THE PORT AUTHORITY OF NY & NJ

Financial Statements and Appended Notes for the Year ended December 31, 2013



THE PORT AUTHORITY OF NEW YORK & NEW JERSEY FINANCIAL STATEMENTS AND APPENDED NOTES FOR THE YEAR ENDED DECEMBER 31, 2013

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KPMG LLP 345 Park Avenue New York, NY 10154-0102

Independent Auditors' Report

Board of Commissioners The Port Authority of New York and New Jersey:

Report on the Consolidated Financial Statements

We have audited the accompanying consolidated statements of net position of The Port Authority of New York and New Jersey (the "Port Authority") as of December 31, 2013 and 2012, and the related consolidated statements of revenues, expenses, and changes in net position, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with U.S. generally accepted accounting principles; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits 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 consolidated financial statements are free of material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the net position of the Port Authority as of December 31, 2013 and 2012, and the changes in its net position and its cash flows for the years then ended in accordance with U.S. generally accepted accounting principles.

Emphasis of Matter

As discussed in Note A.3.0 to the consolidated financial statements, effective January 1, 2012, the Port Authority adopted the provisions of Governmental Accounting Standards Board (GASB) Statement No. 65, *Items Previously Reported as Assets and Liabilities*. Our opinion is not modified with respect to this matter.

Other Matters

Required Supplementary Information

U.S. generally accepted accounting principles require that Management's Discussion and Analysis and the Schedules of Funding Progress, as listed in the table of contents, be presented to supplement the consolidated financial statements. Such information, although not a part of the consolidated financial statements, is required by the GASB who considers it to be an essential part of financial reporting for placing the consolidated financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management regarding the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the consolidated financial statements, and other knowledge we obtained during our audit of the consolidated financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Our audits for the years ended December 31, 2013 and 2012 were conducted for the purpose of forming an opinion on the Port Authority's consolidated financial statements. The supplementary information included in Schedules D-1, D-2, E and F, as listed in the table of contents, related to fiscal years 2013 and 2012 is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. This information has been subjected to the auditing procedures applied in the audits of the consolidated financial statements for the years ended December 31, 2013 and 2012, and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the supplementary information included in Schedules D-1, D-2, E and F related to fiscal years 2013 and 2012 is fairly stated, in all material respects, in relation to the consolidated financial statements as a whole.



The Port Authority's consolidated financial statements for the years ended December 31, 2004 through 2011 (not presented herein) were audited by other auditors whose reports thereon expressed unmodified opinions on those respective consolidated financial statements. The reports of the other auditors on these consolidated financial statements stated that the supplementary information included in Schedules D-1 and D-2 for fiscal years 2004 through 2011, was subjected to the auditing procedures applied in the audit of the respective consolidated financial statements and, in their opinion, was fairly stated in all material respects in relation to the respective consolidated financial statements.

Schedules D-3 and G, as listed in the table of contents, are presented for the purposes of additional analysis and are not a required part of the basic financial statements. Such information has not been subjected to the auditing procedures applied in the audit of the basic financial statements, and accordingly, we do not express an opinion or provide any assurance on it.

Report on Financial Statements Prepared in Accordance with Port Authority Bond Resolutions

We have audited the accompanying Schedules A, B and C of the Port Authority, which comprise financial statements that present the assets and liabilities as of December 31, 2013, and the revenues and reserves for the year then ended, prepared in accordance with the requirements of the Port Authority's bond resolutions.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with the requirements of the Port Authority's bond resolutions. Management is also responsible for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements 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 financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.



We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the assets and liabilities of the Port Authority as of December 31, 2013, and its revenues and reserves for the year then ended in accordance with the requirements of the Port Authority's bond resolutions.

Report on Summarized Comparative Information

We have previously audited Schedules A, B and C prepared in accordance with the requirements of the Port Authority's bond resolutions as of and for the year ended December 31, 2012, and we expressed an unmodified audit opinion on them in our report dated February 25, 2013. In our opinion, the summarized comparative information presented on Schedules A, B, and C herein as of and for the year ended December 31, 2012 is consistent, in all material respects, with the audited Schedules A, B and C as of and for the year ended December 31, 2012 from which it has been derived.

Emphasis of Matters

Basis of Accounting

We draw attention to Note A.4 of the consolidated financial statements, which describes the basis of accounting used in Schedules A, B and C. Schedules A, B and C are prepared by the Port Authority based on the requirements present in its bond resolutions, which is a basis of accounting other than U.S. generally accepted accounting principles. Our opinion is not modified with respect to this matter.

Change in Accounting Principle

As discussed in Note A.3.0 to the consolidated financial statements, in 2013, the basis of accounting used in Schedules A, B and C referred to in the preceding paragraph incorporated the provisions of GASB Statement No. 65, *Items Previously Reported as Assets and Liabilities*. Our opinion is not modified with respect to this matter.

Restriction on Use

Our report on Schedules A, B, and C is intended solely for the information and use of the Port Authority and those who are a party to the Port Authority's bond resolutions, and is not intended to be and should not be used by anyone other than these specified parties.

KPMG LLP

New York, New York March 6, 2014

Management's Discussion and Analysis (Unaudited) Years ended December 31, 2013 and 2012

Introduction

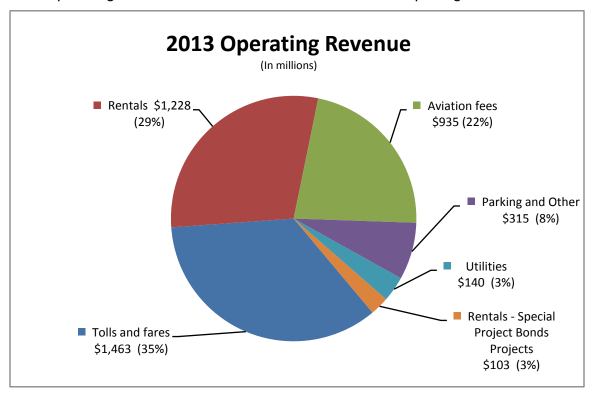
The following discussion and analysis of the financial performance and activity of The Port Authority of New York and New Jersey (The Port Authority) and certain of its related entities (component units) described herein (see Note A.1.d – *Nature of the Organization and Summary of Significant Accounting Policies*) is intended to provide an introduction to and understanding of the consolidated financial statements of the Port Authority for the year ended December 31, 2013, with selected comparative information for the years ended December 31, 2012 and December 31, 2011. This section has been prepared by management of the Port Authority and should be read in conjunction with the consolidated financial statements and appended note disclosures that follow this section.

2013 Financial Results

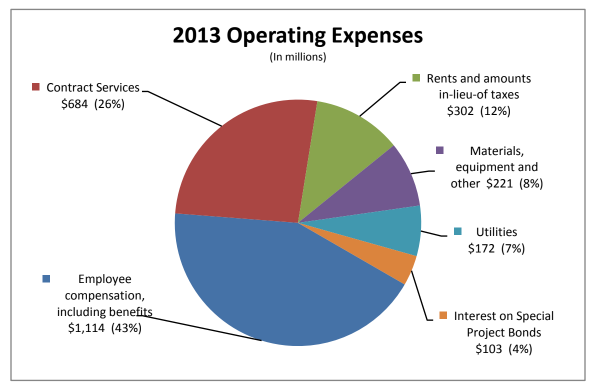
The Port Authority's net position totaled \$13.7 billion at December 31, 2013, representing an increase of \$1.0 billion when compared to December 31, 2012. The increase in net position is due to \$675.7 million in income from operations and \$352.1 million in income from non-operating activities.

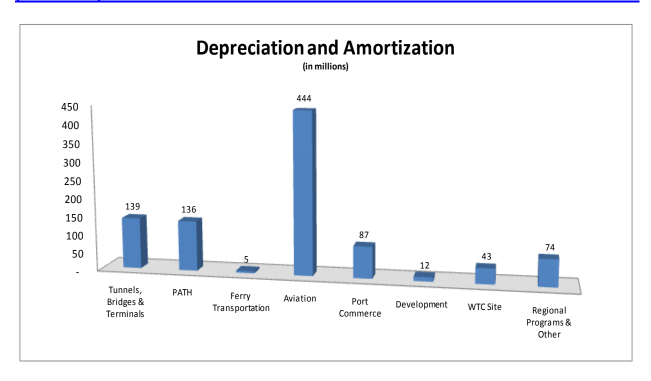
Description	2013
	(In thousands)
Gross operating revenues	\$4,184,039
Operating expenses	(2,596,268)
Depreciation and amortization	(940,254)
Net revenue related to Superstorm Sandy	28,229
Income from operations	675,746
Non-operating expenses	(562,101)
Capital contributions and Passenger Facility Charges (PFCs)	914,199
Income from non-operating activities	352,098
Increase in net position	\$1,027,844

Gross operating revenues totaled \$4.2 billion in 2013, comprising:



Operating and maintenance expenses totaled \$2.6 billion in 2013, comprising:





Superstorm Sandy 2013 Net Position Impact

Net (revenue)/expense related to Superstorm Sandy totaled (\$28.2) million in 2013. Direct operating expenses incurred as a result of the storm totaled \$352 million, including \$232 million of write-offs relating to capital infrastructure assets that were destroyed and \$120 million in cost for immediate repairs to Port Authority facilities. Offsetting these amounts was \$380 million in insurance recoveries received from participating insurance carriers (see Note J.(9) - Commitments and Certain Charges to Operations for additional information regarding Superstorm Sandy).

In addition, the Port Authority recognized \$95.7 million in Grants associated with Superstorm Sandy recovery efforts, including \$12.4 million from Federal Emergency Management Agency (FEMA) and \$83.3 million from the Federal Transit Administration (FTA). These amounts are included as a component of Grants on the Port Authority Consolidated Statements of Revenues, Expenses and Changes in Net Position.

	 2013		2012	С	umulative
		(In	thousands)		_
Immediate Repair Expenses	\$ 119,752	\$	120,607	\$	240,359
Write-off of Destroyed Assets	232,348		15,724		248,072
Insurance Recoveries	 (380,329)		(106,331)		(486,660)
Net (Revenue)/Expense associated with Superstorm Sandy	(28,229)		30,000		1,771
Add:					
Grants associated with Superstorm Sandy	 (95,678)		-		(95,678)
Total Impact	\$ (123,907)	\$	30,000	\$	(93,907)

Income from non-operating activities totaled \$352 million in 2013, comprising:

	<u>(ln n</u>	<u>nillions)</u>
Contributions in aid of construction, PFCs and pass-through amounts	\$	738
Grants in connection with operating activities		188
Interest income, including decreases in fair value of investments		9
Net gain on disposition of assets		4
Interest expense in connection with bonds and other asset financing,		
including 4 World Trade Center (WTC) associated payments		(587)
Income from non-operating activities	\$	352

Other Activities

➤ Toll and fare schedules for the Port Authority's six (6) vehicular crossings and the PATH system were revised effective September 18, 2011. The toll for automobiles paying with cash was increased from \$8.00 to \$12.00 in 2011 and to \$13.00 in December 2012, with further increases of \$1.00 scheduled in December 2014 and 2015; the cash toll for truck classes 2-6 increased from \$15.00 per axle to \$17.00 per axle in December 2013, with further increases of \$2.00 per axle scheduled in December in 2014 and 2015; the cash toll for buses carrying 10 or more people was increased from \$21.00 to \$22.00 in December 2013, with further increases of \$1.00 scheduled in December each year in 2014 and 2015. Discounts are available for vehicles using the E-ZPass electronic toll collection system and certain designated user programs.

The PATH base fare for a single trip increased from \$2.25 per trip to \$2.50 per trip on October 1, 2013, with a further increase of 25 cents scheduled for October 1, 2014. The cost of the multi-trip tickets and SmartLink passes increased on October 1, 2013, with a further increase scheduled for October 1, 2014 in a consistent manner with the base fare increase.

➤ In July 2012, the Port Authority and the private full service vendor operating the Essex County Resource Recovery Facility (ECRR) entered into certain supplemental agreements under which the private full service vendor assumed the Port Authority's obligations under the waste disposal contract with the City of New York. The supplemental agreements also required the private full service vendor to enter into an agreement with the New Jersey Department of Environmental Protection providing for the construction and maintenance of certain air emissions control technology at the plant, and restructured certain financial obligations of the Port Authority and the private full service vendor pertaining to the plant. Effective January 1, 2013, the private full service vendor retains all fees and assumes all costs relating to the facility (See 2013 vs. 2012 Operating Revenues and Operating Expenses for financial statement impacts).

- ➤ The Port Authority entered into a management agreement for a term of 15 years with South Jersey Transportation Authority (SJTA), effective July 1, 2013. Under the Management Agreement, the Port Authority will provide general management services to SJTA in connection with the Atlantic City Airport (ACY), which will be provided at the direction and under the supervision of SJTA until ACY is certified as an additional facility of the Port Authority. SJTA will remain the airport sponsor and will retain its obligations under the Federal Aviation Administration (FAA) airport operating certificate. The Port Authority will be paid a fee per month for the performance of its management services. At any time during the term of the Management Agreement, the Port Authority will have an option to buy SJTA's interest in ACY.
- ➤ On December 4, 2013, the Board of Commissioners of the Port Authority approved the Port Authority's sale of its interests in the New WTC Retail Owner, LLC to Westfield (See Note K *Information with Respect to the Redevelopment of the World Trade Center Site*). As such, Westfield will acquire 100% of the Port Authority interests in the retail components of the WTC site for a total aggregate payment to the Port Authority of \$1.4 billion. After completion of the transaction, the Port Authority will continue as landlord of the retail components of the World Trade Center site, under a net lease providing for nominal annual rentals.
- On December 4, 2013, after determining that Newark Legal and Communications Center (NLCC) was no longer required for the purposes for which it was acquired, the Board of Directors of the Newark Legal and Communications Center Urban Renewal Corporation (NLCCURC) authorized the President of the NLCCURC to enter into an agreement providing for the phased transfer of the NLCCURC's interests in the Newark Legal and Communications Center to Matrix Affiliate, LLC in exchange for a total aggregate payment of approximately \$42 million, subject to certain adjustments.
- ➤ On February 19, 2014, the Board of Commissioners adopted a budget for calendar year 2014 and a ten-year capital plan for 2014 2023. Please refer to the following link (http://www.panynj.gov/corporate-information).

Financial Statements for Years Ended December 31, 2013 and December 31, 2012 - Discussion and Analysis

Management's discussion and analysis is intended to serve as an introduction to the Port Authority's consolidated financial statements, including the notes to the consolidated financial statements, required supplementary information, financial schedules pursuant to Port Authority bond resolutions, and statistical and other supplemental information. The consolidated financial statements comprise the following: the Consolidated Statements of Net Position, the Consolidated Statements of Revenues, Expenses and Changes in Net Position, the Consolidated Statements of Cash Flows, and the Notes to the Consolidated Financial Statements.

Consolidated Statements of Net Position

The Consolidated Statements of Net Position present the financial position of the Port Authority at the end of the fiscal year and include all of its assets, deferred outflows of resources, liabilities, and deferred inflows of resources as applicable (see Note A.3.n – *Nature of the Organization and Summary of Significant Accounting Policies*). Net position represents the difference between assets and deferred outflows of resources, and liabilities and deferred inflows of resources. A summarized comparison of the Port Authority's assets, deferred outflows of resources, liabilities, deferred inflows of resources, and net position follows:

	2013	2012	2011 *	
	(In thousands)			
ASSETS				
Current assets	\$3,497,235	\$4,691,874	\$4,044,368	
Noncurrent assets:				
Facilities, net	27,645,980	25,525,926	23,134,288	
Other noncurrent assets	7,219,567	6,910,884	6,739,065	
Total assets	38,362,782	37,128,684	33,917,721	
DEFERRED OUTFLOWS OF RESOURCES				
Debt refunding costs	108,657	94,636	-	
Total deferred outflows of resources	108,657	94,636	-	
LIABILITIES				
Current liabilities	3,113,486	2,788,155	2,635,668	
Noncurrent liabilities:				
Bonds and other asset financing obligations	18,229,901	18,139,807	15,751,041	
Other noncurrent liabilities	3,391,120	3,590,377	3,805,121	
Total liabilities	24,734,507	24,518,339	22,191,830	
DEFERRED INFLOWS OF RESOURCES				
Debt refunding costs	8,605	4,498	-	
Total deferred inflows of resources	8,605	4,498	-	
NET POSITION				
Net investment in capital assets	10,093,713	9,902,611	10,020,306	
Restricted	454,467	392,389	294,460	
Unrestricted	3,180,147	2,405,483	1,411,125	
Total net position	\$13,728,327	\$12,700,483	\$11,725,891	

^{*} December 31, 2011 amounts have not been restated to reflect the implementation of Government Accounting Standards Board (GASB) Statement No. 65, *Items Previously Reported as Assets and Liabilities*.

Port Authority assets totaled \$38.4 billion at December 31, 2013, an increase of \$1.2 billion from December 31, 2012. This increase was primarily due to:

➤ Facilities, net, including contributed capital amounts increased \$2.1 billion resulting from the continued capital investment in Port Authority facilities (see Schedule F - *Information on Port Authority Capital Program Components* for additional information on capital investment by business segment).

- ➤ Cash including restricted amounts decreased \$1.4 billion primarily due to a \$3.4 billion decrease in capital financing and investing activities which was offset by a \$2.0 billion increase in cash flows relating to operations.
- Current and noncurrent investments increased \$825 million primarily due to a \$355 million increase in U.S. Securities held for the scheduled refunding of consolidated bonds in January 2014 and a \$519 million increase in U.S. Securities related to Port Authority General and Consolidated Bond Reserve Funds.
- Other amounts receivable decreased \$103 million primarily due to a \$107 million decrease associated with insurance proceeds received in connection with Superstorm Sandy.

Port Authority liabilities totaled \$24.7 billion at December 31, 2013, an increase of \$216 million from December 31, 2012. This increase was primarily due to:

- Bonds and other asset financing obligations increased \$186 million primarily due to the issuance of consolidated bonds in connection with the Port Authority's capital plan.
- Accounts payable increased \$143 million primarily due to the timing of payments associated with capital construction projects at the Bayonne Bridge, Port Jersey Port Authority Marine Terminal facilities and WTC site.
- Accrued pension and other noncurrent employee benefits decreased \$91 million primarily due to contributions made to The Port Authority of New York and New Jersey Retiree Health Benefits Trust.

Consolidated Statements of Revenues, Expenses and Changes in Net Position

Change in net position is an indicator of whether the overall fiscal condition of an organization has improved or worsened during the year. Following is a summary of the Consolidated Statements of Revenues, Expenses and Changes in Net Position:

	2013	2012	2011
		(In thousands)	
Gross operating revenues	\$4,184,039	\$4,050,016	\$3,800,480
Operating expenses	(2,596,268)	(2,589,447)	(2,564,969)
Depreciation and amortization	(940,254)	(961,958)	(930,264)
Net revenue/(expense) related to			
Superstorm Sandy	28,229	(30,000)	-
Income from operations	675,746	468,611	305,247
Non-operating expenses	(562,101)	(557,648)	(585,445)
Capital contributions and PFCs	914,199	1,223,580	981,466
Increase in net position	\$1,027,844	\$1,134,543	\$701,268

Additional information on facility operating results can be found in Schedule E - *Information on Port Authority Operations* located in the Statistical and Other Supplemental Information section of this report.

Operating Revenues

A summary of gross operating revenues follows:

	2013	2012	2011
		(In thousands)	_
Gross operating revenues:			
Tolls and fares	\$1,462,957	\$1,337,372	\$1,148,061
Rentals	1,228,491	1,208,730	1,150,569
Aviation fees	934,459	904,666	895,356
Parking and other	315,111	338,178	339,131
Utilities	139,835	152,945	154,810
Rentals - Special Project Bonds Projects	103,186	108,125	112,553
Total	\$4,184,039	\$4,050,016	\$3,800,480

2013 vs. 2012

Gross operating revenues totaled \$4.2 billion for the year ended December 31, 2013, a \$134 million or 3% increase from 2012. The overall increase in operating revenues was primarily due to:

- ➤ Toll revenues generated at the Port Authority's six (6) vehicular crossings increased \$109 million in 2013 primarily due to scheduled increases in tolling rates that became effective in December 2012 and December 2013, partially offset by a 0.5% decrease in vehicular activity.
- ➤ PATH fares increased \$16 million in 2013 primarily due to scheduled increases in PATH fares that became effective on October 1, 2012 and October 1, 2013, and a 0.3% increase in ridership levels.

- Aviation fees increased \$30 million in 2013 primarily reflecting an increase in fees derived from cost recovery agreements with airlines operating at Port Authority Aviation facilities.
- Fixed and activity based rentals increased \$20 million in 2013 primarily due to a \$17.3 million increase in activity based rentals at Port Authority Aviation facilities and Seven WTC.
- ➤ Utilities revenues declined \$13 million in 2013 primarily due to a \$14.6 million decrease in the sale of electricity at the ECRR.
- ➤ Parking and other revenues declined \$23 million in 2013 primarily due to a \$42.3 million decrease in ECRR gate and tipping fees. Partially offsetting this decrease was a \$12 million increase in Aviation facilities parking revenues due to a July 1, 2013 increase in on-airport public parking rates and the April 1, 2013 implementation of an airport access fee to off-airport parking lot operators .
- ➤ Rentals Special Project Bonds Projects decreased \$5 million due to a decrease in the amount of outstanding Special Project Bond debt associated with certain aviation projects (See Note D-2. *Amounts Payable Special Project Bonds*).

2012 vs. 2011

Gross operating revenues totaled \$4.1 billion for the year ended December 31, 2012, a \$250 million increase from 2011. The increase in operating revenues was primarily due to:

- ➤ Toll revenues from the Port Authority's six vehicular crossings increased \$178 million in 2012 primarily due to the full year impact of the revised tolling schedule which became effective on September 18, 2011, partially offset by a 2.4% overall decline in vehicular activity. This overall decrease in activity includes approximately a 1% decrease in vehicular activity directly related to Superstorm Sandy.
- ➤ PATH fares increased \$11 million in 2012 primarily due to the full year impact of the revised PATH fare schedule which became effective on September 18, 2011, partially offset by a 5.2% overall decline in 2012 ridership levels directly attributable to Superstorm Sandy.
- Rental revenues increased \$58 million in 2012 primarily due to a \$52 million increase in fixed and activity based rentals from major tenants at Aviation and Port Commerce facilities.
- Aviation fees increased \$9 million year-to-year primarily reflecting higher revenues derived from cost recovery agreements with airlines operating at major airports.

Operating Expenses

A summary of operating expenses follows:

	2013	2012	2011
		(In thousands)	
Operating expenses:			
Employee compensation, including benefits	\$1,114,397	\$1,038,243	\$1,037,681
Contract services	684,411	749,106	726,883
Rents and amounts in-lieu-of taxes	301,582	304,020	280,237
Materials, equipment and other	220,859	215,937	219,183
Utilities	171,833	174,016	188,432
Interest on Special Project Bonds	103,186	108,125	112,553
Total	\$2,596,268	\$2,589,447	\$2,564,969

2013 vs. 2012

Operating expenses totaling \$2.6 billion, excluding costs related to Superstorm Sandy, remained relatively flat when compared to 2012. The \$7 million increase in operating expenses was primarily due to the following:

- ➤ Employee compensation increased \$76 million in 2013 primarily due to a \$25 million increase in policing activities, a \$21 million increase in operation and maintenance activities including snow & ice removal, and a \$31 million increase in employee benefits primarily due to an increase in accrued amounts associated with Other Postemployment Employee Benefits (OPEB).
- Costs for materials, equipment and other increased \$5 million in 2013 primarily due to a \$9.5 million increase in property damage insurance premiums and an \$11 million increase associated with a 2012 WTC commercial rent tax settlement. Partially offsetting these increases was an \$18 million decrease in capital expenditure write-offs.
- Contract service costs decreased \$65 million in 2013 primarily due to a \$60 million decrease in contractor payments due the private full service vendor who operates the ECRR and a \$23 million decrease due to the 2012 completion of the Port Authority financial commitments to Brooklyn Bridge Park Development Corporation.
- Rents and amounts in-lieu-of taxes decreased \$2.4 million in 2013 primarily due to a \$4.5 million decrease in payments in-lieu-of taxes (PILOT) for the ECRR. Partially offsetting these amounts was a \$1.6 million increase in PILOT for the WTC site.
- ➤ Utilities expenditures decreased \$2.2 million in 2013 primarily due to a reduction in electricity consumption at Port Authority facilities.

2012 vs. 2011

Operating expenses, before consideration of Superstorm Sandy related costs, totaled \$2.6 billion in 2012, a \$24 million increase from 2011. The year-to-year increase was primarily due to the following:

- Rent and amounts in-lieu-of taxes increased \$24 million in 2012 primarily due to higher rental payments paid to the Cities of New York and Newark under lease agreements governing the operation of the New York City Air Terminals and Newark Air and Marine Terminals.
- Contract service costs increased \$22 million in 2012 primarily due to a \$26 million increase for interim terminal operating agreements at the Brooklyn-Port Authority Marine Terminal and Port Newark; and a \$12 million increase attributable to an accelerated payment to the Brooklyn Bridge Park Development Corporation. Partially offsetting these increases was a \$13 million decrease in snow and ice removal costs due to milder winter weather conditions in 2012.
- Utility expenses decreased \$14 million in 2012 primarily due to an \$11 million decrease attributable to lower electricity usage at Aviation facilities and PATH.
- ➤ Costs for materials, equipment and other items decreased \$3 million in 2012 primarily due to a \$13 million decrease in bad debt expense at Port Commerce facilities, which was offset by a \$9.2 million increase in self-insured public liability and workers compensation losses.

Depreciation and Amortization

A summary of depreciation and amortization expenses follows:

	2013	2012	2011
		(In thousands)	·
Depreciation and amortization:			
Depreciation of facilities	\$875,979	\$884,239	\$852,727
Amortization of costs for regional programs	64,275	77,719	77,537
Total	\$940,254	\$961,958	\$930,264

2013 vs. 2012

➤ Depreciation and amortization expense decreased \$22 million primarily due to decreases in amortization associated with the reclassification of certain regional programs and year-to-year decreases associated with fully depreciated capital assets at the WTC, Outerbridge Crossing and George Washington Bridge.

2012 vs. 2011

➤ Depreciation and amortization expense totaled \$962 million in 2012, an increase of \$32 million compared to 2011. The increase primarily reflects the full year impact of transferring \$2.1 billion of construction in progress to completed construction in 2011 and the transfer of an additional \$906 million in capital expenditures to completed construction in 2012.

Non-Operating Revenues and Expenses

	2013	2012	2011
		(In thousands)	_
Non-operating revenues and (expenses):			
Interest income	\$35,036	\$37,510	\$54,398
Net (decrease)/increase in fair value of investments	(26,428)	2,151	(101,296)
Interest expense in connection with			
bonds and other asset financing	(623,353)	(658,313)	(559,110)
Net gain/(loss) on disposition of assets	4,423	(4)	-
Pass-through grant program payments	(176,848)	(56,446)	(11,507)
4 WTC associated payments	36,660	65,293	8,343
Grants	188,409	52,161	23,727
Net non-operating expenses	(\$562,101)	(\$557,648)	(\$585,445)

2013 vs. 2012

- Financial income, including interest income and changes to the fair value of investments decreased \$31 million in 2013 primarily due to a \$13.4 million year-to-year decrease in market valuation adjustments associated with the 2012 termination of three remaining Interest Rate Exchange Contracts (Swap Agreements) and a \$14 million decrease in the fair market valuation of United States Treasury securities due to rising interest rates.
- Interest expense in connection with bonds and other asset financings, including 4 WTC associated payments relating to the reimbursement of interest expense associated with Tower 4 Liberty Bonds decreased \$6 million in 2013 primarily due to a \$21 million year-to-year decrease in payments associated with three remaining Swap Agreements that were terminated in 2012 and a \$3.4 million year-to-year decrease associated with interest payable in connection with a 2012 WTC site commercial rent occupancy tax settlement. Offsetting these amounts was an increase of \$22 million in operating interest expense associated with outstanding debt.
- ➤ Net gain on disposition of assets increased \$4.4 million due to a sale of a parcel of land surrounding the Lincoln Tunnel.
- Grants associated with operating activities increased \$136 million in 2013 primarily due to a \$96 million increase in FTA and FEMA grants associated with Superstorm

Sandy recovery efforts and a \$36 million increase in the Department of Homeland Security (DHS) funding for port security related projects.

➤ Pass—through grant program payments to sub-grantees increased \$120 million in 2013 primarily due to increased funding associated with baggage screening projects at Aviation facilities and security related projects sponsored by the Port Authority. Pass-through grant program payments are offset in their entirety by either Contributions in aid of construction or Grants.

2012 vs. 2011

- Financial income, including interest income and changes to the fair value of investments increased \$87 million in 2012 primarily due to a \$107 million year-to-year increase in market valuation adjustments associated with three unhedged Swap Agreements that were terminated in 2012. Partially offsetting this increase was a \$6 million decrease in earnings on investment securities due to the lower interest rate environment associated with United States Treasury securities, and a \$14 million loss for guaranteed returns due WTC joint venture members. These guaranteed amounts earned on capital contributions made by Durst to the Tower 1 Joint Venture and Westfield to the WTC Retail Joint Venture are recognized in accordance with their respective joint venture agreements.
- Interest expense in connection with bonds and other financing obligations totaled \$658 million in 2012, an increase of \$99 million, primarily due to a \$2.5 billion increase in outstanding debt obligations and a \$57 million year-to-year increase in interest expense associated with Tower 4 Liberty Bonds issued in November 2011 for the continued construction of WTC Tower 4. Partially offsetting these amounts was a \$57 million increase in 4 WTC associated payments reflecting the reimbursement of interest expense associated with Tower 4 Liberty Bonds.

Capital Contributions and Passenger Facility Charges

	2013	2012	2011
		(In thousands)	_
Contributions in aid of construction	\$689,898	\$997,441	\$767,010
Passenger Facility Charges	224,301	222,614	214,456
1 WTC LLC insurance proceeds	=	3,525	-
Total	\$914,199	\$1,223,580	\$981,466

2013 vs. 2012

➤ Contributions in aid of construction, PFCs, and 1 World Trade Center LLC (1 WTC LLC) restricted insurance proceeds decreased \$309 million in 2013, primarily due to a \$164 million decrease in capital contributions from the Silverstein net lessees for the construction of WTC Towers 3 and 4, a \$157 million decrease in funding from the FTA for the construction of the WTC Transportation Hub, and a \$100 million decrease associated with the 2012

the WTC Transportation Hub, and a \$100 million decrease associated with the 2012 contribution from the WTC Retail Joint Venture, Westfield member to WTC Retail LLC for the further construction and development of retail space at the WTC site. Partially offsetting these amounts was a \$77 million increase in funding from the Transportation Security Administration (TSA) for the construction and enhancement of baggage screening systems at LaGuardia Airport (LGA), John F. Kennedy International Airport (JFK) and Newark Liberty International Airport (EWR).

2012 vs. 2011

➤ Contributions in aid of construction, PFCs, and 1 WTC LLC restricted insurance proceeds totaled \$1.2 billion in 2012, an increase of \$242 million. The year-to-year increase was primarily due to an increase of \$131 million received from the FTA in connection with the WTC PATH Transportation Hub; a \$100 million contribution from the WTC Retail Joint Venture, Westfield member to WTC Retail LLC for the further construction and development of retail space at the WTC site; an increase of \$50 million in contributed capital from Silverstein net lessees for the construction of WTC Towers 2, 3 and 4; and a \$20 million contribution from the Hugh L. Carey Battery Park City Authority for the construction of a Route 9A WTC site underpass. These increases were partially offset by a year-to-year decrease in Tower 1 Joint Venture LLC capital contributions from Durst made in 2011.

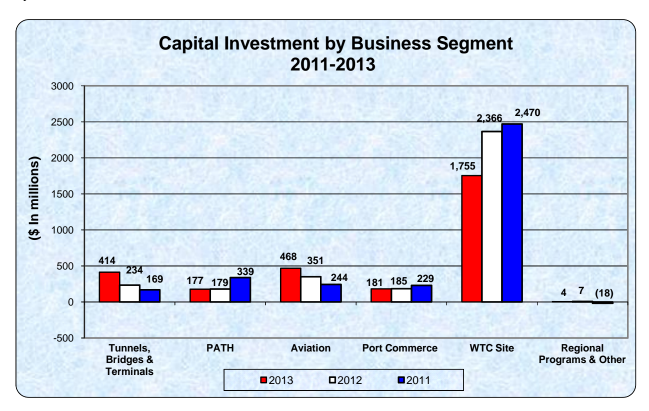
Capital Construction Activities

Port Authority capital investment including contributed capital amounts totaled \$3 billion in 2013, \$3.3 billion in 2012 and \$3.4 billion in 2011.

Funding sources for the \$3 billion of Port Authority capital investment in 2013 were:

	(In	millions)
Capital Debt Obligations	\$	1,772
FTA Contributions in aid of construction		418
Port Authority Consolidated Bond Reserve Funds		271
WTC Towers 3 and 4 net lessee capital contributions		190
Passenger Facility Charges		175
Other contributions in aid of construction		174
Total	\$	3,000

The following chart depicts net capital investment for the last three years summarized by line of business:



Additional Port Authority capital investment information is contained in "Note B - Facilities, net" to the consolidated financial statements and "Schedule F – Information on Port Authority Capital Program Components" located in the Statistical and Other Supplemental Information section of this report.

Capital Financing and Debt Management

As of December 31, 2013, bonds and other asset financing obligations of the Port Authority totaled approximately \$19.4 billion, excluding \$1.2 billion associated with the Tower 4 Liberty Bonds for which the Port Authority is a co-borrower/obligor.

During 2013, the Port Authority issued \$1.85 billion of consolidated bonds. Of this amount, \$350 million was allocated to fund capital project expenditures and \$1.5 billion was allocated for the purpose of refunding existing outstanding obligations.

Listed below is a summary of credit ratings assigned to outstanding debt obligations of the Port Authority. All ratings for outstanding obligations in 2013 remained the same when compared to 2012. During 2013, Standard and Poor's (S&P), Fitch Ratings and Moody's Investors Service considered the Port Authority's outlook as stable.

OBLIGATION	S&P	Fitch Ratings	Moody's Investors Service
Consolidated Bonds	AA-	AA-	Aa3
Commercial Paper	A-1+	F1+	P-1

Each rating reflects only the view of the ratings service issuing such rating and is not a recommendation by such ratings service to purchase, sell or hold any maturity of Port Authority obligations or as to market price or suitability of any maturity of the obligations for a particular investor. An explanation of the significance of a rating may be obtained from the ratings service issuing such rating. There is no assurance that any rating will continue for any period of time or that it will not be revised or withdrawn. A revision or withdrawal of a rating may have an effect on market price. Additional information on Port Authority obligations can be found in "Note D - *Outstanding Obligations and Financing*" to the consolidated financial statements.

Consolidated Statements of Net Position

		December 31,		
		2013		2012
ASSETS		(in tho	usands)	
Current assets:				
Cash	\$	2,210,039	\$	3,692,900
Restricted cash		183,487		131,925
Investments		410,018		100,777
Current receivables, net		451,644		447,562
Other current assets		194,754		283,233
Restricted receivables and other assets		47,293		35,477
Total current assets		3,497,235		4,691,874
Noncurrent assets:				
Restricted cash		6,583		6,472
Investments		2,342,391		1,835,720
Restricted investments - PAICE		172,064		162,630
Other amounts receivable, net		38,453		141,473
Other noncurrent assets		1,408,623		1,382,399
Restricted other noncurrent assets - PAICE		10,028		10,147
Amounts receivable - Special Project Bonds Projects		1,587,468		1,656,350
Amounts receivable - Tower 4 Liberty Bonds		1,248,697		1,249,309
Unamortized costs for regional programs		405,260		466,384
Facilities, net		27,645,980		25,525,926
Total noncurrent assets		34,865,547		32,436,810
Total assets		38,362,782		37,128,684
DEFERRED OUTFLOWS OF RESOURCES				
Debt refunding costs		108,657		94,636
Total deferred outflows of resources		108,657		94,636
LIABILITIES				
Current liabilities:				
Accounts payable		1,029,780		886,862
Accrued interest and other current liabilities		582,493		568,308
Restricted other liabilities - PAICE		3,746		852
Accrued payroll and other employee benefits		352,748		283,180
Current portion bonds and other asset financing obligations		1,144,719		1,048,953
Total current liabilities		3,113,486		2,788,155
Noncurrent liabilities:				
Accrued pension and other noncurrent employee benefits		279,220		369,951
Other noncurrent liabilities		229,884		267,829
		•		•
Restricted other noncurrent liabilities - PAICE		45,851		46,938
Amounts payable - Special Project Bonds		1,587,468		1,656,350
Amounts payable - Tower 4 Liberty Bonds		1,248,697		1,249,309
Bonds and other asset financing obligations		18,229,901		18,139,807
Total noncurrent liabilities		21,621,021		21,730,184
Total liabilities		24,734,507		24,518,339
DEFERRED INFLOWS OF RESOURCES				
Debt refunding costs		8,605		4,498
Total deferred inflows of resources		8,605		4,498
NET POSITION	\$	13,728,327	\$	12,700,483
Net position is composed of:				
Net investment in capital assets	\$	10,093,713	\$	9,902,611
Restricted:	•			• •
Passenger Facility Charges		181,358		132,228
Port Authority Insurance Captive Entity, LLC		173,109		160,161
Minority interest in Tower 1 Joint Venture LLC		100,000		100,000
Unrestricted		3,180,147		2,405,483
NET POSITION	\$	13,728,327	\$	12,700,483
		- ,- = - , - = - .		-,0, .00

Consolidated Statements of Revenues, Expenses and Changes in Net Position

		d December 31,
	2013	2012
Cross energing revenues:	(In the	ousands)
Gross operating revenues: Tolls and fares	\$ 1,462,957	\$ 1,337,372
Rentals		. , ,
	1,228,491	1,208,730
Aviation fees	934,459	904,666
Parking and other	315,111	338,178
Utilities Pontala Special Project Bonda Projects	139,835	152,945
Rentals - Special Project Bonds Projects Total gross operating revenues	103,186 4,184,039	4,050,016
Total gross operating revenues	4,104,039	4,030,010
Operating expenses:		
Employee compensation, including benefits	1,114,397	1,038,243
Contract services	684,411	749,106
Rents and amounts in-lieu-of taxes	301,582	304,020
Materials, equipment and other	220,859	215,937
Utilities	171,833	174,016
Interest on Special Project Bonds	103,186	108,125
Total operating expenses before depreciation, amortization and other operating expenses	2,596,268	2,589,447
Net (revenue)/expense related to Superstorm Sandy	(28,229)	30,000
Depreciation of facilities	875,979	884,239
Amortization of costs for regional programs	64,275	77,719
Income from operations	675,746	468,611
Non-operating revenues and (expenses):		
Interest income	35,036	37,510
Net (decrease)/increase in fair value of investments	(26,428)	2,151
Interest expense in connection with bonds and other asset financing	(623,353)	(658,313)
Net gain/(loss) on disposition of assets	4,423	(4)
Pass-through grant program payments	(176,848)	(56,446)
4 WTC associated payments	36,660	65,293
Grants	188,409	52,161
Net non-operating expenses	(562,101)	(557,648)
Income before capital contributions and passenger facility charges	113,645	(89,037)
	•	, , ,
Capital contributions and passenger facility charges: Contributions in aid of construction	689,898	997,441
Passenger facility charges	224,301	222,614
1 WTC LLC insurance proceeds	224,301	3,525
Total capital contributions and passenger facility charges	914,199	1,223,580
		, -,
Increase in net position	1,027,844	1,134,543
Net position, January 1	12,700,483	11,725,891
Cumulative effect of adopting GASB Statement No. 65 *	,,	(159,951)
Restated net position, January 1	12,700,483	11,565,940
	.	
Net position, December 31	\$ 13,728,327	\$ 12,700,483

^{*} See Note A.3.(o) - Nature of the Organization and Summary of Significant Accounting Policies

Consolidated Statements of Cash Flows

	Year ended December 31		
	2013	2012	
	(In thousands)		
. Cash flows from operating activities:			
Cash received from operations	4,083,637	\$ 3,914,471	
Cash received related to Superstorm Sandy Insurance	486,660	-	
Cash paid to suppliers	(946,998)	(1,031,043)	
Cash paid to or on behalf of employees	(1,135,562)	(1,094,666)	
Cash paid to municipalities	(306,556)	(313,511)	
Cash payments related to Superstorm Sandy	(160,999)	(41,122)	
Net cash provided by operating activities	2,020,182	1,434,129	
Cook flavor from nanomital financing activities.			
Cash flows from noncapital financing activities:	(4= 6.46)	(40.505)	
Principal paid on noncapital financing obligations	(17,640)	(18,595)	
Payments for Fund for regional development buy-out obligation	(51,212)	(51,213)	
Interest paid on noncapital financing obligations	(71)	(149)	
Grants received related to operating activities	74,069	41,584	
Grants received related to Superstorm Sandy	57,180	-	
Pass-Through grant payments	(176,848)	(56,446)	
Net cash (used for) noncapital financing activities	(114,522)	(84,819)	
Investment in facilities and construction of capital assets Proceeds from capital obligations issued for refunding purposes Principal paid through capital obligations refundings Proceeds from sales of capital obligations allocated for construction Principal paid on capital obligations Interest paid on capital obligations Payments for MOTBY obligation Contributions in aid of construction Proceeds from Passenger Facility Charges Proceeds from disposition of assets Financial income allocated to capital projects Proceeds from WTC Retail Owner, LLC Proceeds from insurance related to 1 WTC LLC Net cash (used for) capital and related financing activities	(2,676,463) 2,528,981 (2,477,115) 405,689 (204,030) (836,158) (30,000) 537,056 222,870 4,444 1,785 - (2,522,941)	(2,694,906) 1,663,115 (1,663,115) 2,820,896 (224,425) (815,373) (30,000) 532,811 222,197 - 1,596 93,885 3,525 (89,794)	
	, , ,		
Cash flows from investing activities:			
Purchase of investment securities	(2,600,790)	(1,706,458)	
Proceeds from maturity and sale of investment securities	1,749,169	1,134,593	
Payments for termination of swap agreements	-	(228,524)	
Interest received on investment securities	30,464	32,977	
Other interest income	7,250	8,591	
Net cash (used for) investing activities	(813,907)	(758,821	
Net (decrease)/increase in cash	(1,431,188)	500,695	
Cash at beginning of year	3,831,297	3,330,602	
Cash at end of year	\$ 2,400,109	\$ 3,831,297	

Consolidated Statements of Cash Flows (continued)

	Year ended December 31,		
	2013		2012
	(In tho	usan	ds)
2. Reconciliation of income from operations to net cash provided by operating activities:			
Income from operations	\$ 675,746	\$	468,611
Adjustments to reconcile income from operations to net cash			
provided by operating activities:			
Depreciation of facilities	875,979		884,239
Amortization of costs for regional programs	64,275		77,719
Amortization of other assets, including write-offs	288,221		76,123
Change in operating assets and operating liabilities:			
Decrease/(increase) in receivables	109,809		(118,061)
Decrease/(increase) in other assets	52,654		(125,367)
Increase in payables	5,017		104,667
(Decrease)/increase in other liabilities	(28,978)		122,754
(Decrease) in accrued payroll, pension and other employee benefits	(22,541)		(56,556)
Total adjustments	1,344,436		965,518
Net cash provided by operating activities	\$ 2,020,182	\$	1,434,129

3. Capital obligations:

Consolidated bonds and notes, commercial paper, and variable rate master notes.

4. Noncash investing, capital and financing activities:

Noncash activity of \$23 million in 2013 and \$35 million in 2012 included amortization of discount and premium on outstanding debt obligations, accretion associated with capital appreciation bonds, and debt service in connection with Special Project Bonds.

Noncash capital financing did not include any activities that required a change in fair value. In 2013 and 2012, the Silverstein net lessees contributed \$161 million and \$325 million, respectively, towards construction of WTC Towers 3 and 4. In 2013 and 2012, preferred returns due the Tower 1 Joint Venture Durst member and the WTC Retail Joint Venture Westfield member totaled (\$14.5) million and (\$14) million, respectively.

Noncash capital asset write-offs totaled \$248 million in 2013 and \$50 million in 2012.

Note A - Nature of the Organization and Summary of Significant Accounting Policies

1. Reporting Entity

- a. The Port Authority of New York and New Jersey was created in 1921 by Compact between the States of New York and New Jersey with the consent of the United States Congress. The Compact envisions the Port Authority as being financially self-sustaining. As such, the agency must raise the funds necessary for the improvement, construction or acquisition of its facilities and their operation generally upon the basis of its own credit. Cash derived from Port Authority operations and other cash received may be disbursed only for specific purposes in accordance with provisions of various statutes and agreements with holders of its obligations and others. The costs of providing facilities and services to the general public on a continuing basis are recovered primarily from operating revenue sources, including rentals, tolls, fares, aviation and port fees, and other charges.
- b. The Governor of each State, with the consent of the respective State Senate, appoints six of the twelve members of the governing Board of Commissioners. The Commissioners serve without remuneration for six-year overlapping terms. Meetings of the Commissioners of the Port Authority are open to the public in accordance with policies adopted by the Commissioners. The actions taken by the Commissioners at Port Authority meetings are subject to gubernatorial review and may be vetoed by the Governor of their respective State.
- c. The Audit Committee, which consists of four members of the Board of Commissioners other than the Chairman and Vice Chairman of the Port Authority, provides oversight of the quality and integrity of the Port Authority's framework of internal controls, compliance systems and the accounting, auditing and financial reporting processes. The Audit Committee retains independent auditors and reviews their performance and independence. The independent auditors are required to provide written disclosure of, and discuss with the Committee, any significant relationships or issues that would have a bearing on their independence. The Audit Committee meets directly, on a regular basis, with the independent auditors, a law firm retained to address certain Audit Committee matters, and management of the Port Authority. On June 24, 2013, the Audit Committee retained KPMG LLP as independent auditors to perform the independent audit for the year ending December 31, 2013.
- **d.** The consolidated financial statements and schedules include the accounts of The Port Authority of New York and New Jersey and its component units including:

Port Authority Blended Component Units*	Establishment or Acquisition Date
Port Authority Trans-Hudson Corporation	May 10, 1962
Newark Legal and Communications Center Urban	
Renewal Corporation	May 12, 1988
New York and New Jersey Railroad Corporation	April 30, 1998
WTC Retail LLC	November 20, 2003
Port District Capital Projects LLC	July 28, 2005
Tower 5 LLC (formerly known as 1 WTC LLC)	September 21, 2006
Port Authority Insurance Captive Entity, LLC	October 16, 2006
New York New Jersey Rail, LLC	September 18, 2008
Tower 1 Member LLC	April 19, 2011
Tower 1 Joint Venture LLC	April 19, 2011
Tower 1 Holdings LLC	April 19, 2011
WTC Tower 1 LLC	April 19, 2011
PA Retail Newco LLC	May 7, 2012
Tower 1 Rooftop Holdings LLC	June 8, 2012

^{*} The blended component units listed above are included as part of the Port Authority's reporting entity because the Port Authority's Board of Commissioners serves as the overall governing body of these related entities.

2. Basis of Accounting

- a. The Port Authority's activities are accounted for using the flow of economic resources measurement focus and the accrual basis of accounting. All assets, deferred outflows of resources, liabilities, deferred inflows of resources, net position, revenues and expenses are accounted for in an enterprise fund with revenues recorded when earned and expenses recorded at the time liabilities are incurred.
- b. The Port Authority follows GASB Statement No. 62, Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements, which requires the Port Authority to follow the pronouncements of the GASB in its accounting and financial reporting. Paragraphs 546 through 551 of GASB Statement No. 62 superseded previous guidance contained in GASB Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Activities That Use Proprietary Funds Accounting.

3. Significant Accounting Policies

a. Facilities are carried at cost. The costs for facilities include net interest expense incurred from the date of issuance of the debt to finance construction until the capital project is completed and ready for its intended use. Generally, projects in excess of \$100,000 for additions, asset replacements and/or asset improvements that benefit future accounting periods or are expected to prolong the service lives

of assets beyond their originally assigned lives are capitalized (see Note B – Facilities, Net). Facilities do not include regional programs undertaken at the request of the Governor of the State of New Jersey or the Governor of the State of New York (see Note H – $Regional\ Programs$).

b. Depreciation of facilities is computed using the straight-line method during the estimated useful lives of the related assets (see Note B – *Facilities, Net*). Useful lives are reviewed periodically for each specific type of asset class. Asset lives used in the calculation of depreciation are generally as follows:

Buildings, bridges, tunnels and other structures	25 to	100 years
Machinery and equipment	5 to	35 years
Runways, roadways and other paving	7 to	40 years
Utility infrastructure	10 to	100 years

Assets located at facilities leased by the Port Authority from others are depreciated over the lesser of, the remaining term of the facility lease or the asset life stated above.

Costs of regional programs are amortized on a straight-line basis over the period benefited up to a maximum of 15 years (see Note H – *Regional Programs*). In addition, certain operating costs, which provide benefits for periods exceeding one year, are reported as a component of Other noncurrent assets and amortized over the period benefited.

- **c.** Cash consists of cash on hand and short term cash equivalents. Cash equivalents are made up of negotiable order of withdrawal (NOW) accounts, collateralized time deposits, and money market accounts.
- **d.** Restricted cash is primarily comprised of insurance proceeds, which are restricted to business interruption and redevelopment expenditures, Passenger Facility Charges (PFCs) and operating cash restricted for use by The Port Authority Insurance Captive Entity, LLC (PAICE).
- **e.** Net position is displayed in three components as follows:

Net investment in capital assets consists of capital assets, net of accumulated depreciation, less the outstanding balances of any bonds, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.

Restricted consists of net resources that are legally restricted by outside parties or by law through constitutional provisions or enabling legislation. When both restricted and unrestricted resources are available for use, generally it is the Port Authority's policy to use restricted resources first.

Unrestricted consists of net resources that do not meet the definition of Restricted or Net investment in capital assets.

- **f.** Statutory reserves held by PAICE are restricted for purposes of insuring certain risk exposures.
- g. Inventories are valued using an average cost method which prices items on the basis of the average cost of all similar goods remaining in stock. Inventory is reported as a component of Other noncurrent assets on the Consolidated Statements of Net Position.
- h. Operating revenues are derived principally from rentals, tolls, fares, aviation and port fees, and other charges for the use of, and privileges at Port Authority facilities, and amounts reimbursed for operating activities. Operating expenses include those costs incurred for the operation, maintenance and security of Port Authority facilities. All other revenues, including financial income, PFCs, contributions in aid of construction, grants, insurance proceeds and gains resulting from the disposition of assets, if any, are reported as non-operating revenues, and all other expenses, such as interest expense, losses resulting from the disposition of assets, and pass-through grant program payment costs are reported as non-operating expenses.
- i. Amounts attributable to the collection and investment of PFCs are restricted and can only be used for Federal Aviation Administration (FAA) approved airportrelated projects. Revenue derived from the collection of PFCs, net of the air carriers' handling charges, is recognized as non-operating revenue when the passenger activity occurs and the fees are due from the air carriers. Capital investment funded by PFCs is reflected as a component of Facilities, net.
- j. Contributed capital amounts for the further construction of One WTC (1 WTC), WTC retail premises and WTC Towers 2, 3 & 4, from Tower 1 Joint Venture LLC, New WTC Retail Owner LLC, Westfield member and the Silverstein net lessees, respectively are recognized as Contributions in aid of construction.
- **k.** All Port Authority investment values that are affected by interest rate changes have been reported at their fair value, using published market prices. The Port Authority uses a variety of financial instruments to assist in the management of its financing and investment objectives, and may also employ hedging strategies to minimize interest rate risk and enters into various derivative instruments, including options on United States Treasury securities, repurchase and reverse repurchase (yield maintenance) agreements, United States Treasury and municipal bond futures contracts (see Note C Cash and Investments) and Swap Agreements (see Note D-3 Interest Rate Exchange Contracts (Swap Agreements)).
- I. When issuing new debt for refunding purposes, the difference between the reacquisition price of the new debt and the net carrying amount of the refunded

Notes to Consolidated Financial Statements (continued)

debt is recognized as either a deferred outflow of resources or deferred inflow of resources in accordance with GASB Statement No. 65 and amortized using the straight-line method as a component of interest expense over the remaining life of the old debt or the life of the new debt, whichever is shorter.

- m. The preparation of the consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management, where necessary, to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Such estimates and assumptions are subject to various uncertainties, the occurrence of which may cause differences between those estimates and assumptions and actual results.
- n. GASB issued Statement No. 67, Financial Reporting for Pension Plans and Statement No. 68, Accounting and Financial Reporting for Pensions in June 2012 that are effective for financial statements for periods beginning after June 15, 2013 and June 15, 2014, respectively. The Port Authority is in the process of evaluating the impact, if any that will result from adopting GASB Statements No. 67 and No. 68.
- o. In 2013, the Port Authority adopted GASB Statement No. 65, Items Previously Reported as Assets and Liabilities. As a result of adopting such statement, certain prior year expenditures could no longer be capitalized as assets on the Port Authority's Consolidated Statements of Net Position. The cumulative effect of adopting GASB Statement No. 65 totaled approximately \$160 million and was recognized as a restatement of the Port Authority's 2012 beginning net position.

The following table displays the effect of implementation of GASB Statement No. 65 on previously reported 2012 amounts:

	2012 Published	-	Restated Amount	2012 Restated
		(In	thousands)	
ASSETS				
Other current assets	\$ 287,967	\$	(4,734)	\$ 283,233
Other noncurrent assets	1,429,262		(46,863)	1,382,399
Unamortized costs for regional programs	549,161		(82,777)	466,384
Facilities, net	25,551,503		(25,577)	25,525,926
Subtotal	27,817,893		(159,951)	27,657,942
DEFERRED OUTFLOWS OF RESOURCES				
Debt refunding costs	-		94,636	94,636
Subtotal	-		94,636	94,636
LIABILITIES				
Bonds and other asset financing obligations	18,049,669		90,138	18,139,807
Subtotal	18,049,669		90,138	18,139,807
DEFERRED INFLOWS OF RESOURCES				
Debt refunding costs	-		4,498	4,498
Subtotal	-		4,498	4,498
Total cumulative effect of adopting GASB Statement No. 65	\$ 9,768,224	\$	(159,951)	\$ 9,608,273
Published net position, January 1, 2012				\$11,725,891
Total cumulative effect of adopting GASB Statement No. 6	5			(159,951)
Restated net position, January 1 , 2012				\$11,565,940

In addition, the Port Authority evaluated the impact of adopting GASB Statement No. 65 on Schedule B - Assets and Liabilities which are prepared pursuant to Port Authority bond resolutions. The cumulative effect of adopting GASB Statement No. 65 on Schedule B - Assets and Liabilities, totaled approximately \$327 million, including a reduction in Invested in facilities of \$275 million, a \$47 million reduction in Other non-current assets associated with brokerage commissions and a \$5 million reduction in Other current assets.

4. Reconciliation of the Consolidated Financial Statements Prepared in Accordance with Accounting Principles Generally Accepted in the United States of America to Schedules Prepared Pursuant to Port Authority Bond Resolutions

Schedules A, B and C, which follow the Required Supplementary Information section of this report, have been prepared in accordance with Port Authority bond resolutions which differ in some respects from accounting principles that are generally accepted in the United States of America, as follows:

a. The revenues and expenses of facilities are accounted for in the operating fund. The financial resources expended for the construction or acquisition of major facilities or improvements are accounted for in the capital fund. Transactions involving the application of net revenues are accounted for in the reserve funds.

- b. Port Authority bond resolutions provide that net operating revenues shall not include an allowance for depreciation on facilities other than the depreciation of ancillary equipment. Thus, depreciation is not a significant factor in determining the net revenues and the reserves of the Port Authority or their application as provided in the Port Authority's bond resolutions. Instead, capital expenditures are provided for through deductions from net revenues or reserves in amounts equal to principal payments on debt outstanding or through the application of reserves for the purposes of direct capital investment in facilities, respectively. These amounts are credited at par to Facility infrastructure investment on Schedule B Assets and Liabilities.
- **c.** Debt service in connection with operating asset obligations is paid from the same revenues and in the same manner as operating expenses of the Port Authority.
- **d.** Capital costs for regional programs are included in Invested in facilities in accordance with Port Authority bond resolutions.
- **e.** Consolidated bonds and notes are recorded as outstanding at their par value commencing on the date that the Port Authority is contractually obligated to issue and sell such obligations. Discounts and premiums associated with bonds issued in connection with capital investment are capitalized at issuance.
- f. To reflect the cumulative amount invested by the Port Authority since 1921 in connection with its facilities, the cost of assets removed from service is not deducted from Invested in facilities. However, in the event of the sale of assets removed from service or recovery of amounts related to assets destroyed or damaged, the amount of proceeds received from such sale or recovery is deducted from Invested in facilities.
- **g.** Contributed capital amounts resulting from non-exchange transactions, including contributions in aid of construction where the Port Authority does not receive a cash reimbursement for prior cash outlays are included in Invested in Facilities and credited to Facility infrastructure investment at the capital asset's fair value.

Notes to Consolidated Financial Statements (continued)

A reconciliation of the Consolidated Statements of Net Position to Schedule B and the Consolidated Statements of Revenues, Expenses and Changes in Net Position to Schedule A follows:

Consolidated Statements of Net Position to Schedule B - Assets and Liabilities

		December 31,			
		2013		2012	
		(In thou	ısar	nds)	
Net position reported on Consolidated					
Statements of Net Position	\$	13,728,327	\$	12,700,483	
Add: Accumulated depreciation of facilities		12,324,757		11,473,543	
Accumulated retirements and gains		12,024,101		11,470,040	
and losses on disposal of invested in facilities		2,343,472		2,053,086	
Cumulative amortization of costs					
for regional programs		1,126,221		1,223,636	
Cumulative amounts associated with					
discount and premium		230,970		67,842	
Subtotal		16,025,420		14,818,107	
Less: Cumulative effect of adopting					
GASB Statement No. 65 *		275,539		(159,951)	
Restricted Net Revenues - PAICE		(5,068)		(764)	
Deferred income in connection with PFCs		181,358		132,228	
Subtotal		451,829 (28,48			
Gustotai		401,020		(20,401)	
Total	\$	29,301,918	\$	27,547,077	
Not accets reported on					
Net assets reported on					
Schedule B - Assets and Liabilities (pursuant to Port Authority bond resolutions)	\$	29,301,918	\$	27,547,077	
(paradant to 1 of 1 nationly bond rosolutions)	<u> </u>	_3,001,010	Ψ	21,071,011	

^{*} See Note A.3.(o) - Nature of the Organization and Summary of Significant Accounting Policies

Consolidated Statements of Revenues, Expenses and Changes in Net Position to Schedule A – Revenues and Reserves

	Year ended December 31, 2013 2012			
		(In thou	san	ds)
Increase in net position reported on				
Consolidated Statements of Revenues,				
Expenses and Changes in Net Position	\$	1,027,844	\$	1,134,543
Add: Depreciation of facilities Application of 1 WTC LLC/WTC Retail LLC		875,979		884,239
insurance proceeds		-		17,962
Application of PFCs		175,421		110,015
Amortization of costs for regional programs		64,275		77,719
Amortization of discount and premium		(9,389)		(7,342)
Restricted net revenues - PAICE		4,305		2,710
Decrease in appropriations for self-insurance		10,414		37,547
Accelerated depreciation of brokerage commissions*		(46,863)		
Subtotal		1,074,142		1,122,850
Less: Debt maturities and retirements		204,000		169,770
Debt retirement acceleration		-		54,635
Repayment of asset financing obligations		15,701		16,514
Non-cash capital contributions		160,713		327,179
Direct investment in facilities		1,059,756		691,079
PFCs		224,301		222,614
1 WTC LLC/WTC Retail LLC insurance proceeds		-		3,525
1 WTC LLC/WTC Retail LLC interest income		-		3
Capital contribution from New WTC Retail Owner, LLC		-		100,000
PFC interest income/Fair Value Adjustment		251		39
Net gain/(loss) on disposition of assets		4,423		(4)
Subtotal		1,669,145		1,585,354
Total	\$	432,841	\$	672,039
Increase in reserves reported on Schedule A - Revenues and Reserves	_		_	
(pursuant to Port Authority bond resolutions)		432,841	\$	672,039

^{*} See Note A.3.(o) - Nature of the Organization and Summary of Significant Accounting Policies

Note B - Facilities, Net

1. Facilities, net is comprised of the following:

	Beginning of Year	,	Additions *	Transfers to Completed Construction	De	epreciation	 ements /	End of Year
				(In thou	usand	s)		
<u>2013</u>								
Capital assets not being depreciated:								
Land	\$ 1,083,114	\$	-	\$ 59,137	\$	-	\$ (21)	\$ 1,142,230
Construction in progress	10,863,339		2,996,054	(1,784,341)	·	-		12,075,052
Total capital assets not being depreciated	11,946,453		2,996,054	(1,725,204)		-	(21)	13,217,282
Other capital assets:								
Buildings, bridges, tunnels, other structures	8,899,917		_	1,198,478		_	(3,145)	10,095,250
Machinery and equipment	7,880,823		_	254,802		_	(6,221)	8,129,404
Runways, roadways and other paving	4,556,550		-	79,930		-	(6,488)	4,629,992
Utility infrastructure	3,710,233		-	191,994		-	(3,418)	3,898,809
Total other capital assets being depreciated	25,047,523		-	1,725,204		-	(19,272)	26,753,455
Accumulated depreciation:								
Buildings, bridges, tunnels, other structures	(3,676,054)		_	_		(231,812)	3,145	(3,904,721)
Machinery and equipment	(3,582,253)		-	-		(305,931)	6,221	(3,881,963)
Runways, roadways and other paving	(2,470,346)		-	-		(190,453)	6,488	(2,654,311)
Utility infrastructure	(1,739,397)		-	-		(147,783)	3,418	(1,883,762)
Total accumulated depreciation	(11,468,050)		-	-		(875,979)	19,272	(12,324,757)
Facilities, net	\$ 25,525,926	\$	2,996,054	\$ -	\$	(875,979)	\$ (21)	\$ 27,645,980

	Beginning of Year	Additions *	C	ransfers to completed onstruction		epreciation Dis	tirements /	End of Year
2012				(In thou	sand	s)		
Capital assets not being depreciated:								
Land	\$ 1,060,160	\$ -	\$	23,358	\$	- \$	(404)	\$ 1,083,114
Construction in progress	8,471,807	3,315,277		(923,745)		-	` -	10,863,339
Total capital assets not being depreciated	9,531,967	3,315,277		(900,387)		-	(404)	11,946,453
Other capital assets:								
Buildings, bridges, tunnels, other structures	8,609,275	-		304.244		-	(13,602)	8,899,917
Machinery and equipment	7,805,462	-		144,393		-	(69,032)	7,880,823
Runways, roadways and other paving	4,269,928	-		288,208		-	(1,586)	4,556,550
Utility infrastructure	3,560,029	-		163,542		-	(13,338)	3,710,233
Total other capital assets being depreciated	24,244,694	-		900,387		-	(97,558)	25,047,523
Accumulated depreciation:								
Buildings, bridges, tunnels, other structures	(3,465,016)	-		-		(224,190)	13,152	(3,676,054
Machinery and equipment	(3,344,046)	-		-		(302,162)	63,955	(3,582,253
Runways, roadways and other paving	(2,259,721)	-		-		(212,211)	1,586	(2,470,346
Utility infrastructure	(1,599,167)	-		-		(145,676)	5,446	(1,739,397)
Total accumulated depreciation	(10,667,950)	-		-		(884,239)	84,139	(11,468,050)
Facilities, net	\$ 23,108,711	\$ 3,315,277	\$	-	\$	(884,239) \$	(13,823)	\$ 25,525,926

 $^{^{\}star}$ Additions include write-offs of \$248 million in 2013 and \$50 million in 2012.

^{2.} Net interest expense added to the cost of facilities was \$322 million in 2013 and \$280 million in 2012.

^{3.} Projects that have been suspended pending determination of their continued viability totaled \$18.1 million in 2013 and \$17.6 million in 2012.

^{4.} The impact on depreciation accelerated for buildings, bridges, tunnels, and other structures was \$11.6 million in 2013 and \$2 million in 2012.

^{5. &}quot;Beginning of Year" 2012 amounts include adjustments of \$25.6 million associated with the adoption of GASB Statement No. 65.

^{6.} Retirements and Dispositions include the book value associated with the sale of capital assets.

Note C - Cash and Investments

1. The components of cash and investments are:

	Decem	ber 31,	
CASH	2013		
	(In thou	ısands)	
Cash on hand	\$ 1,780	\$ 1,730	
Cash equivalents	2,398,329	3,829,567	
Total cash	2,400,109	3,831,297	
Less restricted cash	190,070	138,397	
Unrestricted cash	\$ 2,210,039	\$ 3,692,900	

			Decem	ber 31,
PORT AUTHORITY INVESTMENTS, AT FAIR V	2013	2012		
			(In thou	ısands)
	Port Authority	PAICE	Total	Total
United States Treasury notes	\$ 2,214,736	\$ 108,922	\$2,323,658	\$ 1,815,254
United States Treasury bonds	-	-	-	4,245
United States Treasury bills	55,000	-	55,000	100,777
United States government agency obligations	-	62,133	62,133	47,595
Treasury Securities - State and Local				
Government Series (SLGS)	355,001	-	355,001	-
JFK International Air Terminal LLC obligations	105,658	-	105,658	118,029
Other governmental obligations	16,740	-	16,740	7,097
Accrued interest receivable	5,274	1,009	6,283	6,130
Total investments	2,752,409	172,064	2,924,473	2,099,127
Less current investments	410,018	-	410,018	100,777
Noncurrent investments	\$ 2,342,391	\$ 172,064	\$2,514,455	\$ 1,998,350

2. Port Authority policy provides for funds of the Port Authority to be deposited in banks with offices located in the Port District, provided that the total funds on deposit in any bank do not exceed 50% of the bank's combined capital and permanent surplus. These funds must be fully secured by deposit of collateral having a minimum market value of 110% of actual daily balances in excess of that part of the deposits secured through the Federal Deposit Insurance Corporation (FDIC). The collateral must consist of obligations of the United States of America, the Port Authority, the State of New York or the State of New Jersey held in custodial bank accounts in banks in the Port District having combined capital and surplus in excess of \$1 million.

Total actual bank balances excluding amounts held by third party trustees were \$2.371 billion at December 31, 2013. Of that amount, \$10 million was secured through the basic FDIC deposit insurance coverage. The balance of \$2.361 billion was fully collateralized with collateral held by a third party custodian acting as the Port Authority's agent and held by such custodian in the Port Authority's name.

3. The investment policies of the Port Authority are established in conformity with its agreements with the holders of its obligations, generally through resolutions of the Board of Commissioners or its Committee on Finance. For the Port Authority, but not necessarily its related entities, individual investment transactions are executed with recognized and established securities dealers and commercial banks. Investment securities are maintained, in the Port Authority's name, by a third party financial institution acting as the Port Authority's agent. Securities transactions are conducted in the open market at competitive prices. Transactions (including repurchase and reverse repurchase agreement transactions) are completed when the Port Authority's securities custodian, in the Port Authority's name, makes or receives payment upon receipt of confirmation that the securities have been transferred at the Federal Reserve Bank of New York or other repository in accordance with the Port Authority's instructions.

Proceeds of Bonds and other asset financing obligations may be invested, on an interim basis, in conformance with applicable Federal laws and regulations, in obligations of (or fully guaranteed by) the United States of America (including such securities held pursuant to repurchase agreements) and collateralized time deposit accounts. Consolidated Bond Reserve Fund and General Reserve Fund amounts may be invested in obligations of (or fully guaranteed by) the United States of America. Additionally, amounts in the Consolidated Bond Reserve Fund and the General Reserve Fund (subject to certain limitations) may be invested in obligations of the State of New York or the State of New Jersey, collateralized time accounts, and Port Authority bonds actually issued and secured by a pledge of the General Reserve Fund. Operating funds may be invested in various items including (a) direct obligations of the United States of America, obligations of United States government agencies, and sponsored enterprises that have the highest short-term ratings by two nationally recognized firms; (b) investment grade negotiable certificates of deposit and negotiable Bankers' Acceptances with banks having AA or better long-term debt rating, premier status and with issues actively traded in secondary markets; (c) commercial paper having only the highest short-term ratings separately issued by two nationally recognized rating agencies; (d) United States Treasury and

municipal bond futures contracts; (e) certain interest rate exchange contracts with banks and investment firms; (f) certain interest rate options contracts that are limited to \$50 million of underlying securities with a maturity of no greater than five years with primary dealers in United States Treasury securities; and (g) certain unrated obligations of JFKIAT LLC (presently comprising approximately 3.8% of total Port Authority investments at December 31, 2013) for certain costs attributable to the construction of Terminal 4 (JFKIAT) completed in 2001. The Board has from time to time authorized other investments of operating funds.

It is the general policy of the Port Authority to limit exposure to declines in fair market values by limiting the weighted average maturity of the investment portfolio to less than two years. Extending the weighted average maturity beyond two years requires explicit written approval of the Chief Financial Officer. Committee on Finance authorization is required to extend the weighted average maturity beyond five years.

The following is the fair value and weighted average maturity of investments held by the Port Authority, excluding PAICE, at December 31, 2013:

PA Investment Type	Fair Value (In thousands)	Weighted Average Maturity (In days)
United States Treasury notes United States Treasury bills SLGS JFK International Air Terminal LLC obligations Other governmental obligations	\$ 2,214,736 55,000 355,001 105,658 <u>16,740</u>	782 3 16 4,311 337
Total fair value of investments*	<u>\$ 2,747,135</u>	
Investments weighted average maturity		800

^{*} Excludes accrued interest receivable amounts of \$5.3 million.

The Port Authority has, from time to time, entered into reverse repurchase (yield maintenance) agreements under which the Port Authority contracted to sell a specified United States Treasury security to a counterparty and simultaneously agreed to purchase it back from that party at a predetermined price and future date. All reverse repurchase agreements sold are matched to repurchase agreements bought, thereby minimizing market risk. The credit risk is managed by a daily evaluation of the market value of the underlying securities and periodic cash adjustments, as necessary, in accordance with the terms of the repurchase agreements. There were no investments in reverse repurchase agreements at December 31, 2013.

4. The investment policies of PAICE have been established and approved by the PAICE Board of Directors, which is comprised of Port Authority executive staff. Consistent with the Port Authority Board of Commissioners' authorization with respect to the establishment of PAICE as a wholly owned entity of the Port Authority, PAICE provides the Port Authority

Board of Commissioners' Committee on Finance with periodic updates on PAICE's investment activities.

Under PAICE's investment policies, eligible investments include money market demand accounts of commercial banks, not to exceed bank deposit insurance limits, and/or taxable or tax-exempt money market mutual funds that offer daily purchase and redemption while maintaining a constant share price and whose fund assets are primarily United States Treasury notes and bonds and whose assets are at least \$500 million. Other investments include: United States Treasury securities and United States government agency obligations, AAA rated tax-exempt general obligation issues of states, and U.S. dollar denominated corporate debt rated AA or above.

The following is the fair value and weighted average maturity of investments held by PAICE at December 31, 2013:

PAICE Investment Type	Fair Value (In thousands)	Weighted Average Maturity (In days)
United States Treasury notes United States government agency	\$ 108,922	712
obligations	<u>62,133</u>	719
Total fair value of investments*	<u>\$171,055</u>	
Investments weighted average maturity		715

^{*} Excludes accrued interest receivable amounts of \$1 million.

Note D - Outstanding Obligations and Financing

Obligations noted with (*) throughout Note D-1 and D-2 are subject to the alternative minimum tax imposed under the Internal Revenue Code of 1986, as amended, with respect to individuals and corporations. Obligations noted with (**) are subject to federal taxation.

D-1. Outstanding bonds and other asset financing obligations

		December 31, 2013					
		Current	Noncurrent	Total			
			(In thousands)				
A.	Consolidated Bonds and Notes	\$616,495	\$17,921,784	\$18,538,279			
B.	Commercial Paper Notes	348,110	-	348,110			
C.	Variable Rate Master Notes	77,900	-	77,900			
D.	Port Authority Equipment Notes	46,925	-	46,925			
E.	Fund for Regional Development						
	Buy-Out Obligation	51,214	259,863	311,077			
F.	MOTBY Obligation	4,075	48,254	52,329			
G.	Tower 4 Liberty Bonds	-	1,248,697	1,248,697			
		\$1,144,719	\$19,478,598	\$20,623,317			

		December 31, 2012					
		Current	Noncurrent	Total			
			(In thousands)				
A.	Consolidated Bonds and Notes	\$459,920	\$17,802,237	\$18,262,157			
B.	Commercial Paper Notes	384,625	-	384,625			
C.	Variable Rate Master Notes	77,900	-	77,900			
D.	Port Authority Equipment Notes	49,565	-	49,565			
E.	Fund for Regional Development						
	Buy-Out Obligation	51,212	285,241	336,453			
F.	MOTBY Obligation	25,731	52,329	78,060			
G.	Tower 4 Liberty Bonds	-	1,249,309	1,249,309			
		\$1,048,953	\$19,389,116	\$20,438,069			

A. Consolidated Bonds and Notes

			December 3	•	
		Dec. 31, 2012	Issued/ Accreted	Refunded/ Retired	Dec. 31, 2013
		2012		thousands)	2010
Consolidated bonds and notes			(,	
Seventy-fourth series (a)	Due 2014	\$ 8,032 \$	201 \$	(4,155) \$	4,078
Eighty-fifth series	5.2%-5.375% due 2014-2028	83,800		(3,300)	80,500
Ninety-third series	6.125% due 2094	100,000		-	100,000
One hundred sixteenth series	4.25%-5.25% due 2013-2033	379,870		(379,870)	-
One hundred twenty-fourth series*	4.75%-5% due 2013-2036	190,240		(190,240)	_
One hundred twenty-eighth series	4.75%-5% due 2013-2032	228,135		(228,135)	-
One hundred twenty-ninth series	3.875%-4% due 2014-2015	23,415		(7,540)	15,875
One hundred thirtieth series	3.75% due 2014-2015	23,710		(7,630)	16,080
One hundred thirty-first series*	4.625%-5% due 2013-2033	422,405		(422,405)	10,000
One hundred thirty-second series	5% due 2024-2038	300,000		(300,000)	_
	3.6%-4.4% due 2014-2021				120 190
One hundred thirty-third series		136,180		(16,000)	120,180
One hundred thirty-fourth series	4%-5% due 2014-2039	238,405		(3,295)	235,110
One hundred thirty-fifth series	4.5%-5% due 2024-2039	400,000		-	400,000
One hundred thirty-sixth series*	5%-5.5% due 2014-2034	336,995		(2,885)	334,110
One hundred thirty-seventh series*	5%-5.5% due 2014-2034	222,470		(4,435)	218,035
One hundred thirty-eighth series*	4.25%-5% due 2014-2034	319,655		(8,370)	311,285
One hundred thirty-ninth series*	4.5%-5% due 2014-2025	143,640		(9,240)	134,400
One hundred fortieth series	4.125%-5% due 2016-2035	400,000		-	400,000
One hundred forty-first series*	4.5%-5% due 2016-2035	350,000		-	350,000
One hundred forty-second series	4%-5% due 2015-2036	350,000		_	350,000
One hundred forty-third series*	5% due 2016-2036	500,000		_	500,000
One hundred forty-fourth series	4.25%-5% due 2026-2035	300,000		_	300,000
One hundred forty-sixth series*				-	
3	4.25%-5% due 2016-2036	500,000		-	500,000
One hundred forty-seventh series*	4.75%-5% due 2017-2037	450,000		-	450,000
One hundred forty-eighth series	5% due 2015-2037	500,000		-	500,000
One hundred forty-ninth series	4%-5% due 2017-2037	400,000			400,000
One hundred fiftieth series**	4.35%-6.4% due 2014-2027	350,000		(15,000)	335,000
One hundred fifty-first series*	5.25%, 6% & 5.75% due 2023, 2028 & 2035	350,000		-	350,000
One hundred fifty-second series*	4.75%-5.75% due 2018-2038	400,000		-	400,000
One hundred fifty-third series	4%-5% due 2018-2038	500,000		-	500,000
One hundred fifty-fourth series	3%-5% due 2014-2029	88,410		(4,000)	84,410
One hundred fifty-fifth series	2.5%-3.5% due 2014-2019	49,700		(12,000)	37,700
One hundred fifty-sixth series	4%-5% due 2025-2039	100,000			100,000
One hundred fifty-seventh series**	5.309% due 2019	150,000		_	150,000
One hundred fifty-eighth series**	5.859% due 2024	250,000		_	250,000
One hundred fifty-ninth series**	6.04% due 2029	350,000		_	350,000
				-	
One hundred sixtieth series	4%-5% due 2030-2039	300,000		-	300,000
One hundred sixty-first series	4.25%-5% due 2030-2039	300,000		(40.000)	300,000
One hundred sixty-second series	2%-3.3% due 2014-2020	69,050		(18,020)	51,030
One hundred sixty-third series	2.375%-5% due 2017-2040	400,000		-	400,000
One hundred sixty-fourth series**	5.647% due 2040	425,000		-	425,000
One hundred sixty-fifth series**	5.647% due 2040	425,000		-	425,000
One hundred sixty-sixth series	5%-5.25% due 2030-2041	300,000		-	300,000
One hundred sixty-seventh series*	5%-5.50% due 2014-2028	212,810		(12,690)	200,120
One hundred sixty-eighth series**	4.926% due 2051	1,000,000		-	1,000,000
One hundred sixty-ninth series*	4.5%-5% due 2014-2041	382,095		(18,770)	363,325
One hundred seventieth series (b)	5%-5.25% due 2041 & 2043	672,480		-	672,480
One hundred seventy-first series	4%-5% due 2030-2042	400,000		_	400,000
One hundred seventy-second series*	3%-5% due 2014-2037	400,000		(25,315)	374,685
One hundred seventy-third series	3%-5% due 2018-2032	300,000		(20,010)	300,000
One hundred seventy-fourth series**	4.458% due 2062	2,000,000		(4.040)	2,000,000
One hundred seventy-fifth series	3%-5% due 2014-2042	425,000		(4,340)	420,660
One hundred seventy-sixth series**	0.5%-2.5% due 2014-2022	170,000		(17,000)	153,000
One hundred seventy-seventh series*	3%-5% due 2014-2043	-	350,000	-	350,000
One hundred seventy-eighth series*	3%-5% due 2014-2043	-	475,675	-	475,675
One hundred seventy-ninth series	3%-5% due 2014-2043	-	915,175	-	915,175
One hundred eightieth series	3%-5% due 2014-2021	<u> </u>	109,150	-	109,150
Consolidated bonds and notes pursuant		18,076,497	1,850,201	(1,714,635)	18,212,063
Add unamortized premium and (discoun	t) (c)	185,660	148,644	(8,088)	326,216

A. Consolidated Bonds and Notes (continued from previous page)

	December 31, 2012							
		Dec. 31,		Issued/		Refunded/		Dec. 31,
		2011		Accreted		Retired		2012
Consolidated bonds and notes pursuant								
to Port Authority bond resolutions	\$	15,550,039	\$	3,995,343	\$	(1,468,885)	\$	18,076,497
Add unamortized premium and (discount) (c)		106,554		86,448		(7,342)		185,660
Consolidated bonds and notes	\$	15,656,593	\$	4,081,791	\$	(1,476,227)	\$	18,262,157

- (a) Includes \$904,575 serial bonds Seventy-Fourth series issued on a capital appreciation basis.
- (b) The entire series was acquired by the New York Liberty Development Corporation in connection with its issuance of the New York Liberty Development Corporation Liberty Revenue Bonds, Series 1WTC-2011 (Secured by Port Authority Consolidated Bonds).
- (c) In accordance with GASB Statement No. 65, the restated December 31, 2011 amounts exclude \$90.1 million of unamortized costs associated with debt refundings that were reclassified to either deferred outflows of resources or deferred inflows of resources.
- (d) Debt service requirements to maturity for Consolidated Bonds outstanding at December 31, 2013 are as follows:

Year ending			
December 31:	Principal	Interest	Debt Service
		(In thousands)	
2014	\$616,495	\$858,978	\$1,475,473
2015	282,395	848,269	1,130,664
2016	309,490	836,451	1,145,941
2017	331,725	822,407	1,154,132
2018	374,365	806,354	1,180,719
2019-2023	2,207,185	3,726,858	5,934,043
2024-2028	2,710,265	3,112,604	5,822,869
2029-2033	3,642,270	2,340,693	5,982,963
2034-2038	2,975,935	1,498,170	4,474,105
2039-2043	1,662,010	917,819	2,579,829
2044-2048	400,000	707,947	1,107,947
2049-2053	800,000	525,919	1,325,919
2054-2058	1,000,000	331,540	1,331,540
2059-2063	800,000	110,869	910,869
2064-2094***	100,000	161,496	261,496
	\$18,212,135	\$17,606,374	\$35,818,509

^{***} Debt service for the years 2064-2094 reflects principal and interest payments associated with Consolidated Bonds Ninety-third Series. Total principal of \$18,212,135,000 shown above differs from the total consolidated bonds pursuant to Port Authority bond resolutions of \$18,212,063,000 because of differences in the par value at maturity of the capital appreciation bonds Seventy-fourth Series of \$72,000.

Note D - Outstanding Obligations and Financing (continued)

Consolidated bonds outstanding as of March 6, 2014 totaled \$18.9 billion.

On August 1, 2012, the Board of Commissioners had authorized the issuance of Consolidated Bonds, One Hundred Seventy-fourth Series through One Hundred Ninety-third Series, in the aggregate principal amount of up to \$500 million of each series, and Consolidated Notes, Series AAA, BBB, CCC, DDD and EEE, of up to \$300 million in aggregate principal amount of each series. To the extent any of Consolidated Bonds, One Hundred Seventy-fourth Series through Consolidated Bonds, One Hundred Ninety-third Series were issued and sold solely for purposes of capital expenditures in connection with the redevelopment of the WTC site or for refunding prior debt issued for such purposes, such series may be issued and sold without limit as to principal amounts and term to maturity, provided that the total aggregate principal amount of all of such series (regardless of the purpose for issuance) shall not be in excess of \$10 billion.

On October 16, 2013, the Board of Commissioners amended the August 1, 2012 resolution as it pertains to the establishment and issuance and sale of Consolidated Bonds, One Hundred Seventy-eighth Series through One Hundred Ninety-third Series to provide (i) for the issuance and sale of each of such series without limit as to principal amount, provided that the total aggregate principal amount of Consolidated Bonds, One Hundred Seventy-fourth Series through One Hundred Ninety-third Series (regardless of the purpose for issuance) shall not be issued and sold under this resolution in a total aggregate principal amount in excess of \$10 billion; (ii) for the issuance and sale of each of such series with a term to maturity not in excess of 120 percent of the weighted average reasonably expected economic life of the Port Authority facilities to be provided with the proceeds of such series, determined as of the date of issuance of such series: and (iii) that an Authorized Officer would be authorized to take any and all action which the Committee on Finance has been authorized to take in connection with the issuance and sale of such series on either a competitive or negotiated basis, provided that actions to be taken by an Authorized Officer in connection therewith shall be subject to prior approval of the Committee on Finance.

During 2013, the Port Authority allocated the proceeds of consolidated bonds, including premiums to refund \$1.6 billion of consolidated bonds and \$50 million of commercial paper notes. The Port Authority decreased its aggregate debt service payments by approximately \$209 million over the life of the refunded consolidated bonds, and the economic gain resulting from the debt refunding (the difference between the present value of the cash flows required to service the old debt and the present value of the cash flows required to service the new debt) totaled approximately \$120 million in present value savings to the Port Authority.

B. Commercial Paper Notes

Commercial paper obligations are issued to provide interim financing for authorized projects at Port Authority facilities and may be outstanding until December 31, 2015.

The maximum aggregate principal amount that may be outstanding at any one time is \$300 million for Series A and \$200 million for Series B. Commercial paper obligations are issued without third party provider support for payment at their maturity dates.

		Decemb	er 31, 2013	
	Dec. 31,		Refunded/	Dec. 31,
	2012	Issued	Repaid	2013
		(In thousa	nds)	
Series A*	\$226,770	\$556,780	\$591,135	\$192,415
Series B	157,855	388,215	390,375	155,695
	\$384,625	\$944,995	\$981,510	\$348,110
		Decemb	er 31, 2012	
	Dec. 31,		Refunded/	Dec. 31,
	2011	Issued	Repaid	2012
		(In thousa	nds)	
Series A*	\$207,735	\$708,610	\$689,575	\$226,770
Series B	188,420	436,565	467,130	157,855
	\$396,155	\$1,145,175	\$1,156,705	\$384,625

Interest rates for all commercial paper notes ranged from 0.10% to 0.18% in 2013.

C. Variable Rate Master Notes

Variable rate master notes may be issued in aggregate principal amounts outstanding at any one time not to exceed \$400 million.

December 31, 2013							
Dec. 31,			Refund	led/	Dec. 31,		
2012	Issu	Issued		aid	2013		
	(In thou						
\$44,900	\$	-	\$	-	\$44,900		
33,000		-		-	33,000		
\$77,900	\$	-	\$	-	\$77,900		
	2012 \$44,900 33,000	Dec. 31, 2012 Issu (I \$44,900 \$ 33,000	Dec. 31, 2012 Issued (In thous \$44,900 \$ - 33,000 -	Dec. 31, Refund 2012 Issued Rep (In thousands) \$44,900 \$ - \$ 33,000 -	Dec. 31, Refunded/ 2012 Issued Repaid (In thousands) \$44,900 \$ - \$ - 33,000		

Note D - Outstanding Obligations and Financing (continued)

	December 31, 2012							
	Dec. 31,			Refund	led/	Dec. 31,		
	2011	Issu	ed	Repaid		2012		
		(lı						
Agreements 1989 -1995*	\$44,900	\$	-	\$	-	\$44,900		
Agreements 1989 -1998	33,000		-		-	33,000		
	\$77,900	\$	-	\$	-	\$77,900		

Interest rates are determined weekly, based upon a spread added to a specific industry index (the Securities Industry and Financial Markets Association rate) as stated in each master note agreement, and ranged from 0.10% to 0.31% in 2013.

Annual debt service requirements on outstanding variable rate master notes, valued for presentation purposes at the rate in effect at December 31, 2013, would be as follows:

Year ending			Debt
December 31:	Principal	Interest	Service
		(In thousands)	
2014	-	99	99
2015	-	99	99
2016	-	99	99
2017	-	99	99
2018	-	99	99
2019-2023	58,000	340	58,340
2024-2025	19,900	48	19,948
	\$77,900	\$883	\$78,783

Variable rate master notes are subject to prepayment at the option of the Port Authority or upon demand of the holders.

D. Port Authority Equipment Notes

Equipment notes may be issued in aggregate principal amounts outstanding at any one time not to exceed \$250 million.

Note D - Outstanding Obligations and Financing (continued)

		D	ecem	ber 31, 2013	
	Dec. 31,			Refunded/	Dec. 31,
	2012	Issu	ıed	Repaid	2013
			(In the	ousands)	
Notes 2004, 2006, 2008*	\$ 1,615	\$	-	\$ -	\$ 1,615
Notes 2004, 2006, 2008	47,950		-	2,640	45,310
	\$49,565	\$	-	\$2,640	\$46,925
		D	ecem	ber 31, 2012	
	Dec. 31,			Refunded/	Dec. 31,
	2011	Iss	ued	Repaid	2012
			(In the	ousands)	
Notes 2004, 2006, 2008*	\$ 2,635	\$	-	\$ 1,020	\$ 1,615
Notes 2004, 2006, 2008	65,525		-	17,575	47,950
	\$68,160	\$	-	\$18,595	\$49,565

Variable interest rates, set weekly by a remarketing agent for each series, ranged from 0.10% to 0.36% in 2013.

Annual debt service requirements on outstanding Port Authority equipment notes, valued for presentation purposes at the rate in effect at December 31, 2013, would be as follows:

Year ending December 31:	Principal	Interest	Debt Service
		(In thousands)	
2014	\$ 15,425	\$ 38	\$ 15,463
2015	31,500	7	31,507
	\$46,925	\$ 45	\$46,970

The Port Authority has entered into agreements with the purchasers of the notes stating that on seven days notice on any business day during the term of the agreements, the Port Authority may prepay in whole, or, from time to time, in part, without penalty or premium, the outstanding principal amount of the notes. Also, the purchasers can tender the notes back to the remarketing agent on seven days notice, in whole and not in part. In the event that the remarketing agent cannot resell the notes, notice shall be given by the remarketing agent to the Port Authority requesting the Port Authority to pay the purchase price of the notes.

E. Fund for Regional Development Buy-Out Obligation

		December	31, 2013	
	Dec. 31,		Refunded/	Dec. 31,
	2012	Accretion (a)	Repaid	2013
		(In thousan	ds)	
Obligation outstanding	\$336,453	\$25,836	\$51,212	\$311,077
		December	31, 2012	
	Dec. 31,		Refunded/	Dec. 31,
	2011	Accretion (a)	Repaid	2012
		(In thousan	ds)	
Obligation outstanding	\$359,859	\$27,807	\$51,213	\$336,453

⁽a) Represents the annual implicit interest cost (8.25%) contained in the present value of amounts due to the States of New York and New Jersey upon the termination, in 1990, of the Fund for Regional Development.

Payment requirements of the fund for regional development buy-out obligation outstanding, including the implicit interest cost, at December 31, 2013 are as follows:

Year ending December 31:	Payments
	(In thousands)
2014	51,214
2015	51,212
2016	51,211
2017	53,213
2018	53,214
2019-2021	160,027
	\$420,091

For additional information associated with the fund for regional development buy-out obligation, refer to Note H.3 – *Regional Programs*.

F. Marine Ocean Terminal at Bayonne Peninsula Obligation (MOTBY)

On August 3, 2010, the Port Authority acquired approximately 131 acres of the former MOTBY from the Bayonne Local Redevelopment Authority (BLRA) for \$235 million. The acquired property is comprised of three parcels on the southern side of the peninsula and has been incorporated into the Port Jersey – Port Authority Marine Terminal for future marine terminal purposes. The \$235 million total purchase price is payable to the BLRA in twenty-four annual installment payments (2010-2033).

Accordingly, the total purchase price of \$235 million was discounted to a present value of \$178.4 million at an implicit interest rate of 5.25% and recognized as an asset financing obligation in 2010.

		December	31, 2013	
	Dec. 31,		Refunded/	Dec. 31,
	2012	Accretion (a)	Repaid	2013
		(In thousar	nds)	
Obligation outstanding	\$ 78,060	\$4,269	\$30,000	\$52,329
		December	31, 2012	
	Dec. 31,		Refunded/	Dec. 31,
	2011	Accretion (a)	Repaid	2012
		(In thousar	nds)	
Obligation outstanding	\$105,141	\$2,919	\$30,000	\$78,060

⁽a) Represents the annual implicit interest cost (5.25%) contained in the present value of amounts due the BLRA.

Payment requirements for the MOTBY obligation outstanding, including the implicit interest cost, at December 31, 2013 are as follows:

Year ending December 31:	Payments
	(In thousands)
2014	\$ 5,000
2015	5,000
2016	5,000
2017	5,000
2018	5,000
2019-2023	25,000
2024-2028	25,000
2029-2033	25,000
	\$100,000

G. Tower 4 Liberty Bonds

In connection with the issuance of the Tower 4 Liberty Bonds by the New York Liberty Development Corporation on November 15, 2011, the Port Authority entered into a Tower 4 Bond Payment Agreement with Tower 4 Trustee to make, as a co-borrower/obligor with respect to the New York Liberty Development Corporation, Liberty Revenue Bonds, Series 2011 (4 World Trade Center Project), debt service payments of principal and interest under the bonds as a special obligation of the Port Authority to the trustee during the term of the agreement, from May 11, 2012 through November 15, 2051.

	December 31, 2013					
	Dec. 31,			F	Repaid/	Dec. 31,
	2012		Issued	Am	2013	
			(In			
Series 2011	\$1,225,520	\$	-	\$	-	\$1,225,520
Add: unamortized premium	23,789		-		612	23,177
Total Tower 4 Liberty Bonds	\$1,249,309	\$	-	\$	612	\$1,248,697

	December 31, 2012						
	Dec. 31,			F	Repaid/	Dec. 31,	
	2011		Issued	Am	ortized	2012	
		(In thousands)					
Series 2011	\$1,225,520	\$	-	\$	-	\$1,225,520	
Add: unamortized premium	24,401		-		612	23,789	
Total Tower 4 Liberty Bonds	\$1,249,921	\$	-	\$	612	\$1,249,309	

Annual debt service payment requirements on outstanding Tower 4 Liberty Bonds at December 31, 2013, would be as follows:

Note D - Outstanding Obligations and Financing (continued)

Year ending December 31:	Principal	l Interest (a)		D	ebt Service
		(In thousands)		
2014	\$ -	\$	65,293	\$	65,293
2015	-		65,293		65,293
2016	-		65,293		65,293
2017	-		65,293		65,293
2018	-		65,293		65,293
2019-2023	-		326,467		326,467
2024-2028	52,005		325,198		377,203
2029-2033	154,560		298,753		453,313
2034-2038	197,495		255,815		453,310
2039-2043	252,455		200,860		453,315
2044-2048	325,535		127,777		453,312
2049-2051	243,470		28,521		271,991
	\$ 1,225,520	\$	1,889,856	\$	3,115,376

⁽a) Excludes estimated fixed rent payments of \$576.6 million by the City of New York directly payable to the Tower 4 Liberty Bond trustee pursuant to the City of New York's Tower 4 space lease.

D-2. Amounts Payable - Special Project Bonds

Neither the full faith and credit of the Port Authority, nor the General Reserve Fund, nor the Consolidated Bond Reserve Fund are pledged to the payment of the principal and interest on special project bonds. Principal and interest on each series of special project bonds are secured solely by a mortgage by the Port Authority of facility rental (to the extent received by the Port Authority from a lessee) as set forth in a lease with respect to a project to be financed with the proceeds of the bonds of such series, by a mortgage by the lessee of its leasehold interest under the lease and by a security interest granted by the lessee to the Port Authority and mortgaged by the Port Authority in certain items of the lessee's personal property to be located at the project, and such other security in addition to the foregoing as may be required by the Port Authority from time to time as appropriate to the particular project.

	December 31, 2013			
	Dec. 31,		Repaid/	Dec. 31,
	2012	Issued	Amortized	2013
		(In th	nousands)	
Series 2, Continental Airlines, Inc. and				
Eastern Air Lines, Inc. Project (a)*				
9.125% due 2014-2015	\$ 61,740	\$ -	\$18,810	\$ 42,930
Less: unamortized discount and premium	1,419	-	486	933
Total - Series 2	60,321	-	18,324	41,997
Series 4, KIAC Partners Project (b)*				
6.75% due 2014-2019	123,100	-	14,600	108,500
Less: unamortized discount and premium	1,292	-	191	1,101
Total - Series 4	121,808	-	14,409	107,399
Series 6, JFKIAT Project (c)*				
5.75%-6.25% due 2014-2025	694,705	-	36,900	657,805
Less: unamortized discount and premium	4,335	-	336	3,999
Total - Series 6	690,370	-	36,564	653,806
Series 8, JFKIAT Project (d)				
5%-6.5% due 2018-2042	796,280	-	-	796,280
Less: unamortized discount and premium	12,429	-	415	12,014
Total - Series 8	783,851	-	(415)	784,266
Amounts payable - Special Project Bonds	\$1,656,350	\$ -	\$68,882	\$1,587,468

- (a) Special project bonds, Series 2, Continental Airlines, Inc. and Eastern Air Lines, Inc. Project, were issued in 1990 in connection with a project that included the construction of a passenger terminal at LGA leased to and to be occupied by Continental and Eastern. The leasehold interest of Eastern was assigned to Continental. Continental's leasehold interest in such passenger terminal, including the previously acquired leasehold interest of Eastern, was subsequently assigned to USAir, Inc. and, then, subsequently assigned to Delta Airlines, Inc. (with Continental and USAir, Inc. to remain liable under both underlying leases).
- (b) Special project bonds, Series 4, KIAC Partners Project, were issued in 1996 to refund special project bonds, Series 3, KIAC Partners Project, and in connection with a project at JFK, that included the construction of a cogeneration facility, the renovation and expansion of the central heating and refrigeration plant, and the renovation and expansion of the thermal distribution system.
- (c) Special project bonds, Series 6, JFKIAT Project, were issued in 1997 in connection with a project that included the development and construction of a new passenger terminal at JFK.
- (d) Special project bonds, Series 8, JFKIAT Project, were issued in 2010 in connection with a project that included the expansion of Terminal 4 at JFK.

Note D - Outstanding Obligations and Financing (continued)

	December 31, 2012			
	Dec. 31,		Repaid/	Dec. 31,
	2011	Issued	Amortized	2012
		(In	thousands)	
Series 2, Continental Airlines, Inc. and				
Eastern Air Lines, Inc. Project (a)*				
9.125% due 2013-2015	\$ 78,980	\$ -	\$17,240	\$ 61,740
Less: unamortized discount and premium	1,906	-	487	1,419
Total - Series 2	77,074	-	16,753	60,321
Series 4, KIAC Partners Project (b)*				
6.75% due 2013-2019	137,000	-	13,900	123,100
Less: unamortized discount and premium	1,484	-	192	1,292
Total - Series 4	135,516	-	13,708	121,808
Series 6, JFKIAT Project (c)*				
5.75%-7% due 2013-2025	729,180	-	34,475	694,705
Less: unamortized discount and premium	4,670	-	335	4,335
Total - Series 6	724,510	-	34,140	690,370
Series 8, JFKIAT Project (d)				
5%-6.5% due 2018-2042	796,280	-	-	796,280
Less: unamortized discount and premium	12,844	-	415	12,429
Total - Series 8	783,436	-	(415)	783,851
Amounts payable - Special Project Bonds	\$1,720,536	\$ -	\$64,186	\$1,656,350

- (a) Special project bonds, Series 2, Continental Airlines, Inc. and Eastern Air Lines, Inc. Project, were issued in 1990 in connection with a project that included the construction of a passenger terminal at LGA leased to and to be occupied by Continental and Eastern. The leasehold interest of Eastern was assigned to Continental. Continental's leasehold interest in such passenger terminal, including the previously acquired leasehold interest of Eastern, was subsequently assigned to USAir, Inc. and, then, subsequently assigned to Delta Airlines, Inc. (with Continental and USAir, Inc. to remain liable under both underlying leases).
- (b) Special project bonds, Series 4, KIAC Partners Project, were issued in 1996 to refund special project bonds, Series 3, KIAC Partners Project, and in connection with a project at JFK, that included the construction of a cogeneration facility, the renovation and expansion of the central heating and refrigeration plant, and the renovation and expansion of the thermal distribution system.
- (c) Special project bonds, Series 6, JFKIAT Project, were issued in 1997 in connection with a project that included the development and construction of a new passenger terminal at JFK.
- (d) Special project bonds, Series 8, JFKIAT Project, were issued in 2010 in connection with a project that included the expansion of Terminal 4 at JFK.

D-3. Interest Rate Exchange Contracts (Swap Agreements)

During 2012 the Port Authority terminated three Swap Agreements by making \$228.5 million in payments to counterparties. The difference between the negative fair value of \$241.9 million as of December 31, 2011 and the 2012 termination payments of \$228.5 million increased the change in fair value of investments by \$13.4 million in 2012. As of December 31, 2013 and 2012, the Port Authority had no Swap Agreements.

Note E – General and Consolidated Bond Reserve Funds

(Pursuant to Port Authority Bond Resolutions)

The General Reserve Fund is pledged in support of Consolidated Bonds and Notes. Statutes which require the Port Authority to create and maintain the General Reserve Fund established the principle of pooling revenues from all facilities and require that the Port Authority apply surplus revenues from all of its existing facilities to maintain the General Reserve Fund in an amount at least equal to 10% of the par value of outstanding bonds legal for investment. At December 31, 2013, the General Reserve Fund balance was \$2,029,051,322 and met the prescribed statutory amount (see Schedule C – *Analysis of Reserve Funds*).

The balance remaining of all net revenues of the Port Authority's existing facilities after deducting payments for debt service upon all Consolidated Bonds and Notes and the amount necessary to maintain the General Reserve Fund at its statutorily required amount is to be paid into the Consolidated Bond Reserve Fund, which is pledged as additional security for all outstanding Consolidated Bonds and Notes. Consolidated Bonds and Notes have a first lien upon the net revenues (as defined in the Consolidated Bond Resolution) of all existing facilities of the Port Authority and any additional facility financed by Consolidated Bonds.

Other asset obligations (commercial paper obligations, variable rate master notes, MOTBY obligation and Tower 4 Liberty Bonds), and the interest thereon, are not secured by or payable from the General Reserve Fund. Principal of, and interest on, other asset obligations are payable solely from the proceeds of obligations issued for such purposes or from net revenues paid into the Consolidated Bond Reserve Fund and, in the event such proceeds or net revenues are insufficient therefor, from other moneys of the Port Authority legally available for such payments. Operating asset obligations (equipment notes and the fund for regional development buy-out obligation) are payable in the same manner and from the same sources as operating expenses. Special project bonds are not secured by or payable from the General Reserve Fund or the Consolidated Bond Reserve Fund.

The moneys in the reserve funds may be accumulated or applied only to purposes set forth in legislation and the agreements with the holders of the Port Authority's obligations pertaining thereto. At December 31, 2013, the Port Authority met the requirements of the

Consolidated Bond Resolution to maintain total reserve funds in cash and certain specified securities.

In addition, the Port Authority has a long-standing policy of maintaining total reserve funds in an amount equal to at least the next two years' bonded debt service on outstanding debt secured by a pledge of the General Reserve Fund.

Note F – Funding Provided by Others

During 2013 and 2012, the Port Authority received certain reimbursements related to certain policing programs as well as federal and state funding for operating and capital activities:

1. Policing programs

- a. K-9 Program The FAA and the TSA provide reimbursements for operating costs associated with the training and care of explosive detection dogs. Amounts received in connection with this program were approximately \$1,401,500 in 2013 and \$1,315,000 in 2012.
- b. Airport Screening Program The TSA provided approximately \$306,600 in 2013 and \$413,000 in 2012 to fund operating costs incurred by Port Authority police personnel involved with airport screening programs at JFK and EWR.
- c. U.S. Department of State (USDOS) The Port Authority received \$573,500 in 2013 and \$646,000 in 2012 from the USDOS to fund operating security costs incurred by Port Authority police personnel for the United Nations General Assembly.

Amounts in connection with policing programs are recorded as operating revenues on the Consolidated Statements of Revenues, Expenses and Changes in Net Position and on Schedule A – *Revenues and Reserves*.

2. Grants in connection with operating activities

- a. Security Grant Programs In 2013 and 2012, the Port Authority recognized approximately \$88 million and \$47 million, respectively, for various security related grant programs from the TSA and New York State Office of Homeland Security.
- b. Superstorm Sandy In 2013, the Port Authority recognized \$12.4 million in FEMA and \$83.3 million in FTA grants associated with Superstorm Sandy recovery efforts (See Note J.9 *Commitments and Certain Charges to Operations*).

3. Contributions in Aid of Capital Construction

- a. WTC Transportation Hub The Port Authority recognized \$288 million in 2013 and \$446 million in 2012 from the FTA for the construction of the WTC Transportation Hub. As of December 31, 2013, the Port Authority has received \$2.1 billion from the FTA for the WTC Transportation Hub.
- b. Airport Improvement Program (AIP) The Port Authority recognized \$54 million in 2013 and \$52 million in 2012 in AIP funding primarily related to School Soundproofing at LGA, JFK, EWR and Teterboro Airport.
- c. WTC Towers 2, 3 and 4 The Port Authority recognized \$161 million in 2013 and \$325 million in 2012 in capital contributions from the Silverstein net lessees for the construction of WTC Towers 2, 3 and 4.
- d. Baggage Screening Projects The Port Authority recognized \$98 million in 2013 and \$21 million in 2012 from the TSA for the construction and enhancement of baggage screening systems at LGA, JFK and EWR.
- e. Other The Port Authority recognized \$31 million in capital contributions from the Lower Manhattan Development Corporation (LMDC) for the WTC Cultural Project and \$5.9 million from the Battery Park City Authority for the World Financial Center Route 9-A Underpass in 2013.

Note G - Lease Commitments

1. Operating lease revenues

Gross operating revenues attributable to fixed rentals associated with operating leases amounted to approximately \$1.1 billion in each of 2013 and 2012.

2. Property held for lease

The Port Authority has entered into operating leases with tenants for the use of space at various Port Authority facilities including buildings, terminals, offices and consumer service areas at air terminals, marine terminals, bus terminals, rail facilities, industrial parks, the Teleport, the WTC and the NLCC. Investments in such facilities, as of December 31, 2013, include property associated with minimum rentals derived from the leases. It is not reasonably practicable to segregate the value of assets associated with producing minimum rental revenue from the value of assets associated with an entire facility.

Future minimum rentals are predicated upon the ability of the lessees to meet their commitments. Future minimum rentals scheduled to be received on operating leases in effect on December 31, 2013 are as follows:

Year ending December 31:

	(In	thousands)
2014	\$	889,810
2015		856,526
2016		733,649
2017		716,539
2018		626,814
2019-2100 (a)	2:	2,191,96 <u>6</u>
Total future minimum rentals (b)	\$2	<u>6,015,304</u>

- (a) Includes future minimum rentals of approximately \$14 billion attributable to the Silverstein net leases for WTC Towers 2, 3 and 4.
- (b) Not included in the future minimum rentals is approximately \$3.1 billion attributable to lease agreements at One World Trade Center entered into with China Center New York LLC for 191,000 square feet of office space, Advance Magazine Publishers Inc d/b/a Conde Nast for approximately 1.2 million square feet of office and related space, and General Services Administration for 273,004 square feet of office space, and Legends Hospitality, LLC for 115,578 square feet for the development and operation of the Observation Deck. Rentals from these leases are contingent upon specific events commencing upon completion of the building.

3. Property leased from others

Rental expenses under leases, including payments to the Cities of New York and Newark for various air terminals, marine terminals and other facilities and the cost of temporary office space due to the destruction of the WTC, aggregated \$305 million in 2013 and \$302 million in 2012.

Future minimum rentals scheduled to be paid on operating leases in effect on December 31, 2013 are detailed below. Additional rentals may be payable based on earnings of specified facilities under some of these leases.

Year ending December 31 (a):

3	
	(In thousands)
2014	\$ 285,429
2015	281,782
2016	236,625
2017	235,680
2018	235,039
2019-2023	1,157,297
2024-2028	1,139,396
2029-2033	1,129,265
2034-2038	1,104,265
<u>2039-2065*</u>	3,831,400
Total future minimum rent payments	\$9,636,178

^{*} Future minimum rent payments for the years 2039-2065 reflect payments associated with the Cities of New York and Newark lease commitments.

(a) Future minimum rent payments for the years 2013 through 2043 do not include \$1.5 billion associated with the Port Authority's WTC Tower 4 office space lease. Future minimum rent payments exclude up to \$200 million associated with the 1 WTC Conde Nast lease obligations. Rental payments from these leases are contingent upon specific events commencing upon completion of the building.

Note H - Regional Programs

- 1. At the request of the Governors of the States of New York and New Jersey, the Port Authority participates in certain programs that are deemed essential to the continued economic viability of the two states and the region. These programs, which are generally non-revenue producing to the Port Authority, are addressed by the Port Authority in its budget and business planning process in the context of the Port Authority's overall financial capacity. To the extent not otherwise a part of existing Port Authority facilities, these projects are effectuated through additional Port Authority facilities established solely for these purposes. The Port Authority does not expect to derive any revenues from regional development facilities described below.
 - Regional Development Facility (certified in 1987) This facility is a centralized program of certain economic development and infrastructure renewal projects. It was expected that \$250 million of capital funds would be made available in connection with the Governors' Program of June 1983. As of December 31, 2013, approximately \$249 million has been expended under this program.
 - Regional Economic Development Program (certified in 1989) This facility is
 to be comprised of up to \$400 million for certain transportation, economic
 development and infrastructure renewal projects. Net expenditures on projects
 authorized under this program totaled approximately \$397 million as of
 December 31, 2013.
 - Oak Point Rail Freight Link (certified in 1981) The Port Authority has participated with the New York State Department of Transportation in the development of the Oak Point Rail Freight Link. As of December 31, 2013, the Port Authority has provided approximately \$102 million for this rail project, of which approximately \$63 million was made available through the Regional Development Facility and the Regional Economic Development Program.
 - New Jersey Marine Development Program (certified in 1989) This program was undertaken to fund certain fishery, marine or port development projects in the State of New Jersey at a total cost not to exceed \$27 million. All funds under this program have been fully allocated and expended.
 - New York Transportation, Economic Development and Infrastructure Renewal Program (certified in 2002) – This facility was established to provide up to \$250 million for certain transportation, economic development and

infrastructure renewal projects in the State of New York. As of December 31, 2013, \$245 million has been spent on projects associated with this program.

- Regional Transportation Program (certified in 2002) This facility was established in conjunction with a program to provide up to \$500 million for regional transportation initiatives. All funds under this program have been fully allocated and expended.
- Hudson-Raritan Estuary Resources Program (certified in 2002) This facility
 was established to acquire certain real property in the Port District area of the
 Hudson-Raritan Estuary for environmental enhancement/ancillary economic
 development purposes, in support of the Port Authority's capital program. The
 cost of real property acquired under this program is not to exceed \$60 million. As
 of December 31, 2013, approximately \$54 million has been expended under this
 program.
- Regional Rail Freight Program (certified in 2002) This facility provides for the Port Authority to participate, in consultation with other governmental entities in the States of New York and New Jersey, in the development of certain regional rail freight projects to provide for increased rail freight capacity. The Port Authority is authorized to provide up to \$50 million. All funds under this program have been fully allocated and expended.
- Meadowlands Passenger Rail Facility (certified in 2006) This facility, which links New Jersey Transit's (NJT) Pascack Valley Rail Line to the Meadowlands Sports Complex, encourages greater use of PATH service since NJT runs shuttle bus service at peak times to Hoboken. The improved level of passenger rail service provided by the facility also serves to ease traffic congestion on the Port Authority's interstate tunnel and bridge crossings. The Port Authority is authorized to provide up to \$150 million towards the project's capital costs. All funds under this program have been fully allocated and expended.

As of December 31, 2013, approximately \$2.1 billion has been expended for regional programs. Costs for these programs that are not otherwise recognized as part of an existing Port Authority facility, are deferred and amortized over the period benefited, up to a maximum of 15 years. The unamortized costs of the regional programs are as follows:

	Dec. 31,	Project	A at att.	ı	Dec. 31,
	2012 *	Expenditures	Amortization		2013
		(In thou	sands)		
Regional Development Facility	\$23,955	\$ -	\$5,491	\$	18,464
Regional Economic Development Program	55,916	1,925	13,556		44,285
Oak Point Rail Freight Link	6,519	-	1,630		4,889
New Jersey Marine Development Program	3,360	-	834		2,526
New York Transportation, Economic Development and Infrastructure Renewal					
Program	74,073	-	9,244		64,829
Regional Transportation Program	143,387	-	16,667		126,720
Hudson-Raritan Estuary Resources Program	39,617	1,226	3,520		37,323
Regional Rail Freight Program	22,162	-	3,333		18,829
Meadowlands Passenger Rail Facility	97,395	-	10,000		87,395
Total unamortized costs of regional programs	\$466,384	\$3,151	\$64,275		\$405,260

^{*} Includes a reduction of \$83 million associated with the adoption of GASB Statement No. 65.

- **2. Bi-State Initiatives** From time to time, the Port Authority makes payments to assist various bi-state initiatives that are charged to operation. During 2013, the Port Authority expended approximately \$3 million on bi-state initiatives, bringing the total amount spent to date to approximately \$173 million.
- 3. Buy-Out of Fund for Regional Development In 1983, the Fund for Regional Development (Fund) was established to sublease space in the WTC that was previously held by the State of New York as tenant. An agreement among the Port Authority and the States of New York and New Jersey with respect to the Fund provided that net revenues from the subleasing were to be accumulated subject to disbursements to be made upon the concurrence of the Governors of New York and New Jersey. The assets, liabilities, revenues and expenses of the Fund were not consolidated with those of the Port Authority. In 1990, the Port Authority and the States of New York and New Jersey agreed to terminate the Fund. The present value (calculated at the time of the termination agreement) of the cost to the Port Authority of its purchase of the Fund's interest in the WTC subleased space was approximately \$431 million. The liability for payments to the States of New York and New Jersey attributable to the Fund for regional development buy-out obligation is further described in Note D-1 (E) Outstanding Obligations and Financing.

Note I - Pension Plans and Other Employee Benefits

1. Pension Plans

a. New York State Retirement System

Generally, full-time employees of the Port Authority (but not its related entities) are required to join one of two cost-sharing multiple-employer defined benefit pension plans, the New York State and Local Employees' Retirement System (ERS) or the New York State and Local Police and Fire Retirement System (PFRS), collectively referred to as

the "Retirement System." The New York State Constitution provides that membership in a pension or retirement system of the State or of a civil division thereof is a contractual relationship, the benefits of which may not be diminished or impaired.

The Retirement System provides retirement benefits related to years of service and final average salary, death and disability benefits, vesting of benefits after a set period of credited public service, and optional methods of benefit payment. Depending upon the date of membership, retirement benefits differ as to the qualifying age or years-of-service requirement for service retirement, the benefit formula used in calculating the retirement allowance and the contributory or non-contributory nature of the plan.

Employer contributions to the Retirement System are determined based on an actuarial valuation of the present value of future benefits for active and retired members. When the actuarially determined value of benefits is greater than the assets to be used for the payment of benefits, the difference must be made up through employer contributions. That difference is amortized over the working lives of current members to determine the required annual contribution. Separate calculations are done for each plan, since each plan allows for different benefits. However, in no case will the employer's annual contribution to the Retirement System be less than 4.5% of covered payroll, including years in which the investment performance of the New York State Common Retirement Fund would make a lower contribution possible.

The Port Authority's covered ERS and PFRS payroll expense for 2013 was approximately \$386 million and \$241 million, respectively.

Required Port Authority cash contributions to the Retirement System, including costs for participation in retirement incentive programs, are as follows:

		% of		% of		Total % of
Year	ERS	Covered	PFRS	Covered	Total	Covered
Ended	Contribution	Payroll	Contribution	Payroll	Contribution	Payroll
			(\$ In thousands)		
2013	\$73,775	19.2%	\$62,923	26.1%	\$136,698	21.8%
2012	\$76,321	19.5%	\$61,687	27.4%	\$138,008	22.3%
2011	\$77,549	19.6%	\$41,789	19.0%	\$119,338	19.4%
Total	\$227,645		\$166,399		\$394,044	

In 2013, employee contributions to the ERS totaled approximately \$9.7 million or 2.5% of ERS covered payroll.

The Annual Report of the Retirement System, which provides details on valuation methods and ten-year historical trend information, is available from the Comptroller of the State of New York, 110 State Street, Albany, New York 12236.

b. New York State Voluntary Defined Contribution Program (VDC)

Non-represented New York State public employees hired on or after July 1, 2013 with estimated annual wages of \$75,000 or more are eligible to participate in the VDC by electing out of the ERS defined benefit pension plan.

An electing employee contributes up to six percent (6%) of their annual gross wages with an additional employer contribution of eight percent (8%) of the employee's annual gross wages.

Eight (8) Port Authority employees have enrolled in the VDC. Employee contributions to the VDC totaled \$12,030 and the employer contribution totaled \$16,410 in 2013.

c. PATH Represented Employee Pension Plans

Employees of PATH are not eligible to participate in New York State's Retirement System. For most PATH employees represented by unions, PATH contributes to supplemental pension plans that are administered by trustees, appointed by union members. Annual PATH contributions to these plans are defined in the various collective bargaining agreements; no employee contributions are required. PATH payroll expense in 2013 for these employees was approximately \$87 million. Contributions made by PATH in 2013 in accordance with the terms of various collective bargaining agreements totaled approximately \$6 million, which represented approximately 7.3% of the total PATH covered payroll for 2013. Contributions in 2012 totaled approximately \$6 million.

d. PATH Non-represented Employee Pension Plan

Employees of PATH who are not covered by collective bargaining agreements (sometimes referred to as PATH Exempt Employees) are members of the PATH Corporation Exempt Employees Supplemental Pension Plan, amended and restated as of January 1, 2011 (the Plan). The Plan is a non-contributory, single employer, qualified defined benefit governmental pension plan administered by PATH.

The Plan provides retirement benefits related to years of service as a PATH Exempt Employee and final average salary, death benefits for active PATH Exempt Employees, vesting of retirement benefits after a set period of credited service as a PATH Exempt Employee, and optional methods of retirement benefit payment. Depending upon the date of membership, retirement benefits differ as to the qualifying age or years-of-service requirement and the benefit formula used in calculating retirement benefits.

As of January 1, 2013, Plan participants included 88 retired PATH Exempt Employees (or their beneficiaries), 88 active PATH Exempt Employees, and 23 terminated but vested employees who are currently not receiving benefits.

On August 22, 2013, The Port Authority established the PATH Exempt Employees Supplemental Pension Plan Trust with Wells Fargo Institutional Retirement Trust services as Trustee.

The actuarially determined valuation of pension benefits is reviewed annually for the purpose of estimating the present value of pension benefits earned by Plan participants as of the valuation date.

The actuarial valuation was performed in accordance with GASB Statement No. 25, Financial Reporting for Defined Benefit Pension Plans and Note Disclosures for Defined Contribution Plans, GASB Statement No. 27, Accounting for Pensions by State and Local Governmental Employers and GASB Statement No. 50, Pension Disclosures (an amendment of GASB Statements No. 25 and No. 27). The Plan does not issue separate stand-alone financial statements.

Projections of benefits for financial reporting purposes are based on the terms of the Plan as described by PATH to participants, and include the types of benefits provided at the time of each valuation.

In the January 1, 2013 actuarial valuation, the projected unit credit cost method was employed for all participants. Actuarial assumptions used to project pension benefits included a 5.25% discount rate, representing the estimated long term yield on investments expected to be used for the payment of pension benefits, and a salary scale adjustment of 3% per annum (including 2.5% inflation factor). In addition, a level percentage of projected payroll authorization method, using a thirty-year open amortization period, 5.25% interest rate and 2.5% inflation factor was used to amortize the unfunded Actuarial Accrued Liability (AAL) and previously recognized Net Pension Obligation (NPO).

The AAL, representing the amount of pension benefits earned by plan participants in *prior periods* totaled \$57 million as of January 1, 2013. There were no plan assets as of January 1, 2013, thus the unfunded AAL also totaled \$57 million.

The following reflects the components of the 2013 annual pension cost, benefits paid and changes to the NPO.

Annual Pension Cost and NPO for 2013 & 2012

	2013	2012
	(In thous	ands)
Service Cost	\$1,435	\$1,267
Amortization of Unfunded AAL	2,860	2,570
Total Annual Required Contribution (ARC)	4,295	3,837
Amortization of Previously Recognized NPO	(1,401)	(1,283)
Interest on NPO	1,466	1,413
Annual Pension Cost	4,360	3,967
Benefits Paid in the Year	(2,847)	(2,947)
Increase in NPO in the Year	1,513	1,020
NPO Beginning of Year	27,924	26,904
NPO End of Year	\$29,437	\$27,924

The year-to-year change in the NPO consists of the difference between the 2013 annual pension cost of \$4.4 million and 2013 pension benefits paid to Plan participants totaling \$2.8 million.

The service cost of \$1.4 million represents the amount of pension benefits earned by plan participants in the *current period*.

The \$2.8 million amortization associated with the \$57 million unfunded AAL was calculated using a level percentage of projected payroll amortization method.

Amortization associated with the previously recognized NPO of \$27.9 million totaled (\$1.4) million in 2013.

Annual Pension Cost and NPO for 2013 - 2011

Year	Annual Pension Cost	Ratio of Benefit Payments to Annual Pension Cost	NPO Year-End Balance
		(\$ In thousands)	
2013	\$4,360	78.30 %	\$29,437
2012	\$3,967	74.29 %	\$27,924
2011	\$3,934	73.14 %	\$26,904

In 2013, PATH (the employer) continued to make retirement benefit payments on a pay-as-you-go basis from available Port Authority operating funds.

The Schedule of Funding Progress for the plan covering 2013 is as follows:

Actuarial Valuation Date	Actuarial Value of Assets	AAL	Unfunded AAL	Funded Ratio	Covered Payroll	Unfunded AAL as a % of Payroll
			(\$ In thousands))		
1/1/13	\$0	\$57,010	\$57,010	0%	\$10,750	530%

The schedule of funding progress for the current year and the two preceding years is presented as required supplementary information immediately following the notes to the financial statements, and presents multi-year trend information about whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liability for benefits.

2. Other Postemployment Employee Benefits (OPEB)

Benefit Plans

The Port Authority and PATH provide, pursuant to Board action or as contemplated thereby, certain group health care, prescription, dental, vision and term life insurance benefits for active and retired employees of the Port Authority and PATH (and for eligible dependents and survivors of active and retired employees). Collectively, these covered individuals are referred to as "participants." Contributions toward the costs of some of these benefits are required of certain participants. These contributions generally range from 10% to 50% of the Port Authority or PATH's cost of the benefit and depend on a number of factors, including status of the participants, type of benefit, hire date, years of service, and retirement date. Benefits are provided through insurance companies whose premiums are based on the benefits paid during the year, or through plans under which benefits are paid by service providers on behalf of the Port Authority or PATH.

OPEB Actuarial Methods and Assumptions

The actuarially determined valuation of OPEB is reviewed annually for the purpose of estimating the present value of postemployment benefits earned by plan participants as of the valuation date.

Projections of benefits for financial reporting purposes are based on the benefit plans as described by the Port Authority and PATH to participants, and include the types of benefits provided at the time of each valuation and the historical pattern of sharing of benefit costs to that point. The actuarial methods and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities, consistent with the long-term perspective of the calculations.

Actuarial valuations of an ongoing plan involve estimates and assumptions about the probability of occurrence of events far into the future, including future employment with a

salary scale at a rate of 4.5% per year, mortality, and healthcare cost trends. Actuarially determined amounts are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future.

In the January 1, 2013 actuarial valuation of the Port Authority and PATH OPEB obligation, the projected unit credit cost method was used for all 14,173 participants (6,907 active, 5,774 retirees and 1,492 surviving spouses). The actuarial assumptions used to project future costs included a 6.75% investment rate of return (discount rate), representing the estimated yield on investments expected to be used for the payment of benefits; medical healthcare cost trend rates of 8.5% for Pre-65 year-old participants and 7% for Post-65 year-old participants, declining to an ultimate medical healthcare cost trend rate of 5% in 2022 (including 2.5% inflation factor), a pharmacy benefit cost trend rate of 7%, decreasing to 5% in 2021; and a dental benefit cost trend rate of 5% per year for all years. In addition, the unfunded, unrecognized AAL is being amortized as a level dollar amount over an open period of 30 years.

OPEB Costs and Obligations

OPEB benefit costs and obligations are actuarially determined in accordance with the parameters of GASB Statement No. 45, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions.

The AAL, representing the amount of OPEB benefits earned by plan participants in *prior periods*, totaled \$2.2 billion as of January 1, 2013. The unfunded AAL, totaling \$1.7 billion, represents the difference between the AAL of \$2.2 billion and the amount of plan assets of \$525 million.

The following reflects the components of the 2013 and 2012 annual OPEB costs, amounts paid, and changes to the net accrued OPEB obligation based on the January 1, 2013 and 2012 actuarial valuations:

	2013	2012
	(In mil	lions)
Normal cost	\$35.5	\$31.2
Amortization of Unfunded AAL	132.5	114.4
Total ARC	168.0	145.6
Amortization of Net OPEB Obligation	(26.7)	(32.4)
Interest on Excess Contributions	(20.8)	(12.1)
Annual OPEB cost	120.5	101.1
OPEB payments	(111.8)	(108.7)
Increase/(decrease) in net OPEB obligation	8.7	(7.6)
Net accrued OPEB obligation as of January 1st	341.7	449.3
OPEB obligation as of December 31st	350.4	441.7
Trust contributions	(100.0)	(100.0)
Net accrued OPEB obligation as of December 31st	\$250.4	\$341.7

The normal cost of \$35.5 million represents the amount of OPEB benefits earned by plan participants in the *current period*.

Amortization of the unfunded AAL totaling \$132.5 million represents the annual funding requirement that if paid quarterly over a thirty-year period at 6.75% is projected to satisfy the unfunded AAL of \$1.7 billion.

Amortization associated with the previously recognized net OPEB obligation of \$341.7 million totaled (\$26.7) million in 2013.

The Medicare Prescription Drug, Improvement, and Modernization Act of 2003 established a new prescription drug benefit commonly known as Medicare Part D. The Port Authority's application to the Centers for Medicare and Medicaid Services (CMS) within the Department of Health and Human Services to sponsor a Part D Plan for retirees was approved effective January 1, 2006. Effective January 1, 2009, the Port Authority contracted with Express Scripts, Inc. for an Employee Group Waiver Plan (CMS approved series 800 plan) covering its retirees. Under the contract, Express Scripts, Inc. assumed responsibility for the administrative and compliance obligations imposed by CMS. In 2013, CMS payments to Express Scripts, Inc., on behalf of the Port Authority, totaled approximately \$3.4 million. These amounts were considered in calculating the actuarial valuation of the OPEB liability.

The Port Authority and PATH's combined annual OPEB cost, the percentage of annual OPEB cost contributed to the plans, and the net accrued OPEB obligation for 2013 and the two preceding years, were as follows:

Year	Annual OPEB Cost	OPEB Payments as a % of Annual OPEB Cost	Net Accrued OPEB Obligation
		(\$ In thousands)	
2013	\$ 120,494	176%	\$ 250,441
2012	\$ 101,128	206%	\$ 341,702
2011	\$ 113,078	180%	\$ 449,299

Funding Status

On December 14, 2006, the Port Authority established a restricted fund to provide funding for postemployment benefits. Effective December 2010, the Port Authority's quarterly contribution to The Port Authority of New York and New Jersey Retiree Health Benefits Trust (Trust), with Wells Fargo Bank, N.A-Institutional Trust Services serving as the Trustee totals \$25 million. In 2013 and 2012, annual contributions to the Trust totaled \$100 million.

OPEB Trust assets, the AAL, the unfunded AAL for benefits, the annual payroll amounts for active employees covered by the plans and the ratio of the unfunded AAL to covered payroll for 2013 were as follows:

Actuarial Valuation Date	Actuarial Value of OPEB Trust Assets	AAL	Unfunded AAL (\$ In millions	Funded Ratio	Covered Payroll	Unfunded AAL as a % of Payroll
1/1/13	\$525	\$2,224	\$1,699	24%	\$724	235%

The schedule of funding progress for the current year and the two preceding years is presented as required supplementary information immediately following the notes to the financial statements, and presents multi-year trend information about whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liability for benefits.

Following are the Condensed Statements of Trust Net Position and Changes in Trust Net Position held in trust for OPEB for 2013 and 2012. The activities are accounted for using the accrual basis of accounting and all investments are recorded at their fair value.

Statement of Trust Net Position

	December 31,	
	<u>2013</u>	<u>2012</u>
	(In thousands)	
ASSETS		
Cash	\$ 70,415	\$ 138
Investments, at fair value	687,116	524,901
Accounts receivable	2,630	
Total assets	760,161	525,039
LIABILITIES		
Accounts payable	52,479	
Total liabilities	52,479	_
NET POSITION HELD IN TRUST FOR OPEB	\$ 707,682	\$ 525,039

Statements of Changes in Trust Net Position		
-	Year Ended December 31,	
	<u>2013</u>	<u>2012</u>
	(In thousands)	
Additions		
Contributions*	\$ 211,756	\$ 208,725
Investment income:		
Net change in fair value of investments	66,824	36,360
Interest income	16,146	12,432
Total net investment income	82,970	48,792
Deductions		
Benefit payments, administrative expenses and fees*	(112,083)	(109,029)
Total deductions	(112,083)	(109,029)
Net Increase	182,643	148,488
Trust net position, January 1	525,039	376,551
NET POSITION HELD IN TRUST FOR OPEB	\$ 707,682	\$ 525,039

^{*} Include Port Authority's payments totaling \$111.8 million in 2013 and \$108.7 million in 2012 that were paid to OPEB plan members or their beneficiaries out of available Port Authority operating funds. These direct benefit payments were not included as part of the Trust's activities.

The audited financial statements for the years ended December 31, 2013 and December 31, 2012 of the Trust, which provides additional information concerning trust assets, are available from the Comptroller's Department of The Port Authority of New York and New Jersey, 1 PATH Plaza, Jersey City, New Jersey 07306.

Note J – Commitments and Certain Charges to Operations

- 1. Approval of a budget by the Board of Commissioners does not in itself authorize any specific expenditures, which are authorized from time to time by or as contemplated by other actions by the Board of Commissioners of the Port Authority consistent with statutory, contractual and other commitments of the Port Authority, including agreements with the holders of its obligations.
- **2.** At December 31, 2013, the Port Authority had entered into various construction contracts totaling approximately \$5.1 billion, which are expected to be completed within the next three years.
- **3.** The Port Authority carries insurance or requires insurance to be carried (if available) on or in connection with its facilities to protect against direct physical loss or damage and resulting loss of revenue and against liability in such amounts as it deems appropriate, considering self-insured retentions, purchase of insurance through its captive insurance entity, PAICE, exceptions, or exclusions of portions of facilities, and the scope of insurable hazards. Availability of coverage varies and may be constrained

depending on the state of the insurance industry. As a result, insurance premiums may increase for available coverage in connection with the Port Authority's periodic renewal of its insurance programs.

a. Property damage and loss of revenue insurance program:

The Port Authority's property damage and loss of revenue insurance program (which was renewed effective June 1, 2013 and expires on June 1, 2014) provides for coverage as follows:

General Coverage (Excluding Terrorism)

\$1.359 billion of purchased coverage

\$25 million in the aggregate self-insurance after w hich purchased coverage applies

\$5 million per occurrence deductible

Terrorism Coverage

\$1.518 billion TRIPRA* Coverage (PAICE)

\$228 million of purchased coverage

\$25 million in the aggregate self-insurance after w hich purchased coverage applies

\$5 million per occurrence deductible

Wind Coverage (Sub-limit to General Coverage)

\$375 million purchased coverage

\$25 million in the aggregate self-insurance after w hich purchased coverage applies

\$5 million per occurrence deductible

^{*} On December 26, 2007, the Federal government enacted the Terrorism Risk Insurance Program Reauthorization Act of 2007 (TRIPRA), which replaced the Federal reinsurance provisions of the Terrorism Risk Insurance Act of 2002 (TRIA) and added reinsurance for acts of domestic terrorism in addition to acts of foreign terrorism through December 31, 2014. Under TRIPRA, the Federal government reinsures 85% of certified terrorism losses, subject to a \$100 million deductible and a 20% insurance carrier/captive deductible, in an amount not to exceed an annual cap on all such losses payable under TRIPRA of \$100 billion. No federal payments are made under this program until the aggregate industry insured losses from acts of terrorism exceed \$100 million.

b. Public liability insurance program:

Aviation facilities

The Port Authority's public liability insurance program for aviation facilities (which was renewed effective October 27, 2013 and expires on October 27, 2014) provides for coverage as follows:

General Coverage ** (Excluding Terrorism)

Terrorism Coverage

\$1.25 billion per occurrence and in the aggregate of purchased coverage

\$3 million per occurrence deductible

\$1.25 billion aviation war risk*** per occurrence and in the aggregate of purchased coverage

Non-Aviation facilities

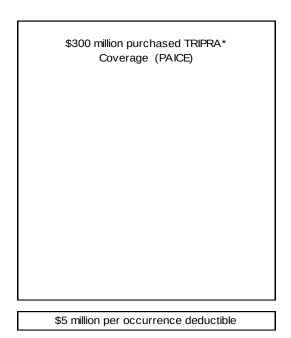
The Port Authority's public liability insurance program for "non-aviation" facilities (which was renewed effective October 27, 2013 and expires on October 27, 2014) provides for coverage as follows:

General Coverage (Excluding Terrorism)

\$975 million excess above \$18.5 million of purchased coverage \$25 million of coverage \$18.5 million of coverage \$18.5 million of self-insurance \$5 million per occurrence deductible

* See footnote on page 68.

Terrorism Coverage



^{**} Aviation General Coverage also provides \$100 million of excess liability coverage over the Port Authority's Master

Contractor's Insurance Program general liability limit of \$50 million for airport construction projects.

*** Aviation war risk generally includes war, hijacking and other perils, both domestically and internationally.

During each of the past three years, payments for public liability claims have not exceeded insurance coverage.

4. In providing for uninsured losses, the Port Authority administers its self-insurance program by applications from the Consolidated Bond Reserve Fund and provides for losses as a charge to operations.

As of December 31, 2013, there was approximately \$28.1 million available for future self-insured claims.

Year	Beginning	Reserves	Recognized	Year-end
	Balance	Appropriated	Losses *	Balance
		(In thousands)		
2013	\$ 38,514	\$ 15,602	\$ 26,016	\$ 28,100
2012	\$ 76,061	\$ 18,933	\$ 56,480	\$ 38,514

^{* 2012} recognized losses include \$30 million associated with Superstorm Sandy.

A liability is recognized when it is probable that the Port Authority has incurred an uninsured loss and the amount of the loss can be reasonably estimated. The liability for accrued self-insured claims is based upon the estimated cost of settling the claims, which includes a review of estimated claims expenses, estimated recoveries and a provision for incurred but not reported (IBNR) claims. Changes in the self-insured liability amounts in 2013 and 2012 were:

Year	Beginning Balance	Additions and Changes * Payments		Year-end Balance
		(In thousands)		
2013 2012	\$ 53,197 \$ 45,602	\$ 26,016 \$ 56,480	\$ 16,643 \$ 48,885	\$ 62,570 \$ 53,197

^{* 2012} recognized losses include \$30 million associated with Superstorm Sandy.

5. On October 16, 2006, the District of Columbia approved the establishment of a Port Authority captive insurance company, known as the Port Authority Insurance Captive Entity, LLC, for the purpose of insuring certain risk exposures of the Port Authority and its related entities. Under its current Certificate of Authority issued by the District of Columbia, PAICE is authorized to transact insurance business, in connection with Workers' Compensation, general liability, builders risk, property and terrorism insurance coverage for the Port Authority and its related entities. With the passage of TRIPRA, PAICE assumed coverage for acts of domestic terrorism with respect to the Port Authority's public liability and property damage and loss of revenue insurance programs in addition to the previously provided coverage for acts of foreign terrorism. In addition, as of December 31, 2013, PAICE continues to provide the first \$1,000,000 in coverage

under the Workers' Compensation portion, and the first \$500,000 in coverage under the general liability aspect of the Port Authority's contractor's insurance program. As of December 31, 2013, PAICE continues to provide \$1 billion of Builders Risk and Terrorism coverage for the WTC Owner Controlled Insurance Program, which is 100% reinsured through the commercial insurance marketplace and TRIPRA. As of October 27, 2013, PAICE is providing \$2,000,000 of the first \$50 million in coverage under the Port Authority's general coverage (excluding terrorism) public liability insurance program for "non-aviation" facilities.

Any changes in the lines of insurance being provided by PAICE or its capitalization are subject to prior approval by the Port Authority Board of Commissioners' Committee on Finance. PAICE also provides periodic reports with respect to its general operations to the Port Authority's Board of Commissioners.

The financial results for PAICE for the year ended December 31, 2013 are set forth below. Amounts associated with PAICE recorded on the Port Authority's consolidated financial statements have been adjusted to reflect intercompany transfers between the Port Authority and PAICE (see Schedule E – *Information on Port Authority Operations*).

(In thousands)
\$230,802
90,559
\$140,243
\$ 24,639
9,261
\$ 15,378
\$124,761
104
15,378
\$140,243

6. Other amounts receivable, net recognized on the Consolidated Statement of Net Position totaled \$38 million at December 31, 2013, and is comprised of the following:

	Dec. 31,			Dec. 31,
	2012	Additions	Deductions	2013
		(In tho	usands)	
Long-term receivables from tenants	\$18,986	\$33,183	\$32,385	\$19,784
Installment due from the ECRR operator	1,582	-	164	1,418
Insurance receivable - Superstorm Sandy	106,331	-	106,331	-
Advances for construction projects	5,912	6,694	3,847	8,759
Interest due from Tower 4 net lessee	8,343	36,660	45,003	-
Other	319	8,173	-	8,492
Total other amounts receivable, net	\$141,473	\$84,710	\$187,730	\$38,453

7. The 2013 balance of Other noncurrent liabilities consists of the following:

	Dec. 31,			Dec. 31,
	2012	Additions	Deductions	2013
		(In thou	ısands)	
Workers' Compensation liability	\$48,074	\$26,329	\$26,329	\$48,074
Self Insured Outstanding Claims	53,197	26,016	16,643	62,570
Pollution remediation	27,947	1,762	7,890	21,819
Asset forfeiture	10,084	18,622	4,252	24,454
Contractors Insurance Program Premiums	59,246	-	41,291	17,955
Surety and security deposits	6,828	393	281	6,940
WTC Joint Ventures Preferred Returns	14,366	14,583	-	28,949
Other	62,982	7,224	32,368	37,838
Gross other liabilities	\$282,724	\$94,929	\$129,054	248,599
Less current portion:				
Workers' Compensation liability				18,715
Total other noncurrent liabilities				\$229,884

8. In accordance with GASB Statement No. 49, *Accounting and Financial Reporting for Pollution Remediation Obligations*, an operating expense provision and corresponding liability measured at its current value using the expected cash flow method is recognized when an obligating event occurs. In 2013, the Port Authority recognized \$2 million in pollution remediation obligations, thus increasing the cumulative expense provision to \$62 million in 2013, net of \$2.1 million in expected recoveries.

As of December 31, 2013, the outstanding pollution remediation liability totaled \$21.8 million, primarily consisting of future remediation activities associated with asbestos removal, lead abatement, ground water contamination, soil contamination, and arsenic contamination at Port Authority facilities.

	Dec. 31, 2012	Expense Provision	Payment	Dec. 31, 2013			
		(In thousands)					
Pollution remediation obligation	27,947	1,762	7,890	21,819			

9. In October 2012, Superstorm Sandy disrupted Port Authority activities at the airports, bridges and tunnels, marine terminals, the WTC site and the PATH system. Most of the Port Authority's facilities are located in low-lying areas surrounding the New York-New Jersey harbor, and all were affected to one degree or another by winds, storm surge and power outages. The PATH system sustained the greatest damage, with significant flooding at several stations, under-river tunnels, tracks and substations. All of the Port Authority's facilities returned to full operation, with the disruption in service for the most part lasting less than a week.

The current estimate of the Port Authority's economic loss due to Superstorm Sandy is approximately \$2.4 billion. Studies are currently underway at affected facilities to fully ascertain any latent damage caused by salt water intrusion at Port Authority facilities, which may lead to an increase in the current loss estimate. It is presently anticipated that available insurance coverage and federal disaster relief funds will substantially cover the Port Authority's currently estimated economic loss from Superstorm Sandy.

Net (revenue)/expense associated with Superstorm Sandy totaled (\$28.2) million in 2013. The Port Authority recognized approximately \$352 million of operating expenses resulting from Superstorm Sandy, including \$120 million in immediate repair costs incurred primarily at PATH and \$232 million in write-offs associated with assets, primarily at the WTC site that were destroyed as a result of Superstorm Sandy. Offsetting these amounts were \$380 million in realized insurance recoveries associated with losses sustained by the Port Authority as a result of Superstorm Sandy. To date, the Port Authority has received \$486.7 million in insurance recoveries associated with Superstorm Sandy.

In addition, the Port Authority recognized \$12.4 million from FEMA and \$83.3 million from the FTA in grants associated with Superstorm Sandy recovery efforts. These amounts are included as a component of Grants on the Port Authority Consolidated Statements of Revenues, Expenses and Changes in Net Position.

	2013		2012		umulative
Immediate Repair Expenses	\$	119,752 \$	120,607	\$	240,359
Write-off of Destroyed Assets		232,348	15,724		248,072
Insurance Recoveries		(380,329)	(106,331)		(486,660)
Net (Revenue)/Expense associated with Superstorm Sandy		(28,229)	30,000		1,771
Add:					
Grants associated with Superstorm Sandy		(95,678)	-		(95,678)
Total Impact	\$	(123,907) \$	30,000	\$	(93,907)

10. On August 30, 2013, the Port Authority and a private developer entered into an agreement (the Project Agreement) for a public-private partnership for the design, construction, financing and maintenance of a replacement Goethals Bridge (the Replacement Bridge), a cable-stayed bridge with six twelve-foot wide travel lanes, twelve-foot wide outer shoulders, and five-foot wide inner shoulders, that will improve safety, alleviate congestion, and accommodate future traffic growth. Pursuant to the Project Agreement, the private developer will perform certain operation and maintenance work, and the Port Authority will retain control over the toll collection system, including its operation and maintenance. On November 8, 2013, the private developer obtained certain financing for the construction of the Replacement Bridge through the issuance by the New Jersey Economic Development Authority of \$460,915,000 in tax-exempt private activity bonds, and a Transportation Infrastructure Finance and Innovation Act (TIFIA) direct loan in the amount of \$473,673,740 (excluding capitalized interest) from the United States Department of Transportation, acting by and through the Federal Highway Administration.

Pursuant to the Project Agreement, the Port Authority will make milestone payments to the private developer in the aggregate amount of \$150,000,000 upon satisfactory achievement of certain milestones during the construction of the Replacement Bridge. Upon the substantial completion of the Replacement Bridge, presently expected to occur in December 2017, the Port Authority is required to make a payment to the private developer in the amount of \$1,019,867,421, subject to certain adjustments. In lieu of a cash payment at that time, the developer will extend a loan in that principal amount to the Port Authority, to be repaid in monthly payments of principal and interest (the DFA Payments) over the term of the Project Agreement, which has a scheduled expiration date on the thirty-fifth anniversary of the substantial completion date of the Replacement Bridge. The DFA Payments are subject to certain deductions for noncompliance by the private developer with the terms of the Project Agreement.

Note K - Information with Respect to the Redevelopment of the World Trade Center Site

The terms of the original July 2001 net leases established both an obligation and concomitant right for the net lessees, at their sole cost and expense, to restore their net leased premises following a casualty whether or not the damage is covered by insurance proceeds in accordance, to the extent feasible, prudent and commercially reasonable, with the plans and specifications as they existed before the casualty or as otherwise agreed to with the Port Authority. The net lessees obtained property damage and business interruption insurance in a combined single limit of approximately \$3.5 billion per occurrence. The net lessees recovered approximately \$4.57 billion against available policy limits of approximately \$4.68 billion. Approximately \$2.3 billion of these funds has been used for the net lessees' business interruption expenses, including the payment of rent to the Port Authority, the prepayment of the mortgage loan entered into on July 24, 2001 by the Silverstein net lessees with GMAC Commercial Mortgage Corporation in the amount of approximately \$562 million, and

the purchase by the Port Authority on December 23, 2003 of the retail net lessee from Westfield for \$140 million as well as certain of their WTC redevelopment expenses.

Conceptual Framework for the Redevelopment of the Office, Retail and Other Components of the World Trade Center

The redevelopment of the WTC will provide approximately 10 million square feet of above-grade office space with associated storage, mechanical, loading, below-grade parking, and other non-office space, and consist of One World Trade Center, Tower 2, Tower 3, Tower 4, Tower 5, approximately 450,000 square feet of retail space, a WTC Transportation Hub, a memorial and interpretive museum (Memorial/Museum) and cultural facilities and certain related infrastructure.

Future minimum rentals (see Note G – Lease Commitments) include rentals of approximately \$14 billion attributable to WTC net leases. The inclusion of this amount in future rentals is predicated upon the assumption that the net lessees of various components of the WTC will continue to meet their contractual commitments pertaining to their net leased properties, including those with respect to the payment of rent and the restoration of their net leased properties. The net lessees' ability to meet these contractual commitments may be affected by the nature of the downtown Manhattan real estate market, and coordination among various public and private sector entities involved in the redevelopment of downtown Manhattan.

One World Trade Center

In November 2006, as part of the continuing redevelopment of the WTC, the Port Authority acquired from Silverstein Properties 100% of the membership interests in 1 WTC LLC, the then-net lessee of One World Trade Center and Tower 5, which will comprise, in the aggregate, approximately 4.2 million square feet of office space. On June 13, 2011, the Port Authority and Durst entered into various agreements in connection with the establishment of a joint venture with respect to the construction, financing, leasing, management and operation of the One World Trade Center building. Durst contributed \$100 million for a minority equity interest in Tower 1 Joint Venture LLC. One World Trade Center will contain 3.0 million square feet of space, comprised of commercial office space and an indoor observation deck. It is presently expected that One World Trade Center will be substantially completed by early 2014, at a cost of approximately \$3.1 billion.

On April 8, 2013, WTC Tower 1 LLC entered into a 15-year lease agreement with a wholly-owned subsidiary of Legends Hospitality, LLC for approximately 120,000 gross square feet of space in One World Trade Center, for the development and operation of the observation deck at the top of One World Trade Center. The observation deck facility, called One World Observatory, will occupy floors 100-102 of One World Trade Center.

World Trade Center Tower 2, Tower 3 and Tower 4

A December 2010 World Trade Center Amended and Restated Master Development Agreement (MDA), among the Port Authority, PATH, 1 WTC LLC, WTC Retail LLC, and the Silverstein net lessees, sets forth the respective rights and obligations of the parties thereto with respect to construction on the WTC site, including the allocation of construction responsibilities and costs between the parties to the MDA.

The Silverstein net lessees are required to construct Tower 4, the Tower 3 podium and certain subgrade and foundation work required for Tower 2, to be located on the eastern portion of the WTC site, along the Church Street corridor, comprising, in the aggregate, approximately 6.2 million square feet of office space, as well as contribute an aggregate of \$140,000,000 toward specified common infrastructure costs. The MDA also provides for the implementation of a construction coordination and cooperation plan among the respective parties' construction teams in order to provide for cooperation and coordination to achieve reasonable certainty of timely project completion.

Tower 4 was substantially completed in October 2013 by the Silverstein net lessee of Tower 4 and is available for tenant fit-out, and the Tower 3 podium was substantially completed to the extent required under the MDA in December 2013 by the Silverstein net lessee of Tower 3.

World Trade Center Tower 4

For the continued development and construction of Tower 4, with approximately 600,000 of its 2 million square feet of office space preleased to the Port Authority, and approximately 580,000 square feet preleased to the City of New York, the Port Authority, as a co-borrower/obligor with respect to the Liberty Bonds issued on November 15, 2011 under a Tower 4 Tenant Repayment Agreement, has provided tenant support payments for the benefit of the Silverstein net lessee of Tower 4. The Port Authority's obligations with respect to the payment of debt service on the Tower 4 Liberty Bonds are evidenced by a separate Tower 4 Bond Payment Agreement between the Port Authority and the bond trustee. Tenant Support payments would be reimbursed to the Port Authority from Tower 4 cash flow and to the extent Tower 4 cash flow is not sufficient, would accrue interest until repaid with an overall term of the investment not in excess of 40 years. As security for the repayment to the Port Authority under the Tower 4 Tenant Support Agreement, the Silverstein net lessee of Tower 4, the Port Authority and a third party banking institution have entered into an account control agreement pursuant to which the revenues derived from the operation of Tower 4 (excluding the rents payable under the space lease with the City of New York which have been assigned by the Silverstein net lessee of Tower 4 directly to the bond trustee for the Tower 4 Liberty Bonds) will be deposited into a segregated lockbox account, in which the Port Authority has a security interest, and will be administered and disbursed by such banking institution in accordance with the Tower 4 Tenant Repayment Agreement. To provide additional security for the repayment to the Port Authority, the Silverstein net lessee of Tower 4 will assign to the Port Authority various

contracts with architects, engineers and other persons in connection with the development and construction of Tower 4, together with all licenses, permits, approvals, easements and other rights of the Silverstein net lessee of Tower 4; will grant a first priority leasehold mortgage on the net lease for Tower 4 to the Port Authority; and will assign all Tower 4 space leases and rents (other than the space lease with the City of New York) to the Port Authority.

World Trade Center Tower 3

Under agreements between the Port Authority and the Silverstein net lessee of Tower 3, the Silverstein net lessee of Tower 3 is required to construct the Tower 3 podium, with the construction of the office tower to follow. To assist the Silverstein net lessee of Tower 3 in the construction of the Tower 3 office tower following satisfaction of certain private-marketing triggers, the Port Authority has entered into a Tower 3 Tenant Support Agreement providing for the investment of Port Authority operating funds of \$210 million for the construction of the tower and a backstop of \$390 million for certain construction and leasing overruns, senior debt service shortfalls and operating expense deficits. These private-market triggers include the Silverstein Tower 3 net lessee raising \$300 million of private equity, preleasing 400,000 square feet of the office tower, and obtaining private financing for the remaining cost of the office tower. The State of New York and the City of New York have agreed to reimburse the Port Authority for \$200 million each of the \$600 million to be provided under the Tower 3 Tenant Support Agreement for a total reimbursement of \$400 million. Under the Tower 3 Tenant Support Agreement, the Silverstein net lessee of Tower 3 is responsible for the repayment of the \$390 million backstop on a subordinated basis, without interest, from Tower 3 revenues. All repayments of the Tower 3 backstop received by the Port Authority would in turn be distributed among the Port Authority, the State of New York and the City of New York in accordance with their respective shares of the \$390 million backstop payments.

In December 2013, Silverstein Properties announced that GroupM, a media investment management group, had signed a lease for approximately 516,000 square feet on nine floors at the base of Tower 3, and that with this lease Silverstein Properties will now move forward to complete the financing and construction of Tower 3.

The World Trade Center Transportation Hub

Immediately following the terrorist attacks of September 11, 2001, the Governors of the States of New York and New Jersey and the Board of Commissioners of the Port Authority made rapid restoration of PATH service a priority on the Port Authority's agenda. PATH service recommenced at the Exchange Place station (which was rendered unusable as a result of the events of September 11, 2001) on June 29, 2003, and PATH service to the WTC site recommenced on November 23, 2003 at the temporary PATH station at the WTC site.

On July 28, 2005, the Board of Commissioners of the Port Authority authorized the WTC Transportation Hub project. Construction of the WTC Transportation Hub commenced on September 6, 2005 and is presently expected to be substantially completed in 2015, at an estimated total project cost range of approximately \$3.74 billion to \$3.995 billion consistent with the range of cost estimates identified both in a project risk assessment performed by the FTA and an independent assessment conducted by Navigant Consulting, Inc. as part of its comprehensive review and assessment of the Port Authority.

World Trade Center Infrastructure Projects

In addition to the WTC Transportation Hub, the Port Authority continues to advance planning and design for various infrastructure projects toward full build out of the WTC site. A vehicular security center for cars, tour buses, and delivery vehicles to access subgrade loading facilities is presently expected to be operational in time to support the commercial development throughout the WTC site at a cost of approximately \$670 million. Other infrastructure work to be implemented includes streets and utilities, a central chiller plant, and electrical infrastructure that will support the operations of the WTC site.

WTC Retail

In December 2003, as part of the redevelopment of the WTC, the Port Authority acquired 100% of the membership interest in the net lessee of the retail components of the WTC from Westfield for \$140 million, and is the sole managing member of this bankruptcy remote single purpose entity, which was renamed "WTC Retail LLC." In such capacity, the Port Authority has been involved in the planning for the restoration of the retail components of the WTC.

The retail project at the WTC site includes certain retail space to be located in the WTC Transportation Hub, One World Trade Center, Tower 2, Tower 3, and Tower 4 (collectively the "Retail Premises").

On May 16, 2012, the Port Authority and Westfield entered into various agreements in connection with the establishment of a joint venture with respect to the construction, financing, development, leasing, management and operation of the Retail Premises through its current net lessee New WTC Retail Owner LLC, a bankruptcy remote single purpose entity. New WTC Retail Owner LLC is indirectly owned by affiliated entities of the Port Authority and Westfield. Each party will be a 50% participant in the joint venture and contribute \$612.5 million to the joint venture during the course of construction and initial lease-up of the Retail Premises. As part of this overall obligation, in 2012, the Port Authority and Westfield contributed \$100 million of initial capital contributions which was subsequently redistributed to New WTC Retail Owner LLC and WTC Retail LLC for the further construction of the Retail Premises.

On December 4, 2013, the Board of Commissioners of the Port Authority approved the Port Authority's sale of its interests in the joint venture to Westfield. As such, Westfield will acquire 100% of the Port Authority interests in the retail components of the WTC site for a total aggregate payment to the Port Authority of \$1.4 billion. After completion of the transaction, the Port Authority will continue as landlord of the retail components of the WTC site, under a net lease providing for nominal annual rentals.

The Memorial

On July 6, 2006, the Board of Commissioners authorized the Port Authority to enter into an agreement with the LMDC, the National September 11 Memorial and Memorial Museum at the WTC (Memorial Foundation), the City of New York and the State of New York for the construction by the Port Authority of the WTC memorial and cultural project. The agreement establishes the general areas of responsibility of the parties for the design, development, construction, financing and operation of the project, which will include the Memorial/Museum, the Visitor Orientation and Education Center (VOEC), and the related common and exclusive infrastructure (Infrastructure).

In connection with the funding of the costs of the construction of the project, under the July 6, 2006 agreement, the Memorial Foundation and the LMDC were responsible for providing \$280 million and \$250 million, respectively, for the Memorial/Museum; the State of New York was responsible for providing \$80 million for the VOEC; and the Port Authority was responsible for providing up to \$150 million for the Infrastructure.

On October 19, 2012, the Port Authority and the Memorial Foundation entered into an agreement resolving certain issues pertaining to the continuing construction of the museum portion of the Memorial/Museum. The LMDC will pay the next \$45 million of any additional construction funding and the Port Authority's total responsibility for any additional construction funding will be reduced to \$38 million after the expenditure of the LMDC's \$45 million commitment. The Memorial Foundation and the Port Authority will each contribute additional amounts to ensure completion of the Memorial/Museum based on a revised construction budget, which is now estimated by the Memorial Foundation at approximately \$718 million, excluding the \$150 million of Infrastructure costs.

The Port Authority does not have any responsibility for the operation and maintenance of the Memorial, the Memorial/Museum or the VOEC. The Memorial Plaza was substantially completed and opened for public access on September 11, 2011.

Schedule of Funding Progress (Unaudited) PATH Exempt Employees Supplemental Pension Plan

Actuarial Valuation Date	Actuarial Value of Assets	AAL (b)	Unfunded AAL (c) = (b-a)	Funded Ratio	Covered Payroll	Unfunded AAL as a % of Payroll (c) / (d)
			(\$ In thousan	ds)		
1/1/13 1/1/12 1/1/11	\$0 \$0 \$0	\$57,010 \$53,903 \$53,977	\$57,010 \$53,903 \$53,977	0% 0% 0%	\$10,750 \$ 9,391 \$ 9,185	530% 574% 588%

Schedule of Funding Progress (Unaudited) Other Postemployment Benefits Plan

Actuarial Valuation Date	Actuarial Value of OPEB Trust Assets	AAL (b)	Unfunded AAL (c) = (b-a)	Funded Ratio	Covered Payroll	Unfunded AAL as a % of Payroll (c) / (d)
			(\$ In mi	llions)		
1/1/13 1/1/12 1/1/11	\$525 \$377 \$274	\$2,224 \$1,963 \$1,978	\$1,699 \$1,586 \$1,704	24% 19% 14%	\$724 \$714 \$712	235% 222% 239%

Schedule A - Revenues and Reserves

(Pursuant to Port Authority bond resolutions)

	Year o	2012		
	Operating	Reserve	Combined	Combined
	Fund	Funds	Total	Total
Gross operating revenues:		(in the	ousands)	
Tolls and fares	\$ 1,462,957	\$ -	\$ 1,462,957	\$ 1,337,372
Rentals	1,228,491	Ψ -	1,228,491	1,208,730
Aviation fees	934,459		934,459	904,666
Parking and other	315,111		315,111	338,178
Utilities	139,835		139,835	152,945
Rentals - Special Project Bonds Projects	103,186	-	103,186	108,125
Total gross operating revenues	4,184,039	-	4,184,039	4,050,016
2				
Operating expenses:	1 111 207		4 444 207	1 020 242
Employee compensation, including benefits	1,114,397	-	1,114,397	1,038,243
Contract services	684,411	-	684,411	749,106
Rents and amounts in-lieu-of taxes	301,582	-	301,582	304,020
Materials, equipment and other	220,859	-	220,859	215,937
Utilities	171,833	-	171,833	174,016
Interest on Special Project Bonds	103,186	-	103,186	108,125
Total operating expenses	2,596,268	<u>-</u>	2,596,268	2,589,447
Amounts in connection with operating asset obligations	25,908	_	25,908	27,956
Net (revenue)/expense related to Superstorm Sandy	(28,229)	-	(28,229)	30,000
Net operating revenues	1,590,092	-	1,590,092	1,402,613
Financial income:				
Interest income	(591)	24,055	23,464	26,970
Net (decrease)/increase in fair value of investments	(4,211)	(22,217)	(26,428)	2,151
Contributions in aid of construction	529,185	•	529,185	570,261
Application of Passenger Facility Charges	175,421	-	175,421	110,015
Application of 1WTC LLC/WTC Retail LLC insurance proceeds	-	-	-	17,962
Application of 4 WTC associated payments	36,660	-	36,660	65,293
Restricted Net Revenues - PAICE	4,305	-	4,305	2,710
Grants	188,409	-	188,409	52,161
Pass-through grant program payments	(176,848)	-	(176,848)	(56,446
Net revenues available for debt service and reserves	2,342,422	1,838	2,344,260	2,193,690
Debt service:				
Interest on bonds and other asset financing obligations	556,824	38,689	595,513	627,200
Debt maturities and retirements	204,000	-	204,000	169,770
Debt retirement acceleration	· <u>-</u>	-	· -	54,635
Repayment of asset financing obligations	-	15,701	15,701	16,514
Total debt service	760,824	54,390	815,214	868,119
Transfers to reserves	\$ (1,581,598)	1,581,598	-	
Revenues after debt service and transfers to reserves		1,529,046	1,529,046	1,325,571
Direct investment in facilities		(1,059,756)	(1,059,756)	(691,079
			,	•
Change in appropriations for self-insurance		10,414	10,414	37,547
Acceleration of unamortized brokerage commissions *		(46,863)	(46,863)	-
ncrease in reserves		432,841	432,841	672,039
		,	,	,
Reserve balances, January 1		3,377,075	3,377,075	2,705,036

^{*} See Note A.3.(o) - Nature of the Organization and Summary of Significant Accounting Policies

Schedule B - Assets and Liabilities (Pursuant to Port Authority bond resolutions)

	December 31, 2013						2012			
	С	perating		Capital		Reserve		Combined	(Combined
		Fund		Fund		Funds		Total		Total
ASSETS					(In thousands)				
Current assets:										
Cash	\$	333,985	\$	302,308	\$	1,573,746	\$	2,210,039	\$	3,692,900
Restricted cash:	Ψ	000,000	Ψ	002,000	Ψ	.,0.0,0	_	_, ,	Ψ	0,002,000
Passenger Facility Charges		168,751		_		_		168.751		120,795
Port Authority Insurance Captive Entity, LLC		14,736		_		_		14,736		11.130
Investments		, -		410,018		_		410,018		100,777
Current receivables, net		380,436		71,208		-		451,644		447,562
Other current assets		69,978		124,776		-		194,754		287,967
Restricted receivables and other assets		47,293		-		-		47,293		35,477
Total current assets		1,015,179		908,310		1,573,746		3,497,235		4,696,608
Noncurrent assets:										
Restricted cash		6,583		-				6,583		6,472
Investments		106,221		-		2,236,170		2,342,391		1,835,720
Restricted Investments - PAICE		172,064				-		172,064		162,630
Other amounts receivable, net		21,526		16,927		-		38,453		141,473
Other noncurrent assets		1,369,797		43,632		-		1,413,429		1,434,424
Restricted other noncurrent assets - PAICE		15,096		4 005 545		-		15,096		10,911
Amounts receivable - Special Project Bonds Projects		-		1,605,515		-		1,605,515		1,675,825
Amounts receivable - Tower 4 Liberty Bonds		-		1,225,520		-		1,225,520		1,225,520
Invested in facilities				43,570,151				43,570,151		40,818,087
Total noncurrent assets		1,691,287		46,461,745		2,236,170		50,389,202		47,311,062
Total assets		2,706,466		47,370,055		3,809,916		53,886,437		52,007,670
LIADULTICO										
LIABILITIES Current liabilities:										
Accounts payable		310,023		719,757				1,029,780		886,862
Accounts payable Accrued interest and other current liabilities		524,395		58,098		_		582,493		568,308
Restricted other liabilities - PAICE		3,746		30,030		_		3,746		852
Accrued payroll and other employee benefits		352,748		_		_		352,748		283.180
Deferred income:		332,740						332,7 40		200,100
Passenger Facility Charges		181,358		_		_		181,358		132,228
Current portion bonds and other asset financing obligations		99,732		1,044,987		_		1,144,719		1,048,953
Total current liabilities		1,472,002		1,822,842		_		3,294,844		2,920,383
Total Gallon Indonesia		.,2,002		.,022,0 .2				0,201,011		2,020,000
Noncurrent liabilities:										
Accrued pension and other noncurrent employee benefits		279,220		-		-		279,220		369,951
Other noncurrent liabilities		192,564		37,320		-		229,884		267,829
Restricted other noncurrent liabilities - PAICE		45,851		-		-		45,851		46,938
Amounts payable - Special Project Bonds		· -		1,605,515		-		1,605,515		1,675,825
Amounts payable - Tower 4 Liberty Bonds		-		1,225,520		-		1,225,520		1,225,520
Bonds and other asset financing obligations		688,728		17,214,957		_		17,903,685		17,954,147
Total noncurrent liabilities		1,206,363		20,083,312		-		21,289,675		21,540,210
Total liabilities		2,678,365		21,906,154		-		24,584,519		24,460,593
NET POSITION	\$	28,101	\$	25,463,901	\$	3,809,916	\$	29,301,918	\$	27,547,077
Not an effort to common but										
Net position is composed of:	Ф		Ф	25 462 004	Ф		¢	25 462 004	¢	24 121 400
Facility infrastructure investment Reserves	\$	-	ф	25,463,901	\$	2 900 046	Ф	25,463,901	Ф	24,131,488
		20 404		-		3,809,916		3,809,916 28,101		3,377,075
Appropriated reserves for self-insurance	Φ.	28,101	Ψ	- ACC 001	Φ.	2 000 040	_		٠	38,514
NET POSITION	\$	28,101	Ф	25,463,901	\$	3,809,916	Þ	29,301,918	Ф	27,547,077

Schedule C - Analysis of Reserve Funds (Pursuant to Port Authority bond resolutions)

	Year e	2012			
	General Reserve Fund	Consolidated Bond Reserve Fund		Combined Total	Combined Total
		(In tho	usan	ds)	
Balance, January 1 Increase in reserve funds *	\$ 2,026,606 2,445	\$ 1,350,469 1,580,991	\$	3,377,075 1,583,436	\$ 2,705,036 1,484,484
	2,029,051	2,931,460		4,960,511	4,189,520
Applications:					
Repayment of asset financing obligations	-	15,701		15,701	16,514
Interest on asset financing obligations	-	38,689		38,689	87,764
Debt retirement acceleration	-	-		-	54,635
Direct investment in facilities	-	1,059,756		1,059,756	691,079
Self-insurance	-	(10,414)		(10,414)	(37,547)
Acceleration of unamortized brokerage commissions**	-	46,863		46,863	
Total applications	-	1,150,595		1,150,595	812,445
Balance, December 31	\$ 2,029,051	\$ 1,780,865	\$	3,809,916	\$ 3,377,075

^{*} Consists of "Transfers to reserves" from the operating fund totaling \$1.58 billion, plus "financial income" generated on Reserve funds of \$2 million in 2013.

^{**} See Note A.3.(o) - Nature of the Organization and Summary of Significant Accounting Policies

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STATISTICAL AND OTHER SUPPLEMENTAL INFORMATION

For the year ended December 31, 2013

The Statistical and Other Supplemental Information section presents additional information as context for further understanding the information in the financial statements, note disclosures and schedules.

Financial Trends - Schedule D-1

Trend information is provided to help the reader understand how the Port Authority's financial performance and fiscal health has changed over time.

Debt Capacity - Schedule D-2

The Port Authority has several forms of outstanding obligations.

Information on Port Authority revenues, outstanding obligations, debt service, and reserves is included here for statistical purposes (more detailed information about the various kinds of debt instruments used by the Port Authority can be found in Note D, and the reserve funds are described in Note E). Debt limitations, including in some cases limits on total authorized amounts or requirements for the issuance of additional bonds, may be found in the various resolutions establishing and authorizing such obligations.

Operating Information – Schedule D-3 (Unaudited)

Operating and service data is provided to help the reader understand how information in the Port Authority's financial report relates to the services it provides and activities it performs.

Information on Port Authority Operations - Schedule E

Detailed information on Port Authority's operating results including income from operations, non-operating expenses and contributions, and net income is provided on Port Authority operating facility level.

Information on Port Authority Capital Program Components - Schedule F

This schedule provides information on capital investment summarized by Port Authority operating facilities, which includes net capital expenditures and depreciation expenses.

Facility Traffic - Schedule G (Unaudited)

This schedule provides comparative information on Port Authority facility traffic relative to vehicles, passengers, containers, cargo, waterborne vehicles and plane movements.

Schedule D-1 - Selected Statistical Financial Trends Data

	2013	2012	2011	2010
		(In thous	sands)	
Net position is composed of				
Net investment in capital assets	\$ 10,093,713	\$ 9,902,611	\$10,020,306	\$ 9,200,077
Restricted	454,467	392,389	294,460	222,871
Unrestricted	3,180,147	2,405,483	1,411,125	1,601,675
Net Position	13,728,327	12,700,483	11,725,891	11,024,623
Revenues, Expenses and Changes in Net Position:				
Gross operating revenues:				
Tolls and fares	\$ 1,462,957	\$ 1,337,372	\$ 1,148,061	\$ 1,069,785
Rentals	1,228,491	1,208,730	1,150,569	1,144,709
Aviation fees	934,459	904,666	895,356	872,774
Parking and other	315,111	338,178	339,131	321,257
Utilities	139,835	152,945	154,810	154,041
Rentals - Special Project Bonds Projects	103,186	108,125	112,553	71,457
Gross operating revenues	4,184,039	4,050,016	3,800,480	3,634,023
Operating expenses:				
Employee compensation, including benefits	1,114,397	1,038,243	1,037,681	1,022,195
Contract services	684,411	749,106	726,883	630,438
Rents and amounts in-lieu-of taxes	301,582	304,020	280,237	272,002
Materials, equipment and other	220,859	215,937	219,183	418,639
Utilities	171,833	174,016	188,432	183,826
Interest on Special Project Bonds	103,186	108,125	112,553	71,457
Operating expenses	2,596,268	2,589,447	2,564,969	2,598,557
Not revenue/(expense) related to the events				
Net revenue/(expense) related to the events of September 11, 2001	_	_	_	53,051
•	<u>-</u>	_	-	33,031
Net revenue/(expense) related to the events	28,229	(30,000)		
of Superstorm Sandy Depreciation of facilities	(875,979)	(30,000)	(852,727)	- (789,011)
Amortization of costs for regional programs	(64,275)	(884,239) (77,719)	(77,537)	(76,504)
Income from operations	675,746	468,611	305,247	223,002
		,		
Income on investments (including fair value adjustment)	8,608	39,661	(46,898)	4,435
Interest expense on bonds and other asset financing	(623,353)	(658,313)	(559,110)	(501,607)
Net gain/(loss) on disposition of assets	4,423	(4)	-	-
Pass-through grant program payments	(176,848)	(56,446)	(11,507)	(2,166)
4 WTC associated payments	36,660	65,293	8,343	-
Grants	188,409	52,161	23,727	11,708
Contributions in aid of construction	689,898	997,441	767,010	358,268
Passenger facility charges	224,301	222,614	214,456	210,387
1 WTC LLC/WTC Retail LLC insurance proceeds	-	3,525	-	42,814
Increase in net position December 31,	\$ 1,027,844	\$ 1,134,543	\$ 701,268	\$ 346,841

2009	2008	2007	2006	2005	2004
\$ 8,415,993	\$7,526,446	\$6,609,691	\$ 5,872,518	\$ 5,725,929	\$ 5,563,683
211,725	409,800	719,306	208,771	17,916	14,651
2,050,064	1,895,118	1,608,284	1,553,114	1,371,928	1,375,533
10,677,782	9,831,364	\$ 8,937,281	\$ 7,634,403	\$ 7,115,773	\$ 6,953,867
\$ 1,068,105	\$ 1,054,801	\$ 800,244	\$ 798,682	\$ 787,381	\$ 788,333
1,115,652	1,079,634	986,663	952,431	928,395	877,306
839,327	816,628	781,355	716,700	748,811	714,766
316,005	328,220	387,966	335,019	296,663	269,413
140,817	169,576	149,537	146,822	147,795	121,436
72,337	78,693	85,861	88,884	91,648	93,570
3,552,243	3,527,552	3,191,626	3,038,538	3,000,693	2,864,824
974,154	941,289	922,671	840,640	870,784	806,890
683,418	670,489	587,730	590,197	564,332	545,404
276,830	274,916	271,073	254,178	243,411	252,658
263,682	314,722	212,147	187,996	168,139	141,367
168,249	183,583	167,912	150,729	149,604	141,476
72,337	78,693	85,861	88,884	91,648	93,570
2,438,670	2,463,692	2,247,394	2,112,624	2,087,918	1,981,365
202,978	457,918	(4,563)	(2,069)	(3,358)	(4,985)
-	-	-	-	-	-
(712,331)	(644,620)	(632,553)	(674,940)	(643,732)	(575,539)
(74,617)	(70,840)	(59,316)	(49,319)	(42,996)	(38,677)
529,603	806,318	247,800	199,586	222,689	264,258
	(,,==)				
146,561	(4,976)	229,812	137,968	105,579	59,047
(501,892)	(488,463)	(493,689)	(454,134)	(422,334)	(391,870)
27,125	7	17,011	(3,741)	(55)	-
(1,120) -	(3,130)	(4,717)	(6,832)	-	-
10,613	9,811	11,310	17,469	14,336	13,396
382,978	313,078	313,504	250,904	107,262	81,173
201,737	211,667	221,380	192,509	134,429	125,532
50,813	49,771	760,467	184,901	-	-
\$ 846,418	\$ 894,083	\$ 1,302,878	\$ 518,630	\$ 161,906	\$ 151,536

Schedule D-2 - Selected Statistical Debt Capacity Data

Gross Operating Revenues Operating expenses Operating expenses related to the events of September 11, 2001 (a) Net revenue/(expense) related to Superstorm Sandy (a)	\$	4,184,039	(In thousa	,	
Operating expenses Net revenue/(expense) related to the events of September 11, 2001 (a) Net revenue/(expense) related to Superstorm Sandy (a)	\$	4.184.039	Ф 4.050.046		
Operating expenses Net revenue/(expense) related to the events of September 11, 2001 (a) Net revenue/(expense) related to Superstorm Sandy (a)	Þ	4.184.039		Φ 0 000 400	ф о co 4 oo
Net revenue/(expense) related to the events of September 11, 2001 (a) Net revenue/(expense) related to Superstorm Sandy (a)			\$ 4,050,016	\$ 3,800,480	\$ 3,634,023
Net revenue/(expense) related to Superstorm Sandy (a)		(2,596,268)	(2,589,447)	(2,564,969)	(2,598,55
		-	(20,000)	-	53,05
		28,229	(30,000)	(00.500)	/40.50
Amounts in connection with operating asset obligations		(25,908)	(27,956)	(29,580)	(46,56
Net operating revenues		1,590,092	1,402,613	1,205,931	1,041,95
Financial income		(2,964)	29,121	(53,270)	(90
Grants and contributions in aid of construction, net		540,746	565,976	499,516	367,81
Application of Passenger Facility Charges		175,421	110,015	215,645	207,12
Application of 4 WTC associated payments		36,660	65,293	8,343	
Application of 1WTC LLC/WTC LLC Retail insurance proceeds			17,962	57,340	61,46
Restricted Net Revenues - PAICE Net Revenues available for debt service and reserves (b)		4,305 2,344,260	2,710 2,193,690	644 1,934,149	(10 1,677,35
		2,011,200	2,100,000	1,001,110	1,017,00
DEBT SERVICE - OPERATIONS Interest on bonds and other asset financing obligations (c)		(556,824)	(539,436)	(480,623)	(436,62
Times, interest earned (b/c)		4.21	4.07	4.02	3.8
Debt maturities and retirements (d)		(204,000)	(169,770)	(140,390)	(178,09
Fimes, debt service earned [b/(c+d)]		3.08	3.09	3.11	2.7
APPLICATION OF RESERVES					
Direct investment in facilities		(4 050 756)	(601.070)	(742.004)	(1.275.00
		(1,059,756)	(691,079)	(742,001)	(1,375,00
Debt retirement acceleration		40.444	(54,635)	(6,100)	(0.07
Change in appropriations for self-insurance		10,414	37,547	1,949	(3,97
Interest on bonds and other asset financing obligations		(38,689)	(87,764)	(37,702)	(7,58
Repayment of asset financing obligations		(15,701)	(16,514)	(20,258)	(30,06
Acceleration of unamortized brokerage commissions Net increase/(decrease) in reserves		(46,863) 432,841	672,039	509,024	(353,98
Net IIILIEASE/(UECIEASE) III IESEIVES		432,041	072,039	309,024	(333,90
RESERVE BALANCES		0.077.075	0.705.000	0.400.040	0.540.00
January 1		3,377,075	2,705,036	2,196,012	2,549,99
December 31	\$	3,809,916	\$ 3,377,075	\$ 2,705,036	\$ 2,196,01
Reserve funds balances represented by:					
General Reserve		2,029,051	2,026,605	1,783,370	1,584,95
Consolidated Bond Reserve		1,780,865	1,350,470	921,666	611,05
Total	\$	3,809,916	\$ 3,377,075	\$ 2,705,036	\$ 2,196,01
DBLIGATIONS AT DECEMBER 31					
Consolidated Bonds and Notes	\$	18,212,063	\$ 18,076,497	\$ 15,550,039	\$ 13,340,37
Fund for regional development buy-out obligation	•	311,077	336,453	359,859	373,70
MOTBY obligation		52,329	78,060	105,141	138,39
Amounts payable - Special Project Bonds		1,605,515	1,675,825	1,741,440	1,803,14
Variable rate master notes		77,900	77,900	77,900	77,90
Commercial paper notes		348,110	384,625	396,155	354,28
Versatile structure obligations		-	-	-	175,20
Port Authority equipment notes		46,925	49,565	68,160	98,64
Tower 4 Liberty Bonds		1,225,520	1,225,520	1,225,520	
Total obligations	\$	21,879,439	\$ 21,904,445	\$ 19,524,214	\$ 16,361,65
DEBT RETIRED THROUGH INCOME: Annual Cumulative	\$	219,701 7,953,926	240,919 \$ 7,734,225	166,748 \$ 7,493,306	208,15 \$ 7,326,55

Note: This selected financial data is prepared primarily from information contained in Schedules A, B and C and is presented for general information only and is not intended to reflect the specific applications of the revenues and reserves of the Port Authority, which are governed by statutes and its bond resolutions.

2009	2008	2007	2006	2005	2004
\$ 3,552,243	\$ 3,527,552	\$ 3,191,626	\$ 3,038,538	\$ 3,000,693	\$ 2,864,824
(2,438,670)	(2,463,692)	(2,247,394)	(2,112,624)	(2,087,918)	(1,981,365)
202,978	457,918	(4,563)	(2,069)	(3,358)	(4,985)
(55,058)	- (41,301)	- (40,787)	- (42,391)	- (48,008)	(34,609)
1,261,493	1,480,477	898,882	881,454	861,409	843,865
141,136	(19,537)	208,274	134,806	103,572	57,403
392,471	319,759	320,097	261,541	121,598	94,569
205,164	215,407	220,583	186,555	113,649	-
- 266,676	- 411,278	- 305,532	-	-	-
3,177	(4,311)	(1,354)	_	_	_
2,270,117	2,403,073	1,952,014	1,464,356	1,200,228	995,837
(427,384)	(409,175)	(417,209)	(379,361)	(355,068)	(345,129)
5.31	5.87	4.68	3.86	3.38	2.89
(147,370)	(152,275)	(177,160)	(254,210)	(205,220)	(211,870)
3.95	4.28	3.28	2.31	2.14	1.79
(1,522,096)	(1,514,369)	(808,694)	(490,750)	(626,813)	(285,441)
-	-	-	-	-	(110,075)
6,463	2,123	(3,220)	(4,968)	(5,325)	249
(8,938)	(28,797)	(36,077)	(26,587)	(17,645)	(8,684)
(13,525)	(80,775)	(110,424)	(109,934)	(12,205)	(10,737)
157,267	219,805	399,230	198,546	(22,048)	24,150
2,392,729	2,172,924	1,773,694	1,575,148	1,597,196	1,573,046
\$ 2,549,996	\$ 2,392,729	\$ 2,172,924	\$ 1,773,694	\$ 1,575,148	\$ 1,597,196
1,412,221	1,270,215	1,238,915	1,198,499	1,068,790	1,068,790
1,137,775	1,122,514	934,009	575,195	506,358	528,406
\$ 2,549,996	\$ 2,392,729	\$ 2,172,924	\$ 1,773,694	\$ 1,575,148	\$ 1,597,196
\$ 12,284,449	\$ 10,794,831	\$ 9,495,419	\$ 9,659,104	\$ 8,328,644	\$ 8,273,573
386,480	398,262	409,128	419,155	420,660	422,050
1 064 390	1 110 105	1 264 725	1 211 100	1 254 425	1 202 020
1,064,380 90,990	1,118,105 90,990	1,264,735 90,990	1,311,100 130,990	1,354,425 130,990	1,393,920 130,990
321,010	186,040	238,950	270,740	282,095	280,315
250,900	399,700	1,205,600	519,600	532,100	544,000
110,485	112,485	93,460	93,460	47,105	65,105
\$ 14,508,694	- \$ 13,100,413	\$ 12,798,282	\$ 12,404,149	\$ 11,096,019	\$ 11,109,953
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160,895	233,050	287,584	364,144	217,425	332,682
\$ 7,118,401	\$ 6,957,506	\$ 6,724,456	\$ 6,436,872	\$ 6,072,728	\$ 5,855,303

Schedule D-3 Selected Statistical Operating Data (Unaudited)

	2013	2012	2011	2010	2009	2008	3 2007	2006	2005	2004
Authorized Port Authority staffing levels:										
Tunnels, Bridges and Terminals	873	881	881	911	911	940	910	938	1,010	1,039
PATH	1,070	1,070	1,070	1,081	1,081	1,088	1,075	1,080	1,089	1,092
Port Commerce facilities	169	170	170	172	172	179	168	175	183	187
Air Terminal facilities	933	926	926	958	958	978	918	953	989	999
Development (a)	50	50	52	82	82	86	77	-	-	-
Other operational and support activities (b)	1,986	1,968	1,957	2,030	2,030	2,082	2,208	3 2,259	2,382	2,403
Subtotal	5,081	5,065	5,056	5,234	5,234	5,353	5,356	5,405	5,653	5,720
Public Safety and Security	1,696	1,712	1,721						•	
Total	6,777	6,777	6,777	6,977	6,977	7,127	7,128	7,181	7,194	7,267
Facility Traffic and Other Indicators (c):									(In thousa	ınds)
INTERSTATE TRANSPORTATION NETWORK										
Tunnels and Bridges (Total Eastbound Traffic)										
George Washington Bridge	49,402	49,111	50,397	51,231	52,126	52,947	53,956	54,265	53,612	54,202
Lincoln Tunnel	18,746	19,015	19,829	20,214	20,248	20,937	21,842	21,933	21,794	21,733
Holland Tunnel	16,158	16,118	16,590	17,037	16,609	16,871	17,349	17,365	16,982	16,963
Staten Island Bridges	31,382	32,009	32,334	32,724	32,517	32,970	33,857	33,457	33,479	33,649
Total vehicles	115,688	116,253	119,150	121,206	121,500	123,725	127,004	127,020	125,867	126,547
Automobiles	105,452	105,895	108,428	110,482	110,755	112,176	115,349	115,506	114,481	115,219
Buses	2,948	2,957	3,111	3,122	3,119	3,158	3,139	3,140	3,137	3,123
Trucks	7,288	7,401	7,611	7,602	7,626	8,391	8,516	8,374	8,249	8,205
Total vehicles	115,688	116,253	119,150	121,206	121,500	123,725	127,004	127,020	125,867	126,547
Bus Facility Terminals										
Bus facilities passengers	81,498	77,100	76,403	75,378	75,769	76,236	71,540	72,731	69,060	69,871
Bus movements	3,563	3,414	3,385	3,338	3,386	3,375	3,361	3,394	3,346	3,426
PATH										
Total Passengers	72,803	72,563	76,556	73,911	72,277	74,956	71,592	66,966	60,787	57,725
Passenger weekday average	244	242	256	247	243	253	242	227	206	194
Total Interstate Transportation Network Net Capital Expenditures	\$ 973,120	\$ 976,843	\$ 895,688	\$1,005,891	\$ 935,147	\$ 834,742	\$ 660,620	\$ 491,269	\$ 471,306	\$ 463,652
PORT COMMERCE										
Containers in twenty foot equivalent units (TEU) (in thousands)	5,467	5,530	5,503	5,292	4,562	5,249	5,298	5,015	4,793	4,478
International waterborne vehicles (in thousands)	453	429	388	493	440	724	790	725	625	670
Waterborne bulk commodities (in metric tons) (in millions)	4	3	4	3	5	5	7	6	5	5
Total Port Commerce Net Capital Expenditures	\$ 180,760	\$ 184,750	\$ 228,747	\$ 302,858	\$ 174,459	\$ 181,772	\$ 288,677	\$ 228,873	\$ 220,545	\$ 258,669
THREE MAJOR AIR TERMINALS										
John F. Kennedy International Airport total passengers	50,424	49,293	47,644	46,514	45,878	47,790	47,717	42,630	40,892	37,517
LaGuardia Airport total passengers	26,739	25,708	24,122	23,983	23,163	23,077	24,985	25,810	25,889	24,452
Newark Liberty International Airport total passengers	35,016	34,014	33,700	33,194	33,429	35,347	36,367	35,692	33,078	31,908
Total passengers	112,179	109,015	105,466	103,691	102,470	106,214	109,069		99,859	93,877
B		74.000		00.074	00.050	74.570	75.540	70.400	70.000	00.000
Domestic passengers	72,595	71,328	69,034	68,071	68,956	71,579	75,546		70,223	66,329
International passengers Total passengers	39,584 112,179	37,687 109,015	36,432 105,466	35,620 103,691	33,514 102,470	34,635 106,214	33,523 109,069		29,636 99,859	27,548 93,877
Total Cargo-tone	4 007	2.067	2 202	2.264	1.005	2 242	2.620	2.607	2.605	2.700
Total Cargo-tons Revenue Mail-tons	1,987 159	2,067 174	2,203 185	2,261 186	1,925 205	2,343 237	2,620 227	2,697 194	2,695 180	2,799 194
Revenue Mail-tons Total Plane Movements	159 1,191	1,186	185 1,185	1,168	1,181	1,249		1,222		1,156
Total Air Terminals Net Capital Expenditures	\$ 468,319	351,535	\$ 243,995	\$ 518,545	\$ 658,292	\$ 624,700	\$ 685,787	\$ 587,265	\$ 501,476	\$ 410,581

 $⁽a) \ Reflects \ reorganization \ of \ Development \ Department \ in \ 2011. \ \ The \ Development \ Department \ was \ established \ in \ early \ 2007.$

⁽b) Includes staff such as engineering, finance, human resources, legal, technical services and other activities that provide support to the different Port Authority lines of business.

⁽c) Some 2012 and 2011 numbers reflect estimated data based on available year-end volumes and revised data, respectively.

Schedule E - Information on Port Authority Operations

	Year ended December 31, 2013						2012	
	Gross		Depreciation	Income (Loss)	Interest,	Capital	Net	Net
	Operating	Operating	& A-m-a-ti-a-ti-a-n	from		Contributions	Income	Income
	Revenues	Expenses(a)	Amortization	Operations (In thousands)	Expenses(b)	& PFCs	(Loss)	(Loss)
INTERSTATE TRANSPORTATION NETWORK				(III tilousalius)				
G.W. Bridge & Bus Station	\$ 612,640	\$ 126,434	\$ 35,800	\$ 450,406	\$ 27,356	\$ -	\$ 423,050	\$ 359,985
Holland Tunnel	170,116	81,398	16,689	72,029	9,277	-	62,752	58,890
Lincoln Tunnel	213,241	100,063	34,505	78,673	11,230	-	67,443	48,915
Bayonne Bridge	34,901	23,376	4,985	6,540	7,117	-	(577)	(3,301)
Goethals Bridge	165,660	25,540	17,961	122,159	7,125	2,800	117,834	104,553
Outerbridge Crossing	133,936	25,137	4,869	103,930	2,551		101,379	96,515
P. A. Bus Terminal	39,065	111,481	24,342	(96,758)	17,186	2,693	(111,251)	(105,350)
Subtotal - Tunnels, Bridges & Terminals	1,369,559	493,429	139,151	736,979	81,842	5,493	660,630	560,207
PATH	146,656	328,558	139,175	(321,077)	28,615	29,045	(320,647)	(403,570)
Permanent WTC PATH Terminal	0,000	2	17,330	(17,332)	20,0.0	288,384	271,052	416,937
Journal Square Transportation Center	3,948	10,366	5,892	(12,310)	3,326		(15,636)	(20,617)
Subtotal - PATH	150,604	338,926	162,397	(350,719)	31,941	317,429	(65,231)	(7,250)
•								
Ferry Transportation	263	2,977	5,318	(8,032)	4,825	-	(12,857)	(10,213)
Access to the Regions Core	-	605	10,115	(10,720)	4,290		(15,010)	(15,338)
Total Interstate Transportation Network	1,520,426	835,937	316,981	367,508	122,898	322,922	567,532	527,406
AID TEDMINAL C								
AIR TERMINALS LaGuardia	347,024	266,802	50,896	29,326	41,993	24 007	19,240	30,936
JFK International	1,127,474	714,965	159,823	29,326 252,686	149,166	31,907 66,911	170,431	190,391
	799,553	440,522	119,108	239,923	105,039	42,006	176,890	178,654
Newark Liberty International Teterboro	38,901	26,426	15,443	(2,968)	8,205	42,006 18,155	6,982	267
Stewart International	8,348	17,890	1,111	(10,653)	722	4,080	(7,295)	(5,445)
Heliport	0,040	17,030		(10,033)	722	-,000	(1,233)	(4)
PFC Program	-	87	97,447	(97,534)	(250)	224,301	127,017	118,896
Total Air Terminals	2,321,300	1,466,692	443,828	410,780	304,875	387,360	493,265	513,695
PORT COMMERCE	00.000	70.000	00.400	(4.4.000)	40.440	0.000	(07.000)	(54.004)
Port Newark	86,292	73,023	28,102	(14,833)	16,148	3,092	(27,889)	(51,301)
Elizabeth Marine Terminal	124,106	30,846	37,866	55,394	38,987	-	16,407	18,577
Brooklyn Red Hook	3,392 11,193	9,530 22,842	491 547	(6,629) (12,196)	1,394	-	(8,023) (12,196)	(2,327) (14,281)
Howland Hook	13,890	10,787		(12,190)	15 777	-	(30,114)	(32,236)
Greenville Yard	480	10,767	17,440	(14,337) 475	15,777 (120)	-	595	(32,230)
NYNJ Rail LLC	2,657	5,066	330	(2,739)	(2,171)	(927)	(1,495)	1,447
Port Jersey - Port Authority Marine Terminal	20,516	24,360	2,062	(5,906)	10,725	(321)	(16,631)	(20,405)
Total Port Commerce	262,526	176,459	86,838	(771)	80,740	2,165	(79,346)	(100,178)
	,	,	,	· · · · · ·	,	,	, , , , ,	
DEVELOPMENT				(4.000)			/·	(0.000)
Essex County Resource Recovery	457	448	1,407	(1,398)	464	-	(1,862)	(9,652)
Industrial Park at Elizabeth	1,077	(61)	286	852	315	-	537	354
Bathgate	4,846	2,173	1,385	1,288	284	-	1,004	1,267
Teleport	12,640	12,392	2,125	(1,877)	514 965	-	(2,391)	(1,302)
Newark Legal & Communications Center Queens West	2,509 789	(64)	2,970 605	(397) 184	1,638	-	(1,362) (1,454)	(1,748)
Hoboken South	7,174	609	2,841	3,724	3,066	-	658	(1,925) 1,745
Total Development	29,492	15,497	11,619	2,376	7,246		(4,870)	(11,261)
	20,702	10,-101	11,010	2,010	7,2.70		(4,010)	(11,201)
WORLD TRADE CENTER								
WTC Site	20,185	83,287	13,293	(76,395)	(16,593)	41,039	(18,763)	(42,731)
One World Trade Center	43	9,007	1,266	(10,230)	9,720		(19,950)	(7,617)
WTC Towers 2, 3 & 4	29,859	295		29,564		160,713	190,277	353,931
WTC Retail LLC Total World Trade Center	50,087	1,723	2,154 16 713	(3,877)	7,416	201,752	(11,293)	93,313
TOTAL WORLD TRAUE CENTER	780,06	94,312	16,713	(60,938)	543	201,752	140,271	396,896
Port Authority Insurance Captive Entity, LLC		4,518	-	(4,518)	(213)	-	(4,305)	(2,711)
Regional Programs	208	2,853	64,275	(66,920)	46,012	-	(112,932)	(159,304)
Revenue/(expense) related to Superstorm Sandy	-	-	-	28,229	-	-	28,229	(30,000)
Total Port Authority	\$ 4,184,039	\$ 2,596,268	\$ 940,254	\$ 675,746	\$ 562,101	\$ 914,199	\$ 1,027,844	\$ 1,134,543

⁽a) Amounts include all direct operating expenses and allocated expenses.(b) Amounts include net interest expense (interest expense less financial income), grant, 4 WTC associated payments, pass-through grant program payments and gain or loss generated by the disposition of assets, if any.

Schedule F - Information on Port Authority Capital Program Components

		Net			
	Facilities, net	Capital			Facilities, net
	Dec. 31, 2012	Expenditures	(In thousands)	Dispositions	Dec. 31, 2013
INTERSTATE TRANSPORTATION NETWORK			(In thousands)		
G.W. Bridge & Bus Station	\$ 819,578	\$ 62,933	\$ 35.800	\$ -	\$ 846,711
Holland Tunnel	369,608	15,480	16,689	-	368,399
Lincoln Tunnel	501,401	139,521	34,505	(21)	606,396
Bayonne Bridge	231,207	100,343	4,985	`-	326,565
Goethals Bridge	266,690	53,485	17,961	-	302,214
Outerbridge Crossing	71,368	14,500	4,869	-	80,999
P. A. Bus Terminal	479,788	27,684	24,342	-	483,130
Subtotal - Tunnels, Bridges & Terminals	2,739,640	413,946	139,151	(21)	3,014,414
PATH	2,004,759	171,531	130,551	-	2,045,739
Temporary WTC PATH Station	295,234	· -	8,624	-	286,610
WTC Transportation Hub	2,641,533	381,304	17,330	-	3,005,507
Journal Square Transportation Center	90,272	6,269	5,892	-	90,649
Subtotal - PATH	5,031,798	559,104	162,397	-	5,428,505
Ferry Transportation	120,354	70	5,318	_	115,106
Access to the Region's Core	108,618	-	10,115	_	98,503
Total Interstate Transportation Network	8,000,410	973,120	316,981	(21)	8,656,528
·	,	,	,	, ,	, ,
AIR TERMINALS					
LaGuardia	761,574	91,470	50,896	-	802,148
JFK International	2,330,539	92,044	159,823	-	2,262,760
Newark Liberty International	1,868,191	37,616	119,108	-	1,786,699
Teterboro	228,114	39,408	15,443	-	252,079
Stewart International	68,560	32,447	1,111	-	99,896
PFC Program	2,042,558	175,334	97,447	-	2,120,445
Total Air Terminals	7,299,536	468,319	443,828	-	7,324,027
PORT COMMERCE					
Port Newark	716,184	52,670	28,102	-	740,752
Elizabeth Marine Terminal	1,102,490	9,614	37,866	-	1,074,238
Brooklyn	45,248	7,012	491	-	51,769
Red Hook	363	-	547	-	(184)
Howland Hook	504,994	8,261	17,440	-	495,815
Greenville Yard / NYNJ Rail LLC	16,795	2,633	330	-	19,098
Port Jersey-Port Authority Marine Terminal	208,267	100,570	2,062	-	306,775
Total Port Commerce	2,594,341	180,760	86,838	-	2,688,263
DEVELOPMENT					
Essex County Resource Recovery	9,883	-	1,407	-	8,476
Industrial Park at Elizabeth	6,942	-	286	-	6,656
Bathgate	6,802	231	1,385	-	5,648
Teleport	14,890	296	2,125	-	13,061
Newark Legal & Communications Center	23,405	-	2,970	-	20,435
Queens West	87,826	-	605	-	87,221
Hoboken South	77,083	-	2,841	-	74,242
Total Development	226,831	527	11,619		215,739
WORLD TRADE CENTER					
WTC Site	2,193,815	342,394	13,293	_	2,522,916
One World Trade Center	2,507,577	429,593	1,266	-	2,935,904
WTC Towers 2, 3 & 4	1,461,083	247,237	-	-	1,708,320
WTC Memorial	335,588	93,907	-	-	429,495
WTC Retail LLC	906,745	260,197	2,154	-	1,164,788
Total World Trade Center	7,404,808	1,373,328	16,713	-	8,761,423
FACILITIES, NET	\$ 25,525,926	\$ 2,996,054	\$ 875,979	\$ (21)	\$ 27,645,980
REGIONAL PROGRAMS	\$ 466,384	\$ 3,151	\$ 64,275	\$ -	\$ 405,260
		•	-		

Schedule G - Port Authority Facility Traffic* (Unaudited)

TUNNELS AND BRIDGES		
(Eastbound Traffic)	2013	2012
All Crossings	20.0	2012
Automobiles	105,452,000	105,895,000
Buses	2,948,000	2,957,000
Trucks	7,288,000	7,401,000
Total vehicles	115,688,000	116,253,000
George Washington Bridge	110,000,000	110,200,000
Automobiles	45,364,000	45,042,000
Buses	429,000	430,000
Trucks	3,609,000	3,639,000
Total vehicles	49,402,000	49,111,000
Lincoln Tunnel	10,10=,000	,,
Automobiles	15,580,000	15,909,000
Buses	2,128,000	2,106,000
Trucks	1,038,000	1,000,000
Total vehicles	18,746,000	19,015,000
Holland Tunnel	,,-	, ,
Automobiles	15,511,000	15,489,000
Buses	220,000	234,000
Trucks	427,000	395,000
Total vehicles	16,158,000	16,118,000
Staten Island Bridges		
Automobiles	28,997,000	29,455,000
Buses	171,000	187,000
Trucks	2,214,000	2,367,000
Total vehicles	31,382,000	32,009,000
PATH		
	2013	2012
Total passengers	72,802,576	72,563,052
Passenger weekday		
average	244,484	241,725
MARINE TERMINALS		
	2013	2012
All Terminals		
Containers	3,169,835	3,210,809
General cargo (a) (Metric tons)	34,204,732	34,322,209
Containers in twenty foot		
equivalent units	5,467,347	5,529,908
International waterborne vehicle	452,778	426,943
Waterborne bulk commodities		
(in metric tons)	3,732,292	3,240,189
New Jersey Marine Terminals		
Containers	2,895,769	2,782,059
New York Marine Terminals		
Containers	274,066	428,750

	2013	2012
Totals at the Major Airports		
Plane movements	1,191,230	1,185,84
Passengers	112,178,767	108,965,987
Cargo-tons	1,986,620	2,069,133
Revenue mail-tons	158,778	174,24
John F. Kennedy International Airp	ort	
Plane movements	406,140	401,72
Passengers	50,423,559	49,274,17
Domestic	23,883,096	24,217,08
International	26,540,463	25,057,09
Cargo-tons	1,317,757	1,319,22
LaGuardia Airport	1,011,101	1,010,22
Plane movements	371,565	369,98
Passengers	26,739,036	25,707,78
Domestic	24,994,771	24,274,02
International	1,744,265	1,433,75
Cargo-tons	7,002	7,00
Newark Liberty International Airpor		,
Plane movements	413,525	414,12
Passengers	35,016,172	33,984,02
Domestic	23,716,837	22,836,68
International	11,299,335	11,147,34
Cargo-tons	661,861	742,89
TERMINALS		
	2013	2012
All Bus Facilities		
Passengers	81,497,500	81,432,60
Bus movements	3,562,800	3,520,60
Port Authority Bus Terminal		
Passengers	65,000,000	65,000,00
Bus movements	2,288,000	2,255,00
George Washington Bridge Bus Station		
Passengers	4,750,000	4,700,00
Bus movements	335,000	327,00
PATH Journal Square	,	32.,50
Transportation Center Bus Station		
Passengers	11,747,500	11,732,60
Bus movements	939,800	938,60

2013

2012

AIR TERMINALS

^{*} Some 2013 and 2012 numbers reflect estimated data based on available year-end volumes and revised data, respectively.

⁽a) International oceanborne general cargo as recorded in the New York - New Jersey Customs District.