Macy's, Inc.			
Form 11-K			
June 30, 2008			
SECURITIES A	ND EXCHANG	GE COMMISSION	V

Washington, D.C. 20549

FORM 11-K

(Mark One)

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

For The Year Ended December 31, 2007

or

[ ] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission File Number 1-13536

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

THE MAY DEPARTMENT STORES COMPANY PROFIT SHARING PLAN

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

MACY S, INC

7 West Seventh Street Cincinnati, Ohio 45202

and

151 West 34th Street New York, New York 10001

#### THE MAY DEPARTMENT STORES COMPANY

#### PROFIT SHARING PLAN

#### FINANCIAL STATEMENTS AND EXHIBIT

Listed below are all financial statements and exhibits filed as part of this annual report on Form 11-K:

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#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the members of the Pension and Profit Sharing Committee (which is the administrative committee for the Macy s, Inc. Profit Sharing 401 (k) Investment Plan) have duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

Macy s, Inc. Profit Sharing 401 (k) Investments Plan

Dated: June 30, 2008 By: /s/Karen M. Hoguet

Karen M. Hoguet, Chairperson Pension and Profit Sharing Committee Macy's, Inc.

The May Department Stores Company Profit Sharing Plan

Financial Statements as of and for the

Years Ended December 31, 2007 and 2006, Supplemental Schedule as of

December 31, 2007, and

Report of Independent Registered Public Accounting Firm

#### **Report of Independent Registered Public Accounting Firm**

Pension and Profit Sharing Committee Macy s, Inc.:

We have audited the accompanying statements of net assets available for benefits of The May Department Stores Company Profit Sharing Plan (the "Plan") as of December 31, 2007 and 2006, and the related statement 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 audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of Form 5500, Schedule H, Line 4i Schedule of Assets (Held at End of Year) 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 audits 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/ KPMG LLP

Cincinnati, Ohio June 30, 2008

## THE MAY DEPARTMENT STORES COMPANY PROFIT SHARING PLAN

# STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS DECEMBER 31, 2007 AND 2006 (In thousands)

	2007	2006			
ASSETS:					
Investments, at fair value:					
Macy's, Inc. common stock (Note 1)		\$	360,534	\$	650,803
Commingled equity index funds			398,382		422,704
Short-term investment fund			157,759		196,282
U.S. government securities			56,937		53,180
Fixed income investments			29,469		31,246
Total investments			1,003,081	1,	354,215
Other assets:					
Receivable employer contribution			13,542		16,202
Dividends and interest receivable			3,509		4,354
Due from broker for securities sold and other			1,160		2,411
Total assets			1,021,292	1,	377,182
LIABILITIES:					
Due to broker for securities purchases and other			2,220		1,819
Due to affiliated retirement plans (Note 7)			201		1,462
Accrued administrative expenses			1,010		863
Total liabilities			3,431		4,144
NET ASSETS AVAILABLE FOR BENEFITS	\$		1,017,861	\$ 1,3	373,038

See accompanying notes to financial statements.

## THE MAY DEPARTMENT STORES COMPANY PROFIT SHARING PLAN

# STATEMENTS OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS YEARS ENDED DECEMBER 31, 2007 AND 2006 (In thousands)

	2007		2006	
Contributions:				
Member	\$	76,158	\$	106,962
Employer		13,542		13,910
Total contributions		89,700		120,872
Investment income:				
Appreciation (depreciation) in fair value of investments:				
Macy's, Inc. common stock (Note 1)		(173,667)		118,305
Commingled equity index funds		21,531		77,487
U.S. government securities		2,000		(936)
Fixed income investments		(89)		(599)
Total appreciation (depreciation) in fair value of investments		(150,225)		194,257
Dividends		7,848		10,741
Interest		13,305		17,043
Total dividend and interest income		21,153		27,784
		(39,372)		342,913
Benefits paid to members		(278,594)		(455,141)
Transfer of assets to the David's Bridal 401(k) Retirement Plan (Note 7	<b>'</b> )	(32,419)		-
Transfer of assets to the Lord & Taylor 401(k) Retirement Plan (Note 7	7)	-		(133,526)
Administrative expenses (Note 2)		(4,576)		(4,794)
Cash dividend payments to members		(216)		(270)
		(315,805)		(593,731)
DECREASE IN NET ASSETS				
AVAILABLE FOR BENEFITS		(355,177)		(250,818)
NET ASSETS AVAILABLE FOR BENEFITS Beginning of year		1,373,038		1,623,856
NET ASSETS AVAILABLE FOR BENEFITS End of year	\$	1,017,861	\$	1,373,038

See accompanying notes to financial statements.

### THE MAY DEPARTMENT STORES COMPANY PROFIT SHARING PLAN

## NOTES TO FINANCIAL STATEMENTS YEARS ENDED DECEMBER 31, 2007 AND 2006

#### 1. DESCRIPTION OF THE PLAN

The following description of The May Department Stores Company Profit Sharing Plan (the Plan) is provided for general informational purposes only. Associates should refer to the Plan document dated January 1, 2004, and Summary Plan Description dated November 2002 (with updates) for more complete information.

*General* The Plan is a defined contribution profit sharing plan subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA) and U.S. tax law. The Plan covers certain eligible associates of Macy s, Inc., a Delaware corporation, and its subsidiaries or affiliates who elect to participate in the Plan. An associate s membership in the Plan is voluntary for those associates who became eligible through December 31, 2006. The Plan adopted automatic enrollment for newly eligible associates as of January 1, 2007.

Merger of Macy s and May On August 30, 2005, Macy s, Inc. (Macy s) completed its acquisition of The May Department Stores Company (May) (the Merger). On that day, in accordance with the Merger agreement, each share of May common stock in the Plan s May Common Stock Fund and the May ESOP Preference Fund was converted into .3115 shares of Macy s common stock and \$17.75 in cash. The Macy s common stock and cash received were then automatically transferred into a new Macy s Common Stock Fund in the Plan.

Immediately following the Merger, The Bank of New York Mellon, the Plan Trustee began investing the cash received by the Macy s Common Stock Fund in additional shares of Macy s common stock. This activity occurred throughout September 2005 and was completed on September 28, 2005. The new Macy s Common Stock Fund is now, on an ongoing basis, comprised primarily of shares of Macy s common stock, with a small amount (approximately 1% of the fund) in short-term investments for daily liquidity needs.

Prior to the merger, May was the Plan Sponsor and Plan Administrator. As of the Merger date, Macy s became the Plan Sponsor and Plan Administrator.

*Eligible Associates* In general, associates employed in a former May location (as determined on the Merger date) or certain of its subsidiaries or affiliates (excluding foreign national associates working in foreign countries and certain members of collective bargaining units) become members of the Plan upon attaining age 21 and working for at least one year in which they are paid for 1,000 hours or more. Eligible associates will enter the Plan through July 1, 2008. After that date, the newly eligible associates will enter the Macy s, Inc. Profit Sharing 401(k) Investment Plan.

*Member Contributions* Plan members may contribute 1% to 50% (1% to 15% for highly compensated associates ) of their pay as defined by the Plan. Contributions may be made prior to federal and certain other income taxes pursuant to Section 401(k) of the Internal Revenue Code. Effective January 1, 2003, participants who are age 50 or older are permitted supplemental catch-up pre-tax contributions. Such contributions in 2007 and 2006 did not have a material impact on the Plan s net assets available for Plan benefits.

**Employer Contribution** Participating Plan members are entitled to an annual discretionary employer contribution equal to a matching rate times a member s basic contributions (generally, contributions up to 5% of pay). The Plan provides for a minimum matching employer contribution of 33 1/3% of basic contributions.

The employer contributions for the 2007 and 2006 Plan years were based on the minimum amount necessary to produce a matching rate of 33-1/3% of a member s basic contributions, after considering the impact of forfeitures. The 2007 and 2006 employer contributions were contributed in cash directly to the Macy s Common Stock Fund on March 31, 2008 and March 31, 2007, respectively. The Plan Trustee used the cash contribution to immediately purchase additional shares of Macy s common stock in that Fund.

Also, in accordance with the Merger agreement, members who were employed on the Merger date were entitled to a prorated 2005 employer contribution (based on member contributions through August 30, 2005) if it produced a greater result than the member s 2005 annual employer contribution otherwise determined under the Plan.

Members are permitted to elect to immediately redirect the value of employer contributions to other investment options in the Plan.

*Investments* Members contributions may be invested in any of the following investment funds:

Money Market Fund Invests in the Bank of New York Mellon Collective Short-Term Investment Fund, which invests in short-term (less than one year) obligations of high-quality issuers including banks, corporations, municipalities, the U.S. Treasury and other federal agencies.

Bond Index Fund Invests primarily in corporate, U.S. Government, federal agency and certain foreign obligations that make up the Lehman Intermediate Government/Credit Bond Index. The Lehman Intermediate Government/Credit Bond Index represents the combined overall performance of intermediate-term, fixed income securities that have maturities ranging from one to 10 years, with an average maturity of four years.

*Balanced Equity/Bond Fund* Invests in the S&P 500 Equity Index Fund and the Bond Index Fund, with a current targeted investment allocation of approximately 60% to the S&P 500 Equity Index Fund and 40% to the Bond Index Fund. The fund is rebalanced by the Plan s Trustee at the end of each calendar quarter.

*S&P 500 Equity Index Fund* Invests primarily in the Northern Trust Collective Daily Stock Index Fund, a collective trust which invests in the common stock of corporations that make up the Standard & Poor s 500 Composite Stock Price Index. This index represents the composite performance of 500 major stocks in the United States. Investment mix is determined based on the relative market size of the 500 corporations, with larger corporations making up a higher proportion than smaller corporations.

Russell 2000 Equity Index Fund Invests primarily in the Northern Trust Daily Russell 2000 Equity Index Fund, a collective trust which invests in the common stock of corporations that make up the Russell 2000 Index. This Index is commonly used to represent the small market capitalization (small company) segment of the U.S. equity market. Investment mix is determined based on the relative market size of 2,000 corporations, with larger corporations in this group making up a higher proportion than smaller corporations.

International Equity Index Fund Invests primarily in the Northern Trust Daily EAFE Equity Index Fund, a collective trust which invests in the common stock of corporations that make up the Morgan Stanley Capital International Europe, Australasia and Far East Index. Investment mix is determined based on the relative country weights within the Index, with securities issued in countries having larger economies making up a higher proportion than countries with smaller economies.

Macy s Common Stock Fund (established August 30, 2005) Consists primarily of the common stock of Macy s.

The investments are exposed to various risks such as interest rate, credit, overall market volatility, political, currency and regulatory risks. Further, due to the level of risk associated with certain investments, it is reasonably possible that changes in the value of investments will occur in the near term and such changes could materially affect the amounts reported in the Statements of Net Assets Available for Benefits.

**Vesting** The method of calculating vesting service is the elapsed time method. Elapsed time is measured by calculating the time that has elapsed between the member s hire date and retirement date/termination date (excluding certain break-in-service periods). Plan members are 100% vested in (a) May Common Stock Fund dividends earned in their company accounts beginning with the 2002 quarterly dividends, (b) ESOP Preference Fund dividends earned in their company accounts beginning with the October 2004 semi-annual dividend and (c) Macy s Common Stock Fund dividends earned in their company accounts beginning with the December 2005 quarterly dividend.

Plan members are vested in the remainder of their company accounts in accordance with the following schedule:

# Years of Vesting Service Vesting Percentage Less than 2 years 0 % 2 years 20 % 3 years 40 % 4 years 60 % 5 years 80 % 6 years 100 %

Plan members are always fully vested in the value of their member accounts from member contributions.

**Payment of Benefits** Amounts in a member s account and the vested portion of a member s company account may be distributed upon retirement, death or termination of employment. Distributions from an investment fund holding employer securities are made in shares of Macy s common stock or cash. All other distributions are made in cash.

**Dividend Passthrough** The Plan s funds holding employer securities are ESOPs under Section 4975(e)(7) of the Internal Revenue Code. This feature allows members with accounts in the Macy s Common Stock Fund to elect to either reinvest employer stock dividends into their Plan accounts or to receive these dividends in cash each quarter.

Administration of the Plan The Plan is administered by a committee appointed by the Board of Directors of Macy s, Inc. The assets of the Plan are held in a trust (the Trust ) for which The Bank of New York Mellon is the Trustee (the Trustee ).

#### 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

**Basis of Presentation** The accompanying financial statements of the Plan have been prepared on the accrual basis of accounting.

**Investments** The Plan s investments in common stock, U.S. government securities and fixed income securities are stated at fair value based on publicly reported price information. Investments in commingled equity index funds are stated at fair value as determined by the investment manager. Short-term investments are recorded at cost, which approximates fair value.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Dividend income is recorded on the ex-dividend date. Realized gains and losses are recorded using the average cost method.

Federal Income Taxes The Trust established under the Plan to hold the Plan s assets is tax exempt under 501(a) as the Plan is qualified pursuant to Sections 401(a), 401(k) and 4975(e)(7) of the Internal Revenue Code ( IRC ) and accordingly, the Trust s net investment income is exempt from income taxes. The Internal Revenue Service has determined and informed the Company by a letter dated February 10, 2005, 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 and the Plan s tax counsel believe that the Plan and related Trust are designed and are currently being operated in compliance with the applicable requirements of the IRC.

Employer allocations and contributions, member before-tax contributions and any cumulative investment returns on member accounts are not taxable to the members until distributions are made.

Administrative Expenses All administrative expenses are paid by the Plan.

*Valuation of the Trust* The Plan provides for daily valuations of the accounts.

The unit values of all other investment funds are determined by dividing the market value of the particular investment fund by the total number of units outstanding in all member accounts in such investment fund. On each valuation date, the value of each fund is redetermined and account balances in each fund are adjusted as follows:

- (a) All payments made from an account are valued based on the unit value as of the distribution date.
- (b) Member contributions are invested in the investment funds directed by the participant.
- (c) In the event that a member s employment is terminated and a portion of such member s company account has been forfeited, the forfeited units shall be cancelled as of the last day of the Plan year. Forfeited amounts are allocated as part of the employer matching contribution for such Plan year. At December 31, 2007 and 2006, forfeited non-vested accounts totaled \$607,000 and \$3,064,000, respectively.

*Due to/from Brokers for Securities Sold and Other* These amounts represent contributions provided to the Plan s brokers for investment securities to be purchased, or proceeds not yet received from brokers for investments that have been sold.

*Use of Estimates* The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of net assets available for benefits and the reported amounts of additions to and deductions from net assets available for benefits during the year. Actual results could differ from those estimates.

*New Authoritative Guidance* The Plan adopted the provisions of FASB Interpretation (FIN) No. 48, Accounting for Uncertainty in Income Taxes An Interpretation of FASB Statement No 109 (Fin 48) on January 1, 2007. The adoption of FIN 48 did not have an impact on the Plan's Statement of Net Assets Available for Plan Benefits.

During 2006, Congress passed the Pension Protection Act of 2006 (the Act ) with the stated purpose of improving the funding of America s private pension plans. The Act also contains provisions that impact defined contribution plans,

including the removal of barriers that prevented companies from automatically enrolling employees in defined contribution plans and making permanent the higher contribution limits passed in 2001. The provisions of the Act did not have and are not expected to have a material impact on the Plan s Statement of Net Assets Available for Benefits or the Statements of Changes in Net Assets Available for Benefits.

In September 2006, the FASB issued Statement of Financial Accounting Standards (SFAS) No. 157, Fair Value Measurements (SFAS 157). SFAS 157 defines fair value, establishes a framework for measuring fair value in accordance with generally accepted accounting principles and expands disclosures about fair value measurements. The SFAS 157 fair value hierarchy consists of three levels: Level 1 fair values are valuations based on quoted market prices in active markets for identical assets or liabilities that the Company has the ability to access; Level 2 fair values are those valuations based on quoted prices for similar assets or liabilities, quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable data for substantially the full term of the assets or liabilities; and Level 3 fair values are valuations based on inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. SFAS 157 is effective for plan years beginning after November 15, 2007. The Plan administrator is in the process of evaluating the impact of the adoption of SFAS 157 on the Plan s financial statements.

#### 3. INVESTMENTS

The fair value of the Plan s investments that represent 5% or more of the Plan s net assets available for benefits as of December 31, 2007 and 2006, are as follows (fair value in thousands):

Description of Investments	2007 Number of Shares or Principal Amount	Fair Value	2006 Number of Shares or Principal Amount	Fair Value
Macy's, Inc. Common Stock *	13,936,375	\$ 360,534	17,067,993	\$ 650,803
Northern Trust Collective Daily Stock Index Fund	57,938	\$ 234,788	66,185	\$ 254,277
Northern Trust Daily Russell 2000 Fund	86,667	\$ 78,831	100,882	\$ 93,122
Northern Trust EAFE Equity Index Fund	185,663	\$ 84,763	184,043	\$ 75,305
The Bank of New York Collective Short-Term Investment Fund - Master Notes	\$ 157,758,829	\$ 157,759	\$ 196,282,307	\$ 196,282
All other assets held less that	n			
5% of the Plan's net assets	-	\$ 86,406	-	\$ 84,426

Information about the significant components of the changes in net assets relating to the nonparticipant-directed investments for the years ended December 31, 2007 and 2006 s as follows:

	2007 (in thousands)	2006
Contributions	\$ 36,884	\$ 45,137
Net appreciation (depreciation) in the fair value of investments	(173,667)	118,305

<sup>\*</sup>nonparticipant-directed

Benefits paid to participants	(82,354)	(168,923)
Transfers to participant-directed investments	<u>(70,154</u> )	<u>(78,397</u> )
	\$(289.291)	\$ (83,878)

At December 31, 2007 and 2006, the Plan beneficially owned Macy s Common Stock, representing 3.3% and 3.4% respectively, of the voting power of Macy s, Inc.

#### 4. RELATED PARTIES

Certain Plan investments are shares of The Bank of New York Mellon Collective Short-Term Investment Fund. The Bank of New York Mellon is the Trustee of the Plan and, therefore, these transactions qualify as party-in-interest transactions. In addition, the Plan paid the Trustee approximately \$621,000 and \$779,000 in administrative expenses, principally Trustee fees, in 2007 and 2006, respectively. In addition to expenses incurred by third party service providers, these expenses include an allocable portion of data processing services provided by Macy s and salaries and benefits for associates who provide services to the Plan. Macy s allocated approximately \$485,000 and \$767,000 in administrative expenses to the Plan in 2007 and 2006, respectively.

The Plan holds shares of the common stock of Macy s, Inc., the Plan administrator. Macy s common stock held by the Plan was 36% and 48% of the Plan s total investments at December 31, 2007 and December 31, 2006, respectively.

#### 5. RECONCILIATION TO FORM 5500

As of December 31, 2007 and 2006 the Plan had approximately \$10,311,000 and \$22,302,000 respectively, of pending distributions to participants. These amounts are included in net assets available for benefits. For reporting on the Plan s Form 5500, these amounts will be classified as benefit claims payable with a corresponding reduction in net assets available for benefits. The following table reconciles the financial statements to the Form 5500, which will be filed by the Plan for the Plan year ended December 31, 2007 (dollars in thousands):

	Payable to Participants	Benefits Paid	ilable Benefits
Per 2007 financial statements Pending benefit distributions - December 31, 2007 Pending benefit distributions - December 31, 2006	\$ - 10,311 -	\$ 278,594 10,311 (22,302)	\$ 1,017,861 (10,311)
Per 2007 Form 5500	\$ 10,311	\$ 266,603	\$ 1,007,550

#### 6. DISTRIBUTION OF ASSETS UPON TERMINATION OF THE PLAN

Macy s reserves the right to terminate the Plan, in whole or in part, at any time. If an employer shall cease to be a participating employer in the Plan, the accounts of the members of the withdrawing employer shall be revalued as if such withdrawal date were a valuation date. The Plan Committee is then to direct the Trustee either to distribute the accounts of the members of the withdrawing employer as of the date of such withdrawal on the same basis as if the Plan had been terminated, or to deposit in a trust established by the withdrawing employer, pursuant to a plan substantially similar to the Plan, assets equal in value to the assets allocable to the accounts of the members of the

withdrawing employer.

If the Plan is terminated at any time or contributions are completely discontinued and Macy s determines that the Trust shall be terminated, the members company accounts shall become fully vested and nonforfeitable, all accounts shall be revalued as if the termination date were a valuation date and such accounts shall be distributed to members.

If the Plan is terminated or contributions completely discontinued but Macy s determines that the Trust shall be continued pursuant to the terms of the trust agreement, no further contributions shall be made by members or the employer and the members company accounts shall become fully vested, but the Trust shall be administered as though the Plan were otherwise in effect.

#### 7. SALE OF COMPANIES

In October 2006, Macy s completed the sale of the acquired Lord & Taylor division of May.

As a result, in December 2006 \$132,064,000 of plan assets related to plan members employed at Lord & Taylor were transferred to the Lord Taylor 401 (k) Retirement and Savings Plan, which is not sponsored by Macy s. At 12/31/06, \$1,462,000 of additional plan assets related to plan members employed at Lord & Taylor. These assets were transferred to the Lord & Taylor Retirement Plan on March 30, 2007.

In January 2007, Macy s completed the sale of the acquired David s Bridal and Priscilla of Boston businesses of May.

As a result, in March 2007 \$32,218,000 of plan assets related to plan members employed at David s Bridal and Priscilla of Boston were transferred to the David s Bridal 401(k) Retirement Plan, which is not sponsored by Macy s. At 12/31/07, \$201,000 of additional plan assets related to plan members employed at David s Bridal and Priscilla of Boston. These assets were transferred to the David s Bridal Retirement Plan on March 28, 2008.

#### 8. LEGAL PROCEEDINGS

On October 3, 2007, Ebrahim Shanehchian, an alleged participant in the Macy's, Inc. Profit Sharing 401(k) Investment Plan (the Macy s 401(k) Plan"), filed a purported class action lawsuit in the United States District Court for the Southern District of Ohio on behalf of persons who participated in the Macy s 401(k) Plan and the Plan between February 27, 2005 and the present. The complaint charges the Company, as well as members of the Company's board of directors and certain members of senior management, with breach of fiduciary duties owed under the Employee Retirement Income Security Act ("ERISA") to participants in the Macy s 401(k) Plan and the Plan, alleging that the defendants made false and misleading statements regarding the Company's business, operations and prospects in relation to the integration of the acquired May operations, resulting in supposed "artificial inflation" of the Company's stock price between August 30, 2005 and May 15, 2007. The plaintiff seeks an unspecified amount of compensatory damages and costs. The Company believes the lawsuit is without merit and intends to contest it vigorously.

#### 9. SUBSEQUENT EVENT

The Company s Board of Directors approved the merger of the Plan into and with the Macy s, Inc. Profit Sharing 401(k) Investment Plan, also sponsored by the Company, effective September 1, 2008. The newly merged plan will include changes for previous participants in both plans, including new investment choices, the ability for participants to make Roth 401(k) contributions, enhanced investment advice, the Company s match will follow the participant s investment fund choices, a new 401(k) loan feature and a 25% limit of Macy s stock fund investments.

\* \* \* \* \* \*

## THE MAY DEPARTMENT STORES COMPANY PROFIT SHARING PLAN

FORM 5500, SCHEDULE H, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR) DECEMBER 31, 2007 (Cost and Fair Value in Thousands)