Fidelity® Variable Insurance Products:

VIP Government Money Market Portfolio

Annual Report December 31, 2023





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To view a fund's proxy voting guidelines and proxy voting record for the 12-month period ended June 30, visit http://www.fidelity.com/proxyvotingresults or visit the Securities and Exchange Commission's (SEC) web site at http://www.sec.gov.

You may also call 1-877-208-0098 to request a free copy of the proxy voting guidelines.

Fidelity® Variable Insurance Products are separate account options which are purchased through a variable insurance contract.

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This report and the financial statements contained herein are submitted for the general information of the shareholders of the Fund. This report is not authorized for distribution to prospective investors in the Fund unless preceded or accompanied by an effective prospectus.

A fund files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-PORT. Forms N-PORT are available on the SEC's web site at http://www.sec.gov. A fund's Forms N-PORT may be reviewed and copied at the SEC's Public Reference Room in Washington, DC. Information regarding the operation of the SEC's Public Reference Room may be obtained by calling 1-800-SEC-0330.

For a complete list of a fund's portfolio holdings, view the most recent holdings listing, semiannual report, or annual report on Fidelity's web site at http://www.fidelity.com, http://www.finstitutional.fidelity.com, or http://www.401k.com, as applicable.

NOT FDIC INSURED • MAY LOSE VALUE • NO BANK GUARANTEE

Neither the Fund nor Fidelity Distributors Corporation is a bank.

Investment Summary/Performance December 31, 2023 (Unaudited)

1.3

Service Class5.04%Service Class 24.9%	Current 7-Day Tields		
Service Class 2 4.9%	Initial Class	5.11%	
	Service Class	5.04%	
Investor Class 5.12%	Service Class 2	4.9%	
	Investor Class	5.12%	

> 180

Yield refers to the income paid by the Fund over a given period. Yield for money market funds is usually for seven-day periods, as it is here, though it is expressed as an annual percentage rate. Past performance is no guarantee of future results. Yield will vary and it's possible to lose money investing in the Fund.

Effective Maturity Diversification (% of Fund's Investments)			
Days			
1-7	63.4		
8 - 30	13.2		
31 - 60	10.7		
61 - 90	3.4		
91 - 180	8.0		

Effective maturity is determined in accordance with the requirements of Rule 2a-7 under the Investment Company Act of 1940.

Asset Allocation (% of Fund's net assets)





Net Other Assets (Liabilities) - (1.0)%

Schedule of Investments December 31, 2023

Showing Percentage of Net Assets

U.S. Treasury Debt – 30.1%	Yield (%) ^(a)	Principal Amount (b)	Value (\$)
.S. Treasury Inflation Protected Obligations - .1%			
.S. Treasury Notes			
/15/24	5.51 to 5.56	89,665,480	89,450,522
.S. Treasury Obligations - 29.0%			
.S. Treasury Bills			
/2/24 to 6/13/24	5.31 to 5.46	2,251,305,000	2,237,305,435
.S. Treasury Notes	50/. 547	150 000 000	151 740 054
/31/24 to 10/31/24 (c)	5.26 to 5.47	152,000,000	151,742,050
TOTAL U.S. TREASURY OBLIGATIONS			<u>2,389,047,485</u>
OTAL U.S. TREASURY DEBT (Cost \$2,478,498,007)		2	,4 <u>78,498,007</u>
U.S. Government Agency D	ebt – 21.9	? %	
	Yield (%) ^(a)	Principal Amount (b)	Value (\$)
ederal Agencies - 21.9%			
ederal Farm Credit Bank			
/23/24 to 12/15/25 (c)(d)	5.45 to 5.60	273,542,000	273,537,905
ederal Home Loan Bank	5115 10 5100	2, 0,0 12,000	2, 0,00, ,, 00
/5/24 to 12/11/25 (c)	4.92 to 5.59	1,494,520,000	1.493.810.144
reddie Mac		/ / //	, , , ,
/12/24	5.35	30,000,000	30,000,000
OTAL U.S. GOVERNMENT AGENCY DEBT (Cost \$1,797,348,049)			,7 <u>97,348,049</u>
U.S. Government Agency R 17.9%	epurchas	e Agreem	ient –
		aturity ount (\$)	Value (\$)
a joint trading account at 5.34% dated 12/29/23 due 1/2/24 (Collateralized by U.S. Government			
Obligations) # /ith:	5	54,649,843	554,321,000
ABN AMRO Bank NV at 5.35%, dated 12/29/23 due 1/2/24 (Collateralized by U.S. Government Obligations valued at \$16,329,764, 2.00% - 6.00%, 5/15/32 - 8/1/53) BMO Harris Bank NA at:		16,009,511	16,000,000
5.33%, dated:		E 0.24 4.20	E 000 000
11/30/23 due 1/2/24 (Collateralized by U.S. Government Obligations valued at \$5,124,918, 3.00%, 4/20/52)		5,024,429	5,000,000
		2,010,364	2,000,000
12/14/23 due 1/5/24 (Collateralized by U.S. Government Obligations valued at \$2,045,740, 3.00%, 4/20/52)			

U.S. Government Agency Repurchase Agreement continued Maturity Value (S) Amount (\$) With: - continued 5.36%, dated 12/14/23 due 1/5/24 73,673,871 73,000,000 (Collateralized by U.S. Government Obligations valued at \$75,020,709, 0.00% - 6.50%, 4/30/25 - 11/1/53) 5.38%, dated 12/4/23 due 1/5/24 18,169,470 18,000,000 (Collateralized by U.S. Treasury Obligations valued at \$18,538,187, 0.00% - 6.00%, 1/31/24 - 7/1/53) 5.39%, dated 12/5/23 due 1/5/24 18,167,090 18,000,000 (Collateralized by U.S. Treasury Obligations valued at \$18,505,051, 0.00% - 6.50%, 8/15/25 - 2/15/53) 5.4%, dated: 11/16/23 due 2/16/24 (Collateralized by U.S. 12,165,600 12,000,000 Treasury Obligations valued at \$12,349,251, 0.00% - 5.50%, 10/31/25 - 2/15/53) 11/17/23 due 2/20/24 (Collateralized by U.S. 12,171,000 12,000,000 Treasury Obligations valued at \$12,336,550, 0.00% - 5.53%, 1/31/25 - 6/1/53) 11/30/23 due 2/29/24 (Collateralized by U.S. 18,245,700 18,000,000 Treasury Obligations valued at \$18,572,027, 0.00% - 5.50%, 10/31/24 - 8/15/53) 12/1/23 due 3/1/24 (Collateralized by U.S. 23,313,950 23,000,000 Treasury Obligations valued at \$23,714,264, 0.00% - 6.00%, 10/31/24 - 7/1/53) 12/13/23 due 3/13/24 (Collateralized by U.S. 12,163,800 12,000,000 Treasury Obligations valued at \$12,279,786, 0.00% - 5.53%, 1/31/25 - 6/1/53) BNY Mellon Capital Markets Corp. at 5.35%, dated 16,000,000 16,116,511 12/14/23 due 2/1/24 (Collateralized by U.S. Treasury Obligations valued at \$16,367,621, 0.00% - 6.50%, 1/11/24 - 1/1/54) BofA Securities, Inc. at: 5.33%, dated 11/30/23 due 1/2/24 33,161,233 33,000,000 (Collateralized by U.S. Government Obligations valued at \$33,824,457, 2.99% - 5.50%, 7/18/34 - 7/1/53) 5.35%, dated 11/27/23 due 1/5/24 5,049,042 5,000,000 (Collateralized by U.S. Government Obligations valued at \$5,127,285, 2.50% - 8.00%, 4/15/30 - 9/20/63) 5.46%, dated 9/27/23 due 1/5/24 4,073,407 4,000,000 (Collateralized by U.S. Government Obligations valued at \$4,139,158, 0.33% - 7.00%, 6/3/24 - 10/20/63) (c)(d)(e) 5.48%, dated: 9/28/23 due 1/25/24 (Collateralized by U.S. 5,090,572 5,000,000 Government Obligations valued at \$5,173,458, 2.00% - 8.50%, 8/1/25 - 11/1/61) (c) (d) (e) 10/31/23 due 2/1/24 (Collateralized by U.S. 5,070,783 5,000,000 Government Obligations valued at \$5,148,259, 0.33% - 6.50%, 6/3/24 - 8/20/63) (c) (d) (e) CIBC Bank U.S.A. at: 5.32%, dated 12/13/23 due 1/5/24 9,045,220 9,000,000 (Collateralized by U.S. Government Obligations valued at \$9,207,132, 2.00% - 5.00%, 6/1/28 - 7/20/53)

Schedule of Investments - Continued

continued	Maturity Amount (\$)	Value (\$)	con
Nith: — continued			With: — c
5.36%, dated 11/20/23 due 1/5/24 (Collateralized by U.S. Government Obligations valued at \$4,106,122, 2.00% - 5.50%, 12/1/50 - 8/1/53)	4,037,520	4,000,000	RBC Dor 5.35% (Co vali
5.41%, dated 11/20/23 due 1/22/24 (Collateralized by U.S. Government Obligations valued at \$1,057,446, 0.51% - 5.00%, 7/20/53 - 10/16/64)	1,009,468	1,000,000	1/ 5.38 (Ca val
Citibank NA at 5.35%, dated 12/28/23 due 1/4/24 (Collateralized by U.S. Government Obligations valued at \$13,269,853, 2.00% - 7.00%, 7/1/26 - 1/1/54)	13,013,524	13,000,000	1/ RBC Fin due 1 Oblige
Citigroup Global Capital Markets, Inc. at: 5.33%, dated 11/27/23 due 1/2/24 (Collateralized by U.S. Government Obligations valued at \$14,356,126, 0.25% - 7.00%, 5/15/24 - 12/20/53)	14,074,620	14,000,000	6.50' TD Secu due 1 Oblig 7.50'
5.35%, dated 12/28/23 due 1/4/24 (Collateralized by U.S. Government Obligations valued at \$20,415,206, 0.25% - 7.00%, 5/15/24 - 11/20/53)	20,020,806	20,000,000	Wells Fr 5.41 (Ca val
Fixed Income Clearing Corp. SSB (Gov. Repo) at 5.35%, dated 12/29/23 due 1/2/24 (Collateralized by U.S. Government Obligations valued at \$17,756,188, 2.00% - 7.00%, 5/1/33 - 1/1/54) Goldman Sachs & Co. at:	17,010,106	17,000,000	5.43 (C vai 5.44 (C vai vai
5.33%, dated 12/26/23 due 1/2/24 (Collateralized by U.S. Government Obligations valued at \$60,242,370, 1.50% - 7.00%, 2/1/25 - 11/1/53) 5.34%, dated:	59,061,147	59,000,000	TOTAL REPUR (Cost \$
12/27/23 due 1/3/24 (Collateralized by U.S. Government Obligations valued at \$82,693,533, 2.63% - 6.50%, 3/31/25 - 7/15/57)	81,084,105	81,000,000	U.S
12/29/23 due 1/5/24 (Collateralized by U.S. Treasury Obligations valued at \$83,689,680, 3.13%, 11/15/41)	82,085,143	82,000,000	With: ABN AA
5.37%, dated 12/28/23 due 1/4/24 (Collateralized by U.S. Government Obligations valued at \$26,539,780, 2.00% - 6.50%, 7/1/30 - 8/1/53)	26,027,148	26,000,000	due Oblig 4.00 Barclay
ING Financial Markets LLC at 5.36%, dated: 12/14/23 due 2/1/24 (Collateralized by U.S. Government Obligations valued at \$15,343,282, 0.00% - 7.00%, 2/8/24 - 12/1/53)	15,109,433	15,000,000	5.32 (Ca val 5.34 (Ca
12/15/23 due 2/2/24 (Collateralized by U.S. Government Obligations valued at \$6,136,417, 0.88% - 2.00%, 11/15/30 - 9/1/51)	6,043,773	6,000,000	val 1/
Mitsubishi UFJ Securities (U.S.A.), Inc. at 5.36%, dated 12/14/23 due 3/7/24 (Collateralized by U.S. Government Obligations valued at \$41,938,304, 2.50% - 6.00%, 4/1/25 - 10/1/53)	41,512,773	41,000,000	BMO Ca 12/2 Trease 0.009 BNP Par
MUFG Securities (Canada), Ltd. at 5.36%, dated 12/14/23 due 3/7/24 (Collateralized by U.S. Government Obligations valued at \$8,183,428, 1.50% - 7.04%, 10/1/35 - 1/20/72)	8,100,053	8,000,000	3/1/ Oblig 5.50

	Maturity Amount (\$)	Value (\$)
With: — continued		
RBC Dominion Securities at:		
5.35%, dated 12/14/23 due 1/5/24 (Collateralized by U.S. Treasury Obligations valued at \$44,201,267, 0.00% - 8.00%, 1/15/24 - 1/1/54)	43,306,733	43,000,000
5.38%, dated 11/9/23 due 1/5/24 (Collateralized by U.S. Government Obligations valued at \$24,677,872, 0.00% - 8.00%, 1/11/24 - 12/1/53)	24,218,787	24,000,000
RBC Financial Group at 5.35%, dated 12/14/23 due 1/5/24 (Collateralized by U.S. Government Obligations valued at \$97,271,896, 0.00% - 6.50%, 2/6/24 - 1/1/57)	95,691,785	95,000,000
TD Securities (U.S.A.) at 5.35%, dated 12/29/23 due 1/2/24 (Collateralized by U.S. Government Obligations valued at \$15,309,095, 5.50% - 7.50%, 4/20/53 - 10/20/53)	15,008,917	15,000,000
Wells Fargo Securities, LLC at: 5.41%, dated 11/15/23 due 1/16/24 (Collateralized by U.S. Government Obligations valued at \$12,328,292, 4.50%, 7/1/53)	12,111,807	12,000,000
5.43%, dated 12/19/23 due 3/21/24 (Collateralized by U.S. Government Obligations valued at \$23,509,540, 5.50%, 11/1/33)	23,322,633	23,000,000
5.44%, dated 11/21/23 due 2/21/24 (Collateralized by U.S. Government Obligations valued at \$24,635,367, 6.50%, 12/1/53)	24,333,653	24,000,000
TOTAL U.S. GOVERNMENT AGENCY REPURCHASE AGREEMENT		
(Cost \$1,470,321,000)		1,470,321,000
U.S. Treasury Repurchase Agr	reement – 31.1	%
v	Maturity Amount (\$)	Value (S)

10,005,933	10,000,000
29,214,278	29,000,000
20,011,867	20,000,000
4,004,153	4,000,000
12,163,497	12,000,000
	10,005,933 29,214,278 20,011,867 4,004,153

U.S. Treasury Repurchase Agre	eement – cont	inued
	Maturity Amount (\$)	Value (\$)

5,024,383

13,122,168

5,000,000

13,000,000

With: - continued

1/31/27)

CIBC Bank U.S.A. at 5.37%, dated:

BofA Securities, Inc. at 5.32%, dated 11/30/23

due 1/2/24 (Collateralized by U.S. Treasury Obligations valued at \$5,124,896, 1.50%,

11/2/23 due 1/4/24 (Collateralized by U.S.

Treasury Obligations valued at \$13,471,510, 0.75% - 4.63%, 6/30/24 - 8/15/53)

	Maturity Amount (\$)	Value (\$)
With: continued		
5.38%, dated 12/1/23 due 2/1/24 (Collateralized by U.S. Treasury Obligations valued at \$5,124,531, 2.00% - 4.75%, 8/15/24 - 2/15/50)	5,046,328	5,000,000
Lloyds Bank PLC at:		
5.49%, dated: 11/20/23 due 2/20/24 (Collateralized by U.S. Treasury Obligations valued at \$4,115,947, 0.75% - 3.88%, 11/15/24 - 12/31/27)	4,056,120	4,000,000
11/24/23 due 2/26/24 (Collateralized by U.S. Treasury Obligations valued at \$5,141,823, 0.75% - 3.88%, 11/15/24 - 12/31/27)	5,071,675	5,000,000
12/20/23 due 3/20/24 (Collateralized by U.S. Treasury Obligations valued at \$7,153,714, 2.75% - 3.88%, 1/31/25)	7,097,143	7,000,000
5.5%, dated 11/29/23 due 2/29/24 (Collateralized by U.S. Treasury Obligations valued at \$4,104,943, 2.00% - 3.88%, 6/15/25 - 12/31/27)	4,056,222	4,000,000
Mitsubishi UFJ Securities (U.S.A.), Inc. at: 5.34%, dated 12/14/23 due 3/7/24 (Collateralized by U.S. Treasury Obligations valued at \$10,228,770, 1.25% - 4.88%, 7/31/24 - 10/31/30)	10,124,600	10,000,000
5.38%, dated 12/22/23 due 1/16/24 (Collateralized by U.S. Treasury Obligations valued at \$5,108,415, 0.00% - 4.38%, 10/3/24 - 8/15/43)	5,018,681	5,000,000
Mizuho Bank, Ltd. at 5.34%, dated 12/29/23 due 1/2/24 (Collateralized by U.S. Treasury Obligations valued at \$20,449,995, 2.88%, 5/15/28)	20,011,867	20,000,000
MUFG Securities (Canada), Ltd. at:		
5.34%, dated 12/14/23 due: 1/5/24 (Collateralized by U.S. Treasury Obligations valued at \$4,094,950, 0.50% - 5.00%, 9/30/25 - 11/15/53)	4,029,073	4,000,000
3/7/24 (Collaterolized by U.S. Treasury Obligations valued at \$8,192,647, 0.25% - 4.88%, 4/30/24 - 2/15/53)	8,099,680	8,000,000
5.38%, dated 12/22/23 due 1/16/24	5,018,681	5,000,000

U.S. Treasury Repurchase Agreement – continued

0.75% - 4.63%, 6/30/24 - 8/15/53)			Treasury Obligations valued at \$4,115,947,		
11/6/23 due 1/5/24 (Collateralized by U.S.	1,013,723	1,000,000	0.75% - 3.88%, 11/15/24 - 12/31/27)		
Treasury Obligations valued at \$1,028,715,			11/24/23 due 2/26/24 (Collateralized by U.S.	5,071,675	5,000,000
1.13% - 5.00%, 10/31/25 - 8/15/53)			Treasury Obligations valued at \$5,141,823,		
Credit AG at:			0.75% - 3.88%, 11/15/24 - 12/31/27)		
5.35%, dated 12/26/23 due 1/5/24	8,011,889	8,000,000	12/20/23 due 3/20/24 (Collateralized by U.S.	7,097,143	7,000,000
(Collateralized by U.S. Treasury Obligations			Treasury Obligations valued at \$7,153,714,		
valued at \$8,168,569, 0.75%, 4/30/26)			2.75% - 3.88%, 1/31/25)		
5.36%, dated 12/18/23 due 1/5/24	8,036,924	8,000,000	5.5%, dated 11/29/23 due 2/29/24	4,056,222	4,000,000
(Collateralized by U.S. Treasury Obligations			(Collateralized by U.S. Treasury Obligations		
valued at \$8,178,295, 0.75%, 4/30/26)			valued at \$4,104,943, 2.00% - 3.88%,		
Federal Reserve Bank of New York at 5.3%, dated	1,654,974,022	1,654,000,000	6/15/25 - 12/31/27)		
12/29/23 due 1/2/24 (Collateralized by U.S.			Mitsubishi UFJ Securities (U.S.A.), Inc. at:		
Treasury Obligations valued at \$1,654,974,044,			5.34%, dated 12/14/23 due 3/7/24	10,124,600	10,000,000
0.25% - 4.25%, 5/15/24 - 5/15/45)			(Collateralized by U.S. Treasury Obligations		
Fixed Income Clearing Corp BNP at 5.35%, dated	129,076,683	129,000,000	valued at \$10,228,770, 1.25% - 4.88%,		
12/29/23 due 1/2/24 (Collateralized by U.S.			7/31/24 - 10/31/30)		
Treasury Obligations valued at \$131,658,242,			5.38%, dated 12/22/23 due 1/16/24	5,018,681	5,000,000
1.13% - 5.53%, 1/31/24 - 11/15/53)			(Collateralized by U.S. Treasury Obligations		
Fixed Income Clearing Corp BNYM at 5.33%, dated	174,103,047	174,000,000	valued at \$5,108,415, 0.00% - 4.38%,		
12/29/23 due $1/2/24$ (Collateralized by U.S.			10/3/24 - 8/15/43)		
Treasury Obligations valued at \$177,480,090,			Mizuho Bank, Ltd. at 5.34%, dated 12/29/23 due	20,011,867	20,000,000
3.88%, 12/31/27)			1/2/24 (Collateralized by U.S. Treasury		
Fixed Income Clearing Corp SSB at 5.32%, dated	156,092,213	156,000,000	Obligations valued at \$20,449,995, 2.88%,		
12/29/23 due 1/2/24 (Collateralized by U.S.			5/15/28)		
Treasury Obligations valued at \$159,120,010,			MUFG Securities (Canada), Ltd. at:		
2.75%, 4/30/27)			5.34%, dated 12/14/23 due:		
Fixed Income Clearing Corp. Morgan Stanley & CO	19,011,273	19,000,000	1/5/24 (Collateralized by U.S. Treasury Obligations	4,029,073	4,000,000
LLC at 5.34%, dated 12/29/23 due 1/2/24			valued at \$4,094,950, 0.50% - 5.00%,		
(Collateralized by U.S. Treasury Obligations valued			9/30/25 - 11/15/53)		
at \$19,384,053, 3.75%, 4/15/26)	14 000 001	14,000,000	3/7/24 (Collateralized by U.S. Treasury Obligations	8,099,680	8,000,000
Goldman Sachs & Co. at 5.33%, dated 12/29/23	14,008,291	14,000,000	valued at \$8,192,647, 0.25% - 4.88%,		
due 1/2/24 (Collateralized by U.S. Treasury Obligations valued at \$14,288,467, 4.63%,			4/30/24 - 2/15/53)		
10/15/26)			5.38%, dated 12/22/23 due 1/16/24	5,018,681	5,000,000
ING Financial Markets LLC at:			(Collateralized by U.S. Treasury Obligations		
	1 001 007	1 000 000	valued at \$5,108,468, 2.38% - 5.00%,		
5.33%, dated 12/26/23 due 1/2/24 (Collateralized by U.S. Treasury Obligations	1,001,036	1,000,000	10/31/25 - 11/15/49)		
valued at \$1,021,331, 1.25% - 4.88%,			MUFG Securities EMEA PLC at:		
11/30/26 - 2/15/53)			5.34%, dated:		
5.34%, dated 12/29/23 due 1/5/24	2,002,077	2,000,000	12/15/23 due 1/5/24 (Collateralized by U.S.	16,056,960	16,000,000
(Collateralized by U.S. Treasury Obligations	2,002,077	2,000,000	Treasury Obligations valued at \$16,372,522,		
valued at \$2,045,666, 1.13% - 4.50%,			1.25% - 4.00%, 3/15/25)		
8/15/39 - 5/15/47)			12/18/23 due 1/5/24 (Collateralized by U.S.	12,032,040	12,000,000
5.37%, dated:			Treasury Obligations valued at \$12,322,928,		
11/9/23 due 1/4/24 (Collateralized by U.S.	5,041,767	5,000,000	0.75% - 3.63%, 8/31/26 - 2/15/44)		
Treasury Obligations valued at \$5,141,145,	3,041,707	3,000,000	12/19/23 due 1/3/24 (Collateralized by U.S.	8,017,800	8,000,000
0.00% - 4.88%, 8/8/24 - 5/15/42)			Treasury Obligations valued at \$8,181,672,		
11/10/23 due 1/5/24 (Collateralized by U.S.	5,041,767	5,000,000	2.88%, 5/31/25)		
Treasury Obligations valued at \$5,143,173,	J,UHI,/0/	3,000,000	12/26/23 due 1/5/24 (Collateralized by U.S.	8,015,427	8,000,000
0.00% - 4.38%, 5/16/24 - 11/15/50)			Treasury Obligations valued at \$8,169,300,		
			2.50%, 2/28/26)		

Schedule of Investments - Continued

U.S. Treasury Repurchase Agre	ement – cont	inued
	Maturity Amount (\$)	Value (\$)
With: - continued		
5.35%, dated 12/14/23 due 1/5/24 (Collateralized by U.S. Treasury Obligations	8,029,722	8,000,000
valued at \$8,217,680, 2.13%, 5/15/25) Natixis SA at 5.35%, dated 12/29/23 due 1/2/24 (Collateralized by U.S. Treasury	16,009,511	16,000,000
Obligations valued at \$16,384,258, 0.38% - 5.38%, 6/30/24 - 11/15/53) NatWest Markets Securities, Inc. at:		
5.33%, dated 12/29/23 due 1/2/24 (Collateralized by U.S. Treasury Obligations valued at \$4,122,450, 1.25%, 5/15/50)	4,002,369	4,000,000
5.34%, dated 12/27/23 due 1/3/24 (Collateralized by U.S. Treasury Obligations valued at \$20,535,224, 1.38% - 4.13%, 11/15/40 - 8/15/53)	20,020,767	20,000,000
Norinchukin Bank at 5.4%, dated 12/4/23 due 1/9/24 (Collateralized by U.S. Treasury Obligations valued at \$5,119,171, 3.88%, 2/15/43)	5,027,000	5,000,000
RBC Dominion Securities at:		
5.34%, dated 12/14/23 due 1/5/24 (Collateralized by U.S. Treasury Obligations valued at \$6,137,625, 0.75% - 4.75%, 1/15/25 - 11/15/53)	6,042,720	6,000,000
5.38%, dated 11/9/23 due 1/5/24 (Collateralized by U.S. Treasury Obligations valued at \$21,765,969, 0.63% - 4.75%, 5/31/25 - 11/15/53)	21,194,577	21,000,000
5.4%, dated 11/8/23 due 1/5/24 (Collateralized by U.S. Treasury Obligations valued at \$17,483,504, 0.25% - 5.00%, 5/31/25 - 5/15/53)	17,234,600	17,000,000
Societe Generale at 5.35%, dated: 12/26/23 due 1/2/24 (Collateralized by U.S. Treasury Obligations valued at \$19,400,195, 1.25%, 2.75%, 2.41,498,415,445	19,019,765	19,000,000
1.25% - 2.75%, 3/31/28 - 8/15/46) 12/29/23 due 1/5/24 (Collateralized by U.S. Treasury Obligations valued at \$23,473,953, 0.25% - 2.50%, 10/31/25 - 8/15/46)	23,023,926	23,000,000
TD Securities (U.S.A.) at 5.33%, dated 12/29/23 due 1/2/24 (Collateralized by U.S. Treasury Obligations valued at \$15,309,151, 1.13% - 4.00%, 2/15/24 - 10/31/26)	15,008,883	15,000,000
Wells Fargo Bank NA at 5.41%, dated 11/13/23 due 1/12/24 (Collateralized by U.S. Treasury Obligations valued at \$11,304,605, 0.25% - 5.00%, 1/31/24 - 5/15/53)	11,099,183	11,000,000
TOTAL U.S. TREASURY REPURCHASE AGREEMENT		
(Cost \$2,555,000,000)		2,555,000,000
TOTAL INVESTMENT IN SECURITIES – 101.0% (Cost \$8,301,167,056)		8,301,167,056
NET OTHER ASSETS (LIABILITIES) – (1.0)% NET ASSETS – 100.0%	-	(80,976,376) 8,220,190,680
	=	J/22V/17V/UUU

The date shown for securities represents the date when principal payments must be paid, taking into account any call options exercised by the issuer and any permissible maturity shortening features other than interest rate resets.

Legend

- (a) Yield represents either the annualized yield at the date of purchase, or the stated coupon rate, or, for floating and adjustable rate securities, the rate at period end.
- (b) Amount is stated in United States dollars unless otherwise noted.
- (c) Coupon rates for floating and adjustable rate securities reflect the rates in effect at period end.

Investment Valuation

All investments are categorized as Level 2 under the Fair Value Hierarchy. The inputs or methodology used for valuing securities may not be an indication of the risk associated with investing in these securities. For more information on valuation inputs, refer to the Investment Valuation section in the accompanying Notes to Financial Statements.

Other Information

Additional information on each counterparty to the repurchase agreement is as follows:

Repurchase Agreement / Counterparty \$554,321,000 due 1/02/24 at 5.34%	Value (\$)
BNY Mellon Capital Markets LLC	10,749,000
Bank of America, N.A.	31,134,000
Bank of Nova Scotia	9,367,000
BofA Securities, Inc.	13,519,000
Citigroup Global Markets, Inc.	35,385,000
Credit Agricole CIB New York Branch	9,373,000
HSBC Securities (USA), Inc.	11,707,000
ING Financial Markets LLC	4,244,000
JP Morgan Securities LLC	13,735,000
Mitsubishi UFJ Securities Holdings Ltd	15,567,000
Mizuho Securities USA, Inc.	12,972,000
Nomura Securities International	71,584,000
RBC Dominion Securities, Inc.	74,541,000
Royal Bank of Canada	17,965,000
Societe Generale	9,000,000
Sumitomo Mitsui Banking Corp.	160,252,000
Sumitomo Mitsui Banking Corp. NY	28,120,000
Wells Fargo Bank National Association	7,811,000
Wells Fargo Securities LLC	17,296,000
	554,321,000

- (d) Coupon is indexed to a floating interest rate which may be multiplied by a specified factor and/or subject to caps or floors.
- (e) The maturity amount is based on the rate at period end.

Financial Statements

Statement of Assets and Liabilities

		December 31, 2023
Assets Investment in securities, at value (including repurchase agreements of \$4,025,321,000) — See accompanying schedule Unaffiliated issuers (cost \$8,301,167,056):		\$ 8,301,167,056
Cash Receivable for investments sold Receivable for fund shares sold Interest receivable Prepaid expenses Total assets		40,296,374 10,952,255 24,939,894 18,828,650 <u>6,238</u> 8,396,190,467
Liabilities \$ Payable for investments purchased \$ Payable for fund shares redeemed \$ Distributions payable \$ Accrued management fee \$ Distribution and service plan fees payable \$ Other affiliated payables \$ Other payables and accrued expenses \$ Total Liabilities \$ Net Assets \$ Net Assets consist of: \$ Paid in capital \$	160,786,964 10,191,840 2,285,366 1,530,866 268,795 600,523 335,433	\$ 175,999,787 \$ 8,220,190,680 \$ 8,219,909,110
Total accumulated earnings (loss) Net Assets		\$ <u>281,570</u> \$ <u>8,220,190,680</u>
Net Asset Value and Maximum Offering Price Initial Class :		
Net Asset Value, offering price and redemption price per share (\$2,594,541,683 ÷ 2,594,723,037 shares) Service Class :		\$1.00
Net Asset Value, offering price and redemption price per share (\$2,289,475,966 ÷ 2,289,544,073 shares) Service Class 2 :		\$1.00
Net Asset Value, offering price and redemption price per share (\$319,430,155 ÷ 319,415,218 shares) Investor Class :		\$1.00
Net Asset Value , offering price and redemption price per share (\$3,016,742,876 ÷ 3,016,038,340 shares)		\$1.00

Statement of Operations

Year ended December 31, 2023

Investment Income		
Interest		\$ 366,317,016
Expenses		
Management fee	5 14,939,914	
Transfer agent fees	5,533,766	
Distribution and service plan fees	2,665,738	
Accounting fees and expenses	597,143	
Custodian fees and expenses	55,365	
Independent trustees' fees and expenses	24,921	
Registration fees	55,098	
Audit	50,834	
Legal	12,930	
Miscellaneous	282,974	
Total expenses before reductions	24,218,683	
Expense reductions	(229,989)	
Total expenses after reductions		23,988,694
Net Investment income (loss)		342,328,322
Realized and Unrealized Gain (Loss)		
Net realized gain (loss) on:		
Investment Securities:		
Unaffiliated issuers	(28,379)	
Total net realized gain (loss)		 (28,379)
Net increase in net assets resulting from operations		\$ 342,299,943

Statement of Changes in Net Assets

Increase (Decrease) in Net Assets	D	Year ended ecember 31, 2023	Year ended December 31, 2022
Operations Net investment income (loss)	\$	342,328,322	
Net realized gain (loss) Net increase in net assets resulting from operations		(28,379) 342,299,943	<u> </u>
Distributions to shareholders		(342,294,738)	(89,092,946)
Share transactions - net increase (decrease) Total increase (decrease) in net assets		1,383,362,442 1,383,367,647	1,738,898,144 1,738,880,445
Net Assets			
Beginning of period End of period	\$	6,836,823,033 8,220,190,680	\$ 5,097,942,588

Financial Highlights

VIP Government Money Market Portfolio Initial Class

Years ended December 31,		2023	2022	2021	2020	2019
Selected Per-Share Data						
Net asset value, beginning of period	\$	1.00	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00
Income from Investment Operations						
Net investment income (loss) ^A		.048	.014	_ B	.003	.020
Net realized and unrealized gain (loss) ^B	_			 	 	
Total from investment operations		.048	 .014	 _ B	 .003	 .020
Distributions from net investment income		(.048)	 (.014)	 _ B	 (.003)	 (.020)
Total distributions		(.048)	(.014)	_ B	(.003)	(.020)
Net asset value, end of period	\$	1.00	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00
Total Return ^{CD}		4.89%	 1.44%	 .01%	 .32%	 2.02%
Ratios to Average Net Assets AEF						
Expenses before reductions		.29%	.24%	.23%	.24%	.26%
Expenses net of fee waivers, if any		.29%	.22%	.08%	.20%	.26%
Expenses net of all reductions		.29%	.22%	.08%	.20%	.26%
Net investment income (loss)		4.83%	1.52%	.01%	.29%	1.99%
Supplemental Data						
Net assets, end of period (000 omitted)	\$	2,594,542	\$ 2,210,498	\$ 1,477,559	\$ 2,255,440	\$ 2,182,100

* Net investment income (loss) is affected by the timing of the declaration of dividends by any underlying mutual funds or exchange-traded funds (ETFs). Net investment income (loss) of any mutual funds or ETFs is not included in the Fund's net investment income (loss) ratio.

^B Amount represents less than \$.0005 per share.

C Total returns do not reflect charges attributable to your insurance company's separate account. Inclusion of these charges would reduce the total returns shown.

^D Total returns would have been lower if certain expenses had not been reduced during the applicable periods shown.

Fees and expenses of any underlying mutual funds or exchange-traded funds (ETFs) are not included in the Fund's expense ratio. The Fund indirectly bears its proportionate share of these expenses.

^t Expense ratios reflect operating expenses of the class. Expenses before reductions do not reflect amounts reimbursed, waived, or reduced through arrangements with the investment adviser, brokerage services, or other offset arrangements, if applicable, and do not represent the amount paid by the class during periods when reimbursements, waivers or reductions occur.

VIP Government Money Market Portfolio Service Class

Years ended December 31,		2023	2022	2021	2020	2019
Selected Per-Share Data						
Net asset value, beginning of period	\$_	1.00	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00
Income from Investment Operations						
Net investment income (loss) ^A		.047	.013	_ B	.003	.019
Net realized and unrealized gain (loss)	_	_ B	 .001	 _ B	 _ B	 _ B
Total from investment operations	_	.047	 .014	 _ B	 .003	 .019
Distributions from net investment income	_	(.047)	 (.014)	 _ B	 (.003)	 (.019)
Total distributions		(.047)	(.014)	_ B	(.003)	(.019)
Net asset value, end of period	\$	1.00	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00
Total Return ^{CD}	_	4.79%	 1.36%	 .01%	 .28%	 1.92%
Ratios to Average Net Assets A.E.F						
Expenses before reductions		.39%	.34%	.33%	.34%	.36%
Expenses net of fee waivers, if any		.39%	.30%	.08%	.23%	.36%
Expenses net of all reductions		.39%	.29%	.08%	.23%	.36%
Net investment income (loss)		4.73%	1.44%	.01%	.26%	1.89%
Supplemental Data						
Net assets, end of period (000 omitted)	\$	2,289,476	\$ 1,796,084	\$ 1,447,279	\$ 1,641,207	\$ 1,179,143

* Net investment income (loss) is affected by the timing of the declaration of dividends by any underlying mutual funds or exchange-traded funds (ETFs). Net investment income (loss) of any mutual funds or ETFs is not included in the Fund's net investment income (loss) ratio.

^B Amount represents less than \$.0005 per share.

C Total returns do not reflect charges attributable to your insurance company's separate account. Inclusion of these charges would reduce the total returns shown.

^D Total returns would have been lower if certain expenses had not been reduced during the applicable periods shown.

Fees and expenses of any underlying mutual funds or exchange-traded funds (ETFs) are not included in the Fund's expense ratio. The Fund indirectly bears its proportionate share of these expenses.

^t Expense ratios reflect operating expenses of the class. Expenses before reductions do not reflect amounts reimbursed, waived, or reduced through arrangements with the investment adviser, brokerage services, or other offset arrangements, if applicable, and do not represent the amount paid by the class during periods when reimbursements, waivers or reductions occur.

VIP Government Money Market Portfolio Service Class 2

Years ended December 31,	2023	2022	2021	2020	2019
Selected Per-Share Data					
Net asset value, beginning of period	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00
Income from Investment Operations					
Net investment income (loss) ^A	.045	.013	_ B	.002	.017
Net realized and unrealized gain (loss) ^B	 	 -	 -	 -	
Total from investment operations	 .045	 .013	 _ B	 .002	 .017
Distributions from net investment income	 (.045)	 (.013)	 _ B	 (.002)	 (.017)
Total distributions	(.045)	(.013)	_ B	(.002)	(.017)
Net asset value, end of period	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00
Total Return ^{CD}	 4.63%	 1.26%	 .01%	 .24%	 1.76%
Ratios to Average Net Assets A.E.F					
Expenses before reductions	.54%	.49%	.48%	.49%	.51%
Expenses net of fee waivers, if any	.54%	.40%	.08%	.28%	.51%
Expenses net of all reductions	.54%	.40%	.08%	.28%	.51%
Net investment income (loss)	4.58%	1.34%	.01%	.21%	1.74%
Supplemental Data					
Net assets, end of period (000 omitted)	\$ 319,430	\$ 238,428	\$ 203,035	\$ 221,428	\$ 220,990

* Net investment income (loss) is affected by the timing of the declaration of dividends by any underlying mutual funds or exchange-traded funds (ETFs). Net investment income (loss) of any mutual funds or ETFs is not included in the Fund's net investment income (loss) ratio.

^B Amount represents less than \$.0005 per share.

C Total returns do not reflect charges attributable to your insurance company's separate account. Inclusion of these charges would reduce the total returns shown.

^D Total returns would have been lower if certain expenses had not been reduced during the applicable periods shown.

Fees and expenses of any underlying mutual funds or exchange-traded funds (ETFs) are not included in the Fund's expense ratio. The Fund indirectly bears its proportionate share of these expenses.

^t Expense ratios reflect operating expenses of the class. Expenses before reductions do not reflect amounts reimbursed, waived, or reduced through arrangements with the investment adviser, brokerage services, or other offset arrangements, if applicable, and do not represent the amount paid by the class during periods when reimbursements, waivers or reductions occur.

VIP Government Money Market Portfolio Investor Class

Years ended December 31,	2023	2022	2021	2020	2019
Selected Per-Share Data					
Net asset value, beginning of period	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00
Income from Investment Operations					
Net investment income (loss) ^A	.048	.014	- ^B	.003	.020
Net realized and unrealized gain (loss) ^B	 	 	 -	 	
Total from investment operations	 .048	 .014	 _ B	 .003	 .020
Distributions from net investment income	 (.048)	 (.014)	 _ B	 (.003)	 (.020)
Total distributions	(.048)	(.014)	_ B	(.003)	(.020)
Net asset value, end of period	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00	\$ 1.00
Total Return ^{CD}	 4.87%	 1.42%	 .01%	 .31%	 1.99%
Ratios to Average Net Assets A.E.F					
Expenses before reductions	.32%	.27%	.25%	.26%	.28%
Expenses net of fee waivers, if any	.31%	.24%	.08%	.21%	.28%
Expenses net of all reductions	.31%	.24%	.08%	.21%	.28%
Net investment income (loss)	4.81%	1.50%	.01%	.28%	1.97%
Supplemental Data					
Net assets, end of period (000 omitted)	\$ 3,016,743	\$ 2,591,813	\$ 1,970,069	\$ 2,094,839	\$ 1,939,981

* Net investment income (loss) is affected by the timing of the declaration of dividends by any underlying mutual funds or exchange-traded funds (ETFs). Net investment income (loss) of any mutual funds or ETFs is not included in the Fund's net investment income (loss) ratio.

^B Amount represents less than \$.0005 per share.

C Total returns do not reflect charges attributable to your insurance company's separate account. Inclusion of these charges would reduce the total returns shown.

^D Total returns would have been lower if certain expenses had not been reduced during the applicable periods shown.

Fees and expenses of any underlying mutual funds or exchange-traded funds (ETFs) are not included in the Fund's expense ratio. The Fund indirectly bears its proportionate share of these expenses.

^t Expense ratios reflect operating expenses of the class. Expenses before reductions do not reflect amounts reimbursed, waived, or reduced through arrangements with the investment adviser, brokerage services, or other offset arrangements, if applicable, and do not represent the amount paid by the class during periods when reimbursements, waivers or reductions occur.

Notes to Financial Statements

For the period ended December 31, 2023

1. Organization.

VIP Government Money Market Portfolio (the Fund) is a fund of Variable Insurance Products Fund V (the Trust) and is authorized to issue an unlimited number of shares. The Trust is registered under the Investment Company Act of 1940, as amended (the 1940 Act), as an open-end management investment company organized as a Massachusetts business trust. Shares of the Fund may only be purchased by insurance companies for the purpose of funding variable annuity or variable life insurance contracts. The Fund offers the following classes of shares: Initial Class shares, Service Class shares, Service Class 2 shares and Investor Class shares. All classes have equal rights and voting privileges, except for matters affecting a single class.

2. Significant Accounting Policies.

The Fund is an investment company and applies the accounting and reporting guidance of the Financial Accounting Standards Board (FASB) Accounting Standards Codification Topic 946 *Financial Services - Investment Companies.* The financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America (GAAP), which require management to make certain estimates and assumptions at the date of the financial statements. Actual results could differ from those estimates. Subsequent events, if any, through the date that the financial statements were issued have been evaluated in the preparation of the financial statements. The Fund's Schedule of Investments lists any underlying mutual funds or exchange-traded funds (ETFs) but does not include the underlying holdings of these funds. The following summarizes the significant accounting policies of the Fund:

Investment Valuation. The Fund categorizes the inputs to valuation techniques used to value its investments into a disclosure hierarchy consisting of three levels as shown below:

- Level 1 unadjusted quoted prices in active markets for identical investments
- Level 2 other significant observable inputs (including quoted prices for similar investments, interest rates, prepayment speeds, etc.)
- Level 3 unobservable inputs (including the Fund's own assumptions based on the best information available)

As permitted by compliance with certain conditions under Rule 2a-7 of the 1940 Act, securities are valued at amortized cost, which approximates fair value. The amortized cost of an instrument is determined by valuing it at its original cost and thereafter amortizing any discount or premium from its face value at a constant rate until maturity. Securities held by a money market fund are generally high quality and liquid; however, they are reflected as Level 2 because the inputs used to determine fair value are not quoted prices in an active market.

Investment Transactions and Income. Gains and losses on securities sold are determined on the basis of identified cost. Interest income is accrued as earned and includes coupon interest and amortization of premium and accretion of discount on debt securities as applicable. The principal amount on inflation-indexed securities is periodically adjusted to the rate of inflation and interest is accrued based on the principal amount. The adjustments to principal due to inflation are reflected as increases or decreases to Interest in the accompanying Statement of Operations.

Class Allocations and Expenses. Investment income, realized and unrealized capital gains and losses, common expenses of a fund, and certain fund-level expense reductions, if any, are allocated daily on a pro-rata basis to each class based on the relative net assets of each class to the total net assets of a fund. Each class differs with respect to transfer agent and distribution and service plan fees incurred, as applicable. Certain expense reductions may also differ by class, if applicable. For the reporting period, the allocated portion of income and expenses to each class as a percent of its average net assets may vary due to the timing of recording these transactions in relation to fluctuating net assets of the classes. Expenses directly attributable to a fund are charged to that fund. Expenses attributable to more than one fund are allocated among the respective funds on the basis of relative net assets or other appropriate methods. Expenses included in the accompanying financial statements reflect the expenses of that fund and do not include any expenses associated with any underlying mutual funds or exchange-traded funds (ETFs). Although not included in a fund's expenses, a fund indirectly bears its proportionate share of these expenses through the net asset value of each underlying mutual fund or exchange-traded fund (ETF). Expense estimates are accrued in the period to which they relate and adjustments are made when actual amounts are known.

Income Tax Information and Distributions to Shareholders. Each year, the Fund intends to qualify as a regulated investment company under Subchapter M of the Internal Revenue Code, including distributing substantially all of its taxable income and realized gains. As a result, no provision for U.S. Federal income taxes is required. As of December 31, 2023, the Fund did not have any unrecognized tax benefits in the financial statements; nor is the Fund aware of any tax positions for which it is reasonably possible that the total amounts of unrecognized tax benefits will significantly change in the next twelve months. The Fund files a U.S. federal tax return, in addition to state and local tax returns as required. The Fund's federal income tax returns are subject to examination by the Internal Revenue Service (IRS) for a period of three fiscal years after they are filed. State and local tax returns may be subject to examination for an additional fiscal year depending on the jurisdiction.

Distributions are declared and recorded daily and paid monthly from net investment income. Distributions from realized gains, if any, are declared and recorded on the ex-dividend date. Income and capital gain distributions are determined in accordance with income tax regulations, which may differ from GAAP.

Capital accounts within the financial statements are adjusted for permanent book-tax differences. These adjustments have no impact on net assets or the results of operations. Capital accounts are not adjusted for temporary book-tax differences which will reverse in a subsequent period.

Book-tax differences are primarily due to capital loss carryforwards and losses deferred due to wash sales.

Notes to Financial Statements - continued

As of period end, the cost and unrealized appreciation (depreciation) in securities for federal income tax purposes were as follows:

Gross unrealized appreciation Gross unrealized depreciation Net unrealized appreciation (depreciation)	\$. : <u>\$</u> .
Tax Cost	<u>\$8,301,167,056</u>

The tax-based components of distributable earnings as of period end were as follows:

<u>\$271,630</u>
<u>\$(28,100)</u>

Capital loss carryforwards are only available to offset future capital gains of the Fund to the extent provided by regulations and may be limited. The capital loss carryforward information presented below, including any applicable limitation, is estimated as of fiscal period end and is subject to adjustment.

Short-term Long-term Total capital loss carryforward		\$- (28,100) <u>\$(28,100)</u>
The tax character of distributions paid was as follows:		
	December 31, 2023	December 31, 2022

	December 31, 2023	December 31, 2022
Ordinary Income	<u>\$342,294,738</u>	<u>\$89,092,946</u>
Total	<u>\$342,294,738</u>	\$89,092,946

Repurchase Agreements. Pursuant to an Exemptive Order issued by the Securities and Exchange Commission, funds and other registered investment companies having management contracts with Fidelity Management and Research Company LLC, or its affiliates are permitted to transfer uninvested cash balances into joint trading accounts which are then invested in repurchase agreements. Funds may also invest directly with institutions in repurchase agreements. Repurchase agreements may be collateralized by cash or government securities. Upon settlement date, collateral is held in segregated accounts with custodian banks and may be obtained in the event of a default of the counterparty. The collateral balance is monitored on a daily basis to ensure it is at least equal to the principal amount of the repurchase agreement (including accrued interest). In the event of a default by the counterparty, realization of the collateral proceeds could be delayed, during which time the value of the collateral may decline.

3. Fees and Other Transactions with Affiliates.

Management Fee. Fidelity Management & Research Company LLC (the investment adviser) and its affiliates provide the Fund with investment management related services for which the Fund pays a monthly management fee. The management fee is calculated on the basis of a group fee rate plus a total income-based component. The annualized group fee rate averaged .10% during the period. The group fee rate is based upon the monthly average net assets of a group of registered investment companies with which the investment adviser has management contracts. The group fee rate decreases as assets under management increase and increases as assets under management decrease. The total income-based component is comprised of an income-based fee and an asset-based fee, and is calculated according to a graduated schedule providing for different rates based on the Fund's gross annualized yield. The rate increases as the Fund's gross yield increases.

During the period the income-based portion of this fee was \$8,008,484 or an annual rate of .11% of the Fund's average net assets. For the reporting period, the Fund's total annual management fee rate was .21% of the Fund's average net assets.

Distribution and Service Plan Fees. In accordance with Rule 12b-1 of the 1940 Act, the Fund has adopted separate 12b-1 Plans for each Service Class of shares. Each Service Class pays Fidelity Distributors Company LLC (FDC), an affiliate of the investment adviser, a service fee. For the period, the service fee is based on an annual rate of .10% of Service Class' average net assets and .25% of Service Class 2's average net assets.

For the period, total fees, all of which were re-allowed to insurance companies for the distribution of shares and providing shareholder support services, were as follows:

 Service Class
 \$1,971,072

 Service Class 2
 694,666

 \$2,665,738
 \$2,665,738

Transfer Agent Fees. Fidelity Investments Institutional Operations Company LLC (FIIOC), an affiliate of the investment adviser, is the Fund's transfer, dividend disbursing, and shareholder

servicing agent. FIIOC receives an asset-based fee with respect to each class. Each class pays a fee for transfer agent services, typesetting and printing and mailing of shareholder reports, excluding mailing of proxy statements. For the period, transfer agent fees for each class were as follows:

	Amount	% of Class-Level Average Net Assets
Initial Class	\$ 1,434,407	.07
Service Class	1,340,329	.07
Service Class 2	188,949	.07
Investor Class	<u>2,570,081</u>	.09
	<u>\$5,533,766</u>	

Accounting Fees. Fidelity Service Company, Inc. (FSC), an affiliate of the investment adviser, maintains the Fund's accounting records.

During November 2023, the Board approved a change in the accounting fees effective December 1, 2023 to a fixed annual rate of average net assets as follows:

VIP Government Money Market Portfolio

Prior to December 1, 2023, the accounting fee was based on the level of average net assets for each month. For the period, the fees were equivalent to the following annual rates:

VIP Government Money Market Portfolio

Subsequent Event - Management Fee. Effective March 1, 2024, the Fund's management contract will be amended to incorporate administrative services previously covered under separate services agreements (Transfer Agent and Accounting agreements). The amended contract incorporates a management fee rate that may vary by class. The investment adviser or an affiliate will pay certain expenses of managing and operating the Fund out of each class's management fee.

Each class of the Fund will pay a management fee to the investment adviser. The management fee will be calculated and paid to the investment adviser every month.

When determining a class's management fee, a mandate rate will be calculated based on the monthly average net assets of a group of funds advised by FMR within a designated asset class. A discount rate will be subtracted from the mandate rate once the Fund's monthly average net assets reach a certain level. The mandate rate and discount rate may vary by class.

The annual management fee rate for a class of shares of the Fund will be the lesser of (1) the class's mandate rate reduced by the class's discount rate (if applicable) or (2) the amount set forth in the following table.

	Maximum Management Fee Rate %
Initial Class	0.15
Service Class	0.15
Service Class 2	0.15
Investor Class	0.18

One-twelfth of the management fee rate for a class will be applied to the average net assets of the class for the month, giving a dollar amount which is the management fee for the class for that month.

A different management fee rate may be applicable to each class of the Fund. The difference between classes is the result of separate arrangements for class-level services and/or waivers of certain expenses. It is not the result of any difference in advisory or custodial fees or other expenses related to the management of the Fund's assets, which do not vary by class.

Effective March 1, 2024, the Fund's sub-advisory agreements with FMR Investment Management (UK) Limited, Fidelity Management & Research (Hong Kong) Limited, and Fidelity Management & Research (Japan) Limited will be amended to provide that the investment adviser will pay each sub-adviser monthly fees equal to 110% of the sub-adviser's costs for providing sub-advisory services.

Interfund Trades. Funds may purchase from or sell securities to other Fidelity Funds under procedures adopted by the Board. The procedures have been designed to ensure these interfund trades are executed in accordance with Rule 17a-7 of the 1940 Act. During the period, there were no interfund trades.

4. Expense Reductions.

% of Average Net Assets

% of Average Net Assets

.01

0.0083%

Notes to Financial Statements - continued

Through arrangements with the Fund's custodian, credits realized as a result of certain uninvested cash balances were used to reduce the Fund's expenses. During the period, custodian credits reduced the Fund's expenses by \$7,460.

In addition, during the period the investment adviser or an affiliate reimbursed and/or waived a portion of fund-level operating expenses in the amount of \$222,529.

5. Distributions to Shareholders.

Distributions to shareholders of each class were as follows:

	Year ended	Year ended
	December 31, 2023	December 31, 2022
VIP Government Money Market Portfolio		
Distributions to shareholders		
Initial Class	\$ 102,114,967	\$26,100,871
Service Class	93,288,370	23,891,059
Service Class 2	12,727,490	3,030,060
Investor Class	<u>134,163,911</u>	<u>36,070,956</u>
Total	<u>\$342,294,738</u>	<u>\$89,092,946</u>

6. Share Transactions.

Transactions for each class of shares at a \$1.00 per share were as follows and may contain in-kind transactions:

	Shares Year ended	Shares Year ended	Dollars Year ended	Dollars Year ended
	December 31, 2023	December 31, 2022	December 31, 2023	December 31, 2022
VIP Government Money Market Portfolio Initial Class				
Shares sold Reinvestment of distributions Shares redeemed Net increase (decrease)	2,678,433,367 101,451,920 <u>(2,395,779,271) 384,106,016</u>	2,312,880,114 25,861,990 <u>(1,605,727,372)</u> 7 <u>33,014,732</u>	\$2,678,433,368 101,451,920 <u>(2,395,779,271)</u> <u>\$384,106,017</u>	\$2,312,880,114 25,861,990 <u>(1,605,727,372)</u> <u>\$733,014,732</u>
Service Class Shares sold Reinvestment of distributions Shares redeemed Net increase (decrease)	1,936,736,029 92,851,034 (<u>1,536,162,855)</u> <u>493,424,208</u>	1,578,838,852 23,697,767 (1,253,691,448) 348,845,171	\$1,936,736,029 92,851,034 (<u>1,536,162,855)</u> <u>\$493,424,208</u>	\$1,578,838,852 23,697,767 (1,253,691,448) \$348,845,171
Service Class 2 Shares sold Reinvestment of distributions Shares redeemed Net increase (decrease)	324,195,319 12,647,436 (255,857,046) 80,985,709	176,575,026 3,004,386 <u>(144,180,470) 35,398,942</u>	\$324,195,319 12,647,436 <u>(255,857,046)</u> <u>\$80,985,709</u>	\$176,575,026 3,004,386 <u>(144,180,470)</u> <u>\$35,398,942</u>
Investor Class Shares sold Reinvestment of distributions Shares redeemed Net increase (decrease)	799,423,897 133,600,121 <u>(508,177,510)</u> <u>424,846,508</u>	1,286,781,944 35,784,583 <u>(700,927,228)</u> <u>621,639,299</u>	\$799,423,897 133,600,121 <u>(508,177,510)</u> <u>\$424,846,508</u>	\$1,286,781,944 35,784,583 <u>(700,927,228)</u> <u>\$621,639,299</u>

7. Other.

A fund's organizational documents provide former and current trustees and officers with a limited indemnification against liabilities arising in connection with the performance of their duties to the fund. In the normal course of business, a fund may also enter into contracts that provide general indemnifications. A fund's maximum exposure under these arrangements is unknown as this would be dependent on future claims that may be made against a fund. The risk of material loss from such claims is considered remote.

At the end of the period, the investment adviser or its affiliates were owners of record of more than 10% and certain otherwise unaffiliated shareholders each were owners of record of more than 10% of the outstanding shares as follows:

Fund	Affiliated %	Number ofUnaffiliated Shareholders	Unaffiliated Shareholders %
VIP Government Money Market Portfolio	40%	1	13%

8. Risk and Uncertainties.

Many factors affect a fund's performance. Developments that disrupt global economies and financial markets, such as pandemics, epidemics, outbreaks of infectious diseases, war, terrorism, and environmental disasters, may significantly affect a fund's investment performance. The effects of these developments to a fund will be impacted by the types of securities in which a fund invests, the financial condition, industry, economic sector, and geographic location of an issuer, and a fund's level of investment in the securities of that issuer. Significant concentrations in security types, issuers, industries, sectors, and geographic locations may magnify the factors that affect a fund's performance.

Report of Independent Registered Public Accounting Firm

To the Board of Trustees of Variable Insurance Products Fund V and Shareholders of VIP Government Money Market Portfolio

Opinion on the Financial Statements

We have audited the accompanying statement of assets and liabilities, including the schedule of investments, of VIP Government Money Market Portfolio (one of the funds constituting Variable Insurance Products Fund V, referred to hereafter as the "Fund") as of December 31, 2023, the related statement of operations for the year ended December 31, 2023, the statement of changes in net assets for each of the two years in the period ended December 31, 2023, including the related notes, and the financial highlights for each of the five years in the period ended December 31, 2023, including the related notes, and the financial highlights for each of the five years in the period ended December 31, 2023, including the related notes, and the financial respects, the financial position of the Fund as of December 31, 2023, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period ended December 31, 2023 in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These financial statements are the responsibility of the Fund's management. Our responsibility is to express an opinion on the Fund's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Fund in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits of these financial statements in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. Our procedures included confirmation of securities owned as of December 31, 2023 by correspondence with the custodian and brokers; when replies were not received from brokers, we performed other auditing procedures. We believe that our audits provide a reasonable basis for our opinion.

/s/ PricewaterhouseCoopers LLP Boston, Massachusetts February 9, 2024

We have served as the auditor of one or more investment companies in the Fidelity group of funds since 1932.

Trustees and Officers

The Trustees, Members of the Advisory Board (if any), and officers of the trust and fund, as applicable, are listed below. The Board of Trustees governs the fund and is responsible for protecting the interests of shareholders. The Trustees are experienced executives who meet periodically throughout the year to oversee the fund's activities, review contractual arrangements with companies that provide services to the fund, oversee management of the risks associated with such activities and contractual arrangements, and review the fund's performance. Each of the Trustees oversees 314 funds.

The Trustees hold office without limit in time except that (a) any Trustee may resign; (b) any Trustee may be removed by written instrument, signed by at least two-thirds of the number of Trustees prior to such removal; (c) any Trustee who requests to be retired or who has become incapacitated by illness or injury may be retired by written instrument signed by a majority of the other Trustees; and (d) any Trustee may be removed at any special meeting of shareholders by a two-thirds vote of the outstanding voting securities of the trust. Each Trustee who is not an interested person (as defined in the 1940 Act) of the trust and the fund is referred to herein as an Independent Trustee. Each Independent Trustee shall retire not later than the last day of the calendar year in which his or her 75th birthday occurs. The Independent Trustees may waive this mandatory retirement age policy with respect to individual Trustees. Officers and Advisory Board Members hold office without limit in time, except that any officer or Advisory Board Member may resign or may be removed by a vote of a majority of the Trustees at any regular meeting or any special meeting of the Trustees. Except as indicated, each individual has held the office shown or other offices in the same company for the past five years.

The fund's Statement of Additional Information (SAI) includes more information about the Trustees. To request a free copy, call Fidelity at 1-877-208-0098.

Experience, Skills, Attributes, and Qualifications of the Trustees. The Governance and Nominating Committee has adopted a statement of policy that describes the experience, qualifications, attributes, and skills that are necessary and desirable for potential Independent Trustee candidates (Statement of Policy). The Board believes that each Trustee satisfied at the time he or she was initially elected or appointed a Trustee, and continues to satisfy, the standards contemplated by the Statement of Policy. The Governance and Nominating Committee also engages professional search firms to help identify potential Independent Trustee candidates who have the experience, qualifications, attributes, and skills consistent with the Statement of Policy. From time to time, additional criteria based on the composition and skills of the current Independent Trustees, as well as experience or skills that may be appropriate in light of future changes to board composition, business conditions, and regulatory or other developments, have also been considered by the professional search firms and the Governance and Nominating Committee. In addition, the Board takes into account the Trustees' commitment and participation in Board and committee meetings, as well as their leadership of standing and ad hoc committees throughout their tenure.

In determining that a particular Trustee was and continues to be qualified to serve as a Trustee, the Board has considered a variety of criteria, none of which, in isolation, was controlling. The Board believes that, collectively, the Trustees have balanced and diverse experience, qualifications, attributes, and skills, which allow the Board to operate effectively in governing the fund and protecting the interests of shareholders. Information about the specific experience, skills, attributes, and qualifications of each Trustee, which in each case led to the Board's conclusion that the Trustee should serve (or continue to serve) as a trustee of the fund, is provided below.

Board Structure and Oversight Function. Abigail P. Johnson is an interested person and currently serves as Chairman. The Trustees have determined that an interested Chairman is appropriate and benefits shareholders because an interested Chairman has a personal and professional stake in the quality and continuity of services provided to the fund. Independent Trustees exercise their informed business judgment to appoint an individual of their choosing to serve as Chairman, regardless of whether the Trustee happens to be independent or a member of management. The Independent Trustees have determined that they can act independently and effectively without having an Independent Trustees serve as Chairman and that a key structural component for assuring that they are in a position to do so is for the Independent Trustees to constitute a substantial majority for the Board. The Independent Trustees also regularly meet in executive session. Michael E. Kenneally serves as Chairman of the Independent Trustees and as such (i) acts as a liaison between the Independent Trustees and management with respect to matters important to the Independent Trustees and (ii) with management prepares agendas for Board meetings.

Fidelity[®] funds are overseen by different Boards of Trustees. The fund's Board oversees Fidelity's investment-grade bond, money market, asset allocation and certain equity funds, and other Boards oversee Fidelity's alternative investment, high income and other equity funds. The asset allocation funds may invest in Fidelity[®] funds that are overseen by such other Boards. The use of separate Boards, each with its own committee structure, allows the Trustees of each group of Fidelity[®] funds to focus on the unique issues of the funds they oversee, including common research, investment, and operational issues. On occasion, the separate Boards establish joint committees to address issues of overlapping consequences for the Fidelity[®] funds overseen by each Board.

The Trustees operate using a system of committees to facilitate the timely and efficient consideration of all matters of importance to the Trustees, the fund, and fund shareholders and to facilitate compliance with legal and regulatory requirements and oversight of the fund's activities and associated risks. The Board, acting through its committees, has charged FMR and its affiliates with (i) identifying events or circumstances the occurrence of which could have demonstrably adverse effects on the fund's business and/or reputation; (ii) implementing processes and controls to lessen the possibility that such events or circumstances occur or to mitigate the effects of such events or circumstances if they do occur; and (iii) creating and maintaining a system designed to evaluate continuously business and market conditions in order to facilitate the identification and implementation processes described in (i) and (ii) above. Because the day-to-day operations and activities of the fund are carried out by or through FMR, its affiliates, and other service providers, the fund's activities, oversight is exercised primarily through the Operations and Audit Committees. In addition, an ad hoc Board committee of Independent Trustees has worked with FMR to enhance the Board's oversight of investment and financial risks, legal and regulatory risks, technology risks, and operational risks, including the development of additional risk reporting to the Board. The Operations Committee also worked and continues to work with FMR to enhance the stress tests required under SEC regulations for money market funds. Appropriate personnel, including but not limited to the fund's Chief Compliance Officer (CCO), FMR's internal auditor, the independent accountants, the fund's Treasurer and portfolio management personnel, make periodic reports to the Board's committees, as appropriate, including an annual review of Fidelity's risk management program for the Fidelity- funds. The responsibilities of each standing committee, including their over

Interested Trustees*:

Trustees and Officers - Continued

Correspondence intended for a Trustee who is an interested person may be sent to Fidelity Investments, 245 Summer Street, Boston, Massachusetts 02210. Name, Year of Birth; Principal Occupations and Other Relevant Experience+

Abigail P. Johnson (1961) Year of Election or Appointment: 2009 Trustee Chairman of the Board of Trustees

Ms. Johnson also serves as Trustee of other Fidelity^{*} funds. Ms. Johnson serves as Chairman (2016-present), Chief Executive Officer (2014-present), and Director (2007-present) of FMR LLC (diversified financial services company), President of Fidelity Financial Services (2012-present) and President of Personal, Workplace and Institutional Services (2005-present). Ms. Johnson is Chairman and Director of Fidelity Management & Research Company LLC (investment adviser firm, 2011-present). Previously, Ms. Johnson served as Chairman and Director of FMR Co., Inc. (investment adviser firm, 2011-2019), Vice Chairman (2007-2016) and President (2013-2016) of FMR LLC, President and a Director of Fidelity Management & Research Company (2001-2005), a Trustee of other investment companies advised by Fidelity Management & Research Company, Fidelity Investments Money Management, Inc. (investment adviser firm), and FMR Co., Inc. (2001-2005), Senior Vice President of the Fidelity^{*} funds (2001-2005), and managed a number of Fidelity^{*} funds. Ms. Abigail P. Johnson and Mr. Arthur E. Johnson are not related.

Jennifer Toolin McAuliffe (1959) Year of Election or Appointment: 2016 Trustee

> Ms. McAuliffe also serves as Trustee of other Fidelity^{*} funds and as Trustee of Fidelity Charitable (2020-present). Previously, Ms. McAuliffe served as Co-Head of Fixed Income of Fidelity Investments Limited (now known as FIL Limited (FIL)) (diversified financial services company), Director of Research for FIL's credit and quantitative teams in London, Hong Kong and Tokyo and Director of Research for taxable and municipal bonds at Fidelity Investments Money Management, Inc. Ms. McAuliffe previously served as a member of the Advisory Board of certain Fidelity^{*} funds (2016). Ms. McAuliffe was previously a lawyer at Ropes & Gray LLP and an international banker at Chemical Bank NA (now JPMorgan Chase & Co.). Ms. McAuliffe also currently serves as director or trustee of several not-for-profit entities.

Christine J. Thompson (1958)

Year of Election or Appointment: 2023 Trustee

Ms. Thompson also serves as a Trustee of other Fidelity[®] funds. Ms. Thompson serves as Leader of Advanced Technologies for Investment Management at Fidelity Investments (2018-present). Previously, Ms. Thompson served as Chief Investment Officer in the Bond group at Fidelity Management & Research Company (2010-2018) and held various other roles including Director of municipal bond portfolio managers and Portfolio Manager of certain Fidelity[®] funds.

* Determined to be an "Interested Trustee" by virtue of, among other things, his or her affiliation with the trust or various entities under common control with FMR. + The information includes the Trustee's principal occupation during the last five years and other information relating to the experience, attributes, and skills relevant to the Trustee's

+ The mornation includes the trustee's principal occupation during the last two years and other mornation relating to the expensive, and skins relevant to the trustee's qualifications to serve as a Trustee, which led to the conclusion that the Trustee should serve as a Trustee for the fund. Independent Trustees:

Correspondence intended for an Independent Trustee may be sent to Fidelity Investments, P.O. Box 55235, Boston, Massachusetts 02205-5235. Name, Year of Birth; Principal Occupations and Other Relevant Experience+

Elizabeth S. Acton (1951)

Year of Election or Appointment: 2013 Trustee

Ms. Acton also serves as Trustee of other Fidelity⁻ funds. Prior to her retirement, Ms. Acton served as Executive Vice President, Finance (2011-2012), Executive Vice President, Chief Financial Officer (2002-2011) and Treasurer (2004-2005) of Comerica Incorporated (financial services). Prior to joining Comerica, Ms. Acton held a variety of positions at Ford Motor Company (1983-2002), including Vice President and Treasurer (2000-2002) and Executive Vice President and Chief Financial Officer of Ford Motor Credit Company (1998-2000). Ms. Acton currently serves as a member of the Board and Audit and Finance Committees of Beazer Homes USA, Inc. (homebuilding, 2012-present). Ms. Acton previously served as a member of the Advisory Board of certain Fidelity⁻ funds (2013-2016).

Laura M. Bishop (1961)

Year of Election or Appointment: 2023 Trustee

Ms. Bishop also serves as Trustee or Member of the Advisory Board of other Fidelity^{*} funds. Prior to her retirement, Ms. Bishop held a variety of positions at United Services Automobile Association (2001-2020), including Executive Vice President and Chief Financial Officer (2014-2020) and Senior Vice President and Deputy Chief Financial Officer (2012-2014). Ms. Bishop currently serves as a member of the Audit Committee and Compensation and Personnel Committee (2021-present) of the Board of Directors of Korn Ferry (global organizational consulting). Previously, Ms. Bishop served as a Member of the Advisory Board of certain Fidelity^{*} funds (2022-2023).

Ann E. Dunwoody (1953)

Year of Election or Appointment: 2018 Trustee

General Dunwoody also serves as Trustee of other Fidelity⁻ funds. General Dunwoody (United States Army, Retired) was the first woman in U.S. military history to achieve the rank of four-star general and prior to her retirement in 2012 held a variety of positions within the U.S. Army, including Commanding General, U.S. Army Material Command (2008-2012). General Dunwoody currently serves as a member of the Board, Chair of Nomination Committee and a member of the Corporate Governance Committee of Kforce Inc. (professional staffing services, 2016-present) and a member of the Board of Automattic Inc. (software engineering, 2018-present). Previously, General Dunwoody served as President of First to Four LLC (leadership and mentoring services, 2012-2022), a member of the Advisory Board and Nominating and Corporate Governance Committee of L3 Technologies, Inc. (communication, electronic, sensor and aerospace systems, 2013-2019) and a member of the Board and Audit and Sustainability and Corporate Responsibility Committees of Republic Services, Inc. (waste collection, disposal and recycling, 2013-2016). General Dunwoody also serves on several boards for non-profit organizations, including as a member of the Board, Chair of the Noble Reach Foundation (formerly Logistics Management Institute) (consulting non-profit, 2012-present) and a member of the Board of ThanksUSA (military family education non-profit, 2014-present). Previously, General Dunwoody served as a member of the Board of Florida Institute of Technology (2015-2022) and a member of the Council of Trustees for the Association of the United States Army (advocacy non-profit, 2013-2021). General Dunwoody previously served as a member of the Advisory Board of certain Fidelity⁺ funds (2018).

John Engler (1948)

Year of Election or Appointment: 2014 Trustee

Mr. Engler also serves as Trustee of other Fidelity^{*} funds. Previously, Mr. Engler served as Governor of Michigan (1991-2003), President of the Business Roundtable (2011-2017) and interim President of Michigan State University (2018-2019). Previously, Mr. Engler served as a member of the Board of Stride, Inc. (formerly K12 Inc.) (technology-based education company, 2012-2022), a member of the Board of Universal Forest Products (manufacturer and distributor of wood and wood-alternative products, 2003-2019) and Trustee of The Munder Funds (2003-2014). Mr. Engler previously served as a member of the Advisory Board of certain Fidelity^{*} funds (2014-2016).

Robert F. Gartland (1951)

Year of Election or Appointment: 2010 Trustee

Mr. Gartland also serves as Trustee of other Fidelity^{*} funds. Prior to his retirement, Mr. Gartland held a variety of positions at Morgan Stanley (financial services, 1979-2007), including Managing Director (1987-2007) and Chase Manhattan Bank (1975-1978). Mr. Gartland previously served as Chairman and an investor in Gartland & Mellina Group Corp. (consulting, 2009-2019), as a member of the Board of National Securities Clearing Corporation (1993-1996) and as Chairman of TradeWeb (2003-2004).

Robert W. Helm (1957)

Year of Election or Appointment: 2023 Trustee

Mr. Helm also serves as Trustee or Member of the Advisory Board of other Fidelity^{*} funds. Mr. Helm was formerly Deputy Chairman (2003-2020), partner (1991-2020) and an associate (1984-1991) of Dechert LLP (formerly Dechert Price & Rhoads). Mr. Helm currently serves on boards and committees of several not-for-profit organizations, including as a Trustee and member of the Executive Committee of the Baltimore Council on Foreign Affairs, a member of the Board of Directors of the St. Vincent de Paul Society of Baltimore and a member of the Life Guard Society of Mt. Vernon. Previously, Mr. Helm served as a Member of the Advisory Board of certain Fidelity^{*} funds (2021-2023).

Michael E. Kenneally (1954) Year of Election or Appointment: 2009 Trustee Chairman of the Independent Trustees

Mr. Kenneally also serves as Trustee of other Fidelity^{*} funds and was Vice Chairman (2018-2021) of the Independent Trustees of certain Fidelity^{*} funds. Prior to retirement in 2005, he was Chairman and Global Chief Executive Officer of Credit Suisse Asset Management, the worldwide fund management and institutional investment business of Credit Suisse Group. Previously, Mr. Kenneally was an Executive Vice President and the Chief Investment Officer for Bank of America. In this role, he was responsible for the investment management, strategy and products delivered to the bank's institutional, high-net-worth and retail clients. Earlier, Mr. Kenneally directed the organization's equity and quantitative research groups. He began his career as a research analyst and then spent more than a dozen years as a portfolio manager for endowments, pension plans and mutual funds. He earned the Chartered Financial Analyst (CFA) designation in 1991.

Mark A. Murray (1954)

Year of Election or Appointment: 2016 Trustee

Mr. Murray also serves as Trustee of other Fidelity^{*} funds. Previously, Mr. Murray served as Co-Chief Executive Officer (2013-2016), President (2006-2013) and Vice Chairman (2013-2020) of Meijer, Inc. Mr. Murray serves as a member of the Board (2009-present) and Public Policy and Responsibility Committee (2009-present) and Chair of the Nuclear Review Committee (2019-present) of DTE Energy Company (diversified energy company). Mr. Murray previously served as a member of the Board of Spectrum Health (not-for-profit

health system, 2015-2019) and as a member of the Board and Audit Committee and Chairman of the Nominating and Corporate Governance Committee of Universal Forest Products, Inc. (manufacturer and distributor of wood and wood-alternative products, 2004-2016). Mr. Murray also serves as a member of the Board of many community and professional organizations. Mr. Murray previously served as a member of the Advisory Board of certain Fidelity- funds (2016).

Carol J. Zierhoffer (1960)

Year of Election or Appointment: 2023 Trustee

Ms. Zierhoffer also serves as Trustee or Member of the Advisory Board of other Fidelity^{*} funds. Prior to her retirement, Ms. Zierhoffer held a variety of positions at Bechtel Corporation (engineering company, 2013-2019), including Principal Vice President and Chief Information Officer (2013-2016) and Senior Vice President and Chief Information Officer (2016-2019). Ms. Zierhoffer currently serves as a member of the Board of Directors, Audit Committee and Compensation Committee of Allscripts Healthcare Solutions, Inc. (healthcare technology, 2020-present) and as a member of the Board of Directors, Audit and Finance Committee and Nominating and Governance Committee of Atlas Air Worldwide Holdings, Inc. (aviation operating services, 2021-present). Previously, Ms. Zierhoffer served as a member of the Board of Directors and Audit Committee and Senior Vice President of the Information Technology Committee of MedAssets, Inc. (healthcare technology, 2013-2016), and as a Member of the Advisory Board of certain Fidelity^{*} funds (2023).

+ The information includes the Trustee's principal occupation during the last five years and other information relating to the experience, attributes, and skills relevant to the Trustee's qualifications to serve as a Trustee, which led to the conclusion that the Trustee should serve as a Trustee for the fund. Advisory Board Members and Officers:

Correspondence intended for a Member of the Advisory Board (if any) may be sent to Fidelity Investments, P.O. Box 55235, Boston, Massachusetts 02205-5235. Correspondence intended for an officer may be sent to Fidelity Investments, 245 Summer Street, Boston, Massachusetts 02210. Name, Year of Birth; Principal Occupation

Heather Bonner (1977) Year of Election or Appointment: 2023 Assistant Treasurer

Ms. Bonner also serves as an officer of other funds. Ms. Bonner is a Senior Vice President (2022-present) and is an employee of Fidelity Investments (2022-present). Ms. Bonner serves as Vice President, Treasurer, or Assistant Treasurer of certain Fidelity entities. Prior to joining Fidelity, Ms. Bonner served as Managing Director at AQR Capital Management (2013-2022) and was the Treasurer and Principal Financial Officer of the AQR Funds (2013-2022).

Craig S. Brown (1977)

Year of Election or Appointment: 2019 Assistant Treasurer

Mr. Brown also serves as an officer of other funds. Mr. Brown is a Vice President (2015-present) and is an employee of Fidelity Investments. Mr. Brown serves as Assistant Treasurer of FIMM, LLC (2021-present). Previously, Mr. Brown served as Assistant Treasurer of certain Fidelity* funds (2019-2022).

John J. Burke III (1964)

Year of Election or Appointment: 2018 Chief Financial Officer

Mr. Burke also serves as Chief Financial Officer of other funds. Mr. Burke is Head of Fidelity Fund and Investment Operations (2018-present) and is an employee of Fidelity Investments. Mr. Burke serves as President, Executive Vice President, or Director of certain Fidelity entities. Previously Mr. Burke served as head of Asset Management Investment Operations (2012-2018).

Margaret Carey (1973)

Year of Election or Appointment: 2023 Secretary and Chief Legal Officer (CLO)

Ms. Carey also serves as an officer of other funds and as CLO of certain Fidelity entities. Ms. Carey is a Senior Vice President, Deputy General Counsel (2019-present) and is an employee of Fidelity Investments.

David J. Carter (1973) Year of Election or Appointment: 2020 Assistant Secretary

Mr. Carter also serves as Assistant Secretary of other funds. Mr. Carter is a Senior Vice President, Deputy General Counsel (2022-present) and is an employee of Fidelity Investments. Mr. Carter serves as Chief Legal Officer of Fidelity Investments Institutional Operations Company LLC - Shareholder Division (transfer agent, 2020-present).

Jonathan Davis (1968)

Year of Election or Appointment: 2010

Assistant Treasurer

Mr. Davis also serves as an officer of other funds. Mr. Davis is a Vice President (2006-present) and is an employee of Fidelity Investments. Mr. Davis serves as Assistant Treasurer of certain Fidelity entities.

Laura M. Del Prato (1964) Year of Election or Appointment: 2018 President and Treasurer

Ms. Del Prato also serves as an officer of other funds. Ms. Del Prato is a Senior Vice President (2017-present) and is an employee of Fidelity Investments. Ms. Del Prato serves as Vice President or Assistant Treasurer of certain Fidelity entities. Previously, Ms. Del Prato served as President and Treasurer of The North Carolina Capital Management Trust: Cash Portfolio and Term Portfolio (2018-2020).

Robin Foley (1964)

Year of Election or Appointment: 2023 Vice President

Ms. Foley also serves as Vice President of other funds. Ms. Foley serves as Head of Fidelity's Fixed Income division (2023-present) and is an employee of Fidelity Investments. Previously, Ms. Foley served as Chief Investment Officer of Bonds (2017-2023).

Christopher M. Gouveia (1973)

Year of Election or Appointment: 2023 Chief Compliance Officer

Mr. Gouveia also serves as Chief Compliance Officer of other funds. Mr. Gouveia is a Senior Vice President of Asset Management Compliance (2019-present) and is an employee of Fidelity Investments. Mr. Gouveia serves as Compliance Officer of Fidelity Management Trust Company (2023-present). Previously, Mr. Gouveia served as Chief Compliance Officer of the North Carolina Capital Management Trust (2016-2019).

Colm A. Hogan (1973)

Year of Election or Appointment: 2016 Assistant Treasurer

Mr. Hogan also serves as an officer of other funds. Mr. Hogan is a Vice President (2016-present) and is an employee of Fidelity Investments. Mr. Hogan serves as Assistant Treasurer of certain Fidelity entities. Previously, Mr. Hogan served as Deputy Treasurer of certain Fidelity* funds (2016-2020) and Assistant Treasurer of certain Fidelity* funds (2016-2018).

Chris Maher (1972)

Year of Election or Appointment: 2013 Assistant Treasurer

Mr. Maher also serves as an officer of other funds. Mr. Maher is a Vice President (2008-present) and is an employee of Fidelity Investments. Mr. Maher serves as Assistant Treasurer of certain Fidelity entities. Previously, Mr. Maher served as Assistant Treasurer of certain funds (2013-2020).

Brett Segaloff (1972)

Year of Election or Appointment: 2021 Anti-Money Laundering (AML) Officer

Mr. Segaloff also serves as AML Officer of other funds. Mr. Segaloff is a Vice President (2022-present) and is an employee of Fidelity Investments. Mr. Segaloff serves as Anti Money Laundering Compliance Officer or Anti Money Laundering/Bank Secrecy Act Compliance Officer of certain Fidelity entities.

Stacie M. Smith (1974)

Year of Election or Appointment: 2013 Assistant Treasurer

Ms. Smith also serves as an officer of other funds. Ms. Smith is a Senior Vice President (2016-present) and is an employee of Fidelity Investments. Ms. Smith serves as Assistant Treasurer of certain Fidelity entities and has served in other fund officer roles.

Jim Wegmann (1979) Year of Election or Appointment: 2021

Deputy Treasurer

Mr. Wegmann also serves as an officer of other funds. Mr. Wegmann is a Vice President (2016-present) and is an employee of Fidelity Investments. Mr. Wegmann serves as Assistant Treasurer of FIMM, LLC (2021-present). Previously, Mr. Wegmann served as Assistant Treasurer of certain Fidelity* funds (2019-2021).

Shareholder Expense Example

As a shareholder, you incur two types of costs; (1) transaction costs, which may include sales charaes (loads) on purchase payments or redemption proceeds, as applicable and (2) onaoina costs, which generally include management fees, distribution and/or service (12b-1) fees and other Fund expenses. This Example is intended to help you understand your ongoing costs (in dollars) of investing in a fund and to compare these costs with the ongoing costs of investing in other mutual funds.

The Example is based on an investment of \$1,000 invested at the beginning of the period and held for the entire period (July 1, 2023 to December 31, 2023).

Actual Expenses

The first line of the accompanying table provides information about actual account values and actual expenses. You may use the information in this line, together with the amount you invested, to estimate the expenses that you paid over the period. Simply divide your account value by \$1,000.00 (for example, an \$8,600 account value divided by \$1,000.00 = 8.6), then multiply the result by the number in the first line for a class/Fund under the heading entitled "Expenses Paid During Period" to estimate the expenses you paid on your account during this period. If any fund is a shareholder of any underlying mutual funds or exchange-traded funds (ETFs) (the Underlying Funds), such fund indirectly bears its proportional share of the expenses of the Underlying Funds in addition to the direct expenses incurred presented in the table. These fees and expenses are not included in the annualized expense ratio used to calculate the expense estimate in the table below. The estimate of expenses does not include any fees or other expenses of any variable annuity or variable life insurance product. If they were, the estimate of expenses you paid during the period would be higher, and your ending account value would be lower.

Hypothetical Example for Comparison Purposes

The second line of the accompanying table provides information about hypothetical account values and hypothetical expenses based on the actual expense ratio and an assumed rate of return of 5% per year before expenses, which is not the actual return. The hypothetical account values and expenses may not be used to estimate the actual ending account balance or expenses you paid for the period. You may use this information to compare the ongoing costs of investing in the Fund and other funds. To do so, compare this 5% hypothetical example with the 5% hypothetical examples that appear in the shareholder reports of the other funds. If any fund is a shareholder of any Underlying Funds, such fund indirectly bears its proportional share of the expenses of the Underlying Funds in addition to the direct expenses as presented in the table. These fees and expenses are not included in the annualized expense ratio used to calculate the expense estimate in the table below. The estimate of expenses does not include any fees or other expenses of any variable annuity or variable life insurance product. If they were, the estimate of expenses you paid during the period would be higher, and your ending account value would be lower.

Please note that the expenses shown in the table are meant to highlight your ongoing costs only and do not reflect any transaction costs. Therefore, the second line of the table is useful in comparing ongoing costs only, and will not help you determine the relative total costs of owning different funds. In addition, if these transactional costs were included, your costs would have been higher.

	Annualized Expense Ratio-A	Beginning Account Value July 1, 2023	Ending Account Value December 31, 2023	Expenses Paid During Period- ^c July 1, 2023 to December 31, 2023
VIP Government Money Market Portfolio Initial Class **	.29%			
Actual		\$ 1,000	\$ 1,025.60	\$ 1.48
Hypothetical [®]		\$ 1,000	\$ 1,023.74	\$ 1.48
Service Class **	.39%			
Actual		\$ 1,000	\$ 1,025.10	\$ 1.99
Hypothetical [®] Service Class 2 **	.54%	\$ 1,000	\$ 1,023.24	\$ 1.99
Actual	.51/0	\$ 1,000	\$ 1,024.30	\$ 2.76
Hypothetical [®]		\$ 1,000	\$ 1,022.48	\$ 2.75
Investor Class **	.32%			
Actual		\$ 1,000	\$ 1,025.50	\$ 1.63
HypotheticaL [®]		\$ 1,000	\$ 1,023.59	\$ 1.63

A Annualized expense ratio reflects expenses net of applicable fee waivers.

B 5% return per year before expenses

C Expenses are equal to the annualized expense ratio, multiplied by the average account value over the period, multiplied by 184/365 (to reflect the one-half year period). The fees and expenses of any Underlying Funds are not included in each annualized expense ratio.

** If fees and changes to the expense contract and/or expense cap, effective March 1, 2024, had been in effect during the current period, the restated annualized expense ratio and the expenses paid in the actual and hypothetical examples above would have been as shown in table below:

Annualized Expense Ratio-A

VIP Government Money Market Portfolio Initial Class

.16%

Expenses Paid

Actual	Annualized Expense Ratio-A	Expenses Paid \$ 0.82
Hypothetical- ^B		\$ 0.82
Service Class	.26%	
Actual		\$ 1.33
Hypothetical- ^B		\$ 1.33
Service Class 2	.41%	
Actual		\$ 2.09
Hypothetical- ⁸		\$ 2.09
Investor Class	.19%	
Actual		\$ 0.97
Hypothetical- ⁸		\$ 0.97

A Annualized expense ratio reflects expenses net of applicable fee waivers.

B 5% return per year before expenses

Distributions (Unaudited)

The dividend and capital gains distributions for the fund(s) are available on Fidelity.com or Institutional.Fidelity.com.

A total of 36.58% of the dividends distributed during the fiscal year was derived from interest on U.S. Government securities which is generally exempt from state income tax. The fund designates \$342,294,739 of distributions paid during the fiscal year ended 2023 as qualifying to be taxed as section 163(j) interest dividends.

Board Approval of Investment Advisory Contracts

Board Approval of Investment Advisory Contracts and Management Fees

VIP Government Money Market Portfolio

Each year, the Board of Trustees, including the Independent Trustees (together, the Board), considers the renewal of the fund's management contract with Fidelity Management & Research Company LLC (FMR) and the sub-advisory agreements (together, the Advisory Contracts) for the fund. FMR and the sub-advisers are referred to herein as the Investment Advisers. The Board, assisted by the advice of fund counsel and Independent Trustees' counsel, requests and considers a broad range of information relevant to the renewal of the Advisory Contracts throughout the year.

The Board meets regularly and, at each of its meetings, covers an extensive agenda of topics and materials and considers factors that are relevant to its annual consideration of the renewal of the fund's Advisory Contracts, including the services and support provided to the fund and its shareholders. The Board's Operations Committee, of which all the Independent Trustees are members, meets regularly throughout the year and requests, receives and considers, among other matters, information related to the annual consideration of the renewal of the fund's Advisory Contracts before making its recommendation to the Board. The Board also meets as needed to review matters specifically related to the Board's annual consideration of the renewal of the Advisory Contracts. Members of the Board may also meet from time to time with trustees of other Fidelity funds through joint ad hoc committees to discuss certain matters relevant to all of the Fidelity funds.

At its September 2023 meeting, the Board unanimously determined to renew the fund's Advisory Contracts. In reaching its determination, the Board considered all factors it believed relevant, including (i) the nature, extent, and quality of the services provided to the fund and its shareholders (including the investment performance of the fund); (ii) the competitiveness relative to peer funds of the fund's management fee and the total expense ratio of a representative class (Investor Class); (iii) the total costs of the services provided by and the profits realized by FMR and its affiliates (Fidelity) from its relationships with the fund; and (iv) the extent to which, if any, economies of scale exist and are realized as the fund grows, and whether any economies of scale are appropriately shared with fund shareholders. The Board also considered the broad range of investment choices available to shareholders from FMR's competitors and that the fund's shareholders have chosen to invest in the fund, which is part of the Fidelity family of funds. The Board's decision to renew the Advisory Contracts was not based on any single factor.

The Board reached a determination, with the assistance of fund counsel and Independent Trustees' counsel and through the exercise of its business judgment, that the renewal of the Advisory Contracts was in the best interests of the fund and its shareholders and that the compensation payable under the Advisory Contracts was fair and reasonable in light of all of the surrounding circumstances.

Nature, Extent, and Quality of Services Provided. The Board considered Fidelity's staffing as it relates to the fund, including the backgrounds and experience of investment personnel, and also considered the Investment Advisers' implementation of the fund's investment program. The Independent Trustees also had discussions with senior management of Fidelity's investment operations and investment groups. The Board considered the structure of the investment personnel compensation program and whether this structure provides appropriate incentives to act in the best interests of the fund. Additionally, the Board considered the portfolio managers' investments, if any, in the funds that they manage.

<u>Resources Dedicated to Investment Management and Support Services</u>. The Board reviewed the general qualifications and capabilities of Fidelity's investment staff, including its size, education, experience, and resources, as well as Fidelity's approach to recruiting, managing, training, and compensating investment personnel. The Board noted the resources devoted to Fidelity's global investment organization, and that Fidelity's analysts have extensive resources, tools and capabilities that allow them to conduct quantitative and fundamental analysis, as well as credit analysis of issuers, counterparties and guarantors. Further, the Board considered that Fidelity's investment professionals have sufficient access to global information and data so as to provide competitive investment results over time, and that those professionals also have access to sophisticated tools that permit them to assess portfolio construction and risk and performance attribution characteristics continuously, as well as to transmit new information and research conclusions rapidly around the world. Additionally, in its deliberations, the Board considered Fidelity's trading, risk management, compliance, cybersecurity, and technology and operations capabilities and resources, which are integral parts of the investment management process.

Shareholder and Administrative Services. The Board considered (i) the nature, extent, quality, and cost of advisory, administrative, and shareholder services performed by the Investment Advisers and their affiliates under the Advisory Contracts and under separate agreements covering transfer agency and pricing and bookkeeping services for the fund; (ii) the nature and extent of Fidelity's supervision of third party service providers, principally custodians, subcustodians, and pricing vendors; and (iii) the resources devoted by Fidelity to, and the record of compliance with, the fund's compliance policies and procedures.

The Board noted that the growth of fund assets over time across the complex allows Fidelity to reinvest in the development of services designed to enhance the value and convenience of the Fidelity funds as investment vehicles. These services include 24-hour access to account information and market information over the Internet and through telephone representatives, investor education materials and asset allocation tools. The Board also considered that it reviews customer service metrics such as telephone response times, continuity of services on the website and metrics addressing services at Fidelity Investor Centers.

Investment in a Large Fund Family. The Board considered the benefits to shareholders of investing in a fund that is part of a large family of funds offering a variety of investment disciplines and providing a large variety of fund investor services. The Board noted that Fidelity had taken, or had made recommendations to the Board that resulted in the Fidelity funds taking, a number of actions over the previous year that benefited particular funds and/or the Fidelity funds in general.

Investment Performance. The Board took into account discussions that occur with representatives of the Investment Advisers, and reports that it receives, at Board meetings throughout the year relating to fund investment performance. In this regard the Board noted that as part of regularly scheduled fund reviews and other reports to the Board on fund performance, the Board considered annualized return information for the fund for different time periods, measured against an appropriate peer group of funds with similar objectives (peer group). The Board also considered information about performance attribution. In its evaluation of fund investment performance at meetings throughout the year, the Board gave particular attention to information indicating underperformance of certain Fidelity funds over different time periods and discussed with the Investment Advisers the reasons for such underperformance.

Board Approval of Investment Advisory Contracts - Continued

In addition to reviewing absolute and relative fund performance, the Independent Trustees periodically consider the appropriateness of fund performance metrics in evaluating the results achieved. The Independent Trustees generally give greater weight to fund performance over longer time periods than over shorter time periods.

The Board recognizes that in interest rate environments where many competitors waive fees to maintain a minimum yield, relative money market fund performance on a net basis (after fees and expenses) may not be particularly meaningful due to miniscule performance differences among competitor funds. Depending on the circumstances, the Independent Trustees may be satisfied with a fund's performance notwithstanding that it lags its peer group for certain periods.

Based on its review, the Board concluded that the nature, extent, and quality of services provided to the fund under the Advisory Contracts should continue to benefit the shareholders of the fund.

Competitiveness of Management Fee and Total Expense Ratio. The Board was provided with information regarding industry trends in management fees and expenses. In its review of the fund's management fee and the total expense ratio of Investor Class, the Board considered the fund's management fee rate as well as other fund or class expenses, as applicable, such as transfer agent fees, pricing and bookkeeping fees, fund-paid 12b-1 fees, and custodial, legal, and audit fees. The Board recognized that the income-based component of the fund's management fee, which few competitors have, varies depending on the level of the fund's monthly gross income, providing for higher fees at higher income levels, and for lower fees at lower income levels. The Board noted that Fidelity may agree to waive fees or reimburse expenses from time to time, and the extent to which, if any, it has done so for the fund.

<u>Comparisons of Management Fees and Total Expense Ratios</u>. Among other things, the Board reviewed data for selected groups of competitive funds and classes (referred to as "mapped groups") that were compiled by Fidelity based on combining similar investment objective categories (as classified by Lipper) that have comparable investment mandates. The data reviewed by the Board included (i) gross management fee comparisons (before taking into account expense reimbursements or caps) relative to the total universe of funds within the mapped group; (ii) gross management fee comparisons relative to a subset of non-Fidelity funds in the mapped group that are similar in size and management fee structure to the fund (referred to as the "asset size peer group"); (iii) total expense comparisons of Investor Class of the fund relative to funds and classes in the similar sales load structure group"); and (iv) total expense comparisons of Investor Class of the fund relative to as the "similar in size and management fee structure to the fund (referred to as the "total expense asset size peer group"). The total expense asset size peer group comparison excludes performance adjustments and fund-paid 12b-1 fees to eliminate variability in fee structures.

The information provided to the Board indicated that the fund's management fee rate ranked below the competitive median of the mapped group for 2022 and below the competitive median of the asset size peer group for 2022. Further, the information provided to the Board indicated that the total expense ratio of Investor Class of the fund ranked above the competitive median of the similar sales load structure group for 2022 and above the competitive median of the total expense asset size peer group for 2022.

The Board noted that the fund offers multiple classes, each of which has a different 12b-1 fee structure, and that the multiple structures are intended to offer a range of pricing options for the intermediary market. The Board also noted that the total expense ratios of the classes vary primarily by the level of their 12b-1 fees, although differences in transfer agent fees may also cause expenses to vary from class to class.

In the information provided to the Board, Fidelity noted that competitor comparisons for money market funds are challenging due, in part, to the frequent imposition of reimbursements and waivers on money market funds in recent years. The Board considered that Fidelity believes that excluding fee waivers and reimbursements provides a better total expense comparison until such waivers are less prevalent in competitor data. When fee waivers and reimbursements are excluded from competitor data, the fund's total expense ratio ranked below the competitive medians for 2022.

The Board also considered that, for funds subject to the group fee, FMR agreed to voluntarily waive fees over a specified period of time in amounts designed to account for assets converted from certain funds to certain collective investment trusts.

<u>Fees Charged to Other Fidelity Clients</u>. The Board also considered Fidelity fee structures and other information with respect to clients of Fidelity, such as other funds advised or subadvised by Fidelity, pension plan clients, and other institutional clients with similar mandates. The Board noted that a joint ad hoc committee created by it and the boards of other Fidelity funds periodically reviews and compares Fidelity's institutional investment advisory business with its business of providing services to the Fidelity funds and also noted the most recent findings of the committee. The Board noted that the committee's review included a consideration of the differences in services provided, fees charged, and costs incurred, as well as competition in the markets serving the different categories of clients.

Based on its review, the Board concluded that the fund's management fee is fair and reasonable in light of the services that the fund receives and the other factors considered. Further, based on its review of total expense ratios and fees charged to other Fidelity clients, the Board concluded that the total expense ratio of each class of the fund was reasonable in light of the services that the fund and its shareholders receive and the other factors considered.

Costs of the Services and Profitability. The Board considered the revenues earned and the expenses incurred by Fidelity in conducting the business of developing, marketing, distributing, managing, administering and servicing the fund and servicing the fund's shareholders. The Board also considered the level of Fidelity's profits in respect of all the Fidelity funds.

On an annual basis, Fidelity presents to the Board information about the profitability of its relationships with the fund. Fidelity calculates profitability information for each fund, as well as aggregate profitability information for groups of Fidelity funds and all Fidelity funds, using a series of detailed revenue and cost allocation methodologies which originate with the books and records of Fidelity on which Fidelity's audited financial statements are based. The Audit Committee of the Board reviews any significant changes from the prior year's methodologies and the full Board approves such changes.

A public accounting firm has been engaged annually by the Board as part of the Board's assessment of Fidelity's profitability analysis. The engagement includes the review and assessment of the methodologies used by Fidelity in determining the revenues and expenses attributable to Fidelity's fund business, and completion of agreed-upon procedures in respect of the mathematical accuracy of certain fund profitability information and its conformity to established allocation methodologies. After considering the reports issued under the engagement and information provided

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by Fidelity, the Board concluded that while other allocation methods may also be reasonable, Fidelity's profitability methodologies are reasonable in all material respects.

The Board also reviewed Fidelity's non-fund businesses and potential indirect benefits such businesses may have received as a result of their association with Fidelity's fund business (i.e., fall-out benefits) as well as cases where Fidelity's affiliates may benefit from the funds' business. The Board considered areas where potential indirect benefits to the Fidelity funds from their relationships with Fidelity may exist. The Board's consideration of these matters was informed by the findings of a joint ad hoc committee created by it and the boards of other Fidelity funds to evaluate potential fall-out benefits.

The Board considered the costs of the services provided by and the profits realized by Fidelity in connection with the operation of the fund and was satisfied that the profitability was not excessive.

Economies of Scale. The Board considered whether there have been economies of scale in respect of the management of the Fidelity funds, whether the Fidelity funds (including the fund) have appropriately benefited from any such economies of scale, and whether there is potential for realization of any further economies of scale. The Board considered the extent to which the fund will benefit from economies of scale as assets grow through increased services to the fund, through waivers or reimbursements, or through fee or expense ratio reductions. The Board also noted that a committee created by it and the boards of other Fidelity funds periodically analyzes whether Fidelity attains economies of scale in respect of the management and servicing of the Fidelity funds, whether the Fidelity funds have appropriately benefited from such economies of scale, and whether there is potential for realization of any further economies of scale.

The Board recognized that the fund's management contract incorporates a "group fee" structure, which provides for lower group fee rates as total "group assets" increase, and for higher group fee rates as total "group assets" decrease ("group assets" as defined in the management contract). FMR calculates the group fee rates based on a tiered asset "breakpoint" schedule that varies based on asset class. The Board considered that the group fee is designed to deliver the benefits of economies of scale to fund shareholders when total Fidelity fund assets increase, even if assets of any particular fund are unchanged or have declined, because some portion of Fidelity's costs are attributable to services provided to all Fidelity funds, and all funds benefit if those costs can be allocated among more assets. The Board also considered that Fidelity agreed to impose a temporary fee waiver in the form of additional breakpoints to the current breakpoint schedule. The Board concluded that, given the group fee structure, fund shareholders will benefit from lower management fees as "group assets" increase at the fund complex level, regardless of whether Fidelity achieves any such economies of scale.

The Board concluded, taking into account the analysis of the committee, that economies of scale, if any, are being appropriately shared between fund shareholders and Fidelity.

Additional Information Requested by the Board. In order to develop fully the factual basis for consideration of the Fidelity funds' advisory contracts, the Board requested and received additional information on certain topics, including: (i) Fidelity's fund profitability methodology, profitability trends for certain funds, the allocation of various costs to different funds, and the impact of certain factors on fund profitability results; (ii) portfolio manager changes that have occurred during the past year and Fidelity's views regarding portfolio manager investment in the Fidelity funds that they manage; (iii) hiring, training, and retaining personnel; (iv) the arrangements with and compensation paid to certain fund sub-advisers and the treatment of such compensation within Fidelity's fund profitability methodology; (v) the terms of the funds' various management fee structures, including the basic group fee and the terms of Fidelity's voluntary expense limitation arrangements; (vii) Fidelity's transfer agent, pricing and bookkeeping fees, expense and service structures for different funds and classes relative to competitive trends and market conditions; (vii) the impact on fund profitability of recent industry trends, such as the growth in passively managed funds and the changes in flows for different types of funds; (viii) the types of management fee and total expense comparisons provided, and the challenges and limitations associated with such information; (ix) explanations regarding the relative total expense ratios and management fees of certain funds and classes, total expense and management fee competitive trends, and management fee competitive trends, and management fee sof certain funds, and target date funds.

Conclusion. Based on its evaluation of all of the conclusions noted above, and after considering all factors it believed relevant, the Board, including the Independent Trustees, concluded that the advisory and sub-advisory fee arrangements are fair and reasonable in light of all of the surrounding circumstances and that the fund's Advisory Contracts should be renewed through September 30, 2024.

Proxy Voting Results

A special meeting of shareholders was held on October 18, 2023. The results of votes taken among shareholders on the proposal before them are reported below. Each vote reported represents one dollar of net asset value held on the record date for the meeting.

Proposal 1

To elect a Board of Trustees.

Alionil D. Jahrson	# of Votes	% of Votes
Abigail P. Johnson Affirmative Withheld TOTAL Jennifer Toolin McAuliffe	27,177,001,978.440 859,838,858.810 28,036,840,837.250	96.934 3.066 100.000
Affirmative Withheld TOTAL Christine J. Thompson	27,195,560,961.620 841,279,875.630 28,036,840,837.250	97.000 3.000 100.000
Affirmative Withheld TOTAL Elizabeth S. Acton	27,201,967,116.110 834,873,721.140 28,036,840,837.250	97.023 2.977 100.000
Affirmative Withheld TOTAL Laura M. Bishop	27,175,146,331.170 861,694,506.080 28,036,840,837.250	96.927 3.073 100.000
Affirmative Withheld TOTAL Ann E. Dunwoody	27,202,605,638.420 834,235,198.830 28,036,840,837.250	97.025 2.975 100.000
Affirmative Withheld TOTAL John Engler	27,205,486,612.810 831,354,224.440 28,036,840,837.250	97.035 2.965 100.000
Affirmative Withheld TOTAL Robert F. Gartland	27,128,488,596.070 908,352,241.180 28,036,840,837.250	96.761 3.239 100.000
Affirmative Withheld TOTAL Robert W. Helm	27,214,871,108.250 821,969,729.000 28,036,840,837.250	97.069 2.931 100.000
Affirmative Withheld TOTAL Arthur E. Johnson	27,228,842,422.890 807,998,414.360 28,036,840,837.250	97.119 2.881 100.000
Affirmative Withheld TOTAL Michael E. Kenneally	27,126,686,443.000 910,154,394.250 28,036,840,837.250	96.754 3.246 100.000
Affirmative Withheld TOTAL Mark A. Murray	27,196,658,129.190 840,182,708.060 28,036,840,837.250	97.004 2.996 100.000
Affirmative Withheld TOTAL Carol J. Zierhoffer	27,235,979,107.110 800,861,730.140 28,036,840,837.250	97.144 2.856 100.000
Affirmative Withheld TOTAL	27,222,853,514.590 813,987,322.660 28,036,840,837.250	97.097 2.903 100.000

Proposal 1 reflects trust wide proposal and voting results.

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