



NAIC Fixed Income-Like SEC Registered Funds List

**SEC Registered Mutual Funds Eligible to be Reported on
Schedule D; Part 2, Section 2 with an NAIC Designation**

January 30, 2020



National Association of
Insurance Commissioners

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National Association of Insurance Commissioners

List of Approved SEC Registered Funds Eligible to be Reported on Schedule D2 Part 2, Section 2 with an NAIC Designation as of January 30, 2020

NOTE:

An insurance company that purchases an SEC Registered Fund whose name was added by the SVO to:

- The List of SEC Registered Funds Eligible to be Reported on Schedule D; Part 2, Section 2 with an NAIC Designation

must file the Fund with the SVO if they wish to obtain a final NAIC Designation for reporting purposes. The Regulatory Treatment Analysis Services ("RTAS") process used to evaluate SEC Registered Funds under Part Two only results in the assignment of a preliminary NAIC Designations to the SEC Registered Fund.

Preliminary NAIC Designations are indications of the likely SVO response if the SEC Registered Fund were purchased by an insurer and filed with the SVO for assignment of an NAIC Designation and are based on preliminary documentation and therefore **cannot be used** to report the SEC Registered Fund to the NAIC or state insurance regulators.

Please refer to **Part Two** of the Purposes and Procedures Manual of the NAIC Investment Analysis Office for text discussing the RTAS process for a detailed discussion of the preliminary status of NAIC Designations assigned under the RTAS process.

NOTE:

It has come to our attention that there is some confusion regarding the new NAIC Fixed Income-Like SEC Registered Funds List. Funds on this list are permitted to be reported on the common stock schedule, Schedule D-2, Part 2, with an NAIC Designation. The SVO did not add any funds to this list as of December 31, 2019, so there are no funds to report on the common stock schedule with an NAIC designation for year end 2019.

The SVO adds a fund's security ID to the list on the SVO's web page only after it has been reviewed; however, insurers must still file the fund in VISION if they want the SVO to assign an NAIC Designation. The SVO only publishes assigned NAIC Designations in AVS+ application. The SVO does not publish NAIC designations on the fund lists.

Some vendors have made this a required field in their systems; it only needs to be reported if an NAIC designation was assigned to the fund and published in AVS+. Funds that the SVO adds to this list can be reported on Schedule D-2, Part 2 with an NAIC Designation but they still receive RBC treatment for common stock, at this time.

