OLD REPUBLIC INTERNATIONAL CORP

Form 11-K June 29, 2011

SECURITIES AND EXCHANGE COMMISSION Weshington, D.C. 20540

	Washington, D.C. 20549
	FORM 11-K
[X]	Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934 For the Fiscal Year Ended December 31, 2010
	or
[]	Transition Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934
	For the transition period from to
Commission File N	umber: 001-10607
	LIC INTERNATIONAL CORPORATION AVINGS AND STOCK OWNERSHIP PLAN

OLD REPUBLIC INTERNATIONAL CORPORATION 307 NORTH MICHIGAN AVENUE CHICAGO, ILLINOIS 60601



Total Pages: 19

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Administration Committee has duly caused this Annual Report to be signed on behalf of the undersigned, thereunto duly authorized.

OLD REPUBLIC INTERNATIONAL CORPORATION EMPLOYEES SAVINGS AND STOCK OWNERSHIP PLAN, Registrant

By: /s/ A.C. Zucaro

A.C. Zucaro, Member of the Administration

Committee

Date: June 29, 2011



REPORT ON AUDITS OF FINANCIAL STATEMENTS AND SUPPLEMENTAL SCHEDULE

FOR THE YEARS ENDED DECEMBER 31, 2010 AND 2009

OLD REPUBLIC INTERNATIONAL CORPORATION EMPLOYEES SAVINGS AND STOCK OWNERSHIP PLAN

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Note

Supplemental schedules required by the Employee Retirement Income Security Act of 1974, as amended that have not been included herein are not applicable.

Report of Independent Registered Public Accounting Firm

To the Participants and Administrator of the Old Republic International Corporation Employees Savings and Stock Ownership Plan

We have audited the accompanying statements of net assets available for benefits of the Old Republic International Corporation Employees Savings and Stock Ownership Plan (the "Plan") as of December 31, 2010 and 2009, and the related statements of changes in net assets available for benefits for the years ended December 31, 2010 and 2009. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. The Plan is not required to have, nor were we engaged to perform an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we expressed no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 2010 and 2009, and the changes in net assets available for benefits for the years ended December 31, 2010 and 2009, in conformity with accounting principles generally accepted in the United States.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of assets (held at end of year) as of December 31, 2010, is presented for the purpose of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan's management. The supplemental schedule has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects when considered in relation to the basic financial statements taken as a whole.

/s/ Mayer Hoffman McCann P.C.

Minneapolis, Minnesota June 29, 2011

STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS

As of December 31, 2010 and 2009

Par	ticinant N	201 Von-Participant	0		Participant	200 Non-Participant		
Di	irected ecount	Directed Account	Unallocated Account	Combined Account	Directed Account	Directed Account	Unallocated Account	Combined Account
ASSETS Investmen at fair value:	ts,							
Old Repu Internatio	onal on:	140 260 211	¢ (2.022.660 ¢	209 227 005 \$	2 704 200) ¢ 100 144 004	¢ 52 145 712 ¢	155 004 105
shares Commor committe release to particip (513,34 shares at \$13.63 per share and 503,212	n shares ed for ants 8	5 140,369,211 5	\$ 63,932,660 \$	208,227,905 \$	5 2,794,399	9 \$ 100,144,084	\$ 52,145,712 \$	155,084,195
shares at \$10.04								
per share, respecti	- velv)	6,996,933	(6,996,933)	-	-	5,052,248	(5,052,248)	-
Mutua203 funds Collective Trusts: Short-ter	3,282,969 e	60,069	-	203,343,038	171,552,608	30,036	-	171,582,644

Investment

Fund, Cash - &	-	1,646,690	1,646,690	-	-	1,743,647	1,743,647
CD's Total 207,209,003 investments	147,426,213	58,582,417	413,217,633	174,347,007	105,226,368	48,837,111	328,410,486
Contributions receivable from	-	2,312,722	2,312,722	-	-	1,858,061	1,858,061
employers Contributions 381 receivable from	-	-	381	76,918	-	-	76,918
employees Funds 77,473 in course	-	(251)	77,222	4,849	-	-	4,849
of settlement Accrued - interest and dividends receivable	-	34	34	-	-	-	-
Tota\$ 207,286,857 assets	\$ 147,426,213	\$ 60,894,922 \$	415,607,992 \$	174,428,774	\$ 105,226,368	\$ 50,695,172 \$	330,350,314
LIABILITIES							
	\$ -	\$ 43,050,000 \$	43,050,000 \$	- \$	-	\$ 46,650,000 \$	46,650,000
payable Unpaid - anti-discrimination refunds	-	-	0	50,210	-	-	50,210
Unpaid - administrative expenses	10,747	8,704	19,451	-	21,000	-	21,000
Total - liabilities	10,747	43,058,704	43,069,451	50,210	21,000	46,650,000	46,721,210
NET ASSETS AVAILABLE FOR BENE E0T \$286,857	147,415,466	17,836,218	372,538,541	174,378,564	105,205,368	4,045,172	283,629,104

Total	
liabilities	
and	
net	
assets ava\$\a2007,286,857 \$ 147,426,213 \$ 60,894,922 \$ 415,607,992 \$ 174,428,774 \$ 105,226,368 \$ 50,695,172 \$ 330,350 for benefits),314

The accompanying notes are an integral part of the financial statements.

STATEMENTS OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS

For the years ended December 31, 2010 and 2009

Participant Directed Account	No	201 on-Participan Directed Account		Combined Account	2009 Participar Directed Account	l	Non-Participant Directed Account	Unallocated Account	Combined Account
Additions: Employer - contributions Common shares committed for release to participants (513,348 shares at \$13.63 per share and 503,212 shares	\$	-	\$ 2,312,726 \$	3 2,312,726	5\$ -		\$ -	\$ 1,858,061	\$ 1,858,061
at \$10.04 per - share,		6,996,933	-	6,996,933	-		5,052,248	-	5,052,248
respectively) Employ 853,545 contributions	5	-	-	19,853,545	18,169,9	984	-	-	18,169,984
Interfun&,589,057	7	(3,589,057)	-	-	1,949,2	268	(1,949,268)	-	-
transfers Interest 1,040	C	681	273	1,994	4,1	177	6,399	2,264	12,840
income Dividen&,433,594 income Net appreciation (depreciation) in	4	7,022,749	-	13,779,650		331	6,620,757	3,581,877	13,343,465
21,007,150	C	37,454,560	16,839,196	75,300,906	30,706,2	206	(18,537,033)	(9,764,336)	2,404,837

	0 0						
fair value of investments							
47,884,386	47,885,866	22,475,502	118,245,754	53,970,466	(8,806,897)	(4,322,134)	40,841,435
Deductions: Termination and withdrawal							
benefits4,925,138 Common shares committed for release to participants (513,348 shares at \$13.63 per share and 503,212 shares at	5,577,611		20,502,749	10,596,361	4,065,818		14,662,179
\$10.04 per - share,	-	6,996,933	6,996,933	-	-	5,052,248	5,052,248
respectively) Interest -	-	1,686,031	1,686,031	-	-	1,843,592	1,843,592
expense Anti-discr(50,2210)n	-	-	(50,210)	50,210	-	-	50,210
refunds Administrat@le165 expenses	98,157	1,492	200,814	125,895	71,463	565	197,923
14,976,093 NET 32,908,293 ADDITIONS (DEDUCTIONS)	5,675,768 42,210,098	8,684,456 13,791,046	29,336,317 88,909,437	10,772,466 43,198,000	4,137,281 (12,944,178)	6,896,405 (11,218,539)	21,806,152 19,035,283
Net assets available for plan benefits, beginhi74g378,564 of year	105,205,368	4,045,172	283,629,104	131,180,564	118,149,546	15,263,711	264,593,821

NET ASSETS
AVAILABLE
FOR PLAN
BENEOTIZS,6,857 \$ 147,415,466 \$ 17,836,218 \$ 372,538,541 \$ 174,378,564 \$ 105,205,368 \$ 4,045,172 \$ 283,629,104
END
OF
YEAR

The accompanying notes are an integral part of the financial statements.

OLD REPUBLIC INTERNATIONAL CORPORATION EMPLOYEES SAVINGS AND STOCK OWNERSHIP PLAN

NOTES TO FINANCIAL STATEMENTS

1. Description of Plan

A. Basis of Presentation

The accompanying financial statements of the Old Republic International Corpora—tion Employees Savings and Stock Ownership Plan (the Plan) include plan assets for employees of Old Republic International Corporation and participating subsidiaries [the Corporation, the Plan Sponsor, the Company(ies) or the Employers]. These financial statements and accompanying notes together provide only general information about the Plan. The Plan Document must be referred to for a complete description of the Plan's provisions.

B. General

The Plan is a defined contribution plan, under the provisions of Section 401(k) of the Internal Revenue Code, covering a majority of employees of the Corporation and certain of its subsidiary companies and is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA). Employees become participants in the Plan on their employment date and as soon as they elect to make contributions to the Plan. Effective as of January 1, 2008, the Plan was amended and operates, in relevant part, as a leveraged employee stock ownership plan (ESOP), and is designed to comply with Section 4975(e)(7) and the regulations there under of the Internal Revenue Code of 1986, as amended (Code) and is subject to the applicable provisions of ERISA.

The Plan purchased Corporation common shares (ESSOP shares) using the proceeds of loans from the Corporation and participating subsidiary companies (See Note 4). Unallocated ESSOP shares purchased with the Corporation loan proceeds are pledged as collateral on the Corporation loan. The participating subsidiary company loans are guaranteed by the Corporation. ESSOP shares are held in a trust established under the Plan. The borrowings and interest costs are to be repaid over a ten year period by fully deductible Corporation contributions to the Plan, dividends from unallocated Corporation stock, and any earnings the net funds may earn.

The Corporation borrowed funds from a third-party lending institution to fund a portion of the loan proceeds. The Corporation borrowings are collateralized by the associated unallocated ESSOP shares of stock. The lender has no rights against shares once they are allocated under the Plan. Accordingly, the financial statements of the Plan as herein included, present separately the assets and liabilities and changes therein pertaining to the stock not yet allocated to participants under the column entitled "Unallocated Account." Shares allocated are included in the financial statements herein under the columns titled "Non-participant Directed Account" and are entitled to diversification as afforded within the Plan document.

On an annual basis, the Plan makes a calculation of the number of shares to be allocated (released) to the account of eligible participants. The calculation of allocated shares is made in accordance with applicable regulations under the Code and the Plan document. Shares allocated to participants will vest in accordance with the stated vesting provisions in the Plan document (See Note 1E).

C. Contributions

Deferral elected contributions from employees are made on a pre-tax basis up to a limit of \$16,500 in 2010. Participants may elect to make additional contributions, on a post-tax basis, up to a maximum of 100% of eligible compensation, as defined in the Plan, not to exceed the limits set by Section 415 of the Code. All contributions are recorded in the period in which the Companies make payroll deductions from Plan participants. Any employee who does not contribute to the Plan does not receive a Company matching contribution. Only employee contributions up to 6% are matched. However, the maximum amount of contribution which can be matched per employee cannot exceed \$9,000 (6% of \$150,000) per Plan year. Contributions are also subject to other Code limitations (including the limits imposed by Code Section 415).

NOTES TO FINANCIAL STATEMENTS

1. Description of Plan, Continued

C. Contributions, Continued

Employees may also roll over into the Plan qualified distributions from their previous employer(s)' qualified plan(s). In addition, employees who are 50 years of age at any time during the Plan year, may make additional, pre-tax, catch-up contributions up to \$5,500 in 2010. Rollovers and catch-up contributions are not eligible for company matching.

Participants direct the investment of their contributions into various Fidelity Investment mutual funds offered by the Plan, of which there are currently twenty three. In addition, participants may also direct their contributions to buy Old Republic common stock. Participants may change the investment allocation of their contributions and earnings thereon daily.

A plan participant is eligible to receive an allocation of ESSOP shares if the following criteria are met:

- the participant completes 1,000 or more hours of service during the year and
- the participant is employed by one of the Companies on December 31 of that year, died or became fully disabled during the year, or retired during the year after attaining age 65.

The Company contributions, when aggregated with the Plan's dividends and other earnings on the unallocated ESSOP shares, are used to fund the Plan's debt service. The debt service funding triggers the release of shares to be allocated to participants' accounts, in accordance with regulations under ERISA, the Code and the Plan Document.

The Company matching contribution is based on the following formula:

Percentage of	If the percentage increase in the Corporation's average							
Recognized	operating							
Compensation	operating earnings per share for the most recent five year							
Contributed	period is							
	Less Than	6.00%	9.01%	15.01%	Over			
	6%	to 9%	to 15%	to 20%	20%			
	The Re	sulting Emp	oloyer Matcl	ning Contrib	ution			
	On the	First 6% OI	F Employee	Savings Wil	l Be:			
1.00%	30%	40%	65%	100%	140%			
1.01% to 2.00%	28%	38%	63%	98%	138%			
2.01% to 3.00%	26%	36%	61%	96%	136%			
3.01% to 4.00%	24%	34%	59%	94%	134%			
4.01% to 5.00%	22%	32%	57%	92%	132%			
5.01% to 6.00%	20%	30%	55%	90%	130%			
6.01% to 15.00%	None	None	None	None	None			

The percentage increase in the Corporation's average operating earnings per share is obtained by comparing the average diluted operating earnings per share for the Corporation for the five years ending with the calculation year, to the same average for the five years ending the year prior to the calculation year. Operating earnings per share are equal to net income per share exclusive of realized capital gains or losses and extraordinary items and income taxes applicable thereto.

Additional amounts from consolidated annual net profits after taxes or accumulated earnings as the Board of Directors of the Companies may determine from time to time may be added to the contributions resulting from the above formula. The amounts of the Companies' contributions are subject to the following limitations:

• Prior to December 31, 2008, no contribution could be made if the Corporation's consolidated annual net profit before extraordinary items and taxes were less than \$2,500,000. Effective as of December 31, 2008, the Plan was amended to allow the Corporation's Board of Directors to

NOTES TO FINANCIAL STATEMENTS

1. Description of Plan, Continued

C. Contributions, Continued

- waive such minimum profit requirement. For plan years 2010 and 2009, the Corporation's Board of Directors elected to waive the Plan's minimum profit requirements and declared matching contributions of \$2,312,726 and \$1,858,061, respectively. The approval of these amounts was necessary to enable the Plan to meet its debt service requirements for 2010 and 2009. For financial statement purposes, the discretionary contribution is included with the employer matching contribution.
- No contribution shall be made by any Employer for any fiscal year which exceeds the maximum amount currently deductible by that Employer under section 404 of the Code.
- No contribution shall be made by any Employer for any fiscal year which would cause its total contribution to exceed the amount of its annual net profit before taxes and its accumulated earnings.

D. Employee Account

When a plan participant makes employee contributions, the contributions are allocated to the mutual fund(s) or Old Republic common stock fund as designated by the participant. These funds constitute the participant's Employee Account which, for financial statement purposes, is included in the Participant Directed Account. Earnings or losses inure to each plan participant's Employee Account on a daily basis, based upon the performance of the mutual fund(s) and Old Republic common stock fund that the plan participant selected. Participants are fully vested in their contribution funds and earnings/losses thereon. The benefit to which a participant is entitled is the benefit that can be provided from the participant's vested account.

For contributions made to the Plan prior to 2005, participants may make in-service withdrawals from their Employee Account no more than twice during a plan year. The minimum amount of such in-service withdrawal shall be the lower of \$500 or the balance of the participant's Employee Account as of the last day of the prior plan year. For contributions made to the Plan after 2004, participants may make in-service withdrawals, including contributions made during the year of the in-service withdrawal, only if they meet the hardship provisions outlined in the Internal Revenue Service Regulations.

E. Company Account

Each year, the released shares triggered by the debt service funding and the earnings/losses thereon are allocated to the participant's Company Account which, for financial statement purposes, is included in the Non-Participant Directed Account. If a plan participant terminates service with the Companies, the amount that he/she receives from his/her Company Account depends upon his/her vested interest in such account. A plan participant vests in his/her Company Account based on his/her "Years of Service," over a six year period, with 20% vesting after two years of service plus an additional 20% per additional vesting year.

A plan participant earns a Year of Service for each calendar year during which he/she completes 1,000 or more hours of service for the Companies. However, a plan participant will become 100% vested in his/her Company Account prior to six years of service if:

- the plan participant has reached age 65, or
 - termination is caused by death, or
- termination is caused by total and permanent disability which renders the employee incapable of performing satisfactory service for the Companies.

Upon meeting any of the above, the participant may elect to receive his/her benefits in the form of cash or Old Republic International Corporation common shares (Company Stock). If a participant elects a cash distribution of both his/her Company Account and Employee Account, he/she may elect to be paid:

NOTES TO FINANCIAL STATEMENTS

1. Description of Plan, Continued

E. Company Account, Continued

- in one lump sum, or
- in a direct rollover to an eligible retirement plan specified by the participant, or
- in substantially equal annual or more frequent installments paid over a reasonable period of time not to exceed the life expectancy of the participant or the joint life expectancy of the participant and his/her spouse or designated beneficiary.

The amount a plan participant receives from his/her Company Account is also affected by forfeitures and earnings/losses. If a plan participant terminates service prior to full vesting, the non-vested portion of his/her Company Account is forfeited. Forfeited matching amounts are re-allocated to remaining participants who made employee contributions, completed 1,000 or more hours of service for the Company during the year, and are employed by the Company on December 31 or terminated service due to retirement on or after age 65, death, or total and permanent disability. Forfeited amounts from other employer discretionary contributions not included in matching contributions are reallocated to all remaining eligible plan participants who are employed by the Companies on the last day of the year. Forfeitures are allocated based upon the ratio of the plan participant's eligible compensation to the eligible compensation of all eligible plan participants (eligible compensation is limited to a maximum of \$150,000). Forfeitures allocated in the 2010 and 2009 plan years were \$236,000 and \$88,116, respectively.

Each participant's account is credited with an allocation of ESSOP shares released by the Trustee from the unallocated account and forfeitures of terminated participants' non-vested accounts. Only those participants, who are eligible participants as described above, will receive an allocation in accordance with the Plan document.

Participants are able to divest Company Stock acquired with employer matching and profit sharing contributions after completing three years of service. The investment options available for diversification are the same mutual funds available for investment of Employee contributions. Previously diversified funds may be re-diversified into Old Republic common stock. For financial statement purposes, diversified funds are transferred from the Non-Participant Directed Account to the Participant Directed Account, but are still considered part of the Company Account.

F. Unallocated Account

The unallocated account represents all assets and liabilities of the Plan relating to the leveraging of the Plan and not yet allocated or committed to be allocated to participants.

G. Common Shares Committed for Release to Participants

The Common Shares Committed to be Allocated to Participants represents the fair market value of the ESSOP shares to be allocated to participants' accounts after December 31. It represents the number of shares calculated in accordance

with applicable regulations under the Code. It takes into account the debt service provided by the company matching and other discretionary contributions, and dividends received on the unallocated ESSOP shares during the year. The release fraction applied to the number of unreleased shares at December 31 is the principal paid that coincides with the timing of the company matching contribution, discretionary contributions, and the interest paid during the plan year (numerator) divided by the numerator plus an estimate of the remaining future principal and interest (assuming most recent interest rate at December 31) to be paid.

At December 31, 2010 and 2009, 513,348 and 503,212 ESSOP shares, respectively, were committed to be released and 4,177,236 and 4,690,584 respectively, remained as unallocated. It should be noted that there is no connection as to the number of shares being allocated and the market value of the Corporation's common

OLD REPUBLIC INTERNATIONAL CORPORATION EMPLOYEES SAVINGS AND STOCK OWNERSHIP PLAN

NOTES TO FINANCIAL STATEMENTS

1. Description of Plan, Continued

G. Common Shares Committed for Release to Participants, Continued

shares at any given time. Hence, the market value of the stock on the actual day of allocation (release) to participants' accounts may vary from the fair market value at December 31, 2010 and 2009, as presented in the financial statements.

H. Voting Rights

Each participant is entitled to exercise voting rights attributable to the shares allocated to his or her account and is notified by the Trustee prior to the time that such voting rights are to be exercised. The Trustee is not permitted to vote any allocated share for which instructions have not been given by a participant. The Trustee is required, however, to vote any unallocated shares on behalf of the collective best interest of plan participants and beneficiaries.

2. Summary of Accounting Policies

A. Basis of Accounting

The Plan's financial statements are prepared on an accrual basis of accounting in accordance with accounting principles generally accepted in the United States.

B. Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires the Plan's administrator to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of additions and deductions during the reporting period. Actual results can differ from those estimates.

C. Risks and Uncertainties

Besides the investment of matching contributions into common stock of the Corporation, the Plan provides participants with various investment alternatives for their savings contributions and or diversifications. These investment alternatives are made up of various types of Fidelity Investment mutual funds which can be equity based, fixed income based or a combination thereof. In addition, participants may also direct their contributions to buy Old Republic common stock.

All of the above investment alternatives are exposed to various market risks including the level of interest rates, economic conditions and individual credit profiles. Due to these risks and the uncertainty related to changes in the market value of underlying investment securities, it is possible that participants' account balances and the amounts reported in the statements of net assets available for benefits and the statements of changes in net assets available for

benefits could be materially affected.

D. Investment Valuation and Income Recognition

The Plan's investments are reported at fair value. Shares of mutual funds are valued at the net asset value of shares held by the Plan at the valuation date. Old Republic International Corporation common shares are traded on a national securities exchange and are valued at the last reported sales price on the last business day of the year. Investments in the Common Trust-Short-term Investment Fund of the Northern Trust Company ("Trustee") are valued by the Trustee at fair value which approximates cost, and consists of short-term obligations.

NOTES TO FINANCIAL STATEMENTS

- 2. Summary of Accounting Policies, Continued
- D. Investment Valuation and Income Recognition, Continued

The statements of changes in net assets available for benefits reflect the net appreciation (depreciation) in fair value of the Plan's investments, which consists of realized gains or losses and the unrealized appreciation (depreciation) on those investments. Interest income is recorded as earned and dividend income is recorded as earned on the ex-dividend date. Purchases and sales are recorded on a trade-date basis.

E. Termination and Withdrawal Benefit Payments

Termination and withdrawal benefit payments are recorded upon distribution payment.

F. Plan Expenses

Plan expenses including fees for trustee, legal, accounting, auditing, investment, custodial and other services are paid by the Plan and included in administrative expenses. Certain other expenses are paid or provided by the plan sponsor. Investment management fees paid by the Plan are included in the net fund investment appreciation (depreciation) for the year.

G. Recently Issued Accounting Pronouncements

In January 2010, the FASB issued guidance which expanded the required disclosures about fair value measurements. In particular, this guidance requires (i) separate disclosure of the amounts of significant transfers in and out of Level 1 and Level 2 fair value measurements along with the reasons for such transfers, (ii) information about purchases, sales, issuances and settlements to be presented separately in the reconciliation for Level 3 fair value measurements, (iii) fair value measurement disclosures for each class of assets and liabilities and (iv) disclosures about the valuation techniques and inputs used to measure fair value for both recurring and nonrecurring fair value measurements for fair value measurements that fall in either Level 2 or Level 3. This guidance is effective for annual reporting periods beginning after December 15, 2009 except for (ii) above which is effective for fiscal years beginning after December 15, 2010. Net assets available for benefits and changes in net assets available for benefits of Plan were not affected by the adoption of the new guidance.

H. Subsequent Events

Subsequent events have been evaluated through the date the financial statements were issued.

NOTES TO FINANCIAL STATEMENTS

3. Investments

A. Investments Greater Than 5% of Plan Assets

The following presents investments, the fair value of which are 5% or more of Plan assets at December 31:

	2010	2009
Old Republic International Corporation Common Stock:		
Allocated and participant directed accounts (288,044 and		
278,327 shares, respectively)	\$ 3,926,034 \$	2,794,399
Allocated and non-participant directed accounts (10,298,548		
and 9,974,510 shares, respectively)	140,369,211	100,144,084
Committed to be allocated to participant accounts (513,348 and		
503,212 shares, respectively)	6,996,933	5,052,248
Not allocated to participant accounts (4,177,235 and 4,690,584		
shares, respectively)	56,935,727	47,093,464
Total held by the Plan (15,227,176 and 15,446,633 shares,		
respectively)	208,227,905	155,084,195
Fidelity Cash Reserves Fund	21,320,834	23,327,186

Net appreciation in the fair value of investments is broken down as follows for the years ended December 31:

	2010	2009
Old Republic International Corporation Common Stock	\$ 55,364,421 \$	(28,798,257)
Mutual funds	\$ 19,936,4855 75,300,906 \$	31,203,094 2,404,837

B. Fair Value Measurements

The Plan investments are reported at fair value in the accompanying statements of net assets available for plan benefits. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants (an exit price) at the measurement date. A fair value hierarchy is established that prioritizes the sources ("inputs") used to measure fair value into three broad levels: inputs based on quoted market prices in active markets (Level 1); observable inputs based on corroboration with available market data (Level 2); and unobservable inputs based on uncorroborated market data or a reporting entity's own assumptions (Level 3).

A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement.

The valuation methodologies used for assets measured at fair value are discussed further in Note 2(D). There have been no changes in the methodologies used at December 31, 2010 from prior years.

NOTES TO FINANCIAL STATEMENTS

3. Investments, Continued

B. Fair Value Measurements, Continued

The following table sets forth by level, within the fair value hierarchy, the plan's assets at fair value as of December 31, 2010 and 2009:

	1 0	ir Value Measure	ments as	of Decemb	per 31, 201	0	
		Level 1	L	evel 2	L	evel 3	Total
Mutual funds:							
Balanced funds	\$	43,287,907	\$	-	\$	-	\$ 43,287,907
Equity funds		81,061,159		-		-	81,061,159
Fixed Income funds		54,090,797		-		-	54,090,797
Growth fund		6,249,276		-		-	6,249,276
Index funds		18,653,899		-		-	18,653,899
Total mutual funds		203,343,038		-		-	203,343,038
Company Common		208,227,905		-		-	208,227,905
stocks							
Other short-term		1,646,690		-		-	1,646,690
Total investments at fair	\$	413,217,633	\$	-	\$	-	\$ 413,217,633
value							
	Fa	ir Value Measure					
		ii vaiuc ivicasuici	ments as	of Decemb	oer 31, 200	9	
		Level 1		of Decemb evel 2	-	9 evel 3	Total
Mutual funds:					-		Total
Mutual funds: Balanced funds	\$				-		\$ Total 33,729,540
Balanced funds	\$	Level 1	L		L		\$
	\$	Level 1 33,729,540	L		L		\$ 33,729,540
Balanced funds Equity funds	\$	Level 1 33,729,540 66,785,150	L		L		\$ 33,729,540 66,785,150
Balanced funds Equity funds Fixed Income funds	\$	Level 1 33,729,540 66,785,150 50,921,688	L		L		\$ 33,729,540 66,785,150 50,921,688
Balanced funds Equity funds Fixed Income funds Growth fund	\$	Level 1 33,729,540 66,785,150 50,921,688 4,791,191	L		L		\$ 33,729,540 66,785,150 50,921,688 4,791,191
Balanced funds Equity funds Fixed Income funds Growth fund Index funds	\$	23,729,540 66,785,150 50,921,688 4,791,191 15,355,075	L		L		\$ 33,729,540 66,785,150 50,921,688 4,791,191 15,355,075
Balanced funds Equity funds Fixed Income funds Growth fund Index funds Total mutual funds	\$	1 33,729,540 66,785,150 50,921,688 4,791,191 15,355,075 171,582,644	L		L		\$ 33,729,540 66,785,150 50,921,688 4,791,191 15,355,075 171,582,644
Balanced funds Equity funds Fixed Income funds Growth fund Index funds Total mutual funds Company Common	\$	1 33,729,540 66,785,150 50,921,688 4,791,191 15,355,075 171,582,644	L		L		\$ 33,729,540 66,785,150 50,921,688 4,791,191 15,355,075 171,582,644
Balanced funds Equity funds Fixed Income funds Growth fund Index funds Total mutual funds Company Common stocks	\$	Level 1 33,729,540 66,785,150 50,921,688 4,791,191 15,355,075 171,582,644 155,084,195	L		L		\$ 33,729,540 66,785,150 50,921,688 4,791,191 15,355,075 171,582,644 155,084,195
Balanced funds Equity funds Fixed Income funds Growth fund Index funds Total mutual funds Company Common stocks Other short-term		133,729,540 66,785,150 50,921,688 4,791,191 15,355,075 171,582,644 155,084,195	\$		\$ *		33,729,540 66,785,150 50,921,688 4,791,191 15,355,075 171,582,644 155,084,195

4. Notes Payable

In December 2008, the Plan entered into term loan agreements with the Corporation and participating subsidiary companies for aggregate borrowings of \$50,000,000 (\$30,000,000 from the Corporation and \$20,000,000 from the participating subsidiary companies). The proceeds of the loans were used to purchase 5,488,475 shares of the Corporation's common stock. Unallocated shares associated with the Corporation's loan are collateral on the loans. The Corporation pledged its rights associated with the collateral shares as collateral on the Corporation's loan with a financial institution. The participating subsidiary company loans are guaranteed by the Corporation. The loans all bear interest at a variable interest rate indexed to the London Interbank Offered Rate (LIBOR) plus 350 basis points. The interest rate was 3.76% and 3.73% at December 31, 2010 and 2009, respectively.

Interest is payable quarterly with any remaining accrued interest due and payable on maturity of the loan. Principal on the Corporation's loan is payable in accordance with the following maturity schedule through March 2018 when any remaining principal and accrued interest are due and payable. Principal on the participating subsidiary company loans are due on March 31, 2011, subject to annual loan renewal under the ESSOP loan agreements dated December 8, 2008. In 2011, the Plan repaid \$1,580,000 principal to the subsidiary companies. The repayment of the remaining principal balance of \$15,640,000 was extended through March 31, 2012.

NOTES TO FINANCIAL STATEMENTS

4. Notes Payable, Continued

At December 31, 2010, loans due to the Corporation and participating subsidiary companies aggregated \$43,050,000.

Maturities of the Plan's ESSOP loans are as follows:

			Participating
			Subsidiary
	Total	Corporation	Companies
2011	\$ 3,950,000 \$	2,370,000 \$	1,580,000
2012	18,220,000	2,580,000	15,640,000
2013	2,790,000	2,790,000	-
2014	3,300,000	3,300,000	-
2015	3,060,000	3,060,000	-
Thereafter	11,730,000	11,730,000	-
Total	\$ 43,050,000 \$	25,830,000 \$	17,220,000

5. Parties in Interest

Old Republic International Corporation and participating subsidiaries are parties in interest. The Plan's Non-Participant Directed Account (Company Account) and Unallocated Account are made up of the Corporation's common stock as noted in Note 3. Also, office personnel, space and equipment are furnished by the Companies at no charge to the Plan.

Fidelity Investments Institutional Services Company, Inc. (Fidelity Investments), a subsidiary of FMR Corporation, is the Plan's custodian, record keeper and provider of educational information to plan participants. All mutual funds are managed by subsidiaries of FMR Corporation, which make FMR Corporation a party in interest. Fees paid by the Plan to Fidelity Investments for custodianship, transaction and maintenance were \$131,614 and \$118,993 during 2010 and 2009, respectively.

6. Termination Priorities

Although it has no plans to do so, the Corporation reserves the right, either with or without formal action, to terminate the Plan. Each Employer reserves the right to permanently discontinue its contributions to the Plan. In the event that an Employer permanently discontinues its contributions to the Plan, or the Corporation terminates the Plan, or the Plan is partially terminated under operation of law, the accounts of the affected participants shall be fully vested and non-forfeitable. Upon termination of the Plan, the Plan shall direct the trustee to pay all liabilities and expenses of the Trust Fund and sell shares of financed ESSOP shares held in the loan suspense account to the extent it determines

such sale to be necessary in order to repay the loans.

7. Tax Status

The Internal Revenue Service issued a favorable determination letter, dated March 6, 2007, approving changes to the Plan principally to become a 401(k) plan. The Plan has been amended since receiving the determination letter for becoming a 401(k) Plan. However, the Plan's Sponsor believes that the Plan is designed and is currently being operated in compliance with the applicable requirements of the Internal Revenue Code, therefore, no provision for income taxes has been included in the Plan's financial statements.

NOTES TO FINANCIAL STATEMENTS

8. Anti-Discrimination Refunds

Due to limits imposed by Internal Revenue Code Section 415 and ERISA, tests are performed annually to determine that the Plan has not discriminated between highly compensated employees and non-highly compensated employees. In most years, initial tests indicate that there is an excess differential between contributions by highly compensated employees and non-highly compensated employees. To bring the Plan into compliance, a determination is made as to how many contributions need to be returned to highly compensated employees so the Plan can meet the "Actual Contribution Percentage Test for Non-excludable Employees." This amount represents the anti-discrimination refunds payable at any given year-end. Anti-discrimination refunds payable to participants were \$0 and \$50,210 at December 31, 2010 and 2009, respectively.



OLD REPUBLIC INTERNATIONAL
CORPORATION
EMPLOYEES SAVINGS AND STOCK
OWNERSHIP PLAN
FORM 5500-ANNUAL RETURN/REPORT OF EMPLOYEE BENEFIT
PLAN
SCHEDULE H, LINE 4i-SCHEDULE OF ASSETS (HELD AT END
OF YEAR)
DECEMBER 31, 2010
EIN: 36-2678171 PLAN
NUMBER-003

(c) DESCRIPTION OF INVESTMENT INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, SHARES, PAR OR MATURITY VALUE SHARES, (b) RATE OF (e) PAR, MATURITY INTEREST **IDENTITY OF** OR (d) **CURRENT MATURITY** ISSUE, BORROWER, DIVIDENDS COLLATERAL **COST** (a)*LESSOR, OR **DATE** VALUE **VALUE** SIMILAR PARTY **MUTUAL FUNDS: BALANCED FUNDS:** FIDELITY FUND N/A **VARIABLE** N/A 357,444sh # \$11,491,819 FIDELITY FREEDOM N/A **VARIABLE** N/A 108,598sh # 1,224,983 **INCOME FUND FIDELITY** N/A **VARIABLE** N/A 104,926sh # 1,252,819 FREEDOM 2000 **FUND** N/A **FIDELITY** VARIABLE N/A 640,279sh # 8,701,386 FREEDOM 2010 **FUND FIDELITY VARIABLE** N/A N/A 897,618sh # 12,378,153 FREEDOM 2020 **FUND FIDELITY** N/A **VARIABLE** N/A 373,185sh # 5,138,751 FREEDOM 2030 **FUND** N/A N/A **FIDELITY VARIABLE** 364,405sh # 2,918,881 FREEDOM 2040 **FUND FIDELITY** N/A **VARIABLE** N/A 19,309sh # 181,115 FREEDOM 2050 **FUND EQUITY FUNDS:** N/A **FIDELITY** VARIABLE N/A 310,075sh # 13,723,930 **EQUITY-INCOME FUND**

FIDELITY VALUE FUND	N/A	VARIABLE	N/A	231,983sh	#	15,934,934
FIDELITY	N/A	VARIABLE	N/A	562,241sh	#	16,951,562
DIVERSIFIED INTERNATIONAL						
FUND						
FIDELITY DIVIDEND GROWTH FUND	N/A	VARIABLE	N/A	667,037sh	#	18,963,866
FIDELITY SMALL CAP INDEPENDENCE	N/A	VARIABLE	N/A	171,055sh	#	3,166,228
FUND FIDELITY MID-CAP	N/A	VARIABLE	N/A	427,059sh	#	12,320,639
STOCK FUND FIXED INCOME						
FUNDS:						
FIDELITY INVESTMENT GRADE	N/A	VARIABLE	N/A	730,828sh	#	5,400,818
BOND FUND						
FIDELITY INTERMEDIATE	N/A	VARIABLE	N/A	601,984sh	#	6,350,935
TERM BOND FUND						
FIDELITY CAPITAL & INCOME FUND	N/A	VARIABLE	N/A	812,759sh	#	7,664,322
FIDELITY CASH RESERVES	N/A	VARIABLE	N/A	21,320,834sh	A	21,320,834
FIDELITY	N/A	VARIABLE	N/A	1,578,474sh	#	13,353,888
SHORT-TERM BOND FUND						
GROWTH FUND:						
FIDELITY	N/A	VARIABLE	N/A	305,738sh	#	6,249,276
AGGRESSIVE						
GROWTH FUND						
INDEX FUNDS:	27/1	*******	27/1	250 205 1		4 7 704 706
SPARTAN MARKET INDEX FUND	N/A	VARIABLE	N/A	350,305sh	#	15,581,586
SPARTAN	N/A	VARIABLE	N/A	35,810sh	#	1,366,886
EXTENDED MARKET						
INDEX FUND SPARTAN	N/A	VARIABLE	N/A	48,491sh	#	1,705,427
INTERNATIONAL	IV/A	VARIABLE	11//1	70,771311	π	1,703,427
INDEX FUND						
TOTAL						203,343,038
EMPLOYER						
SECURITIES:						
OLD REPUBLIC						
INTERNATIONAL						
COMMON STOCK						
COMMON STOCK:	NT/A	NT/A	NT/A	200.044.1	¢2 642 121	2.026.024
PARTICIPANT DIRECTED	N/A	N/A	N/A	288,044sh	\$3,643,131	3,926,034

NON-PARTICIPANT DIRECTED UNALLOCATED TOTAL	N/A N/A	N/A N/A	N/A N/A	10,811,897sh 4,177,235sh 15,277,176sh	88,778,081 1 42,731,213 \$135,152,425 2	56,935,727
COLLECTIVE TRUSTS: THE NORTHERN TRUST COMPANY- SHORT-TERM INVESTMENT FUND, CASH & CD,s	N/A	N/A	N/A	1,646,690sh	\$1,646,690	1,646,690
TOTAL INVESTMENTS HELD					\$4	-13,217,633

Notes:

A Includes Non-Participant directed funds (30,036 shares with a cost and current value of \$30,036).

^{*} All parties above are "Parties in Interest."

[#] Participant directed funds.