SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 6)

FINANCIAL SECURITY ASSURANCE HOLDINGS LTD.

(Name of Issuer)

COMMON STOCK, PAR VALUE \$.01 PER SHARE

(Title of Class of Securities)

31769P 10 0

(CUSIP Number)

Michael S. Paquette Senior Vice President and Controller Fund American Enterprises Holdings, Inc. 80 South Main Street

Hanover, NH 03755 (603) 640-2205

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

MAY 12, 1999

(Date of Event which Requires Filing of this Statement)

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If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box / /.

Check the following box if a fee is being paid with this statement / /. (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class. (See Rule 13d-7.)

NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.

CUSIP NO. 31769P 10 0

(1)	Name of Reporting Person. S.S. or I.R.	.S. Ide	entification No. of Above Person	
	Fund American Enterprises Ho			
(2)	Check the Appropriate Box if a Member (a) of a Group (See Instructions)(b)			
(3)) (SEC Use Only)			
(4)	4) Source of Funds (See Instructions) WC			
(5)	(5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)			
(6) Citizenship or Place of Organization Delaware				
	Number of Shares Beneficially Owned by Each Reporting Person With	(7)	Sole Voting Power	
		(8)	Shared Voting Power 8,020,807*	
		(9)	Sole Dispositive Power	
		(10)		
(11) Aggregate Amount Beneficially Owned by Each Reporting Person 8,020,807 shares*				
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
(13) Percent of Class Represented by Amount in Row (11) Approximately 23.9%				
(14) Type of Reporting Person (See Instructions) HC, CO				

^{*} The reporting person owns no shares of record and beneficially owns (through wholly-owned affiliates) 4,126,867 shares of common stock ("Common Stock") of Financial Security Assurance Holdings Ltd. ("FSA"). The amounts shown in rows (8), (10), (11) and (13) also include (i) 1,893,940 shares subject to an option (the "Ten Year Option") and voting trust, and (ii) 2,000,000 shares of Series A Convertible Redeemable Preferred Stock of FSA ("Preferred Stock"), convertible at the option of the holder thereof into Common Stock, in each case as further described herein.

(1)	Name of Reporting Person. S.S. or I.R.S. Identification No. of Above Person			
	White Mountains Holdings,	Inc. ("WMH") 51-0328932	
(2)	Check the Appropriate Box if a Member Instructions)(b)			
(3)	•			
(4)	Source of Funds (See Instructions) WC			
(5)	5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)			
(6) Citizenship or Place of Organization Delaware				
	Number of Shares Beneficially Owned	(7)	Sole Voting Power	
	by Each Reporting Person With	(8)	Shared Voting Power 8,020,807*	
		(9)	Sole Dispositive Power	
		(10)	Shared Dispositive Power 8,020,807*	
(11)	Aggregate Amount Beneficially Owned b 8,020,807 shares*	y Each	Reporting Person	
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
(13) Percent of Class Represented by Amount in Row (11) Approximately 23.9%				
(14) Type of Reporting Person (See Instructions) HC, CO				
whol rows Ten	e reporting person owns no shares of r ly-owned affiliates) 4,126,867 shares (8), (10), (11) and (13) also include Year Option and voting trust and (ii) ertible at the option of the holder th	of Com (i) 1 2,000,	mon Stock. The amounts shown in ,893,940 shares subject to the 000 shares of Preferred Stock,	

as further described herein.

(1)	Name of Reporting Person. S.S. or I.R.S. Identification No. of Above Person			
	Source One Mortgage Service:	s Corp	oration ("SOMSC") 38-2011419	
(2)	Check the Appropriate Box if a Member Instructions)			
(3)	(SEC Use Only)			
(4)	Source of Funds (See Instructions) WC			
(5)) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)			
(6) 	5) Citizenship or Place of Organization Delaware			
	Number of Shares Beneficially Owned by Each Reporting	(7)	Sole Voting Power 8,020,807*	
	Person With	(8)	Shared Voting Power 0	
		(9)	Sole Dispositive Power 8,020,807*	
		(10)	Shared Dispositive Power	
(11)) Aggregate Amount Beneficially Owned by Each Reporting Person 8,020,807 shares*			
(12)	2) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
(13)	3) Percent of Class Represented by Amount in Row (11) Approximately 23.9%			
(14)	(14) Type of Reporting Person (See Instructions) CO			

^{*} The reporting person owns 4,126,867 shares of Common Stock of record. The amounts shown in rows (7), (9), (11) and (13) also include (i) 1,893,940 shares subject to the Ten Year Option and the voting trust and (ii) 2,000,000 shares of Preferred Stock, convertible at the option of the holder thereof into Common Stock, in each case as further described herein.

AMENDED FROM THE FILING ON SCHEDULE 13D DATED MAY 13, 1994, AS AMENDED BY AMENDMENT NO. 1 DATED SEPTEMBER 2, 1994, AMENDMENT NO. 2 DATED SEPTEMBER 14, 1994, AMENDMENT NO. 3 DATED JANUARY 17, 1995, AMENDMENT NO. 4 DATED NOVEMBER 13, 1995 AND AMENDMENT NO. 5 DATED JUNE 17, 1996 (AS SO AMENDED, THE "SCHEDULE 13D"), FILED WITH THE SECURITIES AND EXCHANGE COMMISSION BY FAEH, WITH RESPECT TO THE COMMON STOCK, PAR VALUE \$.01 PER SHARE, OF FSA, A NEW YORK CORPORATION. ALL OTHER ITEMS REMAIN UNCHANGED. UNLESS OTHERWISE SPECIFIED, ALL DEFINED TERMS USED HEREIN HAVE THE MEANING PREVIOUSLY ASCRIBED TO THEM IN THE SCHEDULE 13D.

ITEM 2. IDENTITY AND BACKGROUND.

The persons filing this Amendment No. 6 are FAEH (a Delaware corporation), WMH (a Delaware corporation) and SOMSC (a Delaware corporation), collectively referred to herein as the "Reporting Persons". WMH and SOMSC are each direct or indirect wholly-owned subsidiaries of FAEH.

FAEH and WMH are financial services holding companies and SOMSC is a mortgage banking company. The principal business and office address of FAEH and WMH is 80 South Main Street, Hanover, New Hampshire 03755 and the principal business and office address of SOMSC is P.O. Box 2005, Farmington Hills, MI 48333-2005.

Information with respect to each executive officer and director of each of the Reporting Persons, including each such officer's and director's name, residence or business address, present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted, and citizenship, is set forth in Schedule I attached to this Amendment No. 6, which Schedule I is incorporated herein by reference.

None of the Reporting Persons nor, to the knowledge of the Reporting Persons, any executive officer or director of any of the Reporting Persons has, during the last five years, (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such

proceedings was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

As further described in Item 4 below, FAEH caused all of the foregoing FSA securities to be transferred to SOMSC during 1997. On May 12, 1999, SOMSC exercised its five-year option with MediaOne Capital Corporation ("MediaOne"), formerly U S WEST Capital Corporation, to purchase 666,667 shares of Common Stock from MediaOne at a purchase price of \$23.50 per share. The amount of funds used to exercise such options consisted of \$15,666,674.50 in cash.

ITEM 4. PURPOSE OF TRANSACTION.

During the 1997 first quarter, FAEH and certain of its wholly-owned subsidiaries caused all of the foregoing FSA securities to be transferred to WMH. Also during the 1997 first quarter, SOMSC issued 230,293 shares of its common stock to WMH in exchange for 1,000,000 Common Shares. During the 1997 second quarter, upon receipt of regulatory approvals, SOMSC issued 650,827 of its common shares to WMH in exchange for all remaining FSA securities consisting of: (i) 2,460,200 Common Shares; (ii) 1,893,940 shares of Common Stock pursuant to the Ten Year Option and a voting trust; (ii) 666,667 shares of Common Stock subject to an option; and (iv) 2,000,000 shares of Common Stock upon conversion of the Preferred Stock.

On July 13, 1998 the Issuer, FAEH and MediaOne voluntarily terminated its Shareholders Agreement dated September 2, 1994 (previously filed herein) which was originally scheduled to expire on September 2, 1999.

As previously stated, on May 12, 1999, SOMSC exercised its five-year option with MediaOne to purchase 666,667 shares of Common Stock from MediaOne at a purchase price of \$23.50 per share. The Common Shares acquired by SOMSC on May 12, 1999 are being held by SOMSC for investment purposes . All Common Shares owned by SOMSC are subject to a Registration Rights Agreement dated

May 13, 1994 with MediaOne and the Issuer (previously filed herein). Except as set forth above, neither FAEH, WMH nor SOMSC has any current plans or proposals which relate to or would result in: (a) the acquisition by any person of additional securities of the Issuer, or the disposition of securities of the Issuer; (b) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of its subsidiaries; (c) a sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries; (d) any change in the present board or directors or management of the Issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board; (e) any material change in the present capitalization or dividend policy of the Issuer; (f) any other material change in the Issuer's business or corporate structure; (q) changes in the Issuer's charter, by-laws or instruments corresponding thereto or other actions which may impede the acquisition of control of the Issuer by any person; (h) causing a class of securities of the Issuer to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association; (i) a class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934; or (j) any action similar to any of those enumerated above.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

(a) The Issuer has informed the Reporting Persons that 31,533,781 shares of Common Stock were outstanding on April 30, 1999. After giving effect to the conversion in full of the Preferred Stock, 33,533,781 shares of Common Stock would have been outstanding on such date, based on the foregoing information furnished by the Issuer. As of the date of this Amendment No. 6, FAEH and WMH owned no shares of record of Common Stock and beneficially owns, through SOMSC, 4,126,867 shares of Common Stock and has the right to acquire beneficial ownership of: (i) 1,893,940 shares of Common Stock pursuant to the Ten-Year Option and (ii) 2,000,000 shares of Common Stock upon conversion of the Preferred Stock.

Accordingly, as of the date hereof, FAEH beneficially owns an aggregate of 8,020,807 shares of Common Stock. As of the date of this Amendment No. 6, SOMSC owns all the shares of Common Stock of the Reporting Persons and

has the right to acquire the aforesaid numbers of shares of Common Stock pursuant to the Ten Year Option and upon conversion of the Preferred Stock. Assuming that the Ten-Year Option and the Preferred Stock is converted in full, (i) such 8,020,807 shares beneficially owned by the Reporting Persons represent approximately 23.9% of the Issuer's Common Stock which would then be outstanding as aforesaid. As of the date of this Amendment, the following persons listed on Schedule I to the Schedule 13D beneficially own the following number of shares of Common Stock: John J. Byrne - 35,000 shares, K. Thomas Kemp - 1,600 shares. Such numbers of shares each represent less than 1% of the outstanding shares of Common Stock. Except as set forth above, neither FAEH nor, to its knowledge, any person listed on Schedule I to the Schedule 13D beneficially own any shares of Common Stock.

- (b) FAEH and WMH shares the power to vote or to direct the vote of, and shares the power to dispose or to direct the disposition of the 8,020,807 shares of Common Stock specified in paragraph (a) immediately above with the other Reporting Persons, in each case to the extent that any such other Reporting Person also has beneficial ownership of any such shares of Common Stock as described in paragraph (a) immediately above.
- (c) As previously stated, on May 12, 1999, SOMSC exercised its five-year option with MediaOne Capital Corporation to purchase 666,667 shares of Common Stock from MediaOne at a purchase price of \$23.50 per share. There have been no other transactions by FAEH, WMH or SOMSC, or to the knowledge of FAEH, WMH or SOMSC, any of the persons listed on Schedule I attached hereto, in Common Stock effected during the past 60 days.
- (d) None

SIGNATURES

After reasonable inquiry and to the best of the knowledge and belief of the undersigned, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: May 20, 1999

FUND AMERICAN ENTERPRISES HOLDINGS, INC.

Name: Michael S. Paquette
Title: Senior Vice President and Controller

WHITE MOUNTAINS HOLDINGS, INC.

Name: Michael S. Paquette
Title: Senior Vice President and Controller

SOURCE ONE MORTGAGE SERVICES CORPORATION

Name: Michael S. Paquette Title: President

SCHEDULE I TO SCHEDULE 13D

Following is a list of the directors and executive officers of Fund American Enterprises Holdings, Inc. ("FAEH"), White Mountains Holdings, Inc. ("WMH"), and Source One Mortgage Services Corporation ("SOMSC") setting forth the business address and present principal occupation or employment (and the name, principal business and address of any corporation or organization in which such employment is conducted) of each such person. Each such person is a citizen of the USA.

350 Park Avenue

New York, NY 10022

NAME AND BUSINESS ADDRESS	OFFICE	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT
FAEH		
Raymond Barrette Fund American Enterprises Holdings, Inc. 80 South Main Street Hanover, NH 03755	Executive Vice President and Chief Financial Officer	Executive Vice President and Chief Financial Officer
John J. Byrne Fund American Enterprises Holdings, Inc. 80 South Main Street Hanover, NH 03755	Chairman of the Board	Chairman of the Board
Patrick M. Byrne Centricut, LLC 2 Technology Drive, STE 3 West Lebanon, NH 03784	Director	Chief Executive Officer of Centricut, LLC
Reid T. Campbell Fund American Enterprises Holdings, Inc. 80 South Main Street Hanover, NH 03755	Vice President - Finance	Vice President - Finance
Howard L. Clark, Jr. Lehman Brothers Inc. American Express Tower New York, NY 10128	Director	Vice Chairman of Lehman Brothers Inc.
Robert P. Cochran Financial Security Assurance Holdings Ltd.	Director	Chairman, President & Chief Executive Officer of Financial Security Assurance

Holdings Ltd.

SCHEDULE I TO SCHEDULE 13D (CONT.)

(see above)

Patrick M. Byrne

NAME AND PRESENT PRINCIPAL BUSINESS ADDRESS OFFICE OCCUPATION OR EMPLOYMENT George J. Gillespie, III Director Partner in Cravath, Cravath, Swaine & Moore Swaine & Moore 825 Eighth Avenue New York, NY 10019 President, Chief Executive K. Thomas Kemp President and Chief Executive Fund American Enterprises Officer & Director Officer Holdings, Inc. 80 South Main Street Hanover, NH 03755 Gordon S. Macklin Retired Director 8212 Burning Tree Road Bethesda, MD 20817 Frank A. Olson Chairman of the Board & Chief Director The Hertz Corporation Executive Officer of The Hertz 225 Brae Boulevard Corporation Park Ridge, NJ 07656 Michael S. Paquette Sr. Vice President & Controller Sr. Vice President & Controller Fund American Enterprises Holdings, Inc. 80 South Main Street Hanover, NH 03755 David G. Staples Vice President-Taxation Vice President-Taxation Fund American Enterprises Holdings, Inc. 80 South Main Street Hanover, NH 03755 WMH Raymond Barrette Executive Vice President, (see above) (see above) Chief Financial Officer and Director President and Director President and Director Terry L. Baxter White Mountains Holdings, Inc. 80 South Main Street Hanover, NH 03755 Director John J. Byrne (see above)

Director

(see above)

Centricut, LLC 2 Technology Drive, STE 3 West Lebanon, NH 03784

SCHEDULE I TO SCHEDULE 13D (CONT.)

NAME AND BUSINESS ADDRESS	OFFICE	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT
Reid T. Campbell (see above)	Vice President - Finance	(see above)
Robert P. Cochran (see above)	Director	(see above)
Morgan W. Davis White Mountains Holdings, Inc. 80 South Main Street Hanover, NH 03755	Executive Vice President and Director	Executive Vice President
Steven E. Fass Folksamerica Holding Company, Inc. One Liberty Plaza New York, NY 10006	Director	President & Chief Executive Officer of Folksamerica Holding Company, Inc.
John D. Gillespie White Mountains Holdings, Inc. 80 South Main Street Hanover, NH 03755	Director	Self Employed
Robert P. Keller White Mountains Holdings, Inc. 80 South Main Street Hanover, NH 03755	Director	Self Employed
K. Thomas Kemp (see above)	Chairman, Chief Executive Officer and President	(see above)
Michael S. Paquette (see above)	Sr. Vice President & Controller	(see above)
George U. Wyper White Mountains Holdings, Inc. 80 South Main Street Hanover, NH 03755	Director	Self Employed

SOMSC

Michael C. Allemang Source One Mortgage Services Corporation PO Box 2005

Executive Vice President, Executive Vice President, Chief Financial Officer, Chief Financial Officer, Secretary and Director Secretary and Director

Chief Financial Officer, Secretary and Director

Farmington Hills, MI 48333-2005

Director

(see above)

PRESENT PRINCIPAL

Raymond Barrette (see above)

NAME AND

SCHEDULE I TO SCHEDULE 13D (CONT.)

BUSINESS ADDRESS	OFFICE 	OCCUPATION OR EMPLOYMENT
Terry L. Baxter (see above)	Chairman	(see above)
K. Thomas Kemp (see above)	Director	(see above)
Michael S. Paquette (see above)	President	(see above)
David G. Staples (see above)	Vice President	(see above)