141,505)	53,298	(209)	(14,632)	55,187	82	55,269	40,637	0.53
2030	0	567,297	(638,854)	(137,821)	57,409	(204)	(14,352)	53,750	80	53,830	39,478	0.52
2031	0	606,129	(681,731)	(134,011)	61,738	(199)	(14,063)	52,264	78	52,342	38,279	0.50
2032	0	646,466	(726,305)	(130,083)	66,267	(193)	(13,765)	50,732	75	50,808	37,043	0.48
2033	0	688,252	(772,492)	(126,038)	70,970	(188)	(13,457)	49,155	73	49,228	35,771	0.47
2034	0	731,334	(820,110)	(121,884)	75,817	(182)	(13,141)	47,535	71	47,606	34,465	0.45
2035	0	775,547	(868,971)	(117,624)	80,784	(176)	(12,816)	45,873	69	45,942	33,126	0.43
2036	0	820,751	(918,904)	(113,262)	85,840	(170)	(12,483)	44,172	66	44,238	31,755	0.41
2037	0	866,663	(969,570)	(108,809)	90,931	(163)	(12,139)	42,435	64	42,499	30,360	0.40
2038	0	913,101	(1,020,708)	(104,268)	95,980	(157)	(11,784)	40,665	61	40,726	28,942	0.38
2039	0	959,789	(1,071,984)	(99,653)	100,929	(150)	(11,417)	38,865	59	38,923	27,507	0.36
2040	0	1,006,430	(1,123,011)	(94,973)	105,689	(144)	(11,035)	37,040	56	37,096	26,060	0.34
2041	0	1,052,640	(1,173,299)	(90,240)	110,158	(137)	(10,638)	35,194	53	35,247	24,609	
2042	0	1,097,999	(1,222,329)	(85,467)	114,237	(130)	(10,223)	33,332	51	33,383	23,160	
2043	0	1,142,143	(1,269,661)	(80,666)	117,847	(123)	(9,794)	31,460	48	31,508	21,714	0.28
2044	0	1,184,472	(1,314,554)	(75,854)	120,853	(116)	(9,344)	29,583	45	29,628	20,284	0.26
2045	0	1,223,920	(1,356,161)	(71,045)	123,447	(109)	(8,902)	27,707	43	27,750	18,847	
2046	0	1,259,769	(1,393,716)	(66,257)	125,594	(102)	(8,455)	25,840	40	25,880	17,425	
2047	0	1,291,564	(1,426,758)	(61,513)	127,285	(95)	(8,006)	23,990	37	24,027	16,022	
2048	0	1,318,398	(1,454,407)	(56,838)	128,534	(88)	(7,563)	22,167	34	22,201	14,638	
2049	0	1,339,293	(1,475,845)	(52,250)	129,481	(82)	(7,153)	20,378	32	20,409	13,256	0.17
2050	0	1,353,960	(1,490,508)	(47,770)	129,883	(75)	(6,739)	18,630	29	18,660	11,921	0.16
2051	0	1,361,755	(1,498,003)	(43,417)	129,910	(69)	(6,407)	16,932	27	16,959	10,552	0.14
2052	0	1,361,650	(1,497,588)	(39,210)	129,756	(62)	(6,244)	15,292	24	15,316	9,072	0.12

*Total annual premium less annual withdrawal.

**Based on 76.6 million shares outstanding.

Assumes 39 percent tax bracket.

¹Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate - March Issue

Cash Flow Detail

(dollars in thousands)

Year	Corporate Cash Outflow			Corporate Cash Inflow				Net Cash Flow			Surplus
	(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(I)	(J)	(K)
	Premium	Loan Interest	After-Tax Admin. Fee	Policy Loan Tax Savings	Policy Loan	Policy Withdrawal	Tax-Free Death Benefits	Net Cash Flow	Cumulative Cash Flow	Cumulative Cash Flow at 4.35% Pre-Tax	Cumulative Net Equity ^[1]
1993	(108,573)	0	(177)	4,368	101,328	0	3,250	196	196	98	96
1994	(108,411)	(11,191)	(176)	8,988	107,413	0	4,551	1,174	1,370	1,122	139
1995	(108,188)	(23,024)	(176)	13,887	114,126	1,689	4,791	3,105	4,475	4,087	164
1996	(107,951)	(35,570)	(176)	13,856	0	128,768	5,064	3,991	8,466	8,040	169
1997	(107,698)	(35,489)	(175)	13,823	0	128,427	5,371	4,260	12,727	12,371	175
1998	(107,427)	(35,401)	(175)	13,788	0	128,028	5,715	4,527	17,254	17,089	181
1999	(107,137)	(35,308)	(174)	13,750	0	127,564	6,097	4,792	22,045	22,202	188
2000	(106,826)	(35,208)	(174)	19,159	126,528	0	6,519	9,999	32,044	32,722	216
2001	(106,493)	(49,052)	(173)	25,088	139,077	0	6,985	15,431	47,475	49,017	247
2002	(106,134)	(64,224)	(173)	31,595	153,098	0	7,496	21,658	69,134	72,052	281
2003	(105,748)	(80,873)	(172)	38,733	168,466	0	8,055	28,460	97,594	102,591	318
2004	(105,333)	(99,131)	(171)	46,551	185,160	0	8,665	35,742	133,336	141,317	359
2005	(104,886)	(119,124)	(171)	55,104	203,297	0	9,331	43,551	176,887	188,984	402
2006	(104,406)	(140,990)	(170)	64,456	223,142	0	10,056	52,088	228,976	246,569	450
2007	(76,351)	(164,889)	(169)	73,436	217,421	0	10,839	60,288	289,263	313,996	498
2008	0	(187,967)	(168)	73,039	0	167,368	11,678	63,950	353,213	387,000	512
2009	0	(186,925)	(167)	72,612	0	165,195	12,580	63,294	416,508	461,294	527
2010	0	(185,806)	(166)	72,153	0	159,327	16,696	62,204	478,712	536,425	932
2011	0	(184,604)	(165)	71,661	0	156,940	18,005	61,837	540,548	613,196	973
2012	0	(183,315)	(164)	71,134	0	154,027	19,409	61,091	601,639	691,263	1,017
2013	0	(181,935)	(162)	70,569	0	144,448	20,927	53,847	655,486	763,984	7,786
2014	0	(180,457)	(161)	70,497	154,593	0	21,690	66,161	721,647	851,306	1,140
2015	0	(195,835)	(160)	69,905	161,737	0	22,367	58,013	779,660	932,617	
2016	0	(211,722)	(158)	69,181	176,233	0	22,927	56,461	836,121	1,014,532	
2017	0	(228,882)	(156)	68,405	192,048	0	23,475	54,889	891,011	1,097,047	
2018	0	(247,408)	(155)	67,581	209,115	0	24,195	53,328	944,339	1,180,188	1,377
2019	0	(267,377)	(153)	66,710	227,389	0	25,303	51,872	996,211	1,264,075	1,200
2020	0	(288,854)	(151)	65,789	246,381	0	27,085	50,250	1,046,461	1,348,549	930
2021	0	(311,842)	(149)	64,818	266,366	0	29,257	48,450	1,094,911	1,433,440	947
2022	0	(336,367)	(146)	63,797	288,659	0	31,579	47,520	1,142,432	1,519,651	980

Assumes 39 percent tax bracket.

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate - March Issue
Cash Flow Detail
(dollars in thousands)

Year	Corporate Cash Outflow			Corporate Cash Inflow			Net Cash Flow			Surplus	
	(A) Premium	(B) Loan Interest	(C) After-Tax Admin. Fee	(D) Policy Loan Tax Savings	(E) Policy Loan	(F) Policy Withdrawal	(G) Tax-Free Death Benefits	(H) Net Cash Clow	(I) Cumulative Cash Flow	(J) Cumulative Cash Flow at 4.35% Pre-Tax	(K) Cumulative Net Equity ⁽¹⁾
2023	0	(362,586)	(144)	62,724	312,610	0	34,055	46,659	1,189,090	1,607,284	1,013
2024	0	(390,574)	(142)	61,599	338,182	0	36,690	45,755	1,234,846	1,696,336	1,049
2025	0	(420,387)	(139)	60,421	365,397	0	39,518	44,809	1,279,655	1,786,798	1,088
2026	0	(452,064)	(136)	59,191	394,268	0	42,562	43,820	1,323,475	1,878,662	1,129
2027	0	(485,639)	(134)	57,908	424,799	0	45,852	42,787	1,366,262	1,971,918	1,174
2028	0	(521,120)	(131)	56,573	456,970	0	49,417	41,709	1,407,972	2,066,555	1,221
2029	0	(558,503)	(128)	55,187	490,734	0	53,298	40,588	1,448,560	2,162,562	1,269
2030	0	(597,761)	(125)	53,750	526,152	0	57,409	39,426	1,487,986	2,259,931	1,322
2031	0	(638,854)	(121)	52,264	563,196	0	61,738	38,223	1,526,209	2,358,655	1,378
2032	0	(681,731)	(118)	50,732	601,833	0	66,267	36,983	1,563,192	2,458,730	1,437
2033	0	(726,305)	(114)	49,155	642,002	0	70,970	35,708	1,598,900	2,560,155	1,500
2034	0	(772,492)	(111)	47,535	683,650	0	75,817	34,398	1,633,298	2,662,930	1,567
2035	0	(820,110)	(107)	45,873	726,616	0	80,784	33,056	1,666,354	2,767,056	1,636
2036	0	(868,971)	(103)	44,172	770,746	0	85,840	31,683	1,698,036	2,872,538	1,709
2037	0	(918,904)	(100)	42,435	815,922	0	90,931	30,284	1,728,320	2,979,385	1,785
2038	0	(969,570)	(96)	40,665	861,884	0	95,980	28,863	1,757,184	3,087,615	1,864
2039	0	(1,020,708)	(92)	38,865	908,432	0	100,929	27,426	1,784,610	3,197,247	1,944
2040	0	(1,071,984)	(88)	37,040	955,322	0	105,689	25,978	1,810,588	3,308,313	2,026
2041	0	(1,123,011)	(83)	35,194	1,002,270	0	110,158	24,527	1,835,115	3,420,851	2,109
2042	0	(1,173,299)	(79)	33,332	1,048,887	0	114,237	23,078	1,858,192	3,534,909	2,191
2043	0	(1,222,329)	(75)	31,460	1,094,731	0	117,847	21,634	1,879,827	3,650,541	2,270
2044	0	(1,269,661)	(71)	29,583	1,139,503	0	120,853	20,208	1,900,034	3,767,815	2,346
2045	0	(1,314,554)	(67)	27,707	1,182,248	0	123,447	18,783	1,918,817	3,886,781	2,411
2046	0	(1,356,161)	(62)	25,840	1,222,163	0	125,594	17,375	1,936,192	4,007,510	
2047	0	(1,393,716)	(58)	23,990	1,258,488	0	127,285	15,988	1,952,180	4,130,077	
2048	0	(1,426,758)	(54)	22,167	1,290,735	0	128,534	14,623	1,966,803	4,254,559	
2049	0	(1,454,407)	(50)	20,378	1,317,860	0	129,481	13,262	1,980,064	4,381,015	2,505
2050	0	(1,475,845)	(46)	18,630	1,339,314	0	129,883	11,937	1,992,002	4,509,544	2,489
2051	0	(1,490,508)	(42)	16,932	1,354,286	0	129,910	10,579	2,002,580	4,640,170	2,462
2052	0	(1,498,003)	(38)	15,292	1,362,102	0	129,756	9,109	2,011,689	4,772,838	2,425

Assumes 39 percent tax bracket.

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate - March Issue
Balance Sheet Summary
(dollars in thousands)

	(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)
Year	Cash Amount	Gross Cash Surrender Value	Outstanding (Loan)	Insurance Net Cash Surrender Value	Accrued Loan Interest	Asset Balance ^[1]	Retained Earnings Gain/(Loss)	Annual Impact on Earnings ^[2]
1993	196	112,471	(101,184)	11,287	11,191	22,478	292	
1994	1,370	231,340	(208,177)	23,163	23,024	46,187	1,509	
1995	4,475	357,345	(321,611)	35,734	35,570	71,304	4,639	3,130
1996	8,466	356,530	(320,873)	35,658	35,489	71,146	8,635	3,996
1997	12,727	355,660	(320,084)	35,576	35,401	70,977	12,901	4,266
1998	17,254	354,728	(319,239)	35,489	35,308	70,797	17,435	4,533
1999	22,045	353,729	(318,333)	35,396	35,208	70,603	22,233	4,799
2000	32,044	492,780	(443,511)	49,268	49,052	98,321	32,260	10,027
2001	47,475	645,163	(580,691)	64,471	64,224	128,696	47,722	15,462
2002	69,134	812,376	(731,222)	81,154	80,873	162,027	69,415	21,692
2003	97,594	995,749	(896,300)	99,449	99,131	198,580	97,912	28,498
2004	133,336	1,196,556	(1,077,073)	119,483	119,124	238,607	133,695	35,782
2005	176,887	1,416,165	(1,274,773)	141,392	140,990	282,382	177,289	43,595
2006	228,976	1,656,195	(1,490,857)	165,338	164,889	330,227	229,425	52,136
2007	289,263	1,887,983	(1,699,519)	188,464	187,967	376,431	289,761	60,336
2008	353,213	1,877,537	(1,690,100)	187,437	186,925	374,362	353,725	63,965
2009	416,508	1,866,313	(1,679,980)	186,333	185,806	372,139	417,035	63,310
2010	478,712	1,854,651	(1,669,115)	185,536	184,604	370,140	479,643	62,608
2011	540,548	1,841,752	(1,657,463)	184,289	183,315	367,604	541,522	
2012	601,639	1,827,931	(1,644,980)	182,951	181,935	364,886	602,656	
2013	655,486	1,819,864	(1,631,621)	188,244	180,457	368,701	663,272	60,616
2014	721,647	1,967,636	(1,770,661)	196,975	195,835	392,811	722,787	59,515
2015	779,660	2,127,281	(1,914,300)	212,981	211,722	424,702	780,919	
2016	836,121	2,299,721	(2,069,461)	230,259	228,882	459,142	837,498	
2017	891,011	2,485,785	(2,236,968)	248,817	247,408	496,225	892,420	
2018	944,339	2,686,271	(2,417,518)	268,754	267,377	536,131	945,715	53,296
2019	996,211	2,901,756	(2,611,702)	290,054	288,854	578,907	997,411	51,696
2020	1,046,461	3,132,325	(2,819,553)	312,772	311,842	624,614	1,047,391	49,980
2021	1,094,911	3,378,611	(3,041,297)	337,314	336,367	673,681	1,095,858	48,467
2022	1,142,432	3,641,933	(3,278,367)	363,566	362,586	726,152	1,143,412	47,554

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends

¹Note: The yearly Asset Balances shown above in column F are the sum of the amounts in columns D and E. The proper asset balances should be the Net Cash Surrender Values shown in column D minus the Accrued Loan Interest shown in column E. For example, for 1993, \$11,287 minus \$11,191 equals \$96. \$96 plus the cash flow of \$196 (column A) equals the total gain shown in Column G.

²Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate - March Issue
Balance Sheet Summary
(dollars in thousands)

	(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)
Year	Cash Amount	Gross Cash Surrender Value	Outstanding (Loan)	Insurance Net Cash Surrender Value	Accrued Loan Interest	Asset Balance ⁽¹⁾	Retained Earnings Gain/(Loss)	Annual Impact on Earnings ⁽²⁾
2023	1,189,090	3,923,010	(3,531,423)	391,587	390,574	782,161	1,190,104	
2024	1,234,846	4,222,408	(3,800,972)	421,436	420,387	841,823	1,235,895	
2025	1,279,655	4,540,559	(4,087,407)	453,152	452,064	905,216	1,280,743	44,848
2026	1,323,475	4,877,748	(4,390,980)	486,768	485,639	972,406	1,324,605	43,862
2027	1,366,262	5,234,121	(4,711,827)	522,294	521,120	1,043,414	1,367,436	42,831
2028	1,407,972	5,609,615	(5,049,892)	559,723	558,503	1,118,226	1,409,192	41,756
2029	1,448,560	6,003,965	(5,404,934)	599,030	597,761	1,196,791	1,449,829	40,637
2030	1,487,986	6,416,810	(5,776,634)	640,176	638,854	1,279,029	1,489,307	39,478
2031	1,526,209	6,847,570	(6,164,461)	683,109	681,731	1,364,840	1,527,586	38,279
2032	1,563,192	7,295,469	(6,567,727)	727,742	726,305	1,454,047	1,564,629	37,043
2033	1,598,900	7,759,356	(6,985,364)	773,992	772,492	1,564,484	1,600,400	35,771
2034	1,633,298	8,237,806	(7,416,130)	821,676	820,110	1,641,786	1,634,864	34,465
2035	1,666,354	8,728,882	(7,858,275)	870,608	868,971	1,739,579	1,667,990	33,126
2036	1,698,036	9,230,346	(8,309,732)	920,613	918,904	1,839,517	1,699,745	31,755
2037	1,728,320	9,739,681	(8,768,326)	971,355	969,570	1,940,925	1,730,105	30,360
2038	1,757,184	10,253,679	(9,231,107)	1,022,571	1,020,708	2,043,279	1,759,047	28,942
2039	1,784,610	10,769,072	(9,695,144)	1,073,928	1,071,984	2,145,913	1,786,554	27,507
2040	1,810,588	11,281,885	(10,156,848)	1,125,037	1,123,011	2,248,048	1,812,614	26,060
2041	1,835,115	11,787,573	(10,612,166)	1,175,408	1,173,299	2,348,707	1,837,223	
2042	1,858,192	12,281,040	(11,056,521)	1,224,520	1,222,329	2,446,849	1,860,383	
2043	1,879,827	12,756,559	(11,484,628)	1,271,931	1,269,661	2,541,592	1,882,097	21,714
2044	1,900,034	13,207,807	(11,890,907)	1,316,900	1,314,554	2,631,454	1,902,381	20,284
2045	1,918,817	13,626,925	(12,268,353)	1,358,572	1,356,161	2,714,733	1,921,228	
2046	1,936,192	14,006,378	(12,610,200)	1,396,178	1,393,716	2,789,894	1,938,654	
2047	1,952,180	14,338,988	(12,909,734)	1,429,254	1,426,758	2,856,012	1,954,675	
2048	1,966,803	14,617,963	(13,161,046)	1,456,917	1,454,407	2,911,324	1,969,313	14,638
2049	1,980,064	14,835,464	(13,357,114)	1,478,350	1,475,845	2,954,194	1,982,570	13,256
2050	1,992,002	14,985,118	(13,492,121)	1,492,997	1,490,508	2,983,505	1,994,490	11,921
2051	2,002,580	15,061,908	(13,561,443)	1,500,465	1,498,003	2,998,469	2,005,043	10,552
2052	2,011,689	15,061,904	(13,561,891)	1,500,014	1,497,588	2,997,602	2,014,114	9,072

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Note: The yearly Asset Balances shown above in column F are the sum of the amounts in columns D and E. The proper asset balances should be the Net Cash Surrender Values shown in column D minus the Accrued Loan Interest shown in column E. For example, for 2023, \$391,587 minus \$390,574 equals \$1,013. \$1,013 plus the cash flow of \$1,189,090 (column A) equals the total gain shown in Column G.

²Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate - March Issue
Effect on Financial Ratios
(dollars in thousands)

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Year	Projected Sales	Current Operating Expense	Pre-Tax COLI Expense	Adjusted Operating Expense	Adjusted Operating Expense as a % of Sales	Pre-Tax Earnings	Taxes Paid at 39%	COLI Tax Savings	Adjusted Taxes Paid	Adjusted Tax Rate ⁽¹⁾
1993	10,800,000	2,160,000	4,188	2,164,188	20.04%	337,500	131,625	4,480	127,145	37.67%
1994	11,232,000	2,246,400	7,885	2,254,285	20.07%	351,000	136,890	9,101	127,789	36.41%
1995	11,681,280	2,336,256	10,869	2,347,125	20.09%	365,040	142,366	14,000	128,366	35.16%
1996	12,148,531	2,429,706	9,972	2,439,678	20.08%	379,642	148,060	13,968	134,092	35.32%
1997	12,634,472	2,526,894	9,669	2,536,564	20.08%	394,827	153,983	13,935	140,047	35.47%
1998	13,139,851	2,627,970	9,366	2,637,337	20.07%	410,620	160,142	13,900	146,242	35.61%
1999	13,665,445	2,733,089	9,063	2,742,152	20.07%	427,045	166,548	13,862	152,686	35.75%
2000	14,212,063	2,842,413	9,243	2,851,656	20.07%	444,127	173,210	19,270	153,939	34.66%
2001	14,780,546	2,956,109	9,736	2,965,845	20.07%	461,892	180,138	25,198	154,939	33.54%
2002	15,371,768	3,074,354	10,013	3,084,366	20.07%	480,368	187,343	31,705	155,638	32.40%
2003	15,986,638	3,197,328	10,345	3,207,673	20.06%	499,582	194,837	38,843	155,995	31.22%
2004	16,626,104	3,325,221	10,879	3,336,099	20.07%	519,566	202,631	46,661	155,970	30.02%
2005	17,291,148	3,458,230	11,619	3,469,848	20.07%	540,348	210,736	55,213	155,522	28.78%
2006	17,982,794	3,596,559	12,428	3,608,987	20.07%	561,962	219,165	64,564	154,601	27.51%
2007	18,702,106	3,740,421	13,208	3,753,629	20.07%	584,441	227,932	73,544	154,388	26.42%
2008	19,450,190	3,890,038	9,182	3,899,220	20.05%	607,818	237,049	73,146	163,903	26.97%
2009	20,228,197	4,045,639	9,409	4,055,049	20.05%	632,131	246,531	72,719	173,812	27.50%
2010	21,037,325	4,207,465	9,651	4,217,116	20.05%	657,416	256,392	72,260	184,133	28.01%
2011	21,878,818	4,375,764	9,888	4,385,652	20.05%	683,713	266,648	71,767	194,881	28.50%
2012	22,753,971	4,550,794	10,104	4,560,899	20.04%	711,062	277,314	71,238	206,076	28.98%
2013	23,664,130	4,732,826	10,056	4,742,882	20.04%	739,504	288,407	70,673	217,734	29.44%
2014	24,610,695	4,922,139	11,085	4,933,224	20.05%	769,084	299,943	70,600	229,343	29.82%
2015	25,595,123	5,119,025	11,875	5,130,899	20.05%	799,848	311,941	70,007	241,934	
2016	26,618,928	5,323,786	12,704	5,336,489	20.05%	831,841	324,418	69,283	255,136	
2017	27,683,685	5,536,737	13,584	5,550,321	20.05%	865,115	337,395	68,505	268,890	
2018	28,791,032	5,758,206	14,384	5,772,591	20.05%	899,720	350,891	67,680	283,211	31.48%
2019	29,942,674	5,988,535	15,112	6,003,647	20.05%	935,709	364,926	66,807	298,119	31.86%
2020	31,140,381	6,228,076	15,905	6,243,981	20.05%	973,137	379,523	65,885	313,638	32.23%
2021	32,385,996	6,477,199	16,447	6,493,646	20.05%	1,012,062	394,704	64,913	329,791	32.59%
2022	33,681,436	6,736,287	16,336	6,752,623	20.05%	1,052,545	410,492	63,890	346,602	32.93%

Assumes 39 percent tax bracket.

All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Blank space indicates that there was no legible figure in underlying exhibit.

Scenario 1 - Constant Loan Interest Rate - March Issue
Effect on Financial Ratios
(dollars in thousands)

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Year	Projected Sales	Current Operating Expense	Pre-Tax COLI Expense	Adjusted Operating Expense	Adjusted Operating Expense as a % of Sales	Pre-Tax Earnings	Taxes Paid at 39%	COLI Tax Savings	Adjusted Taxes Paid	Adjusted Tax Rate ⁽¹⁾
2023	35,028,693	7,005,739	16,124	7,021,863	20.05%	1,094,647	426,912	62,816	364,096	33.26%
2024	36,429,841	7,285,968	15,898	7,301,866	20.04%	1,138,433	443,989	61,689	382,300	33.58%
2025	37,887,034	7,577,407	15,662	7,593,069	20.04%	1,183,970	461,748	60,510	401,238	33.89%
2026	39,402,516	7,880,503	15,417	7,895,920	20.04%	1,231,329	480,218	59,278	420,940	34.19%
2027	40,978,616	8,195,723	15,163	8,210,886	20.04%	1,280,582	499,427	57,994	441,433	34.47%
2028	42,617,761	8,523,552	14,901	8,538,453	20.03%	1,331,805	519,404	56,657	462,747	34.75%
2029	44,322,472	8,864,494	14,632	8,879,126	20.03%	1,385,077	540,180	55,269	484,912	35.01%
2030	46,095,370	9,219,074	14,352	9,233,426	20.03%	1,440,480	561,787	53,830	507,958	35.26%
2031	47,939,185	9,587,837	14,063	9,601,900	20.03%	1,498,100	584,259	52,342	531,917	35.51%
2032	49,856,753	9,971,351	13,765	9,985,115	20.03%	1,558,024	607,629	50,808	556,822	35.74%
2033	51,851,023	10,370,205	13,457	10,383,662	20.03%	1,620,344	631,934	49,228	582,706	35.96%
2034	53,925,064	10,785,013	13,141	10,798,154	20.02%	1,685,158	657,212	47,606	609,606	36.18%
2035	56,082,066	11,216,413	12,816	11,229,229	20.02%	1,752,565	683,500	45,942	637,558	36.38%
2036	58,325,349	11,665,070	12,483	11,677,553	20.02%	1,822,667	710,840	44,238	666,602	36.57%
2037	60,658,363	12,131,673	12,139	12,143,812	20.02%	1,895,574	739,274	42,499	696,775	36.76%
2038	63,084,697	12,616,939	11,784	12,628,723	20.02%	1,971,397	768,845	40,726	728,119	36.93%
2039	65,608,085	13,121,617	11,417	13,133,034	20.02%	2,050,253	799,599	38,923	760,675	37.10%
2040	68,232,409	13,646,482	11,035	13,657,517	20.02%	2,132,263	831,582	37,096	794,487	37.26%
2041	70,961,705	14,192,341	10,638	14,202,979	20.01%	2,217,553	864,846	35,247	829,599	37.41%
2042	73,800,173	14,760,035	10,223	14,770,258	20.01%	2,306,255	899,440	33,383	866,057	37.55%
2043	76,752,180	15,350,436	9,794	15,360,230	20.01%	2,398,506	935,417	31,508	903,910	37.69%
2044	79,822,267	15,964,453	9,344	15,973,798	20.01%	2,494,446	972,834	29,628	943,206	37.81%
2045	83,015,158	16,603,032	8,902	16,611,934	20.01%	2,594,224	1,011,747	27,750	983,997	
2046	86,335,764	17,267,153	8,455	17,275,608	20.01%	2,697,993	1,052,217	25,880	1,026,337	
2047	89,789,195	17,957,839	8,006	17,965,845	20.01%	2,805,912	1,094,306	24,027	1,070,279	38.14%
2048	93,380,763	18,676,153	7,563	18,683,716	20.01%	2,918,149	1,138,078	22,201	1,115,877	38.24%
2049	97,115,993	19,423,199	7,153	19,430,352	20.01%	3,034,875	1,183,601	20,409	1,163,192	38.33%
2050	101,000,633	20,200,127	6,739	20,206,866	20.01%	3,156,270	1,230,945	18,660	1,212,286	38.41%
2051	105,040,658	21,008,132	6,407	21,014,539	20.01%	3,282,521	1,280,183	16,959	1,263,224	38.48%
2052	109,242,285	21,848,457	6,244	21,854,701	20.01%	3,413,821	1,331,390	15,316	1,316,074	38.55%

Assumes 39 percent tax bracket.
All figures are estimates. Actual results will depend upon mortality, interest rates and dividends.

¹Blank space indicates that there was no legible figure in underlying exhibit.