

2025 Financial Data Reporting Instructions

New York Compensation Insurance Rating Board 875 Third Avenue New York, New York 10022

Table of Contents

Section I	: Introduction	2
Section I	I: New York Financial Call Due Dates	3
Section I	II: General Guidelines	4
Section I	V: New York Aggregate Financial Data Calls	5-13
Α	General Instructions for Calls NY 101, NY 125, NY 101D, NY 125D	
В	NY 101 and Appendix: Policy Year Data, excl. Large Deductible	
С	NY 125 and Appendix: Calendar-Accident Year Data, excl. Large Deductible	
D	NY 101D and Appendix: Policy Year Large Deductible	
E	NY 125D and Appendix: Calendar-Accident Year Large Deductible	
Section \	/: New York Annual Statement Calls	. 14-16
Α	NY 214: Annual Statement Statutory Page 14	
В	NY 222 and NY 223: Insurance Expense Exhibit	
Section \	/I: Other New York Financial Calls	. 17-18
Α	NY 225: New York Data Reconciliation	
В	NY 115: Individual Carrier New York Direct Written Premium	
Section \	/II: Special Data Calls	. 19-23
А	NY 131: Individual Large Loss and Catastrophe Claims	
В	NY 132: Individual Section 32 Claims	
С	NY 141: Individual Employers' Liability Claims	
Section \	/III: Data Dictionary	. 24-55
Section I	X: NY Designated Statistical Premium Reporting Level Guide	. 56-62
Section >	(: NY Premium Components Reporting Guide (<u>Table</u>)	63
Section)	(I: New York Data Call Incentive Program (NYDCIP)	64-68

SECTION I — Introduction

Overview

Aggregate financial data is required to be reported annually by each carrier member of the New York Compensation Insurance Rating Board in a prescribed format. Policy year and accident year aggregate statistics are reported in this manner together with Annual Statement information that pertains to workers' compensation. This data forms the basis for the annual loss cost revision.

Unique circumstances may require the Rating Board to request more detailed data than is available from the aggregate financial data calls or from unit statistical reports. When these situations arise, the Rating Board issues a special call to its membership to obtain the needed data. The following are New York Special Calls that have been issued by the Rating Board. Please click on each special call to obtain instructions and report formats.

- Individual Large Loss and Catastrophe Claims NY 131
- Individual Section 32 Claims NY 132
- Individual Employers' Liability Claims NY 141

Financial Data Reporting Application (FDRA)

The Financial Data Reporting Application (FDRA) is an online application for the reporting of all New York Data Calls and is the sole mechanism for the reporting of New York Workers' Compensation aggregate financial data and special call information. The FDRA website is a secure site and a carrier may only access its own data within this system. The previous years' financial call data for your company is available within FDRA. All New York forms can be generated by FDRA and must be submitted to the Rating Board only through FDRA. To access the system, go to fdra.nycirb.org. All instructions and other information regarding the use of the website for reporting New York aggregate financial data and special call data can be found at www.nycirb.org.

If you have any questions about the Data Calls, please contact the Rating Board:

Website References:

www.nycirb.org → Insurance Carrier → Tools for Data Submitters → Financial Data Reporting

E-mail:

FDRA@nycirb.org

Phone:

(212) 697-3535

SECTION II — 2024 New York Financial Call Due Dates

Call <u>Number</u>	New York Financial Data Call/Special Calls	<u>Due Date</u>
NY 101	Policy Year, excluding Large Deductible	03/17/25
NY 101A	Policy Year – CAT 48 and CAT 12	03/17/25
NY 101D	Policy Year Large Deductible	03/17/25
NY 101DA	Policy Year Large Deductible – CAT 48 and CAT 12	03/17/25
NY 125	Accident Year, excluding Large Deductible	03/17/25
NY 125A	Accident Year – CAT 48 and CAT 12	03/17/25
NY 125D	Accident Year Large Deductible	03/17/25
NY 125DA	Accident Year Large Deductible – CAT 48 and CAT 12	03/17/25
NY 214	Statutory Page 14	03/17/25
NY 222	Insurance Expense Exhibit – Net	04/01/25
NY 223	Insurance Expense Exhibit – Direct	04/01/25
NY 225	New York Data Reconciliation	03/17/25
NY 115	New York Direct Written Premium	03/17/25
NY 131	Individual Large Loss and Catastrophe Claims	04/01/25
NY 132	Individual Section 32 Claims	06/02/25
NY 141	Individual Employers' Liability Claims	07/01/25

Please note that all data calls are subject to the New York Data Call Incentive Program (NYDCIP).

SECTION III — General Guidelines

Please read all instructions carefully to ensure the timely and accurate submission of call data, especially noting the following:

- 1. All carriers must acknowledge which calls they will be submitting by making the appropriate selections in the Acknowledgement tab in FDRA. If there is no data to submit for a specific call, select "No Experience to Report" for that call.
- 2. Reporting templates for each call are available within FDRA.
- **3.** Designated Statistical Reporting (DSR) Level is continued to be required for the reporting of standard premium beginning with policy year and accident year 2008.
- **4.** Enhanced data quality edits see <u>Edits</u>.
- **5.** Beginning in 2015, Schedule Rating adjustments should be reflected as part of the following data elements:
 - o Net Earned Premium (Column 3 in Calls NY 101, NY 101D, NY 125, and NY 125D)
 - Net Written Premium (Column 24 in Calls NY 101 and NY 101D)
 - Schedule Rating Premium Adjustments (Column 26a in Calls NY 101 and NY 101D)
 - Safety and Specialty Programs Adjustments (Column 26 in Calls NY 101 and NY 101D)
 - Premium Adjustments Direct Written Premium for Safety Program Credits & Debits
 (Column 6 in Call NY 115)
- **6.** Beginning in 2018, premium credits under the Safe Patient Handling Program must be reflected in the reported premium amounts. See individual call instructions and the Data Dictionary for details.
- 7. Extensions of call due dates will not be granted except under the most extreme circumstances. In these unusual cases, only a formal written request for an extension from the carrier's data quality officer to the Rating Board's Chief Actuary will be considered if received prior to a call's due date.
- **8.** "Current Calendar Year", as referred to herein, is 2024.

SECTION IV — New York Aggregate Financial Data Calls

A. General Instructions for Calls NY 101, NY 101D, NY 125, NY 125D

- 1. Prior to running edits and submitting these calls, be sure to answer all the questions listed under the Questions tab in FDRA. The system will not allow submissions of these calls without answering the questions.
- 2. Premiums and losses are to be reported in whole dollars only.
- **3.** Carriers are required to submit these calls all on the same basis (i.e., group report versus individual company report).
- **4.** The earliest individual policy year/calendar year in these calls is 1994 (Row (B)). The combined experience for all years prior to 1994 is to be shown in Row (A). The 2024 Aggregate Financial Data Calls continues the shift of experience years by one row.
- 5. All data reported on Rows (A) through (UK) are accumulated totals for each of the individual policy/calendar-accident years as of 12/31/2024. All data reported on Row (V) are accumulated totals for all policy/calendar-accident years as of 12/31/2024. All data reported in Row (W) are accumulated totals for all policy/calendar-accident years as of 12/31/2023. These totals (Row (W) of this year's call) correspond to the sum of the policy/calendar-accident years reported on last year's call as displayed in Row (V) of that call. FDRA will automatically utilize the previous year's Row (V) data to populate this row.
- 6. The New York State Assessment (Code 0932), collected as a separate identifiable policy charge by carriers beginning with policies effective April 1, 1994, must be excluded from all the premiums reported in these calls. To the extent any New York State Assessment amounts are included in your statutory page 14 premium amounts, Assessment amounts must be reported on Line (4) of the Data Reconciliation Page NY 225, but are not to be included on Calls NY 101, NY 101D, NY 125, or NY 125D.
- 7. Premium amounts from the terrorism policy charge (Code 9740) and the natural disaster and catastrophic industrial accident policy charge (Code 9741) must be excluded from all premium amounts reported in these calls. These amounts must be reported on Lines (7) and (8), respectively, of the Data Reconciliation Page NY 225.
- **8.** Premium amounts from the Workers' Compensation Security Fund surcharge (Code 9749) must be excluded from all premium amounts reported in this call. These surcharge amounts must be reported on Line (5) of the Data Reconciliation Page NY 225.
- **9.** For your convenience, statistical codes are indicated at the end of each premium element in the <u>premium reference table</u> and in the <u>Data Dictionary</u>, as a guide.
- 10. All data reported on these calls must include the experience of all claims relating to the terrorist attacks of September 11, 2001 including those that have been designated as Catastrophe Number 48 cases. In addition, aggregate losses and expenses from claims that have been designated as Catastrophe Number 48 cases are to be reported separately on the Appendix Calls (NY 101A, NY 125A, NY 101DA, NY 125DA). These claims must be reported individually on NY 131, Individual Large Claims and Catastrophe Claims.
- **11.** All data reported on these calls must <u>exclude</u> latent disease claims emanating from the rescue, recovery and clean-up at the World Trade Center site and designated as

- Catastrophe Number 87 cases. These claims must be reported individually on NY 131, Individual Large Claims and Catastrophe Claims.
- 12. All data reported on these calls must include the experience of all claims relating to the COVID-19 pandemic including those that have been designated as Catastrophe Number 12 cases. In addition, aggregate losses and expenses from claims that have been designated as Catastrophe Number 12 cases are to be reported separately on the Appendix Calls (NY 101A, NY 125A, NY 101DA, NY 125DA). These claims must be reported individually on NY 131, Individual Large Claims and Catastrophe Claims. COVID-19 related claims occurring on or after January 1, 2024 should not be recorded with Catastrophe Code 12 (See R.C. Bulletin 2581). Accordingly, COVID-19 related claims should be included on NY 131 only if the date of accident is prior to January 1, 2024.
- **13.** Experience reported should be **direct business only**. No deductions shall be made from premiums and losses for, or on account of, reinsurance ceded. Premium and losses arising from reinsurance assumed by the reporting company must also be excluded from the experience.
- **14.** All Federal Classification experience in New York must be included in these calls.
- **15.** Premiums and losses on excess policies must be excluded from these calls.
- **16.** All voluntary reserves and any reserves determined on a statutory formula basis (Schedule P) must be excluded from these calls.
- **17.** Only indemnity claim counts need to be reported. Please exclude medical only claims from the claim counts but include in loss amounts.
- **18.** For employers' liability claims, indemnity losses must include allocated loss adjustment expenses. Please refer to Part IV of the New York Workers' Compensation Statistical Plan for details.

B. NY 101 and Appendix(A): Policy Year, excluding Large Deductible

1. Specific Instructions for Call NY 101

- a. This form requires the reporting of New York Workers' Compensation experience by policy year. Calendar year experience for the latest annual period will be derived from the accumulated policy year experience and populated in the data call automatically by FDRA.
- b. Experience from policies with a large deductible must be excluded from this call. A Large Deductible Program is defined as any independently filed deductible program approved by the New York State Department of Financial Services. However, experience from policies with a small deductible under the New York Small Deductible

Page | 7

- c. All loss amounts on this call are required to be reported **prior** to the application of any deductible (i.e., on a gross basis).
- d. The Rate Deviation field in the Policy Year Calls (NY 101 and NY 101D) for policy years 2009 and subsequent should contain zeroes. The Rate Deviation field for policy years 2008 and prior should be reported as in previous calls.
- e. Standard Written Premium (Column 25 in the Policy Year Calls, NY 101 and NY 101D) is required to be reported at DSR Level, i.e., <u>excluding</u> the application of rate deviations on policies prior to 10/01/08 and <u>excluding</u> loss cost multipliers on policies subsequent to 10/01/08.
- f. The only negative amounts that are acceptable in these calls are those:
 - Derived in Row (X) for Calendar Year Experience
 - Reported in Columns (26a) and (26b) and derived in Column (26), relating to Safety and Specialty Programs
 - o Reported in Column (29), Retrospective Rating Adjustments

FDRA will not allow negative amounts in any other row or column.

g. NY 101 Appendix (A). Catastrophe Number 48 and Catastrophe Number 12 Cases. All accumulated losses and expenses from claims that have been designated with Catastrophe Numbers 48 or 12, in addition to being included in NY 101, are to be separately reported in NY 101 Appendix as of 12/31/2024. These amounts cannot be negative. The loss and expense data elements and their definitions are identical to those specified for Call NY 101. With respect to indemnity claim counts, both open and closed counts for these claims are required. The sum of the total loss amounts and claim counts reported in the appendices for NY 101 plus NY 101D must be equal to the amounts reported in the appendices for NY 125 plus NY 125D, and equal to the sum of the individually reported Catastrophe Numbers 48 and 12 claims reported in NY 131, Individual Large Claims and Catastrophe Claims. These entries must also reconcile with total amounts reported in unit statistical reports for Catastrophe Numbers 48 and 12 cases.

Column	Data Element	Automatically Calculated by FDRA
		PY 2007 & Prior: Yes
1	Policy Year Standard Earned Premium at DSR Level	PY 2008 and Subsequent: No
	Policy Year Standard Earned Premium at Company	
2	Level	No
3	Policy Year Net Earned Premium	No
4	Policy Year Loss Total Paid	Yes
5	Policy Year Outstanding Excluding IBNR	Yes
6	Policy Year IBNR	Yes

7	Policy Year Incurred Loss - Total Incl. IBNR	Yes
8a	Incurred Indemnity Claim Count	Yes
9	Paid Indemnity	No
10	Paid Medical	No
11	Outstanding Excluding IBNR Indemnity	Yes
12	Outstanding Excluding IBNR Medical	Yes
13	IBNR Indemnity	No
14	IBNR Medical	No
15	Outstanding Excluding IBNR Indemnity Case	No
16	Outstanding Excluding IBNR Indemnity Bulk	No
17	Outstanding Excluding IBNR Medical Case	No
18	Outstanding Excluding IBNR Medical Bulk	No
19	DCCE Accumulated Paid	No
20	DCCE Outstanding Excluding IBNR Case	No
21	DCCE Outstanding Excluding IBNR Bulk	No
22	<u>DCCE IBNR</u>	No
23	Incurred DCCE Including IBNR	Yes
24	Net Written Premium	No
25	Standard Written Premium at DSR Level	No
26	Safety and Specialty Program Adjustments	Yes
27	Premium Discount	No
28	Rate Deviations	No
29	Retro-Rating Adjustments	No
30	Deductible Premium Credits	No
8b	Closed Indemnity Claim Count	No
8c	Open Indemnity Claim Count	No
9a	Accumulated Paid Losses on Closed Claims Indemnity	No
10a	Accumulated Paid Losses on Closed Claims Medical	No
1a	Expense Constant Premium	No
26a	Schedule Rating Premium Adjustments	No
	All Other Safety and Specialty Program Premium	
26b	<u>Adjustments</u>	No

Column	Data Element	Automatically Calculated by FDRA
1	Incurred Indemnity Claim Count Open	No
2	Incurred Indemnity Claim Count Closed	No
3	Paid Indemnity	No
4	Paid Medical	No

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5	Outstanding Excluding IBNR Indemnity	Yes
6	Outstanding Excluding IBNR Medical	Yes
7	IBNR Indemnity	No
8	IBNR Medical	No
9	<u>Total Incurred Indemnity</u>	Yes
10	Total Incurred Medical	Yes
11	Outstanding Excluding IBNR Indemnity Case	No
12	Outstanding Excluding IBNR Indemnity Bulk	No
13	Outstanding Excluding IBNR Medical Case	No
14	Outstanding Excluding IBNR Medical Bulk	No
15	DCCE Paid	No
16	DCCE Outstanding Excluding IBNR Case	No
17	DCCE Outstanding Excluding IBNR Bulk	No
18	<u>DCCE IBNR</u>	No
19	Incurred DCCE Including IBNR	Yes
3a	Accumulated Paid Losses on Closed Claims Indemnity	No
4a	Accumulated Paid Losses on Closed Claims Medical	No

C. NY 125 and Appendix (A): Calendar-Accident Year, excluding Large Deductible

1. Specific Instructions for Call NY 125

- a. This call requires the reporting of New York Workers' Compensation premium data by calendar year and accumulated loss data by accident year evaluated as of 12/31/2024. Calendar year loss data for the latest annual period will be derived from the accumulated accident year loss data.
- b. The 2024 calendar year premium in Row (UK) of this call must be the same as the calendar year premium reported on the Policy Year call (Call NY 101) in Row (X).
- c. Experience from policies with a large deductible must be excluded in this call. A Large Deductible Program is defined as any independently filed deductible program approved by the New York State Department of Financial Services. However, experience from policies with small deductibles under the New York Small Deductible Program (as defined in Rule VIII (H) of the New York Workers' Compensation and Employers' Liability Manual) is to be included.
- d. All loss amounts on this call must be reported **prior** to the application of any deductible (i.e., on a gross basis).
- e. NY 125 Appendix (A) Catastrophe Number 48 and Catastrophe Number 12 Cases. All accumulated losses and expenses from claims that have been designated with Catastrophe Numbers 48 or 12, in addition to being included in NY 125, are to be separately reported in NY 125 Appendix as of 12/31/2024. These amounts cannot be negative. The loss and expense data elements and their definitions are identical to those specified for Call NY 125. With respect to indemnity claim counts, both open and

closed counts for these claims are required. The sum of the total loss amounts and claim counts reported in the appendices for NY 101 plus NY 101D must be equal to the amounts reported in the appendices for NY 125 plus NY 125D, and equal to the sum of the individually reported Catastrophe Numbers 48 and 12 claims reported in NY 131, Individual Large Claims and Catastrophe Claims. These entries must also reconcile with total amounts reported on unit statistical reports for Catastrophe Numbers 48 and 12 cases.

2. Record Layout for Call NY 125

Page | 10

Column	Data Element	Automatically Calculated by FDRA
1	Calendar Year Standard Earned Premium at DSR Level	No
	Calendar Year Standard Earned Premium at Company	
2	Level	No
3	<u>Calendar Year Net Earned Premium</u>	No
4	Accident Year Loss Total Paid	Yes
5	Accident Year Outstanding Excluding IBNR	Yes
6	Accident Year IBNR	Yes
7	Accident Year Incurred Loss - Total Incl. IBNR	Yes
8a	Incurred Indemnity Claim Count	Yes
9	<u>Paid Indemnity</u>	No
10	Paid Medical	No
11	Outstanding Excluding IBNR Indemnity	Yes
12	Outstanding Excluding IBNR Medical	Yes
13	IBNR Indemnity	No
14	IBNR Medical	No
15	Outstanding Excluding IBNR Indemnity Case	No
16	Outstanding Excluding IBNR Indemnity Bulk	No
17	Outstanding Excluding IBNR Medical Case	No
18	Outstanding Excluding IBNR Medical Bulk	No
19	DCCE Accumulated Paid	No
20	DCCE Outstanding Excluding IBNR Case	No
21	DCCE Outstanding Excluding IBNR Bulk	No
22	DCCE IBNR	No
23	Incurred DCCE Including IBNR	Yes
8b	Closed Indemnity Claim Count	No
8c	Open Indemnity Claim Count	No
9a	Accumulated Paid Losses on Closed Claims Indemnity	No
10a	Accumulated Paid Losses on Closed Claims Medical	No
1a	Expense Constant Premium	No

3. Record Layout for Call NY 125A

Column	Data Element	Automatically Calculated by FDRA
1	Incurred Indemnity Claim Count Open	No
2	Incurred Indemnity Claim Count Closed	No
3	Paid Indemnity	No
4	Paid Medical	No
5	Outstanding Excluding IBNR Indemnity	Yes
6	Outstanding Excluding IBNR Medical	Yes
7	IBNR Indemnity	No
8	IBNR Medical	No
9	Total Incurred Indemnity	Yes
10	Total Incurred Medical	Yes
11	Outstanding Excluding IBNR Indemnity Case	No
12	Outstanding Excluding IBNR Indemnity Bulk	No
13	Outstanding Excluding IBNR Medical Case	No
14	Outstanding Excluding IBNR Medical Bulk	No
15	DCCE Paid	No
16	DCCE Outstanding Excluding IBNR Case	No
17	DCCE Outstanding Excluding IBNR Bulk	No
18	DCCE IBNR	No
19	Incurred DCCE Including IBNR	Yes
3a	Accumulated Paid Losses on Closed Claims Indemnity	No
4a	Accumulated Paid Losses on Closed Claims Medical	No

D. NY 101D and Appendix (A): Policy Year Large Deductible

1. Specific Instructions for Call NY 101D

- a. This form requires the reporting of New York Workers' Compensation experience by policy year for only those policies written under the terms of a Large Deductible Program. A Large Deductible Program is defined as any independently filed deductible program approved by the New York State Department of Financial Services. Experience from policies written under the terms of the Rating Board's Small Deductible Program should be included on the standard Policy Year Call NY 101.
- b. All the data required in this call other than net premium and IBNR, must be submitted on a gross (prior to deductible) basis. Gross reporting refers to standard premium prior to the application of deductible credits. Paid loss and case reserves are to be reported on a first dollar basis, i.e., as if no deductible applied. However, IBNR can be reported on a net basis in this call. Failure to provide data on a gross basis, other

- than IBNR, will constitute an incomplete call and will result in fines under the Rating Board's Financial Data Call Incentive Program. In addition, carriers that submit unacceptable data in terms of gross reporting will be excluded from the ratemaking database and will subsequently be reported to the New York State Department of Financial Services when the loss cost filing documents are prepared.
- c. The Rate Deviation field in the Policy Year Calls (NY 101 and NY 101D) for policy years 2009 and subsequent should contain zeroes. The Rate Deviation field for policy years 2008 and prior should be reported as in previous calls.
- d. Standard Written Premium (Column 25 in the Policy Year Calls, NY 101 and NY 101D) is required to be reported at DSR Level, i.e., <u>excluding</u> the application of rate deviations on policies prior to 10/01/08 and <u>excluding</u> loss cost multipliers on policies subsequent to 10/01/08.
- e. The only negative amounts that are acceptable in these calls are those:
 - o Derived in Row (X) for Calendar Year Experience
 - Reported in Columns (26a) and (26b) and derived in Column (26), relating to Safety and Specialty Programs
 - o Reported in Column (29), Retrospective Rating Adjustments

FDRA will not allow negative amounts in any other row or column.

- f. NY 101D Appendix (A). Catastrophe Number 48 and Catastrophe Number 12 Cases. All accumulated losses and expenses from claims that have been designated with Catastrophe Numbers 48 or 12, in addition to being included in NY 101D, are to be separately reported in NY 101D Appendix as of 12/31/2024. These amounts cannot be negative. The loss and expense data elements and their definitions are identical to those specified for NY 101D. With respect to indemnity claim counts, both open and closed counts for these claims are required. The sum of the total loss amounts and claim counts reported in the appendices for NY 101 plus NY 101D must be equal to the amounts reported in the appendices for NY 125 plus NY 125D, and equal to the sum of the individually reported Catastrophe Numbers 48 and 12 claims reported in NY 131, Individual Large Loss and Catastrophe Claims. These entries must also reconcile with total amounts reported on unit statistical reports for Catastrophe Numbers 48 and 12 cases.
- 2. Please refer to the NY 101 Record Layout for the layout of the NY 101D Call.

E. NY 125D and Appendix (A): Calendar – Accident Year Large Deductible

1. Specific Instructions for Call NY 125D

- a. This call requires the reporting of New York Workers' Compensation premium data by calendar year and accumulated loss data by accident year evaluated as of 12/31/2024 for only those policies written under the terms of a Large Deductible Program.
- b. All the data required in this call, other than net premiums and IBNR, must be submitted on a gross (prior to deductible) basis. Gross reporting refers to standard premium prior to deductible credits. Paid loss and case reserves are to be reported on a first dollar basis, i.e., as if no deductible applied. However, IBNR can be reported on a net basis in this call. Failure to provide data on a gross basis, other than IBNR, will constitute an incomplete call and will result in fines under the Rating Board's Financial Data Call Incentive Program. In addition, carriers that submit unacceptable data in terms of gross reporting will be excluded from the ratemaking database and will subsequently be reported to the New York State Department of Financial Services when the rate filing documents are prepared.
- c. Carriers are required to submit this call on the same basis (i.e., group report versus individual company report) as the call for Large Deductible Policy Year Data (NY 101D).
- d. NY 125D Appendix (A). Catastrophe Number 48 and Catastrophe Number 12 Cases. All accumulated losses and expenses from claims that have been designated with Catastrophe Numbers 48 or 12, in addition to being included in NY 125D, are to be separately reported in NY 125D Appendix as of 12/31/2024. These amounts cannot be negative. The loss and expense data elements and their definitions are identical to those specified for NY 125D. With respect to indemnity claim counts, both open and closed counts for these claims are required. The sum of the total loss amounts and claim counts reported in the appendices for NY 101 plus NY 101D must be equal to the amounts reported in the appendices for NY 125 plus NY 125D, and equal to the sum of the individually reported Catastrophe Numbers 48 and 12 claims reported in NY 131, Individual Large Loss and Catastrophe Claims. These entries must also reconcile with total amounts reported on unit statistical reports for Catastrophe Numbers 48 and 12 cases.
- 2. Please refer to the NY 125 Record Layout for the layout of the NY 125D Call.

SECTION V — Annual Statement Calls

A. NY 214: Annual Statement Statutory Page 14

1. Specific Instructions for Call NY 214

- a. The call requires the submission of the New York Statutory Page 14 workers' compensation data (Line 16) from the 2024 Annual Statement via FDRA. Enter the New York Statutory Page 14 data directly into the system.
- b. Page 14 data must be submitted through FDRA. Do not submit the Annual Statement to the Rating Board for purposes of this reporting requirement.
- c. For carriers with no data, please submit all zeros.

2. Record Layout for Call NY 214

Column	Data Element	Automatically Calculated by FDRA
Column	Carrier Number	No
	Carrier Name	No
1	Direct Premiums Written	No
2	Direct Premiums Earned	No
	Dividends Paid or Credited to Policyholders on Direct	
3	Business	No
4	Direct Unearned Premium Reserves	No
5	Direct Losses Paid (Deducting Salvage)	No
6	Direct Losses Incurred	No
7	Direct Losses Unpaid	No
8	Direct Defense and Cost Containment Expense Paid	No
9	Direct Defense and Cost Containment Expense Incurred	No
10	Direct Defense and Cost Containment Expense Unpaid	No
11	Commissions and Brokerage Expenses	No
12	Taxes, Licenses, and Fees	No

B. NY 222 and NY 223: Insurance Expense Exhibit

1. Specific Instructions for Calls NY 222 and NY 223

a. Insurance Expense Exhibit data must be submitted through FDRA. Do not submit the Insurance Expense Exhibits to the Rating Board for purposes of this reporting requirement.

- Page | **15**
 - b. The reporting of data on the Insurance Expense Exhibits is in thousands of dollars and should be reported in that manner on NY 222 and NY 223 (this is a different basis than that of NY 101 and NY 125 which requires whole dollars).
 - c. These calls are carrier specific and the amount reported is the total from Line 16 (Workers' Compensation) from the 2024 countrywide Insurance Expense Exhibit.
 - d. NY 222. Data as reported only on Line 16 (Workers' Compensation) in Part II of the 2024 countrywide Insurance Expense Exhibit. This is data on a **NET** of reinsurance basis.
 - e. NY 223. Data as reported only on Line 16 (Workers' Compensation) in Part III of the 2024 countrywide Insurance Expense Exhibit. This is data on a **DIRECT** of reinsurance basis.

		Automatically Calculated by
Column	Data Element	FDRA
1	Premiums Written	No
2	Premiums Earned	No
3	Dividends to Policyholders	No
4	Incurred Losses	No
5	Defense and Cost Containment Expenses Incurred	No
6	Adjusting and Other Expense Incurred	No
7	Unpaid Losses	No
8	Defense and Cost Containment Expenses Unpaid	No
9	Adjusting and Other Expenses Unpaid	No
10	Unearned Premium Reserves	No
11	Agents' Balances	No
12	Commission and Brokerage Expenses Incurred	No
13	Taxes, Licenses and Fees Incurred	No
14	Other Acquisition, Field Supervision, and Collection Expenses Incurred	No
15	General Expenses Incurred	No
16	Other Income Less Other Expenses	No
17	Pre-Tax Profit or Loss Excluding All Investment Gain	Yes
	Investment Gain on Funds Attributable to Insurance	
18	Transactions	No
	Profit or Loss Excluding Investment to Capital and	
19	Surplus	No
20	Investment Gain Attributable to Capital and Surplus	No
21	Total Profit or Loss	Yes

Column	Data Element	Automatically Calculated by FDRA
1	Premiums Written	No
2	Premiums Earned	No
3	Dividends to Policyholders	No
4	Incurred Losses	No
5	Defense and Cost Containment Expenses Incurred	No
6	Adjusting and Other Expense Incurred	No
7	Unpaid Losses	No
8	Defense and Cost Containment Expenses Unpaid	No
9	Adjusting and Other Expenses Unpaid	No
10	Unearned Premium Reserves	No
11	Agents' Balances	No
12	Commission and Brokerage Expenses Incurred	No
13	Taxes, Licenses and Fees Incurred	No
	Other Acquisitions, Field Supervision, and Collection	
14	Expenses Incurred	No
15	General Expenses Incurred	No
16	Other Income Less Other Expenses	No
17	Pre-Tax Profit or Loss Excluding All Investment	Yes

SECTION VI — Other New York Financial Calls

A. NY 225: New York Data Reconciliation

1. Specific Instructions for Call NY 225

- a. This call is required from all carriers to enable the Rating Board to reconcile data reported on its calls to the carrier's financial records. NY 225 is mandatory and is included in FDRA. Failure to submit NY 225 in a timely manner will result in penalties under the New York Data Call Incentive Program.
- b. An explanation is required if any amount on Line (13) is other than 0. Small rounding differences will need to be explained as such accordingly.
- c. Calls NY 101 and NY 214 must be submitted to the Rating Board through FDRA prior to the submission of NY 225 as these calls automatically populate Row 1 and Row 2 of Call NY 225.

		Automatically Calculated by
Row	Data Element	FDRA
1	Amount Reported on NY 214, Row Y	Yes
2	Amount Reported on NY 101, Row X	Yes
3	Difference between NY 214 and NY 101 (1) - (2)	Yes
4	New York State Assessment	No
5	NY WC Security Fund Charge	No
6	<u>Large Deductible Experience</u>	Yes (for Premium only)
7	<u>Terrorism Premium Charges</u>	No
8	Natural Disaster & Cat Ind Accident Charges	No
9	Cat 87 Claims	No
10	Excess WC Experience	No
11a	Retrospective Adjustment	No
11b	Earned but Unbilled (EBUB)	No
11 c	Other (explain)	No
12	Total of (4) through (11)	Yes
13	Difference between (3) and (12)	Yes

B. NY 115: Individual Carrier New York Direct Written Premium

1. Specific Instructions for Call NY 115

- a. Each carrier member is required to file a statement of the total direct written premium for the workers' compensation/employers' liability insurance written on risks insured by the company in New York during calendar year 2024.
- b. <u>Each individual carrier member</u> of a group of companies operating under the same management must be identified separately, showing only the written premiums and adjustments on its own business.
- c. This statement of direct written premium is necessary for the <u>following</u> purposes:
 - To determine the amount of the Rating Board expense chargeable to each member and subscriber for calendar year 2025; and
 - ii. To furnish a basis for the levy of assessments during portions of 2025 and 2026.

Column	Data Element	Automatically Calculated by FDRA
	Direct Written Premium - Annual Statement NY	
1	Statutory Page 14, Line 16	No
	Premium Adjustments (Direct Written Premium) for	
	Retrospective Rating Plans Adjustments in Current	
2	<u>Calendar Year</u>	No
	Premium Adjustments (Direct Written Premium) for	
3	Premium Discounts	No
	Premium Adjustments (Direct Written Premium) for	
4	Loss Cost Multipliers	No
	Premium Adjustments (Direct Written Premium) for	
5	<u>Deductible Credits</u>	No
	Premium Adjustments (Direct Written Premium) for	
6	Safety and Specialty Program Credits and Debits	No
	<u>Direct Written Premium for Excess Workers'</u>	
7	Compensation	No
8	Total Standard Written Premium	Yes

SECTION VII — Special Data Calls

A. General Instructions for Calls NY 131, NY 132, NY 141

- 1. Both claim number and policy number are required to be reported for each claim. The information must match to the claim on the unit statistical report. Please refer to the New York Workers' Compensation Statistical Plan for details.
- 2. Claims from the same incident and claimant should be reported as a single claim with a single claim number (which should match the claim number reported on the unit statistical report). This rule applies even if the carrier claim system has the single claim recorded as multiple claims, which may be the case in the following circumstances:
 - a. Multiple claim numbers assigned to the same incident due to system constraints on the value of the medical or indemnity portion.
 - b. Separate claim number established for the employers' liability portion of the claim in addition to the original workers' compensation claim.
 - c. Separate claim number designated to death claims when death occurred on a date later than the original accident date, as required by the Workers' Compensation Board.
- 3. In cases involving subrogation, the paid loss amounts are the net paid loss (gross paid loss minus the amount recovered less recovery expenses) and the incurred loss amounts are the net incurred loss amounts (gross incurred loss minus the amount recovered less recovery expenses). Refer to Part IV (9) of the New York Workers' Compensation Statistical Plan for instructions on reporting claims involving subrogation and recoveries.

B. NY 131: Individual Large Loss and Catastrophe Claims

1. Specific Instructions for Call NY 131

- a. Call NY 131 requires the reporting of individual large losses and claims associated with extraordinary loss events (currently only Catastrophe Number 48, Catastrophe Number 87, and Catastrophe Number 12). These claims must be valued as of 12/31/2024. Large losses are defined as claims with incurred losses of \$500,000 and greater. All claims for accident years 1984 and later for which total case incurred losses (indemnity plus medical) are greater than or equal to \$500,000 as of 12/31/2024 should be reported on this call.
- b. Do not report a claim if the total case incurred loss is less than \$500,000 even if the claim had been reported in a prior year's call.
- c. Report all claims with catastrophe codes 48, 87, or 12, regardless of size. The sum of the Cat 48 and Cat 12 claims and dollar amounts reported in this call must be equal to the amounts reported in the corresponding NY 101, NY 101D, NY 125 and NY 125D appendices.
- d. Claims cannot be grouped.

- Page | 20
 - e. Closed, as well as open and reopened, claims must be included.
 - f. Medical-only and expense-only claims are included.
 - g. Loss amounts should be reported net of second injury fund and other recoveries such as subrogation, but **gross of deductible reimbursements**, consistent with the New York Policy Year and Calendar-Accident Year Calls.
 - h. Case outstanding may <u>include or exclude</u> statutorily allowable discounting, as long as the approach is consistent with the Policy Year and Calendar-Accident Year Calls.
 - i. Reported losses shall include indemnity amounts paid into the Vocational Rehabilitation Fund.
 - j. Amounts charged to carriers and paid as assessments for the Special Disability Fund, Reopened Case Fund, Workers' Compensation Security Fund, Workers' Compensation Board expenses, the operating expenses of the Special Funds Conservation Committee, or safety training and accident prevention under OSHA programs must be excluded from the reported losses for all years.
 - k. Experience reported should be for **direct business only**. No deductions shall be made from losses for, or due to, reinsurance ceded. Losses arising from reinsurance assumed by the reporting company shall be excluded from the experience.
 - I. All Federal Classification experience in New York must be included in this call.
 - m. Losses on excess policies must be excluded from this call.
 - n. Carrier Name The carrier(s) name should be reported consistent with the Policy Year and Calendar Accident Year Calls (i.e., group report or individual company report). This facilitates reconciliation of carrier data. Carriers that have merged companies should report consistently with their historical financial call reporting. Example: If a merger took place in 2017 between Carriers A and B with A being the reporting carrier, then NY 131 data valued as of 2016 should be reported under Carrier A.

Column	Data Element	Automatically Calculated by FDRA
1	Claim Number	No
2	Policy Number	No
3	Catastrophe Number	No
4	Exposure State Code	No
5	Market/Coverage Type Code	No
6	Policy Effective Date MM/DD/YYYY	No
7	Accident Date MM/DD/YYYY	No
8	<u>Claim Status Code</u>	No
9	Accumulated Paid Losses Indemnity	No
10	Accumulated Paid Losses Medical	No

11	Case Outstanding Indemnity	No	
12	Case Outstanding Medical	No	
	Accumulated Paid Defense + Cost Containment		
13	Expense	No	
	Case Outstanding Defense + Cost Containment		
14	Expense	No	

C. NY 132: Individual Section 32 Claims

1. Specific Instructions for Call NY 132

- a. All individual incurred claims that have been settled under Section 32 of the New York Workers' Compensation Law are to be reported as of 12/31/2024, including all claims closed, as well as any claims in which only a portion of the claim was settled under Section 32 and the claim remains open. Cumulative loss amounts as of 12/31/2024 for all claims closed as of any prior accounting date must be reported for as many accident years as there are settlements.
- b. If a claim is subject to a deductible, all data to be reported must be on a gross of deductible basis, i.e., as if no deductible applies.
- c. IBNR is not to be included in any claim amount.
- d. Enter, by claim number, all New York claims that were settled under Section 32, identified by accident year, valued as of 12/31/2024. For each claim, show both the incurred indemnity and incurred medical amounts as of 12/31/2024. Claims closed under Section 32 and reported in previous submissions must continue to be reported in this call.
- e. If only a portion of a claim is subject to Section 32, the entire claim must be reported.
- f. The New York State Department of Financial Services has requested that the Rating Board report all carriers that fail to respond to this call in a complete and timely manner.

Column	Data Element	Automatically Calculated by FDRA
1	Accident Date (MM/DD/YYYY)	No
2	Claim Number	No
3	Policy Number	No
4	Policy Effective Date (MM/DD/YYYY)	No
5	Interest Rate	No
6	Incurred Indemnity	No
7	Incurred Medical	No

8 Incurred DCCE (Defense + Cost Containment Expense)	No
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D. NY 141: Individual Employers' Liability Claims

1. Specific Instructions for Call NY 141

- a. This call requires the reporting of New York Employers' Liability individual claim experience by accident year valued as of 12/31/2024.
- b. Individual Employers' Liability claim experience for <u>accident years</u> 1985 through 2024, all valued as of 12/31/2024 must be reported on this call.
- c. All Employers' Liability incurred claims are to be reported, <u>including</u> all open claims and all closed claims for each accident year as of 12/31/2024. **Note: Claims closed and reported in previous submissions must continue to be reported in this call.**
- d. When claims contain both Employers' Liability and Workers' Compensation losses, report <u>only</u> the amount of Employers' Liability losses. (Note: Maintain the claim number associated with the workers' compensation claim consistent with the claim number used in the unit statistical report.)
- e. Enter each New York employers' liability claim that was incurred in each of the accident years 1985 through 2024 valued as of 12/31/2024. For any claim containing both workers' compensation and employers' liability, report only the employers' liability portion. In cases where the experience incurred on these coverages cannot be separated out, indicate this condition by placing an "N" in Column (7). Similarly, a "Y" in Column (7) should indicate that the losses shown are incurred exclusively under the Employers' Liability section of the policy. Nevertheless, carriers are encouraged to separately identify just the employers' liability portion of these claims.
- f. For claims valued prior to January 1, 1997, Employers' Liability losses and allocated loss adjustment expenses are to be reported for those claims reported as Employers' Liability (Coverage Codes 31, 34, 37), including Employers' Liability (Coverage Codes 41, 44, 47) and Third-Party Over (previously Coverage Codes 13, 16, 19, 23, 26, 29 which were applicable on these claims valued prior to January 1, 1991), as set forth in the New York Workers' Compensation Statistical Plan.

Column	Data Element	Automatically Calculated by FDRA
1	Accident Date (MM/DD/YYYY)	No
2	<u>Claim Number</u>	No
3	Loss Paid	No
4	ALAE Paid	No

NEW YORK COMPENSATION INSURANCE RATING BOARD FINANCIAL DATA REPORTING INSTRUCTIONS

Page | 23

Section VII – Special Data Calls Issued December 2024

_		
5	Loss Incurred	No
6	ALAE Incurred No	
7	Employers' Liability Loss Only	No
8	<u>Claim Status Code</u>	No
9	Policy Number	No
10	Policy Effective Date (MM/DD/YYYY)	No
11	Carrier Identification Number	No

SECTION VIII — Data Dictionary

1. Standard Earned Premium at Designated Statistical Reporting ("DSR") Level

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D	
Column	1	
Notes	Calculated by FDRA for policy/calendar years 2007 and prior. Needs to be entered for policy/calendar years 2008 and subsequent. See premium table for more information.	
Definition	The entire premium resulting from standard rating procedures.	
Reporting Requirement	Policy Years 2007 and Prior (Automatically calculated and populated by FDRA): Sum of Columns (26), (27), (28), (29), (30), and (3). Report the entire earned premium resulting from standard rating procedures including:	
	populated by FDRA): Sum of Columns (26), (27), (28), (29), (30), and (3). Report the entire earned premium resulting from standard rating procedures	

- Premium credits under New York Workplace Safety Loss Prevention Incentive Program (WSLPIP) (9743, 9748 and 9753)
- Compulsory Workplace Safety Program debits (9747)
- Premium discounts (0063 and 0064)
- Short Rate Penalty Premium (0931)
- Premium credits under the Safe Patient Handling Program (9651)
- Premium adjustments under the Retrospective Rating Plan
- Workers' Compensation Security Fund (9749) surcharge
- The New York State Assessment (0932)
- Terrorism (9740) and the natural disasters and catastrophic industrial accident (9741) charges
- Policyholder dividends

Policy Years 2008 and Subsequent:

Report the entire earned premium resulting from standard rating procedures including:

- Premium credits or debits under the experience rating and merit rating plans (9884, 9885, 9886 and 9896)
- Territory differential premium for construction classes (9126, 9127 and 9128)
- Credits resulting from the use of the New York construction classification premium adjustment program (9046)
- Increased limits premium for employers' liability (9803-9837 and 9840)
- Waiver of subrogation premium (0930)
- Repatriation expense premium (9606)

but prior to the application of:

- Expense constant premiums (0900)
- Minimum premium balance amount (0990)
- Employers' Liability Minimum Premium charge (9848)
- Rate deviations (9034, 9036, 9037 and 9039)
- Premium credits under the New York Small Deductible Program or a deductible program independently filed by the carrier (9663 and 9664)
- Premium credits under independently filed and approved carrier specialty programs (for example, alternative dispute

Page	26
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resolution, drug-free workplace	(9846), managed care or
preferred provider organization p	programs (9874))

- Premium credits under New York Workplace Safety Loss Prevention Incentive Program (WSLPIP) (9743, 9748 and 9753)
- Compulsory Workplace Safety Program debits (9747)
- Premium discounts (0063 and 0064)
- Short Rate Penalty Premium (0931)
- Premium credits under the Safe Patient Handling Program (9651)
- Premium adjustments under the Retrospective Rating Plan
- Schedule Rating Adjustments (9887 and 9889)
- Workers' Compensation Security Fund (9749) surcharge
- The New York State Assessment (0932)
- Terrorism (9740) and the natural disasters and catastrophic industrial accident (9741) charges
- Policyholder dividends

NOTE: Expense constant premiums and Employers' Liability Minimum Premium charge should be included for policies effective before 10/01/08 and excluded from policies effective on or after 10/01/08.

For policy years 2008 and subsequent, this column must be entered and will be subject to verification. Please refer to the New York Designated Statistical Reporting Level Guide in Section IX of this guide for information on the reporting of premium for policies effective on and after 10/01/08.

2. Standard Earned Premium at Company Level

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D
Column	2
Notes	See <u>premium table</u> for more information.
Definition	The premium calculated at the company's full rates, including the impact of a loss cost multiplier or other approved deviation.
	The standard earned premium shown in Column (1) DSR Level, including the application of rate deviations (for policies effective prior to October 1, 2008) or loss cost multipliers (for policies effective on or after October 1, 2008).

Page .	27
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Reporting	Report the standard earned premium shown in Column (1) including			
Requirement	the application of:			
	 Rate deviations, for each policy/calendar year during which a deviation from Rating Board rates was effective (for policies effective prior to 10/01/08) Loss cost multipliers and expense constant (for policies effective on and after 10/01/08) Minimum premium balance amount (0990), including Employers' Liability Minimum Premium charge (9848) 			
	Please see the DSR Premium Reporting Level Guide shown in Section IX of the instructions for further detail.			

3. Net Earned Premium

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D			
Column	3			
Notes	See <u>premium table</u> for more information.			
Definition	Actual premium prior to the payment of policyholder dividends.			
Requirement	ee <u>premium table</u> for more information.			

Page	28
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resolution, drug-free workplace (9846), managed care or preferred provider organization programs (9874)) • Premium credits under New York Workplace Safety Loss Prevention Incentive Program (WSLPIP) (9743, 9748 and 9753) • Compulsory Workplace Safety Program debits (9747) • Premium discounts (0063 and 0064) • Short Rate Penalty Premium (0931) • Premium credits under the Safe Patient Handling Program (9651) • Premium adjustments under the Retrospective Rating Plan • Schedule Rating Adjustments (9887 and 9889) but prior to the application of: • Workers' Compensation Security Fund (9749) surcharge
The New York State Assessment (0932) Torrorism (0740) and the natural disasters and estastrophic
• Terrorism (9740) and the natural disasters and catastrophic
industrial accident (9741) charges
 Policyholder dividends

4. Total Paid

	<u> </u>		
Applicable Calls	NY 101, NY 101D, NY 125, NY 125D		
Column	4		
Notes	This column is calculated by FDRA.		
Definition	Total Paid Losses. Sum of Accumulated Indemnity and Medical Paid		
	Losses.		
Reporting	Sum of Column (9) and (10). Column 9 is Paid Indemnity Loss and		
Requirement	Column 10 is Paid Medical Loss. See Data Dictionary for those data		
	elements for additional information.		

5. Outstanding Excl. IBNR

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D
Column	5
Notes	This column is calculated by FDRA.
Definition	Outstanding Loss excluding IBNR. Sum of Accumulated Indemnity and Medical outstanding losses, excluding IBNR.
Reporting Requirement	Sum of Column (11) and (12). Column 11 is Outstanding Indemnity excluding IBNR and Column 12 is Outstanding Medical excluding IBNR. See Data Dictionary for those data elements for additional information.

6. IBNR

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D		
Column	6		
Notes	This column is calculated by FDRA.		
Definition	IBNR is Incurred But Not Reported Losses.		
Reporting	Sum of Column (13) and (14). Column 13 is IBNR Indemnity and		
Requirement	Column 14 is IBNR Medical. See Data Dictionary for those data elements for additional information.		

7. Incurred Losses Incl. IBNR

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, 101A, NY 125A		
Column	7 for NY 101, NY 101D, NY 125, NY 125D		
	9 (Indemnity) and 10 (Medical) for NY 101A, NY 125A		
Notes	This column is calculated by FDRA.		
Definition	Sum of Incurred (Paid + Outstanding + IBNR) Losses.		
Reporting	Sum of Paid + Outstanding + IBNR Losses. See Data Dictionary for		
Requirement	those data elements for additional information.		

8. Incurred Indemnity Claim Count

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D	
Column	8a	
Notes	This column is calculated by FDRA.	
Definition	Incurred Indemnity Claim Count is the accumulated number of claims for which an indemnity payment has been made and/or an outstanding indemnity reserve exists.	
Reporting Requirement	Sum of Column (8b) and (8c). Column 8b is closed indemnity claim count and Column 8c is open indemnity claim count. Medical-only claims must be excluded from the counts.	

9. Closed Indemnity Claim Count

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA,
	NY 125DA
Column	8b for NY 101, NY 101D, NY 125, NY 125D and
	2 for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	
Definition	The number of indemnity claims for each year that have been paid
	in full, with no existing outstanding loss or loss expense reserve as of 12/31/2024.

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Reporting	Enter the number of indemnity claims for each year that have been
Requirement	paid in full, with no existing outstanding indemnity loss or loss
	expense reserves as of 12/31/2024 and no existing outstanding
	medical loss or loss expense reserves as of 12/31/2024. Exclude
	claims that have been resolved on a medical-only basis and claims
	that have been closed without payment.

10. Open Indemnity Claim Count

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA, NY 125DA
Column	8c for NY 101, NY 101D, NY 125, NY 125D and 1 for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	
Definition	The number of indemnity claims for each year as of 12/31/2024 for which outstanding loss or loss expense reserve exists.
Reporting Requirement	Enter the number of indemnity claims for each year as of 12/31/2024 for which either indemnity or medical outstanding loss or loss expense reserves exist, regardless of whether any payments have been made. Exclude medical-only claims.

11. Paid Loss Amounts

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA, NY 125DA
Column	9 (Indemnity) and 10 (Medical) for NY 101, NY 101D, NY 125, NY 125D 3 (Indemnity) and 4 (Medical) for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	These amounts cannot be negative.
Definition	Accumulated Indemnity and Medical Paid Losses.
Reporting Requirement	Enter the accumulated indemnity and medical paid losses for each policy year as of 12/31/2024.
	Surcharges on hospital and other medical services that are imposed by the New York Health Care Reform Act, effective January 1, 1997, are to be included in the medical losses reported in these calls.
	Reported losses must <u>include</u> indemnity amounts paid into the Vocational Rehabilitation Fund.

12. Accumulated Paid Losses on Closed Claims

Applicable Calls	NV 101 NV 101D NV 12F NV 12FD NV 101A NV 12FA NV 101DA	
Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA,	
	NY 125DA	
Column	9a (Indemnity) and 10a (Medical) for NY 101, NY 101D, NY 125, NY	
	125D	
	3a (Indemnity) and 4a (Medical) for NY 101A, NY 125A, NY 101DA,	
	NY 125DA	
Natas	These areas at a constant to a constitute	
Notes	These amounts cannot be negative.	
Definition	Accumulated Indemnity and Medical paid losses for each year	
	corresponding to all closed claims.	
Reporting	Enter the accumulated indemnity and medical paid losses for each	
Requirement	policy year corresponding to all closed claims as of 12/31/2024.	
	Note, also include paid losses on medical-only claims, even though	
	medical-only claims are not included in Column (8b).	

13. Outstanding Excluding IBNR

Outstanding Excitating Island				
Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA,			
	NY 125DA			
Column	11 (Indemnity) and 12 (Medical) for NY 101, NY 101D, NY 125, N			
	125D			
	5 (Indemnity) and 6 (Medical) for NY 101A, NY 125A, NY 101DA, NY 125DA			
Notes	These columns are calculated by FDRA.			
Definition	Accumulated Indemnity and Medical outstanding losses for each year.			
Reporting Requirement	These columns are the sum of Outstanding Excluding IBNR Case Outstanding Excluding IBNR Bulk, Indemnity and Medica respectively.			
	Surcharges on hospital and other medical services that are imposed by the New York Health Care Reform Act, effective January 1, 1997, are to be included in the medical losses reported in these calls.			
	Reported losses must <u>include</u> indemnity amounts paid into the Vocational Rehabilitation Fund.			

14. IBNR (Incurred But Not Reported)

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA,
	NY 125DA

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Column	13 (Indemnity) and 14 (Medical) for NY 101, NY 101D, NY 125, NY 125D 7 (Indemnity) and 8 (Medical) for NY 101A, NY 125A, NY 101DA, NY 125DA	
Notes	These amounts cannot be negative.	
Definition	Indemnity and Medical IBNR (Incurred but Not Reported) as of 12/31/2024.	
Reporting Requirement	Enter the indemnity and medical IBNR as of 12/31/2024. Do not anticipate recoveries.	
	Surcharges on hospital and other medical services that are imposed by the New York Health Care Reform Act, effective January 1, 1997, are to be included in the medical losses reported in these calls.	
	Reported losses must <u>include</u> indemnity amounts paid into Vocational Rehabilitation Fund.	

15. Outstanding Excluding IBNR Case

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA, NY 125DA
Column	15 (Indemnity) and 17 (Medical) for NY 101, NY 101D, NY 125, NY 125D
	11 (Indemnity) and 13 (Medical) for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	These amounts cannot be negative.
Definition	Indemnity and Medical reserves established for specific known cases as of 12/31/2024.
Reporting	Enter in the indemnity and medical reserves established for specific
Requirement	known cases, as of 12/31/2024.
	Surcharges on hospital and other medical services that are imposed
	by the New York Health Care Reform Act, effective January 1, 1997, are to be included in the medical losses reported in these calls.
	Reported losses must include indemnity amounts paid into the
	Vocational Rehabilitation Fund.

16. Outstanding Excluding IBNR Bulk

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA	
	NY 125DA	

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Column	16 (Indemnity) and 18 (Medical) for NY 101, NY 101D, NY 125, NY				
Column	125D				
	12 (Indemnity) and 14 (Medical) for NY 101A, NY 125A, NY 101DA,				
	NY 125DA				
Notes	These amounts cannot be negative.				
Definition	Indemnity and Medical reserves established for general case				
	reserve inadequacy, supplemental case reserves, cases that may				
	reopen, or other reserves which are not associated with specific				
	claims.				
Reporting	Enter in the indemnity and medical reserves established for general				
Requirement	case reserve inadequacy, supplemental case reserves, cases that				
	may reopen, or other reserves which are not associated with				
	specific claims.				
	a. The goal of this reporting procedure is to clearly isolate				
	"case" reserves. To accommodate different carrier systems,				
	if bulk reserves cannot be specifically isolated, they should be				
	reported in the IBNR category.				
	b. The discount rate shown in the question section of the FDRA				
	call is used in evaluating pension cases (other than those used				
	for placement into the Aggregate trust fund). This value can				
	assist the Rating Board in determining possible differences in				
	loss development patterns among the carriers as a result of				
	the changes in the discount rate. If no discount rate applied				
	to these cases, an amount of 0% should be shown in the				
	answer to this question. This item must be entered for the				
	submission to be complete.				

17. Defense & Cost Containment Expense (DCCE) Accumulated Paid

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA,
	NY 125DA
Column	19 for NY 101, NY 101D, NY 125, NY 125D and
	15 for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	These amounts cannot be negative.
Definition	Accumulated Paid DCCE (Defense Cost Containment Expense).
Reporting	Enter the accumulated paid DCCE for each year shown as of
Requirement	12/31/2024. The definition of DCCE should match what is included
	in Schedule P of the Annual Statement.

18. DCCE (Defense Cost Containment Expense) Outstanding Excluding IBNR Case Reserves

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA, NY 125DA
Column	20 for NY 101, NY 101D, NY 125, NY 125D and 16 for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	These amounts cannot be negative.
Definition	DCCE reserves established for specific known cases (Defense Cost Containment Expense).
Reporting Requirement	Enter the DCCE reserves established for specific known cases as of 12/31/2024.

19. DCCE (Defense Cost Containment Expense) Outstanding Excluding IBNR Bulk Reserves

Deer (Derende door don't diminient Expende) Outstanding Excitating ibitit bank neder ted	
Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA, NY 125DA
Column	21 for NY 101, NY 101D, NY 125, NY 125D and
	17 for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	These amounts cannot be negative.
Definition	DCCE (Defense Cost Containment Expense) reserves associated with the establishment of reserves for general case reserve inadequacy, supplemental case reserves, cases that may reopen, or other reserves that are not associated with specific claims.
Reporting	Enter the DCCE reserves associated with the establishment of
Requirement	reserves as of 12/31/2024 for general case reserve inadequacy, supplemental case reserves, cases that may reopen, or other
	reserves that are not associated with specific claims.

20. DCCE (Defense Cost Containment Expense) IBNR

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA, NY 125DA
Column	22 for NY 101, NY 101D, NY 125, NY 125D and
	18 for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	These amounts cannot be negative.
Definition	DCCE (Defense Cost Containment Expense) reserves associated
	with IBNR loss reserves.
Reporting	Enter the DCCE reserves associated with IBNR loss reserves as of
Requirement	12/31/2024.

21. Incurred DCCE (Defense Cost Containment Expense) Including IBNR

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D, NY 101A, NY 125A, NY 101DA, NY 125DA
Column	23 for NY 101, NY 101D, NY 125, NY 125D and 19 for NY 101A, NY 125A, NY 101DA, NY 125DA
Notes	This column is calculated by FDRA and cannot be negative.
Definition	Total DCCE (Defense Cost Containment Expense) Incurred
	amount, including IBNR. Sum of prior columns.
Reporting	Sum of Paid DCCE, DCCE Case Reserves, DCCE Bulk Reserves and
Requirement	DCCE IBNR Reserves.
	The reporting of DCCE is mandatory for policy years 1994 and subsequent. The Rating Board recognizes that not all carriers establish case reserves for DCCE. If case DCCE reserves are not established, the reporting of reserves as bulk or IBNR is acceptable.

22. Net Written Premium

Applicable Calls	NY 101, NY 101D
Column	24
Notes	
Definition	Final premium charged prior to the application of policyholder dividends.
Reporting Requirement	Report the final premiums charged after the application of the following:
	 Premium credits or debits under the experience rating and merit rating plans (Statistical codes 9884, 9885, 9886 and 9896) Territory differential premium for construction classes (9126, 9127 and 9128) Credits resulting from the use of the New York construction classification premium adjustment program (9046) Increased limits premium for employers' liability (9803-9837 and 9840) Waiver of subrogation premium (0930) Repatriation expense premium (9606) Minimum premium balance amount (0990) Expense constant premiums (0900) Rate deviations (9034, 9036, 9037 and 9039)

 Premium credits under the New York Small Deductible Program or a deductible program independently filed by the carrier (9663 and 9664) Premium credits under independently filed and approved carrier specialty programs (for example, alternative dispute resolution, drug-free workplace (9846), managed care or preferred provider organization programs (9874)) Premium credits under New York Workplace Safety Loss Prevention Incentive Program (WSLPIP) (9743, 9748 and 9752)
 9753) Compulsory Workplace Safety Program debits (9747) Premium discounts (0063 and 0064) Short Rate Penalty Premium (0931) Premium credits under the Safe Patient Handling Program (9651) Premium adjustments under the Retrospective Rating Plan Schedule Rating Adjustments (9887 and 9889) Employers' Liability Minimum Premium charge (9848)
 but prior to the application of: Workers' Compensation Security Fund (9749) surcharge The New York State Assessment (0932) Terrorism (9740) and the natural disasters and catastrophic industrial accident (9741) charges Policyholder dividends

23. Standard Written Premium at DSR Level

Applicable Calls	NY 101, NY 101D			
Column	25			
Notes				
Definition	The entire premium resulting from standard rating procedures.			
Reporting	Policy Years 2007 and Prior:			
Requirement	Sum of Columns (26), (27), (28), (29), (30), and (3). Report the entire written premium resulting from standard rating procedures including:			
	 Premium credits or debits under the experience rating and merit rating plans (Statistical codes 9884, 9885, 9886 and 9896) 			

Page | 37

- Territory differential premium for construction classes (9126, 9127 and 9128)
- Credits resulting from the use of the New York construction classification premium adjustment program (9046)
- Increased limits premium for employers' liability (9803-9837 and 9840)
- Waiver of subrogation premium (0930)
- Repatriation expense premium (9606)
- Minimum premium balance amount (0990)
- Expense constant premiums (0900)
- Employers' Liability Minimum Premium charge (9848)

but prior to the application of:

- Rate deviations (9034, 9036, 9037 and 9039)
- Premium credits under the New York Small Deductible Program or a deductible program independently filed by the carrier (9663 and 9664)
- Premium credits under independently filed and approved carrier specialty programs (for example, alternative dispute resolution, drug-free workplace (9846), managed care or preferred provider organization programs (9874))
- Premium credits under New York Workplace Safety Loss Prevention Incentive Program (WSLPIP) (9743, 9748 and 9753)
- Compulsory Workplace Safety Program debits (9747)
- Premium discounts (0063 and 0064)
- Short Rate Penalty Premium (0931)
- Premium credits under the Safe Patient Handling Program (9651)
- Premium adjustments under the Retrospective Rating Plan
- Workers' Compensation Security Fund (9749) surcharge
- The New York State Assessment (0932)
- Terrorism (9740) and the natural disasters and catastrophic industrial accident (9741) charges
- Policyholder dividends

Policy Years 2008 and Subsequent:

Report the entire written premium resulting from standard rating procedures including:

- Premium credits or debits under the experience rating and merit rating plans (9884, 9885, 9886 and 9896)
- Territory differential premium for construction classes (9126, 9127 and 9128)
- Credits resulting from the use of the New York construction classification premium adjustment program (9046)
- Increased limits premium for employers' liability (9803-9837 and 9840)
- Waiver of subrogation premium (0930)
- Repatriation expense premium (9606)

but prior to the application of:

- Minimum premium balance amount (0990)
- Expense constant premiums (0900)
- Rate deviations (9034, 9036, 9037 and 9039)
- Premium credits under the New York Small Deductible Program or a deductible program independently filed by the carrier (9663 and 9664)
- Premium credits under independently filed and approved carrier specialty programs (for example, alternative dispute resolution, drug-free workplace (9846), managed care or preferred provider organization programs (9874))
- Premium credits under New York Workplace Safety Loss Prevention Incentive Program (WSLPIP) (9743, 9748 and 9753)
- Compulsory Workplace Safety Program debits (9747)
- Premium discounts (0063 and 0064)
- Short Rate Penalty Premium (0931)
- Premium credits under the Safe Patient Handling Program (9651)
- Premium adjustments under the Retrospective Rating Plan
- Schedule Rating Adjustments (9887 and 9889)
- Workers' Compensation Security Fund (9749) surcharge
- Terrorism (9740) and the natural disasters and catastrophic industrial accident (9741) charges
- The New York State Assessment (0932)
- Policyholder dividends
- Employers' Liability Minimum Premium charge (9848)

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NOTE : Expense constant premiums should be included for policies effective before 10/01/08 and excluded from policies effective on or after 10/01/08.
Please refer to the New York Designated Statistical Reporting Level Guide in <u>Section IX</u> for information on the reporting of premium for policies effective on and after 10/01/08.

24. Safety and Specialty Programs

	<u>, </u>			
Applicable Calls	NY 101, NY 101D			
Column	26			
Notes	This column is calculated by FDRA.			
Definition	Accumulated earned premium adjustments resulting from the			
	New York Workplace Safety Loss Prevention Incentive Program			
	(WSLPIP) and Specialty Programs.			
Reporting	Sum of Column (26a) and (26b). Column 26a is schedule rating			
Requirement	premium adjustments and Column 26b is all other safety and			
	specialty program premium adjustments.			

25. Premium Discounts

Applicable Calls	NY 101, NY 101D
Column	27
Notes	These amounts cannot be reported as negative.
Definition	Accumulated premium discounts earned for each year.
Reporting	Enter in Column (27) the accumulated premium discounts earned
Requirement	for each of the years shown.

26. Rate Deviations

Applicable Calls	NY 101, NY 101D	
Column	28	
Notes	Applicable only for policies effective prior to 10/01/08. These	
	amounts cannot be reported as negative.	
Definition	Earned premium resulting from the application of approved rate	
	deviations.	
Reporting	Enter in Column (28) the earned premium resulting from the	
Requirement	application of approved rate deviations. Any carrier that has	
	received an approved rate deviation and does not show amounts	
	on the appropriate line(s) (or does not provide a reasonable	
	explanation for their omission) will have its submission rejected for	

improper	completion	and v	vill be	subject	to	Incentive	Program
penalties.							

27. Retrospective Rating Adjustments

Applicable Calls	NY 101, NY 101D				
Column	29				
Notes	Both positive and negative numbers are allowed. Premium				
	credits should be reported as a positive amount and premium debits and surcharges should be reported as a negative amount.				
Definition	Accumulated earned premium adjustments resulting from the application of retrospective rating plans.				
Reporting Requirement	Enter in Column (29) the accumulated earned premium adjustments, including any earned but unbilled premium reserves (EBUB) resulting from the application of retrospective rating plans for each year as of 12/31/2024. These adjustments must be assigned to the original policy year in which the policies were written, not the calendar year in which the adjustments were made.				

28. Deductible Premium Credits

Applicable Calls	NY 101, NY 101D
Column	30
Notes	The amounts cannot be reported as negative.
Definition	Accumulated earned premium credited to policies written with small deductibles from the New York Small Deductible Program or a deductible program independently filed by the carrier (9663 and 9664).
Reporting Requirement	For NY 101, enter in Column (30) the accumulated earned premium credited to policies written with small deductibles from the New York Small Deductible Program. For NY 101D, enter in Column (30) the accumulated earned premium credited to policies written with large deductibles from
	a deductible program independently filed by the carrier.

29. Expense Constant Premium

Applicable Calls	NY 101, NY 101D, NY 125, NY 125D
Column	1a
Notes	
Definition	Premium generated by the application of expense constants.

Reporting	Enter in Column (1a) the premium generated by the application of
Requirement	expense constants for policies effective on and after 10/01/08.
	Note that the expense constant premium is reported on an earned
	basis.

30. Schedule Rating Premium Adjustments

Applicable Calls	NY 101, NY 101D
Column	26a
Notes	Schedule rating credits should be reported as a positive amount and schedule rating debits should be reported as a negative amount.
Definition	Accumulated earned premium resulting from schedule rating adjustments.
Reporting Requirement	Enter in Column (26a) the schedule rating adjustments (9887 and 9889)

31. All Other Safety and Specialty Program Premium Adjustments

Applicable Calls	NY 101, NY 101D
Column	26b
Notes	Premium credits should be reported as a positive amount and premium debits and surcharges should be reported as a negative amount. For purposes of this call, specialty programs do not include carrier dividends or retention programs.
Definition	Accumulated earned premium resulting from all other safety and specialty program premium adjustments.
Reporting Requirement	 Report the entire earned premium resulting from all other safety and specialty program premium adjustments in Column (26b): Premium adjustments resulting from the New York Workplace Safety Loss Prevention Incentive Program (WSLPIP) (Statistical codes 9743, 9748, 9753) Premium credits under the Safe Patient Handling Program (9651) Compulsory Workplace Safety Program debits (9747) Independently filed and approved specialty programs such as alternative dispute resolution, drug-free workplace (9846), and managed care or preferred provider organization programs (9874).

NOTE: Do not include schedule rating premium adjustments.

32. New York State Assessment

Applicable Calls	NY 225
Row	4
Notes	
Definition	Amount charged for New York State Assessments.
Reporting	Following the changes in the New York State Assessment process
Requirement	which became effective January 1, 2014, New York State
	Assessment amounts are no longer considered part of premium amounts to be reported on Statutory Page 14. However, to the extent that you have charged assessments on policies effective prior to 01/01/14, due to audits, etc., and have included these amounts in the 2024 Annual Statement premiums, please include these amounts here.

33. New York Workers' Compensation Security Fund Charge

Applicable Calls	NY 225
Row	5
Notes	
Definition	Amount charged for New York Workers' Compensation Security Fund.
Reporting Requirement	If you have included these amounts in Annual Statement premiums, please enter them in this line.

34. Large Deductible Experience

-4.60 - 6446.00.0 -24	-a. Be begarding type in the	
Applicable Calls	NY 225	
Row	6	
Notes		
Definition	Large Deductible Experience for each respective column.	
Reporting	Report the premium amounts from Row (X) of Call NY 101D for	
Requirement	premium amounts. Report the loss amount net of deductible	
	recoveries on the same basis as they would be reflected on Page	
	14 of the Annual Statement.	

35. Terrorism Premium Charge

Applicable Calls	NY 225
Row	7
Notes	

Definition	Terrorism Premium Charge (Stat Code 9740).
Reporting	Statistical code 9740 amounts should be included in this line for
Requirement	the premium columns.

36. Natural Disaster & Cat Ind. Accident Charges

Applicable Calls	NY 225
Row	8
Notes	
Definition	Natural Disaster & Cat Ind. Accident Charges (Stat Code 9741).
Reporting	Statistical code 9741 amounts should be included in this line for
Requirement	the premium columns.

37. Cat 87 claims

Applicable Calls	NY 225
Row	9
Notes	
Definition	Occupational Disease claims emanating from the rescue, recovery, and clean-up operations at the World Trade Center site that were undertaken between September 11, 2001 and September 12, 2002, as defined under New York Workers' Compensation Law.
Reporting Requirement	Enter all amounts for occupational disease claims emanating from the rescue, recovery, and clean-up operations at the World Trade Center site that were undertaken between September 11, 2001 and September 12, 2002, as defined under New York Workers' Compensation Law.

38. Excess WC Experience

Applicable Calls	NY 225
Row	10
Notes	
Definition	Excess Workers' Compensation Experience used for reconciliation since it should not be included in NY Financial Data Calls.
Reporting	If you have grouped these amounts with other Workers'
Requirement	Compensation experience in the Annual Statement, please enter the excess amounts in this line.

39. Retrospective Adjustment

Applicable Calls	NY 225
Row	11a
Notes	Due to timing differences.
Definition	Retrospective Adjustment differences due to timing.
Reporting	If there are differences between the Annual Statement
Requirement	experience and Call NY 101 experience due to timing (i.g., an
	adjustment to Financial Data in December after the accounting
	books have been closed for the year in November), please enter
	the amounts in this line.

40. Earned but Unbilled (EBUB)

Applicable Calls	NY 225
Row	11b
Notes	
Definition	Premium earned but not yet billed.
Reporting	EBUB amounts include premium that has been earned but not
Requirement	yet billed to the insured. To the extent that these amounts were
	in the Annual Statement, please enter them in this line.

41. Other

Applicable Calls	NY 225
Row	11c
Notes	Please explain.
Definition	Other reconciling items.
Reporting	Enter any other reconciling items between the Annual Statement
Requirement	and Call NY 101. Clear explanations are required for these
	amounts and they will be thoroughly reviewed.

42. Direct Written Premium - Annual Statement NY

Applicable Calls	NY 115
Column	1
Notes	
Definition	Direct Written Premium – pulled from Annual Statement.
Reporting	New York Workers' Compensation Direct Written Premium from
Requirement	Line 16, Column (1) of Statutory Page 14 of the Annual Statement
	for calendar year 2024.

43. Premium Adjustments (Direct Written Premium) for Retrospective Rating Plan Adjustments in Current Calendar Year

Applicable Calls	NY 115
Column	2
Notes	Both positive and negative values are allowed. Premium credits should be reported as a positive amount and premium debits and surcharges should be reported as a negative amount.
Definition	Premium Adjustments – Direct Written Premium for
	Retrospective Rating.
Reporting	Retrospective Rating Premium Adjustments for calendar year
Requirement	2024 to convert New York Direct Written Premium for policies
	subject to Retrospective Rating Plan from a retrospectively rated
	policy basis to a guaranteed cost basis.

44. Premium Adjustments (Direct Written Premium) for Premium Discounts

Applicable Calls	NY 115
Column	3
Notes	This value must be reported as a positive number.
Definition	Premium Adjustments – Direct Written Premium for Premium
	Discounts.
Reporting	The amount of written premium discount in calendar year 2024
Requirement	to convert New York Direct Written premium from net of premium discounts to gross of premium discount basis.

45. Premium Adjustments (Direct Written Premium) for Loss Cost Multipliers

Applicable Calls	NY 115
Column	4
Notes	Premium generated from deviations must be reported as a positive amount. Premium generated from loss cost multipliers must be reported as a negative amount. This amount cannot be 0.
Definition	Premium Adjustments – Direct Written Premium for Loss Cost Multipliers.
Reporting Requirement	For policies effective prior to 10/1/08, the amount of written premium in calendar year 2024 resulting from the application of approved rate deviations (enter downward deviation premiums as positive amounts). For policies effective on or after 10/1/08, the amount of premium generated by the application of Loss Cost Multipliers to convert direct written premium from Rating Board loss cost level to company rate level.

46. Premium Adjustments (Direct Written Premium) for Deductible Credits

Applicable Calls	NY 115
Column	5
Notes	Credits must be reported as a positive number.
Definition	Premium Adjustments – Direct Written Premium for Deductible
	Credits.
Reporting	Calendar year 2024 Deductible Program premium credits to
Requirement	convert New York direct written premium for policies subject to a
	deductible from a net of deductible credit to gross of deductible
	credit basis.

47. Premium Adjustments (Direct Written Premium) for Safety and Specialty Program Credits and Debits

Applicable Calls	NY 115
Column	6
Notes	Both positive and negative values are allowed. Premium credits should be reported as a positive amount and premium debits and surcharges should be reported as a negative amount.
Definition	Premium Adjustments – Direct Written Premium for Safety Program Credits and Debits.
Reporting Requirement	Calendar year 2024 written premium adjustments for policies subject to a New York Safety Program and independently filed and approved safety program (e.g. alternative dispute resolution, WSLPIP (Statistical codes 9743, 9748, and 9753), premium credits under the Safe Patient Handling Program (9651), drug free workplace (9846), return-to-work, managed care or preferred provider organization programs (9874), schedule rating adjustments (9887 and 9889) to convert New York direct written
	premium from an actual to a standard basis.

48. Premium Adjustments (Direct Written Premium) for Excess Workers' Compensation

Applicable Calls	NY 115
Column	7
Notes	Both positive and negative values are allowed. Technically, Excess Workers' Compensation premium should not be included in Line 16 of the Annual Statement, so it is expected that this amount is 0.
Definition	Premium Adjustments – Direct Written Premium for Excess Workers' Compensation.
Reporting Requirement	Calendar year 2024 excess workers' compensation premiums written in New York and included in Line 16, Column (1) of

Statutory Page 14 of the Annual Statement for calendar year
2024.

49. Total Standard Written Premium

Applicable Calls	NY 115
Column	8
Notes	Calculated by FDRA.
Definition	Total 2024 Standard Written Premium at Rating Board Loss Cost Level (Combination of previous columns on the call).
Reporting Requirement	Total 2024 Standard Written Premium = $(1) + (2) + (3) + (4) + (5) + (6) - (7)$.

50. Claim Number

Applicable Calls	NY 131, NY 132, NY 141
Column	1 for NY 131, 2 for NY 132, 2 for NY 141
Notes	Spaces, hyphens, other symbols, and blanks will NOT be removed by FDRA. Please be sure to enter the claim numbers exactly how they appeared last year, or they will NOT match.
Definition	Claim Number, specific to individual claim.
Reporting Requirement	Report the specific claim number assigned to the individual claim. This number MUST match the claim number reported on the respective unit statistical report.
	Please be sure to enter the claim numbers exactly how they appeared last year, or they will not match.

51. Policy Number

Applicable Calls	NY 131, NY 132, NY 141
Column	2 for NY 131, 3 for NY 132, 9 for NY 141
Notes	
Definition	Policy Number.
Reporting	Report the unique set of numbers and/or letters that identify the
Requirement	policy associated with the claim. This number MUST match the
	policy number reported on the respective unit statistical report.

52. Catastrophe Number

Applicable Calls	NY 131
Column	3
Notes	The catastrophe number field should be left blank for claims not associated with Catastrophe Numbers 48, 87 or 12.

Definition	Catastrophe Number (if necessary).
Reporting	Report Code 48 for all Catastrophe 48 claims, <u>regardless of claim</u>
Requirement	<u>size.</u>
	Report Code 87 for all Catastrophe 87 claims, regardless of claim
	size.
	Report Code 12 for all Catastrophe 12 claims, <u>regardless of claim</u>
	size.
	Catastrophe 48 claims are claims related to the terrorist attack on
	September 11, 2001.
	Catastrophe 87 claims are occupational disease claims emanating
	from the rescue, recovery, and clean-up operations at the World
	Trade Center site that were undertaken between September 11,
	2001 and September 12, 2002, as defined under New York
	Workers' Compensation Law.
	Workers compensation Law.
	Catastrophe 12 claims are claims occurring on or after December
	1, 2019 that are due to the COVID-19 pandemic. (COVID-19
	related claims in New York State are not expected to have
	•
	occurred prior to February 1, 2020.)
	COVID 10 related plains accounting on an often larger 1, 2024
	COVID-19 related claims occurring on or after January 1, 2024
	should not be recorded with Catastrophe Code 12 (See R.C.
	Bulletin 2581). Accordingly, COVID-19 related claims should be
	included on NY 131 only if the date of accident is prior to January
	1, 2024.

53. Exposure State Code

Applicable Calls	NY 131
Column	4
Notes	
Definition	Exposure State Code – no variation since all New York
	experience.
Reporting	This is always 31 for New York.
Requirement	

54. Market/Coverage Type Code

Applicable Calls	NY 131
Column	5
Notes	
Definition	Market / Coverage Type Code defined by the policy.

Reporting Requirement	Indicate the market coverage type code for the policy associated with the claim:
	 2 – Large Deductible (No Employers' Liability) 3 – Other than Large Deductible (No Employers' Liability) 4 – Employers' Liability (Large Deductible) 5 – Employers' Liability (Other than Large Deductible)

55. Policy Effective Date

Applicable Calls	NY 131, NY 132, NY 141
Column	6 for NY 131, 4 for NY 132, 10 for NY 141
Notes	Use MM/DD/YYYY format.
Definition	Policy effective date is the date that the policy under which the claim occurred became effective.
Reporting	Report the date of inception for the policy associated with the
Requirement	claim. The policy effective date must be before, or the same as, the accident date.

56. Accident Date

Applicable Calls	NY 131, NY 132, NY 141
Column	7 for Call NY 131, 1 for Call NY 132, 1 for NY 141
Notes	Use MM/DD/YYYY format
Definition	Accident Date. The month, day, and year on which the injury occurred.
Reporting Requirement	Report the accident date associated with the claims. This date must be within the policy period and match the Unit Statistical data reported for this claim. For all claims where the accident date is known, report the date on which the claim occurred. For a disease injury where the accident date may not be specified, report the claimant's last date of exposure within the policy period to the conditions causing or aggravating the disease injury.

57. Claim Status Code

Applicable Calls	NY 131, NY 141
Column	8
Notes	
Definition	Claim Status Code.

Page | **50**

Indicate status of the claim as of the valuation date.
0 – Open
1 – Closed
2 – Reopened

58. Accumulated Paid Losses Indemnity

Applicable Calls	NY 131
Column	9
Notes	
Definition	Accumulated Paid Losses Indemnity per claim.
Reporting	Report the accumulated indemnity loss paid associated with the
Requirement	claim as of 12/31/2024.

59. Accumulated Paid Losses Medical

Applicable Calls	NY 131
Column	10
Notes	
Definition	Accumulated Paid Losses Medical per claim.
Reporting	Report the accumulated medical loss paid associated with the
Requirement	claim as of 12/31/2024.

60. Case Outstanding - Indemnity

Applicable Calls	NY 131
Column	11
Notes	
Definition	Case Outstanding – Indemnity per claim.
Reporting	Report the indemnity case reserve associated with the claim as
Requirement	of 12/31/2024.

61. Case Outstanding - Medical

Applicable Calls	NY 131
Column	12
Notes	
Definition	Case Outstanding – Medical per claim.
Reporting	Report the medical case reserve associated with the claim as of
Requirement	12/31/2024.

62. Accumulated Paid Defense and Cost Containment Expense

Applicable Calls	NY 131
Column	13
Notes	
Definition	Accumulated Paid Defense and Cost Containment Expense per claim. Defense and Cost Containment Expenses is defined as expenses
	that are correlated with the loss amounts. These expenses include (whether internal or external):
	 Defense expenses (defense by the insurer in a contentious situation, whether a first-party or third-party claim) Litigation expenses
	Cost containment expenses
Reporting	Report the accumulated paid Defense and Cost Containment
Requirement	Expense associated with the claim as of 12/31/2024.

63. Case Outstanding Defense and Cost Containment Expense

Applicable Calls	NY 131
Column	14
Notes	Report 0 if case reserves are not set for Defense and Cost
	Containment Expense.
Definition	Case Outstanding Defense and Cost Containment Expense per claim.
	Defense and Cost Containment Expenses is defined as expenses that are correlated with the loss amounts. These expenses include (whether internal or external):
	 Defense expenses (defense by the insurer in a contentious situation, whether a first-party or third- party claim)
	Litigation expenses
	Cost containment expenses
Reporting	Report the case reserves for Defense and Cost Containment
Requirement	Expense associated with the claim as of 12/31/2024.

64. Interest Rate

Applicable Calls	NY 132
Column	5
Notes	Format example: 5% = 5.00.
Definition	Interest Rate settlement is based.
Reporting Requirement	Enter the interest rate upon which the Section 32 claims settlement is based, if applicable; otherwise, enter zero.

65. Incurred Indemnity

Applicable Calls	NY 132
Column	6
Notes	
Definition	Incurred Indemnity (Paid + Outstanding reserves) – Indemnity only – per claim.
Reporting Requirement	Experience is to be reported on a direct basis, per claim. No deductions shall be made from losses on account of reinsurance ceded. Losses arising from reinsurance assumed by the reporting company shall be excluded from the experience. Losses on excess policies as well as all voluntary reserves must be excluded.

66. Incurred Medical

Applicable Calls	NY 132
Column	7
Notes	
Definition	Incurred Medical (Paid + Outstanding reserves) – Medical only – per claim.
Reporting Requirement	Experience is to be reported on a direct basis, per claim. No deductions shall be made from losses on account of reinsurance ceded. Losses arising from reinsurance assumed by the reporting company shall be excluded from the experience.
	Losses on excess policies as well as all voluntary reserves must
	be excluded.

67. Incurred DCCE (Defense Cost + Containment Expense)

Applicable Calls	NY 132
Column	8
Notes	

Definition	Incurred DCCE (Paid + Outstanding) – per claim.
Reporting	Incurred DCCE (Paid + Outstanding) on a per claim basis.
Requirement	

68. Loss Paid

Applicable Calls	NY 141
Column	3
Notes	
Definition	Paid Losses per Employers' Liability claim experience.
Reporting Requirement	New York Employers' Liability individual claim experience by accident year valued as of 12/31/2024.
	Paid and incurred losses must <u>not include</u> amounts paid into the Special Disability Fund, Reopened Case Fund, Workers' Compensation Security Fund, Vocational Rehabilitation Fund or any assessments for Workers' Compensation Board expenses or Interdepartmental Expenses.
	Experience is to be reported on a direct basis. No deductions shall be made from losses on account of reinsurance ceded. Losses arising from reinsurance assumed by the reporting company shall be excluded from the experience.
	Losses on excess policies, as well as all voluntary reserves, must be excluded.

69. ALAE Paid

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Applicable Calls	NY 141
Column	4
Notes	Reported in whole dollars only.
Definition	Paid ALAE per Employers' Liability claim experience.
Reporting	New York Employers' Liability individual claim experience by
Requirement	accident year valued as of 12/31/2024.
	Separate reporting of allocated loss adjustment expense is required for all years if available but is mandatory for accident years 1994 and subsequent.
	Experience is to be reported on a direct basis. No deductions shall be made from losses on account of reinsurance ceded. Losses arising from reinsurance assumed by the reporting company shall be excluded from the experience.

	Losses on excess policies, as well as all voluntary reserves, must
	be excluded.

70. Loss Incurred

Applicable Calls	NY 141
Column	5
Notes	
Definition	Incurred Losses per Employers' Liability claim experience.
	Paid and incurred losses must <u>not include</u> amounts paid into the Special Disability Fund, Reopened Case Fund, Workers'
	Compensation Security Fund, Vocational Rehabilitation Fund or any assessments for Workers' Compensation Board expenses or Interdepartmental Expenses.
Reporting	New York Employers' Liability individual claim experience (Paid +
Requirement	Outstanding reserves) by accident year valued as of 12/31/2024. IBNR should not be included.
	Experience is to be reported on a direct basis. No deductions shall be made from losses on account of reinsurance ceded. Losses arising from reinsurance assumed by the reporting company shall be excluded from the experience.
	Losses on excess policies, as well as all voluntary reserves, must be excluded.

71. ALAE Incurred

Applicable Calls	NY 141
Column	6
Notes	
Definition	Incurred ALAE (Allocated Loss Adjustment Expense) per
	Employers' Liability claim experience.
Reporting	New York employers' liability individual claim experience by
Requirement	accident year valued as of 12/31/2024. IBNR should not be included.
	Separate reporting of allocated loss adjustment expense is required for all years if available but is mandatory for accident years 1994 and subsequent.

Р	а	g	е	55

Experience is to be reported on a direct basis. No deductions
shall be made from losses on account of reinsurance ceded.
Losses arising from reinsurance assumed by the reporting
company shall be excluded from the experience.
Losses on excess policies, as well as all voluntary reserves, must
be excluded.

72. Employers' Liability Loss Only

Applicable Calls	NY 141
Column	7
Notes	Y or N.
Definition	Employers' Liability Loss Only label.
Reporting	Enter 'Y' for every claim in which the amount shown represents
Requirement	a loss incurred under Employers' Liability (Coverage B) section of
	the policy only; otherwise enter 'N'.

73. Open/Closed

Applicable Calls	NY 141
Column	8
Notes	
Definition	Open/Closed Claim status.
Reporting	Enter 0 for any open claim, 1 for every closed claim, and 2 for
Requirement	every reopened claim.

74. Carrier Identification Number

Applicable Calls	NY 141
Column	11
Notes	
Definition	Carrier Identification Number.
Reporting	Enter the unique carrier identification number.
Requirement	

SECTION IX

NY Designated Statistical Premium Reporting Level Guide

The Designated Statistical Reporting (DSR) Level premium is the standard earned premium that would result if business were written at Rating Board approved loss costs or rates instead of at the company rates. It is the common benchmark level at which carriers report premium on the Financial Calls in all states.

In New York, the DSR premium is required to be reported in <u>Column (1)</u> of the following calls: NY 101, NY 101D, NY 125 and NY 125D. DSR premium is also required to be reported in <u>Column (25)</u> of the following calls: NY 101 and NY 101D. Please see the <u>Data Dictionary</u> for additional information on these requirements (links above).

Up until October 1, 2008, DSR level in New York represented carrier premiums reported at Rating Board rate level, i.e., excluding the application of carrier rate deviations. With the advent of loss costs as of October 1, 2008, the DSR level represents carrier premiums reported at Rating Board loss cost level, i.e., excluding the application of carrier loss cost multipliers.

A. Calculating Designated Statistical Reporting Level Premium

To calculate DSR Level premium, a carrier can take one of two general approaches:

- Calculate DSR Level premium directly by extending exposures. This approach is useful if the company has data available in detail for class codes and applicable premium adjustments.
- Derive DSR Level premium from Company Standard premium. This approach is useful when the company adopts the most recent Rating Board loss costs or rates and uses a consistent loss cost multiplier or rate deviation.

1. Calculating DSR Level Premium Directly by Extending Exposures

This method entails re-rating policies using the Rating Board approved loss costs or rates instead of company rates for individual class codes.

The first step is to determine the Rating Board approved loss cost or rate in effect for each class code. The appropriate rates and loss costs by class and effective date can be found in the Loss Cost Section of our website, www.nycirb.org.

Once the loss cost or rate is determined, the manual premium for each class code should be calculated as follows: Manual Premium = (Payroll/100) x Rating Board Approved Loss Cost or Rate.

Next, apply premium adjustments in the correct order using the premium algorithm located in the Workers' Compensation and Employers' Liability Manual. Note that only those adjustments

that are components of DSR Level premium should be included in this step. Refer to the Premium at DSR Level definition in Section VIII – Data Dictionary for these <u>premium components</u>.

Finally, aggregate the data for each policy according to the policy effective date.

a. Extending Exposures-Sample Calculations

The following example illustrates the calculation of DSR Level premium by extending exposures. Since 2008 premiums are based on Rating Board rates prior to 10/1/08 and loss costs beginning 10/1/08, the example is for policy year 2008.

Assume for Policy Year 2008 there are only two policies written, and the premium at this point has been fully earned. Calculate the DSR Level premium given the following data:

Policy #WC12ABC

Policy Effective Date:	1/1/2008
Experience Modification Factor:	1.15
Payroll for Class Code 8810:	2,500,000
Payroll for Class Code 7421:	525,000
Payroll for Class Code 7380:	100,000
Increased Limits Premium for Employers' Liability	
(on a rate base):	1,775
Aircraft Seat Surcharge (on a rate base):	400
Expense Constant:	200
Policy #WC789YZ	
Policy Effective Date:	10/1/2008
Experience Modification Factor:	0.95
Payroll for Class Code 8810:	1,045,000
Payroll for Class Code 4431:	725,500
Expense Constant:	250

Begin by determining the manual premium for the class codes using the Rating Board rates and loss costs:

(1)	(2)	(3)	(4)	(5)
				Manual Premium
Policy #	Class Code	Payroll	Rate or Loss Cost	[(3) / 100] x (4)
WC12ABC	8810	2,500,000	0.28 (rate)	7,000
WC12ABC	7421	525,000	2.75 (rate)	14,438
WC12ABC	7380	100,000	7.67 (rate)	7,670
WC789yz	8810	1,045,000	0.20 (loss cost)	2,090
WC789yz	4431	725,500	4.59 (loss cost)	33,300

Then, using the premium algorithm in the Workers' Compensation and Employers' Liability Manual and the <u>premium definition</u> in the call reporting instructions, include the appropriate premium adjustments.

Policy #WC12ABC

Manual Premium for Policy	7,000 + 14,438 + 7,670 =	29,108
Increased Limits premium	-	+ 1,775
Premium prior to the application of the experience mod		30,883
Application of the experience mod	-	x 1.15
Premium after the application of the mod		35,515
Aircraft Seat Surcharge		+ 400
Expense Constant	-	+ 200
DSR Level premium		36,115
Policy #WC789YZ		
Manual Premium for Policy	2,090 + 33,300 =	35,390
Premium prior to the application of the experience mod	-	35,390
Application of the experience mod		x 0.95
DSR Level premium	-	33,621

The total DSR Level premium (Column (1)) for Policy Year 2008 based on these two policies is 36,115 + 33,621 = 69,736.

Note that the calculations for the policies above include the expense constant for the 1/1/08 policy since the DSR Level is rates and exclude the expense constant for the 10/1/08 policy because the DSR Level is loss costs. If the DSR Level were loss costs for both policies, both calculations would have excluded the expense constant.

b. Variations

The way in which this method is implemented may depend on the form in which the data is available. The example provided in Section a. above used data grouped by policy and class code. Extending exposures can also be applied to data grouped by class code and applicable premium adjustments. The data for each class code would include premium across multiple policies and effective dates. When applying the method this way, there are some additional considerations:

- If the approved loss costs or rates changed in the middle of the policy year, it would be necessary to separate the data so that the different approved loss costs or rates could accurately be reflected
- It is necessary to ensure that individual policy experience modification factors and other premium adjustments are reflected appropriately

2. Deriving DSR Level Premium from Company Standard Premium

This approach entails adjusting Company Standard premium to DSR Level premium for every time period where there is a deviation and/or loss cost multiplier (LCM) in effect. There are two basic steps in this method:

- Determine the deviations and/or LCMs in effect for a given policy year
- Use the deviations and/or LCMs to derive DSR Level premium from Company Standard premium
- a. Determining the Deviations and/or LCMs in Effect for a Given Policy Year

The first step in this method is to determine the deviations and/or LCMs in effect for a given policy year. These depend on the following items:

- Company loss cost multipliers or rate deviations in effect during the year
- Which Rating Board loss costs or rates were used by the carrier throughout the year
- DSR Levels in effect throughout the year

If the company adopts the latest approved loss costs or rates on the day they become effective, the deviations and/or LCMs in effect are simply the company rate deviations or loss cost multipliers. See Example 1 below.

Example 1

Assume that Rating Board rates and then loss costs became effective on 10/1/07 and 10/1/08, respectively.

The carrier adopted the 10/1/07 rates on the day they became effective, with a deviation of .90. The carrier then adopted the 10/1/08 approved loss costs on the day they became effective, with a loss cost multiplier of 1.30.

So, for Policy Year 2008 DSR Level premium, the following factors would need to be used to adjust (remove effect of the deviations and LCMs) Company Level premium to DSR Level premium:

1/1/2008 through 9/30/2008: .90
 10/1/2008 through 12/31/2008: 1.30

b. Using Deviations or LCMs to Derive DSR Level Premium from Company Standard Premium

The deviation or LCM for a given time period in the policy year is removed from Company Standard premium to determine the correct DSR Level premium. Then the premium for each time period is added together to create the final policy year DSR Level premium. Note that the application of this method is slightly different, depending on whether the DSR Level is loss costs or rates.

When the DSR Level is loss costs (10/1/08 and thereafter), Company Expense Constants and Balance to Minimum Premium adjustments must be removed from Company Standard premium prior to dividing by the LCM. See Example 2 below.

Example 2

For Policy Year 2008, assume we have the following data:

	Company	Company	Balance to	
	Standard	Expense	Minimum	
Time Period	Premium*	Constant	Premium Adj.	Deviation/LCM
1/1/2008-9/30/2008	3,500,000	400,000	175,000	.90
10/1/2008-12/31/2008	750,000	68,000	35,000	1.30

^{*} includes expense constant and balance to minimum premiums

The DSR Level premium for January through September is:

$$= [(3,500,000 - 400,000 - 175,000) / .90] + 400,000 + 175,000 = 3,825,000$$

The DSR Level premium for October through December is:

$$= (750,000 - 68,000 - 35,000) / 1.30 = 497,692$$

So, the DSR Level Premium for Policy Year 2008 is:

= 3,825,000 + 497,692 = 4,322,692

Note: When the DSR Level is rates (prior to 10/1/08), Company Expense Constants and Balance to Minimum Premium adjustments should be removed from Company Standard premium before applying the deviation. However, the Expense Constants and Balance to Minimum Premium adjustments MUST then be added back in to DSR Level premium.

3. Calculating DSR Level Premium – Other Considerations

Ensure that the data used in all calculations is consistent with the reporting requirements. For example, the data should reflect earned premium as of the appropriate valuation date with all proper exclusions.

Ensure that premium charges and/or credits are properly reflected based on their respective statistical code. Some statistical code premium amounts may need to be adjusted so that they only reflect amounts associated with the included experience.

The calculations shown in this GUIDE assume that the anniversary rating date (rate effective date) is the same as the policy effective date. If the two are different, and the anniversary rating date rule applies (for more details, see the Workers' Compensation and Employers' Liability Manual), the calculations should consider both the policy effective date and the anniversary rating date. The anniversary rating date may result in a different DSR Level for a portion of the policy. The policy effective date determines which policy year the experience is reported under. See Example 3 below.

Example 3

For Policy Year 2008, suppose we have the following data:

DSR Level for Policy Year 2008 (prior to 10/1/08): 10/1/2007 rates

DSR Level for Policy Year 2008 (10/1/08 & after): 10/1/2008 loss costs

Policy Period: 2/1/2008-2/1/2009

Anniversary rating date: 12/1/2008

The DSR Level for the policy:

2/1/2008 through 11/30/2008: 10/1/2007 rates

12/1/2008 through 1/31/2009: 10/1/2008 loss costs

Policy year experience is reported under: 2008

Note that, in the future, calculations may also need to be adjusted if:

 Rating Board loss cost changes apply to all outstanding policies (i.e., DSR Level premium includes the impact of all outstanding changes) ■ There are different rating options used for certain policies (e.g., consent to rate)
Regardless of the method utilized, all three premium columns in the Financial Data Calls should be on a consistent basis so that they reflect the same underlying experience.

B. Loss Costs in New York

Unless otherwise noted, an approved set of Rating Board loss costs becomes the DSR reporting level on the loss cost approval date and remains the DSR reporting level until superseded by a subsequent set of approved loss costs.

SECTION X — Premium Components Reporting Table

Premium Components Reporting Table	Α	В	С	D	Е	F
Tremum compension reporting rable		Standard Earned Premium			Net Earned	
		@DSR		@Company		nium
		@D3K		Level		
Column in Financial Call	(1)	(1)	(2)	(2)	(3)	(3)
PY/CY Associated with	2007	2008	2007	2008	2007	2008
1 17 61 71555514164 111111	&	&	&	&	&	&
	Prior	After	Prior	After	Prior	After
Premium generated from the application of a carrier loss cost	Х	Х	Х	✓	Х	√
multiplier						
Premium credits or debits under the experience rating and merit	✓	✓	✓	✓	✓	✓
rating plans (9884, 9885, 9886 and 9896)						
Territory differential premium for construction classes (9126,	✓	✓	✓	✓	✓	✓
9127 and 9128)						
Credits resulting from the use of the New York construction	✓	✓	✓	✓	\checkmark	✓
classification premium adjustment program (9046)	,	,	,		,	,
Increased limits premium for employers' liability (9803-9837 and	✓	✓	✓	✓	✓	✓
9840) Waiver of subrogation premium (0930)	/	/	,	/	/	/
Repatriation expense premium (9606)	√	√	√	√ /	√	√
· · · · · · · · · · · · · · · · · · ·	√	√ 	√	√	√	√
Expense constant premiums (0900)	√	X	√	√	√	√
Minimum premium balance amount (0990)	√	X	√	√	√	√
Employers' Liability Minimum Premium charge (9848)	√ 	X	√	√ 	√	√
Rate deviations (9034, 9036, 9037 and 9039)	Х	Х	√	Х	✓	✓
Premium credits under the New York Small Deductible Program	Х	Х	Х	Х	\checkmark	✓
or a deductible program independently filed by the carrier (9663						
and 9664) Premium credits under independently filed and approved carrier	Х	Х	Х	Х	,	/
specialty programs (for example, alternative dispute resolution,	^	_ ^	^	^	✓	✓
drug-free workplace (9846), managed care or preferred provider						
organization programs (9874))						
Premium credits under New York Workplace Safety Loss	Х	Х	Х	Х	√	√
Prevention Incentive Program (WSLPIP) (9743, 9748 and 9753)						
Compulsory Workplace Safety Program debits (9747)	Х	Х	Х	Х	√	/
Premium discounts (0063 and 0064)	X	X	X	X	√ √	√ √
Short Rate Penalty Premium (0931)	X	X	X	X		√ √
Premium credits under the Safe Patient Handling Program (9651)	X	X	X	X	√ √	√ √
<u> </u>						
Premium adjustments under the Retrospective Rating Plan	X	X	X	X	√	√
Schedule Rating Adjustments (9887 and 9889)	X	X	X	X	√ 	√
Workers' Compensation Security Fund (9749) surcharge	X	X	X	X	X	X
The New York State Assessment (0932)	X	X	X	X	X	X
Terrorism (9740) and the natural disasters and catastrophic industrial accident (9741) charges	Х	Х	Х	Х	Х	Х
Policyholder dividends	Х	Х	Х	Х	Х	X
i olicytiolaet atviaetius	^	_ ^	^	_ ^	_ ^	^

SECTION XI — New York Data Call Incentive Program ("NYDCIP")

A. General

The timely and accurate submission of carrier data enables the Rating Board to effectively fulfill its mission as the designated data collection organization for Workers' Compensation in New York. To encourage carrier members to satisfy their obligations to report the requested call information in a timely and accurate manner, the New York Data Call Incentive Program (NYDCIP) applies as set forth below. NYDCIP shall apply separately to <u>each</u> of the following annual Financial Calls for data:

- Policy Year, excluding Large Deductible (NY 101)
- Policy Year Large Deductible (NY 101D)
- Accident Year, excluding Large Deductible (NY 125)
- Accident Year Large Deductible (NY 125D)
- Appendices to each of the aforementioned calls (NY 101A, NY 101DA, NY 125A and NY 125DA)
- Statutory Page 14 (NY 214)
- Insurance Expense Exhibit Net and Direct (NY 222 and NY 223)
- New York Data Reconciliation (Page NY 225)
- New York Direct Written Premium (NY 115)
- Individual Large Loss and Catastrophe Claims (NY 131)
- Individual Section 32 Claims (NY 132)
- Individual Employers' Liability Claims (NY 141)

For the purpose of this program, any call that is submitted later than the call due date will be considered a late submission. A submission will be considered late and charges will accrue for each call until the call is received.

Resubmissions of a previously submitted call, whether voluntary by the carrier or required by the Rating Board as a result of its review of the submission, are subject to the provisions of the NYDCIP.

The penalties imposed on financial data consist of four parts – a charge for late submissions based on the number of days late and a carrier's market share; a charge for failure of a carrier to respond to Rating Board inquiries; a resubmission charge; and a charge for errors made by the carrier on the experience submitted. Please see the penalty formula in Section B for more details.

In addition, financial data and unit statistical (USR) reconciliation reports (Fin-Stat) are provided to carriers quarterly and can be accessed in FDRA. The Fin-Stat reports have been previously described in R.C. Bulletin 2498. Responses and/or corrections are only required by December 1 of each year for anomalies identified. A flat charge of \$300 per day will accrue for each business day after December 1 if there are any outstanding anomalies (including criticisms) that require an explanation and/or correction. If there are any outstanding anomalies (including criticisms) by December 31, the accrued penalty to-date will be doubled. Additional fines resulting from

Section XI – New York Data Call Incentive Program Issued December 2024

resubmissions of financial data calls and corrections of USR will apply separately. For more information on Fin-Stat, please see the Fin-Stat FAQs under the Fin-Stat section in FDRA.

В. **Penalty Formula**

The total charge for overdue and incorrect reporting of financial data will be calculated as follows:

 $A = \{(N \times \$400) + [(S \times B \times 100) \times \$800] + [(S \times C \times 100) \times \$1,500] + P + L\}$ subject to capping* + E

Total Penalty Charge Where, A =

> B = 1 to 10 business days late

C = 11 + business days late

N = Total number of business days late

- S = Market share equal to the proportion of the carrier's standard written premium to the total New York Workers' Compensation standard written premium for the current calendar year. Source data is NY 115 - Individual Carrier Call for Direct Written Premium.
- P = \$500 per day flat charge for each day after 5 business days that a carrier fails to respond to a Rating Board data inquiry, whether or not a correction is required.
- L = \$500 per call Resubmission Charge for each resubmission submitted after the call due date.

*The maximum penalty for each call under this program will be the greater of \$8,000 or 0.1% of the carrier's calendar year written premium, subject to a maximum of \$80,000 per call.

E = \$1,500 flat charge that results from the carrier's data being excluded from the annual loss cost filing due to either a failure to report a call or significant errors in the submitted data. Erroneous submissions are also subject to the basic daily charges until corrected.

C. **Non-Payment of Penalties**

If penalties associated with NYDCIP remain unpaid after 90 days, interest in the amount of 1.33% per month (16% per year) will be charged on the unpaid balance. Interest will continue to be assessed for each 30-day period that a carrier remains delinquent on the total balance due to date.

In addition, the Rating Board's Constitution establishes a mechanism for the Rating Board's Board of Governors to address a member's unpaid fines. As provided by this mechanism, a member's failure to satisfy their obligations may result in termination of membership, additional fines, interest at the maximum rate permitted by law, or other remedial or corrective action, including

reimbursement of attorneys' fees and costs incurred by the Rating Board to bring members into compliance with their obligations.

D. Appeal Process

If a carrier objects to a fine amount that has been imposed, it can appeal the application of the NYDCIP. To be considered for review, a <u>written request</u> explaining the reason(s) for the appeal must be submitted to the Actuarial Department of the Rating Board <u>within 30 days of the date on</u> the invoice that was sent by the Rating Board to the carrier.

Once the written appeal is received, the following action will be taken:

- A staff member will acknowledge receipt of the appeal and inform the carrier that its appeal will be reviewed.
- The Rating Board will review the appeal of the carrier and, within 30 days, grant the carrier's request or sustain the original fine(s).
- The carrier, if not satisfied with the staff decision, may then request, in writing, a reconsideration of the decision, or a conference with the Rating Board staff to resolve any differences. This request should contain supporting documentation and be addressed directly to the Rating Board's Senior Vice-President & Chief Actuary for resolution.
- If all the above fails to resolve the issue(s), then an appeal directly to the President of the Rating Board may be made.

E. Data Quality Standards

To help ensure data quality, FDRA automatically performs arithmetic functions and populates certain data cells with data entered in other cells that have the same definition and valuation. This process ensures that the submitted data is consistent within and between the various call forms.

Relational edits that are currently performed by the Rating Board staff will be incorporated into FDRA on an ongoing basis.

As part of its monitoring efforts, and to provide the carriers with information regarding the quality of the reported financial data, Score Card Reports for each carrier will be made available within FDRA several months after each year's call process has concluded. The information from the Score Card Report will be reflected in the Carrier Performance Reports issued by the Rating Board.

The Score Card Report provides grades for each of the annual Financial Data Calls and is comprised of two grades, one for timeliness and one for data quality. Grades are assigned for timeliness based on when each call is received relative to its respective due date. Data quality grades are reflective of any errors in the data or resubmissions of previously reported call data.

A sample Score Card Report is shown below along with the breakdown of both scores.

NEW YORK COMPENSATION INSURANCE RATING BOARD 2024 FINANCIAL DATA CALL SCORE CARD REPORT

Call Name	Due Date	First Submission Date	Latest Submission Date	Timeliness Score	Quality Score
NY 101	3/17/2025				
NY 101D	3/17/2025				
NY 115	3/17/2025				
NY 125	3/17/2025				
NY 125D	3/17/2025				
NY 214	3/17/2025				
NY 222	4/1/2025				
NY 223	4/1/2025				
NY 225	3/17/2025				

Timeliness

Score	Days Late
100	0
90	1
80	2
70	3
60	4
50	5
40	6
30	7
20	8
10	9
0	10 or more

Quality

Score	Criteria				
100	No errors detected by NYCIRB and no resubmissions after the call due date				
≤ 90	Errors corrected by carrier within days after requested by NYCIRB	Or Voluntary resubmission within days of call due date			
90	1	2			
88	2	4			
85	3	6			
83	4	8			
80	5	10			
70	6	12			
68	7	14			
65	8	16			
62	9	18			
60	10	20			
50	15	30			
0	More than 15	More than 30			