GENWORTH FINANCIAL INC Form 10-Q August 03, 2016 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2016

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from ______ to _____

Commission file number 001-32195

GENWORTH FINANCIAL, INC.

(Exact Name of Registrant as Specified in its Charter)

Delaware (State or Other Jurisdiction of

80-0873306 (I.R.S. Employer

Incorporation or Organization)

Identification Number)

6620 West Broad Street

Richmond, Virginia (Address of Principal Executive Offices)

23230 (Zip Code)

(804) 281-6000

(Registrant s Telephone Number, Including Area Code)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer x

Accelerated filer

Non-accelerated filer

Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes "No x

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As of July 27, 2016, 498,336,235 shares of Class A Common Stock, par value \$0.001 per share, were outstanding.

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PART I FINANCIAL INFORMATION

Item 1. Financial Statements

GENWORTH FINANCIAL, INC.

CONDENSED CONSOLIDATED BALANCE SHEETS

(Amounts in millions, except per share amounts)

	une 30, 2016 naudited)	Dec	eember 31, 2015
Assets			
Investments:			
Fixed maturity securities available-for-sale, at fair value	\$ 62,828	\$	58,197
Equity securities available-for-sale, at fair value	481		310
Commercial mortgage loans	6,121		6,170
Restricted commercial mortgage loans related to securitization entities	141		161
Policy loans	1,754		1,568
Other invested assets	2,510		2,309
Restricted other invested assets related to securitization entities, at fair value	312		413
Total investments	74,147		69,128
Cash and cash equivalents	3,457		5,965
Accrued investment income	601		653
Deferred acquisition costs	4,046		4,398
Intangible assets and goodwill	267		357
Reinsurance recoverable	17,564		17,245
Other assets	640		520
Deferred tax asset			155
Separate account assets	7,484		7,883
Assets held for sale			127
Total assets	\$ 108,206	\$	106,431
Liabilities and equity			
Liabilities:			
Future policy benefits	\$ 37,154	\$	36,475
Policyholder account balances	26,182		26,209
Liability for policy and contract claims	8,289		8,095
Unearned premiums	3,412		3,308
Other liabilities (\$4 and \$46 of other liabilities are related to securitization			
entities)	3,197		3,004
Borrowings related to securitization entities (\$11 and \$81 are at fair value)	85		179

Non-recourse funding obligations	310	1,920
Long-term borrowings	4,191	4,570
Deferred tax liability	893	24
Separate account liabilities	7,484	7,883
Liabilities held for sale		127
Total liabilities	91,197	91,794
Commitments and contingencies		
Equity:		
Class A common stock, \$0.001 par value; 1.5 billion shares authorized; 587 million and 586 million shares issued as of June 30, 2016 and December 31, 2015, respectively; 498 million shares outstanding as of June 30, 2016 and December 31, 2015	1	1
Additional paid-in capital	11,955	11,949
Additional para in cupital	11,755	11,515
Accumulated other comprehensive income (loss):		
Net unrealized investment gains (losses):		
Net unrealized gains (losses) on securities not other-than-temporarily impaired	2,770	1,236
Net unrealized gains (losses) on other-than-temporarily impaired securities	19	18
Net unrealized investment gains (losses)	2,789	1,254
Derivatives qualifying as hedges	2,439	2,045
Foreign currency translation and other adjustments	(140)	(289)
Total accumulated other comprehensive income (loss)	5,088	3,010
Retained earnings	789	564
Treasury stock, at cost (88 million shares as of June 30, 2016 and	(2.700)	(2.700)
December 31, 2015)	(2,700)	(2,700)
Total Genworth Financial, Inc. s stockholders equity	15,133	12,824
Noncontrolling interests	1,876	1,813
Troncontrolling interests	1,070	1,013
Total equity	17,009	14,637
17	,	- 1,20
Total liabilities and equity	\$ 108,206	\$ 106,431

See Notes to Condensed Consolidated Financial Statements

GENWORTH FINANCIAL, INC.

CONDENSED CONSOLIDATED STATEMENTS OF INCOME

(Amounts in millions, except per share amounts)

(Unaudited)

	Three mon June 2016		Six montl June 2016	
Revenues:	2010	2010	2010	2016
Premiums	\$ 1,127	\$ 1,134	\$ 1,921	\$ 2,277
Net investment income	779	793	1,568	1,574
Net investment gains (losses)	30	8	11	(8)
Policy fees and other income	300	222	521	449
Total revenues	2,236	2,157	4,021	4,292
Benefits and expenses:				
Benefits and other changes in policy reserves	1,193	1,232	2,053	2,424
Interest credited	173	181	350	361
Acquisition and operating expenses, net of deferrals	327	295	721	562
Amortization of deferred acquisition costs and intangibles	112	101	211	196
Interest expense	80	103	185	210
Total benefits and expenses	1,885	1,912	3,520	3,753
Income from continuing operations before income taxes	351	245	501	539
Provision for income taxes	110	70	133	161
Income from continuing operations	241	175	368	378
Loss from discontinued operations, net of taxes	(21)	(314)	(40)	(313)
Net income (loss)	220	(139)	328	65
Less: net income attributable to noncontrolling interests	48	54	103	104
Net income (loss) available to Genworth Financial, Inc. s common stockholders	\$ 172	\$ (193)	\$ 225	\$ (39)
Income from continuing operations available to Genworth Financial, Inc. s common stockholders per common share:				
Basic	\$ 0.39	\$ 0.24	\$ 0.53	\$ 0.55
Diluted	\$ 0.39	\$ 0.24	\$ 0.53	\$ 0.55

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Net income (loss) available to Genworth Financial, Inc. s common stockholders per common share:

stockholders per common share.								
Basic	\$	0.35	\$ ((0.39)	\$	0.45	\$ ((80.0)
Diluted	\$	0.34	\$ ((0.39)	\$	0.45	\$ (0.08)
Weighted-average common shares outstanding:								
Basic	۷	498.5 497.4			۷	198.3	497.2	
Diluted	5	500.4	4	99.3	499.9		4	99.1
Supplemental disclosures:								
Total other-than-temporary impairments	\$	(22)	\$		\$	(33)	\$	(3)
Portion of other-than-temporary impairments included in other comprehensive income (loss)								
Net other-than-temporary impairments		(22)				(33)		(3)
Other investments gains (losses)		52		8		44		(5)
Total net investment gains (losses)	\$	30	\$	8	\$	11	\$	(8)

See Notes to Condensed Consolidated Financial Statements

GENWORTH FINANCIAL, INC.

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in millions)

(Unaudited)

		onths ended ne 30,		ths ended e 30,
	2016	2015	2016	2015
Net income (loss)	\$ 220	\$ (139)	\$ 328	\$ 65
Other comprehensive income (loss), net of taxes:				
Net unrealized gains (losses) on securities not				
other-than-temporarily impaired	745	(1,138)	1,552	(815)
Net unrealized gains (losses) on other-than-temporarily impaired				
securities	5	(2)	1	
Derivatives qualifying as hedges	137	(334)	394	(157)
Foreign currency translation and other adjustments	8	53	224	(317)
Total other comprehensive income (loss)	895	(1,421)	2,171	(1,289)
•				
Total comprehensive income (loss)	1,115	(1,560)	2,499	(1,224)
Less: comprehensive income (loss) attributable to noncontrolling		,		,
interests	40	40	196	(24)
Total community in come (loss) available to Community Firm in l				
Total comprehensive income (loss) available to Genworth Financial,	ф 1 0 7 7	φ (1. 600)	Φ 2 202	Φ (1. 0 00)
Inc. s common stockholders	\$ 1,075	\$ (1,600)	\$ 2,303	\$ (1,200)

See Notes to Condensed Consolidated Financial Statements

GENWORTH FINANCIAL, INC.

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Amounts in millions)

(Unaudited)

			Λ.	lditionad	(ımulateo other			Treasury stock,		Total enworth nancial, Inc. s			
			n p	oaid-in	iı	icome	Re	etained	at		ckholde N			
Balances as of	Sic	ock		capital		(loss)	ea	rnings	cost	1	equity	111	terests	equity
December 31, 2015	\$	1	\$	11,949	\$	3,010	\$	564	\$ (2,700)	\$	12,824	\$	1,813	\$ 14,637
Return of capital to noncontrolling interests Comprehensive income (loss):													(70)	(70)
Net income								225			225		103	328
Other comprehensive income (loss), net of taxes						2,078					2,078		93	2,171
Total comprehensive income (loss) Dividends to						Í					2,303		196	2,499
noncontrolling interests													(64)	(64)
Stock-based compensation expense and exercises and other				6							6		1	7
Balances as of June 30, 2016	\$	1	\$	11,955	\$	5,088	\$	789	\$ (2,700)	\$	15,133	\$	1,876	\$ 17,009
Balances as of December 31, 2014	\$	1	\$	11,997	\$	4,446	\$	1,179	\$ (2,700)	\$	14,923	\$	1,874	\$ 16,797
Additional sale of subsidiary shares to noncontrolling interests				(65)		24					(41)		267	226
Repurchase of subsidiar shares	У												(17)	(17)

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Comprehensive income (loss):								
Net income (loss)				(39)		(39)	104	65
Other comprehensive								
income (loss), net of								
taxes			(1,161)			(1,161)	(128)	(1,289)
Total comprehensive								
income (loss)						(1,200)	(24)	(1,224)
Dividends to								
noncontrolling interests							(66)	(66)
Stock-based								
compensation expense								
and exercises and other		8				8	3	11
Balances as of June 30,								
2015	\$ 1	\$ 11,940	\$ 3,309	\$ 1,140	\$ (2,700)	\$ 13,690	\$ 2,037	\$ 15,727

See Notes to Condensed Consolidated Financial Statements

GENWORTH FINANCIAL, INC.

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in millions)

(Unaudited)

	Six mont June 2016	
Cash flavos from aparating activities	2010	2015
Cash flows from operating activities: Net income	\$ 328	\$ 65
Less loss from discontinued operations, net of taxes	40	313
Adjustments to reconcile net income to net cash from operating activities:	40	313
Gain on sale of businesses	(26)	
Amortization of fixed maturity securities discounts and premiums and limited partnerships	(67)	(49)
Net investment losses (gains)	(11)	8
Charges assessed to policyholders	(384)	(393)
Acquisition costs deferred	(91)	(155)
Amortization of deferred acquisition costs and intangibles	211	196
Deferred income taxes	4	103
Net increase (decrease) in trading securities, held-for-sale investments and derivative	-	103
instruments	743	(193)
Stock-based compensation expense	16	8
Change in certain assets and liabilities:	10	O .
Accrued investment income and other assets	(186)	(51)
Insurance reserves	332	866
Current tax liabilities	56	(91)
Other liabilities, policy and contract claims and other policy-related balances	101	(97)
Cash from operating activities held for sale	101	(19)
cash from operating activities field for sale		(1))
Net cash from operating activities	1,066	511
Cash flows from investing activities:		
Proceeds from maturities and repayments of investments:		
Fixed maturity securities	1,680	2,395
Commercial mortgage loans	364	436
Restricted commercial mortgage loans related to securitization entities	20	21
Proceeds from sales of investments:	20	21
Fixed maturity and equity securities	2,772	821
Purchases and originations of investments:	2,112	021
Fixed maturity and equity securities	(5,685)	(4,397)
Commercial mortgage loans	(3,083)	(514)
Other invested assets, net	(67)	(39)
Policy loans, net	(90)	3
i oney ioans, net	(30)	3

Proceeds from sale of businesses, net of cash transferred	39	
Cash from investing activities held for sale		13
Net cash from investing activities	(1,284)	(1,261)
Cash flows from financing activities:		
Deposits to universal life and investment contracts	810	1,142
Withdrawals from universal life and investment contracts	(1,021)	(1,079)
Redemption of non-recourse funding obligations	(1,620)	(30)
Repayment and repurchase of long-term debt	(362)	
Repayment of borrowings related to securitization entities	(30)	(19)
Proceeds from sale of subsidiary shares to noncontrolling interests		226
Repurchase of subsidiary shares		(17)
Return of capital to noncontrolling interests	(70)	
Dividends paid to noncontrolling interests	(64)	(66)
Other, net	9	9
Cash from financing activities held for sale		(39)
Net cash from financing activities	(2,348)	127
Effect of exchange rate changes on cash and cash equivalents (includes \$ and \$(3) related to		
businesses held for sale)	30	(41)
Net change in cash and cash equivalents	(2,536)	(664)
Cash and cash equivalents at beginning of period	5,993	4,918
Cash and cash equivalents at end of period	3,457	4,254
Less cash and cash equivalents held for sale at end of period		154
Cash and cash equivalents of continuing operations at end of period	\$ 3,457	\$ 4,100

See Notes to Condensed Consolidated Financial Statements

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(1) Formation of Genworth and Basis of Presentation

Genworth Holdings, Inc. (Genworth Holdings) (formerly known as Genworth Financial, Inc.) was incorporated in Delaware in 2003 in preparation for an initial public offering of Genworth's common stock, which was completed on May 28, 2004. On April 1, 2013, Genworth Holdings completed a holding company reorganization pursuant to which Genworth Holdings became a direct, 100% owned subsidiary of a new public holding company that it had formed. The new public holding company was incorporated in Delaware on December 5, 2012, in connection with the reorganization, and was renamed Genworth Financial, Inc. (Genworth Financial) upon the completion of the reorganization.

The accompanying unaudited condensed financial statements include on a consolidated basis the accounts of Genworth Financial and the affiliate companies in which it holds a majority voting interest or where it is the primary beneficiary of a variable interest entity (VIE). All intercompany accounts and transactions have been eliminated in consolidation.

References to Genworth, the Company, we or our in the accompanying unaudited condensed consolidated financia statements and these notes thereto are, unless the context otherwise requires, to Genworth Financial on a consolidated basis.

We operate our business through the following five operating segments:

U.S. Mortgage Insurance. In the United States, we offer mortgage insurance products predominantly insuring prime-based, individually underwritten residential mortgage loans (flow mortgage insurance). We selectively provide mortgage insurance on a bulk basis (bulk mortgage insurance) with essentially all of our bulk writings being prime-based.

Canada Mortgage Insurance. We offer flow mortgage insurance and also provide bulk mortgage insurance that aids in the sale of mortgages to the capital markets and helps lenders manage capital and risk in Canada.

Australia Mortgage Insurance. In Australia, we offer flow mortgage insurance and selectively provide bulk mortgage insurance that aids in the sale of mortgages to the capital markets and helps lenders manage capital and risk.

U.S. Life Insurance. We offer long-term care insurance products as well as service traditional life insurance and fixed annuity products in the United States.

Runoff. The Runoff segment includes the results of non-strategic products which are no longer actively sold but we continue to service our existing blocks of business. Our non-strategic products primarily include our variable annuity, variable life insurance, institutional, corporate-owned life insurance and other accident and health insurance products. Institutional products consist of: funding agreements, funding agreements backing notes and guaranteed investment contracts.

In addition to our five operating business segments, we also have Corporate and Other activities which include debt financing expenses that are incurred at the Genworth Holdings level, unallocated corporate income and expenses, eliminations of inter-segment transactions and the results of other businesses that are managed outside of our operating segments, including certain smaller international mortgage insurance businesses and discontinued operations.

On May 9, 2016, Genworth Mortgage Insurance Corporation (GMICO), our wholly-owned indirect subsidiary, completed the sale of our European mortgage insurance business. As the held-for-sale criteria were

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

satisfied during the fourth quarter of 2015, our European mortgage insurance business, included in Corporate and Other activities, has been reported as held for sale and its financial position is separately reported for all periods presented. All prior periods reflected herein have been re-presented on this basis. See note 12 for additional information.

The accompanying condensed consolidated financial statements are unaudited and have been prepared in accordance with U.S. generally accepted accounting principles (U.S. GAAP) and rules and regulations of the U.S. Securities and Exchange Commission (SEC). Preparing financial statements in conformity with U.S. GAAP requires us to make estimates and assumptions that affect reported amounts and related disclosures. Actual results could differ from those estimates. These unaudited condensed consolidated financial statements include all adjustments (including normal recurring adjustments) considered necessary by management to present a fair statement of the financial position, results of operations and cash flows for the periods presented. The results reported in these unaudited condensed consolidated financial statements should not be regarded as necessarily indicative of results that may be expected for the entire year. The unaudited condensed consolidated financial statements included herein should be read in conjunction with the audited consolidated financial statements and related notes contained in our 2015 Annual Report on Form 10-K. Certain prior year amounts have been reclassified to conform to the current year presentation.

(2) Accounting Changes

Accounting Pronouncement Recently Adopted

On January 1, 2016, we adopted new accounting guidance related to consolidation. The new guidance primarily impacts limited partnerships and similar legal entities, evaluation of fees paid to a decision maker as a variable interest, the effect of fee arrangements and related parties on the primary beneficiary determination and certain investment funds. The adoption of this new guidance did not have a material impact on our consolidated financial statements.

Accounting Pronouncements Not Yet Adopted

In June 2016, the Financial Accounting Standards Board (the FASB) issued new guidance related to accounting for credit losses on financial instruments. The guidance requires that entities recognize an allowance equal to its estimate of lifetime expected credit losses and applies to most debt instruments not measured at fair value, which would primarily include our commercial mortgage loans and reinsurance receivables. The new guidance retains most of the existing impairment guidance for available-for-sale debt securities but amends the presentation of credit losses to be presented as an allowance as opposed to a write-down and permits the reversal of credit losses when reassessing changes in the credit losses each reporting period. The new guidance is effective for us on January 1, 2020, with early adoption permitted beginning January 1, 2019. Upon adoption, a cumulative effect adjustment in retained earnings as of the beginning of the year of adoption will be recorded. We are in the process of determining the impact from this guidance on our consolidated financial statements.

In March 2016, the FASB issued new accounting guidance related to the accounting for stock compensation. The guidance primarily simplifies the accounting for employee share-based payment transactions, including a new requirement to record all of the income tax effects at settlement or expiration through the income statement, classification of awards as either equity or liabilities, and classification on the statement of cash flows. The guidance is effective for us on January 1, 2017, with early adoption permitted. We are in the process of determining the impact from this guidance on our consolidated financial statements.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

In March 2016, the FASB issued new accounting guidance related to transition to the equity method of accounting. The guidance eliminates the retrospective application of the equity method of accounting when obtaining significant influence over a previously held investment. The guidance requires that an entity that has an available-for-sale equity security that becomes qualified for the equity method of accounting recognize through earnings the unrealized holding gain or loss in accumulated other comprehensive income at the date the investment becomes qualified for use of the equity method. The guidance is effective for us on January 1, 2017, with early adoption permitted. We do not expect any significant impact from this guidance on our consolidated financial statements.

In March 2016, the FASB issued new accounting guidance related to the assessment of contingent put and call options in debt instruments. The guidance clarifies the requirements for assessing whether contingent call (put) options that can accelerate the payment of principal on debt instruments are clearly and closely related to their debt hosts. An entity performing the assessment under the amendments in this update is required to assess the embedded call (put) options solely in accordance with the four-step decision sequence. The guidance is effective for us on January 1, 2017, with early adoption permitted. We are in the process of determining the impact from this guidance on our consolidated financial statements.

In March 2016, the FASB issued new accounting guidance related to the effect of derivative contract novations on existing hedge accounting relationships. The guidance clarifies that a change in the counterparty to a derivative instrument that has been designated as the hedging instrument does not, in and of itself, require dedesignation of that hedging relationship provided that all other hedge accounting criteria continue to be met. The guidance is effective for us on January 1, 2017, with early adoption permitted. This guidance is consistent with our accounting for derivative contract novations and, accordingly, we do not expect any impact on our consolidated financial statements.

In February 2016, the FASB issued new accounting guidance related to the accounting for leases. The new guidance generally requires lessees to recognize both a right-to-use asset and a corresponding liability on the balance sheet. The guidance is effective for us on January 1, 2019, with early adoption permitted. We are still in the process of evaluating the impact this guidance will have on our consolidated financial statements.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(3) Earnings (Loss) Per Share

Basic and diluted earnings (loss) per share are calculated by dividing each income (loss) category presented below by the weighted-average basic and diluted common shares outstanding for the periods indicated:

		ree mor June	30	,		Six me end June	led 30	,
(Amounts in millions, except per share amounts)	2	2016		2015	2	2016	2	2015
Weighted-average common shares used in basic earnings (loss) per								
common share calculations		498.5		497.4	4	498.3	4	497.2
Potentially dilutive securities:								
Stock options, restricted stock units and stock appreciation rights		1.9		1.9		1.6		1.9
Weighted-average common shares used in diluted earnings (loss) per common share calculations		500.4		499.3	4	499.9	,	499.1
Income from continuing operations:								
Income from continuing operations	\$	241	\$	175	\$	368	\$	378
Less: income from continuing operations attributable to noncontrolling interests		48		54		103		104
Income from continuing operations available to Genworth Financial, Inc. s common stockholders	\$	193	\$	121	\$	265	\$	274
Basic per common share	\$	0.39	\$	0.24	\$	0.53	\$	0.55
Diluted per common share	\$	0.39	\$	0.24	·	0.53		0.55
Loss from discontinued operations:								
Loss from discontinued operations, net of taxes	\$	(21)	\$	(314)	\$	(40)	\$	(313)
Less: income from discontinued operations, net of taxes, attributable to noncontrolling interests	Ψ	(21)	Ψ	(314)	Ψ	(40)	Ψ	(313)
Loss from discontinued operations, net of taxes, available to Genworth Financial, Inc. s common stockholders	\$	(21)	\$	(314)	\$	(40)	\$	(313)
Basic per common share	\$	(0.04)	\$	(0.63)	\$	(80.0)	\$	(0.63)

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Diluted per common share	\$ (0.04)	\$ (0.63)	\$ (80.0)	\$ (0.63)
Net income (loss):				
Income from continuing operations	\$ 241	\$ 175	\$ 368	\$ 378
Loss from discontinued operations, net of taxes	(21)	(314)	(40)	(313)
Net income (loss)	220	(139)	328	65
Less: net income attributable to noncontrolling interests	48	54	103	104
Net income (loss) available to Genworth Financial, Inc. s common				
stockholders	\$ 172	\$ (193)	\$ 225	\$ (39)
Basic per common share	\$ 0.35	\$ (0.39)	\$ 0.45	\$ (0.08)
Diluted per common share	\$ 0.34	\$ (0.39)	\$ 0.45	\$ (0.08)

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(4) Investments

(a) Net Investment Income

Sources of net investment income were as follows for the periods indicated:

	Three months ended June 30,			Six months ended June 30,		
(Amounts in millions)	2016	2015	5	2016		2015
Fixed maturity securities taxable	\$ 634	\$ 6	45	\$ 1,275	\$	1,277
Fixed maturity securities non-taxable	3		3	6		6
Commercial mortgage loans	77		83	158		168
Restricted commercial mortgage loans related to securitization						
entities	3		3	5		7
Equity securities	7		4	12		8
Other invested assets	33		37	71		77
Restricted other invested assets related to securitization entities	1		1	3		2
Policy loans	34		35	69		68
Cash, cash equivalents and short-term investments	6		4	11		7
Gross investment income before expenses and fees	798	8	15	1,610		1,620
Expenses and fees	(19)	(22)	(42)		(46)
Net investment income	\$ 779	\$ 7	93	\$1,568	\$	1,574

(b) Net Investment Gains (Losses)

The following table sets forth net investment gains (losses) for the periods indicated:

		Three months ended June 30,			Six months ended June 30,		
(Amounts in millions)	2016	2016 2015		2016	2015		
Available-for-sale securities:							
Realized gains	\$ 150	\$	20	\$ 166	\$	35	
Realized losses	(28)		(6)	(51)		(18)	

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Net realized gains (losses) on available-for-sale securities	122	14	115	17
Impairments:				
Total other-than-temporary impairments	(22)		(33)	(3)
Portion of other-than-temporary impairments included in other comprehensive income (loss)				
Net other-than-temporary impairments	(22)		(33)	(3)
Trading securities	16	(16)	44	(10)
Commercial mortgage loans	1	2	2	4
Net gains (losses) related to securitization entities	(61)	2	(53)	10
Derivative instruments (1)	(24)	6	(62)	(26)
Other	(2)		(2)	
Net investment gains (losses)	\$ 30	\$ 8	\$ 11	\$ (8)

⁽¹⁾ See note 5 for additional information on the impact of derivative instruments included in net investment gains (losses).

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

We generally intend to hold securities in unrealized loss positions until they recover. However, from time to time, our intent on an individual security may change, based upon market or other unforeseen developments. In such instances, we sell securities in the ordinary course of managing our portfolio to meet diversification, credit quality, yield and liquidity requirements. If a loss is recognized from a sale subsequent to a balance sheet date due to these unexpected developments, the loss is recognized in the period in which we determined that we have the intent to sell the securities or it is more likely than not that we will be required to sell the securities prior to recovery. The aggregate fair value of securities sold at a loss during the three months ended June 30, 2016 and 2015 was \$300 million and \$144 million, respectively, which was approximately 92% and 96%, respectively, of book value. The aggregate fair value of securities sold at a loss during the six months ended June 30, 2016 and 2015 was \$540 million and \$284 million, respectively, which was approximately 92% and 94%, respectively, of book value.

The following represents the activity for credit losses recognized in net income (loss) on debt securities where an other-than-temporary impairment was identified and a portion of other-than-temporary impairments was included in other comprehensive income (loss) (OCI) as of and for the periods indicated:

	As of or three mor Jun	As of or for the six months ende June 30,		
(Amounts in millions)	2016	2015	2016	2015
Beginning balance	\$ 63	\$ 78	\$ 64	\$ 83
Additions:				
Other-than-temporary impairments not previously				
recognized	1		1	
Reductions:				
Securities sold, paid down or disposed	(2)	(3)	(3)	(8)
Ending balance	\$ 62	\$ 75	\$ 62	\$ 75

(c) Unrealized Investment Gains and Losses

Net unrealized gains and losses on available-for-sale investment securities reflected as a separate component of accumulated other comprehensive income (loss) were as follows as of the dates indicated:

(Amounts in millions)	June 3	0, 2016	Decemb	per 31, 2015
Net unrealized gains (losses) on investment securities:				
Fixed maturity securities	\$	6,419	\$	3,140

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Equity securities	(15)	(10)
Subtotal Adjustments to deferred acquisition costs, present value of future profits, sales inducements and benefit reserves	6,404 (1,944)	3,130 (1,070)
Income taxes, net	(1,558)	(711)
Net unrealized investment gains (losses)	2,902	1,349
Less: net unrealized investment gains (losses) attributable to noncontrolling interests	113	95
Net unrealized investment gains (losses) attributable to Genworth Financial, Inc.	\$ 2,789	\$ 1,254

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The change in net unrealized gains (losses) on available-for-sale investment securities reported in accumulated other comprehensive income (loss) was as follows as of and for the periods indicated:

	As of or for three months e	
		e 30,
(Amounts in millions)	2016	2015
Beginning balance	\$ 2,057	\$ 2,748
Unrealized gains (losses) arising during the period:		
Unrealized gains (losses) on investment securities	1,760	(2,406)
Adjustment to deferred acquisition costs	(132)	168
Adjustment to present value of future profits	5	70
Adjustment to sales inducements	(21)	18
Adjustment to benefit reserves	(357)	411
Provision for income taxes	(440)	608
Change in unrealized gains (losses) on investment securities	815	(1,131)
Reclassification adjustments to net investment (gains) losses, net of taxes of \$35 and \$5	(65)	(9)
Change in net unrealized investment gains (losses)	750	(1,140)
Less: change in net unrealized investment gains (losses) attributable to noncontrolling		
interests	18	(20)
Ending balance	\$ 2,789	\$ 1,628

	As of or	for the
	six mont	hs ended
	June	e 30 ,
(Amounts in millions)	2016	2015
Beginning balance	\$ 1,254	\$ 2,453
Unrealized gains (losses) arising during the period:		
Unrealized gains (losses) on investment securities	3,356	(1,463)
Adjustment to deferred acquisition costs	(274)	70
Adjustment to present value of future profits	(29)	50
Adjustment to sales inducements	(40)	3
Adjustment to benefit reserves	(531)	88

Provision for income taxes	(876)	446
Change in unrealized gains (losses) on investment securities	1,606	(806)
Reclassification adjustments to net investment (gains) losses, net of taxes of \$29 and \$5	(53)	(9)
Change in net unrealized investment gains (losses)	1,553	(815)
Less: change in net unrealized investment gains (losses) attributable to noncontrolling	·	
interests	18	10
Ending balance	\$2,789	\$ 1,628

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(d) Fixed Maturity and Equity Securities

As of June 30, 2016, the amortized cost or cost, gross unrealized gains (losses) and fair value of our fixed maturity and equity securities classified as available-for-sale were as follows:

	Amortize		nrealized ains Other-tha N	lo	nrealized sses O ther-than-	
	cost or				temporarily	Fair
(Amounts in millions)	cost	impaired	impaired	impaired	impaired	value
Fixed maturity securities:						
U.S. government, agencies and						
government-sponsored enterprises	\$ 5,48	5 \$1,321	\$	\$	\$	\$ 6,806
State and political subdivisions	2,39	5 371		(15)		2,751
Non-U.S. government	1,94	7 167		(1)		2,113
U.S. corporate:						
Utilities	3,94	1 677		(2)		4,616
Energy	2,15	6 153		(43)		2,266
Finance and insurance	5,60	9 592	19	(14)		6,206
Consumer non-cyclical	4,03	5 655		(1)		4,689
Technology and communications	2,33	3 237		(13)		2,557
Industrial	1,15	2 105		(8)		1,249
Capital goods	1,87	0 317		(1)		2,186
Consumer cyclical	1,49			(4)		1,642
Transportation	1,07			(1)		1,210
Other	330	6 27				363
Total U.S. corporate	24,00	3,048	19	(87)		26,984
Non-U.S. corporate:						
Utilities	909	9 60		(4)		965
Energy	1,28	2 110		(30)		1,362
Finance and insurance	2,39	9 181		(2)		2,578
Consumer non-cyclical	77	0 52		(2)		820
Technology and communications	97	9 74		(3)		1,050
Industrial	94	55		(16)		985
Capital goods	54	7 34		(1)		580
Consumer cyclical	514	4 14				528

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Transportation	604	81		(5)	680
Other	3,004	291		(10)	3,285
Total non-U.S. corporate	11,954	952		(73)	12,833
Residential mortgage-backed	4,602	448	9	(4)	5,055
Commercial mortgage-backed	2,790	189	2	(2)	2,979
Other asset-backed	3,324	23	1	(41)	3,307
Total fixed maturity securities	56,501	6,519	31	(223)	62,828
Equity securities	504	19		(42)	481
Total available-for-sale securities	\$ 57,005	\$6,538	\$ 31	\$ (265)	\$ \$63,309

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

As of December 31, 2015, the amortized cost or cost, gross unrealized gains (losses) and fair value of our fixed maturity and equity securities classified as available-for-sale were as follows:

	A mortize X	Gross unrealized gains		Gross unrealized losses Not other-than-		
	cost or				temporarily	Fair
(Amounts in millions)	cost		impaired		impaired	value
Fixed maturity securities:		•	•	•	•	
U.S. government, agencies and						
government-sponsored enterprises	\$ 5,487	\$ 732	\$	\$ (16)	\$	\$ 6,203
State and political subdivisions	2,287	181		(30)		2,438
Non-U.S. government	1,910	110		(5)		2,015
U.S. corporate:						
Utilities	3,355	364		(26)		3,693
Energy	2,560	103		(162)		2,501
Finance and insurance	5,268	392	15	(43)		5,632
Consumer non-cyclical	3,755	371		(30)		4,096
Technology and communications	2,108	123		(38)		2,193
Industrial	1,164	53		(44)		1,173
Capital goods	1,774	188		(12)		1,950
Consumer cyclical	1,602	95		(22)		1,675
Transportation	1,023	75		(12)		1,086
Other	385	22		(5)		402
Total U.S. corporate	22,994	1,786	15	(394)		24,401
Non-U.S. corporate:						
Utilities	815	37		(9)		843
Energy	1,700	64		(78)		1,686
Finance and insurance	2,327	152	2	(8)		2,473
Consumer non-cyclical	746	24		(18)		752
Technology and communications	978	36		(26)		988
Industrial	1,063	19		(96)		986
Capital goods	602	19		(17)		604
Consumer cyclical	522	8		(4)		526
Transportation	559	52		(6)		605
Other	2,574	187		(25)		2,736

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Total non-U.S. corporate	11,886	598	2	(287)		12,199
Residential mortgage-backed	4,777	330	11	(17)		5,101
Commercial mortgage-backed	2,492	84	3	(20)		2,559
Other asset-backed	3,328	11	1	(59)		3,281
Total fixed maturity securities	55,161	3,832	32	(828)		58,197
Equity securities	325	8		(23)		310
•						
Total available-for-sale securities	\$ 55,486	\$3,840	\$ 32	\$ (851)	\$ 9	58,507

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the gross unrealized losses and fair values of our investment securities, aggregated by investment type and length of time that individual investment securities have been in a continuous unrealized loss position, as of June 30, 2016:

	Less than 12 months Gross			12 m	12 months or more Gross				Total Gross			
	Fair u	ınre	ealiz è	dumber of	f Fair ι	ını	realize	d umber o	of Fair	unrealiz	e N umber of	
(Dollar amounts in millions)	value	lo	sses s	securities	value	ŀ	osses	securities	s value	losses	securities	
Description of Securities												
Fixed maturity securities:												
State and political subdivisions	\$ 40	\$	(1)	6	\$ 144	\$	(14)	12	\$ 184	\$ (15) 18	
Non-U.S. government					10		(1)	10	10	(1) 10	
U.S. corporate	630		(22)	93	1,080		(65)	159	1,710	(87) 252	
Non-U.S. corporate	352		(8)	49	752		(65)	112	1,104	(73) 161	
Residential mortgage-backed	118		(1)	24	99		(3)	36	217	(4) 60	
Commercial mortgage-backed	107		(1)	15	94		(1)	25	201	(2) 40	
Other asset-backed	842		(12)	164	393		(29)	79	1,235	(41) 243	
Subtotal, fixed maturity securities	2,089		(45)	351	2,572		(178)	433	4,661	(223	784	
Equity securities	80		(6)	198	124		(36)	44	204	(42) 242	
Total for securities in an unrealized loss position	\$ 2,169	\$	(51)	549	\$ 2,696	\$	(214)	477	\$4,865	\$ (265) 1,026	
% Below cost fixed maturity securities:												
<20% Below cost	\$ 2,082	\$	(42)	349	\$ 2,400	\$	(108)	411	\$4,482	\$ (150	760	
20%-50% Below cost	7		(3)	2	172		(70)	22	179	(73) 24	
Total fixed maturity securities	2,089		(45)	351	2,572		(178)	433	4,661	(223) 784	
% Below cost equity securities:												
<20% Below cost	76		(5)	181	32		(3)	12	108	(8) 193	
20%-50% Below cost	4		(1)	17	92		(33)	32	96	(34) 49	
Total equity securities	80		(6)	198	124		(36)	44	204	(42) 242	
	\$ 2,169	\$	(51)	549	\$ 2,696	\$	(214)	477	\$4,865	\$ (265	1,026	

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Total for securities in an unrealized loss position									
Investment grade	\$ 1,738	\$ (29)	306	\$ 2,192	\$ (142)	380	\$3,930	\$ (171)	686
Below investment grade	431	(22)	243	504	(72)	97	935	(94)	340
Total for securities in an unrealized loss position	\$ 2,169	\$ (51)	549	\$ 2,696	\$ (214)	477	\$ 4,865	\$ (265)	1,026

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the gross unrealized losses and fair values of our corporate securities, aggregated by investment type and length of time that individual investment securities have been in a continuous unrealized loss position, based on industry, as of June 30, 2016:

	Less than 12 months Gross Number Fair unrealized of				onths or Gross unrealize		of Fair	Total Gross Number Fair unrealized of			
(Dollar amounts in millions)	value		ecurities			securitie			securities		
Description of Securities											
U.S. corporate:											
Utilities	\$ 34	\$ (1)	9	\$ 36	\$ (1) 5	\$ 70	\$ (2)	14		
Energy	231	(14)	30	382	(29) 57	613	(43)	87		
Finance and insurance	158	(1)	24	188	(13) 23	346	(14)	47		
Consumer non-cyclical				72	(1) 10	72	(1)	10		
Technology and communications	95	(4)	13	111	(9) 23	206	(13)	36		
Industrial	41	(1)	5	137	(7) 19	178	(8)	24		
Capital goods				24	(1) 4	24	(1)	4		
Consumer cyclical	71	(1)	12	88	(3) 14	159	(4)	26		
Transportation				42	(1) 4	42	(1)	4		
Other											
Subtotal, U.S. corporate securities	630	(22)	93	1,080	(65) 159	1,710	(87)	252		
Non-U.S. corporate:											
Utilities				26	(4) 3	26	(4)	3		
Energy	58	(3)	8	177	(27	,	235	(30)	36		
Finance and insurance	188	(1)	26	94	(1	<i>'</i>	282	(2)	45		
Consumer non-cyclical	100	(1)		41	(2		41	(2)	5		
Technology and communications	48	(1)	4	55	(2		103	(3)	12		
Industrial	34	(1)	8	141	(15		175	(16)	29		
Capital goods		. ,		54	(1	<i>'</i>	54	(1)	7		
Consumer cyclical						,					
Transportation	24	(2)	3	53	(3) 6	77	(5)	9		
Other		, ,		111	(10) 15	111	(10)	15		
Subtotal, non-U.S. corporate											
securities	352	(8)	49	752	(65) 112	1,104	(73)	161		

Total for corporate securities in an unrealized loss position

\$982 \$ (30)

142 \$1,832 \$ (130)

271 \$2,814 \$ (160)

413

As indicated in the tables above, the majority of the securities in a continuous unrealized loss position for less than 12 months were investment grade and less than 20% below cost. These unrealized losses were primarily attributable to increased market volatility, mostly concentrated in our corporate securities. For securities that have been in a continuous unrealized loss position for less than 12 months, the average fair value percentage below cost was approximately 2% as of June 30, 2016.

Fixed Maturity Securities In A Continuous Unrealized Loss Position For 12 Months Or More

Of the \$108 million of unrealized losses on fixed maturity securities in a continuous unrealized loss for 12 months or more that were less than 20% below cost, the weighted-average rating was BBB- and approximately 65% of the unrealized losses were related to investment grade securities as of June 30, 2016. These unrealized losses were predominantly attributable to corporate securities including variable rate securities purchased in a higher rate and lower spread environment. The average fair value percentage below cost for these securities was

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

approximately 4% as of June 30, 2016. See below for additional discussion related to fixed maturity securities that have been in a continuous unrealized loss position for 12 months or more with a fair value that was more than 20% below cost.

The following tables present the concentration of gross unrealized losses and fair values of fixed maturity securities that were more than 20% below cost and in a continuous unrealized loss position for 12 months or more by asset class as of June 30, 2016:

					I	nvestmen	t Grad	e		
				20%	to 50% % of			Greate	r than 50 % of	0%
					total				total	
				ross	gross			Gross	gross	
			unre	ealizedu					i nrealize	edNumber of
(Dollar amounts in millions)	va	lue	lo	sses	losses	securitie	svalue	losses	losses	securities
Fixed maturity securities:										
State and political subdivisions	\$	9	\$	(3)	1%	1	\$	\$		%
U.S. corporate:										
Energy		13		(4)	1	1				
Finance and insurance		10		(5)	2	1				
Total U.S. corporate		23		(9)	3	2				
Non-U.S. corporate:										
Utilities		11		(4)	2	1				
Energy		23		(8)	3	3				
Total non-U.S. corporate		34		(12)	5	4				
Structured securities:										
Other asset-backed		43		(18)	7	4				
Total structured securities		43		(18)	7	4				
Total	\$ 1	109	\$	(42)	16%	11	\$	\$		%

Below Investment Grade

				Den	JW IIIVCSUI		rauc		
			20%	to 50%	Greate	r than 50	%		
				% of				% of	
				total	total				
		G	ross	gross			Gross		
	Fair			_	Number o	fFairn		gross Incealize	dNumber o
(Dollar amounts in millions)	value		sses	losses	securities			losses	securities
	value	10	sses	108868	securities	svarue	losses	108868	securities
Fixed maturity securities:									
U.S. corporate:									
Energy	\$11	\$	(5)	2%	3	\$	\$		%
Finance and insurance	7		(3)	1	1				
Total U.S. corporate	18		(8)	3	4				
·			()						
Non-U.S. corporate:									
Energy	29		(10)	4	3				
Industrial	9		` ′	1	3				
ilidustriai	9		(4)	1	3				
The state of the s	20		(1.4)	_					
Total non-U.S. corporate	38		(14)	5	6				
Structured securities:									
Other asset-backed	7		(6)	2	1				
Total structured securities	7		(6)	2	1				
	,		(0)	_	•				
Total	\$ 63	\$	(28)	10%	11	\$	\$		%
Total	φυσ	Ψ	(20)	10%	11	Ψ	Ψ		10

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

For all securities in an unrealized loss position, we expect to recover the amortized cost based on our estimate of the amount and timing of cash flows to be collected. We do not intend to sell nor do we expect that we will be required to sell these securities prior to recovering our amortized cost. See below for further discussion of gross unrealized losses by asset class.

U.S. corporate

As indicated above, \$17 million of gross unrealized losses were related to U.S. corporate fixed maturity securities that have been in an unrealized loss position for more than 12 months and were more than 20% below cost. Of the total unrealized losses for U.S. corporate fixed maturity securities, \$9 million, or 53%, related to the energy sector and \$8 million, or 47%, related to the finance and insurance sector. Ongoing low oil prices and market volatility adversely impacted the fair value of these securities.

We expect that our investments in U.S. corporate securities will continue to perform in accordance with our expectations about the amount and timing of estimated cash flows. Although we do not anticipate such events, it is reasonably possible that issuers of our investments in U.S. corporate securities may perform worse than current expectations. Such events may lead us to recognize write-downs within our portfolio of U.S. corporate securities in the future.

Non-U.S. corporate

As indicated above, \$26 million of gross unrealized losses were related to non-U.S. corporate fixed maturity securities that have been in an unrealized loss position for more than 12 months and were more than 20% below cost. Of the total unrealized losses for non-U.S. corporate fixed maturity securities, \$18 million, or 69%, related to the energy sector. Ongoing low oil prices have adversely impacted the fair value of these securities.

We expect that our investments in non-U.S. corporate securities will continue to perform in accordance with our expectations about the amount and timing of estimated cash flows. Although we do not anticipate such events, it is reasonably possible that issuers of our investments in non-U.S. corporate securities may perform worse than current expectations. Such events may lead us to recognize write-downs within our portfolio of non-U.S. corporate securities in the future.

Structured Securities

Of the \$24 million of unrealized losses related to structured securities that have been in an unrealized loss position for 12 months or more and were more than 20% below cost, none related to other-than-temporarily impaired securities where the unrealized losses represented the portion of the other-than-temporary impairment recognized in OCI. The extent and duration of the unrealized loss position on our structured securities was primarily due to credit spreads that have widened since acquisition. Additionally, the fair value of certain structured securities has been impacted from high risk premiums being incorporated into the valuation as a result of the amount of potential losses that may be

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absorbed by the security in the event of additional deterioration in the U.S. economy.

While we consider the length of time each security had been in an unrealized loss position, the extent of the unrealized loss position and any significant declines in fair value subsequent to the balance sheet date in our evaluation of impairment for each of these individual securities, the primary factor in our evaluation of impairment is the expected performance for each of these securities. Our evaluation of expected performance is based on the historical performance of the associated securitization trust as well as the historical performance of

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

the underlying collateral. Our examination of the historical performance of the securitization trust included consideration of the following factors for each class of securities issued by the trust: (i) the payment history, including failure to make scheduled payments; (ii) current payment status; (iii) current and historical outstanding balances; (iv) current levels of subordination and losses incurred to date; and (v) characteristics of the underlying collateral. Our examination of the historical performance of the underlying collateral included: (i) historical default rates, delinquency rates, voluntary and involuntary prepayments and severity of losses, including recent trends in this information; (ii) current payment status; (iii) loan to collateral value ratios, as applicable; (iv) vintage; and (v) other underlying characteristics such as current financial condition.

We use our assessment of the historical performance of both the securitization trust and the underlying collateral for each security, along with third-party sources, when available, to develop our best estimate of cash flows expected to be collected. These estimates reflect projections for future delinquencies, prepayments, defaults and losses for the assets that collateralize the securitization trust and are used to determine the expected cash flows for our security, based on the payment structure of the trust. Our projection of expected cash flows is primarily based on the expected performance of the underlying assets that collateralize the securitization trust and is not directly impacted by the rating of our security. While we consider the rating of the security as an indicator of the financial condition of the issuer, this factor does not have a significant impact on our expected cash flows for each security. In limited circumstances, our expected cash flows include expected payments from reliable financial guarantors where we believe the financial guarantor will have sufficient assets to pay claims under the financial guarantee when the cash flows from the securitization trust are not sufficient to make scheduled payments. We then discount the expected cash flows using the effective yield of each security to determine the present value of expected cash flows.

Based on this evaluation, the present value of expected cash flows was greater than or equal to the amortized cost for each security. Accordingly, we determined that the unrealized losses on each of our structured securities represented temporary impairments as of June 30, 2016.

Despite the considerable analysis and rigor employed on our structured securities, it is reasonably possible that the underlying collateral of these investments may perform worse than current market expectations. Such events may lead to adverse changes in cash flows on our holdings of structured securities and future write-downs within our portfolio of structured securities.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the gross unrealized losses and fair values of our investment securities, aggregated by investment type and length of time that individual investment securities have been in a continuous unrealized loss position, as of December 31, 2015:

	Less	than 12 m Gross	onths	12 m	onths or n Gross	nore		Total Gross	
	Fair		N umber o	f Fair		lumber o	f Fair ι	ınrealize	N umber of
(Dollar amounts in millions)	value	losses	securities	value	losses s	ecurities	value	losses	securities
Description of Securities									
Fixed maturity securities:									
U.S. government, agencies and									
government-sponsored									
enterprises	\$ 883	\$ (16)	32	\$	\$		\$ 883	\$ (16)	32
State and political subdivisions	464	(15)	81	163	(15)	17	627	(30)	98
Non-U.S. government	366	(5)	49				366	(5)	49
U.S. corporate	5,836	(332)	817	466	(62)	83	6,302	(394)	900
Non-U.S. corporate	3,016	(170)	400	486	(117)	87	3,502	(287)	487
Residential mortgage-backed	756	(10)	88	103	(7)	38	859	(17)	126
Commercial mortgage-backed	780	(19)	116	39	(1)	13	819	(20)	129
Other asset-backed	1,944	(22)	349	336	(37)	55	2,280	(59)	404
Subtotal, fixed maturity									
securities	14,045	()		1,593	(239)	293	15,638	(828)	•
Equity securities	153	(23)	64				153	(23)	64
Total for securities in an									
unrealized loss position	\$ 14,198	\$ (612)	1,996	\$ 1,593	\$ (239)	293	\$ 15,791	\$ (851)	2,289
% Below cost fixed maturity securities:									
<20% Below cost	\$13,726	\$ (472)	1,877	\$1,259	\$ (78)	238	\$ 14,985	\$ (550)	2,115
20%-50% Below cost	319	(116)	54	316	(139)	50	635	(255)	104
>50% Below cost		(1)	1	18	(22)	5	18	(23)	6
Total fixed maturity securities	14,045	(589)	1,932	1,593	(239)	293	15,638	(828)	2,225
% Below cost equity securities:									
<20% Below cost	133	(18)	56				133	(18)	56

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20%-50% Below cost	20	(5)	8				20	(5)	8
Total equity securities	153	(23)	64				153	(23)	64
Total for securities in an unrealized loss position	\$ 14,198	\$ (612)	1,996	\$ 1,593	\$ (239)	293	\$ 15,791	\$ (851)	2,289
Investment grade	\$ 13,342	\$ (524)	1,834	\$ 1,245	\$ (135)	225	\$ 14,587	\$ (659)	2,059
Below investment grade	856	(88)	162	348	(104)	68	1,204	(192)	230
Total for securities in an unrealized loss position	\$ 14,198	\$ (612)	1,996	\$ 1,593	\$ (239)	293	\$ 15,791	\$ (851)	2,289

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the gross unrealized losses and fair values of our corporate securities, aggregated by investment type and length of time that individual investment securities have been in a continuous unrealized loss position, based on industry, as of December 31, 2015:

	Less	than 12 i Gross	months Number		nonths or	more Number	Total Gross Number				
	Fair 1	ınrealize			unrealize			unrealize			
(Dollar amounts in millions)	value		securities			securities			securities		
Description of Securities											
U.S. corporate:											
Utilities	\$ 485	\$ (25) 74	\$ 14	\$ (1)	7	\$ 499	\$ (26)	81		
Energy	1,162	(134	163	131	(28)	22	1,293	(162)	185		
Finance and insurance	1,142	(35	160	94	(8)	15	1,236	(43)	175		
Consumer non-cyclical	836	(26) 107	51	(4)	10	887	(30)	117		
Technology and communications	658	(36) 95	23	(2)	5	681	(38)	100		
Industrial	476	(33) 64	44	(11)	9	520	(44)	73		
Capital goods	293	(10) 48	26	(2)	4	319	(12)	52		
Consumer cyclical	427	(18) 60	63	(4)	10	490	(22)	70		
Transportation	273	(10) 38	20	(2)	1	293	(12)	39		
Other	84	(5	8				84	(5)	8		
Subtotal, U.S. corporate securities	5,836	(332	817	466	(62)	83	6,302	(394)	900		
Non-U.S. corporate:											
Utilities	130	(6) 20	32	(3)	6	162	(9)	26		
Energy	589	(48	71	127	(30)	20	716	(78)	91		
Finance and insurance	478	(7) 77	30	(1)	8	508	(8)	85		
Consumer non-cyclical	261	(14) 27	37	(4)	4	298	(18)	31		
Technology and communications	324	(15) 37	33	(11)	9	357	(26)	46		
Industrial	495	(54) 67	110	(42)	18	605	(96)	85		
Capital goods	154	(8) 22	41	(9)	9	195	(17)	31		
Consumer cyclical	155	(4) 20				155	(4)	20		
Transportation	147	(6) 17				147	(6)	17		
Other	283	(8) 42	76	(17)	13	359	(25)	55		
Subtotal, non-U.S. corporate											
securities	3,016	(170) 400	486	(117)	87	3,502	(287)	487		

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Total for corporate securities in an

unrealized loss position \$8,852 \$ (502) 1,217 \$952 \$ (179) 170 \$9,804 \$ (681) 1,387

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The scheduled maturity distribution of fixed maturity securities as of June 30, 2016 is set forth below. Actual maturities may differ from contractual maturities because issuers of securities may have the right to call or prepay obligations with or without call or prepayment penalties.

	 nortized cost or	Fair
(Amounts in millions)	cost	value
Due one year or less	\$ 1,827	\$ 1,851
Due after one year through five years	10,429	11,024
Due after five years through ten years	11,969	12,708
Due after ten years	21,560	25,904
Subtotal	45,785	51,487
Residential mortgage-backed	4,602	5,055
Commercial mortgage-backed	2,790	2,979
Other asset-backed	3,324	3,307
Total	\$ 56,501	\$ 62,828

As of June 30, 2016, \$9,489 million of our investments (excluding mortgage-backed and asset-backed securities) were subject to certain call provisions.

As of June 30, 2016, securities issued by finance and insurance, utilities and consumer non-cyclical industry groups represented approximately 22%, 14% and 14%, respectively, of our domestic and foreign corporate fixed maturity securities portfolio. No other industry group comprised more than 10% of our investment portfolio.

As of June 30, 2016, we did not hold any fixed maturity securities in any single issuer, other than securities issued or guaranteed by the U.S. government, which exceeded 10% of stockholders equity.

(e) Commercial Mortgage Loans

Our mortgage loans are collateralized by commercial properties, including multi-family residential buildings. The carrying value of commercial mortgage loans is stated at original cost net of principal payments, amortization and allowance for loan losses.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

We diversify our commercial mortgage loans by both property type and geographic region. The following tables set forth the distribution across property type and geographic region for commercial mortgage loans as of the dates indicated:

	June 30,	2016	December 31, 2015			
	Carrying	% of	Carrying	% of		
(Amounts in millions)	value	total	value	total		
Property type:						
Retail	\$ 2,132	35%	\$ 2,116	34%		
Industrial	1,563	25	1,562	25		
Office	1,479	24	1,516	24		
Apartments	441	7	465	8		
Mixed use	232	4	234	4		
Other	289	5	294	5		
Subtotal	6,136	100%	6,187	100%		
Unamortized balance of loan origination fees and costs	(2)		(2)			
Allowance for losses	(13)		(15)			
Total	\$6,121		\$ 6,170			

	June 30,	December 31, 201			
	Carrying	% of	Carrying	% of	
(Amounts in millions)	value	total	value	total	
Geographic region:					
Pacific	\$ 1,563	26%	\$ 1,581	26%	
South Atlantic	1,522	25	1,574	25	
Middle Atlantic	894	15	890	14	
Mountain	562	9	585	10	
West North Central	450	7	416	7	
East North Central	377	6	386	6	
West South Central	309	5	294	5	
New England	266	4	268	4	
East South Central	193	3	193	3	

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Subtotal	6,136	100%	6,187	100%
Harmontined belongs of long animization free and south	(2)		(2)	
Unamortized balance of loan origination fees and costs	(2)		(2)	
Allowance for losses	(13)		(15)	
Total	\$ 6,121		\$ 6,170	
Total	$\psi 0,121$		Ψ 0,170	

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following tables set forth the aging of past due commercial mortgage loans by property type as of the dates indicated:

June 30, 2016 Greater than

	31 - 60 day	£61 - 90 days	90 days	_		
(Amounts in millions)	past due	past due	past due	Total past due	Current	Total
Property type:						
Retail	\$ 8	\$	\$	\$ 8	\$ 2,124	\$ 2,132
Industrial			13	13	1,550	1,563
Office	5		5	10	1,469	1,479
Apartments					441	441
Mixed use					232	232
Other					289	289
Total recorded investment	\$ 13	\$	\$ 18	\$ 31	\$ 6,105	\$6,136
% of total commercial mortgage loans	s %	%	(% 9	5 100%	100%

December 31, 2015

	31 - 60 day	⁄61 - 90 da ys	Greater 90 da					
(Amounts in millions)	past due	past due	pas du	st		tal due	Current	Total
Property type:					-			
Retail	\$	\$	\$		\$		\$ 2,116	\$ 2,116
Industrial							1,562	1,562
Office	6			5		11	1,505	1,516
Apartments							465	465
Mixed use							234	234
Other							294	294
Total recorded investment	\$6	\$	\$	5	\$	11	\$ 6,176	\$ 6,187
% of total commercial mortgage loans	%	(%	9	o o	%	100%	100%

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As of June 30, 2016 and December 31, 2015, we had no commercial mortgage loans that were past due for more than 90 days and still accruing interest. We also did not have any commercial mortgage loans that were past due for less than 90 days on non-accrual status as of June 30, 2016 and December 31, 2015.

We evaluate the impairment of commercial mortgage loans on an individual loan basis. As of June 30, 2016, our commercial mortgage loans greater than 90 days past due included loans with appraised values in excess of the recorded investment and the current recorded investment of the loans was expected to be recoverable.

During the six months ended June 30, 2016 and the year ended December 31, 2015, we modified or extended 7 and 21 commercial mortgage loans, respectively, with a total carrying value of \$56 million and \$110 million, respectively. All of these modifications or extensions were based on current market interest rates, did not result in any forgiveness in the outstanding principal amount owed by the borrower, but one loan with a carrying value \$1 million was considered a troubled debt restructuring.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table sets forth the allowance for credit losses and recorded investment in commercial mortgage loans as of or for the periods indicated:

	Three months endo June 30, 2016 2015			,		June	s ended e 30,	
(Amounts in millions)	2010 2015			2015	2016		2015	
Allowance for credit losses:	ф	1.5	ф	20	ф	1.5	ф	22
Beginning balance	\$	15	\$	20	\$	15	\$	22
Charge-offs		(4)				(4)		(3)
Provision		2		(2)		2		(1)
Ending balance	\$	13	\$	18	\$	13	\$	18
Ending allowance for individually impaired loans	\$		\$		\$		\$	
Ending allowance for loans not individually impaired that were								
evaluated collectively for impairment	\$	13	\$	18	\$	13	\$	18
Recorded investment:			•		Ť		•	
Ending balance	\$	6,136	\$	6,194	\$ 6	5,136	\$ 6	,194
Ending balance of individually impaired loans	\$	23	\$	18	\$	23	\$	18
Ending balance of loans not individually impaired that were evaluated collectively for impairment	\$	6,113	\$	6,176	\$ 6	5,113	\$ 6	,176

As of June 30, 2016, we had an individually impaired commercial mortgage loan included within the retail property type with a recorded investment of \$5 million, an unpaid principal balance of \$6 million and charge-offs of \$1 million, which were recorded in the second quarter of 2016.

As of June 30, 2016 and December 31, 2015, we had an individually impaired commercial mortgage loan included within the office property type with a recorded investment of \$5 million, an unpaid principal balance of \$6 million and charge-offs of \$1 million, which were recorded in the third quarter of 2015.

As of December 31, 2015, we had an individually impaired commercial mortgage loan included within the industrial property type with a recorded investment of \$14 million, an unpaid principal balance of \$15 million and charge-offs of \$1 million, which were recorded in the first quarter of 2014. As of December 31, 2015, this loan had interest income

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of \$1 million. In the second quarter of 2016, we recorded additional charge-offs of \$2 million related to this loan. As of June 30, 2016, the individually impaired loan within the industrial property type had a recorded investment of \$13 million, an unpaid principal balance of \$16 million and total charge-offs of \$3 million.

In evaluating the credit quality of commercial mortgage loans, we assess the performance of the underlying loans using both quantitative and qualitative criteria. Certain risks associated with commercial mortgage loans can be evaluated by reviewing both the loan-to-value and debt service coverage ratio to understand both the probability of the borrower not being able to make the necessary loan payments as well as the ability to sell the underlying property for an amount that would enable us to recover our unpaid principal balance in the event of default by the borrower. The average loan-to-value ratio is based on our most recent estimate of the fair value for the underlying property which is evaluated at least annually and updated more frequently if necessary to better indicate risk associated with the loan. A lower loan-to-value indicates that our loan value is more likely to be recovered in the event of default by the borrower if the property was sold. The debt service coverage ratio is

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

based on normalized annual net operating income of the property compared to the payments required under the terms of the loan. Normalization allows for the removal of annual one-time events such as capital expenditures, prepaid or late real estate tax payments or non-recurring third-party fees (such as legal, consulting or contract fees). This ratio is evaluated at least annually and updated more frequently if necessary to better indicate risk associated with the loan. A higher debt service coverage ratio indicates the borrower is less likely to default on the loan. The debt service coverage ratio should not be used without considering other factors associated with the borrower, such as the borrower s liquidity or access to other resources that may result in our expectation that the borrower will continue to make the future scheduled payments.

The following tables set forth the loan-to-value of commercial mortgage loans by property type as of the dates indicated:

	June 30, 2016										
								Gı	reater		
(Amounts in millions)	0% - 50%	51%	6 - 60%	61%	- 75% 7	6%	- 100%	han	100% (1)	Total	
Property type:											
Retail	\$ 755	\$	417	\$	877	\$	82	\$	1	\$2,132	
Industrial	578		448		470		63		4	1,563	
Office	458		290		651		66		14	1,479	
Apartments	176		63		192		10			441	
Mixed use	56		43		130		3			232	
Other	61		61		167					289	
Total recorded investment	\$ 2,084	\$	1,322	\$	2,487	\$	224	\$	19	\$6,136	
% of total	34%)	22%	1	40%		4%)	%	100%	
Weighted-average debt service coverage											
ratio	2.17		1.82		1.57		1.07		0.30	1.80	

⁽¹⁾ Included \$19 million of loans in good standing, where borrowers continued to make timely payments, with a total weighted-average loan-to-value of 121%.

December 31, 2015 0% - 50% 51% - 60% 61% - 75%76% - 100%

20 2017

(Amounts in millions)

Total

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				t	reater 100 <i>%</i> ⁽¹⁾)
Property type:						
Retail	\$ 785	\$ 417	\$ 800	\$ 103	\$ 11	\$2,116
Industrial	515	478	499	65	5	1,562
Office	493	341	580	83	19	1,516
Apartments	196	66	182	21		465
Mixed use	56	48	124	3	3	234
Other	54	55	185			294
Total recorded investment	\$ 2,099	\$ 1,405	\$ 2,370	\$ 275	\$ 38	\$6,187
% of total	34%	23%	38%	4%	1%	100%
Weighted-average debt service coverage						
ratio	2.13	1.82	1.57	1.12	0.55	1.79

⁽¹⁾ Included \$38 million of loans in good standing, where borrowers continued to make timely payments, with a total weighted-average loan-to-value of 123%.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following tables set forth the debt service coverage ratio for fixed rate commercial mortgage loans by property type as of the dates indicated:

	June 30, 2016									
(Amounts in millions)	Less than 1.0	a. 00 - 1.25	1.26 - 1.50	1.51 - 2.00 G	Freater than 2.00	Total				
Property type:										
Retail	\$ 72	\$ 223	\$ 449	\$ 881	\$ 507	\$ 2,132				
Industrial	81	179	203	698	402	1,563				
Office	70	99	201	760	349	1,479				
Apartments	4	37	69	200	131	441				
Mixed use	3	11	28	131	59	232				
Other	10	57	134	59	29	289				
Total recorded investment	\$ 240	\$ 606	\$ 1,084	\$ 2,729	\$ 1,477	\$ 6,136				
% of total	4%	10%	18%	44%	24%	100%				
Weighted-average loan-to-value	e 72%	63%	61%	57%	43%	56%				

	December 31, 2015									
(Amounts in millions)	Less than 1.0	1.00 - 1.25	1.26 - 1.50	1.51 - 2.00 Gr	eater than 2.00	Total				
Property type:										
Retail	\$ 67	\$ 221	\$ 433	\$ 882	\$ 513	\$ 2,116				
Industrial	94	181	208	672	407	1,562				
Office	85	114	265	699	346	1,509				
Apartments	6	41	74	199	145	465				
Mixed use	3	11	28	135	57	234				
Other		58	146	60	30	294				
Total recorded investment	\$ 255	\$ 626	\$ 1,154	\$ 2,647	\$ 1,498	\$ 6,180				
% of total	4%	10%	19%	43%	24%	100%				
Weighted-average loan-to-value	e 74%	64%	58%	58%	43%	56%				

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As of June 30, 2016, we did not have any floating rate commercial mortgage loans. As of December 31, 2015, we had floating rate commercial mortgage loans of \$7 million.

(f) Restricted Commercial Mortgage Loans Related To Securitization Entities

We have a consolidated securitization entity that holds commercial mortgage loans that are recorded as restricted commercial mortgage loans related to securitization entities.

(g) Restricted Other Invested Assets Related To Securitization Entities

We have consolidated securitization entities that hold certain investments that are recorded as restricted other invested assets related to securitization entities. The consolidated securitization entities hold certain investments as trading securities and whereby the changes in fair value are recorded in current period income (loss). The trading securities comprise asset-backed securities, including highly rated bonds that are primarily backed by credit card receivables.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

In June 2016, we amended and exercised a clean-up call on our consolidated securitization entity writing off our residual interest and settling the outstanding debt of \$70 million. As a result of this transaction, we recorded \$64 million of realized investment losses related to the write-off of our residual interest in those entities and a \$64 million gain related to the early extinguishment of debt which was included in other income. There was no impact to net income.

In addition, the policy loan securitization entities in which we previously held a residual interest were not required to be consolidated in our balance sheets. In June 2016, we repurchased \$134 million of policy loans from those entities. The policy loans are now included in our consolidated balance sheet.

(h) Limited Partnerships or Similar Entities

Investments in partnerships or similar entities are generally considered VIEs due to the equity group s lack of sufficient financial control. Generally, these investments are limited partner or non-managing member equity investments in a widely held fund that is sponsored and managed by a reputable asset manager. We are not the primary beneficiary of any VIE investment in a limited partnership or similar entity. As of June 30, 2016 and December 31, 2015, the total carrying value of these investments was \$181 million and \$165 million, respectively. Our maximum exposure to loss is equal to the outstanding carrying value and future funding commitments. We have not contributed, and do not plan to contribute, any additional financial or other support outside of what is contractually obligated.

(5) Derivative Instruments

Our business activities routinely deal with fluctuations in interest rates, equity prices, currency exchange rates and other asset and liability prices. We use derivative instruments to mitigate or reduce certain of these risks. We have established policies for managing each of these risks, including prohibitions on derivatives market-making and other speculative derivatives activities. These policies require the use of derivative instruments in concert with other techniques to reduce or mitigate these risks. While we use derivatives to mitigate or reduce risks, certain derivatives do not meet the accounting requirements to be designated as hedging instruments and are denoted as derivatives not designated as hedges in the following disclosures. For derivatives that meet the accounting requirements to be designated as hedges, the following disclosures for these derivatives are denoted as derivatives designated as hedges, which include both cash flow and fair value hedges.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table sets forth our positions in derivative instruments as of the dates indicated:

	Derivativ		· value	Derivative	Derivative liabilities Fair value					
(Amounts in millions)	Balance sheet classification	June 30December 31 2016 2015		, Balance sheet classification	June 30J 2016	December 31, 2015				
Derivatives designated as hedges										
Cash flow hedges:										
Interest rate swaps	Other invested assets	\$ 628	\$ 629	Other liabilities	\$ 87	\$ 37				
Inflation indexed swaps	Other invested assets			Other liabilities		33				
Foreign currency swaps	Other invested assets	7	8	Other liabilities						
Total cash flow hedges		635	637		87	70				
Total derivatives designated										
as hedges		635	637		87	70				
Derivatives not designated as hedges										
Interest rate swaps	Other invested assets	562	425	Other liabilities	337	183				
Interest rate swaps related to securitization entities	Restricted other invested assets			Other liabilities		30				
Foreign currency swaps	Other invested assets			Other liabilities	19	27				
Credit default swaps	Other invested assets		1	Other liabilities						
Credit default swaps related to securitization entities	Restricted other invested assets			Other liabilities	3	14				
Equity index options	Other invested assets	57	30	Other liabilities						
Financial futures	Other invested assets			Other liabilities						
Equity return swaps	Other invested assets	9	2	Other liabilities		1				
Other foreign currency contracts	Other invested assets	6	17	Other liabilities	33	34				
GMWB embedded	Reinsurance			Policyholder						
derivatives	recoverable (1)	26	17	account balances (2)	494	352				
Fixed index annuity embedded derivatives	Other assets			Policyholder account balances (3)	351	342				

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Indexed universal life embedded derivatives	Reinsurance recoverable			Policyholder account balances (4)	13	10
Total derivatives not designated as hedges		660	492		1,250	993
Total derivatives		\$ 1,295	\$ 1,129		\$1,337	\$ 1,063

The fair value of derivative positions presented above was not offset by the respective collateral amounts retained or provided under these agreements.

⁽¹⁾ Represents embedded derivatives associated with the reinsured portion of our guaranteed minimum withdrawal benefits (GMWB) liabilities.

⁽²⁾ Represents the embedded derivatives associated with our GMWB liabilities, excluding the impact of reinsurance.

⁽³⁾ Represents the embedded derivatives associated with our fixed index annuity liabilities.

⁽⁴⁾ Represents the embedded derivatives associated with our indexed universal life liabilities.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The activity associated with derivative instruments can generally be measured by the change in notional value over the periods presented. However, for GMWB, fixed index annuity embedded derivatives and indexed universal life embedded derivatives, the change between periods is best illustrated by the number of policies. The following tables represent activity associated with derivative instruments as of the dates indicated:

(Notional in millions)	Measurement	Dec	ember 31, 2015		lditions		aturities/ minations	June 30, 2016
Derivatives designated as hedges	111000000110110110							
Cash flow hedges:								
Interest rate swaps	Notional	\$	11,214	\$	9,414	\$	(9,493)	\$ 11,135
Inflation indexed swaps	Notional		571		1		(572)	
Foreign currency swaps	Notional		35					35
Total cash flow hedges			11,820		9,415		(10,065)	11,170
Total derivatives designated as hedges			11,820		9,415		(10,065)	11,170
Derivatives not designated as hedges	N 1		·		Í		, , ,	·
Interest rate swaps	Notional		4,932				(250)	4,682
Interest rate swaps related to securitization	NT - 41 1		67				(67)	
entities	Notional		67		00		(67)	247
Foreign currency swaps	Notional Notional		162 144		98		(13)	247 144
Credit default swaps Credit default swaps related to securitization	Notionai		144					144
entities	Notional		312					312
Equity index options	Notional		1,080		1,692		(571)	2,201
Financial futures	Notional		1,331		3,921		(3,703)	1,549
Equity return swaps	Notional		134		160		(124)	170
Other foreign currency contracts	Notional		1,656		976		(352)	2,280
Total derivatives not designated as hedges			9,818		6,847		(5,080)	11,585
Total derivatives		\$	21,638	\$	16,262	\$	(15,145)	\$ 22,755
	N.	D	ecember 31,		ŕ		aturities/	June 30,
(Number of policies)	Measurement		2015	A	lditions	ter	minations	2016

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Derivatives not designated as hedges					
GMWB embedded derivatives	Policies	36,146		(1,438)	34,708
Fixed index annuity embedded derivatives	Policies	17,482	647	(299)	17,830
Indexed universal life embedded derivatives	Policies	982	151	(12)	1,121
Cash Flow Hedges					

Certain derivative instruments are designated as cash flow hedges. The changes in fair value of these instruments are recorded as a component of OCI. We designate and account for the following as cash flow hedges when they have met the effectiveness requirements: (i) various types of interest rate swaps to convert floating rate investments to fixed rate investments; (ii) various types of interest rate swaps to convert floating rate liabilities into fixed rate liabilities; (iii) receive U.S. dollar fixed on foreign currency swaps to hedge the foreign currency cash flow exposure of foreign currency denominated investments; (iv) forward starting interest rate swaps to hedge against changes in interest rates associated with future fixed rate bond purchases and/or interest income; (v) forward bond purchase commitments to hedge against the variability in the anticipated cash flows required to purchase future fixed rate bonds; and (vi) other instruments to hedge the cash flows of various forecasted transactions.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table provides information about the pre-tax income (loss) effects of cash flow hedges for the three months ended June 30, 2016:

			(Gain						
			(loss)						
			recl	assified		Gain				
			j	into		(lo	oss)			
	G	ain n	et inc	ome (lo	s©lassification of gain	recog	nized	Classification of gain		
	(l	oss)	f	rom	(loss) reclassified into	i	n	(loss) recognized in		
(Amounts in millions)	recogniz	ed in O	CI (OCI	net income (loss)net	incom	ne (loss)	(1) net income (loss)		
Interest rate swaps hedgin	ng				Net investment			Net investment gains		
assets	\$	267	\$	28	income	\$	5	(losses)		
Interest rate swaps hedgin	ng							Net investment gains		
liabilities		(19)			Interest expense			(losses)		
Inflation indexed					Net investment			Net investment gains		
swaps		(2)			income			(losses)		
Inflation indexed					Net investment			Net investment gains		
swaps				7	gains (losses)			(losses)		
Total	\$	246	\$	35		\$	5			

The following table provides information about the pre-tax income (loss) effects of cash flow hedges for the three months ended June 30, 2015:

				Gain	l				
				(loss))				
			recla	assifie	d int	to	\mathbf{G}	ain	
		Gain	net ii	ncome	(los	Classification of gain	(lo	oss)	Classification of gain
		(loss)		from	l	(loss) reclassified into	ecogr	nized in	(loss) recognized in
(Amounts in millions)	recogn	ized in	OCI	OCI		net income (loss)net	incon	ne (loss)	(1) net income (loss)
Interest rate swaps hedging	ng					Net investment			Net investment gains
assets	\$	(515	5) 5	\$ 2	20	income	\$	(7)	(losses)

⁽¹⁾ Represents ineffective portion of cash flow hedges as there were no amounts excluded from the measurement of effectiveness.

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Interest rate swaps hedging					Net investment gains
liabilities	27		Interest expense		(losses)
Inflation indexed			Net investment		Net investment gains
swaps	(14)	(6)	income		(losses)
Foreign currency			Net investment		Net investment gains
swaps	(1)		income		(losses)
Total	\$ (503)	\$ 14		\$ (7)	

⁽¹⁾ Represents ineffective portion of cash flow hedges as there were no amounts excluded from the measurement of effectiveness.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table provides information about the pre-tax income (loss) effects of cash flow hedges for the six months ended June 30, 2016:

Gain (loss) reclassified into Gain Gain net income (loss) Classification of gain (loss) Classification of gain (loss) reclassified into recognized in (loss) recognized in (loss) from (Amounts in millions) recognized in OCI OCI net income (loss)net income (loss) (1) net income (loss) Interest rate swaps Net investment Net investment gains \$ \$ 53 \$ hedging assets 724 income 11 (losses) Interest rate swaps Net investment gains Net investment gains hedging assets 1 (losses) (losses) Interest rate swaps Net investment gains hedging liabilities (50)(losses) Interest expense Inflation indexed Net investment Net investment gains 2 swaps (5)income (losses) Inflation indexed Net investment gains Net investment gains 7 (losses) (losses) swaps Foreign currency Net investment Net investment gains (losses) swaps (1)income **Total** \$ 668 \$ 63 \$ 11

The following table provides information about the pre-tax income (loss) effects of cash flow hedges for the six months ended June 30, 2015:

(Amounts in millions) Gain (loss) Gain Classification of gain Gain Classification of gain recognized in OCI (loss) (loss) reclassified into (loss) (loss) recognized in reclassified into net income (loss) recognized in net income (loss) net income (loss) (1) net income (loss) from

⁽¹⁾ Represents ineffective portion of cash flow hedges as there were no amounts excluded from the measurement of effectiveness.

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Interest rate swaps hedging				Net investment		Net investment gains
assets	\$ (209)	\$	39	income	\$ (3)	(losses)
Interest rate swaps hedging						Net investment gains
liabilities	9			Interest expense		(losses)
Inflation indexed				Net investment		Net investment gains
swaps	(3)		3	income		(losses)
Foreign currency				Net investment		Net investment gains
swaps	2			income		(losses)
_						
Total	\$ (201)	\$	42		\$ (3)	

⁽¹⁾ Represents ineffective portion of cash flow hedges as there were no amounts excluded from the measurement of effectiveness.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following tables provide a reconciliation of current period changes, net of applicable income taxes, for these designated derivatives presented in the separate component of stockholders equity labeled derivatives qualifying as hedges, for the periods indicated:

Three mor	
2016	2015
\$ 2,302	\$ 2,247
160	(325)
(23)	(9)
\$ 2,439	\$ 1.913
	June 2016 \$ 2,302 160 (23)

	Six months ended June 30,					
(Amounts in millions)	2016	2015				
Derivatives qualifying as effective accounting hedges as of January 1	\$ 2,045	\$ 2,070				
Current period increases (decreases) in fair value, net of deferred taxes of \$(233) and \$71	435	(130)				
Reclassification to net (income) loss, net of deferred taxes of \$22 and \$15	(41)	(27)				
Derivatives qualifying as effective accounting hedges as of June 30	\$ 2,439	\$ 1,913				

The total of derivatives designated as cash flow hedges of \$2,439 million, net of taxes, recorded in stockholders—equity as of June 30, 2016 is expected to be reclassified to net income (loss) in the future, concurrently with and primarily offsetting changes in interest expense and interest income on floating rate instruments and interest income on future fixed rate bond purchases. Of this amount, \$87 million, net of taxes, is expected to be reclassified to net income (loss) in the next 12 months. Actual amounts may vary from this amount as a result of market conditions. All forecasted transactions associated with qualifying cash flow hedges are expected to occur by 2047. During the three and six months ended June 30, 2016, we reclassified \$5 million and \$6 million, respectively, to net income (loss) in connection with forecasted transactions that were no longer considered probable of occurring.

Fair Value Hedges

Certain derivative instruments are designated as fair value hedges. The changes in fair value of these instruments are recorded in net income (loss). In addition, changes in the fair value attributable to the hedged portion of the underlying instrument are reported in net income (loss). We designate and account for the following as fair value hedges when

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they have met the effectiveness requirements: (i) interest rate swaps to convert fixed rate liabilities into floating rate liabilities; (ii) cross currency swaps to convert non-U.S. dollar fixed rate liabilities to floating rate U.S. dollar liabilities; and (iii) other instruments to hedge various fair value exposures of investments.

There were no pre-tax income effects of fair value hedges and related hedged items for the three and six months ended June 30, 2016 and 2015.

Derivatives Not Designated As Hedges

We also enter into certain non-qualifying derivative instruments such as: (i) interest rate swaps and financial futures to mitigate interest rate risk as part of managing regulatory capital positions; (ii) credit default swaps to

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

enhance yield and reproduce characteristics of investments with similar terms and credit risk; (iii) equity index options, equity return swaps, interest rate swaps and financial futures to mitigate the risks associated with liabilities that have guaranteed minimum benefits, fixed index annuities and indexed universal life; (iv) interest rate swaps where the hedging relationship does not qualify for hedge accounting; (v) credit default swaps to mitigate loss exposure to certain credit risk; (vi) foreign currency swaps, options and forward contracts to mitigate currency risk associated with non-functional currency investments held by certain foreign subsidiaries and future dividends or other cash flows from certain foreign subsidiaries to our holding company; and (vii) equity index options to mitigate certain macroeconomic risks associated with certain foreign subsidiaries. Additionally, we provide GMWBs on certain variable annuities that are required to be bifurcated as embedded derivatives. We also offer fixed index annuity and indexed universal life products and have reinsurance agreements with certain features that are required to be bifurcated as embedded derivatives.

We also have derivatives related to securitization entities where we were required to consolidate the related securitization entity as a result of our involvement in the structure. The counterparties for these derivatives typically only have recourse to the securitization entity. The interest rate swaps used for these entities are typically used to effectively convert the interest payments on the assets of the securitization entity to the same basis as the interest rate on the borrowings issued by the securitization entity. Credit default swaps are utilized in certain securitization entities to enhance the yield payable on the borrowings issued by the securitization entity and also include a settlement feature that allows the securitization entity to provide the par value of assets in the securitization entity for the amount of any losses incurred under the credit default swap.

The following tables provide the pre-tax gain (loss) recognized in net income (loss) for the effects of derivatives not designated as hedges for the periods indicated:

Three months ended June 30, Classification of gain (loss) recognized

(Amounts in millions)	2016		2015		2015		2015		in net income (loss)
Interest rate swaps	\$	(7)	\$	(9)	Net investment gains (losses)				
Interest rate swaps related to securitization									
entities		(5)		3	Net investment gains (losses)				
Credit default swaps		1			Net investment gains (losses)				
Credit default swaps related to securitization									
entities		5		3	Net investment gains (losses)				
Equity index options		(1)		(7)	Net investment gains (losses)				
Financial futures		19		(38)	Net investment gains (losses)				
Equity return swaps		5		1	Net investment gains (losses)				
Other foreign currency contracts		(2)		7	Net investment gains (losses)				
Foreign currency swaps		(3)		2	Net investment gains (losses)				

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GMWB embedded derivatives	(40)	65	Net investment gains (losses)
Fixed index annuity embedded derivatives	(9)	(10)	Net investment gains (losses)
Indexed universal life embedded derivatives	1	2	Net investment gains (losses)
Total derivatives not designated as hedges	\$ (36)	\$ 19	

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(Unaudited)

Six months ended June 30, Classification of gain (loss) recognized

(Amounts in millions)	2016		2016		2015		2016 20		in net income (loss)
Interest rate swaps	\$	8	\$	(1)	Net investment gains (losses)				
Interest rate swaps related to securitization									
entities		(10)			Net investment gains (losses)				
Credit default swaps				1	Net investment gains (losses)				
Credit default swaps related to securitization									
entities		14		11	Net investment gains (losses)				
Equity index options		(4)		(17)	Net investment gains (losses)				
Financial futures		26		(31)	Net investment gains (losses)				
Equity return swaps		7		(8)	Net investment gains (losses)				
Other foreign currency contracts		(4)		6	Net investment gains (losses)				
Foreign currency swaps		7		(8)	Net investment gains (losses)				
GMWB embedded derivatives		(118)		49	Net investment gains (losses)				
Fixed index annuity embedded derivatives		(6)		(17)	Net investment gains (losses)				
Indexed universal life embedded derivatives		3		3	Net investment gains (losses)				
Total derivatives not designated as hedges	\$	(77)	\$	(12)					

Derivative Counterparty Credit Risk

Most of our derivative arrangements require the posting of collateral by the counterparty upon meeting certain net exposure thresholds. For derivatives related to securitization entities, there are no arrangements that require either party to provide collateral and the recourse of the derivative counterparty is typically limited to the assets held by the securitization entity and there is no recourse to any entity other than the securitization entity.

The following table presents additional information about derivative assets and liabilities subject to an enforceable master netting arrangement as of the dates indicated:

			December 31, 2015									
	Derivatives Derivatives				I	Derivatives Derivatives						
	assets	ets liabilities		Net		assets	liabilities		Net			
(Amounts in millions)	(1)	(2)		derivatives		(1)	(2)		derivatives			
Amounts presented in the balance sheet:												
Gross amounts recognized	\$ 1,285	\$	481	\$	804	\$1,135	\$	320	\$	815		
Gross amounts offset in the balance sheet												

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Net amounts presented in the balance sheet	1,285		481	804	1	1,135	320	815
Gross amounts not offset in the balance								
sheet:								
Financial instruments (3)	(346)	(346)			(231)	(231)	
Collateral received	(817)		(817)		(642)		(642)
Collateral pledged			(364)	364			(263)	263
Over collateralization	16	I	229	(213)		3	174	(171)
Net amount	\$ 138	\$		\$ 138	\$	265	\$	\$ 265

- (1) Included \$16 million and \$24 million of accruals on derivatives classified as other assets and does not include amounts related to embedded derivatives as of June 30, 2016 and December 31, 2015, respectively.
- (2) Included \$5 million and \$6 million of accruals on derivatives classified as other liabilities and does not include amounts related to embedded derivatives and derivatives related to securitization entities as of June 30, 2016 and December 31, 2015, respectively.
- (3) Amounts represent derivative assets and/or liabilities that are presented gross within the balance sheet but are held with the same counterparty where we have a master netting arrangement. This adjustment results in presenting the net asset and net liability position for each counterparty.

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Except for derivatives related to securitization entities, almost all of our master swap agreements contain credit downgrade provisions that allow either party to assign or terminate derivative transactions if the other party s long-term unsecured debt rating or financial strength rating is below the limit defined in the applicable agreement. If downgrade provisions had been triggered as a result of downgrades of our counterparties, we could have claimed up to \$138 million and \$265 million as of June 30, 2016 and December 31, 2015, respectively. There were no amounts that we would have been required to disburse as a result of our credit rating downgrades as of June 30, 2016 and December 31, 2015. The chart above excludes embedded derivatives and derivatives related to securitization entities as those derivatives are not subject to master netting arrangements.

Credit Derivatives

We sell protection under single name credit default swaps and credit default swap index tranches in combination with purchasing securities to replicate characteristics of similar investments based on the credit quality and term of the credit default swap. Credit default triggers for both indexed reference entities and single name reference entities follow the Credit Derivatives Physical Settlement Matrix published by the International Swaps and Derivatives Association. Under these terms, credit default triggers are defined as bankruptcy, failure to pay or restructuring, if applicable. Our maximum exposure to credit loss equals the notional value for credit default swaps. In the event of default for credit default swaps, we are typically required to pay the protection holder the full notional value less a recovery rate determined at auction.

In addition to the credit derivatives discussed above, we also have credit derivative instruments related to securitization entities that we consolidate. These derivatives represent a customized index of reference entities with specified attachment points for certain derivatives. The credit default triggers are similar to those described above. In the event of default, the securitization entity will provide the counterparty with the par value of assets held in the securitization entity for the amount of incurred loss on the credit default swap. The maximum exposure to loss for the securitization entity is the notional value of the derivatives. Certain losses on these credit default swaps would be absorbed by the third-party noteholders of the securitization entity and the remaining losses on the credit default swaps would be absorbed by our portion of the notes issued by the securitization entity.

The following table sets forth our credit default swaps where we sell protection on single name reference entities and the fair values as of the dates indicated:

		June 30,	2016	Dec	31, 2015	
	Notiona	l	ľ	l		
(Amounts in millions)	value	Assets	Liabilities	value	Assets	Liabilities
Investment grade						
Matures in less than one year	\$	\$	\$	\$	\$	\$
Matures after one year through five years	39			39		

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Total credit default swaps on single name reference entities \$39 \$ \$39 \$

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The following table sets forth our credit default swaps where we sell protection on credit default swap index tranches and the fair values as of the dates indicated:

	Ju	December 31, 2015							
	Notiona				Notiona				
(Amounts in millions)	value	Asse	ts Liab	ilities	value	Ass	ets	Liab	ilities
Original index tranche attachment/detachment point and									
maturity:									
7% - 15% matures in less than one year (1)	\$ 100	\$	\$		\$ 100	\$	1	\$	
·									
Total credit default swap index tranches	100				100		1		
•									
Customized credit default swap index tranches related to									
securitization entities:									
Portion backing third-party borrowings maturing 2017 (2)	12			1	12				2
Portion backing our interest maturing 2017 (3)	300			2	300				12
6									
Total customized credit default swap index tranches related t	.0								
securitization entities	312			3	312				14
Securitation entities	312			3	312				
Total credit default swaps on index tranches	\$412	\$	\$	3	\$412	\$	1	\$	14

(6) Fair Value of Financial Instruments

Assets and liabilities that are reflected in the accompanying unaudited condensed consolidated financial statements at fair value are not included in the following disclosure of fair value. Such items include cash and cash equivalents, investment securities, separate accounts, securities held as collateral and derivative instruments. Other financial assets and liabilities those not carried at fair value are discussed below. Apart from certain of our borrowings and certain marketable securities, few of the instruments discussed below are actively traded and their fair values must often be determined using models. The fair value estimates are made at a specific point in time, based upon available market information and judgments about the financial instruments, including estimates of the timing and amount of expected future cash flows and the credit standing of counterparties. Such estimates do not reflect any premium or discount that could result from offering for sale at one time our entire holdings of a particular financial instrument, nor do they

⁽¹⁾ The current attachment/detachment as of June 30, 2016 and December 31, 2015 was 7% 15%.

⁽²⁾ Original notional value was \$39 million.

⁽³⁾ Original notional value was \$300 million.

consider the tax impact of the realization of unrealized gains or losses. In many cases, the fair value estimates cannot be substantiated by comparison to independent markets.

The basis on which we estimate fair value is as follows:

Commercial mortgage loans. Based on recent transactions and/or discounted future cash flows, using current market rates. Given the limited availability of data related to transactions for similar instruments, we typically classify these loans as Level 3.

Restricted commercial mortgage loans. Based on recent transactions and/or discounted future cash flows, using current market rates. Given the limited availability of data related to transactions for similar instruments, we typically classify these loans as Level 3.

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Other invested assets. Primarily represents short-term investments and limited partnerships accounted for under the cost method. The fair value of short-term investments typically does not include significant unobservable inputs and approximate our amortized cost basis. As a result, short-term investments are classified as Level 2. Limited partnerships are valued based on comparable market transactions, discounted future cash flows, quoted market prices and/or estimates using the most recent data available for the underlying instrument. Cost method limited partnerships typically include significant unobservable inputs as a result of being relatively illiquid with limited market activity for similar instruments and are classified as Level 3.

Long-term borrowings. We utilize available market data when determining fair value of long-term borrowings issued in the United States and Canada, which includes data on recent trades for the same or similar financial instruments. Accordingly, these instruments are classified as Level 2 measurements. In cases where market data is not available such as our long-term borrowings in Australia, we use broker quotes for which we consider the valuation methodology utilized by the third party, but the valuation typically includes significant unobservable inputs. Accordingly, we classify these borrowings where fair value is based on our consideration of broker quotes as Level 3 measurements.

Non-recourse funding obligations. We use an internal model to determine fair value using the current floating rate coupon and expected life/final maturity of the instrument discounted using the floating rate index and current market spread assumption, which is estimated based on recent transactions for these instruments or similar instruments as well as other market information or broker provided data. Given these instruments are private and very little market activity exists, our current market spread assumption is considered to have significant unobservable inputs in calculating fair value and, therefore, results in the fair value of these instruments being classified as Level 3.

Borrowings related to securitization entities. Based on market quotes or comparable market transactions. Some of these borrowings are publicly traded debt securities and are classified as Level 2. Certain borrowings are not publicly traded and are classified as Level 3.

Investment contracts. Based on expected future cash flows, discounted at current market rates for annuity contracts or institutional products. Given the significant unobservable inputs associated with policyholder behavior and current market rate assumptions used to discount the expected future cash flows, we classify these instruments as Level 3 except for certain funding agreement-backed notes that are traded in the marketplace as a security and are classified as Level 2.

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The following represents our estimated fair value of financial assets and liabilities that are not required to be carried at fair value as of the dates indicated:

	Notional	Carrying				
(Amounts in millions)	amount	amount	Total	Level 1	2	Level 3
Assets:						
Commercial mortgage loans	\$ (1)	\$ 6,121	\$ 6,591	\$	\$	\$ 6,591
Restricted commercial mortgage loans	(1)	141	159			159
Other invested assets	(1)	357	366		273	93
Liabilities:						
Long-term borrowings (2)	(1)	4,191	3,319		3,176	143
Non-recourse funding obligations (2)	(1)	310	179			179
Borrowings related to securitization entities	(1)	74	78		78	
Investment contracts	(1)	17,111	18,522		5	18,517
Other firm commitments:						
Commitments to fund limited partnerships	178					
Ordinary course of business lending commitments	81					

	December 31, 2015										
						Fair value					
	Notic	onal	Carrying			Level					
(Amounts in millions)	amount		amount		Total	Level 1	2	Level 3			
Assets:											
Commercial mortgage loans	\$	(1)	\$	6,170	\$ 6,476	\$	\$	\$ 6,476			
Restricted commercial mortgage loans		(1)		161	179			179			
Other invested assets		(1)		273	279		197	82			
Liabilities:											
Long-term borrowings (2)		(1)		4,570	3,518		3,343	175			
Non-recourse funding obligations (2)		(1)		1,920	1,401			1,401			
Borrowings related to securitization entities		(1)		98	104		104				
Investment contracts		(1)		17,258	17,910		5	17,905			
Other firm commitments:											
Commitments to fund limited partnerships	1.	31									
Ordinary course of business lending commitments	4	-0									

- (1) These financial instruments do not have notional amounts.
- (2) See note 7 for additional information related to borrowings.

Recurring Fair Value Measurements

We have fixed maturity, equity and trading securities, derivatives, embedded derivatives, securities held as collateral, separate account assets and certain other financial instruments, which are carried at fair value. Below is a description of the valuation techniques and inputs used to determine fair value by class of instrument.

Fixed maturity, equity and trading securities

The fair value of fixed maturity, equity and trading securities are estimated primarily based on information derived from third-party pricing services (pricing services), internal models and/or third-party broker provided prices (broker quotes), which use a market approach, income approach or a combination of the market and

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income approach depending on the type of instrument and availability of information. In general, a market approach is utilized if there is readily available and relevant market activity for an individual security. In certain cases where market information is not available for a specific security but is available for similar securities, a security is valued using that market information for similar securities, which is also a market approach. When market information is not available for a specific security or is available but such information is less relevant or reliable, an income approach or a combination of a market and income approach is utilized. For securities with optionality, such as call or prepayment features (including mortgage-backed or asset-backed securities), an income approach may be used. In addition, a combination of the results from market and income approaches may be used to estimate fair value. These valuation techniques may change from period to period, based on the relevance and availability of market data.

We utilize certain third-party data providers when determining fair value. We consider information obtained from pricing services as well as broker quotes in our determination of fair value. Additionally, we utilize internal models to determine the valuation of securities using an income approach where the inputs are based on third-party provided market inputs. While we consider the valuations provided by pricing services and broker quotes to be of high quality, management determines the fair value of our investment securities after considering all relevant and available information. We also use various methods to obtain an understanding of the valuation methodologies and procedures used by third-party data providers to ensure sufficient understanding to evaluate the valuation data received, including an understanding of the assumptions and inputs utilized to determine the appropriate fair value. For pricing services, we analyze the prices provided by our primary pricing services to other readily available pricing services and perform a detailed review of the assumptions and inputs from each pricing service to determine the appropriate fair value when pricing differences exceed certain thresholds. We evaluate changes in fair value that are greater than certain pre-defined thresholds each month to further aid in our review of the accuracy of fair value measurements and our understanding of changes in fair value, with more detailed reviews performed by the asset managers responsible for the related asset class associated with the security being reviewed. A pricing committee provides additional oversight and guidance in the evaluation and review of the pricing methodologies used to value our investment portfolio.

In general, we first obtain valuations from pricing services. If a price is not supplied by a pricing service, we will typically seek a broker quote for public or private fixed maturity securities. In certain instances, we utilize price caps for broker quoted securities where the estimated market yield results in a valuation that may exceed the amount that we believe would be received in a market transaction. For certain private fixed maturity securities where we do not obtain valuations from pricing services, we utilize an internal model to determine fair value since transactions for identical securities are not readily observable and these securities are not typically valued by pricing services. For all securities, excluding certain private fixed maturity securities, if neither a pricing service nor broker quotes valuation is available, we determine fair value using internal models.

For pricing services, we obtain an understanding of the pricing methodologies and procedures for each type of instrument. Additionally, on a monthly basis we review a sample of securities, examining the pricing service s assumptions to determine if we agree with the service s derived price. When available, we also evaluate the prices sampled as compared to other public prices. If a variance greater than a pre-defined threshold is noted, additional review of the price is executed to ensure accuracy. In general, a pricing service does not provide a price for a security

if sufficient information is not readily available to determine fair value or if such security is not in the specific sector or class covered by a particular pricing service. Given our understanding of the pricing methodologies and procedures of pricing services, the securities valued by pricing services are typically classified as Level 2 unless we determine the valuation process for a security or group of securities utilizes significant unobservable inputs, which would result in the valuation being classified as Level 3.

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For private fixed maturity securities, we utilize an income approach where we obtain public bond spreads and utilize those in an internal model to determine fair value. Other inputs to the model include rating and weighted-average life, as well as sector which is used to assign the spread. We then add an additional premium, which represents an unobservable input, to the public bond spread to adjust for the liquidity and other features of our private placements. We utilize the estimated market yield to discount the expected cash flows of the security to determine fair value. We utilize price caps for securities where the estimated market yield results in a valuation that may exceed the amount that would be received in a market transaction and value all private fixed maturity securities at par that have less than 12 months to maturity. When a security does not have an external rating, we assign the security an internal rating to determine the appropriate public bond spread that should be utilized in the valuation. To evaluate the reasonableness of the internal model, we review a sample of private fixed maturity securities each month. In that review we compare the modeled prices to the prices of similar public securities in conjunction with analysis on current market indicators. If a pricing variance greater than a pre-defined threshold is noted, additional review of the price is executed to ensure accuracy. At the end of each month, all internally modeled prices are compared to the prior month prices with an evaluation of all securities with a month-over-month change greater than a pre-defined threshold. While we generally consider the public bond spreads by sector and maturity to be observable inputs, we evaluate the similarities of our private placement with the public bonds, any price caps utilized, liquidity premiums applied, and whether external ratings are available for our private placements to determine whether the spreads utilized would be considered observable inputs. We classify private securities without an external rating and public bond spread as Level 3. In general, increases (decreases) in credit spreads will decrease (increase) the fair value for our fixed maturity securities.

For broker quotes, we consider the valuation methodology utilized by the third party and analyze a sample each month to assess reasonableness given then-current market conditions. Additionally, for broker quotes on certain structured securities, we validate prices received against other publicly available pricing sources. Broker quotes are typically based on an income approach given the lack of available market data. As the valuation typically includes significant unobservable inputs, we classify the securities where fair value is based on our consideration of broker quotes as Level 3 measurements.

For remaining securities priced using internal models, we determine fair value using an income approach. We analyze a sample each month to assess reasonableness given then-current market conditions. We maximize the use of observable inputs but typically utilize significant unobservable inputs to determine fair value. Accordingly, the valuations are typically classified as Level 3.

A summary of the inputs used for our fixed maturity, equity and trading securities based on the level in which instruments are classified is included below. We have combined certain classes of instruments together as the nature of the inputs is similar.

Level 1 measurements

Equity securities. The primary inputs to the valuation of exchange-traded equity securities include quoted prices for the identical instrument.

Level 2 measurements

Fixed maturity securities

Third-party pricing services: In estimating the fair value of fixed maturity securities, approximately 91% of our portfolio is priced using third-party pricing sources. These pricing services utilize industry-standard valuation techniques that include market-based approaches, income-based approaches, a combination of market-based and income-based approaches or other proprietary, internally generated

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models as part of the valuation processes. These third-party pricing vendors maximize the use of publicly available data inputs to generate valuations for each asset class. Priority and type of inputs used may change frequently as certain inputs may be more direct drivers of valuation at the time of pricing. Examples of significant inputs incorporated by third-party pricing services may include sector and issuer spreads, seasoning, capital structure, security optionality, collateral data, prepayment assumptions, default assumptions, delinquencies, debt covenants, benchmark yields, trade data, dealer quotes, credit ratings, maturity and weighted-average life. We conduct regular meetings with our third-party pricing services for the purpose of understanding the methodologies, techniques and inputs used by the third-party pricing providers.

The following table presents a summary of the significant inputs used by our third-party pricing services for certain fair value measurements of fixed maturity securities that are classified as Level 2 as of June 30, 2016:

(Amounts in millions) U.S. government, agencies and government-sponsored	Fa	ir value	Primary methodologies Price quotes from trading desk, broker feeds	Significant inputs Bid side prices, trade prices, Option Adjusted Spread (OAS) to swap curve,
enterprises	\$	6,804		Bond Market Association OAS, Treasury Curve, Agency Bullet Curve, maturity to issuer spread
State and political subdivisions	\$	2,708	Multi-dimensional attribute-based modeling systems, third-party pricing vendors	Trade prices, material event notices, Municipal Market Data benchmark yields, broker quotes
Non-U.S. government	\$	2,095	Matrix pricing, spread priced to benchmark curves, price quotes from market makers	Benchmark yields, trade prices, broker quotes, comparative transactions, issuer spreads, bid-offer spread, market research publications, third-party pricing sources
U.S. corporate	\$	23,938	Multi-dimensional attribute-based modeling systems, broker quotes, price quotes from market makers, internal models, OAS-based models	Bid side prices to Treasury Curve, Issuer Curve, which includes sector, quality, duration, OAS percentage and change for spread matrix, trade prices, comparative transactions, Trade Reporting and Compliance Engine (TRACE) reports
Non-U.S. corporate	\$	10,924	Multi-dimensional attribute-based modeling systems, OAS-based models, price quotes from market makers	Benchmark yields, trade prices, broker quotes, comparative transactions, issuer spreads, bid-offer spread, market research publications, third-party pricing sources

Residential mortgage-backed	\$ 4,933	OAS-based models, To Be Announced pricing models, single factor binomial models, internally priced	Prepayment and default assumptions, aggregation of bonds with similar characteristics, including collateral type, vintage, tranche type, weighted-average life, weighted-average loan age, issuer program and delinquency ratio, pay up and pay down factors, TRACE reports
Commercial mortgage-backed	\$ 2,946	Multi-dimensional attribute-based modeling systems, pricing matrix, spread matrix priced to swap curves, Trepp commercial mortgage-backed securities analytics model	Credit risk, interest rate risk, prepayment speeds, new issue data, collateral performance, origination year, tranche type, original credit ratings, weighted-average life, cash flows, spreads derived from broker quotes, bid side prices, spreads to daily updated swaps curves, TRACE reports
Other asset-backed	\$ 3,109	Multi-dimensional attribute-based modeling systems, spread matrix priced to swap curves, price quotes from market makers, internal models	Spreads to daily updated swaps curves, spreads derived from trade prices and broker quotes, bid side prices, new issue data, collateral performance, analysis of prepayment speeds, cash flows, collateral loss analytics, historical issue analysis, trade data from market makers, TRACE reports

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Internal models: A portion of our state and political subdivisions, non-U.S. government, U.S. corporate, non-U.S. corporate and residential mortgage-backed securities are valued using internal models. The fair value of these fixed maturity securities were \$7 million, \$18 million, \$626 million, \$302 million and \$26 million, respectively, as of June 30, 2016. Internally modeled securities are primarily private fixed maturity securities where we use market observable inputs such as an interest rate yield curve, published credit spreads for similar securities based on the external ratings of the instrument and related industry sector of the issuer. Additionally, we may apply certain price caps and liquidity premiums in the valuation of private fixed maturity securities. Price caps and liquidity premiums are established using inputs from market participants.

Equity securities. The primary inputs to the valuation include quoted prices for identical assets, or similar assets in markets that are not active.

Level 3 measurements

Fixed maturity securities

Internal models: A portion of our U.S. government, agencies and government-sponsored enterprises, non-U.S. government, U.S. corporate, non-U.S. corporate, residential mortgage-backed, commercial mortgage-backed and other asset-backed securities are valued using internal models. The primary inputs to the valuation of the bond population include quoted prices for identical assets, or similar assets in markets that are not active, contractual cash flows, duration, call provisions, issuer rating, benchmark yields and credit spreads. Certain private fixed maturity securities are valued using an internal model using market observable inputs such as interest rate yield curve, as well as published credit spreads for similar securities where there are no external ratings of the instrument and include a significant unobservable input. Additionally, we may apply certain price caps and liquidity premiums in the valuation of private fixed maturity securities. Price caps are established using inputs from market participants. For structured securities, the primary inputs to the valuation include quoted prices for identical assets, or similar assets in markets that are not active, contractual cash flows, weighted-average coupon, weighted-average maturity, issuer rating, structure of the security, expected prepayment speeds and volumes, collateral type, current and forecasted loss severity, average delinquency rates, vintage of the loans, geographic region, debt service coverage ratios, payment priority with the tranche, benchmark yields and credit spreads. The fair value of our Level 3 fixed maturity securities priced using internal models was \$3,595 million as of June 30, 2016.

Broker quotes: A portion of our state and political subdivisions, U.S. corporate, non-U.S. corporate, residential mortgage-backed, commercial mortgage-backed and other asset-backed securities are valued using broker quotes. Broker quotes are obtained from third-party providers that have current market knowledge to provide a reasonable price for securities not routinely priced by third-party pricing services. Brokers utilized for valuation of assets are reviewed annually. The fair value of our Level 3 fixed maturity

securities priced by broker quotes was \$797 million as of June 30, 2016. *Equity securities*. The primary inputs to the valuation include broker quotes where the underlying inputs are unobservable and for internal models, structure of the security and issuer rating.

Restricted other invested assets related to securitization entities

We have trading securities related to securitization entities that are classified as restricted other invested assets and are carried at fair value. The trading securities represent asset-backed securities. The valuation for

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trading securities is determined using a market approach and/or an income approach depending on the availability of information. For certain highly rated asset-backed securities, there is observable market information for transactions of the same or similar instruments, which is provided to us by a third-party pricing service and is classified as Level 2. For certain securities that are not actively traded, we determine fair value after considering third-party broker provided prices or discounted expected cash flows using current yields for similar securities and classify these valuations as Level 3.

Securities lending collateral

The fair value of securities held as collateral is primarily based on Level 2 inputs from market information for the collateral that is held on our behalf by the custodian. We determine fair value after considering prices obtained by third-party pricing services.

Separate account assets

The fair value of separate account assets is based on the quoted prices of the underlying fund investments and, therefore, represents Level 1 pricing.

Derivatives

We consider counterparty collateral arrangements and rights of set-off when evaluating our net credit risk exposure to our derivative counterparties. Accordingly, we are permitted to include consideration of these arrangements when determining whether any incremental adjustment should be made for both the counterparty s and our non-performance risk in measuring fair value for our derivative instruments. As a result of these counterparty arrangements, we determined that any adjustment for credit risk would not be material and we have not recorded any incremental adjustment for our non-performance risk or the non-performance risk of the derivative counterparty for our derivative assets or liabilities. We determine fair value for our derivatives using an income approach with internal models based on relevant market inputs for each derivative instrument. We also compare the fair value determined using our internal model to the valuations provided by our derivative counterparties with any significant differences or changes in valuation being evaluated further by our derivatives professionals that are familiar with the instrument and market inputs used in the valuation.

Interest rate swaps. The valuation of interest rate swaps is determined using an income approach. The primary input into the valuation represents the forward interest rate swap curve, which is generally considered an observable input, and results in the derivative being classified as Level 2. For certain interest rate swaps, the inputs into the valuation also include the total returns of certain bonds that would primarily be considered an observable input and result in the derivative being classified as Level 2. For certain other swaps, there are features that provide an option to the counterparty to terminate the swap at specified dates. The interest rate volatility input used to value these options would be considered a significant unobservable input and results in the fair value measurement of the derivative being classified as Level 3. These options to terminate the swap by the counterparty are based on forward interest rate swap

curves and volatility. As interest rate volatility increases, our valuation of the derivative changes unfavorably.

Interest rate swaps related to securitization entities. The valuation of interest rate swaps related to securitization entities is determined using an income approach. The primary input into the valuation represents the forward interest rate swap curve, which is generally considered an observable input, and results in the derivative being classified as Level 2.

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Inflation indexed swaps. The valuation of inflation indexed swaps is determined using an income approach. The primary inputs into the valuation represent the forward interest rate swap curve, the current consumer price index and the forward consumer price index curve, which are generally considered observable inputs, and results in the derivative being classified as Level 2.

Foreign currency swaps. The valuation of foreign currency swaps is determined using an income approach. The primary inputs into the valuation represent the forward interest rate swap curve and foreign currency exchange rates, both of which are considered an observable input, and results in the derivative being classified as Level 2.

Credit default swaps. We have both single name credit default swaps and index tranche credit default swaps. For single name credit default swaps, we utilize an income approach to determine fair value based on using current market information for the credit spreads of the reference entity, which is considered observable inputs based on the reference entities of our derivatives and results in these derivatives being classified as Level 2. For index tranche credit default swaps, we utilize an income approach that utilizes current market information related to credit spreads and expected defaults and losses associated with the reference entities that comprise the respective index associated with each derivative. There are significant unobservable inputs associated with the timing and amount of losses from the reference entities as well as the timing or amount of losses, if any, that will be absorbed by our tranche. Accordingly, the index tranche credit default swaps are classified as Level 3. As credit spreads widen for the underlying issuers comprising the index, the change in our valuation of these credit default swaps will be unfavorable.

Credit default swaps related to securitization entities. Credit default swaps related to securitization entities represent customized index tranche credit default swaps and are valued using a similar methodology as described above for index tranche credit default swaps. We determine fair value of these credit default swaps after considering both the valuation methodology described above as well as the valuation provided by the derivative counterparty. In addition to the valuation methodology and inputs described for index tranche credit default swaps, these customized credit default swaps contain a feature that permits the securitization entity to provide the par value of underlying assets in the securitization entity to settle any losses under the credit default swap. The valuation of this settlement feature is dependent upon the valuation of the underlying assets and the timing and amount of any expected loss on the credit default swap, which is considered a significant unobservable input. Accordingly, these customized index tranche credit default swaps related to securitization entities are classified as Level 3. As credit spreads widen for the underlying issuers comprising the customized index, the change in our valuation of these credit default swaps will be unfavorable.

Equity index options. We have equity index options associated with various equity indices. The valuation of equity index options is determined using an income approach. The primary inputs into the valuation represent forward interest rate volatility and time value component associated with the optionality in the derivative, which are considered significant unobservable inputs in most instances. The equity index volatility surface is determined based on market information that is not readily observable and is developed based upon inputs received from several third-party sources. Accordingly, these options are classified as Level 3. As equity index volatility increases, our valuation of these options changes favorably.

Financial futures. The fair value of financial futures is based on the closing exchange prices. Accordingly, these financial futures are classified as Level 1. The period end valuation is zero as a result of settling the margins on these contracts on a daily basis.

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Equity return swaps. The valuation of equity return swaps is determined using an income approach. The primary inputs into the valuation represent the forward interest rate swap curve and underlying equity index values, which are generally considered observable inputs, and results in the derivative being classified as Level 2.

Forward bond purchase commitments. The valuation of forward bond purchase commitments is determined using an income approach. The primary input into the valuation represents the current bond prices and interest rates, which are generally considered an observable input, and results in the derivative being classified as Level 2.

Other foreign currency contracts. We have certain foreign currency options classified as other foreign currency contracts. The valuation of foreign currency options is determined using an income approach. The primary inputs into the valuation represent the forward interest rate swap curve, foreign currency exchange rates, forward interest rate, foreign currency exchange rate volatility, foreign equity index volatility and time value component associated with the optionality in the derivative. As a result of the significant unobservable inputs associated with the forward interest rate, foreign currency exchange rate volatility and foreign equity index volatility inputs, the derivative is classified as Level 3. As foreign currency exchange rate volatility and foreign equity index volatility increases, the change in our valuation of these options will be favorable for purchase options and unfavorable for options sold. We also have foreign currency forward contracts where the valuation is determined using an income approach. The primary inputs into the valuation represent the forward foreign currency exchange rates, which are generally considered observable inputs and results in the derivative being classified as Level 2.

GMWB embedded derivatives

We are required to bifurcate an embedded derivative for certain features associated with annuity products and related reinsurance agreements where we provide a GMWB to the policyholder and are required to record the GMWB embedded derivative at fair value. The valuation of our GMWB embedded derivative is based on an income approach that incorporates inputs such as forward interest rates, equity index volatility, equity index and fund correlation, and policyholder assumptions such as utilization, lapse and mortality. In addition to these inputs, we also consider risk and expense margins when determining the projected cash flows that would be determined by another market participant. While the risk and expense margins are considered in determining fair value, these inputs do not have a significant impact on the valuation. We determine fair value using an internal model based on the various inputs noted above. The resulting fair value measurement from the model is reviewed by the product actuarial, risk and finance professionals each reporting period with changes in fair value also being compared to changes in derivatives and other instruments used to mitigate changes in fair value from certain market risks, such as equity index volatility and interest rates.

For GMWB liabilities, non-performance risk is integrated into the discount rate. Our discount rate used to determine fair value of our GMWB liabilities includes market credit spreads above U.S. Treasury rates to reflect an adjustment for the non-performance risk of the GMWB liabilities. As of June 30, 2016 and December 31, 2015, the impact of non-performance risk resulted in a lower fair value of our GMWB liabilities of \$80 million and \$79 million, respectively.

To determine the appropriate discount rate to reflect the non-performance risk of the GMWB liabilities, we evaluate the non-performance risk in our liabilities based on a hypothetical exit market transaction as there is no exit market for these types of liabilities. A hypothetical exit market can be viewed as a hypothetical transfer of the liability to another similarly rated insurance company which would closely resemble a reinsurance

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transaction. Another hypothetical exit market transaction can be viewed as a hypothetical transaction from the perspective of the GMWB policyholder. In determining the appropriate discount rate to incorporate non-performance risk of the GMWB liabilities, we also considered the impacts of state guarantees embedded in the related insurance product as a form of inseparable third-party guarantee. We believe that a hypothetical exit market participant would use a similar discount rate as described above to value the liabilities.

For equity index volatility, we determine the projected equity market volatility using both historical volatility and projected equity market volatility with more significance being placed on projected near-term volatility and recent historical data. Given the different attributes and market characteristics of GMWB liabilities compared to equity index options in the derivative market, the equity index volatility assumption for GMWB liabilities may be different from the volatility assumption for equity index options, especially for the longer dated points on the curve.

Equity index and fund correlations are determined based on historical price observations for the fund and equity index.

For policyholder assumptions, we use our expected lapse, mortality and utilization assumptions and update these assumptions for our actual experience, as necessary. For our lapse assumption, we adjust our base lapse assumption by policy based on a combination of the policyholder s current account value and GMWB benefit.

We classify the GMWB valuation as Level 3 based on having significant unobservable inputs, with equity index volatility and non-performance risk being considered the more significant unobservable inputs. As equity index volatility increases, the fair value of the GMWB liabilities will increase. Any increase in non-performance risk would increase the discount rate and would decrease the fair value of the GMWB liability. Additionally, we consider lapse and utilization assumptions to be significant unobservable inputs. An increase in our lapse assumption would decrease the fair value of the GMWB liability, whereas an increase in our utilization rate would increase the fair value.

Fixed index annuity embedded derivatives

We have fixed indexed annuity products where interest is credited to the policyholder s account balance based on equity index changes. This feature is required to be bifurcated as an embedded derivative and recorded at fair value. Fair value is determined using an income approach where the present value of the excess cash flows above the guaranteed cash flows is used to determine the value attributed to the equity index feature. The inputs used in determining the fair value include policyholder behavior (lapses and withdrawals), near-term equity index volatility, expected future interest credited, forward interest rates and an adjustment to the discount rate to incorporate non-performance risk and risk margins. As a result of our assumptions for policyholder behavior and expected future interest credited being considered significant unobservable inputs, we classify these instruments as Level 3. As lapses and withdrawals increase, the value of our embedded derivative liability will decrease. As expected future interest credited decreases, the value of our embedded derivative liability will decrease.

Indexed universal life embedded derivatives

We have indexed universal life products where interest is credited to the policyholder s account balance based on equity index changes. This feature is required to be bifurcated as an embedded derivative and recorded at fair value. Fair value is determined using an income approach where the present value of the excess cash flows above the guaranteed cash flows is used to determine the value attributed to the equity index feature. The inputs

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used in determining the fair value include policyholder behavior (lapses and withdrawals), near-term equity index volatility, expected future interest credited, forward interest rates and an adjustment to the discount rate to incorporate non-performance risk and risk margins. As a result of our assumptions for policyholder behavior and expected future interest credited being considered significant unobservable inputs, we classify these instruments as Level 3. As lapses and withdrawals increase, the value of our embedded derivative liability will decrease. As expected future interest credited decreases, the value of our embedded derivative liability will decrease.

Borrowings related to securitization entities

We record certain borrowings related to securitization entities at fair value. The fair value of these borrowings is determined using either a market approach or income approach, depending on the instrument and availability of market information. Given the unique characteristics of the securitization entities that issued these borrowings as well as the lack of comparable instruments, we determine fair value considering the valuation of the underlying assets held by the securitization entities and any derivatives, as well as any unique characteristics of the borrowings that may impact the valuation. After considering all relevant inputs, we determine fair value of the borrowings using the net valuation of the underlying assets and derivatives that are backing the borrowings. Accordingly, these instruments are classified as Level 3. Increases in the valuation of the underlying assets or decreases in the derivative liabilities will result in an increase in the fair value of these borrowings.

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(Unaudited)

The following tables set forth our assets by class of instrument that are measured at fair value on a recurring basis as of the dates indicated:

		June 3		
(Amounts in millions)	Total	Level 1	Level 2	Level 3
Assets				
Investments:				
Fixed maturity securities:				
U.S. government, agencies and government-sponsored enterprises	\$ 6,806	\$	\$ 6,804	\$ 2
State and political subdivisions	2,751		2,715	36
Non-U.S. government	2,113		2,113	
U.S. corporate:				
Utilities	4,616		4,064	552
Energy	2,266		2,058	208
Finance and insurance	6,206		5,431	775
Consumer non-cyclical	4,689		4,587	102
Technology and communications	2,557		2,517	40
Industrial	1,249		1,171	78
Capital goods	2,186		2,051	135
Consumer cyclical	1,642		1,388	254
Transportation	1,210		1,081	129
Other	363		216	147
Total U.S. corporate	26,984		24,564	2,420
Non-U.S. corporate:				
Utilities	965		634	331
Energy	1,362		1,128	234
Finance and insurance	2,578		2,377	201
Consumer non-cyclical	820		652	168
Technology and communications	1,050		970	80
Industrial	985		890	95
Capital goods	580		368	212
Consumer cyclical	528		457	71
Transportation	680		494	186
Other	3,285		3,256	29
Total non-U.S. corporate	12,833		11,226	1,607

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Residential mortgage-backed	5,055		4,959	96
Commercial mortgage-backed	2,979		2,946	33
Other asset-backed	3,307		3,109	198
Total fixed maturity securities	62,828		58,436	4,392
Equity acquities	401	126	1	4.4
Equity securities	481	436	1	44
Other invested assets:				
Trading securities	441		441	
Derivative assets:				
Interest rate swaps	1,190		1,190	
Foreign currency swaps	7		7	
Credit default swaps				
Equity index options	57			57
Equity return swaps	9		9	
Other foreign currency contracts	6		5	1
Total derivative assets	1,269		1,211	58
			·	
Securities lending collateral	328		328	
Total other invested assets	2,038		1,980	58
Total other invested assets	2,030		1,700	30
Restricted other invested assets related to securitization entities	312		181	131
Reinsurance recoverable (1)	26			26
Separate account assets	7,484	7,484		
Total assets	\$ 73,169	\$ 7,920	\$60,598	\$ 4,651

⁽¹⁾ Represents embedded derivatives associated with the reinsured portion of our GMWB liabilities.

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(Unaudited)

		Decembe		
(Amounts in millions)	Total	Level 1	Level 2	Level 3
Assets				
Investments:				
Fixed maturity securities:	*			
U.S. government, agencies and government-sponsored enterprises	\$ 6,203	\$	\$ 6,200	\$ 3
State and political subdivisions	2,438		2,403	35
Non-U.S. government	2,015		2,015	
U.S. corporate:				
Utilities	3,693		3,244	449
Energy	2,501		2,248	253
Finance and insurance	5,632		4,917	715
Consumer non-cyclical	4,096		3,987	109
Technology and communications	2,193		2,158	35
Industrial	1,173		1,112	61
Capital goods	1,950		1,770	180
Consumer cyclical	1,675		1,436	239
Transportation	1,086		980	106
Other	402		220	182
Total U.S. corporate	24,401		22,072	2,329
Non-U.S. corporate:	0.42		556	207
Utilities	843		556	287
Energy	1,686		1,434	252
Finance and insurance	2,473		2,282	191
Consumer non-cyclical	752		583	169
Technology and communications	988		926	62
Industrial	986		902	84
Capital goods	604		391	213
Consumer cyclical	526		455	71
Transportation	605		461	144
Other	2,736		2,664	72
Total non-U.S. corporate	12,199		10,654	1,545
Residential mortgage-backed	5,101		4,985	116
Commercial mortgage-backed	2,559		2,549	10

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Other asset-backed	3,281		2,139	1,142
Total fixed maturity securities	58,197		53,017	5,180
Equity securities	310	270	2	38
Other invested assets:				
Trading securities	447		447	
Derivative assets:				
Interest rate swaps	1,054		1,054	
Foreign currency swaps	8		8	
Credit default swaps	1			1
Equity index options	30			30
Equity return swaps	2		2	
Other foreign currency contracts	17		14	3
Total derivative assets	1,112		1,078	34
Securities lending collateral	347		347	
Total other invested assets	1,906		1,872	34
Restricted other invested assets related to securitization entities	413		181	232
Reinsurance recoverable (1)	17			17
Separate account assets	7,883	7,883		
Total assets	\$ 68,726	\$ 8,153	\$55,072	\$ 5,501

⁽¹⁾ Represents embedded derivatives associated with the reinsured portion of our GMWB liabilities.

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We review the fair value hierarchy classifications each reporting period. Changes in the observability of the valuation attributes may result in a reclassification of certain financial assets or liabilities. 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, which primarily represents mutual fund investments, we typically do not have any transfers between Level 1 and Level 2 measurement categories and did not have any such transfers during any period presented.

Our assessment of whether or not there were significant unobservable inputs related to fixed maturity securities was based on our observations obtained through the course of managing our investment portfolio, including interaction with other market participants, observations related to the availability and consistency of pricing and/or rating, and understanding of general market activity such as new issuance and the level of secondary market trading for a class of securities. Additionally, we considered data obtained from third-party pricing sources to determine whether our estimated values incorporate significant unobservable inputs that would result in the valuation being classified as Level 3.

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(Unaudited)

The following tables present additional information about assets measured at fair value on a recurring basis and for which we have utilized significant unobservable (Level 3) inputs to determine fair value as of or for the dates indicated:

	April 1,	ncluded inet I	ed and alized ins ses) in ncluded in		- C. I. I.	G		into	rTransfer out of	Endingt balance as of June 30,	
(Amounts in millions)	2016	(loss)	OCIP	urchase	essaless	suab	ees iemei	Lesvei 3	Level 3 (1)	2016	held
Fixed maturity securities:											
U.S. government, agencie	es										
and											
government-sponsored enterprises	\$ 2	\$	\$	\$	\$	\$	\$	\$	\$	\$ 2	\$
State and political	ψ 2	φ	Ф	Ψ	Ψ	Ψ	φ	Ψ	Ψ	Ψ Δ	φ
subdivisions	42								(6)	36	
U.S. corporate:	72								(0)	30	
Utilities Utilities	482	(1)	19	34				18		552	
Energy	230	(-)	(3)				(1)		(18)	208	
Finance and insurance	697	(2)	37	27	(9)		(10)		(-0)	775	(4)
Consumer non-cyclical	112		3		(13)					102	
Technology and					` /						
communications	37		3							40	
Industrial	64		2					12		78	
Capital goods	154	1	2		(10)				(12)	135	
Consumer cyclical	210		5	22			(1)	18		254	
Transportation	123	1	4				(4)	5		129	1
Other	180	1					(3)		(31)	147	1
Total U.S. corporate	2,289		72	83	(32)		(19)	88	(61)	2,420	(2)

Non-U.S. corporate:												
Utilities	316		5	10						331		
Energy	226		11		(2)		(1)			234		
Finance and insurance	191	1	9							201		1
Consumer non-cyclical	163		5							168		
Technology and												
communications	64		3	16	(3)					80		
Industrial	96		2		(3)					95		
Capital goods	214		2				(4)			212		
Consumer cyclical	70		1							71		
Transportation	144		4					38		186		
Other	67								(38)	29		
Total non-U.S. corporate	1,551	1	42	26	(8)		(5)	38	(38)	1,607		1
Residential												
mortgage-backed	121			13			(3)	8	(43)	96		
Commercial												
mortgage-backed	8		4	23			(2)			33		
Other asset-backed	1,168	(11)	12		(20)		(8)	6	(949)	198		(11)
Total fixed maturity	7.101	(10)	120	1.45	(60)		(25)	1.40	(1.005)	4.202		(1.0)
securities	5,181	(10)	130	145	(60)		(37)	140	(1,097)	4,392		(12)
Equity securities	44									44		
Other invested assets:												
Derivative assets:												
Credit default swaps	1						(1)					
Equity index options	36	(2)		23						57		3
Other foreign currency												
contracts	1			1			(1)			1		
Total derivative assets	38	(2)		24			(2)			58		3
	20	(2)		2.4			(2)			5 0		2
Total other invested assets	38	(2)		24			(2)			58		3
D - 4 - 4 - 4 - 4 1 4 - 1												
Restricted other invested												
assets related to	241	(64)					(10)			121		
securitization entities	241	(64)					(46)			131		
Reinsurance recoverable (2)	22	2								26		2
(2)	23	3								26		3
Total Level 3 assets	\$ 5,527	\$ (72)	¢ 120	\$ 169	\$ (60)	¢ ¢	(85)	\$ 140	\$ (1,097)	\$ 1 651	Ф	(6)
Total Level 3 assets	\$ 2,341	$\Phi(13)$	Ф 13U	\$ 109	\$ (OO)	D I	(03)	Ф 1 4 0	\$ (1,097)	9 4, 03 I	\$	(6)

⁽¹⁾ The transfers into and out of Level 3 for fixed maturity securities were related to changes in the primary pricing source and changes in the observability of external information used in determining the fair value, such as external ratings or credit spreads, as well as changes in the industry sectors assigned to specific securities. Most

significantly, the majority of the transfers out of Level 3 during the second quarter related to a reclassification of collateralized loan obligation securities previously valued using a broker priced source to now being valued using third-party pricing services.

(2) Represents embedded derivatives associated with the reinsured portion of our GMWB liabilities.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

	April	real an unre ga (los g	ncluded	I				7	Γransfeí into	Transfer	i Endi ag t balance	to assets
(Amounts in millions)	2015	(loss)		urchas	esSale J s	SHAI	Set tle	men i t		Devel 3 (1)		held
Fixed maturity securities:	2010	(1000)		AI CHUD	- MICH	Juui					2010	11014
U.S. government, agencies												
and government-sponsored												
enterprises	\$ 3	\$	\$	\$	\$	\$	\$		\$	\$	\$ 3	\$
State and political												
subdivisions	30		10								40	
Non-U.S. government	6		(1)								5	
U.S. corporate:												
Utilities	462		(16)						2		448	
Energy	280		(7)	4	(4)			(4)			269	
Finance and insurance	637	3	(37)	8				(7)	47	(22)	629	3
Consumer non-cyclical	117	1	(3)					(7)			108	
Technology and												
communications	47	1	(5)							(10)	33	1
Industrial	37		(1)								36	
Capital goods	167		(2)	1	(1)						165	
Consumer cyclical	367		(6)	9				(7)		(67)	296	
Transportation	161		(4)					(27)		(9)	121	
Other	173		(4)					(3)			166	
Total U.S. corporate	2,448	5	(85)	22	(5)			(55)	49	(108)	2,271	4
Non-U.S. corporate:												
Utilities	332		(6)								326	
Energy	307		5					(7)			305	
Finance and insurance	226	1	(10)	6				(1)		(4)	218	1
Consumer non-cyclical	172		(3)								169	

Technology and											
communications	43								(1)	42	
Industrial	127		(2)							125	
Capital goods	242		(5)							237	
Consumer cyclical	90		(1)						(16)	73	
Transportation	157		(3)							154	
Other	83		4				(11)		(1)	75	
Total non-U.S. corporate	1,779	1	(21)	6			(19)		(22)	1,724	1
Residential											
mortgage-backed	61		2	31			(3)	41		132	
Commercial											
mortgage-backed	4			9			(1)	13		25	
Other asset-backed	1,456	3	3	57	(8)		(173)	31	(9)	1,360	
									,		
Total fixed maturity											
securities	5,787	9	(92)	125	(13)		(251)	134	(139)	5,560	5
Equity securities	34							7		41	
Other invested assets:											
Derivative assets:											
Credit default swaps	2						(1)			1	
Equity index options	15	(7)		4						12	(5)
Total derivative assets	17	(7)		4			(1)			13	(5)
Total other invested assets	17	(7)		4			(1)			13	(5)
Restricted other invested											
assets related to											
securitization entities	230									230	
Reinsurance recoverable (2)	14	(5)				1				10	(5)
Total Level 3 assets	\$ 6,082	\$ (3)	\$ (92)	\$ 129	\$ (13)	\$ 1	\$ (252)	\$ 141	\$ (139)	\$ 5,854	\$ (5)

⁽¹⁾ The transfers into and out of Level 3 for fixed maturity securities were related to changes in the primary pricing source and changes in the observability of external information used in determining the fair value, such as external ratings or credit spreads.

⁽²⁾ Represents embedded derivatives associated with the reinsured portion of our GMWB liabilities.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following tables present additional information about assets measured at fair value on a recurring basis and for which we have utilized significant unobservable (Level 3) inputs to determine fair value as of or for the dates indicated:

	Total realized and unrealized gains (losses) Beginning balan&ncluded in as of net Included January Income in into out of												in i		Total gains (losses) ncluded in net income (loss) tributable to assets still held			
(Amounts in millions)	2016	(loss	s)	OCIP	urch	ase	sSale I s	suan	àettl	emerl	tev(el 3 (Lev	el 3 (1)	2	016	hele	d
Fixed maturity securities U.S. government, agencies and government-sponsored	S:																	
enterprises	\$ 3	3 \$		\$	\$		\$	\$	\$	(1)	\$		\$		\$	2	\$	
State and political subdivisions	35		1	(1)		7								(6)		36		1
U.S. corporate:																		
Utilities	449			24	4	47				(8)		67		(27)		552		
Energy	253			(4)						(2)		7		(46)		208		
Finance and insurance	715		8	44		27	(9)			(27)		35		(18)		775		6
Consumer non-cyclical Technology and	109)		6			(13)									102		
communications	35	5	1	4												40		1
Industrial	61	1		5								12				78		
Capital goods	180)	1	5			(10)							(41)		135		
Consumer cyclical	239)	4	9		25				(41)		18				254		
Transportation	106	5	1	8		17				(8)		5				129		1
Other	182	2	1	1						(4)				(33)		147		1
Total U.S. corporate	2,329) 1	6	102	1	16	(32)			(90)		144		(165)	2	2,420		9

Non-U.S. corporate:											
Utilities	287		8	10				26		331	
Energy	252		24		(2)		(14)		(26)	234	
Finance and insurance	191	2	8		` '		` '		` ′	201	2
Consumer non-cyclical	169		10				(11)			168	
Technology and											
communications	62		5	16	(3)					80	
Industrial	84		5		(3)			9		95	
Capital goods	213		9				(10)			212	
Consumer cyclical	71		2				(2)			71	
Transportation	144		4					38		186	
Other	72		2				(7)		(38)	29	
Total non-U.S. corporate	1,545	2	77	26	(8)		(44)	73	(64)	1,607	2
Residential			_								
mortgage-backed	116		2	51			(5)	8	(76)	96	
Commercial	10			22			(4)			22	
mortgage-backed	10	(10)	4	23	(20)		(4)	4.4	(0.40)	33	(10)
Other asset-backed	1,142	(10)	(4)	12	(20)		(14)	41	(949)	198	(10)
Total fixed maturity											
securities	5,180	9	180	235	(60)		(158)	266	(1,260)	4,392	2
securities	3,100	9	100	233	(00)		(136)	200	(1,200)	4,392	2
Equity securities	38			6						44	
Equity securities	30			O							
Other invested assets:											
Derivative assets:											
Credit default swaps	1						(1)				
Equity index options	30	(4)		36			(5)			57	(4)
Other foreign currency		ì					` ´				, í
contracts	3	(2)		1			(1)			1	(2)
Total derivative assets	34	(6)		37			(7)			58	(6)
Total other invested											
assets	34	(6)		37			(7)			58	(6)
Restricted other invested											
assets related to											
securitization entities	232	(55)					(46)			131	9
Reinsurance recoverable											
(2)	17	8				1				26	8
T-4-1112	¢ 5 501	Φ (4.4\)	¢ 100	0.70	d (CO)	ф 1	Φ (011)	6.0 ((φ (1 3 (0)	¢ 4 651	¢ 12
Total Level 3 assets	* > >01	\$ (44)	\$ 180	\$ 278	\$ (60)	\$ I	\$ (211)	\$ 266	\$ (1,260)	\$ 4,651	\$ 13

⁽¹⁾ The transfers into and out of Level 3 for fixed maturity securities were related to changes in the primary pricing source and changes in the observability of external information used in determining the fair value,

such as external ratings or credit spreads, as well as changes in the industry sectors assigned to specific securities. Most significantly, the majority of the transfers out of Level 3 related to a reclassification of collateralized loan obligation securities previously valued using a broker priced source to now being valued using third-party pricing services.

(2) Represents embedded derivatives associated with the reinsured portion of our GMWB liabilities.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Amounts in millions)	Beginnir balan d as of January 2015	acluded net I	ed and alized ins ses) in ncluded in		sesSale š	ssua	n Sæt tleme		ransfei into evel 3 (Endings balance as of June 30,	Total gains (losses) included in net income (loss) ributable to assets still held	
Fixed maturity securities:												
U.S. government, agencies												
and government-sponsored		ф	ф	ф	ф	Φ	Φ	• •	Ф	Ф	Φ 2	Ф
enterprises	\$ 4	\$	\$	\$	\$	\$	\$ (1)	\$	\$	\$ 3	\$
State and political	•	_	0	_						/ = \	4.0	
subdivisions	30		9	5						(5)	40	1
Non-U.S. government	7		(1)				(1)			5	
U.S. corporate:			(4.0)							245	4.40	
Utilities	444		(10)	15				2)	2	(1)	448	
Energy	285		(4)	4)		4)		(8)	269	_
Finance and insurance	616		(22)	28			(2:		47	(23)	629	7
Consumer non-cyclical	140	2	1				(3:	5)			108	
Technology and										(4.0)		
communications	45		(3)							(10)	33	1
Industrial	36										36	
Capital goods	166		(1)	1	(1))		٥.			165	
Consumer cyclical	363		(1)	9			,	3)		(67)	296	
Transportation	153		(2)	7			(29			(9)	121	1
Other	171	1	(2)				(4	4)			166	1
Total U.S. corporate	2,419	13	(44)	64	(5))	(10	7)	49	(118)	2,271	10
Non-U.S. corporate:												
Utilities	328		(2)								326	
Energy	324	(1)	(2)		(9))	(7)			305	(1)
Finance and insurance	221		(4)	6				3)		(4)	218	2
Consumer non-cyclical	197		2				(3)			. ,	169	

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Technology and											
communications	42							1	(1)	42	
Industrial	131			7			(14)	1		125	
Capital goods	237									237	
Consumer cyclical	89		1						(17)	73	
Transportation	154									154	
Other	81		5				(11)	1	(1)	75	
Total non-U.S. corporate	1,804	1		13	(9)		(65)	3	(23)	1,724	1
Residential											
mortgage-backed	65			31			(5)	41		132	
Commercial											
mortgage-backed	5			9			(1)	13	(1)	25	
Other asset-backed	1,420	3	17	95	(8)		(184)	64	(47)	1,360	
Total fixed maturity securities	5,754	18	(19)	217	(22)		(364)	170	(194)	5,560	12
Equity securities	34			1	(1)			7		41	
_4,				_	(-)						
Other invested assets:											
Derivative assets:											
Credit default swaps	3						(2)			1	
Equity index options	17	(17)		12						12	(13)
_4y		()									()
Total derivative assets	20	(17)		12			(2)			13	(13)
		` /					. ,				. ,
Total other invested assets	20	(17)		12			(2)			13	(13)
Restricted other invested assets related to securitization entities	230									230	
Reinsurance recoverable (2)	13	(4)				1				10	(4)
Total Level 3 assets	\$ 6,051	\$ (3)	\$ (19)	\$ 230	\$ (23)	\$ 1	\$ (366)	\$ 177	\$ (194)	\$ 5,854	\$ (5)

⁽¹⁾ The transfers into and out of Level 3 for fixed maturity securities were related to changes in the primary pricing source and changes in the observability of external information used in determining the fair value, such as external ratings or credit spreads.

⁽²⁾ Represents embedded derivatives associated with the reinsured portion of our GMWB liabilities.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the gains and losses included in net income (loss) from assets measured at fair value on a recurring basis and for which we have utilized significant unobservable (Level 3) inputs to determine fair value and the related income statement line item in which these gains and losses were presented for the periods indicated:

	Three months ended June 30,			ided	S	nded		
(Amounts in millions)	201	6	20	15	20	016	20	015
Total realized and unrealized gains (losses) included in net								
income (loss):								
Net investment income	\$		\$	10	\$	19	\$	21
Net investment gains (losses)	(7	73)		(13)		(63)		(24)
Total	\$ (7	73)	\$	(3)	\$	(44)	\$	(3)
Total gains (losses) included in net income (loss) attributable to assets still held:								
Net investment income	\$	(1)	\$	6	\$	14	\$	15
Net investment gains (losses)		(5)		(11)		(1)		(20)
Total	\$	(6)	\$	(5)	\$	13	\$	(5)

The amount presented for unrealized gains (losses) included in net income (loss) for available-for-sale securities represents impairments and accretion on certain fixed maturity securities.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents a summary of the significant unobservable inputs used for certain asset fair value measurements that are based on internal models and classified as Level 3 as of June 30, 2016:

(Amounts in millions)	Valuation technique	eFair	value	Unobservable input	Range	Weighted-averag
Fixed maturity securities:	-			_	J	J
U.S. corporate:						
Utilities	Internal models	\$	505	Credit spreads	88bps - 366bps	165bps
Energy	Internal models		66	Credit spreads	125bps - 398bp	s 206bps
Finance and insurance	Internal models		700	Credit spreads	97bps - 605bps	273bps
Consumer non-cyclical	Internal models		102	Credit spreads	122bps - 369bp	s 219bps
Technology and						
communications	Internal models		40	Credit spreads	419bps	419bps
Industrial	Internal models		78	Credit spreads	182bps - 406bp	s 262bps
Capital goods	Internal models		135	Credit spreads	76bps - 315bps	159bps
Consumer cyclical	Internal models		229	Credit spreads	76bps - 347bps	204bps
Transportation	Internal models		120	Credit spreads	100bps - 310bp	s 182bps
Other	Internal models		133	Credit spreads	80bps - 198bps	117bps
Total U.S. corporate	Internal models	\$ 2	2,108	Credit spreads	76bps - 605bps	215bps
Non-U.S. corporate:						
Utilities	Internal models	\$	321	Credit spreads	92bps - 202bps	147bps
Energy	Internal models		153	Credit spreads	132bps - 279bp	
Finance and insurance	Internal models		191	Credit spreads	107bps - 285bp	•
Consumer non-cyclical	Internal models		163	Credit spreads	76bps - 267bps	163bps
Technology and						
communications	Internal models		80	Credit spreads	134bps - 367bp	s 232bps
Industrial	Internal models		86	Credit spreads	142bps - 303bp	s 216bps
Capital goods	Internal models		179	Credit spreads	134bps - 303bp	s 193bps
Consumer cyclical	Internal models		71	Credit spreads	122bps - 237bp	s 182bps
Transportation	Internal models		158	Credit spreads	105bps - 277bp	s 179bps
Other	Internal models		17	Credit spreads	832bps	832bps
				-	-	-
Total non-U.S. corporate	Internal models	\$ 1	1,419	Credit spreads	76bps - 832bps	184bps
Derivative assets:						
	Discounted cash			Equity index		
Equity index options	flows	\$	57	volatility	% - 24%	18%
1				,		

Other foreign currency Discounted cash Foreign exchange contracts flows \$ 1 rate volatility 10% - 13% 12% Certain classes of instruments classified as Level 3 are excluded above as a result of not being material or due to limitations in being able to obtain the underlying inputs used by certain third-party sources, such as broker quotes,

used as an input in determining fair value.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following tables set forth our liabilities by class of instrument that are measured at fair value on a recurring basis as of the dates indicated:

	June 30, 2016					
(Amounts in millions)	Total	Level 1	Level 2	Level 3		
Liabilities						
Policyholder account balances:						
GMWB embedded derivatives (1)	\$ 494	\$	\$	\$ 494		
Fixed index annuity embedded derivatives	351			351		
Indexed universal life embedded derivatives	13			13		
Total policyholder account balances	858			858		
Derivative liabilities:						
Interest rate swaps	424		424			
Foreign currency swaps	19		19			
Credit default swaps related to securitization entities	3		3			
Other foreign currency contracts	33		33			
Total derivative liabilities	479		479			
Borrowings related to securitization entities	11			11		
Total liabilities	\$1,348	\$	\$ 479	\$ 869		

⁽¹⁾ Represents embedded derivatives associated with our GMWB liabilities, excluding the impact of reinsurance.

		Decembe		
(Amounts in millions)	Total	Level 1	Level 2	Level 3
Liabilities				
Policyholder account balances:				
GMWB embedded derivatives (1)	\$ 352	\$	\$	\$ 352
Fixed index annuity embedded derivatives	342			342
Indexed universal life embedded derivatives	10			10

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Total policyholder account balances	704		704
Derivative liabilities:			
Interest rate swaps	220	220	
Interest rate swaps related to securitization entities	30	30	
Inflation indexed swaps	33	33	
Foreign currency swaps	27	27	
Credit default swaps related to securitization entities	14		14
Equity return swaps	1	1	
Other foreign currency contracts	34	34	
Total derivative liabilities	359	345	14
Borrowings related to securitization entities	81		81
Total liabilities	\$ 1,144	\$ \$ 345	\$ 799

⁽¹⁾ Represents embedded derivatives associated with our GMWB liabilities, excluding the impact of reinsurance.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following tables present additional information about liabilities measured at fair value on a recurring basis and for which we have utilized significant unobservable (Level 3) inputs to determine fair value as of or for the dates indicated:

		To	tal												
		reali	ized										To	otal	(gain
		an	ıd											los	sses
		unrea	lized										ir	ıclu	ded i
		(gai	ns)										ne	et (ir	ncom
]	Beginnin	g loss	ses										Ending		OSS
	balance	_	d										balan æ f		outabl
	as of	in net							Tı	rans	f Eir ai	nsfei	r as ofto	lia'	bilitie
	April 1	incom	nclud	led						into	ou	t of ,	June 30	, st	ill
(Amounts in millions)	2016			Pl ırcha	seSale	I ssu	an S c	estle	men l t	ævel	L ev	el 3	2016	h	eld
Policyholder account balances:															
GMWB embedded derivatives (1)	\$ 443	\$ 43	\$	\$	\$	\$	8	\$		\$	\$		\$ 494	\$	44
Fixed index annuity embedded															
derivatives	345	9							(3)				351		9
Indexed universal life embedded															
derivatives	12	(2)					3						13		(2)
Total policyholder account															
balances	800	50					11		(3)				858		51
Derivative liabilities:															
Credit default swaps related to															
securitization entities	6	(4)							1			(3)			(4)
Total derivative liabilities	6	(4)							1			(3)			(4)
Borrowings related to															
securitization entities	85	(69)							(5)				11		(4)
Total Level 3 liabilities	\$ 891	\$ (23)	\$	\$	\$	\$	11	\$	(7)	\$	\$	(3)	\$ 869	\$	43

(1) Represents embedded derivatives associated with our GMWB liabilities, excluding the impact of reinsurance.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Amounts in millions)	Beginnin balance as of April 1, (Included in	zed d lized ns) ses l		s&ale	e≰ssu	an S e	es tle		ransf into Level	er out	balar as o	ingt nce of 30,	lo incl r (inc lo ttrik liab	(gains sses luded in net come) oss butable to oilities till
Policyholder account balances: GMWB embedded derivatives (1)	\$ 316	\$ (70)	\$	\$	\$	\$	9	\$		\$	\$	\$ 2:	55	\$	(69)
Fixed index annuity embedded derivatives	300	10	Ψ	*		Ψ.	14	Ψ	(2)	*	Ť		22		10
Indexed universal life embedded derivatives	7	(2)					4						9		(2)
Total policyholder account balances	623	(62)					27		(2)			5	36		(61)
Derivative liabilities:															
Credit default swaps related to securitization entities	10	(3)		1									8		(3)
Total derivative liabilities	10	(3)		1									8		(3)
Borrowings related to securitization entities	81	2					1					;	34		2
Total Level 3 liabilities	\$ 714	\$ (63)	\$	\$ 1	\$	\$	28	\$	(2)	\$	\$	\$ 6	78	\$	(62)

⁽¹⁾ Represents embedded derivatives associated with our GMWB liabilities, excluding the impact of reinsurance.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following tables present additional information about liabilities measured at fair value on a recurring basis and for which we have utilized significant unobservable (Level 3) inputs to determine fair value as of or for the dates indicated:

			Tot reali an nrea (gai loss	zed d lized ns)	l									Т	lo incl incl (inc	(gains) sses luded in net come) oss
	Beginni baland	_	dod	in						Т,		Fransf er out		din <mark>g</mark> lance		butable to
	as of		ueu iet Ii		ded					11	into	of				ilities
(4	January					G 1	_	G				Level				till
(Amounts in millions)	2016	10	OSS	OC	Purcha	is es ale	\$SSU	ance	estti	ement	s 3	3	20	016	h	eld
Policyholder account balances: GMWB embedded derivatives		2 \$	126	\$	\$	\$	\$	16	\$		\$	\$	\$	494	\$	131
Fixed index annuity embedded		- Ψ	120	Ψ	Ψ	Ψ	Ψ	10	Ψ		Ψ	Ψ	Ψ	171	Ψ	131
derivatives	342	2	6					10		(7)				351		6
Indexed universal life embedde	ed									, ,						
derivatives	10)	(3)					6						13		(3)
Total policyholder account																
balances	704	1	129					32		(7)				858		134
Derivative liabilities:																
Credit default swaps related to																
securitization entities	14	1	(13)							2		(3))			(13)
Total derivative liabilities	14	1	(13)							2		(3))			(13)
													,			,
Borrowings related to securitization entities	81	l	(65)							(5)				11		
2.2.2.2.2.2.3.3.3.3.3.3.3.3.3.3.3.3.3.3			(00)													
Total Level 3 liabilities	\$ 799	\$	51	\$	\$	\$	\$	32	\$	(10)	\$	\$ (3)) \$	869	\$	121

(1) Represents embedded derivatives associated with our GMWB liabilities, excluding the impact of reinsurance.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Amounts in millions)	ba a Jan	lance s of	Tot reali an unrea (gai loss included in net In income loss	ized d dize ns) ses d nclu	ed 1ded	has	«Sale	e ł ssu	ıanı	Sestlo		Transfo into Level	er out of	e E nding balance	inc inc (inc lightribe liah	(gains) sses luded in net come) oss butable to bilities still
Policyholder account balances:																
GMWB embedded																
derivatives (1)	\$	291	\$ (53)	\$	\$		\$	\$	17	\$		\$	\$	\$ 255	\$	(49)
Fixed index annuity embedded																
derivatives		276	17						33		(4)			322		17
Indexed universal life embedded																
derivatives		7	(3)						5					9		(3)
Total policyholder account																
balances		574	(39)						55		(4)			586		(35)
																, ,
Derivative liabilities:																
Credit default swaps related to																
securitization entities		17	(11)			2								8		(11)
			,													
Total derivative liabilities		17	(11)			2								8		(11)
Borrowings related to																
securitization entities		85	(2)						1					84		(2)
Total Level 3 liabilities	\$	676	\$ (52)	\$	\$	2	\$	\$	56	\$	(4)	\$	\$	\$ 678	\$	(48)

⁽¹⁾ Represents embedded derivatives associated with our GMWB liabilities, excluding the impact of reinsurance. The following table presents the gains and losses included in net (income) loss from liabilities measured at fair value on a recurring basis and for which we have utilized significant unobservable (Level 3) inputs to determine fair value and the related income statement line item in which these gains and losses were presented for the periods indicated:

	Three rended J		Six m ended J	
(Amounts in millions)	2016	2015	2016	2015
Total realized and unrealized (gains) losses included in net (income) loss:				
Net investment income	\$	\$	\$	\$
Net investment (gains) losses	(23)	(63)	51	(52)
Total	\$ (23)	\$ (63)	\$ 51	\$ (52)
Total (gains) losses included in net (income) loss attributable to liabilities still held:				
Net investment income	\$	\$	\$	\$
Net investment (gains) losses	43	(62)	121	(48)
Total	\$ 43	\$ (62)	\$ 121	\$ (48)

Purchases, sales, issuances and settlements represent the activity that occurred during the period that results in a change of the asset or liability but does not represent changes in fair value for the instruments held at the beginning of the period. Such activity primarily consists of purchases, sales and settlements of fixed maturity, equity and trading securities and purchases, issuances and settlements of derivative instruments.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Issuances presented for GMWB embedded derivative liabilities are characterized as the change in fair value associated with the product fees recognized that are attributed to the embedded derivative to equal the expected future benefit costs upon issuance. Issuances for fixed index annuity and indexed universal life embedded derivative liabilities represent the amount of the premium received that is attributed to the value of the embedded derivative. Settlements of embedded derivatives are characterized as the change in fair value upon exercising the embedded derivative instrument, effectively representing a settlement of the embedded derivative instrument. We have shown these changes in fair value separately based on the classification of this activity as effectively issuing and settling the embedded derivative instrument with all remaining changes in the fair value of these embedded derivative instruments being shown separately in the category labeled included in net (income) loss in the tables presented above.

The following table presents a summary of the significant unobservable inputs used for certain liability fair value measurements that are based on internal models and classified as Level 3 as of June 30, 2016:

(Amounts in millions)	Valuation technique	Fair value	Unobservable input	Range	Weighted-avera
Policyholder account					
balances:					
			Withdrawal		
			utilization rate	% - 99%	67%
			Lapse rate	% - 15%	6%
			Non-performance risk		
			(credit spreads)	40bps - 85bp	s 73bps
GMWB embedded	Stochastic cash flow		Equity index		
derivatives (1)	model	\$494	volatility	16% - 24%	21%
Fixed index annuity	Option budget		Expected future		
embedded derivatives	method	\$351	interest credited	% - 3%	2%
Indexed universal life	Option budget		Expected future		
embedded derivatives	method	\$13	interest credited	3% - 9%	6%

- (1) Represents embedded derivatives associated with our GMWB liabilities, excluding the impact of reinsurance.
- (7) Borrowings and Other Financings
- (a) Short-Term Borrowings

Revolving Credit Facilities

On May 20, 2016, Genworth MI Canada Inc. (Genworth Canada), our majority-owned subsidiary, entered into a CAD\$100 million senior unsecured revolving credit facility, which matures on May 20, 2019. Any borrowings under

Genworth Canada s credit facility will bear interest at a rate per annum equal to, at the option of Genworth Canada, either a fixed rate or a variable rate pursuant to the terms of the credit agreement. Genworth Canada s credit facility includes customary representations, warranties, covenants, terms and conditions. As of June 30, 2016, there was no amount outstanding under Genworth Canada s credit facility.

In April 2016, Genworth Holdings terminated its \$300 million multicurrency revolving credit facility, prior to its September 26, 2016 maturity date. There were no amounts outstanding under the credit facility at the time of termination.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(b) Long-Term Borrowings

The following table sets forth total long-term borrowings as of the dates indicated:

(Amounts in millions)	June 30, 2016	December 31, 2015
Genworth Holdings (1)		
8.625% Senior Notes, due 2016	\$	\$ 298
6.52% Senior Notes, due 2018	597	598
7.70% Senior Notes, due 2020	397	397
7.20% Senior Notes, due 2021	381	389
7.625% Senior Notes, due 2021	705	724
4.90% Senior Notes, due 2023	399	399
4.80% Senior Notes, due 2024	400	400
6.50% Senior Notes, due 2034	297	297
6.15% Fixed-to-Floating Rate Junior Subordinated Notes, due 2066	598	598
Subtotal	3,774	4,100
Bond consent fees	(41)	1,100
Deferred borrowing charges	(20)	(21)
Total Genworth Holdings	3,713	4,079
Canada (2)		
5.68% Senior Notes, due 2020	212	199
4.24% Senior Notes, due 2024	123	116
Subtotal	335	315
Deferred borrowing charges	(2)	(2)
Total Canada	333	313
Australia (3)		
Floating Rate Junior Notes, due 2021		36
Floating Rate Junior Notes, due 2025	148	146
Subtotal	148	182
Deferred borrowing charges	(3)	(4)
Deterior borrowing charges	(3)	(4)

Total Australia 145 178

Total \$ 4,191 \$ 4,570

- We have the option to redeem all or a portion of the senior notes at any time with notice to the noteholders at a price equal to the greater of 100% of principal or the sum of the present value of the remaining scheduled payments of principal and interest discounted at the then-current treasury rate plus an applicable spread.
- (2) Senior notes issued by Genworth Canada, our majority-owned subsidiary.
- (3) Subordinated floating rate notes issued by Genworth Financial Mortgage Insurance Pty Limited, our indirect wholly-owned subsidiary.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Genworth Holdings

In January 2016, Genworth Holdings redeemed \$298 million of its 8.625% senior notes due 2016 issued in December 2009 (the 2016 Notes) and paid a make-whole premium of approximately \$20 million pre-tax in addition to accrued and unpaid interest.

During the three months ended March 31, 2016, we also repurchased \$28 million principal amount of Genworth Holdings notes with various maturity dates for a pre-tax gain of \$4 million and paid accrued and unpaid interest thereon.

On March 18, 2016, Genworth Holdings received the requisite consents, pursuant to a solicitation of consents (the Consent Solicitation), to amend the indenture dated as of June 15, 2004, by and between Genworth Holdings and The Bank of New York Mellon Trust Company, N.A. (the Trustee), as successor to JP Morgan Chase Bank, N.A., as amended and supplemented from time to time (as so amended and supplemented, the Senior Notes Indenture) and the indenture dated as of November 14, 2006, by and between Genworth Holdings and the Trustee, as amended and supplemented from time to time (as so amended and supplemented, the Subordinated Notes Indenture and together with the Senior Notes Indenture, the Indentures).

On March 18, 2016, Genworth Holdings, Genworth Financial, as guarantor, and the Trustee entered into Supplemental Indenture No. 12 to the Senior Notes Indenture and the Third Supplemental Indenture to the Subordinated Notes Indenture (the Supplemental Indentures) that amended the Senior Notes Indenture and the Subordinated Notes Indenture, respectively, to (i) exclude Genworth Life Insurance Company, Genworth Life Insurance Company of New York and Brookfield Life and Annuity Insurance Company Limited, which operate our long-term care insurance business, from the event of default provisions of the Indentures and (ii) clarify that one or more transactions disposing of any or all of the Genworth Holdings long-term care and other life insurance businesses and assets (a Life Sale) would not constitute a disposition of all or substantially all of Genworth Holdings assets under the Indentures, provided that in order to rely on that clarification, the assets of our U.S. Mortgage Insurance segment would be contributed to Genworth Holdings and 80% of any Net Cash Proceeds, as defined in the Supplemental Indentures, to us from any Life Sale would be used to reduce outstanding indebtedness.

The Supplemental Indentures became operative on March 22, 2016 upon the payment of the applicable consent fees payable under the terms of the Consent Solicitation. We paid total fees related to the Consent Solicitation of approximately \$61 million, including bond consent fees of \$43 million, which were deferred, as well as broker, advisor and investment banking fees of \$18 million, which were expensed, in the first quarter of 2016.

Australia

In June 2016, Genworth Financial Mortgage Insurance Pty Limited, our indirect majority-owned subsidiary, redeemed all of its outstanding AUD\$50 million of subordinated floating rate notes with an interest rate of three-month Bank Bill Swap reference rate plus a margin of 4.75% due 2021.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(c) Non-Recourse Funding Obligations

The following table sets forth the non-recourse funding obligations (surplus notes) of our wholly-owned, special purpose consolidated captive insurance subsidiaries as of the dates indicated:

(Amounts in millions) Issuance	June 30, 2016	December 31, 2015
	\$	\$ 570
River Lake Insurance Company (a), due 2033	Ф	+
River Lake Insurance Company (b), due 2033		405
River Lake Insurance Company II (a), due 2035		192
River Lake Insurance Company II (b), due 2035		453
Rivermont Life Insurance Company I (a), due 2050	315	315
Subtotal	315	1,935
Deferred borrowing charges	(5)	(15)
Total	\$ 310	\$ 1,920

During the three months ended March 31, 2016, in connection with a life block transaction, River Lake Insurance Company, our indirect wholly-owned subsidiary, redeemed \$975 million of its total outstanding floating rate subordinated notes due in 2033 and River Lake Insurance Company II, our indirect wholly-owned subsidiary, redeemed \$645 million of its total outstanding floating rate subordinated notes due in 2035 for a pre-tax loss of \$9 million from the write-off of deferred borrowing costs.

(d) Repurchase agreements and securities lending activity

Repurchase agreements

We previously had a repurchase program in which we sold an investment security at a specified price and agreed to repurchase that security at another specified price at a later date. Repurchase agreements were treated as collateralized financing transactions and were carried at the amounts at which the securities were subsequently reacquired, including accrued interest, as specified in the respective agreement. The market value of securities to be repurchased were

⁽a) Accrual of interest based on one-month London Interbank Offered Rate (LIBOR) that resets every 28 days plus a fixed margin.

⁽b) Accrual of interest based on one-month LIBOR that resets on a specified date each month plus a contractual margin.

monitored and collateral levels adjusted where appropriate to protect the parties against credit exposure. Cash received was invested in fixed maturity securities. As of December 31, 2015, the fair value of securities pledged under the repurchase program was \$231 million and the repurchase obligation of \$229 million was included in other liabilities in the consolidated balance sheet. As of June 30, 2016, the fair value of securities pledged under the repurchase program and the repurchase obligation was zero as they matured during the three months ended June 30, 2016.

Securities lending activity

In the United States and Canada, we engage in certain securities lending transactions for the purpose of enhancing the yield on our investment securities portfolio. We maintain effective control over all loaned securities and, therefore, continue to report such securities as fixed maturity securities on the consolidated balance sheets. We are currently indemnified against counterparty credit risk by the intermediary.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Under the securities lending program in the United States, the borrower is required to provide collateral, which can consist of cash or government securities, on a daily basis in amounts equal to or exceeding 102% of the value of the loaned securities. Currently, we only accept cash collateral from borrowers under the program. Cash collateral received by us on securities lending transactions is reflected in other invested assets with an offsetting liability recognized in other liabilities for the obligation to return the collateral. Any cash collateral received is reinvested by our custodian based upon the investment guidelines provided within our agreement. In the United States, the reinvested cash collateral is primarily invested in a money market fund approved by the National Association of Insurance Commissioners, U.S. and foreign government securities, U.S. government agency securities, asset-backed securities and corporate debt securities. As of June 30, 2016 and December 31, 2015, the fair value of securities loaned under our securities lending program in the United States was \$309 million and \$334 million, respectively. As of June 30, 2016 and December 31, 2015, the fair value of collateral held under our securities lending program in the United States was \$328 million and \$347 million, respectively, was included in other liabilities in the consolidated balance sheets. We did not have any non-cash collateral provided by the borrowers in our securities lending program in the United States as of June 30, 2016 and December 31, 2015.

Under our securities lending program in Canada, the borrower is required to provide collateral consisting of government securities on a daily basis in amounts equal to or exceeding 105% of the fair value of the applicable securities loaned. Securities received from counterparties as collateral are not recorded on our consolidated balance sheet given that the risk and rewards of ownership is not transferred from the counterparties to us in the course of such transactions. Additionally, there was no cash collateral because it is not permitted as an acceptable form of collateral under the program. In Canada, the lending institution must be included on the approved Securities Lending Borrowers List with the Canadian regulator and the intermediary must be rated at least AA- by Standard & Poor s Financial Services LLC. As of June 30, 2016 and December 31, 2015, the fair value of securities loaned under our securities lending program in Canada was \$375 million and \$340 million, respectively.

Risks associated with repurchase agreements and securities lending programs

Our repurchase agreement and securities lending programs expose us to liquidity risk if we did not have enough cash or collateral readily available to return to the counterparty when required to do so under the agreements. We manage this risk by regularly monitoring our available sources of cash and collateral to ensure we can meet short-term liquidity demands under normal and stressed scenarios.

We are also exposed to credit risk in the event of default of our counterparties or changes in collateral values. This risk is significantly reduced because our programs require over collateralization and collateral exposures are trued up on a daily basis. We manage this risk by using multiple counterparties and ensuring that changes in required collateral are monitored and adjusted daily. We also monitor the creditworthiness, including credit ratings, of our counterparties on a regular basis.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Contractual maturity

The following tables present the remaining contractual maturity of the agreements as of the dates indicated:

			June 30, 2016		
(Amounts in millions)	Overnight a continuous	nd s Up to 30 days	31 - 90 days	Greater than 90 days	Total
Repurchase agreements:					
U.S. government, agencies and					
government-sponsored enterprises	\$	\$	\$	\$	\$
Securities lending:					
Fixed maturity securities:					
U.S. government, agencies and					
government-sponsored enterprises	38				38
Non-U.S. government	29				29
U.S. corporate	118				118
Non-U.S. corporate	140				140
Subtotal, fixed maturity securities	325				325
Equity securities	3				3
Total securities lending	328				328
Total repurchase agreements and securities	¢ 220	¢	ф	¢	¢ 220
lending	\$ 328	\$	\$	\$	\$ 328

December 31, 2015							
Overnight an	d				Great	ter than	
continuous	Up to	30 days	31 - 9	00 days	90	days	Total
\$	\$	58	\$	25	\$	146	\$ 229
18							18
	continuous \$	\$ \$	Overnight and continuous Up to 30 days \$ \$ 58	Overnight and continuous Up to 30 days 31 - 9 \$ \$ 58 \$	Overnight and continuous Up to 30 days 31 - 90 days \$ \$ 58 \$ 25	Overnight and continuous Up to 30 days 31 - 90 days 90 \$ \$ 58 \$ 25 \$	Overnight and continuous Up to 30 days 31 - 90 days 90 days \$ \$ 58 \$ 25 \$ 146

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U.S. government, agencies and					
government-sponsored enterprises					
Non-U.S. government	39				39
U.S. corporate	95				95
Non-U.S. corporate	190				190
Subtotal, fixed maturity securities	342				342
Equity securities	5				5
Total securities lending	347				347
Total repurchase agreements and securities					
lending	\$ 347	\$ 58	\$ 25	\$ 146	\$ 576

GENWORTH FINANCIAL, INC.

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(Unaudited)

(8) Income Taxes

The reconciliation of the federal statutory tax rate to the effective income tax rate was as follows for the periods indicated:

	Three months ended June 30,				30, Six months ended June 30,			
(Amounts in millions)	201	6	2015		2016		201	.5
Pre-tax income	\$351		\$ 245		\$ 501		\$ 539	
Statutory U.S. federal income tax rate	\$ 122	35.0%	\$ 86	35.0%	\$ 175	35.0%	\$ 189	35.0%
Increase (reduction) in rate resulting from:								
State income tax, net of federal income tax								
effect			(1)	(0.4)	1	0.2	4	0.7
Benefit on tax favored investments	(2)	(0.5)	(2)	(0.8)	(3)	(0.6)	(5)	(0.9)
Effect of foreign operations	(11)	(3.2)	(14)	(5.7)	(17)	(3.4)	(30)	(5.6)
Non-deductible expenses			1	0.4			1	0.2
Reversal of valuation allowance					(25)	(5.0)		
Stock-based compensation					3	0.6	2	0.4
Loss on sale of business	1	0.2			(1)	(0.2)		
Other, net		(0.2)				(0.1)		
Effective rate	\$110	31.3%	\$ 70	28.5%	\$ 133	26.5%	\$ 161	29.8%

For the three months ended June 30, 2016, the effective tax rate was primarily impacted by true ups in the prior year related to lower taxed foreign income, tax benefits related to the sale of our European mortgage insurance business and lower benefits from tax favored investments in the current year.

The effective tax rate for the six months ended June 30, 2016 was impacted by the reversal of a deferred tax valuation allowance related to our mortgage insurance business in Europe due to taxable gains supporting the recognition of these deferred tax assets in the current year.

(9) Segment Information

Beginning in the fourth quarter of 2015, we changed how we review our operating businesses and no longer have separate reporting divisions. Under our new structure, we have the following five operating business segments: U.S. Mortgage Insurance; Canada Mortgage Insurance; Australia Mortgage Insurance; U.S Life Insurance (which includes our long-term care insurance, life insurance and fixed annuities businesses); and Runoff (which includes the results of non-strategic products which are no longer actively sold). In addition to our five operating business segments, we also

have Corporate and Other activities which include debt financing expenses that are incurred at the Genworth Holdings level, unallocated corporate income and expenses, eliminations of inter-segment transactions and the results of other businesses that are managed outside of our operating segments, including certain smaller international mortgage insurance businesses and discontinued operations. Financial information has been updated for all periods to reflect the reorganized segment reporting structure.

We allocate our consolidated provision for income taxes to our operating segments. Our allocation methodology applies a specific tax rate to the pre-tax income (loss) of each segment, which is then adjusted in each segment to reflect the tax attributes of items unique to that segment such as foreign income. The difference between the consolidated provision for income taxes and the sum of the provision for income taxes in each

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

segment is reflected in Corporate and Other activities. The annually-determined tax rates and adjustments to each segment s provision for income taxes are estimates which are subject to review and could change from year to year.

We use the same accounting policies and procedures to measure segment income (loss) and assets as our consolidated net income and assets. Our chief operating decision maker evaluates segment performance and allocates resources on the basis of net operating income (loss) available to Genworth Financial, Inc. s common stockholders. We define net operating income (loss) available to Genworth Financial, Inc. s common stockholders as income (loss) from continuing operations excluding the after-tax effects of income attributable to noncontrolling interests, net investment gains (losses), goodwill impairments, gains (losses) on the sale of businesses, gains (losses) on the early extinguishment of debt, gains (losses) on insurance block transactions, restructuring costs and infrequent or unusual non-operating items. Gains (losses) on insurance block transactions are defined as gains (losses) on the early extinguishment of non-recourse funding obligations, early termination fees for other financing restructuring and/or resulting gains (losses) on reinsurance restructuring for certain blocks of business. We exclude net investment gains (losses) and infrequent or unusual non-operating items because we do not consider them to be related to the operating performance of our segments and Corporate and Other activities. A component of our net investment gains (losses) is the result of impairments, the size and timing of which can vary significantly depending on market credit cycles. In addition, the size and timing of other investment gains (losses) can be subject to our discretion and are influenced by market opportunities, as well as asset-liability matching considerations. Goodwill impairments, gains (losses) on the sale of businesses, gains (losses) on the early extinguishment of debt, gains (losses) on insurance block transactions and restructuring costs are also excluded from net operating income (loss) because, in our opinion, they are not indicative of overall operating trends. Infrequent or unusual non-operating items are also excluded from net operating income (loss) available to Genworth Financial, Inc. s common stockholders if, in our opinion, they are not indicative of overall operating trends.

While some of these items may be significant components of net income (loss) available to Genworth Financial, Inc. s common stockholders in accordance with U.S. GAAP, we believe that net operating income (loss) available to Genworth Financial, Inc. s common stockholders, and measures that are derived from or incorporate net operating income (loss) available to Genworth Financial, Inc. s common stockholders, are appropriate measures that are useful to investors because they identify the income (loss) attributable to the ongoing operations of the business. Management also uses net operating income (loss) available to Genworth Financial, Inc. s common stockholders as a basis for determining awards and compensation for senior management and to evaluate performance on a basis comparable to that used by analysts. However, the items excluded from net operating income (loss) available to Genworth Financial, Inc. s common stockholders have occurred in the past and could, and in some cases will, recur in the future. Net operating income (loss) available to Genworth Financial, Inc. s common stockholders is not a substitute for net income (loss) available to Genworth Financial, Inc. s common stockholders determined in accordance with U.S. GAAP. In addition, our definition of net operating income (loss) available to Genworth Financial, Inc. s common stockholders may differ from the definitions used by other companies.

Adjustments to reconcile net income (loss) attributable to Genworth Financial, Inc. s common stockholders and net operating income (loss) available to Genworth Financial, Inc. s common stockholders assume a 35% tax rate (unless

otherwise indicated) and are net of the portion attributable to noncontrolling interests. Net investment gains (losses) are also adjusted for deferred acquisition costs and other intangible amortization and certain benefit reserves.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

In June 2016, we completed the sale of our term life insurance new business platform and recorded a pre-tax gain of \$12 million. In May 2016, we completed the sale of our mortgage insurance business in Europe and recorded an additional pre-tax loss of \$2 million. In the first quarter of 2016, we recorded an estimated pre-tax loss of \$7 million and a tax benefit of \$27 million related to the planned sale of our mortgage insurance business in Europe. These transactions were excluded from net operating income (loss) available to Genworth Financial, Inc. s common stockholders for the periods presented as they related to a gain (loss) on the sale of businesses.

In June 2016, we settled restricted borrowings of \$70 million related to a securitization entity and recorded a \$64 million pre-tax gain related to the early extinguishment of debt. In January 2016, we paid a pre-tax make-whole expense of \$20 million related to the early redemption of Genworth Holdings 2016 Notes. We also repurchased \$28 million principal amount of Genworth Holdings notes with various maturity dates for a pre-tax gain of \$4 million in the first quarter of 2016. These transactions were excluded for net operating income (loss) available to Genworth Financial, Inc. s common stockholders for the periods presented as they related to a gain (loss) on the early extinguishment of debt.

In the first quarter of 2016, we completed a life block transaction resulting in a pre-tax loss of \$9 million in connection with the early extinguishment of non-recourse funding obligations.

In the second and first quarters of 2016, we recorded a pre-tax expense of \$5 million and \$15 million, respectively, related to restructuring costs as part of an expense reduction plan as we evaluate and appropriately size our organizational needs and expenses. In the second quarter of 2015, we also recorded a \$3 million pre-tax expense related to restructuring costs.

There were no infrequent or unusual items excluded from net operating income available to Genworth Financial, Inc. s common stockholders during the periods presented other than fees incurred during the first quarter of 2016 related to Genworth Holdings bond consent solicitation of \$18 million for broker, advisor and investment banking fees.

The following is a summary of revenues for our segments and Corporate and Other activities for the periods indicated:

	Three months ended June 30,			nded Six months June 3				
(Amounts in millions)	2016 2015			2	2016	2015		
Revenues:								
U.S. Mortgage Insurance segment s revenues	\$	176	\$	166	\$	351	\$	336
Canada Mortgage Insurance segment s revenues		147		169		307		305
Australia Mortgage Insurance segment s revenues		113		120		218		238

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U.S. Life Insurance segment:				
Long-term care insurance	1,119	915	2,071	1,820
Life insurance	412	477	535	964
Fixed annuities	189	229	395	462
U.S. Life Insurance segment s revenues	1,720	1,621	3,001	3,246
Runoff segment s revenues	65	82	134	156
Corporate and Other s revenues	15	(1)	10	11
Total revenues	\$ 2,236	\$ 2,157	\$4,021	\$4,292

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following is a summary of net operating income (loss) available to Genworth Financial, Inc. s common stockholders for our segments and Corporate and Other activities and a reconciliation of net operating income (loss) available to Genworth Financial, Inc. s common stockholders for our segments and Corporate and Other activities to net income (loss) available to Genworth Financial, Inc. s common stockholders for the periods indicated:

(Amounts in millions)		Three months ended June 30, 2016 2015			Six months end June 30, 2016 201			
,								
U.S. Mortgage Insurance segment s net operating income available to Genworth Financial, Inc. s common stockholders	\$	61	\$	49	\$	122	\$	101
Canada Mortgage Insurance segment s net operating income available to Genworth Financial, Inc. s common stockholders		38		37		71		77
Australia Mortgage Insurance segment s net operating income available of Genworth Financial, Inc. s common stockholders	to	15		29		34		59
U.S. Life Insurance segment:								
Long-term care insurance		37		10		71		20
Life insurance		31		22		62		62
Fixed annuities		(13)		25		13		56
U.S. Life Insurance segment s net operating income available to Genworth Financial, Inc. s common stockholders		55		57		146		138
Runoff segment s net operating income available to Genworth Financial, Inc. s common stockholders	,	6		9		10		20
Corporate and Other s net operating loss available to Genworth Financia. Inc. s common stockholders	1,	(52)	((62)		(157)		(122)
Net operating income available to Genworth Financial, Inc. s common stockholders Adjustments to net operating income available to Genworth Financial,		123	1	19		226		273
Inc. s common stockholders:		20		_		20		4
Net investment gains (losses), net (1)		39		5		20		4
Gains (losses) on sale of businesses		10				3		
Gains (losses) on early extinguishment of debt		64				48		

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Gains (losses) from life block transactions			(9)	
Expenses related to restructuring	(5)	(3)	(20)	(3)
Fees associated with bond consent solicitation			(18)	
Taxes on adjustments	(38)		15	
Income from continuing operations available to Genworth Financial,				
Inc. s common stockholders	193	121	265	274
Add: income from continuing operations attributable to noncontrolling				
interests	48	54	103	104
Income from continuing operations	241	175	368	378
Loss from discontinued operations, net of taxes	(21)	(314)	(40)	(313)
Net income (loss)	220	(139)	328	65
Less: net income attributable to noncontrolling interests	48	54	103	104
Net income (loss) available to Genworth Financial, Inc. s common				
stockholders	\$ 172	\$ (193)	\$ 225	\$ (39)

⁽¹⁾ For the three months ended June 30, 2016 and 2015, net investment gains (losses) were adjusted for deferred acquisition costs and other intangible amortization and certain benefit reserves of \$6 million for both periods and adjusted for net investment (gains) losses attributable to noncontrolling interests of \$3 million and \$(9) million, respectively. For the six months ended June 30, 2016 and 2015, net investment gains (losses) were adjusted for deferred acquisition costs and other intangible amortization and certain benefit reserves of \$15 million and \$14 million, respectively, and adjusted for net investment (gains) losses attributable to noncontrolling interests of \$(6) million and \$(2) million, respectively.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following is a summary of total assets for our segments and Corporate and Other activities as of the dates indicated:

(Amounts in millions)	June 30, 2016	Dec	ember 31, 2015
Assets:			
U.S. Mortgage Insurance	\$ 2,576	\$	2,899
Canada Mortgage Insurance	4,891		4,520
Australia Mortgage Insurance	2,799		2,987
U.S. Life Insurance	83,577		79,530
Runoff	11,465		12,115
Corporate and Other	2,898		4,253
•			
Segment assets from continuing operations	108,206		106,304
Assets held for sale			127
Total assets	\$ 108,206	\$	106,431

(10) Commitments and Contingencies

(a) Litigation and Regulatory Matters

We face the risk of litigation and regulatory investigations and actions in the ordinary course of operating our businesses, including the risk of class action lawsuits. Our pending legal and regulatory actions include proceedings specific to us and others generally applicable to business practices in the industries in which we operate. In our insurance operations, we are, have been, or may become subject to class actions and individual suits alleging, among other things, issues relating to sales or underwriting practices, increases to in-force long-term care insurance premiums, payment of contingent or other sales commissions, claims payments and procedures, product design, product disclosure, administration, additional premium charges for premiums paid on a periodic basis, denial or delay of benefits, charging excessive or impermissible fees on products, recommending unsuitable products to customers, our pricing structures and business practices in our mortgage insurance businesses, such as captive reinsurance arrangements with lenders and contract underwriting services, violations of the Real Estate Settlement and Procedures Act of 1974 or related state anti-inducement laws, and mortgage insurance policy rescissions and curtailments, and breaching fiduciary or other duties to customers, including but not limited to breach of customer information. Plaintiffs in class action and other lawsuits against us may seek very large or indeterminate amounts which may remain unknown for substantial periods of time. In our investment-related operations, we are subject to litigation involving commercial disputes with counterparties. We are also subject to litigation arising out of our general business activities such as our contractual and employment relationships and securities lawsuits. In addition, we are also

subject to various regulatory inquiries, such as information requests, subpoenas, books and record examinations and market conduct and financial examinations from state, federal and international regulators and other authorities. A substantial legal liability or a significant regulatory action against us could have an adverse effect on our business, financial condition and results of operations. Moreover, even if we ultimately prevail in the litigation, regulatory action or investigation, we could suffer significant reputational harm, which could have an adverse effect on our business, financial condition or results of operations.

In a complaint filed in July 2016, Genworth Financial, Inc., Genworth Life and Annuity Insurance Company, Genworth Life Insurance Company of New York and Genworth Life Insurance Company were named in a putative class action lawsuit captioned *Estate of Helen F. Walsh, Deceased v. Genworth Financial, Inc., et al*, in the United

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

States District Court for the Northern District of Ohio, Eastern Division. The complaint alleges breach of contract involving optional inflation increase benefit riders on certain long-term care insurance policies and seeks unspecified actual damages, declaratory relief, attorneys fees, costs and pre-judgment and post-judgment interest. We intend to vigorously defend this action.

In August 2014, Genworth Financial, Inc., its current chief executive officer and its then current chief financial officer were named in a putative class action lawsuit captioned Manuel Esquerra v. Genworth Financial, Inc., et al., in the United States District Court for the Southern District of New York. Plaintiff alleged securities law violations involving certain disclosures in 2013 and 2014 concerning Genworth s long-term care insurance reserves. The lawsuit sought unspecified compensatory damages, costs and expenses, including counsel fees and expert fees. In October 2014, a putative class action lawsuit captioned City of Pontiac General Employees Retirement System v. Genworth Financial, Inc., et al., was filed in the United States District Court for the Eastern District of Virginia. This lawsuit names the same defendants, alleges the same securities law violations, seeks the same damages and covers the same class as the Esquerra lawsuit. Following the filing of the City of Pontiac lawsuit, the Esquerra lawsuit was voluntarily dismissed without prejudice allowing the City of Pontiac lawsuit to proceed. In the City of Pontiac lawsuit, the United States District Court for the Eastern District of Virginia appointed Her Majesty the Queen in Right of Alberta and Fresno County Employees Retirement Association as lead plaintiffs and designated the caption of the action as In re Genworth Financial, Inc. Securities Litigation. On December 22, 2014, the lead plaintiffs filed an amended complaint. On February 5, 2015, we filed a motion to dismiss plaintiffs amended complaint. On May 1, 2015, the court denied the motion to dismiss. We engaged in mediation in the fourth quarter of 2015, continuing into the first quarter of 2016, and previously accrued \$25 million in connection with this matter, during the fourth quarter of 2015, which was the amount of our self-insured retention on our executive and organizational liability insurance program. On March 11, 2016, in connection with the mediation, we reached an agreement in principle to settle the action. On April 1, 2016, the parties entered into a stipulation and agreement of settlement. The settlement provides for a full release of all defendants in connection with the allegations made in the lawsuit. We believe that the plaintiffs claims are without merit, but we are settling the lawsuit to avoid the burden, risk and expense of further litigation. The agreement provides for a settlement payment to the class of \$219 million, inclusive of all plaintiffs attorneys fees and expenses and settlement costs, of which \$150 million will be paid by our insurance carriers, and \$69 million pre-tax will be paid by Genworth. Our payment was made into an escrow account during the first quarter of 2016. We also incurred additional legal fees and expenses of approximately \$10 million pre-tax, for a total additional pre-tax incurred amount of \$79 million in the first quarter of 2016. On April 13, 2016, the Court granted plaintiffs motion for preliminary approval of the settlement, provisional certification of the class for settlement purposes only, and issuance of notice to settlement class members. The Court held a hearing on July 20, 2016 and approved the settlement. As a result of the approved settlement, all coverage available to Genworth under our 2014 executive and organizational liability insurance program was exhausted. Therefore, Genworth does not have coverage under the program to pay any future settlements or judgments in relation to litigation brought during the 2014 policy year, including the City of Hialeah Employees Retirement System v. Genworth Financial, Inc., et al., case discussed below.

In April 2014, Genworth Financial, Inc., its former chief executive officer and its then current chief financial officer were named in a putative class action lawsuit captioned *City of Hialeah Employees Retirement System v. Genworth*

Financial, Inc., et al., in the United States District Court for the Southern District of New York. Plaintiff alleges securities law violations involving certain disclosures in 2012 concerning Genworth s Australian mortgage insurance business, including our plans for an initial public offering of the business. The lawsuit seeks unspecified damages, costs and attorneys fees and such equitable/injunctive relief as the court may deem proper. The United States District Court for the Southern District of New York appointed City of Hialeah Employees Retirement System and New Bedford Contributory Retirement System as lead plaintiffs and

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

designated the caption of the action as *In re Genworth Financial, Inc. Securities Litigation*. On October 3, 2014, the lead plaintiffs filed an amended complaint. On December 2, 2014, we filed a motion to dismiss plaintiffs amended complaint. On March 25, 2015, the United States District Court for the Southern District of New York denied the motion but entered an order dismissing the amended complaint with leave to replead. On April 17, 2015, plaintiffs filed a second amended complaint. We filed a motion to dismiss the second amended complaint and on June 16, 2015, the court denied the motion to dismiss. On January 22, 2016, we filed a motion for reconsideration of the court s June 16, 2015 order denying our motion to dismiss which the court denied on March 3, 2016. On January 29, 2016, plaintiffs filed a motion for class certification which we opposed. On March 7, 2016, the court granted plaintiffs motion for class certification. We intend to vigorously defend this action. As discussed above, we have exhausted all coverage under our 2014 executive and organizational liability insurance program applicable to this case; therefore, there is no insurance coverage for Genworth with respect to any settlement or judgment amount related to this litigation.

In January 2016, Genworth Financial, Inc., its current chief executive officer, its former chief executive officer, its former chief financial officer and the current members of its board of directors were named in a shareholder derivative suit filed by International Union of Operating Engineers Local No. 478 Pension Fund, Richard L. Salberg and David Pinkoski in the Court of Chancery of the State of Delaware. The case was captioned Int 1 Union of Operating Engineers Local No. 478 Pension Fund, et al v. McInerney, et al. In February 2016, Genworth Financial, Inc., its current Chief Executive Officer, its former Chief Executive Officer, its former Chief Financial Officer and the current members of its board of directors were named in a second shareholder derivative suit filed by Martin Cohen in the Court of Chancery of the State of Delaware. The case was captioned Cohen v. McInerney, et al. On February 23, 2016, the Court of Chancery of the State of Delaware consolidated these derivative suits under the caption Genworth Financial, Inc. Consolidated Derivative Litigation. On March 28, 2016, plaintiffs in the consolidated action filed an amended complaint. The amended complaint alleges breaches of fiduciary duties concerning Genworth s long-term care insurance reserves and concerning Genworth s Australian mortgage insurance business, including our plans for an initial public offering of the business and seeks unspecified damages, costs, attorneys fees and such equitable relief as the court may deem proper. The amended consolidated complaint also adds Genworth s current Chief Financial Officer as a defendant, based on the current Chief Financial Officer s alleged conduct in her former capacity as Genworth s Controller and principal accounting officer. We moved to dismiss the consolidated action on May 27, 2016.

At this time, other than as noted above, we cannot determine or predict the ultimate outcome of any of the pending legal and regulatory matters specifically identified above or the likelihood of potential future legal and regulatory matters against us. Except as disclosed above, we also are not able to provide an estimate or range of reasonably possible losses related to these matters. Therefore, we cannot ensure that the current investigations and proceedings will not have a material adverse effect on our business, financial condition or results of operations. In addition, it is possible that related investigations and proceedings may be commenced in the future, and we could become subject to additional unrelated investigations and lawsuits. Increased regulatory scrutiny and any resulting investigations or proceedings could result in new legal precedents and industry-wide regulations or practices that could adversely affect our business, financial condition and results of operations.

(b) Commitments

As of June 30, 2016, we were committed to fund \$178 million in limited partnership investments, \$45 million in U.S. commercial mortgage loan investments and \$36 million in private placement investments.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(11) Changes in Accumulated Other Comprehensive Income (Loss)

The following tables show the changes in accumulated other comprehensive income (loss), net of taxes, by component as of and for the periods indicated:

(Amounts in millions)	uni inve §	Net realized estment gains sses) (1)	qual	ivatives ifying as dges (2)	cu trai and	oreign rrency nslation d other astments	Total
Balances as of April 1, 2016	\$	2,057	\$	2,302	\$	(174)	\$4,185
OCI before reclassifications		815		160		8	983
Amounts reclassified from (to) OCI		(65)		(23)			(88)
Current period OCI		750		137		8	895
Balances as of June 30, 2016 before noncontrolling interests		2,807		2,439		(166)	5,080
Less: change in OCI attributable to noncontrolling interests		18				(26)	(8)
Balances as of June 30, 2016	\$	2,789	\$	2,439	\$	(140)	\$5,088

⁽²⁾ See note 5 for additional information.

(A	Net unrealized investment gains	Derivatives qualifying as	Foreign currency translation and other	T-4-1
(Amounts in millions)	(losses) (1)	hedges ⁽²⁾	adjustments	Total
Balances as of April 1, 2015	\$ 2,748	\$ 2,247	\$ (303)	\$ 4,692
OCI before reclassifications	(1,131)	(325)	53	(1,403)

⁽¹⁾ Net of adjustments to deferred acquisition costs, present value of future profits, sales inducements and benefit reserves. See note 4 for additional information.

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Amounts reclassified from (to) OCI	(9)	(9)		(18)
Current period OCI	(1,140)	(334)	53	(1,421)
Balances as of June 30, 2015 before noncontrolling interests	1,608	1,913	(250)	3,271
Less: change in OCI attributable to noncontrolling interests	(20)		(18)	(38)
Balances as of June 30, 2015	\$ 1,628	\$ 1,913	\$ (232)	\$ 3,309

⁽¹⁾ Net of adjustments to deferred acquisition costs, present value of future profits, sales inducements and benefit reserves. See note 4 for additional information.

⁽²⁾ See note 5 for additional information.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Amounts in millions)	inv	Net realized estment gains osses)	qual	rivatives ifying as dges (2)	cu trai and	oreign rrency nslation d other astments	Total
Balances as of January 1, 2016	\$	1,254	\$	2,045	\$	(289)	\$3,010
OCI before reclassifications		1,606		435		224	2,265
Amounts reclassified from (to) OCI		(53)		(41)			(94)
Current period OCI		1,553		394		224	2,171
Balances as of June 30, 2016 before noncontrolling interests		2,807		2,439		(65)	5,181
Less: change in OCI attributable to noncontrolling interests		18				75	93
Balances as of June 30, 2016	\$	2,789	\$	2,439	\$	(140)	\$5,088

⁽²⁾ See note 5 for additional information.

(Amounts in millions)	inv	Net realized estment gains osses)	qual	ivatives ifying as dges ⁽²⁾	cur tran and	oreign crency aslation I other stments	Total
Balances as of January 1, 2015	\$	2,453	\$	2,070	\$	(77)	\$ 4,446
OCI before reclassifications		(806)		(130)		(317)	(1,253)
Amounts reclassified from (to) OCI		(9)		(27)			(36)
Current period OCI		(815)		(157)		(317)	(1,289)
		1,638		1,913		(394)	3,157

⁽¹⁾ Net of adjustments to deferred acquisition costs, present value of future profits, sales inducements and benefit reserves. See note 4 for additional information.

Balances as of June 30, 2015 before noncontrolling interests				
Less: change in OCI attributable to noncontrolling interests	10		(162)	(152)
Balances as of June 30, 2015	\$ 1,628	\$ 1,913	\$ (232)	\$ 3,309

The foreign currency translation and other adjustments balance included \$6 million and \$32 million, respectively, net of taxes of \$2 million and \$14 million, respectively, related to a net unrecognized postretirement benefit obligation as of June 30, 2016 and 2015. Amount also included taxes of \$(54) million and \$(47) million, respectively, related to foreign currency translation adjustments as of June 30, 2016 and 2015.

⁽¹⁾ Net of adjustments to deferred acquisition costs, present value of future profits, sales inducements and benefit reserves. See note 4 for additional information.

⁽²⁾ See note 5 for additional information.

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table shows reclassifications in (out) of accumulated other comprehensive income (loss), net of taxes, for the periods presented:

		omprehen ths ended	I from accu sive incom Six mont June	e (loss) hs ended	Affected line item in the consolidated statements
(Amounts in millions)	2016	2015	2016	2015	of income
Net unrealized investment (gains) losses:					
Unrealized (gains) losses on					
investments (1)	\$ (100)	\$ (14)	\$ (82)	\$ (14)	Net investment (gains) losses
Provision for income taxes	35	5	29	5	Provision for income taxes
Total	\$ (65)	\$ (9)	\$ (53)	\$ (9)	
Derivatives qualifying as hedges:					
Interest rate swaps hedging assets	\$ (28)	\$ (20)	\$ (53)	\$ (39)	Net investment income
Interest rate swaps hedging assets			(1)		Net investment (gains) losses
Inflation indexed swaps		6	(2)	(3)	Net investment income
Inflation indexed swaps	(7)		(7)		Net investment (gains) losses
Provision for income taxes	12	5	22	15	Provision for income taxes
Total	\$ (23)	\$ (9)	\$ (41)	\$ (27)	

(12) Sale of Businesses

European mortgage insurance business

As discussed in note 1, on May 9, 2016, GMICO completed the sale of our European mortgage insurance business to AmTrust Financial Services, Inc. and received net proceeds of approximately \$50 million. As a result of the completion of the sale, we recorded an additional pre-tax loss of \$2 million in the second quarter of 2016. In the first quarter of 2016, we also recorded an estimated pre-tax loss of \$7 million and a tax benefit of \$27 million primarily

⁽¹⁾ Amounts exclude adjustments to deferred acquisition costs, present value of future profits, sales inducements and benefit reserves.

related to the reversal of a deferred tax valuation allowance for a total net after-tax gain of \$18 million in 2016.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The major assets and liability categories of our European mortgage insurance business were as follows as of the dates indicated:

(Amounts in millions)	June 30, 2016	nber 31, 015
Assets		
Investments:		
Fixed maturity securities available-for-sale, at fair value	\$	\$ 195
Other invested assets		6
Total investments		201
Cash and cash equivalents		28
Accrued investment income		3
Reinsurance recoverable		21
Other assets		14
Assets held for sale Fair value less closing costs impairment		267 (140)
Total assets held for sale	\$	\$ 127
Liabilities		
Liability for policy and contract claims	\$	\$ 56
Unearned premiums		58
Other liabilities		12
Deferred tax liability		1
Liabilities held for sale	\$	\$ 127

Deferred tax liabilities that result in future taxable or deductible amounts to the remaining consolidated group have been reflected in liabilities of continuing operations and not reflected in liabilities held for sale.

Lifestyle protection insurance business

On December 1, 2015, we completed the sale of our lifestyle protection insurance business and received approximately \$493 million with net proceeds of approximately \$400 million. In the second quarter of 2016, we finalized the closing balance sheet and purchase price adjustments and recorded an additional after-tax loss of \$21 million primarily related to tax related items. During the first quarter of 2016, we recorded an additional after-tax loss

of approximately \$19 million primarily related to claim liabilities and taxes we retain. The total additional after-tax loss recorded in 2016 was \$40 million.

We retained liabilities for the U.K. pension plan as well as taxes and certain claims and sales practices that occurred while we owned the lifestyle protection insurance business. We have established our current best estimates for these liabilities, where appropriate; however, there may be future adjustments to these estimates.

Life insurance business

On June 24, 2016, we completed the sale of our term life insurance new business platform to Pacific Life Insurance Company for a purchase price of \$29 million. The sale primarily included a building located in Lynchburg, Virginia and software. As a result of this transaction, we recorded a pre-tax gain of \$12 million and taxes of \$4 million.

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(13) Condensed Consolidating Financial Information

Genworth Financial provides a full and unconditional guarantee to the trustee of Genworth Holdings outstanding senior notes and the holders of the senior notes, on an unsecured unsubordinated basis, of the full and punctual payment of the principal of, premium, if any and interest on, and all other amounts payable under, each outstanding series of senior notes, and the full and punctual payment of all other amounts payable by Genworth Holdings under the senior notes indenture in respect of such senior notes. Genworth Financial also provides a full and unconditional guarantee to the trustee of Genworth Holdings outstanding subordinated notes and the holders of the subordinated notes, on an unsecured subordinated basis, of the full and punctual payment of the principal of, premium, if any and interest on, and all other amounts payable under, the outstanding subordinated notes, and the full and punctual payment of all other amounts payable by Genworth Holdings under the subordinated notes indenture in respect of the subordinated notes. Genworth Holdings is a direct, 100% owned subsidiary of Genworth Financial.

The following condensed consolidating financial information of Genworth Financial and its direct and indirect subsidiaries have been prepared pursuant to rules regarding the preparation of consolidating financial information of Regulation S-X. The condensed consolidating financial information has been prepared as if the guarantee had been in place during the periods presented herein.

The condensed consolidating financial information presents the condensed consolidating balance sheet information as of June 30, 2016 and December 31, 2015, the condensed consolidating income statement information and the condensed consolidating comprehensive income statement information for the three and six months ended June 30, 2016 and 2015 and the condensed consolidating cash flow statement information for the six months ended June 30, 2016 and 2015.

The condensed consolidating financial information reflects Genworth Financial (Parent Guarantor), Genworth Holdings (Issuer) and each of Genworth Financial s other direct and indirect subsidiaries (the All Other Subsidiaries) on a combined basis, none of which guarantee the senior notes or subordinated notes, as well as the eliminations necessary to present Genworth Financial s financial information on a consolidated basis and total consolidated amounts.

The accompanying condensed consolidating financial information is presented based on the equity method of accounting for all periods presented. Under this method, investments in subsidiaries are recorded at cost and adjusted for the subsidiaries—cumulative results of operations, capital contributions and distributions, and other changes in equity. Elimination entries include consolidating and eliminating entries for investments in subsidiaries and intercompany activity.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating balance sheet information as of June 30, 2016:

(Amounts in millions)		Parent arantor	Issuer		ll Other	Elir	minations	Cor	nsolidated
Assets	Gu	iai aiitoi	issuci	Sui	ositilai its	1211	illilations	CUI	isonuateu
Investments:									
Fixed maturity securities available-for-sale, at fair									
value	\$		\$	\$	63,028	\$	(200)	\$	62,828
Equity securities available-for-sale, at fair value					481	'	()	Ċ	481
Commercial mortgage loans					6,121				6,121
Restricted commercial mortgage loans related to					·				
securitization entities					141				141
Policy loans					1,754				1,754
Other invested assets			105		2,414		(9)		2,510
Restricted other invested assets related to									
securitization entities, at fair value					312				312
Investments in subsidiaries		15,197	15,077				(30,274)		
		4 7 4 0 7	17.100		= 1 0 = 1		(20.402)		
Total investments		15,197	15,182		74,251		(30,483)		74,147
Cash and cash equivalents			834		2,623				3,457
Accrued investment income					605		(4)		601
Deferred acquisition costs					4,046		, ,		4,046
Intangible assets and goodwill					267				267
Reinsurance recoverable					17,564				17,564
Other assets		(2)	187		456		(1)		640
Intercompany notes receivable			86		437		(523)		
Separate account assets					7,484				7,484
Total assets	\$	15,195	\$ 16,289	\$	107,733	\$	(31,011)	\$	108,206
Liabilities and equity									
Liabilities:									
Future policy benefits	\$		\$	\$	37,154	\$		\$	37,154
Policyholder account balances					26,182				26,182
Liability for policy and contract claims					8,289				8,289
Unearned premiums					3,412				3,412
Other liabilities		15	202		2,995		(15)		3,112

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Intercompany notes payable	78	637	8	(723)	
Borrowings related to securitization entities			85		85
Non-recourse funding obligations			310		310
Long-term borrowings		3,713	478		4,191
Deferred tax liability	(31)	(954)	1,878		893
Separate account liabilities			7,484		7,484
Total liabilities	62	3,598	88,275	(738)	91,197
Equity:					
Common stock	1				1
Additional paid-in capital	11,955	9,097	16,975	(26,072)	11,955
Accumulated other comprehensive income (loss)	5,088	5,070	5,137	(10,207)	5,088
Retained earnings	789	(1,476)	(4,830)	6,306	789
Treasury stock, at cost	(2,700)				(2,700)
Total Genworth Financial, Inc. s stockholders equity	15,133	12,691	17,282	(29,973)	15,133
Noncontrolling interests			2,176	(300)	1,876
Total equity	15,133	12,691	19,458	(30,273)	17,009
Total liabilities and equity \$	15,195	\$16,289	\$ 107,733	\$ (31,011)	\$ 108,206

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating balance sheet information as of December 31, 2015:

(Amounts in millions)	Parent iarantor	Is	suer	ll Other bsidiaries	r es Eliminat		Cor	ısolidated
Assets								
Investments:								
Fixed maturity securities available-for-sale,								
at fair value	\$	\$	150	\$ 58,247	\$	(200)	\$	58,197
Equity securities available-for-sale, at fair						, ,		
value				310				310
Commercial mortgage loans				6,170				6,170
Restricted commercial mortgage loans								
related to securitization entities				161				161
Policy loans				1,568				1,568
Other invested assets			114	2,198		(3)		2,309
Restricted other invested assets related to								
securitization entities, at fair value				413				413
Investments in subsidiaries	12,814	1	2,989			(25,803)		
Total investments	12,814	1	3,253	69,067		(26,006)		69,128
Cash and cash equivalents			1,124	4,841				5,965
Accrued investment income				657		(4)		653
Deferred acquisition costs				4,398				4,398
Intangible assets and goodwill				357				357
Reinsurance recoverable				17,245				17,245
Other assets			199	323		(2)		520
Intercompany notes receivable			2	458		(460)		
Deferred tax assets	25		1,038	(908)				155
Separate account assets				7,883				7,883
Assets held for sale				127				127
Total assets	\$ 12,839	\$ 1	5,616	\$ 104,448	\$	(26,472)	\$	106,431
Liabilities and equity								
Liabilities:								
Future policy benefits	\$	\$		\$ 36,475	\$		\$	36,475
Policyholder account balances				26,209				26,209

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Liability for policy and contract claims				8,095		8,095
Unearned premiums				3,308		3,308
Other liabilities		13	279	2,722	(10)	3,004
Intercompany notes payable		2	658		(660)	
Borrowings related to securitization entities				179		179
Non-recourse funding obligations				1,920		1,920
Long-term borrowings			4,078	492		4,570
Deferred tax liability				24		24
Separate account liabilities				7,883		7,883
Liabilities held for sale				127		127
Total liabilities		15	5,015	87,434	(670)	91,794
Equity:						
Common stock		1				1
Additional paid-in capital		11,949	9,097	17,007	(26,104)	11,949
Accumulated other comprehensive income						
(loss)		3,010	3,116	3,028	(6,144)	3,010
Retained earnings		564	(1,612)	(5,134)	6,746	564
Treasury stock, at cost		(2,700)				(2,700)
Total Genworth Financial, Inc. s stockholders	;					
equity		12,824	10,601	14,901	(25,502)	12,824
Noncontrolling interests				2,113	(300)	1,813
-						
Total equity		12,824	10,601	17,014	(25,802)	14,637
Total liabilities and equity	\$	12,839	\$15,616	\$ 104,448	\$ (26,472)	\$ 106,431

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating income statement information for the three months ended June 30, 2016:

(Amounts in millions)	Parent Guarantor	Issuer	All Other Subsidiaries	Eliminations	Consolidated
Revenues:	Guarantor	1554C1	Substatatics	Eminiations	Consolidated
Premiums	\$	\$	\$ 1,127	\$	\$ 1,127
Net investment income	Ţ	1	781	(3)	779
Net investment gains (losses)		2	28		30
Policy fees and other income		(2)	303	(1)	300
Total revenues		1	2,239	(4)	2,236
Benefits and expenses:					
Benefits and other changes in policy reserves			1,193		1,193
Interest credited			173		173
Acquisition and operating expenses, net of deferrals	17	3	307		327
Amortization of deferred acquisition costs and intangibles			112		112
Interest expense		70	14	(4)	80
Total benefits and expenses	17	73	1,799	(4)	1,885
Income (loss) from continuing operations before income taxes and equity in income of					
subsidiaries	(17)	(72)	440		351
Provision (benefit) for income taxes	(3)	(24)	137		110
Equity in income of subsidiaries	188	179		(367)	
Income from continuing operations	174	131	303	(367)	241
Loss from discontinued operations, net of taxes	(2)	(18)	(1)		(21)
Net income	172	113	302	(367)	220
Less: net income attributable to noncontrolling interests			48		48

Net income available to Genworth Financial,					
Inc. s common stockholders	\$ 172	\$ 113	\$ 254	\$ (367)	\$ 172

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating income statement information for the three months ended June 30, 2015:

	Parent		All Other		
(Amounts in millions)	Guarantor	Issuer	Subsidiaries	Eliminations	Consolidated
Revenues:					
Premiums	\$	\$	\$ 1,134	\$	\$ 1,134
Net investment income	(1)	1	796	(3)	793
Net investment gains (losses)		13	(5)		8
Policy fees and other income		(11)	234	(1)	222
Total revenues	(1)	3	2,159	(4)	2,157
Benefits and expenses:					
Benefits and other changes in policy					
reserves			1,232		1,232
Interest credited			181		181
Acquisition and operating expenses, net of					
deferrals	9		286		295
Amortization of deferred acquisition costs and intangibles			101		101
Interest expense		77	30	(4)	103
Total benefits and expenses	9	77	1,830	(4)	1,912
Income (loss) from continuing operations before income taxes and equity in income					
(loss) of subsidiaries	(10)	(74)	329		245
Provision (benefit) for income taxes	42	(73)	101		70
Equity in income (loss) of subsidiaries	(135)	(192)		327	
Income (loss) from continuing operations	(187)	(193)	228	327	175
Loss from discontinued operations, net of	, ,	, í			
taxes	(6)		(308)		(314)
Net income (loss)	(193)	(193)	(80)	327	(139)
Less: net income attributable to noncontrolling interests	, ,		54		54

Net income (loss) available to Genworth					
Financial, Inc. s common stockholders	\$ (193)	\$ (193)	\$ (134)	\$ 327	\$ (193)

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating income statement information for the six months ended June 30, 2016:

(Amounts in millions)	Parent Guarantor	Issuer	All Other Subsidiaries	Eliminations	Consolidated
Revenues:	Guarantor	issuci	Substatics	Liminations	Consolidated
Premiums	\$	\$	\$ 1,921	\$	\$ 1,921
Net investment income	(1)	Ψ	1,576	(7)	1,568
Net investment gains (losses)	(-)	(13)	24	(,)	11
Policy fees and other income		(6)	528	(1)	521
				, ,	
Total revenues	(1)	(19)	4,049	(8)	4,021
Benefits and expenses:					
Benefits and other changes in policy reserves			2,053		2,053
Interest credited			350		350
Acquisition and operating expenses, net of					
deferrals	105	38	578		721
Amortization of deferred acquisition costs			211		211
and intangibles	1	1 4 1	211	(0)	211
Interest expense	1	141	51	(8)	185
Total benefits and expenses	106	179	3,243	(8)	3,520
I					
Income (loss) from continuing operations before income taxes and equity in income of					
subsidiaries	(107)	(198)	806		501
Provision (benefit) for income taxes	(27)	(67)	227		133
Equity in income of subsidiaries	307	285	221	(592)	133
Equity in meonic of substanties	207	203		(3)2)	
Income from continuing operations	227	154	579	(592)	368
Loss from discontinued operations, net of					
taxes	(2)	(18)	(20)		(40)
Net income	225	136	559	(592)	328
Less: net income attributable to		150		(3)2)	320
noncontrolling interests			103		103

Net income available to Genworth Financial,					
Inc. s common stockholders	\$ 225	\$ 136	\$ 456	\$ (592)	\$ 225

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating income statement information for the six months ended June 30, 2015:

(Amounts in millions)	Parent Guarantor	Issuer	All Other	Eliminations	Consolidated
Revenues:	Guarantor	issuer	Substutaries	Elilillations	Consolidated
Premiums	\$	\$	\$ 2,277	\$	\$ 2,277
Net investment income	(1)	پ 1	1,581	(7)	1,574
Net investment gains (losses)	(1)	16	(24)	(7)	(8)
Policy fees and other income		(20)	470	(1)	449
Toney rees and other meonic		(20)	470	(1)	447
Total revenues	(1)	(3)	4,304	(8)	4,292
Benefits and expenses:					
Benefits and other changes in policy reserves			2,424		2,424
Interest credited			361		361
Acquisition and operating expenses, net of					
deferrals	14	1	547		562
Amortization of deferred acquisition costs					
and intangibles			196		196
Interest expense		154	64	(8)	210
Total benefits and expenses	14	155	3,592	(8)	3,753
Total beliefits and expenses	14	133	3,372	(0)	3,733
Income (loss) from continuing operations before income taxes and equity in income of					
subsidiaries	(15)	(158)	712		539
Provision (benefit) for income taxes	33	(102)	230		161
Equity in income (loss) of subsidiaries	15	(49)		34	
Income (loss) from continuing operations	(33)	(105)	482	34	378
Loss from discontinued operations, net of					
taxes	(6)		(307)		(313)
Net income (loss)	(39)	(105)	175	34	65
Less: net income attributable to					
noncontrolling interests			104		104

Net income (loss) available to Genworth					
Financial, Inc. s common stockholders	\$ (39)	\$ (105)	\$ 71	\$ 34	\$ (39)

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating comprehensive income statement information for the three months ended June 30, 2016:

(Amounts in millions)	Parent Guarantor				All Other Subsidiaries		ninations	Cons	solidated
Net income	\$	172	\$ 113	\$	302	\$	(367)	\$	220
Other comprehensive income (loss), net of		-,-	7			-	(001)	-	
taxes:									
Net unrealized gains (losses) on securities									
not other-than-temporarily impaired		727	703		743		(1,428)		745
Net unrealized gains (losses) on									
other-than-temporarily impaired securities		5	6		6		(12)		5
Derivatives qualifying as hedges		137	137		149		(286)		137
Foreign currency translation and other									
adjustments		34	(18)		7		(15)		8
Total other comprehensive income (loss)		903	828		905		(1,741)		895
Total comprehensive income (loss)		1,075	941		1,207		(2,108)		1,115
Less: comprehensive income attributable to									
noncontrolling interests					40				40
Total comprehensive income (loss) available to Genworth Financial, Inc. s common									
stockholders	\$	1,075	\$ 941	\$	1,167	\$	(2,108)	\$	1,075

The following table presents the condensed consolidating comprehensive income statement information for the three months ended June 30, 2015:

	P	arent			All	Other				
(Amounts in millions)	Guarantor		Issuer		Subsidiaries		Eliminations		Consolidated	
Net income (loss)	\$	(193)	\$	(193)	\$	(80)	\$	327	\$	(139)
Other comprehensive income (loss), net										
of taxes:										
Net unrealized gains (losses) on securities										
not other-than-temporarily impaired		(1,104)	((1,082)		(1,137)		2,185		(1,138)

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Net unrealized gains (losses) on					
other-than-temporarily impaired					
securities	(2)	(2)	(2)	4	(2)
Derivatives qualifying as hedges	(334)	(334)	(352)	686	(334)
Foreign currency translation and other					
adjustments	33	21	53	(54)	53
Total other comprehensive income (loss)	(1,407)	(1,397)	(1,438)	2,821	(1,421)
Total comprehensive income (loss)	(1,600)	(1,590)	(1,518)	3,148	(1,560)
Less: comprehensive income attributable					
to noncontrolling interests			40		40
-					
Total comprehensive income (loss)					
available to Genworth Financial, Inc. s					
common stockholders	\$ (1,600)	\$ (1,590)	\$ (1,558)	\$ 3,148	\$ (1,600)

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating comprehensive income statement information for the six months ended June 30, 2016:

(Amounts in millions)	Parent Guarantor		Iggues	All Other Subsidiaries		Eliminations		Consolidated	
(Amounts in millions)			Issuer						
Net income	\$	225	\$ 136	\$	559	\$	(592)	\$	328
Other comprehensive income (loss), net of									
taxes:									
Net unrealized gains (losses) on securities									
not other-than-temporarily impaired		1,534	1,492		1,552		(3,026)		1,552
Net unrealized gains (losses) on									
other-than-temporarily impaired securities		1	1		2		(3)		1
Derivatives qualifying as hedges		394	393		424		(817)		394
Foreign currency translation and other									
adjustments		149	68		224		(217)		224
Total other comprehensive income (loss)		2,078	1,954		2,202		(4,063)		2,171
•									
Total comprehensive income (loss)		2,303	2,090		2,761		(4,655)		2,499
Less: comprehensive income attributable to									
noncontrolling interests					196				196
C									
Total comprehensive income available to									
Genworth Financial, Inc. s common									
stockholders	\$	2,303	\$ 2,090	\$	2,565	\$	(4,655)	\$	2,303
biochiioideib	Ψ	_,505	Ψ 2 ,000	Ψ	_,505	Ψ	(1,000)	Ψ	- ,505

The following table presents the condensed consolidating comprehensive income statement information for the six months ended June 30, 2015:

	Parent		All Other							
(Amounts in millions)	Guarantor		Issuer		Subsidiaries		Eliminations		Consolidated	
Net income (loss)	\$	(39)	\$	(105)	\$	175	\$	34	\$	65
Other comprehensive income (loss), net										
of taxes:										
Net unrealized gains (losses) on securities										
not other-than-temporarily impaired		(811)		(807)		(814)		1,617		(815)

Net unrealized gains (losses) on					
other-than-temporarily impaired					
securities					
Derivatives qualifying as hedges	(157)	(157)	(163)	320	(157)
Foreign currency translation and other					
adjustments	(193)	(149)	(317)	342	(317)
•					
Total other comprehensive income (loss)	(1,161)	(1,113)	(1,294)	2,279	(1,289)
Total comprehensive income (loss)	(1,200)	(1,218)	(1,119)	2,313	(1,224)
Less: comprehensive income attributable					
to noncontrolling interests			(24)		(24)
Total comprehensive income (loss)					
available to Genworth Financial, Inc. s					
common stockholders	\$ (1,200)	\$ (1,218)	\$ (1,095)	\$ 2,313	\$ (1,200)

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating cash flow statement information for the six months ended June 30, 2016:

	Parent				All Other					
(Amounts in millions)	Gua	rantor	Issuer		Subsidiaries		Eliminations		Cons	olidated
Cash flows from operating activities:										
Net income	\$	225	\$	136	\$	559	\$	(592)	\$	328
Less loss from discontinued operations, net										
of taxes		2		18		20				40
Adjustments to reconcile net income to net										
cash from operating activities:										
Equity in income from subsidiaries		(307)	(285)				592		
Dividends from subsidiaries				178		(178)				
(Gain) loss on sale of businesses				1		(27)				(26)
Amortization of fixed maturity securities										
discounts and premiums and limited										
partnerships				2		(69)				(67)
Net investment losses (gains)				13		(24)				(11)
Charges assessed to policyholders						(384)				(384)
Acquisition costs deferred						(91)				(91)
Amortization of deferred acquisition costs										
and intangibles						211				211
Deferred income taxes		(9)		116		(103)				4
Net increase (decrease) in trading securities,										
held-for-sale investments and derivative										
instruments				6		737				743
Stock-based compensation expense		12				4				16
Change in certain assets and liabilities:										
Accrued investment income and other assets		3	(139)		(49)		(1)		(186)
Insurance reserves						332				332
Current tax liabilities			(147)		203				56
Other liabilities, policy and contract claims										
and other policy-related balances		(2)		115		(7)		(5)		101
Net cash from operating activities		(76)		14		1,134		(6)		1,066

Cash flows from investing activities:

Proceeds from maturities and repayments of					
investments:					
Fixed maturity securities		150	1,530		1,680
Commercial mortgage loans			364		364
Restricted commercial mortgage loans					
related to securitization entities			20		20
Proceeds from sales of investments:					
Fixed maturity and equity securities			2,772		2,772
Purchases and originations of investments:					
Fixed maturity and equity securities			(5,685)		(5,685)
Commercial mortgage loans			(317)		(317)
Other invested assets, net			(73)	6	(67)
Policy loans, net			(90)		(90)
Intercompany notes receivable		(84)	21	63	
Proceeds from sale of businesses, net of cash					
transferred		1	38		39
Net cash from investing activities		67	(1,420)	69	(1,284)
Net cash from fivesting activities		07	(1,420)	09	(1,204)
Cash flows from financing activities:					
Deposits to universal life and investment					
contracts			810		810
Withdrawals from universal life and					
investment contracts			(1,021)		(1,021)
Redemption of non-recourse funding					
obligations			(1,620)		(1,620)
Repayment and repurchase of long-term debt		(326)	(36)		(362)
Repayment of borrowings related to					
securitization entities			(30)		(30)
Return of capital to noncontrolling interests			(70)		(70)
Dividends paid to noncontrolling interests			(64)		(64)
Proceeds from intercompany notes payable	76	(21)	8	(63)	
Other, net		(24)	33		9
Net cash from financing activities	76	(371)	(1,990)	(63)	(2,348)
Effect of exchange rate changes on cash and					
cash equivalents			30		30
•					
Net change in cash and cash equivalents		(290)	(2,246)		(2,536)
Cash and cash equivalents at beginning of					
period		1,124	4,869		5,993
		,	,		,
Cash and cash equivalents at end of period		834	2,623		3,457
Less cash and cash equivalents held for sale			,		-,
at end of period					
1					
Cash and cash equivalents of continuing					
operations at end of period	\$	\$ 834	\$ 2,623	\$	\$ 3,457
I P		,	, –,		, -, -, -

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GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The following table presents the condensed consolidating cash flow statement information for the six months ended June 30, 2015:

	Parent			All Other					
(Amounts in millions)	Gua	rantor	Issuer	Subsidiaries		Eliminations		Conso	olidated
Cash flows from operating activities:									
Net income (loss)	\$	(39)	\$ (105)	\$	175	\$	34	\$	65
Less loss from discontinued operations, net of									
taxes		6			307				313
Adjustments to reconcile net income (loss) to									
net cash from operating activities:		(1.5)	40				(2.4)		
Equity in (income) loss from subsidiaries		(15)	49		(2.52)		(34)		
Dividends from subsidiaries			352		(352)				
Amortization of fixed maturity securities									
discounts and premiums and limited									
partnerships					(49)				(49)
Net investment losses (gains)			(16)		24				8
Charges assessed to policyholders					(393)				(393)
Acquisition costs deferred					(155)				(155)
Amortization of deferred acquisition costs and									
intangibles					196				196
Deferred income taxes		35	(93)		161				103
Net increase (decrease) in trading securities,									
held-for-sale investments and derivative									
instruments			16		(209)				(193)
Stock-based compensation expense		9			(1)				8
Change in certain assets and liabilities:									
Accrued investment income and other assets			(83)		32				(51)
Insurance reserves					866				866
Current tax liabilities			(35)		(56)				(91)
Other liabilities, policy and contract claims									
and other policy-related balances			41		(138)				(97)
Cash from operating activities held for sale					(19)				(19)
Net cash from operating activities		(4)	126		389				511

Cash flows from investing activities:

Proceeds from maturities and repayments of						
investments:				2 20 7		2 20 7
Fixed maturity securities				2,395		2,395
Commercial mortgage loans				436		436
Restricted commercial mortgage loans related						
to securitization entities				21		21
Proceeds from sales of investments:						
Fixed maturity and equity securities				821		821
Purchases and originations of investments:						
Fixed maturity and equity securities			((4,397)		(4,397)
Commercial mortgage loans				(514)		(514)
Other invested assets, net		(100)		61		(39)
Policy loans, net				3		3
Intercompany notes receivable	6	(14)		10	(2)	
Capital contributions to subsidiaries		(25)		25		
Cash from investing activities held for sale				13		13
Net cash from investing activities	6	(139)	((1,126)	(2)	(1,261)
iver easir from investing activities	U	(137)	'	(1,120)	(2)	(1,201)
Cash flows from financing activities:						
Deposits to universal life and investment						
contracts				1,142		1,142
Withdrawals from universal life and				,		,
investment contracts			((1,079)		(1,079)
Redemption of non-recourse funding				,,,,,		())
obligations				(30)		(30)
Repayment of borrowings related to						
securitization entities				(19)		(19)
Proceeds from sale of subsidiary shares to						
noncontrolling interests				226		226
Repurchase of subsidiary shares				(17)		(17)
Dividends paid to noncontrolling interests				(66)		(66)
Proceeds from intercompany notes payable		(15)		13	2	
Other, net	(2)	(20)		31		9
Cash from financing activities held for sale		(-)		(39)		(39)
ξ				()		()
Net cash from financing activities	(2)	(35)		162	2	127
Effect of exchange rate changes on cash and						
cash equivalents				(41)		(41)
Net change in cash and cash equivalents		(48)		(616)		(664)
Cash and cash equivalents at beginning of						
period		953		3,965		4,918
Cash and cash equivalents at end of period		905		3,349		4,254
Less cash and cash equivalents held for sale at						
end of period				154		154
Cash and cash equivalents of continuing						
operations at end of period	\$	\$ 905	\$	3,195	\$	\$ 4,100

GENWORTH FINANCIAL, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Our insurance company subsidiaries are restricted by state and foreign laws and regulations as to the amount of dividends they may pay to their parent without regulatory approval in any year, the purpose of which is to protect affected insurance policyholders and contractholders, not stockholders. Any dividends in excess of limits are deemed extraordinary and require approval. Based on estimated statutory results as of December 31, 2015, in accordance with applicable dividend restrictions, our subsidiaries could pay dividends of approximately \$140 million to us in 2016 without obtaining regulatory approval, and the remaining net assets are considered restricted. While the \$140 million is unrestricted, we do not expect our insurance subsidiaries to pay dividends to us in 2016 at this level if they need to retain capital for growth and to meet capital requirements and desired thresholds. As of June 30, 2016, Genworth Financial s and Genworth Holdings subsidiaries had restricted net assets of \$15.1 billion and \$14.9 billion, respectively.

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Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

The following discussion and analysis of our financial condition and results of operations should be read in conjunction with our unaudited condensed consolidated financial statements and related notes included herein and with our 2015 Annual Report on Form 10-K. References herein to Genworth, the Company, we or our in are, unless the context otherwise requires, to Genworth Financial, Inc. on a consolidated basis.

Cautionary note regarding forward-looking statements

This report contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements may be identified by words such as expects, intends, anticipates, plans, believes, seeks, estimates, will or words of similar meaning and include, but are not limited to, statements regarding the outlook for our future business and financial performance. Forward-looking statements are based on management s current expectations and assumptions, which are subject to inherent uncertainties, risks and changes in circumstances that are difficult to predict. Actual outcomes and results may differ materially due to global political, economic, business, competitive, market, regulatory and other factors and risks, including, but not limited to, the following:

strategic risks including: our inability to successfully execute strategic plans to effectively address our current business challenges (including with respect to the restructuring of our U.S. life insurance businesses, cost savings, ratings and capital), our inability to attract buyers for any businesses or other assets we may seek to sell, or securities we may seek to issue, in each case, in a timely manner on anticipated terms; failure to obtain any required regulatory, stockholder and/or noteholder approvals or consents, or our challenges changing or being more costly or difficult to successfully address than currently anticipated or the benefits achieved being less than anticipated; inability to achieve anticipated cost-savings in a timely manner; or adverse tax or accounting charges; and inability to increase the capital needed in our businesses in a timely manner and on anticipated terms, including through improved business performance, reinsurance or similar transactions, asset sales, securities offerings or otherwise, in each case as and when required;

risks relating to estimates, assumptions and valuations including: inadequate reserves and the need to increase reserves (including as a result of any changes we may make to our assumptions, methodologies or otherwise in connection with periodic or other reviews); inaccurate models; deviations from our estimates and actuarial assumptions or other reasons in our long-term care insurance, life insurance and/or annuity businesses; accelerated amortization of deferred acquisition costs (DAC) and present value of future profits (PVFP) (including as a result of any changes we may make to our assumptions, methodologies or otherwise in connection with periodic or other reviews); adverse impact on our financial results as a result of projected profits followed by projected losses (as is currently the case with our long-term care insurance business); and changes in valuation of fixed maturity, equity and trading securities;

risks relating to economic, market and political conditions including: downturns and volatility in global economies and equity and credit markets; interest rates and changes in rates (particularly given the historically low interest rate environment) have adversely impacted, and may continue to materially adversely impact, our business and profitability; deterioration in economic conditions or a decline in home prices that adversely affect our loss experience in mortgage insurance; political and economic instability or changes in government policies; and fluctuations in foreign currency exchange rates and international

securities markets;

regulatory and legal risks including: extensive regulation of our businesses and changes in applicable laws and regulations; litigation and regulatory investigations or other actions; dependence on dividends and other distributions from our subsidiaries (particularly our international subsidiaries) and the inability of any subsidiaries to pay dividends or make other distributions to us, including as a result of the performance of our subsidiaries and insurance, regulatory or corporate law restrictions (including the unwillingness or inability of the subsidiary that indirectly owns most of the interests in our Australian and Canadian mortgage insurance businesses to pay the dividends that it receives from those

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businesses as a result of the impact on its financial condition of its capital support for certain long-term care insurance related reinsurance arrangements); adverse change in regulatory requirements, including risk-based capital; changes in regulations adversely affecting our international operations; inability to meet or maintain the private mortgage insurer eligibility requirements (PMIERs); inability of our U.S. mortgage insurance subsidiaries to meet minimum statutory capital requirements and hazardous financial condition standards; the influence of Federal National Mortgage Association (Fannie Mae), Federal Home Loan Mortgage Corporation (Freddie Mac) and a small number of large mortgage lenders on the U.S. mortgage insurance market and adverse changes to the role or structure of Fannie Mae and Freddie Mac; adverse changes in regulations affecting our mortgage insurance businesses; inability to continue to implement actions to mitigate the impact of statutory reserve requirements; impact of additional regulations pursuant to the Dodd-Frank Wall Street Reform and Consumer Protection Act (the Dodd-Frank Act); and changes in accounting and reporting standards;

liquidity, financial strength ratings, credit and counterparty risks including: insufficient internal sources to meet liquidity needs and limited or no access to capital (including our inability to replace our credit facility); recent or future adverse rating agency actions, including with respect to rating downgrades or potential downgrades, or being put on review for potential downgrade, all of which could have adverse implications for us, including with respect to key business relationships, product offerings, business results of operations, financial condition and capital needs, strategic plans, collateral obligations and availability and terms of hedging, reinsurance and borrowings; defaults by counterparties to reinsurance arrangements or derivative instruments; defaults or other events impacting the value of our fixed maturity securities portfolio; and defaults on our commercial mortgage loans or the mortgage loans underlying our investments in commercial mortgage-backed securities and volatility in performance;

operational risks including: inability to retain, attract and motivate qualified employees or senior management; ineffective or inadequate risk management in identifying, controlling or mitigating risks; reliance on, and loss of, key customer or distribution relationships; availability, affordability and adequacy of reinsurance to protect us against losses; competition; competition in our mortgage insurance businesses from government and government-owned and government-sponsored enterprises (GSEs) offering mortgage insurance; material weakness in, or ineffective, internal control over financial reporting; and failure or any compromise of the security of our computer systems, disaster recovery systems and business continuity plans and failures to safeguard, or breaches of, our confidential information;

insurance and product-related risks including: our inability to increase sufficiently, and in a timely manner, premiums on in-force long-term care insurance policies and/or reduce in-force benefits, and charge higher premiums on new policies, in each case, as currently anticipated and as may be required from time to time in the future (including as a result of our failure to obtain any necessary regulatory approvals or unwillingness or inability of policyholders to pay increased premiums); our inability to reflect future premium increases and other management actions in our margin calculation as anticipated; failure to sufficiently increase new sales for our long-term care insurance products; inability to realize anticipated benefits of our rescissions, curtailments, loan modifications or other similar programs in our mortgage insurance businesses; premiums for the significant portion of our mortgage insurance risk in-force with high loan-to-value ratios may not be sufficient to compensate us for the greater risks associated with those policies; decreases in the volume of high loan-to-value mortgage originations or increases in mortgage insurance cancellations; increases in the use of alternatives to private mortgage insurance and reductions in the level of coverage selected; potential

liabilities in connection with our U.S. contract underwriting services; and medical advances, such as genetic research and diagnostic imaging, and related legislation that impact policyholder behavior in ways adverse to us;

other risks including: occurrence of natural or man-made disasters or a pandemic; impairments of or valuation allowances against our deferred tax assets; the possibility that in certain circumstances we

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will be obligated to make payments to General Electric Company (GE) under the tax matters agreement with GE even if our corresponding tax savings are never realized and payments could be accelerated in the event of certain changes in control; and provisions of our certificate of incorporation and bylaws and the tax matters agreement with GE may discourage takeover attempts and business combinations that stockholders might consider in their best interests; and

risks relating to our common stock including: the continued suspension of payment of dividends; and stock price fluctuations.

We undertake no obligation to publicly update any forward-looking statement, whether as a result of new information, future developments or otherwise.

Overview

Our business

We are dedicated to helping meet the homeownership and long-term care needs of our customers. We have the following five operating business segments:

U.S. Mortgage Insurance. In the United States, we offer mortgage insurance products predominantly insuring prime-based, individually underwritten residential mortgage loans (flow mortgage insurance). We selectively provide mortgage insurance on a bulk basis (bulk mortgage insurance) with essentially all of our bulk writings being prime-based.

Canada Mortgage Insurance. We offer flow mortgage insurance and also provide bulk mortgage insurance that aids in the sale of mortgages to the capital markets and helps lenders manage capital and risk in Canada.

Australia Mortgage Insurance. In Australia, we offer flow mortgage insurance and selectively provide bulk mortgage insurance that aids in the sale of mortgages to the capital markets and helps lenders manage capital and risk.

U.S. Life Insurance. We offer long-term care insurance products as well as service traditional life insurance and fixed annuity products in the United States.

Runoff. The Runoff segment includes the results of non-strategic products which are no longer actively sold but we continue to service our existing blocks of business. Our non-strategic products primarily include our variable annuity, variable life insurance, institutional, corporate-owned life insurance and other accident and health insurance products. Institutional products consist of: funding agreements, funding agreements backing notes (FABNs) and guaranteed investment contracts (GICs).

In addition to our five operating business segments, we also have Corporate and Other activities which include debt financing expenses that are incurred at the Genworth Holdings, Inc. (Genworth Holdings) level, unallocated corporate income and expenses, eliminations of inter-segment transactions and the results of other businesses that are managed

outside of our operating segments, including certain smaller international mortgage insurance businesses and discontinued operations.

On May 9, 2016, Genworth Mortgage Insurance Corporation (GMICO), our wholly-owned indirect subsidiary, completed the sale of our European mortgage insurance business. As the held-for-sale criteria were satisfied during the fourth quarter of 2015, our European mortgage insurance business, included in Corporate and Other activities, has been reported as held for sale and its financial position is separately reported for all periods presented. All prior periods reflected herein have been re-presented on this basis. See note 12 in our consolidated financial statements under Item 1 Financial Statements for additional information.

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Strategic Update

Our focus remains on improving business performance and increasing financial and strategic flexibility across the organization. Our strategy includes maximizing our opportunities in our mortgage insurance businesses and restructuring our U.S. life insurance businesses.

In February 2016, as part of restructuring our U.S. life insurance businesses, we announced an initiative to: (i) suspend sales of our traditional life insurance and fixed annuity products; (ii) further reduce expense levels in 2016; (iii) repatriate existing business from Brookfield Life and Annuity Insurance Company Limited (BLAIC), our primary Bermuda domiciled reinsurance subsidiary, to our U.S. life insurance subsidiaries in 2016; and (iv) separate and isolate our long-term care insurance business.

In the first half of 2016, we made progress on this plan. All sales of traditional life insurance and fixed annuity products were suspended on March 7, 2016. Expense actions taken to date are expected to reduce cash expenses by approximately \$150 million pre-tax on an annualized basis. Effective April 1, 2016, we recaptured a block of universal life insurance from BLAIC to Genworth Life and Annuity Insurance Company (GLAIC), our Virginia domiciled life insurance company. In addition, effective July 1, 2016, we recaptured a block of term life insurance from BLAIC to GLAIC and terminated a term life insurance excess of loss treaty with BLAIC. In March 2016, we successfully completed a bond consent solicitation, demonstrating progress toward the isolation of our long-term care insurance business. The bond consents permitted us to amend our bond indentures to: (i) eliminate concerns that any bankruptcy or insolvency-related events involving the subsidiary companies that operate our long-term care insurance business would result in a default of our bonds; and (ii) provide clarity on how Genworth Holdings debt would be treated in a sale or disposition of our life insurance, annuity and long-term care insurance businesses, eliminating uncertainty related to certain potential transactions.

As previously disclosed, after the planned repatriation from BLAIC, we intend through a series of reinsurance and restructuring transactions to separate, then isolate, our long-term care insurance business from our other U.S. life insurance businesses. These actions will be part of a multi-phased process that is intended to align substantially all of our in-force life insurance and annuity business under GLAIC and all long-term care insurance business under Genworth Life Insurance Company (GLIC), our Delaware domiciled life insurance company. In connection with these actions, we also plan to separate GLAIC and GLIC ownership so that both subsidiaries are wholly-owned by an intermediate holding company. Genworth Life Insurance Company of New York (GLICNY), our New York domiciled life insurance company, which is currently partially owned by GLAIC, would become a wholly-owned subsidiary of GLIC. To further isolate our long-term care insurance business from our other businesses, GLIC and GLICNY may ultimately be direct subsidiaries of Genworth Financial and no longer subsidiaries of Genworth Holdings. These proposed actions will require regulatory approval from several different regulatory jurisdictions, and may require other third-party approvals. We originally targeted to complete these actions by the middle of 2017. However, after discussions with regulators, we believe as a first step, we may only be able to distribute a portion of GLAIC to the holding company, which we expect to complete by the end of the first half of 2017. In addition, we anticipate that a further reduction in GLIC s ownership of GLAIC may occur in the future if GLIC s operating results improve.

Our priorities remain to enhance long-term shareholder value and reduce our debt levels. We remain open to both financing options and other strategic alternatives as we evaluate addressing our debt maturities. In conjunction with our U.S. life insurance restructuring plan, we are actively pursuing options that would accomplish the goal of separating and isolating the long-term care business from our other businesses and ultimately separating the mortgage insurance businesses from the U.S. life insurance businesses. Although we have discussed strategic options with a number of third parties, we have not made any decisions to pursue a specific strategy or plan, and we cannot make any

assurances that any of these options could be implemented on a satisfactory basis. The successful completion of the bond consent process, our efforts to reduce our holding company debt and our continuing progress in executing the U.S. life insurance restructuring plan to simplify our organization and reduce interdependencies are expected to provide additional strategic and financial flexibility.

In assessing strategic options, we are considering many factors, including, the level of debt capacity, tax considerations, the views of regulators and rating agencies, and resulting impacts to book value, liquidity and other financial metrics.

Executive Summary of Financial Results

Below is an executive summary of our consolidated financial results for the periods indicated. Amounts below are net of taxes, unless otherwise indicated.

Three Months Ended June 30, 2016 Compared to Three Months Ended June 30, 2015

We had net income available to Genworth Financial, Inc. s common stockholders of \$172 million during the three months ended June 30, 2016 compared to a net loss available to Genworth Financial, Inc. s common stockholders of \$193 million during the three months ended June 30, 2015.

During the three months ended June 30, 2015, we recorded a loss of \$314 million related to the sale of our lifestyle protection insurance business. During the three months ended June 30, 2016, we recorded an additional loss of \$21 million related to the sale of our lifestyle protection insurance business and \$2 million related to the sale of our mortgage insurance business in Europe.

In our long-term care insurance business, our financial results were higher largely from an increase of \$58 million in the current year driven by increased premiums and reduced benefits from in-force rate actions. This increase was partially offset by higher severity on new claims and \$29 million of net unfavorable adjustments, which included refinements to the calculations of reserves and a correction to reserves and premiums in the current year. The three months ended June 30, 2015 also included net favorable adjustments of \$12 million primarily reflecting corrections to our reserve calculations.

Our financial results in our Australia mortgage insurance business were lower as a result of higher losses related to an increase in new delinquencies in the current year as well as the additional sale of shares of this business in May 2015, which reduced our ownership percentage to 52.0%.

Six Months Ended June 30, 2016 Compared to Six Months Ended June 30, 2015

We had net income available to Genworth Financial, Inc. s common stockholders of \$225 million during the six months ended June 30, 2016 compared to a net loss available to Genworth Financial, Inc. s common stockholders of \$39 million during the six months ended June 30, 2015.

During the six months ended June 30, 2015, we recorded a loss of \$313 million related to the sale of our lifestyle protection insurance business. During the six months ended June 30, 2016, we recorded an additional loss of \$40 million related to the sale of our lifestyle protection insurance business and a gain of \$18 million related to the sale of our mortgage insurance business in Europe.

In our long-term care insurance business, our financial results in the current year were higher largely from an increase of \$106 million driven by increased premiums and reduced benefits from in-force rate actions, partially offset by \$29 million of net unfavorable adjustments, which included refinements to the calculations of reserves and a correction to reserves and premiums in the current year. The increase was also partially offset by lower terminations and higher severity on new claims in the current year. The six months ended June 30, 2015 also included net favorable adjustments of \$5 million.

During the six months ended June 30, 2016, we recorded a \$45 million expense related to the settlement of *In re Genworth Financial, Inc. Securities Litigation* and an additional \$6 million of legal fees and expenses related to this litigation.

Our financial results in our Australia mortgage insurance business were lower as a result of higher losses as well as lower premiums and net investment income in the current year. The decrease was also attributable to the additional sale of shares of this business in May 2015, which reduced our ownership percentage to 52.0%.

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We paid a make-whole expense of approximately \$13 million in January 2016 related to the early redemption of Genworth Holdings senior notes due in 2016. We repurchased \$28 million principal amount of Genworth Holdings notes with various maturity dates for a gain of \$2 million in the first quarter of 2016.

During the six months ended June 30, 2016, we recorded \$13 million related to restructuring costs as part of an expense reduction plan as we evaluate and appropriately size our organizational needs and expenses. In addition, we recorded a loss of \$6 million from the write-off of deferred borrowing costs in connection with the early extinguishment of non-recourse funding obligations as part of a life block transaction completed in the first quarter of 2016.

In the first quarter of 2016, we incurred expenses related to Genworth Holdings bond consent solicitation of \$12 million for broker, advisor and investment banking fees.

Significant Developments

The periods under review include, among others, the following significant developments.

Low interest rate environment

Interest rates in the United States continue to remain lower than historical levels and declined further during the second quarter of 2016. Low interest rates are relatively neutral for our U.S. mortgage insurance business. While low interest rates have contributed to a stronger housing market and an increase in first-time homebuyers, low interest rates have increased the rate at which borrowers refinance their existing mortgages and have contributed to home price appreciation, both of which can result in the cancellation of mortgage insurance coverage.

In our long-term care insurance, life insurance and annuity products, low interest rates reduce the returns we earn on the investments that support our obligations under these products, which increases reinvestment risk and reduces our ability to achieve our targeted investment returns. Given the average life of our assets is shorter than the average life of the liabilities, our reinvestment risk is greater for these products as a significant portion of cash flows used to pay benefits to our policyholders and contractholders comes from investment returns. Because we may reduce the interest rates we credit on most of these products only at limited, pre-established intervals, and because many contracts have guaranteed minimum interest crediting rates, declines in earned investment returns can impact the profitability of these products. A low interest rate environment can also negatively impact the sufficiency of our margins on DAC and PVFP. For example, as a result of low interest rates, the margin on our fixed immediate annuities was negative in the second quarter of 2016 and resulted in a DAC write off and the establishment of additional reserves. See Critical Accounting Estimates for additional information. In addition, prolonged periods of low interest rates have increased our statutory reserves and the required capital in our U.S. life insurance subsidiaries. As a result, historically low interest rates over the last few years have adversely impacted our business, particularly in our long-term care insurance, life insurance and annuity products, and may materially adversely impact the profitability of these products in the future.

Our investment portfolio has overall been negatively impacted by the low interest rate environment. We have had to reinvest the cash we receive as interest or return of principal on our investments that matured or were called in lower-yielding high-grade instruments or in lower-credit instruments. For example, during the three months ended June 30, 2016, we reinvested \$3.8 billion at an average rate of 2.8% as compared to our annualized weighted-average investment yield of 4.5%. Our derivative portfolio contains forward starting interest rate swaps to hedge against changes in interest rates associated with future bond purchases in our long-term care insurance business, which

increase in value at lower interest rates. However, a majority of these future bond purchases are not hedged.

See Item 3 Quantitative and Qualitative Disclosures About Market Risk for additional information about interest rate risk. In addition, for a further discussion of the risks associated with interest rates, see Item 1A Risk Factors Interest rates and changes in rates could materially adversely affect our business and profitability in our 2015 Annual Report on Form 10-K.

Dispositions

Completed sale of our mortgage insurance business in Europe. On May 9, 2016, GMICO completed the sale of our European mortgage insurance business to AmTrust Financial Services, Inc. and received \$55 million with net proceeds of approximately \$50 million.

Completed sale of a life insurance block. In January 2016, GLAIC, our indirect wholly-owned subsidiary, entered into a reinsurance agreement to coinsure certain term life insurance business with Protective Life Insurance Company (Protective Life) as part of a life block transaction. This transaction generated capital in excess of \$150 million in aggregate to Genworth, including tax benefits of approximately \$175 million to the holding company that were settled in July 2016, which are committed to be used in executing the restructuring plan for our U.S. life insurance businesses.

U.S. Life Insurance

Rate actions in our long-term care insurance business. As part of our strategy for our long-term care insurance business, we have been implementing, and expect to continue to pursue, significant premium rate increases on the older generation blocks of business that were written before 2002. We are also requesting premium rate increases on newer blocks of business, as needed. For all of these rate action filings, we received 52 filing approvals from 14 states during the six months ended June 30, 2016, representing a weighted-average increase of 25% on approximately \$344 million in annualized in-force premiums. We also submitted 45 new filings in 30 states during the six months ended June 30, 2016 on approximately \$554 million in annualized in-force premiums.

Liquidity and Capital Resources

Redemption of Genworth Holdings 2016 notes. In January 2016, Genworth Holdings redeemed \$298 million of its 8.625% senior notes due 2016 issued in December 2009 (the 2016 Notes) and paid a make-whole premium of approximately \$20 million pre-tax in addition to accrued and unpaid interest using cash proceeds received from the sale of our lifestyle protection insurance business.

Repurchase of Genworth Holdings senior notes. During the three months ended March 31, 2016, we repurchased \$28 million principal amount of Genworth Holdings notes with various maturity dates for a pre-tax gain of \$4 million and paid accrued and unpaid interest thereon.

Completion of Genworth Holdings bond consent solicitation. Genworth Holdings paid total fees related to the bond consent solicitation of approximately \$61 million, including bond consent fees of \$43 million, which were deferred, as well as broker, advisor and investment banking fees of \$18 million, which were expensed, in the first quarter of 2016.

Redemption of non-recourse funding obligations. During the three months ended March 31, 2016, in connection with a life block transaction, River Lake Insurance Company (River Lake), our indirect wholly-owned subsidiary, redeemed \$975 million of its total outstanding floating rate subordinated notes due in 2033 and River Lake Insurance Company II (River Lake II), our indirect wholly-owned subsidiary, redeemed \$645 million of its total outstanding floating rate subordinated notes due in 2035 for a pre-tax loss of \$9 million from the write-off of deferred borrowing costs.

Financial Strength Ratings

There were no changes of the financial strength ratings of our insurance subsidiaries during the six months ended June 30, 2016 other than the downgrades previously disclosed in our Annual Report on Form 10-K filed on February 26, 2016. For a discussion of the risks associated with ratings actions, see Item 1A Risk Factors Recent adverse rating agency actions have resulted in a loss of business and adversely affected our results of operations, financial condition and business and future adverse rating actions could have a further and more significant adverse impact on us in our 2015 Annual Report on Form 10-K.

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Critical Accounting Estimates

As of June 30, 2016, other than as set forth below, there have been no material changes to critical accounting estimates set forth in our Annual Report on Form 10-K filed on February 26, 2016.

Future Policy Benefits

Historically low interest rate spreads have impacted the margins on our fixed immediate annuity products. In the second quarter of 2016, we performed our loss recognition testing and determined that we had a premium deficiency that resulted in negative margin of \$32 million on our fixed immediate annuity products. The results of the test were primarily driven by the low interest rate environment in the second quarter of 2016. As a result, as of June 30, 2016, we wrote off the entire DAC balance for our fixed immediate annuity products of \$14 million through amortization and increased our future policy benefit reserves by \$18 million. These updated assumptions will remain locked-in until such time as we determine another premium deficiency exists. The impacts of future adverse changes in our assumptions could result in the establishment of additional future policy benefit reserves and would be immediately reflected in net income (loss) if our margin for this block is again reduced below zero. Any favorable variation would result in additional margin and would result in higher income recognition over the remaining duration of the in-force block. Due to the premium deficiency that existed in the second quarter of 2016 and the current low interest rate environment, we will continue to monitor our fixed immediate annuity products frequently.

The risks we face include adverse variations in interest rates, credit spreads and/or mortality. Adverse experience in one or all of these risks will result in the establishment of additional benefit reserves and will be immediately reflected as a reduction to net income (loss) if our margin for this block is reduced to below zero. As of June 30, 2016, for our fixed immediate annuity products, we estimate that a combined 25 basis point reduction in interest rates or credit spreads from the June 30, 2016 levels, or 2% lower mortality, scenarios that we consider to be reasonably possible given historical changes in market conditions and experience on these products, would result in the establishment of additional benefit reserves and an after-tax charge to earnings of approximately \$10 million or \$15 million, respectively.

Policyholder Account Balances

Low interest rates can also negatively impact the financial results of our universal and term universal life insurance products. As of June 30, 2016 and December 31, 2015, we had DAC of \$724 million and \$898 million, respectively, and total policyholder account balances including reserves in excess of the contract value of \$7,620 million and \$7,490 million, respectively, related to these products. Adverse experience in long-term interest rates could result in the DAC amortization associated with these products being accelerated as well as the establishment of higher additional benefit reserves. As of June 30, 2016, we estimate that a 100 basis points reduction in interest rates from our assumptions established for the year ended December 31, 2015, an adverse change that we consider reasonably possible given the low interest rates experienced during 2016, would result in an after-tax charge to earnings of approximately \$115 million for our universal and term universal life insurance products. Any favorable changes in this assumption would result in lower DAC amortization as well as a reduction in the liability for policyholder account balances.

Consolidated

General Trends and Conditions

The stability of both the financial markets and global economies in which we operate impacts the sales, revenue growth and profitability trends of our businesses as well as value of assets and liabilities. The U.S. and several international financial markets have been impacted by concerns regarding global economies and the rate and strength of recovery, particularly given recent political and geographical events in Europe and the Middle East and slow growth in China. We continue to operate in a challenging economic environment characterized by slow global growth, fluctuating oil and commodity prices and very low interest rates. Interest rates decreased to

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historically low levels during the second quarter of 2016 due in part to the United Kingdom s vote to exit the European Union. For a discussion of the risks associated with interest rates, see Item 1A Risk Factors Interest rates and changes in rates could materially adversely affect our business and profitability in our 2015 Annual Report on Form 10-K.

Slow or varied levels of economic growth, coupled with uncertain financial markets and economic outlooks, changes in government policy, regulatory reforms and other changes in market conditions, influenced, and we believe will continue to influence, investment and spending decisions by consumers and businesses as they adjust their consumption, debt, capital and risk profiles in response to these conditions. These trends change as investor confidence in the markets and the outlook for some consumers and businesses shift. As a result, our sales, revenues and profitability trends of certain insurance and investment products as well as the value of assets and liabilities have been and could be further impacted going forward. In particular, factors such as government spending, monetary policies, the volatility and strength of the capital markets, anticipated tax policy changes and the impact of global financial regulation reform will continue to affect economic and business outlooks, level of interest rates and consumer behaviors moving forward.

The U.S. and international governments, the Federal Reserve, other central banks and other legislative and regulatory bodies have taken certain actions to support the economy and capital markets, influence interest rates, influence housing markets and mortgage servicing and provide liquidity to promote economic growth. These include various mortgage restructuring programs implemented or under consideration by the GSEs, lenders, servicers and the U.S. government. Outside of the United States, various governments and central banks have taken actions to stimulate economies, stabilize financial systems and improve market liquidity. In aggregate, these actions had a positive effect in the short term on the economies of these countries and their markets; however, there can be no assurance as to the future impact these types of actions may have on the economic and financial markets, including levels of interest rates and volatility. A delayed economic recovery period, a U.S. or global recession or regional or global financial crisis could materially and adversely affect our business, financial condition and results of operations.

Consolidated Results of Operations

The following is a discussion of our consolidated results of operations. For a discussion of our segment results, see Results of Operations and Selected Financial and Operating Performance Measures by Segment.

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Three Months Ended June 30, 2016 Compared to Three Months Ended June 30, 2015

The following table sets forth the consolidated results of operations for the periods indicated:

			Increase (decrease) and		
	Jun	nths ended e 30,	percentage change		
(Amounts in millions)	2016	2015	2016 vs. 2015		
Revenues:					
Premiums	\$ 1,127	\$ 1,134	\$ (7)	(1)%	
Net investment income	779	793	(14)	(2)%	
Net investment gains (losses)	30	8	22	$NM^{(1)}$	
Policy fees and other income	300	222	78	35%	
Total revenues	2,236	2,157	79	4%	
Benefits and expenses:					
Benefits and other changes in policy reserves	1,193	1,232	(39)	(3)%	
Interest credited	173	181	(8)	(4)%	
Acquisition and operating expenses, net of deferrals	327	295	32	11%	
Amortization of deferred acquisition costs and intangibles	112	101	11	11%	
Interest expense	80	103	(23)	(22)%	
Total benefits and expenses	1,885	1,912	(27)	(1)%	
Income from continuing operations before income taxes	351	245	106	43%	
Provision for income taxes	110	70	40	57%	
Income from continuing operations	241	175	66	38%	
Loss from discontinued operations, net of taxes	(21)	(314)	293	93%	
Net income (loss)	220	(139)	359	NM ⁽¹⁾	
Less: net income attributable to noncontrolling interests	48	54	(6)	(11)%	
Net income (loss) available to Genworth Financial, Inc. s common stockholders	\$ 172	\$ (193)	\$ 365	189%	

⁽¹⁾ We define NM as not meaningful for increases or decreases greater than 200%. *Premiums*. Premiums consist primarily of premiums earned on insurance products for mortgage, long-term care, life and accident and health insurance, single premium immediate annuities and structured settlements with life contingencies.

Our U.S. Life Insurance segment decreased \$13 million. Our life insurance business decreased \$49 million mainly attributable to higher ceded reinsurance and lower production in the current year. Our fixed annuities business decreased \$3 million principally from lower sales of our life-contingent products resulting from the suspension of product offerings in the current year. Our long-term care insurance business increased \$39 million largely from \$37 million of increased premiums in the current year from in-force rate actions approved and implemented.

Our Australia Mortgage Insurance segment decreased \$4 million driven by a \$4 million decrease attributable to changes in foreign exchange rates during the three months ended June 30, 2016. Excluding the effects of foreign exchange, premiums were flat. An increase in premiums from refinements to premium recognition factors made in the third quarter of 2015, higher policy cancellations and lower ceded reinsurance were offset by decreases from the seasoning of our smaller prior year in-force blocks of business and lower flow volume in the current year as well as the termination of a customer relationship with respect to new business effective in the second quarter of 2015.

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Our U.S. Mortgage Insurance segment increased \$7 million mainly attributable to higher average flow mortgage insurance in-force, partially offset by higher ceded reinsurance premiums in the current year.

Our Canada Mortgage Insurance segment increased \$6 million in the current year principally from the seasoning of our larger, more recent in-force blocks of business. The three months ended June 30, 2016 included a decrease of \$6 million attributable to changes in foreign exchange rates.

Net investment income. Net investment income represents the income earned on our investments. For discussion of the change in net investment income, see the comparison for this line item under Investments and Derivative Instruments.

Net investment gains (losses). Net investment gains (losses) consist primarily of realized gains and losses from the sale or impairment of our investments, unrealized and realized gains and losses from our trading securities and derivative instruments. For discussion of the change in net investment gains (losses), see the comparison for this line item under — Investments and Derivative Instruments.

Policy fees and other income. Policy fees and other income consists primarily of fees assessed against policyholder and contractholder account values, surrender charges, cost of insurance assessed on universal and term universal life insurance policies, advisory and administration service fees assessed on investment contractholder account values, broker/dealer commission revenues and other fees.

Corporate and Other activities increased \$86 million. The current year included a gain of \$64 million from the early extinguishment of debt related to the redemption of a securitization entity and a gain of \$11 million attributable to the sale of assets to Pacific Life Insurance Company (Pac Life). The prior year included losses of \$10 million from non-functional currency transactions attributable to changes in foreign exchange rates related to intercompany transactions.

Our Runoff segment decreased \$7 million mainly attributable to lower account values in our variable annuity products in the current year.

Benefits and other changes in policy reserves. Benefits and other changes in policy reserves consist primarily of claim costs incurred related to mortgage insurance products and benefits paid and reserve activity related to current claims and future policy benefits on insurance and investment products for long-term care, life and accident and health insurance, structured settlements and single premium immediate annuities with life contingencies.

Our U.S. Life Insurance segment decreased \$33 million. Our life insurance business decreased \$35 million principally related to higher ceded reinsurance and favorable mortality in our term and term universal life insurance products in the current year. These decreases were partially offset by an increase in our universal life insurance reserves due primarily to aging of the in-force block in the current year. Our fixed annuities business decreased \$24 million largely attributable to \$45 million of lower assumed reinsurance in connection with the recapture of certain life-contingent products by a third party in the current year. The decrease was also attributable to lower sales of our life-contingent products and lower interest credited in the current year. These decreases were partially offset by an increase in reserves of \$18 million related to loss recognition testing in our fixed immediate annuity products driven primarily by the low interest rate environment in the second quarter of 2016 (see Critical Accounting Estimates for additional information)

and unfavorable mortality in the current year. Our long-term care insurance business increased \$26 million principally from aging and growth of the in-force block, higher severity on new claims and \$68 million of unfavorable adjustments, which included refinements to the calculations of reserves in the current year. The prior year also included net favorable adjustments of \$18 million primarily reflecting corrections to our reserve calculations. These increases were partially offset by reduced benefits of \$56 million in the current year related to in-force rate actions approved and implemented, an \$18 million favorable correction to reserves and a lower accrual of \$5 million for profits followed by losses in the current year.

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Our U.S. Mortgage Insurance segment decreased \$12 million primarily due to a continued decline in new delinquencies primarily in our 2005 through 2008 book years and lower reserves on new delinquencies from continued improvement in economic conditions in the current year. These decreases were partially offset by a lower net benefit from cures and aging of existing delinquencies in the current year.

Our Australia Mortgage Insurance segment increased \$6 million largely attributable to higher new delinquencies and a higher average reserve per new delinquency primarily in commodity-dependent regions in the current year. The three months ended June 30, 2016 included a decrease of \$1 million attributable to changes in foreign exchange rates.

Our Canada Mortgage Insurance segment increased \$4 million largely attributable to an increase in the number of new delinquencies, net of cures, and a higher average reserve per delinquency from higher severity as a result of economic pressure in oil-producing regions in the current year. The three months ended June 30, 2016 included a decrease of \$1 million attributable to changes in foreign exchange rates.

Interest credited. Interest credited represents interest credited on behalf of policyholder and contractholder general account balances. Our U.S. Life Insurance segment decreased \$7 million. Our fixed annuities business decreased \$4 million principally from lower average account values and lower crediting rates in the current year. Our life insurance business decreased \$3 million predominantly from lower crediting rates in our universal life insurance products in the current year.

Acquisition and operating expenses, net of deferrals. Acquisition and operating expenses, net of deferrals, represent costs and expenses related to the acquisition and ongoing maintenance of insurance and investment contracts, including commissions, policy issuance expenses and other underwriting and general operating costs. These costs and expenses are net of amounts that are capitalized and deferred, which are costs and expenses that are related directly to the successful acquisition of new or renewal insurance policies and investment contracts, such as first-year commissions in excess of ultimate renewal commissions and other policy issuance expenses. Our U.S. Life Insurance segment increased \$32 million. Our fixed annuities business increased \$50 million largely attributable to a \$55 million ceding commission paid in connection with the recapture of certain life-contingent products by a third party, partially offset by lower production in the current year. Our life insurance business decreased \$13 million primarily from lower production in the current year. Our long-term care insurance business decreased \$5 million principally from lower marketing costs and a decrease in production in the current year.

Amortization of deferred acquisition costs and intangibles. Amortization of deferred acquisition costs and intangibles consists primarily of the amortization of acquisition costs that are capitalized, PVFP and capitalized software. Our U.S. Life Insurance segment increased \$9 million. Our fixed annuities business increased \$13 million predominantly related to the write-off of DAC in connection with loss recognition testing in our fixed immediate annuity products of \$14 million driven primarily by the low interest rate environment in the second quarter of 2016 (see Critical Accounting Estimates for additional information). This increase was partially offset by a decrease of \$6 million in our life insurance business principally related to the write-off of \$455 million of DAC in our term life insurance products in the prior year in connection with a life block transaction which resulted in lower amortization in the current year.

Interest expense. Interest expense represents interest related to our borrowings that are incurred at Genworth Holdings or subsidiaries and our non-recourse funding obligations and interest expense related to the Tax Matters Agreement and certain reinsurance arrangements being accounted for as deposits.

Our U.S. Life Insurance segment decreased \$17 million driven by our life insurance business principally as a result of the redemption of certain non-recourse funding obligations as part of a life block transaction completed in the first quarter of 2016 and lower letter of credit fees in the current year.

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Corporate and Other activities decreased \$6 million largely driven by the redemption of \$298 million of Genworth Holdings senior notes in January 2016.

Provision for income taxes. The effective tax rate increased to 31.3% for the three months ended June 30, 2016 from 28.5% for the three months ended June 30, 2015. The increase in the effective tax rate was primarily attributable to international true ups in the prior year, a decrease in the tax benefits related to the sale of our European mortgage insurance business and a decrease in tax favored investment benefits in the current year. These increases were partially offset by lower taxed foreign income in the current year. The three months ended June 30, 2016 included a decrease of \$2 million attributable to changes in foreign exchange rates.

Net income attributable to noncontrolling interests. Net income attributable to noncontrolling interests represents the portion of income in a subsidiary attributable to third parties. The decrease was primarily related to lower net income in our mortgage insurance business in Canada driven by an increase in net investment losses in the current year. The three months ended June 30, 2016 included a decrease of \$1 million attributable to changes in foreign exchange rates.

Six Months Ended June 30, 2016 Compared to Six Months Ended June 30, 2015

The following table sets forth the consolidated results of operations for the periods indicated:

(Amounts in millions)	end	Six months ended June 30, 2016 2015		Increase (decrease) and percentage change 2016 vs. 2015	
Revenues:					
Premiums	\$ 1,921	\$ 2,277	\$ (356)	(16)%	
Net investment income	1,568	1,574	(6)	%	
Net investment gains (losses)	11	(8)	19	$NM^{(1)}$	
Policy fees and other income	521	449	72	16%	
Total revenues	4,021	4,292	(271)	(6)%	
Benefits and expenses:					
Benefits and other changes in policy reserves	2,053	2,424	(371)	(15)%	
Interest credited	350	361	(11)	(3)%	
Acquisition and operating expenses, net of deferrals	721	562	159	28%	
Amortization of deferred acquisition costs and intangibles	211	196	15	8%	
Interest expense	185	210	(25)	(12)%	
Total benefits and expenses	3,520	3,753	(233)	(6)%	
Income from continuing operations before income taxes	501	539	(38)	(7)%	
Provision for income taxes	133	161	(28)	(17)%	
Income from continuing operations Loss from discontinued operations, net of taxes	368 (40)	378 (313)	(10) 273	(3)% 87%	
2000 Hom discontinuou operations, net of tanes	(10)	(313)	_, _	0170	

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Net income	328	65	20	63	$NM^{(1)}$
Less: net income attributable to noncontrolling interests	103	104		(1)	(1)%
Net income (loss) available to Genworth Financial, Inc. s common					
stockholders	\$ 225	\$ (39)	\$ 20	64	$NM^{(1)}$

⁽¹⁾ We define NM as not meaningful for increases or decreases greater than 200%.

Premiums

Our U.S. Life Insurance segment decreased \$355 million. Our life insurance business decreased \$413 million principally attributable to higher ceded reinsurance and lower production in the current year. In the first quarter of 2016, we initially ceded \$326 million of certain term life insurance premiums under a new reinsurance treaty as part of a life block transaction. Our fixed annuities business decreased \$10 million principally from lower sales of our life-contingent products resulting from the suspension of product offerings in the current year. Our long-term care insurance business increased \$68 million from \$68 million of increased premiums in the current year from in-force rate actions approved and implemented.

Our Australia Mortgage Insurance segment decreased \$12 million driven by a \$14 million decrease attributable to changes in foreign exchange rates during the six months ended June 30, 2016. Excluding the effects of foreign exchange, premiums increased primarily as a result of the refinements to premium recognition factors made in the third quarter of 2015, lower ceded reinsurance and higher policy cancellations in the current year. These increases were partially offset by the seasoning of our smaller prior year in-force blocks of business and lower flow volume in the current year as well as the termination of a customer relationship with respect to new business effective in the second quarter of 2015.

Our Canada Mortgage Insurance segment decreased \$2 million driven by a \$23 million decrease attributable to changes in foreign exchange rates during the six months ended June 30, 2016. Excluding the effects of foreign exchange, premiums increased \$21 million in the current year primarily from the seasoning of our larger, more recent in-force blocks of business.

Our U.S. Mortgage Insurance segment increased \$17 million mainly attributable to higher average flow mortgage insurance in-force and the reversal of the accrual for premium refunds related to policy cancellations that was recorded in the third quarter of 2015, partially offset by higher ceded reinsurance premiums in the current year.

Net investment income. For discussion of the change in net investment income, see the comparison for this line item under Investments and Derivative Instruments.

Net investment gains (losses). For discussion of the change in net investment gains (losses), see the comparison for this line item under Investments and Derivative Instruments.

Policy fees and other income

Corporate and Other activities increased \$87 million. The current year included a gain of \$64 million from the early extinguishment of debt related to the redemption of a securitization entity and a gain of \$11 million attributable to the sale of assets to Pac Life. The prior year included losses of \$10 million from non-functional currency transactions attributable to changes in foreign exchange rates related to intercompany transactions.

Our Australia Mortgage Insurance segment increased \$3 million primarily due to non-functional currency transactions attributable to remeasurement and repayment of intercompany loans in the prior year that did not recur.

Our Runoff segment decreased \$14 million mainly attributable to lower account values in our variable annuity products in the current year.

Our U.S. Life Insurance segment decreased \$5 million primarily from our life insurance business largely related to lower production and a decrease in our term universal and universal life insurance in-force blocks in the current year.

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Benefits and other changes in policy reserves

Our U.S. Life Insurance segment decreased \$366 million. Our life insurance business decreased \$372 million principally related to higher ceded reinsurance and favorable mortality in our term life insurance products in the current year. In the first quarter of 2016, we initially ceded \$331 million of certain term life insurance reserves under a new reinsurance treaty as part of a life block transaction. These decreases were partially offset by unfavorable mortality and higher reserves in our term universal life insurance product reflecting our updated assumptions from the fourth quarter of 2015. Our fixed annuities business decreased \$30 million largely attributable to \$45 million of lower assumed reinsurance in connection with the recapture of certain life-contingent products by a third party in the current year. The decrease was also attributable to lower sales of our life-contingent products and lower interest credited in the current year. These decreases were partially offset by an increase in reserves of \$18 million related to loss recognition testing in our fixed immediate annuity products driven primarily by the low interest rate environment in the second quarter of Critical Accounting Estimates for additional information) and unfavorable mortality in the current 2016 (see year. Our long-term care insurance business increased \$36 million principally from aging and growth of the in-force block, higher severity on new claims and \$68 million of unfavorable adjustments, which included refinements to the calculations of reserves in the current year. The prior year also included net favorable adjustments of \$7 million. These increases were partially offset by reduced benefits of \$101 million in the current year related to in-force rate actions approved and implemented and an \$18 million favorable correction to reserves in the current year.

Our U.S. Mortgage Insurance segment decreased \$24 million due to a continued decline in new delinquencies primarily in our 2005 through 2008 book years and lower reserves on new delinquencies from continued improvement in economic conditions, partially offset by a lower net benefit from cures and aging of existing delinquencies in the current year.

Corporate and Other activities decreased \$5 million primarily related to the sale of our European mortgage insurance business in May 2016.

Our Australia Mortgage Insurance segment increased \$13 million largely attributable to higher new delinquencies and a higher average reserve per new delinquency primarily in commodity-dependent regions in the current year and a favorable adjustment of \$7 million in the first quarter of 2015 related to the expected recovery of claims paid in prior periods that did not recur. The six months ended June 30, 2016 included a decrease of \$4 million attributable to changes in foreign exchange rates.

Our Runoff segment increased \$6 million primarily attributable to unfavorable mortality in our corporate-owned life insurance products and an increase in our guaranteed minimum death benefit (GMDB) reserves in our variable annuity products due to less favorable equity market performance in the current year.

Our Canada Mortgage Insurance segment increased \$5 million primarily attributable to an increase in the number of new delinquencies, net of cures, and a higher average reserve per delinquency from higher

severity as a result of economic pressure in oil-producing regions in the current year. The six months ended June 30, 2016 also included a decrease of \$5 million attributable to changes in foreign exchange rates.

Interest credited. Our U.S. Life Insurance segment decreased \$13 million. Our fixed annuities business decreased \$8 million mainly from lower average account values and lower crediting rates in the current year. Our life insurance business decreased \$5 million predominantly from lower crediting rates in our universal life insurance products in the current year.

Acquisition and operating expenses, net of deferrals

Corporate and Other activities increased \$126 million mainly driven by \$69 million for the settlement of *In re Genworth Financial, Inc. Securities Litigation* and an additional \$10 million of legal fees and expenses related to this litigation. In addition, we paid a make-whole expense of \$20 million on the

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early redemption of Genworth Holdings 2016 senior notes in January 2016 and paid broker, advisor and investment banking fees of \$18 million associated with Genworth Holdings bond consent solicitation in March 2016. The increase in the current year was also attributable to an additional loss of \$9 million recorded related to the sale of our mortgage insurance business in Europe. These increases were partially offset by lower net expenses after allocations to our operating segments in the current year.

Our U.S. Life Insurance segment increased \$34 million. Our fixed annuities business increased \$52 million largely attributable to a \$55 million ceding commission paid in connection with the recapture of certain life-contingent products by a third party and a \$3 million restructuring charge, partially offset by lower production in the current year. Our long-term care insurance business decreased \$5 million predominantly from lower marketing costs and a decrease in production, partially offset by \$5 million in restructuring charges and a \$3 million write-off of a receivable associated with a disputed reinsurance claim in the current year. Our life insurance business decreased \$13 million primarily related to lower production, partially offset by \$7 million in restructuring charges in the current year.

Our U.S. Mortgage Insurance segment increased \$5 million primarily from higher production in the current year. This increase was partially offset by a write-off of software in the prior year that did not recur.

Our Runoff segment decreased \$6 million largely related to lower commissions as a result of the runoff of our variable annuity products in the current year.

Amortization of deferred acquisition costs and intangibles. Our U.S. Life Insurance segment increased \$14 million principally attributable to our fixed annuities business predominantly related to the write-off of DAC in connection with loss recognition testing in our fixed immediate annuity products of \$14 million driven primarily by the low interest rate environment in the second quarter of 2016 (see Critical Accounting Estimates for additional information).

Interest expense

Our U.S. Life Insurance segment decreased \$14 million driven by our life insurance business principally as a result of the redemption of certain non-recourse funding obligations as part of a life block transaction completed in the first quarter of 2016 and lower letter of credit fees. These decreases were partially offset by the write-off of \$9 million of deferred borrowing costs associated with our non-recourse funding obligations as part of a life block transaction and the impact of credit rating downgrades which increased the cost of financing term life insurance reserves in the current year.

Corporate and Other activities decreased \$11 million largely driven by the redemption of \$298 million of Genworth Holdings senior notes in January 2016.

Provision for income taxes. The effective tax rate decreased to 26.5% for the six months ended June 30, 2016 from 29.8% for the six months ended June 30, 2015. The decrease in the effective tax rate was mainly from tax benefits related to the sale of our mortgage insurance business in Europe in the current year primarily attributable to the reversal of a deferred tax valuation allowance. The decrease was also related to higher state income tax true ups in the prior year and a decrease in tax expense related to stock-based compensation in the current year. These decreases were partially offset by international tax true ups in the prior year. The six months ended June 30, 2016 included a decrease

of \$8 million attributable to changes in foreign exchange rates.

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Reconciliation of net income (loss) to net operating income available to Genworth Financial, Inc. s common stockholders

We use non-GAAP financial measures entitled net operating income (loss) available to Genworth Financial, Inc. s common stockholders and net operating income (loss) available to Genworth Financial, Inc. s common stockholders per share. Net operating income (loss) available to Genworth Financial, Inc. s common stockholders per share is derived from net operating income (loss) available to Genworth Financial, Inc. s common stockholders, Our chief operating decision maker evaluates segment performance and allocates resources on the basis of net operating income (loss) available to Genworth Financial, Inc. s common stockholders. We define net operating income (loss) available to Genworth Financial, Inc. s common stockholders as income (loss) from continuing operations excluding the after-tax effects of income attributable to noncontrolling interests, net investment gains (losses), goodwill impairments, gains (losses) on the sale of businesses, gains (losses) on the early extinguishment of debt, gains (losses) on insurance block transactions, restructuring costs and infrequent or unusual non-operating items. Gains (losses) on insurance block transactions are defined as gains (losses) on the early extinguishment of non-recourse funding obligations, early termination fees for other financing restructuring and/or resulting gains (losses) on reinsurance restructuring for certain blocks of business. We exclude net investment gains (losses) and infrequent or unusual non-operating items because we do not consider them to be related to the operating performance of our segments and Corporate and Other activities. A component of our net investment gains (losses) is the result of impairments, the size and timing of which can vary significantly depending on market credit cycles. In addition, the size and timing of other investment gains (losses) can be subject to our discretion and are influenced by market opportunities, as well as asset-liability matching considerations. Goodwill impairments, gains (losses) on the sale of businesses, gains (losses) on the early extinguishment of debt, gains (losses) on insurance block transactions and restructuring costs are also excluded from net operating income (loss) available to Genworth Financial, Inc. s common stockholders because, in our opinion, they are not indicative of overall operating trends. Infrequent or unusual non-operating items are also excluded from net operating income (loss) available to Genworth Financial, Inc. s common stockholders if, in our opinion, they are not indicative of overall operating trends.

While some of these items may be significant components of net income (loss) available to Genworth Financial, Inc. s common stockholders in accordance with U.S. generally accepted accounting principles (U.S. GAAP), we believe that net operating income (loss) available to Genworth Financial, Inc. s common stockholders, and measures that are derived from or incorporate net operating income (loss) available to Genworth Financial, Inc. s common stockholders, including net operating income (loss) available to Genworth Financial, Inc. s common stockholders per share on a basic and diluted basis, are appropriate measures that are useful to investors because they identify the income (loss) attributable to the ongoing operations of the business. Management also uses net operating income (loss) available to Genworth Financial, Inc. s common stockholders as a basis for determining awards and compensation for senior management and to evaluate performance on a basis comparable to that used by analysts. However, the items excluded from net operating income (loss) available to Genworth Financial, Inc. s common stockholders have occurred in the past and could, and in some cases will, recur in the future. Net operating income (loss) available to Genworth Financial, Inc. s common stockholders and net operating income (loss) available to Genworth Financial, Inc. s common stockholders per share on a basic and diluted basis are not substitutes for net income (loss) available to Genworth Financial, Inc. s common stockholders or net income (loss) available to Genworth Financial, Inc. s common stockholders per share on a basic and diluted basis determined in accordance with U.S. GAAP. In addition, our definition of net operating income (loss) available to Genworth Financial, Inc. s common stockholders may differ from the definitions used by other companies.

Adjustments to reconcile net income (loss) attributable to Genworth Financial, Inc. s common stockholders and net operating income (loss) available to Genworth Financial, Inc. s common stockholders assume a 35% tax rate (unless otherwise indicated) and are net of the portion attributable to noncontrolling interests. Net investment gains (losses)

are also adjusted for DAC and other intangible amortization and certain benefit reserves.

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The following table includes a reconciliation of net income (loss) available to Genworth Financial, Inc. s common stockholders to net operating income available to Genworth Financial, Inc. s common stockholders for the periods indicated:

(Amounts in millions)		nths ended e 30, 2015	Six months ended June 30, 2016 2015		
Net income (loss) available to Genworth Financial, Inc. s common					
stockholders	\$ 172	\$ (193)	\$ 225	\$ (39)	
Add: net income attributable to noncontrolling interests	48	54	103	104	
Net income (loss)	220	(139)	328	65	
Loss from discontinued operations, net of taxes	(21)	(314)	(40)	(313)	
·					
Income from continuing operations	241	175	368	378	
Less: income from continuing operations attributable to					
noncontrolling interests	48	54	103	104	
Income from continuing operations available to Genworth Financial,					
Inc. s common stockholders	193	121	265	274	
Adjustments to income from continuing operations available to					
Genworth Financial, Inc. s common stockholders:					
Net investment (gains) losses, net (1)	(39)	(5)	(20)	(4)	
(Gains) losses on sale of businesses	(10)		(3)		
(Gains) losses on early extinguishment of debt	(64)		(48)		
(Gains) losses from life block transactions			9		
Expenses related to restructuring	5	3	20	3	
Fees associated with bond consent solicitation			18		
Taxes on adjustments	38		(15)		
Net operating income available to Genworth Financial, Inc. s common stockholders	\$ 123	\$ 119	\$ 226	\$ 273	

In June 2016, we completed the sale of our term life insurance new business platform and recorded a pre-tax gain of \$12 million. In May 2016, we completed the sale of our mortgage insurance business in Europe and recorded an additional pre-tax loss of \$2 million. In the first quarter of 2016, we recorded an estimated pre-tax loss of \$7 million and a tax benefit of \$27 million related to the planned sale of our mortgage insurance business in Europe. These

⁽¹⁾ For the three months ended June 30, 2016 and 2015, net investment (gains) losses were adjusted for DAC and other intangible amortization and certain benefit reserves of \$(6) million for both periods and adjusted for the portion of net investment gains (losses) attributable to noncontrolling interests of \$(3) million and \$9 million, respectively. For the six months ended June 30, 2016 and 2015, net investment (gains) losses were adjusted for DAC and other intangible amortization and certain benefit reserves of \$(15) million and \$(14) million, respectively, and adjusted for the portion of net investment gains (losses) attributable to noncontrolling interests of \$6 million and \$2 million, respectively.

transactions were excluded from net operating income (loss) available to Genworth Financial, Inc. s common stockholders for the periods presented as they related to a gain (loss) on the sale of businesses.

In June 2016, we settled restricted borrowings of \$70 million related to a securitization entity and recorded a \$64 million pre-tax gain related to the early extinguishment of debt. In January 2016, we paid a pre-tax make-whole expense of \$20 million related to the early redemption of Genworth Holdings 2016 Notes. We also repurchased \$28 million principal amount of Genworth Holdings notes with various maturity dates for a pre-tax gain of \$4 million in the first quarter of 2016. These transactions were excluded for net operating income (loss) available to Genworth Financial, Inc. s common stockholders for the periods presented as they related to a gain (loss) on the early extinguishment of debt.

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In the first quarter of 2016, we completed a life block transaction resulting in a pre-tax loss of \$9 million in connection with the early extinguishment of non-recourse funding obligations.

In the second and first quarters of 2016, we recorded a pre-tax expense of \$5 million and \$15 million, respectively, related to restructuring costs as part of an expense reduction plan as we evaluate and appropriately size our organizational needs and expenses. In the second quarter of 2015, we also recorded a \$3 million pre-tax expense related to restructuring costs.

There were no infrequent or unusual items excluded from net operating income (loss) available to Genworth Financial, Inc. s common stockholders during the periods presented other than fees incurred during the first quarter of 2016 related to Genworth Holdings bond consent solicitation of \$18 million for broker, advisor and investment banking fees.

Earnings (loss) per share

The following table provides basic and diluted net income (loss) available to Genworth Financial, Inc. s common stockholders and net operating income (loss) available to Genworth Financial, Inc. s common stockholders per common share for the periods indicated:

(Amounts in millions, except per share amounts)	Three months ended June 30, 2016 2015				Six months ended June 30, 2016 2015		
Income from continuing operations available to Genworth Financial,	_	-010	•	_010			
Inc. s common stockholders per common share:							
Basic	\$	0.39	\$	0.24	\$ 0.53	\$ 0.55	
Diluted	\$	0.39	\$	0.24	\$ 0.53	\$ 0.55	
Net income (loss) available to Genworth Financial, Inc. s common stockholders per common share: Basic Diluted	\$	0.35	\$ \$	(0.39)	\$ 0.45 \$ 0.45	\$ (0.08) \$ (0.08)	
Net operating income available to Genworth Financial, Inc. s common stockholders per common share:							
Basic	\$	0.25	\$	0.24	\$ 0.45	\$ 0.55	
Diluted	\$	0.25	\$	0.24	\$ 0.45	\$ 0.55	
Weighted-average common shares outstanding: Basic		498.5	·	497.4	498.3	497.2	
Dasic		⊤ 20.3		T71.H	470.3	771.4	
Diluted		500.4		499.3	499.9	499.1	

Diluted weighted-average common shares outstanding reflect the effects of potentially dilutive securities including stock options, restricted stock units and other equity-based compensation.

Results of Operations and Selected Financial and Operating Performance Measures by Segment

Our chief operating decision maker evaluates segment performance and allocates resources on the basis of net operating income (loss) available to Genworth Financial, Inc. s common stockholders. See note 9 in our unaudited condensed consolidated financial statements under Item 1 Financial Statements for a reconciliation of net operating income available to Genworth Financial, Inc. s common stockholders of our segments and Corporate and Other activities to net income (loss) available to Genworth Financial, Inc. s common stockholders.

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We allocate our consolidated provision for income taxes to our operating segments. Our allocation methodology applies a specific tax rate to the pre-tax income (loss) of each segment, which is then adjusted in each segment to reflect the tax attributes of items unique to that segment such as foreign income. The difference between the consolidated provision for income taxes and the sum of the provision for income taxes in each segment is reflected in Corporate and Other activities. The annually-determined tax rates and adjustments to each segment s provision for income taxes are estimates which are subject to review and could change from year to year. The effective tax rates disclosed herein are calculated using whole dollars. As a result, the percentages shown may differ from an effective tax rate calculated using rounded numbers.

Management's discussion and analysis by segment contains selected operating performance measures including sales and insurance in-force or risk in-force which are commonly used in the insurance industry as measures of operating performance.

Management regularly monitors and reports sales metrics as a measure of volume of new and renewal business generated in a period. Sales refer to: (1) new insurance written for mortgage insurance; (2) annualized first-year premiums for long-term care and term life insurance products; (3) annualized first-year deposits plus 5% of excess deposits for universal and term universal life insurance products; (4) 10% of premium deposits for linked-benefits products; and (5) new and additional premiums/deposits for fixed annuities. Sales do not include renewal premiums on policies or contracts written during prior periods. We consider new insurance written, annualized first-year premiums/deposits, premium equivalents and new premiums/deposits to be a measure of our operating performance because they represent a measure of new sales of insurance policies or contracts during a specified period, rather than a measure of our revenues or profitability during that period.

Management regularly monitors and reports insurance in-force and risk in-force. Insurance in-force for our mortgage insurance businesses is a measure of the aggregate original loan balance for outstanding insurance policies as of the respective reporting date. Risk in-force for our U.S. mortgage insurance business is based on the coverage percentage applied to the estimated current outstanding loan balance. For risk in-force in our mortgage insurance businesses in Canada and Australia, we have computed an effective risk in-force amount, which recognizes that the loss on any particular loan will be reduced by the net proceeds received upon sale of the property. Effective risk in-force has been calculated by applying to insurance in-force a factor of 35% that represents the highest expected average per-claim payment for any one underwriting year over the life of our mortgage insurance businesses in Canada and Australia. In Australia, we have certain risk share arrangements where we provide pro-rata coverage of certain loans rather than 100% coverage. As a result, for loans with these risk share arrangements, the applicable pro-rata coverage amount provided is used when applying the factor. We consider insurance in-force and risk in-force to be measures of our operating performance because they represent measures of the size of our business at a specific date which will generate revenues and profits in a future period, rather than measures of our revenues or profitability during that period.

Management also regularly monitors and reports a loss ratio for our businesses. For our mortgage insurance businesses, the loss ratio is the ratio of incurred losses and loss adjustment expenses to net earned premiums. For our long-term care insurance business, the loss ratio is the ratio of benefits and other changes in reserves less tabular interest on reserves less loss adjustment expenses to net earned premiums. We consider the loss ratio to be a measure of underwriting performance in these businesses and helps to enhance the understanding of the operating performance of our businesses.

An assumed tax rate of 35% is utilized in certain adjustments to net operating income (loss) available to Genworth Financial, Inc. s common stockholders and in the explanation of specific variances of operating performance.

These operating performance measures enable us to compare our operating performance across periods without regard to revenues or profitability related to policies or contracts sold in prior periods or from investments or other sources.

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U.S. Mortgage Insurance segment

Trends and conditions

Results of our U.S. mortgage insurance business are affected primarily by the following factors: competitor actions; unemployment or underemployment levels; other economic and housing market trends, including interest rates, home prices, and mortgage origination volume mix and practices; the levels and aging of mortgage delinquencies, which may be affected by seasonal variations; the inventory of unsold homes; loan modification and other servicing efforts; and resolution of pending or any future litigation, among other items. The impact of prior years—weakness and uncertainty in the domestic economy, related levels of unemployment and underemployment and resulting increase in foreclosures, the number of borrowers seeking loan modifications and the level of housing inventories with the related impact on home values, all contributed adversely to the performance of our insured portfolio relating to our 2005 through 2008 book years. Our results are subject to the continued recovery of the U.S. housing market and the extent of the adverse impact of seasonality that we experience historically in the second half of the year.

The level of private mortgage insurance industry market penetration and eventual market size is affected in part by actions taken by the GSEs, the Federal Housing Administration (FHA), the Federal Housing Finance Agency (FHFA), the U.S. Congress or the U.S. government which impact housing or housing finance policy. In the past, these actions have included announced changes, or potential changes, to underwriting standards, FHA pricing, GSE guaranty fees and loan limits as well as low-down-payment programs available through the FHA or GSEs.

Mortgage origination volume increased during the second quarter of 2016, primarily due to a strong purchase originations market. Purchase mortgages are typically insured with private mortgage insurance more often than refinance mortgages, which contributed to a larger private mortgage insurance market size in the second quarter of 2016 compared to the first quarter of 2016. Refinance originations modestly increased from the first quarter of 2016 as mortgage interest rates declined during the second quarter of 2016. Our U.S. mortgage insurance estimated market share remained stable during the second quarter of 2016, which was impacted, in part, by the loss of business from certain customers who reduced their business allocation to our U.S. mortgage insurance business based on the negative ratings differential relative to our competitors and concerns expressed about Genworth s financial condition. This business loss was offset by business gains from the addition of new customers as well as growth within our existing customer base driven, in part, by competitive pricing and differentiated service levels.

New insurance written in the second quarter of 2016 increased 39% compared to the second quarter of 2015 due to a larger purchase originations market and market share gains and increased 54% compared to the first quarter of 2016 consistent with the seasonal increases in purchase originations. We continue to manage the quality of new business through our underwriting guidelines, which we modify from time to time when circumstances warrant. The percentage of single premium new insurance written increased in the second quarter of 2016 compared to the second quarter of 2015 but decreased modestly from the first quarter of 2016 reflecting our selective participation in this market. Future volumes of these products will vary depending in part on our evaluation of their risk return profile of these transactions. We have observed changes in competitor pricing protocols as well as continued highly competitive pricing with monthly premium borrower paid mortgage insurance during the second quarter of 2016. In March 2016, we introduced a new national monthly premium borrower paid rate card that was effective beginning April 4, 2016. This new rate card aligned our pricing with the factors promulgated by the GSEs in the revised industry-wide risk-based capital requirements under PMIERs, features reduced rates across all loan-to-value ratios for borrowers with credit scores above 740 and is broadly competitive with the industry, including the FHA. As a result, our new insurance written consisted of higher credit quality loans, which resulted in a lower weighted-average price and a similar reduction in PMIERs capital requirements during the second quarter of 2016.

Our loss ratio was 24% for the three months ended June 30, 2016, reflecting lower new delinquencies. New delinquencies during the second quarter of 2016 decreased compared to the second quarter of 2015 and the first

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quarter of 2016 due to macroeconomic improvements including improvements in unemployment rates and in housing values. The majority of new delinquencies in the second quarter of 2016 continued to come from our 2005 through 2008 book years. We have observed improvement in the ultimate claim expectations from early stage delinquencies through the second quarter of 2016. Foreclosure starts and the number of paid claims decreased during the second quarter of 2016 as compared to the second quarter of 2015. In addition, the older delinquencies that remain in our portfolio, particularly those from our 2005 through 2008 book years, continued to age through the second quarter of 2016 from the lengthening of the foreclosure process. This aging has resulted in increased claims expenses relative to claims paid during the period prior to the 2008 financial crisis when the industry was experiencing a shorter foreclosure process than at present. Overall, we have seen a reduction in loans that have been subject to a modification or workout in the second quarter of 2016 compared to the second quarter of 2015. We expect our level of loan modifications to continue to decline going forward in line with the expected reduction in delinquent loans and the continuing aging of delinquencies. Depending on our experience going forward, we may need to adjust our reserve frequency or severity assumptions as experience from these programs continues to emerge.

As of June 30, 2016, GMICO s risk-to-capital ratio under the current regulatory framework as established under North Carolina law and enforced by the North Carolina Department of Insurance (NCDOI), GMICO s domestic insurance regulator, was approximately 15.1:1, compared with a risk-to-capital ratio of approximately 15.5:1 as of March 31, 2016 and approximately 16.4:1 as of December 31, 2015. This risk-to-capital ratio remains below the NCDOI s maximum risk-to-capital ratio of 25:1. GMICO s ongoing risk-to-capital ratio will depend principally on the magnitude of future losses incurred by GMICO, the effectiveness of ongoing loss mitigation activities, new business volume and profitability, the amount of policy lapses, the amount of additional capital that is generated within the business or capital support (if any) that we provide and changes in the value of affiliate assets.

Effective December 31, 2015, each GSE adopted revised PMIERs which set forth operational and financial requirements that mortgage insurers must meet in order to remain eligible. Each approved mortgage insurer is required to provide the GSEs with an annual certification and a quarterly report as to its compliance with PMIERs. We have met all PMIERs reporting requirements as required by the GSEs to date. As of June 30, 2016, we estimate our U.S. mortgage insurance business had available assets of approximately 115% of the required assets under PMIERs compared to approximately 113% as of March 31, 2016 and 109% as of December 31, 2015. As of June 30, 2016, March 31, 2016 and December 31, 2015, the PMIERs sufficiency ratios were in excess of \$350 million, \$300 million and \$200 million, respectively, of available assets above the PMIERs requirements. This increase was driven primarily by a higher valuation and the impact of foreign exchange of our U.S mortgage insurance business holdings in Genworth Canada, proceeds from the sale of our European mortgage insurance business, tax proceeds and the reduction in delinquent loans. This increase was partially offset by growth in new insurance written.

In 2015, our U.S. mortgage insurance business entered into three separate reinsurance transactions for the primary purpose of obtaining capital credit under PMIERs in order to meet the PMIERs financial requirements. Beginning January 1, 2016, the reinsurance treaty covering our 2015 book year includes all eligible mortgage insurance certificates issued through the fourth quarter of 2015. The three reinsurance transactions provided an aggregate of approximately \$470 million of PMIERs capital credit as of June 30, 2016. Effective July 1, 2016, our U.S. mortgage insurance business executed two excess of loss reinsurance transactions with a panel of reinsurers covering current and expected new insurance written for the 2016 and 2017 book years. Each transaction is expected to provide approximately \$150 million of PMIERs capital credit upon the completion of each book year. The transactions have been approved by the GSEs.

As of June 30, 2016, loans modified through the Home Affordable Refinance Program (HARP) accounted for approximately \$16.2 billion of insurance in-force, with \$15.2 billion of those loans from our 2005 through 2008 book years. The volume of new HARP modifications continues to decrease as the number of loans that would benefit from

a HARP modification decreases. Loans modified through HARP have extended amortization periods and reduced interest rates, which reduce borrower s monthly payments. Over time, we expect these modified loans to result in extended premium streams and a lower incidence of default. The U.S. government has

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extended HARP through the year ending December 31, 2016. For financial reporting purposes, we report HARP modified loans as a modification of the coverage on existing insurance in-force rather than new insurance written.

On April 14, 2016, FHFA announced the Principal Reduction Modification program for borrowers whose loans are owned or guaranteed by Fannie Mae or Freddie Mac and who meet specific eligibility criteria. FHFA expects that approximately 33,000 borrowers will be eligible for the program. Actual participation will be dependent upon a variety of factors, including the effectiveness of loan servicer solicitations and loan modification processes. We are not anticipating this program to have a material impact on our results of operations.

Segment results of operations

Three Months Ended June 30, 2016 Compared to Three Months Ended June 30, 2015

The following table sets forth the results of operations relating to our U.S. Mortgage Insurance segment for the periods indicated:

		ree mont June	30,		`	perce cha	se) and ntage nge
(Amounts in millions)	2	016	2	015	2	2016 vs	s. 2015
Revenues:							
Premiums	\$	160	\$	153	\$	7	5%
Net investment income		15		13		2	15%
Net investment gains (losses)							%
Policy fees and other income		1				1	$NM^{(1)}$
Total revenues		176		166		10	6%
Benefits and expenses:							
Benefits and other changes in policy reserves		38		50		(12)	(24)%
Acquisition and operating expenses, net of deferrals		41		38		3	8%
Amortization of deferred acquisition costs and intangibles		2		2			%
Total benefits and expenses		81		90		(9)	(10)%
Income from continuing operations before income taxes		95		76		19	25%
Provision for income taxes		34		27		7	26%
Income from continuing operations		61		49		12	24%
Adjustments to income from continuing operations:							
Net investment (gains) losses, net							%
Taxes on adjustments							%
Net operating income available to Genworth Financial, Inc. s common stockholders	\$	61	\$	49	\$	12	24%

(1) We define NM as not meaningful for increases or decreases greater than 200%. *Net operating income available to Genworth Financial, Inc. s common stockholders*

Net operating income available to Genworth Financial, Inc. s common stockholders increased in the current year mainly attributable to a continued decline in new delinquencies and higher premiums, partially offset by a lower benefit from net cures and aging of existing delinquencies.

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Revenues

Premiums increased mainly attributable to higher average flow mortgage insurance in-force, partially offset by higher ceded reinsurance premiums in the current year.

Net investment income increased primarily from higher average invested assets in the current year.

Benefits and expenses

Benefits and other changes in policy reserves decreased due to a continued decline in new delinquencies primarily in our 2005 through 2008 book years and lower reserves on new delinquencies from continued improvement in economic conditions in the current year. These decreases were partially offset by a lower net benefit from cures and aging of existing delinquencies in the current year.

Acquisition and operating expenses, net of deferrals, increased primarily from higher production in the current year.

Provision for income taxes. The effective tax rate increased slightly to 35.8% for the three months ended June 30, 2016 from 35.7% for the three months ended June 30, 2015.

Six Months Ended June 30, 2016 Compared to Six Months Ended June 30, 2015

The following table sets forth the results of operations relating to our U.S. Mortgage Insurance segment for the periods indicated:

			Incre (decreas	
		hs ended e 30,	percent chan	_
(Amounts in millions)	2016	2015	2016 vs.	2015
Revenues:				
Premiums	\$ 320	\$ 303	\$ 17	6%
Net investment income	30	32	(2)	(6)%
Net investment gains (losses)	(1)		(1)	$NM^{(1)}$
Policy fees and other income	2	1	1	100%
Total revenues	351	336	15	4%
Benefits and expenses:				
Benefits and other changes in policy reserves	76	100	(24)	(24)%
Acquisition and operating expenses, net of deferrals	80	75	5	7%
Amortization of deferred acquisition costs and intangibles	5	4	1	25%
Total benefits and expenses	161	179	(18)	(10)%
Income from continuing operations before income taxes	190	157	33	21%

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Provision for income taxes	68	56	12	21%
Income from continuing operations	122	101	21	21%
Adjustments to income from continuing operations:				
Net investment (gains) losses, net	1		1	$NM^{(1)}$
Taxes on adjustments	(1)		(1)	$NM^{(1)}$
Net operating income available to Genworth Financial, Inc. s common				
stockholders	\$ 122	\$ 101	\$ 21	21%

⁽¹⁾ We define NM as not meaningful for increases or decreases greater than 200%.

Net operating income available to Genworth Financial, Inc. s common stockholders

Net operating income available to Genworth Financial, Inc. s common stockholders increased in the current year mainly attributable to a continued decline in new delinquencies and higher premiums, partially offset by a lower benefit from net cures and aging of existing delinquencies.

Revenues

Premiums increased mainly attributable to higher average flow mortgage insurance in-force and the reversal of the accrual for premium refunds related to policy cancellations that was recorded in the third quarter of 2015, partially offset by higher ceded reinsurance premiums in the current year.

Net investment income decreased primarily from lower intercompany dividends received of approximately \$8 million as a result of the intercompany sale of U.S. mortgage insurance s ownership interest in affiliate preferred securities in July 2015. This decrease was partially offset by higher average invested assets in the current year.

Benefits and expenses

Benefits and other changes in policy reserves decreased due to a continued decline in new delinquencies primarily in our 2005 through 2008 book years and lower reserves on new delinquencies from continued improvement in economic conditions, partially offset by a lower net benefit from cures and aging of existing delinquencies in the current year.

Acquisition and operating expenses, net of deferrals, increased primarily from higher production in the current year. This increase was partially offset by a write-off of software in the prior year that did not recur.

Provision for income taxes. The effective tax rate increased slightly to 35.8% for the six months ended June 30, 2016 from 35.7% for the six months ended June 30, 2015.

U.S. Mortgage Insurance selected operating performance measures

The following tables set forth selected operating performance measures regarding our U.S. Mortgage Insurance segment as of or for the dates indicated:

			Increas	se	
			percenta	age	
	As of J	une 30,	change	e	
(Amounts in millions)	2016	2015	2016 vs. 2	2015	
Primary insurance in-force (1)	\$ 128,400	\$117,100	\$11,300	10%	
Risk in-force (2)	31,200	28,100	3,100	11%	

⁽¹⁾ Primary insurance in-force represents aggregate original loan balance for outstanding insurance policies and is used to determine premiums. Original loan balances are presented for policies with level renewal premiums. Amortized loan balances are presented for policies with annual, amortizing renewal premiums.

(2) In the second quarter of 2016, all risk in-force metrics were based upon more current loan balances as provided by servicers, lenders and investors and conform to our presentation under PMIERs. Previously, certain risk in-force metrics were based on original loan balances when current loan balances were not available. All prior periods have been re-presented to reflect these modified metrics.

	Increase (decrease) and							se) and
		e months ended percentage Six month				1 0		
	June	,	chang	,	June 30,		chang	
(Amounts in millions)	2016	2015	2016 vs. 2	2015	2016	2015	2016 vs. 2	2015
New insurance written	\$ 11,400	\$ 8,200	\$ 3,200	39%	\$18,800	\$ 14,500	\$ 4,300	30%
Net premiums written	190	170	20	12%	366	340	26	8%

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Primary insurance in-force and risk in-force

Primary insurance in-force increased primarily as a result of the increase of \$12.2 billion in flow insurance in-force, which increased from \$114.0 billion as of June 30, 2015 to \$126.2 billion as of June 30, 2016 as a result of new insurance written during the current year. The increase in flow insurance in-force was partially offset by a decline of \$0.9 billion in bulk insurance in-force, which decreased from \$3.1 billion as of June 30, 2015 to \$2.2 billion as of June 30, 2016 from cancellations and lapses. In addition, risk in-force increased primarily as a result of higher flow new insurance written. Flow persistency was 79% for the six months ended June 30, 2016 and 2015.

New insurance written

For the three and six months ended June 30, 2016, new insurance written increased primarily driven by a larger purchase originations market and an increase in our market share. We also had a higher concentration of single premium lender paid business, consistent with our decision to selectively participate in the market.

Net premiums written

Net premiums written for the three and six months ended June 30, 2016 increased due to a higher volume of single premium lender paid business in the current year from a larger mortgage insurance market. We also continue our selective participation in the single premium lender paid business. The increase was also from higher average flow insurance in-force in the current year.

Loss and expense ratios

The following table sets forth the loss and expense ratios for our U.S. Mortgage Insurance segment for the dates indicated:

	Three months ended		Si	ix month	s ended	ended		
	June	` ') June	30, Inci	rease (decrease)			
			2016 vs.			2016 vs.		
	2016	2015	2015	2016	2015	2015		
Loss ratio	24%	33%	(9)%	24%	33%	(9)%		
Expense ratio (net earned premiums)	27%	26%	1%	27%	26%	1%		
Expense ratio (net premiums written)	23%	23%	%	23%	23%	%		

The loss ratio is the ratio of incurred losses and loss adjustment expenses to net earned premiums. The expense ratio (net earned premiums) is the ratio of general expenses to net earned premiums. The expense ratio (net premiums written) is the ratio of general expenses to net premiums written. In our business, general expenses consist of acquisition and operating expenses, net of deferrals, and amortization of DAC and intangibles.

The loss ratio for the three and six months ended June 30, 2016 decreased primarily from a continued decline in new delinquencies primarily in our 2005 through 2008 book years, in addition to higher net earned premiums attributable to higher average flow mortgage insurance in-force, partially offset by higher ceded reinsurance premiums in the current year. These decreases were partially offset by a lower net benefit from cures and aging of existing delinquencies in the current year.

For the six months ended June 30, 2016, the loss ratio also decreased as a result the reversal of the accrual for premium refunds related to policy cancellations that was recorded in the third quarter of 2015.

The expense ratio (net earned premiums) for the three and six months ended June 30, 2016 increased slightly from higher production, mostly offset by higher net earned premiums in the current year. The expense ratio (net earned premiums) for the six months ended June 30, 2016 also included a write-off of software in the prior year that did not recur.

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Delinquent loans

The following table sets forth the number of loans insured, the number of delinquent loans and the delinquency rate for our U.S. mortgage insurance portfolio as of the dates indicated:

	June 30, 2016	December 31, 2015	June 30, 2015
Primary insurance:			
Insured loans in-force	668,951	651,668	636,640
Delinquent loans	25,798	31,663	33,199
Percentage of delinquent loans (delinquency rate)	3.86%	4.86%	5.21%
Flow loan in-force	647,100	627,349	608,615
Flow delinquent loans	24,753	30,416	31,876
Percentage of flow delinquent loans (delinquency rate)	3.83%	4.85%	5.24%
Bulk loans in-force	21,851	24,319	28,025
Bulk delinquent loans (1)	1,045	1,247	1,323
Percentage of bulk delinquent loans (delinquency rate)	4.78%	5.13%	4.72%
A minus and sub-prime loans in-force	25,552	28,332	31,051
A minus and sub-prime loans delinquent loans	5,220	6,448	6,530
Percentage of A minus and sub-prime delinquent loans			
(delinquency rate)	20.43%	22.76%	21.03%
Pool insurance:			
Insured loans in-force	6,196	6,620	7,709
Delinquent loans	356	386	447
Percentage of delinquent loans (delinquency rate)	5.75%	5.83%	5.80%

⁽¹⁾ Included loans where we were in a secondary loss position for which no reserve was established due to an existing deductible. Excluding these loans, bulk delinquent loans were 732 as of June 30, 2016, 889 as of December 31, 2015 and 908 as of June 30, 2015.

Total delinquencies related to our 2005 through 2008 book years have declined as the United States has continued to experience improvement in its residential real estate market.

The following tables set forth flow delinquencies, direct case reserves and risk in-force by aged missed payment status in our U.S. mortgage insurance portfolio as of the dates indicated:

	June 30, 2016							
(Dollar amounts in millions)	Delinquencies	Direct reser	ves	_	Risk force	Reserves as % of risk in-force		
Payments in default:								
3 payments or less	8,230	\$	45	\$	337	13%		

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4 11 payments	6,159	159	261	61%
12 payments or more	10,364	435	510	85%
Total	24,753	\$ 639	\$ 1,108	58%

(1) Direct flow case reserves exclude loss adjustment expenses, incurred but not reported and reinsurance reserves.

	December 31, 2015							
(Dollar amounts in millions)	Delinquencies	Direct case reserves	Risk in-force	Reserves as % of risk in-force				
Payments in default:								
3 payments or less	10,103	\$ 52	\$ 405	13%				
4 11 payments	7,366	180	307	59%				
12 payments or more	12,947	543	638	85%				
Total	30,416	\$ 775	\$ 1,350	57%				

⁽¹⁾ Direct flow case reserves exclude loss adjustment expenses, incurred but not reported and reinsurance reserves.

Primary insurance delinquency rates differ from region to region in the United States at any one time depending upon economic conditions and cyclical growth patterns. The tables below set forth our primary delinquency rates for the various regions of the United States and the 10 largest states by our risk in-force as of the dates indicated. Delinquency rates are shown by region based upon the location of the underlying property, rather than the location of the lender.

	Percent of primary		Delinquency rate			
	in-force as of June 30, 2016	Percent of total reserves as of June 30, 2016 (1)	June 30, 2016	December 31, 2015	June 30, 2015	
By Region:		,				
Southeast (2)	19%	22%	4.55%	5.78%	6.19%	
South Central (3)	16	8	3.14%	3.81%	3.81%	
Northeast (4)	14	34	7.27%	8.91%	9.61%	
Pacific (5)	13	8	2.27%	3.01%	3.55%	
North Central (6)	12	9	3.01%	3.89%	4.30%	
Great Lakes (7)	10	6	2.77%	3.50%	3.70%	
New England (8)	6	6	3.79%	4.71%	5.30%	
Mid-Atlantic (9)	6	5	3.93%	5.05%	5.33%	
Plains (10)	4	2	3.01%	3.70%	3.67%	
Total	100%	100%	3.86%	4.86%	5.21%	

- (1) Total reserves were \$707 million as of June 30, 2016.
- (2) Alabama, Arkansas, Florida, Georgia, Mississippi, North Carolina, South Carolina and Tennessee.
- (3) Arizona, Colorado, Louisiana, New Mexico, Oklahoma, Texas and Utah.
- (4) New Jersey, New York and Pennsylvania.
- (5) Alaska, California, Hawaii, Nevada, Oregon and Washington.
- (6) Illinois, Minnesota, Missouri and Wisconsin.
- (7) Indiana, Kentucky, Michigan and Ohio.
- (8) Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island and Vermont.
- (9) Delaware, Maryland, Virginia, Washington D.C. and West Virginia.
- (10) Idaho, Iowa, Kansas, Montana, Nebraska, North Dakota, South Dakota and Wyoming.

Percent	Percent of primary			Delinquency rate			
ı	risk						
	in-force Percent of total as of reserves						
Jui	ne 30, 2016	as of June 30, 2016 (1)	June 30, 2016	December 31, 2015	June 30, 2015		
By State:	010	June 20, 2010	2010	2016	2010		

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California	7%	3%	1.73%	2.26%	2.46%
Texas	7%	3%	3.24%	3.90%	3.79%
New York	6%	16%	7.52%	9.07%	9.72%
Florida	6%	13%	5.70%	7.71%	9.15%
Illinois	6%	6%	3.57%	4.70%	5.34%
Pennsylvania	4%	4%	4.95%	6.20%	6.57%
New Jersey	4%	13%	10.44%	12.71%	13.83%
Ohio	4%	3%	3.44%	4.14%	4.43%
Michigan	4%	1%	1.84%	2.56%	2.70%
North Carolina	3%	2%	3.90%	4.75%	4.82%

⁽¹⁾ Total reserves were \$707 million as of June 30, 2016.

The following table sets forth the dispersion of our total reserves and primary insurance in-force and risk in-force by year of policy origination and average annual mortgage interest rate as of June 30, 2016:

(Amounts in millions)	Average rate	Percent of total reserves	Primary insurance in-force	Percent of total	Primary risk in-force	Percent of total
Policy Year						
2004 and prior	6.03%	11.6%	\$ 3,403	2.6%	\$ 677	2.2%
2005	5.64%	11.3	3,061	2.4	746	2.4
2006	5.81%	17.2	5,229	4.1	1,241	4.0
2007	5.72%	36.8	13,348	10.4	3,154	10.1
2008	5.27%	16.8	11,525	9.0	2,723	8.8
2009	4.95%	0.7	1,519	1.2	326	1.1
2010	4.69%	0.7	1,943	1.5	444	1.4
2011	4.53%	0.6	2,715	2.1	647	2.1
2012	3.83%	0.6	7,088	5.5	1,723	5.5
2013	4.02%	1.0	12,569	9.8	3,075	9.9
2014	4.40%	1.7	17,984	14.0	4,417	14.2
2015	4.10%	0.9	29,407	22.9	7,259	23.4
2016	4.00%	0.1	18,628	14.5	4,642	14.9
Total portfolio	4.66%	100.0%	\$ 128,419	100.0%	\$ 31,074	100.0%

Canada Mortgage Insurance segment

Trends and conditions

Results of our mortgage insurance business in Canada are affected primarily by changes in the regulatory environment, employment levels, consumer borrowing behavior, lender mortgage-related strategies, including lender servicing practices, and other economic and housing market influences, including interest rate trends, home price appreciation or depreciation, mortgage origination volume, levels and aging of mortgage delinquencies and movements in foreign currency exchange rates. During the second quarter of 2016, the U.S. dollar strengthened against the Canadian dollar as compared to the second quarter of 2015, which negatively impacted the results of our mortgage insurance business in Canada as reported in U.S. dollars. However, there was weakening of the U.S. dollar against the Canadian dollar compared to the first quarter of 2016, which positively impacted our results. Any future movement in foreign exchange rates could impact future results.

The Canadian gross domestic product is expected to have contracted in the second quarter of 2016 due to volatility in trade flows, uneven consumer spending, and the Alberta wildfires, which led to a decrease in oil production and economic activity in the region. While we expect the Canadian gross domestic product to rebound in the third quarter of 2016 and grow for the full year of 2016, we anticipate growth rates to vary across different provinces. We continue to monitor oil prices as part of our portfolio risk management strategy.

⁽¹⁾ Total reserves were \$707 million as of June 30, 2016.

The overnight interest rate in Canada remained flat at 0.50% in the second quarter of 2016 and the low interest rate environment is expected to continue throughout 2016. Canada s unemployment rate declined to 6.8% at the end of the second quarter of 2016 compared to 7.1% at the end of the first quarter of 2016 partly attributable to a decline in workforce participation. Home sales in Canada increased approximately 7% in the second quarter of 2016 compared to the second quarter in 2015 and approximately 3% compared to the first quarter of 2016. The national average home price increased modestly as of the end of the second quarter of 2016 compared to the second quarter of 2015 and the first quarter of 2016. We expect the Canadian housing market to continue to experience significant regional variations with weakness in the oil-producing regions more than offset by strong housing markets in British Columbia and Ontario.