

HARTFORD FINANCIAL SERVICES GROUP INC/DE  
Form SC 13D  
February 14, 2012

**UNITED STATES**  
**SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

**SCHEDULE 13D**

Under the Securities Exchange Act of 1934

**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)**

**February 14, 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.

Paulson & Co. Inc.

2. Check the Appropriate Box if a Member of a Group (See Instructions)

(a)  (b)

3. SEC Use Only:

4. Source of Funds (See Instructions):

AF

5. 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:

37,540,676 (See Notes 1 and 2 to Item 5 below)

8. Shared Voting Power:

Number of  
Shares  
Beneficially by  
Owned by Each  
Reporting  
Person

None

9. Sole Dispositive Power:

With

37,540,676 (See Notes 1 and 2 to Item 5 below)

10. Shared Dispositive Power:

None

11. Aggregate Amount Beneficially Owned by Each Reporting Person:

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37,540,676 (See Notes 1 and 2 to Item 5 below)

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

13. Percent of Class Represented by Amount in Row (11):

8.4%

14. Type of Reporting Person (See Instructions):

IA

**Item 1. Security and Issuer**

This statement on Schedule 13D relates to the shares of common stock ( Common Stock ) and warrants to purchase Common Stock expiring June 26, 2019 ( Warrants ) of The Hartford Financial Services Group, Inc., a Delaware corporation (the Issuer ). The address of the Issuer's principal executive offices is One Hartford Plaza, 690 Asylum Drive, Hartford, Connecticut 06155.

**Item 2. Identity and Background**

(a) NAME

Paulson & Co. Inc. (the Reporting Person )

(b) RESIDENCE OR BUSINESS ADDRESS

1251 Avenue of the Americas, New York, New York 10020

(c) PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED

The Reporting Person, an investment advisor that is registered under the Investment Advisers Act of 1940, furnishes investment advice to and manages onshore and offshore pooled investment vehicles and separate managed accounts (collectively, such pooled investment vehicles and accounts shall be referred to as the Funds ). John Paulson is the President and sole Director of the Reporting Person.

Information regarding the directors, executive officers and/or control persons of the Reporting Person (collectively, the Instruction C Persons ) is set forth in Exhibit I attached hereto.

(d), (e) CRIMINAL CONVICTIONS; CIVIL PROCEEDINGS

During the last five years, the Reporting Person has not (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations or prohibiting activities subject to federal or state securities laws or finding any violation of such laws.

(f) CITIZENSHIP

The Reporting Person is a Delaware corporation.

**Item 3. Source and Amount of Funds or Other Consideration**

The consideration for the purchase of the shares of Common Stock and the Warrants reported herein by the Reporting Person was derived from available capital of the Funds managed by the Reporting Person, and a total of approximately \$927,773,967 was paid to acquire such shares and Warrants.

**Item 4. Purpose of Transaction**

The Reporting Person has had discussions or communications with the Issuer's management and board of directors, and has made public statements, relating to the Issuer's possible spin-off of its property and casualty insurance business. The Reporting Person expects to begin having such discussions or communications with shareholders relating to this matter and to continue having such discussions or communications with the Issuer's management and board of directors and to continue making such public statements.

The Reporting Person reserves the right to formulate any plans or proposals regarding the Issuer or any of its securities that relate to or would result in any of the matters set forth in subparagraphs (a) – (j) of Item 4 of Schedule 13D (including but not limited to acquiring or causing to be acquired, or disposing of, or causing to be disposed of, securities of the Issuer), to the extent deemed advisable in light of general investment and trading policies of the Reporting Person, market conditions or other factors; provided, however, that the Reporting Person does not currently have an intent to engage in a control transaction or any contested solicitation for the election of directors. The Reporting Person may communicate with the Issuer’s management or board of directors, or with other shareholders or third parties, to discuss any plans or proposals.

**Item 5. Interest in Securities of the Issuer**

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

Percent of class: 8.4%

(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 during the past sixty (60) days by the Reporting Person, inclusive of any transactions effected through 5:00 p.m., New York City time, on February 13, 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
2/7/2012	86,875	\$ 19.1919	Buy
2/7/2012	86,875	\$ 19.1874	Sell
2/7/2012	18,147	\$ 19.1649	Buy*
2/7/2012	193,927	\$ 19.1907	Buy
2/7/2012	212,074	\$ 19.1816	Sell
1/11/2012	39,732	\$ 17.9107	Buy
1/11/2012	39,732	\$ 17.9017	Sell
1/9/2012	138,500	\$ 16.7076	Buy
1/9/2012	138,500	\$ 16.7018	Sell
1/5/2012	110,410	\$ 16.7505	Buy
1/5/2012	110,410	\$ 16.7405	Sell
1/5/2012	21,500	\$ 16.7573	Buy*
1/5/2012	38,900	\$ 16.7501	Buy
12/16/2011	146,763	\$ 15.7177	Buy
12/16/2011	146,763	\$ 15.6965	Sell

\* Indicates swaps transaction.

(d) Not applicable.

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(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.

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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.

**Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer**

Not Applicable.

**Item 7. Material to Be Filed as Exhibits**

The following documents are filed as exhibits:

Exhibit I: Instruction C Person Information

Exhibit II: Letter sent to management and the board of directors of the Issuer on February 14, 2012.

Exhibit III: Materials sent to management and the board of directors of the Issuer on February 14, 2012.



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: February 14, 2012

PAULSON & CO. INC.

By: /s/ Stuart L. Merzer

Name: Stuart L. Merzer

Title: General Counsel & Chief Compliance Officer

## EXHIBIT I

## INFORMATION REGARDING THE INSTRUCTION C PERSONS

The following table sets forth the name, title, principal occupation, business address, place of employment and citizenship of each of the executive officers and directors of Paulson & Co. Inc.

Name	Title and Principal Occupation	Business Address and Place of Employment	Citizenship
John Paulson	President and Sole Director	1251 Avenue of the Americas New York, NY 10020	United States
Chris Bodak	Chief Financial Officer	1251 Avenue of the Americas New York, NY 10020	United States
Stuart Merzer	General Counsel	1251 Avenue of the Americas New York, NY 10020	United States
Andrew Hoine	Managing Director	1251 Avenue of the Americas New York, NY 10020	United States
Charles Murphy	Managing Director	1251 Avenue of the Americas New York, NY 10020	United States
Michael Waldorf	Managing Director	1251 Avenue of the Americas New York, NY 10020	United States
Keith Hannan	Managing Director	1251 Avenue of the Americas New York, NY 10020	United States

*Investment Management*  
1251 Avenue of the  
Americas 50th Floor

New York, NY 10020 USA

February 14, 2012

Mr. Liam E. McGee

Chairman, President and Chief Executive Officer

The Hartford Financial Services Group, Inc.

One Hartford Plaza

Hartford, CT 06155

Dear Liam:

We appreciate the opportunity to have a dialogue with you on the significant benefits to be achieved through a tax-free spinoff of Hartford's P&C business. As the largest investor in the Company for the past year, we have done exhaustive research on the challenges and opportunities of The Hartford and believe that a spinoff would produce an increase in value for Hartford shareholders of 40-60%+ above the unaffected share price. This valuation range is also consistent with Goldman Sachs' estimate of a valuation enhancement on the order of 70%.

Stated simply, the spin-off would:

Create two pure play insurance companies—one in life and one in P&C—whose management is focused solely on each company's own strategies, distribution channels and capital requirements.

Enable each of the respective companies to achieve a multiple consistent with its industry, which, for the property casualty business, would mean a multiple of approximately 1.1x book value versus Hartford's current multiple of 0.4x—the lowest of any major US insurance company.

Reduce complexity, which limits sell-side coverage and investor interest.

Given the extremely poor performance of Hartford's stock and the fact that Hartford trades at lower valuation multiples than any of its US insurance peers, addressing these issues should be Hartford's highest priority. That is why we were disappointed that management, on the February 8<sup>th</sup> earnings call, only addressed the potential challenges of a separation. Not only do we believe that you *underestimate* the potential value that would be created by a spin, the challenges you describe are both *over-rated and readily manageable*.

We shared our view regarding the benefits of a tax-free P&C spinoff initially in November 2011 and again in December 2011. As part of our analysis, we considered all other strategic alternatives including share buybacks, the sales of individual businesses, the sale or IPO of minority stakes in Life and/or P&C, and others, but none of these came close to the dramatic increase in shareholder value to be created by a spinoff. For your reference, we have updated and attached the slides we previously sent to your Board.

***Significant Underperformance Could Be Reversed through Spinoff***

Prior to the discussion of strategic alternatives on the February 8<sup>th</sup> earnings call, Hartford's shares stood at 44% of book value – a huge discount to its closest P&C peers (1.1x on average) and closest Life peers (0.8x on average) and the lowest of any major US insurance company.

Investor dissatisfaction with Hartford's current direction is reflected in your stock performance. Hartford's share price fell by 38% in 2011 while P&C peers rose by 14%, and even declined more than Life peers which fell 23%.

The main, but not the only, reason for Hartford's low multiple is because the company combines both a Life and P&C business together. Although P&C companies trade at higher multiples than life companies, by keeping the two together, Hartford trades at the lower life multiples.

If P&C and Life were separately traded, we believe the two companies would be valued at a combined \$32 per share, resulting in immediate share price appreciation of more than 60% above the \$19.12 price on February 7<sup>th</sup> before Hartford's fourth quarter earnings call. A tax-free spinoff of 100% of P&C would create both pure play P&C and Life companies that would be easier to understand and benchmark against their peers. It would immediately attract P&C investors and P&C analyst coverage.

	4Q11	2012 (1)		If-quoted P/BV (3)	Implied P/E	If-quoted value	
		BV ex AOCI	Core Earnings ROE			Total	Per share
P&C	9,851	841					
Net debt (2)	(2,200)	(94)					
Corp. other (4)	508	10					
Net	8,159	757	8.9%	1.06x	10.3x	8,648	16.82
Life	15,003	1,093					
Net debt (2)	(3,000)	(214)					
Corp. other (4)	1,036	10					
Net	13,039	889	6.6%	0.59x	8.7x	7,693	14.96
P&C + Life	21,197	1,645	7.5%	0.77x	9.9x	16,341	31.78
Diluted shares							514
Share price as of:	7-Feb-12						19.12
<b>Upside</b>							<b>66%</b>

(1) Average of core earnings estimates by BAC, Barclays, JPM, UBS, CS & MS.

(2) 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

(3) Average P&C peer multiple for Hartford P&C. LNC multiple for Hartford Life.

(4) Assumes Corporate excluding debt and cash is allocated 50/50 between P&C and Life. Assumes \$528mm discount for Allianz jr. sub debt added back to Life Corporate.

In addition, our estimate of the value of a spin-off only reaches \$32 per share, well below Hartford's book value of \$45 per share. This is due to the low multiple to book value at which we have estimated the Life Company would trade. We would hope that a newly incentivized Life management running a pure Life company would take steps to further improve the separately traded Life's value. The table below shows a range of valuation outcomes based on various P/BV assumptions.

**Potential Values Based on Different P/BV Multiples**

	P&C P/BV				
	0.40x	0.50x	0.60x	0.70x	0.80x
	25.20	26.59	27.99	29.43	31.73
	27.42	28.85	30.29	31.73	34.02
	29.71	31.15	32.59	34.02	36.25
	32.01	33.45	34.86	36.25	38.49
	34.30	35.69	37.09	38.49	

**Upside Based on 7-Feb-12 Unaffected Share Price**

	P&C P/BV				
	0.90x	1.00x	1.10x	1.20x	
0.40x	32%	39%	46%	54%	
0.50x	43%	51%	58%	66%	
0.60x	55%	63%	70%	78%	
0.70x	67%	75%	82%	90%	
0.80x	79%	87%	94%	101%	

***Lack of Research Coverage and Investor Interest***

P&C analysts shun Hartford due to its complexity, resulting in a lack of research coverage and investor interest. For example, only 3 of 19 P&C analysts cover Hartford while 18 of the 19 cover Travelers and Chubb and 17 cover ACE.

P&C Inst. Investor Ranking	Analyst	Bank	Travelers	Covers:			
				Chubb	ACE	Hartford	
1)	Jay Cohen	BAC	ü	ü	ü	ü	
2)	Jay Gelb	Barclays	ü	ü	ü	ü	
3)	Matt Heimermann	JPM	ü	ü	ü	X	
RU	Keith Walsh	Citi	ü	ü	ü	X	
RU	Josh Shanker	DB	ü	ü	ü	X	
RU	Brian Meredith	UBS	ü	ü	ü	X	
	Vinay Misquith	Evercore	ü	ü	ü	X	
	Michael Nannizzi	GS	ü	ü	ü	X	
	Larry Greenberg	Janney Montgomery	ü	ü	ü	X	
	Cliff Gallant	KBW	ü	ü	ü	X	
	Alan Zimmermann	Macquarie	ü	ü	ü	X	
	Greg Locraft	MS	ü	ü	ü	X	
	Michael Grasher	Piper Jaffray	X	ü	ü	X	
	Mark Dwelle	RBC	ü	ü	ü	X	
	Paul Newsome	Sandler O Neil	ü	ü	ü	X	
	Josh Stirling	Sanford Bernstein	ü	ü	ü	X	
	Dan Farrell	Sterne Agee	ü	X	X	X	
	Michael Paisan	Stifel	ü	ü	ü	ü	
	Adam Klauber	William Blair	ü	ü	X	X	

Few of the Life analysts who cover Hartford understand the P&C side of Hartford. Of the 15 Life analysts who cover Hartford, only 3 also cover its P&C peers.

Life Inst. Investor Ranking	Analyst	Bank	Covers:	
			HIG	P&C
1)	Jimmy Bhullar	JPM	ü	X
2)	Andrew Kligerman	UBS	ü	X
3)	Tom Gallagher	CS	ü	X
RU	Suneet Kamath	Sanford Bernstein	ü	X
RU	Ed Spehar	BAC	ü	X
RU	Nigel Dally	MS	ü	X
	Alan Devlin	Altantic Equities	ü	ü
	Mark Finklestein	Evercore	ü	X
	Randy Binner	FBR	ü	ü
	Chris Giovanni	GS	ü	X
	Bob Glasspiegal	Janney Montgomery	ü	X
	Jeff Schuman	KBW	ü	X
	Eric Berg	RBC	ü	X
	Ed Shields	Sandler O Neil	X	X
	John Nadel	Sterne Agee	ü	X
	John Hall	Wells Fargo	ü	ü

Many of the largest institutional investors in Hartford's peers are significantly underweight Hartford, which suggests, among other things, the complexity makes the company un-investable, even at the current stock price.

#### *Competitors have Already Realized Value of Separation*

While multi-line insurers were common twenty years ago, almost all US multi-lines other than Hartford chose to separate P&C and Life in order to increase shareholder value, including Travelers, CNA, Lincoln, Aetna and CIGNA, as indicated by the table below.

Segment earnings	Date	Historical			P&C	2011	
		P&C	Life	Health		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's insurance businesses
- (2) P&C includes reinsurance segment

Given the extreme undervaluation, poor share price performance, lack of P&C analyst interest and significant value creation, we believe it is incumbent on the Board to focus on implementing a plan to spin off the P&C business in the most efficient manner. This will immediately unlock the P&C value as it should trade at more than twice the multiple at which Hartford trades and be warmly welcomed by analysts and investors. Shareholders are entitled to expect the management and the Board to show leadership by moving beyond the current phase of identifying potential challenges to working actively to address them in a way that is accretive to shareholder value.

#### ***Challenges Can Be Readily Addressed***

The most significant challenge to a spinoff that you have identified seems to be how to allocate the debt to balance the company's credit ratings objectives with the delivery of greater shareholder value. Your slide suggests that there could be ratings pressure on the Life Company if it assumes more than approximately \$2.3bn of debt (one-third of the \$6.8bn of holding company debt). The slide also points out the risk that the P&C Company would need to consider potentially dilutive de-leveraging actions if it were allocated the remaining debt.

We believe, as do others, that your analysis understates the debt servicing capabilities of Life. If debt were allocated roughly in proportion to equity, approximately 40% to P&C and 60% to Life, \$2.5bn could be allocated to P&C and the balance of \$4.3bn of debt would be allocated to Life. P&C would have a debt-to-total capital ratio of 28% and Life's ratio would be 24%. Both would be in line with Hartford's 25% ratio today and well within A ratings leverage guidelines of 25-35% from S&P and 30-40% from Moody's. They would also be in line with their peers: P&C peers are currently at 25%, and Lincoln National was at 25% before reclassifying \$750mm of debt as a result of an AXXX securitization.

Nevertheless, if allocation of debt is your main concern, there are many ways to reduce leverage.

- 1) The challenges slide made no mention of the \$1.6bn of holding company cash. If P&C were to be allocated \$300mm, life could be allocated \$1.3bn. This would reduce Life net debt to \$3.0bn. Alternatively, if Hartford Life would use \$700mm to de-lever, Life gross debt would be reduced to \$3.6bn and the cost of servicing that debt would still be covered 2.0x by the remaining \$600m of cash (more than the 1.8x maintained by Lincoln National, Life's closest peer).
- 2) A spinoff would likely take 8 to 12 months or more to complete, so debt ratios would be measured off forward financials. By that time, capital, cash and Life dividend capacity should have increased by \$400-800mm through retained earnings and other changes to capital.
- 3) If you still see debt as the principal obstacle, we suggest you consider using the \$400mm ear-marked for buybacks to pay down debt instead.
- 4) At its investor day, Hartford disclosed that it is pursuing an AXXX solution. This could substantially increase dividend capacity and statutory capital. Lincoln reduced debt by \$750mm in 2011 using a similar solution.
- 5) Hartford recently separated several businesses into a run-off segment which it defined as non-core. If these businesses were sold, substantial amounts of capital will be freed up that can be used for deleveraging. For instance, the Institutional Annuity business could be sold in the current market for near book value, freeing up \$1.0-1.5bn of capital.
- 6) If you needed or wanted to reduce leverage further, there are several non-P&C businesses that could be sold for attractive valuations. Press reports suggested that buyers were prepared to pay \$1.5bn for the mutual fund business until financing markets dried up in July 2011. With attractive financing again widely available and with higher run-rate earnings as a result of higher equity markets, this business could be sold or IPOd today for a valuation of \$1.5 billion or more.



- 7) There are also other businesses that could be sold between announcement and completion of the spinoff. Atlantic Equities suggests selling the Group business for estimated proceeds of \$1.5bn, which would not only reduce debt but also increase shareholder value because it would be sold at higher multiples of book value and earnings than those at which Hartford trades today.
- 8) There are also various potential internal restructuring steps Hartford could take to increase statutory capital and pre-approved dividend capacity. For instance, Life holds \$1.3bn of alternative investments which attract a 19.5% capital charge of \$257mm. If this portfolio were sold or redeemed, Life could dividend \$1.1bn to its parent while still maintaining its current approximately 420% RBC ratio.
- 9) There is ample time between announcement and completion of a spin-off to put in place arrangements that are common amongst Life peers to increase pre-approved cash flow to the parent such as surplus notes, service agreements with non-insurance subsidiaries and tax-sharing agreements.
- 10) Many suggestions have been made that the US VA business should be put in runoff. Morgan Stanley estimates that this would result in \$250mm of expense savings after tax and free up \$853mm in capital. When SunLife of Canada put its US VA business in runoff in December 2011, it said this would lead to \$170mm per year of expense reductions. In run-off, Moody's only expects Sun Life US to maintain an RBC ratio in the range of 300 to 350%, which frees up substantial capital versus Hartford's current 420% supporting new VA sales.
- 11) As a last resort, Hartford could sell up to 19.9% of P&C, use the proceeds to pay down debt and still be able to do a simultaneous tax-free spinoff. This should not be dilutive because the P&C shares could be sold at a much higher multiple than that at which Hartford currently trades and debt would be decreased by an equal amount. This would raise \$1.5bn if sold at 90% of book with \$2.5bn of debt, and potentially considerably more based on capital structure and where peers are trading at the time.

In short there are many ways to structure a separation in order to free up cash, to reduce leverage and to accomplish the spinoff with little or no dilution to shareholders. You and your advisors can determine the most accretive ways to reduce leverage to accomplish a tax-free spinoff of P&C that creates the greatest shareholder value.

We strongly believe that any additional issues can be resolved favorably to effect a tax-free spinoff in a timely manner. Our analysis of Hartford's bond covenants and intra-group guarantees shows that the Company has broad scope for various approaches to optimize the allocation of capital and debt. Similarly, a well-prepared approach to regulators and rating agencies should be able to address any questions and a well-structured plan should be viewed positively. While there may be small synergies in keeping the businesses together, the economic value of any synergies is immaterial relative to the value unlocked by a separation.

#### ***Spinoff Enhances Each Business's Potential for Success***

Each of the companies will be in a stronger position to make decisions that serve its discrete objectives. An independent Life company may decide to sharpen its focus and stop selling low-return, capital-intensive types of insurance and focus instead on faster-growing, less capital-intensive businesses such as mutual funds, retirement and group life. When Sun Life announced it would put US VA into runoff, the stock outperformed Hartford by 14% (Sun Life rose 8.4% on a day in which Hartford fell 5.5%). Analysts are increasingly calling on Hartford to follow suit, with Credit Suisse writing after the December investor day we think putting [US VA] into run off is a no brainer, given the fact that net income ROE (which includes hedging costs) is zero and it is a drag on capital generation. We expect an independent Life company would make logical economic decisions that would allow it to be valued at least equal to the Life insurance average of 0.8x book value.

P&C and Life are already of sufficient size to serve customers and attract and retain management. Both can remain on firm financial footing, as evidenced by Hartford's recent stress test disclosures and announced share repurchase program. The additional capital that will be available to the companies as pure-play entities will also help assure that the companies can continue to improve and grow for the benefit of not only shareholders but policyholders, employees, agents and brokers and the greater Hartford community.

Many leading U.S. companies have announced 100% spinoffs of major divisions to create shareholder value, including McGraw Hill, Abbott Laboratories, Tyco, Kraft, Ralcorp, ConocoPhillips, Procter & Gamble, Marriott, Sara Lee and ITT. As William Stirtz, Chairman and CEO of Ralcorp, said on July 15, 2011: "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."

In summary, we believe a separation of Hartford into pure play Life and P&C companies would maximize shareholder value in both the short term and the long term and enable each company to focus solely on their own strategies, distribution channels and capital requirements. Management and the Board have an excellent opportunity to seize the initiative to adopt this plan, implement it proactively and unlock the shareholder value it will create.

We look forward to continuing to discuss these matters with you.

Sincerely,

John Paulson

Cc:

Robert B. Allardice, III

Trevor Fetter

Paul G. Kirk, Jr.

Kathryn Mikells

Michael G. Morris

Thomas A. Renyi

Charles B. Strauss

H. Patrick Swygert























































