Report and Reconciliation of N.J. Property-Liability Insurance Guaranty Association Surcharge For
The calendar year ended December 31, 201__

This request is made pursuant to N.J.A.C. 11:1-6.1 through 6.5, State of New Jersey, viz.:

11:1-6.4 “All insurers collecting a surcharge established pursuant to this subchapter shall file by March 1 of each year a reconciliation form on a form to be provided by the Commissioner. The form shall show the assessments paid to the Association and the surcharges collected by the insurer, if any, during the calendar year immediately preceding.”

Statement of Guaranty Fund Surcharges 200_

Assessments Paid To PLIGA
(Latest Year) $___________________________

Total Net Direct Written Premiums $___________________________
(LESS policyholders dividend deducted by the insurance company)

Total Surcharges Collected $___________________________

The Total Net Direct Written Premiums shall be the total of the following lines of business as shown in the State Business Page of the Annual Statement submitted to the Department of Banking and Insurance, and on which the surcharge was applied.

The Total Net Direct Written Premiums consist of the lines on which the insurance company was originally assessed, i.e., "... all kinds of direct insurance, except life insurance, accident and health insurance, workers’ compensation insurance, title insurance, annuities, surety bonds, credit insurance, mortgage guaranty insurance, municipal bond coverage, fidelity insurance, investment return assurance, ocean marine insurance, pet health insurance; established pursuant to P.L. 1952 c. 175 (C.39:6-92 et seq.). ..." (N.J.S.A. 17:30A-2(b)

Affidavit:

Subscribed and sworn to me this ______ day of __________, ________

Prepared by:
Name of Company______________________________________________ NAIC NO.________________

Signature of Company Officer________________________________________

Name and Title of Company Officer____________________________________

NOTES: 1. A SEPARATE REPORT MUST BE FILED FOR EACH COMPANY
2. DUE BY MARCH 1

(R 7/07)