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SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 11-K

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

For the fiscal year ended December 31, 2008

OR

TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from to

Commission File Number:1-8610

A. Full title of the plan and the address of the plan, if different from that of the issuer named below:

AT&T SAVINGS AND SECURITY PLAN

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

AT&T INC.

208 S. Akard, Dallas, Texas 75202

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

AT&T Inc., Plan Administrator for AT&T Savings and Security Plan

We have audited the accompanying statements of net assets available for benefits of AT&T Savings and Security Plan as of December 31, 2008 and 2007, and the related statement of changes in net assets available for benefits for the year ended December 31, 2008. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Plan's internal control over financial reporting. Our audits included consideration of internal control over financial reporting audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan at December 31, 2008 and 2007, and the changes in its net assets available for benefits for the year ended December 31, 2008, in conformity with US generally accepted accounting principles.

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The accompanying supplemental schedule of assets (held at end of year) as of December 31, 2008, is presented for purposes of additional analysis and is not a required part of the financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan's management. The supplemental schedule has been subjected to auditing procedures applied in our audits of the financial statements, and in our opinion, is fairly stated in all material respects in relation to the financial statements taken as a whole.

/s/ ERNST & YOUNG LLP

Dallas, Texas June 26, 2009

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AT&T SAVINGS AND SECURITY PLAN STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS (Dollars in Thousands)

		December 31,		
		2008		2007
ASSETS				
Cash	\$	2	\$	_
Cush	Ψ	2	Ψ	
Investments (at fair value)		5,071,713		7,105,534
Market value of securities on loan		267,790		173,988
Total Investments (See Notes 3 and 4)		5,339,503		7,279,522
Securities lending collateral		272,599		177,620
Receivable for investments sold		908		1,183
Contributions receivable		190		-
Dividends and interest receivable		119		144
Total Assets		5,613,321		7,458,469
LIABILITIES				
LIADILITIES				
Overdrafts		-		4,178
Payable for security purchased		-		2,416
Administrative expenses payable		5,702		2,497
Securities lending payable		279,911		177,620
		,		,
Total Liabilities		285,613		186,711
Net assets reflecting investments at fair value		5,327,708		7,271,758
Adjustment from fair value to contract value for fully				
benefit-responsive investment contracts		1,348		(4,213)
Net Assets Available for Benefits	\$	5,329,056	\$	7,267,545
See Notes to Financial Statements.				

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AT&T SAVINGS AND SECURITY PLAN STATEMENT OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS FOR THE YEAR ENDED DECEMBER 31, 2008 (Dollars in Thousands)

Net Assets Available for Benefits, December 31, 2007	\$ 7,267,545
Additions to Net Assets:	
Contributions:	
Participant contributions	308,838
Employer contributions	159,949
	468,787
Investment Income (Loss):	
Net depreciation in value of investments	(1,923,050)
Dividends on AT&T common shares	148,923
Interest	63,773
Income on collateralized securities	2,219
	(1,708,135)
Total Additions, net of investment loss	(1,239,348)
Deductions from Net Assets:	
Administrative expenses	7,653
Distributions	662,576
Total Deductions	670,229
Net decrease before transfers	(1,909,577)
Transfer out to affiliated plans (See Note 1)	(28,912)
Net Assets Available for Benefits, December 31, 2008	\$ 5,329,056
See Notes to Financial Statements.	

AT&T SAVINGS AND SECURITY PLAN NOTES TO FINANCIAL STATEMENTS (continued) (Dollars in Thousands)

1. Plan Description - The AT&T Savings and Security Plan (Plan) was established by SBC Communications Inc. (SBC) to provide a convenient way for eligible employees to save for retirement on a regular and long-term basis. In connection with the November 2005 merger of AT&T Corp., SBC changed its name to AT&T Inc. (AT&T or the Company). The majority of eligible employees are represented by the Communications Workers of America or the International Brotherhood of Electrical Workers who are employed by participating companies of AT&T. The following description of the Plan provides only general information. The Plan has detailed provisions covering participant eligibility, participant allotments from pay, participant withdrawals, participant loans, employer contributions and related vesting of contributions and Plan expenses. The Plan text and prospectus include complete descriptions of these and other Plan provisions. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA).

Bank of New York (BNY Mellon) serves as the trustee for the Plan.

In 2008, the Plan was amended to transfer out the participant account balances and assets of certain classifications of employees to the AT&T Retirement Savings Plan (AT&T RSP). Approximately \$28,912 was transferred to the AT&T RSP due to this amendment.

During 2008, participants could invest their contributions in one or more of seven funds in 1% increments:

· AT&T Shares Fund	· Global Equity Fund
· Bond Fund	· Mid and Small Cap Stock Fund
· Large Cap Stock Fund	 International Stock Fund
· Interest Income Fund	

Participants contribute to the Plan on a pre-tax basis through payroll allotments. The Company contributes to the Plan by matching the participants' contributions based on the provisions of the Plan. Company matching contributions are made solely in the form of shares of AT&T's common stock held in an Employee Stock Ownership Plan (ESOP) which is a separate investment account of this Plan.

Dividends on shares in the AT&T Shares Fund and the ESOP can either be reinvested in the AT&T Shares Fund on a quarterly basis, or paid into a separate fund known as a Dividend Fund Account (DFA) for distribution at the end of the year. At the end of the year, dividends held in the DFA are paid out to the participant. Interest earned on dividends held in the DFA purchases additional units of the AT&T Shares Fund in the participant's account. During 2008, Plan participants elected to receive \$33,639 in dividend distributions. This amount is included in distributions on the statement of changes in net assets.

Although it has not expressed any intent to do so, AT&T has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA and collective bargaining obligations. In the event that the Plan is terminated, subject to the conditions set forth by ERISA, the account balances of all participants shall be 100% vested.

2. Accounting Policies - The accompanying financial statements were prepared in conformity with U.S. generally accepted accounting principles, which require management to make estimates that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates. Benefits are recorded

when paid.

Investments are stated at fair value. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. See Note 3 for discussion of fair value measurements. Investments in securities traded on a national securities exchange are valued at the last reported sales price on the last business day of the year. If no sale was reported on that date, they are valued at the last reported bid price. Over-the-counter securities and government obligations are valued at the bid price or the average of the bid and asked price on the last business day of the year from published sources where available and, if not available, from other sources considered reliable. Cash and temporary assets are stated at fair value. The guaranteed investment contracts (GICs) and the Synthetic GICs hold asset backed securities.

Common/collective trust funds are valued at quoted redemption values that represent the net asset values of units held at year-end which management has determined approximates fair value. Participant loans are reported at cost, which approximates fair value.

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AT&T SAVINGS AND SECURITY PLAN NOTES TO FINANCIAL STATEMENTS (continued) (Dollars in Thousands)

As required by Financial Accounting Standards Board Staff Position AAG INV-1 and SOP 94-4-1, "Reporting of Fully Benefit-Responsive Investment Contracts Held by Certain Investment Companies Subject to the AICPA Investment Company Guide and Defined-Contribution Health and Welfare and Pension Plans" (the FSP), investment contracts held by a defined contribution plan are required to be reported at fair value. However, contract value is the relevant measurement attribute for that portion of the net assets available for benefits of a defined contribution plan attributable to fully benefit-responsive investment contracts because contract value is the amount participants would receive if they were to initiate permitted transactions under the terms of the Plan. The Plan invests in fully benefit-responsive synthetic investment contracts (Synthetic GICs). The underlying investments of the Synthetic GICs are valued at quoted redemption values on the last business day of the Plan's year-end. The fair value of the wrap contracts for the Synthetic GICs is determined using the market approach discounting methodology that incorporates the difference between current market level rates for contract level wrap fees and the wrap fee being charged. The difference is calculated as a dollar value and discounted by the prevailing interpolated swap rate as of period end. The contract value of the fully benefit-responsive investment contracts represents contributions plus earnings, less participant withdrawals and administrative expenses.

Purchases and sales of securities are reflected as of the trade date. Dividend income is recognized on the ex-dividend date. Interest earned on investments is recognized on the accrual basis.

The reasonable expenses of plan administration may be charged to the Plan in accordance with procedures adopted by the plan administrator (as defined by the Plan). Brokerage fees, transfer taxes and other expenses incident to the purchase or sale of securities by the Trustee shall be deemed to be part of the cost of such securities, or deducted in computing the proceeds, as the case may be. Taxes, if any, on any assets held or income received by the Trustee will be charged appropriately against the accounts of Plan participants as determined by the plan administrator. To the extent that expenses incident to the administration of the Plan are paid from the Trust, the plan administrator will determine which expenses are to be charged to and paid from participants's individual accounts, which expenses are to be charged to and paid from the accounts of one or more identified groups of participants (and how they are to be allocated among such accounts). All expenses of administering the Plan that are not charged to the Plan will be borne by the respective participating companies in the Plan as determined by the plan administrator.

3. Fair Value Measurements – In September 2006, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 157 Fair Value Measurements (FASB Statement No. 157). FASB Statement No. 157 defines fair value, establishes a framework for measuring fair value in accordance with generally accepted accounting principles, and expands disclosures about fair value measurements. The provisions of FASB Statement No. 157 are effective for fiscal years beginning after November 15, 2007. The Plan adopted this standard as of January 1, 2008 and the impact of the adoption was not significant.

The FASB Statement No. 157 framework provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy under FAS Statement No. 157 are described below:

- Level 1 Inputs to the valuation methodology are unadjusted quoted prices for identical assets or liabilities in active markets that the Plan has the ability to access.
- Level 2 Inputs to the valuation methodology include:

• Quoted prices for similar assets and liabilities in active markets;

• Quoted prices for identical or similar assets or liabilities in inactive markets;

 \cdot Inputs other than quoted market prices that are observable for the asset or liability;

 \cdot Inputs that are derived principally from or corroborated by observable market data by correlation or other means.

If the asset or liability has a specified (contractual) term, the Level 2 input must be observable for substantially the full term of the asset or liability.

Level 3 Inputs to the valuation methodology are unobservable and significant to the fair value measurement.

AT&T SAVINGS AND SECURITY PLAN NOTES TO FINANCIAL STATEMENTS (continued) (Dollars in Thousands)

The asset's or liability's fair value measurement level with the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuation techniques used need to maximize the use of observable inputs and minimize the use of unobservable inputs.

The valuation methodologies described in Note 2 may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Plan believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date. There have been no changes in the methodologies used at December 31, 2008 and 2007.

The following table sets forth by level, within the fair value hierarchy, the Plan's assets at fair value as of December 31, 2008 and 2007.

		Plan A	ssets	at Fair Value	as of I	December 31,	2008	3
	Le	vel 1	Le	vel 2	Lev	vel 3	To	tal
Common stock	\$	2,610,853	\$	-	\$	_	\$	2,610,853
Common/collective trust funds		-		1,518,352		-		1,518,352
Synthetic GIC wrappers		-		1,581		-		1,582
Fixed Income Securities		-		846,365		-		846,365
Participant loans		-		-		362,352		362,352
Total assets at fair value	\$	2,610,853	\$	2,366,298	\$	362,352	\$	5,339,503

The \$272,599 for the Securities lending collateral is classified as Level 2. There are no realized or unrealized gains or losses on participant loans. The change from the December 31, 2007 balance of \$357,219 consists solely of net issuances and settlements.

AT&T SAVINGS AND SECURITY PLAN NOTES TO FINANCIAL STATEMENTS (continued) (Dollars in Thousands)

4. Investments - Investments representing 5% or more of Plan ne	et assets at Decei	mber 31 were:
	2008	2007
Employee Stock Ownership Plan *		
AT&T common shares	5 1,300,396	\$ 1,909,818
AT&T Shares Fund		
AT&T common shares	1,310,457	2,000,334
Large Cap Stock Fund		
Barclays Global Investors Equity Index Fund F	513,270	898,683
Bond Fund		
Barclays Global Investors Intermediate Government/Credit Bond Index	201.255	**
Fund F	321,355	ጥጥ
Mid and Small Can Staals Fund		
Mid and Small Cap Stock Fund		
Barclays Global Investors EAFE Equity Extended Equity Market Fund F	**	365,035
1'		303,033
International Fund		
Barclays Global Investors EAFE Equity Index Fund F	**	402,308
		102,000

Nonparticipant-directed

** Investment balance did not exceed 5% at year-end

During 2008, the Plan's investments (including gains and losses on investments bought and sold, as well as held during the year) depreciated in value as follows:

Common stock	\$ (1,217,166)
Common/collective trust funds	(705,884)
Total	\$ (1,923,050)

Fully Benefit-Responsive Investment Contracts

The Interest Income Fund consists of fully benefit-responsive investment contracts with various financial institutions and insurance companies that promise to repay principal plus accrued income at contract maturity, subject to the creditworthiness of the issuer. Interest crediting rates are generally established when the contract is purchased and are periodically reset. The Interest Income Fund invests in Synthetic GICs, also referred to as wrapper contracts. The assets supporting the Synthetic GICs are owned by the Plan and generally consist of high quality fixed income securities. At December 31, 2008 the underlying assets had a fair value of \$990,496 and a contract value of \$991,844. At December 31, 2007 the underlying assets had a fair value of and a contract value of \$846,296 and \$842,083. For the years ended December 31, 2008 and 2007, the average yield earned by the Plan on these contracts was 3.99% and 4.31%, and, the average yield earned by the Plan adjusted to reflect actual interest rate credited to participants, was 3.98% and 4.73%. No valuation reserves were recorded to adjust contract amounts as of December 31, 2008 or 2007.

A bank or insurance company issues a wrapper contract that provides preservation of principal, maintains a stable interest rate and provides daily liquidity at contract value for participant directed transactions, in accordance with the provisions of the Plan. Wrapper contracts amortize the realized and unrealized gains and losses on the underlying fixed income investments through adjustments to the future interest crediting rate. The issuer of the wrapper contract provides assurance that the adjustments to the interest crediting rate do not result in a future interest crediting rate that is less than zero, which would result in a loss of principal or accrued interest. The fair value of the wrapper contracts were \$1,581 at December 31, 2008 and \$0 at December 31, 2007.

AT&T SAVINGS AND SECURITY PLAN NOTES TO FINANCIAL STATEMENTS (continued) (Dollars in Thousands)

Wrapper contracts' interest crediting rates are typically reset on a monthly or quarterly basis and are based on the characteristics of the underlying fixed income securities. Other key factors that influence the interest crediting rates are market interest rates, the amount and timing of participant transactions into and out of the wrapper contract, investment returns on the underlying fixed income securities and the duration of those investments. All wrapper contracts provide for minimum interest crediting rate of zero percent. In the event that the interest crediting rate should fall to zero and the requirements of the wrapper contract are satisfied, the wrapper issuer will pay the Plan the shortfall needed to maintain the rate at zero, ensuring participants' principal and accrued interest is protected.

Changes in market interest rates can affect the yield to maturity and the market value of the underlying investment, and can have a material impact on the wrapper contract's interest crediting rate. Additionally, participant withdrawals and transfers from the Interest Income Fund are paid at contract value but funded through the market value liquidation of the underlying investments, which also impacts the interest crediting rate. The resulting gains and losses in the market value of the underlying investments relative to the wrapper contract value are represented on the Plan's Statements of Net Assets Available for Benefits as the "Adjustment from fair value to contract value for fully-benefit responsive investment contracts," and totaled \$1,348 at December 31, 2008 and \$(4,213) at December 31, 2007. If this adjustment is positive, it indicates that the wrapper contract value is greater than the market value of the underlying investments and the embedded market value losses will be amortized in the future through a lower interest crediting rate. If the adjustment is negative, the embedded market gains would cause the future interest crediting rate to be higher.

In certain circumstances, the amount withdrawn from the wrapper contract could be payable at fair value rather than at contract value. These events include termination of the Plan, a material adverse change to the provisions of the Plan, if AT&T elects to withdraw from a wrapper contract in order to switch to a different investment provider or, in the event of a spin-off or sale of a division, if the terms of the successor plan do not meet the contract issuers' underwriting criteria for issuance of a clone wrapper contract. Events that would permit a wrapper contract issuer to terminate a wrapper contract upon short notice include the Plan's loss of its qualified status, uncured material breaches of responsibilities or material and adverse changes to the provisions of the Plan. The Company does not believe any of the events are probable of occurring in the foreseeable future.

Securities Lending

The Plan is authorized to engage in the lending of certain Interest Income Fund assets. Securities lending is an investment management enhancement that utilizes the existing securities (fixed income investments) of the Plan to earn additional income. Securities lending involves the loaning of securities to a selected group of approved banks and broker-dealers. In return for the loaned securities, the trustee, prior to or simultaneous with delivery of the loaned securities to the borrower, receives collateral in the form of cash or U.S. Government securities as a safeguard against possible default of any borrower on the return of the loan. Each loan is initially collateralized, in the case of: (a) loaned securities denominated in U.S. dollars or whose primary trading market is located in the U.S. to the extent of 102% of the market value of loaned securities, or (b) loaned securities not denominated in U.S. dollars or whose primary trading market is not located in the U.S. to the extent of 105% of the market value of the loaned securities. The collateral is marked to market on a daily basis. Securities on loan and collateral held under this program at December 31, 2008 and 2007 are reported on the accompanying statements of net assets available for benefits. The reported collateral includes noncash holdings of \$37,592 and \$8,534 at December 31, 2008 and 2007. Income earned on securities lending is used to offset the administrative expenses of the Plan and was \$2,219 for the year ended December 31, 2008.

Investment Risk

Investments held by the Plan are exposed to various risks such as interest rate, market and credit risks. Due to the level of risk associated with certain investments, it is at least reasonably possible that changes in the values of investments could occur in the near term and that such changes could materially affect participants' account balances and the amounts reported in the statements of net assets available for benefit. Plan participants' accounts that are invested in the Company stock fund option are exposed to market risk in the event of a significant decline in the value of AT&T stock.

Additionally, the Plan invests in securities with contractual cash flows, such as asset backed securities, collateralized mortgage obligations and commercial mortgage backed securities, including securities backed by subprime mortgage loans. The value, liquidity and related income of these securities are sensitive to changes in economic conditions, including real estate value, delinquencies or defaults, or both, and may be adversely affected by shifts in the market's perception of the issuers and changes in interest rate.

AT&T SAVINGS AND SECURITY PLAN NOTES TO FINANCIAL STATEMENTS (continued) (Dollars in Thousands)

- 5. Related Party Transactions Plan assets are invested in AT&T stock directly. Because the Company is the plan sponsor, transactions involving the Company's stock qualify as party-in-interest transactions. In addition, certain investments held by the Plan are managed by Mellon and Fidelity as trustee and record keeper, respectively, as defined by various agreements. Therefore, these transactions and fees paid to these entities qualify as parties-in-interest transactions. All of these transactions are exempt from the prohibited transactions rules.
- 6. Nonparticipant-Directed Investments Information about the net assets and the significant components of the changes in net assets relating to the nonparticipant-directed investments as of December 31 is as follows:

	2008	2007
Assets		
AT&T common shares	\$ 1,300,396	\$ 1,909,818
Temporary cash investments	2,968	1,766
Dividends and interest receivable	2	10
Receivable for investments sold	908	869
Total Assets	1,304,274	1,912,463
Liabilities		
Overdrafts	-	503
Administrative expenses payable	471	418
Payables for securities purchased	-	2,416
Total Liabilities	471	3,337
Net Assets Available for Benefits	\$ 1,303,803	\$ 1,909,126

		2008
	.	1 0 0 0 1 0 6
Net Assets Available for Benefits, December 31, 2007	\$	1,909,126
Free lover contributions 1		160.090
Employer contributions 1		160,089
Interest income		40
Dividends		-
Net depreciation in fair value of investments		(596,914)
Administrative expenses		(1,603)
Distributions		(122,267)
Transfers to other fund(s)		(44,668)
		(605,323)
Net Assets Available for Benefits, December 31, 2008	\$	1,303,803

1 Employer contributions includes forfeitures allocated from the AT&T Shares Fund.

7. Tax Status - The Plan has received a determination letter from the Internal Revenue Service (IRS) dated

March 25, 2004, stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code (IRC) and, therefore, the related trust is exempt from taxation. Subsequent to this determination by the IRS, the Plan was amended. Once qualified, the Plan is required to operate in conformity with the IRC to maintain its qualification. The plan administrator believes the Plan is being operated in compliance with the applicable requirements of the Code and, therefore, believes that the Plan, as amended, is qualified and the related trust is tax exempt. In addition, the Plan was filed with the Internal Revenue Service for a new favorable determination letter on February 2, 2009 pursuant to, and as part of, the IRS determination letter filing program (Cycle C).

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AT&T SAVINGS AND SECURITY PLAN NOTES TO FINANCIAL STATEMENTS (continued) (Dollars in Thousands)

8. Reconciliation of Financial Statements to Form 5500 - The following is a reconciliation of Net Assets Available for Benefits per the financial statements to the Form 5500 as of December 31:

		2008	2007
Net Assets Available for Benefits per the financial statements	\$	5,329,056 \$	7,267,545
Adjustment from contract value to fair value for fully benefit-responsiv investment contracts	e	(1,348)	4,213
Distribution payable to participants		-	(196)
Net Assets Available for Benefits per the Form 5500	\$	5,327,708 \$	7,271,562

The following is a reconciliation of benefits paid to participants per the financial statements to the Form 5500 for the year ended December 31, 2008:

Distributions to participants per the financial statements	\$ 662,576
Distributions payable to participants at December 31, 2008	-
Distributions payable to participants at December 31, 2007	(196)
Distributions to participants per the Form 5500	\$ 662,380

Distributions payable to participants are recorded on the Form 5500 for benefit claims that have been processed and approved for payment prior to December 31, but not yet paid as of that date.

The following is a reconciliation of total additions per the financial statements to total income per the Form 5500 for the year ended December 31, 2008:

Total additions per the financial statements	\$ (1,239,348)
Adjustment from contract value to fair value for fully benefit-responsive investment	
contracts at December 31, 2008	(1,348)
Adjustment from contract value to fair value for fully benefit-responsive investment	
contracts at December 31, 2007	(4,213)
Total income per the Form 5500	\$ (1,244,909)

Fully benefit-responsive contracts are recorded on the Form 5500 at fair value versus contract value on the financial statements.

- 9. Subsequent Event Effective January 1, 2009, vested Company contributions made to the Plan that are invested in the ESOP can be immediately diversified into any of the fund options described in Note 1 above. Prior to January 1, 2009, participants could only diversify their vested Company match account beginning with the year following the year they attained age 55. Company contributions made to the Plan prior to January 1, 2009, can be diversified into other fund options as described below. If a participant is not age 55, the Company match account balance that accrued as of December 31, 2008 can be exchanged into another investment fund as follows:
 - Effective January 1, 2009, up to 33% of the vested account
 - Effective January 1, 2010, up to 66% of the vested account
 - Effective January 1, 2011, up to 100% of the vested account

AT&T SAVINGS AND SECURITY PLAN EIN 43-1301883, PLAN NO. 004

SCHEDULE H, LINE 4(i) - SCHEDULE OF ASSETS (HELD AT END OF YEAR) December 31, 2008 (Dollars in Thousands)

Ide	entity of Issue	Description of Investment	Cost	Current Value			
Employee Stock Ownership Plan * AT&T common shares * Mellon Trust of New England, National		45,6	27,934 shares	\$ 1,1	73,387\$	1,300,396	
	Association Total Stock Ownership Plan Total Employee St Ownership Plan		Common Fund	n/Collective Trust	1,176,	2,968 355	2,968 1,303,364
AT&T Sha * *	AT&T common sh Mellon Trust of Ne		45,9	980,946 shares			1,310,457
	England, National Association Total Shares Fund		Commo	n/Collective Trus Fund	t	**	9,520 1,319,977
Bond Fund *	Barclays Global In Intermediate Government/Credi Index Fund F		15,	729,578 units		**	321,355
Large Cap *	Stock Fund Barclays Global In Fund F	vestors Equity Index	37,	166,553 units		**	513,270
Interest Inc	State Street Bank a	è Trust Co.	Sy	nthetic GIC			
	Wrapper ING Life Insuranc	e Company	#99	9039, IR, ***			507
	Wrapper JP Morgan Chase	Bank		nthetic GIC)127,IR, ***			110
	Wrapper	Dalik	Sy	nthetic GIC			

	ASBCSS-01,IR, ***	221
Adjustable Rate Mortgage		
Trust	Nag PT Arm	3,409
	Monoline Credit Card;	
	4.35%; Maturity Date	
Amex Optima CC MT	12/15/2011	5,464
r - r	Non-Agency Comml Mort	-) -
Bear Stearns Commercial	Backed; 5.29% Maturity	
Mortgage	Date 9/11/2041	6,589
Countrywide Asset-Backed	Home Equity; 4.74%;	0,009
Certificates	Maturity Date 5/25/2035	3,593
Continentes	Collateralized Mtg	5,575
	Obligation; 4.50%;	
Countrywide Home Loans	Maturity Date 6/25/2019	4,746
Capital Auto Receivables	Car Loans; 5.30%;	-,/-+0
Asset	Maturity Date 5/15/2014	7,159
Asset	Monoline Credit Card;	7,133
	-	
Conital One Master Trust	4.05%; Maturity Date	7 504
Capital One Master Trust	3/13/2013	7,594
Capital One Auto Finance	SubPrime Auto; 5.45%;	1 100
Trust	Maturity Date 2/15/2011	1,188
	NonPrime Auto; 4.35%;	714
Carmax Auto Owner Trust	Maturity date 3/15/2010	714
	Bank Credit Card; 4/65%;	
Chase Insurance Trust	Maturity Date 12/17/2012	7,686
	Collateralitzed Mtg	
Commercial Mtg Acceptance	Obligation; 5.60%;	
Corp	Maturity Date 12/10/2049	6,227
	Large Equipment Loan;	
	4.16%; Maturity Date	
John Deere Owner Trust	5/15/2012	3,775
Discover Card Master Trust	Credit Card; 5/10%;	
	Maturity Date 10/15/2013	3,383
	Credit Card; 5.65%;	
Discover Card Master Trust	Maturity Date 12/15/2015	7,368
Federal Home - Adj Rate	Agency Passthru; 4.20%;	
Mtg.	Maturity Date 12/1/2035	6,915
Federal Home Loan Mtg -	Agency Hybrid; 5/25%	47
Adj Rate Mtg	Maturity Date 9/1/2031	
	Government Sponsored;	15,862
	3.63%; Maturity Date	
Federal Home Loan Bank	5/29/2013	
Federal Home Loan	Agency Debenture; 7.30%;	8,521
Mortgage Corporation	Maturity Date 5/25/2010	
*	Agency Owned - No	13,268
	Guarantee; 4.13%;	
Freddie Mac	Maturity Date 9/27/2013	
Federal National Mtge Assn	Agency Fix; 4.50%;	2,876
GTD Remic	Maturity Date 9/1/2003	,
Federal National Mtg Assn	Home Equity Agency;	1,482
Whole Loan	6/00%; Maturity Date	, -
	· · ·	

	5/25/2032	
	Agency Debenture; 5.34%;	8,610
Federal National Mtge Assn	Maturity Date 4/25/2012	
-	Home Equity Agency;	1,526
Federal National Mtg Assn	4.91%; Maturity Date	
Whole Loan	11/25/2032	
Federal National Mtg Assn	Agency MF Fix; 3.81%;	3,850
GTD REMIC.	Maturity Date 11/25/2012	
Federal National Mtg Assn	Agency MF Fix; 4.63%;	1,463
GTD REMIC.	Maturity Date 5/25/2033	
Federal National Mtg Assn	Agency MF Fix; 3.50%;	5,923
GTD REMIC.	Maturity Date 12/25/2025	
Federal National Mtge Assn	Agency RP ARM; 5.62%;	844
Whole Loan	Maturity Date 6/25/02043	
Federal Home Loan Mtg	Agency; 4.00%; Maturity	2,811
Multiclass	Date 6/15/2013	2.244
	Home Equity Agency;	3,266
Federal National Mtg Assn	5.45%; Maturity Date	
GTD Remic	8/25/2034	2 405
Federal National Mtg Assn	Agency MF Fix; 5.50%;	3,495
GTD REMIC.	Maturity Date 4/25/2030	2 554
Federal Home Loan Mtg Multiclass	Agency; 5.00%; Maturity Date 4/15/2034	3,554
Federal Home Loan		7 906
Mortgage Corporation	Agency Debenture; 4.50%; Maturity Date 10/15/2034	7,806
Federal Home Loan Mtg	Agency; 5.00%; Maturity	5,902
Multiclass	Date 11/15/2034	5,702
Federal Home Loan Mtg	Agency; 4.50%; Maturity	8,140
Multiclass	Date 9/15/2018	0,140
Federal Home Loan	Agency CMO; 4.50%;	3,698
Mortgage Company	Maturity Date 6/15/2019	5,090
Federal Home Loan Mtg	Agency; 4.60%; Maturity	
Multiclass	Date 8/15/2029	4,599
Federal Home Loan	Agency CMO; 4.50%	6,997
Mortgage Company	Maturity Date 3/15/2035	,
	Agency Debenture; 4.54%;	888
Federal National Mtge Assn	Maturity Date 4/1/2033	
Federal National Mtg Assn	Agency Hybrid; 5.61%;	1,803
Adj Rate Mtg.	Maturity Date 12/1/2033	
Federal National Mtg Assn -	Agency HYB PP; 4.22%;	3,287
Adj Rate Mtg	Maturity Date 3/1/2034	
Federal National Mtg Assn -	Agency HYB PP; 4.23%;	4,321
Adj Rate Mtg	Maturity Date 3/1/2034	
	Agency Debenture; 6.26%;	5,464
Federal National Mtge Assn	Maturity Date 5/1/2036	
GE Commercial Mortgage	Conduit; 6.70%; Maturity	7,478
Corp.	Date 6/10/2038	
	Collateralitzed Mtg	3,096
	Obligation; 4.32%;	
GSAA Home Equity Trust	Maturity Date 6/25/2009	
		4,029

General Electric Cap	Finance Company; 5/25%;	
Corporation	Maturity Date 10/19/2012	
	Government Guarantee;	2,378
General Electric Cap	3.00%; Maturity Date	
Corporation	12/9/2011	
	Non-Agency Comm Mort	6,499
Greenwich Capital	Bkd; 4.57%; Maturity Date	
Commercial Funding Corp.	8/10/2042	
	Government Guarantee;	2,389
	3.13%; Maturity Date	
HSBC USA Inc.	12/16/2011	
	Car Loans; 5.61%;	3,345
Household Automotive Trust	Maturity Date 8/17/2011	
	Collateralitzed Mtg	6,286
	Obligation	
	Commercial/Corporate;	
JP Morgan Chase	5.86%; Maturity Date	
Commercial Mortgage	2/12/2051	
	Monoline Credit Card;	5,743
MBNA Master Credit Card	4.50%; Maturity Date	
Trust	1/15/2013	
	Collateralitzed Mtg	527
	Obligation	
	Commercial/Corporate;	
Marriot Vacation Club	4.62%; Maturity Date	
Owner	5/20/2026	
	Auto Lease; 5.20%;	7,955
Nissan Auto Lease Trust	Maturity Date 5/17/2010	
Nissan Auto Receivables	Prime Auto; 3.82%;	
Trust	Maturity Date 7/15/2010	1,508
Nomura Asset Securities	Conduit; 6.59%; Maturity	
Corporation	Date 3/15/2030	291
	Government Guarantee;	
	3.25%; Maturity Date	
Regions Bank	12/9/2011	2,393
	Home Equity Monoline;	
	4.75%; Maturity Date	
Res Asset Mtg Products	9/25/2032	1,429
	Home Equity Monoline;	
	3.83%; Maturity Date	
Res Asset Mtg Products	2/25/2033	3,152
	Collateralized Mtg	
	Obligation	
	Commercial/Corporate;	
Sierra Timeshare Receivables	5.84%; Maturity Date	
Funding, LLC	5/20/2018	1,842
	Collateralitzed Mtg	
	Obligation	
	Commercial/Corporate;	
Structured Adjustable Rate	4.99%; Maturity Date	
Mortgage Loan	3/25/2034	1,393

	Treasury Note; 4.25%;	
United States Treasury	Maturity Date 11/15/2013	1,256
Clinical States Treasury	Treasury Note; 4/25%;	1,230
United States Treasury	Maturity Date 8/15/2014	9,198
Clinical States Treasury	Treasury Note; 4.88%;	9,190
United States Treasury	Maturity Date 5/31/2011	7,697
Clinical States Treasury	Treasury Note; 4.63%;	1,071
United States Treasury	Maturity Date 2/29/2012	8,775
Cliffed States Treasury	Treasury Note; 4.50%;	0,775
United States Treasury	Maturity Date 3/31/2012	11,054
Cliffed States Treasury	Treasury Note; 4.88%;	11,054
United States Treasury	Maturity Date 6/30/2012	11,243
Cliffed States Treasury	Treasury Note; 3.38%;	11,245
United States Treasury	Maturity Date 11/20/2012	15,808
Onited States Treasury	Treasury Note; 2.13%;	15,000
United States Treasury	Maturity Date 1/31/2010	10,186
Onited States Treasury	Treasury Note; 2.00%;	10,100
United States Treasury	Maturity Date 2/28/2010	10,183
Onited States Treasury	Treasury Note; 1.75%;	10,105
United States Treasury	Maturity Date 3/31/2010	10,168
Office States Treasury	Treasury Note; 2.50%;	10,100
United States Treasury	Maturity Date 3/31/2013	10,599
Office States Treasury	Treasury Note; 2.13%;	10,399
United States Treasury	Maturity Date 4/30/2010	10,242
United States Treasury	Treasury Note; 3.13%;	10,242
United States Treasury	Maturity Date 4/30/2013	10,827
Office States Treasury	Treasury Note; 2.38%;	10,027
United States Treasury	Maturity Date 8/31/2010	10,307
Office States Treasury	Treasury Note; 3.13%;	10,507
United States Treasury	Maturity Date 8/31/2013	7,550
United States Treasury	Treasury Note; 2.75%;	7,550
United States Treasury	Maturity Date 10/31/2031	18,993
United States Treasury	Treasury Note; 2.00%;	10,993
United States Treasury	Maturity Date 11/15/2013	12 2/1
United States Treasury	Treasury Note; 1.75%;	13,341
United States Treasury	Maturity Date 11/15/2011	4,226
Office States Treasury	Treasury Note; 1.50%;	4,220
United States Treasury	Maturity Date 12/31/2013	4,990
Office States Treasury	Prime Auto; 4.27%;	4,990
Wachovia Auto Owner Trust	Maturity Date 10/22/2012	9,637
wachovia Auto Owner Trust	Government Guarantee;	9,037
	3.00%; Maturity Date	
Well Fargo & Company	12/9/2011	1,663
wen Pargo & Company	Non-Agency MBS	1,005
	e .	
WFS Financial Owner Trust	Floating; 4.37%; Maturity Date 9/25/2034	2612
Cash on Hand	Cash	2,612 2,988
Cash Oli Haliu	Casii	472,227
		412,221
Bank of America Wrapper	Synthetic GIC	
Bank of America wrapper	#99-086, IR, ***	743
	π <i>y y</i> -000, IX ,	743

Bank of America Credit Card	Credit Card; 5.59%;	
Trust	Maturity Date 11/17/2014	11,230
	Collateralitzed Mtg	
	Obligation	
	Commercial/Corporate;	
Citigroup/Deutsch Bank	5.21%; Maturity Date	
Commercial	12/11/2049	12,965
Countrywide Asset-Backed	Home Equity; 4.58%;	,
Certificates	Maturity Date 7/25/2035	835
Countrywide Asset-Backed	Home Equity; 4.69%;	
Certificates	Maturity Date 11/25/2035	5,453
	Monoline Credit Card;	0,.00
	5.30%; Maturity Date	
Capital One Master Trust	11/25/2035	7,418
Cupital One Master Hust	Collateralitzed Mtg	140
	Obligation	140
	Commercial/Corporate;	
Cendant Timeshare	3.67%; Maturity Date	
Receivables Funding	5/20/2016	
Receivables Funding	Bank Credit Card; 4.55%;	7,613
Chase Insurance Trust	3/15/2013	7,015
Chase insurance Trust	Bank Credit Card; 5.12%;	11 202
Chase Insurance Trust	1015/2014	11,392
Chase insurance Trust		6 007
Chase Marketter First Union	Conduit; 7.44%; Maturity	6,907
Chase Manhattan First Union	Date 8/15/2031	5 020
Citibards Credit Cord IT	Bank Credit Card; 4.85%;	5,020
Citibank Credit Card IT	Maturity Date 3/10/2017	11 720
	Collateralitzed Mtg	11,720
Commercial Mtg Acceptance	Obligation; 5.60%;	
Corp	Maturity Date 12/10/2049	0.0.41
	Collateralitzed Mtg	2,341
	Obligation; 4.18%;	
Credit Suisse First Boston	Maturity Date 11/15/2037	<i></i>
Federal Home Loan Mtg -	Agency Hybrid; 5.90%;	542
Adj Rate Mtg.	Maturity Date 1/1/2034	6 0 1 -
Federal Home - Adj Rate	Agency Passthru; 4.20%;	6,915
Mtg.	Maturity Date 12/1/2035	• • • •
	Agency Owned - No	3,640
	Guarantee; 4.50%;	
Freddie Mac	Maturity Date 6/1/2013	
	Government Sponsored;	8,377
	3.38%; Maturity Date	
Federal Home Loan Bank	6/24/2011	
Federal Home Loan Mtg	Agency Hybrid; 5.38%;	52
Corp	Maturity Date 8/1/2031	
Federal Home - Adj Rate	Agency Passthru; 4.33%;	1,587
Mtg.	Maturity Date 11/1/2033	
	Agency MF Fix; 6.02%;	8,507
Fannie Mae Grantor Trust	Maturity Date 11/25/2010	
Federal National Mtg Assn	Agency Debenture; 4.88%;	5,822
Debs	Maturity Date 12/15/2016	

	Agency Owned - No	13,805
	Guarantee; 4.88%;	
Freddie Mac	Maturity Date 6/13/2018	
	US Agency; 6.63%;	4,425
Federal National Mtg Assn	Maturity Date 8/1/09	
	Home Equity Agency;	1,482
Federal National Mtg Assn	6.00%; Maturity Date	
Whole Loan	5/25/2032	
	Home Equity Agency;	3,052
Federal National Mtg Assn	4.91%; Maturity Date	
Whole Loan	11/25/2032	
Federal National Mtg Assn	Agency MF Fix; 5.50%;	3,285
GTD REMIC.	Maturity Date 4/25/2028	
Federal Home Loan Mtg	Agency; 4.94%; Maturity	1,137
Multiclass	Date 12/25/2032	,
Federal Home Loan Mtg	Agency; 3.62%; Maturity	781
Multiclass	Date 9/27/2012	
	Home Equity Agency;	
Federal National Mtg Assn	5.50%; Maturity Date	
Whole Loan	8/25/2033	400
	Home Equity Agency;	100
Federal National Mtg Assn	7.00%; Maturity Date	
Whole Loan	12/25/2033	2,109
Federal National Mtg Assn	Agency MF Fix; 5.50%;	2,107
GTD REMIC.	Maturity Date 7/25/2034	5,362
	•	5,502
Federal Home Loan Mtg	Agency; 4.50%; Maturity	10 467
Multiclass	Date 5/15/2033	10,467
	Agency NAS; 4.50%;	4.053
FHR	Maturity Date 7/15/2019	4,852
Federal Home Loan Mtg	Agency Hybrid; 4.50%;	F (00
Corp	Maturity Date 3/15/2035	5,689
Federal Home Loan Mtg	Agency; 4.50%; Maturity	2 00 -
Multiclass	Date 10/15/2015	3,007
Federal National Mtg Assn -	Agency Hybrid; 4.82%;	
Adj Rate Mtg.	Maturity Date 7/1/2033	477
Federal National Mtg Assn -	Agency HYB PP; 4.66%;	
Adj Rate Mtg	Maturity Date 9/1/2033	4,208
Federal Nationl Mtg Assn -	Agency HYB PP; 4.67%;	
Adj Rate Mtg	Maturity Date 10/1/2033	781
GMACC Commercial MTG	Conduit; 6.47%; Maturity	
Securities	Date 4/15/2034	7,333
	Nag PT Arm; 4.56%;	4,156
GSR Mortgage Loan Trust	Maturity Date 9/25/2035	
	Government Guarantee;	1,861
Genereal Electric Capital	3.00%; Maturity Date	
Corp	12/9/2011	
-	Government Guarantee;	1,869
	3.13%; Maturity Date	
HSBC USA Inc.	12/16/2011	
	Car Loans; 5.43%;	2,547
Household Automotive Trust	Maturity Date 6/17/2011	_,0 17

ID Morron Chase	Non-Agency Comm Mort Bkd; 5.42%; Maturity Date	5,573
JP Morgan Chase	•	
Commercial Mortgage Sec.	1/15/2049 Consumer Non Custingly	0 000
	Consumer Non-Cyclical;	8,809
Johnson & Johnson	5.15%; Maturity Date 7/15/2018	
Johnson & Johnson		4,916
LB-UBS Commercial	Non-Agency Comm	4,910
	Mortg; 5.30%; Maturity	
Mortgage Trust	Date 11/15/2038	5 204
	Monoline Credit Card;	5,394
MDNA Mester Trust	4.10%; Maturity Date	
MBNA Master Trust	10/15/2012	2 204
New Century Home Equity	Home Equity Monoline;	2,394
Loan	5.47%; Maturity Date	
	8/25/2034	26
Dimensio CDO Ltd	Corp Fin Other; 6.65%;	26
Pinnacle CBO Ltd	Maturity Date 12/9/2011	1 072
	Government Guarantee;	1,873
	3.25%; Maturity Date	
Regions Bank	12/9/2011	1.005
	Home Equity Monoline;	1,905
	4.75%; Maturity Date	
Res Asset Mtg Products	9/25/2032	5 40 4
	Agency Student Loan;	5,434
Sallie Mae Student Loan	4.25%; Maturity Date	
Trust	1/25/2028	5 100
USAA Auto Owners Trust	Prime Auto; 4.63%	5,108
	Treasury Note; 4.25%;	1,027
United States Treasury	Maturity Date 11/15/2013	0.(27
	Treasury Note; 4.00%;	9,637
United States Treasury	Maturity Date 2/15/2014	2 102
	Treasury Note; 4.63%;	3,102
United States Treasury	Maturity Date 12/31/2011	24.652
	Treasury Note; 3.50%;	24,652
United States Treasury	Maturity Date 5/31/2013	29.256
	Treasury Note; 3.38%;	28,356
United States Treasury	Maturity Date 6/30/2013	0.076
	Treasury Note; 2.38%;	9,276
United States Treasury	Maturity Date 8/31/2010	7 4 4 4
	Treasury Note; 2.75%;	7,444
United States Treasury	Maturity Date 10/31/2013	1 200
	Government Guarantee;	1,300
	3.00%; Maturity Date	
Well Fargo & Company	12/9/2011	5 201
Wells Fargo	No. DT Amer A 1007	5,291
Mortgage-backed Securities	Nag PT Arm 4.19%;	
Trust Wells Farme	Maturity Date 12/25/2034	2 270
Wells Fargo		3,372
Mortgage-backed Securities	Nag PT Arm; 4.64%;	
Trust	Maturity Date6/25/2035	20 526
Cash on Hand	Cash	38,526

375,719

*Mellon Trust of New England, National Association	Temporary cash investment	142,550
Total Interest Income Fund		990,496
Global Equity Fund		
*Barclays Global Investors		
U.S. Equity	2 506 400	01.004
Market Fund F	3,586,489 units	91,204
*Barclays Global Investors EAFE Equity		
Index Fund F	1,726,762 units	34,086
Total Global Equity Fund	1,720,702 diffe	125,290
Mid and Small Cap Stock Fund *Barclays Global Investors EAFE Equity Extended Equity Market Fund F	12,454,675 units	205,876
International Stock Fund		
*Barclays Global Investors EAFE Equity Index Fund F	10,006,243 units	197,523
Loan Fund		
*Loans to Plan Participants	4.25% - 7.50%	362,352
TOTAL		\$ 5,339,503

* Party-in-Interest.

** Participant-directed investment, cost not required

*** Synthetic Insurance Contracts, no stated maturity.

**** Investment balances have been adjusted to include the market value of securities on loan, which are reclassified for financial statement presentation.

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustee (or other persons who administer the employee benefit plan) have duly caused this annual report to be signed by the undersigned thereunto duly authorized.

AT&T SAVINGS AND SECURITY PLAN

By AT&T Inc., Plan Administrator for the Foregoing Plan

By /s/ John J. Stephens John J. Stephens Senior Vice President and Controller

Date: June 26, 2009

EXHIBIT INDEX

Exhibit identified below, Exhibit 23 is filed herein as an exhibit hereto.

Exhibit Number

23 Consent of Independent Registered Public Accounting Firm