	Form 5500	•	t of Employee Benefit Plan		OMB Nos. 12	210-0110				
	partment of the Treasury ternal Revenue Service	and 4065 of the Employee Retireme	employee benefit plans under sections 104 ent Income Security Act of 1974 (ERISA) and f the Internal Revenue Code (the Code).	2023						
	Department of Labor ployee Benefits Security Administration		ntries in accordance with ons to the Form 5500.							
Pension	Benefit Guaranty Corporation	-		This Form is Open to Public Inspection						
Part I		entification Information								
For calend	dar plan year 2023 or fisca	al plan year beginning 01/01/2023	and ending 12/31/20)23						
A This re	turn/report is for:	a multiemployer plan	a multiple-employer plan (Filers checking th employer information in accordance with the			iting				
B This re	turn/report is:									
		2 months)								
C If the p	C If the plan is a collectively-bargained plan, check here.									
D Check	box if filing under:	the DFVC program								
		special extension (enter description))							
E If this is	s a retroactively adopted p	olan permitted by SECURE Act section 2	201, check here	•						
Part II	Basic Plan Inform	nation—enter all requested information	1							
1a Name LUCENT	ο of plan Γ TECHNOLOGIES INC. Ι	PENSION PLAN		1b	Three-digit plan number (PN) ▶	002				
				1c	Effective date of pl 10/01/1996	an				
Mailin	a address (include room.	r, if for a single-employer plan) apt., suite no. and street, or P.O. Box) country, and ZIP or foreign postal code (ION	(if foreign, see instructions)	2b	Employer Identifica Number (EIN) 22-3408857	ation				
NORIA U	F AWERICA CORFORAT	ION		2c	Plan Sponsor's tele number 908-723-9869					
	JNTAIN AVENUE, ROOM Y HILL, NJ 07974	2d Business code (see instructions) 334200								

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

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

SIGN HERE	Filed with authorized/valid electronic signature.	09/27/2024	SUSAN LEAR
HERE	Signature of plan administrator	Date	Enter name of individual signing as plan administrator
SIGN HERE			
HERE	Signature of employer/plan sponsor	Date	Enter name of individual signing as employer or plan sponsor
SIGN HERE			
	Signature of DFE	Date	Enter name of individual signing as DFE
For Don	any and Deduction Act Nation and the Instructions for Form FF	:00	

For Paperwork Reduction Act Notice, see the Instructions for Form 5500.

	Form 5500 (2023)		Paç	ge 2			
3a	Plan administrator's name and address 🛛 Same as Plan Sponsor					3b Ac	dministrator's EIN
							lministrator's telephone umber
4	If the name and/or EIN of the plan sponsor or the plan name has changed si enter the plan sponsor's name, EIN, the plan name and the plan number from					4b EI	N
а	Sponsor's name	ii uic i		плер		4d Pi	N
С	Plan Name						
5	Total number of participants at the beginning of the plan year					5	17516
6	Number of participants as of the end of the plan year unless otherwise stated 6a(2), 6b, 6c, and 6d).	d (welf	are plan	s com	nplete only lines 6a(1),		
a((1) Total number of active participants at the beginning of the plan year					6a(1)	0
a((2) Total number of active participants at the end of the plan year					6a(2)	0
b	Retired or separated participants receiving benefits						13547
С	Other retired or separated participants entitled to future benefits					6c	163
d	Subtotal. Add lines 6a(2), 6b, and 6c.					6d	13710
е	Deceased participants whose beneficiaries are receiving or are entitled to	o recei	ve benef	its		6e	2610
f	Total. Add lines 6d and 6e		6f	16320			
g(Number of participants with account balances as of the beginning of the provided th					6g(1)	
g((2) Number of participants with account balances as of the end of the plan ye complete this item)					6g(2)	
h	Number of participants who terminated employment during the plan year	with a	ccrued b	enefit	ts that were	6h	0
7	less than 100% vested Enter the total number of employers obligated to contribute to the plan (only					7	
8a	If the plan provides pension benefits, enter the applicable pension feature co						instructions:
	1B 1E 1I 3F 3H						
b	If the plan provides welfare benefits, enter the applicable welfare feature coc	les fro	m the Lis	st of F	Plan Characteristics Code	s in the i	nstructions:
	4L						
9a	Plan funding arrangement (check all that apply)	9b	Plan be	nefit a	arrangement (check all th	at apply))
	(1) Insurance (2)		(1)	Н			
	 (2) Code section 412(e)(3) insurance contracts (3) X Trust 		(2) (3)	×	Code section 412(e)(3) Trust	Insuranc	ce contracts
	(4) General assets of the sponsor		(4)	Ê	General assets of the s	ponsor	
10	Check all applicable boxes in 10a and 10b to indicate which schedules are a	ttache	d, and, v	where	indicated, enter the num	ber attac	hed. (See instructions)
а	Pension Schedules	b	Genera	al Sch	nedules		
	(1) R (Retirement Plan Information)		(1)	X	H (Financial Information	ו)	
	(2) MB (Multiemployer Defined Benefit Plan and Certain Money		(2)		I (Financial Information	– Small	Plan)
	Purchase Plan Actuarial Information) - signed by the plan		(3)		A (Insurance Informatio	n) – Nur	mber Attached0
	actuary		(4)	×	C (Service Provider Info	ormation)
	(3) SB (Single-Employer Defined Benefit Plan Actuarial Information) - signed by the plan actuary		(5)	X	D (DFE/Participating Pla	an Inforr	nation)
	(4) DCG (Individual Plan Information) – Number Attached	-	(6)		G (Financial Transactio	n Sched	ules)
	(5) MEP (Multiple-Employer Retirement Plan Information)						

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Page 3

Part III	Form M-1 Compliance Information (to be completed by welfare benefit plans)							
	11a If the plan provides welfare benefits, was the plan subject to the Form M-1 filing requirements during the plan year? (See instructions and 29 CFR 2520.101-2.)							
lf "Ye	es" is checked, complete lines 11b and 11c.							
11b Is the	e plan currently in compliance with the Form M-1 filing requirements? (See instructions and 29 CFR 2520.101-2.)							
Recei	the Receipt Confirmation Code for the 2023 Form M-1 annual report. If the plan was not required to file the 2023 Form M-1 annual report, enter the ipt Confirmation Code for the most recent Form M-1 that was required to be filed under the Form M-1 filing requirements. (Failure to enter a valid ipt Confirmation Code will subject the Form 5500 filing to rejection as incomplete.)							

Receipt Confirmation Code_____

	SCH	EDULE S	SB	Single-E	d Ben	efit Plan		OMB No. 1210-0110				
	(Fo	orm 5500)		_		ial Inform					2023	
	Depart Intern	ment of the Treasu	ry Ə			<i></i>				4	2023	
	Dep	partment of Labor befits Security Admi		This schedule is re Retirement Income	e Security A	ct of 1974 (ERIS	SA) and s			This Form is Open to Public		
		nefit Guaranty Corp				venue Code (th				Inspection		
Fc	or calendar p	lan year 2023	or fiscal plar		01/01/2023	nment to Form	5500 or :	and endir	ig 12/	31/2023		
		amounts to n							0			
			,000 will be a	assessed for late filing o	of this repor	rt unless reason	able cau	1	d.			
Α	Name of pla	in ECHNOLOGIE	SINC PEN	ISION PLAN				B Three-dig	•		002	
	LUCENT							plan num	ider (PN)	002	
_												
C	-			e 2a of Form 5500 or 55	500-SF			D Employer		ation Number (E	EIN)	
	NOKIA OF AMERICA CORPORATION								22-34	08857		
Ε	Type of plan	: X Single	Multiple-A	A Multiple-B		F Prior year pla	in size:	100 or fewer	101	-500 X More th	nan 500	
F	Part I	Basic Infor	mation									
1	Enter the	valuation date	e:	Month01	Day1	Year _20)23					
2	Assets:											
	a Market	value							. 2a		4312899000	
	b Actuari	al value							. 2b		4744188900	
3	Funding t	arget/participa	ant count bre	akdown			()	Number of rticipants	(2) Ve	ested Funding Target	(3) Total Funding Target	
	a For reti	red participant	ts and benef	iciaries receiving payme	nent			17194		2144287341	2144287341	
	b For ter	minated vested	d participants	s				322		17055853	17055853	
	C For act	ive participant	s					0		0	0	
								17516		2161343194	2161343194	
4	If the plar	n is in at-risk st	tatus, check	the box and complete I	lines (a) and	d (b)						
	a Fundin	g target disreg	arding preso	cribed at-risk assumptio	ons				4a			
				ssumptions, but disregations on secutive years and di					4b			
5					0 0	<u> </u>			5		5.05 %	
6	Target no	ormal cost										
	a Presen	t value of curre	ent plan yea	r accruals					6a		0	
	b Expect	ed plan-related	d expenses .						6b		3871148	
	C Target	normal cost							6c		3871148	
Sta	-	Enrolled Actu	•	blied in this schedule and accor		dulas, statamenta an	d attachman	to if any is complet		roto. Each proparihad	l accumption was applied in	
	accordance wit	h applicable law an	nd regulations. In	my opinion, each other assum experience under the plan.								
	SIGN											
	HERE									08/23/202	4	
			Sig	gnature of actuary						Date	-	
	MELISSA P	ANE								23-08587	7	
			Туре о	r print name of actuary	/				Most	recent enrollme	nt number	
	AON CONS	ULTING, INC.								973-463-61	65	
				Firm name				Te	elephone	e number (includ	ling area code)	
	MSC# 1774 SOMERSE	1 Р.О. ВОХ 67 Г, NJ 08875	/18									
			A	Address of the firm								
lf th	e actuary ha	s not fully refle	ected any rec	gulation or ruling promu	ulgated und	er the statute in	completi	ng this schedul	e, check	the box and se	e instructions	
For	Paperwork	Reduction A	ct Notice, se	ee the Instructions for	r Form 550	0 or 5500-SF.				Schedule S	B (Form 5500) 2023 v. 230707	

P	art II	Begir	nning of Year	Carryov	ver and Prefunding B	alances								
								(a) C	arryover baland	e	(b)	Prefundi	ng balance	
7		0	0 1 2		able adjustments (line 13 fro	•			4668966	19			0	
8			•	•	nding requirement (line 35 f	•				0			0	
9	Amount	remaining	g (line 7 minus line	9 8)					4668966	19			0	
10	Interest	on line 9	using prior year's a	actual retu	rn of <u>-11.98</u> %		-		-559342	15			0	
11	Prior yea	r's exces	s contributions to	be added	to prefunding balance:									
	a Presei	nt value o	f excess contribut	ions (line 3	38a from prior year)								0	
					a over line 38b from prior ye e interest rate of <u>2.58</u>								0	
	b(2) Interest on line 38b from prior year Schedule SB, using prior year's actual													
	c Total available at beginning of current plan year to add to prefunding balance										0			
d Portion of (c) to be added to prefunding balance														
12 Other reductions in balances due to elections or deemed elections											0			
13 Balance at beginning of current year (line 9 + line 10 + line 11d – line 12) 410916195											0			
Р	Part III Funding Percentages													
14	Funding target attainment percentage													
15	5 Adjusted funding target attainment percentage													
16	6 Prior year's funding percentage for purposes of determining whether carryover/prefunding balances may be used to reduce current year's funding requirement													
17	7 If the current value of the assets of the plan is less than 70 percent of the funding target, enter such percentage													
P	art IV	Con	tributions and	d Liquid	lity Shortfalls									
18					ar by employer(s) and empl				1					
(1	(a) Dat MM-DD-Y		(b) Amount p employer	•	(c) Amount paid by employees	(a) (MM-D	Dat D-Y		(b) Amount employ		′ ((c) Amount paid by employees		
(.		,	0	(0)	0	(2	2 .	,	cilipitoy			0.1191		
						Totals	•	18(b)			0 18(c)		0	
19	Discount	ed emplo	over contributions	– see instr	uctions for small plan with a	valuation of	date	after the	beginning of th	e year:				
	a Contri	outions al	located toward un	paid minir	num required contributions f	rom prior y	ears			19a			0	
	b Contri	outions m	nade to avoid restr	ictions adj	usted to valuation date					19b			0	
	C Contril	outions all	ocated toward mini	imum requi	ired contribution for current ye	ar adjusted	to va	aluation d	ate	19c			0	
20	Quarterly	/ contribu	tions and liquidity	shortfalls:										
	a Did th	e plan ha	ve a "funding sho	rtfall" for th	ne prior year?								Yes X No	
	b If line	20a is "Y	es," were required	l quarterly	installments for the current	/ear made	in a	timely m	anner?				Yes 🗌 No	
	C If line	20a is "Y	es," see instructio	ns and cor	mplete the following table as	applicable	:						_	
					Liquidity shortfall as of en	d of quarte	r of t	his plan y	year	1				
		(1) 1s	t		(2) 2nd	_		(3)	3rd			(4) 4tł	١	
						1								

Page 3

P	Part V	Assumpti	ons Used to Determine	Funding Target and Targ	get Normal Cost						
21	Discount	rate:									
	a Segme	ent rates:	1st segment: %	2nd segment: %	3rd segment: %		X N/A, full yield curve used				
	b Applica	able month (en	nter code)			21b					
22	Weighted	d average retire	ement age			22					
23	Mortality	table(s) (see i	instructions)	ribed - combined X Presc	ibed - separate	Substitu	ute				
Pa	art VI 🛛	Miscellane	ous Items								
24		-	•	arial assumptions for the current p	•						
25	Has a me	ethod change b	peen made for the current plar	year? If "Yes," see instructions r	egarding required attach	ment	Yes 🛛 No				
26	Demogra	phic and bene	fit information								
	a Is the plan required to provide a Schedule of Active Participants? If "Yes," see instructions regarding required attachment										
27											
21	If the plan is subject to alternative funding rules, enter applicable code and see instructions regarding 27 attachment										
P	Part VII Reconciliation of Unpaid Minimum Required Contributions For Prior Years										
28	Unpaid m	ninimum requir	ed contributions for all prior ye		28	0					
29			ontributions allocated toward u		29	0					
30	Remainin	ng amount of u	npaid minimum required contr		30	0					
Pa	Part VIII Minimum Required Contribution For Current Year										
31	31 Target normal cost and excess assets (see instructions):										
	a Target	normal cost (li	ne 6c)			31a	3871148				
	b Excess	assets, if app	licable, but not greater than lir	ne 31a		31b	3871148				
32	Amortizat	tion installmen	ts:		Outstanding Bala	nce	Installment				
	a Net sho	ortfall amortiza	tion installment			0	0				
	b Waiver	amortization i	nstallment								
33				r the date of the ruling letter grant) and the waived amount		33					
34	Total fund	ding requireme	ent before reflecting carryover/	prefunding balances (lines 31a - 3	1b + 32a + 32b - 33)	34	0				
		<u> </u>		Carryover balance	Prefunding balan	се	Total balance				
35			e to offset funding	0		0	0				
36	Additiona	al cash requirer	ment (line 34 minus line 35)			36	0				
37	Contribut	ions allocated	toward minimum required con	tribution for current year adjusted	to valuation date (line	37	0				
38	,		s contributions for current year				1				
			of line 37 over line 36)			38a	0				
				efunding and funding standard ca	ryover balances	38b	0				
39				r (excess, if any, of line 36 over lir		39	0				
40						40	0				
Pa	rt IX	Pension I	Funding Relief Under t	he American Rescue Plar	Act of 2021 (See	Instruc	tions)				
41				tion rule for a plan year beginning 120 X 2021	on or before December	31, 2021,	, check the box to indicate the first				

(Form 5500) Department of the Treasury Internal Revenue Service Department of Labor Employee Benefits Security Administration Pension Benefit Guaranty Corporation For calendar plan year 2023 or fiscal plan	This schedule is required to be filed unde Retirement Income Security Ad File as an attachment	ct of 1974 (ERISA).	This F	2023			
Department of Labor Employee Benefits Security Administration Pension Benefit Guaranty Corporation For calendar plan year 2023 or fiscal plan		· · · ·	This F				
For calendar plan year 2023 or fiscal plan			This Form is Open to Public Inspection.				
	n vear beginning 01/01/2023	and ending 12/31	/2023				
A Name of plan		B Three-digit					
LUCENT TECHNOLOGIES INC. PENS	ION PLAN	plan number (PN)	•	002			
Plan sponsor's name as shown on line NOKIA OF AMERICA CORPORATION	e 2a of Form 5500	D Employer Identification					
Part I Service Provider Infor	mation (see instructions)						
Check "Yes" or "No" to indicate whether indirect compensation for which the plan No If you answered line 1a "Yes," enter the received only eligible indirect compensa	eiving Only Eligible Indirect Composition ryou are excluding a person from the remaind in received the required disclosures (see instru- e name and EIN or address of each person pr ation. Complete as many entries as needed (see	der of this Part because they receive uctions for definitions and conditions roviding the required disclosures for see instructions).	the service	e providers who			
(D) Enter name a	nd EIN or address of person who provided yo	ou disclosures on eligible indirect co	mpensatior	1			
(b) Enter name a	nd EIN or address of person who provided yo	ou disclosures on eligible indirect co	mpensatio	1			

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

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

(a) Enter name and EIN or address (see instructions)

ALIGHT SOLUTIONS LLC

82-1061233

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest		(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0								
15 50	NONE	3519038	Yes 🗴 No 🗌	Yes 🕺 No 🗌	0	Yes X No 🗌							
		((a) Enter name and EIN or address (see instructions)										

CVS CAREMARK

05-0340626

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	by the plan. If none,	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	
13 50	NONE	1226189	Yes 🗌 No 🗙	Yes No		Yes No

(a) Enter name and EIN or address (see instructions)

AON CONSULTING, INC.

(b)	(c)	(d)	(e)	(f)	(g)	(h)
Service Code(s)	Relationship to employer, employee organization, or person known to be a party-in-interest	Enter direct compensation paid by the plan. If none,	Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element	Did the service provider give you a formula instead of an amount or estimated amount?
11 17 50	NONE	600437			(f). If none, enter -0	
			Yes 🗌 No 🗙	Yes No		Yes 🗌 No 🗌

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

(a) Enter name and EIN or address (see instructions)

AETNA

06-6033492

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	by the plan. If none,	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	
13 50	NONE	337286	Yes 🗌 No 🗙	Yes 🗌 No 🗌		Yes 🗌 No 🗍
		(a) Enter name and EIN or	address (see instructions)		

UNITED HEALTHCARE

36-2739571

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	by the plan. If none,	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(†) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	
13 50	NONE	241870	Yes 🗌 No 🗙	Yes No		Yes 🗌 No 🗍

(a) Enter name and EIN or address (see instructions)

MERATIVE

(b)	(c)	(d)	(e)	(f)	(g)	(h)
Service Code(s)	Relationship to employer, employee organization, or person known to be a party-in-interest	Enter direct compensation paid by the plan. If none,	Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	Enter total indirect	
15 50	NONE	123672	Yes 🗌 No 🛛	Yes No		Yes 🗌 No 🗍

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

(a) Enter name and EIN or address (see instructions)

DAY PITNEY

22-1661404

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	by the plan. If none,	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0		
29 50	NONE	118398	Yes 🗌 No 🗙	Yes No		Yes 🛛 No 🗍	
	(a) Enter name and EIN or address (see instructions)						

NOKIA OF AMERICA CORPORATION

22-3408857

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	by the plan. If none,	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	
35 50 56	EMPLOYER	65495	Yes X No	Yes 🗌 No 🗙	5	Yes 🗌 No 🗙
			a) Enter name and EIN or			

(a) Enter name and EIN or address (see instructions)

DELOITTE & TOUCHE LLP

(b)	(c)	(d)	(e)	(f)	(g)	(h)
Service Code(s)	Relationship to employer, employee organization, or person known to be a party-in-interest	Enter direct compensation paid by the plan. If none,	Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	Enter total indirect	Did the service provider give you a formula instead of an amount or estimated amount?
10 50	NONE	61000	Yes 🗌 No 🛛	Yes 🗌 No 🗌		Yes No

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

(a) Enter name and EIN or address (see instructions)

UNIVERSAL MAILING SERVICE

22-2381663

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	by the plan. If none,	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	
38 50	NONE	25066	Yes 🗌 No 🗙	Yes 🗌 No 🗌		Yes 🗌 No 🗌
(a) Enter name and EIN or address (see instructions)						

ALSTON & BIRD

58-0137615

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest	by the plan. If none,	(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	formula instead of an amount or estimated amount?
29 50	NONE	12899	Yes No 🗙	Yes No		Yes No
		/	2) Enter name and EIN or			

(a) Enter name and EIN or address (see instructions)

SEYFARTH SHAW

(b)	(c)	(d)	(e)	(f)	(g)	(h)
Service Code(s)	Relationship to employer, employee organization, or person known to be a party-in-interest		Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	
29 50	NONE	10329	Yes 🗌 No 🗙	Yes No		Yes 🗌 No 🗍

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

(a) Enter name and EIN or address (see instructions)

GRAPHIC PARTNERS

36-4074726

(b) Service Code(s)	(c) Relationship to employer, employee organization, or person known to be a party-in-interest		(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0		
38 50	NONE	9625	Yes 🗌 No 🛛	Yes No		Yes 🗌 No 🗍	
	(a) Enter name and EIN or address (see instructions)						

CANDID LITHO

13-3574319

(b) Service Code(s)	(C) Relationship to employer, employee organization, or person known to be a party-in-interest		(e) Did service provider receive indirect compensation? (sources other than plan or plan sponsor)	(f) Did indirect compensation include eligible indirect compensation, for which the plan received the required disclosures?	(g) Enter total indirect compensation received by service provider excluding eligible indirect compensation for which you answered "Yes" to element (f). If none, enter -0	formula instead of an amount or
36 50	NONE	6706	Yes 🗌 No 🗙	Yes No		Yes No

(a) Enter name and EIN or address (see instructions)

RICHARD CASH

203 CORNELL BLVD BRIDGEWATER, NJ 08807-2423

(b)	(c)	(d)	(e)	(f)	(g)	(h)
Service Code(s)	Relationship to employer, employee organization, or person known to be	by the plan. If none,	Did service provider receive indirect compensation? (sources other than plan or plan	Did indirect compensation include eligible indirect compensation, for which the plan received the required	Enter total indirect compensation received by service provider excluding eligible indirect	Did the service provider give you a formula instead of an amount or
	a party-in-interest		sponsor)	disclosures?	compensation for which you answered "Yes" to element (f). If none, enter -0	
16 50	NONE	5500	Yes 🗌 No 🛛	Yes 🗌 No 🗌		Yes 🗌 No 🗌

Part I	Service Provider Information (continued)				
or provide questions provider (ported on line 2 receipt of indirect compensation, other than eligible indirect compen es contract administrator, consulting, custodial, investment advisory, investment ma s for (a) each source from whom the service provider received \$1,000 or more in ind gave you a formula used to determine the indirect compensation instead of an amou tries as needed to report the required information for each source.	nagement, broker, or recordkeeping lirect compensation and (b) each so	services, answer the following urce for whom the service		
	(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation		
	(d) Enter name and EIN (address) of source of indirect compensation	formula used to determine	(e) Describe the indirect compensation, including any formula used to determine the service provider's eligibility for or the amount of the indirect compensation.		
	(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation		
	(d) Enter name and EIN (address) of source of indirect compensation		ompensation, including any		
			the service provider's eligibility ne indirect compensation.		
	(a) Enter service provider name as it appears on line 2	(b) Service Codes (see instructions)	(C) Enter amount of indirect compensation		
	(d) Enter name and EIN (address) of source of indirect compensation	formula used to determine	ompensation, including any the service provider's eligibility ne indirect compensation.		

Par	II Service Providers Who Fail or Refuse to	Provide Inform	mation
	rovide, to the extent possible, the following information for eanis Schedule.	ich service provide	r who failed or refused to provide the information necessary to complete
(8) Enter name and EIN or address of service provider (see instructions)	(C) Describe the information that the service provider failed or refused to provide	
(ž) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide
(i) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide
(8) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service	(C) Describe the information that the service provider failed or refused to provide
		Code(s)	
(2) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide
i)) Enter name and EIN or address of service provider (see instructions)	(b) Nature of Service Code(s)	(C) Describe the information that the service provider failed or refused to provide

Page **6 -** 1

Pa	art III	Termination Information on Accountants and Enrolled Actuaries (see instructions) (complete as many entries as needed)					
а	Name:	LAWRENCE A GOLDEN	b EIN:	22-2232264			
С	Positior	: ENROLLED ACTUARY					
d	Address	[:] MSC# 17741 PO BOX 6718 SOMERSET, NJ 08875	e Telephone:	973-463-6000			
Ex	planation	AS A RESULT OF LAWRENCE GOLDEN'S RETIREMENT FROM AON, THE ENROLLED AC	TUARY HAS C	CHANGED.			

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

Explanation:

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

Explanation:

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

Explanation:

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

Explanation:

SCHEDULE D (Form 5500)	DFE/Participating Plan Information					OMB No. 1210-0110		
Department of the Treasury Internal Revenue Service	This schedule is required to be filed under section 104 of the Employe Retirement Income Security Act of 1974 (ERISA).			bloyee	2023			
Department of Labor Employee Benefits Security Administration	File as an attachment to Form 5500.				This Form is Open to Public Inspection.			
For calendar plan year 2023 or fiscal p	olan year beginning	01/01/2023 an	d end	ing 12/3	1/2023			
A Name of plan LUCENT TECHNOLOGIES INC. PEI	NSION PLAN		В	Three-digit plan numb	er (PN)	•	002	
C Plan or DFE sponsor's name as sho NOKIA OF AMERICA CORPORATIO		n 5500	D	Employer Identification Number (EIN) 22-3408857				
(Complete as many	entries as needed	Ts, PSAs, and 103-12 IEs (to be co to report all interests in DFEs)	omple	eted by pla	ans and D	FEs)		
a Name of MTIA, CCT, PSA, or 103-b Name of sponsor of entity listed in		CH INC MASTER PENSION TRUS						
C EIN-PN 22-3463544-001	d Entity code M	Content of the second secon		or		4120	826000	
a Name of MTIA, CCT, PSA, or 103-		JIDITY FUND	5113)					
b Name of sponsor of entity listed in		I CHASE BANK, N.A.						
C EIN-PN 13-6285055-001	d Entity code C	Dollar value of interest in MTIA, CCT, I 103-12 IE at end of year (see instruction)		or		2	150000	
a Name of MTIA, CCT, PSA, or 103-	12 IE: JPMCB LIQI	JIDITY FUND						
b Name of sponsor of entity listed in	(a): JPMORGAN	I CHASE BANK, N.A.						
C EIN-PN 13-6285055-001	d Entity C code	e Dollar value of interest in MTIA, CCT, I 103-12 IE at end of year (see instruction		or		122	646000	
a Name of MTIA, CCT, PSA, or 103-	12 IE:							
b Name of sponsor of entity listed in	(a):							
C EIN-PN	d Entity code	e Dollar value of interest in MTIA, CCT, I 103-12 IE at end of year (see instruction		or				
a Name of MTIA, CCT, PSA, or 103-	12 IE:							
b Name of sponsor of entity listed in	(a):							
C EIN-PN	d Entity code	e Dollar value of interest in MTIA, CCT, I 103-12 IE at end of year (see instruction	,	or				
a Name of MTIA, CCT, PSA, or 103-	12 IE:							
b Name of sponsor of entity listed in	(a):							
C EIN-PN	d Entity code	e Dollar value of interest in MTIA, CCT, I 103-12 IE at end of year (see instruction		or				
a Name of MTIA, CCT, PSA, or 103-	12 IE:							
b Name of sponsor of entity listed in	(a):							
C EIN-PN	d Entity code	e Dollar value of interest in MTIA, CCT, I 103-12 IE at end of year (see instruction		or				

For Paperwork Reduction Act Notice, see the Instructions for Form 5500.

Schedule D (Form 5500) 20	023	Page 2 - 1				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	D Name of sponsor of entity listed in (a):					
C EIN-PN	d Entity code	Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	e Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	e Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	e Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	e Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				
a Name of MTIA, CCT, PSA, or 103-	12 IE:					
b Name of sponsor of entity listed in	(a):					
C EIN-PN	d Entity code	Dollar value of interest in MTIA, CCT, PSA, or 103-12 IE at end of year (see instructions)				

F	Part II	Information on Participating Plans (to be completed by DFEs, other than (Complete as many entries as needed to report all participating plans. DCGs must report each participating plans.	DCGs) articipating plan using Schedule DCG.)
а	Plan na	ne	
b	Name o plan spo		C EIN-PN
а	Plan na	ne	
b	Name o plan spo		C EIN-PN
а	Plan na	ne	
b	Name o plan spo		C EIN-PN
а	Plan na	ne	
b	Name o plan spo		C EIN-PN
а	Plan na	ne	
b	Name o plan spo		C EIN-PN
	Plan na		
b	Name o plan spo		C EIN-PN
а	Plan na	ne	
b	Name o plan spo		C EIN-PN
а	Plan na	ne	
b	Name o plan spo		C EIN-PN
а	Plan na	ne	
b	Name o plan spo		C EIN-PN
	Plan na		
b	Name o plan spo		C EIN-PN
	Plan na		
b	Name o plan spo		C EIN-PN
	Plan na		
b	Name o plan spo		C EIN-PN

SCHEDULE H	Financial Information				OMB No. 1210-0110			
(Form 5500) Department of the Treasury Internal Revenue Service Department of Labor Employee Benefits Security Administration	This schedule is required to be filed under section 104 of the Employee Retirement Income Security Act of 1974 (ERISA), and section 6058(a) of the Internal Revenue Code (the Code).					2023		
Pension Benefit Guaranty Corporation	File as an attachm	ent to Form	5500.				Form is Oper Inspectio	
For calendar plan year 2023 or fiscal pla	n year beginning 01/01/2023		and e	ending	12/31/			T
A Name of plan LUCENT TECHNOLOGIES INC. PENS					Three-dig	git 1ber (PN)		002
					plan nun			
						11	·· • • • • • •	
C Plan sponsor's name as shown on lir NOKIA OF AMERICA CORPORATION				DE		Identifica 408857	ation Number (E	:IN)
Part I Asset and Liability S	tatement							
 Current value of plan assets and liab the value of the plan's interest in a c lines 1c(9) through 1c(14). Do not er benefit at a future date. Round off a 	ilities at the beginning and end of the plan ommingled fund containing the assets of m iter the value of that portion of an insuranc mounts to the nearest dollar. MTIAs, CO also do not complete lines 1d and 1e. See	ore than one e contract wh CTs, PSAs, a	plan on a ich guaran	line-by ntees, c	-line basi luring this	is unless s plan yea	the value is rep ar, to pay a spe	oortable on ecific dollar
As:	sets		(a) B	eginnir	ng of Yea	r	(b) End	of Year
a Total noninterest-bearing cash		1a						
b Receivables (less allowance for doub	tful accounts):							
(1) Employer contributions		1b(1)						
(2) Participant contributions		1b(2)						
(3) Other		1b(3)			4120	000		652000
	noney market accounts & certificates	1c(1)						
(2) U.S. Government securities		1c(2)						
(3) Corporate debt instruments (otl	ner than employer securities):							
(A) Preferred		1c(3)(A)						
(B) All other		1c(3)(B)						
(4) Corporate stocks (other than er	nployer securities):							
(A) Preferred		1c(4)(A)						
(B) Common		1c(4)(B)						
(5) Partnership/joint venture interes	sts	1c(5)						
(6) Real estate (other than employed	er real property)	1c(6)						
(7) Loans (other than to participant	s)	1c(7)						
(8) Participant loans		1c(8)						
(9) Value of interest in common/co	lective trusts	1c(9)			1097970	000		124796000
(10) Value of interest in pooled sepa	rate accounts	1c(10)						
(11) Value of interest in master trust	investment accounts	1c(11)			43116130	000	4	120826000
	stment entities	1c(12)						
 (13) Value of interest in registered ir funds) (14) Value of funds held in insurance 		1c(13)						
		1c(14)						
(15) Other		1c(15)						

For Paperwork Reduction Act Notice, see the Instructions for Form 5500.

1d	Employer-related investments:		(a) Beginning of Year	(b) End of Year
	(1) Employer securities	1d(1)		
	(2) Employer real property	1d(2)		
е	Buildings and other property used in plan operation	1e		
f	Total assets (add all amounts in lines 1a through 1e)	1f	4421822000	4246274000
	Liabilities			
g	Benefit claims payable	1g		
h	Operating payables	1h	643000	475000
i	Acquisition indebtedness	1i		
j	Other liabilities	1j	237000	450000
k	Total liabilities (add all amounts in lines 1g through1j)	1k	880000	925000
	Net Assets			
I	Net assets (subtract line 1k from line 1f)	11	4420942000	4245349000

Part II	Income and Expense Statement

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

	Income		(a) Amount	(b) Total
а	Contributions:			
	(1) Received or receivable in cash from: (A) Employers	2a(1)(A)		
	(B) Participants	2a(1)(B)		
	(C) Others (including rollovers)	2a(1)(C)		
	(2) Noncash contributions	2a(2)		
	(3) Total contributions. Add lines 2a(1)(A), (B), (C), and line 2a(2)	2a(3)		0
b	Earnings on investments:			
	(1) Interest:			
	(A) Interest-bearing cash (including money market accounts and certificates of deposit)	2b(1)(A)		
	(B) U.S. Government securities	2b(1)(B)		_
	(C) Corporate debt instruments	2b(1)(C)		
	(D) Loans (other than to participants)	2b(1)(D)		_
	(E) Participant loans	2b(1)(E)		
	(F) Other	2b(1)(F)	3573000	
	(G) Total interest. Add lines 2b(1)(A) through (F)	2b(1)(G)		3573000
	(2) Dividends: (A) Preferred stock	2b(2)(A)		
	(B) Common stock	2b(2)(B)		
	(C) Registered investment company shares (e.g. mutual funds)	2b(2)(C)		
	(D) Total dividends. Add lines 2b(2)(A), (B), and (C)	2b(2)(D)		0
	(3) Rents	2b(3)		
	(4) Net gain (loss) on sale of assets: (A) Aggregate proceeds	2b(4)(A)		
	(B) Aggregate carrying amount (see instructions)	2b(4)(B)		
	(C) Subtract line 2b(4)(B) from line 2b(4)(A) and enter result	2b(4)(C)		0
	(5) Unrealized appreciation (depreciation) of assets: (A) Real estate	2b(5)(A)		
	(B) Other	2b(5)(B)		
	(C) Total unrealized appreciation of assets. Add lines 2b(5)(A) and (B)	2b(5)(C)		0

Schedule H (Form 5500) 2023

		(a) Amount	(b) Total
(6) Net investment gain (loss) from common/collective trusts	2b(6)		
(7) Net investment gain (loss) from pooled separate accounts	2b(7)		
(8) Net investment gain (loss) from master trust investment accounts	al (a)		211508000
(9) Net investment gain (loss) from 103-12 investment entities	2b(9)		
(10) Net investment gain (loss) from registered investment companies (e.g., mutual funds)	2b(10)		
C Other income	. 2c		
d Total income. Add all income amounts in column (b) and enter total	2d		215081000
Expenses			
e Benefit payment and payments to provide benefits:			
(1) Directly to participants or beneficiaries, including direct rollovers	2e(1)	382058000	
(2) To insurance carriers for the provision of benefits	2e(2)		
(3) Other	2e(3)		
(4) Total benefit payments. Add lines 2e(1) through (3)	2e(4)		382058000
f Corrective distributions (see instructions)	2f		
g Certain deemed distributions of participant loans (see instructions)	2g		
h Interest expense	2h		
Administrative expenses:			
(1) Salaries and allowances	2i(1)	66000	
(2) Contract administrator fees	2i(2)	1806000	
(3) Recordkeeping fees	2i(3)	3519000	
(4) IQPA audit fees	2i(4)	61000	
(5) Investment advisory and investment management fees	2i(5)		
(6) Bank or trust company trustee/custodial fees	0:/(0)		
(7) Actuarial fees	0:(7)	600000	
(8) Legal fees	0:(0)	142000	
(9) Valuation/appraisal fees	2:(0)		
(10) Other trustee fees and expenses	0:(4.0)		
(11) Other expenses	0.(14)	1969000	
(12) Total administrative expenses. Add lines 2i(1) through (11)			8163000
j Total expenses. Add all expense amounts in column (b) and enter total			390221000
Net Income and Reconciliation	L I		
k Net income (loss). Subtract line 2j from line 2d	2k		-175140000
Transfers of assets:			
(1) To this plan	21(1)		
(2) From this plan	01(0)		453000

Page 4

Par	t III Accountant's Opinion							
	complete lines 3a through 3c if the opinion of an independent qualified public accountant is attached ttached.	to this	s Form	5500. C	omplete line 3d if an opinion is not			
a ⊺	a The attached opinion of an independent qualified public accountant for this plan is (see instructions):							
	(1) 🛛 Unmodified (2) 🗌 Qualified (3) 🗌 Disclaimer (4) 🗌 Adverse							
	O Check the appropriate box(es) to indicate whether the IQPA performed an ERISA section 103(a)(3)(C) audit. Check both boxes (1) and (2) if the audit was performed pursuant to both 29 CFR 2520.103-8 and 29 CFR 2520.103-12(d). Check box (3) if pursuant to neither.							
(1) DOL Regulation 2520.103-8 (2) DOL Regulation 2520.103-12(d) (3) 🛛 neither DOL Regula	ation 2	520.10	3-8 nor [DOL Regulation 2520.103-12(d).			
CE	inter the name and EIN of the accountant (or accounting firm) below:							
	(1) Name: DELOITTE & TOUCHE LLP (2) EIN	l: 13-	389151	7				
d 1	he opinion of an independent qualified public accountant is not attached as part of Schedule H bec	ause:						
	(1) This form is filed for a CCT, PSA, DCG or MTIA. (2) It will be attached to the next Fo	orm 5	500 pur	suant to	29 CFR 2520.104-50.			
Pa	t IV Compliance Questions							
4	CCTs and PSAs do not complete Part IV. MTIAs, 103-12 IEs, and GIAs do not complete lines 4a, 103-12 IEs also do not complete lines 4j and 4l. MTIAs also do not complete line 4l. DCGs do not complete the rest of Part IV collectively for all plans in the DCG, except as otherwise provided (see	compl	ete line	s 4e, 4f,				
	During the plan year:		Yes	No	Amount			
а	Was there a failure to transmit to the plan any participant contributions within the time							
	period described in 29 CFR 2510.3-102? Continue to answer "Yes" for any prior year failures until fully corrected. (See instructions and DOL's Voluntary Fiduciary Correction Program.)	4a		X				
b	Were any loans by the plan or fixed income obligations due the plan in default as of the							
	close of the plan year or classified during the year as uncollectible? Disregard participant loans secured by participant's account balance. (Attach Schedule G (Form 5500) Part I if "Yes" is							
	checked.)	4b		Х				
С	Were any leases to which the plan was a party in default or classified during the year as uncollectible? (Attach Schedule G (Form 5500) Part II if "Yes" is checked.)	4c		X				
d	Were there any nonexempt transactions with any party-in-interest? (Do not include transactions							
	reported on line 4a. Attach Schedule G (Form 5500) Part III if "Yes" is checked.)	4d		Х				
е	Was this plan covered by a fidelity bond?	4e	Х		12000000			
f	Did the plan have a loss, whether or not reimbursed by the plan's fidelity bond, that was caused by fraud or dishonesty?			v				
~		4f		X				
g	Did the plan hold any assets whose current value was neither readily determinable on an established market nor set by an independent third party appraiser?	4g		х				
h	Did the plan receive any noncash contributions whose value was neither readily	.9						
	determinable on an established market nor set by an independent third party appraiser?	4h		х				
i	Did the plan have assets held for investment? (Attach schedule(s) of assets if "Yes" is checked,							
•	and see instructions for format requirements.)	4i	Х					
j	Were any plan transactions or series of transactions in excess of 5% of the current							
	value of plan assets? (Attach schedule of transactions if "Yes" is checked and see instructions for format requirements.)	4:	х					
k	Were all the plan assets either distributed to participants or beneficiaries, transferred to another	4j	~					
ĸ	plan, or brought under the control of the PBGC?	4k		х				
Т	Has the plan failed to provide any benefit when due under the plan?	41		Х				
m	If this is an individual account plan, was there a blackout period? (See instructions and 29 CFR 2520.101-3.)	4m						
n	If 4m was answered "Yes," check the "Yes" box if you either provided the required notice or one							
	of the exceptions to providing the notice applied under 29 CFR 2520.101-3.	4n						
5a	Has a resolution to terminate the plan been adopted during the plan year or any prior plan year?	Yes	X No					

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5b(1) Name of plan(s)	5b(2) EIN(s)	5b(3) PN(s)
NOKIA RETIREMENT INCOME PLAN	22-3408857	001
5c Was the plan a defined benefit plan covered under the PBGC insurance program at any time d instructions.) If "Yes" is checked, enter the My PAA confirmation number from the PBGC premium filing for the PBGC premium		

	SCH	IEDULE R	Retirement Pla	n Information	า			OMB No. 1210-011	0	
	•	orm 5500) ment of the Treasury	This schedule is required to be filed					2023		
E	Intern	al Revenue Service	Employee Retirement Income Security Act of 1974 (ERISA) and section 6058(a) of the Internal Revenue Code (the Code).			This Form is Open to Public				
		efit Guaranty Corporation	File as an attachr	ment to Form 5500.				Inspection.		
		olan year 2023 or fiscal p	an year beginning 01/01/2023	ar	nd ending	,	2/31/2023			
	lame of pl CENT TE	an CHNOLOGIES INC. PEN	SION PLAN		В	Three-d plan nu (PN)	0	002		
	•	or's name as shown on li MERICA CORPORATIOI			D	Employe 22-340		ation Number (El	N)	
	Part I reference	Distributions s to distributions relate	only to payments of benefits during th	e plan vear.						
1	Total val	ue of distributions paid in	property other than in cash or the forms o	f property specified in t		1			0	
2	two payo	rs who paid the greatest	aid benefits on behalf of the plan to partici ollar amounts of benefits):	pants or beneficiaries	during th	e year (if	more thar	n two, enter EINs	of the	
	EIN(s):		387942							
3			I stock bonus plans, skip line 3.	in a single sum during	the plan					
_	year		, 						4	
F	Part II	Funding Informa ERISA section 302, sk	ion (If the plan is not subject to the minir o this Part.)	num funding requireme	ents of se	ection 412	2 of the Int	ernal Revenue Co	ode or	
4	Is the plar	administrator making an e	lection under Code section 412(d)(2) or ERI	SA section 302(d)(2)?			Yes	× No	N/A	
	If the pla	n is a defined benefit p	an, go to line 8.							
5	plan year	, see instructions and en	standard for a prior year is being amortize or the date of the ruling letter granting the	waiver. Date: M			•	Year		
~	•		ete lines 3, 9, and 10 of Schedule MB a	-		nder of t	his sched	lule.		
6			ntribution for this plan year (include any p	•	-	6	a			
	b Enter	the amount contributed	y the employer to the plan for this plan ye	ar		6	b			
			rom the amount in line 6a. Enter the resu f a negative amount)			6	c			
	If you co	ompleted line 6c, skip li	es 8 and 9.					-	-	
7	Will the m	inimum funding amount r	eported on line 6c be met by the funding o	leadline?			Yes	No	N/A	
8	authority	providing automatic app	d was made for this plan year pursuant to oval for the change or a class ruling letter e?	, does the plan sponso	r or plan		Yes	No	× N/A	
Р	art III	Amendments								
9	year that	increased or decreased	blan, were any amendments adopted duri he value of benefits? If yes, check the ap	oropriate Du	crease		ecrease	Both	X No	
Ρ	art IV	ESOPs (see instruct	ons). If this is not a plan described under	section 409(a) or 4975	(e)(7) of	the Interr	al Revenu	ue Code, skip this	Part.	
10	Were u	nallocated employer secu	ities or proceeds from the sale of unalloca	ated securities used to	repay ar	ny exempt	t loan?	Yes	No	
11	a Doe	es the ESOP hold any pre	ferred stock?					Yes	No	
			ng exempt loan with the employer as lend n of "back-to-back" loan.)					Yes	No	
12	Does the	ESOP hold any stock th	t is not readily tradable on an established	securities market?				Yes	No	
For	Paperwo	rk Reduction Act Notice	, see the Instructions for Form 5500.				Sc	hedule R (Form	5500) 2023	

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

14	Enter the number of deferred vested and retired participants (inactive participants), as of the beginning of the plan year, whose contributing employer is no longer making contributions to the plan for:	<u>г г</u>					
	a The current plan year. Check the box to indicate the counting method used to determine the number of inactive participants: I last contributing employer alternative reasonable approximation (see instructions for required attachment)	14a					
	b The plan year immediately preceding the current plan year. Check the box if the number reported is a change from what was previously reported (see instructions for required attachment)	14b					
	C The second preceding plan year. Check the box if the number reported is a change from what was previously reported (see instructions for required attachment).	14c					
15	Enter the ratio of the number of participants under the plan on whose behalf no employer had an obligation to ma employer contribution during the current plan year to:	ike an					
	a The corresponding number for the plan year immediately preceding the current plan year	15a					
	b The corresponding number for the second preceding plan year	15b					
16	Information with respect to any employers who withdrew from the plan during the preceding plan year:						
	a Enter the number of employers who withdrew during the preceding plan year	16a					
	b If line 16a is greater than 0, enter the aggregate amount of withdrawal liability assessed or estimated to be assessed against such withdrawn employers	16b					
17	If assets and liabilities from another plan have been transferred to or merged with this plan during the plan year, or supplemental information to be included as an attachment						
Pa	rt VI Additional Information for Single-Employer and Multiemployer Defined Benef	it Pensie	on Plans				
18	If any liabilities to participants or their beneficiaries under the plan as of the end of the plan year consist (in whole participants and beneficiaries under two or more pension plans as of immediately before such plan year, check b supplemental information to be included as an attachment.	or in part, ox and se	of liabilities to such e instructions regarding				
19	 If the total number of participants is 1,000 or more, complete lines (a) and (b): a Enter the percentage of plan assets held as: Public Equity: <u>4.0</u>% Private Equity: <u>6.0</u>% Investment-Grade Debt and Interest Rate Hedging Assets: <u>82.0</u>% High-Yield Debt: <u>3.0</u>% Real Assets: <u>4.0</u>% Cash or Cash Equivalents: <u>0.0</u>% Other: <u>1.0</u>% b Provide the average duration of the Investment-Grade Debt and Interest Rate Hedging Assets: 0-5 years X 5-10 years 10-15 years 15 years or more 						
20	 20 PBGC missed contribution reporting requirements. If this is a multiemployer plan or a single-employer plan that is not covered by PBGC, skip line 20. a Is the amount of unpaid minimum required contributions for all years from Schedule SB (Form 5500) line 40 greater than zero? Yes No b If line 20a is "Yes," has PBGC been notified as required by ERISA sections 4043(c)(5) and/or 303(k)(4)? Check the applicable box: Yes. No. Reporting was waived under 29 CFR 4043.25(c)(2) because contributions equal to or exceeding the unpaid minimum required contribution were made by the 30th day after the due date. No. The 30-day period referenced in 29 CFR 4043.25(c)(2) has not yet ended, and the sponsor intends to make a contribution equal to or exceeding the unpaid minimum required contribution by the 30th day after the due date. No. Other. Provide explanation. 						
	rt VII IRS Compliance Questions						
21a	Does the plan satisfy the coverage and nondiscrimination tests of Code sections 410(b) and 401(a)(4) by combine the permissive aggregation rules? \Box Yes \overline{X} No	ing this pla	an with any other plans under				
21b	If this is a Code section 401(k) plan, check all boxes that apply to indicate how the plan is intended to satisfy the employee deferrals and employer matching contributions (as applicable) under Code sections 401(k)(3) and 401(k)		nination requirements for				
	Design-based safe harbor method						

"Prior year" ADP test

"Current year" ADP test

Cur X N/A

22 If the plan sponsor is an adopter of a pre-approved plan that received a favorable IRS Opinion Letter, enter the date of the Opinion Letter ___/__/___(MM/DD/YYYY) and the Opinion Letter serial number_____.

Lucent Technologies Inc. Pension Plan

Employer ID No: 22-3408857 Plan Number: 002

Financial Statements as of December 31, 2023 and 2022 and for the Year Ended December 31, 2023, Supplemental Schedules as of and for the Year Ended December 31, 2023, and Independent Auditor's Report

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Independent Auditor's Report
FINANCIAL STATEMENTS:
Statements of Net Assets Available for Pension Benefits as of December 31, 2023 and 2022
Statement of Changes in Net Assets Available for Pension Benefits for the Year Ended December 31, 2023
Statements of Accumulated Plan Benefits as of December 31, 2023 and 2022
Statement of Changes in Accumulated Plan Benefits for the Year Ended December 31, 2023
Notes to Financial Statements as of December 31, 2023 and 2022 and for the Year Ended December 31, 2023
SUPPLEMENTAL SCHEDULES:
Form 5500, Schedule H, Part IV, Line 4i – Schedule of Assets (Held at End of Year) as of December 31, 2023
Form 5500, Schedule H, Part IV, Line 4j – Schedule of Reportable Transactions for the Year Ended December 31, 2023
NOTE: All other schedules required by Section 2520.103-10 of the Department of Labor's Rules

and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 have been omitted because they are not applicable.

Deloitte.

Deloitte & Touche LLP 30 Rockefeller Plaza New York, NY 10112-0015 USA Tel: 1-212-492-4000 Fax: 1-212-489-1687 www.deloitte.com

INDEPENDENT AUDITOR'S REPORT

The Plan Administrator of the Lucent Technologies Inc. Pension Plan

Opinion

We have audited the financial statements of the Lucent Technologies Inc. Pension Plan (the "Plan"), an employee benefit plan subject to the Employee Retirement Income Security Act of 1974 (ERISA), which comprise the statements of net assets available for pension benefits and of accumulated plan benefits as of December 31, 2023 and 2022, and the related statements of changes in net assets available for pension benefits and of changes in accumulated plan benefits for the year ended December 31, 2023 and the related notes to the financial statements.

In our opinion, the accompanying financial statements present fairly, in all material respects, the net assets available for pension benefits and accumulated plan benefits of the Plan as of December 31, 2023 and 2022, and the changes in its net assets available for pension benefits and changes in its accumulated plan benefits for the year ended December 31, 2023, in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Plan and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Plan's ability to continue as a going concern for one year after the date that the financial statements are available to be issued.

Management is also responsible for maintaining a current plan instrument, including all plan amendments, administering the Plan, and determining that the Plan's transactions that are presented and disclosed in the financial statements are in conformity with the Plan's provisions, including maintaining sufficient records with respect to each of the participants, to determine the benefits due or which may become due to such participants.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Plan's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Supplemental Schedules Required by ERISA

Our audits were conducted for the purpose of forming an opinion on the financial statements as a whole. The supplemental schedule of assets (held at end of year) as of December 31, 2023 and schedule of reportable transactions for the year ended December 31, 2023 are presented for purposes of additional analysis and are not a required part of the financial statements but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under ERISA. Such information is the responsibility of management and

was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audits of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with GAAS.

In forming our opinion on the supplemental schedules, we evaluated whether the supplemental schedules, including their form and content, are presented in conformity with the Department of Labor's Rules and Regulations for Reporting and Disclosure under ERISA.

In our opinion, the information in the accompanying schedules is fairly stated, in all material respects, in relation to the financial statements as a whole, and the form and content are presented in conformity with the Department of Labor's Rules and Regulations for Reporting and Disclosure under ERISA.

Deloitte & Jache UP

September 17, 2024

Statements of Net Assets Available for Pension Benefits

As of December 31, 2023 and 2022

(In thousands)

	December 31			
		2023		2022
ASSETS				
Investments, at fair value:				
Plan interest in Lucent Technologies Inc. Master				
Pension Trust	\$	4,120,826	\$	4,311,613
Commingled fund		2,150		2,158
Net assets held in 401(h) account		123,177		108,038
Net assets held in applicable life insurance account		7		5
Refund receivable		104		-
Receivable for accrued income		10		8
Total assets		4,246,274		4,421,822
LIABILITIES				
Accounts payable and accrued liabilities		475		643
Due to Nokia Retirement Income Plan		450		237
Amounts related to obligation of 401(h) account		123,177		108,038
Amounts related to obligation of applicable life insurance account		7		5
Total liabilities		124,109		108,923
NET ASSETS AVAILABLE FOR PENSION BENEFITS	\$	4,122,165	\$	4,312,899

Statement of Changes in Net Assets Available for Pension Benefits

For the Year Ended December 31, 2023

(In thousands)

Net investment income211,619Deductions from net assets attributable to: Benefits paid to participants253,729Transfer to 401(h) account100,000Transfer to applicable life insurance account44,995Administrative expenses1,494Pension Benefit Guaranty Corporation premiums1,682Total deductions401,900Net decrease before transfers(190,281)Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS Beginning of year4,312,899	Investment income: Plan interest in Lucent Technologies Inc. Master Pension Trust Interest income	\$	211,508 111
Benefits paid to participants253,729Transfer to 401(h) account100,000Transfer to applicable life insurance account44,995Administrative expenses1,494Pension Benefit Guaranty Corporation premiums1,682Total deductions401,900Net decrease before transfers(190,281)Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS100,000	Net investment income		211,619
Transfer to 401(h) account100,000Transfer to applicable life insurance account44,995Administrative expenses1,494Pension Benefit Guaranty Corporation premiums1,682Total deductions401,900Net decrease before transfers(190,281)Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS	Deductions from net assets attributable to:		
Transfer to applicable life insurance account44,995Administrative expenses1,494Pension Benefit Guaranty Corporation premiums1,682Total deductions401,900Net decrease before transfers(190,281)Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS	Benefits paid to participants		253,729
Administrative expenses1,494Pension Benefit Guaranty Corporation premiums1,682Total deductions401,900Net decrease before transfers(190,281)Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS	Transfer to 401(h) account		100,000
Pension Benefit Guaranty Corporation premiums1,682Total deductions401,900Net decrease before transfers(190,281)Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS	Transfer to applicable life insurance account		44,995
Total deductions401,900Net decrease before transfers(190,281)Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS(190,734)	Administrative expenses		1,494
Net decrease before transfers(190,281)Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS(190,734)	Pension Benefit Guaranty Corporation premiums		1,682
Transfer to Nokia Retirement Income Plan(453)Net decrease in net assets(190,734)NET ASSETS AVAILABLE FOR PENSION BENEFITS(190,734)	Total deductions		401,900
Net decrease in net assets (190,734) NET ASSETS AVAILABLE FOR PENSION BENEFITS	Net decrease before transfers		(190,281)
NET ASSETS AVAILABLE FOR PENSION BENEFITS	Transfer to Nokia Retirement Income Plan		(453)
	Net decrease in net assets		(190,734)
	NET ASSETS AVAILABLE FOR PENSION BENEFITS		
			4,312,899
End of year \$ 4,122,165			
		<u> </u>	

Statements of Accumulated Plan Benefits

As of December 31, 2023 and 2022

(In thousands)

	December 31				
		2023	2022		
ACTUARIAL PRESENT VALUE OF ACCUMULATED					
PLAN BENEFITS					
Vested benefits:					
Participants currently receiving payments	\$	1,683,736	\$ 1,933,062		
Other participants		15,484	17,857		
Non-vested benefits*		121,971	153,547		
TOTAL ACTUARIAL PRESENT VALUE OF					
ACCUMULATED PLAN BENEFITS	\$	1,821,191	\$ 2,104,466		

* The non-vested benefits represent the Plan's death benefit provision.

Statement of Changes in Accumulated Plan Benefits

For the Year Ended December 31, 2023

(In thousands)

ACTUARIAL PRESENT VALUE OF ACCUMULATED PLAN		
BENEFITS AT BEGINNING OF YEAR	\$2,	104,466
Increase (decrease) during the period attributable to:		
Change in assumptions	(109,634)
Increase for interest due to the decrease in the discount period		96,977
Benefits paid	(253,729)
Transfer to Nokia Retirement Income Plan		(212)
Difference between actual and expected experience		(16,677)
Net decrease	(283,275)
ACTUARIAL PRESENT VALUE OF ACCUMULATED PLAN		
BENEFITS AT END OF YEAR	\$ 1,	821,191

Notes to Financial Statements

As of December 31, 2023 and 2022, and for the Year Ended December 31, 2023

(Dollars in thousands)

1. Description of the Plan

The following description of the Lucent Technologies Inc. Pension Plan (the Plan or LTPP) provides only general information. Participants and others should refer to the Plan document and the Summary Plan Description and any Summaries of Material Modification for a more complete description of the Plan's provisions.

General

The Plan is a noncontributory defined benefit pension plan established as of October 1, 1996 by Lucent Technologies Inc. (later known as Alcatel-Lucent USA Inc. and, since January 1, 2018, known as Nokia of America Corporation) (the Company and Plan Administrator). The Plan is a successor to the AT&T Pension Plan, in effect as of September 30, 1996, with respect to individuals transferred to the Plan pursuant to the Employee Benefits Agreement dated as of February 1, 1996, as amended, between AT&T Corp. and the Company. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA).

Prior to December 31, 2005, the Plan covered both actively employed individuals as well as terminated and retired participants. On December 31, 2005, all actively employed participants in the Plan were transferred to a new plan established by the Company – the Lucent Technologies Inc. Retirement Plan, later renamed the Nokia Retirement Plan (the NRP) – leaving only terminated and retired participants in the Plan. Effective December 31, 2005, the Plan was closed to new participants, other than individuals who attain eligibility for a service pension or a disability pension under the provisions of the NRP; those NRP participants became participants in the Plan on the day following their termination of employment. The associated assets and liabilities for such individuals' pension benefit were transferred from the NRP to the Plan. Effective January 1, 2011, NRP participants who are Business & Technical Associates who attain eligibility for a service pension or disability pension become participants in another defined benefit pension plan maintained by the Company – the Nokia Retirement Income Plan (the NRIP) – rather than the Plan.

Effective December 31, 2021, the NRP was merged with and into the Plan, with the Plan being the surviving plan.

Notes to Financial Statements (continued)

(Dollars in thousands)

1. Description of the Plan (continued)

Since December 31, 2010, the Company has amended the Plan a number of times to implement various transfers of participants and beneficiaries from the Plan to the NRIP or to the NRP. These transfers – dubbed "Phase I," "Phase II," etc. – include a transfer of benefit obligations and assets from the Plan to the transferee plan. The transfers have been as follows:

- Phase I. On December 1, 2010, four groups of participants (and associated surviving • spouses, contingent beneficiaries and alternate payees of such participants) were transferred to the NRIP: (i) participants who, when last actively employed by the Company or an affiliate of the Company that adopted the LTPP for the benefit of its eligible employees (a Participating Company), were represented for purposes of collective bargaining by unions other than the Communications Workers of America (CWA) or the International Brotherhood of Electrical Workers (IBEW); (ii) participants who, when last actively employed by the Company or a Participating Company, were classified by their employer as "Lucent Business Assistants" (LBAs); (iii) participants who were transferred to the Plan from the AT&T Pension Plan (the AT&T Plan) and were, when last actively employed by the sponsor of the AT&T Plan or a Participating Company with respect to that plan, represented for purposes of collective bargaining by unions other than the CWA or the IBEW; and (iv) participants who were transferred to the Plan from the AT&T Plan and were, when last actively employed by the sponsor of the AT&T Plan or a Participating Company with respect to that plan, classified by their employer as nonrepresented occupational employees.
- *Phase II.* On December 1, 2011, the following group of beneficiaries was transferred to NRIP: surviving spouses and surviving contingent beneficiaries in pay status (i.e., receiving monthly payments after having satisfied the administrative requirements to commence a survivor pension) of deceased participants who died prior to January 1, 2011.
- *Phase III.* On December 1, 2013, the following groups of participants and beneficiaries were transferred to the NRIP: (i) service pension eligible (SPE) participants who, when last actively employed, were not represented by the CWA or IBEW; (ii) non-SPE participants; (iii) alternate payees of participants who are in pay status as of September 1, 2013; and (iv) individuals who, as of September 1, 2013, are receiving payment of survivor benefits as the surviving spouses or surviving contingent beneficiaries of deceased participants who died prior to January 1, 2013.
- *Phase IV.* Phase IV was composed of three transfers as follows:
 - *Phase IV-A.* On December 1, 2015, two groups of participants and beneficiaries were transferred to NRIP: (i) all participants (former employees) in the LTPP as of December 1, 2015, except participants receiving or eligible to receive a service pension

Notes to Financial Statements (continued)

(Dollars in thousands)

1. Description of the Plan (continued)

or a disability pension who, when last actively employed by a Participating Company (or a predecessor) (or any other entity that was a Participating Company with respect to a prior version of the LTPP or a predecessor plan to the LTPP), were represented for purposes of collective bargaining by the CWA, and (ii) all alternate payees of participants (former employees) in payment status as of September 1, 2015.

- *Phase IV-B.* On December 1, 2015, the following group of beneficiaries was transferred to NRP: all surviving spouses in payment status as of September 1, 2015 except surviving spouses of participants (former employees) who died on or after January 1, 2015.
- *Phase IV-C.* On December 31, 2015, the following group of beneficiaries was transferred to NRP: surviving beneficiaries in deferred status as of December 2, 2015 except surviving beneficiaries of participants who died on or after January 1, 2015.

Since its establishment, the Plan has included provisions permitting the transfer and use of excess pension assets to pay for (or reimburse the Company for the cost of providing) post-retirement health benefits in accordance with Section 420 of the Internal Revenue Code of 1986, as amended (the Code). Effective October 1, 2015, the Plan was amended to permit such transfers and such use of excess pension assets to be made for post-retirement life insurance benefits, in addition to post-retirement health benefits, consistent with changes made to Section 420 by the Moving Ahead for Progress in the 21st Century Act (MAP-21). Effective December 1, 2015, the Plan was amended, *inter alia*, to permit transfers of excess pension assets, and the use of such assets, with respect to participants who elect to receive the value of their remaining annuity payments under the Plan are otherwise settled, such as through a transfer to another pension plan pursuant to Section 414(l) of the Code or through the purchase of an irrevocable annuity contract, in accordance with the terms of the Private Letter Ruling issued by the Internal Revenue Service (IRS) to the Company on December 19, 2014 (PLR 201511044).

2. Summary of accounting policies

Basis of accounting

The accompanying financial statements of the Plan have been prepared in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP).

Notes to Financial Statements (continued)

(Dollars in thousands)

2. Summary of accounting policies (continued)

Contributions and actuarial method

Contributions to the Plan are determined on a going-concern basis by an actuarial cost method known as the Accrued Benefit Cost Method. Under this method, the projected benefit for each future event is allocated to each of the participant's years of service. The normal cost is equal to the actuarial present value of the benefits allocated to the current year and the actuarial accrued liability is equal to the actuarial present value of the total benefits allocated to years prior to the current year. The actuarial accrued liability for inactive participants was determined as the actuarial present value of the benefits expected to be paid. No normal costs are payable with respect to these participants. The minimum required contribution and the maximum permissible contributions are then determined as the sum of the normal cost for all employees, plus amortization, if any, on the initial unfunded liability, change in liability due to plan amendments, assumption changes and experience gain or loss.

Under the Pension Protection Act of 2006, plans are required to use the Accrued Benefit Cost Method to determine the actuarial accrued liability based on a limited choice of mortality and interest assumptions. Subsequent legislation affecting pension plan valuation assumptions are the Moving Ahead for Progress in the 21st Century Act (MAP-21), the Highway and Transportation Funding Act of 2014 (HATFA) and the American Rescue Plan of 2021 (ARPA). Effective January 1, 2021, Nokia elected to adopt ARPA. Contributions are determined as the sum of the normal cost and a fifteen-year amortization of unfunded liabilities.

The Company's funding policy is to contribute such amounts as are determined on an actuarial basis to meet the minimum funding requirements of ERISA, plus such additional amounts as the Company may determine to be appropriate. No contributions were due as of December 31, 2023 and 2022 under the minimum funding requirements of ERISA.

Actuarial present value of accumulated plan benefits

Accumulated plan benefits are those future periodic payments that are attributable under the Plan's provisions to the service that employees have rendered to the Company through the valuation date.

Accumulated plan benefits include benefits expected to be paid to (a) retired or terminated employees or their beneficiaries and (b) beneficiaries of employees who have died. The accumulated plan benefits as of December 31, 2023 and 2022 are based on census data as of those dates. Benefits payable upon retirement, death, disability or withdrawal are included to the extent they are deemed attributable to employee service rendered to the valuation date.

The actuarial present value of accumulated plan benefits is determined by the Plan's actuary, Aon. The amount results from applying actuarial assumptions to adjust the accumulated plan benefits to

Notes to Financial Statements (continued)

(Dollars in thousands)

2. Summary of accounting policies (continued)

reflect the time value of money (through discounts for interest) and the probability of payment (by means of decrements such as for death, disability, withdrawal, or retirement) between the valuation date and the expected date of payment. The assumption used to determine the actuarial present value of accumulated plan benefits as of December 31, 2023 and 2022, includes a Qualified Beneficiary Ratio, which is based on actual employee experience.

The change in assumptions reflects decreases of (\$96,691) due to the change in discount rate, (\$12,889) due to experience study assumption changes and (\$54) due to the mortality update for conversion of lump sum and other payment options.

The mortality table used in determining the actuarial present value of accumulated plan benefits as of December 31, 2023 and 2022 is the Pri-2012 mortality study projected generationally from 2012 with Scale MP-2020. For employees and former employees, the employee rates with white collar adjustment for non-represented participants and blue-collar adjustment for represented participants were applied. For contingent survivors, the contingent survivor rates with white collar adjustment for non-represented participants and blue-collar adjustment for represented participants were applied.

An interest assumption of 5.71% and 4.90% was used to determine the actuarial present values of accumulated plan benefits as of December 31, 2023 and 2022, respectively.

Effective December 31, 2023, the lump sum conversion rate was set equal to the discount rate. An interest assumption of 5.71% and 4.10% was used to determine the lump sum value for participants electing a single lump sum as of December 31, 2023 and 2022, respectively.

The foregoing actuarial assumptions are based on the presumption that the Plan will continue. Were the Plan to terminate, different actuarial assumptions and other factors might be applicable in determining the actuarial present value of accumulated plan benefits. Due to uncertainties inherent in the estimations and assumptions process, it is at least reasonably possible that certain changes in these estimates and assumptions could be material to the financial statements.

Use of estimates

The preparation of the financial statements in conformity with U.S. GAAP requires management to make significant estimates and assumptions that affect the reported amounts of assets, liabilities and changes therein, and disclosure of contingent assets and liabilities and the present value of accumulated plan benefits. These significant estimates include the accumulated plan benefits and the fair value of investments. Actual results could differ materially from these estimates.

Notes to Financial Statements (continued)

(Dollars in thousands)

2. Summary of accounting policies (continued)

The actuarial present value of accumulated plan benefits is reported based on certain estimates and assumptions regarding the future. As of the date of these financial statements, the Company believes these estimates and assumptions concerning matters such as interest rates and participant demographics are reasonable. However, due to the uncertainties inherent in making any estimate or assumption, it is at least reasonably possible that actual results may differ materially from what has been estimated or assumed.

Benefit payments

Benefit payments to participants are recorded upon distribution.

Inter-plan transfers, net

Inter-plan transfers represent transfers between the NRIP and the Plan. Inter-plan transfers are recorded on an accrual basis.

Administrative expenses

Certain expenses incurred to administer plan benefits are charged directly to the Plan as incurred or allocated to the Plan. These include, but are not limited to, allocable portions of certain salaries and fringe-benefit costs, and actuarial, pension payroll, recordkeeping, plan audit, and legal fees. All other plan administrative expenses are borne by the Plan Sponsor. Other administrative expenses and investment-related expenses are incurred at the Lucent Technologies Inc. Master Pension Trust (MPT) level and allocated to the participating plans.

Refund receivable

Refunds are recorded when earned from the service providers and netted with administrative expenses in the accompanying Statement of Changes in Net Assets Available for Pension Benefits. Refunds due as of the financial statement date are reported as a receivable. Refunds totaling \$104 are netted with administrative expenses in the accompanying Statement of Changes in Net Assets Available for Pension Benefits for the year ended December 31, 2023.

Pension Benefit Guaranty Corporation (PBGC) premiums

The PBGC was created by ERISA to provide timely and uninterrupted payment of pension benefits. Premium expenses of the Plan are paid by the Plan.

Notes to Financial Statements (continued)

(Dollars in thousands)

2. Summary of accounting policies (continued)

Valuation of investments and income and expense recognition

The Plan's investments consist of its interest in the MPT (see Note 5) and its investment in a commingled fund. The investment in the commingled fund is valued at fair value based on the commingled fund's net asset value (NAV) as a practical expedient on the last business day of the Plan year as determined by the trust's manager.

Purchases and sales of investments are recorded on a trade-date basis. Interest income and administrative expenses are recorded on an accrual basis. Dividend income is recorded on investments held as of the ex-dividend dates. The net appreciation in the fair value of investments includes gains and losses on investments bought and sold as well as held during the year. See Note 5 for additional information.

3. Tax status

No provision for income taxes has been made in the Plan's financial statements. In this regard, the Internal Revenue Service (IRS) determined, and informed the Company by a letter dated March 20, 2014, that the Plan is designed in accordance with the applicable provisions of the Code. Subsequent to this determination by the IRS, the Company has adopted various amendments to the Plan, none of which, in the view of the Company, affects the tax-qualified status of the Plan. With respect to the operation of the Plan, the Plan Administrator believes the Plan is being operated in compliance with applicable requirements of the Code. From time to time, the Plan Administrator may uncover operational errors with respect to the Plan, and, when it does, it takes appropriate steps to remedy such errors. In the view of the Company and the Plan Administrator, no such error has affected or affects the tax-qualified status of the Plan. In December 2016, the IRS began publishing a Required Amendments List for individually designed plans which specifies changes in qualification requirements. The list is published annually and requires plans to be amended for each item on the list, as applicable, to retain its tax-qualified status.

U.S. GAAP requires the Plan Administrator to evaluate uncertain tax positions taken by the Plan. The financial statement effects of a tax position are recognized when the position is more likely than not, based on the technical merits, to be sustained upon examination by the IRS. The Plan Administrator has analyzed the tax positions taken by the Plan, and has concluded that as of December 31, 2023, there are no uncertain tax positions taken or expected to be taken. The Plan has recognized no interest or penalties related to uncertain tax positions. The Plan is subject to routine audits by taxing jurisdictions; however, there are currently no audits for any tax periods in progress.

Notes to Financial Statements (continued)

(Dollars in thousands)

4. Plan termination

The Plan may be terminated or amended at any time by the action of the Board of Directors of the Company. Should the Plan terminate at some future time, its net assets may not be available on a pro rata basis to provide participants' benefits. Whether a participant's accumulated plan benefits will be paid depends on both the priority of those benefits and the level of benefits guaranteed by the PBGC at that time. Some benefits may be fully or partially provided for by the then existing assets and the PBGC guaranty, while other benefits may not be provided for at all.

Subject to conditions set forth in ERISA, in the event of a Plan termination, distributions of the assets available for benefits will occur as follows:

- a. The Plan provides that the net assets available for benefits shall be allocated among the participants and beneficiaries of the Plan in the order provided for in ERISA,
- b. To the extent unfunded vested benefits then exist, ERISA provides that such benefits are payable by the PBGC to participants, up to specified limitations, as described in ERISA, and
- c. To the extent that the net assets available for benefits exceed the amounts to be allocated pursuant to the priorities provided for in ERISA, such amounts will be allocated among participants pursuant to the priorities set forth in the Plan and ERISA.

On September 27, 2021, the Plan was amended to provide that, in the event of a termination of the Plan, any remaining balance in the pension fund (after making provision deemed adequate for the full amount of the pensions specified as payable in case of termination of the Plan) shall be distributed to the Company. Under applicable law, amendments of this type are not to be treated as effective until the end of the fifth calendar year following the adoption of the amendment. Accordingly, this new plan termination provision will not be treated as effective until December 31, 2026.

5. Interest in Lucent Technologies Inc. Master Pension Trust

Substantially all of the Plan's investments are in the MPT which was established for the investment of assets of pension plans of the Company. The Bank of New York Mellon (BNYM, the Trustee or Custodian) is the trustee and custodian of the MPT. The Trustee is responsible for custodial, recordkeeping and other trustee responsibilities pursuant to the Amended and Restated Defined Benefit Master Trust Agreement. Nokia Investment Management Corporation (NIMCO), a wholly-owned direct subsidiary of the Company, is the "named fiduciary" (within the meaning of ERISA) of the MPT and is the fiduciary with authority to direct the Trustee.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The MPT is structured with multiple Master Trust Units. Each Master Trust Unit represents a particular asset class "sleeve" within the MPT. Each participating plan owns units of the investment sleeves based on each participating plan's asset allocation policy.

The participating plans in the MPT consist of the Plan and the NRIP.

Each participating plan has an undivided interest in the MPT's various investment sleeves. As of December 31, 2023 and 2022, the Plan's interest in the net assets of the MPT was 22.92% and 22.93%, respectively.

Investment sleeve data

The following table presents each investment sleeve and the percentage of ownership within the sleeve as of December 31, 2023 and 2022:

	NR	IP	LTPP		
	2023	2022	2023	2022	
	sleeve	sleeve	sleeve	sleeve	
Global equity	15%	15%	85%	85%	
Core fixed income – represented	-	-	100%	100%	
Core fixed income – non-represented	100%	100%	-	-	
U.S. Government bonds – represented	-	-	100%	100%	
U.S. Government bonds – non-represented	100%	100%	-	-	
Government 1	77%	-	23%	-	
Government 2	78%	-	22%	-	
Diversified credit	77%	-	23%	-	
Long credit	78%	-	22%	-	
Short duration fixed income	53%	53%	47%	47%	
Corporate bond – non-represented	100%	100%	-	-	
Treasury inflation-protected securities	78%	76%	22%	24%	
High yield debt	79%	77%	21%	23%	
Private equity	85%	85%	15%	15%	
Real estate	83%	84%	17%	16%	
Absolute return	100%	100%	-	-	
Russell non-represented rebalancing	100%	100%	-	-	
Russell formerly represented rebalancing	-	-	100%	100%	

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

In the normal course of business, the MPT enters into contracts that contain indemnification clauses. The MPT's maximum exposure under these arrangements is unknown as this would involve future claims that may be against the MPT that have not yet occurred. However, based on operations to date, management expects the risk of loss to be remote and accordingly has not accrued any related liabilities.

The Trustee allocates investment income, realized gains or losses, unrealized appreciation or depreciation and certain investment expenses including management fees to the participating plans on the basis of each participating plan's interest in the MPT. NIMCO directs the Trustee to redeem units from the MPT to provide proper liquidity for each participating plan's benefit payments and expenses.

Investment transactions are recorded on a trade date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date. Realized gains or losses on the sale of all securities, except futures contracts, are determined based on average cost. Distributions from limited partnerships are treated as income, realized gain or loss, or return of capital based on information reported by the partnership. Net investment income from real estate and limited partnerships is recorded when earned.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The following table presents the statements of net assets of the MPT and the Plan's interest in the net assets of the MPT as of December 31, 2023 and 2022:

	MPT					Plan's Intere	st in N	t in MPT	
		2023		2022	2023		2022		
Assets									
Investments, at fair value:									
Cash and cash equivalents	\$	89,796	\$	92,675	\$	6,476	\$	42,096	
U.S. Government and Treasury obligations*		5,285,684		8,799,128		1,269,835		2,108,908	
Fixed income securities*		5,310,669		5,875,990		1,430,411		1,572,430	
Fixed income securities and repurchase									
agreements acquired with cash collateral		2,684,618		4,367,689		1,133,842		1,864,088	
Common stock and other equities*		185,851		154,999		157,817		130,795	
Commingled funds		4,429,945		417,304		1,041,746		159,441	
Real estate		662,388		737,488		124,308		136,880	
Limited partnerships		2,567,597		3,088,802		273,179		295,227	
Derivative contracts		83,876		46,799		19,123		19,276	
Total investments		21,300,424		23,580,874		5,456,737		6,329,141	
Receivable for investments sold		435,165		367,697		141,502		166,188	
Net assets held in 401(h) account		123,184		108,043		123,184		108,043	
Accrued income receivable		98,555		118,947		21,845		26,324	
Due from brokers		45,961		76,921		28,439		18,037	
Total assets		22,003,289		24,252,482		5,771,707		6,647,733	
Liabilities									
Derivative contracts		45,295		18,108		16,454		4,933	
Collateral held for loaned securities		2,682,744		4,366,143		1,133,051		1,863,428	
Payable for investments purchased		1,092,778		910,407		353,716		341,683	
Liability related to 401(h) account		123,184		108,043		123,184		108,043	
Due to brokers		62,916		25,129		21,534		13,988	
Accrued expenses and other liabilities		13,378		19,501		2,942		4,045	
Total liabilities		4,020,295		5,447,331		1,650,881		2,336,120	
Net assets	\$	17,982,994	\$	18,805,151	\$	4,120,826	\$	4,311,613	

* As of December 31, 2023 and 2022, the total fair value of securities on loan was \$2,611,912 and \$4,245,668, respectively, of which \$4,223 and \$9,573 were equity securities, and \$2,607,689 and \$4,236,095 were debt securities, respectively.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The following presents the schedule of changes in net assets of the MPT for the year ended December 31, 2023:

Net appreciation in fair value of investments	\$	257,777
Interest		473,117
Dividends		4,417
Net investment income from real estate		24,463
Net investment income from limited partnerships		10,188
Other income		9,260
Net investment income		779,222
Management fees and expenses		(28,684)
Total redemptions from the MPT	(1,572,695)
Net decrease in net assets	\$	(822,157)

Investment valuation

NIMCO's Valuation Committee (the Committee) oversees the implementation of the valuation policy. The Committee reviews the Custodian's pricing policies and procedures on an annual basis for reasonableness. The Committee also oversees the process of reviewing limited partnership and commingled fund financial statements where the NAV is used as a practical expedient to estimate fair value. Additionally, the Committee reviews fair values provided by investment managers for directly-owned real estate and certain real estate limited partnership investments. Meetings of the Committee occur on an as needed basis, but at least annually. The Committee is comprised of a group of individuals that have differing perspectives on the valuation process and includes representatives from NIMCO's Investment Operations, Compliance, Public Markets and Absolute Return Investments, Private Equity Investments, Real Estate Investments, and NIMCO's President. The following discusses the MPT's valuation process for specific investments.

Investments in securities traded on a national securities exchange or a listed market such as the National Association of Securities Dealers Automated Quotations (NASDAQ) National Market System, such as common stock and other equities, are valued at the last reported sales prices on the valuation date or if no sale was reported on that date, at amounts that the Committee and Custodian feel are most indicative of the fair value based on information that may include the last reported bid or ask prices on the principal securities exchanges or listed market on which such securities are traded. U.S. Government and Treasury obligations, fixed income securities, and securities not traded on an exchange or a listed market are valued at the bid price or the average of the bid and ask prices on the valuation date obtained from published sources where available or are valued with consideration of trading activity or any other relevant information, such as independent broker quotations.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

Fair values of investments in limited partnerships and other securities for which market quotations are not readily available, or for which market quotations may be considered unreliable, are estimated in good faith by the investment managers, and/or NIMCO under consistently applied procedures deemed to be appropriate in the given circumstances. The determination of fair value is based upon relevant factors, which may include, but not be limited to the following: comparisons with prices of comparable or similar securities, valuation-related information from issuers, third party valuation specialists, pricing models, discounted cashflow analysis, volatility, contractual prices of the underlying financial instrument, counterparty risk, or other indications of value relating to the investment. Due to the inherent uncertainties of valuation, the appraised values and estimated fair values reflected in the financial statements may differ from values that would be determined by negotiation between parties in a sales transaction, and the differences could be material.

Derivative instruments held in the MPT are recorded at fair value. Fair value of derivative instruments is determined using quoted market prices when available. Otherwise, fair value is based on pricing models that consider the time value of money, volatility, and the current market or contractual prices of the underlying financial instruments.

Investments in real estate consist primarily of directly-owned property investments, the fair values of which are based predominantly upon appraisal reports prepared annually by independent real estate appraisers and reviewed quarterly by third party discretionary investment managers. The appraisal report values are derived from a reconciliation of four approaches to value - discounted cash flow, income capitalization, comparable sales and replacement cost. The MPT records real estate properties at fair value which is the appraised value of the property adjusted for any loans, receivables and/or payables at the property level.

Private equity investments and certain real estate investments are made through limited partnerships that, in turn, invest in venture capital, leveraged buyouts, real estate, private placements and other investments where the structure, risk profile and return potential differ from traditional equity and fixed income investments. Absolute return (Absolute Return) investments, as defined in the statement of investment policy, are typically made through limited partnerships which are hedge funds that utilize a broad array of investment strategies, including but not limited to relative value, event-driven, equity long/short, directional/global macro, or a combination of all of these strategies. Investments in commingled funds consist of units owned in commingled fund investment vehicles which are primarily invested in fixed income securities and domestic and emerging market equity securities.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The limited partnerships and commingled funds report the NAV of the MPT's investments in such vehicles on a periodic basis to the MPT. Investments in limited partnerships and commingled funds are carried at fair value, which generally represent the MPT's proportionate share of net assets of limited partnerships that are organized as investment companies or that report their holdings at fair value and commingled funds as valued by the general partners or investment managers of these entities. The NAVs reported to the MPT by the management of the limited partnerships are net of management fees charged to the MPT's capital account in such limited partnerships. For those limited partnerships that do not carry their holdings at fair value, NIMCO will estimate fair value as described below.

NIMCO follows its valuation policy, and other due diligence and investment procedures, which includes evaluating information provided by management of these vehicles, to determine that such valuations represent fair value. If NIMCO determined that such valuations were not fair value, then NIMCO would provide an estimate of fair value in good faith in accordance with its valuation policy. Due to the inherent uncertainty of valuation for these investment vehicles, NIMCO's estimate of fair value for these limited partnerships may differ from the values that would have been used had a ready and liquid market existed for such investments, and such differences could be material.

The changes in fair values of the MPT's investments are recorded as net appreciation in fair value of investments on the schedule of changes in net assets of the MPT.

Other than holding approximately 18% of the MPT's net assets as of December 31, 2023 in two broadly-diversified, fixed income commingled index funds, which did not present underlying security-specific concentration risk to the MPT, the MPT did not hold any individual investment that represented greater than 5% of the MPT's net assets as of December 31, 2023 and 2022.

As of December 31, 2023 and 2022, cash and cash equivalents were primarily comprised of cash, foreign cash and short-term investment funds managed by BNYM. Management considers all highly liquid investment instruments with a maturity of three months or less at the time of purchase to be cash equivalents. The carrying value of cash equivalents approximates fair value due to the short-term nature of these investments. As of December 31, 2023, cash, foreign cash and cash equivalents were \$701, \$1,156 and \$87,939, respectively. As of December 31, 2022, cash, foreign cash and cash equivalents were \$4,164, \$4,636 and \$83,875, respectively.

As of December 31, 2023 and 2022, accrued income receivable was comprised of interest receivable from fixed income securities.

The receivable related to investments sold before year-end but not settled until after year-end is recorded in receivable for investments sold on the statements of net assets of the MPT. The payable

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

related to investments purchased before year-end but not settled until after year-end is recorded in payable for investments purchased on the statements of net assets of the MPT.

As of December 31, 2023 and 2022, due to/from broker was comprised of margin posted for futures contracts and swap collateral.

Management fees and expenses are recorded on the accrual basis. These fees include, but are not limited to, investment manager, auditor, trustee, consulting, legal and fiduciary.

Foreign currency transactions

Assets and liabilities denominated in a foreign currency are translated into U.S. dollars at the prevailing rates of exchange on the valuation date. Purchases and sales of investments are translated and recorded at rates of exchange prevailing when such investments were purchased or sold. Income and expenses are translated at rates of exchange prevailing when earned or accrued. The MPT does not isolate that portion of the results of operations resulting from changes in foreign currency exchanges rates on investments from fluctuations arising from changes in the valuation of investments. Accordingly, such foreign currency related gains and losses are included in net appreciation in fair value of investments on the schedule of changes in net assets of the MPT.

Fair value of investments

In accordance with Accounting Standards Codification 820, *Fair Value Measurement* (ASC 820), fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in a timely transaction with an independent buyer in the principal market, or in the absence of a principal market, the most advantageous market for the asset or liability at the measurement date (an exit price). ASC 820 requires enhanced classification and disclosures about financial instruments carried at fair value and establishes a fair value hierarchy that prioritizes the inputs used in valuation models and techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical financial instruments (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements).

The inputs are summarized in the three broad levels listed below:

Level 1 – Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities. The types of investments that are classified at this level typically include common stock and other equities, certain derivative contracts such as futures and certain options and U.S. Treasury obligations.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

Level 2 – Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly (inputs include quoted prices for similar assets or liabilities in active markets, interest rates and yield curves, credit risk assessments, etc.). The types of investments that are classified at this level typically include fixed income securities, fixed income securities and repurchase agreements acquired with cash collateral, government agency securities, short-term investment funds considered to be cash equivalents and certain derivative contracts such as forward foreign exchange contracts, certain options and swaps.

Level 3 – Significant unobservable inputs for assets or liabilities. The types of assets and liabilities that are classified at this level include but are not limited to private placement debentures, bank debt and directly-owned real estate properties.

Inputs refer broadly to the assumptions that market participants would use in pricing the asset or liability, including assumptions about risk, for example, the risk inherent in a particular valuation technique used to measure fair value including such a pricing model and/or the risk inherent in the inputs to the valuation technique. Inputs may be observable or unobservable.

Observable inputs are inputs that reflect the assumptions market participants would use in pricing the asset or liability based on market data obtained from sources independent of the reporting entity. Unobservable inputs are inputs that reflect the reporting entity's own assumptions about the assumptions market participants would use in pricing the asset or liability developed based on the best information available in the circumstances. A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Furthermore, the fair value hierarchy does not correspond to a financial instrument's relative liquidity in the market or to its level of risk. Management assumes that any transfers between levels occur at the beginning of any period. Management's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the investment. The inputs or methodology used for valuing investments and their classification in the fair value hierarchy are not necessarily an indication of the risk associated with those investments.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The following summarizes the MPT's investments by level of fair value hierarchy as of December 31, 2023 and 2022:

	As of December 31, 2023									
		Level 1	L	evel 2		Level 3	NAV^4		Total	
Assets										
Cash equivalents	\$	87,701	\$	238	\$	-	\$	-	\$	87,939
U.S. Government and Treasury obligations		3,954,938	1,	330,746		-		-	4	5,285,684
Fixed income securities		8,017	5,	260,581		42,071		-	4	5,310,669
Fixed income securities and repurchase										
agreements acquired with cash collateral		-	2,	684,618		-		-	2	2,684,618
Domestic equity ¹		118,569		109		-		-		118,678
International equity ¹		65,511		-		-		-		65,511
Exchange traded funds ¹		1,662		-		-		-		1,662
Commingled funds ²		-		-		-	4,553,	129	4	4,553,129
Real estate		-		-		662,388		-		662,388
Limited partnerships		-		-		-	2,567,	597	2	2,567,597
Derivative contracts ³ :				-						
Futures contracts		63,929		-		-		-		63,929
Forward foreign exchange contracts		-		1,882		-		-		1,882
Swap contracts		-		17,414		-		-		17,414
Options contracts		-		651		-		-		651
Total assets	\$	4,300,327	\$ 9,	296,239	\$	704,459	\$ 7,120,	726	\$ 2	1,421,751
Liabilities										
Derivative contracts ³ :										
Futures contracts	\$	(37,777)	\$	-	\$	-	\$	-	\$	(37,777)
Forward foreign exchange contracts		-		(2,550)		-		-		(2,550)
Swap contracts		-		(4,959)		-		-		(4,959)
Options written		-		(9)		-		-		(9)
Total liabilities	\$	(37,777)	\$	(7,518)	\$	-	\$	-	\$	(45,295)

¹ Such strategies aggregate to \$185,851, which is included in common stock and other equities on the statements of net assets of the MPT.

² Balance includes net assets held in 401(h) account of \$123,184.

³ See Note 6 for additional information on the fair value of derivatives.

⁴ Assets measured at NAV represents investments estimated at fair value using NAV as a practical expedient. These investments are not leveled in the fair value hierarchy table.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

			As of D	ecember 31, 202	22	
		Level 1	Level 2	Level 3	NAV^4	Total
Assets						
Cash equivalents	\$	82,952 \$	923 \$	- \$	- \$	83,875
U.S. Government and Treasury obligations		7,247,946	1,551,182	_	_	8,799,128
Fixed income securities		22,363	5,824,515	29,112	_	5,875,990
Fixed income securities and repurchase agreements						
acquired with cash collateral		-	4,367,689	-	_	4,367,689
Domestic equity ¹		92,549	835	-	_	93,384
International equity ¹		59,899	_	_	_	59,899
Exchange traded funds ¹		1,716	-	-	_	1,716
Commingled funds ²		-	_	_	525,347	525,347
Real estate		-	-	737,488	_	737,488
Limited partnerships		-	-	-	3,088,802	3,088,802
Derivative contracts ³ :						
Futures contracts		21,605	-	-	_	21,605
Forward foreign exchange contracts		-	1,332	-	_	1,332
Swap contracts		-	23,862	-	_	23,862
Total assets	\$	7,529,030 \$	11,770,338 \$	766,600 \$	3,614,149 \$	23,680,117
Liabilities						
Derivative contracts ³ :						
Futures contracts	\$	(8,209) \$	- \$	- \$	- \$	(8,209)
Forward foreign exchange contracts	-	(0,=0)) +	(1,732)	_		(1,732)
Swap contracts		_	(8,163)	_	_	(8,163)
Options written		_	(4)	_	_	(0,100)
Total liabilities	\$	(8,209) \$	(9,899) \$	- \$	- \$	(18,108)

¹ Such strategies aggregate to \$154,999, which is included in common stock and other equities on the statements of net assets of the MPT.

² Balance includes net assets held in 401(h) account of \$108,043.

³ See Note 6 for additional information on the fair value of derivatives.

⁴ Assets measured at NAV represents investments estimated at fair value using NAV as a practical expedient. These investments are not leveled in the fair value hierarchy table.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The Plan also invests in a commingled fund which is held in a segregated Plan account. The fair value of this commingled fund amounted to \$2,150 and \$2,158 as of December 31, 2023 and 2022, respectively, and is valued using NAV as a practical expedient. There are no redemption restrictions and no unfunded commitments on the commingled fund.

The following table summarizes changes in assets attributable to purchases and transfers in and out of the MPT held during the years ended December 31, 2023 and 2022, at fair value using significant unobservable inputs (Level 3):

	For the year ended December 31, 2023								
	Pu	irchases	Transfe	ers out *	Transfers in*				
Fixed income securities	\$	151,119	\$	_	\$	_			
Total	\$	151,119	\$	_	\$	_			

		For the year ended December 31, 2022								
	Pu	rchases	Transf	ers out *	Transfers in*					
Fixed income securities	\$	27,798	\$	_	\$	_				
Real estate		1,797								
Total	\$	29,595	\$	_	\$					

* There were no transfers in or out of Level 3 during 2023 and 2022.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The MPT is required to disclose the valuation technique and the inputs used to value its Level 3 securities. The following table summarizes the inputs used to value the MPT's Level 3 securities as of December 31, 2023 and 2022:

		As of December 31, 2023	
	Fair Valuation value technique	Unobservable inputs	Range of inputs
Fixed income securities	\$ 42,071 Broker quotes ³	-	-
Real estate ¹	662,388 Discounted cash flows (DCF)	Discount rate	6.51-9.00%
		Exit capitalization rate ²	5.50-7.50%
		DCF term	10 years

			As of December 31, 2022	
	Fair value	Valuation technique	Unobservable inputs	Range of inputs
Fixed income securities Real estate ¹	\$ 29,112 1 737,488 1	Broker quotes ³ DCF	– Discount rate Exit capitalization rate ² DCF term	– 6.25-8.00% 5.00-6.75% 10 years

¹ Real estate investments are valued utilizing appraisal reports. The primary valuation technique used in the appraisal reports is discounted cash flows.

² Exit capitalization rate is the interest rate at which the net income generated by the property is capitalized to arrive at a residual value at the estimated time of sale of the property.

³ The Level 3 investments have been valued using unadjusted inputs that have not been internally developed by the MPT, including third-party transactions and indicative broker quotes. As a result, there were no unobservable inputs that have been internally developed by the MPT in determining the fair value of investments.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The MPT is required to disclose additional information regarding the nature of its investments when the MPT uses NAV as a practical expedient in assessing fair value. Commingled funds primarily consist of units owned in commingled fund investment vehicles that generally provide daily liquidity. There are no unfunded commitments and generally no redemption notice period for the commingled funds. As of December 31, 2023 and 2022, all commingled fund investments were Direct Filing Entities except for one investment fund of \$79,547 and \$85,155, respectively, that provided monthly liquidity with a redemption notice period of 5 days.

The following is a summary of limited partnerships and commingled funds where the MPT has used NAV as a practical expedient in assessing fair value as of December 31, 2023 and 2022:

		AS OF DUCC	moer	51, 2025			
Description of investment strategy/ general category Equity long/short hedge funds ^(a)		Fair value	Unfunded commitments		Redemption frequency	Redemption notice period	
		155,765	\$	_	Quarterly, Semi - Annually	45-60 Days	
Event-driven hedge funds ^(b)		214,200		_	Quarterly, Annually	30-90 Days	
Multi-strategy hedge funds ^(c)		68,674		_	Monthly, Quarterly	45-65 Days	
Relative value hedge fund ^(d)		226,122		_	Monthly, Quarterly	45-90 Days	
Opportunistic hedge fund ^(e)		25,659		18,123	N/A	•	
Directional hedge funds ^(f)		65,179		_	Weekly, Quarterly	3-60 Days	
Real estate funds ^(g)		264,860		52,004	N/A	-	
Private equity funds – venture capital ^(h)		810,531		139,110	N/A		
Private equity funds – buyouts ⁽ⁱ⁾		735,853		237,902	N/A		
Private equity funds – special situations ^(j)		754		1,619	N/A		
Commingled funds ^(k)		4,553,129		_	Daily, Monthly	0-5 Days	
Total	\$	7,120,726	\$	448,758	_		

As of December 31, 2023

As of December 31, 2022

Description of investment strategy		Unfunded Fair value commitments		Redemption frequency	Redemption notice period	
	•	4	.		Quarterly, Semi -	
Equity long/short hedge funds ^(a)	\$	159,499	\$	-	Annually	45-60 Days
Event-driven hedge funds ^(b)		347,786		_	Quarterly, Annually	30-90 Days
Multi-strategy hedge funds ^(c)		118,162		_	Monthly, Quarterly	45-65 Days
Relative value hedge fund ^(d)		305,142		_	Monthly, Quarterly	45-90 Days
Opportunistic hedge fund ^(e)		29,151		11,181	N/A	
Directional hedge funds ^(f)		102,800		_	Weekly, Quarterly	3-60 Days
Real estate funds ^(g)		439,335		61,132	N/A	
Private equity funds – venture capital ^(h)		878,977		148,418	N/A	
Private equity funds – buyouts ⁽ⁱ⁾		704,023		258,180	N/A	
Private equity funds – special situations ^(j)		3,927		1,619	N/A	
Total	\$ 3	3,088,802	\$	480,530	_	

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

- ^(a) This category includes investments in hedge funds that invest in both long and short investments primarily in U.S. common stocks. Management of the hedge funds has the ability to shift its investment positions to different market segments (value/growth), market capitalization (small/large cap) and net long/short exposure as agreed to in the subscription documents of such hedge funds. Investments in this category can be redeemed at any time subject to the redemption notice period and applicable investor level gate of each respective hedge fund. This category of hedge funds held no investments in side pockets*.
- ^(b)This category includes investments in hedge funds that invest in equities and fixed income to profit from economic, political and government driven events. As of December 31, 2023 and 2022, this category held 4.94% and 3.09%, respectively, of assets in side pockets*.
- ^(c) This category includes investments in hedge funds that pursue multiple strategies to diversify risks and reduce volatility. These multiple strategy hedge funds invest in common stock, fixed income securities, convertibles, distressed debt, merger arbitrage, macro and real estate securities. Investments in this category can be redeemed at any time subject to the redemption notice period and applicable investor level gate of each respective hedge fund. As of December 31, 2023 and 2022, this category of hedge funds held 1.4% and less than 1%, respectively, of assets in side pockets*.
- ^(d) This category includes investments in hedge funds that involve taking simultaneous long and short positions in closely related markets in both equities and fixed income instruments. Investments in this category can be redeemed at any time subject to the redemption notice period and applicable investor level gate of each respective hedge fund. One of the hedge funds in this category has the potential for a fund level gate which, if triggered, could limit redemptions. This category of hedge funds has no investments held in side pockets*.
- ^(e) This category is designed to take advantage of a specific and/or timely investment opportunity due to a market dislocation or similar event. This investment cannot be redeemed. Distributions from the fund are expected to be received within the next two to five years at the end of the investment period which closed in February 2023.
- ^(f) This category generally refers to strategies that are more directional in nature, although they can shift opportunistically between having a directional bias and a non-directional bias. Investments in this category can be redeemed at any time subject to the redemption notice period and applicable investor level gate of each respective hedge fund. This category of hedge funds has no investments held in side pockets*.
- ^(g) This category includes real estate funds that invest in the U.S., Europe and Asia. The fair values of the investments in this category have been estimated using the NAV of the MPT's ownership interest in partners' capital. These investments cannot be redeemed. Distributions from these funds will be received by the MPT as the underlying assets in each fund are liquidated, typically a period of five to ten years from a fund's inception.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

- ^(h) This category includes venture capital funds that typically invest in equity securities of start-up and growth-oriented companies primarily domiciled in the U.S. The venture capital funds are invested across various sectors including information technology, healthcare, and consumer. The fair values of the investments in this category have been estimated using the NAV of the MPT's ownership interest in partners' capital. These investments cannot be redeemed. Distributions from these funds will be received by the MPT as the underlying assets in each fund are liquidated, typically a period of five to ten years from a fund's inception.
- ⁽ⁱ⁾ This category includes buyout funds that typically invest in the equity of mature operating companies primarily domiciled in the U.S. and Western Europe. The buyout funds are invested across various sectors including information technology, consumer, healthcare, industrials, financials and communication. The fair values of the investments in this category have been estimated using the NAV of the MPT's ownership interest in partners' capital. These investments cannot be redeemed. Distributions from these funds will be received by the MPT as the underlying assets in each fund are liquidated, typically over a period of five to ten years from a fund's inception.
- ^(j) This category includes fund of funds, debt funds and distressed-oriented funds, structured as private equity vehicles. The special situation funds may invest in debt securities, equity securities or limited partnerships primarily domiciled in the U.S., Asia and Western Europe. The special situations funds are generally diversified across sectors. The fair values of investments in this category have been estimated using the NAV of the MPT's ownership interest in partners' capital. These investments cannot be redeemed. Distributions are received by the MPT as the underlying assets in each fund are liquidated, typically over a period of five to ten years from a fund's inception.
- ^(k) This category includes commingled funds which primarily consist of units owned in commingled fund investment vehicles that generally provide daily liquidity. There is a commingled fund that has a macro-based alpha strategy and may implement its investment strategy by being long or short in either a market of a basket of securities and could be directional or relative value in terms of risk. This fund provides monthly liquidity with a redemption notice period of 5 days and has a fair value of \$79,547 and \$85,155, respectively, at December 31, 2023 and 2022.

^{*} A side pocket is a type of account utilized in hedge funds to segregate riskier or illiquid assets from more liquid investments. Usually, once a position enters a side pocket account, only the current participants in the hedge fund are entitled to a share of it. Future investors will not receive a share of the proceeds should the asset's returns become realized.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

Guarantees and commitments

In the normal course of trading activities, the MPT will trade and hold certain derivative contracts which constitute guarantees under U.S. GAAP. Such contracts include written put options and credit default swaps where the MPT is providing credit protection on an underlying instrument. For credit default swaps, the credit rating obtained from external credit agencies, reflects the current status of the payment/performance risk of a credit default swap. Management views performance risk to be high for derivative contracts whose underlying credit ratings are below BBB-.

		As of December 31, 2023										
Fair value of sold protection Maximum undiscounted potential	Sovereign de default s	Single corporat credit d swa	te bond lefault	Bask investme securitie	nt grade	Basket of high yield securities swaps						
	\$	35	\$	372	\$	\$ 85		80				
future payments Approximate term of the contracts Credit ratings of underlying	Three to f	3,300 ive years	One to a	20,071 five years	One to	9,630 five years]	1,340 Five years				
instruments		BBB		A to BB+		-		-				
				As of De	combor 31	2022						

	As of December 31, 2022							
			Single name					
			corporate bond	Bas	ket of			
	Sovereign debt	credit	credit default	investm	ent grade	Basket of	f high yield	
	default swap	os	swaps	securiti	es swaps	securiti	es swaps	
Fair value of sold protection	\$	(80)	\$ (80)	\$	689	\$	596	
Maximum undiscounted potential future								
payments		9,525	22,711		94,690		27,519	
Approximate term of the contracts	One to fiv	e years	One to six years	Two to	five years	Four to	o five years	
Credit ratings of underlying instruments	BBB t	o BB+	A+ to BB-		-		-	

As of December 31, 2023, the MPT held no written put options contracts.

As of December 31, 2022, the MPT held 4 written put options contracts that expired in February of 2023. The maximum payout for a written put option is limited to the number of contracts written and the related strike prices and amounted to \$369,582. The fair value of the written put options was (\$3) which is included in options written on the fair value hierarchy table.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

Securities lending

The MPT participates in agency securities lending programs with BNYM and Securities Finance Trust Company (SFTC). The securities lending agreements require that the MPT receive U.S. dollar cash or securities issued or guaranteed by the U.S. government or its agencies or instrumentalities, or certain sovereign debt securities as collateral for securities on loan. Collateral equaling 102% of the fair value of domestic securities and 105% of the total fair value of non-U.S. securities on loan is required in accordance with the agreements. As of December 31, 2023 and 2022, the fair value of the securities on loan was \$2,611,912 and \$4,245,668, respectively. Such securities are recorded on the statements of net assets of the MPT. The MPT received collateral from borrowers in the form of cash and securities. The MPT has the ability to repledge (rehypothecate) the cash, however the securities cannot be repledged. As of December 31, 2023 and 2022, the MPT held cash collateral of \$2,682,744 and \$4,366,143, respectively, in connection with loaned securities. The cash collateral was used to enter into repurchase agreements and to purchase various securities consistent with the investment guidelines including instruments issued or fully guaranteed by the U.S. government or federal agencies, certain floating rate notes, commercial paper, certificates of deposit and time deposits. As of December 31, 2023 and 2022, the fair value of the investments acquired with the cash collateral was \$2,684,618 and \$4,367,689, respectively. Such securities are included on the statements of net assets of the MPT in fixed income securities and repurchase agreements acquired with cash collateral.

The securities received as collateral for loaned securities which cannot be sold or repledged included U.S. Treasuries and certain sovereign debt securities with fair values of \$19,232 and \$8,906 as of December 31, 2023 and 2022, respectively. Such securities are not reflected in the MPT's assets and liabilities. The MPT received interest and securities lending income, net of bank fees, in the amount of \$8,952 in 2023 from the securities lending programs; this income is included in other income on the schedule of changes in net assets of the MPT.

Under the repurchase agreements, the MPT acquires a security for cash subject to an obligation by the counterparty to repurchase, and the MPT to resell, the security at an agreed upon price and time. In these transactions, the MPT takes possession of securities collateralizing the repurchase agreement. The collateral is marked to market daily to ensure that the fair value of the assets remains sufficient to protect the MPT in the event of default by the seller. As of December 31, 2023 and 2022, repurchase agreements entered into with cash collateral were valued at amortized cost of \$1,077,043 and \$1,505,898, respectively, and the fair value of securities which the MPT held as collateral with respect to such repurchase agreements was \$1,152,495 and \$1,622,027, respectively. The amortized cost of the repurchase agreements approximates fair value and is recorded on the statements of net assets of the MPT in fixed income securities and repurchase agreements acquired with cash collateral.

Notes to Financial Statements (continued)

(Dollars in thousands)

5. Interest in Lucent Technologies Inc. Master Pension Trust (continued)

The following tables summarize the terms of the MPT's repurchase agreements that are embedded in the securities lending programs.

	As of December 31, 2023 Remaining contractual maturity of agreements									
	Overnight and		Greater than							
Description	cont	inuous	Up to	o 30 days	30-	90 days	90 (days		Total
Repurchase agreements	\$	79.613	\$	_	¢		¢		¢	79.613
U.S. Treasury and agency securities Equity securities	φ	15,530		 150,000	Φ	622,400	φ	209,500	φ	997,430
Total	\$	95,143	\$	150,000	\$	622,400	\$	209,500	\$	1,077,043

	As of December 31, 2022 Remaining contractual maturity of agreements											
	Overni	Overnight and						Greater than 90				
Description	conti	nuous	Up	to 30 days		30-90 days		days		Total		
Repurchase agreements U.S. Treasury and agency securities Equity securities	\$	-	\$	60,698 50.000	\$	1,155,200	\$	240.000	\$	60,698 1,445,200		
Total	\$	_	\$	110,698	\$	1,155,200	\$	240,000	\$	1,505,898		

The MPT bears the risk of loss with respect to the investments purchased with the cash collateral except for repurchase agreements which are indemnified by BNYM and SFTC, respectively. BNYM and SFTC have agreed to indemnify the MPT in the case of default of any borrower pursuant to respective securities lending agreements.

See Note 6 for offsetting information pertaining to securities lending programs that are subject to master netting arrangements.

6. Derivative financial instruments

In the ordinary course of business, the MPT enters into various types of derivative transactions through its discretionary investment managers. Derivative contracts serve as components of the MPT's investment strategies and are utilized to hedge investments to enhance performance and reduce risk to the MPT, as well as for speculative purposes.

Notes to Financial Statements (continued)

(Dollars in thousands)

6. Derivative financial instruments (continued)

Under U.S. GAAP, the MPT is required to disclose its objectives and strategies for using derivatives by primary underlying risk exposure; information about the volume of derivative activity; and disclosures about credit-risk-related contingent features and concentrations of credit-risk derivatives. Additionally, U.S. GAAP requires the quantitative disclosures of the location and gross fair value of derivative instruments reported in the statements of net assets of the MPT and the gains and losses generated from derivative investing activity during the year ended December 31, 2023 on the schedule of changes in net assets of the MPT.

The MPT invests in derivative contracts with underlying exposure to interest rate risk (interest rate risk contracts) which consist of interest rate swaps, futures contracts and option contracts on fixed income securities; equity risk (equity risk contracts) which consists of index futures and total return swaps; credit risk (credit risk contracts) which consist of credit default swaps and option contracts on credit default swaps; and foreign currency risk (foreign currency risk contracts) which consist of foreign exchange contracts.

Futures contracts

Futures contracts are commitments to purchase or sell securities based on financial indices at a specified price on a future date. The MPT's investment managers use index futures contracts to manage both short-term asset allocation and the duration of the fixed income portfolio. Most of the contracts have terms of less than one year. The counterparty risk of futures contracts is limited because they are standardized contracts traded on organized exchanges and are subject to daily cash settlement of the net change in value of open contracts. Fluctuations in unrealized gains or losses related to futures contracts are recorded daily until realized on closing. Both realized and unrealized gains or losses are included in net appreciation in fair value of investments on the schedule of changes in net assets of the MPT. Futures contracts require collateral consisting of cash or liquid securities and daily variation margin settlements to be provided to brokers. Outstanding futures contracts held by the MPT consist primarily of S&P 500 index futures, Eurodollar futures, U.S. Treasury note futures and exchange index futures. The total net fair value of futures contracts as of December 31, 2023 and 2022 was \$26,152 and \$13,396, respectively, and is included in derivative contracts assets of the MPT.

Forward foreign exchange contracts

In a forward foreign exchange contract, one currency is exchanged for another on an agreed upon date at an agreed upon exchange rate. The MPT's investment managers use forward foreign exchange contracts to manage the currency risk inherent in owning securities denominated in foreign currencies and to enhance investment returns. Risks arise upon entering into these contracts from the potential inability of counterparties to meet the terms of their contracts and from

Notes to Financial Statements (continued)

(Dollars in thousands)

6. Derivative financial instruments (continued)

fluctuations in the value of a foreign currency relative to the U.S. dollar. Most of the contracts have terms of ninety days or less and are settled in cash. The change in fair value of such contracts is recorded by the MPT as an unrealized gain or loss in net appreciation in fair value of investments on the schedule of changes in net assets of the MPT. When the contract is closed, the MPT records a realized gain or loss equal to the difference between the cost of the contract at the time it was opened and the value at the time it was closed. Both realized and unrealized gain/loss are included in net appreciation in the fair value of investments on the schedule of changes in net assets of the MPT.

As of December 31, 2023 and 2022, the MPT held open forward foreign exchange contracts receivable and payable primarily in U.S. dollars, Euros, Japanese yen, British pounds, Canadian dollars, Swiss franc and Australian dollars. The total net fair value of forward foreign exchange contracts as of December 31, 2023 and 2022 was (\$668) and (\$400), respectively, and is included in derivative contracts assets and liabilities on the statements of net assets of the MPT.

Options

Options are contracts that give the buyer the right, but not the obligation, to purchase or sell a specified number of shares or units of a particular security at a specified price at any time until the contract's stated expiration date. Premiums paid for options purchased are recorded as investments and premiums received for options written/sold are recorded as liabilities. When securities are acquired or delivered upon exercise of an option, the acquisition cost or sale proceeds are adjusted by the amount of the premium. When an option is closed, the difference between the premium and the cost to close the position is realized as a gain or loss. When an option expires, the premium is realized as a gain for options written or as a loss for options purchased. Both realized and unrealized gain/loss are included in net appreciation in fair value of investments on the schedule of changes in net assets of the MPT. The risks include price movements in the underlying securities, the possibility that options markets may be illiquid, or the inability of the counterparties to fulfill their obligations under the contracts. As of December 31, 2023 and 2022, the MPT held purchased option contracts with a fair value of \$651 and \$0, respectively, which are included in derivative contracts assets on the statements of net assets of the MPT. The purchased option contracts are options on interest rate swaps. As of December 31, 2023 and 2022, the MPT held written option contracts with a fair value of (\$9) and (\$4), respectively, which are included in derivative contracts liabilities on the statements of net assets of the MPT. The written option contracts are options on agency mortgage-backed securities.

Notes to Financial Statements (continued)

(Dollars in thousands)

6. Derivative financial instruments (continued)

Swap contracts

Swap contracts involve the exchange by the MPT with another party of their respective commitments to pay or receive a series of cash flows calculated by reference to changes in specified prices or rates throughout the lives of the agreements. A realized gain or loss is recorded upon termination or settlement of swap agreements. Unrealized gains or losses are recorded based on the fair value of the swaps. Both realized and unrealized gain and loss are included in net appreciation in fair value of investments on the schedule of changes in net assets of the MPT. The investment managers retained by the MPT enter into interest rate swaps as part of their investment strategy to hedge exposure to changes in interest rates and to enhance investment returns. The investment managers also enter into credit default swaps in order to manage the credit exposure in the portfolio and to enhance investment returns.

A credit default swap represents an agreement in which one party, the protection buyer, pays a fixed fee, the premium, in return for a payment by the other party, the protection seller, contingent upon a specified default event relating to an underlying reference asset or pool of assets. While there is no default event, the protection buyer pays the protection seller the periodic premium. If the specified credit event occurs, there is an exchange of cash flows and/or securities designed so that the net payment to the protection buyer reflects the loss incurred by creditors of the reference credit in the event of its default. The nature of the credit event is established by the buyer and seller at the inception of the transaction and such events include bankruptcy, insolvency, rating agency downgrade and failure to meet payment obligations when due. Risks may arise from unanticipated movements in interest rates or the occurrence of a credit event whereby changes in the market values of the underlying financial instruments may be in excess of the amounts shown in the statements of net assets of the MPT.

As of December 31, 2023 and 2022, the MPT had outstanding swap contracts consisting primarily of interest rate swap and credit default swap contracts. The fair value of swap contracts that is included in assets under derivative contracts in the statements of net assets of the MPT as of December 31, 2023 and 2022 was \$17,414 and \$23,862, respectively. The fair value of swap contracts that are included in liabilities under derivative contracts in the statements of net assets of the MPT as of the MPT as of December 31, 2023 and 2022 was \$17,414 and \$23,862, respectively. The fair value of swap contracts that are included in liabilities under derivative contracts in the statements of net assets of the MPT as of December 31, 2023 and 2022 was (\$4,959) and (\$8,163), respectively.

The MPT utilizes its investment managers to conduct derivative trading on its behalf. Investment managers enter into International Swaps and Derivatives Association (ISDA) Master Agreements with counterparties. The ISDA Master Agreements contain master netting arrangements that allow amounts owed from the counterparty to be offset with amounts payable to the same counterparty within the same investment manager's account within the MPT. Each investment manager retains separate ISDA agreements with the MPT's counterparties. Cash collateral associated with the derivatives has not been added or netted against the fair value amounts.

Notes to Financial Statements (continued)

(Dollars in thousands)

6. Derivative financial instruments (continued)

Information about derivative instruments and derivative activity

The following table sets forth the gross fair value of MPT's derivative asset and liability contracts by major risk type as of December 31, 2023 and 2022, and their location on the fair value hierarchy table in Note 5. The fair value of the various derivative asset and liability contracts are included in the derivative contracts assets and liabilities on the statements of net assets of the MPT. The fair values of these derivatives are presented on a gross basis, prior to the application of the impact of counterparty and collateral netting as permitted by the MPT's investment managers' bilateral ISDA Master Agreements.

	Derivative contracts – Assets				Derivative contracts – Liabilities																																
Derivative contracts	 2023		2022	Location on fair value hierarchy table in Note 5		2023		2022	Location on fair value hierarchy table in Note 5																												
Derrutive contracts			2022	in rote e		2025		2025				-0-0						2020				2025		2025		2020		2025		2025		2025		2020		2022	in Hote C
Foreign currency risk contracts ¹	\$ 1,882	\$	1,332	Forward foreign exchange contracts	\$	2,550	\$	1,732	Forward foreign exchange contracts																												
Equity risk contracts ²	737		14,399	Futures contracts and swap contracts		6,685		726	Futures contracts and swap contracts																												
Interest rate risk contracts ³	80,484		29,497	Swap contracts and futures contracts		35,864		15,292																													
Credit risk contracts ⁴	 773		1,571	Swap contracts		196		358	Swap contracts																												
Total derivative contracts	\$ 83,876	\$	46,799	=	\$	45,295	\$	18,108																													

¹ Includes forward foreign exchange contracts.

² Includes total return swaps and equity index futures contracts.

³ Includes interest rate swaps, futures contracts on fixed income securities, purchased options on interest rate swaps and written option contracts on agency mortgage-backed securities.

⁴ Includes credit default swaps.

The following table sets forth by major risk type the MPT's gains/(losses) related to the trading activities of derivatives for the year ended December 31, 2023, which are included in net appreciation in fair value of investments on the schedule of changes in net assets of the MPT:

Derivative contracts

Foreign currency risk contracts	\$ (566)
Equity risk contracts	(70,214)
Interest rate risk contracts	(13,981)
Credit risk contracts	 4,164
Total derivative contracts	\$ (80,597)

Notes to Financial Statements (continued)

(Dollars in thousands)

6. Derivative financial instruments (continued)

The following tables summarize the volume of MPT's derivative activity by presenting the average quarterly notional value of swap and options on swap contracts outstanding and the average number of futures and options on futures contracts outstanding by major risk type during the years ended December 31, 2023 and 2022:

	December 31, 2023					
		Long	Short			
Derivative contracts-average quarterly notional amounts	¢		¢ = 0.004			
Foreign currency risk contracts ¹ Equity risk contracts ²	\$ \$	178,085				
Interest rate risk contracts ³		27,552 2,058,334	\$ 402,021 \$ 1,008,075			
Credit rate risk contracts ⁴	\$	16,381	\$ 44,452			
		Decembe	er 31, 2022			
		Long	Short			
Derivative contracts-average quarterly notional amounts						
Foreign currency risk contracts ¹	\$	198,805	\$ 56,876			
Equity risk contracts ²	\$	16,557	\$ 432,948			
Interest rate risk contracts ³	\$	2,144,305	\$ 1,149,729			
Credit rate risk contracts ⁴	\$	3,788	\$ 163,255			

¹ Includes foreign exchange contracts.

² Includes equity index futures and total return swaps.

³ Includes interest rate swaps, futures contracts on fixed income securities and options on interest rate swaps and agency mortgage-backed securities.

⁴ Includes credit default swaps.

Notes to Financial Statements (continued)

(Dollars in thousands)

6. Derivative financial instruments (continued)

Credit-risk contingent features

The MPT's derivative contracts are subject to ISDA Master Agreements at the investment manager account level. The ISDA agreements contain certain covenants and other provisions that may affect the investment manager's account within the MPT in situations where the MPT is in a net liability position with its counterparties. These provisions require the MPT's investment manager's account within the MPT to maintain a certain level of net assets or limit the size of certain liability positions. If the MPT were not to meet such provisions, the counterparties to the derivative instruments could, depending on the nature of the agreements, either require the account to post additional collateral in amounts representing a multiple of the original collateral amounts required pursuant to the ISDA Master Agreements or terminate their derivative positions with the account and request immediate payment on all open derivative contracts, after the application of master netting arrangements (credit-risk-related contingent features).

The aggregate fair value of all derivative instruments with credit-risk-related contingent features that are in a liability position, prior to the application of master netting arrangements, as of December 31, 2023 and 2022 was (\$71) and (\$251), respectively, for which the MPT had posted collateral of \$82 and \$328, respectively, in the normal course of business. As of December 31, 2023, the MPT had \$55 of derivative asset positions that can be utilized as part of the master netting agreement to offset these derivative liabilities. If the credit-risk-related contingent features underlying these instruments in a liability position had been triggered as of December 31, 2023 and 2022 (after offsetting any applicable collateral), and the MPT had to settle these instruments immediately, the MPT would have been required to pay the total amount of the net liability stated above upon demand of the counterparties. The ultimate amounts that may be required as payment to settle the derivative positions in connection with the triggering of such credit contingency features as of December 31, 2023 may be different than the net liability amounts stated as of December 31, 2023 and such differences could be material.

Offsetting effects

The MPT is required to disclose the impact of offsetting assets and liabilities presented in the statements of net assets of the MPT to enable users of the financial statements to evaluate the effect or potential effect of netting arrangements on its financial position for recognized assets and liabilities. The assets and liabilities that would be subject to offsetting are derivative instruments that are either subject to an enforceable master netting arrangement or similar agreement or meet the following right of setoff criteria: the amounts owed by the MPT to another party are determinable, the MPT has the right to set off the amounts owed with the amounts owed by the other party, the MPT intends to setoff, and the MPT's right of offset is enforceable by law.

Notes to Financial Statements (continued)

(Dollars in thousands)

6. Derivative financial instruments (continued)

When the MPT has a basis to conclude that a legally enforceable netting arrangement exists between the MPT and the counterparty, the MPT may offset these assets and liabilities in its statements of net assets of the MPT. The MPT records its derivative investments on a gross basis in the statements of net assets of the MPT.

The following tables provide disclosure regarding the potential effect of offsetting recognized assets and liabilities presented in the statements of net assets of the MPT had the MPT applied these netting provisions:

As of December 31, 2023:

	Gross amounts not offset in the statement of net assets
Description	Assets presented in the statement of net assets on a Financial Collateral gross basis ¹ instruments received Net amount
Securities lending ²	\$ 2,611,912 \$ - \$ (2,611,912) \$ -

As of December 31, 2022:

		Gross amounts r statement of		
Description	Assets presented in the statement of net assets on a gross basis ¹	Financial instruments	Collateral received	Net amount
Securities lending ²	\$ 4,245,668	\$ –	\$ (4,245,668) \$	5 –

¹ The MPT does not offset in the statements of net assets of the MPT.

² The amount of collateral presented is limited such that the net amount should not be less than zero.

Notes to Financial Statements (continued)

(Dollars in thousands)

7. Risks

The MPT invests in various investment securities. Investment securities are exposed to various risks, such as interest rate, market, credit, liquidity and risks associated with foreign investing. Additionally, the MPT bears certain risks related to conducting business with its counterparties. Market risks include global events which could impact the value of investment securities, such as a pandemic or international conflict. Due to level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in near term and that such changes could materially affect the amounts reported in the statements of net assets of the MPT.

Market risk is the risk of potential adverse changes to the value of financial instruments resulting from changes in market prices. If the markets should move against one or more positions in any of the financial instruments the MPT holds, the MPT could incur losses greater than the amounts reflected in the statements of net assets of the MPT. The MPT's exposure to market risk may be due to many factors, including the movements in interest rates, equities, foreign exchange rates, indices, market volatility, and security values underlying derivative instruments.

The MPT trades in derivatives (as described in Note 6), which may include financial futures contracts, forward foreign currency contracts, swaps, and options. These instruments contain, to varying degrees, elements of credit and market risk such that potential maximum loss is in excess of the amounts recognized in the financial statements. The contract or notional amounts of these instruments, which are not included in the financial statements, are indicators of the MPT's activities in particular classes of financial instruments but are not indicative of the associated risk which is generally a smaller percentage of the contract or notional amount. In addition, the measurement of market risk is meaningful only when all related and offsetting transactions are taken into consideration. The MPT is subject to market risk with regard to these instruments as it may not be able to realize benefits of the financial instruments and may realize losses, if the value of underlying assets moves unexpectedly because of changes in market conditions.

The MPT enters into forward foreign currency contracts, swaps, options and security lending with various counterparties; therefore, the MPT is exposed to credit risk with such counterparties. Management seeks to limit its credit risk by requiring its counterparties to provide collateral based upon the value of contractual obligations.

Credit risk is the risk that the MPT would incur losses if its counterparties failed to perform pursuant to the terms of their respective obligations or fulfill their obligations to repay amounts being held on behalf of the MPT.

The MPT has a substantial allocation to fixed income debt securities, and as a result, interest rate risk comprises the majority of the risk within the MPT. Interest rate risk is the risk that a fixed income investment's value will change due to a change in the absolute level of interest rates.

Notes to Financial Statements (continued)

(Dollars in thousands)

7. Risks (continued)

The collateral provided by the counterparties is included in investments and due to brokers on the statements of net assets of the MPT. Furthermore, management requires the MPT's investment managers have in place a well-defined counterparty selection and collateral process and procedures to transact its securities and other investment activities with broker-dealers, banks, and regulated exchanges that the Master Trustee and investment managers consider to be well-established and financially sound.

The MPT invests in various U.S. and international equity and debt securities. The ability of the issuers of debt securities held by the MPT to meet their obligations may be affected by unique economic developments in a specific country, region, or industry. Until the fixed income securities are sold or mature, the MPT is exposed to credit risk relating to whether the bond issuer will meet its obligation when it becomes due. Failure of the bond issuer to make payments of principal or interest upon the default of the underlying security may result in losses to the MPT. Investing in securities of foreign entities involves special risks which include the possibility of future political and economic developments which could adversely affect the value of such securities. Moreover, securities of many foreign entities may be less liquid and their prices may be more volatile than those of comparable U.S. entities.

The MPT invests in private equity, real estate and Absolute Return investments, which may be illiquid, can be subject to various restrictions on resale, and there can be no assurance that the MPT will be able to realize the value of such investments in a timely manner. Certain Absolute Return investments are subject to a "lock up" period on the MPT's initial investment. As such, there is no assurance that the MPT can realize the value of certain Absolute Return investments in a timely manner. The MPT's investments in limited partnerships are subject to various risk factors arising from the investment activities of the underlying vehicles including market, credit and currency risk. Certain partnerships owned by the MPT may transact in short currency contracts, futures, written, and purchased options and swaps exposing the investee partnership to market risk such that potential maximum loss is in excess of the amounts recorded in the limited partnerships' financial statements. The MPT's risk of loss is limited to the value of the investments as of December 31, 2023 and 2022, including any unfunded commitments.

Notes to Financial Statements (continued)

(Dollars in thousands)

8. Section 420 transfers

From time to time, pursuant to Section 420 of the Code, the Company transfers portions of the excess pension assets of the MPT held for the Plan to an account of the Plan under the MPT established under section 401(h) of the Code and/or to an account of the Plan under the MPT established under Section 420(a) of the Code (an applicable life insurance account), respectively, to pay for retiree healthcare costs for eligible formerly represented retirees and their eligible covered dependents and to pay for retiree life insurance coverage for eligible formerly represented retirees covered by the Company's agreement with the CWA and IBEW regarding retiree healthcare benefits and life insurance coverage. These transfers constitute "collectively bargained transfers" within the meaning of Section 420(f) of the Code. During 2023, the Company made transfers of excess pension assets of \$100,000 to cover retiree health care costs for eligible formerly represented retirees and their eligible covered dependents and state of \$100,000 to cover retiree health care costs for eligible formerly represented retirees and their eligible covered dependents and \$44,995 to fund a portion of retiree life insurance coverage for eligible formerly represented retirees.

In accordance with Section 401(h) and Section 420(a) of the Code, the Plan's investments in the 401(h) account may not be used for or diverted to any purpose other than providing health benefits for eligible participants and their eligible covered dependents as well as administration costs and the Plan's investments in the applicable life insurance account may not be used for or diverted to any purpose other than providing applicable life insurance coverage to eligible participants as well as administration costs. The related obligations for health benefits and applicable life insurance coverage are not reported in the Plan's Statements of Accumulated Plan Benefits but are reported as obligations in the Nokia Retiree Welfare Benefits Plan.

As of December 31, 2023 and 2022, 401(h) assets of \$123,177 and \$108,038, respectively, have yet to be utilized and are reflected as liabilities of the Plan. Investments held in the 401(h) account are valued using NAV as a practical expedient. As of December 31, 2023 and 2022, applicable life insurance assets of \$7 and \$5, respectively, have yet to be utilized and are reflected as liabilities of the Plan.

The following tables present the components of the net assets available for retiree healthcare obligations funded under Code section 401(h) as of December 31, 2023 and 2022 and the related changes in net assets available for benefits for the year ended December 31, 2023.

Net assets restricted for 401(h) account as of:

	December 31,					
	 2023		2022			
Accrued interest receivable	\$ 532	\$	399			
JPMCB Liquidity Fund	 122,645		107,639			
Net assets available for benefits	\$ 123,177	\$	108,038			

LUCENT TECHNOLOGIES INC. PENSION PLAN

Notes to Financial Statements (continued)

(Dollars in thousands)

8. Section 420 transfers (continued)

Changes in net assets available for benefits for the year ended December 31, 2023:

Transfer in	\$ 100,000
Interest income	3,455
Administrative expenses	(4,987)
Benefit payments	(83,329)
Net increase in 401(h) account	\$ 15,139

The following tables present the components of the net assets available for applicable life insurance benefits under Code section 420 as of December 31, 2023 and 2022 and the related changes in net assets available for benefits for the year ended December 31, 2023.

Net assets restricted for applicable life insurance account as of:

	December 31				
	202	23	20)22	
Accrued interest receivable JPMCB Liquidity Fund	\$	6 1	\$	5	
Net assets available for benefits	\$	7	\$	5	

Changes in net assets available for benefits for the year ended December 31, 2023:

Transfer in	\$ 44,995
Interest income	7
Benefit payments	 (45,000)
Net increase in applicable life insurance account	\$ 2

9. Party-in-interest and related-party transactions

As described in Note 2, the Plan paid certain administrative expenses of the Plan to various service providers that are deemed parties-in-interest under the provisions of ERISA. The payment of these expenses meets the requirements of one or more prohibited transaction exemptions under ERISA.

Certain MPT investments include fixed income and equity securities of Nokia Corporation (the ultimate parent of the Company). However, such fixed income and equity securities constitute "qualifying employer securities" within the meaning of section 407 of ERISA, and therefore these investments constitute exempt party-in-interest transactions.

LUCENT TECHNOLOGIES INC. PENSION PLAN

Notes to Financial Statements (continued)

(Dollars in thousands)

9. Party-in-interest and related-party transactions (continued)

Certain MPT investments include fixed income and equity securities of entities that are service providers with respect to the MPT (including, for example, BNYM, the Trustee and Custodian of the MPT). Such securities were acquired by managers pursuant to exemptions under section 408 of ERISA, and therefore these investments constitute exempt party-in-interest transactions.

Pursuant to a written fiduciary services agreement between the Company and NIMCO, NIMCO provides fiduciary services and investment management services to the MPT. NIMCO charges the MPT only for the costs that are incurred for providing such services to the MPT. For the year ended December 31, 2023, the MPT incurred fiduciary service fees from NIMCO of \$5,107, which are included in management fees and expenses on the schedule of changes in net assets of the MPT. As of December 31, 2023 and 2022, the MPT had a payable due to NIMCO of \$1,545 and \$2,820, respectively, which is included in accrued expenses and other liabilities on the statements of net assets of the MPT.

The Company provides administrative services to the Plan and charges the Plan only for the costs that are incurred for providing such services. For the year ended December 31, 2023, the Plan incurred administrative service fees of \$65, which are reflected in administrative expenses on the Statement of Changes in Net Assets Available for Pension Benefits.

10. Reconciliation of financial statements and Form 5500

The following is a reconciliation of net assets available for pension benefits per the financial statements to the Form 5500:

	December 31			r 31
		2023		2022
Net assets available for pension benefits per the				
financial statements	\$	4,122,165	\$	4,312,899
Net assets held in 401(h) account		123,177		108,038
Net assets held in applicable life insurance account		7		5
Net assets per Form 5500	\$	4,245,349	\$	4,420,942

The net assets of the 401(h) account and the applicable life insurance account included in the Form 5500 are not available to pay pension benefits but can be used only to pay retiree health benefits and applicable life insurance coverage, respectively.

LUCENT TECHNOLOGIES INC. PENSION PLAN

Notes to Financial Statements (continued)

(Dollars in thousands)

10. Reconciliation of financial statements and Form 5500 (continued)

The following is a reconciliation of the changes in net assets per the financial statements to the Form 5500 related to the 401(h) account and applicable life insurance account:

	Year Ended December 31, 2023							
	Ar	nounts per			Α	pplicable		
	J	Financial		401(h)	Life	e Insurance	An	nounts per
	S	tatements		Account	1	Account	F	orm 5500
Interest income	\$	111	\$	3,455	\$	7	\$	3,573
Transfer to 401(h) account		(100,000)		100,000)	_		—
Transfer to applicable life								
insurance account		(44,995)		_	-	44,995		—
Benefit payments		(253,729)		(83,329))	(45,000)		(382,058)
Administrative expenses and PBGC								
premiums		(3,176)		(4,987))	_		(8,163)

The following is a reconciliation of the net decrease before transfers per the financial statements to net loss per the Form 5500 for the year ended December 31, 2023:

Net decrease before transfers per the financial statements	\$ (190,281)
Net increase in 401(h) account	15,139
Net increase in applicable life insurance account	 2
Net loss per Form 5500	\$ (175,140)

The net assets and related activity of the 401(h) account and applicable life insurance account are not included in the financial statements but are included in the Form 5500 because the assets are held by the MPT.

11. Subsequent events

Management evaluated subsequent events through September 17, 2024, the date the financial statements were available to be issued. On July 18, 2024, the Company entered into an agreement appointing Mercer Investments LLC ("Mercer") as the Company's Outsourced Chief Investment Officer (OCIO) for the Plan and NRIP. The target date for commencement of Mercer's OCIO services is October 1, 2024. There were no other subsequent events that occurred between January 1, 2024 through September 17, 2024 that required disclosures in or adjustments to the financial statements.

Supplemental Schedules

EIN #22-3408857 Plan #002

Form 5500, Schedule H, Part IV, Line 4i – Schedule of Assets (Held at End of Year)

As of December 31, 2023

(b) Identity of Issue, Borrower, Lesson or Similar Party	(c) Description of Investment	(d) Cos			(e) urrent Value
Asset held in addition to the Plan's Trust	interest in the Lucent Tech	nologies I	nc. Ma	aster P	ension
JPMorgan Chase Bank, N.A.	Commingled fund - JPMCB Liquidity Fund	\$ 2,150),199	\$ 2	2,150,199
Asset held in 401(h) account					
JPMorgan Chase Bank, N.A.	Commingled fund - JPMCB Liquidity Fund	\$ 122,645	5,150	\$ 122	2,645,150
Asset held in applicable life insura	nce account				
JPMorgan Chase Bank, N.A.	Commingled fund - JPMCB Liquidity Fund	\$	872	\$	872

EIN #22-3408857 Plan #002

Form 5500, Schedule H, Part IV, Line 4j – Schedule of Reportable Transactions

For the Year Ended December 31, 2023

Single Transactions in Excess of Five Percent

(a)		(c)	(d)	(g)	(h)	(i)
Identity of	(b)	Purchase	Selling	Cost of	Current Value on	Net Gain
 Party Involved	Description of Asset	Price	Price	Asset	Transaction Date	or (Loss)
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	\$ 8,908,283	\$ -	\$ -	\$ 8,908,283	\$ -
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	11,126,046	_	-	11,126,046	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	130,075,703	_	-	130,075,703	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	72,534,425	72,534,425	72,534,425	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	96,428,146	_	-	96,428,146	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	86,329,947	86,329,947	86,329,947	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	48,958,078	48,958,078	48,958,078	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	9,986,874	9,986,874	9,986,874	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	28,767,992	28,767,992	28,767,992	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	15,729,903	_	-	15,729,903	—
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	32,232,999	_	-	32,232,999	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	16,149,877	16,149,877	16,149,877	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	34,735,953	34,735,953	34,735,953	_

EIN #22-3408857 Plan #002

Form 5500, Schedule H, Part IV, Line 4j – Schedule of Reportable Transactions (continued)

For the Year Ended December 31, 2023

Single Transactions in Excess of Five Percent

(a) Llentitu ef		(c)	(d)	(g) Constant	(h)	(i) Nat Cain
Identity of Party Involved	(b) Description of Asset	Purchase Price	Selling Price	Cost of Asset	Current Value on Transaction Date	Net Gain or (Loss)
	Description of Asset	Ince	Ince	Asset	Transaction Date	
Assets held in 401(h) account						
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund \$	100,000,000	\$ -	\$ -	- \$ 100,000,000 \$	6 –
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	16,947,219	16,947,219	16,947,219	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	10,001,089	10,001,089	10,001,089	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	8,216,520	8,216,520	8,216,520	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	10,304,329	10,304,329	10,304,329	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	8,647,294	8,647,294	8,647,294	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	7,977,617	7,977,617	7,977,617	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	11,113,882	11,113,882	11,113,882	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	8,559,381	8,559,381	8,559,381	_
Assets held in applicable life	e insurance account					
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	45,995,000	_	-	45,995,000	_
JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	44,999,999	44,999,999	44,999,999	_

EIN #22-3408857 Plan #002

Form 5500, Schedule H, Part IV, Line 4j – Schedule of Reportable Transactions (continued)

For the Year Ended December 31, 2023

Series of Transactions in Excess of Five Percent

		(a)		(c)	(d)	(g)	(h)	(i)
		Identity of	(b)	Purchase	Selling	Cost of	Current Value on	Net Gain
Count	Shares	Party Involved	Description of Asset	Price	Price	Asset	Transaction Date	or (Loss)
45	304,398,799	JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund \$	304,398,799	\$ –	\$ –	\$ 304,398,799	\$ -
49	304,406,590	JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	304,406,590	304,406,590	304,406,590	_
		C C						
Assets	held in 401(h)	account						
24	103,321,879	JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	103,321,879	_	_	103,321,879	_
20	88,315,537	JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	_	88,315,537	88,315,537	88,315,537	_
			1 2					
Assets	held in applica	ble life insurance account						
21	45,000,872	JPMorgan Chase Bank, N.A.	JPMCB Liquidity Fund	45,000,872	_	_	45,000,872	_
1	44,999,999	JPMorgan Chase Bank, N.A.	1 2		44,999,999	44,999,999		
1	44,222,229	JE Worgan Chase Bank, N.A.	JEINCE LIQUIDITY FUND	_	44,779,999	44,399,999	44,999,999	—

There were no category (ii) or (iv) reportable transactions during 2023.

Schedule SB, Part V—Statement of Actuarial Assumptions/Methods

Interest Rates for Minimum and Maximum Funding Purposes	The PPA spot yield curve for the month preceding the month that includes the valuation date
Mortality Rates Healthy and Disabled	2023 static mortality table for annuitants and non- annuitants per §1.430(h)(3)-1(a)(3) and IRS Notice 2022-22.
Percent of Participants Who Have Qualified Beneficiaries	See Table 1
Commencement Age for Participants Who Have Not Yet Commenced	Age 65
Decrement Timing	Middle of year decrements
Surviving Spouse Benefit	The female spouse of a male participant is assumed to be two years younger than the male participant. The male spouse of a female participant is assumed to be two years older than the female participant.
Benefit Limits	Projected benefits are limited by the current IRC section 415 maximum benefit of \$265,000.
Valuation of Plan Assets	Smoothed fair market value of assets over the current and prior two years, adjusted for contributions, benefit payments, administrative expenses, and expected earnings. The average value of assets calculated in this manner is further limited to not less than 90% nor more than 110% of fair market value.
	A characteristic of this method is that the expected distribution of the value of plan assets is skewed toward understatement relative to the corresponding market values for expected long- term rates of return in excess of the third segment rate under IRC section 430(h)(2)(C)(iii).
Expected Return on Assets 2021 Plan Year 2022 Plan Year 2023 Plan Year	2.70% limited to 6.11% 2.70% limited to 5.92% 5.00% limited to 5.74%

Actuarial Method

Standard unit credit cost method

Valuation Date

January 1, 2023

Table 1

Percent of Participants Who Have Qualified Beneficiaries

Age x	Percent for Death during year of age x to x + 1				
	Male	Female			
40 - 54	78%	66%			
55 - 59	76%	57%			
60 - 64	74%	43%			
65 - 69	71%	38%			
70 - 74	69%	33%			
75 - 79	66%	21%			
80 - 84	61%	18%			
85 - 89	50%	12%			
90 - 94	41%	9%			
95 - 99	33%	3%			
100 - 110	19%	0%			

Source: Nokia Experience 2015 - 2019

Plan Name	Lucent Technologies Inc. Pension Plan
Plan Sponsor EIN	22-3408857
ERISA Plan No.	002
Plan Year End	12/31/2023

The required attachment noted below is included within the Accountant's Opinion attachment to the Form 5500 Schedule H, Part III, which consists of the entire Audit report issued by the Plan's Independent Qualified Public Accountant (IQPA).

Form/Schedule	Line Item	Description
5500 Schedule H	Line 4j	Schedule of Reportable Transactions

SCHEDULE SB	Actuarial Information 2023					No. 1210-0110		
(Form 5500)						2023		
Department of the Treasury Internal Revenue Service	This schedule is required to be filed under section 104 of the Employee							
Department of Labor Employee Benefits Security Administration	Retirement Income Securit		SA) and s				is Open to Public spection	
Pension Benefit Guaranty Corporation		achment to Form	,	5500-SF.		1113	spection	
For calendar plan year 2023 or fiscal pla	n year beginning 01/	01/2023		and ending	g	12/31/20	023	
Round off amounts to nearest dollar								
Caution: A penalty of \$1,000 will be a	assessed for late filing of this re	port unless reason	able caus		1.			
A Name of plan LUCENT TECHNOLOGIES INC	C. PENSION PLAN			1 3	B Three-digit plan number (PN) ► 002			
C Plan sponsor's name as shown on line	e 2a of Form 5500 or 5500-SF			D Employer	Identific	ation Number (E	EIN)	
NOKIA OF AMERICA CORPOR	RATION			22-340	8857			
E Type of plan: X Single Multiple-/	A Multiple-B	F Prior year pla	an size:	100 or fewer	101-	500 X More th	nan 500	
Part I Basic Information								
1 Enter the valuation date:	Month <u>01</u> Day	01 Year	2023					
2 Assets:								
a Market value					2a		4,312,899,000	
b Actuarial value			(4) N	lumber of	2b	ata d Eurodina	4,744,188,900	
3 Funding target/participant count bre	akdown		• • •	Number of rticipants		sted Funding Target	(3) Total Funding Target	
a For retired participants and benef	iciaries receiving payment			17,194	2,14	4,287,341	2,144,287,341	
b For terminated vested participant	s			322	1	7,055,853	17,055,853	
C For active participants				0		0	0	
d Total				17,516	2,16	1,343,194	2,161,343,194	
4 If the plan is in at-risk status, check	the box and complete lines (a)	and (b)			r			
a Funding target disregarding prese	•				4a			
b Funding target reflecting at-risk a at-risk status for fewer than five c					4b			
5 Effective interest rate	, î	<u> </u>					5.05%	
6 Target normal cost						1		
a Present value of current plan yea	r accruals				6a		0	
b Expected plan-related expenses					6b		3,871,148	
C Target normal cost					6c		3,871,148	
Statement by Enrolled Actuary To the best of my knowledge, the information supp accordance with applicable law and regulations. In combination, offer my best estimate of anticipated	n my opinion, each other assumption is rea							
SIGN HERE MELISSA PANE	NIP					08/23/20	24	
Signature of actuary Date								
MELISSA PANE		2308587						
	r print name of actuary				MOST	recent enrollme		
AON CONSULTING, INC.	Firm name				lenhone	973-463-6 number (includ		
MSC# 17741 P.O. Box 6718					lophone			
	875 Address of the firm			_				
	Address of the firm	undor the statute '	00mm l - 41	nathic activity	ا - مام	the her and i		
If the actuary has not fully reflected any re-	guiation or ruling promulgated u	inder the statute in	completi	ng this schedule	e, cneck	the box and see		

-,65

Page **2 -**

P	art II	Begir	nning of Year	Carryov	ver and Prefunding E	Bala	ances								
7	Balance	at beginn	ning of prior year a	fter applic:	able adjustments (line 13 f	from	prior	(a) Carryover balance (b) Prefunding balan				nce			
	year)				· · · · ·		·		466,89	6,63	19				0
8			•		nding requirement (line 35		· /						0		
9				-					466,89						0
10	Interest	on line 9	using prior year's	actual retu	rn of <u>-11.98</u> %				-55,93	4,23	15				0
11	Prior yea	Prior year's excess contributions to be added to prefunding balance:													
	a Present value of excess contributions (line 38a from prior year)												0		
	b(1) Inf Sc	erest on t hedule SI	the excess, if any, B, using prior year	of line 38a 's effective	a over line 38b from prior y e interest rate of 2.58	<u>ear</u> 8_%									0
	• •			-	edule SB, using prior year's										
					ar to add to prefunding balar										0
	_				ance										0
40											0				0
					or deemed elections line 10 + line 11d – line 12				410,91	6.1					0
	Part III		ding Percenta			.)			410,91	0,1					0
			Ť	•									14	200	.48%
													15		.50%
	Prior yea	ar's fundir	ng percentage for	purposes o	of determining whether car	ryov	/er/prefundin	ng balance	es may be used	to red	uce cu	urrent	16	100	
17		v	•		less than 70 percent of the								17	183	.29%
					·		iuling target,	enter sut	in percentage				.,		70
	Part IV		tributions and	-	ar by employer(s) and emp	alove	205:								
	(a) Dat	e	(b) Amount p	aid by	(c) Amount paid by		(a) Da		(b) Amount		ру	(c		int paid	by
(MM-ÓD-Y	YYY)	employer	(s)	employees	_	(MM-DD-Y	YYY)	employe	er(s)			empl	oyees	
						+									
						+									
						+									
						_									
			1			+									
							Γotals ►	18(b)			0	18(c)			0
19	Discoun	ted emplo	over contributions	– see instr	uctions for small plan with				beginning of the	e year		(.)			
		•	•		num required contributions					19a					0
b Contributions made to avoid restrictions adjusted to valuation date						19b)				0				
c Contributions allocated toward minimum required contribution for current year adjusted to valuation date					0										
20			itions and liquidity												
			-		e prior year?										X No
					installments for the current			timely m	anner?					Yes	No
	C If line	20a is "Y	es," see instruction	ns and cor	nplete the following table a Liquidity shortfall as of e		-	this plan	vear						
		(1) 1s	t		(2) 2nd				3rd				(4) 4t	h	

Page 3

P	art V	Assumpti	ons Used to Det	ermine	Funding Targe	t and Targ	et Normal Cost		
21	1 Discount rate:								
	a Segme	ent rates:	1st segment	:: %	2nd segm	ent: %	3rd segment %		$\overline{\mathrm{X}}$ N/A, full yield curve used
	b Applica	able month (er	nter code)					21b	
22	Weighted	l average retir	ement age					22	
23	Mortality	table(s) (see i	instructions)	Presc	ribed - combined	X Prescri	bed - separate	Substitu	ite
Pa	Part VI Miscellaneous Items								
24	24 Has a change been made in the non-prescribed actuarial assumptions for the current plan year? If "Yes," see instructions regarding required attachment. X Yes								
25	Has a me	thod change l	been made for the cu	rrent plan	year? If "Yes," see	instructions re	garding required attac	hment	Yes 🛛 No
26	Demogra	phic and bene	efit information						
	a Is the p	lan required to	o provide a Schedule	of Active	Participants? If "Yes	s," see instruct	ions regarding require	d attachme	ent 🏾 Yes 🔀 No
	b Is the p	lan required to	o provide a projection	of expec	ted benefit payments	s? If "Yes," see	e instructions regarding	g required	attachment 🛛 Yes 🗌 No
27	•	•	alternative funding ru		••	l see instructio	ns regarding	27	
P	art VII	Reconcilia	ation of Unpaid	Minimu	ım Required Co	ntribution	S For Prior Years		
28	Unpaid m	ninimum requir	red contributions for a	ll prior ye	ars			. 28	0
29			ontributions allocated				ons from prior years	29	0
30	30 Remaining amount of unpaid minimum required contributions (line 28 minus line 29)						30	0	
Pa	art VIII	Minimum	Required Contri	ibution	For Current Ye	ar			
31	Target no	ormal cost and	l excess assets (see i	nstructior	าร):				
	a Target	normal cost (li	ne 6c)					. 31a	3,871,148
			licable, but not greate	er than lin	e 31a			. 31b	3,871,148
32		tion installmen					Outstanding Bala		Installment
	_		ation installment			-		0	0
			installment					1	
33	If a waive (Month _		proved for this plan y ay Yea				g the approval	33	
34	Total fund	ding requireme	ent before reflecting c	arryover/	prefunding balances	(lines 31a - 3 ²	lb + 32a + 32b - 33)	. 34	0
					Carryover ba	lance	Prefunding bala	nce	Total balance
35			se to offset funding			0		0	0
36	Additiona	l cash require	ment (line 34 minus li	ne 35)				. 36	0
37			toward minimum req					37	0
38	Present v	alue of exces	s contributions for cur	rent year	(see instructions)				
	a Total (e	excess, if any,	of line 37 over line 36	6)				38a	0
	b Portion included in line 38a attributable to use of prefunding and funding standard carryover balances								
39									
40			red contributions for a	-				40	0
Pa	rt IX	Pension	Funding Relief L	Jnder t	he American Re	scue Plan	Act of 2021 (See	Instruc	tions)
41			e to use the extended rule applies. 2019	amortizat 20		ear beginning o	on or before December	31, 2021,	check the box to indicate the first

Schedule SB, Line 13(a)—Carryover Balance at Beginning of Current Year

The carryover balance as of January 1, 2023 of \$410,916,195 reflects the following adjustments:

Amount	From	То	Description	-
\$ 32,740	LTPP (PN 002)	NRIP (PN 001)	Phase III True-ups	
\$ 13,469	LTPP (PN 002)	NRIP (PN 001)	LBA, Merger II, IIb True-ups	

Lucent Technologies Inc. Pension Plan (LTPP) Nokia Retirement Income Plan (NRIP)

Schedule SB, line 22—Description of Weighted Average Retirement Age

This plan covers only inactive participants and therefore there is no weighted average retirement age computed.

Schedule SB, Part V—Statement of Actuarial Assumptions/Methods

Schedule SB, Part V—Statement of Actuarial Interest Rates for Minimum and Maximum Funding Purposes	Assumptions/Methods The PPA spot yield curve for the month preceding the month that includes the valuation date
Mortality Rates Healthy and Disabled	2023 static mortality table for annuitants and non- annuitants per §1.430(h)(3)-1(a)(3) and IRS Notice 2022-22.
Percent of Participants Who Have Qualified Beneficiaries	See Table 1
Commencement Age for Participants Who Have Not Yet Commenced	Age 65
Decrement Timing	Middle of year decrements
Surviving Spouse Benefit	The female spouse of a male participant is assumed to be two years younger than the male participant. The male spouse of a female participant is assumed to be two years older than the female participant.
Benefit Limits	Projected benefits are limited by the current IRC section 415 maximum benefit of \$265,000.
Valuation of Plan Assets	Smoothed fair market value of assets over the current and prior two years, adjusted for contributions, benefit payments, administrative expenses, and expected earnings. The average value of assets calculated in this manner is further limited to not less than 90% nor more than 110% of fair market value.
	A characteristic of this method is that the expected distribution of the value of plan assets is skewed toward understatement relative to the corresponding market values for expected long- term rates of return in excess of the third segment rate under IRC section 430(h)(2)(C)(iii).
Expected Return on Assets 2021 Plan Year 2022 Plan Year 2023 Plan Year	2.70% limited to 6.11% 2.70% limited to 5.92%

Actuarial Method

Standard unit credit cost method

Valuation Date

January 1, 2023

Table 1Percent of Participants Who Have Qualified Beneficiaries

Age x	Percent for Death during year of age x to x + 1		
	Male	Female	
40 - 54 55 - 59 60 - 64 65 - 69 70 - 74 75 - 79 80 - 84 85 - 89 90 - 94 95 - 99 100 - 110	78% 76% 74% 71% 69% 66% 61% 50% 41% 33% 19%	66% 57% 43% 38% 33% 21% 18% 12% 9% 3% 0%	

Source: Nokia Experience 2015 - 2019

Schedule SB, Part V—Summary of Plan Provisions

The following summary describes principal plan provisions assumed in calculating the cost of your pension plan.

General Information	
History	The Lucent Technologies Inc. Pension Plan ("LTPP" or the "Plan") was established as of October 1, 1996 as a result of the restructuring of AT&T. The LTPP assets and liabilities for active and inactive participants were spun- off from the AT&T Pension Plan (AT&T PP) as of that date. The plan provisions of the spun-off plan were the same as those of the AT&T PP at the time of the spin- off. All prior service and compensation under the AT&T PP were also counted for benefit and eligibility purposes under the LTPP.
	Effective December 31, 2021, the Nokia Retirement Plan was merged into the LTPP.
Plan Provisions	The Lucent Technologies Inc. Pension Plan is a noncontributory defined benefit plan. Effective December 31, 2005, the Plan covers only domestic non- management retirees and terminated vested participants.
	Certain participants can transfer their accumulated interest in the Plan to other plans covered by the Mandatory Portability Agreement (MPA), as their employment status changes. The MPA was established in response to federal legislation mandating the continued portability of certain benefits among former Bell companies subsequent to the court ordered divestiture of the former Bell system as of January 1, 1984.
	Effective December 1, 2011, assets and liabilities for certain identified beneficiaries were transferred from the LTPP to the ALRIP.
	On December 29, 2011, the Plan was amended retroactive to January 1, 2011 to provide that the pensions of rehired Business & Technical Associates (BTAs) are to be transferred to ALRIP, rather than to the Lucent Technologies Inc. Retirement Plan ("LTRP").
	In 2012, the Plan was amended for Section 420

In 2012, the Plan was amended for Section 420 transfers as a result of the Moving Ahead for Progress in the 21st Century Act (MAP-21). A transfer was most recently made on December 3, 2012.

	On December 28, 2012, the collective bargaining agreement with the CWA was extended for one year under the Agreement, active pension bands in the LTRP were increased 3.0%. The LTPP was amended to reflect this plan amendment which will apply to participants in the LTRP who retire on or after January 1, 2013.
	Effective December 1, 2013, the ALRIP was amended to transfer assets and liabilities of certain identified LTPP participants, alternate payees and beneficiaries ("2013 LTPP Transferees" of the Phase III transfer) from the LTPP to the ALRIP.
	Effective October 1, 2014, there was an agreement between the Company and the CWA that was signed on August 13, 2014 to increase the pension band monthly benefit amounts with respect to participants who retire on or after October 1, 2014 by 3.0%. The Plan was amended December 19, 2014 to reflect this plan amendment.
Normal Retirement Age and Vesting	The Normal Retirement Age is age 65 with the completion of 5 years of vesting service. Employees with at least 5 years of vesting service are 100% vested in their pension benefit. Employees who terminate with less than 5 years of vesting service are not vested and are not entitled to any benefits under the Plan. However, all participants who were active as of December 26, 2002 are 100% vested as a result of the requirements of Section 420 of the Internal Revenue Code, in connection with the transfer of excess LTPP assets to cover retiree medical claims.
Retirement Eligibility and Early Retirement Reduction	Service pensions are provided when the following conditions are met:

Age		Minimum Years of Net Credited Service
65	and	10
55	and	20
50	and	25
Any age	and	30

If the employee has less than 30 years of service, the service pension amount is discounted by one-half percent (0.5%) for each full or partial month by which the employee's age at retirement is less than 55 years. If the employee has at least 30 years of service, the service pension amount is not discounted for age.

Pension Amount	The monthly pension amount prior to any early retirement reduction is determined as the sum of the following:			
	(1)	The dollar amount corresponding to the appropriate pension band assigned to an employee (See Pension Band Table at the end of this summary) multiplied by the employee's years and months of service at retirement, or termination, if earlier.		
	(2)	The product of (1) .001, (2) the employee's average annual amount of differentials and other special payments paid over the last 36 months of service and (3) the employee's years and months of service.		
Disability Pension	beco disat	mployee with at least 15 years of service who omes totally and permanently disabled retires with a pility pension. The disability pension is not punted for age.		
	from	002 the disability pension benefits began to be paid the pension trust fund. Previously, these benefits paid from Company operating funds.		
	provi to ele Pens bene	ctive November 3, 2014, the Plan was amended to ide for a one-time opportunity for eligible individuals ect to receive a special Disability Replacement sion benefit in lieu of continuing long-term disability efits. The special one-time opportunity was open April 30, 2015.		
Payment of Annuities	of re	full monthly benefit is paid at the end of each month tirement up to and including the end of the month in h the annuitant dies.		
Form of Payment	bene attaii	employee who terminates with a vested accrued afit with a present value of \$1,000 or less, prior to ning early retirement eligibility, will automatically ive a lump sum of that present value.		
	accru minir retire pens	other employee who terminates with a vested ued benefit prior to attaining one of the foregoing mum age and net credited service requirements for ement eligibility may elect to commence receipt of sion benefits deferred to age 65 in one of the wing forms:		

- In the case of CWA participants who terminate prior to service pension eligibility after June 1, 2001 a single lump sum of the present value of the deferred to 65 benefit (in the case of an employee who is legally married), if the spouse provides written notarized consent.
- Single Life Annuity if (in the case of an employee who is legally married) the spouse provides written notarized consent.
- Actuarially reduced 50% Joint and Survivor Annuity with the spouse as a joint annuitant if the employee is legally married. The actuarial reduction is 12%.

Any employee who retires on or after attaining one of the foregoing minimum age and net credited service requirements may elect to commence receipt of pension benefits immediately in one of the following forms:

- Single Life Annuity if (in the case of an employee who is legally married) the spouse provides written notarized consent.
- Actuarially reduced 50% Joint and Survivor Annuity with pop-up with the spouse as a joint annuitant if the employee is legally married. The actuarial reduction is 8%.
- Actuarially reduced 75% Joint and Survivor Annuity with pop-up with the spouse as a joint annuitant if the employee is legally married. The actuarial reduction is 12%.
- Actuarially reduced 100% Joint and Survivor Annuity with pop-up with the spouse as a joint annuitant if the employee is legally married and the spouse provides written notarized consent. The actuarial reduction is 15%.
- Actuarially reduced 10 Year Certain and Life Annuity if (in the case of an employee who is legally married) the spouse provides written notarized consent. The actuarial reduction is 5%.

In 2004, the charge for surviving spouse coverage for death of terminated vested participants before pension payments begin was eliminated. Also, if the spouse dies after the joint and survivor pension has commenced, payments to the participant will be increased to the original amount prior to the joint and survivor reduction.

Effective January 1, 2008, the plan was amended to include language to comply with PPA'06 requirements (e.g. including new mortality and interest assumptions). Effective June 22, 2012, the Plan was amended to provide a limited window under which certain participants who are eligible for a deferred vested benefit may elect to have their pension distribution in a lump sum. Effect of Prior Voluntary/Involuntary In 2001, 2002 and 2003 certain employees were **Downsizing Programs** involuntarily (in some cases voluntarily) terminated and offered additional benefits they could take as a pension or a lump sum. Effective January 8, 2013, the Company amended the Plan to implement the terms of paragraph 7 of the 2013 **Collective Bargaining Agreement Extension** Memorandum of Agreement and the CWA related to the 2013 Special Voluntary Termination Program ("SVTP"). Under the SVTP, employees who volunteer are eligible for enhanced pension benefits. Effective January 1, 2014, the Company amended the Plan to reflect additional offers under the Special Voluntary Termination Program ("SVTP") that occurred during 2014 and to provide for enhanced 2013 SVTP benefits with respect to certain eligible employees. Effective January 5, 2015, the Company amended the Plan to reflect additional offers under the Special Voluntary Termination Program ("SVTP") that occurred during 2015 and to provide the enhanced 2013 SVTP benefits with respect to certain eligible employees. Effective June 29, 2015, the Plan was amended to provide for a one-time voluntary Retiree Lump Sum Window ("RLSW") for certain participants, surviving annuitants, and alternate payees who were in payment

status as of June 13, 2015.

Effective January 1, 2017, the Plan was amended to reflect additional offers under the SVTP that occurred during 2017.

The surviving spouse of a vested active employee who dies with a term of employment of less than 15 years is awarded an automatic annuitant's pension equal to 50% of the amount the employee would have received at age 65 had the employee terminated on the date of death

Death Benefits

with a deferred vested pension and elected a joint and survivor annuity. Payments to the surviving spouse begin at the time the deceased employee would have attained age 65. In the case of an active employee with a term of employment at the time of death of at least 15 years, the automatic annuitant's pension commences immediately and is equal to 50% of the amount the employee would have received had such employee retired with a service pension, as of the date of death. having elected a survivor annuity, and without any discount for early retirement. Certain mandatory beneficiaries of active employees and retired employees receiving Service or Disability Pensions are eligible for Death Benefits. For eligible beneficiaries of active employees, the benefit is equal to one year's pay at the date of death. For eligible beneficiaries of retired employees, the benefit is generally equal to one year's pay at retirement. Transfers Effective October 1, 2015, the period for transfers of excess pension assets under Section 420 to December 31, 2025 was extended and transfers of excess pension assets with respect to participants who elect to receive the value of their remaining annuity payments in a lump sum distribution or whose remaining annuity payments are otherwise settled were permitted. Effective December 1, 2015, there were (a) a transfer of assets and liabilities for certain identified LTPP participants and alternate payees to the ALRIP ("Phase IV-A Transfer"); and (b) a transfer of assets and liabilities for certain identified LTPP surviving spouses to the LTRP ("Phase IV-B Transfer"). Effective December 31, 2015, there was a transfer of assets and liabilities for certain identified LTPP surviving beneficiaries in deferred status to the LTRP ("Phase IV-

Plan Amendments Prior to 2022

 Effective January 1, 2019, the Plan was amended to reflect additional offers under the Special Voluntary Termination Program ("SVTP") that occur during 2019.

C Transfer").

 Effective June 1, 2019, the Plan was amended to provide a pension benefit for deferred vested participants eligible for early commencement equal to the greater of the benefit payable under the plan's terms prior to the amendment and the actuarial equivalent of the deferred vested pension, based on Section 417(e) interest rate and mortality assumptions.

- As a result of a bargaining agreement between the Company and the CWA that was ratified on October 9, 2020, the Plan was amended: (i) effective as of July 1, 2020, to increase the pension band monthly benefit amounts with respect to participants who retire on or after July 1, 2020 by 7.0%, (ii) effective as of October 26, 2020, to provide for certain additional benefits for certain employees who terminate employment pursuant to the 2020 Enhanced Special Termination Program ("ESTP"), and (iii) effective as of October 26, 2020, with respect to employees who terminate pursuant to the ESTP, to include special provisions for former AGCS participants.
- Effective July 1, 2020, the Plan was amended to provide the 7% pension band increase to (1) Lucent Business Assistants (LBAs) who are accruing a benefit under the plan and retire on or after July 1, 2020 and (2) Occupational Sickness and Accident Disability Benefit Arrangement (SADBA) participants who retire on or after July 1, 2020.
- Effective December 31, 2020, the Plan was amended to provide enhanced benefits to segment of "orphan" population (occupational employees receiving benefits under the legacy Sickness and Accident Disability Benefits Program) and to LBAs (employees classified as Lucent Business Assistants as of September 30, 2009).
- Effective January 1, 2021, the Plan was amended to remove the reference to pay benefits in excess of the maximum permissible benefits out of operating expense accounts.
- Effective September 27, 2021, the Plan was amended to provide that, in the event of a termination of the Plan, any remaining balance in the Pension Fund, after making provision deemed adequate for the full amount of the pensions specified as payable in case of termination of the Plan, shall be distributed to the Company. This amendment shall not be treated as effective before the end of the fifth calendar year following the date of the adoption of the amendment.
- Effective December 31, 2021, the Nokia Retirement Plan (NRP) was merged with and into the LTPP, with the LTPP being the surviving plan. Asset and liabilities attributable to all participants in the NRP were transferred to the Plan effective 11:59 p.m. on December 31, 2021.

Plan Amendments After 2021

• Effective June 1, 2022, the Plan was amended to clarify how the death benefit is paid in the event of the death of an eligible beneficiary and to specify that the payment election process is to be completed within five years of the participant's death.

Other Information to Fully and Fairly Disclose the Actuarial Position of the Plan

Due to software limitations with the electronic filing process, information filed electronically cannot be controlled by the Enrolled Actuary. The values on the signed Schedule SB will govern to the extent there are any differences in the entries filed electronically and the actual data contained on the signed Schedule SB.

		Monthly Pension Amount Effective							
	7/1/1998	7/1/1999	7/1/2000	7/1/2001	7/1/2002	7/1/2005	1/1/2013	On or After 10/1/2014	On or After 7/1/2020
Pension				For Re	tirement or	n or after			
Band	5/31/1998	6/30/1999	6/30/2000	6/30/2001	6/30/2002	10/31/2004	1/1/2013	10/1/2014	7/1/2020
101	\$25.96	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
102	27.07	\$28.15	\$28.99	\$29.86	\$30.76	\$34.45	N/A	N/A	N/A
103	28.16	29.29	30.17	31.08	32.01	35.85	36.93	38.04	40.70
104	29.25	30.42	31.33	32.27	33.24	37.23	38.35	39.50	42.27
105	30.35	31.56	32.51	33.49	34.49	38.63	39.79	40.98	43.85
106	31.46	32.72	33.70	34.71	35.75	40.04	41.24	42.48	45.45
107	32.57	33.87	34.89	35.94	37.02	41.46	42.70	43.98	47.06
108	33.65	35.00	36.05	37.13	38.24	42.83	44.11	45.43	48.61
109	34.76	36.15	37.23	38.35	39.50	44.24	45.57	46.94	50.23
110	35.85	37.28	38.40	39.55	40.74	45.63	47.00	48.41	51.80
111	36.95	38.43	39.58	40.77	41.99	47.03	48.44	49.89	53.38
112	38.03	39.55	40.74	41.96	43.22	48.41	49.86	51.36	54.96
113	39.14	40.71	41.93	43.19	44.49	49.83	51.32	52.86	56.56
114	40.22	41.83	43.08	44.37	45.70	51.18	52.72	54.30	58.10
115	41.32	42.97	44.26	45.59	46.96	52.60	54.18	55.81	59.72
116	42.43	44.13	45.45	46.81	48.21	54.00	55.62	57.29	61.30
117	43.51	45.25	46.61	48.01	49.45	55.38	57.04	58.75	62.86
118	44.61	46.39	47.78	49.21	50.69	56.77	58.47	60.22	64.44
119	45.71	47.54	48.97	50.44	51.95	58.18	59.93	61.73	66.05
120	46.80	48.67	50.13	51.63	53.18	59.56	61.35	63.19	67.61
121	47.89	49.81	51.30	52.84	54.43	60.96	62.79	64.67	69.20
122	49.00	50.96	52.49	54.06	55.68	62.36	64.23	66.16	70.79
123	50.08	52.08	53.64	55.25	56.91	63.74	65.65	67.62	72.35
124	51.17	53.22	54.82	56.46	58.15	65.13	67.08	69.09	73.93
125	52.29	54.38	56.01	57.69	59.42	66.55	68.55	70.61	75.55
126	53.35	55.48	57.14	58.85	60.62	67.89	69.93	72.03	77.07
127	54.46	56.64	58.34	60.09	61.89	69.32	71.40	73.54	78.69
128	55.55	57.77	59.50	61.29	63.13	70.71	72.83	75.01	80.26
129	56.66	58.93	60.70	62.52	64.40	72.13	74.29	76.52	81.88
130	57.74	60.05	61.85	63.71	65.62	73.49	75.69	77.96	83.42
131	58.86	61.21	63.05	64.94	66.89	74.92	77.17	79.49	85.05
132	59.93	62.33	64.20	66.13	68.11	76.28	78.57	80.93	86.60
133	61.04	63.48	65.38	67.34	69.36	77.68	80.01	82.41	88.18
134	62.16	64.65	66.59	68.59	70.65	79.13	81.50	83.95	89.83
135	63.22	65.75	67.72	69.75	71.84	80.46	82.87	85.36	91.34

Schedule SB, line 24—Change in Actuarial Assumptions The funding valuation reflects the following assumption changes:

• A change in the expected return on assets from 2.70% to 5.00%.

This change was made to better reflect the anticipated plan experience. This assumption change did not reduce the funding shortfall; as such, approval of the Commissioner is not required.

,		,	Retired		
			Participants and		
		Terminated	Beneficiaries		
	Active	Vested	Receiving		
Plan Year	Participants	Participants	Payments	Total	
2023	0	4,711,903	273,623,348	278,335,251	
2024	0	677,274	239,691,292	240,368,566	
2025	0	551,737	227,314,938	227,866,675	
2026	0	607,722	214,955,952	215,563,674	
2027	0	550,528	202,490,020	203,040,548	
2028	0	570,921	190,030,878	190,601,799	
2029	0	641,053	177,711,064	178,352,117	
2030	0	677,187	165,562,943	166,240,130	
2031	0	704,987	153,643,488	154,348,475	
2032	0	754,439	141,889,632	142,644,071	
2033	0	768,063	130,477,112	131,245,175	
2034	0	859,078	119,471,538	120,330,616	
2035	0	843,435	108,894,928	109,738,363	
2036	0	849,684	98,778,832	99,628,516	
2037	0	945,062	89,095,795	90,040,857	
2038	0	963,795	80,037,296	81,001,091	
2039	0	939,138	71,602,708	72,541,846	
2040	0	970,998	63,800,143	64,771,141	
2041	0	979,460	56,646,447	57,625,907	
2042	0	975,774	50,109,590	51,085,364	
2043	0	974,342	44,244,139	45,218,481	
2044	0	953,005	39,004,675	39,957,681	
2045	0	942,327	34,343,840	35,286,167	
2046	0	912,170	30,237,153	31,149,323	
2047	0	878,850	26,610,358	27,489,208	
2048	0	844,473	23,440,001	24,284,474	
2049	0	806,347	20,643,104	21,449,451	
2050	0	763,588	18,165,121	18,928,709	
2051	0	730,694	15,983,223	16,713,917	
2052	0	700,200	14,045,709	14,745,909	
2053	0	653,289	12,327,681	12,980,970	
2054	0	612,629	10,783,326	11,395,955	
2055	0	593,463	9,392,328	9,985,791	
2056	0	548,254	8,154,458	8,702,711	
2057	0	502,893	7,041,867	7,544,760	
2058	0	458,528	6,048,652	6,507,180	
2059	0	415,401	5,154,948	5,570,349	
2060	0	374,307	4,354,462	4,728,769	
2061	0	334,530	3,652,081	3,986,611	
2062	0	297,005	3,033,679	3,330,683	
2063	0	262,326	2,496,625	2,758,951	
2064	0	229,982	2,029,629	2,259,612	
2065	0	200,757	1,628,861	1,829,618	
2066	0	174,119	1,293,652	1,467,771	

Schedule SB, line 26b—Schedule of Projection of Expected Benefit Payments*
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Plan Year	Active Participants	Terminated Vested Participants	Retired Participants and Beneficiaries Receiving Payments	Total
2067	0	150,167	1,013,390	1,163,558
2068	0	129,245	784,378	913,623
2069	0	110,523	598,610	709,133
2070	0	94,563	450,083	544,646
2071	0	80,737	335,514	416,251
2072	0	68,718	246,294	315,011

*Numbers may not add due to rounding

Schedule SB, Line 13(a)—Carryover Balance at Beginning of Current Year

The carryover balance as of January 1, 2023 of \$ 410,916,195 reflects the following adjustments:

Amount	From	То	Description	<u> </u>
\$ 32,740	LTPP (PN 002)	NRIP (PN 001)	Phase III True-ups	
\$ 13,469	LTPP (PN 002)	NRIP (PN 001)	LBA, Merger II, IIb True-ups	

Lucent Technologies Inc. Pension Plan (LTPP) Nokia Retirement Income Plan (NRIP)

Schedule SB, line 22—Description of Weighted Average Retirement Age

This plan covers only inactive participants and therefore there is no weighted average retirement age computed.

			Detired	
			Retired Participants and	
		Terminated	Beneficiaries	
	Active	Vested	Receiving	
Plan Year	Participants	Participants	Payments	Total
2023	0	4,711,903	273,623,348	278,335,251
2024	0	677,274	239,691,292	240,368,566
2025	0	551,737	227,314,938	227,866,675
2026	0	607,722	214,955,952	215,563,674
2027	0	550,528	202,490,020	203,040,548
2028	0	570,921	190,030,878	190,601,799
2029	0	641,053	177,711,064	178,352,117
2030	0	677,187	165,562,943	166,240,130
2031	0	704,987	153,643,488	154,348,475
2032	0	754,439	141,889,632	142,644,071
2033	0	768,063	130,477,112	131,245,175
2034	0	859,078	119,471,538	120,330,616
2035	0	843,435	108,894,928	109,738,363
2036	0	849,684	98,778,832	99,628,516
2037	0	945,062	89,095,795	90,040,857
2038	0	963,795	80,037,296	81,001,091
2039	0	939,138	71,602,708	72,541,846
2040	0	970,998	63,800,143	64,771,141
2041	0	979,460	56,646,447	57,625,907
2042	0	975,774	50,109,590	51,085,364
2043	0	974,342	44,244,139	45,218,481
2044	0	953,005	39,004,675	39,957,681
2045	0	942,327	34,343,840	35,286,167
2046	0	912,170	30,237,153	31,149,323
2047	0	878,850	26,610,358	27,489,208
2048	0	844,473	23,440,001	24,284,474
2049	0	806,347	20,643,104	21,449,451
2050	0	763,588	18,165,121	18,928,709
2051	0	730,694	15,983,223	16,713,917
2052	0	700,200	14,045,709	14,745,909
2053	0	653,289	12,327,681	12,980,970
2054	0	612,629	10,783,326	11,395,955
2055	0	593,463	9,392,328	9,985,791
2056	0	548,254	8,154,458	8,702,711
2057	0	502,893	7,041,867	7,544,760
2058	0	458,528	6,048,652	6,507,180
2059	0	415,401	5,154,948	5,570,349
2060	0	374,307	4,354,462	4,728,769
2061	0	334,530	3,652,081	3,986,611
2062	0	297,005	3,033,679	3,330,683
2063	0	262,326	2,496,625	2,758,951
2064	0	229,982	2,029,629	2,259,612
2065	0	200,757	1,628,861	1,829,618
2066	0	174,119	1,293,652	1,467,771

Schedule SB, line 26b—Schedule of Projection of Expected Benefit Payments*

Plan Year	Active Participants	Terminated Vested Participants	Retired Participants and Beneficiaries Receiving Payments	Total
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2068	0	129,245	784,378	913,623
2069	0	110,523	598,610	709,133
2070	0	94,563	450,083	544,646
2071	0	80,737	335,514	416,251
2072	0	68,718	246,294	315,011

*Numbers may not add due to rounding

Schedule SB, Part V—Summary of Plan Provisions

The following summary describes principal plan provisions assumed in calculating the cost of your pension plan.

General Information

History	The Lucent Technologies Inc. Pension Plan ("LTPP" or the "Plan") was established as of October 1, 1996 as a result of the restructuring of AT&T. The LTPP assets and liabilities for active and inactive participants were spun- off from the AT&T Pension Plan (AT&T PP) as of that date. The plan provisions of the spun-off plan were the same as those of the AT&T PP at the time of the spin- off. All prior service and compensation under the AT&T PP were also counted for benefit and eligibility purposes under the LTPP. Effective December 31, 2021, the Nokia Retirement Plan
	was merged into the LTPP.
Plan Provisions	The Lucent Technologies Inc. Pension Plan is a noncontributory defined benefit plan. Effective December 31, 2005, the Plan covers only domestic non- management retirees and terminated vested participants.
	Certain participants can transfer their accumulated interest in the Plan to other plans covered by the Mandatory Portability Agreement (MPA), as their employment status changes. The MPA was established in response to federal legislation mandating the continued portability of certain benefits among former Bell companies subsequent to the court ordered divestiture of the former Bell system as of January 1, 1984.
	Effective December 1, 2011, assets and liabilities for certain identified beneficiaries were transferred from the LTPP to the ALRIP.
	On December 29, 2011, the Plan was amended retroactive to January 1, 2011 to provide that the pensions of rehired Business & Technical Associates (BTAs) are to be transferred to ALRIP, rather than to the Lucent Technologies Inc. Retirement Plan ("LTRP").
	In 2012, the Plan was amended for Section 420 transfers as a result of the Moving Ahead for Progress in the 21st Century Act (MAP-21). A transfer was most recently made on December 3, 2012.

	On December 28, 2012, the collective bargaining agreement with the CWA was extended for one year under the Agreement, active pension bands in the LTRP were increased 3.0%. The LTPP was amended to reflect this plan amendment which will apply to participants in the LTRP who retire on or after January 1, 2013.
	Effective December 1, 2013, the ALRIP was amended to transfer assets and liabilities of certain identified LTPP participants, alternate payees and beneficiaries ("2013 LTPP Transferees" of the Phase III transfer) from the LTPP to the ALRIP.
	Effective October 1, 2014, there was an agreement between the Company and the CWA that was signed on August 13, 2014 to increase the pension band monthly benefit amounts with respect to participants who retire on or after October 1, 2014 by 3.0%. The Plan was amended December 19, 2014 to reflect this plan amendment.
Normal Retirement Age and Vesting	The Normal Retirement Age is age 65 with the completion of 5 years of vesting service. Employees with at least 5 years of vesting service are 100% vested in their pension benefit. Employees who terminate with less than 5 years of vesting service are not vested and are not entitled to any benefits under the Plan. However, all participants who were active as of December 26, 2002 are 100% vested as a result of the requirements of Section 420 of the Internal Revenue Code, in connection with the transfer of excess LTPP assets to cover retiree medical claims.
Retirement Eligibility and Early Retirement Reduction	Service pensions are provided when the following conditions are met:

A = -		Minimum Years of Net
Age		Credited Service
65	and	10
55	and	20
50	and	25
Any age	and	30

If the employee has less than 30 years of service, the service pension amount is discounted by one-half percent (0.5%) for each full or partial month by which the employee's age at retirement is less than 55 years. If the employee has at least 30 years of service, the service pension amount is not discounted for age.

Pension Amount	The monthly pension amount prior to any early retirement reduction is determined as the sum of the following:
	(1) The dollar amount corresponding to the appropriate pension band assigned to an employee (See Pension Band Table at the end of this summary) multiplied by the employee's years and months of service at retirement, or termination, if earlier.
	(2) The product of (1) .001, (2) the employee's average annual amount of differentials and other special payments paid over the last 36 months of service and (3) the employee's years and months of service.
Disability Pension	An employee with at least 15 years of service who becomes totally and permanently disabled retires with a disability pension. The disability pension is not discounted for age.
	In 2002 the disability pension benefits began to be paid from the pension trust fund. Previously, these benefits were paid from Company operating funds.
	Effective November 3, 2014, the Plan was amended to provide for a one-time opportunity for eligible individuals to elect to receive a special Disability Replacement Pension benefit in lieu of continuing long-term disability benefits. The special one-time opportunity was open until April 30, 2015.
Payment of Annuities	The full monthly benefit is paid at the end of each month of retirement up to and including the end of the month in which the annuitant dies.
Form of Payment	Any employee who terminates with a vested accrued benefit with a present value of \$1,000 or less, prior to attaining early retirement eligibility, will automatically receive a lump sum of that present value.
	Any other employee who terminates with a vested accrued benefit prior to attaining one of the foregoing minimum age and net credited service requirements for retirement eligibility may elect to commence receipt of pension benefits deferred to age 65 in one of the following forms:

- In the case of CWA participants who terminate prior to service pension eligibility after June 1, 2001 a single lump sum of the present value of the deferred to 65 benefit (in the case of an employee who is legally married), if the spouse provides written notarized consent.
- Single Life Annuity if (in the case of an employee who is legally married) the spouse provides written notarized consent.
- Actuarially reduced 50% Joint and Survivor Annuity with the spouse as a joint annuitant if the employee is legally married. The actuarial reduction is 12%.

Any employee who retires on or after attaining one of the foregoing minimum age and net credited service requirements may elect to commence receipt of pension benefits immediately in one of the following forms:

- Single Life Annuity if (in the case of an employee who is legally married) the spouse provides written notarized consent.
- Actuarially reduced 50% Joint and Survivor Annuity with pop-up with the spouse as a joint annuitant if the employee is legally married. The actuarial reduction is 8%.
- Actuarially reduced 75% Joint and Survivor Annuity with pop-up with the spouse as a joint annuitant if the employee is legally married. The actuarial reduction is 12%.
- Actuarially reduced 100% Joint and Survivor Annuity with pop-up with the spouse as a joint annuitant if the employee is legally married and the spouse provides written notarized consent. The actuarial reduction is 15%.
- Actuarially reduced 10 Year Certain and Life Annuity if (in the case of an employee who is legally married) the spouse provides written notarized consent. The actuarial reduction is 5%.

In 2004, the charge for surviving spouse coverage for death of terminated vested participants before pension payments begin was eliminated. Also, if the spouse dies after the joint and survivor pension has commenced, payments to the participant will be increased to the original amount prior to the joint and survivor reduction.

Effective January 1, 2008, the plan was amended to include language to comply with PPA'06 requirements (e.g. including new mortality and interest assumptions).

Effective June 22, 2012, the Plan was amended to provide a limited window under which certain participants who are eligible for a deferred vested benefit may elect to have their pension distribution in a lump sum.

Effect of Prior Voluntary/Involuntary Downsizing Programs

In 2001, 2002 and 2003 certain employees were involuntarily (in some cases voluntarily) terminated and offered additional benefits they could take as a pension or a lump sum.

Effective January 8, 2013, the Company amended the Plan to implement the terms of paragraph 7 of the 2013 Collective Bargaining Agreement Extension Memorandum of Agreement and the CWA related to the 2013 Special Voluntary Termination Program ("SVTP"). Under the SVTP, employees who volunteer are eligible for enhanced pension benefits.

Effective January 1, 2014, the Company amended the Plan to reflect additional offers under the Special Voluntary Termination Program ("SVTP") that occurred during 2014 and to provide for enhanced 2013 SVTP benefits with respect to certain eligible employees.

Effective January 5, 2015, the Company amended the Plan to reflect additional offers under the Special Voluntary Termination Program ("SVTP") that occurred during 2015 and to provide the enhanced 2013 SVTP benefits with respect to certain eligible employees.

Effective June 29, 2015, the Plan was amended to provide for a one-time voluntary Retiree Lump Sum Window ("RLSW") for certain participants, surviving annuitants, and alternate payees who were in payment status as of June 13, 2015.

Effective January 1, 2017, the Plan was amended to reflect additional offers under the SVTP that occurred during 2017.

The surviving spouse of a vested active employee who dies with a term of employment of less than 15 years is awarded an automatic annuitant's pension equal to 50% of the amount the employee would have received at age 65 had the employee terminated on the date of death

Death Benefits

with a deferred vested pension and elected a joint and survivor annuity. Payments to the surviving spouse begin at the time the deceased employee would have attained age 65. In the case of an active employee with a term of employment at the time of death of at least 15 years, the automatic annuitant's pension commences immediately and is equal to 50% of the amount the employee would have received had such employee retired with a service pension, as of the date of death. having elected a survivor annuity, and without any discount for early retirement. Certain mandatory beneficiaries of active employees and retired employees receiving Service or Disability Pensions are eligible for Death Benefits. For eligible beneficiaries of active employees, the benefit is equal to one year's pay at the date of death. For eligible beneficiaries of retired employees, the benefit is generally equal to one year's pay at retirement. Transfers Effective October 1, 2015, the period for transfers of excess pension assets under Section 420 to December 31. 2025 was extended and transfers of excess pension assets with respect to participants who elect to receive the value of their remaining annuity payments in a lump sum distribution or whose remaining annuity payments are otherwise settled were permitted. Effective December 1, 2015, there were (a) a transfer of assets and liabilities for certain identified LTPP participants and alternate payees to the ALRIP ("Phase IV-A Transfer"); and (b) a transfer of assets and liabilities for certain identified LTPP surviving spouses to the LTRP ("Phase IV-B Transfer"). Effective December 31, 2015, there was a transfer of assets and liabilities for certain identified LTPP surviving beneficiaries in deferred status to the LTRP ("Phase IV-C Transfer").

Plan Amendments Prior to 2022

- Effective January 1, 2019, the Plan was amended to reflect additional offers under the Special Voluntary Termination Program ("SVTP") that occur during 2019.
- Effective June 1, 2019, the Plan was amended to provide a pension benefit for deferred vested participants eligible for early commencement equal to the greater of the benefit payable under the plan's terms prior to the amendment and the actuarial equivalent of the deferred vested pension, based on Section 417(e) interest rate and mortality assumptions.

- As a result of a bargaining agreement between the Company and the CWA that was ratified on October 9, 2020, the Plan was amended: (i) effective as of July 1, 2020, to increase the pension band monthly benefit amounts with respect to participants who retire on or after July 1, 2020 by 7.0%, (ii) effective as of October 26, 2020, to provide for certain additional benefits for certain employees who terminate employment pursuant to the 2020 Enhanced Special Termination Program ("ESTP"), and (iii) effective as of October 26, 2020, with respect to employees who terminate pursuant to the ESTP, to include special provisions for former AGCS participants.
- Effective July 1, 2020, the Plan was amended to provide the 7% pension band increase to (1) Lucent Business Assistants (LBAs) who are accruing a benefit under the plan and retire on or after July 1, 2020 and (2) Occupational Sickness and Accident Disability Benefit Arrangement (SADBA) participants who retire on or after July 1, 2020.
- Effective December 31, 2020, the Plan was amended to provide enhanced benefits to segment of "orphan" population (occupational employees receiving benefits under the legacy Sickness and Accident Disability Benefits Program) and to LBAs (employees classified as Lucent Business Assistants as of September 30, 2009).
- Effective January 1, 2021, the Plan was amended to remove the reference to pay benefits in excess of the maximum permissible benefits out of operating expense accounts.
- Effective September 27, 2021, the Plan was amended to provide that, in the event of a termination of the Plan, any remaining balance in the Pension Fund, after making provision deemed adequate for the full amount of the pensions specified as payable in case of termination of the Plan, shall be distributed to the Company. This amendment shall not be treated as effective before the end of the fifth calendar year following the date of the adoption of the amendment.
- Effective December 31, 2021, the Nokia Retirement Plan (NRP) was merged with and into the LTPP, with the LTPP being the surviving plan. Asset and liabilities attributable to all participants in the NRP were transferred to the Plan effective 11:59 p.m. on December 31, 2021.

Plan Amendments After 2021

• Effective June 1, 2022, the Plan was amended to clarify how the death benefit is paid in the event of the death of an eligible beneficiary and to specify that the payment election process is to be completed within five years of the participant's death.

Other Information to Fully and Fairly Disclose the Actuarial Position of the Plan

Due to software limitations with the electronic filing process, information filed electronically cannot be controlled by the Enrolled Actuary. The values on the signed Schedule SB will govern to the extent there are any differences in the entries filed electronically and the actual data contained on the signed Schedule SB.

		Monthly Pension Amount Effective							
	7/1/1998	7/1/1999	7/1/2000	7/1/2001	7/1/2002	7/1/2005	1/1/2013	On or After 10/1/2014	On or After 7/1/2020
Pension				For Re	tirement or	n or after			
Band	5/31/1998	6/30/1999	6/30/2000	6/30/2001	6/30/2002	10/31/2004	1/1/2013	10/1/2014	7/1/2020
101	\$25.96	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
102	27.07	\$28.15	\$28.99	\$29.86	\$30.76	\$34.45	N/A	N/A	N/A
103	28.16	29.29	30.17	31.08	32.01	35.85	36.93	38.04	40.70
104	29.25	30.42	31.33	32.27	33.24	37.23	38.35	39.50	42.27
105	30.35	31.56	32.51	33.49	34.49	38.63	39.79	40.98	43.85
106	31.46	32.72	33.70	34.71	35.75	40.04	41.24	42.48	45.45
107	32.57	33.87	34.89	35.94	37.02	41.46	42.70	43.98	47.06
108	33.65	35.00	36.05	37.13	38.24	42.83	44.11	45.43	48.61
109	34.76	36.15	37.23	38.35	39.50	44.24	45.57	46.94	50.23
110	35.85	37.28	38.40	39.55	40.74	45.63	47.00	48.41	51.80
111	36.95	38.43	39.58	40.77	41.99	47.03	48.44	49.89	53.38
112	38.03	39.55	40.74	41.96	43.22	48.41	49.86	51.36	54.96
113	39.14	40.71	41.93	43.19	44.49	49.83	51.32	52.86	56.56
114	40.22	41.83	43.08	44.37	45.70	51.18	52.72	54.30	58.10
115	41.32	42.97	44.26	45.59	46.96	52.60	54.18	55.81	59.72
116	42.43	44.13	45.45	46.81	48.21	54.00	55.62	57.29	61.30
117	43.51	45.25	46.61	48.01	49.45	55.38	57.04	58.75	62.86
118	44.61	46.39	47.78	49.21	50.69	56.77	58.47	60.22	64.44
119	45.71	47.54	48.97	50.44	51.95	58.18	59.93	61.73	66.05
120	46.80	48.67	50.13	51.63	53.18	59.56	61.35	63.19	67.61
121	47.89	49.81	51.30	52.84	54.43	60.96	62.79	64.67	69.20
122	49.00	50.96	52.49	54.06	55.68	62.36	64.23	66.16	70.79
123	50.08	52.08	53.64	55.25	56.91	63.74	65.65	67.62	72.35
124	51.17	53.22	54.82	56.46	58.15	65.13	67.08	69.09	73.93
125	52.29	54.38	56.01	57.69	59.42	66.55	68.55	70.61	75.55
126	53.35	55.48	57.14	58.85	60.62	67.89	69.93	72.03	77.07
127	54.46	56.64	58.34	60.09	61.89	69.32	71.40	73.54	78.69
128	55.55	57.77	59.50	61.29	63.13	70.71	72.83	75.01	80.26
129	56.66	58.93	60.70	62.52	64.40	72.13	74.29	76.52	81.88
130	57.74	60.05	61.85	63.71	65.62	73.49	75.69	77.96	83.42
131	58.86	61.21	63.05	64.94	66.89	74.92	77.17	79.49	85.05
132	59.93	62.33	64.20	66.13	68.11	76.28	78.57	80.93	86.60
133	61.04	63.48	65.38	67.34	69.36	77.68	80.01	82.41	88.18
134	62.16	64.65	66.59	68.59	70.65	79.13	81.50	83.95	89.83
135	63.22	65.75	67.72	69.75	71.84	80.46	82.87	85.36	91.34

Plan Name	Lucent Technologies Inc. Pension Plan		
Plan Sponsor EIN	22-3408857		
ERISA Plan No.	002		
Plan Year End	12/31/2023		

The required attachment noted below is included within the Accountant's Opinion attachment to the Form 5500 Schedule H, Part III, which consists of the entire Audit report issued by the Plan's Independent Qualified Public Accountant (IQPA).

Form/Schedule	Line Item	Description
5500 Schedule H	Line 4i	Schedule of Assets (Held at End of Year)

LUCENT TECHNOLOGIES INC. PENSION PLAN, PN 002 EIN 22 - 3408857 ATTACHMENT TO 2023 Schedule R (FORM 5500)

SCHEDULE R, Line 18 - Funded Percentage of Plans Contributing to the Liabilities of Plan Participants

Plan Name	EIN	PN	Funded Percentage
			as of 12/31/2022
Nokia Retirement Income	22-3408857	001	148.28%
Plan			
Lucent Technologies Inc.	22-3408857	002	200.48%
Pension Plan			

Note: This plan is covered under the AT&T/Bell System Mandatory Portability Agreement related to the 1984 AT&T Divestiture of its Operating Telephone Companies and, as such, there will be transfers from time to time among the participating companies under this agreement.

Schedule SB, line 24—Change in Actuarial Assumptions

The funding valuation reflects the following assumption changes:

• A change in the expected return on assets from 2.70% to 5.00%.

This change was made to better reflect the anticipated plan experience. This assumption change did not reduce the funding shortfall; as such, approval of the Commissioner is not required.