Celanese CORP Form 11-K June 30, 2008

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### Form 11-K

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

(Mark One)	
þ	ANNUAL REPORT PURSUANT TO SECTION 15(d)
	OF THE SECURITIES EXCHANGE ACT OF 1934
	For the fiscal year ended: December 31, 2007
	OR
0	TRANSITION REPORT PURSUANT TO SECTION 15(d)
	OF THE SECURITIES EXCHANGE ACT OF 1934
	For the transition period fromto
	Commission File Number: 001-32410
A. Full title o	of the plan and the address of the plan, if different from that of the issuer named below:
	Celanese Americas Retirement Savings Plan
	1601 W LBJ Freeway
	<b>Dallas, TX 75234</b>
B. Nam	e of issuer of the securities held pursuant to the plan and the address of its principal executive office:
	Celanese Corporation
	1601 W LBJ Freeway
	Dallas, TX 75234

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<sup>\*</sup> Other schedules required by the Department of Labor s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 ( ERISA ) have been omitted because they are not applicable.

#### Report of Independent Registered Public Accounting Firm

To: Plan Administrator, Investment, and Benefit Committees of Celanese Americas Retirement Savings Plan:

We have audited the accompanying statements of net assets available for benefits of the Celanese Americas Retirement Savings Plan (the Plan) as of December 31, 2007 and 2006 and the related statements of changes in net assets available for benefits for the years then ended. These financial statements are the responsibility of the Plan s management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 2007 and 2006, and the changes in net assets available for benefits for the years then ended, in conformity with U.S. generally accepted accounting principles.

Our audit was performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule H, line 4i- schedule of assets (held at end of year) as of December 31, 2007 is presented for the purpose of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by the Department of Labor s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental schedule is the responsibility of the Plan s management. The supplemental schedule has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

/s/ PMB Helin Donovan, LLP

Austin, Texas June 27, 2008

#### **Statements of Net Assets Available for Benefits**

	As of December 31, 2007 2006 (In thousands)	
Assets		
Investments:		
At fair value (Note 3)	\$ 673,343	\$ 731,214
Loans to participants	9,589	11,575
Total investments	682,932	742,789
Receivables:		
Accrued interest and dividends	1,505	1,422
Total receivables	1,505	1,422
Total assets	684,437	744,211
Liabilities		
Administrative payables	811	766
Administrative payables	011	700
Net assets available for benefits at fair value	683,626	743,445
Adjustment from fair value to contract value for fully benefit-responsive		
investment contract (Note 3, 2006-Revised)	4,689	2,680
N.A. and and T. I.I. Control of	¢ (00.215	ф. 74 <i>С</i> 125
Net assets available for benefit	\$ 688,315	\$ 746,125
See accompanying notes to financial statements.		

#### Statements of Changes in Net Assets Available for Benefits

	2007	December 31, 2006 ousands)
Investment income:		
Net appreciation of investments (Note 3)	\$ 23,663	\$ 72,275
Interest	11,668	12,111
Dividends	904	704
Other	1,146	34
Total investment income	37,381	85,124
Contributions:		
Company, net of forfeitures	9,490	9,895
Participant	20,249	20,607
Rollovers	634	734
Total contributions	30,373	31,236
Administrative expenses	(2,196)	(2,071)
Withdrawals and distributions	(93,287)	(82,704)
Transfers (to) from other plans	(30,081)	7,019
Transfers (to) from other plans	(30,001)	7,019
Net increase (decrease)	(57,810)	38,604
Net assets available for benefits:		
Beginning of year	746,125	707,521
End of year	\$ 688,315	\$ 746,125

See accompanying notes to financial statements.

#### **Notes to Financial Statements**

#### (1) Description of the Plan

The Celanese Americas Retirement Savings Plan (the Plan ) is a participant directed, defined contribution plan sponsored by Celanese Americas Corporation and Subsidiaries (Celanese or the Company), a wholly owned subsidiary of Celanese Corporation. The Plan covers certain employees of the Company and its participating affiliates (Participants). The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA). Participants in the Plan should refer to the Plan document for more complete details of the Plan s provisions.

Effective January 1, 2006, the Plan was amended to allow for participation of Meredosia Union employees. In September 2006, participant account balances of \$7,019,236 were transferred to the Plan from the Celanese Americas Retirement Savings Plan for Meredosia Union Employees. This transfer represents participant assets for employees that were transferred to the Plan as a result of a newly ratified collective bargaining agreement.

During 2007 assets of \$30,080,833 were transferred from the Plan in conjunction with Celanese Corporation s sale of its oxo products and derivatives business and the transfer of impacted employees to OXEA Corporation.

The Company has a trust agreement with State Street Bank & Trust Company (the Trustee). The trust agreement establishes a qualified trust for the Plan. The assets of the trust are managed by various investment managers appointed by the Company. The Company s Investment Committee oversees the Plan and has discretionary authority to appoint an agent to direct the purchase and sale of investments in the Plan. The Company appointed the Plan Administrator and Investment Committee as the named fiduciaries of the Plan.

#### (a) Eligibility

Employees are eligible to participate in the Plan as soon as administratively practicable following their date of hire (taking into account the need to enroll and the timing of the Company s payroll cycles).

#### (b) Participant Contributions

Participants may contribute from 2% to 80% of their eligible compensation, as defined in the Plan document and subject to certain Internal Revenue Service (IRS) limitations, through payroll deductions. Participants may designate contributions as either before-tax, after-tax or a combination of both. Participants before-tax contributions and Company contributions are deferred compensation pursuant to Section 401(k) of the Internal Revenue Code (IRC).

#### (c) Company Contributions

The Company makes a contribution equal to the amount contributed by each Participant up to 5% of such Participant s eligible compensation for non-union participants, as defined in the Plan document. The Company s contribution for union participants varies, as defined in the Plan document, but does not exceed 5% of the Participant s eligible compensation. Effective January 1, 2006 the plan was amended to increase the matching contribution for the Calvert City union participants to a 100% match of the savings of Calvert City union participants, not to exceed 3% of the participant s eligible compensation.

#### (d) Vesting

All Participants contributions and income earned or losses incurred thereon are fully vested at all times. The Company s contributions and income earned or losses incurred thereon are vested either upon the completion of three years of service with the Company, as defined in the Plan document, death, retirement, total and permanent disability, involuntary termination of employment by the Company (other than for cause) or the attainment of age 65. Effective January 1, 2008, Participants will be immediately vested in Company contributions (Note 8).

#### **Celanese Americas Retirement Savings Plan**

#### **Notes to Financial Statements** (Continued)

#### (e) Forfeitures

Forfeitures of non-vested Company contributions are used to reduce future employer contributions or to restore prior forfeitures under certain conditions. In 2007 and 2006, Company contributions were reduced by \$252,938 and \$539,203 respectively, from forfeited non-vested accounts. At December 31, 2007 and 2006, forfeitures of \$170,715 and \$188,831, respectively, were available for reducing future employer contributions or to restore prior forfeitures under certain conditions.

#### (f) Distributions and Withdrawals

A Participant s entire vested account balance shall be payable upon termination of employment, retirement, disability or death. Participants who suffer a financial hardship may withdraw all or part of their vested account balance before tax contributions subject to certain provisions, as described in the Plan document. Distributions and withdrawals under the Plan are made in cash in the form of a lump sum. Payments are made as soon as administratively practicable within the provisions of the Plan. The Plan allows for in-service withdrawals of vested contributions under certain circumstances, as defined in the Plan document.

#### (g) Participant Accounts

Each Participant s account is credited with the Participant s contributions, the appropriate amount of the Company s contribution and an allocation of the Plan s earnings or losses and the investment management fees in accordance with the allocation provisions contained in the Plan document. The benefit to which a participant is entitled is the benefit that can be provided from the Participant s vested account balance.

#### (h) Participant Loans

Participants who are actively working, and have a vested account balance of at least \$2,000, may borrow up to the lesser of 50% of the vested account balance or \$50,000 less the highest outstanding loan balance in the previous 12 months. The minimum loan available is \$1,000 and shall not exceed \$50,000. Loans are generally for periods of up to five years with the exception of the purchase of a primary residence in which case the loan can be for a period up to fifteen years. Loans are repaid in bi-weekly installments and include interest charges. The interest rate on new loans, fixed on the first business day of the month, is based on the Prime Lending Rate (per the Wall Street Journal) plus 1%. The range of interest rates for outstanding Participant loans as of December 31, 2007 was 5% to 10.5% with maturities ranging from 2008 to 2021.

#### (i) Investments

Plan Participants may direct the investment of their account in 1% increments among any of twelve investment options.

**Options** 

**Investment Manager** 

Smart-Mix Fund Conservative

JP Morgan Asset Management

Smart-Mix Fund Moderate Smart-Mix Fund Aggressive

Core Bond Fund

Government Securities Fund

S&P 500 Index Fund Large-Cap Value Fund Large-Cap Growth Fund International Stock Fund Small-Cap Core Fund Stable Value Fund Celanese Stock Fund JP Morgan Asset Management JP Morgan Asset Management Pacific Investment Management Co. Hoisington Investment Management Co.

Barclay s Global Investor

Alliance Bernstein Investment Management

Marsico Capital Management Capital Guardian Trust Company

Barclays Global Investors JP Morgan Asset Management State Street Global Advisors

#### **Notes to Financial Statements** (Continued)

A Participant may transfer all or a portion of his or her interest, in 1% increments, from one investment fund to another. Each of the Plan s investment options is managed for the Plan by independent investment managers, who employ a specific set of investment criteria endorsed and monitored by the Company.

#### Celanese Stock Fund

The Celanese Stock Fund is a stock bonus plan (as defined by U.S. Treasury Regulation §1.401-1 (b)(i)(iii)) with a primary investment in common shares of Celanese Corporation. Participant holdings of Celanese Corporation common shares are limited to twenty percent of the Participants total account balance under the Plan. There is a 30-day restriction on reentry into the Celanese Stock Fund after a sale of stock. State Street Global Advisors was named as the fiduciary of the Celanese Stock Fund. The Trustee shall vote shares of Celanese Corporation stock in accordance with the instructions of the Participants in whose accounts the shares are held. During 2007, the Trustee purchased 160,995 shares of Celanese Corporation stock for the fund at an average price of \$34.08 per share and sold 149,414 shares of Celanese Corporation stock for the fund at an average price \$36.74 per share. During 2006, the Trustee purchased 341,550 shares of Celanese Corporation stock for the fund at an average price of \$19.92 per share and sold 243,804 shares of Celanese Corporation stock for the fund at an average price \$20.56 per share.

#### **Investment Contracts**

The Plan invests in fully benefit-responsive investment contracts held in the Stable Value Fund, which are reported in the Statement of Changes in Net Assets Available for Benefits on a contract value basis. The Statement of Net Assets Available for Benefits presents fair value of the investment contracts as well as the adjustment of the fully benefit-responsive investment contracts from fair value to contract value. The Stable Value Fund permits all Participant initiated transactions as allowed by the Plan to occur at contract value. Events that would limit the Plan s ability to execute transactions at contract value are improbable, except for termination of the Plan by the Sponsor; Sponsor initiated withdrawals may be subject to a market adjustment.

The average yield of the investment contracts was 6.75% and 5.74% for the years ended December 31, 2007 and 2006, respectively. The stabilized interest rate ( Crediting Rate ) on investment contracts was 5.23% and 5.29% as of December 31, 2007 and 2006, respectively. The Crediting Rates are provided to participants in the fund on a designated pool of investments held by the fund, through contracts generally referred to as a wrapper . The contracts provide assurance that the adjustments to the interest Crediting Rate will not result in a future interest Crediting Rate that is less then zero.

#### (2) Summary of Significant Accounting Policies

#### (a) Basis of Presentation

The accompanying financial statements have been prepared in accordance with the accounting principles generally accepted in the United States of America (US GAAP) for all periods presented.

#### (b) Valuation of Investments and Income Recognition

The Plan s investments are stated at fair value. Investments in the Common/collective trust funds are valued at fair value based upon the quoted market values of the underlying assets, where available. Loans to Participants are valued at cost, which approximates fair value. All purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded when earned. Dividends are recorded on the ex-dividend date. Net appreciation (depreciation) in fair value of investments includes realized gains and losses on investments sold during the year as well as net appreciation (depreciation) of the investments held at the end of the year.

#### (c) Risks and Uncertainties

The assets of the Plan consist primarily of investments held at fair value. These investments are subject to market risks and are influenced by such factors as investment objectives, interest rates, stock market performance, economic conditions, and world affairs. Due to the level of risk associated with certain investments, it is reasonably possible that changes in the values of investments will occur in the near term and that such changes could materially affect participants—account balances and the amounts reported in the financial statements.

#### **Notes to Financial Statements** (Continued)

#### (d) Use of Estimates

The preparation of financial statements in accordance with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of additions and deductions during the reporting period. Actual results could differ from those estimates.

#### (e) Payment of Benefits

Benefits are recorded when paid.

#### (3) Investments

The following table presents the total investments of the Plan segregated by valuation method.

	2007	As of December 31, 2007 2006 (In thousands)	
Quoted market price:			
Interest bearing cash	\$ 9,276	\$ 5,163	
US government securities	30,395	31,518	
Common stock	44,164	32,674	
Registered investment companies	10,352	9,761	
	94,187	79,116	
Investments at estimated fair value:			
Common/collective trusts	412,328	469,047	
Investment contracts	166,828	183,051	
Investments at fair value	673,343	731,214	
Participant loans	9,589	11,575	
Total investments	\$ 682,932	\$ 742,789	

Investments representing five percent or more of the Plan s net assets as of December 31 are as follows:

	As of De	cember 31
	2007 (In the	2006 ousands)
Alliance Collective Investment Trust	154,752	190,003

BGI Equity Index Fund 1	100,998	112,503
BGI Russell 2000 Alpha Tilts Fund	45,618	58,449
CG International non-US Equity Fund	43,765	39,281
Bank of America, contract no. 02 011	57,175	61,916
Caisse Depots et Consignations, contract no. 1837 01	57,167	61,899
State Street Bank, contract no. 102063	57,175	61,916

#### **Notes to Financial Statements** (Continued)

#### **Investment Contracts**

2007	estments at ir Value	Wrapper Contracts at Fair Value (In thousands)	Adjustn Conti Val	ract
Cash US government securities Interest-bearing cash JP Morgan Intermediate Bond Fund	\$ 307 360 166,161	\$	\$	
Wrapper				4,689
	\$ 166,828	\$	\$	4,689
2006	estments at ir Value	Wrapper Contracts at Fair Value	Adjustm Contr Val	ract
		(In thousands)		
Cash US government securities Interest-bearing cash JP Morgan Intermediate Bond Fund	\$ 19 199 673 182,160	\$	\$	
Wrapper (revised)	-,			2,680
	\$ 183,051	\$	\$	2,680

The fair value of the wrapper is determined by calculating the present value of excess future wrapper fees. When the replacement cost of the wrapper contracts (a re-pricing provided annually by each issuer) is greater than the current wrapper fee, the difference is converted into the implied additional fee payment cash flows for the duration of the holding. The present value of that cash flow stream is calculated using a swap curve yield that is based on the duration of the holding, and adjusted for the holding s credit quality rating. As the replacement costs of the wrapper contracts do not exceed the actual costs, the fair value of the wrapper was valued at zero for the years ended December 31, 2007 and 2006.

In the 2006 audited financial statements, Celanese disclosed the fair value of the wrapper contracts to be \$3,495,000 and the adjustment from fair value to contract value for fully benefit-responsive investments contracts to be

\$(815,000). Such presentation has been revised in the current financial statements to reflect the fair value of the wrapper at December 31, 2006 to be zero and the adjustment from fair value to contract value for fully benefit-responsive investments contracts to be \$2,680,000. With the revised presentation of the fair value of the wrapper, there is no change in Net Assets Available for Benefits.

#### **Notes to Financial Statements** (Continued)

During 2007 and 2006, the Plan s investments (including investments bought and sold and held during the year) appreciated (depreciated) in value as follows:

		For the Years Ended December 31		
	2007	2006		
	(III tii	ousands)		
Quoted market price:				
US government securities	\$ 1,490	\$ (1,552)		
Common stock	3,231	1,288		
Celanese corporation common stock	5,198	2,014		
Registered investment companies	261	(111)		
	10,180	1,639		
Investments at estimated fair value:				
Common/collective trusts	13,483	70,636		
	\$ 23,663	\$ 72,275		

#### (4) Plan Termination

Although the Company has not expressed any intent to terminate the Plan, it may do so at any time, subject to the provisions of ERISA. Upon termination of the Plan, any Participant who is then an employee of the Company would become 100% vested in all Company contributions.

#### (5) Federal Income Taxes

The IRS has determined and informed the Company by a letter dated April 19, 2004, that the Plan and related trust are designed in accordance with applicable sections of the IRC. Although the Plan has been amended since receiving the determination letter, the Plan Administrator believes that the Plan is designed and is currently being operated in compliance with the applicable requirements of the IRC.

#### (6) Administrative Expenses

Administrative expenses (principally record keeping costs and legal fees) are accrued and charged against the respective funds of the Plan. Investment management fees, taxes, brokerage commissions, and related fees are paid from the respective funds from which they are levied, assessed, or incurred. Certain administrative expenses of the Plan are paid by the Company. Expenses not paid by the Company are paid by the Plan.

#### (7) Parties-in-Interest

Certain Plan investments are shares of common/collective trusts managed by JPMorgan/American Century or State Street Bank & Trust Company. In addition, certain Plan investments are in interest bearing cash accounts managed by Morgan Guaranty Trust Company of New York. JPMorgan Retirement Plan Services is the record keeper and State Street Bank & Trust Company is the Trustee, as defined by the Plan and, therefore, these transactions qualify as party-in-interest transactions. These transactions are covered by an exemption from the prohibited transaction provisions of ERISA and the IRC. The Plan also invests in the common stock of the Plan Sponsor as well as makes loans to Plan participants, both of which qualify as parties-in-interest to the Plan and are exempt from prohibited transaction rules.

#### (8) Plan Amendment

During December 2007, the Plan was amended, effective January 1, 2008, to add an automatic enrollment feature and an automatic deferral increase feature. Additionally, the amendment modifies the Plan s vesting

#### **Notes to Financial Statements** (Continued)

rules and clarifies the default investment provisions. The vesting rules are modified such that Participants are immediately vested in Company contributions.

#### (9) Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of net assets available for benefits per the financial statements at December 31, 2007 to Form 5500.

	2007 (In thousands)		
Net assets available for benefits per the financial statements Add: Administrative payables	\$	688,315 319	
Net assets available for benefits per the Form 5500	\$	688,634	

The following is a reconciliation of administrative expenses per the financial statements for the year ended December 31, 2007, to Form 5500

	2007 (In thousands)		
Administrative expenses per the financial statements Less: Administrative expenses	\$	2,196 319	
Administrative expenses per the Form 5500	\$	1,877	

Net assets available for benefits and administrative expenses per the financial statements include \$319,000 to accrue for administrative expenses incurred during the year ended December 31, 2007 and paid in 2008.

#### COMPOSITE SCHEDULE H, LINE 4I SCHEDULE OF ASSETS (HELD AT END OF YEAR)

B) Identity of Issuer		(C) Description of Investment Shares/Par	Rate	Mat Date (D) Cost	(
EARING C	CASH BGI MONEY MARKET FD FOR EBT	CASH HELD AT ALEX BROWN			
	BOI MONET MARKET FOR EDT	11.000		11.00	
5499B995		6.000		6.00	
5499B995		5.000		5.00	
, 1 <i>) ) <b>D</b> ) ) 3</i>	BZW PRINCIPAL CASH	3.000		5.00	
		1.140		1.14	
2399A986		0.280		0.28	
2399A986		0.860		0.86	
	MORGAN GUARANTY TRUST CO OF NY	LIQUIDITY FUND	0.001	12/31/2007	
		3,764,386.69		3,764,386.69	
699B004		410,785.35		410,785.35	
699B004		177,841.89		177,841.89	
699B004		103,336.56		103,336.56	
699B004		3,072,422.89		3,072,422.89	
	MORGAN GUARANTY TRUST CO OF NY	LIQUIDITY FUND	0.001	12/31/2008	
		866,892.75		866,892.75	
699B004		866,892.75		866,892.75	
	MORGAN GUARANTY TRUST CO OF NY	-	0.004	12/31/2007	
		189,002.12		189,002.12	
699B004		189,002.12		189,002.12	
	* STATE STREET BANK & TRUST CO	SHORT TERM INVESTMENT FUND	1.000	12/31/2030	
		4,455,608.19		4,455,608.19	
574809S8		1,514,024.11		1,514,024.11	
574809S8		1,319.28		1,319.28	
574809S8		2,828,795.04		2,828,795.04	
574809 <b>S</b> 8		111,469.76		111,469.76	
		9,275,901.89		9,275,901.89	

1	(B) Identity	of Issuer	_	n of Investment es/Par	Rate	Mat Date (D) Cost	(E) Currer Value
GOV	ERNMENT SI	ECURITIES					ļ
		UNITED STATES TREAS BDS	BD 28/11/15 5.2	.50	5.250	11/15/2008	•
l				3,000,000.00		3,047,219.89	3,300,702
MA	912810FFO			3,000,000.00		3,047,219.89	3,300,702
l		UNITED STATES TREAS BDS	5 1/4 02/15/29		5.250	02/15/2029	1
l				16,875,000.00		17,052,446.12	18,563,816
MA	912810FG8			16,875,000.00		17,052,446.12	18,563,816
l		UNITED STATES TREAS BDS			5.375	02/15/2031	
l				140,000.00		148,842.97	157,729
MA	912810FP8			140,000.00		148,842.97	157,729
l		UNITED STATES TREAS BDS	4 3/4 02/15/37		4.750	02/15/2037	
l				8,000,000.00		7,961,477.98	8,372,496
MA	912810PT9			8,000,000.00		7,961,477.98	8,372,496
				28,015,000.00		28,209,986.96	30,394,743
			13				

(A) Fund	(B) Identity (	of Issuer	(C) Description of Investment Shares/Par Rate			Mat Date (D) Cost	(E) Current Value
CORPORA	ATE STOCKS	COMMON					
		TRANSOCEAN INC	SHS NEW				
				8,420.000		1,147,400.18	1,205,323.00
05MV	G90073100			8,420.000	)	1,147,400.18	1,205,323.00
		AT+ T INC	COM				
				17,888.000		728,709.43	743,425.28
05MV	00206R102			17,888.000	0	728,709.43	743,425.28
		AIR PRODS + CHEMS					
		INC	COM		_		
0.53.53.5	0004 #0406			3,000.000		271,491.92	295,890.00
05MV	009158106	AMERICA MOLWI	apolia i pp pepa	3,000.000	)	271,491.92	295,890.00
		AMERICA MOVIL	SPONS ADR REPS	STG SER L			
		SAB DE CV	SHS	10 421 004	2	226 640 70	(20.745.10
05141	02264334105			10,421.000		336,649.70	639,745.19
05MV	02364W105	AMYLIN		10,421.000	J	336,649.70	639,745.19
		PHARMACEUTICALS					
		INC					
		INC		8,816.000	<b>1</b>	331,438.39	326,192.00
05MV	032346108			8,816.000		331,438.39	326,192.00
03141 4	032340100	APPLE INC	COM NPV	0,010.000	,	331,730.37	320,172.00
		All I EE II C	COMINIV	6,888.000	)	951,571.53	1,364,375.04
05MV	037833100			6,888.000		951,571.53	1,364,375.04
05141 4	037033100	BOEING CO	COM	0,000.00	9	751,571.55	1,501,575.01
		Bolli (C CC	001/1	2,907.000	)	260,763.24	254,246.22
05MV	097023105			2,907.000		260,763.24	254,246.22
		CVS CAREMARK		,			,
		CORP	COM				
				17,110.000	)	671,462.28	680,122.50
05MV	126650100			17,110.000	O	671,462.28	680,122.50
		CAMERON INTL					•
		CORP	COM				
				4,008.000	C	132,417.47	192,905.04
05MV	13342B105			4,008.000	C	132,417.47	192,905.04

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*	CEL.	ANESE	CORP
		I $I$ $I$ $I$ $I$ $I$ $I$ $I$ $I$ $I$	

		CLLI II (LDL COIG				
		DE	COM SER A			
				297,882.000	7,650,897.48	12,606,366.24
05MW	150870103			297,882.000	7,650,897.48	12,606,366.24
		CHINA MOBILE LTD	SPONSORED A	DR		
				1,000.000	46,144.10	86,870.00
05MV	16941M109			1,000.000	46,144.10	86,870.00
			14			

(A) Fund	(B) Identity of Issuer		(C) Description of Investment Shares/Par Rate		Rate	Mat Date (D) Cost	(E) Current Value
		CISCO SYS INC	COM				
		CISCO STS INC	COM	4,117.00	0	94,132.36	111,447.19
05MV	17275R102			4,117.00		94,132.36	111,447.19
		COCA COLA CO	COM	.,	-	, ,,======	,
				4,904.00	0	301,677.82	300,958.48
05MV	191216100			4,904.00	0	301,677.82	300,958.48
		FEDEX CORP	COM				
				1,452.00		120,100.07	129,474.84
05MV	31428X106		G01.	1,452.00	0	120,100.07	129,474.84
		GENENTECH INC	COM	17,000,000	0	1 070 707 40	1 006 455 16
05MV	368710406			17,988.00 17,988.00		1,070,786.40 1,070,786.40	1,206,455.16 1,206,455.16
USIVIV	308/10400	GENERAL		17,988.00	U	1,070,780.40	1,200,433.10
		DYNAMICS CORP	COM				
		D II WINNES COIN	COM	9,570.00	0	519,266.34	851,634.30
05MV	369550108			9,570.00		519,266.34	851,634.30
		GOLDMAN		•		,	•
		SACHS GROUP					
		INC	COM				
				5,910.00		990,428.09	1,270,945.50
05MV	38141G104		~~ ·	5,910.00	0	990,428.09	1,270,945.50
		GOOGLE INC	CL A	1.040.00	^	1 1 60 41 7 11	1 2 4 7 0 0 2 0 4
05141	20250D500			1,948.00		1,169,415.11	1,347,003.04
05MV	38259P508	HEINEKEN N.V.	ADR	1,948.00	U	1,169,415.11	1,347,003.04
		HEINEREN N.V.	ADK	9,540.00	n	221,287.36	304,803.00
05MV	423012202			9,540.00		221,287.36	304,803.00
00111		HESS CORP	COM	),5 .0.00	=	,,	20.,002.00
				10,003.00	0	1,029,606.46	1,008,902.58
05MV	42809H107			10,003.00		1,029,606.46	1,008,902.58
		HEWLETT					
		PACKARD CO	COM				
				7,152.00	0	344,868.35	361,032.96

05MV	428236103	INTEL CORP	COM		7,152.000	344,868.35	361,032.96
					25,456.000	558,166.10	678,656.96
05MV	458140100				25,456.000	558,166.10	678,656.96
		LAS VEGAS					
		SANDS CORP	COM				
					7,831.000	464,921.65	806,984.55
05MV	517834107				7,831.000	464,921.65	806,984.55
				15			

(A) Fund	(B) Identity of Issuer		(C) Description of Investment Shares/Par Rate		Mat Date (D) Cost	(E) Current Value	
		LEHMAN BROTHERS HLDGS INC	COM				
				11,967.00		690,712.37	783,120.48
05MV	524908100			11,967.00		690,712.37	783,120.48
		LOCKHEED MARTIN CORP	COM	40.00.000		004 500 40	1 1 10 10 10
0.53.63.7	520020100			10,835.000		921,788.18	1,140,492.10
05MV	539830109	LOWER COS INC	11000 50	10,835.000		921,788.18	1,140,492.10
		LOWES COS INC	USDO.50	20.027.000		(14,000,51	472.504.04
05141	540661107			20,937.000		614,889.51	473,594.94
05MV	548661107	MGM MIRAGEINC	COM	20,937.000		614,889.51	473,594.94
		MGW WIRAGEINC	COM	7,105.000		269,163.99	596,962.10
05MV	552953101			7,105.000		269,163.99	596,962.10
UJIVI V	332933101	MASTERCARD INC	CL A	7,103.000		209,103.99	390,902.10
		MASTERCARD INC	CLA	4,421.000		455,261.58	951,399.20
05MV	57636Q104			4,421.000		455,261.58	951,399.20
05111	27030Q10.	MCDONALDS CORP	COM	1,121.000		155,201.50	751,577.20
			0 01/1	28,887.000		1,570,992.91	1,701,733.17
05MV	580135101			28,887.000		1,570,992.91	1,701,733.17
		MERCK + CO INC	COM	,		, ,	, , , , , , , , , , , , , , , , , , , ,
				23,441.000		1,358,164.67	1,362,156.51
05MV	589331107			23,441.000		1,358,164.67	1,362,156.51
		MERRILL LYNCH + CO INC	COM				
				2,365.000		136,726.78	126,953.20
O5MV	590188108			2,365.000		136,726.78	126,953.20
		MICROSOFT CORP	COM				
				33,532.000		1,206,544.00	1,193,739.20
05MV	594918104			33,532.000		1,206,544.00	1,193,739.20
		MONSANTO CO NEW	COM				
				9,236.000		416,237.35	1,031,568.84
05MV	61166W101		G015	9,236.000		416,237.35	1,031,568.84
		NORDSTROM INC	COM	4076066		155 105 6	140.076.00
053.537	CEECC1100			4,056.000		155,405.64	148,976.88
05MV	655664100			4,056.000		155,405.64	148,976.88

PETROLEO BRASILEIRO SA SPONSORED ADR

05MV

 9,023.000
 884,841.74
 1,039,810.52

 71654V408
 9,023.000
 884,841.74
 1,039,810.52

(A) Fund	(B) Identity of Issuer		(C) Description of Investment Shares/Par Rate		Mat Date (D) Cost	(E) Current Value
		PRAXAIR INC	COM			
		TRAAAIR INC		,238.000	501,087.14	730,792.98
05MV	74005P104			,238.000	501,087.14	730,792.98
		QUALCOMM INC	COM	,,		,., =
				,238.000	216,269.68	206,115.30
05MV	747525103		5.	,238.000	216,269.68	206,115.30
		SCHERING PLOUGH				
		CORP	COM			
				,531.000	514,187.23	493,665.84
05MV	806605101			,531.000	514,187.23	493,665.84
		SCHLUMBERGER LTD	COM			
0.53.577	006055100			,080.080	715,545.44	991,569.60
05MV	806857108	TELEGO DI C		,080.080	715,545.44	991,569.60
		TESCO PLC	SPONSORED ADR	567,000	047 700 71	220.076.00
05MV	881575302			,567.000 ,567.000	247,728.71 247,728.71	239,876.00 239,876.00
USIVIV	881373302	TOYOTA MTR CO	ADR 2 COM	,367.000	247,726.71	239,870.00
		TOTOTA WITK CO		,122.000	524,845.41	543,802.74
05MV	892331307			,122.000	524,845.41	543,802.74
OSIVI V	072331307	UNION PAC CORP	COM	,122.000	324,043.41	343,002.74
		ordordrine cond		,707.000	608,776.48	842,533.34
05MV	907818108			,707.000	608,776.48	842,533.34
		UNITEDHEALTH	•	•	•	,
		GROUP INC	COM			
			23,3	385.0000	752,526.21	1,361,007.00
05MV	91324P102		23,3	385.0000	752,526.21	1,361,007.00
		WELLS FARGO + CO				
		NEW	COM			
			·	,507.000	188,580.63	166,256.33
05MV	949746101	MANA PEGOPEGA ED		,507.000	188,580.63	166,256.33
		WYNN RESORTS LTD	COM	005 000	260 004 60	447.050.25
05MV	983134107			,995.000	260,804.69 260,804.69	447,959.35 447,959.35
USIVIV	90313410/	YUM BRANDS INC	COM	,995.000	200,804.09	441,939.33
		I UM DRAINDS INC	COM			

			21,332.000	522,500.58	816,375.64
05MV	988498101		21,332.000	522,500.58	816,375.64
			766,718.000	33,147,182.75	44,164,220.33
		17			

(A) Fund	(B) Identity	of Issuer	(C) Description of Investment Shares/Par	Rate	Mat Date (D) Cost	(E) Current Value			
LOANS TO PARTICIPANTS OTHER									
		LOANS TO							
		PARTICIPANTS							
			9,588,989.980		9,588,989.98	9,588,989.98			
05ME	53999S985		9,588,989.980		9,588,989.98	9,588,989.98			
			9,588,989.980		9,588,989.98	9,588,989.98			
			18						

(A) Fund	(B) Identity of Issuer		(C) Description of Investment Shares/Par Rate		Mat Date (D) Cost	(E) Current Value
COMMON	N/ COLLE CT	IVE TRUSTS				
		ALLIANCE COLLECTIVE INVT TR	BERNSTEIN STRATEGIC VALUE COL			
			9,493,956.287	8	6,443,340.90	154,751,487.45
05MB	018564823		9,493,956.287	8	6,443,340.90	154,751,487.45
		* JPMCB SPECIAL SITUATION	PROPERTY FUND			
			349.694		314,951.64	610,822.75
05ML	03499B925		49.453		45,258.28	86,379.79
05MN	03499B925		300.241		269,693.36	524,442.96
		BGI EQUITY INDEX FUND I				
			2,196,553.993	6	9,125,525.05	100,997,552.60
05MP	05799K984		2,196,553.993	6	9,125,525.05	100,997,552.60
		BGI RUSSEL 2000 ALPHA	TILTS CL F			
			2,876,302.644	3	8,056,791.48	45,618,159.93
05MU	05999K966		2,876,302.644	3	8,056,791.48	45,618,159.93

## CG INTL NON US EQUITY

			1,131,161.500	34,935,604.21	43,764,638.44
05MH	12599Q971		1,131,161.500	34,935,604.21	43,764,638.44
		INTREPID AMERICA	COMMINGLED PENSION T	TR .	
			9719929		
			357,478.917	6,809,337.54	7,020,885.93
05MD	46299E961		45,196.890	862,079.51	887,666.92
05ML	46299E961		97,861.920	1,854,528.07	1,922,008.11
05MN	46299E961		214,420.107	4,092,729.96	4,211,210.90
		* JPMCB STRATEGIC PROPERTY	FND		
			1,412.767	1,518,083.76	2,607,840.73
05MD	46599C921		424.264	394,970.74	783,153.16
05ML	46599C921		408.065	450,951.88	753,251.26
05MN	46599C921		580.438	672,161.14	1,071,436.31
		* JPMCB EAFE REI FUND			
			21,521.026	338,565.57	437,307.27
05MD	46799F989		21,521.026	338,565.57	437,307.27
		* JPMBC EMERGING MARKETS EQUITY	REF 29803779		
			25,656.610	435,586.78	1,034,217.94
05ML	46799G953		10,487.691	144,126.26	422,758.82
05MN	46799G953		15,168.919	291,460.52	611,459.12
		* JPMBC US ACTIVE FIXED CORE FD	REF 29803773		
			342,868.218	9,109,649.16	9,915,748.87

05MD 46799G961 172,803.196 4,458,477.57 4,997,468.43

(A) Fund	•		(C) Description of Investment Shares/Par Rate		Mat Date (D) Cost	(E) Current Value	
05ML	46799G961		112,908.955		3,064,813.26	3,265,326.98	
05MN	46799G961	+ 1D1 (GD 11G	57,156.067		1,586,358.33	1,652,953.46	
		* JPMCB US					
		QDV SMALL	07100701				
		CAP CORE EQ	97199691 60,632.658		1,127,290.80	1,052,582.94	
05MD	46799S981		14,434.818		275,116.87	250,588.44	
05ML	46799S981		9,850.961		183.818.93	171,012.68	
05MN	46799S981		36,346.879		668,355.00	630,981.82	
OSIVIIV	+0///5/01	* JPMCB US	30,340.877		000,555.00	030,701.02	
		SMARTINDEX					
		FUND					
			343,724.668		9,636,977.20	10,019,574.07	
05MD	467997987		133,006.853		3,736,256.66	3,877,149.76	
05ML	467997987		109,128.720		3,072,082.27	3,181,102.19	
05MN	467997987		101,589.095		2,828,638.27	2,961,322.12	
		* JPMBC EAFE					
		<b>EQUITY OPP</b>					
		FD	REF 29803782				
			182,829.033		2,550,096.22	4,349,502.70	
05MD	467999926		22,345.767		284,231.68	531,605.80	
05ML	467999926		46,971.522		630,532.83	1,117,452.51	
05MN	467999926		113,511.744		1,635,331.71	2,700,444.39	
		* JPMBC US					
		REAL ESTATE	DET 20002502				
		SECS FD	REF 29803783		1 166 657 20	1 640 460 67	
0.53.61	465000004		46,862.380		1,166,657.38	1,643,463.67	
05ML	467999934		14,530.763		336,077.63	509,593.86	
05MN	467999934	* IDMDC EAEE	32,331.617		830,579.75	1,133,869.81	
		* JPMBC EAFE PLUS FUND	REF 29803781				
		LUS LUND	163,874.061		2,777,937.16	3,654,391.56	
05ML	467999942		45,242.805		797,703.86	1,008,914.55	
USIVIL	TU12222744		43,242.803		171,103.00	1,000,714.33	

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05MN	467999942	* JPMCB US ACTIVE CORE		118,631.256	1,980,233.30	2,645,477.01
		PLUS				
				377,145.851	5,515,453.00	6,173,877.58
05ML	46899C951			116,511.944	1,705,666.97	1,907,300.52
05MN	46899C951			260,633.907	3,809,786.03	4,266,577.06
		* JPMCB CORE				
		<b>BOND FUND</b>	REF 97199695			
				891,864.637	9,479,186.45	10,051,314.46
05MD	46899E981			450,877.778	4,766,435.50	5,081,392.46
05ML	46899E981			286,133.299	3,044,463.39	3,224,722.28
05MN	46899E981			154,853.560	1,668,287.56	1,745,199.62
		* JPMBC US				
		STRATEGIC				
		SML CO EQ	REF 29803776			
				153,823.799	3,413,862.49	5,140,791.37
05MD	47299X926			20,692.107	328,867.30	691,530.22
05ML	47299X926			55,210.248	1,262,953.89	1,845,126.49
O5MN	47299X926			77,921.444	1,822,041.30	2,604,134.66
			20			

(A) Fund	(B) Identity of	Issuer	(C) Description Share	n of Investmen es/Par	t Rate	Mat Date (D) Cost	(E) Current Value
O5ML	47299X934	* JPMBC CORP HIGH YIELD FD	REF 29803775	62,752.99 28,180.73		939,799.02 413,739.51	1,290,829.01 579,677.64
05MN	47299X934	* JPMBC EMERGING MKTS FIX INC FD	REF 29803773	34,572.25	59	526,059.51	711,151.37
		INCTD	KEI 29003113	42,334.46	50	883,345.05	1,594,739.11
O5ML	47299X942			17,006.14		343,473.61	640,621.37
05MN	47299X942	* JPMBC EMG MKTS FOCUSED		25,328.31	18	539,871.44	954,117.74
		FUND	REF 29803785				
				11,257.90	)6	150,608.29	597,457.07
05MN	47299X967			11,257.90	06	150,608.29	597,457.07
				18,784,364.09	)9	284,728,649.15	412,327,185.45
				21			

(A) Fund	(B) Identity	of Issuer	· · ·	n of Investment es/Par	Rate	Mat Date (D) Cost	(E) Current Value
	RED INVEST	MENT					
COMPAN	Y	PIMCO TOTAL RETURN					
		FD	INSTL CL				
				968,421.267	7	10,121,569.65	10,352,423.34
05MG	693390700			968,421.267	7	10,121,569.65	10,352,423.34
				968,421.267	7	10,121,569.65	10,352,423.34
				22			

A) 'und	(B) Identity of Issuer		(C) Description of Investment Shares/Par	Rate	Mat Date (D) Cost	(E) Current Value
NSURAN	NCE CO. GENER					
i		BANK OF	COMPRACTING OF 011	5.000	12/21/2055	
i		AMERICA	CONTRACT NO. 02 011	5.000	12/31/2055	•
İ			57,174,888.39		57,174,888.39	57,174,888.39
05MO	05999T9U4		57,174,888.39		57,174,888.39	57,174,888.39
		CAISSE DEPOTS ET				
i		CONSIGNATIONS	CONTRACT 1837 01	5.000	12/31/2055	!
ı			57,167,052.34		57,167,052.34	57,167,052.34
05MO	1289969F4		57,167,052.34		57,167,052.34	57,167,052.34
031410	120//0/1	* STATE STREET	,		31,101,032.3	37,107,032.3
i		BANK	CONTRACT 102063	5.000	12/31/2055	
i			57,174,888.65		57,174,888.65	57,174,888.65
05MO	8579939G6		57,174,888.65		57,174,888.65	57,174,888.65
			171,516,829.38		171,516,829.38	171,516,829.38
1						

<sup>\*</sup> Party-in-interest

#### **SIGNATURES**

*The Plan.* Pursuant to the requirements of the Securities Exchange Act of 1934, the Plan Administrator has duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

#### **Celanese Americas Retirement Savings Plan**

By: /s/ Miguel Desdin

Miguel Desdin
Vice President and Controller of
Celanese Corporation
(Principal Accounting Officer)
Vice President of Celanese Americas Corporation

Date: June 27, 2008