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#### **Summary of Results**

Scottish Re Group Limited ("SRGL", the "Company", "we", "our" and "us") is a holding company incorporated under the laws of the Cayman Islands, and our principal executive office is located in Bermuda.

For the three months ended March 31, 2011, SRGL reported net income attributable to ordinary shareholders of \$22.4 million, or \$0.10 diluted income per ordinary share, as compared to net income attributable to ordinary shareholders of \$99.5 million, or \$0.46 diluted income per ordinary share, for the three months ended March 31, 2010.

The \$22.4 million of net income attributable to ordinary shareholders for the three month period ended March 31, 2011 was primarily driven by \$25.7 million of net realized and unrealized gains associated with the Company's invested assets.

The \$99.5 million of net income attributable to ordinary shareholders for the three month period ended March 31, 2010 was primarily driven by \$83.0 million of net realized and unrealized gains associated with the Company's invested assets. Furthermore, the Company recorded an income tax benefit of \$36.4 million that principally resulted from a reconsideration of an uncertain tax provision, following a U.S. court tax ruling that was related to an unaffiliated third party.

As of March 31, 2011, we had \$104.3 million of unrestricted assets in SRGL and Scottish Annuity & Life Insurance Company (Cayman) Ltd. ("SALIC"), a wholly-owned subsidiary of SRGL, as compared to \$106.1 million of unrestricted assets in SRGL and SALIC as of December 31, 2010. The unrestricted assets of SRGL and SALIC represent cash, cash equivalents, and fixed-maturity investments not held in trust accounts. These unrestricted assets were available to meet the obligations of SRGL and SALIC. There can be no assurances that the amount of unrestricted assets held by SRGL and SALIC will not decrease from period to period.

The following unaudited consolidated interim financial statements should be read in conjunction with the accompanying notes, including Note 14, "Subsequent Events", which contains, in addition to other disclosures, information on the Merger Agreement and the Orkney I Unwind Transaction (both as defined in Note 14, "Subsequent Events"). Each of these separate transactions was announced on April 15, 2011, and, if consummated, each is expected to close during the second quarter of 2011.

# SCOTTISH RE GROUP LIMITED CONSOLIDATED BALANCE SHEETS

(Expressed in Thousands of United States Dollars, except share data)

		March 31, 2011 (Unaudited)	I	December 31, 2010
ASSETS	_	(		
Fixed-maturity investments held as trading securities, at fair value	\$	3,073,235	\$	3,111,724
Preferred stock held as trading securities, at fair value		68,225		67,897
Cash and cash equivalents		483,101		417,722
Other investments		15,956		16,459
Funds withheld at interest		582,215		584,617
Total investments <sup>1</sup>		4,222,732		4,198,419
Accrued interest receivable <sup>2</sup>		21,778		22,286
Reinsurance balances receivable		130,564		131,315
Deferred acquisition costs		265,129		269,352
Amounts recoverable from reinsurers		526,539		564,869
Present value of in-force business		30,758		31,941
Other assets		18,565		22,771
Embedded derivative assets, at fair value		155		-
Current income tax receivable		186		189
Deferred tax assets		28		28
Total assets	\$	5,216,434	\$	5,241,170
LIABILITIES				
Reserves for future policy benefits	\$	1,486,369	\$	1,477,594
Interest-sensitive contract liabilities		1,394,289		1,415,580
Collateral finance facilities <sup>3</sup>		1,300,000		1,300,000
Accounts payable and other liabilities		56,607		54,827
Embedded derivative liabilities, at fair value		27,544		32,545
Reinsurance balances payable		62,686		91,634
Deferred tax liability		41,891		44,189
Long-term debt, at par value		129,500		129,500
Total liabilities		4,498,886		4,545,869
MEZZANINE EQUITY				_
Convertible cumulative participating preferred shares (liquidation preference: \$770.1				
million)		555,857		555,857
SHAREHOLDERS' EQUITY				
Ordinary shares, par value \$0.01:				
Issued and outstanding - 68,383,370 shares in 2011 and 2010		684		684
Non-cumulative perpetual preferred shares, par value \$0.01:				
Issued: 5,000,000 shares (outstanding: 2011 and 2010 – 4,806,083)		120,152		120,152
Additional paid-in capital		1,218,041		1,217,894
Retained deficit		(1,185,907)		(1,208,286)
Total Scottish Re Group Limited shareholders' equity		152,970		130,444
Noncontrolling interest		8,721		9,000
Total equity		161,691	-	139,444
Total liabilities, mezzanine equity and total equity		5,216,434	\$	5,241,170
<sup>1</sup> Includes total investments of consolidated variable interest entities ("VIEs")		1,113,532	\$	1,108,193
<sup>2</sup> Includes accrued interest receivable of consolidated VIEs		914	Ψ	1,040
<sup>3</sup> Reflects collateral finance facilities of consolidated VIEs		1,300,000		1,300,000
Reflects conateral finance facilities of consolidated VIES		1,500,000		1,300,000

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

(Expressed in Thousands of United States Dollars, except share data)

	Three months ended						
	March 31, 2011	March 31, 2010					
Revenues							
Premiums earned, net	\$ 94,335	\$ 102,523					
Fee and other income	1,266	1,299					
Investment income, net	39,253	43,997					
Net realized and unrealized gains	25,726	82,977					
Change in value of long-term debt, at fair value	-	2,787					
Change in fair value of embedded derivative assets and liabilities	5,156	(2,272)					
Total revenues	165,736	231,311					
Benefits and expenses							
Claims, policy benefits, and changes in policyholder reserves, net	97,266	109,325					
Interest credited to interest-sensitive contract liabilities	12,026	13,130					
Amortization of deferred acquisition costs and other insurance expenses, net	16,424	18,367					
Operating expenses	11,359	17,677					
Collateral finance facilities expenses	6,213	8,123					
Interest expense	1,678	1,294					
Total benefits and expenses	144,966	167,916					
Income before income taxes	20,770	63,395					
Income tax benefit	1,330	36,394					
Consolidated income	22,100	99,789					
Net loss (income) attributable to noncontrolling interest	279	(240)					
Net income attributable to ordinary shareholders.	\$ 22,379	\$ 99,549					
Basic income per ordinary share	\$ 0.32	\$ 1.43					
Diluted income per ordinary share	\$ 0.10	\$ 0.46					

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

(Expressed in Thousands of United States dollars, except share data)

		Three months ended				
	]	March 31, 2011		March 31, 2010		
Share capital:						
Ordinary shares:						
Beginning and end of period	\$	684	\$	684		
Non-cumulative perpetual preferred shares:				_		
Beginning and end of period		120,152		125,000		
Additional paid-in capital:						
Beginning of period		1,217,894		1,217,535		
Option expense		147		171		
End of period		1,218,041		1,217,706		
Retained deficit:						
Beginning of period		(1,208,286)		(1,447,375)		
Net income attributable to Scottish Re Group Limited		22,379		99,549		
End of period		(1,185,907)		(1,347,826)		
Total Scottish Re Group Limited shareholders' equity (deficit)	\$	152,970	\$	(4,436)		
Noncontrolling interest:						
Beginning of period		9,000		7,668		
Net (loss) income		(279)		240		
End of period		8,721		7,908		
Total shareholders' equity	\$	161,691	\$	3,472		

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

# (Expressed in Thousands of United States dollars)

	Three months ended				
		March 31, 2011		March 31, 2010	
Operating activities					
Consolidated income	\$	22,100	\$	99,789	
Adjustments to reconcile net income to net cash used in operating activities:		(07.70.5)		(00.000)	
Net realized and unrealized gains		(25,726)		(82,977)	
Change in value of long-term debt, at fair value		-		(2,787)	
Changes in value of embedded derivative assets and liabilities		(5,156)		2,272	
Amortization of deferred acquisition costs		2,808		7,458	
Amortization of present value of in-force business		1,183		(96)	
Amortization of deferred transaction costs		454		617	
Depreciation of fixed assets		59		138	
Option expense		147		171	
Changes in assets and liabilities:		2.402		<b>=</b> 000	
Funds withheld at interest		2,402		7,083	
Accrued interest receivable		508		(711)	
Reinsurance balances receivable		751		22,901	
Deferred acquisition costs		1,415		(3,427)	
Other assets		3,617		6,178	
Current income tax receivable and payable		3		(7)	
Deferred tax assets and liabilities		(2,298)		(1,387)	
Reserves for future policy benefits, net of amounts recoverable from reinsurers		47,105		2,356	
Interest-sensitive contract liabilities		(356)		27,713	
Accounts payable and other liabilities		1,935		(23,553)	
Reinsurance balances payable		(28,948)		389	
Net cash provided by operating activities		22,003		62,120	
Investing activities					
Purchases of fixed-maturity investments		(120,907)		(223,557)	
Proceeds from sales and maturities of fixed-maturity investments		184,353		220,423	
Purchases from sale and maturities of preferred stock		375		1,217	
Purchases of and proceeds from other investments		503		299	
Net cash provided by (used in) investing activities		64,324		(1,618)	
Financing activities					
Withdrawals from interest-sensitive contract liabilities		(20,948)		(53,028)	
Net cash used in financing activities.		(20,948)		(53,028)	
Net change in cash and cash equivalents	\$	65,379	\$	7,474	
Cash and cash equivalents, beginning of period.		417,722		390,025	
	\$	483,101	\$	397,499	
Cash and cash equivalents, end of period	Ψ	105,101	Ψ	571,177	

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 1. Organization and Business

#### Organization

Scottish Re Group Limited ("SRGL", the "Company", "we", "our", and "us") is a holding company incorporated under the laws of the Cayman Islands, and our principal executive office is located in Bermuda. Through our operating subsidiaries, we are principally engaged in the reinsurance of life insurance, annuities, and annuity-type products. We have principal operating companies, holding companies, and collateral finance facilities in Bermuda, the Cayman Islands, Ireland, and the United States ("U.S."), as follows:

#### Bermuda

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

#### Cayman Islands

SRGL

Scottish Annuity & Life Insurance Company (Cayman) Ltd. ("SALIC")

#### Ireland

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

#### **United States**

Scottish Holdings, Inc. ("SHI")
Scottish Re (U.S.), Inc. ("SRUS")
Scottish Re Life Corporation ("SRLC")
Orkney Holdings, LLC ("OHL")

Orkney Re, Inc. ("Orkney Re" and, together with OHL, "Orkney I")

#### Run-Off Strategy

In 2008, we ceased writing new business and notified our existing clients that we would not be accepting any new reinsurance risks under existing reinsurance treaties, thereby placing our remaining treaties into run-off. We expect to continue to pursue a run-off strategy for the remaining business, whereby we continue to receive premiums, pay claims, and perform key activities under our remaining reinsurance treaties; however, no assurances can be given that we will be successful in executing this strategy.

While pursuing our run-off strategy, we may, if opportunities arise, purchase in privately-negotiated transactions, open market purchases, or by means of general solicitations, tender offers, or otherwise, additional amounts of 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, refer to Note 8, "Debt Obligations and Other Funding Arrangements". Further, the Company has engaged a financial advisor as we continue to explore ways to increase enterprise value, including consideration from time to time of transactions for the sale or disposition of our businesses or assets, which transactions, individually or in the aggregate, may be material. Refer to Note 14, "Subsequent Events", for information regarding the Orkney I Unwind Transaction.

#### Regulatory Considerations

We have been operating since 2009 with certain regulatory constraints with respect to SRUS, our primary U.S. reinsurance subsidiary. In connection with the receipt by SRUS in late 2008 of a permitted statutory accounting practice related to the reduction from liability for reinsurance ceded to an unauthorized assuming insurer (the

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 1. Organization and Business (continued)

"Permitted Practice"), SRUS and the Department agreed to the formal supervision of SRUS and that such supervision would likely continue for as long as the Permitted Practice remained in place. Subsequently, SRUS consented to the issuance by the Delaware Department of Insurance (the "Department") on January 5, 2009, of an Order of Supervision for SRUS (the "Order of Supervision"), in accordance with 18 Del. C. §5942. The Order of Supervision required, among other things, the Department's consent to any transaction by SRUS outside the ordinary course of business and to any transaction with or any distribution or payment to its affiliates. The original Order of Supervision subsequently was amended and replaced with an Extended and Amended Order of Supervision, dated April 3, 2009 (the "Amended Order"), which amended and clarified certain matters contained within the original Order of Supervision.

In connection with the Amended Order, SRUS generally must receive prior written consent from the Department in order to engage in any transaction outside of the ordinary course of business; make certain payments, or incur certain debts, obligations, or liabilities in any transaction of \$1 million or greater (provided that this limitation does not apply to the payment of claims, premiums, and other third party reinsurance settlements, in each case of less than \$10 million per payment); engage in new business; lend any of its funds; invest any of its funds in a manner that deviates from the plan filed with the Department; commute, novate, amend, or otherwise change any existing reinsurance contract or treaty; or engage in any transaction with any related party. By its terms, the Amended Order is to remain in place until such time as SRUS can make certain enumerated showings to the Department related to its financial strength and results of operations.

In recognition of SRUS' demonstrated financial improvement since consenting to the Amended Order in 2009, by a letter dated March 1, 2011, SRUS requested that the Department rescind the Amended Order and, in connection therewith, notified the Department of SRUS' intention to discontinue utilization of the Permitted Practice. Without utilization of the Permitted Practice at December 31, 2010, SRUS' statutory capital and surplus would have been \$222 million (compared to \$292 million with the Permitted Practice), and its company action level RBC would have been 353% (compared to 466% with the Permitted Practice). Without utilization of the Permitted Practice at March 31, 2011, SRUS' statutory capital and surplus would have been \$242 million (compared to \$300 million with the Permitted Practice).

Refer to Note 14, "Subsequent Events", for additional details on the status of the Permitted Practice and the Amended Order.

#### **Business**

We have written reinsurance business that is wholly or partially retained in one or more of our reinsurance subsidiaries. We have assumed risks associated with primary life insurance, annuities, and annuity-type policies. We reinsure mortality, investment, persistency, and expense risks of life insurance and reinsurance companies based in the United States. We assumed most of the reinsurance through automatic treaties, but we also assumed certain risks on a facultative basis. The business we historically have written falls into two categories: Traditional Solutions and Financial Solutions, as detailed below.

*Traditional Solutions*: We reinsure the mortality risk on life insurance policies written by primary insurers. The business often is referred to as traditional life reinsurance. We wrote our Traditional Solutions business predominantly on an automatic basis. This means that we automatically reinsured all policies written by a ceding company that met the underwriting criteria specified in the treaty with the ceding company.

Financial Solutions: Financial Solutions include contracts under which we assumed the investment and persistency risks of existing, as well as newly-written, blocks of business. The products reinsured include annuities and annuity-type products, cash value life insurance, and, to a lesser extent, disability products that are in a pay-out phase.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 1. Organization and Business (continued)

Life insurance products that we reinsure include yearly renewable term, term with multi-year guarantees, ordinary life, and variable life. Retail annuity products that we reinsure include fixed deferred annuities and variable annuities. For these products, we wrote reinsurance generally in the form of yearly renewable term, coinsurance, or modified coinsurance. Under yearly renewable term, we share only in the mortality risk for which we receive a premium. In a coinsurance or modified coinsurance arrangement, we generally share proportionately in all material risks inherent in the underlying policies, including mortality, lapses, and investment experience. Under such agreements, we agree to indemnify the primary insurer for all or a portion of the risks associated with the underlying insurance policy or annuity contract in exchange for a proportionate share of premiums. Coinsurance differs from modified coinsurance with respect to the ownership of the assets supporting the reserves. Under our coinsurance arrangements, ownership of these assets is transferred to us, whereas, in modified coinsurance arrangements, the ceding company retains ownership of these assets, but we share in the investment income and risks associated with the assets.

# 2. Basis of presentation

Accounting Principles - Our consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). Accordingly, these consolidated interim financial statements do not include all the information and footnotes required by U.S. GAAP for annual financial statements. These unaudited consolidated interim financial statements should be read in conjunction with the annual consolidated financial statements and accompanying notes thereto for the year ended December 31, 2010.

Consolidation - The consolidated financial statements include the assets, liabilities, and results of operations of SRGL, its subsidiaries, and all variable interest entities 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 inter-company transactions and balances have been eliminated in consolidation. We consolidate two non-recourse securitizations: Orkney I, a Delaware limited liability company, and Orkney Re II, a special purpose vehicle incorporated under the laws of Ireland. For further discussion of Orkney I and Orkney Re II, refer to Note 7, "Collateral Finance Facilities". For further discussion of these entities, refer to Note 8, "Debt Obligations and Other Funding Arrangements".

Comprehensive Income – There are no items of other comprehensive income included in the consolidated statements of income, and, therefore, net income attributable to ordinary shareholders is the same as comprehensive income attributable to ordinary shareholders.

Noncontrolling Interest—The noncontrolling interest represents the 5% of SRLC that is not owned by SRGL. The consolidated financial statements include all assets, liabilities, revenues, and expenses of SRLC. In accordance with FASB ASC Topic 810, references in these consolidated financial statements to net income attributable to SRGL, net income attributable to ordinary shareholders, and shareholders' equity attributable to SRGL do not include the noncontrolling interest, which is reported separately.

Going Concern - These consolidated interim financial statements and the annual consolidated financial statements as of December 31, 2010 have been prepared using accounting principles applicable to a going concern, which contemplates the realization of assets and the satisfaction of liabilities and commitments in the normal course of business. Our ability to continue as a going concern is dependent upon our ability to comply with the Department's Amended Order for SRUS. We intend to operate SRUS in a manner that strengthens its statutory capital and surplus and facilitates the removal of the Amended Order. Refer to Note 1, "Organization and Business-Regulatory Considerations", and Note 14, "Subsequent Events", for additional details on the status of the Permitted Practice and the Amended Order.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 2. Basis of presentation (continued)

In the event that for any reason, SRUS fails to comply with the Department's Amended Order, or in the event the financial condition of SRUS were to materially deteriorate, the Department may take action to seize control of SRUS under applicable insurance law. Such a seizure would place control of all management decisions of SRUS with the Department, including with respect to controlling cash flows, settling claims, and paying obligations. The primary objective of the Department would be to protect the interests of the ceding insurers (and their policyholders) with whom SRUS has contracted and would not be to protect the interests of SRUS, SRGL or any of our subsidiaries, the shareholders, or any other stakeholders of the Company. A seizure of SRUS would have numerous consequences and could lead to the need for SRGL and certain of its subsidiaries to seek bankruptcy protection.

Estimates and Assumptions - The preparation of consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ materially from those estimates and assumptions used by management. Our most significant assumptions are for:

- investment valuations;
- accounting for derivative instruments;
- assessment of risk transfer for structured insurance and reinsurance contracts;
- estimates of premiums;
- valuation of the present value of in-force business;
- establishment of reserves for future policy benefits;
- deferral and amortization of deferred acquisition costs;
- retrocession arrangements and amounts recoverable from reinsurers;
- interest-sensitive contract liabilities;
- long-term debt at fair value; and
- income taxes, deferred taxes, and the determination of associated valuation allowances.

We periodically review and revise these estimates, as appropriate. Any adjustments made to these estimates are reflected in the period in which the estimates are revised.

# 3. Recent Accounting Pronouncements

Accounting Standards Update No. 2010-26, Financial Services – Insurance (Topic 944) – Accounting for Costs Associated with Acquiring or Renewing Insurance Contracts

In October 2010, the FASB issued Accounting Standards Update No. 2010-26, Financial Services - Insurance (Topic 944) – Accounting for Costs Associated with Acquiring or Renewing Insurance Contracts ("ASU No. 2010-26") "), which clarifies the types of costs incurred by an insurance entity that can be capitalized in the acquisition of insurance contracts. Only those costs incurred which result directly from and are essential to the successful acquisition of new or renewal insurance contracts may be capitalized. Incremental costs related to unsuccessful attempts to acquire insurance contracts must be expensed as incurred. The amendments are effective for fiscal years and interim periods beginning after December 15, 2011. Early adoption is permitted, and an entity may elect to apply the guidance prospectively or retrospectively. We will adopt the provisions of ASU 2010-26 no later than January 1, 2012, and are currently evaluating the impact of the adoption on our financial position and results of operations; however, we do not expect the impact to be material.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

#### 4. Investments

We carry our investments at fair value, as described in Note 5, "Fair Value Measurements", and unrealized gains and losses on investments are included in earnings. Realized gains and losses arising from the sale of investments are determined on a specific identification method and investment transactions are recorded on the trade date. Interest income is recorded on the accrual basis, based on the securities' stated coupon rates, as a component of net investment income. Cash flows for investment transactions are classified in Investing Activities in the Consolidated Statements of Cash Flows, even though our investments are classified as trading securities, because the investment transactions are not part of our primary Operating Activities.

The amount of net unrealized gains for the three months ended March 31, 2011 and 2010 that relates to trading securities still held at the reporting date were \$23.5 million and \$69.1 million, respectively.

#### 5. Fair Value Measurements

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 enhances 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). The three levels of the fair value hierarchy under FASB ASC 820 are described below:

- Level 1 Quoted prices for identical instruments in active markets.
- Level 2 Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations in which all significant inputs and significant value drivers are observable in active markets.
- Level 3 Model-derived valuations in which one or more significant inputs or significant value drivers are unobservable.

As required by FASB ASC 820, when the inputs used to measure fair value fall within different levels of the hierarchy, the level within which the fair value measurement is categorized is based on the lowest level input that is significant to the fair value measurement in its entirety. Thus, a Level 3 fair value measurement may include inputs that are observable (Level 1 and 2) and unobservable (Level 3).

Level 1 primarily consists of financial instruments whose value is based on quoted market prices, such as public equities and actively-traded mutual fund investments. We do not hold assets and liabilities classified under Level 1 fair value measurements.

Level 2 includes those financial instruments that are valued by independent pricing services or valued using models or other valuation methodologies. These models are primarily industry-standard models that consider various inputs, such as interest rate, credit spread, and foreign exchange rates for the underlying financial instruments. All significant inputs are observable or derived from observable information in the marketplace or are supported by observable levels at which transactions are executed in the marketplace. Financial instruments in this category primarily include: certain public and private corporate fixed-maturity securities; government or agency securities; and certain mortgage and asset-backed securities.

Level 3 is comprised of financial instruments whose fair value is estimated based on non-binding broker prices or internally-developed models or methodologies that utilize significant inputs not based on or corroborated by readily-available market information. This category primarily consists of certain less liquid fixed-maturity securities where we cannot corroborate the significant valuation inputs with market observable data. Additionally, the

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 5. Fair Value Measurements (continued)

Company's embedded derivative assets and liabilities, all of which are associated with reinsurance treaties, are classified in Level 3.

At each reporting period, we classify all assets and liabilities in their entirety based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement requires judgment and considers factors specific to the asset or liability.

The fair values for the majority of our fixed-maturity investments are classified as Level 2. These fair values are obtained primarily from independent pricing services which utilize Level 2 inputs. The pricing services also utilize proprietary pricing models to produce estimates of fair value, primarily utilizing Level 2 inputs along with certain Level 3 inputs. The proprietary pricing models include matrix pricing where expected cash flows are discounted utilizing market interest rates obtained from third-party sources, based on the credit quality and duration of the instrument to fair value.

For securities that may not be reliably priced using internally-developed pricing models, broker quotes are obtained. These broker quotes represent an exit price, but the assumptions used to establish the fair value may not be observable, and, as a result, the fair values are classified as Level 3.

Long-term debt at fair value (i.e., outstanding Pass-Through Certificates held by third parties) had been valued using Level 2 inputs for the determination of fair value. The fair value was derived with reference to traded prices for identical liabilities.

The interest rate swap derivative had been valued using Level 2 inputs including forward interest rates derived from observable information in the market place.

The embedded derivative assets and liabilities for funds withheld at interest represent the embedded derivatives resulting from the assumed modified coinsurance ("modco") or coinsurance funds withheld in accordance with the related reinsurance arrangements. These values are based upon the difference between the fair values of the underlying assets backing the modco or coinsurance funds withheld receivable and the fair values of the underlying liabilities. The fair values of the underlying assets generally are based upon observable market data using valuation methods similar to those used for assets held directly by us. The fair values of the liabilities are determined by using market-observable swap rates as well as some unobservable inputs, such as actuarial assumptions regarding policyholder behavior. These assumptions require significant management judgment, and the resulting fair values are classified as Level 3

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 5. Fair Value Measurements (continued)

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

				March	31, 20	11		
(U.S. dollars in millions)		Total		Level 1		Level 2	Level 3	
Investments								
Government securities	\$	88.2	\$	-	\$	88.2	\$	-
Corporate securities		1,198.0		-		1,062.2		135.8
Municipal bonds		56.3		-		56.3		-
Mortgage and asset-backed securities		1,730.7		-		1,217.4		513.3
Fixed-maturity investments	-	3,073.2				2,424.1		649.1
Preferred stock		68.3		-		11.9		56.4
Embedded derivative assets for Funds withheld at								
interest		0.2		-		-		0.2
Total assets at fair value	\$	3,141.7	\$	-	\$	2,436.0	\$	705.7
Embedded derivative liabilities for Funds withheld at								
interest		(27.5)		-		-		(27.5)
Total liabilities at fair value	\$	(27.5)	\$	-	\$	-	\$	(27.5)

	December 31, 2010										
(U.S. dollars in millions)		Total		Level 1		Level 2		Level 3			
Investments											
Government securities	\$	89.2	\$	-	\$	89.2	\$	-			
Corporate securities		1,209.5		-		1,081.0		128.5			
Municipal bonds		49.0		-		49.0		-			
Mortgage and asset-backed securities		1,764.0		-		1,233.8		530.2			
Fixed-maturity investments		3,111.7		_		2,453.0		658.7			
Preferred stock		67.9				11.9		56.0			
Total assets at fair value	\$	3,179.6	\$		\$	2,464.9	\$	714.7			
Embedded derivative liabilities for Funds withheld at											
interest		(32.5)		-				(32.5)			
Total liabilities at fair value	\$	(32.5)	\$		\$		\$	(32.5)			

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

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 5. Fair Value Measurements (continued)

Fair Value Measurements Using Significant Unobservable Inputs (Level 3) for the three month period ended March 31, 2011

(U.S. dollars in millions)	Government securities		Corporate securities	nicipal onds	an k	ortgage d asset- acked curities	eferred stock	de lia n l wit	nbedded rivative abilities, aet, for Funds abheld at nterest	Total
Beginning balance at						_				
January 1, 2011	\$	- \$	128.5	\$ -	\$	530.2	\$ 56.0	\$	(32.5)	\$ 682.2
Total realized and unrealized gains (losses) included										
in net income		-	(0.4)	-		22.8	0.4		5.2	28.0
Purchases		-	19.5			1.1	-		-	20.6
Issuances		-	-	-		-	-		-	-
Settlements		-	(13.4)	-		(14.8)	-		-	(28.2)
Transfers in and/or out of Level 3,										
net			1.6	 -		(26.0)	-		-	(24.4)
Ending balance at March 31, 2011	\$	- \$	135.8	\$ -	\$	513.3	\$ 56.4	\$	(27.3)	\$ 678.2

Fair Value Measurements Using Significant Unobservable Inputs (Level 3) for the year ended December 31, 2010

(U.S. dollars in millions)	Government securities		orporate curities	ınicipal onds	an b	ortgage d asset- acked curities	eferred stock	de	nbedded rivative abilities	Total
Beginning balance at										 
January 1, 2010	\$ 0.2	\$	133.3	\$ -	\$	472.8	\$ 53.4	\$	(35.7)	\$ 624.0
Total realized and										
unrealized gains										
(losses) included										
in net income	(0.2)		3.8	-		117.1	2.7		3.2	126.6
Purchases	-		40.1	9.9		34.3	-		-	84.3
Issuances	-		-	-		-	-		-	-
Settlements	-		(56.0)	-		(95.2)	-		-	(151.2)
Transfers in and/or										
out of Level 3,										
net	-		7.3	(9.9)		1.2	(0.1)		-	(1.5)
Ending balance at		_		 ,	-					
December 31, 2010	\$ -	\$	128.5	\$ -	\$	530.2	\$ 56.0	\$	(32.5)	\$ 682.2

Changes in classifications impacting Level 3 financial instruments are reported as transfers in (out) of the Level 3 category as of the end of the quarter in which the transfer occurs. The portion of net unrealized gains for the three

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 5. Fair Value Measurements (continued)

months ended March 31, 2011 and 2010 that relates to Level 3 trading securities still held at the reporting date were \$19.9 million and \$29.8 million, respectively.

#### 6. Fair Value of Financial Instruments

As discussed above, 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 those disclosed in Note 5, "Fair Value Measurements" are as follows:

- (i) Other investments primarily consist of policy loans, which are carried at the outstanding loan balances, and such balances are deemed to approximate fair value.
- (ii) As noted above, the funds withheld at interest are equal to the net statutory reserve fund balances retained by the ceding company, and the amounts in the funding accounts consist of fixed-maturity investments held by the ceding companies. The funding accounts are adjusted quarterly to equal the ceding companies' net statutory reserve balances. The methodologies and assumptions used to determine the fair values of the underlying instruments are consistent with the fair value methodologies and assumptions we use to value our fixed-maturity investments carried at fair value. We refined our fair value estimation methodology during 2010, under which the estimated fair value is equal to the carrying value. Any change in the fair value of the fixed-maturity investments held by the ceding companies is included as a component of the embedded derivative liabilities, at fair value.
- (iii) The fair value of interest-sensitive contract liabilities, which exclude significant mortality risk, is based on the cash surrender value of the liabilities, which is deemed to approximate fair value.
- (iv) Fair values for collateral finance facilities are determined with reference to underlying business models and observable market inputs, including considerations of negotiated repurchases. Refer to Note 14, "Subsequent Events", for information regarding the Orkney I Unwind Transaction.
- (v) Fair values for long-term debt, at par were determined with reference to observable values of similar securities.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# **6.** Fair Value of Financial Instruments (continued)

		March	1 31, 20	11	<b>December 31, 2010</b>						
(U.S. dollars in thousands)		Carrying Value	Es	timated Fair Value	Carrying Value	Es	timated Fair Value				
Assets											
Fixed-maturity											
investments	\$	3,073,235	\$	3,073,235	\$ 3,111,724	\$	3,111,724				
Preferred stock		68,225		68,225	67,897		67,897				
Other investments		15,956		15,956	16,459		16,459				
Funds withheld at interest		582,215		582,215	584,617		584,617				
Embedded derivative assets		155		155	-		-				
Liabilities											
Interest-sensitive contract											
liabilities	\$	1,394,289	\$	1,377,429	\$ 1,415,580	\$	1,398,365				
Collateral finance facilities		1,300,000		688,693	1,300,000		659,713				
Embedded derivative											
liabilities		27,544		27,544	32,545		32,545				
Long-term debt, at par											
value		129,500		71,639	129,500		61,072				

# 7. Collateral Finance Facilities

The following tables reflect the significant balances included in the Consolidated Balance Sheets that were attributable to the collateral finance facilities and securitization structures providing collateral support to the Company:

	March 31, 2011										
(U.S. dollars in millions)	(	Orkney I		II		Total					
Assets											
Fixed-maturity investments	\$	1,024.0	\$	-	\$	1,024.0					
Funds withheld at interest		-		339.3		339.3					
Cash and cash equivalents		178.1		1.3		179.4					
All other assets		102.3		60.0		162.3					
Total assets	\$	1,304.4	\$	400.6	\$	1,705.0					
Liabilities											
Reserves for future policy benefits	\$	319.9	\$	125.8	\$	445.7					
Collateral finance facilities		850.0		450.0		1,300.0					
All other liabilities		18.0		22.8		40.8					
Total liabilities	\$	1,187.9	\$	598.6	\$	1,786.5					

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 7. Collateral Finance Facilities (continued)

	<b>December 31, 2010</b>								
		Or	kney Re						
(U.S. dollars in millions)	Orkney I		II		Total				
Assets									
Fixed-maturity investments	\$ 1,081.7	\$	-	\$	1,081.7				
Funds withheld at interest	-		334.5		334.5				
Cash and cash equivalents	113.5		1.5		115.0				
All other assets	106.0		54.4		160.4				
Total assets	\$ 1,301.2	\$	390.4	\$	1,691.6				
Liabilities									
Reserves for future policy benefits	\$ 318.6	\$	123.9	\$	442.5				
Collateral finance facilities	850.0		450.0		1,300.0				
All other liabilities	19.9		19.5		39.4				
Total liabilities	\$ 1,188.5	\$	593.4	\$	1,781.9				

The assets listed in the foregoing tables are subject to a variety of restrictions on their use, as set forth in, and governed by, the transaction documents for the applicable collateral finance facilities and securitization structures to which they relate. The total investments of consolidated VIEs disclosed on the Consolidated Balance Sheets as of March 31, 2011 and December 31, 2010, respectively, differ from the amounts shown in the above tables because the assets needed, based on current projections, to satisfy future policy benefits have been deducted in the determination of the total investments of consolidated VIEs disclosed on the Consolidated Balance Sheets. No assurances can be given that the expected reinsurance liabilities will not increase in the event of adverse mortality experience in our reinsurance agreements. Under certain circumstances, such adverse mortality experience may in future periods increase the amount of assets excluded from the total investments of consolidated VIE on the Consolidated Balance Sheets. The reinsurance liabilities of Orkney I and Orkney Re II are eliminated from the Consolidated Balance Sheets because they represent inter-company transactions

#### Orkney I

On February 11, 2005, OHL issued and sold, in a private offering, an aggregate of \$850 million Series A Floating Rate Insured Notes due February 11, 2035 (the "Orkney Notes"). OHL was organized for the limited purpose of issuing the Orkney Notes and holding the stock of Orkney Re, originally a South Carolina special purpose financial captive insurance company, now a Delaware special purpose captive insurance company. SRUS holds all of the limited liability company interest in OHL, and has contributed capital to Orkney I in the amount of \$268.5 million. Proceeds from the private offering were used to fund the Regulation XXX reserve requirements for a defined block of level premium term life insurance policies issued by direct ceding companies between January 1, 2000 and December 31, 2003, and reinsured by SRUS to Orkney Re. Proceeds from the Orkney Notes have been deposited into a series of accounts that collateralize the notes and the reserve obligations of SRUS.

The holders of the Orkney Notes have no recourse against the Company or any of our subsidiaries, other than OHL. The timely payment of interest and ultimate payment of principal for the Orkney Notes are guaranteed by MBIA Insurance Corporation ("MBIA"). We are not required to provide any additional financial support to OHL.

Interest on the principal amount of the Orkney Notes is payable quarterly at a rate equivalent to three-month LIBOR plus 0.53%. As of March 31, 2011, the interest rate was 0.84% (compared to 0.82% as of December 31, 2010). Any payment of principal, including by redemption, or interest on the Orkney Notes is sourced from dividends from Orkney Re and the balances available in the series of accounts referenced above, generally excluding amounts on deposit in a reinsurance trust account supporting the associated reserve requirements of SRUS.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 7. Collateral Finance Facilities (continued)

Dividends from Orkney Re may be made only after filing with the Commissioner in accordance with the terms of the underlying transaction documents and in accordance with applicable law. The Orkney Notes also contain customary limitations on lien provisions and customary events of default provisions, which, if breached, could result in the accelerated maturity of the Orkney Notes. OHL has the option to redeem all or a portion of the Orkney Notes subject to certain call premiums.

In accordance with FASB ASC 810-10, Orkney I is considered to be a variable interest entity, and we are considered to hold the primary beneficial interest (as we cede to Orkney Re all of the business assumed by Orkney Re), following an analysis whereby it was determined that we would absorb a majority of the expected losses. As a result, Orkney I is consolidated in our financial statements. The assets of Orkney I consist of fixed-maturity investments and cash and cash equivalents. Our Consolidated Statements of Income shows the investment returns of Orkney I as investment income, and the cost of the facility is reflected in collateral finance facilities expense. Funds in the securitization structure are used for the sole purpose of the securitization structure and, hence, are not available for general corporate purposes.

To the extent we experience significant fair value declines in Orkney Re's investment portfolio, we may need to recapture a pro-rata portion of the underlying business in Orkney Re and find alternative collateral support for the recaptured business. No assurances can be given that we would be successful in securing such alternative collateral support.

Refer to Note 14, "Subsequent Events", for information regarding the Orkney I Unwind Transaction.

#### Related Party Acquisition of Orkney Notes

We were informed by Cerberus Capital Management, L.P. ("Cerberus") that one or more of its affiliates had acquired, from one or more unaffiliated third parties, \$700 million in aggregate principal amount of the Orkney Notes in 2009. None of the Company, SRUS, OHL, Orkney Re, or any of our other subsidiaries was a party to this purchase. No terms of the Orkney Notes or any of the underlying transaction documents were changed as a result of this purchase. For further discussion of Cerberus and its relationship to the Company, refer to Note 9, "Mezzanine Equity – Convertible Cumulative Participating Preferred Shares", and refer to Note 14, "Subsequent Events", for information regarding the Merger Agreement. Refer also to Note 14, "Subsequent Events", for information regarding the Orkney I Unwind Transaction.

# Orkney I Notices of Default

On February 9, 2009, MBIA served Orkney Re, OHL, and SRUS with notices of default under each of the Orkney I indenture and the insurance and indemnity agreement (the "Orkney Insurance Agreement"), alleging failure by the parties to provide certain required financial statements and improper withdrawals by the parties from Orkney I tax accounts. SRUS cured such alleged defaults within the cure periods set forth in the indenture and the Orkney Insurance Agreement.

On September 21, 2009, MBIA served Orkney Re, OHL and SRUS with a notice of default under the restructuring agreement executed at the time of Orkney Re's redomestication from South Carolina to Delaware, alleging failure by the parties to provide MBIA with an actuarial review in accordance with the requirements set forth in the restructuring agreement. SRUS, OHL, and Orkney Re disagree with such contention. However, in the event such alleged failure to provide an actuarial review ultimately is determined to be a default, and because it was not cured within five business days of the September 21, 2009 notice, then such default would constitute an event of default under the Orkney Insurance Agreement, which, in turn, would provide certain enhanced contractual rights to MBIA under the Orkney Insurance Agreement, including the right to recover from Orkney I any actual losses, costs, and expenses incurred by MBIA in connection with the event of default and the receipt of certain penalty fees. Pursuant to the terms of a letter agreement put in place between SRUS and MBIA at the time of the Orkney I

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 7. Collateral Finance Facilities (continued)

transaction, SRUS would also be obligated to pay, on behalf of Orkney I, certain of the foregoing fees and expenses to the extent due from Orkney I. As of March 31, 2011, MBIA, Orkney Re, OHL, and SRUS are engaged in discussions and negotiations related to the actuarial review, withdrawals from the Orkney I tax accounts, and alleged defaults described above.

On February 22, 2010, MBIA served Orkney Re, OHL, and SRUS with notices of default under each of the Orkney I indenture and the Orkney Insurance Agreement, alleging failure by the parties to provide certain required financial statements and other documents required to be delivered under these transaction documents. SRUS subsequently caused such documents to be delivered within the applicable cure periods, and, as of the date hereof, there is no event of default resulting from such notices of default.

#### Orkney Re II

On December 21, 2005, Orkney Re II, whose issued ordinary shares are held by a share trustee and its nominees in trust for charitable purposes, issued, in a private offering, \$450 million of debt primarily to external investors. The debt consisted of \$382.5 million of Series A-1 Floating Rate Guaranteed Notes (the "Series A-1 Notes"), \$42.5 million of Series A-2 Floating Rate Notes (the "Series A-2 Notes"), and \$25 million of Series B Floating Rate Notes (the "Series B Notes"), all due December 31, 2035 (collectively, the "Orkney Re II Notes"). The Orkney Re II Notes are listed on the Irish Stock Exchange. Proceeds from this private offering were used to fund the Regulation XXX reserve requirements for a defined block of level premium term life insurance policies issued between January 1, 2004 and December 31, 2004, and reinsured by SRUS to Orkney Re II. Proceeds from the Orkney Re II Notes have been deposited into a series of accounts that collateralize the notes and the reserve obligations of SRUS.

The holders of the Orkney Re II Notes have no recourse against the Company or any of our subsidiaries, other than Orkney Re II. Assured Guaranty (UK) Ltd. ("Assured") has guaranteed the timely payment of the scheduled interest payments and the principal on the maturity date of the Series A-1 Notes. We are not required to provide any additional financial support to Orkney Re II.

In addition to \$5 million of the Series B Notes, Orkney Re II also issued to SALIC \$30 million of Series C Floating Rate Notes ("Series C Notes") due December 21, 2036. The Series C Notes accrue interest only until the Orkney Re II Notes are fully repaid. SRGL owns \$0.5 million of Orkney Re II Series D Convertible Notes due December 21, 2036, and 76,190,000 Preference Shares of Orkney Re II of \$1.00 each in capital.

Interest on the principal amount of the Orkney Re II Notes is payable quarterly at a rate equivalent to three-month LIBOR plus 0.425% for the Series A-1 Notes, three-month LIBOR plus 0.73% for the Series A-2 Notes, and three-month LIBOR plus 3.0% for the Series B Notes. As of March 31, 2011, the interest rate on the a) Series A-1 Notes was 0.74% (compared to 0.71% as of December 31, 2010), b) Series A-2 Notes was 1.04% (compared to 1.02% as of December 31, 2010), and c) Series B Notes was 3.31% (compared to 3.29% as of December 31, 2010). The Orkney Re II Notes also contain customary limitations on lien provisions and customary events of default provisions, which, if breached, could result in the accelerated maturity of the Orkney Re II Notes. Orkney Re II has the option to redeem all or a portion of the Orkney Re II Notes, subject to certain call premiums and available (unencumbered) funds.

In accordance with FASB ASC 810-10, Orkney Re II is considered to be a variable interest entity, and we are considered to hold the primary beneficial interest (as we cede to Orkney Re II all of the business assumed by Orkney Re II), following an analysis whereby it was determined that we would absorb a majority of the expected losses. As a result, Orkney Re II is consolidated in our financial statements. The assets of Orkney Re II consist of fixed-maturity investments and cash and cash equivalents. Our Consolidated Statements of Income shows the investment returns of Orkney Re II as investment income, and the cost of the securitization structure is reflected in collateral finance facilities expense. Funds in the securitizations are primarily used for the purpose of the securitizations and, hence, are not available for general corporate purposes.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 7. Collateral Finance Facilities (continued)

To the extent we experience significant fair value declines in Orkney Re II's investment portfolio, we may need to recapture a pro-rata portion of the underlying business in Orkney Re II and find alternative collateral support for the recaptured business. No assurances can be given that we would be successful in securing such alternative collateral support.

Orkney Re II Event of Default, Acceleration and Foreclosure

On the scheduled interest payment date of May 11, 2009, Orkney Re II was unable to make scheduled interest payments on the Series A-1 Notes. Failure to make such payments in full when due constituted an event of default under the Orkney Re II indenture ("Orkney Re II EOD"). Assured, in its capacity as financial guarantor of the Series A-1 Notes, made guarantee payments on the Series A-1 Notes in the amount of \$1.2 million. As a result of the Orkney Re II EOD, Assured obtained, and will continue to have, certain enhanced contractual rights under the transaction documents, and additional fees will be accrued for the guarantee coverage.

Among Assured's enhanced contractual rights are (a) the right to instruct the trustee to declare the principal of and the interest on all the Orkney Re II Notes to be due and payable immediately and (b) the right to foreclose upon the Orkney Re II Collateral (as defined in the related indenture). On June 1, 2009, Assured instructed the trustee to accelerate the Orkney Re II Notes and the trustee delivered a notice of acceleration to Orkney Re II on June 18, 2009. On June 19, 2009, Assured notified Orkney Re II and the trustee that it was electing to foreclose upon the Orkney Re II Collateral.

Following these actions, on June 26, 2009, SRUS exercised its contractual right under its agreements with Orkney Re II to withdraw all assets from the reserve credit trust established by Orkney Re II for the benefit of SRUS (which trust does not form part of the Orkney Re II Collateral). The withdrawn assets were deposited into SRUS segregated accounts pursuant to the terms of the reinsurance agreement between SRUS and Orkney Re II (the "Orkney Re II Reinsurance Agreement"), where they are held in order to further secure Orkney Re II's obligations to SRUS under the Orkney Re II Reinsurance Agreement, including providing reserve credit to SRUS for the reinsurance liabilities that continue to be ceded to Orkney Re II and for certain other permissible uses under the Orkney Re II Reinsurance Agreement. The transfer of assets had no impact on our consolidated financial statements.

On the scheduled interest payment dates of August 11, 2009, November 12, 2009, February 11, 2010, May 11, 2010, August 11, 2010, November 11, 2010, and February 11, 2011, Orkney Re II was unable to make scheduled interest payments on the Series A-1 Notes. As of March 31, 2011, Assured made guarantee payments on the Series A-1 Notes in the cumulative amount of \$5.9 million over the duration of scheduled interest payment dates discussed.

For further discussion on the Orkney Re II scheduled interest payments on the Series A-1 Notes, refer to Note 14, "Subsequent Events".

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 8. Debt Obligations and Other Funding Arrangements

Long-term debt consisted of:

(U.S. dollars in thousands)	March 31, 2011		<b>December 31, 2010</b>	
Capital securities due 2032*	\$	17,500	\$	17,500
Preferred trust securities due 2033*		20,000		20,000
Trust preferred securities due 2033*		10,000		10,000
Trust preferred securities due 2034*		32,000		32,000
Trust preferred securities due December 2034*		50,000		50,000
Long-term debt, at par value	\$	129,500	\$	129,500
*Defined below.				

A summary of the terms of the long-term debt, at par value (the "Capital and Trust Preferred Securities"), as more fully described below, is shown in the following table:

(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	\$20,000	\$10,000	\$32,000	\$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 March 31, 2011	4.30%	4.25%	4.20%	4.10%	3.80%
Interest rate as of December 31, 2010	4.30%	4.25%	4.20%	4.10%	3.80%
Maximum number of quarters for which interest may be deferred  Number of quarters for which interest has been deferred as of March 31.	20	20	20	20	20
2011	9	9	9	9	9
Maximum deferral date* *Defined below.	Dec 4, 2032	Oct 29, 2033	Sept 30, 2033	June 17, 2034	Dec 15, 2034

# Capital Securities Due 2032

On December 4, 2002, Scottish Holdings Statutory Trust I, a Connecticut statutory business trust ("Capital Trust"), issued and sold in a private offering an aggregate of \$17.5 million Floating Rate Capital Securities (the "Capital Securities Due 2032"). All of the common shares of the Capital Trust are owned by SHI, one of our wholly-owned subsidiaries. The sole assets of the Capital Trust consist of \$18 million principal amount of Floating Rate Debentures (the "Debentures") issued by SHI, and have all the same features (maturity date, interest payable,

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 8. Debt Obligations and Other Funding Arrangements (continued)

interest rate, maximum number of quarters interest may be deferred, and maximum deferral date) as the Capital Securities Due 2032.

#### Preferred Trust Securities Due 2033

On October 29, 2003, Scottish Holdings, Inc. Statutory Trust II, a Connecticut statutory business trust ("Capital Trust II"), issued and sold in a private offering an aggregate of \$20 million Preferred Trust Securities (the "Preferred Trust Securities Due 2033"). All of the common shares of Capital Trust II are owned by SHI. The sole assets of Capital Trust II consist of \$20.6 million principal amount of Floating Rate Debentures (the "2033 Floating Rate Debentures") issued by SHI, and have all the same features (maturity date, interest payable, interest rate, maximum number of quarters interest may be deferred, and maximum deferral date) as the Preferred Trust Securities Due 2033.

#### Trust Preferred Securities Due 2033

On November 14, 2003, GPIC Holdings Inc. Statutory Trust, a Delaware statutory business trust ("GPIC Trust") issued and sold in a private offering an aggregate of \$10 million Trust Preferred Securities (the "Trust Preferred Securities Due 2033"). All of the common shares of GPIC Trust are owned by SHI. The sole assets of GPIC Trust consist of \$10.3 million principal amount of Junior Subordinated Notes (the "Junior Subordinated Notes") issued by SHI, and have all the same features (maturity date, interest payable, interest rate, maximum number of quarters interest may be deferred, and maximum deferral date) as the Trust Preferred Securities Due 2033.

# Trust Preferred Securities Due 2034

On May 12, 2004, Scottish Holdings, Inc. Statutory Trust III, a Connecticut statutory business trust ("Capital Trust III") issued and sold in a private offering an aggregate of \$32 million Trust Preferred Securities (the "Trust Preferred Securities Due 2034"). All of the common shares of Capital Trust III are owned by SHI. The sole assets of Capital Trust III consist of \$33 million principal amount of Floating Rate Debentures (the "2034 Floating Rate Debentures") issued by SHI, and have all the same features (maturity date, interest payable, interest rate, maximum number of quarters interest may be deferred, and maximum deferral date) as the Trust Preferred Securities Due 2034.

#### Trust Preferred Securities Due December 2034

On December 18, 2004, SFL Statutory Trust I, a Delaware statutory business trust ("SFL Trust I") issued and sold in a private offering an aggregate of \$50 million Trust Preferred Securities (the "Trust Preferred Securities Due December 2034" and, together with the Trust Preferred Securities Due 2034, the Trust Preferred Securities Due 2033, the Preferred Trust Securities Due 2033 and the Capital Securities Due 2032, the "Capital and Trust Preferred Securities"). All of the common shares of SFL Trust I are owned by Scottish Financial (Luxembourg) S.a.r.l ("SFL"). The sole assets of SFL Trust I consist of \$51.5 million principal amount of Floating Rate Debentures (the "December 2034 Floating Rate Debentures") issued by SFL, and have all the same features (maturity date, interest payable, interest rate, maximum number of quarters interest may be deferred, and maximum deferral date) as the Trust Preferred Securities Due December 2034.

SALIC has guaranteed SHI's and SFL's obligations under the Debentures, the 2033 Floating Rate Debentures, the Junior Subordinated Notes, the 2034 Floating Rate Debentures, and the December 2034 Floating Rate Debentures and distributions and other payments due on the Capital and Trust Preferred Securities.

For all the securities listed above, any deferred payments would accrue interest quarterly on a compounded basis.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 8. Debt Obligations and Other Funding Arrangements (continued)

# Deferral of Interest Payments on the Capital and Trust Preferred Securities

In order to preserve liquidity, we began deferring interest payments as of March 4, 2009 on the Capital and Trust Preferred Securities. These deferrals were permitted by the terms of the indentures governing the securities and were made at the discretion of our Board to preserve liquidity. As of March 31, 2011, we have accrued and deferred payment of \$13.1 million of interest on such securities. SHI and SALIC are restricted in their ability to make dividend payments in any period where interest payment obligations on these securities are not current.

For further discussion on the accrued and deferred payment on our Capital and Trust Preferred Securities subsequent to March 31, 2011, refer to Note 14, "Subsequent Events".

# Stingray Investor Trust and Stingray Pass-Through Trust (together "Stingray")

On January 12, 2005, SALIC entered into a put agreement with the Stingray Investor Trust for an aggregate value of \$325 million, which put agreement relates to \$325 million aggregate stated amount of 5.902% Pass-Through Certificates (the "Pass-Through Certificates") issued by the Stingray Pass-Through Trust (together with the Stingray Investor Trust, "Stingray"). Under the terms of the put agreement, we acquired an irrevocable put option to issue funding agreements to the Stingray Investor Trust in return for the assets in a portfolio of 30-day commercial paper.

As of April 14, 2008, this facility was fully utilized and \$325 million of funding agreements were issued to the Stingray Investor Trust.

The Stingray structure included an interest rate swap (the "Interest Rate Swap") as a mechanism for charging interest to SALIC on the funding agreements at a variable interest rate and paying interest to the Pass-Through Certificate holders at a fixed rate. The Interest Rate Swap was included in Other Assets on our Consolidated Balance Sheets at a fair value of \$25.9 million at December 31, 2009. Movements in the fair value of the Interest Rate Swap were included in net realized and unrealized income in the Consolidated Statements of Income.

During 2009, we acquired Pass-Through Certificates in privately-negotiated purchases which represented reconsideration events under FASB ASC 810-10. We used a quantitative analysis in determining that the holder of the majority of the Pass-Through Certificates would absorb the majority of the expected gains or losses of Stingray. As a result of these acquisitions, by October 8, 2009, we had acquired Pass-Through Certificates with a stated amount of \$169.4 million. This holding represented the majority of the Pass-Through Certificates; therefore, at that time, we determined we were the primary beneficiary of Stingray, and we were required to consolidate Stingray in our consolidated financial statements. The consolidation of Stingray was recorded in accordance with ASC 810-10, which required us to recognize the assets acquired, the liabilities assumed, and any noncontrolling interest in Stingray at the acquisition date, measured at their fair values as of that date. We were also required to eliminate any inter-company balances and transactions. The total assets and liabilities of Stingray at initial consolidation were \$32.8 million and \$52.1 million, respectively. As a result of the initial consolidation of Stingray, we recognized a gain of \$248.9 million in the fourth quarter of 2009.

On December 15, 2009, pursuant to a cash tender offer that had been launched on November 16, 2009, we acquired \$57.3 million in aggregate stated amount of Pass-Through Certificates. As a result, as of December 31, 2009, we had repurchased \$226.7 million in aggregate stated amount of the Pass-Through Certificates, leaving \$98.3 million outstanding with non-affiliated investors.

In January 2010, we acquired, in a privately-negotiated transaction, an additional \$18.1 million of aggregate stated amount of Pass-Through Certificates. During July and August 2010, we acquired, through privately-negotiated transactions, an additional \$55.5 million and \$8 thousand, respectively, of aggregate stated amount of Pass-Through Certificates. In conjunction with the July acquisitions, we obtained consent from the sellers to

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 8. Debt Obligations and Other Funding Arrangements (continued)

proposed amendments to certain of the transaction-related documents. The proposed amendments provided for the termination of the Interest Rate Swap effective July 2, 2010. The termination of the Interest Rate Swap resulted in a swap termination payment to the Stingray Pass-Through Trust of \$39.2 million (the "Swap Termination Payment"), which amount subsequently was distributed on the July 12, 2010 payment date pro rata to all holders of record of Pass-Through Certificates as of June 30, 2010, including the July sellers. As a result of its ownership as of June 30, 2010 of \$244.8 million in aggregate stated amount of Pass-Through Certificates, SALIC received \$29.5 million of the Swap Termination Payment on the July 12, 2010 distribution date.

Pursuant to a cash tender offer, we acquired another \$24.7 million in aggregate stated amount of Pass-Through Certificates. On September 2, 2010, we cancelled the entire \$325 million in aggregate stated amount of the Pass-Through Certificates. In connection with the cancellation, the corresponding \$325 million of funding agreements were surrendered by the Stingray Investor Trust, and all unamortized debt issuance costs relating to Stingray, in the amount of \$2.8 million, were written off. These were included in collateral finance facilities expenses in the Consolidated Statements of Income.

# 9. Mezzanine Equity – Convertible Cumulative Participating Preferred Shares

On May 7, 2007, we completed the equity investment transaction by MassMutual Capital Partners LLC ("MassMutual Capital"), a member of the MassMutual Financial Group, and SRGL Acquisition, LDC, an affiliate of Cerberus, announced by us on November 27, 2006 (the "2007 New Capital Transaction"). Pursuant to the 2007 New Capital Transaction, MassMutual Capital and Cerberus invested an aggregate \$600 million in us in exchange for 1,000,000, in the aggregate, newly-issued Convertible Cumulative Participating Preferred Shares. The gross proceeds were \$600 million less \$44.1 million in closing costs, which resulted in aggregate net proceeds of \$555.9 million. Each Convertible Cumulative Participating Preferred Share has 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.

As of March 31, 2011, MassMutual Capital and Cerberus hold in the aggregate approximately 68.7% of our equity voting power, along with the right to designate two-thirds of the members of our Board. Refer to Note 14, "Subsequent Events", for information regarding the Merger Agreement.

The Convertible Cumulative Participating Preferred Shares are convertible at the option of the holder, at any time, into an aggregate of 150,000,000 ordinary shares of SRGL. On the ninth anniversary of issue (i.e., May 7, 2016), the Convertible Cumulative Participating Preferred Shares automatically will convert into an aggregate of 150,000,000 ordinary shares, if not previously converted. We are not required at any time to redeem the Convertible Cumulative Participating Preferred Shares for cash, except in the event of a liquidation or upon the occurrence of a change-of-control event.

We have accounted for the Convertible Cumulative Participating Preferred Shares in accordance with FASB ASC Subtopic 470-20, Debt – Debt with Conversion and Other Options ("FASB 470-20"), which incorporates EITF D-98: "Classification and Measurement of Redeemable Securities". Dividends on the Convertible Cumulative Participating Preferred Shares are cumulative and accrete daily on a non-compounding basis at a rate of 7.25% per annum on the stated value of \$600 million, whether or not there are profits, surplus, or other funds available for the payment of dividends. Such dividends will be made solely by increasing the liquidation preference of the Convertible Cumulative Participating Preferred Shares. As of March 31, 2011, the amount of dividends accreted pursuant to the terms of the Convertible Cumulative Participating Preferred Shares is \$170.1 million in the aggregate, or \$170.13 per share.

Redemption of the Convertible Cumulative Participating Preferred Shares is contingent upon a change of control as defined in the Certificate of Designations for the Convertible Cumulative Participating Preferred Shares.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 9. Mezzanine Equity – Convertible Cumulative Participating Preferred Shares (continued)

Since neither liquidation nor a change of control is currently probable, the accreted dividends have not been accrued in our consolidated financial statements.

In the event that dividends or distributions are made to ordinary shareholders, the holders of the Convertible Cumulative Participating Preferred Shares will receive a dividend or distribution equal to the dividend or distribution that such holders would have been entitled to receive had the right been exercised to convert all of the Cumulative Participating Preference Shares to ordinary shares.

To the extent that the Convertible Cumulative Participating Preferred Shares so participate on an as-converted basis in dividends paid on ordinary shares, a corresponding reduction will be made to the liquidation preference for the Convertible Cumulative Participating Preferred Shares. The Convertible Cumulative Participating Preferred Shares have a liquidation preference equal to their initial stated value, as adjusted for (x) the accretion of dividends and (y) any cash payment or payment in property of dividends or distributions, which liquidation preference is calculated and payable (as more specifically described below) upon the occurrence of a Liquidation Event (as defined below) or one or more change-of-control events..

Upon the occurrence of a Liquidation Event, each holder of Convertible Cumulative Participating Preferred Shares, by reason of its ownership thereof, shall be entitled to receive out of the assets of SRGL available for distribution to our shareholders, prior and in preference to any payment or distribution of assets of SRGL to holders of our ordinary shares, an amount equal to the greater of (i) the aggregate liquidation preference attributable to the outstanding Convertible Cumulative Participating Preferred Shares of such holder, plus an amount equal to the sum of all accreted dividends through the payment date of such liquidation preference amount, or (ii) the amount that the holder of the Convertible Cumulative Participating Preferred Shares would have been entitled to receive with respect to such Liquidation Event if it had exercised its right to convert all of its Convertible Cumulative Participating Preferred Shares for ordinary shares immediately prior to the date of such Liquidation Event.

Upon a change-of-control event, the holders of Convertible Cumulative Participating Preferred Shares may require us to redeem all or a portion of the Convertible Cumulative Participating Preferred Shares at a redemption price equal to the greater of (i) the stated value of such portion of the outstanding Convertible Cumulative Participating Preferred Shares, plus an amount equal to the sum of all accreted dividends thereon through the earlier of (A) the date of payment of the consideration payable upon a change-of-control event, or (B) the fifth anniversary of the issue date of the Convertible Cumulative Participating Preferred Shares (i.e., May 7, 2012), or (ii) the amount that the holder of the Convertible Cumulative Participating Preferred Shares would have been entitled to receive with respect to such change-of-control event if it had exercised its right to convert all or such portion of its Convertible Cumulative Participating Preferred Shares immediately prior to the date of such change-of-control event.

The liquidation preference of the Convertible Cumulative Participating Preferred Shares (including any adjustments thereto), whether on a Liquidation Event or a change-of-control event, is not applicable once the Convertible Cumulative Participating Preferred Shares have been converted into ordinary shares, as described above.

The Convertible Cumulative Participating Preferred Shares rank, with respect to payment of dividends and distribution of assets upon voluntary or involuntary liquidation, dissolution, or winding-up (a "Liquidation Event"): (a) senior to our ordinary shares and to each other class or series of our shares established by the Board, the terms of which do not expressly provide that such class or series ranks senior to or pari passu with the Convertible Cumulative Participating Preferred Shares as to payment of dividends and distribution of assets upon a Liquidation Event; (b) pari passu with each class or series of our shares, the terms of which expressly provide that such class or series ranks pari passu with the Convertible Cumulative Participating Preferred Shares as to payment of dividends and distribution of assets upon a Liquidation Event; and (c) junior to each other class or series of our securities outstanding as of the date of the completion of the 2007 New Capital Transaction that ranks senior to our ordinary

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 9. Mezzanine Equity – Convertible Cumulative Participating Preferred Shares (continued)

shares, and to each class or series of our shares, the terms of which expressly provide that such class or series ranks senior to the Convertible Cumulative Participating Preferred Shares as to payment of dividends and distribution of assets upon a Liquidation Event and all classes of our preferred shares outstanding as of the completion of the 2007 New Capital Transaction.

The Convertible Cumulative Participating Preferred Shares conversion price (\$4.00 per ordinary share) was lower than the trading value of \$4.66 of our ordinary shares on the date of issue. This discount has been accounted for as an embedded beneficial conversion feature in accordance with FASB ASC 470-20, which incorporates EITF 98-5, "Accounting for Convertible Securities with Beneficial Conversion Features or Contingently Adjustable Conversion Ratios", and EITF 00-27, "Application of Issue No. 98-5 to Certain Convertible Instruments". Accordingly, the Company recognized a \$120.8 million embedded beneficial conversion feature, which reduced the Convertible Cumulative Participating Preferred Share issue amount shown in Mezzanine Equity and increased the amount of additional paid-in capital. Under the accounting guidance above, we had the choice to accrete the full intrinsic value of the embedded beneficial conversion feature out of retained earnings over the nine year term of the shares or immediately, due to the ability of the holders to convert at their option at any time. Given the ability of the holders to convert at any time, we elected to accrete the full intrinsic value of the embedded beneficial conversion feature on the date of issue. As we did not have any retained earnings on the date of issue, the \$120.8 million beneficial conversion feature was accreted out of additional paid-in capital into Mezzanine Equity.

Pursuant to our Securities Purchase Agreement, dated November 26, 2006 (the "Agreement"), with MassMutual Capital and Cerberus, certain representations and warranties were provided relating to our statutory accounting records. As discussed in Note 13, "Commitments and Contingencies", certain statutory accounting errors were discovered in 2006 which have resulted in an indemnification claim against us by MassMutual Capital and Cerberus. Resolution of this claim could result in a change in the conversion formula on these securities.

# 10. Shareholders' Equity

# **Ordinary Shares**

We are authorized to issue 590,000,000 ordinary shares of par value \$0.01 each.

The following table summarizes the activity in our ordinary shares and non-cumulative Perpetual Preferred Shares during the three months ended March 31, 2011 and year ended December 31, 2010:

Ordinawy shares	Three Months Ended March 31, 2011	Year Ended December 31, 2010
Ordinary shares  Beginning and end of year	68,383,370	68,383,370
Non-cumulative Perpetual Preferred Shares		
Beginning of year	4,806,063	5,000,000
Non-cumulative Perpetual Preferred Shares redeemed		(193,937)
End of year	4,806,063	4,806,063

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 10. Shareholders' Equity (continued)

# Perpetual Preferred Shares

We are authorized to issue 50,000,000 perpetual preferred shares of par value \$0.01 each.

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.

Dividends on the Perpetual Preferred Shares are payable on a non-cumulative basis at a rate per annum of 7.25% until the dividend payment date in July 2010. Thereafter, the dividend rate 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. 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 our ordinary shares and no ordinary shares or other junior shares may be purchased, redeemed, or otherwise acquired for consideration. Declaration of dividends on the Perpetual Preferred Shares is prohibited if we fail to meet specified capital adequacy, net income, or shareholders' equity levels. In accordance with the terms of the Perpetual Preferred Shares, dividends on the Perpetual Preferred Shares generally may be funded only to the extent they are payable out of our distributable profits, and/or the proceeds of a new issue of shares, and/or out of the Share Premium Account (as defined in the Certificate of Designations) related to the Perpetual Preferred Shares.

The Perpetual Preferred Shares do not have a maturity date, and we are not required to redeem the shares. The Perpetual Preferred Shares were not redeemable pursuant to their terms prior to July 2010. Subsequent to July 2010, the Perpetual Preferred Shares are redeemable at our option, in whole or in part, at a redemption price equal to \$25.00 per share, plus any declared and unpaid dividends at the redemption date, without accumulation of any undeclared dividends. The Perpetual Preferred Shares are unsecured and subordinated to all indebtedness that does not by its terms rank pari passu or junior to the Perpetual Preferred Shares. The holders of the Perpetual Preferred Shares have no voting rights except with respect to certain fundamental changes in the terms of the Perpetual Preferred Shares and, in certain circumstances, in the case of certain dividend non-payments.

Ratings of the Perpetual Preferred Shares were withdrawn by Standard & Poor's, Moody's, Fitch Ratings and A.M. Best Company in 2009 following our notification to each of the rating agencies that we would no longer be compensating the agencies for their maintenance of such ratings.

On June 23, 2010, pursuant to a cash tender offer launched on May 7, 2010, we acquired \$4.8 million in aggregate liquidation preference of Perpetual Preferred Shares, which shares were immediately redeemed by SRGL. As a result, a gain on redemption of Perpetual Preferred Shares of \$3.9 million was recorded for the three months ended June 30, 2010, as a component of net income attributable to ordinary shareholders for the purpose of calculating earnings per share.

#### **Dividends on Ordinary Shares**

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.

On July 28, 2006, our Board suspended the dividend on the ordinary shares. All future payments of dividends are at the discretion of our Board and will depend on our income, capital requirements, insurance regulatory conditions, operating conditions, and such other factors as the Board may deem relevant. Notwithstanding the foregoing, so long as any dividends remain outstanding from any prior dividend period on our Perpetual Preferred Shares, as discussed below, we generally are precluded from paying or declaring any dividend on the ordinary shares.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 10. Shareholders' Equity (continued)

# Dividends on Perpetual Preferred Shares

On April 14, 2008, we announced that, given our current financial condition, our Board in its discretion had decided not to declare a dividend on our Perpetual Preferred Shares for the April 15, 2008 dividend payment date. In addition, we announced that, pursuant to the Certificate of Designations for our Perpetual Preferred Shares, our Board may be precluded from declaring and paying dividends on the October 15, 2008 dividend payment date in the event we did not meet certain financial tests under the terms of the Perpetual Preferred Shares required for us to pay such dividends, which tests subsequently were not met for such dividend payment date. On July 3, 2008, the Board determined that in light of our financial condition and in accordance with the terms of the forbearance agreements with the relevant counterparties to certain of our then outstanding collateral finance facilities, we would suspend the cash dividend for the July 15, 2008 payment date. In accordance with the relevant financial tests under the terms of the Perpetual Preferred Shares, our Board was precluded from declaring and paying dividends on each of the 2009 and 2010 dividend payment dates and, as a result, did not declare and pay a dividend on such dates. Although permitted under the terms of the Perpetual Preferred Shares to declare and pay a dividend in connection with the January 15, 2011 dividend payment date, the Board resolved, on management's recommendation, not to declare and pay a dividend on such dividend payment date. Pursuant to the terms of, and subject to the procedures set forth in, the Certificate of Designations related to the Perpetual Preferred Shares, 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. Nonpayment of dividends on July 15, 2009 marked the sixth dividend period for which dividends had not been declared and paid. This right to elect two directors to our Board has not been exercised as of March 31, 2011. For further discussion on the non-declaration of Perpetual Preferred Shares dividends, refer to Note 14, "Subsequent Events".

# 11. Income Taxes

The income tax benefit for the three months ended March 31, 2011 and 2010 was \$1.3 million and \$36.4 million, respectively. The net income of our Bermuda and Cayman entities are not subject to income tax. The net income of our U.S. and Irish entities did not generate a current tax expense, other than interest and penalties on accrued tax liabilities, due to 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 three months ended March 31, 2010 principally resulted from a reconsideration of an uncertain tax provision, following a U.S. court tax ruling that was related to an unaffiliated third party.

As of March 31, 2011, we had total unrecognized tax benefits (excluding interest and penalties) of \$111.5 million, the recognition of which would result in a \$3.7 million benefit at the effective tax rate for the applicable period. As of December 31, 2010, we had total unrecognized tax benefits (excluding interest and penalties) of \$111.3 million, the recognition of which would result in a \$3.5 million benefit at the effective tax rate for the applicable period.

Our deferred tax assets are principally supported by the reversal of deferred tax liabilities. We have maintained a full valuation allowance against any remaining net deferred tax assets, given our inability to rely on future taxable income tax projections.

As of March 31, 2011, our deferred tax liabilities included \$41.9 million of deferred tax liabilities that reverse after the expiration of net operating losses in applicable jurisdictions, and, therefore, cannot support deferred tax assets. As of December 31, 2010, the corresponding amount of deferred tax liabilities was \$44.2 million.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 11. Income Taxes (continued)

We file our tax returns as prescribed by the tax laws of the jurisdictions in which we operate. As of March 31, 2011, 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	2007 through 2010
Non-Life Group	2007 through 2010
Ireland	2006 through 2010

Net operating losses are being carried forward from closed years and could be examined by the Internal Revenue Service when utilized in an open year in the future. Additionally, to the extent that a net operating loss has been carried back to an otherwise closed year, that earlier year could be subject to examination as long as the loss year remains open. On March 30, 2011, SRUS was notified that the Internal Revenue Service will perform a limited scope examination of our consolidated U.S. life insurance tax returns for 2004, 2007, 2008, and 2009.

# 12. Earnings per Ordinary Share

The following table sets forth the computation of basic and diluted earnings per ordinary share under the twoclass method and the if-converted method, respectively, as required under FASB ASC 260.

	Three mo				
(U.S. dollars in thousands, except share data)		March 31, 2011		March 31, 2010	
Basic income attributable to ordinary shareholders					
Numerator:					
Net income attributable to ordinary shareholders	\$	22,379	\$	99,549	
cumulative participating preferred					
shares		(323)		(1,435)	
Numerator for basic income per ordinary	_				
share	\$	22,056	\$	98,114	
Denominator:					
Denominator for basic income per					
ordinary share - weighted average					
number of					
ordinary shares		68,383,370		68,383,370	
Basic income per share from continuing					
operations attributable to ordinary	\$	0.32	\$	1.43	
shareholders	Ψ	0.32	Ψ	1.73	

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 12. Earnings per Ordinary Share (continued)

	Three months ended			
(U.S. dollars in thousands, except share data)	March 31, 2011		March 31, 2010	
Diluted income attributable to ordinary shareholders				
Numerator:				
Net income attributable to ordinary shareholders	\$	22,379	\$	99,549
Denominator:				
Denominator for basic income per ordinary share - weighted average number of				
ordinary shares		68,383,370		68,383,370
Effect of dilutive securities*		150,000,000		150,000,000
Denominator for dilutive income per				
ordinary share		218,383,370		218,383,370
Diluted income per share from continuing operations attributable to ordinary				
shareholders	\$	0.10	\$	0.46

<sup>\*</sup> In accordance with FASB ASC 260, exercise of options and warrants or conversion of convertible securities is not assumed if the result would be anti-dilutive, such as when a loss from continuing operations is reported, or the exercise price of the stock options (which are convertible into 3,841,799 ordinary shares as of March 31, 2011) exceeds the market price of common stock. The conversion of the Convertible Cumulative Participating Preferred Shares has a potential dilutive effect and is included in the March 31, 2011 and 2010 dilutive net income attributable to ordinary shareholder calculations.

# 13. Commitments and Contingencies

# Indemnification

In connection with an examination of the statutory financial statements of certain of our operating insurance subsidiaries, and, specifically, the purchase accounting entries made in connection with the 2004 acquisition of the ING business, we determined that certain intercompany receivables and intercompany claims were not reflected in the statutory financial statements of SRUS and SRD in accordance with applicable statutory accounting practices. Management determined that, as a result of these errors, the statutory surplus for SRD was overstated on a cumulative basis at year-end 2004, 2005 and 2006, resulting in a restated statutory surplus at year-end 2006 of approximately \$285 million, after giving effect to these corrections.

In addition, management determined that the statutory surplus for SRUS was understated on a cumulative basis at year-end 2005 and 2006, resulting in a restated statutory surplus at year-end 2006 of approximately \$344 million, after giving effect to these corrections.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

#### 13. Commitments and Contingencies (continued)

The restated statutory surplus of each of SRUS and SRD met the applicable minimum statutory surplus requirements at December 31, 2006. None of these corrections impacted our historical consolidated financial statements under U.S. GAAP.

Pursuant to the Agreement with MassMutual Capital and Cerberus, we made certain representations and warranties regarding the statutory financial statements of each of our insurance subsidiaries, including SRD and SRUS, for the years ended 2003, 2004, and 2005 and, with respect to SRUS but not SRD, the first three quarters of 2006, including that these statements were prepared in conformity with applicable statutory accounting practices and fairly present, in accordance with such practices and in all material respects, the statutory financial condition of the relevant insurance subsidiary at the respective dates. In light of our discovery of the corrections described above, we notified MassMutual Capital and Cerberus, as required by the terms of the Agreement, of the misstatement of reported statutory surplus in SRD at year-end 2004 and year-end 2005 resulting in a cumulative overstatement for the two year period at year-end 2005 of approximately \$70 million on an after-tax basis, and the understatement of statutory surplus in SRUS for the year ended December 31, 2005 of approximately \$14.5 million on an after-tax basis. On November 16, 2007, MassMutual Capital and Cerberus responded by notifying us of their concern that the corrections described above may constitute breaches of certain of the representations and warranties made by us in the Agreement. Under the Agreement, in the event of a claim for losses resulting from a diminution in value, such losses would be determined by an independent investment banking firm of national reputation, agreed upon by us and MassMutual Capital and Cerberus, based on changes in the valuation of SRGL using the assumptions and models used by MassMutual Capital and Cerberus at the time of their decision to invest in us. Furthermore, should any claim for indemnification be made by MassMutual Capital and Cerberus, the Agreement provides that any decision regarding defending or settling such claim will be taken by a committee of independent directors of our Board of Directors. In their November 16, 2007 correspondence, MassMutual Capital and Cerberus requested that we convene a committee of independent directors. No action has since been taken by us or MassMutual Capital and Cerberus in respect of this claim. At this time, we do not know what the amount of any indemnifiable losses would be, if any, or what potential defenses or other limitations on indemnification may be available to us under those circumstances. The Agreement provides that any indemnification claim would be satisfied by adjusting the conversion amount at which the Convertible Cumulative Participating Preferred Shares issued to MassMutual Capital and Cerberus are convertible into our Ordinary Shares. Refer to Note 14, "Subsequent Events", for information regarding the Merger Agreement.

# Ballantyne Re plc

Ballantyne Re plc ("Ballantyne Re") 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 million of Class C Notes and \$181.2 million in preference shares to SALIC, and \$500,000 in Class D Notes to SRGL.

Initially, in accordance with FASB ASC 810-10, Ballantyne Re was considered to be a variable interest entity, and we were considered to hold the primary beneficial interest, following a quantitative analysis whereby it was determined that we would absorb a majority of the expected losses. As a result, Ballantyne Re was consolidated in our financial statements through December 31, 2008.

As of March 31, 2011, we had 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 and are classified as trading securities on the Consolidated Balance Sheets. The Class C Notes were contractually written-off during the fourth quarter of 2008.

SRUS remains liable for the accuracy and performance, as applicable, of its 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, the Company and SRUS remain

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 13. Commitments and Contingencies (continued)

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.

#### French vs. Scottish Re

On December 1, 2010, Michael C. French, a former officer and director of the Company, filed a civil lawsuit against the Company, SRUS, and SRLC in the District Court for Dallas County, Texas. The lawsuit brings a claim for breach of contract based on Mr. French's alleged right to indemnification for defense costs he is incurring in connection with a Securities and Exchange Commission enforcement action brought against him in New York federal court. On January 3, 2011, the defendants removed the case to the U.S. District Court for the Northern District of Texas. On January 10, 2011, the defendants moved to dismiss the action for lack of personal jurisdiction as to all of the defendants and for failure to state a claim against SRUS and SRLC. In the alternative, the defendants requested that the case be transferred to the U.S. District Court for the Southern District of New York. The defendants' motion is fully briefed and is still pending before the court. We believe Mr. French's claim to be without merit and are vigorously defending our interest in the action.

# 14. Subsequent Events

The subsequent events disclosed in these notes to the consolidated financial statements have been evaluated by management up to and including the publication of the financial statements on May 19, 2011.

#### Permitted Practice and Amended Order of Supervision

As disclosed in Note 1, "Organization and Business", in recognition of SRUS' demonstrated financial improvement since consenting to the Amended Order in 2009, SRUS requested that the Department rescind the Amended Order and, in connection therewith, notified the Department of SRUS' intention to discontinue utilization of the Permitted Practice. SRUS made its initial request to the Department by letter dated March 1, 2011 and clarified by letter dated April 1, 2011 that SRUS would discontinue utilization of the Permitted Practice effective with a rescission of the Amended Order.

As of May 19, 2011, the Department has not completed its review of SRUS' requests.

# Merger Agreement

On April 15, 2011, we entered into an agreement and plan of merger (the "Merger Agreement") with affiliates of our controlling shareholders, Cerberus and MassMutual Capital (together, the "Investors"), pursuant to which an affiliate of the Investors will be merged into SRGL and SRGL will continue as the surviving entity. Under the plan of merger, all Ordinary Shares (other than Ordinary Shares held by shareholders that properly exercise appraisal rights under the laws of the Cayman Islands and Ordinary Shares held by the Investors or affiliates of the Investors) will be converted into the right to receive \$0.30 per share, which represents a premium of \$0.14 (or 87.5%) over the average trading price of the Ordinary Shares for the three months preceding April 15, 2011 (collectively, the "Merger"). The Merger consideration to the Ordinary Shares, which is expected to be approximately \$21 million in

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 14. Subsequent Events (continued)

aggregate, will be funded solely by the Investors. Following the effectiveness of the Merger, all of the outstanding Ordinary Shares of SRGL will be owned by affiliates of the Investors. The Convertible Cumulative Participating Preferred Shares and the Perpetual Preferred Shares will be unaffected by the Merger and remain outstanding. Under the terms of the Registration Rights and Shareholders Agreement, dated May 2007 among the Company, MassMutual Capital, Cerberus and certain other shareholders (the "Shareholders Agreement"), any agreement for the Company to merge with the Investors or an affiliate of the Investors requires the prior approval of a majority of disinterested directors of our Board. To this end, a special committee of the Board, comprised of disinterested directors, was appointed to consider, and determine whether to recommend to the full Board that the Company should engage in, the Merger Agreement. In its evaluation and approval of the Merger and related agreements, the special committee engaged separate legal counsel and a separate financial advisor.

Completion of the Merger is subject to a number of conditions, including (a) approval by shareholders of SRGL, including a majority of the Ordinary Shares held by non-affiliates attending and voting at the shareholders meeting (whether in person or by proxy) and (b) receipt of required governmental consents and approvals. Consummation of the Orkney I Unwind Transaction described below is not a condition to the completion of the Merger. One of the conditions to SRGL's obligation to complete the Merger is the release by the Investors of their indemnification claim against SRGL arising from alleged breaches of representations and warranties made by SRGL in the Securities Purchase Agreement dated as of November 26, 2006. Refer to Note 13, "Commitments and Contingencies-Indemnification".

The Merger Agreement permits SRGL to solicit, receive, evaluate and enter into negotiations with respect to alternative proposals for a 45 day "go-shop" period beginning April 15, 2011. The special committee, with the assistance of its independent advisors, will solicit alternative proposals for the acquisition of the Ordinary Shares during this period. The Merger Agreement also provides the Investors with a customary right to match a superior proposal. There can be no assurance, however, that this process will result in a superior proposal.

SRGL prepared and began delivering to shareholders on May 11, 2011, in connection with the shareholders meeting to be held on June 8, 2011, an Information Statement containing more detailed information regarding the Merger. Assuming satisfaction of the conditions to closing, the Merger is expected to close in the second quarter of 2011. No assurances can be given that the conditions to closing will be satisfied and the Merger consummated.

# Orkney I Unwind Transaction

On April 15, 2011, we entered into agreements to unwind the Orkney I transaction and to recapture from Orkney Re and immediately cede to Hannover Life Re the defined block of level premium term life insurance policies issued by direct ceding companies between January 1, 2000 and December 31, 2003 (such defined block, the "Orkney Block", and such transactions, as further discussed below, the "Orkney I Unwind Transaction"). The Orkney I Unwind Transaction will be accomplished in part pursuant to the Settlement and Release Agreement, dated as of April 15, 2011, by and among Orkney Re, OHL, SRUS, SRGL, MBIA, and the investment manager for the Orkney I transaction (the "Settlement Agreement"). Contemporaneous with the transactions contemplated by the Settlement Agreement, SRUS will recapture the Orkney Block from Orkney Re (the "Orkney Recapture") and immediately will cede the Orkney Block to Hannover Life Re pursuant to a coinsurance reinsurance agreement, effective January 1, 2011 (the "New Reinsurance Agreement").

On the date of closing of these transactions, SRUS would affect the Orkney Recapture and receive recapture consideration from Orkney Re, which recapture consideration will be used in part to fund the ceding commission of \$565 million due from SRUS to Hannover Life Re under the New Reinsurance Agreement. Any assets thereafter remaining in the accounts at Orkney Re will be released to OHL. Such remaining assets will be used by OHL to purchase all of the outstanding Orkney Notes pursuant to privately negotiated purchase agreements (the "Note Purchase Agreements") for an aggregate amount of \$590 million, which represents a discount to the aggregate

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 14. Subsequent Events (continued)

principal amount of \$850 million of the Orkney Notes outstanding. Once repurchased, the Orkney Notes will be cancelled, and OHL will pay a dividend of any remaining assets to its parent, SRUS.

Approximately \$700 million of the aggregate principal amount of the Orkney Notes to be purchased are held by affiliates of Cerberus, one of our controlling shareholders. As discussed in Note 9, "Collateral Finance Facilities-Related Party Acquisition of Orkney Notes", Cerberus previously informed the Company that Cerberus had acquired the Orkney Notes in the secondary market during 2009. None of the Company, SRUS, OHL, Orkney Re, or any of our other subsidiaries was a party to this purchase. Under the terms of the Shareholders Agreement, the Company's execution of the Note Purchase Agreement with Cerberus requires the prior approval of the independent directors of our Board. To this end, a special committee of our Board, comprised of disinterested directors, was appointed to consider, and determine whether the Company should engage in, the Orkney I Unwind Transaction. In its evaluation and approval of the Orkney I Unwind Transaction and related agreements, including the Note Purchase Agreement with Cerberus, the special committee engaged separate legal counsel and a separate financial advisor.

The closing of the Orkney I Unwind Transaction, which is expected to occur in the second quarter of 2011, is subject to a number of closing conditions, including the receipt of required regulatory approvals. Consummation of the Merger described above is not one of the closing conditions. No assurances can be given that the conditions to closing will be satisfied and the Orkney I Unwind Transaction consummated.

In the event the Orkney I Unwind Transaction is consummated, SRGL's consolidated assets as of December 31, 2010 would decrease by approximately \$1,014 million, its consolidated liabilities would decrease by approximately \$865 million, and SRGL would record a consolidated net loss of approximately \$149 million in the period in which the transaction closes. Due to the New Reinsurance Agreement with Hannover Life Re being effective January 1, 2011, the reinsurance activity associated with the Orkney Block, and the negotiated interest rate on the ceding commission being paid to Hannover Life Re, will be settled with Hannover Life Re in the event the Orkney I Unwind Transaction is consummated. For the three months ended March 31, 2011, this settlement is estimated to be a \$0.7 million payment from Hannover Life Re. This figure will continue to be adjusted through the transaction closing date.

The Orkney I Unwind Transaction is consistent with our runoff strategy of reducing our reinsurance obligations and simplifying the operations of the Company. The transaction also strengthens SRUS' statutory capital and surplus and further positions it for removal of the Amended Order. The Orkney I Unwind Transaction is expected to positively impact SRUS' statutory capital and surplus for the year ended December 31, 2011.

#### Non-declaration of Dividends on Perpetual Preferred Shares

The Board resolved, on management's recommendation, not to declare and pay a dividend on the Perpetual Preferred Shares on the April 15, 2011 dividend payment date.

#### Orkney Re II

On the scheduled interest payment date of May 11, 2011, Orkney Re II was unable to make scheduled interest payments on the Series A-1 Notes. As a result, Assured made guarantee payments on the Series A-1 Notes in the amount of \$0.7 million.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

# March 31, 2011

# 14. Subsequent Events (continued)

# Deferral of Interest Payments on the Capital and Trust Preferred Securities

Subsequent to March 31, 2011, we have accrued and deferred payment of an additional \$0.2 million of interest on our floating rate capital securities and trust preferred securities. As of May 19, 2011, we have accrued and deferred payment on a total of \$13.3 million of interest.