Hilltop Holdings Inc. Form 8-K March 16, 2009

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 8-K

#### **CURRENT REPORT**

Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): March 11, 2009

## **Hilltop Holdings Inc.**

(Exact name of registrant as specified in its charter)

Maryland
(State or other jurisdiction of incorporation)

1-31987 (Commission File Number) 84-1477939 (IRS Employer Identification No.)

200 Crescent Court, Suite 1330
Dallas, Texas
(Address of principal executive offices)

**75201** (Zip Code)

Registrant s telephone number, including area code: (214) 855-2177

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- " Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- " Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- " Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- " Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

#### Section 4 Matters Related to Accountants and Financial Statements

# Item 4.02(a) Non-Reliance on Previously Issued Financial Statements or a Related Audit Report or Completed Interim Review.

On March 11, 2009, management of Hilltop Holdings Inc., or the Company, concluded that the Company will be required to restate its previously issued unaudited financial statements for the three and nine months ended September 30, 2008, which appeared in the Company s Quarterly Report on Form 10-Q for the period ended September 30, 2008.

Loss and Loss Adjustment Expense Adjustment

Due to an error in the application of a prepayment from a reinsurer related to catastrophe losses incurred and the ultimate retention per catastrophic event in the third quarter of 2008 to loss and loss adjustment expense, loss and loss adjustment expense, as set forth in the unaudited consolidated statements of operations for the three and nine months ended September 30, 2008, was understated by \$3.1 million. This understatement of loss and loss adjustment expense resulted in net loss for the three and nine months ended September 30, 2008 being understated by \$2.0 million, net of tax. The following table sets forth the unaudited consolidated statements of operations for the three and nine months ended September 30, 2008 as originally presented in the Quarterly Report on Form 10-Q, the effect of the required adjustment on a line item basis and the restated amounts after giving effect to adjustment.

	Three Months Ended September 30, 2008				Nine Months Ended September 30, 2008 As					
	Previously Reported	•		Previously Reported	Previously Effect of		Restated hare data)			
Revenue:										
Net premiums earned	\$ 22,745		\$ 22	2,745	\$ 83,017			\$	83,017	
Net investment income	6,716		$\epsilon$	,716	21,887				21,887	
Net realized (losses) gains on										
investments	(1,213)		(1	,213)	(42,907)				(42,907)	
Other income	1,503		1	,503	4,674				4,674	
Total revenue	29,751		29	,751	66,671				66,671	
Expenses:										
Loss and loss adjustment										
expenses	26,872	3,074	29	,946	66,154	\$	3,074		69,228	
Policy acquisition and other										
underwriting expenses	10,736		10	,736	32,350				32,350	
General and administrative										
expenses	1,750		1	,750	7,207				7,207	
Depreciation and amortization	532			532	1,628				1,628	
Interest expense	2,617		2	,617	7,925				7,925	
Total expenses	42,507	3,074	45	5,581	115,264		3,074		118,338	
(Loss) Income from continuing operations before income tax benefit and allocation to minority										
interest	(12,756)	(3,074)	(15	,830)	(48,593)		(3,074)		(51,667)	
Income tax benefit (expense)										
from continuing operations	9,092	1,076	10	,168	21,618		1,076		22,694	
	(3,664)	(1,998)	(5	,662)	(26,975)		(1,998)		(28,973)	

(Loss) Income from continuing operations before allocation to						
minority interest						
Minority interest						
(Loss) Income from continuing						
operations	(3,664)	(1,998)	(5,662)	(26,975)	(1,998)	(28,973)
Preferred stock dividend	(2,579)		(2,579)	(7,735)		(7,735)
Net (loss) income attributable to						
common stockholders	\$ (6,243)	\$ (1,998)	\$ (8,241) 5	(34,710)	\$ (1,998)	\$ (36,708)
(Loss) Income per share from continuing operations less preferred dividends						
Basic (loss) income per share	\$ (0.11)	\$ (0.04)	\$ (0.15) S	(0.61)	\$ (0.04)	\$ (0.65)
Diluted (loss) income per share	\$ (0.11)	\$ (0.04)	\$ (0.15) 5	(0.61)	\$ (0.04)	\$ (0.65)
(Loss) Income per share attributable to common stockholders						
Basic (loss) income per share	\$ (0.11)	\$ (0.04)	\$ (0.15) S	(0.61)	\$ (0.04)	\$ (0.65)
Diluted (loss) income per share	\$ (0.11)	\$ (0.04)	\$ (0.15) S	(0.61)	\$ (0.04)	\$ (0.65)
Weighted average share information						
Basic shares outstanding	56,452		56,452	56,452		56,452
Diluted shares outstanding	56,452		56,452	56,452		56,452

Reinsurance Receivable and Payable Adjustments

In connection with and as a result of the error in the application of that prepayment to loss and loss adjustment expense, reinsurance payable, as set forth in the balance sheet at September 30, 2008, was understated by \$4.1 million, reinsurance receivable was understated by \$1.0 million and income taxes receivable was understated by \$1.1 million. The following table sets forth the unaudited consolidated balance sheet at September 30, 2008 as originally presented in the Quarterly Report on Form 10-Q, the effect of the required adjustments on a line item basis and the restated amounts after giving effect to the adjustments.

Part			<b>September 30, 2008</b>					
Disestments   Price maturities			Reported	Res	Restated			
Excel maturities   Available for sale securities, at fair value (amortized cost of \$125,078   \$   \$   \$   \$   \$   \$   \$   \$   \$	Assets			ĺ				
Available for sale securities, at fair value (amortized cost of \$125,078 and \$151,0253, especified)   \$ 121,434   \$ 121,435   \$ 121,434   \$ 141,03   \$ 121,435   \$ 141,03   \$	Investments							
Samual S10,0253, respectively   Samual S10,0253, respectively   Samual S6,819, respectively	Fixed maturities							
Samual S10,0253, respectively   Samual S10,0253, respectively   Samual S6,819, respectively	Available for sale securities, at fair value (amortized cost of \$125,078							
Field-to-maturity securities at amortized cost (fair value (ost of \$9,107 and \$55,607), respectively)		\$	121,434	ļ	\$	121,434		
14,103								
Figuity securities   Available from sale securities, at fair value (cost of \$9,107 and \$55,607, respectively)   8,141			14,103	}		14,103		
Available for sale securities, at fair value (cost of \$9,107 and \$55,607, respectively)			,			,		
Respectively								
Total investments			8.141			8.141		
Cash and cash equivalents								
Restricted cash         18,500         18,500           Accrued interest and dividends         1,402         1,402           Premiums receivable         22,396         22,396           Deferred acquisition costs         16,887         16,887           Reinsurance receivable, not of uncollectible amounts         16,887         1,000         105,567           Prepaid reinsurance premiums         4,851         0         28,095           Income taxes receivable         27,019         1,076         28,095           Deferred income taxes         16,278         0         28,095           Goodwill         23,988         23,988         16,278           Goodwill         3,000         3,000         3,000           Intangible assets, definite life         11,469         11,469         11,469           Intangible assets, indefinite life         3,000         3,000         3,000           Property and equipment, net         374         3,74         3,74           Chan erigination costs, net         3,314         3,314         3,314           Other assets         1,937         1,937         1,937           Total Assets         8,150,320         \$ 2,006         \$ 18,031           Reserve for losses and loss	Total investments		113,070	•		113,070		
Restricted cash	Cash and cash equivalents		750.573	<b>,</b>		750.573		
Accrued interest and dividends   1,402   2,396   22,398   22,398	•							
Premiums receivable         22,396         22,396           Deferred acquisition costs         16,887         16,887           Reinsurance receivable, net of uncollectible amounts         104,567         \$ 1,000         105,567           Prepaid reinsurance premiums         4,851         4,851         48,905           Income taxes receivable         27,019         1,076         28,095           Deferred income taxes         16,278         16,278         16,278           Goodwill         23,988         23,988         23,988           Intangible assets, definite life         3,000         3,000         3,000           Intangible assets, indefinite life         3,000         3,00         3,00           Property and equipment, net         3,314         3,314         3,314           Can origination costs, net         3,314         3,314         3,314           Other assets         1,1937         1,937         1,937           Total Assets         \$ 130,310         \$ 130,310         \$ 130,310           Reserve for losses and loss adjustment expenses         \$ 130,310         \$ 130,310           Reserve for losses and loss adjustment expenses         \$ 130,310         \$ 130,310           Reserve for losses and los adjustment expenses         \$								
Deferred acquisition costs         16.887         16.887           Reinsurance receivable, net of uncollectible amounts         104,567         \$ 1,000         105,567           Prepaid reinsurance premiums         4,851         4,851           Income taxes receivable         27,019         1,076         28,095           Deferred income taxes         16,278         23,988         16,278           Goodwill         23,988         23,988         114,699         11,469         11,469           Intangible assets, definite life         3,000         3,000         3,000         3,000         2,000           Property and equipment, net         374         3,314         3,214         3,214         3,214								
Reinsurance receivable, net of uncollectible amounts         104,567         \$ 1,000         105,567           Prepaid reinsurance premiums         4,851         4,851           Income taxes cecivable         27,019         1,076         28,095           Deferred income taxes         16,278         23,988         16,278           Goodwill         23,988         23,988         11,469         11,469           Intangible assets, definite life         11,469         3,000         3,000           Property and equipment, net         3,74         3,74         3,314           Loan origination costs, net         3,314         3,314         3,314           Other assets         1,937         2,076         1,152,039           Total Assets         \$ 1,150,233         2,076         \$ 1,152,039           Total Assets         \$ 1,331         \$ 1,331         \$ 1,331           Reserve for Iosses and loss adjustment expenses         \$ 130,310         \$ 1,303         \$ 1,503           Reserve for Iosses and loss adjustment expenses         \$ 1,303         \$ 1,404         \$ 1,433           Accounts payable and accrued expenses         \$ 7,359         \$ 4,074         \$ 1,433           Notes payable         \$ 1,719         \$ 1,719         \$ 1,719								
Prepaid reinsurance premiums					1 000			
Income taxes receivable					1,000			
Deferred income taxes         16,278           Goodwill         23,988         23,988           Intangible assets, definite life         11,469         11,469           Intangible assets, indefinite life         3,000         3,000           Property and equipment, net         374         374           Loan origination costs, net         3,314         3,314           Other assets         1,937         2,076         1,937           Total Assets         8         1,50,233         2,076         1,52,309           Liabilities and Stockholders Equity           Reserve for losses and loss adjustment expenses         130,310         \$ 130,310           Uncarned premiums         72,494         72,494           Reinsurance payable         7,088         7,088           Notes payable         138,368         138,368           Notes payable         138,368         138,368           Notes payable         1,1719         1,719           Other liabilities         5,329         5,329           Total liabilities         362,667         4,074         366,741           Stockholders Equity         191,018         119,108           Series A preferred stock, \$.01 par value, 5,750,000 shares authorized, 5,000,000 sh	· ·				1.076			
Goodwill         23,988         23,988           Intangible assets, definite life         11,469         11,469           Intangible assets, indefinite life         3,000         3,000           Property and equipment, net         374         374           Loan origination costs, net         3,314         3,314           Other assets         1,937         1,937           Total Assets         1,150,233         2,076         1,152,309           Liabilities and Stockholders Equity           Exercise of losses and loss adjustment expenses         130,310         \$ 130,310           Unearmed premiums         72,494         72,494           Reserve for losses and loss adjustment expenses         7,088         7,088           Reserve for losses and loss adjustment expenses         7,088         7,088           Reserve for losses and loss adjustment expenses         7,088         7,088           Reserve for losses and loss adjustment expenses         7,088         7,088           Notes payable and accrued expenses         7,088         138,368           Dividends payable and accrued expenses         362,667         4,074         366,741           Other liabilities         362,667         4,074         366,741 <td <="" colspan="2" td=""><td></td><td></td><td></td><td></td><td>1,070</td><td></td></td>	<td></td> <td></td> <td></td> <td></td> <td>1,070</td> <td></td>						1,070	
Intangible assets, indefinite life								
Intangible assets, indefinite life								
Property and equipment, net								
Coan origination costs, net   3,314   3,314   Cher assets   1,937   1,937   1,937   Total Assets   1,150,233   2,076   1,152,309   Checkbolders   Equity   Equity   Checkbolders   Equity   Checkbolders   Equity   Checkbolders   Equity   Checkbolders   Equity   Equity   Checkbolders   Equity   Checkbolders   Equity								
1,937								
Total Assets   \$ 1,150,233   \$ 2,076   \$ 1,152,309								
Liabilities and Stockholders Equity           Reserve for losses and loss adjustment expenses         \$ 130,310         \$ 130,310           Unearned premiums         72,494         72,494           Reinsurance payable         7,359         4,074         11,433           Accounts payable and accrued expenses         7,088         7,088           Notes payable         138,368         138,368           Dividends payable         1,719         1,719           Other liabilities         5,329         5,329           Total liabilities         362,667         4,074         366,741           Stockholders Equity           Series A preferred stock, \$.01 par value, 5,750,000 shares authorized,         5,000,000 shares issued and outstanding at September 30, 2008 and         119,108         119,108           Common stock, \$.01 par value, 100,000,000 shares authorized,         56,451,884 and 56,461,465 shares issued and outstanding at September 30, 2008 and December 31, 2007, respectively         564         564           Additional paid-in capital         917,617         917,617           Accumulated other comprehensive loss         (2,997)         (2,997)           Accumulated deficit         (246,726)         (1,998)         785,568           Total stockholders equity         787,566         (1,998) <td></td> <td>Ф</td> <td></td> <td></td> <td>2.076</td> <td></td>		Ф			2.076			
Liabilities         Reserve for losses and loss adjustment expenses         \$ 130,310         \$ 130,310           Unearned premiums         72,494         72,494           Reinsurance payable         7,359         4,074         11,433           Accounts payable and accrued expenses         7,088         7,088           Notes payable         138,368         138,368           Dividends payable         1,719         1,719           Other liabilities         5,329         5,329           Total liabilities         362,667         4,074         366,741           Stockholders Equity           Series A preferred stock, \$.01 par value, 5,750,000 shares authorized, 5,000,000 shares issued and outstanding at September 30, 2008 and December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends         119,108         119,108           Common stock, \$.01 par value, 100,000,000 shares authorized, 56,451,884 and 56,461,465 shares issued and outstanding at September 30, 2008 and December 31, 2007, respectively         564         564           Additional paid-in capital         917,617         917,617           Accumulated other comprehensive loss         (2,997)         (2,997)           Accumulated deficit         (246,726)         (1,998)         785,568           Total stockholders equity         787,566         (1,998)	Total Assets	\$	1,150,233	5	2,076 \$	1,152,309		
Liabilities         Reserve for losses and loss adjustment expenses         \$ 130,310         \$ 130,310           Unearned premiums         72,494         72,494           Reinsurance payable         7,359         4,074         11,433           Accounts payable and accrued expenses         7,088         7,088           Notes payable         138,368         138,368           Dividends payable         1,719         1,719           Other liabilities         5,329         5,329           Total liabilities         362,667         4,074         366,741           Stockholders Equity           Series A preferred stock, \$.01 par value, 5,750,000 shares authorized, 5,000,000 shares issued and outstanding at September 30, 2008 and December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends         119,108         119,108           Common stock, \$.01 par value, 100,000,000 shares authorized, 56,451,884 and 56,461,465 shares issued and outstanding at September 30, 2008 and December 31, 2007, respectively         564         564           Additional paid-in capital         917,617         917,617           Accumulated other comprehensive loss         (2,997)         (2,997)           Accumulated deficit         (246,726)         (1,998)         (248,724)           Total stockholders equity         787,566         (1,99	Liabilities and Stockholdons Equity							
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Unearned premiums         72,494         72,494           Reinsurance payable         7,359         4,074         11,433           Accounts payable and accrued expenses         7,088         7,088           Notes payable         138,368         138,368           Dividends payable         1,719         1,719           Other liabilities         5,329         5,329           Total liabilities         362,667         4,074         366,741           Stockholders Equity           Series A preferred stock, \$.01 par value, 5,750,000 shares authorized,         5,000,000 shares issued and outstanding at September 30, 2008 and         19,108         119,108           December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends         119,108         119,108           Common stock, \$.01 par value, 100,000,000 shares authorized,         56,451,884 and 56,461,465 shares issued and outstanding at September         564         564           Additional paid-in capital         917,617         917,617           Accumulated other comprehensive loss         (2,997)         (2,997)           Accumulated deficit         (246,726)         (1,998)         785,568           Total stockholders equity         787,566         (1,998)         785,568		•	130 310	1	¢	130 310		
Reinsurance payable       7,359       4,074       11,433         Accounts payable and accrued expenses       7,088       7,088         Notes payable       138,368       138,368         Dividends payable       1,719       1,719         Other liabilities       5,329       5,329         Total liabilities       362,667       4,074       366,741         Stockholders Equity         Series A preferred stock, \$.01 par value, 5,750,000 shares authorized, 5,000,000 shares issued and outstanding at September 30, 2008 and December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends       119,108       119,108         Common stock, \$.01 par value, 100,000,000 shares authorized, 56,451,884 and 56,461,465 shares issued and outstanding at September 30, 2008 and December 31, 2007, respectively       564       564         Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568		φ	,		φ	/		
Accounts payable and accrued expenses         7,088         7,088           Notes payable         138,368         138,368           Dividends payable         1,719         1,719           Other liabilities         5,329         5,329           Total liabilities         362,667         4,074         366,741           Stockholders Equity           Series A preferred stock, \$.01 par value, 5,750,000 shares authorized, 5,000,000 shares issued and outstanding at September 30, 2008 and December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends         119,108         119,108           Common stock, \$.01 par value, 100,000,000 shares authorized, 56,451,884 and 56,461,465 shares issued and outstanding at September 30, 2008 and December 31, 2007, respectively         564         564           Additional paid-in capital Accumulated other comprehensive loss         (2,997)         (2,997)           Accumulated deficit (246,726) (1,998)         (248,724)           Total stockholders equity         787,566         (1,998)         785,568					4.074			
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Other liabilities       5,329       5,329         Total liabilities       362,667       4,074       366,741         Stockholders Equity         Series A preferred stock, \$.01 par value, 5,750,000 shares authorized, 5,000,000 shares issued and outstanding at September 30, 2008 and December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends       119,108       119,108         Common stock, \$.01 par value, 100,000,000 shares authorized, 56,451,884 and 56,461,465 shares issued and outstanding at September 30, 2008 and December 31, 2007, respectively       564       564         Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568								
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Stockholders Equity         Series A preferred stock, \$.01 par value, 5,750,000 shares authorized,       5,000,000 shares issued and outstanding at September 30, 2008 and         December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends       119,108         Common stock, \$.01 par value, 100,000,000 shares authorized,       56,451,884 and 56,461,465 shares issued and outstanding at September         30, 2008 and December 31, 2007, respectively       564       564         Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568					4.074			
Series A preferred stock, \$.01 par value, 5,750,000 shares authorized,       5,000,000 shares issued and outstanding at September 30, 2008 and         December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends       119,108       119,108         Common stock, \$.01 par value, 100,000,000 shares authorized,       56,451,884 and 56,461,465 shares issued and outstanding at September       564       564         30, 2008 and December 31, 2007, respectively       564       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568	I otal habilities		362,667		4,074	300,741		
Series A preferred stock, \$.01 par value, 5,750,000 shares authorized,       5,000,000 shares issued and outstanding at September 30, 2008 and         December 31, 2007; liquidation preference of \$25 per share plus accrued but unpaid dividends       119,108       119,108         Common stock, \$.01 par value, 100,000,000 shares authorized,       56,451,884 and 56,461,465 shares issued and outstanding at September       564       564         30, 2008 and December 31, 2007, respectively       564       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568	Stookholdara Equity							
5,000,000 shares issued and outstanding at September 30, 2008 and       Image: Comparison of the c								
December 31, 2007; liquidation preference of \$25 per share plus       119,108       119,108         accrued but unpaid dividends       119,108       119,108         Common stock, \$.01 par value, 100,000,000 shares authorized,       56,451,884 and 56,461,465 shares issued and outstanding at September         30, 2008 and December 31, 2007, respectively       564       564         Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568								
accrued but unpaid dividends       119,108       119,108         Common stock, \$.01 par value, 100,000,000 shares authorized, 56,451,884 and 56,461,465 shares issued and outstanding at September       564       564         30, 2008 and December 31, 2007, respectively       564       564         Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568	• •							
Common stock, \$.01 par value, 100,000,000 shares authorized,       56,451,884 and 56,461,465 shares issued and outstanding at September         30, 2008 and December 31, 2007, respectively       564       564         Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568			110 100	•		110 100		
56,451,884 and 56,461,465 shares issued and outstanding at September       564       564         30, 2008 and December 31, 2007, respectively       564       564         Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568	•		119,108	•		119,108		
30, 2008 and December 31, 2007, respectively       564       564         Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568								
Additional paid-in capital       917,617       917,617         Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568			<b>-</b>			7.2.1		
Accumulated other comprehensive loss       (2,997)       (2,997)         Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568								
Accumulated deficit       (246,726)       (1,998)       (248,724)         Total stockholders equity       787,566       (1,998)       785,568								
Total stockholders equity 787,566 (1,998) 785,568	· · · · · · · · · · · · · · · · · · ·							
Total liabilities and stockholders equity \$ 1,150,233 \$ 2,076 \$ 1,152,309								
	Total liabilities and stockholders equity	\$	1,150,233	\$	2,076 \$	1,152,309		

Consequences of Adjustments

In light of this error, the Company sunaudited financial statements previously included in the Company Quarterly Report on Form 10-Q for the period ended September 30, 2008 should no longer be relied upon. The Audit Committee has discussed the matters disclosed in this Current Report on Form 8-K with its independent registered public accounting firm, PricewaterhouseCoopers LLP.

Internal Controls over Financial Reporting

In addition, the Company also is reporting that its disclosure controls and procedures were not effective as of September 30, 2008, as it identified a material weakness in its internal controls over financial reporting due to this error. Accordingly, the Company did not maintain effective internal controls over the accounting for loss and loss adjustment expense and payment from its reinsurers. Specifically, the Company did not maintain effective controls to ensure that its receipt of payments from reinsurers were properly recorded at September 30, 2008, and its ultimate retention per catastrophic event was recorded in accordance with the underlying reinsurance contract and generally accepted accounting principles. The Company had an effective control in place related to this error for the annual reporting period. Additionally, the Company performed a rigorous review of its retention limits under its existing reinsurance contracts in conjunction with the preparation of its annual consolidated financial statements. During the fourth quarter of 2008, the Company also implemented an additional control to remediate this material weakness, and a description of this additional control will be set forth in greater detail in the Quarterly Report on Form 10-Q/A to be filed with the Securities and Exchange Commission.

#### **Section 5** Corporate Governance and Management

Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

Increase in Board Size; Appointment of New Director

On March 12, 2009, the Board of Directors of the Company increased the number of directors constituting the Board of Directors from eleven to twelve. At the same time, the Board of Directors elected Jess T. Hay to fill the vacancy created by the increase in the number of directors constituting the Board of Directors. Mr. Hay also was appointed to the Nominating and Corporate Governance Committee of the Board of Directors. A brief biography of this new director follows.

Mr. Hay served as Chief Executive Officer and Chairman of Lomas Financial Group from 1969 to 1994. Mr. Hay also served as Chief Executive Officer and Chairman of Lomas Mortgage USA. He currently serves as Chairman of HCB Enterprises Inc. He also has been a director of Viad Corp. since 1981 and has been its presiding director since January 1, 2005. He has been a director of Trinity Industries Inc. since 1965. He also currently serves as Director of Moneygram International Inc and served as its Lead Director until April 25, 2008. He served as a Director of AT&T Inc. (formerly SBC Communications, Inc.) from 1986 to 2004 and Exxon Mobil Corporation from 1981 to 2001. He has been Chairman of the Texas Foundation for Higher Education since 1987.

Mr. Hay is not a party to any arrangement or understanding with any person pursuant to which he was appointed as a director, nor is he a party to any transaction, or series of transactions, required to be disclosed pursuant to Item 404(a) of Regulation S-K.

2008 Bonuses

On March 12, 2009, the Compensation Committee of the Board of Directors granted a bonus of \$50,000 to Corey Prestidge, Secretary and General Counsel of the Company, and a bonus of \$55,000 to Greg Vanek, President and Chief Executive Officer of NLASCO, Inc., a wholly-owned subsidiary of the Company. The bonus awarded to Mr. Vanek was discretionary and not under the incentive compensation plan for 2008, as the minimum thresholds under the incentive plan with respect to NLASCO, Inc. were not achieved in 2008.

2009 Compensation

On March 12, 2009, the Compensation Committee of the Board of Directors determined to maintain the current salaries of each of the named executive officers of the Company during 2009, except for Mr. Prestidge. With respect to Mr. Prestidge, the Compensation Committee of the Board of Directors approved an increase in Mr. Prestidge s salary from \$225,000 per year to \$275,000 per year, which is commensurate with the salaries of the other named executive officers of the Company, other than the Chief Executive Officer of the Company.

The Compensation Committee also determined to maintain the discretionary basis of incentive and bonus compensation for the named executive officers at Hilltop Holdings Inc. With respect to incentive compensation for the named executive officers at NLASCO, Inc., including Mr. Vanek, the Compensation Committee approved the following thresholds for calendar year 2009:

• Maximum - a 2009 combined ratio(1) of 84% or less, a maximum of 75% of the named executive officer s salary;

(1) Loss ratios are ratios that express the relationship of losses to premiums. Loss and loss adjustment expense ratio is loss and loss adjustment expenses divided by net premiums earned for the same period. Policy acquisition and other underwriting expense ratio is policy acquisition and other underwriting expense divided by net premiums earned for the same period. Combined ratio gives you the sum of both previous ratios.

- Target a 2009 combined ratio above 84%, but 90% or lower, a maximum of 50% of the named executive officer s salary; and
- Threshold if the 2009 combined ratio is over 90%, but the non-catastrophe loss and loss adjustment expense ratio(2) is 42% or less, then a maximum of 25% of the named executive officer s salary.

The Board of Directors ratified the actions of the Compensation Committee at its March 12, 2009 meeting.

#### Item 5.03 Amendments to Articles of Incorporation or Bylaws; Change in Fiscal Year.

On March 12, 2009, the Board of Directors of the Company amended and restated the Company s bylaws to, among other things, reflect the name change of the Company, address recent developments in corporate governance, to conform the bylaws to the requirements of Maryland law and to make certain other enhancements, clarifications and technical corrections. Among the changes effected by the amendment and restatement are the following:

- the expansion of information required to be provided by stockholders submitting proposals, including disclosure of any hedging or similar transactions or agreements and inclusion of procedures for the verification of information provided by the stockholder making the proposal;
- revisions to provisions that relate to special meetings requested by stockholders that clarify, among other items, that the chairman of the meeting may in certain situations adjourn the meeting without any action on the matter for which the meeting was called;
- the addition of a provision that authorizes the Board of Directors or stockholders to ratify any action or inaction by the Company or its officers to the extent that the Board of Directors or stockholders could have originally authorized the matter;
- the deletion of the provision that required the annual meeting of stockholders to be held within a specified 31-day period, and clarification that the annual meeting of stockholders shall be held on a date and at a time set by the Board of Directors;
- the addition of provisions permitting householding of stockholder meeting notices and the express authority to postpone or cancel stockholder meetings;
- the addition of a provision to address meeting, notice and quorum requirements in emergency situations;
- the clarification of provisions related to uncertificated shares consistent with the requirements of the New York Stock Exchange that all listed securities be eligible to participate in the Direct Registration System and deletion of provisions regarding content and signature requirements of certificates;
- the deletion of outdated provisions related to the closing of transfer books; and

• clarification that the right of directors and officers to indemnification vests immediately upon their election and are not altered by subsequent bylaw amendments.

The foregoing summary does not purport to be complete and is subject to, and qualified in its entirety by, the full text of the Company s Second Amended and Restated Bylaws that is being filed with this Current Report on Form 8-K as Exhibit 3.2 and is incorporated herein by reference.

(2) The non-catastrophe loss ratio is defined as the loss and loss adjustment expense ratio excluding Property Claim Service identified catastrophes that result in a loss to NLASCO, Inc. of \$125,000 or more.

#### Section 9 Financial Statements and Exhibits

#### Item 9.01 Financial Statements and Exhibits.

(a) Financial statements of businesses acquired.

Not applicable.

(b) Pro forma financial information.

Not applicable.

(c) Shell company transactions.

Not applicable.

(d) Exhibits.

The following exhibits are filed or furnished, depending on the relative item requiring such exhibit, in accordance with the provisions of Item 601 of Regulation S-K and Instruction B.2 to this form.

#### Exhibit

#### Number Description of Exhibit

3.2 Second Amended and Restated Bylaws of Hilltop Holdings Inc.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Hilltop Holdings Inc., a Maryland corporation

Date: March 16, 2009 By: /s/ COREY PRESTIDGE

Name: Corey G. Prestidge

Title: General Counsel & Secretary

### INDEX TO EXHIBITS

Exhibit Number	Description of Exhibit
3.2	Second Amended and Restated Bylaws of Hilltop Holdings Inc.
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