CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30, 2016

(These consolidated financial statements are unaudited.)

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SCOTTISH RE GROUP LIMITED CONSOLIDATED BALANCE SHEETS (Expressed in Thousands of United States Dollars, except share data)

		June 30, 2016 (Unaudited)		December 31, 2015 (Audited)
Assets				
Fixed-maturity investments held as trading securities, at fair value Fixed-maturity investments held as available-for-sale securities, at fair value	\$	1,138,556	\$	1,218,972
(amortized cost: $2016 - $458,101; 2015 - $343,251$)		467,129		338,533
Cash and cash equivalents		96,675		166,277
Affiliated investments		42,268		44,235
Other investments		42,208		2,744
		2,300 373,892		388,356
Funds withheld at interest Total investments ¹		2,121,026		2,159,117
Accrued interest receivable ²		10,145		9,865
Amounts recoverable from reinsurers		665,359		657,402
Reinsurance balances receivable		132,220		123,079
Deferred acquisition costs		24,647		26,992
Other assets		3,501		4,194
Total assets	\$	2,956,898	\$	2,980,649
Liabilities	Ψ	2,750,070	-	2,900,019
Reserves for future policy benefits	\$	1,270,492	\$	1,267,247
Interest-sensitive contract liabilities	Ψ	791,999	Ψ	824,796
Collateral finance facility ³		450,000		450,000
Reinsurance balances payable		62,591		54,708
Accounts payable and other liabilities ⁴		92,379		84,312
Deferred tax liabilities		25,578		25,870
Embedded derivative liabilities, at fair value		18,488		16,871
Long-term debt, at par value		86,500		86,500
Total liabilities		2,798,027		2,810,304
Mezzanine Equity		_,.,.,		_,,
Convertible cumulative participating preferred shares, par value \$0.01: Shares issued and outstanding with \$600.0 million initial stated value: 2016 – Nil; 2015 – 1,000,000				
(liquidation preference: 2016 – Nil; 2015 – \$901.2 million)		-		555,857
Shareholders' Equity (Deficit)				
Ordinary shares, par value \$0.01: Shares issued and systemating: 2016 218 282 270: 2015 68 282 270		2 1 9 4		<u> </u>
Shares issued and outstanding: 2016 – 218,383,370; 2015 – 68,383,370		2,184		684
Non-cumulative perpetual preferred shares, par value \$0.01:				
3,246,776 shares issued and outstanding		81,169		81,169
Additional paid-in capital		1,772,547		1,218,190
costs		8,603		(4,718)
Retained deficit		(1,705,632)		(1,680,837)
Total shareholders' equity (deficit)	-	158,871		(385,512)
	\$	2,956,898	\$	2,980,649
Total liabilities, mezzanine equity, and total shareholders' equity (deficit)	Ψ	2,750,070	Ψ	_,,00,01
¹ Includes total investments of consolidated variable interest entity ("VIE")	\$	274,047	\$	275,730
² Includes accrued interest receivable of consolidated VIE		1,344		1,333
³ Reflects collateral finance facility of consolidated VIE		450,000		450,000
⁴ Reflects accounts payable and other liabilities of consolidated VIE		70,205		64,573
Reflects accounts payable and other natificts of consolidated villaministic		10,205		07,575

SCOTTISH RE GROUP LIMITED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (UNAUDITED)

(Expressed in Thousands of United States Dollars)

	 Three montl	nth period ended			Six month period ended				
	 June 30, 2016		June 30, 2015		June 30, 2016		June 30, 2015		
Revenues									
Premiums earned, net	\$ 81,650	\$	69,771	\$	159,971	\$	153,104		
Investment income, net	17,238		17,007		34,089		37,237		
Net realized and unrealized gains (losses)	17,634		(2,466)		14,211		4,734		
Change in fair value of embedded derivative assets and liabilities	4,343		653		(1,617)		(194)		
Fees and other income	 470		562		954		1,119		
Total revenues	 121,335		85,527		207,608		196,000		
Benefits and expenses Claims, policy benefits, and changes in policyholder reserves, net	104,752		99,914		188,185		201,104		
Interest credited to interest-sensitive contract liabilities Other insurance expenses including amortization of	5,437		5,883		10,911		11,685		
deferred acquisition costs, net	10,449		10,541		17,551		26,008		
Operating expenses	3,564		6,386		8,020		12,045		
Collateral finance facilities expense	3,031		2,690		5,941		5,217		
Interest expense	 1,082		939		2,086		1,845		
Total benefits and expenses	 128,315		126,353		232,694		257,904		
Income (loss) before income taxes	(6,980)		(40,826)		(25,086)		(61,904)		
Income tax benefit (expense)	 497		(1,472)		291		983		
Net income (loss)	(6,483)		(42,298)		(24,795)		(60,921)		
Other comprehensive income (loss), net of tax: Unrealized gains (losses) on available-for-sale investments, net of taxes and deferred acquisition									
costs	 7,031		(1,136)		13,321		(779)		
Total other comprehensive income (loss), net of tax	 7,031		(1,136)		13,321		(779)		
Total comprehensive income (loss)	\$ 548	\$	(43,434)	\$	(11,474)	\$	(61,700)		

SCOTTISH RE GROUP LIMITED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (UNAUDITED)

(Expressed in Thousands of United States Dollars)

		Six month period ended			
	June 30, 2016			June 30, 2015	
Share capital:					
Ordinary shares:					
Beginning of period	\$	684	\$	684	
Conversion of convertible cumulative participating preferred shares (par value)		1,500		-	
End of period		2,184		684	
Non-cumulative perpetual preferred shares:					
Beginning and end of period		81,169		81,169	
Additional paid-in capital:					
Beginning and end of period		1,218,190		1,218,190	
Conversion of convertible cumulative participating preferred shares (balancing figure)		554,357		-	
End of period		1,772,547		1,218,190	
Accumulated other comprehensive income (loss):					
Beginning of period		(4,718)		(24)	
Other comprehensive income (loss), net of taxes and deferred acquisition costs		13,321		(779)	
End of period		8,603		(803)	
Retained deficit:					
Beginning of period		(1,680,837)		(1,425,339)	
Net income (loss)		(24,795)		(60,921)	
End of period		(1,705,632)		(1,486,260)	
Total shareholders' equity (deficit)	\$	158,871	\$	(187,020)	

SCOTTISH RE GROUP LIMITED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(Expressed in Thousands of United States Dollars)

June 30, 2016June 30, 2016Operating activities\$(24,795)\$(60,921)Adjustments to reconcile net income (loss) to net cash used in operating activities:\$(24,795)\$(60,921)Adjustments to reconcile net income (loss) to net cash used in operating activities:\$(24,795)\$(60,921)Admotization of encoded derivative assets and liabilities.1.617194(4,734)Changes in value of embedded derivative assets and liabilities.1.617194Amortization of deferred acquisition costs.2.3459.334Amortization of deferred finance facility costs310434Depreciation of fixed assets.1236Changes in assets and liabilities:1236Funds withheld at interest.14,46416,083Accured interest receivable.(9,141)(7,253)Other assets.738473Reserves for future policy benefits, net of amounts recoverable from reinsurers.(4,712)13.075Interest-sensitive contract liabilities.7,7754,222Reinsurance balances payable.(27,424)(41,550)Investing activities23,84(12,819)Proceeds from sales of prefered stock1,280Proceeds from sales of prefered stock. <td< th=""><th></th><th colspan="5">Six month period ended</th></td<>		Six month period ended				
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Proceeds from sales and maturities of fixed-maturity investments – available-for-sale.4,882181Proceeds from sales of preferred stock1,280Purchases of and proceeds from affiliated investments, net(298)862Purchase of and proceeds from other investments, net238112Net cash provided by investing activities(17,739)144,434Financing activities(24,439)(64,948)Net cash used in financing activities.(24,439)(64,948)Net change in cash and cash equivalents.(24,439)(64,948)Cash and cash equivalents, beginning of period.166,277227,871Cash and cash equivalents, beginning of period.166,277227,871			,			
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Purchases of and proceeds from affiliated investments, net(298)862Purchase of and proceeds from other investments, net238112Net cash provided by investing activities(17,739)144,434Financing activities(24,439)(64,948)Net cash used in financing activities(24,439)(64,948)Net cash used in financing activities(24,439)(64,948)Net change in cash and cash equivalents(69,602)37,930Cash and cash equivalents, beginning of period166,277227,871			-			
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Net cash provided by investing activities(17,739)144,434Financing activities(24,439)(64,948)Withdrawals from interest-sensitive contract liabilities(24,439)(64,948)Net cash used in financing activities(24,439)(64,948)Net change in cash and cash equivalents(69,602)37,930Cash and cash equivalents, beginning of period166,277227,871			. ,			
Withdrawals from interest-sensitive contract liabilities(24,439)(64,948)Net cash used in financing activities(24,439)(64,948)Net change in cash and cash equivalents(69,602)37,930Cash and cash equivalents, beginning of period166,277227,871			(17,739)		144,434	
Withdrawals from interest-sensitive contract liabilities(24,439)(64,948)Net cash used in financing activities(24,439)(64,948)Net change in cash and cash equivalents(69,602)37,930Cash and cash equivalents, beginning of period166,277227,871	Financing activities					
Net change in cash and cash equivalents.(69,602)37,930Cash and cash equivalents, beginning of period.166,277227,871			(24,439)		(64,948)	
Net change in cash and cash equivalents(69,602)37,930Cash and cash equivalents, beginning of period166,277227,871	Net cash used in financing activities		(24,439)		(64,948)	
Cash and cash equivalents, beginning of period $166,277$ 227,871			(69,602)		37,930	
					,	
		<i>.</i>	96,675	\$	265,801	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

1. Organization, Business Strategy, and Lines of Business

Organization

Scottish Re Group Limited ("SRGL" and, together with SRGL's consolidated subsidiaries and, as a result of the application of FASB ASC 810-10 (as defined in Note 2, "Basis of Presentation" herein), its consolidated VIE*, as applicable, the "Company", "we", "our", and "us") is a holding company incorporated under the laws of the Cayman Islands, with its principal executive office located in Bermuda. Through its operating subsidiaries, the Company is principally engaged in the reinsurance of life insurance, annuities, and annuity-type products. All of the equity voting power of SRGL, along with the right to designate a controlling number of members of SRGL's Board of Directors (the "Board"), is controlled directly or indirectly by MassMutual Capital Partners LLC, a member of the MassMutual Financial Group ("MassMutual Capital") and SRGL Acquisition, LDC, an affiliate of Cerberus Capital Management L.P. ("Cerberus" and, together with MassMutual Capital, the "Investors"). As of June 30, 2016, SRGL's consolidated subsidiaries (consisting of operating companies, holding companies, and financing companies) and its consolidated VIE (a collateral finance facility), by jurisdiction, were as follows:

Bermuda Scottish Re Life (Bermuda) Limited ("SRLB")

<u>Cayman Islands</u> Scottish Annuity & Life Insurance Company (Cayman) Ltd. ("SALIC")

Ireland Scottish Re (Dublin) Limited ("SRD") Orkney Re II plc ("Orkney Re II")*

Luxembourg Scottish Financial (Luxembourg) S.á r.l. ("SFL")

<u>United States of America ("U.S." or "United States")</u> Scottish Holdings, Inc. ("SHI") Scottish Re (U.S.), Inc. ("SRUS")

* Orkney Re II is the consolidated VIE. References in the consolidated financial statements and accompanying notes to any discretionary acts of management or of any of the consolidated entities do not, unless explicitly stated otherwise, refer to any such acts by Orkney Re II.

Business Strategy

In 2008, our insurance operating companies ceased writing new business and notified existing clients that new reinsurance risks no longer would be accepted under existing reinsurance treaties, thereby placing the reinsurance business into run-off (the "Closed Block"). We continue to manage the Closed Block, whereby we perform key activities under the related reinsurance treaties, including the receipt of premiums and the payment of claims.

The Company has purchased from time-to-time and, if opportunities arise, may in the future continue to purchase, in privately-negotiated transactions, open market purchases, or by means of general solicitations, tender offers, or otherwise, our outstanding securities and other liabilities. Any such purchases will depend on a variety of factors including, but not limited to, available corporate liquidity, capital requirements, and indicative pricing levels. The amounts involved in any such transactions, individually or in the aggregate, may be material. For further discussion on our outstanding securities and any recent transactions, please refer to Note 6, "Debt Obligations and Other Funding Arrangements", and Note 8, "Shareholders' Equity".

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

1. Organization, Business Strategy, and Lines of Business (continued)

Lines of Business

As defined and described in our audited consolidated financial statements and accompanying notes thereto for the year ended December 31, 2015, we have written reinsurance business that is wholly or partially retained in one or more of our reinsurance subsidiaries and have classified the reinsurance as Traditional Solutions or as Financial Solutions.

2. Basis of Presentation

Accounting Principles – Our consolidated interim financial statements are prepared in accordance with U.S. Generally Accepted Accounting Principles ("U.S. GAAP"). Accordingly, these consolidated interim financial statements do not include all of the information and notes required by U.S. GAAP for annual financial statements. These unaudited consolidated interim financial statements should be read in conjunction with SRGL's audited consolidated financial statements and accompanying notes thereto for the year ended December 31, 2015.

Consolidation – The consolidated interim financial statements include the assets, liabilities, and results of operations of SRGL, its subsidiaries, and the VIE for which we are the primary beneficiary, as defined in Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Subtopic 810-10, Consolidation – Overall ("FASB ASC 810-10"). All significant intercompany transactions and balances have been eliminated in consolidation. We currently consolidate one non-recourse securitization, Orkney Re II, a special purpose VIE incorporated under the laws of Ireland. For further discussion on Orkney Re II, please refer to Note 5, "Collateral Finance Facility and Securitization Structure".

Estimates and Assumptions – The preparation of consolidated interim financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated interim financial statements and accompanying notes. Actual results could differ materially from those estimates and assumptions used by management, and such estimates and assumptions could change in the future as more information becomes known, which could impact the amounts reported and disclosed herein.

Our most significant assumptions are for:

- investment valuations;
- accounting for embedded derivative instruments;
- assessment of risk transfer for structured insurance and reinsurance contracts;
- estimates of premiums;
- establishment of reserves for future policy benefits;
- amortization of deferred acquisition costs;
- retrocession arrangements and amounts recoverable from reinsurers;
- interest-sensitive contract liabilities; and
- current taxes, deferred taxes, and the determination of associated valuation allowances.

Where applicable, management periodically reviews and revises these estimates, as appropriate. Any adjustments made to these estimates are reflected in the period in which the estimates are revised.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

3. Investments

Trading Investments

The estimated fair values of our fixed-maturity investments held as trading securities as of June 30, 2016 and December 31, 2015, were as follows:

(U.S. dollars in thousands)		June 30, 2016	December 31, 2015
U.S. Treasury securities and U.S. government agency			
obligations	\$	18,784	\$ 20,619
Corporate securities		365,075	388,367
Municipal bonds		29,300	29,646
Residential mortgage-backed securities		372,798	398,641
Commercial mortgage-backed securities		122,831	131,858
Asset-backed securities		229,768	249,841
Total	\$	1,138,556	\$ 1,218,972

The contractual maturities of the fixed-maturity investments held as trading securities as of June 30, 2016 and December 31, 2015, were as follows (actual maturities may differ as a result of calls and prepayments):

	Estimated Fair Va	alue Estimated Fair Value	2
(U.S. dollars in thousands)	June 30, 2016	December 31, 2015	
Due in one year or less	\$ 46,331	\$ 49,979	
Due after one year through five years	243,441	251,529	
Due after five years through ten years	75,799	89,935	
Due after ten years	47,588	3 47,189	
	413,159	438,632	
Residential mortgage-backed securities	372,798	3 398,641	
Commercial mortgage-backed securities	122,831	131,858	
Asset-backed securities	229,768	3 249,841	
Total	\$ 1,138,556	5 \$ 1,218,972	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

3. Investments (continued)

Available-for-Sale Investments

The amortized cost and estimated fair value of fixed maturity securities classified as available-for-sale as of June 30, 2016 and December 31, 2015, were as follows:

	June 30, 2016												
(U.S. dollars in thousands)													
		Cost or ortized Cost		Gains		emporary Losses	Tem	er Than porary osses	Estimated Fair Value				
U.S. Treasury securities and U.S.													
government agency obligations	\$	22,706	\$	424	\$	-	\$	-	\$	23,130			
Corporate securities		284,379		9,504		(280)		-		293,603			
Municipal bonds		-		-		-		-		-			
Residential mortgage-backed													
securities		757		-		(741)		-		16			
Commercial mortgage-backed													
securities		23,180		592		(254)		-		23,518			
Asset-backed securities		127,079		268		(485)		-		126,862			
Total securities	\$	458,101	\$	10,788	\$	(1,760)	\$	-	\$	467,129			

	December 31, 2015												
(U.S. dollars in thousands)				s Unrealize	d								
	Cost or Amortized Cos	st	Gains		emporary Losses	Te	her Than mporary Losses	Estimated Fair Value					
U.S. Treasury securities and U.S.													
government agency obligations	\$ 22,109	\$	-	\$	(153)	\$	-	\$	21,956				
Corporate securities	201,607		304		(3,148)		-		198,763				
Municipal bonds	-		-		-		-		-				
Residential mortgage-backed													
securities	-		-		-		-		-				
Commercial mortgage-backed													
securities	22,440		-		(459)		-		21,981				
Asset-backed securities	97,095		6		(1,268)		-		95,833				
Total securities	\$ 343,251	\$	310	\$	(5,028)	\$	-	\$	338,533				

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

3. Investments (continued)

The estimated fair value and gross unrealized losses of all investments classified as available-for-sale, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, as of June 30, 2016 and December 31, 2015, were as follows:

	June 30, 2016													
(U.S. dollars in thousands)	Le	ss than 1	12 m	onths	12 months or more					Total				
	Estimated Fair Value		Unrealized Losses		Estimated Fair Value		Unrealized Losses		Estimated Fair Value		Unrealized Losses			
U.S. Treasury securities and U.S.														
government agency obligations	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-		
Corporate securities		14,593		(190)		3,057		(90)		17,650		(280)		
Municipal bonds		-		-		-		-		-		-		
Residential mortgage-backed														
securities		16		(741)		-		-		16		(741)		
Commercial mortgage-backed														
securities		6,459		(163)		1,800		(91)		8,259		(254)		
Asset-backed securities		33,056		(66)		61,988		(419)		95,044		(485)		
Total available-for-sale fixed								<u> </u>						
maturities	\$	54,124	\$	(1,160)	\$	66,845	\$	(600)	\$	120,969	\$	(1,760)		

				D	ecember	31, 2	015				
(U.S. dollars in thousands)	Less that	n 12 n	nonths	12	months o	or mo	ore	Total			
	Estimated		nrealized	Estimated		Un	realized	Estimated	Uı	realized	
	Fair Valu	<u> </u>	Losses	Fai	r Value	I	losses	Fair Value		Losses	
U.S. Treasury securities and U.S.											
government agency obligations	\$ 21,456	\$	(153)	\$	-	\$	-	\$ 21,456	\$	(153)	
Corporate securities	152,308		(3,135)		94		(13)	152,402		(3,148)	
Municipal bonds	-		-		-		-	-		-	
Residential mortgage-backed											
securities	-		-		-		-	-		-	
Commercial mortgage-backed											
securities	21,981		(459)		-		-	21,981		(459)	
Asset-backed securities	94,256		(1,268)		-		-	94,256		(1,268)	
Total available-for-sale fixed											
maturities	\$ 290,001	\$	(5,015)	\$	94	\$	(13)	\$ 290,095	\$	(5,028)	

The total number of securities classified as available-for-sale that had unrealized losses as of June 30, 2016 and December 31, 2015, were 56 and 247, respectively. The Company's unrealized losses on its fixed maturity investments were the result of interest rate increases. Since the decline in estimated fair value is attributable to changes in interest rates and not credit quality, and the Company has the intent and ability to hold these maturities through a recovery of unrealized losses, or until maturity of the individual securities, the Company does not consider these investments other than temporarily impaired.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

3. Investments (continued)

The contractual maturities of the fixed-maturity investments classified as available-for-sale securities as of June 30, 2016 and December 31, 2015, were as follows (actual maturities may differ as a result of calls and prepayments):

	Cost or Amortized Cost		Estimated Fair Value				
(U.S. dollars in thousands)		June 30, 2016		June 30, 2016			
Due in one year or less	\$	1,457	\$	1,467			
Due after one year through five years		106,416		108,517			
Due after five years through ten years		186,631		193,962			
Due after ten years		12,581		12,787			
·		307,085		316,733			
Residential mortgage-backed securities		757		16			
Commercial mortgage-backed securities		23,180		23,518			
Asset-backed securities		127,079		126,862			
Total	\$	458,101	\$	467,129			

	Cos	t or Amortized Cost	Estimated Fair Valu			
(U.S. dollars in thousands)		December 31, 2015]	December 31, 2015		
Due in one year or less	\$	1,992	\$	2,007		
Due after one year through five years		72,572		71,865		
Due after five years through ten years		137,527		135,398		
Due after ten years		11,625		11,449		
		223,716		220,719		
Residential mortgage-backed securities		-		-		
Commercial mortgage-backed securities		22,440		21,981		
Asset-backed securities		97,095		95,833		
Total	\$	343,251	\$	338,533		

Assets on Deposit

We are required to maintain assets on deposit with various U.S. regulatory authorities, in accordance with the statutory regulations of the individual jurisdictions, to support our insurance and reinsurance operations. As a result of the various regulatory limitations on how these assets may be invested and their unavailability for general corporate purposes, these assets are considered "restricted". We also have established trust funds* in connection with certain transactions for the benefit of the transaction counterparties, which amounts also include assets attributable to the VIE that we consolidate, Orkney Re II. As a result of the restrictions imposed on the foregoing assets in accordance with the respective reinsurance treaties and other agreements to which they relate, these assets (including the assets within the collateral finance facility that are held for the contractual obligations of that structure) are not available for general corporate purposes and also are considered "restricted". (Please also refer to Note 5, "Collateral Finance Facility and Securitization Structure" for additional information.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

3. Investments (continued)

The estimated fair value of the components of the restricted assets as of June 30, 2016 and December 31, 2015, were as follows:

(U.S. dollars in thousands)	June 30, 2016	1	December 31, 2015
Deposits with U.S. regulatory authorities	\$ 4,578	\$	4,551
Trust funds* attributable to VIE	432,494		428,851
Trust funds*	668,461		675,407
Total	\$ 1,105,533	\$	1,108,809

*"Trust funds" in the above table reflects the fair value of assets held by ceding companies under modified coinsurance arrangements and the fair value of assets we hold in segregated portfolios under coinsurance arrangements. The assets that comprise the "Trust funds" are included in fixed-maturity investments, cash and cash equivalents, and funds withheld at interest in the Consolidated Balance Sheets.

Net Investment Income

Net investment income on investments and other balances for the six month periods ended June 30, 2016 and 2015, was derived from the following sources:

	Six N	Aonth Period	Six N	Ionth Period
(U.S. dollars in thousands)	Ended	June 30, 2016	Ended	June 30, 2015
Fixed-maturity investments, held as trading	\$	21,816	\$	31,627
Fixed-maturity investments, held as available-				
for sale		6,969		585
Preferred stock		-		14
Funds withheld at interest		6,500		6,718
Other investments		358		163
Investment expenses		(1,554)		(1,870)
Net investment income	\$	34,089	\$	37,237

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

3. Investments (continued)

Realized and Unrealized Gains

The components of realized and unrealized gains (losses) on investments and other balances for the six month periods ended June 30, 2016 and 2015, were as follows:

(U.S. dollars in thousands)		Ionth Period June 30, 2016	Six Month Period Ended June 30, 2015		
Realized and unrealized gains (losses)					
Fixed-maturity investments					
Gross realized gains	\$	189	\$	3,280	
Gross realized losses		(10)		(68)	
Net unrealized gains, trading securities		16,128		4,097	
		16,307		7,309	
Other					
Cerberus Affiliated Fund* - unrealized losses		(2,265)		(2,876)	
Realized gains (losses) on modified coinsurance					
treaties		(626)		94	
Other		795		207	
		(2,096)	. <u> </u>	(2,575)	
Net realized and unrealized gains (losses)	\$	14,211	\$	4,734	
Change in net unrealized gains (losses) on					
available-for-sale investments					
Fixed-maturity investments		13,746		(779)	
Change in deferred income taxes		-		-	
Change in deferred acquisition costs		(425)		-	
Net realized and unrealized gains (losses) in					
available-for-sale investments, net of taxes and	<u> </u>		<u> </u>		
deferred acquisitions	\$	13,321	\$	(779)	

* Defined in the "Affiliated Investments" section in this Note.

Affiliated Investments

Affiliated investments represent investments accounted for under the equity method, in accordance with FASB 323 Investments – Equity Method and Joint Ventures, for which the resulting equity method carrying value is deemed to approximate fair value. The investments accounted for under the equity method represent executed subscription documents, signed by SALIC on March 26, 2012, pursuant to which SALIC committed to make an investment of up to an aggregate \$30.0 million in an investment fund affiliated with and controlled, directly or indirectly, by Cerberus (the "Cerberus Affiliated Fund"). The Cerberus Affiliated Fund, which is included in Affiliated Investments on the accompanying Consolidated Balance Sheets, had costs and carrying values as of June 30, 2016 and December 31, 2015, as follows:

	June 30,	December 31				
(U.S. dollars in thousands)	2016		2015			
Cost (Total Commitment)	\$ 28,851	\$	28,553			
Carrying Value	\$ 42,268	\$	44,235			

For further discussion of investments in the Cerberus Affiliated Fund subsequent to June 30, 2016, please refer to Note 11, "Subsequent Events – *Investment in Cerberus Affiliated Fund*".

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

4. Fair Value Measurements

FASB ASC 820 Fair Value Measurements and Disclosures ("FASB ASC 820") defines fair value, establishes a framework for measuring fair value based on an exit price definition, establishes a fair value hierarchy based on the quality of inputs used to measure fair value, and provides disclosure requirements for fair value measurements. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements), as described in Note 5, "Fair Value Measurements" in our audited consolidated financial statements and accompanying notes thereto for the year ended December 31, 2015, which, along with Note 3, "Investments" above, also includes additional disclosures regarding our fair value measurements.

Fair Value Measurements on a Recurring Basis

The following tables set forth our assets and liabilities that were measured at fair value on a recurring basis, as of the dates indicated:

	June 30, 2016							
(U.S. dollars in thousands)		Level 1		Level 2		Level 3	Total	
Investments – trading								
U.S. Treasury securities and U.S. government								
agency obligations	\$	-	\$	18,784	\$	-	\$	18,784
Corporate securities		-		358,100		6,975		365,075
Municipal bonds		-		29,300		-		29,300
Residential mortgage-backed securities		-		115,507		257,291		372,798
Commercial mortgage-backed securities		-		122,773		58		122,831
Asset-backed securities		-		205,387		24,381		229,768
Fixed-maturity investments, held as trading		-		849,851		288,705		1,138,556
Investments – available-for-sale								
U.S. Treasury securities and U.S. government								
agency obligations	\$	-	\$	23,130	\$	-	\$	23,130
Corporate securities		-		293,603		-		293,603
Municipal bonds		-		-		-		-
Residential mortgage-backed securities		-		-		16		16
Commercial mortgage-backed securities		-		23,518		-		23,518
Asset-backed securities		-		126,762		100		126,862
Fixed-maturity investments, held as available-for-								
sale		-		467,014		116		467,129
Preferred stock		-		-		-		-
Total assets at fair value	\$	-	\$	1,316,864	\$	288,821	\$	1,605,685
· · · · · · · · · · · · · · · · · · ·				•		•		·
Embedded derivative liabilities		-		-	_	(18,488)	_	(18,488)
Total liabilities at fair value	\$	-	\$	-	\$	(18,488)	\$	(18,488)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

4. Fair Value Measurements (continued)

	December 31, 2015									
(U.S. dollars in thousands)		Level 1		Level 2		Level 3	Total			
Investments – trading										
U.S. Treasury securities and U.S. government agency obligations	\$	_	\$	20,619	\$	-	\$	20,619		
Corporate securities		-		381,371		6,996		388,367		
Municipal bonds		-		29,646		-		29,646		
Residential mortgage-backed securities		-		130,792		267,849		398,641		
Commercial mortgage-backed securities		-		131,737		121		131,858		
Asset-backed securities		-		223,731		26,110		249,841		
Fixed-maturity investments, held as trading		-		917,896		301,076		1,218,972		
Investments – available-for-sale				,		,		, ,		
U.S. Treasury securities and U.S. government										
agency obligations	\$	500	\$	21,456	\$	-	\$	21,956		
Corporate securities		-		198,763		-		198,763		
Municipal bonds		-		-		-		-		
Residential mortgage-backed securities		-		-		-		-		
Commercial mortgage-backed securities		-		21,981		-		21,981		
Asset-backed securities		-		95,833		-		95,833		
Fixed-maturity investments, held as available-for- sale		500		338,033		-		338,533		
Preferred stock		-		-		-		-		
Total assets at fair value	\$	500	\$	1,255,929	\$	301,076	\$	1,557,505		
Embedded derivative liabilities		-		-		(16,871)		(16,871)		
Total liabilities at fair value	\$	-	\$	-	\$	(16,871)	\$	(16,871)		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

4. Fair Value Measurements (continued)

The following tables present additional information about our assets and liabilities measured at fair value on a recurring basis for which we have utilized significant unobservable (Level 3) inputs to determine fair values:

Fair Value Measurements Using Significant Unobservable Inputs (Level 3) for the six month period ended June 30, 2016

				0 411		,====					
(U.S. dollars in thousands)	Corpora securiti		Municipal bonds	Residential mortgage- backed securities	1	ommercial nortgage- backed securities	I	Asset- backed ccurities	 Total ssets at air value	lia a	Total abilities at fair value
Beginning balance as of											
January 1, 2016	\$ 6,9	96	\$ -	\$ 5 267,849	\$	121	\$	26,110	\$ 301,076	\$	(16,871)
Total realized and unrealized gains (losses) included on trading securities in net income	1	84	-	(14,884)		2		1,194	(13,504)		(1,617)
Total unrealized gains (losses) included on available-for- sale securities in comprehensive net income											
(loss)		-	-	(741)		-		-	(741)		-
Purchases		-	-	-		-		-	-		-
Settlements	(20)5)	-	(12,424)		(65)		(527)	(13,221)		-
Amortization		-	-	17,507		-		33	17,540		-
Transfers into and/or (out of) Level 3, net		_		 -		-		(2,329)	 (2,329)		
Ending balance as of June 30,											
2016	\$ 6,9	75	\$ -	\$ 5 257,307	\$	58	\$	24,481	\$ 288,821	\$	(18,488)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

4. Fair Value Measurements (continued)

Fair Value Measurements Using Significant Unobservable Inputs (Level 3) for the year ended December 31, 2015

(U.S. dollars in thousands)	Corporate securities	Municipal bonds	Residential mortgage- backed securities	Commercial mortgage- backed securities	Asset- backed securities	Total assets at fair value	Total liabilities at fair value
Beginning balance as of	¢ 04 (54	¢ 5020	¢ 260.575	¢ 274	¢ 20.051	¢ 220 102	¢ (12 407)
January 1, 2015 Total realized and unrealized	\$ 24,654	\$ 5,838	\$ 269,575	\$ 274	\$ 38,851	\$ 339,192	\$ (13,407)
 gains (losses) included on trading securities in net income Total unrealized gains (losses) included on available-for- sale securities in comprehensive net income 	(505)	-	4,278	(4)	(1,686)	2,083	(3,464)
(loss)	-	-	-	-	-	-	-
Purchases	589	-	-	2,093	2,000	4,682	-
Settlements	(17,879)	-	(17,437)	(2,243)	(13,057)	(50,616)	-
Amortization	137	-	11,433	1	57	11,628	-
Transfers into and/or (out of) Level 3, net		(5,838)			(55)	(5,893)	<u> </u>
Ending balance as of December 31, 2015	\$ 6,996	\$ -	\$ 267,849	\$ 121	\$ 26,110	\$ 301,076	\$ (16,871)

Changes in classifications impacting Level 3 financial instruments were reported in the above tables as transfers into (out of) the Level 3 category at the end of each quarterly period in which the transfers occurred. The portion of net unrealized gains for the three month and six month periods ended June 30, 2016 related to Level 3 trading securities still held at the reporting dates was \$1.9 million and \$2.3 million in net gains and net losses, respectively. The portion of net unrealized gains for the three month and six month periods ended June 30, 2015 related to Level 3 trading securities still held at the reporting dates was \$7.0 million and \$10.2 million in net gains, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

4. Fair Value Measurements (continued)

The following tables summarizes the fair values, the valuation techniques, and the significant unobservable inputs of the Level 3 fair value measurements as of June 30, 2016 and December 31, 2015, for which we have been able to obtain quantitative information about the significant unobservable inputs used in those fair value measurements:

			June 30, 2016		
Assets (U.S. dollars in millions)	Fa	air Value	Valuation Technique	Significant Unobservable Inputs	Input Ranges
Corporate securities Mortgage and asset-backed	\$	2,638	Discounted Cash Flow Discounted Cash	Liquidity/duration adjustment* Liquidity/duration	1.0% - 1.3%
securities	\$	11,695	Flow	adjustment*	1.1% - 1.6%
		D)ecember 31, 2015		

Assets (U.S. dollars in millions)		uir Value	Valuation Technique	Significant Unobservable Inputs	Input Ranges
Corporate securities	\$	2,843	Discounted Cash Flow	Liquidity/duration adjustment*	1.0% - 1.5%
Mortgage and asset-backed securities	\$	10,679	Discounted Cash Flow	Liquidity/duration adjustment*	1.5% - 1.6%

* The liquidity/duration adjustment input represents an estimated market participant composite interest spread that would be applied to the risk-free rate to discount the estimated projected cash flows for individual securities, and such liquidity/duration adjustment would reflect adjustments attributable to liquidity premiums, expected durations, credit structures, credit quality, etc., as applicable.

We have excluded from the tables above Level 3 fair value measurements obtained from independent, thirdparty pricing sources, including prices obtained from brokers, for which we do not develop the significant inputs used to measure the fair values and information regarding the significant inputs is not readily available to us from the independent, third-party pricing sources or brokers.

Fair Value Measurements on a Non-Recurring Basis

As discussed in this Note, the fair values of financial assets and liabilities are estimated in accordance with the framework established under FASB ASC 820. The methodology for determining the fair value of financial instruments on a non-recurring basis, in addition to the fair value of financial instruments on a recurring basis and to those disclosed above in Note 3, "Investments", are described in Note 2, "Summary of Significant Accounting Policies - *Investments*", and Note 5, "Fair Value Measurements" in the Company's audited consolidated financial statements and accompanying notes thereto for the year ended December 31, 2015. The following tables sets forth the fair values of our financial instruments, as of the dates indicated:

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

4. Fair Value Measurements (continued)

	June 30, 2016										
(U.S. dollars in thousands)		Carrying Balance		Level 1	Level 2			Level 3			
					Estim	ated Fair Va	lue				
Assets											
Cash and cash equivalents	\$	96,675	\$	96,675	\$	-	\$	-			
Affiliated investments		42,268		-		-		42,268			
Other investments		2,506		-		-		2,506			
Funds withheld at interest		373,892		-		-		373,892			
Accrued interest receivable		10,145		-		10,145		-			
Liabilities											
Interest-sensitive contract liabilities	\$	791,999	\$	-	\$	-	\$	791,444			
Collateral finance facility		450,000		-		-		121,111			
Embedded derivative liabilities, at fair value		18,488		-		-		18,488			
Long-term debt, at par value		86,500		-		56,046		-			

		December 31, 2015					
	 Carrying						
(U.S. dollars in thousands)	Balance		Level 1		Level 2		Level 3
		Estimated Fair Value					
Assets							
Cash and cash equivalents	\$ 166,277	\$	166,277	\$	-	\$	-
Affiliated investments	44,235		-		-		44,235
Other investments	2,744		-		-		2,744
Funds withheld at interest	388,356		-		-		388,356
Accrued interest receivable	9,865		-		9,865		-
Liabilities							
Interest-sensitive contract liabilities	\$ 824,796	\$	-	\$	-	\$	824,228
Collateral finance facility	450,000		-		-		156,978
Embedded derivative liabilities, at fair value	16,871		-		-		16,871
Long-term debt, at par value	86,500		-		54,380		-

5. Collateral Finance Facility and Securitization Structure

Orkney Re II

Historical information regarding the Orkney Re II collateral finance facility and securitization structure is discussed in Note 8, "Collateral Finance Facilities and Securitization Structures – Orkney Re II" in the Company's audited consolidated financial statements and accompanying notes thereto for the year ended December 31, 2015.

The following table reflects the significant balances included in the accompanying Consolidated Balance Sheets that were attributable to the Orkney Re II collateral finance facility and securitization structure providing collateral support to the Company:

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

5. Collateral Finance Facility and Securitization Structure (continued)

	June 30, 2016		cember 31, 2015
(U.S. dollars in thousands)			
Assets			
Fixed-maturity investments held as			
available-for-sale securities, at fair			
value	\$ 9,160	\$	8,435
Funds withheld at interest	371,039		370,696
Cash and cash equivalents	2,515		3,237
Embedded derivative assets	40,741		46,531
All other assets	8,321		1,881
Total assets	\$ 431,776	\$	430,780
Liabilities			
Reserves for future policy benefits	\$ 135,997	\$	133,042
Collateral finance facility	450,000		450,000
All other liabilities	 71,343		65,542
Total liabilities	\$ 657,340	\$	648,584

The assets listed in the foregoing table are subject to a variety of restrictions on their use, as set forth in and governed by the transaction documents for the Orkney Re II collateral finance facility and securitization structure. The total investments of the consolidated VIE disclosed in the accompanying Consolidated Balance Sheets include the deduction of the assets needed to satisfy future policy benefits, based on current projections ("economic reserves"). The following table provides a reconciliation of the aforementioned adjustments:

(U.S. dollars in thousands)		June 30, 2016		December 31 2015		
Fixed-maturity investments held as available-						
for-sale securities, at fair value	\$	9,160	\$	8,435		
Funds withheld at interest		371,039		370,696		
Cash and cash equivalents		2,515		3,237		
Embedded derivative assets		40,741		46,531		
Total investments	\$	423,455	\$	428,899		
Less: Economic reserves		(149,408)		(153,169)		
Total investments in consolidated VIE	\$	274,047	\$	275,730		

Orkney Re II Event of Default, Acceleration and Foreclosure

Orkney Re II has been unable to make scheduled interest payments on the Series A-1 Notes and Series A-2 Notes on all scheduled quarterly interest payment dates since May 11, 2009. As of June 30, 2016, Assured Guaranty (UK) Ltd. ("Assured") has made guarantee payments in the cumulative amount of \$22.4 million on the Series A-1 Notes which are the subject of a financial guaranty policy issued by Assured in connection with the Orkney Re II transaction. Unlike the Series A-1 Notes, the Series A-2 Notes were not guaranteed under the Orkney Re II transaction and the amount of cumulative interest on the Series A-2 Notes was \$3.4 million as of June 30, 2016. We have accrued this amount of cumulative interest on the Series A-1 Notes and the Series A-2 Notes in Accounts Payable and Other Liabilities in the Consolidated Balance Sheets. Interest on the Series A-1 Notes on which Assured is making guarantee payments is payable quarterly at a rate equivalent to three-month LIBOR plus 0.425%. As of June 30, 2016, the interest rate on the Series A-1 Notes was 1.05% (compared to 0.78% as of

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

5. Collateral Finance Facility and Securitization Structure (continued)

December 31, 2015). Interest on the Series A-2 Notes, which are not guaranteed as part of the Orkney Re II transaction, is payable quarterly at a rate equivalent to three-month LIBOR plus 0.730%. As of June 30, 2016, the interest rate on the Series A-2 Notes was 1.36% (compared to 1.09% as of December 31, 2015). For further discussion on Orkney Re II and scheduled interest payments on the Series A-1 Notes and the Series A-2 Notes, please refer to Note 11, "Subsequent Events - *Orkney Re II*".

6. Debt Obligations and Other Funding Arrangements

Long-term debt, at par value (collectively, the "Capital and Trust Preferred Securities"), is individually defined and described in Note 9, "Debt Obligations and Other Funding Arrangements" in the notes accompanying the Company's audited consolidated financial statements for the year ended December 31, 2015. The pertinent details regarding long-term debt, at par value are shown in the following table:

Truct

(U.S. dollars in thousands)	Capital Securities Due 2032*	Preferred Trust Securities Due 2033*	Trust Preferred Securities Due 2033*	Trust Preferred Securities Due 2034*	Trust Preferred Securities Due December 2034*
Issuer of long-term debt	Capital Trust*	Capital Trust II*	GPIC Trust*	Capital Trust III*	SFL Trust I*
Long-term debt outstanding	\$17,500	\$nil**	\$nil***	\$19,000****	\$50,000
Maturity date	Dec 4, 2032	Oct 29, 2033	Sept 30, 2033	June 17, 2034	Dec 15, 2034
Redeemable (in whole or in part) after	Dec 4, 2007	Oct 29, 2008	Sept 30, 2008	June 17, 2009	Dec 15, 2009
Interest Payable	Quarterly	Quarterly	Quarterly	Quarterly	Quarterly
Interest rate: 3-month LIBOR +	4.00%	3.95%	3.90%	3.80%	3.50%
Interest rate as of June 30, 2016	4.65%	4.60%	4.55%	4.45%	4.15%
Interest rate as of December 31, 2015	4.61%	4.56%	4.51%	4.41%	4.11%
Maximum number of quarters for which interest may be deferred Number of quarters for which interest	20	20	20	20	20
has been deferred as of June 30, 2016	14	14	14	14	14

* Defined in the notes accompanying SRGL's audited consolidated financial statements for the year ended December 31, 2015. **SRGL owns all \$20.0 million of the Preferred Trust Securities Due 2033 securities.

***SRGL owns all \$10.0 million of the Trust Preferred Securities Due 2003 securities.

****SRGL owns \$13.0 million of the Trust Preferred Securities Due 2034 securities.

*****SKGL owns \$15.0 million of the Trust Preferred Securities Due 2054 securities.

Deferral of Interest Payments on the Capital and Trust Preferred Securities

We began deferring interest payments as of January 29, 2013 on the Capital and Trust Preferred Securities as permitted by the terms of the indentures governing the securities. As of June 30, 2016, we had accrued and deferred payments of \$19.8 million in interest on the Capital and Trust Preferred Securities. Of these deferred payments, \$6.8 million are attributable to SRGL, leaving a net amount of accrued deferred interest of \$13.0 million on the Capital and Trust Securities due to external parties. SHI, SFL, and SALIC generally are restricted in their ability to make certain dividend payments and payments in respect of obligations ranking junior or *pari passu* to the Capital and Trust Preferred Securities are not current.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

6. Debt Obligations and Other Funding Arrangements (continued)

For further discussion on the accrued and deferred payment on our Capital and Trust Preferred Securities subsequent to June 30, 2016, please refer to Note 11, "Subsequent Events – *Deferral of Interest Payments on the Capital and Trust Preferred Securities*".

7. Mezzanine Equity – Convertible Cumulative Participating Preferred Shares

On May 7, 2007, we completed the equity investment transaction by the Investors, announced by us on November 27, 2006 (the "2007 New Capital Transaction"). Pursuant to the 2007 New Capital Transaction, the Investors invested an aggregate \$600.0 million in the Company in exchange for 1,000,000, in the aggregate, newly-issued Convertible Cumulative Participating Preferred Shares (the "CCPP Shares"). Aggregate net proceeds of \$555.9 million were received after payment of \$44.1 million in closing costs. Each CCPP Share had a par value of \$0.01 per share with an initial stated value and liquidation preference of \$600 per share, as adjusted for the accretion of dividends or the payment of dividends or distributions as described further below.

The CCPP Shares were convertible at the option of the holder, at any time, into an aggregate of 150,000,000 ordinary shares (the "Ordinary Shares") of SRGL. We accounted for the 2007 issuance of the CCPP Shares to the Investors, in accordance with FASB ASC Subtopic 470-20, Debt – Debt with Conversion and Other Options ("FASB ASC 470-20"), which incorporates EITF D-98: "Classification and Measurement of Redeemable Securities". We were not required at any time to redeem the CCPP Shares for cash, except in the event of a liquidation or upon the occurrence of a change-in-control event.

On the ninth anniversary of issue, May 7, 2016, and in accordance with the CCPP Certificate of Designations, the CCPP Shares automatically converted into an aggregate of 150,000,000 Ordinary Shares of the Company.

We accounted for the conversion of the CCPP Shares in accordance with FASB ASC 470-20. As a result, and in accordance with the CCPP Certificate of Designations, the CCPP Shares were converted into an aggregate of 150,000,000 Ordinary Shares, with each Ordinary Share having a par value of \$0.01, representing an additional \$1.5 million in the Ordinary Shares amount in the Company's Consolidated Balance Sheets. The remaining balance of the CCPP Shares amount of approximately \$554.4 million that was previously classified under Mezzanine Equity in the Consolidated Balance Sheets, and was over and above the Ordinary Share conversion amount of \$1.5 million as described earlier, was reclassified to Additional Paid-in Capital ("APIC").

The conversion of the CCPP Shares had no material impact on the results of operations of the Company and only impacted the Consolidated Balance Sheets.

The table below provides an illustration of the changes to the Company's Consolidated Balance Sheets as follows:

	May 6, 2016		Adjustment		N	May 7, 2016	
(U.S. dollars in thousands)							
Total Mezzanine Equity							
Total Mezzanine Equity	\$	555,857	\$	(555,857)	\$	-	
Total Mezzanine Equity	\$	555,857	\$	(555,857)	\$	-	
Equity							
Share Capital	\$	684	\$	1,500	\$	2,184	
APIC		1,218,190		554,357		1,772,547	
Share Capital & APIC	\$	1,218,874	\$	555,857	\$	1,774,731	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

8. Shareholders' Equity

Ordinary Shares

We are authorized to issue 590,000,000 Ordinary Shares with a par value of \$0.01 per share.

As of June 30, 2016 and December 31, 2015, we had 218,383,370 and 68,383,370 Ordinary Shares issued and outstanding, respectively. The increase in Ordinary Shares of 150,000,000 is attributable to the conversion of the CCPP Shares on May 7, 2016, as discussed in Note 7, "Mezzanine Equity - Convertible Cumulative Participating Preferred Shares".

Perpetual Preferred Shares

We are authorized to issue 50,000,000 preferred shares with a par value of \$0.01 per share.

In 2005, we issued 5,000,000 non-cumulative Perpetual Preferred Shares (the "Perpetual Preferred Shares"). Gross proceeds were \$125 million, and related expenses were \$4.6 million. As of June 30, 2016 and December 31, 2015, we have repurchased and cancelled 1,753,224 Perpetual Preferred Shares. As of June 30, 2016 and December 31, 2015, we had 3,246,776 Perpetual Preferred Shares issued and outstanding.

The dividend rate on the Perpetual Preferred Shares may be at a fixed rate determined through remarketing of the Perpetual Preferred Shares for specific periods of varying length not less than six months or may be at a floating rate reset quarterly based on a predefined set of interest rate benchmarks. The quarterly floating rates for June 30, 2016 and 2015 were 5.67% and 6.74%, respectively. During any dividend period, unless the full dividends for the current dividend period on all outstanding Perpetual Preferred Shares have been declared or paid, no dividend may be paid or declared on the Ordinary Shares and no Ordinary Shares or other junior shares may be purchased, redeemed, or otherwise acquired for consideration by SRGL. Please refer below to "Dividends on Perpetual Preferred Shares" in the Note below for additional information.

Dividends on Ordinary Shares

The Investors, as the holders of the Ordinary Shares, are entitled to receive dividends and are allowed one vote per share subject to certain restrictions in our Memorandum and Articles of Association.

All future payments of dividends are at the discretion of our Board and will depend on such factors as the Board may deem relevant. Notwithstanding the foregoing, if dividends on the Perpetual Preferred Shares have not been declared and paid (or declared and a sum sufficient for the payment thereof set aside) for a dividend period, we are precluded from paying or declaring any dividend on the Ordinary Shares during such period.

Dividends on Perpetual Preferred Shares

In accordance with the relevant financial tests under the terms of the Perpetual Preferred Shares, our Board was precluded from declaring and paying a dividend in connection with each of the 2015 and 2016 year to date dividend payment dates. There can be no assurances when or whether, as a result of the application of the financial tests contained in the terms of the Perpetual Preferred Shares, our Board will be permitted to make subsequent dividend payments on the Perpetual Preferred Shares or, if permitted, when or whether our Board will choose in its discretion to make any such dividend payments on the Perpetual Preferred Shares.

For further discussion on the non-declaration of the Perpetual Preferred Shares dividends, please refer to Note 11, "Subsequent Events – *Non-declaration of Dividend on Perpetual Preferred Shares*".

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

8. Shareholders' Equity (continued)

Perpetual Preferred Shares – Right to Appoint Directors

Pursuant to the terms of, and subject to the procedures set forth in, the Certificate of Designations related to the Perpetual Preferred Shares (the "PPS Certificate of Designations"), the holders of the Perpetual Preferred Shares are entitled to elect two directors to our Board in the event dividends on the Perpetual Preferred Shares have not been declared and paid for six or more dividend periods, whether or not consecutive (a "Nonpayment"). Failure to declare and pay dividends on the July 15, 2009 dividend payment date marked the sixth dividend period for which dividends had not been declared and paid (i.e., a Nonpayment).

On September 18, 2015, the Company received correspondence from a purported beneficial holder of the Perpetual Preferred Shares, seeking to initiate the process for the election of directors by holders of the Perpetual Preferred Shares. Subsequently, we provided to our Transfer Agent and Registrar on October 9, 2015, a notice to holders of the Perpetual Preferred Shares addressing certain procedures related to the election of directors, including a request that holders of the Perpetual Preferred Shares nominate candidates for election to the Board and provide the names and contact information for such nominees. On November 5, 2015, the Company received a letter from Cede & Co., which included a written consent from the beneficial owner who had previously contacted the Company on September 18, 2015, purporting to designate such beneficial owner as a director of the Company. The written consent did not satisfy the requirements of the PPS Certificate of Designations and instead operated as a nomination of such person for potential election by holders of the Perpetual Preferred Shares. The Company notified the director nominee of such circumstances and reiterated a request for certain information regarding the director nominee as set out in the Company's October 9, 2015 notice. The Company provided the director nominee a Director Nominee Questionnaire seeking additional information required for holding an election pursuant to the PPS Certificate of Designations. Upon receipt of a completed Director Nominee Questionnaire, the Company would plan to proceed to convene a special meeting of the holders of Perpetual Preferred Shares to vote on the election of such director nominee. We have received no response to our request for required information from the director nominee. No other nominations were received in response to the Company's October 9, 2015 request.

If and when dividends for at least four dividend periods, whether or not consecutive, following a Non-payment have been paid in full, this right will cease.

9. Income Taxes

The income tax benefit for the six month periods ended June 30, 2016 and 2015 was \$0.3 million and \$0.9 million, respectively. Any net incomes from the operations of our Cayman Island entities are not subject to income tax. The operations of our U.S., Bermuda, and Irish entities did not generate a current tax expense, due to the operating performance and the availability of tax losses from prior tax years. The utilization of tax losses results in a reduction in deferred tax assets and a corresponding reduction in the valuation allowance established against those deferred tax assets. The income tax benefit for the six month periods ended June 30, 2016 and 2015 was principally due to a reduction of the deferred tax liability for items reversing outside of the 15 year net operating loss carry-forward period in the U.S.

As of June 30, 2016, we had total unrecognized tax benefits (excluding interest and penalties) of \$1.5 million, the recognition of which is not expected to create a tax benefit at the effective tax rate for the applicable period. The total unrecognized tax benefits figure (excluding interest and penalties) and the resulting tax benefit recognition figure were unchanged from June 30, 2016 and December 31, 2015.

As of June 30, 2015, we had total unrecognized tax benefits (excluding interest and penalties) of \$2.2 million, the recognition of which would result in a \$0.7 million benefit at the effective tax rate for the applicable period. The total unrecognized tax benefits figure (excluding interest and penalties) and the resulting tax benefit recognition figure were unchanged from June 30, 2015 and December 31, 2014.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

9. Income Taxes (continued)

Effective March 31, 2015, we changed the U.S. federal tax rate used to calculate the current and deferred income tax expense from 34% to 35%. If the U.S. group was in a taxable income position, the taxable income would likely be sufficient to qualify for taxation at the 35% U.S. federal tax rate. Therefore, we believe this change to be appropriate.

Our deferred tax assets are principally supported by the reversal of deferred tax liabilities. We currently establish a valuation allowance against deferred tax assets when it is more likely than not that some portion, or all, of our deferred tax assets will not be realized. We have maintained a full valuation allowance against any remaining deferred tax asset associated with our operations in the U.S. and Ireland, given our inability to rely on future taxable income projections and the scheduling of our current deferred tax liabilities.

As of June 30, 2016 and December 31, 2015, our deferred tax liabilities included \$25.6 million and \$25.9 million, respectively, of deferred tax liabilities that reverse after the expiration of net operating loss carryforwards in applicable jurisdictions, and, therefore, cannot support deferred tax assets.

We file our tax returns as prescribed by the tax laws of the jurisdictions in which we operate. As of June 30, 2016, we remained subject to examination in the following major tax jurisdictions for the returns filed for the years indicated below:

Major Tax Jurisdictions	Open Years			
U.S.				
Life Group	2012 through 2015			
Non-Life Group	2012 through 2015			
Ireland	2011 through 2015			

Our U.S. subsidiaries are subject to U.S. federal, state, and local corporate income taxes and other taxes applicable to U.S. corporations. Upon distribution of current or accumulated earnings and profits in the form of dividends or otherwise from our U.S. subsidiaries to us, we would be subject to U.S. withholding taxes at a 30% rate.

Net operating losses are being carried forward from closed years and could be examined by the applicable tax authorities if utilized in an open tax year in the future. Additionally, to the extent that a net operating loss is carried back to an otherwise closed year, that earlier year could be subject to examination as long as the loss year remains open.

10. Commitments and Contingencies

Ballantyne Re plc

Ballantyne Re plc ("Ballantyne Re"), which previously was a consolidated VIE of the Company, is a special purpose reinsurance vehicle incorporated under the laws of Ireland. In May 2006, Ballantyne Re issued, in a private offering, \$1.74 billion of debt to third party investors, \$178.0 million of Class C Notes to SALIC, \$181.2 million in preference shares to SALIC, and \$500,000 in Class D Notes to SRGL.

As of June 30, 2016, we have no remaining direct loss exposure related to Ballantyne Re since our interests in the Ballantyne Re Class D Notes and Preferred Shares are valued at \$0. The Class C Notes were fully written-off in 2008 under the contractual terms of the Ballantyne Re indenture.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

10. Commitments and Contingencies (continued)

SRUS remains liable for the accuracy and performance of certain representations, warranties, covenants, and other obligations that relate to periods before the assignment and novation to Security Life of Denver Insurance Company of the reinsurance agreement with Ballantyne Re. In addition, SRGL and SRUS remain responsible for certain ongoing covenants and indemnities made for the benefit of Ballantyne Re and the financial guarantors of certain of the notes issued by Ballantyne Re.

Indemnification of Our Directors, Officers, Employees, and Agents

We indemnify our directors, officers, employees, and agents against any action, suit, or proceeding, whether civil, criminal, administrative, or investigative, by reason of the fact that they are our director, officer, employee, or agent, as provided in our Articles of Association. Since this indemnity generally is not subject to limitation with respect to duration or amount, we do not believe that it is possible to determine the maximum potential amount due under this indemnity in the future.

Davis v. Scottish Re Group Limited, et al

SRGL and SRUS (together, "Scottish Re") learned that a lawsuit was filed on or about November 20, 2013, in New York state court against Scottish Re, SRGL's shareholders and certain of their affiliates, and various former and current directors of Scottish Re (collectively, the "Defendant Parties"). The plaintiff, identified in the court documents as a holder of Perpetual Preferred Shares and a former holder of Ordinary Shares (please refer to Note 8, "Shareholders' Equity" for information regarding the Perpetual Preferred Shares and the Ordinary Shares), alleges, among other things, claims against the Defendant Parties for breach of contract, breach of fiduciary duty, tortious interference, and derivative claims centered largely around the following events:

- the 2011 unwind of a formerly consolidated collateral finance facility and the associated acquisition by affiliates of Cerberus of debt related to the collateral finance facility;
- the completion in 2011 of a cash-out merger between SRGL and affiliates of the Investors;
- the cancellation by SRGL of Perpetual Preferred Shares acquired pursuant to cash tender offers made by SRGL in 2010 and 2012; and
- a purported distribution policy affecting the Perpetual Preferred Shares.

On February 21, 2014, Motions to Dismiss were filed with the court on behalf of the Defendant Parties pursuant to a briefing schedule previously agreed with the court and the plaintiff. Pursuant to that schedule, the plaintiff submitted on May 7, 2014 its opposition to the Motions to Dismiss. The Defendant Parties submitted replies in further support of their Motions to Dismiss on June 23, 2014. Oral arguments on the Motions to Dismiss were heard by the court on September 29, 2014.

Following oral arguments on the Motions to Dismiss on September 29, 2014, on October 7, 2014, the presiding judge issued a decision dismissing all claims against the Defendant Parties, with the exception of two breach of contract claims against SRGL. The judge directed that the plaintiff and SRGL engage in jurisdictional discovery limited to these two claims, after which the court would decide whether these claims should also be dismissed on jurisdictional grounds.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

10. Commitments and Contingencies (continued)

The plaintiff filed on October 28, 2014 his opening appellate brief challenging the court's October 7, 2014 decision. Following this, Scottish Re and the other Defendant Parties filed opposition briefs, and the plaintiff thereafter filed his reply brief. Oral arguments on the appellate brief were heard by the Appellate Division of the New York Supreme Court on June 9, 2015.

Jurisdictional discovery commenced on the two breach of contract claims concluded on October 26, 2015. Thereafter, the Company filed with the court its renewed Motion to Dismiss in respect of the two remaining claims. Pursuant to the schedule agreed with the court, the plaintiff's brief opposing the Motion to Dismiss was filed with the court on November 25, 2015 and the Company's reply was filed on December 16, 2015. A hearing on the Company's renewed Motion to Dismiss was held with the trial court on January 26, 2016. It is expected that the court will issue a ruling on the Motion to Dismiss during 2016.

On March 10, 2016, the appellate court issued a decision on the plaintiff's appeal argued before it on June 9, 2015, relating to the trial court's previous dismissal of eight of the ten claims originally brought by the plaintiff in this case. The appellate court's majority decision (representing three of the five justices) affirmed the trial court's dismissal of all but two of the claims on appeal against all defendants. With respect to the remaining claims, the appellate court remanded the matter to the trial court to allow the plaintiff to re-plead two breach of fiduciary duty claims against the three Directors of SRGL who remain in the case (the "Director Defendants"). The two dissenting justices would have affirmed the dismissal of all claims on appeal.

On April 25, 2016, the plaintiff filed a motion with appellate court, seeking permission to appeal the dismissal of three derivative breach of fiduciary duty claims to the New York Court of Appeals. On May 12, 2016, the Director Defendants who remain in the case and SRGL's shareholders and certain of their affiliates filed an opposition brief to plaintiff's motion. On May 18, 2016, the plaintiff filed a reply brief in further support of his motion.

Notwithstanding the appellate court's March 10, 2016 decision remanding the matter to the trial court to allow the plaintiff to replead only two breach of fiduciary duty claims against the remaining Director Defendants, on May 3, 2016, the plaintiff filed an amended complaint with the trial court in which the plaintiff repleaded eight of the original ten claims, removing two of the original claims and adding a new claim against certain of the Defendant Parties. On June 7, 2016, the Director Defendants filed a Motion to Dismiss the repleaded breach of fiduciary duty claims. Plaintiff has until July 14, 2016 to file a brief in opposition. The Director Defendants have until August 5, 2016 to file a reply brief in further support of their motion to dismiss the amended complaint.

Scottish Re has certain obligations to indemnify those Defendant Parties who are current or former directors for the reasonable cost of their defense of the Davis lawsuit.

We believe the plaintiff's allegations to be without merit and are vigorously defending our interest in the action. Accordingly, it is not possible to estimate any loss in respect of the plaintiff's claims.

For further discussion regarding the Davis v. Scottish Re Group Limited, et al. litigation, please refer to Note 11, "Subsequent Events – *Davis v. Scottish Re Group Limited, et al.*".

Other Contingencies

The Company initiated an arbitration proceeding in January 2016 against a third-party ceding company related to a premium calculation dispute and other related claims in respect of certain business ceded to the Company from such third-party ceding company. The arbitration hearing is scheduled for February 6, 2017.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2016

11. Subsequent Events

The subsequent events disclosed in these notes to the consolidated financial statements have been evaluated by Company management up to and including the filing of these consolidated financial statements on August 18, 2016.

Investment in Cerberus Affiliated Fund

Subsequent to June 30, 2016, SALIC received one return of capital distribution, associated with the Cerberus Affiliated Fund, of \$1.7 million. As of August 18, 2016, SALIC had invested \$28.9 million of its \$30.0 million total commitment.

Orkney Re II

On the scheduled interest payment date of August 11, 2016, Orkney Re II was unable to make scheduled interest payments on the Series A-1 Notes and the Series A-2 Notes. As a result, Assured, subject to the financial guaranty policy issued by Assured, as discussed in Note 5, "Collateral Finance Facility and Securitization Structure", made guarantee payments on the Series A-1 Notes in the amount of \$1.0 million. The interest amount for the Series A-2 Notes, which were not guaranteed under the Orkney Re II transaction, was \$0.1 million. We have accrued the interest on both the Series A-1 Notes and the Series A-2 Notes.

Deferral of Interest Payments on the Capital and Trust Preferred Securities

We continued to accrue and defer payments of interest on our Capital and Trust Preferred Securities (as outlined in Note 6, "Debt Obligations and Other Funding Arrangements"). These deferrals are permitted by terms of the indentures governing the Capital and Trust Preferred Securities and have been made at the discretion of our Board. As of August 18, 2016, we had accrued and deferred payments on a total of \$20.1 million of interest on our Capital and Trust Preferred Securities. Of these deferred payments, \$7.1 million are attributable to SRGL, leaving a net amount of accrued deferred interest of \$13.0 million on the Capital and Trust Securities due to external parties.

Non-declaration of Dividends on Perpetual Preferred Shares

In accordance with the relevant financial tests under the terms of the Perpetual Preferred Shares, our Board was precluded from declaring and paying a dividend on the July 15, 2016 dividend payment date.

Davis v. Scottish Re Group Limited, et al.

On July 7, 2016, the appellate court granted plaintiff's motion for leave to appeal the dismissal of the three derivative breach of fiduciary duty claims to the New York Court of Appeals. The plaintiff's brief is to be filed on September 6, 2016. The response brief by the Defendant Directors who remain in the case and SRGL's shareholders and certain of their affiliates is due on October 21, 2016. Plaintiff's reply brief is due on November 7, 2016.

On July 11, 2016, the trial court issued a ruling that dismissed one of the two breach of contract claims. The plaintiff did not appeal the dismissal prior to the deadline for doing so. The remaining claim will proceed to discovery and a scheduling conference will be held with the court, although no date has been set.

On July 14, 2016, the plaintiff filed his response to the Director Defendants' Motion to Dismiss the repleaded breach of fiduciary duty claims. The reply brief of the Director Defendants was filed on August 5, 2016.