### MASSACHUSETTS MUTUAL LIFE INSURANCE COMPANY AND SUBSIDIARIES

### CONSOLIDATED STATUTORY FINANCIAL STATEMENTS

As of and for the years ended December 31, 2013 and 2012

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#### MASSACHUSETTS MUTUAL LIFE INSURANCE COMPANY AND SUBSIDIARIES CONSOLIDATED STATUTORY STATEMENTS OF FINANCIAL POSITION

	December 31, 2013 2012			
		2012		
		(In M	111101	1S)
Assets:				
Bonds	\$	72,036	\$	61,650
Preferred stocks		520		359
Common stocks - subsidiaries and affiliates		5,377		4,814
Common stocks - unaffiliated		931		840
Mortgage loans		17,331		14,734
Policy loans		10,859		10,296
Real estate		876 7 424		1,162
Partnerships and limited liability companies Derivatives		7,434 6,536		6,762 9,630
Cash, cash equivalents and short-term investments		0,330 4,504		9,030 3,410
Other invested assets		125		55
Total invested assets		126,529		113,712
Investment income due and accrued		1,611		1,483
Federal income taxes		145		279
Deferred income taxes		1,216		658
Other than invested assets		1,028		855
Total assets excluding separate accounts		130,529		116,987
Separate account assets		64,478		58,124
Total assets	\$	195,007	\$	175,111
Liabilities and Surplus:				
Policyholders' reserves	\$	91,334	\$	78,971
Liabilities for deposit-type contracts		9,469		5,388
Contract claims and other benefits		400		345
Policyholders' dividends		1,497		1,400
General expenses due or accrued		764		981
Asset valuation reserve		2,267		1,997
Repurchase agreements Commercial paper		3,674 250		4,020 250
Derivative collateral		230 679		230 1,477
Derivative conateral		4,822		6,916
Other liabilities		2,858		2,564
Total liabilities excluding separate accounts		118,014		104,309
Separate account liabilities		64,469		58,115
Total liabilities		182,483		162,424
Surplus	_	12,524		12,687
Total liabilities and surplus	\$	195,007	\$	175,111

See notes to consolidated statutory financial statements

#### MASSACHUSETTS MUTUAL LIFE INSURANCE COMPANY AND SUBSIDIARIES CONSOLIDATED STATUTORY STATEMENTS OF INCOME (LOSS)

	Years Ended December 31, 2013 2012 (In Millions)			31,
		(In Mi	11101	18)
Revenue:				
Premium income	\$	20,811	\$	20,734
Net investment income		5,814		5,296
Fees and other income		935		680
Total revenue		27,560		26,710
Benefits and expenses:				
Policyholders' benefits		19,178		11,809
Change in policyholders' reserves		5,581		10,567
Change in reserves due to the RPG reinsurance agreement		(2,050)		-
General insurance expenses		1,750		1,477
Ceding commission on reinsurance agreement		355		-
Commissions		787		610
State taxes, licenses and fees		196		170
Total benefits and expenses		25,797		24,633
Net gain from operations before dividends and				
federal income taxes		1,763		2,077
Dividends to policyholders		1,475		1,379
Net gain from operations before federal income taxes		288		698
Federal income tax benefit		(87)		(59)
Net gain from operations		375		757
Net realized capital (losses) gains after tax and transfers to interest maintenance reserve		(488)		115
Net (loss) income	\$	(113)	\$	872

#### MASSACHUSETTS MUTUAL LIFE INSURANCE COMPANY AND SUBSIDIARIES CONSOLIDATED STATUTORY STATEMENTS OF CHANGES IN SURPLUS

	Years Ended December 31, 2013 2012				
		(In M	illion	s)	
Surplus, beginning of year	\$	12,687	\$	11,417	
Increase (decrease) due to:					
Net (loss) income		(113)		872	
Change in net unrealized capital gains,					
net of tax		(358)		672	
Change in net unrealized foreign exchange capital					
gains, net of tax		43		(10)	
Change in other net deferred income taxes		293		(574)	
Change in nonadmitted assets		70		148	
Change in reserve valuation basis		(62)		-	
Change in asset valuation reserve		(270)		(266)	
Change in surplus notes		-		399	
Prior period adjustments		(90)		(25)	
Change in minimum pension liability		305		52	
Other		19		2	
Net (decrease) increase		(163)		1,270	
Surplus, end of year	\$	12,524	\$	12,687	

#### MASSACHUSETTS MUTUAL LIFE INSURANCE COMPANY AND SUBSIDIARIES CONSOLIDATED STATUTORY STATEMENTS OF CASH FLOWS

		2013	iber 31,	2012
		(In Mi	illions)	
Cash from operations:				
Premium and other income collected	\$	21,726	\$	21,403
Net investment income		5,699		5,143
Benefit payments		(18,728)		(11,565)
Net transfers from (to) separate accounts		1,313		(5,466)
Commissions and other expenses		(650)		(2,119)
Dividends paid to policyholders		(1,377)		(1,313)
Federal and foreign income taxes recovered (paid)		64		(39)
Net cash from operations		8,047		6,044
Cash from investments:				
Proceeds from investments sold, matured or repaid:				
Bonds		21,074		18,661
Preferred and common stocks - unaffiliated		688		125
Mortgage loans		2,365		2,264
Real estate		133		103
Partnerships		1,465		1,046
Common stocks - affiliated		137		662
Derivatives		(639)		131
Other		(290)		(205)
Total investment proceeds		24,933		22,787
Cost of investments acquired:				·
Bonds		(31,126)		(21,325)
Preferred and common stocks - unaffiliated		(567)		(331)
Mortgage loans		(5,010)		(3,679)
Real estate		111		(126)
Partnerships		(2,129)		(1,555)
Common stocks - affiliated		(740)		(482)
Derivatives		(196)		(243)
Other		494		153
Total investments acquired		(39,163)		(27,588)
Net increase in policy loans		(563)		(527)
Net cash used in investing activities		(14,793)		(5,328)
Cash from financing and other sources:				
Net (withdrawals) deposits on deposit-type contracts		(144)		617
Cash provided from surplus notes		-		399
Change in repurchase and reverse repurchase agreements		(346)		250
Change in derivative collateral		(798)		(298)
Deposits for policyholders' reserves related to reinsurance agreement		5,298		-
Liabilities for deposit-type contracts related to reinsurance agreement		3,885		-
Other cash used		(55)		(62)
Net cash from financing and other sources		7,840		906
Net change in cash, cash equivalents and short-term investments		1,094		1,622
Cash, cash equivalents and short-term investments, beginning of year		3,410		1,788
Cash, cash equivalents and short-term investments, end of year	\$	4,504	\$	3,410
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### 1. Nature of operations

Massachusetts Mutual Life Insurance Company (MassMutual) and its subsidiaries provide life insurance, disability income insurance, long-term care insurance, annuities, retirement products, investment management, mutual funds and trust services to individual and institutional customers. MassMutual is organized as a mutual life insurance company.

#### 2. Summary of significant accounting policies

#### a. Basis of presentation

The consolidated statutory financial statements include the accounts of MassMutual and its wholly-owned United States of America (U.S.) domiciled life insurance subsidiary, C.M. Life Insurance Company, and its wholly-owned subsidiary, MML Bay State Life Insurance Company (collectively, the Company). All intercompany transactions and balances for these consolidated entities have been eliminated. Other subsidiaries and affiliates are accounted for under the equity method in accordance with statutory accounting principles. Statutory financial statements filed with regulatory authorities are not presented on a consolidated basis.

The consolidated statutory financial statements have been prepared in conformity with the statutory accounting practices of the National Association of Insurance Commissioners (NAIC) and the accounting practices prescribed or permitted by the Commonwealth of Massachusetts Division of Insurance (the Division); and for the wholly-owned U.S. domiciled life insurance subsidiaries, the State of Connecticut Insurance Department (the Department).

Statutory accounting practices are different in some respects from financial statements prepared in accordance with U.S. generally accepted accounting principles (GAAP). The more significant differences between statutory accounting principles and U.S. GAAP are as follows: (a) bonds are generally carried at amortized cost, whereas U.S. GAAP generally reports bonds at fair value; (b) changes in the fair value of derivative financial instruments are recorded as changes in surplus, whereas U.S. GAAP generally reports these changes as revenue unless deemed an effective hedge; (c) interest rate swap replications are carried at amortized cost, whereas U.S. GAAP would carry them at fair value; (d) embedded derivatives are recorded as part of the underlying contract, whereas U.S. GAAP would identify and bifurcate certain embedded derivatives from the underlying contract or security and account for them separately at fair value; (e) income recognition on partnerships and limited liability companies (LLCs), which are accounted for under the equity method, is limited to the amount of cash distribution, whereas U.S. GAAP does not have this limitation; (f) majority-owned noninsurance subsidiaries, variable interest entities where the Company is the primary beneficiary, and certain other controlled entities are accounted for using the equity method, whereas U.S. GAAP would consolidate these entities; (g) changes in the balances of deferred income taxes, which provide for book versus tax temporary differences, are subject to limitation and are recorded in surplus, whereas U.S. GAAP would generally include the change in deferred taxes in net income; (h) certain group annuity and variable universal life contracts, which do not pass-through all investment gains to contract holders, are maintained in the separate accounts and are presented on a single line in the statutory financial statements, whereas U.S. GAAP reports these contracts as general investments of the Company; (i) assets are reported at admitted asset value and assets designated as nonadmitted are excluded through a charge against surplus, whereas U.S. GAAP recognizes all assets, subject to valuation allowances; (j) statutory policy reserves are based upon prescribed methods, such as the Commissioners' Reserve Valuation Method, Commissioners' Annuity Reserve Valuation Method or net level premium method, and prescribed statutory mortality, morbidity and interest assumptions, whereas U.S. GAAP reserves would generally be based upon the net level premium method or the estimated gross margin method with estimates of future mortality, morbidity, persistency and interest; (k) policyholder reserves are presented net of reinsurance ceded, unearned ceded premium and unpaid ceded claims, whereas U.S. GAAP would report these reinsurance balances as an asset; (1) an asset valuation reserve (AVR) is reported as a contingency reserve to stabilize surplus against fluctuations in the statement value of common stocks, real estate investments, partnerships and LLCs as well as credit-related declines in the value of bonds, mortgage loans and certain derivatives to the extent AVR is greater than zero for the appropriate asset category, whereas U.S. GAAP does not record this reserve; (m) after-tax realized capital gains (losses) that result from changes in the overall level of interest rates for all types of fixed-income investments and interest-related hedging activities are deferred into the interest maintenance reserve (IMR) and amortized into revenue, whereas U.S. GAAP reports these gains and losses as revenue; (n) changes to the

mortgage loan valuation allowance are recognized in net unrealized capital gains (losses), net of tax, in the Consolidated Statutory Statements of Changes in Surplus, whereas U.S. GAAP reports these changes in net realized capital gains (losses); (o) the overfunded status of pension and other postretirement plans, which is the excess of the fair value of the plan assets over the projected benefit obligation, is a nonadmitted asset for statutory accounting whereas U.S. GAAP recognizes the overfunded status as an asset; (p) surplus notes are reported in surplus, whereas U.S. GAAP would report these notes as liabilities; (q) payments received for universal and variable life insurance products, certain variable and fixed deferred annuities and group annuity contracts are reported as premium income and corresponding change in reserves, whereas U.S. GAAP would treat these payments as deposits to policyholders' account balances; (r) certain acquisition costs, such as commissions and other variable costs, directly related to acquiring new business are charged to current operations as incurred, whereas U.S. GAAP would generally capitalize these expenses and amortize them based on profit emergence over the expected life of the policies or over the premium payment period; and (s) comprehensive income is not presented, whereas U.S. GAAP presents changes in unrealized capital gains (losses) and foreign currency translations as other comprehensive income.

The preparation of financial statements requires management to make estimates and assumptions that impact the reported amounts of assets and liabilities, the disclosure of assets and liabilities as of the date of the consolidated statutory financial statements and the reported amounts of revenues and expenses during the reporting periods. The most significant estimates include those used in determining the carrying values of investments including the amount of mortgage loan investment valuation reserves, other-than-temporary impairment(s) (OTTI), the value of the investment in MassMutual Holding LLC (MMHLLC), the liabilities for policyholders' reserves, the determination of admissible deferred tax assets (DTAs), the liability for taxes and litigation contingencies. Future events including, but not limited to, changes in the level of mortality, morbidity, interest rates, persistency, asset valuations and defaults could cause results to differ from the estimates used in the consolidated statutory financial statements. Although some variability is inherent in these estimates, management believes the amounts presented are appropriate.

#### b. Corrections of errors and reclassifications

Under statutory accounting principles, corrections of prior year errors are recorded in current year surplus on a pretax basis with any associated tax impact reported through earnings.

The following summarizes corrections of prior year errors:

	Year Ended December 31, 2013					3	
	Increase (Decrease) to:				Correction		
	P	rior	Сι	urrent	of	Asset	
	Ŋ	lear	Y	Year	or Li	iability	
	In	come	Su	ırplus	Bal	ances	
			(In	Millions)			
Policyholders' reserves	\$	(74)	\$	(74)	\$	74	
Premium income		(18)		(18)		18	
Other invested assets		2		2		(2)	
Total	\$	(90)	\$	(90)	\$	90	
	In	Year E crease (D		December e) to:		2 rection	
		Prior		urrent	of	Asset	
	γ	lear	Y	Year	or Li	iability	
	In	come	St	ırplus	Bal	ances	
		<u> </u>	(In	Millions)	<u> </u>		
Policyholders' reserves General insurance expenses	\$	(22) (11)	\$	(22) (11)	\$	22 11	
Premium income		5		5		(5)	
Net investment income		4		4		(4)	
Other		(1)		(1)		1	
Total	\$	(25)	\$	(25)	\$	25	

Certain prior year amounts within these financial statements have been reclassified to conform to the current year presentation. In prior periods, certain derivative assets and liabilities were presented on a net basis pursuant to the terms of master netting agreements with particular counterparties. For the current period, all such assets and liabilities are reported on a gross basis in accordance with new NAIC guidance. Prior period amounts have been restated to conform to the gross presentation.

#### c. Bonds

Bonds are generally valued at amortized cost using the constant yield interest method with the exception of NAIC Category 6 bonds, which are obligations that are in or near default, and certain residential mortgage-backed securities (RMBS) and commercial mortgage-backed securities (CMBS), which are rated by outside modelers, which are carried at the lower of amortized cost or fair value. NAIC ratings are applied to bonds and other securities. Categories 1 and 2 are considered investment grade, while Categories 3 through 6 are considered below investment grade. Bond transactions are recorded on a trade date basis, except for private placement bonds, which are recorded on the funding date.

For fixed income securities that do not have a fixed schedule of payments, such as asset-backed securities (ABS), mortgage-backed securities (MBS), including RMBS and CMBS, and structured securities, including collateralized debt obligations (CDOs), amortization or accretion is revalued quarterly based on the current estimated cash flows, using either the prospective or retrospective adjustment methodologies for each type of security. Certain fixed income securities with the highest ratings from a rating agency follow the retrospective method of accounting. Under the retrospective method, the recalculated effective yield equates the present value of the actual and anticipated cash flows, including new prepayment assumptions, to the original cost of the investment. Prepayment assumptions are based on borrower constraints and economic incentives such as the original term, age and coupon of the loan as affected by the interest rate environment. The current carrying value is then increased or decreased to the amount that would have resulted had the revised yield been applied since inception, and investment income is correspondingly decreased or increased. All other fixed income securities, such as floating rate bonds and interest only securities, including those that have been impaired, follow the prospective method of accounting. Under the prospective method, the recalculated future effective yield equates the carrying value of the investment to the present value of the anticipated future cash flows.

The fair value of bonds is based on quoted market prices when available. If quoted market prices are not available, values provided by other third-party organizations are used. If values provided by other third-party organizations are unavailable, fair value is estimated using internal models by discounting expected future cash flows using observable current market rates applicable to yield, credit quality and maturity of the investment or using quoted market values for comparable investments. Internal inputs used in the determination of fair value include estimated prepayment speeds, default rates, discount rates and collateral values, among others. Structure characteristics and cash flow priority are also considered. Fair values resulting from internal models are those expected to be received in an orderly transaction between willing market participants at the financial statement date.

Refer to Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)" for information on the Company's policy for determining OTTI.

#### d. Preferred stocks

Preferred stocks in good standing are generally valued at amortized cost. Preferred stocks not in good standing, those that are rated Categories 4 through 6 by the Securities Valuation Office (SVO) of the NAIC, are valued at the lower of amortized cost or fair value. Fair values are based on quoted market prices, when available. If quoted market prices are not available, the Company estimates fair value using broker-dealer quotations or internal models. These models use inputs not directly observable or correlated with observable market data. Typical inputs integrated into the Company's internal discounted expected earnings models include, but are not limited to, earnings before interest, taxes, depreciation and amortization estimates. Fair values resulting from internal models are those expected to be received in an orderly transaction between willing market participants at the financial statement date.

Refer to Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)" for information on the Company's policy for determining OTTI.

#### e. Common stocks - subsidiaries and affiliates

Common stocks of unconsolidated subsidiaries, primarily MMHLLC, are accounted for using the statutory equity method. The Company accounts for the value of its investment in its subsidiary, MMHLLC, at its underlying U.S. GAAP equity value adjusted to remove certain nonadmitted and intangible assets, as well as a portion of its noncontrolling interests (NCI) and appropriated retained earnings (ARE), after consideration of MMHLLC's fair value and the Company's capital levels. The Division has affirmed the statutory recognition of the Company's application of the NCI guidelines in MMHLLC's statutory carrying value. However, the Company has limited this recognition to \$2,157 million and \$2,165 million as of December 31, 2013 and 2012, respectively. Operating results, less dividend distributions, for MMHLLC are reflected as net unrealized capital gains (losses) in the Consolidated Statutory Statements of Changes in Surplus. Dividend distributions received from MMHLLC are recorded in net investment income and are limited to MMHLLC's U.S. GAAP retained earnings. The cost basis of common stocks – subsidiaries and affiliates is adjusted for impairments deemed to be other than temporary, consistent with common stocks – unaffiliated.

Refer to Note 4d. "Common stocks - subsidiaries and affiliates" for further information on the valuation of MMHLLC.

#### f. Common stocks - unaffiliated

Unaffiliated common stocks are carried at fair value, which is based on quoted market prices when available. If quoted market prices are not available, values provided by other third-party organizations are used. If values from other third parties are unavailable, fair values are determined by management using estimates based upon internal models. The Company's internal models include estimates based upon comparable company analysis, review of financial statements, broker quotes and last traded price. Fair values resulting from internal models are those expected to be received in an orderly transaction between willing market participants at the financial statement date.

Refer to Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)" for information on the Company's policy for determining OTTI.

#### g. Mortgage loans

Mortgage loans are valued at the unpaid principal balance of the loan, net of unamortized premium and discount, valuation allowances, nonrefundable commitment fees and mortgage interest points. Interest income earned on impaired loans is accrued on the outstanding principal balance of the loan based on the loan's contractual coupon rate. Interest is not accrued for impaired loans more than 60 days past due, for loans delinquent more than 90 days, or when collection of interest is improbable. The Company continually monitors mortgage loans where the accrual of interest has been discontinued, and will resume the accrual of interest on a mortgage loan when the facts and circumstances of the borrower and property indicate that the payments will continue to be received according to the terms of the original or modified mortgage loan agreement.

Refer to Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)" for information on the Company's policy for determining OTTI.

#### h. Policy loans

Policy loans are carried at the outstanding loan balance less amounts unsecured by the cash surrender value of the policy. At issuance, policy loans are fully secured by the cash surrender value of the policy. Unsecured amounts can occur when subsequent charges are incurred on the underlying policy without the receipt of additional premium. If the premium is not paid during the contractual grace period, the policy will lapse. Unsecured nonadmitted amounts were less than \$1 million as of December 31, 2013 and 2012. Policy loans earn interest calculated based upon either a fixed or a variable interest rate. Accrued investment income on policy loans more than 90 days past due is included in the unpaid balance of the policy loan not to exceed the cash surrender value of the underlying contract.

#### i. Real estate

Investment real estate, which the Company has the intent to hold for the production of income, and real estate occupied by the Company, are carried at depreciated cost, less encumbrances. Depreciation is calculated using the straight-line method over the estimated useful life of the real estate holding, not to exceed 40 years. Depreciation expense is included in net investment income.

Real estate held for sale is initially carried at the lower of depreciated cost or fair value less estimated selling costs and is no longer depreciated. Adjustments to carrying value, including for further declines in fair value, are recorded in a valuation reserve, which is included in realized capital losses.

Fair value is generally estimated using the present value of expected future cash flows discounted at a rate commensurate with the underlying risks. The Company also obtains external appraisals for a rotating selection of properties annually. If an external appraisal is not obtained, an internal appraisal is performed.

Refer to Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)" for information on the Company's policy for determining OTTI.

#### *j.* Partnerships and limited liability companies

Partnerships and LLCs, except for partnerships that generate and realize low income housing tax credits (LIHTCs), are accounted for using the equity method with the change in the equity value of the underlying investment recorded in surplus. Distributions received are recognized as net investment income to the extent the distribution does not exceed previously recorded accumulated undistributed earnings.

Investments in partnerships that generate LIHTCs are carried at amortized cost unless considered impaired. Under the amortized cost method, the excess of the carrying value of the investment over its estimated residual value is amortized into income during the period in which tax benefits are recognized.

The equity method is suspended if the carrying value of the investment is reduced to zero due to losses from the investment. Once the equity method is suspended, losses are not recorded until the investment returns to profitability and the equity method is resumed. However, if the Company has guaranteed obligations of the investment or is otherwise committed to provide further financial support for the investment, losses will continue to be reported up to the amount of those guaranteed obligations or commitments.

Refer to Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)" for information on the Company's policy for determining OTTI.

#### k. Derivatives

Interest rate swaps and credit default index swaps associated with replicated assets are valued at amortized cost and all other derivative types are carried at fair value, which is based primarily upon quotations obtained from counterparties and independent sources. The quotations from counterparties and independent sources are compared to internally derived prices and a price challenge is lodged with the counterparties and independent sources when a significant difference cannot be explained by appropriate adjustments to the internal model. When quotes from counterparties and independent sources are not available or are considered not reliable, the internally derived value is recorded. Changes in the fair value of these instruments other than interest rate swaps associated with replicated assets are recorded as unrealized capital gains (losses) in surplus. Gains and losses realized on settlement, termination, closing or assignment of contracts are recorded as realized capital gains (losses). Amounts receivable and payable are accrued as net investment income.

#### *l.* Cash, cash equivalents and short-term investments

The Company considers all highly liquid investments purchased with original maturities of three months or less to be cash and cash equivalents and carries them at amortized cost.

Short-term investments, which are carried at amortized cost, consist of all highly liquid investments purchased with maturities of greater than three months and less than or equal to 12 months. Investments in short-term bonds and money market mutual funds are classified as short-term investments.

The carrying value reported in the Consolidated Statutory Statements of Financial Position for cash, cash equivalents and short-term investment instruments approximates the fair value.

#### m. Investment income due and accrued

Accrued investment income consists primarily of interest and dividends. Interest is recognized on an accrual basis and dividends are recorded as earned on the ex-dividend date. Due and accrued income is nonadmitted on: (a) bonds and mortgage loans delinquent more than 90 days or where collection of interest is improbable; (b) impaired bonds and mortgage loans more than 60 days past due; (c) bonds in default; (d) rent in arrears for more than 90 days; and (e) policy loan interest due and accrued more than 90 days past due and included in the unpaid balance of the policy loan in excess of the cash surrender value of the underlying contract.

#### n. Other than invested assets

Other than invested assets primarily includes deferred and uncollected premium, receivables from subsidiaries and affiliates, other receivables and fixed assets.

Fixed assets are carried at cost less accumulated depreciation and amortization. Depreciation and amortization are determined using the straight-line method over the estimated useful lives of the assets. Estimated lives range up to fifteen years for leasehold improvements and up to ten years for all other fixed assets. Within fixed assets, most unamortized software and office equipment are nonadmitted assets.

#### o. Nonadmitted assets

Assets designated as nonadmitted by the NAIC primarily include pension plan assets, certain electronic data processing (EDP) equipment, the amount of DTAs (subject to certain limitations) that will not be realized by the end of the third calendar year following the current year end, advances and prepayments, certain investments in partnerships and LLCs for which audits are not performed, certain other receivables, furniture and equipment, uncollected premiums and certain intangible assets. These assets are designated as nonadmitted and are excluded from the Consolidated Statutory Statements of Financial Position through a charge against surplus.

#### p. Separate accounts

Separate accounts are segregated funds administered and invested by the Company. Selection of the separate account investments is directed by group and individual variable annuity, variable life and other insurance contract holders/policyholders. The returns produced by separate account assets increase or decrease separate account reserves. Separate account assets consist principally of marketable securities reported at fair value. Except for the Company's seed money and supplemental accounts, as noted below, and certain guaranteed separate accounts issued in Minnesota, separate account assets can only be used to satisfy separate account liabilities and are not available to satisfy the general obligations of the Company. The Company's revenue reflects fees charged to the separate accounts including administrative and investment advisory fees.

Assets may be transferred from the general investments of the Company to seed the separate accounts. When assets are transferred to separate accounts, they are transferred at fair market value on the date the transaction occurs. Gains related to the transfer are deferred to the extent that the Company maintains a proportionate interest in the separate account. The deferred gain is recognized as the Company's ownership decreases or when the separate account sells the underlying asset during the normal course of business. Losses associated with these transfers are recognized immediately.

Separate accounts reflect two categories of risk assumption: nonguaranteed separate accounts for which the contract holder/policyholder assumes the investment risk and guaranteed separate accounts for which the Company contractually guarantees either a minimum return or minimum account value to the contract holder/policyholder. For certain guaranteed separate account products such as interest rate guaranteed products and indexed separate account products, reserve adequacy is performed on a contract by contract basis using, as applicable, prescribed interest rates, mortality rates and asset risk deductions. If the outcome from this adequacy analysis produces a deficiency relative to the current account value, a liability is recorded in policyholders' reserves or liabilities for deposit-type contracts in the Consolidated Statutory Statements of Financial Position with the consolidated Statutory Statements of Income (Loss).

Premium income, benefits and expenses of the separate accounts are included in the Consolidated Statutory Statements of Income (Loss) with the offset recorded in policyholders' reserves. Investment income and realized capital gains (losses) on the assets of separate accounts, other than seed money, accrue to contract holders/policyholders and are not recorded in the Consolidated Statutory Statements of Income (Loss). Unrealized capital gains (losses) on assets of separate accounts accrue to contract holders/policyholders and, accordingly, are reflected in the separate account liability to the contract holder/policyholder.

#### q. Policyholders' reserves

Policyholders' reserves provide for the present value of estimated future obligations in excess of estimated future premium on policies in force.

Reserves for individual life insurance contracts are developed using accepted actuarial methods computed principally on the net level premium or Commissioners' Reserve Valuation Method bases using the American Experience or the 1941, 1958, 1980 or the 2001 Commissioners' Standard Ordinary mortality tables with assumed interest rates. Reserves for disability riders associated with life contracts are calculated using morbidity rates from the 1952 Period 2 Intercompany Disability Table, modified to reflect the Company's experience.

The Company waives deduction of deferred fractional premium at death and returns any portion of the final premium beyond the date of death. Reserves are computed using continuous functions to reflect these practices.

The Company charges a higher premium on certain contracts that cover substandard mortality risk. For these policies, the reserve calculations are based on a substandard mortality rate, which is a multiple of the standard mortality tables.

In order to maintain a prudent level of reserve adequacy, the Company elected to hold additional life insurance reserves over and above the amounts calculated by the methods described above.

Certain variable universal life and universal life contracts include features such as guaranteed minimum death benefits (GMDB) or other guarantees that ensure continued death benefit coverage when the policy would otherwise lapse. The value of the guarantee is only available to the beneficiary in the form of a death benefit. The liability for variable and universal life GMDBs and other guarantees is included in policyholders' reserves and the related change in this liability is included in change in policyholders' reserves.

Reserves for individual and group payout annuities are developed using accepted actuarial methods computed principally under Commissioners' Annuity Reserve Valuation Method (CARVM) using applicable interest rates and mortality tables. Individual payout annuities primarily use the 1971 and 1983 Individual Annuity Mortality and Annuity 2000 tables. Group payout annuities primarily use the 1983 Group Annuity Mortality and 1994 Group Annuity Reserving tables.

Certain individual variable annuity products issued by the Company have offered a variety of additional guarantees such as GMDBs and variable annuity guaranteed living benefits (VAGLB). The primary types of VAGLBs offered by MassMutual are guaranteed minimum accumulation benefits (GMAB), guaranteed minimum income benefits (GMIB) including GMIB Basic and GMIB Plus and guaranteed minimum withdrawal benefits (GMWB). In general, these benefit guarantees require the contract or policyholder to adhere to a company-approved asset allocation strategy. The liabilities for individual variable annuity GMDBs and VAGLBs are included in policyholders' reserves and the related changes in these liabilities are included in change in policyholders' reserves.

Variable annuity GMDBs provide a death benefit in excess of the contract value if the contract value is less than the guaranteed minimum amount. Some contracts provide that guarantee upon the contract owner's death and others provide it upon the annuitant's death. This amount may be based on a return of premium (the premium paid generally adjusted for withdrawals), a roll-up (an accumulation of premium at a specified interest rate adjusted for withdrawals), a reset (the contract value on a specified anniversary date adjusted for subsequent withdrawals, which is allowed to decrease when reset) or a ratchet (the contract value on a specified anniversary date adjusted for subsequent withdrawals, which is never allowed to decrease when reset). For a variable annuity contract, a decline in the stock market causing the contract value to fall below the guaranteed specified amount will increase the net amount at risk, which is the GMDBs in excess of the contract value.

GMABs provide the annuity contract holder with a guaranteed minimum contract value at the end of the product's guarantee period. If the contract value is below that guarantee at the end of the period, the contract value is increased to the guaranteed minimum account benefit value and the contract continues from that point. Options for the guarantee period are ten, twenty and twenty-six years.

GMWBs provide the annuity contract holder with a guarantee that a minimum amount will be available for withdrawal annually for life regardless of the contract value.

GMIBs provide the annuity contract holder with a guaranteed minimum amount when the contract is annuitized. The GMIBs would be beneficial to the contract holder if the contract holder's contract value would otherwise not provide a higher annuitization value using currently offered rates at the time of annuitization. GMIBs generally anticipate payout between ages 60 and 90. The Company first issued GMIB Basic in 2002 and suspended issuing these contracts in August 2007. These GMIB Basic contracts cannot be annuitized within seven years of issuance and do not have access to the guarantee value other than through annuitization.

GMIB Plus replaced GMIB Basic and was available from September 2007 through March 2009. GMIB Plus includes a product version, which provides a minimum floor amount that can be applied to an annuity option. The GMIB Plus value is equal to the initial purchase amount increased by a compound annual interest rate. If a contract owner takes a withdrawal, the GMIB Plus value is recalculated by making an adjustment for withdrawals. There are two types of adjustments for withdrawals: (1) Dollar for dollar adjustment – during each contract year, the GMIB Plus value will be lower for each dollar that is withdrawn up to and equal to the current contract year interest credited on the GMIB Plus value; (2) Pro-rata adjustment – during each contract year, for any amount withdrawn that exceeds the current contract year interest credited on the GMIB Plus value will be further reduced by a pro-rata adjustment. Such a withdrawal will negatively impact the GMIB Plus value. GMIB Plus cannot be annuitized within ten years of contract issuance as the rider can only be exercised after a ten year waiting period has elapsed. This guarantee was only available upon contract issuance.

Reserves for individual and group fixed deferred annuities are developed using accepted actuarial methods computed principally under CARVM using applicable interest rates and mortality tables. Individual deferred annuities primarily use the 1971 and 1983 Individual Annuity Mortality and Annuity 2000 tables. Group deferred annuities primarily use the 1983 Group Annuity Mortality and 1994 Group Annuity Reserving tables.

Reserves for individual and group variable deferred annuities are developed using accepted actuarial methods computed principally under CARVM for variable annuities using applicable interest rates and mortality tables. Individual variable deferred annuities primarily use the 1994 Minimum Guaranteed Death Benefit or Annuity 2000 tables. The liability is evaluated under both a standard scenario and stochastic scenarios net of currently held applicable hedge asset cash flows. The Company holds the reserve liability valuation at the higher of the standard or stochastic scenario values. Based on the Company's currently held hedges, if market interest rates increase, the fair value of the Company hedges would decrease in value and reserves would decrease. Should market interest rates decrease, the fair value of the Company hedges would increase in value and reserves would increase. In addition, the Company elected to hold additional reserves above those indicated based on the stochastic or standard scenario in order to maintain a prudent level of reserve adequacy.

The standard scenario is a prescriptive reserve with minimal company discretion. The primary driver of the standard scenario result is the composition of the in force policies, with the key factor being the extent to which the product guarantees are "in the money." The value of the reserve guarantees under the standard scenario is driven primarily by equity markets.

For the stochastic scenarios, the Company uses the American Academy of Actuaries' scenarios. Prudent estimate assumptions used for policyholder behavior (lapses, partial withdrawals, annuitization and additional premium), mortality, expenses and commissions, investment management fees and taxes are consistent with those used for asset adequacy testing and are based on Company experience. The key drivers for the stochastic results are the degree that the variable annuity benefits are "in the money" given equity market levels, policyholder elections for GMIBs, currently held applicable hedge asset cash flows, expenses and discount interest rates.

Disability income policy reserves are generally calculated using the two-year preliminary term method and actuarially accepted morbidity tables using the 1964 Commissioners' Disability Table and the 1985 Commissioners' Individual Disability Table A with assumed interest and mortality rates in accordance with applicable statutes and regulations.

Disabled life claim reserves are generally calculated using actuarially accepted methodologies and actuarially accepted morbidity tables using the 1964 Commissioners' Disability Table and 1985 Commissioners' Individual Disability Tables A and C with assumed interest rates in accordance with applicable statutes and regulations.

Long-term care policy reserves are generally calculated using the one-year preliminary term method and actuarially accepted morbidity, mortality and lapse tables with assumed interest rates in accordance with applicable statutes and regulations.

Long-term care claim reserves are generally calculated using actuarially accepted methodologies and actuarially accepted morbidity tables with assumed interest rates in accordance with applicable statutes and regulations.

Unpaid claims and claim expense reserves are related to disability and long-term care claims. Unpaid disability claim liabilities are projected based on the average of the last three disability payments. Claim expense reserves are based on an analysis of the unit expenses related to the processing and examination of new and ongoing claims. Interest accrued on reserves is calculated by applying NAIC prescribed interest rates to the average reserves by incurral year.

Tabular interest, tabular reserves less actual reserves released, and tabular cost for all life and annuity contracts and supplementary contracts involving life contingencies are determined in accordance with NAIC Annual Statement instructions. For tabular interest, whole life and term products use a formula that applies a weighted average interest rate determined from a seriatim valuation file to the mean average reserves. Universal life, variable life, group life, annuity and supplemental contracts use a formula that applies a weighted average credited rate to the mean account value. For contracts without an account value (e.g., a Single Premium Immediate Annuity) a weighted average statutory valuation rate is applied to the mean statutory reserve or accepted actuarial methods using applicable interest rates are applied.

All policyholders' reserves and accruals are based on the various estimates discussed previously and are presented net of reinsurance. Management believes that these liabilities and accruals represent management's best estimate and will be sufficient, in conjunction with future revenues, to meet future anticipated obligations of policies and contracts in force.

#### r. Liabilities for deposit-type contracts

Liabilities for funding agreements, dividend accumulations, premium deposit funds, investment-type contracts such as supplementary contracts not involving life contingencies and certain structured settlement annuities are based on account value or accepted actuarial methods using applicable interest rates.

#### s. Participating contracts

Participating contracts are those that may be eligible to share in any dividends declared by the Company. Participating contracts issued by the Company represented 55% and 62% of the Company's policyholders' reserves and liabilities for deposit-type contracts as of December 31, 2013 and 2012, respectively.

#### t. Policyholders' dividends

Dividends expected to be paid to policyholders in the following year are approved annually by MassMutual's Board of Directors and are recorded as an expense in the current year. The allocation of these dividends to policyholders reflects the relative contribution of each group of participating policies to surplus and considers, among other factors, investment returns, mortality and morbidity experience, expenses and taxes. The liability for policyholders' dividends includes the estimated amount of annual dividends and settlement dividends. A settlement dividend is an extra dividend payable at termination of a policy upon maturity, death or surrender.

#### u. Asset valuation reserve

The Company maintains an AVR that is a contingency reserve to stabilize surplus against fluctuations in the statement value of common stocks, real estate investments, partnerships and LLCs as well as credit-related changes in the value of bonds, preferred stocks, mortgage loans, and certain derivatives to the extent that AVR is greater than zero for the appropriate asset category. The AVR is reported as a liability and the change in AVR, net of tax, is reported in surplus.

#### v. Interest maintenance reserve

The Company maintains an IMR that is used to stabilize net income against fluctuations in interest rates. After-tax realized capital gains (losses), which result from changes in the overall level of interest rates for all types of fixed-income investments and interest-related hedging activities, are deferred into the IMR and amortized into revenue using the grouped amortization method. The IMR is included in other liabilities or if negative, is nonadmitted.

#### w. Repurchase agreements

The Company has entered into repurchase agreements whereby the Company sells securities and simultaneously agrees to repurchase the same or substantially the same securities. These repurchase agreements are accounted for as collateralized borrowings with the proceeds from the sale of the securities recorded as a liability and the underlying securities recorded as an investment by the Company. Earnings on these investments are recorded as investment income and the difference between the proceeds and the amount at which the securities will be subsequently reacquired is amortized as interest expense. Repurchase agreements are used as a tool for overall portfolio management to help ensure the Company maintains adequate assets in order to provide yield, spread and duration to support liabilities and other corporate needs.

The Company provides collateral, as dictated by the repurchase agreements, to the counterparty in exchange for a loan. If the fair value of the securities sold becomes less than the loan, the counterparty may require additional collateral.

#### x. Commercial paper

The Company issues commercial paper in the form of unsecured notes (Notes). Interest on the Notes is calculated using a 360-day year based on the actual number of days elapsed. Due to the short-term nature of the Notes, the carrying value approximates fair value.

#### y. Other liabilities

Other liabilities primarily consist of derivative payables, IMR, amounts held for agents, remittances and items not allocated, pending securities settlements and unearned income.

#### z. Reinsurance

The Company enters into reinsurance agreements with affiliated and unaffiliated insurers in the normal course of business to limit its insurance risk.

Premium income, benefits to policyholders and policyholders' reserves are stated net of reinsurance. Premium, benefits and reserves related to reinsured business are accounted for on bases consistent with those used in accounting for the original policies issued and the terms of the reinsurance contracts. The Company records a receivable for reinsured benefits paid, but not yet reimbursed by the reinsurer and reduces policyholders' reserves for the portion of insurance liabilities that are reinsured. Commissions and expense allowances on reinsurance ceded and modified coinsurance reserve adjustments on reinsurance ceded are recorded as revenue.

#### aa. Premium and related expense recognition

Life insurance premium revenue is generally recognized annually on the anniversary date of the policy. However, premium for flexible products, primarily universal life and variable universal life contracts, is recognized as revenue when received. Annuity premium is recognized as revenue when received. Disability income and long-term care premium is recognized as revenue when due.

Premium revenue is adjusted by the related deferred premium adjustment. Deferred premium adjusts for the overstatement created in the calculation of reserves as the reserve computation assumes the entire year's net premium is collected annually at the beginning of the policy year and does not take into account installment or modal payments. Commissions and other costs related to issuance of new policies and policy maintenance and settlement costs are charged to current operations when incurred. Surrender fee charges on certain life and annuity products are recorded as a reduction of benefits and expenses.

### bb. Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)

Realized capital gains (losses), net of taxes, exclude gains (losses) deferred into the IMR and gains (losses) of the separate accounts. Realized capital gains (losses) are recognized in net income and include OTTI, and are determined using the specific identification method.

#### Bonds - general

The Company employs a systematic methodology to evaluate OTTI by conducting a quarterly analysis of all bonds. The Company considers the following factors, where applicable depending on the type of securities, in the evaluation of whether a decline in value is other than temporary: (a) the likelihood that the Company will be able to collect all amounts due according to the contractual terms of the debt security; (b) the present value of the expected future cash flows of the security; (c) the characteristics, quality and value of the underlying collateral or issuer securing the position; (d) collateral structure; (e) the length of time and extent to which the fair value has been below amortized cost; (f) the financial condition and near-term prospects of the issuer; (g) adverse conditions related to the security or industry; (h) the rating of the security; and (i) the Company's ability and intent to hold the investment for a period of time sufficient to allow for an anticipated recovery to amortized cost.

The Company also considers other qualitative and quantitative factors in determining the existence of OTTI including, but not limited to, unrealized loss trend analysis and significant short-term changes in value.

For corporate securities, if it is determined that a decline in the fair value of a bond is other than temporary, an OTTI is recognized in earnings as a realized loss equal to the difference between the investment's amortized cost basis and, generally, its fair value at the balance sheet date. For loan-backed and structured securities, if the present value of cash flows expected to be collected is less than the amortized cost basis of the security, an OTTI is recognized in earnings as a realized loss equal to the difference between the investment's amortized cost basis and the present value of cash flows expected to be collected. The expected cash flows are discounted at the security's effective interest rate. Internal inputs used in determining the amount of the OTTI on structured securities include collateral performance, prepayment speeds, default rates, and loss severity based on borrower and loan characteristics, as well as deal structure including subordination, over-collateralization and cash flow priority. In addition, if the Company has the intent to sell, or the inability, or lack of intent to retain the investment for a period sufficient to recover the amortized cost basis, an OTTI is recognized in earnings as a realized loss equal to the entire difference between the investment's amortized cost basis, an OTTI is recognized in earnings as a realized loss equal to the entire difference between the investment's amortized cost basis, an OTTI is recognized in earnings as a realized loss equal to the entire difference between the investment's amortized cost basis and its fair value at the balance sheet date.

When a bond is other-than-temporarily impaired, a new cost basis is established. For loan-backed and structured securities, any difference between the new amortized cost basis and any increased present value of future cash flows expected to be collected is accreted into net investment income over the expected life of the bond.

The impairment review process provides a framework for deriving OTTI in a manner consistent with market participant assumptions. In these analyses, collateral type, investment structure and credit quality are critical elements in determining OTTI.

#### Bonds - structured and loan-backed securities

ABS and MBS are evaluated for OTTI on a quarterly basis using scenarios customized by collateral type. Cash flow estimates are based on various assumptions and inputs obtained from external industry sources along with internal analysis and actual experience. Assumptions are based on the specifics of each security including collateral type, loan type, vintage and subordination level in the structure. Where applicable, assumptions include prepayment speeds, default rates and loss severity, weighted average maturity and changes in the collateral values.

The Company has a review process for determining if CDOs are at risk for OTTI. For the senior, mezzanine and junior debt tranches, cash flows are modeled using five scenarios based on the current ratings and values of the underlying corporate credit risks and incorporating prepayment and default assumptions that vary according to collateral attributes of each deal. The prepayment and default assumptions are varied within each model based upon rating (base case), historical expectations (default), rating change improvement (optimistic), rating change downgrade (pessimistic) and fair value (market). The default rates produced by these five scenarios are assigned an expectation weight according to current market and economic conditions and fed into a sixth scenario. OTTI is recorded if this sixth scenario results in the loss of any principal or interest payments due.

For the most subordinated junior CDO tranches, the present value of the projected cash flows in the sixth scenario is measured using an effective yield. If the current book value of the security is greater than the present value measured using an effective yield, an OTTI is taken in an amount sufficient to produce its effective yield. Certain

CDOs cannot be modeled using all six scenarios because of limitations on the data needed for all scenarios. The cash flows for these CDOs, including foreign denominated CDOs, are projected using a customized scenario management believes is reasonable for the applicable collateral pool.

#### Common and preferred stock

The cost basis of common and preferred stocks is adjusted for impairments deemed to be other than temporary. The Company considers the following factors in the evaluation of whether a decline in value is other than temporary: (a) the financial condition and near-term prospects of the issuer; (b) the Company's ability and intent to retain the investment for a period sufficient to allow for a near-term recovery in value; and (c) the period and degree to which the value has been below cost. The Company conducts a quarterly analysis of issuers whose common or preferred stock is not-in-good standing or valued below 80% of cost. The Company also considers other qualitative and quantitative factors in determining the existence of OTTI including, but not limited to, unrealized loss trend analysis and significant short-term changes.

#### Mortgage loans

The Company performs internal reviews at least annually to determine if individual mortgage loans are performing or nonperforming. The fair values of performing mortgage loans are estimated by discounting expected future cash flows using current interest rates for similar loans with similar credit risk. For nonperforming loans, the fair value is the estimated collateral value of the underlying real estate. If foreclosure is probable, the Company will obtain an external appraisal.

When, based upon current information and events, it is probable that the Company will be unable to collect all amounts of principal and interest due according to the contractual terms of the mortgage loan agreement, a valuation allowance is established, and recorded in net unrealized capital losses for the excess of the carrying value of the mortgage loan over the fair value of its underlying collateral. Such information or events could include property performance, capital budgets, future lease roll, a property inspection as well as payment trends. Collectability and estimated decreases in collateral values are assessed on a loan-by-loan basis considering all events and conditions relevant to the loan. This evaluation, which is done on an individual loan basis, is inherently subjective as it requires estimates that are susceptible to significant revisions as more information becomes available, as changes occur in the market or as negotiations with the borrowing entity evolve. If there is a change in the fair value of the underlying collateral or the expected loss on the loan, the valuation allowance will be adjusted. An OTTI occurs upon the realization of a credit loss, typically through foreclosure or after a decision is made to accept a discounted payoff, and is recognized in realized capital losses. The previously recorded valuation allowance is reversed from unrealized capital losses. When an OTTI is recorded, a new cost basis is established reflecting management's estimate of the fair value of the collateral.

#### Real estate

For real estate held for the production of income, depreciated cost is adjusted for impairments whenever events or changes in circumstances indicate the carrying amount of the asset may not be recoverable, with the impairment being included in realized capital losses. An impairment will be required if the property's estimated future net cash flows over ten years, undiscounted and without interest charges, is less than book value.

Adjustments to the carrying value of real estate held for sale are recorded in a valuation reserve as realized capital losses when the fair value less estimated selling costs is less than the carrying value. A new cost basis is recorded with an adjustment to realized capital losses.

#### Partnerships and LLCs

When it is probable that the Company will be unable to recover the outstanding carrying value of an investment based on undiscounted cash flows, or there is evidence indicating an inability of the investee to sustain earnings to justify the carrying value of the investment, OTTI is recognized in realized capital losses reflecting the excess of the carrying value over the estimated fair value of the investment. The estimated fair value is determined by assessing the value of the partnership's or LLC's underlying assets, cash flow, current financial condition and other market factors.

For determining impairments in partnerships that generate LIHTCs, the Company uses the present value of all future benefits, the majority of which are tax credits, discounted at a risk-free rate ranging from 0.3% for future benefits of two years to 2.8% for future benefits of ten or more years and compares the results to its current book values. Impairments are recognized as realized capital losses.

#### Unrealized capital gains (losses)

Unrealized capital gains (losses) include changes in the fair value of derivatives, excluding interest rate swaps and credit default index swaps associated with replicated assets; currency translation adjustments on foreigndenominated bonds; changes in the fair value of unaffiliated common stocks; and changes in the fair value of bonds and preferred stocks that are carried at fair value. Changes in the Company's equity investments in partnerships, LLCs and certain subsidiaries and affiliates are also reported as changes in unrealized capital gains (losses). Unrealized capital gains (losses) are recorded as a change in surplus net of tax.

#### cc. Employee compensation plans

The Company has a long-term incentive compensation plan, under which certain employees of the Company and its subsidiaries may be issued phantom share-based compensation awards. These awards include Phantom Stock Appreciation Rights (PSARs) and Phantom Restricted Stock (PRS). These awards do not grant an equity or ownership interest in the Company.

PSARs provide the participant with the opportunity to share in the value created in the total enterprise. The PSAR value is the appreciation in the phantom stock price between the grant price and the share price at the time of exercise. Awards can only be settled in cash. PSARs cliff vest at the end of three years and expire five years after the date of grant. Vested PSARs may be exercised during quarterly two-week exercise periods prior to expiration. The compensation expense for an individual award is recognized over the service period.

PRS provide the participant with the opportunity to share in the value created in the total enterprise. Participants receive the full phantom share value (grant price plus/minus any change in share price) over the award period. Awards can only be settled in cash. PRS vests on a graded basis over five years, one third per year after years three, four and five. On each vesting date, a lump sum cash settlement is paid to the participant based on the number of shares vested multiplied by the most recent phantom stock price. Compensation expense is recognized on the accelerated attribution method. The accelerated attribution method recognizes compensation expense over the vesting period by which each separate payout year is treated as if it were, in substance, a separate award.

All awards granted under the Company's plans are compensatory classified awards. Compensation costs are based on the most recent quarterly calculated intrinsic value of the PSARs (current share price less grant price per share not less than zero) and PRS (current share price per share), considering vesting provisions, net of forfeiture assumptions and are included in the Consolidated Statutory Statements of Financial Position as a liability in general expenses due or accrued. The compensation expense for an individual award is recognized over the service period. The cumulative compensation expense for all outstanding awards in any period is equal to the change in calculated liability period over period. The requisite service period for the awards is the vesting period. Awards contain vesting conditions, whereby employees' unvested awards immediately vest on a pro-rata basis at the time of retirement, death or disability with immediate settlement. A formula serves as the basis for the phantom share price, based on the management basis core operating earnings of the Company and its subsidiaries. This phantom share price is calculated and communicated to all participants quarterly and is used in calculating the liability of the Company based on intrinsic value.

#### dd. Federal income taxes

Total federal income taxes are based upon the Company's best estimate of its current and deferred tax assets or liabilities. Current tax expense is reported in the Consolidated Statutory Statements of Income (Loss) as federal income tax expense if resulting from operations and within net realized capital gains (losses) if resulting from capital transactions. Changes in the balances of deferred taxes, which provide for book versus tax temporary differences, are subject to limitations and are reported within various lines within surplus. Accordingly, the reporting of statutory to tax temporary differences, such as reserves and policy acquisition costs, and of statutory to tax permanent differences, such as tax-exempt interest and tax credits, results in effective tax rates in the Consolidated Statutory Statements of Income (Loss) that differ from the federal statutory tax rate.

#### 3. New accounting standards

#### a. Adoption of new accounting standards

In March 2012, the NAIC issued Statement of Statutory Accounting Principles (SSAP) No. 102 "Accounting for Pensions, Replacement of SSAP No. 89," which was effective on January 1, 2013. This SSAP primarily adopts U.S. GAAP accounting guidance for pensions by requiring entities to measure the pension liability at the projected benefit obligation and to recognize the funded status of the defined benefit pension plan on the statement of financial position. The projected benefit obligation includes amounts for both vested and non-vested participants and makes assumptions for future compensation increases. The adoption of this SSAP on January 1, 2013 created an additional pension liability of \$43 million of which the Company immediately recorded \$8 million as a decrease to surplus. The remaining \$35 million transition liability has been deferred and will be amortized through 2021.

In March 2012, the NAIC issued SSAP No. 92, "Accounting for Postretirement Benefits Other Than Pensions, A Replacement of SSAP No. 14," which was effective January 1, 2013. Under this SSAP, participants not yet eligible to retire will also be included in the accumulated postretirement benefit obligation. The accumulated postretirement benefit obligation is already recorded on a U.S. GAAP basis on the books of MMHLLC, a subsidiary of the Company. The adjusted U.S. GAAP equity of this subsidiary is included in admitted assets of MassMutual for statutory purposes. Therefore, there was no impact from the adoption of this SSAP besides disclosure.

In March 2012, the NAIC issued SSAP No. 103, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities," which superseded SSAP No. 91R, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities." The change to SSAP No. 91R incorporates the U.S. GAAP guidance of the Financial Accounting Standards Board (FASB) Statement No. 166, "Accounting for Transfers and Servicing of Financial Assets, an amendment of FASB Statement No. 140," and Accounting Standards Update No. 2011-03, "Transfers and Servicing (Topic 860), Reconsideration of Effective Control for Repurchase Agreements," with modifications to conform the guidance to statutory accounting concepts. These modifications are primarily related to concepts that are not applicable or consistent with statutory accounting (e.g., rejection of U.S. GAAP consideration for consolidated affiliates, references to U.S. GAAP standards, methods, references and guidance not adopted for/applicable to statutory accounting). The Company adopted the guidance prospectively as of January 1, 2013. Adoption of this guidance did not have an impact on the Company's financial statements.

In August 2012, the NAIC issued new guidance pertaining to share-based payments. This new standard provides statutory accounting guidance on transactions in which an entity awards employees in share-based payments. It requires entities to measure share-based payments in the financial statements using a fair value-based measurement objective and recognize the compensation costs as employee services are consumed. It substantially adopts the stock compensation guidance in U.S. GAAP under Accounting Standards Codification Topic 718, Stock Compensation, which the Company has applied to its accounting for the phantom stock appreciation rights and phantom restricted stock since 2008. This guidance was issued as SSAP No. 104, "Share-Based Payments – Revised," which supersedes SSAP No. 13, "Stock Options and Stock Purchase Plans," and is effective prospectively for years beginning on January 1, 2013, although early adoption was permitted for the December 31, 2012 financial statements. The Company early adopted this statement as of December 31, 2012, and it did not have an impact on the Company's financial statements.

In December 2013, the NAIC adopted modifications to SSAP No. 5R, "Liabilities, Contingencies and Impairment of Assets," to clarify the reporting of joint and several liabilities. This clarification requires the liability reported to be determined using a consistent approach among reporting entities, and reflect the amount the insurer 1) has agreed to pay under the arrangement and 2) any additional amount the insurer expects to pay on behalf of its co-obligors. The same methodology is used for initial and subsequent measurement; therefore any changes that may impact the amount an insurer expects to pay would be reflected in the financial statements. This guidance was effective on issuance and it did not have an impact on the Company's financial statements.

#### b. Future adoption of new accounting standards

In December 2013, the NAIC issued SSAP No. 105, "Working Capital Finance Investments," which establishes statutory accounting principles for working capital finance investments held by reporting entities. This statement also amends SSAP No. 20, "Nonadmitted Assets," to allow working capital finance investments as admitted assets to the extent they conform to the requirements of SSAP No. 105. This new guidance is effective January 1, 2014, and will not have a significant impact on the Company's financial statements.

In December 2013, the NAIC adopted modifications to SSAP No. 26, "Bonds, Excluding Loan-Backed and Structured Securities," to clarify the amortization requirements for bonds with make-whole call provisions and bonds that are continuously callable. These revisions do not allow insurers to consider make-whole call provisions in determining the timeframe for amortizing bond premium or discount unless information is known by the reporting entity indicating that the issuer is expected to invoke the provision. These clarifying changes are effective January 1, 2014. The Company is currently in the process of assessing the potential impact of this guidance.

#### 4. Investments

The Company maintains a diversified investment portfolio. Investment policies limit concentration in any asset class, geographic region, industry group, economic characteristic, investment quality or individual investment.

#### a. Bonds

The carrying value and fair value of bonds were as follows:

	December 31, 2013							
		Gross	Gross					
	Carrying	Unrealized	Unrealized	Fair				
	Value	Gains	Losses	Value				
	·							
U.S. government and agencies	\$ 6,895	\$ 490	\$ 53	\$ 7,332				
All other governments	214	24	8	230				
States, territories and possessions	1,991	67	60	1,998				
Special revenue	4,581	451	26	5,006				
Industrial and miscellaneous	52,565	2,518	964	54,119				
Parent, subsidiaries and affiliates	5,790	342	22	6,110				
Total	\$ 72,036	\$ 3,892	\$ 1,133	\$ 74,795				

Note: The unrealized losses exclude \$41 million of losses embedded in the carrying value, which include \$39 million from NAIC Category 6 bonds and \$2 million from RMBS and CMBS whose ratings were obtained from outside modelers.

	December 31, 2012							
		Gross	Gross					
	Carrying	Unrealized	Unrealized	Fair				
	Value	Value Gains Loss		Value				
		(In Mi	llions)					
U.S. government and agencies	\$ 7,995	\$ 1,199	\$ 6	\$ 9,188				
All other governments	126	38	-	164				
States, territories and possessions	1,541	204	-	1,745				
Special revenue	4,111	987	2	5,096				
Industrial and miscellaneous	42,266	4,371	243	46,394				
Parent, subsidiaries and affiliates	5,611	344	123	5,832				
Total	\$ 61,650	\$ 7,143	\$ 374	\$ 68,419				

Note: The unrealized losses exclude \$17 million of losses embedded in the carrying value, which include \$12 million from NAIC Category 6 bonds and \$5 million from RMBS and CMBS whose ratings were obtained from outside modelers.

The quality of the bond portfolio is determined by the use of SVO ratings and the equivalent rating agency designations, except for RMBS and CMBS that use outside modelers. The following sets forth the NAIC class ratings for the bond portfolio including RMBS and CMBS as of December 31, 2013 and 2012:

			December 31,							
			201	3		2012				
NAIC	Equivalent Rating	C	arrying	% of	C	arrying	% of			
Class	Agency Designation		Value	Total		Value	Total			
				(\$ In N	lillion	s)				
1	Aaa/Aa/A	\$	41,385	57 %	\$	36,855	60 %			
2	Baa		25,748	36		20,790	34			
3	Ba		2,050	3		1,888	3			
4	В		1,887	2		1,259	2			
5	Caa and lower		550	1		722	1			
6	In or near default		416	1		136	-			
	Total	\$	72,036	100 %	\$	61,650	100 %			

The following summarizes NAIC designations for RMBS and CMBS subject to modeling as of December 31, 2013 and 2012:

						Decem	ber 31,													
			201	3			2012													
	_	RMB	S		CMBS	5		RMB	5		CMB	S								
NAIC	Ca	rrying	% of	% of Carrying		% of	Ca	rrying	% of	Ca	rrying	% of								
Class	V	alue	Total	\	/alue	Total	Value		Value		Value		Value		Value		Total	\	alue	Total
		<u>.</u>				(\$ In M	illions)	)			<u>.</u>	<u> </u>								
1	\$	1,595	100 %	\$	3,161	100 %	\$	1,998	97 %	\$	3,058	100 %								
2		-	-		-	-		23	1		-	-								
3		3	-		9	-		23	1		9	-								
4		-	-		7	-		16	1		9	-								
5		2	-		-	-		6	-		-	-								
6		-	-		2	-		-	-		-	-								
	\$	1,600	100 %	\$	3,179	100 %	\$	2,066	100 %	\$	3,076	100 %								

The following is a summary of the carrying value and fair value of bonds as of December 31, 2013 by contractual maturity. Expected maturities may differ from contractual maturities because issuers may have the right to call or prepay obligations with or without prepayment penalties. Securities not due on a single maturity date are included as of the final maturity date.

	C	Carrying Value		Fair Value		
	(In Millions)					
Due in one year or less	\$	2,537	\$	2,589		
Due after one year through five years		16,534		17,395		
Due after five years through ten years		25,882		26,949		
Due after ten years		27,083		27,862		
Total	\$	72,036	\$	74,795		

Sales proceeds and related gross realized capital gains (losses) from bonds were as follows:

	Years Ended December 31,					
	2013			2012		
	(In Millions)					
	<b>.</b>		<b>.</b>			
Proceeds from sales	\$	8,053	\$	5,736		
Gross realized capital gains from sales		261		354		
Gross realized capital losses from sales	(198) (40)			(40)		

The following is a summary of the fair values and gross unrealized losses aggregated by bond category and length of time that the securities were in a continuous unrealized loss position:

	December 31, 2013									
		Less	12 Mo		12 N	nger				
					Number					Number
		Fair	Unre	ealized	of		Fair	Unre	ealized	of
		Value	Lo	sses	Issuers		Value	Lc	osses	Issuers
	(\$ In Milli					lillio	ns)			
U.S. government and agencies	\$	1,820	\$	51	7	\$	53	\$	3	3
All other governments		48		5	27		29		4	18
States, territories and possessions		722		54	49		34		6	4
Special revenue		589		21	169		72		5	144
Industrial and miscellaneous		17,064		749	1,320		2,591		217	423
Parent, subsidiaries and affiliates		189		4	9		706		55	10
Total	\$	20,432	\$	884	1,581	\$	3,485	\$	290	602

Note: The unrealized losses include \$41 million of losses embedded in the carrying value, which include \$39 million from NAIC Category 6 bonds and \$2 million from RMBS and CMBS whose ratings were obtained from outside modelers.

	December 31, 2012										
		Less	Than	12 M	onths		12 N	Month	ns or Lo	onger	
					Number					Number	
		Fair	Unrea	alized	of		Fair	Unre	ealized	of	
		Value	Los	ses	Issuers		Value	Lo	sses	Issuers	
	(\$ In M				Millic	ons)					
U.S. government and agencies	\$	1,287	\$	6	2	\$	-	\$	-	-	
States, territories and possessions		60		1	7		-		-	-	
Special revenue		52		1	65		10	)	2	69	
Industrial and miscellaneous		2,475		63	257		2,943		188	545	
Parent, subsidiaries and affiliates		15		5	4		849	)	125	18	
Total	\$	3,889	\$	76	335	\$	3,802	\$	315	632	

Note: The unrealized losses include \$17 million of losses embedded in the carrying value, which include \$12 million from NAIC Category 6 bonds and \$5 million from RMBS and CMBS whose ratings were obtained from outside modelers.

Based on the Company's policies, as of December 31, 2013 and 2012, the Company has not deemed these unrealized losses to be other than temporary because the investment's carrying value is expected to be realized based on the Company's analysis of fair value or, for loan-backed and structured securities, based on the present value of cash flows, and the Company has the ability and intent not to sell these investments until recovery, which may be at maturity.

As of December 31, 2013, investments in structured and loan-backed securities that had unrealized losses, which were not recognized in earnings, had a fair value of \$4,964 million. Securities in an unrealized loss position for less than 12 months had a fair value of \$3,685 million and unrealized losses of \$76 million. Securities in an unrealized loss position for greater than 12 months had a fair value of \$1,279 million and unrealized losses of \$72 million. These securities were primarily categorized as industrial and miscellaneous or parent, subsidiaries and affiliates.

As of December 31, 2012, investments in structured and loan-backed securities that had unrealized losses, which were not recognized in earnings, had a fair value of \$2,494 million. Securities in an unrealized loss position for less than 12 months had a fair value of \$265 million and unrealized losses of \$6 million. Securities in an unrealized loss position for greater than 12 months had a fair value of \$2,229 million and unrealized losses of \$180 million. These securities were primarily categorized as industrial and miscellaneous or parent, subsidiaries and affiliates.

In the course of the Company's investment management activities, securities may be sold and reacquired within 30 days of the sale date to enhance the Company's yield on its investment portfolio. The Company did not sell any securities with the NAIC Designation 3 or below for the years ended December 31, 2013 or 2012 that were reacquired within 30 days of the sale date.

The Company had assets, which were on deposit with government authorities or trustees as required by law in the amount of \$16 million as of December 31, 2013 and \$77 million as of December 31, 2012.

#### Residential mortgage-backed exposure

RMBS are included in the U.S. government, special revenue, and industrial and miscellaneous bond categories. The Alt-A category includes option adjustable rate mortgages and the subprime category includes 'scratch and dent' or reperforming pools, high loan-to-value pools, and pools where the borrowers have very impaired credit but the average loan-to-value is low, typically 70% or below. In identifying Alt-A and subprime exposure, management used a combination of qualitative and quantitative factors, including FICO scores and loan-to-value ratios.

As of December 31, 2013 and 2012, RMBS had a total carrying value of \$2,963 million and \$3,198 million and a fair value of \$3,301 million and \$3,449 million, of which approximately 25% and 38%, based on carrying value, was classified as Alt-A, respectively. As of December 31, 2013 and 2012, Alt-A and subprime RMBS had a total carrying value of \$1,378 million and \$1,788 million and a fair value of \$1,587 million and \$1,840 million, respectively.

During the year ended December 31, 2013, there were no significant credit downgrades for the securities held by the Company that were backed by residential mortgage pools.

#### Leveraged loan exposure

Leveraged loans are loans extended to companies that already have considerable amounts of debt. The Company reports leveraged loans as bonds. These leveraged loans have interest rates higher than typical loans, reflecting the additional risk of default from issuers with high debt-to-equity ratios.

As of December 31, 2013 and 2012, total leveraged loans and leveraged loan CDOs had a carrying value of \$7,981 million and \$6,124 million and a fair value of \$8,241 million and \$6,270 million, of which approximately 84% and 85%, based on carrying value, were domestic leveraged loans and CDOs, respectively.

#### Commercial mortgage-backed exposure

The Company holds bonds backed by pools of commercial mortgages. The mortgages in these pools have varying risk characteristics related to underlying collateral type, borrower's risk profile and ability to refinance, and the return provided to the borrower from the underlying collateral. These investments had a carrying value of \$3,288 million and fair value of \$3,400 million as of December 31, 2013 and a carrying value of \$3,176 million and fair value of \$3,467 million as of December 31, 2012.

#### b. Preferred stocks

The carrying value and fair value of preferred stocks were as follows:

	December 31,						
	2	013	2	012			
		(In Mi	illion	is)			
Carrying value	\$	520	\$	359			
Gross unrealized gains		19		32			
Gross unrealized losses		(2)		(6)			
Fair value	\$	537	\$	385			

As of December 31, 2013, investments in preferred stocks in an unrealized loss position included holdings with a fair value of \$25 million in 27 issuers, none of which were in an unrealized loss position more than 12 months. As of December 31, 2012, investments in preferred stocks in an unrealized loss position included holdings with a fair value of \$119 million in 4 issuers, all of which were in an unrealized loss position more than 12 months. Based upon the Company's impairment review process discussed in *Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)"* the decline in value of these securities was not considered to be other than temporary as of December 31, 2013 or 2012.

The Company held preferred stocks for which the transfer of ownership was restricted by contractual requirements with carrying values of \$424 million as of December 31, 2013 and \$279 million as of December 31, 2012.

#### c. Common stocks - unaffiliated

The adjusted cost basis and carrying value of unaffiliated common stocks were as follows:

		December 31,								
	2	013	2	012						
	(In Millions)									
Adjusted cost basis	\$	887	\$	773						
Gross unrealized gains		127		106						
Gross unrealized losses		(83)		(39)						
Carrying value	\$	931	\$	840						

As of December 31, 2013, investments in unaffiliated common stocks in an unrealized loss position included holdings with a fair value of \$490 million in 104 issuers, \$69 million of which were in an unrealized loss position more than 12 months. As of December 31, 2012, investments in unaffiliated common stocks in an unrealized loss position included holdings with a fair value of \$443 million in 238 issuers, \$31 million of which were in an unrealized loss position more than 12 months. Based upon the Company's impairment review process discussed in *Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)"* the decline in value of these securities was not considered to be other than temporary as of December 31, 2013 or 2012.

The Company held common stocks for which the transfer of ownership was restricted by contractual requirements with carrying values of \$264 million as of December 31, 2013 and \$237 million as of December 31, 2012.

#### d. Common stocks - subsidiaries and affiliates

MMHLLC is the parent of subsidiaries that include OppenheimerFunds, Inc. (OFI), Babson Capital Management LLC (Babson Capital), Baring Asset Management Limited (Baring) and its investment in international life insurance operations in Japan and Hong Kong; these subsidiaries deal in markets that include retail and institutional asset management entities, registered broker dealers, and international life and annuity operations.

Summarized below is U.S. GAAP financial information for MMHLLC:

	As of and for Years Ended December 31,									
	2	013	- /	2012						
	(In Billions)									
Total revenue	\$	6.5	\$	6.2						
Net income		0.3		0.2						
Assets		50.0		53.5						
Liabilities			43.6							
Member's equity	40.2 4 9.8									

The U.S. GAAP equity values in the preceding table consist of MMHLLC statutory carrying values of \$4,491 million and \$4,271 million as of December 31, 2013 and 2012, respectively, plus the carrying value of MMHLLC that is nonadmitted under statutory accounting principles. The current fair value of MMHLLC remains significantly greater than its statutory carrying amount.

On April 16, 2010, a lawsuit was filed in New York state court against OFI, its subsidiary HarbourView Asset Management Corporation (HVAMC) and AAArdvark IV Funding Limited (AAArdvark IV) in connection with the investment made by TSL (USA) Inc., an affiliate of National Australia Bank Limited, in AAArdvark IV. The complaint alleges breach of contract, breach of the covenant of good faith and fair dealing, gross negligence, unjust enrichment and conversion. The complaint seeks compensatory and punitive damages, along with attorney fees. The court has dismissed certain equitable claims against OFI and HVAMC, leaving only the claims for breach of contract. Plaintiffs filed an amended complaint with additional contractual claims. In October 2011, defendants moved to dismiss the complaint to the extent it seeks damages in the form of a return of the plaintiffs' full principal investment. In December 2011, plaintiffs filed a motion for partial summary judgment. In January 2012, the court granted in part defendants' motion to dismiss and denied plaintiffs' motion for partial summary judgment. In April 2012, plaintiffs filed a motion for leave to file a third amended complaint, which added a fraud claim and additional allegations in support of plaintiffs' contract claims. In August 2012, plaintiffs and defendants separately filed motions for partial summary judgment. In April 2013, the court (i) denied plaintiffs' motion for summary judgment; (ii) granted defendants' motion of summary judgment, dismissing plaintiffs' fraud claim with prejudice and dismissing their contract claim without prejudice and (iii) granted plaintiffs leave to replead to assert a cause of action for specific performance within 30 days. In May 2013, the plaintiffs filed a notice of appeal of the court's April 2013 order of dismissal. In January 2014, the appellate court affirmed the lower court's dismissal order. OFI believes it has substantial defenses to the remaining claims and will continue to vigorously defend itself in these actions. No reasonable estimate can be made at this time regarding the potential liability, if any, or the amount or range of any loss that may result from these claims.

On July 15, 2011, a lawsuit was filed in New York State Supreme Court against OFI, HVAMC and AAArdvark I Funding Limited (AAArdvark I), in connection with investments made by TSL (USA) Inc. and other investors in AAArdvark I. The complaint alleges breach of contract against each of the defendants and seeks compensatory damages and costs and disbursements, including attorney fees. In October 2011, defendants moved to dismiss the complaint to the extent it seeks damages in the form of a return of the plaintiffs' full principal investment. In January 2012, the court granted in part defendants' motion to dismiss. In July 2012, the parties participated in a mediation of their dispute, which did not result in a settlement. In March 2013, plaintiffs filed an amended complaint, which added a fraud claim and alleged additional facts in support of plaintiffs' contract claim. The

parties have agreed to stay proceedings pending the appeal of the AAArdvark IV dismissal order. OFI believes it has substantial defenses to the remaining claims and will continue to vigorously defend itself in these actions. No reasonable estimate can be made at this time regarding the potential liability, if any, or the amount or range of any loss that may result from these claims.

On November 9, 2011, a lawsuit was filed in New York State Supreme Court against OFI, HVAMC and AAArdvark XS Funding Limited (AAArdvark XS) in connection with the investment made by Scaldis Capital Limited, predecessor in interest to plaintiff Royal Park Investments SA/NV, in AAArdvark XS. The complaint alleged breach of contract against the defendants and sought compensatory damages and an award of attorney fees and litigation expenses. On November 8, 2013, the parties filed a stipulation of discontinuance dismissing the lawsuit with prejudice.

Beyond these matters, MMHLLC's subsidiaries are involved in litigation and investigations arising in the ordinary course of the subsidiaries' businesses. Although the Company is not aware of any actions or allegations that reasonably should give rise to a material adverse impact to the Company's financial position or liquidity, because of the uncertainties involved with some of these matters, future revisions to the estimates of the potential liability could materially affect the Company's financial position.

MassMutual received \$175 million and \$25 million of cash dividends, recorded in net investment income, from MMHLLC in 2013 and 2012, respectively.

The Company held debt issued by MMHLLC that amounted to \$1,993 million as of December 31, 2013 and 2012. The Company recorded interest income on MMHLLC debt of \$117 million in 2013 and 2012.

The Company held common stocks of subsidiaries and affiliates for which the transfer of ownership was restricted by contractual requirements with carrying values of \$461 million as of December 31, 2013 and \$23 million as of December 31, 2012.

The Company does not rely on dividends from its subsidiaries to meet its operating cash flow requirements. For the domestic life insurance subsidiaries, substantially all of their statutory shareholder's equity of approximately \$1,079 million as of December 31, 2013 was subject to dividend restrictions imposed by various state regulations.

#### e. Mortgage loans

Mortgage loans are comprised of commercial mortgage loans and residential mortgage loans. The Company's commercial mortgage loans primarily finance various types of real estate properties throughout the U.S., the United Kingdom and Canada. The Company holds commercial mortgage loans for which it is the primary lender and mezzanine loans that are subordinate to senior secured first liens. The Company has negotiated provisions, with the senior lender, within the loan documents to maximize influence with the objective of mitigating the Company's risks as the secondary lender for mezzanine loans. Commercial mortgage loans have varying risk characteristics including, among others, the borrower's liquidity, the underlying percentage of completion of a project, the returns generated by the collateral, the refinance risk associated with maturity of the loan and deteriorating collateral value.

Residential mortgage loans are seasoned pools of homogeneous residential mortgage loans substantially backed by Federal Housing Administration (FHA) and Veterans Administration (VA) guarantees. As of December 31, 2013 and 2012, the Company did not have any direct subprime exposure through the purchases of unsecuritized whole-loan pools.

Geographical concentration is considered prior to the purchase of mortgage loans and residential mortgage loan pools. The mortgage loan portfolio is diverse with no significant concentrations in any particular geographic region as of December 31, 2013 and 2012.

The carrying value and fair value of the Company's mortgage loans were as follows:

	December 31,									
		20	13				20	12		
	C	Carrying		Fair		C	Carrying		Fair	
		Value		Value			Value		Value	
				(In M	1illi	on	ıs)			
Commercial mortgage loans:										
Primary lender	\$	15,266	\$	15,411		\$	12,298	\$	12,642	
Mezzanine loans		43		45			36		36	
Total commercial mortgage loans		15,309		15,456			12,334		12,678	
Residential mortgage loans:										
FHA insured and VA guaranteed		2,008		1,946			2,382		2,401	
Other residential loans		14		15			18		19	
Total residential mortgage loans		2,022		1,961			2,400		2,420	
Total mortgage loans	\$	17,331	\$	17,417		\$	14,734	\$	15,098	

As of December 31, 2013, scheduled mortgage loan maturities, net of valuation allowances, for commercial and residential loans were as follows (in millions):

2014	\$ 791
2015	1,025
2016	2,411
2017	1,782
2018	974
Thereafter	 8,326
Commercial mortgage loans	15,309
Residential mortgage loans	 2,022
Total	\$ 17,331

The Company uses an internal rating system as its primary method of monitoring credit quality. The following illustrates the Company's mortgage loan portfolio categorized by what it believes is the equivalent rating agency designation:

					Dee	cember (	31, 2	013				
		CCC and										
	AAA	/AA/A	B	BB		BB	]	В	Lo	wer	]	Fotal
						(In Mill	ions	)				
Commercial mortgage loans:												
Primary lender	\$	7,266	\$	6,235	\$	1,085	\$	547	\$	133	\$	15,266
Mezzanine loans		-		34		5		-		4		43
Total commercial mortgage loans		7,266		6,269		1,090		547		137		15,309
Residential mortgage loans:												
FHA insured and VA guaranteed		2,008		-		-		-		-		2,008
Other residential loans		14		-		-		-		-		14
Total residential mortgage loans		2,022		-		-		-		-		2,022
Total mortgage loans	\$	9,288	\$	6,269	\$	1,090	\$	547	\$	137	\$	17,331

					De	cember	31, 2	2012				
									CC	C and		
	AAA	A/AA/A	]	BBB		BB		В	Lo	ower	,	Total
						(In Mill	ions	)				
Commercial mortgage loans:												
Primary lender	\$	4,789	\$	5,211	\$	1,144	\$	882	\$	272	\$	12,298
Mezzanine loans		-		-		22		-		14		36
Total commercial mortgage loans		4,789		5,211		1,166		882		286		12,334
Residential mortgage loans:												
FHA insured and VA guaranteed		2,382		-		-		-		-		2,382
Other residential loans		18		-		-		-		-		18
Total residential mortgage loans		2,400		-		-		-	-	-	-	2,400
Total mortgage loans	\$	7,189	\$	5,211	\$	1,166	\$	882	\$	286	\$	14,734

The loan-to-value ratios by property type of the Company's commercial mortgage loans were as follows:

				Dec	embe	er 31, 2	013		
	Les	ss Than	81	% to	Above				% of
		80%	9	95%		95%		Fotal	Total
				(\$	(\$ In Millions)				
Office	\$	5,543	\$	155	\$	143	\$	5,841	38 %
Apartments		3,278		12		83		3,373	22
Industrial and other		2,838		171		4		3,013	20
Retail		1,421		-		267		1,688	11
Hotels		1,361		-		33		1,394	9
Total	\$	14,441	\$	338	\$	530	\$	15,309	100 %

	December 31, 2012											
	Le	ss Than	81	% to	A	bove			% of			
		80%	9	95%	9	95%	,	Fotal	Total			
				(\$								
0.00	¢	4 410	¢	0.50	¢	122	¢	4 700	20.0/			
Office	\$	4,410	\$	250	\$	132	\$	4,792	39 %			
Apartments		2,500		82		106		2,688	22			
Industrial and other		1,788		740		5		2,533	20			
Retail		1,151		32		267		1,450	12			
Hotels		837		11		23		871	7			
Total	\$	10,686	\$	1,115	\$	533	\$	12,334	100 %			

The maximum percentage of any one commercial mortgage loan to the estimated value of secured collateral at the time the loan was originated, exclusive of mezzanine, insured, guaranteed or purchase money mortgages, was 93.0% as of December 31, 2013 and 2012. The maximum percentage of any one mezzanine loan to the estimated value of secured collateral at the time the loan was originated was 90.0% as of December 31, 2013 and 93.0% as of December 31, 2012.

The geographic distribution of commercial mortgage loans was as follows:

	December 31, 2013							
	Average							
	C	arrying	Loan-to-Value					
		Value	Ratio					
	_	(\$ In	Millions)					
California	\$	4,179	59 %					
New York		1,638	52 %					
Illinois		1,263	58 %					
Texas		1,226	58 %					
Massachusetts		1,013	63 %					
District of Columbia		744	49 %					
All other states		4,407	58 %					
United Kingdom		431	55 %					
Canada		408	59 %					
Total commercial mortgage loans	\$	15,309	58 %					

Note: All other states consists of 35 states, with no individual state exposure exceeding \$657 million.

	December 31, 2012							
	Average							
	Carrying Loan-to-Val							
	Value Ratio							
	(\$ In Millions)							
California	\$	2,907	64 %					
Texas		1,437	64 %					
Illinois		987	68 %					
Massachusetts		982	60 %					
New York		939	54 %					
District of Columbia		716	49 %					
All other states		3,857	61 %					
Canada		374	60 %					
United Kingdom		135	48 %					
Total commercial mortgage loans	\$	12,334	61 %					

Note: All other states consists of 34 states, with no individual state exposure exceeding \$466 million.

Mortgage loan interest rates, including fixed and variable, on the Company's portfolio of mortgage loans were:

	December 31,									
		2013								
		Weighted								
	Low	High	Average	Low	High	Average				
Commercial mortgage loans	1.1 %	12.3 %	4.9 %	1.2 %	10.5 %	5.0 %				
Residential mortgage loans	2.5 %	12.5 %	5.8 %	2.6 %	12.8 %	5.8 %				
Mezzanine mortgage loans	5.9 %	17.0 %	7.1 %	8.5 %	17.0 %	10.1 %				

Mortgage loan interest rates, including fixed and variable, on new issues were:

	Years Ended December 31,									
		2013								
		Weighted								
	Low	High	Average	Low	High	Average				
	2 2 0/	10.0.0/	4 4 0 /	2.2.0/	7.2.0/	4.2.0/				
Commercial mortgage loans	3.3 %	10.0 %	4.4 %	3.3 %	7.2 %	4.2 %				
Residential mortgage loans	4.8 %	5.1 %	4.9 %	5.1 %	5.7 %	5.1 %				
Mezzanine mortgage loans	5.9 %	7.2 %	6.0 %	- %	- %	- %				

The following presents a summary of the Company's impaired mortgage loans:

	December 31, 2013									
	Average Unpaid									
	Carrying Carrying			ying	Principal		Valuation		Interest	
	Val	lue	Val	lue	Bala	ince	Allow	vance	Inco	me
		(In Millions)								
With allowance recorded:										
Commercial mortgage loans:										
Primary lender	\$	49	\$	51	\$	68	\$	(9)	\$	4
					embe		2012			
		Average		Unpaid						
	Carr		Carr		-		Valuation		Interest	
	Value Value Balance Allowance Incor						me			
				(	In Mi	llion	s)			
With allowance recorded:										
Commercial mortgage loans:	<b>.</b>		<u>_</u>		<u>_</u>		¢	( <b>-</b> )	<b>.</b>	_
Primary lender	\$	53	\$	53	\$	68	\$	(5)	\$	5
Mezzanine loans		2		1		12		(10)		-
Total		55		54		80		(15)		5
With no allowance recorded:										
Commercial mortgage loans:										
Mezzanine loans		-		-		14		-		-
Total impaired commercial										
mortgage loans	\$	55	\$	54	\$	94	\$	(15)	\$	5

The following presents changes in the valuation allowance recorded for the Company's mortgage loans:

		Years Ended December 31,												
		2013						2012						
		Commercial												
	Pr	Primary Primary												
	Le	Lender Mezzanine Total						ender 1	Total					
		(In Millions)												
Beginning balance	\$	(5)	\$	(10)	\$	(15)	\$	(19)	\$	(29)	\$	(48)		
Additions		(24)		(7)		(31)		-		-		-		
Decreases		-		10		10		3		6		9		
Write-downs		20		7		27		11		13		24		
Ending balance	\$	(9)	\$	-	\$	(9)	\$	(5)	\$	(10)	\$	(15)		

As of December 31, 2013, the Company did not hold any past due mortgage loans and it did not hold any mortgage loans with interest past due as of December 31, 2013 or 2012. The carrying value of commercial mezzanine loans for which the Company has suspended interest accruals was \$4 million as of December 31, 2013 and \$14 million as of December 31, 2012. The Company had no restructured commercial mortgage loans as of December 31, 2013 and one restructured commercial mortgage loans with a total carrying value of less than \$1 million as of December 31, 2012. There were no restructured residential mortgage loans as of December 31, 2013 or 2012.

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#### f. Real estate

The carrying value of real estate was as follows:

	December 31,					
	2013	2012				
	(In Mi	llions)				
Held for the production of income	\$ 2,210	\$ 2,257				
Accumulated depreciation	(1,022)	(974)				
Encumbrances	(427)	(221)				
Held for the production of income, net	761	1,062				
Held for sale	1	-				
Occupied by the Company	256	233				
Accumulated depreciation	(142)	(133)				
Occupied by the Company, net	114	100				
Total real estate	<u>\$ 876</u>	\$ 1,162				

Properties are acquired and managed for net income growth and increasing value. Upon management's approval for the sale of a property it is classified as held for sale.

The carrying value of non-income producing real estate was \$11 million as of December 31, 2013, and less than \$1 million as of December 31, 2012.

Depreciation expense on real estate was \$97 million for the year ended December 31, 2013 and \$99 million for the year ended December 31, 2012.

#### g. Partnerships and limited liability companies

Partnership and LLC holdings, at carrying value, by annual statement category are:

	December 31,						
	2013 2012						
		)					
Joint venture interests:							
Common stocks	\$	3,400	\$	2,990			
Real estate		1,888		1,679			
Fixed maturities/preferred stock		1,393		1,528			
Other		68		59			
LIHTCs		274		225			
Mortgage loans		207		281			
Surplus notes		204		-			
Total	\$	7,434	\$	6,762			

There were no write-downs or reclassifications of LIHTC partnerships made during the years ended December 31, 2013 or December 31, 2012 due to forfeiture or ineligibility of tax credits or similar issues. In addition, there are no LIHTC properties currently subject to regulatory review.

#### h. Net investment income

Net investment income was derived from the following sources:

	Years Ended					
		December 31,				
		2013		2012		
		s)				
Bonds	\$	3,395	\$	3,098		
Preferred stocks		20		15		
Common stocks - subsidiaries and affiliates		180		29		
Common stocks - unaffiliated		37		33		
Mortgage loans		822		764		
Policy loans		687		685		
Real estate		198		193		
Partnerships and LLCs		627		580		
Derivatives		170		236		
Cash, cash equivalents and short-term investments		13		14		
Other		11		3		
Subtotal investment income		6,160		5,650		
Amortization of the IMR		198		144		
Investment expenses		(544)		(498)		
Net investment income	\$	5,814	\$	5,296		

#### i. Net realized capital gains (losses)

Net realized capital gains (losses) including OTTI were comprised of the following:

	Years Ended				
	December 31,				
	2	2013	2	012	
		(In Millions)			
Bonds	\$	28	\$	154	
Preferred stocks		17		12	
Common stocks - subsidiaries and affiliates		33		63	
Common stocks - unaffiliated		51		14	
Mortgage loans		(24)		28	
Real estate		55		21	
Partnerships and LLCs		(48)		(46)	
Derivatives		(846)		(19)	
Other		(44)		(5)	
Net realized capital (losses) gains before federal					
and state taxes and deferral to the IMR		(778)		222	
Net federal and state tax (expense) benefit		(154)		282	
Net realized capital (losses) gains before deferral					
to the IMR		(932)		504	
Net after tax losses (gains) deferred to the IMR		444		(389)	
Net realized capital (losses) gains	\$	(488)	\$	115	

The IMR liability balance was \$491 million as of December 31, 2013 and \$793 million as of December 31, 2012 and was included in other liabilities on the Consolidated Statutory Statements of Financial Position.

Refer to Note 2v. "Interest maintenance reserve" for information on the Company's policy for IMR.

OTTI, included in the net realized capital gains (losses) above, consisted of the following:

		Years Ended							
		December 31,							
	2	2013 2012							
		(In Millions)							
Bonds	\$	(36)	\$	(159)					
Common stocks		(16)		(4)					
Mortgage loans		(27)		(24)					
Partnerships and LLCs		(47)		(102)					
Total OTTI	\$	(126)	\$	(289)					

For the years ended December 31, 2013 and 2012, the Company recognized \$19 million and \$106 million, respectively, of OTTI on structured and loan-backed securities primarily due to the present value of expected cash flows being less than the amortized cost.

For the years ended December 31, 2013 and 2012, 25% of the \$36 million and 64% of the \$159 million, respectively, of bond OTTI were determined using internally developed models.

The remaining OTTI amounts were determined using external inputs such as publicly observable fair values and credit ratings. Refer to *Note 2bb. "Realized capital gains (losses) including other-than-temporary impairments and unrealized capital gains (losses)"* for more information on assumptions and inputs used in the Company's OTTI models.

#### *j. Repurchase agreements*

The Company had repurchase agreements with carrying values of \$3,674 million as of December 31, 2013 and \$4,020 million as of December 31, 2012. As of December 31, 2013, the maturities of these agreements ranged from January 2, 2014 through January 15, 2014 and the interest rates ranged from 0.1% to 0.2%. The outstanding amounts were collateralized by cash and bonds with a value of \$3,682 million as of December 31, 2013 and \$4,067 million as of December 31, 2012.

#### k. Derivatives

The Company uses derivative financial instruments in the normal course of business to manage risks, primarily to reduce currency, interest rate and duration imbalances determined in asset/liability analyses. The Company also uses a combination of derivatives and fixed income investments to create synthetic investment positions. These combined investments are created opportunistically when they are economically more attractive than the actual instrument or when the simulated instruments are unavailable. Synthetic assets can be created either to hedge and reduce the Company's credit exposure or to create an investment in a particular asset. The Company held synthetic assets with a net notional amount of \$4,228 million as of December 31, 2013 and \$2,861 million as of December 31, 2012. Of this amount, \$3,068 million as of December 31, 2013 and \$1,482 million as of December 31, 2012, were considered replicated asset transactions as defined under statutory accounting principles as the pairing of a long derivative contract with a cash instrument held. The Company's derivative strategy employs a variety of derivative financial instruments, including interest rate swaps, currency swaps, equity and credit default swaps, options, interest rate caps and floors, forward contracts and financial futures. Investment risk is assessed on a portfolio basis and individual derivative financial instruments are not generally designated in hedging relationships; therefore, as allowed by accounting rules, the Company intentionally has not applied hedge accounting.

Under interest rate swaps, the Company agrees, at specified intervals, to an exchange of variable rate and fixed rate interest payments calculated by reference to an agreed upon notional principal amount. Typically, no cash is exchanged at the outset of the contract and no principal payments are made by either party. Cash is paid or received based on the terms of the swap. These transactions are entered pursuant to master agreements that provide for a single net payment to be made by one counterparty at each due date. Interest rate swaps are primarily used to more closely match the cash flows of assets and liabilities. Interest rate swaps are also used to mitigate changes in the value of assets anticipated to be purchased and other anticipated transactions and commitments.

Under currency swaps, the Company agrees to an exchange of principal denominated in two different currencies at current rates, under an agreement to repay the principal at a specified future date and rate. The Company uses currency swaps for the purpose of managing currency exchange risks in its assets and liabilities.

Credit default swaps involve a transfer of the credit risk of fixed income instruments from one party to another in exchange for periodic premium payments. The buyer of the credit default swap receives credit protection, whereas the seller of the swap provides protection for the credit worthiness of the underlying security. A credit default swap transfers the risk of default from the buyer of the swap to the seller. If a specified credit event occurs, as defined by the agreement, the seller is obligated to pay the counterparty the contractually agreed upon amount and receives in return the underlying security in an amount equal to the notional value of the credit default swap. A credit event is generally defined as default on contractually obligated interest or principal payments or bankruptcy.

The Company does not sell credit default swaps as a participant in the credit insurance market. The Company does, however, use credit default swaps as part of its investment management process. The Company buys credit default swaps as an efficient means to reduce credit exposure to particular issuers or sectors in the Company's investment portfolio. The Company sells credit default swaps in order to create synthetic investment positions that enhance the return on its investment portfolio by providing comparable exposure to fixed income securities that might not be available in the primary market.

Options grant the purchaser the right to buy or sell a security or enter a derivative transaction at a stated price within a stated period. The Company's option contracts have terms of up to 15 years. A swaption is an option to enter an interest rate swap to either receive or pay a fixed rate at a future date. The Company purchases these options to protect against undesirable financial effects resulting from interest rate exposures that exist in its assets and/or liabilities.

Interest rate cap agreements are option contracts in which the seller agrees to limit the purchaser's risk associated with an increase in a reference rate or index in return for a premium. When interest rates increase, caps and payer swaptions increase in value, helping to support the asset portfolio in an environment where policyholders may surrender policies to take advantage of higher yields available on alternative products. Interest rate floor agreements are option contracts in which the seller agrees to limit the purchaser's risk associated with a decline in a reference rate or index in return for a premium. When interest rates decrease, floors and receiver swaptions increase in value helping to support the portfolio yield in an environment where new investments offer less yield, but policyholders continue to receive competitive credited rates due to contractual minimums. The Company is exposed to policyholder surrenders during a rising interest rate environment. Interest rate cap and swaption contracts are used to mitigate the Company's loss as interest rates rise. These derivative instruments are used to reduce the duration risk of fixed maturity investments to match certain life insurance products in accordance with the Company's asset and liability management policy.

The Company adopted a clearly defined hedging strategy (CDHS) to enable the Company to incorporate currently held hedges in RBC calculations. The CDHS is used to significantly mitigate the impact that movements in capital markets have on the liabilities associated with annuity guarantees. The hedge portfolio is comprised mainly of interest rate swaps, equity swaps, interest rate swaptions and equity futures, and provides protection in the stress scenarios under which RBC is calculated. The hedge portfolio has offsetting impacts relative to the total asset requirement for RBC and surplus for GMDBs and VAGLBs.

The Company utilizes certain other agreements including forward contracts and financial futures to reduce exposures to various risks. Forward contracts and financial futures are used by the Company to manage market risks relating to interest rates. Currency forwards are contracts in which the Company agrees with other parties to exchange specified amounts of identified currencies at a specified future date. Typically, the exchange is agreed upon at the time of the contract. In addition, the Company also uses "to be announced" forward contracts (TBAs) to hedge interest rate risk and participate in the mortgage-backed securities market in an efficient and cost effective way. Typically, the price is agreed upon at contract inception and payment is made at a specified future date. The Company usually does not purchase TBAs with settlement by the first possible delivery date and thus accounts for these TBAs as derivatives. TBAs that settle on the first possible delivery date are accounted for as bonds. The Company's futures contracts are exchange traded and have credit risk. Margin requirements are met with the deposit of securities. Futures contracts are generally settled with offsetting transactions.

The Company's principal derivative market risk exposures are interest rate risk, which includes the impact of inflation, and credit risk. Interest rate risk pertains to the change in fair value of the derivative instruments as market interest rates move. The Company is exposed to credit-related losses in the event of nonperformance by counterparties to derivative financial instruments. To minimize credit risk, the Company and its derivative counterparties generally enter into master agreements that require collateral to be posted in the amount owed under each transaction, subject to minimum transfer amounts. These same master agreements allow for contracts in a positive position, in which the Company is due amounts, to be offset by contracts in a negative position. This right of offset, combined with collateral obtained from counterparties, reduces the Company's exposure. Net collateral pledged by the counterparties was \$739 million as of December 31, 2013 and \$2,300 million as of December 31, 2012. In the event of default the full market value exposure at risk in a net gain position, net of offsets and collateral, was \$59 million as of December 31, 2013 and \$34 million as of December 31, 2012. The statutory reporting rules define net amount at risk as net collateral pledged and statement values excluding accrued interest. The net amount at risk was \$358 million as of December 31, 2013 and \$115 million as of December 31, 2012. The Company regularly monitors counterparty credit ratings and exposures, derivative positions and valuations and the value of collateral posted to ensure counterparties are credit-worthy and the concentration of exposure is minimized. The Company monitors this exposure as part of its management of the Company's overall credit exposures.

The following summarizes the carrying values and notional amounts of the Company's derivative financial instruments:

			Decem	ber 31	, 2013				
	As	sets		÷	Liab	es			
	Carrying Notional				Carrying		Notional		
	 Value		Amount		Value		Amount		
		(In M	fillion	s)					
Interest rate swaps	\$ 6,191	\$	59,741	\$	4,626	\$	54,907		
Options	231		9,984		1		83		
Currency swaps	88		389		140		2,272		
Forward contracts	13		472		42		3,483		
Credit default swaps	13		1,148		13		797		
Financial futures - long positions	-		2,220		-		-		
Financial futures - short positions	 -		479		-	-			
Total	\$ 6,536	\$	74,433	\$	4,822	\$	61,542		
			Deceml	oer 31	, 2012				
	 As	sets			Liab	Liabilities			
	Carrying		Notional		Carrying		Notional		
	 Value		Amount		Value		Amount		
			(In N	lillion	s)				
Interest rate swaps	\$ 8,991	\$	58,332	\$	6,746	\$	68,536		
Options	405		11,610		33		100		
Currency swaps	167		1,062		98		959		
Forward contracts	45		1,942		30		1,688		

6,916 Total 9,630 \$ 76,809 \$ 71,918 \$ \$ In most cases, the notional amounts are not a measure of the Company's credit exposure. The exceptions to this are credit default swaps that are in the form of a replicated asset and mortgage-backed forwards. In the event of default, the Company is fully exposed to the notional amounts of \$2,398 million as of December 31, 2013 and \$2,861 million as of December 31, 2012. Collateral is exchanged for all derivative types except mortgage-backed forwards. For all other contracts, the collateral amounts exchanged are calculated on the basis of the notional amounts and the other terms of the instruments, which relate to interest rates, exchange rates, security prices or financial or other indices.

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639

352

2,872

Credit default swaps

Financial futures - long positions

Financial futures - short positions

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635

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The weighted average fair value of outstanding derivative financial instrument assets was \$7,744 million for the years ended December 31, 2013 and was \$9,692 million for the years ended December 31, 2012. The weighted average fair value of outstanding derivative financial instrument liabilities was \$5,531 million for the years ended December 31, 2013 and was \$6,767 million for the years ended December 31, 2012.

The following represents the Company's gross notional interest rate swap positions:

	December 31,					
		2013				
	(In Millions)					
Open interest rate swaps in a fixed pay position	\$	56,721	\$	68,882		
Open interest rate swaps in a fixed receive position		56,979		55,986		
Other interest related swaps		948		2,000		
Total interest rate swaps	\$	114,648	\$	126,868		

The following summarizes the Company's net realized gains (losses) on closed contracts and change in net unrealized gains (losses) related to market fluctuations on open contracts by derivative type:

			Yea	rs Ended	December	r 31,			
		2	013				2012		
	Net Re	ealized	Change	In Net	Net Re	alized	Change	In Net	
	Gains (	Losses)	Unrealize	d Gains	Gains (	Losses)	Unrealized Gair		
	On Closed Contracts		(Losse	s) On	On C	losed	(Losses	s) On	
			Open Co	ntracts	Contracts		Open Co	ntracts	
	<del></del>		· · · · · · ·	(In Mi	llions)		· · · · · · ·		
Interest rate swaps	\$	(148)	\$	(681)	\$	(68)	\$	(186)	
Currency swaps		38		(122)		(47)		15	
Options		(51)		(149)		39		(395)	
Credit default swaps		(17)		6		4		(29)	
Forward contracts		(43)		(44)		140		(36)	
Financial futures - long positions		(481)		-		142		-	
Financial futures - short positions		(144)		-		(229)		-	
Total	\$	(846)	\$	(990)	\$	(19)	\$	(631)	

The following summarizes gross and net information of derivative assets and liabilities, along with collateral posted in connection with master netting agreements:

	December 31, 2013										
				Gross							
		Due &		Due & Amounts			Collateral Posted			Net	
	Gross	Accrued	Accrued Off		t Net				Α	mount	
<u> </u>	<u>.</u>	(In Millions)									
\$	6,536 \$	644	\$	(4,292)	\$	2,888	\$	(1,631)	\$	1,257	
	4,822	1,246		(4,292)		1,776		(892)		884	
\$	1,714 \$	602)	\$	-	\$	1,112	\$	(739)	\$	373	
	\$	\$ 6,536 \$ 4,822	Gross Accrued \$ 6,536 \$ 644 4,822 1,246	Due & A         A           Gross         Accrued           \$ 6,536 \$ 644 \$           4,822         1,246	Gross         Gross         Gross           Gross         Accrued         Offset           (In         \$         6,536 \$         644 \$         \$         (4,292)           4,822         1,246         (4,292)	Gross Due & Amounts Gross Accrued Offset (In Milli \$ 6,536 \$ 644 \$ (4,292) \$ 4,822 1,246 (4,292)	Gross           Due & Amounts           Gross         Accrued         Offset         Net           (In Millions)           \$ 6,536 \$ 644 \$ (4,292) \$ 2,888           4,822         1,246         (4,292)         1,776	Gross         Gross         C           Gross         Accrued         Offset         Net           (In Millions)           \$ 6,536 \$ 644 \$ (4,292) \$ 2,888 \$ 4,822 1,246 (4,292) 1,776	Gross           Due & Amounts         Collateral           Gross         Accrued         Offset         Net         Posted           (In Millions)           \$ 6,536 \$ 644 \$ (4,292) \$ 2,888 \$ (1,631)           4,822         1,246         (4,292)         1,776         (892)	Gross           Due & Amounts         Collateral           Gross         Accrued         Offset         Net         Posted         A           (In Millions)           \$ 6,536 \$ 644 \$ (4,292) \$ 2,888 \$ (1,631) \$ 4,822 1,246 (4,292) 1,776 (892)	

		December 31, 2012											
		Gross											
			Due &			mounts	6		Collateral			Net	
		Gross	Accrued		Offset			Net		Posted		Amount	
	_		(In Millions)										
Derivative assets	\$	9,630	\$	611	\$	(7,118)	\$	3,123	\$	(3,156)	\$	(33)	
Derivative liabilities		6,916		1,061		(7,118)		859		(856)		3	
Net	\$	2,714	\$	(450)	\$	-	\$	2,264	\$	(2,300)	\$	(36)	

#### 5. Fair value of financial instruments

The following presents a summary of the carrying values and fair values of the Company's financial instruments:

	December 31, 2013						
	Carrying	Fair		••••••			
	Value	Value	Level 1	Level 2	Level 3		
			(In Millions)				
Financial assets:		- · · ·		· <u> </u>			
Bonds:							
U. S. government and agencies	\$ 6,895	\$ 7,332	\$ -	\$ 7,322	\$ 10		
All other governments	214	230	-	200	30		
States, territories and possessions	1,991	1,998	-	1,988	10		
Special revenue	4,581	5,006	-	5,006	-		
Industrial and miscellaneous	52,565	54,119	-	35,809	18,310		
Parent, subsidiaries and affiliates	5,790	6,110	-	1,676	4,434		
Preferred stocks	520	537	13	88	436		
Common stocks - unaffiliated	931	931	321	424	186		
Common stocks - subsidiaries and affiliates <sup>(1)</sup>	886	886	309	210	367		
Mortgage loans - commercial	15,309	15,456	-	-	15,456		
Mortgage loans - residential	2,022	1,961	-	-	1,961		
Cash, cash equivalents and							
short-term investments	4,504	4,504	492	4,012	-		
Separate account assets	64,478	64,494	41,707	22,273	514		
Derivatives:							
Interest rate swaps	6,191	6,191	-	6,191	-		
Options	231	231	-	231	-		
Currency swaps	88	88	-	88	-		
Forward contracts	13	13	-	13	-		
Credit default swaps	13	22	-	22	-		
Financial liabilities:							
Commercial paper	250	250	-	250	-		
Repurchase agreements	3,674	3,674	-	3,674	-		
Guaranteed investment contracts	4,028	4,067	-	-	4,067		
Group annuity contracts and other deposits	17,267	18,603	-	-	18,603		
Individual annuity contracts	9,480	10,396	-	-	10,396		
Supplementary contracts	1,079	1,081	-	-	1,081		
Derivatives:							
Interest rate swaps	4,626	5,024	-	5,024	-		
Options	1	1	-	1	-		
Currency swaps	140	140	-	140	-		
Forward contracts	42	42	-	42	-		
Credit default swaps	13	13	-	13	-		
-							

<sup>(1)</sup>Common stocks - subsidiaries and affiliates do not include MMHLLC, which had a statutory carrying value of \$4,491 million.

	December 31, 2012							
	Carrying	Fair	· · · · · ·					
	Value	Value	Level 1	Level 2	Level 3			
			(In Millions)	)				
Financial assets:								
Bonds:								
U. S. government and agencies	\$ 7,995	\$ 9,188	\$ -	\$ 9,174	\$ 14			
All other governments	126	164	-	133	31			
States, territories and possessions	1,541	1,745	-	1,745	-			
Special revenue	4,111	5,096	-	5,096	-			
Industrial and miscellaneous	42,266	46,394	-	29,760	16,634			
Parent, subsidiaries and affiliates	5,611	5,832	-	1,588	4,244			
Preferred stocks	359	385	12	74	299			
Common stocks - unaffiliated	840	840	623	60	157			
Common stocks - subsidiaries and affiliates <sup>(1)</sup>	543	543	-	363	180			
Mortgage loans - commercial	12,334	12,678	-	-	12,678			
Mortgage loans - residential	2,400	2,420	-	-	2,420			
Cash, cash equivalents and								
short-term investments	3,410	3,410	753	2,657	-			
Separate account assets	58,124	58,174	37,772	19,864	538			
Derivatives:								
Interest rate swaps	8,991	8,991	-	8,991	-			
Options	405	405	-	405	-			
Currency swaps	167	167	-	167	-			
Forward contracts	45	45	-	45	-			
Credit default swaps	22	22	-	22	-			
Financial liabilities:								
Commercial paper	250	250	-	250	-			
Repurchase agreements	4,020	4,020	-	4,020	-			
Guaranteed investment contracts	4,054	4,154	-	-	4,154			
Group annuity contracts and other deposits	7,606	8,783	-	-	8,783			
Individual annuity contracts	8,562	9,890	-	-	9,890			
Supplementary contracts	1,077	1,079	-	-	1,079			
Derivatives:	,	,			,			
Interest rate swaps	6,746	6,769	_	6,769	-			
Options	33	33	-	33	-			
Currency swaps	98	98	-	98	_			
Forward contracts	30	30	-	30	_			
Credit default swaps	9	9	-	9	-			
create actualt of app	-	-		-				

<sup>(1)</sup>Common stocks - subsidiaries and affiliates do not include MMHLLC, which had a statutory carrying value of \$4,271 million.

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 at the measurement date. The authoritative guidance around fair value establishes a measurement framework that includes a hierarchy used to classify the inputs used in measuring fair value. The hierarchy prioritizes the inputs to valuation techniques into three levels. Each level reflects a unique description of the inputs that are significant to the fair value measurements. The levels of the fair value hierarchy are as follows:

Level 1 – Observable inputs in the form of quoted prices for identical instruments in active markets.

Level 2 – Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities, quoted prices in markets that are not active or other inputs that are observable or can be derived from observable market data for substantially the full term of the assets or liabilities.

Level 3 – One or more unobservable inputs that are supported by little or no market activity and are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined using internal models, as well as instruments for which the determination of fair value requires significant management judgment or estimation.

When available, the Company generally uses unadjusted quoted market prices from independent sources to determine the fair value of investments, and classifies such items within Level 1 of the fair value hierarchy. If quoted prices are not available, prices are derived from observable market data for similar assets in an active market or obtained directly from brokers for identical assets traded in inactive markets. Investments that are priced using these inputs are classified within Level 2 of the fair value hierarchy. When some of the necessary observable inputs are unavailable, fair value is based upon internally developed models. These models use inputs not directly observable or correlated with observable market data. Typical inputs, which are integrated in the Company's internal discounted cash flow models and discounted earnings models include, but are not limited to, issuer spreads derived from internal credit ratings and benchmark yields such as London Inter-Bank Offered Rate (LIBOR), cash flow estimates and earnings before interest, taxes, depreciation and amortization estimates. Investments that are priced with such unobservable inputs are classified within Level 3 of the fair value hierarchy.

The Company has established and maintains policies and guidelines that govern its valuation methodologies and their consistent application. These policies and guidelines address the use of inputs, price source hierarchies and provide controls around the valuation processes. These controls include appropriate review and analysis of prices against market activity or indicators for reasonableness, approval of price source changes, price overrides, methodology changes and classification of fair value hierarchy levels. The valuation policies and guidelines are reviewed and updated as appropriate.

Annually, the Company reviews the primary pricing vendor to validate that the inputs used in that vendor's pricing process are deemed to be market observable as defined above. While the Company was not provided access to proprietary models of the vendor, the reviews have included on-site walk-throughs of the pricing process, methodologies and control procedures for each asset class and level for which prices are provided. The review also included an examination of the underlying inputs and assumptions for a sample of individual securities across asset classes. In addition, the Company and its pricing vendors have an established challenge process in place for all security valuations, which facilitates identification and resolution of prices that fall outside expected ranges. The Company believes that the prices received from the pricing vendors are representative of prices that would be received to sell the assets at the applicable measurement date (exit prices) and are classified appropriately in the hierarchy.

The Company reviews the fair value hierarchy classifications at each reporting period. Overall, reclassifications between levels occur when there are changes in the observability of inputs and market activity used in the valuation of a financial asset or liability. Such reclassifications are reported as transfers between levels at the beginning fair value for the reporting period in which the changes occur. Given the types of assets classified as Level 1 (primarily equity securities including mutual fund investments), transfers between Level 1 and Level 2 measurement categories are expected to be infrequent. Transfers into and out of Level 3 are summarized in the schedule of changes in Level 3 assets and liabilities.

The fair value for investment-type insurance contracts and guaranteed investment contracts is determined as follows:

The fair value of group annuity contracts and other deposits is determined by multiplying the book value of the contract by an average market value adjustment factor. The market value adjustment factor is directly related to the difference between the book value of client liabilities and the present value of installment payments discounted at current market value yields. The market value yield is measured by the Barclay's Aggregate Bond Index, subject to certain adjustments, and the installment period is equivalent to the duration of the Company's invested asset portfolio.

The fair value of individual annuity and supplementary contracts is determined using one of several methods based on the specific contract type. For short-term contracts, generally less than 30 days, the fair value is assumed to be the book value. For contracts with longer durations, guaranteed investment contracts and investment-type contracts, the fair value is determined by calculating the present value of future cash flows discounted at current market interest rates, the risk-free rate or a current pricing yield curve based on pricing assumptions using assets of a comparable corporate bond quality. Annuities receiving dividends are accumulated at the average minimum guaranteed rate and discounted at the risk-free rate. All others are valued using cash flow projections from the Company's asset-liability management analysis.

The following presents the Company's fair value hierarchy for assets and liabilities that are carried at fair value:

	December 31, 2013									
	L	evel 1	Ι	Level 2	Ι	Level 3		Total		
				(In M	illic	ons)				
Financial assets:										
Bonds:										
All other governments	\$	-	\$	1	\$	-	\$	1		
Industrial and miscellaneous		-		5		25		30		
Parent, subsidiaries and affiliates		-		190		-		190		
Preferred stocks		1		-		1		2		
Common stocks - unaffiliated		321		424		186		931		
Common stocks - subsidiaries and affiliates <sup>(1)</sup>		309		210		367		886		
Separate account assets <sup>(2)</sup>		41,697		21,254		490		63,441		
Derivatives:										
Interest rate swaps		-		6,191		-		6,191		
Options		-		231		-		231		
Currency swaps		-		88		-		88		
Forward contracts		-		13		-		13		
Credit default swaps		-		2		-		2		
Total financial assets carried										
at fair value	\$	42,328	\$	28,609	\$	1,069	\$	72,006		
	-	,	-	-,	-	,	-			
Financial liabilities:										
Repurchase agreements	\$	-	\$	3,674	\$	-	\$	3,674		
Derivatives:										
Interest rate swaps		-		4,626		-		4,626		
Options		-		1		-		1		
Currency swaps		-		140		-		140		
Forward contracts		-		42		-		42		
Credit default swaps		-		8		-		8		
Total financial liabilities carried		· · · · · ·		·						
at fair value	\$	-	\$	8,491	\$	-	\$	8,491		
	<u> </u>	-			. <u>-</u> -					

<sup>(1)</sup>Common stocks - subsidiaries and affiliates do not include MMHLLC, which had a statutory carrying value of \$4,491 million.

<sup>(2)</sup>Separate account assets do not include \$1,037 million of book value, which are not carried at fair value.

For the year ended December 31, 2013, \$173 million of equity securities were transferred from Level 1 to Level 2 and \$232 million were transferred from Level 2 to Level 1. For the year ended December 31, 2012, there were no significant transfers between Level 1 and Level 2.

			1	Decembe	r 3	1, 2012		
	]	Level 1	]	Level 2	Ι	Level 3		Total
				(In M	illic	ons)	-	
Financial assets:			-		-		-	-
Bonds:								
Industrial and miscellaneous	\$	-	\$	14	\$	16	\$	30
Parent, subsidiaries and affiliates		-		3		-		3
Common stocks - unaffiliated		623		60		157		840
Common stocks - subsidiaries and affiliates <sup>(1)</sup>		-		363		180		543
Separate account assets <sup>(2)</sup>		37,771		18,817		510		57,098
Derivatives:								
Interest rate swaps		-		8,991		-		8,991
Options		-		405		-		405
Currency swaps		-		167		-		167
Forward contracts		-		45		-		45
Credit default swaps		-		22		-		22
Total financial assets carried			-		-		-	
at fair value	\$	38,394	\$	28,887	\$	863	\$	68,144
Financial liabilities:								
Repurchase agreements	\$	-	\$	4,020	\$	-	\$	4,020
Derivatives:								
Interest rate swaps		-		6,746		-		6,746
Options		-		33		-		33
Currency swaps		-		98		-		98
Forward contracts		-		30		-		30
Credit default swaps		-		9		-		9
Total financial liabilities carried				• •				
at fair value	\$	-	\$	10,936	\$	-	\$	10,936

<sup>(1)</sup>Common stocks - subsidiaries and affiliates do not include MMHLLC, which had a statutory carrying value of \$4,271 million.

<sup>(2)</sup>Separate account assets do not include \$1,026 million of book value which are not carried at fair value.

#### Valuation Techniques and Inputs

The Company determines the fair value of its investments using primarily the market approach or the income approach. The use of quoted prices for identical assets and matrix pricing or other similar techniques are examples of market approaches, while the use of discounted cash flow methodologies is an example of the income approach. The Company attempts to maximize the use of observable inputs and minimize the use of unobservable inputs in selecting whether the market or the income approach is used.

A description of the significant valuation techniques and inputs to the determination of estimated fair value for the more significant asset and liability classes measured at fair value on a recurring basis and categorized within Level 2 and Level 3 of the fair value hierarchy is as follows:

Separate account assets – These assets primarily include bonds (industrial and miscellaneous; U.S. government and agencies), and derivatives. Their fair values are determined as follows:

*Bonds (Industrial and miscellaneous)* – These securities are principally valued using the market or the income approaches. Level 2 valuations are based primarily on quoted prices in markets that are not active, broker quotes, matrix pricing or other similar techniques that use standard market observable inputs such as benchmark yields, spreads versus benchmark yields, new issuances, issuer ratings, duration, and trades of identical or comparable securities. Privately placed securities are valued using discounted cash flow models using standard market observable inputs, and inputs derived from, or corroborated by, market observable data including market yield curve, duration, call provisions, observable prices and spreads for similar publicly traded or privately traded issues that incorporate the credit quality and industry sector of the issuer. This level also includes securities priced by independent pricing services that use observable inputs. Valuations based on matrix pricing or other similar techniques that utilize significant unobservable inputs or inputs that cannot be derived principally from, or corroborated by, observable market data, including adjustments for illiquidity, delta spread adjustments or spreads to reflect industry trends or specific credit–related issues are classified as Level 3. In addition, inputs including activity than securities classified in Level 2 are classified as Level 3.

*Bonds (U.S. government and agencies)* – These securities are principally valued using the market approach. Level 2 valuations are based primarily on quoted prices in markets that are not active, or using matrix pricing or other similar techniques using standard market observable inputs such as the benchmark U.S. Treasury yield curve, the spreads versus the U.S. Treasury yield curve for the identical security and comparable securities that are actively traded.

*Derivative assets and liabilities* – These financial instruments are primarily valued using the market approach. The estimated fair value of derivatives is based primarily upon quotations obtained from counterparties and independent sources, such as quoted market values received from brokers. These quotations are compared to internally derived prices and a price challenge is lodged with the counterparties and an independent source when a significant difference cannot be explained by appropriate adjustments to the internal model. When quoted market values are not reliable or available, the value is based upon an internal valuation process using market observable inputs that other market participants would use. Significant inputs to the valuation of derivative financial instruments include overnight index swaps (OIS) and LIBOR basis curves, interest rate volatility, swap yield curve, currency spot rates, cross currency basis curves and dividend yields. Due to the observability of the significant inputs to these fair value measurements, they are classified as Level 2.

The use of different assumptions or valuation methodologies may have a material impact on the estimated fair value amounts. For the periods presented, there were no significant changes to the Company's valuation techniques.

					Year End	led De	cember	31, 20	13			
	Bonds Industrial and Miscellaneous		dustrial and Preferred		Common Stock Unaffiliated Affiliated			Separate Account Assets		Total I Financia Carri Fair V	ll Assets ed at	
		(In Millions)										
Balance as of January 1, 2013	\$	16	\$	-	\$	157	\$	180	\$	510	\$	863
Gains in net income		3		13		-		-		135		151
(Losses) gains in surplus		1		-		(14)		(2)		-		(15)
Purchases		9		-		52		15		103		179
Issuances		7		-		-		190		-		197
Sales		-		(14)		(8)		(1)		(461)		(484)
Settlements <sup>(1)</sup>		(42)		-		(1)		(15)		203		145
Other transfers		31		2		-		-		-		33
Balance as of December 31, 2013	\$	25	\$	1	\$	186	\$	367	\$	490	\$	1,069

The following presents changes in the Company's Level 3 assets carried at fair value:

<sup>(1)</sup>The fair value of real estate separate accounts is carried net of encumbrances on the Consolidated Statutory Statements of Financial Position and the change in encumbrances is included in the settlements within separate account assets.

	Year Ended December 31, 2012											
	Bonds Industrial and Miscellaneous		Common Stock Unaffiliated Affiliated			Separate Account Assets		Total Lo Financial Carrie Fair V	Assets d at			
					(In M	illions)						
Balance as of January 1, 2012	\$	20	\$	169	\$	305	\$	396	\$	890		
Gains (losses) in net income		(18)		9		26		37		54		
Gains (losses) in surplus		4		(11)		10		-		3		
Purchases		8		-		144		69		221		
Issuances		22		-		-		-		22		
Sales		(3)		(7)		(305)		(175)		(490)		
Settlements <sup>(1)</sup>		(34)		(3)		-		92		55		
Transfers in <sup>(2)</sup>		1		-		-		91		92		
Other transfers		16		-		-		-		16		
Balance as of December 31, 2012	\$	16	\$	157	\$	180	\$	510	\$	863		

<sup>(1)</sup>The fair value of real estate separate accounts is carried net of encumbrances on the Consolidated Statutory Statements of Financial Position and the change in encumbrances is included in the settlements within separate account assets.

<sup>(2)</sup>Transfers in include assets that are consistently carried at fair value but have had a level change. Generally transfers out of Level 3 occur when quoted prices are received in markets that have not been active, and therefore the assets are moved to Level 2. The separate account assets transferred into Level 3 were transferred from Level 2 due to a change in the pricing source.

#### 6. Fixed assets

The Company's admitted fixed assets, comprised of EDP equipment, were \$38 million and \$25 million, net of accumulated depreciation of \$195 million and \$180 million, as of December 31, 2013 and 2012, respectively. The depreciation expense on all fixed assets was \$53 million and \$44 million for the years ended December 31, 2013 and 2012, respectively.

#### 7. Deferred and uncollected life insurance premium

Deferred and uncollected life insurance premium, net of loading and reinsurance, are included in other than invested assets in the Company's Consolidated Statutory Statements of Financial Position. The following summarizes the deferred and uncollected life insurance premium on a gross basis, as well as, net of loading and reinsurance:

	December 31,									
		20	13			20	12	2		
	Gross Net					iross		Net		
				(In M	illion					
Ordinary new business	\$	89	\$	30	\$	78	\$	27		
Ordinary renewal		528		585		509		564		
Group life		12		12		12		12		
Total	\$	629	\$	627	\$	599	\$	603		

Deferred premium is the portion of the annual premium not earned at the reporting date. Loading on deferred premium is an amount obtained by subtracting the valuation net deferred premium from the gross deferred premium and generally includes allowances for acquisition costs and other expenses. Refer to *Note 2q. "Policyholders' reserves"* for information on the Company's accounting policies regarding gross premium and net premium.

Uncollected premium is gross premium net of reinsurance that is due and unpaid as of the reporting date, net of loading. Net premium is the amount used in the calculation of reserves. The change in loading is included as an expense and is not shown as a reduction to premium income.

Ordinary new business and ordinary renewal business consist of the basic amount of premium required on the underlying life insurance policies.

#### 8. Surplus notes

The following table summarizes the surplus notes issued and outstanding as of December 31, 2013:

Issue Date	Face mount			Interest Rate	Maturity Date
	(	\$ In M	fillions)		
11/15/1993	\$ 250	\$	250	7.625%	11/15/2023
03/01/1994	100		100	7.500%	03/01/2024
05/15/2003	250		249	5.625%	05/15/2033
06/01/2009	750		742	8.875%	06/01/2039
01/17/2012	 400		399	5.375%	12/01/2041
Total	\$ 1,750	\$	1,740		

These notes are unsecured and subordinate to all present and future indebtedness of the Company, all policy claims and all prior claims against the Company as provided by the Massachusetts General Laws. The surplus notes are all held by bank custodians for unaffiliated investors. All issuances were approved by the Division. Surplus notes are included in surplus on the Consolidated Statutory Statements of Financial Position.

All payments of interest and principal are subject to the prior approval of the Division. Anticipated sinking fund payments are due for the notes issued in 1993 and 1994 as follows: \$62 million in 2021, \$88 million in 2022, \$150 million in 2023 and \$50 million in 2024. There are no sinking fund requirements for the notes issued in 2003, 2009 or 2012. Scheduled interest on the notes issued in 1993 and 2003 is payable on May 15 and November 15 of each year to holders of record on the preceding May 1 or November 1, respectively. Scheduled interest on the note issued in 1994 is payable on March 1 and September 1 of each year to holders of record on the preceding February 15 or August 15, respectively. Scheduled interest on the notes issued in 2009 and 2012 is payable on June 1 and December 1 of each year to holders of record on the preceding May 15 and November 15, respectively. Interest expense is not recorded until approval for payment is received from the Division. As of December 31, 2013, the unapproved interest was \$14 million. Through December 31, 2013, the Company has paid cumulative interest of \$129 million and \$126 million was approved and paid during the years ended December 31, 2013 and 2012, respectively.

#### 9. Related party transactions

MassMutual has management and service contracts and cost-sharing arrangements with various subsidiaries and affiliates where MassMutual, for a fee, will furnish a subsidiary or affiliate, as required, operating facilities, human resources, computer software development and managerial services.

MassMutual has agreements with its subsidiaries and affiliates, including OFI and Baring International Investment Limited, where MassMutual receives revenue for certain recordkeeping and other services that MassMutual provides to customers who select, as investment options, mutual funds managed by these affiliates.

MassMutual has agreements with its subsidiaries, Babson Capital, Cornerstone Real Estate Advisers, LLC (CREA), and OFI, which provide investment advisory services to MassMutual.

The following table summarizes the transactions between MassMutual and the related parties:

	Years Ended December 31,				
	2013 2012				
	(In Millions)				
Fee income:					
Management and service contracts and cost-sharing					
arrangements	\$ 152	\$	86		
Recordkeeping and other services	52		52		
Investment advisory income	29		27		
Fee expense:					
Investment advisory services	239		198		

The Company reported \$63 million and \$35 million as amounts due from subsidiaries and affiliates as of December 31, 2013 and 2012, respectively. The Company reported \$64 million and \$51 million as amounts due to subsidiaries and affiliates as of December 31, 2013 and 2012, respectively. Terms generally require settlement of these amounts within 30 to 90 days.

The Company's subsidiaries, Babson Capital and CREA, invest a portion of their nonqualified compensation plan in interest guarantee contracts with the Company. For the year ended December 31, 2013, the Company credited interest on deposits of \$4 million and \$1 million to the Babson Capital and CREA contracts, respectively. For the year ended December 31, 2012, the Company credited interest on deposits of \$4 million and less than \$1 million to the Babson Capital and CREA contracts, respectively.

The Company had two modified coinsurance (Modco) agreements with the Japanese subsidiary of MMHLLC, MassMutual Life Insurance Company, on certain life insurance products. Under these Modco agreements, the Company was the reinsurer and the Japanese subsidiary retained the reserve and associated assets on individual life insurance policies. The predominant contract types were whole life, endowments and term insurance. The Modco agreements allowed the Japanese subsidiary to keep control of the investment and management of the assets supporting the reserves. The Modco adjustment was the mechanism by which the Company funded the reserve on the reinsured portion of the risk. It was needed to adjust for the financial effect of the Japanese subsidiary holding the reserves on the ceded coverage rather than the Company. These two Modco agreements were recaptured, effective May 31, 2013, resulting in a \$7 million increase to income due to the recapture fee paid to MassMutual from the Japanese subsidiary.

The following summarizes the related party reinsurance transactions between the Company and the Japanese subsidiary:

		Years Ended				
		December 31,				
	2	2013 2012				
Premium assumed	\$	8	\$	20		
Modified coinsurance adjustments, included in fees and other income		7		18		
Expense allowances on reinsurance assumed, included in						
fees and other expense		(1)		(2)		
Policyholders' benefits		(11)		(25)		
Recapture fee		7		-		

For further information on common stocks - subsidiaries and affiliates, refer to Note 4d. "Common stocks - subsidiaries and affiliates."

In the normal course of business, the Company provides specified guarantees and funding to MMHLLC and certain of its subsidiaries. Refer to *Note 17f. "Commitments"* for information on the Company's accounting policies regarding these related party commitments and *Note 17g. "Guarantees"* for information on the guarantees.

#### 10. Reinsurance

The Company cedes insurance to unaffiliated insurers in order to limit its insurance risk. Such transfers do not relieve the Company of its primary liability and, as such, failure of reinsurers to honor their obligations could result in losses. The Company reduces this risk by evaluating the financial condition of reinsurers and monitoring for possible concentrations of credit risk. The Company reinsures a portion of its life business under either a first dollar quota-share arrangement or an in excess of the retention limit arrangement. The Company also reinsures a portion of its disability and long-term care business. The amounts reinsured are on a yearly renewable term (YRT), coinsurance or modified coinsurance basis. The Company's retention limit per individual life insured is generally \$15 million.

Refer to *Note 9. "Related party transactions"* for information about the Company's affiliated assumed reinsurance transactions.

The Company did not reinsure any policies with a company chartered in a country other than the U.S., excluding U.S. branches of these companies, which was owned in excess of 10% or controlled directly or indirectly by an insured, a beneficiary, a creditor or any other person not primarily engaged in the insurance business. There are no reinsurance agreements in effect under which the reinsurer may unilaterally cancel any reinsurance for reasons other than for nonpayment of premium or other similar credits. The Company has no reinsurance agreements in effect such that the amount of losses paid or accrued through the statement date may result in a payment to the reinsurer of amounts, which in aggregate and allowing for offset of mutual credits from other reinsurance agreements with the same reinsurer, exceed the total direct premium collected under the reinsured policies.

If all reinsurance agreements were terminated by either party as of December 31, 2013, the resulting reduction in surplus due to loss of reinsurance reserve credits, net of unearned premium, would be approximately \$3,058 million assuming no return of the assets backing these reserves from the reinsurer to the Company.

On January 1, 2013, MassMutual entered into an indemnity reinsurance agreement with The Hartford Financial Services Group, Inc. (The Hartford) to assume 100% of its Retirement Plans Group (RPG) business. The reinsurance agreement contains coinsurance and modified coinsurance features. Under the agreement, MassMutual indemnifies The Hartford for \$9.2 billion of policyholders' reserves and liabilities for deposit-type contracts, using coinsurance, and \$26.3 billion of separate account liabilities using modified coinsurance. In addition, MassMutual reinsured contracts written on The Hartford's policy forms by MassMutual's Retirement Services Division during the post close period, which is expected to be 18 months. On execution of the coinsurance feature, MassMutual received invested assets with a fair value of \$9.4 billion and \$383 million of other assets, net of a ceding commission of \$355 million, and assumed \$5.3 billion of group annuities within policyholders' reserves, \$3.9 billion of liabilities for deposit-type contracts and \$879 million of other liabilities. Under the modified coinsurance feature, the separate account assets and related reserves were not transferred to or held by MassMutual. This transaction enables MassMutual to build its retirement business, add complementary markets and distribution capabilities, and nearly double the number of retirement plan participants it serves to approximately three million. For the year ended December 31, 2013, the change in reserves due to the RPG reinsurance agreement was \$2.1 billion. The reduction of the expense on the Consolidated Statutory Statements of Income (Loss) essentially offsets the impact of contract redemptions included in policyholders' benefits and contributions into reinsured accounts recorded as premium.

Reinsurance amounts included in the Consolidated Statutory Statements of Income (Loss) were as follows:

		Years Ended December 31,							
		2013		2012					
	-	(In M	is)						
Direct premium	\$	19,803	\$	21,521					
Premium assumed		1,853		20					
Premium ceded		(845)		(807)					
Total net premium	\$	20,811	\$	20,734					
Reinsurance recoveries									
Assumed	\$	(2)	\$	(4)					
Ceded		484		570					

Reinsurance amounts included in the Consolidated Statutory Statements of Financial Position were as follows:

		December 31,						
		2012						
	(In Millions)							
Reinsurance reserves								
Assumed	\$	9,509	\$	2				
Ceded		(3,400)		(3,080)				
Amounts recoverable from reinsurers								
Assumed		-		(1)				
Ceded		118		149				

Reinsurance reserves ceded to unaffiliated reinsurers as of December 31, 2013 include \$2,365 million associated with life insurance policies, \$966 million for long-term care, \$53 million for disability and \$16 million for group life and health. Reinsurance reserves ceded to unaffiliated reinsurers as of December 31, 2012 include \$2,161 million associated with life insurance policies, \$842 million for long-term care, \$59 million for disability and \$18 million for group life and health.

As of December 31, 2013, one reinsurer accounted for 26% of the outstanding reinsurance recoverable and the next largest reinsurer had 15% of the balance. The reinsurance reserve ceded to unaffiliated reinsurers for long-term care is primarily with one reinsurer. The Company believes that exposures to a single reinsurer do not create an undue concentration of risk and the Company's business is not substantially dependent upon any single reinsurer.

In 2012, the Company recaptured YRT life reinsurance treaties from several different reinsurers, and two new agreements were executed, which include policies or contracts that were in force and had existing reserves established by the Company. The recaptures and new agreements reduced premiums paid to reinsurers by \$13 million and reinsurance reserves ceded by \$53 million.

#### 11. Policyholders' liabilities

#### a. Policyholders' reserves

The Company had total life insurance in force of \$497,601 million and \$475,155 million as of December 31, 2013 and 2012, respectively. Of this total, the Company had \$29,302 million and \$22,584 million of life insurance in force as of December 31, 2013 and 2012, respectively, for which the gross premium was less than the net premium according to the standard valuation set by the Division and the Department. The gross premium is less than the net premium needed to establish the reserves because the statutory reserves must use standard conservative valuation mortality tables, while the gross premium calculated in pricing uses mortality tables that reflect both the Company's experience and the transfer of mortality risk to reinsurers.

The following summarizes policyholders' reserves, net of reinsurance, and the range of interest rates by type of product:

	December 31,										
		2	2013	2012							
		Amount	Interest Rates		Amount	Interest Rates					
			(\$ In 1	Millio	ns)						
Individual life	\$	39,467	2.5 % - 6.0 %	\$	37,307	2.5 % - 6.0 %					
Group life		12,830	2.5 % - 4.5 %		11,327	2.5 % - 4.5 %					
Individual annuities		13,406	2.3 % - 11.3 %		11,569	2.3 % - 11.3 %					
Group annuities		16,538	2.3 % - 11.3 %		10,170	2.3 % - 11.3 %					
Individual universal and variable life		6,269	3.5 % - 6.0 %		5,896	3.5 % - 6.0 %					
Disabled life claim reserves		1,876	3.5 % - 6.0 %		1,868	3.5 % - 6.0 %					
Disability active life reserves		673	3.5 % - 6.0 %		623	3.5 % - 6.0 %					
Other		275	2.5 % - 6.0 %		211	2.5 % - 6.0 %					
Total	\$	91,334		\$	78,971						

Individual life includes whole life and term insurance. Group life includes corporate-owned life insurance, bankowned life insurance, group universal life, group variable universal life and private client group products. Individual annuities include individual annuity contracts and structured settlements. Group annuities include deferred annuities and single premium annuity contracts. Individual universal and variable life products include universal life and variable life products. Disabled life claim reserves include disability income and long-term care claims that have been incurred but not reported. Disability active life reserves include disability income and long-term care contracts issued. Other is comprised of disability life and accidental death insurance.

#### b. Liabilities for deposit-type contracts

The following summarizes liabilities for deposit-type contracts and the range of interest rates by type of product:

	December 31,										
			2013		2012						
	A	mount	Interest Ra	ites	Α	mount	Interest Rates				
				( \$ In M	illior	ns)					
Guaranteed interest contracts:											
Note programs	\$	3,425	0.6 % -	6.2 %	\$	3,447	0.7 % - 6.2 %				
Federal Home Loan Bank of Boston		601	1.1 % -	3.0 %		601	1.1 % - 3.0 %				
Other		2	4.1 % -	9.7 %		6	4.1 % - 10.2 %				
Supplementary contracts		729	0.3 % -	8.0 %		718	0.3 % - 8.0 %				
Dividend accumulations		557	3.4 % -	3.9 %		566	3.4 % - 3.7 %				
Other deposits		4,155	3.5 % -	9.5 %		50	4.0 % - 8.0 %				
Total	\$	9,469			\$	5,388					

Guaranteed interest contracts (GICs) include funding agreements. Funding agreements are investment contracts sold to domestic and international institutional investors. The terms of the funding agreements do not give the holder the right to terminate the contract prior to the contractually stated maturity date. No funding agreements have been issued with put provisions or ratings-sensitive triggers. Currency swaps are employed to eliminate foreign exchange risk from all funding agreements issued to back non-U.S. dollar denominated notes. Assets received for funding agreements may be invested in the general account of the Company.

Under most of the Company's funding agreement programs, the Company creates an investment vehicle or trust for the purpose of issuing medium-term notes to investors. Proceeds from the sale of the medium-term notes issued by these unconsolidated affiliates are used to purchase funding agreements from the Company. The payment terms of any particular series of notes are matched by the payment terms of the funding agreement securing the series. Notes were issued from the Company's \$2 billion European Medium-Term Note Program with approximately \$135 million remaining in run-off. Notes are currently issued from its \$12 billion Global Medium-Term Note Program.

The Company uses funding agreements with Federal Home Loan Bank of Boston (FHLB Boston) in an investment spread strategy, consistent with its other investment spread operations. These funding agreements are collateralized by securities with estimated fair values of \$650 million as of December 31, 2013. The Company's borrowing capacity with the FHLB Boston is subject to the lower of the limitation on the pledge of collateral for a loan set forth in New York Insurance Law Section 1411(C) and by the Company's internal limit. The Company's unused capacity was \$2.3 billion as of December 31, 2013. As a member of the FHLB Boston, the Company holds common stock of the FHLB Boston at a statement value of \$52 million as of December 31, 2013 and 2012. All FHLB Boston funding agreement assets and liabilities are classified in the Company's general account. The Company accounts for these funds consistent with its other deposit-type contracts.

Other deposits primarily consists of investment contracts assumed as part of the indemnity reinsurance agreement discussed in *Note 10. "Reinsurance"*. These contracts are used to fund retirement plans. Contract payments are not contingent upon the life of the retirement plan participant.

2014	\$	753
2015		402
2016		653
2017		552
2018		960
Thereafter	<u> </u>	708
Total	\$	4,028

#### c. Unpaid claims and claim expense reserves

The Company establishes unpaid claims and claim expense reserves to provide for the estimated costs of paying claims made under individual disability and long-term care policies written by the Company. These reserves include estimates for both claims that have been reported and those that have been incurred but not reported, and include estimates of all future expenses associated with the processing and settling of these claims. This estimation process is primarily based on the assumption that experience is an appropriate indicator of future events and involves a variety of actuarial techniques that analyze experience, trends and other relevant factors. The amounts recorded for unpaid claims and claim expense reserves represent the Company's best estimate based upon currently known facts and actuarial guidelines. Accordingly, actual claim payouts may vary from these estimates.

The following summarizes the disabled life and long-term care unpaid claims and claim expense reserves:

	December 31,				
	2013			2012	
		ns)			
Claim reserves, beginning of year	\$	2,017	\$	1,993	
Less: Reinsurance recoverables		128		115	
Net claim reserves, beginning of year Claims paid related to:		1,889		1,878	
Current year		(14)		(14)	
Prior years		(327)		(312)	
Total claims paid		(341)		(326)	
Incurred related to:					
Current year's incurred		234		230	
Current year's interest		5		5	
Prior year's incurred		30		21	
Prior year's interest		80		81	
Total incurred		349		337	
				1 000	
Net claim reserves, end of year		1,897		1,889	
Reinsurance recoverables		134	*	128	
Claim reserves, end of year	\$	2,031	\$	2,017	

The changes in reserves for incurred claims related to prior years are generally the result of recent loss development trends. The \$30 million increase in the prior years' incurred claims for 2013 and the \$21 million increase in the prior years' incurred claims for 2012 were generally the result of differences between actual termination experience and statutory termination tables.

The following reconciles disabled life claim reserves to the net claim reserves at the end of the years presented in the previous table. Disabled life claim reserves are recorded in policyholders' reserves. Accrued claim liabilities are recorded in other liabilities.

	December 31,					
		2013	2012			
	(In Millions)					
Disabled life claim reserves	\$	1,876	\$	1,868		
Accrued claim liabilities		21		21		
Net claim reserves, end of year	\$	1,897	\$	1,889		

#### d. Additional liability for annuity contracts

Certain variable annuity contracts include additional death or other insurance benefit features, such as GMDBs, GMIBs, GMABs and GMWBs. In general, these benefit guarantees require the contract or policyholder to adhere to a company-approved asset allocation strategy. Election of these benefits on certain annuity contracts is generally only available at contract issue.

The following shows the liabilities for GMDBs, GMIBs, GMABs and GMWBs (in millions):

Liability as of January 1, 2012	\$ 827
Incurred guarantee benefits	(253)
Paid guarantee benefits	 (7)
Liability as of December 31, 2012	567
Incurred guarantee benefits	(286)
Paid guarantee benefits	 (4)
Liability as of December 31, 2013	\$ 277

The Company held reserves in accordance with the stochastic scenarios as of December 31, 2013 and 2012. As of December 31, 2013 and 2012, the Company held additional reserves above those indicated based on the stochastic scenarios in order to maintain a prudent level of reserve adequacy.

The following summarizes the account values, net amount at risk and weighted average attained age for variable annuity contracts with GMDBs, GMIBs, GMABs and GMWBs classified as policyholders' reserves and separate account liabilities. The net amount at risk is defined as the minimum guarantee less the account value calculated on a policy-by-policy basis, but not less than zero.

		December 31,									
		2013					2012				
		Net Weighted				Net Weig			Weighted		
	Account Amount		Average	A	ccount	Amount		Average			
		Value at Risk		Risk	Attained Age		Value		Risk	Attained Age	
				(\$ In Millions)							
GMDB	\$	21,746	\$	94	62	\$	11,648	\$	139	62	
GMIB		4,678		294	64		4,260		609	63	
GMAB		2,493		2	57		1,925		10	57	
GMWB		234		3	67		211		10	66	

The GMDB account value above consists of \$4,452 million within the general account and \$17,294 million within separate accounts that includes \$5,506 million of modified coinsurance.

Account balances of variable annuity contracts with GMDBs, GMIBs, GMABs and GMWBs are summarized below:

		December 31,								
		201	13			2012				
	GMDB	GMDB GMIB GMAB GMWB				GMIB	GMAB	GMWB		
		(In								
Separate account	\$ 17,294	\$ 4,663	\$ 2,427	\$ 234	\$ 10,225	\$ 4,244	\$ 1,859	\$ 211		
General account	4,452	15	66	-	1,423	16	66	-		
Total	\$ 21,746	\$ 4,678	\$ 2,493	\$ 234	\$ 11,648	\$ 4,260	\$ 1,925	\$ 211		

#### e. Additional liability for individual life contracts

Certain universal life and variable universal life contracts include features such as GMDBs or other guarantees that ensure continued death benefit coverage when the policy would otherwise lapse. The value of the guarantee is only available to the beneficiary in the form of a death benefit.

The liability, net of reinsurance, for guarantees on universal life and variable universal life type contracts was as follows:

	December 31,				
	2013	2012			
	(In Millions)				
Beginning balance Net liability increase	\$ 2,439 343	\$ 2,105 334			
Ending balance	\$ 2,782	\$ 2,439			

#### 12. Debt

The Company issues commercial paper in the form of Notes in minimum denominations of \$250 thousand up to a total aggregation of \$1 billion. These Notes have maturities up to a maximum of 270 days from the date of issue and are sold at par less a discount representing an interest factor or, if interest bearing, at par. The Notes are not redeemable or subject to voluntary prepayments by the Company. Commercial paper had a carrying value and face amount of \$250 million as of December 31, 2013 and 2012. The commercial paper issued in 2013 had interest rates ranging from 0.17% to 0.25% with maturity dates ranging from 9 to 48 days. Interest expense for the commercial paper was less than \$1 million for the years ended December 31, 2013 and 2012.

On September 27, 2012, MassMutual signed a \$1 billion, five year credit facility, with a syndicate of lenders that can be used for general corporate purposes and to support commercial paper borrowings. The credit facility replaces an existing \$1 billion credit facility, which was due to expire April 2013. The facility has an upsize option for an additional \$500 million. The terms of the credit facility provide for, among other provisions, covenants pertaining to liens, fundamental changes, transactions with affiliates and adjusted statutory surplus. As of and for the years ended December 31, 2013 and 2012, the Company was in compliance with all covenants under the credit facilities. For the years ended December 31, 2013 and 2012, there were no draws on the credit facilities. Credit facility fees were less than \$1 million for the year ending December 31, 2013 and \$3 million for the year ending December 31, 2013.

#### 13. Employee benefit plans

The Company provides multiple benefit plans including retirement plans and life and health benefits to employees, certain employees of unconsolidated subsidiaries, agents and retirees.

#### a. Pension plans

The Company has funded and unfunded noncontributory defined benefit pension plans that cover substantially all employees, agents and retirees. Effective June 1, 1999, the qualified defined benefit plan was amended to include a cash balance formula. Participants earn benefits under the plan based on the prior defined benefit formula, the cash balance formula, or a combination of both formulas as determined by their date of hire or rehire. Under the prior defined benefit formula, benefits are calculated based on final average earnings and length of service. Benefits under the cash balance formula are determined based on age, service and salary during the participants' careers.

The Company's policy is to fund qualified pension costs in accordance with the Employee Retirement Income Security Act of 1974. In 2013 and 2012, the Company contributed \$61 million and \$113 million, respectively, to its qualified defined benefit plan.

#### b. Defined contribution plans

The Company sponsors funded (qualified 401(k) thrift savings) and unfunded (nonqualified deferred compensation thrift savings) defined contribution plans for its employees, agents and retirees. The qualified 401(k) thrift savings plan's net assets available for benefits were \$1,974 million and \$1,608 million as of December 31, 2013 and 2012, respectively. The Company match for the qualified 401(k) thrift savings plan is limited to 5% of eligible W-2 compensation. The Company's total matching thrift savings contributions were \$36 million and \$28 million for the years ended December 31, 2013 and 2012, respectively, and were included in general insurance expenses.

The Company also maintains a defined contribution plan for agents, which was frozen in 2001. The net assets available for these benefits were \$189 million and \$182 million as of December 31, 2013 and 2012, respectively.

#### c. Other postretirement and postemployment benefits

The Company provides certain life insurance and health care benefits (other postretirement benefits) for its retired employees and agents, their beneficiaries and covered dependents. MMHLLC has the obligation to pay the Company's other postretirement benefits. The transfer of this obligation to MMHLLC does not relieve the Company of its primary liability. MMHLLC is allocated other postretirement expenses related to interest cost, amortization of actuarial gains (losses) and expected return on plan assets, whereas service cost and amortization of the transition obligation are recorded by the Company.

The health care plan is contributory. A portion of the basic life insurance plan is noncontributory. Substantially all of the Company's U.S. employees and agents may become eligible to receive other postretirement benefits. These benefits are funded as the benefits are provided to the participants. The postretirement health care plans include a limit on the Company's share of costs for recent and future retirees.

The Company provides retiree life insurance coverage for home office employees who, as of January 1, 2010, were age 50 with at least 10 years of service or had attained 75 points, generally age plus service, with a minimum 10 years of service.

#### Accrued Postemployment Benefits

The Company provides severance-related postemployment benefits for home office employees. The net accumulated liability for these benefits was \$32 million and \$29 million as of December 31, 2013 and 2012, respectively.

The Company accrues postemployment benefits for agents' health benefits for those agents who qualify for long-term disability and are not retired. The net accumulated liability for these benefits was \$8 million and \$11 million as of December 31, 2013 and 2012, respectively.

#### d. Benefit obligations

The initial transition obligation for other postretirement benefits of \$138 million was amortized over 20 years and fully amortized by the end of 2012. The initial transition obligation represents the phased recognition on the Consolidated Statutory Statements of Income (Loss) of the differences between the plan's funded status and the accrued cost on the Company's Consolidated Statutory Statements of Financial Position when the Company first transitioned to statutory guidance regarding postretirement benefits other than pensions. See Section f. of this Note, "Amounts recognized in the Consolidated Statutory Statements of Financial Position," for details on the Plan's funded status.

Accumulated benefit obligations represent the present value of pension benefits earned as of a December 31 measurement date based on service and compensation and do not take into consideration future salary levels.

Projected benefit obligations for pension benefits represent the present value of pension benefits earned as of a December 31 measurement date projected for estimated salary increases to an assumed date with respect to retirement, termination, disability or death.

As of December 31, 2013, the unamortized additional liability due to the adoption of SSAP No. 102 was \$29 million. This will be amortized over a period of years from adoption through 2021. The additional liability of \$43 million consists of \$27 million for adding non-vested participants and \$16 million for the difference between the accumulated benefit obligation and the projected benefit obligation for vested participants.

Accumulated and projected postretirement benefit obligations for other postretirement benefits represent the present value of postretirement medical and life insurance benefits earned as of a December 31 measurement date projected for estimated salary and medical claim rate increases to an assumed date with respect to retirement, disability or death.

Actuarial (gains) losses represent the difference between the expected results and the actual results used to determine the projected benefit obligation, accumulated benefit obligation and current year expense. A few of the major assumptions used in this calculation include: expected future compensation levels, healthcare cost trends, mortality and expected retirement age.

The following presents the total pension and other postretirement accumulated benefit obligation:

		December 31,					
	2013	2013 2012 2013					
	Pens	sion	Other Postretirement				
	Bene	Benefits Benefits					
		(In Millions)					
Vested	\$ 2,228	\$ 2,340	\$ 357	\$ 363			
Non-vested	8	8	44	53			
	\$ 2,236	\$ 2,348	\$ 401	\$ 416			

The following sets forth the change in projected benefit obligation of the defined benefit pension and other postretirement plans:

	December 31,							
	2013 2012 2013			2013	2012			
		Pe	nsior	ı	(	Other Po	stretir	ement
		Be	nefit	s		Be	nefits	
				(In N	fillior	ns)		
Projected benefit obligation, beginning of year								
vested only	\$	2,355	\$	2,163	\$	363	\$	365
Non-vested		27		-		50		-
Service cost		73		59		8		4
Interest cost		94		92		15		14
Contributions by plan participants		-		-		9		11
Actuarial (gains) losses		7		26		(19)		(23)
Medicare prescription drug direct subsidy		-		-		1		2
Benefits paid		(103)		(93)		(27)		(29)
Change in discount rate		(184)		108		(43)		19
Projected benefit obligation, end of year	\$	2,269	\$	2,355	\$	357	\$	363

The determination of the discount rate is based upon rates commensurate with current yields on high quality corporate bonds as of a measurement date of December 31, 2013. A spot yield curve is developed from this data, which is used to determine the present value for the obligation. The projected plan cash flows are discounted to the measurement date based on the spot yield curve. A single discount rate is utilized to ensure the present value of the benefits cash flow equals the present value computed using the spot yield curve. A 25 basis point change in the discount rate results in approximately a \$54 million change in the projected pension benefit obligation. The methodology includes producing a cash flow of annual accrued benefits. For active participants, service was projected to the end of 2013 and pensionable earnings are projected to the date of probable termination. See Section h. of this Note, "Assumptions" for details on the discount rate.

#### e. Plan assets

All investments of the qualified pension plan are invested through a MassMutual group annuity contract. This contract invests in the General Investment Account (GIA) of the Company, pooled separate accounts and nonpooled separate accounts. Pooled separate account assets support more than one group annuity contract and are managed by the Company. These assets are assigned for the purposes of allocating investment returns and asset gains and losses. Nonpooled separate accounts are managed by the Company and unaffiliated asset managers.

The Company's qualified pension plan assets managed by the Company are as follows:

	December 31,				
	2	2013	2	2012	
	(In Millions)				
General Investment Account	\$	242	\$	222	
Alternative Investment Separate Account		174		147	
Babson Long Term Duration Bond Fund		160		155	
Oppenheimer Small Capitalization Core Fund		132		110	
MM Premier Core Bond Fund		118		98	
Oppenheimer International Growth Fund		112		96	
Oppenheimer Large Core Fund		86		71	
Babson Enhanced Index Value Fund		85		76	
MM Premier Capital Appreciation Fund		66		55	
MM Select Growth Opportunities Fund		58		46	
MM Select Blue Chip Growth Fund		57		44	
MM Select Small Cap Growth Fund		47		37	
MM Select Small Cap Value Fund		45		39	
MM Premier Strategic Emerging Markets Fund		45		49	
MM Select Large Cap Value Fund		44		36	
Oppenheimer Large Capitalization Value Fund		44		36	
Oppenheimer Real Estate Fund		25		24	
	\$	1,540	\$	1,341	

The approximate amount of annual benefits to plan participants covered by a group annuity contract issued by the employer or related parties is estimated at \$67 million in 2014.

The Company employs a total return investment approach whereby a mix of equities and fixed-income investments are used to maximize the long-term return of plan assets with a prudent level of risk. Risk tolerance is established through consideration of plan liabilities, plan funded status and corporate financial condition. The investment portfolio contains a diversified blend of equity and fixed-income investments. Alternative assets such as a private equity fund, an equity index exchange traded fund and a bond index exchange traded fund are used to improve portfolio diversification. Investment risk is measured and monitored on an ongoing basis through quarterly investment portfolio reviews, annual liability measurements, and periodic asset and liability studies.

The target range allocations for the qualified pension plan assets are 25% to 35% domestic equity securities, 20% to 30% long duration bond securities, 15% to 25% GIA, 13% to 18% international equity securities and 5% to 15% alternative investments. Domestic equities primarily include investments in large capitalization (large-cap) companies and small capitalization (small-cap) companies. Long duration bond securities invest in several long duration bond exchange traded funds. International equities include investments in American Depository Receipts and limited partnerships that trade primarily in foreign markets in Europe, Latin America and Asia. The pension plan asset's GIA earns fixed interest, primarily comprised of an investment in an unallocated insurance contract, held by the Company. Approximately 12% and 13% of the assets of the Company's pension plan were invested in the Company's GIA through the unallocated group annuity insurance contract as of December 31, 2013 and 2012, respectively.

The change in plan assets represents a reconciliation of beginning and ending balances of the fair value of the plan assets used to fund future benefit payments. The following presents the change in plan assets:

	December 31,					
	2013	2012	2013	2012		
	Per	nsion	Other Postretirement			
	Bei	nefits	Be	nefits		
	(In Millions)					
Fair value of plan assets, beginning of year	\$ 1,801	\$ 1,567	\$ 5	\$ 5		
Actual return on plan assets	241	197	-	-		
Employer contributions	81	130	17	18		
Contributions by plan participants	-	-	10	11		
Benefits paid	(103)	(93)	(27)	(29)		
Fair value of plan assets, end of year	\$ 2,020	\$ 1,801	\$ 5	\$ 5		

The *General Investment Account* is designed to provide stable, long-term investment growth. The account value is maintained at a stable value (generally referred to as "book value") regardless of financial market fluctuations, however, if the plan sponsor initiates a full or partial termination, the amount liquidated is subject to an adjustment that could result in an increase or decrease in the book value of the plan's investment. The stable value characteristic is supported by MassMutual's surplus and capital, and overall financial strength.

The following presents the GIA allocation by type of investment:

	December 31,	
-	2013	2012
Bonds	60 %	64 %
Mortgage loans	16	15
Partnerships and LLCs	7	7
Other investments	6	5
Common stocks - subsidiaries and affiliates	6	5
Cash and cash equivalents	4	3
Real estate	1	1
	100 %	100 %

The qualified pension plan invests in the following pooled and nonpooled separate account options:

Alternative Investment Separate Account is a nonpooled separate account advised by Babson Capital. Babson Capital's strategy includes investing in holdings of private equity funds, hedge funds, a private real estate fund, limited partnership funds and an equity index exchange traded fund.

*Babson Long Term Duration Bond Fund* is a nonpooled separate account advised by Babson Capital with a long duration bond strategy that invests in a diversified portfolio of fixed-income, short-term bonds, government securities and cash. The specific performance objective is to outperform the total return of the Barclays Capital U.S. Long Government/Credit Bond index.

*Oppenheimer Small Capitalization Core Fund* is a pooled separate account investing in a mutual fund advised by OFI Institutional Asset Management (OFI Institutional) that invests in domestic small-cap, mid-cap, other fixedincome securities and international small/mid-cap securities. The fund aims to maintain a broadly diversified portfolio across all major economic sectors by applying risk controls for both sector and position size. The fund's strategy uses separate fundamental research and quantitative models to select securities.

*MM Premier Core Bond Fund* is a pooled separate account investing in a mutual fund subadvised by Babson Capital. The mutual fund primarily invests in high-quality, investment grade bonds with selective and prudent investments in high yield bonds, which are deemed to provide an attractive risk/reward trade off. Security selection is an in-depth, bottom-up credit research process seeking securities with attractive yields among the corporate, U.S. government (treasury and agency) and mortgage and asset backed sectors.

*Oppenheimer International Growth Fund* is a pooled separate account advised by OFI Institutional that invests in international large-cap securities. This international equity strategy focuses on well-positioned, well-managed businesses that have strong revenue growth, sustainable profit margins, capital efficiency and/or business integrity.

*Oppenheimer Large Core Fund* is a nonpooled separate account advised by OFI Institutional that invests in a diversified mix of larger company stocks for capital appreciation potential. The strategy is a large-cap core equity strategy, where the portfolio managers combine fundamental research and quantitative models to identify investment opportunities among large, competitively advantaged companies whose earnings are growing faster than average, or whose shares appear to be mispriced by the market.

*Babson Enhanced Index Value Fund* is a nonpooled separate account advised by Babson Capital that invests in domestic small-cap, mid-cap, large-cap and other fixed-income securities. The strategy is a large-cap value equity strategy that uses a systematic strategy that exploits market inefficiencies designed to outperform the fund's benchmark index while maintaining risk characteristics similar to the benchmark.

*MM Premier Capital Appreciation Fund* is a pooled separate account investing in a mutual fund subadvised by OFI Institutional that invests primarily in domestic large-cap common stocks of growth companies. The strategy is a large-cap growth equity strategy that seeks companies in rapidly expanding industries that they believe may appreciate in value over the long-term.

*MM Select Growth Opportunities Fund* is a pooled separate account investing in a mutual fund subadvised by Sands Capital Management, LLC (Sands Capital) and Delaware Management Company (DMC) with a large-cap growth equity strategy. Sands Capital uses bottom-up, fundamental research and focuses on six key investment criteria: sustainable, above average earnings growth, a leadership position, competitive advantages, a value-added focus with a clear mission, financial strength and rational valuation. DMC seeks to select large-cap equities that it believes are undervalued in relation to their intrinsic value, as indicated by multiple factors, including a return on capital above its cost of capital.

*MM Select Blue Chip Growth Fund* is a pooled separate account investing in a mutual fund subadvised by T. Rowe Price that seeks growth of capital over the long-term. The strategy is a large cap growth equity strategy that seeks well-established companies with the potential for above-average earnings growth. In selecting securities, T. Rowe Price generally seeks to identify companies with a leading market position, seasoned management and strong financial fundamentals.

*MM Select Small Cap Growth Fund* is a pooled separate account investing in a mutual fund subadvised by Wadell & Reed, Wellington Management (Wellington) and Timberline Asset Management that invests in domestic small-cap equity securities and seeks long-term capital appreciation. Each subadviser employs a growth-based investment approach and may perform a number of analyses in considering whether to buy or sell a security for the fund. Each of the subadvisers uses a combination of fundamental and quantitative analyses to identify small-cap companies that it believes are experiencing or will experience rapid earnings or revenue growth.

*MM Select Small Cap Value Fund* is a pooled separate account investing in a mutual fund subadvised by Wellington and Barrow Hanley that seeks to maximize total return through investing primarily in small-cap equity securities. Wellington employs a bottom-up stock selection process that utilizes proprietary, fundamental research to identify companies it considers to be undervalued and to have the potential for significant longer-term returns. Barrow Hanley typically seeks to exploit market inefficiencies by using proprietary research to identify small-cap companies that it considers to be undervalued and to have the potential to generate superior returns while subjecting the fund to below average levels of risk.

*MM Premier Strategic Emerging Markets Fund* is a pooled separate account investing in a mutual fund subadvised by Baring with an emerging markets equity strategy that invests in international emerging markets and seeks long-term capital growth. Baring determines the universe of emerging market countries in which to invest, and this list may change from time to time based on Baring's assessment of a country's suitability for investment.

*MM Select Large Cap Value Fund* is a pooled separate account investing in a mutual fund subadvised by Columbia Management (Columbia) and Huber Capital (Huber). Columbia manages a dividend-focused strategy seeking a combination of high dividend payers, steadily growing dividend payers and emerging dividend payers. Huber employs a more concentrated, deeper value strategy using a dividend discount model (DDM) as the basis for determining intrinsic value opportunities.

*Oppenheimer Large Capitalization Value Fund* is a nonpooled separate account advised by OFI Institutional that invests in domestic small-cap, mid-cap and large-cap common stocks. The fund can also buy other investments, including preferred stocks, rights and warrants and convertible debt securities. The strategy is a large-cap value equity strategy that uses fundamental analyses to select securities for the fund that it believes are undervalued.

*Oppenheimer Real Estate Fund* is a pooled separate account that invests in an Oppenheimer mutual fund subadvised by CREA. This real estate strategy seeks out exposure to the commercial real estate market and uses a fundamental research driven approach to search for what are believed to be high quality companies in the Real Estate Investment Trust (REIT) market among other investments. REIT's are publicly traded securities that sell like a stock on the major exchanges and which invest in real estate.

*Goldman Sachs Asset Management Long Duration Bond Fund* is a nonpooled separate account advised by Goldman Sachs Asset Management with a long duration bond strategy that invests in a diversified portfolio of fixed- income, short term bonds, government securities and cash. The specific performance objective is to outperform the total return of the Barclays Capital U.S. Long Government/Credit Bond index.

*Pacific Investment Management Company Long Duration Bond Fund* is a nonpooled separate account advised by Pacific Investment Management Company with a long duration bond strategy that invests in a diversified portfolio of fixed-income, short-term bonds, government securities and cash. The specific performance objective is to outperform the total return of the Barclays Capital U.S. Long Government/Credit Bond index.

*Harris Associates International Value Limited Partnership* is a nonpooled separate account advised by Harris Associates that invests in international large-cap value securities and equity securities, which may include common stocks, preferred stocks, securities that are convertible into common stocks, depositary receipts, and rights and warrants to buy common stocks. This international equity strategy seeks out companies that it believes to be trading in the market at significant discounts to their underlying values.

*T. Rowe Price Emerging Markets Stock Fund* is a pooled separate account advised by T. Rowe Price Associates, Inc. (T. Rowe Price) with an emerging markets equity strategy that seeks long-term growth of capital through investments primarily in the common stocks of companies located (or with primary operations) in Latin America, Asia, Europe, Africa and the Middle East.

#### Fair Value Measurements

The Company's fair value hierarchy is defined in Note 5 "Fair value of financial instruments."

The following is a description of the valuation methodologies used to measure fair value for the investments in the qualified pension plan.

*Pooled separate accounts:* Valued using the unit value calculated based on the net asset value of the underlying pool of securities that are mutual funds. Mutual funds trade on one or more U.S. or foreign exchanges and the fair value is derived based on the closing prices for the underlying securities.

*Nonpooled separate accounts:* Valued primarily using the closing price reported on the active market on which the individual securities are traded.

*Cash:* Is stated at cost, which is equal to fair value and held by an unaffiliated bank.

General investment account: Liquidation value based on an actuarial formula as defined under the terms of the contract.

The methods described above may produce a fair value calculation that may not be indicative of net realizable value or reflective of future values. Furthermore, while the Company believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

The following presents the fair value hierarchy of the Company's pension plan assets by asset class:

		December 31, 2013									
	Le	evel 1	Le	evel 2	Level	3	Total				
				(In Mi	illions)						
Investments in the qualified pension plan:											
Pooled separate accounts:											
Common stocks:											
U.S. large capitalization	\$	-	\$	225	\$	-	\$ 225				
International large capitalization		-		112		-	112				
U.S. small capitalization value		-		92		-	92				
International emerging markets		-		45		-	45				
Real estate		-		25		-	25				
Bonds:											
Diversified fixed-income		-		118		-	118				
Registered investment companies:											
Emerging markets		45		-		-	45				
Total pooled separate accounts		45		617		-	662				
Nonpooled separate accounts:					• •						
Common stocks:											
U.S. large capitalization		150		-		-	150				
U.S. mid capitalization		81		-		-	81				
U.S. small capitalization		80		-		-	80				
International large capitalization value		18		-		-	18				
International small/mid capitalization		10		-		-	10				
Corporate and other bonds		-		193		-	193				
Long duration bonds		99		_		-	99				
Short-term bonds		2		-		-	2				
Government securities		-		146		-	146				
Mortgage backed securities		-		6		-	6				
Registered investment companies:											
U.S. large capitalization		66		-		-	66				
Multi-strategy hedge funds		-		-		35	35				
Limited partnerships:											
International large capitalization value		-		-	1	11	111				
Multi-strategy hedge funds		-		-		22	22				
Private equity/venture capital		-		-		13	13				
Asset backed securities		-		10		-	10				
Real estate		-		-		36	36				
Cash and short-term cash equivalents		9		29		_	38				
Total nonpooled separate accounts		515		384	2	17	1,116				
Total general investment account		-		-		42	242				
Total	\$	560	\$	1,001			\$ 2,020				
1.0001	Ψ	500	Ψ	1,001	Ψ Τ	.,	÷ 2,020				

		December 31, 2012								
	Le	vel 1	Level	2	Ι	Level 3		Total		
		-	(I	n M	illion	ns)				
Investments in the qualified pension plan:		-								
Pooled separate accounts:										
Common stocks:										
U.S. large capitalization	\$	-	\$ 1	81	\$	-	\$	181		
International large capitalization value		-		96		-		96		
U.S. small capitalization value		-		76		-		76		
International emerging markets		-		49		-		49		
Real estate		-		24		-		24		
Bonds:										
Diversified fixed income		-		98		-		98		
Total pooled separate accounts		-	5	524		-		524		
Nonpooled separate accounts:										
Common stocks:										
U.S. large capitalization		134		-		-		134		
U.S. mid capitalization		85		-		-		85		
U.S. small capitalization		61		-		-		61		
International large capitalization value		6		-		-		6		
International small/mid capitalization		2		-		-		2		
Corporate and other bonds		-	1	83		-		183		
Long duration bonds		89		-		-		89		
Short term bonds		2		-		-		2		
Government securities		-	1	74		-		174		
Mortgage backed securities		-		5		-		5		
Registered investment companies:										
U.S. large capitalization		52		-		-		52		
Emerging markets		49		-		-		49		
Multi-strategy hedge funds		-		-		31		31		
Limited partnerships:										
International large capitalization value		-		-		96		96		
Multi-strategy hedge funds		-		-		21		21		
Private equity/venture capital		-		-		11		11		
Asset backed securities		-		8		-		8		
Real estate		-		-		32		32		
Cash and short-term cash equivalents		4		10		-		14		
Total nonpooled separate accounts		484	3	880		191		1,055		
Total general investment account						222		222		
Total	\$	484	\$ 9	004	\$	413	\$	1,801		

		Limited Partnerships												
			M	ulti-	F	rivate	N	/lulti-						
	Inter	rnational	Stra	ategy	E	Equity/	St	rategy			G	eneral		
	Laı	ge-Cap	Hedge Venture		H	Hedge Real		Investment						
		/alue	Fι	und	(	Capital	]	Fund	E	state	Ac	count	Т	Total
						II)	n Mil	lions)						
Balance, January 1, 2013	\$	96	\$	21	\$	11	\$	31	\$	32	\$	222	\$	413
Actual return on plan assets		33		1		1		4		3		10		52
Purchases		-		-		3		-		1		94		98
Sales		(18)		-		(2)				-		(84)		(104)
Balance, December 31, 2013	\$	111	\$	22	\$	13	\$	35	\$	36	\$	242	\$	459

The following sets forth a summary of changes in the fair value of the Plan's Level 3 invested assets:

		Limited Partnerships																																		
			Ν	Iulti-	Pr	ivate	Ν	Iulti-																												
	Inte	rnational	Stra	ategy	Ec	quity/	St	rategy			G	eneral																								
	La	Large-Cap		Large-Cap l		Large-Cap		Large-Cap		Large-Cap		Large-Cap		Large-Cap		Large-Cap		Large-Cap		_arge-Cap		arge-Cap I		0 1		ge-Cap Hedge		enture	Н	ledge	F	Real		Investment		
		Value	Fı	und	Ca	apital	I	Fund	E	state	A	ccount	T	otal																						
				<u> </u>		(Ir	n Mill	ions)			<del></del>	<u> </u>																								
Balance, January 1, 2012	\$	68	\$	-	\$	-	\$	-	\$	-	\$	253	\$	321																						
Actual return on plan assets		15		1		-		1		2		7		26																						
Purchases		13		-		7		-		-		38		58																						
Sales		-		-		-		-		-		(76)		(76)																						
Transfers to level 3		-		20		4		30		30		-		84																						
Balance, December 31, 2012	\$	96	\$	21	\$	11	\$	31	\$	32	\$	222	\$	413																						

The Company evaluated the significance of transfers between levels based upon the nature of the financial instrument and size of the transfer relative to total net assets available for benefits. Based on this criteria, there were no significant transfers in or out of Level 1, 2 or 3 for the year ended December 31, 2013.

#### Postretirement Investments

The fair value of the postretirement benefits investments of \$5 million as of December 31, 2013 and 2012 is categorized as Level 1 type investments and is invested in the domestic fixed-income fund. The fund is a money market mutual fund that seeks the maximum current income consistent with stability of principal. The fund seeks to achieve this objective by investing in money market securities meeting specific credit quality standards.

The Company invests in cash, cash equivalents and liquid fixed-income securities to the extent necessary to satisfy reasonably anticipated routine current benefit liability amounts, with additional funds sufficient to satisfy reasonably unanticipated spikes in such liability activity.

#### f. Amounts recognized in the Consolidated Statutory Statements of Financial Position

Unrecognized prior service cost is the adjustment to the projected benefit obligation as a result of plan amendments. It represents the increase or decrease in benefits for service performed in prior periods. For pension benefits, this cost is amortized into net periodic benefit cost over the average remaining service-years of active employees at the time of the amendment. For other postretirement benefits, this cost is amortized into net periodic benefit cost over the average remaining lifetime of eligible employees and retirees at the time of the amendment.

Unrecognized net actuarial gains (losses) are variances between assumptions used and actual experience. These assumptions include return on assets, demographics and mortality. The unrecognized net actuarial gains (losses) are amortized if they exceed 10% of the projected benefit obligation and are amortized starting in the period after they occur. These are amortized into net periodic benefit cost over the remaining service-years of active employees and over the average remaining lifetime of eligible employees and retirees for other postretirement benefits.

The unrecognized net transition obligation represents the difference between the plan's funded status and the accrued cost on the Company's Consolidated Statutory Statements of Financial Position when the Company first transitioned to current statutory guidance. This is amortized into net periodic benefit cost over a period of years from adoption through 2013 for pension benefits and through 2012 for other postretirement benefits.

The prepaid pension asset is a cumulative balance of employer contributions made to the plan netted against the plan's accumulated net periodic benefit costs. The prepaid pension asset is a nonadmitted asset.

The accrued benefit cost recognized is the funded status of the plan adjusted for the remaining balance of unrecognized prior service cost, unrecognized net actuarial loss, unrecognized net transition obligation and the nonadmitted prepaid pension asset.

The following sets forth the amounts in unassigned funds (surplus) recognized as components of net periodic benefit cost in 2013 and 2012 and expected to be recognized in 2014:

		December 31,										
	20	14	2	2013	-	2012	-	2014	2	013	20	12
		Pension						Oth	er Pos	tretirer	nent	
			Bei	nefits					Ber	efits		
		(In Millions)										
											+	
Net transition asset or obligation	\$	-	\$	-	\$	1	\$	-	\$	-	\$	4
Net prior service cost		8		8		-		4		4		1
Net recognized (gains) losses		61		93		93		-		5		2

The following sets forth the amounts in unassigned funds (surplus) that have not yet been recognized as components of net periodic benefit cost:

	December 31,									
	2	013		2012	2	013	2	2012		
		Per		Other Postretirement						
	Benefits Be							enefits		
Net prior service cost	\$	21	\$	-	\$	47	\$	2		
Net transition asset or obligation	+	-	+	2	*	-	*	-		
Net losses		713		1,118		11		78		
Unrecognized pension liability		29		-		-		-		

The following sets forth the projected benefit obligation funded status of the plans:

	December 31,								
		2013		2012	4	2013	2	2012	
	Pension				Other Postretirement				
	Benefits Benefits								
	(In Millions)								
Projected benefit obligation	\$	2,269	\$	2,355	\$	357	\$	363	
Less: Assets		2,020	_	1,801		5		5	
Projected benefit obligation funded status	\$	(249)	\$	(554)	\$	(352)	\$	(358)	

The qualified pension plan was overfunded by \$30 million as of December 31, 2013 and underfunded by \$262 million as of December 31, 2012. The nonqualified pension plans are not funded and have total projected benefit obligations of \$279 million and \$292 million as of December 31, 2013 and 2012, respectively.

The Company intends to fund \$79 million to meet its expected obligations under its qualified and nonqualified pension plans and other postretirement benefit plans in 2014.

#### g. Net periodic cost

The net periodic cost represents the annual accounting income or expense recognized by the Company and included in general insurance expenses. The net periodic cost in the Consolidated Statutory Statements of Income (Loss) is as follows:

	Years Ended December 31,							
		2013	2012		2013		012	
		Pension			Other Postretirement			nent/
		Ber		Postemployment Benefit				
			(In M	illions				
Service cost	\$	73	\$	59	\$	12	\$	7
Interest cost		94		92		15		14
Expected return on plan assets		(136)		(122)		-		-
Amortization of unrecognized transition obligation		-		1		-		4
Amortization of unrecognized net actuarial and other losse	S	93		93		(3)		-
Amortization of unrecognized prior service cost		8		_		8		
Total net periodic cost	\$	132	\$	123	\$	32	\$	25

The expected future pension and other postretirement benefit payments and Medicare prescription drug government subsidy receipts, which reflect expected future service, are as follows:

	-	nsion nefits	Postr	Other etirement enefits	Medicare Prescriptic Drug Governme Subsidy						
	<u> </u>	<u> </u>	(In	Millions)	s)						
2014	\$	85	\$	21	\$	(3)					
2015		90		22		(3)					
2016		95		23		(3)					
2017		100		23		(3)					
2018		106		24		(4)					
2019-2023		615		130		(22)					

The net expense charged to operations for all employee and agent benefit plans are as follows:

	Years Ended December 31,								
	2	2013	2	012					
	(In Millions)								
Pension	\$	132	\$	123					
Health		76		61					
Thrift		36		28					
Postretirement		32		24					
Life		4		3					
Disability		3		3					
Postemployment		-		1					
Other benefits	8 7								
Total	\$	291	\$	250					

#### h. Assumptions

The assumptions the Company used to calculate the benefit obligations and to determine the benefit costs are as follows:

	December 31,					
	2013	2012	2013	2012		
	Pens	ion	Other Post	retirement		
	Bene	efits	Bene	efits		
Weighted-average assumptions used to determine:						
Benefit obligations:						
Discount rate	4.85 %	4.00 %	4.70 %	3.80 %		
Expected rate of compensation increase	4.00 %	4.00 %	4.00 %	4.00 %		
Net periodic benefit cost:						
Discount rate	4.00 %	4.35 %	3.80 %	4.25 %		
Expected long-term rate of return on plan assets	7.50 %	7.75 %	3.00 %	3.00 %		
Expected rate of compensation increase	4.00 %	4.00 %	4.00 %	4.00 %		
Assumed health care cost trend rates:						
Health care cost trend rate	-	-	7.00 %	7.00 %		
Ultimate health care cost trend rate after						
gradual decrease until 2021						
for 2013; 2020 for 2012	-	-	5.00 %	5.00 %		

The discount rate used to determine the benefit obligations as of year-end is used to determine the expense in the next fiscal year.

The Company determines its assumptions for the expected rate of return on plan assets for its plans using a "building block" approach, which focuses on ranges of anticipated rates of return for each asset class. A weighted range of nominal rates is determined based on target allocations for each asset class.

Assumed health care cost trend rates have a significant effect on the amounts reported for the health care plans. A one percentage point change in the assumed health care cost trend rate would have had the following effects in 2013:

	One Perce	ntage	One Perc	entage			
	Point Inc	Point Increase Point I					
	(In Millions)						
Effect on total service and interest cost	\$	2	\$	(2)			
Effect on other postretirement benefit obligations	5	33		(27)			

### 14. Employee compensation plans

The Company has a long-term incentive compensation plan under which certain employees of the Company and its subsidiaries may be issued phantom share-based compensation awards. These awards include PSARs and PRS. These awards do not grant an equity or ownership interest in the Company.

A summary of share-based payment details representing the weighted average grant price of PSARs and PRS shares granted, the intrinsic value of PSARs shares exercised, the PRS liabilities paid and the fair value of shares vested during the year is as follows:

	Years Ended December 31,			
		2013		2012
Weighted average grant date fair value (whole \$):				
PSAR granted during the year	\$	78.55	\$	64.27
PRS granted during the year		78.58		64.34
Intrinsic value (in thousands):				
PSAR options exercised		21,919		55,146
PRS liabilities paid		27,927		15,461
Fair value of shares vested during the year		28,260		76,536

A summary of PSARs and PRS vested and nonvested shares is as follows:

		PSARs				PRS	
		Weighte	d Average			Weighte	d Average
	Number		Remaining	Number			Remaining
	of		Contract	of			Contract
	Share Units	Price	Terms	Share Units		Price	Terms
	(In Thousands)	 (Whole \$)	(In Years)	(In Thousands)	(	Whole \$)	(In Years)
Outstanding as of							
January 1, 2012	3,355	\$ 46.82	1.1	1,323	\$	46.32	3.3
Granted	887	64.27		312		64.34	
Exercised	(1,562)	36.70		(241)		38.25	
Forfeited	(28)	62.03		(34)		55.19	
Outstanding as of							
December 31, 2012	2,652	58.56	1.6	1,360		51.67	3.2
Granted	806	78.55		263		78.58	
Exercised	(788)	48.63		(357)		42.66	
Forfeited	(50)	69.18		(33)		61.64	
Outstanding as of							
December 31, 2013	2,620	68.38	1.1	1,233		59.71	3.2
Exercisable as of							
December 31, 2013	192	\$ 48.54	-	-	\$	-	-

The PSARs compensation expense was \$6 million and \$44 million for the years ended December 31, 2013 and 2012, respectively. The PSARs accrued compensation liability was \$23 million and \$38 million as of December 31, 2013 and 2012, respectively. Unrecognized compensation expense related to nonvested PSARs awards was \$3 million and \$15 million for years ended December 31, 2013 and 2012, respectively. The PSARs unrecognized compensation expense is unrecognized compensation expense related to nonvested PSARs unrecognized compensation expense represents the total intrinsic value of all shares issued if 100% vested at current share price, minus current compensation liability. The nonadmitted deferred tax benefit for the years ended December 31, 2013 and 2012 was \$1 million.

The PRS compensation expense was \$22 million and \$33 million for the years ended December 31, 2013 and 2012. The PRS accrued compensation liability was \$57 million and \$63 million for years ended December 31, 2013 and 2012, respectively. Unrecognized compensation expense related to nonvested PRS awards as of December 31, 2013 and 2012 was \$38 million and \$44 million, respectively. The PRS unrecognized compensation expense represents the total value of all shares issued if 100% vested at the current share price, minus current compensation liability. The related nonadmitted deferred tax benefit for the years ended December 31, 2013 and 2012 was \$2 million and \$44 million, respectively.

### 15. Federal income taxes

The Company provides for deferred income taxes in accordance with the NAIC issued guidance. All of the Companies included in the filing of the Consolidated Statutory footnote have met the required threshold to utilize the 3 year reversal period and 15% of surplus limitation.

The net DTA or net deferred tax liability (DTL) recognized in the Company's assets, liabilities and surplus is as follows:

		Ε	ecemt	ber 31, 201	3			
	(	Ordinary	(	Capital		Total		
			(In N	Millions)				
Gross DTAs	\$	2,864	\$	153	\$	3,017		
Statutory valuation allowance adjustment		-		-		-		
Adjusted gross DTAs		2,864		153		3,017		
DTAs nonadmitted		(114)		(22)		(136)		
Subtotal net admitted DTA		2,750		131		2,881		
Total gross DTLs		(1,294)		(371)		(1,665)		
Net admitted DTA(L)	\$	1,456	\$	(240)	\$	1,216		
		December 31, 2012						
	(	Ordinary	(	Capital		Total		
			(In	Millions)				
Gross DTAs	\$	2,811	\$	44	\$	2,855		
Statutory valuation allowance adjustment		-		-		-		
Adjusted gross DTAs		2,811		44		2,855		
DTAs nonadmitted		(88)		(5)		(93)		
Subtotal net admitted DTA		2,723		39		2,762		
Total gross DTLs		(1,547)		(557)		(2,104)		
Net admitted DTA(L)	\$	1,176	\$	(518)	\$	658		
		Change						
	(	Ordinary		Capital		Total		
		J		Millions)				
Gross DTAs	\$	53	\$	109	\$	162		
Statutory valuation allowance adjustment		-		-		-		
		52		100		1(2		

Adjusted gross DTAs DTAs nonadmitted

Subtotal net admitted DTA

Total gross DTLs Net admitted DTA(L)

0	rdinary		Capital	,	Total		
		(In Millions)					
\$	53	\$	109	\$	162		
	-		-		-		
	53		109		162		
	(26)		(17)		(43)		
	27		92		119		
	253		186		439		
\$	280	\$	278	\$	558		

The amount of adjusted gross DTA admitted under each component of the guidance and the resulting change by tax character are as follows:

	December 31, 2013					
	C	Ordinary	C	Capital		Total
	<u> </u>		(In I	Millions)		
Admitted DTA 3 years:						
Federal income taxes that can be recovered	\$	195	\$	28	\$	223
Remaining adjusted gross DTAs expected to be realized within 3 years (lesser of 1 or 2): 1. Adjusted gross DTA to be realized		965		100		1,065
2. Adjusted gross DTA allowed per limitatio	n					
threshold		1,762		125		1,887
Lesser of lines 1 or 2		965		100		1,065
Adjusted gross DTAs offset by existing DTLs Total admitted DTA realized within 3 years	\$	1,590 2,750	\$	3	\$	<u>1,593</u> 2,881
Total admitted DTA leanzed within 5 years	φ	2,730	φ		φ	2,001
			Decem	ber 31, 20	012	
	C	Ordinary		Capital		Total
			(In l	Millions)		
Admitted DTA 3 years: Federal income taxes that can be recovered Remaining adjusted gross DTAs expected	\$	24	\$	-	\$	24
to be realized within 3 years 1. Adjusted gross DTA to be realized		1,046		31		1,077
<ol> <li>Adjusted gross DTA allowed per limitatio threshold</li> </ol>	n	1,920		32		1,952
Lesser of lines 1 or 2		1,046		31		1,077
Adjusted gross DTAs offset by existing DTLs		1,653		8		1,661
Total admitted DTA realized within 3 years	\$	2,723	\$	39	\$	2,762
			С	hange		
	C	Ordinary		Capital	• •	Total
			(In I	Millions)		
Admitted DTA 3 years: Federal income taxes that can be recovered Remaining adjusted gross DTAs expected to be realized within 3 years	\$	171	\$	28	\$	199
<ol> <li>Adjusted gross DTA to be realized</li> <li>Adjusted gross DTA allowed per limitatio</li> </ol>	n	(81)		69		(12)
threshold	11	(158)		93		(65)
Lesser of lines 1 or 2		(81)		69		(12)
Adjusted gross DTAs offset by existing DTLs		(63)	_ <u>.</u> .	(5)		(68)
Total admitted DTA realized within 3 years	\$	27	\$	92	\$	119

The ultimate realization of DTAs depends on the generation of future taxable income during the periods in which the temporary differences are deductible. Management considers the scheduled reversal of DTLs (including the impact of available carryback and carryforward periods), projected taxable income and tax-planning strategies in making this assessment. The impact of tax-planning strategies is as follows:

	Dec		
	Ordinary	Capital	Total
		(Percent)	
Impact of tax planning strategies:			
Adjusted gross DTAs	12 %	- %	12 %
(% of total adjusted gross DTAs)	12 70	- 70	12 70
Net admitted adjusted gross DTAs			
(% of total net admitted adjusted gross DTAs)	29 %	1 %	30 %
	Dec	cember 31, 2012	
	Ordinary	Capital	Total
	Orunnary	(Percent)	Total
Impact of tax planning strategies: Adjusted gross DTAs		(i creent)	
(% of total adjusted gross DTAs)	- %	- %	- %
(70 01 total adjusted gloss DTAS)	- 70	- 70	- /0
Net admitted adjusted gross DTAs			
(% of total net admitted adjusted gross DTAs)	1 %	- %	1 %
· · · · · · · · · · · · · · · · · · ·			<u> </u>
		Change	
	Ordinary	Capital	Total
		(Percent)	
Impact of tax planning strategies: Adjusted gross DTAs			
(% of total adjusted gross DTAs)	12 %	- %	12 %
Net admitted adjusted gross DTAs			
(% of total net admitted adjusted gross DTAs)	28 %	1 %	29 %
		1 /0	_> /0

There are no reinsurance strategies included in the Company's tax-planning.

The provision for current tax expense on earnings is as follows:

	Yea	ber 31,			
	2013			2012	
	<u> </u>	(In Mi	llions)		
Federal income tax benefit on operating earnings	\$	(102)	\$	(75)	
Foreign income tax expense on operating earnings	_	15		16	
Total federal and foreign income tax benefit					
on operating earnings		(87)		(59)	
Federal income tax expense (benefit) on net realized					
capital gains (losses)		154		(282)	
Total federal and foreign income tax expense (benefit)	\$	67	\$	(341)	

The tax effects of temporary differences that give rise to significant portions of the DTAs and DTLs are as follows:

		0.010		mber 31,	a	
		2013		012	Cl	nange
	<u> </u>	<u> </u>	(In N	/illions)		
DTAs:						
Ordinary	¢	012	¢	0.60	¢	(40)
Reserve items	\$	813	\$	862	\$	(49)
Policy acquisition costs		603		574		29
Nonadmitted assets		420		450		(30)
Pension and compensation related items		245		332		(87)
Policyholders' dividends		326		312		14
Investment items		291		89		202
Expense items		45		56		(11)
Tax credits		65		105		(40)
Unrealized investment losses		15		25		(10)
Other		41		6		35
Total ordinary DTAs		2,864		2,811		53
Nonadmitted DTAs		(114)		(88)		(26)
Admitted ordinary DTAs		2,750	<u> </u>	2,723		27
Capital						
Unrealized investment losses		58		4		54
Investment items		95		40		55
Total capital DTAs		153		44		109
Nonadmitted DTAs		(22)		(5)		(17)
Admitted capital DTAs		131		39		92
Admitted DTAs		2,881		2,762		119
DTLs:						
Ordinary						
Unrealized investment gains		549		786		(237)
Pension items		259		258		1
Deferred and uncollected premium		257		242		15
Reserve for audits and settlements		96		93		3
Investment Items		_		27		(27)
Other		133		141		(8)
Total ordinary DTLs		1,294		1,547		(253)
Capital						
Unrealized investment gains		224		248		(24)
Investment items		147		309		(162)
Total capital DTLs		371		557		(186)
Total DTLs		1,665		2,104		(439)
Net admitted DTA	\$	1,216	\$	658	\$	558

The change in net deferred income taxes is comprised of the following:

	Years Ended December 31					
	2013			2012		
	(In Millions)					
Net DTA(L)	\$	601	\$	(451)		
Less: Items not recorded in the change in						
net deferred income taxes:						
Tax-effect of unrealized gains/(losses)		(305)		(123)		
Tax-effect of change in accounting method						
for pensions		(3)		-		
Change in net deferred income taxes	\$	293	\$	(574)		

As of December 31, 2013, the Company had no net operating or capital loss carryforwards to include in deferred income taxes. The Company has total tax credit carryforwards of \$65 million in deferred taxes.

The components of federal and foreign income tax on operating items is recorded on the Consolidated Statutory Statements of Income (Loss) and the Consolidated Statutory Statements of Changes in Surplus and is different from that which would be obtained by applying the prevailing federal income tax rate to operating income before taxes. The significant items causing this difference are as follows:

	Y	nber 31,		
	2	2013	2012	
	<u> </u>	(In Mi	illions	)
Provision computed at statutory rate	\$	(171)	\$	322
Investment items		(167)		(96)
Tax credits		(48)		(43)
Change in reserve valuation basis		(21)		(9)
Expense items		137		3
Nonadmitted assets		30		55
Foreign governmental income taxes		11		12
Other		3		(11)
Total statutory income tax (benefit) expense	\$	(226)	\$	233
Federal and foreign income tax expense (benefit)	\$	67	\$	(341)
Change in net deferred income taxes		(293)		574
Total statutory income tax (benefit) expense	\$	(226)	\$	233

During the year ended December 31, 2013, the Company received refunds of federal income taxes in the amount of \$64 million. For the year ended December 31, 2012, the Company paid federal income taxes in the amount of \$39 million. For the year ended December 31, 2011, the Company received refunds in the amount of \$64 million.

The total income taxes incurred in prior years that will be available for recoupment in the event of future net losses total \$17 million, \$56 million and \$44 million related to December 31, 2013, 2012 and 2011, respectively.

The Company and its eligible U.S. subsidiaries are included in a consolidated U.S. federal income tax return. The Company and its subsidiaries and affiliates also file income tax returns in various states and foreign jurisdictions. The Company and its eligible subsidiaries and certain affiliates (the Parties) have executed and are subject to a written tax allocation agreement (the Agreement). The Agreement sets forth the manner in which the total combined federal income tax is allocated among the Parties. The Agreement provides the Company with the enforceable right to recoup federal income taxes paid in prior years in the event of future net losses, which it may incur. Further, the Agreement provides the Company with the enforceable right to utilize its net losses carried forward as an offset to future net income subject to federal income taxes.

Companies are required to disclose unrecognized tax benefits, which are the tax effect of positions taken on their tax returns, which may be challenged by the various taxing authorities, in order to provide users of financial statements more information regarding potential liabilities. The Company recognizes tax benefits and related reserves in accordance with existing statutory accounting guidance for liabilities, contingencies and impairments of assets.

The following is a reconciliation of the beginning and ending liability for unrecognized tax benefits (in millions):

Balance, January 1, 2013	\$ 235
Gross change related to positions taken in prior years	27
Gross change related to positions taken in current year	(9)
Gross change related to settlements	3
Gross change related to lapse of statutes of limitations	 -
Balance, December 31, 2013	\$ 256

Included in the liability for unrecognized tax benefits as of December 31, 2013, are \$239 million of tax positions for which the ultimate deductibility is highly certain but for which there is uncertainty about the timing of such deductibility. The liability for the unrecognized tax benefit balance as of December 31, 2013, includes \$13 million of unrecognized tax benefits net of indirect tax benefits of \$4 million that, if recognized, would impact the Company's effective tax rate.

The Company recognizes accrued interest and penalties related to the liability for unrecognized tax benefits as a component of the provision for income taxes. The amount of net interest recognized in the Company's financial statements as of December 31, 2013 and 2012 was \$29 million and \$20 million, respectively. The Company has accrued no penalties related to the liability for unrecognized tax benefits. The Company does not anticipate the total amount of uncertain tax positions to significantly increase or decrease within the next twelve months.

The Internal Revenue Service (IRS) has completed its examination of the years 2007 and prior. The IRS is currently auditing the years 2008 through 2010. The Company does not expect a material change in its financial position or liquidity as a result of these audits.

The Company is currently in litigation with the federal government regarding the timing of the deduction for certain policyholder dividends for tax years 1995 through 1997. In January 2012, the Company prevailed in the U.S. Court of Federal Claims, subject to the government's right to appeal. In November 2013, the government filed a Notice of Appeal in the U.S. Court of Federal Claims. The favorable effect of the decision in the U.S. Court of Federal Claims was reflected in the Company's financial statements in prior years. With respect to tax years ended after 1997, the Company recorded a net federal income tax benefit of \$97 million in the Consolidated Statutory Statements of Income (Loss), with a net increase of \$16 million to Surplus as of December 31, 2012. As of December 31, 2013 and 2012, the Company had no protective deposits recognized as admitted assets.

In July 2012, the IRS issued an industry directive that addressed the proper timing of partial worthlessness tax deductions claimed by insurance companies for certain securities, including regular interests in mortgage backed securities. As a result of the industry directive, the Company recorded a net federal income tax benefit of \$421 million in net realized capital gains, with a net decrease of \$416 million in DTAs recorded through Surplus in the fourth quarter of 2012.

During 2012, the Company refined its method of allocating taxes to the AVR to better match its DTAs. The impact of this refinement is included in the change in AVR, decreasing Surplus by \$57 million.

The Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010 became law on December 17, 2010. This Act allowed the extension of 50% bonus depreciation through 2012. The American Taxpayer Relief Act of 2012, signed into law on January 2, 2013, extended the 50% first year bonus depreciation to qualified property acquired and placed in service before January 1, 2014. These new tax provisions will not have a material effect on the Company's financial position or liquidity.

### 16. Transferable state tax credits

The Company entered into a transfer credit contract in which Connecticut state tax credits were purchased in December 2013. The total unused transferable state credits, gross of any related state tax liabilities, had a carrying value of less than \$1 million as of December 31, 2013, and are recorded in other than invested assets. The Company will be using the credits in 2014. There are no impairments with respect to these credits as of December 31, 2013.

### 17. Business risks, commitments and contingencies

#### a. Risks and uncertainties

The Company operates in a business environment subject to various risks and uncertainties. Such risks and uncertainties include, but are not limited to, currency exchange risk, interest rate risk and credit risk. Interest rate risk is the potential for interest rates to change, which can cause fluctuations in the value of investments and amounts due to policyholders. To the extent that fluctuations in interest rates cause the duration of assets and liabilities to differ, the Company controls its exposure to this risk by, among other things, asset/liability management techniques that account for the cash flow characteristics of the assets and liabilities.

#### Currency exchange risk

The Company has currency risk due to its non-U.S. dollar investments and medium-term notes along with its international operations. The Company mitigates currency risk through the use of cross-currency swaps and forward contracts. Cross-currency swaps are used to minimize currency risk for certain non-U.S. dollar assets and liabilities through a pre-specified exchange of interest and principal. Forward contracts are used to hedge movements in exchange rates.

#### Investment and interest rate risks

Investment earnings can be influenced by a number of factors including changes in interest rates, credit spreads, equity markets, portfolio asset allocation and general economic conditions. The Company employs a rigorous asset/liability management process to help mitigate the economic impacts of various investment risks, in particular interest rate risk.

As interest rates increase, certain debt securities may experience slower amortization or prepayment speeds than assumed at purchase, impacting the expected maturity of these securities and the ability to reinvest the proceeds at the higher yields. Rising interest rates may also result in a decrease in the fair value of the investment portfolio. As interest rates decline, certain debt securities may experience accelerated amortization and prepayment speeds than assumed at purchase. During such periods, the Company is at risk of lower net investment income as it may not be able to reinvest the proceeds at comparable yields. Declining interest rates may also increase the fair value of the investment portfolio.

Interest rates also have an impact on the Company's products with guaranteed minimum payouts and on interest credited to account holders. As interest rates decrease, investment spreads may contract as interest rates approach minimum guarantees, potentially resulting in an increased liability of the Company.

In periods of increasing interest rates, life insurance policy loans, surrenders and withdrawals may increase as policyholders seek investments with higher perceived returns. This could result in cash outflows requiring the Company to sell invested assets at a time when the prices of those assets are adversely affected by the increase in market interest rates, which could cause the Company to realize investment losses.

Asset-based fees calculated as a percentage of the separate account assets are a source of revenue to the Company. Gains and losses in the equity markets may result in corresponding increases and decreases in the Company's separate account assets and related revenue.

#### Credit and other market risks

Credit risk is the risk that issuers of investments owned by the Company may default or that other parties may not be able to pay amounts due to the Company. The Company manages its investments to limit credit risk by diversifying its portfolio among various security types and industry sectors as well as purchasing credit default swaps to transfer some of the risk.

Housing market trends began to improve in May 2012. Real estate values are up approximately 13.7% nationally in 2013 according to the Case-Shiller index. Increased demand and slowing rates of foreclosures and delinquencies have improved the supply/demand fundamentals. There are regional differences in price performance that are likely to continue. The rate of foreclosure resolutions remains low but is improved from post-crisis bottoms.

Liquidity for securities issued in 2008 and earlier has been favorable. During the year, prices improved sharply due to limited supply and improved housing market expectations. Profit taking began in mid-May 2013 as loss adjusted yields began to widen from very tight levels. More recently, prices have been fairly stable and have recovered to their highs for the year.

U.S. economic growth continues to be fueled by the housing recovery, private sector resiliency and slow but continued, global recovery. Real estate fundamentals remain strong, particularly in the major markets, and continue to improve. These factors coupled with strong investor demand provided liquidity to the market. Weakness in the public sector, sluggish job growth and macro-economic issues are factors that are closely monitored to identify any impact on the commercial real estate markets.

Despite the passage of legislation funding the federal government and increasing the U.S. debt ceiling, uncertainty related to the U.S. fiscal situation and economic stability remains. These uncertainties continue to be risk factors for the Company's investment portfolio.

The Company has a review process for determining the nature and timing of OTTI on securities containing these risk characteristics. Cash flows are modeled for all bonds deemed to be at risk for impairment using prepayment, default, and loan loss severity assumptions that vary according to collateral attributes and housing price trends since origination. These assumptions are reviewed quarterly and changes are made as market conditions warrant.

Internal models utilized in testing for impairment calculate the present value of cash flows expected to be received over the average life of the security, discounted at the purchase yield or discount margin. The RMBS sector is highly sensitive to evolving conditions that can impair the cash flows realized by investors and the ultimate emergence of losses is subject to uncertainty. If defaults were to increase above the stresses imposed in the Company's analysis and/or default severities were to be worse than expected, management would need to reassess whether such credit events have changed the Company's assessment of OTTI in light of changes in the expected performance of these assets.

Management's judgment regarding OTTI and estimated fair value depends upon the evolving investment sector and economic conditions that can alter the anticipated cash flows realized by investors. It can also be affected by the market liquidity, a lack of which can make it difficult to obtain accurate market prices for RMBS and other investments, including CMBS and leveraged loans. Further deterioration in economic fundamentals could affect management's judgment regarding OTTI. In addition, deterioration in market conditions may affect carrying values assigned by management. These factors could negatively impact the Company's results of operations, surplus and disclosed fair values.

The Company has investments in structured products exposed primarily to the credit risk of corporate bank loans, corporate bonds or credit default swap contracts referencing corporate credit risk. Most of these structured investments are backed by corporate loans and are commonly known as collateralized loan obligations that are classified as CDOs. The portfolios backing these investments are actively managed and diversified by industry and individual issuer concentrations. Due to the complex nature of CDOs and the reduced level of transparency to the underlying collateral pools for many market participants, the recovery in CDO valuations generally lags the overall recovery in the underlying assets. Management believes its scenario analysis approach, based primarily on actual collateral data and forward looking assumptions, does capture the credit and most other risks in each pool. However, in a rapidly changing economic environment, the credit and other risks in each collateral pool will be more volatile and actual credit performance of CDOs may differ from the Company's assumptions.

The Company has investments in European leveraged loans that have higher yields than investment grade debt instruments, reflecting additional risk of default. The average secondary price of leveraged loans in Europe was up 5.5% during 2013, driven by underlying corporate performance and a pick-up in prepayments and primary activity. Underlying concerns over the macroeconomic outlook and debt burden of certain parts of the Eurozone remain, but the Company's direct exposure on loans to companies in these countries is limited. While significant progress has been made on the refinancing required in the European loan market, a number of weaker borrowers continue to face maturities over the next three years and uncertainty over the sources of this refinancing may lead to an increase in reported default rates going forward.

Market risk arises within the Company's employee benefit plans to the extent that the obligations of the plans are not fully matched by assets with determinable cash flows. Pension and postretirement obligations are subject to change due to fluctuations in the discount rates used to measure the liabilities as well as factors such as changes in inflation, salary increases and participants living longer. The risks are that market fluctuations could result in assets that are insufficient over time to cover the level of projected benefit obligations. In addition, increases in inflation and members living longer could increase the pension and postretirement obligations. Management determines the level of this risk using reports prepared by independent actuaries and takes action, where appropriate, in terms of setting investment strategy and determining contribution levels. In the event that the pension obligations arising under the Company's employee benefit plans exceed the assets set aside to meet the obligations, the Company may be required to make additional contributions or increase its level of contributions to these plans.

### b. Leases

The Company leases office space and equipment in the normal course of business under various noncancelable operating lease agreements. Additionally, the Company, as lessee, has entered various sublease agreements with affiliates for office space, such as OFI and Babson Capital. Total rental expense on net operating leases, recorded in general insurance expenses, was \$89 million and \$79 million for the years ended December 31, 2013 and 2012, respectively. Net operating leases are net of \$13 million and \$17 million of sublease receipts for the years ended December 31, 2013 and 2012, respectively.

In September 2013, the Company entered into a sale-leaseback transaction with an unrelated party to sell and leaseback certain fixed assets with a book value of \$120 million, which resulted in no gain or loss. This lease is classified as an operating lease with a five year term and annual lease payments of approximately \$25 million. At the end of the lease, the Company has the option to purchase the underlying assets at fair value.

Future minimum commitments for all net operating lease contractual obligations as of December 31, 2013 were as follows:

	Gross Operating Leases		Affiliated Subleases (In Millions)		Net Operating Leases	
• • • •	<u>_</u>		<i>.</i>			105
2014	\$	111	\$	6	\$	105
2015		68		7		61
2016		64		6		58
2017		55		5		50
2018		42		5		37
Thereafter		50		16		34
Total	\$	390	\$	45	\$	345

As of December 31, 2013, nonaffiliated subleases were \$1 million.

#### c. Guaranty funds

The Company is subject to insurance guaranty fund laws in the states in which it does business. These laws assess insurance companies amounts to be used to pay benefits to policyholders and policy claimants of insolvent insurance companies. Many states allow these assessments to be credited against future premium taxes. The Company believes such assessments in excess of amounts accrued will not materially impact its financial position, results of operations or liquidity.

#### d. Litigation

The Company is involved in litigation arising in and out of the normal course of business, which seeks both compensatory and punitive damages and equitable remedies. Although the Company is not aware of any actions or allegations that reasonably should give rise to a material adverse impact to the Company's financial position or liquidity, the outcome of litigation cannot be foreseen with certainty. It is the opinion of management that the ultimate resolution of these matters will not materially impact the Company's financial position or liquidity. However, the outcome of a particular proceeding may be material to the Company's operating results for a particular period depending upon, among other factors, the size of the loss or liability and the level of the Company's income for the period.

Since December 2008, MassMutual and MMHLLC have been named as defendants in a number of putative class action and individual lawsuits filed by investors seeking to recover losses from the "Ponzi" scheme run by Bernard L. Madoff through his company, Bernard L. Madoff Investment Securities, LLC (BLMIS). The plaintiffs allege a variety of state law and federal securities claims against MassMutual and/or MMHLLC, and certain of its subsidiaries, seeking to recover losses arising from their investments in several funds managed by Tremont Group Holdings, Inc. (Tremont) or Tremont Partners, Inc., including Rye Select Broad Market Prime Fund, L.P., Rye Select Broad Market Fund, L.P., American Masters Broad Market Prime Fund, L.P., American Masters Market Neutral Fund, L.P. and/or Tremont Market Neutral Fund, L.P. Tremont and its subsidiary, Tremont Partners, Inc., are indirect subsidiaries of MMHLLC. Certain of the lawsuits have been consolidated into three groups of suits in the U.S. District Court for the Southern District of New York. In February 2011, the parties in the consolidated federal litigation submitted to the court a proposed settlement agreement. In August 2011, the court entered an order and final judgment approving the settlement. Appeals have been filed and remain pending. The settlement, if affirmed on appeal, will not have a significant financial impact on MassMutual.

Additionally, a number of other lawsuits were filed in state courts in California, Colorado, Florida, Massachusetts, New Mexico, New York and Washington by investors in Tremont funds against Tremont, and in certain cases against MassMutual, MMHLLC and other defendants, raising claims similar to those in the consolidated federal litigation. Those cases are in various stages of litigation. MassMutual believes it has substantial defenses and will continue to vigorously defend itself in these actions. No reasonable estimate can be made at this time regarding the potential liability, if any, or the amount or range of any loss that may result from these claims.

On October 19, 2011, Golden Star, Inc. (Golden Star), plan administrator of the Golden Star Administrative Associates 401(k) Plan and Golden Star Bargaining Associates 401(k) Plan, filed a putative class action lawsuit in the U.S. District Court for the District of Massachusetts against MassMutual. Golden Star alleges, among other things, that MassMutual breached its alleged fiduciary duties while performing services to 401(k) plans and that certain of its actions constituted "Prohibited Transactions" under the Employee Retirement Income Security Act of 1974. MassMutual believes that it has numerous substantial defenses to the claims and will vigorously defend itself. No reasonable estimate can be made at this time regarding the potential liability, if any, or the amount or range of any loss that may result from this action.

Christina Chavez (Chavez) filed a putative class action complaint against MassMutual in April 2010. Chavez alleges that MassMutual breached its obligations to its term life policyholders in California by not paying dividends on those policies. The parties are engaged in active discovery. MassMutual believes it has substantial defenses and will continue to vigorously defend itself in these actions. No reasonable estimate can be made at this time regarding the potential liability, if any, or the amount or range of any loss that may result from this claim.

In 2009, numerous lawsuits (the Rochester Suits) were filed as putative class actions in connection with the investment performance of certain municipal bond funds advised by OFI and distributed by its subsidiary, OppenheimerFunds Distributor, Inc. The Rochester Suits raise claims under federal securities laws alleging that, among other things, the disclosure documents of the funds contained misrepresentations and omissions, that the investment policies of the funds were not followed and that the funds and other defendants violated federal securities laws and regulations and certain state laws. The Rochester Suits have been consolidated into seven groups, one for each of the funds, in the U.S. district court in Colorado. Amended complaints and motions to dismiss were filed. In October 2011, the court issued an order granting and denying in part defendants' motion to dismiss the suits. In January 2012, the court granted a stipulated scheduling and discovery order in these actions. In September 2012, defendants opposed plaintiffs' July 2012 motion for class certification and filed motions for partial summary judgment in several of the Rochester Suits. In March 2013, the court denied one of the defendants' motions for partial summary judgment; defendants' second motion, which seeks dismissal of plaintiffs' "leverage ratio" claims, is still pending. In July 2013, the parties to six of the Rochester Suits reached an agreement in principle to settle those suits, and in August 2013, the parties executed a memorandum of understanding memorializing their agreement. The proposed settlement is subject to various contingencies, including execution of stipulations of settlement in each of the six actions and approval by the court. Approval of the proposed settlement also requires that a sufficient number of class members approve the settlement to induce defendants to proceed. In the opinion of management, the settlement did not have a significant financial impact on the Company. The settlement, if given effect, would not settle a seventh suit. The court has stayed depositions in that suit pending approval of the proposed settlement. No reasonable estimate can be made at this time regarding the potential liability, if any, or the amount or range of any loss that may result from this remaining suit.

In May 2009, MassMutual was named as a defendant in a private action related to certain losses in a bank owned life insurance (BOLI) policy issued by MassMutual. The plaintiff alleges, among other things, fraud, breach of contract and breach of fiduciary duty claims against MassMutual, and it seeks to recover losses arising from investments pursuant to the BOLI policy. The parties have completed discovery and are now preparing for trial, likely at some point in 2014. MassMutual believes it has substantial defenses and will continue to vigorously defend itself in this action. No reasonable estimate can be made at this time regarding the potential liability, if any, or the amount or range of any loss that may result from this claim.

In July 2012, Karen Bacchi filed a putative class action complaint against MassMutual in federal court alleging that MassMutual breached its contracts by allegedly failing to distribute surplus in excess of the statutorily prescribed limit. The matter is in the initial pleading stages. MassMutual believes that it has substantial defenses and will vigorously defend itself. No reasonable estimate can be made at this time regarding the potential liability, if any, or the amount or range of any loss that may result from this claim.

In November 2013, seven participants in the MassMutual Thrift Plan (the Plan) filed a putative class action complaint in the U.S. District Court for the District of Massachusetts. The complaint alleges, among other things, that MassMutual, the Investment Fiduciary Committee, the Plan Administrative Committee, and individually named "fiduciaries" breached their duties by allowing the Plan to pay excessive fees and by engaging in self-dealing by limiting investment options primarily to MassMutual proprietary products. No reasonable estimate can be made regarding the potential liability, if any, or the amount or range of any loss that may result from these claims. MassMutual believes that it has substantial defenses to the claims and intends to vigorously defend itself.

#### e. Regulatory matters

The Company is subject to governmental and administrative proceedings and regulatory inquiries, examinations and investigations in the ordinary course of its business. In connection with regulatory inquiries, examinations and investigations, the Company has been contacted by various regulatory agencies including, among others, the Securities and Exchange Commission, the U.S. Department of Labor and various state insurance departments and state attorneys general. The Company has cooperated fully with these regulatory agencies with regard to their inquiries, examinations and investigations and has responded to information requests and comments.

Market volatility in the financial services industry over the last several years has contributed to increased scrutiny of the entire financial services industry. Therefore, the Company believes that it is reasonable to expect that proceedings, regulatory inquiries, examinations and investigations into the insurance and financial services industries will continue for the foreseeable future. Additionally, new industry-wide legislation, rules and regulations could significantly affect the insurance and financial services industries as a whole. It is the opinion of management that the ultimate resolution of these regulatory inquiries, examinations, investigations, legislative and regulatory changes of which we are aware will not materially impact the Company's financial position or liquidity. However, the outcome of a particular matter may be material to the Company's operating results for a particular period depending upon, among other factors, the financial impact of the matter and the level of the Company's income for the period.

#### f. Commitments

In the normal course of business, the Company provides specified guarantees and funding to MMHLLC and certain of its subsidiaries. As of December 31, 2013 and 2012, the Company had approximately \$125 million and \$75 million, respectively, of these unsecured funding commitments to its subsidiaries. The unsecured commitments are included in private placements in the table below. As of December 31, 2013 and 2012, the Company had not funded, nor had an outstanding balance due on these commitments.

In the normal course of business, the Company enters into letter of credit arrangements. As of December 31, 2013 and 2012, the Company had approximately \$80 million and \$82 million, respectively, of outstanding letter of credit arrangements. As of December 31, 2013 and 2012, the Company did not have a funding request attributable to these letter of credit arrangements.

As of December 31, 2013 and 2012, MassMutual approved financing of \$2,275 million for MassMutual Asset Finance LLC that can be used to finance ongoing asset purchases and refinance existing MassMutual provided lines of credit. Borrowings under the facility with MassMutual as of December 31, 2013 and 2012 were \$1,877 million and \$1,665 million, respectively, with interest of \$36 million and \$35 million for the years ended December 31, 2013 and 2012, respectively. The unfunded amount of the facility, totaling \$398 million as of December 31, 2013, is included in private placements in the table below. The interest of this facility adjusts monthly based on the 30-day LIBOR.

In the normal course of business, the Company enters into commitments to purchase certain investments. The majority of these commitments have funding periods that extend between one and five years. The Company is not required to fund commitments once the commitment period expires.

As of December 31, 2013, the Company had the following commitments:

								Т	here-		
2014		2015		2016		2017		after		Total	
				(In Millions)							
\$	1,123	\$	436	\$	1	\$	11	\$	124	\$	1,695
	449		274		226		-		337		1,286
	1,018		156		344		425		1,265		3,208
	9		72		6		-		59		146
\$	2,599	\$	938	\$	577	\$	436	\$	1,785	\$	6,335
		\$ 1,123 449 1,018 9	\$ 1,123 \$ 449 1,018 9	\$ 1,123 \$ 436 449 274 1,018 156 9 72	\$ 1,123 \$ 436 \$ 449 274 1,018 156 9 72	(In Mi \$ 1,123 \$ 436 \$ 1 449 274 226 1,018 156 344 9 72 6	(In Million \$ 1,123 \$ 436 \$ 1 \$ 449 274 226 1,018 156 344 9 72 6	(In Millions)         \$ 1,123       \$ 436       \$ 1       \$ 11         449       274       226       -         1,018       156       344       425         9       72       6       -	2014         2015         2016         2017           (In Millions)           \$ 1,123         \$ 436         \$ 1         \$ 11         \$           449         274         226         -         -           1,018         156         344         425           9         72         6         -	(In Millions)         \$ 1,123       \$ 436       \$ 1       \$ 11       \$ 124         449       274       226       - 337         1,018       156       344       425       1,265         9       72       6       - 59	2014         2015         2016         2017         after           (In Millions)           \$ 1,123         \$ 436         \$ 1         \$ 11         \$ 124         \$ 449           449         274         226         -         337           1,018         156         344         425         1,265           9         72         6         -         59

In the normal course of business the Company enters into commitments related to property lease arrangements, certain indemnities, investments and other business obligations. As of December 31, 2013 and 2012, the Company had no outstanding obligations attributable to these commitments.

Certain commitments and guarantees of the Company provide for the maintenance of subsidiary regulatory capital and surplus levels and liquidity sufficient to meet certain obligations. These commitments and guarantees are not limited. As of December 31, 2013 and 2012, the Company had no outstanding obligations attributable to these commitments and guarantees.

#### g. Guarantees

In the normal course of business the Company enters into guarantees related to employee and retirement benefits, the maintenance of subsidiary regulatory capital, surplus levels and liquidity sufficient to meet certain obligations, and other property lease arrangements. If the Company were to recognize a liability, the financial statement impact would be to recognize either an expense or an investment in a subsidiary, controlled, or affiliated entity. The Company has no expectations for recoveries from third parties should these guarantees be triggered. As of December 31, 2013 and 2012, the Company had no outstanding obligations to any obligor attributable to these guarantees.

The following details contingent guarantees that are made on behalf of the Company's subsidiaries and affiliates as of December 31, 2013.

Type of guarantee	Nature of guarantee (including term) and events and circumstances that would require the guarantor to perform under guarantee	Carrying amount of liability (\$ In Millions)	Maximum potential amount of future payments (undiscounted) required under the guarantee
Employee and Retirement Benefits	The Company guarantees the payment of certain employee and retirement benefits for specific wholly-owned subsidiaries (CREA and Babson Capital), if the subsidiary is unable to pay.	-	The liabilities for these plans of \$153 million have been recorded on the subsidiaries' books and represent the Company's maximum obligation.
Capital and Surplus Support of Subsidiaries	Certain guarantees of the Company provide for the maintenance of a subsidiary's regulatory capital, surplus levels and liquidity sufficient to meet certain obligations. These unlimited guarantees are made on behalf of certain wholly-owned subsidiaries. (C.M. Life Insurance Company, MML Bay State Life Insurance Company and MassMutual Japan).	-	These guarantees are not limited and cannot be estimated.
Other Property Lease Arrangements	The Company guarantees the payment of various lease obligations on behalf of its subsidiaries and affiliates originating in 2004, 2007 and 2012 and some are in effect until 2023.	-	The future maximum potential obligations are immaterial to the Company.

### 18. Withdrawal characteristics

#### a. Annuity actuarial reserves and liabilities for deposit-type contracts

The withdrawal characteristics of the Company's annuity actuarial reserves and deposit-type contracts as of December 31, 2013 are illustrated below:

			Separate		Separate				
	(	General	Account w/		Account				% of
	ŀ	Account	Gua	Guarantees N		Nonguaranteed		Amount	Total
				(\$					
Subject to discretionary withdrawal:									
With fair value adjustment	\$	12,871	\$	-	\$	-	\$	12,871	13 %
At book value less current surrender									
charge of 5% or more		2,707		-		-		2,707	3
At fair value		-		14,581		40,537		55,118	58
Subtotal		15,578		14,581		40,537		70,696	74
Subject to discretionary withdrawal:									
At book value without fair value adjustmen	t	10,925		477		-		11,402	12
Not subject to discretionary withdrawal		12,629		250		-		12,879	14
Total	\$	39,132	\$	15,308	\$	40,537	\$	94,977	100 %

The following is a summary of total annuity actuarial reserves and liabilities for deposit-type contracts as of December 31, 2013 (in millions):

Consolidated Statutory Statements of Financial Position:	
Policyholders' reserves - group annuities	\$ 16,533
Policyholders' reserves - individual annuities	13,130
Liabilities for deposit-type contracts	 9,469
Subtotal	 39,132
Separate Account Annual Statement:	
Annuities	55,595
Other annuity contract deposit-funds and guaranteed interest contracts	 250
Subtotal	 55,845
Total	\$ 94,977

#### b. Separate accounts

The Company has guaranteed separate accounts classified as the following: (1) indexed, which are invested to outperform an established index based on the guarantee and (2) nonindexed, which have multiple concurrent guarantees, including a guarantee that applies for as long as the contract is in effect and does not exceed 4%. The Company has nonguaranteed separate accounts, which are variable accounts where the benefit is determined by the performance and/or market value of the investments held in the separate account with incidental risk, notional expense and minimum death benefit guarantees.

Information regarding the separate accounts of the Company as of and for the year ended December 31, 2013 is as follows:

	 Gua						
			Nonindexed				
			Less Than/		Non		
	 Indexed	]	Equal to 4%	-	uaranteed		Total
			(In M	illior	ns)		
Net premium, considerations or deposits							
for the year ended December 31, 2013	\$ 	\$	-	\$	8,055	\$	8,055
Reserves at December 31, 2013:							
For accounts with assets at:							
Fair value	\$ 250	\$	15,058	\$	46,867	\$	62,175
Amortized cost/book value	 -		1,028		-		1,028
Subtotal SIA Reserves	250		16,086		46,867		63,203
Nonpolicy liabilities	 -		3		1,263		1,266
Total Separate Account Liabilities	\$ 250	\$	16,089	\$	48,130	\$	64,469
Reserves by withdrawal characteristics:							
Subject to discretionary withdrawal:							
At fair value	\$ -	\$	14,581	\$	46,867	\$	61,448
At book value without market value							
adjustment and current surrender							
charge of less than 5%	 -		1,505		-		1,505
Subtotal	-		16,086		46,867		62,953
Not subject to discretionary withdrawal	250		-		-		250
Nonpolicy liabilities	-		3		1,263		1,266
Total Separate Account Liabilities	\$ 250	\$	16,089	\$	48,130	\$	64,469

The Company does not have any reserves in separate accounts for asset default risk in lieu of AVR.

The following is a summary of amounts reported as transfers (from) to separate accounts in the summary of operations of the Company's NAIC Separate Account Annual Statement with the amounts reported as net transfers (from) to separate accounts in change in policyholders' reserves in the accompanying Consolidated Statutory Statements of Income (Loss):

		Years Ended December 31,					
		2012					
	(In Millions)						
From the Separate Account Annual Statement:							
Transfers to separate accounts	\$	8,054	\$	11,865			
Transfers from separate accounts		(9,383)		(6,495)			
Subtotal		(1,329)		5,370			
Reconciling adjustments:							
Net withdrawals on deposit-type liabilities		1		1			
Net transfers (from) to separate accounts	\$	(1,328)	\$	5,371			

Net deposits on deposit-type liabilities are not considered premium and therefore are excluded from the Consolidated Statutory Statements of Income (Loss).

### 19. Presentation of the Consolidated Statutory Statements of Cash Flows

The Company has included the following non-cash inflows (outflows) in the Consolidated Statutory Statements of Cash Flows:

	Years Ended December 31,				
		2013	20	012	
-					
Related to RPG reinsurance agreement:					
Deposits for policyholders' reserves related to reinsurance agreement	\$	5,298	\$	-	
Liabilities for deposit-type contracts related to reinsurance agreement		3,885		-	
Other liabilities		879		-	
Bonds		(8,602)		-	
Mortgage loans		(736)		-	
Other assets		(383)		-	
Preferred stock		(13)		-	
Bank loan rollovers <sup>(1)</sup>		2,132		2,536	
Bond conversions and refinancing		699		585	
Stock conversions		290		1	
Bond conversions to other invested assets		210		-	
Mortgages converted to other invested assets		42		56	
Other		25		6	
Other invested assets to stock distributions		5		25	

<sup>(1)</sup>Bank loan rollovers represent transactions processed as the result of rate resets on existing bank loans and are included in the proceeds from investments sold, matured or repaid on bonds.

Refer to Note 10. "Reinsurance" for information about the Company's RPG reinsurance agreement.

### 20. Subsequent events

MassMutual has evaluated subsequent events through February 21, 2014, the date the financial statements were available to be issued.

During February 2014, two affiliates of MassMutual entered into a Purchase and Sale agreement to sell certain real estate assets. The closing is expected to occur later in 2014. The transaction is expected to generate income for MassMutual.

No additional events have occurred subsequent to the balance sheet date and before the date of evaluation that would require disclosure.