KANSAS CITY LIFE INSURANCE CO Form 10-K March 01, 2006

UNITED STATES	
SECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
FOR ANNUAL AND TRASITION REPORTS	
FORM 10-K	
X ANNUAL REPORT PURSUANT TO SECTION 13 or 15(d) OF THE REQUIRED] For the Fiscal Year ended December 31, 2005 or  [] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF REQUIRED] For the Transition Period from to  Commission File Number 2-40764	
KANSAS CITY LIFE INSURANCE COMPANY	
(Exact Name of Registrant as Specified in its Charter)	
Missouri (State or Other Jurisdiction of Incorporation or Organization)	44-0308260 (I.R.S. Employer Identification Number)
3520 Broadway, Kansas City, Missouri (Address of Principal Executive Offices)	64111-2565 (Zip Code)
Registrant's Telephone Number, including Area Code: 816-753-7000	
SECURITIES REGISTERED PURSUANT TO SECTION 12(b) OF THE ACT:	
Title of Each Class None SECURITIES REGISTERED PURSUANT TO SECTION 12(g) OF THE ACT: None	Name of Each Exchange on  Which Registered  None

(Title of Class)

•	for su		•	ts required to be filed by Section 13 or 15(d) of the Securities Exchange Act hat the Registrant was required to file such reports), and (2) has been subject
	Yes	<u>X</u>	No	
Indicate by check mark whether the Registr	ant is a	ın accelerate	d file	(as defined in Rule 12b-2 of the Act)
	Yes	X	No	
Indicate by check mark if the Registrant is	a well-l	known seaso	oned is	ssuer, as defined in Rule 405 of the Securities Act.
	Yes		No	<u>X</u>
Indicate by check mark if the Registrant is	not req	uired to file	report	s pursuant to Section 13 or Section 15(d) of the Act.
	Yes		No	X
Indicate by check mark whether the Registr	ant is a	shell comp	any (a	as defined in Rule 12b-2 of the Act)
	Yes		No	<u>X</u>
	edge, iı	•		Item 405 of Regulation S-K is not contained herein, and will not be or information statements incorporated by reference in Part III of this Form

As of December 31, 2005, 11,918,634 shares of the Company's capital stock par value \$1.25 were outstanding, and the aggregate market value of the common stock (based upon the average bid and asked price according to Company records) on June 30, 2005 of Kansas City Life Insurance Company held by non-affiliates was approximately \$191,947,111.

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## KANSAS CITY LIFE INSURANCE COMPANY

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#### PART I

#### **Item 1. BUSINESS**

Kansas City Life Insurance Company (the Company) was incorporated under the assessment laws of Missouri in 1895 as the Bankers Life Association. In 1900, its present corporate title was adopted and it was reorganized as a legal reserve company in 1903.

The Company primarily consists of three insurance companies: Kansas City Life Insurance Company (Kansas City Life) the parent company, and wholly owned subsidiaries Sunset Life Insurance Company of America (Sunset Life) and Old American Insurance Company (Old American). The Company also has several non-insurance subsidiaries that are neither material individually or in the aggregate.

Kansas City Life markets its individual insurance products, including traditional, interest sensitive and variable products through a nationwide sales force of independent general agents. Kansas City Life also markets group insurance products, which include life, dental and disability products through a nationwide sales force of independent general agents, group brokers and third-party marketing arrangements. Kansas City Life operates in 48 states and the District of Columbia.

Sunset Life individual insurance products include traditional and interest sensitive products. To improve the efficiency of marketing efforts, the Sunset Life sales force has been integrated into the Kansas City Life sales force by appointing Sunset Life agents as agents of Kansas City Life effective January 1, 2006. Sunset Life will continue as a life insurance company with its current block of business. Sunset Life operates in 43 states and the District of Columbia. Sunset Life sadministrative and accounting operations are part of the Company s home office operations and administration.

Old American sells final expense insurance products nationwide through its general agency system, with exclusive territories, using direct response marketing to supply agents with leads. Old American operates in 46 states and the District of Columbia. Old American s administrative and accounting operations are part of the Company s home office but it operates and maintains a separate and independent field force.

The Company has three reportable business segments: Individual Insurance, Group Insurance and Old American. The Individual Insurance segment consists of individual insurance products for both Kansas City Life and Sunset Life. These products generate approximately 57% of consolidated revenues from customers. Group Insurance segment revenues account for 17% of consolidated revenues from customers and the Old American segment accounts for 26% of consolidated revenues from customers.

The Company and its subsidiaries are subject to state regulations in their states of domicile and in the states in which they do business. Although the federal government generally does not regulate the business of insurance, federal initiatives often have an impact on the business in a variety of ways, including the taxation of insurance companies and the tax treatment of insurance products.

The Company and its subsidiaries had 541 full-time employees as of December 31, 2005. The Company considers relations with its employees to be good.

The Company operates in the life insurance sector of the financial services industry in the United States. The industry is highly competitive with respect to pricing, selection of products and quality of service. No single competitor or any small group of competitors dominate any of the markets in which the Company operates.

Access to Public Filings

The Company provides access to its annual report on Form 10-K, and will provide access as they become available during the year for all quarterly reports on Form 10-Q, current reports on Form 8-K, and amendments to these reports filed with the Securities and Exchange Commission (SEC) under the 1934 Act, free of charge. These documents may be accessed on The Company s website at the following address: <a href="http://www.kclife.com">http://www.kclife.com</a> and will be provided as soon as is practicable after filing with the SEC, although not always on the same day. They may also be found on the SEC s website a<a href="http://www.sec.gov">http://www.sec.gov</a>.

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Item 2. PROPERTIES
The Company s home office is located at 3520 Broadway in Kansas City, Missouri. The Company owns and wholly occupies two five-story buildings on an eight acre site.
The Company owns various other properties held for investment.
Item 3. LEGAL PROCEEDINGS
The life insurance industry, including the Company and its subsidiaries, has been subject to an increase in litigation in recent years. Such litigation has been pursued on behalf of purported classes of insurance purchasers, often questioning the conduct of insurers in the marketing of their products.
In addition to the above, the Company and its subsidiaries are defendants in, or subject to, other claims or legal actions. Some of these claims and legal actions are in jurisdictions where juries are given substantial latitude in assessing damages, including punitive damages. Although no assurances can be given and no determinations can be made at this time, management believes that the ultimate liability, if any, with respect to these other claims and legal actions would have no material effect on the Company s business, results of operations or financial position.
Item 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS
None.
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#### PART II

# <u>Item 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES</u>

#### STOCKHOLDER INFORMATION

#### CORPORATE HEADQUARTERS

Kansas City Life Insurance Company

3520 Broadway

Post Office Box 219139

Kansas City, Missouri 64121-9139

Telephone: (816) 753-7000

Fax: (816) 753-4902

Internet: http://www.kclife.com

E-mail: kclife@kclife.com

#### NOTICE OF ANNUAL MEETING

The annual meeting of stockholders will be held at 9 a.m. on Thursday, April 20, 2006, at Kansas City Life's corporate headquarters.

#### TRANSFER AGENT

Cheryl Keefer, Assistant Secretary

Kansas City Life Insurance Company

Post Office Box 219139

Kansas City, Missouri 64121-9139

#### 10-K REQUEST

Stockholders may request a free copy of Kansas City Life's Form 10-K, as filed with the Securities and Exchange Commission, by writing to Secretary, Kansas City Life Insurance Company.

## SECURITY HOLDERS

As of January 31, 2006, Kansas City Life had approximately 545 security holders, including individual participants in security position listings.

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### STOCK AND DIVIDEND INFORMATION

### **Stock Quotation Symbol**

NASDAQ KCLI

The following table presents the high and low prices for the Company s common stock for the periods indicated and the dividends declared per share during such periods.

		Bid		Dividend
		<u>High</u>	Low	<u>Paid</u>
	(per s	hare)		
2005:				
First quarter	\$	50.58	\$ 46.29	\$ 0.27
Second quarter		50.90	45.00	0.27
Third quarter		52.55	47.00	0.27
Fourth quarter		51.97	49.73	0.27
				\$ 1.08
2004:				
First quarter	\$	48.20	\$ 41.55	\$ 0.27
Second quarter		43.44	36.92	0.27
Third quarter		44.83	39.70	0.27
Fourth quarter		49.76	39.80	0.27
				\$ 1.08

A quarterly dividend of \$0.27 per share was paid February 14, 2006.

NASDAQ market quotations are compiled according to Company records and may reflect inter-dealer prices, without markup, markdown or commission and may not necessarily represent actual transactions.

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## <u>Item 6. SELECTED CONSOLIDATED FINANCIAL DATA</u>

## SELECTED CONSOLIDATED FINANCIAL DATA

(amounts in thousands, except share data)

	2005	2004	2003	2002	2001
Revenues:					
Insurance revenues	\$ 239,039	\$ 250,101	\$ 272,644	\$ 248,581	\$ 249,085
Net investment income	194,608	197,975	194,763	194,235	203,091
Realized investment gains (losses)	6,113	45,929	(29,280)	(18,240)	(15,748)
Other revenues	10,312	8,468	9,387	14,779	11,270
Total revenues	\$ 450,072	\$ 502,473	\$ 447,514	\$ 439,355	\$ 447,698
Net income	\$ 36,184	\$ 57,687	\$ 14,793	\$ 31,549	\$ 29,922
Per common share:					
Net income, basic and diluted	\$ 3.03	\$ 4.83	\$ 1.24	\$ 2.63	\$ 2.49
Cash dividends to stockholders	\$ 1.08	\$ 1.08	\$ 1.08	\$ 1.08	\$ 1.08
Stockholders' equity	\$ 57.07	\$ 58.00	\$ 54.04	\$ 49.81	\$ 47.04
Assets Notes payable Stockholders' equity Life insurance in force	\$ 4,559,019 27,282 680,219 \$ 30,949,501	\$ 4,666,146 92,220 692,896 \$ 30,980,928	\$ 4,549,687 133,670 644,438 \$ 32,216,624	\$ 3,865,252 97,241 597,497 \$ 26,591,093	\$ 3,774,106 96,779 565,684 \$ 26,644,910

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#### Item 7: MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Management s Discussion and Analysis of Financial Condition and Results of Operations analyzes the consolidated financial condition, changes in financial position and results of operations for the three years ended December 31, 2005 of Kansas City Life Insurance Company and its consolidated subsidiaries. The discussion should be read in conjunction with the Consolidated Financial Statements and Notes. All dollar amounts are in thousands except share data.

#### Overview

Kansas City Life Insurance Company (the Company) is a financial services company. The Company primarily consists of three life insurance companies: Kansas City Life Insurance Company (Kansas City Life) the parent company, and wholly owned subsidiaries Sunset Life Insurance Company of America (Sunset Life) and Old American Insurance Company (Old American).

Kansas City Life offers traditional, interest sensitive, and variable life and annuity insurance products, in addition to a variety of group life and group accident and health insurance products, and is licensed in 48 states and the District of Columbia.

Sunset Life is a life insurance and annuity carrier and is licensed in 43 states and the District of Columbia. To improve the efficiency of marketing efforts, the Sunset Life sales force has been integrated into the Kansas City Life sales force by appointing Sunset Life agents as agents of Kansas City Life effective January 1, 2006. Sunset Life will continue as a life insurance company with its current block of business.

Old American provides individual insurance products designed to meet final expense insurance needs. Old American is licensed in 46 states and the District of Columbia.

The Company offers investment products and broker dealer services through its subsidiary Sunset Financial Services, Inc. (SFS) for both its proprietary and non-proprietary variable insurance products and mutual funds. The Company offers banking services through its subsidiary Generations Bank, such as deposit accounts, loans and internet banking.

### **Business Changes**

As of year-end 2005, the Company s reportable business segments have been redefined from prior reports where Sunset Life was identified and reported as a separate operating segment. In this and future reports, the results of Sunset Life are combined with the individual insurance business of Kansas City Life, into the Individual Insurance business segment. While Sunset Life will continue as a life insurance company with its current block of business, its operating results are combined with the individual insurance business of Kansas City Life since the nature of the products and services, the types of customers and distribution methods are essentially the same as that of Kansas City Life. The segment reporting of prior years has been restated for the change in reportable segments. As a result, the Company now has three reportable business

segments, which are defined based on the nature of the products and services offered: Individual Insurance, Group Insurance and Old American.

On June 30, 2003, the Company acquired all of the issued and outstanding stock of GuideOne Life Insurance Company (GuideOne) from GuideOne Financial Group, Inc. and GuideOne Mutual Company. The financial position and results of operations of GuideOne have been included in these financial statements on a GAAP basis using the purchase method of accounting since July 1, 2003. As of October 1, 2003, GuideOne was merged into Kansas City Life. For segment reporting purposes, GuideOne is included in the Individual Insurance segment.

#### **Cautionary Statement on Forward-Looking Information**

This report reviews the Company s financial condition and results of operations, and historical information is presented and discussed. Where appropriate, factors that may affect future financial performance are also identified and discussed. Certain statements made in this report include forward-looking statements that fall within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements include any statement that may predict, forecast, indicate or imply future results, performance or achievements rather than historical facts and may contain words like believe, expect, estimate, project, forecast, anticipate, plan, will, shall, and other words, phrases or

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expressions with similar meaning.

Forward-looking statements are subject to known and unknown risks, uncertainties and other factors that may cause actual results to differ materially from those contemplated by the forward-looking statements. Factors that could cause the Company s future results to differ materially from expected results include, but are not limited to:

Changes in general economic conditions, including the performance of financial markets and interest rates;

Increasing competition, which may affect the Company s ability to sell its products;

Customer and agent response to new products, distribution channels and marketing initiatives;

Fluctuations in experience regarding current mortality, morbidity, persistency and interest rates relative to expected amounts used in pricing the Company s products;

Changes in assumptions related to deferred acquisition costs and the value of business acquired;

Regulatory, accounting or tax changes that may affect the cost of, or the demand for, the Company s products or services;

Unanticipated changes in industry trends and ratings assigned by nationally recognized rating organizations.

The Company cannot give assurances that such statements will prove to be correct. Given these risks and uncertainties, investors should not place undue reliance on forward-looking statements as a prediction of actual results.

#### **Critical Accounting Policies and Estimates**

The accounting policies below have been identified as critical to the understanding of the results of operations and financial position. The application of these critical accounting policies in preparing the financial statements requires management to use significant judgments and estimates concerning future results or other developments, including the likelihood, timing or amount of one or more future transactions. Actual results may differ from these estimates under different assumptions or conditions. On an ongoing basis, estimates, assumptions and judgments are evaluated based on historical experience and various other information believed to be reasonable under the circumstances. For a detailed discussion of other significant accounting policies, see Note 1 Summary of Significant Accounting Policies in the Notes to Consolidated Financial Statements.

### Recognition of Revenues

Premiums are included in insurance revenues in the Consolidated Statements of Income. Premiums for traditional life insurance products are reported as revenue when due. Traditional insurance products include whole life, term life, immediate annuities and supplementary contracts with life contingencies.

Premiums on accident and health, disability and dental insurance are reported as earned ratably over the contract period in proportion to the amount of insurance protection provided. A reserve is provided for the portion of premiums written which relates to unexpired terms of coverage.

Deposits relate to insurance products that include universal life, variable life, variable annuities, fixed deferred annuities and deposit products without life contingencies. The cash flows from deposits are credited to policyholder account balances. Deposits are not recorded as revenue, but revenues from such contracts consist of amounts assessed against policyholder account balances for mortality, policy administration and surrender charges, and are recognized in the period in which the benefits and services are provided. Deposits are shown in the Consolidated Statements of Cash Flows.

The Company measures its sales or new business production with two components: new premiums recorded and new deposits received. Premiums and deposits are subdivided into two categories: new and renewal. New premiums and deposits are a measure of sales or new business production. Renewal premiums and deposits occur as continuing business from existing customers.

#### Reinsurance

Reinsurance is one of the tools that the Company uses to accomplish its business objectives. A variety of reinsurance vehicles are currently in use, including individual and bulk arrangements on both coinsurance and mortality/morbidity only basis. Reinsurance supports a multitude of corporate objectives including managing statutory capital, reducing volatility and surplus strain. At the customer level, reinsurance increases the Company s capacity, provides access to additional underwriting expertise, and generally makes it possible for us to offer products at competitive levels that we

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could not otherwise bring to market. Reinsurance is an actively managed tool that has increased in importance over recent years and will continue to play a role in the Company s future. Reinsurance receivables include amounts related to paid benefits and estimated amounts related to unpaid policy and contract claims, future policy benefits and policyholder account balances.

#### **Future Policy Benefits**

The Company establishes liabilities for amounts payable under insurance policies, including traditional life insurance, annuities and accident and health insurance. Generally, amounts are payable over an extended period of time. Principal assumptions used in pricing policies and in the establishment of liabilities for future policy benefits are mortality, morbidity, expenses, persistency, investment returns and inflation. Differences between actual experience and assumptions used in the pricing of these policies and in the establishment of liabilities may result in variability of net income in amounts which may be material.

#### Policyholder Account Balances

Policyholder account balances include universal life insurance, fixed deferred annuity contracts and investment-type contracts. The account balances for universal life contracts are equal to cumulative premiums, less contract charges and withdrawals, plus interest credited. The account balances for fixed deferred annuities and investment-type contracts are equal to the cumulative deposits, less any applicable contract charges and withdrawals, plus interest credited. The profitability of these products is also dependent on actual experience similar to traditional insurance products, and differences between actual experience and pricing assumptions may result in variability of net income in amounts which may be material.

#### Deferred Acquisition Costs (DAC) and Value of Business Acquired (VOBA)

Deferred acquisition costs (DAC), principally agent commissions and other selling, selection and issue costs, which vary with and are directly related to the production of new business, are capitalized as incurred. These deferred costs are then amortized in proportion to future premium revenues or the expected future profits of the business, depending upon the type of product. Profit expectations are based upon assumptions of future interest spreads, mortality margins, expense margins and policy and premium persistency experience. These assumptions involve judgment and are compared to actual experience on an ongoing basis. At least annually, a review is performed and if it is determined that the assumptions related to the profit expectations for interest sensitive and variable insurance products should be revised, the impact of the change is reported in the current period s income as an unlocking adjustment.

When a new block of business is acquired, a portion of the purchase price is allocated to a separately identifiable intangible asset, called the value of business acquired (VOBA). VOBA is established as the actuarially determined present value of future gross profits of the business acquired and is amortized in proportion to future premium revenues or the expected future profits, depending on the type of business acquired. Similar to DAC, the assumptions regarding future experience can affect the carrying value of VOBA, including interest spreads, mortality, expense margins and policy and premium persistency experience. Significant changes in these assumptions can impact the carrying balance of VOBA and produce changes that must be reflected in the current period s income as an unlocking adjustment.

#### Investments

The Company s principal investments are in fixed maturity securities, mortgage loans and real estate; all of which are exposed to three primary sources of investment risk: credit, interest rate and liquidity. The fixed maturity securities, which are all classified as available for sale, are carried at their fair value in the Company s balance sheet, with unrealized gains or losses recorded in accumulated other comprehensive income. The investment portfolio is monitored regularly to ensure that investments which may be other than temporarily impaired are identified in a timely fashion and properly valued, and that impairments are charged against earnings as realized investment losses. The valuation of the investment portfolio involves a variety of assumptions and estimates, especially for investments that are not actively traded. Fair values are obtained from a variety of external sources.

The Company has a policy and process in place to identify securities that could potentially have an impairment that is other-than-temporary. This process involves monitoring market events that could impact issuers—credit ratings, business climate, management changes, litigation and government actions, and other similar factors. This process also involves monitoring late payments, downgrades by rating agencies, key financial ratios, financial statements, revenue forecasts and cash flow projections as indicators of credit issues.

At the end of each quarter, all securities are reviewed where fair value is less than ninety percent of amortized cost for six months or more to determine whether impairments should be recorded. The analysis focuses on each issuer s ability

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to service its debts and the length of time the security has been trading below cost. This quarterly process includes an assessment of the credit quality of each investment in the entire securities portfolio.

The Company considers relevant facts and circumstances in evaluating whether the impairment of a security is other-than-temporary. Relevant facts and circumstances considered include (1) the length of time the fair value has been below cost, (2) the financial position of the issuer, including the current and future impact of any specific events, and (3) the Company s ability and intent to hold the security to maturity or until it recovers in value. To the extent the Company determines that a security is deemed to be other than temporarily impaired, the difference between amortized cost and fair value would be charged to income as a realized investment loss.

There are a number of significant risks and uncertainties inherent in the process of monitoring impairments and determining if an impairment is other-than-temporary. These risks and uncertainties include (1) the risk that the Company's assessment of an issuer's ability to meet all of its contractual obligations will change based on changes in the credit characteristics of that issuer, (2) the risk that the economic outlook will be worse than expected or have more of an impact on the issuer than anticipated, (3) the risk that fraudulent information could be provided to the Company's investment professionals who determine the fair value estimates and other-than-temporary impairments, and (4) the risk that new information obtained by the Company or changes in other facts and circumstances lead the Company to change its intent to hold the security to maturity or until it recovers in value. Any of these situations could result in a charge to income in a future period.

#### **Income Taxes**

Deferred income taxes are recorded on the differences between the tax bases of assets and liabilities and the amounts at which they are reported in the consolidated financial statements. Recorded amounts are adjusted to reflect changes in income tax rates and other tax law provisions as they become enacted. Deferred income tax expenses or credits are based on the changes in the asset or liability from period to period. Deferred income tax assets are subject to ongoing evaluation of whether such assets will be realized. The ultimate realization of deferred income tax assets depends on generating future taxable income during the periods in which temporary differences become deductible. If future taxable income is not expected a valuation allowance against deferred income tax assets may be required.

#### **Consolidated Results of Operations**

The Company s net income decreased \$21.5 million in 2005, versus the prior year, to a total of \$36.2 million. Net income per share decreased 37% in 2005 to \$3.03, compared with \$4.83 for 2004 and \$1.24 for 2003. The decline in the results of the year was largely due to realized investment gains recorded in 2004. In 2004, the Company sold a significant real estate holding that generated a \$26.4 million realized investment gain, net of income taxes. Declines in revenues in 2005 were generally offset by declines in policyholder benefits, interest credited to policyholder account balances and operating expenses.

Net income, excluding the effects of realized investment gains and losses and related tax effects, increased 16% to \$32.2 million in 2005, compared to \$27.8 million in 2004. Net income, excluding the effects of realized investment gains and losses and related tax effects, increased as declines in insurance revenues and net investment income were less than the declines in policyholder benefits, interest credited to policyholder account balances and operating expenses. Insurance revenues decreased, reflecting declines in premiums and contract charges, along with an increase in reinsurance premiums ceded. A decline in contract charges resulted primarily from an unlocking adjustment of unearned revenues. Net investment income declined on a year-to-date basis, reflecting a decrease in investment yields. Policyholder benefits decreased, largely due to reduced death benefits and lower group accident and health benefits, primarily from the group dental line. Interest credited to policyholder account balances declined as a result of lower crediting rates. The amortization of deferred acquisition costs decreased \$2.2 million due to the unlocking of assumptions. Finally, operating expenses decreased, primarily due to cost savings resulting from the integration of GuideOne operations into the home office. Also, reduced postretirement benefit costs and an adjustment in agent benefit plan accrual contributed to reduced expenses in 2005.

The Company s effective income tax rate decreased in 2005 from a tax rate expense of 29% in 2004 to a tax rate expense of 27%. The Company s effective income tax rate was a tax benefit of 60% in 2003. The change in effective tax rates was primarily due to the increase in realized investment gains in 2004. The Company s effective income tax rate was also reduced from the tax benefit of low income housing tax credits by 7% in 2005, 5% in 2004 and 41% in 2003; together with the resolution and settlement of prior year income tax liabilities.

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#### Sales

The Company measures sales in terms of new premiums and deposits. Premiums are included in insurance revenues in the Consolidated Statements of Income, while deposits are shown in the Consolidated Statements of Cash Flows. The first set of tables below reconciles premiums included in insurance revenues and provides detail by new and renewal business. New premiums are also detailed by product. The second set of tables reconciles deposits with the Consolidated Statements of Cash Flows and provides detail by new and renewal deposits. New deposits are also detailed by product.

Total premiums declined 5% in 2005, primarily due to declines in individual life sales, in immediate annuity sales and group accident and health business. New life premiums declined 2% in 2005, while new immediate annuity premiums declined 14% from the prior year. New group life sales decreased 12% versus the prior year. Renewal life premiums decreased 3% versus 2004. New group and individual accident and health premiums declined 21% versus 2004, primarily the result of a decline of group dental sales. In 2004, the Company terminated an unprofitable third-party marketing arrangement that provided sales growth but did not fulfill profit expectations. Renewal accident and health sales decreased 2% versus a year ago due to the reduction of group accident and health premiums, as mentioned above, along with the elimination of an individual accident and health book of business.

New premiums declined 38% in 2004, primarily due to a 61% decrease in immediate annuity sales. Annuity sales slowed in the second half of 2003, due in part to the Company s emphasis on life insurance sales and changes in the marketplace.

New individual life insurance premium sales increased 10% for 2004. These increases were due to the addition of GuideOne at June 30, 2003 and an overall emphasis on life insurance sales. In 2004, new group life premium sales decreased 23% and new group accident and health premium sales decreased 8%. The variability in group product sales has largely been the result of changes in third-party marketing arrangements and the short-term nature of many group contracts. Renewal premiums grew 2% in 2004.

There was a decline in both premiums and deposits from 2003, which was largely the result of lower sales of fixed deferred and immediate annuities. These declines were due to a change in consumer preferences for fixed rate products in the low interest rate environment and changes made by the Company to its fixed deferred and immediate annuity products and distribution efforts. In August of 2003, the Company introduced a new fixed deferred annuity with lower interest guarantees that replaced previous products with higher interest guarantees. In addition, the Company has focused its distribution efforts on agencies that write a balanced mix of life and annuity products, which has resulted in a lower volume of annuity sales.

	2005	<u>%</u>	2004	<u>%</u>	2003
New premiums:					
Individual life insurance	\$ 13,092	(2)	\$ 13,420	10	\$ 12,247
Immediate annuities	12,159	(14)	14,137	(61)	36,569
Group life insurance	1,327	(12)	1,507	(23)	1,952
Group accident and health insurance	9,612	(18)	11,755	(8)	12,833
Individual accident and health insurance	-	(100)	416	(84)	2,610
Total new premiums	36,190	(12)	41,235	(38)	66,211
Renewal premiums	143,701	(3)	147,646	2	145,257
Total premiums	\$ 179,891	(5)	\$ 188,881	(11)	\$ 211,468

New deposits declined 25% in 2005 versus 2004, including decreases in new fixed deferred annuity deposits of 29% and new variable annuities of 23%. Reductions in fixed annuity deposits reflect the planned increased emphasis towards life products. New universal life deposits declined 7% and new variable universal life deposits decreased 35%, primarily due to moderate performance of the equity markets. Renewal deposits increased 1% in 2005.

New deposits declined 41% in 2004 versus 2003, largely due to fixed deferred annuity sales which decreased 52% in 2004. New deposits on universal life products increased 14% in 2004. For 2004, new variable annuity deposits decreased 16% while new variable universal life deposits increased 10%. Sales of variable products were slow during 2004, reflecting the moderate performance of the equity markets. Renewal deposits increased 9% for 2004.

	2005	<u>%</u>	2004	<u>%</u>	2003
New deposits:					
Universal life insurance	\$ 10,004	(7)	\$ 10,784	14	\$ 9,448
Variable universal life insurance	2,210	(35)	3,407	10	3,093
Fixed deferred annuities	49,698	(29)	69,769	(52)	145,057
Variable annuities	24,894	(23)	32,356	(16)	38,293
Total new deposits	86,806	(25)	116,316	(41)	195,891
Renewal deposits	155,807	1	154,817	9	142,198
Total deposits	\$ 242,613	(11)	\$ 271,133	(20)	\$ 338,089

#### Insurance Revenues

Insurance revenues consist of premiums and contract charges, less reinsurance ceded. Insurance revenues were down 4% or \$11.1 million to \$239.0 million in 2005 versus a decrease of 8% or \$22.5 million to \$250.1 million in 2004. Premiums were down 5% in 2005, after decreasing 11% in 2004. Contract charges earned in 2005 decreased 1% but were up 5% in 2004 due to the full year impact of the addition of GuideOne s portfolio of universal life and fixed deferred annuity products. Contract charges decreased \$1.0 million as a result of an unlocking adjustment. Certain contract charges for universal life insurance are not recognized in income immediately but are deferred as unearned revenues and are amortized into income in a manner similar to the amortization of deferred acquisition costs. These contract charges, which are recorded as unearned revenues, are recognized into income in proportion to the expected future gross profits of the business.

Reinsurance ceded has increased from \$48.8 million in 2003 to \$54.5 million in 2004 and to \$55.6 million in 2005. The Company has expanded its use of reinsurance over the past few years and uses reinsurance as a means to mitigate its risks. In 2005, reinsurance ceded increased \$1.1 million over 2004. In 2004, reinsurance ceded increased \$5.7 million over 2003, primarily due to group accident and health products. This reinsurance reduces the Company s adverse fluctuations on the more volatile long-term disability and stop loss products. In addition, the GuideOne acquisition resulted in an increase to reinsurance ceded in the individual life and individual accident and health product lines.

Insurance revenues are affected by the level of new sales, the type of products sold, and the persistency of policyholders, all of which may be influenced by economic conditions, as well as competitive forces. Consumers continue to desire a broad portfolio of products with safety and competitive return objectives, which the Company strives to provide. The Company offers a full range of products, including variable insurance products, which allow policyholders to participate in both the equity and fixed income markets. Interest sensitive and traditional insurance products combine safety of principal with competitive interest returns.

#### **Investment Revenues**

Net investment income declined 2% in 2005 from 2004, which followed a 2% increase in 2004 from 2003. Net investment income totaled \$194.6 million in 2005 compared with \$198.0 million in 2004, a decrease of \$3.4 million. In 2005 total invested assets declined versus the prior year and investment yields declined slightly versus 2004. In 2004, total invested assets increased over the year, but the impact to investment income was partially offset by lower investment yields. In 2003, the income from higher asset levels was directly offset by lower investment yields.

Included in net investment income for 2005, income from fixed maturity securities increased by \$2.6 million or 2% from 2004. Income from fixed maturity securities for 2004 had grown \$10.4 million or 7% over the prior year. The improvement in 2005 was due to an increase in average asset levels with investment yields essentially flat. The 2004 improvement was due, in part, to increased balances of fixed maturity security investments of \$147.6 million or 5% of the prior year s balances. In 2005, a decrease in equity securities accounts for a \$0.7 million or

16% decrease in equity security investment income. In 2004, equity security investment income declined 5% or \$0.2 million.

Despite a \$28.0 million increase in mortgage loan assets in 2005, mortgage loan investment income declined 1% or \$0.5 million, following a 2004 decline of \$3.3 million or 9%. The reduced income reflects a decline in available yields on new mortgages and the effects of prepayment on loans with rates higher than new loan rates. In 2004, the decline in income from mortgage loans was primarily due to prepayments of commercial mortgages, which resulted in a \$26.0 million reduction in mortgage loan balances during 2004.

Following the sale of a substantial real estate holding in Arizona in 2004, real estate income declined \$5.2 million or 40% in 2005. In 2004, real estate income increased 19% or \$2.1 million. Short-term investment income increased \$0.8

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million in 2005, following a \$1.8 million decline in 2004.

As previously discussed, the Company recorded net realized investment gains in 2005 of \$6.1 million, down from the prior year s total of \$45.9 million. However, in 2004 there was a \$75.2 million improvement from net realized investment losses of \$29.3 million in 2003. The change from 2003 to 2004 was largely due to the sale of a significant real estate property in 2004 and the sale and write-down of other-than-temporarily impaired securities in 2003. The following table provides detail concerning realized investment gains and losses over the three years ended December 31.

Realized Investment Gains and Losses	2005	2004	2003
Gross gains resulting from:			
Sales of investment securities	\$ 3,991	\$ 8,545	\$ 9,467
Investment securities called	989	1,242	2,469
Sales of real estate	7,678	44,735	9,107
Other investment gains	905	443	-
Total gross gains	13,563	54,965	21,043
Gross losses resulting from:			
Sales of investment securities	(6,009)	(8,237)	(20,443)
Write-downs of investment securities	-	(555)	(29,824)
Investment securities called	(599)	(476)	(839)
Sales of real estate	(927)	-	-
Other investment losses	-	(72)	(96)
Total gross losses	(7,535)	(9,340)	(51,202)
Amortization of DAC and VOBA	85	304	879
Realized investment gains (losses)	\$ 6,113	\$ 45,929	\$ (29,280)

The Company realizes investment gains and losses in the normal course of business from several sources. Although sales of securities resulted in significant net losses during 2003, sales of securities resulted in a net gain of \$0.3 million in 2004 and a net loss of \$2.0 million in 2005. Sales of securities are generally the result of changes in the relative credit position of the issue or issuer, along with the requirements of managing the Company s asset and liability position. Other sources of realized investment gains and losses include write-downs of investment securities, investment securities that are called, sales of real estate and other miscellaneous investment gains and losses.

Many securities purchased by the Company contain call provisions, which allow the issuer to redeem the securities at a particular price. Depending upon the terms of the call provision and price at which the security was purchased, a realized gain or loss may be realized. Called securities have resulted in net realized gains during 2005 and the two prior years.

The most significant source of realized investment gain or loss during the past three years was the \$44.7 million in realized gains from sales of real estate recorded during 2004. More than 90% of these gains were from the sale of the Company s 50% interest in a portfolio of properties near Paradise Valley Mall, referred to as Paradise Village properties in Phoenix, Arizona. The property interests were sold in two transactions that were completed in late December 2004 for a total of \$54.3 million. Fifty million dollars of this total was attributable to the Company selling most of the property interests to the other 50% owner. The remaining \$4.3 million represented the sale of certain properties to a third-party. The Company maintained its interests in the Paradise Village properties for more than twenty years. During this period, the land was improved and primarily retail properties were developed and leased. As with the entirety of the Company s real estate portfolio, the Paradise Village properties were consistently evaluated for continued holding or sale. Changes in the demographic and competitive markets near the properties, along with relative values of retail properties in the Phoenix, Arizona market were factors in the Company s decision to sell the Paradise Village properties.

The Company has a long history of investment in real estate. Real estate investments totaled \$81.9 million at December 31, 2005 and \$91.5 million at December 31, 2004. Property types include office, industrial, multi-family and single-family residential, along with unimproved land. Properties have been acquired through individual purchases, build-to-suit and speculative development, and acquisition of other life insurance company investment portfolios. The Company generally maintains its ownership interest in these properties with the long-term intention of earning positive cash flow and income by leasing the properties, along with the expectation of realizing capital appreciation upon sale. As evidenced by the fluctuations in realized investment gains from sales of real estate of \$7.7 million in 2005, \$44.7 million

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in 2004, and \$9.1 million in 2003. The Company periodically sells certain real estate assets when management believes that the market and timing are perceived to be advantageous.

Other investment gains and losses can include the impact of a variety of smaller investment transactions. These can include changes in the Company s valuation reserve for losses in the commercial mortgage portfolio.

The following table provides credit quality information on fixed maturity securities as determined by one of the nationally recognized ratings firms as of December 31, 2005.

Investment Quality	_	Amortized Cost	Fair <u>Value</u>	% of Fair <u>Value</u>
Investment grade Below investment grade	\$ 2	2,681,258	\$ 2,710,711	95
(rated BB or lower)		49,668 2,830,926	\$ 154,765 2,865,476	5

In recent years, the bond and equity markets have been adversely affected by large bankruptcy filings, defaults by companies within certain industries, and broad sector difficulties combined with a stressed economy. Among the industry sectors that were particularly affected were airlines, energy and telecommunications.

At the end of each quarter, all securities are reviewed where market value is less than ninety percent of amortized cost for six months or more to determine whether impairments need to be recorded. The analysis focuses on each issuer—s ability to service its debts and the length of time the security has been trading below cost. This quarterly process includes an assessment of the credit quality of each investment in the entire securities portfolio. The Company considers relevant facts and circumstances in evaluating whether the impairment of a security is other-than-temporary. Relevant facts and circumstances considered include (1) the length of time the fair value has been below cost; (2) the financial position of the issuer, including the current and future impact of any specific events; and (3) the Company—s ability and intent to hold the security to maturity or until it recovers in value. To the extent the Company determines that a security is deemed to be other than temporarily impaired, the difference between amortized cost and fair value is charged to income as a realized investment loss. The Company's analysis of securities with other-than-temporary declines did not result in any write-downs of investments in 2005, but the Company identified \$0.6 million in other-than-temporary declines in value in 2004. For 2003, the Company recorded \$29.8 million in other-than-temporary declines in value, which were largely due to investments in the airline industry. At year-end 2005 and 2004, there were no investment securities in a distressed position greater than six months.

The following table provides asset class detail of the investment portfolio. Fixed maturity and equity securities represented 81% of the entire investment portfolio for 2005 and 2004.

Percent of Invested Assets	2005		2004	
	Amount	%	Amount	%
Fixed maturity securities	\$ 2,865,476	79	\$ 2,962,114	79
Equity securities	52,775	2	63,099	2
Mortgage loans	458,668	13	430,632	12
Real estate	81,870	2	91,519	2
Policy loans	101,088	3	108,546	3
Short-term	46,383	1	67,980	2

Other	2,179	-	2,081	-
Total	\$ 3,608,439	100	\$ 3.725.971	100

The securities portfolio had unrealized gains before taxes of \$35.2 million at year-end 2005. The portfolio was broadly diversified across sectors. A variety of measures have been employed to manage the portfolio s credit and interest rate risks, as discussed later in this document in Item 7A Quantitative and Qualitative Disclosures About Market Risk.

Mortgage loans comprise 13% of the investment portfolio at December 31, 2005, up from 12% at the end of 2004. Approximately 95% of the mortgages are commercial loans on industrial warehouses and office properties. None of the loans have been restructured nor have there been any loans in foreclosure over the past two years. Prepayments declined in 2005, as mortgage loan rates were generally higher than the prior year. However, prepayments increased in both 2004 and 2003 due to the lower interest rate environment. The portfolio s estimated fair value exceeded its carrying value by \$7.7 million as of year-end 2005. In 2004, the portfolio s estimated fair value exceeded its carrying value by \$13.0 million. The Company does not hold mortgage loans of any borrower that exceed 5% of stockholders equity.

Real estate investments represented approximately 2% of the investment portfolio, the same as 2004. However, in 2004, the Company sold Paradise Village properties, in Phoenix, Arizona. The sale price totaled \$54.3 million and the transaction was completed in December 2004. The buyer of the real estate assumed the outstanding debt on the property of \$15.3 million. This sale generated a \$26.4 million realized gain, net of income taxes in 2004.

Real estate investments consist principally of office buildings and industrial warehouses that are both in use and under development, and investments in multi-family and single-family residential properties, including affordable housing. The Company also invests in unimproved land for future development. The real estate properties estimated fair value is well above the carrying value. Real estate sales generated net realized gains of \$6.8 million in 2005, \$44.7 million in 2004 and \$9.1 million in 2003.

#### Policyholder Benefits

Policyholder benefits consist of death benefits (mortality), annuity benefits, accident and health benefits, surrenders and the associated increase or decrease in reserves for future policy benefits. Policyholder benefits declined 5% or \$8.9 million in 2005 and 11% or \$22.8 million in 2004. The declines reflect lower death benefits and decreases in annuity premiums, which resulted in a decrease in reserves for future policy benefits. Also, policyholder benefits for group accident and health declined in both 2005 and 2004, primarily due to the elimination of certain third-party marketing arrangements.

Death benefits declined 2% in 2005 but were up 1% in 2004. The change in 2004 was primarily the result of a full year s inclusion of the business obtained in the GuideOne acquisition compared to the six months of 2003. Excluding the effect of the GuideOne acquisition, there was no significant variation in mortality experience over the period 2003 through 2005.

#### Interest Credited to Policyholder Account Balances

Interest credited to policyholder account balances declined 5% or \$4.4 million in 2005, primarily due to lower crediting rates. Interest was credited to policyholder account balances for universal life, fixed deferred annuities and other investment-type products. The amount of interest credited is a function of the crediting rate and policyholder account balances. Policyholder account balances are impacted by deposits, benefits, surrenders and contract charges. Interest credited to policyholder account balances increased \$4.2 million in 2004 due to higher account balances. The higher account balances were due to the GuideOne acquisition in 2003 and increased deposits. The impact of increased account balances was partially offset by lower crediting rates in 2004 and 2003. The average interest rate credited to policyholder account balances was 4.37% in 2005, 4.59% in 2004, and 4.95% in 2003.

Amortization of Deferred Acquisition Costs (DAC) and Value of Business Acquired (VOBA)

The amortization of DAC was \$35.6 million in 2005 compared with \$36.1 million in 2004 and \$33.4 million in 2003. The Company unlocked certain DAC assumptions which reduced amortization by \$2.2 million in 2005, \$0.1 million in 2004, and \$1.8 million in 2003. DAC profit expectations are based upon assumptions of future interest spreads, mortality margins, expense margins and policy and premium persistency experience. At least annually, a review is performed of the assumptions related to profit expectations. As warranted by a combination of historical results and expected future trends, the Company may unlock these assumptions and, accordingly, increase or decrease deferred acquisition costs.

The amortization of VOBA was \$6.8 million in 2005, \$7.4 million in 2004 and \$7.0 million in 2003. Additional VOBA of \$38.0 million was established on June 30, 2003 due to the acquisition of GuideOne.

#### **Operating Expenses**

Operating expenses consist of commissions and production allowances, net of the capitalization of commission and production allowances, and expenses from the Company s operations. In total, operating expenses declined 6% in 2005, following a 2% decline in 2004. The decline in 2005 reflects expense savings realized in the consolidation of GuideOne

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into the home office of approximately of \$3.9 million, reduced pension and postretirement benefit costs and the accrual for agents benefit plans. Operating expenses declined in 2004 due to the decline in commissions and the capitalization thereon. However, expenses from operations increased in 2004, primarily due to three factors. First, an increase in independent public accounting firm fees due to the requirements of the Sarbanes-Oxley Act. Second, the Company s consolidation of business activities of the GuideOne acquisition into the home office. Finally, in 2003 the Company received a reimbursement on a legal claim that resulted in a reduction of legal fees. Overall, operating expenses increased in 2003 due to increased commissions and increased pension expense.

#### **Income Taxes**

The Company recorded income tax expense of \$13.4 million or 27% of income before tax in 2005, compared to income tax expense of \$24.0 million or 29% of income before tax in 2004. The decline in the tax expense in 2005 versus 2004 was the result of substantial realized investment gains recorded in 2004, primarily as a result of the substantial sale of real estate that occurred in 2004. In 2003, the Company recorded an income tax benefit of \$5.6 million or 60% of income before tax for 2003, reflecting the impact of realized investment losses that year. Income taxes will fluctuate depending upon items such as net income, realized investment gains and losses and affordable housing tax credits.

The income tax rate in the three years was reduced by tax credits generated from the Company s investments in affordable housing. The effect of the affordable housing credits on the effective tax rate was a tax benefit of \$3.0 million or 6% in 2005, \$4.2 million or 5% in 2004 and \$3.7 million or 41% in 2003.

The Company establishes contingent tax liabilities, when appropriate, to provide for potential challenges by taxing jurisdictions. In 2003, the Company's effective tax rate was reduced by the reversal of a contingent tax liability relating to 1999, a tax year that closed in 2003. The reversal of previously accrued taxes was a benefit of \$4.1 million or 44% of income before tax for 2003. There were no reversals of previously accrued taxes in 2004 and 2005.

### **Operating Results by Segment**

The Company has three reportable business segments, which are defined based on the nature of the products and services offered: Individual Insurance, Group Insurance and Old American. The Individual Insurance segment consists of individual insurance products for both Kansas City Life and Sunset Life. The Individual Insurance segment is marketed through a nationwide sales force of independent general agents. The Group Insurance segment consists of sales of group life, group disability, stop loss and dental products. This segment is marketed through a nationwide sales force of independent general agents, group brokers and third-party marketing arrangements. Old American consists of individual insurance products designed primarily as final expense products. These products are marketed through a nationwide general agency sales force with exclusive territories, using direct response marketing to supply agents with leads.

As of year-end 2005, the Company s reportable segments have been redefined from prior reports where Sunset Life was identified and reported as a separate operating segment. In this and future reports, the results of Sunset Life are combined with the individual insurance business of Kansas City Life, into the Individual Insurance segment. To improve the efficiency of marketing efforts, the Sunset Life sales force has been integrated into the Kansas City Life sales force by appointing Sunset Life agents as agents of Kansas City Life effective January 1, 2006. Sunset Life will continue as a life insurance company with its current block of business and its operating results are reported with the individual insurance business of Kansas City Life since the nature of the products and services, the types of customers and distribution methods are essentially the same as those of Kansas City Life. The segment reporting of prior years has been restated for the change in the reportable segments.

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#### Individual Insurance

The following table presents financial data of the Individual Insurance business segment for the years ended December 31.

	2005	2004	2003
Insurance revenues:			
Premiums	\$ 58,001	\$ 62,375	\$ 79,369
Contract charges	114,745	115,710	110,006
Reinsurance ceded	(40,584)	(38,193)	(35,585)
Total insurance revenues	132,162	139,892	153,790
Investment revenues:			
Net investment income	181,311	184,393	180,598
Realized investment gains (losses)	6,488	46,026	(25,013)
Other revenues	9,641	6,155	6,546
Total revenues	329,602	376,466	315,921
Policyholder benefits	105,810	113,054	123,696
Interest credited to policyholder account balances	92,121	96,497	92,278
Amortization of deferred acquisition costs			
and value of business acquired	29,011	29,779	26,389
Operating expenses	56,638	61,270	62,025
Total benefits and expenses	283,580	300,600	304,388
Income before income tax expense (benefit)	46,022	75,866	11,533
Income tax expense (benefit)	12,383	22,761	(4,538)
Net income	\$ 33,639	\$ 53,105	\$ 16,071

This segment s direct insurance revenues (total insurance revenues excluding reinsurance ceded) are primarily derived from premiums on traditional insurance products, principally term life and immediate annuities; and contract charges on interest sensitive insurance products, including universal life, fixed deferred annuities and variable life and annuities. In 2005, this segment received 34% of its direct insurance revenues from premiums on traditional products, down slightly from 35% in 2004 and down from 42% in 2003. This decrease in premiums and deposits from 2003 was attributable to a decrease in sales of fixed deferred and immediate annuities as described earlier. These sales results were due to a continuing change in consumer preferences for fixed-rate products in the low interest rate environment of recent years. In August of 2003, the Company introduced a new fixed deferred annuity with lower interest guarantees that replaced previous products. Over the past three years, as the Company has focused its distribution efforts on agencies that market a balanced mix of life and annuity products, a declining volume of annuity sales has resulted.

Contract charges declined \$1.0 million in 2005. However, they increased \$5.7 million or 5% in 2004. Contract charges declined in 2005 as the result of an unlocking adjustment. Certain contract charges for universal life insurance are not recognized in income immediately but are deferred as unearned revenues and are amortized into income in a manner similar to the amortization of deferred acquisition costs or DAC. These contract charges, which are recorded as unearned revenues, are recognized in income in proportion to the expected future gross profits of the business. The increase in 2004 was due to the addition of GuideOne and a general aging of the business. The Company purchased GuideOne at June 30, 2003, and 2003 results included an increase in contract charges from six months of GuideOne activity, while 2004 and 2005 were included for a full year of these operations.

All of this segment s products are marketed through a nationwide sales force of independent general agents. This segment is central to the Company s overall performance since it generated 93% of consolidated net income in 2005 and 92% of consolidated net income in 2004. Excluding realized investment gains and losses, net of tax, this segment

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generated 91% of net income in 2005 and 83% of net income in 2004. Customer revenues consist of insurance revenues and other revenues. This segment produced 57% of customer revenues in all three years presented.

Premium information is provided in the table below. New premiums declined 11% or \$2.1 million in 2005. New premiums declined 54% or \$23.6 million in 2004. New premiums for individual life insurance increased 5% in 2005, following a 23% increase in 2004, reflecting the full year inclusion of GuideOne and the increased focus on the life insurance business. Renewal premiums decreased 5% in 2005 but increased 19% in 2004 due to individual life insurance, primarily from the GuideOne acquisition.

	2005	<u>%</u>	2004	<u>%</u>	2003
New premiums:					
Individual life insurance	\$ 5,944	5	\$ 5,679	23	\$ 4,631
Immediate annuities	12,159	(14)	14,137	(61)	36,569
Individual accident and health insurance	-	(100)	416	(84)	2,610
Total new premiums	18,103	(11)	20,232	(54)	43,810
Renewal premiums	39,898	(5)	42,143	19	35,559
Total premiums	\$ 58,001	(7)	\$ 62,375	(21)	\$ 79,369

Deposit information is provided in the table below. New deposits declined 25% in 2005 to total \$86.8 million. This decrease is largely due to the planned decline in annuity deposits, which decreased 27%. This decrease in annuity deposits is largely the result of decreases in fixed deferred and variable annuities, which decreased 29% and 23%, respectively. New deposits decreased 41% or \$79.6 million in 2004, largely due to lower fixed deferred annuity sales. In 2003, the growth was driven by increases in universal life insurance, fixed deferred annuities, and variable annuities, partially offset by a decrease in variable universal life insurance sales. Deposit levels in 2003 primarily resulted from expanded distribution through independent general agents, which the Company uses with limited and specific purposes.

As previously mentioned, new fixed deferred annuity deposits declined in 2005. Also, new variable annuity deposits were lower for 2005 due to moderate performance of the equity markets. New universal life deposits declined \$0.8 million or 7% versus 2004. New universal life deposits increased 14% in 2004, reflecting an increased focus on life insurance and the GuideOne acquisition. New variable life insurance deposits declined \$1.2 million or 35% compared with 2004 but grew 10% during 2004. Renewal deposits increased 1% in 2005 compared with 2004 and renewal deposits increased 9% in 2004 versus 2003. These changes primarily reflect the increased annuities and business acquired from GuideOne in 2003.

	2005	<u>%</u>	2004	<u>%</u>	2003
New deposits:					
Universal life insurance	\$ 10,004	(7)	\$ 10,784	14	\$ 9,448
Variable universal life insurance	2,210	(35)	3,407	10	3,093
Fixed deferred annuities	49,698	(29)	69,769	(52)	145,057
Variable annuities	24,894	(23)	32,356	(16)	38,293
Total new deposits	86,806	(25)	116,316	(41)	195,891
Renewal deposits	155,807	1	154,817	9	142,198
Total deposits	\$ 242,613	(11)	\$ 271,133	(20)	\$ 338,089

Insurance revenues decreased 6% in 2005 following a 9% decline in 2004. A decline in premiums and an unlocking in contract charges, combined with an increase in reinsurance ceded premiums, accounted for the revenue decrease. In 2004, individual life premiums and contract charges from interest sensitive products increased, compared with 2003, primarily from the GuideOne acquisition. However, this increase was partially offset by a decrease in immediate annuity premiums and an increase in reinsurance premiums ceded.

Net investment income declined 2% in 2005 but grew 2% in 2004. Investment income is driven by changes in both interest rates and asset levels. The overall investment yields declined in 2005, 2004 and 2003. The impact of declining yields in 2004 and 2003 was more than offset by increases in asset levels.

Policyholder benefits consist of death benefits (mortality), annuity benefits, accident and health benefits, surrenders and

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the associated increase or decrease in reserves for future policy benefits. Policyholder benefits decreased 6% or \$7.2 million in 2005, following a 9% or \$10.6 million decline in 2004. These policyholder benefit declines primarily resulted from reduced immediate annuity sales. Immediate annuity premiums are matched virtually dollar-for-dollar with a corresponding increase in future policy benefits. Thus, as immediate annuity sales decline, so does reserves for future policy benefits. Additionally, individual accident and health benefits decreased reflecting the termination of a block of business received in the GuideOne acquisition.

Death benefits declined 6% in 2005 but were up 11% in 2004. While death benefits improved in 2005, they were within pricing expectation ranges. In 2004, death benefits increased primarily as a result of a full year s inclusion of the business obtained in the GuideOne acquisition compared to the inclusion of only six month s activity of 2003. Excluding the effect of the GuideOne acquisition, there was no significant variation in mortality experience over the period 2003 through 2005.

Interest was credited to policyholder account balances for universal life, fixed deferred annuities and other investment-type products. The amount of interest credited is a function of the crediting rate and account balances, and account balances are impacted by deposits, benefits, surrenders and contract charges. Interest credited to policyholder account balances decreased \$4.4 million versus a year earlier, primarily due to lower crediting rates. Interest credited increased \$4.2 million in 2004 due to higher account balances. The higher account balances were the result of the GuideOne acquisition in 2003 and new and renewal deposits. The impact of increased account balances in 2004 and 2003 was partially offset by lower crediting rates.

The amortization of deferred acquisition costs has fluctuated over the past three years due to unlocking adjustments for assumption changes, which reflect the emergence of actual profit margins that were better than expected. The amortization of deferred acquisition costs were reduced as follows: \$2.2 million in 2005, \$0.1 million in 2004, and \$1.8 million in 2003.

Operating expenses include commissions, net of the capitalization of certain commissions, expenses on operations and other expenses. Commissions and capitalization of those commissions decreased in 2005. Operating expenses decreased \$3.9 million due to expense savings realized from the consolidation of GuideOne into the home office, reduced pension and postretirement benefit costs and the accrual for agents benefit plans. Operating expenses declined in 2004 due to the decline in commissions and the capitalization thereon. However, expenses from operations increased in 2004 primarily due to three factors. First, an increase in independent public accounting firm fees due to the requirements of the Sarbanes-Oxley Act. Second, the Company s consolidation of business activities of the GuideOne acquisition into the home office. Finally, in 2003, the Company received a reimbursement on a legal claim that resulted in a reduction of legal fees.

Net income in this segment decreased 37% compared with 2004, primarily due to realized investment gains in 2004. In 2004, net income increased 230% compared with 2003. Income excluding realized investment gains, net of tax increased 27% or \$6.2 million versus 2004. The increase reflects reduced policyholder benefits, interest credited to policyholder account balances and operating expenses. In 2004, income excluding realized investment gains, net of tax declined \$9.1 million or 28%. The change from 2003 to 2004 primarily reflected the decline in annuity sales, which more than offset declines in policyholder benefits. Non-insurance subsidiaries are included in this segment, but they are not material to results of the segment.

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#### **Group Insurance**

The following table presents financial data of the Group Insurance business segment for the years ended December 31.

	2005	2004	2003
Insurance revenues:			
Premiums	\$ 50,783	\$ 52,935	\$ 56,266
Reinsurance ceded	(9,913)	(10,552)	(6,648)
Total insurance revenues	40,870	42,383	49,618
Investment revenues:			
Net investment income	233	323	281
Other revenues	661	2,313	2,752
Total revenues	41,764	45,019	52,651
Policyholder benefits	25,950	27,959	35,727
Operating expenses	19,220	19,710	22,644
Total benefits and expenses	45,170	47,669	58,371
Loss before income tax benefit	(3,406)	(2,650)	(5,720)
Income tax benefit	(1,022)	(795)	(1,716)
Net loss	\$ (2,384)	\$ (1,855)	\$ (4,004)

The Company offers several insurance products in the Group Insurance segment: dental, group life, short and long-term disability, vision, and stop loss. Prior to 2005, this segment also offered administrative claims paying services, marketed as KCL Benefit Solutions.

The Group Insurance segment markets its group products primarily to small and mid-size organizations. Products are sold through a group representative sales force targeting a nationwide network of independent general agents and group brokers, along with the Company s career general agents. This sales network is Group s core distribution system. Additionally, the Company enters into selective third-party marketing arrangements to market group products. In 2005, this segment generated 17% of the Company s customer revenues, which is comparable to that of 2004 but down from 18% in 2003.

The group market is highly competitive and group policies are periodically reviewed to ensure they conform to target claims, expenses and profit objectives. Renewal terms that meet target pricing objectives are communicated to the group policyholder who may then decide to seek alternative bids from competing carriers. In mid-year 2004, this business segment lost a large dental case with approximately \$3.1 million of annual premiums because the renewal terms necessary to retain this customer were not in conformity with Company pricing and profit objectives.

On January 1, 2005, the Company sold its administrative claims paying services, KCL Benefit Solutions, to The Epoch Group, L. C. for \$0.2 million in order to concentrate more directly on its core products. Administrative claims paying services generated 4% of total insurance and other revenues for this segment at year-end 2004. This line generated a \$1.1 million loss for the Group Insurance segment in 2004 and a \$1.6 million loss in 2003. As a result of this sale, both other revenues and operating expenses declined in 2005 compared to the prior two years. Other revenues for the Group Insurance segment declined \$1.7 million or 71% in 2005 compared with 2004, and declined \$0.4 million or 16% in 2004 compared to 2003.

The Group Insurance segment has experienced losses in each of the three years presented. Improvement efforts are focused in three areas. First, grow the in-force premiums to achieve better expense ratios from fixed costs and overhead. This will be achieved through increased individual productivity of the existing group representatives and through a continued expansion of the group distribution system. The second area of focus for improvement is to increase the use of technology to achieve improved administrative efficiency and reduce expenses. The third area of focus is to add new products to the portfolio, particularly voluntary products which tend to be more profitable and are increasingly becoming a larger share of the group marketplace.

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Premium information is provided in the table below. New premiums were down 18% in 2005 and 10% in 2004. In 2005, the growth in new premiums for short-term disability and stop loss insurance (shown as other group insurance) were more than offset by a decline in new premiums for long-term disability and dental insurance. New group life premiums declined 12% and 23% in 2005 and 2004, respectively. Results from group life in 2003 were higher because of the acquisition of one large case. New premiums for group dental insurance have decreased primarily due to a slowing of new sales production from the Company s third-party marketing arrangements. Renewal premiums have remained constant in 2005 compared to 2004, following a 4% decrease in 2004 versus 2003.

Total group premiums declined \$2.2 million or 4% in 2005 compared with 2004. The decline was primarily attributable to the termination of a large dental case at mid-year 2004, as discussed previously. Second, during 2005, the life line discontinued a third-party marketing arrangement that generated a significant amount of new premiums relative to total premiums in years 2004 and 2003. Group premiums declined \$3.3 million or 6% in 2004 compared with 2003. The decline was primarily a result of the Company discontinuing an unprofitable third-party marketing arrangement as of December 31, 2003.

The Company has used reinsurance in several of its group product lines to help mitigate risk. Reinsurance on premiums declined \$0.6 million or 6% in 2005 compared to 2004, reflecting the general decrease in total group premiums.

	2005	<u>%</u>	2004	<u>%</u>	2003
New premiums:					
Group life insurance	\$ 1,327	(12)	\$ 1,507	(23)	\$ 1,952
Group dental insurance	4,112	(31)	5,956	(34)	9,034
Group disability insurance	1,971	(38)	3,157	8	2,930
Other group insurance	3,529	34	2,642	204	869
Total new premiums	10,939	(18)	13,262	(10)	14,785
Renewal premiums	39,844	-	39,673	(4)	41,481
Total premiums	\$ 50,783	(4)	\$ 52,935	(6)	\$ 56,266

Policyholder benefits consist of death benefits (mortality), accident and health benefits and the associated increase or decrease in reserves for future policy benefits. Policyholder benefits declined \$2.0 million or 7% in 2005 and \$7.8 million or 22% in 2004, primarily due to the elimination or discontinuation of certain third-party marketing arrangements or lines of business that did not meet profit expectations.

Operating expenses in this segment include commissions, expenses associated with operations, insurance related taxes and other expenses. Expenses associated with operations in this segment are specifically and directly identified, but also include allocated expenses. Operating expenses in this segment declined 3% in 2005 and 13% in 2004. The reductions were due to a decrease in commissions related to the decline in sales and a decrease in operating expenses due to reductions in staffing from the sale of the administrative claims paying services, KCL Benefit Solutions.

The net loss in the Group Insurance segment increased \$0.5 million or 29% in 2005 compared with 2004, primarily due to the decline in sales. In 2004, the net loss decreased \$2.1 million or 54% compared with 2003, primarily due to the reduction of policyholder benefits and operating expenses.

#### Old American

The following table presents financial data of the Old American business segment for the years ended December 31.

	2005	2004	2003
Insurance revenues:			
Premiums	\$ 71,107	\$ 73,571	\$ 75,833
Reinsurance ceded	(5,100)	(5,745)	(6,597)
Total insurance revenues	66,007	67,826	69,236
Investment revenues:			
Net investment income	13,064	13,259	13,884
Realized investment losses	(375)	(97)	(4,267)
Other revenues	10	-	89
Total revenues	78,706	80,988	78,942
Policyholder benefits	44,449	44,142	48,491
Amortization of deferred acquisition costs			
and value of business acquired	13,418	13,698	14,035
Operating expenses	13,830	14,681	12,998
Total benefits and expenses	71,697	72,521	75,524
Income before income tax expense	7,009	8,467	3,418
Income tax expense	2,080	2,030	692
Net income	\$ 4,929	\$ 6,437	\$ 2,726

The Old American segment sells final expense insurance products nationwide through its general agency system with exclusive territories. Using direct response marketing, Old American provides agents with sales leads. Old American produced 26% of consolidated customer revenues in the past two years, up from 25% in 2003. Old American s net income declined in 2005, primarily from reduced premiums. Net income increased in 2004, reflecting reduced realized investment losses and improved policy benefit ratios from favorable mortality. Net income totaled \$4.9 million in 2005, down from \$6.4 million in 2004 but up from \$2.7 million in 2003. In 2005, this segment provided 14% of consolidated net income, up from 11% in 2004 and down from 18% in 2003. Excluding realized investment gains and losses, this segment provided 15% of net income in 2005, 23% in 2004, and 16% in 2003.

Premium information is provided in the table below. New premiums decreased 8% in 2005, but new premiums increased 2% in 2004. Renewal premiums decreased 3% in both 2005 and 2004. Old American continues to focus on the recruitment and development of new agencies and agents.

	2005	<u>%</u>	2004	<u>%</u>	2003
New premiums	\$ 7,148	(8)	\$ 7,741	2	\$ 7,616
Renewal premiums	63,959	(3)	65,830	(3)	68,217
Total premiums	\$ 71,107	(3)	\$ 73,571	(3)	\$ 75,833

Net investment income declined 2% or \$0.2 million in 2005, 5% or \$0.6 million in 2004. These declines were due to the combination of lower investment yields and slightly lower asset levels. Realized investment losses equaled \$0.4 million in 2005, \$0.1 million in 2004 and \$4.3 million in 2003.

Policyholder benefits consist of death benefits (mortality), accident and health benefits, surrenders, and the associated increase or decrease in reserves for future policy benefits. Policyholder benefits increased 1% or \$0.3 million in 2005 and decreased 9% or \$4.3 million in 2004, primarily due to death benefits. In 2004, death benefits declined. However, in 2005, death benefits increased slightly. In addition, the change in reserves for future policy benefits decreased due to lower premiums in both 2005 and 2004.

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Policyholder benefit ratios (policyholder benefits divided by total revenues excluding realized investment gains and losses) increased in 2005 versus 2004 due to a decrease in revenues, while policyholder benefits were largely unchanged from 2004. This same ratio improved in 2004 compared with 2003, reflecting improved policyholder benefits over a decline in revenues as identified in the table below. These results are largely reflective of the combined effect of a decline in premiums and improved mortality over this timeframe.

	2005	2004	2003
Total revenue Less: Realized investment	\$ 78,706	\$ 80,988	\$ 78,942
losses Revenue excluding realized	(375)	(97)	(4,267)
investment losses	79,081	81,085	83,209
Policyholder benefits	\$ 44,449	\$ 44,142	\$ 48,491
Policyholder benefit ratio	56%	54%	58%

Operating expenses include commissions and production allowances, net of the capitalization of certain commission and production allowances, and expenses from operations. Operating expenses declined in 2005 due to reduced salary and benefits, reflecting staffing fluctuations, reductions in leasehold expenses and a reduction in state insurance department fees related to the triennial examination expenses incurred in 2004. In 2004, operating expenses increased primarily as the result of an increase from lead generation expenses and other marketing initiatives.

#### **Liquidity and Capital Resources**

## Liquidity

The Company meets liquidity requirements primarily through positive cash flows from operations. The Company has sufficient sources of liquidity to satisfy operational requirements. Primary sources of cash flow are premiums, other insurance considerations and deposits, receipts for policyholder accounts, investment sales and maturities, investment income and access to credit from other financial institutions. The principal uses of cash are for the insurance operations, including the purchase of investments, payments of insurance benefits, operating expenses, withdrawals from policyholder accounts, costs related to acquiring new business, dividends and income taxes.

Cash provided from operations in each of the three years ended 2005, 2004 and 2003 was \$50.1 million, \$35.7 million, and \$94.1 million, respectively. The increase in cash provided from operations in 2005 was largely due to reductions in claims payments and operating expenses paid. Net cash provided by investing activities was \$46.6 million in 2005, but \$48.3 million and \$258.0 million in net cash was used in investing activities in 2004 and 2003, respectively. Investment purchases are primarily a function of available cash. During 2003, the Company had significant increases in assets due to sizable immediate and fixed deferred annuity sales, along with the purchase of GuideOne Life Insurance Company. However, 2005 and 2004 reflected less of an increase in cash and investable assets due to reduced immediate and fixed deferred annuity sales.

The Company s investing activity decreased during 2005 and 2004. The Company s new investments in fixed maturity and equity securities totaled \$554.7 million during 2005, \$733.9 million in 2004, and \$1,255.8 million in 2003. New investments in mortgage loans totaled \$109.6 million in 2005, \$72.3 million 2004, and \$149.3 million in 2003. Approximately 20% of the securities portfolio was sold, called or matured in 2005, comparable to 19% in 2004, and 33% in 2003. During 2005, the Company increased its purchases of real estate investments to \$17.7

million, up from \$8.3 million in 2004. However, during 2004, the Company had several sales of real estate investments which resulted in realized gains. The largest sale occurred in December 2004, totaling \$54.3 million, which resulted in a realized investment gain of \$26.4 million, net of applicable capital gains taxes. The Company continually seeks real estate investment opportunities to bolster its investment portfolio.

Net cash used in financing activities was \$89.8 million in 2005 and \$3.4 million in 2004. However, net cash of \$169.2 million was provided by financing activities in 2003. The increase in net cash used in 2005 versus 2004 was primarily

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due to an increase in the repayment of short-term borrowings, which were used for investment and liquidity purposes, and a decline in immediate and fixed deferred annuity deposits, net of withdrawals. Deposits on policyholder account balances totaled \$242.6 million in 2005, \$271.1 million in 2004, and \$338.1 million in 2003. The decline over the three years primarily reflects decreased premium and deposit sales activity. Withdrawals on policyholder account balances totaled \$245.9 million in 2005, \$205.7 million in 2004 and \$180.8 million in 2003. The increase in withdrawals over the three years is consistent with rising interest rates and improvements in the financial markets. Net repayment of borrowings were \$64.9 million and \$41.5 million in 2005 and 2004, respectively.

The above information excludes net proceeds from variable insurance products. These proceeds are segregated into separate accounts and are not held in the Company s general investments because the policyholders, rather than the Company, assume the underlying investment risks.

#### Separate Accounts

At December 31, 2005, the Company had \$367.9 million in separate account assets. This is an increase of \$13.9 million, from \$354.0 million at December 31, 2004, which was primarily the result of positive investment performance. Investment performance increased separate account assets by \$25.1 million in 2005, \$37.3 million in 2004, and \$50.4 million in 2003.

Deposits on separate accounts declined in 2005 to total \$49.4 million. In 2004 and 2003, deposits were \$64.6 million, and \$68.4 million, respectively.

## Debt and Short-Term Borrowing

The Company and certain subsidiaries have access to borrowing capacity through their membership affiliation with the Federal Home Loan Bank (FHLB). At December 31, 2005, outstanding balances under this agreement totaled \$26.2 million. All outstanding balances have maturities of less than one year. The primary purpose for these borrowings is to ensure access to liquidity. This is accomplished through the purchase of highly liquid marketable securities from the proceeds of these borrowings.

The Company has one real estate loan totaling \$0.6 million and the Company has one construction loan related to investment properties totaling \$0.5 million.

Borrowings totaled \$27.3 million at year-end 2005, down from \$92.2 million at year-end 2004. The decrease in borrowings is largely due to reductions in borrowing from FHLB. These particular borrowings decreased \$62.2 million during the year. The Company has access to unsecured revolving lines of credit of \$60.0 million with two major commercial banks with no balances outstanding. Both lines of credit will expire during 2006, and it is expected that the Company will renew these facilities.

#### Capital Resources

The Company considers existing capital resources to be more than adequate to support the current level of business activities.

The following table shows the capital adequacy of the Company for the past two years.

	2005	2004
Total assets less separate accounts	\$ 4,191,159	\$ 4,312,163
Total stockholders' equity	680,219	692,896
Ratio of stockholders' equity		
to assets less separate accounts	16%	16%

The ratio of equity to assets less separate accounts has remained relatively constant. Net unrealized gains on available for sale securities, which are included as a part of stockholders—equity, decreased \$34.6 million at December 31, 2005. The decline reflects higher interest rates relative to prior year-end. Net unrealized gains increased \$5.2 million and \$45.5 million at December 31, 2004 and 2003, respectively, reflecting lower interest rates and improving credit markets relative to December 31 of the prior years.

The Company s statutory equity exceeds the minimum capital deemed necessary to support its insurance business, as determined by the risk based capital calculations and guidelines established by the National Association of Insurance

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Commissioners. The maximum stockholder dividends that can be paid out of stockholders equity in 2006 without prior approval of the Missouri Director of Insurance are \$49.5 million - the statutory gain from operations at year-end 2005.

Stockholders equity per share, or book value, equaled \$57.07 for year-end 2005, a 2% decrease for the year. The stock repurchase program was extended by the Board of Directors through January 2007 to permit the purchase of up to one million of the Company s shares on the open market, which would represent approximately 8% of the shares currently outstanding. No shares were purchased under this program during 2005.

On January 30, 2006, the Board of Directors declared a quarterly dividend of \$0.27 per share, unchanged from the prior year, that was paid February 14, 2006 to stockholders of record as of February 9, 2006.

Current legislative activities are not expected to have a significant impact on the ongoing operations of the Company.

#### **Contractual Obligations**

The following table summarizes the Company s information about contractual obligations by due date and expiration date as of December 31, 2005. Contractual obligations of the Company are those obligations fixed by agreement as to dollar amount and date of payment.

Contractual Obligations				After	
(amounts in millions)	Total	1 year	1-3 years	4-5 years	5 years
Borrowings (1)	\$ 27.3	\$ 26.7	\$ -	\$ 0.6	\$ -
Operating lease obligations (2)	6.8	1.8	4.9	0.1	-
Purchase obligations (3)	1.4	1.4	-	-	-
Mortgage loan commitments					
and other investments (4)	20.4	20.4	-	-	-
Annuity certain contracts (5)	70.1	14.4	24.0	17.0	14.7
Insurance liabilities (6)	3,068.6	320.2	644.4	606.0	1,498.0
Total contractual obligations	\$ 3,194.6	\$ 384.9	\$ 673.3	\$ 623.7	\$ 1,512.7

- (1) Borrowings include long-term and short-term debt as described in the previous section Debt and short-term borrowing.
- (2) As a lessee, the Company leases its mainframe computer and certain related support equipment. The Company is also a lessee of an office building with a 20-year lease that began in 1989 with two five-year renewal options. In 1998, the Company assigned the interest in the lease to a third-party for the remainder of the lease period.
- (3) Purchase obligations include contracts where the Company has a non-cancelable commitment to purchase goods and services.
- (4) Mortgage loan commitments to provide funding to originate commercial mortgage loans. Mortgage loan commitments generally do not extend beyond 90 days. Other investments are primarily commitments for real estate investments.

- (5) Annuity certain contracts are those insurance liabilities (included in future policyholder benefits and policyholder contract balances), which do not have life contingencies and have scheduled payments. Annuity certain contracts without life contingencies consist of single premium immediate annuities, supplementary contracts and structured settlements.
- (6) Insurance liabilities consist primarily of future policyholder benefits and policyholder contract balances for which the timing of cash flows is uncertain and which have life contingencies. The schedule of payments for these liabilities can vary significantly because of the uncertainty of the timing of cash flows, which depend upon insurable events or policyholder surrenders.

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### Item 7A: QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company holds a diversified portfolio of investments that includes cash, bonds, preferred stocks, mortgage-backed securities, commercial mortgages and real estate. Each of these investments is subject, in varying degree, to market risks that can affect their return and their fair value. A majority of these assets are debt instruments of corporations or U.S. Government Sponsored Enterprises (GSE) and are considered fixed income investments. Thus, the primary market risks affecting the Company s portfolio are interest rate risk, credit risk and liquidity risk.

Interest rate risk arises from the price sensitivity of investments to changes in interest rates. Coupon and dividend income represent the greatest portion of an investment s total return for most fixed income instruments in stable interest rate environments. The changes in the fair market price of such investments are inversely related to changes in market interest rates. As interest rates fall, the coupon and dividend streams of existing fixed rate investments become more valuable and market values rise. As interest rates rise, the opposite effect occurs.

The Company s investment portfolio decreased in value in 2005, primarily due to higher interest rates. At year-end 2005, the fair value of the securities exceeded its book value by \$35.2 million.

Due to the complex nature of interest rate movements and their uneven effects on the value of fixed income investments, the Company uses sophisticated computer programs to help consider potential changes in the value of the portfolio. Assuming that changes occur equally over the entire term structure of interest rates or yield curve, it is estimated that a 100 basis point increase in rates would translate to a \$139.4 million loss of fair value for the \$2.9 billion securities portfolio. Conversely, a 100 basis point rate decrease would translate to a \$140.1 million increase in fair value.

Market changes rarely follow a linear pattern in one direction for any length of time. Within any diversified portfolio, an investor will likely find embedded options, both puts and calls, that change the structure of the cash flow stream. Mortgage-backed securities are particularly sensitive to interest rate changes. As long-term interest rates fall, homeowners become more likely to refinance their mortgage or move up to a larger home, causing a prepayment of the outstanding mortgage principal, which must then be reinvested at a lower rate. Should interest rates rise suddenly, prepayments expected by investors may decrease, extending the duration of a mortgage pool. This represents a further interest rate risk to investors.

As interest rates rise, policyholders may become more likely to surrender policies or to borrow against cash values, often to meet sudden needs in an inflationary environment or to invest in higher yielding opportunities elsewhere. This risk of disintermediation may force the Company to liquidate parts of its portfolio at a time when the fair market value of fixed income investments is falling. If interest rates fall, the Company may also be forced to invest new cash receipts at levels below the minimum guaranteed rates payable to policyholders, eroding profit margins. The Company can usually adapt to small sudden changes in interest rates, or even large changes that occur over longer periods of time. However, cash flow may increase or decrease over the course of the business cycle. Therefore, the Company takes steps to ensure that adequate liquidity is available to meet obligations in a timely manner. To this end, the Company utilizes an asset/liability management program, and the Company maintains lines of credit with commercial banks and other short-term borrowing arrangements with financial institutions.

The majority of the Company s investments are exposed to varying degrees of credit risk. Credit risk is the risk that the value of the investment may decline due to deterioration in the financial strength of the issuer and that the timely or ultimate payment of principal or interest might not occur.

The Company recorded realized investment gains in 2005 and 2004 compared to realized investment losses in 2003. Realized investment losses have been primarily attributable to credit deterioration and bankruptcies in the airline and utility sectors. A default by a rated issuer usually involves some loss of principal to the investor. Losses can be mitigated by timely sales of affected securities or by active involvement in a restructuring process. However, there can be no assurance that the efforts of an investor will lead to favorable outcomes in a bankruptcy or restructuring. Information about the write-down of investment securities is provided in the table of Realized Investments Gains and Losses, under the section Consolidated Results of Operations in Item 7 - Management s Discussion and Analysis.

The Company mitigates credit risk by diversifying the investment portfolio across a broad range of issuers, investment sectors and security types, and by limiting the amount invested in any particular entity. With the exception of certain GSE s, there is no exposure to any single issuer greater than one percent of assets on a book value basis. The Company

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also invests in securities carrying a lien against physical assets. These securities can improve the likelihood of payment according to contractual terms and increase recovery amounts in the case of bankruptcy or restructuring.

The Company currently holds \$140.2 million of foreign bonds. The foreign securities do not expose the Company directly to foreign currency risk as the securities are denominated in U.S. dollars. As a result, the foreign currency risk lies with the issuer of the securities and may expose them to fluctuations in the foreign currency market.

As market interest rates fluctuate, so will the value of the Company's investment portfolio and its stockholders' equity. At December 31, 2005, the Company had an unrealized investment gain of \$17.5 million (net of related taxes, policyholder account balances and deferred acquisition costs), compared to \$52.1 million at year-end 2004. This decrease is primarily the result of increases in interest rates. The Company continues its practice of the limited use of derivatives as a form of risk mitigation.

#### Asset/Liability Management

Kansas City Life s asset/liability management programs and procedures involve the monitoring of asset and liability durations for various product lines, cash flow testing under various interest rate scenarios to evaluate the potential sensitivity of assets and liabilities to interest rate movements, and the continuous rebalancing of assets and liabilities with respect to yield, risk, and cash flow characteristics.

Kansas City Life believes its asset/liability management programs and procedures, along with certain product features, provide protection for the Company against the effects of changes in interest rates under various scenarios.

Cash flows and effective durations of the asset and liability portfolios are measured at points in time and are affected by changes in the level and term structure of interest rates, as well as changes in policyholder behavior. Further, durations are managed on an individual product level, as well as an aggregate portfolio basis. As a result, differences typically exist between the duration, cash flows and yields of assets versus liabilities on an individual portfolio and aggregate basis. The Company s asset/liability management programs and procedures enable management to monitor the changes, which have both positive and negative correlations among certain portfolios, and to make adjustments to asset mix, liability crediting rates and product terms so as to manage risk and profitability over time.

The Company performs cash flow scenario testing through models of its in-force business. These models reflect specific product characteristics and include assumptions based on current and anticipated experience regarding the relationships between short-term and long-term interest rates (i.e., the slope of the yield curve), credit spreads, market liquidity and other factors, including policyholder behavior in certain market conditions. In addition, these models include asset cash flow projections, reflecting interest payments, sinking fund payments, principal payments, bond calls and mortgage prepayments.

The Company has a risk that the asset or liability portfolio performance may differ from forecasted results as a result of unforeseen economic circumstances, estimates or assumptions that prove incorrect, unanticipated policyholder behavior or other factors. The result of such deviation of actual versus expected performance could include excess or insufficient liquidity in future periods. Excess liquidity, in turn, could result in reduced profitability on one or more product lines. Insufficient liquidity could result in the need to generate liquidity through borrowing, asset sales or other means. The Company believes that adherence to its asset/liability management programs will provide sufficient liquidity to enable it to fulfill its obligation to pay benefits under its various insurance and deposit contracts. On a historical basis, the Company has not needed to liquidate assets to ensure sufficient cash flows. The Company maintains borrowing lines on a secured and unsecured basis to provide additional liquidity, if needed.

The Company markets certain variable products. The policyholder assumes essentially all the investment earnings risk for the portion of the account balance invested in the separate accounts. However, the Company assesses certain charges based on the policy account values and changes to the account values can affect the Company's earnings. The portion of the policyholder's account balance invested in the fixed general account, if any, is affected by many factors, including the absolute level of interest rates, relative performance of the fixed income and equity markets, and the spreads between interest yields on investments and rates credited to the policyholder's accounts.

#### **Expected Cash Flows**

The table below details the nature of expected cash flows from the securities portfolio, including the cash flows from mortgage-backed securities pools, corporate bonds and commercial mortgages. Calls and prepayments represent the principal amount expected to return to the Company. Total principal equals invested cash scheduled to return in each year, including maturities, calls, sinking funds and prepayments.

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# **Expected Cash Flows**

(amounts in millions)

											There-		Total		Fair
	2006		2007		2008		2009		2010		<u>after</u>		Principa	<u>1</u>	<u>Value</u>
Corporate bonds currently callab	le\$ -		\$ 5		\$ 4		\$ 1		\$ -		\$ 17		\$ 27		\$ 24
Average interest rate	-	%	6.84	%	8.04	%	3.83	%	-	%	6.59	%	6.75	%	
Mortgage-backed securities and															
CMO's	181		104		71		64		49		224		693		668
Average interest rate	4.62	%	4.97	%	5.05	%	5.15	%	5.51	%	5.44	%	5.09	%	
All other securities	130		207		148		150		159		1,310		2,104		2,173
Average interest rate	6.00	%	4.92	%	5.90	%	5.85	%	5.62	%	5.96	%	5.86	%	
Investment securities	311		316		223		215		208		1,551		2,824		2,865
Average interest rate	5.19	%	4.97	%	5.67	%	5.63	%	5.59	%	5.89	%	5.68	%	
Mortgages	24		23		34		38		45		295		459		466
Average interest rate	7.78	%	7.06	%	6.92	%	6.90	%	6.11	%	7.00	%	6.94	%	
Total	\$ 335		\$ 339		\$ 257		\$ 253		\$ 253		\$ 1,846		\$ 3,283		\$ 3,331
Average interest rate	5.38	%	5.11	%	5.84	%	5.82	%	5.68	%	6.07	%	5.83	%	

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# Item 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

# KANSAS CITY LIFE INSURANCE COMPANY CONSOLIDATED BALANCE SHEETS

(amounts in thousands, except share data)

	December 31 2005	2004
ASSETS		
Investments:		
Fixed maturity securities available for sale, at fair value	A 2 0 6 5 4 5 6	<b>A. O. CO. 11.4</b>
(amortized cost: 2005 - \$2,830,926; 2004 - \$2,863,781)	\$ 2,865,476	\$ 2,962,114
Equity securities available for sale, at fair value	50.775	62.000
(cost: 2005 - \$52,143; 2004 - \$61,812)	52,775	63,099
Mortgage loans	458,668	430,632
Real estate	81,870	91,519
Policy loans	101,088	108,546
Short-term investments	46,383	67,980
Other investments	2,179	2,081
Total investments	3,608,439	3,725,971
Cash	10,985	4,147
Accrued investment income	40,002	39,928
Deferred acquisition costs	226,963	229,712
Value of business acquired	89,505	96,853
Reinsurance receivables	163,347	156,839
Property and equipment	29,954	31,595
Other assets	21,964	27,118
Separate account assets	367,860	353,983
Total assets	\$ 4,559,019	\$ 4,666,146
LIABILITIES		
Future policy benefits	\$ 860,284	\$ 863,754
Policyholder account balances	2,278,418	2,295,783
Policy and contract claims	36,355	34,200
Other policyholder funds	93,197	96,853
Notes payable	27,282	92,220
Income taxes	40,155	53,703
Other liabilities	175,249	182,754
Separate account liabilities	367,860	353,983
Total liabilities	3,878,800	3,973,250
STOCKHOLDERS! FOLHTV		
STOCKHOLDERS' EQUITY Common stock, par value \$1.25 per share		
Authorized 36,000,000 shares,		
issued 18,496,680 shares	23,121	23,121
Additional paid in capital	25,063	24,279
Retained earnings	756,807	733,499
Accumulated other comprehensive income (loss)	(8,406)	26,231
Less treasury stock, at cost (2005 - 6,578,046 shares;	(0,700)	20,231
2004 - 6,550,287 shares)	(116,366)	(114,234)
Total stockholders' equity	680,219	692,896
rotal stockholders equity	000,217	092,090
Total liabilities and stockholders' equity	\$ 4,559,019	\$ 4,666,146

 $See\ accompanying\ Notes\ to\ Consolidated\ Financial\ Statements.$ 

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# KANSAS CITY LIFE INSURANCE COMPANY CONSOLIDATED STATEMENTS OF INCOME

(amounts in thousands, except share data)

	Year Ended Dec		
	2005	2004	2003
REVENUES			
Insurance revenues:			
Premiums	\$ 179,891	\$ 188,881	\$ 211,468
Contract charges	114,745	115,710	110,006
Reinsurance ceded	(55,597)	(54,490)	(48,830)
Total insurance revenues	239,039	250,101	272,644
Investment revenues:			
Net investment income	194,608	197,975	194,763
Realized investment gains (losses)	6,113	45,929	(29,280)
Other revenues	10,312	8,468	9,387
Total revenues	450,072	502,473	447,514
BENEFITS AND EXPENSES			
Policyholder benefits	176,209	185,155	207,914
Interest credited to policyholder account balances	92,121	96,497	92,278
Amortization of deferred acquisition costs	,	,	,
and value of business acquired	42,429	43,477	40,424
Operating expenses	89,688	95,661	97,667
Total benefits and expenses	400,447	420,790	438,283
Income before income tax expense (benefit)	49,625	81,683	9,231
Income tax expense (benefit)	13,441	23,996	(5,562)
NET INCOME	\$ 36,184	\$ 57,687	\$ 14,793
Basic and diluted earnings per share: Net income	\$ 3.03	\$ 4.83	\$ 1.24

See accompanying Notes to Consolidated Financial Statements.

# KANSAS CITY LIFE INSURANCE COMPANY CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

(amounts in thousands, except share data)

	Year Ended De		
	2005	2004	2003
COMMON STOCK, beginning and end of year	\$ 23,121	\$ 23,121	\$ 23,121
ADDITIONAL PAID IN CAPITAL			
Beginning of year	24,279	23,310	22,605
Excess of proceeds over cost of treasury stock sold	784	969	705
End of year	25,063	24,279	23,310
RETAINED EARNINGS			
Beginning of year	733,499	688,800	686,847
Net income	36,184	57,687	14,793
Stockholder dividends of \$1.08 per share			
(2004 - \$1.08; 2003 - \$1.08)	(12,876)	(12,988)	(12,840)
End of year	756,807	733,499	688,800
ACCUMULATED OTHER COMPREHENSIVE			
INCOME (LOSS)	26.221	22.410	(0.4.405)
Beginning of year	26,231	23,418	(24,437)
Other comprehensive income (loss)	(34,637)	2,813	47,855
End of year	(8,406)	26,231	23,418
TREASURY STOCK, at cost			
Beginning of year	(114,234)	(114,211)	(110,639)
Cost of 50,689 shares acquired			
(2004 - 12,227 shares; 2003 - 96,472 shares)	(2,458)	(506)	(3,925)
Cost of 22,930 shares sold			
(2004 - 34,027 shares; 2003 - 24,882 shares)	326	483	353
End of year	(116,366)	(114,234)	(114,211)
TOTAL STOCKHOLDERS' EQUITY	\$ 680,219	\$ 692,896	\$ 644,438

See accompanying Notes to Consolidated Financial Statements.

# KANSAS CITY LIFE INSURANCE COMPANY CONSOLIDATED STATEMENTS OF CASH FLOWS

(amounts in thousands)

	Year Ended	2002	
OPERATING ACTIVITIES	2005	2004	2003
Net income	\$ 36,184	\$ 57,687	\$ 14,793
Adjustments to reconcile net income to	ψ 50,104	Ψ 37,007	Ψ 14,775
net cash provided by operating activities:			
Amortization of investment premium (discount)	10,493	13,387	4,287
Depreciation	4,289	5,175	12,949
Acquisition costs capitalized	(28,092)	(29,006)	(31,903)
Amortization of deferred acquisition costs	35,608	36,080	33,431
Amortization of value of business acquired	6,821	7,397	6,993
Realized investment (gains) losses	(6,113)	(45,929)	29,280
Changes in assets and liabilities:			
Future policy benefits	(3,470)	1,345	18,086
Policyholder account balances	(19,263)	(3,342)	32,335
Income taxes payable and deferred	5,064	16,124	(17,237)
Other, net	8,529	(23,185)	(8,867)
Net cash provided	50,050	35,733	94,147
INVESTING ACTIVITIES			
Purchases of investments:			
Fixed maturity securities	(548,979)	(726,948)	(1,251,481)
Equity securities	(5,690)	(6,957)	(4,279)
Mortgage loans	(109,561)	(72,265)	(149,344)
Real estate	(17,725)	(8,287)	(41,329)
Other investment assets	(98)	(1,179)	-
Sales of investments:			
Fixed maturity securities	175,317	159,095	188,849
Equity securities	6,296	4,730	17,036
Real estate	33,267	72,092	20,226
Other investment assets	29,055	9,717	123,027
Maturities and principal paydowns of investments:			
Fixed maturity securities	394,366	421,974	725,589
Equity securities	9,026	2,765	8,771
Mortgage loans	82,414	98,689	158,195
Net additions to property and equipment	(1,061)	(1,686)	(969)
Insurance business acquired	-	- (40.260)	(52,264)
Net cash provided (used)	46,627	(48,260)	(257,973)
FINANCING ACTIVITIES			
Proceeds from borrowings	45,315	13,575	35,061
Repayment of borrowings	(110,252)	(55,025)	(634)
Deposits on policyholder account balances	242,613	271,133	338,089
Withdrawals from policyholder account balances	(245,927)	(205,749)	(180,801)
Net transfers to separate accounts	5,213	(12,009)	(9,427)
Change in other deposits	(12,577)	(3,239)	2,629
Cash dividends to stockholders	(12,876)	(12,988)	(12,840)
Net disposition (acquisition) of treasury stock	(1,348)	946	(2,867)
Net cash provided (used)	(89,839)	(3,356)	169,210
Increase (decrease) in cash	6,838	(15,883)	5,384
Cash at beginning of year	4,147	20,029	14,645
Cash at end of year	\$ 10,985	\$ 4,146	\$ 20,029

See accompanying Notes to Consolidated Financial Statements.

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# KANSAS CITY LIFE INSURANCE COMPANY NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(amounts in thousands, except share data)

#### 1. NATURE OF OPERATIONS AND SIGNIFICANT ACCOUNTING POLICIES

#### **Business**

Kansas City Life Insurance Company (the Company) is a Missouri domiciled stock life insurance company which, with its subsidiaries, is licensed to sell insurance products in 49 states and the District of Columbia. The Company offers a diversified portfolio of individual insurance, annuity and group products through three life insurance companies: Kansas City Life Insurance Company (Kansas City Life) the parent company, and wholly owned subsidiaries Sunset Life Insurance Company of America (Sunset Life) and Old American Insurance Company (Old American).

#### **Basis of Presentation**

The accompanying consolidated financial statements have been prepared on the basis of accounting principles generally accepted in the United States of America (GAAP) and include the accounts of Kansas City Life and its subsidiaries, principally Sunset Life and Old American. All material intercompany accounts and transactions have been eliminated in consolidation. Certain amounts in prior years have been reclassified to conform with the current year presentation.

#### **Use of Estimates**

The preparation of the consolidated financial statements requires management of the Company to make estimates and assumptions relating to the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenue and expenses during the period. These estimates are inherently subject to change and actual results could differ from these estimates. Included among the material (or potentially material) reported amounts and disclosures that require extensive use of estimates are deferred acquisition costs, value of business acquired, future policy benefits, policy and contract claim liabilities and the fair value of certain invested assets.

#### **Business Changes**

As of year-end 2005, the Company s reportable segments have been redefined from prior reports where Sunset Life was identified and reported as a separate operating segment. In this and future reports, the results of Sunset Life are combined with the individual insurance business of Kansas City Life, into the Individual Insurance segment. While Sunset Life will continue as a life insurance company with its current block of business, its operating results are combined with the individual insurance business of Kansas City Life since the nature of the products and services, the types of customers and distribution methods are essentially the same as that of Kansas City Life. The segment reporting of prior years has been restated for the change in reportable segments. As a result, the Company now has three reportable business segments, which are defined based on the nature of the products and services offered: Individual Insurance, Group Insurance and Old American.

On June 30, 2003, the Company acquired all of the issued and outstanding stock of GuideOne Life Insurance Company (GuideOne) from GuideOne Financial Group, Inc. and GuideOne Mutual Company. The financial position and results of operations of GuideOne have been included in these financial statements on a GAAP basis using the purchase method of accounting since July 1, 2003. As of October 1, 2003, GuideOne was merged into Kansas City Life. For segment reporting purposes, GuideOne is included in the Individual Insurance segment.

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#### KANSAS CITY LIFE INSURANCE COMPANY

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

#### **Investments**

Short-term investments are stated at cost, adjusted for amortization of premium and accrual of discount. Securities available for sale are stated at fair value. Unrealized gains and losses, net of adjustments to deferred acquisition costs (DAC), value of business acquired (VOBA), policyholder account balances and deferred income taxes, are reported as a separate component of accumulated other comprehensive income in stockholders' equity. The adjustments to DAC and VOBA represent changes in the amortization of DAC and VOBA that would have been required as a charge or credit to income had such unrealized amounts been realized. The adjustment to policyholder account balances represents the increase from using a discount rate that would have been required if such unrealized gains had been realized and the proceeds reinvested at current market interest rates, which were lower than the then current effective portfolio rate.

The Company reviews and analyzes its securities on an ongoing basis. Based upon these analyses, specific security values are written down to fair value through earnings as a realized investment loss if the security's value is considered to be an other-than-temporary impairment. Premiums and discounts on fixed maturity securities are amortized over the life of the related security as an adjustment to yield using the effective interest method.

Mortgage loans are stated at cost, adjusted for amortization of premium and accrual of discount, less a valuation reserve for probable losses. A loan is considered impaired if it is probable that contractual amounts due will not be collected. The valuation reserve is based upon historical impairment experience, including an estimate of probable impairment of any delinquent or defaulted loans. Such estimates are based upon the value of the expected cash flows and the underlying collateral on a net realizable basis. Loans in foreclosure and loans considered to be impaired are placed on a non-accrual status.

Real estate consists of directly owned investments and real estate joint ventures. Real estate that is directly owned is carried at depreciated cost. Real estate joint ventures consist of low income housing tax credit ( LIHTC ) investments, which are not material to the financial statements. Real estate joint ventures are consolidated where required or are valued at cost, adjusted for the Company s equity in earnings since acquisition.

Policy loans are carried at cost, less principal payments received. Realized gains and losses on the sale of investments are determined on the basis of specific security identification recorded on the trade date.

### **Deferred Acquisition Costs (DAC)**

Deferred acquisition costs (DAC), principally agent commissions and other selling, selection and issue costs, which vary with and are directly related to the production of new business, are capitalized as incurred. These deferred costs are then amortized in proportion to future premium revenues or the expected future profits of the business, depending upon the type of product. Profit expectations are based upon assumptions of future interest spreads, mortality margins, expense margins and policy and premium persistency experience. These assumptions involve judgment and are compared to actual experience on an ongoing basis. If it is determined that the assumptions related to the profit expectations for interest sensitive and variable insurance products should be revised, the impact of the change is reported in the current period s income as an unlocking adjustment.

DAC is reviewed on an ongoing basis to determine that the unamortized portion does not exceed the expected recoverable amounts. If it is determined from emerging experience that the premium margins or gross profits are insufficient to amortize deferred acquisition costs, then the asset will be adjusted downward with the adjustment recorded as an expense in the current period. No impairment adjustments have been recorded in the years presented. The DAC asset is adjusted to reflect the impact of unrealized gains and losses on fixed maturity securities available for sale, as described in the Investments section of Note 1.

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#### KANSAS CITY LIFE INSURANCE COMPANY

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table provides information about DAC at December 31.

	2005	2004	2003
Balance at beginning of year	\$ 229,712	\$ 237,702	\$ 243,120
Capitalization of commissions, sales and issue expenses	28,092	29,006	31,902
Gross amortization	(48,699)	(49,814)	(47,698)
Accrual of interest	13,091	13,734	14,267
Amortization due to realized investment losses	78	304	879
Change in DAC due to unrealized investment (gains) losses	4,689	(1,220)	(4,768)
Balance at end of year	\$ 226,963	\$ 229,712	\$ 237,702

#### Value of Business Acquired (VOBA)

When a new block of business is acquired, a portion of the purchase price is allocated to a separately identifiable intangible asset, called the value of business acquired (VOBA). VOBA is established as the actuarially determined present value of future gross profits of the business acquired and is amortized in proportion to future premium revenues or the expected future profits, depending on the type of business acquired. Amortization of VOBA occurs with interest over the anticipated lives of the underlying business to which it relates, initially 15 to 30 years. Similar to DAC, the assumptions regarding future experience can affect the carrying value of VOBA, including interest spreads, mortality, expense margins and policy and premium persistency experience. Significant changes in these assumptions can impact the carrying balance of VOBA and produce changes that are reflected in the current period s income as an unlocking adjustment.

VOBA is reviewed on an ongoing basis to determine that the unamortized portion does not exceed the expected recoverable amounts. If it is determined from emerging experience that the premium margins or gross profits are insufficient to support the value of VOBA, then the asset will be adjusted downward with the adjustment recorded as an expense in the current period. No impairment adjustments have been recorded in the years presented. The VOBA asset is adjusted to reflect the impact of unrealized gains and losses on fixed maturity securities available for sale, as described in the Investments section of Note 1.

In 2003, VOBA was established in the amount of \$38,005 from the purchase of GuideOne. The following table provides information about VOBA at December 31.

	2005	2004	2003
Balance at beginning of year	\$ 96,853	\$ 106,334	\$ 75,322
Purchase of GuideOne Life	-	-	38,005
Gross amortization	(13,996)	(15,253)	(14,716)
Accrual of interest	6,546	7,294	7,723
Amortization due to realized investment losses	7	-	-
Change in VOBA due to unrealized investment (gains) losses	95	(1,522)	-

Balance at end of year \$ 89,505 \$ 96,853 \$ 106,334

The accrual of interest for Old American VOBA was calculated at a 13% interest rate for the life block and a 7% rate for the accident and health block. For the GuideOne acquisition VOBA, a 5.2% interest rate was used on the interest sensitive block, a 4.1% interest rate was used on the deferred annuity block and a 5.3% interest rate was used on the traditional life block. For the VOBA on an acquired block of business a 7% interest rate was used on the traditional life portion and a 5.4% interest rate was used on the interest sensitive portion. The interest rates used in the calculation of

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#### KANSAS CITY LIFE INSURANCE COMPANY

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

VOBA are based on rates appropriate at the time of acquisition. The expected amortization of VOBA each year over the next five years 2006 through 2010 is \$7,490, \$7,367, \$7,151, \$7,079, and \$6,771, respectively.

#### **Separate Accounts**

Separate account assets and liabilities arise from the sale of variable life insurance and annuity products. The separate account represents funds segregated for the benefit of certain policyholders who bear the investment risk. The assets are legally segregated and are not subject to claims which may arise from any other business of the Company. The separate account assets and liabilities, which are equal, are recorded at fair value. Policyholder account deposits and withdrawals, investment income and realized investment gains and losses are excluded from the amounts reported in the Consolidated Statements of Income. Revenues to the Company from separate accounts consist principally of contract charges, which include maintenance charges, administrative fees and mortality and risk charges.

The following table provides a reconciliation of activity within separate account liabilities at December 31.

	2005	2004	2003
Balance at beginning of year	\$ 353,983	\$ 304,691	\$ 244,862
Deposits on variable policyholder contracts	49,360	64,558	68,447
Transfers to general account	(6,040)	(9,904)	(24,318)
Investment performance	25,131	37,283	50,402
Policyholder benefits	(40,890)	(29,172)	(21,836)
Contract charges	(13,684)	(13,473)	(12,866)
Balance at end of year	\$ 367,860	\$ 353,983	\$ 304,691

### **Recognition of Revenues**

Premiums for traditional life insurance products are reported as revenue when due. Premiums on accident and health, disability and dental insurance are reported as earned ratably over the contract period in proportion to the amount of insurance protection provided. A reserve is provided for the portion of premiums written which relate to unexpired terms of coverage.

Deposits related to universal life, fixed deferred annuity contracts and investment-type products are credited to policyholder account balances. Revenues from such contracts consist of amounts assessed against policyholder account balances for mortality, policy administration and surrender charges, and are recognized in the period in which the benefits and services are provided.

# **Future Policy Benefits**

Liabilities for future policy benefits of traditional life insurance have been computed by a net level premium method based upon estimates at the time of issue for investment yields, mortality and withdrawals. These estimates include provisions for experience less favorable than actually expected. Mortality assumptions are based on Company experience expressed as a percentage of standard mortality tables. The 1975-1980 Select and Ultimate Basic Table is used for new business.

Liabilities for future policy benefits of immediate annuities and supplementary contracts with life contingencies are also computed by a net level premium method, based upon estimates at the time of issue for investment yields and mortality.

Liabilities for future policy benefits of accident and health insurance represent estimates of payments to be made on reported insurance claims, as well as claims incurred but not yet reported. These liabilities are estimated using actuarial analyses and case basis evaluations, based upon past claims experience, claim trends and industry experience.

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#### KANSAS CITY LIFE INSURANCE COMPANY

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table provides detail about future policy benefits at December 31.

	2005	2004
Life insurance Immediate annuities and supplementary contracts	\$ 724,033	\$ 731,194
with life contingencies Total	91,300 815,333	88,374 819,568
Accident and health insurance	44,951	44,186
Total future policy benefits	\$ 860,284	\$ 863,754

#### **Policyholder Account Balances**

Liabilities for universal life and fixed deferred annuity products represent policyholder account balances, without reduction for potential surrender charges, and deferred front-end contract charges, which are amortized over the term of the policies. Policyholder benefits incurred in excess of related policyholder account balances are charged to policyholder benefits expense. Interest on policyholder account balances is credited as earned.

Crediting rates for universal life insurance and fixed deferred annuity products ranged from 3.00% to 5.75% (2004 - 3.00% to 5.75%; 2003 - 3.00% to 6.25%).

The following table provides detail about policyholder account balances at December 31.

	2005	2004
Universal life insurance Fixed deferred annuities Other	\$ 1,072,021 1,131,297 75,100	\$ 1,087,181 1,127,902 80,700
Policyholder account balances	\$ 2,278,418	\$ 2,295,783

#### Income Taxes

Deferred income taxes are recorded on the differences between the tax bases of assets and liabilities and the amounts at which they are reported in the consolidated financial statements. Recorded amounts are adjusted to reflect changes in income tax rates and other tax law provisions as they become enacted. The Company and its subsidiaries file a consolidated federal income tax return that includes both life insurance companies

and non-life insurance companies.

Deferred income tax expenses or credits are based on the changes in the asset or liability from period to period. Deferred income tax assets are subject to ongoing evaluation of whether such assets will be realized. The ultimate realization of deferred income tax assets depends on generating future taxable income during the periods in which temporary differences become deductible. If future taxable income is not expected a valuation allowance against deferred income tax assets may be required.

#### **Participating Policies**

Participating business at year-end 2005 approximates 5% of statutory premiums and 7% of the life insurance in force. The amount of dividends to be paid is determined annually by the Board of Directors. Provision has been made in the liability for future policy benefits to allocate amounts to participating policyholders on the basis of dividend scales contemplated at the time the policies were issued. Additional provisions have been made for policyholder dividends in excess of the original scale, which have been declared by the Board of Directors.

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### KANSAS CITY LIFE INSURANCE COMPANY

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

### Reinsurance

In the normal course of business, the Company cedes risks to other insurers primarily to protect the Company against adverse fluctuations in mortality experience. The Company also assumes risks ceded by other companies. Reinsurance is effected on individual risks and through various quota share arrangements. Business is reinsured primarily through yearly renewable term and coinsurance agreements. Under yearly renewable term insurance, the Company pays annual premiums and the reinsurer reimburses claims paid related to this coverage. Under coinsurance, the reinsurer receives a proportionate share of the premiums less applicable commissions and is liable for a corresponding share of policy benefits. The Company remains contingently liable if the reinsurer should be unable to meet obligations assumed under the reinsurance contract.

Reinsurance receivables include amounts related to paid benefits and estimated amounts related to unpaid policy and contract claims, future policy benefits and policyholder account balances. The cost of reinsurance is accounted for over the terms of the underlying reinsured policies using assumptions consistent with those used to account for the policies.

### **Income Per Share**

Due to the Company's capital structure and the absence of other potentially dilutive securities, there is no difference between basic and diluted earnings per common share for any of the years or periods reported. The weighted average number of shares outstanding during the year was 11,923,831 shares (2004 - 11,932,109 shares; 2003 - 11,944,291 shares). The number of shares outstanding at year-end was 11,918,634 (2004 - 11,946,393).

### **Comprehensive Income (Loss)**

Comprehensive income (loss) is comprised of net income and other comprehensive income (loss). Other comprehensive income (loss) includes the unrealized investment gains or losses on securities available for sale (net of reclassification adjustments for realized investment gains or losses) net of adjustments to DAC, VOBA, policyholder account balances, and the change in the additional minimum pension liability. Other comprehensive income (loss) includes deferred income taxes on these items.

### KANSAS CITY LIFE INSURANCE COMPANY

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

### **New Accounting Pronouncements**

In March 2004, the Emerging Issues Task Force reached further consensus on Issue No. 03-1 The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments (EITF 03-1). EITF 03-1 provides guidance for determining the meaning of other-than-temporarily impaired and its application to certain debt and equity securities within the scope of Statement of Financial Accounting Standards (SFAS) No. 115 Accounting for Certain Investments in Debt and Equity Securities (SFAS 115) and investments accounted for under the cost method. The guidance requires that investments which have declined in value due to credit concerns or solely due to changes in interest rates must be recorded as other-than-temporarily impaired unless the Corporation can assert and demonstrate its intention to hold the security for a period of time sufficient to allow for a recovery of fair value up to or beyond the cost of the investment, which might mean maturity. This issue also requires disclosures assessing the ability and intent to hold investments in instances in which an investor determines that an investment with a fair value less than cost is not other-than-temporarily impaired.

The guidance in EITF 03-1 was effective for other-than-temporary impairment evaluations made in reporting periods beginning after June 15, 2004. However, the guidance contained in paragraphs 10-20 of this Issue in EITF Abstracts has been delayed by Financial Accounting Standards Board (FASB) Staff Position (FSP) EITF Issue 03-1-1, The Effective Date of Paragraphs 10-20 of EITF Issue No. 03-1, The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments, posted on September 30, 2004. At the November 2004 meeting, the FASB staff indicated that the Board is expected to undertake a comprehensive reconsideration of the guidance in EITF 03-1 and that the measurement and recognition guidance in paragraphs 10-20 of that Issue continue to be deferred by FSP EITF Issue 03-1-1. However, other provisions of EITF 03-1, including its disclosure requirements, have not been deferred. The disclosure requirements continue to be effective in annual financial statements for fiscal years ending after December 15, 2003, for investments accounted for under FASB Statements of Financial Accounting Standards 115 and 124. For all other investments within the scope of this Issue, the disclosures continue to be effective in annual financial statements for fiscal years ending after June 15, 2004.

In June 2005, the FASB decided not to provide additional guidance on the meaning of other-than-temporary impairment, but directed the staff to issue proposed FSP EITF 03-1-a, Implementation Guidance for the Application of Paragraph 16 of EITF Issue No. 03-1, as final. The final FSP will supersede EITF 03-1 and EITF Topic No. D-44, Recognition of Other-Than-Temporary Impairment upon the Planned Sale of a Security Whose Cost Exceeds Fair Value. The final FSP (retitled FSP FAS 115-1, The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments ) will replace the guidance set forth in paragraphs 10-18 of Issue 03-1 with references to existing other-than-temporary impairment guidance, such as FASB Statement No. 115, Accounting for Certain Investments in Debt and Equity Securities , SEC Staff Accounting Bulletin No. 59, Accounting for Noncurrent Marketable Equity Securities , and APB Opinion No. 18, The Equity Method of Accounting for Investments in Common Stock. FSP FAS 115-1 will codify the guidance set forth in EITF Topic D-44 and clarify that an investor should recognize an impairment loss no later than when the impairment is deemed other-than-temporary, even if a decision to sell has not been made. The FASB decided that FSP FAS 115-1 would be effective for other-than-temporary impairment analysis conducted in periods beginning after September 15, 2005. The FASB directed the staff to proceed to a draft of a final FSP for vote by written ballot.

In September 2005, the FASB decided to include in the final draft of FASB Staff Position FSP FAS 115-1 guidance similar to that provided in EITF 03-1 regarding the accounting for debt securities subsequent to an other-than-temporary impairment. The Board also decided to add a footnote to clarify that the final FSP will not address when a debt security should be designated as nonaccrual or how to subsequently report income on a nonaccrual debt security. In addition, the Board decided that (1) the FSP would be applied prospectively, and (2) the effective date would be reporting periods beginning after December 15, 2005. The new standard is not expected to have a material impact on the consolidated financial statements.

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### KANSAS CITY LIFE INSURANCE COMPANY

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

In November 2005, the FASB issued FSP FAS No. 115-1 and FAS No. 124-1. This FSP further defines and amends FAS No. 115, Accounting for Certain Investment in Debt and Equity Securities and FAS No. 124, Accounting for Certain Investments Held for Not-for-Profit Organizations and APB Opinion No. 18, the Equity Method of Accounting for Investments in Common Stock. This FSP provides and establishes certain criteria to determine the meaning of other-than-temporary impairments and its application to certain investments and adds additional disclosure requirements to the notes to the financial statements. The Company adopted this FSP effective year-end 2005 with no material changes to the consolidated financial statements.

In December 2004, FASB issued Statement of Financial Accounting Standards No. 123 (revised 2004) "Share-Based Payment" (FAS 123R). This statement requires recognition in the financial statements of the fair-value-based measurement method of stock-based compensation issued to employees. FAS 123R is effective January 1, 2006. Historically the Company has expensed all stock-based compensation using a fair-value-based measurement method. The Company adopted this standard on January 1, 2006. The Company believes this new standard will not have a material impact on the consolidated financial statements.

In May 2005, the FASB issued Statement of Financial Accounting Standards No. 154 Accounting Changes and Error Corrections (FAS 154). The Statement replaces APB Opinion No. 20 and FAS 3. FAS 154 requires retrospective application to prior periods financial statements of changes in accounting principle. However, if it is impracticable to determine the effects of such changes, then other rules apply. FAS 154 is effective January 1, 2006. Currently, the Company is not aware of any circumstances that require the application of FAS 154, and there is no anticipated impact on the consolidated financial statements.

In September 2005, the Accounting Standards Executive Committee of the American Institute of Certified Public Accountants (AcSEC) issued Statement of Position 05-1 (SOP 05-1), Accounting by Insurance Enterprises for Deferred Acquisition Costs in Connection with Modifications or Exchanges of Insurance Contracts. SOP 05-1 provides guidance on accounting by insurance enterprises for deferred acquisition costs on internal replacements of insurance contracts other than those specifically described in Statement of Financial Accounting Standards (SFAS) No. 97, Accounting and Reporting by Insurance Enterprises for Certain Long-Duration Contracts and for Realized Gains and Losses from the Sale of Investments. SOP 05-1 defines an internal replacement as a modification in product benefits, features, rights, or coverages that occurs by exchange of a contract for a new contract, or by amendment, endorsement, or rider to a contract, or by the election of a feature or coverage within a contract. SOP 05-1 is effective for internal replacements occurring in fiscal years beginning after December 31, 2006. Retrospective application of SOP 05-1 to previously issued consolidated financial statements is not permitted. The Company is continuing to evaluate SOP 05-1 but does not believe that it will have a material impact on the consolidated financial statements.

All other Standards and Interpretations of those Standards issued during 2005 did not relate to accounting policies and procedures pertinent to the Company at this time.

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# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

## 2. INVESTMENTS

### **Investment Revenues**

The following tables provide investment revenues by major category for the years ended December 31. Realized gains and losses on the sale of investments are determined on the basis of specific security identification.

	2005	2004	2003
Net investment income:			
Fixed maturity securities	\$ 155,726	\$ 153,102	\$ 142,704
Equity securities	3,699	4,423	4,645
Mortgage loans	32,923	33,376	36,658
Real estate	7,900	13,129	11,009
Policy loans	7,174	7,788	7,536
Short-term	1,544	714	2,537
Other	667	757	2,699
	209,633	213,289	207,788
Less investment expenses	(15,025)	(15,314)	(13,025)
	\$ 194,608	\$ 197,975	\$ 194,763
Realized investment gains (losses):			
Fixed maturity securities	\$ (1,576)	\$ 343	\$ (38,776)
Equity securities	(37)	147	(455)
Mortgage loans	890	400	-
Real estate	6,751	44,735	9,011
Other	85	304	940
	\$ 6,113	\$ 45,929	\$ (29,280)

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

#### **Unrealized Gains and Losses**

The following table provides unrealized gains (losses) on the Company s investments in securities, at December 31.

	2005	2004	2003
Available for sale:			
End of year	\$ 35,182	\$ 99,620	\$ 85,478
Amounts allocable to:			
DAC and VOBA	(3,203)	(7,987)	(5,245)
Policyholder account balances	(5,036)	(11,445)	(8,070)
Deferred income taxes	(9,454)	(28,066)	(25,258)
	\$ 17,489	\$ 52,122	\$ 46,905
Increase (decrease) in			
net unrealized gains			
during the year:			
Fixed maturity securities	\$ (34,280)	\$ 5,334	\$ 43,997
Equity securities	(353)	(117)	1,508
	\$ (34,633)	\$ 5,217	\$ 45,505

### **Analysis of Unrealized Losses on Securities**

The Company has a policy and process in place to identify securities that could potentially have an impairment that is other-than-temporary. This process involves monitoring market events that could impact issuers—credit ratings, business climate, management changes, litigation and government actions, and other similar factors. This process also involves monitoring late payments, downgrades by rating agencies, key financial ratios, financial statements, revenue forecasts and cash flow projections as indicators of credit issues.

At the end of each quarter, all securities are reviewed where fair value is less than ninety percent of amortized cost for six months or more to determine whether impairments exist and losses need to be recorded. The analysis focuses on each issuer s ability to service its debts and the length of time the security has been trading below cost. This quarterly process includes an assessment of the credit quality of each investment in the entire securities portfolio.

The Company considers relevant facts and circumstances in evaluating whether the impairment of a security is other-than-temporary. Relevant facts and circumstances considered include (1) the length of time the fair value has been below cost; (2) the financial position of the issuer, including the current and future impact of any specific events; and (3) the Company s ability and intent to hold the security to maturity or until it recovers in value. To the extent the Company determines that a security is deemed to be other than temporarily impaired, the difference between amortized cost and fair value is charged to income as a realized investment loss.

There are a number of significant risks and uncertainties inherent in the process of monitoring impairments and determining if an impairment is other-than-temporary. These risks and uncertainties include (1) the risk that the Company s assessment of an issuer s ability to meet all of its contractual obligations will change based on changes in the credit characteristics of that issuer, (2) the risk that the economic outlook will be worse than expected or have more of an impact on the issuer than anticipated, (3) the risk that fraudulent information could be provided to the Company s investment professionals who determine the fair value estimates and other-than-temporary impairments, and (4) the risk that new information obtained by the Company or changes in other facts and circumstances lead the Company to change its intent to hold the security to maturity or until it recovers in value. Any of these situations could result in a charge to income in a future period.

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# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table provides information regarding unrealized losses on investments available for sale, as of December 31, 2005.

Investments with unrealized losses						
	Less than	12 months	12 months	or longer	<u>Total</u>	
	Fair	Unrealized	Fair	Unrealized	Fair	Unrealized
Bonds:	<u>Value</u>	Losses	<u>Value</u>	Losses	<u>Value</u>	<u>Losses</u>
U.S. Treasury securities and						
obligations of U.S. Government	\$ 21,860	\$ 299	\$ 15,921	\$ 347	\$ 37,781	\$ 646
Federal agencies <sup>1</sup>	56,195	731	61,578	1,548	117,773	2,279
Federal agency issued						
mortgage-backed securities 1	116,390	1,928	169,902	4,426	286,292	6,354
Corporate obligations	456,925	13,101	274,407	13,704	731,332	26,805
Corporate private-labeled						
mortgage-backed securities	70,195	1,219	57,218	677	127,413	1,896
Other	78,570	1,134	62,207	1,802	140,777	2,936
Redeemable preferred stocks	54	1	-	-	54	1
Fixed maturity securities	800,189	18,413	641,233	22,504	1,441,422	40,917
Equity securities	2,490	59	11,202	874	13,692	933
Total	\$ 802,679	\$ 18,472	\$ 652,435	\$ 23,378	\$ 1,455,114	\$ 41,850

The following table provides information regarding unrealized losses on investments available for sale, as of December 31, 2004.

	Investments	with unrealized l	osses			
	Less than	12 months	12 months	or longer	<u>Total</u>	
	Fair	Unrealized	Fair	Unrealized	Fair	Unrealized
Bonds:	<u>Value</u>	Losses	<u>Value</u>	Losses	<u>Value</u>	Losses
U.S. Treasury securities and						
obligations of U.S. Government	\$ 11,403	\$ 73	\$ 17,145	\$ 279	\$ 28,548	\$ 352
Federal agencies <sup>1</sup>	63,892	771	28,440	649	92,332	1,420
Federal agency issued						
mortgage-backed securities 1	252,496	2,190	56,714	789	309,210	2,979
Corporate obligations	298,873	5,133	154,925	6,837	453,798	11,970
Corporate private-labeled						
mortgage-backed securities	62,212	409	-	-	62,212	409
Other	31,261	383	23,422	1,169	54,683	1,552
Redeemable preferred stocks	-	-	-	-	-	-
Fixed maturity securities	720,137	8,959	280,646	9,723	1,000,783	18,682
Equity securities	6,905	149	8,971	447	15,876	596
Total	\$ 727,042	\$ 9,108	\$ 289,617	\$ 10,170	\$ 1,016,659	\$ 19,278

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 $<sup>^{1}</sup>$  Federal agency securities are not backed by the full faith and credit of the U.S. Government.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

Securities with unrealized losses for less than twelve months included 290 issues with a carrying value of \$802,679 and unrealized losses of \$18,472. Of this portfolio, 95.6% were investment grade (rated AAA through BBB-) at December 31, 2005, with associated unrealized losses of \$15,478. The unrealized losses on these securities were due to changes in market interest rates and credit spreads since the securities were acquired.

Securities with unrealized losses for twelve months or longer included 288 issues with a carrying value of \$652,435 and unrealized losses of \$23,378. Of this portfolio, 97.5% were investment grade at December 31, 2005, with associated unrealized losses of \$21,512. The unrealized losses on these securities were due to changes in market interest rates and credit spreads since the securities were acquired.

One statistic the Company pays particular attention to with respect to fixed maturity securities is the Fair Value to Amortized Cost ratio. Securities with a fair value to amortized cost ratio in the 90%-99% range are typically securities that have been impacted by increases in market interest rates or credit spreads. Securities in the 80%-89% range are typically securities that have been impacted by increased market yields, specific credit concerns or both. These securities are closely monitored to ensure that the impairment is not other-than-temporary.

Securities with a fair value to amortized cost ratio less than 80% are considered potentially distressed securities and are subject to rigorous ongoing review. As of December 31, 2005, there were three issues with a fair value to amortized cost ratio of less than 80%, for less than six months. These securities had a carrying value of \$6,553 and unrealized losses of \$1,894. Based on the Company s evaluation of these issues and the Company s ability to hold the investments for a reasonable period of time sufficient for recovery of fair value, the Company does not consider these investments to be other-than-temporarily impaired at December 31, 2005.

The table below summarizes the fixed maturity securities with unrealized losses as of December 31, 2005.

Fair Value to				
Amortized Cost	Amortized	Fair	Unrealized	
Ratio	Cost	<u>Value</u>	Losses	<u>%</u>
90%-99%	\$ 1,469,231	\$ 1,430,765	\$ 38,466	94.0%
80%-89%	4,661	4,104	557	1.4%
Below 80%	8,447	6,553	1,894	4.6%
Total	\$ 1.482.339	\$ 1.441.422	\$ 40.917	100.0%

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

## **Summary of Cost and Fair Value Information for Securities**

The following table provides amortized cost and fair value of investments in securities available for sale at December 31, 2005.

		Gross		
	Amortized	Unrealized		Fair
	<u>Cost</u>	<u>Gains</u>	Losses	<u>Value</u>
Bonds:				
U.S. Treasury securities & obligations of U.S. Government	\$ 102,323	\$ 1,896	\$ 646	\$ 103,573
Federal agencies <sup>1</sup>	172,305	796	2,279	170,822
Federal agency issued mortgage-backed securities <sup>1</sup>	363,631	1,416	6,354	358,693
Corporate obligations	1,817,757	69,321	26,805	1,860,273
Corporate private-labeled mortgage-backed securities	190,163	861	1,896	189,128
Other	184,692	1,177	2,936	182,933
Redeemable preferred stocks	55	-	1	54
Fixed maturity securities	2,830,926	75,467	40,917	2,865,476
Equity securities	52,143	1,565	933	52,775
Total	\$ 2,883,069	\$ 77,032	\$ 41,850	\$ 2,918,251

The following table provides amortized cost and fair value of investments in securities available for sale at December 31, 2004.

		Gross		
	Amortized	Unrealized		Fair
	<u>Cost</u>	<u>Gains</u>	Losses	<u>Value</u>
Bonds:				
U.S. Treasury securities & obligations of U.S. Government	\$ 154,149	\$ 4,696	\$ 352	\$ 158,493
Federal agencies <sup>1</sup>	172,568	1,818	1,420	172,966
Federal agency issued mortgage-backed securities <sup>1</sup>	516,645	4,879	2,979	518,545
Corporate obligations	1,729,907	101,026	11,970	1,818,963
Corporate private-labeled mortgage-backed securities	183,475	2,270	409	185,336
Other	106,964	2,325	1,552	107,737
Redeemable preferred stocks	73	1	-	74
Fixed maturity securities	2,863,781	117,015	18,682	2,962,114
Equity securities	61,812	1,883	596	63,099
Total	\$ 2,925,593	\$ 118,898	\$ 19,278	\$ 3,025,213

The Company held non-income producing securities with a carrying value of \$760 at December 31, 2005

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<sup>&</sup>lt;sup>1</sup> Federal agency securities are not backed by the full faith and credit of the U.S. Government.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The table below provides sales of investment securities available for sale, excluding maturities and calls, for the year ended December 31. Realized gains and losses on the sale of investments are determined on the basis of specific security identification.

	2005	2004	2003
Proceeds	\$ 181,613	\$ 163,825	\$ 205,885
Gross realized gains	3,991	8,545	9,467
Gross realized losses	6,009	8,237	20,443

The Company did not hold securities of any corporation and its affiliates that exceeded 10% of stockholders' equity.

No derivative financial instruments were or are currently employed.

The Company is exposed to risk that issuers of securities owned by the Company will default or that interest rates or credit spreads will change and cause a decrease in the value of its investments. With mortgage-backed securities, the Company is also exposed to prepayment and extension risks. As interest rates change, the rate at which these securities pay down principal may change. These risks are mitigated by investing in high-grade securities and managing the maturities and cash flows of investments and liabilities.

### **Contractual Maturities**

The following table provides the distribution of maturities for fixed maturity investment securities available for sale as of December 31, 2005. Expected maturities may differ from these contractual maturities since borrowers may have the right to call or prepay obligations.

	Amortized <u>Cost</u>	Fair <u>Value</u>
Due in one year or less	\$ 68,132	\$ 67,986
Due after one year through five years	571,305	568,815
Due after five years through ten years	738,185	742,181
Due after ten years	788,977	826,685
Mortgage-backed securities	664,327	659,809
	\$ 2,830,926	\$ 2,865,476

## **Mortgage Loans**

Most of the Company s mortgage loans are secured by commercial real estate and are carried net of a valuation reserve of \$3,478 (2004 - \$4,368). The valuation reserve for mortgage loans is maintained at a level believed adequate by management to absorb estimated probable credit losses. Management s periodic evaluation and assessment of the adequacy of the valuation reserve is based on known and inherent risks in the portfolio, historical and industry data, current economic conditions and other relevant factors. No mortgage loans were foreclosed upon and transferred to real estate investments during the past two years. Also, there were no delinquent mortgage loans at December 31, 2005. The Company does not hold mortgage loans of any borrower that exceeds 5% of stockholders equity.

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## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table provides mortgage portfolio is diversified geographically and by property type at December 31.

	2005		2004	
	Carrying	Fair	Carrying	Fair
	<b>Amount</b>	<u>Value</u>	<u>Amount</u>	<u>Value</u>
Geographic region:				
East north central	\$ 25,295	\$ 23,535	\$ 24,152	\$ 25,382
Mountain	61,391	62,746	59,915	62,148
Pacific	135,809	141,569	133,240	137,348
West south central	88,424	90,725	89,996	92,955
West north central	110,098	106,221	89,433	90,878
Other	41,129	45,070	38,264	39,258
Valuation reserve	(3,478)	(3,478)	(4,368)	(4,368)
	\$ 458,668	\$ 466,388	\$ 430,632	\$ 443,601
Property type:				
Industrial	\$ 256,113	\$ 263,379	\$ 250,022	\$ 258,340
Retail	749	749	1,640	1,656
Office	180,727	181,124	158,991	163,532
Other	24,557	24,614	24,347	24,441
Valuation reserve	(3,478)	(3,478)	(4,368)	(4,368)
	\$ 458,668	\$ 466,388	\$ 430,632	\$ 443,601

The Company has commitments to originate mortgage loans of \$18.0 million at December 31, 2005. These commitments expire in 2006.

### **Real Estate**

The table below provides information concerning the Company's real estate investments as of December 31.

	2005	2004
Land	\$ 18,802	\$ 14,547
Buildings	63,886	75,226
Less accumulated depreciation	(24,088)	(24,057)
Real estate, commercial	58,600	65,716
Real estate, joint ventures	23,270	25,803
	\$ 81,870	\$ 91,519

Investment real estate, other than foreclosed properties, is depreciated on a straight-line basis over periods ranging from 10 to 50 years.

The Company held non-income producing real estate of \$21,142, consisting of properties under development at December 31, 2005 (2004 - \$12,375).

The Company has commitments to purchase real estate investments of \$2.4 million at December 31, 2005. These commitments expire in 2006.

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# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

## 3. UNPAID ACCIDENT and HEALTH CLAIMS LIABILITY

The liability for unpaid accident and health claims is included with "Policy and contract claims" on the Consolidated Balance Sheets. Claim adjustment expenditures are expensed as incurred and were not material in any year presented. Activity in the liability follows.

	2005	2004	2003
Gross liability at			
beginning of year	\$ 8,605	\$ 8,623	\$ 8,140
Less reinsurance recoverable	(4,207)	(3,579)	(2,552)
Net liability	4,398	5,044	5,588
Net liability acquired with			
GuideOne acquisition	-	-	768
Net liability at			
beginning of year	4,398	5,044	6,356
Incurred benefits related to:			
Current year	20,287	25,449	32,468
Prior years <sup>1</sup>	(319)	842	(915)
Total incurred benefits	19,968	26,291	31,553
Total incurred beliefits	19,900	20,291	31,333
Paid benefits related to:			
Current year	17,767	21,210	28,172
Prior years	3,612	5,727	4,693
•			
Total paid benefits	21,379	26,937	32,865
N. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	2.005	4.200	~ O.4.4
Net liability at end of year	2,987	4,398	5,044
Plus reinsurance recoverable	3,999	4,207	3,579
Gross liability at end of year	\$ 6,986	\$ 8,605	\$ 8,623

<sup>&</sup>lt;sup>1</sup> The incurred benefits related to prior years unpaid accident and health claims reflect the (favorable) unfavorable development of these liabilities.

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### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

### 4. NOTES PAYABLE

The following table provides information for Notes Payable as of December 31.

Federal Home Loan Bank (FHLB) loans with various maturities and	2005	2004
a weighted average interest rate, currently 4.62%, secured by mortgage-backed securities totaling \$109,328.	\$ 26,214	\$ 88,365
One real estate loan with an interest rate of 7.50% to mature in 2010, secured by the property.	610	1,397
Note payable paid in June 2005, related to the purchase of GuideOne Life Insurance Company.	-	2,000
One construction loan related to investment properties dated December 2003 with an interest rate of 8.00%, forgiven when construction of		
the building is complete.	458 \$ 27,282	458 \$ 92,220

As a member of the FHLB with a capital investment of \$6.6 million, the Company has the ability to borrow on a collateralized basis from the FHLB. The Company earned a 3.01% average rate on the capital investment in the FHLB for 2006.

The Company has unsecured revolving lines of credit of \$60.0 million with two major commercial banks with no balances outstanding, and which are at variable interest rates - currently at 4.70%. Both lines of credit will expire during 2006, and it is expected that the Company will renew these facilities.

With the exception of the real estate and construction loans, all borrowings are used to enhance liquidity and investment strategies. Interest paid on all borrowings equaled \$2,129 (2004 - \$1,574; 2003 - \$1,961). The interest expense on all borrowings totaled \$1,978 (2004 - \$1,694; 2003 - \$1,925).

Maturities on notes payable are as follows in millions: \$26.7 due in 2006; none due in 2007, 2008 or 2009, and \$0.6 due in 2010.

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### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

#### 5. STATUTORY INFORMATION and STOCKHOLDER DIVIDENDS RESTRICTION

The table below provides the Company's net gain from operations, net income, unassigned surplus (retained earnings) and capital and surplus (stockholders' equity), on the statutory basis used to report to regulatory authorities for the years ended December 31.

	2005	2004	2003
Net gain from operations	\$ 49,500	\$ 35,064	\$ 101,978
Net income	48,668	79,394	83,512
Unassigned surplus at December 31	408,144	357,123	293,804
Capital and surplus at December 31	339,961	290,288	226,024

Stockholder dividends may not exceed statutory unassigned surplus. Additionally, under Missouri law, the Company must have the prior approval of the Missouri Director of Insurance in order to pay dividends in any consecutive twelve-month period exceeding the greater of statutory net gain from operations for the preceding year or 10% of statutory stockholders' equity at the end of the preceding year. The maximum payable in 2006 without prior approval is \$49,500, the statutory net gain from operations in 2005. The Company believes these statutory limitations impose no practical restrictions on its dividend payment plans.

The Company is required to deposit a defined amount of assets with state regulatory authorities. Such assets had an aggregate carrying value of \$12,000 at December 31, 2005 (2004 - \$19,000; 2003 - \$20,000).

### 6. INCOME TAXES

The following tables provide information about income taxes and a reconciliation of the federal income tax rate to the Company s effective income tax rate for the years ended December 31.

	2005	2004	2003
Current income tax expense Deferred income tax expense (benefit)	\$ 6,353 7,088	\$ 11,796 12,200	\$ 9,580 (15,142)
Total income tax expense (benefit)	\$ 13,441	\$ 23,996	\$ (5,562)

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	2005	20	04	2003	
Federal income tax rate	35	% 3	35 %	35	%
Tax credits	(6)	(	(5)	(41)	
Prior years' taxes, including federal taxes relating to closed tax years	_	-	-	(51)	
Other permanent differences	(2)	(	(1)	(3)	
Effective income tax rate	27	% 2	29 %	(60)	%

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### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

Presented below are tax effects of temporary differences that result in significant deferred tax assets and liabilities at December 31.

	2005	2004
Deferred tax assets:		
Future policy benefits	\$ 53,445	\$ 58,399
Employee retirement benefits	20,669	22,973
Tax carryovers	3,855	2,860
Other	1,638	1,860
Gross deferred tax assets	79,607	86,092
Less: Valuation allowance	(8)	-
Net deferred tax assets	79,599	86,092
Deferred tax liabilities:		
Basis differences between tax and		
GAAP accounting for investments	11,351	10,874
Unrealized investment gains	9,454	28,066
Capitalization of deferred acquisition		
costs, net of amortization	49,562	46,878
Value of business acquired	31,327	33,899
Property and equipment, net	8,038	7,906
Other	8,041	8,442
Gross deferred tax liabilities	117,773	136,065
Net deferred tax liability	38,174	49,973
Current tax liability	1,981	3,730
Income taxes payable	\$ 40,155	\$ 53,703

A valuation allowance must be established for any portion of the deferred tax asset which is believed not to be realizable. Based predominately upon review of our anticipated future earnings and reversal of future taxable differences, in management's opinion, it is more likely than not that the Company will realize the benefit of its deferred tax asset, except for the \$8 thousand valuation allowance provided for in 2005. The valuation allowance relates to state income taxes.

Federal income taxes paid this year were \$6,054 (2004 - \$5,593, 2003 - \$8,442).

Under prior federal income tax law, one-half of the excess of a life insurance company s income from operations over its taxable investment income was not taxed, but was set aside in a tax account designated as Policyholders Surplus. The American Jobs Creation Act of 2004 was passed on October 22, 2004. This Act allows for the Policyholders Surplus to be distributed without being subject to tax. These distributions must be made during the 2005 or 2006 tax years. Under this Act, the Company expects to distribute the majority of the balance in Policyholders Surplus account during this time frame. During 2005, the Company distributed approximately \$22.4 million from Policyholders Surplus. As of the end of 2005, the Company has approximately \$45.2 million of untaxed Policyholders Surplus. Should the balance in the Policyholders Surplus become taxable, the tax computed at current rates would approximate \$15.8 million.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The income tax expense is recorded in various places in the Company's financial statements, as detailed below, for the years ended December 31.

	2005	2004	2003
Income tax expense (benefit) Stockholders' equity:	\$ 13,441	\$ 23,996	\$ (5,562)
Related to:			
Unrealized gains, net	(18,612)	2,808	24,504
Change in minimum			
pension liability	(2)	(1,294)	1,265
Total income tax expense included in financial statements	\$ (5,173)	\$ 25,510	\$ 20,207

## 7. PENSIONS and OTHER POSTRETIREMENT BENEFITS

The Company has pension and other postretirement benefit plans covering substantially all its employees. December 31 was used as the measurement date for these plans.

The Kansas City Life Pension Plan was amended and restated effective January 1, 1998 as the Kansas City Life Cash Balance Pension Plan. Plan benefits are based on a cash balance account consisting of credits to the account based upon an employee s years of service, compensation and interest credits on account balances calculated using the greater of the average 30-year Treasury bond rate for November of each year or 5.5%. The benefits expected to be paid in each year from 2006 through 2010 are \$8,300, \$7,700, \$9,000, \$11,300, and \$9,400 respectively. The aggregate benefits expected to be paid in the five years from 2011 through 2015 are \$63,900. The expected benefits to be paid are based on the same assumptions used to measure the Company s benefit obligation at December 31, 2005 and include estimated future employee service. The 2006 contribution for the plan cannot be reasonably estimated at this time. The asset allocation of the fair value of pension plan assets at December 31 was:

	2005	2004
Asset Category		
Debt securities	32%	45%
Equity securities	67%	53%
Cash equivalents	1%	2%

This allocation of pension assets is within the targeted mix by asset class. The strategic goal is to achieve an optimal rate of return at an acceptable level of investment risk in order to provide for the payment of benefits.

The current assumption for the expected long-term rate of return on plan assets is 8.0%. This assumption is determined by analyzing: 1) historical average returns, 2) historical data on the volatility of returns, 3) current yields available in the marketplace, 4) actual returns on plan assets, and 5) current and anticipated future allocation among asset classes. The asset classes used for this analysis are large cap equities, investment grade corporate bonds and cash. The overall rate is derived as a weighted average of the estimated long-term returns on the asset classes represented in the investment portfolio of the plan.

The assumed discount rate for pension benefits is 5.50%, and 5.75% for other postretirement benefits. The discount rates were determined by reference to the AA finance corporate bond index yield curve on December 31, 2005, as published by Bloomberg L.P. Specifically, the yield curve was converted to spot rates to determine the rates on zero coupon securities of the same quality at various maturities. By discounting benefit cash flows at these rates, a notional amount equal to the market value of a cash flow defeasing a portfolio of AA finance corporate bonds was determined. The discount rate for benefits was calculated as a single rate giving the same discounted value as the notional amount.

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### KANSAS CITY LIFE INSURANCE COMPANY

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The postretirement medical plans for the employees, full-time agents, and their dependents are contributory with contributions adjusted annually. The benefits expected to be paid in each year from 2006 through 2010 are \$770, \$870, \$980, \$1,050, and \$1,140 respectively. The aggregate benefits expected to be paid in the five years from 2011 through 2015 are \$7,420. The expected benefits to be paid are based on the same assumptions used to measure the Company s benefit obligation at December 31, 2005. The 2006 contribution for the plan is estimated to be \$770. The Company pays these medical costs as due and the plan incorporates cost-sharing features.

The postretirement life insurance plan is non-contributory with level annual payments over the participants' expected service periods. The plan covers only those employees with at least one year of service as of December 31, 1997. The benefits in this plan are frozen using the employees' years of service and compensation as of December 31, 1997.

Non-contributory defined contribution retirement plans for general agents and eligible sales agents provide supplemental payments based upon earned agency first year individual life and annuity commissions. Contributions to these plans were \$106 (2004 - \$106; 2003 - \$132). Non-contributory deferred compensation plans for eligible agents based upon earned first year commissions are also offered. Contributions to these plans were \$503 (2004 - \$500; 2003 - \$614).

Savings plans for eligible employees and agents match employee and agent contributions up to 6% of salary and 2.5% of agents prior year paid commissions, respectively. Contributions to the plan were \$1,468 (2004 - \$1,454; 2003 - \$1,437). The Company may contribute an additional profit sharing amount up to 4% of salary for eligible employees, depending upon corporate profits. The Company made no profit sharing contribution this year or in the prior two years.

A non-contributory trusteed employee stock ownership plan covers substantially all salaried employees. No contributions have been made to this plan since 1992.

On December 8, 2003, the Medicare Prescription Drug, Improvement and Modernization Act ( the Act ) was signed into law. The Act includes a federal subsidy to sponsors of retiree health plans that provide a prescription drug benefit that is at least actuarially equivalent to the benefit to be provided under Medicare Part D. As of December 31, 2004, the Company evaluated the provisions of the Act and determined that the benefits provided by the Company s postretirement benefit plans were actuarially equivalent thereto, and estimated the accumulated postretirement benefit obligation ( APBO ) to incorporate the impact of the Act. As of December 31, 2004, the estimated reduction to the APBO was \$7.1 million, and this change did not have a material impact on the net periodic postretirement benefit cost for the year ended December 31, 2004. This change decreased the 2005 net periodic benefit cost by \$0.5 million.

On June 17, 2005, the Company amended the Kansas City Life Insurance Company Employee Benefits Plan and the Kansas City Life Insurance Company Agent and General Agent Health and Dental Plan (the Plans), to eliminate prescription drug coverage as of January 1, 2006. Since prescription drug coverage to retirees will become available under the Act on January 1, 2006, participants of the Plans will be able to obtain coverage under the Medicare Prescription Drug Plan as of this date. At the same time, the Company has elected to reduce required retiree premium payments to the Plans.

A re-measurement of the APBO was calculated for the amendment to the Plans and the reduced retiree premium payments. The change in the APBO resulted in a decrease of \$0.9 million in the net periodic postretirement benefit cost for the year ended December 31, 2005.

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# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

	Pension Bene 2005	fits 2004	Other Benefi 2005	its 2004
Accumulated benefit obligation	\$ 131,302	\$ 128,221	\$ -	\$ -
Change in plan assets:				
Fair value of plan assets at beginning of year	\$ 103,024	\$ 94,037	\$ 1,042	\$ 1,209
Return on plan assets	7,159	9,559	53	6
Company contributions	6,679	6,113	_	-
Benefits paid	(7,692)	(6,685)	(111)	(173)
Fair value of plan assets at end of year	\$ 109,170	\$ 103,024	\$ 984	\$ 1,042
Change in projected benefit obligation:				
Benefit obligation at beginning of year	\$ 132,883	\$ 121,700	\$ 22,903	\$ 28,237
Service cost	2,246	2,214	598	771
Interest cost	7,341	7,283	1,099	1,502
Plan amendments	-	-	(4,159)	-
Medicare Part D subsidy recognition	-	-	-	(7,075)
Actuarial loss	1,735	8,371	5,721	740
Benefits paid	(7,692)	(6,685)	(1,106)	(1,272)
Benefit obligation at end of year	\$ 136,513	\$ 132,883	\$ 25,056	\$ 22,903
Plan underfunding	\$ (27,343)	\$ (29,859)	\$ (24,072)	\$ (21,861)
Unrecognized actuarial loss	48,313	48,405	5,988	268
Unrecognized prior service cost	(3,263)	(3,911)	(3,956)	-
Prepaid (accrued) benefit cost	\$ 17,707	\$ 14,635	\$ (22,040)	\$ (21,593)
Amounts recognized in the consolidated balance sheet:				
	¢ (22.122)	¢ (25.107)	¢ (22.040)	¢ (21.502)
Accrued benefit liability Accumulated other comprehensive income	\$ (22,132) 39,839	\$ (25,197) 39,832	\$ (22,040)	\$ (21,593)
Accumulated other comprehensive income	39,039	39,032	-	-
Net amount recognized	\$ 17,707	\$ 14,635	\$ (22,040)	\$ (21,593)
Weighted average assumptions:				
Discount rate	5.50	% 5.75	% 5.75	% 5.75 %
Expected return on plan assets	8.00	8.00	5.50	5.50
Rate of compensation increase	3.75	4.00	-	-

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The assumed growth rate of health care costs has a significant effect on the benefit amounts reported, as the table below demonstrates.

	One Percentage Point Change in the Growth R Increase Decrease	
Service and interest cost components	\$ 350	\$ (279)
Postretirement benefit obligation	4,581	(3,784)

The following table provides the components of net periodic benefits cost.

	Pension Benefits			Other Benefits		
	2005	2004	2003	2005	2004	2003
Service cost	\$ 2,246	\$ 2,214	\$ 2,335	\$ 598	\$ 771	\$ 755
Interest cost	7,341	7,283	7,215	1,099	1,502	1,406
Expected return on plan assets	(8,064)	(7,425)	(6,441)	(57)	(66)	(76)
Amortization of:						
Unrecognized actuarial loss	2,731	2,870	3,321	6	92	26
Unrecognized prior service cost	(647)	(647)	(647)	(204)	-	-
Unrecognized net transition asset	-	-	-	-	-	-
Net periodic benefits cost	\$ 3,607	\$ 4,295	\$ 5,783	\$ 1,442	\$ 2,299	\$ 2,111

For measurement purposes, a 12.0% annual increase in the per capita cost of covered health care benefits was assumed to decrease gradually to 6% in 2018 and thereafter.

### 8. SEGMENT INFORMATION

The Company has three reportable business segments, which are defined based on the nature of the products and services offered: Individual Insurance, Group Insurance and Old American. The Individual Insurance segment consists of individual insurance products for both Kansas City Life and Sunset Life. The Individual Insurance segment is marketed through a nationwide sales force of independent general agents. The Group Insurance segment consists of sales of group life, group disability, stop loss and dental products. This segment is marketed through a nationwide sales force of independent general agents, group brokers and third-party marketing arrangements. Old American consists of individual insurance products designed primarily as final expense products. These products are marketed through a nationwide general agency sales force with exclusive territories, using direct response marketing to supply agents with leads.

As of year-end 2005, the Company s reportable segments have been redefined from prior reports where Sunset Life was identified and reported as a separate operating segment. In this and future reports, the results of Sunset Life are combined with the individual insurance business of

Kansas City Life, into the Individual Insurance segment. To improve the efficiency of marketing efforts, the Sunset Life sales force has been integrated into the Kansas City Life sales force by appointing Sunset Life agents as agents of Kansas City Life effective January 1, 2006. While Sunset Life will continue as a life insurance company with its current block of business, its operating results are combined with the individual insurance business of Kansas City Life since the nature of the products and services, the types of customers and distribution methods are essentially the same as that of Kansas City Life. The segment reporting of prior years has been restated for the change in the reportable segments.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

Separate investment portfolios are maintained for each of the three life insurance companies of the Company. However, investments are allocated to the Group Insurance segment based upon its cash flows. Its investment income is modeled using the year of investment method. Home office functions are fully integrated for the three companies in order to maximize economies of scale. Therefore, operating expenses are allocated to the segments based upon internal cost studies, which are consistent with industry cost methodologies.

Inter-segment revenues are not material. The Company operates solely in the United States and no individual customer accounts for 10% or more of the Company's revenue.

	Individual <u>Insurance</u>	Group Insurance	Old <u>American</u>	<u>Total</u>
2005:				
Customer revenues	\$ 141,803	\$ 41,531	\$ 66,017	\$ 249,351
Net investment income	181,311	233	13,064	194,608
Segment income (loss)	33,639	(2,384)	4,929	36,184
Other significant non-cash items:				
Policyholder benefits and interest credited				
to policyholder account balances	197,931	25,950	44,449	268,330
Amortization of deferred acquisition				
costs and value of business acquired	29,011	-	13,418	42,429
Interest expense	1,824	-	593	2,417
Income tax expense (benefit)	12,383	(1,022)	2,080	13,441
Segment assets	4,171,183	6,671	381,165	4,559,019
Expenditures for other long-lived assets	1,185	23	35	1,243
2004:	<b>0.146.047</b>	<b>A. 11.606</b>	A (7.02)	A 250 560
Customer revenues	\$ 146,047	\$ 44,696	\$ 67,826	\$ 258,569
Net investment income	184,393	323	13,259	197,975
Segment income (loss)	53,105	(1,855)	6,437	57,687
Other significant non-cash items:				
Policyholder benefits and interest credited	200.551	27.050	44.140	201.652
to policyholder account balances	209,551	27,959	44,142	281,652
Amortization of deferred acquisition	20.770		12 (00	10.155
costs and value of business acquired	29,779	-	13,698	43,477
Interest expense	1,797	-	396	2,193
Income tax expense (benefit)	22,761	(795)	2,030	23,996
Segment assets	4,250,635	4,858	410,653	4,666,146
Expenditures for other long-lived assets	1,829	45	34	1,908

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# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

	Individual	Group	Old	
	<u>Insurance</u>	<u>Insurance</u>	<u>American</u>	<u>Total</u>
2003:				
Customer revenues	\$ 160,336	\$ 52,370	\$ 69,325	\$ 282,031
Net investment income	180,598	281	13,884	194,763
Segment income (loss)	16,071	(4,004)	2,726	14,793
Other significant non-cash items:				
Policyholder benefits and interest credited				
to policyholder account balances	215,974	35,727	48,491	300,192
Amortization of deferred acquisition				
costs and value of business acquired	26,389	-	14,035	40,424
Interest expense	2,182	-	428	2,610
Income tax expense (benefit)	(4,538)	(1,716)	692	(5,562)
Segment assets	4,126,389	6,731	416,567	4,549,687
Expenditures for other long-lived assets	2,245	81	75	2,401

### **Enterprise-Wide Disclosures**

-	2005	2004	2003
Customer revenues by line of business:			
Traditional individual insurance products, net	\$ 82,763	\$ 91,569	\$ 112,629
Interest sensitive products	97,506	98,415	93,023
Variable life insurance and annuities	17,239	17,295	16,983
Group life and disability products, net	41,531	42,822	50,009
Group ASO services	-	1,672	2,191
Other	10,312	6,796	7,196
Total	\$ 249,351	\$ 258,569	\$ 282,031

# 9. PROPERTY and EQUIPMENT

Property and equipment are stated at cost and depreciated over estimated useful lives using the straight-line method. The home office is depreciated over 25 to 50 years and furniture and equipment is depreciated over 3 to 10 years. The table below provides information as of December 31.

	2005	2004
Land	\$ 766	\$ 766
Home office complex	20,180	20,385
Furniture and equipment	44,157	43,371

	65,103	64,522
Less accumulated depreciation	(35,149)	(32,927)

\$ 29,954 \$ 31,595

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### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

### 10. REINSURANCE

The table below provides information about reinsurance for the years ended December 31.

	2005	2004	2003
Life insurance in for	ce (in millions):		
Direct	\$ 28,943	\$ 28,815	\$ 28,914
Ceded	(13,354)	(12,760)	(12,039)
Assumed	2,006	2,165	3,302
Net	\$ 17,595	\$ 18,220	\$ 20,177
Premiums:			
Life insurance:			
Direct	\$ 131,565	\$ 136,749	\$ 152,407
Ceded	(45,301)	(43,609)	(39,148)
Assumed	4,141	4,855	5,029
Net	\$ 90,405	\$ 97,995	\$ 118,288
Accident and health:			
Direct	\$ 44,185	\$ 46,821	\$ 53,875
Ceded	(10,296)	(10,881)	(9,682)
Assumed	-	456	157
Net	\$ 33,889	\$ 36,396	\$ 44,350

Old American has a coinsurance agreement that reinsures certain whole life policies issued by Old American prior to December 1, 1986. These policies had a face value of \$62.6 million as of this year-end. The reserve for future policy benefits ceded under this agreement was \$30,682 (2004 - \$33,222).

Kansas City Life acquired a block of traditional life and universal life products in 1997. As of this year-end, the block had \$2.0 billion of life insurance in force (2004 - \$2.1 billion). The block generated life insurance premiums of \$2,322 net of reinsurance (2004 - \$2,838).

Sunset Life entered into a yearly renewable term reinsurance agreement January 1, 2002, whereby it ceded 80% of its retained mortality risk on traditional and universal life policies. As of this year-end the insurance in force ceded approximates \$2.3 billion (2004 - \$2.5 billion) and premiums totaled \$8,706.

The maximum retention on any one life is \$350 thousand for ordinary life plans and \$100 thousand for group coverage. A contingent liability exists with respect to reinsurance, which may become a liability of the Company in the unlikely event that the reinsurers should be unable to meet obligations assumed under reinsurance contracts. Reinsurers' solvency is reviewed annually.

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### KANSAS CITY LIFE INSURANCE COMPANY

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

#### 11. COMPREHENSIVE INCOME

Comprehensive income is comprised of net income and other comprehensive income (loss), which includes unrealized gains or losses on securities available for sale (net of reclassification adjustments for realized investment gains or losses) net of deferred acquisition costs, and the change in the additional minimum pension liability, as shown below for the years ended December 31.

		Unrealized Gain (Loss) on Securities		Minimum Pension <u>Liability</u>		<u>Total</u>
2005:	_		_		_	
Unrealized losses arising during the year	\$	(66,050)	\$	-	\$	(00,000)
Less: Realized losses included in net income		(1,613)		-		(1,613)
Net unrealized losses		(64,437)		-		(64,437)
Increase in minimum pension liability		-		(6)		(6)
Effect on DAC		4,689		-		4,689
Effect on VOBA		95		-		95
Policyholder account balances		6,408		-		6,408
Deferred income taxes		18,612		2		18,614
Other comprehensive loss	\$	(34,633)	\$	(4)		(34,637)
Net income						36,184
Comprehensive income					\$	1,547
2004:						
Unrealized gains arising during the year	\$	14,632	\$	-	\$	14,632
Less: Realized gains included in net income		490		-		490
Net unrealized gains		14,142		-		14,142
Increase in minimum pension liability		-		(3,698)		(3,698)
Effect on DAC		(1,220)		_		(1,220)
Effect on VOBA		(1,522)		-		(1,522)
Policyholder account balances		(3,375)		-		(3,375)
Deferred income taxes		(2,808)		1,294		(1,514)
Other comprehensive income (loss)	\$	5,217	\$	(2,404)		2,813
Net income						57,687
Comprehensive income					\$	60,500

#### KANSAS CITY LIFE INSURANCE COMPANY

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

	G	Unrealized Gain (Loss) n Securities	Minimum Pension <u>Liability</u>	<u>Total</u>
2003:				
Unrealized gains arising during the year	\$ 4	3,616	\$ -	\$ 43,616
Less: Realized losses included in net income	(3	39,231)	-	(39,231)
Net unrealized gains	8	2,847	-	82,847
Decrease in minimum pension liability	-		3,615	3,615
Effect on DAC	(4	4,768)	-	(4,768)
Policyholder account balances	3)	8,070)	-	(8,070)
Deferred income taxes	(2	24,504)	(1,265)	(25,769)
Other comprehensive income	\$ 4.	5,505	\$ 2,350	47,855
Net income				14,793
Comprehensive income				\$ 62,648

The following table provides accumulated balances related to each component of accumulated other comprehensive income (loss).

	Unrealized Gain (Loss) on Securities	Minimum Pension <u>Liability</u>	<u>Total</u>
2004: Beginning of year Other comprehensive income (loss)	\$ 46,905 5,217	\$ (23,487) (2,404)	\$ 23,418 2,813
End of year	52,122	(25,891)	26,231
2005: Other comprehensive income (loss)	(34,633)	(4)	(34,637)
End of year	\$ 17,489	\$ (25,895)	\$ (8,406)

### 12. FAIR VALUE of FINANCIAL INSTRUMENTS

The carrying amounts for cash, short-term investments and policy loans, as reported in the accompanying balance sheet, approximate their fair values. The fair values for securities were based on quoted market prices, where available. For those securities not actively traded, fair values were estimated using values obtained from independent pricing services or, in the case of private placements, were estimated by discounting expected future cash flows using a current market rate applicable to the yield, credit quality and maturity of the investments. Fair values for mortgage loans were based upon discounted cash flow analyses using an interest rate assumption above comparable U.S. Treasury rates. The fair value of bank deposits, checking, savings and money market accounts was the amount payable on demand.

Fair values for liabilities under investment-type insurance contracts, included with policyholder account balances for fixed deferred annuities and with other policyholder funds for supplementary contracts without life contingencies, were estimated to be their cash surrender values.

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### KANSAS CITY LIFE INSURANCE COMPANY

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

Fair values for the Company's insurance contracts other than investment contracts were not required to be disclosed. However, the fair values of liabilities under all insurance contracts were taken into consideration in the Company's overall management of interest rate risk.

At year-end 2005, all of the Company s notes payable had a carrying value which approximated their fair value. The Company s other liabilities are generally short-term in nature and their carrying value approximates their fair value.

Following are the carrying amounts and fair values of financial instruments as of December 31.

	2005		2004	
	Carrying	Fair	Carrying	Fair
	<u>Amount</u>	<u>Value</u>	<u>Amount</u>	<u>Value</u>
<b>Investments:</b>				
Securities available for sale	\$ 2,918,251	\$ 2,918,251	\$ 3,025,213	\$ 3,025,213
Mortgage loans	458,668	466,388	430,632	443,601
Liabilities:				
Individual and group annuities	\$ 1,131,297	\$ 1,096,429	\$ 1,127,902	\$ 1,091,570
Notes payable	27,282	27,282	92,220	92,220
Bank deposits	47,608	47,608	53,600	53,600
Supplementary contracts				
without life contingencies	75,100	75,100	80,700	80,700

## 13. QUARTERLY CONSOLIDATED FINANCIAL DATA (unaudited)

The unaudited quarterly results of operations for the years ended December 31, 2005 and 2004 are summarized in the table below.

2005:	<u>First</u>	Second	<u>Third</u>	<u>Fourth</u>
Total revenues	\$ 114,270	\$ 109,213	\$ 109,058	\$ 117,531
Net income	7,960	8,425	8,902	10,897
Per common share, basic and diluted	0.67	0.71	0.75	0.90
2004: Total revenues	\$ 117,746	\$ 113,207	\$ 117,738	\$ 153,782
Net income	5,595	7,522	11,533	33,037

Per common share,

basic and diluted 0.47 0.63 0.97 2.76

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#### KANSAS CITY LIFE INSURANCE COMPANY

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

#### 14. COMMITMENTS

In the normal course of business, the Company has open purchase and sale commitments. At December 31, 2005, the Company had purchase commitments to fund mortgage loans and other investments of \$20.4 million and no sales commitments. Subsequent to December 31, 2005, the Company entered into commitments to fund additional mortgage loans of \$3.7 million, a purchase of real estate investments for \$0.2 million, and a real estate sale contract for \$0.6 million. See Subsequent Events Note 17 concerning the purchase of \$41.3 million in real estate investments.

#### 15. CONTINGENT LIABILITIES

The life insurance industry, including the Company, has been subject to an increase in litigation in recent years. Such litigation has been pursued on behalf of purported classes of policyholders and other claims and legal actions in jurisdictions where juries often award punitive damages, which are grossly disproportionate to actual damages.

Although no assurances can be given and no determinations can be made at this time, management believes that the ultimate liability, if any, with respect to these claims and actions, would have no material effect on the Company s business, results of operations or financial position.

#### 16. GUARANTEES AND INDEMNIFICATIONS

The Company is subject to various indemnification obligations issued in conjunction with certain transactions, primarily assumption reinsurance agreements, stock purchase agreements, mortgage servicing agreements and borrowing agreements whose terms range in duration and often are not explicitly defined. Generally, a maximum obligation is not explicitly stated; therefore, the overall maximum amount of the obligation under the indemnifications cannot be reasonably estimated. While we are unable to estimate with certainty the ultimate legal and financial liability with respect to these indemnifications, we believe the likelihood is remote that material payments would be required under such indemnifications, and therefore such indemnifications would not result in a material adverse effect on the Company s business, financial position or results of operations.

#### 17. SUBSEQUENT EVENTS

On January 23, 2006, the Company entered into a definitive agreement to sell its bank subsidiary, Generations Bank, for \$10.1 million in cash to Brooke Corporation, with an expected gain on the sale of approximately \$1.9 million. This transaction is subject to regulatory approval by the

Office of Thrift Supervision and is expected to close by the end of 2006. The bank subsidiary and the results of operations are not material to the financial statements of the Company and are not disclosed separately.

The Company signed an agreement on January 25, 2006 to become a 50% investor with R&R Investors, Ltd. in six separate real estate investments. R&R Investors is a leader in real estate development, brokerage and property management in the Des Moines, Iowa area. These six real estate investments total 279 acres in the aggregate and will be developed as market conditions dictate. On January 30, 2006, the Company funded the purchase of these real estate investments in the aggregate amount of \$41.3 million.

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The Board of Directors and Stockholders

Kansas City Life Insurance Company

We have audited the accompanying consolidated balance sheets of Kansas City Life Insurance Company and subsidiaries (the Company) as of December 31, 2005 and December 31, 2004, and the related consolidated statements of income, stockholders—equity, and cash flows for each of the years in the three-year period ended December 31, 2005. In connection with our audits of the consolidated financial statements, we also have audited financial statement schedules I-V. These consolidated financial statements and financial statements are the responsibility of the Company—s management. Our responsibility is to express an opinion on these consolidated financial statements and financial statement schedules based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Kansas City Life Insurance Company and subsidiaries as of December 31, 2005 and 2004, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2005, in conformity with U.S. generally accepted accounting principles. Also in our opinion, the related financial statement schedules, when considered in relation to the basic consolidated financial statements taken as a whole, present fairly, in all material respects, the information set forth therein.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of the Company s internal control over financial reporting as of December 31, 2005, based on criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and our report dated February 27, 2006, expressed an unqualified opinion on management s assessment of, and the effective operation of, internal control over financial reporting.

/s/KPMG LLP

KPMG LLP

Kansas City, Missouri

February 27, 2006

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#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Stockholders

Kansas City Life Insurance Company

We have audited management s assessment, included in the accompanying Management s Assessment of Internal Control Over Financial Reporting appearing under Item 9A, that Kansas City Life Insurance Company and subsidiaries (the Company) maintained effective internal control over financial reporting as of December 31, 2005, based on criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on management s assessment and an opinion on the effectiveness of the Company s internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, evaluating management s assessment, testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company s internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company s internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company s assets that could have a material effect on the financial statements.

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

In our opinion, management s assessment that the Company maintained effective internal control over financial reporting as of December 31, 2005, is fairly stated, in all material respects, based on criteria established in *Internal Control - Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Also, in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2005, based on criteria established in the *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Kansas City Life Insurance Company and subsidiaries as of December 31, 2005 and 2004, and the related consolidated statements of income, stockholders equity, and cash flows for each of the years in the three-year period ended December 31, 2005, and financial statement schedules I-V, and our report dated February 27, 2006, expressed an unqualified opinion on those consolidated financial statements and financial statement schedules.

/s/KPMG	LLP
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KPMG LLP

Kansas City, Missouri

February 27, 2006

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### Item 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

Not Applicable.

#### Item 9A. CONTROLS AND PROCEDURES

As required by Exchange Act Rule 13a-15(b), Kansas City Life Insurance Company management, including the Chief Executive Officer and Chief Financial Officer, conducted an evaluation as of the end of the period covered by this report, of the effectiveness of the Company s disclosure controls and procedures as defined in Exchange Act Rule 13a-15(e). Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the Company s disclosure controls and procedures were effective as of the end of the period covered by this report. As required by Exchange Act 13a-15(d), Kansas City Life Insurance Company management, including the Chief Executive Officer and Chief Financial Officer, also conducted an evaluation of the Company s internal control over financial reporting to determine whether any changes occurred during the period covered by this report that have materially affected, or are reasonably likely to materially affect the Company s internal control over financial reporting. Based on that evaluation, there has been no such change during the period covered by this report.

#### Management s Assessment of Internal Control Over Financial Reporting

Management of Kansas City Life Insurance Company and subsidiaries (the Company) is responsible for establishing and maintaining effective internal control over financial reporting. Management of the Company has conducted an assessment of the Company s internal control over financial reporting at December 31, 2005, based on the criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based upon that assessment, Management concluded that the Company s internal control over financial reporting was effective at December 31, 2005.

The Company s independent registered public accounting firm, KPMG LLP, has issued an attestation report on Management s assessment of the Company s internal control over financial reporting. The attestation report is included in KPMG s Report of Independent Registered Public Accounting Firm, included in Item 8. Financial Statements and Supplementary Data.

#### **Limitations on the Effectiveness of Controls**

The Company s internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with U. S. generally accepted accounting principles. The Company s internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company s assets that could have a material effect on the financial statements.

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

## **Item 9B.** Other Information

Not Applicable.

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## PART III

# Item 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

(a) The following information, as of December 31, 2005, is provided with respect to each Director and Nominee:

Name of Director	<u>Age</u>	Term as Director Expires in April	Other Positions with the Company	Served as Director From
William R. Blessing (2)(6)	50	2007	None	2001
Cecil R. Miller (2)(5)	72	2007	None	2001
Richard L. Finn (2)(4)	64	2007	None	2004
Bradford T. Nordholm (2)	50	2007	None	2004
Walter E. Bixby (2)(7)	47	2008	Vice Chairman of the Board	1996
Webb R. Gilmore (2)(4)(7)	61	2008	None	1990
Nancy Bixby Hudson (2)	53	2008	None	1996
Daryl D. Jensen (2)(5)(6)	66	2008	None	1978
William A. Schalekamp (3)(4)	61	2008	Senior Vice President, General Counsel and Secretary	2002
R. Philip Bixby (1)(3)(4)(7)	52	2009	President, CEO and Chairman of the Board	1985
Michael Braude (1)(2)	69	2009	None	-
Warren J. Hunzicker, M.D. (1)(2)	85	2009	None	1989
Tracy W. Knapp (1)(3)(4)	43	2009	Senior Vice President, Finance	2002
E. Larry Winn, Jr. (1)(2)(4)(5)(6)	86	2009	None	1985

<sup>(1)</sup> Subject to the approval of the shareholders at the annual meeting of shareholders to be held on April 20, 2006, will be elected for a three-year term ending in 2009.

(2) Walter E. Bixby was elected Assistant Vice President of the Company in 1985, Vice President, Marketing in 1990, Vice President, Marketing Operations in 1992, President of Old American, a subsidiary, in 1996 and Vice Chairman of the Board of the Company in 2005. He also serves as a Director of Sunset Life, Old American, and Generations Bank, subsidiaries. Mr. Blessing is currently Senior Vice President, Local Strategy and Development, Sprint, Kansas City, Missouri, a position he has held since 2003. This division is expected to become a separate corporation named Embarq during the second quarter of 2006. He has been with Sprint and related entities in various capacities since 1981. He also serves on the Board of Virgin Mobile USA and various

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charitable groups. Mr. Gilmore is Chairman, CEO and Shareholder of the law firm of Gilmore & Bell. Nancy Bixby Hudson has served as a Director of Sunset Life, a subsidiary, since 1986. She was elected as a Director of Old American in 2005. Dr. Hunzicker was elected by the Board of Directors to an unexpired term in 1989. Dr. Hunzicker served as the Company's Medical Director from 1987 to 1989; he formerly served as a member of the Company's Board of Directors from 1977 to 1980. Mr. Jensen is Vice President, Finance of Western Institutional Review Board and also serves on the Board of Directors of Heritage Financial Corporation and Panorama City Corporation. He serves as a Director of Sunset Life and Generations Bank, subsidiaries. He served as President of Sunset Life, a subsidiary of the Company, from 1973 until his retirement in 1999. Mr. Miller is a retired partner of KPMG LLP (formerly Peat, Marwick, Mitchell & Co.) Mr. Miller joined KPMG in 1957 and became an audit partner in 1967 specializing in insurance and agribusiness. He retired in 1990. Mr. Winn is retired as the Kansas Third District Representative to the U.S. Congress. Mr. Finn retired as Senior Vice President of Finance of the Company on January 31, 2002. He formerly served as a member of the Company s Board of Directors from 1983 to 2002. Mr. Nordholm has served as CEO of TYR Energy and TYR Capital, LLC since 2002. He had previously been Senior Vice President/General Manager Capacity Services for Aquila, Inc. Mr. Braude retired from the Kansas City Board of Trade in 2001 where he had served as its President/CEO since 1983.

(4)	Member of Executive Committee.	
(5)	Member of Audit Committee.	
(6)	Member of Compensation Committee	e.
(7)	Member of Nominating Committee.	
	(b) Executive Officers.	
Name, A	_	Business Experience <u>During Past 5 Years</u>
R. Philip	Bixby, 52	Elected Assistant Secretary in 1979; Assistant Vice President in 1982; Vice President in 1984; Society Vice President in 1996;
Presider	at, CEO and	in 1984; Senior Vice President, Operations in 1990; Executive Vice President in 1996; President and CEO in April 1998; Vice Chairman of the Board in January 2000 and Chairman of the Board in 2005. Director and President of Sunset Life, Director of Old
Chairma	nn of the Board	American, and Chairman of the Board of Generations Bank, subsidiaries.

of Sunset Financial Services.

See below with respect to the business experience of executive officers of the Company.

(3)

Donald E. Krebs, 48

Senior Vice President,

Sales & Marketing

Tracy W. Knapp, 43

Senior Vice President.

Finance

Was elected Senior Vice President, Finance and to the Board of Directors in January 2002. Chief Financial Officer and responsible for the investment of the Company s funds, accounting and taxes. Mr. Knapp joined the Company in 1998 and was responsible for developing a banking subsidiary. He was elected President and CEO of Generations Bank when it was chartered in July 2000. From 1991 to 1998, he held several positions with U.S. Credit Union including Vice President, Finance and Controller. Director of Sunset Life, Old American and Generations Bank, subsidiaries.

Elected Senior Vice President, Sales & Marketing in April 2004. Served as Vice President, Agency Marketing 2001-2004, and Regional Vice President 1996-2001. Responsible for Individual Sales & Marketing efforts for Kansas City Life. Director

and Vice President of Sales & Marketing for Sunset Life. Director and Vice President

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Name, Age and **Business Experience During Past 5 Years Position** Mark A. Milton, 47 Elected Assistant Actuary in 1984; Assistant Vice President/Associate Actuary in 1987; Vice President/Associate Actuary in 1989; Vice President and Actuary in January 2000; and to present position in January 2001. Responsible for Actuarial Senior Vice President Services, State Compliance and Group. Director, Vice President and Actuary of Sunset Life, and Director of Old American, subsidiaries. and Actuary Elected Vice President, Group in 2003. Responsible for group sales and products. Vice David S. Duncan, 51 President for National Accounts and Underwriting for Great West Life and Annuity Company, 1999-2003. Mr. Duncan s employment concluded October 28, 2005. Vice President, Group Charles R. Duffy, Jr., 58 Elected Vice President, Computer Information Services in 1989; Vice President, Insurance Administration in 1992; and to present position in 1996. Responsible for the Company's Computer Operations, Customer Services, Claims, Agency Administration, Senior Vice President. New Business, Medical, Underwriting, Human Resources, Facility Services, Distribution Services, Printing and Office Services. Director of Sunset Life, Sunset Operations Financial and Old American, subsidiaries. Brent C. Nelson, 54 Elected Vice President and Controller in 2003. Chief Accounting Officer responsible for all corporate accounting reports. From 2000 to 2003 he served as Senior Vice President and Controller of Massachusetts Mutual Life Insurance Company. Vice President and Controller William A. Schalekamp, 61 Joined the Company in 1971. Was elected Assistant Counsel in 1973; Associate Counsel in 1975; Assistant General Counsel in 1980; Associate General Counsel in 1984; Vice President and Chief Compliance Officer/Associate General Counsel in Senior Vice President. January 2002, and to his present position in April 2002. Responsible for Legal Department, Office of the Secretary, Stock Transfer Department, and Market General Counsel, and Compliance. Secretary (c) None. (d) R. Philip Bixby and Walter E. Bixby are brothers and cousins of Nancy Bixby Hudson. (e) See Business Experience During Past 5 Years above. (f) There have been no events under any bankruptcy act, no criminal proceedings and no judgments or injunctions material to the evaluation of the ability and integrity of any Director, nominee or executive officer during the past five years.

(h) The Board of Directors has determined that the Chairman of the Audit Committee, Cecil R. Miller, an independent director, is a financial

expert as required by the applicable standards of the Securities and Exchange Commission and the NASDAQ Stock Market, Inc.

The Company has adopted a Code of Ethics for Officers, Directors, and Employees. Copies are available upon written request made to William A. Schalekamp, Senior Vice President, General Counsel & Secretary.

(j) The Company has a standing Nominating Committee and its Charter can be viewed on the Company s website at the following address: <a href="http://www.kclife.com">http://www.kclife.com</a>. Not all of its members are independent directors. It complies with the applicable requirements for directors under the standards promulgated by the Securities and Exchange Commission and the listing standards of the NASD Stock Market, Inc. The committee takes into consideration such criteria as it deems appropriate in evaluating a candidate, including his or her knowledge, expertise, skills, integrity, diversity, judgment, business or other experience, and reputation in the business community. It may (but is not required

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to) consider candidates suggested by management, other members of the Board of Directors, or shareholders. Nominations are governed by the Company s Bylaws and Articles of Incorporation.

#### SECTION 16(A) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16 of the Securities Exchange Act of 1934 requires the Company s directors and executive officers to file reports of ownership and changes in ownership of Common Stock. To the best of Company s knowledge, in 2005, all required forms were filed on time with the Securities and Exchange Commission, except filings with respect to seven stock purchases totaling 11,260 shares; each by Robert Philip Bixby, Walter E. Bixby and Angeline I. Bixby. Once the information was discovered, Forms 4 were promptly filed.

#### **Item 11. EXECUTIVE COMPENSATION**

#### (a) Compensation

The following table sets forth information concerning cash compensation paid or accrued by the Company and its subsidiaries to the Chief Executive Officer and the other four most highly paid executive officers as of December 31, 2005 for the fiscal years ending December 31, 2005, 2004 and 2003.

#### **SUMMARY COMPENSATION TABLE**

Name and	Annu	al Compen	sation	Long Term Incentive	Other Annual	All Other
Principal Position	<u>Year</u>	Salary	Bonus	Compensation Payouts	Compensation	Compensation
R. P. Bixby President, CEO and Chairman of the Board, Kansas City Life; Director and President of Sunset Life, Director of Old American, and Chairman of the Board of Generations Bank, subsidiaries	2005	\$610,320	\$187,708	\$699,965	\$57,500	\$54,129
	2004	586,860	400	0	7,000	38,108
	2003	558,900	26,761	84,543	7,000	37,252
C. R. Duffy, Jr. Senior Vice President, Operations, Kansas City Life; Director of Sunset Life, Sunset Financial Services and Old American, subsidiaries	2005	255,420	60,383	148,566	3,000	25,910
	2004	246,780	300	0	3,000	17,722
	2003	237,240	7,090	38,493	3,000	16,201
M. A. Milton Senior Vice President and Actuary, Kansas City Life; Director of Sunset Life and Old American, subsidiaries	2005 2004 2003	249,600 238,800 223,140	52,542 400 9,290	139,731 0 29,377	3,000 3,000 3,000	24,397 15,307 14,303
T. W. Knapp	2005	246,300	58,028	137,927	7,750	11,762
Senior Vice President, Finance, CFO and Director	2004	235,680	95	0	7,000	7,773
Kansas City Life; Director of Old American, Sunset	2003	220,260	5,739	12,784	7,000	7,209

Life, and Generations Bank, subsidiaries

D. E. Krebs	2005	235,620	55,587	103,946	1,500	25,797
Senior Vice President, Sales and Marketing,	2004	201,775	13,986	0	0	8,746
Kansas City Life; Director of Sunset Life,	2003	168,000	3,320	0	0	7,915
and Sunset Financial Services, subsidiaries						

#### ALL OTHER COMPENSATION INCLUDES THE FOLLOWING:

The Company has a contributory Internal Revenue Code Section 401(k) savings and profit sharing plan. Directors and officers who are full-time employees of the Registrant or its subsidiaries participate in the plan on the same basis as all other employees. Employees may contribute up to 100% of their monthly base salary. Highly compensated employees are limited to contributions of 6%. The Company contributes an amount equal to 50%, 75% or 100% of the

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employee contributions based on a schedule of years of employment to a maximum of 6% of an employee's compensation in the form of capital stock of the Company. The amount contributed to the plan in 2005 for the accounts of the named individuals are as follows: R. P. Bixby, \$12,600; C. R. Duffy, Jr., \$12,600; M. A. Milton, \$12,600; T. W. Knapp, \$9,450; D. E. Krebs, \$12,600.

The Company has adopted a non-qualified deferred compensation plan for approximately 60 highly compensated officers and employees. It is similar to the Company's 401(k) plan. Participants contribute amounts to this plan that they cannot contribute to the 401(k) plan up to a total of 25% of their monthly salary and the Company contributes up to a maximum of 6% of their monthly salary. The amount contributed to the plan in 2005 for the accounts of the named individuals are as follows: R. P. Bixby, \$24,019; C. R. Duffy, Jr., \$2,725; M. A. Milton, \$2,496; T. W. Knapp, \$1,633; D. E. Krebs, \$1,537.

The Company provides yearly renewable term insurance to its employees in the amount of  $2\frac{1}{2}$  times their annual salary. Directors and officers who are full time employees participate in the program on the same basis as all other employees. Premiums paid for the named individuals for 2005 are as follows: R. P. Bixby, \$3,718; C. R. Duffy, Jr., \$2,317; M. A. Milton, \$1,033; T. W. Knapp, \$679; D. E. Krebs, \$970.

From January 25, 2000 through January 24, 2003, the Company had a long-term incentive plan in place for senior management that awarded participants for the increase in the price of the Company s common stock. Participants were awarded units (phantom shares) based on their annualized salary divided by the share price of \$32.25 as of January 21, 2000. At the conclusion of the three-year plan, participants received awards based on the increase in the per share price times their number of units. Participants were also awarded dividends on those units commensurate with the Company s dividend policy. Final payments for the plan were made in January of 2003. Payments received by the named individuals and included in Long Term Incentive Compensation Payouts are as follows: R. P. Bixby, \$84,543; C. R. Duffy, Jr., \$38,493; M. A. Milton, \$29,377; T. W. Knapp, \$12,784.

Effective in 2003, the Company has a three-year long-term incentive plan for senior management that awards participants for the increase in the price of the Company s common stock from January 1, 2003 through December 31, 2005. Participants are awarded units (phantom shares) based on a compensation analysis performed by an independent compensation consulting firm. The number of units awarded is based on the total direct compensation for equivalent positions in the marketplace less the sum of the actual base salary for each participant and the maximum annual incentive opportunity under the Company s Annual Incentive Plan. Each unit awarded is valued by determining the present value of the potential growth and dividends on a share of Kansas City Life stock over a three-year period assuming a 5% compound growth rate and the Company s current dividend policy.

At the conclusion of the three-year cycle, participants will receive awards based on the increase in the per share price times their number of units. The increase will be determined based upon the change in the volume weighted average price for the month of December 2002 as compared to the volume weighted average price for the month of December 2005. Dividends are accrued and paid at the end of the three-year plan cycle; dividends are only paid to the extent that they are offset against any negative stock price appreciation.

The column All Other Compensation, among other items, includes the aggregate incremental cost to the Company of providing tickets, auto allowances and personal use of Company aircraft. The amounts reported in this column that represent at least 25% of the total amount of other annual compensation for the executive officers are: R.P. Bixby personal use of Company aircraft \$9,793 and auto allowance \$3,998; C. R. Duffy, Jr. auto allowance \$8,268; M. A. Milton auto allowance \$8,268; D. E. Krebs auto allowance \$7,608, personal use of Company aircraft \$3,081.

#### (f) <u>Defined Benefit or Actuarial Plan Disclosure</u>

The Company has a non-contributory defined benefit pension plan which covers employees age 21 and over. Effective January 1, 1998, the pension plan was converted to a cash balance plan. Benefits under the plan will no longer be determined primarily by final average compensation and years of service. Each participant's benefit accrued under the prior plan formula as of December 31, 1997 was converted to an opening account balance in the cash balance plan.

Beginning in 1998, participants accumulate annual pay credits equal to a percentage of annual compensation, ranging from 3% to 16% based on years of service of the participant. The cash balance account is further credited with interest annually which is based on the 30-year treasury bond rate in effect for November of the prior plan year. Upon termination of employment, the account balance as of such date may be distributed to the participant in lump sum or annuity form, at the election of the participant. Benefits vest according to years of service after age 18 on a graded scale,

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beginning with 30% vesting with 3 years, and becoming 100% vested with 7 years. Compensation for determining benefits under the plan is equal to base salary, excluding overtime and bonuses.

A participant's base salary not to exceed \$150,000 (as adjusted for cost of living) commencing January 1, 1994, was used to determine compensation under the plan for benefits from the qualified plan. For the individuals named in the Cash Compensation Table, the years of service covered by the plan for the year ended December 31, 2005, were: R. P. Bixby, 28 years; D. E. Krebs 9 years; C. R. Duffy, Jr., 16 years; M. A. Milton, 24 years; T. W. Knapp, 5 years.

The estimated annual annuity benefit payable starting at normal retirement age (age 65) as accrued through December 31, 2005 under the cash balance plan for each of the named individuals are as follows: R. P. Bixby, \$216,071; C. R. Duffy, Jr., \$34,888; M. A. Milton, \$89,973; T. W. Knapp, \$11,098; D. E. Krebs \$12,361.

The Company has adopted an unfunded excess benefit plan which covers any employee who is an active participant in the non-contributory defined benefit pension plan and whose pension benefit under that plan would exceed the maximum benefit limited under Internal Revenue Code Section 415. A participant under this plan is entitled to a monthly benefit of the difference between the maximum monthly normal, early, or deferred vested retirement benefit determined without regard to the Internal Revenue Code Section 415 limitation and the monthly equivalent of the maximum benefit permitted by Internal Revenue Code Section 415. Participants may elect a lump sum distribution.

#### (g) Compensation of Directors

Non-employee Directors are paid \$5,000 per quarter, plus a \$2,500 attendance fee for Quarterly meetings or a \$2,000 attendance fee for special meetings. Non-employee Directors on Committees are paid as shown below:

	Executive	Audit	Compensation	Nominating
Chairperson	-	2,000	1,000	-
Member	1,250	1,000	750	500

Employee directors are paid \$1,250 per quarter and a \$500 attendance fee for special meetings.

#### (h) Employment Contracts and Termination of Employment and Change in Control Arrangements

There are no employment contracts between the Company and its executive officers. The Company's benefit plans contain typical provisions applicable to all employees for termination of employment.

# (j) Additional Information with Respect to Compensation Committee

The members of the Compensation Committee: Daryl D. Jensen, William R. Blessing and E. Larry Winn, Jr.

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### Item 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

## (a) Security Ownership of Certain Beneficial Owners

The following table sets forth information as of December 31, 2005 concerning certain beneficial owners of voting securities of the Company's \$1.25 par value capital stock (common stock). The common stock is the Company s only class of voting securities. As described in the notes to the table set forth below, certain named persons share the power of voting and disposition with respect to certain shares of common stock. Consequently, such shares are shown as being beneficially owned by more than one person.

Name and Address	Percent of Class
Mark A. Milton, Tracy W. Knapp, and Charles R. Duffy, Jr. Trustees of the Kansas City Life Insurance Company Savings and Profit Sharing Plan and the Kansas City Life Employee Stock Plan and the Kansas City Life Agents Stock Bonus Plan 3520 Broadway Kansas City, MO 64111-2565	
Amount and Nature of Ownership(1)	
762,451 Shares	6.4
WEB Interest, Ltd. 3520 Broadway Kansas City, MO 64111-2565	
Amount and Nature of Ownership(2)(8)	
2,358,340 Shares	19.8
Angeline I. Bixby 10453 S. Oakcrest Lane Olathe, KS 66061	
Amount and Nature of Ownership(2)(3)(8)	
3,105,563 Shares	26.1
JRB Interests, Ltd. 3520 Broadway Kansas City, MO 64111-2565	
Amount and Nature of Ownership(4)(8)	
2,966,312 Shares	24.9

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Name and Address	Percent of Class
Lee M. Vogel 4701 NW 59 <sup>th</sup> Court Kansas City, MO 64151	
Amount and Nature of Ownership(4)(5)(8)	
2,967,612 Shares	24.9
R. L. Finn 10106 N.W. 74 <sup>th</sup> St. Kansas City, MO 64152	
Amount and Nature of Ownership(6)(8)	
2,957,009 Shares	24.8
Webb R. Gilmore 833 W. 53 <sup>rd</sup> St. Kansas City, MO 64112	
Amount and Nature of Ownership(7)(8)	
2,957,485 Shares	24.8
Nancy Bixby Hudson 425 Baldwin Creek Rd. Lander, WY	
Amount and Nature of Ownership(4)(8)(9)(10)	
3,297,880 Shares	27.7

- (1) Trustees have the power to sell plan assets. Participants may instruct the Trustees how to vote their shares.
- (2) The WEB Interests, Ltd. is a Texas limited partnership (the WEB Partnership ). Each partner of the WEB Partnership has the power to vote that number of shares of Common Stock owned by the WEB Partnership which equals such partner s proportionate interest in the WEB Partnership.
- Includes 2,358,340 shares for which Angeline I. Bixby (Ms. Bixby) shares the power of disposition as a general partner of the WEB Partnership. Of these shares, Ms. Bixby: (a) as a general partner of the WEB Partnership, in her capacity as a co-trustee of the Walter E. Bixby, Jr. Revocable Trust, shares the power to vote 1,996,766 shares; (b) as the sole trustee of the Angeline I. Bixby GST Trust and the Issue Trust for Angeline I. Bixby, which trusts are limited partners of the WEB Partnership, has the power to vote 120,323 shares; and (c) as an individual general partner of the WEB Partnership, has the sole power to vote 200 shares. Also includes: (a) 393,535 shares for which Ms. Bixby, as a co-trustee (with R. Philip Bixby and Walter E. Bixby) of the Walter E. Bixby Descendants Trust, shares the power to vote and the power of disposition; and (b) 353,688 shares which Ms. Bixby owns directly and has the sole power to vote and the sole power of disposition.
- (4) The JRB Interests, Ltd. is a Texas limited partnership (the JRB Partnership). Each partner of the JRB Partnership has the power to vote that number of shares of Common Stock owned by the JRB Partnership which equals such partner s proportionate interest in the

JRB Partnership.

Includes 2,966,312 shares for which Lee M. Vogel (Mr. Vogel), as a general partner of the JRB Partnership, shares the power of disposition. Of these shares, Mr. Vogel: (a) as a general partner of the JRB Partnership, in his individual capacity, has the sole power to vote 239 shares; and (b) as a co-trustee (with Richard L. Finn and Webb R. Gilmore) of the Issue Trust for Lee M. Vogel, a limited partner of the JRB Partnership, shares the

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power to vote 1,003,690 shares. Also includes 1,300 shares for which Mr. Vogel, as a joint tenant with right of survivorship with MM Bixby, shares the power to vote and the power of disposition; Mr. Vogel disclaims pecuniary interest in 1,954,630 shares owned by the partnership.

- Richard L. Finn and Webb R. Gilmore share the power to vote (a) 1,953,295 shares with Nancy Hudson, as co-trustees of the Nancy Bixby Hudson GST Trust and the Issue Trust for Nancy Bixby Hudson, which trusts are limited partners of the JRB Partnership; (b) 1,003,690 shares with Lee M. Vogel, as co-trustees of the Issue Trust for Lee M. Vogel, a limited partner of the JRB Partnership, and (c) also includes 24 shares which Mr. Finn owns directly and has the sole power to vote and the sole power of disposition, that are not in the voting agreement.
- Richard L. Finn and Webb R. Gilmore share the power to vote (a) 1,953,295 shares with Nancy Hudson, as co-trustees of the Nancy Bixby Hudson GST Trust and the Issue Trust for Nancy Bixby Hudson, which trusts are limited partners of the JRB Partnership; (b) 1,003,690 shares with Lee M. Vogel, as co-trustees of the Issue Trust for Lee M. Vogel, a limited partner of the JRB Partnership, and (c) also includes 500 shares which Mr. Gilmore owns directly and has the sole power to vote and the sole power of disposition, that are not in the voting agreement.
- (8) As reported on a Schedule D filed by the Bixby Family Group with the Securities and Exchange Commission on November 2, 2004, the sole voting for all shares described herein is held by Mr. Lee M. Vogel pursuant to a voting agreement dated October 31, 2004.
- Ms. Hudson, as a general partner of JRB Interests, Ltd., a Texas limited partnership (the JRB Partnership), shares with the other general partners of the JRB Partnership, the power of disposition of these shares, which are owned by the JRB Partnership. Ms. Hudson (a) as a general partner of the JRB Partnership, has sole power to vote 239 of these shares; and (b) as a co-trustee (with Richard L. Finn and Webb R. Gilmore) of the Nancy Bixby Hudson GST Trust and the Issue Trust for Nancy Bixby Hudson, which trust are limited partners of the JRB Partnership, shares the power to vote 1,953,295 of these shares. Ms. Hudson disclaims pecuniary interest in 1,010,770 shares owned by the partnership.
- (10) Ms. Hudson, as sole trustee of the Nancy Bixby Hudson Trust dated December 11, 1997, has the sole power to vote and the sole power to dispose of these shares.
  - (b) Security Ownership of Management

The following table sets forth information as of December 31, 2005 concerning officers and directors who own an interest in the Company's \$1.25 par value capital stock (common stock). The common stock is the Company sonly class of voting securities. As described in the notes to the table set forth below, certain named persons share the power of voting and disposition with respect to certain shares of Common Stock. Consequently, such shares are shown as being beneficially owned by more than one person.

The following Nominees for Directors were elected at the Shareholders Meeting on April 22, 2004 for a three-year term.

Name and Address	Principal Occupation	Served as a Director Since	Shares of Record and Beneficially Owned	Percent of Class
Richard L. Finn 10106 N.W. 74 <sup>th</sup> St. Kansas City, MO 64152	Retired	-	2,957,009(11)(12)	24.8
Bradford T. Nordholm 11300 Brookwood Ave. Leawood, KS 66211	CEO TYR Energy and TYR Capital LLC	2004	250	*
William R. Blessing 11708 Manor Overland Park, KS	Senior Vice President Sprint, Kansas City, MO	2001	100	*
Cecil R. Miller 12215 Ash Overland Park, KS	Retired	2001	100	*

The following Directors were elected April 21, 2005 for a three-year term:

Name and Address	Principal Occupation	Served as a Director Since	Shares of Record and Beneficially Owned	Percent of Class
Walter E. Bixby 3520 Broadway Kansas City, MO	President, Old American Insurance Company, Vice Chairman of the Board of the Company,	1996	10,234(1)(12) 2,358,340(2)(3)(12) 370,176(4)(12) 393,535(5)(12)	26.1
	Kansas City, MO			
Webb R. Gilmore 833 W. 53 <sup>rd</sup> St. Kansas City, MO	Chairman, CEO and Shareholder, Gilmore & Bell, Kansas City, MO	1990	2,957,485(10)(12)	24.8
Nancy Bixby Hudson 425 Baldwin Creek Rd. Lander, WY	Investor	1996	2,966,312(6)(12) 331,566(7)(12)	27.7

Daryl D. Jensen 2143 Old Port Dr. Olympia, WA	Vice President, Finance, Western Institutional Review Board Olympia, WA	1978	939	*
William A. Schalekamp 3520 Broadway Kansas City, MO	Senior Vice President, General Counsel and Secretary	2002	6 13,502(1)	*

The following are currently Directors whose terms expire April 20, 2006 and are nominees of management for election to three-year terms at the annual meeting to be held April 20, 2006.

Name and Address	Principal Occupation	Served as a Director Since	Shares of Record and Beneficially Owned	Percent of Class
R. Philip Bixby 3520 Broadway Kansas City, MO	President, CEO and Chairman of the Board	1985	2,358,340(2)(8)(12) 20,801(1)(12) 393,535(5)(12) 349,530(9)(12)	26.1
Warren J. Hunzicker, M.D. 4126 W. 94 <sup>th</sup> Terr, Apt. 210 Prairie Village, KS	Director	1989	300	*
E. Larry Winn, Jr. 8420 Roe Ave. Prairie Village, KS	Retired Representative, U.S. Congress	1985	332	*
Tracy W. Knapp 3520 Broadway Kansas City, MO	Senior Vice President, Finance	2002	747(1)	*
Michael Braude	Retired	-	0(13)	*
All Directors, executive officers and their spouses (also includes all shares held by trustees of Company benefit plans and shares held by the Bixby Family and related Partnerships and Trusts)			7,915,566	66.4

<sup>\*</sup>Less than 1%.

- (1) Approximate beneficial interest in shares held by the Trustees of Kansas City Life Insurance Company employee benefit plans. Participants have the power to vote the shares held in their account.
- As general partners of the WEB Interests, Ltd., a Texas limited partnership (the WEB Partnership), Walter E. Bixby, R. Philip Bixby and Angeline I. Bixby, share the power to dispose of these shares, which are owned by the WEB Partnership. As general partners, in their capacity as co-trustees of the WEB Trust, Walter E. Bixby, R. Philip Bixby and Angeline I. Bixby share the power to vote 2,358,340 of these shares.

Includes (a) 200 shares for which Walter E. Bixby, as an individual general partner of the WEB Partnership, has the sole power to vote; and (b) 120,325 shares for which Walter E. Bixby, as the sole trustee of the Walter E. Bixby, III GST Trust and the Issue Trust for Walter E. Bixby, III, which trusts are limited partners of the WEB Partnership, has the power to vote.

- (4) Includes (a) 348,380 shares which Walter E. Bixby owns directly and has the sole power to vote and the sole power of disposition; and (b) 21,796 shares for which Walter E. Bixby, as custodian for certain of his minor nieces and nephews, has the sole power to vote and the sole power of disposition.
- (5) These shares are held in the Walter E. Bixby Descendants Trust. R. Philip Bixby, Walter E. Bixby and Ms. Bixby are the co-trustees of this trust and share the power to vote and the power to dispose of these shares. The terms of the trust restrict the transfer of these shares.
- (6) Ms. Hudson, as a general partner of JRB Interests, Ltd., a Texas limited partnership (the JRB Partnership ), shares with the other general partners of the JRB Partnership, the power of disposition of these shares, which

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are owned by the JRB Partnership. Ms. Hudson (a) as a general partner of the JRB Partnership, has sole power to vote 239 of these shares; and (b) as a co-trustee (with Richard L. Finn and Webb R. Gilmore) of the Nancy Bixby Hudson GST Trust and the Issue Trust for Nancy Bixby Hudson, which trusts are limited partners of the JRB Partnership, shares the power to vote 1,953,295 of these shares. Ms. Hudson disclaims pecuniary interest in 1,010,770 shares owned by the partnership.

- (7) Ms. Hudson, as sole trustee of the Nancy Bixby Hudson Trust dated December 11, 1997, has the sole power to vote and the sole power to dispose of these shares.
- Includes (a) 200 shares for which R. Philip Bixby as an individual general partner of the WEB Partnership, has the sole power to vote; and (b) 120,325 shares for which R. Philip Bixby, as sole trustee of the R. Philip Bixby GST Trust and the Issue Trust for R. Philip Bixby, which trusts are limited partners of the WEB Partnership, has the power to vote.
- (9) Includes: (a) 337,114 shares which R. Philip Bixby owns directly and has the sole power to vote and the sole power of disposition; and (b) 12,416 shares for which R. Philip Bixby, as custodian for certain of his minor nieces and nephews, has the sole power to vote and the sole power of disposition.
- (10) Webb R. Gilmore and Richard L. Finn share the power to vote (a) 1,953,295 shares with Nancy Hudson, as co-trustees of the Nancy Bixby Hudson GST Trust and the Issue Trust for Nancy Bixby Hudson, which trusts are limited partners of the JRB Partnership; and (b) 1,003,690 shares with Lee M. Vogel, as co-trustees of the Issue Trust for Lee M. Vogel, a limited partner of the JRB Partnership, and (c) also includes 500 shares which Mr. Gilmore owns directly and has the sole power to vote and the sole power of disposition.
- Webb R. Gilmore and Richard L. Finn share the power to vote (a) 1,953,295 shares with Nancy Hudson, as co-trustees of the Nancy Bixby Hudson GST Trust and the Issue Trust for Nancy Bixby Hudson, which trusts are limited partners of the JRB Partnership; and (b) 1,003,690 shares with Lee M. Vogel, as co-trustees of the Issue Trust for Lee M. Vogel, a limited partner of the JRB Partnership, and (c) also includes 24 shares which Mr. Finn owns directly and has the sole power to vote and the sole power of disposition.
- (12) As reported on a Schedule D filed by the Bixby Family Group with the Securities and Exchange Commission on November 2, 2004, the sole voting for all shares described herein is held by Mr. Lee M. Vogel pursuant to a voting agreement dated October 31, 2004.
- (13) Michael Braude is nominated for election for an initial term of three years.

#### Item 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

None

#### **Item 14. PRINCIPAL ACCOUNTING FEES AND SERVICES**

The Audit Committee of the Company has engaged KPMG LLP as its independent registered public accounting firm. The Audit Committee regularly reviews and determines whether any non-audit services provided by KPMG LLP potentially affects their independence with respect to the Company. The Audit Committee s policy is to pre-approve all audit services and permissible non-audit services provided by KPMG LLP. Pre-approval is generally provided by the Audit Committee for up to one year, is detailed as to the particular service or category of services to be

rendered, and is generally subject to a specific budget. Specific members of management are authorized to approve audit services of up to \$10,000 with ratification by the Audit Committee at the next scheduled meeting of the Audit Committee. Also, the Audit Committee may pre-approve additional services or specific engagements on a case-by-case basis.

The following table sets forth the aggregate fees in thousands billed by KPMG LLP with respect to audit and non-audit services for the Company for the years ended December 31, 2005 and 2004:

	2005	2004
Audit Fees (1)	\$ 985	\$ 1,018
Audit-Related Fees (2)	-	130
	\$ 985	\$ 1,148

- (1) Includes fees for professional services rendered for the integrated audit of the Company's consolidated financial statements and effectiveness of the Company's internal control over financial reporting, the review of the Company's annual report on Form 10-K for the years 2005 and 2004, and for the reviews of the consolidated financial statements included in the Company's quarterly reports on Form 10-Q for the first three quarters of 2005 and 2004.
- (2) Includes fees for professional services rendered for accounting consultation in connection with the GuideOne acquisition, and discussions regarding Section 404 of the Sarbanes-Oxley Act of 2002.

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#### PART IV

#### Item 15. EXHIBITS, FINANCIAL STATEMENT SCHEDULES

	Page Numbe
(a)(1) Financial Statements (See Item 8: Financial Statements and Supplementary Data)	30

### (a)(2) Supplementary Data and Financial Statement Schedules

Schedules are attached hereto at the following pages:

	Page
	<u>Number</u>
I - Summary of Investments - Other than Investments in Related Parties, December 31, 2005	83
II - Condensed Financial Information of Registrant, Years ended December 31, 2005, 2004 and 2003	84
III - Supplementary Insurance Information, Years ended December 31, 2005, 2004 and 2003	87
IV - Reinsurance Information, Years ended December 31, 2005, 2004 and 2003	88
V - Valuation and Qualifying Accounts, Years ended December 31, 2005, 2004 and 2003	89

All other schedules are omitted as the required information is inapplicable or the information is presented in the financial statements or related notes.

#### (b) Exhibits

Exhibit Number:	Basic Documents:
3(a)	Articles of Incorporation (as Restated in 1986 and Amended in 1999). [Filed as Exhibit 3(a) to the Company s 10-Q Report for the quarter ended September 30, 1999 and incorporated herein by reference]
3(b)	Bylaws as Amended and Restated January 24, 2005. [Filed as Exhibit 3(ii) to the Company's 8-K Report for January 2005 and incorporated herein by reference]
4(a)	Specimen copy of Stock Certificate. [Filed as Exhibit 4(a) to the Company s 10-Q Report for the quarter ended September 30, 1999 and incorporated herein by reference]
10(a)	Tenth Amendment, Kansas City Life Deferred Compensation Plan. [Filed as Exhibit 10(a) to the Company's 10-K Report for 2001 and incorporated herein by reference]
10(b)	

Twenty-eighth Amendment, Kansas City Life Insurance Company Savings and Profit Sharing Plan. [The Amended and Restated Kansas City Life Insurance Company Savings and Profit Sharing Plan filed as Exhibit 10(b) to the Company s 10-K Report for 2001 and incorporated herein by reference]

- Fourteenth Amendment, Kansas City Life Employee Stock Plan. [The Amended and Restated Kansas City Life Insurance Company Stock Plan filed as Exhibit 10(c) to the Company s 10-K Report for 2001 and incorporated herein by reference]
- 10(d) Second Amendment, Kansas City Life Excess Benefit Plan. [Filed as Exhibit 10(d) to the Company s 10-K Report for 1999 and incorporated herein by reference]
- 14 Kansas City Life Insurance Company Code of Ethics for Officers, Directors and Employees
- 21 Subsidiaries.

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23	Consent of Independent Registered Public Accounting Firm.
31(a)	Section 302 Certification.
31(b)	Section 302 Certification.
32(a)	Section 906 Certification.
99(a)	Prospectus for Kansas City Life Insurance Company Savings and Investment Plan. [Filed as Exhibit 99(a) to the Company s 10-K Report for 2004 and incorporated herein by reference]

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#### **SIGNATURES**

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

#### KANSAS CITY LIFE INSURANCE COMPANY

By: /s/ Brent C. Nelson
Brent C. Nelson
Vice President and Controller
(Principal Accounting Officer)

Date: February 27, 2006

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

By: /s/ R. Philip Bixby
R. Philip Bixby
Director; President, Chief
Executive Officer and Chairman
of the Board

(Principal Executive Officer) Date: February 27, 2006

By: <u>/s/ Walter E. Bixby</u> Walter E. Bixby

Director and Vice Chairman

of the Board

Date: February 27, 2006

By: /s/E. Larry Winn, Jr.

By: /s/ Tracy W. Knapp

Tracy W. Knapp

Director; Senior Vice President, Finance

(Principal Financial Officer) Date: February 27, 2006

By: /s/ William A. Schalekamp William A. Schalekamp Director; Senior Vice President, General Counsel and Secretary

Date: February 27, 2006

By: <u>/s/ Cecil R. Miller</u> Cecil R. Miller Director

E. Larry Winn, Jr.

Director

Date: February 27, 2006

By: <u>/s/ Warren J. Hunzicker, M.D.</u> Warren J. Hunzicker, M.D.

Director

Date: February 27, 2006

Date: February 27, 2006

By: /s/Webb R. Gilmore

Webb R. Gilmore

Director

Date: February 27, 2006

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#### Schedule I

# KANSAS CITY LIFE INSURANCE COMPANY AND SUBSIDIARIES SUMMARY OF INVESTMENTS - OTHER THAN INVESTMENTS IN RELATED PARTIES DECEMBER 31, 2005

			Amount at
			Which Shown
			in Consolidated
Type of Investment	<u>Cost</u>	Fair Value	Balance Sheet
Fixed maturity securities, available for sale:			
Bonds:			
United States government and government			
agencies and authorities	\$ 66,386	\$ 65,785	\$ 65,785
Mortgage-backed securities	660,320	655,856	655,856
Public utilities	170,448	181,492	181,492
Corporate	1,776,289	1,806,870	1,806,870
All other bonds	157,428	155,419	155,419
Redeemable preferred stocks	55	54	54
Total	2,830,926	\$ 2,865,476	2,865,476
Equity securities, available for sale:			
Common stocks	32,084	32,194	32,194
Perpetual preferred stocks	20,059	20,581	20,581
Total	52,143	\$ 52,775	52,775
Mortgage loans	458,668		458,668
Real estate	81,870		81,870
Policy loans	101,088		101,088
Short-term investments	46,383		46,383
Other investments	2,179		2,179
Total investments	\$ 3,573,257		\$ 3,608,439

### Schedule II

# KANSAS CITY LIFE INSURANCE COMPANY CONDENSED FINANCIAL INFORMATION OF REGISTRANT BALANCE SHEETS

(amounts in thousands, except share data)

	December 31 2005	2004
ASSETS		
Investments:		
Fixed maturity securities available for		
sale, at fair value	\$ 2,239,430	\$ 2,291,095
Equity securities available for sale, a	t	
fair value		
Investment in unconsolidated		
subsidiaries	211,532	217,099
Other	44,127	51,752
Mortgage		
loans	364,031	331,676
Real estate	76,882	86,136
Policy loans	79,929	86,514
Short-term investments	36,298	56,514
Total investments	3,052,229	3,120,786
~ .	10.700	
Cash	10,508	3,551
Accrued investment income	31,244	31,068
Deferred acquisition costs	112,323	111,365
Value of business acquired	74,036	78,664
Reinsurance receivables	83,664	74,018
Property and equipment	28,931	30,283
Other assets	13,335	20,187
Separate account assets	367,860	353,983
Total assets	\$ 3,774,130	\$3,823,905
LIABILITIES		
Future policy benefits	\$ 569,659	\$ 569,887
Policyholder account balances	1,903,349	1,910,669
Policy and contract claims	26,386	24,676
Other policyholder funds	82,229	85,036
Notes payable	18,068	48,855
Income taxes	16,619	30,288
Other liabilities	109,741	107,615
Separate account liabilities	367,860	353,983
Total liabilities	3,093,911	3,131,009
STOCKHOLDERS' EQUITY		
Common stock, par value \$1.25 per		
share		
Authorized 36,000,000 shares,		
issued 18,496,680 shares	23,121	23,121
Additional paid in capital	25,063	24,279
Retained		
earnings	763,121	748,003
Accumulated		
other		
comprehensive		
income	(14,720)	11,727
Less treasury		
stock, at cost		
(2005 -		

6,578,046 shares;

2004 - 6,550,287 shares)	(116,366)	(114,234)
Total stockholders' equity	680,219	692,896
TD 4 1 1' 1 '1'4' 1		

Total liabilities and

stockholders' equity \$3,774,130 \$3,823,905

The above condensed financial statement should be read in conjunction with the consolidated financial statements and notes thereto of Kansas City Life Insurance Company.

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Schedule II (continued)

# KANSAS CITY LIFE INSURANCE COMPANY CONDENSED FINANCIAL INFORMATION OF REGISTRANT STATEMENTS OF INCOME

(amounts in thousands)

	Year Ended December 31		
	2005	2004	2003
REVENUES			
Insurance revenues:			
Premiums	\$ 103,486	\$ 109,515	\$ 128,879
Contract charges	92,530	92,889	86,956
Reinsurance ceded	(36,178)	(34,394)	(28,171)
Total insurance revenues	159,838	168,010	187,664
Investment revenues:			
Net investment income	151,579	154,679	149,413
Realized investment gains (losses)	6,374	45,649	(18,816)
Other revenues	6,207	4,787	6,358
Total revenues	323,998	373,125	324,619
BENEFITS AND EXPENSES			
Policyholder benefits	126,867	135,608	153,297
Interest credited to policyholder account balances	75,821	79,398	75,113
Amortization of deferred acquisition costs			
and value of business acquired	23,648	23,673	21,320
Operating expenses	67,212	72,686	74,171
Total benefits and expenses	293,548	311,365	323,901
Income before income tax expense (benefit) and equity			
in undistributed net income of subsidiaries	30,450	61,760	718
Income tax expense (benefit)	7,711	18,101	(6,233)
Income before equity in undistributed net			
income of subsidiaries	22,739	43,659	6,951
Equity in undistributed net income of subsidiaries	13,445	14,028	7,842
NET INCOME	\$ 36,184	\$ 57,687	\$ 14,793

The above condensed financial statement should be read in conjunction with the consolidated financial statements and notes thereto of Kansas City Life Insurance Company.

Schedule II (continued)

# KANSAS CITY LIFE INSURANCE COMPANY CONDENSED FINANCIAL STATEMENT OF REGISTRANT STATEMENTS OF CASH FLOWS

	Year Ended December 31 2005 2004 2003		
OPERATING ACTIVITIES	2003	2004	2003
Net income	\$36,184	\$57,687	\$14,793
	\$30,104	\$37,007	\$14,793
Equity in undistributed net income of subsidiaries	(12.445)	(14.029)	(7.942)
	(13,445)	(14,028)	(7,842)
Adjustments to reconcile net income			
to			
net cash from operating activities:			
Amortization of investment premium		11.505	1.260
(discount)	8,999	11,525	4,260
Depreciation	4,231	5,089	12,824
Acquisition costs capitalized	(16,651)	(15,103)	(16,314)
Amortization of deferred acquisition			
costs	19,547	19,175	17,372
Amortization of value of business			
acquired	4,101	4,498	3,948
Realized investment (gains) losses	(6,374)	(45,649)	18,816
Changes in assets and liabilities:			
Future policy benefits	(228)	2,244	11,812
Policyholder account balances	(10,664)	1,510	63,478
Income taxes payable and deferred	571	15,152	(13,858)
Other, net	7,091	(7,977)	(18,315)
Net cash provided	33,362	34,123	90,974
INVESTING ACTIVITIES			
Purchases of investments:			
Fixed maturity securities	(453,581)	(542,565)	(915,726)
Equity securities	(4,813)	(10,556)	(2,251)
Mortgage loans	(92,458)	(52,033)	(2,231) $(74,713)$
Real estate	(17,725)	(8,239)	(40,797)
Other investment assets			(40,797)
Sale of investments:	(4,129)	(8,020)	-
	120 640	110.679	121.015
Fixed maturity securities	138,640	119,678	131,015
Equity securities	3,746	4,206	11,151
Real estate	32,873	68,890	19,330
Other investment assets	26,800	5,742	47,917
Maturities and principal paydowns of			
investments:	206.515	217 410	510 1 15
Fixed maturity securities	306,515	317,410	512,147
Equity securities	8,027	2,500	7,850
Mortgage loans	60,993	59,387	76,550
Net additions to property and			
equipment	(1,291)	(1,925)	(1,247)
Insurance business acquired	-	-	(52,264)

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Net cash provided (used)	3,597	(45,525)	(281,038)
FINANCING ACTIVITIES			
Proceeds from borrowings	32,264	11,314	19,055
Repayment of borrowings	(63,051)	(54,505)	(218)
Deposits on policyholder account			
balances	211,100	234,557	291,098
Withdrawals from policyholder			
account balances	(212,969)	(182,018)	(162,449)
Net transfers to separate accounts	5,213	(12,009)	(9,427)
Change in other deposits	(3,284)	(2,741)	(3,732)
Cash dividends to stockholders	(12,876)	(12,988)	(12,840)
Dividends from subsidiaries	14,950	12,525	77,275
Net disposition (acquisition) of			
treasury stock	(1,349)	946	(2,867)
Net cash provided (used)	(30,002)	(4,919)	195,895
Increase (decrease) in cash	6,957	(16,321)	5,831
Cash at beginning of year	3,551	19,872	14,041
Cash at end of year	\$10,508	\$3,551	\$19,872

The above condensed financial statement should be read in conjunction with the consolidated financial statements and notes thereto of Kansas City Life Insurance Company.

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#### Schedule III

# KANSAS CITY LIFE INSURANCE COMPANY AND SUBSIDIARIES SUPPLEMENTARY INSURANCE INFORMATION

	Deferred	Future policy benefits, policy- holder account balances, and		Other
Segment December 31, 2005:	acquisition costs	policy and contract claims	Unearned premiums	policyholder funds
Individual Group Old American Total	\$ 153,997 - 72,966 \$ 226,963	\$ 2,920,535 6,493 248,029 \$ 3,175,057	\$ 422 295 236 \$ 953	\$ 89,900 - 2,344 \$ 92,244
December 31, 2004: Individual Group Old American Total	\$ 155,849 - 73,863 \$ 229,712	\$ 2,936,797 4,803 252,137 \$ 3,193,737	\$ 408 190 272 \$ 870	\$ 93,160 - 2,823 \$ 95,983
December 31, 2002:				
KCL - Individual KCL - Group Sunset Old American Total	\$ 120,110 - 50,775 75,401 \$ 246,286	\$1,951,838 6,533 406,121 260,681 \$2,625,173	\$ 384 329 70 338 \$ 1,121	\$ 91,442 - 10,064 4,056 \$ 105,562
Segment Year Ended December 3		Operating expenses*	* Allocations of	
Individual Group Old American Total	\$ 197,930 25,951 44,449 \$ 268,330	\$ 56,638 19,220 13,830 \$ 89,688	operating expenses are based on a numb of assumptions and estimates,	er
Year Ended December 3 Individual Group Old American Total	1, 2004: \$ 209,553 27,958 44,141 \$ 281,652	\$ 61,269 19,710 14,682 \$ 95,661	and testimates, and the results would change if different methods were applied.	s
Year Ended Decemb KCL - Individual KCL - Group	ber 31, 2002: \$ 157,554 40,916	\$51,250 23,176		
Sunset Old American	25,210 51,367	6,571 13,301		

	Total	\$	275,047		\$94,298		
Year Ended December 31, 2003:							
Individual		\$	215,975		\$ 62,025		
Group			35,727		22,644		
Old America	an		48,490		12,998		
	Total	\$	300,192		\$ 97,667		

All other information required by this Schedule is shown in the accompanying Segment Information Note to the Consolidated Financial Statements.

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Schedule IV

# KANSAS CITY LIFE INSURANCE COMPANY AND SUBSIDIARIES REINSURANCE INFORMATION

Year Ended December 31

Di d	Life Insurar 2005 (in thousand	nce Premiums 2004 ds)	2003	Accident ar 2005	nd Health Premiu 2004	ms 2003
Direct Individual	\$ 51,853	¢ 52 040	\$ 60 129	\$ 1,871	\$ 2,572	¢ 2 904
Group	11,342	\$ 53,848 12,449	\$ 69,128 11,053	39,577	41,130	\$ 3,894 46,374
Old American	68,370	70,452	72,226	2,737	3,119	3,607
Total	131,565	136,749	152,407	44,185	46,821	53,875
Total	151,505	130,717	132,107	11,103	10,021	33,073
Ceded						
Individual	(39,308)	(36,730)	(32,731)	(1,276)	(1,463)	(2,853)
Group	(2,686)	(3,145)	(2,127)	(7,227)	(7,407)	(4,521)
Old American	(3,307)	(3,734)	(4,290)	(1,793)	(2,011)	(2,308)
Total	(45,301)	(43,609)	(39,148)	(10,296)	(10,881)	(9,682)
Assumed	4.070	4.225	4.051			
Individual	4,079	4,327	4,951	-	-	-
Group	62	528	78	-	456	157
Old American	-	-	-	-	-	-
Total	4,141	4,855	5,029	-	456	157
Net	\$ 90,405	\$ 97,995	\$ 118,288	\$ 33,889	\$ 36,396	\$ 44,350
% of Assumed to Net	5	5	4	-	1	-
	Life Insura	Life Insurance In Force				
	2005	2004	2003			
	(in millions					
Direct						
Individual	\$ 24,893	\$ 24,684	\$ 24,538			
Group	3,130	3,178	3,401			
Old American	920	953	975			
Total	28,943	28,815	28,914			
0.1.1						
Ceded	(12.000)	(12.226)	(11.644)			
Individual	(12,909)	(12,326)	(11,644)			
Group	(382)	(364)	(317)			
Old American	(63)	(70)	(78)			
Total	(13,354)	(12,760)	(12,039)			
Assumed						
Individual	2,006	2,165	3,302			
Group	-	-	-			
Old American	-	_	-			
Total	2,006	2,165	3,302			
Net	\$ 17,595	\$ 18,220	\$ 20,177			
% of Assumed to Net	11	12	16			

All other information required by this Schedule is shown in the accompanying Reinsurance Note to the Consolidated Financial Statements.

#### Schedule V

# KANSAS CITY LIFE INSURANCE COMPANY AND SUBSIDIARIES VALUATION AND QUALIFYING ACCOUNTS

	Year Ended December 31			
	2005	2004	2003	
Real estate valuation account				
Beginning of year	\$ -	\$ -	\$ -	
Deductions	-	-	-	
End of year	\$ -	\$ -	\$ -	
Mortgage loan valuation account				
Beginning of year	\$ 4,368	\$ 4,801	\$ 4,746	
Additions	-	-	55	
Deductions	(890)	(433)	-	
End of year	\$ 3,478	\$ 4,368	\$ 4,801	
Allowance for uncollectible accounts				
Beginning of year	\$ 2,978	\$ 2,982	\$ 3,077	
Additions	49	34	87	
Deductions	(52)	(38)	(182)	
End of year	\$ 2,975	\$ 2,978	\$ 2,982	