

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

ANNUAL AUDITED REPORT FORM X-17A-5 MAR PART III

OMB APPROVAL

OMB Number: 3235-0123

Expires: January 31, 2007 Estimated average burden hours per response..... 12.00

SEC FILE NUMBER

8-08177

FACING PAGE uant to Section 17 of the Information Required of Brokers and Dealers Pur Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING $ar{oldsymbol{ol}}}}}}}}$	1/1/05	AND ENDING	12/31/05
	MM/DD/YY	MM/	DD/YY
	A. REGISTRANT ID	ENTIFICATION	
NAME OF BROKER-DEALER: Citigroup Gl	lobal Markets, Inc.		OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUS	INESS: (Do not use P.O. Box N	0.)	
		,	FIRM I.D. NO.
388 Greenwich Street			<u> </u>
	(No. and Str	eet)	
New York	·	N.Y.	10013
(City)	(State)		(Zip Code)
NAME AND TELEPHONE NUMBER OF PE	ERSON TO CONTACT IN REG	ARD TO THIS REPORT	
David Zarnowski		212-816-57	88
	(4 0 1 6 1 1 2	Jumber)	
	(Area Code - Telephone 1	(diliber)	
DIDEDENDENT DUDI IC A COOLDITANT.	B. ACCOUNTANT ID	ENTIFICATION	
INDEPENDENT PUBLIC ACCOUNTANT W	B. ACCOUNTANT ID	ENTIFICATION s Report*	
INDEPENDENT PUBLIC ACCOUNTANT w	B. ACCOUNTANT ID whose opinion is contained in this KPMG (Name - If individual, state la	ENTIFICATION s Report*	1015
· · · · · · · · · · · · · · · · · · ·	B. ACCOUNTANT ID whose opinion is contained in this KPMG (Name - If individual, state la	SENTIFICATION  S Report*  st, first. middle name)	1015 (Zip Code
345 Park Ave. (Address)	B. ACCOUNTANT ID whose opinion is contained in this KPMG (Name - If individual, state la	SENTIFICATION  S Report*  st, first. middle name)	
345 Park Ave. (Address) CHECK ONE:	B. ACCOUNTANT ID whose opinion is contained in this KPMG (Name - If individual, state la	SENTIFICATION  S Report*  St, first. middle name)  NY  (State)	(Zip Code
345 Park Ave. (Address)  CHECK ONE:  X Certified Public Accountant	B. ACCOUNTANT ID whose opinion is contained in this KPMG (Name - If individual, state la	SENTIFICATION  S Report*  St, first. middle name)  NY  (State)	
345 Park Ave. (Address)  CHECK ONE:  X Certified Public Accountant  Public Accountant	B. ACCOUNTANT ID  whose opinion is contained in this  KPMG  (Name - If individual, state la  New York  (City)	SENTIFICATION  S Report*  St., first. middle name)  NY  (State)	(Zip Code
345 Park Ave. (Address)  CHECK ONE:  X Certified Public Accountant  Public Accountant	B. ACCOUNTANT ID  whose opinion is contained in this  KPMG  (Name - If individual, state la  New York  (City)	SENTIFICATION  S Report*  St., first. middle name)  NY  (State)  PROCE	(Zip Code ESSED 1 2006
345 Park Ave. (Address)  CHECK ONE:  X Certified Public Accountant  Public Accountant	B. ACCOUNTANT ID  whose opinion is contained in this  KPMG  (Name - If individual, state la  New York  (City)	SENTIFICATION  S Report*  St, first. middle name)  NY  (State)  PROCE  MAY 3  THOR	(Zip Code ESSED 1 2006 ASON
345 Park Ave. (Address)  CHECK ONE:  X Certified Public Accountant  Public Accountant	B. ACCOUNTANT ID  whose opinion is contained in this  KPMG  (Name - If individual, state la  New York  (City)	SENTIFICATION  S Report*  St., first. middle name)  NY  (State)  PROCE  MAY 3  THOREINAN	(Zip Code ESSED 1 2006 ASON
345 Park Ave.	B. ACCOUNTANT ID whose opinion is contained in this KPMG (Name - If individual, state lated New York (City)  any of its possessions.	SENTIFICATION  S Report*  St., first. middle name)  NY  (State)  PROCE  MAY 3  THOREINAN	(Zip Code ESSED 1 2006 ASON
345 Park Ave. (Address)  CHECK ONE:  X Certified Public Accountant  Public Accountant	B. ACCOUNTANT ID whose opinion is contained in this KPMG (Name - If individual, state lated New York (City)  any of its possessions.	SENTIFICATION  S Report*  St., first. middle name)  NY  (State)  PROCE  MAY 3  THOREINAN	(Zip Code ESSED 1 2006 ASON

must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240. 17a-5(e)(2)

SEC 1410 (06-02)

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.



February 24, 2006

State of New York

) ss:

County of New York

We, the undersigned officers and directors of Citigroup Global Markets Inc., do hereby affirm that, to the best of our knowledge and belief, the attached consolidated financial statements as of December 31, 2005 and supplementary schedules are true and correct, and that neither the Company nor any principal officer or director has any proprietary interest in any account classified solely as that of a customer except as follows:

Accounts of officers, directors and employees are included in receivable from and payable to customers, since they are subject to the same terms and regulations and, in the aggregate, are not significant.

In addition, as allied members of the New York Stock Exchange, Inc., we do hereby certify that the attached consolidated financial statements as of December 31, 2005 and supplementary schedules will promptly be made available to those Citigroup Global Markets Inc. members and allied members whose signatures do not appear below.

Robert Druskin

Chairman and Chief Executive Officer

Cliff Verron

Chief Financial Officer

Subscribed and sworm to before me this 24 day of February 2006.

VIVIAN SALVANO
Notary Public, State of New York
No. 01F15040364
Qualified in Kings County
Commission Expires March 13, 20



(An indirect wholly-owned subsidiary of Citigroup Global Markets Holdings Inc.)

Consolidated Statement of Financial Condition

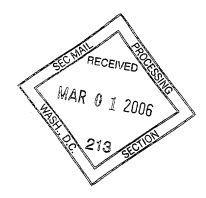
As of December 31, 2005

(With Independent Auditors' Report Thereon)



KPMG LLP

345 Park Avenue New York, NY 10154



Independent Auditors' Report

The Board of Directors and Stockholder of Citigroup Global Markets Inc. and Subsidiaries:

We have audited the accompanying consolidated statement of financial condition of Citigroup Global Markets Inc. and Subsidiaries (an indirect wholly-owned subsidiary of Citigroup Global Markets Holdings Inc.) as of December 31, 2005, that you are filing pursuant to Rule 17a-5 under the Securities Exchange Act of 1934 and Regulation 1.10 under the Commodity Exchange Act. This consolidated statement of financial condition is the responsibility of the Company's management. Our responsibility is to express an opinion on this consolidated statement of financial condition based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the statement of financial condition is free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the statement of financial condition, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall statement of financial condition presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the consolidated statement of financial condition referred to above presents fairly, in all material respects, the financial position of Citigroup Global Markets Inc. and Subsidiaries as of December 31, 2005 in conformity with accounting principles generally accepted in the United States of America.

KPMG LLP

February 24, 2006

# CITIGROUP GLOBAL MARKETS INC. AND SUBSIDIARIES Consolidated Statement of Financial Condition

Consolidated Statement of Financial Condition

December 31, 2005

(Dollars in millions, except share data)

#### Assets:

Cash and cash equivalents		\$	1,337
Cash and securities segregated and on deposit for Federal and			
other regulations or deposited with clearing organizations			2,758
Collateralized short-term financing agreements:			
Securities purchased under agreements to resell	\$ 78,482		
Deposits paid for securities borrowed	_80,348		
Deposits para for securities conferred			158,830
Financial instruments owned and contractual commitments:			150,050
(Approximately \$25 billion were pledged to various parties at December 31, 200	)5)		
U.S. government and government agency securities	34,753		
Equity securities	20,034		
Corporate debt securities	17,680		
State and municipal securities	16,267		
Mortgage loans and collateralized mortgage securities	8,004		
Money market instruments	3,897		
Contractual commitments	2,070		
Non-U.S. government and government agency securities	684		
Other financial instruments	74		
			103,463
Receivables:			
Customers	19,468		
Brokers, dealers and clearing organizations	8,944		
Other	3,019		
			31,431
Property, equipment and leasehold improvements, net of			
accumulated depreciation and amortization of \$922			772
Goodwill			351
Intangibles			57
Other assets			2,711
		_	
Total assets		\$1	301,710
10000		<u> 4.</u>	<u> </u>

The accompanying notes are an integral part of this consolidated statement of financial condition.

Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions, except share data)

## Liabilities and Stockholder's Equity:

Short-term borrowings:		
Affiliates	\$ 21,708	
Other	2,114	
		\$ 23,822
Collateralized short-term financing agreements:		
Securities sold under agreements to repurchase	117,800	
Deposits received for securities loaned	<u>37,242</u>	
2 openio 10001/ ou 101 documento foundu	31,242	155,042
Financial instruments sold, not yet purchased,		155,042
and contractual commitments:		
U.S. government and government agency securities	16,238	
Equity securities	4,207	
Corporate debt securities	3,985	
Contractual commitments	3,073	
Non-U.S. government and government agency securities	284	
Other financial instruments	97	•
		27,884
Payables and accrued liabilities:		
Customers	44,451	
Brokers, dealers and clearing organizations	5,101	
Other	28,545	
		78,097
Notes payable		338
Subordinated indebtedness to CGMHI		6,945
Total liabilities		292,128
		•
Stockholder's equity:		
Common stock (\$10,000 par value, 1,000 shares		
authorized, issued and outstanding)	10	
Additional paid-in capital	8,757	
Retained earnings	810	
Accumulated changes in equity from nonowner sources	5	
Total stockholder's equity		9,582
Total liabilities and stockholder's equity		<u>\$301,710</u>

The accompanying notes are an integral part of this consolidated statement of financial condition.

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

## 1. Summary of Significant Accounting Policies

### Basis of presentation

Citigroup Global Markets Inc. and its Subsidiaries (the "Company") is an indirect wholly-owned subsidiary of Citigroup Global Markets Holdings Inc. ("CGMHI"), which is a wholly-owned subsidiary of Citigroup Inc. ("Citigroup"). The Company is engaged in the securities industry in the United States and has operations in various foreign countries whose currencies are freely convertible into U.S. dollars. Assets and liabilities denominated in non-U.S. dollar currencies are translated into U.S. dollar equivalents using year-end spot foreign exchange rates. All material intercompany balances and transactions have been eliminated.

The Company's consolidated statement of financial condition is prepared in accordance with accounting principles generally accepted in the United States of America which require the use of management's best judgement and estimates. Estimates, including the fair value of financial instruments and contractual commitments, the outcome of litigation, realization of deferred tax assets and other matters that affect the reported amounts and disclosures of contingencies in the consolidated statement of financial condition, may vary from actual results.

The Company provides investment banking, brokerage, securities trading, advisory and other financial services to corporations, governments and individuals, and engages in proprietary trading activities for its own account.

## Cash and cash equivalents

The Company defines cash and cash equivalents as highly liquid investments with original maturities of three months or less at the time of purchase, other than those held for sale in the ordinary course of business.

## Cash and securities segregated and on deposit for Federal and other regulations or deposited with clearing organizations

Cash and securities segregated and on deposit for Federal and other regulations or deposited with clearing organizations include cash and securities segregated in compliance with Federal and other regulations and represent funds deposited by customers and funds accruing to customers as a result of trades or contracts. Also included are funds segregated and held in separate accounts in accordance with Section 4d(2) and Regulation 30.7 of the Commodity Exchange Act.

## Collateralized short-term financing agreements

Securities purchased under agreements to resell ("reverse repurchase agreements") and securities sold under agreements to repurchase ("repurchase agreements") are collateralized principally by government and government agency securities and generally have terms ranging from overnight to up to one year and are carried at their contractual amounts, including accrued interest as specified in the respective agreements.

It is the Company's policy to take possession of the underlying collateral, monitor its market value relative to the amounts due under the agreements, and, when necessary, require prompt transfer of additional collateral or reduction in the loan balance in order to maintain contractual margin protection. In the event of counterparty default, the financing agreement provides the Company with the right to liquidate the collateral held. Reverse

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

repurchase and repurchase agreements are reported net by counterparty, when applicable, pursuant to the provisions of Financial Accounting Standards Board ("FASB") Interpretation No. 41, "Offsetting of Amounts Related to Certain Repurchase and Reverse Repurchase Agreements" ("FIN 41"). Excluding the impact of FIN 41, reverse repurchase agreements totaled \$167.7 billion at December 31, 2005.

Deposits paid for securities borrowed ("securities borrowed") and deposits received for securities loaned ("securities loaned") are recorded at the amount of cash advanced or received and are collateralized principally by U.S. government and government agency securities, corporate debt and equity securities. The Company monitors the market value of securities borrowed and securities loaned daily, and additional collateral is obtained as necessary.

#### Financial instruments and contractual commitments

Financial instruments and contractual commitments (also referred to as "derivatives" or "derivative instruments"), are recorded at either market value or, when market prices are not readily available, fair value, which is determined under an alternative approach, such as matrix or model pricing. It is the Company's policy that all models used to produce valuations for the published financial statements be validated by qualified personnel independent from those who created the models. The determination of market or fair value considers various factors, including: closing exchange or over-the-counter ("OTC") market price quotations; time value and volatility factors underlying options and contractual commitments; price activity for equivalent or synthetic instruments in markets located in different time zones; counterparty credit quality; and the potential impact on market prices or fair values of liquidating the Company's positions in an orderly manner over a reasonable period of time under current market conditions. The fair value of aged inventory is actively monitored and, where appropriate, is discounted to reflect the implied illiquidity for positions that have been available-for-immediate-sale for longer than 90 days. Financial instruments and contractual commitments include related accrued interest or dividends.

The majority of the Company's financial instruments and contractual commitments are recorded on a trade date basis. Recording the remaining instruments on a trade date basis would not materially affect the consolidated statement of financial condition. Customer securities transactions are recorded on a settlement date basis.

#### Derivative instruments

The Company's derivative instruments are held or issued for trading purposes and include forward contracts, financial futures, options and interest rate swap agreements. Contractual commitments in a net receivable position, as well as the value of options owned, are reported as assets in "Contractual commitments." Similarly, contractual commitments in a net payable position, as well as options written, are reported as liabilities in "Contractual commitments." In accordance with FASB Interpretation No. 39, "Offsetting of Amounts Relating to Certain Contracts," ("FIN 39") the Company utilizes master netting agreements to net these assets and liabilities by counterparty when appropriate.

Margin on futures contracts is included in "Receivables - Brokers, dealers and clearing organizations" and "Payables and accrued liabilities - Brokers, dealers and clearing organizations."

#### Receivables and payables and accrued liabilities - Customers

Receivables from and payables to customers include amounts due on cash and margin transactions. Securities

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

owned by customers, including those that collateralize margin or similar transactions are not reflected on the consolidated statement of financial condition.

## Receivables and payables and accrued liabilities - Brokers, dealers and clearing organizations

Receivables from brokers, dealers and clearing organizations include amounts receivable for securities not delivered by the Company to a purchaser by the settlement date ("fails to deliver"), margin deposits, commissions and net receivables arising from unsettled trades. Payables to brokers, dealers and clearing organizations include amounts payable for securities not received by the Company from a seller by the settlement date ("fails to receive"), and net payables arising from unsettled trades.

### Property, equipment and leasehold improvements

Property, equipment and leasehold improvements are carried at cost less accumulated depreciation and amortization. Depreciation and amortization are recorded substantially on a straight-line basis over the lesser of the estimated useful lives of the related assets or noncancelable lease terms, as appropriate. Certain internal use software costs are capitalized and amortized on a straight-line basis over the lesser of the estimated useful lives of the related assets or three years.

## Goodwill and intangible assets

The Company accounts for goodwill and intangible assets in accordance with Statement of Financial Accounting Standards ("SFAS") No. 142, "Goodwill and Other Intangible Assets" ("SFAS 142"). In accordance with SFAS 142, goodwill and intangible assets deemed to have indefinite lives are no longer amortized, but are subject to annual impairment tests. The Company performed the required impairment tests of goodwill and indefinite-lived intangible assets during 2005 and no impairment was recognized. Certain other intangible assets continue to be amortized over their estimated useful lives.

## Securitizations

The Company and its affiliates securitize various types of assets including commercial and residential mortgages, high yield bonds, agency and corporate securities, and municipal bonds. In connection with these activities, the Company utilizes special purpose entities principally for (but not limited to) the securitizations of these financial assets. The Company derecognizes financial assets transferred in securitizations provided the Company has relinquished control over such assets. The Company may retain an interest in the financial assets it securitizes ("retained interests") which may include assets in the form of residual interest in the special purpose entities established to facilitate the securitization and contractual commitments within the consolidated statement of financial condition. Retained interests are recorded at fair value using either financial models, quoted market prices, or sales of similar assets. Where quoted market prices are not available, the Company estimates the fair value of these retained interests by determining the present value of future expected cash flows using modeling techniques that incorporate management's best estimates of key assumptions, including prepayment speeds, credit losses and discount rates.

For each securitization entity with which the Company is involved, the Company makes a determination of whether the entity should be considered a subsidiary of the Company and be included in the consolidated statement of financial condition or whether the entity is sufficiently independent that it does not need to be

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

consolidated. If the securitization entity's activities are sufficiently restricted to meet certain accounting requirements to be a qualifying special purpose entity, the securitization entity is not consolidated by the Company as seller of the transferred assets. If the securitization entity is determined to be a variable interest entity ("VIE"), the Company consolidates the VIE if it is the primary beneficiary. For all other securitizations in which the Company participates, a consolidation decision is made by evaluating several factors, including how much of the entity's ownership is in the hands of third party investors, who controls the securitization entity, and who reaps the rewards and bears the risks of the entity. Only securitization entities controlled by the Company are consolidated (see Note 11 to the consolidated statement of financial condition for further discussion on securitizations).

## Stock-based compensation

Prior to January 1, 2003, the Company accounted for stock-based compensation plans under Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB 25"). Under APB 25, there is generally no charge to earnings for employee stock option awards, because the options granted under these plans have an exercise price equal to the market value of the underlying common stock on the grant date. Alternatively, SFAS No. 123, "Accounting for Stock-Based Compensation" ("SFAS 123") allows companies to recognize compensation expense over the related service period based on the grant-date fair value of the stock award.

On January 1, 2003, the Company adopted the fair value provisions of SFAS 123.

#### Income taxes

Under income tax allocation agreements with CGMHI and Citigroup, the Company's U.S. federal, state and local income taxes are provided on a separate entity basis and are subject to the utilization of tax attributes in Citigroup's consolidated income tax provision. Under the tax sharing agreement with CGMHI, the Company settles its current and deferred tax provisions with CGMHI throughout the year except for certain tax liabilities expected to be payable as a separate taxpayer.

## Future Application of Accounting Standards

#### Stock-Based Compensation

In December 2004, the FASB issued SFAS No. 123 (Revised 2004), "Share-Based Payment" ("SFAS 123-R"), which replaces the existing SFAS No. 123 and supersedes APB 25. SFAS 123-R requires companies to measure and record compensation expense for stock options and other share-based payment based on the instruments' fair value reduced by expected forfeitures.

The Company adopted SFAS 123-R on January 1, 2006 by using the modified prospective approach, which requires recognizing expense for options granted prior to the adoption date equal to the fair value of the unvested amounts over their remaining vesting period. For unvested stock-based awards granted before January 1, 2003 ("APB 25 awards"), the Company will expense the incremental grant date fair value of the awards at grant date over the remaining vesting period. The portion of these options' fair value attributable to vested APB 25 awards is not recognized.

The Company, through Citigroup, grants restricted or deferred shares to eligible employees under its Capital

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

Accumulation Program ("CAP"). The program provides that employees who meet certain age plus years of service requirements (retirement-eligible employees) may terminate active employment and continue vesting in their awards provided they comply with specified non-compete provisions. Citigroup and the Company had been amortizing the compensation cost of those awards over the vesting periods. The Securities and Exchange Commission ("SEC") recently indicated that in the case of retirement-eligible employees, non-compete agreements would be a sufficient basis for amortizing these compensation costs over the full vesting period only if there was evidence, on an individual basis, that the non-compete compelled the employee to continue to work.

Citigroup currently is in discussions with the SEC regarding a number of practical implications concerning the implementation of this standard, including, among other things, the adequacy of non-compete agreements as a basis for amortization. Citigroup also believes there are other factors, including plan design changes, which may preserve the current features of the plan, including amortization of these expenses.

## 2. Notes Payable and Subordinated Indebtedness

At December 31, 2005, notes payable consisted of a \$47 non-recourse mortgage note agreement with CGMHI, currently bearing interest at 4.7% and maturing on September 30, 2014, a \$30 non-recourse mortgage note agreement with CGMHI, currently bearing interest at 4.7% and maturing on December 31, 2009, and a \$72 non-recourse mortgage note agreement with an affiliate, currently bearing interest at 4.4% and payable on demand, relating to certain office buildings in New York City which the Company occupies. Also included in notes payable are non-recourse note agreements with CGMHI totaling \$115 related to the financing of certain assets, bearing interest at various rates and maturing on various dates.

At December 31, 2005, subordinated indebtedness of \$6,945 consisted of a subordinated credit agreement with CGMHI. This agreement bears interest at a rate agreed upon by both parties (currently 5.2%) and matures on August 31, 2009. The maturity of the note may be accelerated if the Company breaches certain restrictive provisions of the loan agreement, which require, among other things, that the Company maintain minimum levels of net capital (see Note 4 to the consolidated statement of financial condition). The Company was in compliance with these requirements at December 31, 2005. The Company also has a subordinated revolving credit agreement with Citigroup Funding Inc., an affiliated Company, in the amount of \$5 billion. Any borrowings under this facility would mature in June 2011. At December 31, 2005 there are no borrowings under this facility.

All subordinated indebtedness qualified for inclusion in net capital at December 31, 2005. In accordance with SEC regulations, subordinated indebtedness may not be repaid if net capital is less than 5% of aggregate debit items, as defined, or if other net capital rule requirements are not met.

Notes payable and subordinated indebtedness at December 31, 2005 mature as follows: 2006 - \$195; 2007 - \$9; 2008 - \$9; 2009 - \$6,970; 2010 - \$5; and \$21 for the years thereafter. The carrying values of the notes payable and subordinated debt approximate their fair values as the underlying interest rates are variable.

#### 3. Lease Commitments

The Company has noncancelable leases covering office space and equipment expiring on various dates through 2016. Various leases contain provisions for lease renewals and escalation of rent based on increases in certain costs incurred by the lessors. At December 31, 2005, minimum future rentals on noncancelable operating

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

leases, net of subleases, are as follows: 2006 - \$174; 2007 - \$169; 2008 - \$140; 2009 - \$99; 2010 - \$76; and \$183 for the years thereafter.

The Company, together with certain of its affiliates, leases, with an option to purchase, two buildings in New York City, which are owned by an affiliate, with a remaining lease term of thirty-three months.

## 4. Capital Requirements

The Company, a U.S. registered broker-dealer and futures commission merchant, is subject to the net capital requirements of Rule 15c3-1 under the Securities Exchange Act of 1934 and capital requirements of the Commodities Futures Trading Commission ("CFTC") Regulation 1.17. Under the alternative method permitted by Rule 15c3-1, the minimum required net capital, as defined, shall not be less than 2% of aggregate debit items arising from customer transactions. Regulation 1.17 requires that minimum net capital should not be less than 4% of customer funds required to be segregated pursuant to the Commodity Exchange Act, less the market value of certain commodity options, all as defined. At December 31, 2005, the Company had regulatory net capital of \$3,548, which was \$2,857 in excess of the SEC's minimum requirement of \$691.

The Company is also subject to the customer protection requirements of SEC Rule 15c3-3. For the December 31, 2005 customer reserve computation, cash and securities with a market value of \$21,825 have been segregated in a special reserve account for the exclusive benefit of customers.

As a clearing broker, the Company has agreed to compute a reserve requirement for the proprietary accounts of introducing brokers (the "PAIB Reserve Formula"). The Company had a reserve requirement of \$1 under the PAIB Reserve Formula, as defined by SEC Rule 15c3-3, as of December 31, 2005.

#### 5. Employee Benefit Plans

#### Retirement plans

The Company participates in a noncontributory defined benefit pension plan with Citigroup that covers certain employees. The Company also has a defined contribution employee savings plan covering certain eligible employees.

### Health care and life insurance plans

The Company, through Citigroup, provides certain health care and life insurance benefits for its active employees, qualifying retired U.S. employees and certain non-U.S. employees who reach the retirement criteria specified by the various plans.

## Employee incentive plans

Prior to January 1, 2003, the Company applied APB 25 in accounting for its stock-based compensation plans. Under APB 25, there is generally no charge to earnings for employee stock option awards because the options granted under these plans have an exercise price equal to the market value of the underlying common stock on the grant date. Alternatively, SFAS 123 allows companies to recognize compensation expense over the related service period based on the grant-date fair value of the stock award. Refer to Note 1 of the consolidated statement of financial condition for a further description of these accounting standards.

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

The Company, primarily through CAP, issues shares of Citigroup common stock in the form of restricted or deferred stock to participating officers and employees. Stock awards granted in 2003 and 2004 generally vest after a two- or three-year vesting period, during which time the stock cannot be sold or transferred by the participant, and is subject to total or partial cancellation if the participant's employment is terminated. CAP awards granted in January 2005 generally vest 25% per year over four years, except for certain employees whose awards vest after two years. CAP participants may elect to receive part of their awards in stock options. Unearned compensation associated with the restricted stock grants is included in "Other assets" in the consolidated statement of financial condition and represents the market value of Citigroup common stock at the date of grant and is recognized as a charge to income ratably over the vesting period.

## 6. Income Taxes

Under income tax allocation agreements with CGMHI and Citigroup, the Company's U.S. federal, state and local income taxes are provided on a separate entity basis and are subject to the utilization of tax attributes in Citigroup's consolidated income tax provision. Under the tax sharing agreement with CGMHI, the Company settles its current and deferred tax provisions with CGMHI throughout the year except for certain tax liabilities expected to be payable as a separate taxpayer.

## 7. Pledged Assets, Commitments, Contingencies and Guarantees

At December 31, 2005, the approximate market value of collateral received by the Company that may be resold or repledged by the Company, excluding amounts netted in accordance with FIN 41, was \$326.5 billion. This collateral was received in connection with reverse repurchase agreements, securities borrowed and loaned, and margin broker loans. At December 31, 2005, substantially all of the collateral received by the Company had been sold or repledged in connection with repurchase agreements, financial instruments sold, not yet purchased, securities borrowed and loaned, pledges to clearing organizations, and segregation requirements under securities laws and regulations.

## **Obligations Under Guarantees**

The Company provides a variety of guarantees to customers to enhance their credit standing and enable them to complete a wide variety of business transactions. The Company believes such guarantees are related to an asset, liability, or equity security of the guaranteed parties.

In the normal course of business, the Company provides standard representations and warranties to counterparties in contracts in connection with numerous transactions and also provides indemnifications that protect the counterparties to contracts in the event that additional taxes are owed due either to a change in the tax law or an adverse interpretation of the tax law. Counterparties to these transactions provide the Company with comparable indemnifications. While such representations, warranties and tax indemnifications are essential components of many contractual relationships, they do not represent the underlying business purpose for the transactions. The indemnification clauses are often standard contractual terms related to the Company's own performance under the terms of a contract and are entered into in the normal course of business based on an assessment that the risk of loss is remote. Often these clauses are intended to ensure that terms of a contract are met at inception. No compensation is received for these standard representations and warranties and it is not possible to determine their fair value because they rarely, if ever, result in payment. In many cases, there are no stated or notional amounts included in the indemnification clauses and the contingencies potentially triggering the obligation to indemnify have not occurred and are not expected to occur. There are no amounts

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

reflected on the accompanying consolidated statement of financial condition as of December 31, 2005 related to these indemnifications. In addition, the Company is a member of or shareholder in numerous value transfer networks ("VTNs") (payment, clearing and settlement systems as well as securities exchanges) around the world. As a condition of membership, many of these VTNs require that members stand ready to backstop the net effect on the VTNs of a member's default on its obligations. The Company's potential obligation as a shareholder or member of VTN associations are excluded from the scope of FASB Interpretation No. 45, "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Others," since the shareholders and members represent subordinated classes of investors in the VTNs. Accordingly, there are no amounts reflected on the accompanying consolidated statement of financial condition as of December 31, 2005 for potential obligations that could arise from the Company's involvement with VTN associations.

Derivative instruments which include guarantees are written put options, caps and floors. At December 31, 2005, the carrying amount of the liabilities related to these derivatives was \$517.

The maximum potential loss represents the amounts that could be lost under the guarantees if there were a total default by the guaranteed parties, without consideration of possible recoveries under recourse provisions or from collateral held or pledged. Such amounts bear no relationship to the anticipated losses on these guarantees and greatly exceed anticipated losses. At December 31, 2005, the maximum potential loss at fair value related to derivative guarantees amounted to \$517.

At December 31, 2005, the carrying amounts of the liabilities and the maximum potential losses related to non-derivative third party guarantees were \$103. Securities and other marketable assets held as collateral to reimburse losses under these guarantees amounted to \$103.

## **Other Contingencies**

At December 31, 2005, the Company had \$1,993 of outstanding letters of credit from banks to satisfy various collateral and margin requirements.

At December 31, 2005, the Company had \$1,486 of unused loan commitments which were primarily short-term agreements to provide secured financings to various counterparties. These commitments were more than 100% collateralized by securities issued by G-7 governments or other highly rated securities.

The Company is a defendant in numerous lawsuits and other legal proceedings arising out of alleged misconduct in connection with:

- (i) underwritings for, and research coverage of, WorldCom;
- (ii) underwritings for Enron and other transactions and activities related to Enron;
- (iii) transactions and activities related to research coverage of companies other than WorldCom; and
- (iv) transactions and activities related to the IPO Securities Litigation.

During the 2004 second quarter, in connection with the settlement of the WorldCom class action, the Company reevaluated and increased its reserves for these matters. The Company recorded a charge of \$6.3 billion (\$4.0 billion after-tax) relating to (i) the settlement of class action litigation brought on behalf of purchasers of WorldCom securities, and (ii) an increase in litigation reserves for the other matters described above.

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

Subject to the terms of the WorldCom class action settlement, and its eventual approval by the courts, the Company will make a payment of \$2.41 billion pretax to the WorldCom settlement class. In addition, subject to the terms of the Enron class action settlement, and its eventual approval by the courts, the Company will make a payment of \$1.005 billion pretax to the Enron settlement class.

During the fourth quarter of 2005, in connection with an evaluation of these matters and as a result of the favorable resolution of certain WorldCom/Research litigation matters, the Company reevaluated its reserves for these matters and released \$600 (\$375 after-tax) from this reserve.

As of December 31, 2005, the Company's litigation reserve for these matters, net of the amount to be paid upon final approval of the WorldCom and Enron class action settlements and other settlements arising out of the matters above not yet paid, and the \$600 release that was recorded during the fourth quarter was approximately \$2.7 billion.

The Company believes that this reserve is adequate to meet all of its remaining exposure for these matters. However, in view of the large number of these matters, the uncertainties of the timing and outcome of this type of litigation, the novel issues presented, and the significant amounts involved, it is possible that the ultimate costs of these matters may exceed or be below the reserve. The Company will continue to defend itself vigorously in these cases, and seek to resolve them in the manner management believes is in the best interests of the Company

In addition, in the ordinary course of business, CGMI and its subsidiaries are defendants or co-defendants or parties in various litigation and regulatory matters incidental to and typical of the businesses in which they are engaged. In the opinion of the Company's management, the ultimate resolution of these legal and regulatory proceedings would not be likely to have a material adverse effect on the consolidated financial condition of the Company but, if involving monetary liability, may be material to the Company's operating results for any particular period.

#### 8. Financial Instruments and Contractual Commitments and Related Risks

In the normal course of business, the Company enters into a variety of derivative contracts related to financial instruments. These instruments generally represent future commitments to swap interest payment streams, exchange currencies or purchase or sell other financial instruments on specific terms at specified future dates. Contractual commitments have widely varying terms, and durations that range from a few days to a number of years depending on the instrument.

The Company also sells various financial instruments that have not been purchased ("short sales"). In order to sell them short, the Company borrows these securities, or receives the securities as collateral in conjunction with short-term financing agreements, and, at a later date, must deliver (i.e., replace) like or substantially the same financial instruments to the parties from which they were originally borrowed. The Company is exposed to market risk for short sales. If the market value of an instrument sold short increases, the Company's obligation, reflected as a liability, would increase.

As discussed in Note 1 to the consolidated statement of financial condition, the Company records all derivatives at market or fair value. Contractual commitments and short sales may expose the Company to both market risk and credit risk in excess of the amount recorded on the consolidated statement of financial condition. These off-balance-sheet risks are discussed in more detail in the paragraphs that follow.

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

#### Market Risk

Market risk is the potential loss or decrease in economic value the Company may incur as a result of changes in the market or fair value of a particular instruments and contractual commitments, including short sales, are subject to market risk. The Company's exposure to market risk is determined by a number of factors, including the size, duration, composition and diversification of positions held, the absolute and relative levels of interest rates and foreign currency exchange rates, as well as market volatility and illiquidity. For instruments such as options, the time period during which the options may be exercised and the relationship between the current market price of the underlying instrument and the option's contractual strike or exercise price also affect the level of market risk. The most significant factor influencing the overall level of market risk to which the Company is exposed is its use of hedging techniques to mitigate such risk. The Company manages market risk by setting risk limits and monitoring the effectiveness of its hedging policies and strategies.

The Company's derivatives at December 31, 2005 are summarized in the table below, showing the related assets and liabilities by product:

		Current Market or Fair Value	
	Assets	Liabilities	
Exchange-traded products:			
Equity, fixed-income and currency			
option contracts	\$ 796	\$ 1,550	
OTC contractual commitments:			
Options and forward contracts on fixed-inco	me		
securities (including TBAs)	1,084	1,153	
Options on equities and equity indices	60	248	
Forward currency contracts	33	121	
Interest rate swap agreements	97	. 1	
Total contractual commitments	\$ 2,070	\$3,073	

#### Credit Risk

The Company regularly transacts business with retail customers, and transacts with, or owns securities issued by, a broad range of corporations, governments, international organizations, central banks and other financial institutions. Credit risk is measured by the loss the Company would record if its counterparties failed to perform pursuant to the terms of their contractual obligations and the value of collateral held, if any, was not adequate to cover such losses. The Company has established controls to monitor the creditworthiness of counterparties, as well as the quality of pledged collateral, and uses bilateral security agreements and master netting agreements whenever possible to mitigate the Company's exposure to counterparty credit risk. In accordance with FIN 39 the Company utilizes master netting agreements to net certain assets and liabilities by counterparty. The Company also nets across product lines and against cash collateral, provided such provisions are established in the master netting and cash collateral agreements. The Company may require counterparties to submit additional collateral when deemed necessary.

The Company enters into collateralized financing agreements in which it extends short-term credit, primarily to major financial institutions. The Company controls access to the collateral pledged by the counterparties,

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

which consists largely of securities issued by the U.S. government and its agencies that may be liquidated in the event of counterparty default.

In addition, margin levels are monitored daily and additional collateral must be deposited as required. If customers cannot meet collateral requirements, the Company will liquidate sufficient underlying financial instruments to bring the account in compliance with the required margin level.

## Concentrations of Credit Risk

Concentrations of credit risk from financial instruments, including contractual commitments, exist when groups of issuers or counterparties have similar business characteristics or are engaged in like activities that would cause their ability to meet their contractual commitments to be adversely affected, in a similar manner, by changes in the economy or other market conditions. The Company monitors credit risk on both an individual and group counterparty basis. The Company's largest single concentration of credit risk is in securities issued by the U.S. government and its agencies, including U.S. government and U.S. government agency securities pledged as collateral by counterparties in connection with collateralized financing activity (before FIN 41 netting). The Company's total holdings of U.S. government securities were \$213.9 billion or 55% of the Company's total assets, before FIN 41 netting, at December 31, 2005.

#### 9. Fair Value Information

At December 31, 2005, substantially all of the Company's financial assets and liabilities were carried at either market or fair value or at amounts which approximate such values. Assets and liabilities recorded at market or fair value include cash and cash equivalents, financial instruments owned, and financial instruments sold, not yet purchased. Assets and liabilities recorded at contractual amounts that approximate market or fair value include collateralized short-term financing agreements, receivables, short-term borrowings, payables and accrued liabilities, and subordinated indebtedness. The market values of such items are not materially sensitive to shifts in market interest rates because of the limited term to maturity of many of these instruments and/or their variable interest rates.

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

## 10. Related Party Balances

The Company has entered into related party transactions with affiliates, including Citigroup and certain of its subsidiaries. These transactions include cash accounts, margin accounts, collateralized financing agreements, receivables and payables, securities and underwriting transactions, derivative trading, charges for operational support, and the borrowing and lending of funds. These balances result from related party transactions that are generally conducted at prices equivalent to prices for transactions conducted at arm's length with unrelated third parties. Amounts charged for operational support represent an allocation of costs. At December 31, 2005, assets and liabilities with related parties consisted of the following:

Assets:	
Cash and cash equivalents Collateralized short-term financing agreements:	\$ 552
Securities purchased under agreements to resell	14,298
Deposits paid for securities borrowed	8,798
Contractual commitments	180
Receivables:	
Customer	236
Brokers, dealers and clearing organizations	1,478
Other	604
Liabilities:	
Short-term borrowings	\$21,708
Collateralized short-term financing agreements:	
Securities sold under agreements to repurchase	7,880
Deposits received for securities loaned	19,826
Contractual commitments	359
Payables and accrued liabilities:	
Customers	6,709
Brokers, dealers and clearing organizations	3,138
Other	858
Notes payable	338
Subordinated indebtedness to CGMHI	6,945

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

## 11. Securitizations and Variable Interest Entities

During 2005, the Company and its affiliates securitized various types of assets including commercial and residential mortgages, high yield bonds, agency, and corporate securities and municipal bonds. Proceeds from these securitizations were approximately \$54 billion in 2005.

To a limited extent, the Company also retains interests in these securitizations for which the Company was the securitizer. Such retained positions are carried at fair value. As of December 31, 2005, the largest portion of these retained positions was in securitizations of mortgage loans, agency mortgage securities and collateralized debt obligations which totaled \$3.5 billion. The key assumptions used in estimating the fair value of these retained interests were:

## **Commercial Mortgages**

Recovery Rate

2005
5%-12%
2005
5%-26%
9%-43%
0%-40%
2005
5%-21%
14%-33%
2005
0.40%-19%

50%-70%

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

The impact of altering, on a pre-tax basis, each of the assumptions to assumptions that are 10% and 20% less favorable and do not include the impact of hedges that the Company has in place, is as follows:

Commercial	Mortgages
------------	-----------

nmercial Mortgages		
	10%	20%
Discount Rate	\$1.6	\$3.1
idential Mortgages		
1	10%	20%
Discount Rate	\$42.6	\$83.8
Expected Prepayment Rate	\$ 4.6	\$ 8.8
Anticipated Credit Loss	\$ 3.7	\$ 7.8
ncy Securities		
ncy Securities	10%	20%
Discount Rate	10%	20%
Discount Rate  Expected Prepayment	\$0.1	\$0.3
Discount Rate  Expected Prepayment Rate	\$0.1	\$0.3
Discount Rate  Expected Prepayment Rate	\$0.1	\$0.3 \$0.8

#### Variable Interest Entities

The Company has significant variable interests in certain other VIEs that are not consolidated because the Company is not the primary beneficiary. These include collateralized debt obligations ("CDOs"), structured finance transactions, and various investment funds and are explained in the paragraphs which follow.

Notes to Consolidated Statement of Financial Condition
December 31, 2005
(Dollars in millions)

The Company packages and securitizes assets purchased in the financial markets in order to create new security offerings, including arbitrage CDOs and synthetic CDOs for institutional clients and retail customers, that match the clients' investment needs and preferences. Typically, these instruments diversify investors' risk to a pool of assets as compared with investments in an individual asset. The VIEs, which are issuers of CDO securities, are generally organized as limited liability corporations. The Company typically receives fees for structuring and/or distributing the securities sold to investors. In some cases, the Company may repackage the investment with higher rated debt CDO securities or U. S. Treasury securities to provide a greater or a very high degree of certainty, respectively, of the return of invested principal. A third-party manager is typically retained by the VIE to select collateral for inclusion in the pool and then actively manage it, or, in other cases, only to manage work-out credits. At December 31, 2005, such transactions involved VIEs with approximately \$38.0 billion in assets.

The Company packages and securitizes assets purchased in the financial markets or from clients in order to create new security offerings and financing opportunities for institutional and private bank clients as well as retail customers, including hedge funds, mutual funds, unit investment trusts, and other investment funds that match the clients' investment needs and preferences. These transactions include investment vehicles and other structured transactions. At December 31, 2005, such transactions involved VIEs with approximately \$3.3 billion in assets.

As previously mentioned, the Company may have an ownership interest in certain VIEs. Although actual losses are not expected to be material, the Company's maximum exposure to loss as a result of its involvement with VIEs that are not consolidated was \$16.7 billion at December 31, 2005. For this purpose, maximum exposure is considered to be the amount invested by the Company in securities issued by the VIEs.



#### KPMG LLP 345 Park Avenue New York, NY 10154

## Independent Auditors' Report on Internal Control Required by SEC Rule 17a-5 and CFTC Regulation 1.16

To the Board of Directors and Stockholder of Citigroup Global Markets Inc. and Subsidiaries:

In planning and performing our audit of the consolidated financial statements of Citigroup Global Markets Inc. and Subsidiaries (the "Company") (an indirect wholly-owned subsidiary of Citigroup Global Markets Holdings Inc.) for the year ended December 31, 2005, we considered its internal control, including control activities for safeguarding customer and firm assets, including securities, in order to determine our auditing procedures for the purpose of expressing our opinion on the consolidated financial statements and not to provide assurance on internal control.

Also, as required by Rule 17a-5(g)(1) of the Securities and Exchange Commission (the "SEC") and Regulation 1.16 of the Commodity Futures Trading Commission (the "CFTC") (collectively, the "Commissions"), we have made a study of the practices and procedures followed by the Company, including tests of compliance with such practices and procedures, that we considered relevant to the objectives stated in Rule 17a-5(g) and Regulation 1.16 in the following:

- 1. Making the periodic computations of aggregate debits and net capital under SEC Rule 17a-3(a)(11) and the reserve required by SEC Rule 15c3-3(e);
- 2. Making the quarterly securities examinations, counts, verifications, and comparisons, and the recordation of differences required by SEC Rule 17a-13;
- 3. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System;
- 4. Obtaining and maintaining physical possession or control of all fully paid and excess margin securities of customers as required by SEC Rule 15c3-3;
- 5. Making the periodic computations of minimum financial requirements pursuant to CFTC Regulation 1.17;
- 6. Making the daily computations of the segregation requirements of Section 4d(2) of the Commodity Exchange Act and the regulations thereunder, and the segregation of funds based upon such computations; and
- 7. Making the daily computations of the foreign futures and foreign options secured amount requirements pursuant to Regulation 30.7 of the CFTC.

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls, and of the practices and procedures referred to in the preceding paragraph, and to assess whether those practices and procedures can be expected to achieve the Commissions' above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable but not absolute assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition, and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in conformity with generally accepted accounting principles. SEC Rule 17a-5(g) and CFTC Regulation 1.16 list additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in internal control or the practices and procedures referred to above, errors or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate. Our consideration of internal control would not necessarily disclose all matters in internal control that might be material weaknesses under standards established by the American Institute of Certified Public Accountants. A material weakness is a condition in which the design or operation of one or more of the internal control components does not reduce to a relatively low level the risk that misstatements caused by error or fraud in amounts that would be material in relation to the financial statements being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving internal control, including control activities for safeguarding securities and customer and firm assets, that we consider to be material weaknesses as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the Commissions to be adequate for their purposes in accordance with the Securities Exchange Act of 1934, the Commodity Exchange Act, and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2005, to meet the Commissions' objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC, the New York Stock Exchange, Inc., the CFTC, the National Futures Association, and other regulatory agencies that rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, or Regulation 1.16 under the Commodity Exchange Act, and is not intended to be and should not be used by anyone other than these specified parties.

KPMG LIP

February 24, 2006