Form 5500	Annual Return/Report of Employee Benefit Plan	OMB Nos. 1210-0110 1210-0089
Department of the Treasury Internal Revenue Service This form is required to be filed for employee benefit plans under sections 104 and 4065 of the Employee Retirement Income Security Act of 1974 (ERISA) and sections 6047(e), and 6058(a) of the Internal Revenue Code (the Code).		2009
Department of Labor Employee Benefits Security Administration	Complete all entries in accordance with the instructions to the Form 5500.	2009
Pension Benefit Guaranty Corporation		This Form is Open to Public Inspection
Part I Annual Report Ider	tification Information	
For calendar plan year 2009 or fiscal	plan year beginning 04/01/2009 and ending 03/31/2	2010
A This return/report is for:	a multiemployer plan; a multiple-employer plan; or	
·	a single-employer plan;	
B This return/report is:	the first return/report; the final return/report;	
	an amended return/report; a short plan year return/report (less t	han 12 months).
C If the plan is a collectively-bargain	ed plan, check here.	
D Check box if filing under:	Form 5558; automatic extension;	the DFVC program;
	special extension (enter description)	_
Part II Basic Plan Inform	nation—enter all requested information	
1a Name of plan MACQUARIE HOLDINGS USA INC.		1b Three-digit plan number (PN) ▶ 001
		1c Effective date of plan 06/01/1995
2a Plan sponsor's name and addres (Address should include room or s MACQUARIE HOLDINGS USA INC.	s (employer, if for a single-employer plan) suite no.)	2b Employer Identification Number (EIN) 13-3789912
		2c Sponsor's telephone number 212-231-2087
125 W. 55TH STREET NEW YORK, NY 10019	125 W. 55TH STREET NEW YORK, NY 10019	2d Business code (see instructions) 523110

Caution: A penalty for the late or incomplete filing of this return/report will be assessed unless reasonable cause is established.

Under penalties of perjury and other penalties set forth in the instructions, I declare that I have examined this return/report, including accompanying schedules, statements and attachments, as well as the electronic version of this return/report, and to the best of my knowledge and belief, it is true, correct, and complete.

SIGN HERE	Filed with authorized/valid electronic signature.	01/14/2011	KATHLEEN HAHN
	Signature of plan administrator	Date	Enter name of individual signing as plan administrator
SIGN HERE			
HERE	Signature of employer/plan sponsor	Date	Enter name of individual signing as employer or plan sponsor
SIGN HERE			
HERE	Signature of DFE	Date	Enter name of individual signing as DFE

For Paperwork Reduction Act Notice and OMB Control Numbers, see the instructions for Form 5500.

	Plan administrator's name and address (if same as plan sponsor, enter "Same") INT 401K ADVISORY & INVESTMENT COMM. OF MACQUARIE HOLDINGS USA INC.		3b Administrator's EIN 32-0314116		
	25 W. 55TH STREET EW YORK, NY 10019		3c Administrator's telephone number 212-231-2087		
			4		
4	If the name and/or EIN of the plan sponsor has changed since the last return/report filed for this plan, enter the name, EIN the plan number from the last return/report:	and	4b EIN		
а	Sponsor's name		4c PN		
5	Total number of participants at the beginning of the plan year	5	1512		
6	Number of participants as of the end of the plan year (welfare plans complete only lines 6a, 6b, 6c, and 6d).				
а	Active participants	6a	1978		
b	Retired or separated participants receiving benefits	6b	0		
С	Other retired or separated participants entitled to future benefits	6c	678		
d	Subtotal. Add lines 6a, 6b, and 6c	6d	2656		
е	Deceased participants whose beneficiaries are receiving or are entitled to receive benefits	6e	2		
f	Total. Add lines 6d and 6e	6f	2658		
g	Number of participants with account balances as of the end of the plan year (only defined contribution plans complete this item)	6g	1742		
	Number of participants that terminated employment during the plan year with accrued benefits that were less than 100% vested	6h	337		
7	Enter the total number of employers obligated to contribute to the plan (only multiemployer plans complete this item)	7			

8a If the plan provides pension benefits, enter the applicable pension feature codes from the List of Plan Characteristic Codes in the instructions: 2E 2F 2G 2J 2K 2T 3D 3H

b If the plan provides welfare benefits, enter the applicable welfare feature codes from the List of Plan Characteristic Codes in the instructions:

9a	9a Plan funding arrangement (check all that apply)			9b	Plan ben	nefit	arrangement (check all that apply)
	(1)		Insurance		(1)		Insurance
	(2)		Code section 412(e)(3) insurance contracts		(2)		Code section 412(e)(3) insurance contracts
	(3)	X	Trust		(3)	X	Trust
	(4)		General assets of the sponsor		(4)		General assets of the sponsor
10	Check a	all ap	plicable boxes in 10a and 10b to indicate which schedules are a	ttache	ed, and, w	her	e indicated, enter the number attached. (See instructions)
a Pension Schedules							
а	Pensio	n Sc	hedules	b	General	l Sc	hedules
а	Pensio (1)	n Sci	hedules R (Retirement Plan Information)	b	General (1)	I Sc	hedules H (Financial Information)
а		n Sci X		b		I Sc X	
а	(1)	n Sc X	 R (Retirement Plan Information) MB (Multiemployer Defined Benefit Plan and Certain Money Purchase Plan Actuarial Information) - signed by the plan 	b	(1)	Sc	H (Financial Information)
а	(1)	n Sci	R (Retirement Plan Information)MB (Multiemployer Defined Benefit Plan and Certain Money	b	(1) (2)	I Sc X	H (Financial Information)I (Financial Information – Small Plan)
а	(1)	in Sci	 R (Retirement Plan Information) MB (Multiemployer Defined Benefit Plan and Certain Money Purchase Plan Actuarial Information) - signed by the plan 	b	(1) (2) (3)	Sc ×	 H (Financial Information) I (Financial Information – Small Plan) A (Insurance Information)

SCHEDULE C Service Provider Information			OMB No. 1210-0110		
Department of the Treasury Internal Revenue Service				2009	
Department of Labor Employee Benefits Security Administration Pension Benefit Guaranty Corporation	- ► File as an attachmer -	nt to Form 5500.	This	Form is Open to Public Inspection.	
For calendar plan year 2009 or fiscal p	lan year beginning 04/01/2009	and ending 03/3	31/2010	•	
A Name of plan MACQUARIE HOLDINGS USA INC. 4	101K PLAN AND TRUST	B Three-digit plan number (PN)	Þ	001	
C Plan sponsor's name as shown on I MACQUARIE HOLDINGS USA INC.	line 2a of Form 5500	D Employer Identifica 13-3789912	Ition Number	r (EIN)	
Part I Service Provider Inf	ormation (see instructions)				
or more in total compensation (i.e., r plan during the plan year. If a perso	ordance with the instructions, to report the info money or anything else of monetary value) in on received only eligible indirect compensation o include that person when completing the rem	connection with services rendered n for which the plan received the re	to the plan o	r the person's position with the	
indirect compensation for which theb If you answered line 1a "Yes," enter	ther you are excluding a person from the remain plan received the required disclosures (see in r the name and EIN or address of each person pensation. Complete as many entries as needed	structions for definitions and condit	ions)	XYes No	
	ame and EIN or address of person who provid	led you disclosures on eligible indire	ect compens	sation	
FID.INV.INST.OPS.CO.					
04-2647786					
(b) Enter na	ame and EIN or address of person who provid	led you disclosure on eligible indire	ct compensa	ation	
(b) Enter na	ame and EIN or address of person who provid	ed you disclosures on eligible indire	ect compens	ation	
(b) Enter na	ame and EIN or address of person who provid	ed you disclosures on eligible indire	ct compens	ation	

For Paperwork Reduction Act Notice and OMB Control Numbers, see the instructions for Form 5500

(b) Enter name and EIN or address of person who provided you disclosures on eligible indirect compensation

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2. Information on Other Service Providers Receiving Direct or Indirect Compensation. Except for those persons for whom you answered "yes" to line 1a above, complete as many entries as needed to list each person receiving, directly or indirectly, \$5,000 or more in total compensation (i.e., money or anything else of value) in connection with services rendered to the plan or their position with the plan during the plan year. (See instructions).

FIDELITY INVESTMENTS INSTITUTIONAL

04-2647786

(b)	(c)	(d)	(e)	(f)	(g)	(h)	
Service Code(s)	Relationship to employer, employee	Enter direct compensation paid by the plan. If none,	Did service provider receive indirect	Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	Did the service provider give you a formula instead of an amount or	
64 65 37 60	RECORDKEEPER	36656	Yes 🕺 No 🗌	Yes 🕺 No 🗌	0	Yes 🗙 No 🗌	
	(a) Enter name and EIN or address (see instructions)						

(b)	(c)	(d)	(e)	(f)	(g)	(h)	
Service Code(s)	Relationship to employer, employee	Enter direct compensation paid by the plan. If none,	Did service provider	Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	Did the service provider give you a formula instead of an amount or estimated amount?	
			Yes 🗌 No 🗌	Yes 🗌 No 🗌		Yes No	
	(a) Enter name and EIN or address (see instructions)						

(b)	(c)	(d)	(e)	(f)	(g)	(h)
Service Code(s)	Relationship to employer, employee organization, or person known to be a party-in-interest		Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	Did the service provider give you a formula instead of an amount or estimated amount?
			Yes 🗌 No 🗌	Yes 🗌 No 🗌		Yes 🗌 No 🗌

	(a) Enter name and EIN or address (see instructions)					
		())		(4)		(1)
(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	(d) Enter direct compensation paid by the plan. If none, enter -0	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	(h) Did the service provider give you a formula instead of an amount or estimated amount?
			Yes No	Yes No		Yes 🗌 No 🗌
		(a) Enter name and EIN or	address (see instructions)		
(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	by the plan. If none,	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	(h) Did the service provider give you a formula instead of an amount or estimated amount?
			Yes 🗌 No 🗍	Yes 🗌 No 🗌		Yes 🗌 No 🗍
		(a) Enter name and EIN or	address (see instructions)		
(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	(d) Enter direct compensation paid by the plan. If none, enter -0	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	(h) Did the service provider give you a formula instead of an amount or estimated amount?
			Yes No	Yes 🗌 No 🗍		Yes No

Part I Service Provider Information (continued)

3 If you reported on line 2 receipt of indirect compensation, other than eligible indirect compensation, by a service provider, and the service provider is a fiduciary or provides contract administrator, consulting, custodial, investment advisory, investment management, broker, or recordkeeping services, answer the following questions for (a) each source from whom the service provider received \$1,000 or more in indirect compensation and (b) each source for whom the service provider gave you a formula used to determine the indirect compensation instead of an amount or estimated amount of the indirect compensation. Complete as many entries as needed to report the required information for each source.

(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation
FIDELITY INVESTMENTS INSTITUTIONAL	60	0
(d) Enter name and EIN (address) of source of indirect compensation	formula used to determine	L compensation, including any the service provider's eligibility the indirect compensation.
ALLNZ NFJ DIV VAL AD - BOSTON FINAN	0.35%	
04-2526037		
(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation
FIDELITY INVESTMENTS INSTITUTIONAL	60	0
(d) Enter name and EIN (address) of source of indirect compensation	formula used to determine	compensation, including any the service provider's eligibility the indirect compensation.
PIMCO TOT RETURN ADM - BOSTON FINAN	0.25%	
04-2526037		
(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation
FIDELITY INVESTMENTS INSTITUTIONAL	60	0
(d) Enter name and EIN (address) of source of indirect compensation	formula used to determine	compensation, including any the service provider's eligibility the indirect compensation.
ROYCE VALUE PLUS SER - BOSTON FINAN	0.45%	
04-2526037		

Part I Service Provider Information (continued)

3 If you reported on line 2 receipt of indirect compensation, other than eligible indirect compensation, by a service provider, and the service provider is a fiduciary or provides contract administrator, consulting, custodial, investment advisory, investment management, broker, or recordkeeping services, answer the following questions for (a) each source from whom the service provider received \$1,000 or more in indirect compensation and (b) each source for whom the service provider gave you a formula used to determine the indirect compensation instead of an amount or estimated amount of the indirect compensation. Complete as many entries as needed to report the required information for each source.

(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation
FIDELITY INVESTMENTS INSTITUTIONAL	60	0
(d) Enter name and EIN (address) of source of indirect compensation	formula used to determine for or the amount of	compensation, including any e the service provider's eligibility the indirect compensation.
WFA SM CAP VAL INV - BOSTON FINANCI	0.35%	
04-2526037		
(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation
FIDELITY INVESTMENTS INSTITUTIONAL	60	0
(d) Enter name and EIN (address) of source of indirect compensation	formula used to determine	compensation, including any e the service provider's eligibility the indirect compensation.
3RD AV VALUE IS - PNC GLOBAL INVESM	0.40%	
04-2871943		
(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation
(d) Enter name and EIN (address) of source of indirect compensation	formula used to determine	compensation, including any e the service provider's eligibility
(u) Enter name and EIN (address) of source of indirect compensation	formula used to determine	

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Part II Service Providers Who Fail or Refuse to	Provide Inform	nation
4 Provide, to the extent possible, the following information for ea this Schedule.	ach service provide	r who failed or refused to provide the information necessary to complete
(a) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide
(a) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide
(a) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide
(a) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide
(a) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide
(a) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide

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Part III	Termination Information on Accountants and Enrolled (complete as many entries as needed)	d Actuaries (see instructions)
a Nam		b EIN:
C Posi	tion:	
d Add	ress:	e Telephone:
Explanat	ion:	
a Nam	¢.	b EIN:
C Posi		
d Add		e Telephone:
Explanat	ion:	
∟лріана		
a Nam	e:	b EIN:
C Posi	tion:	
d Add	ess:	e Telephone:
Explanat	ion:	
a Nam		b EIN;
C Posi		O Telephone:
d Addı	ess.	e Telephone:
Explanat	ion:	

а	Name:	b EIN;
С	Position:	
d	Address:	e Telephone:

Explanation:

SCHEDULE H (Form 5500)	Financial In	formatio	on				OMB No. 1	210-0110	
Department of the Treasury Internal Revenue Service Department of Labor	This schedule is required to be filed under section 104 of the Employee Retirement Income Security Act of 1974 (ERISA), and section 6058(a) of the Internal Revenue Code (the Code).						2009		
Employee Benefits Security Administration Pension Benefit Guaranty Corporation	File as an attachm	ent to Form	5500.			This	Form is O Inspec	pen to Public	
For calendar plan year 2009 or fiscal pl	an year beginning 04/01/2009		and	ending	g 03/31/	/2010	Шэрес	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	
A Name of plan MACQUARIE HOLDINGS USA INC. 40	1K PLAN AND TRUST			В	Three-dig plan num	•	•	001	
C Plan sponsor's name as shown on li MACQUARIE HOLDINGS USA INC.					Employer 3-378991		ion Numbe	r (EIN)	
the value of the plan's interest in a d lines 1c(9) through 1c(14). Do not e benefit at a future date. Round off a	bilities at the beginning and end of the plan commingled fund containing the assets of m nter the value of that portion of an insuranc amounts to the nearest dollar. MTIAs, Co s also do not complete lines 1d and 1e. See	nore than one e contract wh CTs, PSAs, a	plan on a nich guarar nd 103-12	line-by ntees, o	/-line basi during this	s unless t s plan yea	he value is r, to pay a	reportable on specific dollar	
As	sets		(a) B	eginnii	ng of Yea	r	(b) E	nd of Year	
a Total noninterest-bearing cash		1a							
b Receivables (less allowance for double b)	ubtful accounts):								
(1) Employer contributions		1b(1)			64	4126		396107	
(2) Participant contributions		1b(2)							
(3) Other		1b(3)							
	money market accounts & certificates	1c(1)							
(2) U.S. Government securities		1c(2)							
(3) Corporate debt instruments (or	ther than employer securities):								
(A) Preferred		1c(3)(A)							
		1c(3)(B)							
(4) Corporate stocks (other than e	mployer securities):								
(A) Preferred	· · · · · · · · · · · · · · · · · · ·	1c(4)(A)							
		1c(4)(B)							
(5) Partnership/ioint venture intere	ests	1c(5)							
	ver real property)	1c(6)							
	ts)	1c(7)							
		1c(8)			28	37557		538702	
., .	ollective trusts	1c(9)							
.,	arate accounts	1c(10)							
	t investment accounts	1c(11)							
		1c(12)							
(13) Value of interest in registered i funds)		1c(13)			2847	75151		56695419	
	ce company general account (unallocated	1c(14)							
(15) Other		1c(15)							

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1d	Employer-related investments:		(a) Beginning of Year	(b) End of Year
	(1) Employer securities	1d(1)		
	(2) Employer real property	1d(2)		
е	Buildings and other property used in plan operation	1e		
f	Total assets (add all amounts in lines 1a through 1e)	1f	29406834	57630228
	Liabilities			
g	Benefit claims payable	1g		
h	Operating payables	1h		
i	Acquisition indebtedness	1i		
j	Other liabilities	1j		
k	Total liabilities (add all amounts in lines 1g through1j)	1k		
	Net Assets			
I	Net assets (subtract line 1k from line 1f)	11	29406834	57630228

Part II Income and Expense Statement

2 Plan income, expenses, and changes in net assets for the year. Include all income and expenses of the plan, including any trust(s) or separately maintained fund(s) and any payments/receipts to/from insurance carriers. Round off amounts to the nearest dollar. MTIAs, CCTs, PSAs, and 103-12 IEs do not complete lines 2a, 2b(1)(E), 2e, 2f, and 2g.

	Income		(a) Amount	(b) Total
а	Contributions:			
	(1) Received or receivable in cash from: (A) Employers	2a(1)(A)	3300527	
	(B) Participants	2a(1)(B)	11754984	
	(C) Others (including rollovers)	2a(1)(C)	3173105	
	(2) Noncash contributions	2a(2)		
	(3) Total contributions. Add lines 2a(1)(A), (B), (C), and line 2a(2)	2a(3)		18228616
b	Earnings on investments:			
	(1) Interest:			
	(A) Interest-bearing cash (including money market accounts and certificates of deposit)	2b(1)(A)		
	(B) U.S. Government securities	2b(1)(B)		
	(C) Corporate debt instruments	2b(1)(C)		
	(D) Loans (other than to participants)	2b(1)(D)		
	(E) Participant loans	2b(1)(E)	39795	
	(F) Other	2b(1)(F)		
	(G) Total interest. Add lines 2b(1)(A) through (F)	2b(1)(G)		39795
	(2) Dividends: (A) Preferred stock	2b(2)(A)		
	(B) Common stock	2b(2)(B)		
	(C) Registered investment company shares (e.g. mutual funds)	2b(2)(C)	732623	
	(D) Total dividends. Add lines 2b(2)(A), (B), and (C)	2b(2)(D)		732623
	(3) Rents	2b(3)		
	(4) Net gain (loss) on sale of assets: (A) Aggregate proceeds	2b(4)(A)		
	(B) Aggregate carrying amount (see instructions)	2b(4)(B)		
	(C) Subtract line 2b(4)(B) from line 2b(4)(A) and enter result	2b(4)(C)		

		(a) Amount	(b) Total
2b (5) Unrealized appreciation (depreciation) of assets: (A) Real estate	2b(5)(A)		
(B) Other	2b(5)(B)		
 (C) Total unrealized appreciation of assets. Add lines 2b(5)(A) and (B) 	2b(5)(C)		
(6) Net investment gain (loss) from common/collective trusts	2b(6)		
(7) Net investment gain (loss) from pooled separate accounts	2b(7)		
(8) Net investment gain (loss) from master trust investment accounts	2b(8)		
(9) Net investment gain (loss) from 103-12 investment entities	2b(9)		
(10) Net investment gain (loss) from registered investment companies (e.g., mutual funds)	2b(10)		13784042
C Other income	2c		
d Total income. Add all income amounts in column (b) and enter total	2d		32785076
Expenses			
e Benefit payment and payments to provide benefits:			
(1) Directly to participants or beneficiaries, including direct rollovers	2e(1)	4523901	
(2) To insurance carriers for the provision of benefits	. 2e(2)		
(3) Other			
(4) Total benefit payments. Add lines 2e(1) through (3)	2e(4)		4523901
f Corrective distributions (see instructions)			
g Certain deemed distributions of participant loans (see instructions)	. 2g		
h Interest expense	01	F	
i Administrative expenses: (1) Professional fees	0:(4)		
(2) Contract administrator fees			
(3) Investment advisory and management fees	2:(2)		
(4) Other		37781	
(5) Total administrative expenses. Add lines 2i(1) through (4)	0://5)		37781
j Total expenses. Add all expense amounts in column (b) and enter total		F	4561682
Net Income and Reconciliation			
k Net income (loss). Subtract line 2j from line 2d	2k		28223394
I Transfers of assets:			
(1) To this plan	21(1)		
(2) From this plan	21(2)		
Part III Accountant's Opinion			
3 Complete lines 3a through 3c if the opinion of an independent qualified public attached.	accountant is attac	hed to this Form 5500. Comp	lete line 3d if an opinion is not
a The attached opinion of an independent qualified public accountant for this pla	an is (see instructior	าร):	
(1) Unqualified (2) Qualified (3) Disclaimer (4)	Adverse		
\boldsymbol{b} Did the accountant perform a limited scope audit pursuant to 29 CFR 2520.10	3-8 and/or 103-12(0	?()	X Yes 🗌 No
C Enter the name and EIN of the accountant (or accounting firm) below:			
(1) Name: PRICE WATERHOUSE COOPERS	(2	2) EIN: 13-4008324	
d The opinion of an independent qualified public accountant is not attached be (1) This form is filed for a CCT, PSA, or MTIA. (2) I It will be atta		rm 5500 pursuant to 29 CFR	2520.104-50.

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Ра	rt IV Compliance Questions				
4	CCTs and PSAs do not complete Part IV. MTIAs, 103-12 IEs, and GIAs do not complete 4a, 4e, 103-12 IEs also do not complete 4j and 4l. MTIAs also do not complete 4l.	4f, 4g,	4h, 4k, 4	m, 4n, or 5.	
	During the plan year:		Yes	No	Amount
а	Was there a failure to transmit to the plan any participant contributions within the time period described in 29 CFR 2510.3-102? Continue to answer "Yes" for any prior year failures until fully corrected. (See instructions and DOL's Voluntary Fiduciary Correction Program.)	4a	X		2562160
b	Were any loans by the plan or fixed income obligations due the plan in default as of the close of the plan year or classified during the year as uncollectible? Disregard participant loans secured by participant's account balance. (Attach Schedule G (Form 5500) Part I if "Yes" is checked.)	4b		x	
С	Were any leases to which the plan was a party in default or classified during the year as uncollectible? (Attach Schedule G (Form 5500) Part II if "Yes" is checked.)	4c		X	
d	Were there any nonexempt transactions with any party-in-interest? (Do not include transactions reported on line 4a. Attach Schedule G (Form 5500) Part III if "Yes" is checked.)	4d		X	
е	Was this plan covered by a fidelity bond?	4e	Х		500000
f	Did the plan have a loss, whether or not reimbursed by the plan's fidelity bond, that was caused by fraud or dishonesty?	4f		×	
g	Did the plan hold any assets whose current value was neither readily determinable on an established market nor set by an independent third party appraiser?	4g		x	
h	Did the plan receive any noncash contributions whose value was neither readily determinable on an established market nor set by an independent third party appraiser?	4h		X	
i	Did the plan have assets held for investment? (Attach schedule(s) of assets if "Yes" is checked, and see instructions for format requirements.)	4i	Х		
j	Were any plan transactions or series of transactions in excess of 5% of the current value of plan assets? (Attach schedule of transactions if "Yes" is checked, and see instructions for format requirements.)	4j		X	
k	Were all the plan assets either distributed to participants or beneficiaries, transferred to another plan, or brought under the control of the PBGC?	-, 4k		X	
I	Has the plan failed to provide any benefit when due under the plan?	41		X	
m	If this is an individual account plan, was there a blackout period? (See instructions and 29 CFR 2520.101-3.)	4m		x	
n	If 4m was answered "Yes," check the "Yes" box if you either provided the required notice or one of the exceptions to providing the notice applied under 29 CFR 2520.101-3.	4n		X	
5a	Has a resolution to terminate the plan been adopted during the plan year or any prior plan year? If yes, enter the amount of any plan assets that reverted to the employer this year	Yes	No	Amount:	
5b	If, during this plan year, any assets or liabilities were transferred from this plan to another plan(s) transferred. (See instructions.)	, ident	fy the pla	n(s) to which ass	ets or liabilities were
	5b(1) Name of plan(s)			5b(2) EIN(s)	5b(3) PN(s)

5b(1) Name of plan(s)	5b(2) EIN(s)	5b(3) PN(s)

SCHEDULE R (Form 5500)			Re	etirement Pla	n Informa	tion			ON	B No. 12	210-0110	
			This schedule	is required to be filed u	under section 10	4 and 4065 of	f the			200)9	
	Intern	al Revenue Service	Employee Retir	rement Income Securit 8(a) of the Internal Rev	y Act of 1974 (E	RISA) and se						
E	mployee Ber	partment of Labor nefits Security Administration nefit Guaranty Corporation		 File as an attachn 	,	,		This Form is Open to Public Inspection.				Public
For		plan year 2009 or fiscal p	lan year beginning	04/01/2009		and endir	ng 03	/31/20	010			
	lame of pl QUARIE I	an HOLDINGS USA INC. 40	1K PLAN AND TRUS	ST		В	Three- plan r (PN)	•	er •	001		
		oor's name as shown on li HOLDINGS USA INC.	ine 2a of Form 5500			D		yer Ide 78991	entificatio	n Numł	per (EIN)
Pa	rt I D	Distributions										
All	reference	es to distributions relate	only to payments o	of benefits during the	e plan year.							
1		lue of distributions paid in ons						1				0
2		e EIN(s) of payor(s) who			pants or benefic	aries during t	he year (i	if mor	e than tw	o, ente	r EINs o	f the two
		who paid the greatest dolla	ar amounts of benefit	its):								
	EIN(s):			_				_				
_		haring plans, ESOPs, ar	•	•			F		1			
3		of participants (living or c						3				
Pa	art II	Funding Informati ERISA section 302, skip		ot subject to the minimu	um funding requi	rements of se	ction of 4	12 of	the Interi	nal Rev	enue Co	ode or
4	ls the pla	an administrator making an	election under Code s	section 412(d)(2) or ERI	SA section 302(c)(2)?			Yes		No	N/A
	If the pla	an is a defined benefit p	olan, go to line 8.									
5		er of the minimum funding r, see instructions and en	•	, ,		e: Month _		Da	IY		Year	
-	-	ompleted line 5, comple			-				hedule.			
6	-	r the minimum required c						6a				
		r the amount contributed						6b				
		ract the amount in line 6b er a minus sign to the left						6c				
	If you c	ompleted line 6c, skip li	nes 8 and 9.									
7	Will the	minimum funding amount	reported on line 6c b	be met by the funding o	deadline?				Yes		No	N/A
8	automat	nge in actuarial cost metho ic approval for the change change?	e or a class ruling let	ter, does the plan spor	nsor or plan adm	inistrator agre	e		Yes		No	N/A
Pa	art III	Amendments										
9		a defined benefit pension	nlan were any ame	endments adopted duri	ng this plan							
Ū	year tha	t increased or decreased If no, check the "No" box	the value of benefits	? If yes, check the app	propriate	Increase		Decre	ase	Bot	:h	No
Pa	rt IV	ESOPs (see instru- skip this Part.	uctions). If this is not	a plan described unde	er Section 409(a)	or 4975(e)(7) of the Ir	nterna	l Revenu	e Code	,	
10	Were ur	allocated employer secur	rities or proceeds from	m the sale of unallocat	ed securities use	ed to repay ar	ny exemp	t loan	?	[Yes	No
11	a Do	es the ESOP hold any pre	eferred stock?							[Yes	No
	b If the ESOP has an outstanding exempt loan with the employer as lender, is such loan part of a "back-to-back" loan? (See instructions for definition of "back-to-back" loan.)					No						
12		e ESOP hold any stock th									Yes	No
For	Paperwo	ork Reduction Act Notice	e and OMB Control	Numbers, see the ins	structions for F	orm 5500.			Sch	edule R	(Form	5500) 2009

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Pa	art V Additional Information for Multiemployer Defined Benefit Pension Plans								
13		Enter the following information for each employer that contributed more than 5% of total contributions to the plan during the plan year (measured in dollars). See instructions. Complete as many entries as needed to report all applicable employers.							
·	aoi a		Name of contributing employer						
	b	EIN							
	d		collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box						
	ŭ	and s	ee instructions regarding required attachment. Otherwise, enter the applicable date.) Month Day Year						
	е	<i>comp</i> (1)							
		()							
	а		e of contributing employer						
	b	EIN	C Dollar amount contributed by employer						
	d		collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box						
	e	<i>comp</i> (1)	ibution rate information (<i>If more than one rate applies, check this box</i> and see instructions regarding required attachment. Otherwise, <i>lete items 13e(1) and 13e(2).)</i> Contribution rate (in dollars and cents) Base unit measure: Hourly Weekly Unit of production Other (specify):						
	а	Name	e of contributing employer						
	b	EIN	C Dollar amount contributed by employer						
	d		collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box						
	e	<i>comp</i> (1)	ibution rate information (If more than one rate applies, check this box and see instructions regarding required attachment. Otherwise, lete items 13e(1) and 13e(2).) Contribution rate (in dollars and cents) Base unit measure: Hourly Weekly Unit of production Other (specify):						
	а	Name	e of contributing employer						
	b	EIN	C Dollar amount contributed by employer						
	d		collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box						
	e	Contri comp (1)	ibution rate information (<i>If more than one rate applies, check this box</i> and see instructions regarding required attachment. Otherwise, <i>Idete items 13e(1) and 13e(2).</i> Contribution rate (in dollars and cents) Base unit measure: Hourly Weekly Unit of production Other (specify):						
	а	Name	e of contributing employer						
	b	EIN	C Dollar amount contributed by employer						
	d		collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box						
	e	Contribution rate information (If more than one rate applies, check this box and see instructions regarding required attachment. Otherwise, complete items 13e(1) and 13e(2).) (1) Contribution rate (in dollars and cents) (2) Base unit measure: Hourly Weekly Unit of production							
	а	Name	e of contributing employer						
	b	EIN	C Dollar amount contributed by employer						
	d	Date	collective bargaining agreement expires (If employer contributes under more than one collective bargaining agreement, check box						
	e								

14	Enter the number of participants on whose behalf no contributions wer	re made by an employer as an employer of the
----	---	--

	participant for:					
	a The current year	. 14a				
	b The plan year immediately preceding the current plan year	. 14b				
	C The second preceding plan year	14c				
15	Enter the ratio of the number of participants under the plan on whose behalf no employer had an obligation to me employer contribution during the current plan year to:	ake an				
	a The corresponding number for the plan year immediately preceding the current plan year	. 15a				
	b The corresponding number for the second preceding plan year	15b				
16	Information with respect to any employers who withdrew from the plan during the preceding plan year:					
	a Enter the number of employers who withdrew during the preceding plan year	16a				
	b If item 16a is greater than 0, enter the aggregate amount of withdrawal liability assessed or estimated to be assessed against such withdrawn employers	16b				
17	If assets and liabilities from another plan have been transferred to or merged with this plan during the plan year, o supplemental information to be included as an attachment.					
Ρ	art VI Additional Information for Single-Employer and Multiemployer Defined Bener	iit Pens	ion Plans			
18	If any liabilities to participants or their beneficiaries under the plan as of the end of the plan year consist (in whole and beneficiaries under two or more pension plans as of immediately before such plan year, check box and see i information to be included as an attachment	nstruction	s regarding supplemental			
19	If the total number of participants is 1,000 or more, complete items (a) through (c)					
	 a Enter the percentage of plan assets held as: Stock:% Investment-Grade Debt:% High-Yield Debt:% Real Estate:% Other:% b Provide the average duration of the combined investment-grade and high-yield debt: 0-3 years 3-6 years 6-9 years 9-12 years 12-15 years 15-18 years 18-21 years 21 years or more 					
	C What duration measure was used to calculate item 19(b)?					

Macquarie Holdings (USA) Inc. 401(k) Plan and Trust Financial Statements and Supplemental Schedules

March 31, 2010 and 2009

Macquarie Holdings (USA) Inc. 401(k) Plan and Trust Index March 31, 2010 and 2009

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Schedule H, Line 4i – Schedule of Assets (Held at End of Year) March 31, 2010	14					
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*Other schedules required by 29 CFR 2520.103-10 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 ("ERISA") have been omitted because they are not applicable.



Report of Independent Auditors

To the Participants and Administrator of the Macquarie Holdings (USA) Inc. 401(k) Plan and Trust

We were engaged to audit the financial statements and supplemental schedules of the Macquarie Holdings (USA) Inc. 401(k) Plan and Trust (the "Plan") at March 31, 2010 and 2009, and for the year ended March 31, 2010, as listed in the accompanying index. These financial statements and schedules are the responsibility of the Plan's management.

As permitted by 29 CFR 2520.103-8 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in Note 5, which was certified by Fidelity Management Trust Company, the trustee of the Plan, except for comparing such information with the related information included in the accompanying financial statements and supplemental schedules. We have been informed by the plan administrator that the trustee holds the Plan's investment assets and executes investment transactions. The plan administrator has obtained a certification from the trustee, as of March 31, 2010 and 2009, and for the year ended March 31, 2010, that the information provided to the plan administrator by the trustee is complete and accurate.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and supplemental schedules taken as a whole. The form and content of the information included in the financial statements and schedules, other than that derived from the information certified by the trustee, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, are presented in compliance with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

There Coopers UP

New York, NY January 10, 2010

Macquarie Holdings (USA) Inc. 401(k) Plan and Trust Statements of Net Assets Available for Benefits March 31, 2010 and 2009

	2010	2009		
Assets				
Investments, at fair value	\$ 57,234,121 \$	28,762,708		
Receivables				
Employer Contribution	 396,107	644,126		
Total Receivables	396,107	644,126		
Total Assets	57,630,228	29,406,834		
Total Assets Available for Benefits	\$ 57,630,228 \$	29,406,834		

Additions Additions to net assets attributed to	2010			
Investment income Net appreciation in fair value of mutual funds Dividends Interest	\$	13,784,042 711,369 61,049		
Net Investment Gain		14,556,460		
Contributions Participant Employer Rollover		11,754,984 3,300,527 3,173,105		
Total Contributions		18,228,616		
Total Additions		32,785,076		
Deductions Deductions from net assets attributed to Benefits paid to participants Administrative Expenses		4,523,901 37,781		
Total Deductions		4,561,682		
Net Increase		28,223,394		
Net assets available for benefits Beginning of year		29,406,834		
End of year	\$	57,630,228		

1. Description of the Plan

The following description of the Macquarie Holdings (USA) Inc. 401(k) Plan and Trust (the "Plan") provides only general information. Participants should refer to the Plan agreement for a more complete description of the Plan's provision. Capitalized terms are defined in the Plan agreement.

General

The Plan is a defined contribution and profit sharing plan covering all employees (except nonresident aliens who do not receive any earned income from a United States source, temporary employees and residents of Puerto Rico) of Macquarie Holdings (USA) Inc. ("MHUSA"), Macquarie Funding Holdings Inc.("MFHI") and Macquarie Corporate and Asset Consulting, Inc. ("MCAFC") (collectively the "Firm"). Eligible employees can begin participation in the Plan on the first day of each Plan Year (April 1) and the first day of the fourth, seventh and tenth months of each Plan Year. The Plan's trustee is Fidelity Management Trust Company (the "Trustee"). The Plan's recordkeeper is Fidelity Investments Institutional Operations Company, Inc.

MFHI was established on January 1, 2008. MFHI is in the same controlled group of corporations as MHUSA. As part of this corporate reorganization, certain employees of MHUSA were transferred to MFHI on January 1, 2008. In order for such employees to continue to participate in the Plan, the Plan was amended such that MFHI became a "Related Employer" as defined in the Plan.

MCAFC was established on January 1, 2009, MCAFC is in the same controlled group of corporations as MHUSA. As part or this corporate reorganization, certain employees of MFHI were transferred to MCAFC on January 1, 2009. In order for such employees to continue to participate in the Plan, the Plan was amended such that MCAFC became a "Related Employer" as defined in the Plan.

The Plan is intended to be a "qualified" employee benefit plan under Sections 401(a) and 401(k) of the Internal Revenue Code (the "IRC"). The Internal Revenue Service ("IRS"), has determined and informed the Trustee by a letter dated February 27, 2006, that the form of the Prototype Non-Standardized Safe Harbor Profit Sharing Plan document, which is the prototype plan adopted by the Firm and the amendments adopted by the Firm, is designed in accordance with applicable requirements of the IRC. The Plan has been amended since the determination letter was issued. The Plan administrator submitted a request to the IRS for an updated determination letter on April 30, 2010 in accordance with Revenue Regulations. The Plan administrator believes that the Plan is designed and is currently being operated in compliance with the applicable requirements of the IRC. Accordingly, no provision for income taxes has been made.

The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA").

Due to an acquisition of Allegiance Capital, Inc. ("Allegiance") on December 31, 2008, participants who were former Allegiance employees through December 31, 2008 are now employees of the Firm as of January 1, 2009, and became eligible to the plan effective January 1, 2009. In addition, the Plan was amended such that Allegiance employees who were employed on the acquisition date were entitled to receive credit for service with Allegiance prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

Due to an acquisition of employees from Constellation Energy on March 30, 2009, participants who were former Constellation employees through March 30, 2009 are now employees of the Firm as of April 1, 2009, and became eligible to participate in the Plan effective April 1, 2009. In addition, the Plan was amended such that Constellation employees who were employed on the acquisition date were entitled to receive credit for service with Constellation prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

Due to an acquisition of Tristone Capital Holdings (US) Inc., Tristone Capital, LLC, Tristone Capital Co., and Petro Tradelinks Inc (collectively "Tristone") on September 1, 2009, participants who were former Tristone employees through August 31, 2009 are now employees of the Firm as of September 1, 2009, and became eligible to participate in the Plan effective October 1, 2009. In addition, the Plan was amended such that Tristone employees who were employed on the acquisition date are entitled to receive credit for service with Tristone prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

Due to an acquisition of Fox-Pitt Kelton Cochran Caronia Waller (USA) LLC ("FPK") on November 30, 2009, participants who were former FPK employees through November 30, 2009 are now employees of the Firm as of December 1, 2009, and became eligible to participate in the Plan effective January 1, 2010. It is expected that during the first quarter of 2011 the Fox-Pitt, Kelton Inc. 401(k) Plan will be merged with the Firm's Plan. In addition, the Plan was amended such that FPK employees who were employed on the acquisition date are entitled to receive credit for service with FPK prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

As part of a business transaction with Relational LLC "Relational"), Relational employees who were hired on January 1, 2010 and March 16, 2010 ("Relational Hire Dates") and became eligible to participate in the Plan effective April 1, 2010. In addition, the Plan was amended such that Relational employees who were hired on the Relational Hire Dates are entitled to receive credit for service with Relational prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

Due to an acquisition of Delaware Investment Advisors ("Delaware") on January 5, 2010, participants of the Delaware Management Holdings, Inc. Employees' Savings and 401(k) Plan ("Delaware 401(k) Plan") are now employees of the Firm as of January 5, 2010. Further, Delaware employees as of January 5, 2010 hired by Macquarie Holdings (USA), Inc. Corporate Affairs Group and Information Technology Group are excluded from participation in the Plan and grandfathered into the Delaware 401(k) Plan. The Delaware employees continue to participate in the Delaware 401(k) Plan.

Contributions

Participants may make pretax "Regular Contributions" of up to 60% of eligible compensation but not more than the amount permitted by law. Current law limits Participants' contributions to \$16,500, for the calendar years ended December 31, 2010 and 2009. Participants may also make pretax contributions of up to 100% of Firm paid bonuses not to exceed 60% of the Participant's eligible compensation or other applicable IRC limits. The Firm may refuse to accept any or all of the bonus contribution if it will have an adverse effect on the Plan's annually required IRC test.

In accordance with the Economic Growth and Tax Relief Reconciliation Act of 2001 the Plan allows individuals who have attained age 50 by calendar year end to make catch-up contributions. Current law limits Participants' catch-up contributions to \$5,500 for the calendar years ended December 31, 2010 and 2009.

The Firm makes non-discretionary matching contributions in an amount equal to 50% of each Participant's pretax contributions not to exceed 5% of the participant's eligible compensation for the Plan Year. If the participant's pretax contributions equal or exceeds 5% of eligible compensation, the non-discretionary matching contribution will equal 2.5% of eligible compensation. In no instance will the non-discretionary matching contribution exceed \$5,000. As of January 1, 2011, the 401k committee has decided to increase the non-discretionary matching contributions in an amount equal to 50% of each Participant's pretax contributions not to exceed 6% of the participant's eligible compensation for the Plan Year. Further, the non-discretionary matching contribution limit of \$5,000 is removed as of January 1, 2011 and replaced with 3% of the IRS compensation limit (\$245,000 as of 2011).

Due to an acquisition of ING Financial Services LLC Asian Trading Desk ("ING") in 2004, effective August 1, 2004, for Participants who were former ING employees through July 31, 2004 and now employees of the Firm as of August 1, 2004, the Firm makes a basic matching contributions in an amount equal to 100% of each Participant's pretax contribution not in excess of 6% of such Participant's eligible compensation for the Plan Year.

Due to an acquisition of Cook Inlet Energy Supply ("CIES") in 2005, effective November 1, 2005, for Participants who were former CIES employees through October 31, 2005 and now employees of the firm as of November 1, 2005, the Firm makes a basic matching contribution in an amount equal to 100% of each Participant's pretax contribution not in excess of 6% of such Participant's eligible compensation for the Plan Year.

The Firm may also make annual discretionary profit sharing contributions in an amount to be determined at Plan Year end by the Firm's Board of Directors. Participant's must complete at least 1,000 hours of service during the Plan Year and be employed as of the last day of the Plan Year to be eligible to receive any profit sharing contributions that may be made for that Plan Year. Participants do not need to satisfy this requirement if they die, become disabled or retire during the Plan Year. Profit sharing contributions, if any, made to the Plan will be allocated based on a formula that takes into account a Participant's estimated Social Security taxable wages. In general, these contributions, if any, will be allocated as follows to eligible Participants for a Plan Year:

- (a) An amount equal to a percentage of eligible compensation, plus
- (b) An amount equal to eligible compensation in excess of the Social Security Taxable Wage Base (as defined) times the lesser of the percentage in (a) or 5.7%.

The Firm may designate all or a portion of any matching and profit sharing contributions for a Plan Year as "Qualified Matching Contributions" and "Qualified Nonelective Contributions", respectively, and allocate them to Non Highly Compensated Employees to help the Plan pass one or more annually required IRC nondiscrimination test(s).

The Participant's pretax contributions, the Firm's contributions and any interest and appreciation on such contributions invested are not included in the participant's taxable income until distributed.

Separate accounts are maintained for each Participant. Each participant's account is credited with the participant's contribution and the related Plan earnings (losses). The benefits to which a Participant is entitled are the benefits that can be provided from the Participant's vested account.

Vesting

Participants are always 100% vested in their "Rollover Contributions", "Qualified Matching Contributions", "Qualified Nonelective Contributions", "Regular Contributions" and any earnings thereon. "Employer Matching Contributions", "Basic Matching Contributions" and "Employer Profit Sharing Contributions" and any earnings thereon will be vested in accordance with the following schedule:

Years of Service

Vesting Percentage

Less than 2	0 %
2	20 %
3	40 %
4	60 %
5	80 %
6	100 %

Forfeited Accounts

A forfeiture occurs in the Plan when a terminated non-vested participant receives a distribution of the entire vested account balance, or if the participant does not receive a distribution after five consecutive one year breaks in service. Forfeited amounts are restored to a participant's account if the participant is re-employed before five consecutive one year breaks in service. If a participant received a distribution, the participant must first repay the full distribution before the end of the five-year period that begins on the date that the participant is re-employed to qualify for the re-instated forfeited amounts.

Forfeitures are retained in the Plan and will first be used to pay the Plan's administrative expenses. Any amounts not used to pay the Plan's administrative expenses will be used to reduce future Firm contributions payable under the Plan. At March 31, 2010 and 2009, the balance in the forfeiture accounts totaled \$259,522 and \$118,889 respectively. During the Plan Year, forfeitures in the amount of \$29,856 were used to pay the Plan's administrative expenses while \$335,364 were used to reduce employer contribution. Subsequent to the plan year, forfeitures totaling \$187,200 were used to reduce the current plan year's employer contribution receivable.

Investment Options

Under the terms of the Plan, a Participant makes all investment decisions with respect to his/her account balance, subject to available investment alternatives. A Participant may invest his/her account in any whole dollar increments to the available investment alternatives. Participants should refer to the respective mutual fund prospectus for a more complete description of the investment objectives. The investment options include various registered investment companies ("mutual funds").

Plan Benefits

A Participant may elect, upon separating from service to the Firm, or upon attaining the age of 59-1/2 if actively employed, to withdraw all or a portion of his or her before-tax contributions for any reason. A Participant may request a hardship withdrawal under the IRS safe harbor regulations based on the balance of his or her vested account. A Participant may request a withdrawal during any part of the Plan Year.

Benefits are payable to the Participant, or his or her beneficiary, upon death, or to the Participant upon disability, retirement or termination of employment. Payments will be made in a lump sum, as determined by IRS rules.

Participant Loans

Participants may borrow from their account a minimum of \$1,000 up to a maximum equal to the lesser of one-half of their vested account balance or \$50,000 reduced by the highest outstanding loan balance in their account during the prior twelve month period. Loans are secured by up to 50% of the Participant's vested account balance and bear a reasonable rate of interest as determined by the plan administrator based on prevailing interest rates. The interest rate remains fixed throughout the duration of the loan. The range of interest for Participant Loans is between 7% and 9.25%.

A Participant may only have one loan outstanding at any given time. Loan proceeds will be withdrawn from available contribution sources and investment options in the order established by the Trustee. All loans must be repaid in level payments through after-tax payroll deductions on at least a quarterly basis over a five year period unless it is for the purchase of a principal residence, in which case the loan repayment period may not extend beyond 10 years from the date of the loan. If a loan is not repaid within its stated period, it will be treated as a taxable distribution.

The plan administrator shall consider a loan in default if any scheduled repayment remains unpaid as of the last business day of the calendar quarter following the calendar quarter in which a loan is initially considered past due. In the event of a default, death, disability or termination of employment, the entire outstanding principal and accrued interest shall be immediately due and the Participant will be deemed to have received a taxable distribution from the Plan.

2. Summary of Significant Accounting Policies

The accompanying financial statements have been prepared on the accrual basis in accordance with accounting principles generally accepted in the United State of America. A description of the more significant accounting policies follows.

Use of estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires the plan administrator to make estimates and assumptions that affect the reported amounts of assets, liabilities, and changes therein, and disclosures 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.

Investment valuation and Income Recognition

Quoted market prices, which represent the fair value on the last business day of the Plan's year are used to value the investments in mutual funds and each such investment is valued at the published net asset value for the respective fund on the last business day of the Plan's year. Participant loans are valued at their outstanding balances, which approximate fair value.

The annual net appreciation (depreciation) in the fair value of investments is reflected in the statement of changes in net assets available for benefits. Net appreciation (depreciation) in the fair value of investments consists of realized gains and losses and the unrealized appreciation (depreciation) on those investments.

Purchases and sales of investments are recorded on the trade-date.

Dividend income is recorded on the ex-dividend date. Interest income from investments is accrued as earned.

Payment of benefits

Benefit payments to participants are recorded upon distribution.

Contributions

Employer and Participant contributions are recorded as earned. Rollover contributions are recorded upon receipt.

New Accounting Pronouncements

In 2009, the FASB issued ASC 820-2009-9, Determining Fair Value When the Volume and Level of Activity for the Asset or Liability Have Significantly Decreased and Identifying Transactions That Are Not Orderly and is effective for annual periods ending after June 15, 2009. ASC 820-2009-9 provides additional application guidance in determining fair values when there is no active market or where the price inputs being used represent distressed sales. It states the objective of fair value measurement – to reflect how much an asset would be sold for in an orderly transaction (as opposed to a distressed or forced transaction) at the date of the financial statements under current market conditions. Specifically, it reaffirms the need to use judgment to ascertain if a formerly active market has become inactive and in determining fair values when markets have become inactive. The adoption of ASC 820-2009-9 did not have an impact on the Plan's financial statements.

In 2009, the FASB issued ASC 855. ASC 855 provides 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. In addition, ASC 855 requires the disclosure of the date through which an entity has evaluated subsequent events and the basis for that date. ASC855 is effective for interim or annual reporting periods ending after June 15, 2009. The adoption of ASC 855 did not have an impact on the Plan's financial statements.

In July 2009, the FASB issued SFAS 168. SFAS 168 approved the FASB Accounting Standards Codification as the single source of authoritative nongovernmental GAAP. The FASB Accounting Standards Codification is effective for interim or annual periods ending after September 15, 2009. All existing accounting standards have been superseded and all other accounting literature not included in the FASB Accounting Standards Codification will be considered nonauthoritative. The adoption of SFAS 168 does not impact the Plan's financial statements.

For periods ending and after December 15, 2009, the FASB issued ASU No. 2009-12, "Fair Value Measurements and Disclosures (Topic 820) – Investments in Certain Entities That Calculate Net Asset Value per Share (or its Equivalent)." ASU 2009 -12 provides guidance about using net asset value to measure the fair value of interests in certain investment funds and requires additional disclosures about interest in investments in investment funds. The Plan's fair value methodologies are consistent with ASU No. 2009 -12 it's adoption does not have an impact on the Plan's financial statements.

In January 2010, the FASB issued ASU No. 2010-06, "Fair Value Measurements and Disclosures (Topic 820) – Improving Disclosures about Fair Value Measurements." ASU No. 2010-06 provides amended disclosure requirements related to fair value measurements. ASU No. 2010-06 is effective for financial statements issued for reporting periods beginning after December 15, 2009 for certain disclosures and for reporting periods beginning after December 15, 2010 for other disclosures The adoption of ASU No. 2010-06 is not expected to have an impact on the Plan's financial statements.

3. Risks and Uncertainties

The Plan provides for various investment options in any combination of mutual funds as offered to Plan participants. Market values of investments may rise or decline for a number of reasons including changes in prevailing market and interest rates, defaults and credit ratings. Due to the level of risk associated with certain investments and the level of uncertainty related to changes in the value of investments, it is at least reasonably possible that changes in the risks noted above in the near term could materially affect Participants' account balances and the amounts reported in the statements of net assets available for benefits and the statement of changes in net assets available for benefits.

4. Plan Termination

While the Plan is intended to be permanent, it may be terminated at any time at the discretion of the Firm, subject to ERISA and IRS provisions. In the event of Plan termination, Participants will become 100% vested in unvested amounts in their employer contributions.

5. Information Certified by Fidelity Management Trust Company (Unaudited)

Financial information included in the March 31, 2010 and 2009 financial statements and March 31, 2010 supplemental schedule 1, Line 4a and Line 4i, including investments at fair value (as of March 31, 2010 and 2009), interest and dividend income, and the net change in appreciation (depreciation) in fair value of investments, for the year ended March 31, 2010, has been certified by Fidelity Management Trust Company, the Trustee, to be complete and accurate in accordance with 29 CFR 2520.103-5 of the Department of Labor's Rules and Regulations for reporting and disclosure under ERISA, and was not subject to audit.

	2010		2009	
Registered Investment Companies Participant Loans		56,695,419 538,702	\$	28,475,151 287,557
Total investments at fair value		57,234,121	\$	28,762,708

During 2010 the components of net investment gain was as follows:

Net appreciation in fair value of mutual funds Dividend Income Interest Income	\$ 13,784,042 711,369 61,049
Net Investment Gain	\$ 14,556,460

The Plan's individual investments that represented five percent or more of the net assets available for benefits as of March 31, 2010 and 2009, and as certified by Fidelity Management Trust Company, are as follows:

	Fair Value at March 31					
Fund Name		2009				
Fidelity Contrafund Fund	\$	4,195,803	\$ 2,023,992			
Fidelity Growth Company Fund		2,965,380	*			
Fidelity Intermediate Bond Fund		*	1,687,600			
Fidelity Value Fund		4,223,765	2,017,803			
Fidelity Pacific Basin Fund		3,464,632	1,440,233			
Fidelity International Discovery Fund		5,986,781	3,100,607			
Fidelity Retirement Money Market Portfolio		6,497,125	5,425,072			

* Did not represent 5% or more of net assets available for benefits

6. Fair Value Measurement

ASC 820, "Fair Value Measurements," establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. Assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. ASC 820, "Fair Value Measurements," establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurements) and the lowest priority to unobservable inputs (level 3 measurements). The three levels of the fair value hierarchy are described below:

Level 1 – Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;

Level 2 – Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly;

Level 3 – Prices or valuations that require inputs that are both significant to the fair value measurement and unobservable. A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Transfers between levels, if any, are recognized at the beginning of the reporting period in which they occur.

Plan assets include mutual funds and participant loans. Mutual Funds are valued at net asset value. Participant loans are valued at amortized cost, which approximates fair value. As there is no observed market for participant loans and they are issued at market interest rates, Plan management has assigned the loans a fair value equal to their amortized cost. The loans correspond to level 3 assets based upon the lack of observable market information and overall assumptions as to their fair value. The following table sets forth by level, within the fair value hierarchy, the Plan's assets fair value on a recurring basis as of March 31, 2010 and 2009:

Fair Value Measurments at March 31, 2010							
		Level 1	Level 2		Level 3		Total
Mutual Funds							
Money Market Funds	\$	6,497,125					\$ 6,497,125
Bond Funds		4,667,415					4,667,415
Lifecycle Funds		6,252,742					6,252,742
Large Cap Value Funds		2,709,981					2,709,981
Large Cap Blended Funds		3,182,345					3,182,345
Large Cap Growth Funds		9,519,897					9,519,897
Mid Cap Value Funds		4,223,765					4,223,765
Mid Cap Balanced Funds		3,234,277					3,234,277
Mid Cap Growth Funds		3,545,518					3,545,518
Small Cap Blended Funds		1,059,881					1,059,881
Small Cap Growth Funds		155,264					155,264
International Equity Funds		11,647,209					11,647,209
Total Mutual Funds	\$	EC COE 410					\$ 56.695.419
	Φ	56,695,419		¢	E20		+,,
Participant Loans				\$	538,	102	\$ 538,702
Total assets at fair value	\$	56,695,419	\$	- \$	538,	702	\$ 57,234,121

Fair Value Measurments at March 31, 2009						
	_	Level 1 Level 2 Level 3		Total		
Mutual Funds Participant Loans	\$	28,475,151		\$	287,557	\$28,475,151 \$287,557
Total assets at fair value	\$	28,475,151	\$	- \$	287,557	\$ 28,762,708

Level 3 Gains and Losses

The following table sets forth a summary of changes in the fair value of the Plan's level 3 assets for the years ended March 31, 2010 and March 31, 2009:

	Participant Loans			
Beginning balance - April 1, 2009	\$	287,557		
Issuances, and redemptions (net)		251,145		
Ending balance - March 31, 2010	\$	538,702		
Beginning balance - April 1, 2008	\$	229,728		
Issuances, and redemptions (net)		57,829		
Ending balance - March 31, 2009	\$	287,557		

7. Related Party Transactions

Certain Plan investments are shares of mutual funds managed by Fidelity Investments Institutional Operations Company, Inc. Fidelity Investments Institutional Operations Company, Inc. is the recordkeeper as defined by the Plan and, therefore, transactions with these entities qualify as party-in-interest transactions. Fees paid for investment management and other administrative services were borne by the Firm for the Plan years ended March 31, 2010 and 2009.

8. Subsequent Events

As of January 1, 2011, the 401k committee has decided to increase the non-discretionary matching contributions in an amount equal to 50% of each Participant's pretax contributions not to exceed 6% of the participant's eligible compensation for the Plan Year. Further, the limit of non-discretionary matching contribution limit of \$5,000 is removed as of January 1, 2011 and replaced with 3% of the IRS compensation limit (\$245,000 as of 2011).

The 401k committee further decided to change the plan year from a fiscal year (April 1 to March 31) to a calendar year effective January 1, 2011. Therefore, we will have a short plan year from April 1, 2010 to December 31, 2010.

The Plan has evaluated subsequent events through January 10, 2011, the date these financial statements were issued.

(a)	(b) Identity of Issuer	(c) Description of Investment	(d) 2010 Cost**	(e) 2010 Fair Value
*	Fidelity Fund	Mutual Fund	-	\$ 1,628,174
*	Fidelity Contrafund	Mutual Fund	-	4,195,803
*	Fidelity Equity Income	Mutual Fund	-	2,555,522
*	Fidelity Growth Company	Mutual Fund	-	2,965,380
*	Fidelity Intermediate Bond	Mutual Fund	-	2,804,615
*	Fidelity Value	Mutual Fund	-	4,223,765
*	Fidelity Pacific Basin	Mutual Fund	-	3,464,632
*	Fidelity International Discovery	Mutual Fund	-	5,986,781
*	Fidelity Capital Appreciation	Mutual Fund	-	954,225
*	Fidelity Blue Chip Growth	Mutual Fund	-	1,404,489
*	Fidelity Low Price Stock	Mutual Fund	-	2,691,815
*	Fidelity Growth Strategies	Mutual Fund	-	1,150,112
*	Fidelity Diversified International	Mutual Fund	-	3,045
*	Fidelity Mid-Cap Stock	Mutual Fund	-	2,395,406
*	Fidelity Freedom Income	Mutual Fund	-	124,622
*	Fidelity Freedom 2000	Mutual Fund	-	143,265
*	Fidelity Freedom 2010	Mutual Fund	-	127,805
*	Fidelity Freedom 2020	Mutual Fund	-	837,034
*	Fidelity Freedom 2030	Mutual Fund	-	1,043,399
*	Fidelity Retirement Money Market	Mutual Fund	-	6,497,125
*	Fidelity Freedom 2040	Mutual Fund	-	740,205
*	Fidelity Freedom 2005	Mutual Fund	-	39,356
*	Fidelity Freedom 2015	Mutual Fund	-	276,840
*	Fidelity Freedom 2025	Mutual Fund	-	1,162,241
*	Fidelity Freedom 2035	Mutual Fund	-	751,301
*	Fidelity Freedom 2045	Mutual Fund	-	563,594
*	Fidelity Freedom 2050	Mutual Fund	-	443,080
	Pimpco Total Return	Mutual Fund	-	1,862,800
	Allianz NFJ Dividend Value	Mutual Fund	-	154,459
	Royce Value Plus	Mutual Fund	-	155,264
	Wells Fargo Small Cap Value	Mutual Fund	-	1,059,881
	Third Avenue Value	Mutual Fund	-	814,330
	Spartan Total Market Index	Mutual Fund	-	1,554,171
	Spartan Extended Market Index	Mutual Fund	-	542,462
	Spartan International Index	Mutual Fund	-	1,378,421
	Participant Loans	Interest raging from 7% to	-	538,702
	·	9.25%		<u> </u>

\$ 57,234,121

* Party-in-interest to the Plan

**Cost not required for participant directed investments.

The information in this schedule has been certified as to its completeness and accuracy by Fidelity Management Trust Company, the Trustee of the Plan.

Macquarie Holdings (USA) Inc. 401(k) Plan and Trust Schedule H, Line 4a – Schedule of Delinquent Participant Contributions March 31, 2010

Identity of party involved			Amount on line 4a			Lost earnings
Macquarie Holdings USA	Plan Sponsor	Employee contributions withheld, not remitted to the Plan timely	\$	2,562,160	\$	1,246

Macquarie Holdings (USA) Inc. 401(k) Plan and Trust Financial Statements and Supplemental Schedules

March 31, 2010 and 2009

Macquarie Holdings (USA) Inc. 401(k) Plan and Trust Index March 31, 2010 and 2009

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*Other schedules required by 29 CFR 2520.103-10 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 ("ERISA") have been omitted because they are not applicable.



Report of Independent Auditors

To the Participants and Administrator of the Macquarie Holdings (USA) Inc. 401(k) Plan and Trust

We were engaged to audit the financial statements and supplemental schedules of the Macquarie Holdings (USA) Inc. 401(k) Plan and Trust (the "Plan") at March 31, 2010 and 2009, and for the year ended March 31, 2010, as listed in the accompanying index. These financial statements and schedules are the responsibility of the Plan's management.

As permitted by 29 CFR 2520.103-8 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in Note 5, which was certified by Fidelity Management Trust Company, the trustee of the Plan, except for comparing such information with the related information included in the accompanying financial statements and supplemental schedules. We have been informed by the plan administrator that the trustee holds the Plan's investment assets and executes investment transactions. The plan administrator has obtained a certification from the trustee, as of March 31, 2010 and 2009, and for the year ended March 31, 2010, that the information provided to the plan administrator by the trustee is complete and accurate.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and supplemental schedules taken as a whole. The form and content of the information included in the financial statements and schedules, other than that derived from the information certified by the trustee, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, are presented in compliance with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

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New York, NY January 10, 2010

Macquarie Holdings (USA) Inc. 401(k) Plan and Trust Statements of Net Assets Available for Benefits March 31, 2010 and 2009

	2010	2009	
Assets			
Investments, at fair value	\$ 57,234,121 \$	28,762,708	
Receivables			
Employer Contribution	 396,107	644,126	
Total Receivables	396,107	644,126	
Total Assets	57,630,228	29,406,834	
Total Assets Available for Benefits	\$ 57,630,228 \$	29,406,834	

Additions Additions to net assets attributed to	2010			
Investment income Net appreciation in fair value of mutual funds Dividends Interest	\$	13,784,042 711,369 61,049		
Net Investment Gain		14,556,460		
Contributions Participant Employer Rollover		11,754,984 3,300,527 3,173,105		
Total Contributions		18,228,616		
Total Additions		32,785,076		
Deductions Deductions from net assets attributed to Benefits paid to participants Administrative Expenses		4,523,901 37,781		
Total Deductions		4,561,682		
Net Increase		28,223,394		
Net assets available for benefits Beginning of year		29,406,834		
End of year	\$	57,630,228		

1. Description of the Plan

The following description of the Macquarie Holdings (USA) Inc. 401(k) Plan and Trust (the "Plan") provides only general information. Participants should refer to the Plan agreement for a more complete description of the Plan's provision. Capitalized terms are defined in the Plan agreement.

General

The Plan is a defined contribution and profit sharing plan covering all employees (except nonresident aliens who do not receive any earned income from a United States source, temporary employees and residents of Puerto Rico) of Macquarie Holdings (USA) Inc. ("MHUSA"), Macquarie Funding Holdings Inc.("MFHI") and Macquarie Corporate and Asset Consulting, Inc. ("MCAFC") (collectively the "Firm"). Eligible employees can begin participation in the Plan on the first day of each Plan Year (April 1) and the first day of the fourth, seventh and tenth months of each Plan Year. The Plan's trustee is Fidelity Management Trust Company (the "Trustee"). The Plan's recordkeeper is Fidelity Investments Institutional Operations Company, Inc.

MFHI was established on January 1, 2008. MFHI is in the same controlled group of corporations as MHUSA. As part of this corporate reorganization, certain employees of MHUSA were transferred to MFHI on January 1, 2008. In order for such employees to continue to participate in the Plan, the Plan was amended such that MFHI became a "Related Employer" as defined in the Plan.

MCAFC was established on January 1, 2009, MCAFC is in the same controlled group of corporations as MHUSA. As part or this corporate reorganization, certain employees of MFHI were transferred to MCAFC on January 1, 2009. In order for such employees to continue to participate in the Plan, the Plan was amended such that MCAFC became a "Related Employer" as defined in the Plan.

The Plan is intended to be a "qualified" employee benefit plan under Sections 401(a) and 401(k) of the Internal Revenue Code (the "IRC"). The Internal Revenue Service ("IRS"), has determined and informed the Trustee by a letter dated February 27, 2006, that the form of the Prototype Non-Standardized Safe Harbor Profit Sharing Plan document, which is the prototype plan adopted by the Firm and the amendments adopted by the Firm, is designed in accordance with applicable requirements of the IRC. The Plan has been amended since the determination letter was issued. The Plan administrator submitted a request to the IRS for an updated determination letter on April 30, 2010 in accordance with Revenue Regulations. The Plan administrator believes that the Plan is designed and is currently being operated in compliance with the applicable requirements of the IRC. Accordingly, no provision for income taxes has been made.

The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA").

Due to an acquisition of Allegiance Capital, Inc. ("Allegiance") on December 31, 2008, participants who were former Allegiance employees through December 31, 2008 are now employees of the Firm as of January 1, 2009, and became eligible to the plan effective January 1, 2009. In addition, the Plan was amended such that Allegiance employees who were employed on the acquisition date were entitled to receive credit for service with Allegiance prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

Due to an acquisition of employees from Constellation Energy on March 30, 2009, participants who were former Constellation employees through March 30, 2009 are now employees of the Firm as of April 1, 2009, and became eligible to participate in the Plan effective April 1, 2009. In addition, the Plan was amended such that Constellation employees who were employed on the acquisition date were entitled to receive credit for service with Constellation prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

Due to an acquisition of Tristone Capital Holdings (US) Inc., Tristone Capital, LLC, Tristone Capital Co., and Petro Tradelinks Inc (collectively "Tristone") on September 1, 2009, participants who were former Tristone employees through August 31, 2009 are now employees of the Firm as of September 1, 2009, and became eligible to participate in the Plan effective October 1, 2009. In addition, the Plan was amended such that Tristone employees who were employed on the acquisition date are entitled to receive credit for service with Tristone prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

Due to an acquisition of Fox-Pitt Kelton Cochran Caronia Waller (USA) LLC ("FPK") on November 30, 2009, participants who were former FPK employees through November 30, 2009 are now employees of the Firm as of December 1, 2009, and became eligible to participate in the Plan effective January 1, 2010. It is expected that during the first quarter of 2011 the Fox-Pitt, Kelton Inc. 401(k) Plan will be merged with the Firm's Plan. In addition, the Plan was amended such that FPK employees who were employed on the acquisition date are entitled to receive credit for service with FPK prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

As part of a business transaction with Relational LLC "Relational"), Relational employees who were hired on January 1, 2010 and March 16, 2010 ("Relational Hire Dates") and became eligible to participate in the Plan effective April 1, 2010. In addition, the Plan was amended such that Relational employees who were hired on the Relational Hire Dates are entitled to receive credit for service with Relational prior to the acquisition date for purposes of determining the number of years of vesting service under the Plan.

Due to an acquisition of Delaware Investment Advisors ("Delaware") on January 5, 2010, participants of the Delaware Management Holdings, Inc. Employees' Savings and 401(k) Plan ("Delaware 401(k) Plan") are now employees of the Firm as of January 5, 2010. Further, Delaware employees as of January 5, 2010 hired by Macquarie Holdings (USA), Inc. Corporate Affairs Group and Information Technology Group are excluded from participation in the Plan and grandfathered into the Delaware 401(k) Plan. The Delaware employees continue to participate in the Delaware 401(k) Plan.

Contributions

Participants may make pretax "Regular Contributions" of up to 60% of eligible compensation but not more than the amount permitted by law. Current law limits Participants' contributions to \$16,500, for the calendar years ended December 31, 2010 and 2009. Participants may also make pretax contributions of up to 100% of Firm paid bonuses not to exceed 60% of the Participant's eligible compensation or other applicable IRC limits. The Firm may refuse to accept any or all of the bonus contribution if it will have an adverse effect on the Plan's annually required IRC test.

In accordance with the Economic Growth and Tax Relief Reconciliation Act of 2001 the Plan allows individuals who have attained age 50 by calendar year end to make catch-up contributions. Current law limits Participants' catch-up contributions to \$5,500 for the calendar years ended December 31, 2010 and 2009.

The Firm makes non-discretionary matching contributions in an amount equal to 50% of each Participant's pretax contributions not to exceed 5% of the participant's eligible compensation for the Plan Year. If the participant's pretax contributions equal or exceeds 5% of eligible compensation, the non-discretionary matching contribution will equal 2.5% of eligible compensation. In no instance will the non-discretionary matching contribution exceed \$5,000. As of January 1, 2011, the 401k committee has decided to increase the non-discretionary matching contributions in an amount equal to 50% of each Participant's pretax contributions not to exceed 6% of the participant's eligible compensation for the Plan Year. Further, the non-discretionary matching contribution limit of \$5,000 is removed as of January 1, 2011 and replaced with 3% of the IRS compensation limit (\$245,000 as of 2011).

Due to an acquisition of ING Financial Services LLC Asian Trading Desk ("ING") in 2004, effective August 1, 2004, for Participants who were former ING employees through July 31, 2004 and now employees of the Firm as of August 1, 2004, the Firm makes a basic matching contributions in an amount equal to 100% of each Participant's pretax contribution not in excess of 6% of such Participant's eligible compensation for the Plan Year.

Due to an acquisition of Cook Inlet Energy Supply ("CIES") in 2005, effective November 1, 2005, for Participants who were former CIES employees through October 31, 2005 and now employees of the firm as of November 1, 2005, the Firm makes a basic matching contribution in an amount equal to 100% of each Participant's pretax contribution not in excess of 6% of such Participant's eligible compensation for the Plan Year.

The Firm may also make annual discretionary profit sharing contributions in an amount to be determined at Plan Year end by the Firm's Board of Directors. Participant's must complete at least 1,000 hours of service during the Plan Year and be employed as of the last day of the Plan Year to be eligible to receive any profit sharing contributions that may be made for that Plan Year. Participants do not need to satisfy this requirement if they die, become disabled or retire during the Plan Year. Profit sharing contributions, if any, made to the Plan will be allocated based on a formula that takes into account a Participant's estimated Social Security taxable wages. In general, these contributions, if any, will be allocated as follows to eligible Participants for a Plan Year:

- (a) An amount equal to a percentage of eligible compensation, plus
- (b) An amount equal to eligible compensation in excess of the Social Security Taxable Wage Base (as defined) times the lesser of the percentage in (a) or 5.7%.

The Firm may designate all or a portion of any matching and profit sharing contributions for a Plan Year as "Qualified Matching Contributions" and "Qualified Nonelective Contributions", respectively, and allocate them to Non Highly Compensated Employees to help the Plan pass one or more annually required IRC nondiscrimination test(s).

The Participant's pretax contributions, the Firm's contributions and any interest and appreciation on such contributions invested are not included in the participant's taxable income until distributed.

Separate accounts are maintained for each Participant. Each participant's account is credited with the participant's contribution and the related Plan earnings (losses). The benefits to which a Participant is entitled are the benefits that can be provided from the Participant's vested account.

Vesting

Participants are always 100% vested in their "Rollover Contributions", "Qualified Matching Contributions", "Qualified Nonelective Contributions", "Regular Contributions" and any earnings thereon. "Employer Matching Contributions", "Basic Matching Contributions" and "Employer Profit Sharing Contributions" and any earnings thereon will be vested in accordance with the following schedule:

Years of Service

Vesting Percentage

Less than 2	0 %
2	20 %
3	40 %
4	60 %
5	80 %
6	100 %

Forfeited Accounts

A forfeiture occurs in the Plan when a terminated non-vested participant receives a distribution of the entire vested account balance, or if the participant does not receive a distribution after five consecutive one year breaks in service. Forfeited amounts are restored to a participant's account if the participant is re-employed before five consecutive one year breaks in service. If a participant received a distribution, the participant must first repay the full distribution before the end of the five-year period that begins on the date that the participant is re-employed to qualify for the re-instated forfeited amounts.

Forfeitures are retained in the Plan and will first be used to pay the Plan's administrative expenses. Any amounts not used to pay the Plan's administrative expenses will be used to reduce future Firm contributions payable under the Plan. At March 31, 2010 and 2009, the balance in the forfeiture accounts totaled \$259,522 and \$118,889 respectively. During the Plan Year, forfeitures in the amount of \$29,856 were used to pay the Plan's administrative expenses while \$335,364 were used to reduce employer contribution. Subsequent to the plan year, forfeitures totaling \$187,200 were used to reduce the current plan year's employer contribution receivable.

Investment Options

Under the terms of the Plan, a Participant makes all investment decisions with respect to his/her account balance, subject to available investment alternatives. A Participant may invest his/her account in any whole dollar increments to the available investment alternatives. Participants should refer to the respective mutual fund prospectus for a more complete description of the investment objectives. The investment options include various registered investment companies ("mutual funds").

Plan Benefits

A Participant may elect, upon separating from service to the Firm, or upon attaining the age of 59-1/2 if actively employed, to withdraw all or a portion of his or her before-tax contributions for any reason. A Participant may request a hardship withdrawal under the IRS safe harbor regulations based on the balance of his or her vested account. A Participant may request a withdrawal during any part of the Plan Year.

Benefits are payable to the Participant, or his or her beneficiary, upon death, or to the Participant upon disability, retirement or termination of employment. Payments will be made in a lump sum, as determined by IRS rules.

Participant Loans

Participants may borrow from their account a minimum of \$1,000 up to a maximum equal to the lesser of one-half of their vested account balance or \$50,000 reduced by the highest outstanding loan balance in their account during the prior twelve month period. Loans are secured by up to 50% of the Participant's vested account balance and bear a reasonable rate of interest as determined by the plan administrator based on prevailing interest rates. The interest rate remains fixed throughout the duration of the loan. The range of interest for Participant Loans is between 7% and 9.25%.

A Participant may only have one loan outstanding at any given time. Loan proceeds will be withdrawn from available contribution sources and investment options in the order established by the Trustee. All loans must be repaid in level payments through after-tax payroll deductions on at least a quarterly basis over a five year period unless it is for the purchase of a principal residence, in which case the loan repayment period may not extend beyond 10 years from the date of the loan. If a loan is not repaid within its stated period, it will be treated as a taxable distribution.

The plan administrator shall consider a loan in default if any scheduled repayment remains unpaid as of the last business day of the calendar quarter following the calendar quarter in which a loan is initially considered past due. In the event of a default, death, disability or termination of employment, the entire outstanding principal and accrued interest shall be immediately due and the Participant will be deemed to have received a taxable distribution from the Plan.

2. Summary of Significant Accounting Policies

The accompanying financial statements have been prepared on the accrual basis in accordance with accounting principles generally accepted in the United State of America. A description of the more significant accounting policies follows.

Use of estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires the plan administrator to make estimates and assumptions that affect the reported amounts of assets, liabilities, and changes therein, and disclosures 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.

Investment valuation and Income Recognition

Quoted market prices, which represent the fair value on the last business day of the Plan's year are used to value the investments in mutual funds and each such investment is valued at the published net asset value for the respective fund on the last business day of the Plan's year. Participant loans are valued at their outstanding balances, which approximate fair value.

The annual net appreciation (depreciation) in the fair value of investments is reflected in the statement of changes in net assets available for benefits. Net appreciation (depreciation) in the fair value of investments consists of realized gains and losses and the unrealized appreciation (depreciation) on those investments.

Purchases and sales of investments are recorded on the trade-date.

Dividend income is recorded on the ex-dividend date. Interest income from investments is accrued as earned.

Payment of benefits

Benefit payments to participants are recorded upon distribution.

Contributions

Employer and Participant contributions are recorded as earned. Rollover contributions are recorded upon receipt.

New Accounting Pronouncements

In 2009, the FASB issued ASC 820-2009-9, Determining Fair Value When the Volume and Level of Activity for the Asset or Liability Have Significantly Decreased and Identifying Transactions That Are Not Orderly and is effective for annual periods ending after June 15, 2009. ASC 820-2009-9 provides additional application guidance in determining fair values when there is no active market or where the price inputs being used represent distressed sales. It states the objective of fair value measurement – to reflect how much an asset would be sold for in an orderly transaction (as opposed to a distressed or forced transaction) at the date of the financial statements under current market conditions. Specifically, it reaffirms the need to use judgment to ascertain if a formerly active market has become inactive and in determining fair values when markets have become inactive. The adoption of ASC 820-2009-9 did not have an impact on the Plan's financial statements.

In 2009, the FASB issued ASC 855. ASC 855 provides 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. In addition, ASC 855 requires the disclosure of the date through which an entity has evaluated subsequent events and the basis for that date. ASC855 is effective for interim or annual reporting periods ending after June 15, 2009. The adoption of ASC 855 did not have an impact on the Plan's financial statements.

In July 2009, the FASB issued SFAS 168. SFAS 168 approved the FASB Accounting Standards Codification as the single source of authoritative nongovernmental GAAP. The FASB Accounting Standards Codification is effective for interim or annual periods ending after September 15, 2009. All existing accounting standards have been superseded and all other accounting literature not included in the FASB Accounting Standards Codification will be considered nonauthoritative. The adoption of SFAS 168 does not impact the Plan's financial statements.

For periods ending and after December 15, 2009, the FASB issued ASU No. 2009-12, "Fair Value Measurements and Disclosures (Topic 820) – Investments in Certain Entities That Calculate Net Asset Value per Share (or its Equivalent)." ASU 2009 -12 provides guidance about using net asset value to measure the fair value of interests in certain investment funds and requires additional disclosures about interest in investments in investment funds. The Plan's fair value methodologies are consistent with ASU No. 2009 -12 it's adoption does not have an impact on the Plan's financial statements.

In January 2010, the FASB issued ASU No. 2010-06, "Fair Value Measurements and Disclosures (Topic 820) – Improving Disclosures about Fair Value Measurements." ASU No. 2010-06 provides amended disclosure requirements related to fair value measurements. ASU No. 2010-06 is effective for financial statements issued for reporting periods beginning after December 15, 2009 for certain disclosures and for reporting periods beginning after December 15, 2010 for other disclosures The adoption of ASU No. 2010-06 is not expected to have an impact on the Plan's financial statements.

3. Risks and Uncertainties

The Plan provides for various investment options in any combination of mutual funds as offered to Plan participants. Market values of investments may rise or decline for a number of reasons including changes in prevailing market and interest rates, defaults and credit ratings. Due to the level of risk associated with certain investments and the level of uncertainty related to changes in the value of investments, it is at least reasonably possible that changes in the risks noted above in the near term could materially affect Participants' account balances and the amounts reported in the statements of net assets available for benefits and the statement of changes in net assets available for benefits.

4. Plan Termination

While the Plan is intended to be permanent, it may be terminated at any time at the discretion of the Firm, subject to ERISA and IRS provisions. In the event of Plan termination, Participants will become 100% vested in unvested amounts in their employer contributions.

5. Information Certified by Fidelity Management Trust Company (Unaudited)

Financial information included in the March 31, 2010 and 2009 financial statements and March 31, 2010 supplemental schedule 1, Line 4a and Line 4i, including investments at fair value (as of March 31, 2010 and 2009), interest and dividend income, and the net change in appreciation (depreciation) in fair value of investments, for the year ended March 31, 2010, has been certified by Fidelity Management Trust Company, the Trustee, to be complete and accurate in accordance with 29 CFR 2520.103-5 of the Department of Labor's Rules and Regulations for reporting and disclosure under ERISA, and was not subject to audit.

	2010			2009
Registered Investment Companies Participant Loans		56,695,419 538,702	\$	28,475,151 287,557
Total investments at fair value	\$	57,234,121	\$	28,762,708

During 2010 the components of net investment gain was as follows:

Net appreciation in fair value of mutual funds Dividend Income Interest Income	\$ 13,784,042 711,369 61,049
Net Investment Gain	\$ 14,556,460

The Plan's individual investments that represented five percent or more of the net assets available for benefits as of March 31, 2010 and 2009, and as certified by Fidelity Management Trust Company, are as follows:

	Fair Value at March 31					
Fund Name		2010		2009		
Fidelity Contrafund Fund	\$	4,195,803	\$	2,023,992		
Fidelity Growth Company Fund		2,965,380		*		
Fidelity Intermediate Bond Fund		*		1,687,600		
Fidelity Value Fund		4,223,765		2,017,803		
Fidelity Pacific Basin Fund		3,464,632		1,440,233		
Fidelity International Discovery Fund		5,986,781		3,100,607		
Fidelity Retirement Money Market Portfolio		6,497,125		5,425,072		

* Did not represent 5% or more of net assets available for benefits

6. Fair Value Measurement

ASC 820, "Fair Value Measurements," establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. Assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. ASC 820, "Fair Value Measurements," establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurements) and the lowest priority to unobservable inputs (level 3 measurements). The three levels of the fair value hierarchy are described below:

Level 1 – Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;

Level 2 – Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly;

Level 3 – Prices or valuations that require inputs that are both significant to the fair value measurement and unobservable. A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Transfers between levels, if any, are recognized at the beginning of the reporting period in which they occur.

Plan assets include mutual funds and participant loans. Mutual Funds are valued at net asset value. Participant loans are valued at amortized cost, which approximates fair value. As there is no observed market for participant loans and they are issued at market interest rates, Plan management has assigned the loans a fair value equal to their amortized cost. The loans correspond to level 3 assets based upon the lack of observable market information and overall assumptions as to their fair value. The following table sets forth by level, within the fair value hierarchy, the Plan's assets fair value on a recurring basis as of March 31, 2010 and 2009:

Fair Value Measurments at March 31, 2010							
		Level 1	Level 2		Level 3		Total
Mutual Funds							
Money Market Funds	\$	6,497,125				\$	6,497,125
Bond Funds		4,667,415					4,667,415
Lifecycle Funds		6,252,742					6,252,742
Large Cap Value Funds		2,709,981					2,709,981
Large Cap Blended Funds		3,182,345					3,182,345
Large Cap Growth Funds		9,519,897					9,519,897
Mid Cap Value Funds		4,223,765					4,223,765
Mid Cap Balanced Funds		3,234,277					3,234,277
Mid Cap Growth Funds		3,545,518					3,545,518
Small Cap Blended Funds		1,059,881					1,059,881
Small Cap Growth Funds		155,264					155,264
International Equity Funds		11,647,209					11,647,209
Total Mutual Funds	\$	EC COE 410				\$	E6 60E 410
	Φ	56,695,419		¢	E 2 9 700		56,695,419
Participant Loans				\$	538,702	2 \$	538,702
Total assets at fair value	\$	56,695,419	\$	- \$	538,702	2 \$	57,234,121

Fair Value Measurments at March 31, 2009									
	Level 1 Level 2 Level 3 Tota								
Mutual Funds Participant Loans	\$	28,475,151		\$	287,557	\$28,475,151 \$287,557			
Total assets at fair value	\$	28,475,151	\$	- \$	287,557	\$ 28,762,708			

Level 3 Gains and Losses

The following table sets forth a summary of changes in the fair value of the Plan's level 3 assets for the years ended March 31, 2010 and March 31, 2009:

	Participant Loans		
Beginning balance - April 1, 2009	\$	287,557	
Issuances, and redemptions (net)		251,145	
Ending balance - March 31, 2010	\$	538,702	
Beginning balance - April 1, 2008	\$	229,728	
Issuances, and redemptions (net)		57,829	
Ending balance - March 31, 2009	\$	287,557	

7. Related Party Transactions

Certain Plan investments are shares of mutual funds managed by Fidelity Investments Institutional Operations Company, Inc. Fidelity Investments Institutional Operations Company, Inc. is the recordkeeper as defined by the Plan and, therefore, transactions with these entities qualify as party-in-interest transactions. Fees paid for investment management and other administrative services were borne by the Firm for the Plan years ended March 31, 2010 and 2009.

8. Subsequent Events

As of January 1, 2011, the 401k committee has decided to increase the non-discretionary matching contributions in an amount equal to 50% of each Participant's pretax contributions not to exceed 6% of the participant's eligible compensation for the Plan Year. Further, the limit of non-discretionary matching contribution limit of \$5,000 is removed as of January 1, 2011 and replaced with 3% of the IRS compensation limit (\$245,000 as of 2011).

The 401k committee further decided to change the plan year from a fiscal year (April 1 to March 31) to a calendar year effective January 1, 2011. Therefore, we will have a short plan year from April 1, 2010 to December 31, 2010.

The Plan has evaluated subsequent events through January 10, 2011, the date these financial statements were issued.

(a)	(b) Identity of Issuer	(c) Description of Investment	(d) 2010 Cost**	(e) 2010 Fair Value
*	Fidelity Fund	Mutual Fund	-	\$ 1,628,174
*	Fidelity Contrafund	Mutual Fund	-	4,195,803
*	Fidelity Equity Income	Mutual Fund	-	2,555,522
*	Fidelity Growth Company	Mutual Fund	-	2,965,380
*	Fidelity Intermediate Bond	Mutual Fund	-	2,804,615
*	Fidelity Value	Mutual Fund	-	4,223,765
*	Fidelity Pacific Basin	Mutual Fund	-	3,464,632
*	Fidelity International Discovery	Mutual Fund	-	5,986,781
*	Fidelity Capital Appreciation	Mutual Fund	-	954,225
*	Fidelity Blue Chip Growth	Mutual Fund	-	1,404,489
*	Fidelity Low Price Stock	Mutual Fund	-	2,691,815
*	Fidelity Growth Strategies	Mutual Fund	-	1,150,112
*	Fidelity Diversified International	Mutual Fund	-	3,045
*	Fidelity Mid-Cap Stock	Mutual Fund	-	2,395,406
*	Fidelity Freedom Income	Mutual Fund	-	124,622
*	Fidelity Freedom 2000	Mutual Fund	-	143,265
*	Fidelity Freedom 2010	Mutual Fund	-	127,805
*	Fidelity Freedom 2020	Mutual Fund	-	837,034
*	Fidelity Freedom 2030	Mutual Fund	-	1,043,399
*	Fidelity Retirement Money Market	Mutual Fund	-	6,497,125
*	Fidelity Freedom 2040	Mutual Fund	-	740,205
*	Fidelity Freedom 2005	Mutual Fund	-	39,356
*	Fidelity Freedom 2015	Mutual Fund	-	276,840
*	Fidelity Freedom 2025	Mutual Fund	-	1,162,241
*	Fidelity Freedom 2035	Mutual Fund	-	751,301
*	Fidelity Freedom 2045	Mutual Fund	-	563,594
*	Fidelity Freedom 2050	Mutual Fund	-	443,080
	Pimpco Total Return	Mutual Fund	-	1,862,800
	Allianz NFJ Dividend Value	Mutual Fund	-	154,459
	Royce Value Plus	Mutual Fund	-	155,264
	Wells Fargo Small Cap Value	Mutual Fund	-	1,059,881
	Third Avenue Value	Mutual Fund	-	814,330
	Spartan Total Market Index	Mutual Fund	-	1,554,171
	Spartan Extended Market Index	Mutual Fund	-	542,462
	Spartan International Index	Mutual Fund	-	1,378,421
	Participant Loans	Interest raging from 7% to	-	538,702
	·	9.25%		<u> </u>

\$ 57,234,121

* Party-in-interest to the Plan

**Cost not required for participant directed investments.

The information in this schedule has been certified as to its completeness and accuracy by Fidelity Management Trust Company, the Trustee of the Plan.

Macquarie Holdings (USA) Inc. 401(k) Plan and Trust Schedule H, Line 4a – Schedule of Delinquent Participant Contributions March 31, 2010

Identity of party involved	Relationship to plan, employer or other party-in- interest	Description of transactions including maturity date, rate of interest, collateral, par, or maturity value	Amo	ount on line 4a	Lost earnings
Macquarie Holdings USA	Plan Sponsor	Employee contributions withheld, not remitted to the Plan timely	\$	2,562,160	\$ 1,246