MFS CHARTER INCOME TRUST Form DEF 14A August 24, 2017

UNITED STATED

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 14A

PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE SECURITIES EXCHANGE ACT OF 1934

Filed by the Registrant

Filed by a Party Other Than the Registrant

Check the Appropriate Box:

Preliminary Proxy Statement

Confidential for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material Pursuant to sec. 240.14a-11(c) of sec. 240.14a-12

MFS CALIFORNIA MUNICIPAL FUND

MFS CHARTER INCOME TRUST

MFS GOVERNMENT MARKETS INCOME TRUST

MFS HIGH INCOME MUNICIPAL TRUST

MFS HIGH YIELD MUNICIPAL TRUST

MFS INTERMEDIATE HIGH INCOME FUND

MFS INTERMEDIATE INCOME TRUST

MFS INVESTMENT GRADE MUNICIPAL TRUST

MFS MULTIMARKET INCOME TRUST

MFS MUNICIPAL INCOME TRUST

MFS SPECIAL VALUE TRUST

(Names of Registrants as Specified in their Charters)

(Name of Person(s) Filing Proxy Statement, if other than the Registrants)

Payment of Filing Fee (Check the Appropriate Box):

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No	fee required
Fee	e computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.
1)	Title of each class of securities to which transaction applies:
2)	A garagete mumb on of econsities to which technologies applies.
2)	Aggregate number of securities to which transaction applies:
3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined):
	Total the amount on which the filing fee is calculated and state how it was determined).
4)	Proposed maximum aggregate value of transaction:
5)	Total Fee Paid:

Fee paid previously with preliminary materials.

Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for
which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the
Form or Schedule and the date of its filing.

1)	Amount previously paid:
2)	Form, Schedule or Registration Statement No.:
3)	Filing Party:
4)	Date Filed:

MFS® CALIFORNIA MUNICIPAL FUND

MFS® CHARTER INCOME TRUST

MFS® GOVERNMENT MARKETS INCOME TRUST

MFS® HIGH INCOME MUNICIPAL TRUST

MFS® HIGH YIELD MUNICIPAL TRUST

MFS® INTERMEDIATE HIGH INCOME FUND

MFS® INTERMEDIATE INCOME TRUST

MFS® INVESTMENT GRADE MUNICIPAL TRUST

MFS® MULTIMARKET INCOME TRUST

MFS® MUNICIPAL INCOME TRUST

MFS® SPECIAL VALUE TRUST

111 Huntington Avenue, Boston, Massachusetts 02199

Notice of the 2017 Annual Meeting of Shareholders

To be held on October 5, 2017

The 2017 Annual Meeting of Shareholders (the Meeting) of each of the above referenced trusts (each, a Trust or Fund and collectively, the Trusts or Funds) will be held at 111 Huntington Avenue, Boston, Massachusetts 02199, at 10:30 a.m. on Thursday, October 5, 2017, for the following purposes:

ITEM 1. To elect Trustees to the Board of Trustees of each Trust as outlined below:

- for each of MFS Charter Income Trust, MFS Government Markets Income Trust, MFS Intermediate High Income Fund, MFS
 Intermediate Income Trust, MFS Multimarket Income Trust, and MFS Special Value Trust:
 - i) three Trustees, Steven E. Buller, Michael Hegarty, and John P. Kavanaugh to be elected by shareholders of each Trust; and
- b. for each of MFS California Municipal Fund, MFS High Income Municipal Trust, MFS High Yield Municipal Trust, MFS Investment Grade Municipal Trust, and MFS Municipal Income Trust:
 - i) two Trustees, Steven E. Buller and Michael Hegarty, to be elected by common and preferred shareholders of each Trust, voting together as a single class; and
 - ii) two Trustees, John P. Kavanaugh and Laurie J. Thomsen, to be elected by preferred shareholders only, voting as a separate class; and

ITEM 2. To transact such other business as may properly come before the Meeting and any adjournment(s) or postponement(s) thereof. This notice and the related proxy materials are being mailed to Shareholders on or about August 24, 2017.

THE TRUSTEES OF YOUR TRUST RECOMMEND THAT YOU VOTE IN FAVOR OF ITEM 1.

It is anticipated that each Trust will hold its Meeting simultaneously with each other Trust. Shareholders of each Trust will vote separately on each item.

Only a Trust s shareholders of record as of the close of business on July 31, 2017 will be entitled to receive notice of and to vote at that Trust s Meeting or any adjournment(s) or postponement(s) thereof.

By order of the Board of Trustees

CHRISTOPHER R. BOHANE

Assistant Secretary and Assistant Clerk

August 24, 2017

YOUR VOTE IS IMPORTANT. WE WOULD APPRECIATE YOUR PROMPTLY VOTING, SIGNING AND RETURNING THE ENCLOSED PROXY SO THAT IT IS RECEIVED BY THE DATE OF THE MEETING OR RECORDING YOUR VOTING INSTRUCTIONS BY TELEPHONE OR VIA THE INTERNET BY 10:00 A.M., EASTERN TIME, ON THE DATE OF THE MEETING, WHICH WILL HELP AVOID THE ADDITIONAL EXPENSE OF A SECOND SOLICITATION FOR EACH TRUST. THE ENCLOSED ADDRESSED ENVELOPE REQUIRES NO POSTAGE AND IS PROVIDED FOR YOUR CONVENIENCE.

MFS® CALIFORNIA MUNICIPAL FUND MFS® CHARTER INCOME TRUST MFS® GOVERNMENT MARKETS INCOME TRUST MFS® HIGH INCOME MUNICIPAL TRUST MFS® HIGH YIELD MUNICIPAL TRUST MFS® INTERMEDIATE HIGH INCOME FUND MFS® INTERMEDIATE INCOME TRUST MFS® INVESTMENT GRADE MUNICIPAL TRUST MFS® MULTIMARKET INCOME TRUST MFS® MUNICIPAL INCOME TRUST MFS® SPECIAL VALUE TRUST

Proxy Statement

This Proxy Statement is furnished in connection with the solicitation of proxies by and on behalf of the Board of Trustees of MFS California Municipal Fund, MFS Charter Income Trust, MFS Government Markets Income Trust, MFS High Income Municipal Trust, MFS High Yield Municipal Trust, MFS Intermediate High Income Fund, MFS Intermediate Income Trust, MFS Investment Grade Municipal Trust, MFS Multimarket Income Trust, MFS Municipal Income Trust, and MFS Special Value Trust, (each, a Trust or Fund and collectively, the Trusts or Funds) to be used at the Meeting of Shareholders of each Trust (each, a Meeting) to be held at 10:30 a.m. on October 5, 2017 at 111 Huntington Avenue, Boston, Massachusetts 02199, for the purposes set forth in the accompanying Notice of the 2017 Annual Meeting of Shareholders (the Notice). Information regarding the Board of Trustees can be found in the section of this Proxy Statement entitled Election of Trustees. If the enclosed form of proxy is executed and returned, it may nevertheless be revoked prior to its exercise by a signed writing filed with the proxy tabulation agent, Computershare Trust Company, N.A. (Computershare), c/o Proxy Tabulator, PO Box 43130, Providence, RI, 02940-9915, or delivered at a Meeting. On July 31, 2017, the following number of shares was outstanding for each Trust:

	# of Common	# of Preferred
Trust	Shares Outstanding	Shares Outstanding
MFS California Municipal Fund	2,786,275	977
MFS Charter Income Trust	49,815,521	N/A
MFS Government Markets Income Trust	32,601,117	N/A
MFS High Income Municipal Trust	31,506,481	3,900
MFS High Yield Municipal Trust	28,315,253	3,000
MFS Intermediate High Income Fund	19,638,426	N/A
MFS Intermediate Income Trust	117,732,674	N/A
MFS Investment Grade Municipal Trust	11,586,957	1,950
MFS Multimarket Income Trust	70,711,029	N/A
MFS Municipal Income Trust	41,187,631	4,550
MFS Special Value Trust	7,096,449	N/A

Shareholders of record at the close of business on July 31, 2017 will be entitled to one vote for each share held, and each fractional share will be entitled to a proportionate fractional vote. Each Trust will vote separately on each item; votes of multiple Trusts will not be aggregated.

The mailing address of each Trust is 111 Huntington Avenue, Boston, Massachusetts 02199. Solicitation of proxies is being made by the mailing of the Notice and this Proxy Statement with its enclosures on or about August 24, 2017. In addition to soliciting proxies by mail, the Trustees of your Trust and employees of Massachusetts Financial Services Company (MFS), your Trust is investment adviser and administrator, may solicit proxies in person or by telephone. The expenses of the preparation of proxy statements and related materials, including printing and delivery costs, and vote solicitation are borne by each Trust.

The Trusts have engaged Computershare to provide solicitation and voting tabulation services. It is anticipated that the cost of these services will be \$30,731 and may increase substantially in the event that any proposal is contested or increased solicitation efforts are required.

Important Notice Regarding the Availability of Proxy Materials for the Shareholder Meetings To Be Held on October 5, 2017.

The proxy statement is available at www.mfs.com. Directions to the meetings in order to vote in person are available by telephoning toll-free (800) 225-2606. If your shares are held by your broker, in order to vote in person at the Meeting you will need to obtain a Legal Proxy from your broker and present it to the Inspector of Election at the Meeting. Also, in order to revoke your proxy, you may need to forward your written revocation or a later-dated proxy card to your broker rather than to the Fund.

Summary of Items

Item No. 1.a.(i)	Item Description Election of Steven E. Buller, Michael Hegarty and John P. Kavanaugh as Trustees of the Trust	Trust MFS Charter Income Trust
	Revenue of the Trust	MFS Government Markets Income Trust
		MFS Intermediate High Income Fund
		MFS Intermediate Income Trust
		MFS Multimarket Income Trust
		MFS Special Value Trust
1.b.(i)	Election of Steven E. Buller and Michael Hegarty as Trustees	Common and Preferred Shareholders of
	of the Trust	MFS California Municipal Fund
		MFS High Income Municipal Trust
		MFS High Yield Municipal Trust
		MFS Investment Grade Municipal Trust
		MFS Municipal Income Trust
1.b.(ii)	Election of John P. Kavanaugh and Laurie J. Thomsen as Trustees of the Trust	Preferred Shareholders of
	Trustees of the Trust	MFS California Municipal Fund
		MFS High Income Municipal Trust
		MFS High Yield Municipal Trust
		MFS Investment Grade Municipal Trust

MFS Municipal Income Trust

ITEM 1 ELECTION OF TRUSTEES

The Board of Trustees (the Board), which oversees each Trust, provides broad supervision over the affairs of each Trust. Those Trustees who are not interested persons (as defined in the Investment Company Act of 1940, as amended (the 1940 Act)) of your Trust or of MFS are referred to as Independent Trustees throughout this Proxy Statement. MFS is responsible for the investment management of each Trust s assets and for providing a variety of other administrative services to each Trust. The officers of each Trust are responsible for its operations.

The Board currently consists of eleven trustees, nine of whom are Independent Trustees. An Independent Trustee serves as Chair of the Board. In addition, each of the seven standing Committees of the Board, to which the Board has delegated certain authority and oversight responsibilities, is comprised exclusively of Independent Trustees. For a description of the oversight functions of each of the Committees, see Committees below. In connection with each of the Board's regular meetings, the Independent Trustees meet separately from MFS with their counsel and with the Trusts Independent Senior Officer, who is independent of MFS and advises the Independent Trustees regarding contract review, compliance and business matters. The Board reviews its leadership structure periodically and believes that its structure is appropriate to enable the Board to exercise its oversight of the Trusts.

The Trusts have retained MFS as the Trusts investment advisory services, and is responsible for day-to-day administration of the Trusts and management of the risks that arise from the Trusts investments and operations. Certain employees of MFS serve as the Trusts officers, including the Trusts principal executive officer and principal financial and accounting officer. The Board provides oversight of the services provided by MFS and its affiliates, including the risk management activities of MFS and its affiliates. In addition, each Committee of the Board provides oversight of risk management activities with respect to the particular activities within the Committee s purview. In the course of providing oversight, the Board and the Committees receive a wide range of reports on the Trusts activities, including each Trust s investment portfolio, the compliance of the Trusts with applicable laws, and the Funds financial accounting and reporting. The Board and the relevant Committees meet periodically with MFS Chief Risk Officer, and MFS Chief Investment Risk Officer to receive reports on MFS and its affiliates risk management activities, including their efforts to (i) identify key risks that could adversely affect the Trusts or MFS; (ii) implement processes and controls to mitigate such key risks; and (iii) monitor business and market conditions in order to facilitate the processes in (i) and (ii) above. In addition, the Board and the relevant Committees oversee the risk management activities related to the key risks associated with services provided by various non-affiliated service providers through the receipt of reports prepared by MFS, and, in certain circumstances, through the receipt of reports directly from service providers, such as in the case of each Trusts auditor, custodian, and pricing service providers. The Independent Trustees also meet regularly with the Trust s Chief Compliance Officer (who is also MFS Chief Compliance Officer) to receive reports regarding the compliance of the Trust s with the federal securities laws and the Trusts compliance policies and procedures. In addition, the Board meets periodically with the portfolio managers of the Trusts to receive reports regarding the management of the Trusts, including their investment risks.

Effective as of the election and qualification of the nominees at the 2017 Annual Meeting of Shareholders, the Board has fixed the number of Trustees of each Trust at eleven. Under the provisions of each Trust s Declaration of Trust, the Trustees are divided into three classes, each having a term of three years. Under the terms of the Boards retirement policy, an Independent Trustee shall retire at the end of the calendar

year in which he or she reaches the earlier of 75 years of age or 15 years of service on the Board (or, in the case of an Independent Trustee who joined the Board prior to 2015, 20 years of service on the Board).

For each of MFS Charter Income Trust, MFS Government Markets Income Trust, MFS Intermediate High Income Fund, MFS Intermediate Income Trust, MFS Multimarket Income Trust, and MFS Special Value Trust, the Nomination and Compensation Committee has selected and nominated, and recommended that the Board nominate, for election by shareholders, Steven E. Buller, Michael Hegarty, and John P. Kavanaugh as Trustees of the class whose term will expire at the 2020 Annual Meeting of Shareholders (or special meeting in lieu thereof) of the Trust, in each case, to hold office until his or her successor is elected and qualified. The Board has nominated each of the individuals selected and nominated by the Committee. Each nominee is presently a Trustee of MFS Charter Income Trust, MFS Government Markets Income Trust, MFS Intermediate High Income Fund, MFS Intermediate Income Trust, MFS Multimarket Income Trust, and MFS Special Value Trust and has agreed to serve as a Trustee of each Trust if elected. The Board recommends that you vote in favor of their election.

For each of MFS California Municipal Fund, MFS High Income Municipal Trust, MFS High Yield Municipal Trust, MFS Investment Grade Municipal Trust, and MFS Municipal Income Trust, the Nomination and Compensation Committee has selected and nominated, and recommended that the Board nominate, for election by common and preferred shareholders, voting together as a single class, Steven E. Buller and Michael Hegarty as Trustees of the class whose term will expire at the 2020 Annual Meeting of Shareholders (or special meeting in lieu thereof) to hold office until his or her successor is elected and qualified. The Nomination and Compensation Committee has also selected and nominated, and recommended that the Board nominate, for election by preferred shareholders only, voting as a separate class, John P. Kavanaugh and Laurie J. Thomsen for a term that will expire at the next annual meeting of shareholders (or special meeting in lieu thereof) to hold office until his or her successor is elected and qualified. The Board has nominated each of the individuals selected and nominated by the Committee. Each nominee is presently a Trustee of MFS California Municipal Fund, MFS High Income Municipal Trust, MFS High Yield Municipal Trust, MFS Investment Grade Municipal Trust, and MFS Municipal Income Trust and has agreed to serve as Trustee of each Trust if elected. The Board recommends that you vote in favor of their election.

It is intended that, absent contrary instructions, proxies will be voted in favor of electing Steven E. Buller, Michael Hegarty, John P. Kavanaugh, and Laurie J. Thomsen. If, before the election, any nominee refuses or is unable to serve, proxies will be voted for a replacement nominee designated by each Trust s current Trustees, or the Trustees may fix the number of Trustees at fewer than eleven for a Trust.

The following table presents certain information regarding the current Trustees of each Trust as of August 1, 2017, including their principal occupations, which, unless specific dates are shown, are of more than five years duration, although the titles may not have been the same throughout. Additional information about each Trustee follows the table.

				Principal	Other
	Position(s)			Occupations	Directorships
	Held	Trustee	Current	During The	During the
Name, Age INTERESTED TRUSTEES	With Trust	Since ⁽¹⁾	Term Expiring ⁽⁶⁾	Past Five Years	Past Five Years ⁽²⁾
Robert J. Manning ⁽³⁾	Trustee	February 2004	2019	Massachusetts Financial	N/A
(Age 53)				Services Company, Executive Chairman (since January 2017); Director; Chairman of the Board; Chief Executive Officer (until 2015); Co-Chief Executive Officer (2015-2016)	
Robin A. Stelmach ⁽³⁾	Trustee	January 2014	2018	Massachusetts Financial	N/A
(Age 56) INDEPENDENT TRUSTEES				Services Company, Vice Chair (since January 2017); Chief Operating Officer and Executive Vice President (until January 2017)	
David H. Gunning	Trustee	January 2004	2018	Private investor	Lincoln Electric
(Age 75)	and Chair of Trustees	,			Holdings, Inc., Director; Development Alternatives, Inc., Director/Non-Executive Chairman (until 2013)

				Principal	
	Position(s)			Occupations	Other
	Held	Trustee	Current Term	During The	Directorships During the
Name, Age	With Trust	Since ⁽¹⁾	Expiring ⁽⁶⁾	Past Five Years	Past Five Years(2)
Steven E. Buller	Trustee	February 2014	2017	Financial Accounting Standards Advisory Council,	N/A
(Age 66)				Chairman (2014- 2015); Public Company Accounting Oversight Board, Standing Advisory Group, Member (until 2014); BlackRock, Inc. (investment management), Managing Director (until 2014), BlackRock Finco UK (investment management), Director (until 2014)	
John A. Caroselli	Trustee	March 2017	2018	JC Global Advisors, LLC	N/A
(Age 63)				(management consulting), President (since 2015); First Capital Corporation (commercial finance), Executive Vice President (until 2015)	
Maureen R. Goldfarb	Trustee	January 2009	2019	Private investor	N/A
(Age 62)					
Michael Hegarty (Age 72)	Trustee	December 2004	2017	Private investor	Rouse Properties Inc., Director (until 2016); Capmark Financial Group Inc., Director (until 2015)
John P. Kavanaugh	Trustee and Vice Chair of	January 2009	2017 ⁽⁴⁾⁽⁵⁾	Private investor	N/A
(Age 62)	Trustees	M 1 2017	2010	D 1 D	ALE CO.
Clarence Otis, Jr. (age 61)	Trustee	March 2017	2018	Darden Restaurants, Inc., Chief Executive Officer (until 2014)	VF Corporation, Director; Verizon Communications, Inc., Director; The Travelers Companies, Director; Federal Reserve Bank of Atlanta, Director (until 2015)

				Principal	Other
	Position(s)			Occupations	Directorships
	Held	Trustee	Current Term	During The	During the
Name, Age	With Trust	Since(1)	Expiring ⁽⁶⁾	Past Five Years	Past Five Years ⁽²⁾
Maryanne L. Roepke	Trustee	May 2014	2019	American Century Investments (investment	N/A
(Age 61)				management), Senior Vice President and Chief	
				Compliance Officer (until 2014)	
Laurie J. Thomsen	Trustee	March 2005	2017 ⁽⁴⁾	Private Investor	The Travelers Companies, Director;
(Age 59)			2019(5)		Dycom Industries, Inc., Director (since 2015)

- (1) Date first appointed to serve as Trustee of an MFS fund. Each Trustee has served continuously since appointment unless indicated otherwise. For the period from December 15, 2004 until February 22, 2005, Mr. Manning served as an Advisory Trustee.
- (2) Directorships or trusteeships of companies required to report to the Securities and Exchange Commission (i.e., public companies).
- Interested person of the Trust within the meaning of the Investment Company Act of 1940 (referred to as the 1940 Act), which is the principal federal law governing investment companies like the Trusts, as a result of position with MFS. The address of MFS is 111 Huntington Avenue, Boston, Massachusetts 02199-7618.
- (4) For each of MFS California Municipal Fund, MFS High Income Municipal Trust, MFS High Yield Municipal Trust, MFS Investment Grade Municipal Trust, and MFS Municipal Income Trust, Mr. Kavanaugh and Ms. Thomsen serve as Trustees elected by the holders of preferred shares for a one-year term.
- (5) For each of MFS Charter Income Trust, MFS Government Markets Income Trust, MFS Intermediate High Income Fund, MFS Intermediate Income Trust, MFS Multimarket Income Trust, and MFS Special Value Trust, Mr. Kavanaugh and Ms. Thomsen serve as Trustees elected by holders of common shares for a three-year term.
- (6) An Independent Trustee shall retire at the end of the calendar year in which he or she reaches the earlier of 75 years of age or 15 years or service on the Board (or, in the case of any Independent Trustee who joined the Board prior to 2015, 20 years of service on the Board). Under the terms of the Board s retirement policy, Mr. Gunning will retire effective December 31, 2017, and Mr. Hegarty will retire effective December 31, 2019.

Unless otherwise noted, each current Trustee listed above served as a board member of 136 funds within the MFS Family of Funds (the MFS Funds) as of August 1, 2017. The address of each Trustee is c/o MFS, 111 Huntington Avenue, Boston, Massachusetts 02199.

The following provides an overview of the considerations that led the Board to conclude that each individual serving as a Trustee of the Trust should so serve. The current members of the Board have joined the Board at different points in time since 2004. Generally, no one factor was decisive in the original selection of an individual to join the Board. Among the factors the Board considered when concluding that an individual should serve on the Board were the following: (i) the individual s business and professional experience and accomplishments; (ii) the individual sability to work effectively with the other members of the Board; (iii) the individual s prior experience, if any, serving on the boards of public companies (including, where relevant, other investment companies) and other complex enterprises and organizations; and (iv) how the individual s skills, experience and attributes would contribute to an appropriate mix of relevant skills and experience on the Board.

In respect of each current Trustee, the individual substantial professional accomplishments and prior experience, including, in some cases, in fields related to the operations of the Trusts, were a significant factor in the determination that the individual should serve as a Trustee of the Trusts. Following is a summary of each Trustee suprefessional experience and additional considerations that contributed to the Board successional experience and additional considerations that contributed to the Board successional experience and additional considerations that contributed to the Board suprefersion that an individual should serve on the Board:

Interested Trustees:

Robert J. Manning

Mr. Manning is Executive Chairman of MFS (the Funds investment adviser) and is Chairman of its Board. He has substantial executive and investment management experience, having worked for MFS for over 30 years.

Robin A. Stelmach

Ms. Stelmach is Vice Chair of MFS (the Funds investment adviser). Previously she was Executive Vice President and Chief Operating Officer of MFS and oversaw the company s Global Investment Technology and Global Investment & Client Support departments, as well as the MFS Service Center.

Independent Trustees:

Steven E. Buller, CPA

Mr. Buller has substantial accounting, investment management, and executive experience at firms within the investment management industry. Mr. Buller was the Chief Financial Officer and Managing Director of BlackRock, Inc. (BlackRock), where he oversaw BlackRock stax department, internal audit and control functions, and the global corporate and investment company accounting policy. Prior to joining BlackRock, Mr. Buller was an auditor at Ernst & Young LLP for over 30 years, where he served as Global Director of Asset Management and as the audit partner for various investment company complexes. Mr. Buller was chairman of the Financial Accounting Standards Advisory Council, and was a member of the Standing Advisory Group of the Public Company Accounting Oversight Board. He has also served on the boards of BlackRock Finco UK, a privately-held company, and Person-to-Person, a community service organization.

John A. Caroselli

Mr. Caroselli has substantial senior executive experience in the financial services industry. Mr. Caroselli is the president of JC Global Advisors, LLC, where he provides consulting services with specialization in strategy development and execution, merger integration, market growth plan design and organizational development. He served as Executive Vice President and Chief Development Officer of First Capital Corporation, Executive Vice President and Chief Strategy Officer of KeySpan Corporation, and Executive Vice President of Corporate Development of AXA Financial. Mr. Caroselli also held senior officer positions with Chase Manhattan Corporation, Chemical Bank, and Manufacturers Hanover Trust.

Maureen R. Goldfarb

Ms. Goldfarb has substantial executive and board experience at firms within the investment management industry. She was the Chief Executive Officer and Chairman of the Board of Trustees of

the John Hancock Funds and an Executive Vice President of John Hancock Financial Services, Inc. Prior to joining John Hancock, Ms. Goldfarb was a Senior Vice President with Massachusetts Mutual Life Insurance Company. She also held various marketing, distribution, and portfolio management positions with other investment management firms. Ms. Goldfarb is a former member of the Board of Governors of the Investment Company Institute.

David H. Gunning

Mr. Gunning has substantial executive and board experience at publicly-traded and privately-held companies, including past service as the Vice Chairman and a director of Cleveland-Cliffs Inc. (now Cliffs Natural Resources Inc.), a director of Lincoln Electronic Holdings, Inc., and a director of Southwest Gas Corp. He is the former Chairman and Chief Executive Officer of Capitol American Financial Corp. Mr. Gunning is also a former partner and head of the corporate department of Jones Day, a large international law firm.

Michael Hegarty

Mr. Hegarty has substantial senior executive and board experience at firms within the financial services industry, as well as board experience at publicly-traded and privately-held companies. He served as the Vice Chairman and Chief Operating Officer of AXA Financial and as the President and Chief Operating Officer of The Equitable Life Assurance Society. Mr. Hegarty also served as Vice Chairman of Chase Manhattan Corporation and Chemical Bank. He is a former director of AllianceBernstein, which serves as the general partner of a publicly-traded investment adviser, and a former trustee of investment companies in the EQ Advisers Trust family of funds.

John P. Kavanaugh

Mr. Kavanaugh has substantial executive, investment management, and board experience at firms within the investment management and mutual fund industry. He was the Chief Investment Officer of The Hanover Insurance Group, Inc., and the President and Chairman of Opus Investment Management, Inc., an investment adviser. Mr. Kavanaugh held research and portfolio management positions with Allmerica Financial and PruCapital, Inc. He is a Chartered Financial Analyst and currently serves on the board of the Independent Directors Council, a unit of the Investment Company Institute which serves the mutual fund independent director community.

Clarence Otis, Jr.

Mr. Otis has substantial executive, financial, and board experience at publicly-traded and privately-held companies. Mr. Otis was the Chairman and Chief Executive Officer of Darden Restaurants, Inc., the world s largest full-service restaurant company, and where he previously served in other senior positions at Darden Restaurants, including Chief Financial Officer and Executive Vice President. Mr. Otis is a director of VF Corporation, Verizon Communications, Inc., and The Travelers Companies. He is a former director of the Federal Reserve Bank of Atlanta.

Maryanne L. Roepke

Ms. Roepke has substantial executive and compliance experience within the investment management industry. She was a Senior Vice President and the Chief Compliance Officer of American Century Investments, Inc. (American Century), where she worked for over 30 years. Ms. Roepke served on

the board of the American Century SICAV, a mutual fund complex. She currently is a trustee of Rockhurst University. She is a former member of the Investment Company Institute s Chief Compliance Officer Committee and Risk Management Advisory Committee.

Laurie J. Thomsen

Ms. Thomsen has substantial venture capital financing experience, as well as board experience at publicly-traded and privately-held companies. Ms. Thomsen was a co-founding General Partner of Prism Venture Partners, a venture capital firm investing in healthcare and technology companies, and served as an Executive Partner of New Profit, Inc., a venture philanthropy firm. Prior to that, she was a General Partner at Harbourvest Partners, a venture capital firm. Ms. Thomsen is a director of The Travelers Companies, Inc. and Dycom Industries, Inc.

Information about each Trust, including information about its investment adviser and administrator, independent registered public accounting firm, executive officers, and the interests of certain persons, appears under Trust Information below.

Required Vote. For MFS Charter Income Trust, MFS Government Markets Income Trust, MFS Intermediate High Income Fund, MFS Intermediate Income Trust, MFS Multimarket Income Trust, and MFS Special Value Trust, the election of any nominee will require the affirmative vote of a plurality of the Trust soutstanding common shares voting at the Meeting in person or by proxy. For MFS California Municipal Fund, MFS High Income Municipal Trust, MFS High Yield Municipal Trust, MFS Investment Grade Municipal Trust, and MFS Municipal Income Trust, the election of Steven E. Buller and Michael Hegarty will require the affirmative vote of a plurality of the Trust soutstanding preferred and common shares, voting together as a single class, at the Meeting in person or by proxy. For MFS California Municipal Fund, MFS High Income Municipal Trust, MFS High Yield Municipal Trust, and MFS Investment Grade Municipal Trust, the election of Mr. Kavanaugh and Ms. Thomsen will require the affirmative vote of a plurality of the Trust soutstanding preferred shares, voting as a separate class, at the Meeting in person or by proxy. For MFS Municipal Income Trust, the election of Mr. Kavanaugh and Ms. Thomsen will require the affirmative vote of a majority of the Trust soutstanding preferred shares, voting as a separate class, at the Meeting in person or by proxy.

THE BOARD, INCLUDING THE INDEPENDENT TRUSTEES, UNANIMOUSLY RECOMMENDS THAT THE SHAREHOLDERS OF EACH TRUST VOTE TO ELECT EACH OF THE NOMINEES AS A TRUSTEE OF EACH TRUST.

Committees

Each Trust s Board meets regularly throughout the year to discuss matters and take certain actions relating to the Trust. Each Trust s Board has several standing committees, which are described below.

Name of Committee AUDIT COMMITTEE Number of Meetings in Last Fiscal Year⁽¹⁾

Functions

Oversees the accounting and auditing procedures of the Fund and, among other duties, considers the selection of the independent accountants for the Fund and the scope of the audit, and considers the effect on the independence of those accountants of any non-audit services such accountants provide to the Fund and any audit or non-audit services such accountants provide to other MFS Funds, MFS and/or certain affiliates. The Committee is also responsible for establishing procedures for the receipt, retention, and treatment of complaints received by the Fund regarding accounting, internal accounting controls, or auditing matters and the confidential, anonymous submission of concerns regarding questionable fund accounting matters by officers of the Fund and employees of the Fund s investment adviser, administrator, principal underwriter, or any other provider of accounting-related services to the Fund. Reviews and evaluates the contractual arrangements of the Fund relating to custody and fund accounting services, and makes recommendations to the full Board on these matters.

Current

Members⁽²⁾
Buller*⁽³⁾, Kavanaugh*⁽³⁾, Otis,
Jr.* ⁽³⁾, and Roepke*⁽³⁾

Name of Committee	Number of Meetings in Last Fiscal Year ⁽¹⁾	Functions	Current Members ⁽²⁾
COMPLIANCE COMMITTEE	6	Oversees the development and implementation of the Fund's regulatory and fiduciary compliance policies, procedures, and practices under the 1940 Act, and other applicable laws, as well as oversight of compliance policies of the Fund's investment adviser and certain other service providers as they relate to Fund activities. The Fund's Chief Compliance Officer assists the Committee in carrying out its responsibilities.	Buller*, Caroselli*, Kavanaugh*, and Roepke*
CONTRACTS REVIEW COMMITTEE	5	Requests, reviews, and considers the information deemed reasonably necessary to evaluate the terms of the investment advisory and principal underwriting agreements and the Plan of Distribution under Rule 12b-1 that each Fund proposes to renew or continue, and to make its recommendations to the full Board on these matters.	All Independent Trustees of the Board (Buller, Caroselli, Goldfarb, Gunning, Hegarty, Kavanaugh, Otis, Jr., Roepke, and Thomsen)

Number of Meetings in Last Fiscal Year⁽¹⁾

Name of Committee

NOMINATION AND COMPENSATION COMMITTEE

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Current

Members⁽²⁾
All Independent
Trustees of the Board
(Buller, Caroselli,
Goldfarb, Gunning,
Hegarty, Kavanaugh,
Otis, Jr., Roepke, and
Thomsen)

Recommends qualified candidates to the Board in the event that a position is vacated or created. The Committee will consider recommendations by shareholders when a vacancy exists. Shareholders wishing to recommend candidates for Trustee for consideration by the Committee may do so by writing to the Fund s Secretary at the principal executive office of the Fund. Such recommendations must be accompanied by biographical and occupational data on the candidate (including whether the candidate would be an interested person of the Fund), a written consent by the candidate to be named as a nominee and to serve as Trustee if elected, record and ownership information for the recommending shareholder with respect to the Fund, and a description of any arrangements or understandings regarding recommendation of the candidate for consideration. The Committee is also responsible for making recommendations to the Board regarding any necessary standards or qualifications for service on the Board. The Committee also reviews and makes recommendations to the Board regarding compensation for the Independent Trustees.

Functions

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Name of Committee	Number of Meetings in Last Fiscal Year ⁽¹⁾	Functions	Current Members ⁽²⁾
Name of Committee PORTFOLIO TRADING AND MARKETING REVIEW COMMITTEE		Oversees the policies, procedures, and practices of the Fund with respect to brokerage transactions involving portfolio securities as those policies, procedures, and practices are carried out by MFS and its affiliates. The Committee also oversees the lending of portfolio securities, the Trust s borrowing and lending policies, and the administration of the Fund s proxy voting policies and procedures by MFS. The Committee also oversees the policies, procedures, and practices of the Applicable Fund Service Providers with respect to the selection and oversight of the Fund s counterparties in derivatives, repurchase and reverse repurchase	Members ⁽²⁾ All Independent Trustees of the Board (Buller, Caroselli, Goldfarb, Gunning, Hegarty, Kavanaugh, Otis, Jr., Roepke, and Thomsen)
		agreements, and similar investment-related transactions. In addition, the Committee receives	
		reports from MFS regarding the policies, procedures, and practices of MFS and its affiliates in	
		connection with their	

marketing and distribution of shares of the Fund.

Number of Meetings in Last Fiscal Year⁽¹⁾

Name of Committee

PRICING COMMITTEE

Functions

Oversees the determination of the value of the portfolio securities and other assets held by the Fund and determines or causes to be determined the fair value of securities and assets for which market quotations are not readily available in accordance with the 1940 Act. The Committee delegates primary responsibility for carrying out these functions to MFS and MFS internal valuation committee pursuant to pricing policies and procedures approved by the Committee and adopted by the full Board. These policies include methodologies to be followed by MFS in determining the fair values of portfolio securities and other assets held by the Fund for which market quotations are not readily available, and the Committee approves and/or ratifies these fair values. The Committee meets periodically with the members of MFS internal valuation committee to review and assess the quality of fair valuation and other pricing determinations made pursuant to the Fund s pricing policies and procedures, and to review and assess the policies and procedures themselves. The Committee also exercises the responsibilities of the Board under the Policy for Compliance with Rule 2a-7 approved by the Board on behalf of each Fund which holds itself out as a money market fund in accordance with Rule 2a-7 under the 1940 Act. The Committee also reviews and evaluates the contractual arrangements of service providers relating to the pricing and valuation of the Fund s portfolio

Current

Members⁽²⁾
Goldfarb*, Hegarty*,

Otis, Jr.*, and Thomsen*

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securities and other assets.

	Number of Meetings in Last		Current
Name of Committee	Fiscal Year(1)	Functions	Members(2)
SERVICES CONTRACTS COMMITTEE	6	Reviews and evaluates the contractual arrangements of the Fund relating to transfer agency, sub-transfer agency, and administrative services, and makes recommendations to the full Board on these matters.	Caroselli*, Goldfarb*, Hegarty*, and Thomsen*

- (1) The number of committee meetings for the fiscal years ending October 31, 2016 and November 30, 2016 is the same for all committees.
- (2) Independent Trustees. Although Mr. Gunning is not a member of all Committees of the Board, he is invited to and attends many of the Committees meetings in his capacity as Chair of the Board.
- (3) Audit Committee Financial Expert.
- * Independent Trustees

The Trustees generally hold at least 8 regular meetings each calendar year. These regular meetings generally take place over a two-day period. The performance and operations of each of the Trusts is reviewed by the Trustees at each meeting and more in-depth reviews of particular Trusts are conducted by the Trustees throughout the year. During the fiscal years ended October 31, 2016 and November 30, 2016, each Trust held 8 Board meetings. Each Trustee attended at least 75% of the Board and applicable committee meetings noted for each Trust.

Audit Committee

Each Trust s Audit Committee consists only of Independent Trustees. Each Trust s Audit Committee s statement on the Trust s most recent audited financials is included below under the heading Independent Registered Public Accounting Firm. Each Trust s Board has adopted a written charter for the Audit Committee. A copy of the Committee s charter is available at www.mfs.com (once you have selected Individual Investor Home as your role, click on Products and Services to view the various product sets available for that role, and click on Closed-End Funds. Next, click the Closed-End Fund name and click the Resources tab).

Nomination and Compensation Committee

The Trustees have adopted a written charter for the Nomination and Compensation Committee. A copy of the Committee s charter is available at www.mfs.com (once you have selected Individual Investor Home as your role, click on Products and Services to view the various product sets available for that role, and click on Closed-End Funds. Next, click the Closed-End Fund name and click the Resources tab).

Each Trust s Nomination and Compensation Committee consists only of Independent Trustees.

The Nomination and Compensation Committee requires that Trustee candidates have a college degree or equivalent business experience, but has not otherwise established specific, minimum qualifications that must be met by an individual to be considered by the Committee for nomination as a Trustee. The Nomination and Compensation Committee may take into account a wide variety of factors in considering Trustee candidates, including, but not limited to: (i) availability and commitment of a candidate to attend

meetings and perform his or her responsibilities to the Board; (ii) relevant industry and related experience; (iii) educational background; (iv) financial expertise; (v) an assessment of the candidate s ability, judgment and expertise; (vi) overall diversity of the composition of the Board; and (vii) such other factors as the Committee deems appropriate. While the Committee has not adopted a particular definition of diversity, when considering a nominee s and the Board s diversity, the Committee generally considers the manner in which each nominee s professional experience, expertise in matters that are relevant to the oversight of the Funds (e.g., investment management, distribution, accounting, trading, compliance, legal), general leadership experience, and life experience (including with respect to gender and ethnicity) are complementary and, as a whole, contribute to the ability of the Board to oversee the Funds. The Nomination and Compensation Committee may consider candidates for Trustee recommended by each Trust s current Trustees, officers or shareholders or by MFS or any other source deemed appropriate by the Nomination and Compensation Committee. The Nomination and Compensation Committee may, but is not required to, retain a third-party search firm at the applicable Trust s expense to identify potential candidates.

The Nomination and Compensation Committee will review and consider nominees recommended by shareholders to serve as Trustee, provided that the recommending shareholder follows the Procedures for Shareholders to Submit Nominee Candidates, which are set forth as Appendix B to the Trusts Nomination and Compensation Committee Charter (which is available at www.mfs.com). Among other requirements, these procedures provide that the recommending shareholder must submit any recommendation in writing to the Trust, to the attention of the Trust s Secretary, at the address of the principal executive offices of the Trust. Any recommendation must include certain biographical information and other information regarding the candidate and the recommending shareholder, and must include a written and signed consent of the candidate to be named as a nominee and to serve as a Trustee if elected. The Nomination and Compensation Committee takes the diversity of a particular nominee and the overall diversity of the Board into account when considering and evaluating nominees for trustee. The foregoing description is only a summary.

The Nomination and Compensation Committee has full discretion to reject nominees recommended by shareholders, and there is no assurance that any such person properly recommended and considered by the Committee will be nominated for election to the Board of a Trust.

Share Ownership

As of July 31, 2017, the Trustees and officers of each Trust as a group owned less than 1% of the outstanding shares of any Trust. The Board has adopted a policy requiring that each Independent Trustee shall have invested on an aggregate basis, within two years of membership on the Board, an amount equal to his or her prior calendar year s base retainer and meeting attendance fees in shares of the MFS Funds.

The following table shows the dollar range of equity securities beneficially owned by each nominee or Trustee (a) of each Trust and (b) on an aggregate basis, in the MFS Funds overseen by the nominee or Trustee, as of July 31, 2017.

The following dollar ranges apply:

- N. None
- A. \$1 \$10,000
- B. \$10,001 \$50,000
- C. \$50,001 \$100,000
- D. Over \$100,000

		Aggregate	
		Dollar	Aggregate Dollar
		Range of	Range of Securities in All
		Equity	MFS Funds
		Securities in	Overseen or to be Overseen
Name of Trustee INTERESTED TRUSTEES	Individual Trust Name	the Trust	by the Nominee
Robert J. Manning	MFS California Municipal Fund MFS Charter Income Trust MFS Government Markets Income Trust MFS High Income Municipal Trust MFS High Yield Municipal Trust MFS Intermediate High Income Fund MFS Intermediate Income Trust MFS Investment Grade Municipal Trust MFS Multimarket Income Trust MFS Municipal Income Trust MFS Municipal Income Trust MFS Special Value Trust	N N N N N N N N	D
Robin A. Stelmach	MFS California Municipal Fund MFS Charter Income Trust MFS Government Markets Income Trust MFS High Income Municipal Trust MFS High Yield Municipal Trust MFS Intermediate High Income Fund MFS Intermediate Income Trust MFS Investment Grade Municipal Trust MFS Multimarket Income Trust MFS Municipal Income Trust MFS Municipal Income Trust MFS Special Value Trust	N N N N N N N N	D
INDEPENDENT TRUSTEES Steven E. Buller	MFS California Municipal Fund MFS Charter Income Trust MFS Government Markets Income Trust MFS High Income Municipal Trust MFS High Yield Municipal Trust MFS Intermediate High Income Fund MFS Intermediate Income Trust MFS Investment Grade Municipal Trust MFS Multimarket Income Trust MFS Municipal Income Trust MFS Municipal Income Trust MFS Municipal Income Trust	N N N N N N N N	D

		Aggregate		
		Dollar	Aggregate Dollar	
		Range of	Range of	
		Equity	Securities in All MFS Funds	
		Securities in	Overseen or to be Overseen by	
Name of Trustee	Individual Trust Name	the Trust	the Nominee	
John A. Caroselli ⁽¹⁾	MFS California Municipal Fund	N	В	
voim III carosom	MFS Charter Income Trust	N	2	
	MFS Government Markets Income Trust	N		
	MFS High Income Municipal Trust	N		
	MFS High Yield Municipal Trust	N		
	MFS Intermediate High Income Fund	N		
	MFS Intermediate Income Trust	N		
	MFS Investment Grade Municipal Trust	N		
	MFS Multimarket Income Trust	N		
	MFS Municipal Income Trust	N		
	MFS Special Value Trust	N		
Maureen R. Goldfarb	MFS California Municipal Fund	N	D	
Water R. Goldiar	MFS Charter Income Trust	В	Ь	
	MFS Government Markets Income Trust	В		
	MFS High Income Municipal Trust	В		
	MFS High Yield Municipal Trust	N		
	MFS Intermediate High Income Fund	N		
	MFS Intermediate Income Trust	В		
	MFS Investment Grade Municipal Trust	N		
	MFS Multimarket Income Trust	N		
	MFS Municipal Income Trust	N		
	MFS Special Value Trust	В		
David H. Gunning	MFS California Municipal Fund	N	D	
Duvid II. Guinning	MFS Charter Income Trust	A	D	
	MFS Government Markets Income Trust	N		
	MFS High Income Municipal Trust	N		
	MFS High Yield Municipal Trust	N		
	MFS Intermediate High Income Fund	N		
	MFS Intermediate Income Trust	A		
	MFS Investment Grade Municipal Trust	N		
	MFS Multimarket Income Trust	N		
	MFS Municipal Income Trust	N		
	MFS Special Value Trust	N		

		Aggregate		
		Dollar	Aggregate Dollar	
		Range of	Range of Securities in All MFS Funds	
		Equity		
		Securities in	Overseen or to be Overseen by	
Name of Trustee	Individual Trust Name	the Trust	the Nominee	
Michael Hegarty	MFS California Municipal Fund	N	D	
	MFS Charter Income Trust	A		
	MFS Government Markets Income Trust	N		
	MFS High Income Municipal Trust	N		
	MFS High Yield Municipal Trust	N		
	MFS Intermediate High Income Fund	N		
	MFS Intermediate Income Trust	A		
	MFS Investment Grade Municipal Trust	N		
	MFS Multimarket Income Trust	N		
	MFS Municipal Income Trust	N		
	MFS Special Value Trust	N		
John P. Kavanaugh	MFS California Municipal Fund	N	D	
John I . Havanaagii	MFS Charter Income Trust	A	D	
	MFS Government Markets Income Trust	A		
	MFS High Income Municipal Trust	В		
	MFS High Yield Municipal Trust	N		
	MFS Intermediate High Income Fund	N		
	MFS Intermediate Income Trust	A		
	MFS Investment Grade Municipal Trust	С		
	MFS Multimarket Income Trust	В		
	MFS Municipal Income Trust	В		
	MFS Special Value Trust	N		
Clarence Otis, Jr.(1)	MFS California Municipal Fund	N	N	
Clarence Otis, 31.	MFS Charter Income Trust	N	14	
	MFS Government Markets Income Trust	N		
	MFS High Income Municipal Trust	N		
	MFS High Yield Municipal Trust	N		
	MFS Intermediate High Income Fund	N		
	MFS Intermediate Income Trust	N		
	MFS Investment Grade Municipal Trust	N		
	MFS Multimarket Income Trust	N		
	MFS Municipal Income Trust	N		
	MFS Special Value Trust	N		
	iviro opeciai value trust	1N		

		Aggregate		
		Dollar	Aggregate Dollar	
		Range of	Range of Securities in All MFS Funds	
		Equity		
		Securities in	Overseen or to be Overseen by	
Name of Trustee	Individual Trust Name	the Trust	the Nominee	
Maryanne L. Roepke	MFS California Municipal Fund	N	D D	
mary annie 21 recepte	MFS Charter Income Trust	В	2	
	MFS Government Markets Income Trust	N		
	MFS High Income Municipal Trust	N		
	MFS High Yield Municipal Trust	N		
	MFS Intermediate High Income Fund	N		
	MFS Intermediate Income Trust	A		
	MFS Investment Grade Municipal Trust	N		
	MFS Multimarket Income Trust	N		
	MFS Municipal Income Trust	В		
	MFS Special Value Trust	В		
Laurie J. Thomsen	MFS California Municipal Fund	N	D	
	MFS Charter Income Trust	A		
	MFS Government Markets Income Trust	N		
	MFS High Income Municipal Trust	N		
	MFS High Yield Municipal Trust	N		
	MFS Intermediate High Income Fund	N		
	MFS Intermediate Income Trust	A		
	MFS Investment Grade Municipal Trust	N		
	MFS Multimarket Income Trust	N		
	MFS Municipal Income Trust	N		
	MFS Special Value Trust	N		

⁽¹⁾ Mr. Caroselli and Mr. Otis became Trustees of the Fund on March 23, 2017.

Shareholder Communications with the Board of Trustees

The Board of Trustees of each Trust has adopted procedures by which shareholders may send communications to the Board. Shareholders may mail written communications to the Board of Trustees, [Name of Trust], Massachusetts Financial Services Company, 111 Huntington Avenue, Boston, Massachusetts 02199, Attention: Frank Tarantino, Independent Senior Officer (ISO) of the Fund. Shareholder communications must (i) be in writing and be signed by the shareholder, (ii) identify the MFS Trust to which they relate and (iii) identify the class and number of shares held by the shareholder. The ISO is responsible for reviewing all properly submitted shareholder communications. The ISO shall either (i) provide a copy of each properly submitted shareholder communication to the Board at its next regularly scheduled meeting or (ii) if the ISO determines that the communication requires more immediate attention, forward the communication to the Chair of the Trustees promptly after receipt. The ISO may, in good faith, determine that a shareholder communication should not be provided to the Board because it is ministerial in nature (such as a request for Trust literature, share data or financial information). The ISO may in such cases forward the communication to the appropriate party or parties at MFS. These procedures do not apply to (i) any communication from an officer or Trustee of the Trust, (ii) any communication from an employee or agent of the Trust, unless such communication is made solely in such employee s or agent s

capacity as a shareholder or (iii) any shareholder proposal submitted pursuant to Rule 14a-8 under the Securities Exchange Act of 1934, as amended, or any communication made in connection with such a proposal. Each Trust s Trustees are not required to attend the Trust s shareholder meetings or to otherwise make themselves available to shareholders for communications, other than pursuant to the aforementioned procedures. No Board members attended the 2016 Annual Meeting of Shareholders.

Each Trust s Declaration of Trust currently provides that the Trust will indemnify its Trustees and officers against liabilities and expenses incurred in connection with litigation in which they may be involved because of their offices with the Trust, unless it is finally adjudicated or, in case of a settlement, it has been determined by Trustees not involved in the matter or independent legal counsel, that they have not acted in good faith in the reasonable belief that their actions were in the best interests of the Trust or that they engaged in willful misfeasance or acted with bad faith, gross negligence or reckless disregard of the duties involved in the conduct of their offices.

Trustee Compensation Table

The table below shows the cash compensation paid to the Trustees by each Trust during the fiscal year ended on the date noted (see footnote 1). Interested Trustees receive no compensation from any Trust for their services as Trustees.

				Retirement	Total Trustee Compensation Paid by Trust	
				Benefits		
		0.	gregate pensation	Accrued as Part of		
		-	aid by	Trust	and Fund	
Name of Trustee	Individual Trust Name		rust ⁽¹⁾	Expense	Complex ⁽²⁾	
Steven E. Buller	MFS California Municipal Fund MFS Charter Income Trust MFS Government Markets Income Trust MFS High Income Municipal Trust MFS High Yield Municipal Trust MFS Intermediate High Income Fund MFS Intermediate Income Trust MFS Investment Grade Municipal Trust MFS Multimarket Income Trust MFS Municipal Income Trust MFS Municipal Income Trust MFS Special Value Trust	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	1,113 6,531 3,719 2,979 2,328 1,300 9,749 1,772 5,708 3,265 811	N/A N/A N/A N/A N/A N/A N/A N/A N/A	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	356,238 356,238 356,238 356,238 356,238 356,238 356,238 356,238 356,238 356,238 356,238
Robert E. Butler ⁽³⁾	MFS California Municipal Fund MFS Charter Income Trust MFS Government Markets Income Trust MFS High Income Municipal Trust MFS High Yield Municipal Trust MFS Intermediate High Income Fund MFS Intermediate Income Trust MFS Investment Grade Municipal Trust MFS Multimarket Income Trust MFS Municipal Income Trust MFS Municipal Income Trust MFS Special Value Trust	\$ \$ \$ \$ \$ \$ \$ \$ \$	1,115 6,554 3,728 2,987 2,335 1,303 9,774 1,778 5,729 3,279 813	N/A N/A N/A N/A N/A N/A N/A N/A N/A	\$ \$ \$ \$ \$ \$ \$ \$ \$	367,238 367,238 367,238 367,238 367,238 367,238 367,238 367,238 367,238 367,238

				Retirement	Total Trustee Compensation Paid by Trust and Fund			
				Benefits				
		_	gregate	Accrued as Part of				
			pensation aid by	Trust				
Name of Trustee	Individual Trust Name	Trust ⁽¹⁾		Trust(1)		Expense	Co	omplex ⁽²⁾
John A. Caroselli ⁽⁴⁾	MFS California Municipal Fund	\$	N/A	N/A	\$	N/A		
	MFS Charter Income Trust	\$	N/A	N/A	\$	N/A		
	MFS Government Markets Income Trust	\$	N/A	N/A	\$	N/A		
	MFS High Income Municipal Trust	\$	N/A	N/A	\$	N/A		
	MFS High Yield Municipal Trust	\$	N/A	N/A	\$	N/A		
	MFS Intermediate High Income Fund	\$	N/A	N/A	\$	N/A		
	MFS Intermediate Income Trust	\$	N/A	N/A	\$	N/A		
	MFS Investment Grade Municipal Trust	\$	N/A	N/A	\$	N/A		
	MFS Multimarket Income Trust	\$	N/A	N/A	\$	N/A		
	MFS Municipal Income Trust	\$	N/A	N/A	\$	N/A		
	MFS Special Value Trust	\$	N/A	N/A	\$	N/A		
Maureen R. Goldfarb	MFS California Municipal Fund	\$	1,114	N/A	\$	362,238		
	MFS Charter Income Trust	\$	6,546	N/A	\$	362,238		
	MFS Government Markets Income Trust	\$	3,724	N/A	\$	362,238		
	MFS High Income Municipal Trust	\$	2,984	N/A	\$	362,238		
	MFS High Yield Municipal Trust	\$	2,332	N/A	\$			