XL GROUP LTD
Form 10-Q
August 08, 2016
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2016

OR

# .. TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from \_\_\_\_\_ to \_\_\_\_

Commission file number 1-10804

XL GROUP LTD

(Exact name of registrant as specified in its charter)

Bermuda 98-0665416

(State or other jurisdiction of

incorporation or organization) (I.R.S. Employer Identification No.)

O'Hara House, One Bermudiana Road, Hamilton HM 08, Bermuda

(Address of principal executive offices and zip code)

(441) 292-8515

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No "Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See the definitions of "large accelerated filer" "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer x Accelerated filer "Non-accelerated filer "Smaller reporting company"

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes "No x

As of August 3, 2016, there were 274,972,458 outstanding Common Shares, \$0.01 par value per share, of the registrant.

## XL GROUP LTD INDEX TO FORM 10-Q

	Page No.
PART I—FINANCIAL INFORMATION	
<u>Financial Statements:</u>	
	<u>1</u>
Unaudited Consolidated Statements of Income for the Three and Six Months Ended June 30, 2016 and 2015	<u>2</u>
Unaudited Consolidated Statements of Comprehensive Income for the Three and Six Months Ended June 30, 2016 and 2015	<u>3</u>
Unaudited Consolidated Statements of Shareholders' Equity for the Six Months Ended June 30, 2016 and 2015	<u>4</u>
Unaudited Consolidated Statements of Cash Flows for the Six Months Ended June 30, 2016 and 2015	55
	<u>6</u>
	<u>55</u>
*	<u>96</u>
Controls and Procedures	<u>102</u>
PART II—OTHER INFORMATION	
<u>Legal Proceedings</u>	<u>103</u>
Risk Factors	<u>103</u>
<u>Unregistered Sales of Equity Securities and Use of Proceeds</u>	<u>105</u>
Other Information	<u>106</u>
<u>Exhibits</u>	<u>107</u>
<u>Signatures</u>	<u>108</u>
	Financial Statements: Unaudited Consolidated Balance Sheets at June 30, 2016 and December 31, 2015 Unaudited Consolidated Statements of Income for the Three and Six Months Ended June 30, 2016 and 2015 Unaudited Consolidated Statements of Comprehensive Income for the Three and Six Months Ended June 30, 2016 and 2015 Unaudited Consolidated Statements of Shareholders' Equity for the Six Months Ended June 30, 2016 and 2015 Unaudited Consolidated Statements of Cash Flows for the Six Months Ended June 30, 2016 and 2015 Notes to Unaudited Consolidated Financial Statements Management's Discussion and Analysis of Financial Condition and Results of Operations Quantitative and Qualitative Disclosures About Market Risk Controls and Procedures  PART II—OTHER INFORMATION Legal Proceedings Risk Factors Unregistered Sales of Equity Securities and Use of Proceeds Other Information Exhibits

## PART I – FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

Shareholders' Equity:

XL GROUP PLC UNAUDITED CONSOLIDATED BALANCE SHEETS		
(U.S. dollars in thousands, except share data)	June 30, 2016	December 31, 2015
ASSETS Investments:	_010	2010
Fixed maturities, at fair value (amortized cost: 2016 - \$30,389,600; 2015 - \$31,517,654) Equity securities, at fair value (cost: 2016 - \$955,231; 2015 - \$834,079)	\$31,858,724 1,039,793	\$32,257,589 878,919
Short-term investments, at fair value (amortized cost: $2016$ - $$446,469$ ; $2015$ - $$618,851$ ) Total investments available for sale		617,390 \$33,753,898
Fixed maturities, at fair value (amortized cost: 2016 - \$1,385,588; 2015 - \$1,263,609) Short-term investments, at fair value (amortized cost: 2016 - \$18,495; 2015 - \$60,176) Total investments, trading	1,478,407 18,499 \$1,496,906	1,235,699 60,330 \$1,296,029
Investments in affiliates	1,968,801	1,708,899
Other investments	1,297,704	1,433,057
Total investments		\$38,191,883
Cash and cash equivalents	3,316,749	3,256,236
Restricted cash	181,858	154,992
Accrued investment income	289,911	312,667
Deferred acquisition costs and value of business acquired	1,050,653	890,568
Ceded unearned premiums	2,174,219	1,821,793
Premiums receivable	6,469,371	4,712,493
Reinsurance balances receivable	563,673	418,666
Unpaid losses and loss expenses recoverable	5,426,773	5,262,706
Receivable from investments sold	222,558	231,158
Goodwill and other intangible assets	2,217,973	2,210,266
Deferred tax asset	224,786	282,311
Other assets	953,487	937,199
Total assets	\$61,198,240	\$58,682,938
LIABILITIES AND SHAREHOLDERS' EQUITY		
Liabilities:	ΦΩC 020 5C4	Ф 25 420 744
Unpaid losses and loss expenses		\$25,439,744
Deposit liabilities	1,178,113	1,168,376
Future policy benefit reserves	3,798,278	4,163,500
Funds withheld on GreyCastle life retrocession arrangements (net of future policy benefit	1,145,314	914,629
reserves recoverable: 2016 - \$3,366,929; 2015 - \$3,719,131)	8,274,300	7 042 259
Unearned premiums Notes payable and debt	2,646,324	7,043,358 2,644,970
Reinsurance balances payable	2,040,324	2,044,970
Payable for investments purchased	175,153	130,060
Deferred tax liability	107,778	120,651
Other liabilities	1,276,510	1,285,460
Total liabilities		\$45,028,475
Commitments and Contingencies	ψ π <i>1 ,5 5</i> π,5 00	Ψ 13,020,113
Communication and Contingencies		

Ordinary shares, 999,990,000 authorized, par value \$0.01; issued and outstanding (2016 -	\$2,768	\$2,947
276,732,659; 2015 - 294,745,045)	\$2,708	\$ 2,947
Additional paid in capital	8,341,882	8,910,167
Accumulated other comprehensive income	1,408,587	686,616
Retained earnings	1,931,951	2,077,349
Shareholders' equity attributable to XL Group plc	\$11,685,188	\$11,677,079
Non-controlling interest in equity of consolidated subsidiaries	1,978,744	1,977,384
Total shareholders' equity	\$13,663,932	\$13,654,463
Total liabilities and shareholders' equity	\$61,198,240	\$58,682,938
See accompanying Notes to Unaudited Consolidated Financial Statements		

# XL GROUP PLC UNAUDITED CONSOLIDATED STATEMENTS OF INCOME

CIVICENTED CONSOCIED/ITED STATEMENTS OF INCOM			Six Months Ended June 30,		
(U.S. dollars in thousands, except per share data) Revenues:	2016	2015	2016	2015	
Net premiums earned	\$2,532,212	\$2,082,053	\$4,886,822	\$3,416,053	
Net investment income:					
Net investment income - excluding Life Funds Withheld Assets		176,340	340,568	334,434	
Net investment income - Life Funds Withheld Assets Total net investment income	39,146 \$215,388	46,864 \$223,204	80,706 \$421,274	97,283 \$431,717	
Net realized gains (losses) on investments, and net unrealized	\$213,300	\$223,204	<b>Φ421,274</b>	\$431,/1/	
gains (losses) on investments, trading ("Trading") - Life Funds					
Withheld Assets:					
Net realized gains (losses) on investments sold - excluding Life Funds Withheld Assets	51,990	20,939	63,154	36,117	
Other-than-temporary impairments ("OTTI") on investments - excluding Life Funds Withheld Assets	(32,778)	(16,520 )	(52,360)	(27,035)	
OTTI on investments transferred to (from) other comprehensive	256	(68)	258	(129)	
income - excluding Life Funds Withheld Assets	230	(00 )	250	(12)	
Net realized gains (losses) on investments sold - Life Funds Withheld Assets	30,114	68,037	64,530	120,775	
OTTI on investments - Life Funds Withheld Assets	(252)	(2,878)	(2,598)	(8,087)	
Net unrealized gains (losses) on investments, Trading - Life	55,287	(19,543)	124,383	(18,783)	
Funds Withheld Assets  Total not realized gains (lesses) on investments, and not	20,207	(1),0.0	12 1,000	(10,700 )	
Total net realized gains (losses) on investments, and net unrealized gains (losses) on investments, trading - Life Funds	\$104,617	\$49,967	\$197,367	\$102,858	
Withheld Assets	Ψ104,017	Ψ12,207	Ψ177,507	Ψ102,030	
Net realized and unrealized gains (losses) on derivative	906	48,509	(2,716 )	65,030	
instruments	700	70,507	(2,710 )	03,030	
Net realized and unrealized gains (losses) on life retrocession embedded derivative and derivative instruments - Life Funds	(229,742)	239,174	(465,822)	9,807	
Withheld Assets	(229,742)	239,174	(403,022 )	9,007	
Income (loss) from investment fund affiliates	13,179	31,377	8,600	66,706	
Fee income and other	10,862	11,012	19,124	15,740	
Total revenues	\$2,647,422	\$2,685,296	\$5,064,649	\$4,107,911	
Expenses: Net losses and loss expenses incurred	\$1,632,386	\$1,151,195	\$3,014,871	\$1,921,022	
Claims and policy benefits	5,482	22,081	10,419	41,468	
Acquisition costs	420,520	341,617	823,787	495,313	
Operating expenses	522,521	507,354	1,037,902	833,010	
Foreign exchange (gains) losses		10,374		37,764	
Interest expense	55,738	49,667	108,041	101,105	
Total expenses Income (loss) before income tax and income (loss) from	\$2,617,547	\$2,082,288	\$4,942,101	\$3,429,682	
operating affiliates	\$29,875	\$603,008	\$122,548	\$678,229	
Income (loss) from operating affiliates	21,418	9,462	34,068	32,130	
Gain on sale of operating affiliate	_	340,407		340,407	
Provision (benefit) for income tax	2,467	32,959	24,762	57,177	

Edgar Filing: XL GROUP LTD - Form 10-Q

Net income (loss)	\$48,826	\$919,918	\$131,854	\$993,589	
Non-controlling interests	5,044	4,879	66,187	42,269	
Net income (loss) attributable to ordinary shareholders	\$43,782	\$915,039	\$65,667	\$951,320	
Weighted average ordinary shares and ordinary share equivalents outstanding, in thousands – basic	281,793	289,420	286,881	272,665	
Weighted average ordinary shares and ordinary share equivalents outstanding, in thousands – diluted	285,082	293,983	290,929	277,473	
Earnings (loss) per ordinary share and ordinary share equibasic		\$3.16	\$0.23	\$3.49	
Earnings (loss) per ordinary share and ordinary share equidiluted	ivalent \( \subseteq 0.15	\$3.11	\$0.23	\$3.43	
See accompanying Notes to Unaudited Consolidated Fina	incial Statements				

See accompanying Notes to Unaudited Consolidated Financial Statements

### XL GROUP PLC UNAUDITED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Three Mon	ths Ended	Six Months	s Ended
	June 30,		June 30,	
(U.S. dollars in thousands)	2016	2015	2016	2015
Net income (loss) attributable to ordinary shareholders	\$43,782	\$915,039	\$65,667	\$951,320
Change in net unrealized gains (losses) on investments - excluding Life	191,649	(318,935)	555 532	(258,590)
Funds Withheld Assets, net of tax	171,047	(310,733)	333,332	(230,370)
Change in adjustments related to future policy benefit reserves, net of	8,727	26,328	25,762	86,684
tax	0,727	20,320	23,702	00,001
Change in net unrealized gains (losses) on investments - Life Funds	77,248	(321,046)	129 238	(283,931)
Withheld Assets, net of tax	77,240	(321,040)	127,230	(203,731)
Change in net unrealized gains (losses) on affiliate and other	(28,841)	18,822	(38,548)	34,687
investments, net of tax	(20,041 )	10,022	(30,540 )	34,007
Change in OTTI losses recognized in other comprehensive income, net	1,852	1,575	4,119	11,433
of tax	1,032	1,575	7,117	11,433
Change in underfunded pension liability, net of tax	100	(1,329)	(949)	(354)
Change in value of cash flow hedge	(48)	12	(87)	107
Foreign currency translation adjustments, net of tax	63,343	(34,423)	46,904	1,680
Comprehensive income (loss)	\$357,812	\$286,043	\$787,638	\$543,036
See accompanying Notes to Unaudited Consolidated Financial Statemer	nts			

# XL GROUP PLC UNAUDITED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY

	Six Months 1	Ended
	June 30,	
(U.S. dollars in thousands)	2016	2015
Ordinary Shares:		
Balance - beginning of year	\$2,947	\$2,552
Issuance of ordinary shares	16	515
Buybacks of ordinary shares	(196	) (30
Exercise of stock options	1	2
Balance - end of period	\$2,768	\$3,039
Additional Paid in Capital:		
Balance - beginning of year	\$8,910,167	\$7,359,102
Issuance of ordinary shares	15	1,851,705
Buybacks of ordinary shares	(591,757	) (85,796 )
Exercise of stock options	1,725	4,826
Share-based compensation	21,732	24,031
Balance - end of period	\$8,341,882	\$9,153,868
Accumulated Other Comprehensive Income (Loss):		
Balance - beginning of year	\$686,616	\$1,484,458
Change in net unrealized gains (losses) on investments - excluding Life Funds Withheld	555,532	(258,590 )
Assets, net of tax	333,332	(230,390 )
Change in adjustments related to future policy benefit reserves, net of tax	25,762	86,684
Change in net unrealized gains (losses) on investments - Life Funds Withheld Assets, net	129,238	(283,931)
of tax	127,236	(203,731 )
Change in net unrealized gains (losses) on affiliate and other investments, net of tax	(38,548	) 34,687
Change in OTTI losses recognized in other comprehensive income, net of tax	4,119	11,433
Change in underfunded pension liability, net of tax	(949	) (354
Change in value of cash flow hedge	(87	) 107
Foreign currency translation adjustments, net of tax	46,904	1,680
Balance - end of period	\$1,408,587	\$1,076,174
Retained Earnings (Deficit):		
Balance - beginning of year	\$2,077,349	\$1,187,639
Net income (loss) attributable to ordinary shareholders	65,667	951,320
Dividends on ordinary shares	(115,060	) (91,133
Buybacks of ordinary shares	(92,433	) (26,559 )
Share-based compensation	(3,572	) (7,050
Balance - end of period	\$1,931,951	\$2,014,217
Non-controlling Interest in Equity of Consolidated Subsidiaries:		
Balance - beginning of year	\$1,977,384	\$1,402,015
Non-controlling interests - contributions	1,129	4,659
Non-controlling interests - distributions	(5,180	) (15,026 )
Non-controlling interests - acquired		562,285
Non-controlling interests	5,436	3,874
Non-controlling interest share in change in accumulated other comprehensive income	(25	) —
(loss)	(23	, —
Balance - end of period	\$1,978,744	\$1,957,807
Total Shareholders' Equity	\$13,663,932	2 \$14,205,105
See accompanying Notes to Unaudited Consolidated Financial Statements		

# XL GROUP PLC UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS

	Six Months	Ended
(IIS dollars in thousands)	June 30, 2016	2015
(U.S. dollars in thousands) Cash flows provided by (used in) operating activities:	2010	2013
Net income (loss)	\$131,854	\$993,589
Adjustments to reconcile net income (loss) to net cash provided by (used in) operating	Ψ151,054	Ψ / / / 3,30 /
activities:		
Total net realized (gains) losses on investments and net unrealized (gains) losses on		
investments, Trading - Life Funds Withheld Assets	(197,367	(102,858)
Net realized and unrealized (gains) losses on derivative instruments	2,716	(65,030 )
Net realized and unrealized (gains) losses on life retrocession embedded derivative and	•	,
derivative instruments - Life Funds Withheld Assets	465,822	(9,807)
Amortization of premiums (discounts) on fixed maturities	90,876	77,334
(Income) loss from investment and operating affiliates	•	(78,257)
Gain on sale of ARX Holding Corp.		(340,407)
Share-based compensation	43,226	39,641
Depreciation and amortization	58,643	29,349
Accretion of deposit liabilities	24,816	20,887
Changes in:	,	,
Unpaid losses and loss expenses	651,236	(166,007)
Future policy benefit reserves		(122,842)
Funds withheld on GreyCastle life retrocession arrangements, net		(156,411 )
Unearned premiums	1,273,539	868,244
Premiums receivable	(1,835,783)	(959,771)
Unpaid losses and loss expenses recoverable	(189,376	(255,432)
Ceded unearned premiums	(376,466	(343,391)
Reinsurance balances receivable	(149,498	56,825
Deferred acquisition costs and value of business acquired	(149,218	(105,402)
Reinsurance balances payable	798,492	565,221
Deferred tax asset - net	(24,124	30,284
Derivatives	50,682	109,745
Other assets		(63,360)
Other liabilities		(59,258)
Other		57,618
Total adjustments	\$35,400	\$(973,085)
Net cash provided by (used in) operating activities	\$167,254	\$20,504
Cash flows provided by (used in) investing activities:		
Proceeds from sale of fixed maturities and short-term investments	\$7,449,955	\$6,352,126
Proceeds from redemption of fixed maturities and short-term investments	2,088,317	1,938,622
Proceeds from sale of equity securities	114,958	271,367
Purchases of fixed maturities and short-term investments		(8,042,196)
Purchases of equity securities		(239,535)
Proceeds from sale of affiliates	153,928	86,156
Purchases of affiliates	(408,886	(1,020,015)
Purchase of Catlin Group Limited, net of cash acquired	<u> </u>	(1,020,015)
Purchase of Allied International Holdings, Inc., net of cash acquired	(69,745	) <del></del>
Proceeds from sale of ARX Holding Corp.	(26.966	560,552
Change in restricted cash	(26,866	(135,638)

Other	108,095 (87,516 )
Net cash provided by (used in) investing activities	\$798,206 \$(349,375)
Cash flows provided by (used in) financing activities:	
Proceeds from issuance of ordinary shares and exercise of stock options	\$1,727 \$4,827
Buybacks of ordinary shares	(684,386 ) (112,385 )
Dividends paid on ordinary shares	(113,731 ) (89,053 )
Distributions to non-controlling interests	(65,682 ) (53,456 )
Contributions from non-controlling interests	1,130 4,658
Proceeds from the issuance of debt	— 980,600
Repayment of debt	(8,248 ) —
Deposit liabilities	(14,807 ) (49,388 )
Net cash provided by (used in) financing activities	\$(883,997) \$685,803
Effects of exchange rate changes on foreign currency cash	(20,950 ) (37,905 )
Increase (decrease) in cash and cash equivalents	\$60,513 \$319,027
Cash and cash equivalents - beginning of period	3,256,236 2,521,814
Cash and cash equivalents - end of period	\$3,316,749 \$2,840,841
See accompanying Notes to Unaudited Consolidated Financial Statements	

## XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

#### 1. Basis of Preparation and Consolidation

On July 25, 2016, XL Group plc, an Irish public limited company ("XL-Ireland"), and XL Group Ltd, a Bermuda exempted company ("XL-Bermuda"), completed a scheme of arrangement under Irish law (the "Scheme of Arrangement") that effected a transaction (the "Redomestication") that resulted in the shareholders of XL-Ireland becoming shareholders of XL-Bermuda and XL-Ireland becoming a subsidiary of XL-Bermuda. In accordance with the terms of the Scheme of Arrangement, the following steps occurred effectively simultaneously at the effective time of the Redomestication: (i) all of the existing XL-Ireland ordinary shares, par value \$0.01 per share (the "XL-Ireland shares") (other than XL-Ireland shares held by XL-Bermuda) were canceled; (ii) the reserves created on cancellation of the XL-Ireland shares were used to issue XL-Ireland shares to XL-Bermuda; and (iii) in return for such issuance of XL-Ireland shares to XL-Bermuda, XL-Bermuda issued common shares, par value \$0.01 per share (the "XL-Bermuda shares"). The XL-Bermuda shares issued in connection with the redomestication were issued in reliance upon an exemption from registration under the U.S. Securities Act of 1933, as amended (the "Securities Act") provided under Section 3(a)(10) of the Securities Act. Upon the Redomestication, XL-Bermuda became the successor issuer to XL-Ireland and succeeded XL-Ireland's obligation to file reports, proxy statements and other information required of domestic registrants by the Securities Exchange Act of 1934, as amended with the U.S. Securities and Exchange Commission (the "SEC"). As the successor issuer, the XL-Bermuda shares were deemed to be registered under Section 12(b) of the Exchange Act. Further, XL-Bermuda is subject to the applicable listing standards of the New York Stock Exchange ("NYSE"), and will report its financial results in U.S. Dollars and under U.S. generally accepted accounting principles, in addition to any reporting requirements under Bermuda law. XL-Bermuda's shares continue in place of the XL-Ireland shares to trade on the NYSE under the ticker symbol "XL".

XL-Ireland expects that the financial condition, results of operations, including global effective tax rate, and cash flows of XL-Bermuda will not be materially different from that of XL-Ireland prior to the Redomestication. In connection with the Redomestication, on August 3, 2016, XL-Ireland distributed the ordinary shares of XLIT Ltd., an exempted company incorporated under the laws of the Cayman Islands ("XL-Cayman"), to XL-Bermuda (the "Distribution"), which was recorded on the share register of XL-Cayman on August 4, 2016. As a result of the Distribution, XL-Cayman is now a direct, wholly-owned subsidiary of XL-Bermuda. It is anticipated that XL-Ireland will be liquidated (via a solvent members voluntary liquidation which was initiated on August 2, 2016) at the end of 2016 or the beginning of 2017.

The financial statements included in this Form 10-Q are for the quarter ended June 30, 2016, a period that ended prior to the Redomestication, and therefore include financial statements for XL-Ireland. Prior to July 25, 2016, unless the context otherwise indicates, references herein to the "Company" are to XL-Ireland and its consolidated subsidiaries. On and subsequent to July 25, 2016, unless the context otherwise indicates, references to the "Company" are to XL-Bermuda and its consolidated subsidiaries.

These unaudited consolidated financial statements include the accounts of the Company and have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and disclosures required by GAAP for complete financial statements. In addition, the year-end balance sheet data was derived from audited financial statements but do not include all disclosures required by GAAP. In the opinion of management, these unaudited financial statements reflect all adjustments considered necessary for a fair statement of financial position and results of operations at the end of and for the periods presented. The results of operations for any interim period are not necessarily indicative of the results for a full year. All inter-company accounts and transactions have been eliminated. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure about contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ materially from these estimates. For further information, see Item 8, Note 2(a), "Significant Accounting Policies - Basis of Preparation and Consolidation," to the Consolidated Financial Statements included in the Company's Annual Report on Form

10-K for the year ended December 31, 2015.

On May 1, 2015, the Company completed its acquisition of Catlin Group Limited and its consolidated subsidiaries ("Catlin"). Catlin, through its wholly-owned subsidiaries, provided property, casualty and specialty insurance and reinsurance coverage on a worldwide basis. The Company's consolidated results of operations include those of Catlin from May 1, 2015. For further information, see Item 8, Note 3(c), "Acquisitions and Disposals - Catlin Acquisition," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

In May 2014, the Company ceded the majority of its life reinsurance business to GreyCastle Life Reinsurance ("GCLR") via 100% quota share reinsurance (the "GreyCastle Life Retro Arrangements"). Under the terms of the transaction, the Company continues to own, on a funds withheld basis, assets supporting the GreyCastle Life Retro Arrangements consisting of cash, fixed maturity securities and accrued interest (the "Life Funds Withheld Assets"). The Life Funds Withheld Assets are

## XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

managed pursuant to agreed investment guidelines that meet the contractual commitments of the XL ceding companies and applicable laws and regulations. All of the investment results associated with the Life Funds Withheld Assets ultimately accrue to GCLR. Because the Company no longer shares in the risks and rewards of the underlying performance of the supporting invested assets, disclosures within the financial statement notes included herein separate the Life Funds Withheld Assets from the rest of the Company's investments. For further information, see Item 8, Note 3(e), "Acquisitions and Disposals - Sale of Life Reinsurance Subsidiary," to the Consolidated Financial Statements included the Company's Annual Report on Form 10-K for the year ended December 31, 2015. To facilitate period-to-period comparisons, certain reclassifications have been made to prior period consolidated financial statement amounts to conform to current period presentation.

### 2. Significant Accounting Policies

## (a) Recent Accounting Pronouncements

In January 2016, the Financial Accounting Standards Board ("FASB") issued an accounting standards update concerning the accounting for financial instruments. The guidance retains the basic existing framework for accounting for financial instruments under GAAP, while achieving limited convergence with IFRS in this area. The guidance: (1) requires equity investments (except consolidated entities and those accounted for under the equity method of accounting) to be measured at fair value with changes in fair value recognized in net income, although equity instruments without a readily determinable fair value may be measured at cost less impairment with an adjustment for observable price changes; (2) simplifies the impairment assessment of equity investments without readily determinable fair values by requiring a qualitative assessment to identify impairment; (3) eliminates the requirement to disclose the fair value of financial instruments measured at amortized cost for non-public business entities; (4) eliminates the requirement to disclose the method(s) and significant assumptions used to estimate the fair value of financial instruments measured at amortized cost on the balance sheet; (5) requires public business entities to use the exit price notion when measuring the fair value of financial instruments for disclosure purposes; (6) requires an entity to present separately in other comprehensive income the portion of the total change in the fair value of a liability resulting from a change in the instrument-specific credit risk when the entity has elected to measure the liability at fair value in accordance with the fair value option for financial statements; (7) requires separate presentation of financial assets and financial liabilities by measurement category and form of asset in the financial statements; and (8) clarifies that an entity should evaluate the need for a valuation allowance on a deferred tax asset related to available for sale securities in combination with the entity's other deferred tax assets. The guidance will be effective for fiscal years beginning after December 15, 2017, including interim periods within those fiscal years. Early adoption is permitted only for the amendment relating to presentation of the change in the fair value of a liability resulting from a change in instrument-specific credit risk and should be applied as of the beginning of the fiscal year of adoption. All of the amendments from this update should be applied by means of a cumulative effect adjustment to the balance sheet as of the beginning of the fiscal year of adoption, except the amendments related to impairment of equity securities without readily determinable fair values. The Company is currently evaluating the impact of this guidance, but expects that it will have an effect on results of operations as mark to market movements will prospectively impact net income. The Company does not expect this new guidance to have a material impact on the Company's financial condition or cash flows.

In February 2016, the FASB issued an accounting standards update concerning the accounting for leases. The most significant change to existing GAAP created by this standard will be the lessee recognition of lease assets and lease liabilities for those leases classified as operating. The core principle of this guidance stipulates that a lessee should recognize in the statement of financial position, initially measured at the present value of the lease payments, both a liability for contractual payments due under the lease, and an asset representing its right to use the underlying leased asset for the lease term ("right-of-use asset"). For financing leases, interest on the lease liability should be recognized separately from the amortization of the right-of-use asset in the statement of comprehensive income. Additionally, as regards the presentation of financing lease activities within the statement of cash flows, repayments of the principal portion of the lease liability should be classified within financing activities, while payments of interest on the lease liability should be classified within operating activities. For operating leases, a single net lease cost should be

recognized over the lease term, generally on a straight-line basis, and all cash payments related to the lease should be classified within operating activities in the statement of cash flows. For leases with a term of 12 months or less, a lessee is permitted to make an accounting policy election by class of underlying asset not to recognize lease assets and lease liabilities, and therefore recognize lease expense for such leases on a straight-line basis over the lease term. The guidance will be effective for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years. Early adoption is permitted. In transition, lessees and lessors are required to recognize and measure leases at the beginning of the earliest period presented using a modified retrospective approach, which includes a number of optional practical expedients that entities may elect to apply. An entity that elects to apply the practical expedients will substantively continue to account for leases that commence before the effective date in accordance with existing GAAP, except that a right-

## XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

of-use asset and a lease liability must be recorded for all operating leases at each reporting date based on the present value of the remaining minimum rental payments that were previously tracked and disclosed. The Company is currently evaluating the impact of this guidance, but expects that it will have an effect on the Company's financial condition as new assets and liabilities related to operating leases are likely to be recorded as a result of adoption. The Company does not expect this new guidance to have a material impact on the Company's results of operations or cash flows.

In March 2016, the FASB issued an accounting standards update concerning the accounting for equity method investments. The amendments in this update require an investor to increase its current basis in an investment by the cost of the acquisition of an additional interest in the investee when the investment qualifies for use of the equity method as a result of such increase in the level of ownership interest or degree of influence and adopt the equity method of accounting as of that date. Additionally, if the investment was previously accounted for as an available-for sale security, an entity also shall immediately recognize through earnings the unrealized holding gain or loss in accumulated other comprehensive income ("AOCI") as of that date. Thus, this new treatment is eliminating existing GAAP rules requiring retroactive adjustment of an entity's investments, results of operations and retained earnings when an existing investment qualifies for the equity method of accounting. The guidance will be effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2016, and should be applied prospectively upon their effective date. Early adoption is permitted. The Company is currently evaluating the impact of this guidance, but does not expect this new guidance to have a material impact on the Company's financial condition, results of operations or cash flows.

In March 2016 as part of its simplification initiative, the FASB issued an accounting standards update concerning the accounting for several aspects of employee share-based payment awards including: income tax consequences, classification of awards as either equity or liabilities, classification of items in the statement of cash flows, and certain expedients that entities can now elect regarding estimates and assumptions in this area. Regarding the accounting for income taxes, all excess tax benefits and tax deficiencies, including tax benefits of dividends on share-based payment awards, should be recognized as income tax expense or benefit (regardless of whether the benefit reduces taxes payable in the current period) in the income statement, as opposed to additional paid-in capital as current GAAP prescribes. The tax effects of exercised or vested awards should be treated as discrete items in the reporting period in which they occur. Regarding the classification of awards, the update changes the threshold to qualify for equity classification from the employer's minimum statutory withholding requirements to the maximum statutory tax rates in the applicable jurisdictions. Regarding the classification of cash flows, excess tax benefits should be classified along with other income tax cash flows as an operating activity, while cash paid by an employer when directly withholding shares for tax-withholding purposes should be classified as a financing activity. As regards new expedients which can be elected related to estimates and assumptions in this area of accounting, the only one allowable for public business entities is that they may now make an entity-wide accounting policy election to either estimate the number of share-based payment awards that are expected to vest (which is current GAAP) or account for forfeitures as they occur. The guidance will be effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2016 with early adoption permitted so long as all the amendments in the update are adopted in the same period. The amendments within the guidance related to the recognition of excess tax benefits and tax deficiencies in the income statement as opposed to in paid-in capital should be applied prospectively. The amendments related to the statement of cash flows presentation of excess tax benefits may be adopted either prospectively or retrospectively, while the amendments related to the presentation of employee taxes paid must be applied retrospectively. The remaining amendments - relating to the timing of when excess tax benefits are recognized, the change in the threshold for equity versus liability classification of certain awards, and the allowable policy election regarding forfeitures should be applied using a modified retrospective transition method by means of a cumulative-effect adjustment to equity as of the beginning of the period in which the guidance is adopted. The Company is currently evaluating the impact of this guidance, but expects it will have an impact on the Company's financial position, results of operations and cash flows upon adoption.

In June 2016 the FASB issued an accounting standards update concerning the measurement of credit losses on financial instruments. The amendments in this update affect the measurement of various financial assets, including loans, debt securities, trade receivables, reinsurance receivables and net investments in leases. For assets measured at amortized cost the amendments in this update require presentation at the net amount expected to be collected. This results in an allowance for all expected credit losses over an asset's entire life, with no threshold for recognition. This allowance should be maintained in a valuation account that is deducted from the amortized cost of the asset to result in the net amount for presentation purposes. Credit loss allowances for newly created financial assets and subsequent movements in these allowances will be recognized in the income statement, except for the initial credit losses on assets that are purchased in an already credit-impaired state, which will be added to the purchase price of such assets. For available-for-sale debt securities, credit losses should also be recorded though an allowance. The allowance for credit losses is restricted to the difference between the fair value and amortized cost of the relevant asset. The guidance will be effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2019. Early adoption is permitted for fiscal years, and interim periods within those fiscal years beginning after December 15, 2018. The updates should be adopted in a modified-retrospective approach, by means of a cumulative-effect

#### XL GROUP PLC

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

adjustment to retained earnings at the beginning of the first reporting period in which the guidance is effective. For securities with an existing other-than-temporary impairment or securities previously acquired with deteriorated quality the relevant provisions should be adopted prospectively. The Company is currently evaluating the impact of this guidance and expects it will have an impact on the Company's financial position and results of operations, but not the Company's cash flows.

- 3. Acquisitions and Disposals
- (a) Allied Acquisition

Overview

On February 1, 2016, the Company's indirect, wholly-owned subsidiary, XL Reinsurance America Inc. ("XLRA"), completed the acquisition ("Allied Acquisition") of Allied International Holdings, Inc. ("Allied"). Allied is the holding company of Allied Specialty Insurance, Inc. and T.H.E. Insurance Company, a leading insurer of the outdoor entertainment industry in the U.S.

### **Acquisition Consideration**

The Company made an initial payment of \$75.7 million to acquire Allied. Additional contingent consideration then will be paid based on production and underwriting profitability over a three year period subsequent to the acquisition date. The target payments of contingent consideration range from \$7.5 million to \$30.0 million. The Company currently believes the fair market value of these payments to be \$15.0 million, resulting in total consideration of \$90.7 million recorded for the acquisition.

Fair Value of Net Assets Acquired and Liabilities Assumed

The purchase price was allocated to the acquired assets and assumed liabilities of Allied based on estimated fair values on the acquisition date. The fair value of the net assets acquired and liabilities assumed was \$76.7 million, which includes indefinite-lived intangible assets of \$8.0 million and other intangible assets of \$6.0 million, which will be amortized over their estimated useful lives. Other adjustments to the historical carrying value of acquired assets and liabilities included: estimating the fair value of net loss and loss expense reserves at the present value of expected net loss and loss adjustment expense payments plus a risk premium, estimating the value of the business acquired at the present value of expected underwriting profits with net unearned premiums plus a risk margin less policy servicing costs, and estimating the fair value of real estate assets at appraised market values. In conjunction with the transaction, the Company recognized goodwill of \$14.1 million, which is primarily attributable to the acquiree's underwriting expertise in a niche specialty risk business. The Company has allocated all of the \$14.1 million of goodwill to its Insurance segment. See Note 8, "Goodwill and Other Intangible Assets," for further information.

The allocation of the purchase price is based on information that was available to management at the time the consolidated financial statements were prepared. The allocation may change as additional information becomes available within the measurement period, which cannot exceed 12 months from the acquisition date. The fair value recorded for these items may be subject to adjustments, which may impact the individual amounts recorded for assets acquired and liabilities assumed, as well as the residual goodwill.

### (b) New Energy Risk

On July 24, 2015, the Company purchased an additional 63.63% interest in New Energy Risk Inc. ("New Energy"), a provider of insurance risk management solutions within the alternative energy sector. A substantial portion of the additional shares were purchased directly from the family trusts of a Company employee who is responsible for managing the business generated by New Energy. Prior to the additional purchase, the Company held a 31.16% ownership interest in New Energy, which was accounted for as an equity method investment. The subsequent purchase raised the Company's ownership stake to 94.79%, which is deemed a controlling financial interest, and hence, the Company now consolidates New Energy. Subsequent to the additional purchase, the family trusts of the employee contributed their remaining 5.21% ownership interest in New Energy to XL Innovate Fund, LP ("XL Innovate Fund"), the entity that holds the Company's New Energy shares, in partial satisfaction of the employee's aggregate 5.21% investment commitment to the Fund. See Note 11, "Related Party Transactions," for further details of these transactions.

The Company paid approximately \$8.8 million to acquire the additional interest in New Energy, and realized a gain of approximately \$2.5 million, included within income from operating affiliates, in order to reflect the appropriate fair value adjustment to its existing investment previously accounted for under the equity method. The assets and liabilities of New Energy are now reflected in the consolidated financial statements of the Company based on their fair value as of the acquisition

#### XL GROUP PLC

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

date, while Goodwill of approximately \$13.4 million was recorded in conjunction with the transaction. See Note 8, "Goodwill and Other Intangible Assets," for a further discussion of the goodwill recorded in conjunction with the acquisition.

#### (c) Catlin Acquisition

#### Overview

On May 1, 2015 (the "Acquisition Date"), the Company completed its acquisition (the "Catlin Acquisition") of the entire issued share capital of Catlin Group Limited ("Catlin") for approximately \$4.1 billion. For further information, see Item 8, Note 3(c), "Acquisitions and Disposals - Catlin Acquisition," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

Pursuant to the terms of the Implementation Agreement, XL-Ireland acquired each ordinary share of Catlin, par value \$0.01 per share ("Catlin Shares"), for consideration per Catlin Share (the "Acquisition Consideration") equal to 388 pence in cash and 0.130 of an XL-Ireland share, par value \$0.01 per share, subject to the mix and match facility set forth in the Implementation Agreement. The newly-issued XL-Ireland shares were listed on the New York Stock Exchange. The XL-Ireland shares issued in connection with the Catlin Acquisition were issued in reliance upon the exemption from registration under the Securities Act provided by Section 3(a)(10) of the Securities Act. XL-Ireland issued approximately 49.9 million XL-Ireland shares and paid approximately £1.49 billion in cash to the

XL-Ireland issued approximately 49.9 million XL-Ireland shares and paid approximately £1.49 billion in cash to the holders of Catlin Shares as Acquisition Consideration.

Fair Value of Net Assets Acquired and Liabilities Assumed

The purchase price was allocated to the acquired assets and assumed liabilities of Catlin based on estimated fair values on the Acquisition Date. The Company recognized goodwill of \$794.0 million, which is primarily attributable to the synergies and economies of scale expected to result upon integration of Catlin into the Company's operations, including further diversification in geographic mix and product offerings and an increase in distribution strength. The Company has allocated \$466.1 million of this goodwill to its Insurance segment and \$327.9 million to its Reinsurance segment. The Company also recognized indefinite lived intangible assets of \$673.0 million and other intangible assets of \$315.0 million, which will be amortized over their estimated useful lives. See Note 8, "Goodwill and Other Intangible Assets," for further information.

As part of the purchase price allocation, the Company adjusted the historical carrying value of the acquired assets and liabilities based on estimated fair values at the Acquisition Date. An explanation of the significant adjustments for fair value that are being amortized to net income is as follows:

Deferred acquisition costs and value of business acquired - The adjustment consists of two components. The first adjustment is the elimination of Catlin's deferred acquisition costs asset. The second adjustment is the establishment of the value of business acquired asset, which represents the present value of the expected underwriting profit within the unearned premiums liability, net of reinsurance, less costs to service the related policies and a risk premium. This adjustment will be amortized to underwriting, acquisition and insurance expenses over approximately two years, as the contracts for business in-force as of the Acquisition Date expire. The Company has included \$39.8 million and \$99.4 million, respectively, in acquisition expenses related to the amortization of the value of business acquired asset during the three and six months ended June 30, 2016 and \$183.3 million for the three and six months ended June 30, 2015.

Unpaid losses and loss adjustment expenses - Unpaid losses and loss adjustment expenses acquired include an increase to adjust the carrying value of Catlin's historical unpaid losses and loss adjustment expenses, net of related reinsurance recoverable, to fair value as of the Acquisition Date. The estimated fair value consists of the present value of the expected net loss and loss adjustment expense payments plus a risk premium. This adjustment, plus the unamortized fair value adjustment included in Catlin's historical unpaid losses and loss adjustment expenses, will be amortized to losses and loss adjustment expenses over a weighted average period of approximately 20 years, based on the estimated payout pattern of net reserves as of the Acquisition Date.

### XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

#### Transaction-related Costs

As a part of the ongoing integration of Catlin's operations, the Company incurs costs associated with restructuring the systems, processes and workforce. These costs include such items as severance, retention, facilities and consulting and other costs. The Company separately identifies such costs and includes these expenses within Corporate and Other in its segment disclosure in Note 5, "Segment Information." Costs incurred for the six months ended June 30, 2016 are:

		Cavaranaa	Retention and			
<b>(T.</b> I	(IIC dellars in they sends)	Severance	other	Facilities-related	Consulting	Total
	(U.S. dollars in thousands)	related	compensation	costs	and other	Total
		costs	costs			
	Liabilities at December 31, 2015	\$ 16,127	\$ 16,969	\$ 818	\$ 23,375	\$57,289
	Costs incurred in 2016	27,533	15,280	8,331	55,960	107,104
	2016 payments	29,743	25,827	4,612	35,371	95,553
	Liabilities at June 30, 2016	\$ 13,917	\$ 6,422	\$ 4,537	\$ 43,964	\$68,840
	(1) 0.1 (0)	A CC'1'				

#### (d) Sale of Strategic Operating Affiliate

On April 1, 2015, XL Re Ltd ("XL Re"), which, on June 9, 2016 amalgamated with XL Insurance (Bermuda) Ltd and formed XL Bermuda Ltd, an indirect wholly-owned subsidiary of the Company, completed the previously announced sale of all of its shares in ARX Holding Corp. ("ARX") to The Progressive Corporation ("Progressive") pursuant to the terms of the Stock Purchase Agreement with Progressive. XL Re's shares in ARX represented approximately 40.6% of ARX's outstanding capital stock on a fully diluted basis at the time of the announcement. The carrying value of XL Re's shares in ARX was \$220.2 million at the time of the sale.

XL Re received \$560.6 million in proceeds from the transaction, which was based upon the consolidated tangible net book value of ARX and its subsidiaries as of December 31, 2014, and certain other factors. Thus, the Company recorded a gain of \$340.4 million as a result of this transaction.

#### 4. Fair Value Measurements

Fair value is defined as the amount that would be received for the sale of an asset or paid to transfer a liability (an exit price), in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants as of the measurement date. Applicable accounting guidance provides an established hierarchy for inputs used in measuring fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that the most observable inputs be used when available. Observable inputs are inputs that market participants would use in valuing the asset or liability and are developed based on market data obtained from sources independent of the Company. Unobservable inputs are inputs that reflect the Company's assumptions about the factors that market participants would use in valuing the asset or liability. Assets and liabilities are classified based on the lowest level of input that is significant to the fair value measurements. The Company reviews the fair value hierarchy classification on a quarterly basis. Changes in the observability of valuation inputs may result in a reclassification of levels for certain securities within the fair value hierarchy.

The fair values for available for sale investments are generally sourced from third parties. The fair value of fixed income securities is based upon quoted market values where available, "evaluated bid" prices provided by third party pricing services ("pricing services") where quoted market values are not available, or by reference to broker quotes where pricing services do not provide coverage for a particular security. While the Company receives values for the majority of the investment securities it holds from pricing services, it is ultimately management's responsibility to determine whether the values received and recorded in the financial statements are representative of appropriate fair value measurements.

The Company performs regular reviews of the prices received from our third party valuation sources to assess whether the prices represent a reasonable estimate of the fair value. This process is completed by investment and accounting personnel who are independent of those responsible for obtaining the valuations. The approaches taken by the Company include, but are not limited to, annual reviews of the controls of the external parties responsible for sourcing valuations that are subjected to automated tolerance checks, quarterly reviews of the valuation sources and dates,

comparisons of executed sales prices to prior valuations, regular deep dives on a sample of securities across our major asset classes and monthly reconciliations between the valuations provided by external parties and valuations provided by third party investment managers at a portfolio level.

In addition, the Company assesses the effectiveness of valuation controls performed by external parties responsible for sourcing appropriate valuations from third parties on our behalf. The approaches taken by these external parties to gain comfort include, but are not limited to, comparing valuations between external sources, completing recurring reviews of third party pricing services' methodologies and reviewing controls of the third party service providers to support the completeness and accuracy of the prices received. Where broker quotes are the primary source of the valuations, sufficient information regarding

### XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

the specific inputs utilized by the brokers is generally not available to support a Level 2 classification. The Company obtains the majority of broker quoted values from third party investment managers who perform independent verifications of these valuations using pricing matrices based upon information gathered by market traders. In addition, for the majority of these securities, the Company compares the broker quotes to independent valuations obtained from third party pricing vendors, which may also consist of broker quotes, to assess if the prices received represent reasonable estimates of the fair value.

For further information about the Company's fair value measurements, see Item 8, Note 2(b), "Significant Accounting Policies - Fair Value Measurements," and Item 8, Note 4, "Fair Value Measurements," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

(a) Fair Value Summary

The following tables set forth the Company's assets and liabilities that were accounted for at fair value as of June 30, 2016 and December 31, 2015 by level within the fair value hierarchy:

June 30, 2016 (U.S. dollars in thousands)	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Other Unobservabl Inputs (Level 3)	Collatera and Counterp Netting	Balance at
Assets					
Fixed maturities - Available for Sale ("AFS") -					
Excluding Life Funds Withheld Assets					
U.S. Government and Government-Related/Supported	\$—	\$4,089,832	\$ 44,256	\$ -	-\$4,134,088
("U.S. Government")					
Corporate - Financials		3,682,334	43,637	_	3,725,971
Corporate - Non Financials		6,826,428	1,929		6,828,357
Residential mortgage-backed securities – Agency ("RMBS - Agency")		4,455,615	15		4,455,630
Residential mortgage-backed securities – Non-Agency		288,815			288,815
("RMBS - Non-Agency")		200,013			200,013
Commercial mortgage-backed securities ("CMBS")		278,314	_	_	278,314
Collateralized debt obligations ("CDOs")	_	6	17,794	_	17,800
Other asset-backed securities		1,036,623	6,855	_	1,043,478
U.S. States and political subdivisions of the States		2,635,034		_	2,635,034
Non-U.S. Sovereign Government, Provincial,					
Supranational and Government-Related/Supported	_	5,607,431		_	5,607,431
("Non-U.S. Governments")					
Total fixed maturities - AFS - Excluding Funds	\$	\$28,900,432	\$ 114,486	\$ -	_\$29,014,918
Withheld Assets, at fair value	5.45.010				
Equity securities, at fair value	547,218	492,575		_	1,039,793
Short-term investments, at fair value (1)		444,301		_	444,301
Total investments AFS - Excluding Funds Withheld Assets	\$547,218	\$29,837,308	\$ 114,486	\$ -	_\$30,499,012
Fixed maturities - Life Funds Withheld Assets					
U.S. Government	\$—	\$12,499	\$ —	\$ -	_\$12,499
Corporate - Financials	_	504,464	_	_	504,464

Corporate - Non Financials	_	1,228,496	_	_	1,228,496
RMBS – Agency	_	686	_		686
RMBS – Non-Agency		24,252		_	24,252
CMBS	_	105,019	_		105,019
Other asset-backed securities		117,797		_	117,797
Non-U.S. Governments		850,593		_	850,593
Total fixed maturities - AFS - Life Funds Withheld Assets, at fair value	\$—	\$2,843,806	\$ —	\$	-\$2,843,806
Total investments - AFS, at fair value	\$547,218	\$32,681,114	\$ 114,486	\$	-\$33,342,818

# XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2016 (U.S. dollars in thousands)	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Other Unobservable Inputs (Level 3)	Collateral and Counterparty Netting	Balance at June 30, 2016
Fixed maturities - Trading					
U.S. Government	<b>\$</b> —	\$18,570	\$ —	\$ —	\$18,570
Corporate - Financials	_	416,325	_		416,325
Corporate - Non Financials		592,848			592,848
RMBS – Agency	_	1,868			1,868
RMBS – Non-Agency CMBS		197	_	_	197
Other asset-backed securities		5,223 25,965	_	_	5,223 25,965
Non-U.S. Governments		417,411	_		417,411
Total fixed maturities - Trading, at fair value	<b>\$</b> —	\$1,478,407	\$ —	\$ —	\$1,478,407
Short-term investments, at fair value (1)	_	18,499	<del>_</del>	<del></del>	\$18,499
Total investments, Trading	\$—	\$1,496,906	\$ —	\$ —	\$1,496,906
Cash equivalents (2)	222,533	1,380,044	_		1,602,577
Cash equivalents - Life Funds Withheld Assets (2)	_	100,134			100,134
Other investments (3)	_	912,790	243,238	_	1,156,028
Other assets (4)	_	62,209	19,600	` '	79,135
Total assets accounted for at fair value	\$769,751	\$36,633,197	\$ 377,324	\$ (2,674)	\$37,777,598
Liabilities					
Funds withheld on GreyCastle life retrocession arrangements (net of future policy benefit reserves recoverable) (5)	\$—	\$900,110	\$ —	\$ —	\$900,110
Financial instruments sold, but not yet purchased (6)	· —	_	_	_	_
Other liabilities (4)	<del></del>	22,558	29,436		49,320
Total liabilities accounted for at fair value	<b>\$</b> —	\$922,668	\$ 29,436	\$ (2,674 )	\$949,430
December 31, 2015 (U.S. dollars in thousands)	Quoted Prices in Activ Market for Identica Assets (Level	Significant Other Observable Inputs (Level 2)	Other	and	Balance at December rtyl, 2015
Assets Fixed maturities - AFS - Excluding Life Funds Withheld Assets					
U.S. Government	<b>\$</b> —	\$5,020,57	4 \$ 45,063	\$ -	-\$5,065,637
Corporate - Financials	_	3,508,224	53,685	_	3,561,909
Corporate - Non Financials		6,900,259	188		6,900,447

RMBS - Agency		3,754,894	3,077	_	3,757,971
RMBS - Non-Agency	_	328,540	_	_	328,540
CMBS		405,316	_		405,316
CDOs	_	2	32,408	_	32,410
Other asset-backed securities		1,150,715	17,857		1,168,572
U.S. States and political subdivisions of the States		2,632,070		_	2,632,070
Non-U.S. Government		5,251,614			5,251,614
Total fixed maturities - AFS - Excluding Funds Withheld Assets, at fair value	\$—	\$28,952,208	\$ 152,278	\$	_\$29,104,486
Equity securities, at fair value	528,581	350,338	_	_	878,919
Short-term investments, at fair value (1)	_	617,390	_	_	617,390
Total investments AFS - Excluding Funds Withheld Assets	\$528,581	\$29,919,936	\$ 152,278	\$	-\$30,600,795

# XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2015 (U.S. dollars in thousands)	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Other Unobservable Inputs (Level 3)	Collateral and Counterparty Netting	Balance at December 31, 2015
Fixed maturities - Life Funds Withheld Assets	,				
U.S. Government	\$	\$12,742	\$ —	\$ —	\$12,742
Corporate - Financials		598,236	_		598,236
Corporate - Non Financials		1,308,628	_		1,308,628
RMBS – Agency		752			752
RMBS – Non-Agency	_	26,953	_	_	26,953
CMBS		122,481			122,481
Other asset-backed securities	_	149,795	_	_	149,795
Non-U.S. Government	_	933,516			933,516
Total fixed maturities - AFS - Life Funds Withheld	<b>\$</b> —	\$3,153,103	\$ —	\$ —	\$3,153,103
Assets, at fair value	<b>Ф</b> —	\$5,155,105	Φ—	Φ —	\$5,155,105
Total investments - AFS, at fair value	\$528,581	\$33,073,039	\$ 152,278	\$ —	\$33,753,898
Fixed maturities - Trading					
U.S. Government	\$—	\$4,990	\$ —	\$ —	\$4,990
Corporate - Financials		335,956		_	335,956
Corporate - Non Financials	_	493,621	_	_	493,621
RMBS – Agency		368		_	368
CMBS		4,803		_	4,803
Other asset-backed securities		25,700			25,700
Non-U.S. Government		370,261		_	370,261
Total fixed maturities - Trading, at fair value	\$—	\$1,235,699	\$ —	\$ —	\$1,235,699
Short-term investments, at fair value (1)		60,330		_	\$60,330
Total investments, Trading	\$—	\$1,296,029	\$ —	\$ —	\$1,296,029
Cash equivalents (2)	437,742	830,924	_	_	1,268,666
Cash equivalents - Life Funds Withheld Assets (2)	517	100,757	_	_	101,274
Other investments (3)	_	1,008,176	283,550	_	1,291,726
Other assets (4)	_	69,914	19,400		86,227
Total assets accounted for at fair value	\$966,840	\$36,378,839	\$ 455,228	\$ (3,087)	\$37,797,820
Liabilities					
Funds withheld on GreyCastle life retrocession					
arrangements (net of future policy benefit reserves	\$—	\$463,915	\$ —	\$ —	\$463,915
recoverable) (5)					
Financial instruments sold, but not yet purchased (6)	347		_		347
Other liabilities (4)		16,304	29,191		42,408
Total liabilities accounted for at fair value	\$347	\$480,219	\$ 29,191	\$ (3,087)	\$506,670

Short-term investments consist primarily of Corporate securities and U.S. and Non-U.S. Government and Government-Related/Supported securities.

<sup>(2)</sup> 

- Cash equivalents balances subject to fair value measurement include certificates of deposit and money market funds. Operating cash balances are not subject to recurring fair value measurement guidance.
- The Other investments balance excludes a certain payment obligation. This investment, which totaled \$141.7
- million as of June 30, 2016 and \$141.3 million as of December 31, 2015, is carried at amortized cost. For further information, see Item 8, Note 8, "Other Investments," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.
  - Other assets and other liabilities include derivative instruments. The derivative balances included in each category are reported on a gross basis by level with a netting adjustment presented separately in the Collateral and
- (4) Counterparty Netting column. The fair values of the individual derivative contracts are reported gross in their respective levels based on the fair value hierarchy. For further details regarding derivative fair values and associated collateral received or paid, see Note 7, "Derivative Instruments."
  - Funds withheld on GreyCastle life retrocession arrangements (net of future policy benefit reserves recoverable)
- (5) include balances related to the life retrocession embedded derivative, under which all investment results associated with the Life Funds Withheld Assets related to the GreyCastle Life Retro Arrangements described in Note 1, "Basis of Preparation and Consolidation," accrue to the benefit of GCLR.
- (6) Financial instruments sold, but not yet purchased, represent "short sales" and are included within "Payable for investments purchased" on the balance sheets.

## XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

#### (b) Level 2 Asset Valuations

U.S. Government, Corporate - Financials, Corporate - Non Financials and Non-U.S. Government Transaction activity inputs utilized in the valuation of fair value hierarchy Level 2 securities within these sub-categories include actual trades, dealer posts, results of bids-wanted, institutional secondary offerings, primary market offerings and Trade Reporting and Compliance Engine ("TRACE") trade feeds. As part of the evaluation process, transaction activity is compared to prior evaluations and necessary adjustments are made accordingly. Market-color inputs include actively quoted benchmark issues, buy-side/evaluator dialogue, sell-side/evaluator dialogue and credit derivative indices.

RMBS - Agency, RMBS - Non-Agency, CMBS, CDO and Other asset-backed securities

As part of the fair valuation process, Level 2 securities in these sub-categories are analyzed by collateral type, deal structure, deal performance and vintage. Market inputs into the valuation process for each sub-category include reported or observed trades, results of bids-wanted, buy-side/sell-side evaluator dialogue, dealer offering and market research reports. Cash flow inputs into the evaluation process include conditional prepayment rates, conditional decay rates, delinquency and loss severity rates. This assumptive data is reviewed and updated using third party reported information to reflect current market convention.

#### U.S. States and political subdivisions of the States

Transaction activity inputs utilized in the valuation of fair value hierarchy Level 2 securities within this sub-category include client and broker trades, dealer posts, results of bids-wanted, institutional secondary offerings, primary market offerings, and Municipal Securities Rulemaking trade feeds. As part of the evaluation process, transaction activity is compared to prior evaluations and necessary adjustments are made accordingly. Market-color inputs include bids, offerings, two-sided markets, buy-side/evaluator dialogue and sell-side/evaluator dialogue. Credit information inputs include issuer financial statements, default and material event notices, developer reports and liquidation and restructuring analysis.

### Equity securities and other investments

Other investment securities generally include investments in thinly traded equity funds and hedge funds. Fair value is determined based upon the most recent net asset values ("NAV") received from the fund administrators, the nature of the underlying investments in the funds and the frequency of subscriptions or redemptions as dictated by the fund's governing documents.

#### Other assets and other liabilities

Other assets and other liabilities primarily include over-the-counter ("OTC") derivatives, which are valued using market transactions and other market evidence whenever possible, including market-based inputs to models, model calibration to market clearing transactions, broker or dealer quotations or alternative independent pricing sources where an understanding of the inputs utilized in arriving at the valuations is obtained. Where models are used, the selection of a particular model to value an OTC derivative depends upon the contractual terms and specific risks inherent in the instrument as well as the availability of pricing information in the market. The Company generally uses similar models to value similar instruments. Valuation models require a variety of inputs, including contractual terms, market prices, yield curves, credit curves, measures of volatility, prepayment rates and correlations of such inputs. For OTC derivatives that trade in liquid markets, such as generic forwards, interest rate swaps and options, model inputs can generally be verified and model selection does not involve significant management judgment.

There were no significant transfers between Level 1 and Level 2 during each of the three and six months ended June 30, 2016 and 2015.

#### (c) Level 3 Assets and Liabilities

The tables below present additional information about assets and liabilities measured at fair value on a recurring basis and for which Level 3 inputs were utilized to determine fair value. The tables present a reconciliation of the beginning and ending balances for the three and six months ended June 30, 2016 and 2015 for all financial assets and liabilities measured at fair value using significant unobservable inputs (Level 3) at June 30, 2016 and 2015, respectively. The tables do not include gains or losses that were reported in Level 3 in prior periods for assets that were transferred out

of Level 3 prior to June 30, 2016 and 2015, respectively. Gains and losses for assets and liabilities classified within Level 3 in the table below may include changes in fair value that are attributable to both observable inputs (Levels 1 and 2) and unobservable inputs (Level 3). Further, it should be noted that the following tables do not take into consideration the effect of offsetting Level 1 and 2 financial instruments entered into by the Company that are either economically hedged by certain exposures to the Level 3 positions or that hedge the exposures in Level 3 positions.

### XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

In general, Level 3 assets include securities for which values were obtained from brokers where either significant inputs were utilized in determining the values that were difficult to corroborate with observable market data, or sufficient information regarding the specific inputs utilized by the broker was not available to support a Level 2 classification. Transfers into or out of Level 3 may arise as a result of the valuations utilized by the Company changing between either those provided by independent pricing services that do not contain significant unobservable inputs and other valuations sourced from brokers that are considered Level 3.

Fixed maturities and short-term investments

The Company's Level 3 assets consist primarily of U.S. Government and Government-Related/Supported, Corporates and CDOs, for which non-binding broker quotes are the primary source of the valuations. Sufficient information regarding the specific inputs utilized by the brokers was not available to support a Level 2 classification. The Company obtains the majority of broker quotes for these securities from third party investment managers who perform independent verifications of these valuations using pricing matrices based upon information gathered by market traders. In addition, for the majority of these securities, the Company compares the broker quotes to independent valuations obtained from third party pricing vendors, which may also consist of broker quotes, to assess if the prices received represent a reasonable estimate of the fair value. Although the Company does not have access to the specific unobservable inputs that may have been used in the fair value measurements of these securities provided by brokers, we would expect that the significant inputs considered are prepayment rates, probability of default, loss severity in the event of default, recovery rates, liquidity premium and reinvestment rates. Significant increases (decreases) in any of those inputs in isolation could result in a significantly different fair value measurement. Generally, a change in the assumption used for the probability of default is accompanied by a directionally similar change in the assumption used for the loss severity and a directionally opposite change in the assumption used for prepayment rates. The remainder of the Level 3 assets relate primarily to private investments (including funds) and certain derivative positions as described below.

#### Other investments

Included within the other investments component of the Company's Level 3 valuations are private investments (including funds) and hedge funds where the Company is not deemed to have significant influence over the investee. The fair value of these investments is based upon net asset values received from the investment manager or general partner of the respective entity. The underlying investments held by the investee that form the basis of the net asset value include assets such as private business ventures and are such that significant Level 3 inputs are utilized in the determination of the individual underlying holding values and, accordingly, the fair value of the Company's investment in each entity is classified within Level 3. The Company has not adjusted the net asset values received; however, management reviews the values received incorporating factors such as the most recent financial information received, annual audited financial statements and the values at which capital transactions with the investee take place when applying judgment regarding whether any adjustments should be made to the net asset value in recording the fair value of each position. Investments in hedge funds included in other investments utilize strategies including arbitrage, directional, event driven and multi-style. The funds potentially have lockup and gate provisions that may limit redemption liquidity. For further details regarding the nature of other investments and related features, see Item 8, Note 8, "Other Investments," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

#### Derivative instruments

Derivative instruments recorded within other liabilities and classified within Level 3 include credit derivatives sold that provide protection on senior tranches of structured finance transactions where the value is obtained directly from the investment bank counterparty and sufficient information regarding the inputs utilized in such valuation was not obtained to support a Level 2 classification and guaranteed minimum income benefits embedded within one reinsurance contract. The majority of inputs utilized in the valuations of these types of derivative contracts are considered Level 1 or Level 2; however, each valuation includes at least one Level 3 input that was significant to the valuation and, accordingly, the values are disclosed within Level 3.

The calculation of the change in fair value of the embedded derivative associated with the GreyCastle Life Retro Arrangements includes the interest income, realized and unrealized gains and losses on Life Funds Withheld Assets and certain related expenses related to the Life Funds Withheld Assets. The fair value of the embedded derivative is included in "Funds withheld on GreyCastle life retrocession arrangements, net of future policy benefit reserves recoverable" on the consolidated balance sheets. The fair value of the embedded derivative is considered a Level 2 valuation.

# XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

	Level 3 Assets and Liabilities - Three Months Ended June 30, 2016				
(U.S. dollars in thousands)	U.S. Governm		Corporate - Non-Financials	RMBS	
Balance, beginning of period	\$44,940 \$ 43,583		\$ 181	\$2,853	
Realized gains (losses)		44			
Movement in unrealized gains (losses)	34	,	1		
Purchases and issuances Sales	_	39	1,747	_	
Settlements	(680)			<u> </u>	)
Transfers into Level 3	<del>-</del>	_	_	<del>-</del>	,
Transfers out of Level 3	_	_		(2,837	)
Balance, end of period	\$44,256	\$ 43,637	\$ 1,929	\$15	
Movement in total gains (losses) above relating to instruments still	\$(3)	\$ 16	\$ 1	<b>\$</b> —	
held at the reporting date	Ψ(ε )	Ψ 10	<b>4</b> 1	Ψ	
				Other	
	RMBS -			asset-	
(U.S. dollars in thousands)	Non	CMBS	CDO	backed	
	Agency			securiti	es
Balance, beginning of period	\$—	\$ <i>—</i>	\$ 21,729	\$4,200	)
Realized gains (losses)	_	_	49	(527	)
Movement in unrealized gains (losses) Purchases and issuances	_	_	473	561 1,072	
Sales				1,072	
Settlements	_	_	(4,457)	(571	)
Transfers into Level 3	_	_	<del>_</del>	3,015	
Transfers out of Level 3	_	_		(895	)
Balance, end of period	\$—	\$ <i>—</i>	\$ 17,794	\$6,855	
Movement in total gains (losses) above relating to instruments still	\$—	\$ <i>—</i>	\$ 522	\$35	
held at the reporting date					
(U.S. dollars in thousands)		Short-term entrestments	Other investments	Derivat Contract	
Balance, beginning of period	\$	\$ <i>—</i>	\$ 301,095	\$ (9,852	2)
Realized gains (losses)	_	_	1,024		
Movement in unrealized gains (losses)			(5,740 )	16	
Purchases and issuances Sales			11,374		
Settlements	_		(4,647)	_	
Transfers into Level 3			_		
Transfers out of Level 3			(59,868)		
Balance, end of period	\$	\$ <i>-</i>	\$ 243,238	\$ (9,830	6)
Movement in total gains (losses) above relating to instruments still held at the reporting date	\$—	\$—	\$ (4,716 )	\$16	

# XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

	Level 3 Assets and Liabilities - Three Months Ended June 30, 2015					
(U.S. dollars in thousands)	U. <b>C.</b> orporate - Govienamicals		ıls	RMBS - Agency		
Balance, beginning of period	\$ <del>-\$</del> -	\$ 5,861		\$1,820		
Realized gains (losses)		(140	)		,	
Movement in unrealized gains (losses) Purchases and issuances	—— —10,000	(44 (123	)	(1 1,297	)	
Sales	—10,000 ——	(123	)	1,297		
Settlements		_		(78	)	
Transfers into Level 3		_		_		
Transfers out of Level 3				_		
Balance, end of period	\$-\$ 10,000	\$ 5,554		\$3,038		
Movement in total gains (losses) above relating to instruments still held at the reporting date	\$ <del>-\$</del>	\$ (184	)	\$(1	)	
	RMBS			Other		
(U.S. dollars in thousands)	- CMBS Non	CDO	CDO		asset- backed	
	Agency			securitie	es	
Balance, beginning of period	\$ <del>-\$</del>	\$ 496,923		\$2,244		
Realized gains (losses)		224		92		
Movement in unrealized gains (losses)		2,445		8		
Purchases and issuances	<del></del>	11,941		40,628		
Sales			,		,	
Settlements Transfers into Level 3		(27,362	)	(227	)	
Transfers out of Level 3		_				
Balance, end of period	\$ <del>-\$</del>	\$ 484,171		\$42,745	5	
Movement in total gains (losses) above relating to instruments still held at		•				
the reporting date	\$ <del>-\$</del>	\$ 2,057		\$100		
(U.S. dollars in thousands)	Noshbristerm Gainemannts			Derivati Contrac		
Balance, beginning of period	\$ <del>-\$</del>	\$ 190,097		\$(9,606	)	
Realized gains (losses)	<del></del>	1,291	`	<u> </u>	`	
Movement in unrealized gains (losses) Purchases and issuances		(139 66,510	)	(147	)	
Sales		00,510				
Settlements		(2,087	)	_		
Transfers into Level 3			,	_		
Transfers out of Level 3		_				
Balance, end of period	\$ <del>-\$</del>	\$ 255,672		\$ (9,753	)	
Movement in total gains (losses) above relating to instruments still held at the reporting date	\$ <del>-\$</del>	\$ 1,152		\$(147	)	

	Ended Ju	ne 30, 2016	abilities - Six M		
(U.S. dollars in thousands)	U.S.	- Corporate e <b>Fi</b> nancials	Corporate -	RMBS	
Balance, beginning of period Realized gains (losses) Movement in unrealized gains (losses) Purchases and issuances Sales	\$45,063		Non-Financial: \$ 188	\$ Agency \$3,077 (3 7	)
Settlements	(1,359)	<u> </u>	(6)	(229	)
Transfers into Level 3	_	<u> </u>	_		,
Transfers out of Level 3	_	(10,285)	_	(2,837	)
Balance, end of period	\$44,256	\$ 43,637	\$ 1,929	\$15	
Movement in total gains (losses) above relating to instruments still held at the reporting date	\$551	\$ 31	\$ —	\$4	
(U.S. dollars in thousands)	RMBS - Non Agency	CMBS	CDO	Other asset-backed securitie	es
Balance, beginning of period	<b>\$</b> —	\$ <i>-</i>	\$ 32,408	\$ 17,85	7
Realized gains (losses)			90	522	
Movement in unrealized gains (losses)			5,730	(2,197	)
Purchases and issuances			_	1,072	
Sales Settlements	_	_	(20.424	— (12.510	
Transfers into Level 3			(20,434	(12,519 3,015	')
Transfers out of Level 3	_	_	<u> </u>	(895	)
Balance, end of period	<b>\$</b> —	\$ <i>—</i>	\$ 17,794	\$6,855	,
Movement in total gains (losses) above relating to instruments still	\$ <u></u>	\$ —	\$ 5,819		, ,
held at the reporting date	<b>\$</b> —	<b>3</b> —	\$ 3,819	\$(1,673	, ,
(U.S. dollars in thousands)		. Short-term	Other s investments	Derivat Contract	
Balance, beginning of period	<b>\$</b> —	\$ <i>-</i>	\$ 283,550	\$(9,791	)
Realized gains (losses)			6,831		
Movement in unrealized gains (losses)	_	_	(8,457 )	(45	)
Purchases and issuances Sales			25,153		
Settlements	_		— (19,465		
Transfers into Level 3	_		15,494	_	
Transfers out of Level 3			(59,868)		
Balance, end of period	<b>\$</b> —	\$ <i>-</i>	\$ 243,238	\$ (9,836	<b>5</b> )
Movement in total gains (losses) above relating to instruments still held at the reporting date	\$—	\$ <i>—</i>	\$ (1,626	\$(45	)

	Months Ended	s and Liabilitie I June 30, 2015			
(U.S. dollars in thousands)	U. Corporate - Govierannicals	Corporate - Non-Financia	ls	RMBS - Agency	
Balance, beginning of period	\$ <del>-\$</del> -	\$ 5,894		\$1,910	
Realized gains (losses)	<del></del>	(141	)	<u> </u>	
Movement in unrealized gains (losses)	—— —10,000	4	`	(2)	
Purchases and issuances (1) Sales	—10,000 ——	(123	)	1,297	
Settlements		(80	)	(167)	
Transfers into Level 3		_	,	_	
Transfers out of Level 3				_	
Balance, end of period	\$-\$ 10,000	\$ 5,554		\$3,038	
Movement in total gains (losses) above relating to instruments still held at the reporting date	\$ <del>-\$</del> —	\$ (136	)	\$—	
	RMBS			Other	
(U.S. dollars in thousands)	CMBS	CDO		asset- backed	
	Non Agency			securities	
Balance, beginning of period	\$ <del>-\$</del>	\$ 687,958		\$5,288	
Realized gains (losses)	<del></del>	260		91	
Movement in unrealized gains (losses)		8,000		10	
Purchases and issuances (1)	<del></del>	11,941		40,628	
Sales		(155,085	)	— (2.070 )	
Settlements Transfers into Level 3		(68,903	)	(3,272)	
Transfers out of Level 3		_			
Balance, end of period	\$ <del>-\$</del>	\$ 484,171		\$42,745	
Movement in total gains (losses) above relating to instruments still held at	\$ <del>-\$</del>	\$ 4,725		\$100	
the reporting date	Ф <del>-Ф</del>	\$ 4,123		\$ 100	
(U.S. dollars in thousands)	No <b>Shbr:S</b> term Gci <b>neratment</b> ts			Derivative Contracts	
Balance, beginning of period	\$ <del>-\$</del> —	\$ 185,083		\$(9,764)	
Realized gains (losses)	<del></del>	2,593			
Movement in unrealized gains (losses)	<del></del>	(1,966	)	11	
Purchases and issuances (1) Sales	<del></del>	73,303			
Settlements		(3,341	)		
Transfers into Level 3		_	,	_	
Transfers out of Level 3		_		_	
Balance, end of period	\$ <del>-\$</del>	\$ 255,672		\$(9,753)	
Movement in total gains (losses) above relating to instruments still held at the reporting date	\$ <del>-\$</del>	\$ 628		\$11	

### XL GROUP PLC

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

### (d) Financial Instruments Not Carried at Fair Value

Authoritative guidance over disclosures about the fair value of financial instruments requires additional disclosure of fair value information for financial instruments not carried at fair value in both interim and annual reporting periods. Certain financial instruments, particularly insurance contracts, are excluded from these fair value disclosure requirements. The carrying values of cash and cash equivalents, accrued investment income, net receivable from investments sold, other assets, net payable for investments purchased, other liabilities and other financial instruments not included below approximated their fair values.

The following table includes financial instruments for which the carrying value differs from the estimated fair values as of June 30, 2016 and December 31, 2015. All of these fair value estimates are considered Level 2 fair value measurements.

	June 30, 20	16	December 3	1, 2015
(U.S. dollars in thousands)	Carrying	Fair	Carrying	Fair
	Value	Value	Value	Value
Financial Assets - Other investments	\$141,675	\$153,622	\$141,329	\$154,065
Deposit liabilities	\$1,178,113	\$1,504,030	\$1,168,376	\$1,436,210
Notes payable and debt	2,646,324	2,866,838	2,644,970	2,805,152
Financial Liabilities	\$3,824,437	\$4,370,868	\$3,813,346	\$4,241,362

The Company historically participated in structured transactions. Remaining structured transactions include cash loans supporting project finance transactions, a liquidity facility financing provided to structured project deals and an investment in a payment obligation with an insurance company. These transactions are carried at amortized cost. The fair value of these investments held by the Company is determined through use of internal models utilizing reported trades, benchmark yields, broker/dealer quotes, issuer spreads, two-sided markets, benchmark securities, bids, offers and reference data.

Deposit liabilities include obligations under structured insurance and reinsurance transactions. For purposes of fair value disclosures, the Company determined the estimated fair value of the deposit liabilities by assuming a discount rate equal to the appropriate U.S. Treasury rate plus 49.9 basis points and 26.5 basis points as of June 30, 2016 and December 31, 2015, respectively. The discount rate incorporates the Company's own credit risk into the determination of estimated fair value.

The fair values of the Company's notes payable and debt outstanding were determined based on quoted market prices. There are no significant concentrations of credit risk within the Company's financial instruments as defined in the authoritative guidance over disclosures of fair value of financial instruments not carried at fair value, which excludes certain financial instruments, particularly insurance contracts.

### 5. Segment Information

The Company is organized into two operating segments: Insurance and Reinsurance. Subsequent to the transaction described in Note 3(c), "Acquisitions and Disposals - Catlin Acquisition," the underwriting results of the acquired businesses from the Acquisition Date through June 30, 2016 are included in the Company's Insurance or Reinsurance segment, as appropriate.

The Company's general investment and financing operations are reflected in "Corporate and Other." Subsequent to the transaction described in Note 1, "Basis of Preparation and Consolidation," GCLR reinsures the majority of the Company's life reinsurance business through the GreyCastle Life Retro Arrangements. The results of the run-off life operations not subject to the GreyCastle Life Retro Arrangements are also reported within Corporate and Other. The Company evaluates the performance of both the Insurance and Reinsurance segments based on underwriting profit. Other items of revenues and expenditures of the Company are not evaluated at the segment level. In addition, the Company does not allocate investment assets used to support its Property and Casualty ("P&C") operations to the individual segments, except as noted below. Investment assets related to the Company's run-off life operations and certain structured products included in the Insurance and Reinsurance segments are held in separately identified portfolios. As such, net investment income from these assets is included in the contribution from the applicable

segment or in Corporate and Other.

The following tables summarize the segment results for the three and six months ended June 30, 2016 and 2015:

(1) Gross premiums written \$2,512,012 \$1,018,766 \$3,530,778 \$68,545 \$3,599,32 Net premiums written 1,780,192 942,419 2,722,611 3,508 2,726,119 Net premiums earned 1,696,720 831,984 2,528,704 3,508 2,532,212	)
Net premiums earned 1,606,720 921,094 2,529,704 2,509 2,522,217	
1,030,720 031,304 2,320,704 5,306 2,332,212	2
Less: Net losses and loss expenses (2) 1,095,739 536,647 1,632,386 5,482 1,637,868	3
Less: Acquisition costs (2) 232,414 186,283 418,697 1,823 420,520	
Less: Operating expenses (3) 307,468 68,260 375,728 405 376,133	
Underwriting profit (loss) \$61,099 \$40,794 \$101,893 \$(4,202) \$97,691	
Net investment income - excluding Life Funds  With all A costs (4)  154,642  7,525  162,167	
Withheld Assets (4)	
Net investment income - Life Funds Withheld  39,146  39,146	
Assets	
Net results from structured products (5) 2,765 (706 ) 2,059 — 2,059	
Net fee income and other (6) (3,749 ) 1,248 (2,501 ) 171 (2,330	)
Net realized gains (losses) on investments - 27,948 (8,480 ) 19,468	
excluding Life Funds Withheld Assets  Not realized using (lease) an investments and not	
Net realized gains (losses) on investments and net unrealized gains (losses) on investments, Trading (71 ) 85,220 85,149	
unrealized gains (losses) on investments, Trading - Life Funds Withheld Assets  (71 ) 85,220 85,149	
Net realized and unrealized gains (losses) on	
derivative instruments  — 906 906	
Net realized and unrealized gains (losses) on life	
retrocession embedded derivative and derivative — (229,742) (229,742)	)
instruments - Life Funds Withheld Assets	,
Net income (loss) from investment fund affiliates	
and operating affiliates  — 34,597 34,597	
Less: Exchange (gains) losses — (19,100) (19,100	)
Less: Corporate operating expenses — 133,185 133,185	
Contribution from P&C and Corporate and Other 283,970 (188,944) 95,026	
Less: Interest expense (7) 43,733 43,733	
Less: Non-controlling interests 5,044 5,044	
Less: Income tax expense 2,467 2,467	
Net income (loss) attributable to ordinary \$43,782	
shareholders \$43,782	
Ratios – P&C operations: (8)	
Loss and loss expense ratio 64.6 % 64.5 % 64.6 %	
Underwriting expense ratio 31.8 % 30.6 % 31.4 %	
Combined ratio 96.4 % 95.1 % 96.0 %	

Corporate and Other includes other items of our revenue and expenditures that are not evaluated at the segment level for reporting purposes, as well as the Company's run-off life operations.

<sup>(2)</sup> The Company has reflected the amortization of certain fair value adjustments recorded in conjunction with the Catlin Acquisition within the respective segments.

<sup>(3)</sup> Operating expenses of the segments exclude Corporate operating expenses, shown separately.

- (4) Net investment income excluding Life Funds Withheld Assets does not include net investment income related to the net results from structured products.
- (5) The net results from P&C structured products include net investment income and interest expense of \$14.1 million and \$12.0 million, respectively.
- Net fee income and other includes operating expenses from the Company's loss prevention consulting services business.
- (7) Interest expense excludes interest expense related to structured products recorded in the Insurance and Reinsurance segments.
- (8) Ratios are based on net premiums earned from P&C operations.

XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

Three Months Ended June 30, 2015 (U.S. dollars in thousands, except ratios)	Insurance		Reinsuranc	e Total P&	С	Corporate and Other (1)		
Gross premiums written	\$2,219,444	1	\$782,248	\$3,001,69	92	\$79,443	\$3,081,13	5
Net premiums written	1,401,772		698,301	2,100,073		18,258	2,118,331	
Net premiums earned	1,412,906		650,889	2,063,795	i	18,258	2,082,053	
Less: Net losses and loss expenses (2)	896,370		254,825	1,151,195	5	22,081	1,173,276	
Less: Acquisition costs (2)	181,716		158,217	339,933		1,684	341,617	
Less: Operating expenses (3)	292,161		71,727	363,888			363,829	
Underwriting profit (loss)	\$42,659		\$166,120	\$208,779		\$(5,448)		
Net investment income - excluding Life Funds						10.021		
Withheld Assets (4)				149,461		10,831	160,292	
Net investment income - Life Funds Withheld						16.061	16.061	
Assets						46,864	46,864	
Net results from structured products (5)	3,401		1,856	5,257			5,257	
Net fee income and other (6)	(2,033	)	623	(1,410	)	46	(1,364	)
Net realized gains (losses) on investments -				4 222		120	1 251	
excluding Life Funds Withheld Assets				4,223		128	4,351	
Net realized gains (losses) on investments and net								
unrealized gains (losses) on investments, Trading -				_		45,616	45,616	
Life Funds Withheld Assets								
Net realized and unrealized gains (losses) on						48,509	48,509	
derivative instruments				<del></del>		40,509	40,309	
Net realized and unrealized gains (losses) on life								
retrocession embedded derivative and derivative						239,174	239,174	
instruments - Life Funds Withheld Assets								
Net income (loss) from investment fund affiliates						40,839	40,839	
and operating affiliates				<del></del>		•		
Gain on sale of operating affiliate						340,407	340,407	
Less: Exchange (gains) losses				_		10,374	10,374	
Less: Corporate operating expenses				_		130,987	130,987	
Contribution from P&C and Corporate and Other				366,310		625,605	991,915	
Less: Interest expense (7)						39,038	39,038	
Less: Non-controlling interests						4,879	4,879	
Less: Income tax expense						32,959	32,959	
Net income (loss) attributable to ordinary							\$915,039	
shareholders							Ψ)10,00)	
Ratios – P&C operations: (8)								
Loss and loss expense ratio	63.4			% 55.8	%			
Underwriting expense ratio	33.6			% 34.1	%			
Combined ratio	97.0	%	74.5	% 89.9	%			

Corporate and Other includes other items of our revenue and expenditures that are not evaluated at the segment level for reporting purposes, as well as the Company's run-off life operations.

<sup>(2)</sup> The Company has reflected the amortization of certain fair value adjustments recorded in conjunction with the Catlin Acquisition within the respective segments.

<sup>(3)</sup> Operating expenses of the segments exclude Corporate operating expenses, shown separately.

- (4) Net investment income excluding Life Funds Withheld Assets does not include net investment income related to the net results from structured products.
- (5) The net results from P&C structured products include net investment income and interest expense of \$16.0 million and \$10.6 million, respectively.
- Net fee income and other includes operating expenses from the Company's loss prevention consulting services business.
- (7) Interest expense excludes interest expense related to structured products recorded in the Insurance and Reinsurance segments.
- (8) Ratios are based on net premiums earned from P&C operations.

XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

Six Months Ended June 30, 2016 (U.S. dollars in thousands, except ratios)	Insurance		Reinsurance	e '	Total P&C	1	Corporate and Other (1)		Total	
Gross premiums written	\$5,015,984	4	\$2,874,109		\$7,890,093	3	\$137,456		\$8,027,549	9
Net premiums written	3,284,126		2,500,080		5,784,206		6,672		5,790,878	
Net premiums earned	3,290,594		1,589,556	4	4,880,150		6,672		4,886,822	
Less: Net losses and loss expenses (2)	2,095,331		919,540		3,014,871		10,419		3,025,290	
Less: Acquisition costs (2)	457,872		362,631	;	820,503		3,284		823,787	
Less: Operating expenses (3)	619,900		147,494		767,394		623		768,017	
Underwriting profit (loss)	\$117,491		\$159,891		\$277,382		\$(7,654	)	\$269,728	
Net investment income - excluding Life Funds				,	297,773		16,058		313,831	
Withheld Assets (4)					271,115		10,050		313,031	
Net investment income - Life Funds Withheld							80,706		80,706	
Assets							00,700			
Net results from structured products (5)	3,987		42		4,029				4,029	
Net fee income and other (6)	(7,611	)	2,085	(	(5,526	)	473		(5,053	)
Net realized gains (losses) on investments -					16,788		(5,736	)	11,052	
excluding Life Funds Withheld Assets					•			•	•	
Net realized gains (losses) on investments and					(71	`	106 206		106 215	
net unrealized gains (losses) on investments,				(	(71	)	186,386		186,315	
Trading - Life Funds Withheld Assets										
Net realized and unrealized gains (losses) on derivative instruments				-			(2,716	)	(2,716	)
Net realized and unrealized gains (losses) on life										
retrocession embedded derivative and derivative				_			(465,822	`	(465 822	)
instruments - Life Funds Withheld Assets							(403,022	,	(403,022	,
Net income (loss) from investment fund affiliates	S									
and operating affiliates	S			-			42,668		42,668	
Less: Exchange (gains) losses				_			(52,919	)	(52,919	)
Less: Corporate operating expenses				_			245,695		245,695	,
Contribution from P&C and Corporate and Other	r				590,375		(348,413		241,962	
Less: Interest expense (7)					•		85,346		85,346	
Less: Non-controlling interests							66,187		66,187	
Less: Income tax expense							24,762		24,762	
Net income (loss) attributable to ordinary									¢ 65 667	
shareholders									\$65,667	
Ratios – P&C operations: (8)										
Loss and loss expense ratio	63.7	%	57.8	% (	61.8	%				
Underwriting expense ratio	32.7				32.5	%				
Combined ratio	96.4	%	89.9	%	94.3	%				

Corporate and Other includes other items of our revenue and expenditures that are not evaluated at the segment level for reporting purposes, as well as the Company's run-off life operations.

<sup>(2)</sup> The Company has reflected the amortization of certain fair value adjustments recorded in conjunction with the Catlin Acquisition within the respective segments.

<sup>(3)</sup> Operating expenses of the segments exclude Corporate operating expenses, shown separately.

<sup>(4)</sup> 

Net investment income - excluding Life Funds Withheld Assets does not include net investment income related to the net results from structured products.

- (5) The net results from P&C structured products include net investment income and interest expense of \$26.7 million and \$22.7 million, respectively.
- (6) Net fee income and other includes operating expenses from the Company's loss prevention consulting services business.
- (7) Interest expense excludes interest expense related to structured products recorded in the Insurance and Reinsurance segments.
- (8) Ratios are based on net premiums earned from P&C operations.

XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

Six Months Ended June 30, 2015 (U.S. dollars in thousands, except ratios)	Insurance		Reinsurance	Total P&C	1	Corporate and Other (1)	Total	
Gross premiums written	\$3,874,191		\$1,607,910	\$5,482,10	1	\$154,394	\$5,636,495	
Net premiums written	2,490,880		1,445,936	3,936,816		32,764	3,969,580	
Net premiums earned	2,375,212		1,008,077	3,383,289		32,764	3,416,053	
Less: Net losses and loss expenses (2)	1,513,317		407,705	1,921,022		41,468	1,962,490	
Less: Acquisition costs (2)	262,103		229,709	491,812		3,501	495,313	
Less: Operating expenses (3)	500,618		114,222	614,840		872	615,712	
Underwriting profit (loss)	\$99,174		\$256,441	\$355,615		\$(13,077)	\$342,538	
Net investment income - excluding Life Funds				282,269		21,041	303,310	
Withheld Assets (4)				,		,	ŕ	
Net investment income - Life Funds Withheld						97,283	97,283	
Assets	( 20(		2.076	10.202				
Net results from structured products (5)	6,306	`	3,976	10,282	`	170	10,282	
Net fee income and other (6)	(9,498	)	1,448	(8,050	)	178	(7,872)	)
Net realized gains (losses) on investments -				10,030		(1,077)	8,953	
excluding Life Funds Withheld Assets Net realized gains (losses) on investments and								
net unrealized gains (losses) on investments and						93,905	93,905	
Trading - Life Funds Withheld Assets						93,903	93,903	
Net realized and unrealized gains (losses) on								
derivative instruments						65,030	65,030	
Net realized and unrealized gains (losses) on life	<b>5</b>							
retrocession embedded derivative and derivative						9,807	9,807	
instruments - Life Funds Withheld Assets	,					<i>)</i> ,007	<i>)</i> ,007	
Net income (loss) from investment fund affiliate	es							
and operating affiliates						98,836	98,836	
Gain on sale of operating affiliate						340,407	340,407	
Less: Exchange (gains) losses						37,764	37,764	
Less: Corporate operating expenses				_		193,430	193,430	
Contribution from P&C and Corporate and Othe	er			650,146		481,139	1,131,285	
Less: Interest expense (7)						80,519	80,519	
Less: Non-controlling interests						42,269	42,269	
Less: Income tax expense						57,177	57,177	
Net income (loss) attributable to ordinary							¢051 220	
shareholders							\$951,320	
Ratios – P&C operations: (8)								
Loss and loss expense ratio				56.8	%			
Underwriting expense ratio				32.7	%			
Combined ratio	95.8	%	74.6	89.5	%			

Corporate and Other includes other items of our revenue and expenditures that are not evaluated at the segment level for reporting purposes, as well as the Company's run-off life operations.

<sup>(2)</sup> The Company has reflected the amortization of certain fair value adjustments recorded in conjunction with the Catlin Acquisition within the respective segments.

<sup>(3)</sup> Operating expenses of the segments exclude Corporate operating expenses, shown separately.

- (4) Net investment income excluding Life Funds Withheld Assets does not include net investment income related to the net results from structured products.
- (5) The net results from P&C structured products include net investment income and interest expense of \$31.1 million and \$20.6 million, respectively.
- Net fee income and other includes operating expenses from the Company's loss prevention consulting services business.
- (7) Interest expense excludes interest expense related to structured products recorded in the Insurance and Reinsurance segments.
- (8) Ratios are based on net premiums earned from P&C operations.

# XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

The following tables summarize the Company's net premiums earned by line of business for the three and six months ended June 30, 2016 and 2015:

Three Months Ended June 30, 2016 (U.S. dollars in thousands) P&C Operations:	Insurance	Reinsurance	Corporate and Other	Total
Professional	\$319,344	\$ 39,798	\$ <i>-</i>	\$359,142
Casualty	448,000	191,447	_	639,447
Property catastrophe	_	214,313		214,313
Property	380,641	260,270	_	640,911
Specialty	395,962	45,812	_	441,774
Other (1)	152,773	80,344	_	233,117
Total P&C Operations	\$1,696,720	\$ 831,984	\$ <i>—</i>	\$2,528,704
Corporate and Other:				
Run-off Life operations - Annuity	<b>\$</b> —	\$ —	\$ 1	\$1
Run-off Life operations - Other Life			3,507	3,507
Total Corporate and Other	<b>\$</b> —	\$ —	\$ 3,508	\$3,508
Total	\$1,696,720	\$ 831,984	\$ 3,508	\$2,532,212
Three Months Ended June 30, 2015 (U.S. dollars in thousands) P&C Operations:	Insurance	Reinsurance	Corporate and Other	Total
	Insurance \$286,359	Reinsurance \$43,225	•	Total \$329,584
(U.S. dollars in thousands) P&C Operations:			and Other	
(U.S. dollars in thousands) P&C Operations: Professional	\$286,359	\$ 43,225	and Other	\$329,584
(U.S. dollars in thousands) P&C Operations: Professional Casualty	\$286,359	\$ 43,225 125,787	and Other	\$329,584 579,314
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe	\$286,359 453,527	\$ 43,225 125,787 163,452	and Other	\$329,584 579,314 163,452
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property	\$286,359 453,527 — 306,028	\$ 43,225 125,787 163,452 231,898	and Other \$— — —	\$329,584 579,314 163,452 537,926
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty	\$286,359 453,527 — 306,028 354,557	\$ 43,225 125,787 163,452 231,898 32,549 53,978	and Other \$— — —	\$329,584 579,314 163,452 537,926 387,106
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1)	\$286,359 453,527 — 306,028 354,557 12,435	\$ 43,225 125,787 163,452 231,898 32,549 53,978	and Other  \$ — — — — — —	\$329,584 579,314 163,452 537,926 387,106 66,413
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1) Total P&C Operations	\$286,359 453,527 — 306,028 354,557 12,435	\$ 43,225 125,787 163,452 231,898 32,549 53,978	and Other  \$ — — — — — —	\$329,584 579,314 163,452 537,926 387,106 66,413
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1) Total P&C Operations Corporate and Other:	\$286,359 453,527 — 306,028 354,557 12,435 \$1,412,906 \$—	\$ 43,225 125,787 163,452 231,898 32,549 53,978 \$ 650,889	and Other  \$ — — — — — — — — — — — — — — —	\$329,584 579,314 163,452 537,926 387,106 66,413 \$2,063,795
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1) Total P&C Operations Corporate and Other: Run-off Life operations - Annuity Run-off Life operations - Other Life Total Corporate and Other	\$286,359 453,527 — 306,028 354,557 12,435 \$1,412,906 \$— — \$—	\$ 43,225 125,787 163,452 231,898 32,549 53,978 \$ 650,889 \$ — — \$ —	and Other  \$ —  —  —  —  \$ —  \$ 1  18,257  \$ 18,258	\$329,584 579,314 163,452 537,926 387,106 66,413 \$2,063,795 \$1 18,257 \$18,258
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1) Total P&C Operations Corporate and Other: Run-off Life operations - Annuity Run-off Life operations - Other Life	\$286,359 453,527 — 306,028 354,557 12,435 \$1,412,906 \$—	\$ 43,225 125,787 163,452 231,898 32,549 53,978 \$ 650,889 \$ — — \$ —	and Other  \$ —  —  —  —  \$ —  \$ 1  18,257	\$329,584 579,314 163,452 537,926 387,106 66,413 \$2,063,795 \$1 18,257

Other within the Insurance segment includes: excess and surplus, programs, surety, structured indemnity and (1) certain discontinued lines. Other within the Reinsurance segment includes: whole account contracts, structured indemnity and other lines.

Six Months Ended June 30, 2016 (U.S. dollars in thousands) P&C Operations:	Insurance	Reinsurance	Corporate and Other	Total
Professional	\$652,298	\$82,953	\$ <i>—</i>	\$735,251
Casualty	868,212	346,186		1,214,398
Property catastrophe		419,614		419,614
Property	740,274	514,669	_	1,254,943
Specialty	763,314	82,005	_	845,319
Other (1)	266,496	144,129	_	410,625
Total P&C Operations	\$3,290,594	\$1,589,556	\$ <i>—</i>	\$4,880,150
Corporate and Other:				
Run-off Life operations - Annuity	<b>\$</b> —	\$—	\$ 1	\$1
Run-off Life operations - Other Life			6,671	6,671
Total Corporate and Other	<b>\$</b> —	\$—	\$6,672	\$6,672
Total	\$3,290,594	\$1,589,556	\$6,672	\$4,886,822
Six Months Ended June 30, 2015 (U.S. dollars in thousands) P&C Operations:	Insurance	Reinsurance	Corporate and Other	Total
· · · · · · · · · · · · · · · · · · ·	Insurance \$552,772	Reinsurance \$78,233	•	Total \$631,005
(U.S. dollars in thousands) P&C Operations:			and Other	
(U.S. dollars in thousands) P&C Operations: Professional	\$552,772	\$78,233	and Other	\$631,005
(U.S. dollars in thousands) P&C Operations: Professional Casualty	\$552,772	\$78,233 183,995	and Other \$— —	\$631,005 978,838
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe	\$552,772 794,843	\$78,233 183,995 257,525	and Other \$— —	\$631,005 978,838 257,525
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property	\$552,772 794,843 — 478,447	\$78,233 183,995 257,525 363,122	and Other \$— — —	\$631,005 978,838 257,525 841,569
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty	\$552,772 794,843 — 478,447 526,553 22,597	\$78,233 183,995 257,525 363,122 50,624	and Other \$— — —	\$631,005 978,838 257,525 841,569 577,177
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1)	\$552,772 794,843 — 478,447 526,553 22,597	\$78,233 183,995 257,525 363,122 50,624 74,578	and Other \$ — — — — — —	\$631,005 978,838 257,525 841,569 577,177 97,175
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1) Total P&C Operations Corporate and Other: Run-off Life operations - Annuity	\$552,772 794,843 — 478,447 526,553 22,597	\$78,233 183,995 257,525 363,122 50,624 74,578	and Other \$ — — — — — —	\$631,005 978,838 257,525 841,569 577,177 97,175
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1) Total P&C Operations Corporate and Other:	\$552,772 794,843 — 478,447 526,553 22,597 \$2,375,212	\$78,233 183,995 257,525 363,122 50,624 74,578 \$1,008,077	and Other \$ — — — — — — — — — — — — — — —	\$631,005 978,838 257,525 841,569 577,177 97,175 \$3,383,289
(U.S. dollars in thousands) P&C Operations: Professional Casualty Property catastrophe Property Specialty Other (1) Total P&C Operations Corporate and Other: Run-off Life operations - Annuity	\$552,772 794,843 — 478,447 526,553 22,597 \$2,375,212 \$—	\$78,233 183,995 257,525 363,122 50,624 74,578 \$1,008,077	and Other  \$ — — — — — \$ — \$ —	\$631,005 978,838 257,525 841,569 577,177 97,175 \$3,383,289 \$—

Other within the Insurance segment includes: excess and surplus, programs, surety, structured indemnity and (1)certain discontinued lines. Other within the Reinsurance segment includes: whole account contracts, structured indemnity and other lines.

#### 6. Investments

(a) Fixed Maturities, Short-Term Investments and Equity Securities

Amortized Cost and Fair Value Summary

The cost (amortized cost for fixed maturities and short-term investments), fair value, gross unrealized gains and gross unrealized (losses), including non-credit related OTTI recorded in AOCI, of the Company's AFS investments as of June 30, 2016 and December 31, 2015 were as follows:

	Included in	AOCI			
Cost or	Gross	Gross		Non-cred	lit
Amortized	Unrealized	Unrealized	Fair Value	Related	
Cost	Gains	Losses		OTTI (1)	)
\$4,006,824	\$130,453			<b>\$</b> —	
3,657,989	•			_	
6,619,610	263,286			(187	)
4,330,183	127,847			_	
287,736	19,145			(50,013	)
270,546				(1,231	)
21,437	3	(3,640 )	17,800	(1,208	)
1,030,209	22,669	(9,400)	1,043,478	(974	)
2,452,935	183,357	(1,258)	2,635,034		
5,481,374	200,030	(73,973)	5,607,431	_	
\$28 158 8/13	\$1,052,055	\$(106.880)	\$20.01/.018	\$(53.613	
Ψ20,130,043	\$1,032,733	ψ(170,000)	Ψ27,014,710	ψ(33,013	, ,
446 469	1 347	(3.515)	444 301		
•		,			
955,231	104,985	(20,423)	1,039,793	_	
\$29 560 543	\$1 159 287	\$(220.818)	\$30,499,012	\$(53.613	
Ψ27,300,343	ψ1,137,207	ψ(220,010)	Ψ30,477,012	Ψ(33,013	, ,
\$9,691	\$2,808	<b>\$</b> —	\$12,499	<b>\$</b> —	
•		_	•	_	
•		_		_	
545	141	_	686	_	
21,384	2,868	_	24,252	_	
86,373	18,646		105,019		
98,736	19,061		117,797		
596,382	254,211		850,593		
\$2 230 757	\$613.040	\$	\$2 8/3 806	\$	
Ψ 4,430,131	ψ013,047	ψ—	Ψ2,043,000	ψ—	
\$31,791,300	\$1,772,336	\$(220,818)	\$33,342,818	\$(53,613	3)
	Amortized Cost  \$4,006,824 3,657,989 6,619,610 4,330,183 287,736 270,546 21,437 1,030,209 2,452,935 5,481,374 \$28,158,843  446,469 955,231 \$29,560,543  \$9,691 441,261 976,385 545 21,384 86,373 98,736 596,382 \$2,230,757	Cost or Amortized Cost         Gross Unrealized Gains           \$4,006,824         \$130,453           3,657,989         95,287           6,619,610         263,286           4,330,183         127,847           287,736         19,145           270,546         10,878           21,437         3           1,030,209         22,669           2,452,935         183,357           5,481,374         200,030           \$28,158,843         \$1,052,955           446,469         1,347           955,231         104,985           \$29,560,543         \$1,159,287           \$9,691         \$2,808           441,261         63,203           976,385         252,111           545         141           21,384         2,868           86,373         18,646           98,736         19,061           596,382         254,211           \$2,230,757         \$613,049	Amortized Cost Gains Losses  \$4,006,824 \$130,453 \$(3,189) 3,657,989 95,287 (27,305) 6,619,610 263,286 (54,539) 4,330,183 127,847 (2,400) 287,736 19,145 (18,066) 270,546 10,878 (3,110) 21,437 3 (3,640) 1,030,209 22,669 (9,400) 2,452,935 183,357 (1,258) 5,481,374 200,030 (73,973) \$28,158,843 \$1,052,955 \$(196,880)  446,469 1,347 (3,515) 955,231 104,985 (20,423) \$29,560,543 \$1,159,287 \$(220,818)  \$9,691 \$2,808 \$— 441,261 63,203 — 976,385 252,111 — 545 141 — 21,384 2,868 — 86,373 18,646 — 98,736 19,061 — 596,382 254,211 — \$2,230,757 \$613,049 \$—	Cost or Amortized Cost         Gross Gains         Gross Unrealized Losses         Fair Value Fair Value Losses           \$4,006,824         \$130,453         \$(3,189)         \$4,134,088           3,657,989         95,287         (27,305)         3,725,971           6,619,610         263,286         (54,539)         6,828,357           4,330,183         127,847         (2,400)         4,455,630           287,736         19,145         (18,066)         288,815           270,546         10,878         (3,110)         278,314           21,437         3         (3,640)         17,800           1,030,209         22,669         (9,400)         1,043,478           2,452,935         183,357         (1,258)         2,635,034           5,481,374         200,030         (73,973)         5,607,431           \$28,158,843         \$1,052,955         \$(196,880)         \$29,014,918           446,469         1,347         (3,515)         444,301           955,231         104,985         (20,423)         1,039,793           \$29,560,543         \$1,159,287         \$(220,818)         \$30,499,012           \$9,691         \$2,808         \$	Cost or Amortized         Gross Unrealized Gains         Gross Unrealized Losses         Fair Value Fair Value         Non-cree Related OTTI (1)           \$4,006,824         \$130,453         \$(3,189)         \$4,134,088         \$—           3,657,989         95,287         (27,305)         3,725,971         —           6,619,610         263,286         (54,539)         6,828,357         (187           4,330,183         127,847         (2,400)         4,455,630         —           287,736         19,145         (18,066)         288,815         (50,013)           270,546         10,878         (3,110)         278,314         (1,231)           21,437         3         (3,640)         17,800         (1,208)           1,030,209         22,669         (9,400)         1,043,478         (974)           2,452,935         183,357         (1,258)         2,635,034         —           \$28,158,843         \$1,052,955         \$(196,880)         \$29,014,918         \$(53,613)           446,469         1,347         (3,515)         444,301         —           \$29,560,543         \$1,159,287         \$(220,818)         \$30,499,012         \$(53,613)           \$9,691         \$2,808         \$—

<sup>(1)</sup> Represents the non-credit component of OTTI losses, adjusted for subsequent sales of securities. It does not include the change in fair value subsequent to the impairment measurement date.

December 31, 2015 (U.S. dollars in thousands)	Cost or Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value	Non-credit Related OTTI (1)
Fixed maturities - AFS - Excluding Life Funds Withheld Assets					
U.S. Government	\$5,047,621	\$52,355	\$(3/1330)	\$5,065,637	<b>\$</b> —
Corporate - Financials	3,535,830	49,535		3,561,909	ψ— —
Corporate - Non Financials	6,867,525	130,568		6,900,447	_
RMBS – Agency	3,697,756	77,776		3,757,971	_
RMBS – Non-Agency	319,876	25,644		328,540	(54,200 )
CMBS	401,713	7,933		405,316	(1,182)
CDOs	41,679	4		32,410	(1,208)
Other asset-backed securities	1,164,426	17,665		1,168,572	(1,144)
U.S. States and political subdivisions of the States	2,514,048	125,395		2,632,070	_
Non-U.S. Government	5,249,148	100,383		5,251,614	
Total fixed maturities - AFS - Excluding Life Funds	¢20,020, <i>€</i> 22	Φ 5 0 7 2 5 0	¢ (222 204)	¢20 104 40¢	Φ ( <b>57.724</b> )
Withheld Assets	\$28,839,622	\$387,238	\$(322,394)	\$29,104,486	\$(57,734)
Total short-term investments - Excluding Life Funds	618,851	967	(2.429 )	617 200	
Withheld Assets	018,831	967	(2,428)	617,390	_
Total equity securities - Excluding Life Funds	834,079	89,993	(45,153)	878,919	
Withheld Assets	034,079	09,993	(45,155)	0/0,919	_
Total investments - AFS - Excluding Life Funds Withheld Assets	\$30,292,552	\$678,218	\$(369,975)	\$30,600,795	\$(57,734)
Fixed maturities - AFS - Life Funds Withheld Assets					
U.S. Government	\$10,721	\$2,021	\$—	\$12,742	\$—
Corporate - Financials	531,016	67,220	<u>.</u>	598,236	<del></del>
Corporate - Non Financials	1,132,926	175,702		1,308,628	
RMBS – Agency	591	161	_	752	_
RMBS – Non-Agency	24,401	2,552		26,953	
CMBS	107,968	14,513		122,481	
Other asset-backed securities	132,674	17,121		149,795	_
Non-U.S. Governments	737,735	195,781		933,516	
Total fixed maturities - AFS - Life Funds Withheld Assets	\$2,678,032	\$475,071	\$	\$3,153,103	\$
Total investments - AFS	\$32,970,584	\$1,153,289	\$(369,975)	\$33,753,898	\$(57,734)

<sup>(1)</sup> Represents the non-credit component of OTTI losses, adjusted for subsequent sales of securities. It does not include the change in fair value subsequent to the impairment measurement date.

The cost (amortized cost for fixed maturities and short-term investments) and fair value of the Company's Trading investments at December 31, 2016 and 2015 were as follows:

June 30, 2016	Amortized	Fair Value
(U.S. dollars in thousands)	Cost	Tan value
Fixed maturities - Trading - Life Funds Withheld Assets		
U.S. Government	\$17,827	\$18,570
Corporate - Financials	400,872	416,325
Corporate - Non Financials	558,059	592,848
RMBS – Agency	1,844	1,868

RMBS – Non-Agency	190	197
CMBS	4,970	5,223
CDO		
Other asset-backed securities	24,858	25,965
U.S. States and political subdivisions of the States	_	_
Non-U.S. Governments	376,968	417,411
Total fixed maturities - Trading - Life Funds Withheld Assets	\$1,385,588	\$1,478,407
Total short-term investments - Trading - Life Funds Withheld Assets	\$18,495	\$18,499
Total investments - Trading - Life Funds Withheld Assets	\$1,404,083	\$1,496,906

alue
aruc
)
66
21
)
1
5,699
30
5,029
5 5 5 5 5 5

As of June 30, 2016 and December 31, 2015, approximately 2.3% and 2.0%, respectively, of the Company's fixed income investment portfolio at fair value, excluding Life Funds Withheld Assets, was invested in securities that were below investment grade or not rated. Approximately 14.2% and 14.7% of the gross unrealized losses in the Company's fixed income investment portfolio, excluding Life Funds Withheld Assets, as of June 30, 2016 and December 31, 2015, respectively, related to securities that were below investment grade or not rated.

### **Contractual Maturities Summary**

The contractual maturities of AFS fixed income securities as of June 30, 2016 and December 31, 2015 are shown below. Actual maturities may differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

	June 30, 201	6	December 31, 2015		
(IIC dellows in thousands)	Amortized	Fair	Amortized	Fair	
(U.S. dollars in thousands)	Cost	Value	Cost	Value	
Fixed maturities - AFS - Excluding Life Funds Withheld Assets	S				
Due less than one year	\$1,971,202	\$1,960,971	\$2,106,851	\$2,104,106	
Due after 1 through 5 years	12,992,741	13,266,292	14,051,494	14,143,461	
Due after 5 through 10 years	5,733,195	6,008,825	5,680,830	5,740,954	
Due after 10 years	1,521,594	1,694,793	1,374,997	1,423,156	
	\$22,218,732	\$22,930,881	\$23,214,172	\$23,411,677	
RMBS – Agency	4,330,183	4,455,630	3,697,756	3,757,971	
RMBS – Non-Agency	287,736	288,815	319,876	328,540	
CMBS	270,546	278,314	401,713	405,316	
CDOs	21,437	17,800	41,679	32,410	
Other asset-backed securities	1,030,209	1,043,478	1,164,426	1,168,572	
Total mortgage and asset-backed securities	\$5,940,111	\$6,084,037	\$5,625,450	\$5,692,809	
Total fixed maturities - AFS - Excluding Life Funds Withheld	\$28 158 8/13	\$20.01/.018	\$28 830 622	\$29,104,486	
Assets	Ψ20,130,043	Ψ27,014,710	\$20,037,022	Ψ27,104,400	
Fixed maturities - AFS - Life Funds Withheld Assets					
Due less than one year	\$87,483	\$97,965	\$81,700	\$92,921	
Due after 1 through 5 years	327,255	357,289	386,810	416,743	
Due after 5 through 10 years	427,845	509,997	491,621	558,805	
Due after 10 years	1,181,136	1,630,801	1,452,267	1,784,653	
	\$2,023,719	\$2,596,052	\$2,412,398	\$2,853,122	
RMBS – Agency	545	686	591	752	
RMBS – Non-Agency	21,384	24,252	24,401	26,953	

CMBS	86,373	105,019	107,968	122,481
Other asset-backed securities	98,736	117,797	132,674	149,795
Total mortgage and asset-backed securities	\$207,038	\$247,754	\$265,634	\$299,981
Total fixed maturities - AFS - Life Funds Withheld Assets	\$2,230,757	\$2,843,806	\$2,678,032	\$3,153,103
Total fixed maturities - AFS	\$30,389,600	\$31,858,724	\$31,517,654	\$32,257,589

	June 30, 2016		December 3	31, 2015	
(U.S. dollars in thousands)	Amortized	Fair	Amortized	Fair	
(C.S. dollars in thousands)	Cost	Value	Cost	Value	
Fixed maturities - Trading - Life Funds Withheld Assets					
Due less than one year	\$15,713	\$16,587	\$4,573	\$5,096	
Due after 1 through 5 years	335,915	339,896	278,163	272,220	
Due after 5 through 10 years	336,150	350,397	280,487	277,920	
Due after 10 years	665,949	738,274	668,737	649,592	
	\$1,353,727	\$1,445,154	\$1,231,960	\$1,204,828	
RMBS – Agency	1,844	1,868	370	368	
RMBS – Non-Agency	190	197	_	_	
CMBS	4,970	5,223	4,874	4,803	
Other asset-backed securities	24,858	25,965	26,405	25,700	
Total mortgage and asset-backed securities	\$31,862	\$33,253	\$31,649	\$30,871	
Total fixed maturities - Trading - Life Funds Withheld Assets	\$1,385,589	\$1,478,407	\$1,263,609	\$1,235,699	
Pledged Assets					

Certain of the Company's invested assets are held in trust and pledged in support of insurance and reinsurance liabilities as well as credit facilities. Such pledges are largely required by the Company's operating subsidiaries that are "non-admitted" under U.S. state insurance regulations, in order for the U.S. cedant to receive statutory credit for reinsurance. Also included are Life Funds Withheld Assets as noted in Note 1, "Basis of Preparation and Consolidation." Additionally, certain deposit liabilities and annuity contracts require the use of pledged assets. As of June 30, 2016 and December 31, 2015, the Company had \$19.0 billion and \$18.3 billion in pledged assets, respectively.

### (b) Gross Unrealized Losses

The following is an analysis of how long the AFS securities as of June 30, 2016 and December 31, 2015 had been in a continual unrealized loss position:

	Less than 12	2 months	Equal to or greater than 12 months		
June 30, 2016 (U.S. dollars in thousands)	Fair Value	Gross Unrealized Losses	Fair Value	Gross Unrealize Losses	ed
Fixed maturities and short-term investments - AFS					
U.S. Government	\$223,236	\$(1,711)	\$49,239	\$(1,541	)
Corporate – Financials	350,614	(19,762)	115,843	(7,573	)
Corporate – Non Financials	432,713	(27,422)	269,682	(27,207	)
RMBS – Agency	249,152	(742)	211,310	(1,658	)
RMBS – Non-Agency	30,747	(995)	172,556	(17,071	)
CMBS	19,125	(789)	38,044	(2,321	)
CDOs	12,476	(440)	5,317	(3,200	)
Other asset-backed securities	285,791	(1,296)	93,287	(8,164	)
U.S. States and political subdivisions of the States	38,476	(1,157)	10,152	(101	)
Non-U.S. Governments	856,460	(43,696)	328,900	(33,549	)
Total fixed maturities and short-term investments - AFS	\$2,498,790	\$(98,010)	\$1,294,330	\$(102,38	5)
Total equity securities	\$293,337	\$(20,423)	<b>\$</b> —	\$—	

	Less than 12	months	Equal to or greater than 12 months	
December 31, 2015 (U.S. dollars in thousands)	Fair Value	Gross Unrealized Losses	Fair Value	Gross Unrealized Losses
Fixed maturities and short-term investments - AFS				
U.S. Government	\$3,762,869	\$(29,339)	\$89,113	\$(5,044)
Corporate – Financials	1,641,021	(13,280)	102,022	(10,192)
Corporate – Non Financials	3,275,270	(73,069)	227,527	(24,706)
RMBS – Agency	1,065,055	(10,046)	221,211	(7,515)
RMBS – Non-Agency	19,614	(1,104)	180,146	(15,876 )
CMBS	118,605	(1,561)	78,651	(2,769)
CDOs	12,311	(516)	20,096	(8,757)
Other asset-backed securities	572,671	(5,252)	57,563	(8,268)
U.S. States and political subdivisions of the States	565,055	(6,609)	12,259	(765)
Non-U.S. Governments	1,921,286	(53,440)	474,929	(46,714)
Total fixed maturities and short-term investments - AFS	\$12,953,757	\$(194,216)	\$1,463,517	\$(130,606)
Total equity securities	\$356,742	\$(45,153)	<b>\$</b> —	<b>\$</b> —

The Company had gross unrealized losses totaling \$220.8 million on 1,643 securities out of a total of 8,773 held as of June 30, 2016 in its AFS - Excluding Life Funds Withheld Assets portfolio, which either it considers to be temporarily impaired or with respect to which it reflects non-credit losses on other-than-temporarily impaired assets. Individual security positions comprising this balance have been evaluated by management, in conjunction with our investment managers to determine the severity of these impairments and whether they should be considered other-than-temporary. Management believes it is more likely than not that the issuer will be able to fund sufficient principal and interest payments to support the current amortized cost.

### (c) Net Realized Gains (Losses)

The following represents an analysis of net realized gains (losses) on investments:

Net Realized Gains (Losses) on Investments	Three mor	nths ended	Six months June 30,	s ended
(U.S. dollars in thousands)	2016	2015	2016	2015
Net realized gains (losses) on investments - excluding Life Funds				
Withheld Assets:				
Gross realized gains	\$82,177	\$48,547	\$143,404	\$110,845
Gross realized losses on investments sold	(30,187)	(27,608)	(80,250)	(74,728)
OTTI on investments, net of amounts transferred to other comprehensivincome	e(32,522)	(16,588)	(52,102)	(27,164)
	\$19,468	\$4,351	\$11,052	\$8,953
Net realized gains (losses) on investments and net unrealized gains (losses) on investments, Trading - Life Funds Withheld Assets:				
Gross realized gains	\$33,670	\$84,641	\$96,520	\$137,769
Gross realized losses on investments sold	(3,556)	(16,604)	(31,990)	(16,994 )
OTTI on investments, net of amounts transferred to other comprehensivincome	e (252 )	(2,878)	(2,598)	(8,087)
Net unrealized gains (losses) on trading securities	\$55,287 \$85,149	\$(19,543) \$45,616	\$124,383 \$186,315	\$(18,783) \$93,905
Total net realized gains (losses) on investments	\$104,617	\$49,967	\$197,367	\$102,858

The components of the net impairment charges of \$32.5 million for investments excluding Life Funds Withheld Assets for the three months ended June 30, 2016 were:

\$15.0 million related to certain equities that we no longer intend to hold for a period sufficient to recover their fair value to cost.

\$8.3 million related to certain equities that were in a loss position for more than 11 months or impaired by more than 50% of their amortized cost.

### XL GROUP PLC

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

\$1.0 million for structured securities, where we determined that the likely recovery on these securities was below the carrying value and, accordingly, recorded an impairment of the securities to the discounted value of the cash flows expected to be received on these securities.

\$0.9 million related to certain hedge funds that were in a loss position for more than 11 months.

\$0.5 million related to certain high yield securities where we determined that the likely recovery on these securities was below the carrying value.

\$6.8 million related to foreign exchange losses.

The following table sets forth the amount of credit loss impairments on fixed income securities for which a portion of the OTTI loss was recognized in OCI and that were held by the Company as of the dates or for the periods indicated and the corresponding changes in such amounts.

Credit Loss Impairments		onths ended	Six months ended		
Credit Loss impairments	June 30,		June 30,		
(U.S. dollars in thousands)	2016	2015	2016	2015	
Opening balance as of beginning of indicated period	\$76,979	\$108,458	\$73,469	\$131,942	!
Credit loss impairment recognized in the current period on securities not previously impaired	668	_	11,237	7,560	
Credit loss impairments previously recognized on securities that matured or were paid down, prepaid or sold during the period	(2,938)	(8,495)	(7,818)	(37,034	)
Credit loss impairments previously recognized on securities impaired to fair value during the period	_	(2,629 )	_	(2,629	)
Additional credit loss impairments recognized in the current period on securities previously impaired	873	246	1,103	387	
Accretion of credit loss impairments previously recognized due to an increase in cash flows expected to be collected	(2,191)	(3,361)	(4,600 )	(6,007	)
Balance as of June 30,	\$73,391	\$94,219	\$73,391	\$94,219	

#### 7. Derivative Instruments

The Company enters into derivative instruments for both risk management and efficient portfolio management. The Company is exposed to potential loss from various market risks, and manages its market risks based on the Authorities Framework and other guidelines established by management and the Risk and Finance Committee of the Company's Board of Directors. The Company recognizes all derivatives as either assets or liabilities on the balance sheets and measures those instruments at fair value, with the changes in the fair value of derivatives shown in the consolidated statement of income as "Net realized and unrealized gains (losses) on derivative instruments" unless the derivatives are designated as hedging instruments. The accounting for derivatives that are designated as hedging instruments is described in Item 8, Note 2(h), "Significant Accounting Policies - Derivative Instruments," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

The following table summarizes information on the location and gross amounts of derivative fair values contained in the consolidated balance sheets as of June 30, 2016 and December 31, 2015:

the componented bulline	June 30, 20	*	oro una Dec	emoer 31, 2	December 3	1, 2015		
(U.S. dollars in thousands)	Asset Derivative Notional Amount	Asset Derivative Fair Value (1)	Liability Derivative Notional Amount	Liability Derivative Fair Value (1)	Asset Derivative Notional Amount	Asset Derivative Fair Value (1)	Liability Derivative Notional Amount	Liability Derivative Fair Value (1)
Derivatives designated								
as hedging instruments	:							
Foreign exchange contracts	\$2,069,619	\$52,651	\$350,908	\$9,339	\$1,667,585	\$64,289	\$674,976	\$11,941
Total derivatives								
designated as hedging	\$2,069,619	\$52,651	\$350,908	\$9,339	\$1,667,585	\$64,289	\$674,976	\$11,941
instruments  Derivatives not								
Derivatives not designated as hedging								
instruments:								
Investment Related								
Derivatives:								
Interest rate exposure	<b>\$</b> —	<b>\$</b> —	<b>\$</b> —	<b>\$</b> —	<b>\$</b> —	<b>\$</b> —	<b>\$</b> —	<b>\$</b> —
Foreign exchange exposure	46,308	2,296	199,105	8,778	102,234	2,888	144,707	1,702
Credit exposure	5,000	365	70,682	11,394	8,433	652	71,614	12,067
Financial market	5	5	30,117	2,870	37	77	26,500	417
exposure	5	5	30,117	2,070	31	, ,	20,500	117
Other Non-Investment								
Derivatives: Foreign exchange								
contracts	106,402	6,892	_	_	194,566	2,009	_	_
Credit exposure	_	_	30,669	13	29,874	31	_	_
Guaranteed minimum	16.660	10.600					46 022	10.260
income benefit contract	46,662	19,600	46,662	19,600	46,032	19,368	46,032	19,368
Modified coinsurance								
funds withheld	59,928	_	4,493,884	_	60,667	_	4,620,879	_
contracts (2)								
Total derivatives not designated as hedging	\$264,305	\$29,158	\$4,871,119	¢ 12 655	\$441,843	\$25,025	\$4,909,732	¢ 22 551
instruments	\$204,303	\$ 29,130	\$4,071,119	\$42,033	\$441,043	\$ 23,023	\$4,909,732	\$33,334
Total derivatives		\$81,809		\$51,994		\$89,314		\$45,495
Counterparty netting		(2,674)		(2,674)		(3,087)		(3,087)
Total derivatives net of								
counterparty netting (1)	)	79,135		49,320		86,227		42,408
Cash collateral held/paid (3)		(49,230 )		(6,570 )		(30,958)		_
Total derivatives as		\$29,905		\$42,750		\$55,269		\$42,408
recorded in the balance		,		. ,		,—		. ,

#### sheets

- Derivative instruments in an asset or liability position are included within Other assets or Other liabilities,
- respectively, in the balance sheets on a net basis where the Company has both a legal right of offset and the (1). intention to settle the contracts on a net basis. The Company often enters into different types of derivative contracts with a single counterparty and these contracts are covered under netting agreements.
  - The fair value movements in derivative assets and liabilities relating to modified coinsurance funds withheld contracts are included within the associated asset or liability at each period end on the face of the balance sheets. Notional amounts associated with reinsurance agreements under which the Company assumes reinsurance risk are
- (2) recorded as asset derivative notional amounts. Notional amounts associated with the GreyCastle Life Retro Arrangements under which the Company cedes reinsurance risk are recorded as liability derivative notional amounts. Included in the liability derivative notional amount as of June 30, 2016 is the cumulative net realized and unrealized loss on life retrocession embedded derivative of \$900.1 million.

As of June 30, 2016, the Company held cash collateral related to foreign currency derivative positions and certain other derivative positions of \$49.2 million for derivatives in an asset position and paid cash collateral of \$6.6 million for derivatives in a liability position. As of December 31, 2015, the Company held cash collateral related to a foreign currency derivative position and certain other derivative positions of \$31.0

- (3) million for derivatives in an asset position and paid cash collateral of nil for derivatives in a liability position. The assets and liabilities related to the net collateral paid or held were recorded as Other assets and Other liabilities within the unaudited consolidated balance sheets as the collateral and derivative positions are not intended to be settled on a net basis.
- (a) Derivative Instruments Designated as Fair Value Hedges

The Company may designate certain of its derivative instruments as fair value hedges or cash flow hedges and formally and contemporaneously documents all relationships between the hedging instruments and hedged items and links the hedging derivatives to specific assets and liabilities. The Company assesses the effectiveness of the hedge both at inception and on an on-going basis, and determines whether the hedge is highly effective in offsetting changes in fair value or cash flows of the linked hedged item.

### Settlement of Fair Value Hedges

A summary of the fair value hedges that have been settled and their impact on results during the indicated periods as well as the remaining balance of fair value hedges and average years remaining to maturity as of June 30, 2016 and 2015 are shown below:

Settlement of Fair Value Hedges - Summary

Deposit Liabilities
June 30,

(U.S. dollars in thousands)

Cumulative reduction to interest expense

Remaining balance

124,746

Weighted average years remaining to maturity

Fair Value Hedges

Deposit Liabilities
June 30,

2016

2015

\$108,449 \$99,141

214,746

22.4

(b) Derivative Instruments Designated as Hedges of the Net Investment in a Foreign Operation

The Company utilizes foreign exchange contracts to hedge the fair value of certain net investments in foreign operations. During the three and six months ended June 30, 2016 and 2015, the Company entered into foreign exchange contracts that were formally designated as hedges of investments in foreign subsidiaries, the majority of which have functional currencies of either the British Pound Sterling or the Euro. There was no ineffectiveness in these transactions.

The following table provides the weighted average U.S. Dollar equivalent of foreign denominated net assets that were hedged and the resulting derivative gain (loss) that was recorded in the foreign currency translation adjustment, net of tax, account within AOCI for the three and six months ended June 30, 2016 and 2015:

Derivative Instruments Designated as Hedges of the	Three months ended		Six months	ended June
Net Investment in a Foreign Operation - Summary	June 30,		30,	
(U.S. dollars in thousands)	2016	2015	2016	2015
Weighted average of U.S. dollar equivalent of foreign denominated net assets	\$2,394,185	\$1,815,593	\$2,314,466	\$1,222,267
Derivative gains (losses) (1)	\$45,397	\$(30,498)	33,882	36,272

<sup>(1)</sup> Derivative gains (losses) from derivative instruments designated as hedges of the net investment in a foreign operation are recorded in the cumulative translation adjustment account within AOCI for each period.

The following table provides the total impact on earnings relating to derivative instruments not formally designated as hedging instruments under authoritative accounting guidance. The impacts are all recorded through Net realized and unrealized gains (losses) on derivatives in the income statement for the three and six months ended June 30, 2016 and 2015:

Not Dealized and Unuselized Coins (Leases) on Derivative Instruments		nths ended	Six months ended		
Net Realized and Unrealized Gains (Losses) on Derivative Instruments	June 30,		June 30,		
(U.S. dollars in thousands)	2016	2015	2016	2015	
Investment Related Derivatives:					
Interest rate exposure	\$—	\$(6,563	) \$781	\$3,073	
Foreign exchange exposure	4	482	(666	) (880	)
Credit exposure	16	(386	) (147	) (305	)
Financial market exposure	(1,811	) (1,645	) (2,821	) 1,398	
Other Non-Investment Derivatives:					
Foreign exchange contracts	183	55,372	(998	) 57,431	
Credit exposure	250	132	(53	) 1,478	
Modified coinsurance funds withheld contract	2,264	1,117	1,188	2,835	

<sup>(</sup>c) Derivative Instruments Not Formally Designated As Hedging Instruments

Net realized and unrealized gains (losses) on derivative instruments \$906 \$48,509 \$(2,716 ) \$65,030

Net realized and unrealized gains (losses) on life retrocession embedded \$(229,742) \$239,174 \$(465,822) \$9,807 derivative and derivative instruments - Life Funds Withheld Assets

The Company's objectives in using these derivatives are explained below.

### XL GROUP PLC

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

### (c)(i) Investment Related Derivatives

The Company, either directly or through third party investment managers, may use derivative instruments within its investment portfolio, including interest rate swaps and options on interest rate swaps, total return swaps, credit derivatives (including single name and index credit default swaps and options on credit default swaps), equity options, forward contracts and futures (including foreign exchange, bond and stock index, interest rate and commodity futures), primarily as a means of reducing investment risk by economically hedging exposures to interest rate, credit spread, equity price changes and foreign currency risk or, in limited instances, for efficient portfolio management. When using exchange traded or cleared over-the-counter derivatives, the Company is exposed to the credit risk of the applicable clearing house and of the Company's futures commission merchant. When using uncleared over-the-counter derivatives, the Company is exposed to credit risk in the event of non-performance by the counterparties to such derivative contracts. To manage this risk, the Company requires appropriate legal documentation with counterparties that has been reviewed and negotiated by the Company's Investments Legal Department and complies with the Company's documentation standards and Statement of Policy.

Investment Related Derivatives – Interest Rate Exposure

The Company utilizes risk management and overlay strategies that incorporate the use of derivative financial instruments, primarily to manage its fixed income portfolio duration and net economic exposure to interest rate risks. The Company may also use interest rate swaps to convert certain liabilities from a fixed rate to a variable rate of interest or to convert a variable rate of interest from one basis to another.

Investment Related Derivatives – Foreign Exchange Exposure

The Company has exposure to foreign currency exchange rate fluctuations through its operations and in its investment portfolio. The Company uses foreign exchange contracts to manage its exposure to the effects of fluctuating foreign currencies on the value of certain of its foreign currency fixed maturities. These contracts are not designated as specific hedges for financial reporting purposes and, therefore, realized and unrealized gains and losses on these contracts are recorded in income in the period in which they occur. These contracts generally have maturities of twelve months or less.

In addition, certain of the Company's investment managers may, subject to investment guidelines, enter into forward contracts.

Investment Related Derivatives – Credit Exposure

Credit derivatives may be purchased within the Company's investment portfolio in the form of single name, basket or index credit default swaps and swaptions, which are used to mitigate credit exposure through a reduction in credit spread duration (i.e., macro credit strategies rather than single-name credit hedging) or exposure to securities of selected issuers. Credit derivatives may also be used to efficiently gain exposure to credit markets, subject to guidelines that prohibit the introduction of effective leverage.

Investment Related Derivatives – Financial Market Exposure

Stock index futures may be purchased within the Company's investment portfolio in order to create synthetic equity exposure and to add value to the portfolio with overlay strategies where market inefficiencies are believed to exist. Stock index futures may be sold to facilitate the timely and efficient reduction of equity exposure. Equity option strategies, including both purchases and sales of options, may be used to add value or reduce exposure with overlay or other strategies. From time to time, the Company may enter into other financial market exposure derivative contracts on various indices and other underlying financial instruments including, but not limited to, sovereign CDS, inflation and commodity contracts.

(c)(ii) Other Non-Investment Derivatives

Foreign Exchange Contracts

On January 9, 2015, the Company entered into the FX Forwards with Morgan Stanley Capital Services LLC and Goldman Sachs International. The purpose of the FX Forwards was to mitigate risk of foreign currency exposure related to the Catlin Acquisition. Following the closing of the Catlin Acquisition, the FX Forwards were settled.

In connection with the Catlin Acquisition and the FX Forwards, during 2015, certain foreign exchange contracts utilized to hedge the fair value of certain net investments in foreign operations were de-designated as hedging instruments; subsequently during the second quarter, the hedging relationships were then re-established. In the fourth quarter of 2015, the Company entered into an average rate option to mitigate the risk of foreign currency exposure to certain cash flows denominated in the British Pound Sterling. The option will mature in the fourth quarter of 2016. Additionally, the Company has a small forward purchase to mitigate exposure to certain cash flows denominated in New Zealand Dollars.

### Credit Exposure

During the year ended December 31, 2014, the Company entered into a non-investment related credit derivative relating to a number of reference pool mortgage tranches associated with actual mortgage loans that were securitized into agency mortgage-backed securities and sold as Structured Agency Credit Risk Notes. As of June 30, 2016, there was no reported event of default on this obligation. The credit derivative is recorded at fair value based upon models developed by the Company. Significant unobservable inputs considered in the valuation include the impact of changes in interest rates, future default, delinquency and prepayment rates, credit spreads, changes in credit quality, and other market factors.

#### Guaranteed Minimum Income Benefit Contract

The Company also has derivatives embedded in certain reinsurance contracts. For a certain life reinsurance contract, the Company pays the ceding company a fixed amount equal to the estimated present value of the excess of the guaranteed benefit over the account balance upon the policyholder's election to take the income benefit. The fair value of this derivative is determined based on the present value of expected cash flows.

#### Modified Coinsurance and Funds Withheld Contracts

The Company has modified coinsurance and funds withheld reinsurance agreements that provide for a return to be paid to the Company based on a portfolio of fixed income securities. As such, the agreements contain an embedded derivative. The embedded derivative is bifurcated from the funds withheld balance and recorded at fair value with changes in fair value recognized in earnings through Net realized and unrealized gains (losses) on derivative instruments.

Modified Coinsurance Funds Withheld Reinsurance Agreements - Life Retrocession Embedded Derivative In addition, the Company has entered into GreyCastle Life Retro Arrangements, as described in Note 1, "Basis of Preparation and Consolidation." The embedded derivative related to the GreyCastle Life Retro Arrangements is recorded at fair value with changes in fair value recognized in earnings through Net realized and unrealized gains (losses) on life retrocession embedded derivative and derivative instruments - Life Funds Withheld Assets.

The impact of the GreyCastle Life Retro Arrangements on the Company's results was as follows:

Impact of GreyCastle Life Retro Arrangements	Three months ended		Six months ended June		
	June 30,		30,		
(U.S. dollars in thousands)	2016	2015	2016	2015	
Underwriting profit (loss) (1)	<b>\$</b> —	\$	\$	\$603	
Net investment income - Life Funds Withheld Assets	39,146	46,864	80,706	97,283	
Net realized gains (losses) on investments sold - Life Funds	30,114	68,037	64,530	120,775	
Withheld Assets	30,114	06,037	04,330	120,773	
Net unrealized gains (losses) on investments, Trading - Life Funds	55,287	(19,543	) 124,383	(18,783	`
Withheld Assets	33,207	(19,545	) 124,363	(10,703	,
OTTI on investments - Life Funds Withheld Assets	(252	) (2,878	) (2,598	) (8,087	)
Exchange gains (losses)	(6,755	) (18,370	) 4,364	(14,686	)
Other income and expenses	(24	) 3,773	(170	) 2,475	
Net realized and unrealized gains (losses) on life retrocession					
embedded derivative and derivative instruments - Life Funds	(229,742	) 239,174	(465,822	) 9,807	
Withheld Assets					
Net income (loss)	\$(112,226	\$317,057	\$(194,607	7) \$189,387	7
Change in net unrealized gains (losses) on investments - Life Funds	77,248	(221 046	) 129,238	(283,931	`
Withheld Assets, net of tax	11,240	(321,040	) 129,236	(203,931	)
Change in adjustments related to future policy benefit reserves, net	8,727	26,328	25,762	86,684	
of tax	0,727	20,326	25,702	80,084	
Change in cumulative translation adjustment - Life Funds Withheld	26,251	(22,339	) 39,607	8,463	
Assets, net of tax	20,231	(22,339	, 39,001	0,403	

Total changes to other comprehensive income as a result of GreyCastle Life Retro Arrangements

Comprehensive income (loss)

\$112,226 \$(317,057) \$194,607 \$(188,784)\$

\$\$-\$ \$-\$ \$603

As shown in the table above, although the Company's net income (loss) is subject to variability related to the GreyCastle Life Retro Arrangements, there is minimal net impact on the Company's comprehensive income in any period. The life retrocession embedded derivative value includes the interest income, unrealized gains and losses, and realized gains and losses from sales on the Life Funds Withheld Assets.

The underwriting profit of \$0.6 million relates to a premium adjustment during the six months ended June 30, 2015 relating to the GreyCastle Life Retro Arrangements transaction. Excluding this transaction, the impact to comprehensive income relating to the GreyCastle Life Retro Arrangements was nil for the six months ended June 30, 2015.

The change in the value of the life retrocession embedded derivative includes the interest income, realized and unrealized gains and losses on Life Funds Withheld Assets and certain related expenses are as follows:

Components of Life Retrocession Embedded Derivative and	Three months ended	Six months ended
Derivative Instruments - Life Funds Withheld Assets:	June 30,	June 30,
(U.S. dollars in thousands)	2016 2015	2016 2015
Interest income - Life Funds Withheld Assets	\$(41,455) (47,873)	\$(84,565) \$(98,870)
Realized and unrealized gains (losses) - Life Funds Withheld Assets	(176,868 ) 321,038	(351,801 ) 168,208
Other	24 59	171 155
Net realized and unrealized gains (losses) on life retrocession embedded derivative	\$(218,299) \$273,224	\$(436,195) \$69,493
Net adjustments related to future policy benefit reserves, net of tax	\$(5,950) \$(35,929)	(28,003 ) (47,883 )
Net realized and unrealized gains (losses) on derivative instruments - Life Funds Withheld Assets	\$(5,493 ) \$1,879	(1,624 ) (11,803 )
Net realized and unrealized gains (losses) on life retrocession		

embedded derivative and derivative instruments - Life Funds Withheld \$(229,742) \$239,174 \$(465,822) \$9,807 Assets

### (d) Contingent Credit Features

Certain derivative agreements entered into by the Company or its subsidiaries contain credit rating downgrade provisions that permit early termination of the agreements by the counterparty if collateral is not posted following failure to maintain certain credit ratings from one or more of the principal credit rating agencies. If the Company were required to terminate such agreements early due to a credit rating downgrade, it could potentially be in a net liability position at the time of settlement of such agreements. The aggregate fair value of all derivative agreements containing such rating downgrade provisions that were in a liability position and any collateral posted under these agreements as of June 30, 2016 and December 31, 2015 were as follows:

Contingent Credit Features - Summary:	Julie	December
(U.S. dollars in thousands)	30,	21 2015
(U.S. donars in thousands)	2016	31, 2015
Aggregate fair value of derivative agreements with downgrade provisions in a net liability position	\$9,556	\$ 5,827
Collateral posted to counterparty	\$420	\$ —

#### 8. Goodwill and Other Intangible Assets

The Company has goodwill and intangible assets of \$2.2 billion as of June 30, 2016 and December 31, 2015. In the first quarter of 2016, as a result of the transaction described in Note 3(a), "Acquisitions and Disposals - Allied Acquisition," the Company recognized additional intangible assets of \$14.0 million. The transaction was accounted for using the acquisition method under which the Company recorded the identifiable assets acquired, including indefinite-lived and definite-lived intangible assets, and liabilities assumed, at their acquisition date fair values, and recorded the excess of consideration transferred over the net assets acquired as goodwill in the amount of \$14.1 million.

In the third quarter of 2015, as a result of the transaction described in Note 3(b), "Acquisitions and Disposals - New Energy Risk," the Company recognized additional goodwill of approximately \$13.4 million. The transaction was accounted for using the acquisition method under which the Company recorded the identifiable assets acquired and liabilities assumed at their acquisition date fair values, and recorded as goodwill the excess of the sum of a) over b) in which a) represents the aggregate of: i) the consideration transferred, ii) the fair value of noncontrolling interest in the acquiree, and iii) the acquisition-date fair value of the Company's previously held equity interest in the acquiree; and b) represents the net assets acquired in the transaction.

In the second quarter of 2015, as a result of the transaction described in Item 8, Note 3(c), "Acquisitions and Disposals - Catlin Acquisition," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015, the Company recognized additional intangible assets of \$988.0 million.

The transaction was accounted for using the acquisition method under which the Company recorded the identifiable assets acquired, including indefinite-lived and definite-lived intangible assets, and liabilities assumed, at their Acquisition Date fair values, and recorded the excess of consideration transferred over the net assets acquired as goodwill in the amount of \$794.0 million.

#### XL GROUP PLC

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

The following table presents an analysis of intangible assets broken down between goodwill, intangible assets with an indefinite life and intangible assets with a definite life for the six months ended June 30, 2016:

(U.S. dollars in thousands)	Goodwill	Intangible assets with an indefinite life	Intangible assets with a definite life	Total
Balance at December 31, 2015	\$1,213,630	\$682,859	\$313,777	\$2,210,266
Additions	14,084	8,000	6,000	28,084
Amortization	_		(11,342)	(11,342)
Foreign Currency Translation	(3,149)	215	(6,101)	(9,035)
Balance at June 30, 2016	\$1,224,565	\$691,074	\$302,334	\$2,217,973
9. Share Capital				
/ \ A .1 ' 1 1T 1				

(a) Authorized and Issued

**Buybacks of Ordinary Shares** 

On August 6, 2015, XL-Ireland announced that its Board of Directors approved a share buyback program, authorizing the purchase of up to \$1.0 billion of XL-Ireland shares (the "August 2015 Program"). During the three and six months ended June 30, 2016, the Company purchased and canceled 4.2 million and 14.2 million XL-Ireland shares, respectively, under the August 2015 Program for \$144.1 million and \$499.3 million, respectively.

On May 13, 2016, XL-Ireland announced that its Board of Directors approved a new share buyback program, authorizing the purchase of up to \$1.0 billion of XL-Ireland shares (the "May 2016 Program"). This authorization also canceled approximately \$204.1 million remaining under the August 2015 Program. During the three and six months ended June 30, 2016, the Company purchased and canceled 5.5 million XL-Ireland shares under the May 2016 Program for \$184.2 million.

In total, the Company purchased and canceled 9.7 million and 19.7 million XL-Ireland shares, respectively, for \$328.3 million and \$683.5 million during the three and six months ended June 30, 2016 under the two programs, respectively. As of June 30, 2016, \$815.8 million remained available for purchase under the May 2016 Program. Subsequent to the period end, as a result of the Redomestication, XL-Bermuda assumed the May 2016 Program.

### (b) Stock Plans

The Company's performance incentive programs provide for grants of stock options, restricted stock, equity-classed restricted stock units, liability-classed restricted stock units, performance units and stock appreciation rights. Share-based compensation granted by the Company generally contains a vesting period of three or four years and certain awards also contain performance conditions. The Company records compensation expense related to each award over its vesting period, incorporating the best estimate of the expected outcome of performance conditions where applicable. Compensation expense is generally recorded on a straight line basis over the vesting period of an award. See Item 8, Note 18, "Share Capital," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015 for further information on the Company's performance incentive programs and associated accounting.

During the six months ended June 30, 2016, the Company granted approximately 2.2 million stock options with a weighted-average grant date fair value of \$5.99 per option. The fair value of the options issued was estimated on the date of grant using the Black-Scholes option pricing model using the following weighted average assumptions:

Dividend yield 2.00 Risk free interest rate 1.37 % Volatility 21.7 % Expected lives 6.0 years

During the six months ended June 30, 2016, the Company granted 11,979 restricted stock awards to certain employees and directors of the Company and its subsidiaries with an aggregate grant date fair value of approximately \$0.4

million. The restricted stock award recipients have the rights and privileges of a shareholder, including the right to receive dividends that are declared and paid and the right to vote such restricted stock. The recipients are not entitled to receive delivery of a stock certificate prior to vesting nor may any restricted stock be sold, transferred, pledged, or otherwise disposed of prior to the satisfaction of all vesting requirements.

During the six months ended June 30, 2016, the Company granted approximately 1.1 million equity-classed restricted stock units to certain employees with an aggregate grant date fair value of approximately \$38.3 million. Each equity-classed restricted

stock unit represents the Company's obligation to deliver to the holder one ordinary share, and grants may vest in three or four equal installments upon the first, second, third and fourth anniversaries of the date of grant. Equity-classed restricted stock units are granted at the closing market price on the day of grant and entitle the holder to receive dividends that are declared and paid in the form of additional ordinary shares contingent upon vesting. During the six months ended June 30, 2016, the Company granted approximately 1.8 million liability-classed cash units to certain employees with an aggregate grant date fair value of approximately \$61.4 million. Each liability-classed restricted cash unit represents the Company's obligation to deliver to the holder a cash payment equivalent to the value of one ordinary share. The grants may vest either in three or four equal installments upon the first, second, third and fourth anniversaries of the date of grant. Liability-classed restricted stock units are granted at the closing market price on the day of grant and entitle the holder to receive dividends that are declared and paid in cash contingent upon vesting.

During the six months ended June 30, 2016, the Company granted approximately 0.7 million performance units (representing a potential maximum share payout of approximately 1.5 million ordinary shares) to certain employees with an aggregate grant date fair value of approximately \$25.6 million. Each grant of performance units has a target number of shares, with final payouts ranging from 0% to 200% of the grant amount depending upon the achievement of stated relative and absolute financial performance metrics along with each employee's continued service through the vesting date. Performance units granted in the current year are granted at the closing market price on the day of grant and entitle the holder to receive dividends declared and paid in the form of additional ordinary shares contingent upon vesting. Performance units issued in 2015 had different performance metrics, please see Item 8, Note 18, "Share Capital," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

- 10. Notes Payable and Debt and Financing Arrangements
- (a) Notes Payable and Debt

The following table presents the Company's outstanding notes payable and debt at June 30, 2016 and December 31, 2015:

	June 30, 20	16	December 31, 2015		
(U.S. dollars in thousands)	Commitment Debt (1)	In Use/ Outstanding (2)	Commitmer Debt (1)	In Use/ Outstanding (2)	
Debt:					
2.30% Senior Notes due 2018	\$300,000	\$298,350	\$300,000	\$298,015	
5.75% Senior Notes due 2021	400,000	397,738	400,000	397,523	
6.375% Senior Notes due 2024	350,000	349,084	350,000	349,029	
4.45% Subordinated Notes due 2025	500,000	492,925	500,000	492,521	
6.25% Senior Notes due 2027	325,000	323,297	325,000	323,218	
5.25% Senior Notes due 2043	300,000	296,361	300,000	296,294	
5.5% Subordinated Notes due 2045	500,000	488,569	500,000	488,370	
Total debt carrying value	\$2,675,000	\$2,646,324	\$2,675,000	\$2,644,970	

Excluded from the table are certain credit facilities under which the Company is permitted to utilize up to \$1.4 billion at June 30, 2016 and December 31, 2015, respectively, for revolving loans to support general operating and

<sup>(1)</sup> financing needs. However, at June 30, 2016 and December 31, 2015, \$501.2 million and \$527.1 million, respectively, were utilized under these facilities to issue letters of credit, leaving \$848.8 million and \$822.9 million, respectively, available to support other operating and financing needs.

<sup>(2) &</sup>quot;In Use/Outstanding" data represent June 30, 2016 and December 31, 2015 accreted values. All outstanding debt of the Company as of June 30, 2016 and December 31, 2015 was issued by XL-Cayman, a 100% owned subsidiary of XL-Ireland. XL-Cayman's outstanding debt has historically been fully and unconditionally

guaranteed by XL-Ireland and subsequent to the Redomestication, it is also guaranteed fully and unconditionally by XL-Bermuda. XL-Bermuda did not have any material assets as of June 30, 2016. In connection with the Redomestication and XL-Ireland's distribution of the ordinary shares of XL-Cayman to XL-Bermuda, on August 3, 2016, XL-Ireland was released as a guarantor under each of the applicable indentures, including as guarantor of the obligations of XL-Cayman under the outstanding securities issued pursuant to such indentures. The ability of XL-Cayman, like that of the Company, to obtain funds from its subsidiaries to satisfy any of its obligations, including under guarantees, is subject to certain contractual restrictions, applicable laws and statutory requirements of the various countries in which the subsidiaries operate, including, among others, Bermuda, the United States, Ireland, Switzerland and the United Kingdom. For details of the required statutory capital and surplus for the principal operating subsidiaries of the

#### XL GROUP PLC

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

Company, see Item 8, Note 23, "Statutory Financial Data," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

On March 30, 2015, XL-Cayman issued \$500 million of subordinated notes due March 2025, with a fixed coupon of 4.45%, that are guaranteed by XL-Ireland. The notes are listed on the New York Stock Exchange. The notes were issued at 99.633% of the face amount and net proceeds were \$492.2 million. Related expenses of the offering amounted to approximately \$5.9 million. These costs were deferred and will be amortized over the term of the subordinated notes.

On March 30, 2015, XL-Cayman issued \$500 million of subordinated notes due March 2045, with a fixed coupon of 5.5%, that are guaranteed by XL-Ireland. The notes are listed on the New York Stock Exchange. The notes were issued at 99.115% of the face amount and net proceeds were \$488.4 million. Related expenses of the offering amounted to approximately \$7.2 million. These costs were deferred and will be amortized over the term of the subordinated notes.

As a result of the Allied Acquisition described in Note 3(a), "Acquisitions and Disposals - Allied Acquisition," the Company assumed, and subsequently redeemed on June 15, 2016, \$8.2 million of trust preferred securities, due in 2035 and bearing a floating interest rate, adjustable quarterly, at three-month LIBOR plus 3.75%.

XL-Cayman and the Company were in compliance with all covenants at June 30, 2016, and XL-Cayman and the Company currently remain in compliance with all covenants.

(b) Letter of Credit Facilities and Other Sources of Collateral

The Company has letter of credit facilities provided on both syndicated and bilateral bases from commercial banks. These facilities are utilized primarily to support non-admitted insurance and reinsurance operations in the U.S. and capital requirements at Lloyd's.

The Company's letter of credit facilities and revolving credit facilities as of June 30, 2016 and December 31, 2015 were as follows:

Letter of Credit Summary:

(U.S. dollars in thousands except percentages)

Available letter of credit facilities - commitments

Available letter of credit facilities - in use (2)

Collateralized by certain assets of the Company's investment portfolio

June 30, 2016 December

(1)

31, 2015 (1)

\$4,488,072

\$2,486,602

\$2,515,653

Collateralized by certain assets of the Company's investment portfolio

51.4

% 50.9

On August 5, 2016, the Company entered into (a) a new secured credit agreement that provides for issuance of letters of credit up to \$750 million (the "New Secured Credit Agreement") and (b) a new unsecured credit agreement that provides for the issuance of letters of credit and revolving credit loans up to \$750 million (the "New Unsecured Credit Agreement" and together with the New Secured Credit Agreement, the "New Credit Agreements"). The Company has the option to increase the maximum amount of letters of credit available under each of the facilities by an additional \$250 million (\$500 million in aggregate across the facilities) under the New Credit Agreements. In connection with the New Credit Agreements, the Company's syndicated credit agreements originally entered into in 2013, as well as certain related security arrangements, were terminated.

For details regarding the facilities, see Item 8, Note 14(b), "Notes Payable and Debt and Financing Arrangements - Letter of Credit Facilities and Other Sources of Collateral," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

11. Related Party Transactions

<sup>(1)</sup> As of June 30, 2016 and December 31, 2015, there were fifteen available credit facilities
As of June 30, 2016 and December 31, 2015 the stated portion of allowable credit facilities permitted to be utilized for revolving loans was \$1.4 billion. However, as of June 30, 2016 and December 31, 2015, \$501.2 million and

<sup>(2)\$527.1</sup> million, respectively, of such facilities' limits were utilized to issue letters of credit, leaving \$848.8 million and \$822.9 million, respectively, available either to issue additional letters of credit or to support other operating or financing needs under these particular facilities.

### (a) Investment Manager Affiliates

At June 30, 2016 and 2015, the Company owned minority stakes in four and six independent investment management companies ("Investment Manager Affiliates"), respectively that are actively managing client capital and seeking growth opportunities. The Company seeks to develop relationships with specialty investment management organizations, generally acquiring an equity interest in the business. The Company also invests in certain of the funds and limited partnerships and other legal entities managed by these affiliates and through these funds and partnerships pays management and performance fees to

#### XL GROUP PLC

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

the Company's Investment Manager Affiliates. In addition, the company owned minority stakes in one independent firm as of June 30, 2016 and two independent firms as of June 30, 2015, that provide technology and other services to alternative asset managers and allocators. The results of the Company's interests in these enterprises are included in Investment Manager Affiliates. The Company pays fees to these Investment Manager Affiliates in exchange for them providing their services to the Company. See Item 8, Note 7, "Investments in Affiliates," to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

### (b) Assumed Reinsurance Contracts

In the normal course of business, the Company enters into assumed reinsurance contracts with certain of its other strategic affiliates, or their subsidiaries. Management believes that these transactions are conducted at market rates consistent with negotiated arm's-length contracts. During the three and six months ended June 30, 2016 and 2015, these contracts resulted in reported net premiums, reported net losses, and reported net acquisition costs as summarized below:

	Three mo	onths	Six months ended		
(U.S. dollars in thousands)	ended Ju	ne 30,	June 30,		
	2016	2015	2016	2015	
Reported net premiums	\$21,889	\$4,445	\$45,905	\$31,521	
Reported net losses	\$3,836	\$65	\$15,896	\$9,166	
Reported net acquisition costs	\$7,831	\$1,384	\$19,435	\$10,395	

Results through April 1, 2015 include amounts under an assumed reinsurance contract with a wholly-owned subsidiary of ARX, an insurance operating affiliate of the Company to that date. The Company disposed of its investment in ARX on April 1, 2015, and thus, after that date, all amounts under this contract are no longer reported as related party transactions. See Note 3(d), "Acquisitions and Disposals - Sale of Strategic Operating Affiliate."

### (c) New Ocean

Commencing in 2014, several of the Company's wholly-owned subsidiaries retrocede assumed reinsurance business to special purpose reinsurers that receive capital from funds managed by the Company's subsidiary, New Ocean Capital Management Limited, a Bermuda based company ("New Ocean"), as discussed in Note 12, "Variable Interest Entities". Underwriting administration services are provided to the special purpose reinsurers by other subsidiaries of the Company under service fee agreements negotiated at arm's-length, while investment advisory services are provided by New Ocean. During the three and six months ended June 30, 2016, ceded premiums earned, ceded losses and loss expenses incurred, ceding commission income, and other fee income related to these retrocessional contracts were not material to the Company.

### (d) New Energy

On July 24, 2015, as described in Note 3(b), "Acquisitions and Disposals - New Energy Risk," the Company completed its acquisition of an additional 63.63% of the shares of New Energy for approximately \$8.8 million, increasing its ownership of the entity to a majority portion of 94.79%. These shares are held within the XL Innovate Fund. A substantial portion of the additional shares were purchased directly from the family trusts of a Company employee, based on a market valuation of New Energy performed by an independent third party provider. The remaining 5.21% of equity shares of New Energy held by the family trusts of the employee were then contributed in-kind to XL Innovate Fund based on the share price implied by the independent valuation. Such contribution was made in partial satisfaction of the employee's aggregate 5.21% investment commitment to the Fund and resulted in XL Innovate Fund owning 100% of the net equity of New Energy, and the family trusts of the employee owning a 5.21% non-controlling equity interest in XL Innovate Fund. The employee serves as a member of the board of directors of both New Energy and XL Innovate Fund, and maintains responsibility over the business generated by New Energy. There were no other material transactions between the Company and this employee for the three and six months ended June 30, 2016.

#### 12. Variable Interest Entities

At times, the Company has utilized variable interest entities ("VIEs") both indirectly and directly in the ordinary course of the Company's business. Within its investment portfolio, the Company has holdings in hedge funds, private equity and other investment vehicles. A number of these vehicles are considered VIEs based on their legal form and the generally passive role of their investors. As the Company lacks the ability to control the activities which most significantly impact the economic performance of these VIEs, the Company is not considered the primary beneficiary and does not consolidate these entities. The activities of the entities are generally limited to holding investments. The exposure to loss from these investments is limited to the carrying value of the investments at the balance sheet date.

During the third quarter of 2013, the Company, along with other investors, formed New Ocean to act as an investment manager focused on providing third-party investors access to insurance-linked securities and other insurance and reinsurance capital markets products. The Company holds a majority voting interest in New Ocean through its ownership of common shares and, accordingly, the financial statements of New Ocean have been included in the consolidated financial statements of the Company. None of the assets, liabilities, revenues or net income of New Ocean were material to the Company during the three and six months ended June 30, 2016. The equity interest attributable to third party investors in New Ocean recorded in the Company's Unaudited Consolidated Balance Sheets as "Non-controlling interest in equity of consolidated subsidiaries" was \$0.8 million and \$0.4 million as of June 30, 2016 and December 31, 2015, respectively.

During the fourth quarter of 2013, the Company, along with other investors, invested in a new Bermuda-based company, New Ocean Focus Cat Fund Ltd. ("New Ocean FCFL"), which is considered a VIE under GAAP. During the second quarter of 2014, the Company formed another new Bermuda-based investment company, New Ocean Market Value Cat Fund, Ltd. ("New Ocean MVCFL"), which is also considered a VIE under GAAP. New Ocean MVCFL primarily invests in insurance-linked securities, with a current focus on catastrophe bonds.

During the year ended December 31, 2014, New Ocean FCFL invested in a special purpose Bermuda reinsurer, Vector Reinsurance Ltd ("Vector Re"), formed for the purpose of underwriting collateralized excess of loss reinsurance with a focus on global property catastrophe risks. During the first quarter of 2015, New Ocean MVCFL also invested in Vector Re. Most of Vector Re's current underwriting activity relates to reinsurance business assumed from the Company's subsidiaries. Underwriting administration and claims services are provided to Vector Re by the Company under service fee contracts, while investment advisory services are provided by New Ocean.

The Company currently holds majority equity interests, which are considered to be the controlling financial interests, in New Ocean FCFL and New Ocean MVCFL, and by extension, Vector Re. Accordingly, included in the consolidated financial statements of the Company are the total net assets of New Ocean FCFL, New Ocean MVCFL and Vector Re of \$178.1 million and \$175.8 million as of June 30, 2016 and December 31, 2015, respectively. The Company's shares of revenue and net income in these VIEs were not material to the Company for the three and six months ended June 30, 2016. All inter-company transactions between the Company's entities have been eliminated in consolidation. The equity interest attributable to third party investors in New Ocean FCFL, New Ocean MVCFL and Vector Re that was recorded in the Company's Consolidated Balance Sheets as "Non-controlling interest in equity of consolidated subsidiaries" was \$69.6 million and \$70.5 million as of June 30, 2016 and December 31, 2015, respectively.

13. Computation of Earnings Per Ordinary Share and Ordinary Share Equivalent
The following table sets forth the computation of basic and diluted earnings per ordinary share for the three and six months ended June 30, 2016 and 2015:

	Three Months		Six Mon	ths Ended
	Ended June 30,		June 30,	
(In thousands, except per share amounts)	2016	2015	2016	2015
Basic earnings per ordinary share & ordinary share equivalents outstanding:				
Net income (loss) attributable to ordinary shareholders	\$43,782	\$915,039	\$65,667	\$951,320
Weighted average ordinary shares outstanding, in thousands - basic	281,793	289,420	286,881	272,665
Basic earnings per ordinary share & ordinary share equivalents outstanding	\$0.16	\$3.16	\$0.23	\$3.49
Diluted earnings per ordinary share & ordinary share equivalents outstanding:				
Weighted average ordinary shares outstanding - basic	281,793	289,420	286,881	272,665
Impact of share-based compensation	3,289	4,563	4,048	4,808
Weighted average ordinary shares outstanding - diluted	285,082	293,983	290,929	277,473
Diluted earnings per ordinary share & ordinary share equivalents outstanding	\$0.15	\$3.11	\$0.23	\$3.43

Dividends per ordinary share

\$0.20 \$0.16 \$0.40 \$0.32

For the three months ended June 30, 2016 and 2015, and for the six months ended June 30, 2016 and 2015, ordinary shares available for issuance under share-based compensation plans of 7.9 million and 2.4 million, respectively, and 6.5 million and 4.5 million, respectively, were not included in the calculation of diluted earnings per ordinary share because the assumed exercise or issuance of such shares would be anti-dilutive.

### 14. Commitments and Contingencies

### (a) Financial Guarantee Exposures

The Company's outstanding financial guarantee contracts as of June 30, 2016 provide credit support for a variety of collateral types with the exposures comprised of an aggregate amount of \$80.8 million notional financial guarantee on two notes backed by zero coupon long dated bonds and bank perpetual securities, including some issued by European financial institutions. As of June 30, 2016 and December 31, 2015, the total gross claim liability recorded was nil and the contracts had a weighted average contractual term to maturity of 23.7 years and 24.2 years, respectively. Surveillance procedures to track and monitor credit deteriorations in the insured financial obligations are performed by the primary obligors for each transaction on the Company's behalf. Information regarding the performance status and updated exposure values is provided to the Company on a quarterly basis and evaluated by management in recording claims reserves. As of June 30, 2016, there were no reported events of default on these obligations. (b) Litigation

The Company and its subsidiaries are subject to litigation and arbitration in the normal course of business. These lawsuits and arbitrations principally involve claims on policies of insurance and contracts of reinsurance and are typical for the Company and for the property and casualty insurance and reinsurance industry in general. Such claims proceedings are considered in connection with the Company's loss and loss expense reserves. Reserves in varying amounts may or may not be established in respect of particular claims proceedings based on many factors, including the legal merits thereof. In addition to litigation relating to insurance and reinsurance claims, the Company and its subsidiaries are subject to lawsuits and regulatory actions in the normal course of business that do not arise from or directly relate to claims on insurance or reinsurance policies. This category of business litigation typically involves, among other things, allegations of underwriting errors or misconduct, employment claims, regulatory activity, shareholder disputes or disputes arising from business ventures. The status of these legal actions is actively monitored by management.

Legal actions are subject to inherent uncertainties, and future events could change management's assessment of the probability or estimated amount of potential losses from pending or threatened legal actions. Based on available information, it is the opinion of management that the ultimate resolution of pending or threatened legal actions other than claims proceedings, both individually and in the aggregate, will not result in losses having a material adverse effect on the Company's financial position or liquidity as of June 30, 2016.

If management believes that, based on available information, it is at least reasonably possible that a material loss (or additional material loss in excess of any accrual) will be incurred in connection with any legal actions other than claims proceedings, the Company discloses an estimate of the possible loss or range of loss, either individually or in the aggregate, as appropriate, if such an estimate can be made, or discloses that an estimate cannot be made. Based on the Company's assessment as of June 30, 2016, no such disclosures were considered necessary.

### 15. Accumulated Other Comprehensive Income (Loss)

The changes in AOCI, net of tax, by component for the three and six months ended June 30, 2016 and 2015 are as follows:

Three months ended June 30, 2016 (U.S. dollars in thousands)	Unrealized Gains (Losses) on Investments (1)	OTTI Losses Recognized in AOCI	Foreign Currency Translation Adjustments	Underfunded Pension Liability	l Cash Flow Hedge	Total
Balance, beginning of period, net of tax OCI before reclassifications Amounts reclassified from AOCI Tax benefit (expense) Net current period OCI - net of tax Balance, end of period, net of tax	\$1,226,295 392,620 (112,377)	\$ (55,235 )  1,810 42 1,852 \$ (53,383 )	71,918	\$ (25,690 ) 100 — — 100 \$ (25,590 )	(48 ) (48 )	\$1,094,557 464,638 (110,615 ) (39,993 ) 314,030 \$1,408,587
Three months ended June 30, 2015 (U.S. dollars in thousands) Balance, beginning of period, net of tax OCI before reclassifications Amounts reclassified from AOCI Tax benefit (expense) Net current period OCI - net of tax Balance, end of period, net of tax	(544,273 ) (87,558 ) 37,000	1,575	(36,362 ) — 1,939 (34,423 )	\$ (19,814 ) (1,329 ) — — (1,329 ) \$ (21,143 )	12 — 12	\$1,705,170 (581,964 ) (85,884 ) 38,852 (628,996 ) \$1,076,174
Six months ended June 30, 2016 (U.S. dollars in thousands) Balance, beginning of period, net of tax OCI before reclassifications Amounts reclassified from AOCI Tax benefit (expense) Net current period OCI - net of tax Balance, end of period, net of tax	967,642 (229,491 )	4,119	56,502	\$ (24,641 ) (949 ) — — (949 ) \$ (25,590 )	(87 ) (87 )	\$686,616 1,023,195 (225,457 ) (75,767 ) 721,971 \$1,408,587
Six months ended June 30, 2015 (U.S. dollars in thousands) Balance, beginning of period, net of tax OCI before reclassifications Amounts reclassified from AOCI Tax benefit (expense) Net current period OCI - net of tax Balance, end of period, net of tax	(290,007 ) (162,338 ) 31,195	11,598 (165 ) 11,433	(3,958 )  5,638 1,680	\$ (20,789 ) (354 ) — — (354 ) \$ (21,143 )	107 — 107	\$1,484,458 (294,319 ) (150,633 ) 36,668 (408,284 ) \$1,076,174

<sup>(1)</sup> For certain annuity contracts that are subject to the GreyCastle Life Retro Arrangements, policy benefit reserves were historically increased for the impact of changes in unrealized gains on investments supporting such contracts as if the gains had been realized, with a corresponding entry to other comprehensive income ("Shadow Adjustments"). As of December 31, 2015, the cumulative impact of the Shadow Adjustments was \$274.4 million. During the six months ended June 30, 2016, net movements of \$(25.8) million were recorded, resulting in a total

cumulative net impact of Shadow Adjustments on future policy benefit reserves of \$248.7 million as of June 30, 2016.

The reclassifications out of AOCI along with the associated income statement line items affected by component, and the total related tax (expense) benefit for the three and six months ended June 30, 2016 and 2015 are as follows: Gross Amount Reclassified From AOCI

Details About AOCI Components (U.S. dollars in thousands)	Three months ended June 30, 2016	months ended June 30, 2015		Six months ended June 30, 2015	Allected Line tiem in the Natement Of
Unrealized gains and losses on investments:					
100000					Net realized gains (losses) on investments
	\$(139,457)	\$(71,027)	\$(256,445)	\$(149,578)	sold and net unrealized gains (losses) on investments Trading
	33,030	19,398	54,958	35,122	OTTI on investments
					Net realized and unrealized gains (losses)
	\$(5,950)	\$(35,929)	\$(28,004)	\$(47,882)	on life retrocession embedded derivative and derivative instruments - Life Funds Withheld Assets
	\$(112,377)	\$(87,558)	\$(229,491)	\$(162,338)	Total before tax
	1,633	3,694	3,210	3,781	Provision (benefit) for income tax
	\$(110,744)	\$(83,864)	\$(226,281)	\$(158,557)	Net of tax
OTTI losses recognized in OCI:					
	\$2,066	\$1,594	\$4,379	\$11,469	Net realized gains (losses) on investments sold
	(256)	68	(258)	129	OTTI on investments transferred to (from) OCI
	\$1,810	\$1,662	\$4,121	\$11,598	Total before tax
	42				Provision (benefit) for income tax
	\$1,852	\$1,650	\$4,119	\$11,583	Net of tax
Gains and losses on cash	1				
flow hedges:	¢(40 )	¢ 10	¢ (07	¢ 107	Lateract Evansa
Interest rate contracts	\$(48)	\$12	\$(87)	\$107	Interest Expense Provision (benefit) for income tax
	\$(48)	<u>\$12</u>	\$(87 )	\$107	Net of tax
Total reclassifications					
for the period, gross of	\$(110,615)	\$(85,884)	\$(225,457)	\$(150,633)	
tax					
Tax benefit (expense)	1,675	3,682	3,208	3,766	
Total reclassifications for the period, net of tax			\$(222,249)	\$(146,867)	

16. Guarantor Financial Information

The following tables present condensed consolidating balance sheets as of June 30, 2016 and December 31, 2015, condensed consolidating statements of income and comprehensive income for the three and six months ended June 30, 2016 and 2015 and condensed consolidating statements of cash flows for the six months ended June 30, 2016 and 2015 for XL-Ireland, XL-Cayman, a 100% owned subsidiary of XL-Ireland as of June 30, 2016, and XL-Ireland's

other subsidiaries, which are all 100% directly or indirectly owned subsidiaries of XL-Cayman. See Note 1, "Basis of Preparation and Consolidation" information regarding changes in the Company's organizational structure as a result of the Redomestication. For a discussion of debt instruments issued by XL-Cayman, see Note 10, "Notes Payable and Debt and Financing Arrangements."

Shareholders' Equity:

	June 30, 2016				
Condensed Consolidating Balance Sheet (U.S. dollars in thousands, except share data) ASSETS		XL-Cayman	Other XL-Ireland Subsidiaries	Consolidating Adjustments and Eliminations	XL-Ireland Consolidated
Investments:					
Total investments available for sale	<b>\$</b> —	\$761,877	\$32,580,941	<b>\$</b> —	\$33,342,818
Total investments trading			1,496,906		1,496,906
Investments in affiliates			1,968,801		1,968,801
Other investments	_	934	1,296,770	_	1,297,704
Total investments	\$—	\$762,811	\$37,343,418	<b>\$</b> —	\$38,106,229
Cash and cash equivalents (1)	13,436	133,711	3,344,256	(174,654)	3,316,749
Restricted cash	_	_	181,858	_	181,858
Investments in subsidiaries	11,651,980	16,727,899		(28,379,879)	
Accrued investment income	48	3,366	286,497		289,911
Deferred acquisition costs and value of					1.050.652
business acquired	_	_	1,050,653	_	1,050,653
Ceded unearned premiums	_	_	2,174,219	_	2,174,219
Premiums receivable			6,469,371		6,469,371
Reinsurance balances receivable	_	_	563,673	_	563,673
Unpaid losses and loss expenses recoverable	_	_	5,426,773	_	5,426,773
Receivable from investments sold		_	222,558	_	222,558
Goodwill and other intangible assets		_	2,217,973	_	2,217,973
Deferred tax asset	_	_	224,786	_	224,786
Amounts due from subsidiaries/parent	26,754	_	1,784,972	(1,811,726)	_
Other assets	238	42,946	910,303	_	953,487
Total assets	\$11,692,456	\$17,670,733	\$62,201,310	\$(30,366,259)	\$61,198,240
LIABILITIES AND SHAREHOLDERS' EQUITY Liabilities:					
Unpaid losses and loss expenses	<b>\$</b> —	<b>\$</b> —	\$26,020,564	<b>\$</b> —	\$26,020,564
Deposit liabilities	_	_	1,178,113	_	1,178,113
Future policy benefit reserves	_	_	3,798,278	_	3,798,278
Funds withheld on GreyCastle life retrocession	·	_	1,145,314	_	1,145,314
arrangements			8,274,300		8,274,300
Unearned premiums		2,646,324	8,274,300		
Notes payable and debt		2,040,324	2 011 074		2,646,324
Reinsurance balances payable	_	_	2,911,974	_	2,911,974 175,153
Payable for investments purchased	_	_	175,153 107,778	_	173,133
Deferred tax liability Amounts due to subsidiaries/parent	_		107,770	— (1,811,726 )	107,770
Other liabilities (1)	<del></del>	216,203	1,227,693		1,276,510
Total liabilities	\$7,268	\$4,674,253			\$47,534,308
Total Haumines	ψ 1,200	ψ+,074,233	ψ <del>11</del> ,039,107	ψ(1,300,300 )	Ψ+1,554,500

Shareholders' equity attributable to XL Group plc	\$11,685,188	\$11,651,980	\$16,727,899	\$(28,379,879)	\$11,685,188
Non-controlling interest in equity of consolidated subsidiaries	_	1,344,500	634,244	_	1,978,744
Total shareholders' equity	\$11,685,188	\$12,996,480	\$17,362,143	\$(28,379,879)	\$13,663,932
Total liabilities and shareholders' equity	\$11,692,456	\$17,670,733	\$62,201,310	\$(30,366,259)	\$61,198,240

The Company maintains a notional multi-currency cash pool with a third-party bank. At June 30, 2016, the cash (1) pool balance of one or more entities was negative and reflected as part of Other Liabilities. Overall, the pool balance maintained by the Company is positive.

Shareholders' Equity:

	December 31, 2015				
Condensed Consolidating Balance Sheet (U.S. dollars in thousands, except share data)	XL- Ireland	XL-Cayman	Other XL-Ireland Subsidiaries	Consolidating Adjustments and Eliminations	XL-Ireland Consolidated
ASSETS					
Investments:					
Total investments available for sale	<b>\$</b> —	\$516,425	\$33,237,473	<b>\$</b> —	\$33,753,898
Total investments trading	_	_	1,296,029	_	1,296,029
Investments in affiliates	_	_	1,708,899	_	1,708,899
Other investments		877	1,432,180		1,433,057
Total investments	<b>\$</b> —	\$517,302	\$37,674,581	<b>\$</b> —	\$38,191,883
Cash and cash equivalents	11,557	369,997	2,874,682		3,256,236
Restricted cash			154,992		154,992
Investments in subsidiaries	11,648,673	15,836,651	_	(27,485,324)	_
Accrued investment income	_	2,323	310,344	_	312,667
Deferred acquisition costs and value of			890,568		890,568
business acquired					•
Ceded unearned premiums			1,821,793		1,821,793
Premiums receivable	_	_	4,712,493	_	4,712,493
Reinsurance balances receivable	_	_	418,666	_	418,666
Unpaid losses and loss expenses recoverable Receivable from investments sold	_		5,262,706 231,158	_	5,262,706 231,158
Goodwill and other intangible assets			2,210,266		2,210,266
Deferred tax asset			282,311		282,311
Amounts due from subsidiaries/parent	33,417		1,054,177	(1,087,594)	202,311
Other assets	2,748	44,570	889,881	(1,007,394 )	937,199
Total assets	*	*		\$(28,572,918)	,
Total assets	Ψ11,070,373	φ10,770,043	Ψ30,700,010	Ψ(20,372,710)	Ψ 30,002,730
LIABILITIES AND SHAREHOLDERS' EQUITY					
Liabilities:					
Unpaid losses and loss expenses	<b>\$</b> —	<b>\$</b> —	\$25,439,744	<b>\$</b> —	\$25,439,744
Deposit liabilities			1,168,376	_	1,168,376
Future policy benefit reserves			4,163,500		4,163,500
Funds withheld on GreyCastle life retrocession arrangements	·	_	914,629	_	914,629
Unearned premiums			7,043,358		7,043,358
Notes payable and debt		2,644,970			2,644,970
Reinsurance balances payable			2,117,727		2,117,727
Payable for investments purchased			130,060		130,060
Deferred tax liability			120,651		120,651
Amounts due to subsidiaries/parent		1,087,594		(1,087,594)	
Other liabilities	19,316	45,106	1,221,038	<del>-</del>	1,285,460
Total liabilities	\$19,316	\$3,777,670		\$(1,087,594)	\$45,028,475

Shareholders' equity attributable to XL Group plc

Non-controlling interest in equity of consolidated subsidiaries

Total shareholders' equity

Total liabilities and shareholders' equity

11,677,079

\$11,648,673

\$15,836,651

\$(27,485,324)

\$11,677,079

\$12,993,173

\$16,469,535

\$(27,485,324)

\$13,654,463

\$11,696,395

\$16,770,843

\$58,788,618

\$(28,572,918)

\$58,682,938

	Three Months Ended June 30, 2016				
Condensed Consolidating Statement of Income and Comprehensive Income (U.S. dollars in thousands, except per share data)	XL- Ireland	XL-Cayman	Other XL-Ireland Subsidiaries	Consolidating Adjustments and Eliminations	•
Revenues:					
Net premiums earned	\$—	\$	\$2,532,212	\$ <i>-</i>	\$2,532,212
Total net investment income	64	3,096	211,747	481	215,388
Total net realized gains (losses) on investments		976	103,274	367	104,617
Net realized and unrealized gains (losses) on derivative instruments	_		906	_	906
Net realized and unrealized gains (losses) on life					
retrocession embedded derivative and derivative	_		(229,742)		(229,742)
instruments - Life Funds Withheld Assets					
Income (loss) from investment fund affiliates		_	13,179	_	13,179
Fee income and other	_		10,862		10,862
Total revenues	\$64	\$4,072	\$2,642,438	\$ 848	\$2,647,422
Expenses:					
Net losses and loss expenses incurred	<b>\$</b> —	\$	\$1,632,386	\$ <i>-</i>	\$1,632,386
Claims and policy benefits	_		5,482	_	5,482
Acquisition costs	_		420,520		420,520
Operating expenses	(499)	1,071	521,949		522,521
Exchange (gains) losses	(470)	(136)	(18,494)		(19,100)
Interest expense	(9)	35,177	20,570		55,738
Total expenses	\$(978)	\$ 36,112	\$2,582,413	\$ <i>-</i>	\$2,617,547
Income (loss) before income tax and income (loss) from operating affiliates	\$1,042	\$ (32,040 )	\$60,025	\$ 848	\$29,875
Income (loss) from operating affiliates	_		21,418	_	21,418
Gain on sale of operating affiliate	_				
Equity in net earnings (losses) of subsidiaries	42,740	78,114	_	(120,854)	_
Provision (benefit) for income tax	_		2,467		2,467
Net income (loss)	\$43,782	\$46,074	\$78,976	\$ (120,006)	\$48,826
Non-controlling interests		3,334	1,710		5,044
Net income (loss) attributable to ordinary shareholders	\$43,782	\$ 42,740	\$77,266	\$ (120,006)	\$43,782
Comprehensive income (loss)	\$357,812	\$ 356,770	\$391,296	\$ (748,066 )	\$357,812

# XL GROUP PLC NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

#### Three Months Ended June 30, 2015 Consolidating Condensed Consolidating Statement of Income and Other XL-Adjustments XL-Ireland Comprehensive Income XL-Cayman XL-Ireland Ireland Consolidated and (U.S. dollars in thousands, except per share data) Subsidiaries Eliminations Revenues: Net premiums earned \$---\$ — \$2,082,053 \$ — \$ 2,082,053 Total net investment income 54 2,668 220,018 464 223,204 Total net realized gains (losses) on investments 2,532 44,956 49,967 2,479 Net realized and unrealized gains (losses) on derivative 76,065 (27,556)) — 48,509 instruments Net realized and unrealized gains (losses) on life retrocession embedded derivative and derivative 239,174 239,174 instruments - Life Funds Withheld Assets Income (loss) from investment fund affiliates 31,377 31,377 Fee income and other 11,012 11,012 Total revenues \$54 \$ 81,265 \$2,601,034 \$ 2,943 \$2,685,296 Expenses: Net losses and loss expenses incurred \$--\$ — \$1,151,195 \$ — \$ 1,151,195 Claims and policy benefits 22,081 22,081 Acquisition costs 341,617 341,617 Operating expenses 2,954 2,442 501,958 507,354 Exchange (gains) losses (9 ) (51 ) 10,434 10,374 Interest expense 49,667 34,701 14,965 Total expenses \$2,946 \$37,092 \$2,042,250