SLM CORP Form 10-K February 26, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 10-K

(Mark One)

- **b** ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
 - For the fiscal year ended December 31, 2009 or
- o TRANSITION REPORT PURSUANT TO SECTION 13 or 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
 - For the transition period from to

Commission file numbers 001-13251

SLM Corporation

(Exact Name of Registrant as Specified in Its Charter)

Delaware

(State of Other Jurisdiction of Incorporation or Organization)

12061 Bluemont Way, Reston, Virginia

(Address of Principal Executive Offices)

52-2013874

(I.R.S. Employer Identification No.)

20190

(Zip Code)

(703) 810-3000

(Registrant s Telephone Number, Including Area Code)

Securities registered pursuant to Section 12(b) of the Act Common Stock, par value \$.20 per share. Name of Exchange on which Listed:

New York Stock Exchange

6.97% Cumulative Redeemable Preferred Stock, Series A, par value \$.20 per share Floating Rate Non-Cumulative Preferred Stock, Series B, par value \$.20 per share Name of Exchange on which Listed:

New York Stock Exchange

Medium Term Notes, Series A, CPI-Linked Notes due 2017
Medium Term Notes, Series A, CPI-Linked Notes due 2018
6% Senior Notes due December 15, 2043
Name of Exchange on which Listed:
New York Stock Exchange
Securities registered pursuant to Section 12(g) of the Act:
None.

Indicate by check mark whether the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes b No o

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or 15(d) of the Act. Yes o No b

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 b No o

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 during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes p No o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant s knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. b

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 b Accelerated filer o Non-accelerated filer o Smaller reporting company o (Do not check if a 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 o No b

The aggregate market value of voting stock held by non-affiliates of the registrant as of June 30, 2009 was \$4.8 billion (based on closing sale price of \$10.27 per share as reported for the New York Stock Exchange Composite Transactions).

As of January 31, 2010, there were 484,912,370 shares of voting common stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the Proxy Statement relating to the registrant s Annual Meeting of Shareholders scheduled to be held May 13, 2010 are incorporated by reference into Part III of this Report.

FORWARD-LOOKING AND CAUTIONARY STATEMENTS

This report contains forward-looking statements and information based on management s current expectations as of the date of this document. Statements that are not historical facts, including statements about our beliefs or expectations and statements that assume or are dependent upon future events, are forward-looking statements. Forward-looking statements are subject to risks, uncertainties, assumptions and other factors that may cause actual results to be materially different from those reflected in such forward-looking statements. These factors include, among others, increases in financing costs; limits on liquidity; any adverse outcomes in any significant litigation to which we are a party; our derivative counterparties terminating their positions with the Company if permitted by their contracts and the Company substantially incurring additional costs to replace any terminated positions; and changes in the terms of student loans and the educational credit marketplace (including changes resulting from new laws, such as any laws enacted to implement the Obama Administration s current budget proposals as they relate to the Federal Family Education Loan Program (FFELP) and from the implementation of applicable laws and regulations) which, among other things, may change the volume, average term and yields on student loans under the FFELP, may result in loans being originated or refinanced under non-FFELP programs, or may affect the terms upon which banks and others agree to sell FFELP loans to the Company. The Company could be affected by: changes in or the termination of various liquidity programs implemented by the federal government; changes in the demand for educational financing or in financing preferences of lenders, educational institutions, students and their families; changes in the composition of our Managed FFELP and Private Education Loan portfolios; changes in the general interest rate environment, including the rate relationships among relevant money-market instruments, and in the securitization markets, which may increase the costs or limit the availability of financings necessary to initiate, purchase or carry education loans; changes in projections of losses from loan defaults; changes in general economic conditions; changes in prepayment rates and credit spreads; changes in the demand for debt management services; and new laws or changes in existing laws. The preparation of our consolidated financial statements also requires management to make certain estimates and assumptions including estimates and assumptions about future events. These estimates or assumptions may prove to be incorrect. All forward-looking statements contained in this report are qualified by these cautionary statements and are made only as of the date of this document. The Company does not undertake any obligation to update or revise these forward-looking statements to conform the statement to actual results or changes in the Company s expectations.

Definitions for capitalized terms used in this document can be found in the Glossary at the end of this document.

PART I.

Item 1. Business

INTRODUCTION TO SLM CORPORATION

SLM Corporation, more commonly known as Sallie Mae, is the nation s leading saving, planning and paying for education company. SLM Corporation is a holding company that operates through a number of subsidiaries. References in this Annual Report to the Company refer to SLM Corporation and its subsidiaries. The Company was formed in 1972 as the Student Loan Marketing Association, a federally chartered government sponsored enterprise (GSE), with the goal of furthering access to higher education by providing liquidity to the student loan marketplace. On December 29, 2004, we completed the privatization process that began in 1997 and resulted in the wind-down of the GSE.

Our primary business is to originate, service and collect loans made to students and/or their parents to finance the cost of their education. We provide funding, delivery and servicing support for education loans in the United States through our participation in the Federal Family Education Loan Program (FFELP), as a servicer of loans for the Department of Education (ED), and through our non-federally guaranteed Private Education Loan programs.

We have used internal growth and strategic acquisitions to attain our leadership position in the education finance market. The core of our marketing strategy is to generate student loan originations by promoting our brands on campus through the financial aid office and through direct marketing to students and their parents. These sales and marketing efforts are supported by the largest and most diversified servicing capabilities in the industry.

In addition to the net interest income generated by our lending activities, we earn fee income from a number of services including student loan and guarantee servicing, loan default aversion and defaulted loan collections, and for providing processing capabilities and information technology to educational institutions as well as 529 college savings plan program management, transfer and servicing agent services, and administrative services through Upromise Investments, Inc. (UII) and Upromise Investment Advisors, LLC (UIA). We also operate a consumer savings network through Upromise, Inc. (Upromise). References in this Annual Report to Upromise refer to Upromise and its subsidiaries, UII and UIA.

At December 31, 2009, we had approximately eight thousand employees.

Recent Developments and Expected Future Trends

On February 26, 2009, the Obama Administration (the Administration) issued their 2010 fiscal year budget request to Congress which included provisions that called for the elimination of the FFELP program and which would require all new federal loans to be made through the Direct Student Loan Program (DSLP). On September 17, 2009 the House of Representatives passed H.R. 3221, the Student Aid and Fiscal Responsibility act (SAFRA), which was consistent with the Administration s 2010 budget request to Congress. If it became law SAFRA would eliminate the FFELP and require that, after July 1, 2010, all new federal loans be made through the DSLP. The Administration s 2011 fiscal year budget continued these requests.

The Senate has not yet introduced legislation on this issue. The Company, together with other members of the student loan community, has been working with members of Congress to enhance SAFRA to allow students and schools to continue to choose their loan originator and to require servicers to share in the risk of loan default. This proposal is referred to as the Community Proposal because it has the widespread support of the student lending community,

which includes lenders, Guarantors, financial aid advisors and others. We believe that maintaining competition in the student loan programs and requiring participants to assume a portion of the risk inherent in the program, two of the major tenets of the Community Proposal, would result in a more efficient and cost effective program that better serves students, schools, ED and taxpayers.

The Administration s 2010 fiscal year budget also called for the hiring of additional loan servicers to help ease the transition to a full DSLP and to handle the significant increase in future volume. On June 17, 2009, we announced that we were selected by ED as one of four private sector servicers awarded a servicing contract (the ED Servicing Contract) to service loans we sell to ED plus a portion of loans others sell to ED, existing DSLP loans and loans originated in the future. We began servicing loans under this contract in the third quarter of 2009.

Under both SAFRA and the Community Proposal, the Company would no longer originate, fund or hold new FFELP loans to earn a net interest margin. However, the Company would continue to earn net interest income from our portfolio of existing FFELP loans as the portfolio runs off over a period of time. The Company would become a fee for service provider in the federal loan business. We will continue to originate, fund and hold Private Education Loans.

In addition, the legislation would eliminate the need for the Guarantors and the services we provide to the sector. The Company earns a fee when it processes a loan guarantee for a Guarantor client for the life of the loan for servicing the Guarantor s portfolio of loans. If either SAFRA or the Community Proposal become laws, we would no longer earn the origination fee paid by Guarantors. The portfolio that generates the maintenance fee would go into run-off and we would continue to earn the maintenance fee and perform the associated default aversion and prevention work for the remaining life of the loans. In 2009, we earned guarantor servicing fees of \$136 million, which was approximately evenly split between origination and maintenance fees.

Our student loan contingent collection business would also be impacted by the pending legislation. We currently have 12 Guarantors and ED as clients. We earn revenue from Guarantors for collecting defaulted loans as well as for managing their portfolios of defaulted loans. Revenue from Guarantor clients is approximately 66 percent of our contingent collection revenue. We anticipate that revenue from Guarantors will be relatively stable through 2012 and then begin to steadily decline if either SAFRA or the Community Proposal are adopted.

The Company, through its subsidiary Pioneer Credit, has been collecting defaulted student loans on behalf of ED since 1997. The contract is merit based and accounts are awarded on collection performance. Pioneer Credit has consistently ranked number one or two among the ED collectors. In anticipation of a surge in volume as more loans switch to DSLP, ED recently added five new collection companies bringing the total to 22. This led to a decline in account placements with Pioneer Credit, which we believe is temporary. The Company expects that as the DSLP grows the decline in revenue we would experience from our Guarantor clients would be partially offset by increased revenue under the ED contract in future years.

If SAFRA becomes law, a significant restructuring which would result in significant job losses throughout the Company and we will be required to adapt to our new business environment.

The Company is exploring available liquidity to fund FFELP loans for our student customers if legislation is not passed and The Ensuring Continued Access to Student Loans Act of 2008 (ECASLA) is not extended in time for the academic year (AY) 2010 2011. We believe that adequate liquidity will be available to fund the anticipated number of loans.

Student Lending Market

Students and their families use multiple sources of funding to pay for their college education, including savings, current income, grants, scholarships, and federally guaranteed and private education loans. Over the last five years, these sources of funding for higher education have been relatively stable with a general trend towards an increased use of student loans. In the last academic year, 39 percent of students used federally guaranteed student loans or private education loans to finance their education. Due to an increase in federal loan limits that took effect in 2007 and 2008,

the Company has seen a substantial increase in borrowing from federal loan programs in recent years.

Federally Guaranteed Student Lending Programs

There are currently two loan delivery programs that provide federal government guaranteed student loans: the FFELP and the DSLP. FFELP loans are provided by the private sector. DSLP loans are provided to borrowers directly by ED on terms similar to student loans provided under the FFELP. We participate in and are the largest lender under the FFELP. The Company is participating in ED s Participation and Put program, which were established under the authority provided in ECASLA. This program is scheduled to terminate on June 30, 2010. Under this program, ED provides funding to lenders for up to one year at a cost of commercial paper (CP) plus 50 basis points. The lender has the option to sell the loans to ED within 90 days of the end of the AY for a fee of \$75 per loan plus the principal amount of and accrued interest on the loan plus the one percent origination fee for which we are reimbursed. We are also a contractor to service loans sold to ED and DSLP loans.

For the federal fiscal year (FFY) ended September 30, 2009 (FFY 2009), ED estimated that the market share of FFELP loans was 69 percent, down from 76 percent in FFY 2008. (See LENDING BUSINESS SEGMENT Competition.) Total FFELP and DSLP volume for FFY 2009 grew by 28 percent, with the FFELP portion growing 17 percent and the DSLP portion growing 63 percent.

The Higher Education Act (the HEA) regulates every aspect of the federally guaranteed student loan program, including communications with borrowers, loan originations and default aversion requirements. Failure to service a student loan properly could jeopardize the guarantee on federal student loans. This guarantee generally covers 98 and 97 percent of the student loan s principal and accrued interest for loans disbursed before and after July 1, 2006, respectively. In the case of death, disability or bankruptcy of the borrower, the guarantee covers 100 percent of the loan s principal and accrued interest. The guarantee on our existing loan portfolio would not be impacted by pending legislation.

FFELP loans are guaranteed by state agencies or non-profit companies designated as Guarantors, with ED providing reinsurance to the Guarantor. Guarantors are responsible for performing certain functions necessary to ensure the program s soundness and accountability. These functions include reviewing loan application data to detect and prevent fraud and abuse and to assist lenders in preventing default by providing counseling to borrowers. Generally, the Guarantor is responsible for ensuring that loans are serviced in compliance with the requirements of the HEA. When a borrower defaults on a FFELP loan, we submit a claim to the Guarantor who provides reimbursements of principal and accrued interest subject to the Risk Sharing (See APPENDIX A, FEDERAL FAMILY EDUCATION LOAN PROGRAM, to this document for a description of the role of Guarantors.)

Private Education Loan Products

In addition to federal loan programs, which have statutory limits on annual and total borrowing, we offer Private Education Loan programs to bridge the gap between the cost of education and a student s resources. Historically, the majority of our Private Education Loans were made in conjunction with a FFELP Stafford Loan and are marketed to schools through the same marketing channels and by the same sales force as FFELP loans. However, we also originate Private Education Loans at DSLP schools. We expect no interruption in our presence in the school channel if SAFRA were to pass. As a result of the credit market dislocation discussed above, a large number of lenders have exited the Private Education Loan business and only a few of the country s largest banks continue to offer the product.

Drivers of Growth in the Student Loan Industry

Growth in our Managed student loan portfolio and our servicing and collection businesses is driven by the growth in the overall market for student loans, as well as by our own market share gains. Rising enrollment and college costs and increases in borrowing limits have resulted in the size of the federally insured student loan market more than

tripling over the last 10 years. Federally insured student loan originations grew from \$30 billion in FFY 1999 to \$96 billion in FFY 2009.

According to the College Board, tuition and fees at four-year public institutions and four-year private institutions have increased 88 percent and 66 percent, respectively, in constant, inflation-adjusted dollars, since AY 1999-2000. Under the FFELP, there are limits to the amount students can borrow each academic year. The first loan limit increases since 1992 were implemented July 1, 2007. In response to the credit crisis, Congress significantly increased loan limits again in 2008. As a result, students rely more on federal loans to fund their tuition needs. Both federal and private loans as a percentage of total student aid were 49 percent of total student aid in AY 1998-1999 and 53 percent in AY 2008-2009. Private Education Loans accounted for 12 percent of total student loans both federally guaranteed and Private Education Loans in AY 2008-2009, compared to 8 percent in AY 1998-1999.

The National Center for Education Statistics predicts that the college-age population will increase approximately 10 percent from 2009 to 2018. Demand for education credit is expected to increase due to this population demographic, first-time college enrollments of older students and continuing interest in adult education.

The following charts show the historical and projected enrollment and average tuition and fee growth for four-year public and private colleges and universities.

Historical and Projected Enrollment (in millions)

Source: National Center for Education Statistics

Note: Total enrollment in all degree-granting institutions; middle alternative projections for 2006 onward.

Cost of Attendance⁽¹⁾
Cumulative % Increase from AY 1998-1999

Source: The College Board

(1) Cost of attendance is in current dollars and includes tuition, fees and on-campus room and board.

BUSINESS SEGMENTS

We provide credit products and related services to the higher education and consumer credit communities and others through two primary business segments: our Lending business segment and our Asset Performance Group (APG) business segment. In addition, within our Corporate and Other business segment, we provide a number of products and services that are managed within smaller operating segments, the most prominent being our Guarantor Servicing and Loan Servicing businesses. As discussed above, some of our businesses are expected to go into run-off as a result of pending legislation. Each of these segments is summarized below. The accounting treatment for the segments is explained in MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

LENDING BUSINESS SEGMENT

In the Lending business segment, we originate and acquire both federally guaranteed student loans, and Private Education Loans, which are not federally guaranteed. We manage the largest portfolio of FFELP and Private Education Loans in the student loan industry, and have 10 million student and parent customers through our ownership and management of \$176.4 billion in Managed student loans as of December 31, 2009, of which \$141.4 billion or 80 percent are federally insured. We serve over 6,000 clients, including educational and financial institutions and non-profit state agencies. We are the largest servicer and collector of student loans, servicing \$194.2 billion in assets, including \$26.3 billion for third parties, of which \$19.2 billion is serviced for ED as of December 31, 2009.

Sallie Mae s Lending Business

Our primary marketing point-of-contact is the school s financial aid office. We deliver flexible and cost-effective products to the school and its students. The focus of our sales force is to market Sallie Mae s suite of education finance products to colleges. These include FFELP and Private Education Loans and through our Web-based loan origination and servicing platform OpenNet[®]. As a result of the changes taking place in the student loan marketplace, we are broadening our marketing activities to include Direct to Consumer initiatives and referral lending relationships. We also intend to drive loan volume through our Planning, Paying and Saving for college activities.

In 2009, we originated \$24.9 billion in student loans. FFELP originations for the year ended December 31, 2009 totaled \$21.7 billion, an increase of 21 percent from the year ended December 31, 2008. The increase in FFELP loan origination growth was due to higher loan limits and an increase in market share. Given the legislative uncertainty around FFELP and the ongoing transition of certain schools to Direct Lending, FFELP originations could be substantially lower in the AY 2010 2011. Private Education Loan originations totaled \$3.2 billion, a decrease of 50 percent from the prior year. The decline in Private Education Loan originations was due to a tightening of our underwriting requirements, an increase in federal student loan limits and the Company s withdrawal from certain markets.

Private Education Loans

We bear the full credit risk for Private Education Loans, which are underwritten and priced according to credit risk based upon customized credit scoring criteria. Due to their higher risk profile, generally Private Education Loans have higher interest rates than FFELP loans. Despite a decline in the growth rate of Private Education Loan originations, the portfolio grew 5 percent from the prior year. All new Private Education Loans are being funded at Sallie Mae Bank through our deposit taking activities.

In 2008 and 2009, the credit environment created significant challenges for funding Private Education Loans. At the same time, we became more restrictive in our underwriting criteria. In addition, as discussed above, federal lending limits increased significantly in 2007 and 2008. As a result of these factors, originations declined in 2008 and 2009. We expect originations to grow once again in 2010 and subsequent years as the credit markets continue to recover and the impact of the 2007 and 2008 federal loan limit increases is offset by tuition increases and market share gains.

Over the course of 2009, we made improvements in the structure, pricing, underwriting, servicing, collecting and funding of Private Education Loans. These changes were made to increase the profitability and decrease the risk of the product. For example, the average FICO score for loans disbursed in 2009 was up 19 points to 745 and the percentage of co-signed loans increased to 84 percent from 66 percent in the prior year.

These improvements in portfolio quality are being driven primarily by our more selective underwriting criteria. We have instituted higher FICO cut-offs and require cosigners for borrowers with higher credit scores than in the past. Our experience shows that adding a cosigner to a loan reduces the default rate by more than 50 percent. We are capturing more data on our borrowers and cosigners and using this data in the credit decision and pricing process. In 2009, we began using a new Custom Underwriting Scorecard, that we believe will further improve our underwriting. We have also introduced judgmental lending.

In 2009, we introduced the Smart Option Student Loan[®], which is offered to undergraduate and graduate students through the financial aid offices of colleges and universities to supplement traditional federal loans. The Smart Option Student Loan[®] significantly reduces the customer s total cost and repayment term by requiring interest payments while the student is in school.

Competition

Historically, we have faced competition for both federally guaranteed and non-guaranteed student loans from a variety of financial institutions, including banks, thrifts and state-supported secondary markets. However, as a result of the CCRAA which was passed in 2007, the legislation currently pending and the dislocation in the capital markets, the student loan industry is undergoing a significant transition. A number of student lenders have ceased operations altogether or curtailed activity.

ASSET PERFORMANCE GROUP BUSINESS SEGMENT

In our APG business segment, we provide student loan default aversion services, defaulted student loan portfolio management services and contingency collections services for student loans and other asset classes. In 2008, we decided to wind down our accounts receivable management and collections services on consumer and mortgage receivable portfolios. We made this decision because we did not realize the expected synergies between this business and our traditional contingent student loan collection business. During 2009 we sold GRP, our mortgage purchased paper company, and wound down our unsecured receivables portfolio to \$285 million.

In 2009, our APG business segment had revenues totaling \$346 million and a net loss of \$154 million due to impairments in our collections servicing portfolios. Our largest customer, USA Funds, accounted for 39 percent, excluding impairments, of our revenue in this segment in 2009.

Please read the section Recent Developments and Expected Future Trends to see how pending legislation could impact this business segment.

Products and Services

Student Loan Default Aversion Services

We provide default aversion services for five Guarantors, including the nation s largest, USA Funds. These services are designed to prevent a default once a borrower s loan has been placed in delinquency status.

Defaulted Student Loan Portfolio Management Services

Our APG business segment manages the defaulted student loan portfolios for six Guarantors under long-term contracts. APG s largest customer, USA Funds, represents approximately 17 percent of defaulted student loan portfolios we manage. Our portfolio management services include selecting collection agencies and determining account placements to those agencies, processing loan consolidations and loan rehabilitations, and managing federal and state offset programs.

Contingency Collection Services

Our APG business segment is also engaged in the collection of defaulted student loans on behalf of various clients, including schools, Guarantors, ED and other federal and state agencies. We earn fees that are contingent on the amounts collected. We provide collection services for approximately 16 percent of the total market for federal student loan collections. We have relationships with approximately 900 colleges and universities to provide collection services for delinquent student loans and other receivables from various campus-based programs. We also collect other debt for federal and state agencies, and retail clients.

Competition

The private sector collections industry is highly fragmented with a few large companies and a large number of small scale companies. The APG businesses that provide third-party collections services for ED, FFELP Guarantors and other federal holders of defaulted debt are highly competitive. In addition to competing with other collection enterprises, we also compete with credit grantors who each have unique mixes of internal collections, outsourced collections and debt sales. The scale, diversification and performance of our APG business segment have been, and the Company expects them to remain, a competitive advantage for the Company.

CORPORATE AND OTHER BUSINESS SEGMENT

The Company s Corporate and Other business segment includes the aggregate activity of its smaller operating segments, primarily its Guarantor Servicing, Loan Servicing, and Upromise operating segments. Corporate and Other also includes several smaller products and services, including comprehensive financing and loan delivery solutions to college financial aid offices and students to streamline the financial aid process.

Please read the section above, INTRODUCTION TO SLM CORPORATION Recent Developments and Expected Future Trends to see how we expect pending legislation to impact this business segment.

Guarantor Servicing

We earn fees for providing a full complement of administrative services to FFELP Guarantors. FFELP student loans are guaranteed by these agencies, with ED providing reinsurance to the Guarantor. The Guarantors are non-profit institutions or state agencies that, in addition to providing the primary guarantee on FFELP loans, are responsible for other activities, including:

guarantee issuance the initial approval of loan terms and guarantee eligibility;

account maintenance the maintaining, updating and reporting of records of guaranteed loans;

default aversion services these services are designed to prevent a default once a borrower s loan has been placed in delinquency status (we perform these activities within our APG business segment);

guarantee fulfillment the review and processing of guarantee claims;

post-claim assistance assisting borrowers in determining the best way to resolve a defaulted loan; and

systems development and maintenance the development of automated systems to maintain compliance and accountability with ED regulations.

Currently, we provide a variety of these services to 15 Guarantors and, in AY 2008-2009, we processed \$24.0 billion in new FFELP loan guarantees, of which \$19.3 billion was for USA Funds, the nation s largest Guarantor. We processed guarantees for approximately 35 percent of the FFELP loan market in AY 2008-2009.

Guarantor servicing fee revenue, which includes guarantee issuance and account maintenance fees, was \$136 million for the year ended December 31, 2009, 86 percent of which we earned from services performed on behalf of USA Funds. Under some of our guarantee services agreements, including our agreement with

USA Funds, we receive certain scheduled fees for the services that we provide under such agreements. The payment for these services includes a contractually agreed-upon percentage of the account maintenance fees that the Guarantors receive from ED.

The Company s guarantee services agreement with USA Funds has a five-year term that will be automatically extended on October 1 of each year unless prior notice is given by either party.

Our primary non-profit competitors in Guarantor Servicing are state and non-profit guarantee agencies that provide third-party outsourcing to other Guarantors.

(See APPENDIX A, FEDERAL FAMILY EDUCATION LOAN PROGRAM Guarantor Funding for details of the fees paid to Guarantors.)

Upromise

Upromise provides a number of programs that encourage consumers to save for college. Upromise has established a consumer savings network which is designed to promote college savings by consumers who are members of this program by allowing them to earn rewards from the purchase of goods and services from the companies that participate in the program (Participating Companies). Participating Companies generally pay Upromise transaction fees based on member purchase volume, either online or in stores depending on the contractual arrangement with the Participating Company. Typically, a percentage of the purchase price of the consumer members eligible purchases with Participating Companies is set aside in an account maintained by Upromise on behalf of its members.

Upromise, through its wholly-owned subsidiaries, UII, a registered broker-dealer, and UIA, a registered investment advisor, provides program management, transfer and servicing agent services, and administration services for various 529 college-savings plans. UII and UIA manage approximately \$23 billion in 529 college-savings plans.

REGULATION

Like other participants in the FFELP, the Company is subject to the HEA and, from time to time, to review of its student loan operations by ED and guarantee agencies. As a servicer of federal student loans, the Company is subject to certain ED regulations regarding financial responsibility and administrative capability that govern all third-party servicers of insured student loans. In connection with our Guarantor Servicing operations, the Company must comply with, on behalf of its Guarantor Servicing customers, certain ED regulations that govern Guarantor activities as well as agreements for reimbursement between the Secretary of Education and the Company s Guarantor Servicing customers. As a third-party service provider to financial institutions, the Company is also subject to examination by the Federal Financial Institutions Examination Council (FFIEC).

The Company s originating or servicing of federal and private student loans also subjects it to federal and state consumer protection, privacy and related laws and regulations. Some of the more significant federal laws and regulations that are applicable to our student loan business include:

the Truth-In-Lending Act;
the Fair Credit Reporting Act;
the Equal Credit Opportunity Act;

the Gramm Leach-Bliley Act; and

the U.S. Bankruptcy Code.

APG s debt collection and receivables management activities are subject to federal and state consumer protection, privacy and related laws and regulations. Some of the more significant federal laws and regulations that are applicable to our APG business segment include:

the Fair Debt Collection Practices Act;

the Fair Credit Reporting Act;

the Gramm-Leach-Bliley Act; and

the U.S. Bankruptcy Code.

Our APG business segment is subject to state laws and regulations similar to the federal laws and regulations listed above. Finally, certain APG subsidiaries are subject to regulation under the HEA and under the various laws and regulations that govern government contractors.

Sallie Mae Bank is subject to Utah banking regulations as well as regulations issued by the Federal Deposit Insurance Corporation, and undergoes periodic regulatory examinations by the FDIC and the Utah Department of Financial Institutions.

UII and UIA, which administer 529 college-savings plans, are subject to regulation by the Municipal Securities Rulemaking Board, the Financial Industry Regulatory Authority (formerly the National Association of Securities Dealers, Inc.) and the Securities and Exchange Commission (SEC) through the Investment Advisers Act of 1940.

AVAILABLE INFORMATION

The SEC maintains an Internet site (http://www.sec.gov) that contains periodic and other reports such as annual, quarterly and current reports on Forms 10-K, 10-Q and 8-K, respectively, as well as proxy and information statements regarding SLM Corporation and other companies that file electronically with the SEC. Copies of our annual reports on Form 10-K, quarterly reports on Form 10-Q and other periodic reports are available on our website as soon as reasonably practicable after we electronically file such reports with the SEC. Investors and other interested parties can also access these reports at www.salliemae.com/about/investors.

Our Code of Business Conduct, which applies to Board members and all employees, including our Chief Executive Officer and Chief Financial Officer, is also available, free of charge, on our website at www.salliemae.com/about/business_code. htm. We intend to disclose any amendments to or waivers from our Code of Business Conduct (to the extent applicable to our Chief Executive Officer or Chief Financial Officer) by posting such information on our website.

In 2009, the Company submitted the annual certification of its Chief Executive Officer regarding the Company s compliance with the NYSE s corporate governance listing standards, pursuant to Section 303A.12(a) of the NYSE Listed Company Manual.

In addition, we filed as exhibits to the Company s annual reports on Form 10-K for the years ended December 31, 2007 and 2008 and to this Annual Report on Form 10-K, the certifications required under Section 302 of the Sarbanes-Oxley Act of 2002.

Item 1A. Risk Factors

Our business activities involve a variety of risks. Below we describe the significant risk factors affecting our business. The risks described below are not the only risks facing us other risks also could impact our business.

Funding and Liquidity.

Our business is affected by funding constraints in the credit market and dependence on various government funding sources, and the interest rate characteristics of our earning assets do not always match the interest rate characteristics of our funding arrangements. These factors may increase the price of or decrease our ability to obtain liquidity as well expose us to basis risk and repricing.

The capital markets are experiencing a prolonged period of volatility. This volatility has had varying degrees of impact on most financial organizations. These conditions have impacted the Company s access to and cost of capital necessary to manage our business. Additional factors that could make financing difficult, more expensive or unavailable on any terms include, but are not limited to, financial results and losses of the Company, changes within our organization, events that have an adverse impact on our reputation, changes in the activities of our business partners, events that have an adverse impact on the financial services industry, counterparty availability, changes affecting our assets, corporate and regulatory actions, absolute and comparative interest rate changes, ratings agencies actions, general economic conditions and the legal, regulatory, accounting and tax environments governing our funding transactions.

Our business is also affected by various government funding sources and funding constraints in the capital markets.

Funding for new FFELP loan originations is currently dependent to a large degree on financial programs established by the federal government. These programs are described in the LIQUIDITY AND CAPITAL RESOURCES section of this Form 10-K. These federal programs are not permanent and may not be extended past their expiration dates. There is no assurance that the capital markets will be able to totally support FFELP loan originations beyond the time these programs are presently scheduled to end. Upon termination of the government programs mentioned, if cost effective funding sources were not available, we could be compelled to reduce or suspend the origination of new FFELP loans.

FFELP loans originated under the government programs mentioned above must be re-financed or sold to the government by a date determined under the terms of the programs. It is our intention to sell these loans to the government under the terms of the programs.

During 2009, the Company funded private, non-federally guaranteed loan originations primarily through term brokered deposits raised by Sallie Mae Bank. Assets funded in this manner result in re-financing risk because the average term of the deposits is shorter than the expected term of some of the same assets. There is no assurance that this or other sources of funding, such as the term asset-backed securities market, will be available at a level and a cost that makes new Private Education Loan originations possible or profitable, nor is there any assurance that the loans can be re-financed at profitable margins.

At some time, the Company may decide that it is prudent or necessary to raise additional equity capital through the sale of common stock, preferred stock, or securities that convert into common stock. There are no restrictions on entering into the sale of any equity securities in either public or private transactions, except that any private transaction involving more than 20 percent of shares outstanding requires shareholder approval and any holder owning more than 10 percent of our fully diluted shares requires approval of the FDIC relating to a change of control of our

Bank. Under current market conditions, the terms of an equity transaction may subject existing security holders to potential subordination or dilution and may involve a change in governance.

The interest rate characteristics of our earning assets do not always match the interest rate characteristics of our funding arrangements. This mismatch exposes us to risk in the form of basis risk and repricing risk. While most of such basis risks are hedged using interest rate swap contracts, such hedges are not always perfect matches and, therefore, may result in losses. While the asset and hedge indices are short-term with rate movements that are typically highly correlated, there can be no assurance that the historically high correlation will not be disrupted by capital market dislocations or other factors not within our control. For instance, as a result of the turmoil in the capital markets, the historically tight spread between CP and LIBOR began to widen dramatically in the fourth

quarter of 2008. It subsequently reverted to more normal levels beginning in the third quarter of 2009 and has been stable since then. In such circumstances, our earnings could be adversely affected, possibly to a material extent.

Our credit ratings are important to our liquidity. A reduction in our credit ratings could adversely affect our liquidity, increase our borrowing costs, limit our access to the markets or trigger obligations under certain provisions in collateralized arrangements. Under these provisions, counterparties may require us to segregate collateral or terminate certain contracts.

Economic Conditions.

We may be adversely affected by deterioration in economic conditions.

We may continue to be adversely affected by economic conditions. A continuation of the current downturn in the economy, or a further deterioration, could result in lessened demand for consumer credit and credit quality could continue to be impacted. Adverse economic conditions may result in declines in collateral values. Higher credit-related losses and weaker credit quality could impact our financial position and limit funding options, including capital markets activity, which could adversely impact the Company s liquidity position.

Operations.

A failure of our operational systems or infrastructure, or those of our third-party vendors, could disrupt our business, result in disclosure of confidential customer information, damage our reputation and cause losses.

A failure of our operational systems or infrastructure, or those of our third-party vendors, could disrupt our business. Our business is dependent on our ability to process and monitor, on a daily basis, a large number of transactions. These transactions must be processed in compliance with legal and regulatory standards and our product specifications, which we change to reflect our business needs. As processing demands change and grow, developing and maintaining our operational systems and infrastructure becomes increasingly challenging.

Our loan originations and servicing, financial, accounting, data processing or other operating systems and facilities may fail to operate properly or become disabled as a result of events that are beyond our control, adversely affecting our ability to process these transactions. Any such failure could adversely affect our ability to service our clients, result in financial loss or liability to our clients, disrupt our business, result in regulatory action or cause reputational damage. Despite the plans and facilities we have in place, our ability to conduct business may be adversely impacted by a disruption in the infrastructure that supports our businesses. This may include a disruption involving electrical, communications, internet, transportation or other services used by us or third parties with which we conduct business. Notwithstanding our efforts to maintain business continuity, a disruptive event impacting our processing locations could negatively affect our business.

Our operations rely on the secure processing, storage and transmission of personal, confidential and other information in our computer systems and networks. Although we take protective measures, our computer systems, software and networks may be vulnerable to unauthorized access, computer viruses, malicious attacks and other events that could have a security impact beyond our control. If one or more of such events occur, personal, confidential and other information processed and stored in, and transmitted through, our computer systems and networks, could be jeopardized or otherwise interruptions or malfunctions in our operations could result in significant losses or reputational damage. We may be required to expend significant additional resources to modify our protective measures or to investigate and remediate vulnerabilities or other exposures, and we may be subject to litigation and financial losses that are either not insured against or not fully covered through any insurance maintained by us.

We routinely transmit and receive personal, confidential and proprietary information, some through third parties. We have put in place secure transmission capability, and work to ensure third parties follow similar procedures. An interception, misuse or mishandling of personal, confidential or proprietary information being sent to or received from a customer or third party could result in legal liability, regulatory action and reputational harm.

Political.

Changes in laws and regulations that affect the FFELP and consumer lending could affect the profitability of our business.

Changes in laws and regulations that affect our businesses, including our FFELP and private credit education lending and debt collection businesses, could affect the profitability and viability of our Company. During September 2009, the House of Representatives passed H.R. 3221, the Student Aid and Fiscal Responsibility Act (SAFRA), which would eliminate the FFELP and require that, after July 1, 2010, all new federal student loans be made through the Direct Student Loan Program. There are several proposals in the Senate, including SAFRA and related proposals, and an alternative proposal submitted by Senator Casey to the Congressional Budget Office for scoring, which maintains a structure similar to the Community Proposal but reduces the purchase fee from \$75 to \$55. The Administration s budget for the 2011 fiscal year, submitted to Congress on February 1, 2010, includes proposals consistent with SAFRA that could negatively impact the FFELP. The Obama Administration s (the Administration) budget request and the current economic environment may make legislative changes more likely, making this risk to our business greater. The Administration has also proposed a financial responsibility tax for financial institutions which may also impact the Company.

Competition.

We operate in a competitive environment, and our product offerings are primarily concentrated in loan and savings products for higher education.

The education loan business is highly competitive. We compete in the FFELP business and the private credit lending business with banks and other consumer lending institutions, many with strong consumer brand name recognition. We compete based on our products, origination capability and customer service. To the extent our competitors compete aggressively or more effectively, including with private credit loan products that are more accepted than ours or lower private credit pricing, we could lose market share to them or subject our existing loans to refinancing risk.

We are a leading provider of saving- and paying-for-college products and programs. This concentration gives us a competitive advantage in the market place. This concentration also creates risks in our business, particularly in light of our concentration as a FFELP and private credit lender and servicer for the FFELP and DSLP. The market for federally-guaranteed student loans is shared among the Company and other private sector lenders who participate in the FFELP, and the federal government through the DSLP. The market for private credit loans is shared among many banks and financial institutions. If population demographics result in a decrease in college-age individuals, if demand for higher education decreases, if the cost of attendance of higher education decreases, if public support for higher education costs increases, or if the demand for higher education loans decreases or increases from one product to another, our FFELP and private credit lending business could be negatively affected.

In addition, if we introduce new education or other loan products, there is a risk that those new products will not be accepted in the marketplace. We might not have other profitable product offerings that offset loss of business in the education credit market.

Credit and Counterparty.

Unexpected and sharp changes in the overall economic environment may negatively impact the performance of our credit portfolio.

Unexpected changes in the overall economic environment may result in the credit performance of our loan portfolio being materially different from what we expect. Our earnings are critically dependent on the evolving creditworthiness of our student loan customers. We maintain a reserve for credit losses based on expected future charge-offs which consider many factors, including levels of past due loans and forbearances and expected economic conditions. However, management s determination of the appropriate reserve level may under- or over-estimate future losses. If the credit quality of our customer base materially decreases, if a market risk changes significantly, or if our reserves for credit losses are not adequate, our business, financial condition and results of operations could suffer.

In addition to the credit risk associated with our education loan customers, we are also subject to the creditworthiness of other third parties, including counterparties to our derivative transactions. For example, we

have exposure to the financial condition of various lending, investment and derivative counterparties. If any of our counterparties is unable to perform its obligations, we would, depending on the type of counterparty arrangement, experience a loss of liquidity or an economic loss. In addition, we might not be able to cost effectively replace the derivative position depending on the type of derivative and the current economic environment, and thus be exposed to a greater level of interest rate and/or foreign currency exchange rate risk which could lead to additional losses. The Company s counterparty exposure is more fully discussed herein in LIQUIDITY AND CAPITAL RESOURCES Counterparty Exposure.

Regulatory and Compliance.

Our businesses are regulated by various state and federal laws and regulations, and our failure to comply with these laws and regulations may result in significant costs, sanctions and/or litigation.

Our businesses are subject to numerous state and federal laws and regulations and our failure to comply with these laws and regulations may result in significant costs, including litigation costs, and/or business sanctions.

Our private credit lending and debt collection business are subject to regulation and oversight by various state and federal agencies, particularly in the area of consumer protection regulation. Some state attorneys general have been active in this area of consumer protection. We are subject, and may be subject in the future, to inquiries and audits from state and federal regulators as well as frequent litigation from private plaintiffs.

Sallie Mae Bank is subject to state and FDIC regulation, oversight and regular examination. At the time of this filing, Sallie Mae Bank was the subject of a cease and desist order for weaknesses in its compliance function. While the issues addressed in the order have largely been remediated, the order has not yet been lifted. Our failure to comply with various laws and regulations or with the terms of the cease and desist order or to have issues raised during an examination could result in litigation expenses, fines, business sanctions, limitations on our ability to fund our Private Education Loans, which are currently funded by term deposits issued by Sallie Mae Bank, or restrictions on the operations of Sallie Mae Bank.

Loans originated and serviced under the FFELP are subject to legislative and regulatory changes. A summary of the program, which indicates its complexity and frequent changes, may be found in APPENDIX A, FEDERAL FAMILY EDUCATION LOAN PROGRAM of this Form 10-K. We continually update our FFELP loan originations and servicing policies and procedures and our systems technologies, provide training to our staff and maintain quality control over processes through compliance reviews and internal and external audits. We are at risk, however, for misinterpretation of ED guidance and incorrect application of ED regulations and policies, which could result in fines, the loss of the federal guarantee on FFELP loans, or limits on our participation in the FFELP.

Reliance on Estimates.

Incorrect estimates and assumptions by management in connection with the preparation of our consolidated financial statements could adversely affect the reported assets, liabilities, income and expenses.

Incorrect estimates and assumptions by management in connection with the preparation of our consolidated financial statements could adversely affect the reported amounts of assets and liabilities and the reported amounts of income and expenses. The preparation of our consolidated financial statements requires management to make certain critical accounting estimates and assumptions that could affect the reported amounts of assets and liabilities and the reported amounts of income and expense during the reporting periods. A description of our critical accounting estimates and assumptions may be found in MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS CRITICAL ACCOUNTING POLICIES AND ESTIMATES in this Form 10-K.

If we make incorrect assumptions or estimates, we may under- or overstate reported financial results, which could result in actual results being significantly different than current estimates which could adversely affect our business.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

The following table lists the principal facilities owned by the Company as of December 31, 2009:

Location	Business Segment / Function	
Fishers, IN	Lending/Loan Servicing and Data Center	450,000
Newark, DE	Lending/Credit and Collections Center	160,000
Wilkes-Barre, PA	Lending/Loan Servicing Center	133,000
Killeen, TX ⁽¹⁾	Lending/Loan Servicing Center	133,000
Lynn Haven, FL	Lending/Loan Servicing Center	133,000
Indianapolis, IN	APG/Collections Center	100,000
Big Flats, NY	APG/Collections Center	60,000
Arcade, NY ⁽²⁾	APG/Collections Center	46,000
Perry, NY ⁽²⁾	APG/Collections Center	45,000
Swansea, MA	Corporate and Other/AMS Headquarters	36,000

⁽¹⁾ Excludes approximately 30,000 square feet Class B single story building located across the street from the Loan Servicing Center.

The following table lists the principal facilities leased by the Company as of December 31, 2009:

Location	Business Segment / Function	Approximate Square Feet
Reston, VA	Corporate and Other/Headquarters	240,000
Niles, IL	APG/Collections Center	84,000
Newton, MA	Corporate and Other/Upromise	78,000
Cincinnati, OH	APG/Collections Center	59,000
Muncie, IN	APG/Collections Center	54,000
Mt. Laurel, NJ ⁽¹⁾	N/A	42,000
Moorestown, NJ	APG/Collections Center	30,000
Novi, MI ⁽²⁾	N/A	27,000
White Plains, NY	APG/Collections Center	26,000
Gaithersburg, MD ⁽³⁾	N/A	24,000
Whitewater, WI	APG/Collections Center	16,000
Las Vegas, NV	APG/Collections Center	16,000
Newark, DE	Lending/Loan Servicing Center	15,000
Seattle, WA	Corporate and Other/Guarantor Servicing	13,000
Perry, NY	APG/Collections Center	12,000

⁽²⁾ In the first quarter of 2003, the Company entered into a ten year lease with the Wyoming County Industrial Development Authority with a right of reversion to the Company for the Arcade and Perry, New York facilities.

- (1) Space vacated in March 2009; the Company is actively searching for subtenants.
- (2) Space vacated in September 2007; approximately 100 percent of space is currently being subleased.
- (3) Space vacated in September 2006; the Company is actively searching for subtenants.

None of the facilities owned by the Company is encumbered by a mortgage. The Company believes that its headquarters, loan servicing centers, data center, back-up facility and data management and collections centers are generally adequate to meet its long-term student loan and business goals. The Company s principal office is currently in leased space at 12061 Bluemont Way, Reston, Virginia, 20190.

Item 3. Legal Proceedings

The Company is involved in a number of judicial and regulatory proceedings, including those described below, concerning matters arising in connection with the conduct of our business. We believe, based on

currently available information, that the results of such proceedings, if resolved in a manner adverse to the Company in the aggregate, will not have a material adverse effect on the financial condition of the Company.

Investor Litigation

On January 31, 2008, a putative class action lawsuit was filed against the Company and certain officers in the U.S. District Court for the Southern District of New York. This case and other actions arising out of the same circumstances and alleged acts have been consolidated and are now identified as In Re SLM Corporation Securities Litigation. The case purports to be brought on behalf of those who acquired common stock of the Company between January 18, 2007 and January 23, 2008 (the Securities Class Period). The complaint alleges that the Company and certain officers violated federal securities laws by issuing a series of materially false and misleading statements and that the statements had the effect of artificially inflating the market price for the Company s securities. The complaint alleges that defendants caused the Company s results for year-end 2006 and for the first quarter of 2007 to be materially misstated because the Company failed to adequately provide for loan losses, which overstated the Company s net income, and that the Company failed to adequately disclose allegedly known trends and uncertainties with respect to its non-traditional loan portfolio. On July 23, 2008, the court appointed Westchester Capital Management (Westchester) Lead Plaintiff. On December 8, 2008, Lead Plaintiff filed a consolidated amended complaint. In addition to the prior allegations, the consolidated amended complaint alleges that the Company understated loan delinquencies and loan loss reserves by promoting loan forbearances. On December 19, 2008, and December 31, 2008, two rejected lead plaintiffs filed a challenge to Westchester as Lead Plaintiff. On April 1, 2009, the court named a new Lead Plaintiff, SLM Venture, and Westchester appealed to the Second Circuit Court of Appeals. On September 3, 2009, Lead Plaintiffs filed a Second Amended Consolidated Complaint on largely the same allegations as the Consolidated Amended Complaint, but dropped one of the three senior officers as a defendant. On October 1, 2009, the Second Circuit Court of Appeals denied Westchester s Writ of Mandamus, thereby deciding the Lead Plaintiff question in favor of SLM Venture. On December 11, 2009, Defendants filed a Motion to Dismiss the Second Amended Consolidated Complaint. This Motion is pending. Lead Plaintiff seeks unspecified compensatory damages, attorneys fees, costs, and equitable and injunctive relief.

A similar case is pending against the Company, certain officers, retirement plan fiduciaries, and the Board of Directors, In Re SLM Corporation ERISA Litigation, also in the U.S. District Court for the Southern District of New York. The proposed class consists of participants in or beneficiaries of the Sallie Mae 401(K) Retirement Savings Plan (401K Plan) between January 18, 2007 and the present whose accounts included investments in Sallie Mae stock (401K Class Period). The complaint alleges breaches of fiduciary duties and prohibited transactions in violation of the Employee Retirement Income Security Act arising out of alleged false and misleading public statements regarding the Company s business made during the 401K Class Period and investments in the Company s common stock by participants in the 401K Plan. On December 15, 2008, Plaintiffs filed a Consolidated Class Action Complaint and a Second Consolidated Amended Complaint on September 10, 2009. On November 10, 2009, Defendants filed a Motion to Dismiss the matter on all counts. This Motion is pending. The plaintiffs seek unspecified damages, attorneys fees, costs, and equitable and injunctive relief.

Lending and Collection Litigation and Investigations

On April 6, 2007, the Company was served with a putative class action suit by several borrowers in U.S. District Court for the Central District of California (Anne Chae et al. v. SLM Corporation et al.). Plaintiffs challenged under California common and statutory law the Company s FFELP billing practices as they relate to the use of the simple daily interest method for calculating interest, the charging of late fees while charging simple daily interest, and setting the first payment date at 60 days after loan disbursement for Consolidation and PLUS Loans thereby alleging that the Company effectively capitalizes interest. The plaintiffs seek unspecified actual and punitive damages, restitution, disgorgement of late fees, pre-judgment and post-judgment interest, attorneys fees, costs, and equitable and injunctive

relief. On June 16, 2008, the Court granted summary judgment to the Company on all counts on the basis of federal preemption. The

decision was appealed to the Ninth Circuit Court of Appeals. On January 25, 2010, the Ninth Circuit Court of Appeals affirmed the summary judgment on all counts on the basis of federal preemption.

On September 17, 2007, the Company became a party to a qui tam whistleblower case, United States ex. Rel. Rhonda Salmeron v. Sallie Mae, in the U.S. District Court for the Northern District of Illinois. The relator alleged that various defendants submitted false claims and/or created records to support false claims in connection with collection activity on federally guaranteed student loans, and specifically that the Company was negligent in auditing the collection practices of one of the defendants. The relator sought money damages in excess of \$12 million plus treble damages on behalf of the federal government. The District Court dismissed the case with prejudice in August 2008 and the relator appealed to the Seventh Circuit Court of Appeals in September 2008. On August 27, 2009, the Seventh Circuit Court of Appeals affirmed the dismissal.

On December 17, 2007, plaintiffs filed a complaint against the Company, Rodriguez v. SLM Corporation et al., in the U.S. District Court for the District of Connecticut alleging that the Company engaged in underwriting practices which, among other things, resulted in certain applicants for student loans being directed into substandard and expensive loans on the basis of race. The plaintiffs have not stated the relief they seek. The court denied SLM Corporation s Motion for Summary Judgment without prejudice on June 24, 2009. The Court granted Defendants partial Motion to Dismiss the Truth in Lending Act counts on November 10, 2009. Discovery is proceeding.

On April 20, 2009, the Company received a letter on behalf of a shareholder, SEIU Pension Plans Master Trust, demanding, among other things, that the Company s Board of Directors take action to recover Company funds it alleges were unjustly paid to certain current and former employees and executive officers of the Company from 2005 to the present, file civil lawsuits against former and current executives, revise the executive compensation structure, and offer shareholders an annual nonbinding say on pay. Twenty-nine financial services companies received similar letters that same week. This letter was referred to the Board of Directors. After investigation and consideration, the Board determined that it was not in the best interest of the Company s shareholders for the Company to take any further action with respect to the allegations in the letter. Board counsel conveyed that decision to counsel for the SEIU Pension Plans Master Trust in a letter dated November 9, 2009.

On July 15, 2009, the U.S. District Court for the District of Columbia unsealed the *qui tam* False Claims Act complaint of relator Sheldon Batiste, a former employee of SLM Financial Corporation (U.S. ex rel. Batiste v. SLM Corporation, et al.). The First Amended Complaint alleges that the Company violated the False Claims Act by its systemic failure to service loans and abide by forbearance regulations and its receipt of U.S. subsidies to which it was not entitled through the federally guaranteed student loan program, FFELP. No amount in controversy is specified, but the relator seeks treble actual damages, as well as civil monetary penalties on each of its claims. The U.S. Department of Justice declined intervention. The Company filed its Motion to Dismiss on September 21, 2009. The Motion remains pending.

On August 3, 2009, the Company received the final audit report of ED s Office of the Inspector General (OIG) related to the Company s billing practices for special allowance payments. Among other things, the OIG recommended that ED instruct the Company to return approximately \$22 million in alleged special allowance overpayments. The Company continues to believe that its practices were consistent with longstanding ED guidance and all applicable rules and regulations and intends to continue disputing these findings. The Company provided its response to the Secretary on October 2, 2009. The OIG has audited other industry participants with regard to special allowance payments for loans funded by tax exempt obligations and in certain cases the Secretary of ED has disagreed with the OIG s recommendations.

On August 26, 2009, the U.S. District Court for the Eastern District of Virginia unsealed a *qui tam* False Claims Act complaint filed on September 21, 2007 by a former ED researcher, Dr. Jon Oberg, against eleven student loan

companies, including two Sallie Mae companies, SLM Corporation and Southwest Student Services Corporation (Southwest) (U.S. ex rel. Oberg v. Nelnet et al.). The complaint seeks the return of approximately \$1 billion in the aggregate from the eleven companies as a result of alleged improper recycling of 9.5 percent SAP loans. The U.S. Department of Justice declined to intervene. The allegations against SLM Corporation in the amended complaint appear to be that Southwest allegedly engaged in wrongful recycling of student loans. The Company purchased Southwest in 2004. According to the

amended complaint, Southwest allegedly overbilled the ED approximately \$35 million in unlawful SAP claims. SLM is not alleged to have improperly billed the government, but is alleged to be the alter ego of Southwest. The court denied SLM Corporation s and Southwest s Motion to Dismiss on December 1, 2009 and SLM Corporation s Judgment on the Pleadings on January 20, 2010. Discovery is proceeding.

On February 2, 2010, a putative class action suit was filed by a borrower in U.S. District Court for the Western District of Washington (Mark A. Arthur et al. v. SLM Corporation). The suit complains that Sallie Mae allegedly contacted tens of thousands of consumers on their cellular telephones without their prior express consent in violation of the Telephone Consumer Protection Act, § 227 et seq. (TCPA). Each violation under the TCPA provides for \$500 in statutory damages (\$1,500 if a willful violation is shown). Plaintiffs seek statutory damages, damages for willful violations, attorneys fees, costs, and injunctive relief.

We are also subject to various claims, lawsuits and other actions that arise in the normal course of business. Most of these matters are claims by borrowers disputing the manner in which their loans have been processed or the accuracy of our reports to credit bureaus. In addition, the collections subsidiaries in our APG segment are routinely named in individual plaintiff or class action lawsuits in which the plaintiffs allege that we have violated a federal or state law in the process of collecting their accounts. Management believes that these claims, lawsuits and other actions, individually or in the aggregate, will not have a material adverse effect on our business, financial condition or results of operations. Finally, from time to time, we receive information and document requests from state attorneys general and other governmental agencies concerning certain of our business practices. Our practice has been and continues to be to cooperate with the state attorneys general and governmental agencies and to be responsive to any such requests.

Item 4. Submission of Matters to a Vote of Security Holders

We did not submit any matters to a vote of security holders during the three months ended December 31, 2009.

PART II.

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

The Company s common stock is listed and traded on the New York Stock Exchange under the symbol SLM. The number of holders of record of the Company s common stock as of January 31, 2010 was 536. The following table sets forth the high and low sales prices for the Company s common stock for each full quarterly period within the two most recent fiscal years.

Common Stock Prices

		1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
2009	High	\$ 12.43	\$ 10.47	\$ 10.39	\$ 12.11
	Low	3.11	4.02	8.12	8.01
2008	High	\$ 23.00	\$ 25.05	\$ 19.81	\$ 12.03
	Low	14.70	15.45	9.37	4.19

The Company paid quarterly cash dividends of \$.25 for the first quarter of 2007. There were no dividends paid in 2008 or 2009.

Issuer Purchases of Equity Securities

The following table summarizes the Company s common share repurchases during 2009. The only repurchases conducted by the Company during the period were in connection with the exercise of stock options and vesting of restricted stock to satisfy minimum statutory tax withholding obligations and shares tendered by employees to satisfy option exercise costs (which combined totaled approximately 200,000 shares for 2009 and not in connection with any authorized buy back program). See Note 11, Stockholders Equity, to the consolidated financial statements.

				Maximum Number
			Total Number of Shares	of Shares that
	Total Number	Average Price	Purchased as Part of Publicly Announced	May Yet Be Purchased Under
	of Shares Purchased	Paid per Share	Plans or Programs	the Plans or Programs
(Common shares in millions)				
Period: January 1 March 31, 2009 April 1 June 30, 2009	.1	\$ 10.31		38.8 38.8

July 1 September 30, 2009 October 1 October 31, 2009 November 1 November 30, 2009 December 1 December 31, 2009	.1		11.27	38.8 38.8 38.8 38.8
Total fourth quarter	.1		11.27	38.8
Year ended December 31, 2009	.2	\$	10.79	38.8
	1	9		

Stock Performance

The following graph compares the yearly percentage change in the Company s cumulative total shareholder return on its common stock to that of Standard & Poor s 500 Stock Index and Standard & Poor s Financials Index. The graph assumes a base investment of \$100 at December 31, 2003 and reinvestment of dividends through December 31, 2009.

Five Year Cumulative Total Shareholder Return

Company/Index	12/31/04	12/31/05	12/31/06	12/31/07	12/31/08	12/31/09
SLM Corporation	\$ 100.0	\$ 104.8	\$ 94.6	\$ 39.6	\$ 17.5	\$ 22.1
S&P 500 Financials	100.0	106.3	126.4	103.5	47.4	55.3
S&P Index	100.0	104.8	121.2	127.8	81.1	102.2

Source: Bloomberg Total Return Analysis

Item 6. Selected Financial Data

Selected Financial Data 2005-2009 (Dollars in millions, except per share amounts)

The following table sets forth selected financial and other operating information of the Company. The selected financial data in the table is derived from the consolidated financial statements of the Company. The data should be read in conjunction with the consolidated financial statements, related notes, and MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS included in this Form 10-K.

		2009		2008	2	2007	2	2006		2005
Operating Data:										
Net interest income Net income (loss) attributable to	\$	1,723	\$	1,365	\$	1,588	\$	1,454	\$	1,451
SLM Corporation:										
Continuing operations, net of tax	\$	482	\$	(70)	\$	(902)	\$	1,147	\$	1,379
Discontinued operations, net of tax		(158)		(143)		6		10		3
Net income (loss) attributable to										
SLM Corporation	\$	324	\$	(213)	\$	(896)	\$	1,157	\$	1,382
Basic earnings (loss) per common										
share attributable to SLM Corporation common shareholders:										
Continuing operations	\$.71	\$	(.39)	\$	(2.28)	\$	2.71	\$	3.24
Discontinued operations		(.33)		(.30)		.02		.02		.01
Total	\$.38	\$	(.69)	\$	(2.26)	\$	2.73	\$	3.25
Diluted earnings (loss) per common										
share attributable to SLM										
Corporation common shareholders: Continuing operations	\$.71	\$	(.39)	\$	(2.28)	\$	2.61	\$	3.04
Discontinued operations	·	(.33)	·	(.30)		.02		.02	·	.01
Total	\$.38	\$	(.69)	\$	(2.26)	\$	2.63	\$	3.05
Dividends per common share										
attributable to SLM Corporation										
common shareholders	\$		\$		\$.25	\$.97	\$.85
Return on common stockholders equity		5%		(9)%		(22)%		32%		45%
Net interest margin		1.05		.93		1.26		1.54		1.77
Return on assets Dividend payout ratio		.20		(.14)		(.71) (11)		1.22 37		1.68 28
Average equity/average assets		2.96		3.45		3.51		3.98		3.82

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Balance Sheet Data:											
Student loans, net	\$	143,807	\$	144,802	\$	124,153	\$	95,920	\$ 8	82,604	
Total assets		169,985		168,768		155,565		116,136	9	99,339	
Total borrowings		161,443		160,158		147,046		108,087	(91,929	
Total SLM Corporation stockholders											
equity		5,279		4,999		5,224		4,360		3,792	
Book value per common share		8.05		7.03		7.84		9.24		7.81	
Other Data:											
Off-balance sheet securitized student											
loans, net	\$	32,638	\$	35,591	\$	39,423	\$	46,172	\$ 3	39,925	
21											

Item 7. Management s Discussion and Analysis of Financial Condition and Results of Operations

MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS Years ended December 31, 2007-2009 (Dollars in millions, except per share amounts, unless otherwise stated)

FORWARD-LOOKING AND CAUTIONARY STATEMENTS

Some of the statements contained in this Annual Report discuss future expectations and business strategies or include other forward-looking information. These statements are subject to known and unknown risks, uncertainties and other factors that could cause the actual results to differ materially from those contemplated by the statements. The forward-looking information is based on various factors and was derived using numerous assumptions.

OVERVIEW

This section provides an overview of the Company s 2009 business results from a financial perspective. Certain financial impacts of funding and liquidity, loan losses, asset growth and net interest margin, fee income, the distressed debt purchased paper business, operating expenses, and capital adequacy are summarized below.

The income statement amounts discussed in this Overview section are on a Core Earning basis. Although Core Earnings is the basis used for the Company's segment disclosures required under GAAP (see Note 20, Segment Reporting to the consolidated financial statements), the consolidation of the individual segments income statements is considered a non-GAAP financial measure and thus is not considered to be presented in accordance with GAAP. See RESULTS OF OPERATIONS, below, for a discussion of income statement amounts on a GAAP basis. See BUSINESS SEGMENTS Limitations of Core Earnings *Pre-tax Differences between Core Earnings and GAAP by Business Segment* for a discussion of Core Earnings and a reconciliation of Core Earnings income to GAAP income.

In the second quarter of 2009, the Department of Education (ED) named Sallie Mae as one of four private sector servicers awarded a servicing contract (the ED Servicing Contract) to service loans. The contract covers the servicing of all federally-owned student loans, including loans under the DSLP and the servicing of FFELP loans purchased by ED as part of the Loan Purchase Commitment Program (Purchase Program) pursuant to The Ensuring Continued Access to Student Loans Act of 2008 (ECASLA). See LIQUIDITY AND CAPITAL RESOURCES ED Funding Programs for a further discussion. Beginning in 2010, the contract will also cover the servicing of new Direct Loans. The contract has an initial term of five years with one, five-year renewal at the option of ED.

Through December 31, 2009, the Company has sold to ED approximately \$18.5 billion face amount of loans as part of the Purchase Program. Borrowings of \$18.5 billion related to the Loan Purchase Participation Program (Participation Program) pursuant to ECASLA were paid down in connection with these loan sales. The Company recognized a \$284 million gain in 2009 related to this loan sale. The Company is servicing approximately 2 million accounts under the ED Servicing Contract as of December 31, 2009. This amount serviced includes loans sold by the Company to ED as well as loans sold by other companies to ED.

As discussed in the Business section, legislative changes to the FFELP, the credit markets and the economic downturn impacted the Company s financial results for 2008 and 2009. The Company reported \$597 million in Core Earnings net income in 2009, an increase from \$526 million in 2008.

Funding and Liquidity

In 2009, we extended the duration of our liabilities by executing term financings to replace short-term funding. In 2009, we completed a total of \$5.9 billion of FFELP loan securitizations, \$14.6 billion in funding

through the Straight A conduit and \$7.5 billion in Private Education Loan securitizations (\$6.0 billion through the Term Asset-Backed Securities Loan Facility (TALF)). We also raised \$4.5 billion in term deposits at Sallie Mae Bank which was used to originate Private Education Loans.

The Company began actively repurchasing its outstanding debt in the second quarter of 2008. The Company repurchased \$3.4 billion and \$1.9 billion face amount of its senior unsecured notes for the years ended December 31, 2009 and 2008, respectively. The debt repurchased had maturity dates ranging from 2008 to 2016. This repurchase activity resulted in gains of \$536 million and \$64 million in 2009 and 2008, respectively. In January 2010, the Company repurchased \$812 million of unsecured debt through a tender offer for a gain of \$45 million.

During 2009, the Company converted \$339 million of its Series C Preferred Stock to common stock. As part of this conversion, the Company delivered to the holders of the preferred stock: (1) approximately 17 million shares (the number of common shares they would most likely receive if the preferred stock they held mandatorily converted to common shares in the fourth quarter of 2010) plus (2) a discounted amount of the preferred stock dividends the holders of the preferred stock would have received if they held the preferred stock through the mandatory conversion date. The accounting treatment for this conversion resulted in additional expense recorded as a part of preferred stock dividends for the period of approximately \$53 million. From the transaction date through the mandatory conversion date of December 15, 2010, these transactions are cash flow positive.

In January 2010, we terminated our existing ABCP facility and replaced it with a multiyear facility that will allow us to fund federal loans at a much lower cost. The new facility provides funding of up to \$10 billion in the first year, \$5 billion in the second year and \$2 billion in the third year. The upfront fees were \$4 million and the interest rate is commercial paper issuance cost plus 0.50 percent, a sharp reduction from the fees and interest rate associated with the prior facility. In 2008 and 2009, we paid upfront fees of \$390 million and \$151 million, respectively, on our ABCP facilities.

In January 2010, we also became a member of the Federal Home Loan Bank of Des Moines (the FHLB) through our HICA insurance subsidiary. Through this membership, the FHLB will provide advances backed by Federal Housing Finance Agency approved collateral, which include federally-guaranteed student loans. The amount, price and tenor of future advances will vary and will be determined at the time of each borrowing.

At December 31, 2009, 85 percent of our Managed student loans were funded for the life of the loans, up from 70 percent in the prior year. We also had \$12.5 billion in primary liquidity at December 31, 2009 consisting of cash and investments and committed lines of credit.

Loan Losses

On a Core Earnings basis, the loan loss provision for the year was \$1.6 billion, of which \$1.4 billion was for Private Education Loans. Provision expense has remained elevated since the fourth quarter of 2008 primarily as a result of the continued uncertainty of the U.S. economy. The Private Education Loan portfolio had experienced a significant increase in delinquencies through the first quarter of 2009; however, delinquencies as a percentage of loans in repayment declined in the second, third and fourth quarters of 2009. The Company believes charge-offs peaked in the third quarter of 2009 and will decline in future quarters as evidenced by the 33 percent decline in charge-offs that occurred between the third and fourth quarters of 2009.

Asset Growth and Net Interest Margin

In 2009, the Company originated \$21.7 billion in FFELP loans, a 21 percent increase over 2008. We refocused our FFELP originations on our internal lending brands, which grew 40 percent over 2008. See LENDING BUSINESS

SEGMENT Loan Originations for a further discussion.

Private Education Loan originations for 2009 were \$3.2 billion, a 50 percent decline from 2008. This decline is primarily a result of a continued tightening of our underwriting criteria, an increase in guaranteed student loan borrowing limits and the Company s withdrawal from certain markets. Beginning in 2008, the Company increased its underwriting standards, and as a result, average FICO scores and the percentage of

loans with cosigners have increased. The Company expects to maintain its high quality underwriting standards. The impact of this initiative and the overall economy may impact future Private Education Loan asset growth.

Core Earnings net interest income was \$2.3 billion in 2009 compared to \$2.4 billion in 2008. Core Earnings net interest income was negatively impacted in 2009 compared to 2008 primarily as a result of an 18 basis point widening of the CP/LIBOR spread and higher credit spreads on the Company s ABS debt issued in 2008 and 2009 due to the current credit environment. Partially offsetting these decreases to net interest income were lower cost of funds related to the ED Conduit Program, lower borrowing costs associated with our ABCP facility, higher asset spreads earned on Private Education Loans originated during 2009 compared to prior years, and a \$12 billion increase in the average balance of Managed student loans.

Fee Income

Core Earnings fee income from our contingency business declined \$44 million from \$340 million in 2008 to \$296 million in 2009. This decline was primarily a result of significantly less guarantor collections revenue associated with rehabilitating delinquent FFELP loans. Loans are considered rehabilitated after a certain number of on-time payments have been collected. The Company earns a rehabilitation fee only when the Guarantor sells the rehabilitated loan. The disruption in the credit markets has limited the sale of rehabilitated loans.

Core Earnings fee income from our Guarantor Servicing business was \$136 million for the year, a \$15 million increase from last year. This increase primarily relates to an increase in guarantor issuance fees earned as a result of a significant increase in FFELP loan guarantees (consistent with the significant increase in the Company s FFELP loan originations) over the prior year as well as an increase in account maintenance fees earned which are a function of the size of the FFELP portfolio.

A source of additional fee income for 2010 will be third-party servicing revenue. As previously discussed, the Company began servicing 2 million accounts in the fourth quarter of 2009 under the ED Servicing Contract. The Company earned \$9 million of servicing revenue in the fourth quarter of 2009 related to this contract and expects this to grow significantly as this third-party serviced portfolio increases over time.

Purchased Paper Business

In 2008, we decided to exit the debt purchased paper business (see ASSET PERFORMANCE GROUP BUSINESS SEGMENT).

The Company sold its international Purchased Paper Non-Mortgage business in the first quarter of 2009. The Company sold all of the assets in its Purchased Paper Mortgage/Properties business in the fourth quarter of 2009. With the sale of GRP, the Purchased Paper Mortgage/Properties business is required to be presented separately as discontinued operations for all periods presented. This sale of assets in the fourth quarter of 2009 resulted in an after-tax loss of \$95 million. As of December 31, 2009, the portfolio of assets related to the Purchased Paper business was \$285 million.

Operating Expenses

For 2009, operating expenses on a Core Earnings basis were \$1.18 billion, compared to \$1.23 billion in 2008. The \$50 million decrease in operating expenses was primarily due to the Company s cost reduction efforts, offset by an increase in collection costs for delinquent and defaulted loans as well as higher expenses incurred to reconfigure the Company s servicing system to meet the requirements of the ED Servicing Contract awarded in 2009.

Capital Adequacy

At year-end, the Company s tangible capital ratio was 2.0 percent of Managed assets, compared to 1.8 percent at 2008 year-end. With 80 percent of our Managed loans carrying an explicit federal government guarantee and 85 percent of our Managed loans funded for the life of the loan, we currently believe that our

24

capital levels are appropriate. In the current economic environment, we cannot predict the availability nor cost of additional capital, should the Company determine that additional capital is necessary.

Legislative & Regulatory Developments

On February 26, 2009, the Administration issued their 2010 fiscal year budget request to Congress which included provisions that called for the elimination of the FFELP program and which would require all new federal loans to be made through the Direct Student Loan Program (DSLP). On September 17, 2009 the House of Representatives passed H.R. 3221, the Student Aid and Fiscal Responsibility act (SAFRA), which was consistent with the Administration s 2010 budget request to Congress. If it became law SAFRA would eliminate the FFELP and require that, after July 1, 2010 all new federal loans be made through the DSLP. The Administration s 2011 fiscal year budget continued these requests.

The Senate has not yet introduced legislation on this issue. The Company, together with other members of the student loan community, has been working with members of Congress to enhance SAFRA to allow students and schools to continue to choose their loan originator and to require servicers to share in the risk of loan default. This proposal is referred to as the Community Proposal because it has the widespread support of the student lending community, which includes lenders, Guarantors, financial aid advisors and others. We believe that maintaining competition in the student loan programs and requiring participants to assume a portion of the risk inherent in the program, two of the major tenets of the Community Proposal, would result in a more efficient and cost effective program that better serves students, schools, ED and taxpayers.

Although the ultimate outcome of this proposed legislation is still unknown, the following summarizes the impact on the Company s business if SAFRA is passed:

- 1. The Company would no longer originate FFELP loans and therefore would no longer earn revenue on new FFELP loan volume. The Company would make significant reductions in operating expense as the FFELP origination function would no longer be needed.
- 2. The Company earns collections revenue on delinquent and defaulted FFELP loans as well as guarantor account maintenance fees which are based on the size of the underlying FFELP portfolio. Because there would no longer be any new FFELP loan originations, this collections revenue and guarantor account maintenance fee revenue would decline over time as the underlying FFELP portfolio winds down. These revenues are recorded in contingency fee revenue and guarantor servicing fees.
- 3. The Company earns guarantor issuance fees on new FFELP guarantees. This revenue would no longer occur. This revenue is recorded in guarantor servicing fees.
- 4. The Company would service a percentage of the Direct Lending loans originated subsequent to the passage of SAFRA under the Company s current contract to service ED loans, increasing our servicing revenue.

If the Community Proposal is passed the following would be the impact on the Company s business:

- 1. The Company would originate FFELP loans and would subsequently sell those loans to ED for a fee. Because the loans would be sold, the Company would no longer earn net interest margin on new FFELP loan volume.
- 2. The impact to collections revenue, guarantor account maintenance fees and guarantor issuance fees is the same as if SAFRA passes.

3. The Company would service a percentage of the Direct Lending loans originated subsequent to the passage of the Community Proposal under the Company s current contract to service ED loans. The Community Proposal would create incentives for enhanced default prevention through servicing risk-sharing.

25

See the LENDING BUSINESS SEGMENT, APG BUSINESS SEGMENT and CORPORATE AND OTHER BUSINESS SEGMENT discussions for greater detail on the nature and extent of our income and operations related to these areas.

On January 14, 2010, President Obama announced his intention to propose a Financial Crisis Responsibility Fee that would require certain institutions which own insured depository institutions to pay a tax equal to 15 basis points (0.15 percent) of certain liabilities. This tax is intended to raise up to \$117 billion to reimburse the federal government for the projected cost of the Troubled Asset Relief Program (TARP). Congress has not yet taken up any legislation and no legislative language has been proposed. As such, the Company cannot say whether it will be subject to this new tax, if enacted. Additionally, since the Company did not receive any money from the TARP, the Company s position is that the Company should not be subject to the tax. Moreover, the majority of loans held by the Company were originated under the FFELP, with program terms and interest rates determined by Congress, and subjecting those assets to this new tax would not be consistent with the behavior the tax is intended to penalize.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Management s Discussion and Analysis of Financial Condition and Results of Operations addresses our consolidated financial statements, which have been prepared in accordance with generally accepted accounting principles in the United States of America (GAAP). Note 2 to the consolidated financial statements, Significant Accounting Policies, includes a summary of the significant accounting policies and methods used in the preparation of our consolidated financial statements. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the reported amounts of income and expenses during the reporting periods. Actual results may differ from these estimates under varying assumptions or conditions. On a quarterly basis, management evaluates its estimates, particularly those that include the most difficult, subjective or complex judgments and are often about matters that are inherently uncertain. The most significant judgments, estimates and assumptions relate to the following critical accounting policies that are discussed in more detail below.

Allowance for Loan Losses

We maintain an allowance for loan losses at an amount sufficient to absorb losses incurred in our FFELP loan and Private Education Loan portfolios at the reporting date based on a projection of estimated probable credit losses incurred in the portfolio. We analyze those portfolios to determine the effects that the various stages of delinquency and forbearance have on borrower default behavior and ultimate charge-off. We estimate the allowance for loan losses for our loan portfolio using a migration analysis of delinquent and current accounts. A migration analysis is a technique used to estimate the likelihood that a loan receivable may progress through the various delinquency stages and ultimately charge off and is a widely used reserving methodology in the consumer finance industry. We also use the migration analysis to estimate the amount of uncollectible accrued interest on Private Education Loans and reserve for that amount against current period interest income. The evaluation of the allowance for loan losses is inherently subjective, as it requires material estimates that may be susceptible to significant changes. Our default estimates are based on a loss confirmation period of generally two years (i.e., our allowance for loan loss covers the next two years of expected losses). The two-year estimate of the allowance for loan losses is subject to a number of assumptions. If actual future performance in delinquency, charge-offs and recoveries are significantly different than estimated, this could materially affect our estimate of the allowance for loan losses and the related provision for loan losses on our income statement. We believe that the Private Education Loan and FFELP allowance for loan losses are appropriate to cover probable losses incurred in the student loan portfolio.

When calculating the allowance for loan losses on Private Education Loans, we divide the portfolio into categories of similar risk characteristics based on loan program type, loan status (in-school, grace, forbearance, repayment and

delinquency), underwriting criteria (FICO scores), and existence or absence of a cosigner. As noted above, we use historical experience of borrower default behavior and charge-offs to estimate the probable credit losses incurred in the loan portfolio at the reporting date. Also, we use historical borrower payment behavior to estimate the timing and amount of future recoveries on charged-off loans. We then apply the default and collection

rate projections to each category of loans. Once the quantitative calculation is performed, management reviews the adequacy of the allowance for loan losses and determines if qualitative adjustments need to be considered. One technique for making this determination is through projection modeling, which is used to determine if the allowance for loan losses is sufficient to absorb credit losses anticipated during the loss confirmation period. Projection modeling is a forward-looking projection of charge-offs. Assumptions that are utilized in the projection modeling include (but are not limited to) historical experience, recent changes in collection policies and procedures, collection performance, and macroeconomic indicators. Additionally, management considers changes in laws and regulations that could potentially impact the allowance for loan losses.

The current and future economic environment is taken into account by the Company when calculating the allowance for loan loss. The Company analyzes key economic statistics and the impact they will have on future charge-offs. Key economic statistics analyzed as part of the allowance for loan loss are unemployment rates (total and specific to college graduates), consumer confidence and other asset type delinquency rates (credit cards, mortgages). As a result of the economy, provision expense has remained elevated since the fourth quarter of 2008. If the economy weakens beyond our expectations, the expected losses resulting from our default and collection estimates embedded in the allowance could be higher than currently projected.

As part of concluding on the adequacy of the allowance for loan loss, the Company also reviews key allowance and loan metrics. The most relevant of these metrics considered are the allowance coverage of charge-offs ratio; the allowance as a percentage of total loans and of loans in repayment; and delinquency and forbearance percentages.

In 2009, the Company implemented a program which offers loan modifications to borrowers who qualify. Temporary interest rate concessions are granted to borrowers experiencing financial difficulties and who meet other criteria. The allowance on these loans is calculated based on the present value of the expected cash flows (including estimates of future defaults) discounted at the loan s effective interest rate. This calculation contains estimates which are inherently subjective and are evaluated on a periodic basis.

Historically, our Private Education Loan programs do not require that borrowers begin repayment until six months after they have graduated or otherwise left school. Consequently, our loss estimates for these programs are generally low while the borrower is in school. At December 31, 2009, 31 percent of the principal balance in the higher education Managed Private Education Loan portfolio is related to borrowers who are in in-school or grace status and not required to make payments. As the current portfolio ages, an increasing percentage of the borrowers will leave school and be required to begin payments on their loans. The allowance for losses will change accordingly.

Similar to the rules governing FFELP payment requirements, our collection policies allow for periods of nonpayment for borrowers requesting additional payment grace periods upon leaving school or experiencing temporary difficulty meeting payment obligations. This is referred to as forbearance status and is considered separately in our allowance for loan losses. The loss confirmation period is in alignment with our typical collection cycle and takes into account these periods of forbearance.

In general, Private Education Loan principal is charged-off against the allowance when the loan exceeds 212 days delinquency. The charge-off amount equals the estimated loss of the defaulted loan balance. Actual recoveries, as they are received, are applied against the remaining loan balance that was not charged off. If periodic recoveries are less than originally expected, the difference results in immediate additional provision expense and charge off of such amount.

FFELP loans are guaranteed as to their principal and accrued interest in the event of default subject to a Risk Sharing level set based on the date of loan disbursement. For loans disbursed after October 1, 1993, and before July 1, 2006, we receive 98 percent reimbursement on all qualifying default claims. For loans disbursed on or after July 1, 2006, we

receive 97 percent reimbursement. The CCRAA reduces the Risk Sharing level for loans disbursed on or after October 1, 2012 to 95 percent reimbursement.

Similar to the allowance for Private Education Loan losses, the allowance for FFELP loan losses uses historical experience of borrower default behavior and a two-year loss confirmation period to estimate the credit losses incurred in the loan portfolio at the reporting date. We divide the portfolio into categories of

27

similar risk characteristics based on loan program type, school type and loan status. We then apply the default rate projections, net of applicable Risk Sharing, to each category for the current period to perform our quantitative calculation. Once the quantitative calculation is performed, management reviews the adequacy of the allowance for loan losses, in the same manner described above for Private Education Loans, and determines if qualitative adjustments need to be considered.

Premium and Discount Amortization

For both federally insured and Private Education Loans, we account for premiums paid, discounts received, and capitalized direct origination costs incurred on the origination of student loans in accordance with the Financial Accounting Standards Board s (FASB) Accounting Standards Codification (ASC) 310, Receivables. The unamortized portion of the premiums and the discounts is included in the carrying value of the student loans on the consolidated balance sheet. We recognize income on our student loan portfolio based on the expected yield over the estimated life of the student loan after giving effect to the amortization of purchase premiums and accretion of student loan discounts. In arriving at the expected yield, we make a number of estimates that when changed are reflected as a cumulative adjustment to interest income in the current period. The most critical estimates for premium and discount amortization are incorporated in the Constant Prepayment Rate (CPR), which measures the rate at which loans in the portfolio pay down principal compared to their stated terms. The CPR estimate is based on historical prepayments due to consolidation activity, defaults, and term extensions from the utilization of forbearance as well as management s qualitative expectation of future prepayments and term extensions.

As a result of the CCRAA and the current U.S. economic and credit environment, we, as well as many other industry competitors, have suspended our FFELP consolidation program. In lieu of consolidation, we may offer a term extension option for FFELP loans based on the borrower s total indebtedness. Based upon these market factors, we have updated our CPR assumptions that are affected by consolidation activity, and we have updated the estimates used in developing the cash flows and effective yield calculations as they relate to the amortization of student loan premium and discount amortization.

Consolidation activity affects estimates differently depending on whether the original loans being consolidated were on-balance sheet or off-balance sheet and whether the resulting consolidation is retained by us or consolidated with a third party. When we consolidate a loan that was in our portfolio, the term of that loan is generally extended and the term of the amortization of associated student loan premiums and discounts is likewise extended to match the new term of the loan. In that process, the unamortized premium balance must be adjusted to reflect the new expected term of the consolidated loan as if it had been in place from inception.

At the beginning of 2008, when we evaluated our estimates by taking into consideration the suspension of our FFELP consolidation program, there was an expectation of increased external consolidations to third parties but an overall decrease in total consolidation activity (when taking into account both internal consolidations and consolidations to third parties) due to a lack of financial incentive for lenders to continue offering a consolidation product. External consolidations did not significantly increase as expected; therefore, the consolidation assumptions implemented in the first quarter of 2008 were reduced during the third quarter of 2008, as we made the decision to lower the consolidation rate as additional information became available. This consolidation assumption was reduced again in the third quarter of 2009 as additional information became available. The total GAAP impact to interest income of CPR assumption changes in 2009 and 2008, related to FFELP loans, was \$37.2 million and \$20.1 million, respectively.

Additionally, in previous years, the increased activity in FFELP Consolidation Loans had led to demand for the consolidation of Private Education Loans. The private loan consolidation assumption was established in 2007 and was changed to explicitly consider private loan consolidation in the same manner as for FFELP. Because of limited historical data on private loan consolidation, the assumption primarily relies on near term plan data and timing

assumptions. In the second quarter of 2008, due to funding limitations, we suspended making private consolidation loans, which impacted this assumption. The total GAAP impact to interest income of CPR assumption changes in 2009 and 2008, related to Private Education Loans, was (\$2.4) million and \$9.4 million, respectively.

Loan consolidation, default, term extension and other prepayment factors affecting our CPR estimates are impacted by changes in our business strategy, FFELP legislative changes, and changes to the current economic and credit environment. If our accounting estimates, especially CPRs, are different as a result of changes to our business environment or actual consolidation or default activity, the previously recognized interest income on our student loan portfolio based on the expected yield of the student loan would potentially result in a material adjustment in the current period.

Fair Value Measurement

The Company uses estimates of fair value in applying various accounting standards for its financial statements. Under GAAP, fair value measurements are used in one of four ways:

In the consolidated balance sheet with changes in fair value recorded in the consolidated statement of income;

In the consolidated balance sheet with changes in fair value recorded in the accumulated other comprehensive income section of the consolidated statement of changes in stockholders equity;

In the consolidated balance sheet for instruments carried at lower of cost or fair value with impairment charges recorded in the consolidated statement of income; and

In the notes to the financial statements.

Fair value is defined as the price to sell an asset or transfer a liability in an orderly transaction between willing and able market participants. In general, the Company s policy in estimating fair values is to first look at observable market prices for identical assets and liabilities in active markets, where available. When these are not available, other inputs are used to model fair value such as prices of similar instruments, yield curves, volatilities, prepayment speeds, default rates and credit spreads (including for the Company s liabilities), relying first on observable data from active markets. Additional adjustments may be made for factors, including liquidity, credit, bid/offer spreads, etc., depending on current market conditions. Transaction costs are not included in the determination of fair value. When possible, the Company seeks to validate the model s output to market transactions. Depending on the availability of observable inputs and prices, different valuation models could produce materially different fair value estimates. The values presented may not represent future fair values and may not be realizable.

The Company categorizes its fair value estimates based on a hierarchical framework associated with three levels of price transparency utilized in measuring financial instruments at fair value. Classification is based on the lowest level of input that is significant to the fair value of the instrument. The three levels are as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date. The types of financial instruments included in level 1 are highly liquid instruments with quoted prices.
- Level 2 Inputs from active markets, other than quoted prices for identical instruments, are used to model fair value. Significant inputs are directly observable from active markets for substantially the full term of the asset or liability being valued.
- Level 3 Pricing inputs significant to the valuation are unobservable. Inputs are developed based on the best information available; however, significant judgment is required by management in developing the inputs.

In August 2009, the FASB issued a topic update to ASC 820, Fair Value Measurements and Disclosures. The update provides clarification for the valuation of liabilities when a quoted price in an active market for the liability does not exist and clarifies that a quoted price for the liability when traded as an asset (when no adjustments are required) is a Level 1 fair value measurement. In addition, it also clarifies that an entity is not required to adjust the value of a liability for the existence of a restriction that prevents the transfer of the liability. This topic update was effective for the Company beginning October 1, 2009 and was not material to the Company.

On April 9, 2009, the FASB issued three ASC topic updates regarding fair value measurements and recognition of impairment. Under ASC 320, Investments Debt and Equity Securities, impairment must be recorded within the consolidated statements of income for debt securities if there exists a fair value loss and the entity intends to sell the security or it is more likely than not the entity will be required to sell the security

before recovery of the loss. Additionally, expected credit losses must be recorded through income regardless of the impairment determination above. Remaining fair value losses are recorded to other comprehensive income. ASC 825, Financial Instruments, requires interim disclosures of the fair value of financial instruments that were previously only required annually. Finally, the update to ASC 820 provides guidance for determining when a significant decrease in market activity has occurred and when a transaction is not orderly. It further reiterates that prices from inactive markets or disorderly transactions should carry less weight, if any, in the determination of fair value. These topic updates were effective for the Company beginning April 1, 2009. The adoption of these updates was not material to the Company.

Significant assumptions used in fair value measurements, including those related to credit and liquidity risk, are as follows:

- 1. **Investments** Our investments primarily consist of overnight/weekly maturity instruments with high credit quality counterparties. However, we have considered credit and liquidity risk involving specific instruments. These assumptions have further been validated by the successful maturity of these investments in the period immediately following the end of the reporting period. In the fourth quarter of 2008, we recorded an impairment of \$8 million related to our investment in the Reserve Primary Fund based on an internal assessment of the collectability of our remaining investment. See LIQUIDITY AND CAPITAL RESOURCES Counterparty Exposure for a further discussion.
- **Derivatives** When determining the fair value of derivatives, we take into account counterparty credit risk for positions where we are exposed to the counterparty on a net basis by assessing exposure net of collateral held. The net exposures for each counterparty are adjusted based on market information available for the specific counterparty, including spreads from credit default swaps. Additionally, when the counterparty has exposure to the Company related to SLM Corporation derivatives, we fully collateralize the exposure, minimizing the adjustment necessary to the derivative valuations for our credit risk. Trusts that contain derivatives are not required to post collateral to counterparties as the credit quality and securitized nature of the trusts minimizes any adjustments for the counterparty s exposure to the trusts. Adjustments related to credit risk reduced the overall value of our derivatives by \$65 million as of December 31, 2009. We also take into account changes in liquidity when determining the fair value of derivative positions. We adjusted the fair value of certain less liquid positions downward by approximately \$195 million to take into account a significant reduction in liquidity as of December 31, 2009, related primarily to basis swaps indexed to interest rate indices with inactive markets. A major indicator of market inactivity is the widening of the bid/ask spread in these markets. In general, the widening of counterparty credit spreads and reduced liquidity for derivative instruments as indicated by wider bid/ask spreads will reduce the fair value of derivatives. In addition, certain cross-currency interest rate swaps hedging foreign currency denominated reset rate and amortizing notes in the Company s on-balance sheet trusts contain extension features that coincide with the remarketing dates of the notes. The valuation of the extension feature requires significant judgment based on internally developed inputs. These swaps were transferred into Level 3 during the first quarter of 2009 due to a change in the assumption regarding successful remarketing and significant unobservable inputs used to model notional amortizations. The significant inputs used are prepayment and default rate assumptions used to project the cash flows of the trust. These swaps were carried at \$1.6 billion as of December 31, 2009.
- 3. **Residual Interests** We have never sold our Residual Interests. We do not consider our Residual Interests to be liquid, which we take into account when valuing our Residual Interests. We use non-binding broker quotes and industry analyst reports which show changes in the indicative prices of the asset-backed securities tranches immediately senior to the Residual Interest as an indication of potential changes in the discount rate used to value the Residual Interest. We also use the most current prepayment and default rate assumptions to project the cash flows used to value Residual Interests. These assumptions are internally

developed and primarily based on analyzing the actual results of loan performance from past periods. See Note 8, Student Loan Securitization, to the consolidated financial statements for a discussion of all assumption changes made during the quarter

to properly determine the fair value of the Residual Interests, as well as a shock analysis to fair value related to all significant assumptions.

4. **Student Loans** Our FFELP loans and Private Education Loans are accounted for at cost or at the lower of cost or market if the loan is held-for-sale. The fair value is disclosed in compliance with ASC 825. For both FFELP loans and Private Education Loans accounted for at cost, fair value is determined by modeling loan level cash flows using stated terms of the assets and internally-developed assumptions to determine aggregate portfolio yield, net present value and average life. The significant assumptions used to project cash flows are prepayment speeds, default rates, cost of funds, and required return on equity. In addition, the Floor Income component of our FFELP loan portfolio is valued through discounted cash flow and option models using both observable market inputs and internally developed inputs. Significant inputs into the models are not generally market observable. They are either derived internally through a combination of historical experience and management s qualitative expectation of future performance (in the case of prepayment speeds, default rates, and capital assumptions) or are obtained through external broker quotes (as in the case of cost of funds). When possible, market transactions are used to validate the model. In most cases, these are either infrequent or not observable. For FFELP loans classified as held-for-sale and accounted for at the lower of cost or market, the fair value is based on the committed sales price of the various loan purchase programs established by ED.

For further information regarding the impact of Level 3 fair values to the results of operations, see Note 16, Fair Value Measurements, to the consolidated financial statements.

Securitization Accounting and Retained Interests

We regularly engage in securitization transactions as part of our Lending segment financing strategy (see also LIQUIDITY AND CAPITAL RESOURCES—Securitization Activities—). In a securitization, we sell student loans to a trust that issues bonds backed by the student loans as part of the transaction. When our securitizations meet the sale criteria of ASC 860, Transfers and Servicing, we record a gain on the sale of the student loans, which is the difference between the allocated cost basis of the assets sold and the relative fair value of the assets received including the Residual Interest component of the Retained Interest in the securitization transaction. The Residual Interest is the right to receive cash flows from the student loans and reserve accounts in excess of the amounts needed to pay servicing, derivative costs (if any), other fees, and the principal and interest on the bonds backed by the student loans. We have not structured any securitization transaction to meet the sale criteria since March 2007 and all securitizations settled since that date have been accounted for on-balance sheet as secured financings as a result.

Under ASC 825, we elected to carry all existing Residual Interests at fair value with subsequent changes in fair value recorded in servicing and securitization revenue. Since there are no quoted market prices for our Residual Interests, we estimate their fair value both initially and each subsequent quarter using the key assumptions listed below:

The CPR (see Premium and Discount Amortization above for discussion of this assumption).

The expected credit losses from the underlying securitized loan portfolio. Although loss estimates related to the allowance for loan loss are based on a loss confirmation period of generally two years, expected credit losses related to the Residual Interests use a life of loan default rate. The life of loan default rate is used to determine the percentage of the loan s original balance that will default. The life of loan default rate is then applied using a curve to determine the percentage of the overall default rate that should be recognized annually throughout the life of the loan (see also Allowance for Loan Losses above for the determination of default rates and the factors that may impact them).

The discount rate used (see Fair Value Measurement discussed above).

We also receive income for servicing the loans in our securitization trusts. We assess the amounts received as compensation for these activities at inception and on an ongoing basis to determine if the amounts

31

received are adequate compensation as defined in ASC 860. To the extent such compensation is determined to be no more or less than adequate compensation, no servicing asset or obligation is recorded.

See discussion that follows on changes to accounting principles associated with transfers of financial assets and the Variable Interest Entity Consolidation Model that will be effective in 2010.

Transfers of Financial Assets and the Variable Interest Entity (VIE) Consolidation Model Changes in Accounting Principles effective January 1, 2010

In June 2009, the FASB issued topic updates to ASC 860, Transfers and Servicing, and to ASC 810, Consolidation.

The topic update to ASC 860, among other things, (1) eliminates the concept of a Qualifying Special Purpose Entity (QSPE), (2) changes the requirements for derecognizing financial assets, (3) changes the amount of the recognized gain/loss on a transfer accounted for as a sale when beneficial interests are received by the transferor, and (4) requires additional disclosure. The topic update to ASC 860 is effective for transactions which occur in fiscal years beginning after November 15, 2009. The impact of ASC 860 to future transactions will depend on how such transactions are structured. ASC 860 relates primarily to the Company s secured borrowing facilities. All of the Company s secured borrowing facilities entered into in 2008 and 2009, including securitization trusts, have been accounted for as on balance sheet financing facilities. These transactions would have been accounted for in the same manner if ASC 860 had been effective during these years.

The topic update to ASC 810 significantly changes the consolidation model for Variable Interest Entities (VIEs). The topic update amends ASC 810 and, among other things, (1) eliminates the exemption for QSPEs, (2) provides a new approach for determining who should consolidate a VIE that is more focused on control rather than economic interest, (3) changes when it is necessary to reassess who should consolidate a VIE and (4) requires additional disclosure. The topic update to ASC 810 is effective for the first annual reporting period beginning after November 15, 2009.

Under ASC 810, if an entity has a Variable Interest in a VIE and that entity is determined to be the Primary Beneficiary of the VIE then that entity will consolidate the VIE. The Primary Beneficiary is the entity which has both: (1) the power to direct the activities of the VIE that most significantly impact the VIE is economic performance and (2) the obligation to absorb losses or receive benefits of the entity that could potentially be significant to the VIE. As it relates to the Company is securitized assets, the Company is the servicer of the securitized assets and owns the Residual Interest of the securitization trusts. As a result the Company is the Primary Beneficiary of its securitization trusts and will consolidate those trusts that are off-balance sheet at their historical cost basis on January 1, 2010. The historical cost basis is the basis that would exist if these securitization trusts had remained on balance sheet since they settled. ASC 810 did not change the accounting of any other VIEs the Company has on its balance sheet as of January 1, 2010. These new accounting rules apply to new transactions entered into from January 1, 2010 forward as well.

On January 1, 2010, upon adopting ASC 810, the Company removed the \$1.8 billion of Residual Interests associated with these trusts from the consolidated balance sheet and the Company consolidated \$35.0 billion of assets (\$32.6 billion of which are student loans, net of a \$550 million allowance for loan loss) and \$34.4 billion of liabilities (primarily trust debt), which resulted in an approximate \$0.7 billion after-tax reduction of stockholders equity (through retained earnings). After adoption of ASC 810, related to the securitization trusts that were consolidated on January 1, 2010, the Company s results of operations will no longer reflect servicing and securitization income related to these securitization trusts, but will instead report interest income, provisions for loan losses associated with the securitized assets and interest expense associated with the debt issued from the securitization trusts to third parties. This presentation will be identical to the Company s accounting treatment of prior on-balance securitization trusts. The Company has not had a securitization that was treated as a sale since 2007.

Management allocates capital on a Managed Basis. This change will not impact management s view of capital adequacy for the Company. The Company s unsecured revolving credit facilities contain two principal

financial covenants related to tangible net worth and net revenue. The tangible net worth covenant requires the Company to maintain consolidated tangible net worth of at least \$1.38 billion at all times. Consolidated tangible net worth as calculated for purposes of this covenant was \$3.5 billion as of December 31, 2009. Upon adoption of ASC 810 on January 1, 2010, consolidated tangible net worth as calculated for this covenant was \$2.7 billion. Because the transition adjustment upon adoption of ASC 810 is recorded through retained earnings the net revenue covenant was not impacted by the adoption of ASC 810. The ongoing net revenue covenant will not be impacted by ASC 810 s impact on our securitization trusts as the net revenue covenant treated all off balance sheet trusts as on balance sheet for purposes of calculating net revenue.

Derivative Accounting

We use interest rate swaps, cross-currency interest rate swaps, interest rate futures contracts, Floor Income Contracts and interest rate cap contracts as an integral part of our overall risk management strategy to manage interest rate and foreign currency risk arising from our fixed rate and floating rate financial instruments. We account for these instruments in accordance with ASC 815, Derivatives and Hedging, which requires that every derivative instrument, including certain derivative instruments embedded in other contracts, be recorded at fair value on the balance sheet as either an asset or liability. We determine the fair value for our derivative instruments primarily by using pricing models that consider current market conditions and the contractual terms of the derivative contracts. Market inputs into the model include interest rates, forward interest rate curves, volatility factors, forward foreign exchange rates, and the closing price of our stock (related to our equity forward contracts). Inputs are generally from active financial markets; however, as mentioned under Fair Value Measurements above, adjustments are made for inputs from illiquid markets and to adjust for credit risk. In some instances, counterparty valuations are used in determining the fair value of a derivative when deemed a more appropriate estimate of the fair value. Pricing models and their underlying assumptions impact the amount and timing of unrealized gains and losses recognized and, as such, the use of different pricing models or assumptions could produce different financial results. As a matter of policy, we compare the fair values of our derivatives that we calculate to those provided by our counterparties on a monthly basis. Any significant differences are identified and resolved appropriately.

ASC 815 requires that changes in the fair value of derivative instruments be recognized currently in earnings unless specific hedge accounting criteria as specified by ASC 815 are met. We believe that all of our derivatives are effective economic hedges and are a critical element of our interest rate risk management strategy. However, under ASC 815, some of our derivatives, primarily Floor Income Contracts, certain Eurodollar futures contracts, basis swaps and equity forwards, do not qualify for hedge treatment under ASC 815. Therefore, changes in market value along with the periodic net settlements must be recorded through the gains (losses) on derivative and hedging activities, net line in the consolidated statement of income with no consideration for the corresponding change in fair value of the hedged item. The derivative market value adjustment is primarily caused by interest rate and foreign currency exchange rate volatility, changing credit spreads during the period, and changes in our stock price (related to equity forwards), as well as the volume and term of derivatives not receiving hedge accounting treatment. See also BUSINESS SEGMENTS Limitations of Core Earnings *Pre-tax Differences between Core Earnings and GAAP by Business Segment* Derivative Accounting for a detailed discussion of our accounting for derivatives.

Goodwill and Intangible Assets

Goodwill

The Company accounts for goodwill and acquired intangible assets in accordance with ASC 350, Intangibles Goodwill and Other, pursuant to which goodwill is not amortized. Goodwill is tested for impairment annually as of September 30 at the reporting unit level, which is the same as or one level below an operating segment as defined in ASC 280, Segment Reporting. Goodwill is also tested at interim periods if an event occurs or circumstances change

that would indicate the carrying amount may be impaired.

In accordance with ASC 350, Step 1 of the goodwill impairment analysis consists of a comparison of the fair value of the reporting unit to its carrying value. The carrying value includes goodwill of \$991 million at

33

December 31, 2009 and 2008. The Company retains an appraisal firm to perform annual Step 1 impairment testing. Accordingly, the Company engages the appraisal firm to determine the fair value of each of its four reporting units to which goodwill is allocated as of September 30. These four reporting units are Lending, APG, Guarantor Servicing and Upromise. The fair value of each reporting unit is determined by weighting different valuation approaches, as applicable, with the primary approach being the income approach.

The income approach measures the value of each reporting unit based on the present value of the reporting unit s future economic benefit determined based on discounted cash flows derived from the Company s projections for each reporting unit. These projections are generally five-year projections that reflect the future strategic operating and financial performance of each respective reporting unit, including assumptions related to applicable cost savings and planned dispositions or wind down activities. If a component of a reporting unit is winding down or is assumed to wind down, the projections extend through the anticipated wind down period. In conjunction with the Company s September 30, 2009 annual impairment assessment, cash flow projections for the Lending, APG, and Guarantor Servicing reporting units were valued assuming the proposed SAFRA legislation is passed. If the Community Proposal is passed, it would result in additional cash flows for the Lending reporting unit but no material change in cash flows for the APG and Guarantor Servicing reporting units. (SAFRA legislation and Community Proposal are discussed in more detail in OVERVIEW Legislative and Regulatory Developments.)

Under the Company s guidance, the appraisal firm develops both an asset rate of return and an equity rate of return (or discount rate) for each reporting unit incorporating such factors as a risk free rate, a market rate of return, a measure of volatility (Beta) and a company specific and capital markets risk premium, as appropriate, to adjust for volatility and uncertainty in the economy and to capture specific risk related to the respective reporting units. The Company considers whether an asset sale or an equity sale would be the most likely sale structure for each reporting unit and values each reporting unit based on the more likely hypothetical scenario. The Company has concluded that a hypothetical equity sale scenario would be more likely for its Lending reporting unit, while a hypothetical asset sale would be more likely for the APG, Guarantor Servicing and Upromise reporting units.

Discount rates employed in conjunction with the income approach reflect market based estimates of capital costs and are adjusted for management—s assessment of a market participant—s view with respect to execution, concentration and other risks associated with the projected cash flows of individual reporting units. Accordingly, these discount rates are reflective of the long standing contractual relationships associated with these cash flows as well as the wind down nature of the cash flows for certain components of the Lending and APG reporting units and the Guarantor Servicing reporting unit as a whole. Management reviews and approves these discount rates, including the factors incorporated to develop the discount rates for each reporting unit. For the valuation of the Lending reporting unit, which assumes an equity sale, the discount rate is applied to the reporting unit—s projected net cash flows and the residual or terminal value yielding the fair value of equity for the reporting unit. For valuations assuming an asset sale, the discount rates applicable to the individual reporting units are applied to the respective reporting units—projected asset cash flows and residual or terminal values, as applicable, yielding the fair value of the assets for the respective reporting units. The estimated proceeds from the hypothetical asset sale are then used to pay off any liabilities of the reporting unit with the remaining cash equaling the fair value of the reporting unit—s equity.

The guideline company or market approach as well as the publicly traded stock approach are also considered for the Company's reporting units, as applicable. The market approach generally measures the value of a reporting unit as compared to recent sales or offerings of comparable companies. The secondary market approach indicates value based on multiples calculated using the market value of minority interests in publicly traded comparable companies or guideline companies. Whether analyzing comparable transactions or the market value of minority interests in publicly traded or guideline companies, consideration is given to the line of business and the operating performance of the comparable companies versus the reporting unit being tested. Given current market conditions, the lack of recent sales or offerings in the market and the low correlation between the operations of identified guideline companies to the

Company s reporting units, less emphasis is placed on the market approach for the APG, Guarantor Servicing and Upromise reporting units.

The Company acknowledges that its stock price (as well as that of its peers) is a consideration in determining the value of its reporting units and the Company as a whole. However, management believes the income approach is a better measure of the value of its reporting units in the current environment. During the latter half of 2008 and during 2009, the Company experienced a trend of lower and very volatile market capitalization. During 2009, the Company s stock price fluctuated significantly from a low of \$3.19 in March 2009 subsequent to the Administration s 2010 budget proposal, which included its plan to eliminate the FFELP and require all federally funded students loans to be originated through the DSLP, to a high of \$12.00 in December 2009. At September 30 and December 31, 2009, the Company s stock price was \$8.72 and \$11.27, respectively. The Company believes the share price has been significantly reduced due to the continued downturn in the credit and economic environment as well as uncertainties surrounding the ongoing legislative process, as addressed previously in OVERVIEW Legislative and Regulatory Developments. Management believes these economic factors should not have a long-term impact. In addition, the Company will review and revise, potentially significantly, its business model based on the final form of legislation upon completion of the legislative process.

In the event that the carrying value of the reporting unit exceeds the fair value as determined in Step 1, Step 2 of the goodwill impairment analysis compares the implied fair value of the reporting unit s goodwill to the carrying value of the reporting unit s goodwill. The implied fair value of goodwill is determined in a manner consistent with determining goodwill in a business combination. If the carrying amount of the reporting unit s goodwill exceeds the implied fair value of the goodwill, an impairment loss is recognized in an amount equal to that excess.

Other Acquired Intangibles

Other acquired intangible assets, which include but are not limited to tradenames, customer and other relationships, and non-compete agreements, are also accounted for in accordance with ASC 350. Acquired intangible assets with definite or finite lives are amortized over their estimated useful lives in proportion to their estimated economic benefit. Finite-lived acquired intangible assets are reviewed for impairment using an undiscounted cash flow analysis when an event occurs or circumstances change indicating the carrying amount of a finite-lived asset or asset group may not be recoverable. An impairment loss would be recognized if the carrying amount of the asset (or asset group) exceeds the estimated undiscounted cash flows used to determine the fair value of the asset or asset group. The impairment loss recognized would be the difference between the carrying amount and fair value. Indefinite-life acquired intangible assets are not amortized. They are tested for impairment annually as of September 30 or at interim periods if an event occurs or circumstances change that would indicate the carrying value of these assets may be impaired. The annual or interim impairment test of indefinite-lived acquired intangible assets is based primarily on a discounted cash flow analysis.

SELECTED FINANCIAL DATA

Condensed Statements of Income

	Ye	ars E	Ende	ed Decer	nbe	er 31,	Increase (Decrease) 2009 vs. 2008 2008				vs. 2007		
	200	9		2008		2007		\$	%		\$	%	
Net interest income	\$ 1,	723	\$	1,365	\$	1,588	\$	358	26%	\$	(223)	(14)%	
Less: provisions for loan losses	1,	119		720		1,015		399	55		(295)	(29)	
Net interest income after													
provisions for loan losses Gains on student loan	(504		645		573		(41)	(6)		72	13	
securitizations Servicing and securitization						367					(367)	(100)	
revenue	,	295		262		437		33	13		(175)	(40)	
Gains (losses) on loans and securities, net	2	284		(186)		(95)		470	253		(91)	(96)	
Gains (losses) on derivative and				, ,		, ,						, ,	
hedging activities, net	((504)		(445)		(1,361)		(159)	(36)		916	67	
Contingency fee revenue		296		340		336		(44)	(13)		4	1	
Collections revenue		51		128		220		(77)	(60)		(92)	(42)	
Guarantor servicing fees		136		121		156		15	12		(35)	(22)	
Other income		928		392		385		536	137		7	2	
Restructuring expenses		14		83		23		(69)	(83)		60	261	
Operating expenses	1,2	255		1,316		1,487		(61)	(5)		(171)	(11)	
Income (loss) from continuing													
operations, before income tax													
expense (benefit)		721		(142)		(492)		863	(608)		350	71	
Income tax expense (benefit)	-	238		(76)		408		314	(413)		(484)	(119)	
Net income (loss) from		402		(66)		(0.00)		~ 40	0.2.2		024	0.0	
continuing operations (Loss) income from	2	483		(66)		(900)		549	832		834	93	
discontinued operations, net of tax	C	158)		(143)		6		(15)	(10)		(149)	(2483)	
	•								, ,		, ,	` ,	
Net income (loss) Less: net income attributable to	•	325		(209)		(894)		534	256		685	77	
noncontrolling interest		1		4		2		(3)	(75)		2	100	
Net income (loss) attributable													
to SLM Corporation		324		(213)		(896)		537	252		683	76	
Preferred stock dividends		146		111		37		35	32		74	200	
Net income (loss) attributable to	ф	1.70	Φ.	(20.4)	Φ.	(022)	Φ.	503	1550	.	600	C = 01	
common stock	\$	178	\$	(324)	\$	(933)	\$	502	155%	\$	609	65%	

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Net income (loss) attributable to SLM Corporation: Continuing operations, net of tax Discontinued operations, net of	\$ 482	\$ (70)	\$	(902)	\$ 552	789%	\$ 832	92%
tax	(158)	(143)		6	(15)	(10)	(149)	(2483)
Net income (loss) attributable to SLM Corporation	\$ 324	\$ (213)	\$	(896)	\$ 537	252%	\$ 683	76%
Basic earnings (loss) per common share:								
Continuing operations	\$.71	\$ (.39)	\$	(2.28)	\$ 1.10	282%	\$ 1.89	83%
Discontinued operations	\$ (.33)	\$ (.30)	\$.02	\$ (.03)	(10)%	\$ (.32)	1600%
Total	\$.38	\$ (.69)	\$	(2.26)	\$ 1.07	155%	\$ 1.57	69%
Diluted earnings (loss) per common share:								
Continuing operations	\$.71	\$ (.39)	\$	(2.28)	\$ 1.10	282%	\$ 1.89	83%
Discontinued operations	\$ (.33)	\$ (.30)	\$.02	\$ (.03)	(10)%	\$ (.32)	1600%
Total	\$.38	\$ (.69)	\$	(2.26)	\$ 1.07	155%	\$ 1.57	69%
Dividends per common share	\$	\$	\$.25	\$	%	\$ (.25)	(100)%
			36					
			50					

Condensed Balance Sheets

	Decem	ıber	31,	I	ncrease (De 2009 vs. 2	
	2009		2008		\$	%
Assets						
FFELP Stafford and Other Student Loans, net	\$ 42,979	\$	44,025	\$	(1,046)	(2)%
FFELP Stafford Loans Held-for-Sale	9,696		8,451		1,245	15
FFELP Consolidation Loans, net	68,379		71,744		(3,365)	(5)
Private Education Loans, net	22,753		20,582		2,171	11
Other loans, net	420		729		(309)	(42)
Cash and investments	8,084		5,112		2,972	58
Restricted cash and investments	5,169		3,535		1,634	46
Retained Interest in off-balance sheet securitized loans	1,828		2,200		(372)	(17)
Goodwill and acquired intangible assets, net	1,177		1,249		(72)	(6)
Other assets	9,500		11,141		(1,641)	(15)
Total assets	\$ 169,985	\$	168,768	\$	1,217	1%
Liabilities and Stockholders Equity						
Short-term borrowings	\$ 30,897	\$	41,933	\$	(11,036)	(26)%
Long-term borrowings	130,546		118,225		12,321	10
Other liabilities	3,263		3,604		(341)	(9)
Total liabilities	164,706		163,762		944	1
SLM Corporation stockholders equity before treasury stock	7,140		6,855		285	4
Common stock held in treasury	1,861		1,856		5	
SLM Corporation stockholders equity	5,279		4,999		280	6
Noncontrolling interest			7		(7)	(100)
Total equity	5,279		5,006		273	5
Total liabilities and equity	\$ 169,985	\$	168,768	\$	1,217	1%

RESULTS OF OPERATIONS

We present the results of operations first on a consolidated basis in accordance with GAAP. As discussed in Item 1. Business, we have two primary business segments, Lending and APG, plus a Corporate and Other business segment. Since these business segments operate in distinct business environments, the discussion following the Consolidated Earnings Summary is primarily presented on a segment basis. See BUSINESS SEGMENTS for further discussion on the components of each segment. Securitization gains and the ongoing servicing and securitization income are included in LIQUIDITY AND CAPITAL RESOURCES Securitization Activities. The discussion of derivative market value gains and losses is under BUSINESS SEGMENTS Limitations of Core Earnings *Pre-tax Differences*

between Core Earnings and GAAP by Business Segment Derivative Accounting. The discussion of goodwill and acquired intangible amortization and impairment is discussed under BUSINESS SEGMENTS Limitations of Core Earnings Pre-tax Differences between Core Earnings and GAAP by Business Segment Acquired Intangibles.

CONSOLIDATED EARNINGS SUMMARY

The main drivers of our net income are the growth in our Managed student loan portfolio and our financing cost, which drives net interest income, gains and losses on the sales of student loans, gains on debt repurchases, unrealized gains and losses on derivatives that do not receive hedge accounting treatment, growth in our fee-based business, and expense control.

Year Ended December 31, 2009 Compared to Year Ended December 31, 2008

For the year ended December 31, 2009, net income attributable to SLM Corporation was \$324 million, or \$.38 diluted earnings per common share attributable to SLM Corporation common shareholders, compared to a net loss of \$213 million, or \$.69 diluted loss per common share attributable to SLM Corporation common shareholders, for the year ended December 31, 2008. For the year ended December 31, 2009, net income attributable to SLM Corporation from continuing operations was \$482 million, or \$.71 diluted earnings from continuing operations per common share attributable to SLM Corporation common shareholders, compared to a net loss from continuing operations of \$70 million, or \$.39 diluted loss from continuing operations per common share attributable to SLM Corporation common shareholders, for year ended December 31, 2008. For the year ended December 31, 2009, net loss attributable to SLM Corporation from discontinued operations was \$158 million or \$.33 diluted loss from discontinued operations per common share attributable to SLM Corporation common shareholders, compared to a net loss from discontinued operations of \$143 million, or \$.30 diluted loss from discontinued operations per common share attributable to SLM Corporation common shareholders, for the year ended December 31, 2008.

For the year ended December 31, 2009, the Company s pre-tax income from continuing operations was \$721 million compared to a pre-tax loss of \$142 million in the prior year. The increase in pre-tax income of \$863 million was primarily due to an increase in gains on debt repurchases of \$472 million and an increase in gains on sales of loans and securities of \$470 million offset by an increase of \$159 million in net losses on derivative and hedging activities. The change in the net losses on derivative and hedging activities is primarily the result of mark-to-market derivative valuations on derivatives that do not qualify for hedge treatment under GAAP.

There were no gains on student loan securitizations in either the year ended December 31, 2009 or the prior year as the Company did not complete any off-balance sheet securitizations in those years. Servicing and securitization revenue increased by \$33 million from \$262 million in the year ended December 31, 2008 to \$295 million in the year ended December 31, 2009. This increase was primarily due to a \$95 million decrease in the current-year unrealized mark-to-market loss of \$330 million on the Company s Residual Interests compared with the prior-year unrealized mark-to-market loss of \$425 million, offset by the decrease in net Embedded Floor Income. See LIQUIDITY AND CAPITAL RESOURCES Securitization Activities Retained Interest in Securitized Receivables for further discussion of the factors impacting the fair values.

Net interest income after provisions for loan losses decreased by \$41 million in the year ended December 31, 2009 from the prior year. This decrease was due to a \$399 million increase in provisions for loan losses offset by a \$358 million increase in net interest income. The increase in net interest income was primarily due to an increase in the student loan spread, a decrease in the 2008 Asset Backed Financing Facilities fees and a \$15 billion increase in the average balance of on-balance sheet student loans (see LENDING BUSINESS SEGMENT Net Interest Income Net Interest Margin On-Balance Sheet). The increase in provisions for loan losses related primarily to increases in charge-off expectations on Private Education Loans primarily as a result of the continued weakening of the U.S. economy (see LENDING BUSINESS SEGMENT Private Education Loan Losses Private Education Loan Delinquencies and Forbearance and Allowance for Private Education Loan Losses).

There were \$284 million in net gains on sales of loans and securities in the year ended December 31, 2009, primarily related to the ED Purchase Program as previously discussed, compared to net losses of \$186 million incurred in the prior year. Prior to the fourth quarter of 2008, these losses were primarily the result of the Company s repurchase of delinquent Private Education Loans from the Company s off-balance sheet securitization trusts. When Private Education Loans in the Company s off-balance sheet securitization

trusts that settled before September 30, 2005 became 180 days delinquent, the Company previously exercised its contingent call option to repurchase these loans at par value out of the trusts and recorded a loss for the difference in the par value paid and the fair market value of the loans at the time of purchase. The Company does not hold this contingent call option for any trusts that settled after September 30, 2005. In October 2008, the Company decided to no longer exercise its contingent call option. The loss in 2008 also relates to the sale of approximately \$1.0 billion FFELP loans to the ED under ECASLA, which resulted in a \$53 million loss.

For the year ended December 31, 2009, contingency fee, collections and guarantor servicing fee revenue totaled \$483 million, a \$106 million decrease from \$589 million in the prior year. This decrease was primarily due to a decline in revenue due to a significantly smaller non-mortgage purchased paper portfolio year-over-year as a result of winding down this collections business. Total impairment in the non-mortgage purchased paper portfolio was \$79 million in 2009 compared to \$111 million in 2008. The impairment is a result of the continued impact of the economy on the ability to collect on these assets (see ASSET PERFORMANCE GROUP BUSINESS SEGMENT).

In response to the College Cost Reduction and Access Act of 2007 (CCRAA) and challenges in the capital markets, the Company initiated a restructuring plan in the fourth quarter of 2007. The plan focused on conforming our lending activities to the economic environment, exiting certain customer relationships and product lines, winding down our debt purchased paper businesses, and significantly reducing our operating expenses. The restructuring plan is essentially completed and our objectives have been met. As part of the Company s cost reduction efforts, restructuring expenses of \$14 million and \$83 million were recognized in continuing operations in the years ended December 31, 2009 and 2008, respectively. Restructuring expenses from the fourth quarter of 2007 through December 31, 2009 totaled \$129 million, of which \$120 million was recorded in continuing operations and \$9 million was recorded in discontinued operations. The majority of these restructuring expenses were severance costs related to the completed and planned elimination of approximately 2,900 positions, or approximately 25 percent of the workforce. We estimate approximately \$5 million of additional restructuring expenses associated with our current cost reduction efforts will be incurred during 2010. On September 17, 2009, the House passed SAFRA which, if signed into law, would eliminate the FFELP and require that, after July 1, 2010, all new federal loans be made through the Direct Loan program. The Senate has yet to take up the legislation. If this legislation is signed into law, the Company will undertake another significant restructuring to conform its infrastructure to the elimination of the FFELP and achieve additional expense reduction. See OVERVIEW Legislative and Regulatory Developments for a further discussion of SAFRA.

Operating expenses were \$1.26 billion in the year ended December 31, 2009 compared to \$1.32 billion in the prior year. The \$61 million decrease in operating expenses was primarily due to the Company s cost reduction efforts discussed above as well as an \$11 million reduction in amortization and impairment of acquired intangible assets. The amortization and impairment of acquired intangibles for continuing operations totaled \$75 million and \$86 million for the years ended December 31, 2009 and 2008, respectively.

Income tax expense from continuing operations was \$238 million in the year ended December 31, 2009 compared to income tax (benefit) of \$(76) million in the prior year, resulting in effective tax rates of 33 percent and 54 percent. The movement in the effective tax rate in 2009 compared with the prior year was primarily driven by the reduction of tax and interest on U.S. federal and state uncertain tax positions in both periods, as well as the permanent tax impact of deducting Proposed Merger-related transaction costs in the year ended December 31, 2008. Also contributing to the movement was the impact of significantly higher reported pre-tax income in 2009 and the resulting changes in the proportion of income subject to federal and state taxes. For additional information, see Note 19, Income Taxes, to the consolidated financial statements.

During 2009, the Company converted \$339 million of its Series C Preferred Stock to common stock. As part of this conversion, the Company delivered to the holders of the preferred stock: (1) approximately 17 million shares (the number of common shares they would most likely receive if the preferred stock they held mandatorily converted to

common shares in the fourth quarter of 2010) plus (2) a discounted amount of the preferred stock dividends the holders of the preferred stock would have received if they held the preferred

stock through the mandatory conversion date. The accounting treatment for this conversion resulted in additional expense recorded as a part of preferred stock dividends for the period of approximately \$53 million.

Net loss attributable to SLM Corporation from discontinued operations was \$158 million for the year ended December 31, 2009 compared to \$143 million for the prior year. As discussed above, the Company sold all of the assets in its Purchased Paper Mortgage/Properties business in the fourth quarter of 2009 which resulted in an after-tax loss of \$95 million. In the year ended December 31, 2009, the Company incurred \$154 million of after-tax asset impairments associated with this business line compared to the prior year, during which the Company incurred \$161 million of after-tax asset impairments.

Year Ended December 31, 2008 Compared to Year Ended December 31, 2007

For the year ended December 31, 2008, our net loss attributable to SLM Corporation was \$213 million, or \$.69 diluted loss per share attributable to SLM Corporation common shareholders, compared to a net loss of \$896 million, or \$2.26 diluted loss per share attributable to SLM Corporation common shareholders, for the year December 31, 2007. For the year ended December 31, 2008, net loss attributable to SLM Corporation from continuing operations was \$70 million, or \$.39 diluted earnings from continuing operations per common share attributable to SLM Corporation common shareholders, compared to a net loss from continuing operations of \$902 million, or \$2.28 diluted loss from continuing operations per common share attributable to SLM Corporation from discontinued operations was \$143 million, or \$.30 diluted loss from discontinued operations per common share attributable to SLM Corporation common shareholders, compared to a net income from discontinued operations of \$6 million, or \$.02 diluted earnings from discontinued operations per common share attributable to SLM Corporation common shareholders, for the year ended December 31, 2007.

Pre-tax loss from continuing operations decreased by \$350 million versus 2007 primarily due to a decrease in net losses on derivative and hedging activities from \$1.4 billion for the year ended December 31, 2007 to \$445 million for the year ended December 31, 2008, which was primarily a result of the mark-to-market on the equity forward contracts in the fourth quarter of 2007. This increase in income was partially offset by a \$367 million decrease in gains on student loan securitizations and a \$175 million decrease in servicing and securitization revenue.

There were no gains on student loan securitizations in the year ended December 31, 2008, compared to gains of \$367 million in the year-ago period. We did not complete any off-balance sheet securitizations in the year ended December 31, 2008, versus one Private Education Loan securitization in 2007. In accordance with ASC 825, Financial Instruments, we elected the fair value option on all of the Residual Interests effective January 1, 2008. We made this election in order to simplify the accounting for Residual Interests by having all Residual Interests under one accounting model. Prior to this election, Residual Interests were accounted for either with changes in fair value recorded through other comprehensive income or with changes in fair value recorded through income. We reclassified the related accumulated other comprehensive income of \$195 million into retained earnings and as a result equity was not impacted at transition on January 1, 2008. Changes in fair value of Residual Interests on and after January 1, 2008 are recorded through servicing and securitization income. We have not elected the fair value option for any other financial instruments at this time. Servicing and securitization revenue decreased by \$175 million from \$437 million in the year ended December 31, 2007 to \$262 million in the year ended December 31, 2008. This decrease was primarily due to a \$425 million unrealized mark-to-market loss recorded in 2008 compared to a \$278 million unrealized mark-to-market loss in the prior year, which included both impairment and an unrealized mark-to-market gain recorded under ASC 815-15, Embedded Derivatives . The increase in the unrealized mark-to-market loss in 2008 versus 2007 was primarily due to increases in the discount rates used to value the Residual Interests. See LIQUIDITY AND CAPITAL RESOURCES Securitization Activities Residual Interest in Securitized Receivables for further discussion of the factors impacting the fair values.

Net interest income after provisions for loan losses increased by \$72 million in the year ended December 31, 2008 from the prior year. This increase was due to a \$295 million decrease in provisions for loan losses, offset by a \$223 million decrease in net interest income. The decrease in net interest income was primarily due to a decrease in the student loan spread (see LENDING BUSINESS SEGMENT Net Interest Income Net Interest Margin On-Balance Sheet) and an increase in the 2008 Asset-Backed Financing Facilities Fees, partially offset by a \$25 billion increase in the average balance of on-balance sheet student loans. The decrease in provisions for loan losses relates to the higher provision amounts in the fourth quarter of 2007 for Private Education Loans, FFELP loans and mortgage loans, primarily due to a weakening U.S. economy. The significant provision in the fourth quarter of 2007 primarily related to the non-traditional portfolio which was particularly impacted by the weakening U.S. economy (see LENDING BUSINESS SEGMENT Private Education Loan Losses Private Education Loan Delinquencies and Forbearance and Allowance for Private Education Loan Losses).

For the year ended December 31, 2008, contingency fee, collections and guarantor servicing fee revenue totaled \$589 million, a \$123 million decrease from \$712 million in the prior year. This decrease was primarily the result of \$111 million of impairment related to our non-mortgage purchased paper subsidiary recorded in 2008 compared to \$17 million in 2007. The increase in impairment is a result of the impact of the economy on the ability to collect on these assets (see ASSET PERFORMANCE GROUP BUSINESS SEGMENT).

Losses on loans and securities, net, totaled \$186 million for the year ended December 31, 2008, a \$91 million increase from \$95 million incurred in the year ended December 31, 2007. Prior to the fourth quarter of 2008, these losses were primarily the result of our repurchase of delinquent Private Education Loans from our off-balance sheet securitization trusts. When Private Education Loans in our off-balance sheet securitization trusts that settled before September 30, 2005 became 180 days delinquent, we previously exercised our contingent call option to repurchase these loans at par value out of the trusts and recorded a loss for the difference in the par value paid and the fair market value of the loans at the time of purchase. We do not hold the contingent call option for any trusts that settled after September 30, 2005. Beginning in October 2008, we decided to no longer exercise our contingent call option. The loss in the fourth quarter of 2008 primarily relates to the sale of approximately \$1.0 billion FFELP loans to ED under the ECASLA, which resulted in a \$53 million loss. See LIQUIDITY AND CAPITAL RESOURCES ED Funding Programs for a further discussion.

Restructuring expenses of \$83 million and \$23 million were recognized in the years ended December 31, 2008 and 2007, respectively, as previously discussed.

Operating expenses totaled \$1.3 billion and \$1.5 billion for the years ended December 31, 2008 and 2007, respectively. The year-over-year reduction is primarily due to our cost reduction efforts discussed above. Of these amounts, \$86 million and \$98 million, respectively, relate to amortization and impairment of goodwill and intangible assets for continuing operations.

Income tax (benefit) from continuing operations was \$(76) million in the year ended December 31, 2008 compared to income tax expense of \$408 million in the prior year resulting in effective tax rates of 54 percent and (83) percent. The movement in the effective tax rate in 2008 compared with the prior year was primarily driven by the permanent tax impact of excluding non-taxable gains and losses on equity forward contracts which were marked to market through earnings under ASC 815 in 2007. Also contributing to the movement was the impact of significantly lower reported pre-tax loss in 2008 and the resulting changes in the proportion of income subject to federal and state taxes. For additional information, see Note 19, Income Taxes, to the consolidated financial statements.

Net loss attributable to SLM Corporation from discontinued operations was \$143 million for the year ended December 31, 2008, compared to net income of \$6 million for the prior year. As discussed above, the Company sold all of the assets in its Purchased Paper Mortgage/Properties business in the fourth quarter of 2009. In 2008, the

Company incurred \$161 million of after-tax asset impairments associated with this business line compared to the prior year, during which the Company incurred \$2 million of after-tax asset impairments.

Other Income

The following table summarizes the components of Other income in the consolidated statements of income for the years ended December 31, 2009, 2008 and 2007.

	Years Ended December 31,					
	2009)	2008	2007		
Gains on debt repurchases	\$ 53	6	\$ 64	\$		
Late fees and forbearance fees	14	6	143	136		
Asset servicing and other transaction fees	11	2	108	110		
Loan servicing fees	5	3	26	26		
Foreign currency translation gains (losses)	2	.3	(31)	(3)		
Gains on sales of mortgages and other loan fees			3	11		
Other	5	9	79	105		
Total other income	\$ 92	9	\$ 392	\$ 385		

The change in other income over the year-ago periods presented is primarily the result of the gains on debt repurchases. The Company began repurchasing its outstanding debt in the second quarter of 2008. The Company repurchased \$3.4 billion and \$1.9 billion face amount of its senior unsecured notes for the years ended December 31, 2009 and 2008, respectively. Since the second quarter of 2008, the Company has repurchased \$5.3 billion face amount of its senior unsecured notes in the aggregate, with maturity dates ranging from 2008 to 2016.

BUSINESS SEGMENTS

The results of operations of the Company s Lending and APG operating segments are presented below. These defined business segments operate in distinct business environments and are considered reportable segments under ASC 280, Segment Reporting, based on quantitative thresholds applied to the Company s financial statements. In addition, we provide other complementary products and services, including Guarantor Servicing and Loan Servicing, through smaller operating segments that do not meet such thresholds and are aggregated in the Corporate and Other reportable segment for financial reporting purposes.

The management reporting process measures the performance of the Company s operating segments based on the management structure of the Company as well as the methodology used by management to evaluate performance and allocate resources. In accordance with the Rules and Regulations of the Securities and Exchange Commission (SEC), we prepare financial statements in accordance with GAAP. In addition to evaluating the Company s GAAP-based financial information, management, including the Company s chief operation decision makers, evaluates the performance of the Company s operating segments based on their profitability on a basis that, as allowed under ASC 280, differs from GAAP. We refer to management s basis of evaluating our segment results as Core Earnings presentations for each business segment and we refer to these performance measures in our presentations with credit rating agencies and lenders. Accordingly, information regarding the Company s reportable segments is provided herein based on Core Earnings, which are discussed in detail below.

Our Core Earnings are not defined terms within GAAP and may not be comparable to similarly titled measures reported by other companies. Core Earnings net income reflects only current period adjustments to GAAP net income

as described below. Unlike financial accounting, there is no comprehensive, authoritative guidance for management reporting and as a result, our management reporting is not necessarily comparable with similar information for any other financial institution. The Company s operating segments are defined by the products and services they offer or the types of customers they serve, and they reflect the manner in which financial information is currently evaluated by management. Intersegment revenues and expenses are netted within the appropriate financial statement line items consistent with the income statement presentation

provided to management. Changes in management structure or allocation methodologies and procedures may result in changes in reported segment financial information.

Core Earnings are the primary financial performance measures used by management to develop the Company s financial plans, track results, and establish corporate performance targets and incentive compensation. While Core Earnings are not a substitute for reported results under GAAP, the Company relies on Core Earnings in operating its business because Core Earnings permit management to make meaningful period-to-period comparisons of the operational and performance indicators that are most closely assessed by management. Management believes this information provides additional insight into the financial performance of the core business activities of our operating segments. Accordingly, the tables presented below reflect Core Earnings which are reviewed and utilized by management to manage the business for each of the Company's reportable segments. A further discussion regarding Core Earnings is included under Limitations of Core Earnings and *Pre-tax Differences between Core Earnings and GAAP by Business Segment*.

The LENDING BUSINESS SEGMENT section includes all discussion of income and related expenses associated with the net interest margin, the student loan spread and its components, the provisions for loan losses, and other fees earned on our Managed portfolio of student loans. The APG BUSINESS SEGMENT section reflects the fees earned and expenses incurred in providing accounts receivable management and collection services. Our CORPORATE AND OTHER BUSINESS SEGMENT section includes our remaining fee businesses and other corporate expenses that do not pertain directly to the primary operating segments identified above.

	Γ	d 2009			
	Lending	APG	Corporate and Other		
Interest income:					
FFELP Stafford and Other Student Loans	\$ 1,282	\$	\$		
FFELP Consolidation Loans	1,645				
Private Education Loans	2,254				
Other loans	56				
Cash and investments	9		20		
Total interest income	5,246		20		
Total interest expense	2,971	19	15		
Net interest income (loss)	2,275	(19)	5		
Less: provisions for loan losses	1,564	` /	3		
Less. provisions for foan fosses	1,304				
Net interest income (loss) after provisions for loan losses	711	(19)	5		
Contingency fee revenue		296			
Collections revenue		50			
Guarantor serving fees			136		
Other income	974		215		
Total other income	974	346	351		
Restructuring expenses	10		3		
Operating expenses	581	315	284		
operating expenses	301	313	201		
Total expenses	591	316	287		
Income from continuing operations, before income tax expense	1,094	11	69		
Income tax expense ⁽¹⁾	388		24		
•					
Net income from continuing operations	706		45		
Loss from discontinued operations, net of tax		(157)			
Net income (loss)	706	(153)	45		
Less: net income attributable to noncontrolling interest		1			
Core Earnings net income (loss) attributable to SLM Corporation	\$ 706	\$ (154)	\$ 45		
Economic Floor Income (net of tax) not included in Core Earnings	\$ 205	\$	\$		

⁽¹⁾ Income taxes are based on a percentage of net income before tax for the individual reportable segment.

Continuing opera	net income (loss) attributable to SLM Corporation: tions, net of tax erations, net of tax	\$ 706	\$ 3 (157)	\$ 45
Core Earnings	net income (loss) attributable to SLM Corporation	\$ 706	\$ (154)	\$ 45
	44			

Year Ended

	December 31, 2008								
						Corporate			
	Len	ding	AF	P G	_	Other			
Interest income:									
FFELP Stafford and Other Student Loans	\$ 2	2,216	\$		\$				
FFELP Consolidation Loans		3,748							
Private Education Loans		2,752							
Other loans		83							
Cash and investments		304				25			
Total interest income	Ģ	,103				25			
Total interest expense	6	5,665		25		19			
Net interest income (loss)	2	2,438		(25)		6			
Less: provisions for loan losses	1	,029							
Net interest income (loss) after provisions for loan losses	1	,409		(25)		6			
Contingency fee revenue				340					
Collections revenue				129					
Guarantor serving fees						121			
Other income		180				199			
Total other income		180		469		320			
Restructuring expenses		49		11		23			
Operating expenses		583		389		256			
Total expenses		632		400		279			
Income from continuing operations, before income tax expense		957		44		47			
Income tax expense ⁽¹⁾		338		23		17			
Net income from continuing operations		619		21		30			
Loss from discontinued operations, net of tax			(140)					
Net income (loss)		619	(119)		30			
Less: net income attributable to noncontrolling interest				4					
Core Earnings net income (loss) attributable to SLM Corporation	\$	619	\$ (123)	\$	30			
Economic Floor Income (net of tax) not included in Core Earnings	\$	55	\$		\$				

⁽¹⁾ Income taxes are based on a percentage of net income before tax for the individual reportable segment.

Continuing opera	net income (loss) attributable to SLM Corporation: tions, net of tax erations, net of tax	\$ 619	\$ 17 (140)	\$ 30
Core Earnings	net income (loss) attributable to SLM Corporation	\$ 619	\$ (123)	\$ 30
	45			

	Year Ended December 31, 2007						
	Le	nding	AP	P G	Corporate and Other		
Interest income:							
FFELP Stafford and Other Student Loans	\$	2,848	\$		\$		
FFELP Consolidation Loans		5,522					
Private Education Loans		2,835					
Other loans		106					
Cash and investments		868			21		
Total interest income		12,179			21		
Total interest expense		9,597		27	21		
Net interest income (loss)		2,582		(27)			
Less: provisions for loan losses		1,394		` ′	1		
Net interest income (loss) after provisions for loan losses		1,188		(27)	(1)		
Contingency fee revenue		•		336	,		
Collections revenue				217			
Guarantor serving fees					156		
Other income		194			218		
Total other income		194	5	553	374		
Restructuring expenses		19		2	2		
Operating expenses		690	3	361	339		
Total expenses		709	3	363	341		
Income from continuing operations, before income tax expense		673	1	163	32		
Income tax expense ⁽¹⁾		249		60	12		
Net income from continuing operations		424	1	103	20		
Income from discontinued operations, net of tax				15			
Net income		424	1	118	20		
Less: net income attributable to noncontrolling interest				2			
Core Earnings net income attributable to SLM Corporation	\$	424	\$ 1	116	\$ 20		
Economic Floor Income (net of tax) not included in Core Earnings	\$	8	\$		\$		

⁽¹⁾ Income taxes are based on a percentage of net income before tax for the individual reportable segment.

Core Earnings net income attributable to SLM Corporation: Continuing operations, net of tax Discontinued operations, net of tax	\$ 424	\$ 101 15	\$ 20
Core Earnings net income attributable to SLM Corporation	\$ 424	\$ 116	\$ 20
46			

Limitations of Core Earnings

While GAAP provides a uniform, comprehensive basis of accounting, for the reasons described above, management believes that Core Earnings are an important additional tool for providing a more complete understanding of the Company s results of operations. Nevertheless, Core Earnings are subject to certain general and specific limitations that investors should carefully consider. For example, as stated above, unlike financial accounting, there is no comprehensive, authoritative guidance for management reporting. Our Core Earnings are not defined terms within GAAP and may not be comparable to similarly titled measures reported by other companies. Unlike GAAP, Core Earnings reflect only current period adjustments to GAAP. Accordingly, the Company s Core Earnings presentation does not represent a comprehensive basis of accounting. Investors, therefore, may not compare our Company s performance with that of other financial services companies based upon Core Earnings. Core Earnings results are only meant to supplement GAAP results by providing additional information regarding the operational and performance indicators that are most closely used by management, the Company s board of directors, rating agencies and lenders to assess performance.

Other limitations arise from the specific adjustments that management makes to GAAP results to derive Core Earnings results. For example, in reversing the unrealized gains and losses that result from ASC 815, Derivatives and Hedging, on derivatives that do not qualify for hedge treatment, as well as on derivatives that do qualify but are in part ineffective because they are not perfect hedges, we focus on the long-term economic effectiveness of those instruments relative to the underlying hedged item and isolate the effects of interest rate volatility and changing credit spreads on the fair value of such instruments during the period. Under GAAP, the effects of these factors on the fair value of the derivative instruments (but not on the underlying hedged item) tend to show more volatility in the short term. While our presentation of our results on a Core Earnings basis provides important information regarding the performance of our Managed portfolio, a limitation of this presentation is that we are presenting the ongoing spread income on loans that have been sold to a trust managed by us. While we believe that our Core Earnings presentation presents the economic substance of our Managed loan portfolio, it understates earnings volatility from securitization gains. Our Core Earnings results exclude certain Floor Income, which is real cash income, from our reported results and therefore may understate earnings in certain periods. Management s financial planning and valuation of operating results, however, does not take into account Floor Income because of its inherent uncertainty, except when it is Fixed Rate Floor Income that is economically hedged through Floor Income Contracts.

Pre-tax Differences between Core Earnings and GAAP by Business Segment

Our Core Earnings are the primary financial performance measures used by management to evaluate performance and to allocate resources. Accordingly, financial information is reported to management on a Core Earnings basis by reportable segment, as these are the measures used regularly by our chief operating decision makers. Our Core Earnings are used in developing our financial plans and tracking results and also in establishing corporate performance targets and incentive compensation. Management believes this information provides additional insight into the financial performance of the Company s core business activities. Core Earnings net income reflects only current period adjustments to GAAP net income, as described in the more detailed discussion of the differences between Core Earnings and GAAP that follows, which includes further detail on each specific adjustment required to reconcile our Core Earnings segment presentation to our GAAP earnings.

			Years Ended December 31, 2009 2008											2007	•			
	I o	ending	A	PG	a	porate ind ther		ending		.PG	æ	porate and ther		nding	A	.PG		rporate and Other
C F :	LC	alumg	A	IG	U	шет	L	enuing	A	ı G	U	uiei	Le	numg	A	1 G	•	Julei
Core Earnings adjustments:																		
Net impact of securitization																		
accounting	\$	(201)	\$		\$		\$	(442)	\$		\$		\$	247	\$		\$	
Net impact of derivative accounting Net impact of Floor		(306)						(560)						217				(1,558)
Income		129						(102)						(169)				
Net impact of acquired intangibles		(13)		(6)		(57)		(53)		(22)		(14)		(55)		(22)		(29)
Total Core Earnings adjustments to GAAP, pre-tax ⁽¹⁾	\$	(391)	\$	(6)	\$	(57)	\$	(1,157)	\$	(22)	\$	(14)	\$	240	\$	(22)	\$	(1,587)

1) Securitization Accounting: Under GAAP, certain securitization transactions in our Lending operating segment are accounted for as sales of assets. Under Core Earnings for the Lending operating segment, we present all securitization transactions on a Core Earnings basis as long-term non-recourse financings. The upfront gains on sale from securitization transactions, as well as ongoing servicing and securitization revenue presented in accordance with GAAP, are excluded from Core Earnings and are replaced by interest income, provisions for loan losses, and interest expense as earned or incurred on the securitization loans and debt. We also exclude transactions with our off-balance sheet trusts from Core Earnings as they are considered intercompany transactions on a Core Earnings basis.

The following table summarizes Core Earnings securitization adjustments for the Lending operating segment for the years ended December 31, 2009, 2008 and 2007.

	Years E	nded Decen	ıber 31,
	2009	2008	2007
Core Earnings securitization adjustments:			
Net interest income on securitized loans, before provisions for loan losses and	Φ (0.42)	Φ (070)	Φ (010)
before intercompany transactions	\$ (942)	\$ (872)	\$ (818)
Provisions for loan losses	445	309	380

⁽¹⁾ The net tax effect of total differences for combined segments is \$181 million, \$454 million and \$(87) million for the years ended December 31, 2009, 2008 and 2007, respectively. Income taxes are based on a percentage of net income before tax for the individual reportable segments.

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Net interest income on securitized loans, after provisions for loan losses, before			
intercompany transactions	(497)	(563)	(438)
Intercompany transactions with off-balance sheet trusts	1	(141)	(119)
Net interest income on securitized loans, after provisions for loan losses Gains on student loan securitizations	(496)	(704)	(557) 367
Servicing and securitization revenue	295	262	437
Total Core Earnings securitization adjustments	\$ (201)	\$ (442)	\$ 247

Intercompany transactions with off-balance sheet trusts in the above table relate primarily to losses that result from the repurchase of delinquent loans from our off-balance sheet securitization trusts. When Private Education Loans in our securitization trusts settling before September 30, 2005 became 180 days delinquent, we previously exercised our contingent call option to repurchase these loans at par value out of the trust and recorded a loss for the difference in the par value paid and the fair market value of the loan at the time of purchase. We do not hold the contingent call option for any trusts settled after September 30, 2005. In October 2008, the Company decided to no longer exercise its contingent call option.

⁽¹⁾ Negative amounts are subtracted from Core Earnings net income to arrive at GAAP net income and positive amounts are added to Core Earnings net income to arrive at GAAP net income.

2) **Derivative Accounting:** Core Earnings exclude periodic unrealized gains and losses that are caused primarily by the one-sided mark-to-market derivative valuations prescribed by ASC 815 on derivatives that do not qualify for hedge treatment under GAAP. These unrealized gains and losses occur in our Lending operating segment. In our Core Earnings presentation, we recognize the economic effect of these hedges, which generally results in any cash paid or received being recognized ratably as an expense or revenue over the hedged item s life.

ASC 815 requires that changes in the fair value of derivative instruments be recognized currently in earnings unless specific hedge accounting criteria, as specified by ASC 815, are met. We believe that our derivatives are effective economic hedges, and as such, are a critical element of our interest rate risk management strategy. However, some of our derivatives, primarily Floor Income Contracts and certain basis swaps, do not qualify for hedge treatment as defined by ASC 815, and the stand-alone derivative must be marked-to-market in the income statement with no consideration for the corresponding change in fair value of the hedged item. The gains and losses described in Gains (losses) on derivative and hedging activities, net are primarily caused by interest rate and foreign currency exchange rate volatility and changing credit spreads during the period, as well as the volume and term of derivatives not receiving hedge treatment.

Our Floor Income Contracts are written options that must meet more stringent requirements than other hedging relationships to achieve hedge effectiveness under ASC 815. Specifically, our Floor Income Contracts do not qualify for hedge accounting treatment because the pay down of principal of the student loans underlying the Floor Income embedded in those student loans does not exactly match the change in the notional amount of our written Floor Income Contracts. Under ASC 815, the upfront payment is deemed a liability and changes in fair value are recorded through income throughout the life of the contract. The change in the value of Floor Income Contracts is primarily caused by changing interest rates that cause the amount of Floor Income earned on the underlying student loans and paid to the counterparties to vary. This is economically offset by the change in value of the student loan portfolio, including our Retained Interests, earning Floor Income but that offsetting change in value is not recognized under ASC 815. We believe the Floor Income Contracts are economic hedges because they effectively fix the amount of Floor Income earned over the contract period, thus eliminating the timing and uncertainty that changes in interest rates can have on Floor Income for that period. Prior to ASC 815, we accounted for Floor Income Contracts as hedges and amortized the upfront cash compensation ratably over the lives of the contracts.

Basis swaps are used to convert floating rate debt from one floating interest rate index to another to better match the interest rate characteristics of the assets financed by that debt. We primarily use basis swaps to change the index of our floating rate debt to better match the cash flows of our student loan assets that are primarily indexed to a commercial paper, Prime or Treasury bill index. In addition, we use basis swaps to convert debt indexed to the Consumer Price Index to three-month month LIBOR debt. ASC 815 requires that when using basis swaps, the change in the cash flows of the hedge effectively offset both the change in the cash flows of the asset and the change in the cash flows of the liability. Our basis swaps hedge variable interest rate risk; however, they generally do not meet this effectiveness test because the index of the swap does not exactly match the index of the hedged assets as required by ASC 815. Additionally, some of our FFELP loans can earn at either a variable or a fixed interest rate depending on market interest rates. We also have basis swaps that do not meet the ASC 815 effectiveness test that economically hedge off-balance sheet instruments. As a result, under GAAP, these swaps are recorded at fair value with changes in fair value reflected currently in the income statement.

The table below quantifies the adjustments for derivative accounting under ASC 815 on our net income for the years ended December 31, 2009, 2008 and 2007 when compared with the accounting principles employed in all years prior to the ASC 815 implementation.

	Years Ended December 31,						
	200		2	2008		2007	
Core Earnings derivative adjustments:							
Gains (losses) on derivative and hedging activities, net, included in other income ⁽¹⁾	\$	(604)	\$	(445)	\$	(1,361)	
Less: Realized (gains) losses on derivative and hedging activities, net ⁽¹⁾	φ	322	φ	(107)	Ψ	18	
Unrealized gains (losses) on derivative and hedging activities, net		(282)		(552)		(1,343)	
Other pre-ASC 815 accounting adjustments		(24)		(8)		2	
Total net impact of ASC 815 derivative accounting ⁽²⁾	\$	(306)	\$	(560)	\$	(1,341)	

Reclassification of Realized Gains (Losses) on Derivative and Hedging Activities

ASC 815 requires net settlement income/expense on derivatives and realized gains/losses related to derivative dispositions (collectively referred to as realized gains (losses) on derivative and hedging activities) that do not qualify as hedges under ASC 815 to be recorded in a separate income statement line item below net interest income. The table below summarizes the realized losses on derivative and hedging activities and the associated reclassification on a Core Earnings basis for the years ended December 31, 2009, 2008 and 2007.

	Years Ended December 31,					
	2009	2008	2007			
Reclassification of realized gains (losses) on derivative and hedging activities:						
Net settlement expense on Floor Income Contracts reclassified to net interest income Net settlement income (expense) on interest rate swaps reclassified to net	\$ (717)	\$ (488)	\$ (67)			
interest income	412	563	47			
Foreign exchange derivatives gains/(losses) reclassified to other income Net realized gains (losses) on terminated derivative contracts reclassified to	(15)	11				
other income	(2)	21	2			
Total reclassifications of realized (gains)losses on derivative and hedging						
activities	(322)	107	(18)			
Add: Unrealized gains (losses) on derivative and hedging activities, net ⁽¹⁾	(282)	(552)	(1,343)			
Gains (losses) on derivative and hedging activities, net	\$ (604)	\$ (445)	\$ (1,361)			

⁽¹⁾ See *Reclassification of Realized Gains (Losses) on Derivative and Hedging Activities* below for a detailed breakdown of the components of realized losses on derivative and hedging activities.

⁽²⁾ Negative amounts are subtracted from Core Earnings net income to arrive at GAAP net income and positive amounts are added to Core Earnings net income to arrive at GAAP net income.

⁽¹⁾ Unrealized gains (losses) on derivative and hedging activities, net comprises the following unrealized mark-to-market gains (losses):

	Years Ended December 31,					
	2009	2008	2007			
Floor Income Contracts	\$ 483	\$ (529)	\$ (209)			
Basis swaps	(413)	(239)	360			
Foreign currency hedges	(255)	328	73			
Equity forward contracts			(1,558)			
Other	(97)	(112)	(9)			
Total unrealized gains (losses) on derivative and hedging activities, net	\$ (282)	\$ (552)	\$ (1,343)			
50						

Unrealized gains and losses on Floor Income Contracts are primarily caused by changes in interest rates and the forward interest rate curve. In general, an increase in interest rates, or a steepening of the forward interest rate curve, results in an unrealized gain and vice versa. Unrealized gains and losses on basis swaps result from changes in the spread between indices and on changes in the forward interest rate curves that impact basis swaps hedging repricing risk between quarterly reset debt and daily reset assets. Unrealized gains (losses) on foreign currency hedges are primarily the result of ineffectiveness on cross-currency interest rate swaps hedging foreign currency denominated debt related to differences between forward and spot foreign currency exchange rates.

3) **Floor Income:** The timing and amount (if any) of Floor Income earned in our Lending operating segment is uncertain and in excess of expected spreads. Therefore, we only include such income in Core Earnings when it is Fixed Rate Floor Income that is economically hedged. We employ derivatives, primarily Floor Income Contracts, to economically hedge Floor Income. As discussed above in Derivative Accounting, these derivatives do not qualify as effective accounting hedges and, therefore, under GAAP, they are marked-to-market through the gains (losses) on derivative and hedging activities, net line in the consolidated statement of income with no offsetting gain or loss recorded for the economically hedged items. For Core Earnings, we reverse the fair value adjustments on the Floor Income Contracts economically hedging Floor Income and include in income the amortization of net premiums received on contracts economically hedging Fixed Rate Floor Income.

The following table summarizes the Floor Income adjustments in our Lending operating segment for the years ended December 31, 2009, 2008 and 2007.

	Years Ended December 31,			
	2009	2008	2007	
Core earnings Floor Income adjustments:				
Floor Income earned on Managed loans, net of payments on Floor Income				
Contracts	\$ 286	\$ 69	\$	
Amortization of net premiums on Floor Income Contracts and futures in net				
interest income	(157)	(171)	(169)	
	Φ 120	Φ (100)	Φ (160)	
Total Core Earnings Floor Income adjustments	\$ 129	\$ (102)	\$ (169)	

- (1) Negative amounts are subtracted from Core Earnings net income to arrive at GAAP net income and positive amounts are added to Core Earnings net income to arrive at GAAP net income.
- (2) The following table summarizes the amount of Economic Floor Income earned during the years ended December 31, 2009, 2008 and 2007 that is not included in Core Earnings net income:

	Years Ended December 31					
	2	2009	2	008	20	007
Floor Income earned on Managed loans, net of payments on Floor Income Contracts, not included in Core Earnings Amortization of net premiums on Variable Rate Floor Income Contracts not	\$	286	\$	69	\$	
included in Core Earnings		40		20		13
		157		171		169

Amortization of net premiums on Fixed Rate Floor Income Contracts included in Core Earnings

Total Economic Floor Income earned	483	260	182
Less: Amortization of net premiums on Fixed Rate Floor Income Contracts included in Core Earnings	(157)	(171)	(169)
Total Economic Floor Income earned, not included in Core Earnings	\$ 326	\$ 89	\$ 13

4) Acquired Intangibles: Our Core Earnings exclude goodwill and intangible impairment and the amortization of acquired intangibles. The following table summarizes the goodwill and acquired intangible adjustments for the years ended December 31, 2009, 2008 and 2007.

	Years I	nber 31,	
	2009	2008	2007
Core Earnings goodwill and acquired intangibles adjustments:			
Goodwill and intangible impairment and the amortization of acquired intangibles			
from continuing operations	\$ (75)	\$ (86)	\$ (98)
Goodwill and intangible impairment and the amortization of acquired intangibles			
from discontinued operations, net of tax	(1)	(3)	(8)
Total Core Earnings acquired intangibles adjustments	\$ (76)	\$ (89)	\$ (106)

Our Core Earnings exclude goodwill and intangible impairment and the amortization of acquired intangibles. These amounts totaled \$76 million, \$89 million and \$106 million after tax effecting the amounts related to discontinued operations. The pre-tax amounts totaled \$76 million, \$91 million and \$112 million, respectively, for the years ended December 31, 2009, 2008 and 2007. In 2009, \$37 million of intangible assets primarily related to Guarantor Servicing were impaired as a result of the legislative uncertainty surrounding the role of Guarantors in the future. As discussed in ASSET PERFORMANCE GROUP BUSINESS SEGMENT, the Company decided to wind down its purchased paper businesses. This decision resulted in \$36 million of impairment of intangible assets for the year ended December 31, 2008, of which \$28 million related to the impairment of two trade names and \$8 million related to certain banking customer relationships. In 2007, we recognized impairments related principally to our mortgage origination and mortgage purchased paper businesses, including approximately \$20 million of goodwill and \$10 million of value attributable to certain banking relationships. In connection with our acquisition of Southwest Student Services Corporation and Washington Transferee Corporation, we acquired certain tax exempt bonds that enabled us to earn a 9.5 percent SAP rate on student loans funded by those bonds in indentured trusts. In 2007, we also recognized intangible impairments of \$9 million, due to changes in projected interest rates used to initially value the intangible asset and to a regulatory change that restricts the loans on which we are entitled to earn a 9.5 percent yield.

LENDING BUSINESS SEGMENT

In our Lending business segment, we originate and acquire federally guaranteed student loans and Private Education Loans, which are not federally guaranteed. Typically, a Private Education Loan is made in conjunction with a FFELP Stafford Loan and as a result is marketed through the same marketing channels as FFELP loans. While FFELP loans and Private Education Loans have different overall risk profiles due to the federal guarantee of the FFELP loans, they currently share many of the same characteristics such as similar repayment terms, the same marketing channel and sales force, and are originated and serviced on the same servicing platform. Finally, where possible, the borrower receives a single bill for both FFELP and Private Education Loans.

⁽¹⁾ Negative amounts are subtracted from Core Earnings net income to arrive at GAAP net income and positive amounts are added to Core Earnings net income to arrive at GAAP net income.

On a Managed Basis, the Company had \$107.2 billion and \$127.2 billion as of December 31, 2009 and 2008, respectively, of FFELP loans indexed to three-month financial commercial paper rate (CP) funded with debt indexed to LIBOR. As a result of the turmoil in the capital markets, the historically tight spread between CP and LIBOR began to widen dramatically in the fourth quarter of 2008. It subsequently reverted to more normal levels beginning in the third quarter of 2009 and has been stable since then.

For the fourth quarter of 2008, ED announced that for purposes of calculating the FFELP loan index from October 27, 2008 to the end of the fourth quarter of 2008, the Federal Reserve s Commercial Paper Funding Facility rates (CPFF) would be used for those days in which no published CP rate was available. This resulted in a CP/LIBOR spread of 21 basis points in the fourth quarter of 2008. The CP/LIBOR spread would

have been 62 basis points in the fourth quarter of 2008 if ED had not addressed this issue by using the CPFF. ED decided that no such correction was required during 2009. This resulted in a CP/LIBOR spread of 52 basis points, 45 basis points, 13 basis points and 6 basis points in the first, second, third and fourth quarters of 2009, respectively, (29 basis points for the full year of 2009) compared to the CP/LIBOR spread of 21 basis points in the fourth quarter of 2008 and the historic average spread through the third quarter of 2008 of approximately 10 basis points.

Core Earnings net interest income would have been \$139 million, \$105 million and \$5 million higher in the first, second and third quarters of 2009, respectively, at a historical CP/LIBOR spread of 10 basis points. Because of the low interest rate environment, the Company earned additional Economic Floor Income not included in Core Earnings of \$126 million, \$141 million, and \$36 million in the first, second and third quarters of 2009, respectively. Although we exclude these amounts from our Core Earnings presentation, the levels earned in 2009 quarters can be viewed as offsets to the CP/LIBOR basis exposure in low interest rate environments where we earned Floor Income.

Additionally, the index paid on borrowings under ED s Participation Program is based on the prior quarter s CP rates, whereas the index earned on the underlying loans is based on the current quarter s CP rates. The declines in CP rates during the first, second, third and fourth quarters of 2009 resulted in \$40 million, \$13 million, \$6 million and \$2 million of higher interest expense in the first, second, third and fourth quarters of 2009, respectively.

An overview of this segment and recent developments that have significantly impacted this segment are included in the Item 1. Business section of this document.

The following table summarizes the Core Earnings results of operations for our Lending business segment.

	Years Ended December 31,				% Increase (Decrease)			
	2009	2	2008		2007	2009 vs. 2008	2008 vs. 2007	
Core Earnings interest income:								
FFELP Stafford and Other Student Loans	\$ 1,28	2 \$	2,216	\$	2,848	(42)%	(22)%	
FFELP Consolidation Loans	1,64		3,748		5,522	(56)	(32)	
Private Education Loans	2,25		2,752		2,835	(18)	(3)	
Other loans	5		83		106	(33)	(22)	
Cash and investments		9	304		868	(97)	(65)	
Total Core Earnings interest income	5,24	6	9,103		12,179	(42)	(25)	
Total Core Earnings interest expense	2,97		6,665		9,597	(55)	(31)	
Net Core Earnings interest income	2,27	5	2,438		2,582	(7)	(6)	
Less: provisions for loan losses	1,56		1,029		1,394	(52)	(26)	
Net Core Earnings interest income after								
provisions for loan losses	71	1	1,409		1,188	(50)	19	
Other income	97		180		1,100	441	(7)	
Restructuring expenses	1		49		19	(80)	158	
Operating expenses	58		583		690	(00)	(15)	
Operating expenses	50	-	303		070		(13)	
Total expenses	59	1	632		709	(6)	(10)	
Income from continuing operations, before								
income tax expense	1,09	4	957		673	14	41	
Income tax expense	38	8	338		249	15	35	
Net income	70	6	619		424	14	45	
Less: net income attributable to	70	U	019		424	14	43	
noncontrolling interest								
Core Earnings net income attributable to								
SLM Corporation	\$ 70	6 \$	619	\$	424	14%	45%	
Economic Floor Income (net of tax) not included in Core Earnings	\$ 20	5 \$	55	\$	8	273%	45%	
included in Cole Earlings	φ 20	<i>Э</i> ф	33	Ψ	O	21370	43 /0	
Core Earnings net income attributable to								
SLM Corporation:								
Continuing operations, net of tax	\$ 70	6 \$	619	\$	424	14%	45%	
Discontinued operations, net of tax								

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Core Earnings net income attributable to SLM Corporation

SLM Corporation \$ 706 \$ 619 \$ 424 14% 45%

54

Net Interest Income

Changes in net interest income are primarily due to fluctuations in the student loan and other asset spread discussed below, the growth of our student loan portfolio, and changes in the level of cash and investments we hold on our balance sheet for liquidity purposes.

Average Balance Sheets On-Balance Sheet

The following table reflects the rates earned on interest-earning assets and paid on interest-bearing liabilities for the years ended December 31, 2009, 2008 and 2007. This table reflects the net interest margin for the entire Company for our on-balance sheet assets. It is included in the Lending business segment discussion because the Lending business segment includes substantially all interest-earning assets and interest-bearing liabilities.

		Y	ears Ended D	ecember 31	ι,			
	2009 2008				2007			
	Balance	Rate	Balance	Rate	Balance	Rate		
Average Assets								
FFELP Stafford and Other Student								
Loans	\$ 58,492	2.07%	\$ 44,291	4.50%	\$ 31,294	6.59%		
FFELP Consolidation Loans	70,046	2.69	73,091	4.35	67,918	6.39		
Private Education Loans	23,154	6.83	19,276	9.01	12,507	11.65		
Other loans	561	9.98	955	8.66	1,246	8.49		
Cash and investments	11,046	.24	9,279	2.98	12,710	5.57		
Total interest-earning assets	163,299	2.91%	146,892	4.95%	125,675	6.90%		
Non-interest-earning assets	8,693		9,999		9,715			
Total assets	\$ 171,992		\$ 156,891		\$ 135,390			
Average Liabilities and								
Stockholders Equity								
Short-term borrowings	\$ 44,485	1.84%	\$ 36,059	4.73%	\$ 16,385	5.74%		
Long-term borrowings	118,699	1.87	111,625	3.76	109,984	5.59		
Total interest-bearing liabilities	163,184	1.86%	147,684	4.00%	126,369	5.61%		
Non-interest-bearing liabilities	3,719		3,797		4,272			
Stockholders equity	5,089		5,410		4,749			
Total liabilities and stockholders								
equity	\$ 171,992		\$ 156,891		\$ 135,390			
Net interest margin		1.05%		.93%		1.26%		

Rate/Volume Analysis On-Balance Sheet

The following rate/volume analysis shows the relative contribution of changes in interest rates and asset volumes.

	,	(Decrease)		(Decrease) Increase Attributable to Change in		e to
	Ir	icrease		Rate	V	olume
2009 vs. 2008						
Interest income	\$	(2,512)	\$	(3,386)	\$	874
Interest expense		(2,870)		(3,534)		664
Net interest income	\$	358	\$	148	\$	210
2008 vs. 2007						
Interest income	\$	(1,404)	\$	(3,163)	\$	1,759
Interest expense		(1,181)		(2,402)		1,221
Net interest income	\$	(223)	\$	(761)	\$	538

Net Interest Margin On-Balance Sheet

The following table reflects the net interest margin of on-balance sheet interest-earning assets, before provisions for loan losses. (Certain percentages do not add or subtract down as they are based on average balances.)

	Years Ended December 31,		
	2009	2008	2007
Student loan spread ⁽¹⁾⁽²⁾	1.42%	1.28%	1.44%
Other asset spread ⁽¹⁾⁽³⁾	(1.96)	(.27)	(.16)
Net interest margin, before the impact of 2008 Asset-Backed Financing			
Facilities fees ⁽¹⁾	1.18	1.17	1.26
Less: 2008 Asset-Backed Financing Facilities fees	(.13)	(.24)	
Net interest margin	1.05%	.93%	1.26%

⁽¹⁾ Before commitment and liquidity fees associated with the 2008 Asset-Backed Financing Facilities, which are referred to as the 2008 Asset-Backed Financing Facilities fees (see LIQUIDITY AND CAPITAL RESOURCES Additional Funding Sources for General Corporate Purposes for a further discussion).

(2) Composition of student loan spread:

Student loan yield, before Floor Income	3.27%	5.60%	7.92%
Gross Floor Income	.49	.28	.05
Consolidation Loan Rebate Fees	(.48)	(.55)	(.63)
Repayment Borrower Benefits	(.09)	(.11)	(.12)
Premium and discount amortization	(.11)	(.16)	(.18)
Student loan net yield	3.08	5.06	7.04
Student loan cost of funds	(1.66)	(3.78)	(5.60)
Student loan spread, before 2008 Asset-Backed Financing Facilities fees	1.42%	1.28%	1.44%

⁽³⁾ Comprised of investments, cash and other loans.

Student Loan Spread On-Balance Sheet

The student loan spread is impacted by changes in its various components, as reflected in footnote (2) to the *Net Interest Margin On-Balance Sheet* table above. Gross Floor Income is impacted by interest rates and the percentage of the FFELP portfolio earning Floor Income. Floor Income Contracts used to economically hedge Gross Floor Income do not qualify as ASC 815 hedges and as a result the net settlements on such contracts are not recorded in net interest margin but rather in gains (losses) on derivative and hedging activities, net line in the consolidated statements of income. The spread impact from Consolidation Loan Rebate Fees fluctuates as a function of the percentage of FFELP Consolidation Loans on our balance sheet. Repayment Borrower Benefits are generally impacted by the terms of the Repayment Borrower Benefits being offered as well as the payment behavior of the underlying loans. Premium and discount amortization is generally impacted by the prices previously paid for loans and amounts capitalized related to such purchases or originations. Premium and discount amortization is also impacted by prepayment behavior of the underlying loans.

The student loan spread, before 2008 Asset-Backed Financing Facilities fees, for the year ended December 31, 2009, increased 14 basis points from the prior year. The student loan spread was positively impacted by lower cost of funds related to the ED Conduit Program (See LIQUIDITY AND CAPITAL RESOURCES ED Funding Programs), higher asset spreads earned on Private Education Loans originated during 2009 compared to prior years, an increase in Gross Floor Income and a lower cost of funds due to the impact of ASC 815 (discussed below). Partially offsetting these improvements to the student loan spread was a 18 basis point widening of the CP/LIBOR spread, higher credit spreads on the Company s ABS debt issued in 2008 and 2009 due to the current credit environment and lower spreads earned on FFELP loans funded through the ED Participation Program.

The student loan spread for 2008, before 2008 Asset-Backed Financing Facilities fees, decreased 16 basis points from 2007. The decrease was primarily due to an increase in our cost of funds, which is the result of both an increase in the credit spread on the Company s debt issued in the previous year as a result of the credit environment as well as due to the impact of ASC 815 (discussed below). This was partially offset by an increase in Floor Income due to a decrease in interest rates in 2008 compared to 2007.

The cost of funds for on-balance sheet student loans excludes the impact of basis swaps that are intended to economically hedge the re-pricing and basis mismatch between our funding and student loan asset indices, but do not receive hedge accounting treatment under ASC 815. We use basis swaps to manage the basis risk associated with our interest rate sensitive assets and liabilities. These swaps generally do not qualify as accounting hedges and, as a result, are required to be accounted for in the gains (losses) on derivatives and hedging activities, net line on the income statement, as opposed to being accounted for in interest expense. As a result, these basis swaps are not considered in the calculation of the cost of funds in the table above. Therefore, in times of volatile movements of interest rates like those experienced in 2008 and 2009, the student loan spread can be volatile. See the *Core Earnings Net Interest Margin* table below, which reflects these basis swaps in interest expense and demonstrates the economic hedge effectiveness of these basis swaps.

Other Asset Spread On-Balance Sheet

The other asset spread is generated from cash and investments (both restricted and unrestricted) primarily in our liquidity portfolio and other loans. The Company invests its liquidity portfolio primarily in short-term securities with maturities of one week or less in order to manage counterparty credit risk and maintain available cash balances. The other asset spread decreased 169 basis points from 2008 to 2009, and decreased 11 basis points from 2007 to 2008. Changes in the other asset spread primarily relate to differences in the index basis and reset frequency between the asset indices and funding indices. A portion of this risk is hedged with derivatives that do not receive hedge

accounting treatment under ASC 815 and will impact the other asset spread in a similar fashion as the impact to the on-balance sheet student loan spread as discussed above. In volatile interest rate environments, these spreads may move significantly from period to period and differ from the Core Earnings basis other asset spread discussed below.

Net Interest Margin On-Balance Sheet

The net interest margin, before 2008 Asset-Backed Financing Facilities fees, for 2009 increased 1 basis point from 2008 and decreased 9 basis points from 2007 to 2008. These changes primarily relate to the previously discussed changes in the on-balance sheet student loan and other asset spreads. The student loan portfolio as a percentage of the overall interest-earning asset portfolio did not change substantially between 2009 and 2008; however, the increase in the percentage between 2008 and 2007 increased the net interest margin by 7 basis points. This increase was more than offset for the reasons discussed above.

See LIQUIDITY AND CAPITAL RESOURCES Additional Funding Sources for General Corporate Purposes Asset-Backed Financing Facilities for a discussion of the 2008 Asset-Backed Financing Facilities fees and related extensions.

Core Earnings Net Interest Margin

The following table analyzes the earnings from our portfolio of Managed interest-earning assets on a Core Earnings basis (see BUSINESS SEGMENTS Pre-tax Differences between Core Earnings and GAAP by Business Segment). The Core Earnings Net Interest Margin presentation and certain components used in the calculation differ from the Net Interest Margin On-Balance Sheet presentation. The Core Earnings presentation, when compared to our on-balance sheet presentation, is different in that it:

Includes the net interest margin related to our off-balance sheet student loan securitization trusts. This includes any related fees or costs such as the Consolidation Loan Rebate Fees, premium/discount amortization and Repayment Borrower Benefits yield adjustments;

Includes the reclassification of certain derivative net settlement amounts. The net settlements on certain derivatives that do not qualify as ASC 815 hedges are recorded as part of the gain (loss) on derivative and hedging activities, net line in the consolidated statements of income and are therefore not recognized in the on-balance sheet student loan spread. Under this presentation, these gains and losses are reclassified to the income statement line item of the economically hedged item. For our Core Earnings net interest margin, this would primarily include: (a) reclassifying the net settlement amounts related to our written Floor Income Contracts to student loan interest income and (b) reclassifying the net settlement amounts related to certain of our basis swaps to debt interest expense;

Excludes unhedged Floor Income and hedged Variable Rate Floor Income earned on the Managed student loan portfolio; and

Includes the amortization of upfront payments on Fixed Rate Floor Income Contracts in student loan income that we believe are economically hedging the Floor Income.

The following table reflects the Core Earnings net interest margin, before provisions for loan losses. (Certain percentages do not add or subtract down as they are based on average balances.)

		Years En	nded Decem	ber 31,
	2	2009	2008	2007
Core Earnings basis student loan spréad				
FFELP loan spread		.63%	.83%	.96%
Private Education Loan spread ⁽²⁾		4.54	5.09	5.12
Total Core Earnings basis student loan spread		1.39	1.63	1.67
Core Earnings basis other asset spread ⁴)		(.93)	(.51)	(.11)
Core Earnings net interest margin, before 2008 Asset-Backed Finan	cing			
Facilities fees ⁽¹⁾		1.25	1.49	1.49
Less: 2008 Asset-Backed Financing Facilities fees		(.11)	(.19)	
Core Earnings net interest margin		1.14%	1.30%	1.49%
are referred to as the 2008 Asset-Backed Financing Facilities RESOURCES Additional Funding Sources for General Corp. (2) Core Earnings basis Private Education Loan Spread,				
before 2008 Asset-Backed Financing Facilities fees and				
after provision for loan losses	.66%	2.4	41%	.41%
(3) Composition of Core Earnings basis student loan spread:				
Core Earnings basis student loan yield	3.43%		77%	8.12%
Consolidation Loan Rebate Fees	(.47)		52)	(.57)
Repayment Borrower Benefits	(.09)	•	11)	(.11)
Premium and discount amortization	(.09)	(.)	14)	(.17)
Core Earnings basis student loan net yield	2.78	5.0	00	7.27
Core Earnings basis student loan cost of funds	(1.39)	(3	37)	(5.60)
Core Earnings basis student loan spread, before 2008				
	4 2004		c a ~ ·	4 6 - 04

(4) Comprised of investments, cash and other loans

Asset-Backed Financing Facilities fees

(5) The average balances of our Managed interest-earning assets for the respective periods are:

FFELP loans Private Education Loans	\$ 150,059	\$ 141,647	\$ 127,940
	36,046	32,597	26,190
Total student loans	186,105	174,244	154,130

1.39%

1.63%

1.67%

Other interest-earning assets	12,897	12,403	17,455
Total Managed interest-earning assets	\$ 199,002	\$ 186,647	\$ 171,585

Core Earnings Basis Student Loan Spread

The Core Earnings basis student loan spread, before the 2008 Asset-Backed Financing Facilities fees, for 2009 decreased 24 basis points from 2008. The Core Earnings basis student loan spread was negatively impacted primarily by a 18 basis point widening of the CP/LIBOR spread, higher credit spreads on the Company s ABS debt issued in 2008 and 2009 due to the current credit environment and lower spreads earned on FFELP loans funded through the ED Participation Program. Partially offsetting these decreases to the student loan spread are lower cost of funds related to the ED Conduit Program (See LIQUIDITY AND CAPITAL RESOURCES ED Funding Programs) and higher asset spreads earned on Private Education Loans originated during 2009 compared to prior years.

The Core Earnings basis student loan spread, before the 2008 Asset Backed Financing Facilities fees, decreased 4 basis points from 2007 for 2008, primarily due to an increase in the Company s cost of funds, due to an increase in the credit spreads on the Company s debt issued during the past year due to the current credit environment. The decrease to the student loan spread was partially offset by the growth in the Private Education Loan portfolio which earns a higher margin than FFELP.

The Core Earnings basis FFELP loan spread for 2009 declined from 2008 and 2007 primarily as a result of the increase in cost of funds previously discussed, as well as the mix of the FFELP portfolio shifting towards loans originated subsequent to October 1, 2007, which have lower yields as a result of the CCRAA.

The Core Earnings basis Private Education Loan spread before provision for loan losses for 2009 decreased from 2008 primarily as a result of the increase in cost of funds previously discussed. The changes in the Core Earnings basis Private Education Loan spread after provision for loan losses for all periods presented was primarily due to the timing and amount of provision associated with our allowance for Private Education Loan Losses as discussed below (see Private Education Loan Losses Allowance for Private Education Loan Losses).

Core Earnings Basis Other Asset Spread

The Core Earnings basis other asset spread is generated from cash and investments (both restricted and unrestricted) primarily in our liquidity portfolio, and other loans. The Company invests its liquidity portfolio primarily in short-term securities with maturities of one week or less in order to manage counterparty credit risk and maintain available cash balances. The Core Earnings basis other asset spread for 2009 decreased 42 basis points from 2008 and decreased 40 basis points from 2007 to 2008. Changes in this spread primarily relate to differences between the index basis and reset frequency of the asset indices and funding indices. In volatile interest rate environments, the asset and debt reset frequencies will lag each other. Changes in this spread are also a result of the increase in our cost of funds, as previously discussed.

Core Earnings Net Interest Margin

The Core Earnings net interest margin for 2009, before the 2008 Asset-Backed Financing Facilities fees, decreased 24 basis points from 2008 and remained constant from 2007 to 2008. These changes primarily relate to the previously discussed changes in the Core Earnings basis student loan and other asset spreads. The Managed student loan portfolio, as a percentage of the overall interest-earning asset portfolio did not change substantially between 2009 and 2008; however, the increase in the percentage between 2008 and 2007 increased the net interest margin by 6 basis points. This increase was offset by the factors discussed above.

See LIQUIDITY AND CAPITAL RESOURCES Additional Funding Sources for General Corporate Purposes Asset-Backed Financing Facilities for a discussion of the 2008 Asset-Backed Financing Facilities fees and related extensions.

Summary of our Managed Student Loan Portfolio

The following tables summarize the components of our Managed student loan portfolio and show the changing composition of our portfolio.

Ending Managed Student Loan Balances, net

	December 31, 2009								
	FFELP	FFELP		Private					
	Stafford and Other ⁽¹⁾	Consolidation Loans	Total FFELP	Education Loans	Total				
On-balance sheet: In-school Grace and repayment	\$ 15,250 36,543	\$ 67,235	\$ 15,250 103,778	\$ 6,058 18,198	\$ 21,308 121,976				
Total on-balance sheet, gross On-balance sheet unamortized	51,793	67,235	119,028	24,256	143,284				
premium/(discount) On-balance sheet receivable for partially charged-off loans On-balance sheet allowance for	986	1,201	2,187	(559) 499	1,628 499				
losses	(104)	(57)	(161)	(1,443)	(1,604)				
Total on-balance sheet, net	52,675	68,379	121,054	22,753	143,807				
Off-balance sheet: In-school Grace and repayment	232 5,143	14,369	232 19,512	773 12,213	1,005 31,725				
Total off-balance sheet, gross Off-balance sheet unamortized	5,375	14,369	19,744	12,986	32,730				
premium/(discount) Off-balance sheet receivable for	139	438	577	(349)	228				
partially charged-off loans Off-balance sheet allowance for losses	(15)	(10)	(25)	229 (524)	229 (549)				
Total off-balance sheet, net	5,499	14,797	20,296	12,342	32,638				
Total Managed	\$ 58,174	\$ 83,176	\$ 141,350	\$ 35,095	\$ 176,445				
% of on-balance sheet FFELP % of Managed FFELP % of total	44% 41% 33%	56% 59% 47%	100% 100% 80%	20%	100%				

(1) FFELP category is primarily Stafford Loans, but also includes federally guaranteed PLUS and HEAL Loans.

	December 31, 2008								
	FFELP	FFELP		Private					
	Stafford and Other ⁽¹⁾	Consolidation Loans	Total FFELP	Education Loans	Total				
On-balance sheet:									
In-school	\$ 18,961	\$	\$ 18,961	\$ 7,972	\$ 26,933				
Grace and repayment	32,455	70,511	102,966	14,231	117,197				
Total on-balance sheet, gross On-balance sheet unamortized	51,416	70,511	121,927	22,203	144,130				
premium/(discount) On-balance sheet receivable for	1,151	1,280	2,431	(535)	1,896				
partially charged-off loans On-balance sheet allowance for				222	222				
losses	(91)	(47)	(138)	(1,308)	(1,446)				
Total on-balance sheet, net	52,476	71,744	124,220	20,582	144,802				
Off-balance sheet:									
In-school	473		473	1,629	2,102				
Grace and repayment	6,583	15,078	21,661	12,062	33,723				
Total off-balance sheet, gross Off-balance sheet unamortized	7,056	15,078	22,134	13,691	35,825				
premium/(discount) Off-balance sheet receivable for	105	462	567	(361)	206				
partially charged-off loans Off-balance sheet allowance for				92	92				
losses	(18)	(9)	(27)	(505)	(532)				
Total off-balance sheet, net	7,143	15,531	22,674	12,917	35,591				
Total Managed	\$ 59,619	\$ 87,275	\$ 146,894	\$ 33,499	\$ 180,393				
% of on-balance sheet FFELP	42%	58%	100%						
% of Managed FFELP	41%	59%	100%						
% of total	33%	48%	81%	19%	100%				

 $^{^{(1)}}$ FFELP category is primarily Stafford Loans, but also includes federally guaranteed PLUS and HEAL Loans. 62

Student Loan Average Balances (net of unamortized premium/discount)

The following tables summarize the components of our Managed student loan portfolio and show the changing composition of our portfolio.

			Year Er	ided :	December 31	, 20	09		
	FFELP		FFELP				Private		
	Stafford and	C	onsolidation			Ec	ducation		
	Other ⁽¹⁾		Loans]	Total FFELP		Loans		Total
On-balance sheet	\$ 58,492	\$	5 70,046	\$	128,538	\$	23,154	Φ	151,692
Off-balance sheet	6,365	Ψ	15,156	Ψ	21,521	Ψ	12,892	Ψ	34,413
Total Managed	\$ 64,857	\$	85,202	\$	150,059	\$	36,046	\$	186,105
% of on-balance sheet FFELP	46		54%		100%				
% of Managed FFELP % of total	43° 35°		57% 46%		100% 81%		19%		100%
			Year Er	ided :	December 31	, 20	08		
	FFELP Stafford		FFELP]	Private		
	and	C	onsolidation		70. 4 I	Ec	ducation		
	Other ⁽¹⁾		Loans]	Total FFELP		Loans		Total
On-balance sheet Off-balance sheet	\$ 44,291 8,299	\$	73,091 15,966	\$	117,382 24,265	\$	19,276 13,321	\$	136,658 37,586
Total Managed	\$ 52,590	\$	89,057	\$	141,647	\$	32,597	\$	174,244
% of on-balance sheet FFELP	389		62%		100%				
% of Managed FFELP % of total	37 ⁹ 30 ⁹		63% 51%		100% 81%		19%		100%
				ided :	December 31	*			
	FFELP Stafford		FFELP			J	Private		
	and	C	onsolidation		Total	E	ducation		
	Other ⁽¹⁾		Loans]	Total FFELP		Loans		Total
On-balance sheet	\$ 31,294	\$	67,918	\$	99,212	\$	12,507	\$	111,719

17,195

28,728

13,683

11,533

Off-balance sheet

42,411

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Total Managed	\$ 42,827	\$ 85,113	\$ 127,940	\$ 26,190	\$ 154,130
% of on-balance sheet FFELP	32%	68%	100%		
% of Managed FFELP	33%	67%	100%		
% of total	28%	55%	83%	17%	100%

⁽¹⁾ FFELP category is primarily Stafford Loans, but also includes federally guaranteed PLUS and HEAL Loans.

Floor Income Managed Basis

The following table analyzes the ability of the FFELP loans in our Managed portfolio to earn Floor Income after December 31, 2009 and 2008, based on interest rates as of those dates.

	December 31, 2009					December 31, 2008						
(Dollars in billions)	Bo	Fixed rrower Rate	Boı	riable rrower Rate	,	Total	Bo	Tixed rrower Rate	Bor	riable rower Rate	7	Total
Student loans eligible to earn Floor Income: On-balance sheet student loans Off-balance sheet student loans	\$	103.3 14.3	\$	14.9 5.4	\$	118.2 19.7	\$	104.9 15.0	\$	16.1 7.0	\$	121.0 22.0
Managed student loans eligible to earn Floor Income Less: post-March 31, 2006 disbursed loans		117.6		20.3		137.9		119.9		23.1		143.0
required to rebate Floor Income Less: economically hedged Floor Income Contracts		(64.9) (39.6)		(1.2)		(39.6)		(64.3) (28.6)		(1.3)		(65.6) (28.6)
Net Managed student loans eligible to earn Floor Income	\$	13.1	\$	19.1	\$	32.2	\$	27.0	\$	21.8	\$	48.8
Net Managed student loans earning Floor Income as of December 31,	\$	13.1	\$	3.0	\$	16.1	\$	4.3	\$	4.8	\$	9.1

We have sold Floor Income contracts to hedge the potential Floor Income from specifically identified pools of FFELP Consolidation Loans that are eligible to earn Floor Income.

The following table presents a projection of the average Managed balance of FFELP Consolidation Loans for which Fixed Rate Floor Income has already been economically hedged through Floor Income Contracts for the period January 1, 2010 to September 30, 2013. These loans are both on-and off-balance sheet and the related hedges do not qualify under ASC 815 accounting as effective hedges.

	Years Ended December 31,									
(Dollars in billions)	2010	2011	2012	2013						
Average balance of FFELP Consolidation Loans whose Floor Income										
is economically hedged (Managed Basis)	\$ 37	\$ 25	\$ 16	\$ 5						

Private Education Loan Losses

On-Balance Sheet versus Managed Basis Presentation

All Private Education Loans are initially acquired on-balance sheet. The securitization of Private Education Loans prior to 2009 has been accounted for off-balance sheet. For our Managed Basis presentation in the table below, when loans are securitized, we reduce the on-balance sheet allowance for loan losses for amounts previously provided and then increase the allowance for loan losses for these loans off-balance sheet, with the total of both on-balance sheet and off-balance sheet being the Managed Basis allowance for loan losses.

When Private Education Loans in our securitized trusts settling before September 30, 2005 became 180 days delinquent, we previously exercised our contingent call option to repurchase these loans at par value out of the trust and recorded a loss for the difference in the par value paid and the fair market value of the loan at the time of purchase. Revenue is recognized over the anticipated remaining life of the loan based upon the amount and timing of anticipated cash flows. Beginning in October 2008, the Company decided to no longer exercise its contingent call option. On a Managed Basis, the losses recorded under GAAP for loans repurchased at day 180 were reversed and the full amount is charged-off at day 212 of delinquency. We do not hold the contingent call option for any trusts settled after September 30, 2005.

When measured as a percentage of ending loans in repayment, the off-balance sheet allowance for loan losses percentage is lower than the on-balance sheet percentage because of the different mix and aging of loans on-balance sheet and off-balance sheet.

Private Education Loan Delinquencies and Forbearance

The table below presents our Private Education Loan delinquency trends as of December 31, 2009, 2008 and 2007. Delinquencies have the potential to adversely impact earnings as they are an indication of the borrower s potential to possibly default and as a result require a higher loan loss reserve than loans in current status. Delinquent loans also require increased servicing and collection efforts, resulting in higher operating costs.

			On-Bal		ce Sheet Pr		cati	ion	
	December 31, 2009			L	oan Delinq December 2008			December 2007	r 31,
	В	alance	%]	Balance	%	F	Balance	%
Loans in-school/grace/deferment ⁽¹⁾ Loans in forbearance ⁽²⁾ Loans in repayment and percentage of	\$	8,910 967		\$	10,159 862		\$	8,151 974	
each status: Loans current Loans delinquent 31-60 days ⁽³⁾ Loans delinquent 61-90 days ⁽³⁾ Loans delinquent greater than 90 days ⁽³⁾		12,421 647 340 971	86.4% 4.5 2.4 6.7		9,748 551 296 587	87.2% 4.9 2.6 5.3		6,236 306 176 329	88.5% 4.3 2.5 4.7
Total Private Education Loans in repayment		14,379	100%		11,182	100%		7,047	100%
Total Private Education Loans, gross Private Education Loan unamortized discount		24,256 (559)			22,203 (535)			16,172 (468)	
Total Private Education Loans Private Education Loan receivable for		23,697			21,668			15,704	
partially charged-off loans Private Education Loan allowance for		499			222			118	
losses		(1,443)			(1,308)			(1,004)	
Private Education Loans, net	\$	22,753		\$	20,582		\$	14,818	
Percentage of Private Education Loans in repayment			59.3%			50.4%			43.6%
Delinquencies as a percentage of Private Education Loans in repayment			13.6%			12.8%			11.5%
			6.3%			7.2%			12.1%

Loans in forbearance as a percentage of loans in repayment and forbearance

- (1) Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a grace period for bar exam preparation.
- (2) Loans for borrowers who have requested extension of grace period generally during employment transition or who have temporarily ceased making full payments due to hardship or other factors, consistent with established loan program servicing policies and procedures.
- (3) The period of delinquency is based on the number of days scheduled payments are contractually past due.

Off-Balance Sheet Private Education Loan Delinquencies

	December 2009	•	Loan Delinqu December 2008		December 31, 2007		
	Balance	%	Balance	%	Balance	%	
Loans in-school/grace/deferment ⁽¹⁾ Loans in forbearance ⁽²⁾ Loans in repayment and percentage of each status:	\$ 2,546 453		\$ 3,461 700		\$ 4,963 1,417		
Loans current	8,987	90.0%	8,843	92.8%	7,403	94.7%	
Loans delinquent 31-60 days ⁽³⁾	332	3.3	315	3.3	202	2.6	
Loans delinquent 61-90 days ⁽³⁾	151	1.5	121	1.3	84	1.1	
Loans delinquent greater than 90 days ⁽³⁾	517	5.2	251	2.6	130	1.6	
Total Private Education Loans in repayment	9,987	100%	9,530	100%	7,819	100%	
Total Private Education Loans, gross Private Education Loan unamortized	12,986		13,691		14,199		
discount	(349)		(361)		(355)		
Total Private Education Loans Private Education Loan receivable for	12,637		13,330		13,844		
partially charged-off loans Private Education Loan allowance for	229		92		28		
losses	(524)		(505)		(362)		
Private Education Loans, net	\$ 12,342		\$ 12,917		\$ 13,510		
Percentage of Private Education Loans in repayment		76.9%		69.6%		55.1%	
Delinquencies as a percentage of Private Education Loans in repayment		10.0%		7.2%		5.3%	
Loans in forbearance as a percentage of loans in repayment and forbearance		4.3%		6.8%		15.3%	

⁽¹⁾ Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a grace period for bar exam preparation.

⁽²⁾ Loans for borrowers who have requested extension of grace period generally during employment transition or who have temporarily ceased making full payments due to hardship or other factors, consistent with established loan program servicing policies and procedures.

(3) The period of delinquency is based on the number of days scheduled payments are contractually past due.

66

Managed Basis Private Education Loan Delinquencies

			Loan Delinqu	uencies		
	December 2009	31,	December 2008	31,	December 2007	r 31,
	Balance	%	Balance	%	Balance	%
Loans in-school/grace/deferment ⁽¹⁾ Loans in forbearance ⁽²⁾ Loans in repayment and percentage of each status:	\$ 11,456 1,420		\$ 13,620 1,562		\$ 13,114 2,391	
Loans current	21,408	87.9%	18,591	89.8%	13,639	91.7%
Loans delinquent 31-60 days ⁽³⁾	979	4.0	866	4.2	508	3.4
Loans delinquent 61-90 days ⁽³⁾	491	2.0	417	2.0	260	1.8
Loans delinquent greater than 90 days ⁽³⁾	1,488	6.1	838	4.0	459	3.1
Total Private Education Loans in repayment	24,366	100%	20,712	100%	14,866	100%
Total Private Education Loans, gross Private Education Loan unamortized	37,242		35,894		30,371	
discount	(908)		(896)		(823)	
Total Private Education Loans Private Education Loan receivable for	36,334		34,998		29,548	
partially charged-off loans Private Education Loan allowance for	728		314		146	
losses	(1,967)		(1,813)		(1,366)	
Private Education Loans, net	\$ 35,095		\$ 33,499		\$ 28,328	
Percentage of Private Education Loans in repayment		65.4%		57.7%		48.9%
Delinquencies as a percentage of Private Education Loans in repayment		12.1%		10.2%		8.3%
Loans in forbearance as a percentage of loans in repayment and forbearance		5.5%		7.0%		13.9%

⁽¹⁾ Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a grace period for bar exam preparation.

⁽²⁾ Loans for borrowers who have requested extension of grace period generally during employment transition or who have temporarily ceased making full payments due to hardship or other factors, consistent with established loan program servicing policies and procedures.

(3) The period of delinquency is based on the number of days scheduled payments are contractually past due.

Allowance for Private Education Loan Losses

entage of

The following table summarizes changes in the allowance for Private Education Loan losses for the years ended December 31, 2009, 2008 and 2007.

	On-Balance Years Ended Dec 2009 2008			ber (vity in Allowance for Private Education Lo Off-Balance Sheet Years Ended December 31, 2009 2008 2007							Managed Basis Years Ended December 31, 2009 2008 200'				
wance at nning of d ision for	\$ 1,308	\$	1,004	\$	372	\$	505	\$	362	\$	86	\$	1,813	\$	1,366	\$	45
ation Loan s ge-offs assification	967 (876)		586 (320)		884 (246)		432 (423)		288 (153)		349 (79)		1,399 (1,299)		874 (473)		1,23
terest ve ⁽¹⁾	44		38				10		8				54		46		
nce before ritization of ite ation is iction for ritization of ite	1,443		1,308		1,010		524		505		356		1,967		1,813		1,36
ation is					(6)						6						
wance at of period	\$ 1,443	\$	1,308	\$	1,004	\$	524	\$	505	\$	362	\$	1,967	\$	1,813	\$	1,30
ge-offs as a entage of age loans in yment ge-offs as a entage of age loans in yment and	7.2%		3.8%		4.1%		4.4%		1.9%		1.1%		6.0%		2.9%		2
earance wance as a	6.7% 5.8%		3.3% 5.8%		3.7% 6.2%		4.2% 4.0%		1.6% 3.7%		.9% 2.5%		5.6% 5.2%		2.5% 5.0%		2

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nding total balance⁽²⁾

wance as a entage of ng loans in										
yment	10.0%	11.7%	14.2%	5.2%	5.3%	4.6%	8.1%	8.8%		9
age rage of										
ge-offs	1.6	4.1	4.1	1.2	3.3	4.6	1.5	3.8		4
ng total										
$S^{(2)}$	\$ 24,755	\$ 22,426	\$ 16,290	\$ 13,215	\$ 13,782	\$ 14,227	\$ 37,970	\$ 36,208	\$ 30,	5
age loans payment ng loans in	\$ 12,137	\$ 8,533	\$ 5,949	\$ 9,597	\$ 8,088	\$ 7,305	\$ 21,734	\$ 16,621	\$ 13,	25
yment	\$ 14,379	\$ 11,182	\$ 7,047	\$ 9,987	\$ 9,530	\$ 7,819	\$ 24,366	\$ 20,712	\$ 14,	86

⁽¹⁾ Represents the additional allowance related to the amount of uncollectible interest reserved within interest income that is transferred in the period to the allowance for loan losses when interest is capitalized to a loan s principal balance. Prior to 2008, the interest provision was reversed in interest income and then provided for through provision within the allowance for loan loss. For the year ended December 31, 2007, this amount was \$21 million and \$27 million on an On-Balance Sheet Basis and a Managed Basis, respectively.

⁽²⁾ Ending total loans represents gross Private Education Loans, plus the receivable for partially charged-off loans.

The following table provides the detail for our traditional and non-traditional Managed Private Education Loans at December 31, 2009, 2008 and 2007.

	December 31, 2009 Non-		De	cember 31, 20 Non-	008	December 31, 2007 Non-				
	Traditional	Traditional	Total	Traditional	Traditional	Total	Traditional	Traditional	Total	
nding total ans ⁽¹⁾ nding loans	\$ 33,223	\$ 4,747	\$ 37,970	\$ 31,101	\$ 5,107	\$ 36,208	\$ 25,848	\$ 4,669	\$ 30,517	
repayment ivate lucation oan lowance for	21,453	2,913	24,366	17,715	2,997	20,712	12,711	2,155	14,866	
sses narge-offs as percentage average ans in	1,056	911	1,967	859	954	1,813	495	871	1,366	
payment llowance as percentage ending total	3.6%	21.4%	6.0%	1.4%	11.1%	2.9%	1.2%	9.5%	2.59	
an balance ⁽¹⁾ llowance as percentage ending ans in	3.2%	19.2%	5.2%	2.8%	18.7%	5.0%	1.9%	18.7%	4.59	
payment verage verage of	4.9%	31.3%	8.1%	4.8%	31.8%	8.8%	3.9%	40.4%	9.29	
arge-offs elinquencies a rcentage of ivate ducation pans in	1.6	1.5	1.5	4.2	3.5	3.8	3.6	4.6	4.2	
payment elinquencies eater than days as a rcentage of ivate lucation	9.5% 4.6%	31.4% 17.5%	12.1% 6.1%	7.1% 2.6%	28.9% 12.7%	10.2% 4.0%	5.2% 1.7%	26.3% 11.1%	8.39 3.19	

oans in

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payment

oans in									
rbearance as									
percentage									
loans in									
payment and									
rbearance	5.3%	7.1%	5.5%	6.7%	9.0%	7.0%	12.8%	19.4%	13.99
rcentage of									
ivate									
lucation									
oans with a									
signer	61%	28%	57%	59%	26%	55%	57%	25%	529
verage FICO									
origination	725	623	713	723	622	710	723	620	708

⁽¹⁾ Ending total loans represents gross Private Education Loans, plus the receivable for partially charged-off loans.

Managed provision expense for Private Education Loans was \$1.4 billion in 2009 compared to \$874 million for 2008 and \$1.2 billion in 2007. The increase in provision expense from 2008 to 2009 is a result of the weak U.S. economy and the continued uncertainty surrounding the U.S. economy. As a result of the economy, provision expense has remained elevated since the fourth quarter of 2008. The Private Education Loan portfolio experienced a significant increase in delinquencies through the first quarter of 2009 (as of March 31, 2009, delinquencies as a percentage of loans in repayment was 13.4 percent); however, delinquencies as a percentage of loans in repayment declined in the second, third and fourth quarters of 2009. The Company believes charge-offs peaked in the third quarter of 2009 and will decline in future quarters as evidenced by the 33 percent decline in charge-offs that occurred between the third and fourth quarters of 2009. The increase in charge-off levels through the third quarter of 2009 was generally anticipated and was previously reflected in our allowance for loan losses. As of December 31, 2009, the Managed Private Education Loan allowance coverage of current-year charge-offs ratio was 1.5 compared to 3.8 as of December 31, 2008. This decrease in the allowance coverage ratio was expected as evidenced by the charge-off activity during 2009, noted above. The allowance for loan losses as a percentage of ending Private Education Loans in repayment has remained relatively consistent at approximately 8.1 percent at December 31, 2009 and 8.8 percent at December 31, 2008. Managed Private Education Loan delinquencies as a percentage of loans in repayment increased from 10.2 percent to 12.1 percent from December 31, 2008 to December 31, 2009. Managed Private Education Loans in forbearance as a percentage of loans in repayment and forbearance decreased from 7.0 percent as of December 31, 2008 to 5.5 percent at December 31, 2009. As part of concluding that the allowance for loan losses for Private Education Loans is appropriate as of December 31, 2009, the Company analyzed changes in the key ratios disclosed in the tables above.

Managed provision expense decreased to \$874 million in 2008 from \$1.2 billion in 2007. In the fourth quarter of 2007, the Company recorded provision expense of \$667 million for the Managed Private Education Loan portfolio. This significant level of provision expense, compared to prior and subsequent quarters, primarily related to the non-traditional portion of the Company s Private Education Loan portfolio which the Company had been expanding over the past few years. The Company has terminated these non-traditional loan programs because the performance of these loans was found to be materially different from original expectations. The non-traditional portfolio is particularly impacted by the weakening U.S. economy and an underlying borrower s ability to repay.

Forbearance involves granting the borrower a temporary cessation of payments (or temporary acceptance of smaller than scheduled payments) for a specified period of time. Using forbearance in this manner effectively extends the original term of the loan. Forbearance does not grant any reduction in the total repayment obligation (principal or interest). While a loan is in forbearance status, interest continues to accrue and is capitalized to principal when the loan re-enters repayment status. Our forbearance policies include limits on the number of forbearance months granted consecutively and the total number of forbearance months granted over the life of the loan. In some instances, we require good-faith payments before granting forbearance. Exceptions to forbearance policies are permitted when such exceptions are judged to increase the likelihood of ultimate collection of the loan. Forbearance as a collection tool is used most effectively when applied based on a borrower s unique situation, including historical information and judgments. We combine borrower information with a risk-based segmentation model to assist in our decision making as to who will be granted forbearance based on our expectation as to a borrower s ability and willingness to repay their obligation. This strategy is aimed at mitigating the overall risk of the portfolio as well as encouraging cash resolution of delinquent loans.

Forbearance may be granted to borrowers who are exiting their grace period to provide additional time to obtain employment and income to support their obligations, or to current borrowers who are faced with a hardship and request forbearance time to provide temporary payment relief. In these circumstances, a borrower s loan is placed into a forbearance status in limited monthly increments and is reflected in the forbearance status at month-end during this time. At the end of their granted forbearance period, the borrower will enter repayment status as current and is expected to begin making their scheduled monthly payments on a go-forward basis.

Forbearance may also be granted to borrowers who are delinquent in their payments. In these circumstances, the forbearance cures the delinquency and the borrower is returned to a current repayment status. In more limited instances, delinquent borrowers will also be granted additional forbearance time. As we have obtained further experience about the effectiveness of forbearance, we have reduced the amount of time a loan will spend in forbearance, thereby increasing our ongoing contact with the borrower to encourage consistent repayment behavior once the loan is returned to a current repayment status. As a result, the balance of loans in a forbearance status as of month-end has decreased over the course of 2008 and 2009. In addition, the monthly average amount of loans granted forbearance as a percentage of loans in repayment and forbearance declined to 5.6 percent in the fourth quarter of 2009 compared to the year-ago quarter of 6.5 percent. As of December 31, 2009, 1.9 percent of loans in current status were delinquent as of the end of the prior month, but were granted a forbearance that made them current during December.

The table below reflects the historical effectiveness of using forbearance. Our experience has shown that three years after being granted forbearance for the first time, over 70 percent of the loans are current, paid-in-full or receiving an in-school grace or deferment, and 14 percent have defaulted. The default experience associated with loans which utilize forbearance is considered in our allowance for loan losses.

Tracking by First Time in Forbearance Compared to All Loans Entering Repayment

	Status		
	distribution		Status distribution
		Status	
	36 months after	distribution	36 months after entering repayment
	being granted	36 months after entering	for loans never
	forbearance for the first	repayment	entering
	time	(all loans)	forbearance
In-school/grace/deferment	8.4%	8.2%	3.2%
Current	52.2	57.9	63.9
Delinquent 31-60 days	3.2	2.0	.4
Delinquent 61-90 days	1.9	1.1	.2
Delinquent greater than 90 days	4.1	2.4	.3
Forbearance	6.0	4.1	
Defaulted	14.3	7.5	4.9
Paid	9.9	16.8	27.1
Total	100%	100%	100%

The tables below show the composition and status of the Managed Private Education Loan portfolio aged by number of months in active repayment status (months for which a scheduled monthly payment was due). As indicated in the tables, the percentage of loans in forbearance status decreases the longer the loans have been in active repayment status. At December 31, 2009, loans in forbearance status as a percentage of loans in repayment and forbearance are 7.3 percent for loans that have been in active repayment status for less than 25 months. The percentage drops to 1.8 percent for loans that have been in active repayment status for more than 48 months. Approximately 86 percent of our Managed Private Education Loans in forbearance status have been in active repayment status less than 25 months.

	yments Due More	Not Yet in			
December 31, 2009	0 to 24	25 to 48	than 48	Repayment	Total
Loans in-school/grace/deferment	\$	\$	\$	\$ 11,456	\$ 11,456
Loans in forbearance	1,224	136	60		1,420
Loans in repayment current Loans in repayment delinquent	13,122	5,194	3,092		21,408
31-60 days	779	135	65		979
	386	71	34		491

Loans in repayment delinquent 61-90 days Loans in repayment delinquent greathan 90 days	ater	1,210	193	85			1,488
Total	\$	16,721	\$ 5,729	\$ 3,336	\$ 11,456		37,242
Unamortized discount Receivable for partially charged-off l Allowance for loan losses Total Managed Private Education Lo							(908) 728 (1,967)
net	ans,					\$	35,095
Loans in forbearance as a percentage loans in repayment and forbearance	of	7.3%	2.4%	1.8%	Ċ,	%	5.5%

	Monthly S	cheduled Pay	ments Due More	Not Yet in			
December 31, 2008	0 to 24	25 to 48	than 48	Repayment	Total		
Loans in-school/grace/deferment Loans in forbearance Loans in repayment current Loans in repayment delinquent	\$ 1,406 12,551	\$ 106 3,798	\$ 50 2,242	\$ 13,620	\$ 13,620 1,562 18,591		
31-60 days Loans in repayment delinquent 61-90 days Loans in repayment delinquent greater	728 351	93 44	45 22		866 417		
than 90 days Total	691 \$ 15,727	97 \$ 4,138	50 \$ 2,409	\$ 13,620	838 35,894		
Unamortized discount Receivable for partially charged-off loans Allowance for loan losses					(896) 314 (1,813)		
Total Managed Private Education Loans, net					\$ 33,499		
Loans in forbearance as a percentage of loans in repayment and forbearance	8.9%	2.6%	2.1%		% 7.0%		

	Monthly S	Scheduled Pay	Not Yet in			
December 31, 2007	0 to 24	25 to 48	More than 48	Repayment	Total	
Loans in-school/grace/deferment Loans in forbearance Loans in repayment current	\$ 2,228 9,184	\$ 118 2,807	\$ 45 1,648	\$ 13,114	\$ 13,114 2,391 13,639	
Loans in repayment delinquent 31-60 days Loans in repayment delinquent	407	64	37		508	
61-90 days Loans in repayment delinquent greater	221	25	14		260	
than 90 days	376	52	31		459	
Total	\$ 12,416	\$ 3,066	\$ 1,775	\$ 13,114	30,371	
Unamortized discount Receivable for partially charged-off loans Allowance for loan losses					(823) 146 (1,366)	

Total Managed Private Education Loans, net

\$ 28,328

Loans in forbearance as a percentage of loans in repayment and forbearance

17.9%

3.8%

2.5%

13.9%

%

The table below stratifies the portfolio of Managed Private Education Loans in forbearance by the cumulative number of months the borrower has used forbearance as of the dates indicated. As detailed in the table below, 3 percent of loans currently in forbearance have cumulative forbearance of more than 24 months.

	December 31, 2009		r 31,	, December 2008			December 31, 2007	
		Forbearance Balance			oearance alance	% of Total	 bearance alance	% of Total
Cumulative number of months borrower has used forbearance Up to 12 months 13 to 24 months More than 24 months	\$	1,050 332 38	74% 23 3	\$	1,075 368 119	69% 23 8	\$ 1,641 629 121	69% 26 5
Total	\$	1,420	100% 72	\$	1,562	100%	\$ 2,391	100%

FFELP Loan Losses

FFELP Delinquencies and Forbearance

The tables below present our FFELP loan delinquency trends as of December 31, 2009, 2008 and 2007. Delinquencies have the potential to adversely impact earnings as they are an indication of the borrower s potential to possibly default and as a result require a higher loan loss reserve than loans in current status. Delinquent loans also require increased servicing and collection efforts, resulting in higher operating costs.

On-Ralance Sheet FFFLP

	On-Balance Sheet FFELP Loan Delinquencies December 31, 2009 2008 2007											
(Dollars in millions)	I	2009 Balance	%	F	2008 Balance	%	F	2007 Balance	%			
Loans in-school/grace/deferment ⁽¹⁾	\$	35,079		\$	39,270		\$	31,200				
Loans in forbearance ⁽²⁾		14,121			12,483			10,675				
Loans in repayment and percentage of												
each status:												
Loans current		57,528	82.4%		58,811	83.8%		55,128	84.4%			
Loans delinquent 31-60 days ⁽³⁾		4,250	6.1		4,044	5.8		3,650	5.6			
Loans delinquent 61-90 days ⁽³⁾		2,205	3.1		2,064	2.9		1,841	2.8			
Loans delinquent greater than 90 days ⁽³⁾		5,844	8.4		5,255	7.5		4,671	7.2			
Total FFELP loans in repayment		69,827	100%		70,174	100%		65,290	100%			
Total FFELP loans, gross		119,027			121,927			107,165				
FFELP loan unamortized premium		2,187			2,431			2,259				
Total FFELP loans		121,214			124,358			109,424				
FFELP loan allowance for losses		(161)			(138)			(89)				
		, ,			, ,							
FFELP loans, net	\$	121,053		\$	124,220		\$	109,335				
Percentage of FFELP loans in												
repayment			58.7%			57.6%			60.9%			
Delinquencies as a percentage of												
FFELP loans in repayment			17.6%			16.2%			15.6%			
FFELP loans in forbearance as a												
percentage of loans in repayment and forbearance			16.8%			15.1%			14.1%			

⁽¹⁾ Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a grace

period for bar exam preparation, as well as loans for borrowers who have requested extension of grace period during employment transition or who have temporarily ceased making full payments due to hardship or other factors.

- (2) Loans for borrowers who have used their allowable deferment time or do not qualify for deferment, that need additional time to obtain employment or who have temporarily ceased making full payments due to hardship or other factors.
- (3) The period of delinquency is based on the number of days scheduled payments are contractually past due.

73

Off-Balance Sheet FFELP Loan Delinquencies December 31

	December 31,											
	2009		2008		2007							
(Dollars in millions)	Balance	%	Balance	%	Balance	%						
Loans in-school/grace/deferment ⁽¹⁾	\$ 3,312		\$ 4,115		\$ 5,060							
Loans in forbearance ⁽²⁾	2,726		2,821		2,950							
Loans in repayment and percentage of each status:												
Loans current	11,304	82.5%	12,441	81.9%	13,703	79.2%						
Loans delinquent 31-60 days ⁽³⁾	804	5.9	881	5.8	1,017	5.9						
Loans delinquent 61-90 days ⁽³⁾	439	3.2	484	3.2	577	3.3						
Loans delinquent greater than 90 days ⁽³⁾	1,160	8.4	1,392	9.1	1,999	11.6						
Total FFELP loans in repayment	13,707	100%	15,198	100%	17,296	100%						
Total FFELP loans, gross	19,745		22,134		25,306							
FFELP loan unamortized premium	577		567		636							
Total FFELP loans	20,322		22,701		25,942							
FFELP loan allowance for losses	(25)		(27)		(29)							
	, ,		, ,		, ,							
FFELP loans, net	\$ 20,297		\$ 22,674		\$ 25,913							
Percentage of FFELP loans in repayment		69.4%		68.7%		68.4%						
Delinquencies as a percentage of FFELP												
loans in repayment		17.5%		18.1%		20.8%						
FFELP loans in forbearance as a												
percentage of loans in repayment and												
forbearance		16.6%		15.7%		14.6%						

⁽¹⁾ Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a grace period for bar exam preparation, as well as loans for borrowers who have requested extension of grace period during employment transition or who have temporarily ceased making full payments due to hardship or other factors.

⁽²⁾ Loans for borrowers who have used their allowable deferment time or do not qualify for deferment, that need additional time to obtain employment or who have temporarily ceased making full payments due to hardship or other factors.

⁽³⁾ The period of delinquency is based on the number of days scheduled payments are contractually past due.

Managed Basis FFELP **Loan Delinquencies** December 31. 2009 2008 2007 (Dollars in millions) **Balance** % **Balance** % **Balance** % Loans in-school/grace/deferment⁽¹⁾ 43,385 38,391 36,260 Loans in forbearance⁽²⁾ 16,847 15,304 13,625 Loans in repayment and percentage of each status: 82.4% 83.5% Loans current 68,832 71,252 68,831 83.3% Loans delinquent 31-60 days⁽³⁾ 5,054 6.0 4,925 5.8 4,667 5.7 Loans delinquent 61-90 days⁽³⁾ 2.9 2.9 2,644 3.2 2,548 2,418 Loans delinquent greater than 90 days⁽³⁾ 7,004 8.4 6,647 7.8 6,670 8.1 100% Total FFELP loans in repayment 83,534 100% 85,372 100% 82,586 138,772 144,061 Total FFELP loans, gross 132,471 FFELP loan unamortized premium 2,764 2,998 2,895 Total FFELP loans 141,536 147,059 135,366 FFELP loan allowance for losses (186)(165)(118)FFELP loans, net \$ 141,350 \$ 146,894 \$ 135,248 Percentage of FFELP loans in 60.2% 59.3% 62.3% repayment Delinquencies as a percentage of FFELP loans in repayment 17.6% 16.5% 16.7% FFELP loans in forbearance as a

16.8%

15.2%

percentage of loans in repayment and

forbearance

14.2%

⁽¹⁾ Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a grace period for bar exam preparation, as well as loans for borrowers who have requested extension of grace period during employment transition or who have temporarily ceased making full payments due to hardship or other factors.

⁽²⁾ Loans for borrowers who have used their allowable deferment time or do not qualify for deferment, that need additional time to obtain employment or who have temporarily ceased making full payments due to hardship or other factors.

⁽³⁾ The period of delinquency is based on the number of days scheduled payments are contractually past due.

Allowance for FFELP Loan Losses

The provision for student loan losses represents the periodic expense of maintaining an allowance sufficient to absorb incurred Risk Sharing losses, in the portfolio of FFELP loans.

The following table summarizes changes in the allowance for FFELP loan losses for the years ended December 31, 2009, 2008 and 2007.

Activity in Allowance for FFELP Loans

		On-Balance Sheet Years Ended December 31,						Off-Balance Sheet Years Ended December 31,						Managed Basis Years Ended December 31,				
	2	2009	2	2008	2	2007	2	2009	2	008	2	007	2	2009	2	2008	200	
nce at ng of	\$	138	\$	89	\$	20	\$	27	\$	29	\$	14	\$	165	\$	118	\$	
on for loan	Ψ		Ψ		Ψ		Ψ		Ψ		Ψ		Ψ		Ψ	110	Ψ	
-offs : loan		106 (79)		106 (58)		89 (21)		13 (15)		21 (21)		32 (15)		119 (94)		127 (79)		
zation		(4)		1		1				(2)		(2)		(4)		(1)		
nce at period	\$	161	\$	138	\$	89	\$	25	\$	27	\$	29	\$	186	\$	165	\$	
-offs																		
age of loans		.1%		.1%		.0%		.1%		.1%		.1%		.1%		.1%		
-offs		.1%		.1%		.0%		.1%		.1%		.1%		.1%		.170		
age of loans																		
ance nce as ntage inding		.1%		.1%		.0%		.1%		.1%		.1%		.1%		.1%		
ans,		.1%		.1%		.1%		.1%		.1%		.1%		.1%		.1%		
nce as ntage		.2%		.2%		.1%		.2%		.2%		.2%		.2%		.2%		

h																		
ent																		
e																		
ge of																		
offs		2.0		2.4		4.2		1.7		1.3		1.9		2.0		2.1		
total																		
ross e	\$	119,027	\$	121,927	\$	107,165	\$	19,745	\$	22,134	\$	25,306	\$	138,772	\$	144,061	\$	132
ent	\$	69,020	\$	66,392	\$	58,999	\$	14,293	\$	16,086	\$	18,624	\$	83,313	\$	82,478	\$	77
loans	Φ	(0.927	ф	70 174	ф	<i>(5.</i> 200	ф	12 707	¢.	15 100	Φ	17.206	Ф	02.524	ф	05 272	ф	0.2
ment	\$	69,827	\$	70,174	\$	65,290	\$	13,707	\$	15,198	\$	17,296	\$	83,534	\$	85,372	\$	82

Total Provisions for Loan Losses

The following tables summarize the total loan provisions on both an on-balance sheet and on a Managed Basis for the years ended December 31, 2009, 2008 and 2007.

Total on-balance sheet loan provisions

	Years Ended December 31,						
	2	2009 200		2007			
Private Education Loans FFELP Loans Mortgage and consumer loans	\$	967 106 46	\$ 586 106 28	\$ 884 89 42			
Total on-balance sheet provisions for loan losses	\$	1,119	\$ 720	\$ 1,015			

Total Managed Basis loan provisions

		l !,	
	2009 2008		2007
Private Education Loans	\$ 1,399	\$ 874	\$ 1,233
FFELP loans Mortgage and consumer loans	119 46	127 28	121 40
Total Managed Basis provisions for loan losses	\$ 1,564	\$ 1,029	\$ 1,394

Provision expense for Private Education Loans was previously discussed above (see Private Education Loan Losses *Allowance for Private Education Loan Losses*).

Total Loan Charge-offs

The following tables summarize the charge-offs for all loan types on-balance sheet and on a Managed Basis for the years ended December 31, 2009, 2008 and 2007.

Total on-balance sheet loan charge-offs

		Years Ende December 3		
	2009	2008	2007	
Private Education Loans FFELP loans	\$ 876 79	\$ 320 58	\$ 246 21	
Mortgage and consumer loans	35	17	11	
Total on-balance sheet loan charge-offs	\$ 990	\$ 395	\$ 278	

Total Managed Basis loan charge-offs

		Years Ended December 31,		
	2009	2008	2007	
Private Education Loans	\$ 1,299	\$ 473	\$ 325	
FFELP loans	94	79 17	36 11	
Mortgage and consumer loans	35	1 /	11	
Total Managed loan charge-offs	\$ 1,428	\$ 569	\$ 372	

The increase in charge-offs on FFELP loans from 2007 through 2009 was primarily the result of legislative changes occurring in 2006 (the reduction in the federal guaranty on new loans to 97 percent) and 2007 (the repeal of the Exceptional Performer designation, under which claims were paid at 99 percent). The majority of our FFELP loans now possess a federal guaranty level on claims filed of either 97 percent or 98 percent, depending on date of disbursement. The increase in charge-offs is also due to the continued weakening of the U.S. economy. See Private Education Loan Losses Allowance for Private Education Loan Losses above for a discussion of net charge-offs related to our Private Education Loans.

77

Receivable for Partially Charged-Off Private Education Loans

The Company charges off the estimated loss of a defaulted loan balance. Actual recoveries are applied against the remaining loan balance that was not charged off. We refer to this remaining loan balance as the receivable for partially charged-off loans. If actual periodic recoveries are less than expected, the difference is charged off and immediately included in provision expense.

The following tables summarize the activity in the receivable for partially charged-off loans (see *Allowance for Private Education Loan Losses*, above, for a further discussion) for the years ended December 31, 2009, 2008 and 2007.

				Activ	ity i	in Rec	eiv	able fo	r F	P artia	lly	Char	geo	d-Off I	Loa	ns			
		On-Balance Sheet						Off-B	ala	nce S	hee	et	Managed Basis						
		Y	Years Ended December 31,					Yea	Years Ended					Y	Years Ended				
		De					December 31,							December 31,					
	2	2009	2	8008	2	007	2	009	2	800	2	007	2	2009	2	2008	2	007	
Receivable at beginning of																			
period	\$	222	\$	118	\$	64	\$	92	\$	28	\$		\$	314	\$	146	\$	64	
Expected future recoveries of																			
current period defaults ⁽¹⁾		320		140		86		154		72		28		474		212		114	
Recoveries		(43)		(36)		(32)		(17)		(8)				(60)		(44)		(32)	
Receivable at end of period	\$	499	\$	222	\$	118	\$	229	\$	92	\$	28	\$	728	\$	314	\$	146	

Student Loan Acquisitions

The following tables summarize the components of our student loan acquisition activity for the years ended December 31, 2009, 2008 and 2007.

	Year Ended December 31, 2009					
	FFELP	Private	Total			
Internal lending brands and Lender Partners	\$ 22,375	\$ 3,394	\$ 25,769			
Other commitment clients	347		347			
Spot purchases	1,523		1,523			
Consolidations and clean-up calls of off-balance sheet securitized loans	3,376	797	4,173			
Capitalized interest, premiums and discounts	2,583	949	3,532			
Total on-balance sheet student loan acquisitions	30,204	5,140	35,344			
Consolidations and clean-up calls of off-balance sheet securitized loans	(3,376)	(797)	(4,173)			
	342	498	840			

⁽¹⁾ Net of any current period recoveries that were less than expected.

Capitalized interest, premiums and discounts off-balance sheet securitized loans

Total Managed student loan acquisitions

\$ 27,170

\$ 4,841

\$ 32,011

78

	Year Ended December 31, 2008					
	FFELP	Private	Total			
Internal lending brands and Lender Partners	\$ 19,894	\$ 6,437	\$ 26,331			
Other commitment clients	701		701			
Spot purchases	206		206			
Consolidations from third parties	462	149	611			
Consolidations and clean-up calls of off-balance sheet securitized loans	986	280	1,266			
Capitalized interest, premiums and discounts	2,446	921	3,367			
Total on-balance sheet student loan acquisitions	24,695	7,787	32,482			
Consolidations and clean-up calls of off-balance sheet securitized loans Capitalized interest, premiums and discounts off-balance sheet securitized	(986)	(280)	(1,266)			
loans	457	741	1,198			
Total Managed student loan acquisitions	\$ 24,166	\$ 8,248	\$ 32,414			

	Year Ended December 31, 2007				
	FFELP	Private	Total		
Internal lending brands and Lender Partners	\$ 17,577	\$ 7,888	\$ 25,465		
Wholesale Consolidation Loans ⁽¹⁾	7,048		7,048		
Other commitment clients	248	57	305		
Spot purchases	1,120		1,120		
Consolidations from third parties	2,206	235	2,441		
Consolidations and clean-up calls of off-balance sheet securitized loans	3,744	582	4,326		
Capitalized interest, premiums and discounts	2,279	444	2,723		
Total on-balance sheet student loan acquisitions	34,222	9,206	43,428		
Consolidations and clean-up calls of off-balance sheet securitized loans Capitalized interest, premiums and discounts off-balance sheet securitized	(3,744)	(582)	(4,326)		
loans	539	703	1,242		
Total Managed student loan acquisitions	\$ 31,017	\$ 9,327	\$ 40,344		

⁽¹⁾ Includes FFELP Consolidation Loans purchased by the Company primarily via the spot market, which augmented the Company s in-house FFELP Consolidation Loan origination process. Wholesale Consolidation Loans were considered incremental volume to the Company s core acquisition channels. In 2008, the Company ceased acquiring Wholesale Consolidation Loans.

As shown in the above tables, off-balance sheet FFELP Stafford Loans that consolidate with us become an on-balance sheet interest earning asset. This activity results in impairments of our Retained Interests in securitizations, but this is

offset by an increase in on-balance sheet interest earning assets, for which we do not record an offsetting gain.

The following table includes on-balance sheet asset information for our Lending business segment.

		Decem	ber 3	31,
	9,696 68,379 22,753			2008
FFELP Stafford and Other Student Loans, net	\$	42,979	\$	44,025
FFELP Stafford Loans Held-for-Sale		9,696		8,451
FFELP Consolidation Loans, net		68,379		71,744
Private Education Loans, net		22,753		20,582
Other loans, net		420		729
Investments ⁽¹⁾		12,387		8,445
Retained Interest in off-balance sheet securitized loans		1,828		2,200
Other ⁽²⁾		9,398		9,947
Total assets	\$	167,840	\$	166,123

- (1) Investments include cash and cash equivalents, short and long-term investments, restricted cash and investments, leveraged leases, and municipal bonds.
- (2) Other assets include accrued interest receivable, goodwill and acquired intangible assets and other non-interest-earning assets.

Loan Originations

The Company originates loans under its own brand names, which we refer to as internal lending brands, and also through Lender Partners under forward contracts to purchase loans at contractual prices. In the past, we referred to these combined channels as Preferred Channel Originations. As discussed at the beginning of this LENDING BUSINESS SEGMENT, legislative changes and credit market conditions have resulted in other FFELP lenders reducing their participation in the FFELP program.

As a result of the impacts described above, our FFELP internal brand originations were up sharply in 2009, increasing 40 percent from the prior year. Our FFELP lender partner originations declined 42 percent from 2008 to 2009. A number of these Lender Partners, including some of our largest originators have converted to third-party servicing arrangements in which we service loans on their behalf. Combined, total FFELP loan originations increased 21 percent in 2009.

Total Private Education Loan originations declined 50 percent from the prior year to \$3.2 billion in the year ended December 31, 2009, as a result of a continued tightening of our underwriting criteria, an increase in guaranteed student loan limits and the Company s withdrawal from certain markets.

At December 31, 2009, the Company was committed to purchase \$1.3 billion of loans originated by our Lender Partners (\$820 million of FFELP loans and \$456 million of Private Education Loans). Approximately \$240 million of these FFELP loans were originated prior to CCRAA. Approximately \$533 million of these FFELP loans are eligible for ED s Purchase and Participation Programs (see LIQUIDITY AND CAPITAL RESOURCES ED Funding Programs).

The following tables summarize our loan originations by type of loan and source.

		ember 31, 2009	Dece	ars Ended ember 31, 2008	Dec	ember 31, 2007
Loan Originations Internal lending brands Stafford PLUS GradPLUS	\$	16,675 1,594 1,094	\$	11,593 1,437 801	\$	7,404 1,439 498
Total FFELP Private Education Loans		19,363 2,969		13,831 5,791		9,341 7,267
Total	\$	22,332	\$	19,622	\$	16,608
	December 31, December 31, 2009 2008		ember 31,	December 31, 2007		
Loan Originations Lender Partners Stafford PLUS GradPLUS	\$	2,178 144 61	\$	3,652 362 62	\$	6,963 855 103
Total FFELP Private Education Loans		2,383 207		4,076 545		7,921 648
Total	\$	2,590	\$	4,621	\$	8,569
	Years Ended December 31, 2009 Years Ended December 31, 2008		December 31, 2007			
Loan Originations Total Stafford PLUS GradPLUS	\$	18,853 1,738 1,155	\$	15,245 1,799 863	\$	14,367 2,294 601
Total FFELP Private Education Loans		21,746 3,176		17,907 6,336		17,262 7,915
Total	\$	24,922	\$	24,243	\$	25,177

Student Loan Activity

The following tables summarize the activity in our on-balance sheet, off-balance sheet and Managed portfolios of FFELP loans and Private Education Loans and highlight the effects of FFELP Consolidation Loan activity on our FFELP portfolios.

	On-Balance Sheet										
				Years E	nde	ed Decembe	er 31	, 2009			
								Total			
	1	FFELP]	FFELP			F	Private	Total On-		
	S	tafford							Balance		
		and Other ⁽¹⁾		solidation	Total		Ed	lucation	Sheet		
	(Loans		FFELP		Loans		Portfolio	
Beginning balance	\$	52,476	\$	71,744	\$	124,220	\$	20,582	\$	144,802	
Net consolidations:	Ψ	32,470	Ψ	/1,/	Ψ	124,220	Ψ	20,362	Ψ	144,002	
Incremental consolidations from third											
parties											
Consolidations to third parties		(1,113)		(518)		(1,631)		(8)		(1,639)	
Consolidations to time parties		(1,113)		(310)		(1,031)		(0)		(1,037)	
Net consolidations		(1,113)		(518)		(1,631)		(8)		(1,639)	
Acquisitions		25,677		1,150		26,827		4,343		31,170	
•											
Net acquisitions		24,564		632		25,196		4,335		29,531	
Internal consolidations ⁽²⁾											
Securitization-related ⁽³⁾		645				645				645	
Sales		(19,300)				(19,300)				(19,300)	
Repayments/claims/other		(5,710)		(3,997)		(9,707)		(2,164)		(11,871)	
Ending balance	\$	52,675	\$	68,379	\$	121,054	\$	22,753	\$	143,807	
	4	-, · · · ·	Ψ	00,0.7	4	,	4	==,	4	,,	

		Off-Balance Sheet Years Ended December 31, 2009 Total									
	FFELP Stafford and Other ⁽¹⁾]	FFELP				rivate	Total Off- Balance			
		Cor	nsolidation Loans	Total FFELP		Education Loans		Sheet Portfolio			
Beginning balance Net consolidations: Incremental consolidations from third	\$ 7,143	\$	15,531	\$	22,674	\$	12,917	\$	35,591		
parties Consolidations to third parties	(413)		(138)		(551)		(18)		(569)		

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Net consolidations Acquisitions	(413) 135	(138) 208	(551) 343	(18) 498	(569) 841
Net acquisitions	(278)	70	(208)	480	272
Internal consolidations ⁽²⁾ Securitization-related ⁽³⁾ Sales	(645)		(645)		(645)
Repayments/claims/other	(720)	(804)	(1,524)	(1,056)	(2,580)
Ending balance	\$ 5,500 \$	14,797	\$ 20,297	\$ 12,341	\$ 32,638

Managed Portfolio Years Ended December 31, 2009

	S	FFELP tafford and Other ⁽¹⁾	Con	FFELP asolidation Loans]	Total FFELP	P Ed	Total Private Education Loans		Total Managed Basis Portfolio	
Beginning balance Net consolidations: Incremental consolidations from third parties	\$	59,619	\$	87,275	\$	146,894	\$	33,499	\$	180,393	
Consolidations to third parties		(1,526)		(656)		(2,182)		(26)		(2,208)	
Net consolidations Acquisitions		(1,526) 25,812		(656) 1,358		(2,182) 27,170		(26) 4,841		(2,208) 32,011	
Net acquisitions		24,286		702		24,988		4,815		29,803	
Internal consolidations ⁽²⁾ Securitization-related ⁽³⁾ Sales Repayments/claims/other		(19,300) (6,430)		(4,801)		(19,300) (11,231)		(3,220)		(19,300) (14,451)	
Ending balance ⁽⁴⁾	\$	58,175	\$	83,176	\$	141,351	\$	35,094	\$	176,445	
Total Managed Acquisitions ⁽⁵⁾	\$	25,812	\$	1,358	\$	27,170	\$	4,841	\$	32,011	

⁽¹⁾ FFELP category is primarily Stafford Loans but also includes federally guaranteed PLUS and HEAL Loans.

⁽²⁾ Represents borrowers consolidating their loans into a new Consolidation Loan. Loans in our off-balance sheet securitization trusts that are consolidated are bought out of the trusts and moved on-balance sheet.

⁽³⁾ Represents loans within securitization trusts that we are required to consolidate under GAAP once the trusts loan balances are below the clean-up call threshold.

⁽⁴⁾ As of December 31, 2009, the ending balance includes \$15.9 billion of FFELP Stafford and Other Loans and \$2.6 billion of FFELP Consolidation Loans disbursed on or after October 1, 2007, which are impacted by

CCRAA legislation.

(5) The Total Managed Acquisitions line includes incremental consolidations from third parties and acquisitions.

82

On-Balance Sheet	
Year Ended December 31,	2008

	FFELP Stafford and Other ⁽¹⁾	FFELP Priva Consolidation Total Educa		Total Private ducation Loans	Balance			
Beginning balance Net consolidations: Incremental consolidations from third	\$ 35,726	\$	73,609	\$ 109,335	\$	14,818	\$	124,153
parties			462	462		149		611
Consolidations to third parties	(703)		(392)	(1,095)		(41)		(1,136)
Net consolidations	(703)		70	(633)		108		(525)
Acquisitions	21,889		1,358	23,247		7,357		30,604
Net acquisitions	21,186		1,428	22,614		7,465		30,079
Internal consolidations ⁽²⁾ Off-balance sheet securitizations	(409)		529	120		228		348
Sales	(522)		(26)	(548)				(548)
Repayments/claims/other	(3,505)		(3,796)	(7,301)		(1,929)		(9,230)
Ending balance	\$ 52,476	\$	71,744	\$ 124,220	\$	20,582	\$	144,802

Off-Balance Sheet
Year Ended December 31, 2008

	Teal Ended December 31, 2000										
		FFELP Stafford and Other ⁽¹⁾		FFELP asolidation Loans	Total FFELP	Total Private Education Loans		Total Off- Balance Sheet Portfolio			
Beginning balance Net consolidations: Incremental consolidations from third parties Consolidations to third parties	\$	9,472	\$	16,441	\$ 25,913	\$	13,510 (57)	\$	39,423		
Net consolidations Acquisitions		(311) 246		(83) 211	(394) 457		(57) 742		(451) 1,199		
Net acquisitions		(65)		128	63		685		748		
Internal consolidations ⁽²⁾		(84)		(36)	(120)		(228)		(348)		

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Off-balance sheet securitizations					
Sales					
Repayments/claims/other	(2,180)	(1,002)	(3,182)	(1,050)	(4,232)
Ending balance	\$ 7,143	\$ 15,531	\$ 22,674	\$ 12,917	\$ 35,591

Managed Portfolio

Year Ended December 31, 2008 **Total FFELP FFELP Private Total** Stafford Managed Consolidation Education Basis and **Total** $Other^{(1)}$ Loans **FFELP** Loans **Portfolio** Beginning balance \$ 45,198 \$ 90,050 \$ 135,248 \$ 28,328 163,576 Net consolidations: Incremental consolidations from third 462 462 149 611 parties Consolidations to third parties (98)(1,587)(1,014)(475)(1,489)Net consolidations (1,014)(13)(1,027)51 (976)Acquisitions 22,135 31,803 1,569 23,704 8,099 Net acquisitions 21,121 1,556 22,677 8,150 30,827 Internal consolidations⁽²⁾ 493 (493)Off-balance sheet securitizations Sales (522)(26)(548)(548)Repayments/claims/other (5,685)(4,798)(10,483)(2,979)(13,462)Ending balance⁽³⁾ \$ 59,619 \$ 146,894 33,499 \$ 180,393 \$ 87,275 \$

\$

\$ 22,135

2,031

24,166

Total Managed Acquisitions⁽⁴⁾

\$

32,414

8,248

⁽¹⁾ FFELP category is primarily Stafford Loans but also includes federally guaranteed PLUS and HEAL Loans.

⁽²⁾ Represents borrowers consolidating their loans into a new Consolidation Loan. Loans in our off-balance sheet securitization trusts that are consolidated are bought out of the trusts and moved on-balance sheet.

⁽³⁾ As of December 31, 2008, the ending balance includes \$13.7 billion of FFELP Stafford and Other Loans and \$2.6 billion of FFELP Consolidation Loans disbursed on or after October 1, 2007, which are impacted by CCRAA legislation.

⁽⁴⁾ The Total Managed Acquisitions line includes incremental consolidations from third parties and acquisitions.

On-Balance Sheet

			Year En	ded	Decembe	r 31	, 2007		
	FFELP Stafford and Other ⁽¹⁾	FFELP Consolidation Loans		Total FFELP		Total Private Education Loans		Total On- Balance Sheet Portfolio	
Beginning balance Net consolidations:	\$ 24,841	\$	61,324	\$	86,165	\$	9,755	\$	95,920
Incremental consolidations from third									
parties			2,206		2,206		235		2,441
Consolidations to third parties	(2,352)		(801)		(3,153)		(45)		(3,198)
Net consolidations	(2,352)		1,405		(947)		190		(757)
Acquisitions	19,835		8,437		28,272		8,388		36,660
Net acquisitions	17,483		9,842		27,325		8,578		35,903
Internal consolidations	(4,413)		6,652		2,239		536		2,775
Off-balance sheet securitizations							(1,871)		(1,871)
Sales	(331)		(701)		(1,032)				(1,032)
Repayments/claims/other	(1,854)		(3,508)		(5,362)		(2,180)		(7,542)
Ending balance	\$ 35,726	\$	73,609	\$	109,335	\$	14,818	\$	124,153

	Off-Balance Sheet											
		Year End	led Decembe	r 31, 2007								
	FFELP Stafford	FFELP		Total Private	Total Off- Balance							
	and Other ⁽¹⁾	Consolidation Loans	Total FFELP	Education Loans	Sheet Portfolio							
Beginning balance Net consolidations: Incremental consolidations from third parties	\$ 15,028	\$ 18,311	\$ 33,339	\$ 12,833	\$ 46,172							
Consolidations to third parties	(933)	(207)	(1,140)	(93)	(1,233)							
Net consolidations	(933)	(207)	(1,140)	(93)	(1,233)							
Acquisitions	330	209	539	704	1,243							
Net acquisitions	(603)	2	(601)	611	10							
Internal consolidations ⁽²⁾ Off-balance sheet securitizations	(1,494)	(745)	(2,239)	(536) 1,871	(2,775) 1,871							

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Sales Repayments/claims/other	(33) (3,426)	(85) (1,042)		(118) (4,468)		(1,269)	(118) (5,737)	
Ending balance	\$ 9,472	\$ 16,441	\$	25,913	\$	13,510	\$ 39,423	

Managed Portfolio

		Year E	nded Decembe	er 31, 2007	
	FFELP Stafford and Other ⁽¹⁾	Stafford FFELP and Consolidation		Total Private Education Loans	Total Managed Basis Portfolio
	Other (-)	Luans	FFELP	Luans	1 of tiono
Beginning balance Net consolidations: Incremental consolidations from third	\$ 39,869	\$ 79,635	\$ 119,504	\$ 22,588	\$ 142,092
parties		2,206	2,206	235	2,441
Consolidations to third parties	(3,285)			(138)	(4,431)
Net consolidations	(3,285)	1,198	(2,087)	97	(1,990)
Acquisitions	20,165	8,646	28,811	9,092	37,903
Net acquisitions	16,880	9,844	26,724	9,189	35,913
Internal consolidations ⁽²⁾ Off-balance sheet securitizations	(5,907)	5,907			
Sales	(364)	(786)	(1,150)		(1,150)
Repayments/claims/other	(5,280)	(4,550)	(9,830)	(3,449)	(13,279)
Ending balance ⁽³⁾	\$ 45,198	\$ 90,050	\$ 135,248	\$ 28,328	\$ 163,576
Total Managed Acquisitions ⁽⁴⁾	\$ 20,165	\$ 10,852	\$ 31,017	\$ 9,327	\$ 40,344

⁽¹⁾ FFELP category is primarily Stafford Loans and also includes PLUS and HEAL Loans.

⁽²⁾ Represents loans that we either own on-balance sheet or loans that we consolidated from our off-balance sheet securitization trusts.

⁽³⁾ As of December 31, 2007, the ending balance includes \$1.3 billion of FFELP Stafford and Other Loans and \$1.4 billion of FFELP Consolidation Loans disbursed on or after October 1, 2007, which are impacted by CCRAA legislation.

⁽⁴⁾ The Total Managed Acquisitions line includes incremental consolidations from third parties and acquisitions.

Other Income Lending Business Segment

The following table summarizes the components of other income, net, for our Lending business segment for the years ended December 31, 2009, 2008 and 2007.

	Years Ended December 31,				
	2009)	2008	2007	
Gains on debt repurchases	\$ 53	6	\$ 64	\$	
Gains (losses) on sales of loans and securities, net	28	4	(51)	24	
Late fees and forbearance fees	14	6	143	134	
Gains on sales of mortgages and other loan fees			3	11	
Other		8	21	25	
Total other income, net	\$ 97	4	\$ 180	\$ 194	

The change in other income over the prior periods presented is primarily the result of the gains on debt repurchased and gains on sales of loans. The Company began repurchasing its outstanding debt in the second quarter of 2008. The Company repurchased \$3.4 billion and \$1.9 billion face amount of its senior unsecured notes during the years ended December 31, 2009 and 2008, respectively. Since the second quarter of 2008, the Company repurchased \$5.3 billion face amount of its senior unsecured notes in the aggregate, with maturity dates ranging from 2008 to 2016. The \$284 million of gains on sales of loans and securities, net, in the year ended December 31, 2009 related to the sale of approximately \$18.5 billion face amount of FFELP loans to the ED as part of the Purchase Program. The loss in 2008 primarily relates to the sale of approximately \$1.0 billion FFELP loans to ED under ECASLA, which resulted in a \$53 million loss.

Operating Expenses Lending Business Segment

The following table summarizes the components of operating expenses for our Lending business segment for the years ended December 31, 2009, 2008 and 2007.

		Tears Ende December 3	
	2009	2008	2007
Sales and originations Servicing Corporate overhead	\$ 212 266 103	\$ 235 237 111	\$ 351 227 112
Total operating expenses	\$ 581	\$ 583	\$ 690

Operating expenses for our Lending business segment include costs incurred to service our Managed student loan portfolio and acquire student loans, as well as other general and administrative expenses.

2009 versus 2008

Operating expenses for the year ended December 31, 2009, remained relatively unchanged from the prior year. In 2009, operating expenses were higher as a result of higher collection costs from a higher number of loans in repayment and delinquent status and higher direct-to-consumer marketing costs related to Private Education Loans. These increases in operating expenses were offset primarily by the full-year effect of the Company s cost reduction efforts conducted throughout 2008.

2008 versus 2007

Operating expenses for the year ended December 31, 2008, decreased by 16 percent from 2007. The decrease is primarily due to the impact of our cost reduction efforts and to the suspension of certain student loan programs.

85

ASSET PERFORMANCE GROUP (APG) BUSINESS SEGMENT

In our APG business segment, we provide a wide range of accounts receivable and collections services, including student loan default aversion services, defaulted student loan portfolio management services, contingency collections services for student loans and other asset classes, and accounts receivable management and collection for purchased portfolios of receivables that are delinquent or have been charged off by their original creditors as well as sub-performing and non-performing mortgage loans. In the purchased receivables business, we focus on a variety of consumer debt types with emphasis on charged off credit card receivables and distressed mortgage receivables. We purchase these portfolios at a discount to their face value and then use both our internal collection operations, coupled with third-party collection agencies, to maximize the recovery on these receivables.

An overview of this segment and recent developments that have significantly impacted this segment are included in the Item 1. Business section of this document. The private sector collections industry is highly fragmented with few large public companies and a large number of small scale privately-held companies. The collections industry is highly competitive. We are responding to these competitive challenges through enhanced servicing efficiencies and by continuing to build on customer relationships through value added services and financings.

Condensed Statements of Income

The following tables include Core Earnings results of operations for our APG business segment.

	Pa	hased per on-			December 31, 2009 Contingency			
	Mortgage		Pro	perties	& Other			Total APG
Contingency fee income	\$	2	\$.	\$	294	\$	296
Collections revenue		50						50
Total income		52				294		346
Restructuring expenses						1		1
Operating expenses		138				177		315
Total expenses		138				178		316
Net interest expense		10				9		19
Income (loss) from continuing operations before income								
tax expense (benefit)		(96)				107		11
Income tax expense (benefit)		(34)				41		7
Net income (loss) from continuing operations		(62)				66		4
Loss from discontinued operations, net of tax				(157)				(157)
Net income (loss)		(62)		(157)		66		(153)
Less: net income attributable to noncontrolling interest		1						1
	\$	(63)	\$	(157)	\$	66	\$	(154)

Core Earnings net income (loss) attributable to SLM Corporation

Core Earnings net income (loss) attributable to SLM Corporation: Continuing operations, net of tax Discontinued operations, net of tax	\$	(63)	\$ (157)	\$ 66	\$ 3 (157)
Core Earnings net income (loss) attributable to SLM Corporation	\$	(63)	\$ (157)	\$ 66	\$ (154)
	86				

	Purchased Purchased Paper Paper Non- Mortgage/		December 31, 2008 Contingency					
	3.6	4	n	.		041		Total
Continuous for income		rtgage		perties	& \$	Other 330	\$	APG
Contingency fee income Collections revenue	\$	10 129	\$		Ф	330	Ф	340 129
Conections revenue		129						129
Total income		139				330		469
Restructuring expenses		6				5		11
Operating expenses		202				187		389
Operating expenses		202				107		307
Total expenses		208				192		400
Net interest expense		13				12		25
								
Income (loss) from continuing operations before income								
tax expense (benefit)		(82)				126		44
Income tax expense (benefit)		(29)				52		23
r		(-)						
Net income (loss) from continuing operations		(53)				74		21
Loss from discontinued operations, net of tax		` /		(140)				(140)
1				,				,
Net income (loss)		(53)		(140)		74		(119)
Less: net income attributable to noncontrolling interest		4		, ,				4
5								
Core Earnings net income (loss) attributable to SLM								
Corporation	\$	(57)	\$	(140)	\$	74	\$	(123)
•		` /						. ,
Core Earnings net income (loss) attributable to SLM								
Corporation:								
Continuing operations, net of tax	\$	(57)	\$		\$	74	\$	17
Discontinued operations, net of tax				(140)				(140)
•								
Core Earnings net income (loss) attributable to SLM								
Corporation	\$	(57)	\$	(140)	\$	74	\$	(123)
	87							

	Pa	hased per on-	Puro Pa	Ended I chased per tgage/	oer		Total	
	Mor	tgage	Pror	oerties	&	Other	APG	
Contingency fee income	\$	guge 9	\$	jei ties	\$	327	\$ 336	
Collections revenue		217					217	
Total income		226				327	553	
Restructuring expenses		1				1	2	
Operating expenses		164				197	361	
Total expenses		165				198	363	
Net interest expense		13				14	27	
Income from continuing operations before income tax								
expense		48				115	163	
Income tax expense		18				42	60	
Net income from continuing operations		30				73	103	
Income from discontinued operations, net of tax				15			15	
Net income		30		15		73	118	
Less: net income attributable to noncontrolling interest		2					2	
Core Earnings net income attributable to SLM								
Corporation	\$	28	\$	15	\$	73	\$ 116	
Core Earnings net income attributable to SLM Corporation:								
Continuing operations, net of tax	\$	28	\$		\$	73	\$ 101	
Discontinued operations, net of tax				15	'		15	
Core Earnings net income attributable to SLM								
Corporation	\$	28	\$	15	\$	73	\$ 116	

Collections Revenue

In 2008, the Company concluded that its APG purchased paper businesses were no longer a strategic fit. The Company sold its international Purchased Paper Non-Mortgage business in the first quarter of 2009. A loss of \$51 million was recognized in the fourth quarter of 2008 related to this sale as the net assets were held for sale and carried at the lower of its book basis and fair value as of December 31, 2008. The Company sold all of the assets in its Purchased Paper Mortgage/Properties business in the fourth quarter of 2009 (which is further discussed below), which resulted in an after-tax loss of \$95 million. The Company continues to wind down the domestic side of its Purchased Paper Non-Mortgage business. The Company will continue to consider opportunities to sell this business

at acceptable prices in the future.

The Company s domestic Purchased Paper Non-Mortgage business had certain forward purchase obligations under which the Company was committed to buy purchased paper through April 2009. The Company did not purchase any additional purchased paper in excess of these obligations. The Company recognized \$79 million, \$111 million and \$17 million of impairments in the years ended December 31, 2009, 2008 and 2007, respectively. The impairment is primarily a result of the impact of the economy on the ability to collect on these assets. The impairment of \$111 million in 2008 includes the \$51 million loss on the sale of the Company s international Purchased Paper Non-Mortgage business discussed above. Similar to the Purchased Paper Mortgage/Properties business discussion below, when the Purchased Paper Non-Mortgage business either sells all of its remaining assets or completely winds down its operations, its results will be shown as discontinued operations.

88

Net loss attributable to SLM Corporation from discontinued operations was \$157 million and \$140 million for the years ended December 31, 2009 and 2008, respectively, compared to net income of \$15 million for the year ended December 31, 2007. The Company sold all of the assets in its Purchased Paper Mortgage/Properties business in the fourth quarter of 2009 for \$280 million. Because of the sale, the Purchased Paper Mortgage/Properties business is required to be presented separately as discontinued operations for all periods presented. This sale of assets in the fourth quarter of 2009 resulted in an after-tax loss of \$95 million. Total after-tax impairments, including the loss on sale, for the years ended December 31, 2009, 2008 and 2007 were \$154 million, \$161 million and \$2 million, respectively.

Contingency Fee Income

Contingency fee income decreased \$44 million from \$340 million for the year ended December 31, 2008 to \$296 million for the year ended December 31, 2009. This decrease was primarily a result of significantly less guarantor collections revenue associated with rehabilitating delinquent FFELP loans. Loans are considered rehabilitated after a certain number of on-time payments have been collected. The Company earns a rehabilitation fee only when the Guarantor sells the rehabilitated loan. The disruption in the credit markets has limited the sale of rehabilitated loans.

The contingency fee income for the year ended December 31, 2008 was relatively unchanged compared to 2007.

Purchased Paper Non-Mortgage

	Years Ended December 31, 2009 2008 2007				
Face value of purchases for the period	\$ 39) 5	\$ 5,353	\$	6,111
Purchase price for the period	3)	483		556
Purchase price as a percentage of face value purchased	7.	5%	9.0%		9.1%
Gross Cash Collections (GCC)	\$ 37	5 5	655	\$	463
Collections revenue	5)	129		217
Collections revenue as a percentage of GCC	1	3%	20%		47%
Carrying value of purchased paper	\$ 28	5 5	\$ 544	\$	587

The decrease in collections revenue as a percentage of gross cash collections (GCC) in 2009 compared to 2008 and 2007 was primarily due to the significant impairment recognized in 2008.

Contingency Inventory

The following table presents the outstanding inventory of receivables serviced through our APG business segment. These assets are not on our balance sheet.

	As of	
	December 31,	
2009	2008	2007

Contingency:

Student loans	\$ 8,762	\$ 9,852	\$ 8,195
Other	1,262	1,726	1,509
Total	\$ 10,024	\$ 11,578	\$ 9,704

Operating Expenses APG Business Segment

For the years ended December 31, 2009, 2008 and 2007, operating expenses for the APG contingency and other businesses totaled \$177 million, \$187 million and \$197 million, respectively. The decrease in operating expenses in 2009 versus prior years is primarily due to the Company s cost reduction initiatives.

For the years ended December 31, 2009, 2008 and 2007, operating expenses for the APG Purchased Paper Non-Mortgage business totaled \$138 million, \$202 million and \$164 million, respectively. The decrease from the prior years is primarily due to lower collection costs due to the decreasing size of the portfolio as a result of winding down the business.

At December 31, 2009 and 2008, the APG business segment had total assets of \$1.1 billion and \$2.0 billion, respectively.

CORPORATE AND OTHER BUSINESS SEGMENT

Our Corporate and Other reportable segment reflects the aggregate activity of our smaller operating units, including our Guarantor Servicing and Loan Servicing operating units, Upromise, other products and services, as well as corporate expenses that do not pertain directly to our operating segments.

In our Guarantor Servicing operating unit, we provide a full complement of administrative services to FFELP Guarantors, including guarantee issuance, processing, account maintenance and guarantee fulfillment. In our Loan Servicing operating unit, we originate and service student loans on behalf of lenders, including ED, who are unrelated to SLM Corporation. In our Upromise operating unit, we provide 529 college-savings plan program management, transfer and servicing agent services, and administration services, and operate a consumer savings network.

Condensed Statements of Income

The following tables include Core Earnings results of operations for our Corporate and Other business segment.

	Years Ended December 31,						% Increase (Decrease)			
	2009		2008		2007		2009 vs. 2008		2008 vs. 2007	
Net interest income after provisions for losses	\$	5	\$	6	\$	(1)	\$	(17)	\$	700%
Guarantor servicing fees		136		121		156		12		(22)
Loan servicing fees		53		26		23		104		13
Upromise		112		108		110		4		(2)
Other		50		65		85		(23)		(24)
Total other income		351		320		374		10		(14)
Restructuring expenses		3		23		2		(87)		1,050
Operating expenses		284		256		339		11		(24)
Total expenses		287		279		341		3		(18)
Income from continuing operations, before										
income tax expense		69		47		32		47		47
Income tax expense		24		17		12		41		42
Net income Less: net income attributable to noncontrolling interest		45		30		20		50		50
Core Earnings net income attributable to SLM Corporation	\$	45	\$	30	\$	20		50%		50%
Core Earnings net income attributable to SLM Corporation: Continuing operations, net of tax Discontinued operations, net of tax	\$	45	\$	30	\$	20		50%		50%
Core Earnings net income attributable to SLM Corporation	\$	45	\$	30	\$	20		50%		50%

USA Funds, the nation s largest guarantee agency, accounted for 86 percent, 85 percent and 86 percent, respectively, of guarantor servicing fees and 2 percent, 11 percent and 16 percent, respectively, of revenues associated with other products and services for the years ended December 31, 2009, 2008 and 2007.

2009 versus 2008

The increase in guarantor servicing fees from 2008 to 2009 primarily relates to an increase in guarantor issuance fees earned as a result of a significant increase in FFELP loan guarantees (consistent with the significant increase in the Company s FFELP loan originations) over the prior year as well as an increase in account maintenance fees earned which are a function of the size of the FFELP portfolio. The increase in loan servicing fees from 2008 to 2009 is primarily due to \$9 million of servicing revenue related to the 2 million accounts the Company began servicing under the ED Servicing Contract in 2009 and \$8 million of additional loan conversion fees earned by the Company when third-party servicing clients sold their FFELP loans to ED under the ED Purchase Program in the third quarter of 2009, as well as an increase in the size of other third-party servicing relationships the Company has.

2008 versus 2007

The decrease in guarantor servicing fees from 2007 to 2008 was primarily due to the recognition of \$15 million in the fourth quarter of 2007 of previously deferred guarantee account maintenance fee revenue related to a negotiated settlement with USA Funds, as well as a decrease in the account maintenance fees earned in 2008 due to the legislative changes effective October 1, 2007 as a result of CCRAA.

Operating Expenses Corporate and Other Business Segment

The following table summarizes the components of operating expenses for our Corporate and Other business segment.

		Years Ended December 31,				
	2009	2008	2007			
Operating expenses Upromise	\$ 110 84	\$ 90 91	\$ 109 94			
General and administrative expenses	90	75	136			
Total	\$ 284	\$ 256	\$ 339			

Operating expenses for our Corporate and Other business segment include direct costs incurred to service loans for unrelated third parties, perform guarantor servicing on behalf of Guarantor agencies and operate our Upromise subsidiary, as well as information technology expenses related to these functions. Operating expenses also include unallocated corporate overhead expenses for centralized headquarters functions.

2009 versus 2008

For the years ended December 31, 2009 and 2008, operating expenses for the Corporate and Other business segment totaled \$284 million and \$256 million, respectively. The increase in operating expenses in 2009 versus the prior year was primarily due to higher expenses incurred to reconfigure the Company s servicing system to meet the requirements of the ED Servicing Contract awarded to the Company on June 17, 2009 to service FFELP loans that have been or will be sold to ED, as well as professional services fees incurred in connection with strategic planning.

2008 versus 2007

The decrease in operating expenses in 2008 compared to 2007 was primarily due to \$56 million of non-recurring Proposed Merger-related expenses in 2007, as well as the Company s cost reduction initiatives.

At December 31, 2009 and 2008, the Corporate and Other business segment had total assets of \$1.2 million and \$685 million, respectively.

LIQUIDITY AND CAPITAL RESOURCES

The following LIQUIDITY AND CAPITAL RESOURCES discussion concentrates on our Lending business segment. Our APG contingency collections and Corporate and Other business segments are not capital intensive businesses and, as such, a minimal amount of debt capital is allocated to these segments.

Historically, we funded new loan originations with a combination of term unsecured debt and student loan asset-backed securities. Following the Proposed Merger announcement in April 2007, we temporarily suspended issuance of unsecured debt and began funding loan originations primarily through the issuance of student loan asset-backed securities and short-term secured student loan financing facilities. In June 2008, the Company accessed the corporate bond market with a \$2.5 billion issuance of 10-year senior unsecured notes. In August 2008, we began funding new FFELP Stafford and PLUS Loan originations for AY 2008-2009 pursuant to ED s Loan Participation Program. During the fourth quarter of 2008, the Company began retaining its Private Education Loan originations in its banking subsidiary, Sallie Mae Bank, and funding these assets with term bank deposits. In May 2009, we began using the ED Conduit Program to fund FFELP Stafford and PLUS Loans. We discuss these liquidity sources below.

In the near term, we expect to continue to use ED s Purchase and Participation Programs to fund future FFELP Stafford and PLUS Loan originations and to use deposits at Sallie Mae Bank and term asset-backed securities to fund Private Education Loan originations. We plan to use term asset-backed securities, asset-backed financing facilities, cash flows provided by earnings and repayment of principal on our unencumbered student loan assets and distributions from our securitization trusts, as well as other sources, to retire maturing debt and provide cash for operations and other needs.

ED Funding Programs

In August 2008, ED implemented the Purchase Program and the Loan Purchase Participation Program (the Participation Program) pursuant to ECASLA. Under the Purchase Program, ED purchases eligible FFELP loans at a price equal to the sum of (i) par value, (ii) accrued interest, (iii) the one-percent origination fee paid to ED, and (iv) a fixed amount of \$75 per loan. Under the Participation Program, ED provides short-term liquidity to FFELP lenders by purchasing participation interests in pools of FFELP loans. FFELP lenders are charged a rate equal to the preceding quarter commercial paper rate plus 0.50 percent on the principal amount of participation interests outstanding. Under the terms of the Participation Program, on September 30, 2010, AY 2009-2010 loans funded under the Participation Program must be either repurchased by the Company or sold to ED pursuant to the Participation Program, which has identical economics to the Purchase Program. Given the state of the credit markets, we currently expect to sell all of the loans we fund under the Participation Program to ED. Loans eligible for the Participation or Purchase Programs are limited to FFELP Stafford or PLUS Loans, first disbursed on or after May 1, 2008 but no later than July 1, 2010, with no ongoing borrower benefits other than permitted rate reductions of 0.25 percent for automatic payment processing.

As of December 31, 2009, the Company had \$9.0 billion of advances outstanding under the Participation Program. Through December 31, 2009, the Company has sold to ED approximately \$18.5 billion face amount of loans as part of the Purchase Program. Outstanding debt of \$18.5 billion was paid down related to the Participation Program in connection with these loan sales. These loan sales resulted in a \$284 million gain. The settlement of the fourth quarter sale of loans out of the Participation Program included repaying the debt by delivering the related loans to ED in a non-cash transaction and receipt of cash from ED for \$484 million, representing the reimbursement of a one-percent payment made to ED plus a \$75 fee per loan.

Also pursuant to ECASLA, on January 15, 2009, ED published summary terms under which it will purchase eligible FFELP Stafford and PLUS Loans from a conduit vehicle established to provide funding for eligible student lenders

(the ED Conduit Program). Loans eligible for the ED Conduit Program must be first disbursed on or after October 1, 2003, but not later than July 1, 2009, and fully disbursed before September 30, 2009, and meet certain other requirements, including those relating to borrower benefits. The ED Conduit Program was launched on May 11, 2009 and will accept eligible loans through July 1, 2010. The ED Conduit Program has a term of five years and will expire on January 19, 2014. Funding for the ED Conduit Program is provided by the capital markets at a cost based on market rates, with the Company being advanced 97 percent of the student loan face amount. If the conduit does not have sufficient funds to make the required payments on the notes issued by the conduit, then

the notes will be repaid with funds from the Federal Financing Bank (FFB). The FFB will hold the notes for a short period of time and, if at the end of that time the notes still cannot be paid off, the underlying FFELP loans that serve as collateral to the ED Conduit will be sold to ED through the Put Agreement at a price of 97 percent of the face amount of the loans. As of December 31, 2009, approximately \$14.6 billion face amount of our Stafford and PLUS Loans were funded through the ED Conduit Program. For 2009, the average interest rate paid on this facility was approximately 0.75 percent. As of December 31, 2009, there are approximately \$820 million face amount of additional FFELP Stafford and PLUS Loans (excluding loans currently in the Participation Program) that can be funded through the ED Conduit Program.

Additional Funding Sources for General Corporate Purposes

In addition to funding FFELP loans through ED s Participation and Purchase Programs and the ED Conduit Program, the Company employs other financing sources for general corporate purposes, which include originating Private Education Loans and repurchases and repayments of unsecured debt obligations.

Secured borrowings, including securitizations, asset-backed commercial paper (ABCP) borrowings, ED financing facilities and indentured trusts, comprised 82 percent of our Managed debt outstanding at December 31, 2009 versus 78 percent at December 31, 2008.

Sallie Mae Bank

During the fourth quarter of 2008, Sallie Mae Bank, our Utah industrial bank subsidiary, began expanding its deposit base to fund new Private Education Loan originations. Sallie Mae Bank raises deposits primarily through intermediaries in the retail brokered CD market. As of December 31, 2009, total term bank deposits were \$5.6 billion and cash and liquid investments totaled \$2.4 billion. As of December 31, 2009, \$4.2 billion of Private Education Loans were held at Sallie Mae Bank. We ultimately expect to raise additional long-term financing, through Private Education Loan securitizations or other financings, to fund these loans. In the near term, we expect Sallie Mae Bank to continue to fund newly originated Private Education Loans through long-term bank deposits.

ABS Transactions

On January 6, 2009, we closed a \$1.5 billion 12.5 year asset-backed securities (ABS) based facility. This facility is used to provide up to \$1.5 billion term financing for Private Education Loans. The fully-utilized cost of financing obtained under this facility is expected to be LIBOR plus 5.75 percent. In connection with this facility, we completed one Private Education Loan term ABS transaction totaling \$1.5 billion in the first quarter of 2009. The net funding received under the asset-backed securities based facility for this issuance was \$1.1 billion.

In 2009, we completed four FFELP long-term ABS transactions totaling \$5.9 billion. The FFELP transactions were composed primarily of FFELP Consolidation Loans which were not eligible for the ED Conduit Program or the Term Asset-Backed Securities Loan Facility (TALF) discussed below.

During 2009, we completed \$7.5 billion of Private Education Loan term ABS transactions, all of which were private placement transactions. On January 6, 2009, we closed a \$1.5 billion 12.5 year asset-backed securities (ABS) based facility. This facility is used to provide up to \$1.5 billion term financing for Private Education Loans. The fully utilized cost of financing obtained under this facility is expected to be LIBOR plus 5.75 percent. In connection with this facility, we completed one Private Education Loan term ABS transaction totaling \$1.5 billion in the first quarter of 2009. The net funding received under the asset-backed securities based facility for this issuance was \$1.1 billion. In addition, we completed \$6.0 billion of Private Education Loan term ABS transactions which were TALF-eligible. See *Term Asset-Backed Securities Loan Facility (TALF)* below for additional details. Although we have demonstrated our

access to the ABS market in 2009 and we expect ABS financing to remain a primary source of funding over the long term, we expect our transaction volumes to be more limited and pricing less favorable than prior to the credit market dislocation that began in the summer of 2007, with significantly reduced opportunities to place subordinated tranches of ABS with investors. At present, while the markets have demonstrated some signs of recovery, we are unable to predict when market conditions will allow for more regular, reliable and cost-effective access to the term ABS market.

Asset-Backed Financing Facilities

During the first quarter of 2008, the Company entered into three new asset-backed financing facilities (the 2008 Asset-Backed Financing Facilities): (i) a \$26.0 billion FFELP loan ABCP conduit facility (the 2008 FFELP ABCP Facility); (ii) a \$5.9 billion Private Education Loan ABCP conduit facility (the 2008 Private Education Loan ABCP Facility) (collectively, the 2008 ABCP Facilities); and (iii) a \$2.0 billion secured FFELP loan facility (the 2008 Asset-Backed Loan Facility). The initial term of the 2008 Asset-Backed Financing Facilities was 364 days. The underlying cost of borrowing under the 2008 ABCP Facilities was approximately LIBOR plus 0.68 percent for the FFELP loan facilities and LIBOR plus 1.55 percent for the Private Education Loan facility, excluding upfront and unused commitment fees. All-in pricing on the 2008 ABCP Facilities varied based on usage. For the full year 2008, the combined, all-in cost of borrowings related to the 2008 Asset-Backed Financing Facilities, including amortized upfront fees and unused commitment fees, was three-month LIBOR plus 2.47 percent. The primary use of the 2008 Asset-Backed Financing Facilities was to refinance comparable ABCP facilities incurred in connection with the Proposed Merger, with the expectation that outstanding balances under the 2008 Asset-Backed Financing Facilities would be reduced through securitization of the underlying student loan collateral in the term ABS market.

On February 2, 2009, the Company extended the maturity date of the 2008 ABCP Facilities from February 28, 2009 to April 28, 2009 for a \$61 million upfront fee. The other terms of the facilities remained materially unchanged.

On February 27, 2009, the Company extended the maturity date of the 2008 Asset-Backed Loan Facility from February 28, 2009 to April 28, 2009 for a \$4 million upfront fee. The other terms of this facility remained materially unchanged.

On April 24, 2009, the Company extended the maturity of \$21.8 billion of the 2008 FFELP ABCP Facility for one year to April 23, 2010. The Company also extended its 2008 Asset-Backed Loan Facility in the amount of \$1.5 billion. The extended 2008 Asset-Backed Loan Facility matured on June 26, 2009 and was paid in full. A total of \$86 million in fees were paid related to these extensions. The 2008 Private Education Loan ABCP Facility was paid off and terminated on April 24, 2009. The stated borrowing rate of the 2008 FFELP ABCP Facility was the applicable funding rate plus 130 basis points excluding upfront fees. The applicable funding rate generally was either a LIBOR or commercial paper rate. The terms of the 2008 FFELP ABCP Facility called for an increase in the applicable funding spread to 300 basis points if the outstanding borrowing amount was not reduced to \$15.2 billion and \$10.9 billion as of June 30, 2009 and September 30, 2009, respectively. If the Company did not negotiate an extension or pay off all outstanding amounts of the 2008 FFELP ABCP Facility at maturity, the facility would extend by 90 days with the interest rate generally increasing from LIBOR plus 250 basis points to 550 basis points over the 90 day period. The other terms of the facilities remained materially unchanged.

The maximum amount the Company could borrow under the 2008 FFELP ABCP Facility was limited based on certain factors, including market conditions and the fair value of student loans in the facility. As of December 31, 2009, the maximum borrowing amount was approximately \$10.5 billion. Funding under the 2008 FFELP ABCP Facility was subject to usual and customary conditions. The 2008 FFELP ABCP Facility was subject to termination under certain circumstances, including the Company s failure to comply with the principal financial covenants in its unsecured revolving credit facilities.

Borrowings under the 2008 FFELP ABCP Facility were non-recourse to the Company. As of December 31, 2009, the Company had \$8.8 billion outstanding in connection with the 2008 FFELP ABCP Facility. The book basis of the assets securing this facility as of December 31, 2009 was \$10.2 billion.

On January 15, 2010, the Company terminated the 2008 FFELP ABCP Facility and entered into new multi-year ABCP facilities (the 2010 Facility) which will continue to provide funding for the Company s federally guaranteed

student loans. The 2010 Facility provides for maximum funding of \$10 billion for the first year, \$5 billion for the second year and \$2 billion for the third year. Upfront fees related to the 2010 Facility were approximately \$4 million. The underlying cost of borrowing under the 2010 Facility for the first year is expected to be commercial paper issuance cost plus 0.50 percent, excluding up-front commitment and unused fees.

Borrowings under the 2010 Facility are non-recourse to the Company. The maximum amount the Company may borrow under the 2010 Facility is limited based on certain factors, including market conditions and the fair value of student loans in the facility. Funding under the 2010 Facility is subject to usual and customary conditions. The 2010 Facility is subject to termination under certain circumstances, including the Company s failure to comply with the principal financial covenants in its unsecured revolving credit facilities. Increases in the borrowing rate of up to LIBOR plus 450 basis points could occur if certain asset coverage ratio thresholds are not met. Failure to pay off the 2010 Facility on the maturity date or to reduce amounts outstanding below the annual maximum step downs will result in a 90-day extension of the 2010 Facility with the interest rate increasing from LIBOR plus 200 basis points to LIBOR plus 300 basis points over that period. If, at the end of the 90-day extension, these required paydown amounts have not been made, the collateral can be foreclosed upon.

Term Asset-Backed Securities Loan Facility (TALF)

On February 6, 2009, the Federal Reserve Bank of New York published proposed terms for a program designed to facilitate renewed issuance of consumer and small business ABS at lower interest rate spreads. TALF was initiated on March 17, 2009 and currently provides investors who purchase eligible ABS with funding of up to five years. Eligible ABS include AAA rated student loan ABS backed by FFELP and Private Education Loans first disbursed since May 1, 2007. As of December 31, 2009, we had approximately \$9.4 billion book basis of student loans (including \$6.9 billion book basis of Private Education Loans and \$2.5 billion book basis of Consolidation Loans) eligible to serve as collateral for ABS funded under TALF; this amount does not include loans eligible for ECASLA financing programs. For student loan collateral, TALF is scheduled to expire on March 31, 2010.

On May 5, 2009, we priced a \$2.6 billion Private Education Loan securitization which closed on May 12, 2009. The issue bears a coupon of 1-month LIBOR plus 6.0 percent and is callable at the issuer s option at 93 percent of the outstanding balance of the ABS between November 15, 2011 and April 16, 2012. If the issue is called on November 15, 2011, we expect the effective cost of the financing will be approximately 1-month LIBOR plus 3.7 percent. This transaction was TALF-eligible.

On July 2, 2009, we priced a \$1.1 billion Private Education Loan securitization which closed on July 14, 2009. The issue bears a coupon of Prime plus 1.25 percent and is callable at the issuer s option at 94 percent of the outstanding balance of the ABS between January 16, 2012 and June 15, 2012. If the issue is called on January 16, 2012, we expect the effective cost of the financing will be approximately Prime minus 0.71 percent. This transaction was TALF-eligible.

On August 5, 2009, we priced a \$1.7 billion Private Education Loan securitization which closed on August 13, 2009. The issue bears a coupon of Prime plus 0.25 percent and is callable at the issuer s option at 94 percent of the outstanding balance of the ABS between August 15, 2013 and July 15, 2014. If the issue is called on August 15, 2013, we expect the effective cost of the financing will be approximately Prime minus 0.55 percent. This transaction was TALF-eligible.

On December 2, 2009, we priced a \$590 million Private Education Career Training Loan securitization which closed on December 10, 2009. The issue includes one tranche that bears a coupon of Prime minus 0.90 percent and a second tranche that bears a coupon of 1-month LIBOR plus 1.85 percent. This transaction was TALF-eligible.

Federal Home Loan Bank in Des Moines

On January 15, 2010, HICA Education Loan Corporation, a subsidiary of the Company, entered into a lending agreement with the Federal Home Loan Bank of Des Moines (the FHLB). Under the agreement, the FHLB will provide advances backed by Federal Housing Finance Agency approved collateral which includes

federally-guaranteed student loans. The initial borrowing of \$25 million at a rate of .23 percent under this facility occurred on January 15, 2010 and matured on January 22, 2010. The amount, price and tenor of future advances will vary and will be determined at the time of each borrowing. The maximum amount that can be borrowed, as of January 15, 2010, subject to available collateral, is approximately \$11 billion. The Company has provided a guarantee to the FHLB for the performance and payment of HICA s obligations.

Auction Rate Securities

At December 31, 2009, we had \$3.3 billion of taxable and \$1.1 billion of tax-exempt auction rate securities outstanding in securitizations and indentured trusts, respectively, on a Managed Basis. Since February 2008, problems in the auction rate securities market as a whole led to failures of the auctions pursuant to which certain of our auction rate securities interest rates are set. As a result, all of the Company s auction rate securities as of December 31, 2009 bore interest at the maximum rate allowable under their terms. The maximum allowable interest rate on our \$3.3 billion of taxable auction rate securities is generally LIBOR plus 1.50 percent. The maximum allowable interest rate on many of the Company s \$1.1 billion of tax-exempt auction rate securities is a formula driven rate, which produced various maximum rates up to 1.14 percent during the fourth quarter of 2009. Since December 31, 2009, certain auction rate securities with short terms to maturity have begun to have successful auctions.

Reset Rate Notes

Certain tranches of our term ABS are reset rate notes. Reset rate notes are subject to periodic remarketing, at which time the interest rates on the notes are reset. The Company also has the option to repurchase a reset rate note upon a failed remarketing and hold it as an investment until such time it can be remarketed. In the event a reset rate note cannot be remarketed on its remarketing date, and is not repurchased, the interest rate generally steps up to and remains at LIBOR plus 0.75 percent until such time as the bonds are successfully remarketed or repurchased. The Company is repurchase of a reset rate note requires additional funding, the availability and pricing of which may be less favorable to the Company than it was at the time the reset rate note was originally issued. Unlike the repurchase of a reset rate note, the occurrence of a failed remarketing does not require additional funding. As a result of the ongoing dislocation in the capital markets, at December 31, 2009, \$1.8 billion of our reset rate notes bore interest at, or were swapped to LIBOR plus 0.75 percent due to a failed remarketing. Until capital markets conditions improve, it is possible additional reset rate notes will experience failed remarketings. On October 26, 2009, the Company successfully remarketed a \$590 million reset rate note at LIBOR plus 0.40 percent to maturity. All subsequent remarketings have been unsuccessful. As of December 31, 2009, on a Managed Basis, the Company had \$4.3 billion and \$2.0 billion of reset rate notes due to be remarketed in 2010 and 2011, respectively, and an additional \$6.5 billion to be remarketed thereafter.

Senior Unsecured Debt

On January 11, 2010, the Company announced that it repurchased \$812 million U.S. dollar equivalent face amount of its non-U.S. dollar denominated senior unsecured notes through a tender offer which settled on January 14, 2010. This transaction resulted in a taxable gain of approximately \$45 million.

Primary Sources of Liquidity and Available Capacity

We expect to fund our ongoing liquidity needs, including the origination of new loans and the repayment of \$5.2 billion of senior unsecured notes maturing in 2010, through our current cash and investment portfolio, cash flow provided by earnings and repayment of principal on unencumbered student loan assets and distributions from our securitization trusts (including servicing fees which have priority payments within the trusts), the liquidity facilities made available by ED, TALF, the 2010 Facility, the issuance of term ABS, term bank deposits, and, to a lesser extent, if possible, unsecured debt and other sources.

To supplement our funding sources, we maintained an additional \$3.5 billion in unsecured revolving credit facilities as of December 31, 2009; \$1.9 billion of our unsecured revolving facilities matures in October 2010 and \$1.6 billion matures in October 2011. These figures reflect the amended size of the facilities as a \$215 million commitment from Aurora Bank, FSB, formerly known as Lehman Brothers Bank, FSB, a subsidiary of Lehman Brothers Holdings Inc.,

was removed from the facility in the fourth quarter of 2009 (see Counterparty Exposure, below). On April 24, 2009, in conjunction with the extension of the 2008 ABCP Facilities, a \$1.4 billion revolving credit facility maturing in October 2009 was retired and the \$1.9 billion revolving credit facility maturing in October 2011 was reduced to \$1.6 billion. The principal financial covenants in the unsecured revolving credit facilities require the Company to maintain consolidated tangible net worth of at least \$1.38 billion at all times. Consolidated tangible net worth as calculated for purposes of this covenant was \$3.5 billion as of December 31,

2009. The covenants also require the Company to meet either a minimum interest coverage ratio or a minimum net adjusted revenue test based on the four preceding quarters adjusted. Core Earnings financial performance. The Company was compliant with both of the minimum interest coverage ratio and the minimum net adjusted revenue tests as of the quarter ended December 31, 2009. In the past, we have not relied upon our unsecured revolving credit facilities as a primary source of liquidity. Even though we have never borrowed under these facilities, they are available to be drawn upon for general corporate purposes.

During the year, the Company s new financing transactions generated excess liquidity, some of which was used to repurchase \$3.4 billion of the Company s short-term senior unsecured notes, generating pre-tax gains of \$536 million.

The following table details our main sources of primary liquidity and the available capacity at December 31, 2009 and 2008.

	mber 31, 2009 able Capacity	ember 31, 2008 lable Capacity
Sources of primary liquidity available for new FFELP Stafford and		
PLUS Loan originations:	77 1 1 1/1	11 1 4 1/1
ED Purchase and Participation Programs ⁽¹⁾	$Unlimited^{(1)}$	$Unlimited^{(1)}$
Sources of primary liquidity for general corporate purposes:		
Unrestricted cash and liquid investments:		
Cash and cash equivalents	\$ 6,070	\$ 4,070
Commercial paper and asset-backed commercial paper	1,150	801
Other ⁽²⁾	131	133
Total unrestricted cash and liquid investments ⁽³⁾⁽⁴⁾⁽⁵⁾	7,351	5,004
Unused commercial paper and bank lines of credit	3,485	5,192
2008 FFELP ABCP Facilities ⁽⁶⁾	1,703	807
2008 Private Education Loan ABCP Facility	,	332
Total sources of primary liquidity for general corporate purposes ⁽⁷⁾	\$ 12,539	\$ 11,335

- (1) The ED Purchase and Participation Programs provide unlimited funding for eligible FFELP Stafford and PLUS Loans made by the Company for the academic years 2008-2009 and 2009-2010. See ED Funding Programs discussed earlier in this section.
- (2) At December 31, 2009 and 2008, includes \$32 million and \$97 million, respectively, due from The Reserve Primary Fund (see Counterparty Exposure below). The Company received \$32 million from The Reserve Primary Fund on January 29, 2010.
- (3) At December 31, 2009 and 2008, excludes \$25 million and \$26 million, respectively, of investments pledged as collateral related to certain derivative positions and \$708 million and \$82 million, respectively, of other non-liquid investments, classified as cash and investments on our balance sheet in accordance with GAAP.
- (4) At December 31, 2009 and 2008, includes \$821 million and \$1.6 billion, respectively, of cash collateral pledged by derivative counterparties and held by the Company in unrestricted cash.

- (5) At December 31, 2009 and 2008, includes \$2.4 billion and \$1.1 billion, respectively, of cash and liquid investments at Sallie Mae Bank, for which Sallie Mae Bank is not authorized to dividend to the Company without FDIC approval. This cash will be used primarily to originate or acquire student loans.
- (6) Borrowing capacity is subject to availability of collateral. As of December 31, 2009 and 2008, the Company had \$2.1 billion and \$5.4 billion, respectively, of outstanding unencumbered FFELP loans, net.
- (7) General corporate purposes primarily include originating Private Education Loans and repaying unsecured debt as it matures.

In addition to the assets listed in the table above, we hold on-balance sheet a number of other unencumbered assets, consisting primarily of Private Education Loans, Retained Interests and other assets. At December 31, 2009, we had a total of \$31.3 billion of unencumbered assets, including goodwill and acquired intangibles. Total student loans, net, comprised \$14.6 billion of this unencumbered asset total of which \$12.5 billion relates to Private Education Loans, net.

The following table reconciles encumbered and unencumbered assets and their net impact on total equity.

(Dollars in billions)	Dece	December 31, 2008			
Net assets in secured financing facilities	\$	14.5	\$	15.6	
Unencumbered assets		31.3		36.1	
Unsecured debt, term bank deposits, and other borrowings		(35.1)		(42.1)	
ASC 815 mark-to-market on all hedged debt ⁽¹⁾		(3.4)		(3.4)	
Other liabilities, net		(2.0)		(1.2)	
Total GAAP equity	\$	5.3	\$	5.0	

Counterparty Exposure

Counterparty exposure related to financial instruments arises from the risk that a lending, investment or derivative counterparty will not be able to meet its obligations to the Company.

Aurora Bank, FSB, formerly known as Lehman Brothers Bank, FSB, a subsidiary of Lehman Brothers Holdings Inc., was a party to the Company sunsecured revolving credit facilities under which they provided the Company with commitments totaling \$215 million as of September 30, 2009. Lehman Brothers Holdings Inc. declared bankruptcy on September 15, 2008. The Company and the other banks which are a party to the agreement amended the unsecured revolving credit facilities in the fourth quarter of 2009 to eliminate this commitment.

To provide liquidity for future cash needs, we invest in high quality money market investments. At December 31, 2009, the Company had investments of \$32 million with The Reserve Primary Fund (The Fund). In September 2008, the Company requested redemption of all monies invested in The Fund prior to The Fund s announcement that it suspended distributions as a result of The Fund s exposure to Lehman Brothers Holdings Inc. s bankruptcy filing and The Fund s net asset value being below one dollar per share. We were originally informed by The Fund that we would receive our entire investment amount. As of December 31, 2009, we have received a total of \$460 million of an initial investment of \$500 million from The Fund. In the fourth quarter of 2008, we recorded an impairment of \$8 million related to our investment in The Fund in anticipation of losses on our remaining investment. Subsequently, the SEC granted The Fund an indefinite extension to pay distributions as The Fund is being liquidated. On November 25, 2009, the court issued an order providing for (i) the distribution of the remaining assets on a pro rata basis; (ii) an injunction barring all claims against the fund and any of the defendants; and (iii) the appointment of a monitor to oversee the distribution and to review any claims by The Fund s advisor or distributor for management fees and expenses. On January 29, 2010, the Company received \$32 million from The Fund.

Protection against counterparty risk in derivative transactions is generally provided by International Swaps and Derivatives Association, Inc. (ISDA) Credit Support Annexes (CSAs). CSAs require a counterparty to post collateral if a potential default would expose the other party to a loss. The Company is a party to derivative contracts for its corporate purposes and also within its securitization trusts. The Company has CSAs and collateral requirements with

⁽¹⁾ At December 31, 2009 and 2008, there are \$3.4 billion and \$3.6 billion, respectively, of net gains on derivatives hedging this debt, which partially offsets these losses. These gains are a part of the net assets in secured financing facilities and unencumbered assets.

all of its derivative counterparties requiring collateral to be exchanged based on the net fair value of derivatives with each counterparty. The Company s securitization trusts require collateral in all cases if the counterparty s credit rating is withdrawn or downgraded below a certain level. If the counterparty does not post the required collateral or is downgraded further, the counterparty must find a suitable replacement counterparty or provide the trust with a letter of credit or a guaranty from an entity that has the required credit ratings. Failure to post the collateral or find a replacement counterparty could result in a termination event under the derivative contract. The Company considers counterparties credit risk when determining the fair value of derivative positions on its exposure net of collateral. Securitizations involving foreign currency notes issued after November 2005 also require the counterparty to post collateral to the trust based on the fair value of the derivative, regardless of credit rating. The trusts are not required to post

collateral to the counterparties. If we were unable to collect from a counterparty related to the Company and on-balance sheet trust derivatives, we would have a loss equal to the amount the derivative is recorded on our balance sheet. If we were unable to collect from a counterparty related to an off-balance sheet trust derivative, the value of our Residual Interest on our balance sheet would be reduced through earnings.

The Company has liquidity exposure related to collateral movements between SLM Corporation and its derivative counterparties. The collateral movements can increase or decrease our primary liquidity depending on the nature of the collateral (whether cash or securities), the Company s and counterparties—credit ratings and on movements in the value of the derivatives, which are primarily impacted by changes in interest rate and foreign exchange rates. These movements may require the Company to return cash collateral posted or may require the Company to access primary liquidity to post collateral to counterparties. As of December 31, 2009, the Company held \$821 million cash collateral in unrestricted cash accounts. If the Company s credit ratings are downgraded from current levels, it may be required to segregate such collateral in restricted accounts.

The table below highlights exposure related to our derivative counterparties at December 31, 2009.

	SLM	On-Balance Sheet	Off-Balance Sheet
	Corporation Contracts	Securitizations Contracts	Securitizations Contracts
Exposure, net of collateral Percent of exposure to counterparties with credit	\$ 246	\$ 1,182	\$ 603
ratings below S&P AA- or Moody s Aa3 Percent of exposure to counterparties with credit	56%	42%	28%
ratings below S&P A- or Moody s A3	0%	0%	0%
	100		

Managed Borrowings

The following tables present the ending balances of our Managed borrowings at December 31, 2009, 2008 and 2007, and average balances and average interest rates of our Managed borrowings for the years ended December 31, 2009, 2008 and 2007. The average interest rates include derivatives that are economically hedging the underlying debt but do not qualify for hedge accounting treatment under ASC 815. (See BUSINESS SEGMENTS Limitations of Core Pre-tax Differences between Core Earnings and GAAP by Business Segment Derivative Accounting Reclassification of Realized Gains (Losses) on Derivative and Hedging Activities.)

As of December 31,

Ending Balances

]	End	2009 ling Balan	ce		2008 Ending Balance								Enc	2007 ding Balan	ce	
	Short Term		Long Term		Total Managed Basis		9		Short Term		Long Term	N	Tota Iana Basi					
cured borrowings cured term bank	\$	5,185	\$	22,797	\$	27,982	\$,	\$	31,182	\$	37,976	\$	8,297	\$	36,796	\$	45
its tured trusts		842		4,795		5,637		1,148		1,108		2,256		254				
alance sheet) articipation am facility		64		1,533		1,597		31		1,972		2,003		100		2,481		2.
alance sheet) ⁽¹⁾ onduit Program ty (on-balance		9,006				9,006		7,365				7,365						
)		14,314				14,314												
P borrowings alance sheet) ⁽²⁾ itizations				8,801		8,801		24,768				24,768		25,960		67		26
alance sheet) itizations				89,200		89,200				80,601		80,601				68,048		68
palance sheet)		1,472		33,615		33,615 1,472		1,827		37,159		37,159 1,827		1,342		42,088		42,
	\$	30,883	\$	160,741	\$	191,624	\$	41,933	\$	152,022	\$	193,955	\$	35,953	\$	149,480	\$	185

Average Balances

⁽¹⁾ The Company has the option of paying off this amount with cash or by putting the loans to ED as previously discussed.

⁽²⁾ Includes \$1.9 billion outstanding in the 2008 Asset-Backed Loan Facility at December 31, 2008. There was no outstanding balance at December 31, 2009 or December 31, 2007.

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		200		'ear	s Ended D 200	December 31,		7	
		Average Balance	Average Rate	Average Balance		Average Rate	Average Balance		Average Rate
Unsecured borrowings	\$	31,863	1.93%	\$	39,794	3.65%	\$	46,095	5.58%
Unsecured term bank deposits		4,754	3.50		854	4.07		166	5.26
Indentured trusts (on-balance									
sheet)		1,811	1.07		2,363	3.90		2,768	4.90
ED Participation Program facility									
(on-balance sheet)		14,174	1.43		1,727	3.43			
ED Conduit Program facility									
(on-balance sheet)		7,340	.75						
ABCP borrowings (on-balance									
sheet) ⁽¹⁾		16,239	2.93		24,855	5.27		13,938	5.85
Securitizations (on-balance sheet)		85,612	1.38		76,028	3.26		62,765	5.55
Securitizations (off-balance sheet)		35,377	.82		39,625	3.11		45,733	5.68
Other		1,391	.31		2,063	2.35		637	4.85
Total	\$	198,561	1.51%	\$	187,309	3.58%	\$	172,102	5.60%

⁽¹⁾ Includes the 2008 Asset-Backed Loan Facility.

Unsecured On-Balance Sheet Financing Activities

The following table presents the senior unsecured credit ratings assigned by major rating agencies as of February 26, 2010.

	Moody s	S&P	Fitch	
Short-term unsecured debt	Not Prime	A-3	F3	
Long-term senior unsecured debt	Ba1	BBB-	BBB-	

The table below presents our unsecured on-balance sheet funding by funding source for the years ended December 31, 2009 and 2008.

	Debt For Th Ended De	Outstanding at December 31,				
	2009	2008	2009	2008		
Retail notes	\$	\$	\$ 3,471	\$ 3,914		
Foreign currency denominated notes ⁽¹⁾			9,230	12,127		
Extendible notes				1,464		
Global notes (Institutional)		2,437	14,694	19,874		
Medium-term notes (Institutional)			587	597		
Total unsecured corporate borrowings		2,437	27,982	37,976		
Unsecured term bank deposits	4,531	2,845	5,637	2,256		
Total	\$ 4,531	\$ 5,282	\$ 33,619	\$ 40,232		

⁽¹⁾ All foreign currency denominated notes are hedged using derivatives that exchange the foreign denomination for U.S. dollars.

Securitization Activities

Securitization Program

The following table summarizes our securitization activity for the years ended December 31, 2009, 2008 and 2007. Those securitizations listed as sales are off-balance sheet transactions and those listed as financings remain on-balance sheet.

Vears Ended December 31

							r ear			nder 31,							
			2009			2008 Loan					2007						
			Loan								Loan						
	No.				No.				No.								
	of	A	mount	Pre-Tax	Gain	0	of A	Mount	Pre-Ta	Gain	of	A	mount	Pre-Tax	Gain		
7	Fransact	i Gre s	curitized	d Gain	%Tr	ansa	acti Sic	curitize	d Gain	%Tra	nsacti	Sies	curitized	Gain	%		
Securitizations sales:																	
FFELP Stafford/PLUS																	
Loans		\$		\$	q	%	\$		\$	%)	\$		\$	•		
FFELP Consolidation																	
Loans																	
Private Education Loans											1		2,001	367	18.4		
Total securitizations sale	s			\$	Ġ	%			\$	%	1		2,001	\$ 367	18.4%		
Securitizations financing	s:																
FFELP Stafford/PLUS																	
Loans ⁽¹⁾							9	18,546			3		8,955				
FFELP Consolidation																	
$Loans^{(1)(2)}$	3		5,339								5		14,476				
Private Education Loans	(1) 5		11,122														
Total securitizations																	
financings	8		16,461				9	18,546			8		23,431				
Total securitizations	8	\$	16,461				9 \$	18,546			9	\$	25,432				

⁽¹⁾ In certain securitizations there are terms within the deal structure that result in such securitizations not qualifying for sale treatment and, accordingly, they are accounted for on-balance sheet as VIEs. Terms that prevent sale treatment include: (1) allowing the Company to hold certain rights that can affect the remarketing of certain bonds, (2) allowing the trust to enter into interest rate cap agreements (which do not relate to the reissuance of third-party beneficial interests) after initial settlement of the securitization or (3) allowing the Company to hold an unconditional call option related to a certain percentage of the securitized assets.

⁽²⁾ In addition to the transactions listed in the above table, the Company settled on a repackaging trust and issued new asset backed securities in the amount of \$1.0 billion. The debt issued is collateralized by reset rate notes totaling \$1.2 billion.

Residual Interest in Securitized Receivables

The following tables summarize the fair value of our Residual Interests and the assumptions used to value such Residual Interests, along with the underlying off-balance sheet student loans that relate to those securitizations in securitization transactions that were treated as sales as of December 31, 2009 and 2008.

		As of December	er 31, 2009	
	FFELP Stafford and PLUS	Consolidation Loan Trusts ⁽¹⁾	Private Education Loan Trusts	Total
Fair value of Residual Interests	\$ 243	\$ 791	\$ 794	\$ 1,828
Underlying securitized loan balance	5,377	14,369	12,986	32,732
Weighted average life	3.3 yrs.	9.0 yrs.	6.3 yrs	
Prepayment speed (annual rate) ⁽²⁾				
Interim status	0%	N/A	0%	
Repayment status	0-14%	2-4%	2-15%	
Life of loan repayment status	9%	3%	6%	
Expected remaining credit losses (% of				
outstanding student loan principal)(3)(4)	.10%	.25%	5.31%	
Residual cash flows discount rate	10.6%	12.3%	27.5%	

		As of December	er 31, 2008	
	FFELP Stafford and PLUS	Consolidation Loan Trusts ⁽¹⁾	Private Education Loan Trusts	Total
Fair value of Residual Interests	\$ 250	\$ 918	\$ 1,032	\$ 2,200
Underlying securitized loan balance	7,057	15,077	13,690	35,824
Weighted average life	3.0 yrs.	8.1 yrs.	6.4 yrs.	
Prepayment speed (annual rate) ⁽²⁾	•	·	•	
Interim status	0%	N/A	0%	
Repayment status	2-19%	1-6%	2-15%	
Life of loan repayment status	12%	4%	6%	
Expected remaining credit losses (% of				
outstanding student loan principal)(3)(4)	.11%	.23%	5.22%	
Residual cash flows discount rate	13.1%	11.9%	26.3%	

⁽¹⁾ Includes \$569 million and \$762 million related to the fair value of the Embedded Floor Income as of December 31, 2009 and 2008, respectively. Changes in the fair value of the Embedded Floor Income are primarily due to changes in the interest rates and the pay down of the underlying loans.

⁽²⁾ The Company uses CPR curves for Residual Interest valuations that are based on seasoning (the number of months since entering repayment). Under this methodology, a different CPR is applied to each year of a loan s seasoning. Repayment status CPR used is based on the number of months since first entering repayment (seasoning). Life of loan CPR is related to repayment status only and does not include the impact of the loan

while in interim status. The CPR assumption used for all periods includes the impact of projected defaults.

- (3) Remaining expected credit losses as of the respective balance sheet date.
- (4) For Private Education Loan trusts, estimated defaults from settlement to maturity are 12.2 percent and 9.1 percent at December 31, 2009 and 2008, respectively. These estimated defaults do not include recoveries related to defaults but do include prior purchases of loans at par by the Company when loans reached 180 days delinquency (prior to default) under a contingent call option. Although these loan purchases do not result in a realized loss to the trust, the Company has included them here. Not including these purchases in the disclosure would result in estimated defaults of 9.3 percent and 6.1 percent at December 31, 2009 and 2008, respectively.

Off-Balance Sheet Net Assets

The following table summarizes our off-balance sheet net assets at December 31, 2009 and 2008 on a basis equivalent to our GAAP on-balance sheet trusts, which presents the assets and liabilities in the off-balance sheet trusts as if they were being accounted for on-balance sheet rather than off-balance sheet. This presentation, therefore, includes a theoretical calculation of the premiums on student loans, the allowance for loan losses, and the discounts and deferred financing costs on the debt. However, this presentation does not include any impact of accounting under ASC 815 or ASC 830 for trust derivatives or foreign currency denominated debt. This presentation is not, nor is it intended to be, a liquidation basis of accounting. (See also LENDING BUSINESS SEGMENT Summary of our Managed Student Loan Portfolio *Ending Managed Student Loan Balances, net* and LIQUIDITY AND CAPITAL RESOURCES Managed Borrowings *Ending Balances* earlier in this section.)

	Decei	December 31, 2008		
Off-Balance Sheet Assets:				
Total student loans, net	\$	32,611	\$	35,591
Restricted cash and investments		1,055		1,557
Accrued interest receivable		537		937
Total off-balance sheet assets		34,203		38,085
Off-Balance Sheet Liabilities:				
Debt, par value		33,583		37,228
Debt, unamortized discount and deferred issuance costs		(77)		(69)
Total debt		33,506		37,159
Accrued interest payable		25		166
Total off-balance sheet liabilities		33,531		37,325
Off-Balance Sheet Net Assets	\$	672	\$	760

Servicing and Securitization Revenue

Servicing and securitization revenue, the ongoing revenue from securitized loan pools accounted for off-balance sheet as QSPEs, includes the interest earned on the Residual Interest asset and the revenue we receive for servicing the loans in the securitization trusts.

The following table summarizes the components of servicing and securitization revenue for the years ended December 31, 2009, 2008 and 2007.

	Years 1	End	ed Decemb	ber 31,		
	2009		2008		2007	
Servicing revenue	\$ 226	\$	247	\$	285	
Securitization revenue, before net Embedded Floor Income, impairment and unrealized fair value adjustment	309		323		419	
Servicing and securitization revenue, before net Embedded Floor						
Income, impairment and unrealized fair value adjustment	535		570		704	
Embedded Floor Income	284		191		20	
Less: Floor Income previously recognized in gain calculation	(214)		(76)		(9)	
Net Embedded Floor Income	70		115		11	
Servicing and securitization revenue, before impairment and unrealized						
fair value adjustment	605		685		715	
Unrealized fair value adjustment	(330)		(425)		(24)	
Gain on consolidation of off-balance sheet trusts	20		2			
Retained Interest impairment					(254)	
Total servicing and securitization revenue	\$ 295	\$	262	\$	437	
Average off-balance sheet student loans	\$ 34,414	\$	37,586	\$	42,411	
Average balance of Retained Interest	\$ 1,911	\$	2,596	\$	3,385	
Servicing and securitization revenue as a percentage of the average						
balance of off-balance sheet student loans	.86%		.70%		1.03%	

Servicing and securitization revenue is primarily driven by the average balance of off-balance sheet student loans, the amount of and the difference in the timing of Embedded Floor Income recognition for off-balance sheet student loans and the unrealized fair value adjustments.

The Company recorded net unrealized mark-to-market losses of \$330 million, \$425 million and \$24 million in the years ended December 31, 2009, 2008 and 2007, respectively, related to the Residual Interest.

As of December 31, 2009, the Company changed the following significant assumptions compared to those used as of December 31, 2008, to determine the fair value of the Residual Interests:

Prepayment speed assumptions on FFELP Stafford and Consolidation Loans were decreased. This change reflects the significant decrease in prepayment activity experienced since 2008. This decrease in prepayment activity, which the Company expects will continue into the foreseeable future, was primarily due to a reduction in third-party consolidation activity as a result of the CCRAA and the current U.S. economic and credit environment. This resulted in a \$61 million unrealized mark-to-market gain.

Life of loan default rate assumptions for Private Education Loans were increased from 9.1 percent to 12.2 percent as a result of the continued weakening of the U.S. economy. This resulted in a \$426 million unrealized mark-to-market loss.

As of December 31, 2008, the Company had changed the following significant assumptions compared to those used as of December 31, 2007, to determine the fair value of the Residual Interests:

Prepayment speed assumptions were decreased for all three asset types primarily as a result of a significant reduction in prepayment activity experienced, which is expected to continue into the foreseeable future. The decrease in prepayment speeds was primarily due to a reduction in third-party consolidation activity as a result of the CCRAA (for FFELP only) and the current U.S. economic and credit environment. This resulted in a \$114 million unrealized mark-to-market gain.

Life of loan default rate assumptions for Private Education Loans were increased as a result of the continued weakening of the U.S. economy. This resulted in a \$79 million unrealized mark-to-market loss.

Cost of funds assumptions related to the underlying auction rate securities bonds (\$2.3 billion face amount of bonds) within FFELP loan (\$1.7 billion face amount of bonds) and Private Education Loan (\$0.6 billion face amount of bonds) trusts were increased to take into account the expectations these auction rate securities would continue to reset at higher rates for an extended period of time. This resulted in a \$116 million unrealized mark-to-market loss.

The discount rate assumption related to the Private Education Loan and FFELP Residual Interests was increased. The Company assessed the appropriateness of the current risk premium, which was added to the risk free rate for the purpose of arriving at a discount rate, in light of the current economic and credit uncertainty that existed in the market as of December 31, 2008. This discount rate was applied to the projected cash flows to arrive at a fair value representative of the then current economic conditions. The Company increased the risk premium by 1,550 basis points and 390 basis points for Private Education and FFELP, respectively, to take into account the then current level of cash flow uncertainty and lack of liquidity that existed with the Residual Interests. This resulted in a \$904 million unrealized mark-to-market loss.

The Company recorded net unrealized mark-to-market losses related to the Residual Interests of \$425 million during the year ended December 31, 2008. The mark-to-market losses were primarily related to the increase in the discount rate assumptions discussed above which resulted in a \$904 million mark-to-market loss. This was partially offset by an unrealized mark-to-market gain of \$555 million related to the Floor Income component of the Residual Interest primarily due to the significant decrease in interest rates from December 31, 2007 to December 31, 2008.

The Company recorded impairments to the Retained Interests of \$254 million for the year ended December 31, 2007. The impairment charges were the result of FFELP loans prepaying faster than projected through loan consolidations (\$110 million), impairment to the Floor Income component of the Company s Retained Interest due to increases in interest rates during the period (\$24 million), and increases in prepayments, defaults, and the discount rate related to Private Education Loans (\$120 million).

CONTRACTUAL CASH OBLIGATIONS

The following table provides a summary of our obligations associated with long-term notes at December 31, 2009. For further discussion of these obligations, see Note 7, Borrowings, to the consolidated financial statements. The Company has no outstanding equity forward positions outstanding after the contract settlement on January 9, 2008. See Note 11, Stockholders Equity, to the consolidated financial statements.

	1 Year or Less			Over 5 Years	Total
Long-term notes: Unsecured borrowings	\$	\$ 8,569	\$ 7,936	\$ 6,292	\$ 22,797
Unsecured term bank deposits Secured borrowings ⁽¹⁾⁽²⁾	6,883	3,122 23,706	1,614 15,202	59 53,743	4,795 99,534
Total contractual cash obligations ⁽³⁾	\$ 6,883	\$ 35,397	\$ 24,752	\$ 60,094	\$ 127,126

- (1) Includes long-term beneficial interests of \$89.2 billion of notes issued by consolidated VIEs in conjunction with our on-balance sheet securitization transactions and included in long-term notes in the consolidated balance sheet. Timing of obligations is estimated based on the Company s current projection of prepayment speeds of the securitized assets.
- (2) Includes \$8.8 billion of 2008 Asset-Backed Financing Facilities. On December 31, 2009, ABCP borrowings were reclassified to long-term as the facility was renegotiated on January 15, 2010, resulting in the maturity date being greater than one year from December 31, 2009.
- (3) Only includes principal obligations and specifically excludes ASC 815 derivative market value adjustments of \$3.4 billion for long-term notes. Interest obligations on notes is predominantly variable in nature, resetting quarterly based on 3-month LIBOR.

Unrecognized tax benefits were \$101 million and \$81 million for the years ended December 31, 2009 and 2008, respectively. For additional information, see Note 19, Income Taxes, to the consolidated financial statements.

OFF-BALANCE SHEET LENDING ARRANGEMENTS

We have issued lending-related financial instruments, including lines of credit, to meet the financing needs of our institutional customers. In connection with these agreements, the Company also enters into a participation agreement with the institution to participate in the loans as they are originated. In the event that a line of credit is drawn upon, the loan is collateralized by underlying student loans and is usually participated on the same day. The contractual amount of these financial instruments, \$850 million at December 31, 2009, represents the maximum possible credit risk should the counterparty draw down the commitment, the Company does not participate in the loan, and the counterparty subsequently fails to perform according to the terms of our contract. The remaining total contractual amount available to be borrowed under these commitments is \$850 million. All commitments mature in 2010. We do not believe that these instruments are representative of our actual future credit exposure. To the extent that the lines of credit are drawn upon, the balance outstanding is collateralized by student loans. At December 31, 2009, there were no outstanding draws on lines of credit. For additional information, see Note 17, Commitments, Contingencies and Guarantees, to the consolidated financial statements.

The Company maintains forward contracts to purchase loans from our lending partners at contractual prices. These contracts typically have a maximum amount we are committed to buy, but lack a fixed or determinable amount as it ultimately is based on the lending partner s origination activity. FFELP forward purchase contracts typically contain language relieving us of most of our responsibilities under the contract due to, among other things, changes in student loan legislation. These commitments are not accounted for as derivatives under ASC 815 as they do not meet the definition of a derivative due to the lack of a fixed and determinable purchase amount. At December 31, 2009, there were \$1.3 billion originated loans (FFELP and Private Education Loans) in the pipeline that the Company was committed to purchase.

MANAGEMENT OF RISKS

Significant risks that affect the Company may be grouped into the following categories: (1) funding and liquidity; (2) operations; (3) political/reputation; (4) market competition; (5) credit and counterparty; and (6) regulatory and compliance. These risks are discussed in the Item 1A. Risk Factors section of this document. Management s strategies for managing these risks are discussed below.

Risk Management Processes

Risk management is a shared responsibility throughout the Company. The Board of Directors and its committees oversee significant risks and review the Company s risk management practices. Executive management is responsible for monitoring and assessing the Company s significant risks. Committees composed of management oversee many of these risks. Also, senior managers of each business division have direct and primary responsibility and accountability for managing risks specific to their operations by identifying and assessing risks, implementing internal controls and reporting control issues to the Company s Risk Assessment Department. The Risk Assessment Department monitors these efforts, identifies areas that require increased focus and resources, and reports significant control issues to executive management and the Audit Committee of the Board. The Company s centralized staff functions, such as accounting, compliance, credit risk, human resources and legal, further strengthen our risk controls.

At least annually, the Risk Assessment Department performs a risk assessment to identify the Company s top risks, which supports the development of the internal audit plan. The risk assessment process is based on the risk universe of

the Company and solicits input from over 200 managers in the Company regarding effectiveness of internal controls, compliance with laws and regulations and the adequacy of anti-fraud programs, and is the basis for the Company s internal audit plan. Risks are rated on significance and likelihood of occurrence. Risks with the greatest significance and highest likelihood of occurrence are prioritized for

attention and resources from management and designated for the appropriate management committee and/or committee of the Board for oversight.

Management risk committees and their primary responsibility are as follows:

Consumer Products and Services Assessment Committee reviews new products and services, including operational implications;

Credit Committee: establishes, approves and enforces credit lending policies and practices;

Compliance Committee: advises on and reviews regulatory compliance;

Asset/Liability Committee: manages market, interest rate and balance sheet risk, and investments;

Disclosure Committee: manages risk of compliance with SEC disclosure obligations;

Critical Accounting Assumptions Committee: reviews key critical accounting assumptions, judgments and estimates and manages risk of compliance with financial reporting requirements;

Information Technology Steering Committee: manages security and confidentiality of information and effectiveness of IT infrastructure:

Business Continuity Steering Committee: manages risk of emergency loss of IT and other infrastructure resources;

Allowance for Loan Loss Steering Committee approves the loan loss reserve based upon review of assumptions and estimates involved in the calculation:

Internal Controls Excellence Steering Committee: monitors internal controls and compliance with the Sarbanes-Oxley Act; and

Regulation Dissemination and Implementation Committee: monitors and disseminates changes in regulations affecting the business lines and advises on implementation of changes where applicable.

The formal risk management process represents only one portion of our overall risk management framework. Our Code of Business Conduct and the on-going training our employees receive in many compliance areas provide a framework for employees to conduct themselves with the highest integrity. We instill a risk-conscious culture through communications, training, policies and procedures and organizational roles and responsibilities. We have strengthened the linkage between the management performance process and individual compensation to encourage employees to work toward corporate-wide compliance goals.

Liquidity Risk Management

Liquidity is the ongoing ability to accommodate liability maturities and deposit withdrawals, fund asset growth and business operations, and meet contractual obligations at reasonable market rates. Liquidity management involves forecasting funding requirements and maintaining sufficient capacity to meet the needs and accommodate fluctuations in asset and liability levels due to changes in our business operations or unanticipated events. Sources of liquidity include wholesale market-based funding, temporary federal government programs and deposits at Sallie Mae Bank.

The Finance Committee of the Board of Directors is responsible for approving the Company s Asset and Liability Management Policy. The Finance Committee of the Board and, in some cases, the full Board, monitor the Company s liquidity on an ongoing basis. The Corporate Finance Department is responsible for planning and executing our funding activities and strategy.

In order to ensure adequate liquidity through the full range of potential operating environments and market conditions, we conduct our liquidity management and business activities in a manner that will preserve and enhance funding stability, flexibility and diversity. Key components of this operating strategy include maintaining direct relationships with wholesale market funding providers and maintaining the ability to liquidate unencumbered assets if necessary. For a further discussion of our liquidity and capital resources and

the sources and uses of liquidity see the LIQUIDITY AND CAPITAL RESOURCES section of this Form 10-K.

Credit Risk Management

The Company s Chief Credit Officer reports, on a regular basis, to the Board regarding the Company s asset quality. In addition, during 2009, the Chief Credit Officer commenced reporting, on a regular basis, to the Audit Committee of the Board regarding asset quality.

Private credit is managed within a credit risk infrastructure which includes (i) a well-defined underwriting and collection policy framework; (ii) an ongoing monitoring and review process of portfolio segments and trends; (iii) assignment and management of credit authorities and responsibilities; and (iv) establishment of an allowance that covers estimated losses based upon portfolio and economic analysis.

Private Education Loans are underwritten and priced according to the risk profile of the borrower, generally determined by a custom credit scoring system and the Company s proprietary underwriting process. Additionally, for borrowers who do not meet our lending requirements or who desire more favorable terms, we generally require credit-worthy cosigners. The Company bears the full risk of loss of these loans.

Probable losses for Private Education Loans are based upon statistical analysis of inherent losses over specific periods of time and are estimated using sophisticated portfolio modeling, credit scoring and decision support tools to project credit losses. Potential credit losses are considered in our risk-based pricing model. The performance of the Private Education Loan portfolio may be affected by borrowers who fail to complete their education and by the economy. A prolonged economic downturn may have an adverse effect on our credit performance. This is taken into account when establishing allowances to cover estimated losses.

We have credit risk exposure to the various counterparties with whom we have entered into derivative contracts. We review the credit strength of these companies on an ongoing basis. Our credit policies place limits on the amount of exposure we may take with any one counterparty and, in most cases, require collateral to secure the position. The credit risk associated with derivatives is measured based on the replacement cost should the counterparties with contracts in a gain position to the Company fail to perform under the terms of the contract.

Credit risk in our investment portfolio is minimized by only investing in paper with highly rated issuers. Additionally, limits per issuer are determined by our internal credit and investment guidelines to limit our exposure to any one issuer. We also have credit risk with several higher education institutions related to academic facilities loans secured by real estate.

Market and Interest Rate Risk Management

We measure interest rate risk by calculating the variability of net interest income in future periods under various interest rate scenarios using projected balances for interest-earning assets, interest-bearing liabilities and derivatives used to hedge interest rate risk. Many assumptions are utilized by management to calculate the impact that changes in interest rates may have on net interest income, the more significant of which are related to student loan volumes and pricing, the timing of cash flows from our student loan portfolio, particularly the impact of Floor Income, and the rate of student loan consolidations, basis risk, credit spreads and the maturity of our debt and derivatives.

Asset and Liability Funding Gap

The tables below present our assets and liabilities (funding) arranged by underlying indices as of December 31, 2009. In the following GAAP presentation, the funding gap only includes derivatives that qualify as effective ASC 815

hedges (those derivatives which are reflected in net interest margin, as opposed to those reflected in the gains/(losses) on derivatives and hedging activities, net line on the consolidated statements of income). The difference between the asset and the funding is the funding gap for the specified index. This represents our exposure to interest rate risk in the form of basis risk and repricing risk, which is

the risk that the different indices may reset at different frequencies or may not move in the same direction or at the same magnitude.

Management analyzes interest rate risk on a Managed Basis, which consists of both on-balance sheet and off-balance sheet assets and liabilities and includes all derivatives that are economically hedging our debt, whether they qualify as effective hedges under ASC 815 or not. Accordingly, we are also presenting the asset and liability funding gap on a Managed Basis in the table that follows the GAAP presentation.

GAAP Basis

Index (Dollars in billions)	Frequency of Variable Resets	Assets	Fui	$nding^{(1)}$	Funding Gap		
				J		-	
3-month Commercial paper ⁽²⁾	daily	\$ 112.6	\$	9.1	\$	103.5	
3-month Treasury bill	weekly	6.4		.1		6.3	
Prime	annual	.5				.5	
Prime	quarterly	1.3				1.3	
Prime	monthly	16.9				16.9	
Prime	daily			3.1		(3.1)	
PLUS Index	annual	.5				.5	
3-month LIBOR	daily						
3-month LIBOR	quarterly			103.4		(103.4)	
1-month LIBOR	monthly	5.2		5.7		(.5)	
CMT/CPI Index	monthly/quarterly			2.6		(2.6)	
Non-Discrete reset ⁽³⁾	monthly			25.3		(25.3)	
Non-Discrete reset ⁽⁴⁾	daily/weekly	13.1		1.9		11.2	
Fixed Rate ⁽⁵⁾		13.5		18.8		(5.3)	
Total		\$ 170.0	\$	170.0	\$		

- (1) Funding includes all derivatives that qualify as hedges under ASC 815.
- (2) Funding includes \$9.0 billion of ED Participation Program facility which resets based on the prior quarter student loan commercial paper index.
- (3) Funding consists of auction rate securities, the 2008 ABCP Facilities and the ED Conduit Program facility.
- (4) Assets include restricted and non-restricted cash equivalents and other overnight type instruments.
- (5) Assets include receivables and other assets (including Retained Interests, goodwill and acquired intangibles). Funding includes other liabilities and stockholders equity (excluding Series B Preferred Stock).

The Funding Gaps in the above table are primarily interest rate mismatches in short-term indices between our assets and liabilities. We address this issue typically through the use of basis swaps that typically convert quarterly three-month LIBOR to other indices that are more correlated to our asset indices. These basis swaps do not qualify as

effective hedges under ASC 815 and as a result the effect on the funding index is not included in our interest margin and is therefore excluded from the GAAP presentation.

Managed Basis

Index (Dollars in billions)	Frequency of Variable Resets	Assets	Fui	$\mathbf{nding}^{(1)}$	Funding Gap		
3-month Commercial paper ⁽²⁾	daily	\$ 130.6	\$	9.1	\$	121.5	
3-month Treasury bill	weekly	8.6		5.9		2.7	
Prime	annual	.9				.9	
Prime	quarterly	6.0		1.5		4.5	
Prime	monthly	24.2		11.8		12.4	
Prime	daily			3.1		(3.1)	
PLUS Index	annual	.5		.1		.4	
3-month LIBOR ⁽³⁾	daily			82.4		(82.4)	
3-month LIBOR	quarterly			21.3		(21.3)	
1-month LIBOR	monthly	5.2		13.6		(8.4)	
1-month LIBOR	daily			8.0		(8.0)	
Non-Discrete reset ⁽⁴⁾	monthly			26.3		(26.3)	
Non-Discrete reset ⁽⁵⁾	daily/weekly	14.2		1.5		12.7	
Fixed Rate ⁽⁶⁾		10.1		15.7		(5.6)	
Total		\$ 200.3	\$	200.3	\$		

- (1) Funding includes all derivatives that management considers economic hedges of interest rate risk and reflects how we internally manage our interest rate exposure.
- (2) Funding includes \$9.0 billion of ED Participation Program facility which resets based on the prior quarter student loan commercial paper index.
- (3) Funding includes \$1.4 billion of auction rate securities.
- (4) Funding consists of auction rate securities, the 2008 ABCP Facilities and the ED Conduit Program facility.
- (5) Assets include restricted and non-restricted cash equivalents and other overnight type instruments.
- (6) Assets include receivables and other assets (including Retained Interests, goodwill and acquired intangibles). Funding includes other liabilities and stockholders equity (excluding Series B Preferred Stock).

We use interest rate swaps and other derivatives to achieve our risk management objectives. To the extent possible, we fund our assets with debt (in combination with derivatives) that has the same underlying index (index type and index reset frequency). When it is more economical, we also fund our assets with debt that has a different index and/or reset frequency than the asset, but only in instances where we believe there is a high degree of correlation between the interest rate movement of the two indices. For example, we use daily reset three-month LIBOR to fund a large portion of our daily reset three-month commercial paper indexed assets. In addition, we use quarterly reset three-month LIBOR to fund a portion of our quarterly reset Prime rate indexed Private Education Loans. We also use our monthly Non-Discrete reset and 1-month LIBOR funding to fund various asset types. In using different index types and

different index reset frequencies to fund our assets, we are exposed to interest rate risk in the form of basis risk and repricing risk, which is the risk that the different indices that may reset at different frequencies will not move in the same direction or at the same magnitude. While we believe that this risk is low, as all of these indices are short-term with rate movements that are highly correlated over a long period of time, market disruptions can lead to a temporary divergence between indices as was experienced beginning in the second half of 2007 through the second quarter of 2009 with the commercial paper and LIBOR indices. As of December 31, 2009, on a Managed Basis, we have approximately \$107.2 billion of FFELP loans indexed to three-month commercial paper (3M CP) that are funded with debt indexed to LIBOR. See LENDING BUSINESS SEGMENT in MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS for further discussion of this CP/LIBOR relationship.

When compared with the GAAP presentation, the Managed Basis presentation includes all of our off-balance sheet assets and funding, and also includes basis swaps that primarily convert quarterly three-month LIBOR to other indices that are more correlated to our asset indices.

Weighted Average Life

The following table reflects the weighted average life for our Managed earning assets and liabilities at December 31, 2009.

	December 31, 2009						
	On-Balance						
(Averages in Years)	Sheet	Managed					
Earning assets							
Student loans	7.9	7.9					
Other loans	6.4	6.4					
Cash and investments	.1	.1					
Total earning assets	7.3	7.3					
Borrowings							
Short-term borrowings	.5	.5					
Long-term borrowings	6.6	6.7					
Total borrowings	5.4	5.7					

Long-term debt issuances likely to be called by us or putable by the investor have been categorized according to their call or put dates rather than their maturity dates.

Foreign Currency Exchange Rate Exposure

Foreign currency exchange rate exposure is primarily the result of foreign denominated liabilities issued by the Company. Cross-currency interest rate swaps are used to lock-in the exchange rate for the term of the liability.

COMMON STOCK

The following table summarizes the Company s common share repurchases and issuances for the years ended December 31, 2009, 2008 and 2007. Equity forward activity for the year ended December 31, 2007 is also reported.

	Years Ended December 31,								
(Shares in millions)	2009	2008	2007						
Common shares repurchased:									
Open market			1.8						
Equity forward contracts			4.2						
Equity forward contracts agreed to be settled ⁽¹⁾			44.0						
Benefit plans ⁽²⁾	.3	1.0	3.3						
Total shares repurchased	.3	1.0	53.3						
Average purchase price per share	\$ 20.29	\$ 24.51	\$ 44.59						
Common shares issued	17.8	1.9	109.2						
Equity forward contracts:									
Outstanding at beginning of period			48.2						
New contracts			(1 a)						
Settlements			(4.2)						
Agreed to be settled ⁽¹⁾			(44.0)						
Outstanding at end of period									
Authority remaining at end of period for repurchases	38.8	38.8	38.8						

⁽¹⁾ On December 31, 2007, the Company and Citibank agreed to physically settle the contract as detailed below. Consequently, the common shares outstanding and shareholders equity on the Company s year-end balance sheet reflect the physical settlement of the equity forward contract. As of December 31, 2007, the 44 million shares under this equity forward contract are reflected in treasury stock.

Beginning on November 29, 2007, the Company amended or closed out certain equity forward contracts. On December 19, 2007, the Company entered into a series of transactions with its equity forward counterparties and Citibank to assign all of its remaining equity forward contracts, covering 44,039,890 shares, to Citibank. In connection with the assignment of the equity forward contracts, the Company and Citibank amended the terms of the equity forward contract to eliminate all stock price triggers (which had previously allowed the counterparty to terminate the contracts prior to their scheduled maturity date) and termination events based on the Company s credit ratings. The strike price of the equity forward contract on December 19, 2007, was \$45.25 with a maturity date of February 22, 2008. The new Citibank equity forward contract was 100 percent collateralized with cash. On December 31, 2007, the

⁽²⁾ Shares withheld from stock option exercises and vesting of restricted stock for employees tax withholding obligations and shares tendered by employees to satisfy option exercise costs.

Company and Citibank agreed to physically settle the contract and the Company paid Citibank approximately \$1.1 billion, the difference between the contract purchase price and the previous market closing price on the 44,039,890 shares. Consequently, the common shares outstanding and shareholders—equity on the Company—s year-end balance sheet reflect the shares issued in the public offerings and the physical settlement of the equity forward contract. As of December 31, 2007, the 44 million shares under this equity forward contract are reflected in treasury stock. The Company paid Citibank the remaining balance of approximately \$0.9 billion due under the contract on January 9, 2008. The Company now has no outstanding equity forward positions.

On December 31, 2007, the Company issued 101,781,170 shares of its common stock at a price of \$19.65 per share. Net proceeds from the sale were approximately \$1.9 billion. The Company used approximately \$2.0 billion of the net proceeds from the sale of Series C Preferred Stock and the sale of its common stock to

settle its outstanding equity forward contract (see Note 11, Stockholders Equity, to the consolidated financial statements for a further discussion). The remaining proceeds were used for general corporate purposes. The Company issued 9,781,170 shares of the 102 million share offering from its treasury stock. These shares were removed from treasury stock at an average cost of \$43.13, resulting in a \$422 million decrease to the balance of treasury stock with an offsetting \$235 million decrease to retained earnings.

During 2009, the Company converted \$339 million of its Series C Preferred Stock to common stock. As part of this conversion, the Company delivered to the holders of the preferred stock: (1) approximately 17 million shares (the number of common shares they would most likely receive if the preferred stock they held mandatorily converted to common shares in the fourth quarter of 2010) plus (2) a discounted amount of the preferred stock dividends the holders of the preferred stock would have received if they held the preferred stock through the mandatory conversion date. The accounting treatment for this conversion resulted in additional expense recorded as part of preferred stock dividends for the year of approximately \$53 million.

The closing price of the Company s common stock on December 31, 2009 was \$11.27.

RECENTLY ISSUED ACCOUNTING STANDARDS

See Note 2, Significant Accounting Policies *Recently Issued Accounting Standards*. to the consolidated financial statements.

Item 7A. Quantitative and Qualitative Disclosures about Market Risk

Interest Rate Sensitivity Analysis

The Company s interest rate risk management seeks to limit the impact of short-term movements in interest rates on our results of operations and financial position. The following tables summarize the effect on earnings for the years ended December 31, 2009 and 2008 and the effect on fair values at December 31, 2009 and 2008, based upon a sensitivity analysis performed by management assuming a hypothetical increase in market interest rates of 100 basis points and 300 basis points while funding spreads remain constant. Additionally, as it relates to the effect on earnings, a sensitivity analysis was performed assuming the funding index increases 25 basis points while holding the asset index constant, if the funding index is different than the asset index. Both of these analyses do not consider any potential impairment to our Residual Interests that may result from asset and funding basis divergence or a higher discount rate that would be used to compute the present value of the cash flows if long-term interest rates increased. See Note 8, Student Loan Securitization, to the consolidated financial statements which details the potential decrease to the fair value of the Residual Interest that could occur under the referenced interest rate environment.

Year Ended December 31, 2009

		Change f Increas 100 Ba Point	e of sis	(tes: Change fi Increase 300 Bas Points	of is	Asse and Fun Inde Mismatc Increas 25 Basis I	ding x hes ⁽¹⁾ e of
(Dollars in millions, except per share amounts)		\$	%		\$	%	\$	%
Effect on Earnings Increase/(decrease) in pre-tax net income before unrealized gains (losses) on derivative and hedging activities Unrealized gains (losses) on derivative and hedging activities	\$	(70) 108	(7)% 33	\$	(31)	(3)% 5	\$ (321) 106	(31)%
Increase in net income before taxes	\$	38	5%	\$	(13)	(2)%	\$ (215)	(30)%
Increase in diluted earnings per common share	\$.080	21%	\$	(.027)	(7)%	\$ (.456)	(120)%

Year Ended December 31, 2008

					As	sset		
		Interes		and F	unding			
	Change from Increase of 100 Basis		Change from Change from				In	dex
			Incre	ease of	Misma	$atches^{(1)}$		
			300	Basis	Incre	ease of		
	Po	ints	Po	ints	25 Basi	is Points		
(Dollars in millions, except per share amounts)	\$	%	\$	%	\$	%		

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Effect on Earnings

Increase/(decrease) in pre-tax net income before unrealized gains (losses) on derivative and hedging						
activities	\$ (6)	(3)%	\$ 13	7%	\$ (297)	(162)%
Unrealized gains (losses) on derivative and hedging activities	460	82	956	171	95	17
Increase in net income before taxes	\$ 454	121%	\$ 969	258%	\$ (202)	(54)%
Increase in diluted earnings per common share	\$.974	141%	\$ 2.076	301%	\$ (.433)	(63)%

⁽¹⁾ If an asset is not funded with the same index/frequency reset of the asset then it is assumed the funding index increases 25 basis points while holding the asset index constant.

At Decemb	er 31, 2009
]	Interest Rates:

			Change fr Increase 100 Bas Points	of is	Change from Increase of 300 Basis Points			
(Dollars in millions)		Fair Value	\$	%		\$	%	
Effect on Fair Values Assets								
Total FFELP loans	\$	119,747	\$ (470)	%	\$	(979)	(1)%	
Private Education Loans		20,278						
Other earning assets		13,472	(4)			(11)		
Other assets		12,506	(690)	(6)		(1,266)	(10)	
Total assets	\$	166,003	\$ (1,164)	(1)%	\$	(2,256)	(1)%	
Liabilities								
Interest bearing liabilities	\$,	\$ (852)	(1)%	\$	(2,159)	(1)%	
Other liabilities		3,263	(21)	(1)		547	(17)	
Total liabilities	\$	157,300	\$ (873)	(1)%	\$	(1,612)	(1)%	

At December 31, 2008 Interest Rates:

		mulci est Rates.							
		Change from Increase of 100 Basis Points			Change from Increase of 300 Basis Points				
Fair Value		\$	%		\$	%			
		(758)	(1)%	\$	(1,602)	(1)%			
-		(9)			(25)				
14,5	90	(848)	(6)		(2,108)	(14)			
\$ 145,3	15 \$	(1,615)	(1)%	\$	(3,735)	(3)%			
-		(837) (293)	(1)% (8)	\$	(2,500) (273)	(2)% (8)			
	\$ 107,3 14,14 9,20 14,59 \$ 145,3	Value \$ 107,319	Increas 100 Ba Point Fair Value \$ 107,319 \$ (758) 14,141 9,265 (9) 14,590 (848) \$ 145,315 \$ (1,615) \$ 135,070 \$ (837)	Change from Increase of 100 Basis Points Fair Value \$ % \$ 107,319 \$ (758) (1)% 14,141 9,265 (9) 14,590 (848) (6) \$ 145,315 \$ (1,615) (1)% \$ 135,070 \$ (837) (1)%	Change from Increase of 100 Basis Points Fair Value \$ % \$ 107,319 \$ (758) (1)% \$ 14,141 9,265 (9) 14,590 (848) (6) \$ 145,315 \$ (1,615) (1)% \$ \$ 135,070 \$ (837) (1)% \$	Change from Increase of Increase of 100 Basis 300 Basis Points Fair Value \$ % \$ \$ 107,319 \$ (758) (1)% \$ (1,602) 14,141 9,265 (9) (25) 14,590 (848) (6) (2,108) \$ 145,315 \$ (1,615) (1)% \$ (3,735) \$ 135,070 \$ (837) (1)% \$ (2,500)			

Total liabilities \$ 138,674 \$ (1,130) (1)% \$ (2,773) (2)%

A primary objective in our funding is to minimize our sensitivity to changing interest rates by generally funding our floating rate student loan portfolio with floating rate debt. However, as discussed under LENDING BUSINESS SEGMENT Summary of our Managed Student Loan Portfolio *Floor Income Managed Basis*, we can have a fixed versus floating mismatch in funding if the student loan earns at the fixed borrower rate and the funding remains floating. In addition, we can have a mismatch in the index of floating rate debt versus floating rate assets.

During the years ended December 31, 2009 and 2008, certain FFELP loans were earning Floor Income and we locked in a portion of that Floor Income through the use of interest rate swaps and Floor Income Contracts. The result of these hedging transactions was to convert a portion of the fixed rate nature of student loans to variable rate, and to fix the relative spread between the student loan asset rate and the variable rate liability.

In the preceding tables, under the scenario where interest rates increase 100 and 300 basis points, the change in pre-tax net income before the unrealized gains (losses) on derivative and hedging activities is primarily due to the impact of (i) our unhedged on-balance sheet loans being in a fixed-rate mode due to the Embedded Floor Income, while being funded with variable debt in low interest rate environments; and (ii) a portion of our variable assets being funded with fixed debt. Item (i) will generally cause income to decrease when interest rates increase from a low interest rate environment, whereas item (ii) will generally offset this decrease. In the 100 and 300 basis point scenarios for the year ended December 31, 2009, the decrease in income resulted from item (i) above due to the impact of the low interest rate environment on Floor Income. This was offset by item (ii) above, which had a greater impact in the 300 basis point scenario. In the year ended December 31, 2008, item (i) above was partially offset by item (ii), resulting in a decrease to pretax income in the 100 basis point scenario. In the 300 basis point scenario, item (ii) more than offset item (i), resulting in an increase to pre-tax income.

Under the scenario in the tables above labeled Asset and Funding Index Mismatches, the main driver of the decrease in pre-tax income before unrealized gains (losses) on derivative and hedging activities is the result of LIBOR-based debt funding commercial paper-indexed assets. See LIQUIDITY AND CAPITAL RESOURCES Interest Rate Risk Management Asset and Liability Funding Gap for a further discussion. Increasing the spread between indices will also impact the unrealized gains (losses) on derivatives and hedging activities as it relates to basis swaps. Basis swaps used to convert LIBOR-based debt to indices that we believe are economic hedges of the indices of the assets being funded resulted in an unrealized loss of \$(102) million for both years ended December 31, 2009 and 2008. Offsetting this unrealized loss are basis swaps that economically hedge our off-balance sheet Private Education Loan securitization trusts. Unrealized gains for these basis swaps totaled \$208 million for the year ended December 31, 2009, and \$197 million for the year ended December 31, 2008. The net impact of both of these items was an unrealized gain for all periods presented.

In addition to interest rate risk addressed in the preceding tables, the Company is also exposed to risks related to foreign currency exchange rates. Foreign currency exchange risk is primarily the result of foreign currency denominated debt issued by the Company. As it relates to the Company s corporate unsecured and securitization debt programs used to fund the Company s business, the Company s policy is to use cross currency interest rate swaps to swap all foreign currency denominated debt payments (fixed and floating) to U.S. dollar LIBOR using a fixed exchange rate. In the tables above, there would be an immaterial impact on earnings if exchange rates were to decrease or increase, due to the terms of the hedging instrument and hedged items matching. The balance sheet interest bearing liabilities would be affected by a change in exchange rates; however, the change would be materially offset by the cross currency interest rate swaps in other assets or other liabilities. In the current economic environment, volatility in the spread between spot and forward foreign exchange rates has resulted in material mark-to-market impacts to current-period earnings which have not been factored into the above analysis. The earnings impact is noncash, and at maturity of the instruments the cumulative mark-to-market impact will be zero.

Item 8. Financial Statements and Supplementary Data

Reference is made to the financial statements listed under the heading (a) 1.A. Financial Statements of Item 15 hereof, which financial statements are incorporated by reference in response to this Item 8.

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

Nothing to report.

Item 9A. Controls and Procedures

Disclosure Controls and Procedures

Our management, with the participation of our Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the Exchange Act)) as of December 31,

118

2009. Based on this evaluation, our Chief Executive Officer and Chief Financial Officer concluded that, as of December 31, 2009, our disclosure controls and procedures were effective to ensure that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is (a) recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms and (b) accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer as appropriate to allow timely decisions regarding required disclosure.

Changes in Internal Control over Financial Reporting

No change in our internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) under the Securities Exchange Act of 1934, as amended) occurred during the fiscal quarter ended December 31, 2009 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information

Nothing to report.

119

PART III.

Item 10. Directors, Executive Officers and Corporate Guidance

The information regarding directors and executive officers set forth under the captions Proposal 1: Election of Directors and Executive Officers in the Proxy Statement to be filed on schedule 14A relating to the Company s Annual Meeting of Stockholders scheduled to be held on May 13, 2010 (the 2010 Proxy Statement) is incorporated by reference in this section.

The information regarding reports filed under Section 16 of the Securities and Exchange Act of 1934 set forth under the caption Section 16(a) Beneficial Ownership Reporting Compliance of our 2010 Proxy Statement is incorporated by reference in this section.

The information regarding the Company s Code of Business Conduct set forth under the caption Code of Business Conduct of our 2010 Proxy Statement is incorporated by reference in this section.

The information regarding the Company s process regarding nominees to the board of directors and the identification of the audit committee financial experts set forth under the caption Corporate Governance of our 2010 Proxy Statement is incorporated by reference in this section.

Item 11. Executive Compensation

The information set forth under the caption Executive and Director Compensation in the 2010 Proxy Statement is incorporated by reference in this section.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The information set forth under the captions Stock Ownership, General Information Principal Shareholders and Equity Compensation Plan Information in the 2010 Proxy Statement is incorporated by reference in this section. There are no arrangements known to the Company, the operation of which may at a subsequent date result in a change in control of the Company.

Item 13. Certain Relationships and Related Transactions, and Director Independence

The information set forth under the caption Related Persons Transactions and, regarding director independence under the caption Corporate Governance in the 2010 Proxy Statement is incorporated by reference in this section.

Item 14. Principal Accounting Fees and Services

The information set forth under the caption Ratification of the Appointment of Independent Registered Public Accounting Firm in the Proxy Statement is incorporated by reference in this section.

PART IV.

Item 15. Exhibits, Financial Statement Schedules

(a) 1. Financial Statements

A. The following consolidated financial statements of SLM Corporation and the Report of the Independent Registered Public Accounting Firm thereon are included in Item 8 above:

Management s Annual Report on Internal Control over Financial Reporting				
Report of Independent Registered Public Accounting Firm	F-3			
Consolidated Balance Sheets as of December 31, 2009 and 2008	F-4			
Consolidated Statements of Income for the years ended December 31, 2009, 2008 and 2007	F-5			
Consolidated Statements of Changes in Stockholders Equity for the years ended December 31, 2009, 2008				
and 2007	F-6			
Consolidated Statements of Cash Flows for the years ended December 31, 2009, 2008 and 2007	F-9			
Notes to Consolidated Financial Statements	F-10			

2. Financial Statement Schedules

All schedules are omitted because they are not applicable or the required information is shown in the consolidated financial statements or notes thereto.

3. Exhibits

The exhibits listed in the accompanying index to exhibits are filed or incorporated by reference as part of this Annual Report.

The Company will furnish at cost a copy of any exhibit filed with or incorporated by reference into this Annual Report. Oral or written requests for copies of any exhibits should be directed to the Corporate Secretary.

4. Appendices

Appendix A Federal Family Education Loan Program

(b) Exhibits

- 10.1 Amended and Restated Certificate of Incorporation of the Company, incorporated by reference to Exhibit 4.1 of the Company s Form S-8 filed on May 22, 2009.
- 10.2 Amended By-Laws of the Company incorporated by reference to Exhibit 3.1(ii) of the Company s Current Report on Form 8-K filed on August 6, 2008.
- 10.3 Board of Directors Stock Option Plan (Incorporated by reference to the Company Definitive Proxy Statement on Schedule 14A, as filed with the Securities and Exchange Commission on April 10, 1998.
- 10.4 SLM Holding Corporation Management Incentive Plan, incorporated by reference to Exhibit B of the Company s Definitive Proxy Statement on Schedule 14A, as filed on April 10, 1998.

10.5

- Stock Option Agreement, SLM Corporation Incentive Plan, ISO, Price-Vested with Replacements 2004, incorporated by reference to Exhibit 10.2 of the Company s Quarterly Report on Form 10-Q filed on November 9, 2004.
- 10.6 Stock Option Agreement, SLM Corporation Incentive Plan, Non-Qualified, Price-Vested Options-2004, incorporated by reference to Exhibit 10.3 of the Company s Quarterly Report on Form 10-Q filed on November 9, 2004.
- 10.7 Terms of Performance Stock Grant, incorporated by reference to Exhibit 10.4 of the Company s Quarterly Report on Form 10-Q filed on November 9, 2004.

121

- 10.8 Amended and Restated SLM Corporation Incentive Plan, incorporated by reference to Exhibit 10.24 of the Company s Current Report on Form 8-K filed on May 25, 2005.
- 10.9 Director s Stock Plan, incorporated by reference to Exhibit 10.25 of the Company s Current Report on Form 8-K filed on May 25, 2005.
- 10.10 SLM Corporation Incentive Plan Performance Stock Term Sheet Core Net Income Target, incorporated by reference to Exhibit 10.25 of the Company s Annual Report on Form 10-K filed on March 9, 2006.
- 10.11 Stock Option Agreement SLM Corporation incentive Plan Net-Settled, Price-Vested Options 1 year minimum 2006, incorporated by reference to Exhibit 10.25 of the Company s Annual Report on Form 10-K filed on March 9, 2006.
- 10.12 SLM Corporation Change in Control Severance Plan for Senior Officers, incorporated by reference to Exhibit 10.27 of the Company s Annual Report on Form 10-K filed on March 9, 2006.
- 10.13 Retainer Agreement between Anthony P. Terracciano and the Company, incorporated by reference to Exhibit 10.30 of the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.
- 10.14 Employment Agreement between Albert L. Lord and the Company, incorporated by reference to Exhibit 10.31 of the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.
- 10.15 Note of Purchase and Security Agreement between Phoenix Funding I, Sallie Mae, Bank of NY Trust Company, Deutsche Bank Trust Company Americas, UBS Real Estate Securities, UBS Securities LLC, incorporated by reference to Exhibit 10.31 of the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.
- 10.16 Note of Purchase and Security Agreement between Rendezvous Funding I, Bank of America, JPMorgan Chase, Bank of America Securities LLC, JP Morgan Securities, Barclays Bank PLC, Royal Bank of Scotland, Deutsche Bank Securities, Credit Suisse, Bank of NY Trust Co., Sallie Mae, incorporated by reference to Exhibit 10.31 of the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.
- 10.17 Note of Purchase and Security Agreement between Bluemont Funding I, Bank of America, JPMorgan Chase, Bank of America Securities LLC, JP. Morgan Securities, Barclays Bank PLC, Royal Bank of Scotland, Deutsche Bank Securities, Credit Suisse, Bank of NY Trust Co., Sallie Mae, incorporated by reference to Exhibit 10.31 of the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.
- 10.18 Employment Agreement between John F. Remondi and the Company, incorporated by reference to Exhibit 10.1 of the Company s Quarterly Report on Form 10-Q filed on August 6, 2008.
- 10.19 Sallie Mae Deferred Compensation Plan for Key Employees Restatement Effective January 1, 2009, filed with this Form 10-K.
- 10.20 Sallie Mae Supplemental 401(k) Savings Plan, filed with this Form 10-K,
- 10.21 Sallie Mae Supplemental Cash Account Retirement Plan, filed with this Form 10-K.
- 10.22 Amendment to the Note of Purchase and Security Agreement between Phoenix Funding I, Sallie Mae, Bank of NY Trust Company, Deutsche Bank Trust Company Americas, UBS Real Estate Securities, UBS Securities LLC, incorporated by reference to the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.
- 10.23 Amendment to the Note of Purchase and Security Agreement between Rendezvous Funding I, Bank of America, JPMorgan Chase, Bank of America Securities LLC, JF Morgan Securities, Barclays Bank PLC, Royal Bank of Scotland, Deutsche Bank Securities, Credit Suisse, Bank of NY Trust Co., Sallie Mae, incorporated by reference to the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.
- America, JPMorgan Chase, Bank of America Securities LLC, JP Morgan Securities, Barclays Bank PLC, Royal Bank of Scotland, Deutsche Bank Securities, Credit Suisse, Bank of NY Trust Co., Sallie Mae, incorporated by reference to the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.
- 10.25 Amendment to Schedule of Contracts Substantially Identical to Exhibit 10.34 of the Company s Quarterly Report on Form 10-Q filed on May 9, 2008.

- 10.26 SLM Corporation Incentive Stock Plan Stock Option Agreement, Net-Settled, Performance Vested Options, 2009, filed with this Form 10-K.
- 10.27 SLM Corporation Incentive Plan Performance Stock Term Sheet, Core Earnings Net Income Target-Sustained Performance, 2009, filed with this Form 10-K.
- 10.28 SLM Corporation Directors Equity Plan, incorporated by reference to Exhibit 10.1 of the Company s Form S-8 filed on May 22, 2009.
- 10.29 SLM Corporation 2009-2012 Incentive Plan, incorporated by reference to Exhibit 10.2 of the Company s Form S-8 filed on May 22, 2009.
- 10.30 Confidential Agreement and Release of C.E. Andrews, incorporated by reference to Exhibit 10.1 of the Company s Quarterly Report on Form 10-Q filed on August 5, 2009.
- 10.31 Confidential Agreement and Release of Robert Autor, incorporated by reference to Exhibit 10.2 of the Company s Quarterly Report on Form 10-Q filed on August 5, 2009.
- 10.32 Amended and Restated Note Purchase and Security Agreement: Bluemont Funding I; the Conduit Lenders; the Alternate Lenders; the LIBOR lenders; the Managing Agents; Bank of America, N.A.; JPMorgan Chase Bank, N.A.; Banc of America Securities LLC; J.P. Morgan Securities Inc.; The Bank of New York Mellon Trust Company, National Association; and Sallie Mae, Inc., incorporated by reference to Exhibit 10.3 of the Company s Quarterly Report on Form 10-Q filed on August 5,2009.
- 10.33 Schedule of Contracts Substantially Identical to Exhibit 10.3 in all Material Respects:. Town Center Funding I LLC and: Town Hall Funding I LLC, incorporated by reference to Exhibit 10.4 of the Company s Quarterly Report on Form 10-Q filed on August 5, 2009.
- 10.34 SLM Corporation Directors Equity Plan, Non-Employee Director Restricted Stock Agreement 2009, incorporated by reference to Exhibit 10.5 of the Company s Quarterly Report on Form 10-Q filed on November 4, 2009.
- 10.35 SLM Corporation Directors Equity Plan, Non-Employee Director Stock Option Agreement 2009, incorporated by reference to Exhibit 10.6 of the Company s Quarterly Report on Form 10-Q filed on November 4, 2009.
- 10.36 Confidential Agreement and Release of Barry Feierstein, filed with this Form 10-K.
- 10.37 Amendment to Retainer Agreement Anthony Terracciano and SLM Corporation, dated December 24, 2009, filed with this Form 10-K.
- 10.38 Affiliate Collateral Pledge and Security Agreement between SLM Education Credit Finance Corporation, HICA Education Loan Corporation and the Federal Home Loan Bank of Des Moines, dated January 15, 2010, filed with this Form 10-K.
- 10.39 Advances, Pledge and Security Agreement between HICA Education Loan Corporation and the Federal Home Loan Bank of Des Moines, dated January 15, 2010, filed with this Form 10-K.
- Note Purchase and Security Agreement between Bluemont Funding 1; the Conduit Lenders; the Alternate Lenders; the LIBOR lenders; the Managing Agents; Bank of America, N.A.; JPMorgan Chase Bank,
 N.A.; Banc of America Securities LLC; J.P. Morgan Securities Inc.; The Bank of New York Mellon Trust Company, National Association; and Sallie Mae, Inc., dated January 15, 2010, filed with this Form 10-K.
- 10.41 Schedule of Contracts Substantially Identical to Exhibit 10,40 in all Material Respects: between Town Center Funding 1 LLC and Town Hall Funding I LLC, dated January 15, 2010, filed with this Form 10-K.
- 10.42 Executive Severance Plan for Senior Officers, finalized February 2010, filed with this Form 10-K.
- 14 Code of Business Conduct (filed with-the Securities and Exchange Commission with the Company Annual Report on Form 10-K for the year ended December 31, 2003).
- 21.1 List of Subsidiaries, filed with this Form 10-K.
- Consent of PricewaterhouseCoopers LLP (Filed with the Securities and Exchange Commission with this Form 10-K).
- Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2003 (Filed with the Securities and Exchange Commission with this Form 10-K).

Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2003 (Filed with the Securities and Exchange Commission with this Form 10-K).

123

- 32.1 Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2003 (Filed with the Securities and Exchange Commission with this Form 10-K).
- 32.2 Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2003 (Filed with the Securities and Exchange Commission with this Form 10-K).

Management Contract or Compensatory Plan or Arrangement

124

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: February 26, 2010

SLM CORPORATION

By: /s/ Albert L. Lord Albert L. Lord Vice Chairman and Chief Executive Officer

Pursuant to the requirement of the Securities Exchange Act of 1934, as amended, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

Signature	Title	Date
/s/ Albert L. Lord Albert L. Lord	Vice Chairman and Chief Executive Officer (Principal Executive Officer)	February 26, 2010
/s/ John F. Remondi	Vice Chairman and Chief Financial Officer	February 26, 2010
John F. Remondi	(Principal Financial and Accounting Officer)	100100017 20, 2010
/s/ Anthony P. Terracciano	Chairman of the Board of Directors	February 26, 2010
Anthony P. Terracciano		
/s/ Ann Torre Bates	Director	February 26, 2010
Ann Torre Bates		
/s/ William M. Diefenderfer, III	Director	February 26, 2010
William M. Diefenderfer, III		
/s/ Diane Suitt Gilleland	Director	February 26, 2010
Diane Suitt Gilleland		
/s/ Earl A. Goode	Director	February 26, 2010
Earl A. Goode		

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/s/ Ronald F. Hunt	Director	February 26, 2010
Ronald F. Hunt		
/s/ Michael E. Martin	Director	February 26, 2010
Michael E. Martin		
/s/ Barry A. Munitz	Director	February 26, 2010
Barry A. Munitz		
	125	

Signature		Title	Date
/s/ Howard H. Newman	Director		February 26, 2010
Howard H. Newman			
/s/ A. Alexander Porter, Jr.	Director		February 26, 2010
A. Alexander Porter, Jr.			
/s/ Frank C. Puleo	Director		February 26, 2010
Frank C. Puleo			
/s/ Wolfgang Schoellkopf	Director		February 26, 2010
Wolfgang Schoellkopf			
/s/ Steven L. Shapiro	Director		February 26, 2010
Steven L. Shapiro			
/s/ J. Terry Strange	Director		February 26, 2010
J. Terry Strange			
/s/ Barry L. Williams	Director		February 26, 2010
Barry L. Williams			
	126		

CONSOLIDATED FINANCIAL STATEMENTS INDEX

Page
F-2
F-3
F-4
F-5
F-6
F-9
F-10

MANAGEMENT S ANNUAL REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Our management is responsible for establishing and maintaining adequate internal control over financial reporting (as defined in Rule 13a-15(f) under the Securities Exchange Act of 1934, as amended). Under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, we assessed the effectiveness of our internal control over financial reporting as of December 31, 2009. In making this assessment, our management used the criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Management also used an IT governance framework that is based on the COSO framework, *Control Objectives for Information and related Technology*, which was issued by the Information Systems Audit and Control Association and the IT Governance Institute. Based on our assessment and those criteria, management concluded that, as of December 31, 2009, our internal control over financial reporting is effective.

PricewaterhouseCoopers LLP, an independent registered public accounting firm, audited the effectiveness of the Company s internal control over financial reporting as of December 31, 2009, as stated in their report which appears below.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of SLM Corporation:

In our opinion, the consolidated financial statements listed in the accompanying index present fairly, in all material respects, the financial position of SLM Corporation and its subsidiaries at December 31, 2009 and 2008, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2009 in conformity with accounting principles generally accepted in the United States of America. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2009, based on criteria established in *Internal Control* Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company s management is responsible for these financial statements, for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management s Annual Report on Internal Control over Financial Reporting. Our responsibility is to express opinions on these financial statements and on the Company s internal control over financial reporting based on our integrated audits. We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

As discussed in Note 2 to the consolidated financial statements, the Company changed the manner in which it accounts for retained interests in 2008.

A company s internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company s internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company s assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ PricewaterhouseCoopers LLP

PricewaterhouseCoopers LLP McLean, VA

February 26, 2010

F-3

SLM CORPORATION CONSOLIDATED BALANCE SHEETS

(Dollars and shares in thousands, except per share amounts)

	Γ	December 31, 2009	D	ecember 31, 2008
Assets				
FFELP Stafford and Other Student Loans (net of allowance for losses of				
\$104,219 and \$90,906, respectively)	\$	42,978,874	\$	44,025,361
FFELP Stafford Loans Held-for-Sale		9,695,714		8,450,976
FFELP Consolidation Loans (net of allowance for losses of \$56,949 and				
\$46,637, respectively)		68,378,560		71,743,435
Private Education Loans (net of allowance for losses of \$1,443,440 and		20 772 462		
\$1,308,043, respectively)		22,753,462		20,582,298
Other loans (net of allowance for losses of \$73,985 and \$58,395, respectively)		420,233		729,380
Investments		1 072 075		0.61.000
Available-for-sale		1,273,275		861,008
Other		740,553		180,397
Total investments		2,013,828		1,041,405
Cash and cash equivalents		6,070,013		4,070,002
Restricted cash and investments		5,168,871		3,535,286
Retained Interest in off-balance sheet securitized loans		1,828,075		2,200,298
Goodwill and acquired intangible assets, net		1,177,310		1,249,219
Other assets		9,500,358		11,140,777
Total assets	\$	169,985,298	\$	168,768,437
Liabilities				
Short-term borrowings	\$	30,896,811	\$	41,933,043
Long-term borrowings	·	130,546,272	·	118,224,794
Other liabilities		3,263,593		3,604,260
Total liabilities		164,706,676		163,762,097
Commitments and contingencies				
Equity				
Preferred stock, par value \$.20 per share, 20,000 shares authorized				
Series A: 3,300 and 3,300 shares issued, respectively, at stated value of \$50				
per share		165,000		165,000
Series B: 4,000 and 4,000 shares issued, respectively, at stated value of \$100				
per share		400,000		400,000
Series C, 7.25% mandatory convertible preferred stock; 810 and 1,150 shares,				
respectively, issued at liquidation preference of \$1,000 per share		810,370		1,149,770
		110,444		106,883

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Common stock, par value \$.20 per share, 1,125,000 shares authorized: 552,220 and 534,411 shares issued, respectively Additional paid-in capital 5,090,891 4,684,112 Accumulated other comprehensive loss (net of tax benefit of \$23,448 and \$43,202, respectively) (40,825)(76,476)Retained earnings 604,467 426,175 Total SLM Corporation stockholders equity before treasury stock 7,140,347 6,855,464 Common stock held in treasury at cost: 67,222 and 66,958 shares, respectively 1,861,738 1,856,394 Total SLM Corporation stockholders equity 5,278,609 4,999,070 Noncontrolling interest 13 7,270 Total equity 5,278,622 5,006,340 Total liabilities and stockholders equity \$ 169,985,298 \$ 168,768,437

See accompanying notes to consolidated financial statements.

SLM CORPORATION CONSOLIDATED STATEMENTS OF INCOME (In thousands, except per share amounts)

	Years Ended December 31,				
	2009	2008	2007		
Interest income:					
FFELP Stafford and Other Student Loans	\$ 1,211,587	\$ 1,994,394	\$ 2,060,993		
FFELP Consolidation Loans	1,882,195	3,178,692	4,343,138		
Private Education Loans	1,582,514	1,737,554	1,456,471		
Other loans	56,005	82,734	105,843		
Cash and investments	26,064	276,264	707,577		
Total interest income	4,758,365	7,269,638	8,674,022		
Total interest expense	3,035,639	5,905,418	7,085,772		
Net interest income	1,722,726	1,364,220	1,588,250		
Less: provisions for loan losses	1,118,960	719,650	1,015,308		
Net interest income after provisions for loan losses	603,766	644,570	572,942		
Other income (loss):					
Gains on student loan securitizations			367,300		
Servicing and securitization revenue	295,297	261,819	437,097		
Gains (losses) on sales of loans and securities, net	283,836	(186,155)	(95,492)		
Gains (losses) on derivative and hedging activities, net	(604,535)	(445,413)	(1,360,584)		
Contingency fee revenue	295,883	340,140	335,737		
Collections revenue	51,152	127,823	219,683		
Guarantor servicing fees	135,562	121,363	156,429		
Other	929,151	392,076	385,303		
Total other income	1,386,346	611,653	445,473		
Expenses:					
Salaries and benefits	549,137	602,868	728,095		
Other operating expenses	706,169	712,083	759,895		
Restructuring expenses	13,767	83,516	22,505		
Total expenses	1,269,073	1,398,467	1,510,495		
Income (loss) from continuing operations, before income tax expense					
(benefit)	721,039	(142,244)	(492,080)		
Income tax expense (benefit)	238,364	(76,769)	408,275		
Net income (loss) from continuing operations	482,675	(65,475)	(900,355)		
Income (loss) from discontinued operations, net of tax benefit	(157,690)	(143,219)	6,276		

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Net income (loss) Less: net income attributable to noncontrolling interest	324,985 847	(208,694) 3,932	(894,079) 2,315
Net income (loss) attributable to SLM Corporation Preferred stock dividends	324,138 145,836	(212,626) 111,206	(896,394) 37,145
Net income (loss) attributable to SLM Corporation common stock	\$ 178,302	\$ (323,832)	\$ (933,539)
Net income (loss) attributable to SLM Corporation: Continuing operations, net of tax Discontinued operations, net of tax	\$ 481,828 (157,690)	\$ (69,407) (143,219)	\$ (902,670) 6,276
Net income (loss) attributable to SLM Corporation	\$ 324,138	\$ (212,626)	\$ (896,394)
Basic earnings (loss) per common share attributable to SLM Corporation common shareholders: Continuing operations	\$.71	\$ (.39)	\$ (2.28)
		, ,	, ,
Discontinued operations	\$ (.33)	\$ (.30)	\$.02
Total	\$.38	\$ (.69)	\$ (2.26)
Average common shares outstanding	470,858	466,642	412,233
Diluted earnings (loss) per common share attributable to SLM Corporation common shareholders:			
Continuing operations	\$.71	\$ (.39)	\$ (2.28)
Discontinued operations	\$ (.33)	\$ (.30)	\$.02
Total	\$.38	\$ (.69)	\$ (2.26)
Average common and common equivalent shares outstanding	471,584	466,642	412,233
Dividends per common share attributable to SLM Corporation common shareholders	\$	\$	\$.25

See accompanying notes to consolidated financial statements.

SLM CORPORATION CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY (Dollars in thousands, except share and per share amounts)

Common Stock Shares		Preferred Common		Additiona on Paid-In	Comprehens	d ive Retained	Treasury	
led	Treasury	Outstanding	Stock	Stock	Capital	Income (Loss)	Earnings	Stock
12,982	(22,496,170)	410,616,812	\$565,000	\$ 86,62	23 \$ 2,565,21	1 \$ 349,111	\$ 1,834,718	\$ (1,040,62
							(896,394)	
						(101,591	.)	
						(15,004	!)	
						3,848	3	
							(102,658)	
							(11,500)	
							(24,796)	
							(201) (8)	
80,099	9,816,534	109,196,633		19,8	76 1,940,70	08	(235,548)	423,44
			1,000,000		(30,67	' 8)	(648)	
					49,01	6		
					65,91	7		
							(5,761)	

(65,01					(1,809,700)	(1,809,700)
(164,43 54,71					(4,110,929)	(4,110,929)
(1,992,93 1,105,97 (152,82					(44,039,890) (3,311,239)	(44,039,890) (3,311,239)
\$ 557,204 \$ (1,831,70	\$ 236,364	\$ 4,590,174	\$ 106,499	\$ \$1,565,000	466,541,687	(65,951,394)

See accompanying notes to consolidated financial statements.

93,081

SLM CORPORATION CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY (Dollars in thousands, except share and per share amounts)

Common Stock Shares		Preferred Common		Additional Paid-In	Accumulated Other Comprehensive	Retained	Treasur	
sued	Treasury	Outstanding	Stock	Stock	Capital	Income (Loss)	Earnings	Stock
493,081	(65,951,394)	466,541,687	\$1,565,000	\$ 106,499	\$ 4,590,174	\$ 236,364	\$ 557,204	\$ (1,831,
							(212,626)	
						(45,360)		
						(71,412)		
						(1,413)		
							(11,501)	
							(15,927)	
							(83,128) (1,852)	
908,595	3,667	1,912,262		382	38,575			
			150,000		(4,005	(i)	(650)	
9,595		9,595	(230)	2	228	1		
					(16,981)		
					76,121			
4								

194,655

(194,655)

(1,010,673) (1,010,673) (24,74)

411,271 (66,958,400) 467,452,871 \$1,714,770 \$ 106,883 \$ 4,684,112 \$ (76,476) \$ 426,175 \$ (1,856,3

See accompanying notes to consolidated financial statements

F-7

SLM CORPORATION CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY (Dollars in thousands, except share and per share amounts)

Common Stock Shares			Preferred	Common	Additional Paid-In	Accumulated Other Comprehensive Income	e Retained	Treasury
ssued	Treasury	Outstanding	Stock	Stock	Capital	(Loss)	Earnings	Stock
1,411,271	(66,958,400)	467,452,871	\$1,714,770	\$ 106,883	\$ 4,684,112	2 \$ (76,476)	\$ 426,175	\$ (1,856,39
							324,138	
						2,872		
						40,087		
						(7,308)		
							(11,500)	
							(6,752)	
							(97,523) (10)	
536,036	98	536,134		107	3,186	j		
					650	1	(650)	
7,272,269		17,272,269	(339,400)	3,454	365,357	ı	(29,411)	
					(9,710))		

47,296

(263,640) (263,640) (5,34)

2,219,576 (67,221,942) 484,997,634 \$1,375,370 \$ 110,444 \$ 5,090,891 \$ (40,825) \$ 604,467 \$ (1,861,73

See accompanying notes to consolidated financial statements.

SLM CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS (Dollars in thousands)

		Years Ended December 31,					
	2009		2008			2007	
Operating activities							
Net income (loss)	\$	324,985	\$	(208,694)	\$	(894,079)	
Adjustments to reconcile net income (loss) to net cash (used							
in) provided by operating activities:							
Loss (income) from discontinued operations, net of tax		157,690		143,219		(6,276)	
Gains on student loan securitizations						(367,300)	
Losses on loans and securities, net		580		186,155		95,492	
Stock-based compensation cost		51,065		86,271		74,621	
Unrealized (gains)/losses on derivative and hedging							
activities, excluding equity forwards		324,443		559,895		(214,963)	
Unrealized (gains)/losses on derivative and hedging							
activities equity forwards						1,558,025	
Provisions for loan losses		1,118,960		719,650		1,015,308	
Student loans originated for sale, net		(19,099,583)		(7,787,869)			
Decrease (increase) in restricted cash other		40,051		96,617		(84,537)	
Decrease (increase) in accrued interest receivable		893,516		(279,082)		(1,046,124)	
(Decrease) increase in accrued interest payable		(517,401)		(200,501)		214,401	
Adjustment for non-cash (income)/loss related to Retained							
Interest		329,953		425,462		279,246	
(Increase) decrease in other assets, goodwill and acquired							
intangible assets, net		(23,405)		421,667		836,564	
(Decrease) in other liabilities		(29,276)		(155,768)		(890,464)	
Cash (used in) provided by operating activities continuing							
operations		(16,753,407)		(5,784,284)		1,463,993	
Cash provided by (used in) operating activities							
discontinued operations		514,713		301,234		(618,117)	
Total net cash (used in) operating activities		(15,913,709)		(5,691,744)		(48,203)	
Investing activities							
Student loans acquired		(9,403,093)		(23,337,946)		(39,303,005)	
Loans purchased from securitized trusts		(5,978)		(1,243,671)		(4,448,766)	
Reduction of student loans:							
Installment payments, claims and other		10,749,227		10,333,901		11,413,044	
Proceeds from securitization of student loans treated as							
sales						1,976,599	
Proceeds from sales of student loans		788,221		496,183		1,013,295	

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Other loans originated Other loans repaid	(2,823) 261,491	(1,138,355) 1,542,307	(3,396,501) 3,420,187
Other investing activities, net Purchases of available-for-sale securities	(573,251)	(135,041)	(358,209)
Proceeds from sales of available-for-sale securities	(128,478,198) 100,056	(101,140,587) 328,530	(90,087,504) 73,217
Proceeds from maturities of available-for-sale securities	127,951,879	102,436,912	89,353,103
Purchases of held-to-maturity and other securities	(889)	(500,255)	(330,450)
Proceeds from maturities of held-to-maturity securities and	(00)	(300,233)	(330,430)
other securities	79,171	407,180	435,468
(Increase) decrease in restricted cash on-balance sheet	75,171	407,100	133,100
trusts	(1,181,275)	918,403	(1,293,846)
Return of investment from Retained Interest	26,513	403,020	276,996
Purchase of subsidiaries, net of cash acquired	,	(37,868)	,
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Net cash provided by (used in) investing activities	311,051	(10,667,287)	(31,256,372)
Financing activities			
Borrowings collateralized by loans in trust issued	12,997,915	17,986,955	23,943,837
Borrowings collateralized by loans in trust repaid	(5,689,713)	(6,299,483)	(6,429,648)
Asset-backed commercial paper conduits, net	(16,138,186)	(1,649,287)	21,073,857
ED Participation Program, net	19,301,929	7,364,969	
ED Conduit Program facility, net	14,313,837		
Other short-term borrowings issued	298,294	2,592,429	594,434
Other short-term borrowings repaid	(1,434,538)	(1,512,031)	(2,342,953)
Other long-term borrowings issued	4,333,181	3,563,003	1,567,602
Other long-term borrowings repaid	(9,504,267)	(9,518,655)	(3,188,249)
Other financing activities, net	(751,087)	284,659	901,263
Excess tax benefit from the exercise of stock-based awards	664	281	30,316
Common stock issued	664	5,979	2,125,111
Net settlements on equity forward contracts			(614,217)
Common stock repurchased Common dividends paid			(2,222,394) (102,658)
Preferred stock issued		145,345	968,674
Preferred dividends paid	(115,775)	(110,556)	(36,497)
Noncontrolling interest,net	(9,585)	(6,606)	(3,094)
Noncontrolling interest, net	(7,363)	(0,000)	(3,074)
Net cash provided by financing activities	17,602,669	12,847,002	36,265,384
Net increase (decrease) in cash and cash equivalents	2,000,011	(3,512,029)	4,960,809
Cash and cash equivalents at beginning of year	4,070,002	7,582,031	2,621,222
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Cash and cash equivalents at end of year	\$ 6,070,013	\$ 4,070,002	\$ 7,582,031
Cash disbursements made for:			
Interest	\$ 3,656,545	\$ 6,157,096	\$ 6,897,773
Income taxes	\$ 298,285	\$ 699,364	\$ 1,097,340

See accompanying notes to consolidated financial statements.

SLM CORPORATION

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts, unless otherwise stated)

1. Organization and Business

SLM Corporation (the Company) is a holding company that operates through a number of subsidiaries. The Company was formed 37 years ago as the Student Loan Marketing Association, a federally chartered government-sponsored enterprise (the GSE), with the goal of furthering access to higher education by acting as a secondary market for student loans. In 2004, the Company completed its transformation to a private company through its wind-down of the GSE. The GSE s outstanding obligations were placed into a Master Defeasance Trust Agreement as of December 29, 2004, which was fully collateralized by direct, noncallable obligations of the United States.

The Company s primary business is to originate and hold student loans by providing funding, delivery and servicing support for education loans in the United States through its participation in the Federal Family Education Loan Program (FFELP) and through offering non-federally guaranteed Private Education Loans. The Company primarily markets its FFELP Stafford and Private Education Loans through on-campus financial aid offices.

The Company has expanded into a number of fee-based businesses, most notably its Asset Performance Group (APG), which is presented as a distinct segment in accordance with the Financial Accounting Standards Board s (FASB) Accounting Standards Codification (ASC) 280, Segment Reporting. The Company s APG business segment provides a wide range of accounts receivable and collections services including student loan default aversion services, defaulted student loan portfolio management services, contingency collections services for student loans and other asset classes, and accounts receivable management and collection for purchased portfolios of receivables that are delinquent or have been charged off by their original creditors as well as sub-performing and non-performing mortgage loans. In 2008, the Company concluded that its APG purchased paper business no longer produced a mutual strategic fit. The Company sold its international Purchased Paper Non-Mortgage business in the first quarter of 2009. The Company sold all of its assets in the Purchased-Paper Mortgage/Properties business in the fourth quarter of 2009. The Company continues to wind down the domestic side of its Purchased Paper Non-Mortgage business.

The Company also earns fees for a number of services, including student loan and guarantee servicing, and for providing processing capabilities and information technology to educational institutions as well as 529 college savings plan program management, transfer and servicing agent services, and administration services through Upromise Investments, Inc. (UII) and Upromise Investment Advisors, LLC (UIA). The Company also operates a consumer savings network through Upromise, Inc. (Upromise). References in this Annual Report to Upromise refer to Upromise and its subsidiaries, UII and UIA.

On April 16, 2007, the Company announced that a buyer group (Buyer Group) led by J.C. Flowers & Co. (J.C. Flowers), Bank of America, N.A. and JPMorgan Chase, N.A. had signed a definitive agreement (Merger Agreement) to acquire the Company (the Proposed Merger) for approximately \$25.3 billion or \$60.00 per share of common stock. On January 25, 2008, the Company, Mustang Holding Company Inc. (Mustang Holding), Mustang Merger Sub, Inc. (Mustang Sub), J.C. Flowers, Bank of America, N.A. and JPMorgan Chase Bank, N.A. entered into a Settlement, Termination and Release Agreement (the Agreement). Under the Agreement, the lawsuit filed by the Company on October 8, 2007, related to the Proposed Merger, as well as all counterclaims, was dismissed and the Merger Agreement dated April 15, 2007, among the Company, Mustang Holding and Mustang Sub was terminated on January 25, 2008.

On February 26, 2009, the Obama Administration (the Administration) issued their 2010 fiscal year budget request to Congress which included provisions that called for the elimination of the FFELP program and which would require all new federal loans to be made through the Direct Student Loan Program (DSLP). On September 17, 2009 the House of Representatives passed H.R. 3221, the Student Aid and Fiscal Responsibility act (SAFRA), which was consistent with the Administration s 2010 budget request to

F-10

SLM CORPORATION

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

1. Organization and Business (Continued)

Congress. If it became law SAFRA would eliminate the FFELP and require that, after July 1, 2010, all new federal loans be made through the DSLP. The Administration s 2011 fiscal year budget continued these requests.

The Senate has not yet introduced legislation on this issue. The Company, together with other members of the student loan community, has been working with members of Congress to enhance SAFRA to allow students and schools to continue to choose their loan originator and to require servicers to share in the risk of loan default. This proposal is referred to as the Community Proposal because it has the widespread support of the student lending community, which includes lenders, Guarantors, financial aid advisors and others. The Company believes that maintaining competition in the student loan programs and requiring participants to assume a portion of the risk inherent in the program, two of the major tenets of the Community Proposal, would result in a more efficient and cost effective program that better serves students, schools, ED and taxpayers.

2. Significant Accounting Policies

Consolidation

The consolidated financial statements include the accounts of SLM Corporation and its majority-owned and controlled subsidiaries and those Variable Interest Entities (VIEs) for which SLM Corporation is the primary beneficiary, after eliminating the effects of intercompany accounts and transactions.

ASC 810, Consolidation, requires VIEs to be consolidated by their primary beneficiaries. A VIE exists when either the total equity investment at risk is not sufficient to permit the entity to finance its activities by itself, or the equity investors lack one of three characteristics associated with owning a controlling financial interest. Those characteristics are the direct or indirect ability to make decisions about an entity s activities that have a significant impact on the success of the entity, the obligation to absorb the expected losses of an entity, and the rights to receive the expected residual returns of the entity.

As further discussed in Note 8, Student Loan Securitization, the Company does not consolidate any qualifying special purpose entities (QSPEs) created for securitization purposes in accordance with ASC 860, Transfers and Servicing. All of the Company s off-balance sheet securitizations meet the definition of a QSPE and are not consolidated. The Company s accounting treatment for its on-balance sheet securitizations, which are not QSPEs, are governed by ASC 810 and are consolidated in the accompanying financial statements as the Company is the primary beneficiary.

Use of Estimates

The Company s financial reporting and accounting policies conform to generally accepted accounting principles in the United States of America (GAAP). The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Key accounting policies that include significant judgments and estimates include valuation and income recognition related to

allowance for loan losses, loan effective interest rate method (student loan premiums and discounts), fair value measurements, securitization activities (gain on sale and the related Retained Interest), and derivative accounting.

F-11

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

Fair Value Measurement

The Company uses estimates of fair value in applying various accounting standards for its financial statements. Under GAAP, fair value measurements are used in one of four ways:

In the consolidated balance sheet with changes in fair value recorded in the consolidated statement of income;

In the consolidated balance sheet with changes in fair value recorded in the accumulated other comprehensive income section of the consolidated statement of changes in stockholders equity;

In the consolidated balance sheet for instruments carried at lower of cost or fair value with impairment charges recorded in the consolidated statement of income; and

In the notes to the financial statements.

Fair value is defined as the price to sell an asset or transfer a liability in an orderly transaction between willing and able market participants. In general, the Company s policy in estimating fair values is to first look at observable market prices for identical assets and liabilities in active markets, where available. When these are not available, other inputs are used to model fair value such as prices of similar instruments, yield curves, volatilities, prepayment speeds, default rates and credit spreads (including for the Company s liabilities), relying first on observable data from active markets. Additional adjustments may be made for factors including liquidity, credit, bid/offer spreads, etc., depending on current market conditions. Transaction costs are not included in the determination of fair value. When possible, the Company seeks to validate the model s output to market transactions. Depending on the availability of observable inputs and prices, different valuation models could produce materially different fair value estimates. The values presented may not represent future fair values and may not be realizable.

The Company categorizes its fair value estimates based on a hierarchical framework associated with three levels of price transparency utilized in measuring financial instruments at fair value. Classification is based on the lowest level of input that is significant to the fair value of the instrument. The three levels are as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date. The types of financial instruments included in level 1 are highly liquid instruments with quoted prices.
- Level 2 Inputs from active markets, other than quoted prices for identical instruments, are used to determine fair value. Significant inputs are directly observable from active markets for substantially the full term of the asset or liability being valued.
- Level 3 Pricing inputs significant to the valuation are unobservable. Inputs are developed based on the best information available. However, significant judgment is required by management in developing the inputs.

Loans

Loans, consisting of federally insured student loans, Private Education Loans, student loan participations, lines of credit, academic facilities financings, and other consumer and mortgage loans that the Company has the ability and intent to hold for the foreseeable future are classified as held for investment and are carried at amortized cost. Amortized cost includes the unamortized premiums, discounts, and capitalized origination costs and fees, all of which are amortized to interest income as further discussed below. Loans which are held-for-investment also have an allowance for loan loss as needed. Any loans the Company has the ability

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

and intent to sell are classified as held for sale, and carried at the lower of cost or fair value. Loans which are held-for-sale do not have the associated premium, discount, and capitalized origination costs and fees amortized into interest income. In addition, once a loan is classified as held-for-sale, there is no further adjustment to the loan s allowance for loan loss that existed immediately prior to the reclassification to held-for-sale.

As market conditions permit, the Company actively securitizes loans but securitization is viewed as one of many different sources of financing. At the time of a funding need, the most advantageous funding source is identified and, if that source is the securitization program, loans are selected based on the required characteristics to structure the desired transaction (e.g., type of loan, mix of interim vs. repayment status, credit rating, maturity dates, etc.). The Company structures securitizations to obtain the most favorable financing terms. Due to some of the structuring terms, certain transactions qualify for sale treatment under ASC 860 while others do not qualify for sale treatment and are recorded as financings. All student loans are initially categorized as held for investment until there is certainty as to each specific loan—sultimate financing because the Company does not securitize all loans and not all securitizations qualify as sales. It is only when the Company has selected the loans to securitize and that securitization transaction qualifies as a sale under ASC 860 does the Company make the decision to sell such loans. At that time, the loans selected are transferred into the held-for-sale classification and carried at the lower of cost or fair value. If the Company anticipates recognizing a gain related to the impending securitization, then the fair value of the loans is higher than their respective cost basis and no valuation allowance is needed.

Under The Ensuring Continued Access to Student Loans Act of 2008 (ECASLA), ED has implemented the Loan Purchase Commitment Program (Purchase Program). Under the Purchase Program, ED will purchase eligible FFELP loans at a set price by September 30, 2010 at the option of the Company. The Company is classifying all loans eligible to be sold to ED under the Purchase Program as held-for-sale. The Company currently has the ability and intent to sell such loans to ED under the Purchase Program due to the current environment in the capital markets. These loans are included in the FFELP Stafford Held-for-Sale Loans line on the consolidated balance sheets.

Student Loan Income

The Company recognizes student loan interest income as earned, adjusted for the amortization of premiums and capitalized direct origination costs, accretion of discounts, and borrower benefits for timely payment (Repayment Borrower Benefits). These adjustments are made in accordance with ASC 310, Receivables, which requires income to be recognized based upon the expected yield of the loan over its life after giving effect to prepayments and extensions, and to estimates related to Repayment Borrower Benefits. As a result, for loans that are held for investment, premiums, discounts, and capitalized direct origination costs and fees are amortized over the estimated life of the loan, which includes an estimate of prepayment speeds. The estimate of the prepayment speed must consider the effect of consolidations, voluntary prepayments and student loan defaults, all of which shorten the life of loan. Prepayment speed estimates must also consider the utilization of deferment and forbearance, which lengthen the life of loan, coupled with management s expectation of future activity. For Repayment Borrower Benefits, the estimates of their effect on student loan yield are based on analyses of historical payment behavior of borrowers who are eligible for the incentives and its effect on the ultimate qualification rate for these incentives. The Company regularly evaluates the assumptions used to estimate its loan life and the qualification rates used for Repayment Borrower Benefits. In

instances where there are changes to the assumptions, amortization is adjusted on a cumulative basis to reflect the change since the acquisition of the loan. The Company pays an annual 105 basis point Consolidation Loan Rebate Fee on FFELP Consolidation Loans which is netted against student loan income.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

Additionally, interest earned on student loans reflects potential non-payment adjustments in accordance with the Company s non-accrual policy as discussed further in *Allowance for Student Loan Losses* below.

The Company recognizes certain fee income (primarily late fees and forbearance fees) on student loans according to the contractual provisions of the promissory notes, as well as the Company s expectation of collectability. Student loan fee income is recorded when earned in other income in the consolidated statements of income.

Allowance for Student Loan Losses

The Company maintains an allowance for loan losses at an amount sufficient to absorb losses incurred in its FFELP loan and Private Education Loan portfolios at the reporting date based on a projection of estimated probable credit losses incurred in the portfolio. The Company analyzes those portfolios to determine the effects that the various stages of delinquency and forbearance have on borrower default behavior and ultimate charge-off. The Company estimates the allowance for loan losses for its loan portfolio using a migration analysis of delinquent and current accounts. A migration analysis is a technique used to estimate the likelihood that a loan receivable may progress through the various delinquency stages and ultimately charge off, and is a widely used reserving methodology in the consumer finance industry. The Company also uses the migration analysis to estimate the amount of uncollectible accrued interest on Private Education Loans and write-off that amount against current period interest income. The evaluation of the allowance for loan losses is inherently subjective, as it requires material estimates that may be susceptible to significant changes. The Company s default estimates are based on a loss confirmation period of generally two years (i.e., the Company s allowance for loan loss covers the next two years of expected losses). The two-year estimate of the allowance for loan losses is subject to a number of assumptions. If actual future performance in delinquency, charge-offs and recoveries are significantly different than estimated, this could materially affect the Company s estimate of the allowance for loan losses and the related provision for loan losses on the Company s income statement. The Company believes that the Private Education Loan and FFELP allowance for loan losses are appropriate to cover probable losses incurred in the student loan portfolio.

When calculating the allowance for loan losses on Private Education Loans, the Company divides the portfolio into categories of similar risk characteristics based on loan program type, loan status (in-school, grace, forbearance, repayment, and delinquency), underwriting criteria (FICO scores), and existence or absence of a cosigner. As noted above, the Company uses historical experience of borrower default behavior and charge-offs to estimate the probable credit losses incurred in the loan portfolio at the reporting date. Also, the Company uses historical borrower payment behavior to estimate the timing and amount of future recoveries on charged off loans. The Company then applies the default and collection rate projections to each category of loans. Once the quantitative calculation is performed, management reviews the adequacy of the allowance for loan losses and determines if qualitative adjustments need to be considered. One technique for making this determination is through projection modeling, which is used to determine if the allowance for loan losses is sufficient to absorb credit losses anticipated during the loss confirmation period. Projection modeling is a forward-looking projection of charge-offs. Assumptions that are utilized in the projection modeling include (but are not limited to) historical experience, recent changes in collection policies and procedures, collection performance, and macroeconomic indicators. Additionally, management considers changes in laws and regulations that could potentially impact the allowance for loan losses.

The current and future economic environment is taken into account by the Company when calculating the allowance for loan loss. The Company analyzes key economic statistics and the impact they will have on future charge offs. Key economic statistics analyzed as part of the allowance for loan loss are unemployment rates (total and specific to college graduates), consumer confidence and other asset type delinquency rates

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

(credit cards, mortgages). As a result of the economy, provision expense has remained elevated since the fourth quarter of 2008. If the economy weakens beyond the Company s expectations, the expected losses resulting from its default and collection estimates embedded in the allowance could be higher than currently projected.

As part of concluding on the adequacy of the allowance for loan loss, the Company also reviews key allowance and loan metrics. The most relevant of these metrics considered are the allowance coverage of charge-offs ratio; the allowance as a percentage of total loans and of loans in repayment; and delinquency and forbearance percentages.

In 2009, the Company implemented a program which offers loan modifications to borrowers who qualify. Temporary interest rate concessions are granted to borrowers experiencing financial difficulties and who meet other criteria. The allowance on these loans is calculated based on the present value of the expected cash flows (including estimates of future defaults) discounted at the loan s effective interest rate. This calculation contains estimates which are inherently subjective and are evaluated on a periodic basis.

The majority of the Company s Private Education Loan programs do not require that borrowers begin repayment until six months after they have graduated or otherwise left school. Consequently, the Company s loss estimates for these programs are generally low while the borrower is in school. At December 31, 2009, 37 percent of the principal balance in the higher education Private Education Loan portfolio was related to borrowers who are in in-school or grace status and not required to make payments. As the current portfolio ages, an increasing percentage of the borrowers will leave school and be required to begin payments on their loans. The allowance for losses will change accordingly.

Similar to the rules governing FFELP payment requirements, the Company s collection policies allow for periods of nonpayment for borrowers requesting additional payment grace periods upon leaving school or experiencing temporary difficulty meeting payment obligations. This is referred to as forbearance status and is considered separately in the Company s allowance for loan losses. The loss confirmation period is in alignment with the Company s typical collection cycle and takes into account these periods of nonpayment.

In general, Private Education Loan principal is charged off against the allowance when the loan exceeds 212 days delinquency. The charge-off amount equals the estimated loss of the defaulted loan balance. Actual recoveries, as they are received, are applied against the remaining loan balance that was not charged-off. If periodic recoveries are less than originally expected, the difference results in immediate additional provision expense and charge-off of such amount.

FFELP loans are guaranteed as to their principal and accrued interest in the event of default subject to a Risk Sharing level set based on the date of loan disbursement. For loans disbursed after October 1, 1993, and before July 1, 2006, the Company receives 98 percent reimbursement on all qualifying default claims. For loans disbursed on or after July 1, 2006, the Company receives 97 percent reimbursement. The College Cost Reduction and Access Act of 2007 (CCRAA) reduces the Risk Sharing level for loans disbursed on or after October 1, 2012 to 95 percent reimbursement, which will impact the allowance for loan losses in the future.

Similar to the allowance for Private Education Loan losses, the allowance for FFELP loan losses uses historical experience of borrower default behavior and a two year loss confirmation period to estimate the credit losses incurred in the loan portfolio at the reporting date. The Company divides the portfolio into categories of similar risk characteristics based on loan program type, school type and loan status. The Company then applies the default rate projections, net of applicable Risk Sharing, to each category for the current period to perform its quantitative calculation. Once the quantitative calculation is performed,

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

management reviews the adequacy of the allowance for loan losses and determines if qualitative adjustments need to be considered.

Previously, when Private Education Loans in the Company's off-balance sheet securitized trusts settling before September 30, 2005 become 180 days delinquent, the Company exercised its contingent call option (the Company does not hold the contingent call option for any trusts settling after September 30, 2005) to repurchase these loans at par value and record a loss for the difference in the par value paid and the fair market value of the loan at the time of purchase, in accordance with ASC 310. Beginning in October 2008, the Company decided to no longer exercise its contingent call option. The losses recorded upon repurchase of loans under the contingent call option, for the years ended December 31, 2009, 2008, and 2007 were \$0, \$141 million, and \$123 million, respectively, and were recorded in the Gains (losses) on sales of loans and securities, net line item in the consolidated statements of income. Subsequent to buyback, the Company accounts for these loans under ASC 310 in the same manner as discussed under *Collections Revenue* for the Company s purchased paper portfolio. The initial valuation at buyback uses a discount rate similar to that used in valuing the Private Education Loan Residual Interests as that rate takes into account the credit and liquidity risks inherent in the loans being repurchased. Interest income recognized is recorded as part of student loan interest income.

Cash and Cash Equivalents

Cash and cash equivalents includes term federal funds, Eurodollar deposits, money market funds and bank deposits with original terms to maturity of less than three months.

Restricted Cash and Investments

Restricted cash primarily includes amounts for on-balance sheet student loan securitizations and other secured borrowings. This cash must be used to make payments related to trust obligations. Amounts on deposit in these accounts are primarily the result of timing differences between when principal and interest is collected on the trust assets and when principal and interest is paid on trust liabilities.

In connection with the Company s tuition payment plan product, the Company receives cash from students and parents that in turn is owed to schools. This cash, a majority of which has been deposited at Sallie Mae Bank, is held in escrow for the beneficial owners. In addition, the cash rebates that Upromise members earn from qualifying purchases from Upromise s participating companies are held in trust for the benefit of the members. This cash is held pursuant to a trust document until distributed in accordance with the Upromise member s request and the terms of the Upromise service. Upromise, which acts as the trustee for the trust, has deposited a majority of the cash with Sallie Mae Bank pursuant to a money market deposit account agreement between Sallie Mae Bank and Upromise as trustee of the trust. Subject to capital requirements and other laws, regulations and restrictions applicable to Utah industrial banks, the cash that is deposited with Sallie Mae Bank in connection with the tuition payment plan and the Upromise rebates described above is not restricted and, accordingly, is not included in restricted cash and investments in the Company s consolidated financial statements, as there is no restriction surrounding the use of funds by the Company.

Securities pledged as collateral related to the Company s derivative portfolio where the counterparty has rights of rehypothecation, are classified as restricted. When the counterparty does not have these rights, the security is recorded in investments and disclosed as pledged collateral in the notes. Additionally, certain counterparties require cash collateral pledged to the Company to be segregated and held in restricted cash accounts per the terms of their International Swaps and Derivatives Association, Inc. (ISDA) Credit Support Annexes (CSAs). Cash balances that the Company s indentured trusts deposit in guaranteed investment contracts that are held in trust for the related

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

note holders are classified as restricted investments. Finally, cash received from lending institutions that is invested pending disbursement for student loans is restricted and cannot be disbursed for any other purpose.

Investments

Investments are held to provide liquidity and to serve as a source of income. The majority of the Company s investments are classified as available-for-sale and such securities are carried at fair value, with the temporary changes in fair value carried as a separate component of stockholders equity. Changes in fair value for available-for-sale securities that have been designated as the hedged item in an ASC 815, Derivatives and Hedging, fair value hedge (as it relates to the hedged risks) are recorded in the gains (losses) on derivative and hedging activities, net line in the consolidated statements of income offsetting changes in fair value of the derivative which is hedging such investment. Temporary changes in fair value of the security as it relates to non-hedged risks are carried as a separate component of stockholders equity. The amortized cost of debt securities in this category is adjusted for amortization of premiums and accretion of discounts, which are amortized using the effective interest rate method. Other-than-temporary impairment is evaluated by considering several factors including the length of time and extent to which the fair value has been less than the amortized cost basis, the financial condition and near-term prospects of the security (considering factors such as adverse conditions specific to the security and ratings agency actions), and the intent and ability to retain the investment in order to allow for an anticipated recovery in fair value. Other-than-temporary impairment is recorded in earnings if the fair value is less than the amortized cost and the Company intends to sell the security or it is more likely than not that the Company will be required to sell the security before recovery of the loss. If the impairment is not other-than-temporary, the portion of the impairment related to credit losses is recorded in earnings and the impairment related to other factors is recorded in other comprehensive income. Securities classified as trading are accounted for at fair value with unrealized gains and losses included in investment income. Securities that the Company has the intent and ability to hold to maturity are classified as held-to-maturity and are accounted for at amortized cost unless the security is determined to have an other-than-temporary impairment. In this case it is accounted for in the same manner described above.

The Company also has other investments, including a receivable for cash collateral posted to derivative counterparties, the Company s remaining investment in The Reserve Primary Fund and leveraged leases, primarily with U.S. commercial airlines. These investments are accounted for at amortized cost net of impairments in other investments. Insurance-related investments are carried in other assets.

Interest Expense

Interest expense is based upon contractual interest rates adjusted for the amortization of debt issuance costs and premiums and the accretion of discounts. The Company s interest expense may also be adjusted for net payments/receipts related to interest rate and foreign currency swap agreements and interest rate futures contracts that qualify and are designated as hedges under GAAP. Interest expense also includes the amortization of deferred gains and losses on closed hedge transactions that qualified as cash flow hedges. Amortization of debt issue costs, premiums, discounts and terminated hedge basis adjustments are recognized using the effective interest rate method.

Transfer of Financial Assets

The Company accounts for the transfer of financial assets under ASC 860. The primary activity which falls under ASC 860 for the Company is securitization and other secured borrowing accounting which is further discussed below. The company s indentured trust debt, ABCP borrowings, Ed Conduit and ED

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

Participation Program facility were accounted for as on-balance sheet secured borrowings under ASC 860 as the trusts were either not QSPEs and/or the Company controlled the transferred assets. See *Securitization Accounting* below for further discussion on the criteria assessed under ASC 860 to determine whether a transfer of financial assets is a sale or a secured borrowing.

Securitization Accounting

To meet the sale criteria of ASC 860 the Company s securitizations use a two-step structure with a QSPE that legally isolates the transferred assets from the Company, even in the event of bankruptcy. Transactions receiving sale treatment are also structured to ensure that the holders of the beneficial interests issued by the QSPE are not constrained from pledging or exchanging their interests, and that the Company does not maintain effective control over the transferred assets. If these criteria are not met, then the transaction is accounted for as an on-balance sheet secured borrowing under ASC 810, Consolidation, as the Company is the primary beneficiary of the VIE. In all cases, irrespective of whether they qualify as sales under ASC 860, the Company s securitizations are structured such that legally they are sales of assets that isolate the transferred assets from the Company.

The Company assesses the financial structure of each securitization to determine whether the trust or other securitization vehicle meets the sale criteria as defined in ASC 860 and accounts for the transaction accordingly. To be a QSPE, the trust must meet all of the following conditions:

It is demonstrably distinct from the Company and cannot be unilaterally dissolved by the Company and at least 10 percent of the fair value of its interests is held by independent third parties.

The permitted activities in which the trust can participate are significantly limited. These activities must be entirely specified in the legal documents at the inception of the QSPE.

There are limits to the assets the QSPE can hold; specifically, it can hold only financial assets transferred to it that are either passive in nature, passive derivative instruments pertaining to the beneficial interests held by independent third parties, servicing rights, temporary investments pending distribution to security holders, or cash.

It can only dispose of its assets in automatic response to the occurrence of an event specified in the applicable legal documents and must be outside the control of the Company.

In certain securitizations there are certain terms present within the deal structure that result in such securitizations not qualifying for sale treatment by failing to meet the criteria required for the securitization entity (trust) to be a QSPE, or by failing other criteria for the securitization to qualify as a sale. Accordingly, these securitization trusts are accounted for as VIEs. Because the Company is considered the primary beneficiary in such VIEs, the transfer is deemed a financing and the trust is consolidated in the financial statements. The terms present in these structures that prevent sale treatment are: (1) the Company holds rights that can affect the remarketing of specific trust bonds that are not significantly limited in nature, (2) the trust has the right to enter into interest rate cap agreements after its settlement

date that do not relate to the reissuance of third-party beneficial interests or (3) the Company holds an unconditional call option related to a certain percentage of trust assets.

Irrespective of whether a securitization receives sale treatment or not, the Company s continuing involvement with its securitization trusts is generally limited to:

Owning the equity certificates of the trust.

The servicing of the student loan assets within the securitization trusts, on both a pre- and post-default basis.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

The Company acting as administrator for the securitization transactions it sponsored, which includes remarketing certain bonds at future dates.

The Company s responsibilities relative to representation and warranty violations and the reimbursement of borrower benefits.

Certain back-to-back derivatives entered into by the Company contemporaneously with the execution of derivatives by certain Private Education Loan securitization trusts.

The option held by the Company to buy certain delinquent loans from certain Private Education Loan securitization trusts.

The option to exercise the clean-up call and purchase the student loans from the trust when the asset balance is 10 percent or less of the original loan balance.

The option (in certain trusts) to call rate reset notes in instances where the remarketing process has failed.

The option (in certain trusts that were TALF eligible in 2009) to call the outstanding bonds at a discount to par at a future date

The investors of the securitization trusts have no recourse to the Company s other assets should there be a failure of the trusts to pay when due. Generally, the only arrangements under which the Company has to provide financial support to the trusts are:

representation and warranty violations requiring the buyback of loans;

the reimbursement to the trust of borrower benefits afforded the borrowers of student loans that have been securitized; or

funding specific cash accounts within certain trusts related to the remarketing of certain bonds.

Under the terms of the transaction documents of certain trusts, the Company has, from time to time, exercised its options to purchase delinquent loans from Private Education Loan trusts, to purchase the remaining loans from trusts once the loan balance falls below 10 percent of the original amount, or to call rate reset notes. The Company has not provided any financial support to the securitization trusts that it was not contractually required to provide in the past. Certain trusts maintain financial arrangements with third parties also typical of securitization transactions, such as derivative contracts (swaps) and bond insurance policies that, in the case of a counterparty failure, could adversely impact the value of the Company s Residual Interest.

Retained Interest

The Company securitizes its student loan assets, and for transactions qualifying as sales, retains Residual Interests and servicing rights (as the Company retains the servicing responsibilities), all of which are referred to as the Company s Retained Interest in off-balance sheet securitized loans. The Residual Interest is the right to receive cash flows from the student loans and reserve accounts in excess of the amounts needed to pay servicing, derivative costs (if any), other fees, and the principal and interest on the bonds backed by the student loans.

When the Company qualifies for sale treatment on its securitizations, it recognizes the resulting gain on student loan securitizations in the consolidated statements of income. This gain is based upon the difference between the allocated cost basis of the assets sold and the relative fair value of the assets received. The component in determining the fair value of the assets received that involves the most judgment is the valuation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

of the Residual Interest. The Company estimates the fair value of the Residual Interest, both initially and each subsequent quarter, based on the present value of future expected cash flows using management s best estimates of the following key assumptions—credit losses, prepayment speeds and discount rates commensurate with the risks involved. Quoted market prices are not available. The Company adopted ASC 825, Financial Instruments, effective January 1, 2008, whereby the Company elected to carry all Residual Interests at fair value with subsequent changes in fair value recorded in earnings. The Company chose this election in order to simplify the accounting for Residual Interests under one accounting model.

The fair value of the Fixed Rate Embedded Floor Income is a component of the Residual Interest and is determined both initially at the time of the sale of the student loans and each subsequent quarter. This estimate is based on an option valuation and a discounted cash flow calculation that considers the current borrower rate, Special Allowance Payment (SAP) spreads and the term for which the loan is eligible to earn Floor Income as well as time value, forward interest rate curve and volatility factors. Variable Rate Floor Income received is recorded as earned in securitization income.

The Company also receives income for servicing the loans in its securitization trusts which is recognized as earned. The Company assesses the amounts received as compensation for these activities at inception and on an ongoing basis to determine if the amounts received are adequate compensation as defined in ASC 860. To the extent such compensation is determined to be no more or less than adequate compensation, no servicing asset or obligation is recorded at the time of securitization. Servicing rights are subsequently carried at the lower of cost or market. At December 31, 2009 and 2008, the Company did not have servicing assets or liabilities recorded on the balance sheet.

Derivative Accounting

The Company accounts for its derivatives, which include interest rate swaps, cross-currency interest rate swaps, interest rate futures contracts, interest rate cap contracts, Floor Income Contracts and equity forward contracts in accordance with ASC 815, Derivatives and Hedging, which requires that every derivative instrument, including certain derivative instruments embedded in other contracts, be recorded at fair value on the balance sheet as either an asset or liability. Derivative positions are recorded as net positions by counterparty based on master netting arrangements (see Note 9, Derivative Instruments, under Risk Management Strategy) exclusive of accrued interest and cash collateral held or pledged. The Company determines the fair value for its derivative contracts primarily using pricing models that consider current market conditions and the contractual terms of the derivative contract. These factors include interest rates, time value, forward interest rate curve, volatility factors, forward foreign exchange rates, and the closing price of the Company s stock (related to its equity forward contracts). Inputs are generally from active financial markets; however, adjustments are made to derivative valuations for inputs from illiquid markets, and for credit for both when the Company has an exposure to the counterparty net of collateral held and when the counterparty has exposure to the Company net of collateral pledged. The fair values of some derivatives are determined using counterparty valuations. Pricing models and their underlying assumptions impact the amount and timing of unrealized gains and losses recognized with regard to derivatives, and the use of different pricing models or assumptions could produce different financial results. As a matter of policy, the Company compares the fair values of its derivatives that it calculates to those provided by its counterparties. Any significant differences are identified and

resolved appropriately.

Many of the Company s derivatives, mainly interest rate swaps hedging the fair value of fixed-rate assets and liabilities, cross-currency interest rate swaps, and certain Eurodollar futures contracts, qualify as effective hedges under ASC 815. For these derivatives, the relationship between the hedging instrument and the hedged items (including the hedged risk and method for assessing effectiveness), as well as the risk management objective and

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

strategy for undertaking various hedge transactions at the inception of the hedging relationship, is documented. Each derivative is designated to either a specific (or pool of) asset(s) or liability(ies) on the balance sheet or expected future cash flows, and designated as either a fair value or a cash flow hedge. Fair value hedges are designed to hedge the Company s exposure to changes in fair value of a fixed rate or foreign denominated asset or liability, while cash flow hedges are designed to hedge the Company s exposure to variability of either a floating rate asset s or liability s cash flows or an expected fixed rate debt issuance. For effective fair value hedges, both the hedge and the hedged item (for the risk being hedged) are marked-to-market with any difference reflecting ineffectiveness and recorded immediately in the statement of income. For effective cash flow hedges, the change in the fair value of the derivative is recorded in other comprehensive income, net of tax, and recognized in earnings in the same period as the earnings effects of the hedged item. The ineffective portion of a cash flow hedge is recorded immediately through earnings. The assessment of the hedge s effectiveness is performed at inception and on an ongoing basis, generally using regression testing. For hedges of a pool of assets or liabilities, tests are performed to demonstrate the similarity of individual instruments of the pool. When it is determined that a derivative is not currently an effective hedge, ineffectiveness is recognized for the full change in value of the derivative with no offsetting mark-to-market of the hedged item for the current period. If it is also determined the hedge will not be effective in the future, the Company discontinues the hedge accounting prospectively, ceases recording changes in the fair value of the hedged item, and begins amortization of any basis adjustments that exist related to the hedged item.

The Company also has a number of derivatives, primarily Floor Income Contracts and certain basis swaps, that the Company believes are effective economic hedges but are not considered hedges under ASC 815. These derivatives are classified as trading for GAAP purposes and as a result they are marked-to-market through GAAP earnings with no consideration for the price fluctuation of the economically hedged item.

Under ASC 450, Distinguishing Liabilities from Equity, equity forward contracts that allow a net settlement option either in cash or the Company s stock are required to be accounted for in accordance with ASC 815 as derivatives. Prior to 2008, the Company used these contracts to lock-in the purchase price of the Company s stock related to share repurchases. As a result, the Company marks its equity forward contracts to market through earnings in the gains (losses) on derivative and hedging activities, net line item in the consolidated statements of income along with the net settlement expense on the contracts. The Company has not had any outstanding contracts since January 2008.

The gains (losses) on derivative and hedging activities, net line item in the consolidated statements of income includes the unrealized changes in the fair value of the Company's derivatives (except effective cash flow hedges which are recorded in other comprehensive income), the unrealized changes in fair value of hedged items in qualifying fair value hedges, as well as the realized changes in fair value related to derivative net settlements and dispositions that do not qualify for hedge accounting. Net settlement income/expense on derivatives that qualify as hedges under ASC 815 are included with the income or expense of the hedged item (mainly interest expense).

Goodwill and Acquired Intangible Assets

The Company accounts for goodwill and acquired intangible assets in accordance with ASC 350, Intangibles Goodwill and Other, pursuant to which goodwill is not amortized. Goodwill is tested for impairment annually as of September

30 at the reporting unit level, which is the same as or one level below an operating segment as defined in ASC 280, Segment Reporting. Goodwill is also tested at interim periods if an event occurs or circumstances change that would indicate the carrying amount may be impaired.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

In accordance with ASC 350, Step 1 of the goodwill impairment analysis consists of a comparison of the fair value of the reporting unit to its carrying value, including goodwill. If the carrying value of the reporting unit exceeds the fair value, Step 2 in the goodwill impairment analysis is performed to measure the amount of impairment loss, if any. Step 2 of the goodwill impairment analysis compares the implied fair value of the reporting unit s goodwill to the carrying value of the reporting unit s goodwill. The implied fair value of goodwill is determined in a manner consistent with determining goodwill in a business combination. If the carrying amount of the reporting unit s goodwill exceeds the implied fair value of the goodwill, an impairment loss is recognized in an amount equal to that excess.

Other acquired intangible assets, which include but are not limited to tradenames, customer and other relationships, and non-compete agreements, are also accounted for in accordance with ASC 350. Acquired intangible assets with definite or finite lives are amortized over their estimated useful lives in proportion to their estimated economic benefit. Finite-lived acquired intangible assets are reviewed for impairment using an undiscounted cash flow analysis when an event occurs or circumstances change indicating the carrying amount of a finite-lived asset or asset group may not be recoverable. An impairment loss would be recognized if the carrying amount of the asset (or asset group) exceeds the estimated undiscounted cash flows used to determine the fair value of the asset or asset group. The impairment loss recognized would be the difference between the carrying amount and fair value. Indefinite-life acquired intangible assets are not amortized. They are tested for impairment annually as of September 30 or at interim periods if an event occurs or circumstances change that would indicate the carrying value of these assets may be impaired. The annual or interim impairment test of indefinite-lived acquired intangible assets is based primarily on a discounted cash flow analysis.

Guarantor Servicing Fees

The Company provides a full complement of administrative services to FFELP Guarantors including guarantee issuance, process, account maintenance, and guarantee fulfillment services for Guarantor agencies, the U.S. Department of Education (ED), educational institutions and financial institutions. The fees associated with these services are recognized as earned based on contractually determined rates. The Company is party to a Guarantor Servicing contract with United Student Aid Funds, Inc. (USA Funds), which accounted for 86 percent, 85 percent and 86 percent of guarantor servicing fees for the years ended December 31, 2009, 2008, and 2007, respectively.

Contingency Fee Revenue

The Company receives fees for collections of delinquent debt on behalf of clients performed on a contingency basis. Revenue is earned and recognized upon receipt of the borrower funds.

The Company also receives fees from Guarantor agencies for performing default aversion services on delinquent loans prior to default. The fee is received when the loan is initially placed with the Company and the Company is obligated to provide such services for the remaining life of the loan for no additional fee. In the event that the loan defaults, the Company is obligated to rebate a portion of the fee to the Guarantor agency in proportion to the principal and interest outstanding when the loan defaults. The Company recognizes fees received, net of actual rebates for defaults, over the service period which is estimated to be the life of the loan.

Collections Revenue

The Company has purchased delinquent and charged-off receivables on various types of consumer debt with a primary emphasis on charged-off credit card receivables, and sub-performing and non-performing mortgage loans. The Company accounts for its investments in charged-off receivables and sub-performing and

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

non-performing mortgage loans in accordance with ASC 310. Under ASC 310, the Company establishes static pools of each quarter—s purchases and aggregates them based on common risk characteristics. The pools when formed are initially recorded at fair value, based on each pool—s estimated future cash flows and internal rate of return. The Company recognizes income each month based on each static pool—s effective interest rate. The static pools are tested quarterly for impairment by re-estimating the future cash flows to be received from the pools. If the new estimated cash flows result in a pool—s effective interest rate increasing, then this new yield is used prospectively over the remaining life of the static pool. If the new estimated cash flows result in a pool—s effective interest rate decreasing, the pool is impaired and written down through a valuation allowance to maintain the effective interest rate. The Company recognized \$79 million and \$111 million of impairments for the years ended December 31, 2009 and 2008, respectively, as discussed in Note 20,—Segment Reporting.

Net interest income earned, less any impairments recognized, on the purchased portfolios is recorded as collection revenue in the consolidated statements of income. When mortgage loans default and the Company forecloses and owns the underlying real estate, the Company carries such real estate at the lower of cost or fair value. There is approximately \$285 million on the balance sheet as of December 31, 2009 related to purchased paper assets.

Restructuring Activities

From time to time, the Company implements plans to restructure its business. In conjunction with these restructuring plans, one-time, involuntary benefit arrangements, disposal costs (including contract termination costs and other exit costs), as well as certain other costs that are incremental and incurred as a direct result of the Company s restructuring plans, are accounted for in accordance with ASC 420, Exit or Disposal Cost Obligations, and are classified as restructuring expenses in the accompanying consolidated statements of income.

In conjunction with its restructuring plans, the Company has entered into one-time benefit arrangements with employees, primarily senior executives, who have been involuntarily terminated. The Company recognizes a liability when all of the following conditions have been met and the benefit arrangement has been communicated to the employees:

Management, having the authority to approve the action, commits to a plan of termination;

The plan of termination identifies the number of employees to be terminated, their job classifications or functions and their locations and the expected completion date;

The plan of termination establishes the terms of the benefit arrangement, including the benefits that employees will receive upon termination, in sufficient detail to enable employees to determine the type and amount of benefits they will receive if they are involuntarily terminated; and

Actions required to complete the plan of termination indicate that it is unlikely that significant changes to the plan of termination will be made or that the plan of termination will be withdrawn.

Severance costs under such one-time termination benefit arrangements may include all or some combination of severance pay, medical and dental benefits, outplacement services, and certain other costs.

Contract termination costs are expensed at the earlier of (1) the contract termination date or (2) the cease use date under the contract. Other exit costs are expensed as incurred and classified as restructuring expenses if (1) the cost is incremental to and incurred as a direct result of planned restructuring activities, and (2) the cost is not associated with or incurred to generate revenues subsequent to the Company s consummation of the related restructuring activities.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

In addition to one-time involuntary benefit arrangements, the Company sponsors the SLM Corporation Employee Severance Plan, which provides severance benefits in the event of termination of the Company s and its subsidiaries full-time employees (with the exception of certain specified levels of management and employees of the Company s APG subsidiaries) and part-time employees who work at least 24 hours per week. The Company also sponsors the DMO Employee Severance Plan, which provides severance benefits to certain specified levels of full-time management and full-time employees in the Company s APG subsidiaries. The Employee Severance Plan and the DMO Employee Severance Plan (collectively, the Severance Plan) establishes specified benefits based on base salary, job level immediately preceding termination and years of service upon termination of employment due to Involuntary Termination or a Job Abolishment, as defined in the Severance Plan. The benefits payable under the Severance Plan relate to past service and they accumulate and vest. Accordingly, the Company recognizes severance costs to be paid pursuant to the Severance Plan in accordance with ASC 712, Compensation Nonretirement Postemployment Benefits, when payment of such benefits is probable and reasonably estimable. Such benefits, including severance pay calculated based on the Severance Plan, outplacement services and continuation pay, have been incurred during the years ended December 31, 2009 and 2008, and the fourth quarter of 2007 as a direct result of the Company s restructuring initiatives. Accordingly, such costs are classified as restructuring expenses in the accompanying consolidated statements of income. See Note 15, Restructuring Activities, for further information regarding the Company s restructuring activities.

Software Development Costs

Certain direct development costs associated with internal-use software are capitalized, including external direct costs of services and payroll costs for employees devoting time to the software projects. These costs are included in other assets and are amortized over a period not to exceed five years beginning when the asset is technologically feasible and substantially ready for use. Maintenance costs and research and development costs relating to software to be sold or leased are expensed as incurred.

During the years ended December 31, 2009, 2008 and 2007, the Company capitalized \$16 million, \$23 million and \$19 million, respectively, in costs related to software development, and expensed \$138 million, \$120 million and \$126 million, respectively, related to routine maintenance, betterments and amortization. At December 31, 2009 and 2008, the unamortized balance of capitalized internally developed software included in other assets was \$53 million and \$56 million, respectively. The Company amortizes software development costs over three to five years.

Accounting for Stock-Based Compensation

On January 1, 2006, the Company adopted the provisions of ASC 718, Compensation-Stock Compensation, which includes a revision of SFAS No. 123, Accounting for Stock-Based Compensation, and began recognizing stock-based compensation cost in its consolidated statements of income using the fair value based method. Prior to 2006, the Company accounted for its stock option plans using the intrinsic value method of accounting provided and no compensation cost related to its stock option grants was recognized in its consolidated statements of income.

ASC 718 requires that the excess tax benefits from tax deductions on the exercise of share-based payments exceeding the deferred tax assets from the cumulative compensation cost previously recognized be classified as cash inflows from financing activities in the consolidated statement of cash flows. Prior to the adoption of ASC 718, the Company presented all excess tax benefits resulting from the exercise of share-based payments as operating cash flows. The excess tax benefit for the year ended December 31, 2009 was \$0.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

Income Taxes

Income taxes are recorded in accordance with ASC 740, Income Taxes. The asset and liability approach underlying ASC 740 requires the recognition of deferred tax liabilities and assets for the expected future tax consequences of temporary differences between the carrying amounts and tax basis of the Company s assets and liabilities. To the extent tax laws change, deferred tax assets and liabilities are adjusted in the period that the tax change is enacted.

Income tax expense/(benefit) includes (i) deferred tax expense/(benefit), which represents the net change in the deferred tax asset or liability balance during the year plus any change in a valuation allowance, and (ii) current tax expense/(benefit), which represents the amount of tax currently payable to or receivable from a tax authority plus amounts accrued for unrecognized tax benefits. Income tax expense/(benefit) excludes the tax effects related to adjustments recorded in equity.

New provisions under ASC 740, pertaining to the accounting of uncertainty in income taxes, were adopted on January 1, 2007. Under ASC 740, an uncertain tax position is recognized only if it is more likely than not to be sustained upon examination based on the technical merits of the position. The amount of tax benefit recognized in the financial statements is the largest amount of benefit that is more than fifty percent likely of being sustained upon ultimate settlement of the uncertain tax position. The Company recognizes interest related to unrecognized tax benefits in income tax expense/(benefit), and penalties, if any, in operating expenses.

Earnings (Loss) per Common Share

The Company computes earnings (loss) per common share (EPS) in accordance with ASC 260, Earnings per Share. See Note 12, Earnings (Loss) per Common Share, for further discussion.

Discontinued Operations

A Component of a business comprises operations and cash flows that can be clearly distinguished operationally and for financial reporting purposes from the rest of the Company. When a Component of a business is disposed of or is classified as held for sale in accordance with ASC 360, Property, Plant and Equipment, such Component is presented separately as discontinued operations in accordance with ASC 205, Presentation of Financial Statements Discontinued Operations, if the operations of the Component have been or will be eliminated from the ongoing operations of the Company and the Company will have no continuing involvement with the Component after the disposal transaction is complete. See Note 21, Discontinued Operations, for further discussion.

Foreign Currency Transactions

The Company had financial services operations in foreign countries through the first quarter of 2009. The financial statements of these foreign businesses have been translated into U.S. dollars in accordance with U.S. GAAP. The net investments of the parent in the foreign subsidiary are translated at the current exchange rate at each period-end through the other comprehensive income component of stockholders equity for net investments deemed to be

long-term in nature or through net income if the net investment is short-term in nature. Income statement items are translated at the average exchange rate for the period through income. Transaction gains and losses resulting from exchange rate changes on transactions denominated in currencies other than the entity s functional currency are included in other operating income.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

Statement of Cash Flows

Included in the Company s financial statements is the consolidated statement of cash flows. It is the policy of the Company to include all derivative net settlements, irrespective of whether the derivative is a qualifying hedge, in the same section of the statement of cash flows that the derivative is economically hedging.

As discussed above under *Restricted Cash and Investments*, the Company's restricted cash balances primarily relate to on-balance sheet securitizations. This balance is primarily the result of timing differences between when principal and interest is collected on the trust assets and when principal and interest is paid on the trust liabilities. As such, changes in this balance are reflected in investing activities.

Reclassifications

Certain reclassifications have been made to the balances as of and for the years ended December 31, 2008 and 2007, to be consistent with classifications adopted for 2009, which had no impact on net income, total assets or total liabilities.

Recently Issued Accounting Standards

FASB Accounting Standards Codification

The Company adopted, as of July 1, 2009, the FASB s Accounting Standards Codification (ASC) as the source of authoritative accounting principles recognized by the FASB to be applied by nongovernmental entities in the preparation of financial statements in conformity with GAAP. The ASC does not change authoritative guidance. Accordingly, implementing the ASC did not change any of the Company s accounting and, therefore, did not have an impact on the consolidated results of the Company. References to authoritative GAAP literature have been updated accordingly.

Transfers of Financial Assets and the Variable Interest Entity (VIE) Consolidation Model

In June 2009, the FASB issued topic updates to ASC 860, Transfers and Servicing, and to ASC 810, Consolidation.

The topic update to ASC 860, among other things, (1) eliminates the concept of a Qualifying Special Purpose Entity (QSPE), (2) changes the requirements for derecognizing financial assets, (3) changes the amount of the recognized gain/loss on a transfer accounted for as a sale when beneficial interests are received by the transferor, and (4) requires additional disclosure. The topic update to ASC 860 is effective for transactions which occur in fiscal years beginning after November 15, 2009. The impact of ASC 860 to future transactions will depend on how such transactions are structured. ASC 860 relates primarily to the Company s secured borrowing facilities. All of the Company s secured borrowing facilities entered into in 2008 and 2009, including securitization trusts, have been accounted for as on balance sheet financing facilities. These transactions would have been accounted for in the same manner if ASC 860 had been effective during these years.

The topic update to ASC 810 significantly changes the consolidation model for Variable Interest Entities (VIEs). The topic update amends ASC 810 and, among other things, (1) eliminates the exemption for QSPEs, (2) provides a new approach for determining who should consolidate a VIE that is more focused on control rather than economic interest, (3) changes when it is necessary to reassess who should consolidate a VIE and (4) requires additional disclosure. The topic update to ASC 810 is effective for the first annual reporting period beginning after November 15, 2009.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

Under ASC 810, if an entity has a Variable Interest in a VIE and that entity is determined to be the Primary Beneficiary of the VIE then that entity will consolidate the VIE. The Primary Beneficiary is the entity which has both: (1) the power to direct the activities of the VIE that most significantly impact the VIE is economic performance, and (2) the obligation to absorb losses or receive benefits of the entity that could potentially be significant to the VIE. As it relates to the Company is securitized assets, the Company is the servicer of the securitized assets and owns the Residual Interest of the securitization trusts. As a result, the Company is the Primary Beneficiary of its securitization trusts and will consolidate those trusts that are off-balance sheet at their historical cost basis on January 1, 2010. The historical cost basis is the basis that would exist if these securitization trusts had remained on balance sheet since they settled. ASC 810 did not change the accounting of any other VIEs the Company has a variable interest in as of January 1, 2010. These new accounting rules will also apply to new transactions entered into from January 1, 2010 forward.

On January 1, 2010, upon adopting ASC 810, the Company removed the \$1.8 billion of Residual Interests associated with these trusts from the consolidated balance sheet and the Company consolidated \$35.0 billion of assets (\$32.6 billion of which are student loans, net of a \$550 million allowance for loan loss) and \$34.4 billion of liabilities (primarily trust debt), which resulted in an approximate \$0.7 billion after-tax reduction of stockholders equity (through retained earnings). After adoption of ASC 810, with respect to the securitization trusts that were consolidated on January 1, 2010, the Company s results of operations will no longer reflect servicing and securitization income related to these securitization trusts, but will instead report interest income, provisions for loan losses associated with the securitized assets and interest expense associated with the debt issued from the securitization trusts to third parties. This presentation will be identical to the Company s accounting treatment of prior on-balance securitization trusts. The Company has not had a securitization that was treated as a sale since 2007.

Management allocates capital on a Managed Basis. This change will not impact management s view of capital adequacy for the Company. The Company s unsecured revolving credit facilities contains two principal financial covenants related to tangible net worth and net revenue. The tangible net worth covenant requires the Company to maintain consolidated tangible net worth of at least \$1.38 billion at all times. Consolidated tangible net worth as calculated for purposes of this covenant was \$3.5 billion as of December 31, 2009. Upon adoption of ASC 810 on January 1, 2010, consolidated tangible net worth as calculated for this covenant was \$2.7 billion. Because the transition adjustment upon adoption of ASC 810 is recorded through retained earnings, the net revenue covenant was not impacted by the adoption of ASC 810. The ongoing net revenue covenant will not be affected by ASC 810 s impact on the Company s securitization trusts as the net revenue covenant treated all off-balance sheet trusts as on-balance sheet for purposes of calculating net revenue.

Subsequent Events

In May 2009, the FASB issued a topic update on ASC 855, Subsequent Events. This topic update is intended to establish general standards of accounting for, and disclosure of, events that occur after the balance sheet date but before financial statements are issued or are available to be issued. Specifically, this topic update sets forth the period after the balance sheet date during which management of a reporting entity should evaluate events or transactions that may occur for potential recognition or disclosure in the financial statements, the circumstances under which an entity should recognize events or transactions occurring after the balance sheet date in its financial statements, and the

disclosures that an entity should make about events or transactions that occurred after the balance sheet date. The topic update to ASC 855 is effective for fiscal years and interim periods ending after June 15, 2009. The Company adopted this topic update effective June 15, 2009 and has evaluated any events subsequent to December 31, 2009, and their impact on the reported results and disclosures.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

Fair Value Measurements

In January 2010, the FASB issued a topic update to ASC 820, Fair Value Measurements and Disclosures. The update improves reporting by requiring separate disclosures of the amounts of significant transfers in and out of Level 1 and 2 of fair value measurements and a description of the reasons for the transfers. In addition, a reporting unit should report separately information about purchases, sales, issuances, and settlements within the reconciliation of activity in Level 3 fair value measurements. Finally, the update clarifies existing disclosure requirements regarding the level of disaggregation in reporting classes of assets and liabilities and discussion of the inputs and valuation techniques used for level 2 and 3 fair values. This topic update is effective for annual and interim periods beginning January 1, 2010, except for disclosures about purchases, sales, issuances, and settlements in the roll forward of activity in Level 3 fair value measurements. Those disclosures are effective for annual and interim periods beginning January 1, 2011.

In August 2009, the FASB issued another topic update to ASC 820. The update provides clarification for the valuation of liabilities when a quoted price in an active market for the liability does not exist and clarifies that a quoted price for the liability when traded as an asset (when no adjustments are required) is a Level 1 fair value measurement. In addition, it also clarifies that an entity is not required to adjust the value of a liability for the existence of a restriction that prevents the transfer of the liability. This topic update was effective for the Company beginning October 1, 2009 and was not material to the Company.

On April 9, 2009, the FASB issued three ASC topic updates regarding fair value measurements and impairment. Under ASC 320, Investments Debt and Equity Securities, impairment must be recorded within the consolidated statements of income for debt securities if there exists a fair value loss and the entity intends to sell the security or it is more likely than not the entity will be required to sell the security before recovery of the loss. Additionally, expected credit losses must be recorded through income regardless of the impairment determination above. Remaining fair value losses are recorded to other comprehensive income. ASC 825, Financial Instruments, requires interim disclosures of the fair value of financial instruments that were previously only required annually. Finally, the topic update to ASC 820 provides guidance for determining when a significant decrease in market activity has occurred and when a transaction is not orderly. It further reiterates that prices from inactive markets or disorderly transactions should carry less weight, if any, to the determination of fair value. These topic updates were effective for the Company beginning April 1, 2009. The adoption of these topic updates was not material to the Company.

Business Combinations

In December 2007, the FASB issued a topic update to ASC 805, Business Combinations. The update requires the acquiring entity in a business combination to recognize the entire acquisition-date fair value of assets acquired and liabilities assumed in both full and partial acquisitions; changes the recognition of assets acquired and liabilities assumed related to contingencies; changes the recognition and measurement of contingent consideration; requires expensing of most transaction and restructuring costs; and requires additional disclosures to enable the users of the financial statements to evaluate and understand the nature and financial effect of the business combination. The ASC 805 topic update applies to all transactions or other events in which the Company obtains control of one or more businesses. The ASC topic update applies prospectively to business combinations for which the acquisition date is on

or after the beginning of the reporting period beginning on or after December 15, 2008, which for the Company was January 1, 2009. The adoption of this topic update on January 1, 2009 did not have a material effect on the Company s results of operations or financial position.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

2. Significant Accounting Policies (Continued)

In February 2009, the FASB issued another topic update to ASC 805. This additional update amends the provisions related to the initial recognition and measurement, subsequent measurement and disclosure of assets and liabilities arising from contingencies in a business combination under ASC 805. The ASC topic update had the same effective date as the topic update to ASC 805 referenced above. The adoption of this topic update did not have a material effect on the Company s results of operations or financial position.

Noncontrolling Interests in Consolidated Financial Statements

In December 2007, the FASB issued a topic update to ASC 810, Consolidation. This update requires reporting entities to present noncontrolling (minority) interests as equity (as opposed to presentation as a liability or mezzanine equity) and provides guidance on the accounting for transactions between an entity and noncontrolling interests. On January 1, 2009, the Company adopted this ASC topic update, the provisions of which, among other things, require that minority interests be renamed noncontrolling interests and that a company present a consolidated net income (loss) measure that includes the amount attributable to such noncontrolling interests for all periods presented. The topic update to ASC 810 applies prospectively for reporting periods beginning on or after December 15, 2008, except for the presentation and disclosure requirements which are applied retrospectively for all periods presented. The Company has reclassified financial statement line items within its consolidated balance sheets, statements of income, statements of changes in stockholders equity and statements of cash flows for the prior periods to conform to this topic update. Other than the change in presentation of noncontrolling interests, the adoption of this topic update had no impact on the consolidated financial statements.

Disclosures about Derivative Investments and Hedging Activities

In March 2008, the FASB updated ASC 815, Derivatives and Hedging. This topic update requires enhanced disclosures about an entity is derivative and hedging activities, including (1) how and why an entity uses derivative instruments, (2) how derivative instruments and related hedged items are accounted for under ASC 815 and its related interpretations, and (3) how derivative instruments and related hedged items affect an entity is financial position, financial performance, and cash flows. To meet those objectives, the topic update requires qualitative disclosures about objectives and strategies for using derivatives, quantitative disclosures about fair value amounts and gains and losses on derivative instruments, and disclosures about credit-risk-related contingent features in derivative agreements. This ASC topic update is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008. The Company adopted this topic update on January 1, 2009.

3. Student Loans

The FFELP is subject to comprehensive reauthorization every five years and to frequent statutory and regulatory changes. The most recent reauthorization of the student loan programs was the Higher Education Reconciliation Act of 2005 (the Reconciliation Legislation).

There are three principal categories of FFELP loans: Stafford, PLUS, and FFELP Consolidation Loans. Generally, Stafford and PLUS Loans have repayment periods of between five and ten years. FFELP Consolidation Loans have

repayment periods of twelve to thirty years. FFELP loans do not require repayment, or have modified repayment plans, while the borrower is in-school and during the grace period immediately upon leaving school. The borrower may also be granted a deferment or forbearance for a period of time based on need, during which time the borrower is not considered to be in repayment. Interest continues to accrue on loans in the in-school, deferment and forbearance period. FFELP loans obligate the borrower to pay interest at a stated fixed rate or a variable rate reset annually (subject to a cap) on July 1 of each year depending on

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

3. Student Loans (Continued)

when the loan was originated and the loan type. The Company earns interest at the greater of the borrower's rate or a floating rate based on the SAP formula, with the interest earned on the floating rate that exceeds the interest earned from the borrower being paid directly by ED. In low or certain declining interest rate environments when student loans are earning at the fixed borrower rate, and the interest on the funding for the loans is variable and declining, the Company can earn additional spread income that it refers to as Floor Income. For loans disbursed after April 1, 2006, FFELP loans effectively only earn at the SAP rate, as the excess interest earned when the borrower rate exceeds the SAP rate (Floor Income) must be refunded to ED.

FFELP loans are guaranteed as to their principal and accrued interest in the event of default subject to a Risk Sharing level based on the date of loan disbursement. For loans disbursed after October 1, 1993 and before July 1, 2006, the Company receives 98 percent reimbursement on all qualifying default claims. For loans disbursed on or after July 1, 2006, the Company receives 97 percent reimbursement.

In 2009, the Company sold to ED approximately \$18.5 billion face amount of loans as part of the Purchase Program (approximately \$840 million face amount of this amount was sold in the third quarter of 2009, with the remainder sold in the fourth quarter of 2009). Outstanding debt of \$18.5 billion was paid down related to the Loan Purchase Participation Program (Participation Program) pursuant to ECASLA in connection with these loan sales. These loan sales resulted in a \$284 million gain. The settlement of the fourth quarter sale of loans out of the Participation Program included repaying the debt by delivering the related loans to ED in a non-cash transaction and receipt of cash from ED for \$484 million, representing the reimbursement of a of one-percent payment made to ED plus a \$75 fee per loan.

In December 2008, the Company sold approximately \$494 million (principal and accrued interest) of FFELP loans to ED at a price of 97 percent of principal and unpaid interest pursuant to ED s authority under ECASLA to make such purchases, and recorded a loss on the sale. Additionally, in early January 2009, the Company sold an additional \$486 million (principal and accrued interest) in FFELP loans to ED under this program. The loss related to this sale in January was recognized in 2008 as the loans were classified as held-for-sale under GAAP. The total loss recognized on these two sales for the year ended December 31, 2008 was \$53 million and was recorded in Losses on sales of loans and securities, net in the consolidated statements of income.

In addition to FFELP loan programs, which place statutory limits on per year and total borrowing, the Company offers a variety of Private Education Loans. Private Education Loans for post-secondary education and loans for career training can be subdivided into two main categories: loans that supplement FFELP loans primarily for higher and lifelong learning programs and loans for career training. For the majority of the Private Education Loan portfolio, the Company bears the full risk of any losses experienced and, as a result, these loans are underwritten and priced based upon standardized consumer credit scoring criteria.

Forbearance involves granting the borrower a temporary cessation of payments (or temporary acceptance of smaller than scheduled payments) for a specified period of time. Using forbearance in this manner effectively extends the original term of the loan. Forbearance does not grant any reduction in the total repayment obligation (principal or interest). While a loan is in forbearance status, interest continues to accrue and is capitalized to principal when the

loan re-enters repayment status. The Company s forbearance policies include limits on the number of forbearance months granted consecutively and the total number of forbearance months granted over the life of the loan. In some instances, the Company requires good-faith payments before granting forbearance. Exceptions to forbearance policies are permitted when such exceptions are judged to increase the likelihood of ultimate collection of the loan. Forbearance as a collection tool is used most

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

3. Student Loans (Continued)

effectively when applied based on a borrower sunique situation, including historical information and judgments. The Company combines borrower information with a risk-based segmentation model to assist in its decision making as to who will be granted forbearance based on the Company s expectations as to a borrower s ability and willingness to repay their obligation. This strategy is aimed at mitigating the overall risk of the portfolio as well as encouraging cash resolution of delinquent loans.

Forbearance may be granted to borrowers who are exiting their grace period to provide additional time to obtain employment and income to support their obligations, or to current borrowers who are faced with a hardship and request forbearance time to provide temporary payment relief. In these circumstances, a borrower s loan is placed into a forbearance status in limited monthly increments and is reflected in the forbearance status at month-end during this time. At the end of their granted forbearance period, the borrower will enter repayment status as current and is expected to begin making their scheduled monthly payments on a go-forward basis.

Forbearance may also be granted to borrowers who are delinquent in their payments. In these circumstances, the forbearance cures the delinquency and the borrower is returned to a current repayment status. In more limited instances, delinquent borrowers will also be granted additional forbearance time. As the Company has obtained further experience about the effectiveness of forbearance, the Company has reduced the amount of time a loan will spend in forbearance, thereby increasing the Company s ongoing contact with the borrower to encourage consistent repayment behavior once the loan is returned to a current repayment status.

During the second quarter of 2009, the Company instituted an interest rate reduction program to assist customers in repaying their Private Education Loans through reduced payments, while continuing to reduce their outstanding principal balance. This program is offered in situations where the potential for principal recovery, through a modification of the monthly payment amount, is better than other alternatives currently available. Along with the ability and willingness to pay, the customer must make three consecutive monthly payments at the reduced rate in order to qualify for the program. Once the customer has made the initial three payments, the loans status is returned to current and the interest rate is reduced for the successive twelve month period. At December 31, 2009, approximately \$181 million face amount had qualified for the program and are currently receiving a reduction in their interest rate.

The Company may charge the borrower fees on certain Private Education Loans, either at origination, when the loan enters repayment, or both. Such fees are deferred and recognized into income as a component of interest over the estimated average life of the related pool of loans.

As of December 31, 2009 and 2008, 59 percent and 56 percent, respectively, of the Company s on-balance sheet student loan portfolio was in repayment.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

3. Student Loans (Continued)

The estimated weighted average life of student loans in the Company s portfolio was approximately 7.9 years and 7.8 years at December 31, 2009 and 2008, respectively. The following table reflects the distribution of the Company s student loan portfolio by program.

	December 31, 2009				Year Ended December 31, 2009			
		Ending Balance	% of Balance		Average Balance	Average Effective Interest Rate		
FFELP Stafford and Other Student Loans, net ⁽¹⁾ FFELP Consolidation Loans, net Private Education Loans, net	\$	52,674,588 68,378,560 22,753,462	37% 47 16	\$	58,491,748 70,045,863 23,153,975	2.07% 2.69 6.83		
Total student loans, net ⁽²⁾	\$	143,806,610	100%	\$	151,691,586	3.08%		

	December 31, 2008				Year Ended December 31, 2008			
		Ending Balance	% of Balance		Average Balance	Average Effective Interest Rate		
FFELP Stafford and Other Student Loans, net ⁽¹⁾ FFELP Consolidation Loans, net Private Education Loans, net	\$	52,476,337 71,743,435 20,582,298	36% 50 14	\$	44,290,909 73,091,087 19,276,067	4.50% 4.35 9.01		
Total student loans, net ⁽²⁾	\$	144,802,070	100%	\$	136,658,063	5.06%		

⁽¹⁾ The FFELP category is primarily Stafford Loans, but also includes federally guaranteed PLUS and HEAL Loans along with \$9.7 billion and \$8.5 billion of Stafford Loans held-for-sale at December 31, 2009 and 2008, respectively.

⁽²⁾ The total student loan ending balance includes net unamortized premiums/discounts of \$1,628,693 and \$1,895,220 as of December 31, 2009 and 2008, respectively.

4. Allowance for Loan Losses

The Company s provisions for loan losses represent the periodic expense of maintaining an allowance sufficient to absorb incurred losses, net of recoveries, in the held-for-investment loan portfolios. The evaluation of the provisions for student loan losses is inherently subjective as it requires material estimates that may be susceptible to significant changes. The Company believes that the allowance for student loan losses is appropriate to cover probable losses incurred in the loan portfolios.

The following tables summarize the total loan loss provisions for the years ended December 31, 2009, 2008 and 2007.

	Years Ended December 31,							
		2009		2008		2007		
Private Education Loans	\$	966,591	\$	586,169	\$	883,474		
FFELP Stafford and Other Student Loans		106,221		105,568		89,083		
Mortgage and consumer loans		46,148		27,913		42,751		
Total provisions for loan losses	\$	1,118,960	\$	719,650	\$	1,015,308		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

4. Allowance for Loan Losses (Continued)

Allowance for Private Education Loan Losses

The following table summarizes changes in the allowance for Private Education Loan losses for the years ended December 31, 2009, 2008 and 2007.

	Year 2009	2007		
Allowance at beginning of year Total provision Charge-offs Reclassification of interest reserve ⁽¹⁾	\$ 1,308,043 966,591 (875,667) 44,473	\$ 1,003,963 586,169 (320,240) 38,151	\$	372,612 883,474 (246,343)
Balance before securitization of Private Education Loans Reduction for securitization of Private Education Loans	1,443,440	1,308,043		1,009,743 (5,780)
Allowance at end of year ⁽²⁾	\$ 1,443,440	\$ 1,308,043	\$	1,003,963
Charge-offs as a percentage of average loans in repayment Charge-offs as a percentage of average loans in repayment	7.2%	3.8%		4.1%
and forbearance	6.7%	3.3%		3.7%
Allowance as a percentage of the ending total loan balance ⁽³⁾ Allowance as a percentage of the ending loans in	5.8%	5.8%		6.2%
repayment	10.0%	11.7%		14.3%
Allowance coverage of charge-offs	1.6	4.1		4.1
Ending total loans ⁽³⁾	\$ 24,755,598	\$ 22,425,640	\$	16,289,784
Average loans in repayment	\$ 12,137,430	\$ 8,533,356	\$	5,949,007
Ending loans in repayment	\$ 14,379,102	\$ 11,182,053	\$	7,046,709

⁽¹⁾ Represents the additional allowance related to the amount of uncollectible interest reserved within interest income that is transferred in the period to the allowance for loan losses when interest is capitalized to a loan s principal balance. Prior to 2008, the interest provision was reversed in interest income and then provided for through provision within the allowance for loan loss. For the year ended December 31, 2007, this amount was \$21 million.

⁽²⁾ Includes \$32 million in 2009 related to the loan modification program. Prior to 2009 this program was not offered. As of December 31, 2009, \$181 million face amount of loans were currently receiving a reduction in their interest rate under this program.

(3) Ending total loans represents gross Private Education Loans, plus the receivable for partially charged-off loans.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

4. Allowance for Loan Losses (Continued)

The table below shows the Company s Private Education Loan delinquency trends as of December 31, 2009, 2008 and 2007.

	2009		December 2008	· 31,	2007	
(Dollars in millions)	Balance	%	Balance	%	Balance	%
Loans in-school/grace/deferment ⁽¹⁾ Loans in forbearance ⁽²⁾ Loans in repayment and percentage of each status:	\$ 8,910 967		\$ 10,159 862		\$ 8,151 974	
Loans current Loans delinquent 31-60 days ⁽³⁾ Loans delinquent 61-90 days Loans delinquent greater than 90 days	12,421 647 340 971	86.4% 4.5 2.4 6.7	9,748 551 296 587	87.2% 4.9 2.6 5.3	6,236 306 176 329	88.5% 4.3 2.5 4.7
Total Private Education Loans in repayment	14,379	100%	11,182	100%	7,047	100%
Total Private Education Loans, gross Private Education Loan unamortized discount	24,256 (559)		22,203 (535)		16,172 (468)	
Total Private Education Loans Private Education Loan receivable for	23,697		21,668		15,704	
partially charged-off loans Private Education Loan allowance for losses	499 (1,443)		222 (1,308)		118 (1,004)	
Private Education Loans, net	\$ 22,753		\$ 20,582		\$ 14,818	
Percentage of Private Education Loans in repayment		59.3%		50.4%		43.6%
Delinquencies as a percentage of Private Education Loans in repayment		13.6%		12.8%		11.5%
		6.3%		7.2%		12.1%

Loans in forbearance as a percentage of loans in repayment and forbearance

- (1) Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a grace period for bar exam preparation.
- (2) Loans for borrowers who have requested extension of grace period generally during employment transition or who have temporarily ceased making full payments due to hardship or other factors, consistent with the established loan program servicing procedures and policies.
- (3) The period of delinquency is based on the number of days scheduled payments are contractually past due.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

4. Allowance for Loan Losses (Continued)

Allowance for FFELP Loan Losses

The following table summarizes changes in the allowance for student loan losses for federally insured student loan portfolios for the years ended December 31, 2009, 2008, and 2007.

	Years Ended December 31, 2009 2008 2007						
Allowance at beginning of year	\$ 137,543	\$	88,729	\$	20,315		
Provisions for student loan losses	106,221		105,568		89,083		
Charge-offs	(78,861)		(57,510)		(21,235)		
Increase/decrease for student loan sales and							
securitizations	(3,735)		756		566		
Allowance at end of year	\$ 161,168	\$	137,543	\$	88,729		
Charge-offs as a percentage of average loans in							
repayment	.1%		.1%		.04%		
Charge-offs as a percentage of average loans in							
repayment and forbearance	.1%		.1%		.03%		
Allowance as a percentage of the ending total loans,							
gross	.1%		.1%		.1%		
Allowance as a percentage of the ending loans in	,1,0		.1,0		•170		
repayment	.2%		.2%		.1%		
Allowance coverage of charge-offs	2.0		2.4		4.2		
Ending total loans, gross	\$ 119,026,931	\$	121,926,798	\$	107,164,729		
Average loans in repayment	\$ 69,020,295	\$	66,392,120	\$	58,999,119		
Ending loans in repayment	\$ 69,826,790	\$	70,174,192	\$	65,289,865		

The Company maintains an allowance for Risk Sharing loan losses on its FFELP portfolio. The level of Risk Sharing has varied for the Company over the past few years with legislative changes. As of December 31, 2009, 50 percent of the on-balance sheet FFELP loan portfolio was subject to three-percent Risk Sharing, 49 percent was subject to two-percent Risk Sharing and the remaining 1 percent was not subject to any Risk Sharing.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

4. Allowance for Loan Losses (Continued)

The table below shows the Company s FFELP loan delinquency trends as of December 31, 2009, 2008 and 2007.

		2009			December 2008	31,		2007	
(Dollars in millions)	В	alance	%	F	Balance	%]	Balance	%
Loans in-school/grace/deferment(1)	\$	35,079		\$	39,270		\$	31,200	
Loans in forbearance ⁽²⁾		14,121			12,483			10,675	
Loans in repayment and percentage of each status:									
Loans current		57,528	82.4%		58,811	83.8%		55,128	84.4%
Loans delinquent 31-60 days ⁽³⁾		4,250	6.1		4,044	5.8		3,650	5.6
Loans delinquent 61-90 days		2,205	3.1		2,064	2.9		1,841	2.8
Loans delinquent greater than 90 days		5,844	8.4		5,255	7.5		4,671	7.2
Total FFELP loans in repayment		69,827	100%		70,174	100%		65,290	100%
Total FFELP loans, gross		119,027			121,927			107,165	
FFELP loan unamortized premium		2,187			2,431			2,259	
Total FFELP loans		121,214			124,358			109,424	
FFELP loan allowance for losses		(161)			(138)			(89)	
FFELP loans, net	\$	121,053		\$	124,220		\$	109,335	
Percentage of FFELP loans in repayment			58.7%			57.6%			60.9%
гераушеш			36.170			37.0%			00.970
Delinquencies as a percentage of FFELP loans in repayment			17.6%			16.2%			15.6%
FFELP loans in forbearance as a									
percentage of loans in repayment and forbearance			16.8%			15.1%			14.1%

⁽¹⁾ Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a

grace period for bar exam preparation, as well as, loans for borrowers who have requested extension of grace period during employment transition or who have temporarily ceased making full payments due to hardship or other factors.

- (2) Loans for borrowers who have used their allowable deferment time or do not qualify for deferment, that need additional time to obtain employment or who have temporarily ceased making full payments due to hardship or other factors.
- (3) The period of delinquency is based on the number of days scheduled payments are contractually past due.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

5. Investments

A summary of investments and restricted investments as of December 31, 2009 and 2008 follows:

	December Gross Amortized Unrealized Cost Gains			Un	2009 Gross realized Losses	Fair Value	
Investments Available-for-sale U.S. Treasury securities and other U.S. government							
agency obligations Other securities:	\$	272	\$		\$		\$ 272
Asset-backed securities Commercial paper and asset-backed commercial		110,336		306		(893)	109,749
paper Municipal bonds		1,149,981 9,935		1,942			1,149,981 11,877
Other		1,550				(154)	1,396
Total investment securities available-for-sale	\$	1,272,074	\$	2,248	\$	(1,047)	\$ 1,273,275
Restricted Investments Available-for sale							
U.S. Treasury securities and other U.S. government							
agency obligations	\$	25,026	\$		\$		\$ 25,026
Guaranteed investment contracts		26,951					26,951
Total restricted investments available-for-sale	\$	51,977	\$		\$		\$ 51,977
Held-to-maturity							
Guaranteed investment contracts	\$	3,550	\$		\$		\$ 3,550
Other		215					215
Total restricted investments held-to-maturity	\$	3,765	\$		\$		\$ 3,765

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

5. Investments (Continued)

	A	mortized Cost	(Uni	Decembe Gross realized Gains	Un	2008 Gross crealized Losses		Fair Value	
Investments Available for sale									
Available-for-sale U.S. Treasury and other U.S. government agency									
obligations:									
U.S. Treasury securities and other U.S. government	Ф	0.000	Ф	105	Ф		Φ	0.102	
agency obligations Other securities:	\$	8,908	\$	195	\$		\$	9,103	
Asset-backed securities		40,907		13		(4,299)		36,621	
Commercial paper and asset-backed commercial paper		801,169				() /		801,169	
Municipal bonds		10,883		1,924				12,807	
Other		1,673				(365)		1,308	
Total investment securities available-for-sale	\$	863,540	\$	2,132	\$	(4,664)	\$	861,008	
Restricted Investments									
Available-for-sale									
Guaranteed investment contracts	\$	31,914	\$		\$		\$	31,914	
Total restricted investments available-for-sale	\$	31,914	\$		\$		\$	31,914	
H.11.									
Held-to-maturity Guaranteed investment contracts	\$	5,500	\$		\$		\$	5,500	
Other securities	Ψ	215	Ψ		Ψ		Ψ	215	
Total restricted investments held-to-maturity	\$	5,715	\$		\$		\$	5,715	

In addition to the restricted investments detailed above, at December 31, 2009 and 2008, the Company had restricted cash of \$5.1 billion and \$3.5 billion, respectively.

As of December 31, 2009 and 2008, \$1 million and \$2 million of the net unrealized gain/(loss) (after tax) related to available-for-sale investments was included in accumulated other comprehensive income. As of December 31, 2009 and 2008, \$50 million (\$25 million of which is in restricted cash and investments on the balance sheet) and \$26 million (none of which is in restricted cash and investments on the balance sheet), respectively, of available-for-sale investment securities were pledged as collateral.

The Company sold available-for-sale securities with a fair value of \$100 million, \$457 million and \$73 million for the years ended December 31, 2009, 2008, and 2007, respectively. There were no realized gains/(losses) for the years ended December 31, 2009 and 2007. There were \$14 million in realized gains (net of hedging losses totaling \$4 million) for the year ended December 31, 2008. The cost basis for these securities was determined through specific identification of the securities sold.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

5. Investments (Continued)

As of December 31, 2009, the stated maturities for the investments (including restricted investments) are shown in the following table:

	Held-to- Maturity	ember 31, 200 vailable-for- Sale ⁽¹⁾	9 Other
Year of Maturity			
2010	\$ 215	\$ 1,176,675	\$ 675,725
2011			5,162
2012			
2013		751	
2014			
2015-2019		11,877	59,666
After 2019	3,550	135,949	739
Total	\$ 3,765	\$ 1,325,252	\$ 741,292

At December 31, 2009 and 2008, the Company also had other investments of \$741 million and \$180 million, respectively. At December 31, 2009, other investments included a \$636 million receivable for cash collateral posted to derivative counterparties. Other investments also included leveraged leases which at December 31, 2009 and 2008, totaled \$66 million and \$76 million, respectively, that are general obligations of American Airlines and Federal Express Corporation. At December 31, 2009 and 2008, other investments also included the Company s remaining investment in The Reserve Primary Fund totaling \$32 million and \$97 million, respectively. The Company received \$32 million from The Reserve Primary Fund on January 29, 2010.

6. Goodwill and Acquired Intangible Assets

Goodwill

All acquisitions must be assigned to a reporting unit or units. A reporting unit is the same as or one level below an operating segment. The following table summarizes the Company s historical allocation of goodwill to its reporting units, accumulated impairments and net goodwill for each reporting unit.

As of December 31,

⁽¹⁾ Available-for-sale securities are stated at fair value.

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(Dollars in millions)		2009 and 2008 Accumulated Gross Impairments				
Lending APG Guarantor Servicing Upromise Other		\$ 412 401 62 140	\$ (24) (1)	\$ 388 401 62 140		
Total		\$ 1,016	\$ (25)	\$ 991		
	F-39					

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

6. Goodwill and Acquired Intangible Assets (Continued)

Impairment Testing

The Company performs goodwill impairment testing annually in the fourth quarter as of a September 30 valuation date or more frequently if an event occurs or circumstances change such that there is a potential that the fair value of a reporting unit or reporting units may be below their respective carrying values.

On February 26, 2009, the Administration issued their 2010 fiscal year budget request to Congress which included provisions that called for the elimination of the FFELP program and which would require all new federal loans to be made through the DSLP. On September 17, 2009 the House of Representatives passed SAFRA which was consistent with the Administration s 2010 budget request to Congress. If it became law SAFRA would eliminate the FFELP and require that, after July 1, 2010, all new federal loans be made through the DSLP. The Administration s 2011 fiscal year budget continued these requests.

The Senate has not yet introduced legislation on this issue. The Company, together with other members of the student loan community, has been working with members of Congress to enhance SAFRA to allow students and schools to continue to choose their loan originator and to require servicers to share in the risk of loan default. The Company believes that maintaining competition in the student loan programs and requiring participants to assume a portion of the risk inherent in the program, two of the major tenets of the Community Proposal, would result in a more efficient and cost effective program better that serves students, schools, ED and taxpayers.

In light of the potential implications of the Administration s 2010 budget proposal to the Company s business model, as well as continued uncertainty in the economy, the tight credit markets and the Company s decline in market capitalization during the first quarter of 2009, the Company assessed goodwill impairment as of March 31, 2009. This assessment resulted in estimated fair values of the Company s reporting units in excess of their carrying values. Accordingly, no goodwill impairment was recorded in the first quarter as a result of this impairment assessment.

During the second and third quarters of 2009, no new unfavorable events or changes in circumstances occurred to warrant an impairment assessment as of June 30 and September 30, 2009, as SAFRA, which was passed by the House of Representatives in the third quarter, was consistent with the Administration s 2010 budget request submitted to Congress in the first quarter of 2009.

In the fourth quarter of 2009, although no new unfavorable events or changes in circumstances occurred, the Company retained an appraisal firm to perform its annual Step 1 impairment testing as prescribed in ASC 350, Intangibles Goodwill and Other. Accordingly, the Company engaged the appraisal firm to determine the fair value of each of its four reporting units to which goodwill was allocated as of September 30, 2009. The fair value of each reporting unit was determined by weighting different valuation approaches, as applicable, with the primary approach being the income approach.

The income approach measures the value of each reporting unit based on the present value of the reporting unit s future economic benefit determined based on discounted cash flows derived from the Company s projections for each reporting unit. These projections are generally five-year projections that reflect the future strategic operating and

financial performance of each respective reporting unit, including assumptions related to applicable cost savings and planned dispositions or wind down activities. If a component of a reporting unit is winding down or is assumed to wind down, the projections extend through the anticipated wind down period. In conjunction with the Company s September 30, 2009 annual impairment assessment, cash flow projections for the Lending, APG and Guarantor Servicing reporting units were valued assuming the proposed SAFRA legislation is passed. If the Community Proposal is passed, it would result in

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

6. Goodwill and Acquired Intangible Assets (Continued)

additional cash flows for the Lending reporting unit but no material change in cash flows for the APG or Guarantor Servicing reporting units.

Under the Company s guidance, the appraisal firm developed both an asset rate of return and an equity rate of return (or discount rate) for each reporting unit incorporating such factors as a risk free rate, a market rate of return, a measure of volatility (Beta) and a company specific and capital markets risk premium, as appropriate, to adjust for volatility and uncertainty in the economy and to capture specific risk related to the respective reporting units. The Company considered whether an asset sale or an equity sale would be the most likely sale structure for each reporting unit and valued each reporting unit based on the more likely hypothetical scenario. Resulting discount rates and growth rates used as of September 30, 2009, for the Lending, APG, Guarantor Servicing, and Upromise reporting units were:

	Discount Rate	Growth Rate
Lending ⁽¹⁾	11%	3%
$APG^{(2)}$	10%	4%
Guarantor Servicing ⁽²⁾	10%	0%
Upromise ⁽²⁾	15%	4%

- (1) Assumes an equity sale; therefore, the discount rate is used to value the entire reporting unit.
- (2) Assumes an asset sale; therefore, the discount rate is used to value the assets of the reporting unit.

The discount rates reflect market based estimates of capital costs and are adjusted for management s assessment of a market participant s view with respect to execution, concentration and other risks associated with the projected cash flows of individual reporting units. Accordingly, these discount rates are reflective of the long standing contractual relationships associated with these cash flows as well as the wind down nature of the cash flows for certain components of the Lending and APG reporting units and the Guarantor Servicing reporting unit as a whole. Management reviewed and approved these discount rates, including the factors incorporated to develop the discount rates for each reporting unit. For the valuation of the Lending reporting unit, which assumed an equity sale, the discount rate was applied to the reporting unit s projected net cash flows and the residual or terminal value yielding the fair value of equity for the reporting unit. For valuations assuming an asset sale, the discount rates applicable to the individual reporting units were applied to the respective reporting units projected asset cash flows and residual or terminal values, as applicable, yielding the fair value of the assets for the respective reporting units. The estimated proceeds from the hypothetical asset sale were then used to payoff any liabilities of the reporting unit with the remaining cash equaling the fair value of the reporting unit s equity.

The guideline company or market approach, as well as the publicly traded stock approach, were also considered for the Company s reporting units, as applicable. The market approach generally measures the value of a reporting unit as

compared to recent sales or offerings of comparable companies. The secondary market approach indicates value based on multiples calculated using the market value of minority interests in publicly traded comparable companies or guideline companies. Whether analyzing comparable transactions or the market value of minority interests in publicly traded guideline companies, consideration is given to the line of business and the operating performance of the comparable companies versus the reporting unit being tested. Given current market conditions, the lack of recent sales or offerings in the market and the low correlation between the operations of identified guideline companies to the Company s reporting units, less emphasis was placed on the market approach for the APG, Guarantor Servicing and Upromise reporting units.

The Company acknowledges that its stock price (as well as that of its peers) is a consideration in determining the value of its reporting units and the Company as a whole. However, management believes the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

6. Goodwill and Acquired Intangible Assets (Continued)

income approach is a better measure of the value of its reporting units in the current environment. During the latter half of 2008 and during 2009, the Company experienced a trend of lower and very volatile market capitalization. During 2009, the Company s stock price fluctuated significantly from a low of \$3.19 in March 2009 subsequent to the Administration s 2010 budget proposal which would eliminate the FFELP and require all federally funded students loans to be originated through the DSLP, to a high of \$12.00 in December 2009. At September 30 and December 31, 2009, the Company s stock price was \$8.72 and \$11.27, respectively. Based on these share prices as of September 30 and December 31, alone, the market capitalization of the Company was greater than the carrying value of the reporting units. The Company believes the share price has been significantly reduced due to the continued downturn in the credit and economic environment as well as uncertainties surrounding the ongoing legislative process. Management believes these economic factors should not have a long-term impact. In addition, the Company will review and revise, potentially significantly, its business model based on the final form of legislation upon completion of the legislative process.

The following table illustrates the book basis of equity for each reporting unit and the estimated fair value determined in conjunction with Step 1 impairment testing as of September 30, 2009.

(Dollars in millions)	Book Basis of Equity	Fair Value of Equity	\$ Difference	% Difference
Lending	\$ 1,474	\$ 3,270	\$ 1,796	122%
APG	1,390	1,690	300	22
Guarantor Servicing	142	221	79	56
Upromise	297	430	133	45

The estimated fair value of the Company resulting from its step 1 impairment test was 41 percent higher than its market capitalization. The Company views this as a reasonable control premium. As discussed above, the Company s stock price was at \$12.00 per share during December 2009, which by itself results in a market capitalization that is greater than the carrying value of the reporting units which results in no impairment. Management reviewed and approved the valuation prepared by the appraisal firm for each reporting unit, including the valuation methods employed and the key assumptions used, such as the discount rates, growth rates and control premiums, as applicable, for each reporting unit. Management also performed stress tests of key assumptions using a range of discount rates and growth rates, as applicable. Based on the valuations performed in conjunction with Step 1 impairment testing and these stress tests, there was no indicated impairment for any reporting units at September 30, 2009.

Management acknowledges that the economic slowdown could adversely affect the operating results of the Company s reporting units. In addition, the decrease in the market price of the Company s common stock resulting from the market turbulence and uncertainty surrounding the ongoing legislative process has reduced its total market capitalization. Both of these factors adversely affect the fair value of the Company s reporting units. If the forecasted performance of the Company s reporting units is not achieved, or if the Company s stock price remains at a depressed

level or declines further resulting in continued deterioration in the Company s total market capitalization, and depending on the final form of legislation, if any, the fair value of one or more of the reporting units could be significantly reduced, and the Company may be required to record a charge, which could be material, for an impairment of goodwill. Management believes that the turbulence in the stock market and uncertainties surrounding the legislative process has resulted in a market price for the Company s common stock that is not indicative of the true value of the Company s reporting units.

In addition, if SAFRA or the Community Proposal are passed, certain revenue streams in the Lending and APG reporting units and the entire revenue stream of the Guarantor Servicing reporting unit will wind

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

6. Goodwill and Acquired Intangible Assets (Continued)

down over time. As a result, as these revenue streams wind down, goodwill impairment may be triggered for the Lending and APG reporting units and will definitely be triggered for the Guarantor Servicing reporting unit due to the passage of time and depletion of projected cash flows stemming from FFELP-related contracts.

As of September 30, 2008, annual impairment testing indicated no impairment for any reporting units. As of September 30, 2007, annual impairment testing indicated no impairment for any reporting units with the exception of the mortgage and consumer lending reporting unit, due largely to the wind down of one of the Company s mortgage operations. As a result, the Company recognized goodwill impairment of approximately \$20 million in the fourth quarter of 2007.

Goodwill by Reportable Segments

A summary of changes in the Company s goodwill by reportable segment is as follows:

(Dollars in millions)	Decembe 2008		Acquisition Other		December 2009	,
Lending Asset Performance Group Corporate and Other	\$	388 401 202	\$		\$	388 401 202
Total	\$	991	\$		\$	991
(Dollars in millions)	Decembe 2007	-	Acquisitie Other		December 2008	
Lending Asset Performance Group Corporate and Other	\$	388 377 200	\$	24 2	\$	388 401 202
Total	\$	965	\$	26	\$	991

From September 2004 through January 2008, the Company acquired a 100 percent controlling interest in AFS Holdings, LLC (AFS) through a series of transactions commencing with the Company s September 2004 acquisition of a 64 percent controlling interest and annual exercise of options to purchase successive 12 percent interests in the

Company from December 2005 through January 2008. AFS was a full-service accounts receivable management company that purchased charged off debt and performed third-party receivables servicing across a number of consumer asset classes. As a result of this series of transactions, the Company s APG reportable segment and reporting unit recognized excess purchase price over the fair value of net assets acquired, or goodwill, of \$226 million. The total purchase price associated with the Company s acquisition of AFS was approximately \$324 million, including cash consideration and certain acquisition costs.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

6. Goodwill and Acquired Intangible Assets (Continued)

Acquired Intangible Assets

Acquired intangible assets include the following:

	Average	As of December 31		1, 2009		
	Amortization	Accumulate		ĺ		
	Period	Gross	Amortization	Net		
(Dollars in millions)						
Intangible assets subject to amortization:						
Customer, services, and lending relationships	12 years	\$ 332	\$ (208)	\$ 124		
Software and technology	7 years	98	(89)	9		
Non-compete agreements		11	(11)			
Total		441	(308)	133		
Intangible assets not subject to amortization:						
Trade name and trademark	Indefinite	54		54		
Total acquired intangible assets		\$ 495	\$ (308)	\$ 187		
	Average	As	of December 31, 2	2008		
	A 4º 4º	Accumulated				
	Amortization		Accumulated			
	Amortization Period	Gross	Accumulated Amortization	Net		
(Dollars in millions)		Gross		Net		
(Dollars in millions) Intangible assets subject to amortization:		Gross		Net		
		Gross \$ 332		Net \$ 159		
Intangible assets subject to amortization:	Period		Amortization			
Intangible assets subject to amortization: Customer, services, and lending relationships	Period 13 years	\$ 332	Amortization \$ (173)	\$ 159		
Intangible assets subject to amortization: Customer, services, and lending relationships Software and technology	Period 13 years 7 years	\$ 332 93	Amortization \$ (173) (85)	\$ 159 8		
Intangible assets subject to amortization: Customer, services, and lending relationships Software and technology Non-compete agreements	Period 13 years 7 years	\$ 332 93 11	\$ (173) (85) (10)	\$ 159 8 1		
Intangible assets subject to amortization: Customer, services, and lending relationships Software and technology Non-compete agreements Total	Period 13 years 7 years	\$ 332 93 11	\$ (173) (85) (10)	\$ 159 8 1		
Intangible assets subject to amortization: Customer, services, and lending relationships Software and technology Non-compete agreements Total Intangible assets not subject to amortization:	Period 13 years 7 years 2 years	\$ 332 93 11 436	\$ (173) (85) (10)	\$ 159 8 1 168		

The Company recorded amortization of acquired intangible assets from continuing operations totaling \$39 million, \$53 million, and \$63 million for the years ended December 31, 2009, 2008 and 2007, respectively. The Company recorded amortization of acquired intangible assets from discontinued operations totaling \$0, \$1 million, and \$4 million for the years ended December 31, 2009, 2008 and 2007, respectively. The Company will continue to amortize its intangible assets with definite useful lives over their remaining estimated useful lives. The Company estimates amortization expense associated with these intangible assets will be \$33 million, \$27 million, \$20 million, \$18 million and \$13 million for the years ended December 31, 2010, 2011, 2012, 2013 and 2014, respectively.

As discussed in Note 2, Significant Accounting Policies, the Company tests its indefinite life intangible assets annually as of September 30 or during the course of the year if an event occurs or circumstances change which indicate potential impairment of these assets. The Company also assesses quarterly whether an event or circumstance has occurred which may indicate impairment of its definite life (amortizing) intangible assets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

6. Goodwill and Acquired Intangible Assets (Continued)

The Company recorded impairment of certain acquired intangible assets from continuing operations of \$37 million, \$32 million and \$16 million, respectively, for the years ended December 31, 2009, 2008 and 2007. The Company recorded impairment of certain acquired intangible assets from discontinued operations of \$0, \$5 million and \$10 million, respectively, for the years ended December 31, 2009, 2008 and 2007.

In the fourth quarter of 2009, the Company recognized intangible impairments of \$37 million primarily related to the Company s exclusive right to market under the USAF Guarantee. This intangible was impaired as a result of the legislative uncertainty surrounding the role of Guarantors in the future. This impairment charge was recorded to operating expense in the Corporate and Other reportable segment.

In 2008, as discussed in Note 20, Segment Reporting, the Company decided to wind down its purchased paper businesses. As a result, in the third quarter of 2008, the Company recorded an aggregate amount of \$37 million of impairment of acquired intangible assets, of which \$25 million and \$3 million related to the impairment of two trade names associated with continuing operations and discontinued operations, respectively, and \$7 million and \$2 million related to certain banking customer relationships associated with continuing operations and discontinued operations, respectively.

In 2007, the Company recognized intangible impairments of \$10 million attributed to certain banking relationships associated with its discontinued operations. The Company also recognized intangible impairments of \$7 million related to certain trade names and relationships in the Lending reporting segment. The Company also recognized intangible impairments of \$9 million related to certain tax exempt bonds that enabled the Company to earn a 9.5 percent SAP rate on student loans funded by those bonds in indentured trusts acquired with the Company s acquisition of Southwest Student Services Corporation and Washington Transferee Corporation. The impairment was recognized due to changes in projected interest rates used to initially value the intangible asset and to a regulatory change that restricts the loans on which the Company is entitled to earn a 9.5 percent yield. These impairment charges were recorded to operating expense in the Lending reportable segment.

7. Borrowings

Borrowings consist of secured borrowings issued through the Company s securitization program, borrowings through secured facilities and participation programs, unsecured notes issued by the Company, term and demand deposits at Sallie Mae Bank, and as other interest-bearing liabilities related primarily to obligations to return cash collateral held. To match the interest rate and currency characteristics of its borrowings with the interest rate and currency characteristics of its assets, the Company enters into interest rate and foreign currency swaps with independent parties. Under these agreements, the Company makes periodic payments, generally indexed to the related asset rates or rates which are highly correlated to the asset rates, in exchange for periodic payments which generally match the Company s interest obligations on fixed or variable rate notes (see Note 9, Derivative Financial Instruments). Payments and receipts on the Company s interest rate and currency swaps are not reflected in the following tables.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

The following table summarizes activity related to the senior unsecured debt repurchases for the years ended December 31, 2009 and 2008. The Company began actively repurchasing its outstanding debt in the second quarter of 2008. Gains on debt repurchases is shown net of hedging-related gains and losses.

	Years Ended	December 31,
	2009	2008
Unsecured debt principal repurchased	\$ 3,447,245	\$ 1,910,326
Cash outlay for principal repurchases	3,129,415	1,866,269
Gains on debt repurchases	536,190	64,477

In January 2010, the Company repurchased \$812 million of unsecured debt through a tender offer for a gain of \$45 million.

The following table summarizes the Company s borrowings as of December 31, 2009 and 2008.

	December 31, 2009					December 31, 2008						
		Short Long		Short		Long						
		Term		Term		Total	•	Гerm		Term		Total
(Dollars in millions)												
Unsecured borrowings	\$	5,185	\$	22,797	\$	27,982	\$	6,794	\$	31,182	\$	37,976
Unsecured term bank deposits		842		4,795		5,637		1,148		1,108		2,256
ED Participation Program facility		9,006				9,006		7,365				7,365
ED Conduit Program facility		14,314				14,314						
2008 Asset-Backed Financing												
Facilities ⁽¹⁾				8,801		8,801		24,768				24,768
On-balance sheet securitizations				89,200		89,200				80,601		80,601
Indentured trusts		64		1,533		1,597		31		1,972		2,003
Other		1,472				1,472		1,827				1,827
Total before fair value												
adjustments		30,883		127,126		158,009		41,933		114,863		156,796
ASC 815 fair value adjustments		14		3,420		3,434				3,362		3,362
Total	\$	30,897	\$	130,546	\$	161,443	\$	41,933	\$	118,225	\$	160,158

(1) On December 31, 2009, ABCP borrowings were reclassified to long-term as the facility was renegotiated on January 15, 2010 resulting in the maturity date being greater than one year from December 31, 2009.

Short-term Borrowings

Short-term borrowings have a remaining term to maturity of one year or less. The following tables summarize outstanding short-term borrowings (secured and unsecured) at December 31, 2009 and 2008, the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

weighted average interest rates at the end of each period, and the related average balances and weighted average interest rates during the periods.

	Decembe	er 31, 2009 Weighted Average		Year Ended De	cember 31, 2009 Weighted Average
	Ending			Average	
	Balance	Interest Rate		Balance	Interest Rate
Unsecured term bank deposits	\$ 842,636	3.33%	\$	929,442	3.23%
ABCP borrowings				16,238,782	1.64
ED Participation Program Facility	9,006,053	.79		14,174,433	1.42
ED Conduit Program facility	14,313,837	.59		7,339,592	.72
Short-term portion of long-term					
borrowings	5,259,278	2.58		4,408,990	2.05
Other interest bearing liabilities	1,475,007	.12		1,393,280	.31
Total short-term borrowings	\$ 30,896,811	1.04%	\$	44,484,519	1.45%
Maximum outstanding at any					
month end	\$ 53,406,554				

	December 31, 2008 Weighted Average			Year Ended De	cember 31, 2008 Weighted Average
	Ending	Tiverage		Average	Tiverage
	Balance	Interest Rate		Balance	Interest Rate
Unsecured term bank deposits	\$ 1,147,825	3.34%	\$	696,442	3.67%
ABCP borrowings	24,767,825	2.74		24,692,143	3.82
ED Participation Program Facility	7,364,969	3.37		1,726,751	3.41
Short-term portion of long-term					
borrowings	6,821,846	3.60		6,879,459	3.69
Other interest bearing liabilities	1,830,578	0.55		2,064,547	2.35
Total short-term borrowings	\$ 41,933,043	2.91%	\$	36,059,342	3.69%
	\$ 41,933,043				

Maximum outstanding at any month end

As of December 31, 2009, the Company had \$3.5 billion in unsecured revolving credit facilities which provide liquidity support for general corporate purposes. The Company has never drawn on these facilities. These facilities include a \$1.9 billion revolving credit facility maturing in October 2010 and a \$1.6 billion revolving credit facility maturing in October 2011. These figures reflect the amended size of the facilities as a \$215 million commitment from Aurora Bank, FSB, formerly known as Lehman Brothers Bank, FSB, a subsidiary of Lehman Brothers Holdings Inc. was removed in the fourth quarter of 2009.

On April 24, 2009, in conjunction with the extension of the 2008 ABCP Facilities (see *Asset-Backed Financing Facilities* below), a \$1.4 billion revolving credit facility maturing in October 2009 was retired and the \$1.9 billion revolving credit facility maturing in October 2011 was reduced to \$1.6 billion. The principal financial covenants in the unsecured revolving credit facilities require the Company to maintain consolidated tangible net worth of at least \$1.38 billion at all times. Consolidated tangible net worth as calculated for

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

purposes of this covenant was \$3.5 billion as of December 31, 2009. The covenants also require the Company to meet either a minimum interest coverage ratio or a minimum net adjusted revenue test based on the four preceding quarters adjusted. Core Earnings—financial performance. The Company was compliant with both of the minimum interest coverage ratio and the minimum net adjusted revenue tests as of the quarter ended December 31, 2009. In the past, the Company has not relied upon the Company—s unsecured revolving credit facilities as a primary source of liquidity. Even though the Company has never borrowed under these facilities, they are available to be drawn upon for general corporate purposes.

Long-term Borrowings

The following tables summarize outstanding long-term borrowings (secured and unsecured) at December 31, 2009 and 2008, the weighted average interest rates at the end of the periods, and the related average balances during the periods.

]	December 3: Ending Balance ⁽¹⁾	1, 2009 Weighted Average Interest Rate ⁽²⁾	Year Ended December 31, 2009 Average Balance	
Floating rate notes:					
U.S. dollar-denominated:					
Interest bearing, due 2011-2047	\$	84,849,160	1.20%	\$	83,001,692
Non-U.S. dollar-denominated:					
Australian dollar-denominated, due 2011		161,804	4.57		443,080
Euro-denominated, due 2011-2041		7,624,485	.91		8,411,807
Sterling-denominated, due 2011-2039		1,153,134	.88		1,273,890
Hong Kong dollar-denominated, due 2011		113,741	.41		113,716
Swedish krona-denominated, due 2011		85,353	.66		116,736
Canadian dollar-denominated, due 2011		229,885	.67		229,885
Total floating rate notes		94,217,562	1.17		93,590,806
Fixed rate notes:					
U.S. dollar-denominated:					
Interest bearing, due 2011-2043		12,355,688	5.55		11,556,520
Non-U.Sdollar denominated:					
Australian dollar-denominated, due 2012		165,394	4.42		278,983
Canadian dollar-denominated, due 2011		478,566	3.98		557,333
Euro-denominated, due 2011-2039		6,903,465	2.74		4,695,963
Hong Kong dollar-denominated, due 2014-2016		140,173	4.38		154,613

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Japanese yen-denominated, due 2011-2035	426,551	1.99	671,595
Singapore dollar-denominated, due 2014	46,015	3.15	45,498
Sterling-denominated, due 2011-2039	1,901,094	5.33	2,913,991
Swiss franc-denominated, due 2011	182,907	2.24	160,568
New Zealand dollar-denominated			96,529
Mexican peso-denominated, due 2016	78,078	10.30	91,593
Swedish krona-denominated, due 2011	60,141	3.63	60,547
Total fixed rate notes	22,738,072	4.51	21,283,733
Unsecured term bank deposits U.S. dollar-denominated, due	4 500 000	2.10	2.024.000
2011-2019	4,789,223	3.19	3,824,908
ABCP borrowings	8,801,415	1.55	
Total long-term borrowings	\$ 130,546,272	1.84%	\$ 118,699,447

⁽¹⁾ Ending balance is expressed in U.S. dollars at December 31, 2009 spot currency exchange rate. Includes fair value adjustments under ASC 815 for notes designated as the hedged item in a fair value hedge.

⁽²⁾ Weighted average interest rate is stated rate relative to currency denomination of note.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

	December 3 Ending Balance ⁽¹⁾	Year Ended December 31, 2008 Average Balance		
Floating rate notes:				
U.S. dollar-denominated:	ф. 7 0.212.620	4.100	Φ 76.604.044	
Interest bearing, due 2010-2047	\$ 79,212,638	4.12%	\$ 76,604,044	
Non-U.S. dollar-denominated:	460.000		722 02 7	
Australian dollar-denominated, due 2010-2011	462,022	7.45	523,837	
Euro-denominated, due 2010-2041	8,713,084	4.40	8,876,737	
Singapore dollar-denominated	075.051	5 50	4,508	
Sterling-denominated, due 2010-2039	975,851	5.72	975,808	
Japanese yen-denominated	112 (01	7 0 6	8,687	
Hong Kong dollar-denominated, due 2011	113,691	5.06	113,666	
Swedish krona-denominated, due 2010-2011	154,780	4.35	252,540	
Canadian dollar-denominated, due 2011	229,885	4.57	229,885	
Total floating rate notes	89,861,951	4.19	87,589,712	
Total floating rate notes Fixed rate notes:	09,001,931	4.19	07,309,712	
U.S. dollar-denominated:				
	14,749,681	5.08	12,473,864	
Interest bearing, due 2010-2043 Non-U.Sdollar denominated:	14,749,001	3.06	12,473,604	
Australian dollar-denominated, due 2010-2012	247,928	7.37	407,308	
Canadian dollar-denominated, due 2010-2012	635,274	4.49	972,215	
Euro-denominated, due 2010-2011	6,874,043	2.86	4,807,924	
Hong Kong dollar-denominated, due 2010-2016	189,860	4.14	167,518	
Japanese yen-denominated, due 2010-2015	1,087,652	1.34	929,419	
Singapore dollar-denominated, due 2010-2033	80,576	2.95	58,884	
Sterling-denominated, due 2010-2039	2,873,765	6.28	3,441,142	
	219,687	2.02	246,749	
Swiss franc-denominated, due 2011 New Zealand dollar-denominated, due 2010	·	2.02 7.71	·	
	179,934 72,730	11.05	213,316	
Mexican peso-denominated, due 2016	·		91,548	
Swedish krona-denominated, due 2011	43,066	6.33	68,110	
Total fixed rate notes	27,254,196	4.51	23,877,997	
Unsecured term bank deposits U.S. dollar-denominated, due				
2010-2013	1,108,647	4.36	157,268	

Total long-term borrowings

\$ 118,224,794

4.26%

\$ 111,624,977

- (1) Ending balance is expressed in U.S. dollars at December 31, 2008 spot currency exchange rate. Includes fair value adjustments under ASC 815 for notes designated as the hedged item in a fair value hedge.
- (2) Weighted average interest rate is stated rate relative to currency denomination of note.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

At December 31, 2009, the Company had outstanding long-term borrowings with call features totaling \$3.3 billion and \$100 million of outstanding long-term borrowings that are putable by the investor to the Company prior to the stated maturity date. Generally, these instruments are callable and putable at the par amount. As of December 31, 2009, the stated maturities (for putable debt, the stated maturity date is the put date) and maturities if accelerated to the call dates are shown in the following table:

					December	r 31	, 2009				
	Ungganwad	Stated I Unsecured Term Bank	Mat	curity ⁽¹⁾ Secured) J nsecured	Maturity t Insecured erm Bank	to C	Call Date ⁽¹⁾ Secured	
	Unsecured Borrowings	Deposits	В	Secured Borrowings	Total	Borrowings		Deposits	J	Secured Borrowings	Tot
7											
	\$	\$ 1,405,405	\$	6,882,823	\$ 6,882,823	\$	1,434,248	\$ 246,496	\$	16,784,947	\$ 18,4
	6,372,950 2,195,766	1,425,425 1,696,413		12,923,080 10,783,347	20,721,455 14,675,526		6,526,521 2,241,214	1,446,423 1,531,966		9,121,664 7,783,347	17,0 11,5
	2,812,148	775,155		9,149,050	12,736,353		2,785,701	758,760		7,763,347	10,6
	5,124,268	838,999		6,052,836	12,016,103		5,221,591	811,135		6,052,836	12,0
	710,055	000,777		5,889,838	6,599,893		798,924	011,122		5,889,838	6,6
-7	5,581,984	58,788		47,852,746	53,493,518		3,788,972			46,752,038	50,5
	22,797,171	4,794,780		99,533,720	127,125,671		22,797,171	4,794,780		99,533,720	127,1
e											
	1,947,250	(5,557)		1,478,908	3,420,601		1,947,250	(5,557)		1,478,908	3,4
	\$ 24,744,421	\$ 4,789,223	\$	101,012,628	\$ 130,546,272	\$	24,744,421	\$ 4,789,223	\$	101,012,628	\$ 130,5

⁽¹⁾ The Company views its on-balance sheet securitization trust debt as long-term based on the contractual maturity dates and projects the expected principal paydowns based on the Company s current estimates regarding loan prepayment speeds. The projected principal paydowns in year 2010 include \$6.9 billion related to the on-balance sheet securitization trust debt.

Secured Borrowings

Variable Interest Entities (VIEs) are required to be consolidated by their primary beneficiaries. A VIE exists when either the total equity investment at risk is not sufficient to permit the entity to finance its activities by itself, or the equity investors lack one of three characteristics associated with owning a controlling financial interest. Those characteristics are the direct or indirect ability to make decisions about an entity s activities that have a significant impact on the success of the entity, the obligation to absorb the expected losses of an entity, and the rights to receive the expected residual returns of the entity.

The Company currently consolidates a number of financing entities that are VIEs as a result of being the entities primary beneficiary. As a result, these financing VIEs are accounted for as secured borrowings. The process of identifying the primary beneficiary involves identifying all other parties that hold variable interests in the entity and determining which of the parties, including the Company, has the responsibility to absorb the majority of the entity s expected losses or the rights to its expected residual returns. The Company is the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

primary beneficiary of and currently consolidates the following financing VIEs as of December 31, 2009 and 2008:

	December 31, 2009													
(Dollars in millions)		D	ebt	Outstand	ing									
		Short Term	Long Term			Total		Carrying Loans		ount of Outsta Cash	and (rring Debt Total	
Secured Borrowings:														
ED Participation Program														
facility	\$	9,006	\$		\$	9,006	\$	9,397	\$	115	\$	61	\$	9,573
ED Conduit Program														
facility		14,314				14,314		14,594		478		372		15,444
2008 Asset-Backed														
Financing Facilities				8,801		8,801		9,929		204		100		10,233
On-balance sheet				00.00		00.000		00.000		2 62=		2 004		00 = 04
securitizations		6.1		89,200		89,200		93,020		3,627		3,084		99,731
Indentured trusts		64		1,533		1,597		2,225		172		24		2,421
ASC 815 fair value		23,384		99,534		122,918		129,165		4,596		3,641		137,402
adjustment				1,479		1,479								
Total	\$	23,384	\$	101,013	\$	124,397	\$	129,165	\$	4,596	\$	3,641	\$	137,402

December 31, 2008													
	De	ebt O	utstand	ling									
						(Carrying	Amo	ount of	Asse	ets Secu	ırinş	g Debt
Sh	ort	L	ong						Outst	andi	ng		
										O	ther		
Te	rm	T	erm		Total]	Loans	C	Cash	A	ssets		Total
\$ 7	7,365	\$		\$	7,365	\$	7,733	\$	88	\$	85	\$	7,906
24	4,768				24,768		31,953		462		816		33,231
		8	30,601		80,601		81,547		2,632		2,521		86,700
	Te	Short Term	Short L Term T \$ 7,365 \$ 24,768	Short Long Term Term \$ 7,365 \$	Term Term \$ 7,365 \$ \$ 24,768	Debt Outstanding Short Long Term Term Total \$ 7,365 \$ 7,365 \$ 7,365 24,768 24,768 24,768	Debt Outstanding Short Long Term Term Total \$ 7,365 \$ 7,365 \$ 24,768	Debt Outstanding Carrying Short Long Total Loans \$ 7,365 \$ 7,365 \$ 7,733 24,768 24,768 31,953	Debt Outstanding Carrying Amo Short Long Term Term Total Loans C \$ 7,365 \$ 7,365 \$ 7,733 \$ 24,768 24,768 31,953	Debt Outstanding Carrying Amount of Outstanding Short Long Carrying Amount of Outstanding Term Term Total Loans Cash \$ 7,365 \$ 7,365 \$ 7,733 \$ 88 24,768 24,768 31,953 462	Debt Outstanding Carrying Amount of Assorbing Outstanding Outsta	Carrying Amount of Assets Sect	Carrying Amount of Assets Securing Outstanding Other Term Term Total Loans Cash Assets

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On-balance sheet securitizations Indentured trusts	31	1,972	2,003	2,199	236	40	2,475
ASC 015 foir value	32,164	82,573	114,737	123,432	3,418	3,462	130,312
ASC 815 fair value adjustment		872	872				
Total	\$ 32,164	\$ 83,445	\$ 115,609	\$ 123,432	\$ 3,418	\$ 3,462	\$ 130,312

Asset-Backed Financing Facilities

During the first quarter of 2008, the Company entered into three new asset-backed financing facilities (the 2008 Asset-Backed Financing Facilities): (i) a \$26.0 billion FFELP loan ABCP conduit facility (the 2008 FFELP ABCP Facility); (ii) a \$5.9 billion Private Education Loan ABCP conduit facility (the 2008 Private Education Loan ABCP Facility) (collectively, the 2008 ABCP Facilities); and (iii) a \$2.0 billion secured FFELP loan facility (the 2008 Asset-Backed Loan Facility). The initial term of the 2008 Asset-Backed Financing Facilities was 364 days. The underlying cost of borrowing under the 2008 ABCP Facilities was approximately LIBOR plus 0.68 percent for the FFELP loan facilities and LIBOR plus 1.55 percent for the Private Education Loan facility, excluding upfront and unused commitment fees. All-in pricing on the 2008 ABCP Facilities varied based on usage. For the full year 2008, the combined, all-in cost of borrowings related to the 2008 Asset-Backed Financing Facilities, including amortized upfront fees and unused commitment fees, was three-month LIBOR plus 2.47 percent. The primary use of the 2008 Asset-Backed Financing Facilities was to refinance comparable ABCP facilities incurred in connection with the Proposed Merger, with the expectation that outstanding balances under the 2008 Asset-Backed Financing Facilities would be reduced through securitization of the underlying student loan collateral in the term ABS market.

On February 2, 2009, the Company extended the maturity date of the 2008 ABCP Facilities from February 28, 2009 to April 28, 2009 for a \$61 million upfront fee. The other terms of the facilities remained materially unchanged.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

On February 27, 2009, the Company extended the maturity date of the 2008 Asset-Backed Loan Facility from February 28, 2009 to April 28, 2009 for a \$4 million upfront fee. The other terms of this facility remained materially unchanged.

On April 24, 2009, the Company extended the maturity of \$21.8 billion of the 2008 FFELP ABCP Facility for one year to April 23, 2010. The Company also extended its 2008 Asset-Backed Loan Facility in the amount of \$1.5 billion. The extended 2008 Asset-Backed Loan Facility matured on June 26, 2009 and was paid in full. A total of \$86 million in fees were paid related to these extensions. The 2008 Private Education Loan ABCP Facility was paid off and terminated on April 24, 2009. The stated borrowing rate of the 2008 FFELP ABCP Facility was the applicable funding rate plus 130 basis points excluding upfront fees. The applicable funding rate generally was either a LIBOR or commercial paper rate. The terms of the 2008 FFELP ABCP Facility called for an increase in the applicable funding spread to 300 basis points if the outstanding borrowing amount was not reduced to \$15.2 billion and \$10.9 billion as of June 30, 2009 and September 30, 2009, respectively. If the Company did not negotiate an extension or pay off all outstanding amounts of the 2008 FFELP ABCP Facility at maturity, the facility would extend by 90 days with the interest rate generally increasing from LIBOR plus 250 basis points to 550 basis points over the 90 day period. The other terms of the facilities remained materially unchanged.

The maximum amount the Company could borrow under the 2008 FFELP ABCP Facility was limited based on certain factors, including market conditions and the fair value of student loans in the facility. As of December 31, 2009, the maximum borrowing amount was approximately \$10.5 billion. Funding under the 2008 FFELP ABCP Facility was subject to usual and customary conditions. The 2008 FFELP ABCP Facility was subject to termination under certain circumstances, including the Company s failure to comply with the principal financial covenants in its unsecured revolving credit facilities.

Borrowings under the 2008 FFELP ABCP Facility were non-recourse to the Company. As of December 31, 2009, the Company had \$8.8 billion outstanding in connection with the 2008 FFELP ABCP Facility. The book basis of the assets securing this facility as of December 31, 2009 was \$10.2 billion.

On January 15, 2010, the Company terminated the 2008 FFELP ABCP Facility and entered into new multi-year ABCP facilities (the 2010 Facility) which will continue to provide funding for the Company s federally guaranteed student loans. The 2010 Facility provides for maximum funding of \$10 billion for the first year, \$5 billion for the second year and \$2 billion for the third year. Upfront fees related to the 2010 Facility were approximately \$4 million. The underlying cost of borrowing under the 2010 Facility for the first year is expected to be approximately commercial paper issuance cost plus 0.50 percent, excluding up-front commitment and unused fees.

Borrowings under the 2010 Facility are non-recourse to the Company. The maximum amount the Company may borrow under the 2010 Facility is limited based on certain factors, including market conditions and the fair value of student loans in the facility. Funding under the 2010 Facility is subject to usual and customary conditions. The 2010 Facility is subject to termination under certain circumstances, including the Company s failure to comply with the principal financial covenants in its unsecured revolving credit facilities. Increases in the borrowing rate of up to LIBOR plus 450 basis points could occur if certain asset coverage ratio thresholds are not met. Failure to pay off the

2010 Facility on the maturity date or to reduce amounts outstanding below the annual maximum step downs will result in a 90-day extension of the 2010 Facility with the interest rate increasing from LIBOR plus 200 basis points to LIBOR plus 300 basis points, over that period. If, at the end of the 90-day extension, these required paydown amounts have not been made, the collateral can be foreclosed upon.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

The Department of Education (ED) Funding Programs

In August 2008, ED implemented the Purchase Program and the Loan Purchase Participation Program (the Participation Program) pursuant to ECASLA. Under the Purchase Program, ED purchases eligible FFELP loans at a price equal to the sum of (i) par value, (ii) accrued interest, (iii) the one-percent origination fee paid to ED, and (iv) a fixed amount of \$75 per loan. Under the Participation Program, ED provides short-term liquidity to FFELP lenders by purchasing participation interests in pools of FFELP loans. FFELP lenders are charged a rate equal to the preceding quarter commercial paper rate plus 0.50 percent on the principal amount of participation interests outstanding. Under the terms of the Participation Program, on September 30, 2010, AY 2009-2010 loans funded under the Participation Program must be either repurchased by the Company or sold to ED pursuant to the Participation Program, which has identical economics to the Purchase Program. Given the state of the credit markets, the Company currently expect to sell all of the loans it funds under the Participation Program to ED. Loans eligible for the Participation or Purchase Programs are limited to FFELP Stafford or PLUS Loans, first disbursed on or after May 1, 2008 but no later than July 1, 2010, with no ongoing borrower benefits other than permitted rate reductions of 0.25 percent for automatic payment processing.

As of December 31, 2009, the Company had \$9.0 billion of advances outstanding under the Participation Program. Through December 31, 2009, the Company has sold to ED approximately \$18.5 billion face amount of loans as part of the Purchase Program. Outstanding debt of \$18.5 billion was paid down related to the Participation Program in connection with these loan sales. These loan sales resulted in a \$284 million gain. The settlement of the fourth quarter sale of loans out of the Participation Program included repaying the debt by delivering the related loans to ED in a non-cash transaction and receipt of cash from ED for \$484 million, representing the reimbursement of a of one-percent payment made to ED plus a \$75 fee per loan.

Also pursuant to ECASLA, on January 15, 2009, ED published summary terms under which it will purchase eligible FFELP Stafford and PLUS Loans from a conduit vehicle established to provide funding for eligible student lenders (the ED Conduit Program). Loans eligible for the ED Conduit Program must be first disbursed on or after October 1, 2003, but not later than July 1, 2009, and fully disbursed before September 30, 2009, and meet certain other requirements, including those relating to borrower benefits. The ED Conduit Program was launched on May 11, 2009 and will accept eligible loans through July 1, 2010. The ED Conduit Program has a term of five years and will expire on January 19, 2014. Funding for the ED Conduit Program is provided by the capital markets at a cost based on market rates, with the Company being advanced 97 percent of the student loan face amount. If the conduit does not have sufficient funds to make the required payments on the notes issued by the conduit, then the notes will be repaid with funds from the Federal Financing Bank (FFB). The FFB will hold the notes for a short period of time and if at the end of that time the notes still cannot be paid off, the underlying FFELP loans that serve as collateral to the ED Conduit will be sold to ED through the Put Agreement at a price of 97 percent of the face amount of the loans. As of December 31, 2009, approximately \$14.6 billion face amount of the Company s Stafford and PLUS Loans were funded through the ED Conduit Program. For 2009, the average interest rate paid on this facility was approximately 0.75 percent. As of December 31, 2009, there are approximately \$820 million face amount of additional FFELP Stafford and PLUS Loans (excluding loans currently in the Participation Program) that can be funded through the ED Conduit Program.

Securitizations

In 2009, the Company completed four FFELP long-term ABS transactions totaling \$5.9 billion. The FFELP transactions were composed primarily of FFELP Consolidation Loans which were not eligible for the ED Conduit Program or the Term Asset-Backed Securities Loan Facility (TALF) discussed below.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

On January 6, 2009, the Company closed a \$1.5 billion 12.5 year asset-backed securities (ABS) based facility. This facility is used to provide up to \$1.5 billion term financing for Private Education Loans. The fully-utilized cost of financing obtained under this facility is expected to be LIBOR plus 5.75 percent. In connection with this facility, the Company completed one Private Education Loan term ABS transaction totaling \$1.5 billion in the first quarter of 2009. The net funding received under the asset-backed securities based facility for this issuance was \$1.1 billion.

On February 6, 2009, the Federal Reserve Bank of New York published proposed terms for a program designed to facilitate renewed issuance of consumer and small business ABS at lower interest rate spreads. TALF was initiated on March 17, 2009 and currently provides investors who purchase eligible ABS with funding of up to five years. Eligible ABS include AAA rated student loan ABS backed by FFELP and Private Education Loans first disbursed since May 1, 2007. The following \$6.0 Billion of Private Education Loan securitizations were completed in 2009 and were TALF eligible:

On May 5, 2009, the Company priced a \$2.6 billion Private Education Loan securitization which closed on May 12, 2009. The issue bears a coupon of 1-month LIBOR plus 6.0 percent and is callable at the issuer s option at 93 percent of the outstanding balance of the ABS between November 15, 2011 and April 16, 2012. If the issue is called on November 15, 2011, the Company expects the effective cost of the financing will be approximately 1-month LIBOR plus 3.7 percent.

On July 2, 2009, the Company priced a \$1.1 billion Private Education Loan securitization which closed on July 14, 2009. The issue bears a coupon of Prime plus 1.25 percent and is callable at the issuer s option at 94 percent of the outstanding balance of the ABS between January 16, 2012 and June 15, 2012. If the issue is called on January 16, 2012, the Company expects the effective cost of the financing will be approximately Prime minus 0.71 percent.

On August 5, 2009, the Company priced a \$1.7 billion Private Education Loan securitization which closed on August 13, 2009. The issue bears a coupon of Prime plus 0.25 percent and is callable at the issuer s option at 94 percent of the outstanding balance of the ABS between August 15, 2013 and July 15, 2014. If the issue is called on August 15, 2013, the Company expects the effective cost of the financing will be approximately Prime minus 0.55 percent.

On December 2, 2009, the Company priced a \$590 million Private Education Career Training Loan securitization which closed on December 10, 2009. The issue includes one tranche that bears a coupon of Prime minus 0.90 percent and a second tranche that bears a coupon of 1-month LIBOR plus 1.85 percent.

In certain of the Company s securitizations, there are terms within the deal structure that result in such securitization not qualifying for sale treatment and, as a result, is accounted for as a secured borrowing. Terms that prevent sale treatment include: (1) allowing the Company to hold certain rights that can affect the remarketing of certain bonds, (2) allowing the trust to enter into interest rate cap agreements after the initial settlement of the securitization which do not relate to the reissuance of third-party beneficial interests or (3) allowing the Company to hold an unconditional call option related to a certain percentage of the securitized assets. These securitizations completed in 2009 are

accounted for as secured borrowings.

The Company has concluded, for the Private Education Loan securitizations above which contain the ability to call the bonds in the future at a discount to par, that it is probable it will call these bonds at the call date at the respective discount. Probability is based on the Company s assessment of whether these bonds can be refinanced at the call date at or lower than a breakeven cost of funds based on the call discount. As a result, the Company is accreting this call discount as a reduction to interest expense through the call date. If it

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

7. Borrowings (Continued)

becomes less than probable the Company will call these bonds at a future date, it will result in the Company reversing this prior accretion as a cumulative catch up adjustment. The Company has accreted approximately \$59 million as a reduction of interest expense through December 31, 2009.

During 2009 and 2008, five and two, respectively, of the Company s off-balance sheet securitization trusts were re-evaluated and it was determined that they no longer met the criteria to be considered QSPEs. These trusts were then evaluated as VIEs and it was determined that they should be consolidated and accounted for as secured borrowings as the Company is the primary beneficiary. These trusts had reached their 10 percent clean-up call levels but the call was not exercised by the Company. Because the Company can now exercise that option at its discretion going forward, the Company effectively controls the assets of the trusts. This resulted in the Company consolidating at fair value \$685 million and \$289 million in assets and \$649 million and \$278 million in liabilities related to these trusts during 2009 and 2008, respectively. This resulted in \$20 million and \$2 million recognized gains in 2009 and 2008, respectively.

Auction Rate Securities

At December 31, 2009, the Company had \$1.0 billion of taxable and \$1.1 billion of tax-exempt auction rate securities outstanding in on-balance sheet securitizations and indentured trusts, respectively. Since February 2008, problems in the auction rate securities market as a whole led to failures of the auctions pursuant to which certain of the Company s auction rate securities interest rates are set. As a result, all of the Company s auction rate securities as of December 31, 2009 bore interest at the maximum rate allowable under their terms. The maximum allowable interest rate on the Company s \$1.0 billion of taxable auction rate securities is generally LIBOR plus 1.50 percent. The maximum allowable interest rate on many of the Company s \$1.1 billion of tax-exempt auction rate securities is a formula driven rate, which produced various maximum rates up to 1.14 percent during the fourth quarter of 2009. Since December 31, 2009, certain of the Company s taxable auction rate securities with shorter terms to maturity have had successful auctions.

Indentured Trusts

The Company has secured assets and outstanding bonds in indentured trusts resulting from the acquisition of various student loan providers in prior periods. The indentures were created and bonds issued to finance the acquisition of student loans guaranteed under the Higher Education Act. The bonds are limited obligations of the Company and are secured by and payable from payments associated with the underlying secured loans.

Federal Home Loan Bank in Des Moines

On January 15, 2010, HICA Education Loan Corporation, a subsidiary of the Company, entered into a lending agreement with the Federal Home Loan Bank of Des Moines (the FHLB). Under the agreement, the FHLB will provide advances backed by Federal Housing Finance Agency approved collateral including federally-guaranteed student loans. The initial borrowing of \$25 million at a rate of .23 percent under this facility occurred on January 15, 2010 and matured on January 22, 2010. The amount, price and tenor of future advances will vary and will be

determined at the time of each borrowing. The maximum amount that can be borrowed, as of January 15, 2010, subject to available collateral, is approximately \$11 billion. The Company has provided a guarantee to the FHLB for the performance and payment of HICA s obligations.

8. Student Loan Securitization

The Company securitizes its FFELP Stafford Loans, FFELP Consolidation Loans and Private Education Loan assets and, for transactions qualifying as sales, retains a Residual Interest and servicing rights (as the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

8. Student Loan Securitization (Continued)

Company retains the servicing responsibilities), all of which are referred to as the Company s Retained Interest in off-balance sheet securitized loans. The Residual Interest is the right to receive cash flows from the student loans and reserve accounts in excess of the amounts needed to pay servicing, derivative costs (if any), other fees, and the principal and interest on the bonds backed by the student loans.

Securitization Activity

The following table summarizes the Company s securitization activity for the years ended December 31, 2009, 2008 and 2007. Those securitizations listed as sales are off-balance sheet transactions and those listed as financings remain on-balance sheet.

Years Ended December 31.

			• • • • •			1	tears	Ellueu	Decei	nber 31,	,	_		
			2009					2008					2007	
			Loan	Pre-]	Loan	Pre-			Loan	Pre-	
	No.					No.					No.			
	of	A	mount	Tax	Gain	of		mount		Gain	of	Amount	Tax	Gain
r	Fransact i	Stes	curitized	Gain	%Tra	ansact	i Stes	uritized	Gain	%Tra	nsacti	i Stex uritize	d Gain	%
(Dollars in millions)														
Securitizations sales:														
FFELP Stafford/PLUS														
Loans		\$		\$	q	%	\$		\$	%)	\$	\$	Ġ
FFELP Consolidation														
Loans														
Private Education Loans											1	2,001	367	18.4
Total securitizations sa	les			\$	c,	%			\$	%	1	2,001	\$ 367	18.4%
Securitizations financir	ngs:													
FFELP Stafford/PLUS														
Loans ⁽¹⁾						9		18,546			3	8,955	;	
FFELP Consolidation														
$Loans^{(1)(2)}$	3		5,339								5	14,476)	
Private Education Loans(1) 5		11,122											
Total securitizations														
financings	8		16,461			9		18,546			8	23,431		
Total securitizations	8	\$	16,461			9	\$	18,546			9	\$ 25,432	2	

- (1) In certain securitizations there are terms within the deal structure that result in such securitizations not qualifying for sale treatment and, accordingly, they are accounted for on-balance sheet as VIEs. Terms that prevent sale treatment include: (1) allowing the Company to hold certain rights that can affect the remarketing of certain bonds, (2) allowing the trust to enter into interest rate cap agreements (which do not relate to the reissuance of third-party beneficial interests) after initial settlement of the securitization, or (3) allowing the Company to hold an unconditional call option related to a certain percentage of the securitized assets.
- (2) In addition to the transactions listed in the above table, the Company settled on a repackaging trust and issued new asset backed securities in the amount of \$1.0 billion. The debt issued is collateralized by reset rate notes totaling \$1.2 billion.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

8. Student Loan Securitization (Continued)

Key economic assumptions used in estimating the fair value of the Residual Interests at the date of securitization resulting from the student loan securitization sale transactions completed during the years ended December 31, 2009, 2008 and 2007 were as follows:

Years Ended December 31.

		1 cars	Enucu D	ccember 31,		
	2009		2008		2007	
	FFELP					
	Stafford FFELP	Private FFELP	FFELP	Private FFELP	FFELP	Private
	andConsolidatio	Educatio Stafford	onsolidatio	Educatio Staffor Co	onsolidation	E ducation
		and		and		
	PLUS ⁽¹⁾ Loans ⁽¹⁾	Loans(1) PLUS(1)	Loans(1)	Loans(1) PLUS(1)	Loans(1)	Loans
Prepayment speed (annual						
$rate)^{(2)}$						
Interim status						0%
Repayment status						4-7%
Life of loan repayment						
status						6%
Weighted average life						9.4 yrs.
Expected credit losses (%						
of principal securitized)						4.69%
Residual cash flows						
discounted at (weighted						
average)						12.5%
<i>C</i> ,						

- (1) No securitizations qualified for sale treatment in the period.
- (2) The Company uses CPR curves for Residual Interest valuations that are based on seasoning (the number of months since entering repayment). Under this methodology, a different CPR is applied to each year of a loan s seasoning. The repayment status CPR used is based on the number of months since first entering repayment (seasoning). Life of loan CPR is related to repayment status only and does not include the impact of the loan while in interim status. The CPR assumption used for all periods includes the impact of projected defaults.

The following table summarizes cash flows received from or paid to the off-balance sheet securitization trusts during the years ended December 31, 2009, 2008 and 2007:

Years Ended December 31,

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(Dollars in millions)	2009	2008	2007
Net proceeds from new securitizations completed during the period	\$	\$	\$ 1,977
Cash distributions from trusts related to Residual Interests	477	909	782
Servicing fees received ⁽¹⁾	225	246	286
Purchases of previously transferred financial assets for representation and			
warranty violations	(7)	(37)	(33)
Reimbursements of borrower benefits ⁽²⁾	(36)	(29)	(22)
Purchases of delinquent Private Education Loans from securitization trusts			
using delinquent loan call option		(172)	(162)
Purchases of loans using clean-up call option		(697)	(1,500)

⁽¹⁾ The Company receives annual servicing fees of 90 basis points, 50 basis points and 70 basis points of the outstanding securitized loan balance related to its FFELP Stafford, FFELP Consolidation Loan and Private Education Loan securitizations, respectively.

⁽²⁾ Under the terms of the securitizations, the transaction documents require that the Company reimburse the trusts for any borrower benefits afforded the borrowers of the underlying securitized loans.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

8. Student Loan Securitization (Continued)

Residual Interest in Securitized Receivables

The following tables summarize the fair value of the Company s Residual Interests included in the Company s Retained Interest (and the assumptions used to value such Residual Interests), along with the underlying off-balance sheet student loans that relate to those securitizations in transactions that were treated as sales as of December 31, 2009 and 2008.

As of December 31, 2009

	FFELP Stafford and PLUS	Consolidation Loan Trusts ⁽¹⁾	Private Education Loan Trusts	Total
(Dollars in millions)				
Fair value of Residual Interests	\$ 243	\$ 791	\$ 794	\$ 1,828
Underlying securitized loan balance	5,377	14,369	12,986	32,732
Weighted average life	3.3 yrs.	9.0 yrs.	6.3 yrs.	
Prepayment speed (annual rate) ⁽²⁾	0.00	NT/A	0.07	
Interim status	0%	N/A	0%	
Repayment status	0-14%	2-4%	2-15%	
Life of loan repayment status Expected credit losses (% of student loan	9%	3%	6%	
principal) ⁽³⁾⁽⁴⁾	.10%	.25%	5.31%	
Residual cash flows discount rate	10.6%	12.3%	27.5%	
(Dollars in millions)	FFELP Stafford and PLUS	As of December Consolidation Loan Trusts ⁽¹⁾	er 31, 2008 Private Education Loan Trusts	Total
E 1 (B 11 1)				
Fair value of Residual Interests	\$ 250	\$ 918	\$ 1,032	\$ 2,200
Fair value of Residual Interests Underlying securitized loan balance	\$ 250 7,057	\$ 918 15,077	\$ 1,032 13,690	\$ 2,200 35,824
Underlying securitized loan balance Weighted average life			. ,	
Underlying securitized loan balance	7,057	15,077	13,690	
Underlying securitized loan balance Weighted average life Prepayment speed (annual rate) ⁽²⁾	7,057 3.0 yrs.	15,077 8.1 yrs.	13,690 6.4 yrs.	
Underlying securitized loan balance Weighted average life Prepayment speed (annual rate) ⁽²⁾ Interim status	7,057 3.0 yrs.	15,077 8.1 yrs. N/A	13,690 6.4 yrs.	•

Expected credit losses (% of student loan principal)⁽³⁾⁽⁴⁾
Residuel each flavor discount rate

Residual cash flows discount rate 13.1% 11.9% 26.3%

- (1) Includes \$569 million and \$762 million related to the fair value of the Embedded Floor Income as of December 31, 2009 and 2008, respectively. Changes in the fair value of the Embedded Floor Income are primarily due to changes in the interest rates and the paydown of the underlying loans.
- (2) The Company uses CPR curves for Residual Interest valuations that are based on seasoning (the number of months since entering repayment). Under this methodology, a different CPR is applied to each year of a loan s seasoning. The repayment status CPR used is based on the number of months since first entering repayment (seasoning). Life of loan CPR is related to repayment status only and does not include the impact of the loan while in interim status. The CPR assumption used for all periods includes the impact of projected defaults.
- (3) Remaining expected credit losses as of the respective balance sheet date.
- (4) For Private Education Loan trusts, estimated defaults from settlement to maturity are 12.2 percent and 9.1 percent at December 31, 2009 and 2008, respectively. These estimated defaults do not include recoveries related to defaults but do include prior purchases of loans at par by the Company when loans reached 180 days delinquency (prior to default) under a contingent call option. Although these loan purchases do not result in a realized loss to the trust, the Company has included them here. Not including these purchases in the disclosure would result in estimated defaults of 9.3 percent and 6.1 percent at December 31, 2009 and 2008, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

8. Student Loan Securitization (Continued)

Servicing and securitization revenue is primarily driven by the average balance of off-balance sheet student loans, the amount of and the difference in the timing of Embedded Floor Income recognition for off-balance sheet student loans, and the fair value adjustment related to those Residual Interests where the Company has elected to carry such Residual Interests at fair value through earnings under ASC 825.

The Company recorded net unrealized mark-to-market losses of \$330 million, \$425 million and \$24 million in the years ended December 31, 2009, 2008 and 2007, respectively, related to the Residual Interest.

As of December 31, 2009, the Company changed the following significant assumptions compared to those used as of December 31, 2008, to determine the fair value of the Residual Interests:

Prepayment speed assumptions on FFELP Stafford and Consolidation Loans were decreased. This change reflects the significant decrease in prepayment activity experienced since 2008. This decrease in prepayment activity, which the Company expects will continue into the foreseeable future, was primarily due to a reduction in third-party consolidation activity as a result of the CCRAA and the current U.S. economic and credit environment. This resulted in a \$61 million unrealized mark-to-market gain.

Life of loan default rate assumptions for Private Education Loans were increased from 9.1 percent to 12.2 percent as a result of the continued weakening of the U.S. economy. This resulted in a \$426 million unrealized mark-to-market loss.

As of December 31, 2008, the Company had changed the following significant assumptions compared to those used as of December 31, 2007, to determine the fair value of the Residual Interests:

Prepayment speed assumptions were decreased for all three asset types primarily as a result of a significant reduction in prepayment activity experienced, which is expected to continue into the foreseeable future. The decrease in prepayment speeds was primarily due to a reduction in third-party consolidation activity as a result of the CCRAA (for FFELP only) and the current U.S. economic and credit environment. This resulted in a \$114 million unrealized mark-to-market gain.

Life of loan default rate assumptions for Private Education Loans were increased as a result of the continued weakening of the U.S. economy. This resulted in a \$79 million unrealized mark-to-market loss.

Cost of funds assumptions related to the underlying auction rate securities bonds (\$2.3 billion face amount of bonds) within FFELP loan (\$1.7 billion face amount of bonds) and Private Education Loan (\$0.6 billion face amount of bonds) trusts were increased to take into account the expectations these auction rate securities would continue to reset at higher rates for an extended period of time. This resulted in a \$116 million unrealized mark-to-market loss.

The discount rate assumption related to the Private Education Loan and FFELP Residual Interests was increased. The Company assessed the appropriateness of the current risk premium, which was added to the risk free rate for the purpose of arriving at a discount rate, in light of the current economic and credit uncertainty that existed in the market as of December 31, 2008. This discount rate was applied to the projected cash flows to arrive at a fair value representative of the then current economic conditions. The Company increased the risk premium by 1,550 basis points and 390 basis points for Private Education Loans and FFELP loans, respectively, to take into account the then current level of cash flow uncertainty and lack of liquidity that existed with the Residual Interests. This resulted in a \$904 million unrealized mark-to-market loss.

The Company recorded impairments to the Retained Interests of \$254 million for the year ended December 31, 2007. The impairment charges were the result of FFELP loans prepaying faster than projected through loan consolidations (\$110 million), impairment to the Floor Income component of the Company s

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

8. Student Loan Securitization (Continued)

Retained Interest due to increases in interest rates during the period (\$24 million), and increases in prepayments, defaults, and the discount rate related to Private Education Loans (\$120 million).

The following table reflects the sensitivity of the current fair value of the Residual Interests to adverse changes in the key economic assumptions used in the valuation of the Residual Interest at December 31, 2009, discussed in detail in the preceding table. The effect of a variation in a particular assumption on the fair value of the Residual Interest is calculated without changing any other assumption. In reality, changes in one factor may result in changes in another (for example, increases in market interest rates may result in lower prepayments and increased credit losses), which might magnify or counteract the sensitivities. These sensitivities are hypothetical, as the actual results could be materially different than these estimates.

	Year Ended December 31, 2009									
		FFELP Ford/PLUS		FELP solidation	Privat	te Education				
	Loai	n Trusts ⁽⁵⁾	Loar	Trusts ⁽⁵⁾	Loa	n Trusts ⁽⁵⁾				
(Dollars in millions)										
Fair value of Residual Interest	\$	243	\$	791(1)	\$	794				
Weighted-average life	(3.3 yrs.	ç	9.0 yrs.	6	5.3 yrs.				
Prepayment speed assumptions ⁽²⁾										
Interim status		0%		N/A		0%				
Repayment status		0-14%		2-4%		2-15%				
Life of loan repayment status		9%		3%		6%				
Impact on fair value of 5% absolute increase	\$	(26)	\$	(85)	\$	(128)				
Impact on fair value of 10% absolute increase	\$	(47)	\$	(151)	\$	(229)				
Expected credit losses (as a % of student loan principal)		.10%		.25%		5.31% ⁽³⁾				
Impact on fair value of 5% absolute increase in default rate	\$	(4)	\$	(8)	\$	(176)				
Impact on fair value of 10% absolute increase in default rate	\$	(9)	\$	(17)	\$	(346)				
Residual cash flows discount rate		10.6%		12.3%		27.5%				
Impact on fair value of 5% absolute increase	\$	(29)	\$	(136)	\$	(116)				
Impact on fair value of 10% absolute increase	\$	(53)	\$	(230)	\$	(205)				
3 month LIBOR forward curve at December 31, 2009										
plus contracted spreads										
Difference between Asset and Funding underlying										
indices ⁽⁴⁾										
Impact on fair value of 0.25% absolute increase in funding										
index compared to asset index	\$	(41)	\$	(173)	\$	(2)				
Impact on fair value of 0.50% absolute increase in funding		(0.5)								
index compared to asset index	\$	(82)	\$	(345)	\$	(4)				

- (1) Certain consolidation trusts have \$3.3 billion of non-U.S. dollar (Euro denominated) bonds outstanding. To convert these non-U.S. dollar denominated bonds into U.S. dollar liabilities, the trusts have entered into foreign-currency swaps with certain counterparties. Additionally, certain Private Education Loan trusts contain interest rate swaps that hedge the basis and reset risk between the Prime indexed assets and LIBOR index notes. As of December 31, 2009, these swaps are in a \$910 million gain position (in the aggregate) and the trusts had \$603 million of exposure to counterparties (gain position less collateral posted) primarily as a result of the decline in the exchange rates between the U.S. dollar and the Euro. This unrealized market value gain is not part of the fair value of the Residual Interest in the table above. Not all derivatives within the trusts require the swap counterparties to post collateral to the respective trust for changes in market value, unless the trust s swap counterparty s credit rating has been withdrawn or has been downgraded below a certain level. If the swap counterparty does not post the required collateral or is downgraded further, the counterparty must find a suitable replacement counterparty or provide the trust with a letter of credit or a guaranty from an entity that has the required credit ratings. Ultimately, the Company s exposure related to a swap counterparty failing to make its payments is limited to the fair value of the related trust s Residual Interest, which was \$1.3 billion as of December 31, 2009.
- (2) See previous table for details on CPR. Impact on fair value due to increase in prepayment speeds only increases the repayment status speeds. Interim status CPR remains 0%.
- (3) Expected credit losses are used to project future cash flows related to the Private Education Loan securitization s Residual Interest. However, until the fourth quarter of 2008 when it ceased this activity for all trusts settling prior to September 30, 2005, the Company purchased loans at par when the loans reach 180 days delinquent prior to default under a contingent call option, resulting in no credit losses at the trust nor related to the Company s Residual Interest. When the Company exercises its contingent call option and purchases the loan from the trust at par, the Company records a loss related to these loans that are now on the Company s balance sheet. The Company recorded losses of \$0, \$141 million and \$123 million for the years ended December 31, 2009, 2008 and 2007, respectively, related to this activity and specialty claims. For all trusts settling after October 1, 2005, the Company does not hold this contingent call option.
- (4) Student loan assets are primarily indexed to a Treasury bill, commercial paper or a prime index. Funding within the trust is primarily indexed to a LIBOR index. Sensitivity analysis increases funding indexes as indicated while keeping the assets underlying indexes fixed.
- (5) In addition to the assumptions in the table above, the Company also projects the reduction in distributions that will result from the various benefit programs that exist related to consecutive on-time payments by borrowers. Related to the entire \$1.8 billion Residual Interest, there is \$214 million (present value) of benefits projected, which reduce the fair value.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

8. Student Loan Securitization (Continued)

The table below shows the Company s off-balance sheet Private Education Loan delinquency trends as of December 31, 2009 and 2008.

	O)ff-Balanc	Education es	n Loan		
		December 2009	,		December 2008	•
	B	alance	%	В	alance	%
(Dollars in millions)						
Loans in-school/grace/deferment ⁽¹⁾	\$	2,546		\$	3,461	
Loans in forbearance ⁽²⁾		453			700	
Loans in repayment and percentage of each status:						
Loans current		8,987	90.0%		8,843	92.8%
Loans delinquent 31-60 days ⁽³⁾		332	3.3		315	3.3
Loans delinquent 61-90 days		151	1.5		121	1.3
Loans delinquent greater than 90 days		517	5.2		251	2.6
Total off-balance sheet Private Education Loans in repayment		9,987	100%		9,530	100%
Total off-balance sheet Private Education Loans, gross	\$	12,986		\$	13,691	

- (1) Loans for borrowers who may still be attending school or engaging in other permitted educational activities and are not yet required to make payments on the loans, e.g., residency periods for medical students or a grace period for bar exam preparation.
- (2) Loans for borrowers who have requested extension of grace period generally during employment transition or who have temporarily ceased making full payments due to hardship or other factors, consistent with the established loan program servicing policies and procedures.
- (3) The period of delinquency is based on the number of days scheduled payments are contractually past due.

The following table summarizes charge-off activity for Private Education Loans in the off-balance sheet trusts for the years ended December 31, 2009, 2008 and 2007.

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	2009	2008	2007
(Dollars in millions)			
Charge-offs	(423)	(153)	(79)
Charge-offs as a percentage of average loans in repayment	4.4%	1.9%	1.1%
Charge-offs as a percentage of average loans in repayment and			
forbearance	4.2%	1.6%	.9%
Ending off-balance sheet total Private Education Loans ⁽¹⁾	\$ 13,215	\$ 13,782	\$ 14,227
Average off-balance sheet Private Education Loans in repayment	\$ 9,597	\$ 8,088	\$ 7,305
Ending off-balance sheet Private Education Loans in repayment	\$ 9,987	\$ 9,530	\$ 7,819

⁽¹⁾ Ending total loans represents gross Private Education Loans, plus the receivable for partially charged-off loans (see Note 4, Allowance for Loan Losses).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

9. Derivative Financial Instruments

Risk Management Strategy

The Company maintains an overall interest rate risk management strategy that incorporates the use of derivative instruments to minimize the economic effect of interest rate changes. The Company s goal is to manage interest rate sensitivity by modifying the repricing frequency and underlying index characteristics of certain balance sheet assets and liabilities (including the Residual Interest from off-balance sheet securitizations) so that the net interest margin is not, on a material basis, adversely affected by movements in interest rates. The Company does not use derivative instruments to hedge credit risk associated with debt issued by the Company. As a result of interest rate fluctuations, hedged assets and liabilities will appreciate or depreciate in market value. Income or loss on the derivative instruments that are linked to the hedged assets and liabilities will generally offset the effect of this unrealized appreciation or depreciation for the period the item is being hedged. The Company views this strategy as a prudent management of interest rate sensitivity. In addition, the Company utilizes derivative contracts to minimize the economic impact of changes in foreign currency exchange rates on certain debt obligations that are denominated in foreign currencies. As foreign currency exchange rates fluctuate, these liabilities will appreciate and depreciate in value. These fluctuations, to the extent the hedge relationship is effective, are offset by changes in the value of the cross-currency interest rate swaps executed to hedge these instruments. Management believes certain derivative transactions entered into as hedges, primarily Floor Income Contracts, basis swaps and Eurodollar futures contracts, are economically effective; however, those transactions generally do not qualify for hedge accounting under ASC 815 (as discussed below) and thus may adversely impact earnings.

Although the Company uses derivatives to offset (or minimize) the risk of interest rate and foreign currency changes, the use of derivatives does expose the Company to both market and credit risk. Market risk is the chance of financial loss resulting from changes in interest rates, foreign exchange rates and market liquidity. Credit risk is the risk that a counterparty will not perform its obligations under a contract and it is limited to the loss of the fair value gain in a derivative that the counterparty owes the Company. When the fair value of a derivative contract is negative, the Company owes the counterparty and, therefore, has no credit risk exposure to the counterparty; however, the counterparty has exposure to the Company. The Company minimizes the credit risk in derivative instruments by entering into transactions with highly rated counterparties that are reviewed regularly by the Company s Credit Department. The Company also maintains a policy of requiring that all derivative contracts be governed by an International Swaps and Derivative Association Master Agreement. Depending on the nature of the derivative transaction, bilateral collateral arrangements generally are required as well. When the Company has more than one outstanding derivative transaction with the counterparty, and there exists legally enforceable netting provisions with the counterparty (i.e., a legal right to offset receivable and payable derivative contracts), the net mark-to-market exposure represents the netting of the positive and negative exposures with the same counterparty. When there is a net negative exposure, the Company considers its exposure to the counterparty to be zero. At December 31, 2009 and 2008, the Company had a net positive exposure (derivative gain positions to the Company less collateral which has been posted by counterparties to the Company) related to corporate derivatives of \$246 million and \$234 million, respectively.

The Company s on-balance sheet securitization trusts have \$10.4 billion of Euro and British Pound Sterling denominated bonds outstanding as of December 31, 2009. To convert these non-U.S. dollar denominated bonds into U.S. dollar liabilities, the trusts have entered into foreign-currency swaps with highly-rated counterparties. As of December 31, 2009, the net positive exposure on these swaps is \$1.2 billion. As previously discussed, the Company s corporate derivatives contain provisions which require collateral to be posted on a regular basis for changes in market values. The on-balance sheet trusts derivatives are structured such that swap counterparties are required to post collateral if their credit rating has been withdrawn or is

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

9. Derivative Financial Instruments (Continued)

below a certain level. If the swap counterparty does not post the required collateral or is downgraded further, the counterparty must find a suitable replacement counterparty or provide the trust with a letter of credit or a guaranty from an entity that has the required credit ratings. In addition to the credit rating requirement, trusts issued after November 2005 require the counterparty to post collateral due to a net positive exposure on cross-currency interest rate swaps, irrespective of their counterparty rating. The trusts, however, are not required to post collateral to the counterparty.

ASC 815

Derivative instruments that are used as part of the Company s interest rate and foreign currency risk management strategy include interest rate swaps, basis swaps, cross-currency interest rate swaps, interest rate futures contracts, and interest rate floor and cap contracts with indices that relate to the pricing of specific balance sheet assets and liabilities, including the Residual Interests from off-balance sheet securitizations. In addition, prior to 2008, the Company used equity forward contracts based on the Company s stock. The Company accounts for its derivatives under ASC 815 which requires that every derivative instrument, including certain derivative instruments embedded in other contracts, be recorded in the balance sheet as either an asset or liability measured at its fair value. As more fully described below, if certain criteria are met, derivative instruments are classified and accounted for by the Company as either fair value or cash flow hedges. If these criteria are not met, the derivative financial instruments are accounted for as trading.

Fair Value Hedges

Fair value hedges are generally used by the Company to hedge the exposure to changes in fair value of a recognized fixed rate asset or liability. The Company enters into interest rate swaps to convert fixed rate assets into variable rate assets and fixed rate debt into variable rate debt. The Company also enters into cross-currency interest rate swaps to convert foreign currency denominated fixed and floating debt to U.S. dollar denominated variable debt. For fair value hedges, the Company generally considers all components of the derivative s gain and/or loss when assessing hedge effectiveness (in some cases the Company excludes time-value components) and generally hedges changes in fair value due to interest rates or interest rates and foreign currency exchange rates or the total change in fair value.

Cash Flow Hedges

Cash flow hedges are used by the Company to hedge the exposure to variability in cash flows for a forecasted debt issuance and for exposure to variability in cash flows of floating rate debt. This strategy is used primarily to minimize the exposure to volatility from future changes in interest rates. Gains and losses on the effective portion of a qualifying hedge are accumulated in other comprehensive income and ineffectiveness is recorded immediately to earnings. In the case of a forecasted debt issuance, gains and losses are reclassified to earnings over the period which the stated hedged transaction impacts earnings. If the stated transaction is deemed probable not to occur, gains and losses are reclassified immediately to earnings. In assessing hedge effectiveness, generally all components of each derivative s gains or losses are included in the assessment. The Company generally hedges exposure to changes in cash flows due to changes in interest rates or total changes in cash flow.

Trading Activities

When instruments do not qualify as hedges, they are accounted for as trading where all changes in fair value of the derivatives are recorded through earnings. The Company sells interest rate floors (Floor Income Contracts) to hedge the Embedded Floor Income options in student loan assets. The Floor Income Contracts

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

9. Derivative Financial Instruments (Continued)

are written options which under ASC 815 have a more stringent effectiveness hurdle to meet. Therefore, these relationships do not satisfy hedging qualifications under ASC 815, but are considered economic hedges for risk management purposes. The Company uses this strategy to minimize its exposure to changes in interest rates.

The Company uses basis swaps to minimize earnings variability caused by having different reset characteristics on the Company s interest-earning assets and interest-bearing liabilities. These swaps possess a term of up to 14 years with a pay rate indexed to 91-day Treasury bill, 3-month commercial paper, 52-week Treasury bill, LIBOR, Prime, or 1-year constant maturity Treasury rates. The specific terms and notional amounts of the swaps are determined based on management s review of its asset/liability structure, its assessment of future interest rate relationships, and on other factors such as short-term strategic initiatives. ASC 815 requires that when using basis swaps, the change in the cash flows of the hedge effectively offset both the change in the cash flows of the asset and the change in the cash flows of the liability. The Company s basis swaps hedge variable interest rate risk; however, they generally do not meet this effectiveness test because the index of the swap does not exactly match the index of the hedged assets as required by ASC 815. Additionally, some of the Company s FFELP loans can earn at either a variable or a fixed interest rate depending on market interest rates. The Company also has basis swaps that do not meet the ASC 815 effectiveness test that economically hedge off-balance sheet instruments. As a result, under GAAP these swaps are recorded at fair value with changes in fair value reflected currently in the statement of income.

Prior to 2008, the Company entered into equity forward contracts (see Note 11, Stockholders Equity, for a further discussion of equity forward contracts and the settlement of all equity forward contracts in January 2008). The Company utilized the strategy to lock in the purchase price of the Company s stock to better manage the cost of its share repurchases program. In order to qualify as a hedge under ASC 815, the hedged item must impact net income. In this case, the repurchase of the Company s shares did not impact net income; therefore, the equity forwards did not qualify as a ASC 815 hedge. Prior to December 31, 2007, the Company s equity forward contracts provided for physical, net share or net cash settlement options. On December 31, 2007, the terms of the contracts were changed to allow for physical settlement only. This effectively changed the characteristics of the contracts so they no longer were derivatives accounted for under ASC 815 and ASC 480 and instead were accounted for as a liability (recorded at the present value of the repurchase price) under ASC 480. The Company has not had any outstanding contracts since January 2008.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

9. Derivative Financial Instruments (Continued)

Summary of Derivative Financial Statement Impact

The following tables summarize the fair values and notional amounts or number of contracts of all derivative instruments at December 31, 2009 and 2008, and their impact on other comprehensive income and earnings for the years ended December 31, 2009, 2008 and 2007.

Impact of Derivatives on Consolidated Balance Sheet

			Cash Flow			Fair Value				Trading				Total			
(Dollars in millions)	Hedged Risk Exposure	2009			Dec. 31, 1 2008		Dec. 31, 2009		Dec. 31, 2008		Dec. 31, 2009	Dec. 31, 2008		Dec. 31, 2009		Dec. 31, 2008	
Fair Values ⁽¹⁾ Derivative Assets																	
Interest rate swaps	Interest rate Foreign	\$		\$		\$	684	\$	1,529	\$	133	\$	323	\$	817	\$	1,852
Cross currency interest rate swaps	currency and interest rate						2,932		2,743		44		13		2,976		2,756
Total derivative assets ⁽³⁾							3,616		4,272		177		336		3,793		4,608
Derivative Liabilities																	
Interest rate swaps Floor/Cap contracts Futures	Interest rate Interest rate Interest rate Foreign		(78)		(146)		(6)				(639) (1,234) (2)		(332) (1,466) (3)		(723) (1,234) (2)		(478) (1,466) (3)
Cross currency interest rate swaps Other ⁽²⁾	currency and interest rate Interest rate						(192)		(640)		(1) (18)				(193) (18)		(640)
Total derivative liabilities ⁽³⁾			(78)		(146)		(198)		(640)		(1,894)		(1,801)		(2,170)		(2,587)
Net total derivatives		\$	(78)	\$	(146)	\$	3,418	\$	3,632	\$	(1,717)	\$	(1,465)	\$	1,623	\$	2,021

Fair values reported are exclusive of collateral held and pledged and accrued interest. Assets and liabilities are presented without consideration of master netting agreements. Derivatives are carried on the balance sheet based on net position by counterparty under master netting agreements, and classified in other assets or other liabilities depending on whether in a net positive or negative position.

- (2) Other includes the fair value of the embedded derivatives in asset-backed financings. The embedded derivatives are required to be accounted for as derivatives.
- (3) The following table reconciles gross positions without the impact of master netting agreements to the balance sheet classification:

	Other ember 31, 2009	 	Other Liabilities December 31, December 3 2009 2008		
	200>	2000	2007		2000
Gross position	\$ 3,793	\$ 4,608	\$ (2,170)	\$	(2,587)
Impact of master netting agreements	(1,009)	(1,594)	1,009		1,594
Derivative values with impact of master netting					
agreements	2,784	3,014	(1,161)		(993)
Cash collateral	(1,268)	(1,624)	636		
Net position	\$ 1,516	\$ 1,390	\$ (525)	\$	(993)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

9. Derivative Financial Instruments (Continued)

	Cash Flow			Fair Value				Trading				Total				
(Dollars in billions)	Dec. 200	,		c. 31, 008		ec. 31, 2009		ec. 31, 2008		ec. 31, 2009		ec. 31, 2008		ec. 31, 2009		ec. 31, 2008
Notional Values																
Interest rate swaps	\$	1.7	\$	4.8	\$	12.4	\$	13.4	\$	148.2	\$	159.3	\$	162.3	\$	177.5
Floor/Cap contracts										47.1		32.4		47.1		32.4
Futures										.1		.2		.1		.2
Cross currency interest rate																
swaps						19.3		23.1		.3		.1		19.6		23.2
Other ⁽¹⁾										1.0		.7		1.0		.7
Total derivatives	\$	1.7	\$	4.8	\$	31.7	\$	36.5	\$	196.7	\$	192.7	\$	230.1	\$	234.0

Impact of Derivatives on Consolidated Statements of Income

		Inrealized G (Loss) on Derivatives ⁽¹	l	Realized Gain (Loss) on Derivatives ⁽³⁾					Inrealized G (Loss) on Hedged Item	Total Gain (I			
illions)	2009	2008	2007	2009		2008	2007	2009 2008		2007	2009	2008	
ledges waps	\$ (801)	\$ 1,427	\$ 458	\$ 40	3 \$	5 157	\$ (155)	\$ 850	\$ (1,532)	\$ (468)	\$ 452	\$ 52	
waps	692	(1,537)	2,200	44	0	67	(139)	(934)	1,864	(2,129)	198	394	
ie	(109)	(110)	2,658	84	3	224	(294)	(84)	332	(2,597)	650	446	
l edges waps	2			(7.	5)	(37)	(1)				(73)	(37)	
w	2			(7.	5)	(37)	(1)				(73)	(37)	

Other includes embedded derivatives bifurcated from on-balance sheet securitization debt, as well as embedded derivatives in the asset-backed financings discussed in footnote 2 to the table above.

waps	(526)	(261)	360	433	584	51				(93)		323
ntracts	483	(529)	(209)	(717)	(488)	(68)				(234)	((1,017)
	1	(3)		(1)	3	(1)						
y												
waps rd	(26)	11	3	4	16					(22)		27
			(1,558)									
	(65)			1						(64)		
	(122)	(792)	(1.404)	(200)	115	(10)				(412)		(667)
	(133)	(782)	(1,404)	(280)	115	(18)				(413)		(667)
	(240)	(892)	1,254	488	302	(313)	(84)	332	(2,597)	164		(258)
l gains ded in												
ise				768	187	(295)				768		187
) on												
ities, net	\$ (240)	\$ (892)	\$ 1,254	\$ (280)	\$ 115	\$ (18)	\$ (84)	\$ 332	\$ (2,597)	\$ (604)	\$	(445)

⁽¹⁾ Recorded in Gains (losses) on derivative and hedging activities, net in the consolidated statements of income.

⁽²⁾ Represents ineffectiveness related to cash flow hedges.

⁽³⁾ For fair value and cash flow hedges, recorded in interest expense. For trading derivatives, recorded in Gains (losses) on derivative and hedging activities, net.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

9. Derivative Financial Instruments (Continued)

Impact of Derivatives on Consolidated Statements of Changes in Stockholders Equity (net of tax)

	Years Ended December 31,										
(Dollars in millions)	2009 20		2007								
Total gains (losses) on cash flow hedges Realized (gains) losses recognized in interest expense ⁽¹⁾⁽²⁾⁽³⁾ Hedge ineffectiveness reclassified to earnings ⁽¹⁾⁽⁴⁾	\$ (22) 63 (1)	\$ (95) 24	\$ (17) 2								
Total change in stockholders equity for unrealized gains (losses) on derivatives	\$ 40	\$ (71)	\$ (15)								

Collateral

Collateral held and pledged at December 31, 2009 and 2008 related to derivative exposures between the Company and its derivative counterparties are detailed in the following table:

(Dollars in millions)	Dec	eember 31, 2009	Dec	cember 31, 2008
Collateral held:				
Cash (obligation to return cash collateral is recorded in short-term				
borrowings) ⁽¹⁾	\$	1,268	\$	1,624
Securities at fair value corporate derivatives (not recorded in financial				
statements) ⁽²⁾		112		689
Securities at fair value on-balance sheet securitization derivatives (not recorded				
in financial statements) ⁽³⁾		717		688
Total collateral held	\$	2,097	\$	3,001

⁽¹⁾ Amounts included in Realized gain (loss) on derivatives in the Impact of Derivatives on Consolidated Statements of Income table above.

⁽²⁾ Includes net settlement income/expense.

⁽³⁾ The Company expects to reclassify \$3 million of after-tax net losses from accumulated other comprehensive income to earnings during the next 12 months related to net settlement accruals on interest rate swaps.

⁽⁴⁾ Recorded in Gains (losses) derivatives and hedging activities, net in the consolidated statements of income.

Derivative asset at fair value including accrued interest	\$ 3,119	\$ 3,741
Collateral pledged to others:		
Cash (right to receive return of cash collateral is recorded in investments)	\$ 636	\$
Securities at fair value (recorded in investments) ⁽⁴⁾	25	26
Securities at fair value (recorded in restricted investments) ⁽⁵⁾	25	
Securities at fair value re-pledged (not recorded in financial statements) ⁽⁵⁾⁽⁶⁾	87	191
Total collateral pledged	\$ 773	\$ 217
Derivative liability at fair value including accrued interest and premium receivable	\$ 758	\$ 677

- (1) At December 31, 2009 and 2008, \$447 million and \$0, respectively, was held in restricted cash accounts.
- (2) Effective with the downgrade in the Company s unsecured credit ratings on May 13, 2009, certain counterparties do not allow the Company to sell or re-pledge securities it holds as collateral.
- (3) The trusts do not have the ability to sell or re-pledge securities they hold as collateral.
- (4) Counterparty does not have the right to sell or re-pledge securities.
- (5) Counterparty has the right to sell or re-pledge securities.
- (6) Represents securities the Company holds as collateral that have been pledged to other counterparties.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

9. Derivative Financial Instruments (Continued)

The Company s corporate derivatives contain credit contingent features. At the Company s current unsecured credit rating, it has fully collateralized its corporate derivative liability position of \$1.1 billion with its counterparties. Further downgrades would not result in any additional collateral requirements, except to provide for more frequent collateral calls. Two counterparties have the right to terminate the contracts with further downgrades, however, these counterparties are currently in an asset position and would be required to deliver assets to the Company in order to terminate. Trust related derivatives do not contain credit contingent features related to the Company s or trust s credit ratings.

Additionally, as of December 31, 2009 and 2008, \$381 million and \$340 million, respectively, in collateral related to off-balance sheet trust derivatives were held by these off-balance sheet trusts. Collateral posted by third parties to the off-balance sheet trusts cannot be sold or re-pledged by the trusts.

10. Other Assets

The following table provides the detail of the Company s other assets at December 31, 2009 and 2008.

	December 3 Ending Balance	81, 2009 % of Balance	December 3 Ending Balance	1, 2008 % of Balance
Derivatives at fair value	\$ 2,783,696	29%	\$ 3,013,644	27%
Accrued interest receivable	2,566,984	27	3,466,404	31
Income tax asset, net current and deferred	1,750,424	18	1,661,039	15
APG purchased paper related receivables and real				
estate owned	286,108	3	1,222,345	11
Benefit and insurance-related investments	472,079	5	472,899	4
Fixed assets, net	322,481	3	313,059	3
Accounts receivable general	807,086	9	712,854	6
Other	511,500	6	278,533	3
Total	\$ 9,500,358	100%	\$ 11,140,777	100%

The Derivatives at fair value line in the above table represents the fair value of the Company s derivatives in a gain position by counterparty, exclusive of accrued interest and collateral. At December 31, 2009 and 2008, these balances included \$3.4 billion and \$3.6 billion, respectively, of cross-currency interest rate swaps and interest rate swaps designated as fair value hedges that were offset by an increase in interest-bearing liabilities related to the hedged debt. As of December 31, 2009 and 2008, the cumulative mark-to-market adjustment to the hedged debt was \$(3.4) billion and \$(3.4) billion, respectively.

11. Stockholders Equity

Preferred Stock

At December 31, 2009, the Company had outstanding 3.3 million shares of 6.97 percent Cumulative Redeemable Preferred Stock, Series A (the Series A Preferred Stock) and 4.0 million shares of Floating-Rate Non-Cumulative Preferred Stock, Series B (the Series B Preferred Stock). Neither series has a maturity date but can be redeemed at the Company s option beginning November 16, 2009 for Series A Preferred Stock, and on any dividend payment date on or after June 15, 2010 for Series B Preferred Stock. Redemption would include any accrued and unpaid dividends up to the redemption date. The shares have no preemptive or conversion rights and are not convertible into or exchangeable for any of the Company s other securities or

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

11. Stockholders Equity (Continued)

property. Dividends on both series are not mandatory and are paid quarterly, when, as, and if declared by the Board of Directors. Holders of Series A Preferred Stock are entitled to receive cumulative, quarterly cash dividends at the annual rate of \$3.485 per share. Holders of Series B Preferred Stock are entitled to receive quarterly dividends based on 3-month LIBOR plus 70 basis points per annum in arrears, on and until June 15, 2011, increasing to 3-month LIBOR plus 170 basis points per annum in arrears after and including the period beginning on June 15, 2011. Upon liquidation or dissolution of the Company, holders of the Series A and Series B Preferred Stock are entitled to receive \$50 and \$100 per share, respectively, plus an amount equal to accrued and unpaid dividends for the then current quarterly dividend period, if any, pro rata, and before any distribution of assets are made to holders of the Company s common stock.

On December 31, 2009, the Company had outstanding 810,000 shares of 7.25 percent Mandatory Convertible Preferred Stock, Series C (the Series C Preferred Stock). The Series C Preferred Stock was issued on December 31, 2007, and resulted in net proceeds of approximately \$1.0 billion. An additional 150,000 shares were issued on January 9, 2008, as a result of the underwriters exercising their over-allotment option, and resulted in net proceeds of \$145.5 million. Each share of Series C Preferred Stock has a \$1,000 liquidation preference and is subject to mandatory conversion on December 15, 2010. On the mandatory conversion date, each share of the Series C Preferred Stock will automatically convert into shares of the Company s common stock based on a conversion rate calculated using the average of the closing prices per share of the Company s common stock during the 20 consecutive trading day period ending on the third trading day immediately preceding the mandatory conversion date. If the applicable market value on the mandatory conversion date is (i) greater than \$23.97, the conversion rate is 41.7188 shares of the Company s common stock per share of Series C Preferred Stock, (ii) less than \$19.65, the conversion rate is 50.8906 shares of the Company s common stock per share of Series C Preferred Stock, or (iii) equal to or less than \$23.97 but greater than or equal to \$19.65, the conversion rate is \$1,000 divided by the applicable market value, which is between 41.7188 shares and 50.8906 shares of the Company s common stock per share of Series C Preferred Stock. At any time prior to December 15, 2010, the holder may elect optional conversion in whole or in part at the minimum conversion rate of 41.7188 shares of the Company s common stock per share of Series C Preferred Stock. Series C Preferred Stock is not redeemable. Dividends are not mandatory and are paid quarterly, when, as, and if declared by the Board of Directors. Holders of Series C Preferred Stock are entitled to receive cumulative, quarterly cash dividends at the annual rate of 7.25 percent per share.

During 2009, the Company converted \$339 million of its Series C Preferred Stock to common stock. As part of this conversion, the Company delivered to the holders of the preferred stock: (1) approximately 17 million shares (the number of common shares they would most likely receive if the preferred stock they held mandatorily converted to common shares in the fourth quarter of 2010) plus (2) a discounted amount of the preferred stock dividends the holders of the preferred stock would have received if they held the preferred stock through the mandatory conversion date. The accounting treatment for this conversion resulted in additional expense recorded as part of preferred stock dividends for the year of approximately \$53 million.

Common Stock

The Company s shareholders have authorized the issuance of 1.1 billion shares of common stock (par value of \$.20). At December 31, 2009, 485 million shares were issued and outstanding and 77 million shares were unissued but encumbered for outstanding Series C Preferred Stock, outstanding stock options for employee compensation, and remaining authority for stock-based compensation plans. The stock-based compensation plans are described in Note 13, Stock-Based Compensation Plans and Arrangements.

On December 31, 2007, the Company issued 101,781,170 shares of its common stock at a price of \$19.65 per share. Net proceeds from the sale were approximately \$1.9 billion. The Company used

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

11. Stockholders Equity (Continued)

approximately \$2.0 billion of the net proceeds from the sale of Series C Preferred Stock and the sale of its common stock to settle its outstanding equity forward contract (see *Common Stock Repurchase Program and Equity Forward Contracts* below). The remaining proceeds were used for general corporate purposes. The Company issued 9,781,170 shares of the 102 million share offering from its treasury stock. These shares were removed from treasury stock at an average cost of \$43.13, resulting in a \$422 million decrease to the balance of treasury stock with an offsetting \$235 million decrease to retained earnings.

Common Stock Repurchase Program and Equity Forward Contracts

The Company has historically repurchased its common stock through both open market purchases and settlement of equity forward contracts. Beginning on November 29, 2007, the Company amended or closed out certain equity forward contracts. On December 19, 2007, the Company entered into a series of transactions with its equity forward counterparties and Citibank, N.A. (Citibank) to assign all of its remaining equity forward contracts, covering 44,039,890 shares, to Citibank. In connection with the assignment of the equity forward contracts, the Company and Citibank amended the terms of the equity forward contract to eliminate all stock price triggers (which had previously allowed the counterparty to terminate the contracts prior to their scheduled maturity date) and termination events based on the Company s credit ratings. The strike price of the equity forward contract on December 19, 2007, was \$45.25 with a maturity date of February 22, 2008. The new Citibank equity forward contract was 100 percent collateralized with cash. On December 31, 2007, the Company and Citibank agreed to physically settle the contract and the Company paid Citibank approximately \$1.1 billion, the difference between the contract purchase price and the previous market closing price on the 44,039,890 shares. This effectively changed the characteristics of the contract so it no longer was a derivative accounted for under ASC 815 and instead was a liability (recorded at the present value of the repurchase price) under ASC 480. Consequently, the common shares outstanding and shareholders equity on the Company s year-end balance sheet reflect the shares issued in the public offerings and the physical settlement of the equity forward contract. As of December 31, 2007, the 44 million shares under this equity forward contract are reflected in treasury stock. The Company paid Citibank the remaining balance of approximately \$0.9 billion due under the contract on January 9, 2008. The Company has no outstanding equity forward positions outstanding after the contract settlement on January 9, 2008.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

11. Stockholders Equity (Continued)

The following table summarizes the Company s common share repurchases and issuances for the years ended December 31, 2009, 2008 and 2007. Equity forward activity for the year ended December 31, 2007 is also reported.

	Years Ended December 31,			
(Shares in millions)	2009	2008	2007	
Common shares repurchased:				
Open market			1.8	
Equity forward contracts			4.2	
Equity forward contracts agreed to be settled ⁽¹⁾			44.0	
Benefit plans ⁽²⁾	.3	1.0	3.3	
Total shares repurchased	.3	1.0	53.3	
Average purchase price per share	\$ 20.29	\$ 24.51	\$ 44.59	
Common shares issued	17.8	1.9	109.2	
Equity forward contracts:				
Outstanding at beginning of period			48.2	
New contracts Settlements			(4.2)	
Agreed to be settled ⁽¹⁾			(44.0)	
Outstanding at end of period				
Authority remaining at end of period for repurchases	38.8	38.8	38.8	

⁽¹⁾ On December 31, 2007, the Company and Citibank agreed to physically settle the contract as detailed above. Consequently, the common shares outstanding and shareholders equity on the Company s year-end balance sheet reflect the physical settlement of the equity forward contract. At December 31, 2007, the 44 million shares under this equity forward contract were reflected in treasury stock.

The closing price of the Company s common stock on December 31, 2009 was \$11.27.

⁽²⁾ Shares withheld from stock option exercises and vesting of restricted stock for employees tax withholding obligations and shares tendered by employees to satisfy option exercise costs.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

11. Stockholders Equity (Continued)

Accumulated Other Comprehensive Income (Loss)

Accumulated other comprehensive income (loss) includes the after-tax change in unrealized gains and losses on investments, unrealized gains and losses on derivatives, and defined benefit pension plans. The following table presents the cumulative balances of the components of other comprehensive income for the years ended December 31, 2009, 2008 and 2007.

	2009	December 31, 2008	2007	
Net unrealized gains (losses) on investments ⁽¹⁾ Net unrealized (losses) on derivatives ⁽²⁾	\$ 1,629 (53,899)	\$ (1,243) (93,986)	\$ 238,772 (22,574)	
Defined benefit pension plans: Net gain	11,445	18,753	20,166	
Total defined benefit pension plans ⁽³⁾	11,445	18,753	20,166	
Total accumulated other comprehensive income	\$ (40,825)	\$ (76,476)	\$ 236,364	

⁽¹⁾ Net of tax expense of \$901 as of December 31, 2009, tax benefit of \$750 as of December 31, 2008, and tax expense of \$125,473 as of December 31, 2007.

⁽²⁾ Net of tax benefit of \$31,129, \$53,419 and \$12,682 as of December 31, 2009, 2008 and 2007, respectively.

⁽³⁾ Net of tax expense of \$6,780, \$10,967 and \$11,677 as of December 31, 2009, 2008 and 2007, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

12. Earnings (Loss) per Common Share

Basic earnings (loss) per common share (EPS) are calculated using the weighted average number of shares of common stock outstanding during each period. A reconciliation of the numerators and denominators of the basic and diluted EPS calculations follows for the years ended December 31, 2009, 2008 and 2007.

	Years Ended December 31, 2009 2008 200			1, 2007		
Numerator: Net income (loss) from continuing operations attributable to common stock Adjusted for dividends of Series C Preferred Stock ⁽¹⁾	\$	335,992	\$	(180,613)	\$	(939,815)
Net income (loss) from continuing operations attributable to common stock, adjusted Net income (loss) from discontinued operations		335,992 (157,690)		(180,613) (143,219)		(939,815) 6,276
Net income (loss) attributable to common stock	\$	178,302	\$	(323,832)	\$	(933,539)
Denominator (shares in thousands): Weighted average shares used to compute basic EPS Effect of dilutive securities: Dilutive effect of Series C Preferred Stock ⁽¹⁾ Dilutive effect of stock options, non-vested deferred compensation and restricted stock, restricted stock units, Employee Stock Purchase Plan (ESPP) and equity forwards		470,858 726		466,642		412,233
Dilutive potential common shares ⁽³⁾		726				
Weighted average shares used to compute diluted EPS		471,584		466,642		412,233
Basic earnings (loss) per common share: Continuing operations Discontinued operations	\$.71 (.33)	\$	(.39) (.30)	\$	(2.28) .02
Total	\$.38	\$	(.69)	\$	(2.26)
Diluted earnings (loss) per common share: Continuing operations Discontinued operations	\$.71 (.33)	\$	(.39) (.30)	\$	(2.28)

Total \$.38 \$ (.69) \$ (2.26)

- (1) The Company s 7.25 percent Mandatory Convertible Preferred Stock Series C was issued on December 31, 2007. The mandatory convertible preferred stock will automatically convert on December 15, 2010, into between approximately 34 million and 41 million shares of common stock, depending upon the Company s stock price at that time. These instruments were anti-dilutive for the years ended December 31, 2009, 2008 and 2007.
- (2) Includes the potential dilutive effect of additional common shares that are issuable upon exercise of outstanding stock options, non-vested deferred compensation and restricted stock, restricted stock units, and the outstanding commitment to issue shares under the ESPP, determined by the treasury stock method, and equity forward contracts determined by the reverse treasury stock method. The Company settled all of its outstanding equity forward contracts in January 2008.
- (3) For the years ended December 31, 2009, 2008 and 2007, stock options covering approximately 42 million, 38 million and 37 million shares, respectively, were outstanding but not included in the computation of diluted earnings per share because they were anti-dilutive.

13. Stock-Based Compensation Plans and Arrangements

As of December 31, 2009, the Company has two active stock-based compensation plans that provide for grants of stock, stock options, restricted stock and restricted stock units to its employees and non-employee directors. The Company also maintains the Employee Stock Purchase Plan (the ESPP). Shares issued under these stock-based compensation plans may be either shares reacquired by the Company or shares that are

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

13. Stock-Based Compensation Plans and Arrangements (Continued)

authorized but unissued. The Company also makes grants of stock-based awards under individually negotiated arrangements.

The SLM 2009-2012 Incentive Plan was approved by shareholders on May 22, 2009, and expires on May 22, 2012. At December 31, 2009, 12.1 million shares were authorized to be issued from this plan.

The SLM Corporation Directors Equity Plan, under which stock options and restricted stock are granted to non-employee members of the board of directors, was approved on May 22, 2009, and expires on May 22, 2012. At December 31, 2009, 1 million shares were authorized to be issued from this plan. The Company s non-employee directors are considered employees under the provisions of ASC 718.

From January 1, 2007 through May 21, 2009, the Company granted stock options and restricted stock to its employees and non-employee directors under the SLM Corporation Incentive Plan and the Directors Stock Plan.

The total stock-based compensation cost recognized in the consolidated statements of income for the years ended December 31, 2009, 2008 and 2007 was \$51 million, \$86 million, and \$75 million, respectively. The related income tax benefit for the years ended December 31, 2009, 2008 and 2007 was \$19 million, \$32 million and \$28 million, respectively. As of December 31, 2009, there was \$36 million of total unrecognized compensation cost related to stock-based compensation programs, which is expected to be recognized over a weighted average period of 2.1 years.

Stock Options

The maximum term for stock options is 10 years and the exercise price must be equal to or greater than the market price of the Company's common stock on the grant date. The Company has granted time-vested, price-vested and performance-vested options to its employees and non-employee directors. Time-vested options granted to non-management employees vest one-half in 18 months from grant date and the second one-half in 36 months from grant date. Time-vested options granted to management employees vest one-third per year for three years. Price-vested options granted to management employees vest upon the Company's common stock price reaching a targeted closing price for a set number of days, with a cliff vesting on the eighth anniversary of their grant date. Price-vested options granted to non-employee directors vest upon the Company's common stock price reaching a targeted closing price for a set number of days or the director's election to the Board, whichever occurs later, with a cliff vesting on the fifth anniversary of their grant date. Performance-vested options granted to senior management employees vest one-third per year for three years based on earnings-related performance targets.

The fair values of the options granted in the years ended December 31, 2009, 2008 and 2007 were estimated as of the grant date using a Black-Scholes option pricing model with the following weighted average assumptions:

Years Ended December 31, 2009 2008 2007

Risk-free interest rate	1.51%	2.50%	4.88%
Expected volatility	80%	44%	21%
Expected dividend rate	0.00%	0.00%	2.20%
Expected life of the option	3.5 years	3.3 years	3.2 years

The expected life of the options is based on observed historical exercise patterns. Groups of employees (including non-employee directors) that have received similar option grant terms are considered separately for

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

13. Stock-Based Compensation Plans and Arrangements (Continued)

valuation purposes. The expected volatility is based on implied volatility from publicly-traded options on the Company s stock at the grant date and historical volatility of the Company s stock consistent with the expected life of the option. The risk-free interest rate is based on the U.S. Treasury spot rate at the grant date consistent with the expected life of the option. The dividend yield is based on the projected annual dividend payment per share based on the dividend amount at the grant date, divided by the stock price at the grant date.

As of December 31, 2009, there was \$32 million of unrecognized compensation cost related to stock options, which is expected to be recognized over a weighted average period of 2.1 years.

The following table summarizes stock option activity for the year ended December 31, 2009.

	Number of Options	Ay Ex Pr	eighted verage xercise ice per Share	Weighted Average Remaining Contractual Term	Aggregate Intrinsic Value
Outstanding at December 31, 2008 Granted Exercised	38,804,704 9,312,700 (62,600)	\$	33.90 10.59 10.60		
Canceled Outstanding at December 31, 2009 ⁽¹⁾	(4,760,084) 43,294,720	\$	31.47 28.77	6.13 yrs	\$
Exercisable at December 31, 2009	24,225,317	\$	34.60	4.59 yrs	\$

⁽¹⁾ Includes gross number of net-settled options awarded. Options granted in 2009 were granted as net-settled options. Upon exercise of a net-settled option, employees are entitled to receive the after-tax spread shares only. The spread shares equal the gross number of options granted less shares for the option cost. Shares for the option cost equal the option price multiplied by the number of gross options exercised divided by the fair market value of SLM common stock at the time of exercise.

The weighted average fair value of options granted was \$5.82, \$6.93 and \$7.89 for the years ended December 31, 2009, 2008 and 2007, respectively. The total intrinsic value of options exercised was \$.1 million, \$.8 million and \$140 million for the years ended December 31, 2009, 2008 and 2007, respectively.

Cash received from option exercises was \$.1 million for the year ended December 31, 2009. The actual tax benefit realized for the tax deductions from option exercises totaled \$.02 million for the year ended December 31, 2009.

Restricted Stock

Restricted stock vests over a minimum of a 12-month performance period, and generally vests between one and three years based on earnings-related performance vesting criteria being met. Non-vested restricted stock granted prior to January 25, 2007 is entitled to dividend credits; non-vested restricted stock granted on or after January 25, 2007 is not.

The fair value of restricted stock awards is determined on the grant date based on the Company s stock price and is amortized to compensation cost on a straight-line basis over the related vesting periods. As of December 31, 2009, there was \$3 million of unrecognized compensation cost related to restricted stock, which is expected to be recognized over a weighted average period of 1.6 years.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

13. Stock-Based Compensation Plans and Arrangements (Continued)

The following table summarizes restricted stock activity for the year ended December 31, 2009.

	Number of Shares	Aver	eighted age Grant Date ir Value
Non-vested at December 31, 2008	754,546	\$	26.99
Granted	425,400		7.92
Vested	(300,396)		28.81
Canceled	(34,970)		34.05
Non-vested at December 31, 2009	844,580	\$	16.45

The total fair value of shares that vested during the years ended December 31, 2009, 2008 and 2007, was \$9 million, \$11 million and \$8 million, respectively.

Restricted Stock Units

Restricted stock units (RSUs) are stock awards granted to employees that entitle the holder to shares of the Company s common stock as the award vests. The fair value of each grant is determined on the grant date based on the Company s stock price and is amortized to compensation cost on a straight-line basis over the related vesting periods, which are generally between one and three years based on earnings-related performance vesting criteria being met. As of December 31, 2009, there was \$.3 million of unrecognized compensation cost related to RSUs, which is expected to be recognized over a weighted average period of 2.0 years.

The following table summarizes RSU activity for the year ended December 31, 2009.

	Number of RSUs	Aver	eighted rage Grant Date ir Value
Outstanding at December 31, 2008	15,500	\$	11.58
Granted	64,000		11.21
Canceled	(500)		11.21
Vested and converted to common stock	(3,250)		16.22

Outstanding at December 31, 2009

75,750

\$

11.07

The total fair value of RSUs that vested and converted to common stock during the year ended December 31, 2009 was \$.1 million. RSUs with a fair value of \$26 million vested during the year ended December 31, 2007 but weren t converted to common stock until 2008.

Employee Stock Purchase Plan

Under the ESPP, employees can purchase shares of the Company s common stock at the end of a 12-month offering period at a price equal to the share price at the beginning of the 12-month period, less 15 percent, up to a maximum purchase price of \$7,500 plus accrued interest. The purchase price for each offering is determined at the beginning of the offering period.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

13. Stock-Based Compensation Plans and Arrangements (Continued)

The fair values of the stock purchase rights of the ESPP offerings in the years ended December 31, 2009, 2008 and 2007 were calculated using a Black-Scholes option pricing model with the following weighted average assumptions.

	Years Ended December 31,			
	2009	2008	2007	
Risk-free interest rate	.53%	1.91%	4.97%	
Expected volatility	103%	58%	23%	
Expected dividend rate	0.00%	0.00%	2.19%	
Expected life of the option	1 year	1 year	2 years	

The expected volatility is based on implied volatility from publicly-traded options on the Company s stock at the grant date and historical volatility of the Company s stock consistent with the expected life. The risk-free interest rate is based on the U.S. Treasury spot rate at the grant date consistent with the expected life. The dividend yield is based on the projected annual dividend payment per share based on the current dividend amount at the grant date divided by the stock price at the grant date.

The weighted average fair value of the stock purchase rights of the ESPP offerings for the years ended December 31, 2009, 2008 and 2007 was \$4.88, \$6.57 and \$10.41, respectively. The fair values for 2009 and 2008 were amortized to compensation cost on a straight-line basis over a one-year vesting period. The fair value for 2007 was amortized to compensation cost on a straight-line basis over a two-year vesting period. As of December 31, 2009, there was \$.1 million of unrecognized compensation cost related to the ESPP, which is expected to be recognized in January 2010.

During the year ended December 31, 2007, plan participants purchased 215,058 shares of the Company s common stock. No shares were purchased in 2008 or 2009.

14. Other Income

The following table summarizes the components of other income in the consolidated statements of income for the years ended December 31, 2009, 2008 and 2007.

	Years Ended December 31,				
	200)9	2008	200	7
Gains on debt repurchases	\$ 536	5,190 \$	64,477	\$	
Late fees and forbearance fees	146	5,038	142,958	135	,627
Asset servicing and other transaction fees	112	2,162	108,292	110	,215
Loan servicing fees	53	3,013	26,458	26	,094

Foreign currency translation gains (losses), net	22,956	(30,793)	(2,952)
Other	58,791	80,684	116,091
Total other income	\$ 929,150	\$ 392,076	\$ 385,075

Gains on Debt Repurchases

The Company began actively repurchasing its outstanding debt in the second quarter of 2008. The Company repurchased \$3.4 billion and \$1.9 billion face amount of its senior unsecured notes for the years ended December 31, 2009 and 2008, respectively. Since the second quarter of 2008, the Company repurchased

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

14. Other Income (Continued)

\$5.3 billion face amount of its senior unsecured notes in the aggregate, with maturity dates ranging from 2008 to 2016.

Late Fees and Forbearance Fees

The Company recognizes late fees and forbearance fees on student loans when earned according to the contractual provisions of the promissory notes, as well as the Company s expectation of collectability.

Asset Servicing and Other Transaction Fees

The Company s Upromise subsidiary has a number of programs that encourage consumers to save for the cost of college education. Upromise has established a consumer savings network which is designed to promote college savings by consumers who are members of this program by encouraging them to purchase goods and services from the companies that participate in the program (Participating Companies). Participating Companies generally pay Upromise transaction fees based on member purchase volume, either online or in stores depending on the contractual arrangement with the Participating Company. Typically, a percentage of the purchase price of the consumer members eligible purchases with Participating Companies is set aside in an account maintained by Upromise on the behalf of its members. The Company recognizes transaction fee revenue in accordance with ASC 605, Revenue Recognition, as marketing services focused on increasing member purchase volume are rendered based on contractually determined rates and member purchase volumes.

Upromise, through its wholly owned subsidiaries, UII, a registered broker-dealer, and UIA, a registered investment advisor, provides program management, transfer and servicing agent services, and administration services for various 529 college-savings plans. The fees associated with the provision of these services are recognized in accordance with ASC 605 based on contractually determined rates which are a combination of fees based on the net asset value of the investments within the 529 college-savings plans and the number of accounts for which UII and UIA provide record-keeping and account servicing functions.

15. Restructuring Activities

In response to the College Cost Reduction and Access Act of 2007 (CCRAA) and challenges in the capital markets, the Company initiated a restructuring plan in the fourth quarter of 2007. The plan focused on conforming the Company s lending activities to the economic environment, exiting certain customer relationships and product lines, winding down the Company s debt purchased paper businesses, and significantly reducing its operating expenses. The restructuring plan is essentially completed and the Company s objectives have been met. Restructuring expenses from the fourth quarter of 2007 through the fourth quarter of 2009 totaled \$129 million of which \$120 million was recorded in continuing operations and \$9 million was recorded in discontinued operations. The majority of these restructuring expenses were severance costs related to the completed and planned elimination of approximately 2,900 positions, or approximately 25 percent of the workforce. The Company estimates approximately \$5 million of additional restructuring expenses associated with its current cost reduction efforts will be incurred. On September 17, 2009, the House passed SAFRA which, if signed into law, would eliminate the FFELP and require that, after July 1, 2010, all

new federal loans be made through the Direct Loan program. The Senate has yet to take up the legislation. If this legislation is signed into law, the Company will undertake another significant restructuring to conform its infrastructure to the elimination of the FFELP and achieve additional expense reduction.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

15. Restructuring Activities (Continued)

The following table summarizes the restructuring expenses incurred to date.

				Cumulative Expense
	Years 2009	Ended Decem 2008	ber 31, 2007	as of December 31, 2009
Severance costs Lease and other contract termination costs Exit and other costs	\$ 11,196 890 1,681	\$ 62,599 9,517 11,400	\$ 22,505	\$ 96,300 10,407 13,081
Total restructuring from continuing operations ⁽¹⁾ Total restructuring from discontinued operations	13,767 8,462	83,516 259	22,505	119,788 8,721
Total	\$ 22,229	\$ 83,775	\$ 22,505	\$ 128,509

⁽¹⁾ Aggregate restructuring expenses from continuing operations incurred across the Company s reportable segments during the years ended December 31, 2009, 2008 and 2007 totaled \$10 million, \$49 million and \$19 million, respectively, in the Company s Lending reportable segment; \$1 million, \$11 million and \$2 million, respectively, in the Company s APG reportable segment; and \$3 million, \$23 million and \$2 million, respectively, in the Company s Corporate and Other reportable segment.

Since its inception in the fourth quarter of 2007 through December 31, 2009, cumulative severance costs were incurred in conjunction with aggregate completed and planned position eliminations of approximately 2,900 positions. Position eliminations were across all of the Company's reportable segments, ranging from senior executives to servicing center personnel. Lease and other contract termination costs and exit and other costs incurred during 2009 and 2008 related primarily to terminated or abandoned facility leases and consulting costs incurred in conjunction with various cost reduction and exit strategies.

The following table summarizes the restructuring liability balance, which is included in other liabilities in the accompanying consolidated balance sheet.

	Lease and		
	Other		
	Contract		
Severance	Termination	Exit and	
Costs	Costs	Other Costs	Total

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Balance at December 31, 2007 Net accruals from continuing operations Net accruals from discontinued operations Cash paid	\$ 18,329 62,599 259 (66,063)	\$ 9,517 (6,719)	\$ 11,400 (11,340)	\$ 18,329 83,516 259 (84,122)
Balance at December 31, 2008 Net accruals from continuing operations Net accruals from discontinued operations Cash paid	15,124 11,196 6,562 (23,687)	2,798 890 1,900 (1,807)	60 1,681 (1,741)	17,982 13,767 8,462 (27,235)
Balance at December 31, 2009	\$ 9,195	\$ 3,781	\$	\$ 12,976
	F-79			

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

15. Restructuring Activities (Continued)

16. Fair Value Measurements

The Company uses estimates of fair value in applying various accounting standards for its financial statements. Under GAAP, fair value measurements are used in one of four ways:

In the consolidated balance sheet with changes in fair value recorded in the consolidated statement of income;

In the consolidated balance sheet with changes in fair value recorded in the accumulated other comprehensive income section of the consolidated statement of changes in stockholders equity;

In the consolidated balance sheet for instruments carried at lower of cost or fair value with impairment charges recorded in the consolidated statement of income; and

In the notes to the financial statements.

Fair value is defined as the price to sell an asset or transfer a liability in an orderly transaction between willing and able market participants. In general, the Company s policy in estimating fair values is to first look at observable market prices for identical assets and liabilities in active markets, where available. When these are not available, other inputs are used to model fair value such as prices of similar instruments, yield curves, volatilities, prepayment speeds, default rates and credit spreads (including for the Company s liabilities), relying first on observable data from active markets. Additional adjustments may be made for factors including liquidity, credit, bid/offer spreads, etc., depending on current market conditions. Transaction costs are not included in the determination of fair value. When possible, the Company seeks to validate the model s output with market transactions. Depending on the availability of observable inputs and prices, different valuation models could produce materially different fair value estimates. The values presented may not represent future fair values and may not be realizable.

The Company categorizes its fair value estimates based on a hierarchical framework associated with three levels of price transparency utilized in measuring financial instruments at fair value. Classification is based on the lowest level of input that is significant to the fair value of the instrument. The three levels are as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date. The types of financial instruments included in level 1 are highly liquid instruments with quoted prices.
- Level 2 Inputs from active markets, other than quoted prices for identical instruments, are used to determine fair value. Significant inputs are directly observable from active markets for substantially the full term of the asset or liability being valued.
- Level 3 Pricing inputs significant to the valuation are unobservable. Inputs are developed based on the best information available; however, significant judgment is required by management in developing the inputs.

Student Loans

The Company s FFELP loans and Private Education Loans are accounted for at cost or at the lower of cost or market if the loan is held-for-sale; however, the fair value is disclosed in compliance with GAAP. FFELP loans classified as held-for-sale are those which the Company has the ability and intent to sell under various ED loan purchase programs. In these instances, the FFELP loans are valued using the committed sales price under the programs. For all other FFELP loans and Private Education Loans, fair value was determined by modeling loan cash flows using stated terms of the assets and internally-developed assumptions to determine aggregate portfolio yield, net present value and average life. The significant assumptions used to project cash flows are prepayment speeds, default rates, cost of funds, required return on equity, and expected

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

16. Fair Value Measurements (Continued)

Repayment Borrower Benefits to be earned. In addition, the Floor Income component of the Company s FFELP loan portfolio is valued through discounted cash flow and option models using both observable market inputs and internally developed inputs. A number of significant inputs into the models are internally derived and not observable to market participants.

Other Loans

Facilities financings, and mortgage and consumer loans held for investment are accounted for at cost with fair values being disclosed. Mortgage loans held for sale are accounted for at lower of cost or market. Fair value was determined with discounted cash flow models using the stated terms of the loans and observable market yield curves. In addition, adjustments and assumptions were made for credit spreads, liquidity, prepayment speeds and defaults. A number of significant inputs into the models are not observable.

Cash and Investments (Including Restricted)

Cash and cash equivalents are carried at cost. Carrying value approximated fair value for disclosure purposes. Investments are classified as trading or available-for-sale are carried at fair value in the financial statements. Investments in U.S. Treasury securities and securities issued by U.S. government agencies that are traded in active markets were valued using observable market prices. Other investments for which observable prices from active markets are not available were valued through standard bond pricing models using observable market yield curves adjusted for credit and liquidity spreads. The fair value of investments in Commercial Paper, Asset Backed Commercial Paper, or Demand Deposits that have a remaining term of less than 90 days when purchased are estimated at cost and, when needed, adjustments for liquidity and credit spreads are made depending on market conditions and counterparty credit risks. These investments consist of mostly overnight/weekly maturity instruments with highly-rated counterparties.

Borrowings

Borrowings are accounted for at cost in the financial statements except when denominated in a foreign currency or when designated as the hedged item in a fair value hedge relationship. When the hedged risk is the benchmark interest rate and not full fair value, the cost basis is adjusted for changes in value due to benchmark interest rates only. Additionally, foreign currency denominated borrowings are re-measured at current spot rates in the financial statements. The full fair value of all borrowings is disclosed. Fair value was determined through standard bond pricing models and option models (when applicable) using the stated terms of the borrowings, observable yield curves, foreign currency exchange rates, volatilities from active markets or from quotes from broker-dealers. Credit adjustments for unsecured corporate debt are made based on indicative quotes from observable trades and spreads on credit default swaps specific to the Company. Credit adjustments for secured borrowings are based on indicative quotes from broker-dealers. These adjustments for both secured and unsecured borrowings are material to the overall valuation of these items and, currently, are based on inputs from inactive markets.

Derivative Financial Instruments

All derivatives are accounted for at fair value in the financial statements. The fair values of a majority of derivative financial instruments, including swaps and floors, were determined by standard derivative pricing and option models using the stated terms of the contracts and observable yield curves, forward foreign currency exchange rates and volatilities from active markets. In some cases, management utilized internally developed amortization streams to model the fair value for swaps whose notional amounts contractually amortizes with securitized asset balances. Complex structured derivatives or derivatives that trade in less liquid

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

16. Fair Value Measurements (Continued)

markets require significant adjustments and judgment in determining fair value that cannot be corroborated with market transactions. When determining the fair value of derivatives, the Company takes into account counterparty credit risk for positions where it is exposed to the counterparty on a net basis by assessing exposure net of collateral held. The net exposures for each counterparty are adjusted based on market information available for the specific counterparty, including spreads from credit default swaps. Additionally, when the counterparty has exposure to the Company related to SLM Corporation derivatives, the Company fully collateralizes the exposure, minimizing the adjustment necessary to the derivative valuations for the Company s credit risk. While trusts that contain derivatives are not required to post collateral to counterparties, the credit quality and securitized nature of the trusts minimizes any adjustments for the counterparty s exposure to the trusts. It is the Company s policy to compare its derivative fair values to those received by its counterparties in order to validate the model s outputs. The carrying value of borrowings designated as the hedged item in an ASC 815 fair value hedge are adjusted for changes in fair value due to benchmark interest rates and foreign-currency exchange rates. These valuations are determined through standard bond pricing models and option models (when applicable) using the stated terms of the borrowings, and observable yield curves, foreign currency exchange rates, and volatilities.

During 2008 and 2009, the bid/ask spread widened significantly for derivatives indexed to certain interest rate indices as a result of market inactivity. As such, significant adjustments for the bid/ask spread and unobservable inputs were used in the fair value calculation resulting in these instruments being classified as level 3 in the fair value hierarchy. Additionally, significant unobservable inputs were used to model the amortizing notional of some swaps tied to securitized asset balances and, as such, these derivatives have been classified as level 3 in the fair value hierarchy. These swaps were transferred into level 3 during the first quarter of 2009 due to a change in the assumption regarding successful remarketing and significant unobservable inputs used to model notional amortizations.

Residual Interests

The Residual Interests are carried at fair value in the financial statements. No active market exists for student loan Residual Interests; as such, the fair value is calculated using discounted cash flow models and option models. Observable inputs from active markets are used where available, including yield curves and volatilities. Significant unobservable inputs such as prepayment speeds, default rates, certain bonds—costs of funds and discount rates are used in determining the fair value and require significant judgment. These unobservable inputs are internally determined based upon analysis of historical data and expected industry trends. On a quarterly basis the Company back tests its prepayment speed, default rates and costs of funds assumptions by comparing those assumptions to actuals experienced. Additionally, the Company uses non-binding broker quotes and industry analyst reports which show changes in the indicative prices of the asset-backed securities tranches immediately senior to the Residual Interest as an indication of potential changes in the discount rate used to value the Residual Interests. Market transactions are not available to validate the models—results. An analysis of the impact of changes to significant inputs is addressed further in Note 8. Student Loan Securitization.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

16. Fair Value Measurements (Continued)

The following tables summarize the valuation of the Company s financial instruments that are marked-to-market on a recurring basis in the consolidated financial statements as of December 31, 2009 and 2008.

	Fair Value Measurements on a Recurring Basis as of December 31, 2009														
	Τά	evel			Counterparty Cash										
(Dollars in millions)		1	I	Level 2	L	evel 3	N	Netting	7	Total ⁽⁴⁾	Co	ollateral		Net	
Assets Available for sale investments Retained Interest in off-balance sheet securitized loans Derivative instruments ⁽¹⁾⁽²⁾	\$		\$	1,330 2,023	\$	1,828 1,770	\$	(1,009)	\$	1,330 1,828 2,784	\$	(1,268)	\$	1,330 1,828 1,516	
Total assets	\$		\$	3,353	\$	3,598	\$	(1,009)	\$	5,942	\$	(1,268)	\$	4,674	
Liabilities ⁽³⁾ Derivative instruments ⁽¹⁾⁽²⁾	\$	(2)	\$	(1,650)	\$	(518)	\$	1,009	\$	(1,161)	\$	636	\$	(525)	
Total liabilities	\$	(2)	\$	(1,650)	\$	(518)	\$	1,009	\$	(1,161)	\$	636	\$	(525)	

	Fair Value Measurements on a Recurring													
		Basis as of December 31, 2008 Counterparty Cash												
(Dollars in millions)	Level 1	L	Level 2	I	Level 3	N	Netting	T	otal ⁽⁴⁾	Co	ollateral		Net	
Assets Available for sale investments Retained Interest in off-balance	\$	\$	899	\$		\$		\$	899	\$		\$	899	
sheet securitized loans Derivative instruments ⁽¹⁾⁽²⁾			4,372		2,200 236		(1,594)		2,200 3,014		(1,624)		2,200 1,390	
Total assets	\$	\$	5,271	\$	2,436	\$	(1,594)	\$	6,113	\$	(1,624)	\$	4,489	
Liabilities ⁽³⁾ Derivative instruments ⁽¹⁾⁽²⁾	\$ (3)	\$	(2,007)	\$	(577)	\$	1,594	\$	(993)	\$		\$	(993)	

Total liabilities \$ (3) \$ (2,007) \$ (577) \$ 1,594 \$ (993) \$ \$ (993)

- (1) Fair value of derivative instruments is comprised of market value less accrued interest and excludes collateral.
- (2) Level 1 derivatives include euro-dollar futures contracts. Level 2 derivatives include derivatives indexed to interest rate indices and currencies that are considered liquid. Level 3 derivatives include derivatives indexed to illiquid interest rate indices and derivatives for which significant adjustments were made to observable inputs.
- (3) Borrowings which are the hedged items in a fair value hedge relationship and which are adjusted for changes in value due to benchmark interest rates only are not carried at full fair value and are not reflected in this table.
- (4) As carried on the balance sheet.

At December 31, 2009 and 2008, the Company had \$0 and \$462 million (fair value), respectively, of financial instruments recorded on its balance sheet at fair value on a non-recurring basis. The 2008 amount related to FFELP Stafford Loans held-for-sale under one of the ED loan purchase programs.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

16. Fair Value Measurements (Continued)

The following table summarizes the change in balance sheet carrying value associated with Level 3 financial instruments carried at fair value on a recurring basis during the years ended December 31, 2009 and 2008.

	Years Ended December 31,													
(Dollars in millions)		sidual terests	2009 Derivative Instruments			Total		Residual Interests		008 ivative uments	Total			
Balance, beginning of period Total gains/(losses) (realized and unrealized):	\$	2,200	\$	(341)	\$	1,859	\$	3,044	\$	(71)	\$	2,973		
Included in earnings ⁽¹⁾ Included in other comprehensive income		120		91		211		79		(314)		(235)		
Purchases, issuances and settlements Transfers in and/or out of		(492)		434		(58)		(923)		35		(888)		
Level 3				1,068		1,068				9		9		
Balance, end of period	\$	1,828	\$	1,252	\$	3,080	\$	2,200	\$	(341)	\$	1,859		
Change in unrealized gains/(losses) relating to instruments still held at the reporting date	\$	$(330)^{(2)}$	\$	439 ⁽³)	\$	109	\$	(424)(2)	\$	$(298)^{(3)}$	\$	(722)		

⁽¹⁾ Included in earnings is comprised of the following amounts recorded in the specified line item in the consolidated statements of income:

(Dollars in millions)	Years December 2009	
Servicing and securitization revenue Gains (losses) on derivative and hedging activities, net Interest expense	\$ 120 298 (207)	\$ 79 (314)

Total \$ 211 \$ (235)

- (2) Recorded in servicing and securitization revenue (loss) in the consolidated statements of income.
- (3) Recorded in gains (losses) on derivative and hedging activities, net in the consolidated statements of income.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

16. Fair Value Measurements (Continued)

The following table summarizes the fair values of the Company s financial assets and liabilities, including derivative financial instruments, as of December 31, 2009 and 2008.

	Dec	ember 31, 20	09	December 31, 2008							
(Dollars in millions)	Fair Value	Carrying Value	Difference	Fair Value	Carrying Value	Difference					
Earning assets											
FFELP loans	\$ 119,747	\$ 121,053	\$ (1,306)	\$ 107,319	\$ 124,220	\$ (16,901)					
Private Education Loans	20,278	22,753	(2,475)	14,141	20,582	(6,441)					
Other loans	219	420	(201)	619	729	(110)					
Cash and investments	13,253	13,253		8,646	8,646						
Total earning assets	153,497	157,479	(3,982)	130,725	154,177	(23,452)					
Interest-bearing liabilities											
Short-term borrowings	30,988	30,897	(91)	41,608	41,933	325					
Long-term borrowings	123,049	130,546	7,497	93,462	118,225	24,763					
Total interest-bearing liabilities	154,037	161,443	7,406	135,070	160,158	25,088					
Derivative financial											
instruments											
Floor Income/Cap contracts	(1,234)	(1,234)		(1,466)	(1,466)						
Interest rate swaps	94	94		1,374	1,374						
Cross currency interest rate											
swaps	2,783	2,783		2,116	2,116						
Futures contracts	(2)	(2)		(3)	(3)						
Other	(18)	(18)									
Other											
Residual interest in securitized											
assets	1,828	1,828		2,200	2,200						
Excess of net asset fair value											
over carrying value			\$ 3,424			\$ 1,636					

17. Commitments, Contingencies and Guarantees

The Company offers a line of credit to certain financial institutions and other institutions in the higher education community for the purpose of originating student loans. In connection with these agreements, the Company also enters into a participation agreement with the institution to participate in the loans as they are originated. In the event that a line of credit is drawn upon, the loan is collateralized by underlying student loans and is usually participated in on the same day. The contractual amount of these financial instruments represents the maximum possible credit risk should the counterparty draw down the commitment, the Company does not participate in the loan and the counterparty subsequently fails to perform according to the terms of its contract with the Company. At December 31, 2009 and 2008, the contractual amount of these financial obligations was \$850 million and \$1.0 billion, respectively. There were no outstanding draws at December 31, 2009. All outstanding commitments at December 31, 2009 mature in 2010.

In addition, the Company maintains forward contracts to purchase loans from its lending partners at contractual prices. These contracts typically have a maximum amount the Company is committed to buy, but

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

17. Commitments, Contingencies and Guarantees (Continued)

lack a fixed or determinable amount as it ultimately is based on the lending partner s origination activity. FFELP forward purchase contracts typically contain language relieving the Company of most of its responsibilities under the contract due to, among other things, changes in student loan legislation. These commitments are not accounted for as derivatives under ASC 815 as they do not meet the definition of a derivative due to the lack of a fixed and determinable purchase amount. At December 31, 2009, there were \$1.3 billion of originated loans (FFELP and Private Education Loans) in the pipeline that the Company is committed to purchase.

Investor Litigation

On January 31, 2008, a putative class action lawsuit was filed against the Company and certain officers in the U.S. District Court for the Southern District of New York. This case and other actions arising out of the same circumstances and alleged acts have been consolidated and are now identified as In Re SLM Corporation Securities Litigation. The case purports to be brought on behalf of those who acquired common stock of the Company between January 18, 2007 and January 23, 2008 (the Securities Class Period). The complaint alleges that the Company and certain officers violated federal securities laws by issuing a series of materially false and misleading statements and that the statements had the effect of artificially inflating the market price for the Company s securities. The complaint alleges that defendants caused the Company s results for year-end 2006 and for the first quarter of 2007 to be materially misstated because the Company failed to adequately provide for loan losses, which overstated the Company s net income, and that the Company failed to adequately disclose allegedly known trends and uncertainties with respect to its non-traditional loan portfolio. On July 23, 2008, the court appointed Westchester Capital Management (Westchester) Lead Plaintiff. On December 8, 2008, Lead Plaintiff filed a consolidated amended complaint. In addition to the prior allegations, the consolidated amended complaint alleges that the Company understated loan delinquencies and loan loss reserves by promoting loan forbearances. On December 19, 2008, and December 31, 2008, two rejected lead plaintiffs filed a challenge to Westchester as Lead Plaintiff. On April 1, 2009, the court named a new Lead Plaintiff, SLM Venture, and Westchester appealed to the Second Circuit Court of Appeals. On September 3, 2009, Lead Plaintiffs filed a Second Amended Consolidated Complaint on largely the same allegations as the Consolidated Amended Complaint, but dropped one of the three senior officers as a defendant. On October 1, 2009, the Second Circuit Court of Appeals denied Westchester s Writ of Mandamus, thereby deciding the Lead Plaintiff question in favor of SLM Venture. On December 11, 2009, Defendants filed a Motion to Dismiss the Second Amended Consolidated Complaint. This Motion is pending. Lead Plaintiff seeks unspecified compensatory damages, attorneys fees, costs, and equitable and injunctive relief.

A similar case is pending against the Company, certain officers, retirement plan fiduciaries, and the Board of Directors, In Re SLM Corporation ERISA Litigation, also in the U.S. District Court for the Southern District of New York. The proposed class consists of participants in or beneficiaries of the Sallie Mae 401(K) Retirement Savings Plan (401K Plan) between January 18, 2007 and the present whose accounts included investments in Sallie Mae stock (401K Class Period). The complaint alleges breaches of fiduciary duties and prohibited transactions in violation of the Employee Retirement Income Security Act arising out of alleged false and misleading public statements regarding the Company s business made during the 401(K) Class Period and investments in the Company s common stock by participants in the 401(K) Plan. On December 15, 2008, Plaintiffs filed a Consolidated Class Action Complaint and a Second Consolidated Amended Complaint on September 10, 2009. On November 10, 2009, Defendants filed a

Motion to Dismiss the matter on all counts. This Motion is pending. The plaintiffs seek unspecified damages, attorneys fees, costs, and equitable and injunctive relief.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

17. Commitments, Contingencies and Guarantees (Continued)

OIG Investigation

On August 3, 2009, the Company received the final audit report of ED s Office of the Inspector General (OIG) related to the Company s billing practices for special allowance payments. Among other things, the OIG recommended that ED instruct the Company to return approximately \$22 million in alleged special allowance overpayments. The Company continues to believe that its practices were consistent with longstanding ED guidance and all applicable rules and regulations and intends to continue disputing these findings. The Company provided its response to the Secretary on October 2, 2009. The OIG has audited other industry participants with regard to special allowance payments for loans funded by tax exempt obligations and, in certain cases, the Secretary of ED has disagreed with the OIG s recommendations.

Contingencies

In the ordinary course of business, the Company and its subsidiaries are routinely defendants in or parties to pending and threatened legal actions and proceedings including actions brought on behalf of various classes of claimants. These actions and proceedings may be based on alleged violations of consumer protection, securities, employment and other laws. In certain of these actions and proceedings, claims for substantial monetary damage are asserted against the Company and its subsidiaries.

In the ordinary course of business, the Company and its subsidiaries are subject to regulatory examinations, information gathering requests, inquiries and investigations. In connection with formal and informal inquiries in these cases, the Company and its subsidiaries receive numerous requests, subpoenas and orders for documents, testimony and information in connection with various aspects of the Company s regulated activities.

In view of the inherent difficulty of predicting the outcome of such litigation and regulatory matters, the Company cannot predict what the eventual outcome of the pending matters will be, what the timing or the ultimate resolution of these matters will be, or what the eventual loss, fines or penalties related to each pending matter may be.

In accordance with ASC 450, Contingencies, the Company is required to establish reserves for litigation and regulatory matters when those matters present loss contingencies that are both probable and estimable. When loss contingencies are not both probable and estimable, the Company does not establish reserves.

Based on current knowledge, reserves have not been established for any pending litigation or regulatory matters. Based on current knowledge, management does not believe that loss contingencies, if any, arising from pending investigations, litigation or regulatory matters will have a material adverse effect on the consolidated financial position or liquidity of the Company.

18. Benefit Plans

Pension Plans

As of December 31, 2009, the Company s qualified and supplemental pension plans (the Pension Plans) are frozen with respect to new entrants and participants with less than ten years of service on June 30, 2004. No further benefits will accrue with respect to these participants under the Pension Plans, other than interest accruals on cash balance accounts. Participants with less than five years of service as of June 30, 2004 were fully vested.

For those participants who continued to accrue benefits under the Pension Plans until July 1, 2009, benefits were credited using a cash balance formula. Under the formula, each participant has an account, for

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

18. Benefit Plans (Continued)

record keeping purposes only, to which credits were allocated each payroll period based on a percentage of the participant s compensation for the current pay period. The applicable percentage was determined by the participant s number of years of service with the Company. If an individual participated in the Company s prior pension plan as of September 30, 1999 and met certain age and service criteria, the participant (grandfathered participant) will receive the greater of the benefits calculated under the prior plan, which uses a final average pay plan method, or the current plan under the cash balance formula.

The Company does not provide other postretirement benefits such as postretirement health care or postretirement life insurance benefits.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

18. Benefit Plans (Continued)

Qualified and Nonqualified Plans

The following tables provide a reconciliation of the changes in the qualified and nonqualified plan benefit obligations, fair value of assets, and other comprehensive income for the years ended December 31, 2009 and 2008, respectively, based on a December 31 measurement date:

		31,		
		2009		2008
Change in benefit obligation				
Projected benefit obligation at beginning of year	\$	206,887	\$	227,651
Service cost		3,231	·	6,566
Interest cost		12,350		12,908
Actuarial (gain)/loss		2,169		(4,204)
Plan curtailment				114
Plan settlement				
Special termination benefits				
Benefits paid		(23,771)		(36,148)
Projected benefit obligation at end of year	\$	200,866	\$	206,887
Change in plan assets				
Fair value of plan assets at beginning of year	\$	211,780	\$	230,698
Actual return on plan assets		4,775		12,681
Employer contribution		4,960		5,326
Settlement loss				
Benefits paid		(23,771)		(36,148)
Administrative payments		(660)		(777)
Fair value of plan assets at end of year	\$	197,084	\$	211,780
Funded status at end of year	\$	(3,782)	\$	4,893
Amounts recognized in the statement of financial position consist of:				
Noncurrent assets	\$	17,368	\$	27,402
Current liabilities		(1,877)		(2,895)
Noncurrent liabilities		(19,273)		(19,614)
Net amount recognized in statement of financial position	\$	(3,782)	\$	4,893

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Amounts not yet recognized in net periodic pension cost and included in accumulated other comprehensive income:

Prior service cost	\$	\$
Accumulated gain	18,224	29,720
Accumulated other comprehensive income	\$ 18,224	\$ 29,720
Amounts expected to be reflected in net periodic pension cost during the next		
fiscal year:		
Prior service cost	\$	\$
Accumulated gain	96	1,366
Accumulated other comprehensive income	\$ 96	\$ 1,366
Additional year-end information for plans with accumulated benefit obligations in		
excess of plan assets:		
Projected benefit obligation	\$ 21,149	\$ 22,509
Accumulated benefit obligation	21,079	22,448
Fair value of plan assets		

The accumulated benefit obligations of the qualified and nonqualified defined benefit plans were \$201 million and \$206 million at December 31, 2009 and 2008, respectively. There are no plan assets in the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

18. Benefit Plans (Continued)

nonqualified plans due to the nature of the plans; the corporate assets used to pay these benefits are included above in employer contributions.

Components of Net Periodic Pension Cost

Net periodic pension cost included the following components:

	Years Ended December 31,							
Sometice cost handfits comed dyning the maried		2009		2008		2007		
Service cost benefits earned during the period	\$	3,231	\$	6,566	\$	7,100		
Interest cost on project benefit obligations		12,350		12,908		12,337		
Expected return on plan assets		(10,713)		(11,709)		(17,975)		
Curtailment loss				114				
Settlement (gain)/loss		(1,362)		(5,074)		1,265		
Special termination benefits						912		
Net amortization and deferral		(1,367)		(1,447)		(719)		
Net periodic pension cost (benefit)	\$	2,139	\$	1,358	\$	2,920		

Special accounting is required when lump sum payments exceed the sum of the service and interest cost components, and when the average future working lifetime of employees is significantly curtailed. This special accounting requires an accelerated recognition of unrecognized gains or losses and unrecognized prior service costs, creating adjustments to the pension expense. During the years ended December 31, 2009 and 2008, the Company recorded net settlement gains associated with lump-sum distributions from the plans. In 2008, the Company also recorded a curtailment loss for previously unrecognized losses associated with executive non-qualified benefits. During the year ended December 31, 2007, the Company recorded net settlement losses, including a portion related to employees who were involuntarily terminated in the fourth quarter, associated with lump-sum distributions from the supplemental pension plan. These amounts were recorded in accordance with ASC 715, Compensation Retirement Benefits, which requires that settlement losses be recorded once prescribed payment thresholds have been reached.

Amortization of unrecognized net gains or losses are included as a component of net periodic pension cost to the extent that the unrecognized gain or loss exceeds 10 percent of the greater of the projected benefit obligation or the market value of plan assets. Gains or losses not yet includible in pension cost are amortized over the average remaining service life of active participants, which is approximately 8 years.

Assumptions

The weighted average assumptions used to determine the projected accumulated benefit obligations are as follows:

	December 31,	
	2009 2008	}
Discount rate	5.85% 6.25	
Expected return on plan assets Rate of compensation increase	5.25% 5.25 N/A 4.00°	
F-90		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

18. Benefit Plans (Continued)

The weighted average assumptions used to determine the net periodic pension cost are as follows:

	Decemb	oer 31,
	2009	2008
Discount rate	6.25%	6.00%
Expected return on plan assets	5.25%	5.25%
Rate of compensation increase	4.00%	4.00%

Management is assisted by third party actuaries in measuring the pension liabilities and expense through the use of various assumptions including discount rate, expected return on plan assets, salary increases, employee turnover rates and mortality assumptions.

The year-end discount rate was selected based on a modeling process intended to match expected cash flows from the plans to a yield curve constructed from a portfolio of non-callable Aa bonds with at least \$250 million of outstanding issue. Bonds are eliminated if they have maturities of less than six months or are priced more than two standard errors from the market average.

The return on plan assets is based on the strategic asset allocation of the plan assets and a conservative investment policy intended to match plan liability characteristics and preserve funded status.

There is no rate of compensation assumption at December 31, 2009, for the projected accumulated benefit obligation since benefits no longer accrue to participants subsequent to July 1, 2009.

Assumption Sensitivity

Changes in the discount rate and the expected rate of return on plan assets inversely impact expense. If the discount rate increased/decreased by 50 basis points, expense would decrease/increase \$.7 million from the amount recorded at December 31, 2009. If the expected long-term rate of return on plan assets increased/decreased by 50 basis points, expense would decrease/increase by \$1 million.

Plan Assets

The weighted average asset allocations at December 31, 2009 and 2008, by asset category, are as follows:

Plan Assets December 31, 2009 2008

Asset Category

Fixed income securities Cash equivalents	81 19	73 27
Total	100%	100%

Investment Policy and Strategy

The investment strategy was revised during 2007 with the principle objective of preserving funding status. Based on the current funded status of the plan and the ceasing of benefit accruals effective mid-year 2009, the Investment Committee recommended moving plan assets into fixed income securities with the goal of removing funded status risk with investments that better match the plan liability characteristics. At December 31, 2009, the plan is invested 81 percent in high quality bonds with an average credit rating of approximately AA and 19 percent in cash which is invested in U.S. government securities, the duration of which closely matches that of the traditional and cash balance nature of plan liabilities.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

18. Benefit Plans (Continued)

Fair Value Measurements

The Plan investments, at fair value at December 31, 2009 and 2008 are as follows:

					Based on Other			
	I	√air value at	Quoted prices in active	,	Observable		I	Fair value at
	D	ecember 31,	markets		Inputs	Unobservable Inputs	D	December 31,
		2009	(Level 1)		(Level 2)	(Level 3)		2008
Assets measured at fair value on a recurring basis:								
Cash and cash equivalents	\$	37,862,392	\$	\$	37,862,392	\$	\$	57,206,048
Mutual funds		159,221,849			159,221,849			154,573,651
Total investments	\$	197,084,241	\$	\$	197,084,241	\$	\$	211,779,699

Cash Flows

The Company did not contribute to its qualified pension plan in 2009 and does not expect to contribute in 2010. There are no plan assets in the nonqualified plans due to the nature of the plans, and benefits are paid from corporate assets when due to the participant. It is estimated that approximately \$2 million will be paid in 2010 for these benefits. No plan assets are expected to be returned to the employer during 2010.

Estimated Future Benefit Payments

The following qualified and nonqualified plan benefit payments, which reflect future interest credits as appropriate, are expected to be paid:

2010		\$ 13,007
2011		13,441
2012		14,706
2013		12,033
2014		12,308
2015	2019	66,168

401(k) Plans

The Company maintained two safe harbor 401(k) savings plans as defined contribution plans intended to qualify under section 401(k) of the Internal Revenue Code until they were combined December 31, 2009. The Sallie Mae 401(k) Savings Plan covers substantially all employees of the Company outside of Asset Performance Group hired before August 1, 2007. Effective October 1, 2008, the Company matches up to 100 percent on the first 3 percent of contributions and 50 percent on the next 2 percent of contributions after one year of service, and all eligible employees receive a 1 percent core employer contribution. Prior to October 1, 2008, up to 6 percent of employee contributions were matched 100 percent by the Company after one year of service and certain eligible employees received a 2 percent core employer contribution.

The Sallie Mae 401(k) Retirement Savings Plan covers substantially all employees of Asset Performance Group, and after August 1, 2007, the Retirement Savings Plan covers substantially all new hires of the Company. Effective October 1, 2008, the Company matches up to 100 percent on the first 3 percent of contributions and 50 percent on the next 2 percent of contributions after one year of service, and all eligible

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

18. Benefit Plans (Continued)

employees receive a 1 percent core employer contribution. Between August 1, 2007 and September 30, 2008, the match formula was up to 100 percent on the first 5 percent of contributions after one year of service.

The Company also maintains a non-qualified plan to ensure that designated participants receive benefits not available under the 401(k) Plan due to compensation limits imposed by the Internal Revenue Code.

Total expenses related to the 401(k) plans were \$15 million, \$21 million and \$22 million in 2009, 2008 and 2007, respectively.

19. Income Taxes

Reconciliations of the statutory U.S. federal income tax rates to the Company s effective tax rate for continuing operations follow:

		Years Ended December 31,	
	2009	2008	2007
Statutory rate	35.0%	35.0%	35.0%
Equity forward contracts			(110.8)
State tax, net of federal benefit	(.3)	3.7	(4.1)
Capitalized transaction costs		8.6	(2.5)
Unrecognized tax benefits, U.S. federal and state, net of federal benefit	(1.3)	6.0	(.2)
Corporate owned life insurance	(.4)	2.4	1.3
Other, net	.1	(1.7)	(1.7)
Effective tax rate	33.1%	54.0%	(83.0)%

The effective tax rates for discontinued operations for the years ended December 31, 2009, 2008 and 2007 are 27.4 percent, 38.8 percent, and 39.0 percent, respectively. The effective tax rate varies from the statutory U.S. federal rate of 35 percent primarily due to the establishment of a valuation allowance against tax attributes generated as a result of the sale of the assets in its Purchased Paper Mortgage/Properties business for the year ended December 31, 2009, and due to the impact of state taxes, net of federal benefit, for the years ended December 31, 2009, 2008 and 2007.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

19. Income Taxes (Continued)

Income tax expense for the years ended December 31, 2009, 2008, and 2007 consists of:

	2009	De	ecember 31, 2008	2007
Continuing operations current provision/benefit: Federal State Foreign	\$ 116,323 (24,527) 398	\$	403,294 33,553 678	\$ 1,013,342 50,725 1,045
Total continuing operations current provision Continuing operations deferred provision/(benefit):	92,194		437,525	1,065,112
Federal State	141,038 5,453		(467,919) (46,029)	(632,029) (24,327)
Foreign Total continuing operations deferred provision/(benefit)	(321) 146,170		(346) (514,294)	(481) (656,837)
Continuing operations provision for income tax expense/(benefit)	\$ 238,364	\$	(76,769)	\$ 408,275
Discontinued operations current provision/(benefit): Federal State	\$ (159,234) (8,886)	\$	(1,885) (817)	\$ 13,744 3,140
Total discontinued operations current provision/(benefit) Discontinued operations deferred provision/(benefit):	(168,120)		(2,702)	16,884
Federal State	97,908 10,819		(75,232) (12,871)	(10,363) (2,513)
Total discontinued operations deferred provision/(benefit)	108,727		(88,103)	(12,876)
Discontinued operations provision for income tax expense/(benefit)	\$ (59,393)	\$	(90,805)	\$ 4,008
Provision for income tax expense/(benefit)	\$ 178,971	\$	(167,574)	\$ 412,283

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

19. Income Taxes (Continued)

At December 31, 2009 and 2008, the tax effect of temporary differences that give rise to deferred tax assets and liabilities include the following:

	December 31,				
		2009	2008		
Deferred tax assets:					
Loan reserves	\$	737,762	\$ 1,212,653		
Market value adjustments on student loans, investments and derivatives		496,101	174,276		
Deferred revenue		83,042	70,172		
Stock-based compensation plans		70,528	62,325		
Accrued expenses not currently deductible		47,249	38,330		
Purchased paper impairments		42,892	111,924		
Operating loss and credit carryovers		36,747	28,293		
Unrealized investment losses		25,949	42,838		
Warrants issuance		19,716	27,160		
Other		32,717	87,954		
Total deferred tax assets		1,592,703	1,855,925		
Deferred tax liabilities:					
Gains/(losses) on repurchased debt		187,505			
Securitization transactions		93,254	302,049		
Leases		64,246	73,570		
Other		37,170	12,883		
Total deferred tax liabilities		382,175	388,502		
Net deferred tax assets	\$	1,210,528	\$ 1,467,423		

Included in other deferred tax assets is a valuation allowance of \$25,111 and \$4,901 as of December 31, 2009 and 2008, respectively, against a portion of the Company's federal, state and international deferred tax assets. The valuation allowance is primarily attributable to deferred tax assets for federal and state capital loss carryovers and state net operating loss carryovers that management believes it is more likely than not will expire prior to being realized. The change in the valuation allowance primarily resulted from the sale of the assets in its Purchased Paper-Mortgage/Properties business. The ultimate realization of the deferred tax assets is dependent upon the generation of future taxable income of the appropriate character (i.e. capital or ordinary) during the period in which the temporary differences become deductible. Management considers, among other things, the economic slowdown, any impacts if SAFRA or the Community Proposal are passed, the scheduled reversals of deferred tax liabilities, and

the history of positive taxable income available for net operating loss carrybacks in evaluating the realizability of the deferred tax assets.

As of December 31, 2009, the Company has federal net operating loss carryforwards of \$21,020 which begin to expire in 2022, apportioned state net operating loss carryforwards of \$89,958 which begin to expire in 2010, federal and state capital loss carryovers of \$44,289 which begin to expire in 2012, and federal and state credit carryovers of \$1,845 which begin to expire in 2021.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

19. Income Taxes (Continued)

Accounting for Uncertainty in Income Taxes

New provisions under ASC 740, Income Taxes, pertaining to the accounting of uncertainty in income taxes, were adopted on January 1, 2007. As a result of this implementation, the Company recognized a \$6 million increase in its liability for unrecognized tax benefits, which was accounted for as a reduction to the January 1, 2007 balance of retained earnings. The total amount of gross unrecognized tax benefits as of January 1, 2007 was \$113 million.

The following table summarizes changes in unrecognized tax benefits for the years ended December 31, 2009, 2008 and 2007:

	December 31,								
(Dollars in millions)		2009	2008			2007			
Unrecognized tax benefits at beginning of year	\$	86.4	\$	174.8	\$	113.3			
Increases resulting from tax positions taken during a prior period		75.2		11.3		86.5			
Decreases resulting from tax positions taken during a prior period		(58.3)		(132.2)		(30.0)			
Increases/(decreases) resulting from tax positions taken during the current									
period		(22.5)		36.2		.3			
Decreases related to settlements with taxing authorities		(17.9)		(.1)		(30.0)			
Increases related to settlements with taxing authorities		44.7				42.3			
Reductions related to the lapse of statute of limitations		(3.2)		(3.6)		(7.6)			
Unrecognized tax benefits at end of year	\$	104.4	\$	86.4	\$	174.8			

As of December 31, 2009, the gross unrecognized tax benefits are \$104 million. Included in the \$104 million are \$17 million of unrecognized tax benefits that, if recognized, would favorably impact the effective tax rate. In addition, unrecognized tax benefits of \$2 million are currently treated as a pending refund claim, reducing the balance of unrecognized tax benefits that, if recognized, would impact the effective tax rate. During 2009, the Company adjusted its unrecognized tax benefits to incorporate new issues that were identified while completing the 2008 U.S. federal income tax return, as well as adjusting the 2003-2007 unrecognized tax benefits to incorporate the net impact of IRS and state tax authority examinations of several of the Company s income tax returns. New information was received from the IRS during the first quarter as part of the IRS examination of the Company s 2005 and 2006 U.S. federal income tax returns, and the IRS issued a Revenue Agent s Report (RAR) during the second quarter of 2009 ultimately concluding this exam. During the third quarter of 2009, the IRS concluded the examination of the 2003 and 2004 U.S. federal income tax returns of an entity in which the Company is an investor, and the Virginia taxing authority concluded the examination of the Company s 2005 through 2007 income tax returns. Several other less significant amounts of uncertain tax benefits were also added during the year.

The Company recognizes interest costs related to unrecognized tax benefits in income tax expense, and penalties, if any, in operating expenses. The Company has accrued interest, net of tax benefit, of \$7 million, \$10 million and \$18 million as of December 31, 2009, 2008 and 2007 respectively. The income tax expense for the year ended December 31, 2009 includes a reduction in the accrual of interest of \$3 million, primarily related to the reduction of uncertain tax benefits as discussed above. The income tax expense for the year ended December 31, 2008 includes a reduction in the accrual of interest of \$8 million, primarily related to the reduction of uncertain tax benefits as a result of new information received from the IRS as a part of the 2005-2006 exam cycle for several carryover issues related to the timing of certain income and deduction items. The income tax expense for the year ended December 31, 2007 includes an increase in the accrual of interest of \$1 million.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

19. Income Taxes (Continued)

Reasonably Possible Significant Increases/Decreases within Twelve Months

The IRS issued a Revenue Agent s Report (RAR) during the second quarter of 2007 concluding the primary exam of the Company s 2003 and 2004 U.S. federal tax returns. However, the exam of these years remained open until the third quarter of 2009 when the IRS concluded the examination of an entity in which the Company is an investor. In addition, during the third quarter of 2007, the Company filed an administrative-level appeal related to one unagreed item originating from the Company s 2004 U.S. federal tax return. It is reasonably possible that there will be a decrease in the Company s unrecognized tax benefits as a result of the resolution of this item. When considering both tax and interest amounts, the decrease could be approximately \$8 million to \$12 million.

The IRS began the examination of the Company s 2007 and 2008 federal income tax returns during the second quarter of 2009. It is reasonably possible that issues that arise during the exam may create the need for an increase in unrecognized tax benefits. Until the exam proceeds further, an estimate of any such amounts cannot currently be made.

In the event that the Company is not contacted for exam by additional tax authorities by the end of 2010, it is reasonably possible that there will be a decrease in the Company sunrecognized tax benefits as a result of the lapse of various statute of limitations periods. When considering both tax and interest amounts, the decrease could be approximately \$5 million to \$9 million.

Tax Years Remaining Subject to Exam

The Company or one of its subsidiaries files income tax returns at the U.S. federal level, in most U.S. states, and various foreign jurisdictions. U.S. federal income tax returns filed for years prior to 2003 and for years 2005-2006 have been audited and are now resolved. As shown in the table below, the Company s primary operating subsidiary has been audited by the listed states through the year shown, again with all issues resolved. Other combinations of subsidiaries, tax years, and jurisdictions remain open for review, subject to statute of limitations periods (typically 3 to 4 prior years).

State	Year audited through					
Florida	2000					
Indiana	2000					
Pennsylvania	2000					
California	2002					
Missouri	2003					
New York	2004					
North Carolina	2005					
Texas	2004					
Virginia	2007					

20. Segment Reporting

The Company has two primary operating segments — the Lending operating segment and the APG, formerly known as DMO, operating segment. The Lending and APG operating segments meet the quantitative thresholds for reportable segments. Accordingly, the results of operations of the Company — s Lending and APG segments are presented below. The Company has smaller operating segments including the Guarantor Servicing, Loan Servicing, and Upromise operating segments, as well as certain other products and services

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

20. Segment Reporting (Continued)

provided to colleges and universities which do not meet the required quantitative thresholds. Therefore, the results of operations for these operating segments and the revenues and expenses associated with these other products and services are combined with corporate overhead and other corporate activities within the Corporate and Other reportable segment.

The management reporting process measures the performance of the Company s operating segments based on the management structure of the Company, as well as the methodology used by management to evaluate performance and allocate resources. Management, including the Company s chief operating decision makers, evaluates the performance of the Company s operating segments based on their profitability. As discussed further below, management measures the profitability of the Company s operating segments based on Core Earnings net income. Accordingly, information regarding the Company s reportable segments is provided based on a Core Earnings basis. The Company s Core Earnings performance measures are not defined terms within GAAP and may not be comparable to similarly titled measures reported by other companies. Core Earnings net income reflects only current period adjustments to GAAP net income as described below. Unlike financial accounting, there is no comprehensive, authoritative guidance for management reporting. The management reporting process measures the performance of the operating segments based on the management structure of the Company and is not necessarily comparable with similar information for any other financial institution. The Company s operating segments are defined by the products and services they offer or the types of customers they serve, and they reflect the manner in which financial information is currently evaluated by management. Intersegment revenues and expenses are netted within the appropriate financial statement line items consistent with the income statement presentation provided to management. Changes in management structure or allocation methodologies and procedures may result in changes in reported segment financial information.

The Company s principal operations are located in the United States, and its results of operations and long-lived assets in geographic regions outside of the United States are not significant. In the Lending segment, no individual customer accounted for more than 10 percent of its total revenue during the years ended December 31, 2009, 2008 and 2007. United Student Aid Funds, Inc. (USA Funds) is the Company s largest customer in both the APG and Corporate and Other segments. During the years ended December 31, 2009, 2008 and 2007, USA Funds accounted for 16 percent, 46 percent and 35 percent, respectively, of the aggregate revenues generated by the Company s APG and Corporate and Other segments. No other customers accounted for more than 10 percent of total revenues in those segments for the years mentioned.

Lending

In the Company s Lending operating segment, the Company originates and acquires both FFELP loans and Private Education Loans. As of December 31, 2009, the Company managed \$176.4 billion of student loans, of which \$141.3 billion or 80 percent are federally insured, and has 10 million student and parent customers. The Company s mortgage and other consumer loan portfolio totaled \$363 million at December 31, 2009.

Private Education Loans consist of two general types: (1) those that are designed to bridge the gap between the cost of higher education and the amount financed through either capped federally insured loans or the borrowers resources, and (2) those that are used to meet the needs of students in alternative learning programs such as career training,

distance learning and lifelong learning programs. Most higher education Private Education Loans are made in conjunction with a FFELP loan and as such are marketed through the same channel as FFELP loans by the same sales force. Unlike FFELP loans, Private Education Loans are subject to the full credit risk of the borrower. The Company manages this additional risk through historical

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

20. Segment Reporting (Continued)

risk-performance underwriting strategies, the addition of qualified cosigners and a combination of higher interest rates and loan origination fees that compensate the Company for the higher risk.

The following table includes asset information for the Company s Lending business segment.

		December 31,				
			2008			
FFELP Stafford and Other Student Loans, net	\$	42,979	\$	44,025		
FFELP Stafford Loans Held-for-Sale		9,696		8,451		
FFELP Consolidation Loans, net		68,379		71,744		
Private Education Loans, net		22,753		20,582		
Other loans, net		420		729		
Cash and investments ⁽¹⁾		12,387		8,445		
Retained Interest in off-balance sheet securitized loans		1,828		2,200		
Other		9,398		9,947		
Total assets	\$	167,840	\$	166,123		

APG

The Company s APG operating segment provides a wide range of accounts receivable and collections services including student loan default aversion services, defaulted student loan portfolio management services, contingency collections services for student loans and other asset classes, accounts receivable management and collection for purchased portfolios of receivables that are delinquent or have been charged off by their original creditors, and sub-performing and non-performing mortgage loans. The Company s APG operating segment serves the student loan marketplace through a broad array of default management services on a contingency fee or other pay-for-performance basis to 15 FFELP Guarantors and for campus-based programs.

In addition to collecting on its own purchased receivables and mortgage loans, the APG operating segment provides receivable management and collection services for federal agencies, credit card clients and other holders of consumer debt.

In 2008, the Company concluded that its APG purchased paper businesses were no longer a strategic fit. The Company sold its international Purchased Paper Non-Mortgage business in the first quarter of 2009. A loss of \$51 million was recognized in the fourth quarter of 2008 related to this sale as the net assets were held for sale and

⁽¹⁾ Includes restricted cash and investments.

carried at the lower of its book basis and fair value as of December 31, 2008. The Company sold all of the assets in its Purchased Paper Mortgage/Properties business in the fourth quarter of 2009 (which is further discussed below), which resulted in an after-tax loss of \$95 million. The Company continues to wind down the domestic side of its Purchased Paper Non-Mortgage business. The Company will continue to consider opportunities to sell this business at acceptable prices in the future.

The Company s domestic Purchased Paper Non-Mortgage business had certain forward purchase obligations under which the Company was committed to buy purchased paper through April 2009. The Company did not purchase any additional purchased paper in excess of these obligations. The Company recognized

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

20. Segment Reporting (Continued)

\$79 million, \$111 million and \$17 million of impairments in the years ended December 31, 2009, 2008 and 2007, respectively. The impairment is primarily a result of the impact of the economy on the ability to collect on these assets. The impairment of \$111 million in 2008 includes the \$51 million loss on the sale of the Company s international Purchased Paper Non-Mortgage business discussed above. Similar to the Purchased Paper Mortgage/Properties business discussion below, when the Purchased Paper Non-Mortgage business either sells all of its remaining assets or completely winds down its operations, its results will be shown as discontinued operations.

Net loss attributable to SLM Corporation from discontinued operations was \$157 million and \$140 million for the years ended December 31, 2009 and 2008, respectively, compared to net income of \$15 million for the year ended December 31, 2007. The Company sold all of the assets in its Purchased Paper Mortgage/Properties business in the fourth quarter of 2009 for \$280 million. Because of the sale, the Purchased Paper Mortgage/Properties business is required to be presented separately as discontinued operations for all periods presented. This sale of assets in the fourth quarter of 2009 resulted in an after-tax loss of \$95 million. Total after-tax impairments, including the loss on sale, for the years ended December 31, 2009, 2008 and 2007 were \$154 million, \$161 million and \$2 million, respectively.

At December 31, 2009 and 2008, the APG business segment had total assets of \$1.1 billion and \$2.0 billion, respectively.

Corporate and Other

The Company s Corporate and Other segment includes the aggregate activity of its smaller operating segments, primarily its Guarantor Servicing, Loan Servicing and Upromise operating segments. Corporate and Other also includes several smaller products and services, as well as corporate overhead.

In the Guarantor Servicing operating segment, the Company provides a full complement of administrative services to FFELP Guarantors including guarantee issuance, account maintenance, and guarantee fulfillment. In the Loan Servicing operating segment, the Company provides a full complement of activities required to service student loans on behalf of lenders who are unrelated to the Company. Such servicing activities generally commence once a loan has been fully disbursed and include sending out payment coupons to borrowers, processing borrower payments, originating and disbursing FFELP Consolidation Loans on behalf of the lender, and other administrative activities required by ED.

Upromise markets and administers a consumer savings network and also provides program management, transfer and servicing agent services, and administration services for 529 college-savings plans. The Company s other products and services include comprehensive financing and loan delivery solutions that it provides to college financial aid offices and students to streamline the financial aid process. Corporate overhead includes all of the typical headquarter functions such as executive management, accounting and finance, human resources and marketing.

At December 31, 2009 and 2008, the Corporate and Other business segment had total assets of \$1.2 million and \$685 million, respectively.

Measure of Profitability

The tables below include the condensed operating results for each of the Company s reportable segments. Management, including the chief operating decision makers, evaluates the Company on certain performance measures that the Company refers to as Core Earnings performance measures for each operating segment. While Core Earnings results are not a substitute for reported results under GAAP, the Company relies on

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

20. Segment Reporting (Continued)

Core Earnings performance measures to manage each operating segment because it believes these measures provide additional information regarding the operational and performance indicators that are most closely assessed by management.

Core Earnings performance measures are the primary financial performance measures used by management to develop the Company s financial plans, track results, and establish corporate performance targets and incentive compensation. Management believes this information provides additional insight into the financial performance of the core business activities of its operating segments. Accordingly, the tables presented below reflect Core Earnings operating measures reviewed and utilized by management to manage the business. Reconciliation of the Core Earnings segment totals to the Company s consolidated operating results in accordance with GAAP is also included in the tables below.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (Dollars in thousands, except per share amounts, unless otherwise stated)

20. Segment Reporting (Continued)

Segment Results and Reconciliations to GAAP

	December 3 Total	1, 2009					
			Corporate and	Core		Total	
(Dollars in millions)	Lending	APG	Other	Earnings	Adjustments ⁽²⁾	GAAP	
Interest income:							
FFELP Stafford and Other Student Loans	\$ 1,282	\$	\$	\$ 1,282	\$ (70)	\$ 1,212	
FFELP Consolidation Loans	1,645			1,645	237	1,882	
Private Education Loans	2,254			2,254	(672)	1,582	
Other loans	56		- 0	56		56	
Cash and investments	9		20	29	(3)	26	
Total interest income	5,246		20	5,266	(508)	4,758	
Total interest expense	2,971	19	15	3,005	30	3,035	
Net interest income (loss)	2,275	(19)	5	2,261	(538)	1,723	
Less: provisions for loan losses	1,564			1,564	(445)	1,119	
Net interest income (loss) after provisions							
for loan losses	711	(19)	5	697	(93)	604	
Contingency fee revenue		296		296	. ,	296	
Collections revenue		50		50	1	51	
Guarantor servicing fees			136	136		136	
Other income	974		215	1,189	(286)	903	
Total other income	974	346	351	1,671	(285)	1,386	
Restructuring expenses	10	1	3	14	, ,	14	
Operating expenses	581	315	284	1,180	75	1,255	
Total expenses	591	316	287	1,194	75	1,269	
Income (loss) from continuing operations,							
before income tax expense (benefit)	1,094	11	69	1,174	(453)	721	
Income tax expense (benefit) ⁽¹⁾	388	7	24	419	(181)	238	
	706	4	45	755	(272)	483	

Net income (loss) from continuing operations						
Loss from discontinued operations, net of						
taxes		(157)		(157)	(1)	(158)
Net income (loss) Less: net income attributable to	706	(153)	45	598	(273)	325
noncontrolling interest		1		1		1
Net income (loss) attributable to SLM						
Corporation	\$ 706	\$ (154)	\$ 45	\$ 597	\$ (273)	\$ 324
Economic Floor Income (net of tax) not						
included in Core Earnings	\$ 205	\$	\$	\$ 205		