Enstar Group LTD Form 10-Q November 05, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 10-Q

þ	QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES
	EXCHANGE ACT OF 1934
	For the Quarterly Period Ended September 30, 2010
	OR
0	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES
	EXCHANGE ACT OF 1934
	For the Transition Period From to

001-33289 Commission File Number

ENSTAR GROUP LIMITED

(Exact name of registrant as specified in its charter)

Bermuda

(State or other jurisdiction of incorporation or organization)

N/A

(I.R.S. Employer Identification No.)

P.O. Box HM 2267 Windsor Place, 3rd Floor 18 Queen Street Hamilton HM JX Bermuda

(Address of principal executive office, including zip code)

(441) 292-3645

(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 b No o

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 during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes o No o

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 o Accelerated filer b Non-accelerated filer o Smaller reporting company o (Do not check if a 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 o $No \, b$

As of November 4, 2010, the registrant had outstanding 13,065,169 ordinary shares, par value \$1.00 per share.

TABLE OF CONTENTS

		Page
	PART I FINANCIAL INFORMATION	
Item 1.	Financial Statements:	
	Condensed Consolidated Balance Sheets as of September 30, 2010 and December 31, 2009	
	(Unaudited)	1
	Condensed Consolidated Statements of Earnings for the Three and Nine Month Periods Ended	
	September 30, 2010 and 2009 (Unaudited)	2
	Condensed Consolidated Statements of Comprehensive Income for the Three and Nine Month	
	Periods Ended September 30, 2010 and 2009 (Unaudited)	3
	Condensed Consolidated Statements of Changes in Shareholders Equity for the Nine Month	
	Periods Ended September 30, 2010 and 2009 (Unaudited)	4
	Condensed Consolidated Statements of Cash Flows for the Nine Month Periods Ended	
	September 30, 2010 and 2009 (Unaudited)	5
	Notes to the Condensed Consolidated Financial Statements (Unaudited)	6
	Report of Independent Registered Public Accounting Firm	36
Item 2.	Management s Discussion and Analysis of Financial Condition and Results of Operations	37
Item 3.	Quantitative and Qualitative Disclosures about Market Risk	55
<u>Item 4.</u>	Controls and Procedures	56
	PART II OTHER INFORMATION	
Item 1.	Legal Proceedings	57
Item 1A.	Risk Factors	57
Item 6.	<u>Exhibits</u>	58
<u>Signature</u>		59
EX-10.1		
EX-15.1 EX-31.1		
EX-31.1 EX-31.2		
EX-32.1		
EX-32.2		
EA-32.2		

PART I FINANCIAL INFORMATION

Item 1. FINANCIAL STATEMENTS

ENSTAR GROUP LIMITED

UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS As of September 30, 2010 and December 31, 2009

	Se	U.S. dolla	in th	December 31, 2009 ousands of cept share
ASSETS Short to an investment and investment and 2010				
Short-term investments, available-for-sale, at fair value (amortized cost: 2010 \$23,596; 2009 \$45,046)	\$	23,583	\$	45,206
Short-term investments, held-to-maturity, at amortized cost (fair value: 2010 nil 2009 \$159,333)	l;			159,210
Short-term investments, trading, at fair value (amortized cost: 2010 \$539,969;		520.005		,
2009 \$nil) Fixed maturities, available-for-sale, at fair value (amortized cost: 2010		539,985		
\$1,342,419; 2009 \$69,976)		1,361,336		69,892
Fixed maturities, held-to-maturity, at amortized cost (fair value: 2010 \$nil; 2009)	9			
\$1,169,934)				1,152,330
Fixed maturities, trading, at fair value (amortized cost: 2010 \$392,120; 2009		400,400		00.050
\$85,775)		400,498		88,050
Equities, trading, at fair value (cost: 2010 \$66,783; 2009 \$21,257)		71,613		24,503
Other investments, at fair value (cost: 2010 \$274,246; 2009 \$165,872)		200,700		81,801
Total investments		2,597,715		1,620,992
Cash and cash equivalents		823,777		1,266,445
Restricted cash and cash equivalents		395,821		433,660
Accrued interest receivable		25,854		16,108
Accounts receivable, net		12,756		17,657
Income taxes recoverable		7,274		3,277
Reinsurance balances receivable		914,441		638,262
Investment in partly owned company				20,850
Goodwill		21,222		21,222
Other assets		214,069		132,369
TOTAL ASSETS	\$	5,012,929	\$	4,170,842

LIABILITIES

Losses and loss adjustment expenses Reinsurance balances payable Accounts payable and accrued liabilities Income taxes payable Loans payable Other liabilities TOTAL LIABILITIES	\$ 3,233,699 235,017 54,275 26,339 207,177 83,603 3,840,110	\$ 2,479,136 162,576 60,878 51,854 254,961 85,285 3,094,690
COMMITMENTS AND CONTINGENCIES SHAREHOLDERS EQUITY Share capital Authorized issued and fully paid, par value \$1 each (authorized 2010: 156,000,000; 2009: 156,000,000)		
Ordinary shares (issued and outstanding 2010: 13,707,014; 2009: 13,580,793) Non-voting convertible ordinary shares (issued 2010: 2,972,892; 2009: 2,972,892)	13,707 2,973	13,581 2,973
Treasury stock at cost (non-voting convertible ordinary shares 2010: 2,972,892;	2,573	2,573
2009: 2,972,892)	(421,559)	(421,559)
Additional paid-in capital	727,506	721,120
Accumulated other comprehensive income	33,743	8,709
Retained earnings	526,851	477,057
Total Enstar Group Limited Shareholders Equity	883,221	801,881
Noncontrolling interest	289,598	274,271
TOTAL SHAREHOLDERS EQUITY	1,172,819	1,076,152
TOTAL LIABILITIES AND SHAREHOLDERS EQUITY	\$ 5,012,929	\$ 4,170,842

See accompanying notes to the unaudited condensed consolidated financial statements

1

ENSTAR GROUP LIMITED

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF EARNINGSFor the Three and Nine Month Periods Ended September 30, 2010 and 2009

	2010 2009 (expressed in thousands of U.				Nine Months Ended September 30, September 2010 2009 U.S. dollars, except share and are data)				
INCOME	Ф	2.110		Ф	4.110	Ф	10.747	Ф	11 (27
Consulting fees Net investment income	\$	2,119 20,165		\$	4,112 24,640	\$	19,747 69,284	\$	11,627 60,442
Net realized gains		10,635			2,912		8,610		1,982
Net realized gains		10,033			2,912		8,010		1,962
		32,919			31,664		97,641		74,051
EXPENSES Net reduction in ultimate loss and loss adjustment expense liabilities:									
Reduction in estimates of net ultimate losses		(20,890)			(44,736)		(57,936)		(92,302)
Reduction in provisions for bad debt		(1,304)			(11,100)		(14,411)		(9,714)
Reduction in provisions for unallocated loss							, , ,		,
and loss adjustment expense liabilities		(10,171)			(9,830)		(30,832)		(29,370)
Amortization of fair value adjustments		6,250			12,008		25,102		44,756
		(26.115)			(40.550)		(50,055)		(0.6.620)
C-1		(26,115)			(42,558)		(78,077)		(86,630)
Salaries and benefits		18,012			16,997		47,456		41,328
General and administrative expenses Interest expense		13,185 2,961			12,195 4,262		39,473 8,160		35,487 13,902
Net foreign exchange (gain) loss		(586)			(7,164)		1,387		(7,177)
Net foleigh exchange (gain) foss		(300)			(7,104)		1,567		(7,177)
		7,457			(16,268)		18,399		(3,090)
EARNINGS BEFORE INCOME TAXES AND SHARE OF NET EARNINGS OF									
PARTLY OWNED COMPANY		25,462			47,932		79,242		77,141
INCOME TAXES		(979)			(2,660)		(23,016)		(2,019)
SHARE OF NET EARNINGS OF PARTLY									
OWNED COMPANY		1,351			196		10,704		465
NET EARNINGS Less: Net earnings attributable to		25,834			45,468		66,930		75,587
noncontrolling interest		(4,391)			(10,481)		(17,136)		(20,318)
NET EARNINGS ATTRIBUTABLE TO ENSTAR GROUP LIMITED	\$	21,443		\$	34,987	\$	49,794	\$	55,269

Edgar Filing: Enstar Group LTD - Form 10-Q

EARNINGS PER SHARE BASIC: Net earnings attributable to Enstar Grou Limited ordinary shareholders	ıp	\$	1.56	\$ 2.58	\$ 3.64	\$ 4.10
EARNINGS PER SHARE DILUTED Net earnings attributable to Enstar Grou Limited ordinary shareholders	•	\$	1.53	\$ 2.53	\$ 3.57	\$ 4.03
	basic diluted	,)4,832 .9,768	13,578,555 13,814,651	13,676,113 13,956,948	13,492,044 13,729,387

See accompanying notes to the unaudited condensed consolidated financial statements

ENSTAR GROUP LIMITED

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME For the Three and Nine Month Periods Ended September 30, 2010 and 2009

	Three Months Ended				Nine Months Ended			
	Sep	2010	_	otember 30, 2009	-	2010	-	2009
	(expressed in thousands of U.S. dollars)							
NET EARNINGS	\$	25,834	\$	45,468	\$	66,930	\$	75,587
Other comprehensive income:								
Unrealized holding gains (losses) on investments								
arising during the period		29,161		(13,028)		23,509		(27,901)
Reclassification adjustment for net realized gains								
included in net earnings		(10,635)		(2,912)		(8,610)		(1,982)
Currency translation adjustment		36,662		28,286		19,546		65,511
Total other comprehensive income:		55,188		12,346		34,445		35,628
Comprehensive income		81,022		57,814		101,375		111,215
Less comprehensive income attributable to noncontrolling interest		(19,422)		(14,073)		(26,547)		(34,741)
COMPREHENSIVE INCOME ATTRIBUTABLE								
TO ENSTAR GROUP LIMITED	\$	61,600	\$	43,741	\$	74,828	\$	76,474

See accompanying notes to the unaudited condensed consolidated financial statements

3

ENSTAR GROUP LIMITED

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

For the Nine Month Periods Ended September 30, 2010 and 2009

	2010 (expressed in U.S. do			
Share Capital Ordinary Shares Balance, beginning of period Issue of shares Share awards granted/vested	\$	13,581 47 79	\$	13,334 168 77
Balance, end of period	\$	13,707	\$	13,579
Share Capital Non-Voting Convertible Ordinary Shares Balance, beginning and end of period	\$	2,973	\$	2,973
Treasury Shares Balance, beginning and end of period	\$	(421,559)	\$	(421,559)
Additional Paid-in Capital Balance, beginning of period Issue of shares Share awards granted/vested Amortization of share awards	\$	721,120 501 5,286 599	\$	709,485 5,263 3,567
Balance, end of period	\$	727,506	\$	718,315
Accumulated Other Comprehensive Income (Loss) Attributable to Enstar Group Limited Balance, beginning of period Cumulative translation adjustments Net movement in unrealized holdings gains (losses) on investments	\$	8,709 13,726 11,308	\$	(30,871) 46,020 (24,816)
Balance, end of period	\$	33,743	\$	(9,667)
Retained Earnings Balance, beginning of period Net earnings attributable to Enstar Group Limited	\$	477,057 49,794	\$	341,847 55,269
Balance, end of period	\$	526,851	\$	397,116
Noncontrolling Interest Balance, beginning of period Return of capital	\$	274,271 (32,963)	\$	256,022 (32,198)

Edgar Filing: Enstar Group LTD - Form 10-Q

Contribution of capital	28,742	
Dividends paid	(7,000)	(980)
Net earnings attributable to noncontrolling interest	17,136	20,318
Cumulative translation adjustments	5,821	19,492
Net movement in unrealized holdings gains (losses) on investments	3,591	(5,068)
Balance, end of period	\$ 289,598	\$ 257,586

See accompanying notes to the unaudited condensed consolidated financial statements

4

ENSTAR GROUP LIMITED

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS For the Nine Month Periods Ended September 30, 2010 and 2009

2010	مده ۱۰۰ ما	2009
=	ed in thou J.S. dollars	
	.b. donars	•)
OPERATING ACTIVITIES:		
Net earnings \$ 66,9	930 \$	75,587
Adjustments to reconcile net earnings to cash flows provided by		
operating activities:		
Share of undistributed net earnings of partly owned company (10,	704)	(465)
Net realized and unrealized investment gains (8,	610)	(1,982)
Share of net gain from other investments (11,	225)	(2,334)
Other items (663)	4,563
Depreciation and amortization 1,0	053	763
•	540	5,660
Net movement of trading securities held on behalf of policyholders 22,	772	18,878
Sales of trading securities 313,	654	
Purchases of trading securities (1,072,	799)	
Changes in assets and liabilities:	,	
Reinsurance balances receivable (18,	743)	23,508
Other assets (80,	•	6,885
Losses and loss adjustment expenses 184,	•	(183,180)
Reinsurance balances payable 24,	343	964
Accounts payable and accrued liabilities (19,	142)	52,498
Other liabilities (27,:	•	22,915
Net cash flows (used in) provided by operating activities (630,	152)	24,260
INVESTING ACTIVITIES:		
Acquisitions, net of cash acquired 155,	435	8,504
Purchase of available-for-sale securities		(244,310)
Sales and maturities of available-for-sale securities 57,3	335	489,778
Purchase of held-to-maturity securities (780,	848)	(697,146)
Sales and maturity of held-to-maturity securities 786,	651	56,622
Movement in restricted cash and cash equivalents 73,	354	(109,601)
Funding of other investments (89,	426)	(24,255)
Sale of investment in partly owned company 31,	554	
Other investing activities (4)	467)	(2,060)
Net cash flows provided by (used in) investing activities 233,	588	(522,468)
FINANCING ACTIVITIES:		
Distribution of capital to noncontrolling interest (32,9)	963)	(33,178)
Contribution to surplus of subsidiary by noncontrolling interest 28,	742	

Edgar Filing: Enstar Group LTD - Form 10-Q

Dividends paid to noncontrolling interest Receipt of loans Repayment of loans Proceeds from exercise of stock options	(7,000) 46,400 (93,560)	(97,845) 2,796
Net cash flows used in financing activities	(58,381)	(128,227)
TRANSLATION ADJUSTMENT	12,277	59,974
NET DECREASE IN CASH AND CASH EQUIVALENTS	(442,668)	(566,461)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	1,266,445	1,866,546
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 823,777	\$ 1,300,085
Supplemental Cash Flow Information		
Income taxes paid	\$ 58,625	\$ 12,867
Interest paid	\$ 8,103	\$ 10,697

See accompanying notes to the unaudited condensed consolidated financial statements

5

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS September 30, 2010 and December 31, 2009

(Tabular information expressed in thousands of U.S. dollars except share and per share data) (unaudited)

1. BASIS OF PREPARATION AND CONSOLIDATION

The Company s condensed consolidated financial statements have not been audited. These statements have been prepared in accordance with accounting principles generally accepted in the United States of America (U.S. 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 footnotes required by U.S. GAAP for complete financial statements. In the opinion of management, these financial statements reflect all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of the Company s financial position and results of operations as at the end of and for the periods presented. Results of operations for subsidiaries acquired are included from the dates of their acquisition by the Company. The results of operations for any interim period are not necessarily indicative of the results for a full year. All significant inter-company accounts and transactions have been eliminated. In these notes, the terms we, us, our, or the Company refer to Enstar Group Limited and its direct and indirect subsidiaries. The following information should be read in conjunction with the Company s Annual Report on Form 10-K for the year ended December 31, 2009.

Adoption of New Accounting Standards

In January 2010, the Company adopted the revised guidance issued by the U.S. Financial Accounting Standards Board (FASB) for the consolidation of variable interest entities. The revised guidance requires an entity to perform an analysis to determine whether the entity is variable interest or interests give it a controlling financial interest in a variable interest entity. It prescribes the determination of whether a reporting entity is required to consolidate another entity based on, among other things, the other entity is purpose and design and the reporting entity is ability to direct the activities of the other entity that most significantly impact the other entity is economic performance. The adoption of the revised guidance did not have any impact on the consolidated financial statements.

The Company adopted the revised guidance issued by FASB for the accounting for transfers of financial assets in January 2010. The revised guidance eliminates the concept of a qualifying special-purpose entity; changes the requirements for derecognizing financial assets; and enhances information reported to financial statement users by increasing the transparency of disclosures about transfers of financial assets and an entity s continuing involvement with transferred financial assets. The adoption of the revised guidance did not have any impact on the consolidated financial statements.

Also in January 2010, the Company adopted the revised guidance issued by FASB for the disclosures about fair value measurements. The revised guidance requires additional disclosures about transfers into and out of Levels 1 and 2 and separate disclosures about purchases, sales, issuances and settlements relating to Level 3 measurements. The revised guidance also clarifies existing fair value disclosures about the level of disaggregation and about inputs and valuation techniques used to measure fair value. The revised guidance is effective for the first reporting period (including interim periods) beginning after December 15, 2009, except for the requirement to provide the Level 3 activity of purchases, sales, issuances and settlements on a gross basis, which will be effective for fiscal years beginning after December 15, 2010, and for interim periods within those fiscal years. The adoption of the revised guidance did not have a material impact on the consolidated financial statements.

On February 24, 2010, FASB amended its guidance on subsequent events to no longer require companies filing periodic reports with the U.S. Securities and Exchange Commission (SEC) to disclose the date through which subsequent events have been evaluated in originally issued and revised financial statements in order to alleviate potential conflicts between FASB s guidance and the SEC s filing requirements. This guidance was effective immediately upon issuance. The adoption of this guidance had no impact on the Company s results of operations or financial condition. While the Company s consolidated financial statements no longer disclose the date through

6

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

1. BASIS OF PREPARATION AND CONSOLIDATION (cont d)

which it has evaluated subsequent events, the Company continues to be required to evaluate subsequent events through the date when its financial statements are issued.

The Company has determined that all other recently issued accounting pronouncements will not have a material impact on its consolidated financial statements, or do not apply to its operations.

2. ACQUISITIONS

The Company accounts for acquisitions using the purchase method of accounting, which requires that the acquirer record the assets and liabilities acquired at their estimated fair value. The fair values of reinsurance assets and liabilities acquired are derived from probability weighted ranges of the associated projected cash flows, based on actuarially prepared information and management s run-off strategy. Any amendment to the fair values resulting from changes in such information or strategy will be recognized when the changes occur.

Knapton Insurance (formerly British Engine)

On March 2, 2010, the Company, through its wholly-owned subsidiary, Knapton Holdings Limited (Knapton Holdings), completed the acquisition of Knapton Insurance Limited, formerly British Engine Insurance Limited (Knapton), from RSA Insurance Group plc for a total purchase price of approximately £28.8 million (approximately \$44.0 million). Knapton is a U.K.-domiciled reinsurer that is in run-off. The acquisition was funded from available cash on hand.

The purchase price and fair value of the assets acquired in the Knapton acquisition were as follows:

Total purchase price	\$ 44,031
Net assets acquired at fair value	\$ 44,031

The following summarizes the estimated fair values of the assets acquired and the liabilities assumed at the date of the acquisition:

Cash Restricted cash	\$ 153,286 35,515
Investments:	
Short-term investments, trading	5,990
Fixed maturity investments, trading	27,923
Total investments	33,913
Reinsurance balances receivable	50,942

Other assets Losses and loss adjustment expenses Insurance and reinsurance balances payable	(5,840 (216,871) (12,347)
Accounts payable		(6,247)
Net assets acquired at fair value	\$	44,031

From March 2, 2010, the date of acquisition, to September 30, 2010, the Company has recorded in its consolidated statement of earnings, revenues and net losses related to Knapton of \$1.7 million and \$(0.1) million, respectively.

7

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2. ACQUISITIONS (cont d)

In April 2010, Knapton Holdings entered into a term facility agreement with a London-based bank (the Knapton Facility). On April 20, 2010, Knapton Holdings drew down \$21.4 million from the Knapton Facility.

Assuransinvest

On March 30, 2010, the Company, through its wholly-owned subsidiary, Nordic Run-Off Limited, completed the acquisition of Forsakringsaktiebolaget Assuransinvest MF (Assuransinvest) for a purchase price of SEK 78.8 million (approximately \$11.0 million). Assuransinvest is a Swedish-domiciled reinsurer that is in run-off. The purchase price was funded from available cash on hand.

The purchase price and fair value of the assets acquired in the Assuransinvest acquisition were as follows:

Total purchase price	\$ 11,042

Net assets acquired at fair value \$ 11,042

The following summarizes the estimated fair values of the assets acquired and the liabilities assumed at the date of the acquisition:

Cash	\$ 58,971
Fixed maturity investments, trading	579
Other assets	5
Losses and loss adjustment expenses	(45,021)
Insurance and reinsurance balances payable	(3,130)
Accounts payable	(362)

Net assets acquired at fair value \$ 11,042

From March 30, 2010, the date of acquisition, to September 30, 2010, the Company has recorded in its consolidated statement of earnings, revenues and net earnings related to Assuransinvest of \$0.1 million and \$0.1 million, respectively.

Providence Washington

On July 20, 2010, the Company, through its wholly-owned subsidiary, PWAC Holdings, Inc., completed the acquisition of PW Acquisition Company (PWAC) for a purchase price of \$25.0 million. PWAC owns the entire share capital of Providence Washington Insurance Company. Providence Washington Insurance Company and its two subsidiaries are Rhode Island-domiciled insurers that are in run-off. The purchase price was financed by a term facility

provided by a London-based bank (the Enstar Facility). The Enstar Facility was fully repaid during the three months ended September 30, 2010.

The purchase price and fair value of the assets acquired in the PWAC acquisition were as follows:

Total purchase price \$ 25,000

Net assets acquired at fair value \$ 25,000

8

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2. ACQUISITIONS (cont d)

The following summarizes the estimated fair values of the assets acquired and the liabilities assumed at the date of the acquisition:

Cash	\$ 19,278
Investments:	
Short-term investments, trading	4,181
Fixed maturity investments, trading	97,756
Equities	37
Other investments	4,985
Total investments	106,959
Accounts receivable and accrued interest	813
Reinsurance balances receivable	31,718
Other assets	1,276
Losses and loss adjustment expenses	(120,745)
Insurance and reinsurance balances payable	(3,597)
Accounts payable	(10,702)
Net assets acquired at fair value	\$ 25,000

From July 20, 2010, the date of acquisition, to September 30, 2010, the Company has recorded in its consolidated statement of earnings, revenues and net losses related to PWAC of \$1.0 million and \$(0.1) million, respectively.

Seaton Insurance

On August 3, 2010, the Company, through its wholly-owned subsidiary, Virginia Holdings Ltd. (Virginia) acquired 55.6% of the shares of Seaton Insurance Company (Seaton) that it previously did not own for a \$nil purchase price, resulting in Virginia owning 100% of Seaton. Seaton is a Rhode Island-domiciled insurer that is in run-off. The acquisition of the Seaton shares was a result of the distribution by Stonewall Acquisition Corporation (SAC) to Virginia of proceeds and certain other assets following its sale of Stonewall Insurance Company to Columbia Insurance Company, an affiliate of National Indemnity Company (an indirect subsidiary of Berkshire Hathaway, Inc.). Prior to the distribution, Virginia had indirectly owned 44.4% of Seaton through its holding in SAC. The purchase price and fair value of the assets acquired in the Seaton acquisition were both \$nil.

9

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2. ACQUISITIONS (cont d)

The following summarizes the estimated fair values of 100% of the assets acquired and the liabilities assumed at the date of the acquisition:

Cash	\$	3,949
Fixed maturity investments, trading		22,745
Accounts receivable and accrued interest		270
Reinsurance balances receivable		170,344
Other assets		3,759
Losses and loss adjustment expenses	((171,010)
Insurance and reinsurance balances payable		(28,670)
Accounts payable		(1,387)

Net assets acquired at fair value \$

From August 3, 2010, the date of acquisition, to September 30, 2010, the Company has recorded in its consolidated statement of earnings, revenues and net losses related to Seaton of \$0.4 million and \$(0.5) million, respectively.

Claremont

On September 7, 2010, the Company, through its wholly-owned subsidiary CLIC Holdings, Inc., entered into a definitive agreement for the acquisition of Claremont Liability Insurance Company, or Claremont, for an aggregate purchase price of \$13.5 million and an additional amount based on a purchase price adjustment to be calculated at closing. The purchase price is expected to be financed from available cash on hand. Claremont is a California-domiciled insurer that is in run-off. Completion of the transaction is conditioned on, among other things, regulatory approval and satisfaction of various customary closing conditions. The transaction is expected to close in the fourth quarter of 2010.

New Castle

On September 22, 2010, the Company, through its wholly-owned subsidiary Kenmare Holdings Ltd., entered into a definitive agreement for the acquisition of New Castle Reinsurance Company Ltd., or New Castle, for an aggregate purchase price of \$24.0 million, subject to potential purchase price adjustments at closing. The purchase price is expected to be financed from available cash on hand. New Castle is a Bermuda-domiciled insurer that is in run-off. Completion of the transaction is conditioned on, among other things, regulatory approval and satisfaction of various customary closing conditions. The transaction is expected to close in the fourth quarter of 2010.

Brampton

On November 2, 2010, the Company acquired the 49.9% of the shares of Hillcot Holdings Ltd. (Hillcot) that it did not previously own from Shinsei Bank, Ltd. (Shinsei) for a purchase price of \$38.0 million, resulting in the Company

owning 100% of Hillcot. At the time of acquisition, Hillcot owned 100% of the shares of Brampton Insurance Company Limited, a U.K.-domiciled reinsurer that is in run-off. J. Christopher Flowers, a member of the Company s board of directors and one of its largest shareholders, is a director and the largest shareholder of Shinsei. The accounting for this business combination has not been completed at the time of issuance of these financial statements.

10

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

3. SIGNIFICANT NEW BUSINESS

Shelbourne RITC Transactions

In December 2007, the Company, in conjunction with JCF FPK I L.P. (JCF FPK) and a newly-hired executive management team, formed U.K.-based Shelbourne Group Limited (Shelbourne) to invest in Reinsurance to Close or RITC transactions (the transferring of liabilities from one Lloyd s syndicate to another) with Lloyd s of London insurance and reinsurance syndicates in run-off. The Company owns approximately 56.8% of Shelbourne, which in turn owns 100% of Shelbourne Syndicate Services Limited, the Managing Agency for Lloyd s Syndicate 2008, a syndicate approved by Lloyd s of London on December 16, 2007 to undertake RITC transactions with Lloyd s syndicates in run-off.

In February 2010, Lloyd s Syndicate 2008 entered into RITC agreements with two Lloyd s syndicates with total gross insurance reserves of approximately \$170.3 million. The capital commitment to Lloyd s Syndicate 2008 with respect to these two RITC agreements amounted to £25.0 million (approximately \$37.5 million), which was fully funded by the Company from available cash on hand.

JCF FPK is a joint investment program between Fox-Pitt, Kelton, Cochran, Caronia & Waller (USA) LLC (FPK) and J.C. Flowers II, L.P. (the Flowers Fund). The Flowers Fund is a private investment fund advised by J.C. Flowers & Co. LLC. J. Christopher Flowers, a member of the Company s board of directors and one of the Company s largest shareholders, is the Chairman and Chief Executive Officer of J.C. Flowers & Co. LLC. John J. Oros who was the Company s Executive Chairman and a member of the Company s board of directors until his resignation on August 20, 2010, is a Managing Director of J.C. Flowers & Co. LLC. In addition, an affiliate of the Flowers Fund controlled approximately 41% of FPK until its sale of FPK in December 2009.

Fitzwilliam

In February 2010, the Company, through its wholly-owned subsidiary Fitzwilliam Insurance Limited (Fitzwilliam), entered into a 100% quota share reinsurance agreement with Allianz Global Corporate & Specialty AG (UK) Branch (Allianz) with respect to a specific portfolio of run-off business of Allianz. Fitzwilliam received total assets and assumed total gross reinsurance reserves of approximately \$112.6 million.

In July 2010, following the acquisition of the entire issued share capital of Glacier Insurance AG by Torus Insurance (Bermuda) Limited (Torus), Fitzwilliam entered into two quota share reinsurance agreements with Torus protecting the prior year reserve development of two portfolios of business reinsured by them: a 79% quota share of Torus 95% quota share reinsurance of Glacier Insurance AG, and a 75% quota share of Torus 100% quota share reinsurance of Glacier Reinsurance AG. Fitzwilliam received total assets and assumed total gross reinsurance reserves of approximately \$105.0 million.

Bosworth

In May 2010, a specific portfolio of run-off business underwritten by Mitsui Sumitomo Insurance Co., Ltd. of Japan (Mitsui) was transferred to the Company s 50.1% owned subsidiary, Bosworth Run-off Limited (Bosworth). This transfer, which occurred under Part VII of the U.K. Financial Services and Markets Act 2000, was approved by the

U.K. Court and took effect on May 31, 2010. As a result of the transfer, Bosworth received total assets and assumed net reinsurance reserves of approximately \$117.5 million. Shinsei owns the remaining 49.9% of Bosworth.

4. RESTRICTED CASH AND CASH EQUIVALENTS

Restricted cash and cash equivalents were \$395.8 million and \$433.7 million as of September 30, 2010 and December 31, 2009, respectively. The restricted cash and cash equivalents are used as collateral against letters of credit and as guarantee under trust agreements. Letters of credit are issued to ceding insurers as security for the obligations of insurance subsidiaries under reinsurance agreements with those ceding insurers.

11

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS

Available-for-sale

The amortized cost and estimated fair value of the Company s fixed maturity securities and short-term investments classified as available-for-sale were as follows:

	A	Amortized Cost			Gross Unrealized Holding Losses Non-OTTI		Fair Value	
As at September 30, 2010								
U.S. government and agency	\$	108,202	\$	1,162	\$	(110)	\$	109,254
Non-U.S. government		291,278		4,204		(159)		295,323
Corporate		888,730		16,950		(1,243)		904,437
Residential mortgage-backed		24,071		292		(341)		24,022
Commercial mortgage-backed		25,241		378		(2,828)		22,791
Asset backed		28,493		1,017		(418)		29,092
	\$	1,366,015	\$	24,003	\$	(5,099)	\$	1,384,919

	A	Amortized Cost		Gross Unrealized Holding Gain		Gross Unrealized Holding Losses Non-OTTI		Fair Value	
As at December 31, 2009									
U.S. government and agency	\$	14,079	\$	227	\$		\$	14,306	
Non-U.S. government		37,166		33		(13)		37,186	
Corporate		62,092		825		(867)		62,050	
Residential mortgage-backed		1,685		31		(160)		1,556	
	\$	115,022	\$	1,116	\$	(1,040)	\$	115,098	

The following tables summarize the Company s fixed maturity securities and short-term investments classified as available-for-sale in an unrealized loss position as well as the aggregate fair value and gross unrealized loss by length of time the security has continuously been in an unrealized loss position:

Edgar Filing: Enstar Group LTD - Form 10-Q

	12 Months or Greater		Less Than 12 Months					Total			
	Fair Value	Unrealized Losses		Fair Value		Unrealized Losses		Fair Value		Unrealized Losses	
	, 53-3-5				,						
As at September 30, 2010											
U.S. government and agency	\$	\$		\$	39,789	\$	(110)	\$	39,789	\$	(110)
Non-U.S. government					38,361		(159)		38,361		(159)
Corporate	27,988		(684)		129,757		(559)		157,745		(1,243)
Residential mortgage-backed	1,743		(143)		15,435		(198)		17,178		(341)
Commercial mortgage-backed	6,607		(2,703)		8,909		(125)		15,516		(2,828)
Asset backed	5,425		(52)		9,771		(366)		15,196		(418)
	\$ 41,763	\$	(3,582)	\$	242,022	\$	(1,517)	\$	283,785	\$	(5,099)

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

			Less	Γhan 12			
	12 Months	s or Greater	Mo	onths	Total		
	Fair	Unrealized	Fair	Unrealized	Fair	Unrealized	
	Value	Losses	Value	Losses	Value	Losses	
As at December 31, 2009							
Non-U.S. government	\$	\$	\$ 782	\$ (13)	\$ 782	\$ (13)	
Corporate	10,894	(786)	5,348	(81)	16,242	(867)	
Residential mortgage-backed	369	(160)			369	(160)	
	\$ 11,263	\$ (946)	\$ 6,130	\$ (94)	\$ 17,393	\$ (1,040)	

As at September 30, 2010 and December 31, 2009, the number of securities classified as available-for-sale in an unrealized loss position was 148 and 20, respectively, with a fair value of \$283.8 million and \$17.4 million, respectively. Of these securities, the number of securities that had been in an unrealized loss position for twelve months or longer was 27 and 11, respectively. As at September 30, 2010, none of these securities were considered to be other-than-temporarily impaired.

The contractual maturities of the Company s fixed maturity securities and short-term investments classified as available-for-sale 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.

	Amortized Cost	Fair Value	% of Total Fair Value
As at September 30, 2010			
Due in one year or less	\$ 439,785	\$ 442,126	31.9%
Due after one year through five years	837,937	855,973	61.8%
Due after five years through ten years	5,320	5,529	0.4%
Due after ten years	5,168	5,386	0.4%
	1,288,210	1,309,014	94.5%
Residential mortgage-backed	24,071	24,022	1.7%
Commercial mortgage-backed	25,241	22,791	1.7%
Asset backed	28,493	29,092	2.1%
	\$ 1,366,015	\$ 1,384,919	100%

Edgar Filing: Enstar Group LTD - Form 10-Q

		Amortized Cost		Fair Value		% of Total Fair Value
As at December 31, 2009						
Due in one year or less	9	\$	64,202	\$	64,606	56.1%
Due after one year through five years			39,951		40,305	35.0%
Due after five years through ten years			5,811		5,783	5.0%
Due after ten years			3,373		2,848	2.5%
			113,337		113,542	98.6%
Residential mortgage-backed			1,685		1,556	1.4%
	S	\$	115,022	\$	115,098	100.0%
	13					

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

The following tables set forth certain information regarding the credit ratings (provided by major rating agencies) of the Company s fixed maturity securities and short-term investments classified as available-for-sale:

	A	Amortized Cost			% of Total Fair Value	
As at September 30, 2010						
AAA	\$	559,727	\$	563,892	40.7%	
AA		343,163		348,843	25.2%	
A		363,860		371,294	26.8%	
BBB or lower		98,875		100,447	7.3%	
Not Rated		390		443	0.0%	
	\$	1,366,015	\$	1,384,919	100.0%	
		Amortized Cost	l	Fair Value	% of Total Fair Value	
As at Daggardon 21, 2000						
As at December 31, 2009 AAA		\$ 54,157	7	\$ 54,229	47.1%	
A		32,764		32,886	28.6%	
BBB or lower		13,848		13,596	11.8%	
Not Rated		14,253		14,387	12.5%	
Not Nated		17,23.	J	17,507	12.5 /0	
		\$ 115,022	2	\$ 115,098	100.0%	

Held-to-maturity

As of September 30, 2010, the Company has redesignated \$1.33 billion in investment securities from the held-to-maturity category to the available-for-sale category, following the disposition of certain held-to-maturity securities in one of the Company s Australian insurance subsidiaries. The speed of settlement of the liabilities in this subsidiary has been notably greater than was originally anticipated, prompting the Company to apply to the subsidiary s regulator for a reduction in required capital levels. Upon the approval, on September 1, 2010, of the capital reduction in the amount of \$148.2 million, the Company evaluated the funding alternatives relating to the capital distribution and, as a result, reconsidered its intent to hold certain securities to maturity and sold securities with a carrying value of \$33.4 million that had previously been designated held-to-maturity. The proceeds from these sales were \$36.5 million, resulting in a realized gain of \$3.1 million.

During September 2010, requests were made to regulators, that are pending approval, for capital releases, in certain of the Company s other insurance subsidiaries, for amounts that are also greater than was originally anticipated. Further to both approved and pending requests for capital releases greater than originally anticipated in certain of the Company s insurance subsidiaries, the Company reevaluated its intent with respect to its remaining held-to-maturity securities. The Company concluded that, as of September 30, 2010, it no longer had the positive intent to hold its held-to-maturity securities to maturity. The Company does not plan to designate securities as held-to-maturity for at least two years and believes that maintaining its securities in the available-for-sale category provides greater flexibility in the management of the overall investment portfolio.

As a result of redesignation, the held-to-maturity securities with an amortized cost of \$1.15 billion have been transferred to the available-for-sale category at the fair value of \$1.33 billion, with unrealized gains of \$18.0 million recorded in accumulated other comprehensive income.

14

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

The amortized cost and estimated fair value of the Company s fixed maturity securities and short-term investments classified as held-to-maturity as at December 31, 2009 were as follows:

	Amoi Co	tized	Gross Unrealized Holding Gain		Gross Unrealized Holding Losses Non-OTTI		Fair Value	
U.S. government and agency	\$ 16	54,706 \$	1,659	\$	(196)	\$	166,169	
Non-U.S. government	27	76,506	3,069		(131)		279,444	
Corporate	78	30,099	15,794		(1,284)		794,609	
Municipal		9,649	6		(1)		9,654	
Residential mortgage-backed	-	15,894	165		(427)		15,632	
Commercial mortgage-backed	3	30,608	1,130		(1,970)		29,768	
Asset backed	3	34,078	477		(564)		33,991	
	\$ 1,31	11,540 \$	22,300	\$	(4,573)	\$	1,329,267	

The following table summarizes the Company s fixed maturity securities and short-term investments classified as held-to-maturity in an unrealized loss position as at December 31, 2009 and the aggregate fair value and gross unrealized loss by length of time the security has continuously been in an unrealized loss position:

	12 Mo	onths or						
	Gr	eater	Less Than	12 Months	Total			
	Fair	Unrealized	Fair Unrealized		Fair	Unrealized		
	Value	Losses	Value	Losses	Value	Losses		
U.S. government and agency	\$	\$	\$ 53,674	\$ (196)	\$ 53,674	\$ (196)		
Non-U.S. government			44,477	(131)	44,477	(131)		
Corporate	3,892	(249)	153,220	(1,034)	157,112	(1,283)		
Municipal			8,641	(1)	8,641	(1)		
Residential mortgage-backed	2,109	(277)	6,494	(151)	8,603	(428)		
Commercial mortgage-backed			11,931	(1,970)	11,931	(1,970)		
Asset backed	889	(86)	21,817	(478)	22,706	(564)		
	\$ 6,890	\$ (612)	\$ 300,254	\$ (3,961)	\$ 307,144	\$ (4,573)		

As at December 31, 2009, the number of fixed maturity securities classified as held-to-maturity in an unrealized loss position was 135, with a fair value of \$307.1 million. Of these securities, the number of securities that had been in an unrealized loss position for 12 months or longer was 19.

15

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

Trading

The estimated fair value of the Company s investments in fixed maturity securities, short-term investments and equities classified as trading was as follows:

	Amortized Cost		Gross Unrealized Holding Gain		Gross Unrealized Holding Losses Non-OTTI		Fair Value	
As at September 30, 2010								
U.S. government and agency	\$	117,991	\$	5,131	\$		\$	123,122
Non-U.S. government		125,106		100		(35)		125,171
Corporate		617,554		3,692		(190)		621,056
Municipal		1,591		19		(5)		1,605
Residential mortgage-backed		61,668		179		(342)		61,505
Commercial mortgage-backed		7,818		71		(226)		7,663
Asset backed		361						361
Equities		66,783		6,351		(1,521)		71,613
	\$	998,872	\$	15,543	\$	(2,319)	\$	1,012,096

	Amortized Cost		Gross Unrealized Holding Gain		Gross Unrealized Holding Losses Non-OTTI		Fair Value	
As at December 31, 2009								
U.S. government and agency	\$	60,355	\$	1,696	\$	(131)	\$	61,920
Corporate		23,894		1,139				25,033
Residential mortgage-backed		474		4		(22)		456
Commercial mortgage-backed		1,051				(410)		641
Equities		21,258		3,854		(609)		24,503
	\$	107,032	\$	6,693	\$	(1,172)	\$	112,553

Other Investments

	September 30, 2010				
Private equity	\$	86,383	\$	77,359	
Short-duration high yield bond fund		51,879			
Hedge funds		20,899			
Other		41,539		4,442	
	\$	200,700	\$	81,801	

At September 30, 2010 and December 31, 2009, the Company had \$86.4 million and \$77.4 million, respectively, of private equity investments recorded in limited partnerships and limited liability companies. These

16

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

private equity investments represented 2.3% of total investments and cash and cash equivalents at both September 30, 2010 and December 31, 2009. All of the Company s investments in limited partnerships and limited liability companies are subject to restrictions on redemptions and sales that are determined by the governing documents and limit the Company s ability to liquidate these investments in the short term. Due to a lag in the valuations reported by the managers, the Company records changes in the investment value with up to a three-month lag. These investments are accounted for at estimated fair value determined by the Company s proportionate share of the net asset value of the investee reduced by any impairment charges. As at September 30, 2010 and December 31, 2009, the Company had unfunded capital commitments relating to its private equity investments of \$97.9 and \$101.1 million, respectively.

Other-Than-Temporary Impairment Process

Upon the adoption of the new guidance on investments in debt and equity securities, effective April 1, 2009, the Company changed its quarterly process for assessing whether declines in the fair value of its fixed maturity investments, both available-for-sale and held-to-maturity, represented impairments that are other-than-temporary. The process now includes reviewing each fixed maturity investment that is impaired and determining: (i) if the Company has the intent to sell the fixed maturity investment or (ii) if it is more likely than not that the Company will be required to sell the fixed maturity investment before its anticipated recovery; and (iii) assessing whether a credit loss exists, that is, where the Company expects that the present value of the cash flows expected to be collected from the fixed maturity investment are less than the amortized cost basis of the investment.

The Company had no planned sales of its fixed maturity investments classified as available-for-sale in an unrealized loss position as at September 30, 2010. In assessing whether it is more likely than not that the Company will be required to sell a fixed maturity investment before its anticipated recovery, the Company considers various factors including its future cash flow requirements, legal and regulatory requirements, the level of its cash, cash equivalents, short-term investments and fixed maturity investments available for sale in an unrealized gain position, and other relevant factors. For the nine months ended September 30, 2010, the Company did not recognize any other-than-temporary impairments due to required sales.

In evaluating credit losses, the Company considers a variety of factors in the assessment of a fixed maturity investment including: (1) the time period during which there has been a significant decline below cost; (2) the extent of the decline below cost and par; (3) the potential for the fixed maturity investment to recover in value; (4) an analysis of the financial condition of the issuer; (5) the rating of the issuer; and (6) failure of the issuer of the fixed maturity investment to make scheduled interest or principal payments.

Based on the factors described above, the Company determined that, as at September 30, 2010, no credit losses existed.

Fair Value of Financial Instruments

Fair value is defined as the price at which to sell an asset or transfer a liability (i.e. the exit price) in an orderly transaction between market participants. The Company uses a fair value hierarchy that gives the highest priority to quoted prices in active markets and the lowest priority to unobservable data. The hierarchy is broken down into three

levels as follows:

Level 1 Valuations based on unadjusted quoted prices in active markets for identical assets or liabilities that the Company has the ability to access. Valuation adjustments and block discounts are not applied to Level 1 instruments.

Level 2 Valuations based on quoted prices in active markets for similar assets or liabilities, quoted prices for identical assets or liabilities in inactive markets, or for which significant inputs are observable (e.g.

17

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

interest rates, yield curves, prepayment speeds, default rates, loss severities, etc.) or can be corroborated by observable market data.

Level 3 Valuations based on inputs that are unobservable and significant to the overall fair value measurement. The unobservable inputs reflect the Company s own judgment about assumptions that market participants might use.

The following is a summary of valuation techniques or models the Company uses to measure fair value by asset and liability classes.

Fixed Maturity Investments

The Company s fixed maturity portfolio is managed by the Company s Chief Investment Officer and outside investment advisors. The Company uses nationally recognized pricing services, including pricing vendors, index providers and broker-dealers to estimate fair value measurements for all of its fixed maturity investments. These pricing services include Barclays Capital Aggregate Index (formerly Lehman Index), Reuters Pricing Service, FT Interactive Data and others.

The pricing services use market quotations for securities (e.g., public common and preferred securities) that have quoted prices in active markets. When quoted market prices are unavailable, the pricing service prepares estimates of fair value measurements for these securities using its proprietary pricing applications, which include available relevant market information, benchmark curves, benchmarking of like securities, sector groupings, and matrix pricing.

With the exception of two securities within the Company s trading portfolio, the fair value estimates of its fixed maturity investments are based on observable market data. The Company has therefore included these as Level 2 investments within the fair value hierarchy. The two securities in its trading portfolio that do not have observable inputs have been included as Level 3 investments within the fair value hierarchy.

To validate the techniques or models used by the pricing services, the Company compares the fair value estimates to its knowledge of the current market and will challenge any prices deemed not to be representative of fair value.

As of September 30, 2010 there were no material differences between the prices obtained from the pricing services and the fair value estimates developed by the Company.

Equity Securities

The Company s equity securities are managed by two external advisors. Through these third parties, the Company uses nationally recognized pricing services, including pricing vendors, index providers and broker-dealers to estimate fair value measurements for all of its equity securities. These pricing services include FT Interactive Data and others.

The Company has categorized all of its investments in common stock as Level 1 investments because the fair values of these securities are based on quoted prices in active markets for identical assets or liabilities. The Company has

categorized all of its investments in preferred stock as Level 2 (except one which was categorized as Level 3) because their fair value estimates are based on observable market data.

Other Investments

For its investments in hedge funds, limited partnerships and limited liability companies, the Company measures fair value by obtaining the most recently published net asset value as advised by the external fund manager or third-party administrator. The financial statements of each fund generally are audited annually, using

18

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

fair value measurement for the underlying investments. For all publicly traded companies within the funds, the Company has valued those investments based on the latest share price. The value of Affirmative Investment LLC (in which the Company owns a non-voting 7% membership interest) is based on the market value of the shares of Affirmative Insurance Holdings, Inc., a publicly traded company.

All of the Company s investments in limited partnerships and limited liability companies are subject to restrictions on redemptions and sales that are determined by the governing documents and limit the Company s ability to liquidate those investments in the short term.

The Company has classified its hedge funds, limited partnerships and limited liability companies as Level 3 investments because they reflect the Company s own judgment about the assumptions that market participants might use.

The short duration high yield fund and other bond funds have been classified as Level 2 investments because their fair value is estimated using the net asset value reported by Bloomberg and they have daily liquidity.

Fair Value Measurements

In accordance with the provisions of the Fair Value Measurement and Disclosure topic of the FASB Accounting Standards Codification, the Company has categorized its investments that are recorded at fair value among levels as follows:

	September 30, 2010						
	Quoted Prices in		Significant				
	Active Markets for Identical	Significant Other Observable	Unobservable				
	Assets (Level 1)	Inputs (Level 2)	Inputs (Level 3)	Total Fair Value			
U.S. government and agency	\$	\$ 232,375	\$	\$ 232,375			
Non-U.S. government		420,494		420,494			
Corporate		1,524,987	504	1,525,491			
Municipal		1,606		1,606			
Residential mortgage-backed		85,528		85,528			
Commercial mortgage-backed		29,582	872	30,454			
Asset backed		29,454		29,454			
Equities	53,105	15,033	3,475	71,613			
Other investments		86,829	113,871	200,700			

Total investments \$ 53,105 \$ 2,425,888 \$ 118,722 \$ 2,597,715

19

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

	December 31, 2009							
	Pi A	Quoted rices in Active Iarkets		Significant Other	·	gnificant observable		
	1	Identical Assets Level 1)	Observable Inputs (Level 2)		Inputs (Level 3)		Total Fai Value	
U.S. government and agency Non-U.S. government Corporate Residential mortgage-backed Commercial mortgage-backed Equities Other investments	\$	21,203	\$	76,226 37,186 87,083 2,012	\$	641 3,300 81,801	\$	76,226 37,186 87,083 2,012 641 24,503 81,801
Total investments	\$	21,203	\$	202,507	\$	85,742	\$	309,452

The following table presents a reconciliation of the beginning and ending balances for all investments measured at fair value on a recurring basis using Level 3 inputs during the three months ended September 30, 2010.

	M	Fixed aturity estments	Other vestments	Equity curities	Total
Level 3 investments as of July 1, 2010 Net purchases (sales and distributions) Total realized and unrealized (losses)/gains Net transfers in and/or (out) of Level 3	\$	1,394 (18)	\$ 104,079 7,832 1,960	\$ 3,238 237	\$ 108,711 7,832 2,179
Level 3 investments as of September 30, 2010	\$	1,376	\$ 113,871	\$ 3,475	\$ 118,722

The amount of net gains/(losses) for the three months ended September 30, 2010 included in earnings attributable to the fair value of changes in assets still held at September 30, 2010 was \$(0.3) million. Of this amount, \$0.2 million was included in net realized gains/(losses) and \$(0.5) million was included in net investment income.

The following table presents a reconciliation of the beginning and ending balances for all investments measured at fair value on a recurring basis using Level 3 inputs during the three months ended September 30, 2009:

	Ma	ixed turity stments	Other estments	Equity curities	Total
Level 3 investments as of July 1, 2009	\$	263	\$ 71,039	\$ 3,200	\$ 74,502
Net purchases (sales and distributions) Total realized and unrealized gains Net transfers in and/or (out) of Level 3		315	517 4,807	150	517 5,272
Level 3 investments as of September 30, 2009	\$	578	\$ 76,363	\$ 3,350	\$ 80,291

The amount of net gains for the three months ended September 30, 2009 included in earnings attributable to the fair value of changes in assets still held at September 30, 2009 was \$4.3 million. Of this amount, \$0.5 million was included in net realized gains and \$3.8 million was included in net investment income.

20

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

The following table presents a reconciliation of the beginning and ending balances for all investments measured at fair value on a recurring basis using the Level 3 inputs during the nine months ended September 30, 2010:

	Fix Mat Invest		rity Other			Equity curities	Total		
Level 3 investments as of January 1, 2010 Net purchases (sales and distributions) Total realized and unrealized gains Net transfers in and/or (out) of Level 3	\$	641 579 156	\$	81,801 24,078 7,992	\$	3,300 175	\$	85,742 24,657 8,323	
Level 3 investments as of September 30, 2010	\$	1,376	\$	113,871	\$	3,475	\$	118,722	

The amount of net gains for the nine months ended September 30, 2010 included in earnings attributable to the fair value of changes in assets still held at September 30, 2010 was \$9.1 million. Of this amount, \$0.3 million was included in net realized gains and \$8.8 million was included in net investment income.

The following table presents a reconciliation of the beginning and ending balances for all investments measured at fair value on a recurring basis using the Level 3 inputs during the nine months ended September 30, 2009:

	Ma	ixed turity stments	Other estments	Equity curities	Total
Level 3 investments as of January 1, 2009 Net purchases (sales and distributions) Total realized and unrealized gains Net transfers in and/or (out) of Level 3	\$	352 226	\$ 60,237 12,932 3,194	\$ 2,006 1,344	\$ 60,589 14,938 4,764
Level 3 investments as of September 30, 2009	\$	578	\$ 76,363	\$ 3,350	\$ 80,291

The amount of net gains for the nine months ended September 30, 2009 included in earnings attributable to the fair value of changes in assets still held at September 30, 2009 was \$3.7 million. Of this amount, \$1.6 million was included in net realized gains and \$2.1 million was included in net investment income.

During the nine months ended September 30, 2010 and 2009, proceeds from the sales and maturities of available-for sale securities were \$57.3 million and \$489.8 million, respectively. Gross realized gains on sales of available-for-sale

securities were \$0.1 million and \$0.1 million, respectively, and gross unrealized losses on sales of available-for-sale securities were \$nil and \$0.6 million, respectively. Unrealized gains on trading securities were \$3.9 million for both the nine months ended September 30, 2010 and 2009.

Restricted Investments

The Company is required to maintain investments on deposit with various regulatory authorities to support its insurance and reinsurance operations. The investments on deposit are available to settle insurance and reinsurance liabilities. The Company also utilizes trust accounts to collateralize business with its insurance and reinsurance counterparties. These trust accounts generally take the place of letter of credit requirements. The investments in

21

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. INVESTMENTS (cont d)

trust as collateral are primarily highly rated fixed maturity securities. The carrying value of the Company s restricted investments as of September 30, 2010 and December 31, 2009 was as follows:

	September 30, 2010			December 31, 2009		
Assets used for collateral in trust for third-party agreements Deposits with U.S. regulatory authorities	\$	354,521 33,281	\$	214,149 12,998		
	\$	387,802	\$	227,147		

6. INVESTMENT IN PARTLY OWNED COMPANIES

On June 13, 2008, the Company s indirect subsidiary Virginia completed the acquisition from Dukes Place Holdings, L.P. (a portfolio company of GSC European Mezzanine Fund II, L.P.) of 44.4% of the outstanding capital stock of SAC, the parent of two Rhode Island-domiciled insurers in run-off, Stonewall Insurance Company and Seaton. The total purchase price, including acquisition costs, was \$21.4 million and was funded from available cash on hand. SAC entered into a definitive agreement on December 3, 2009 for the sale of its shares in Stonewall Insurance Company to Columbia Insurance Company, an affiliate of National Indemnity Company (an indirect subsidiary of Berkshire Hathaway, Inc.), for a sale price of \$56.0 million, subject to certain post-closing purchase price adjustments that brought the total consideration received to \$60.4 million. The transaction received the required regulatory approval on March 31, 2010 and subsequently closed on April 7, 2010. The proceeds received by SAC were later distributed among Dukes Place Holdings, L.P. and Virginia. The investment was carried on the equity basis until the distribution. When the Company carries an investment on the equity basis, the investment is initially recorded at cost and adjusted to reflect the Company s share of after-tax earnings or losses and unrealized investment gains and losses and reduced by dividends.

As discussed in Note 2 above, on August 3, 2010, Virginia acquired 55.6% of the shares of Seaton that it previously did not own for \$nil consideration, resulting in Virginia owning 100% of Seaton. The acquisition of the Seaton shares was a result of the distribution by SAC of proceeds and certain other assets following its sale of Stonewall Insurance Company. Virginia received 100% of the final \$1.4 million distribution from SAC.

The following summarized financial information for SAC is derived from its unaudited quarterly financial statements:

Three Months
Ended
September 30,
2010
Ended
September 30,
2010
Ended
September 30,
2010
2009

Edgar Filing: Enstar Group LTD - Form 10-Q

Total revenues	\$ 3,008	\$ 1,941	\$ 8,757	\$ 5,045
Total expenses	(1,657)	(1,501)	11,301	(3,998)
Income from continuing operations	1,351	440	20,058	1,047
Net income	1,351	440	20,058	1,047

The balance of the investment in partly owned company was \$nil and \$20.9 million at September 30, 2010 and December 31, 2009, respectively.

22

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

7. LOSSES AND LOSS ADJUSTMENT EXPENSES

The table below provides a reconciliation of the beginning and ending reserves for losses and loss adjustment expenses for the three months ended September 30, 2010 and 2009. Losses incurred and paid are reflected net of reinsurance reserves recoverable.

	Three Months Ended September 30,		
	2010	2009	
Balance as at July 1,	\$ 2,894,353	\$ 2,781,577	
Less: total reinsurance reserves recoverable	421,864	375,431	
	2,472,489	2,406,146	
Net reduction in ultimate losses and loss adjustment expense liabilities	(26,115)	(42,558)	
Net losses paid	(80,501)	(50,756)	
Effect of exchange rate movement	80,839	15,867	
Retroactive reinsurance contracts assumed	100,136		
Acquired on purchase of subsidiaries	198,498		
Net balance as at September 30	\$ 2,745,346	\$ 2,328,699	
Plus: total reinsurance reserves recoverable	488,353	357,253	
Balance as at September 30	\$ 3,233,699	\$ 2,685,952	

The following table shows the components of the movement in the net reduction in ultimate loss and loss adjustment expense liabilities for the three months ended September 30, 2010 and 2009:

	Three Months Ended September 30,		
		2010	2009
Net losses paid	\$	(80,501)	\$ (50,756)
Net change in case and loss adjustment expense (LAE) reserves		101,542	91,540
Net change in incurred but not reported (IBNR) reserves		(151)	3,952
Reduction in estimates of net ultimate losses		20,890	44,736
Reduction in provisions for bad debt		1,304	
Reduction in provisions for unallocated loss and loss adjustment expense			
liabilities		10,171	9,830
Amortization of fair value adjustments		(6,250)	(12,008)

Net reduction in ultimate loss and loss adjustment expense liabilities

\$ 26,115

\$ 42,558

Net change in case and LAE reserves comprises the movement during the quarter in specific case reserve liabilities as a result of claims settlements or changes advised to the Company by its policyholders and attorneys, less changes in case reserves recoverable advised by the Company to its reinsurers as a result of the settlement or movement of assumed claims. Net change in IBNR reserves represents the change in the Company s actuarial estimates of losses incurred but not reported.

The net reduction in ultimate loss and loss adjustment expense liabilities for the three months ended September 30, 2010 of \$26.1 million was attributable to a reduction in estimates of net ultimate losses of \$20.9 million, a reduction in provisions for bad debt of \$1.3 million and a reduction in provisions for unallocated loss and loss adjustment expense liabilities of \$10.2 million, relating to 2010 run-off activity, partially offset by the amortization, over the estimated payout period, of fair value adjustments relating to companies acquired amounting to \$6.3 million.

23

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

7. LOSSES AND LOSS ADJUSTMENT EXPENSES (cont d)

The reduction in estimates of net ultimate losses of \$20.9 million for the three months ended September 30, 2010 comprised net favorable incurred loss development of \$21.1 million and a modest increase in IBNR reserves of \$0.2 million, primarily related to the following:

- (i) A reduction in estimates of net ultimate losses of \$10.8 million in one of the Company s insurance entities following the commutations and policy buy-backs of five of its largest insurance and reinsurance exposures.
- (ii) The Company concluded its review of historic case reserves for two of its insurance and reinsurance subsidiaries for which no updated advices had been received for a number of years. This review confirmed the redundancy of approximately 1,750 advised case reserves with an aggregate value of \$11.8 million.

The reduction in provisions for bad debt of \$1.3 million resulted from the collection of receivables against which bad debt provisions had been provided in earlier periods.

The net reduction in ultimate loss and loss adjustment expense liabilities for the three months ended September 30, 2009 of \$42.6 million was attributable to a reduction in estimates of net ultimate losses of \$44.7 million and a reduction in provisions for unallocated loss adjustment expense liabilities of \$9.8 million, relating to 2009 run-off activity, partially offset by the amortization, over the estimated payout period, of fair value adjustments of \$12.0 million relating to companies acquired.

The reduction in estimates of net ultimate losses of \$44.7 million during the three months ended September 30, 2009 related to the following:

- (i) A reduction in estimates of net ultimate losses of \$23.8 million in two of the Company s insurance entities whereby previously advised net case and LAE reserves of \$18.6 million were settled without payment. The application of the Company s reserving methodologies to the reduced case and LAE reserves resulted in a reduction in net IBNR reserves of \$5.2 million.
- (ii) The Company concluded its review of historic case reserves for eight of the Company s insurance and reinsurance subsidiaries for which no updated advices had been received for a number of years. This review confirmed the redundancy of approximately 4,000 advised case reserves with an aggregate value of \$16.6 million.
- (iii) A reduction in estimates of net ultimate losses of \$5.4 million in another of the Company s insurance entities that completed, during September 2009, a Solvent Scheme of Arrangement relating to its U.K. liabilities. A Solvent Scheme of Arrangement is an arrangement between a company and its creditors whereby the company, by making a one-time full and final settlement of its liabilities to policyholders, is able to achieve financial certainty and finality. The entity settled its remaining U.K. net case reserves of \$1.5 million, net IBNR reserves of \$3.1 million and net reinsurance reserves recoverable for the net receipt of \$0.8 million.

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

7. LOSSES AND LOSS ADJUSTMENT EXPENSES (cont d)

The table below provides a reconciliation of the beginning and ending reserves for losses and loss adjustment expenses for the nine months ended September 30, 2010 and 2009. Losses incurred and paid are reflected net of reinsurance reserves recoverable.

	Nine Months Ended September 30,			
	2010	2009		
Balance as of January 1	\$ 2,479,136	\$ 2,798,287		
Less: total reinsurance reserves recoverable	347,728	394,575		
	2,131,408	2,403,712		
Net reduction in ultimate losses and loss adjustment expense liabilities	(78,077)	(86,630)		
Net losses paid	(211,589)	(130,577)		
Effect of exchange rate movement	18,410	81,993		
Retroactive reinsurance contracts assumed	464,654	48,818		
Acquired on purchase of subsidiaries	420,540	11,383		
Net balance as at September 30	\$ 2,745,346	\$ 2,328,699		
Plus: total reinsurance reserves recoverable	488,353	357,253		
Balance as at September 30	\$ 3,233,699	\$ 2,685,952		

The following table shows the components of the movement in the net reduction in ultimate loss and loss adjustment expense liabilities for the nine months ended September 30, 2010 and 2009:

	Nine Months Ended September 30,			
	2010	2009		
Net losses paid	\$ (211,589)	\$ (130,577)		
Net change in case and LAE reserves	234,114	133,742		
Net change in IBNR reserves	35,411	89,137		
Reduction in estimates of net ultimate losses	57,936	92,302		
Reduction in provisions for bad debt	14,411	9,714		
Reduction in provisions for unallocated loss and loss adjustment expense				
liabilities	30,832	29,370		

Amortization of fair value adjustments	(25,102)	(44, /36)

Net reduction in ultimate loss and loss adjustment expense liabilities \$ 78,077 \$ 86,630

The net reduction in ultimate loss and loss adjustment expense liabilities for the nine months ended September 30, 2010 of \$78.1 million was attributable to a reduction in estimates of net ultimate losses of \$57.9 million, a reduction in provisions for bad debt of \$14.4 million and a reduction in provisions for unallocated loss and loss adjustment expense liabilities of \$30.8 million, relating to 2010 run-off activity, partially offset by the amortization, over the estimated payout period, of fair value adjustments relating to companies acquired amounting to \$25.1 million.

The reduction in estimates of net ultimate losses of \$57.9 million comprised net favorable incurred loss development of \$22.5 million along with reductions in IBNR reserves of \$35.4 million. The net favorable incurred loss development of \$22.5 million, whereby net advised case and LAE reserves of \$234.1 million were settled for net losses paid of \$211.6 million, related to the settlement of non-commuted and commuted losses during the nine months ended September 30, 2010 including commutations and policy buy-backs of seven of the largest insured

25

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

7. LOSSES AND LOSS ADJUSTMENT EXPENSES (cont d)

and/or reinsured exposures in three of the Company s insurance and reinsurance subsidiaries. These commutations and policy buy-backs were primarily responsible for the reduction in IBNR reserves of \$35.4 million following the application of the Company s reserving methodologies in determining the IBNR reserves related to the commuted exposures. The settlement of advised case and LAE reserves of \$234.1 million included the redundancy of approximately 1,750 advised case reserves with an aggregate value of \$11.8 million which resulted from the Company s review of historic case reserves for two of its insurance and reinsurance subsidiaries for which no updated advices had been received for a number of years.

The reductions in provisions for bad debt of \$14.4 million resulted from the collection of receivables against which bad debt provisions had been provided in earlier periods.

The net reduction in ultimate loss and loss adjustment expense liabilities for the nine months ended September 30, 2009 of \$86.6 million was attributable to a reduction in estimates of net ultimate losses of \$92.3 million, a reduction in provisions for bad debts of \$9.7 million and a reduction in provisions for unallocated loss and loss adjustment expense liabilities of \$29.4 million, relating to 2009 run-off activity, partially offset by the amortization, over the estimated payout period, of fair value adjustments of \$44.8 million relating to companies acquired.

The reduction in estimates of net ultimate losses of \$92.3 million for the nine months ended September 30, 2009 related primarily to the following:

- (i) A reduction in estimates of net ultimate losses in one of the Company s subsidiaries of \$25.2 million following the commutation of one of its largest ten assumed and ceded exposures at less than case and LAE reserves.
- (ii) A reduction in estimates of net ultimate losses of \$13.0 million in one of the Company s subsidiaries as a result of net favorable incurred loss development of \$2.6 million and reductions in IBNR reserves of \$10.4 million. The net favorable incurred loss development of \$2.6 million, whereby net advised case and LAE reserves of \$6.6 million were settled for net paid losses of \$4.0 million, arose from the settlement of losses during the period below carried reserves. The net reduction in the estimate of the subsidiary s IBNR loss and loss adjustment expense liabilities of \$10.4 million was the result of the application of the Company s reserving methodologies to the reduced case and LAE reserves following the subsidiary s semi-annual actuarial review of reserves, which are required by local regulation.
- (iii) A reduction in estimates of net ultimate losses of \$23.8 million in two of the Company s insurance entities whereby previously advised net case and LAE reserves of \$18.6 million were settled without payment. The application of the Company s reserving methodologies to the reduced case and LAE reserves resulted in a reduction in net IBNR reserves of \$5.2 million.
- (iv) The Company concluded its review of historic case reserves for eight of its insurance and reinsurance subsidiaries for which no updated advices had been received for a number of years. This review confirmed the redundancy of approximately 4,000 advised case reserves with an aggregate value of \$16.6 million.

(v) A reduction in estimates of net ultimate losses of \$14.1 million in another of the Company s insurance entities that completed, during September 2009, a Solvent Scheme of Arrangement relating to its U.K. liabilities. During the nine months ended September 30, 2009, the entity settled its remaining U.K. net case and LAE reserves of \$8.4 million, net IBNR reserves of \$10.4 million and net reinsurance reserves recoverable for the net payment of \$4.7 million.

26

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

8. LOANS PAYABLE

Amounts of long-term debt outstanding as of September 30, 2010 and December 31, 2009 totaled \$207.2 million and \$255.0 million, respectively, and were comprised of the following:

Facility	Date of Facility		otember 30, 2010	December 31, 2009		
Cumberland Facility B	March 4, 2008	\$		\$	67,071	
Unionamerica Facility A	December 30, 2008		153,300		155,268	
Unionamerica Facility B	December 30, 2008		32,165		32,622	
Knapton	April 20, 2010		21,712			
		\$	207,177	\$	254,961	

In April 2010, Knapton Holdings entered into the Knapton Facility, a term facility agreement with a London-based bank. On April 20, 2010, Knapton Holdings drew down \$21.4 million from the Knapton Facility to partially fund the acquisition of Knapton. The interest rate on the Knapton Facility is LIBOR plus 2.75%. The Knapton Facility is repayable in three years and is secured by a first charge over Knapton Holding s shares in Knapton. The Knapton Facility contains various financial and business covenants, including limitations on mergers and consolidations involving Knapton Holdings and its subsidiaries. As of September 30, 2010, all of the covenants relating to the Knapton Facility were met.

On July 16, 2010, the Company entered into the Enstar Facility, a term facility agreement with a London-based bank. On July 19, 2010, the Company drew down \$25.0 million from the Enstar Facility to fund the acquisition of PWAC. The interest rate on the Enstar Facility was LIBOR plus 2.75%. The Enstar Facility was repayable in three months and was unsecured. The Enstar Facility contained various financial and business undertakings. On September 13, 2010, the Company fully repaid the Enstar Facility.

On September 10, 2010, the Company fully repaid the remaining outstanding principal and accrued interest on Cumberland Facility B of AU\$76.4 million (\$70.8 million). With this repayment, the Company fully repaid the AU\$301 million (\$276.5 million) it borrowed in March 2008 pursuant to the Cumberland term facility agreements, which partially funded the acquisition of its Australian subsidiaries.

The Unionamerica facilities are described in Note 10 to the Consolidated Financial Statements contained in the Company s Annual Report on Form 10-K for the year ended December 31, 2009.

9. EMPLOYEE BENEFITS

The Company s share-based compensation plans provide for the grant of various awards to the Company s employees and to members of the board of directors. These are described in Note 13 to the Consolidated Financial Statements contained in the Company s Annual Report on Form 10-K for the year ended December 31, 2009. The information

below includes both the employee and director components of the Company s share-based compensation.

27

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

9. EMPLOYEE BENEFITS (cont d)

(a) Employee share plans

Employee stock awards for the nine months ended September 30, 2010 are summarized as follows:

Nonvested Granted Vested		Number of Shares	Weighted Average Fair Value of the Award		
	January 1, 2010	1,636 237,238 (84,944)	\$	102 16,128 (5,743)	
Nonvested	September 30, 2010	153,930	\$	11,175	

(i) 2006-2010 Annual Incentive Plan and 2006 Equity Incentive Plan

For the nine months ended September 30, 2010 and 2009, 78,664 and 64,378 shares were awarded to directors, officers and employees under the 2006 Equity Incentive Plan. The total value of the awards for the nine months ended September 30, 2010 and 2009 was \$5.4 million and \$3.3 million, respectively, and was charged against the 2006-2010 Annual Incentive Plan accrual established for the years ended December 31, 2009 and 2008, respectively.

In addition, for the nine months ended September 30, 2010, 153,930 restricted shares were awarded to certain employees under the 2006 Equity Incentive Plan. The total unrecognized compensation cost related to the non-vested share award as at September 30, 2010 was \$9.4 million. These costs are expected to be recognized evenly over the next 5.2 years. Compensation costs of \$0.4 million and \$1.1 million relating to the share award were recognized in the Company s statement of earnings for the three and nine months ended September 30, 2010, respectively.

The accrued expense relating to the 2006-2010 Annual Incentive Plan for the three and nine months ended September 30, 2010 was \$3.8 million and \$8.8 million, respectively, as compared to \$6.2 million and \$9.8 million for the three and nine months ended September 30, 2009, respectively.

(ii) Enstar Group Limited Employee Share Purchase Plan

Compensation costs of less than \$0.1 million relating to the shares issued have been recognized in the Company s statement of earnings for each of the three and nine months ended September 30, 2010 and 2009. As at September 30, 2010, 12,932 shares have been issued to employees under the Enstar Group Limited Employee Share Purchase Plan.

(b) Options

Edgar Filing: Enstar Group LTD - Form 10-Q

			Number of Ex		eighted verage xercise Price	V	itrinsic alue of Shares
Outstanding Granted Exercised Forfeited	January 1, 2010		327,586 (106,920)	\$	29.49 28.29	\$	14,261 (3,741)
Outstanding	September 30, 2010		220,666	\$	30.07	\$	9,385
		28					

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

9. EMPLOYEE BENEFITS (cont d)

Stock options outstanding and exercisable as of September 30, 2010 were as follows:

Ranges of Exercise Prices	Number of Options	Weighted Average Exercise Price	Weighted Average Remaining Contractual Life
\$10 \$20	112,785	\$ 19.03	0.8 years
\$40 \$60	107,881	41.61	3.0 years

(c) Deferred Compensation and Stock Plan for Non-Employee Directors

For the nine months ended September 30, 2010 and 2009, 4,847 and 5,292 restricted share units, respectively, were credited to the accounts of non-employee directors under the Company s Deferred Compensation and Ordinary Share Plan for Non-Employee Directors.

10. EARNINGS PER SHARE

The following table sets forth the comparison of basic and diluted earnings per share of amounts attributable to the Company s ordinary shareholders for the three and nine month periods ended September 30, 2010 and 2009.

	Three Months Ended September 30, 2010		Ended September		Three Months Ended September 30, 2009		Nine Months Ended September 30, 2010		Nine Months Ended September 30, 2009
Basic earnings per share: Net earnings attributable to Enstar Group Limited	\$	21,443	\$ 34,987	\$	49,794	\$	55,269		
Weighted average shares outstanding basic		13,704,832	13,578,555		13,676,113		13,492,044		
Earnings per share attributable to Enstar Group Limited basic	\$	1.56	\$ 2.58	\$	3.64	\$	4.10		
Diluted earnings per share: Net earnings attributable to Enstar Group Limited	\$	21,443	\$ 34,987	\$	49,794	\$	55,269		
Weighted average shares outstanding basic Share equivalents:		13,704,832	13,578,555		13,676,113		13,492,044		

Edgar Filing: Enstar Group LTD - Form 10-Q

Unvested Shares	155,616	1,636	116,214	5,896
Restricted share units	17,406	11,070	15,965	8,193
Options	141,914	223,390	148,656	223,254
Weighted average shares outstanding diluted	14,019,768	13,814,651	13,956,948	13,729,387
Earnings per share attributable to Enstar Group Limited				
diluted	\$ 1.53	\$ 2.53	\$ 3.57	\$ 4.03

11. RELATED PARTY TRANSACTIONS

The Company has entered into certain transactions with companies and partnerships that are affiliated with J. Christopher Flowers and John J. Oros, as set forth below. Mr. Flowers is a member of the Company s board of

29

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

11. RELATED PARTY TRANSACTIONS (cont d)

directors and is one of the Company s largest shareholders. Mr. Oros served as an executive officer and member of the Company s board of directors until his resignation on August 20, 2010.

- (i) In March 2010, the Company committed to invest \$20.0 million in Varadero International Ltd. (Varadero), a hedge fund. The investment manager of Varadero is Varadero Capital, L.P., of which Varadero GP, LLC is the general partner. Both the investment manager and general partner are partially owned by an entity affiliated with the Company and Messrs. Flowers and Oros.
- (ii) During the nine months ended September 30, 2010, and excluding Varadero, the Company funded \$0.3 million of its remaining outstanding capital commitment to entities affiliated with Messrs. Flowers and Oros. The Company had, as of September 30, 2010 and December 31, 2009, investments in entities affiliated with Messrs. Flowers and Oros (excluding Varadero) with a total value of \$78.5 million and \$76.1 million, respectively, and outstanding commitments to entities affiliated with Mr. Flowers (excluding Varadero), as of those same dates, of \$97.8 million and \$98.1 million, respectively. The Company s outstanding commitments may be drawn down over approximately the next four years.

As at September 30, 2010, the related party investments associated with Messrs. Flowers and Oros accounted for 99.9% of the total unfunded capital commitments of the Company and 49.5% of the total amount of investments classified as other investments by the Company.

On October 1, 2010, the Company entered into share repurchase agreements (the Repurchase Agreements) with three of its executives and certain trusts and a corporation affiliated with the executives to repurchase an aggregate of 800,000 ordinary shares of the Company at a price of \$70.00 per share. The repurchase transactions consisted of repurchases of an aggregate of 600,000 ordinary shares from Dominic F. Silvester (the Company s Chief Executive Officer and Chairman of the Board of Directors) and a trust of which he and his immediate family are the sole beneficiaries, 100,000 ordinary shares from a trust of which Paul J. O Shea (the Company s Joint Chief Operating Officer, Executive Vice President and a member of its Board of Directors) and his immediate family are the sole beneficiaries and 100,000 ordinary shares from a corporation owned by a trust of which Nicholas A. Packer (the Company s Joint Chief Operating Officer and Executive Vice President) and his immediate family are the sole beneficiaries. The repurchase transactions closed on October 14, 2010. The aggregate purchase price of \$56.0 million is payable by the Company through promissory notes to the selling shareholders. The annual interest rate for the notes is fixed at 3.5%, and the notes are repayable in three equal installments on December 31, 2010, December 1, 2011 and December 1, 2012. In connection with the Repurchase Agreements, the Company entered into lock-up agreements with each of Messrs. Silvester, O Shea and Packer, and their respective family trusts and corporation. The lock-up agreements prohibit future sales and transfers of shares now owned or subsequently acquired for two years from the date of the Repurchase Agreements.

12. TAXATION

Under current Bermuda law, the Company and its Bermuda-based subsidiaries are not required to pay any taxes in Bermuda on their income or capital gains. The Company has received an undertaking from the Minister of Finance in Bermuda that, in the event of any taxes being imposed, the Company and its Bermuda-based subsidiaries will be

exempt from taxation in Bermuda until March 2016.

The Company has operating subsidiaries and branch operations in the United Kingdom, Australia, the United States and Europe and is subject to the relevant taxes in those jurisdictions. The weighted average expected tax provision for the foreign operations has been calculated using pre-tax accounting income in each jurisdiction multiplied by that jurisdiction s applicable statutory tax rate.

30

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

12. TAXATION (cont d)

The actual income tax rate for the three and nine months ended September 30, 2010 and 2009, differed from the amount computed by applying the effective rate of 0% under the Bermuda law to earnings before income taxes as a result of the following:

	Three Mon Septemb		Nine Mont Septeml	
	2010	2009	2010	2009
Earnings before income tax	\$ 22,422	\$ 37,647	\$ 72,810	\$ 57,288
Expected tax rate	0 %	0 %	0 %	0 %
Foreign taxes at local expected rates	12.4 %	54.8 %	40.6 %	50.4 %
Benefit of loss carryovers	(4.3)%		(5.4)%	
Change in uncertain tax positions		(0.8)%	0.2 %	(0.8)%
Valuation allowance	(3.5)%	(40.9)%	(3.9)%	(40.1)%
Other	(0.2)%	(6.0)%	0.1 %	(6.0)%
Effective tax rate	4.4 %	7.1 %	31.6 %	3.5 %

The Company had net deferred tax assets of approximately \$26.6 million and \$31.2 million as of September 30, 2010 and December 31, 2009, respectively. Deferred income taxes arise from the recognition of temporary differences between income determined for financial reporting purposes and income tax purposes. The temporary differences that give rise to significant portions of the Company s deferred tax assets are net operating loss carryforwards, claims reserves, principally due to the discounting for tax, and the allowance for doubtful accounts receivable. The Company evaluates its deferred income taxes quarterly to determine if valuation allowances are required. Based on consideration of all available evidence using a more likely than not standard, the Company determined that certain of the valuation allowances that had previously been established were no longer required. This resulted in a reduction of the valuation allowance in the nine month period ended September 30, 2010 of approximately \$2.8 million.

The Company adopted the authoritative guidance related to the financial statement recognition, measurement and disclosure of uncertain tax positions in a company s financial statements on January 1, 2007. The Company has unrecognized tax benefits relating to uncertain tax positions of approximately \$5.6 million and \$5.7 million as of September 30, 2010, and December 31, 2009, respectively.

The Company s operating subsidiaries that are in specific countries may be subject to audit by various tax authorities and may be subject to different statutes of limitations expiration dates. With limited exceptions, the Company s major subsidiaries that operate in the United States, United Kingdom and Australia are no longer subject to audits for years before 2005, 2007, and 2003, respectively.

13. SEGMENT INFORMATION

The determination of reportable segments is based on how senior management monitors the Company s operations. The Company measures the results of its operations under two major business categories: reinsurance and consulting.

The Company s consulting segment comprises the operations and financial results of those subsidiaries that provide management and consulting services, forensic claims inspections services and reinsurance collection services to third-party clients, as well as to the Company s reinsurance segment, in return for management fees. The Company provides consulting and management services through its subsidiaries located in the United States, Bermuda and Europe to large multinational company clients with insurance and reinsurance companies and

31

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

13. SEGMENT INFORMATION (cont d)

portfolios in run-off relating to risks spanning the globe. As a result, extracting and quantifying revenues attributable to certain geographic locations would be impracticable given the global nature of the business.

All of the consulting fees for the reinsurance segment relate to intercompany fees paid to the consulting segment.

	Three Months Ended September 3 2010				er 30,	
	Rei	nsurance	Co	nsulting		Total
Consulting fees	\$	(10,831)	\$	12,950	\$	2,119
Net investment income		21,012		(847)		20,165
Net realized gains		10,635				10,635
		20,816		12,103		32,919
Net reduction in ultimate loss and loss adjustment expense liabilities:						
Reduction in estimates of net ultimate losses		(20,890)				(20,890)
Reduction in provisions for bad debt		(1,304)				(1,304)
Reduction in provisions for unallocated loss and loss adjustment						
expense liabilities		(10,171)				(10,171)
Amortization of fair value adjustments		6,250				6,250
		(26,115)				(26,115)
Salaries and benefits		5,378		12,634		18,012
General and administrative expenses		7,578		5,607		13,185
Interest expense		2,961				2,961
Net foreign exchange gain		(356)		(230)		(586)
		(10,554)		18,011		7,457
Earnings (loss) before income taxes and share of net earnings of partly						
owned company		31,370		(5,908)		25,462
Income taxes		(2,806)		1,827		(979)
Share of net earnings of partly owned company		1,351				1,351
Net earnings (loss)		29,915		(4,081)		25,834
Less: Net earnings attributable to noncontrolling interest		(4,391)				(4,391)
Net earnings (loss) attributable to Enstar Group Limited	\$	25,524	\$	(4,081)	\$	21,443

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

13. SEGMENT INFORMATION (cont d)

	Three Months Ended September 3				
	Reinsurance	Consulting	Total		
Consulting fees Net investment income Net realized gains	\$ (8,099) 22,927 2,912	\$ 12,211 1,713	\$ 4,112 24,640 2,912		
	17,740	13,924	31,664		
Net reduction in ultimate loss and loss adjustment expense liabilities: Reduction in estimates of net ultimate losses Reduction in provisions for unallocated loss and loss adjustment	(44,736)		(44,736)		
expense liabilities	(9,830)		(9,830)		
Amortization of fair value adjustments	12,008		12,008		
Salaries and benefits General and administrative expenses Interest expense Net foreign exchange (gain) loss	(42,558) 7,577 7,795 4,262 (7,253)	9,420 4,400 89	(42,558) 16,997 12,195 4,262 (7,164)		
	(30,177)	13,909	(16,268)		
Earnings before income taxes and share of net earnings of partly owned company Income taxes Share of net earnings of partly owned company Net earnings (loss)	47,917 (1,449) 196 46,664	15 (1,211) (1,196)	47,932 (2,660) 196 45,468		
Less: Net earnings attributable to noncontrolling interest	(10,481)		(10,481)		
Net earnings (loss) attributable to Enstar Group Limited	\$ 36,183	\$ (1,196)	\$ 34,987		

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

13. SEGMENT INFORMATION (cont d)

	Nine Months Ended Septem Reinsurance Consulting			•		
Consulting fees Net investment income Net realized gains	\$ (42,423) 70,138 8,610	\$	62,170 (854)	\$	19,747 69,284 8,610	
	36,325		61,316		97,641	
Net reduction in ultimate loss and loss adjustment expense liabilities:						
Reduction in estimates of net ultimate losses	(57,936)				(57,936)	
Reduction in provisions for bad debt Reduction in provisions for unallocated loss and loss adjustment	(14,411)				(14,411)	
expense liabilities	(30,832)				(30,832)	
Amortization of fair value adjustments	25,102				25,102	
	(78,077)				(78,077)	
Salaries and benefits	11,513		35,943		47,456	
General and administrative expenses	24,103		15,370		39,473	
Interest expense	8,160				8,160	
Net foreign exchange loss	965		422		1,387	
	(33,336)		51,735		18,399	
Earnings before income taxes and share of net earnings of partly						
owned company	69,661		9,581		79,242	
Income taxes	(21,389)		(1,627)		(23,016)	
Share of net earnings of partly owned company	10,704				10,704	
Net earnings	58,976		7,954		66,930	
Less: Net earnings attributable to noncontrolling interest	(17,136)				(17,136)	
Net earnings attributable to Enstar Group Limited	\$ 41,840	\$	7,954	\$	49,794	

ENSTAR GROUP LIMITED

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

13. SEGMENT INFORMATION (cont d)

	Nine Months Reinsurance	s Ended Septemb Consulting	ber 30, 2009 Total
Consulting fees	\$ (24,343)	\$ 35,970	\$ 11,627
Net investment income	57,617	2,825	60,442
Net realized gains	1,982		1,982
	35,256	38,795	74,051
Net reduction in ultimate loss and loss adjustment expense liabilities:			
Reduction in estimates of net ultimate losses	(92,302)		(92,302)
Reduction in provisions for bad debt	(9,714)		(9,714)
Reduction in provisions for unallocated loss and loss adjustment			
expense liabilities	(29,370)		(29,370)
Amortization of fair value adjustments	44,756		44,756
	(86,630)		(86,630)
Salaries and benefits	14,004	27,324	41,328
General and administrative expenses	22,578	12,909	35,487
Interest expense	13,902		13,902
Net foreign exchange gain	(6,892)	(285)	(7,177)
	(43,038)	39,948	(3,090)
Earnings (loss) before income taxes and share of net earnings of partly			
owned company	78,294	(1,153)	77,141
Income taxes	399	(2,418)	(2,019)
Share of net earnings of partly owned company	465		465
Net earnings (loss)	79,158	(3,571)	75,587
Less: Net earnings attributable to noncontrolling interest	(20,318)	, ,	(20,318)
Net earnings (loss) attributable to Enstar Group Limited	\$ 58,840	\$ (3,571)	\$ 55,269
35			

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of Enstar Group Limited

We have reviewed the accompanying condensed consolidated balance sheet of Enstar Group Limited and subsidiaries (the Company) as of September 30, 2010, and the related condensed consolidated statements of earnings and comprehensive income for the three-month and nine-month periods ended September 30, 2010 and 2009 and changes in shareholders—equity and cash flows for the nine-month periods ended September 30, 2010 and 2009. These interim financial statements are the responsibility of the Company—s management.

We conducted our review in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to such condensed consolidated interim financial statements for them to be in conformity with accounting principles generally accepted in the United States of America.

We have previously audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of Enstar Group Limited and subsidiaries as of December 31, 2009 and the related consolidated statements of earnings, comprehensive income, changes in shareholders—equity, and cash flows for the year then ended; and in our report dated March 3, 2010, we expressed an unqualified opinion on those consolidated financial statements. In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of December 31, 2009 is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

/s/ Deloitte & Touche

Hamilton, Bermuda November 5, 2010

36

Item 2. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following is a discussion and analysis of our results of operations for the three and nine months ended September 30, 2010 and 2009. This discussion and analysis should be read in conjunction with the attached unaudited condensed consolidated financial statements and notes thereto and the audited consolidated financial statements and notes thereto contained in our Annual Report on Form 10-K for the fiscal year ended December 31, 2009.

Business Overview

Enstar Group Limited, or Enstar, was formed in August 2001 under the laws of Bermuda to acquire and manage insurance and reinsurance companies in run-off and portfolios of insurance and reinsurance business in run-off, and to provide management, consulting and other services to the insurance and reinsurance industry.

Since our formation, we have acquired a number of insurance and reinsurance companies and several portfolios of insurance and reinsurance business and are now administering those businesses in run-off. We derive our net earnings from the ownership and management of these companies and portfolios of business in run-off primarily by settling insurance and reinsurance claims below the recorded loss reserves and from returns on the portfolio of investments retained to pay future claims. In addition, we provide management and consultancy services, claims inspection services and reinsurance collection services to our affiliates and third-party clients for both fixed and success-based fees.

Recent Transactions

Brampton

On November 2, 2010, we acquired the 49.9% of the shares of Hillcot Holdings Ltd., or Hillcot, from Shinsei Bank, Ltd., or Shinsei, that we did not previously own for a purchase price of \$38.0 million, resulting in us owning 100% of Hillcot. At the time of acquisition, Hillcot owned 100% of the shares of Brampton Insurance Company Limited, a U.K.-domiciled reinsurer that is in run-off. J. Christopher Flowers, a member of our board of directors and one of our largest shareholders, is a director and the largest shareholder of Shinsei.

Share Repurchases

On October 1, 2010, we entered into share repurchase agreements with three of our executives and certain trusts and a corporation affiliated with the executives to repurchase an aggregate of 800,000 of our ordinary shares at a price of \$70.00 per share. The repurchase transactions consisted of repurchases of an aggregate of 600,000 ordinary shares from Dominic F. Silvester (our Chief Executive Officer and Chairman of the Board of Directors) and a trust of which he and his immediate family are the sole beneficiaries, 100,000 ordinary shares from a trust of which Paul J. O Shea (our Joint Chief Operating Officer, Executive Vice President and a member of our Board of Directors) and his immediate family are the sole beneficiaries and 100,000 ordinary shares from a corporation owned by a trust of which Nicholas A. Packer (our Joint Chief Operating Officer and Executive Vice President) and his immediate family are the sole beneficiaries. The repurchase transactions closed on October 14, 2010. The aggregate purchase price of \$56.0 million is payable by us through promissory notes to the selling shareholders. The annual interest rate for the notes is fixed at 3.5%, and the notes are repayable in three equal installments on December 31, 2010, December 1, 2011 and December 1, 2012. In connection with the share repurchase agreements, we entered into lock-up agreements with each of Messrs. Silvester, O Shea and Packer, and their respective family trusts and corporation. The lock-up agreements prohibit future sales and transfers of shares now owned or subsequently acquired for two years from the date of the share repurchase agreements.

New Castle

On September 22, 2010, we, through our wholly-owned subsidiary Kenmare Holdings Ltd., entered into a definitive agreement for the acquisition of New Castle Reinsurance Company Ltd., or New Castle, for an aggregate purchase price of \$24.0 million, subject to potential purchase price adjustments at closing. The purchase price is

37

Table of Contents

expected to be funded from available cash on hand. New Castle is a Bermuda-domiciled insurer that is in run-off. Completion of the transactions is conditioned on, among other things, regulatory approval and satisfaction of various customary closing conditions. The transaction is expected to close in the fourth quarter of 2010.

Claremont

On September 7, 2010, we, through our wholly-owned subsidiary CLIC Holdings, Inc., entered into a definitive agreement for the acquisition of Claremont Liability Insurance Company, or Claremont, for an aggregate purchase price of \$13.5 million and an additional amount based on a purchase price adjustment to be calculated at closing. The purchase price is expected to be funded from available cash on hand. Claremont is a California-domiciled insurer that is in run-off. Completion of the transactions is conditioned on, among other things, regulatory approval and satisfaction of various customary closing conditions. The transaction is expected to close in the fourth quarter of 2010.

Providence Washington

On July 20, 2010, we, through our wholly-owned subsidiary PWAC Holdings, Inc., completed the acquisition of PW Acquisition Company, or PWAC, for a purchase price of \$25.0 million. PWAC owns the entire share capital of Providence Washington Insurance Company and its two subsidiaries are Rhode Island-domiciled insurers that are in run-off. The purchase price was financed by a term facility provided by a London-based bank, which was fully repaid during the three months ended September 30, 2010.

Sale of Interest in Stonewall and Acquisition of Seaton

On June 13, 2008, our indirect subsidiary Virginia Holdings Ltd., or Virginia, completed the acquisition from Dukes Place Holdings, L.P. (a portfolio company of GSC European Mezzanine Fund II, L.P.) of 44.4% of the outstanding capital stock of Stonewall Acquisition Corporation, or SAC, the parent of two Rhode Island-domiciled insurers in run-off, Stonewall Insurance Company and Seaton Insurance Company, or Seaton. The total purchase price, including acquisition costs, was \$21.4 million and was funded from available cash on hand. SAC entered into a definitive agreement on December 3, 2009 for the sale of its shares in Stonewall Insurance Company to Columbia Insurance Company, an affiliate of National Indemnity Company (an indirect subsidiary of Berkshire Hathaway, Inc.), for a sale price of \$56.0 million, subject to certain post-closing purchase price adjustments that brought the total consideration received to \$60.4 million. The transaction received the required regulatory approval on March 31, 2010 and subsequently closed on April 7, 2010. The proceeds received by SAC and certain other assets were distributed between Dukes Place Holdings, L.P. and Virginia. The proceeds received by Virginia included the shares of Seaton distributed on August 3, 2010, resulting in Virginia owning 100% of Seaton following the distribution (prior to the distribution, Virginia had indirectly owned 44.4% of Seaton through its holdings in SAC).

Knapton Insurance (formerly British Engine)

On March 2, 2010, we, through our wholly-owned subsidiary, Knapton Holdings Limited, or Knapton Holdings, completed the acquisition of Knapton Insurance Limited, formerly British Engine Insurance Limited, or Knapton, from RSA Insurance Group plc for a total purchase price of £28.8 million (approximately \$44.0 million). Knapton is a U.K.-domiciled reinsurer that is in run-off. The acquisition was funded from available cash on hand.

In April 2010, Knapton Holdings entered into a term facility agreement with a London-based bank, or the Knapton Facility. On April 20, 2010, Knapton Holdings drew down \$21.4 million from the Knapton Facility.

Assuransinvest

On March 30, 2010, we, through our wholly-owned subsidiary Nordic Run-Off Limited, completed the acquisition of Forsakringsaktiebolaget Assuransinvest MF, or Assuransinvest, for a purchase price of SEK 78.8 million (approximately \$11.0 million). Assuransinvest is a Swedish-domiciled reinsurer that is in run-off. The acquisition was funded from available cash on hand.

38

Table of Contents

Significant New Business

Fitzwilliam

In February 2010, we, through our wholly-owned subsidiary, Fitzwilliam Insurance Limited, or Fitzwilliam, entered into a 100% quota share reinsurance agreement with Allianz Global Corporate & Specialty AG (UK) Branch, or Allianz, with respect to a specific portfolio of run-off business of Allianz. Fitzwilliam received total assets and assumed total gross reinsurance reserves of approximately \$112.6 million.

In July 2010, following the acquisition of the entire issued share capital of Glacier Insurance AG by Torus Insurance (Bermuda) Limited, or Torus, Fitzwilliam entered into two quota share reinsurance agreements with Torus protecting the prior year reserve development of two portfolios of business reinsured by them: a 79% quota share of Torus 95% quota share reinsurance of Glacier Insurance AG, and a 75% quota share of Torus 100% quota share reinsurance of Glacier Reinsurance AG. Fitzwilliam received total assets and assumed total gross reinsurance reserves of approximately \$105.0 million.

Bosworth

In May 2010, a specific portfolio of business in run-off underwritten by Mitsui Sumitomo Insurance Co., Ltd. of Japan, or Mitsui, was transferred to our 50.1% owned subsidiary, Bosworth Run-off Limited, or Bosworth. This transfer, which occurred under Part VII of the U.K. Financial Services and Markets Act 2000, was approved by the U.K. Court and took effect on May 31, 2010. As a result of the transfer, Bosworth received total assets and assumed net reinsurance reserves of approximately \$117.5 million. Shinsei owns the remaining 49.9% of Bosworth.

Shelbourne RITC Transactions

In December 2007, we, in conjunction with JCF FPK I L.P., or JCF FPK, and a newly-hired executive management team, formed U.K.-based Shelbourne Group Limited, or Shelbourne, to invest in Reinsurance to Close or RITC transactions (the transferring of liabilities from one Lloyd s Syndicate to another) with Lloyd s of London insurance and reinsurance syndicates in run-off. We own approximately 56.8% of Shelbourne, which in turn owns 100% of Shelbourne Syndicate Services Limited, the Managing Agency for Lloyd s Syndicate 2008, a syndicate approved by Lloyd s of London on December 16, 2007 to undertake RITC transactions with Lloyd s syndicates in run-off.

In February 2010, Lloyd s Syndicate 2008 entered into RITC agreements with two Lloyd s syndicates with total gross insurance reserves of approximately \$170.3 million. The capital commitment to Lloyd s Syndicate 2008 with respect to these two RITC agreements amounted to £25.0 million (approximately \$37.5 million), which was fully funded from available cash on hand.

JCF FPK is a joint investment program between J.C. Flowers II L.P., or the Flowers Fund, and Fox-Pitt Kelton Cochran Caronia & Waller (USA) LLC, or FPK. The Flowers Fund is a private investment fund advised by J.C. Flowers & Co. LLC. J. Christopher Flowers, a member of our board of directors and one of our largest shareholders, is the Chairman and Chief Executive Officer of J.C. Flowers & Co. LLC. John J. Oros, who served as our Executive Chairman and a member of our board of directors until August 20, 2010, is a Managing Director of J.C. Flowers & Co. LLC. In addition, an affiliate of the Flowers Fund controlled approximately 41% of FPK until its sale of FPK in December 2009.

39

Results of Operations

The following table sets forth our selected consolidated statement of operations data for each of the periods indicated.

	Three Months Ended September 30, 2010 2009 (in thousands o			Nine Months Ended September 30, 2010 2009 of U.S. dollars)			
INCOME							
Consulting fees	\$ 2,119	\$	4,112	\$	19,747	\$	11,627
Net investment income	20,165		24,640		69,284		60,442
Net realized gains	10,635		2,912		8,610		1,982
	32,919		31,664		97,641		74,051
EXPENSES							
Net reduction in ultimate loss and loss adjustment expense liabilities:							
Reduction in estimates of net ultimate losses	(20,890)		(44,736)		(57,936)		(92,302)
Reduction in provisions for bad debt	(1,304)		(11,750)		(14,411)		(9,714)
Reduction in provisions for unallocated loss and loss	(-,)				(- :, :)		(2,1, = 1)
adjustment expense liabilities	(10,171)		(9,830)		(30,832)		(29,370)
Amortization of fair value adjustments	6,250		12,008		25,102		44,756
	(26,115)		(42,558)		(78,077)		(86,630)
Salaries and benefits	18,012		16,997		47,456		41,328
General and administrative expenses	13,185		12,195		39,473		35,487
Interest expense	2,961		4,262		8,160		13,902
Net foreign exchange (gain) loss	(586)		(7,164)		1,387		(7,177)
	7,457		(16,268)		18,399		(3,090)
Earnings before income taxes and share of net earnings of							
partly owned company	25,462		47,932		79,242		77,141
Income taxes	(979)		(2,660)		(23,016)		(2,019)
Share of net earnings of partly owned company	1,351		196		10,704		465
NET EARNINGS	25,834		45,468		66,930		75,587
Less: Net earnings attributable to noncontrolling interest	(4,391)		(10,481)		(17,136)		(20,318)
NET EARNINGS ATTRIBUTABLE TO ENSTAR							
GROUP LIMITED	\$ 21,443	\$	34,987	\$	49,794	\$	55,269

Comparison of the Three Months Ended September 30, 2010 and 2009

We reported consolidated net earnings, before net earnings attributable to noncontrolling interest, of approximately \$25.8 million and \$45.5 million for the three months ended September 30, 2010 and 2009, respectively. The decrease in earnings of approximately \$19.7 million was primarily attributable to the following:

- (i) a decrease in the net reduction in ultimate loss and loss adjustment expense liabilities of \$16.4 million; and
- (ii) a decrease in net foreign exchange gains of \$6.6 million; partially offset by
- (iii) an increase of \$1.2 million in income earned from our investment in our partly owned company; and
- (iv) a decrease in income tax expense of \$1.7 million.

We recorded noncontrolling interest in earnings of \$4.4 million and \$10.5 million for the three months ended September 30, 2010 and 2009, respectively. Net earnings attributable to Enstar Group Limited decreased from

40

\$35.0 million for the three months ended September 30, 2009 to \$21.4 million for the three months ended September 30, 2010.

Consulting Fees:

	Т	Three Months Ended September 30							
		2010		2009	V	ariance			
	(in thousands of U.S. dollars)								
Consulting	\$	12,950	\$	12,211	\$	739			
Reinsurance		(10,831)		(8,099)		(2,732)			
Total	\$	2,119	\$	4,112	\$	(1,993)			

We earned consulting fees of approximately \$13.0 million and \$12.2 million for the three months ended September 30, 2010 and 2009, respectively. After elimination of consulting fees received from our reinsurance segment, our income from third party fees decreased by \$2.0 million. The decrease was attributable to reduced third party engagements during the period.

Internal management fees of \$10.8 million and \$8.1 million were paid for the three months ended September 30, 2010 and 2009, respectively, by our reinsurance companies to our consulting companies. The increase in internal fees paid to the consulting segment was due primarily to fees earned from new acquisitions that were completed subsequent to September 30, 2009.

Net Investment Income and Net Realized Gains:

		Net I	nves	Threestment In		onths End	ed S	-	, alized Ga	ains	
	:	2010	, 0,	2009	V	ariance ousands of	f U.	2010	2009		riance
Consulting Reinsurance	\$	(847) 21,012	\$	1,713 22,927	\$	(2,560) (1,915)	\$	10,635	\$ 2,912	\$	7,723
Total	\$	20,165	\$	24,640	\$	(4,475)	\$	10,635	\$ 2,912	\$	7,723

Net investment income for the three months ended September 30, 2010 decreased by \$4.5 million to \$20.2 million, as compared to \$24.6 million for the same period in 2009. The decrease was primarily attributable to the following:

- (i) a decrease of \$1.4 million in the fair value of our private equity investments for the three months ended September 30, 2010 compared to an increase of \$3.8 million for the three months ended September 30, 2009; partially offset by
- (ii) an increase in investment income from fixed maturities and cash and cash equivalents due primarily to an overall increase in the amount of investments held as at September 30, 2010 as compared to September 30,

2009 with a corresponding increased return as compared to the return available on cash and cash equivalents.

The average yield on our total cash and investments for the three months ended September 30, 2010 was 2.32%, as compared to the average yield of 2.35% for the three months ended September 30, 2009. The average Standard & Poor s credit rating of our fixed income investments at September 30, 2010 was AA—.

Net realized gains for the three months ended September 30, 2010 and 2009 were \$10.6 million and \$2.9 million, respectively. The net realized gains relate primarily to mark-to-market changes in the market value of our equity investments.

41

Asset backed

Other investments

Total investments

Equities

Fair Value Measurements

In accordance with the provisions of the Fair Value Measurement and Disclosure topic of the FASB Accounting Standards Codification, we have categorized our investments that are recorded at fair value among levels as follows:

September 30, 2010

29,454

15,033

86,829

\$

2,425,888

29,454

71,613

200,700

\$ 2,597,715

3,475

113,871

118,722

			(in thousands o	of U.	S. dollars)		
	Markets Of for Identical Obse Assets In		Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	Total Fair Value	
U.S. government and agency	\$	\$	232,375	\$		\$	232,375
Non-U.S. government			420,494				420,494
Corporate			1,524,987		504		1,525,491
Municipal			1,606				1,606
Residential mortgage-backed			85,528				85,528
Commercial mortgage- backed			29,582		872		30,454

Net Reduction in Ultimate Loss and Loss Adjustment Expense Liabilities:

\$

The following table shows the components of the movement in the net reduction in ultimate loss and loss adjustment expense liabilities for the three months ended September 30, 2010 and 2009:

\$

53,105

53,105

	Three Mon September 2010 (in thous U.S. do	ber 30, 2009 ands of
Net losses paid	\$ (80,501)	\$ (50,756)
Net change in case and LAE reserves	101,542	91,540
Net change in IBNR reserves	(151)	3,952
Reduction in estimates of net ultimate losses	20,890	44,736
Reduction in provisions for bad debt	1,304	
Reduction in provisions for unallocated loss and loss adjustment expense liabilities	10,171	9,830
Amortization of fair value adjustments	(6,250)	(12,008)

Net reduction in ultimate loss and loss adjustment expense liabilities

\$ 26,115 \$ 42,558

Net change in case and loss adjustment expense reserves, or LAE reserves, comprises the movement during the quarter in specific case reserve liabilities as a result of claims settlements or changes advised to us by our policyholders and attorneys, less changes in case reserves recoverable advised by us to our reinsurers as a result of the settlement or movement of assumed claims. Net change in incurred but not reported reserves, or IBNR reserves, represents the change in our actuarial estimates of losses incurred but not reported.

The net reduction in ultimate loss and loss adjustment expense liabilities for the three months ended September 30, 2010 of \$26.1 million was attributable to a reduction in estimates of net ultimate losses of \$20.9 million, a reduction in provisions for bad debt of \$1.3 million and a reduction in provisions for unallocated loss and loss adjustment expense liabilities of \$10.2 million, relating to 2010 run-off activity, partially offset by the

42

Table of Contents

amortization, over the estimated payout period, of fair value adjustments relating to companies acquired amounting to \$6.3 million.

The reduction in estimates of net ultimate losses of \$20.9 million comprised net favorable incurred loss development of \$21.1 million and a modest increase in IBNR reserves of \$0.2 million, primarily related to the following:

- (i) A reduction in estimates of net ultimate losses of \$10.8 million in one of our insurance entities primarily following the commutations and policy buy-backs of five of its largest insurance and reinsurance exposures during the three months ended September 30, 2010.
- (ii) We concluded our review of historic case reserves for two of our insurance and reinsurance subsidiaries for which no updated advices had been received for a number of years. This review confirmed the redundancy of approximately 1,750 advised case reserves with an aggregate value of \$11.8 million.

The reduction in provisions for bad debt of \$1.3 million resulted from the collection of receivables against which bad debt provisions had been provided in earlier periods.

The net reduction in ultimate loss and loss adjustment expense liabilities for the three months ended September 30, 2009 of \$42.6 million was attributable to a reduction in estimates of net ultimate losses of \$44.7 million and a reduction in provisions for unallocated loss adjustment expense liabilities of \$9.8 million, relating to 2009 run-off activity, partially offset by the amortization, over the estimated payout period, of fair value adjustments of \$12.0 million relating to companies acquired.

The reduction in estimates of net ultimate losses of \$44.7 million during the three months ended September 30, 2009 related to the following:

- (i) A reduction in estimates of net ultimate losses of \$23.8 million in two of our insurance entities whereby previously advised net case and LAE reserves of \$18.6 million were settled without payment. The application of our reserving methodologies to the reduced case and LAE reserves resulted in a reduction in IBNR reserves of \$5.2 million.
- (ii) We concluded our review of historic case reserves for eight of our insurance and reinsurance subsidiaries for which no updated advices had been received for a number of years. This review confirmed the redundancy of approximately 4,000 advised case reserves with an aggregate value of \$16.6 million.
- (iii) A reduction in estimates of net ultimate losses of \$5.4 million in another of our insurance entities that completed, during September 2009, a Solvent Scheme of Arrangement relating to its U.K. liabilities. A Solvent Scheme of Arrangement is an arrangement between a company and its creditors whereby the company, by making a one-time full and final settlement of its liabilities to policyholders, is able to achieve financial certainty and finality. The entity settled its remaining U.K. net case reserves of \$1.5 million, net IBNR reserves of \$3.1 million and net reinsurance reserves recoverable for the net receipt of \$0.8 million.

43

The table below provides a reconciliation of the beginning and ending reserves for losses and loss adjustment expenses for the three months ended September 30, 2010 and 2009. Losses incurred and paid are reflected net of reinsurance reserves recoverable.

	Three Mon Septem	
	2010	2009
	(in thousands o	of U.S. dollars)
Balance as at July 1	\$ 2,894,353	\$ 2,781,577
Less: total reinsurance reserves recoverable	421,864	375,431
	2,472,489	2,406,146
Net reduction in ultimate loss and loss adjustment expense liabilities	(26,115)	(42,558)
Net losses paid	(80,501)	(50,756)
Effect of exchange rate movement	80,839	15,867
Retroactive reinsurance contracts assumed	100,136	
Acquired on purchase of subsidiaries	198,498	
Net balance as at September 30	\$ 2,745,346	\$ 2,328,699
Plus: total reinsurance reserves recoverable	488,353	357,253
Balance as at September 30	\$ 3,233,699	\$ 2,685,952

Salaries and Benefits:

	Thi	ree Months	Months Ended September 3					
	20	010	2009	Variance				
		(in thousands of U.S. dollars)						
Consulting	\$ 1	12,634 \$	9,420	\$ (3,	214)			
Reinsurance		5,378	7,577	2,	199			
Total	\$ 1	18,012 \$	16,997	\$ (1,	(015)			

Salaries and benefits, which include expenses relating to our discretionary bonus and employee share plans, were \$18.0 million and \$17.0 million for the three months ended September 30, 2010 and 2009, respectively.

The increase in salaries and benefits was primarily attributable to:

(i) increased staff costs due to an increase in average staff numbers from 287 for the three months ended September 30, 2009 to 322 for the three months ended September 30, 2010;

(ii)

- a payment of \$1.25 million to our former Executive Chairman, John J. Oros, in accordance with the terms of his separation agreement; and
- (iii) amortization of the unrecognized compensation costs of \$0.5 million in respect of the restricted shares that were awarded to certain employees in 2010 under our 2006 Equity Incentive Plan; partially offset by
- (iv) a decrease in the discretionary bonus expense for the three months ended September 30, 2010 of \$2.4 million as a result of lower earnings.

Expenses relating to our discretionary bonus plan will be variable and dependent on our overall profitability.

44

General and Administrative Expenses:

	Т	hree Moi	ee Months Ended September 3						
		2010		2009		Variance			
	(in thousands of U.S. dollars)								
Consulting	\$	5,607	\$	4,400	\$	(1,207)			
Reinsurance		7,578		7,795		217			
Total	\$	13,185	\$	12,195	\$	(990)			

General and administrative expenses attributable to the consulting segment increased by \$1.2 million for the three months ended September 30, 2010. The increase related primarily to increased costs associated with companies acquired subsequent to September 30, 2009, and increased professional, legal and accounting fees associated with general corporate matters.

Interest Expense:

		Three M Sept	Months Exember 3	
	2010 (in	thousand	2009 ds of U.S	riance ars)
Consulting Reinsurance	\$ 2,9	\$ 61	4,262	\$ 1,301
Total	\$ 2,9	61 \$	4,262	\$ 1,301

Interest expense of \$3.0 million and \$4.3 million was recorded for the three months ended September 30, 2010 and 2009, respectively. The decrease in interest expense was primarily attributable to the decrease in the principal remaining on outstanding bank borrowings as at September 30, 2010 compared to September 30, 2009, as well as lower interest rates. As at September 30, 2009, we had approximately \$319.2 million of outstanding bank debt as compared to approximately \$207.2 million as at September 30, 2010.

Foreign Exchange Gain/(Loss):

	T	Three Months Ended September 30,								
	20	010	2009	Variance						
		(in thousands of U.S. dollars)								
Consulting	\$ 2	230	\$ (89)	\$	319					
Reinsurance		356	7,253		(6,897)					
Total	\$:	586	\$ 7,164	\$	(6,578)					

We recorded a foreign exchange gain of \$0.6 million and \$7.2 million for the three months ended September 30, 2010 and 2009, respectively.

For the three months ended September 30, 2009, the foreign exchange gain of \$7.2 million arose primarily as a result of the matching of our non-U.S. dollar assets and liabilities at a time when the U.S. dollar had been depreciating against most major currencies, along with realized foreign exchange gains earned on the maturity of non-U.S. dollar available-for-sale securities. The gain was partially offset by foreign exchange losses arising as a result of the holding of surplus U.S. dollar assets in one of our subsidiaries whose functional currency is Australian dollars at a time when the Australian dollar had been depreciating against the U.S. dollar. Unrealized foreign exchange gains (losses) on our non-U.S. dollar available-for-sale securities as at September 30, 2010 and 2009 are recorded through accumulated other comprehensive income.

In addition to the foreign exchange gains recorded in our consolidated statement of earnings for the three months ended September 30, 2010, we recorded in our condensed consolidated statement of comprehensive income currency translation adjustment gains, net of noncontrolling interest, of \$25.8 million as compared to \$20.7 million for the same period in 2009. For the three months ended September 30, 2010 and 2009, the currency translation adjustments related primarily to an Australian subsidiary with Australian dollars as its functional currency. We are

45

Table of Contents

required to record any U.S. dollar gains or losses on the translation of the net Australian dollar assets through accumulated other comprehensive income.

Income Tax (Expense)/Recovery:

		hree Mont 2010	ths Ended Sep 2009	ptember 30, Variance			
	(in thousands of U.S. dollars)						
Consulting		1,827	\$ (1,211)	\$	3,038		
Reinsurance		(2,806)	(1,449)		(1,357)		
Total	\$	(979)	\$ (2,660)	\$	1,681		

We recorded income tax expense of \$1.0 million and \$2.7 million for the three months ended September 30, 2010 and 2009, respectively. The decrease in taxes in the consulting segment was attributable to our recording taxes recoverable for the three months ended September 30, 2010 of \$1.8 million as compared to a tax expense of \$1.2 million for the three months ended September 30, 2009. The tax recoverable for 2010 arose primarily as a result of a release of a valuation allowance of \$1.2 million against an investment related loss. The increase in tax expense for the reinsurance segment was due primarily to an increase in earnings of some of our companies operating in tax paying jurisdictions.

Share of Net Earnings of Partly Owned Company:

	Т	Three Months Ended September 30,							
		2010		009	_	riance			
		(in thousands of U.S. dollars)							
Consulting	\$		\$		\$				
Reinsurance		1,351		196		1,155			
Total	\$	1,351	\$	196	\$	1,155			

For the three months ended September 30, 2010, we recorded \$1.4 million for our share of net earnings of partly owned company as compared to \$0.2 million for the three months ended September 30, 2009. The \$1.4 million was our share of the final distribution by SAC of proceeds and certain other assets to our subsidiary, Virginia, following SAC s sale of Stonewall Insurance Company, described above under Recent Transactions Sale of Interest in Stonewall and Acquisition of Seaton.

Noncontrolling Interest:

Three Months Ended September 30, 2010 2009 Variance (in thousands of U.S. dollars)

Consulting Reinsurance	\$ (4,391)	\$ (10,481)	\$ 6,090
Total	\$ (4,391)	\$ (10,481)	\$ 6,090

We recorded noncontrolling interest in earnings of \$4.4 million and \$10.5 million for the three months ended September 30, 2010 and 2009, respectively. The costs associated with our noncontrolling interest are variable and wholly dependent on the results for the period of those subsidiaries for which there exists a noncontrolling interest.

Comparison of the Nine Months Ended September 30, 2010 and 2009

We reported consolidated net earnings, before net earnings attributable to noncontrolling interest, of approximately \$66.9 million and \$75.6 million for the nine months ended September 30, 2010 and 2009, respectively. The decrease in earnings of approximately \$8.7 million was primarily attributable to the following:

(i) a decrease in the net reduction in ultimate loss and loss adjustment expense liabilities of \$8.6 million;

46

Table of Contents

- (ii) an increase in income taxes of \$21.0 million due to higher tax liabilities recorded on the results of some of our taxable subsidiaries:
- (iii) an increase in salaries and benefits costs of \$6.1 million due to increased salary costs; and
- (iv) an increase in net foreign exchange losses of \$8.6 million from a gain of \$7.2 million in 2009 to a loss of \$1.4 million in 2010; partially offset by
- (v) an increase in investment income including net realized gains of \$15.5 million primarily as a result of:
 (a) an increase in 2010 in the fair value of our private equity portfolio classified as other investments of \$7.9 million, compared to an increase in 2009 of \$2.1 million; and (b) an increase in realized gains of \$6.6 million;
- (vi) an increase of \$10.2 million in income earned from our investment in our partly owned company;
- (vii) a reduction in interest expense of \$5.7 million due primarily to an overall reduction in loan facility balances outstanding during the nine months ended September 30, 2010; and
- (viii) an increase in consulting fee income of \$8.1 million due to increased fees earned from incentive based engagements.

We recorded noncontrolling interest in earnings of \$17.1 million and \$20.3 million for the nine months ended September 30, 2010 and 2009, respectively. Net earnings attributable to Enstar Group Limited decreased from \$55.3 million for the nine months ended September 30, 2009 to \$49.8 million for the nine months ended September 30, 2010.

Consulting Fees:

	Nine Months Ended September 30,					
	2010		2009	V	ariance	
	(in thousands of U.S. dollars)					
Consulting	\$ 62,170	\$	35,970	\$	26,200	
Reinsurance	(42,423)		(24,343)		(18,080)	
Total	\$ 19,747	\$	11,627	\$	8,120	

We earned consulting fees of approximately \$62.2 million and \$36.0 million for the nine months ended September 30, 2010 and 2009, respectively. The increase in consulting fees related primarily to the combination of additional fees received from our reinsurance segment and increased incentive fees earned from third party agreements.

Internal management fees of \$42.4 million and \$24.3 million were paid for the nine months ended September 30, 2010 and 2009, respectively, by our reinsurance companies to our consulting companies. The increase in internal fees paid to the consulting segment was due primarily to additional fees paid by reinsurance companies relating to allocated charges for increases in salary and general and administrative expenses.

Net Investment Income and Net Realized Gains

Nine Months Ended September 30,

	_	nvestment ncome		Net Reali	zed Gains	
	2010	2009	Variance (in thous	2010 ands of U.S.	2009 dollars)	Variance
Consulting Reinsurance	\$ (854) 70,138	, , , , , , , , , , , , , , , , , , , ,	\$ (3,679) 12,521	\$ 8,610	\$ 1,982	\$ 6,628
Total	\$ 69,284	4 \$ 60,442	\$ 8,842	\$ 8,610	\$ 1,982	\$ 6,628

Net investment income for the nine months ended September 30, 2010 increased by \$8.9 million to \$69.3 million, as compared to \$60.4 million for the same period in 2009. The increase was primarily attributable to an increase in the fair value of our private equity investments of \$5.8 million, from an increase of \$2.1 million for

47

Table of Contents

the nine months ended September 30, 2009 to an increase of \$7.9 million for the nine months ended September 30, 2010.

The average yield on our total cash and investments, excluding other investments, for the nine months ended September 30, 2010 was 1.98%, as compared to the average yield of 2.03% for the nine months ended September 30, 2009. The average Standard & Poor s credit rating of our fixed income investments at September 30, 2010 was AA—.

Net realized gains for the nine months ended September 30, 2010 and 2009 were \$8.6 million and \$2.0 million, respectively. The net realized gains were a result of mark-to-market changes in the market value of our equity investments.

Net Reduction in Ultimate Loss and Loss Adjustment Expense Liabilities:

The following table shows the components of the movement in the net reduction in ultimate loss and loss adjustment expense liabilities for the nine months ended September 30, 2010 and 2009:

	Nine Months Ended September 30,			
	2010 2009 (in thousands of U.S. dollars)			2009 of U.S.
Net losses paid	\$	(211,589)	\$	(130,577)
Net change in case and LAE reserves		234,114		133,742
Net change in IBNR reserves		35,411		89,137
Reduction in estimates of net ultimate losses		57,936		92,302
Reduction in provisions for bad debt		14,411		9,714
Reduction in provisions for unallocated loss and loss adjustment expense liabilities		30,832		29,370
Amortization of fair value adjustments		(25,102)		(44,756)
Net reduction in ultimate loss and loss adjustment expense liabilities	\$	78,077	\$	86,630

The net reduction in ultimate loss and loss adjustment expense liabilities for the nine months ended September 30, 2010 of \$78.1 million was attributable to a reduction in estimates of net ultimate losses of \$57.9 million, a reduction in provisions for bad debt of \$14.4 million and a reduction in provisions for unallocated loss and loss adjustment expense liabilities of \$30.8 million, relating to 2010 run-off activity, partially offset by the amortization, over the estimated payout period, of fair value adjustments relating to companies acquired amounting to \$25.1 million.

The reduction in estimates of net ultimate losses of \$57.9 million comprised net favorable incurred loss development of \$22.5 million along with reductions in IBNR reserves of \$35.4 million. The net favorable incurred loss development of \$22.5 million, whereby net advised case and LAE reserves of \$234.1 million were settled for net losses paid of \$211.6 million, related to the settlement of non-commuted and commuted losses during the nine months ended September 30, 2010 including commutations and policy buy-backs of seven of the largest insured and/or reinsured exposures in three of our insurance and reinsurance subsidiaries. These commutations and policy buy-backs were primarily responsible for the reduction in IBNR reserves of \$35.4 million following the application of our reserving methodologies in determining the IBNR reserves related to the commuted exposures. The settlement of

advised case and LAE reserves of \$234.1 million included the redundancy of approximately 1,750 advised case reserves with an aggregate value of \$11.8 million which resulted from our review of historic case reserves for two of our insurance and reinsurance subsidiaries for which no updated advices had been received for a number of years.

The reduction in provisions for bad debt of \$14.4 million resulted from the collection of receivables against which bad debt provisions had been provided in earlier periods.

The net reduction in ultimate loss and loss adjustment expense liabilities for the nine months ended September 30, 2009 of \$86.6 million was attributable to a reduction in estimates of net ultimate losses of \$92.3 million, a reduction in provisions for bad debts of \$9.7 million and a reduction in provisions for unallocated

48

Table of Contents

loss and loss adjustment expense liabilities of \$29.4 million, relating to 2009 run-off activity, partially offset by the amortization, over the estimated payout period, of fair value adjustments of \$44.8 million relating to companies acquired.

The reduction in estimates of net ultimate losses of \$92.3 million for the nine months ended September 30, 2009 related primarily to the following:

- (i) A reduction in estimates of net ultimate losses in one of our subsidiaries of \$25.2 million following the commutation of one of our largest ten assumed and ceded exposures at less than case and LAE reserves.
- (ii) A reduction in estimates of net ultimate losses of \$13.0 million in one of our subsidiaries as a result of net favorable incurred loss development of \$2.6 million and reductions in IBNR reserves of \$10.4 million. The net favorable incurred loss development of \$2.6 million, whereby net advised case and LAE reserves of \$6.6 million were settled for net paid losses of \$4.0 million, arose from the settlement of losses during the period below carried reserves. The net reduction in the estimate of the subsidiary s IBNR loss and loss adjustment expense liabilities of \$10.4 million was the result of the application of our reserving methodologies to the reduced case and LAE reserves following the subsidiary s semi-annual actuarial review of reserves, which are required by local regulation.
- (iii) A reduction in estimates of net ultimate losses of \$23.8 million in two of our insurance entities whereby previously advised net case and LAE reserves of \$18.6 million were settled without payment. The application of our reserving methodologies to the reduced case and LAE reserves resulted in a reduction in net IBNR reserves of \$5.2 million.
- (iv) We concluded our review of historic case reserves for eight of our insurance and reinsurance subsidiaries for which no updated advices had been received for a number of years. This review confirmed the redundancy of approximately 4,000 advised case reserves with an aggregate value of \$16.6 million.
- (v) A reduction in estimates of net ultimate losses of \$14.1 million in another of our insurance entities that completed, during September 2009, a Solvent Scheme of Arrangement relating to its U.K. liabilities. During the nine months ended September 30, 2009, the entity settled its remaining U.K. net case and LAE reserves of \$8.4 million, net IBNR reserves of \$10.4 million and net reinsurance reserves recoverable for the net payment of \$4.7 million.

The table below provides a reconciliation of the beginning and ending reserves for losses and loss adjustment expenses for the nine months ended September 30, 2010 and 2009. Losses incurred and paid are reflected net of reinsurance reserves recoverable.

	September 30,			
	2010 200 (in thousands of U.S. do			
Balance as at January 1 Less: total reinsurance reserves recoverable	\$ 2,479,136 347,728	\$ 2,798,287 394,575		

Nine Months Ended

Net reduction in ultimate losses and loss adjustment expense liabilities 2,131,408 2,403,712 (86,630)

Edgar Filing: Enstar Group LTD - Form 10-Q

Net losses paid Effect of exchange rate movement Retroactive reinsurance contracts assumed Acquired on purchase of subsidiaries	(211,589) 18,410 464,654 420,540	(130,577) 81,993 48,818 11,383
Net balance as at September 30 Plus: total reinsurance reserves recoverable	\$ 2,745,346 488,353	\$ 2,328,699 357,253
Balance as at September 30	\$ 3,233,699	\$ 2,685,952

49

Salaries and Benefits:

	Nine Mon	Nine Months Ended September 30,					
	2010	2009	Variance				
	(in thou	(in thousands of U.S. dollars					
Consulting	\$ 35,943	\$ 27,324	\$ (8,619))			
Reinsurance	11,513	14,004	2,491				
Total	\$ 47,456	\$ 41,328	\$ (6,128))			

Salaries and benefits, which include expenses relating to our discretionary bonus and employee share plans, were \$47.5 million and \$41.3 million for the nine months ended September 30, 2010 and 2009, respectively.

The increase in salaries and benefits was primarily attributable to:

- (i) increased staff costs due to an increase in average staff numbers from 287 for the nine months ended September 30, 2009 to 309 for the nine months ended September 30, 2010;
- (ii) a payment of \$1.25 million to our former Executive Chairman, John J. Oros, in accordance with the terms of his separation agreement; and
- (iii) amortization of the unrecognized compensation costs of \$1.1 million relating to the restricted shares that were awarded to certain employees in 2010 under the 2006 Equity Incentive Plan; partially offset by
- (iv) a decrease in the discretionary bonus expense for the nine months ended September 30, 2010 of \$1.0 million due to lower earnings.

Expenses relating to our discretionary bonus plan will be variable and are dependent on our overall profitability.

General and Administrative Expenses:

	1	Nine Months Ended September 30,					
		2010		2009	Va	ariance	
		(in thousands of U.S. dollars)					
Consulting	\$	15,370	\$	12,909	\$	(2,461)	
Reinsurance		24,103		22,578		(1,525)	
Total	\$	39,473	\$	35,487	\$	(3,986)	

General and administrative expenses attributable to the reinsurance segment increased by \$1.5 million during the nine months ended September 30, 2010, as compared to the nine months ended September 30, 2009. The increase of \$1.5 million was primarily due to: (i) increased bank costs of \$0.5 million primarily associated with the costs of establishing and maintaining our letters of credit along with structure fees paid in relation to the establishment of the

Knapton Facility; and (ii) increased other general and administrative expenses of \$1.7 million relating primarily to increased expenses associated with Shelbourne and Lloyd s Syndicate 2008; partially offset by (iii) reduced rent expense of \$0.7 million primarily relating to a reassessment of lease shortfall and dilapidation costs for office space we received upon the acquisition of Copenhagen Reinsurance Company Ltd.

General and administrative expenses attributable to the consulting segment increased by \$2.5 million during the nine months ended September 30, 2010, as compared to the nine months ended September 30, 2009. The increase of \$2.5 million was primarily due to: (i) increased professional fees of \$1.5 million relating largely to ongoing litigation costs and (ii) increased rent expense of \$0.4 million related to increased office space costs.

50

Interest Expense:

	Nine Months Ended Septemb 2010 2009 Va (in thousands of U.S. dolla					
Consulting Reinsurance	\$	\$ 8,160	3 13,902	\$ 5	,742	
Total	\$	8,160 \$	5 13,902	\$ 5	,742	

Interest expense of \$8.2 million and \$13.9 million was recorded for the nine months ended September 30, 2010 and 2009, respectively. The decrease in interest expense was primarily attributable to the decrease in the principal remaining on outstanding bank borrowings as at September 30, 2010 as compared to September 30, 2009, as well as lower interest rates. As at September 30, 2010 we had approximately \$207.2 million of outstanding bank debt as compared to approximately \$319.2 million as at September 30, 2009.

Foreign Exchange (Loss)/Gain:

		Nine Months Ended September 30,					
		2010		2009	V	ariance	
	(in thousands of U.S. dollars)						
Consulting	\$	(422)	\$	285	\$	(707)	
Reinsurance		(965)		6,892		(7,857)	
Total	\$	(1,387)	\$	7,177	\$	(8,564)	

We recorded a foreign exchange (loss) gain of \$(1.4) million and \$7.2 million for the nine months ended September 30, 2010 and 2009, respectively.

For the nine months ended September 30, 2009, the foreign exchange gain arose primarily as a result of holding surplus British pounds relating primarily to cash collateral requirements to support British pound denominated letters of credit required by U.K. regulators, partially offset by the combination of realized foreign exchange losses on currency translations and foreign exchange losses arising as a result of the holding of surplus U.S. dollar assets in one of our subsidiaries whose functional currency is Australian dollars at a time when the U.S. dollar had been depreciating against the Australian dollar.

In addition to the foreign exchange losses recorded in our consolidated statement of earnings for the nine months ended September 30, 2010, we recorded in our condensed consolidated statement of comprehensive income currency translation adjustment gains, net of noncontrolling interest, of \$13.8 million as compared to gains of \$46.3 million for the same period in 2009. For the nine months ended September 30, 2010 and 2009, the currency translation adjustments related primarily to an Australian subsidiary with Australian dollars as its functional currency. We are required to record any U.S. dollar gains or losses on the translation of the net Australian dollar assets through accumulated other comprehensive income.

Income Tax (Expense)/Recovery:

	Nine Months Ended September 30,					
	2010	2009	Variance			
	(in thousands of U.S. dollars)					
Consulting	\$ (1,627)		\$ 791			
Reinsurance	(21,389	399	(21,788)			
Total	\$ (23,016	\$ (2,019)	\$ (20,997)			

We recorded income tax expense of \$23.0 million and \$2.0 million for the nine months ended September 30, 2010 and 2009, respectively. The increase in taxes related primarily to two of our insurance subsidiaries that recorded total tax expense of \$17.2 million for the nine months ended September 30, 2010 as compared to \$1.7 million for the nine months ended September 30, 2009.

51

Share of Net Earnings of Partly Owned Company:

	1	Nine Months Ended September 30				
		2010	2009	V	ariance	
		(in thousands of U.S. dollars)				
Consulting	\$		\$	\$		
Reinsurance		10,704	465		10,239	
Total	\$	10,704	\$ 465	\$	10,239	

For the nine months ended September 30, 2010, we recorded \$10.7 million of our share of net earnings of partly owned company as compared to \$0.5 million for the nine months ended September 30, 2009.

The \$10.7 million was our share of distributions by SAC of proceeds and certain other assets to our subsidiary, Virginia, following SAC s sale of Stonewall Insurance Company, described above under Recent Transactions Sale of Interest in Stonewall and Acquisition of Seaton.

Noncontrolling Interest:

	Nine Months Ended September 30				
	2010 2009 Variance (in thousands of U.S. dollars)				
Consulting Reinsurance	\$ (17,136)	\$ (20,318)	\$	3,182	
Total	(17,136)	\$ (20,318)	\$	3,182	

We recorded noncontrolling interest in earnings of \$17.1 million and \$20.3 million for the nine months ended September 30, 2010 and 2009, respectively. The costs associated with our noncontrolling interest are variable and wholly dependent on the results for the period of those subsidiaries for which there exists a noncontrolling interest.

Liquidity and Capital Resources

In April 2010, our wholly-owned subsidiary, Knapton Holdings, entered into a term facility agreement with a London-based bank. On April 20, 2010, Knapton Holdings drew down \$21.4 million from the Knapton Facility to partially fund the acquisition of Knapton. The interest rate on the Knapton Facility is LIBOR plus 2.75%. The Knapton Facility is repayable in three years and is secured by a first charge over Knapton Holding s shares in Knapton. The Knapton Facility contains various financial and business covenants, including limitations on mergers and consolidations involving Knapton Holdings and its subsidiaries.

On July 16, 2010, in advance of the closing of the PWAC acquisition, we entered into a term facility agreement with a London-based bank, or the Enstar Facility. On July 19, 2010, we drew down \$25.0 million from the Enstar Facility to fund the acquisition of PWAC. The interest rate on the Enstar Facility was LIBOR plus 2.75%. The Enstar Facility

was repayable in three months and was unsecured. The Enstar Facility contained various financial and business covenants. On September 13, 2010, we fully repaid the Enstar Facility.

As of September 30, 2010, all of the covenants relating to our three outstanding credit facilities, the Knapton Facility and the two term facilities that we entered into in connection with our 2008 acquisition of Unionamerica Holdings Limited (Unionamerica Facility A and Unionamerica Facility B), were met.

In September 2010, the Australian Prudential Regulatory Authority, or APRA, the regulatory authority with jurisdiction over our Australian subsidiaries, approved a capital distribution by our Australian subsidiaries of AU\$172.0 million (\$159.4 million). On September 10, 2010, our Australian subsidiaries distributed AU\$160.0 million (\$148.2 million) to their parent Cumberland Holdings Limited, or Cumberland. On October 7, 2010, the subsidiaries distributed an additional AU\$20.0 million (\$19.6 million) to Cumberland.

Cumberland utilized the AU\$180.0 million (\$167.8 million) distributions as follows:

(i) AU\$76.4 million (\$70.8 million) to fully repay the outstanding balance of its loan facility;

52

Table of Contents

- (ii) AU\$18.4 million (\$17.0 million) to repay intercompany balances;
- (iii) AU\$25.6 million (\$24.0 million) as a distribution to its noncontrolling interest shareholder; and
- (iv) AU\$59.6 million (\$56.0 million) as a distribution to us.

As at September 30, 2010 we had surplus Australian dollar net assets of approximately AU\$263.1 million. In October 2010, we entered into the following transactions in order to reduce our surplus Australian dollar net assets to approximately AU\$141.1 million and to secure approximately 46.4% of foreign exchange gains relating to the appreciation of the Australian dollar against the U.S. dollar since June 30, 2010.

- (i) Our Australian subsidiaries converted AU\$77.0 million cash to U.S. dollars, at an exchange rate of approximately \$0.98.
- (ii) We purchased an AU\$45.0 million forward foreign exchange contract at an Australian dollar to U.S. dollar exchange rate of \$0.9432. This contract has an expiration date of June 30, 2011.

Other than the above, there have been no material changes to our liquidity position or capital resource requirements since December 31, 2009. For more information refer to Management s Discussion and Analysis of Financial Condition and Results of Operations Liquidity and Capital Resources included in Item 7 of our Annual Report on Form 10-K for the year ended December 31, 2009.

With respect to the nine months ended September 30, 2010 and 2009, net cash (used in) provided by our operating activities was \$(630.2) million and \$24.3 million, respectively. The movement in cash flows between periods was primarily attributable to:

- (i) an increase in the net purchase of trading securities of \$759.1 million resulting primarily from our increased investment in short-term investments classified as trading, due to the change in our investment policy regarding how we classify short-term investments; and
- (ii) an increase in the net movement of other assets and other liabilities of \$137.6 million related primarily to our completion of a greater number of acquisitions and RITC transactions in 2010 along with our completion of the 100% quota share reinsurance agreement with Allianz; partially offset by
- (iii) an increase in loss and loss adjustment expenses of \$367.4 million primarily due to our completion of a greater number of acquisitions and RITC transactions in 2010, along with the completion of the transfer of a portfolio of run-off business from Mitsui to Bosworth.

We changed our investment policy effective April 1, 2010 and, as a result, we now classify all of our short-term investments as trading securities, including those we acquire in connection with our acquisitions. Since April 1, 2010, we have a net purchase of trading securities of \$663.9 million. Due to the nature of our operating activities managing insurance and reinsurance companies and portfolios of insurance and reinsurance in run-off it is not unexpected to have significant swings in net cash provided by our operating activities.

Net cash provided by (used in) investing activities for the nine months ended September 30, 2010 and 2009 was \$233.6 million and \$(522.5) million, respectively. The movement in cash flows between periods was primarily attributable to:

(i) an increase of \$146.9 million in net cash acquired on completed acquisitions;

- (ii) an increase of \$646.3 million in total net sales and maturities of held-to-maturity securities. The increase was due primarily to increased maturities of our investments designated as held-to-maturity; and
- (iii) an increase of \$183.0 million of restricted cash due primarily to increased letter of credit funding requirements in relation to the Bosworth run-off business; partially offset by
- (iv) a decrease of \$188.1 million in total net purchases, sales and maturities of available-for-sale securities.

Net cash used in financing activities for the nine months ended September 30, 2010 and 2009 was \$58.4 million and \$128.2 million, respectively. The movement in net cash used in financing activities between periods was

53

Table of Contents

primarily attributable to an increase in net capital contributions received from noncontrolling interests of \$21.7 million and an increase in loan proceeds of \$46.4 million.

As of September 30, 2010, we redesignated \$1.33 billion in investment securities from the held-to-maturity category to the available-for-sale category, following the disposition of certain held-to-maturity securities in one of our Australian insurance subsidiaries. The speed of settlement of the liabilities in this subsidiary has been notably greater than was originally anticipated, prompting us to apply to the subsidiary s regulator for a reduction in required capital levels. Upon the approval, on September 1, 2010, of the capital reduction in the amount of \$148.2 million, we evaluated the funding alternatives relating to the capital distribution and, as a result, we reconsidered our intent to hold certain securities to maturity and sold securities with a carrying value of \$33.4 million that had previously been designated held-to-maturity. The proceeds from these sales were \$36.5 million, resulting in a realized gain of \$3.1 million.

During September 2010, requests were made to regulators, that are pending approval, for capital releases, in certain of the Company s other insurance subsidiaries, for amounts that are also greater than was originally anticipated.

Further to both approved and pending requests for capital releases greater than originally anticipated in certain of our insurance subsidiaries, we reevaluated our intent with respect to our remaining held-to-maturity securities. We concluded that, as of September 30, 2010, we no longer had the positive intent to hold our held-to-maturity securities to maturity. We do not plan to designate securities as held-to-maturity for at least two years and believe that maintaining our securities in the available-for-sale category provides greater flexibility in the management of our overall investment portfolio.

Commitments and Contingencies

There have been no material changes in our commitments or contingencies since December 31, 2009. Refer to Item 7 included in our Annual Report on Form 10-K for the year ended December 31, 2009.

Critical Accounting Estimates

Our critical accounting estimates are discussed in Management s Discussion and Analysis of Results of Operations and Financial Condition contained in our Annual Report on Form 10-K for the year ended December 31, 2009.

Off-Balance Sheet and Special Purpose Entity Arrangements

At September 30, 2010, we have not entered into any off-balance sheet arrangements, as defined by Item 303(a)(4) of Regulation S-K.

Cautionary Statement Regarding Forward-Looking Statements

This quarterly report contains statements that constitute forward-looking statements within the meaning of Section 21E of the Securities Exchange Act of 1934, as amended, or the Exchange Act, with respect to our financial condition, results of operations, business strategies, operating efficiencies, competitive positions, growth opportunities, plans and objectives of our management, as well as the markets for our ordinary shares and the insurance and reinsurance sectors in general. Statements that include words such as estimate, project, plan, intend, expect, anticipate, believe, would, should, could, seek, and similar statements of a future or forward-looking identify forward-looking statements for purposes of the federal securities laws or otherwise. All forward-looking statements are necessarily estimates or expectations, and not statements of historical fact, reflecting the best judgment of our management and involve a number of risks and uncertainties that could cause actual results to differ materially

from those suggested by the forward-looking statements. These forward-looking statements should, therefore, be considered in light of various important factors, including those set forth in this quarterly report.

Factors that could cause actual results to differ materially from those suggested by the forward-looking statements include:

risks associated with implementing our business strategies and initiatives;

54

Table of Contents

the adequacy of our loss reserves and the need to adjust such reserves as claims develop over time;

risks relating to the availability and collectability of our reinsurance;

risks that we may require additional capital in the future which may not be available or may be available only on unfavorable terms;

changes and uncertainty in economic conditions, including interest rates, inflation, currency exchange rates, equity markets and credit conditions including current market conditions and the instability in the global credit markets, which could affect our investment portfolio, our ability to finance future acquisitions and our profitability;

losses due to foreign currency exchange rate fluctuations;

tax, regulatory or legal restrictions or limitations applicable to us or the insurance and reinsurance business generally;

increased competitive pressures, including the consolidation and increased globalization of reinsurance providers;

emerging claim and coverage issues;

lengthy and unpredictable litigation affecting assessment of losses and/or coverage issues;

loss of key personnel;

changes in our plans, strategies, objectives, expectations or intentions, which may happen at any time at management s discretion;

operational risks, including system or human failures;

the risk that ongoing or future industry regulatory developments will disrupt our business, or mandate changes in industry practices in ways that increase our costs, decrease our revenues or require us to alter aspects of the way we do business;

changes in Bermuda law or regulation or the political stability of Bermuda;

changes in tax laws or regulations applicable to us or our subsidiaries, or the risk that we or one of our non-U.S. subsidiaries become subject to significant, or significantly increased, income taxes in the United States or elsewhere; and

changes in accounting policies or practices.

The factors listed above should be not construed as exhaustive and should be read in conjunction with the other cautionary statements and Risk Factors that are included in our Annual Report on Form 10-K for the year ended December 31, 2009 as well as in the other materials filed and to be filed with the U.S. Securities and Exchange Commission, or SEC. We undertake no obligation to publicly update or review any forward looking statement, whether as a result of new information, future developments or otherwise.

Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

There have been no material changes in our market risk exposures since December 31, 2009, except that we purchased an AU\$45.0 million forward foreign exchange contract at an Australian dollar to U.S. dollar exchange rate of \$0.9432. This contract has an expiration date of June 30, 2011.

For more information refer to Quantitative and Qualitative Disclosures about Market Risk included in Item 7A of our Annual Report on Form 10-K for the year ended December 31, 2009.

55

Item 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

Our management performed an evaluation, with the participation of our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Exchange Act) as of September 30, 2010. Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures are effective to ensure that information that we are required to disclose in reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the SEC and is accumulated and communicated to management, including our principal executive and principal financial officers, as appropriate to allow timely decisions regarding required disclosure.

Changes in Internal Controls

Our management has performed an evaluation, with the participation of our Chief Executive Officer and our Chief Financial Officer, of changes in our internal control over financial reporting that occurred during the three months ended September 30, 2010. Based upon that evaluation there were no changes in our internal control over financial reporting that occurred during the three months ended September 30, 2010 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

56

PART II OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

We are, from time to time, involved in various legal proceedings in the ordinary course of business, including litigation regarding claims. We do not believe that the resolution of any currently pending legal proceedings, either individually or taken as a whole, will have a material adverse effect on our business, results of operations or financial condition. Nevertheless, we cannot assure you that lawsuits, arbitrations or other litigation will not have a material adverse effect on our business, financial condition or results of operations. We anticipate that, similar to the rest of the insurance and reinsurance industry, we will continue to be subject to litigation and arbitration proceedings in the ordinary course of business, including litigation generally related to the scope of coverage with respect to asbestos and environmental claims. There can be no assurance that any such future litigation will not have a material adverse effect on our business, financial condition or results of operations.

Item 1A. RISK FACTORS

Our results of operations and financial condition are subject to numerous risks and uncertainties described in Risk Factors included in Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2009. The risk factors identified therein have not materially changed.

57

Item 6. EXHIBITS

Exhibit No.	Description
	•
10.1*	Separation Agreement and General Release, dated as of August 20, 2010, by and among Enstar Group
	Limited, Enstar (US), Inc. and John J. Oros.
15.1*	Deloitte & Touche Letter Regarding Unaudited Interim Financial Information.
31.1*	Certification pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as amended,
	as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2*	Certification pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as amended,
	as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1**	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002.
32.2**	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002.

^{*} Filed herewith

58

^{**} Furnished herewith

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized on November 5, 2010.

ENSTAR GROUP LIMITED

By: /s/ Richard J. Harris

Richard J. Harris,

Chief Financial Officer, Authorized Signatory and Principal Accounting and Financial Officer

59

EXHIBIT INDEX

Exhibit No.	Description
10.1*	Separation Agreement and General Release, dated as of August 20, 2010, by and among Enstar Group
	Limited, Enstar (US), Inc. and John J. Oros.
15.1*	Deloitte & Touche Letter Regarding Unaudited Interim Financial Information.
31.1*	Certification pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as amended,
	as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2*	Certification pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as amended,
	as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1**	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002.
32.2**	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002.

^{*} Filed herewith

60

^{**} Furnished herewith