SECURITIES AND EXCHANGE COMMISSION 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 fiscal year ended December 31, 2006

OR

[] Transition Report pursuant to Section 15(d) of the Securities Exchange Act of 1934 for the transition period from ______ to ____

Commission File Number 1-5627

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

ITT SALARIED INVESTMENT AND SAVINGS PLAN

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

ITT CORPORATION
4 WEST RED OAK LANE, WHITE PLAINS, NY 10604

ITT SALARIED INVESTMENT AND SAVINGS PLAN

	PAGE
REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	F-1
FINANCIAL STATEMENTS:	
Statements of Net Assets Available for Benefits as of December 31, 2006 and 2005	F-2
Statement of Changes in Net Assets Available for Benefits for the Year Ended December 31, 2006	F-3
Notes to Financial Statements as of December 31, 2006 and 2005 and For the Year Ended December 31, 2006	F-4 - F-11
SUPPLEMENTAL SCHEDULE-	
Form 5500, Schedule H, Part IV, Line 4i - Schedule of Assets (Held at End of Year) as of December 31, 2006	F-12 - F-22
Exhibit 23 - Consent of Independent Registered Public Accounting Firm	F-23

All other schedules required by Section 2520.103-10 of the Department of Labor's Rules and Regulations for Reporting and Disclosures under the Employee Retirement Income Security Act of 1974 have been omitted because they are not applicable.

These financial statements have been prepared from the Company's books and records after making all necessary adjustments thereto, and they represent the final statements for the period ended December 31, 2006.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Investment and Savings Plan Committee has duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

ITT SALARIED INVESTMENT AND SAVINGS PLAN

BY: /s/ Geovanna Chan
(Geovanna Chan, Director Benefits Administration & Financial Reporting)
June 26, 2007
(Date)

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Trustees and Participants of the ITT Salaried Investment and Savings Plan White Plains, New York

We have audited the accompanying statements of net assets available for benefits of the ITT Salaried Investment and Savings Plan (the "Plan") as of December 31, 2006 and 2005, and the related statement of changes in net assets available for benefits for the year ended December 31, 2006. 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 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. The Plan is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, 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, such financial statements present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 2006 and 2005, and the changes in net assets available for benefits for the year ended December 31, 2006 in conformity with accounting principles generally accepted in the United States of America.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of assets (held at end of year) as of December 31, 2006, is presented for the purpose of additional analysis and is not a required part of the basic 2006 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. This schedule is the responsibility of the Plan's management. Such schedule has been subjected to the auditing procedures applied in our audit of the basic 2006 financial statements and, in our opinion, is fairly stated in all material respects when considered in relation to the basic 2006 financial statements taken as a whole.

/s/ Deloitte & Touche LLP

Stamford, Connecticut June 22, 2007

ITT SALARIED INVESTMENT AND SAVINGS PLAN STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS (\$ IN THOUSANDS)

	December 31,	
	2006	2005
Assets: Cash Investments - At fair value Receivables: Dividends	\$ 2,239,484 1,537	\$ 208 2,086,099
Interest Employer contributions Participant contributions Unsettled security sales	481 896	3,089 890 2,678
Total Receivables	7,396	8,123
Liabilities: Accrued financial services expense Unsettled security purchases	1,258 265	
Total Liabilities	1,523	
Net Assets Available for Benefits At Fair Value Adjustment from fair value to contract value for	2,245,357	2,094,430
fully benefit-responsive investment contracts	1,219	4,395
Net Assets Available for Benefits	\$2,246,576 ======	\$2,098,825 ======

The accompanying notes to financial statements are an integral part of the above statements. $\ensuremath{\mathsf{E}}$

ITT SALARIED INVESTMENT AND SAVINGS PLAN STATEMENT OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS (\$ IN THOUSANDS)

	Year ended December 31, 2006
ADDITIONS: Investment income:	
Net appreciation in fair value of investments Dividends Interest	\$ 144,324 28,317 34,322
Total investment income	206, 963
Contributions: Participants Employer	75,713 23,966
Total contributions	99,679
Asset rollovers	5,586
Total additions	312,228
DEDUCTIONS: Withdrawals and distributions Investment management expenses Administrative expenses	(159,073) (3,173) (2,231)
Total deductions	(164,477)
INCREASE IN NET ASSETS	147,751
NET ASSETS AVAILABLE FOR BENEFITS: Beginning of year	2,098,825
End of year	\$2,246,576 ======

The accompanying notes to financial statements are an integral part of the above statement. $\ensuremath{\mathsf{E}}$

ITT SALARIED INVESTMENT AND SAVINGS PLAN NOTES TO FINANCIAL STATEMENTS AS OF DECEMBER 31, 2006 AND 2005, AND FOR THE YEAR ENDED DECEMBER 31, 2006 (\$ IN THOUSANDS)

1. DESCRIPTION OF THE PLAN

The following description of the ITT Salaried Investment and Savings Plan (the "Plan") is provided for general information purposes only. Participants should refer to the Plan document for more complete information.

GENERAL--The Plan is a defined contribution plan generally covering all regular salaried U.S. employees of ITT Corporation (the "Company"). Employees are eligible to join the Plan on the first day of the calendar month following completion of one month of service. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA").

CONTRIBUTIONS - -

EMPLOYEE--An eligible employee as defined in the Plan ("Member") may generally elect to contribute 2% to 25% of base salary. A Member may designate his/her savings as Before-Tax Savings, After-Tax Savings, or any combination of the two. A Member who is considered a Highly Compensated Employee under the Plan may elect Plan savings up to a maximum of 14% of base salary as either Before-Tax Savings, After-Tax Savings, or any combination subject to the dollar limitation contained in section 402(g) of the Internal Revenue Code (the "Code") in order to satisfy the Internal Revenue Service ("IRS") Non-Discrimination Test. Effective January 1, 2006, the Plan has been amended to provide that all salaried employees who first satisfy the eligibility requirements for participation in the Plan on or after January 1, 2006 and who have not elected a contribution rate, shall be deemed to have elected a 2% before-tax employee contribution rate, provided however, that at any time, such employee may elect to contribute at a different rate, including 0%, in accordance with the terms of the Plan.

EMPLOYER--An amount equal to 50% of a Member's first 6% of base salary saved is matched by the Company. In addition, the Company contributes 1/2 of 1% of base salary to the Floor Company Contribution Account, as defined by the Plan, of each eligible Member. All Members have the ability to invest their Company contributions in any of the Plan's investment options.

All Company contributions, if directed by Members into the ITT Stock Fund, including the future Company contributions to the Plan, have been deposited into the Employee Stock Ownership account (ESOP). All dividends associated with the Company contribution held in the ITT Stock Fund in the Plan are immediately 100% vested. In addition, Members can make an election regarding the payment of their ESOP dividends. Members can elect to have their ESOP dividends either reinvested in the ITT Stock Fund or paid to them in cash on a quarterly basis.

Effective April 1, 2006, the Plan has been amended to limit the amount that may be held in the ITT Stock Fund to 20% of a Member's balance. Members whose investment in the ITT Stock Fund exceeded 20% of their total account balance immediately preceding the effective date of the amendment are permitted to remain invested in the stock fund at the level in effect immediately preceding the effective date. Members whose investment in the ITT Stock Fund are 20% or more immediately following the effective date of the amendment or on the last day of any quarter thereafter are not permitted to designate any new employee or company contributions to the stock fund.

INVESTMENT DIRECTION--A Member may direct employee contributions and Company contributions, in any whole percentage, among any of fifteen investment options, and the Member can change his/her future savings and reallocate his/her accumulated investments in 1% increments on a daily basis among the fifteen funds, however, limited to a maximum of four fund reallocations or transfers in any calendar month, as defined below. The fifteen funds are as follows:

ITT Stock Fund
JPMorgan Managed Equity Index Fund
Stable Value Fund
Balanced Fund
Long Term Bond Fund
Equity Value Fund
Aggressive Growth Fund
Global Equity Fund
Small Cap Equity Fund
JPMCB SmartRetirement Income Fund
JPMCB SmartRetirement Fund 2010
JPMCB SmartRetirement Fund 2015
JPMCB SmartRetirement Fund 2020
JPMCB SmartRetirement Fund 2030
Self-Directed Brokerage Account Fund

MEMBER ACCOUNTS--Each Member's account is credited with the Member's contributions, Company contributions and an allocation of Plan earnings, net of administrative expenses and investment management fees. Allocations are based on Member account balances, as defined in the Plan document. The benefit to which a Member is entitled is the benefit that can be provided from the Member's vested account.

Plan accounts are valued and reconciled between the trustee and record keeper daily. Members can initiate transactions by using the Plan's web site, the automated voice response system, or by speaking to a Plan representative at the ITT Benefits Center ("Benefits Center").

A Member or deferred Member* may perform a maximum of four fund reallocations or transfers in any calendar month. A reallocation or a transfer shall be defined as a single reallocation or a single transfer, or as a series of reallocations and/or transfers taking place on a single business day.

* A Member who has terminated employment with the Company and the Member has elected to either defer his account or did not make any election and therefore, his account was automatically deferred, the spouse beneficiary of a deceased Member or deferred Member, or an alternate payee designated as such pursuant to a domestic relations order as qualified by the Plan.

VESTING--Members are immediately vested in their contributions and the Company floor contributions plus earnings thereon. Member's interests in matching Company contributions vest according to the following schedule, except as noted previously with respect to dividends on ESOP shares which are 100% vested:

	Non-forfeitable
Years of Service	Percentage
Less than 1 year	0%
1 but less than 2 years	20%
2 but less than 3 years	40%
3 but less than 4 years	60%
4 but less than 5 years	80%
5 or more years	100%

As of December 31, 2006 and 2005, the cumulative matching Company contributions and floor Company contributions made on behalf of all Members, including a pro-rata share of investment income, were as follows:

	2006	2005
Vested Non-vested	\$885,394 6,842	\$847,506 6,202
	\$892,236 ======	\$853,708 ======

FORFEITURES--At December 31, 2006 and 2005, forfeited nonvested accounts totaled \$463 and \$457, respectively. During the year ended December 31, 2006, employer contributions were reduced by \$463 from forfeited invested accounts.

MEMBER LOANS--A Member may request a loan in any specified whole dollar amount which must be at least one thousand dollars but which may not exceed the lesser of 50% of the vested share or fifty thousand dollars, reduced by the Member's highest outstanding loan balance, if any, during the prior one-year period. The interest rate charged by the Plan is based on the prime rate plus 1%, set at the date of the loan origination, and remains the same throughout the term of the loan. General purpose loan terms range from one to sixty months. If the loan is used in the purchase of a primary residence, the loan term can be for a period of up to one hundred eighty months. Members may have two loans outstanding at the same time. Loans to Members at December 31, 2006 and 2005 were \$24,956 and \$24,701, respectively. The loans are secured by the balance in the Member's account.

A terminated Member may continue to make periodic repayment on their loans after separation by contacting the Plan's Benefits Center. However, no new loans can be requested after termination of employment.

PAYMENT OF BENEFITS--On termination of employment (including death, disability, or retirement), a Member or his/her surviving spouse beneficiary may elect to receive a lump-sum amount equal to the value of the Member's vested interest in his/her account paid in cash or as a rollover to another qualified plan or an Individual Retirement Account ("IRA"), or periodic payments under one of two alternative installment options. In any case, a Member or his/her surviving spouse beneficiary whose vested account balance is more than five thousand dollars may elect to keep his/her account balance in the Plan until the year in which the Member reaches/would have reached age 70 1/2. Upon the death of a Member, with a non-spouse beneficiary, the distribution must be made within five years from the Member's date of death in the form of a lump sum payment or annual fixed period installments, provided that the number of installments does not extend beyond five years from the date of the Member's death.

DIRECT ROLLOVER OF CERTAIN DISTRIBUTIONS - If a Member leaves the Company for any reason, the Member is entitled to receive a distribution of the total vested value of his/her account. The distribution can be in a form of a rollover as follows:

- (1) Elective Rollover A Member may elect a rollover distribution paid directly to not more than two eligible retirement plans as specified by the Member.
- (2) Mandatory Rollover If a Member's account balance is greater than one thousand dollars but less than five thousand and one dollars and the Member fails to make an affirmative election to either receive the lump sum payment or have it directly rolled over to an another qualified plan or an IRA within the election period, the account balance will be automatically rolled over to an IRA established in the Member's name.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF ACCOUNTING--The accompanying financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America.

USE OF ESTIMATES, RISKS AND UNCERTAINTIES--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 changes therein. Actual results could differ from those estimates. The Plan utilizes various investment securities. Investment securities, in general, are exposed to various risks, such as interest rate, credit, and overall market volatility. Due to the level of risk associated with certain investment securities, it is reasonably possible that changes in the values of investment securities will occur in the near term and those changes could materially affect the amounts reported in the financial statements.

INVESTMENT VALUATION AND INCOME RECOGNITION--The Plan's investments are stated at fair value except for its benefit-responsive investment contract investments which are stated at fair value and then adjusted to contract value (Note 6). Quoted market prices are used to value investments except investments in common collective trusts, which are stated at estimated fair values based on the unit values of the underlying funds. Shares of registered investment companies are valued at the net asset value of shares held by the Plan at year-end. The stable value fund includes synthetic guaranteed investment contracts whose underlying investments are stated at fair value. Fair value of the underlying investments is determined by the issuer of the synthetic Guaranteed Investment Contract ("GIC") based on quoted market prices and a fair value estimate of the wrapper contracts. Fair market value of the wrappers is estimated by converting the basis points assigned to the wrap fees into dollars. Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date. Member loans are valued at the outstanding loan balances (See Note 6).

EXPENSES--The Plan pays for the administrative expenses of the Plan up to 0.25% of the market value of trust assets. In 2006, these expenses amounted to 0.10% of trust assets. These expenses are limited to services provided by unrelated vendors. The Company pays Plan administrative expenses which are not paid by the Plan. In addition to the administrative expense charge, an investment management fee is charged to each investment fund except for the ITT Stock Fund and the Self-Directed Brokerage Account Fund.

PAYMENT OF BENEFITS--Benefit payments to Members are recorded upon distribution. Amounts allocated to accounts of persons who have elected to withdraw from the Plan but have not yet been paid were \$73 and \$120 at December 31, 2006 and 2005, respectively.

ADOPTION OF NEW ACCOUNTING GUIDANCE-The financial statements reflect the retroactive adoption of Financial Accounting Standards Board Staff Position, FSP AAG INV-1 and SOP 94-4-1, Reporting of Fully Benefit-Responsive Contracts Held by Certain Investment Companies Subject to the AICPA Investment Company Guide and Defined-Contribution Health and Welfare and Pension Plans (the "FSP"). As required by the FSP, the statement of net assets available for benefits present investment contracts at fair value as well as an additional line item showing an adjustment of fully benefit contracts from fair value to contract value. The statement of changes in net assets available for benefit is presented on a contract value basis and was not affected by the adoption of the FSP. The adoption of the FSP did not impact the amount of net assets available for benefits at December 31, 2006 and 2005.

3. INVESTMENTS

The following presents investments that represent 5 percent or more of the Plan's net assets available for benefits:

	December 31,	
	2006	2005
*ITT Corporation Common Stock, 12,010,688 and 14,587,992 shares (2005 restated for two-for-one stock split effective		
February 21, 2006), respectively, at fair value	\$682,447	\$749,969
Investment Contract with Bank of America, at contract value**	\$197,095	\$186,776
Investment Contract with IXIS Financial Products Inc. formerly,		
Caisse des Depots et Consignations (CDC), at contract value**	\$178,108	\$167,978
Investment Contract with Monumental Life Insurance Company,		
at contract value**	\$176,804	\$178,394
*JP Morgan Chase Bank US Smart Index Fund, (Managed Equity		
Index Fund) 8,460,749 and 8,211,843 shares respectively,		
at fair value	\$232,587	\$194,292
American Global New Perspective Fund (Global Equity Fund),		
4,621,664 shares, at fair value	\$146,692	* * *

- * Permitted party-in-interest
- ** These investment contracts are part of the Stable Value fund investment option
- *** This investment represents less than 5 percent of Plan net assets at December 31, 2005

During 2006, the Plan's investments (including gains and losses on investments bought and sold, as well as held during the year) appreciated in value by \$144,324, as follows:

Mutual funds	\$ 3,503
Common stock	97,701
Common/collective trust	43,094
U.S. notes	(73
Corporate notes	89
Other .	10
Net appreciation	\$144,324
	=======

4. PLAN TRUSTEE

Effective January 1, 2006, the Plan changed its Trustee from State Street Bank and Trust Company to Wells Fargo Bank NA. Wells Fargo Bank, NA served as the Plan's Trustee for the period from January 1, 2006 to December 31, 2006. Fees paid by the Plan for Trustee services provided by Wells Fargo Bank, NA amounted to \$164 for the year ended December 31, 2006.

5. FEDERAL INCOME TAX STATUS

The Internal Revenue Service has determined and informed the Company by letter dated February 12, 2004 that the Plan and related trust are designed in accordance with applicable sections of the Code. The Plan has been amended since receiving the determination letter. However, the Plan Administrator and the Plan's tax counsel believe that the Plan is designed and is currently being operated in compliance with the applicable requirements of the Code and the Plan and the related trust continue to be tax-exempt. Therefore, no provision for income taxes has been included in the Plan's financial statements.

6. INVESTMENT CONTRACTS WITH INSURANCE AND OTHER FINANCIAL INSTITUTIONS

The Plan provides a self managed stable value investment option to Members that includes a synthetic quaranteed investment contract which simulates the performance of a guaranteed investment contract through an issuer's guarantee of a specific interest rate (the wrapper contract) and a portfolio of financial instruments that are owned by the Plan. The synthetic GIC includes underlying assets which are held in trust owned by the Plan and utilizes a benefit-responsive wrapper contracts issued by Bank of America, N.A., BRIC/IXIS, IXIS Financial Products, Inc., JP Morgan Chase Bank and Monumental Life Insurance Co. The contract provides that the Members execute plan transactions at contract value. Contract value represents contributions made to the fund, plus earnings, less Member withdrawals. The interest rates are reset quarterly based on market rates of other similar investments, the current yield of the underlying investments and the spread between the market value and contract value, but the rate can not be less than 2%. Certain events such as plan termination or a plan merger initiated by the Company may limit the ability of the Plan to transact at contract value or may allow for the termination of the wrapper contract at less than current value. The Company does not believe that any events that may limit the ability of the Plan to transact at contract value are probable.

	2006	2005
Average yields:		
Based on annualized earnings (1)	5.53%	4.86
Based on interest rate credited to Members (2)	4.95%	4.48

- (1) Computed by dividing the quarterly average market value weight yield of the contract during the plan year by the fair value of the fund.
- (2) Computed by dividing the annualized earnings credited to Members during the plan year by the quarterly average fair value of the investments.

7. EXEMPT PARTY-IN-INTEREST TRANSACTIONS

At December 31, 2006 and 2005, the Plan held 12,010,688 and 14,587,992* shares outstanding, respectively, of common stock of ITT Corporation, the Plan sponsor, with a cost basis of \$276,266 and \$329,450, respectively. During the year ended December 31, 2006, the Plan recorded related dividend income of \$5,797 and net appreciation of \$69,692.

Certain administrative functions are performed by the officers and employees of the Company (who may also be Members in the Plan) at no cost to the Plan.

Certain Plan investments are shares of common stock and common collective trusts managed by JP Morgan Chase Bank, the record keeper of the Plan. The balance of these investments at December 31, 2006 and 2005 were \$502,963 and \$367,764, respectively. These investments earned \$60,167 for the year ended December 31, 2006

Wells Fargo Bank, NA, the Trustee of the Plan maintained short term investments of \$23,151 as of December 31, 2006.

These transactions are not deemed prohibited party-in-interest transactions, because they are covered by statutory or administrative exemptions from the Code and ERISA's rules on prohibited transactions.

* Restated for two-for-one stock split effective February 21, 2006.

8. PLAN TERMINATION

Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA. In the event of Plan termination, Members will become 100% vested in their accounts.

9. ASSET TRANSFERS /ROLLOVERS

During 2006, no assets were transferred out and \$5,586 was rolled over into the Plan.

10. RECONCILIATION OF FINANCIAL STATEMENTS TO FORM 5500

The following is a reconciliation of net assets available for benefits according to the financial statements to the Plan's Form 5500:

	As of December 31,	
	2006	2005
Net assets available for benefits per the financial statements Amounts allocated to withdrawing Members Adjustment from fair value to contract value for fully benefit	\$2,246,576 (73)	\$2,098,825 (120)
responsive investment contracts	(1,219)	
Net assets available for benefits per the Form 5500	\$2,245,284 =======	\$2,098,705 ======

For the 2005 statement of assets available for benefits, the form 5500 investments line item differs from the investment line item on the financial statements by \$4,395. This amount represents the difference between investments at fair market value per the financial statements versus contract value as presented on the Form 5500.

	As of
	December 31, 2006
Increase in net assets per the financial statements Adjustment from contract value to fair value for	\$147,751
fully benefit responsive investment contracts	(1,219)
Add: Amounts allocated to withdrawing Members at December 31, 2005	120
Less: Amounts allocated to withdrawing Members at December 31, 2006	(73)
Net income per Form 5500	\$146,579 ======

The following is a reconciliation of withdrawals and distributions to Members according to the financial statements to the Form 5500:

	Year Ended
	December 31, 2006
Withdrawals and distributions per the financial statements	\$159,073
Add: Amounts allocated to withdrawing Members at December 31, 2006	73
Less: Amounts allocated to withdrawing Members at December 31, 2005	(120)
Withdrawals and distributions per the Form 5500	\$159,026
	======

11. SUBSEQUENT EVENTS

Effective September 4, 2007, the Plan's record keeper, JP Morgan Chase Bank will be succeeded by Affiliated Computer Services, Inc. (ACS).

Effective, July 2007, the Plan will add several new fund choices.

(A)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
*	JP Morgan Liquidity Fund	Money Market		568,947
*	Wells Fargo Short Term Investment Fund	Money Market		23, 151, 235
	United States Treasury Bonds	US Government Security, Par - 2,230,000 Maturity 2/15/31, Interest 5.375%	**	2,388,714
	United States Treasury Bonds	US Government Security, Par - 4,885,000 Maturity 11/15/21, Interest 8%	**	6,475,678
	United States Treasury Notes	US Government Security, Par - 20,410,000 Maturity 2/28/07, Interest 3.375%	**	20,357,383
	United States Treasury Notes	US Government Security, Par - 5,090,000 Maturity 4/30/07, Interest 3.625%	**	5,066,937
	Amgen Corporate Bond	Corporate Bond, Par - 1,075,000 Maturity 2/1/11, Interest .125%	**	1,048,125
	Abbott Laboratories	Common Stock	**	1,417,461
	Allied Waste Industries	Common Stock	**	1,723,058
	Alpha Natural Resources, Inc	Common Stock	**	543,586
	Altria Group Inc	Common Stock	* *	3,655,932
	American Electric Power Inc	Common Stock	* *	604,636
	American International Group Inc	Common Stock	**	7,610,292
	Amerisourcebergen Corp	Common Stock	**	1,308,336

A) 	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Amgen Inc	Common Stock	**	498,663
	AT&T	Common Stock	**	1,826,825
	Axis Capital Holdings Ltd	Common Stock	**	520,572
	Baker Hughes Inc	Common Stock	**	709,270
	Bally Technologies Inc	Common Stock	**	607,100
	Bank of America Corp	Common Stock	**	3,666,825
	Bank of New York Inc	Common Stock	**	1,913,382
	BEA Systems Inc	Common Stock	**	554,778
	BellSouth Corporation	Common Stock	**	485,233
	Benfield Group Limited	Common Stock	**	662,900
	Black & Decker Manufacturing, Inc	Common Stock	**	1,119,580
	H&R Block, Inc	Common Stock	**	792,576
	Blockbuster Inc	Common Stock	**	582,958
	Boeing Co	Common Stock	**	2,327,608
	Borg Warner Inc	Common Stock	**	826,280
	Boyd Gaming Corporation	Common Stock	**	647,933
	BP PLC - ADR	Sponsored ADR	**	3,086,600

(A)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Cadbury Schweppes PLC	Sponsored ADR	**	1,043,199
	Career Education Corporation	Common Stock	**	765,702
	CBS Corporation	Common Stock	**	3,152,298
	Chevron Corp	Common Stock	**	4,345,623
	Chubb Corp	Common Stock	**	1,571,427
	Cisco Systems Inc.	Common Stock	**	951,084
	Citigroup Inc	Common Stock	**	7,357,970
	Clorox Co	Common Stock	**	1,212,435
	Comcast Corp New	Common Stock	**	2,860,404
	Conagra Foods Inc.	Common Stock	**	1,277,100
	ConocoPhillips	Common Stock	**	3,072,265
	Corning Inc.	Common Stock	* *	710,980
	Countrywide Financial Corporation	Common Stock	* *	394,785
	Crown Castle Intl Corp	Common Stock	* *	410,210
	CSX Corp	Common Stock	* *	1,311,783
	DaimlerChrysler AG-ADR	Sponsored ADR	* *	1,228,200
	DeVry Inc	Common Stock	**	775,600

A)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Diebold Inc.	Common Stock	**	1,411,980
	Discovery Holding Co	Common Stock	**	1,364,432
	Dover Corp	Common Stock	**	1,083,342
	Du Pont EI De Nemours & Co	Common Stock	**	1,412,590
	Eaton Vance Corporation	Common Stock	**	1,208,166
	Electronic Data System Corp	Common Stock	**	878,845
	Endo Pharmaceutical Holdings Inc	Common Stock	**	750,176
	Entergy Corp	Common Stock	**	1,209,392
	Exxon Mobil Corp	Common Stock	**	4,268,291
	Fair Isaac, Inc.	Common Stock	**	1,268,280
	Federal Home Loan Mortgage Corp	Common Stock	**	3,007,970
	Federal National Mortgage Assn	Common Stock	**	2,322,149
	Flextronics International Ltd	Common Stock	**	730,128
	Gemstar TV Guide Intl Inc	Common Stock	**	608,718
	General Electric Co	Common Stock	**	4,919,162
	Genworth Financial Inc	Common Stock	**	1,929,444
	Goldman Sachs Group Inc	Common Stock	**	1,255,905

(A)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Hartford Financial Services Group	Common Stock	**	718,487
	Honeywell International Inc.	Common Stock	**	895,752
	Huntsman Corp	Common Stock	**	1,039,556
	IAC InterActiveCorp	Common Stock	**	982,882
	Idearc Inc.	Common Stock	**	73,487
	IDT Corporation	Common Stock	**	500,964
	Ingersoll-Rand Company LTD	Common Stock	**	1,232,595
	Integrated Device Technology Inc	Common Stock	**	883,908
	Interpublic Group Cos Inc	Common Stock	**	718,488
*	ITT Industries, Inc	Common Stock	**	682,447,292
*	JP Morgan Chase & Co	Common Stock	**	5,047,350
	Kellogg Co	Common Stock	**	805,966
	Kimberley Clark Corporation	Common Stock	**	890,145
	Kroger Co	Common Stock	**	2,593,068
	Lazard Ltd	Common Stock	**	771,642
	Liberty Global Inc	Common Stock	**	1,248,324
	Limited Brands Inc	Common Stock	**	732,182

۹)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Manhattan Associates Inc	Common Stock	* *	664,768
	Massey Energy Corporation	Common Stock	**	971,014
	MBIA Inc	Common Stock	**	1,285,856
	McDonalds Corp	Common Stock	**	1,569,282
	Medicis Pharmaceutical Corp	Common Stock	**	663,957
	Merck & Co Inc	Common Stock	**	1,220,800
	Merrill Lynch & Co Inc	Common Stock	**	4,021,920
	MetLife Inc	Common Stock	**	1,770,300
	Microsoft Corp	Common Stock	**	3,695,175
	Mittal Steel Company	Common Stock	**	1,181,040
	Molson Coors Brewing Co	Common Stock	**	229,320
	Nalco Holding Co	Common Stock	**	1,434,246
	National City Corp	Common Stock	**	990,776
	National Oilwell Varco Inc	Common Stock	**	728,042
	Navigant Consulting Co	Common Stock	**	790,400
	Nokia Corp	Common Stock	**	1,032,256
	Northrop Grumman Corp	Common Stock	**	1,042,580

۹)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Novartis AG	ADR	* *	746,720
	NRG Energy Inc.	Common Stock	**	1,781,118
	Nuveen Investments Inc	Common Stock	**	752,260
	Occidental Petroleum Corp	Common Stock	**	810,578
	Office Depot Inc	Common Stock	**	771,034
	Omnicare Inc	Common Stock	**	764,874
	OSI Restaurant Partners Inc	Common Stock	**	686,000
	Owens Illinois Inc	Common Stock	**	396,675
	Pearson PLC	Common Stock	**	1,340,880
	Pepsico Inc	Common Stock	**	1,369,845
	Performance Food Group Co	Common Stock	**	1,384,764
	Pfizer Inc	Common Stock	**	4,809,630
	Procter & Gamble Co	Common Stock	**	1,548,907
	Radio One Inc	Common Stock	**	472,474
	Range Res Corporation	Common Stock	**	1,037,988
	Rockwood Holdings Inc	Common Stock	**	775,482
	Royal Bank of Scotland Group	Common Stock	**	1,154,696

(A)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Safeway Inc	Common Stock	* *	1,524,096
	Sanmina Sci Corp	Common Stock	**	244,950
	Sara Lee Corp	Common Stock	**	1,604,226
	Schlumberger Ltd	Common Stock	**	1,414,784
	Schwab Charles Corp	Common Stock	**	1,320,922
	Sempra Energy	Common Stock	**	716,416
	Servicemaster Co	Common Stock	**	336,927
	SLM Corp	Common Stock	**	1,009,539
	Smurfit Stone Container Corp	Common Stock	**	358,639
	Solectron Corp	Common Stock	**	359,996
	Sprint Nextel Corp	Common Stock	**	2,657,823
	SPX Corp	Common Stock	**	587,136
	ST Jude Medical Inc	Common Stock	**	906,688
	Stancorp Financial Group Inc	Common Stock	**	828,920
	State Street Corp	Common Stock	**	762,072
	SunTrust Banks Inc	Common Stock	**	1,156,965
	Target Corp	Common Stock	**	330,890

(A)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Tech Data Corp	Common Stock	* *	677,873
	Temple Inland Inc	Common Stock	* *	543,154
	The St Paul Companies, Inc	Common Stock	* *	1,101,397
	Tibco Software Inc	Common Stock	* *	822,224
	Time Warner Inc	Common Stock	* *	2,681,118
	Tribune Co	Common Stock	* *	1,061,910
	UnitedHealth Group Inc	Common Stock	* *	1,552,797
	Urban Outfitters Incorporated	Common Stock	* *	865,928
	Verizon Communications	Common Stock	* *	1,910,412
	Viacom Inc	Common Stock	**	1,031,248
	Wachovia Corp	Common Stock	**	1,178,865
	Wal Mart Stores Inc	Common Stock	* *	1,371,546
	Waste Management Inc	Common Stock	* *	1,161,932
	Watson Pharmaceuticals Inc	Common Stock	* *	963,110
	Wisconsin Energy Corp	Common Stock	* *	996,660
	XL Capital Ltd	Common Stock	* *	727,402

(A)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
*	Participants Loans	Participant Loans	**	24,956,187
		The Loan interest rate ranges varied from 4% - 10.5%, with scheduled maturity dates from 2/28/2006 - 10/31/2028		
	Self-Directed Brokerage Fund	Other	**	5,202,422
*	JP Morgan Chase Bank International Bond Fund	Common/Collective Trusts	**	383,927
*	JP Morgan Chase Bank Mortgage Private Placement	Common/Collective Trusts	**	8,494,818
*	JP Morgan Chase Bank Public Bonds Fund	Common/Collective Trusts	**	37,814,572
	American Century Mutual Funds Inc	Registered Investment Company	**	59,694,585
	American Century Small Companies	Registered Investment Company	**	88,666,342
	American Global New Perspective Fund	Registered Investment Company	**	146,691,613
*	JP Morgan Chase Bank Smart Index Fund	Common Collective Trust	**	232,586,546
*	JP Morgan Chase Bank Smart Retirement 2010	Common Collective Trust	**	13,949,377
*	JP Morgan Chase Bank Smart Retirement 2015	Common Collective Trust	**	18,819,966
*	JP Morgan Chase Bank Smart Retirement 2020	Common Collective Trust	**	29,065,422
*	JP Morgan Chase Bank Smart Retirement 2030	Common Collective Trust	**	20,077,814
*	JP Morgan Chase Bank Smart Retirement Income	Common Collective Trust	**	11,516,040

(A)	(B) IDENTITY OF ISSUER, BORROWER, LESSER OR SIMILAR PARTY	(C) DESCRIPTION OF INVESTMENT, INCLUDING MATURITY DATE, RATE OF INTEREST, COLLATERAL, AND PAR OR MATURITY VALUE	(D) COST	(E) CURRENT VALUE
	Stable Value Fund investments and wrapper	contracts:		
	Bank of America N.A.	Bank Investment Contract Interest 5.33% Wrapper Contract	**	196,846,520
	BRIC/IXIS	Insurance Company General Account Interest 5.009% Wrapper Contract	**	9,007,621
	IXIS Financial Products, Inc. (formerly CDC)	Insurance Company General Account Interest 5.74% Wrapper Contract	**	180,591,602
*	JP Morgan Chase Bank	Bank Investment Contract Maturity 5/31/18, Interest 4.394% Wrapper Contract	**	41,849,512
	Monumental Life Insurance Co	Insurance Company General Account Maturity 5/31/18, Interest 4.66% Wrapper Contract	**	174,203,500
	TOTAL INVESTMENTS		**	2,239,484,134
				==========

^{*} Party-in-interest to the Plan

 $^{^{\}star\star}$ Cost information is not required for participant directed investments and, therefore, is not included.

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in Post-Effective Amendment No. 7 to Registration Statement No. 033-06004 on Form S-8, and Registration Statement Nos. 333-41808 and 333-64161 on Form S-8, of our report dated June 22, 2007, appearing in this Annual Report on Form 11-K of ITT Salaried Investment and Savings Plan for the year ended December 31, 2006.

/s/ Deloitte & Touche LLP

Stamford, Connecticut June 22, 2007