

Certified: --

E-76-22

Filed with the Clerk of the Nassau County Legislature July 5, 2022 11:08AM

NIFS ID: CLBU22000001

Capital: Contract ID #: CQBU14000007 NIFS Entry Date: 12/21/2021

Slip Type: Amendment

Department: Budget

Service: Tax Analysis - Moodys Analytics Term: from 01/01/2022 to 12/31/2022

Contract Delayed:

1) Mandated Program:	No
2) Comptroller Approval Form Attached:	Yes
3) CSEA Agmt. & 32 Compliance Attached:	No
4) Significant Adverse Information Identified? (if yes, attach memo):	No
5) Insurance Required:	Yes

CRP:				
Time Extension: X				
Addl. Funds: X	Addl. Funds: X			
Blanket Resolution:	Blanket Resolution:			
Revenue: Federal Aid: State Aid:				
Vendor Submitted an Unsolicited Solicitation:				

Vendor/Municipality Info:				
Name: Moody's Analytics	ID#: 133851829			
Main Address: See Contract				
Main Contact: Michael McDermott				
Main Phone: (508) 966-0927				

Department:

Contact Name: Steve Conkling

Address: 1 West St Mineola, NY 11501

Phone: (516) 573-5735

Email:

evalerio@nassaucountyny.gov,sconkling@nassaucountyn y.gov

Contract Summary

Purpose: The contractor will provide the Office of Management and Budget (OMB) with forecasted sales tax receipts to assist the County in its annual budget process.

Method of Procurement: Request for Qualifications and Cost Proposal

Procurement History: The contract was originally executed by Nassau County on September 2, 2014. This is an extension pursuant to the contract. The original contract was entered into after an RFQ was issued on July 22, 2014. Proposals were due on August 4, 2014. The RFQ was sent to five firms. After review of the proposals received, Moody's Analytics was selected by the Evaluation Committee. The County extended the contract for three (3) additional years, executed on behalf of the County on June 19, 2015. The contract was further extended for an additional three (3) years, executed on behalf of the County on October 11,

2019. The County is looking to extend the contract for one (1) additional year, effective January 1, 2022.

Description of General Provisions: Services to be provided under the amended contract include the following:

Moody's will work with the County to analyze and forecast sales collections on a quarterly basis. Will also develop quarterly

written report for the County to discuss the sales tax forecast, as well as national, regional and local trends. Will assist the County in discussions with NYS agencies regarding questions the county may have relating to the sales receipts.

Moody's will create a forecast model using OLS regression techniques with historical collections data provided by the County and Moody's proprietary economic forecast series to project Nassau County sales tax collections.

Moody's will compile a written analysis discussing the forecasts and well as national regional and local economic trends. the written reports will be delivered on a quarterly basis.

If requested by the county, Moody's shall assist the County in discussions with the State regarding questions the County may have on the accuracy of tax receipts

Impact on Funding / Price Analysis: The contractor shall be paid annually, payable on a quarterly basis as follows:

Year 1 (January 1,2022 - December 31,2022) \$67,130

Change in Contract from Prior Procurement: NA

Recommendation: Approve as Submitted

Advisement Information

Fun	Control	Resp. Center	Object	Index Code	Sub Object	Budget Code	Line	Amount
GEN	10	1000	DE	BUGEN1000	DE500	BUGEN1000 DE500	07	\$67,130.00
						TOTAL		\$67,130.00

Additional Info				
Blanket Encumbrance				
Transaction	109			
Renewal				
	Renewal	_		
% Increase	Renewal			

Funding Source	Amount
Revenue Contract:	
County	\$67,130.00
Federal	\$0.00
State	\$0.00
Capital	\$0.00
Other	\$0.00
Total	\$67,130.00

Routing Slip

Department			
NIFS Entry	Elizabeth Valerio	12/21/2021 11:18AM	Approved
NIFS Final Approval	Christopher Nolan	12/21/2021 04:28PM	Approved
Final Approval	Elizabeth Valerio	05/25/2022 04:03PM	Approved
County Attorney			
Approval as to Form	Daniel Gregware	05/26/2022 10:44AM	Approved
RE & Insurance Verification	Andrew Amato	05/26/2022 11:56AM	Approved
NIFS Approval	Daniel Gregware	05/27/2022 09:56AM	Approved
Final Approval	Daniel Gregware	05/27/2022 09:56AM	Approved
ОМВ			
NIFS Approval	Irfan Qureshi	05/25/2022 04:06PM	Approved
NIFA Approval	Irfan Qureshi	05/25/2022 04:07PM	Approved
Final Approval	Irfan Qureshi	05/25/2022 04:07PM	Approved
Compliance & Vertical DCE			
Procurement Compliance Approval	Robert Cleary	06/16/2022 02:16PM	Approved
DCE Compliance Approval	Robert Cleary	06/16/2022 02:16PM	Approved
Vertical DCE Approval	Arthur Walsh	06/24/2022 10:42AM	Approved
Final Approval	Arthur Walsh	06/24/2022 10:42AM	Approved
Legislative Affairs Review			
Final Approval	Christopher Leimone	07/01/2022 04:21PM	Approved
Legislature			
Final Approval			In Progress
Comptroller		1	
Claims Approval			Pending
Legal Approval			Pending

Accounting / NIFS Approval			Pending		
Deputy Approval			Pending		
Final Approval			Pending		
NIFA					
NIFA Approval			Pending		

RULES RESOLUTION NO. -2022

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF MANAGEMENT AND BUDGET, AND MOODY'S ANALYTICS, INC.

WHEREAS, the County has negotiated an amendment to a personal services agreement with Moody's Analytics, Inc. to provide financial services related to analyzing sales tax data, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said amendment to an agreement with Moody's Analytics, Inc.

AMENDMENT NO. 3 TO MASTER SERVICES AGREEMENT

THIS AMENDMENT TO MASTER SERVICES AGREEMENT (together with any appendices or exhibits hereto, this "Amendment") is made and entered into and is effective as of the date (the "Effective Date") that this Amendment is executed by Nassau County by and between the County of Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting for and on behalf of the Office of Management and Budget, having its principal office at One West Street, Mineola, New York 11501 (the "Department"), and (ii) Moody's Analytics, Inc., a Delaware Corporation, located at 7 World Trade Center, 250 Greenwich Street, New York, New York 10007 (the "Contractor" or "Moody's").

WITNESSETH:

WHEREAS, the County and Contractor entered into a Master Services Agreement, effective date August 27, 2014 (Moody's Agreement No. 00030278.0), as amended by Amendment To Master Services Agreement, County contract number CLBU15000002, executed on behalf of the County on June 19, 2015, and Amendment No. 2 To Master Services Agreement, County contract number CLBU19000007, executed on behalf of the County on October 11, 2019 (collectively, the "Original Agreement"), pursuant to which the County and Contractor may agree to Work Orders for financial services related to analyzing sales tax data provided by New York State, as more fully described therein (the "Services"); and

WHEREAS, the term of the Original Agreement renews automatically for subsequent one (1) year terms unless either party provides written notice of its intention not to renew at least thirty (30) days prior to the then current term (the "<u>Original Term</u>"); and

WHEREAS, the County and the Contractor desire to amend the Original Agreement; and

WHEREAS, the County and the Contractor desire to enter into a fourth Work Order for periodic State sales tax analyses and forecasting pursuant to the Master Agreement; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

1. <u>Scope of Services</u>. Pursuant to Article 2 of the Original Agreement, the County and Contractor hereby enter into a fourth Work Order (Moody's Agreement No. 00037170.6), attached hereto as Exhibit B and made a part hereof, for periodic State sales tax analyses and forecasting as more fully described in Exhibit B;

2. <u>Full Force and Effect</u>. All the terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the parties have executed this Amendment as of the Effective Date.

MOODY'S ANALYTICS, INC.

ву:	rdand Koffn
Name	Jordan Hoffa
Title:	Director
Date:	4/18/2022

NASSAU COUNTY

lame:		
ītle:	Cou	inty Executive
		Deputy County Executive

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK))SS .:

COUNTY OF NASSAU)

On the 8 day of _______ in the year 202 before me personally came to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Allegneny</u>; that he of she is the <u>intervention</u> of <u>Monody's Analytics</u>, IVC ._____, the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

NOTARY PUBLIC

NELLIE TOM-WIGNARAJAH Notary Public, State of New York Lic. 01TO6004441 Qualified in Nassau County Commission Expires March 23, 2024

This remote notarial act involved the use of communication technology.

STATE OF NEW YORK))ss .:

COUNTY OF NASSAU)

On the day of in the year 20 before me personally came to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of ______; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC



WORK ORDER Quarterly Sales Tax Forecasts

Client Name	Nassau County			
Master Agreement	Master License and Services Agreement dated August 27, 2014 and as amended (Moody's Agreement No. 00030278.0)			
Work Order Effective Date	June 10, 2022			
This WORK ORDER ("Work Order") is entered into between the undersigned parties pursuant to the provisions of the master agreement identified				
above ("Master Agreement"). All capitalized terms not otherwise defined in this Work Order shall have the meanings set forth in the Master				
Agreement. This Work Order is dated and made effective as of the Work Order Effective Date above. By signing this Work Order, the parties below agree to incorporate by reference the terms of the Master Agreement herein and to be fully bound thereby. For purposes of this Work Order and the				

1. Scope and Objectives

1.1 Client is requesting assistance from Moody's to analyze and forecast sales collections on a quarterly basis. Moody's will also develop a quarterly written report for the client to discuss the sales tax forecast, as well as national, regional, and local economic trends. Moody's will assist Client in discussions regarding questions Client may have relating to the Deliverables.

2. Overview of Services to be Performed by Moody's

2.1 Moody's will create a forecast model using OLS regression techniques, with historical collections data provided by Client and Moody's proprietary economic forecast series, to project Nassau County sales tax collections in fiscal 2022, fiscal 2023 and fiscal 2024. Once a year, in the November delivery, projections will be extended to include fiscal 2025 and fiscal 2026 as well.

3. Deliverables

3.1 Moody's shall provide the following Deliverables to the Client in its performance of the Services:

terms of the Master Agreement incorporated by reference herein, "Moody's" shall refer to the undersigned Moody's entity.

Deliverable	Delivery Schedule	Format
Sales Tax Forecasts and Written Analysis	Quarterly, on or around the 28 th of, August, November, February and May during the Term.	Microsoft Excel, PDF
Nassau-Suffolk Metro Division, Suffolk County and Nassau County Data	Monthly, on or around the 15 th of every month during the Term	Microsoft Excel

- 3.2 Moody's will provide a written analysis discussing the forecasts, as well as national, regional, and local economic trends. The written reports will be delivered per the schedule in section 3.1 above:
- 3.3 If requested by the County, Moody's shall assist Client in discussions with New York State agencies regarding questions Client may have on the sales tax receipts reports, subject to additional fees for the time of Moody's employees and consultants, which shall be negotiated between the parties pursuant to a separate written agreement consistent with Moody's then-current rate schedule (Schedule 1 is the rate schedule for 2022).
- 3.4 Moody's will deliver all available variables for Nassau-Suffolk Metro Division from Forecast Database: Metro Area + Alternative Scenarios and all available variables for Nassau County, NY and Suffolk County, NY from Forecast Database: County on or around the 15th of every month via Microsoft Excel.
- 3.5 If requested by the County, Moody's agrees that it shall present findings to the Nassau County Legislature during budget hearings. Additional participation by Moody's during budget hearings is subject to additional fees for the time of Moody's employees and consultants, which shall be negotiated between the parties pursuant to a separate written agreement consistent with Moody's then-current rate schedule. (Schedule 1 is the rate schedule for 2022).

MOODY'S

4. Out of Scope

- 4.1 The Services covered by this Work Order shall expressly exclude the following:
 - Creation of technical environments and the preparation, installation, maintenance and administration of the required hardware and software for those environments.
 - Development and testing of interfaces to extract, transform and load required data from source systems.
 - Any data cleansing work in relation to Moody's Software input data requirements and/or generated output data.
 - Creation or alteration of any generic Moody's documentation or "Help" files.
 - Creation of any custom, Client-specific Project documentation.
 - Overall Project management, which shall be the responsibility of Client's Project team.
 - Any ongoing support services beyond those stated in Section 3 above.
- 4.2 This Work Order does not allow for any implied requirements. Any item not specifically set out in Section 3 above is out of scope for the purposes of this Work Order.
- 4.3 If any out-of-scope items are requested by the Client, Moody's and Client will mutually determine and agree on the feasibility and applicable pricing, and any such Services may be provided only under a separate Work Order or Change Order.

5. Client Obligations

- 5.1 Client's obligations as a party to the Services are set forth in the Master Agreement. Without limiting the generality of the foregoing, the following Client obligations shall apply.
 - Designate a Project Manager and appropriate decision makers
 - Provide requested data in a timely fashion
 - Respond in a timely manner to questions and requests submitted by Moody's
 - Attend and participate in all meetings, and provide appropriate meeting or working space, equipped with internet access
 - Ensure adequate hardware is in place to meet system requirements for Moody's Software Programs
 - Work with Moody's to agree and finalise the timetable for Services provided under this Work Order
 - Ensure all documentation provided by the Client in relation to the Project is written in the English language

6. Location of Performance of Services

6.1 The Services will be carried out in West Chester, PA, or at Moody's, Moody's Group Company's and/or Subcontractor's premises where appropriate.

7. Term

7.1 This Work Order shall enter into force on its Effective Date and the Services shall be provided until June 9, 2023, (the "Project End Date"). Any extension to the Project End Date shall be implemented as a written Amendment or Change Order to this Work Order signed by Moody's and the Client.

8. Compensation

- 8.1. The total contract price under this Work Order is \$67,130.00 (taxes and expenses excluded), which shall be invoiced by Moody's to the Client quarterly \$16,782.50 each quarter as of this Work Order Effective Date and upon delivery of each Sales Tax Forecast and Written Analysis due.
- 8.2. The total contract price excludes travel, accommodation and any other expenses. Where travel to a Client's site is performed by Moody's staff for the purposes of executing the requirements of this Work Order, all reasonable expenses shall be charged by Moody's to the Client. This will include, but is not limited to, all ground travel, air travel, lodging, communication and food costs, which are related to the journey and visit. Any expense will require prior written approval by Nassau County and shall be implemented as a written Amendment or Change Order to this Work Order signed by Moody's and the Client.
- 8.3. Compensation to the Contractor shall be made subject to the Contractor's compliance with the County's voucher and other bill paying requirements hereunder. Payments shall be made to the Contractor In arrears and shall be contingent upon (i) the Contractor submitting a claim voucher (the 'Voucher'), that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment



requested are in accordance with the Master Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative.

9. Services Time Scheduling

9.1. Client acknowledges that Moody's is committed to assisting a number of different customers, meaning any request for Services should be planned in advance so that Moody's can properly allocate its resources.

10. Additional Services

- 10.1. Any additional services not covered by this Work Order and specifically requested by Client will be charged by Moody's to Client on a time and material basis at Moody's standard rates, and may be subject to the parties executing a Change Order or a new work order.
- 10.2. Each Change Order shall describe the additional Services to be performed as well as the impact on cost and schedule associated with the change in scope.

11. Project Managers

- From Moody's: Daniel White Moody's Analytics, Inc. 121 N. Walnut Street, Suite 500 West Chester, PA 19380
- From Client: Steven Conkling Nassau County Office of Management and Budget One West Street, 5th Floor Mineola, New York 11501, U.S.A.

[signatures follow on next page]



IN WITNESS WHEREOF, the parties hereto have caused this Work Order to be executed by their duly authorized representatives.

SIGNED BY: Nassau County		ACCEPTED BY: Moody's Analytics, Inc.		
Signature:		Signature:	Jordan I Hoffor	
Print Name:		Print Name:	Jordan Hoffa	
Title:		Title:	Director	
Date:		Date:	4/18/2022	

Moody's

SCHEDULE 1

714	2022 Rates (USD)		
Title	per Hour	per 8-hour day	
Chief Economist	\$836.00	\$6,688.00	
Managing Director	\$732.00	\$5,856.00	
Senior Director	\$627.00	\$5,016.00	
Director	\$575.00	\$4,600.00	
Senior Economist	\$523.00	\$4,184.00	
Economist	\$418.00	\$3,344.00	
Associate Economist	\$418.00	\$3,344.00	

MOODY'S ANALYTICS

Moody's Agreement No. 00030278.0

MASTER SERVICES AGREEMENT

This MASTER SERVICES AGREEMENT ("<u>Master Agreement</u>" or "Agreement") is entered into as of August 27, 2014 ("<u>Effective Date</u>") by and between the following parties:

A. Nassau County ("<u>Client</u>" or "County"), a municipal corporation, located at 1550 Franklin Avenue, Mineola, New York 11501, acting on behalf of the County Department of Office of Management and Budget ("Department"), having its principal office at One West Street, Mineola, New York 11501; and

B. Moody's Analytics, Inc. ("Moody's" or "Contractor"), a Delaware corporation, located at 7 World Trade Center, 250 Greenwich Street, New York, NY 10007

WHEREAS, Moody's offers and provides customized modeling, technical, financial and other consulting services through its employees, contractors and consultants ("<u>Consulting Services</u>"); and

WHEREAS, Moody's likewise offers and provides training and educational services including with respect to analyzing and determining credit risk and usage of its products ("<u>Training Services</u>"),

WHEREAS, Client desires from time to time to engage Moody's to perform certain Consulting Services and/or Training Services for Client; and

WHEREAS, Moody's desires to perform such Consulting Services and/or Training Services for Client.

NOW THEREFORE, in consideration of the foregoing premises, and the mutual covenants and agreements set forth herein, the parties hereto agree as follows:

1. DEFINITIONS

"<u>Client Group Company</u>" means Client and any other legal entity which either Controls, is under the Control of, or is under common Control with, the Client.

"<u>Confidential Information</u>" means models, sales projections, financial data, product descriptions, potential product development ideas, database descriptions, business workflow, and business information (including, without limitation, computer programs, software, databases, names and expertise of employees, suppliers, and consultants, customer lists, algorithms, know-how, formulas, processes, ideas, inventions (whether patentable or not), schematics and other technical, business, financial, customer and product development plans, forecasts, strategies and information) which are confidential, nonpublic, competitively sensitive, private, and/or proprietary and which are disclosed by one party to the other in connection with the Services.

"<u>Control</u>" shall mean (i) the direct or indirect ownership by a person or entity of at least fifty percent (50%) of the stock or other securities or interests entitled to vote for the election of the board of directors or other governing body of another entity, or (ii) the direct or indirect ownership by a person or entity of at least fifty percent (50%) of the equity or profits interest in another entity.

"<u>Deliverable(s)</u>" means any reports, models, documents, software or other materials that are specifically developed by Moody's and provided to Client pursuant to the provision of Services.

"<u>Intellectual Property</u>" means, with respect to a party, all forms of intellectual property rights and protections held by such party and may include without limitation all right, title and interest arising under U.S. common and statutory law, and laws of other countries in and to all (a) patents and all filed, pending or potential applications for patents, including any reissue, reexamination, division, continuation or continuation-in-part applications throughout the world now or hereafter filed; (b) trade secret rights and equivalent rights; (c) copyrights, other literary property or authors rights, whether or not protected by copyright or as a mask work; and (d) proprietary indicia, trademarks, trade names, symbols, domain names, URL's, logos and/or brand names.

"<u>Moody's Group Company</u>" means Moody's and any corporation or other legal entity which either Controls, is under the Control of, or is under common Control with, Moody's, but specifically excluding its ultimate parent



company, Moody's Corporation, and any affiliated company engaged in credit rating activities that is part of the Moody's Investors Service business division of Moody's Corporation.

"<u>Services</u>" means the Consulting Services and Training Services provided by Moody's under this Master Agreement.

"<u>Work Order</u>" means a document executed by Moody's Group Company and a Client Group Company that references this Master Agreement and sets forth the Services to be provided to such Client Group Company, the fees payable therefor, and any other terms and conditions relating to such Services.

2. CONTRACTUAL FRAMEWORK; SCOPE OF SERVICES

2.1 This Master Agreement creates a contractual framework under which any Client Group Company may order Services to be supplied by a Moody's Group Company.

2.2 At any time beginning on the Effective Date, a Client Group Company may request to receive Services from a Moody's Group Company on the terms set forth in this Master Agreement. Whenever a Client Group Company wishes to order Services hereunder it shall notify the relevant Moody's Group Company, and the parties will negotiate the terms relating to such order. Upon signature of a Work Order by the duly authorized signatories of the Moody's Group Company and the Client Group Company, a new agreement shall be formed between the signing parties whereby: (i) the terms of this Master Agreement shall be incorporated into the Work Order as if written out in full therein; and (ii) any reference in this Master Agreement to "Moody's" for purposes of such Work Order shall be deemed to refer to the relevant contracting Moody's Group Company; and (iii) any reference in this Master Agreement to "Client" for purposes of such Work Order shall be deemed to refer to the relevant contracting Client Group Company; and Client Between the relevant contracting Client Group Company.

2.3 Moody's agrees to perform Services for Client, on a task by task basis, subject to the terms and conditions of this Master Agreement and any Work Order. Each Work Order shall set forth a definition of the Services to be provided by Moody's, a description of any Deliverables to be provided by Moody's, an estimated work schedule, a payment schedule, additional terms and conditions, if any, applicable to a particular engagement, and such other details as the parties deem appropriate. Client and Moody's agree that any work schedules set forth in the Work Order are the estimated beginning and completion dates for the tasks and activities to be performed hereunder and may be revised by the parties during the term of any engagement. Moody's agrees to use reasonable efforts to meet such dates.

2.4 Each party shall designate a representative who shall be the principal point of contact between the parties for all matters relating to a Work Order (the "<u>Project Manager</u>"). Each Work Order shall contain an initial designation of a Project Manager for each party. A party may designate a new Project Manager by written notice to the other party.

2.5 Each party may request changes to the Work Order. If a party requests any such change, Moody's shall notify Client if it believes that an adjustment in the fees to be paid to Moody's with respect to the applicable Work Order, or an adjustment to the applicable Schedule, is required. The parties shall then negotiate in good faith a reasonable and equitable modification of the Work Order, and execute a change order containing such provisions. Moody's shall continue to perform pursuant to the existing Work Order, and neither party shall be bound by any change requested by the other party, until such change has been accepted in writing by the other party.

2.6 Client agrees to cooperate with Moody's in the performance of the Services hereunder, including, without limitation, providing Moody's with reasonable facilities and complete, accurate, and timely access to data, information and personnel of Client, and Client acknowledges and agrees that Moody's performance is dependent upon the timely and effective satisfaction of Client's responsibilities hereunder, timely decisions and approvals of Client's work in connection with the Services. In the event of delays caused by Client, milestone dates may be accordingly adjusted and additional Services required may be billed at Moody's standard rates on a time and materials basis. Any additional obligations of Client in connection with a particular engagement shall be set forth in the applicable Work Order.

MOODY'S

Moody's Agreement No. 00030278.0

3. MOODY'S COMPENSATION

3.1 During the term of this Master Agreement, Moody's shall perform the Services in exchange for payment of the fees specified in the relevant Work Order(s), and shall invoice Client for such Services at the commencement of the provision of Services or as specified in such Work Order(s). Client further agrees to reimburse Moody's for travel (including but not limited to air and ground transportation, lodging, and meals), phone, postage, and other business expenses directly incurred in connection with providing such Services. Unless specified otherwise on a Work Order, payment shall be due in all cases within thirty (30) days of the date of the relevant invoice issued by Moody's, subject to Moody's compliance with Client's voucher and other bill paying requirements as may be specified on the relevant Work Order.

3.2 In the event of late payment by Client, Moody's may (without prejudice to any other right of remedy it may have) impose a finance charge on all amounts past due equal to the lesser of one and one half percent (1-1/2%) per month or the maximum allowed by law and charge Client for Moody's reasonable expenses of collection thereof, including but not limited to, attorneys' and experts' fees and court costs.

3.3 The fees set forth herein do not include any foreign, federal, state or local sales, use or other similar taxes, tariffs or duties, however designated, levied against the sale, licensing, delivery or use of the components and products provided under this Master Agreement. Client shall pay, or reimburse Moody's for all such taxes; provided, however, that Client shall not be liable for any taxes based on Moody's net income.

4. OWNERSHIP OF DELIVERABLES; NON-EXCLUSIVE NATURE OF CONSULTING SERVICES

4.1 Upon full and final payment of the fees set forth on the relevant Work Order, Client shall own all written reports, analyses, presentations, documents, papers and other tangible documents delivered by Moody's to Client in the performance of the Services, exclusive of any Intellectual Property embodied therein. Client shall also own the Intellectual Property in any Deliverables supplied by Moody's that are specifically identified in a Work Order as "<u>Client Property</u>" to be owned by Client. Notwithstanding the foregoing, unless otherwise agreed upon between the parties and set forth in writing on the relevant Work Order, Client agrees that the Deliverables are for Client's own internal use and information, and Client agrees that it shall not further distribute, disclose, sell, or license Deliverables to third parties. Moody's reserves all other rights in the Deliverables, and shall retain ownership of all Intellectual Property embodied in the Deliverables other than the Client Property.

4.2 Client shall obtain no rights in the Moody's Materials (as defined below) other than those limited, express license rights granted under this Master Agreement. To the extent that any of the Moody's Materials are embodied in or incorporated into the Deliverables, and effective upon full and final payment by Client for the relevant Services or Deliverables required by a Work Order, Moody's hereby grants to Client, subject to the terms and conditions of this Master Agreement (including any applicable Work Order), a royalty-free, non-exclusive, nontransferable, internal use object code (as applicable) license to use such Moody's Materials solely in connection with Client's use of the Deliverables. Except as otherwise set forth in the Work Order, the term of such license is perpetual, unless the Deliverables consist of software customizations to be used in connection with other products licensed separately to Client by Moody's on a subscription or limited term basis, in which case the license shall be for such limited term or subscription period. Nothing in this section shall be deemed to permit Client to disclose, provide access to, sublicense, disassemble, decompile, reverse engineer, modify, create derivative works of, or transfer any of Moody's Materials to a subsidiary, affiliate, or third party without the prior, written consent of Moody's.

4.3 Client acknowledges that Moody's provides consulting and development services to other clients and agrees that nothing in this Master Agreement shall be deemed or construed to prevent Moody's from carrying on such business or developing for itself or others materials that are competitive with Client or Client's products or services. In particular, Client agrees that, notwithstanding anything to the contrary set forth herein: (i) Moody's shall have the right to retain a copy of each of the Deliverables for its records; (ii) as part of Moody's provision of the Services hereunder, Moody's may utilize proprietary works of authorship, pre-existing or otherwise, including models and modeling techniques, data, scores, indices, computer programs, methodologies, scorecards, templates, flowcharts, architecture designs, tools, specifications, drawings, sketches, models, samples, records and documentation, as well as copyrights, trademarks, service marks, ideas, concepts, know-how, techniques, knowledge or data, and any derivatives thereof, which have been originated, developed or purchased by a Moody's Group Company or a third party retained by a Moody's Group Company (all of the foregoing, collectively, the "Moody's Materials"); (iii) the Moody's Materials shall include any improvements thereto or new works of authorship created during the provision of



Moody's Agreement No. 00030278.0

Services hereunder; and (iv) any and all of the Moody's Materials and Moody's administrative communications, records, files and working papers relating to the Services shall remain the sole and exclusive property of Moody's.

5. LIMITED WARRANTIES AND WARRANTY DISCLAIMER.

5.1 In accordance with "<u>Executory Clause</u>" hereunder, each party represents and warrants to the other that (i) it has the right and power to enter into and fully perform the obligations it has undertaken in this Master Agreement; (ii) it is not under any obligations, contractual or otherwise, to any other entity that might conflict, interfere, or be inconsistent with any of the provisions of this Master Agreement; and (iii) it shall comply in all material respects with all applicable laws, rules and regulations necessary for it to perform its obligations under this Master Agreement.

5.2 Client represents and warrants that any materials, information or other input provided or made accessible to Moody's under this Master Agreement do not infringe the Intellectual Property rights of any third party.

5.3 Moody's represents and warrants that the Services and Moody's contributions to the Deliverables do not infringe the Intellectual Property rights of any third party when used by Client as permitted hereunder, except to the extent that any such infringement arises out of Client's breach of warranty under Section 5.2.

5.4 Moody's obtains all information furnished pursuant to this Master Agreement from sources believed by it to be accurate and reliable. Client expressly agrees that (i) any credit ratings, probabilities of default, scores, rankings, models, forecasts, indices, or other opinions provided in connection with the Services and/or Deliverables are, and will be construed solely as, statements of opinion and not statements of fact as to credit worthiness or recommendations regarding credit decisions or decisions to purchase, hold or sell any securities; (ii) each rating, probability of default, score, ranking, model, forecast, index, or other opinion will be weighed solely as one factor in any investment or credit decision made by or on behalf of Client; and (iii) Client will accordingly make its own study and evaluation of each credit decision or security, and of each issuer and guarantor of, and each provider of credit support for, each security or credit that it may consider purchasing, holding, selling, or providing. Because of the possibility of human and mechanical error as well as other factors, all information, Services, and Deliverables are provided "as is" without warranty of any kind, except as set forth in Section 5.3 above.

5.5 Without limiting the foregoing, the parties understand and agree that Moody's (i) shall not use any personnel involved in the assignment of credit ratings in its performance pursuant to this Master Agreement, and (ii) shall use all reasonable measures to avoid disclosing any Confidential Information of Client it receives in performing its obligations hereunder to any personnel involved in the assignment of credit ratings (whether employed by Moody's or any of its affiliates), and (iii) shall not and shall cause its affiliates not to use any such information in connection with issuing any credit rating or any credit ratings process.

5.6 Moody's will not assist Client in structuring any Securities (as defined below). Client recognizes and agrees that Moody's is not acting as a financial advisor or providing investment advice in providing the Services, and neither the Services nor any Deliverables are a recommendation to buy, hold or sell any structured or corporate debt obligations, collateralized debt obligations, fixed income funds/portfolios, loans or other financial instruments (each a "<u>Security</u>" and together, "<u>Securities</u>"). Client agrees that neither Moody's nor Client intends to create a fiduciary relationship between Moody's and Client. Client further acknowledges that Moody's does not intend or agree to be named as an "expert" under applicable Securities laws.

5.7 SECTIONS 5.1 AND 5.3 SET FORTH MOODY'S ONLY WARRANTIES AND REPRESENTATIONS WITH RESPECT TO THE SERVICES, DELIVERABLES OR ANY RELATED INFORMATION. MOODY'S MAKES NO OTHER REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, TO CLIENT OR ANY OTHER PERSON OR ENTITY AS TO THE ACCURACY, RESULTS, TIMELINESS, COMPLETENESS, MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OF THE SERVICES, DELIVERABLES OR ANY INFORMATION PROVIDED IN CONNECTION THEREWITH. Client agrees and acknowledges that no oral or written information or advice given by Moody's or any of its employees or agents shall constitute a representation or a warranty unless such information or advice is incorporated into this Master Agreement by a written agreement.

6. TERMINATION

6.1 Unless earlier terminated as provided hereunder, this Master Agreement shall be in full force and effect for an initial term of one year from the Effective Date and shall be renewed thereafter automatically for subsequent one

year terms unless either party provides written notice of its intention not to renew at least thirty (30) days prior to end of the then-current term.

6.2 This Master Agreement as a standalone framework agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

(a) As used in this Agreement the word "Cause" includes: (i) a material breach of this Agreement not cured in accordance with Section 6.3, below; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) By the Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "Applicable DCE") on the same day that notice is given to the Commissioner.

(c) In addition, this Master Agreement or any Work Order hereunder may be terminated by either party (i) if the other party breaches any material term or condition of this Master Agreement, upon thirty (30) days' prior written notice thereof from the non-breaching party; provided, that the breaching party shall have the opportunity to cure said breach to the reasonable satisfaction of the non-breaching party within such thirty (30) day period, (ii) immediately upon written notice thereof if the other party ceases to function as a going concern or to conduct operations in the normal course of business, or (iii) immediately and without need for written notice or other action if the other party has a petition or similar action filed by or against it under any applicable bankruptcy or insolvency laws (or their equivalents) which petition or action has not been dismissed or set aside within sixty (60) days of filing.

7. INDEMNIFICATION.

7.1 Moody's shall (i) defend, at its expense, any third party action, suit or proceeding brought against Client, its permitted successors and assigns, and each of their respective officers, directors, employees, legal representatives, and agents, (together, the "Client Indemnified Parties") to the extent such action, suit or proceeding is based upon an allegation that the Deliverables as provided to Client by Moody's and as used by Client in compliance with the terms of the Master Agreement infringe any valid patent or copyright, or misappropriate a trade secret of a third party, and (ii) will pay any damages, liabilities or costs (excluding consequential and exemplary damages) finally awarded against the Client Indemnified Parties pursuant to any such action, suit or proceeding, or agreed to by Moody's as settlement or compromise; provided however, that (A) Client shall have promptly provided Moody's with reasonable written notice of any relevant actions, suits, proceedings or claims or demands related thereto and reasonable cooperation, information, and assistance in connection therewith; and (B) Moody's shall have sole control and authority with respect to the defense, settlement, or compromise thereof, provided that Client's reasonable consent to any such settlement or compromise shall be required unless it includes a full release of liability for all the Client Indemnified Parties.

7.2 In the event that any Deliverable becomes, or in Moody's opinion is likely to become, the subject of a claimed intellectual property infringement or other claim, Moody's may, at its option, (i) procure for Client the right to continue using the affected Deliverable; or (ii) replace or modify such Deliverable to be non-infringing, without incurring a material diminution in performance or function; or (iii) if neither of the foregoing is, in Moody's judgment, available on reasonably commercial terms, Moody's may terminate the grant to Client of rights in the affected Deliverable upon notice to Client, in which case Client shall cease use of and return all copies of the Deliverables and related materials, and Moody's shall refund to Client the portion of the fees paid by Client that are attributable to the returned Deliverable.

Moody's

7.3 In no event will Moody's have any liability or indemnification obligation under this Master Agreement for any claim or action to the extent the claim or action is caused by, or results from: (i) the combination or use of Deliverables with non-Moody's software, services or data, if such claim or action would have been avoided by the non-combined or exclusive use of the Deliverables, (ii) modification of the Deliverables by anyone other than Moody's if such claim or action would have been avoided by use of the unmodified Deliverables, (iii) Client continuing the allegedly infringing activity after reasonable notification or after receiving modifications that would have avoided the alleged infringement, (iv) use of the Deliverables in a manner that is not authorized by this Master Agreement.; or (v) Client's breach of Section 5.2.

7.4 Except to the extent that Moody's is obligated to indemnify the Client Indemnified Parties under Section 7.1, Client shall indemnify, defend, and hold harmless Moody's, its successors and assigns, and each of their respective officers, directors, employees, shareholders, legal representatives, and agents (the "<u>Moody's Indemnified Parties</u>"), from and against any damages, liabilities, costs and expenses (including reasonable attorneys' and professionals' fees and court costs) arising out of any third party claims based on Client's use or dissemination of the Services or Deliverables; provided however, that (i) Moody's shall have promptly provided Client with written notice thereof and reasonable cooperation, information, and assistance in connection therewith; and (ii) Client shall have sole control and authority with respect to the defense, settlement, or compromise thereof; provided that Moody's reasonable consent to any such settlement or compromise shall be required unless it includes a full release of liability for all the Moody's Indemnified Parties, provided further that Client shall not be responsible for any damages, liabilities, costs and expenses to the extent arising out of Moody's fraud, willful misconduct or any other liability that cannot be excluded as a matter of law. Moody's shall be entitled, at its own expense, to participate in the defense of any claim subject to this Section 7.4 through counsel of its own choosing, and Client shall provide Moody's with reasonable cooperation and assistance in such defense.

7.5 The defence and indemnification described in this Section 7 and Moody's obligations under the provisions of this Section 7 are Moody's exclusive liability and the Client Indemnified Parties' exclusive remedy for claims of an intellectual property infringement or other third party claim as set forth above based upon or related to any materials provided by Moody's.

8. LIMITATION OF LIABILITY.

WITH THE EXCEPTION OF THE INDEMNIFICATION OBLIGATIONS UNDER THIS MASTER AGREEMENT, THE LIABILITY OF MOODY'S AND ITS LICENSORS, IF ANY, AND CLIENT'S SOLE AND EXCLUSIVE REMEDY FOR DAMAGES FOR ANY CLAIM OF ANY KIND WHATSOEVER UNDER OR RELATED TO THIS MASTER AGREEMENT, AND REGARDLESS OF THE LEGAL THEORY OR THE PERFORMANCE OR NON-PERFORMANCE OF THE SERVICES OR DELIVERY OR NON-DELIVERY OF THE DELIVERABLES, SHALL NOT BE GREATER THAN THE FEES ACTUALLY PAID BY CLIENT TO MOODY'S IN CONNECTION WITH THE RELEVANT WORK ORDER DURING THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE DATE UPON WHICH SUCH CLAIM ACCRUED. UNDER NO CIRCUMSTANCES WILL MOODY'S AND ITS LICENSORS BE LIABLE TO CLIENT FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING, BUT NOT LIMITED TO, COMPENSATION, REIMBURSEMENT OR DAMAGES ON ACCOUNT OF THE LOSS OF PRESENT OR PROSPECTIVE PROFITS, EXPENDITURES, INVESTMENTS OR COMMITMENTS, WHETHER MADE IN THE ESTABLISHMENT, DEVELOPMENT OR MAINTENANCE OF BUSINESS REPUTATION OR GOODWILL, FOR LOSS OF DATA, COST OF SUBSTITUTE MATERIALS OR SERVICES, COST OF CAPITAL, AND THE CLAIMS OF ANY THIRD PARTY, OR FOR ANY OTHER REASON WHATSOEVER.

9. CONFIDENTIAL INFORMATION.

9.1 Each party acknowledges that in connection with this Master Agreement, It may receive and/or have access to certain Confidential Information of the other party. Each party agrees to use the Confidential Information of the other party solely for the purposes of this Agreement, and will not disclose such Confidential Information to any third party without the other party's consent. Each party shall maintain the Confidential Information of the other party in confidence using at least the same degree of care as it employs in maintaining in confidence its own proprietary and confidential information, but in no event less than a reasonable degree of care. Provided that, the receiving party shall have met the foregoing standard of care, an inadvertent or accidential disclosure by the receiving party of Confidential Information of the disclosing party shall not constitute a breach hereof.

MOODY'S

Moody's Agreement No. 00030278.0

(b) The foregoing shall not prohibit or limit any party's use of information (including but not limited to ideas, concepts, know-how, techniques and methodologies) (1) previously known to it, (ii) independently developed by it, (iii) acquired by it from a third party without continuing restriction on use, or (iv) which is, or becomes, publicly available through no breach by it of this Agreement. Neither party shall use the Confidential Information of the other party for its own benefit or for the benefit of any third party, except as expressly permitted in this Agreement. At any time upon the request of the Disclosing Party, the Receiving Party shall return or destroy the relevant Confidential Information of the Disclosing Party, including any copies thereof, and certify in writing that it has complied with this obligation. A receiving party also may disclose Confidential Information to the extent required by an order of a court of competent jurisdiction, administrative agency or governmental body, or by any law, rule or regulation, or by court ordered subpoena, summons or other administrative or legal process, or by applicable regulatory or professional standards, or in connection with any judicial or other proceeding involving Contractor and County relating to Contractor's Services for County or this Agreement. The obligation of this paragraph shall survive the termination or expiration of this Agreement.

(d) Limitation on the Flow of Information. The Contractor shall endeavor to give access to the Confidential Information only to such persons who are either by a professional duty of confidentiality or who require knowledge of the information as employees, representatives, agents, authorized persons, advisors, officers, or directors of the respective party for orderly conduct of business of the party concerned. The Contractor shall also require the recipients of the Confidential Information to undertake to keep such Confidential Information secret.

10. Minimum Service Standards. Regardless of whether required by Law:

(a) If Moody's is performing Services on County premises, the Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) The Contractor shall deliver services under this Agreement in a professional manner consistent with standard practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

11. MISCELLANEOUS TERMS

10.1 <u>Independent Contractors</u>. Moody's and Client are independent contractors, and nothing in this Master Agreement will create any partnership, joint venture, agency, franchise, sales representative, or employment relationship between the parties. Neither party is an agent or representative of the other or is authorized to make any warranties or assume or create any other obligations on behalf of the other. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the County to any obligation, or (<u>iii</u>) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

10.2 <u>Compliance with Laws</u>. Each party represents and warrants that it will comply with all applicable laws and regulations affecting its performance under this Master Agreement,. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted. Client shall adhere to all applicable laws, regulations and rules relating to the export of technical data and shall not export, re-export, or participate in any other transaction in connection with the Services, and any other products or services received from Moody's or any technical data obtained therefrom in violation of such applicable laws, regulations and rules.

10.3 <u>Sanctions Compliance</u>. Parties warrant that they are not owned or controlled by, nor do they own or control, directly or indirectly, a person or entity that is (i) on the list of Specially Designated Nationals and Blocked

Moody's

Moody's Agreement No. 00030278.0

Persons maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the U.K. Consolidated Financial Sanctions List maintained by Her Majesty's Treasury^{*} or (ii) subject to country sanctions imposed by the U.S. Government for any reason, including but not limited to being organized or headquartered in or a governmental entity of a country subject to such sanctions (currently Cuba, Iran, Syria and Sudan); or (iii) organized or headquartered in any other country to which the export or re-export of U.S.-origin goods or technologies are generally embargoed (currently North Korea). Additionally, Client warrants that it does not intend to and will not knowingly supply or use Moody's products or services to or for the benefit of any of the foregoing. Client agrees that it will notify Moody's if these circumstances change. For purposes of this provision, "owned" and "own" mean an interest of 50 percent or more and "control" means the right or ability to dictate the decisions, actions, and/or policies of an entity or its management. If either Party breaches this Section, in addition to any other rights or remedies the other party may immediately terminate the Master Agreement and/or any affected Work Orders.

10.4 <u>Amendments/Severability</u>. No amendment or modification of this Master Agreement, nor any waiver of any rights, will be effective unless assented to in writing by the party to be charged, and the waiver of any breach or default will not constitute a waiver of any other right hereunder or any subsequent breach or default. If any provision of this Master Agreement is held unenforceable by a court of competent jurisdiction, that provision shall be enforced to the maximum extent permissible so as to effect the intent of the parties, and the remainder of this Master Agreement shall continue in full force and effect.

10.5 <u>Subcontractors</u>. Moody's may engage subcontractors to perform all or any portion of the Services or to assist in any other aspect of providing the Services hereunder, provided that Moody's remains responsible and liable for the performance of the subcontractor in conformance with the relevant terms and conditions hereof.

10.6 <u>Force Majeure</u>. Performance under this Master Agreement may be postponed or extended automatically to the extent that either party is prevented from performing its obligations under this Master Agreement as a result of a cause beyond its reasonable control, such as an accident, act of a civil or military authority, act of God, earthquake, embargo, fire, flood, intervening change in law or governmental regulation, riot, strike, shortage of transportation or communication facilities, pandemic, disruption of telecommunication networks, terrorism or war.

10.7 <u>Assignment</u>. Client shall not assign this Master Agreement or any of its rights or duties under this Master Agreement without the prior written consent of Moody's, which shall not be unreasonably withheld; provided however, that Client may assign its rights and obligations hereunder in the event of a change of Control or sale of all or substantially all of its assets related to this Master Agreement, whether by merger, reorganization, operation of law, or otherwise. Subject to the foregoing, this Master Agreement shall be binding upon and shall inure to the benefit of both parties, any Client Group Companies and Moody's Group Companies that execute Work Orders hereunder; their successors, administrators, heirs, and assigns.

10.8 <u>Governing Law</u>. This Master Agreement and any Work Order made hereunder shall be governed by the laws of the State of New York and exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

10.9 <u>Notices.</u> All notices, requests, or other communications or documents to be given under this Master Agreement shall be in writing and addressed to the person(s) designated below and shall be deemed effective: (i) when delivered by hand; or (ii) one day after posting with a recognized express delivery service specifying priority overnight delivery with written verification of receipt (in the case of internal domestic U.S. deliveries); or (iii) three days after posting with a recognized international express delivery service specifying priority international delivery with written verification of receipt (in the case of international deliveries). Notices to Moody's shall be sent to Moody's Analytics, Inc. at 7 World Trade Center, 250 Greenwich Street, New York, NY 10007 (attention: General Counsel, Moody's Analytics). Notices to Client shall be sent +to Client as follows: (j) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the Department) at the address specified above for the Country, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be

Moody's Agreement No. 00030278.0

designated by written notice. Each party may designate a different address or contact person by notice given in the manner provided in this section.

10.10 <u>Complete Agreement/Survival</u>. This Master Agreement and all Work Orders made pursuant hereto constitutes the complete and exclusive understanding and agreement of Moody's and Client relating to the subject matter hereof and supersedes all prior or contemporaneous understandings, agreements and communications with respect to the subject matter hereof. The terms contained in Sections 2.2, 3, 5.4, 6, 7, 8 and 9 of this Master Agreement shall survive the expiration or termination of this Master Agreement or any Work Order hereto.

10.11 <u>Counterparts / Execution</u>. This Master Agreement and any Work Order hereunder may be executed in counterparts, which together shall constitute a single instrument, and may also be executed by electronic signature, and the parties agree that facsimile, digitally scanned or other electronic copies of signatures shall be valid and binding as originals.

10.12 <u>Privacy</u>. For information on how Moody's processes and protects personal data, please see the Privacy Policy available at <u>www.moodys.com</u>.

10.13 <u>Nonsolicitation</u>. Neither party shall, during the term of this Master Agreement and for one (1) year after its termination, hire as an employee any of the other party's personnel who have had direct involvement with the Services, without the other party's express written consent. Responses to general solicitations, such as a newspaper ad, or public website, are excepted from this prohibition.

10.14 <u>Press Release and Client Reference</u>. Neither party shall issue any press release or public statements concerning this Master Agreement without the other's written consent. Upon written consent of the Client, Moody's may identify Client as a client of Moody's (using Client's name and logo) and generally describe the nature of the Services in Moody's promotional materials, presentations, and proposals to current and prospective clients.

10.15 <u>Third Party Materials</u>. The parties understand that any Services or Deliverables provided under this Master Agreement may require the use of certain third-party hardware and/or software products. Client shall be solely responsible for acquiring its own hardware and for obtaining licenses to such third-party software, if such software is not already in Client's possession, including the right to incorporate such software into its systems. Moody's makes no warranties or representations hereunder, express or implied, as to the quality, capabilities, operations, performance or suitability of any third-party hardware or software including the ability to integrate with any software provided to Client by Moody's, and the quality, capabilities, operations, performance and suitability of such third-party hardware or software lies solely with Client and the vendor or supplier of that hardware or software.

10.16 <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

10.17 <u>Executory Clause</u>. Notwithstanding any other provision of this Agreement:

(a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

10.18 <u>Insurance</u>. (a) <u>Types and Amounts</u>. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than one million dollars (\$1,000,000) per claim and two million



Moody's Agreement No. 00030278.0

dollars (\$2,000,000) aggregate coverage, (<u>ii</u>) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, and (<u>iii</u>) compensation insurance for the benefit of the Contractor's employees (<u>"Workers' Compensation Insurance</u>"), which insurance is in compliance with the New York State Workers' Compensation Law.

(b) <u>Acceptability</u>; <u>Deductibles</u>; <u>Subcontractors</u>. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.

(Remainder of Page Intentionally Left Blank)

Mondula Analytica Inc

IN WITNESS WHEREOF, the parties hereto have becaused this Master Agreement to be executed by their duly authorized representatives.

NASSAU COUNTY By: Name: Title: Date:

Moody's Analytics, mc.
By: Mulu
Name: Willia E Grinandt
Title: <u>Devior</u> <u>Dreidor</u>
Date: 3/27/2014



Moody's Agreement No. 00030279

WORK ORDER

1X Research and Analytical Services for Sales Tax Receipts

This WORK ORDER ("<u>Work Order</u>") is entered into between the undersigned parties pursuant to the provisions of the master agreement identified below ("<u>Master Agreement</u>"). All capitalized terms not otherwise defined in this Work Order shall have the meanings set forth in the Master Agreement. This Work Order is dated and made effective as of the Work Order Effective Date below. By signing this Work Order, the parties below agree to incorporate by reference the terms of the Master Agreement herein and to be fully bound thereby. For purposes of this Work Order and the terms of the Master Agreement incorporated by reference herein, "Moody's" shall refer to the undersigned Moody's entity.

Client Name:	Nassau County
Master Agreement:	Master Services Agreement dated August 18, 2014 (Moody's Agreement No. 00030278.0)
Work Order Effective Date:	August 18, 2014

1. Scope and Objectives

Moody's will work with Client and its financial adviser in analyzing sales tax data provided by the State
of New York ("the State"). Moody's will analyze the State's sales tax vendor file and provide Client with
an explanation of significant variances by the 10 largest sectors and a list of all unexplained significant
variances and assist in discussions with the State regarding questions Client may have on the accuracy
of sales tax receipts. Moody's will provide Client with a final report stating conclusions. To the extent
possible, the report should include a breakdown comparing Nassau County with surrounding counties.

2. Overview of Services to be Performed by Moody's

- Moody's will examine underlying sector and industry trends within the most detailed sales tax data available from Client and the State to detect variances against historical collection patterns and underlying economic metrics.
- Moody's will also create a sales tax forecast model using OLS regression techniques, with historical
 collections data provided by Client and Moody's proprietary economic forecast series, to estimate
 approximately how much taxable sales may have taken place over the first half of 2014 based on
 underlying measures of economic growth. In addition, Moody's will project the growth rate for 2014 and
 2015.
- Moody's will then compile a written analysis based on these two exercises identifying potential causes for differences in Client's collections versus neighboring areas, and highlight any variations not fully explained by underlying measures of economic growth.
- If requested by the County, Moody's agrees that it shall present findings to the Nassau County
 Legislature during budget hearings, provided that Moody's shall not be required to make more than one
 (1) trip to present such findings. Additional participation by Moody's is subject to additional fees for the
 time of Moody's employees and consultants, which shall be negotiated between the parties.

3. Client Obligations

- Provide requested data in a timely fashion. Client acknowledges that all the delivery schedule noted herein for the Deliverable is contingent on Client providing Moody's with necessary information in a timely manner.
- Attend and participate in all meetings.

MOODY'S

Moody's Agreement No. 00030279

4. Deliverables

Deliverable	Delivery Schedule	Format
Sales Tax Analysis	September 5, 2014. The delivery date may be extended only with the County's agreement, other than as provided in Section 3 above.	PDF

5. Location of Performance of Services

• The Services will be conducted at Moody's office.

6. Compensation

\$24,750 payable upon Moody's delivery of the Deliverable set forth in Section 4. Any additional work requested by Client shall be set forth on a separate work order.

The amount to be paid to the Contractor as full consideration for the Contractor's services under the Master Agreement shall not exceed twenty four thousand seven hundred and fifty (\$24,750) dollars in the aggregate, which would include all out-of-pocket expenses of the Contractor. Contractor will be paid after submission of their final report to the Department.

6.1 Payments shall be made to the Contractor in arrears and shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher"), that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with the Master Agreement, and (c) is accompanied by documentation County supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").

7. Project Managers

From Moody's:	Daniel White		
	Moody's Analytics, Inc.		
	7 World Trade Center, 250 Greenwich Street		
	New York, NY 10007, U.S.A		
From Client:	Steven Conkling		
	Nassau County		
	Office of Management and Budget		
	One West Street, 5th Floor		
	Mineola, New York 11501, U.S.A.		

MOODY'S ANALYTICS

Moody's Agreement No. 00030279

IN WITNESS WHEREOF, the parties hereto have caused this Work Order to be executed by their duly authorized representatives.

NASSAU COUNTY By: Name: Title: Date:

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Moody's Analytics, Inc.

By: A Name: Title: a 012 Date:

PA STATE OF NEW YORK-) Chester)ss.: COUNTY OF NEW YORK-)

On the 27^{th} day of <u>fugust</u> in the year 2014 before me personally came <u>william Geebaedt</u> to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Chester</u>; that he or she is the <u>Senser</u> <u>Director</u> of <u>Moeche's Analytics</u> Inc., the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

COMMONWEALTH OF PENNSYLVANIA

Notarial Seal Mary C. Wood, Notary Public West Chester Boro, Chester County My Commission Expires March 18, 2016 MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the <u>day of</u> <u>SEPTEMBER</u> in the year 2014 before me personally came in the year 2014 before me personally came in the year 2014 before me personally came <u>in the year 2014 before me personally came</u> and say that he or she resides in the County of <u>MASIAN</u>; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

IOTARY PUBLIC

JOSEPH DEVITO Notary Public, State of New York No. 01DE4736393 Qualified in Nassau County Commission Expires July 31. 20.17

AMENDMENT TO MASTER SERVICES AGREEMENT

THIS AMENDMENT TO MASTER SERVICES AGREEMENT (this "<u>Amendment</u>") is made and entered into and is effective as of the 1st day of May, 2015 by and between the County of Nassau, a New York municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the County Department of Office of Management and Budget (the "<u>Department</u>") with its principal office at One West Street, Mineola, New York 11501, and Moody's Analytics, Inc., a Delaware corporation, located at 7 World Trade Center, 250 Greenwich Street, New York, New York 10007 ("<u>Moody's</u>" or "<u>Contractor</u>").

-WITNESSETH-

WHEREAS, the County and Contractor previously entered into that certain Master Services Agreement, dated as of August 27, 2014 (Moody's Agreement No. 00030278.0), attached hereto as <u>Exhibit A</u> (the "<u>Master Agreement</u>"), pursuant to which County and Contractor may agree to Work Orders for financial services relating to analyzing sales tax data provided by New York State as more particularly described therein; and

WHEREAS, the County and Contractor now desire to amend the Master Agreement; and

WHEREAS, the County and Contractor now desire to enter into a second Work Order for periodic State sales tax analyses and forecasting pursuant to the Master Agreement.

NOW, THEREFORE, in consideration of the mutual promises and agreements herein made and intended to be legally bound hereby, the County and Contractor hereby agree as follows:

- 1. Pursuant to <u>Article 2</u> of the Master Agreement, the County and Contractor hereby enter into a second Work Order (Moody's Agreement No. 00037170.0), attached hereto as <u>Exhibit B</u> and made a part hereof, for periodic State sales tax analyses and forecasting as more fully described in <u>Exhibit B</u>;
- 2. Section 10.2 is hereby amended to add the following:

"10.2 Compliance with Laws.

(a) Generally. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, a living wage, disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) Nassau County Living Wage Law. Pursuant to LL 1-2006, as amended, and to the extent that a walver has not been obtained in accordance with such law or any rules of the

County Executive, the Contractor agrees as follows:

Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;

Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County, Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.

It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance, attached to this Agreement as Appendix L, and shall provide to the County any information necessary to maintain the certification's acouracy.

(c) Records Access. The parties acknowledge and agree that all records, information, and data ("Information") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate,"

3. Appendix L and Appendix EB are attached hereto and made a part of the Master Agreement.

IN WITNESS WHEREOF, the undersigned have duly executed this Amendment as of the date first written above.

NASSA	AU COUNTY
Вуі	<u>A</u> W
Name:	Charles Advade
Title:	Dep Conte Exec.
Data	6/1stor

Moody's Analytics, Inc.

MARilan Maril Gornos Exec Unider 5/5/15

Name:

Title:

Date:

By;

STATE OF NEW YORK) KENNSY / VANIA COUNTY OF NASSALF) Chester On the 5th day of MAY in the year 20./5 before me personally came $\frac{P_{H/L}}{GeF_{DAN}}$ to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Chester</u>; that he or she is the <u>Executive</u> <u>Directaof</u>, the corporation described herein and which executed the above instrument; and that he or she signed his or her name ther sto by authority of the board of directors of said corporation. Y PUBLIC COMMONWEALTH OF PENNSYLVANIA Mary C. Wood, Notarial Seal Mary C. Wood, Notary Public West Chestar Boro, Chester County My Commission Explines March 18, 2016 MEMBER, IERNISYLVANIA ASSOCIATION OF HOTANUES STATE OF NEW YORK))88.: COUNTY OF NASSAU)

On the _____ day of ______ in the year 20___ before me personally came ______ to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of ______; that he or she is the County Executive of the County of Nessau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

AMENDMENT NO. 2 TO MASTER SERVICES AGREEMENT

THIS AMENDMENT TO MASTER SERVICES AGREEMENT (together with any appendices or exhibits hereto, this "<u>Amendment</u>") is made and entered into and is effective as of the 10th day of June, 2018 by and between the County of Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting for and on behalf of the Office of Management and Budget, having its principal office at One West Street, Mineola, New York 11501 (the "<u>Department</u>"), and (<u>ii</u>) Moody's Analytics, Inc., a Delaware Corporation, located at 7 World Trade Center, 250 Greenwich Street, New York, New York 10007 (the "<u>Contractor</u>" or "Moody's").

WITNESSETH:

WHEREAS, the County and Contractor entered into a Master Services Agreement, effective date August 27, 2014 (Moody's Agreement No. 00030278.0) County contract number CQBU14000007, as amended by Amendment To Master Services Agreement, County contract number CLBU15000002, executed on behalf of the County on June 19, 2015 (the "<u>Original Agreement</u>"), pursuant to which the County and Contractor may agree to Work Orders for financial services related to analyzing sales tax data provided by New York State as more fully described therein (the "<u>Services</u>"); and

WHEREAS, the term of the Original Agreement renews automatically for subsequent one (1) year terms unless either party provides written notice of its intention not to renew at least thirty (30) days prior to the then current term (the "<u>Original Term</u>"); and

WHEREAS, the County and the Contractor desire to amend the Original Agreement; and

WHEREAS, the County and the Contractor desire to enter into a third Work Order for periodic State sales tax analyses and forecasting pursuant to the Master Agreement; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

1. Pursuant to Article 2 of the Original Agreement, the County and Contractor hereby enter into a third Work Order (Moody's Agreement No. 00108235.0), attached hereto as Exhibit B and made a part hereof, for periodic State sales tax analyses and forecasting as more fully described in Exhibit A;

2. <u>Compliance with Law</u>. Section 10 of the Original Agreement is hereby amended to add the following subsections:

10.2 (d) <u>Prohibition of Gifts</u>. In accordance with County Executive Order 2-2018, the Contractor shall not offer, give, or agree to give anything of value to any County employee, agent, consultant, construction manager, or other person or firm representing the County (a "County Representative"), including members of a County Representative's immediate family, in connection with the performance by such County Representative of duties involving transactions with the Contractor on behalf of the County, whether such duties are related to this

Agreement or any other County contract or matter. As used herein, "anything of value" shall include, but not be limited to, meals, holiday gifts, holiday baskets, gift cards, tickets to golf outings, tickets to sporting events, currency of any kind, or any other gifts, gratuilties, favorable opportunities or preferences. For purposes of this subsection, an immediate family member shall include a spouse, child, parent, or sibling. The Contractor shall include the provisions of this subsection in each subcontract entered into under this Agreement.

(e) <u>Disclosure of Conflicts of Interest</u>. In accordance with County Executive Order 2-2018, the Contractor has disclosed as part of its response to the County's Business History Form, or other disclosure form(s), any and all instances where the Contractor employs any spouse, child, or parent of a County employee of the agency or department that contracted or procured the goods and/or services described under this Agreement. The Contractor shall have a continuing obligation, as circumstances arise, to update this disclosure throughout the term of this Agreement.

3. <u>Full Force and Effect</u>. All the terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the parties have executed this Amendment as of the Effective Date.

MOODY'S ANALYTICS, INC. By: 100 Name: Ho GERAGHTY 51 Title: Instron 5 1101 Date: 2 7

NASSAU COUNTY

Namo		
Vame:_ Title:	 ۲۰	unty Executive
nie	0	
		Deputy County Executive
ate:		

PLEASE EXECUTE IN BLUE INK

YENNSYLVANIA STATE OF-NEWYORK)ss.: COUNTY OF NASSAU) Chester On the 2nd day of <u>July</u> in the year 2019 before me personally came <u>Thamas Georgery</u> to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Chester</u>; that he or she is the <u>Sevice Director</u> of <u>Mondy's Avalytics</u>, the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation. ARY PUBLIC COMMONWEALTH OF PENNSYLVANIA NOTARIAL SEAL Mary C. Wood, Notary Public West Chester Boro, Chester County My Commission Expires March 18, 2020 STERINE ICHINARY AND FRANK OF NOTATIES

and say that he or she resides in the County of ______; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and

____ in the year 20___ before me personally came

to me personally known, who, being by me duly sworn, did depose

which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

On the day of

COUNTY OF NASSAU 1

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NOTARY PUBLIC

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Contract Approval Request Form (As of January 1, 2015)

1. Vendor: Moody's Analytics

2. Amount requiring NIFA approval: \$67,130.00

Amount to be encumbered: \$67,130.00

Slip Type: Amendment

If new contract - \$ amount should be full amount of contract If advisement - NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA If amendment - \$ amount should be full amount of amendment only

3. Contract Term: 01/01/2022 to 12/31/2022

Has work or services on this contract commenced? No

If yes, please explain:

4. Funding Source: General Fund (GEN) Capital Improvement Fund (CAP)	х	Grant Fund (GRT) Other
Federal %	0	
State %	0	
County %	100	
Is the cash available for the full amount of th	ne contract?	Yes
If not, will it require a future borrowing?		No
Has the County Legislature approved the borrowing?		N/A
Has NIFA approved the borrowing for this c	contract?	N/A

5. Provide a brief description (4 to 5 sentences) of the item for which this approval is requested:

The contractor will provide the Office of Management and Budget (OMB) with forecasted sales tax receipts to assist the County in its annual budget process.

Yes

6. Has the item requested herein followed all proper procedures and thereby approved by the:

Nassau County Attorney as to form Nassau County Committee and/or Legislature

Date of approval(s) and citation to the resolution where approval for this item was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

Contract ID	Posting Date	Amount Added in Prior 12 Months

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approval Request Form and any additional information submitted in connection with this request is true and accurate and that all expenditures that will be made in reliance on this authorization are in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberations.

IQURESHI	05/25/2022	
<u>Authenticated User</u>	<u>Date</u>	

COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization.

<u>Authenticated User</u>

<u>Date</u>

NIFA

Amount being approved by NIFA:

Payment is not guaranteed for any work commenced prior to this approval.

<u>Authenticated User</u>

<u>Date</u>

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS printouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being submitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

Elaine Phillips Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Moody's Analytics, Inc.

CONTRACTOR ADDRESS: 7 World Trade Center, 250 Greenwich St., NY NY 10007

FEDERAL TAX ID #: <u>13-3851829</u>

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on ______ [date]. _____ [#] of sealed bids were received and opened.

II. \Box The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on ______ [date]. Potential proposers were made aware of the availability of the RFP by advertisement in ______ [newspaper], posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on ______ [date]. _____ [state #] proposals were received and evaluated. The evaluation committee consisted of: _______

(list # of persons on

committee and their respective departments). The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. x This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on [See attached]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after

[describe

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- □ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- \square **B.** The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- \Box A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
- **D**. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

X E. The contractor is selected by the County through legislation as way to comply with Section 722 of the County law.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. This is a public works contract for the provision of architectural, engineering

or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

<u>Instructions with respect to Sections VIII, IX and X</u>: All Departments must check the box for VIII. Then, check the box for either IX or X, as applicable.

VIII. Departicipation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. \Box Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. Z Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: \Box a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

<u>NOTE</u>: Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum. Compt. form Pers./Prof. Services Contracts; Rev. 03/16 3 The contract was originally executed by Nassau County on September 2, 2014. This is an extension pursuant to the contract. The original contract was entered into after an RFQ was issued on July 22, 2014. Proposals were due on August 4, 2014. The RFQ was sent to five firms. After review of the proposals received, Moody's Analytics was selected by the Evaluation Committee. The County extended the contract for three (3) additional years, executed on behalf of the County on June 19, 2015. The contract was further extended for an additional three (3) years, executed on behalf of the County on October 11, 2019. The County is looking to extend the contract for one (1) additional year.



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator?

YES NO X If yes, to what campaign committee?

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Electronically signed and certified at the date and time indicated by: Michael McDermott [MICHAEL.MCDERMOTT@MOODYS.COM]

Dated: 06/01/2022 12:06:52 PM

Vendor: Moody's Analytics

Title: Director

Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date:	06/0	1/2022					
1)	Proposer'	s Legal Name:M	oody's Analytics, Inc.				
2)	Address c	of Place of Business:	7 World Trade Cente	r			
	City:	New York	State/Province	e/Territory:	NY	_ Zip/Postal Code:	10007
	Country:	US					
3)	Mailing Ad	ddress (if different):					
	City:		State/Province	/Territory: _		_ Zip/Postal Code:	
	Country:						
	Phone:						
r	Does the	business own or rent it	s facilities? Rent		lf	other, please provide	e details:
l							
4)	Due and I		4 004 8400				
4)		Bradstreet number: <u>6</u>					
5)	Federal I.	D. Number: <u>13-3851</u>	829				
6)	The propo	oser is a: Corporation	1	(Describe)			
7)	Does this	business share office	space, staff, or equipmer	nt expenses	with any othe	er business?	
г	YES	NO X If yes	, please provide details:		r: <u>NY</u> Zip/Postal Code: <u>10007</u>		
Į							
8)			r more other businesses	?			
ſ	YES	NO X If yes	, please provide details:				
L							

9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? YES X NO If yes, please provide details:

Moody's Analytics, Inc. is a subsidiary of its parent company, Moody's Corporation (MCO)

10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated?

and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).	YES	N	Ю	Х	lf yes,	, state the name of bonding agency, (if a bond), date, amount of bond
	and re	ason for	such	cance	allation	or forfeiture: or details regarding the termination (if a contract).

11) Has the proposer, during the past seven years, been declared bankrupt? YES NO X If yes, state date, court jurisdiction, amount of liabilities and amount of assets

12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

YES	NO	Х	If yes, provide details for each such investigation, an explanation of the
circums	tances and	correc	tive action taken.

13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business.

ſES	Х	NO		If yes, provide details for each such investigation, an explanation of the
circum	stance	es and	correc	tive action taken.

To the extent that Moody's Corporation, or its affiliates, are parties to litigation that may have a material impact on the company's business, this is disclosed in the Moody's Corporation Annual Report, and if applicable its quarterly reports, all of which are available at http://ir.moodys.com. In addition, material litigation is summarized in Moody's Public filings filed with the SEC, which are also available on Moody's website on www.moodys.com. For claims, litigation and proceedings and governmental investigations and inquires not related to income taxes, where it is both probable that a liability has been incurred and the amount of loss can be reasonably estimated, Moody's records liabilities in the consolidated financial statements and periodically adjusts these as appropriate.

14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending?

YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

b) Any	misde	emean	or char	ge pending?
YES		NO	Х	If yes, provide details for each such investigation, an explanation of the
circum	stance	es and	correc	tive action taken.

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?
 YES _____ NO __X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? YES $\begin{tabular}{|c|c|c|c|c|c|c|} NO \begin{tabular}{|c|c|c|c|c|c|c|} X & If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken. \end{tabular}$

In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held?
 YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES NO X If yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 17 Conflict of Interest:
 - Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."

 (i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.
 No conflicts exist

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

No conflicts exist

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.
 Moody's is committed to the highest standards of integrity and ethical business practices and requires each of its employees and directors to acknowledge and be bound to the principles set out in the Moody's Code of Business Conduct which is available at http://www.moodys.com.

1 File(s) Uploaded: Moody's Anti-Bribery and Anti-Corruption Policy.pdf

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Have YES	you previously uploaded the below information under in the Document Vault?
Is the	e proposer an individual?
YES	
i)	Date of formation;
	03/04/1994
ii)	Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner. If none, explain.

This information can be found in our public filings

No individuals with a financial interest in the company have been attached..

iii) Name, address and position of all officers and directors of the company. If none, explain. See Moody's Annual report for 2021

No officers and directors from this company have been attached.

- iv) State of incorporation (if applicable); DE
- v) The number of employees in the firm; 5482
- vi) Annual revenue of firm; 2411640
- vii) Summary of relevant accomplishments Moody's Analytics Awards-See Annual Report. Below are a few recent awards.

Moody's Again Earns Top LGBTQ+ Corporate Equality Score From Human Rights Campaign 01/27/2022

NEW YORK--(BUSINESS WIRE)-- Moody's Corporation (NYSE:MCO)today announced that it has again received a perfect score on the Human Rights Campaign Foundation's 2022 Corporate Equality Index (CEI), marking the eleventh consecutive year the company has earned a top ranking. The CEI is a national benchmarking survey and report that measures and tracks corporate policies and practices related to LGBTQ+ workplace equality.

Moody's Named to Bloomberg Gender-Equality Index for Third Consecutive Year 01/26/2022 NEW YORK--(BUSINESS WIRE)-- Moody's Corporation (NYSE:MCO)today announced that it has

been included in the Bloomberg Gender-Equality Index (GEI) for the third year in a row. Moody's was recognized for ongoing leadership in promoting gender equality among its peer companies in the global business community.

- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
 28
- Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
 Moody's has provided these services to Nassau County for 7 out of the last 8 years.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company	To be provided if contract awarded		
Contact Person	Jordan Hoffa		
Address	7 World Trade Center		
City	New York	State/Province/Territory	NY
Country	US		
Telephone	(347) 205-2051		
Fax #			
E-Mail Address	jordan.hoffa@moodys.com		

Company	To be provided if contract awarded		
Contact Person	Jordan Hoffa		
Address	7 World Trade Center		
City	New York	State/Province/Territory	NY
Country	US	_	
Telephone	(347) 205-2051		
Fax #			
E-Mail Address	jordan.hoffa@moodys.com		

Company	To be provided if contract awarded			
Contact Person	Jordan Hoffa			
Address	7 World Trade Center			
City	New York	State/Province/Territory	NY	
Country	US			
E of 7				Day 2 2016

Telephone	(347) 205-2051
Fax #	
E-Mail Address	jordan.hoffa@moodys.com

I, <u>Michael McDermott</u>, hereby acknowledge that a materially false statement willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.

I, <u>Michael McDermott</u>, hereby certify that I have read and understand all the items contained in this form; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this form; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this form as additional inducement to enter into a contract with the submitting business entity.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

Name of submitting business: Moody's Analytics, Inc.

Electronically signed and certified at the date and time indicated by: Michael McDermott [MICHAEL.MCDERMOTT@MOODYS.COM]

Director

Title

06/01/2022 12:10:41 PM

Date

Moody's

Anti-Bribery and Anti-Corruption Policy

Issued by: Applicable to: Effective Date: Moody's Legal Department All Moody's Employees December 5, 2016

POLICY

It is the policy of Moody's (as defined below) to comply with all applicable anti-bribery and anti-corruption laws, including but not limited to the U.S. Foreign Corrupt Practices Act ("FCPA"), the U.K. Bribery Act ("UKBA"), and all applicable anti-bribery and anti-corruption laws where Moody's operates, and to accurately reflect all transactions in Moody's books and records. It is also Moody's policy to require certain third-party intermediaries, agents, consultants and business partners who work on Moody's behalf to comply with these same laws and practices. This policy applies to Moody's Corporation and its wholly-owned subsidiaries (collectively, Moody's). Moody's majority-controlled subsidiaries have adopted substantially similar policies in consultation with Moody's Legal and Compliance Departments.

Making actual payments or even offering business courtesies (as described below) or anything else of value, such as gifts, entertainment or other hospitality, to public officials (as defined below) may violate the FCPA, the UKBA or other anti-bribery and anti-corruption laws. Commercial bribery (not involving public officials) is also illegal in many countries. This Policy prohibits all commercial or public sector bribery.

Moody's employees are prohibited from offering or paying bribes. Moody's employees are also prohibited from providing any business courtesy or other thing of value for the purpose of rewarding a person for performing a function or activity that he or she is otherwise required to perform, or for inducing or rewarding the improper performance of a function or activity. Whether a function or activity is performed "improperly" is judged by whether it breaches a reasonable person's expectation in relation to the performance of that function or activity, such as the expectation that a person will perform a function or activity impartially and in good faith.

For purposes of this Policy, outreach to and engagement with public officials (including legislators and regulators) for the purpose of advancing Moody's legitimate business interests is not considered improper, provided that such outreach or engagement complies with this Policy.

If you have questions about this Policy, please refer to the <u>Anti-Bribery Resource Center</u> for contact information.

PUBLIC OFFICIALS

Although this Policy prohibits both commercial and public sector bribery, payments to or on behalf of, and the offering of business courtesies to, public officials warrant close scrutiny and must undergo advance review and approval by Compliance (unless exempted pursuant to the exemptions below). For purposes of this Policy, "public official" is construed broadly and includes not only elected officials of a government, but also any officer or employee of a government or any department, agency or "instrumentality" thereof (such as a government-controlled company or other commercial enterprise) or of a public international organization. "Public official" also includes any person acting in an official capacity for or on behalf of any such government or department, agency or instrumentality, or for or on behalf of any such public international organization. Examples of public officials include the following:

- » Head of state
- » Royal family member
- » Ministry or agency official
- » Judge, magistrate or legislator
- » Officer or employee of a government-controlled company, including government-controlled financial, banking, healthcare and transportation institutions and utilities
- » Private person acting officially on behalf of a government department, agency or instrumentality
- » Official of a public international organization (e.g., World Bank, IMF, UN)
- » Employee of any government agency
- » Political party, party official, or candidate for public office
- » Employee of a government-sponsored pension or retirement plan

For purposes of the anti-bribery and anti-corruption laws, it is irrelevant whether a person is considered a public official by the government at issue.

If you have questions whether a particular person is considered to be a public official, or whether a particular entity is considered to be an "instrumentality," please refer to the <u>Anti-Bribery Resource Center</u> for the appropriate contact.

BUSINESS COURTESIES

Bribery is not limited to the payment of cash with corrupt intent, but also may include the provision of business courtesies or other things of value, such as gifts, hospitality or entertainment, for an improper purpose. It is never permissible to provide any business courtesy for a corrupt or improper purpose. In addition, no business courtesy may be given, directly or indirectly, to a public official except in cases that are approved by Compliance in advance, as provided below (unless exempted pursuant to the exemptions below).

Business courtesies could include, among other things:

- » Gifts
- » Promotional items
- » Travel expenses
- » Meals, entertainment, recreation and other hospitality
- » Tickets to sporting, cultural or other events
- » Charitable donations whether in cash or various forms of sponsorship (such as dinners or golf tournaments)
- » Business opportunities
- » Discounted or free products or services
- » Internships, secondment or employment for public officials or their family members
- » Loans
- » Assistance with medical care

Restrictions on Providing Business Courtesies To Business Contacts That Are Not Public Officials

Employees may provide business courtesies to any business contact only if the following general requirements are met:

- 1. The cost of the business courtesies must be reasonable and justifiable under the circumstances;
- 2. The business courtesies must comply with applicable laws;
- 3. The business courtesies must not reasonably be interpreted as an attempt to obtain or retain an improper business advantage, and must not reflect negatively on the reputation of Moody's or the recipient;
- 4. The business courtesies must be bona fide and must directly relate to a legitimate business purpose such as:
 - a. the promotion, demonstration or explanation of Moody's products and services, or
 - b. the execution or performance of a contractual obligation; and
- 5. The business courtesies must be supported by receipts and must be properly documented in accordance with any applicable expense reimbursement and accounting procedures, such as Moody's Travel & Entertainment Policy.

Restrictions on Providing Business Courtesies To Public Officials

Employees may provide business courtesies to public officials only if all of the general requirements listed above are met and under the following additional conditions:

- a. The business courtesies must be pre-approved by Compliance (unless exempted pursuant to the exemptions below);
- b. The business courtesies must be given in an open and transparent manner and must not be given to induce or reward the improper performance of an official function or activity;
- c. The business courtesies must not involve the transfer of cash; any business courtesies involving cash equivalents, such as gift cards or gift certificates, require pre-approval by Compliance; and
- d. In the case of an actual gift, such as a holiday gift, the business courtesies must not be extravagant in value, must be provided only to reflect esteem or gratitude, and must be infrequent (no more than two times per year).

To obtain Compliance pre-approval, you must complete a <u>Request for Pre-Approval to Provide Business</u> <u>Courtesies to Public Officials</u>, found on the <u>Anti-Bribery Resource Center</u>.

Exemptions from Pre-Approval Requirement for Certain Routine, Reasonable Business Courtesies Provided to Public Officials

From time to time, in the ordinary course of conducting its businesses, Moody's may provide routine, reasonable business courtesies to public officials that are exempted from the pre-approval requirement described above, provided that they are directly related to a legitimate business purpose and otherwise comply with all requirements set forth in this Policy, including compliance with local laws.

The exemptions are:

- a. Meals and refreshments provided to attendees, participants and speakers at Moody's conferences and events, provided that the costs of such meals and refreshments are reasonable given the venue;
- b. Meals and refreshments provided incidental to meetings with public officials, regardless of venue, provided that such meals and refreshments are of nominal value (less than or equal to US \$50 per person or the relevant local equivalent);
- c. Moody's-branded items that are provided at Moody's events and conferences, provided that such items are of nominal value (less than US \$50 per person or the relevant local equivalent); and
- d. Moody's research, provided that such research has already been published.

IF YOU HAVE ANY DOUBT ABOUT WHETHER A BUSINESS COURTESY FALLS WITHIN THESE EXEMPTIONS, CONTACT COMPLIANCE; REFER TO THE ANTI-BRIBERY RESOURCE CENTER FOR THE APPROPRIATE CONTACT.

COMMON SITUATIONS INVOLVING PUBLIC OFFICIALS

Advisory Boards/Committees

Moody's invites external parties to sit on a variety of Advisory Boards/Committees. Such an invitation, whether paid or voluntary, may be deemed to have value to the recipient. Accordingly, before offering such a position to a public official (or to a known family member or designee of a public official), you must obtain pre-approval.

Fees or payments for participation on such Advisory Boards/Committees may be permissible in exceptional circumstances. Before offering a public official (or a known family member or designee of a public official) a fee for participating on an Advisory Board/Committee, you must obtain pre-approval.

To obtain pre-approval, you must complete a <u>Request for Pre-Approval to Provide Business Courtesies to Public</u> <u>Officials</u>, found on the <u>Anti-Bribery Resource Center</u>.

Employment; Internships

Employment decisions, including paid or unpaid internships and secondments, must be based on merit and not made to improperly influence public officials. Accordingly, if a known family member or designee of a public official is seeking employment at Moody's, including a secondment or internship, you must obtain pre-approval before proceeding with the recruiting or employment process.

To obtain pre-approval, you must complete a <u>Request for Pre-Approval to Provide Business Courtesies to Public</u> <u>Officials</u>, found on the <u>Anti-Bribery Resource Center</u>.

Charitable Contributions and Donations

Requests from public officials for donations to specific charities or non-profit organizations, even if well-known, may be considered bribes if the donation is made to improperly influence any act or decision of that official. Any requests for such charitable contributions or donations must be pre-approved.

To obtain pre-approval, you must complete a <u>Request for Pre-Approval to Provide Business Courtesies to Public</u> <u>Officials</u>, found on the <u>Anti-Bribery Resource Center</u>.

Conference and Event Sponsorships; Delegation Trips

Conference and Event Sponsorships and any associated payments may be considered bribes if made to improperly influence any act or decision of a public official. Requests by public officials for Moody's to sponsor conferences or other events must be pre-approved.

Complimentary admissions and discounted registration fees for public officials to attend Moody's-sponsored conferences and events must be pre-approved. To obtain pre-approval, you must complete a <u>Request for Pre-Approval to Provide Business Courtesies to Public Officials</u>, found on the <u>Anti-Bribery Resource Center</u>.

Where public officials are invited as speakers at Moody's-sponsored conferences and events, paying for such public official's travel, meals and lodging must be pre-approved. To obtain pre-approval, you must complete a <u>Request</u> for <u>Pre-Approval to Provide Business Courtesies to Public Officials</u>, found on the <u>Anti-Bribery Resource Center</u>.

Where a delegation of public officials is invited to visit Moody's offices, this Policy generally prohibits the payment by Moody's of such public officials' travel, meals and lodging expenses. In exceptional cases, Moody's may approve such expenses and business courtesies, but pre-approval is required. To obtain pre-approval, you must complete a <u>Request for Pre-Approval to Provide Business Courtesies to Public Officials</u>, found on the <u>Anti-Bribery Resource Center</u>.

Family Members

Providing business courtesies to the family members of a public official is generally prohibited. In exceptional cases, Moody's may approve such business courtesies, but pre-approval is required. To obtain pre-approval, you must complete a Request for Pre-Approval to Provide Business Courtesies to Public Officials, found on the <u>Anti-Bribery Resource Center</u>.

FACILITATION PAYMENTS

The UKBA prohibits "facilitation payments," which are commonly defined as payments to governmental officials for routine governmental action to which the individual or company is legally entitled, such as processing papers, issuing visas and providing phone service. In other words, the official is ordinarily and commonly required to perform the duty but requires a relatively small "additional" payment to carry out that duty.

Facilitation Payments are prohibited under this Policy as a general matter. However, such payments may be made only in exceptional circumstances when, for, example, an employee is placed under duress and faces potential safety issues or personal harm. Under such circumstances you must report the payment to the Legal Department immediately and provide a description of the circumstances under which the payment was made. Such payments must be accurately described and recorded in Moody's books and records.

THIRD PARTY INTERMEDIARIES

Moody's must not make payments through third parties that, if made by Moody's itself, would violate this Policy or any applicable anti-bribery and anti-corruption laws. Accordingly, before entering into or renewing contracts with agents, consultants and other third party intermediaries who represent Moody's in customer or governmental matters, you must follow Moody's <u>Covered Third Party Anti-Corruption Due Diligence and Contracting Procedures</u>.

Global anti-bribery and anti-corruption laws cover a broad range of conduct. If you encounter a situation in which you are unsure about the appropriate course of action, or a situation not addressed in this Policy or the Moody's Code of Business Conduct, please refer to the <u>Anti-Bribery Resource Center</u> for the appropriate contact.

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MJKK and MSFJ also maintain policies and procedures to address Japanese regulatory requirements.

Moody's

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Principal Nar	me: Michae	I McDermott				
Date of birth:	: 05/31/1	963				
Home addres	ss: 7 Julia	Drive				
City:	Bellingham		State/Province/	Territory: MA	Zip/Postal Code:	02019
Country:	US					
Business Ad	dress:	Moody's A	nalytics			
City:	New York		State/Province/	Territory: NY	Zip/Postal Code:	10006
Country	US				·	
Telephone:	5089660927	7				
Other preser	nt address(es)):				
City:			State/Province/	Territory:	Zip/Postal Code:	_
Country:						
Telephone:						
List of other a	addresses an	d telephone nu	mbers attached			

2. Positions held in submitting business and starting date of each (check all applicable)

President	Treasurer	
Chairman of Board	Shareholder	
Chief Exec. Officer	Secretary	
Chief Financial Officer	Partner	
Vice President		
(Other)		

Туре	Description	Start Date
Other	Director	09/29/2014

3.	Do γοι	ı have a	n equit	y intere	st in the business submitting the questionnaire?
	YES		NO	Х	If Yes, provide details.

Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire?
 YES NO X If Yes, provide details.

5.	Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization
	other than the one submitting the questionnaire?

YES	NO	Х	If Yes, provide details.

6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer?

YES	NO	Х	If Yes, provide details.

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - Been debarred by any government agency from entering into contracts with that agency?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?_____

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action
taken.			

c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-gualification standards?

YES	NO	X	If yes, provide an explanation of the circumstances and corrective action
taken.	-		

d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract?
 YES NO X If yes, provide an explanation of the circumstances and corrective action

taken.

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

YES		NO	Х	If 'Yes', provide details for each such instance. (Provide a detailed response to
all que	stions c	heck "Y	′es". If y	ou need more space, photocopy the appropriate page and attached it to the
questic	nnaire.)		

9.

a.	Is ther	e any f	elony c	harge	pending	against you'	?	

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action
taken.			

- Is there any misdemeanor charge pending against you?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- c. Is there any administrative charge pending against you?

YES	NO	Х	If yes, pro	vide an expl	lanation of	the circumsta	ances and co	rrective action
taken.								

- In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y
 YES _____ NO ___X If yes, provide an explanation of the circumstances and corrective action taken.
- e. In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- f. In the past 5 years, have you been found in violation of any administrative or statutory charges?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

10.	In addition to the information provided in response to the previous questions, in the past 5 years, have you								
	been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local								
	prosecuting or investigative agency and/or the subject of an investigation where such investigation was related								
	to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed								
	in response to Question 5?								
	VEC NO V If you provide an explanation of the singumateness and corrective action taken								

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action taker

11. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer?

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action taken.

12. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

		,	/	

13. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

I, Michael McDermott

, hereby acknowledge that a materially false statement

willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.

I, Michael McDermott

, hereby certify that I have read and understand all the

items contained in this form; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this form; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this form as additional inducement to enter into a contract with the submitting business entity.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

Moody's Analytics, Inc.

Name of submitting business

Electronically signed and certified at the date and time indicated by: Michael McDermott [MICHAEL.MCDERMOTT@MOODYS.COM]

Director

Title

06/01/2022 12:15:20 PM

Date

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Name of the Entity: <u>Moody's Analytic</u>	cs, Inc.		
Address: 7 World Trade Center			_
City: New York	State/Province/Territory: <u>N</u>	Y Zip/Postal Code: 10007	_
Country: US			_
2. Entity's Vendor Identification Number:	13-3851829		_
3. Type of Business: Public Corp	(specify)		_

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

1 File(s) uploaded Moody's-2021-Annual-Report.pdf

No principals have been attached to this form.

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.

If none, explain.

See attached 2021 annual report

No shareholders, members, or partners have been attached to this form.

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

None

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

Are there lobbyists involved in this matter? YES NO X

(a) Name, title, business address and telephone number of lobbyist(s):7 World Trade Center250 Greenwich St

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Electronically signed and certified at the date and time indicated by: Michael McDermott [MICHAEL.MCDERMOTT@MOODYS.COM]

Dated:	06/01/2022 12:12:05 PM								
Title:	Director								

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

Moody's

ANNUAL REPORT 2021



Raymond W. McDaniel, Jr.

Letter from the Chairman of the Board

Throughout 2021, the global pandemic continued to impact Moody's employees, customers, stockholders and communities. Despite this challenge, Moody's again achieved considerable success, and I am impressed with the ways in which the Company has sustained and, in many areas, enhanced its contribution to financial market efficiency, transparency and fairness.

As the pandemic has highlighted the demand for understanding of the complex and interconnected risks facing markets, businesses and economies, Moody's has stepped up to the challenge through its strategy of offering an integrated and holistic perspective on risk for customers.

Important elements of this strategy in 2021 were the many investments made in new and evolving risk segments, including: cyber risk, Know Your Customer (KYC); Commercial Real Estate; Environmental, Social and Governance (ESG), and other high-growth adjacencies. Product development work and acquisitions complemented and enhanced investments in Moody's core credit ratings and research offerings, data and analytic capabilities, and will help ensure the continued relevance and value of these offerings to customers.

The acquisition of RMS established Moody's as a leader in insurance and data analytics and brought valuable new expertise in modeling extreme weather and climate risk, as well as other catastrophes. These capabilities are already helping customers better identify, measure and manage a wider range of risks leading to better outcomes.

As the pace of digitization and automation continues, so has the prevalence of cyber risk. Managing this risk is critical to informing key strategic decisions – from security initiatives to capital allocation – given that its reach extends across supply chains. To help address the emerging cyber risk segment, in 2021 Moody's invested and partnered with BitSight, a pioneer in cybersecurity ratings and analytics.

In the expanding area of sustainability, COP26 highlighted the importance of stakeholder requests for transparent corporate disclosures that capture both the short- and long-term impacts of physical risk and energy transition risk across industries and business operations. Governments and others are increasingly using climate analytics to better inform climate mitigation and adaptation measures, and stakeholders are seeking ways to better understand the progress and impact of corporate de-carbonization commitments. In this spirit, Moody's accelerated its own net-zero commitments to 2040, advanced its science-based targets, and published its inaugural Stakeholder Sustainability Report.

Moody's has continued to strengthen the firm's culture of inclusion, built on respect, diversity and openness. The Company is proud to have met its Supplier Diversity Initiative pledge to increase the representation of womenowned businesses in its supply chain, and of the commitment made in 2021 to materially increase the population of women, and U.S. Black and Hispanic / Latino leaders across the company by 2025. Moody's continues to garner recognition for its diversity, equity and inclusion achievements, including from the Human Rights Campaign Foundation, Bloomberg Gender Equality Index and Working Mother.

I would like to acknowledge the many contributions of my fellow board members, and welcome Zig Serafin, CEO of Qualtrics, to the Moody's board. Zig brings a wealth of experience to the board, strengthening the Company's focus on innovation and enhancing operational and technological skillsets.

I am grateful to Rob Fauber for his leadership since becoming President and Chief Executive Officer of Moody's Corporation in January 2021. Rob's deep knowledge of the business and customers' needs has been invaluable in navigating through the rapidly changing global landscape.

I am confident that Moody's ongoing evolution as a global integrated risk assessment business will continue to position the Company at the forefront of helping customers to operate with speed and sophistication in an increasingly complex and interconnected world. This, combined with Moody's experienced leadership and its talented and diverse workforce, will enable continued generation of enduring value for stockholders and other important stakeholders.

Mader

Raymond W. McDaniel, Jr. *Chairman of the Board*

Robert Fauber Letter from the President & Chief Executive Officer

Looking back on my first year as CEO, I am enormously proud of the tremendous dedication and resilience of our employees as we delivered for our stakeholders through yet another year of the pandemic. As I observed last year, our customers seek solutions to help them identify, measure and manage a wider range of interconnected risks. To address these risks, they need to go beyond data into context—and beyond context into meaning. Moody's seeks to be a compass for our customers by leveraging our rich history and diverse expertise to provide a holistic view of risk and opportunity.

In 2021, we set out three strategic priorities that are critical to meeting this need: sharpening our understanding of our customers' needs, investing with intent to grow and scale, and collaborating, modernizing and innovating. Over the course of the year, we have executed on those priorities, investing in capabilities to better serve a broader range of customers and accelerating our ambition to be the leading global provider of integrated perspectives on risk.

ACCELERATING OUR STRATEGY

Once again, our employees powered through the pandemic, working together to support each other and our customers with passion and commitment. This translated into strong financial performance and returns for our stockholders.

While 2021 was a year of challenges, it was also full of opportunities to invest and deliver for our customers. The markets looked to Moody's for our expertise and insights in navigating evolving credit conditions, and many organizations sought our help in making better, more informed decisions in financing, screening, lending, insuring and investing. We invested approximately \$150 million organically in technology, data, and product development in addition to pursuing acquisitions that enhance our capabilities and will accelerate our speed to market in areas ranging from environmental, social and governance (ESG) and climate risk to financial crime, commercial real estate (CRE) and supply chain risk.

In 2021, we rated over \$6 trillion of issuance and served more than 1,100 issuers who accessed the markets for the first time. We held over 13,000 customer engagement meetings, a 12% increase over 2020. In addition to serving international credit markets, we expanded our support for domestic markets and began offering local credit ratings in Brazil as part of the ongoing expansion of our Moody's Local business across Latin America. I am very proud that our expertise and focus on supporting credit markets was recognized by *Institutional Investor* as Best Credit Rating Agency for the tenth consecutive year.

We also significantly expanded the ways we are helping markets better understand ESG issues, including the risks and opportunities around climate change. We assigned nearly 1,800 ESG Credit Impact Scores to help investors understand the impact of ESG factors on credit risk, as well as new Carbon Transition Assessments for nearly 400 issuers across the most exposed sectors. We launched Moody's ESG Score Predictor, which provides ESG estimates, carbon emissions footprint, and transition and physical risk factors for over 140 million companies, supporting customers' needs around sustainable sourcing and supply chains. Ahead of COP26, we launched the Moody's on Climate Campaign which generated close to 10 million content impressions, illustrating the market's strong interest in Moody's ESG insights. In September, we closed on our acquisition of RMS, a leading risk analytics business serving the global insurance industry. This enables us both to provide a more comprehensive suite of offerings to our life, property and casualty (P&C) and reinsurance customers and to leverage RMS' world-class models and expertise in weather, climate and disaster risk in providing risk solutions beyond insurance.

We advanced our screening and onboarding offerings, aided by several key acquisitions. We are helping our customers digitize and automate the Know Your Customer (KYC) process, providing a streamlined workflow with proprietary company, ownership, and people data. We also launched the next generation of Supply Chain Catalyst, offering our customers an enterprise-wide view of critical supply chain relationships, including factors such as financial health, sustainability and reputational risk.

In response to intense need for interconnected CRE data and analytics to support lending and investing workflows, we accelerated the development of our SaaS workflow solution for CRE lenders and our portfolio monitoring solution for CRE investors. We also advanced the transition of our banking and insurance solutions to SaaS, deepening and streamlining the ways we support many mid-sized financial institutions. And, as our customers increasingly seek to understand and quantify the risk of a cyber attack in their organizations and across their supply chains, we made a \$250 million investment in BitSight, a leading provider of cyber security risk ratings. All of these initiatives translated into impressive financial performance and continued strong returns for our stockholders. Moody's surpassed \$6 billion in revenue for the first time and garnered recognition as a Fortune 500 company. We achieved revenue growth of 16% and adjusted diluted EPS growth of 21%, our second consecutive year of over 20% growth amidst the pandemic. Moody's Investors Service (MIS) revenue grew 16% on the strength of buoyant issuance markets and our comprehensive coverage of global debt markets. Moody's Analytics (MA) revenue grew 16%, supported by 9% organic revenue growth, as well as several acquisitions. These impressive results are the product of the many investments we have made in our people and our offerings and speak to the value that customers place on our expertise and solutions.

COMMITMENT TO SUSTAINABILITY

At Moody's, we believe we play an important role in supporting a sustainable future, and that means we must support our people, our communities and our environment. In 2021, we published our inaugural Sustainability Report (available at <u>about.moodys.io/sustainability-reports</u>) highlighting our commitments, initiatives, and achievements.

Our greatest asset is our people. We continue to advance our commitment to a diverse and inclusive work environment because we believe that a workforce with an array of backgrounds and experiences greatly contributes to the quality of our opinions, products and services. In 2021, we published multi-year goals for the diversity of our workforce, supported by a range of initiatives and programs that foster inclusion. This includes our Business Resource Groups, which count more than half of our employees as members, and our work to empower our leaders, managers and individual employees in reinforcing an inclusive culture. We are proud that Moody's continues to be recognized for our leadership in this area, including a perfect score on the Human Rights Campaign Foundation's Corporate Equality Index for the eleventh year in a row, our third consecutive year in the Bloomberg Gender-Equality Index, inclusion in the prestigious Civic 50 honor roll, and being named one of America's Most Loved Workplaces by Newsweek.

We see our role as a corporate citizen to help build a world where more people have access to opportunity and where everyone has the resources to grow and thrive. In 2021, we contributed to this goal through our many Corporate Social Responsibility (CSR) initiatives, the work of the Moody's Foundation, and by encouraging employee volunteerism. Highlights of our 2021 CSR program include the introduction of paid time off for employees to volunteer and meaningful support in the form of a \$16 million contribution to the Moody's Foundation. Our commitment to environmental sustainability includes accelerating our net zero emissions target by ten years, from 2050 to 2040, consistently engaging in the ongoing global dialogue around ESG and climate disclosures, and executing on our public decarbonization plan. We are proud that our efforts led to recognition as a 2021 Global Compact LEAD company and an 'A List' score from CDP, recognizing Moody's as one of a small number of high-performing companies that are leading actions to cut emissions, mitigate climate risks and develop the low-carbon economy.

INTO THE FUTURE

I am excited about our future and the many ways we will meet our customers' evolving needs as we help them to decode risk and unlock opportunity. By investing in our business and acquiring new capabilities, we are enhancing the ways we serve our customers and our ability to reach new markets. We are focused on providing a world-class experience for our customers, anchored around their sense of value, to help expand our relationships with them as we meet their needs. I am confident that we will realize the benefits of our investments as we provide differentiated integrated solutions that accelerate our growth. And, we will ensure that Moody's is a place where the best talent wants to come and stay through investments in our people and our culture.

Above all, we are inspired to help uncover meaning amid uncertainty so individuals and organizations can thrive, which drives our ambition to be the leading provider of global integrated perspectives on risk. I offer my sincere thanks to our employees, stockholders and customers for their support, and I look forward to a prosperous and successful year ahead.

Robert Fauber President & Chief Executive Officer

Moody's Corporation

DIRECTORS

Raymond W. McDaniel, Jr.^(4*) Chairman of the Board of Directors Moody's Corporation

Jorge A. Bermudez^(1,2,3) *Retired Chief Risk Officer* Citigroup, Inc.

Thérèse Esperdy^(1,2,3) Retired Global Chairman of Financial Institutions Group JPMorgan Chase & Co.

Robert Fauber⁽⁴⁾ President & Chief Executive Officer Moody's Corporation

Vincent A. Forlenza^(1,2*,3,4) Lead Independent Director Moody's Corporation Retired Chief Executive Officer Becton Dickinson

Kathryn M. Hill^(1,2,3*,4) *Retired Senior Vice President* Cisco Systems Inc.

Lloyd Howell Jr.^(1,2,3) Executive Vice President, Chief Financial Officer and Treasurer Booz Allen Hamilton

Leslie F. Seidman^(1*,2,3,4) Former Chairman Financial Accounting Standards Board

Zig Serafin^(1,2,3) Chief Executive Officer Qualtrics International Inc.

Bruce Van Saun^(1,2,3) Chairman & Chief Executive Officer Citizens Financial Group, Inc.

SENIOR MANAGEMENT

Robert Fauber President & Chief Executive Officer

Mark Kaye Chief Financial Officer

Stephen Tulenko President, Moody's Analytics

Michael West President, Moody's Investors Service

John J. Goggins Executive Vice President & General Counsel

Mona Breed Senior Vice President, Chief Information Officer

Maral Kazanjian Chief People Officer

Scott Kenney Senior Vice President, Risk Management & Chief Audit Executive

David Platt Senior Vice President, Chief Strategy Officer Caroline Sullivan Senior Vice President & Corporate Controller

Christine Elliott Head of Global Corporate Affairs

Tameka Alsop Chief of Staff

David Hogan Vice President, Treasurer

Scott Kapusta Vice President, Global Tax

Helene Gurian Chief Compliance Officer

Shivani Kak Head of Investor Relations

BOARD COMMITTEES

- 1 Audit
- 2 Governance & Nominating
- 3 Compensation & Human Resources
- 4 Executive
- Committee Chairman

Corporate Secretary

Elizabeth M. McCarroll Stockholders and other stakeholders may communicate with the Board, or with a specific director or directors, by writing to:

c/o Corporate Secretary Moody's Corporation 7 World Trade Center 250 Greenwich Street New York, NY 10007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-K

(MARK ONE)

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

FOR THE FISCAL YEAR ENDED December 31, 2021

OR

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

FOR THE TRANSITION PERIOD FROM TO

COMMISSION FILE NUMBER 1-14037

MOODY'S CORPORATION

(EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

Delaware

(STATE OF INCORPORATION)

13-3998945 (I.R.S. EMPLOYER IDENTIFICATION NO.)

7 World Trade Center at 250 Greenwich Street, New York, New York 10007 (ADDRESS OF PRINCIPAL EXECUTIVE OFFICES)

(ZIP CODE)

REGISTRANT'S TELEPHONE NUMBER, INCLUDING AREA CODE: (212) 553-0300.

SECURITIES REGISTERED PURSUANT TO SECTION 12(b) OF THE ACT:

TITLE OF EACH CLASS	TRADING SYMBOL(S)	NAME OF EACH EXCHANGE ON WHICH REGISTERED
Common Stock, par value \$0.01 per share	MCO	New York Stock Exchange
1.75% Senior Notes Due 2027	MCO 27	New York Stock Exchange
0.950% Senior Notes Due 2030	MCO 30	New York Stock Exchange

SECURITIES REGISTERED PURSUANT TO SECTION 12(g) OF THE ACT: NONE

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

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

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

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes 🗹 No 🗆

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

Accelerated Filer Non-accelerated Filer Large Accelerated Filer Smaller reporting company Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant has filed a report on and attestation to its management's assessment of the effectiveness of its internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act (15 U.S.C.7262(b)) by the registered public accounting firm that prepared or issued its audit report. ☑

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

The aggregate market value of Moody's Corporation Common Stock held by nonaffiliates* on June 30, 2021 (based upon its closing transaction price on the New York Stock Exchange on such date) was approximately \$68 billion.

As of January 31, 2022, 185.2 million shares of Common Stock of Moody's Corporation were outstanding

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the Registrant's definitive proxy statement for use in connection with its annual meeting of stockholders scheduled to be held on April 26, 2022, are incorporated by reference into Part III of this Form 10-K.

The Index to Exhibits is included as Part IV, Item 15(3) of this Form 10-K.

- Calculated by excluding all shares held by executive officers and directors of the Registrant without conceding that all such persons are "affiliates" of the Registrant for purposes of federal securities laws.
- Auditor Name: KPMG LLP

		Page(s)
	Glossary of Terms and Abbreviations	4-10
	PART I.	
Item 1.	BUSINESS	11
	Background	11
	The Company	11-14
	Human Capital	14-18
	Climate	18
	Moody's Strategy	19-20
	Prospects for Growth	21-23
	Competition	23
	Regulation	23-24
	Intellectual Property	24-25
	Available Information	25
	Executive Officers of the Registrant	25-26
Item 1A.	RISK FACTORS	27-37
Item 1B.	UNRESOLVED STAFF COMMENTS	38
ltem 2.	PROPERTIES	38
Item 3.	LEGAL PROCEEDINGS	38
ltem 4.	MINE SAFETY DISCLOSURES	38
	PART II.	
Item 5.	MARKET FOR THE REGISTRANT'S COMMON EQUITY, RELATED SHAREHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES	39
	Moody's Purchases of Equity Securities	39
	Common Stock Information	39
	Equity Compensation Plan Information	39
	Performance Graph	40
ltem 7.	MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS	41
	The Company	41
	Critical Accounting Estimates	41-46
	Reportable Segments	46
	Results of Operations	46-59
	Market Risk	60-61
	Liquidity and Capital Resources	61-66
	Recently Issued Accounting Pronouncements	66
	Contingencies	66
	Forward-Looking Statements	66-67
Item 7A.	QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK	67
Item 8.	FINANCIAL STATEMENTS	68-129
Item 9.	CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE	130

		Page(s)	
Item 9A.	CONTROLS AND PROCEDURES	130	
Item 9B.	OTHER INFORMATION	130	
Item 9C.	DISCLOSURE REGARDING FOREIGN JURISDICTIONS THAT PREVENT INSPECTIONS	130	
	PART III.		
ltem 10.	DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE	131	
Item 11.	EXECUTIVE COMPENSATION	131	
Item 12.	SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS	131	
Item 13.	CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE	131	
Item 14.	PRINCIPAL ACCOUNTING FEES AND SERVICES	131	
PART IV.			
Item 15.	EXHIBITS AND FINANCIAL STATEMENT SCHEDULES	132	
INDEX TO	EXHIBITS	132-135	
ltem 16.	Item 16. FORM 10-K SUMMARY		
SIGNATURES		136	

GLOSSARY OF TERMS AND ABBREVIATIONS

The following terms, abbreviations and acronyms are used to identify frequently used terms in this report:

An aggregator and distributor of curated real-time news, multimedia, data, and alerts; acquired by the Company on October 21, 2020 Amortization of definite-lived intangible assets acquired by the Company from all business combination transactions Consists of expenses incurred over a multi-year period to complete and integrate the acquisition of Bureau van Dijk Diluted EPS excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures" Net Income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures" Operating income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures"
combination transactions Consists of expenses incurred over a multi-year period to complete and integrate the acquisition of Bureau van Dijk Diluted EPS excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures" Net Income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures" Operating income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures"
Bureau van Dijk Diluted EPS excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures" Net Income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures" Operating income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures"
Financial Measures" Net Income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures" Operating income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures"
Financial Measures" Operating income excluding the impact of certain items as detailed in the section entitled "Non-GAAP Financial Measures"
Financial Measures"
Adjusted Operating Income divided by revenue
Represents countries within North and South America, excluding the U.S.
Anti-money laundering
Accumulated other comprehensive income (loss); a separate component of shareholders' equity
The FASB Accounting Standards Codification; the sole source of authoritative GAAP as of July 1, 2009 except for rules and interpretive releases of the SEC, which are also sources of authoritative GAAP for SEC registrants
Represents Australia and countries in Asia including but not limited to: China, India, Indonesia, Japan, Korea, Malaysia, Singapore, Sri Lanka and Thailand
Accelerated Share Repurchase
The FASB Accounting Standards Update to the ASC. It also provides background information for accounting guidance and the bases for conclusions on the changes in the ASC. ASUs are not considered authoritative until codified into the ASC
Barrie & Hibbert Limited, an acquisition completed in December 2011; part of the MA segment, a leading provider of risk management modeling tools for insurance companies worldwide
The board of directors of the Company
Basis points
The withdrawal of the United Kingdom from the European Union
Bureau van Dijk Electronic Publishing, B.V.; a global provider of business intelligence and company information; acquired by the Company on August 10, 2017 via the acquisition of Yellow Maple I B.V., an indirect parent of Bureau van Dijk; part of the RD&A LOB
A provider of cybersecurity ratings, analytics, and performance management tools; Moody's acquired a minority investment in BitSight in 2021
A provider of commercial real estate (CRE) solutions for brokers; acquired by the Company on December 30, 2020
China Cheng Xin International Credit Rating Co. Ltd.; China's first and largest domestic credit rating agency approved by the People's Bank of China; the Company acquired a 49% interest in 2006; currently Moody's owns 30% of CCXI
A not-for-profit charity that runs the global disclosure system for investors, companies, cities, states and regions to manage their environmental impacts

TERM	DEFINITION		
CFG	Corporate finance group; an LOB of MIS		
CLO	Collateralized loan obligation		
CMBS	Commercial mortgage-backed securities; an asset class within SFG		
COLI	Corporate-Owned Life Insurance		
Commission	European Commission		
Common Stock	The Company's common stock		
Company	Moody's Corporation and its subsidiaries; MCO; Moody's		
Content	Prior to the second quarter of 2021, was a reporting unit within the MA segment that offered subscription-based research, data and analytical products, including credit ratings produced by MIS, credit research, quantitative credit scores and other analytical tools, economic research and forecasts		
Cortera	A provider of North American credit data and workflow solutions; acquired by the Company in March 2021		
COVID-19	An outbreak of a novel strain of coronavirus resulting in an international public health crisis and a global pandemic		
CP	Commercial Paper		
CP Notes	Unsecured commercial paper issued under the CP Program		
CP Program	A program entered into on August 3, 2016 allowing the Company to privately place CP up to a maximum of \$1 billion for which the maturity may not exceed 397 days from the date of issue, and which is backstopped by the 2021 Facility.		
CRAs	Credit rating agencies		
CRE	Commercial Real Estate		
DBPPs	Defined benefit pension plans		
Dodd-Frank Act	Dodd-Frank Wall Street Reform and Consumer Protection Act		
EBITDA	Earnings before interest, taxes, depreciation and amortization		
EEO-1	Data filing required by the U.S. Equal Employment Opportunity Commission that requires all private sector employers with 100 or more employees, and federal contractors with 50 or more employees meeting certain criteria, to submit demographic workforce data, including data by race/ethnicity, sex and job categories		
EMEA	Represents countries within Europe, the Middle East and Africa		
EPS	Earnings per share		
ERS	Enterprise Risk Solutions; an LOB within MA, which offers risk management software solutions as well as related risk management advisory engagements services		
ESA	Economics and Structured Analytics; part of the RD&A line of business within MA		
ESG	Environmental, Social and Governance		
ESMA	European Securities and Markets Authority		
ESPP	Employee stock purchase plan		
ETR	Effective tax rate		
EU	European Union		
EUR	Euros		
EURIBOR	The Euro Interbank Offered Rate		
Eurozone	Monetary union of the EU member states which have adopted the euro as their common currency		

TERM	DEFINITION		
Excess Tax Benefits	The difference between the tax benefit realized at exercise of an option or delivery of a restricted share and the tax benefit recorded at the time the option or restricted share is expensed under GAAP		
Exchange Act	The Securities Exchange Act of 1934, as amended		
External Revenue	Revenue excluding any intersegment amounts		
FASB	Financial Accounting Standards Board		
Fermat	Fermat International; an acquisition completed in October 2008; part of the MA segment; a provider of risk and performance management software to the global banking industry		
FIG	Financial institutions group; an LOB of MIS		
Four Twenty Seven	A provider of data, intelligence, and analysis related to physical climate risks; acquired by the Company in July 2019		
Free Cash Flow	Net cash provided by operating activities less cash paid for capital additions		
FTSE	Financial Times Stock Exchange		
FX	Foreign exchange		
GAAP	U.S. Generally Accepted Accounting Principles		
GBP	British pounds		
GDP	Gross domestic product		
GDPR	European Union's General Data Protection Regulation		
ICRA	ICRA Limited; a provider of credit ratings and research in India.		
INR	Indian National Rupee		
IRS	Internal Revenue Service		
KIS	Korea Investors Service, Inc.; a Korean rating agency and consolidated subsidiary of the Company		
KIS Pricing	Korea Investors Service Pricing, Inc.; a Korean provider of fixed income securities pricing and consolidated subsidiary of the Company		
KIS Research	Korea Investors Service Research; a Korean provider of financial research and consolidated subsidiary of the Company		
Korea	Republic of South Korea		
KYC	Know-your-customer		
LIBOR	London Interbank Offered Rate		
LOB	Line of business		
MA	Moody's Analytics—a reportable segment of MCO; a global provider of: i) data and information; ii) research and insights; and iii) decision solutions, which help companies make better and faster decisions; consists of two LOBs—RD&A and ERS		
Make Whole Amount	The prepayment penalty amount relating to certain Senior Notes, which is a premium based on the excess, if any, of the discounted value of the remaining scheduled payments over the prepaid principal		
MAKS	Moody's Analytics Knowledge Services; formerly known as Copal Amba; provided offshore research and analytic services to the global financial and corporate sectors; business was divested in the fourth quarter of 2019 and was formerly part of the PS LOB and a reporting unit within the MA reportable segment.		
MALS	Moody's Analytics Learning Solutions; prior to the second quarter of 2021, was a reporting unit within the MA segment that offered on-line and classroom-based training services as well as credentialing and certification services		
МСО	Moody's; Moody's Corporation and its subsidiaries; the Company		

TERM	DEFINITION		
MD&A	Management's Discussion and Analysis of Financial Condition and Results of Operations		
MIS	Moody's Investors Service—a reportable segment of MCO; consists of five LOBs—SFG, CFG, FIG, PPIF and MIS Other		
MIS Other	Consists of non-ratings revenue from ICRA, KIS Pricing and KIS Research revenue as well as revenue from providing ESG research, data and assessments. These businesses are components of MIS; MIS Other is an LOB of MIS		
Moody's	Moody's Corporation and its subsidiaries; MCO; the Company		
Moody's Local	A ratings platform focused on providing credit rating services in local capital markets		
MSS	Moody's Shared Services; primarily consists of information technology and support staff such as finance, human resources and legal that support both MIS and MA.		
NAV	Net asset value		
Net Income	Net income attributable to Moody's Corporation, which excludes net income from consolidated noncontrolling interests belonging to the minority interest holder		
New Credit Losses Accounting Standard	Updates to the ASC pursuant to ASU No. 2016-13, "Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments". This new accounting guidance requires the use of an "expected credit loss" impairment model for most financial assets reported at amortized cost, which requires entities to estimate expected credit losses over the lifetime of the instrument.		
New Lease Accounting Standard	Updates to the ASC pursuant to ASU No. 2016-02, "Leases (ASC Topic 842)". This new accounting guidance requires lessees to recognize a right-of-use asset and lease liability on the balance sheet for all leases with terms of more than 12 months. Recognition, measurement and presentation of expenses and cash flows depend on classification as either a finance or operating lease		
NM	Percentage change is not meaningful		
Non-GAAP	A financial measure not in accordance with GAAP; these measures, when read in conjunction with the Company's reported results, can provide useful supplemental information for investors analyzing period-to-period comparisons of the Company's performance, facilitate comparisons to competitors' operating results and to provide greater transparency to investors of supplemental information used by management in its financial and operational decision making		
NRSRO	Nationally Recognized Statistical Rating Organization, which is a credit rating agency registered with the SEC.		
OCI	Other comprehensive income (loss); includes gains and losses on cash flow and net investment hedges, certain gains and losses relating to pension and other retirement benefit obligations and foreign currency translation adjustments		
Operating segment	Term defined in the ASC relating to segment reporting; the ASC defines an operating segment as a component of a business entity that has each of the three following characteristics: i) the component engages in business activities from which it may recognize revenue and incur expenses; ii) the operating results of the component are regularly reviewed by the entity's chief operating decision maker; and iii) discrete financial information about the component is available.		
Other Retirement Plans	The U.S. retirement healthcare and U.S. retirement life insurance plans		
PassFort	A U.K. SaaS-based workflow platform for identity verification, customer onboarding, and risk analysis; acquired by the Company on November 30, 2021.		
PCS	Post-Contract Customer Support		
PPIF	Public, project and infrastructure finance; an LOB of MIS		
Profit Participation Plan	Defined contribution profit participation plan that covers substantially all U.S. employees of the Company		

TERM	DEFINITION		
PS	Professional Services, a former LOB within MA which consisted of MAKS and MALS that provided offshore analytical and research services as well as learning solutions and certification programs. Subsequent to the divestiture of MAKS in 2019, revenue from the MALS reporting unit, which previous to 2020 was reported in the PS LOB, is now reported as part of the RD&A LOB. Prior periods have not been reclassified as the amounts were not material.		
RealXData	A provider of CRE lease-level portfolio management with benchmarking and rent forecasting capabilities; acquired by the Company in September 2021		
RD&A	Research, Data and Analytics; an LOB within MA that offers: subscription based research, data and analytical products, including credit ratings produced by MIS; credit research; quantitative credit scores and other analytical tools; economic research and forecasts; business intelligence and company information products; commercial real estate data and analytical tools; and on-line and classroom-based training services as well as credentialing and certification services		
Recurring Revenue	For MIS, represents recurring monitoring fees of a rated debt obligation and/or entities that issue such obligations, as well as revenue from programs such as commercial paper, medium-term notes and shelf registrations. For MIS Other represents subscription-based revenue. For MA, represents subscription-based revenue and software maintenance revenue		
Reform Act	Credit Rating Agency Reform Act of 2006		
Regulatory Data Corporation (RDC)	A provider of anti-money laundering (AML) and know-your-customer (KYC) data and due diligence services; the Company acquired RDC in February 2020		
REIT	Real Estate Investment Trust		
Reis, Inc. (Reis)	A provider of U.S. commercial real estate (CRE) data; acquired by the Company in October 2018; part of the RD&A LOB and prior to the second quarter of 2021 a reporting unit within the MA reportable segment.		
Reporting unit	The level at which Moody's evaluates its goodwill for impairment under U.S. GAAP; defined as an operating segment or one level below an operating segment		
Retirement Plans	Moody's funded and unfunded pension plans, the healthcare plans and life insurance plans		
Revenue Accounting Standard	Updates to the ASC pursuant to ASU No. 2014-09, "Revenue from Contracts with Customers (ASC Topic 606)". This accounting guidance significantly changed the accounting framework under U.S. GAAP relating to revenue recognition and to the accounting for the deferral of incremental costs of obtaining or fulfilling a contract with a customer		
RMBS	Residential mortgage-backed securities; an asset class within SFG		
RMS	A global provider of climate and natural disaster risk modeling and analytics; acquired by the Company in September 2021		
ROU Asset	Assets recorded pursuant to the New Lease Accounting Standard which represent the Company's right to use an underlying asset for the term of a lease		
SaaS	Software-as-a-Service		
SEC	U.S. Securities and Exchange Commission		
Securities Act	Securities Act of 1933, as amended		
SFG	Structured finance group; an LOB of MIS		
SG&A	Selling, general and administrative expenses		
SOFR	Secured Overnight Financing Rate		
SSP	Standalone selling price		
T&M	Time-and-Material		
Tax Act	The "Tax Cuts and Jobs Act" enacted into U.S. law on December 22, 2017, which significantly amends the tax code in the U.S.		
TCFD	Task Force on Climate-Related Financial Disclosures		

TERM	DEFINITION		
Total Debt	All indebtedness of the Company as reflected on the consolidated balance sheets		
Transaction Revenue	For MIS, represents the initial rating of a new debt issuance as well as other one-time fees. For MIS Other, represents revenue from professional services as well as data services, research and analytical engagements. For MA, represents perpetual software license fees and revenue from software implementation services, risk management advisory projects, training and certification services, and research and analytical engagements		
U.K.	United Kingdom		
U.S.	United States		
USD	U.S. dollar		
UTPs	Uncertain tax positions		
Vigeo Eiris (VE)	A provider of ESG research, data and assessments; acquired by the Company in April 2019		
VisibleRisk	A cyber risk ratings joint venture created by Moody's and Team8, a global venture group		
WACC	Weighted Average Cost of Capital		
ZM Financial Systems (ZMFS)	A provider of risk and financial management software for the U.S. banking sector; acquired by the Company in December 2020		
2018 Restructuring Program	Restructuring program approved by the chief executive officer of Moody's on October 26, 2018. This program included relocation of certain functions from high-cost to lower-cost jurisdictions, a reduction of staff, including from acquisitions and pursuant to a review of the business criticality of certain positions, and the rationalization and exit of certain real estate leases due to consolidation of various business activities.		
2020 MA Strategic Reorganization Restructuring Program	Restructuring program approved by the chief executive officer of Moody's on December 22, 2020, relating to a strategic reorganization in the MA reportable segment.		
2020 Real Estate Rationalization Restructuring Program	Restructuring program approved by the chief executive officer of Moody's on July 29, 2020, primarily in response to the COVID-19 pandemic which revolves around the rationalization and exit of certain real estate leases.		
2012 Senior Notes Due 2022	Principal amount of \$500 million, 4.50% senior unsecured notes due in September 2022, but early repaid by the Company in 2021		
2013 Senior Notes Due 2024	Principal amount of \$500 million, 4.875% senior unsecured notes due in February 2024		
2014 Senior Notes Due 2044	Principal amount of \$600 million, 5.25% senior unsecured notes due in July 2044		
2015 Senior Notes Due 2027	Principal amount of €500 million, 1.75% senior unsecured notes due in March 2027		
2017 Senior Notes Due 2023	Principal amount of \$500 million, 2.625% senior unsecured notes due January 15, 2023		
2017 Senior Notes Due 2028	Principal amount of \$500 million, 3.25% senior unsecured notes due January 15, 2028		
2018 Facility	Five-year unsecured revolving credit facility, with capacity to borrow up to \$1 billion; backstops CP issued under the CP Program. The 2021 Facility replaces the Company's \$1 billion 2018 Credit Facility.		
2018 Senior Notes Due 2029	Principal amount of \$400 million, 4.25% senior unsecured notes due February 1, 2029		
2018 Senior Notes Due 2048	Principal amount of \$400 million, 4.875% senior unsecured notes due December 17, 2048		
2019 Senior Notes Due 2030	Principal amount of €750 million, 0.950% senior unsecured notes due February 25, 2030		

TERM	DEFINITION
2020 Senior Notes Due 2025	Principal amount of \$700 million, 3.75% senior unsecured notes due March 24, 2025
2020 Senior Notes Due 2050	Principal amount of \$300 million, 3.25% senior unsecured notes due May 20, 2050
2020 Senior Notes Due 2060	Principal amount of \$500 million, 2.55% senior unsecured notes due August 18, 2060
2021 Facility	Five-year unsecured revolving credit facility, with capacity to borrow up to \$1.25 billion; backstops CP issued under the CP Program.
2021 Senior Notes Due 2031	Principal amount of \$600 million, 2.00% senior unsecured notes due August 19, 2031
2021 Senior Notes Due 2041	Principal amount of \$600 million, 2.75% senior unsecured notes due August 19, 2041
2021 Senior Notes Due 2061	Principal amount of \$500 million, 3.10% senior unsecured notes due November 15, 2061
7WTC	The Company's corporate headquarters located at 7 World Trade Center in New York, NY

PART I

ITEM 1. BUSINESS

BACKGROUND

As used in this report, except where the context indicates otherwise, the terms "Moody's" or the "Company" refer to Moody's Corporation, a Delaware corporation, and its subsidiaries. The Company's executive offices are located at 7 World Trade Center at 250 Greenwich Street, New York, NY 10007 and its telephone number is (212) 553-0300.

THE COMPANY

Company Overview

Moody's is a global integrated risk assessment firm that empowers organizations and investors to make better decisions. Moody's reports in two segments: MIS and MA. Financial information and operating results of these segments, including revenue, expenses and Adjusted Operating Income, are included in Part II, Item 8. Financial Statements of this annual report and are herein incorporated by reference.



Moody's has evolved over the last 15 years as our customers' needs have changed and we expanded our capabilities

2007 - 2016

Expanded beyond ratings agency

- Established Moody's Analytics
- Built the ERS business (e.g., Fermat, B&H)
- Expanded *ratings to China* (i.e., CCXI)

2017 - 2021

Built out substantial data and analytics capabilities

- Complemented ERS business with *private company information* (i.e., BvD)
- Accelerated capability expansion (e.g., company database, CRE data, ESG data)
- Invested in *insurance data and analytics* capabilities, including weather and disaster modeling (i.e., RMS)

~

2022 and Beyond

Positioned to serve a wide range of risk assessment markets

- Competitive differentiator: integration of data and analytics combined with expertise and technology enablement
- Further investment in data and analytics capabilities such as **private company**, **CRE and ESG** to serve high growth risk assessment use cases (e.g., KYC and compliance)

Moody's Investors Service Overview

Moody's Investors Service (MIS) publishes credit ratings and provides assessment services on a wide range of debt obligations, programs and facilities, and the entities that issue such obligations in markets worldwide, including various corporate, financial institution and governmental obligations, and structured finance securities. A rating from MIS enables issuers to create timely, go-to-market debt strategies with the ability to capture wider investor focus and deeper liquidity options.

The Benefits of a Moody's Rating

Investors seek Moody's opinions and particularly value the knowledge of its analysts and the depth of Moody's research



Access to capital

- Moody's opinions on credit are used by institutional investors throughout the world, making an issuer's debt potentially more attractive to a wide range of buyers.
- A Moody's rating may facilitate access to both domestic and international debt capital.



Transparency, credit comparison and market stability

- Signals a willingness by issuers to be transparent and provides issuers with an independent assessment against which to compare creditworthiness.
- Moody's ratings and research reports may help to maintain investor confidence, especially during periods of market stress.



Planning and budgeting

 May help issuers when formulating internal capital plans and funding strategies.



Analytical capabilities

 Among ratings advisors, Moody's has a strong position and is wellrecognized for the depth and breadth of its analytical capabilities.

Ratings revenue is derived from the originators and issuers of such transactions who use MIS ratings to support the distribution of their debt issues to investors. Ratings are disseminated via press releases to the public primarily through a variety of electronic media, including the internet and real-time information systems widely used by securities traders and investors.

MIS by the Numbers

35,000+

Rated Organizations and Structured Deals



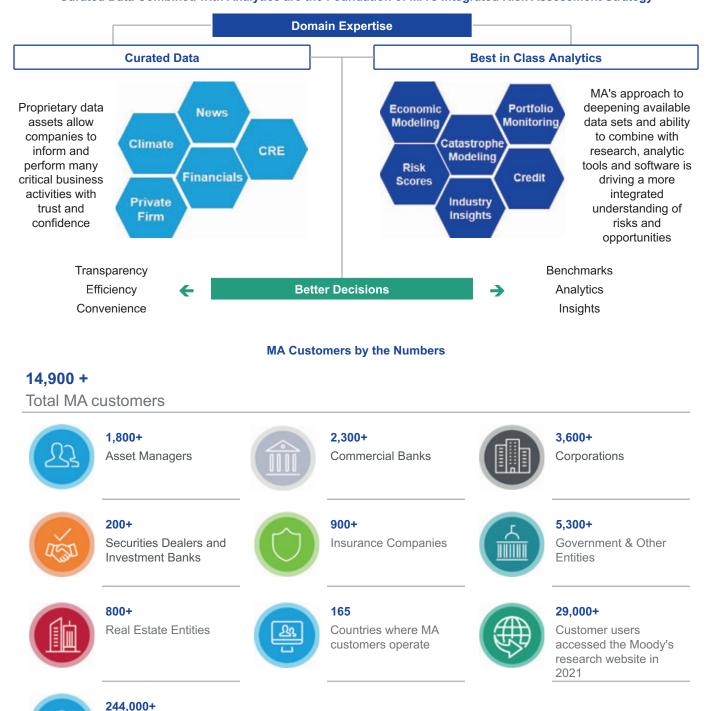
MIS also earns revenue from certain non-ratings-related operations, which primarily consist of financial instruments pricing services in the Asia-Pacific region, revenue from ESG research, data and assessments and revenue from ICRA's non-ratings operations. The revenue from these operations is included in the MIS Other LOB and is not material to the results of the MIS segment.

Moody's Analytics Overview

Individuals accessed the Moody's research

website

Moody's Analytics (MA) is a global provider of: i) data and information; ii) research and insights; and iii) decision solutions, which help companies make better and faster decisions. MA leverages its industry expertise across multiple risks such as credit, market, financial crime, supply chain, catastrophe and climate to deliver integrated risk assessment solutions that enable business leaders to identify, measure and manage the implications of interrelated risks and opportunities. MA's proprietary data, research and analytics combined with cloud-based software tools deliver solutions to meet customer needs as they arise. MA's subscription businesses provide a significant base of recurring revenue to mitigate cyclical changes in debt issuance volumes that may result in volatility in MIS's revenues.



Curated Data Combined with Analytics are the Foundation of MA's Integrated Risk Assessment Strategy

MOODY'S 2021 10-K 13

Sustainability

Moody's manages its business with the goal of delivering value to all of its stakeholders, including its customers, employees, business partners, local communities and stockholders. As part of this effort, Moody's advances sustainability by considering environmental, social, and governance ("ESG") factors throughout its operations and products and services. The Company uses its expertise and assets to make a positive difference through technology tools, research and analytical services that help other organizations and the investor community better understand the links between sustainability considerations and the global markets. Moody's efforts to promote sustainability-related thought leadership, assessments and data to market participants include adhering to the policies of recognized sustainability organizations that develop standards or frameworks and/or evaluate and assess performance, including: the Global Reporting Initiative; Sustainability Accounting Standards Board; and the World Economic Forum's Stakeholder Capitalism metrics. Moody's also issues an annual report on Stakeholder Sustainability and on how the Company has implemented the Task Force on Climate-related Financial Disclosures ("TCFD") recommendations. Moody's sustainability-related achievements in 2021 included the following:

- Established three goals to increase representation of women and employees of racial and ethnic underrepresented groups; published our EEO-1 data;
- Accelerated our net-zero commitment to 2040, a decade earlier than the Paris Agreement goal;
- Received an 'A' score from CDP on climate action for the second consecutive year; and
- Became a founding member of the Net Zero Financial Services Provider Alliance, part of the Glasgow Financial Alliance for Net Zero (GFANZ) and joined the Taskforce on Nature-related Financial Disclosures (TNFD).

The Board oversees sustainability matters, with assistance from the Audit, Governance & Nominating and Compensation & Human Resources Committees, as part of its oversight of management and the Company's overall strategy. The Board also oversees Moody's policies for assessing and managing our exposure to risk, including climate-related risks such as business continuity disruption or reputational and credibility concerns stemming from incorporation of climate-related risks into the credit methodologies and credit ratings of MIS.

Three Pillars of Moody's Sustainability Strategy



Better Business

For Moody's operations and value chain Strive to embed responsible,

sustainable decision-making in everything Moody's does.



Better Lives For Moody's people and communities Aim to create a forward-thinking,

Aim to create a forward-thinking, inclusive culture across Moody's people and communities.



Better solutions For market transformation

Build/develop products to help our customers identify risks and opportunities and provide meaningful performance measurements and insights

HUMAN CAPITAL

Moody's purpose is to bring clarity, knowledge and fairness to an interconnected world. The Company's success in achieving its purpose is only possible through the collective contributions of its global employee population whose members possess the unique combination of skills, professional experience and diversity of backgrounds needed to advance the Company's business and contribute to the communities in which it operates. Moody's believes that it is essential to: i) create a workplace where its employees feel valued and inspired; ii) provide an environment that fosters a culture of independence, inclusion and intellectual leadership; and iii) support peer collaboration and professional growth.

As a global integrated risk assessment firm, attracting, supporting and retaining skilled talent is essential to the Company's success. Moody's addresses these goals by:

- championing diversity, equity and inclusion among employees;
- seeking to provide market-competitive compensation and benefits and rewarding employees for their contributions to the Company's strategic and operational goals;
- offering wellness programs;
- supporting employee learning, development and skills enhancement; and
- advancing employee engagement.

Diversity, Equity and Inclusion

Moody's believes it is imperative to be visible champions of diversity, equity and inclusion because differing thoughts and perspectives help to enrich the Company's offerings to its many stakeholders and improve performance. The key objectives for which the Company focuses with respect to these items include:

- incorporating diversity, equity and inclusion into Moody's business strategy;
- establishing leadership accountability with respect to diversity, including through executive compensation programs;
- working to increase diverse representation (e.g., women and ethnic groups);
- continuing to advance women and ethnically diverse employees in leadership roles;
- enhancing employee training in diversity, equity and inclusion matters;
- promoting equal employment opportunities in all aspects of employment;
- designing the Company's compensation practices to provide equal pay for equal work; and
- incorporating market standards, role, experience and performance into compensation decisions.

The executive leadership team's focus on these items is vital to attract, support and retain its skilled talent.

Moody's has numerous diversity programs and eight active business resource groups ("BRGs") including:

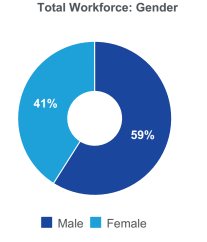
- EnAble BRG: advocates for an inclusive, accessible and stigma-free workplace in which employees with disabilities are
 valued for their talents and have the opportunity to advance and thrive professionally
- Generational BRG: seeks to leverage the insights and experiences of our multi-generational workforce in order to cultivate an inclusive work environment that fosters greater connectedness, supports the development of all generational groups and delivers business value to the firm
- Inclusion BRG: supports all areas of diversity and inclusion combining Moody's BRG chapters. Inclusion creates
 opportunities for all employees regardless of office size to engage with a BRG
- Minds BRG: seeks to foster a culture at Moody's where all employees are empowered to discuss and manage their mental health
- Multicultural BRG: seeks to leverage diverse talent by promoting recruitment, professional development and networking opportunities for all ethnically diverse employees at Moody's
- Pride BRG: advocates for a work environment that respects, welcomes and supports lesbian, gay, bisexual and transgender professionals, enabling them to perform to their fullest potential and contribute to the greater goals of the Company
- Veterans BRG: recognizes and supports veterans, active-duty military personnel and military families both at Moody's and in our communities
- Women's BRG: seeks to enhance the recruitment, retention, and professional development of female professionals by implementing programs that foster greater interaction among peers as well as the broader community, while acting as a collective voice for raising women's issues to senior management and enhancing the employment brand

The BRGs represent 44 chapters and more than 6,600 memberships globally as of December 31, 2021. An employee can hold membership in multiple BRGs in a single region.

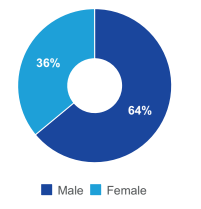
The Company's diversity programs include its TIDE program (Talent Aspirations & Alignment, Insights, Development & Career Planning and Exposure & Expansion), which is a high potential employee diversity initiative aimed at elevating women and ethnically diverse employees into leadership positions.

The Company provides and periodically updates information on its BRGs and other diversity, inclusion and equity programs in its various sustainability and stakeholder reports and on its Diversity & Inclusion microsite. See moodys.com/sustainability and moodys.com/diversity for these items. The content of those websites is not incorporated by reference herein.

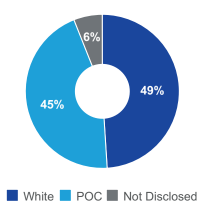
The charts below present additional information regarding the diversity of the Company's workforce as of December 31, 2021. The percentage for people of color ("POC") includes those who identified as Asian, Hispanic, Black, American Indian/Alaskan Native, Hawaiian/Other Pacific Island or two or more races. Officers and Managers are calculated using the job categories: executives, senior managers, mid-level managers, and first-level managers. The following data is based on Company records and may involve estimates or assumptions.



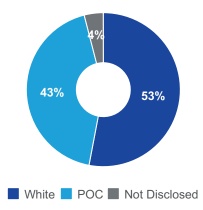
Total Officers and Managers: Gender⁽¹⁾



U.S. Workforce: Ethnicity



U.S. Officers and Managers: Ethnicity



⁽¹⁾ Total officers and managers by gender represents approximately 90% of employees (excludes certain non-wholly-owned subsidiaries and newly acquired companies for which this data was not available)

Compensation

Moody's compensation programs are designed to foster and maintain a strong, capable, experienced and motivated global workforce. An important element of the Company's compensation philosophy is aligning compensation to local market standards so that Moody's can attract and retain the highly-skilled talent needed to thrive. The Company's compensation packages include market-competitive salaries, annual bonuses and equity grants for certain employees.

Benefits and Wellness Programs

With respect to benefits, the Company views investments in benefits as an investment in its people. Moody's is committed to providing competitive benefits programs designed to care for all employees and their families. The Company's comprehensive programs offer resources for physical and mental health that promote preventive care, awareness and support a healthy lifestyle. The Company also promotes financial wellness and provides for flexible work arrangements, which support the Company's efforts to create a work atmosphere in which people feel valued and inspired to give their best. Beyond delivering health, welfare, retirement benefits, and paid vacation and sick days, Moody's extends other benefits to support its employees and their families. To provide competitive benefits, the Company periodically adjusts the nature and extent of benefits, such as parental leave, workplace flexibility and educational support.

Employee Population

As of December 31, 2021 and 2020, the number of Moody's employees was as follows:

	December 31,		Change
Global Headcount	2021	2020	%
MIS			
U.S.	1,459	1,518	(4)%
Non-U.S.	3,836	3,533	9 %
Total	5,295	5,051	5 %
MA			
U.S.	2,647	2,012	32 %
Non-U.S.	3,882	2,996	30 %
Total	6,529	5,008	30 %
MSS			
U.S.	728	704	3 %
Non-U.S.	908	724	25 %
Total	1,636	1,428	15 %
Total MCO			
U.S.	4,834	4,234	14 %
Non-U.S.	8,626	7,253	19 %
Total	13,460	11,487	17 %

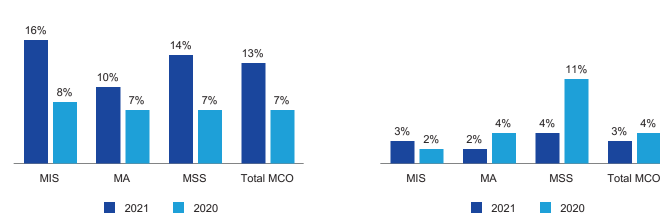
The MIS employee population primarily consists of credit analysts, data and operations analysts, credit strategy and methodology professionals, software engineers, sales and sales operations, and international strategy teams.

MA's employee population primarily consists of software engineers, data and operation analysts, advisory and implementation teams and economists, as well as sales and sales support professionals.

The MSS employee population primarily consists of information technology professionals and other professional support staff such as finance, human resources and legal that support both MIS and MA.

Management monitors employee turnover rates as presented in the chart below:

Voluntary Turnover



Involuntary Turnover

The increase in the Company's voluntary turnover rates in 2021 compared to 2020 are likely due to the effects of COVID-19 on the labor market. Additionally, MSS involuntary turnover figures in 2020 in the chart above includes employees who separated pursuant to a third-party outsourcing arrangement relating to certain back-office functions. A majority of these employees were hired by the third-party outsourcing provider.

Employee Engagement, Learning and Development

As a result of the COVID-19 pandemic, the Company enhanced its digital communications with its employees beginning in 2020. These enhanced communications have allowed senior management to continue to interact with employees regarding evolving priorities and its focus on the health, safety and well-being of Moody's employees during this challenging time.

Learning & Development is one element of Moody's talent management framework, which includes talent acquisition, performance management, total rewards, succession planning and leadership development. Each of these areas supports the Company's business strategy and Moody's culture as a diverse, equitable and inclusive place to work. Moody's views learning and education as an investment in its people that aligns their professional goals and interests with the success of the Company, and helps to retain talent over the longer-term. A number of training programs are available, including leadership development, professional skills development, technical skills, as well as compliance training.

CLIMATE CHANGE

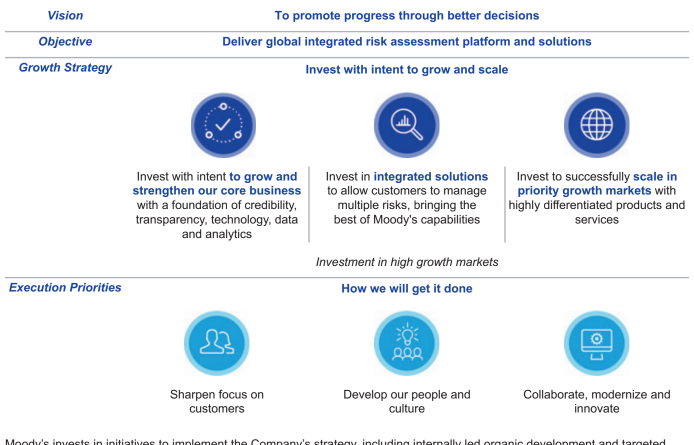
Climate change is a defining issue of our time, and while Moody's operations have a limited direct environmental impact and we are not considered a major emitter of greenhouse gas (GHG) emissions, we do nonetheless have an important role to play in demonstrating proactive corporate responsibility, setting industry standards and demonstrating best practices when it comes to climate change mitigation. As such, the Company is taking steps to advance climate action by publishing its TCFD report on an annual basis, issuing its decarbonization plan with science-based targets and a comprehensive roadmap and accelerating its commitment to achieve net-zero emissions across its operations and value chain by 2040.

Moody's Decarbonization Plan outlines tangible strategies for realizing its climate ambitions, including the procurement of 100% of renewable electricity in the Company's office spaces and optimizing efficiencies in its operations through a "Workplace of the Future" program. The Decarbonization Plan was subject to a vote at Moody's 2021 Annual Meeting of Stockholders with 93% of votes in favor of the proposal, which underscored that climate considerations and action are now an integral part of the Company's business strategy, governance, and corporate performance. The costs associated with the implementation of the Decarbonization Plan are not expected to be material.

Furthermore, Moody's has invested in acquisitions that expand its climate capabilities further, including RMS, Four Twenty Seven and Vigeo Eiris. To integrate these capabilities into our existing offerings, Moody's is enhancing its technology infrastructure to provide our analysts and researchers with streamlined access to consistent and high-quality ESG and climate insights. These enhancements will allow Moody's to seamlessly integrate climate considerations into our products and solutions for the benefit of our customers and the capital markets at large.

MOODY'S STRATEGY

Moody's corporate mission is to provide trusted insights and standards that help decision-makers act with confidence. Moody's will continue to invest with intent to defend and enhance its core businesses and expand into strategic adjacencies and new geographies.



Moody's invests in initiatives to implement the Company's strategy, including internally led organic development and targeted acquisitions. Illustrative examples include:



Enhancements to ratings quality and product extensions



Investments that extend ownership and participation in joint ventures and strategic alliances



Expansion in emerging markets



New products, services, content and technology capabilities to meet customer demands



Selective bolt-on acquisitions that accelerate the ability to scale and grow Moody's businesses

During 2021, Moody's continued to invest in and acquire complementary businesses as further described below:

Date	Business	Company	Stake	Strategic Commentary
November 2021	KYC	PassFort	100%	A U.K. SaaS-based workflow platform for identity verification, customer onboarding, and risk analysis. The integration of PassFort's platform into Moody's suite of KYC and compliance offerings will create a more holistic workflow solution, allowing customers to incorporate Moody's data, including credit, cyber, ESG, and climate analytics, directly into their proprietary processes.
November 2021	KYC	Bogard AB	100%	A provider of data and information on politically exposed persons (PEPs) in the Nordic region. The acquisition advances Moody's ability to help customers perform KYC screening and research to address financial crime.
October 2021	Cyber	BitSight	Minority	A provider of cybersecurity ratings, analytics, and performance management tools. In 2021, BitSight acquired VisibleRisk, a cyber risk ratings joint venture created by Moody's and Team8, a global venture group. The investment enhances BitSight's offerings and capabilities, to create a comprehensive, integrated, industry-leading cybersecurity risk platform. Moody's will leverage BitSight's extensive cyber risk data and research across its growing suite of integrated risk assessment product offerings.
September 2021	Insurance	Risk Management Solutions (RMS)	100%	A global provider of climate and natural disaster risk modeling and analytics. The acquisition expands Moody's insurance data and analytics business and accelerates the development of the Company's global integrated risk capabilities to address the next generation of risk assessment.
September 2021	Commercial Real Estate	RealXData	100%	A provider of CRE lease-level portfolio management with benchmarking and rent forecasting capabilities. The acquisition advances Moody's ability to help customers manage their real estate portfolio, analyze performance, and define a strategy in one platform.
March 2021	KYC	Cortera	100%	A provider of North American credit data and workflow solutions. The acquisition enhances Moody's integrated risk assessment capabilities and significantly extends its coverage in the small and medium enterprise segment. Cortera augments Moody's extensive Orbis database of private company information and enhances its know- your-customer, commercial lending, and supply chain solutions.

PROSPECTS FOR GROWTH

Moody's believes that the overall long-term outlook remains favorable for continued growth of the global fixed-income market and related financial information market, which includes information such as credit opinions, research, data, analytics, risk management tools and related services.

Moody's growth is influenced by a number of trends that impact financial information markets including:



Health of the world's major economies



Debt capital

markets activity

Disintermediation of credit markets



Fiscal and monetary policy of governments



Expansion of market for integrated data and analytics solutions



Business investment spending, including mergers and acquisitions

In an environment of increasing financial complexity and heightened attention to credit analysis and risk management, Moody's is well positioned to benefit from continued growth in global fixed-income market activity and more widespread use of credit ratings, research and related analytical products. Moody's expects that these developments will support continued long-term demand for high quality, independent credit opinions, research, data, analytics, risk management tools and related services. Moreover, pricing opportunities aligned with customer value creation and advances in information technology present growth opportunities for Moody's.

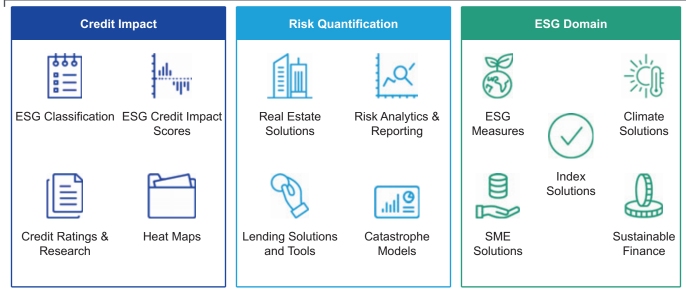
Moody's operations are subject to various risks, as more fully described in Part I, Item 1A "Risk Factors," inherent in conducting business on a global basis. Such risks include currency fluctuations and possible nationalization, expropriation, exchange and price controls, changes in the availability of data from public sector sources, limits on providing information across borders and other restrictive governmental actions.

Environmental, Social and Governance Data and Solutions

ESG data and solutions are expected to play an increasingly important role across both MIS and MA as market participants seek trusted insights and standards to make better decisions.

ESG Integrated Across All Platforms

Moody's



Impact of Technology

The pace of change in technology and communication over the past two decades makes information about investment alternatives and risk management solutions widely available. This increase in the availability of information and solutions promotes the ongoing integration and expansion of financial markets worldwide, giving market participants access to a wider range of both established and newer capital markets as well as data and solutions to manage risk. As technology provides broader access to worldwide markets, it also results in a greater need for credible, globally comparable opinions about credit risk, data, analytics and related services and solutions.

MIS Prospects for Growth

Strong secular trends should continue to provide long-term growth opportunities in MIS. Key growth drivers include:

- · Debt market issuance driven by global GDP growth;
- · Continued onboarding of first time rating mandates;
- Developing a comprehensive sustainable finance offering, including credit impact scores, second party opinions, assessment of net zero and sustainable growth, which is supported by data and research offerings to meet the market's evolving needs;
- · Growth in domestic capital markets through investments in Moody's Local and affiliates in key markets; and
- · Bank disintermediation and the expansion of private credit.

In addition to the factors noted above, growth in global fixed income markets in a given year is dependent on many macroeconomic and capital market factors including:



Rating fees paid by debt issuers account for most of the revenue of MIS. Therefore, a substantial portion of MIS's revenue is dependent upon the dollar-equivalent volume and number of ratable debt securities issued in the global capital markets.

MIS's results can also be affected by factors such as:

- · Performance and prospects for growth of the major world economies;
- · Fiscal and monetary policies pursued by their governments; and
- Whether issuers request MIS ratings to aid investors in making their investment decisions.

However, annual fee arrangements with frequent debt issuers, annual debt monitoring fees and annual fees from commercial paper and medium-term note programs, bank deposit ratings, insurance company financial strength ratings, mutual fund ratings, and other areas partially mitigate MIS's dependence on the volume or number of new debt securities issued in the global fixed-income markets. MIS's global coverage positions it well to serve the needs of the global fixed income markets.

While already common in U.S. and Western European markets, an ongoing trend in the world's capital markets is the disintermediation of financial systems. Issuers increasingly raise capital in the global public capital markets, in addition to, or in substitution for, traditional financial intermediaries. Moreover, financial intermediaries have sold assets in the global public capital markets offer advantages in capacity and efficiency compared to traditional banking systems and that the trend of increased disintermediation will continue. Further, disintermediation has continued because of the historically low interest rate environment and bank deleveraging, which has encouraged a number of corporations and other entities to seek alternative funding in the bond markets.

Moody's also observes disintermediation in key emerging markets where economic growth may outpace internal banking system capacity. Thus, disintermediation is expected to continue over the longer-term, with Moody's targeting investment and resources to those markets where disintermediation and bond issuance is expected to remain robust.

MA Prospects for Growth

As an integrated risk assessment business, MA helps customers build resilience by providing tools to measure the financial implications of risk and capitalize on related opportunities. Growth in MA is likely to be driven by expansion across customer sectors fostered by broadening MA's data and analytics solutions to meet an expanded set of customer use cases.

MA's business growth is influenced by a number of factors, including:



Growth from data and analytics in adjacent markets, including KYC, CRE and ESG



Expansion of data sets and delivery options establishing a gateway that supports multiple stakeholders



Alignment of product strategy to develop and deliver integrated risk solutions



Enhancement of architecture for engineering and data strategies (e.g., SaaS, API, data infrastructure, operational resilience and IT controls)



Geographic Exp expansion of cap actuarial and ne asset and management solutions and continued investment in predictive

analytics franchise



Expanded sales capacity to drive new initiatives and continue to deliver on targets



Enhancement of customer engagement and innovation through understanding the customers' view on value

Moody's expects that MA products and services that improve efficiencies, provide business insights, and enable compliance with financial regulation, including AML, KYC, and accounting standards, will continue to be in demand from institutions worldwide. To respond to other sources of demand and drive growth, MA is actively investing in new products, enhanced data sets and improved delivery services (e.g., software-as-a-service). These efforts should support broader distribution of MA's capabilities, deepen relationships with existing customers and drive new customer acquisition.

COMPETITION

MIS competes with other CRAs and with investment banks and brokerage firms that offer credit opinions and research. Many users of MIS's ratings also have in-house credit research capabilities. There are also some rating markets, based on industry, geography and/or instrument type, in which Moody's has made investments and obtained market positions superior to its competitors, while in other markets, the reverse is true.

MA competes broadly in the financial information industry against various diversified competitors. MA's main competitors within RD&A are providers of fixed income analytics, valuations, economic data and research as well as a host of financial training and education firms. In ERS, MA faces competition from both large software providers and various other vendors as well as in-house solutions.

REGULATION

MIS, certain of the Company's credit rating affiliates and many of the issuers and/or securities that MIS and the affiliates rate, are subject to extensive regulation in the U.S., EU and in other countries (including by state and local authorities). In addition, some of the services offered by MA and its affiliates are subject to regulation in a number of countries. MA also derives a significant amount of its sales from banks and other financial services providers who are subject to regulatory oversight and who are required to pass through certain regulatory requirements to key suppliers such as MA. Existing and proposed laws and regulations can impact the Company's operations, products and the markets in which the Company operates. Additional laws and regulations can increase the costs and legal risk associated with the Company's operations, including the issuance of credit ratings, and may negatively impact the Company's profitability and ability to compete, or result in changes in the demand for the Company's products and services, in the manner in which the Company's products and services are utilized and in the manner in which the Company operates.

The regulatory landscape continues to evolve. In the U.S., CRAs are subject to extensive regulation primarily pursuant to the Reform Act and the Dodd-Frank Act. The Reform Act added Section 15E to the Exchange Act and provided the SEC with the authority to establish a registration and oversight program for CRAs registered as NRSROs. The Dodd-Frank Act added additional provisions to Section 15E. The transitions of the Presidential administration, Congress and SEC, in the U.S., as with any such government transition, could bring potential changes in the laws affecting CRAs and/or the enforcement of any new or existing legislation, regulation or directives by government authorities.

In the EU, the CRA industry is registered and supervised through a pan-EU regulatory framework. ESMA has direct supervisory responsibility for registered CRAs throughout the EU. MIS's EU CRA subsidiaries are registered and are subject to formal regulation and periodic inspection. From time to time, ESMA publishes interpretive guidance, or thematic reports regarding various aspects of the CRA regulation and, annually, sets out its work program for the forthcoming year. In July 2021, the Commission announced further measures in respect of its sustainable finance strategy. These include further assessments in respect of both CRAs and sustainability ratings and research, which might lead to legislative action.

On December 31, 2020, the MIS U.K. registered CRA ceased to be registered with and regulated by ESMA and became subject to regulation by the U.K. Financial Conduct Authority (FCA). Regulatory arrangements also came into effect in both the U.K. and the EU to allow credit ratings to be available for regulatory use in both the EU and the U.K. MIS has put arrangements in place to endorse its U.K. credit ratings into the EU and its EU credit ratings into the U.K. Government is considering bringing ESG data and ratings firms within the scope of FCA authorization and regulation.

In light of the regulations that have gone into effect in both the EU and the U.S. (as well as many other countries), periodically and as a matter of course pursuant to their enabling legislation, regulatory authorities have, and will continue to, publish reports that describe their oversight activities. In addition, other legislation, regulation and/or interpretation of existing regulation relating to the Company's operations, including credit rating, ancillary and research services has been or is being considered by local, national and multinational bodies and this type of activity is likely to continue in the future. Finally, in certain countries, governments may provide financial or other support to locally-based CRAs. If enacted, any such legislation and regulation could change the competitive landscape in which the Company operates. The legal status of CRAs has been addressed by courts in various jurisdictions and is likely to be considered and addressed in legal proceedings from time to time in the future. Management of the Company cannot predict whether these or any other proposals will be enacted, the outcome of any pending or possible future legal proceedings, or regulatory or legislative actions, or the ultimate impact of any such matters on the competitive position, financial position or results of operations of the Company.

INTELLECTUAL PROPERTY

Moody's and its affiliates own and control a variety of intellectual property, including but not limited to:



Management of Moody's believes that each of the trademarks and related corporate names, marks and logos relating to its businesses, including those containing the term "Moody's", are of material importance to the Company.

The Company, primarily through MA and its subsidiaries, licenses certain of its databases, software applications, credit risk models, training courses in credit risk and capital markets, research and other publications and services that contain intellectual property to its customers. In addition, the Company licenses certain databases, software applications, assessments, research and other publications and services relating to ESG and climate risks that contain intellectual property to its customers. These licenses are provided pursuant to standard agreements containing customary restrictions and intellectual property protections.

In addition, Moody's licenses from third parties certain technology, data and other intellectual property rights. Specifically, Moody's obtains licenses from third parties to use financial information (such as market and index data, financial statement data, research data, default data, and security identifiers) as well as software development tools and libraries. In addition, certain of the Company's subsidiaries obtain from third party information providers certain financial, credit risk, compliance, management, ownership, news and/or other data worldwide, which are distributed through certain of Moody's information products. The Company obtains such technology and intellectual property rights from generally available commercial sources. The Company also utilizes generally available open source software and libraries for internal use and subject to appropriately permissive open source licenses, to carry out routine functions in certain of the Company's software products. Most of such technology and intellectual property financial information (particularly security identifiers, certain pricing or index data, and certain company financial data in selected geographic markets) is available from a limited number of sources, Moody's does not believe it is dependent on any one data source for a material aspect of its business.

The names of Moody's products and services referred to herein are trademarks, service marks or registered trademarks or service marks owned by or licensed to Moody's or one or more of its affiliates. The Company owns seventy-five patents (including granted, allowed and pending patents). None of the Company's intellectual property is subject to a specific expiration date, except to the extent that the patents and the copyright in items that the Company creates (such as credit reports, research, software, and other written opinions) expire pursuant to relevant law.

The Company considers its intellectual property to be proprietary, and Moody's relies on a combination of copyright, trademark, trade secret, patent, non-disclosure and other contractual and technological safeguards for protection. Moody's also pursues instances of third-party infringement of its intellectual property in order to protect the Company's rights.

AVAILABLE INFORMATION

Moody's investor relations internet website is https://ir.moodys.com/. Under the "SEC Filings" tab at this website, the Company makes available free of charge its annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports as soon as reasonably practicable after they are filed with, or furnished to, the SEC.

The SEC maintains an internet site that contains annual, quarterly and current reports, proxy and other information statements that the Company files electronically with the SEC. The SEC's internet site is https://www.sec.gov/.

INFORMATION ABOUT OUR EXECUTIVE OFFICERS

Name, Age, Position and Biographical Data



Robert Fauber, 51

President and Chief Executive Officer

Mr. Fauber has served as the Company's President and Chief Executive Officer since January 2021. Mr. Fauber joined the Board of Directors in October 2020 and he currently serves on the Executive Committee of the Board of Directors. Prior to serving as CEO, Mr. Fauber served as Chief Operating Officer from November 2019 to December 2020, as President of Moody's Investors Service, Inc. from June 2016 to October 2019, as Senior Vice President—Corporate & Commercial Development of Moody's Corporation from April 2014 to May 2016, and was Head of the MIS Commercial Group from January 2013 to May 2016. From April 2009 through April 2014, he served as Senior Vice President—Corporate Development of Moody's Corporation. Mr. Fauber served as Vice President—Corporate Development from September 2005 to April 2009. Prior to joining Moody's, Mr. Fauber served in several roles at Citigroup and its investment banking subsidiary.



John J. Goggins, 61

Executive Vice President and General Counsel

Mr. Goggins has served as the Company's Executive Vice President and General Counsel since April 2011 and the Company's Senior Vice President and General Counsel from October 2000 until April 2011. Mr. Goggins joined Moody's Investors Service, Inc. in February 1999 as Vice President and Associate General Counsel.



Mark Kaye, 42

Executive Vice President and Chief Financial Officer

Mr. Kaye has served as the Company's Executive Vice President—Chief Financial Officer since April 2021 and as Senior Vice President—Chief Financial Officer from August 2018 to April 2021. Prior to joining the Company, Mr. Kaye was Senior Vice President and Head of Financial Planning and Analysis at Massachusetts Mutual Life Insurance Company (MassMutual) since February 2016, and Chief Financial Officer of MassMutual U.S. since July 2015. Prior to that, Mr. Kaye served as Chief Financial Officer and Senior Vice President, Retirement Solutions, at Voya Financial from 2011 to 2015. Mr. Kaye previously held various senior financial and risk reporting positions at ING U.S. and ING Group, and was in the investment banking division of Credit Suisse First Boston.

Name, Age, Position and Biographical Data



Caroline Sullivan, 53

Senior Vice President and Corporate Controller

Ms. Sullivan has served as the Company's Senior Vice President and Corporate Controller since December 2018. Prior to joining the Company, Ms. Sullivan served in several roles at Bank of America from 2011 to 2018, where her last position held was Managing Director and Global Banking Controller. Prior to that role, Ms. Sullivan supported the Global Wealth & Investment Management business from 2015 to 2017 in a variety of positions including Controller. Ms. Sullivan, a CPA, previously held various senior positions at several banks and a major accounting firm, and is a member of the Board of Directors of Financial Executives International.

Stephen Tulenko, 54

President, Moody's Analytics

Mr. Tulenko has served as President of Moody's Analytics since November 2019. Mr. Tulenko served as Executive Director of Enterprise Risk Solutions from 2013 to October 2019 and as Executive Director of Global Sales, Customer Service and Marketing from 2008 to 2013. Prior to the formation of Moody's Analytics, he held various sales, product development and product strategy roles at Moody's Investors Service, Inc. Mr. Tulenko joined Moody's in 1990.



Michael West, 53 President, Moody's Investors Service

HSBC in various credit roles.

Mr. West has served as President of Moody's Investors Service, Inc. since November 2019. Mr. West served as Managing Director—Head of MIS Ratings and Research from June 2016 to October 2019. Previously, Mr. West served as Managing Director—Head of Global Structured Finance from February 2014 to May 2016 and Managing Director—Head of Global Corporate Finance from January 2010 to January 2014. Earlier in his career, he was also responsible for the research strategy for the ratings businesses and before that led Corporate Finance for the EMEA Region, European Corporates and the EMEA leveraged finance business. Prior to joining Moody's in 1998, Mr. West worked at Bank of America and

ITEM 1A. RISK FACTORS

Please carefully consider the following discussion of significant factors, events and uncertainties that make an investment in the Company's securities risky and provide important information for the understanding of the "forward-looking" statements discussed in Item 7 of this Form 10-K and elsewhere. These risk factors should be read in conjunction with the other information in this annual report on Form 10-K.

The events and consequences discussed in these risk factors could, in circumstances the Company may not be able to accurately predict, recognize, or control, have a material adverse effect on Moody's business, financial condition, operating results (including components of the Company's financial results such as sales and profits), cash flows and stock price. These risk factors do not identify all risks that Moody's faces. The Company could also be affected by factors, events, or uncertainties that are not presently known to the Company or that the Company currently does not consider to present significant risks. In addition to the effects of the COVID-19 pandemic and resulting global disruptions on our business and operations discussed in Item 7 of this Form 10-K and in the risk factors below, additional or unforeseen effects from the COVID-19 pandemic and the global economic climate may give rise to or amplify many of these risks discussed below.

A. Legal and Regulatory Risks

Moody's Faces Risks Related to U.S. Laws and Regulations Affecting the Credit Rating Industry and Moody's Customers.

Moody's operates in a highly regulated industry and is subject to extensive regulation by federal, state and local authorities in the U.S., including the Reform Act and the Dodd-Frank Act. These regulations are complex, continually evolving and have tended to become more stringent over time. Additionally, potential changes in Congress may increase the uncertainty with regard to potential changes in these laws and regulations and the enforcement of any new or existing legislation or directives by government authorities. See "Regulation" in Part I, Item 1 of this annual report on Form 10-K for more information. The current laws and regulations:

- seek to encourage, and may result in, increased competition among CRAs and in the credit rating business;
- may result in alternatives to credit ratings or changes in the pricing of credit ratings;
- restrict the use of information in the development or maintenance of credit ratings;
- increase regulatory oversight of the credit markets and CRA operations;
- provide the SEC with direct jurisdiction over CRAs that seek NRSRO status, and grant authority to the SEC to inspect the operations of CRAs; and
- provide for enhanced oversight standards and specialized pleading standards, which may result in increases in the number of legal proceedings claiming liability for losses suffered by investors on rated securities and aggregate legal defense costs.

If these laws and regulations, and any future rulemaking or court rulings, reduce demand for credit ratings or increase costs, Moody's may be unable to pass such costs through to customers. In addition, there may be uncertainty over the scope, interpretation and administration of such laws and regulations. The Company's compliance and efforts to mitigate the risk of fines, penalties or other sanctions can result in significant expenses. Legal proceedings that are increasingly lengthy can result in uncertainty over and exposure to liability.

It is difficult to accurately assess the future impact of legislative and regulatory requirements on Moody's business and its customers' businesses. For example, new laws and regulations may affect MIS's communications with issuers as part of the rating assignment process, alter the manner in which MIS's credit ratings are developed, assigned and communicated, affect the manner in which MIS or its customers or users of credit ratings operate, impact the demand for MIS's credit ratings and alter the economics of the credit ratings business, including by restricting or mandating business models for CRAs. Further, speculation concerning the impact of legislative and regulatory initiatives and the increased uncertainty over potential liability and adverse legal or judicial determinations may negatively affect Moody's stock price. Although these legislative and regulatory initiatives apply to CRAs and credit markets generally, they may affect Moody's in a disproportionate manner. Each of these developments increases the costs and legal risk associated with the issuance of credit ratings and can have a material adverse effect on Moody's operations, profitability and competitiveness, the demand for credit ratings and the manner in which such ratings are utilized.

In addition, MA derives a significant amount of its sales from banks and other financial services providers who are subject to regulatory oversight. U.S. banking regulators, including the Office of the Comptroller of the Currency, the Federal Deposit Insurance Corporation, the Board of Governors of the Federal Reserve System and the Consumer Financial Protection Board, as well as many state agencies, have issued guidance to insured depository institutions and other providers of financial services on assessing and managing risks associated with third-party relationships, which include all business arrangements between a financial services provider and another entity, by contract or otherwise, and generally requires banks and financial services providers to exercise comprehensive oversight throughout each phase of a bank or financial service provider's business arrangement with third-party service providers, and instructs banks and financial service providers to adopt risk management processes commensurate with the level of risk and complexity of their third-party relationships. In light of this, MA's existing or potential bank and financial services customers subject to this guidance have sought to and may further revise their third-party risk management policies and processes and the terms on which they do business with MA. This can result in delayed or reduced sales to such customers, adversely affect MA's relationship with such customers, increase the costs of doing business with such customers and/or result in MA assuming greater financial and legal risk under service agreements with such customers.

Moody's Faces Risks Related to Financial Reforms Outside the U.S. Affecting the Credit Rating Industry and Moody's Customers.

In addition to the extensive and evolving U.S. laws and regulations governing the industry, foreign jurisdictions have taken measures to regulate CRAs and the markets for credit ratings. In particular, the EU has adopted a common regulatory framework for CRAs operating in the EU and continues to monitor the credit rating industry and analyze approaches that may strengthen existing regulation. Credit ratings emanating from outside the EU are subject to ESMA's oversight if they are endorsed into the EU. Additionally, other foreign jurisdictions have recently taken measures to increase regulation of CRAs and markets for credit ratings. See "Regulation" in Part 1, Item 1 of this annual report on Form 10-K for more information.

The EU and other jurisdictions, as discussed further below, adopt legislation and engage in rulemaking on an ongoing basis that significantly impacts operations and the markets for the Company's products and services. Future laws and regulations could extend to products and services not currently regulated. These regulations could: (i) affect the need for debt securities to be rated, (ii) expand supervisory remits to include credit ratings issued outside the home jurisdiction and used for regulatory purposes, (iii) increase the level of competition in the market for credit ratings, (iv) establish criteria for credit ratings or limit the entities authorized to provide credit ratings, (v) restrict the collection, use, accuracy, correction and sharing of personal information by CRAs, or (vi) regulate pricing (for example to require that fees that are based on costs and are non-discriminatory) on products and services provided by MA such as those products that incorporate credit ratings and research originated by MIS. Future regulations could also affect products and services the Company offers in the ESG sector (including those offered by Moody's ESG Solutions Group).

Additionally, as of the date of the filing of this annual report on Form 10-K, there remains uncertainty regarding the future impact that Brexit will have on the credit rating industry within the U.K., the EU and other jurisdictions. Following the Brexit implementation period that ended December 31, 2020 the MIS U.K. registered CRA ceased to be registered with and regulated by ESMA and became subject to regulation by the U.K. Financial Conduct Authority. Regulatory arrangements put in place in both the U.K. and the EU allow credit ratings to be available for regulatory use in both the EU and the U.K. after the end of the Brexit-implementation period. MIS has put arrangements in place to endorse its U.K. credit ratings into the EU and its EU credit ratings into the U.K. On December 31, 2020, the U.K. also onshored CRA Regulation, with certain necessary modifications, into U.K. domestic law (the "U.K. CRA Regulation"). The U.K. CRA Regulation contains requirements for the registration, regulation and supervision of CRAs based in the U.K. It also sets out the circumstances in which U.K. financial institutions can use credit ratings for regulatory purposes, as well as specific obligations for issuers, originators and sponsors relating to structured finance instruments. It is unclear how the EU CRA Regulation and the U.K. CRA Regulation will differ over time.

Both of Moody's segments face risks related to financial reforms outside the U.S. affecting the credit rating industry and Moody's customers. MIS is a registered entity and is therefore subject to formal regulation and periodic or other inspections in the EU and other foreign jurisdictions, such as, but not limited to, Hong Kong and China, where it operates through registered subsidiaries. For example:

In the EU and the U.K., applicable rules include procedural requirements with respect to credit ratings of sovereign issuers, liability for intentional or grossly negligent failure to abide by applicable regulations, mandatory rotation requirements of CRAs hired by issuers of securities for credit ratings of resecuritizations, and restrictions on CRAs or their shareholders if certain ownership thresholds are crossed. Additional procedural and substantive requirements include conditions for the issuance of credit ratings, rules regarding the organization of CRAs, restrictions on activities deemed to create a conflict of interest, including fees that are based on costs and are non-discriminatory, and special requirements for credit ratings of structured finance instruments.

- In Hong Kong, applicable rules include liability for the intentional or negligent dissemination of false and misleading information and procedural requirements for the notification of certain matters to regulators. In addition, MIS Hong Kong is subject to a code of conduct applicable to CRAs that imposes procedural and substantive requirements on the preparation and issuance of credit ratings, restrictions on activities deemed to create a conflict of interest including the disclosure of its compensation arrangements with rated entities and special requirements for credit ratings of structured finance instruments. A failure to comply with these procedural and substantive requirements also exposes MIS Hong Kong to the risk of regulatory enforcement action which could result in financial penalties or, in serious cases, affect its ability to conduct credit rating activities in Hong Kong.
- In China, while MIS is not a licensed CRA, it does issue global credit ratings from offices outside of China regarding Chinese issuers. In addition, the Company holds a 30% investment in a CRA licensed in China. China has laws applicable to domestic CRAs as well as foreign investment in such entities and entities in general (including national security review). Such laws are broadly crafted and the implementation and interpretation of such laws are subject to the broad discretion of Chinese regulators, which could affect our ability to conduct business in China.
- In addition, U.S. economic sanctions have increasingly targeted Chinese persons. In response, China issued a blocking
 statute that establishes a framework for limiting the effect of foreign sanctions on Chinese persons. Blocking statutes
 typically create conflicts of law. An entity that is subject to conflicting laws in multiple jurisdictions may need to determine
 a means to comply with such laws. Such conflicts could eventually affect the ability of entities to adhere to applicable
 laws.

With respect to MA, regulators in Europe and other foreign markets in which MA is active have issued guidance similar to that issued in the U.S. relating to financial institutions' assessment and management of risks associated with third-party relationships. In light of this, MA's existing or potential bank and financial services customers subject to this guidance have sought and may further revise their third-party risk management policies and processes and the terms on which they do business with MA. This can result in delayed or reduced sales to such customers, adversely affect MA's relationship with such customers, increase the costs of doing business with such customers and/or result in MA assuming greater financial and legal risk under service agreements with such customers.

Although Moody's will monitor developments related to financial reforms outside the U.S. affecting the credit rating industry and Moody's customers, Moody's cannot predict the extent of such future laws and regulations, and the effect that they will have on Moody's business or the potential for increased exposure to liability could be significant. For example, compliance with the EU, U.K. and other foreign regulations may increase costs of operations and could have a significant negative effect on Moody's operations, profitability or ability to compete, or the markets for its products and services, including in ways that Moody's presently is unable to predict. In addition, exposure to increased liability under the EU, U.K. regulations and regulations of other foreign jurisdictions may further increase costs and legal risks associated with the issuance of credit ratings and materially and adversely impact Moody's results of operations. Financial reforms in the EU, U.K. and other foreign jurisdictions may have a material adverse effect on Moody's business, operating results and financial condition.

The Company Faces Exposure to Litigation and Government Regulatory Proceedings, Investigations and Inquiries Related to Rating Opinions and Other Business Practices.

Moody's faces exposure to litigation and government and regulatory proceedings, investigations and inquiries related to MIS's ratings actions, as well as other business practices and products within both MIS and MA. If the market value of credit-dependent instruments declines or defaults, whether as a result of difficult economic times, turbulent markets or otherwise, the number of investigations and legal proceedings that Moody's faces could increase significantly. Parties who invest in securities rated by MIS may pursue claims against MIS or Moody's for losses they face in their portfolios. For instance, Moody's faced numerous class action lawsuits and other litigation, government investigations and inquiries concerning events linked to the U.S. subprime residential mortgage sector and broader deterioration in the credit markets during the financial crisis of 2007-2008. Evolving expectations on ESG disclosures and reporting could also result in new regulatory actions at a corporate and business unit level. Legal proceedings impose additional expenses on the Company and require the attention of senior management to an extent that may significantly reduce their ability to devote time to addressing other business issues, and any of these proceedings, investigations or inquiries could ultimately result in adverse judgments, damages, fines, penalties or activity restrictions. Risks relating to legal proceedings are heightened in foreign jurisdictions that lack the legal protections or liability standards comparable to those that exist in the U.S. In addition, new laws and regulations have been and may continue to be enacted that establish lower liability standards, shift the burden of proof or relax pleading requirements, thereby increasing the risk of successful litigations in the U.S. and in foreign jurisdictions. These litigation risks are often difficult to assess or quantify. Moody's may not have adequate insurance or reserves to cover these risks, and the existence and magnitude of these risks often remains unknown for substantial periods of time. Furthermore, when Moody's is unable to achieve dismissals at an early stage and litigation matters proceed to trial, the aggregate legal defense costs incurred by Moody's increase substantially, as does the risk of an adverse outcome.

Additionally, as litigation or the process to resolve pending matters progresses, Moody's will continue to review the latest information available and may change its accounting estimates, which could require Moody's to record or increase liabilities in the consolidated financial statements in future periods. See Note 21 to the consolidated financial statements for more information regarding ongoing investigations and civil litigation that the Company currently faces. Due to the number of these proceedings and the significant amount of damages sought, there is a risk that Moody's will be subject to judgments, settlements, fines, penalties or other adverse results that have a material adverse effect on its business, operating results and financial condition.

The Company Is Exposed to Risks Related to Its Compliance and Risk Management Programs.

Moody's operates in a number of countries, and as a result the Company is required to comply with and quickly adapt to numerous international and U.S. federal, state and local laws and regulations. The Company's ability to comply with applicable laws and regulations, including anti-corruption, antitrust and securities trading laws, is largely dependent on its establishment and maintenance of compliance, review and reporting systems, as well as its ability to attract and retain qualified compliance and risk management personnel. Moody's policies and procedures to identify, evaluate and manage the Company's risks, including risks resulting from acquisitions, may not be fully effective, and Moody's employees or agents may engage in misconduct, fraud or other errors. It is not always possible to deter such errors, and the precautions the Company takes to prevent and detect this activity may not be effective in all cases. If Moody's employees violate its policies or if the Company's risk management methods are not effective, the Company may be subject to criminal and civil liability, the suspension of the Company's employees, fines, penalties, regulatory sanctions, injunctive relief, exclusion from certain markets or other penalties, and may suffer harm to its reputation, financial condition and operating results.

Moody's Faces Risks Related to Protecting Its Intellectual Property Rights.

Moody's considers many aspects of its products and services to be proprietary. Failure to protect the Company's intellectual property adequately could harm its reputation and affect the Company's ability to compete effectively. Businesses the Company acquires also involve intellectual property portfolios, which increase the challenges the Company faces in protecting its strategic advantage. In addition, the Company's operating results can be adversely affected by inadequate or changing legal and technological protections for intellectual property and proprietary rights in some jurisdictions and markets. The lack of strong legal and technological intellectual property protections in foreign jurisdictions in which we operate may increase our vulnerability and may pose risks to our business. From time to time, laws are passed that require publication of certain information, in some cases at no cost, that the Company considers to be its intellectual property and that it currently sells or licenses for a fee, which could result in lost revenue.

Unauthorized third parties may also try to obtain and use technology or other information that the Company regards as proprietary. It is also possible that Moody's competitors or other entities could obtain patents related to the types of products and services that Moody's offers, and attempt to require Moody's to stop developing or marketing the products or services, to modify or redesign the products or services to avoid infringing, or to obtain licenses from the holders of the patents in order to continue developing and marketing the products and services. Even if Moody's attempts to assert or protect its intellectual property rights through litigation, it may require considerable cost, time and resources to do so, and there is no guarantee that the Company will be successful. The Company's ability to establish, maintain and protect its intellectual property and proprietary rights against theft, misappropriation or infringement could be materially and adversely affected by insufficient and/or changing proprietary rights and intellectual property legal protections in some jurisdictions and markets. These risks, and the cost, time and resources needed to address them, may increase as the Company's business grows and its profile rises in countries with intellectual property regimes that are less protective than the rules and regulations applied in the United States.

Moody's Faces Risks Related to Tax Matters, Including Changes in Tax Rates or Tax Rules.

As a global company, Moody's is subject to taxation in the United States and various other countries and jurisdictions. As a result, our effective tax rate is determined based on the taxable income and applicable tax rates in the various jurisdictions in which the Company operates. Moody's future tax rates could be affected by changes in the composition of earnings in countries or states with differing tax rates or other factors, including by increased earnings in jurisdictions where Moody's faces higher tax rates, losses incurred in jurisdictions for which Moody's is not able to realize the related tax benefit, or changes in foreign currency exchange rates. Changes in the tax, accounting and other laws, treaties, regulations, policies and administrative practices, or changes to their interpretation or enforcement, including changes applicable to multinational corporations such as the Base Erosion Profit Shifting initiative being led by the Organization for Economic Co-operation and Development, which requires companies to disclose more information to tax authorities on operations around the world, and the European Union's state aid rulings, could have a material adverse effect on the Company's effective tax rate, results of operations and financial condition and may lead to greater audit scrutiny of profits earned in various countries.

For example, the Tax Act made significant changes to the U.S. federal tax laws. Many aspects of the legislation remain uncertain or unclear. As additional regulatory guidance is issued interpreting or clarifying the Tax Act or if the tax accounting rules are modified, there may be adjustments or changes to the Company's determination of its mandatory one-time deemed repatriation tax liability ("transition tax") on previously untaxed accumulated earnings of foreign subsidiaries recorded in 2017. Additional regulatory guidance may also affect the Company's expected future effective tax rates and tax assets and liabilities, which could have a material adverse effect on Moody's business, results of operations, cash flows and financial condition. Furthermore, the Tax Act may impact the volume of debt securities issued as discussed in the Risk Factor, *Changes in the Volume of Debt Securities Issued in Domestic and/or Global Capital Markets, Asset Levels and Flows into Investment Levels and Changes in Interest Rates and Other Volatility in the Financial Markets Can Negatively Impact the Nature and Economics of the Company's Business.*

In addition, Moody's is subject to regular examination of its income tax returns by the Internal Revenue Service and other tax authorities around the world, and the Company is experiencing increased scrutiny as its business grows globally. Moody's regularly assesses the likelihood of favorable or unfavorable outcomes resulting from these examinations to determine the adequacy of its provision for income taxes, including unrecognized tax benefits; however, developments in an audit or litigation could materially and adversely affect the Company. Although the Company believes its tax estimates and accruals are reasonable, there can be no assurance that any final determination will not be materially different than the treatment reflected in its income tax provisions, accruals and unrecognized tax benefits, which could materially and adversely affect the Company's business, operating results, cash flows and financial condition.

B. Risks Relating to our Business

The Company is Exposed to Legal, Economic, Operational and Regulatory Risks of Operating in Multiple Jurisdictions.

Moody's conducts operations in various countries outside the U.S. and derives a significant portion of its revenue from foreign sources. Changes in the economic condition of the various foreign economies in which the Company operates have an impact on the Company's business. For example, economic uncertainty in the Eurozone or elsewhere, including, but not limited to, in Latin America or China, affects the number of securities offerings undertaken within those particular areas. In addition to the risks addressed elsewhere in this section, operations abroad expose Moody's to a number of legal, economic and regulatory risks such as:

- exposure to exchange rate movements between foreign currencies and USD;
- restrictions on the ability to convert local currency into USD and the costs, including the tax impact, of repatriating cash held by entities outside the U.S.;
- U.S. laws affecting overseas operations, including domestic and foreign export and import restrictions, tariffs and other trade barriers and restrictions, such as those related to the U.S.'s relationship with China and embargoes and sanctions laws with respect to Russia and Venezuela;
- differing and potentially conflicting legal or civil liability, compliance and regulatory standards, including as a result of Brexit;
- uncertainty about the future relationship between the U.K. and the EU;
- current and future regulations relating to the imposition of mandatory rotation requirements on CRAs hired by issuers of securities;
- uncertain and evolving laws and regulations, including those applicable to the financial services industries, such as the European Union's implementation of the Markets in Financial Instruments Directive II, MiFID II, in January 2018, and to the protection of intellectual property;
- the transition away from benchmark reference rates based on market participant judgments, such as LIBOR and EURIBOR, to rates based on observable transactions, such as the Secured Overnight Financing Rate (SOFR);
- uncertainty regarding the future relationship between the U.S. and China, which may result in further restrictions or actions by the U.S. government with respect to doing business in China and/or by the Chinese government with respect to business conducted by foreign entities in China;
- economic, political and geopolitical market conditions, including the effect of these conditions on customers and customer retention;
- the possibility of nationalization, expropriation, price controls and other restrictive governmental actions;
- competition with CRAs that have greater familiarity, longer operating histories and/or support from local governments or other institutions;
- uncertainties in obtaining data and creating products and services relevant to particular geographic markets;
- reduced protection for intellectual property rights;
- longer payment cycles and possible problems in collecting receivables;

- differing accounting principles and standards;
- difficulties in staffing and managing foreign operations, including potential relocation and/or restaffing of employees as a result of Brexit;
- difficulties and delays in translating documentation into foreign languages;
- potentially adverse tax consequences; and
- complexities of compliance with employment laws and new data and cybersecurity rules in numerous jurisdictions.

Additionally, Moody's is subject to complex U.S., foreign and other local laws and regulations that are applicable to its operations abroad, such as laws and regulations governing economic and trade sanctions, tariffs, embargoes, and anticorruption laws including the Foreign Corrupt Practices Act of 1977, the U.K. Bribery Act of 2010 and other similar local laws. The internal controls, policies and procedures and employee training and compliance programs to deter prohibited practices the Company has implemented may not be effective in preventing employees, contractors or agents from violating or circumventing such internal policies or from material violations of applicable laws and regulations. Any determination or allegations, even if unfounded, that the Company has violated sanctions, anti-bribery or anti-corruption laws could have a material adverse effect on Moody's business, operating results and financial condition. Compliance with international and U.S. laws and regulations that apply to the Company's international operations increases the cost of doing business in foreign jurisdictions. Violations of such laws and regulations may result in severe fines and penalties, criminal sanctions, administrative remedies, and restrictions on business conduct and could have a material adverse effect on Moody's reputation, its ability to attract and retain employees, its business, operating results and financial condition.

Moody's Operations are Exposed to Risks from Infrastructure Malfunctions or Failures.

Moody's ability to conduct business may be materially and adversely impacted by a disruption in the infrastructure that supports its businesses and the communities in which Moody's is located, including New York City, the location of Moody's headquarters, major cities worldwide in which Moody's has offices, and locations in China used for certain Moody's work. This may include a disruption involving physical or technological infrastructure (whether or not controlled by the Company), including the Company's electronic delivery systems, data center facilities, or the Internet, used by the Company or third parties with or through whom Moody's conducts business. Many of the Company's products and services are delivered electronically and the Company's customers depend on the Company's ability to receive, store, process, transmit and otherwise rapidly handle very substantial quantities of data and transactions on computer-based networks. Some of Moody's operations require complex processes and the Company's extensive controls to reduce the risk of error inherent in our operations cannot eliminate such risk completely. The Company's customers also depend on the continued capacity, reliability and security of the Company's telecommunications, data centers, networks and other electronic delivery systems, including its websites and connections to the Internet. The Company's employees also depend on these systems for internal use. Any significant failure, compromise, cyber-breach, interruption or a significant slowdown of operations of the Company's infrastructure, whether due to human error, capacity constraints, hardware failure or defect, weather (including climate change), natural disasters, fire, power loss, telecommunication failures, break-ins, sabotage, intentional acts of vandalism, acts of terrorism, political unrest, pandemic (including the COVID-19 pandemic), war or otherwise, may impair the Company's ability to deliver its products and services.

Moody's efforts to secure and plan for potential disruptions of its major operating systems may not be successful. The Company relies on third-party providers, including, increasingly, cloud-based service providers, to provide certain essential services. While the Company believes that such providers are reliable, the Company has limited control over the performance of such providers. To the extent any of the Company's third-party providers ceases to provide these services in an efficient, cost-effective manner or fails to adequately expand its services to meet the Company's needs and the needs of the Company's customers (including as a result of the COVID-19 pandemic), the Company could experience lower revenues and higher costs. Additionally, although the Company maintains processes to prevent, detect and recover from a disruption, the Company also does not have fully redundant systems for most of its smaller office locations and low-risk systems, and its disaster recovery plan does not include restoration of non-essential services. If a disruption occurs in one of Moody's locations or systems and its personnel in those locations or those who rely on such systems are unable to utilize other systems or communicate with or travel to other locations, such persons' ability to service and interact with Moody's customers will suffer. The Company cannot predict with certainty all of the adverse effects that could result from the Company's failure, or the failure of a third party, to efficiently address and resolve these delays and interruptions. A disruption to Moody's operations or infrastructure may have a material adverse effect on its reputation, business, operating results and financial condition.

Changes in the Volume of Debt Securities Issued in Domestic and/or Global Capital Markets, Asset Levels and Flows into Investment Levels and Changes in Interest Rates and Other Volatility in the Financial Markets Can Negatively Impact the Nature and Economics of the Company's Business.

Moody's business is impacted by general economic conditions and volatility in the U.S. and world financial markets. Furthermore, issuers of debt securities may elect to issue securities without ratings or securities which are rated or evaluated by non-traditional parties such as financial advisors, rather than traditional CRAs, such as MIS. A majority of Moody's credit-rating-based revenue is transaction-based, and therefore it is especially dependent on the number and dollar volume of debt securities issued in the capital markets. Market disruptions and economic slowdown and uncertainty have in the past, and may in the future, negatively impact the volume of debt securities issued in global capital markets and the demand for credit ratings. Changes to U.S. tax laws and policy can negatively affect the volume of debt securities issued in the U.S. For example, the Tax Act limits deductibility on interest payments and significantly reduces the tax cost associated with the repatriation of cash held outside the U.S., both of which could negatively affect the volume of debt securities issued. Conditions that reduce issuers' ability or willingness to issue debt securities, such as market volatility, declining growth, currency devaluations or other adverse economic trends, reduce the number and dollar-equivalent volume of debt issuances for which Moody's provides ratings services and thereby adversely affect the fees Moody's earns in its ratings business.

Economic and government factors such as the scaling back, wind-down or termination of COVID-19 economic stimulus and support programs, a long-term continuation of difficult economic conditions, and current uncertainty in various other jurisdictions, may have an adverse impact on the Company's business. Future debt issuances also could be negatively affected by increases in interest rates, the withdrawal of COVID-19 economic stimulus, inflationary pressures, widening credit spreads, regulatory and political developments, growth in the use of alternative sources of credit, and defaults by significant issuers. Declines or other changes in the markets for debt securities may materially and adversely affect the Company's business, operating results and financial condition.

Moody's initiatives to reduce costs to counteract a decline in its business may not be sufficient and cost reductions may be difficult or impossible to obtain in the short term, due in part to rent, technology, compliance and other fixed costs associated with some of the Company's operations as well as the need to monitor outstanding ratings. Further, cost-reduction initiatives, including those under-taken to date, could make it difficult for the Company to rapidly expand operations in order to accommodate any unexpected increase in the demand for ratings. Volatility in the financial markets, including changes in the volumes of debt securities and changes in interest rates, may have a material adverse effect on the business, operating results and financial condition, which the Company may not be able to successfully offset with cost reductions.

The Company Faces Increased Pricing Pressure from Competitors and/or Customers.

There is price competition in the credit rating, research, and credit risk management markets, as well as in the market for research, business intelligence and analytical services offered by MA. Moody's faces competition globally from other CRAs and from investment banks and brokerage firms that offer credit opinions in research, as well as from in-house research operations. Competition for customers and market share has spurred more aggressive tactics by some competitors in areas such as pricing and services, as well as increased competition from non-NRSROs that evaluate debt risk for issuers or investors. At the same time, a challenging business environment and consolidation among both competitors and customers, particularly those involved in structured finance products and commercial real estate, and other factors affecting demand may enhance the market power of competitors and reduce the Company's customer base. Weak economic growth intensifies competitive pricing pressures and can result in customers' use of free or lower-cost information that is available from alternative sources or their development of alternative, proprietary systems for assessing credit risk that replace the products currently purchased from Moody's. While Moody's seeks to compete primarily on the basis of the guality of its products and services, it can lose market share when its pricing is not sufficiently competitive. In addition, the Reform Act was designed to encourage competition among rating agencies. The formation of additional NRSROs may increase pricing and competitive pressures. Furthermore, in some of the countries in which Moody's operates, governments may provide financial or other support to local rating agencies. Any inability of Moody's to compete successfully with respect to the pricing of its products and services will have a material adverse impact on its business, operating results and financial condition.

The Company Is Exposed to Reputation and Credibility Concerns.

Moody's reputation and the strength of its brand are key competitive strengths. To the extent that the rating agency business as a whole or Moody's, relative to its competitors, suffers a loss in credibility, Moody's business will be significantly impacted. Factors that may have already affected credibility and could potentially continue to have an impact in this regard include the appearance of a conflict of interest, the performance of securities relative to the rating assigned to such securities, the timing and nature of changes in ratings, a major compliance failure, negative perceptions or publicity and increased criticism by users of ratings, regulators and legislative bodies, including as to the ratings process, including as to the Company's recent ESG initiatives, and its implementation with respect to one or more securities and intentional, poor representation of our products and services by our partners or agents, manipulation of our products and services by third parties, or unintentional misrepresentations of Moody's products and services in advertising materials, public relations information, social media or other external communications. Operational errors, whether by Moody's or a Moody's competitor, could also harm the reputation of the Company or the credit rating industry. Damage to reputation and credibility could have a material adverse impact on Moody's business, operating results and financial condition, as well as on the Company's ability to find suitable candidates for acquisition.

The Introduction of Competing Products, Technologies or Services by Other Companies Can Negatively Impact the Nature and Economics of the Company's Business.

The markets for credit ratings, research, credit risk management services, business intelligence and analytical services are highly competitive and characterized by rapid technological change, changes in customer and investor demands, and evolving regulatory requirements, industry standards and market preferences. The ability to develop and successfully launch and maintain innovative products, technologies and services that anticipate customers' and investors' changing requirements and utilize emerging technological trends in a timely and cost-effective manner is a key factor in maintaining market share. Moody's competitors include both established companies with significant financial resources, brand recognition, market experience and technological expertise, and smaller companies which may be better poised to quickly adopt new or emerging technologies or respond to customer requirements. Competitors may develop quantitative methodologies or related services for assessing credit risk that customers and market participants may deem preferable, more cost-effective or more valuable than the credit risk assessment methods currently employed by Moody's, or may position, price or market their products in manners that differ from those utilized by Moody's. Moody's also competes indirectly against consulting firms and technology and information providers, some of whom are also suppliers to Moody's; these indirect competitors could in the future choose to compete directly with Moody's, cease doing business with Moody's or change the terms under which they do business with Moody's in a way that could negatively impact our business. In addition, customers or others may develop alternative, proprietary systems for assessing credit risk. Such developments could affect demand for Moody's products and services and its growth prospects. Further, the increased availability in recent years of free or relatively inexpensive internet information may reduce the demand for Moody's products and services. Moody's growth prospects also could be adversely affected by Moody's failure to make necessary or optimal capital infrastructure expenditures and improvements and the inability of its information technologies to provide adequate capacity and capabilities to meet increased demands of producing quality ratings and research products at levels achieved by competitors. Any inability of Moody's to compete successfully may have a material adverse effect on its business, operating results and financial condition.

Moody's Is Exposed to Risks Related to Loss of Skilled Employees and Related Compensation Cost Pressures.

Moody's success depends upon its ability to recruit, retain and motivate highly skilled, experienced financial analysts and other professionals. Competition for skilled individuals in the financial services industry is intense, and Moody's ability to attract high quality employees could be impaired if it is unable to offer competitive compensation and other incentives or if the regulatory environment mandates restrictions on or disclosures about individual employees that would not be necessary in competing industries. Rising expenses including wage inflation could adversely affect Moody's ability to attract and retain high-guality employees. As greater focus has been placed on executive compensation at public companies, in the future, Moody's may be required to alter its compensation practices in ways that adversely affect its ability to attract and retain talented employees. Investment banks, investors and competitors may seek to attract analyst talent by providing more favorable working conditions or offering significantly more attractive compensation packages than Moody's. Moody's also may not be able to identify and hire the appropriate qualified employees in some markets outside the U.S. with the required experience or skills to perform sophisticated credit analysis. We could also fail to effectively respond to evolving perceptions and goals of those in our workforce or whom we might seek to hire, including in response to changes brought on by the COVID-19 pandemic, with respect to flexible working or other matters. Additionally, relocation and/or restaffing of employees due to Brexit could adversely affect our ability to attract and retain talent for our European operations. There is a risk that even when the Company invests significant resources in attempting to attract, train and retain gualified personnel, it will not succeed in its efforts, and its business could be harmed. Further, employee expectations in areas such as environmental, social matters and corporate governance (ESG) have been rapidly evolving and increasing. A failure to adequately meet employee expectations may result in an inability to attract and retain talented employees.

Moody's is highly dependent on the continued services of Robert Fauber, the President and Chief Executive Officer, and other senior officers and key employees. The loss of the services of skilled personnel for any reason and Moody's inability to replace them with suitable candidates quickly or at all, as well as any negative market perception resulting from such loss, could have a material adverse effect on Moody's business, operating results and financial condition.

Moody's Acquisitions, Dispositions and Other Strategic Transactions or Investments May Not Produce Anticipated Results Exposing the Company to Future Significant Impairment Charges Relating to Its Goodwill, Intangible Assets or Property and Equipment.

Moody's regularly evaluates and enters into acquisitions, dispositions or other strategic transactions and investments to strengthen its business and grow the Company. For example, Moody's acquired Bureau van Dijk in 2017, Reis in 2018, Regulatory DataCorp (RDC) in 2020, and RMS in September 2021. Such transactions and investments present significant challenges and risks. The Company faces intense competition for acquisition targets, especially in light of industry consolidation, which may affect Moody's ability to complete such transactions on favorable terms or at all. Additionally, the Company makes significant investments in technology, including software for internal use, which can be expensive, time-intensive and complex to develop and implement.

The anticipated growth, synergies and other strategic objectives of the RMS acquisition, as well as other completed transactions, may not be fully realized, and a variety of factors may adversely affect any anticipated benefits from such transactions. Any strategic transaction involves a number of risks, including unanticipated challenges regarding integration of operations, technologies and new employees; the existence of liabilities or contingencies not disclosed to or otherwise known by the Company prior to closing a transaction; unexpected regulatory and operating difficulties and expenditures; scrutiny from competition and antitrust authorities; failure to retain key personnel of the acquired business; future developments that impair the value of purchased goodwill or intangible assets; diversion of management's focus from other business operations; failure to implement or remediate controls, procedures and policies appropriate for a larger public company at acquired companies that prior to the acquisition lacked such controls, procedures and policies; disputes or litigation arising out of acquisitions or dispositions; challenges retaining the customers of the acquired business; coordination of product, sales, marketing and program and systems management functions; integration of employees from the acquired business into Moody's organization; integration of the acquired business's accounting, information technology, human resources, legal and other administrative systems with Moody's; risks that acquired systems expose us to cybersecurity risks; and for foreign transactions, additional risks related to the integration of operations across different cultures and languages, and the economic, political, and regulatory risks associated with specific countries. The anticipated benefits from an acquisition or other strategic transaction or investment may not be realized fully, or may take longer to realize than expected. As a result, the failure of acquisitions, dispositions and other strategic transactions and investments to perform as expected may have a material adverse effect on Moody's business, operating results and financial condition.

At December 31, 2021, Moody's had \$5,999 million of goodwill and \$2,467 million of intangible assets on its balance sheet. Approximately 94% of the goodwill and intangible assets reside in the MA business, including those related to Bureau van Dijk and RMS, and are allocated to the two reporting units within MA. The remaining 6% of goodwill and intangible assets reside in MIS and primarily relate to ICRA. Failure to achieve business objectives and financial projections in any of these reporting units could result in a significant asset impairment charge, which would result in a non-cash charge to operating expenses. Goodwill and intangible assets are tested for impairment on an annual basis and also when events or changes in circumstances indicate that impairment may have occurred. Determining whether an impairment of goodwill exists can be especially difficult in periods of market or economic uncertainty and turmoil, and requires significant management estimates and judgment. In addition, the potential for goodwill impairment is increased during periods of economic uncertainty. An asset impairment charge could have a material adverse effect on Moody's business, operating results and financial condition.

The global COVID-19 pandemic may have a material adverse impact on our operations and financial performance, and is having a material adverse impact on the operations and financial performance of many of our customers. It is difficult to predict the extent to which the pandemic and related impacts will adversely impact our business operations, financial performance, results of operations, financial position and the achievement of our strategic objectives.

Our operations and financial performance could be negatively impacted by the continued effects of the COVID-19 pandemic that has caused, and is expected to continue to cause, the global slowdown of economic activity and significant volatility and disruption in financial markets. Because the severity, magnitude and duration of the pandemic and its economic consequences continue to be uncertain and difficult to predict, the pandemic's impact on our operations and financial performance, as well as its impact on our ability to successfully execute our business strategies and initiatives, remains uncertain and difficult to predict. Further, the ultimate impact of the pandemic on our operations and financial performance of our customers, depends on many factors that are not within our control, including, but not limited, to: governmental, business and individuals' actions (including restrictions on travel and workforce pressures); actions taken in response on global and regional economics, travel, and economic activity; the availability of federal, state, local or non-U.S. funding programs; general economic uncertainty in key global markets and financial market volatility; global economic conditions and levels of economic growth; uncertainty presented by approved vaccines, corresponding rollout and unanticipated consequences of such vaccines; and the pace of recovery when the pandemic subsides.

The COVID-19 pandemic has subjected our operations and financial performance to a number of risks, including, but not limited to, those discussed below:

- The global credit market disruptions and economic stimulus measures led to robust U.S. investment grade and U.S. speculative grade issuance that may not continue as government programs are scaled back.
- We continue to publish research and issue credit ratings in accordance with our public credit rating methodologies in a highly uncertain, changing environment. Given these unprecedented events, and our prior experience during periods of volatility and economic uncertainty, it is likely that our ratings and research will be challenged and scrutinized around the globe and result in future government and regulatory proceedings, investigations, inquiries and litigation.
- Likewise, MA continues to offer quantitative analytics in a highly uncertain, rapidly changing environment where it is difficult to accurately capture the impact of the COVID-19 pandemic within its analytical models across different business sectors and geographies. Any failure of MA's models to sufficiently account for COVID-19 impacts may impact MA's reputation, brand and credibility and could result in customer dissatisfaction and/or contract cancellations.
- Illness, travel restrictions or workforce disruptions could result in reduced sales opportunities for both MIS and MA. The COVID-19 pandemic may decrease demand for the financial intelligence and analytical tools MA provides.

- Our customers are being impacted and will be impacted by the COVID-19 pandemic to differing degrees. As a result, we may face pricing pressure on our products, delayed renewals for certain subscription based products, and challenges to new sales which would in turn reduce revenue, ultimately impacting our results of operations.
- The COVID-19 pandemic has increased volatility in the capital markets. The Company might not be able to continue to
 access preferred sources of liquidity when we would like, and our borrowing costs could increase.
- While we have transitioned to a hybrid work environment combining remote and in-office work, all employees globally, maintaining such a state for an extended period of time may have a material adverse effect on our productivity, our ability to meet the needs of our customers and may expose us to both operational and security risks. In addition, maintaining an infrastructure that supports a prolonged remote working environment may limit information technology resources available for other projects.
- As the COVID-19 pandemic continues to affect the global economy, it may have the effect of heightening many of the
 other risks, such as those surrounding cybersecurity, described in our risk factors in this Form 10-K. Further, the
 COVID-19 pandemic may also affect our operating and financial results in a manner that is not presently known to us or
 that we currently do not expect to present significant risks to our operations or financial results.

C. Technology Risks

The Company Is Exposed to Risks Related to Cybersecurity and Protection of Confidential Information.

The Company's operations rely on the secure processing, storage and transmission of confidential, sensitive, proprietary and other types of information relating to its business operations and confidential and sensitive information about its customers and employees in the Company's computer systems and networks, and in those of its third party vendors. Unauthorized disclosure of this information could cause our customers to lose faith in our ability to protect their confidential information and therefore cause customers to cease doing business with us. The risks the Company faces range from cyber-attacks common to most industries, to more advanced threats that target the Company because of its prominence in the global marketplace, or due to its ratings of sovereign debt. Breaches of Moody's or Moody's vendors' technology and systems, whether from circumvention of security systems, denial-of-service attacks or other cyber-attacks [some of which may be carried out by state-sponsored actors], hacking, "phishing" attacks, computer viruses, ransomware, or malware, employee or insider error, malfeasance, social engineering, physical breaches or other actions, may result in manipulation or corruption of sensitive data, material interruptions or malfunctions in the Company's or such vendors' web sites or systems, applications, data processing, or disruption of other business operations, or may compromise the confidentiality and integrity of material information held by the Company (including information about Moody's business, employees or customers), as well as sensitive personally identifiable information (PII), the disclosure of which could lead to identity theft. Measures that Moody's takes to avoid, detect, mitigate or recover from material incidents can be expensive, and may be insufficient, circumvented, or may become ineffective. Additionally, the Company may be exposed to additional threats as the Company migrates its data from legacy systems to cloud-based solutions, and increased dependence on third parties to store cloud-based data subjects the Company to further cyber risks. Further, as a result of the COVID-19 pandemic, many of our employees are working remotely, which magnifies the importance of the integrity of our remote access security measures and may expose the Company to additional cyber risks.

The Company has invested and continues to invest in risk management and information security measures in order to protect its systems and data, including employee training, disaster plans, and technical defenses. The cost and operational consequences of implementing, maintaining and enhancing further data or system protection measures could increase significantly to overcome increasingly intense, complex, and sophisticated global cyber threats. Despite the Company's best efforts, it is not fully insulated from, and has in the past experienced, security threats and system disruptions. Although past incidents have not had a material adverse effect on the Company's operating results, there can be no assurance of a similar result in the future. Because the methods used for these systems cyberattacks are rapidly changing, the Company, despite significant focus and investment, may be unable to anticipate/deploy sufficient protections against such incidents. Further, the extent of a particular security incident and the steps needed to investigate may not be immediately clear, and it may take a significant amount of time before such an investigation can be completed and full and reliable information about the incident, including the extent of the harm and how best to remediate it, is known. Recent well-publicized security breaches at other companies have led to enhanced government and regulatory scrutiny of the measures taken by companies to protect against cyber-attacks, and may in the future result in heightened cybersecurity compliance requirements, including additional regulatory expectations for oversight of vendors and service providers. Cybersecurity incidents, including the accidental loss, inadvertent disclosure or unapproved dissemination of proprietary information or sensitive or confidential data, could cause reputational harm, loss of customers and revenue, fines, regulatory actions and scrutiny, sanctions or other statutory penalties, litigation, liability for failure to safeguard the Company's customers' information, or financial losses that are either not insured against or not fully covered through any insurance maintained by the Company. In addition, disclosure or media reports of actual or perceived security vulnerabilities to the Company's systems or those of the Company's third parties, even if no breach has been attempted or occurred, could lead to reputational harm, loss of customers and revenue, or increased regulatory actions oversight and scrutiny.

Any of the foregoing may have a material adverse effect on Moody's business, operating results and financial condition.

The Company Is Exposed to Risks Related to Protection of Confidential Information

To conduct its operations, the Company regularly moves data across national borders, and consequently is subject to a variety of continuously evolving and developing laws and regulations in the United States and abroad regarding privacy, data protection and data security [such as the Federal Trade Commission Act in the United States, the General Data Protection Regulation ("GDPR") in the European Union, the Cyber Security Law in China and various other international, federal, state and local laws and regulations]. The scope of the laws that may be applicable to Moody's is often uncertain and may be conflicting, particularly with respect to foreign laws. For example, GDPR, which became effective in May 2018, greatly increased the jurisdictional reach of European Union privacy law and added a broad array of requirements for processing personal data, including the public disclosure of significant data breaches. Failure to comply with GDPR requirements could result in penalties of up to 4% of annual worldwide revenue. Additionally, other countries have enacted or are enacting data localization laws that require data to stay within their borders. Further, laws such as the California Consumer Privacy Act, enacted in January 2020, require among other things, covered companies to provide new disclosures to consumers, and affords consumers new abilities to opt-out of certain sales of personal information. The effects of non-compliance with the CCPA and other similar data privacy laws in other iurisdictions are significant, however, and may require us to modify our data processing practices and policies and to incur additional costs and expenses. All of these evolving compliance and operational requirements have required changes to certain business practices, thereby increasing costs, requiring significant management time and attention, and subjecting the Company to negative publicity, as well as remedies that may harm its business, including fines, modified demands or orders, the cessation of existing business practices, and exposure to litigation, regulatory actions, sanctions or other statutory penalties.

The Company Is Dependent on the Use of Third-Party Software, Data, Hosted Solutions, Data Centers, Cloud and Network Infrastructure (Together, "Third Party Technology"), and Any Reduction in Third-Party Product Quality or Service Offerings, Could Have a Material Adverse Effect on the Company's Business, Financial Condition or Results of Operations.

Moody's relies on Third Party Technology in connection with its product development and offerings and operations. The Company depends on the ability of Third Party Technology providers to deliver and support reliable products, enhance their current products, develop new products on a timely and cost-effective basis, provide data necessary to develop and maintain its products and respond to emerging industry standards and other technological changes. The Third Party Technology Moody's uses can become obsolete or restrictive, incompatible with future versions of the Company's products, fail to be comprehensive or accurate, unavailable or fail to operate effectively (including as a result of the COVID-19 pandemic), and Moody's business could be adversely affected when the Company is unable to timely or effectively replace such Third Party Technology.

The Company also monitors its use of Third Party Technology to comply with applicable license and other contractual requirements. Despite the Company's efforts, the Company cannot ensure that such third parties will permit Moody's use in the future, resulting in increased Third Party Technology acquisition costs and loss of rights. In addition, the Company's operating costs could increase if license or other usage fees for Third Party Technology increase or the efforts to incorporate enhancements to Third Party Technology are substantial. In the ordinary course, our third-parties, including our vendors, are subject to various forms of cyber attacks. To date, such attacks have not resulted in a material adverse impact to our business operations, but there can be no guarantee we will not experience such an impact. Some of these third-party suppliers are also Moody's competitors, increasing the risks noted above. When any of these risks materialize, they could have a material adverse effect on the Company's business, financial condition or results of operations.

ITEM 1B. UNRESOLVED STAFF COMMENTS

None.

ITEM 2. PROPERTIES

Moody's corporate headquarters is located at 7 World Trade Center at 250 Greenwich Street, New York, New York 10007, with approximately 797,537 square feet of leased space. As of December 31, 2021, Moody's operations were conducted from 35 U.S. offices and 107 non-U.S. office locations, all of which are leased. These properties are geographically distributed to meet operating and sales requirements worldwide. These properties are generally considered to be both suitable and adequate to meet current operating requirements.

ITEM 3. LEGAL PROCEEDINGS

For information regarding legal proceedings, see Part II, Item 8 – "Financial Statements", Note 21 "Contingencies" in this Form 10-K.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

ITEM 5. MARKET FOR THE REGISTRANT'S COMMON EQUITY, RELATED SHAREHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

Information in response to this Item is set forth under the captions below.

MOODY'S PURCHASES OF EQUITY SECURITIES

For the three months ended December 31, 2021:

Period	Total Number of Shares Purchased ⁽¹⁾	verage Price id per Share	Total Number of Shares Purchased as Part of Publicly Announced Program	Approximate Dollar Value of Shares That May Yet Be Purchased Under The Program ⁽²⁾
October 1- 31	1,400	\$ _		\$1,203 million
November 1-30	236,692	\$ 389.93	235,647	\$1,111 million
December 1- 31	78,013	\$ 389.35	77,330	\$1,081 million
Total	316,105	\$ 389.78	312,977	

⁽¹⁾ Includes surrender to the Company of 1,400; 1,045 and 683 shares of common stock in October, November and December, respectively, to satisfy tax withholding obligations in connection with the vesting of restricted stock issued to employees.

(2) Amounts shown are as of the last day of each of the months. On December 16, 2019, the Board authorized \$1 billion in share repurchase authority and on February 9, 2021, the Board approved an additional \$1 billion in share repurchase authority. At December 31, 2021, there was approximately \$1,081 million of remaining authority. Additionally, on February 7, 2022, the Board of Directors approved an additional \$750 million of share repurchase authority. There is no established expiration date for the remaining authorizations.

During the fourth quarter of 2021, Moody's issued 0.1 million shares under employee stock-based compensation plans.

COMMON STOCK INFORMATION

The Company's common stock trades on the New York Stock Exchange under the symbol "MCO". The number of registered shareholders of record at January 31, 2022 was 1,628. A substantially greater number of the Company's common stock is held by beneficial holders whose shares of record are held by banks, brokers and other financial institutions.

EQUITY COMPENSATION PLAN INFORMATION

The table below sets forth, as of December 31, 2021, certain information regarding the Company's equity compensation plans.

	Number of Securities to be Issued Upon Exercise of Outstanding Options, Warrants and Rights	Veighted-Average Exercise Price of Outstanding Options, Warrants and Rights ⁽²⁾	Number of Securities Remaining Available for Future Issuance Under Equity Compensation Plans (excluding Securities Reflected in Column (a))
Plan Category	(a)	 (b)	(c)
Equity compensation plans approved by security holders	3,115,970 (1)	\$ 166.16	17,171,937 ⁽³⁾
Equity compensation plans not approved by security holders		\$ _	_
Total	3,115,970	\$ 166.16	17,171,937

(1) Includes 2,246,154 options and unvested restricted shares outstanding under the Company's 2001 Key Employees' Stock Incentive Plan, 140,906 options and unvested restricted shares outstanding under the Risk Management Solutions, Inc. 2015 Equity Incentive Plan and 5,904 unvested restricted shares outstanding under the 1998 Non-Employee Directors' Stock Incentive Plan. This number also includes a maximum of 723,006 performance shares outstanding under the Company's 2001 Key Employees' Stock Incentive Plan, which is the maximum number of shares issuable pursuant to performance share awards assuming the maximum payout of 200% of the target award for performance shares granted in 2019, 2020 and 2021. Assuming payout at target, the number of shares to be issued upon the vesting of outstanding performance share awards is 361,503.

⁽²⁾ Does not reflect unvested restricted shares or performance share awards included in column (a) because these awards have no exercise price.

⁽³⁾ Includes 13,283,557 shares available for issuance as under the 2001 Stock Incentive Plan, of which all may be issued as options and 7,320,392 may be issued as restricted stock, performance shares or other stock-based awards under the 2001 Stock Incentive Plan, 423,884 shares available for issuance as options, shares of restricted stock or performance shares under the Risk Management Solutions, Inc. 2015 Equity Incentive Plan; 880,119 shares available for issuance as options, shares of restricted stock or performance shares of restricted stock or performance shares under the 1998 Directors Plan; and 2,584,377 shares available for issuance under the Company's Employee Stock Purchase Plan. No new grants may be made under the 1998 Stock Incentive Plan, which expired by its terms in June 2008.

PERFORMANCE GRAPH

The following graph compares the total cumulative shareholder return of the Company to the performance of Standard & Poor's 500 Composite Index and the Russell 3000 Financial Services Index. Both of the aforementioned indexes are easily accessible to the Company's shareholders in newspapers, the internet and other readily available sources for purposes of the following graph.

The comparison assumes that \$100.00 was invested in the Company's common stock and in each of the foregoing indices on December 31, 2016. The comparison also assumes the reinvestment of dividends, if any. The total return for the common stock was 335% during the performance period as compared with a total return during the same period of 133% and 110% for the S&P 500 Composite Index and the Russell 3000 Financial Services Index, respectively.

COMPARISON OF 5 YEAR CUMULATIVE TOTAL RETURN

Among Moody's Corporation, the S&P 500 Index

Moody's Corporation S&P 500 Composite Index – – – Russell 3000—Financial Services Index \$500 \$450 \$400 \$350 \$300 \$250 \$200 \$150 \$100 12/17 12/19 12/20 12/16 12/18 12/21

and the Russell 3000 Financial Services Index

	 Year Ended December 31,										
	 2016		2017		2018		2019		2020		2021
Moody's Corporation	\$ 100.00	\$	158.51	\$	152.01	\$	260.32	\$	320.91	\$	435.06
S&P 500 Composite Index	\$ 100.00	\$	121.83	\$	116.49	\$	153.17	\$	181.35	\$	233.41
Russell 3000—Financial Services Index	\$ 100.00	\$	119.95	\$	109.93	\$	146.12	\$	155.77	\$	209.63

The comparisons in the graph above are provided in response to disclosure requirements of the SEC and are not intended to forecast or be indicative of future performance of the Company's common stock.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This discussion and analysis of financial condition and results of operations should be read in conjunction with the Moody's Corporation consolidated financial statements and notes thereto included elsewhere in this annual report on Form 10-K.

This Management's Discussion and Analysis of Financial Condition and Results of Operations contains Forward-Looking Statements. See "Forward-Looking Statements" commencing on page 66 and Item 1A. "Risk Factors" commencing on page 27 for a discussion of uncertainties, risks and other factors associated with these statements.

THE COMPANY

Moody's is a global integrated risk assessment firm that empowers organizations and investors to make better decisions. Moody's reports in two segments: MIS and MA.

MIS publishes credit ratings and provides assessment services on a wide range of debt obligations, programs and facilities, and the entities that issue such obligations in markets worldwide, including various corporate, financial institution and governmental obligations, and structured finance securities.

MA is a global provider of: i) data and information; ii) research and insights; and iii) decision solutions, which help companies make better and faster decisions. MA leverages its industry expertise across multiple risks such as credit, market, financial crime, supply chain, catastrophe and climate to deliver integrated risk assessment solutions that enable business leaders to identify, measure and manage the implications of interrelated risks and opportunities.

COVID-19

The Company continues to closely monitor the impact of the COVID-19 pandemic on all aspects of its business. The Company continues to monitor regional developments relating to the COVID-19 pandemic to inform decisions on the reopening of its offices and its business travel policies. As of the date of the filing of this annual report on Form 10-K, the Company has reopened most of its offices for employees to access on a voluntary basis.

The COVID-19 pandemic has not had a material adverse impact on the Company's reported results to date and is currently not expected to have a material adverse impact on its near-term outlook. However, Moody's is unable to predict the longer-term impact that the pandemic may have on its business, future results of operations, financial position or cash flows due to numerous uncertainties. Refer to Item 1A. "Risk Factors" for further disclosure relating to the risks of the COVID-19 pandemic on the Company's business.

CRITICAL ACCOUNTING ESTIMATES

Moody's discussion and analysis of its financial condition and results of operations are based on the Company's consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires Moody's to make estimates and judgments that affect reported amounts of assets and liabilities and related disclosures of contingent assets and liabilities at the dates of the financial statements and revenue and expenses during the reporting periods. These estimates are based on historical experience and on other assumptions that are believed to be reasonable under the circumstances. On an ongoing basis, Moody's evaluates its critical accounting estimates. Actual results may differ from these estimates under different assumptions or conditions. The following accounting estimates are considered critical because they are particularly dependent on management's judgment about matters that are uncertain at the time the accounting estimates are made and changes to those estimates could have a material impact on the Company's consolidated results of operations or financial condition.

Goodwill and Other Acquired Intangible Assets

On July 31st of each year, Moody's evaluates its goodwill for impairment at the reporting unit level, defined as an operating segment (i.e., MIS and MA), or one level below an operating segment (i.e., a component of an operating segment).

Prior to the second quarter of 2021, MA's reporting unit structure consisted of five reporting units (Content, ERS, MALS, Bureau van Dijk and Reis). Pursuant to a strategic reorganization in the MA segment which was completed in the second quarter of 2021, MA's reporting unit structure has been reorganized into two reporting units. MA's two new reporting units generally consist of: i) businesses offering data and data-driven analytical solutions; and ii) risk-management software, workflow and CRE solutions. This reorganization did not result in a change to the Company's reportable segments.

The Company performed qualitative assessments of the reporting units impacted by the reorganization immediately before and after the reorganization became effective. These qualitative assessments resulted in the Company determining that it was not more likely than not that the fair value of any reporting unit was less than its carrying amount.

Subsequent to the aforementioned reorganization of the MA reporting units, the Company now has four reporting units: two within the Company's ratings business (one for the ICRA business and one that encompasses all of Moody's other ratings operations) and two reporting units within MA consisting of businesses that offer: i) data and data-driven analytical solutions; and ii) risk-management software, workflow and CRE solutions.

The RMS business was acquired on September 15, 2021 and \$1,266 million of goodwill was assigned to the MA reporting unit consisting of risk-management software, workflow and CRE solutions, \$90 million was assigned to the MIS reporting unit, and \$20 million was assigned to the MA reporting unit consisting of businesses offering data and data-driven analytical solutions. In addition, the Company acquired PassFort on November 30, 2021 and \$138 million of goodwill was assigned to the reporting unit consisting of businesses offering data and data-driven analytical solutions. As the acquisitions of these businesses were completed after the Company's annual impairment assessment date of July 31, 2021, goodwill acquired in these transactions was not subject to the Company's impairment assessment described below.

The Company evaluates the recoverability of goodwill using a two-step impairment test approach at the reporting unit level. In the first step, the Company assesses various qualitative factors to determine whether the fair value of a reporting unit may be less than its carrying amount. If a determination is made based on the qualitative factors that an impairment does not exist, the Company is not required to perform further testing. If the aforementioned qualitative assessment results in the Company concluding that it is more likely than not that the fair value of a reporting unit may be less than its carrying amount, the fair value of the reporting unit will be quantitatively determined and compared to its carrying value including goodwill. If the fair value of the reporting unit exceeds the carrying value of the net assets assigned to that unit, goodwill is not impaired, and the Company is not required to perform further testing. If the fair value of the reporting unit is less than the carrying value, the Company will record a goodwill impairment charge for the amount by which the carrying value exceeds the reporting unit's fair value. The Company evaluates its reporting units on an annual basis, or more frequently if there are changes in the reporting structure of the Company due to acquisitions, realignments or if there are indicators of potential impairment. For the reporting units where the Company is consistently able to conclude that no impairment exists using only a qualitative approach, the Company's accounting policy is to perform the second step of the aforementioned goodwill impairment assessment at least once every three years.

Annual goodwill impairment assessment performed at July 31, 2021

At July 31, 2021, the Company performed quantitative assessments for each of the four reporting units. These quantitative assessments were performed to provide new baseline valuations under the aforementioned new reporting unit structure. These quantitative assessments resulted in fair values that significantly exceeded carrying value for all reporting units.

Determining the fair value of a reporting unit involves the use of significant estimates and assumptions, which are more fully described below. In addition, the Company also makes certain judgments and assumptions in allocating shared assets and liabilities to determine the carrying values for each of its reporting units.

Other assets and liabilities, including applicable corporate assets, are allocated to the extent they are related to the operation of respective reporting units.

Matters concerning the ICRA reporting unit

ICRA has reported various matters relating to: (i) an adjudication order and fine imposed (and subsequently enhanced) by the Securities and Exchange Board of India (SEBI) in connection with credit ratings assigned to one of ICRA's customers and the customer's subsidiaries, which are being appealed by ICRA; (ii) the completion of internal examinations regarding various anonymous complaints, and actions taken by ICRA's board based on the examinations' findings; and (iii) a separate internal examination of certain allegations against two former senior ICRA officials. An unfavorable resolution of the aforementioned matters may negatively impact ICRA's future operating results, which could result in an impairment of goodwill and amortizable intangible assets in future quarters.

Methodologies and significant estimates utilized in determining the fair value of reporting units:

The following is a discussion regarding the Company's methodology for determining the fair value of its reporting units, excluding ICRA, at July 31, 2021. As ICRA is a publicly traded company in India, the Company was able to observe its fair value based on its market capitalization.

The fair value of each reporting unit, excluding ICRA, was estimated using a discounted cash flow methodology and comparable public company and precedent transaction multiples. The discounted cash flow analysis requires significant estimates, including projections of future operating results and cash flows of each reporting unit that are based on internal budgets and strategic plans, expected long-term growth rates, terminal values, weighted average cost of capital and the effects of external factors and market conditions. Changes in these estimates and assumptions could materially affect the estimated fair value of each reporting unit that could result in an impairment charge to reduce the carrying value of goodwill, which could be material to the Company's financial position and results of operations. Moody's allocates newly acquired goodwill to reporting units based on the reporting unit expected to benefit from the acquisition.

The sensitivity analyses on the future cash flows and WACC assumptions are described below. These key assumptions utilized in the discounted cash flow valuation methodology require significant management judgment:

<u>Future cash flow assumptions</u> - The projections for future cash flows utilized in the models are derived from historical experience and assumptions regarding future growth and profitability of each reporting unit. These projections are consistent with the Company's operating budget and strategic plan. Cash flows for the five years subsequent to the date of the quantitative goodwill impairment test were utilized in the determination of the fair value of each reporting unit. The growth rates assumed a gradual increase in revenue based on new customer acquisition and new products. Beyond five years a terminal value was determined using a perpetuity growth rate based on inflation and real GDP growth rates. A sensitivity

analysis of the revenue growth rates was performed on all reporting units. For each reporting unit analyzed, a 10% reduction in the revenue growth rates used would not have resulted in its carrying value exceeding its estimated fair value.

WACC - The WACC is the rate used to discount each reporting unit's estimated future cash flows. The WACC is calculated based on the proportionate weighting of the cost of debt and equity. The cost of equity is based on a risk-free interest rate and an equity risk factor, which is derived from public companies similar to the reporting unit and which captures the perceived risks and uncertainties associated with the reporting unit's cash flows. The cost of debt component is calculated as the weighted average cost associated with all of the Company's outstanding borrowings as of the date of the impairment test and was immaterial to the computation of the WACC. The cost of debt and equity is weighted based on the debt to market capitalization ratio of publicly traded companies with similarities to the reporting unit being tested. The WACC for all reporting units ranged from 8.0% to 8.5% as of July 31, 2021. Differences in the WACC used between reporting units is primarily due to distinct risks and uncertainties regarding the cash flows of the different reporting units. A sensitivity analysis of the WACC was performed on all reporting units as of July 31, 2021 for each reporting unit. For all reporting units, an increase in the WACC of one percentage point would not result in the carrying value of the reporting unit exceeding its fair value.

Long-lived assets

Long-lived assets, which consist primarily of amortizable intangible assets, operating lease ROU assets and property and equipment, are reviewed for recoverability whenever events or changes in circumstances indicate that the carrying amount may not be recoverable.

Under the first step of the recoverability assessment, Moody's compares the estimated undiscounted future cash flows attributable to the asset or asset group to its carrying value. If the undiscounted future cash flows are greater than the carrying value, no further assessment is required. If the undiscounted future cash flows are less than the carrying value, Moody's proceeds with step two of the assessment. Under step two of this assessment, Moody's is required to determine the fair value of the asset or asset group and recognize an impairment loss if the carrying amount exceeds its fair value. In performing this assessment, Moody's must include assumptions that market participants would use in their estimates of fair value, including the estimated future cash flows and discount rate. Moody's must apply judgment in developing estimated future cash flows and in the determination of market participant assumptions.

Income Taxes

The Company is subject to income taxes in the U.S. and various foreign jurisdictions. The Company's tax assets and liabilities are affected by the amounts charged for services provided and expenses incurred as well as other tax matters such as intercompany transactions. The Company accounts for income taxes under the asset and liability method in accordance with ASC Topic 740. Therefore, income tax expense is based on reported income before income taxes, and deferred income taxes reflect the effect of temporary differences between the amounts of assets and liabilities that are recognized for financial reporting purposes and the amounts that are recognized for income tax purposes.

The Company is subject to tax audits in various jurisdictions. The Company regularly assesses the likely outcomes of such audits in order to determine the appropriateness of liabilities for UTPs. The Company classifies interest related to income taxes as a component of interest expense in the Company's consolidated financial statements and associated penalties, if any, as part of other non-operating expenses.

For UTPs, ASC Topic 740 requires a company to first determine whether it is more-likely-than-not (defined as a likelihood of more than fifty percent) that a tax position will be sustained based on its technical merits as of the reporting date, assuming that taxing authorities will examine the position and have full knowledge of all relevant information. A tax position that meets this more-likely-than-not threshold is then measured and recognized at the largest amount of benefit that is greater than fifty percent likely to be realized upon effective settlement with a taxing authority. As the determination of liabilities related to UTPs and associated interest and penalties requires significant estimates to be made by the Company, there can be no assurance that the Company will accurately predict the outcomes of these audits, and thus the eventual outcomes could have a material impact on the Company's operating results or financial condition.

Revenue Recognition and Costs to Obtain a Contract with a Customer

Revenue is recognized when control of promised goods or services is transferred to the customer, in an amount that reflects the consideration the Company expects to be entitled to in exchange for those goods or services.

The discussion below outlines areas of the Company's revenue recognition process that require significant management judgment and estimates. Refer to Note 2 of the consolidated financial statements for a comprehensive discussion regarding the Company's accounting policies relating to the recognition of revenue and costs to obtain a contract with a customer.

Allocating consideration to performance obligations:

Management judgment is required in the determination of the SSP, which is utilized to allocate the transaction price to each distinct performance obligation at contract inception when the contract includes multiple distinct performance obligations.

In the MIS segment, the SSP for both ratings and monitoring services is generally based upon directly observable selling prices where the rating or monitoring service is sold separately.

In the MA segment, for performance obligations where an observable price exists, such as PCS, the observable price is utilized. If an observable price does not currently exist, the Company will utilize management's best estimate of SSP for that good or service using estimation methods that maximize the use of observable data points.

The SSP in both segments is usually apportioned along the lines of class of customer, nature of product/services, and other attributes related to those products and services. Once SSP is determined for each performance obligation, the transaction price, including any discount, is allocated based on the relative SSP of the separate performance obligations.

Costs to Obtain a Contract with a Customer:

Costs incurred to obtain customer contracts, such as sales commissions, are deferred and recorded within other current assets and other assets when such costs are determined to be incremental to obtaining a contract, would not have been incurred otherwise and the Company expects to recover those costs. These costs are amortized to expense on a systematic basis consistent with the transfer of products or services to the customer for which the asset relates. Depending on the line of business to which the contract relates, this amortization period may be based upon the average economic life of the products sold or average period for which services are provided, inclusive of anticipated contract renewals.

Contingencies

Accounting for contingencies, including those matters described in Note 21 to the consolidated financial statements, is highly subjective and requires the use of judgments and estimates in assessing their magnitude and likely outcome. In many cases, the outcomes of such matters will be determined by third parties, including governmental or judicial bodies. The provisions made in the consolidated financial statements, as well as the related disclosures, represent management's best estimates of the current status of such matters and their potential outcome based on a review of the facts and in consultation with outside legal counsel where deemed appropriate. The Company regularly reviews contingencies and as new information becomes available may, in the future, adjust its associated liabilities.

For claims, litigation and proceedings and governmental investigations and inquiries not related to income taxes, the Company records liabilities in the consolidated financial statements when it is both probable that a liability has been incurred and the amount of loss can be reasonably estimated and periodically adjusts these as appropriate. When the reasonable estimate of the loss is within a range of amounts, the minimum amount of the range is accrued unless some higher amount within the range is a better estimate than another amount within the range. In instances when a loss is reasonably possible but uncertainties exist related to the probable outcome and/or the amount or range of loss, management does not record a liability but discloses the contingency if material. As additional information becomes available, the Company adjusts its assessments and estimates of such matters accordingly. Moody's also discloses material pending legal proceedings pursuant to SEC rules and other pending matters as it may determine to be appropriate.

In view of the inherent difficulty of assessing the potential outcome of legal proceedings, governmental, regulatory and legislative investigations and inquiries, claims and litigation and similar matters and contingencies, particularly when the claimants seek large or indeterminate damages or assert novel legal theories or the matters involve a large number of parties, the Company often cannot predict what the eventual outcome of the pending matters will be or the timing of any resolution of such matters. The Company also may be unable to predict the impact (if any) that any such matters may have on how its business is conducted, on its competitive position or on its financial position, results of operations or cash flows. As the process to resolve any pending matters progresses, management will continue to review the latest information available and assess its ability to predict the outcome of such matters and the effects, if any, on its operations and financial condition and to accrue for and disclose such matters as and when required. However, because such matters are inherently unpredictable and unfavorable developments or resolutions can occur, the ultimate outcome of such matters, including the amount of any loss, may differ from those estimates.

Accounts Receivable Allowances

On January 1, 2020, the Company adopted ASU No. 2016-13, "Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments" as more fully described in Note 1 to the consolidated financial statements. As the Company's accounts receivable are short-term in nature, the adoption of this ASU did not have a material impact to the Company's allowance for bad debts or its policies and procedures for determining the allowance.

In order to determine an estimate of expected credit losses, receivables are segmented based on similar risk characteristics including historical credit loss patterns and industry or class of customers to calculate reserve rates. The Company uses an aging method for developing its allowance for credit losses by which receivable balances are grouped based on aging category. A reserve rate is calculated for each aging category, which is generally based on historical information, and is adjusted, when necessary, for current conditions (e.g., macroeconomic or industry related) and reasonable and supportable forecasts about the future. The Company also considers customer specific information (e.g., bankruptcy or financial difficulty) when estimating its expected credit losses, as well as the economic environment of the customers, both from an industry and geographic perspective, in evaluating the need for allowances. Expected credit losses are reflected as additions to the accounts receivable allowance. Actual uncollectible account write-offs are recorded against the allowance.

The impact on operating income relating to a one percentage point change in the Company's reserve rates would be approximately \$18 million.

Pension and Other Retirement Benefits

The expenses, assets and liabilities that Moody's reports for its Retirement Plans are dependent on many assumptions concerning the outcome of future events and circumstances. These significant assumptions include the following:

- future compensation increases based on the Company's long-term actual experience and future outlook;
- long-term expected return on pension plan assets based on historical portfolio results and the expected future average annual return for each major asset class within the plan's portfolio (which is principally comprised of equity and fixed-income investments); and
- discount rates based on current yields on high-grade corporate long-term bonds.

The discount rates used to measure the present value of the Company's benefit obligation for its Retirement Plans as of December 31, 2021 were derived using a cash flow matching method whereby the Company compares each plan's projected payment obligations by year with the corresponding yield on the FTSE pension discount curve. The cash flows by plan are then discounted back to present value to determine the discount rate applicable to each plan.

Moody's major assumptions vary by plan and assumptions used are set forth in Note 15 to the consolidated financial statements. In determining these assumptions, the Company consults with third-party actuaries and other advisors as deemed appropriate. While the Company believes that the assumptions used in its calculations are reasonable, differences in actual experience or changes in assumptions could have a significant effect on the expenses, assets and liabilities related to the Company's Retirement Plans. Additionally, the Company has updated its mortality assumption by adopting the newly released mortality improvement scale MP-2021 to accompany the Pri2012 mortality tables to reflect the latest information regarding future mortality expectations by the Society of Actuaries.

When actual plan experience differs from the assumptions used, actuarial gains or losses arise. Excluding differences between the expected long-term rate of return assumption and actual returns on plan assets, the Company amortizes, as a component of annual pension expense, total outstanding actuarial gains or losses over the estimated average future working lifetime of active plan participants to the extent that the gain/loss exceeds 10% of the greater of the beginning-of-year projected benefit obligation or the market-related value of plan assets. For Moody's Retirement Plans, the total actuarial losses as of December 31, 2021 that have not been recognized in annual expense are \$65 million, and Moody's expects to recognize a net periodic expense of \$4 million in 2022 related to the amortization of actuarial losses.

For Moody's funded U.S. pension plan, the differences between the expected long-term rate of return assumption and actual returns could also affect the net periodic pension expense. As permitted under ASC Topic 715, the Company amortizes the impact of asset returns over a five-year period for purposes of calculating the market-related value of assets that is used in determining the expected return on assets' component of annual expense and in calculating the total unrecognized gain or loss subject to amortization. As of December 31, 2021, the Company has an unrecognized asset gain of \$44 million, of which \$13 million will be recognized in the market-related value of assets that is used to calculate the expected return on assets component of 2022 expense.

The table below shows the estimated effect that a one percentage-point decrease in each of these assumptions will have on Moody's 2022 income before provision for income taxes. These effects have been calculated using the Company's current projections of 2022 expenses, assets and liabilities related to Moody's Retirement Plans, which could change as updated data becomes available.

(dollars in millions)	Assumptions Used for 2022	Inc	imated Impact on 2022 come before Provision for Income Taxes (Decrease)/Increase
Weighted Average Discount Rates (1)	2.60%/2.65%	\$	(10)
Weighted Average Assumed Compensation Growth Rate	3.63 %	\$	1
Assumed Long-Term Rate of Return on Pension Assets	5.05 %	\$	(5)

⁽¹⁾ Weighted average discount rates of 2.60% and 2.65% for pension plans and Other Retirement Plans, respectively.

Based on current projections, the Company estimates that expenses related to Retirement Plans will be approximately \$13 million in 2022, a decrease compared to the \$31 million recognized in 2021.

Leases

The Company's operating leases do not provide an implicit interest rate. Accordingly, the Company must estimate the secured incremental borrowing rate attributable to the currency in which the lease is denominated in the derivation of operating lease liabilities and related operating lease ROU Assets. This secured incremental borrowing rate is based on the information available at the lease commencement date and is utilized in the determination of the present value of lease payments.

In addition, certain of Moody's leases have the option to extend the lease beyond the initial term or terminate the lease prior to the end of the term. For these leases, Moody's may be required to exercise significant judgment to determine when that option is reasonably certain of being exercised, which will impact the lease term and determination of the lease liability and corresponding ROU Asset.

Investments in Non-consolidated Affiliates

Equity method investments are reviewed for indicators of other-than-temporary impairment on a quarterly basis. These investments are written down to fair value if there is evidence of a loss in value that is other-than-temporary.

For equity investments without a readily determinable fair value for which the Company does not have significant influence, Moody's generally elects to measure these investments at cost, less impairment, adjusted for subsequent observable price changes as of the date that an observable transaction takes place.

The Company performs an assessment on a quarterly basis to determine if there are indicators of impairment for its investments in non-consolidated affiliates. If there are indicators of impairment, the Company estimates the investment's fair value and records an impairment if the carrying value of the investment exceeds its fair value.

In situations where estimation of fair value is required for investments in non-consolidated affiliates, the Company considers various factors, including: recent observable investee equity transactions, comparable public company/precedent transaction multiples and discounted cash flow models. The estimation of fair value for these investments may involve significant judgment.

Other Estimates

In addition to the critical accounting estimates described above, there are other accounting estimates within Moody's consolidated financial statements. Management believes the current assumptions and other considerations used to estimate amounts reflected in Moody's consolidated financial statements are appropriate. However, if actual experience differs from the assumptions and other considerations used in estimating amounts reflected in Moody's consolidated financial statements, the resulting changes could have a material adverse effect on Moody's consolidated results of operations or financial condition.

See Note 2 to the consolidated financial statements for further information on significant accounting policies that impact Moody's.

REPORTABLE SEGMENTS

The Company is organized into two reportable segments at December 31, 2021: MIS and MA, which are more fully described in the section entitled "The Company" above and in Note 22 to the consolidated financial statements.

RESULTS OF OPERATIONS

This section of this Form 10-K generally discusses year ended December 31, 2021 and 2020 financial results and year-to-year comparisons between these years. Discussions related to the year ended December 31, 2019 financial results and year-to-year comparisons between the years ended December 31, 2020 and 2019 that are not included in this Form 10-K can be found in "Management's Discussion and Analysis of Financial Condition and Results of Operations" in Part II, Item 7 of the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2020.

Impact of acquisitions/divestitures on comparative results

- Moody's completed the following acquisitions, which impact the Company's year-over-year comparative results:
 - Regulatory DataCorp on February 13, 2020;
 - Acquire Media on October 21, 2020;
 - ZM Financial Systems on December 7, 2020;
 - Catylist on December 30, 2020;
 - Cortera on March 19, 2021;
 - RMS on September 15, 2021; and
 - RealXData on September 17, 2021.
- Refer to the section entitled "Non-GAAP Financial Measures" of this MD&A for the definitions of how the Company
 determines certain organic growth measures used in this MD&A that exclude the impact of acquisition activity.

Executive Summary

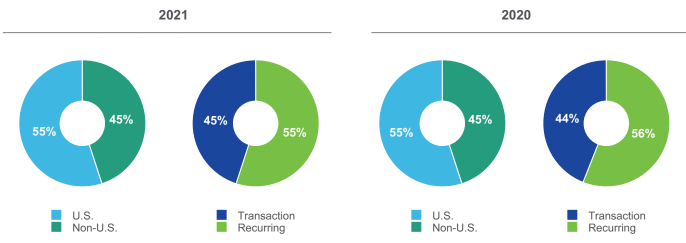
The following table provides an executive summary of key operating results for the year ended December 31, 2021. Following this executive summary is a more detailed discussion of the Company's operating results as well as a discussion of the operating results of the Company's reportable segments.

	 Yea	r Er	ded Decer	nber 31,	
Financial measure:	2021	I	2020	% Change Favorable / (Unfavorable)	Insight and Key Drivers of Change Compared to Prior Year
Moody's total revenue	\$ 6,218	\$	5,371	16 %	- reflects strong growth in both segments
MIS External Revenue	\$ 3,812	\$	3,292	16 %	 strong growth mainly driven by leveraged finance issuance as issuers refinanced existing debt and funded M&A activity; and
					 increased CLO and CMBS activity amid favorable market conditions
MA External Revenue	\$ 2,406	\$	2,079	16 %	 strong growth in KYC and compliance solutions, as well as research and data feeds;
					— inorganic growth from acquisitions;
					 ongoing recurring revenue growth in ERS from subscription-based sales to banking, insurance and asset management customers; and
					- favorable changes in FX translation rates; partially offset by:
					 a decline in ERS transaction-based revenue reflecting MA's strategic shift to higher margin SaaS-based products, which produce recurring revenue
Total operating and SG&A expenses	\$ 3,117	\$	2,704	(15 %)	 Approximately seven percentage points of the growth reflects inorganic expenses from acquisitions, including \$22 million in acquisition-related costs for RMS; and
					 Approximately five percentage points of the growth reflects higher incentive compensation, stock-based compensation, and commissions aligned with operating performance.
Total non-operating (expense) income, net	\$ (89)	\$	(159)	44%	 a \$45 million benefit related to the reversal of tax-related interest accruals pursuant to the resolution of uncertain tax positions; and
					 a \$36 million non-cash gain relating to the exchange of the Company's minority investment in VisibleRisk for shares of BitSight
Operating Margin	45.7 %	6	44.5 %	120BPS	
Adjusted Operating Margin	49.9 %	6	49.7 %	20BPS	operating expense growth
ETR	19.6 %	6	20.3 %	70BPS	 higher benefits of approximately \$36 million from the resolution of UTPs in 2021; partially offset by
					— lower Excess Tax Benefits in 2021
Diluted EPS	\$ 11.78	\$	9.39	25 %	 increase reflects strong operating income/Adjusted Operating Income growth as described above and includes \$0.54/share and \$0.20/share in benefits related to the resolution of uncertain tax positions (and related interest) in
Adjusted Diluted EPS	\$ 12.29	\$	10.15	21 %	2021 and 2020, respectively.

Moody's Corporation

Year Ende	ıber 31,	% Change		
2021		2020	Favorable (Unfavorable)	
\$ 3,416	\$	2,955	16%	
1,866		1,545	21%	
596		571	4%	
 340		300	13%	
 2,802		2,416	16%	
 6,218		5,371	16%	
1,637		1,475	(11%)	
1,480		1,229	(20%)	
—		50	100%	
257		220	(17%)	
 		9	100%	
 3,374		2,983	(13%)	
 2,844		2,388	19%	
 3,101		2,667	16%	
(171)		(205)	17%	
 82		46	78%	
 (89)		(159)	44%	
\$ 2,214	\$	1,778	25%	
187.9		189.3	1%	
\$ 11.78	\$	9.39	25%	
\$ 12.29	\$	10.15	21%	
45.7 %		44.5 %		
49.9 %		49.7 %		
19.6 %		20.3 %		
\$	2021 \$ 3,416 1,866 596 340 2,802 6,218 1,637 1,480 257 3,374 2,844 3,101 (171) 82 (89) \$ 2,214 187.9 \$ 11.78 \$ 12.29 45.7 % 49.9 %	2021 \$ 3,416 \$ 1,866 596 596 340 2,802 6,218 1,637 1,480 1,480 2577 3,374 2,844 3,101 (171) 82 (89) (89) \$ 11.78 \$ 12.29 \$ 45.7 % 49.9 %	\$ 3,416 \$ 2,955 1,866 1,545 596 571 340 300 2,802 2,416 6,218 5,371 1,637 1,475 1,480 1,229 - 50 257 220 - 9 3,374 2,983 2,844 2,388 3,101 2,667 (171) (205) 82 46 (89) (159) \$ 2,214 1,778 187.9 189.3 11.78 \$ 9.39 \$ \$ 12.29 10.15 45.7 % 44.5 % 49.9 % 49.7 %	

⁽¹⁾ Adjusted Operating Income, Adjusted Operating Margin and Adjusted Diluted EPS attributable to Moody's common shareholders are non-GAAP financial measures. Refer to the section entitled "Non-GAAP Financial Measures" of this Management Discussion and Analysis for further information regarding these measures.



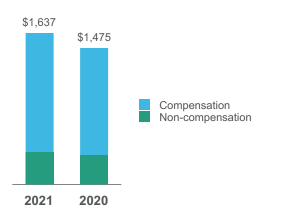
GLOBAL REVENUE

U.S. Revenue 1 \$461 million

The increase in global revenue reflected growth in both reportable segments. Refer to the section entitled "Segment Results" of this MD&A for a more fulsome discussion of the Company's segment revenue.

Operating Expense 1 \$162 million



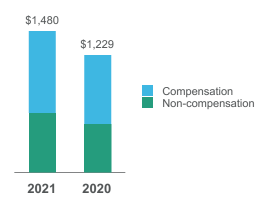


Compensation expenses increased \$126 million reflecting:

- higher incentive and stock-based compensation accruals aligned with financial and operating performance;
- inorganic growth from acquisitions; and
- hiring and salary increases

Non-compensation expenses increased \$36 million reflecting:

- higher costs relating to strategic initiatives to support business growth coupled with enhancements to technology infrastructure to enable automation, innovation and efficiency; and
- operational costs associated with recent acquisitions



Compensation expenses increased \$133 million reflecting:

- higher incentive and stock-based compensation accruals aligned with financial and operating performance;
- inorganic growth from acquisitions; and
- hiring and salary increases

Non-compensation expenses increased \$118 million reflecting:

- higher costs relating to strategic initiatives to support business growth coupled with enhancements to technology infrastructure to enable automation, innovation and efficiency; and
- costs associated with recent acquisitions, including \$22 million in RMS acquisition-related costs

Other Expenses

The restructuring charge of \$50 million in 2020 primarily relates to:

- the non-cash impairment of certain leased real estate assets (ROU Assets and leasehold improvements) pursuant to the rationalization of certain real estate in response to the COVID-19 pandemic; and
- severance costs associated with a strategic realignment in the MA segment.

Further detail on the Company's restructuring programs are more fully discussed in Note 11 to the consolidated financial statements.

The 2020 amount includes a \$9 million loss pursuant to the divestiture of MAKS relating to customary post-closing completion adjustments pursuant to the sale of the business in the fourth quarter of 2019.

Operating margin 45.7%, up 120 BPS

Adjusted Operating Margin 49.9%, up 20 BPS

Operating margin and Adjusted Operating Margin expansion reflects strong revenue growth outpacing growth in total operating expenses.

Interest Expense, net \Downarrow \$34 million

Other non-operating income 1 \$36 million

The decrease in expense is primarily due to:

- approximately \$40 million higher benefit in 2021 related to the reversal of tax-related interest accruals pursuant to the resolution of uncertain tax positions;
- a decrease of \$11 million in prepayment penalties on the early repayment of long-term debt;

partially offset by

 a \$15 million lower benefit from cross currency swaps (more fully discussed in Note 7 to the consolidated financial statements). The increase in income is primarily due to:

- a \$36 million non-cash gain relating to the exchange of the Company's minority investment in VisibleRisk for shares of BitSight; and
- higher income of \$18 million in 2021 on certain of the Company's investments in non-consolidated affiliates; partially offset by
- a \$13 million benefit in 2020 relating to statute of limitations lapses on certain indemnification obligations relating to the MAKS divestiture; and
- a \$13 million loss on a forward contract used to hedge a portion of the GBP denominated RMS purchase price.

ETR ↓ 70BPS

The 2021 and 2020 ETR include \$70 million and \$34 million, respectively, in tax benefits relating to the resolution of uncertain tax positions. The aforementioned benefit to the 2021 ETR was diluted by higher income before provision for income taxes compared to the prior year. Additionally, there was a \$29 million decrease in Excess Tax Benefits in 2021 compared to the prior year.

Diluted EPS **\$2.39**

Diluted EPS in 2021 of \$11.78 increased \$2.39 compared to 2020, mainly due to higher operating income. Diluted EPS in 2021 and 2020 also include \$0.54/share and \$0.20/share, respectively, in benefits related to the aforementioned resolution of uncertain tax positions (and related interest).

Adjusted Diluted EPS 1 \$2.14

Adjusted Diluted EPS of \$12.29 in 2021 increased \$2.14 compared to 2020 (refer to the section entitled "Non-GAAP Financial Measures" of this MD&A for items excluded in the derivation of Adjusted Diluted EPS) mainly due to higher Adjusted Operating Income. Adjusted Diluted EPS in 2021 and 2020 includes \$0.54/share and \$0.20/share, respectively, in benefits related to the aforementioned resolution of uncertain tax positions (and related interest). Refer to the section entitled "Non-GAAP Financial Measures" of this MD&A for items excluded in the derivation of Adjusted Diluted EPS.

Segment Results

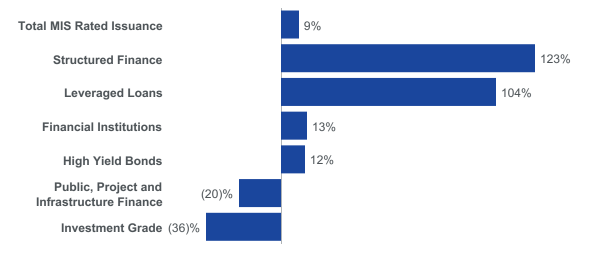
Moody's Investors Service

The table below provides a summary of revenue and operating results, followed by further insight and commentary:

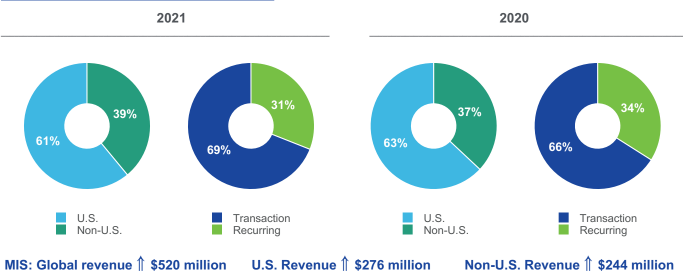
		Year Ended [ber 31,	% Change	
	2021 2020			2020	Favorable (Unfavorable)
Revenue:					
Corporate finance (CFG)	\$	2,087	\$	1,857	12%
Financial institutions (FIG)		602		530	14%
Public, project and infrastructure finance (PPIF)		521		496	5%
Structured finance (SFG)		560		362	55%
Total ratings revenue		3,770		3,245	16%
MIS Other		42		47	(11%)
Total external revenue		3,812		3,292	16%
Intersegment royalty		165		148	11%
Total		3,977		3,440	16%
Expenses:					
Operating and SG&A (external)		1,496		1,380	(8%)
Operating and SG&A (intersegment)		7		7	—%
Total operating and SG&A		1,503		1,387	(8%)
Adjusted Operating Income	\$	2,474	\$	2,053	21%
Adjusted Operating Margin		62.2 %		59.7 %	
Restructuring		(1)		19	105%
Depreciation and amortization		72		70	(3%)

The following chart presents changes in rated issuance volumes compared to 2020. To the extent that changes in rated issuance volumes had a material impact to MIS's revenue compared to the prior year, those impacts are discussed below.

Changes in Rated Issuance Volumes

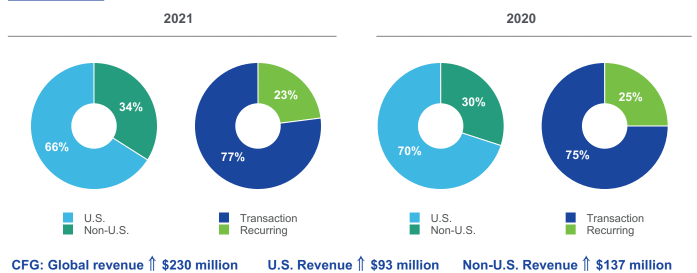


MOODY'S INVESTORS SERVICE REVENUE



- The increase in global MIS revenue reflected strong growth across all ratings LOBs.

- Transaction revenue grew \$458 million compared to the same period in the prior year.



CFG REVENUE

Global CFG revenue for the years ended December 31, 2021 and 2020 was comprised as follows:



⁽¹⁾ Other includes: recurring monitoring fees of a rated debt obligation and/or entities that issue such obligations as well as fees from programs such as commercial paper, medium term notes, and ICRA corporate finance revenue.

The increase in CFG revenue of 12% reflected growth both in the U.S. (7%) and internationally (24%), which resulted in a \$199 million increase in transaction revenue.

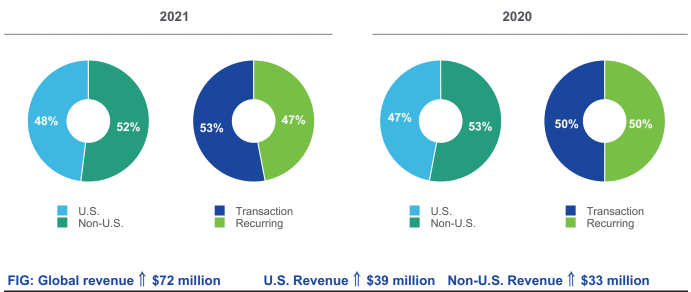
The most notable drivers of this increase were:

 strong growth in bank loan and speculative-grade bond activity in the U.S. and EMEA as issuers refinanced existing debt in light of favorable market conditions and funded M&A activity;

partially offset by:

 lower investment grade rated issuance volumes following very strong issuance volumes in the prior year when issuers were bolstering their balance sheets in light of uncertainties relating to the COVID-19 crisis.

FIG REVENUE



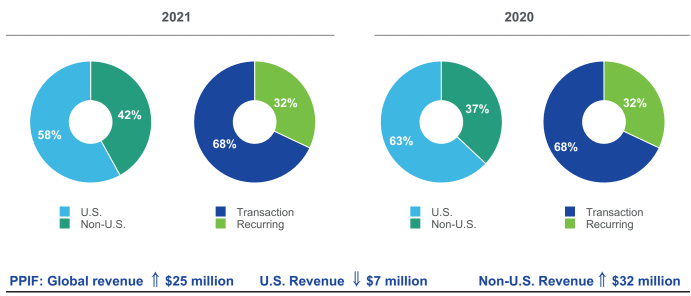
Global FIG revenue for the years ended December 31, 2021 and 2020 was comprised as follows:



The increase in FIG revenue of 14% reflected growth both in the U.S. (16%) and internationally (12%) which resulted in a \$55 million increase in transaction revenue compared to the prior year.

The most notable driver of the increase was higher banking revenue in the U.S. and EMEA reflecting both the benefit of favorable changes in product mix and pricing increases coupled with opportunistic issuer activity in light of favorable market conditions.

PPIF REVENUE



Global PPIF revenue for the years ended December 31, 2021 and 2020 was comprised as follows:



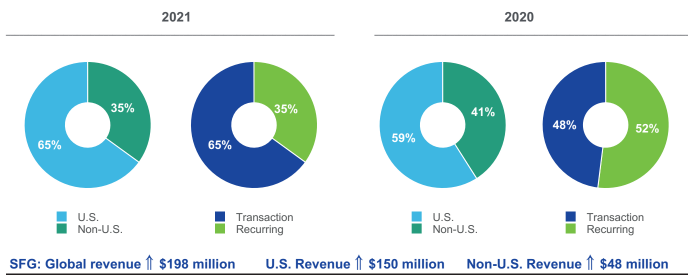
Transaction revenue increased \$17 million compared to the same period in the prior year.

The 5% increase in PPIF revenue reflected growth internationally (17%) partially offset be a slight decline in the U.S. (2%). The growth was driven by:

higher project and infrastructure finance revenue which benefitted from favorable changes in product mix and pricing increases;

partially offset by:

 a decline in U.S. public finance revenue, as issuance volumes fell given higher issuer liquidity following strong issuance in the prior year and from the infusion of federal funding related to the COVID-19 crisis. SFG REVENUE



Global SFG revenue for the years ended December 31, 2021 and 2020 was comprised as follows:



The increase in SFG revenue of 55% reflected growth both in the U.S. (70%) and internationally (32%). Transaction revenue increased \$187 million. The most notable drivers of the growth in SFG revenue were:

- an increase in CLO refinancing and securitization activity as a result of:
 - favorable market conditions for this asset class in the U.S. and EMEA;
 - higher issuance to complete deals prior to the expected market transition from LIBOR
- an increase in U.S. CMBS activity reflecting a narrowing of credit spreads for this asset class compared to a challenging prior year period when securitization activity for retail and hotel properties was adversely impacted by the COVID-19 crisis.

Foreign currency translation favorably impacted SFG revenue by two percentage points.

MIS: Operating and SG&A Expense 1 \$116 million



The growth reflects a \$93 million and \$23 million increase in compensation and non-compensation expenses, respectively. The most notable drivers of these increases are as follows:

Compensation costs

The increase is primarily due to:

 higher incentive and stock-based compensation accruals aligned with financial and operating performance

Non-compensation costs

The increase is primarily due to:

 higher costs to support the Company's initiative to enhance technology infrastructure to enable automation, innovation and efficiency as well as to support business growth;

partially offset by:

 lower estimates for credit losses primarily reflecting an increase in reserves in 2020 resulting from the anticipated impact of the COVID-19 crisis

Other Expenses

The restructuring charge in 2020 relates to the Company's restructuring programs as more fully discussed in Note 11 to the consolidated financial statements.

MIS: Adjusted Operating Margin 62.2% 1 250BPS

MIS Adjusted Operating Margin increased reflecting strong revenue growth partially offset by growth in operating and SG&A expenses.

Moody's Analytics

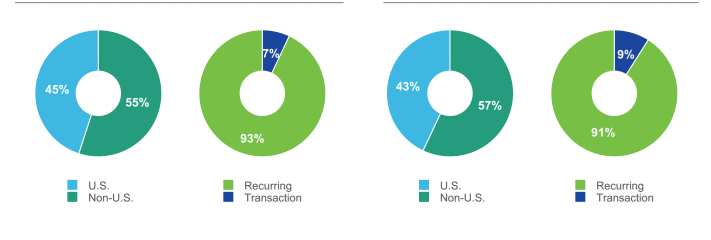
The table below provides a summary of revenue and operating results, followed by further insight and commentary:

	 Year Ended D	ber 31,	% Change Favorable	
	 2021 2020			(Unfavorable)
Revenue:				
Research, data and analytics (RD&A)	\$ 1,745	\$	1,514	15%
Enterprise risk solutions (ERS)	 661		565	17%
Total external revenue	2,406		2,079	16%
Intersegment revenue	7		7	—%
Total MA Revenue	2,413		2,086	16%
Expenses:				
Operating and SG&A (external)	1,621		1,324	(22%)
Operating and SG&A (intersegment)	 165		148	(11%)
Total operating and SG&A	1,786		1,472	(21%)
Adjusted Operating Income	\$ 627	\$	614	2%
Adjusted Operating Margin	 26.0 %		29.4 %	
Restructuring	1		31	97%
Depreciation and amortization	185		150	(23%)
Loss pursuant to the divestiture of MAKS	—		9	100%

MOODY'S ANALYTICS REVENUE



2020

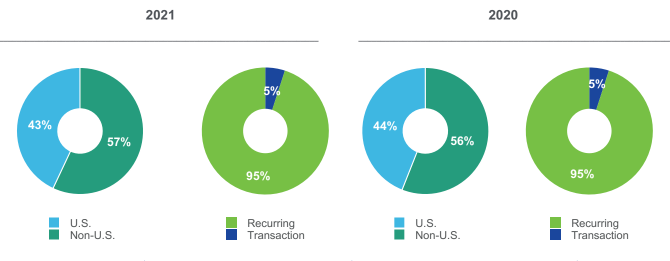


MA: Global revenue 🕆 \$327 million U.S. Revenue 🕆 \$185 million Non-U.S. Revenue 🕆 \$142 million

The 16% increase in global MA revenue reflects strong growth both in the U.S. (21%) and internationally (12%).

- Foreign currency translation favorably impacted MA revenue by two percentage points.
- Organic revenue growth was 9%.

RD&A REVENUE



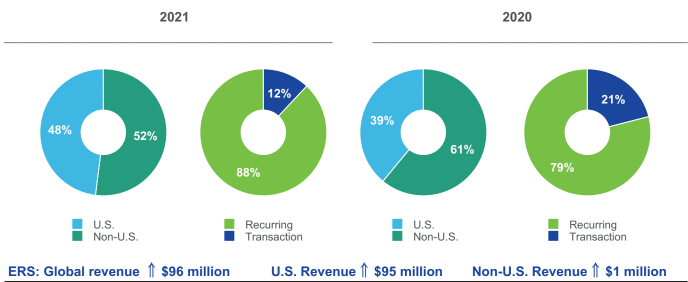
RD&A: Global revenue ↑ \$231 million U.S. Revenue ↑ \$90 million Non-U.S. Revenue ↑ \$141 million

Global RD&A revenue grew 15% compared to 2020 reflecting growth in the U.S. (13%) and internationally (17%). The most notable drivers of the growth include:

- strong demand for KYC and compliance solutions reflecting increased customer and supplier risk data usage;
- strong renewals and new sales related to credit research and data feeds; and
- inorganic revenue growth from acquisitions.

Foreign currency translation favorably impacted RD&A revenue by two percentage points.

Organic revenue growth for RD&A was 12%.



ERS REVENUE

Global ERS revenue increased 17% compared to 2020, mainly from growth in the U.S. (43%). Recurring revenue grew 30% compared to 2020. Transaction revenue declined by 32% compared to 2020.

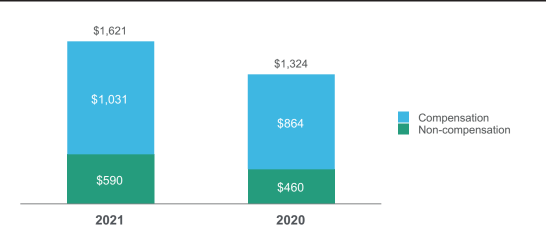
The most notable drivers of the growth reflected:

- inorganic revenue growth from the acquisitions of RMS and ZMFS;
- growth in subscription-based revenue, most notably for actuarial modeling tools in support of certain international accounting standards relating to insurance contracts and demand from asset managers for risk management solutions; and
- favorable foreign currency translation which impacted revenue by two percentage points.

partially offset by:

- lower non-recurring software and services revenue due to a de-emphasizing of these lower margin offerings.

Organic total revenue and organic recurring revenue for ERS grew 1% and 11%, respectively. Organic transaction revenue declined 38%.



The increase in operating and SG&A expenses compared to 2020 reflected growth in both compensation and non-compensation costs of \$167 million and \$130 million, respectively. The most notable drivers of this growth were:

Compensation costs

MA: Operating and SG&A Expense 1 \$297 million

- salary increases and inorganic expense growth from acquisitions;
- higher incentive compensation accruals aligned with financial and operating performance; and
- unfavorable changes in FX translation rates

Non-compensation costs

- accelerated spending relating to strategic initiatives to support business growth coupled with enhancements to technology infrastructure to enable automation, innovation and efficiency; and
- costs associated with recent acquisitions, including \$22 million in RMS acquisition-related costs

Other Expenses

The restructuring charge in 2020 relates to the Company's restructuring programs as more fully discussed in Note 11 to the consolidated financial statements.

The \$9 million loss pursuant to the divestiture of MAKS in 2020 is related to a customary post-closing completion adjustment pursuant to the sale of the business in the fourth quarter of 2019.

MA: Adjusted Operating Margin 26.0% ↓ 340BPS

The Adjusted Operating Margin contraction for MA reflects operating expense growth outpacing RD&A and ERS revenue growth.

MARKET RISK

Foreign exchange risk:

Moody's maintains a presence in more than 40 countries. In 2021, approximately 42% of the Company's revenue and approximately 38% of the Company expenses were denominated in functional currencies other than the U.S. dollar, principally in the British pound and the euro. As such, the Company is exposed to market risk from changes in FX rates. As of December 31, 2021, approximately 52% of Moody's assets were located outside the U.S., making the Company susceptible to fluctuations in FX rates. The effects of translating assets and liabilities of non-U.S. operations with non-U.S. functional currencies to the U.S. dollar are charged or credited to OCI.

The effects of revaluing assets and liabilities that are denominated in currencies other than a subsidiary's functional currency are charged to other non-operating income (expense), net in the Company's consolidated statements of operations. Accordingly, the Company enters into foreign exchange forwards to partially mitigate the change in fair value on certain assets and liabilities denominated in currencies other than a subsidiary's functional currency. The following table shows the impact to the fair value of the forward contracts if currencies being purchased were to weaken by 10%:

i erengin e arre	illoy i ol walas	
Sell	Buy	Impact on fair value of contract
U.S. dollar	British pound	\$12 million unfavorable impact
U.S. dollar	Canadian dollar	\$11 million unfavorable impact
U.S. dollar	Euro	\$36 million unfavorable impact
U.S. dollar	Japanese yen	\$2 million unfavorable impact
U.S. dollar	Singapore dollar	\$6 million unfavorable impact
U.S. dollar	Indian Rupee	\$1 million unfavorable impact
U.S. dollar	Russian Ruble	\$1 million unfavorable impact
British pound	U.S. dollar	\$21 million unfavorable impact
		\$90 million unfavorable impact

Foreign Currency Forwards ⁽¹⁾

⁽¹⁾ Refer to Note 7 to the consolidated financial statements in Item 8 of this Form 10-K for further detail on the forward contracts.

The change in fair value of the foreign exchange forward contracts would be offset by FX revaluation gains or losses on underlying assets and liabilities denominated in currencies other than a subsidiary's functional currency.

Derivatives and non-derivatives designated as net investment hedges:

The Company designates derivative instruments and foreign currency-denominated debt as hedges of foreign currency risk of net investments in certain foreign subsidiaries (net investment hedges) under ASC Topic 815, *Derivatives and Hedging*.

Cross-currency swaps

As of December 31, 2021, the Company had the following derivative instruments designated as hedges of euro denominated net investments in subsidiaries:

- Cross-currency swaps to exchange an aggregate amount of €909 million with corresponding euro fixed interest rates for an aggregate amount of \$1,050 million with corresponding USD fixed interest rates.
- Cross-currency swaps to exchange an aggregate amount of €1,179 million with corresponding interest based on the floating 3-month EURIBOR for an aggregate amount of \$1,350 million with corresponding interest based on the floating 3-month U.S. LIBOR.

If the euro were to strengthen 10% relative to the U.S. dollar, there would be an approximate \$237 million unfavorable impact to the fair value of the cross-currency swaps recognized in OCI, which would be offset by favorable currency translation gains on the Company's euro net investment in foreign subsidiaries.

Euro-denominated debt

As of December 31, 2021, the Company has designated €500 million of the 2015 Senior Notes and €750 million of the 2019 Senior Notes as a net investment hedge to mitigate FX exposure relating to euro denominated net investments in subsidiaries. If the euro were to strengthen 10% relative to the U.S. dollar, there would be an approximate \$142 million unfavorable adjustment to OCI related to these net investment hedges. This adjustment would be offset by favorable translation adjustments on the Company's euro net investment in subsidiaries.

Interest rate and credit risk:

Interest rate swaps designated as a fair value hedge:

The Company's interest rate risk management objectives are to reduce the funding cost and volatility to the Company and to alter the interest rate exposure to a desired risk profile. Moody's uses interest rate swaps as deemed necessary to assist in accomplishing these objectives. The Company is exposed to interest rate risk on its various outstanding fixed-rate debt for which the fair value of the outstanding fixed rate debt fluctuates based on changes in interest rates. The Company has entered into interest rate swaps to convert the fixed interest rate on certain of its long-term debt to a floating interest rate based on the 3-month and 6-month LIBOR. These swaps are adjusted to fair market value based on prevailing interest rates at the end of each reporting period and fluctuations are recorded as a reduction or addition to the carrying value of the borrowing, while net interest payments are recorded as interest expense/income in the Company's consolidated statement of operations. A hypothetical change of 100 BPS in the LIBOR-based swap rate would result in an approximate \$69 million change to the fair value of the swap, which would be offset by the change in fair value of the hedged item.

Additional information on these interest rate swaps is disclosed in Note 7 to the consolidated financial statements located in Item 8 of this Form 10-K.

Moody's cash equivalents consist of investments in high-quality investment-grade securities within and outside the U.S. with maturities of three months or less when purchased. The Company manages its credit risk exposure by allocating its cash equivalents among various money market deposit accounts and certificates of deposit and by limiting the amount it can invest with any single issuer. Short-term investments primarily consist of certificates of deposit.

LIQUIDITY AND CAPITAL RESOURCES

Moody's remains committed to using its strong cash flow to create value for shareholders by both investing in the Company's employees and growing the business through targeted organic initiatives and inorganic acquisitions aligned with strategic priorities. Additional excess capital is returned to the Company's shareholders via a combination of dividends and share repurchases.

Cash Flow

The Company is currently financing its operations, capital expenditures, acquisitions and share repurchases from operating and financing cash flows.

The following is a summary of the changes in the Company's cash flows followed by a brief discussion of these changes:

	<u> </u>	/ear Ended D)ecem	ber 31,	\$ Change Favorable
		2021	_	2020	 (unfavorable)
Net cash provided by operating activities	\$	2,005	\$	2,146	\$ (141)
Net cash used in investing activities	\$	(2,619)	\$	(1,077)	\$ (1,542)
Net cash used in financing activities	\$	(122)	\$	(351)	\$ 229
Free Cash Flow ⁽¹⁾	\$	1,866	\$	2,043	\$ (177)

(1) Free Cash Flow is a non-GAAP measure and is defined by the Company as net cash provided by operating activities minus cash paid for capital expenditures. Refer to the section entitled "Non-GAAP Financial Measures" of this MD&A for further information on this financial measure.

Net cash provided by operating activities

Net cash flows from operating activities decreased \$141 million compared to the prior year reflecting:

- higher cash paid for income taxes of \$418 million, which includes amounts pursuant to the settlement of UTPs; and
- various changes in working capital, most notably from higher accounts receivable balances at December 31, 2021 resulting from the Company's strong performance in the fourth quarter of 2021;

partially offset by:

- an increase in net income compared to the same period in the prior year reflecting the Company's strong performance in 2021 (see section entitled "Results of Operations" for further discussion);
- a \$99 million contribution to the Company's funded pension plan in 2020 that did not recur in 2021; and
- a \$68 million payment made in conjunction with the settlement of a treasury lock interest rate forward contract in 2020 that did not recur in 2021.

Net cash used in investing activities

The \$1,542 million increase in cash flows used in investing activities compared to 2020 primarily reflects:

 an increase in cash paid for acquisitions of \$1,282 million (refer to Note 9 to the consolidated financial statements for further discussion on the Company's M&A activity); and \$250 million of cash paid for a minority investment in BitSight (refer to Note 13 to the consolidated financial statements for further discussion on the Company's investments in non-consolidated affiliates).

Net cash used in financing activities

The \$229 million decrease in cash used in financing activities was primarily attributed to:

- the net issuance of \$1.2 billion in long-term debt during 2021 compared to a net issuance of \$691 million during 2020;

partially offset by:

an increase in cash paid for treasury share repurchases of \$247 million compared to the prior year.

Cash and cash equivalents and short-term investments

The Company's aggregate cash and cash equivalents and short-term investments of \$1.9 billion at December 31, 2021 included approximately \$1.5 billion located outside of the U.S. Approximately 26% of the Company's aggregate cash and cash equivalents and short-term investments is denominated in euros and British pounds. The Company manages both its U.S. and non-U.S. cash flow to maintain sufficient liquidity in all regions to effectively meet its operating needs.

As a result of the Tax Act, all previously net undistributed foreign earnings have now been subject to U.S. tax. The Company continues to evaluate which entities it will indefinitely reinvest earnings outside the U.S. The Company has provided deferred taxes for those entities whose earnings are not considered indefinitely reinvested. Accordingly, the Company has commenced repatriating a portion of its non-U.S. cash in these subsidiaries and will continue to repatriate certain of its offshore cash in a manner that addresses compliance with local statutory requirements, sufficient offshore working capital and any other factors that may be relevant in certain jurisdictions. Notwithstanding the Tax Act, which generally eliminated federal income tax on future cash repatriation to the U.S., cash repatriation may be subject to state and local taxes or withholding or similar taxes.

Material Cash Requirements

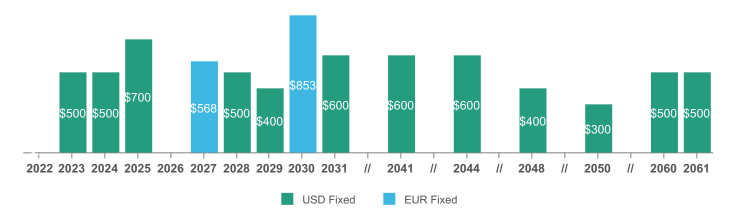
The Company's material cash requirements consist of the following contractual and other obligations:

Financing Arrangements

Indebtedness

At December 31, 2021, Moody's had \$7.4 billion of outstanding debt and approximately \$1 billion of additional capacity available under the Company's CP program, which is backstopped by the \$1.25 billion 2021 Facility.

The repayment schedule for the Company's borrowings outstanding at December 31, 2021 is as follows:



Future interest payments and fees associated with the Company's debt and credit facility are expected to be \$3.3 billion, of which approximately \$212 million is expected to be paid over the next twelve months. For additional information on the Company's outstanding debt, CP program and 2021 Facility, refer to Note 18 to the consolidated financial statements.

Management may consider pursuing additional long-term financing when it is appropriate in light of cash requirements for operations, share repurchases and other strategic opportunities, which would result in higher financing costs.

Purchase Obligations

Purchase obligations generally include multi-year agreements with vendors to purchase goods or services and mainly include data center/cloud hosting fees and fees for information technology licensing and maintenance. As of December 31, 2021, these purchase obligations totaled \$233 million, of which \$133 million is expected to be paid in the next twelve months.

Leases

The Company has operating lease obligations of \$560 million at December 31, 2021, primarily related to real estate leases, of which approximately \$120 million in payments are expected over the next twelve months. For more information on the Company's operating leases, refer to Note 20 to the consolidated financial statements.

Pension and Other Retirement Plan Obligations

The Company does not anticipate making significant contributions to its funded pension plan in the next twelve months. This plan is overfunded at December 31, 2021, and accordingly holds sufficient investments to fund future benefit obligations. Payments for the Company's unfunded plans are not expected to be material in either the short or long-term. For further information on the Company's pension and other retirement plan obligations, refer to Note 15 to the consolidated financial statements.

Dividends and share repurchases

On February 7, 2022, the Board approved the declaration of a quarterly dividend of \$0.70 per share for Moody's common stock, payable March 18, 2022 to shareholders of record at the close of business on February 25, 2022. The continued payment of dividends at this rate, or at all, is subject to the discretion of the Board.

On December 16, 2019, the Board authorized \$1 billion in share repurchase authority and on February 9, 2021, the Board approved an additional \$1 billion in share repurchase authority. At December 31, 2021, the Company had approximately \$1,081 million of remaining authority. Additionally, on February 7, 2022, the Board of Directors approved an additional \$750 million of share repurchase authority. There is no established expiration date for the remaining authorizations.

Sources of Funding to Satisfy Material Cash Requirements

The Company believes that it has the financial resources needed to meet its cash requirements and expects to have positive operating cash flow in 2022. Cash requirements for periods beyond the next twelve months will depend, among other things, on the Company's profitability and its ability to manage working capital requirements. The Company may also borrow from various sources as described above.

Non-GAAP Financial Measures:

In addition to its reported results, Moody's has included in this MD&A certain adjusted results that the SEC defines as "non-GAAP financial measures." Management believes that such adjusted financial measures, when read in conjunction with the Company's reported results, can provide useful supplemental information for investors analyzing period-to-period comparisons of the Company's performance, facilitate comparisons to competitors' operating results and provide greater transparency to investors of supplemental information used by management in its financial and operational decision-making. These adjusted measures, as defined by the Company, are not necessarily comparable to similarly defined measures of other companies. Furthermore, these adjusted measures should not be viewed in isolation or used as a substitute for other GAAP measures in assessing the operating performance or cash flows of the Company. Below are brief descriptions of the Company's adjusted financial measures accompanied by a reconciliation of the adjusted measure to its most directly comparable GAAP measure.

Adjusted Operating Income and Adjusted Operating Margin:

The Company presents Adjusted Operating Income and Adjusted Operating Margin because management deems these metrics to be useful measures to provide additional perspective on Moody's operating performance. Adjusted Operating Income excludes the impact of: i) depreciation and amortization; ii) restructuring charges/adjustments; and iii) a loss pursuant to the divestiture of MAKS. Depreciation and amortization are excluded because companies utilize productive assets of different ages and use different methods of acquiring and depreciating productive assets. Restructuring charges are excluded as the frequency and magnitude of these charges may vary widely across periods and companies. The loss pursuant to the divestiture of MAKS is excluded as the frequency and magnitude of divestiture activity may vary widely from period to period and across companies.

Management believes that the exclusion of the aforementioned items, as detailed in the reconciliation below, allows for an additional perspective on the Company's operating results from period to period and across companies. The Company defines Adjusted Operating Margin as Adjusted Operating Income divided by revenue.

	Year ended	December	[·] 31,
	2021		2020
Operating income	\$ 2,844	\$	2,388
Adjustments:			
Restructuring	—		50
Depreciation and amortization	257		220
Loss pursuant to the divestiture of MAKS	_		9
Adjusted Operating Income	\$ 3,101	\$	2,667
Operating margin	45.7 %		44.5 %
Adjusted Operating Margin	49.9 %		49.7 %

Adjusted Net Income and Adjusted Diluted EPS attributable to Moody's common shareholders:

The Company presents Adjusted Net Income and Adjusted Diluted EPS because management deems these metrics to be useful measures to provide additional perspective on Moody's operating performance. Adjusted Net Income and Adjusted Diluted EPS exclude the impact of: i) amortization of acquired intangible assets; ii) restructuring charges/adjustments; iii) a non-cash gain relating to the Company's minority investment in BitSight; and iv) a loss pursuant to the divestiture of MAKS.

The Company excludes the impact of amortization of acquired intangible assets as companies utilize intangible assets with different ages and have different methods of acquiring and amortizing intangible assets. These intangible assets were recorded as part of acquisition accounting and contribute to revenue generation. The amortization of intangible assets related to acquisitions will recur in future periods until such intangible assets have been fully amortized. Furthermore, the timing and magnitude of business combination transactions are not predictable and the purchase price allocated to amortizable intangible assets and the related amortization period are unique to each acquisition and can vary significantly from period to period and across companies. Restructuring charges, the non-cash gain relating to the Company's minority interest in BitSight and the loss pursuant to the divestiture of MAKS are excluded as the frequency and magnitude of these items may vary widely across periods and companies.

The Company excludes the aforementioned items to provide additional perspective when comparing net income and diluted EPS from period to period and across companies as the frequency and magnitude of similar transactions may vary widely across periods.

		Year	ended [Decen	nber 31,	
Amounts in millions			2021			2020
Net income attributable to Moody's common shareholders		\$	2,214			\$ 1,778
Pre-Tax Acquisition-Related Intangible Amortization Expenses	\$ 158			\$	124	
Tax on Acquisition-Related Intangible Amortization Expenses	 (36)				(28)	
Net Acquisition-Related Intangible Amortization Expenses			122			96
Pre-Tax Restructuring	\$ _			\$	50	
Tax on Restructuring	 —				(12)	
Net Restructuring			_			38
Pre-Tax gain relating to minority investment in BitSight	\$ (36)			\$		
Tax on gain relating to minority investment in BitSight	 9					
Net gain relating to minority investment in BitSight	 		(27)			_
Loss pursuant to the divestiture of MAKS			_			 9
Adjusted Net Income		\$	2,309			\$ 1,921

Below is a reconciliation of this measure to its most directly comparable U.S. GAAP amount:

	Year ended December 31,							
				2021				2020
Diluted earnings per share attributable to Moody's common shareholders			\$	11.78			\$	9.39
Pre-Tax Acquisition-Related Intangible Amortization Expenses	\$	0.84			\$	0.66		
Tax on Acquisition-Related Intangible Amortization Expenses		(0.19)				(0.15)		
Net Acquisition-Related Intangible Amortization Expenses				0.65				0.51
Pre-Tax Restructuring	\$	_			\$	0.26		
Tax on Restructuring						(0.06)		
Net Restructuring				—				0.20
Pre-Tax gain relating to minority investment in BitSight	\$	(0.19)			\$			
Tax on gain relating to minority investment in BitSight		0.05						
Net gain relating to minority investment in BitSight				(0.14)				_
Loss pursuant to the divestiture of MAKS								0.05
Adjusted Diluted EPS			\$	12.29			\$	10.15

Note: the tax impacts in the table above were calculated using tax rates in effect in the jurisdiction for which the item relates.

Free Cash Flow:

The Company defines Free Cash Flow as net cash provided by operating activities minus payments for capital additions. Management believes that Free Cash Flow is a useful metric in assessing the Company's cash flows to service debt, pay dividends and to fund acquisitions and share repurchases. Management deems capital expenditures essential to the Company's product and service innovations and maintenance of Moody's operational capabilities. Accordingly, capital expenditures are deemed to be a recurring use of Moody's cash flow. Below is a reconciliation of the Company's net cash flows from operating activities to Free Cash Flow:

	 Year ended December 31,				
	2021		2020		
Net cash provided by operating activities	\$ 2,005	\$	2,146		
Capital additions	(139)		(103)		
Free Cash Flow	\$ 1,866	\$	2,043		
Net cash used in investing activities	\$ (2,619)	\$	(1,077)		
Net cash used in financing activities	\$ (122)	\$	(351)		

Organic Revenue:

The Company presents the organic revenue and organic revenue growth (including organic recurring revenue and organic recurring revenue growth for the MA segment) because management deems these metrics to be useful measures which provide additional perspective in assessing the revenue growth excluding the inorganic revenue impacts from certain acquisition activity. The following table details the periods excluded from each acquisition to determine organic revenue.

Acquisition	Acquisition Date	Period excluded to determine organic revenue growth
Regulatory DataCorp	February 13, 2020	January 1, 2021 - February 12, 2021
Acquire Media	October 21, 2020	January 1, 2021 - October 20, 2021
ZM Financial Systems	December 7, 2020	January 1, 2021 - December 6, 2021
Catylist	December 30, 2020	January 1, 2021 - December 29, 2021
Cortera	March 19, 2021	March 19, 2021 - December 31, 2021
RMS	September 15, 2021	September 15, 2021 - December 31, 2021
RealXData	September 17, 2021	September 17, 2021 - December 31, 2021

Below is a reconciliation of MA's reported revenue and growth rates to its organic revenue and organic growth rates:

	Year Ended December 31,							
Amounts in millions		2021		2020		hange	Growth	
MA revenue	\$	2,406	\$	2,079	\$	327	16%	
Inorganic revenue from acquisitions		(136)				(136)		
Organic MA revenue	\$	2,270	\$	2,079	\$	191	9%	
RD&A revenue	\$	1,745	\$	1,514	\$	231	15%	
Inorganic revenue from acquisitions		(46)			_	(46)		
Organic RD&A revenue	\$	1,699	\$	1,514	\$	185	12%	
ERS revenue	\$	661	\$	565	\$	96	17%	
Inorganic revenue from acquisitions	_	(90)			_	(90)		
Organic ERS revenue	\$	571	\$	565	\$	6	1%	
ERS recurring revenue	\$	582	\$	448	\$	134	30%	
Inorganic recurring revenue from acquisitions		(84)				(84)		
Organic ERS recurring revenue	\$	498	\$	448	\$	50	11%	
ERS transaction revenue	\$	79	\$	117	\$	(38)	(32%)	
Inorganic transaction revenue from acquisitions		(6)				(6)		
Organic ERS transaction revenue	\$	73	\$	117	\$	(44)	(38%)	

	Year Ended December 31,							
Amounts in millions	2021		2020		Change		Growth	
MA recurring revenue	\$	2,236	\$	1,882	\$	354	19%	
Inorganic recurring revenue from acquisitions		(130)				(130)		
Organic MA recurring revenue	\$	2,106	\$	1,882	\$	224	12%	

Recently Issued Accounting Pronouncements

Refer to Note 2 to the consolidated financial statements located in Part II, Item 8 on this Form 10-K for a discussion on the impact to the Company relating to recently issued accounting pronouncements.

CONTINGENCIES

Legal proceedings in which the Company is involved also may impact Moody's liquidity or operating results. No assurance can be provided as to the outcome of such proceedings. In addition, litigation inherently involves significant costs. For information regarding legal proceedings, see Part II, Item 8 – "Financial Statements", Note 21 "Contingencies" in this Form 10-K.

Forward-Looking Statements

Certain statements contained in this annual report on Form 10-K are forward-looking statements and are based on future expectations, plans and prospects for the business and operations of the Company that involve a number of risks and uncertainties. Such statements involve estimates, projections, goals, forecasts, assumptions and uncertainties that could cause actual results or outcomes to differ materially from those contemplated, expressed, projected, anticipated or implied in the forward-looking statements. Those statements appear at various places throughout this annual report on Form 10-K, including in the sections entitled "Contingencies" under Item 7, "MD&A", commencing on page 41 of this annual report on Form 10-K, under "Legal Proceedings" in Part I. Item 3. of this Form 10-K, and elsewhere in the context of statements containing the words "believe", "expect", "anticipate", "intend", "plan", "will", "predict", "potential", "continue", "strategy", "aspire", "target", "forecast", "project", "estimate", "should", "could", "may" and similar expressions or words and variations thereof relating to the Company's views on future events, trends and contingencies or otherwise convey the prospective nature of events or outcomes generally indicative of forward-looking statements. Stockholders and investors are cautioned not to place undue reliance on these forwardlooking statements. The forward-looking statements and other information are made as of the date of this annual report on Form 10-K, and the Company undertakes no obligation (nor does it intend) to publicly supplement, update or revise such statements on a going-forward basis, whether as a result of subsequent developments, changed expectations or otherwise, except as required by applicable law or regulation. In connection with the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995, the Company is identifying examples of factors, risks and uncertainties that could cause actual results to differ, perhaps materially, from those indicated by these forward-looking statements.

Those factors, risks and uncertainties include, but are not limited to the impact of COVID-19 on volatility in the U.S. and world financial markets, on general economic conditions and GDP in the U.S. and worldwide, and on Moody's own operations and personnel; future worldwide credit market disruptions or economic slowdowns, which could affect the volume of debt and other securities issued in domestic and/or global capital markets; other matters that could affect the volume of debt and other securities issued in domestic and/or global capital markets, including regulation, credit quality concerns, changes in interest rates, inflation and other volatility in the financial markets such as that due to Brexit and uncertainty as companies transition away from LIBOR; the level of merger and acquisition activity in the U.S. and abroad; the uncertain effectiveness and possible collateral consequences of U.S. and foreign government actions affecting credit markets, international trade and economic policy, including those related to tariffs, tax agreements and trade barriers; concerns in the marketplace affecting our credibility or otherwise affecting market perceptions of the integrity or utility of independent credit agency ratings; the introduction of competing products or technologies by other companies; pricing pressure from competitors and/or customers; the level of success of new product development and global expansion; the impact of regulation as an NRSRO, the potential for new U.S., state and local legislation and regulations; the potential for increased competition and regulation in the EU and other foreign jurisdictions; exposure to litigation related to our rating opinions, as well as any other litigation, government and regulatory proceedings, investigations and inquiries to which Moody's may be subject from time to time; provisions in U.S. legislation modifying the pleading standards and EU regulations modifying the liability standards, applicable to credit rating agencies in a manner adverse to credit rating agencies: provisions of EU regulations imposing additional procedural and substantive requirements on the pricing of services and the expansion of supervisory remit to include non-EU ratings used for regulatory purposes; the possible loss of key employees; failures or malfunctions of our operations and infrastructure; any vulnerabilities to cyber threats or other cybersecurity concerns; the outcome of any review by controlling tax authorities of Moody's global tax planning initiatives; exposure to potential criminal sanctions or civil remedies if Moody's fails to comply with foreign and U.S. laws and regulations that are applicable in the jurisdictions in which Moody's operates, including data protection and privacy laws, sanctions laws, anti-corruption laws, and local laws prohibiting corrupt payments to government officials; the impact of mergers, acquisitions or other business combinations and the ability of Moody's to successfully integrate acquired businesses; currency and foreign exchange volatility; the level of future cash flows; the levels of capital investments; and a decline in the demand for credit risk management tools by financial institutions. Other factors, risks and uncertainties relating to our acquisition of RMS could cause our actual results to differ, perhaps materially, from those indicated by these forward-looking statements, including risks relating to the integration of RMS's operations, products and employees into Moody's and the possibility that anticipated

synergies and other benefits of the acquisition will not be realized in the amounts anticipated or will not be realized within the expected timeframe; risks that the acquisition could have an adverse effect on the business of RMS or its prospects, including, without limitation, on relationships with vendors, suppliers or customers; claims made, from time to time, by vendors, suppliers or customers; changes in the U.S., Europe (primarily the U.K.), Japan, India or global marketplaces that have an adverse effect on the business of RMS. These factors, risks and uncertainties as well as other risks and uncertainties that could cause Moody's actual results to differ materially from those contemplated, expressed, projected, anticipated or implied in the forward-looking statements are currently, or in the future could be, amplified by the COVID-19 outbreak, and are described in greater detail under "Risk Factors" in Part I, Item 1A of Moody's annual report on Form 10-K for the year ended December 31, 2021, and in other filings made by Moody's from time to time with the SEC or in materials incorporated herein or therein. Stockholders and investors are cautioned that the occurrence of any of these factors, risks and uncertainties may cause Moody's actual results to differ materially from those contemplated, expressed, projected, anticipated or implied in the forward-looking statements, which could have a material and adverse effect on Moody's business, results of operations and financial condition. New factors may emerge from time to time, and it is not possible for Moody's to predict new factors, nor can Moody's assess the potential effect of any new factors on it. Forward-looking and other statements in this document may also address our corporate responsibility progress, plans, and goals (including sustainability and environmental matters), and the inclusion of such statements is not an indication that these contents are necessarily material to investors or required to be disclosed in the Company's filings with the Securities and Exchange Commission. In addition, historical, current, and forward-looking sustainability-related statements may be based on standards for measuring progress that are still developing, internal controls and processes that continue to evolve. and assumptions that are subject to change in the future.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Information in response to this item is set forth under the caption "Market Risk" in Part II, Item 7 on page 60 of this annual report on Form 10-K.

Index to Financial Statements

	Page(s)
Management's Report on Internal Control Over Financial Reporting	69
Report of Independent Registered Public Accounting Firm	
Consolidated Financial Statements:	
Consolidated Statements of Operations	72
Consolidated Statements of Comprehensive Income	73
Consolidated Balance Sheets	74
Consolidated Statements of Cash Flows	75
Consolidated Statements of Shareholders' Equity	76-78
Notes to Consolidated Financial Statements	79-129

Schedules are omitted as not required or inapplicable or because the required information is provided in the consolidated financial statements, including the notes thereto.

MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Management of Moody's Corporation is responsible for establishing and maintaining adequate internal control over financial reporting and for the assessment of the effectiveness of internal control over financial reporting. As defined by the SEC in Rules 13a-15(f) and 15d-15(f) under the Securities Exchange Act of 1934, internal control over financial reporting is a process designed by, or under the supervision of, the Company's principal executive and principal financial officers, or persons performing similar functions, and effected by the Company's Board, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

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

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

Management of the Company evaluated and assessed the design and operational effectiveness of the Company's internal control over financial reporting as of December 31, 2021 based on criteria established in the Internal Control—Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

Our assessment of and conclusion on the effectiveness of our internal control over financial reporting as of December 31, 2021 did not include the internal controls of RMS, which was acquired during our fiscal year ended December 31, 2021 and will be included in our assessment of and conclusion on the effectiveness of our internal control over financial reporting for the fiscal year ending December 31, 2022. The total assets (excluding acquired goodwill and intangible assets which are included within the scope of this assessment) and revenues of RMS represent approximately \$333 million and \$81 million, respectively, of the corresponding amounts in our consolidated financial statements for the fiscal year ended December 31, 2021.

Based on the assessment performed, management has concluded that Moody's maintained effective internal control over financial reporting as of December 31, 2021.

The effectiveness of our internal control over financial reporting as of December 31, 2021 has been audited by KPMG LLP, an independent registered public accounting firm, as stated in their accompanying report which expresses an unqualified opinion on the effectiveness of Moody's internal control over financial reporting as of December 31, 2021.

/s/ ROBERT FAUBER

Robert Fauber

President and Chief Executive Officer

/s/ MARK KAYE

Mark Kaye

Executive Vice President and Chief Financial Officer

February 18, 2022

Report of Independent Registered Public Accounting Firm

To the Shareholders and Board of Directors of Moody's Corporation:

Opinions on the Consolidated Financial Statements and Internal Control over Financial Reporting

We have audited the accompanying consolidated balance sheets of Moody's Corporation and subsidiaries (the Company) as of December 31, 2021 and 2020, the related consolidated statements of operations, comprehensive income, shareholders' equity, and cash flows for each of the years in the three-year period ended December 31, 2021, and the related notes (collectively, the consolidated financial statements). We also have audited the Company's internal control over financial reporting as of December 31, 2021, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2021 and 2020 and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 2021 in conformity with U.S. generally accepted accounting principles. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2021 based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

The Company acquired RMS during 2021, and management excluded from its assessment of the effectiveness of the Company's internal control over financial reporting as of December 31, 2021, RMS's internal control over financial reporting associated with total assets of \$333 million and total revenues of \$81 million included in the consolidated financial statements of the Company as of and for the year ended December 31, 2021. Our audit of internal control over financial reporting of the Company also excluded an evaluation of the internal control over financial reporting of RMS.

Basis for Opinions

The Company's management is responsible for these consolidated financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's consolidated financial statements and an opinion on the Company's internal control over financial reporting based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud, and whether effective internal control over financial reporting was maintained in all material respects.

Our audits of the consolidated financial statements included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

Definition and Limitations of Internal Control Over Financial Reporting

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

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

Critical Audit Matters

The critical audit matters communicated below are matters arising from the current period audit of the consolidated financial statements that were communicated or required to be communicated to the audit committee and that: (1) relate to accounts or disclosures that are material to the consolidated financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the consolidated financial statements, taken as a whole, and we are not, by communicating the critical audit matters below, providing separate opinions on the critical audit matters or on the accounts or disclosures to which they relate.

Carrying value of goodwill

As discussed in Note 10 to the consolidated financial statements, the goodwill balance as of December 31, 2021 was \$5,999 million. The Company evaluates its reporting units for impairment on an annual basis, or more frequently if there are changes in the reporting structure of the Company or indicators of potential impairment. The Company has four primary reporting units as of December 31, 2021: two within the Company's Moody's Investors Service segment and two within the Moody's Analytics segment.

We identified the assessment of the carrying value of goodwill in the reporting units within the Moody's Analytics segment as a critical audit matter due to the significant degree of judgment required in evaluating assumptions about revenue growth rates and the discount rates used to measure the reporting unit fair values.

The following are the primary procedures we performed to address this critical audit matter. We evaluated the design and tested the operating effectiveness of certain internal controls over the Company's goodwill impairment process, including controls related to revenue growth rates and the discount rates used to measure the reporting unit fair values. We evaluated management's judgments relating to the assumed revenue growth rates by comparing the Company's revenue growth rates to the Company's underlying business strategies and growth plans. We evaluated management's judgments relating to the Company's underlying business strategies and growth plans. We evaluated management's judgments relating to the Company's discount rates by comparing them to appropriate benchmark interest rates. We also performed sensitivity analyses to assess the impact of alternative assumptions on management's impairment conclusion. We compared the Company's historical revenue forecasts to actual results to assess the Company's ability to accurately forecast. We involved valuation professionals with specialized skills and knowledge, who assisted in assessing the significant assumptions used to develop the discount rates, including the relevance and reliability of the information used.

Gross uncertain tax positions

As discussed in Note 17 to the consolidated financial statements, the Company has recorded uncertain tax positions (UTPs), excluding associated interest, of \$388 million as of December 31, 2021. The Company determines whether it is more-likely-than-not that a tax position will be sustained based on its technical merits as of the reporting date. A tax position that meets this more-likely-than-not threshold is then measured and recognized at the largest amount of benefit that is greater than fifty percent likely to be realized upon effective settlement with a taxing authority.

We identified the assessment of the Company's gross UTPs as a critical audit matter because complex judgment was required in evaluating the Company's interpretation of tax law and its estimate of the ultimate resolution of the tax positions.

The following are the primary procedures we performed to address this critical audit matter. We evaluated the design and tested the operating effectiveness of internal controls over the Company's tax process, including those related to the timely identification of UTPs, the assessment of new information related to previously identified UTPs, and the measurement of UTPs. We involved valuation professionals with specialized skills and knowledge, who assisted in assessing transfer pricing studies for compliance with applicable laws and regulations. Additionally, we involved tax professionals with specialized skills and knowledge, who assisted in:

- evaluating the Company's interpretation of tax laws and judgments about the administrative practices of tax authorities
- inspecting settlement documents with applicable taxing authorities
- · assessing the expiration of statutes of limitations
- performing an assessment of the Company's tax positions and comparing the results to the Company's assessment.

In addition, we evaluated the Company's ability to accurately estimate its gross UTPs by comparing historical gross UTPs to actual results upon conclusion of tax audits or expiration of the statute of limitations.

/s/ KPMG LLP

We have served as the Company's auditor since 2008.

New York, New York

February 18, 2022

MOODY'S CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in millions, except per share data)

	Yea	ar Ende	d December	31,	
	2021		2020		2019
Revenue	\$ 6,218	\$	5,371	\$	4,829
Expenses					
Operating	1,637		1,475		1,387
Selling, general and administrative	1,480		1,229		1,167
Restructuring			50		60
Depreciation and amortization	257		220		200
Acquisition-Related Expenses	_		_		3
Loss pursuant to the divestiture of MAKS	 —		9		14
Total expenses	3,374		2,983		2,831
Operating income	2,844		2,388		1,998
Non-operating (expense) income, net					
Interest expense, net	(171)		(205)		(208)
Other non-operating income, net	82		46		20
Non-operating (expense) income, net	(89)		(159)		(188)
Income before provision for income taxes	2,755		2,229		1,810
Provision for income taxes	 541		452		381
Net income	2,214		1,777		1,429
Less: Net (loss) income attributable to noncontrolling interests	 —		(1)		7
Net income attributable to Moody's	\$ 2,214	\$	1,778	\$	1,422
Earnings per share					
Basic	\$ 11.88	\$	9.48	\$	7.51
Diluted	\$ 11.78	\$	9.39	\$	7.42
Weighted average shares outstanding					
Basic	186.4		187.6		189.3
Diluted	187.9		189.3		191.6

MOODY'S CORPORATION CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in millions)

	Y	ear End	ed D	ecember	· 31,	2021	,	Year End	ed D	ecembe	r 31,	2020	,	Year End	ed D	ecembe	r 31 ,	2019
		Pre-tax nounts	ar	Tax nounts		fter-tax mounts		Pre-tax mounts	aı	Tax mounts		fter-tax mounts		Pre-tax mounts	ar	Tax nounts		fter-tax mounts
Net Income					\$	2,214					\$	1,777					\$	1,429
Other Comprehensive Income (Loss):																		
Foreign Currency Adjustments:																		
Foreign currency translation adjustments, net	\$	(303)	\$	11	\$	(292)	\$	361	\$	(13)	\$	348	\$	(22)	\$	(1)	\$	(23)
Foreign currency translation adjustments - reclassification of losses included in net income		_		_		_		_		_		_		32		_		32
Net gains (losses) on net investment hedges		319		(77)		242		(364)		91		(273)		35		(9)		26
Net investment hedges - reclassification of gains included in net income		(2)		1		(1)		(1)		_		(1)		(3)		1		(2)
Cash Flow Hedges:																		
Net losses on cash flow hedges		_		_		_		(68)		17		(51)		_		_		
Reclassification of losses included in net income		2		_		2		3		(1)		2		_		_		_
Pension and Other Retirement Benefits:																		
Amortization of actuarial losses/prior service costs and settlement charge included in net income		19		(5)		14		8		(2)		6		3		(1)		2
Net actuarial gains (losses) and prior service costs		73		(18)		55		(42)		10		(32)		(32)		8		(24)
Total Other Comprehensive Income (Loss)	\$	108	\$	(88)	\$	20	\$	(103)	\$	102	\$	(1)	\$	13	\$	(2)	\$	11
Comprehensive Income						2,234						1,776						1,440
Less: comprehensive (loss) income attributable to noncontrolling interests						(2)						(8)						11
Comprehensive Income Attributable to Moody's					\$	2,236					\$	1,784					\$	1,429

MOODY'S CORPORATION CONSOLIDATED BALANCE SHEETS

(Amounts in millions, except share and per share data)

	Decer	nber 31	3
	2021		2020
ASSETS			
Current assets:			
Cash and cash equivalents	\$ 1,811	\$	2,597
Short-term investments	91		99
Accounts receivable, net of allowances for credit losses of \$32 in 2021 and \$34 in 2020	1,720		1,430
Other current assets	389		383
Total current assets	4,011		4,509
Property and equipment, net	347		278
Operating lease right-of-use assets	438		393
Goodwill	5,999		4,556
Intangible assets, net	2,467		1,824
Deferred tax assets, net	384		334
Other assets	1,034		515
Total assets	\$ 14,680	\$	12,409
LIABILITIES AND SHAREHOLDERS' EQUITY			
Current liabilities:			
Accounts payable and accrued liabilities	\$ 1,142	\$	1,039
Current portion of operating lease liabilities	105		94
Deferred revenue	1,249		1,089
Total current liabilities	2,496		2,222
Non-current portion of deferred revenue	86		98
Long-term debt	7,413		6,422
Deferred tax liabilities, net	488		404
Uncertain tax positions	388		483
Operating lease liabilities	455		427
Other liabilities	438		590
Total liabilities	11,764		10,646
Contingencies (Note 21)			
Shareholders' equity:			
Preferred stock, par value \$.01 per share; 10,000,000 shares authorized; no shares issued and outstanding	_		_
Series common stock, par value \$.01 per share; 10,000,000 shares authorized; no shares issued and outstanding	_		_
Common stock, par value \$.01 per share; 1,000,000,000 shares authorized; 342,902,272 shares issued at December 31, 2021 and December 31, 2020, respectively.	3		3
Capital surplus	885		735
Retained earnings	12,762		11,011
Treasury stock, at cost; 157,262,484 and 155,808,563 shares of common stock at December 31, 2021 and December 31, 2020, respectively	(10,513)		(9,748)
Accumulated other comprehensive loss	(410)		(432)
Total Moody's shareholders' equity	2,727		1,569
Noncontrolling interests	189		194
Total shareholders' equity	2,916		1,763
Total liabilities and shareholders' equity	\$ 14,680	\$	12,409

MOODY'S CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in millions)

	 Yea	ar Ende	d December	[.] 31,	
	2021		2020		2019
Cash flows from operating activities					
Net income	\$ 2,214	\$	1,777	\$	1,429
Reconciliation of net income to net cash provided by operating activities:					
Depreciation and amortization	257		220		200
Stock-based compensation	175		154		136
Deferred income taxes	(218)		(44)		(38
Prepayment penalty relating to early redemption of debt	13		24		12
Non-cash gain related to minority interest in BitSight	(36)		—		
Settlement of treasury rate lock	—		(68)		_
ROU asset impairment & other non-cash restructuring/impairment charges	—		36		38
Loss pursuant to the divestiture of MAKS	_		9		14
Changes in assets and liabilities:					
Accounts receivable	(257)		31		(134
Other current assets	(12)		(38)		(88)
Other assets	(26)		(49)		(69
Lease obligations	(11)		(10)		(16
Accounts payable and accrued liabilities	80		247		65
Deferred revenue	65		(29)		76
Unrecognized tax positions and other non-current tax liabilities	(184)		(12)		8
Other liabilities	(55)		(102)		42
Net cash provided by operating activities	 2,005		2,146		1,675
Cash flows from investing activities	 · · ·				,
Capital additions	(139)		(103)		(69
Purchases of investments	(437)		(181)		(138
Sales and maturities of investments	147		104		174
Cash received upon disposal of a business, net of cash transferred to purchaser	_				226
Cash paid for acquisitions, net of cash acquired	(2,179)		(897)		(162
Receipts from settlements of net investment hedges	37		2		12
Payments for settlements of net investment hedges	(48)		(2)		(7
Net cash (used in) provided by investing activities	 (2,619)		(1,077)		36
Cash flows from financing activities	 (_,)		(.,)		
Issuance of notes	1,672		1,491		824
Repayment of notes	(500)		(800)		(950
Issuance of commercial paper			789		1,317
Repayment of commercial paper	_		(792)		(1,320
Proceeds from stock-based compensation plans	38		51		45
Repurchase of shares related to stock-based compensation	(83)		(104)		(77
Treasury shares	(750)		(503)		(991
Dividends	(463)		(420)		(378
Dividends to noncontrolling interests	(5)		(1)		(3
Payment for noncontrolling interest	(0)		(23)		(12
Debt issuance costs, extinguishment costs and related fees	(31)		(39)		(18
Net cash used in financing activities	 (122)		(351)		(1,563
Effect of exchange rate changes on cash and cash equivalents	(122)		(331)		(1,505
(Decrease) increase in cash and cash equivalents	 (786)		765		147
Cash and cash equivalents, beginning of period	2,597		1,832		1,685
each and oach equivalente, segnining of period	 1,811	\$	2,597	\$	1,832

MOODY'S CORPORATION CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (Amounts in millions, except per share data)

				Sh	Shareholders of Moody's Corporation	Moody's Corl	oration				
	Commo	Common Stock				Treasury Stock	Stock	Accumulated Other	Total Moodv's	Non-	Total
	Shares	Amount	Capital Surplus		Retained Earnings	Shares	Amount	Comprehensive Loss		Controlling Interests	Shareholders' Equity
Balance at December 31, 2018	342.9	\$ 3	\$ 601	11 \$	8,594	(151.6)	\$ (8,313)	\$ (426)	\$ 459	\$ 197	\$ 656
Net income					1,422				1,422	7	1,429
Dividends (\$2.00 per share)					(380)				(380)	(3)	(383)
Adoption of ASU 2018-02, relating to the Tax Act					20			(20)	I		I
Stock-based compensation			10	136					136		136
Shares issued for stock-based compensation plans at average cost, net			<u>(</u>	(20)		1.6	38		(32)		(32)
Purchase of noncontrolling interest			-	(6)					(6)	(3)	(12)
Non-controlling interest resulting from majority acquisition of Vigeo Eiris									I	17	17
Treasury shares repurchased			£	(16)		(5.2)	(975)		(991)		(991)
Currency translation adjustment, net of net investment hedge activity (net of tax of \$9 million)								29	29	4	33
Net actuarial losses and prior service cost (net of tax of \$8 million)								(24)	(24)		(24)
Amortization of prior service costs and actuarial losses (net of tax of \$1 million)								2	2		2
Balance at December 31, 2019	342.9 \$	3	\$ 64	642 \$	9,656	(155.2)	\$ (9,250)	\$ (439)	\$ 612	\$ 219	\$ 831

The accompanying notes are an integral part of the consolidated financial statements.

(continued on next page)

MOODY'S CORPORATION
CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY continued
(Amounts in millions, except per share data)

					S	hareho	olders of M	Shareholders of Moody's Corporation	ooration							
	Common Stock	n Stock						Treasu	Treasury Stock		Accumulated Other	Total Moodv's	s'vbo	Non-		Total
	Shares	Amount	±	Capital Surplus	tal lus	Ret Ear	Retained Earnings	Shares	Amount	1	Comprehensive Loss	Shareholders' Equity	olders' Equity	Controlling Interests	Shareholders' Equity	olders' Equity
Balance at December 31, 2019	342.9	\$	е С		642 \$		9,656	(155.2)	\$ (9,250)	\$ (0)	(439)	\$	612 \$	219	\$	831
Net income							1,778					、	1,778		4	1,778
Dividends (\$2.24 per share)							(421)						(421)	(3)		(424)
Adoption of New Credit Losses Accounting Standard							(2)						(2)			(2)
Stock-based compensation				-	154								154			154
Shares issued for stock-based compensation plans at average cost, net)	(58)			1 4.		5			(53)			(53)
Purchase of noncontrolling interest					(3)								(3)	(14)		(17)
Treasury shares repurchased					Ι			(2.0)	(5((203)			(203)			(203)
Currency translation adjustment, net of net investment hedge activity (net of tax of \$78 million)											82		82	(8)		74
Net actuarial losses and prior service cost (net of tax of \$10 million)											(32)		(32)			(32)
Amortization of prior service costs and actuarial losses (net of tax of \$2 million)											9		9			9
Net realized and unrealized loss on cash flow hedges (net of tax of \$16 million)											(49)		(49)			(49)
Balance at December 31, 2020	342.9	\$	\$÷		735 \$		11,011	(155.8)	\$ (9,748)	t 8) \$	(432)	\$	1,569 \$	194	\$ 1.	1,763

The accompanying notes are an integral part of the consolidated financial statements.

(continued on next page)

MOODY'S CORPORATION CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY continued (Amounts in millions, except per share data)

				S	Shareholders of Moody's Corporation	f Moody's Corp	oration				
	Commo	Common Stock				Treasury Stock	r Stock	Accumulated Other	Total Moodv's	-Non-	Total
	Shares	Amount	Capital Surplus	al Is	Retained Earnings	Shares	Amount	Comprehensive Loss	Shareholders' Equity	Controlling Interests	Shareholders' Equity
Balance at December 31, 2020	342.9	3 \$	\$ 735	5	11,011	(155.8)	\$ (9,748)	\$ (432)	\$ 1,569	\$ 194	\$ 1,763
Net income					2,214				2,214		2,214
Dividends (\$2.48 per share)					(463)				(463)	(3)	(466)
Stock-based compensation			175	5					175		175
Shares issued for stock-based compensation plans at average cost, net			(2	(25)		0.7	(15)		(40)		(40)
Treasury shares repurchased			I	I		(2.2)	(150)		(750)		(750)
Currency translation adjustment, net of net investment hedge activity (net of tax of \$65 million)								(49)	(49)	(2)	(51)
Net actuarial gains and prior service cost (net of tax of \$18 million)								55	55		55
Amortization of prior service costs/ actuarial losses and settlement charge (net of tax of \$5 million)								14	4		14
Net realized and unrealized gain on cash flow hedges								2	2		2
Balance at December 31, 2021	342.9	3 \$	\$ 885	\$ 2	12,762	(157.3)	\$ (10,513)	\$ (410)	\$ 2,727	\$ 189	\$ 2,916

MOODY'S CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(tabular dollar and share amounts in millions, except per share data)

NOTE 1 DESCRIPTION OF BUSINESS AND BASIS OF PRESENTATION

Moody's is a global integrated risk assessment firm that empowers organizations and investors to make better decisions. Moody's reports in two reportable segments: MIS and MA.

MIS publishes credit ratings and provides assessment services on a wide range of debt obligations, programs and facilities, and the entities that issue such obligations in markets worldwide, including various corporate, financial institution and governmental obligations, and structured finance securities.

MA is a global provider of: i) data and information; ii) research and insights; and iii) decision solutions, which help companies make better and faster decisions. MA leverages its industry expertise across multiple risks such as credit, market, financial crime, supply chain, catastrophe and climate to deliver integrated risk assessment solutions that enable business leaders to identify, measure and manage the implications of interrelated risks and opportunities.

Adoption of New Accounting Standards

On January 1, 2020, the Company adopted ASU No. 2016-13, "Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments." The Company has implemented policies and procedures in compliance with the "expected credit loss" impairment model, which included: (1) refinement of the grouping of receivables with similar risk characteristics; and (2) processes to identify information that can be used to develop reasonable and supportable forecasts of factors that could affect the collectability of the reported amount of the receivable. As the Company's accounts receivable are short-term in nature, the adoption of this ASU did not have a material impact to the Company's allowance for bad debts or its policies and procedures for determining the allowance. Refer to Note 2 for further information on how the Company determines its reserves for expected credit losses. The Company recorded a \$2 million cumulative-effect adjustment to retained earnings to increase its allowance for credit losses upon adoption.

On January 1, 2020, the Company adopted ASU No. 2018-15, "Intangibles—Goodwill and Other—Internal-Use Software (Subtopic 350-40): Customer's Accounting for Implementation Costs Incurred in a Cloud Computing Arrangement that is a Service Contract." This ASU requires implementation costs incurred by customers in cloud computing arrangements (i.e., hosting arrangements) to be capitalized under the same provisions of authoritative guidance for internal-use software, and amortized over the non-cancellable term of the cloud computing arrangements plus any option renewal periods that are reasonably certain to be exercised by the customer or for which the exercise is controlled by the service provider. The Company is now required to present the amortization of capitalized implementation costs in the same line item in the statement of operations as the fees associated with the hosting service (i.e. operating and SG&A expense) and classify the related payments in the statement of cash flows in the same manner as payments made for fees associated with the hosting service (i.e. cash flows from operating activities). This ASU also requires capitalization of implementation costs in the balance sheet to be consistent with the location of prepayment of fees for the hosting element (i.e. within other current assets or other assets). The Company adopted this ASU prospectively to all implementation costs incurred after the date of adoption and it did not have a material impact on the Company's current financial statements. The future impact to the Company's financial statements will relate to the aforementioned classification of these capitalized costs and related amortization.

In January 2021, the FASB issued ASU 2021-01, "Reference Rate Reform - Scope," which clarified the scope and application of the original guidance, ASU No. 2020-04, "Facilitation of the Effects of Reference Rate Reform on Financial Reporting" ("ASU No. 2020-04"), issued in March 2020. ASU No. 2020-04 provides temporary optional expedients and exceptions to the U.S. GAAP guidance on contract modifications and hedge accounting to ease the financial reporting burdens related to the expected market transition from the London Interbank Offered Rate (LIBOR) and other interbank offered rates to alternative reference rates. Both ASU's were effective upon issuance, and the Company may elect to apply the amendments prospectively through December 31, 2022 as the transition from LIBOR is completed. Refer to Recently Issued Accounting Pronouncements in Note 2 for further information.

On December 31, 2020, the Company adopted ASU No. 2018-14, "Compensation—Retirement Benefits—Defined Benefit Plans —General (Subtopic 715-20): Disclosure Framework—Changes to the Disclosure Requirements for Defined Benefit Plans". This ASU eliminates requirements for certain disclosures and requires additional disclosures under defined benefit pension plans and other postretirement plans. The Company is also now required to present a narrative description of significant gains or losses in the benefit obligation over the past year. The Company adopted this ASU retrospectively for all periods presented with the new required disclosures presented in Note 15.

On January 1, 2021, the Company adopted ASU No. 2019-04, "Codification Improvements to Topic 326, Financial Instruments— Credit Losses, Topic 815, Derivatives and Hedging, and Topic 825 Financial Instruments." This ASU clarifies and improves guidance related to the recently issued standards updates on credit losses, hedging, and recognition and measurement of financial instruments. The Company adopted this ASU prospectively and it did not have a material impact on the Company's financial statements. On January 1, 2021, the Company adopted ASU No. 2019-12, "Income Taxes (Topic 740): Simplifying the Accounting for Income Taxes." This ASU simplifies the accounting for income taxes by eliminating certain exceptions to the general principles in Topic 740, Income Taxes, and clarifies certain aspects of the existing guidance to promote consistency among reporting entities. Most amendments within this ASU are required to be applied on a prospective basis, while certain amendments must be applied on a retrospective or modified retrospective basis. The Company adopted this ASU prospectively and it did not have a material impact on the Company's current financial statements.

COVID-19

The COVID-19 pandemic has not had a material adverse impact on the Company's reported results to date and is currently not expected to have a material adverse impact on its near-term outlook. However, Moody's is unable to predict the longer-term impact that the pandemic may have on its business, future results of operations, financial position or cash flows due to numerous uncertainties.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Consolidation

The consolidated financial statements include those of Moody's Corporation and its majority- and wholly-owned subsidiaries. The effects of all intercompany transactions have been eliminated. Investments in companies for which the Company has significant influence over operating and financial policies but not a controlling interest are accounted for on an equity basis whereby the Company records its proportional share of the investment's net income or loss as part of other non-operating income (expense), net and any dividends received reduce the carrying amount of the investment. Equity investments without a readily determinable fair value for which the Company does not have significant influence are accounted for under the ASC 321 measurement alternative; these investments are recorded at initial cost, less impairment, adjusted upward or downward for any observable price changes in similar investments. The Company applies the guidelines set forth in Topic 810 of the ASC in assessing its interests in variable interest entities to decide whether to consolidate an entity. The Company has reviewed the potential variable interest entities and determined that there are no consolidation requirements under Topic 810 of the ASC. The Company consolidates its ICRA subsidiaries on a three month lag.

Cash and Cash Equivalents

Cash equivalents principally consist of investments in money market deposit accounts as well as certificates of deposit with maturities of three months or less when purchased.

Short-term Investments

Short-term investments are securities with maturities greater than 90 days at the time of purchase that are available for operations in the next 12 months. The Company's short-term investments primarily consist of certificates of deposit and their cost approximates fair value due to the short-term nature of the instruments. Interest and dividends on these investments are recorded into income when earned.

Property and Equipment

Property and equipment are stated at cost and are depreciated using the straight-line method over their estimated useful lives. Expenditures for maintenance and repairs that do not extend the economic useful life of the related assets are charged to expense as incurred.

Computer Software Developed or Obtained for Internal Use

The Company capitalizes costs related to software developed or obtained for internal use. These assets, included in property and equipment in the consolidated balance sheets, relate to the Company's financial, website and other systems. Such costs generally consist of direct costs for third-party license fees, professional services provided by third parties and employee compensation, in each case incurred either during the application development stage or in connection with upgrades and enhancements that increase functionality. Such costs are depreciated over their estimated useful lives on a straight-line basis. Costs incurred during the preliminary project stage of development as well as maintenance costs are expensed as incurred.

The Company also capitalizes implementation costs incurred in cloud computing arrangements (i.e., hosting arrangements) and depreciates the costs over the non-cancellable term of the cloud computing arrangements plus any option renewal periods that are reasonably certain to be exercised or for which the exercise is controlled by the service provider. The Company classifies the amortization of capitalized implementation costs in the same line item in the statement of operations as the fees associated with the hosting service (i.e., operating and SG&A expense) and classifies the related payments in the statement of cash flows in the same manner as payments made for fees associated with the hosting service (i.e. cash flows from operating activities). In addition, the capitalization of implementation costs is reflected in the balance sheet consistent with the location of prepayment of fees for the hosting element (i.e., within other current assets or other assets).

Goodwill and Other Acquired Intangible Assets

Moody's evaluates its goodwill for impairment at the reporting unit level, defined as an operating segment (i.e., MIS and MA), or one level below an operating segment (i.e., a component of an operating segment), annually as of July 31 or more frequently if impairment indicators arise in accordance with ASC Topic 350.

The Company evaluates the recoverability of goodwill using a two-step impairment test approach at the reporting unit level. In the first step, the Company assesses various qualitative factors to determine whether the fair value of a reporting unit may be less than its carrying amount. If a determination is made based on the qualitative factors that an impairment does not exist, the Company is not required to perform further testing. If the aforementioned qualitative assessment results in the Company concluding that it is more likely than not that the fair value of a reporting unit may be less than its carrying amount, the fair value of the reporting unit will be quantitatively determined and compared to its carrying value including goodwill. If the fair value of the reporting unit exceeds the carrying value of the net assets assigned to that unit, goodwill is not impaired and the Company is not required to perform further testing. If the fair value of the reporting unit is less than the carrying value, the Company will record a goodwill impairment charge for the amount by which the carrying value exceeds the reporting unit's fair value.

The Company evaluates its reporting units on an annual basis, or more frequently if there are changes in the reporting structure of the Company due to acquisitions, reporting unit realignments or if there are indicators of potential impairment. For the reporting units where the Company is consistently able to conclude that no impairment exists using only a qualitative approach, the Company's accounting policy is to perform the second step of the aforementioned goodwill impairment assessment at least once every three years. Goodwill is assigned to a reporting unit at the date when an acquisition is integrated into one of the established reporting units, and is based on which reporting unit is expected to benefit from the synergies of the acquisition.

For purposes of assessing the recoverability of goodwill, the Company has four reporting units: two within the Company's ratings business (one for the ICRA business and one that encompasses all of Moody's other ratings operations) and two reporting units within MA consisting of businesses that offer: i) data and data-driven analytical solutions; and ii) risk-management software, workflow and CRE solutions.

Impairment of long-lived assets and definite-lived intangible assets

Long-lived assets (including ROU Assets) and amortizable intangible assets are reviewed for recoverability whenever events or changes in circumstances indicate that the carrying amount may not be recoverable.

Under the first step of the recoverability assessment, the Company compares the estimated undiscounted future cash flows attributable to the asset or asset group to their carrying value. If the undiscounted future cash flows are greater than the carrying value, no further assessment is required. If the undiscounted future cash flows are less than the carrying value, Moody's proceeds with step two of the assessment. Under step two of this assessment, Moody's is required to determine the fair value of the asset or asset group (reduced by the estimated cost to sell the asset for assets or disposal groups classified as held-for-sale) and recognize an impairment loss if the carrying amount exceeds its fair value.

Stock-Based Compensation

The Company records compensation expense over the requisite service period for all share-based payment award transactions granted to employees based on the fair value of the equity instrument at the time of grant. This includes shares issued under stock option and restricted stock plans.

Derivative Instruments and Hedging Activities

Based on the Company's risk management policy, the Company may use derivative financial instruments to reduce exposure to changes in foreign exchange rates and interest rates. The Company does not enter into derivative financial instruments for speculative purposes. All derivative financial instruments are recorded on the balance sheet at their respective fair values on a gross basis. The changes in the value of derivatives that qualify as fair value hedges are recorded in the same income statement line item in earnings in which the corresponding adjustment to the carrying value of the hedged item is presented. The entire change in the fair value of derivatives that qualify as cash flow hedges is recorded to OCI and such amounts are reclassified from AOCI(L) to the same income statement line in earnings in the same period or periods during which the hedged transaction affects income. The Company assesses effectiveness for net investment hedges using the spot-method. The entire change in the fair value of derivatives that qualify as net investment hedges is initially recorded to OCI. Those changes in fair value attributable to components included in the assessment of hedge effectiveness in a net investment hedge are recorded in the currency translation adjustment component of OCI and remain in AOCI(L) until the period in which the hedged item affects earnings. Those changes in fair value attributable to components excluded from the assessment of hedge effectiveness in a net investment hedge are recorded to OCI and amortized to earnings using a systematic and rational method over the duration of the hedge. Any changes in the fair value of derivatives that the Company does not designate as hedging instruments under Topic 815 of the ASC are recorded in the consolidated statements of operations in the period in which they occur.

Revenue Recognition and Costs to Obtain or Fulfill a Contract with a Customer

Revenue recognition:

Revenue is recognized when control of promised goods or services is transferred to the customer, in an amount that reflects the consideration the Company expects to be entitled to in exchange for those goods or services.

When contracts with customers contain multiple performance obligations, the Company accounts for individual performance obligations separately if they are distinct. The transaction price is allocated to each distinct performance obligation on a relative SSP basis. The Company determines the SSP by using the price charged for a deliverable when sold separately or uses management's best estimate of SSP for goods or services not sold separately using estimation techniques that maximize observable data points, including: internal factors relevant to its pricing practices such as costs and margin objectives; standalone sales prices of similar products; pricing policies; percentage of the fee charged for a primary product or service relative to a related product or service; and customer segment and geography. Additional consideration is also given to market conditions such as competitor pricing strategies and market trends.

Sales, usage-based, value added and other taxes are excluded from revenues.

MIS Revenue

In the MIS segment, revenue arrangements with multiple elements are generally comprised of two distinct performance obligations, a rating and the related monitoring service. Revenue attributed to ratings of issued securities is generally recognized when the rating is delivered to the issuer. Revenue attributed to monitoring of issuers or issued securities is recognized ratably over the period in which the monitoring is performed, generally one year. In the case of certain structured finance products, primarily CMBS, issuers can elect to pay all of the annual monitoring fees upfront. These fees are deferred and recognized over the future monitoring periods based on the expected lives of the rated securities.

MIS arrangements generally have standard contractual terms for which the stated payments are due at conclusion of the ratings process for ratings and either upfront or in arrears for monitoring services; and are signed by customers either on a per issue basis or at the beginning of the relationship with the customer. In situations when customer fees for an arrangement may be variable, the Company estimates the variable consideration at inception using the expected value method based on analysis of similar contracts in the same line of business, which is constrained based on the Company's assessment of the realization of the adjustment amount.

The Company allocates the transaction price within arrangements that include multiple performance obligations based upon the relative SSP of each service. The SSP for both rating and monitoring services is generally based upon observable selling prices where the rating or monitoring service is sold separately to similar customers.

MA Revenue

In the MA segment, products and services offered by the Company include hosted research and data subscriptions, installed and hosted software subscriptions, perpetual installed software licenses and related maintenance, or PCS, and professional services. Subscription and PCS contracts are generally invoiced in advance of the contractual coverage period, which is principally one year, but can range from 3-5 years; while perpetual software licenses are generally invoiced upon delivery and professional services are invoiced as those services are provided. Payment terms and conditions vary by contract type, but primarily include a requirement of payment within 30 to 60 days.

Revenue from research, data and other hosted subscriptions is recognized ratably over the related subscription period as MA's performance obligation to provide access to these products is progressively fulfilled over the stated term of the contract. A large portion of these services are invoiced in the months of November, December and January.

Revenue from the sale of a software license, when considered distinct from the related software implementation services, is generally recognized at the time the product master or first copy is delivered or transferred to the customer. PCS is generally recognized ratably over the contractual period commencing when the software license is fully delivered. Revenue from installed software subscriptions, which includes PCS, is bifurcated into a software license performance obligation and a PCS performance obligation, which follow the patterns of recognition described above.

For implementation services and other service projects within the ERS and ESA businesses for which fees are fixed, the Company determined progress towards completion is most accurately measured on a percentage-of-completion basis (input method) as this approach utilizes the most directly observable data points and is therefore used to recognize the related revenue. For implementation services where price varies based on time expended, a time-based measure of progress towards completion of the performance obligation is utilized.

Revenue from professional services rendered is generally recognized as the services are performed over time.

Products and services offered within the MA segment are sold either stand-alone or together in various combinations. In instances where an arrangement contains multiple performance obligations, the Company accounts for the individual performance obligations separately if they are considered distinct. Revenue is generally allocated to all performance obligations based upon the relative SSP at contract inception. For certain performance obligations, judgment is required to determine the SSP. Revenue is recognized for each performance obligation based upon the conditions for revenue recognition noted above.

In the MA segment, customers usually pay a fixed fee for the products and services based on signed contracts. However, accounting for variable consideration is applied mainly for: i) estimates for cancellation rights and price concessions and ii) T&M based services.

The Company estimates the variable consideration associated with cancellation rights and price concessions based on the expected amount to be provided to customers and reduces the amount of revenue to be recognized. T&M based contracts represent about half of MA's service projects within the ERS and ESA businesses. The Company provides agreed upon services at a contracted daily or hourly rate. The commitment represents a series of goods and services that are substantially the same and have the same pattern of transfer to the customer. As such, if T&M services are sold with other MA products, the Company allocates the variable consideration entirely to the T&M performance obligation if the services are sold at standard pricing or at a similar discount level compared to other performance obligations in the same revenue contract. If these criteria are not met, the Company estimates variable consideration for each performance obligation upfront. Each form of variable consideration is included in the transaction price only to the extent that it is probable that a significant reversal of any incremental revenue will not occur.

Costs to Obtain or Fulfill a Contract with a Customer:

Costs to obtain a contract with a customer

Costs incurred to obtain customer contracts, such as sales commissions, are deferred and recorded within other current assets and other assets when such costs are determined to be incremental to obtaining a contract, would not have been incurred otherwise and the Company expects to recover those costs. These costs are amortized to expense on a systematic basis consistent with the transfer of the products or services to the customer. Depending on the line of business to which the contract relates, this may be based upon the average economic life of the products sold or average period for which services are provided, inclusive of anticipated contract renewals. Determining the estimated economic life of the products sold requires judgment with respect to anticipated future technological changes. Costs to obtain customer contracts are only incurred in the MA segment.

Cost to fulfill a contract with a customer

Costs incurred to fulfill customer contracts, are deferred and recorded within other current assets and other assets when such costs relate directly to a contract, generate or enhance resources of the Company that will be used in satisfying performance obligations in the future and the Company expects to recover those costs.

The Company capitalizes work-in-process costs for in-progress MIS ratings, which is recognized consistent with the rendering of the related services to the customers, as ratings are issued.

In addition, within the MA segment, the Company capitalizes royalty costs related to third-party information data providers associated with hosted company information and business intelligence products. These costs are amortized to expense consistent with the recognition pattern of the related revenue over time.

Accounts Receivable Allowances

In order to determine an estimate of expected credit losses, receivables are segmented based on similar risk characteristics including historical credit loss patterns and industry or class of customers to calculate reserve rates. The Company uses an aging method for developing its allowance for credit losses by which receivable balances are stratified based on aging category. A reserve rate is calculated for each aging category which is generally based on historical information, and is adjusted, when necessary, for current conditions (e.g., macroeconomic or industry related) and reasonable and supportable forecasts about the future. The Company also considers customer specific information (e.g., bankruptcy or financial difficulty) when estimating its expected credit losses, as well as the economic environment of the customers, both from an industry and geographic perspective, in evaluating the need for allowances. Expected credit losses are reflected as additions to the accounts receivable allowance.

Leases

The Company has operating leases, of which substantially all relate to the lease of office space. The Company's leases which are classified as finance leases are not material to the consolidated financial statements.

The Company determines if an arrangement meets the definition of a lease at contract inception. The Company recognizes in its consolidated balance sheet a lease liability and an ROU Asset for all leases with a lease term greater than 12 months. In determining the length of the lease term, the Company utilizes judgment in assessing the likelihood of whether it is reasonably certain that it will exercise an option to extend or early-terminate a lease, if such options are provided in the lease agreement.

ROU Assets represent the Company's right to use an underlying asset for the lease term and lease liabilities represent the Company's obligation to make lease payments arising from the lease. ROU Assets and lease liabilities are recognized at the lease commencement date based on the present value of lease payments over the lease term. As substantially all of the Company's leases do not provide an implicit interest rate, the Company uses its estimated secured incremental borrowing rates at the lease commencement date in determining the present value of lease payments. These secured incremental borrowing rates are attributable to the currency in which the lease is denominated.

At commencement, the Company's initial measurement of the ROU Asset is calculated as the present value of the remaining lease payments (i.e., lease liability), with additive adjustments reflecting: initial direct costs (e.g., broker commissions) and prepaid lease payments (if any); and reduced by any lease incentives provided by the lessor if: (i) received before lease commencement or (ii) receipt of the lease incentive is contingent upon future events for which the occurrence is both probable and within the Company's control.

Lease expense for minimum operating lease payments is recognized on a straight-line basis over the lease term. This straightline lease expense represents a single lease cost which is comprised of both an interest accretion component relating to the lease liability and amortization of the ROU Assets. The Company records this single lease cost in operating and SG&A expenses. However, in situations where an operating lease ROU Asset has been impaired, the subsequent amortization of the ROU Asset is then recorded on a straight-line basis over the remaining lease term and is combined with accretion expense on the lease liability to result in single operating lease cost (which subsequent to impairment will no longer follow a straight-line recognition pattern).

The Company has lease agreements which include lease and non-lease components. For the Company's office space leases, the lease components (e.g., fixed rent payments) and non-lease components (e.g., fixed common-area maintenance costs) are combined and accounted for as a single lease component.

Variable lease payments (e.g. variable common-area-maintenance costs) are only included in the initial measurement of the lease liability to the extent those payments depend on an index or a rate. Variable lease payments not included in the lease liability are recognized in net income in the period in which the obligation for those payments is incurred.

Contingencies

Moody's is involved in legal and tax proceedings, governmental, regulatory and legislative investigations and inquiries, claims and litigation that are incidental to the Company's business, including claims based on ratings assigned by MIS. Moody's is also subject to ongoing tax audits in the normal course of business. Management periodically assesses the Company's liabilities and contingencies in connection with these matters based upon the latest information available. Moody's discloses material pending legal proceedings pursuant to SEC rules and other pending matters as it may determine to be appropriate.

For claims, litigation and proceedings and governmental investigations and inquiries not related to income taxes, the Company records liabilities in the consolidated financial statements when it is both probable that a liability has been incurred and the amount of loss can be reasonably estimated and periodically adjusts these as appropriate. When the reasonable estimate of the loss is within a range of amounts, the minimum amount of the range is accrued unless some higher amount within the range is a better estimate than another amount within the range. In instances when a loss is reasonably possible but uncertainties exist related to the probable outcome and/or the amount or range of loss, management does not record a liability but discloses the contingency if material. As additional information becomes available, the Company adjusts its assessments and estimates of such matters accordingly. Moody's also discloses material pending legal proceedings pursuant to SEC rules and other pending matters as it may determine to be appropriate.

In view of the inherent difficulty of assessing the potential outcome of legal proceedings, governmental, regulatory and legislative investigations and inquiries, claims and litigation and similar matters and contingencies, particularly when the claimants seek large or indeterminate damages or assert novel legal theories or the matters involve a large number of parties, the Company often cannot predict what the eventual outcome of the pending matters will be or the timing of any resolution of such matters. The Company also may be unable to predict the impact (if any) that any such matters may have on how its business is conducted, on its competitive position or on its financial position, results of operations or cash flows. As the process to resolve any pending matters progresses, management will continue to review the latest information available and assess its ability to predict the outcome of such matters and the effects, if any, on its operations and financial condition and to accrue for and disclose such matters as and when required. However, because such matters are inherently unpredictable and unfavorable developments or resolutions can occur, the ultimate outcome of such matters, including the amount of any loss, may differ from those estimates.

Operating Expenses

Operating expenses include costs associated with the development and production of the Company's products and services and their delivery to customers. These expenses principally include employee compensation and benefits and travel costs that are incurred in connection with these activities. Operating expenses are charged to income as incurred.

Selling, General and Administrative Expenses

SG&A expenses include such items as compensation and benefits for corporate officers and staff and compensation and other expenses related to sales. They also include items such as office rent, business insurance, professional fees and gains and losses from sales and disposals of assets. SG&A expenses are charged to income as incurred.

Foreign Currency Translation

For all operations outside the U.S. where the Company has designated the local currency as the functional currency, assets and liabilities are translated into U.S. dollars using end of year exchange rates, and revenue and expenses are translated using average exchange rates for the year. For these foreign operations, currency translation adjustments are recorded to other comprehensive income.

Comprehensive Income

Comprehensive income represents the change in net assets of a business enterprise during a period due to transactions and other events and circumstances from non-owner sources including: foreign currency translation impacts; net actuarial gains and losses and net prior service costs related to pension and other retirement plans; and gains and losses on derivative instruments designated as net investment hedges or cash flow hedges. Comprehensive income items, including cumulative translation adjustments of entities that are less-than-wholly-owned subsidiaries, will be reclassified to noncontrolling interests and thereby, adjusting accumulated other comprehensive income proportionately in accordance with the percentage of ownership interest of the non-controlling shareholder.

Income Taxes

The Company accounts for income taxes under the asset and liability method in accordance with ASC Topic 740. Therefore, income tax expense is based on reported income before income taxes and deferred income taxes reflect the effect of temporary differences between the amounts of assets and liabilities that are recognized for financial reporting purposes and the amounts that are recognized for income tax purposes.

The Company classifies interest related to unrecognized tax benefits as a component of interest expense in its consolidated statements of operations. Penalties are recognized in other non-operating expenses. For UTPs, the Company first determines whether it is more-likely-than-not (defined as a likelihood of more than fifty percent) that a tax position will be sustained based on its technical merits as of the reporting date, assuming that taxing authorities will examine the position and have full knowledge of all relevant information. A tax position that meets this more-likely-than-not threshold is then measured and recognized at the largest amount of benefit that is greater than fifty percent likely to be realized upon effective settlement with a taxing authority.

On December 22, 2017, the Tax Act was signed into law, resulting in all previously undistributed foreign earnings being subject to U.S. tax. The Company has provided deferred taxes for those entities whose earnings are not considered indefinitely reinvested.

Fair Value of Financial Instruments

The Company's financial instruments include cash, cash equivalents, trade receivables and payables, and certain short-term investments consisting primarily of certificates of deposit and money market deposits, all of which are short-term in nature and, accordingly, approximate fair value.

The Company also invests in mutual funds, which are accounted for as equity securities with readily determinable fair values under ASC Topic 321. The Company measures these investments at fair value with both realized gains and losses and unrealized holding gains and losses for these investments included in net income.

Also, the Company uses derivative instruments to manage certain financial exposures that occur in the normal course of business. These derivative instruments are carried at fair value in the Company's consolidated balance sheets.

Fair value is defined by the ASC 820 as the price that would be received from selling an asset or paid to transfer a liability (i.e., an exit price) in an orderly transaction between market participants at the measurement date. The determination of this fair value is based on the principal or most advantageous market in which the Company could commence transactions and considers assumptions that market participants would use when pricing the asset or liability, such as inherent risk, transfer restrictions and risk of nonperformance. Also, determination of fair value assumes that market participants will consider the highest and best use of the asset.

The ASC establishes a fair value hierarchy whereby the inputs contained in valuation techniques used to measure fair value are categorized into three broad levels as follows:

Level 1: quoted market prices in active markets that the reporting entity has the ability to access at the date of the fair value measurement;

Level 2: inputs other than quoted market prices described in Level 1 that are observable for the asset or liability, either directly or indirectly, such as quoted prices in active markets for similar assets or liabilities, quoted prices for identical or similar assets or liabilities in markets that are not active or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities;

Level 3: unobservable inputs that are supported by little or no market activity and that are significant to the fair value measurement of the assets or liabilities.

Concentration of Credit Risk

Financial instruments that potentially subject the Company to concentration of credit risk principally consist of cash and cash equivalents, short-term investments, trade receivables and derivatives.

The Company manages its credit risk exposure by allocating its cash equivalents among various money market deposit accounts and certificates of deposits. Short-term investments primarily consist of certificates of deposit as of December 31, 2021 and 2020. The Company manages its credit risk exposure on cash equivalents and short-term investments by limiting the amount it can invest with any single entity. No customer accounted for 10% or more of accounts receivable at December 31, 2021 or 2020.

Earnings per Share of Common Stock

Basic shares outstanding is calculated based on the weighted average number of shares of common stock outstanding during the reporting period. Diluted shares outstanding is calculated giving effect to all potentially dilutive common shares, assuming that such shares were outstanding and dilutive during the reporting period.

Pension and Other Retirement Benefits

Moody's maintains various noncontributory DBPPs as well as other contributory and noncontributory retirement plans. The expense and assets/liabilities that the Company reports for its pension and other retirement benefits are dependent on many assumptions concerning the outcome of future events and circumstances. These assumptions represent the Company's best estimates and may vary by plan. The differences between the assumptions for the expected long-term rate of return on plan assets and actual experience is spread over a five-year period to the market-related value of plan assets, which is used in determining the expected return on assets component of annual pension expense. All other actuarial gains and losses are generally deferred and amortized over the estimated average future working life of active plan participants.

The Company recognizes as an asset or liability in its consolidated balance sheet the funded status of its defined benefit retirement plans, measured on a plan-by-plan basis. Changes in the funded status due to actuarial gains/losses are recorded as part of other comprehensive income during the period the changes occur.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the period. Actual results could differ from those estimates.

Recently Issued Accounting Pronouncements

In January 2021, the FASB issued ASU 2021-01, "Reference Rate Reform - Scope," which clarified the scope and application of the original guidance, ASU No. 2020-04, "Facilitation of the Effects of Reference Rate Reform on Financial Reporting" ("ASU No. 2020-04"), issued in March 2020 (codified into ASC Topic 848 "Reference Rate Reform"). ASU No. 2020-04 provides temporary optional expedients and exceptions to the U.S. GAAP guidance on contract modifications and hedge accounting to ease the financial reporting burdens related to the expected market transition from the London Interbank Offered Rate (LIBOR) and other interbank offered rates to alternative reference rates. Both ASU's were effective upon issuance, and the Company may elect to apply the amendments prospectively through December 31, 2022 as the transition from LIBOR is completed.

As of December 31, 2021, the Company has interest rate swaps designated as fair value hedges and cross currency swaps designated as net investment hedges referencing three-month or six-month USD LIBOR with aggregate notional amounts as disclosed in Note 6. For derivative instruments that will be outstanding at the transition date, the Company intends to modify the contractual terms of the instruments to replace LIBOR with another reference rate, such as SOFR. Pursuant to the modification of the contractual terms of these instruments, the Company intends to utilize the various optional expedients set forth in ASC Topic 848 relating to derivative instruments used in hedging relationships.

In October 2021, the FASB issued ASU 2021-08, "Business Combinations (Topic 805): Accounting for Contract Assets and Contract Liabilities from Contracts with Customers" ("ASU No. 2021-08"). ASU No. 2021-08 will require companies to apply the definition of a performance obligation under ASC Topic 606 to recognize and measure contract assets and contract liabilities (i.e., deferred revenue) relating to contracts with customers that are acquired in a business combination. Under current GAAP, an acquirer generally recognizes assets acquired and liabilities assumed in a business combination, including contract assets and contract liabilities arising from revenue contracts with customers, at fair value on the acquisition date. ASU No. 2021-08 will result in the acquirer recording acquired contract assets and liabilities on the same basis that would have been recorded by the acquiree before the acquisition under ASC Topic 606. ASU No. 2021-08 is effective for fiscal years beginning after December 15, 2022, with early adoption permitted. The Company intends to early adopt this ASU effective January 1, 2022.

NOTE 3 REVENUES

Revenue by Category

The following table presents the Company's revenues disaggregated by LOB:

		TedrE	nded Decembe	131,	
	2021		2020		2019
MIS:					
Corporate finance (CFG)					
Investment-grade	•	439 \$	636	\$	379
High-yield		411	352		258
Bank loans		606	287		313
Other accounts (CFG) ⁽¹⁾		531	582		547
Total CFG	2,)87	1,857		1,49
Financial institutions (FIG)					
Banking		411	355		320
Insurance		145	137		119
Managed investments		36	28		25
Other accounts (FIG)		10	10		12
Total FIG		602	530		476
Public, project and infrastructure finance (PPIF)					
Public finance / sovereign		244	250		222
Project and infrastructure		277	246		224
Total PPIF		521	496		44
Structured finance (SFG)					
Asset-backed securities		118	98		99
RMBS		123	96		9
CMBS		102	61		8
Structured credit		215	105		148
Other accounts (SFG)		2	2		4
Total SFG		560	362		42
Total ratings revenue	3,	770	3,245	_	2,840
MIS Other		42	47		29
Total external revenue	3,	312	3,292	_	2,87
Intersegment royalty		165	148		134
Total MIS	3,	977	3,440		3,00
MA:					
Research, data and analytics (RD&A)	1,	745	1,514		1,273
Enterprise risk solutions (ERS)		661	565		52
Professional services (PS) ⁽²⁾		_	—		159
Total external revenue	2,	406	2,079	-	1,954
Intersegment revenue		7	7		
Total MA	2,	413	2,086	-	1,963
Eliminations		172)	(155)		(143
Total MCO		, 218 \$	5,371	\$	4,829

⁽¹⁾ Other includes: recurring monitoring fees of a rated debt obligation and/or entities that issue such obligations as well as fees from programs such as commercial paper, medium term notes, and ICRA corporate finance revenue.

⁽²⁾ Subsequent to the divestiture of MAKS in 2019, revenue from the MALS reporting unit, which previous to 2020 was reported in the PS LOB, is now reported as part of the RD&A LOB. Prior periods have not been reclassified as the amounts were not material.

The following table presents the Company's revenues disaggregated by LOB and geographic area:

0 1				-			00	0			0	0 1						
	<u> </u>	ear End	ed I	Decembe	r 31	, 2021	_`	Year End	ed	Decembe	r 31	, 2020	_`	Year End	ed D	Decembe	r 31	, 2019
		U.S.	N	lon-U.S.		Total		U.S.	1	Non-U.S.		Total		U.S.	N	lon-U.S.		Total
MIS:																		
Corporate finance	\$	1,384	\$	703	\$	2,087	\$	1,291	\$	566	\$	1,857	\$	968	\$	529	\$	1,497
Financial institutions		289		313		602		250		280		530		200		276		476
Public, project and infrastructure finance		304		217		521		311		185		496		282		164		446
Structured finance		364		196		560		214		148		362		270		157		427
Total ratings revenue		2,341		1,429		3,770		2,066		1,179		3,245		1,720		1,126		2,846
MIS Other		3		39		42		2	_	45		47		1		28		29
Total MIS		2,344		1,468		3,812		2,068		1,224		3,292		1,721		1,154		2,875
MA:																		
Research, data and analytics		758		987		1,745		668		846		1,514		558		715		1,273
Enterprise risk solutions		314		347		661		219		346		565		201		321		522
Professional services (PS) ⁽¹⁾		_		_		_		_		_		_		64		95		159
Total MA		1,072	_	1,334		2,406	_	887	_	1,192		2,079		823		1,131		1,954
Total MCO	\$	3,416	\$	2,802	\$	6,218	\$	2,955	\$	2,416	\$	5,371	\$	2,544	\$	2,285	\$	4,829

⁽¹⁾ Subsequent to the divestiture of MAKS in 2019, revenue from the MALS reporting unit, which previous to 2020 was reported in the PS LOB, is now reported as part of the RD&A LOB. Prior periods have not been reclassified as the amounts were not material.

The following table presents the Company's reportable segment revenues disaggregated by segment and geographic region:

		Year End	ded December 3	81,	
	2021		2020		2019
MIS:					
U.S.	\$ 2,344	\$	2,068	\$	1,721
Non-U.S.:					
EMEA	930		727		686
Asia-Pacific	357		345		320
Americas	181		152		148
Total Non-U.S.	1,468		1,224		1,154
Total MIS	3,812		3,292		2,875
MA:		-			
U.S.	1,072		887		823
Non-U.S.:					
EMEA	936		818		760
Asia-Pacific	239		226		231
Americas	159		148	_	140
Total Non-U.S.	1,334		1,192		1,131
Total MA	2,406		2,079		1,954
Total MCO	\$ 6,218	\$	5,371	\$	4,829

The following tables summarize the split between transaction and recurring revenue. In the MIS segment, excluding MIS Other, transaction revenue represents the initial rating of a new debt issuance as well as other one-time fees while recurring revenue represents the recurring monitoring fees of a rated debt obligation and/or entities that issue such obligations, as well as revenue from programs such as commercial paper, medium-term notes and shelf registrations. In MIS Other, transaction revenue represents revenue from professional services and recurring revenue represents subscription-based revenues. In the MA segment, recurring revenue represents subscription-based revenue. Transaction revenue in MA represents perpetual software license fees and revenue from software implementation services, risk management advisory projects, and training and certification services.

								Year Er	nde	d Decemb	er 3	31,						
				2021						2020						2019		
	Т	ransaction	_	Recurring		Total	Tr	ansaction	F	Recurring		Total	Tr	ansaction	_	Recurring		Total
Corporate Finance	\$	1,600	\$	487	\$2	2,087	\$	1,401	\$	456	\$1	1,857	\$	1,057	\$	440	\$1	,497
		77 %		23 %		100 %		75 %		25 %		100 %		71 %		29 %		100 %
Financial Institutions	\$	320	\$	282	\$	602	\$	265	\$	265	\$	530	\$	212	\$	264	\$	476
		53 %		47 %		100 %		50 %		50 %		100 %		45 %		55 %		100 %
Public, Project and Infrastructure Finance	\$	354	\$	167	\$	521	\$	337	\$	159	\$	496	\$	292	\$	154	\$	446
		68 %		32 %		100 %		68 %		32 %		100 %		65 %		35 %		100 %
Structured Finance	\$	362	\$	198	\$	560	\$	175	\$	187	\$	362	\$	246	\$	181	\$	427
		65 %		35 %		100 %		48 %		52 %		100 %		58 %		42 %		100 %
MIS Other	\$	4	\$	38	\$	42	\$	4	\$	43	\$	47	\$	2	\$	27	\$	29
		10 %		90 %		100 %		9 %		91 %		100 %		7 %		93 %		100 %
Total MIS	\$	2,640	\$	1,172	\$3	3,812	\$	2,182	\$	1,110	\$3	3,292	\$	1,809	\$	1,066	\$2	2,875
		69 %		31 %		100 %		66 %		34 %		100 %		63 %		37 %		100 %
Research, data and analytics	\$	91	\$	1,654	\$1	1,745	\$	80	\$	1,434	\$1	1,514	\$	16	\$	1,257	\$1	,273
		5 %		95 %		100 %		5 %		95 %		100 %		1 %		99 %		100 %
Enterprise risk	\$	79	¢	582	\$	664	¢	117	¢	448	\$	565	\$	118	\$	404	\$	522
solutions	Þ	19 12 %	\$	302 88 %	Ф	661 100 %	\$	117 21 %	\$	440 79 %	Ф	565 100 %	Ф	23 %	Ф	404	Ф	-
Professional	_	12 70		00 %		100 %		21 %		19 %		100 %		23 %		11 70		100 %
services ⁽¹⁾	\$	_	\$	_	\$	_	\$	_	\$		\$	_	\$	159	\$	_	\$	159
		— %		— %		— %		— %		— %		— %		100 %		— %		100 %
Total MA	\$	170	\$	2,236	\$2	2,406	\$	197	\$	1,882	\$2	2,079	\$	293	\$	1,661	\$1	,954
		7 %		93 %		100 %		9 %		91 %		100 %		15 %		85 %		100 %
Total Moody's Corporation	\$	2,810	\$	3,408	\$6	6,218	\$	2,379	\$	2,992	\$5	5,371	\$	2,102	\$	2,727	\$4	,829
		45 %		55 %		100 %		44 %		56 %		100 %		44 %		56 %		100 %

⁽¹⁾ Subsequent to the divestiture of MAKS in 2019, the RD&A LOB now includes revenue from MALS beginning in the first quarter of 2020. MALS revenue was previously reported as part of the PS LOB and prior year revenue by LOB has not been reclassified as the amounts were not material. The following table presents the timing of revenue recognition:

	 Year End	led I	Decembe	r 31	, 2021	Year Ended December 31, 2020 Ye						Year End	led December 31, 2019				
	MIS		MA		Total		MIS		MA		Total		MIS		MA		Total
Revenue recognized at a point in time	\$ 2,640	\$	101	\$	2,741	\$	2,182	\$	121	\$	2,303	\$	1,809	\$	132	\$	1,941
Revenue recognized over time	1,172		2,305		3,477		1,110		1,958		3,068		1,066		1,822		2,888
Total	\$ 3,812	\$	2,406	\$	6,218	\$	3,292	\$	2,079	\$	5,371	\$	2,875	\$	1,954	\$	4,829

Unbilled Receivables, Deferred Revenue and Remaining Performance Obligations

Unbilled receivables

At December 31, 2021 and December 31, 2020, accounts receivable included approximately \$386 million and \$361 million, respectively, of unbilled receivables related to the MIS segment. Certain MIS arrangements contain contractual terms whereby the customers are billed in arrears for annual monitoring services and rating fees, requiring revenue to be accrued as an unbilled receivable as such services are provided.

In addition, for certain MA arrangements, the timing of when the Company has the unconditional right to consideration and recognizes revenue occurs prior to invoicing the customer. Consequently, at December 31, 2021 and December 31, 2020, accounts receivable included approximately \$152 million and \$98 million, respectively, of unbilled receivables related to the MA segment. The increase in unbilled receivables is driven by organic growth and the integration of recent acquisitions.

Deferred revenue

The Company recognizes deferred revenue when a contract requires a customer to pay consideration to the Company in advance of when revenue is recognized. This deferred revenue is relieved when the Company satisfies the related performance obligation and revenue is recognized.

Significant changes in the deferred revenue balances during the year ended December 31, 2021 are as follows:

	Year Ended December 31, 2021					
	MIS MA					Total
Balance at December 31, 2020	\$	313	\$	874	\$	1,187
Changes in deferred revenue						
Revenue recognized that was included in the deferred revenue balance at the beginning of the period		(220)		(810)		(1,030)
Increases due to amounts billable excluding amounts recognized as revenue during the period		207		884		1,091
Increases due to acquisitions during the period		—		94		94
Effect of exchange rate changes		(4)		(3)		(7)
Total changes in deferred revenue		(17)		165		148
Balance at December 31, 2021	\$	296	\$	1,039	\$	1,335
Deferred revenue - current	\$	214	\$	1,035	\$	1,249
Deferred revenue - noncurrent	\$	82	\$	4	\$	86

For the MA segment, for the year ended December 31, 2021, the increase in the deferred revenue balance was primarily due to acquisitions (Cortera, RMS, and PassFort) and organic growth.

Significant changes in the deferred revenue balances during the year ended December 31, 2020 are as follows:

	Year Ended December 31, 2020						
	MIS MA Total						
Balance at December 31, 2019	\$	322	\$	840	\$	1,162	
Changes in deferred revenue							
Revenue recognized that was included in the deferred revenue balance at the beginning of the period		(229)		(800)		(1,029)	
Increases due to amounts billable excluding amounts recognized as revenue during the period		215		792		1,007	
Increases due to acquisitions during the period		_		24		24	
Effect of exchange rate changes		5		18		23	
Total changes in deferred revenue		(9)		34		25	
Balance at December 31, 2020	\$	313	\$	874	\$	1,187	
Deferred revenue—current	\$	216	\$	873	\$	1,089	
Deferred revenue—noncurrent	\$	97	\$	1	\$	98	

For the MA segment, for the year ended December 31, 2020, the increase in the deferred revenue balance was primarily due to acquisitions (RDC, Acquire Media, ZMFS, and Catylist) and changes in FX translation rates.

Significant changes in the deferred revenue balances during the year ended December 31, 2019 are as follows:

	Year Ended December 31, 2019					
		MIS	_	MA		Total
Balance at December 31, 2018	\$	325	\$	750	\$	1,075
Changes in deferred revenue						
Revenue recognized that was included in the deferred revenue balance at the beginning of the period		(209)		(714)		(923)
Increases due to amounts billable excluding amounts recognized as revenue during the period		202		789		991
Increases due to acquisitions during the period		3		6		9
Effect of exchange rate changes		1		9		10
Total changes in deferred revenue		(3)		90		87
Balance at December 31, 2019	\$	322	\$	840	\$	1,162
Deferred revenue—current	\$	214	\$	836	\$	1,050
Deferred revenue—noncurrent	\$	108	\$	4	\$	112

For the MA segment, for the year ended December 31, 2019, the increase in the deferred revenue balance was primarily due to organic growth.

Remaining performance obligations

Remaining performance obligations in the MIS segment largely reflect deferred revenue related to monitoring fees for certain structured finance products, primarily CMBS, where the issuers can elect to pay the monitoring fees for the life of the security in advance. As of December 31, 2021, the aggregate amount of the transaction price allocated to remaining performance obligations was approximately \$112 million. The Company expects to recognize into revenue approximately 20% of this balance within one year, approximately 50% of this balance between one to five years and the remaining amount thereafter. With respect to the remaining performance obligations for the MIS segment, the Company has applied a practical expedient set forth in ASC Topic 606 permitting the omission of unsatisfied performance obligations relating to contracts with an original expected length of one year or less.

Remaining performance obligations in the MA segment include both amounts recorded as deferred revenue on the balance sheet as of December 31, 2021 as well as amounts not yet invoiced to customers as of December 31, 2021 largely reflecting future revenue related to signed multi-year arrangements for hosted and installed subscription-based products. As of December 31, 2021, the aggregate amount of the transaction price allocated to remaining performance obligations was approximately \$3.0 billion. The Company expects to recognize into revenue approximately 65% of this balance within one year, approximately 25% of this balance between one to two years and the remaining amount thereafter.

MA Costs to Obtain a Contract with a Customer

		As of	December 3 ⁴	Ι,		
	2021			2	2020	
Capitalized costs to obtain sales contracts	\$		183 \$			180
	Y	ear end	ed Decembe	[.] 31,		
	2021		2020		2019	
Amortization of capitalized costs to obtain sales contracts	\$ 60	\$	59) \$		53

Amortization of costs incurred to obtain customer contracts is included within SG&A expenses in the consolidated statements of operations. Costs incurred to obtain customer contracts are only in the MA segment.

MIS and MA Costs to Fulfill a Contract with a Customer

					As of December 31, 2021							As of December 31, 2020						
						MIS		MA		Tot	al	Ν	lis		MA	4	То	tal
Capitalized costs to	fulfill	sales	cont	racts	\$	14		\$	44	\$	58	\$	1	2 \$		35 \$		47
		Dec		ar Ended ber 31, 2 MA	2021	Total				ar Endec ber 31, 2 MA	2020	otal		Dec		nr Endeo ber 31, 2 MA	2019	otal
Amortization of capitalized costs to fulfill sales contracts	\$	48	\$	76	\$	124	\$	47	\$	66	\$	113	\$	42	\$	56	\$	98

Amortization of costs to fulfill customer contracts is included within operating expenses in the consolidated statements of operations.

NOTE 4 RECONCILIATION OF WEIGHTED AVERAGE SHARES OUTSTANDING

Below is a reconciliation of basic to diluted shares outstanding:

	Year Ended December 31,					
	2021	2020	2019			
Basic	186.4	187.6	189.3			
Dilutive effect of shares issuable under stock-based compensation plans	1.5	1.7	2.3			
Diluted	187.9	189.3	191.6			
Antidilutive options to purchase common shares and restricted stock as well as contingently issuable restricted stock which are excluded from the table above	0.2	0.2	0.2			
	0.2	0.2	0.2			

The calculation of diluted EPS requires certain assumptions regarding the use of both cash proceeds and assumed proceeds that would be received upon the exercise of stock options and vesting of restricted stock outstanding as of December 31, 2021, 2020 and 2019.

NOTE 5 ACCELERATED SHARE REPURCHASE PROGRAM

On February 20, 2019, the Company entered into an ASR agreement with a financial institution counterparty to repurchase \$500 million of its outstanding common stock. The Company paid \$500 million to the counterparty and received an initial delivery of 2.2 million shares of its common stock. Final settlement of the ASR agreement was completed on April 26, 2019 and the Company received delivery of an additional 0.6 million shares of the Company's common stock.

In total, the Company repurchased 2.8 million shares of the Company's common stock during the term of the ASR Agreement, based on the volume-weighted average price (net of discount) of \$180.33/share over the duration of the program. The initial share repurchase and final share settlement were recorded as a reduction to shareholders' equity.

NOTE 6 CASH EQUIVALENTS AND INVESTMENTS

The table below provides additional information on the Company's cash equivalents and investments:

		Cost		Gross				Bala	nce s	heet location		
		Cost	Ur	nrealized Gains	Fa	ir Value		ash and cash equivalents	_	Short-term vestments		Other assets
Certificates of deposit and money market deposit accounts ⁽¹⁾	\$	691	\$	_	\$	691	\$	584	\$	91	\$	16
Mutual funds	\$	65	\$	8	\$	73	\$	_	\$	_	\$	73

As of December 31 2021

	 As of December 31, 2020													
			Gross				Bala	nce s						
	Cost	U	nrealized Gains	Fa	ir Value	-	ash and cash equivalents	-	hort-term vestments	Oth	er assets			
Certificates of deposit and money market deposit accounts ⁽¹⁾	\$ 1,430	\$	_	\$	1,430	\$	1,325	\$	99	\$	6			
Mutual funds	\$ 54	\$	6	\$	60	\$	_	\$	_	\$	60			

(1) Consists of time deposits and money market deposit accounts. The remaining contractual maturities for the certificates of deposits classified as short-term investments were one to 12 months at December 31, 2021 and at December 31, 2020. The remaining contractual maturities for the certificates of deposits classified in other assets are 13 to 29 months at December 31, 2021 and 13 to 23 months at December 31, 2020. Time deposits with a maturity of less than 90 days at time of purchase are classified as cash and cash equivalents.

In addition, the Company invested in Corporate-Owned Life Insurance (COLI) in the first quarter of 2020. As of December 31, 2021 and December 31, 2020, the contract value of the COLI was \$37 million and \$17 million, respectively.

NOTE 7 DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

The Company is exposed to global market risks, including risks from changes in FX rates and changes in interest rates. Accordingly, the Company uses derivatives in certain instances to manage the aforementioned financial exposures that occur in the normal course of business. The Company does not hold or issue derivatives for speculative purposes.

Derivatives and non-derivative instruments designated as accounting hedges:

Interest Rate Swaps Designated as Fair Value Hedges

The Company has entered into interest rate swaps to convert the fixed interest rate on certain of its long-term debt to a floating interest rate based on the 3-month and 6-month LIBOR. The purpose of these hedges is to mitigate the risk associated with changes in the fair value of the long-term debt, thus the Company has designated these swaps as fair value hedges. The fair value of the swaps is adjusted quarterly with a corresponding adjustment to the carrying value of the debt. The changes in the fair value of the underlying hedged item generally offset and the net cash settlements on the swaps are recorded each period within interest expense, net in the Company's consolidated statements of operations.

The following table summarizes the Company's interest rate swaps designated as fair value hedges:

		 Notional As of Dec	Floating Interest	
Hedged Item	Nature of Swap	 2021	 2020	Rate
2012 Senior Notes due 2022 ⁽¹⁾	Pay Floating/Receive Fixed	\$ —	\$ 330	3-month LIBOR
2017 Senior Notes due 2023	Pay Floating/Receive Fixed	\$ 250	\$ 250	3-month LIBOR
2017 Senior Notes due 2028	Pay Floating/Receive Fixed	\$ 500	\$ 500	3-month LIBOR
2020 Senior Notes due 2025	Pay Floating/Receive Fixed	\$ 300	\$ 300	6-month LIBOR
2014 Senior Notes due 2044 ⁽²⁾	Pay Floating/Receive Fixed	\$ 300	\$ —	3-month LIBOR
2018 Senior Notes due 2048 ⁽²⁾	Pay Floating/Receive Fixed	\$ 300	\$ _	3-month LIBOR
Total		\$ 1,650	\$ 1,380	

⁽¹⁾ Terminated in conjunction with the repayment of the 2012 Senior Notes due 2022 in the fourth quarter of 2021.

⁽²⁾ Executed in the third quarter of 2021.

Refer to Note 18 for information on the cumulative amount of fair value hedging adjustments included in the carrying amount of the above hedged items.

The following table summarizes the impact to the statements of operations of the Company's interest rate swaps designated as fair value hedges:

			Recogni	zed	Income (Ex in the Cons nts of Opera	olid	lated
Total amounts of financial statement line	item presented in the statements of		Year	End	ed Decemb	er 3	1,
operations in which the effects of fair val	•		2021		2020		2019
Interest expense, net		\$	(171)	\$	(205)	\$	(208)
Descriptions	Location on Consolidated Statements of Operations	_					
Net interest settlements and accruals on interest rate swaps	Interest expense, net	\$	23	\$	19	\$	3
Fair value changes on interest rate swaps	Interest expense, net	\$	(60)	\$	47	\$	25
Fair value changes on hedged debt	Interest expense, net	\$	60	\$	(47)	\$	(25)

Net Investment Hedges

Debt designated as net investment hedges

The Company has designated €500 million of the 2015 Senior Notes Due 2027 and €750 million of the 2019 Senior Notes due 2030 as net investment hedges to mitigate FX exposure related to a portion of the Company's euro net investment in certain foreign subsidiaries against changes in euro/USD exchange rates. These hedges are designated as accounting hedges under the applicable sections of ASC Topic 815 and will end upon the repayment of the notes in 2027 and 2030, respectively, unless terminated early at the discretion of the Company.

Cross currency swaps designated as net investment hedges

The Company enters into cross-currency swaps to mitigate FX exposure related to a portion of the Company's euro net investment in certain foreign subsidiaries against changes in euro/USD exchange rates. The following table provides information on the cross-currency swaps designated as net investment hedges under ASC Topic 815:

			December 31, 2021		
			Рау		Receive
Nature of Swap		otional mount	Weighted Average Interest Rate	 otional mount	Weighted Average Interest Rate
Pay Fixed/Receive Fixed	€	909	2.16%	\$ 1,050	4.45%
Pay Floating/Receive Floating		1,179	Based on 3-month EURIBOR	1,350	Based on 3-month USD LIBOR
Total	€	2,088		\$ 2,400	

			December 31, 2020		
			Рау		Receive
Nature of Swap		otional mount	Weighted Average Interest Rate	 otional mount	Weighted Average Interest Rate
Pay Fixed/Receive Fixed	€	1,079	1.43%	\$ 1,220	3.96%
Pay Floating/Receive Floating		959	Based on 3-month EURIBOR	1,080	Based on 3-month USD LIBOR
Total	€	2,038		\$ 2,300	

As of December 31, 2021, these hedges will expire and the notional amounts will be settled as follows unless terminated early at the discretion of the Company:

Year Ending December 31,		
2023	€	442
2024	€	443
2026	€	450
2027	€	246
2028	€	507
Total	€	2,088

Forward contracts designated as net investment hedges

The Company also entered into forward contracts to mitigate FX exposure related to a portion of the Company's euro and GBP net investment in certain foreign subsidiaries against changes in euro/USD and GBP/euro exchange rates. The following table summarizes the notional amounts of the Company's outstanding forward contracts that were designated as net investment hedges:

		December 31, 20	021		2020		
Notional amount of net investment hedges		Sell	Buy		Sell		Buy
Contract to sell EUR for USD	€	— \$	_	€	524	\$	627
Contract to sell GBP for EUR	£	— €	—	£	134	€	148

These forward contracts expired in August 2021.

Cash Flow Hedges

Interest Rate Forward Contracts

In January 2020, the Company entered into \$300 million notional amount treasury rate locks with an average locked-in U.S. 30year Treasury rate of 2.0103%, which were designated as cash flow hedges and used to manage the Company's interest rate risk during the period prior to an anticipated issuance of 30-year debt. The treasury lock interest rate forward contracts matured on April 30, 2020, resulting in a cumulative loss of \$68 million, which was recognized in AOCL. The loss on the Treasury rate lock will be reclassified from AOCL to earnings in the same period that the hedged transaction (i.e. interest payments on the 3.25% 2020 Senior Notes, due 2050) impacts earnings.

The following table provides information on the gains/(losses) on the Company's net investment and cash flow hedges:

Derivative and Non-Derivative Instruments in Net Investment		Amount of Gain/(Loss) Recognized in AOCL on Derivative, net of Tax Year Ended December 31,					Amount of Gain/(Loss) Reclassified from AOCL into Income, net of tax Year Ended December 31,					(Amou	ne c int E iver	on Deriv Exclude ness Te	vativ ed fr estin	ve rom ng)		
Hedging Relationships		2021		2020		2019			2021		2020	2019		2021		2020		2019
FX forward contracts	\$	18	\$	(14)	\$	4		\$	1	\$	_	\$ 2	\$	_	\$	_	\$	_
Cross currency swaps		143		(165)		29			—		_	_		35		50		52
Long-term debt		81		(95)		(7)	(1)				_	 		_		_		_
Total net investment hedges	\$	242	\$	(274)	\$	26		\$	1	\$	_	\$ 2	\$	35	\$	50	\$	52
Derivatives in Cash Flow Hedging Relationships																		
Interest rate contracts		_		(51)					(2)		(2)	 		_		_		_
Total cash flow hedges		_		(51)		_			(2)		(2)	_	_	_				
Total	\$	242	\$	(325)	\$	26		\$	(1)	\$	(2)	\$ 2	\$	35	\$	50	\$	52

⁽¹⁾ Due to the Company's adoption of ASU 2018-02 during 2019, \$3 million related to the tax effect of this net investment hedge was reclassified to retained earnings.

The cumulative amount of net investment hedge and cash flow hedge gains (losses) remaining in AOCL is as follows:

	Cumulative Gains/(Losses), net of tax				
	Decemb	er 31, 2021	Decen	December 31, 2020	
Net investment hedges					
FX forwards	\$	29	\$	12	
Cross currency swaps		19		(124)	
Long-term debt		(27)		(108)	
Total net investment hedges		21		(220)	
Cash flow hedges					
Interest rate contracts		(49)		(51)	
Cross-currency swap		2		2	
Total cash flow hedges		(47)		(49)	
Total net (loss) gain in AOCL	\$	(26)	\$	(269)	

Derivatives not designated as accounting hedges:

Foreign exchange forwards

The Company also enters into foreign exchange forward contracts to mitigate the change in fair value on certain assets and liabilities denominated in currencies other than a subsidiary's functional currency. These forward contracts are not designated as accounting hedges under the applicable sections of Topic 815 of the ASC. Accordingly, changes in the fair value of these contracts are recognized immediately in other non-operating (expense) income, net in the Company's consolidated statements of operations along with the FX gain or loss recognized on the assets and liabilities denominated in a currency other than the subsidiary's functional currency. These contracts have expiration dates at various times through April 2022.

The following table summarizes the notional amounts of the Company's outstanding foreign exchange forwards:

		Decembe	er 31, 2	021		Decemb	ber 31, 2020		
Notional Amount of Currency Pair:		Sell		Buy		Sell	Buy		
Contracts to sell USD for GBP	\$	126	£	92	\$	295	£	222	
Contracts to sell USD for Japanese Yen	\$	22	¥	2,500	\$	15	¥	1,600	
Contracts to sell USD for Canadian dollars	\$	120	C\$	150	\$	107	C\$	140	
Contracts to sell USD for Singapore dollars	\$	67	S\$	90	\$	59	S\$	79	
Contracts to sell USD for Euros	\$	364	€	315	\$	447	€	376	
Contracts to sell Euros for GBP	€	—	£	—	€	135	£	121	
Contracts to sell USD for Russian Ruble	\$	16	₽	1,200	\$	13	₽	1,000	
Contracts to sell USD for Indian Rupee	\$	7	₹	500	\$	18	₹	1,350	
Contracts to sell GBP for USD	£	172	\$	231	£	—	\$	_	

NOTE: € = Euro, £ = British pound, S\$ = Singapore dollar, \$ = U.S. dollar, ¥ = Japanese yen, C\$ = Canadian dollar, ₽= Russian Ruble, ₹ = Indian Rupee

The following table summarizes the impact to the consolidated statements of operations relating to the net gain (loss) on the Company's derivatives which are not designated as hedging instruments:

		Year Ended December 31,							
Derivatives Not Designated as Accounting Hedges	Location on Statement of Operations		2021		2020		2019		
FX forwards	Other non-operating expense, net	\$	(27)	\$	41	\$	(11)		
Foreign exchange forwards relating to RMS acquisition ⁽¹⁾	Other non-operating income, net	\$	(13)	\$	_	\$	_		

⁽¹⁾ The Company entered into forward contracts to sell \$1,675 million for €1,200 to hedge a portion of the GBP denominated RMS purchase price. The contract was terminated on September 14, 2021 and resulted in a \$13 million loss.

The table below shows the classification between assets and liabilities on the Company's consolidated balance sheets for the fair value of derivative instruments as well as the carrying value of its non-derivative debt instruments designated and qualifying as net investment hedges:

	Derivative and Non-derivative Instruments							
	Balance Sheet Location	December 31, ocation 2021		[December 31, 2020			
Assets:								
Derivatives designated as accounting hedges:								
Cross-currency swaps designated as net investment hedges	Other assets	\$	53	\$	—			
Interest rate swaps designated as fair value hedges	Other assets		13		57			
Total derivatives designated as accounting hedges			66		57			
Derivatives not designated as accounting hedges:								
FX forwards on certain assets and liabilities	Other current assets		1		31			
Total assets		\$	67	\$	88			
Liabilities:								
Derivatives designated as accounting hedges:								
FX forwards designated as net investment hedges	Accounts payable and accrued liabilities	\$	_	\$	16			
Cross-currency swaps designated as net investment hedges	Accounts payable and accrued liabilities		_		23			
Cross-currency swaps designated as net investment hedges	Other liabilities		17		144			
Interest rate swaps designated as fair value hedges	Other liabilities		23		1			
Total derivatives designated as accounting hedges			40		184			
Non-derivative instruments designated as accounting hedge:								
Long-term debt designated as net investment hedge	Long-term debt		1,421		1,530			
Derivatives not designated as accounting hedges:								
FX forwards on certain assets and liabilities	Accounts payable and accrued liabilities		12		2			
Total liabilities		\$	1,473	\$	1,716			

NOTE 8 PROPERTY AND EQUIPMENT, NET

Property and equipment, net consisted of:

	 Decem	ber 31,	
	 2021		2020
Office and computer equipment (3 - 10 year estimated useful life)	\$ 300	\$	260
Office furniture and fixtures (3 - 10 year estimated useful life)	52		49
Internal-use computer software (1 - 10 year estimated useful life)	771		666
Leasehold improvements and building (1 - 20 year estimated useful life)	 234		231
Total property and equipment, at cost	1,357		1,206
Less: accumulated depreciation and amortization	 (1,010)		(928)
Total property and equipment, net	\$ 347	\$	278

Depreciation and amortization expense related to the above assets was \$99 million, \$96 million, and \$97 million for the years ended December 31, 2021, 2020 and 2019, respectively.

NOTE 9 ACQUISITIONS AND DIVESTITURE

The following is a discussion of material acquisitions completed by the Company. The business combinations described below are accounted for using the acquisition method of accounting whereby assets acquired and liabilities assumed were recognized at fair value on the date of the transaction. Any excess of the purchase price over the fair value of the assets acquired and liabilities assumed was recorded to goodwill. Goodwill typically results through expected synergies from combining operations of an acquiree and an acquirer, anticipated new customer acquisition and products, as well as from intangible assets that do not qualify for separate recognition.

With the exception of RMS, the Company has not presented pro forma combined results for these acquisitions because the impact on previously reported statements of operations would not have been material.

PassFort

On November 30, 2021, the Company acquired 100% of PassFort, a U.K. SaaS-based workflow platform for identity verification, customer onboarding, and risk analysis.

The table below details the total consideration relating to the acquisition:

Cash paid at closing	\$ 157
Additional consideration to be paid to sellers in 2022 ⁽¹⁾	1
Total consideration	\$ 158

⁽¹⁾ Represents additional consideration to be paid to the sellers following finalization of customary post-closing completion adjustments.

Shown below is the preliminary purchase price allocation, which summarizes the fair value of the assets and liabilities assumed, at the date of acquisition:

Cash	\$	10
Accounts receivable		1
Intangible assets:		
Product technology (5 year useful life)	\$ 14	
Customer relationships (16 year useful life)	8	
Trade name (4 year useful life)	1	
Total intangible assets (9 year weighted average useful life)		23
Goodwill		138
Liabilities:		
Accounts payable and accrued liabilities	\$ (7)	
Deferred revenue	(1)	
Deferred tax liabilities	(6)	
Total liabilities		(14)
Net assets acquired	\$	158

The Company has performed a preliminary valuation analysis of the fair market value of the assets and liabilities of the PassFort business. The final purchase price allocation will be determined when the Company has completed and fully reviewed the detailed valuations. The final allocation could differ materially from the preliminary allocation. The final allocation may include changes in allocations to acquired intangible assets as well as goodwill and other changes to assets and liabilities including deferred tax liabilities. The estimated useful lives of acquired intangible assets are also preliminary.

Goodwill

The goodwill recognized as a result of this acquisition includes, among other things, value created by combining the complementary risk assessment products of the Company and PassFort. The integration of PassFort's platform into Moody's suite of KYC and compliance offerings is expected to create a holistic workflow solution to benefit both new and existing Moody's customers.

Goodwill, which has been assigned to the MA segment, is not deductible for tax purposes.

Transaction costs

Transaction costs directly related to the PassFort acquisition were not material.

RMS

On September 15, 2021, the Company acquired 100% of RMS, a global provider of climate and natural disaster risk modeling and analytics. The cash payment was funded with new debt financing and a combination of U.S. and offshore cash on hand. The acquisition will expand Moody's insurance data and analytics business and accelerate the development of the Company's global integrated risk capabilities to address the next generation of risk assessment.

The table below details the total consideration relating to the acquisition:

Cash paid at closing	\$ 1,922
Replacement equity compensation awards	 5
Total consideration	\$ 1,927

Shown below is the preliminary purchase price allocation, which summarizes the fair value of the assets and liabilities assumed, at the date of acquisition:

Cash		\$	60
Accounts receivable			38
Other current assets			11
Property and equipment			13
Operating lease right-of-use assets			64
Intangible assets:			
Customer relationships (23 year useful life)	\$	518	
Product technology (7 year useful life)		212	
Trade name (9 year useful life)		49	
Total intangible assets (18 year weighted average useful life)	7		779
Goodwill			1,376
Deferred tax assets, net			48
Other assets			99
Liabilities:			
Accounts payable and accrued liabilities	\$	(92)	
Deferred revenue		(89)	
Operating lease liabilities		(68)	
Deferred tax liabilities, net	((214)	
Uncertain tax positions		(96)	
Other liabilities		(2)	
Total liabilities			(561)
Net assets acquired		\$	1,927

The Company has performed a preliminary valuation analysis of the fair market value of the assets and liabilities of the RMS business. The final purchase price allocation will be determined when the Company has completed and fully reviewed all information necessary to finalize the fair value of the acquired assets and liabilities, including deferred revenue. The final allocation could differ materially from the preliminary allocation and may include changes in allocations to acquired intangible assets (including estimated useful lives of these assets), as well as goodwill and other changes to assets and liabilities including reserves for UTPs and deferred tax liabilities.

Goodwill

The goodwill recognized as a result of this acquisition includes, among other things, the value of combining the complementary product portfolios of Moody's and RMS, which is expected to extend the Company's reach into new market segments. The goodwill also includes the combined company's ability to accelerate technology innovations into new product adjacencies (leveraging RMS's team of data scientists, modelers and software engineers) as well as combining RMS's products with Moody's core data and analytics offerings to provide holistic integrated risk solutions.

Goodwill, of which \$1,286 million and \$90 million has been assigned to the MA and MIS segments, respectively, is not deductible for tax purposes. The amount of goodwill allocated to the MIS segment relates to the integration of certain of RMS's models/ processes into the Company's ESG solutions offerings.

Other assets in the table above includes an indemnification asset of \$95 million related to uncertain tax positions assumed in the transaction, for which the Company expects to be indemnified by the sellers in the event of an unfavorable outcome.

Transaction costs

Transaction costs directly related to the RMS acquisition were \$22 million and were recorded in SG&A expenses in the statement of operations.

Supplementary Unaudited Pro Forma Information

Supplemental information on an unaudited pro forma basis is presented below for the twelve months ended December 31, 2021 and 2020 as if the acquisition of RMS occurred on January 1, 2020. The pro forma financial information is presented for comparative purposes only, based on certain estimates and assumptions, which the Company believes to be reasonable but not necessarily indicative of future results of operations or the results that would have been reported if the acquisition had been completed at January 1, 2020. The unaudited pro forma information includes amortization of acquired intangible assets, based on the preliminary purchase price allocation and an estimate of useful lives reflected above, and incremental financing costs resulting from the acquisition, net of income tax, which was estimated using the weighted average statutory tax rates in effect in the jurisdiction for which the pro forma adjustment relates.

		Year Ended D	ecemb	oer 31,
Unaudited	20)21		2020
Pro forma Revenue	\$	6,463	\$	5,667
Pro forma Net Income attributable to Moody's	\$	2,244	\$	1,666

The unaudited pro forma results do not include any anticipated cost savings or other effects of the planned integration of RMS. Accordingly, the pro forma results above are not necessarily indicative of the results that would have been reported if the acquisition had occurred on the dates indicated, nor are the pro forma results indicative of results which may occur in the future. The RMS results included in the above have been converted to U.S. GAAP from IFRS as issued by the IASB and have been translated to USD at rates in effect for the periods presented. The RMS amounts in the pro forma results include an addition to revenue of approximately \$18 million and a reduction to revenue of approximately \$22 million relating to a fair value adjustment to deferred revenue required as part of acquisition accounting for the years ended December 31, 2021 and 2020, respectively.

Cortera

On March 19, 2021, the Company acquired 100% of Cortera, a provider of North American credit data and workflow solutions.

The table below details the total consideration relating to the acquisition:

Cash paid at closing	\$ 138
Additional consideration paid to sellers in 2021 ⁽¹⁾	1
Total consideration	\$ 139

⁽¹⁾ Represents additional consideration paid to the sellers following finalization of customary post-closing completion adjustments.

Shown below is the preliminary purchase price allocation, which summarizes the fair value of the assets and liabilities assumed, at the date of acquisition:

Current assets	\$	7
Intangible assets:		
Database (10 year useful life)	\$ 38	
Customer relationships (18 year useful life)	9	
Product technology (8 year useful life)	9	
Trade name (5 year useful life)	1	
Total intangible assets (11 year weighted average useful life)		57
Goodwill ⁽¹⁾		79
Deferred tax assets ⁽¹⁾		16
Other assets		2
Liabilities:		
Accounts payable and accrued liabilities	\$ (1)	
Deferred revenue	(4)	
Deferred tax liabilities	(15)	
Other liabilities	(2)	
Total liabilities		(22)
Net assets acquired	\$	139

⁽¹⁾ During the third quarter of 2021, the Company received further information, that existed as of the acquisition date, with respect to Cortera's deferred taxes. Accordingly, the Company recorded a measurement period adjustment of \$16 million to its preliminary estimate for deferred tax assets.

Current assets in the table above include acquired cash of \$4 million and accounts receivable of approximately \$2 million.

<u>Goodwill</u>

The goodwill recognized as a result of this acquisition includes, among other things, the value of combining the complementary risk assessment products of the Company and Cortera, which is expected to extend the Company's reach to new and evolving market segments as well as cost savings synergies, expected new customer acquisitions and products.

Goodwill, which has been assigned to the MA segment, is not deductible for tax purposes.

Transaction costs

Transaction costs directly related to the Cortera acquisition were not material.

RDC

On February 13, 2020, the Company acquired 100% of RDC, a provider of anti-money laundering and know-your-customer data and due diligence services.

The table below details the total consideration relating to the acquisition:

Cash paid at closing	\$ 700
Additional consideration paid to sellers in 2020 ⁽¹⁾	2
Total consideration	\$ 702

⁽¹⁾ Represents additional consideration paid to the sellers following finalization of customary post-closing completion adjustments.

Shown below is the purchase price allocation, which summarizes the fair value of the assets and liabilities assumed, at the date of acquisition:

(Amounts in millions)		
Current assets	\$	24
Intangible assets:		
Customer relationships (25 year useful life)	\$ 174	
Database (10 year useful life)	86	
Product technology (4 year useful life)	17	
Trade name (3 year useful life)	 3	
Total intangible assets (19 year weighted average life)		280
Goodwill		494
Other assets		2
Liabilities:		
Accounts payable and accrued liabilities	\$ (5)	
Deferred revenue	(20)	
Deferred tax liabilities	(71)	
Other liabilities	(2)	
Total liabilities		(98)
Net assets acquired	\$	702

Current assets in the table above include acquired cash of \$6 million. Additionally, current assets include accounts receivable of approximately \$14 million.

Goodwill

The goodwill recognized as a result of this acquisition includes, among other things, the value of combining the complementary product portfolios of the Company and RDC, which is expected to extend the Company's reach to new and evolving market segments as well as cost savings synergies, expected new customer acquisitions and products.

Goodwill, which has been assigned to the MA segment, is not deductible for tax purposes.

Transaction costs

Transaction costs directly related to the RDC acquisition were not material.

Other Acquisitions

During the fourth quarter of 2020, the Company acquired three additional businesses within the MA reportable segment, which were not individually material, but are material in aggregate, to Moody's consolidated financial statements:

- In December 2020, the Company acquired 100% of Catylist, Inc., a provider of commercial real estate solutions for brokers. Catylist revenue is reported in the RD&A LOB.
- In December 2020, the Company acquired 100% of ZM Financial Systems, a provider of financial management software for the U.S. banking sector. ZMFS revenue is reported in the ERS LOB.
- In October 2020, the Company acquired 100% of Acquire Media, an aggregator and distributor of curated real-time news, multimedia, data, and alerts. AM revenue is reported in the RD&A LOB.

The aggregate consideration transferred for the aforementioned acquisitions of \$205 million was funded by cash on hand.

The following table summarizes the aggregate fair value of the assets acquired and liabilities assumed as of the respective closing dates for each acquisition.

(Amounts in millions)		
Current assets	\$	5
Intangible assets:		
Customer relationships (18 year useful life)	\$ 47	
Product technology (8 year useful life)	23	
Database (10 year useful life)	8	
Trade name (14 year useful life)	 4	
Total intangible assets (14 year weighted average life)		82
Goodwill		131
Other assets		3
Liabilities:		
Current liabilities	\$ (8)	
Long-term liabilities	(8)	
Total liabilities		(16)
Net assets acquired	\$	205
	_	

Divestiture

On November 8, 2019, the Company completed the sale of MAKS to Equistone Partners Europe Limited (Equistone), a European private equity firm for \$227 million in net cash proceeds.

This divestiture resulted in a loss of \$23 million (\$9 million in 2020 and \$14 million in 2019), which included \$32 million of currency translation losses reclassified from AOCL to the statements of operations. Additionally, in connection with this divestiture, the Company has recorded certain indemnification provisions. These provisions totaled \$33 million as of both December 31, 2021 and December 31, 2020. These amounts are included in other liabilities at December 31, 2021 and 2020 in the consolidated balance sheets of the Company.

NOTE 10 GOODWILL AND OTHER ACQUIRED INTANGIBLE ASSETS

The following table summarizes the activity in goodwill:

	 				Year End	led	December	31,	2021					
			MIS				MA				Со	nsolidated		
	Gross podwill	imp	umulated airment harge	Net odwill	Gross oodwill		cumulated npairment charge	ç	Net goodwill	Gross oodwill		cumulated npairment charge	g	Net oodwill
Balance at beginning of year	\$ 311	\$	_	\$ 311	\$ 4,257	\$	(12)	\$	4,245	\$ 4,568	\$	(12)	\$	4,556
Additions/ adjustments ⁽¹⁾	90		_	90	1,525		_		1,525	1,615		_		1,615
Foreign currency translation adjustments	(5)		_	(5)	(167)		_		(167)	(172)		_		(172
Ending Balance	\$ 396	\$	_	\$ 396	\$ 5,615	\$	(12)	\$	5,603	\$ 6,011	\$	(12)	\$	5,999

							Year En	Ided	December	31, 2	2020					
	MIS								MA		 Consolidated					
	ross odwill		cumulated npairment charge	go	Net odwill		Gross joodwill		ccumulated mpairment charge	g	Net joodwill	Gross oodwill		ccumulated mpairment charge	g	Net oodwill
Balance at beginning of year	\$ 315	\$	_	\$	315	\$	3,419	\$	(12)	\$	3,407	\$ 3,734	\$	(12)	\$	3,722
Additions/ adjustments	(2)		_		(2)		628		_		628	626		_		626
Foreign currency translation adjustments	(2)				(2)		210				210	208				208
Ending balance	\$ 311	\$	_	\$	311	\$	4,257	\$	(12)	\$	4,245	\$ 4,568	\$	(12)	\$	4,556

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⁽¹⁾ The 2021 additions/adjustments for the MA segment in the table above relate to the acquisitions of Cortera, RMS, RealXData, Bogard, and PassFort. The 2021 additions/adjustments for the MIS segment relate to certain revenue synergies from the RMS acquisition that are expected to benefit the ESG solutions group within the MIS Other LOB.

⁽²⁾ The 2020 additions/adjustments for the MA segment in the table above relate to the acquisitions of RDC, AM, ZMFS, and Catylist.

Acquired intangible assets and related accumulated amortization consisted of:

	Dece	December 31,				
	2021		2020			
Customer relationships	\$ 2,10	1 \$	1,623			
Accumulated amortization	(38	l)	(313)			
Net customer relationships	1,72)	1,310			
Software/product technology	66	3	441			
Accumulated amortization	(21))	(177)			
Net software/product technology	44	t	264			
Database	17	•	144			
Accumulated amortization	(4	<u>)</u>	(29)			
Net database	13	3	115			
Trade names	20	7	161			
Accumulated amortization	(4	<u>/)</u>	(38)			
Net trade names	16)	123			
Other ⁽¹⁾	5	ţ	55			
Accumulated amortization	(44	<u>+)</u>	(43)			
Net other	1)	12			
Total	\$ 2,46	7 \$	1,824			

⁽¹⁾ Other intangible assets primarily consist of trade secrets, covenants not to compete, and acquired ratings methodologies and models.

Amortization expense relating to acquired intangible assets is as follows:

	Year	End	ed Decemb	er 31	,
	 2021		2020		2019
Amortization expense	\$ 158	\$	124	\$	103

Estimated future annual amortization expense for intangible assets subject to amortization is as follows:

Year Ending December 31,	
2022	\$ 191
2023	189
2024	185
2025	180
2026	177
Thereafter	 1,545
Total estimated future amortization	\$ 2,467

Matters concerning the ICRA reporting unit

ICRA has reported various matters relating to: (i) an adjudication order and fine imposed (and subsequently enhanced) by the Securities and Exchange Board of India (SEBI) in connection with credit ratings assigned to one of ICRA's customers and the customer's subsidiaries, which are being appealed by ICRA; (ii) the completion of internal examinations regarding various anonymous complaints, and actions taken by ICRA's board based on the examinations' findings; and (iii) a separate internal examination of certain allegations against two former senior ICRA officials. An unfavorable resolution of the aforementioned matters may negatively impact ICRA's future operating results, which could result in an impairment of goodwill and amortizable intangible assets in future quarters.

NOTE 11 **RESTRUCTURING**

On December 22, 2020, the chief executive officer of Moody's approved a restructuring program (the "2020 MA Strategic Reorganization Restructuring Program") that the Company estimates will result in annualized savings of \$20 million per year. This program relates to a strategic reorganization in the MA reportable segment consisting of severance and related costs primarily determined under the Company's existing severance plans. The 2020 MA Strategic Reorganization Restructuring Program resulted in a total of \$20 million in pre-tax charges and was substantially completed in the first half of 2021. Cash outlays associated with this program are expected to be \$20 million, which will be paid through 2022.

On July 29, 2020, the chief executive officer of Moody's approved a restructuring program (the "2020 Real Estate Rationalization Restructuring Program") primarily in response to the COVID-19 pandemic which revolved around the rationalization and exit of certain real estate leases. The exit from certain leased office space began in the third quarter of 2020 and was substantially completed at December 31, 2020. The 2020 Real Estate Rationalization Restructuring Program primarily reflected non-cash charges related to the impairment of operating lease right-of-use assets and leasehold improvements. The 2020 Restructuring Program is expected to result in an estimated annualized savings of approximately \$5 to \$6 million a year.

On October 26, 2018, the chief executive officer of Moody's approved a restructuring program (the "2018 Restructuring Program") that the Company estimates will result in annualized savings of approximately \$60 million per year. The 2018 Restructuring Program, the scope of which was expanded in the second quarter of 2019, was substantially completed at December 31, 2020. The 2018 Restructuring Program included relocation of certain functions from high-cost to lower-cost jurisdictions, a reduction of staff, including from acquisitions and pursuant to a review of the business criticality of certain positions, and the rationalization and exit of certain real estate due to consolidation of various business activities. The exit from certain leased office space began in the fourth quarter of 2018 and resulted in approximately \$50 million of the charges to either terminate or sublease the affected real estate leases. The 2018 Restructuring Program also included \$55 million of personnel-related restructuring charges, an amount that includes severance and related costs primarily determined under the Company's existing severance plans. Cash outlays associated with the employee termination cost component of the 2018 Restructuring Program were \$55 million.

Total expenses included in the accompanying consolidated statements of operations relating to the Company's restructuring programs are as follows:

	Year Ended December 31,				
	 2021		2020		2019
2018 Restructuring Program	\$ (2)	\$	(4)	\$	60
2020 Real Estate Rationalization Restructuring Program	_		36		_
2020 MA Strategic Reorganization Restructuring Program	 2		18		
Total Restructuring	\$ _	\$	50	\$	60

Cumulative expense incurred through December 31, 202	Employee Termination Costs	Contract Termination Costs
2018 Restructuring Program	\$ 55	\$ 48
2020 Real Estate Rationalization Restructuring Program:	\$ —	\$ 36
2020 MA Strategic Reorganization Restructuring Program:	\$ 20	\$

The restructuring liability for the aforementioned plans was not material at December 31, 2021, December 31, 2020, and December 31, 2019.

NOTE 12 FAIR VALUE

The table below presents information about items which are carried at fair value on a recurring basis at December 31, 2021 and 2020:

		Fair value Measurement as of December 31, 2021					
	Description		Balance		Level 1		Level 2
Assets:							
	Derivatives ⁽¹⁾	\$	67	\$	_	\$	67
	Mutual funds		73		73		—
	Total	\$	140	\$	73	\$	67
Liabilities:							
	Derivatives ⁽¹⁾	\$	52	\$	—	\$	52
	Total	\$	52	\$	_	\$	52

		Fa	Fair Value Measurement as of December 31, 2020					
	Description		Balance		Level 1	_	Level 2	
Assets:								
	Derivatives ⁽¹⁾	\$	88	\$	_	\$	88	
	Mutual funds		60		60		_	
	Total	\$	148	\$	60	\$	88	
Liabilities:								
	Derivatives ⁽¹⁾	\$	186	\$	_	\$	186	
	Total	\$	186	\$	_	\$	186	

⁽¹⁾ Represents FX forwards on certain assets and liabilities as well as interest rate swaps and cross-currency swaps as more fully described in Note 7 to the consolidated financial statements.

The following are descriptions of the methodologies utilized by the Company to estimate the fair value of its derivative contracts and mutual funds:

Derivatives:

In determining the fair value of the derivative contracts in the table above, the Company utilizes industry standard valuation models. Where applicable, these models project future cash flows and discount the future amounts to a present value using spot rates, forward points, currency volatilities, interest rates as well as the risk of non-performance of the Company and the counterparties with whom it has derivative contracts. The Company established strict counterparty credit guidelines and only enters into transactions with financial institutions that adhere to these guidelines. Accordingly, the risk of counterparty default is deemed to be minimal.

Mutual funds:

The mutual funds in the table above are deemed to be equity securities with readily determinable fair values with changes in the fair value recognized through net income under ASC Topic 321. The fair value of these instruments is determined using Level 1 inputs as defined in the ASC Topic 820.

NOTE 13. OTHER BALANCE SHEET INFORMATION

The following tables contain additional detail related to certain balance sheet captions:

	December 31,		
	2021	2020	
Other current assets:			
Prepaid taxes	\$ 112 \$	94	
Prepaid expenses	99	91	
Capitalized costs to obtain and fulfill sales contracts	103	93	
Foreign exchange forwards on certain assets and liabilities	1	31	
Other	74	74	
Total other current assets	\$ 389 \$	383	

	 December 31,		
	2021	2020	
Other assets:			
Investments in non-consolidated affiliates	\$ 443 \$	135	
Deposits for real-estate leases	14	19	
Indemnification assets related to acquisitions	106	15	
Mutual funds and fixed deposits	89	66	
Company owned life insurance (at contract value)	37	17	
Costs to obtain sales contracts	138	134	
Derivative instruments designated as accounting hedges	66	57	
Pension and other retirement employee benefits	77	21	
Other	 64	51	
Total other assets	\$ 1,034 \$	515	

	December 31,		
	 2021		2020
Accounts payable and accrued liabilities:			
Salaries and benefits	\$ 211	\$	197
Incentive compensation	324		226
Customer credits, advanced payments and advanced billings	100		42
Dividends	6		11
Professional service fees	75		53
Interest accrued on debt	85		82
Accounts payable	47		39
Income taxes	115		128
Pension and other retirement employee benefits	7		45
Accrued royalties	36		19
Foreign exchange forwards on certain assets and liabilities	12		2
Restructuring liability	4		18
Derivative instruments designated as accounting hedges	_		39
Other	 120		138
Total accounts payable and accrued liabilities	\$ 1,142	\$	1,039

		1,		
		2021		2020
Other liabilities:				
Pension and other retirement employee benefits	\$	235	\$	244
Interest accrued on UTPs		59		113
MAKS indemnification provisions		33		33
Income tax liability – non-current portion		23		18
Derivative instruments designated as accounting hedges		40		145
Other		48		37
Total other liabilities	\$	438	\$	590

The following table provides additional detail regarding Moody's investments in non-consolidated affiliates, as included within other assets in the consolidated balance sheets:

	 December 31,		
	2021	2020	
Investments in non-consolidated affiliates:			
Equity method investments ⁽¹⁾	\$ 121	\$ 118	
Investments measured using the measurement alternative (2)	318	16	
Other	4	1	
Total investments in non-consolidated affiliates	\$ 443	\$ 135	

⁽¹⁾ Equity securities in which the Company has significant influence over the investee but does not have a controlling financial interest in accordance with ASC Topic 323

⁽²⁾ Equity securities without readily determinable fair value for which the Company has elected to apply the measurement alternative in accordance with ASC Topic 321, which is more fully discussed in Note 2.

Moody's holds various investments accounted for under the equity method, the most significant of which is the Company's minority investment in CCXI. Moody's also holds various investments measured using the measurement alternative, the most significant of which is the Company's minority interest in BitSight.

Refer to Note 24 for disclosure on earnings from non-consolidated affiliates, which is included within other non-operating income, net.

NOTE 14 COMPREHENSIVE INCOME AND ACCUMULATED OTHER COMPREHENSIVE INCOME

The following table provides details about the reclassifications out of AOCL:

Year Ended December 31, Location in the consolidated								
	2021	2020	2019	statements of operations				
Currency translation adjustment losses								
Sale of foreign subsidiaries	\$ —	\$ —	\$ (32)	Loss pursuant to the divestiture of MAKS				
Total currency translation adjustment losses	_	_	(32)					
Losses on cash flow hedges								
Interest rate contract	(2)	(3)	—	Other non-operating income, net				
Income tax effect of item above		1		Provision for income taxes				
Total net losses on cash flow hedges	(2)	(2)						
Gains on net investment hedges								
Cross currency swaps	_	1	_	Other non-operating income, net				
FX forwards	2		3	Other non-operating income, net				
Total before income taxes	2	1	3					
Income tax effect of item above	(1)		(1)	Provision for income taxes				
Total net gains on net investment hedges	1	1	2					
Pension and other retirement benefits								
Amortization of actuarial losses and prior service costs included in net income	(11)	(6)	(3)	Other non-operating income, net				
Accelerated recognition of loss due to settlement	(8)	(2)		Other non-operating income, net				
Total before income taxes	(19)	(8)	(3)					
Income tax effect of item above	5	2	1	Provision for income taxes				
Total pension and other retirement benefits	(14)	(6)	(2)					
Total net losses included in Net Income attributable to reclassifications out of AOCL	\$ (15)	\$ (7)	\$ (32)					

The following table shows changes in AOCL by component (net of tax):

				Year End	ed Dec	ember 31, 202	1		
	Pension Othe Retirem Benefi	r ent	Gains / (Losses) on Cash Flow Hedges		Foreign Currency Translation Adjustments		Net Investment Hedges		Total
Balance December 31, 2020	\$	(118)	\$	(49)	\$	(45)	\$	(220)	\$ (432)
Other comprehensive income/(loss) before reclassifications		55		_		(290)		242	7
Amounts reclassified from AOCL		14		2		_		(1)	 15
Other comprehensive income/(loss)		69		2		(290)		241	22
Balance December 31, 2021	\$	(49)	\$	(47)	\$	(335)	\$	21	\$ (410)

		Year End	led December 31, 202	20	
	Pension and Other Retirement Benefits	Gains / (Losses) on Cash Flow Hedges	Foreign Currency Translation Adjustments	Net Investment Hedges	Total
Balance December 31, 2019	\$ (92)	\$ —	\$ (401)	\$ 54	\$ (439)
Other comprehensive income/(loss) before reclassifications	(32)	(51)	356	(273)	_
Amounts reclassified from AOCL	6	2		(1)	7
Other comprehensive income/(loss)	(26)	(49)	356	(274)	7
Balance December 31, 2020	\$ (118)	\$ (49)	\$ (45)	\$ (220)	\$ (432)

	Year Ended December 31, 2019										
	Pension and Other Retirement Benefits		Gains / (Losses) on Cash Flow Hedges		Foreign Currency Translation Adjustments		Net Investment Hedges			Total	
Balance December 31, 2018	\$	(53)	\$	—	\$	(406)	\$	33	\$	(426)	
Adoption of ASU 2018-02		(17)		_		_		(3)		(20)	
Other comprehensive income/(loss) before reclassifications		(24)		_		(27)		26		(25)	
Amounts reclassified from AOCL		2		—		32		(2)		32	
Other comprehensive income/(loss)		(39)				5		21		(13)	
Balance December 31, 2019	\$	(92)	\$		\$	(401)	\$	54	\$	(439)	

NOTE 15 PENSION AND OTHER RETIREMENT BENEFITS

U.S. Plans

Moody's maintains funded and unfunded noncontributory Defined Benefit Pension Plans ("DBPPs"). The DBPPs provide defined benefits using a cash balance formula based on years of service and career average salary or final average pay for selected executives. The Company also provides certain healthcare and life insurance benefits for retired U.S. employees. The retirement healthcare plans are contributory; the life insurance plans are noncontributory. Moody's funded and unfunded U.S. pension plans, the U.S. retirement healthcare plans and the U.S. retirement life insurance plans are collectively referred to herein as the "Retirement Plans". The U.S. retirement healthcare plans and the U.S. retirement life insurance plans are collectively referred to herein as the "Other Retirement Plans".

Through 2007, substantially all U.S. employees were eligible to participate in the Company's DBPPs. Effective January 1, 2008, the Company no longer offers DBPPs to U.S. employees hired or rehired on or after January 1, 2008 and new hires in the U.S. instead will receive a retirement contribution in similar benefit value under the Company's Profit Participation Plan. Current participants of the Company's Retirement Plans and Other Retirement Plans continue to accrue benefits based on existing plan benefit formulas.

Following is a summary of changes in benefit obligations and fair value of plan assets for the Retirement Plans for the years ended December 31:

	Pensio	n Pla	ns	Other Retirement Plans			
	2021	_	2020	 2021		2020	
Change in benefit obligation:							
Benefit obligation, beginning of the period	\$ (663)	\$	(589)	\$ (48)	\$	(42)	
Service cost	(19)		(17)	(4)		(3)	
Interest cost	(14)		(17)	(1)		(1)	
Plan participants' contributions	—		—	(1)		(1)	
Benefits paid	68		22	2		2	
Actuarial (loss) gain	(6)		6	(3)		2	
Assumption changes	 64		(68)	 7		(5)	
Benefit obligation, end of the period	\$ (570)	\$	(663)	\$ (48)	\$	(48)	
Change in plan assets:							
Fair value of plan assets, beginning of the period	\$ 528	\$	395	\$ —	\$	—	
Actual return on plan assets	34		45	—		_	
Benefits paid	(68)		(22)	(2)		(2)	
Employer contributions	50		110	1		1	
Plan participants' contributions	 			1		1	
Fair value of plan assets, end of the period	\$ 544	\$	528	\$ 	\$		
Funded Status of the plans	\$ (26)	\$	(135)	\$ (48)	\$	(48)	
Amounts recorded on the consolidated balance sheets:							
Pension and retirement benefits asset – non current	\$ 74	\$	21	\$ —	\$	—	
Pension and retirement benefits liability – current	(5)		(44)	(1)		(1)	
Pension and retirement benefits liability – non current	(95)		(112)	 (47)		(47)	
Net amount recognized	\$ (26)	\$	(135)	\$ (48)	\$	(48)	
Accumulated benefit obligation, end of the period	\$ (524)	\$	(601)				

The net decrease in the pension benefit obligation from assumption changes and actuarial losses in 2021 primarily resulted from increases to the discount rates and changes to certain actuarial assumptions, including increased rates of retirement at younger ages. The net increase in the benefit obligation in 2020 primarily resulted from reductions in discount rates, partially offset by a decrease related to lower cash balance conversion interest rates.

The following information is for those pension plans with an accumulated benefit obligation in excess of plan assets:

	 Decem	ber 31	1,
	 2021		2020
Aggregate projected benefit obligation	\$ 101	\$	156
Aggregate accumulated benefit obligation	\$ 86	\$	138

The following table summarizes the pre-tax net actuarial losses and prior service costs recognized in AOCL for the Company's Retirement Plans as of December 31:

	 Pension Plans				Other Retirement Plans			
	2021		2020		2021		2020	
Net actuarial losses	\$ (61)	\$	(144)	\$	(4)	\$	(8)	
Net prior service credits	 3		3		_			
Total recognized in AOCL – pretax	\$ (58)	\$	(141)	\$	(4)	\$	(8)	

Net periodic benefit expenses recognized for the Retirement Plans for years ended December 31:

		Pe	nsion Plans		Oth	er R	etirement Pla	ans	
	202	1	2020	2019	 2021		2020		2019
Components of net periodic expense									
Service cost	\$ 19	9 \$	17	\$ 17	\$ 4	\$	3	\$	3
Interest cost	14	Ļ	17	21	1		1		1
Expected return on plan assets	(27	7)	(20)	(20)			—		_
Amortization of net actuarial loss and prior service credits from earlier periods	1 [,]	I	7	4	1		_		_
Loss on settlement of pension obligations		3	2	_	_		_		_
Net periodic expense	\$ 25	5\$	23	\$ 22	\$ 6	\$	4	\$	4

The following table summarizes the pre-tax amounts recorded in OCI related to the Company's Retirement Plans for the years ended December 31:

		Pension Plans						Other Retirement Plans					
	_	2021		2020		2019		2021		2020		2019	
Amortization of net actuarial losses and prior service credit Settlement loss	\$	11	\$	7	\$	4	\$	1	\$	_	\$		
Net actuarial (loss)/gain arising during the period		65	_	(37)		(24)	_	4	_	(3)		(6)	
Total recognized in OCI – pre-tax	\$	84	\$	(28)	\$	(20)	\$	5	\$	(3)	\$	(6)	

ADDITIONAL INFORMATION:

Assumptions—Retirement Plans

Weighted-average assumptions used to determine benefit obligations at December 31:

	Pension	Plans	Other Retirement Plans				
	2021	2020	2021	2020			
Discount rate	2.60 %	2.24 %	2.65 %	2.30 %			
Rate of compensation increase	3.63 %	3.62 %	—	—			

Weighted-average assumptions used to determine net periodic benefit expense for years ended December 31:

	Pe	nsion Plans		Other Retirement Plans					
	2021	2020	2019	2021	2020	2019			
Discount rate	2.24 %	3.04 %	4.07 %	2.30 %	3.05 %	4.10 %			
Expected return on plan assets	5.45 %	4.45 %	5.65 %	—	—	_			
Rate of compensation increase	3.62 %	3.64 %	3.69 %	_	_	_			
Cash balance plan interest crediting rate	4.50 %	4.50 %	4.50 %	_	_	_			

The expected rate of return on plan assets represents the Company's best estimate of the long-term return on plan assets and is determined by using a building block approach, which generally weighs the underlying long-term expected rate of return for each major asset class based on their respective allocation target within the plan portfolio, net of plan paid expenses. As the assumption reflects a long-term time horizon, the plan performance in any one particular year does not, by itself, significantly influence the Company's evaluation. For 2021, the expected rate of return used in calculating the net periodic benefit costs was 5.45%. For 2022, the Company's expected rate of return assumption is 5.05% to reflect the Company's current view of long-term capital market outlook. In addition, the Company has updated its mortality assumption by adopting the newly released mortality improvement scale MP-2021 to accompany the Pri2012 mortality tables to reflect the latest information regarding future mortality expectations by the Society of Actuaries.

Plan Assets

Moody's investment objective for the assets in the funded pension plan is to earn total returns that will minimize future contribution requirements over the long-term within a prudent level of risk. The Company works with its independent investment consultants to determine asset allocation targets for its pension plan investment portfolio based on its assessment of business and financial conditions, demographic and actuarial data, funding characteristics, and related risk factors. Other relevant factors, including historical and forward looking views of inflation and capital market returns, are also considered. Risk management practices include monitoring plan asset performance, diversification across asset classes and investment styles and periodic rebalancing toward asset allocation targets. The Company's Asset Management Committee is responsible for overseeing the investment activities of the plan, which includes selecting acceptable asset classes, defining allowable ranges of holdings by asset class and by individual investment managers, defining acceptable securities within each asset class, and establishing investment performance expectations. Ongoing monitoring of the plan includes reviews of investment performance and managers on a regular basis, annual liability measurements, and periodic asset/liability studies.

The Company's investment policy uses risk-controlled investment strategies by increasing the plan's asset allocation to fixed income securities and specifying ranges of acceptable target allocation by asset class based on different levels of the plan's accounting funded status. In addition, the investment policy also requires the investment-grade fixed income assets be rebalanced between shorter and longer duration bonds as the interest rate environment changes. This investment policy is designed to help protect the plan's funded status and to limit volatility of the Company's contributions. Based on the policy, the Company's current target asset allocation is approximately 33% (range of 28% to 38%) in equity securities, 62% (range of 57% to 67%) in fixed income securities and 5% (range of 2% to 8%) in other investments and the plan will use a combination of active and passive investment strategies and different investment styles for its investment portfolios within each asset class. The plan's equity investments are diversified across U.S. and non-U.S. government and corporate bonds, which are expected to help reduce plan exposure to interest rate variation and to better align assets with obligations. The plan also invests in other fixed income investments such as debts rated below investment grade, emerging market debt, and convertible securities. The plan's other investment, which is made through a private real estate debt fund, is expected to provide additional diversification benefits and absolute return enhancement to the plan assets.

Fair value of the assets in the Company's funded pension plan by asset category at December 31, 2021 and 2020 are as follows:

		Fair	Value Mea	asu	rement as o	f De	ecember 31, 2021	
Asset Category	Balance		Level 1		Level 2		Measured using NAV practical expedient ⁽¹⁾	% of total assets
Cash and cash equivalent	\$ 4	\$	_	\$	4	\$	_	1 %
Common/collective trust funds—equity securities								
U.S. large-cap	135		_		135		_	25 %
U.S. small and mid-cap	23		_		23		_	4 %
Emerging markets	 27		_		27		<u> </u>	5 %
Total equity investments	 185		_		185		_	34 %
Emerging markets bond fund	30		_		_	_	30	6 %
Common/collective trust funds—fixed income securities								
Intermediate-term investment grade U.S. government/ corporate bonds	245		_		245		_	45 %
Mutual funds								
U.S. Treasury Inflation-Protected Securities (TIPs)	24		24		_		_	4 %
Convertible securities	17		17		_		_	3 %
Private investment fund—high yield securities	14		_		—		14	3 %
Total fixed-income investments	330		41		245		44	61 %
Other investment—private real estate fund	25		_		_		25	4 %
Total Assets	\$ 544	\$	41	\$	434	\$	69	100 %

Fair Value Measurement as of December 31, 2020									
Asset Category		Balance		Level 1		Level 2	N	Neasured using NAV practical expedient ⁽¹⁾	% of total assets
Cash and cash equivalent	\$	4	\$	_	\$	4	\$		1 %
Common/collective trust funds—equity securities									
U.S. large-cap		143		—		143		_	27 %
U.S. small and mid-cap		28		—		28		_	5 %
Emerging markets		32		_		32			6 %
Total equity investments		203		_		203		_	38 %
Emerging markets bond fund		32						32	6 %
Common/collective trust funds—fixed income securities									
Intermediate-term investment grade U.S. government/ corporate bonds		214		_		214		_	41 %
Mutual funds									
U.S. Treasury Inflation-Protected Securities (TIPs)		23		23		_		_	4 %
Convertible securities		16		16		_		_	3 %
Private investment fund—high yield securities		12		_		_		12	2 %
Total fixed-income investments		297		39		214		44	56 %
Other investment—private real estate debt fund		24		_		_		24	5 %
Total Assets	\$	528	\$	39	\$	421	\$	68	100 %

(1) Investments are measured using the net asset value per share (or its equivalent) practical expedient and have not been categorized in the fair value hierarchy. The fair value amounts presented in the table are intended to permit a reconciliation of the fair value hierarchy to the value of the total plan assets.

Cash and cash equivalents are primarily comprised of investments in money market mutual funds. In determining fair value, Level 1 investments are valued based on quoted market prices in active markets. Investments in common/collective trust funds are valued using the NAV per unit in each fund. The NAV is based on the value of the underlying investments owned by each trust, minus its liabilities, and then divided by the number of shares outstanding. Common/collective trust funds are categorized in Level 2 to the extent that they are considered to have a readily determinable fair value. Investments for which fair value is estimated by using the NAV per share (or its equivalent) as a practical expedient are not categorized in the fair value hierarchy.

Except for the Company's U.S. funded pension plan, all of Moody's Retirement Plans are unfunded and therefore have no plan assets.

Cash Flows

The Company did not contribute to its U.S. funded pension plan during 2021, but contributed \$99 million to this plan during the year ended December 31, 2020. The Company made payments of \$50 million and \$11 million related to its U.S. unfunded pension plan obligations during the years ended December 31, 2021 and 2020, respectively. The Company currently does not anticipate making a contribution to its funded pension plan in 2022, and does not anticipate making payments related to its unfunded U.S. pension plans and other Retirement Plans during the year ended December 31, 2022 that would be material to the Company's financial statements.

Estimated Future Benefits Payable

Estimated future benefits payments for the Retirement Plans are as follows as of year ended December 31, 2021:

Vers Ending December 24	Demoise Diemo	Oth	er Retirement
Year Ending December 31,	 Pension Plans	Plans	
2022	\$ 21	\$	1
2023	23		2
2024	32		2
2025	26		2
2026	30		2
2027 - 2031	157		15

Defined Contribution Plans

Moody's has a Profit Participation Plan covering substantially all U.S. employees. The Profit Participation Plan provides for an employee salary deferral and the Company matches employee contributions, equal to 50% of employee contribution up to a maximum of 3% of the employee's pay. Effective January 1, 2008, all new hires are automatically enrolled in the Profit Participation Plan when they meet eligibility requirements unless they decline participation. As the Company's U.S. DBPPs are closed to new entrants effective January 1, 2008, all eligible new hires will instead receive a retirement contribution into the Profit Participation Plan in value similar to the pension benefits. Additionally, effective January 1, 2008, the Company implemented a deferred compensation plan in the U.S., which is unfunded and provides for employee deferral of compensation and Company matching contributions related to compensation in excess of the IRS limitations on benefits and contributions under qualified retirement plans. Total expenses associated with U.S. defined contribution plans were \$54 million, \$44 million and \$43 million in the years ended December 31, 2021, 2020, and 2019, respectively.

Effective January 1, 2008, Moody's has designated the Moody's Stock Fund, an investment option under the Profit Participation Plan, as an Employee Stock Ownership Plan and, as a result, participants in the Moody's Stock Fund may receive dividends in cash or may reinvest such dividends into the Moody's Stock Fund. Moody's paid approximately \$1 million during each of the years ended December 31, 2021, 2020 and 2019, respectively, for the Company's common shares held by the Moody's Stock Fund. The Company records the dividends as a reduction of retained earnings in the Consolidated Statements of Shareholders' Equity (Deficit). The Moody's Stock Fund held approximately 328,500 and 360,600 shares of Moody's common stock at December 31, 2021 and 2020, respectively.

Non-U.S. Plans

Certain of the Company's non-U.S. operations provide pension benefits to their employees. The non-U.S. defined benefit pension plans are immaterial. For defined contribution plans, company contributions are primarily determined as a percentage of employees' eligible compensation. Expenses related to these defined contribution plans for the years ended December 31, 2021, 2020 and 2019 were \$32 million, \$29 million and \$25 million, respectively.

NOTE 16 STOCK-BASED COMPENSATION PLANS

Under the 1998 Plan, 33.0 million shares of the Company's common stock have been reserved for issuance. The 2001 Plan, which is shareholder approved, permits the granting of up to 50.6 million shares, of which not more than 14.0 million shares are available for grants of awards other than stock options. The Stock Plans also provide for the granting of restricted stock. The Stock Plans provide that options are exercisable not later than ten years from the grant date. The vesting period for awards under the Stock Plans is generally determined by the Board at the date of the grant and has been four years except for employees who are at or near retirement eligibility, as defined, for which vesting is between one and four years. Additionally, the vesting period is three years for certain performance-based restricted stock that contain a condition whereby the number of shares that ultimately vest are based on the achievement of certain non-market based performance metrics of the Company. Options may not be granted at less than the fair market value of the Company's common stock at the date of grant.

The Company maintains the Directors' Plan for its Board, which permits the granting of awards in the form of non-qualified stock options, restricted stock or performance shares. The vesting period is determined by the Board at the date of the grant and is generally one year for both options and restricted stock. Under the Directors' Plan, 1.7 million shares of common stock were reserved for issuance. Any director of the Company who is not an employee of the Company or any of its subsidiaries as of the date that an award is granted is eligible to participate in the Directors' Plan.

On September 15, 2021, the Company acquired RMS, which is discussed in more detail in Note 9. As part of the acquisition, the Company registered the RMS 2014 Equity Award Plan and the RMS 2015 Equity Incentive Plan (collectively, "RMS Plans") as part of the purchase agreement to acquire RMS. Under the RMS Plans, 1.2 million shares of the Company's common stock have been reserved for issuance. The RMS Plans provide that options are exercisable not later than ten years from the grant date. The vesting period is generally determined by the Board at the date of the grant and is four years for both options and restricted stock granted during 2021.

As a result of the acquisition, certain RMS employees' unvested equity awards (employee stock options and restricted stock) with an acquisition-date fair value of \$33 million were converted into equity awards of the Company based on an exchange ratio as defined in the purchase agreement. The portion of the fair value of the replacement awards related to services provided prior to the acquisition was \$5 million and was accounted for as consideration transferred (See Note 9). The remaining portion of the replacement awards of \$28 million, which is associated with a future service requirement, will be recognized as compensation expense over the remaining vesting period.

Presented below is a summary of the stock-based compensation expense and associated tax benefit in the accompanying Consolidated Statements of Operations:

	Year Ended December 31,						
	2021			2020		2019	
Stock-based compensation expense	\$	175	\$	154	\$	136	
Tax benefit	\$	42	\$	30	\$	29	

The fair value of each employee stock option award is estimated on the date of grant using the Black-Scholes option-pricing model that uses the assumptions noted below. The expected dividend yield is derived from the annual dividend rate on the date of grant. The expected stock volatility is based on an assessment of historical weekly stock prices of the Company as well as implied volatility from Moody's traded options. The risk-free interest rate is based on U.S. government zero coupon bonds with maturities similar to the expected holding period. The expected holding period was determined by examining historical and projected post-vesting exercise behavior activity.

The following weighted average assumptions were used for options granted (excluding the aforementioned RMS replacement awards):

	Year E	Year Ended December 31,					
	2021	2020	2019				
Expected dividend yield	0.89 %	0.80 %	1.14 %				
Expected stock volatility	28 %	23 %	24 %				
Risk-free interest rate	0.82 %	1.43 %	2.56 %				
Expected holding period -in years	5.6	5.7	6.2				

Due to the RMS replacement option awards being heavily in-the-money at the acquisition date, the Company utilized a binomial valuation approach to determine the fair value of the options, which approximated the intrinsic value of the replaced awards at the acquisition date.

The following represents the fair value of the options at grant date, including RMS replacement option awards:

	Year Ended December 31,						
		2021		2020		2019	
Weighted average grant date fair value per share (including RMS replacement option awards)	\$	121.14	\$	60.66	\$	43.29	

A summary of option activity as of December 31, 2021 and changes during the year then ended is presented below:

Options	Shares	Weighted Average Exercise Price Per Share	Weighted Average Remaining Contractual Term	In	Aggregate trinsic Value
Outstanding, December 31, 2020	1.0	\$ 132.80			
Granted (including RMS replacement awards)	0.2	\$ 249.99			
Exercised	(0.2)	\$ 101.03			
Outstanding, December 31, 2021	1.0	\$ 166.16	5.8 years	\$	224
Vested and expected to vest, December 31, 2021	1.0	\$ 165.26	5.7 years	\$	221
Exercisable, December 31, 2021	0.6	\$ 119.88	4.4 years	\$	159

The aggregate intrinsic value in the table above represents the total pre-tax intrinsic value (the difference between Moody's closing stock price on the last trading day of the year ended December 31, 2021 and the exercise prices, multiplied by the number of in-the-money options) that would have been received by the option holders had all option holders exercised their options as of December 31, 2021. This amount varies based on the fair value of Moody's stock. As of December 31, 2021, there was \$22 million of total unrecognized compensation expense related to options. The expense is expected to be recognized over a weighted average period of 2.2 years.

The following table summarizes information relating to stock option exercises:

	 Year Ended December 31,							
	2021		2020		2019			
Proceeds from stock option exercises	\$ 24	\$	39	\$	36			
Aggregate intrinsic value	\$ 55	\$	132	\$	114			
Tax benefit realized upon exercise	\$ 13	\$	32	\$	27			

A summary of nonvested restricted stock activity for the year ended December 31, 2021 is presented below:

Nonvested Restricted Stock	Shares	Average Grant alue Per Share
Balance, December 31, 2020	1.5	\$ 201.30
Granted (including RMS replacement awards)	0.7	\$ 296.84
Vested	(0.7)	\$ 177.96
Forfeited	(0.1)	\$ 242.12
Balance, December 31, 2021	1.4	\$ 253.85

As of December 31, 2021, there was \$209 million of total unrecognized compensation expense related to nonvested restricted stock. The expense is expected to be recognized over a weighted average period of 2.6 years.

The following table summarizes information relating to the vesting of restricted stock awards:

		Year Ended December 31,							
	-		2021		2020		2019		
Fair value of shares vested		\$	194	\$	202	\$	156		
Tax benefit realized upon vesting		\$	46	\$	46	\$	36		

A summary of performance-based restricted stock activity for the year ended December 31, 2021 is presented below:

Performance-based restricted stock	Shares	Weighted Average Grant Date Fair Value Per Share
Balance, December 31, 2020	0.3	\$ 197.19
Granted	0.2	\$ 329.71
Vested	(0.1)	\$ 162.06
Balance, December 31, 2021	0.4	\$ 266.89

The following table summarizes information relating to the vesting of the Company's performance-based restricted stock awards:

	 Yea	r Er	Ided December	[.] 31,	
	2021		2020		2019
Fair value of shares vested	\$ 28	\$	70	\$	47
Tax benefit realized upon vesting	\$ 7	\$	17	\$	11

As of December 31, 2021, there was \$63 million of total unrecognized compensation expense related to this plan. The expense is expected to be recognized over a weighted average period of 2.1 years.

The Company has a policy of issuing treasury stock to satisfy shares issued under stock-based compensation plans.

In addition, the Company also sponsors the ESPP. Under the ESPP, 6 million shares of common stock were reserved for issuance. The ESPP permits eligible employees to purchase common stock of the Company on a monthly basis at a discount to the average of the high and the low trading prices on the New York Stock Exchange on the last trading day of each month. This discount was 5% in 2021, 2020, and 2019 resulting in the ESPP qualifying for non-compensatory status under Topic 718 of the ASC. Accordingly, no compensation expense was recognized for the ESPP in 2021, 2020, and 2019. The employee purchases are funded through after-tax payroll deductions, which plan participants can elect from one percent to ten percent of compensation, subject to the annual federal limit.

NOTE 17 INCOME TAXES

Components of the Company's income tax provision are as follows:

	Year Ended December 31,								
	2021	2020	_	2019					
Current:									
Federal	\$ 404	\$ 213	\$	179					
State and Local	106	68		59					
Non-U.S.	 249	215		181					
Total current	759	496		419					
Deferred:									
Federal	(172)	6		(19)					
State and Local	(45)	—		(3)					
Non-U.S.	(1)	(50)		(16)					
Total deferred	(218)	(44)		(38)					
Total provision for income taxes	\$ 541	\$ 452	\$	381					

A reconciliation of the U.S. federal statutory tax rate to the Company's effective tax rate on income before provision for income taxes is as follows:

	Year Ended December 31,									
		2021		2020		2019				
U.S. statutory tax rate		21.0 %		21.0 %		21.0 %				
State and local taxes, net of federal tax benefit		1.5 %		2.3 %		2.2 %				
Benefit of foreign operations		(1.5)%		(1.5)%		(0.1)%				
Other		(1.4)%		(1.5)%		(2.1)%				
Effective tax rate		19.6 %		20.3 %		21.0 %				
Income tax paid	\$	932	\$	514	\$	458				

The source of income before provision for income taxes is as follows:

	 Year Ended December 31,											
	2021		2020		2019							
U.S.	\$ 1,563	\$	1,349	\$	1,039							
Non-U.S.	 1,192		880		771							
Income before provision for income taxes	\$ 2,755	\$	2,229	\$	1,810							

The components of deferred tax assets and liabilities are as follows:

		,		
		2021		2020
Deferred tax assets:				
Account receivable allowances	\$	8	\$	9
Accumulated depreciation and amortization		10		2
Stock-based compensation		50		42
Accrued compensation and benefits		101		99
Capitalized costs		33		39
Operating lease liabilities		134		122
Deferred revenue		252		30
Net operating loss		33		17
Restructuring		1		3
Uncertain tax positions		86		98
Self-insured related reserves		10		10
Loss on net investment hedges - OCI		11		93
Other		16		10
Total deferred tax assets		745		574
Deferred tax liabilities:				
Accumulated depreciation and amortization of intangible assets and capitalized software		(659)		(468)
ROU Assets		(102)		(90)
Capital Gains		(31)		(23)
Self-insured related income		(10)		(10)
Revenue Accounting Standard - ASC 606		(7)		(10)
Deferred tax on unremitted foreign earnings		(12)		(16)
Gain on net investment hedges - OCI		(4)		(8)
Other		(6)		(4)
Total deferred tax liabilities		(831)		(629)
Net deferred tax liabilities		(86)		(55)
Valuation allowance		(18)		(15)
Total net deferred tax liabilities	\$	(104)	\$	(70)

On December 22, 2017, the Tax Act was signed into law, which resulted in significant changes to U.S. corporate tax laws. The Tax Act includes a mandatory one-time deemed repatriation tax ("transition tax") on previously untaxed accumulated earnings of foreign subsidiaries and beginning in 2018 reduces the statutory federal corporate income tax rate from 35% to 21%. Due to the complexities of the Tax Act, the SEC issued guidance requiring that companies provide a reasonable estimate of the impact of the Tax Act to the extent such reasonable estimate has been determined. Accordingly, as of December 31, 2017, the Company recorded a provisional estimate for the transition tax of \$247 million. In September, 2018, the Company filed its 2017 federal income tax return and revised its determination of the transition tax to \$236 million, a reduction of \$11 million from the estimate at December 31, 2017. The revised determination of transition tax may be impacted by a number of additional considerations, including but not limited to the issuance of additional regulations.

As a result of the Tax Act, all previously net undistributed foreign earnings have now been subject to U.S. tax. The Company regularly evaluates which entities it will indefinitely reinvest earnings. The Company has provided deferred taxes for those entities whose earnings are not considered indefinitely reinvested.

The Company's annual tax expense for the year ended December 31, 2021 includes Excess Tax Benefits from stock compensation of \$31 million, benefits from the resolution of certain UTPs of \$70 million and other net decreases to tax positions of \$25 million.

The Company had valuation allowances of \$18 million and \$15 million at December 31, 2021 and 2020, respectively, related to foreign net operating losses for which realization is uncertain.

As of December 31, 2021, the Company had \$388 million of UTPs of which \$353 million represents the amount that, if recognized, would impact the effective tax rate in future periods. The decrease in 2021 resulted primarily from the resolutions of uncertain tax positions. The increase in 2020 was primarily due to the additional reserves established for non-U.S. tax exposures.

A reconciliation of the beginning and ending amount of UTPs is as follows:

	Year Ended December 31,									
		2021		2020		2019				
Balance as of January 1	\$	483	\$	477	\$	495				
Additions for tax positions related to the current year		102		37		35				
Additions for tax positions of prior years		18		17		22				
Reductions for tax positions of prior years		—		(2)		(2)				
Settlements with taxing authorities		(134)		(5)		(1)				
Lapse of statute of limitations		(81)		(41)		(44)				
Reclassification to indemnification liability related to MAKS divestiture		_				(28)				
Balance as of December 31	\$	388	\$	483	\$	477				

The Company classifies interest related to UTPs in interest expense in its consolidated statements of operations. Penalties are recognized in other non-operating expenses. During the year ended December 31, 2021 the Company accrued net interest income of \$21 million related to UTPs. During the years ended December 31, 2020 and 2019 the Company incurred net interest expense of \$34 million and \$28 million, respectively, related to UTPs. As of December 31, 2021, 2020 and 2019 the amount of accrued interest recorded in the Company's consolidated balance sheets related to UTPs was \$59 million, \$113 million and \$82 million, respectively.

Moody's Corporation and subsidiaries are subject to U.S. federal income tax as well as income tax in various state, local and foreign jurisdictions. The Company's U.S. federal income tax returns for 2017 through 2019 are currently under examination and 2020 remains open to examination. The Company's New York State tax returns for 2017 through 2018 are currently under examination and New York City tax returns for 2014 through 2017 are currently under examination. After the resolution of a tax audit for 2012, certain of the Company's U.K. subsidiaries' returns from 2012 to 2020 remain open to examination.

For current ongoing audits related to open tax years, the Company estimates that it is possible that the balance of UTPs could decrease in the next twelve months as a result of the effective settlement of these audits, which might involve the payment of additional taxes, the adjustment of certain deferred taxes and/or the recognition of tax benefits. It is also possible that new issues might be raised by tax authorities which might necessitate increases to the balance of UTPs. As the Company is unable to predict the timing of conclusion of these audits, the Company is unable to estimate the amount of changes to the balance of UTPs at this time.

NOTE 18 INDEBTEDNESS

The Company's debt is recorded at its carrying amount, which represents the issuance amount plus or minus any issuance premium or discount, except for certain debt as depicted in the table below, which are recorded at the carrying amount adjusted for the fair value of an interest rate swap used to hedge the fair value of the note.

The following table summarizes total indebtedness:

	December 31, 2021												
		incipal nount	Fair Value of Interest Rate Swaps ⁽¹⁾	Unamortized (Discount) Premium	Unamortized Debt Issuance Costs	Carrying Value							
Notes Payable:													
4.875% 2013 Senior Notes, due 2024	\$	500	\$ —	\$ (1)	\$ (1)	\$ 498							
5.25% 2014 Senior Notes, due 2044		600	(7)	3	(5)	591							
1.75% 2015 Senior Notes, due 2027		568	—	—	(2)	566							
2.625% 2017 Senior Notes, due 2023		500	5	_	(1)	504							
3.25% 2017 Senior Notes, due 2028		500	8	(3)	(2)	503							
4.25% 2018 Senior Notes, due 2029		400	_	(2)	(2)	396							
4.875% 2018 Senior Notes, due 2048		400	(7)	(6)	(4)	383							
0.950% 2019 Senior Notes, due 2030		853	_	(2)	(5)	846							
3.75% 2020 Senior Notes, due 2025		700	(9)	(1)	(4)	686							
3.25% 2020 Senior Notes, due 2050		300	_	(4)	(3)	293							
2.55% 2020 Senior Notes, due 2060		500	_	(4)	(5)	491							
2.00% 2021 Senior Notes, due 2031		600	_	(8)	(5)	587							
2.75% 2021 Senior Notes, due 2041		600	_	(13)	(6)	581							
3.10% 2021 Senior Notes, due 2061		500		(7)	(5)	488							
Total long-term debt	\$	7,521	\$ (10)	\$ (48)	\$ (50)	\$ 7,413							

	December 31, 2020											
	Princi Amou		Intere	alue of st Rate ps ⁽¹⁾	(D	amortized iscount) remium	Unamortized Debt Issuance Costs	Carrying Value				
Notes Payable:												
4.50% 2012 Senior Notes, due 2022	\$	500	\$	14	\$	(1)	\$ (1)	\$ 512				
4.875% 2013 Senior Notes, due 2024		500		_		(1)	(1)	498				
5.25% 2014 Senior Notes, due 2044		600		_		3	(5)	598				
1.75% 2015 Senior Notes due 2027		612		_		_	(2)	610				
2.625% 2017 Senior Notes, due 2023		500		12		_	(2)	510				
3.25% 2017 Senior Notes, due 2028		500		31		(4)	(3)	524				
4.25% 2018 Senior Notes, due 2029		400		_		(3)	(3)	394				
4.875% 2018 Senior Notes, due 2048		400		_		(6)	(4)	390				
0.950% 2019 Senior Notes, due 2030		918		_		(3)	(6)	909				
3.75% 2020 Senior Notes, due 2025		700		(1)		(1)	(5)	693				
3.25% 2020 Senior Notes, due 2050		300		_		(4)	(3)	293				
2.55% 2020 Senior Notes, due 2060		500				(4)	(5)	491				
Total long-term debt	\$6	,430	\$	56	\$	(24)	\$ (40)	\$ 6,422				

⁽¹⁾ The fair value of interest rate swaps in the table above represents the cumulative amount of fair value hedging adjustments included in the carrying amount of the hedged debt.

Credit Facility

On December 17, 2021, the Company entered into a five-year senior, unsecured revolving credit facility with the capacity to borrow up to \$1.25 billion, which expires December 2026. The 2021 Facility replaces the Company's \$1 billion 2018 Credit Facility that was scheduled to mature in November 2023. Further information on the key terms of these credit facilities is below.

The following summarizes information relating to the Company's revolving credit facilities:

			Decen	nber	31, 2021		December 31, 202				
Issue	Date Capaci	ty Maturity	Draw	n	Undraw	n	Drawn	Un	drawn		
		November 13, 2023 (Terminated in	3								
2018 Credit Facility November	⁻ 14, 2018 \$ 1,0	00 2021)	\$	—	\$ -	- \$	—	\$	1,000		
2021 Credit Facility December	17, 2021 \$ 1,2	50 December 17, 2020	6\$	—	\$ 1,25	0 \$	—	\$	—		

2018 Credit Facility

Interest on borrowings under the 2018 Credit Facility ranged from 0 BPS to 22.5 BPS per annum for Alternate Base Rate loans (as defined in the 2018 Facility agreement) or payable at rates based on the London InterBank Offered Rate ("LIBOR") plus a premium that ranged from 80.5 BPS to 122.5 BPS depending on the Company's index debt ratings, as set forth in the 2018 Facility agreement. The Company also paid quarterly facility fees, regardless of borrowing activity under the facility. The quarterly fees for the 2018 Facility ranged from 7 BPS of the facility amount to 15 BPS, depending on the Company's index debt ratings. The 2018 Facility contained certain customary covenants including a financial covenant that required the Company to maintain a total debt to EBITDA ratio of (i) not more than 4 to 1 at the end of any fiscal quarter or (ii) not more than 4.5 to 1 as of the end of the first three consecutive quarters immediately following any acquisition with consideration in excess of \$500 million, subject to certain conditions as set forth in the 2018 Facility agreement.

2021 Credit Facility

Interest on borrowings under the 2021 Credit Facility is payable at rates that are based on an adjusted term SOFR Rate plus a premium that can range from 80.5 basis points to 122.5 basis points, depending on the Company's index debt ratings, as set forth in the 2021 Facility Agreement. The Company also has the option to choose other rates, such as those based on adjusted Daily Simple SOFR or an alternate base rate as set forth in the 2021 Facility Agreement. The Company also pays quarterly facility fees, regardless of borrowing activity under the Facility. The quarterly fees for the 2021 Facility can range from 7 basis points of the 2021 Credit Facility amount to 15 basis points, depending on the Company's index debt ratings. The facility fees for the 2021 Credit Facility are subject to sustainability-based pricing adjustments based on the Company's annual performance with respect to certain spending with vendors who have committed to and publicly announced the setting of science-based targets to reduce greenhouse gas emissions. The 2021 Facility contains a financial covenant that requires the Company to maintain a total debt to EBITDA Ratio of (i) not more than 4 to 1 at the end of any fiscal quarter or (ii) not more than 4.5 to 1 as of the end of the first three consecutive quarters immediately following any acquisition with consideration in excess of \$500 million, subject to certain conditions as set forth in the 2021 Facility.

Commercial Paper

On August 3, 2016, the Company entered into a private placement commercial paper program under which the Company may issue CP notes up to a maximum amount of \$1.0 billion. Borrowings under the CP Program are backstopped by the 2021 Facility. Amounts under the CP Program may be re-borrowed. The maturity of the CP Notes will vary, but may not exceed 397 days from the date of issue. The CP Notes are sold at a discount from par, or alternatively, sold at par and bear interest at rates that will vary based upon market conditions. The rates of interest will depend on whether the CP Notes will be a fixed or floating rate. The interest on a floating rate may be based on the following: (a) certificate of deposit rate; (b) commercial paper rate; (c) the federal funds rate; (d) the LIBOR; (e) prime rate; (f) Treasury rate; or (g) such other base rate as may be specified in a supplement to the private placement agreement. The CP Program contains certain events of default including, among other things: non-payment of principal, interest or fees; entrance into any form of moratorium; and bankruptcy and insolvency events, subject in certain instances to cure periods. As of December 31, 2021, the Company has no CP borrowings outstanding.

Notes Payable

The Company may prepay certain of its senior notes, in whole or in part, but may incur a Make-Whole Amount penalty.

During 2021, the Company issued the 2021 Senior Notes due 2031, the 2021 Senior Notes due 2041, and the 2021 Senior Notes due 2061. The key terms of these debt issuances are set forth in the table above.

Additionally, in 2021, the Company fully repaid \$500 million of the 2012 Senior Notes due 2022 (along with a Make-Whole Amount of approximately \$13 million). The Company also recognized in interest expense, net, an \$8 million benefit relating to carrying value adjustments pursuant to the early termination of interest rate swaps designated as fair value hedges that were associated with the 2012 Senior Notes due 2022.

At December 31, 2021, the Company was in compliance with all covenants contained within all of the debt agreements. All of the debt agreements contain cross default provisions which state that default under one of the aforementioned debt instruments could in turn permit lenders under other debt instruments to declare borrowings outstanding under those instruments to be immediately due and payable. As of December 31, 2021, there were no such cross defaults.

Year Ending December 31,	Se N	2013 enior otes due 2024	Se N	2014 enior lotes due 2044	S	2015 enior lotes due 2027	S N	2017 enior lotes due 2023	S	2017 enior lotes due 2028	Se N	2018 enior lotes due 2029	2018 enior lotes due 2048	Se N	2019 enior otes due 2030	S: N	2020 enior lotes due 2025	S	2020 enior lotes due 2050	S	2020 enior lotes due 2060	Se N	2021 enior lotes due 2031	Se N	2021 enior otes due 2041	Se N	2021 nior otes due 2061		۲otal
2022	\$	_	\$	_	\$	_	\$	_	\$	_	\$	_	\$ _	\$	_	\$	_	\$	_	\$	_	\$	_	\$	_	\$	_	\$	_
2023		_		_		_		500		_			_		_		_		_		_		_				_	\$	500
2024		500		—		—		—		—		—	—		_		_		_		_		—		—		_	\$	500
2025		_		_		_		_		_		_	_		_		700		_		_		_		_		_	\$	700
2026		_		_		_		_		_		_	_		_		_		_		_		_		_		_	\$	
Thereafter		—		600		568		_		500		400	 400		853		_		300		500		600		600		500	5	,821
Total	\$	500	\$	600	\$	568	\$	500	\$	500	\$	400	\$ 400	\$	853	\$	700	\$	300	\$	500	\$	600	\$	600	\$	500	\$7	,521

The repayment schedule for the Company's borrowings is as follows:

Interest expense, net

The following table summarizes the components of interest as presented in the consolidated statements of operations:

	Year Ended December 31,									
		2021		2020		2019				
Expense on borrowings	\$	(185)	\$	(163)	\$	(176)				
Expense on UTPs and other tax related liabilities ⁽¹⁾		21		(34)		(28)				
Net periodic pension costs—interest component		(16)		(19)		(22)				
Income		9		11		17				
Capitalized						1				
Total	\$	(171)	\$	(205)	\$	(208)				
Interest paid ⁽²⁾	\$	162	\$	132	\$	167				

⁽¹⁾ The amount for the year ended December 31, 2021 includes a \$45 million benefit relating to the reversal of tax-related interest accruals pursuant to the resolution of tax matters.

⁽²⁾ Interest paid includes net settlements on interest rate swaps more fully discussed in Note 7.

The fair value and carrying value of the Company's debt as of December 31, 2021 and 2020 are as follows:

		Decembe	r 31, 2021	Decembe	r 31, 2020
	Carrying	J Amount	Estimated Fair Value	Carrying Amount	Estimated Fair Value
4.50% 2012 Senior Notes, due 2022	\$		\$ —	\$ 512	\$ 530
4.875% 2013 Senior Notes, due 2024		498	538	498	562
5.25% 2014 Senior Notes, due 2044		591	805	598	828
1.75% 2015 Senior Notes, due 2027		566	607	610	674
2.625% 2017 Senior Notes, due 2023		504	509	510	522
3.25% 2017 Senior Notes, due 2028		503	539	524	561
4.25% 2018 Senior Notes, due 2029		396	451	394	480
4.875% 2018 Senior Notes, due 2048		383	526	390	544
0.950% 2019 Senior Notes, due 2030		846	866	909	974
3.75% 2020 Senior Notes, due 2025		686	750	693	785
3.25% 2020 Senior Notes, due 2050		293	311	293	329
2.55% 2020 Senior Notes, due 2060		491	432	491	467
2.00% 2021 Senior Notes, due 2031		587	581	_	_
2.75% 2021 Senior Notes, due 2041		581	579	_	_
3.10% 2021 Senior Notes, due 2061		488	488		
Total	\$	7,413	\$ 7,982	\$ 6,422	\$ 7,256

The fair value of the Company's debt is estimated based on quoted market prices for similar instruments. Accordingly, the inputs used to estimate the fair value of the Company's long-term debt are classified as Level 2 inputs within the fair value hierarchy.

NOTE 19 CAPITAL STOCK

Authorized Capital Stock

The total number of shares of all classes of stock that the Company has authority to issue under its Restated Certificate of Incorporation is 1.02 billion shares with a par value of \$0.01, of which 1.0 billion are shares of common stock, 10.0 million are shares of preferred stock and 10.0 million are shares of series common stock. The preferred stock and series common stock can be issued with varying terms, as determined by the Board.

Share Repurchase Program

The Company implemented a systematic share repurchase program in the third quarter of 2005 through an SEC Rule 10b5-1 program. Moody's may also purchase opportunistically when conditions warrant. As a result, Moody's share repurchase activity will continue to vary from quarter to quarter. The table below summarizes the Company's remaining authority under its share repurchase program as of December 31, 2021:

Date Authorized	Amoun	t Authorized	Remaining Authority		
February 9, 2021	\$	1,000	\$	1,000	
December 16, 2019	\$	1,000	\$	81	
Total Remaining Authority at December 31, 2021			\$	1,081	

Additionally, on February 7, 2022, the Board of Directors approved an additional \$750 million of share repurchase authority.

During 2021, Moody's repurchased 2.2 million shares of its common stock under its share repurchase program and issued a net 0.8 million shares under employee stock-based compensation plans. The net amount includes shares withheld for employee payroll taxes.

Dividends

The Company's cash dividends were:

		Dividends Per Share										
		Year ended December 31,										
	2021				_	2020			2019			
		Declared		Paid		Declared		Paid		Declared		Paid
First quarter	\$	0.62	\$	0.62	\$	0.56	\$	0.56	\$	0.50	\$	0.50
Second quarter		0.62		0.62		0.56		0.56		0.50		0.50
Third quarter		0.62		0.62		0.56		0.56		0.50		0.50
Fourth quarter		0.62		0.62		0.56		0.56		0.50		0.50
Total	\$	2.48	\$	2.48	\$	2.24	\$	2.24	\$	2.00	\$	2.00

On February 7, 2022, the Board approved the declaration of a quarterly dividend of \$0.70 per share of Moody's common stock, payable on March 18, 2022 to shareholders of record at the close of business on February 25, 2022. The continued payment of dividends at the rate noted above, or at all, is subject to the discretion of the Board.

NOTE 20 LEASE COMMITMENTS

The Company has operating leases, substantially all of which relate to the lease of office space. The Company's leases classified as finance leases are not material to the consolidated financial statements. Certain of the Company's leases include options to renew, with renewal terms that can extend the lease from one to 20 years at the Company's discretion.

The following table presents the components of the Company's lease cost:

	Year Ended December 31,						
	202	1	2020			2019	
Operating lease cost	\$	98	\$	96	\$		97
Sublease income		(6)		(5)			(2)
Variable lease cost		19		19			17
Total lease cost	\$	111	\$	110	\$		112

The following tables present other information related to the Company's operating leases:

	Year Ended December 31,					,
		2021		2020		2019
Cash paid for amounts included in the measurement of operating lease liabilities	\$	113	\$	108	\$	106
Right-of-use assets obtained in exchange for new operating lease liabilities	\$	137	\$	36	\$	41

	Year Ended December 31,					
	2021	2020	2019			
Weighted-average remaining lease term (in years)	5.6	6.0	6.8			
Weighted-average discount rate applied to operating leases	3.1 %	3.6 %	3.6 %			

The following table presents a maturity analysis of the future minimum lease payments included within the Company's operating lease liabilities at December 31, 2021:

Year Ending December 31,	Operat	Operating Leases			
2022	\$	121			
2023		118			
2024		109			
2025		93			
2026		74			
Thereafter		95			
Total lease payments (undiscounted)		610			
Less: Interest		50			
Present value of lease liabilities:	\$	560			
Lease liabilities - current	\$	105			
Lease liabilities - noncurrent	\$	455			

NOTE 21 CONTINGENCIES

Given the nature of the Company's activities, Moody's and its subsidiaries are subject to legal and tax proceedings, governmental, regulatory and legislative investigations, subpoenas and other inquiries, and claims and litigation by governmental and private parties that are based on ratings assigned by MIS or that are otherwise incidental to the Company's business. Moody's and MIS also are subject to periodic reviews, inspections, examinations and investigations by regulators in the U.S. and other jurisdictions, any of which may result in claims, legal proceedings, assessments, fines, penalties or restrictions on business activities. Moody's also is subject to ongoing tax audits as addressed in Note 17 to the consolidated financial statements.

Management periodically assesses the Company's liabilities and contingencies in connection with these matters based upon the latest information available. For claims, litigation and proceedings and governmental investigations and inquiries not related to income taxes, the Company records liabilities in the consolidated financial statements when it is both probable that a liability has been incurred and the amount of loss can be reasonably estimated and periodically adjusts these as appropriate. When the reasonable estimate of the loss is within a range of amounts, the minimum amount of the range is accrued unless some higher amount within the range is a better estimate than another amount within the range. In instances when a loss is reasonably possible but uncertainties exist related to the probable outcome and/or the amount or range of loss, management does not record a liability but discloses the contingency if material. As additional information becomes available, the Company adjusts its assessments and estimates of such matters accordingly. Moody's also discloses material pending legal proceedings pursuant to SEC rules and other pending matters as it may determine to be appropriate.

In view of the inherent difficulty of assessing the potential outcome of legal proceedings, governmental, regulatory and legislative investigations and inquiries, claims and litigation and similar matters and contingencies, particularly when the claimants seek large or indeterminate damages or assert novel legal theories or the matters involve a large number of parties, the Company often cannot predict what the eventual outcome of the pending matters will be or the timing of any resolution of such matters. The Company also may be unable to predict the impact (if any) that any such matters may have on how its business is conducted, on its competitive position or on its financial position, results of operations or cash flows. As the process to resolve any pending matters progresses, management will continue to review the latest information available and assess its ability to predict the outcome of such matters and the effects, if any, on its operations and financial condition and to accrue for and disclose such matters as and when required. However, because such matters are inherently unpredictable and unfavorable developments or resolutions can occur, the ultimate outcome of such matters, including the amount of any loss, may differ from those estimates.

NOTE 22 SEGMENT INFORMATION

The Company is organized into two operating segments: MIS and MA and accordingly, the Company reports in two reportable segments: MIS and MA.

The MIS segment consists of five LOBs. The CFG, SFG, FIG and PPIF LOBs generate revenue principally from fees for the assignment and ongoing monitoring of credit ratings on debt obligations and the entities that issue such obligations in markets worldwide. The MIS Other LOB primarily consists of financial instruments pricing services in the Asia-Pacific region, ICRA non-ratings revenue and revenue from providing ESG research, data and assessments.

The MA segment develops a wide range of products and services that support the risk management activities of institutional participants in global financial markets. The MA segment consists of two LOBs - RD&A and ERS.

Revenue for MIS and expenses for MA include intersegment fees charged to MA for the rights to use and distribute content, data and products developed by MIS. Additionally, revenue for MA and expenses for MIS include an intersegment fee charged to MIS from MA for certain MA products and services utilized in MIS's ratings process. These intersegment fees are generally based on the market value of the products and services being transferred between the segments.

Overhead expenses include costs such as rent and occupancy, information technology and support staff such as finance, human resources and legal. Such costs and corporate expenses that exclusively benefit one segment are fully charged to that segment.

For overhead costs and corporate expenses that benefit both segments, costs are allocated to each segment based on the segment's share of full-year 2019 actual revenue which comprises a "Baseline Pool" that will remain fixed over time. In subsequent periods, incremental overhead costs (or reductions thereof) will be allocated to each segment based on the prevailing shares of total revenue represented by each segment.

"Eliminations" in the following table represent intersegment revenue/expense. Moody's does not report the Company's assets by reportable segment, as this metric is not used by the chief operating decision maker to allocate resources to the segments. Consequently, it is not practical to show assets by reportable segment.

Financial Information by Segment

The table below shows revenue and Adjusted Operating Income by reportable segment. Adjusted Operating Income is a financial metric utilized by the Company's chief operating decision maker to assess the profitability of each reportable segment. Refer to Note 3 for further details on the components of the Company's revenue.

						Ye	ear Ended I	Dece	ember 31	,						
				2021	1			2020								
		MIS	MA	Eliı	minations	Consolidated			MIS	MA		Eliminations		onsolidated		
Revenue	\$	3,977	\$ 2,413	\$	(172)	\$	6,218	\$	3,440	\$	2,086	\$ (15	5) \$	5,371		
Operating, SG&A		1,503	1,786		(172)		3,117		1,387		1,472	(15	5)	2,704		
Adjusted Operating Income		2,474	627				3,101		2,053		614		-	2,667		
Depreciation and amortization		72	185	1	_		257		70		150	_	_	220		
Restructuring		(1)	1		—		_		19		31	_	-	50		
Loss pursuant to the divestiture of MAKS		_	_		_		_		_		9	_	_	9		
Operating Income						\$	2,844						\$	2,388		
									Year End	led D)ecembe	r 31, 2019				
						N	MIS		MA			minations	С	Consolidated		
Revenue					\$		3,009	\$		1,96	3 \$	(143)	\$	4,829		
Operating, SG&A							1,264			1,41	7	(143)		2,538		
Adjusted Operating I	ncon	ne					1,745			54	6	_		2,291		
Depreciation and a	mort	ization					71			12	9	_		200		
Restructuring							31			2	9	_		60		
Acquisition-Related	d Exp	penses					_				3	_		3		
Loss pursuant to th	ne div	vestiture o	of MAKS				_			1	4	_		14		
Captive insurance	com	oany settle	ement				10				6			16		

Operating income

The cumulative restructuring charges related to the 2018 Restructuring Program for the MIS and MA reportable segments are \$60 million and \$43 million, respectively. The cumulative restructuring charges related to the 2020 Restructuring Program for the MIS and MA reportable segments were \$21 million and \$15 million, respectively. The cumulative restructuring charge for the MA reportable segment related to the 2020 MA Strategic Reorganization Restructuring Program is \$20 million. The restructuring programs are more fully discussed in Note 11.

\$

1,998

CONSOLIDATED REVENUE AND LONG-LIVED ASSETS INFORMATION BY GEOGRAPHIC AREA

	 Year Ended December 31,						
	2021		2020		2019		
Revenue:							
U.S.	\$ 3,416	\$	2,955	\$	2,544		
Non-U.S.:							
EMEA	1,866		1,545		1,446		
Asia-Pacific	596		571		551		
Americas	 340		300		288		
Total Non-U.S.	2,802		2,416		2,285		
Total	\$ 6,218	\$	5,371	\$	4,829		
Long-lived assets at December 31:							
U.S.	\$ 4,449	\$	2,162	\$	1,290		
Non-U.S.	 4,802		4,889		4,678		
Total	\$ 9,251	\$	7,051	\$	5,968		

NOTE 23 VALUATION AND QUALIFYING ACCOUNTS

Accounts receivable allowances represent estimates for uncollectible accounts. The valuation allowance on deferred tax assets relates to foreign net operating tax losses for which realization is uncertain. Below is a summary of activity:

Year Ended December 31, 2021		alance at Beginning f the Year	 Adoption of New Expected Credit Losses Accounting Standard	(Charged to costs and expenses	De	eductions ⁽¹⁾	at	Balance End of he Year
Allowances for credit losses	\$	(34)	\$ _	\$	(13)	\$	15	\$	(32)
Deferred tax assets—valuation allowance	\$	(15)	_	\$		\$	1	\$	(18)
2020									
Allowances for credit losses	\$	(20)	\$ (2)	\$	(26)	\$	14	\$	(34)
Deferred tax assets—valuation allowance	\$	(9)	\$ _	\$	(6)	\$	_	\$	(15)
2019									
Allowances for credit losses	\$	(20)	\$ 	\$	(10)	\$	10	\$	(20)
Deferred tax assets—valuation allowance	\$	(5)	\$ _	\$	(4)	\$	—	\$	(9)

⁽¹⁾ Reflects write-off of uncollectible accounts receivable or expiration of foreign net operating tax losses.

NOTE 24 OTHER NON-OPERATING INCOME, NET

The following table summarizes the components of other non-operating income, net as presented in the consolidated statements of operations:

	Year Ended December 31,						
		2021		2020	_	2019	
FX (loss) gain	\$	(1)	\$	2	\$	(18)	
Purchase price hedge loss ⁽¹⁾		(13)		_		_	
Net periodic pension costs—other components ⁽²⁾		9		13		18	
Income from investments in non-consolidated affiliates ⁽³⁾		60		6		13	
Other		27		25		7	
Total	\$	82	\$	46	\$	20	

⁽¹⁾ Reflects a loss on a forward contract to hedge a portion of the RMS British pound-denominated purchase price.

⁽²⁾ The amount for the year ended December 31, 2021 includes an \$8 million loss related to a settlement of pension obligations.

⁽³⁾ The amount for the year ended December 31, 2021 includes a \$36 million non-cash gain relating to the exchange of Moody's minority investment in VisibleRisk (accounted for under the equity method) for shares of BitSight, a cybersecurity ratings company.

NOTE 25 SUBSEQUENT EVENT

On February 7, 2022, the Board approved the declaration of a quarterly dividend of \$0.70 per share for Moody's common stock, payable March 18, 2022 to shareholders of record at the close of business on February 25, 2022.

Not applicable.

ITEM 9A. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

The Company carried out an evaluation, as required by Rule 13a-15(b) under the Exchange Act, under the supervision and with the participation of the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures, as defined in Rule 13a-15(e) of the Exchange Act, as of the end of the period covered by this report (the "Evaluation Date"). Based on such evaluation, such officers have concluded that, as of the Evaluation Date, the Company's disclosure controls and procedures were effective to provide reasonable assurance that information required to be disclosed by the Company in reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the communication to the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure. During the fiscal year ended December 31, 2021, the Company acquired RMS and management has excluded this acquired business from its assessment of the effectiveness of disclosure controls and procedures as of the Evaluation Date. The total assets (excluding acquired goodwill and intangible assets which are included within the scope of this assessment) and revenues of RMS represent \$333 million and \$81 million, respectively, of the corresponding amounts in the Company's consolidated financial statements for the fiscal year ended December 31, 2021.

Changes In Internal Control Over Financial Reporting

Information in response to this Item is set forth under the caption "Management's Report on Internal Control Over Financial Reporting", in Part II, Item 8 of this annual report on Form 10-K.

Except as described below, the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer, has determined that there were no changes in the Company's internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, these internal controls over financial reporting during the three months ended December 31, 2021. Although a significant portion of the Company's workforce has been working remotely due to the COVID-19 pandemic, Moody's has not experienced any material impact to its internal controls over financial reporting.

During the fiscal year ended December 31, 2021, the Company acquired RMS and is in the process of integrating the acquired entity into the Company's financial reporting processes and procedures and internal controls over financial reporting.

ITEM 9B. OTHER INFORMATION

Not applicable.

ITEM 9C. DISCLOSURE REGARDING FOREIGN JURISDICTIONS THAT PREVENT INSPECTIONS

Not applicable.

PART III

Except for the information relating to the executive officers of the Company set forth in Part I of this annual report on Form 10-K, the information called for by Items 10-14 is contained in the Company's definitive proxy statement for use in connection with its annual meeting of stockholders scheduled to be held on April 26, 2022, and is incorporated herein by reference.

ITEM 10 DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

Information required by this Item 10 is included under the heading "Information about our Executive Officers" in Part I, Item 1 of this Form 10-K, as well as under the headings "Item 1–Election of Directors," "Corporate Governance–Codes of Business Conduct and Ethics," and "The Audit Committee," in the 2022 Proxy Statement and is incorporated by reference.

ITEM 11 EXECUTIVE COMPENSATION

Information required by this Item 11 is included under the headings "Compensation Discussion and Analysis," "Summary Compensation Table," "Grants of Plan-Based Awards Table for 2021," "Outstanding Equity Awards at Fiscal Year-End Table for 2021," "Option Exercises and Stock Vested Table for 2021," "Pension Benefits Table for 2021," "Non-Qualified Deferred Compensation Table," "Potential Payments Upon Termination or Change in Control," "Compensation of Directors," "Relationship of Compensation Practices to Risk Management" "CEO Pay Ratio," and "Report of the Compensation & Human Resources Committee" in the 2022 Proxy Statement and is incorporated by reference.

ITEM 12 SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

Information required by this Item 12 is included under the heading "Equity Compensation Plan Information" in Part II, Item 5 of this Form 10-K, as well as under the heading "Security Ownership of Certain Beneficial Owners and Management" in the 2022 Proxy Statement and is incorporated by reference.

ITEM 13 CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

Information required by this Item 13 is included under the headings "Corporate Governance –Director Independence" and "Certain Relationships and Related Transactions" in the 2022 Proxy Statement and is incorporated by reference.

ITEM 14 PRINCIPAL ACCOUNTING FEES AND SERVICES

Information required by this Item 14 is included under the headings "Item 2–Ratification of Appointment of Independent Registered Public Accountants–Principal Accounting Fees and Services" and "The Audit Committee" in the 2022 Proxy Statement and is incorporated by reference.

PART IV

ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

LIST OF DOCUMENTS FILED AS PART OF THIS REPORT.

(1) Financial Statements.

See Index to Financial Statements on page 68, in Part II. Item 8 of this Form 10-K.

(2) Financial Statement Schedules.

None.

(3) Exhibits.

INDEX TO EXHIBITS

S-K EXHIBIT N	IUMBER									
2	Plan of	Plan of Acquisition, Reorganization, Arrangement, Liquidation or Succession								
	.1.1#	Purchase Agreement, dated as of August 5, 2021, among Moody's Analytics, Inc., Daily Mail and General Trust plc, DMG Atlantic Ltd, and DMG US Investments, Inc. (incorporated by reference to Exhibit 2.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed August 6, 2021)								
	.1.2	Amendment No.1 to Purchase Agreement, dated as of September 15, 2021, among Moody's Analytics, Inc., Daily Mail and General Trust plc, DMG Atlantic Ltd, and DMG US Investments, Inc. (incorporated by reference to Exhibit 2.2 to the Report on Form 8-K of the Registrant, file number 1-14037, filed September 15, 2021)								
3	Articles	of Incorporation and By-laws								
	.1	Restated Certificate of Incorporation of the Registrant, effective April 22, 2020 (incorporated by reference to Exhibit 3.3 to the Report on Form 8-K of the Registrant, file number 1-14037, filed April 27, 2020)								
	.2	Amended and Restated By-laws of Moody's Corporation, effective December 14, 2020 (incorporated by reference to Exhibit 3.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed December 18, 2020)								
4	Instrum	ents Defining the Rights of Security Holders, Including Indentures								
	.1	Description of the Registrant's securities registered pursuant to Section 12 of the Securities Exchange Act of 1934 (incorporated by reference to Exhibit 4.1 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 22, 2021)								
	.2	Specimen Common Stock certificate (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed October 4, 2000)								
	.3.1	Indenture, dated as of August 19, 2010, between Moody's Corporation and Wells Fargo, National Association, as trustee (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed August 19, 2010)								
	.3.2	Second Supplemental Indenture, dated as of August 20, 2012, between Moody's Corporation and Wells Fargo, National Association, as trustee, including the form of the 4.50% Senior Notes due 2022 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed August 20, 2012)								
	.3.3	Third Supplemental Indenture, dated as of August 12, 2013, between Moody's Corporation and Wells Fargo, National Association, as trustee, including the form of the 4.875% Senior Notes due 2024 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed August 12, 2013)								
	.3.4	Fourth Supplemental Indenture, dated July 16, 2014, between the Company and Wells Fargo Bank, National Association, as trustee, including the form of 5.250% Senior Notes due 2044 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed July 16, 2014)								
	.3.5.1	Fifth Supplemental Indenture, dated March 9, 2015, between the Company, Wells Fargo Bank, National Association, as trustee and Elavon Financial Services Limited, UK Branch as paying agent and transfer agent and Elavon Financial Services Limited as registrar, including the form or 1.75% Senior Notes due 2027 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed March 10, 2015)								
	.3.5.2	Agency Agreement, dated March 9, 2015, between the Company, Wells Fargo Bank, National Association, as trustee and Elavon Financial Services Limited, UK Branch as paying agent and transfer agent and Elavon Financial Services Limited as registrar ((incorporated by reference to Exhibit 4.3 to the Report on Form 8-K of the Registrant, file number 1-14037, filed March 10, 2015)								
	.3.6	Seventh Supplemental Indenture, dated as of June 12, 2017, between Moody's Corporation and Wells Fargo, National Association, as trustee, including the form of 2.625% Senior Notes due 2023 and the form of 3.250% Senior Notes due 2028 (incorporated by reference to Exhibit 4.3 to the Report on Form 8-K of the Registrant, file number 1-14037, filed June 12, 2017)								

- .3.7 Ninth Supplemental Indenture, dated as of December 17, 2018, between the Company and Wells Fargo Bank, National Association, as trustee, including the form of 4.250% Senior Note due 2029 and the form of 4.875% Senior Note due 2048 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed December 21, 2018)
- .3.8.1 Tenth Supplemental Indenture, dated as of November 25, 2019, between the Company, Wells Fargo Bank, National Association, as trustee, Elavon Financial Services Limited, UK Branch as paying agent and U.S. Bank National Association as registrar and transfer agent, including the form of 0.950% Senior Note due 2030 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed November 25, 2019)
- .3.8.2 Agency Agreement, dated November 25, 2019, between the Company, Wells Fargo Bank, National Association, as trustee, Elavon Financial Services Limited, UK Branch as paying agent and U.S. Bank National Association as registrar and transfer agent. (incorporated by reference to Exhibit 4.3 to the Report on Form 8-K of the Registrant, file number 1-14037, filed November 25, 2019)
- .3.9 Eleventh Supplement Indenture, dated as of March 24, 2020, between the Company and Wells Fargo Bank, National Association, as trustee, including the form of 3.750% Senior Note due 2025 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed March 25, 2020)
- .3.10 Twelfth Supplemental Indenture, dated as of May 20, 2020, between the Company and Wells Fargo Bank, National Association, as trustee, including the form of 3.250% Senior Note due 2050 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed May 20, 2020)
- .3.11 Thirteenth Supplemental Indenture, dated as of August 18, 2020, between the Company and Wells Fargo Bank, National Association, as trustee, including the form of 2.550% Senior Note due 2060 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed August 18, 2020)
- .3.12 Fourteenth Supplemental Indenture, dated as of August 19, 2021, between the Company and Wells Fargo Bank, National Association, as trustee, including the form of 2.000% Senior Note due 2031 and the form of 2.750% Senior Notes due 2041 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed August 19, 2021)
- .3.13 Fifteenth Supplemental Indenture, dated as of November 29, 2021, between the Company and Computershare Trust Company, N.A. as successor to Wells Fargo Bank, National Association, as trustee, including the form of 3.100% Senior Note due 2061 (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed November 29, 2021

Material Contracts

- .1.1[†] 1998 Moody's Corporation Non-Employee Directors' Stock Incentive Plan (Adopted September 8, 2000; Amended and Restated as of December 11, 2012, October 20, 2015, December 14, 2015 and December 18, 2017) (incorporated by reference to Exhibit 10.2.1 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 27, 2018)
- .1.2† Form of Non-Employee Director Restricted Stock Unit Grant Agreement (for awards after 2017) for the 1998 Moody's Corporation Non-Employee Directors' Stock Incentive Plan (Adopted September 8, 2000; Amended and Restated as of December 11, 2012, October 20, 2015, December 14, 2015 and December 18, 2017) (incorporated by reference to Exhibit 10.2.3 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 27, 2018)
- .2† Moody's Corporation 1999 Employee Stock Purchase Plan (as amended and restated December 15, 2008) (formerly, The Dun & Bradstreet Corporation 1999 Employee Stock Purchase Plan) (incorporated by reference to Exhibit 10.38 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed March 2, 2009)
- .3.1[†] Amended and Restated 2001 Moody's Corporation Key Employees' Stock Incentive Plan (as amended and restated as of January 1, 2021) (incorporated by reference to Exhibit 10.5 to the Registrant's Quarterly Report on Form 10-Q, file number 1-14037, filed October 29, 2021)
- .3.2.1† Form of Employee Non-Qualified Stock Option Grant Agreement (for awards granted between 2017 and 2019) for the Amended and Restated 2001 Moody's Corporation Key Employees' Stock Incentive Plan (incorporated by reference to Exhibit 10.17 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 24, 2017)
- .3.2.2† Form of Employee Non-Qualified Stock Option Grant Agreement (for awards granted in 2020 or later) for the Amended and Restated 2001 Moody's Corporation Key Employees' Stock Incentive Plan (incorporated by reference to Exhibit 10.3.3.2 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 24, 2020)
- .3.3.1† Form of Performance Share Award Letter (for awards granted between 2018 and 2019) for the Amended and Restated 2001 Moody's Corporation Key Employees' Stock Incentive Plan (incorporated by reference to Exhibit 10.4.6 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 27, 2018)
- .3.3.2† Form of Performance Share Award Letter (for awards granted in 2020 or later) for the Amended and Restated 2001 Moody's Corporation Key Employees' Stock Incentive Plan (incorporated by reference to Exhibit 10.3.4.3 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 24, 2020)

10

- .3.4.1† Form of Restricted Stock Unit Grant Agreement (for awards granted prior to 2020) for the Amended and Restated 2001 Moody's Corporation Key Employees' Stock Incentive Plan (incorporated by reference to Exhibit 10.18 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 24, 2017)
- .3.4.2† Form of Restricted Stock Unit Grant Agreement (for awards granted in 2020 or later) for the Amended and Restated 2001 Moody's Corporation Key Employees' Stock Incentive Plan (incorporated by reference to Exhibit 10.3.5.2 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 24, 2020)
- .4† 2004 Moody's Corporation Covered Employee Cash Incentive Plan (as amended on February 10, 2015) (incorporated by reference to Exhibit 10.15 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 26, 2015)
- .5† Moody's Corporation Deferred Compensation Plan (amended and restated effective as of January 1, 2020) (incorporated by reference to Exhibit 10.5 the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 22, 2021)
- .6† Supplemental Executive Benefit Plan of Moody's Corporation, amended and restated as of January 1, 2008 (incorporated by reference to Exhibit 10.38 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 29, 2008)
- .7† Pension Benefit Equalization Plan of Moody's Corporation, amended and restated as of January 1, 2008 (incorporated by reference to Exhibit 10.39 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 29, 2008)
- .8.1† Moody's Corporation Cafeteria Plan, effective January 1, 2008 (incorporated by reference to Exhibit 10.46 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed March 2, 2009)
- .8.2† First Amendment to the Moody's Corporation Cafeteria Plan (incorporated by reference to Exhibit 10.3 to the Registrant's Quarterly Report on form 10-Q, file number 1-14037, filed July 31, 2014)
- .8.3† Second Amendment to the Moody's Corporation Cafeteria Plan (incorporated by reference to Exhibit 10.33 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 26, 2015)
- .9† Moody's Corporation Change in Control Severance Plan (as amended December 18, 2017) (incorporated by reference to Exhibit 10.10 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 27, 2018)
- .10.1† Moody's Corporation Retirement Account (amended and restated as of January 1, 2021) (incorporated by reference to Exhibit 10.10 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 22, 2021)
- .10.2^{+*} First Amendment to the Moody's Corporation Retirement Account (effective January 1, 2021)
- .11.1† Profit Participation Plan of Moody's Corporation (amended and restated as of January 1, 2020) (incorporated by reference to Exhibit 10.11 to the Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 22, 2021)
- .11.2^{+*} First Amendment to the Profit Participation Plan of Moody's Corporation (effective January 1, 2020)
- .12^{+*} The Moody's Corporation Nonfunded Deferred Compensation Plan for Non-Employee Directors (as amended December 16, 2008, October 15, 2015 and December 19, 2016)
- .13.1^{+*} Amended and Restated Moody's Corporation Career Transition Plan (amended and restated as of November 8, 2021)
- .14[†] Supplemental Executive Disability Benefit Plan of Moody's Corporation, effective as of January 1, 2019 (incorporated by reference to Exhibit 10.22 to Registrant's Annual Report on Form 10-K, file number 1-14037, filed February 25, 2019)
- .15† Risk Management Solutions, Inc. 2014 Equity Award Plan (incorporated by reference to Exhibit 99.1 to the Registration Statement on Form S-8 of the Registrant, file number 333-259539, filed September 15, 2021)
- .16† Risk Management Solutions, Inc. 2015 Equity Incentive Plan (incorporated by reference to Exhibit 99.2 to the Registration Statement on Form S-8 of the Registrant, file number 333-259539, filed September 15, 2021)
- .17 Form Indemnification Agreement (incorporated by reference to Exhibit 10.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed December 22, 2017)
- .18† Employment Offer Letter between Moody's Corporation and Mark Kaye, dated July 18, 2018 (incorporated by reference to Exhibit 10.1 to the Quarterly Report on Form 10-Q of the Registrant, file number 1-14037, filed on October 31, 2018)
- .19 Settlement Agreement dated January 13, 2017 between (1) Moody's Corporation, Moody's Investors Service, Inc. and Moody's Analytics, Inc., and (2) the United States, acting through the United States Department of Justice and the United States Attorney's Office for the District of New Jersey, along with various States and the District of Columbia, acting through their respective Attorneys General (incorporated by reference to the Report on Form 8-K of the Registrant, file number 1-14037, filed January 17, 2017)
- .20 Form Commercial Paper Dealer Agreement between Moody's Corporation, as Issuer, and the Dealer party thereto (incorporated by reference to Exhibit 10.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed August 3, 2016)
- .21.1 Tax Matters Agreement, dated as of August 5, 2021, among Moody's Analytics, Inc., Daily Mail and General Trust plc and DMG Atlantic Ltd. (incorporated by reference to Exhibit 10.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed August 6, 2021)

	.21.2	Amendment No.1 to Tax Matters Agreement, dated as of September 15, 2021, among Moody's Analytics, Inc., Daily Mail and General Trust plc and DMG Atlantic Ltd. (incorporated by reference to Exhibit 10.2 to the Report on Form 8-K of the Registrant, file number 1-14037, filed September 15, 2021)
	.22	Credit Agreement, dated as of December 17, 2021, among Moody's Corporation, the borrowing subsidiaries party thereto, the lenders and issuing banks party thereto, JPMorgan Chase Bank, N.A., as administrative agent, and the other agents party thereto (incorporated by reference to Exhibit 4.1 to the Report on Form 8-K of the Registrant, file number 1-14037, filed December 20, 2021).
21*		Subsidiaries of the Registrant List of Active Subsidiaries as of December 31, 2021
23	Consent	of Independent Registered Public Accounting Firm
	.1*	Consent of KPMG LLP
31	Certificat	tions Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
	.1*	Chief Executive Officer Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
	.2*	Chief Financial Officer Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32	Certificat	tions Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
	.1*	Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes- Oxley Act of 2002. (The Company has furnished this certification and does not intend for it to be considered filed under the Securities Exchange Act of 1934 or incorporated by reference into future filings under the Securities Act of 1933 or the Securities Exchange Act of 1934
	.2*	Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes- Oxley Act of 2002. (The Company has furnished this certification and does not intend for it to be considered filed under the Securities Exchange Act of 1934 or incorporated by reference into future filings under the Securities Act of 1933 or the Securities Exchange Act of 1934
101	Inline XB	RL
	.INS*	Inline XBRL Instance Document
	.SCH*	Inline XBRL Taxonomy Extension Schema Document
	.CAL*	Inline XBRL Taxonomy Extension Calculation Linkbase Document
	.DEF*	Inline XBRL Definitions Linkbase Document
	.LAB*	Inline XBRL Taxonomy Extension Labels Linkbase Document
	.PRE*	Inline XBRL Taxonomy Extension Presentation Linkbase Document
104		The cover page from this Annual Report on Form 10-K (formatted in Inline XBRL and contained in Exhibit 101)

^{*} Filed herewith

Certain exhibits and schedules have been omitted pursuant to Item 601(b)(2) of Regulation S-K. Moody's hereby undertakes to furnish supplemental copies of any of the omitted exhibits and schedules upon request by the Securities and Exchange Commission.

ITEM 16 FORM 10-K SUMMARY

None.

[†] Management contract of compensatory plan or arrangement

SIGNATURES

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

MOODY'S CORPORATION (Registrant)

By: /s/ ROBERT FAUBER

Robert Fauber

President and Chief Executive Officer

Date: February 18, 2022

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

/s/ ROBERT FAUBER Robert Fauber, President and Chief Executive Officer (principal executive officer)	/s/ KATHRYN M. HILL Kathryn M. Hill, Director
/s/ MARK KAYE Mark Kaye, Executive Vice President and Chief Financial Officer (principal financial officer)	/s/ LLOYD W. HOWELL, JR. Lloyd W. Howell, Jr., Director
/s/ CAROLINE SULLIVAN Caroline Sullivan, Senior Vice President and Corporate Controller (principal accounting officer)	/s/ RAYMOND W. MCDANIEL, JR. Raymond W. McDaniel, Jr., Chairman
/s/ JORGE A. BERMUDEZ Jorge A. Bermudez, Director	/s/ LESLIE F. SEIDMAN Leslie F. Seidman, Director
/s/ THÉRÈSE ESPERDY Thérèse Esperdy, Director	/s/ ZIG SERAFIN Zig Serafin, Director
/s/ VINCENT A. FORLENZA Vincent A. Forlenza, Lead Independent Director	/s/ BRUCE VAN SAUN Bruce Van Saun, Director Date: February 18, 2022

Moody's Corporate Information

CORPORATE OFFICE

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TRANSFER AGENT, REGISTRAR

American Stock Transfer & Trust Company, LLC 6201 15th Avenue Brooklyn, NY 11219

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Online Shareholder Account Information amstock.com info@amstock.com

INDEPENDENT ACCOUNTANTS

KPMG LLP 345 Park Avenue New York, NY 10154

CORPORATE GOVERNANCE

The Company has filed its annual report on Form 10-K for the year ended December 31, 2021 with the Securities and Exchange Commission.

The Form 10-K, along with other Moody's SEC filings and corporate governance documents, are available, without charge, upon request to the Investor Relations Department at the Corporate Office or on ir.moodys.com.

The Company has submitted to the New York Stock Exchange the Chief Executive Officer's certification that he is unaware of any violation by the Company of the NYSE's corporate governance listing standards. The Company has filed with the SEC the Chief Executive Officer and Chief Financial Officer certifications as exhibits to the most recently filed Form 10-K, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.

COMMON STOCK INFORMATION

The Company's common stock trades on the New York Stock Exchange under the symbol "MCO".

INVESTOR RELATIONS

+1.212.553.4857 ir@moodys.com ir.moodys.com

MOODY'S ENVIRONMENTAL POLICY

Moody's Corporation is committed to doing our part to protect and care for the environments in which we live and work.

This commitment is demonstrated by the continuous development and implementation of practical and effective corporate policies and programs that support the more efficient use of natural resources and reduce the impact of our businesses on the environment. These programs and policies include, where feasible, the reduction and elimination of waste through re-use, recovery and recycling. As part of these efforts, Moody's is committed to reducing its global operations' contribution to climate change. Our environmental programs are structured to minimize the impact on our greenhouse gas emissions to the extent possible.

Moody's Corporation recognizes that our environmental impacts are limited and include greenhouse gas emissions (from energy used in buildings and for transport), water use and waste (from office operations). Nonetheless, we are committed to minimizing the impact of our operations and services on the environment by:

- » Complying with the letter and spirit of all relevant environmental legislation
- » Establishing applicable corporate environmental goals and objectives which will be reviewed and revised as necessary on an ongoing basis
- » Minimizing the environmental risks to our employees and the communities in which we operate
- » Using various communications channels to ensure that our employees are aware of environmental concerns and the impact of their activities on the environment, and to encourage them to minimize these impacts
- » Adopting a purchasing program that takes into consideration the environmental practices of potential suppliers and contractors
- » Seeking to reduce internal and client-facing travel whenever practical
- » Where possible, consider "green" building choices or, at a minimum, those that provide the efficient use of energy and materials when selecting new office locations
- » Reducing, and where possible eliminating, waste through re-use, recovery and recycling by participating in building-wide conservation efforts for water and energy conservation
- » Tracking and reporting the results our efforts annually in our Corporate Social Responsibility Report
- » Responding to CDP Climate Change questionnaire annually
- » Ensuring that our policy is available for public review and is communicated to employees to increase their awareness of environmental concerns and to further encourage them to minimize the impact they have on the environment

Our commitment is demonstrated by the continuous development and implementation of practical and effective corporate policies and programs that support the more efficient use of natural resources and reduce the impact of our businesses on the environment.



All paper in this report is certified to the Forest Stewardship Council® (FSC®) standards. The 10-K of this report is printed on paper that contains recycled fiber.



Inter-Office Memorandum

То:	Comptroller's Office
From:	Steven Conkling, Office of Management & Budget
Date:	May 5, 2022
Subject:	Evaluation of Contractor Performance
Contractor:	Moody's Analytics, Inc.
	Moody 5 Analytics, inc.
Contract #:	CQBU14000007, As Amended By Contract #CLBU15000002 and Contract #CLBU19000007

Scope of Services: The contractor will provide OMB with research and analytical services related to sales tax receipts

Nassau County entered into a one-year contract with Moody's Analytics, Inc. effective August 27, 2014. The County extended the contract for three (3) additional years, executed on behalf of the County on June 19, 2015. The contract was further extended for an additional three (3) years, executed on behalf of the County on October 11, 2019. The County is looking to extend the contract for one (1) additional year, effective December 1, 2021. The contractor has performed at or above the standards set forth in the contract.

Has	the Contractor	operated	within t	he timeframe	set forth	in the contra	ict?
\boxtimes	Yes	-					

Has	the	Cont	tractor	operated	within	the	budget	set fort	h in t	the con	tract?
\boxtimes	Yes		No	-			•				

Has	the Cor	itractor	submitted	deliverables	as set	forth in	1 the	contra	ct?
\boxtimes	Yes 🗌	No							

Has	the Contractor	met all	obligations	as set	forth in	the contract?
\boxtimes	Yes 🗌 No		•			

The Office of Management & Budget has rated the work of AJ Consulting as:									
	Poor		Fair		Good	Ă	Excellent		Outstanding

Project Manager

Department Head

Inter-Office Memorandum

To: Robert Cleary, Chief Procurement Officer

From: Steven Conkling, Office of Management & Budget

Date: May 5, 2022

Subject: Moody's Analytics, Inc. Contract extension

The County and the contractor entered into a Master Services Agreement effective August 27, 2014 (Moody's Agreement No. 00030278.0) County contract #CQBU14000007, as amended by Amendment to Master Services Agreement, County contract #CLBU15000002, executed on behalf of the County on June 19, 2015, and as further amended by County contract #CLBU19000007, executed on behalf of the County on October 11, 2019

The County is interested in again amending the Master Services Agreement for one (1) year which will be effective as of the date that the Amendment is executed by the County. The previous amendment expired on June 9, 2021. The contract extension process was delayed as the Office of Management and Budget was focused on the 2021 Budget, and then the change in administrations. Moody's has not performed any work since the expiration of the current contract on June 9, 2021.