HARTFORD FINANCIAL SERVICES GROUP INC/DE Form SC 13D/A March 09, 2012

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 1)*

The Hartford Financial Services Group, Inc.

(Name of Issuer)

Common Stock (Title of Class of Securities)

416515104 (CUSIP Number)

Stuart L. Merzer

General Counsel & Chief Compliance Officer

Paulson & Co. Inc.

1251 Avenue of the Americas

New York, New York 10020

(212) 956-2221

with a copy to:

Scott J. Davis

Mayer Brown LLP

71 S. Wacker Drive

Chicago, IL 60606

(312) 701-7311

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 9, 2012 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

^{*} The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (Act) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 416515104

1.	Names of Reporting Persons.
2.	Paulson & Co. Inc. Check the Appropriate Box if a Member of a Group (See Instructions) (a) " (b) x
3.	SEC Use Only:
4.	Source of Funds (See Instructions):
5.	AF Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e):
6.	Citizenship or Place of Organization:
	State of Delaware 7. Sole Voting Power:
S	37,540,676 (See Notes 1 and 2 to Item 5 below) Shares 8. Shared Voting Power:
-	Owned None 9. Sole Dispositive Power:
P	eporting Person 37,540,676 (See Notes 1 and 2 to Item 5 below) 10. Shared Dispositive Power: With
11.	None Aggregate Amount Beneficially Owned by Each Reporting Person: 37,540,676 (See Notes 1 and 2 to Item 5 below)

12.	Check if the Aggregate Amount in Ro	w (11	Excludes Certain Shares (See Instructions):	••

13. Percent of Class Represented by Amount in Row (11): 8.5% (See Note 3 to Item 5 below)

14. Type of Reporting Person (See Instructions):

ΙA

Item 1. Security and Issuer

This Amendment No. 1 amends the Schedule 13D filed on February 14, 2012 by Paulson & Co. Inc. (the <u>Original Filing</u>), relating to the common stock (<u>Common Stock</u>) and warrants to purchase Common Stock expiring June 26, 2019 (<u>Warrants</u>) of The Hartford Financial Services Group, Inc., a Delaware corporation (the <u>Issuer</u>). Capitalized terms not defined herein shall have the meanings given to them in the Original Filing.

Item 4. Purpose of Transaction

Item 4 of the Original Filing is hereby amended by adding the following:

As part of the Reporting Person s continuing discussions or communications with the Issuer s management, board of directors and shareholders, and public statements, relating to the Issuer s possible spin-off of its property and casualty insurance business, the Reporting Person has used the presentation filed herewith.

Item 5. Interest in Securities of the Issuer

Item 5 of the Original Filing is hereby amended and restated in its entirety as follow:

(a) Amount beneficially owned: 37,540,676 (See Notes 1 and 2)

Percent of class: 8.5% (See Note 3)

- (b) Number of shares of Common Stock and number of Warrants as to which the Reporting Person has:
 - (i) Sole power to vote or direct the vote: 37,540,676 (See Notes 1 and 2)
 - (ii) Share power to vote or direct the vote: 0
 - (iii) Sole power to dispose or direct disposition of: 37,540,676 (See Notes 1 and 2)
 - (iv) Shared power to dispose or direct the disposition of: 0
- (c) The following table sets forth all transactions with respect to the Common Stock of the Issuer effected since February 14, 2012, the date of the Original Filing, inclusive of any transactions effected through 5:00 p.m., New York City time, on March 8,2012. All such transactions were effected in the open market.

Purchase and sale transactions for the same quantities of shares on a given day typically reflect rebalancing of positions among the various Funds based on their relative capital levels, which may change from time to time.

Date of Transaction	Amount of Securities	Price Per Share	Type of Transaction
3/6/12	156,247	\$19.4147	Sell
3/6/12	156,247	\$19.4300	Buy

(d) Not applicable.

(e) Not applicable.

Note 1: The amount listed consists of 37,470,676 shares of Common Stock and 70,000 Warrants. In addition, the Funds currently hold cash-settled swaps positions relating to an additional 221,424 shares of Common Stock and 3,251,000 Warrants, but because neither the Reporting Person nor the Funds have any power to vote, to direct the vote, to dispose or to direct the disposition of the shares of Common Stock and Warrants that its counterparty may hold in connection with such swaps positions, such shares of Common Stock and Warrants are not included in the amount listed in Item 5.

3 of 5

Note 2: The Reporting Person, an investment advisor that is registered under the Investment Advisers Act of 1940, furnishes investment advice to and manages the Funds. In its role as investment advisor, or manager, the Reporting Person possesses voting and/or investment power over the securities of the Issuer described in this schedule that are owned by the Funds. All securities reported in this schedule are owned by the Funds. The Reporting Person disclaims beneficial ownership of such securities.

Note 3: The percentages reported in this Amendment No. 1 are based upon 440,237,475 shares of Common Stock outstanding as of February 17, 2012 (as reported in the Annual Report on Form 10-K filed by the Issuer on February 24, 2012).

Item 7. Material to Be Filed as Exhibits

The following document is filed as an exhibit:

EXHIBIT IV: Presentation dated March 9, 2012.

4 of 5

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: March 9, 2012

PAULSON & CO. INC.

By: /s/ Stuart L. Merzer Name: Stuart L. Merzer

Title: General Counsel & Chief Compliance Officer

INC. & CO. PAULSON HARTFORD Spin-Off of P&C Business Would Increase Shareholder Value By 60% Investment Management

1251 Avenue of the Americas New York, NY 10020

Phone: (212) 956-2221 Fax: (212) 977-9505

www.paulsonco.com March 9, 2012 CONFIDENTIAL

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LEGAL DISCLAIMER

This document does not constitute an offer to sell or a solicitation of an offer to buy any securities, and may not be relied upon connection with any offer or sale of securities. This document should be read in conjunction with, and is qualified in its entiret information appearing in the Confidential Private Offering Memorandum (and a Limited Partnership Agreement for domestic partnerships), which should be carefully reviewed prior to investing. Certain statements included herein may constitute forward statements, including, but not limited to, those identified by the expressions expect , intend , will and similar expression extent they relate to the investment vehicles discussed herein. The forward-looking statements are not historical facts but reflect

& Co s current expectations regarding future results or events. These forward-looking statements are subject to a number of ri uncertainties that could cause actual results or events to differ materially from current expectations. Although Paulson & Co be the assumptions inherent in the forward-looking statements are reasonable, forward-looking statements are not guarantees of fu performance and, accordingly, readers are cautioned not to place undue reliance on such statements due to the inherent uncerta therein. Paulson & Co undertakes no obligation to update publicly or otherwise revise any forward-looking statement or information of the control of the con whether as a result of new information, future events or other such factors which affect this information, except as required by An investment in a hedge fund is speculative and involves a high degree of risk, which each investor must carefully consider. in hedge funds could lose all or a substantial amount of his or her investment. Returns generated from an investment in a hedge may not adequately compensate investors for the business and financial risks assumed. While hedge funds are subject to market common to other types of investments, including market volatility, hedge funds employ certain trading techniques, such as the leveraging and other speculative investment practices that may increase the risk of investment loss. Products may involve above risk. Risks associated with hedge fund investments include, but are not limited to, the fact that hedge funds can be highly illique not required to provide periodic pricing or valuation information to investors; they may involve complex tax structures and del distributing important tax information; they are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they often characteristics are not subject to the same regulatory requirements as mutual funds; they are not subject to the same regulatory requirements as mutual funds. higher fees and the high fees may offset the funds trading profits; they may have a limited operating history; they can have pe that is volatile; they may have a fund manager who has total trading authority over the fund and the use of a single adviser app generally similar trading programs could mean a lack of diversification, and consequentially, higher risk; they may not have a market for an investor s interest in the fund and none may be expected to develop; they may have restrictions on transferring i the fund; and may effect a substantial portion of their trades on foreign exchanges.

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2

HARTFORD P&C: THE CROWN JEWEL OF HARTFORD FINANCIAL SERVICES

200 year old P&C company

Dominant commercial P&C franchise Serving high-margin small businesses Largest consumer affinity business: AARP

Exclusive endorsement

40mm members

Strong management: CEO Doug Elliot

But buried within Hartford Financial Services

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BECAUSE HARTFORD P&C IS BURIED WITHIN HIG, FEW P&C ANALYSTS COVER IT. OF THE 19 P&C ANALYSTS, ONLY 3 COVER HARTFORD.

P&C

Covers:

Inst. Investor Ranking

Analyst

Bank

Jay Cohen
BAC
X
2)
Jay Gelb
Barclays
3)
Matt Heimermann
JPM
X
X
RU
Keith Walsh
Citi
X
X
RU
Josh Shanker
DB
X
X
RU
Brian Meredith
UBS
X
X
Vinay Misquith
Evercore
X
X
Michael Nannizzi
GS
X
X
Larry Greenberg
Janney Montgomery
X
X
Cliff Gallant
KBW
X
X
Alan Zimmermann
Macquarie
X
X
Greg Locraft

HIG Life 1)

Piper Janray
X
\mathbf{X}
Mark Dwelle
RBC
X
X
Paul Newsome
Sandler O'Neil
X
X
Josh Stirling
Sanford Bernstein
X
\mathbf{X}
Dan Farrell
Sterne Agee
X
X
Michael Paisan
Stifel
X
Adam Klauber
Wiilliam Blair
X
X
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MS X X

Michael Grasher

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4

P&C

Covers:

Inst. Investor Ranking

Analyst

Bank

Travelers

Chubb

ACE Hartford 1)

JPM RU

Citi RU

Jay Cohen BAC 2) Jay Gelb Barclays 3)

Matt Heimermann

Keith Walsh

Josh Shanker
DB
RU
Brian Meredith
UBS
Vinay Misquith
Evercore
Michael Nannizzi
GS
Larry Greenberg
Janney Montgomery
Cliff Gallant
KBW
Alan Zimmermann
Macquarie
Greg Locraft
MS
Michael Grasher
Piper Jaffray
Mark Dwelle
RBC
Paul Newsome
Sandler O'Neil
Josh Stirling
Sanford Bernstein
Dan Farrell
Sterne Agee
Michael Paisan
Stifel
Adam Klauber
Wiilliam Blair
WHILE ONLY 3 OF 19 P&C ANALYSTS COVER HARTFORD, 18 COVER TRAVELERS,
18 COVER CHUBB, AND 17 COVER ACE
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5

Buy ratings:

AČE

Travelers

Chubb

Hartford

15

13

8

P&C ANALYSTS ARE BULLISH ON THE P&C SECTOR. ACE HAS 15 BUY RECOMMENDATIONS, TRAVELERS HAS 13, CHUBB HAS 8. HARTFORD HAS ONLY 1.

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6

HARTFORD IS VIEWED AS A LIFE COMPANY AND IS COVERED BY LIFE ANALYSTS. OF THE 15 LIFE ANALYSTS WHO COVER HARTFORD , ONLY 3 ALSO COVER ITS P&C PEERS .. Life

Covers:

Inst.

Investor

Ranking

Analyst Bank HIG P&C 1) Jimmy Bhullar JPM X 2) Andrew Kligerman **UBS** X 3) Tom Gallagher CS X RU Suneet Kamath Sanford Bernstein X RU Ed Spehar BACX RU Nigel Dally MS X Alan Devlin Altantic Equities Mark Finklestein Evercore X Randy Binner **FBR** Chris Giovanni GS X **Bob Glasspiegal** Janney Montgomery X Jeff Schuman **KBW** X Eric Berg **RBC** X Ed Shields Sandler O'Neil X

X John Nadel Sterne Agee X

John Hall

Wells Fargo

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HARTFORD TRADES AT A HUGE DISCOUNT TO P&C PEERS: 45% OF BOOK VALUE COMPARED 102% FOR P&C PEERS

(1) As of March 7, 2012.

0.45x

0.91x

0.98x

1.02x

1.18x

0.00x

0.20x

0.40x

0.60x

0.80x

1.00x

1.20x

1.40x

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- (1) Average of core earnings estimates by BAC, Barclays, JPM, UBS, CS & MS.
- (2)
- (3) Average P&C peer multiple for Hartford P&C. LNC multiple for Hartford Life.
- (4)

2012 (1)

If-quoted value

4Q11

Core If-quoted Implied BV ex AOCI Earnings **ROE** P/BV (3) P/E Total Per share P&C 9,851 817 Net debt (2) (2,200)(94) Corp. other (4) 508 8 Net 8,159 731 8.6%1.02x10.2x 8,322 16.20 Life 15,003 1,148 Net debt (2) (3,000)(214)Corp. other (4) 1,036 8 Net 13,039 941 7.0% 0.60x8.4x7,864 15.31 P&C + Life 21,197 1,672

7.6% 0.76x 9.7x

16,186

31.51

Diluted shares

514

Share price as of

7-Mar-12

19.49

Upside

62%

P&C net debt consists of \$2.5bn gross debt and \$300mm cash, Life net debt consists of \$4.3bn gross debt and \$1.3bn cash. Assumes Corporate excluding debt and cash is allocated 50/50 between P&C and Life. Assumes \$528mm discount for Allianz added back to Life Corporate.

A SPINOFF OF P&C WOULD UNLOCK SIGNIFICANT VALUE. IF P&C AND LIFE WERE SEPARATED,

WE BELIEVE THE COMBINED VALUE WOULD BE APPROXIMATELY \$31, A 62% INCREASE

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9
BASED ON VARIOUS P/BV MULTIPLES, THE TOTAL VALUE CREATED FROM A
SPINOFF COULD RANGE FROM 40-70%
Potential Values Based on Different P/BV Multiples
P&C P/BV
32
0.90x

1.00x

1.10x

1.20x

0.40x

```
25.20
26.59
27.99
29.43
0.50x
27.42
28.85
30.29
31.73
0.60x
29.71
31.15
32.59
34.02
0.70x
32.01
33.45
34.86
36.25
0.80x
34.30
35.69
37.09
38.49
Upside Based on 7-Mar-12 Share Price
P&C P/BV
0
0.90x
1.00x
1.10x
1.20x
0.40x
29%
36%
44%
51%
0.50x
41%
48%
55%
63%
0.60x
52%
60%
67%
75%
0.70x
64%
72%
```

79%

86%
0.80x
76%
83%
90%
97%
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10

VALUE MAXIMIZATION

The most important single value creating option is to split P&C from Life Additional value can be created by optimizing its balance sheet to pay down debt, divesting high value businesses like mutual funds, and cutting costs and freeing capital through a VA runoff.

By successfully pursuing these actions, Hartford can achieve a peer level multiple P / BV:

0.43x

0.58x

0.60x

0.66x

0.71x

0.76x

\$19

\$26

\$27

\$30

\$32

\$34+

\$15

\$17

\$19

\$21

\$23

\$25

\$27

\$29

\$31

\$33

\$35

Statuos quo

Spin off P&C

Optimize

balance sheet

Sell MF & Inst.

Annuity

VA in runoff

Separate

runoff from

other Life

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SPINOFF IMPLEMENTATION

Hartford could contribute P&C into a debt-free Newco

Newco

could

raise

new

low-cost

debt
(\$2.5bn,
5
10
year
maturities,
2.5% average coupon)

Debt proceeds could be used to repurchase existing debt

Remaining existing debt would stay with HIG (which would hold the

Life businesses after the spin-off of P&C)

Dividend Newco to HIG shareholders

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MANAGEMENT RAISED CHALLENGES TO A SPIN-OFF IN THE 4Q11 EARNINGS PRESENTATION

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1

Maintaining competitive ratings while allocating \$6.8bn in holding company debt

Life companies could assume no more than one-third of debt due to combination of their currently limited capacity to generate statutory earnings and dividends and

A level interest coverage ratios

"P&C companies would need to assume at least two-thirds of debt, which could require potentially dilutive de-leveraging actions in order to meet A rating debt leverage ratios

2.

Regulatory approval could be conditioned on capital contributions or keepwell agreements between the stand-alone companies

3.

Other items:

Cost of securing bondholder approval of debt allocation Valuation impact of P&C company guarantee of certain life company obligations Potential write-off of a significant portion of the life companies' deferred tax asset

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13

CHALLENGE 1: MAINTAINING COMPETITIVE RATINGS WHILE ALLOCATING \$6.8BN OF HOLDING COMPANY DEBT

Numerous options exist to raise cash to reduce Holdco debt and maintain ratings without dilutive de-leveraging actions

In addition, if necessary Hartford could consider divestitures of:

VA runoff: expense cuts and capital return bolster strength to service debt

Hartford Life should maintain an A-rating. Hartford P&C likely to be upgraded

to A1 (\$ in billions) Low High Cash at 4Q11 \$1.6 \$1.6 Retained earnings 0.3 0.7 XXX transaction 0.2 0.4 Hedge fund repackaging 1.1 1.1 Divestiture of FA runoff 0.8 1.0 Total \$4.0 \$4.8 (\$ in billions) Low High Est. P/BV P/E Mutual funds \$1.5 \$1.5 5.40x 15.6x Retirement 0.5 0.7 0.53x12.5x Group benefits 1.5 2.0 1.47x12.5x Total \$3.5 \$4.2 1.56x 13.7x Grand total

\$7.5 \$9.0

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14

CHALLENGE 1: MAINTAINING COMPETITIVE RATINGS WHILE ALLOCATING \$6.8BN

OF HOLDING COMPANY DEBT

Hartford Financial Services Group

P&C

Hartford Life & Accident

Group

somewhat credit ratings-sensistive

Retirement Harford Life & Annuity Runoff VA (US & Japan) Individual Life (in runoff) not credit ratings-sensitive Mutual Funds

However, even if Hartford Life were downgraded to BBB, credit sensitive businesses could be protected within P&C or through a divestiture to a strong buyer

Conceptually, HIG could be divided into three businesses: P&C, Hartford Life & Accident, and Hartford Life & Annuity. This would produce the most value, even more than our previous indication

Once the US VA business is put in run-off, an A-rating is not a constraint

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CHALLENGE 2: REGULATORY APPROVAL COULD BE CONDITIONED ON CAPITAL CONTRIBUTIONS OR KEEPWELL AGREEMENTS BETWEEN THE STAND-ALONE COMPANIES I am aware of the shareholder filing regarding Hartford Financial

Services. However, until the Department receives formal notice from the Company with respect to future plans we are not in a position to comment further. Certainly, in any such regulatory approval process that involves a Connecticut-based carrier,

policyholder protection is paramount.

-Thomas Leonardi CT Insurance Commissioner, 15 Feb 2012

Hartford has access to numerous sources of cash over the next 18

months to ensure that both P&C and Life policyholders will be

protected and all regulatory conditions will be met

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16

CHALLENGE 3: OTHER

Cost of securing bondholder approval of debt allocation
No bondholder approval needed to spinoff P&C business
We will not consolidate with or merge into any other corporation
or convey, transfer or lease our properties and assets substantially as an
entirety to any person...unless: the successor corporation expressly

assumes our obligations relating to the notes

Many alternatives exist for restructuring and repurchasing debt

Valuation impact of P&C company guarantee of certain Life obligations

Minimal impact. P&C guarantee only applies to business written

between
1990

and
1997

small amount of VA policies

that are

well

in the money, none from Japan

Potential write-off of a significant portion of the life companies' DTA A non-cash, GAAP-only item that does not affect regulatory capital or the ability to use \$2bn of capital loss-carryforwards to shelter tax on gains on divestitures

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WHILE MULTI-LINE INSURANCE COMPANIES WERE POPULAR IN THE PAST,

NEARLY ALL LEADING U.S. INSURERS ARE NOW PURE-PLAYS

Segment earnings

Historical

2011

Date

P&C

Life Health P&C Life Health Travelers (1) 2000 75% 25% 0% 100% 0% 0% **CNA** 2002 59% 41% 0% 100% 0%0% Lincoln (2) 1996 40% 60% 0% 0% 100% 0% Aetna 1994 8%42% 50% 0%8% 92% Cigna 1996 20%34% 46% 0% 18% 82% (1) Pro-forma combination of St. Paul and Citigroup insurance businesses P&C includes reinsurance segment All material is compiled from sources believed to be reliable, but accuracy cannot be guaranteed. The above represented are fo

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Spinco

Completion

Parent

Spinco

14,892
Jun-11
Motorola
Motorola Mobility
11,996
Dec-10
Liberty Media
Liberty Interactive
10,786
Sep-11
Expedia
TripAdvisor
4,205
Dec-11
Williams Cos
WPX Energy
3,631
Jan-12
Cablevision
AMC Networks
3,192
Jun-11
Beam
Fortune Brands
3,134
Oct-11
General Growth
Howard Hughes
2,303
Nov-11
Northrup Grumman
Huntington Ingalls
1,775
Mar-11
Sunoco
SunCoke Energy
971
Jan-12
Marriott International
Marriott Vacations
894
Nov-11
Forest Oil
Lone Pine Resources
615

Sep-11

Market cap Date

Marathon Oil

Marathon Petroleum

MANY FORTUNE 500 COMPANIES ARE SPINNING OFF 100% OF BUSINESS LINES TO CREATE SHAREHOLDER VALUE: COMPLETED

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19

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MANY FORTUNE 500 COMPANIES ARE SPINNING OFF 100% OF BUSINESS LINES

TO CREATE SHAREHOLDER VALUE: ANNOUNCED

Announcement

Parent

Spinco
Date
Abbott Laboratories
Research-based medicines
Oct-11
Tyco
ADT Home Security & Flow Control
Sep-11
Kraft
North American grocery business
Aug-11
L-3
Government Services
Jul-11
Ralcorp
Post Foods
Jul-11
ConocoPhillips
Refining & marketing business
Jul-11
Sears
Orchard Supply Hardware
Jun-11
Procter & Gamble
Pringles
Apr-11
Sara Lee
Beverage business
Jan-11

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20

THE OBJECTIVE IN ALL THESE SPIN-OFFS IS THE SAME, TO OPTIMIZE RETURNS TO SHAREHOLDERS

Ralcorp s

100%

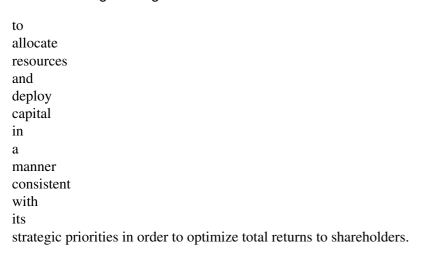
Tax-Free

Spinoff

of

Post
Foods
We firmly believe the separation of Post Foods from Ralcorp by way of a tax-free spin-off will
unlock significant value for our shareholders.
As independent companies, both Ralcorp and Post Foods will be better positioned to focus on
strategies
specific
to
their
particular
businesses,
thereby
improving
the
opportunities
to
deliver
increasing shareholder value.
William Stiritz -
Chairman of Ralcorp, 15 Jul 2011
Kraft s
100%
Tax-Free
Spinoff
of
N.
American
Grocery
Business
The
company believes
creating
two
public
companies
would
offer
a
number
of
opportunities:
Each business would focus on its distinct strategic priorities, with financial torgets that hast fit
Each business would focus on its distinct strategic priorities, with financial targets that best fit
its own markets and unique opportunities.

Each would be able



Investors would be able to value the two companies based on their particular operational and financial characteristics and thus invest accordingly.

Press release, 4 Aug 2011

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21

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HOW LONG MIGHT WE HAVE TO WAIT FOR MANAGEMENT S PLAN TO BE ANNOUNCED? AND COMPLETED?

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- (1) Life Peers: LNC, PFG, MET & PRU
- (2) P&C Peers: TRV, CB & ACE

HARTFORD S STOCK HAS DRAMATICALLY UNDERPERFORMED P&C PEERS BY 59% AND LIFE PEERS

BY

24%

SINCE

RAISING NEW EQUITY CAPITAL TO **MEET** ITS **STRESS TESTS** Performance is unacceptable. No time to delay restructuring actions Mar 16 (60%)(50%) (40%)(30%)(20%)(10%)0%10% 20% 30% 40% Mar-10 May-10 Jul-10 Sep-10 Nov-10 Jan-11 Mar-11 May-11 Jul-11 Sep-11 Nov-11 Jan-12 (25)%34% (1)%P&C Life HIG Last Datapoint: 7 Mar 12 \$2.15bn equity & convertible offering announced: 16 Mar 10 at \$27.75 All material is compiled from sources believed to be reliable, but accuracy cannot be guaranteed. The above represented are fo

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ANALYSTS VIEW A P&C SPINOFF AS VALUE ACCRETIVE

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We believe there is a strong opportunity for management to unlock shareholder value by reevaluating the multi-line strategy, placing annuities into run-off, and selling off its remaining life insurance operations. If executed, we see a potential fair value in the range of

\$26-27, roughly 50% above the stock s level.

-Nigel Dally-Morgan Stanley, 1 Feb 2012

We believe HIG s P&C and life companies are **worth more separately than together**. If HIG s valuation remains depressed, we expect HIG to reach a similar verdict over time, resulting in a potential spin-off of its P&C business. [**price target \$28.32, 73% above the market price**]

Chris Giovanni-Goldman Sachs, 9 Jan 2012

We believe there remains **70% upside** to Hartford s valuation on a sum of the parts (**\$34.24**), and if the company is willing to split the businesses or consider strategic alternatives, this value could be unlocked.

In our view, the P&C operations alone are worth the current market cap (\$8.4bn, \$19/share)...the Life franchises are worth an additional \$6.7bn or \$15/share...based on its peers multiples. In a bidding process each individual unit could achieve a premium to the peer valuation.

-Alan Devlin-Atlantic Equities, 15 Feb 2012

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RECOMMENDED PLAN

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April [], 2012 Announcement

Hartford plans to spin off 100% of Hartford P&C, subject to

final Board and regulatory approval
Estimated closing date: 2Q13
US VA will be put in run-off, effective immediately
Substantial cost savings and accelerated return of capital
Hartford Life will review the strategy and structure of its life
businesses over the next twelve months